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SCHEME'S INFORMATION

Management Company

Arif Habib Dolmen REIT Management Limited

Board of Directors

Mr. Arif Habib Chairman Mr. Nadeem Riaz Director

Mr. Naeem Ilyas Independent Director
Ms. Tayyaba Rasheed Independent Director
Mr. Muhammad Noman Akhter Independent Director
Mr. Abdus Samad A. Habib Director

Mr. Abdus Samad A. Habib Director
Mr. Faisal Nadeem Director
Mr. Sajid Ullah Sheikh Director

Mr. Muhammad Ejaz Chief Executive Officer

Audit Committee

Mr. Naeem Ilyas Chairman
Mr. Abdus Samad A. Habib Member
Mr. Sajid Ullah Sheikh Member

Mr. Muhammad Noman Akhter Member

Human Resource & Remuneration Committee

Ms. Tayyaba Rasheed Chairperson
Mr. Abdus Samad A. Habib Member
Mr. Sajid Ullah Sheikh Member
Mr. Muhammad Ejaz Member



Other Executives: Mr. Razi Haider CFO & Company Secretary

Mr. Murtaza Shabbir Head of Internal Audit & Compliance

Central Depository Company of Pakistan Limited Trustee:

CDC House, 99-B, Block "B" S.M.C.H.S.

Main Shahrah-e-Faisal, Karachi.

CDC Share Registrar Services Limited **Share Registrar:**

CDC House, 99-B, Block "B" S.M.C.H.S.

Main Shahrah-e-Faisal, Karachi.

Bank Al Habib Limited **Bankers:**

Fasal Bank Limited

Habib Metropolitian Bank Limited

United Bank Limited Bank Alfalah Limited

National Bank of Pakistan

Askari Bank Limited Habib Bank Limited

Meezan Bank Limited Allied Bank Limited Dubai Islamic Bank

External Auditor KPMG Taseer Hadi & Co. Chartered Accountant, Sheikh Sultan Trust

Building No.2, Beaumont Road, Civil Lines, Karachi, 75530

Internal Auditor Junaidy Shoaib Asad & Co. Chartered Accountants,

1/6-P, P.E.C.H.S., Mohtarma Laeeg Begum Road,

Off Shahrah-e-Faisal, Karachi.

Legal Advisor Mohsin Tayabaly & CO. Corporate Legal Consultants, 1st Floor, Dime

Center, BC -4 Block 9, Kekashan, Clifton Karachi.

Property Manager: Dolmen Real Estate Managemet (Private) Limited.

Property Valuer: MYK Associates (Pvt.) Limited MYK HOUSE, 52-A, Block 'B', Street # 5,

Muslim Cooperative Housing Society (S.M.C.H.S.), Karachi.

Shariah Advisor: Alhamd Shariah Advisor Service (Private) Limited.

Rating Agency VIS Credit Rating Company Limited VIS House,128/C,25th Lane Off

Khayaban-e-Ittehad, Phase VII, DHA, Karachi.

Current Ratings DCR Rating: AAA (rr) (REIT Rating)

RMC Rating: AM2+ (RMC) (Management Quality Rating).

Registered Office of

Management Company

Arif Habib Centre, 23 M.T. Khan Road, Karachi.



- "all eyes on you"

As Pakistan's first REIT, DCR aims to maintain its position as the premier office and retail Real Estate Investment Trust.

MISSION

- "challenge the status quo and try new things"

Be a space where people aspire to work Inspiring you to achieve more

Be the place where people love to shop

Enhance the customer experience to maximize shopper loyalty

To be the landlord of choice

Optimizing the tenancy mix through proactive leasing

DELIVERING VALUE

- "security, stability, resilience"

Providing our unit holders with regular, stable distributions and sustainable long term growth



BOARD OF DIRECTORS' PROFILE

Mr. Arif Habib Chairman

Mr. Arif Habib is the Chairman of Arif Habib Group and Chief Executive of Arif Habib Corporation Limited, the holding company of Arif Habib Group. He is also the Chairman of Fatima Fertilizer Company Limited, Aisha Steel Mills Limited, Javedan Corporation Limited (the owner of Naya Nazimabad) and Sachal Energy Development (Pvt.) Limited and Arif Habib Dolmen REIT Management Limited.

Mr. Arif Habib remained the elected President/Chairman of Karachi Stock Exchange for six times in the past and was a Founding Member and Chairman of the Central Depository Company of Pakistan Limited. He has served as a Member of the Privatisation Commission, Board of Investment, Tariff Reforms Commission and Securities & Exchange Ordinance Review Committee. He has been a member of the Prime Minister's Economic Advisory Council (EAC) and the Think-Tank constituted by the Prime Minister on COVID-19 related economic issues. He has also remained a member of the Prime Minister's Task Force on attracting Foreign Direct Investment (FDI) and a member of Advisory Committee of Planning Commission.

Mr. Habib participates significantly in welfare activities. He remains one of the directors of Pakistan Centre for Philanthropy (PCP), Habib University Foundation, Karachi Education Initiative (KSBL), Arif Habib Foundation and Naya Nazimabad Foundation as well as trustee of Memon Health & Education Foundation (MMI).

Corporate Responsibilities

As Chairman

Fatima Fertilizer Company Limited
Fatimafert Limited
Sachal Energy Development (Private) Limited
Javedan Corporation Limited
Aisha Steel Mills Limited
Arif Habib Development and Engineering Consultants (Private) Limited
Sapphire Bay Development Company Limited
Arif Habib Foundation
Naya Nazimabad Foundation
Black Gold Power Limited
Essa Textile and Commodities (Private) Limited

As Director

Arif Habib Corporation Limited
Arif Habib Equity (Private) Limited
Arif Habib Consultancy (Private) Limited
Fatima Cement Limited
International Builders and Developers (Private) Limited
NCEL Building Management Limited
Pakarab Energy Limited
The Pakistan Business Council
Pakistan Engineering Company Limited
Pakistan Opportunities Limited

As Honorary Trustee/Director

Habib University Foundation
Karachi Education Initiative
Memon Health and Education Foundation
Pakistan Centre for Philanthropy
Memon Education Board

Mr. Nadeem Riaz Non-Executive Director

Mr. Nadeem Riaz has experience of over 32 years in the real estate market developing and managing renowned and award winning residential, commercial and retail projects. He is a pioneer in developing international standard shopping malls in Pakistan, transforming the dynamics of the retail industry.

Mr. Riaz is a member of both International Council of Shopping Centers and Middle East Council of Shopping Centers, since 2002.

Corporate Responsibilities

As Director

DHA Dolmen Lahore (Private) Limited
Dolmen (Private) Limited
Dolmen Project Management (Private) Limited
Dolmen Real Estate Management (Private) Limited
Grove (Private) Limited
International Complex Projects Limited
Retail Avenue (Private) Limited
Sindbad Wonderland (Private) Limited

Mr. Naeem Ilyas Independent Director

Mr. Naeem Ilyas has over 30 years of strategic cum operational management level combined experience. He has served in senior positions across corporates including FMCG, Pharmaceuticals, Process Industry, Building MEP Design Consultancy, Digital healthcare, Proptech, e-Commerce, Information Technology.

Engr. Naeem Ilyas is a Pakistan Engineering Council registered Professional Engineer (PE) and associated as MEP Design Engineering & building services, having MBA, LLB, MA (Eco), PGD (NILAT) degrees/diplomas and has specialization in operations management from LUMS / McGill. He has founded REIT Academy and Institute of Real Assets Development & Management (IRADM). He is CEO at Magna Engineering (Pvt) Ltd and Director at Easy Health Tech Int'l (Pvt) Ltd., Infinitum Technologies (Pvt) Ltd. and some other companies.

He has been instrumental in developing e-commerce land scape in Pakistan, attended exposure study trips at MIT, Harvard Business School and Stanford University in USA and successfully exited from well-known ecommerce business after arranging road shows in Boston, Silicon Valley, Washington and UAE.

He is also serving as a board member of HANDS (not for profit), has also served as Justice of Peace and member CPLC for several years , Founder Chairman PQATI (BQATI), Vice Chairman LATI, Chairman EFP-NICC Forum, Managing Trustee of MPF Educational Trust, Secretary General of Memon Professional Forum (MPF). He during his academics received President Talent Farming Scholarship and IAESTE Student Exchange Trainings in Central Asian States. He has professional hands on experience and trainings in Canada, Japan, Germany, China and Middle East. He is member of Pakistan Institute of Corporate governance (PICG), ICSP and Certified Director from IBA, Karachi. He has also served as visiting faculty member at ICMAP, NED University, IBA -Karachi, Hamdard University and others.

Corporate Responsibilities

Magna Engineering (Private) Limited (Chief Executive)
Parents Pakistan (SMC-Private) Limited (Chief Executive)

As Director

Easy Health Tech Int'l (Private) Limited
Fahim, Nanji & Desouza (Private) Limited
Institute of Holistic Rehabilitation & Inclusion (IHRI)
(Private) Limited
Infinitum Technologies (Private) Limited

Ms. Tayyaba Rasheed Independent Director

Ms. Tayyaba Rasheed has more than 20 years of rich and diverse experience in corporate and Investment Banking. Her area of expertise includes investment banking, corporate finance and relationship management with profound understanding of structured financing, infrastructure advisory, capital markets and islamic finance. She has closed numerous landmark Infra and capital market deals in her career. She was last serving as Head of Investment Banking Group at a large commercial bank. Prior to that she had worked in a senior position at CIBG NBP and Bank Alfalah where she started her career as Management Trainee Officer. She is currently working in the portfolio management function of one of the large Multilateral Banks.

She holds an MBA degree from IBA and is a CFA, FRM charter holder. She holds Real Estate Developer Finance Certification from Moody's and various Islamic Banking certifications from NIBAF and IBA CEIF. She has completed the Directors Training Program and is a certified Independent Director.

Corporate Responsibilities

As Director

Aisha Steel Mills Limited United Brands Limited Pakistan Railway Freight Transportation Company (Pvt) Limited

Mr. Muhammad Noman Akhter Independent Director

Mr. Muhammad Noman Akhter is a qualified Chartered Accountant from the Institute of Chartered Accountants of Pakistan (ICAP). He brings with him over 19 years of diversified experience in public and private organizations. He served in Securities & Exchange Commission of Pakistan (SECP) for more than 13 years. Prior to joining SECP in May 2008, he worked with Pakistan Cables Limited, A. F. Ferguson & Co. He started his career from Taseer Hadi Khalid & Co. a member of KPMG International.

Corporate Responsibilities

Proton Technologies (Private) Limited (Chief Executive)

Partnerships

Faizan Associates AabPara Residency KNJ Builders and Developers

As Director

Tech Menders (Private) Limited

Mr. Abdus Samad A. Habib Non-Executive Director

Starting his career at Arif Habib Corporation Limited, Mr Samad Habib developed his experience in sales, marketing and corporate activities working his way up through various executive positions.

In 2004, Mr. Samad Habib joined Arif Habib Limited leading the company as its Chairman and Chief Executive. He played a key role in shaping the strategic direction of the company where he specialized in capital market operations and corporate finance. Several noteworthy Initial Public Offerings (IPOs) and successful private placements took place under his stewardship, showcasing his exceptional financial acumen and deep market insight.

Mr. Samad Habib transitioned to Javedan Corporation Limited, in 2011, as the driving force behind the transformation of a dilapidated cement plant to a vibrant living community, Naya Nazimabad. Mr. Samad Habib has been pivotal to advancing positive societal change, providing the city's middle class an elevated standard of living. His dedication, passion for social betterment and optimism are set to further transform the area with the largest commercial precinct development in the city presently under planning.

In 2019, Mr. Samad Habib took on the role of CEO at Safemix Concrete. Guided by his strategic acumen, Safemix Concrete has undergone a remarkable transformation from a lossmaking entity to a profitable enterprise.

Corporate Responsibilities

Javedan Corporation Limited (Chief Executive)
Safemix Concrete Limited (Chief Executive)

As Chairman

NN Maintenance Company (Private) Limited

As Director

Aisha Steel Mills Limited
Arif Habib Corporation Limited
Arif Habib Equity (Pvt.) Limited
Arif Habib Foundation
Arif Habib Development and Engineering Consultants
(Private) Limited
Black Gold Power Limited
Nooriabad Spinning Mills (Pvt.) Limited
Memon Health and Education Foundation
Pakistan Opportunities Limited
Power Cement Limited
Rotocast Engineering Company (Pvt.) Limited
Sapphire Bay Development Company Limited
Sukh Chayn Gardens (Pvt.) Ltd.
Sachal Energy Development (Private) Limited

Mr. Faisal Nadeem Non-Executive Director

Mr. Faisal is a director at the Dolmen Group, one of Pakistan's leading real estate organizations. He has been involved in the development, marketing and management of prime commercial and retail real estate projects including Dolmen Mall Clifton.

Mr. Faisal started career as Manager Special Projects associated with the development of Dolmen Mall Tariq Road, Dolmen Mall Hyderi, Dolmen Food Courts, The Harbour Front Office Tower and Dolmen Mall Clifton.

He later served in the capacity of Director Leasing, for the Dolmen property portfolio. He is currently serving as the Chief Operating Officer at Dolmen Real Estate Management (Pvt.) Limited, which manages over 2 million square feet of prime retail and commercial space.

Corporate Responsibilities

As Director

International Complex Projects Limited
Sindbad Wonderland (Private) Limited
Grove (Private) Limited
Retail Avenue (Private) Limited
DHA Dolmen Lahore (Private) Limited
Dolmen (Private) Limited
Dolmen Project Management (Private) Limited
Dolmen Real Estate Management (Private) Limited
Salfo Pakistan (Private) Limited

Mr. Sajid Ullah Sheikh Non-Executive Director

Mr. Sajid Ullah Sheikh is a Fellow member of Institute of Chartered Accountants of Pakistan. His association with Dolmen Group spans over 12 years and he is currently working as Group Director Finance at the Dolmen Group. He started his career with KPMG Taseer Hadi and Co. later joined Avery Dennison Pakistan before associating with Dolmen Group.

Corporate Responsibilities

As Director

Grove (Private) Limited DHA Dolmen Lahore (Private) Limited

Mr. Muhammad Ejaz Chief Executive

Mr. Muhammad Ejaz is the founding Chief Executive of Arif Habib Dolmen REIT Management Limited, Pakistan's pioneering REIT Management Company. He has been associated with Arif Habib Group since August 2008 and sits on the board of several group companies. He has spear headed several group projects when these were at a critical stage during their execution.

Prior to joining Arif Habib Group, Ejaz has served at senior positions with both local and international banks. He was the Treasurer of Emirates NBD bank in Pakistan and served Faysal Bank Pakistan as Regional Head of Corporate Banking Group. He also served Saudi-Pak bank (now Silk bank) as Head of Corporate and Investment Banking. He also had short stints at Engro Chemical and American Express bank.

Ejaz did his graduation in Computer Science from FAST, ICS and did MBA in Banking and Finance from IBA, Karachi, where he has also served as a visiting faculty member. He has also conducted programs at NIBAF-SBP and IBP. He is a Certified Director and also a Certified Financial Risk Manager.

He actively participates in the group's CSR initiatives especially those, which render services in the fields of health and education with emphasis on female literacy.

Corporate Responsibilities

As Director

Arif Habib Corporation Limited
Arif Habib Development and Engineering Consultants
(Private) Limited
Javedan Corporation Limited
Sachal Energy Development (Private) Limited
Sapphire Bay Development Company Limited





CHAIRMAN'S

REVIEW

Dear Unit Holders of Dolmen City REIT

The Board of Directors Arif Habib Dolmen REIT Management Limited, the REIT Management Company (RMC), have issued a separate report on the performance and the future outlook of Dolmen City REIT (DCR).

The Board is responsible for overseeing the Management of the REIT and in turn the Unit Holders' best interest.

I, in my capacity of Chairman of the Board, am issuing this report on my assessment of the performance of the Board.

It gives me great satisfaction to report that the Board has been meeting regularly and maintained continuous oversight and while being cognizant of its role and responsibilities, which it has carried out diligently in order to up hold the best interest of the Unit Holders of DCR.

The Board's composition has a balance of executive, non-executive and independent directors and the Board, as a whole, has the core competencies, diversity, requisite skills, knowledge and experience necessary in the context of the DCR's operations.

The Board has formed Audit, as well as Human Resource and Remuneration Committees. It has approved the Committees' Terms of Reference (TORs) and ensured that the respective members of the Committees are equipped with the necessary resources required by them to carry out assigned roles and responsibilities.

Throughout the year, the Management continued to bring all significant issues before the Board and its Committees to ensure robustness of the decision making process; in particular, all the related party transactions entered into, were brought to the Board's attention and were reviewed in detail by the Audit Committee and thereafter, the Board.

The Board has developed and has been ensuring the implementation of a Code of Conduct covering professional standards, ethical practices and corporate values, that have been adhered to in the Management Company's conduct, as well as in managing DCR by the Management with respect to the day-to-day operational activities.

The Board carried out an evaluation of the Board's own performance and that of its Committees, as well as that of individual Directors. The Board is extremely satisfied with the result of its self-assessment.

All meetings of the Board, as well as those of its Committees were held with the requisite quorum and all the decisions were taken through Board resolutions. The minutes of the Board meetings, as well as that of its Committees were accurately recorded and circulated amongst the Members with regularity and timeliness. The Board and the Audit Committee have reviewed and are satisfied that there are adequate systems of internal control in place and that these were regularly assessed for implementation and adequacy.

All the key executives of the Management Company who serve the best interest of the Unit Holders of DCR, were evaluated and appropriate compensation was given so as to ensure that they perform their respective functions diligently. The key executives included the Chief Executive, the Chief Financial Officer, the Company Secretary and the Head of Internal Audit.

The Board has prepared and approved the Directors Report and has ensured that the Directors Report is published with the Quarterly and Annual Financial Statement of the Scheme and the contents of the Directors Report are in accordance with the requirement of applicable laws and regulation

The Board exercised its powers in light of the power assigned to the Board in accordance with the relevant laws and regulation applicable on DCR and it has ensured compliance with all the applicable laws and regulation while exercising their powers and making decisions.

The evaluation of the Boards performance is assessed based on those key areas where the Board require clarity in order to provide high level oversight, including strategic process, key business drivers and performing milestones, the economic environment in which the Scheme operates, the risks faced by Scheme Business, Board Dynamics, Capability and information flows. Based on the aforementioned, it can be reasonably be stated the Board of Directors of the RMC has played a key role in ensuring that Scheme's objectives are achieved through a joint effort with the management team and guidance and oversight by the Board and its members.

mmmm

Arif Habib Chairman

27 October 2023





DIRECTORS' REPORT

Dear Unitholders of Dolmen City REIT

On behalf of the Board of Directors of Arif Habib Dolmen REIT Management Limited, we are pleased to present the Annual Report of Dolmen City REIT ("DCR" or "the Scheme") and the audited financial statements for the financial year ended June 30 2023, together with auditors' report and other statutory reports.

Overview

Dolmen City Clifton is a mixed-use complex situated on the waterfront at the intersection of Defence and Clifton's exclusive residential districts in Karachi. Pakistan. It comprises of four towers: Sky Tower A. Sky Tower B. Harbour Front and Executive Tower and a mall. At the base of the complex is Dolmen Mall, a three-level shopping mall offering premium retail space over an area of approximately 800,000 sq ft (56,000 m2). The total development area is 3,441,340 sq ft (319,711 m2).

Dolmen Mall Clifton has revolutionized the retail experience in Pakistan. The mall brings together the best in food, fashion and leisure. With over 130 retail outlets, a hypermarket and a food court that can accommodate 1,200 customers. Dolmen Mall Clifton is Pakistan's first international standard shopping mall, offering a wide selection of domestic and international brands such as Mango, Carrefour, Khaadi, Sapphire, Nike, Diesel, Aldo, Charles & Keith. It offers shoppers exclusive access to the world's most popular retail brands and restaurants, attracting customers from all over the country.

Dolmen Mall is a 3-level shopping mall built in 2011 with an area of 800,000 sq ft (56,000 m2), of which 547,924 sq ft (50,903.8 m2) are leasable. The occupancy rate of the mall is 98.3% as of Q1 2020.

Tower A and B are 150 m (490 ft) in height, 40 floors each, designed by architect Arshad Shahid Abdulla. Both towers offer office space, while Tower B will also host a hotel/serviced apartments on its ten top floors. Executive Tower is a 17-floor office building. Harbour Front is an office building with 19 floors and houses several multinational corporations.

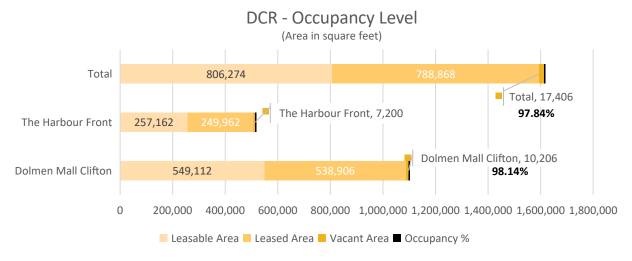
Operational Performance

DCR's real estate has witnessed consistent occupancy levels since inception in 2015. Occupancy at the end of June 2023 was 97.84% (June 30, 2022: 98.07%).

Previously actioned long-term strategic measures to strengthen partnership with tenants bore fruit in the form of several new tenants including Ideas, Cross Stitch, The Bank of Punjab, Saya, Zara Shahjahan, and The Potato Factory amongst others.

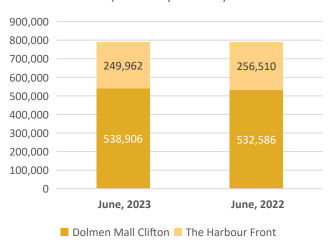
Space for new tenants was created by outgoing tenants including Shamraf, KAPRAY, Asia Pacific Electric and Firhaj among others. The encouragement of new tenants results in a better and more diverse consumer buying experience.

Occupancy level at Dolmen Mall Clifton and Harbour Front at year end is as follows:



DCR - Occupancy Variation

(Area in square feet)



As on June 30 2023, the Weighted Average Lease Expiry 'WALE' based on the leasable area of Dolmen City Mall (66% of the total area) is around 6.48 years and of the Harbour Front (34% of the total area) is around 3.91 years (DCR's current average lease expiry is 5.61 years).

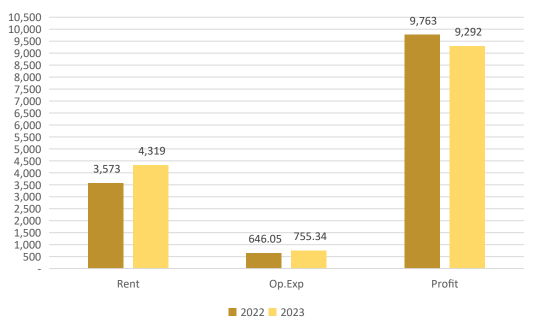
Financial Performance

DCR's fund size as on June 30 2023 was PKR 69.50 billion (June 30 2022: PKR 64.03 billion) making it the biggest closed-end, Shariah compliant, listed instrument in Pakistan.

During the year under review, DCR recorded rental income of PKR 4,318.76 million (June 30 2022: PKR 3,573.66 million), marketing income of PKR 258.39 million (June 30 2022: PKR 221.54 million) and profit on Shariah compliant bank deposits of PKR 243.69 million (June 30 2022: PKR 126.75 million). Administrative, operating and other expenses amounted to PKR 755.34 million (June 30 2022: PKR 646.05 million).



(PKR 'Million)

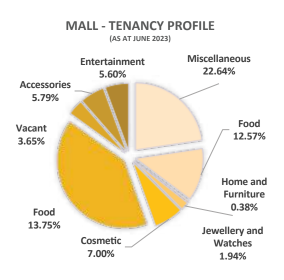


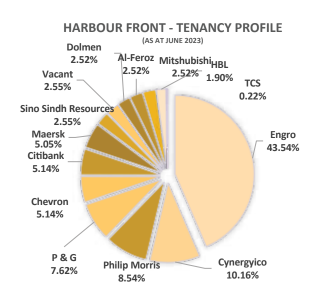
An amount of 5.23 billion was also recorded as change in fair value of investment property as valued by MYK Associates (Private) Limited, an independent valuer (Refer to note 4 to the financial statements). This translates to Profit after tax of PKR 9.29 billion (June 30 2022: PKR 9.76 billion) and Earning per unit (EPU) of PKR 4.18. The EPU comprises of distributable income of PKR 1.83 and PKR 2.35 being un-distributable unrealised fair value gains. The valuation opinion is a critical component for both the half-year and annual financial results. The Board has had full access to each valuation while reviewing the financial statements with the management and is satisfied that the fair valuation of the REIT properties were conducted in accordance with the rules.

DCR Tenancy Profile

Existing occupancy of the real estate is held by credible tenants (mostly international brands and multinational corporations) with a track record of financial stability. Dolmen Mall Clifton anchored by Hyperstar and Sindbad has a strong mix of local and international brands including Mango, Next, Nike, Aldo, Khaadi, Timberland and Charles & Keith creating a strong, steady flow of customers. The highest occupancy by tenant retail category is apparel (40.44%) followed by food (12.57%) while other categories represent an even tenancy mix. The mall provides a strong customer experience as it accommodates all top local and international brands currently operating in the city.

The current tenant portfolio of The Harbour Front boasts leading local and multinational corporations such as Engro Corp, Phillip Morris, Mitsubishi Corp. and Procter & Gamble, amongst others. There are 17 lettable floors.





The Property Manager of DCR played an instrumental role in maintaining goodwill, tenancies and brand image enticing customers to visit, shop and be part of the Dolmen Mall experience. Maintenance and upkeep of DCR assets are ensured through the highest quality standards under close monitoring by the REIT Management Company. The Property Manager's strategic management ensured tenant retention maintaining highest occupancy levels.

Footfall Drivers

Customer centric marketing and branding activities at the Mall during the fiscal FY23 resulted in maintaining a healthy footfall. Independence Day, New Year celebrations, Dolmen Shopping Festival all significant occasion of the seasons were beautifully celebrated at the Dolmen City Mall.

Dolmen City Mall - Monthly Footfall - FY23



Average monthly footfall was 708,278 visitors compared with 585,085 visitors in FY22. DCR welcomed around 8.50 Million visitors during FY23 compared to 7.02 Million visitors in FY22.

Calendar of prominent activities in the Mall throughout the year:

Back to School:

'Back to School' is the known event of DOLMEN that kids await excitedly.

Every Brand placed interactive activities, games and different happenings related to kids & distributed giveaways throughout the event which turned out to be the fun & vibrant experience for the young customers at Dolmen Mall.

The event consisted of the following:

- Thematic Ambiance.
- · Kids Centric Promotional Activations.
- · Kids Activities & fun happenings.

Participants were:

- Candyland
- Hilal
- · UHU Faber Castle
- Bembel
- · Liberty Books
- PediaSure

Independence Day:

14th August, Independence Day celebrations are one of the most eagerly anticipated events at Dolmen Mall. The purpose of the event is to celebrate patriotism creating a memorable journey for the customer via thematic decorations, setups, photo-ops & shopper rewards through giveaways.

We had the following setups around the Mall:

- Fountain Setup
- · Registration Desk
- Instagram Setup
- D-Area
- · Butler's Arch
- · Fashion Boulevard Game Setup

Home meets style:

The event provides a platform to furniture, home n décor and related brands to promote their product and offerings, also providing them a chance to interact with mall customers directly and take orders. This year the event was held from 14th to 18th September.

Beauty Festival:

The beauty festival brings the best brands from the beauty & personal care industry under one roof and give customers a chance to interact with experts from different brands, participate in activities and interact with celebrities & bloggers.

Dolmen Shopping Festival:

Dolmen Shopping Festival'27 was the biggest shopping extravaganza of the year not just for Dolmen Malls but for the entire mall industry in Pakistan. The 29th DSF embarked from 17th Dec 2022 and will end on 8th Jan 2023. The event comprises:

- · Thematic Mall Ambiance
- · Activations & Creative Installations
- Entertainment & Games
- · External Communication & community engagement
- · Lucky Draws & Exciting Gifts

The purpose of the event is to reward the shoppers with Mega lucky draw gifts, games and entertainment. All these efforts to create a memorable mall journey for customers with Dolmen Mall and encourage them to shop more.

Gift It!:

The event "GIFT IT" was held from the 10th to 14th of February to integrate the seasonal festivities with the internal Mall activities. The event is a perfect welcome to the new season bringing pleasure to everyone.

- Creating an engaging ambiance to enhance in Mall experience.
- Infuse the worldwide celebrations with traditional diversity for the local customer.
- To enhance customer experience through exhibitions.

Lawn Festival:

Dolmen Mall celebrated its annual Lawn Festival to highlight new lawn collections.

The main purpose of the event was to:

- To give customer a chance to shop for their favorite lawn collections under one roof.
- To enhance customer experience through demonstrations.
- To promote the Lawn launches of our brand partners & attract customer footfall.

Women's Day:

The plan was to have diversified range of activities & programs which will be highlighting Women of our society, encourage them to make their careers, encourage them to step forward for their future, to promote their talents. Most of all emphasizing & realizing their importance in our society. The focus was:

- To provide brands a platform to target the women visiting the mall with women centric products, discounts and offers.
- · To create celebrating ambiance through thematic décor.
- To celebrate international women's day to ignite the sense of empowerment among the women.

Ramadan:

Ramadan is a time for reflection and spiritual renewal, and what better way to celebrate this holy month than with a stunning display of lights at the mall. Our Ramadan campaign this year focuses on creating a magical, illuminated atmosphere throughout the mall, where shoppers can relax, unwind and enjoy the festive spirit with their loved ones.

Mother's Day:

Mother's Day was celebrated at the mall with the aim to pay tribute to mothers.

Eid UI Adha:

Eid UI Azha is one of the most auspicious religious festival across the country. The purpose of the campaign is to take the opportunity of high footfall days to enhance and improve customer experience through the thematical ambiance and décor.

Distribution of Dividend

During the first nine months of the year the Board of Directors had declared and distributed interim dividend of PKR 1.31 / unit i.e. 13.10 %. At year end, the board declared and distributed a final dividend of PKR 0.50 / unit i.e. 5.00%. On a cumulative basis, DCR has declared and distributed total dividend of PKR 1.81 / unit providing annualized dividend yield equal to 18.10 % based on par value and 16.45% for IPO Investors at a strike price of PKR 11 per unit. The total pay-out for the year ended 30 Jue 2023 remained at 98.99 % of distributable income equivalent to PKR 4,024.90 million.

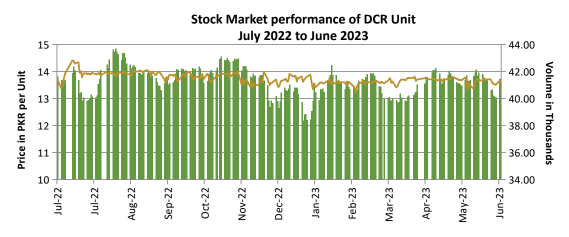
Shariah Compliance

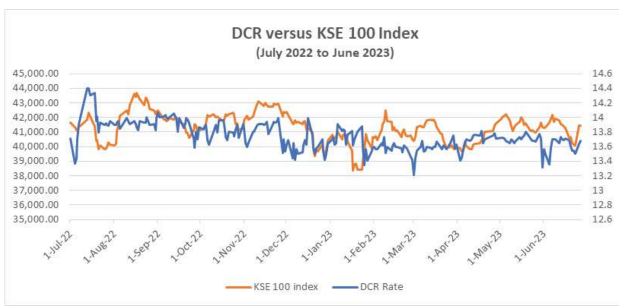
Complying with Shariah guidelines, the fund's real estate remained secure under Takaful policies by "A" rated Pakistani operators which have support from renowned international Re-Takaful syndicate. Shariah advisor, in his Annual Shariah Review Report, has confirmed compliance with Shariah principals in all aspects.

Stocks Performance

During the twelve months period under review, 'DCR' traded on the Pakistan Stock Exchange at an average unit price of PKR 13.74 (compared with last year's average PKR 12.79) touching a high of PKR 14.40 and a low of PKR 13.21 per unit. During the same period KSE100 index moved in the range from 38,342.21 to 43,676.56. In an extremely volatile market, the stock of DCR remained fairly stable with beta of 0.27 (which means for a given 100% change in market KSE-100 Index, DCR would change only 2.70 %, beta here represents low volatility and elasticity) and covariance with the market of 0.21 (which is a measure of the degree to which returns on two risky assets move in tandem, indicate low positive correlation of DCR stock performance with the market performance).

The Net Asset Value 'NAV' per Unit of DCR is PKR 31.25 at the year ended on June 30, 2023 (PKR 28.79 at June 30, 2022). DCR on its closing Unit price of PKR 13.68 on June 30, 2023 traded at a discount of 43.78 % to its NAV.





Business Environment

While Pakistan's economy contracted in FY23, import controls have resulted in strong product substitution through local industry along with a positive agricultural outlook as a result of higher production of important crops.

Marginal easing of import restrictions is expected to support recovery in the industrial sector, particularly large-scale manufacturing. Flow-on impacts from the strengthening agriculture and industrial sectors will support a revival in associated services sectors including wholesale and retail. (World Bank Country Overview Oct '23)

Easing inflation is expected with improved agricultural output and currency has seen a sharp recovery since the country's financial regulator and security agencies began taking action to curb black market operations. (Reuters)

As a result, we anticipate improvements in retail spending over the new few months.

Business Risk Summary

DCR's business is sensitive to sustaining occupancy levels. Principal risks comprise: i) significant future supply of office and retail developments which try to undercut the pricing in the neighbourhood. However, such developments would be bound to compromise on the facilities management in order to draw economies; whereas DCR has already set the industry benchmark in this space demonstrating its importance to the occupants. ii) Rising interest rate scenario can make the DCR yield competitive, however, in the longer run REIT units will continue to provide stable returns and consistent growth to investors as an inflation hedged instrument, iii) Default by existing tenants; the risk of which is considered to be low at Dolmen City since majority tenants of DCR are either multinationals or big franchises and DCR's Property Manager not only deploy stringent screening, profiling and tenancy sourcing policies but also monitors and maintains close liaison with every tenant.

Outlook

Dolmen City remains the premier, aspirational destination for both brands and office space occupants. With little to no new supply on the horizon particularly within the high-end office and retail space, we anticipate Dolmen City to retain its premier market positioning.

The addition of two new towers adjacent to the Dolmen City REIT properties and their high occupancy stands as a testament to the robust demand for quality space. The planned addition of an international hotel chain in one of the new towers will further amplify the desirability of the property as "the place to be" for brands and businesses. Amenity additions parcelled with the hotel development is expected to drive greater gravitation of office space occupants towards Dolmen City.

With the turbulent economic shakedown mostly behind us, we anticipate a period of rest followed by growth in terms of the overall business environment. Monthly footfall rates for the mall are showing a consistently higher monthly visitation compared to last year which will support the consistent buoyancy of mall occupancy.

Corporate Governance

DCR is listed at the Pakistan Stock Exchange. The Board of the RMC and management are committed to observe the Code of Corporate Governance and are cognizant of their responsibilities to monitor operations and performance, enhance accuracy, comprehensiveness and transparency of financial and non-financial information.

The Board would like to state that proper books of accounts of DCR have been maintained and appropriate accounting policies have been consistently applied in the preparation of financial statements. Accounting estimates as stated in note 2.4 of the financial statements are based on reasonable and prudent judgment. International Financial Reporting Standards, as applicable in Pakistan, are followed in the preparation of the financial statements. The system of internal controls is sound in design and has been effectively implemented and monitored. The financial statements of DCR present fairly its state of affairs, the result of its operations, cash flows and the movement in NAV. No material payment has remained outstanding on account of any taxes, duties, levies or charges.

In compliance with the Code, the Board hereby reaffirms that there is no doubt about DCR's ability to continue as a going concern and that there has been no departure from the best practices of corporate governance.

It has always been DCR's endeavour to excel through better Corporate Governance and fair and transparent practices.

Trading in Scheme's Shares by Directors and Executives

A statement showing DCR's shares bought and sold by RMC's Directors, Chief Executive Officer, Chief Financial Officer, Company Secretary and their spouses and minor family members is annexed as Annexure - I.

Directors' Attendance at Board and its Committee Meeting

During the year ended June 30, 2023, Eight (08) Board Meetings, Six (06) Audit Committee Meetings and one (01) Human Resource & Remuneration Committee Meeting were held. The names of Directors and their attendance in Board and Committee meetings held during the year are presented below:

Sr. No.	Name of Director	Board Meeting	Audit Committee	Human Resource & Remuneration Committee
1	Mr. Arif Habib	8	-	-
2	Mr. Nadeem Riaz	3	-	-
3	Mr. Naeem Ilyas	8	6	-
4	Ms. Tayyaba Rasheed	8	-	1
5	Mr. Muhammad Noman Akhter	8	6	-
6	Mr. Samad A. Habib	6	4	1
7	Mr. Faisal Nadeem	4	-	-
8	Mr. Sajid Ullah Sheikh	6	6	1
9	Mr. Muhammad Ejaz	7	-	1

Directors' Remuneration

The Non- Executive Directors (including independent directors) of RMC, excluding those directors who are concurrently serving as Executive Directors in any of the Arif Habib Group of Companies are provided a remuneration for attending Board and its Committee Meetings as may be approved by the Board from time to time.

The Chief Executive Officer is the only executive director on the Board. Further as and when the Board decides to assign any additional roles and responsibilities to any non-executive directors, the Board shall decide the remuneration to be provided to such director which is commensurate with the roles and responsibilities so assigned.

The Scheme is exclusively obligated to pay a management fee to RMC, and therefore, there is no impact on the fund's financial statements related to Directors' remuneration.

Composition of the Board

The current composition of the board is as follows:

Total Number of Directors:

(a) Male: 8 (b) Female: 1

Composition:

Name	Status
Mr. Arif Habib	Chairman
Mr. Nadeem Riaz	Non-Executive Director
Mr. Naeem Ilyas	Independent Director
Ms. Tayyaba Rasheed	Independent Director
Mr. Muhammad Noman Akhter	Independent Director
Mr. Abdus Samad A. Habib	Non-Executive Director
Mr. Faisal Nadeem	Non-Executive Director
Mr. Sajid Ullah Sheikh	Non-Executive Director
Mr. Muhammad Ejaz	Chief Executive Officer

Committees of the Board:

Audit Committee

Mr. Naeem Ilyas	Chairman
Mr. Muhammad Noman Akhter	Member
Mr. Abdus Samad A. Habib	Member
Mr. Sajid Ullah Sheikh	Member

Human Resource & Remuneration Committee

Ms Tayyaba Rasheed	Chairperson
Mr. Abdus Samad A. Habib	Member
Mr. Sajidullah Sheikh	Member
Mr Muhammad Ejaz	Member

Pattern of Unitholding

The units of DCR are listed on Pakistan Stock Exchange. There were 4,854 unitholders of DCR as of 30 June 2023. The detailed pattern of unitholding and categories of unitholding of DCR including units held by Directors and Executives, if any, are provided as Annexure-II.

The pattern of Unit holding in DCR as at June 30, 2023 is detailed in Annexure 'II' to this report.

Categories of Unit holders	Unit Held	%
Directors and their spouse(s) and minor children	16,235,482	0.72
Associated Companies, undertakings, and related parties	1,706,081,152	76.72
NIT and ICP	-	-
Banks, DFIs, NBFCs	316,017,333	14.21
Insurance Companies	5,044,018	0.23
Modarabas and Mutual Funds	1,899,000	0.09
General Public		
a. Local	155,926,337	7.01
b. Foreign	3,461,272	0.16
Others	19,035,406	0.86
Total	2,223,700,000	100%

Financial and Business Highlights

The key operating and financial data have been given in summarized form under the caption "Financial & Business Highlights" along with and graphic representation as annexure to this report.

Audit Committee

As required under the Code of Corporate Governance, the Audit Committee continued to perform as per its Terms of Reference duly approved by the Board.

Auditors

The present external auditors M/s. KPMG Taseer Hadi & Co. Chartered Accountants, shall retire, and being eligible, have offered themselves for reappointment for the year ending on 30th June 2024. The external auditors hold satisfactory rating by the Institute of Chartered Accountants of Pakistan (ICAP) as required under their Quality Control Review Program. As suggested by the Audit Committee of RMC, the Board of RMC recommends reappointment of M/s. KPMG Taseer Hadi & Co. Chartered Accountants, as auditors of DCR for the financial year ending on 30th June 2024 at a fee to be mutually agreed.

Election of Directors

In accordance with the provisions of Section 161 of Companies Act 2017 (Section 180 of the repealed Companies Ordinance, 1984) the three years term of eight elected directors of RMC had been completed in October 2021 and all Directors were retired. Fresh elections of Directors were held on October 26, 2021 and the number of Directors as fixed by the Board (eight in numbers) were elected unopposed. Further, Chairman, Chief Executive and sub-committees of the board were also appointed on the said date.

Post Balance Sheet Events

There have been no material changes since 30th June 2023 to the date of this report except the declaration and distribution of a final Cash Dividend @ Rs. 0.50 / unit i.e. 5.00 %. This was in addition to interim dividends declared and distributed @ Rs. 1.31 / unit i.e. 13.10 %. The effect of such declaration shall be reflected in the next year's financial statements.

Related Party Transactions

In order to comply with the requirements of REIT Regulations and Code of Corporate Governance, DCR presented all related party transactions before the Audit Committee and Board of RMC for their review and approval. These transactions have been approved by the Audit Committee and Board of Directors in their respective meetings. The details of related party transactions have been provided in note 24 of the annexed audited financial statements.

Acknowledgement

We are thankful to DCR's valued investors, the Securities and Exchange Commission of Pakistan, the management of Pakistan Stock Exchange, the Trustees of DCR, the Property Manager and business partners for their continued cooperation and support. We also appreciate the effort put in by the management team.

For and on behalf of the Board

Muhammad Ejaz Chief Executive

Karachi October 27, 2023 Arif Habib Chairman

ANNEXURE I

Statement showing units bought and sold by Directors, Chief Executive Officer, Chief Financial Officer, Company Secretary and their Spouses and Minor Children from July 1, 2022 to June 30, 2023.

Name of Director	Designation	Units Bought	Units Sold	Remarks
Mr. Arif Habib	Chairman	-	-	
Mr. Nadeem Riaz	Director	-	-	
Mr. Naeem Ilyas	Director	-	-	
Ms. Tayyaba Rasheed	Director	-	-	
Mr. Muhammad Noman Akhter	Director	-	-	
Mr. Abdus Samad A. Habib	Director	-	-	
Mr. Faisal Nadeem	Director	-	-	
Mr. Sajidullah Sheikh	Director	141,500	-	
Mr. Muhammad Ejaz	Chief Executive	-	-	
Mr. Razi Haider	CFO & Company			
	Secretary	-	-	
Mr. Nadeem Riaz Mr. Naeem Ilyas Ms. Tayyaba Rasheed Mr. Muhammad Noman Akhter Mr. Abdus Samad A. Habib Mr. Faisal Nadeem Mr. Sajidullah Sheikh Mr. Muhammad Ejaz	Director Director Director Director Director Director Director Chief Executive CFO & Company	- - - - - - 141,500 -	- - - - -	

ANNEXURE II PATTERN OF UNIT HOLDING

Catagories of Units as at June 30, 2023

Categories of Unit holders	No. of Unit holders	No. of Unit Held	Holding %
Directors, Chief Executive Officer and their spouse(s) and minor children	5	16,235,482	0.73
Executives	0	-	-
Associated Companies, undertakings and related parties	6	1,706,081,152	76.72
NIT and ICP	0	-	-
Banks Development Financial Institutions, Non-Banking Financial Institutions	10	316,017,333	14.21
Insurance Companies	6	5,044,018	0.23
Modarabas and Mutual Funds	5	1,899,000	0.09
Others	48	19,035,406	0.86
General Public a. Local b. Foreign Foreign Companies	4509 265	155,926,337 3,461,272 -	7.01 0.16 -
Totals	4854	2,223,700,000	100.00

PATTERN OF UNIT HOLDING As of June 30, 2023

Categories of Unit holders	No. of Unit holders	No. of Unit Held	Holding %
Directors, Chief Executive Officer and their spouse(s) and minor children			
NADEEM RIAZ UZMA NADEEM FAISAL NADEEM SAJID ULLAH SHEIKH	1 1 2 1	6,860,000 4,342,833 4,207,649 825,000	0.31 0.20 0.19 0.04
Associated Companies, undertakings and related parties	6	1,706,081,152	76.72
NIT and ICP	0	-	-
Banks Development Financial Institutions, Non-Banking Financial Institutions	10	316,017,333	14.21
Insurance Companies	6	5,044,018	0.23
Modarabas and Mutual Funds	5	1,899,000	0.09
General Public			
a. Local b. Foreign	4509 265	155,926,337 3,461,272	7.01 0.16
Foreign Companies	0	-	-
Others	48	19,035,406	0.86
Totals	4854	2,223,700,000	100.00

Unit holders holding 10% or more	No. of Unit Held	Holding
DOLMEN (PRIVATE) LIMITED	833,887,500	37.50
AL-FEROZ (PRIVATE) LIMITED	833,887,500	37.50

PATTERN OF UNIT HOLDING As of June 30, 2023`

No. of Unit holders		Unit Holding'Slab		No. of Unit Held
259 1,433 932 973 350 114 99 85 52 24 34 21 59 17 11 13 16 23 13 14 6 5 6 5 7 3 5 5 5 1 4 6 7 3 5 5 5 1 7 3 5 5 7 3 7 3 5 7 3 7 3 7 3 7 3 7 3 7	1 101 501 1,001 5,001 10,001 15,001 20,001 25,001 30,001 35,001 40,001 45,001 50,001 55,001 60,001 70,001 75,001 80,001 95,001 100,001 105,001 110,001 115,001 120,001 125,001 130,001 135,001 140,001 145,001 155,001 155,001 150,001 155,001 150,001 155,001	to t	100 500 1,000 5,000 10,000 15,000 20,000 25,000 30,000 35,000 40,000 45,000 50,000 60,000 65,000 70,000 75,000 80,000 85,000 90,000 100,000 115,000 110,000 120,000 125,000 135,000 140,000 145,000 155,000 150,000 175,000 150,000 175,000	7,911 697,805 918,392 2,624,060 2,926,107 1,449,308 1,844,337 2,002,892 1,496,500 794,016 1,319,979 921,300 2,901,108 1,011,600 987,300 701,000 890,836 1,173,750 1,823,800 1,070,500 1,238,500 553,375 4,976,652 410,115 538,500 567,500 480,000 497,000 517,000 267,500 138,500 1,045,000 497,000 517,000 267,500 138,500 1,045,000 497,000 517,000 267,500 1,045,000 1,045,000 1,010,621 622,425 636,000 655,500 671,000 227,000 468,000
1	240,001	to	245,000	245,000

PATTERN OF UNIT HOLDING As of June 30, 2023`

No. of Unit holders		Unit Holding'Slab		No. of Unit Held
1	250,001	to	255,000	253,000
4	255,001	to	260,000	1,036,000
2	260,001	to	265,000	527,000
3	270,001	to	275,000	824,500
1	275,001	to	280,000	280,000
1	280,001	to	285,000	284,000
1	285,001	to	290,000	287,000
1	290,001	to	295,000	295,000
7	295,001	to	300,000	2,095,500
3	300,001	to	305,000	909,500
2	315,001	to	320,000	636,000
1	325,001	to	330,000	329,500
1	335,001	to	340,000	337,000
4	340,001	to	345,000	1,367,500
1	345,001	to	350,000	346,000
1	350,001	to	355,000	353,500
1	355,001	to	360,000	357,000
]	360,001	to	365,000	365,000
1	365,001	to	370,000	367,000
1	370,001	to	375,000	375,000
4	395,001	to	400,000	1,600,000
1	400,001 405,001	to to	405,000 410,000	401,000 409,165
1	410,001	to	415,000	410,500
1	415,001	to	420,000	420,000
2	420,001	to	425,000	843,500
1	430,001	to	435,000	434,700
2	435,001	to	440,000	876,000
1	440,001	to	445,000	444,500
1	445,001	to	450,000	450,000
1	480,001	to	485,000	484,450
6	495,001	to	500,000	3,000,000
1	505,001	to	510,000	505,500
1	520,001	to	525,000	525,000
1	530,001	to	535,000	534,700
2	545,001	to	550,000	1,100,000
1	555,001	to	560,000	556,500
2	565,001	to	570,000	1,136,500
1	600,001	to	605,000	604,000
1 1	645,001	to	650,000 660,000	649,500 660,000
1	655,001 695,001	to	660,000 700,000	700,000
1	715,001	to to	700,000 720,000	717,000
	713,001	to	725,000 725,000	717,000
1	755,001	to	760,000	760,000
1	790,001	to	795,000	794,000
i i	800,001	to	805,000	805,000
1	820,001	to	825,000	825,000
1	840,001	to	845,000	842,500
1	895,001	to	900,000	897,000
1	900,001	to	905,000	903,500
1	985,001	to	990,000	986,149

PATTERN OF UNIT HOLDING As of June 30, 2023`

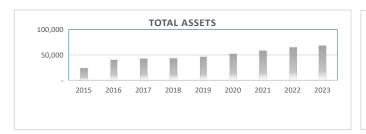
No. of Unit holders		Unit Holding'Slab		No. of Unit Held
5	995,001	to	1,000,000	5,000,000
1	1,005,001	to	1,010,000	1,010,000
2	1,025,001	to	1,030,000	2,057,000
1	1,045,001	to	1,050,000	1,050,000
i	1,070,001	to	1,075,000	1,075,000
i	1,085,001	to	1,090,000	1,087,500
i i	1,180,001	to	1,185,000	1,181,500
i	1,195,001	to	1,200,000	1,200,000
i	1,255,001	to	1,260,000	1,255,500
i	1,445,001	to	1,450,000	1,450,000
i	1,495,001	to	1,500,000	1,495,500
i	1,500,001	to	1,505,000	1,505,000
2	1,555,001	to	1,560,000	3,114,333
1	1,615,001	to	1,620,000	1,620,000
i	1,630,001	to	1,635,000	1,630,500
i i	1,780,001	to	1,785,000	1,781,333
i	1,815,001	to	1,820,000	1,820,000
i	1,900,001	to	1,905,000	1,900,500
3	1,995,001	to	2,000,000	6,000,000
1	2,080,001	to	2,085,000	2,083,000
i	2,205,001	to	2,210,000	2,206,000
i	2,410,001	to	2,415,000	2,411,500
i	2,590,001	to	2,595,000	2,591,318
i	2,805,001	to	2,810,000	2,806,500
i	3,025,001	to	3,030,000	3,025,500
i	3,060,001	to	3,065,000	3,062,018
i i	3,195,001	to	3,200,000	3,200,000
1	3,205,001	to	3,210,000	3,207,649
i i	3,325,001	to	3,330,000	3,330,000
1	3,855,001	to	3,860,000	3,858,227
1	4,025,001	to	4,030,000	4,026,000
1	4,340,001	to	4,345,000	4,342,833
1	4,625,001	to	4,630,000	4,626,500
1	4,730,001	to	4,735,000	4,734,400
1	4,995,001	to	5,000,000	5,000,000
1	6,855,001	to	6,860,000	6,860,000
1	8,495,001	to	8,500,000	8,500,000
1	8,995,001	to	9,000,000	9,000,000
1	17,910,001	to	17,915,000	17,912,437
1	27,495,001	to	27,500,000	27,500,000
1	31,195,001	to	31,200,000	31,198,000
1	31,250,001	to	31,255,000	31,253,500
1	37,335,001	to	37,340,000	37,337,500
1	47,110,001	to	47,115,000	47,112,000
1	72,240,001	to	72,245,000	72,243,333
1	87,745,001	to	87,750,000	87,750,000
2	833,885,001	to	833,890,000	1,667,775,000
4854				2,223,700,000

FINANCIAL HIGHLIGHTS

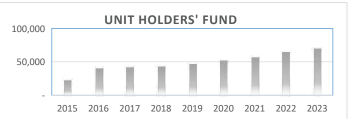
Financial Highlights	30-Jun-23	30-Jun-22	30-Jun-21	30-Jun-20	30-Jun-19	30-Jun-18	30-Jun-17	30-Jun-16	30-Jun-15 (Based on one month operations)
Profitablility									
Net Profit Margin (Annualized Return for FY 15) Return on total assets Return on Unitholders' fund	86.94% 13.22% 13.37%	86.39% 15.06% 15.25%	86.33% 14.82% 14.99%	86.63% 15.60% 15.83%	85.45% 14.61% 14.86%	85.13% 11.76% 11.97%	85.79% 8.93% 9.07%	87.04% 43.40% 44.07%	90.69% 8.78% 8.99%
Liquidity									
Current ratio (in times) Cash to current liabilities	2.81 2.36	2.53 2.04	4.22 3.32	2.96 2.03	3.51 2.75	3.41 2.68	7.56 6.76	9.86 6.50	4.74 4.41
Market Ratios									
Dividend payout ratio Dividend Yield (at par @ Rs.10	98.99%	101.82%	102.53%	104.54%	96.74%	96.12%	98.13%	100.00%	100.00%
per unit) Dividend Yield (as IPO strike	18.10%	15.00%	12.40%	12.50%	13.20%	12.00%	11.50%	10.40%	0.76%
@ Rs.11 per unit) P/E Ratio (in times)	16.45% 3.27	13.64% 3.08	11.27% 2.85	11.36% 2.98	12.00% 3.29	10.91% 5.67	10.45% 6.95	9.45% 1.36	0.69% 144.69
Valuation									
Earning per unit - Basic and diluted (PKR) Net asset value per unit (PKR) No. of ordinary units	4.18 31.25 2,223,700,000	4.39 28.79 2,223,700,000	3.87 25.82 2,223,700,000	3.65 23.06 2,223,700,000	3.09 20.79 2,223,700,000	2.27 18.99 2,223,700,000	1.70 18.77 2,223,700,000	7.98 18.11 2,223,700,000	0.08 10.20 ,223,700,000
Trends (PKR '000)									
Management fee Trustee fee Net Operating Income Profit before and after taxation	119,376 19,896 3,979,188 9,291,819	98,365 16,394 3,278,830 9,762,893	79,931 13,322 2,664,370 8,609,987	77,054 12,842 2,568,467 8,117,883	90,415 15,069 3,013,838 6,869,588	83,194 13,866 2,772,936 5,055,268	77,459 12,910 2,581,957 3,787,120	69,575 11,596 2,319,176 17,742,638	5,300 907 181,325 169,977
Unit Capital Uniholders' fund Total assets	22,237,000 69,496,347 70,295,216	22,237,000 64,029,292 64,819,385	22,237,000 57,424,053 58,084,224	22,237,000 51,282,373 52,034,420	22,237,000 46,233,196 47,022,210	22,237,000 42,232,181 42,998,020	22,237,000 41,735,498 42,399,852	22,237,000 40,261,026 40,885,917	22,237,000 22,688,323 23,218,502

FINANCIAL HIGHLIGHTS

Total Assets



Unitholder's Fund



Total Liabilities



NAV



Rental Income



Net Operating Income



Net Operating Margin



EPS - Distributable Income







ALHAMD SHARIAH ADVISORY SERVICES

(PVT) LIMITED

Annual Shariah Review Report

For the year ended June 2023

Dolmen City REIT, a Shariah Compliant Real Estate Investment Trust (REIT), was launched in June 2015. This REIT is structured on the principles of Shirkah and Ijarah, which represent the foundations of its design. Under this structure, all unit holders collectively share ownership of the project, encompassing both The Harbor Front and Dolmen Mall Clifton. The distribution of dividends to unit holders is derived from the rental income generated. Both Shirkah and Ijarah adhere to the principles of Shariah, ensuring compliance with Islamic finance principles.

In our role as the Shariah Advisor, we have conducted a comprehensive review of the transactions executed throughout the year. It is my pleasure to confirm that all investment activities and matters pertaining to rentals adhere to Shariah principles.

Based on our assessment, we are pleased to state that the business operations of Dolmen City REIT have been consistently conducted in alignment with the rules and regulations of Shariah. Consequently, we can affirm that the income generated for the unit holders within this REIT is both HALAL and SHARIAH COMPLIANT.

We extend our gratitude to the Directors, Management of Arif Habib Dolmen REIT Management Company, the trustee, property manager, and all other stakeholders for their unwavering support and cooperation in ensuring the adherence to Shariah principles and our special thanks to all unit holders who invested in this REIT and showed full trust in this project.

May Allah bestow abundant rewards upon the management of the REIT for their dedicated services, and may He bless their endeavors with continued prosperity and sincerity. Ameen.

Mufti Muhammad Ibrahim Essa

C.E.O. & Director

Alhamd Shariah Advisory Services (Pvt.) Limited 26th October 2023

Mufti Ubaid ur Rahman Zubairi

Director

Alhamd Shariah Advisory Services (Pvt.) Limited



Address: Flat 503, 8th Floor Ibrahim Residency, C.P & Berar Society, Karachi.

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ALHAMD SHARIAH ADVISORY SERVICES

PVT LIMITED

شريعه ريو يورپورك

برائے جون ۲۰۲۳

ڈو کمین سٹی REIT ایک شریعہ کمپلائٹREITہے ،جو جون 2015 میں شروع ہوئی۔ ڈو کمین REIT کی بنیاد شرکت اور اجارہ پر ہے، جس کے مطابق، تمام یونٹ ہولڈرز، پراجیکٹ (ہار بر فرنٹ اور ڈو کمین مال، کلفٹن) کے شرکاء ہیں اور حاصل ہونے والا کرایہ ان شرکاء کے در میان تقسیم کیاجا تا ہے۔ شرکت اور اجارہ دونوں عقود شریعت کے مطابق ہیں۔

ہم نے ڈولمین سٹی REIT کے معاملات کا شرعی نقطہ نگاہ سے جائزہ لیا، REIT کی آمدنی کا بنیادی ذریعہ کرایہ ہے ، جو مختلف کرایہ داروں سے حاصل ہو تاہے۔

ہماری رائے میں، ڈولمین سٹی REIT کے کاروباری معاملات مجموعی طور پر شرعی قواعد وضوابط کے مطابق انجام دیے گئے ہیں، اہذا ہم اس بات کی تصدیق کرتے ہیں کہ اسREIT کی آمدنی حلال اور شریعت کے مطابق ہے۔

ہم ان تمام معاملات کو شریعت کے مطابق رکھنے میں ، عارف حبیب ڈولمین REIT مینجنٹ کمپنی، ٹرسٹی، پر اپرٹی مینیجر اور دیگر تمام حصہ داروں کی حمایت اور تعاون کاشکریہ اداکرتے ہیں، ساتھ ہی ساتھ اُن یونٹ ہولڈرز کے بھی شکر گذار ہیں جنہوں نے اس REIT پر اعماد کیا اور اس میں سرمایہ کاری کی ہے۔

آخر میں ہم ڈولمین سٹی REIT کی مزید ترقی اور خوشحالی کے لئے اپنی نیک خواہشات کا اظہار کرتے ہیں۔

مفق عبيد الرحم^ان زبيرى مفق عبيد الرحم^ان زبيرى ڈائر يکٹر الحمد شريعہ ايڈوائزرى سروسز (پرائيوٹ) لميٹڈ

مفتی محمد ابر اسمیم مفتی محمد ابر اہیم عیسلی سی،ای،او، - ڈائر یکٹر الحمد شریعہ ایڈوائزری سروسز (پرائیوٹ) لمیٹڈ

۲۰۱۱ کتوبر ۲۰۲۳



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OF



COMMERCIAL PROPERTY

DOLMEN CITY MALL AND HARBOUR FRONT

ADDRESS: HC-3, Clifton Block No: 4, Karachi

ON ACCOUNT OF

DOLMEN CITY REIT



(Perpetual, Rated, Listed, Closed-end, Shariah, Complaint, Rental REIT)

FOR

ARIF HABIB DOLMEN REIT MANAGEMENT LIMITED

Head Office: Arif Habib Centre, 23-M.T. Khan Road, Karachi

BY



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MYK Ref No: KHI/17000/07/2023



"COVERING PAGE OF EVALUATION REPORT"

MYK Reference No: Date of Valuation Report: KHI/17000/07/2023 August 07, 2023

Date of Survey & Valuation:

July 31, 2023

Type of Valuation:

Full Scope [√]

Applicant Name:

DOLMEN CITY REIT

Location of Property:

Under Evaluation Commercial Property "Dolmen City Mall and Harbour Front" constructed on HC-3, Clifton Block No: 4, Karachi.

Valuation Details

Tall		Fair Market	Disposition Value (DV) / Orderly Liquidation Value (OLV)		
Type of Asset		Value (FMV) (PKR)	Discount Factor (%)		Force Sale Value (FSV) (PKR)
Cost A	pproach Value	43,597,876,000.00			N/
Sales (Comparison Value	82,392,388,000.00	20		65,913,910,400.00
Incom	ne Capitalization Approach				
ij	Property Value based on MYK estimated Income Capitalization Value	66,751,152,560.00			
6)	Properly Value based on DCR's (projected NOI based on existing rental agreements and expected rent for the vacant area) Capitalization Value	68,046,859,342.59			

^{*}As per documents / information collected from local search.

Any Disqualification / Observation:

No [v] Yes []

Others Details:

None

FMV: The value at which a property would be sold in one year period, considering both seller and buyer are willing but not compelled to buy or sell.

DV: Applicable for land & building and is the Fair Market Value (FMV) less disposition costs as appropriate to the market for sale within 180 days.

OLV: Applicable for Equipment and is the value expected from collateral, with a willing buyer and seller, based on an appropriate marketing period, not to exceed 90 days, less selling costs, if they are expected to be in excess of 2%.

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Inspections



VALUATION REPORT FOR COMMERCIAL PROPERTY DOLMEN CITY MALL AND HARBOUR FRONT

MYK Reference No:

KHI/17000/07/2023

Date of Valuation Report:

Feasibility Analysis

August 07, 2023

Date of Request Received:

July 18, 2023

Requested By:

REIT Management Company

(M/s Arif Habib Dolmen REIT Management Limited)

Client Name:

DOLMEN CITY REIT

Address of Property:

Under Evaluation Commercial Property, "Dolmen City Mall &

Clearing Forwarding & Logistics Agents |

Harbour Front" constructed on Plot No: HC-3, situated at

Clifton Block No: 4, Karachi.

Date of Visit:

July 31, 2023

Appraised By:

Team of MYK Associates Private Limited

Identified By:

Team of Arlf Habib Dolmen REIT Management Limited.

Type of Property:

Shopping Mall & Multistory Office Building

Property Utilization:

Fully Commercial [√]

Vacant []

Fully Industrial []

Type of Title:

Commercial (As per Documents)

Surroundings:

Residential Cum Commercial [v]

Fully Residential []
Fully Commercial []

Fully Industrial []

Commercial cum Residential []

Occupancy Status:

Owner []

Tenant [v]

Vacant []

Cost Approach Value:

PKR. 43,597,876,000.00

Sales Comparison Value:

PKR. 82,392,388,000.00

Property Value based on MYK estimated income Capitalization Value: PKR. 66,751,152,560.00

Property Value based on DCR revenue income Capitalization Value:

PKR. 68,046,859,342.59



VALUATION INITIATIVE:

In accordance with the provision of REIT Regulations-2022, M/s Arif Habib Dolmen REIT Management Limited (the company) appointed MYK Associates Pvt Ltd as a "PBA no limit valuer" to provide its services for valuation of Dolmen City REIT Property, Dolmen City Mall and Harbour Front constructed on the Commercial Plot of Land Bearing No: HC-3, Block No: 04, Scheme No: 05, Marine Drive, Clifton.

A team from M/s. MYK Associates Private Limited (comprising of the following officials) visited Dolmen City Mall and the Harbour Front for survey and inspection to complete the assignment within the stipulated time.

- Engr. Iftekhar Ahmad
- Syed Shabab Raza
- Engr. Muhammad Taugir
- > Engr. Kiran Ashraf

From time to time, meetings with the officials of Arif Habib Dolmen REIT Management Limited were carried out to gather the details and information regarding these properties. Thereafter, extensive and detailed survey of Dolmen City Mall and the Harbour Front Office Building with reference to documents and information provided by the representative(s) of Arif Habib Dolmen REIT Management Limited were conducted.

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MYK Associates Private Limited (ISO 9001-2015 Accredited) (Quality Solutions Provider to the Financial Sector)

MYK Associates Private Limited is an ISO-9001-2015 accredited real estate valuator of Pakistan. We ensure the valuation of international standards to the satisfaction of the client and as well as the concerned departments. Upon achieving the accreditation, we are adhering to maintain the customer requirements, establish the client's trust, and to enable the participation in continual improvement.

MYK has been founded by M. Younas Khan FCA (England & Wales), Ex Country General Manager, Deutsche Bank AG in Pakistan. It was incorporated in September 2000 and is registered under the Pakistan Companies Ordinance 1984. As a professional Survey and Evaluation company, MYK Associates (Pvt.) Limited has over 14 years of experience in conducting evaluation, inspection, and, muccadam management assignments. It provides services to the Financial and Private Sector in Pakistan and is on the approved panel of the Pakistan Banks Association. As a nationwide company, our services comprise of Valuations of Fixed and Current Assets, Inspections of Hypothecated and Pledged Stock and Collateral value (Muccadamage) etc. We are also on the approved panel of NBFI and Modarba Association of Pakistan. Our some of the prestigious projects that valuation carried out by MYK Associates (Pvt) Limited:

- i. M/s. CDC House, Shahrah-e-Faisal, Karachi
- ii. Dolmen City Mall & Harbor Front Clifton Karachi
- iii. M/s. NJI Building, I.I Chundrigar Road, Karachi
- iv. M/s. TPL Trakker Building, Korangi Road, Karachi
- v. M/s. Stock Exchange Building, I.I Chundrigar Road, Karachi
- vi. M/s. The Centre Building opposite Zainab Market and many more.

Over the years, our valuation assignments cover a wide spectrum in consumer retail, industrial, commercial, agricultural, and corporate portfolios that encompass land, building, plant & machinery, commercial buildings, hospitals, residential properties as well as open Lands both in rural and urban areas. We currently conduct inspections for all the corporate and commercial clients for different banks. Our muccadam department expertly manages different portfolios including seasonal crops, which include wheat, rice, cotton, as well as ship breaking, molasses, ethanol, sugar, edible oil, and canola.

MYKs' Mission is to provide strategic counsel, creative solutions, and responsive services in a timely manner to the Financial Sector. MYKs' vision is to be recognized as a leader in providing seamless services through superior quality and commitment as well as achieving operational excellence, industry-leading clientele satisfaction through superior performance.

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MYK Associates Private Limited (ISO 9001-2015 Accredited) (Quality Solutions Provider to the Financial Sector)

TEAM OF MYK ASSOCIATES (PVT) LIMITED

Engr. Iftekhar Ahmed

He holds the position of Senior General Manager at MYK Associates Private Limited, By profession he has graduated (B.E.) from NED University of Engineering and Technology, Karachi and is a registered Professional Engineer of PEC (Pakistan Engineering Council) and has vast experience of national and international organizations. He also achieved legal qualification LL.B., LL.M. and having expertise of Agreement and Contracts writing as well as to lead the legal team to litigate on technical matters. He has acquired training from ABB at Dubai, UAE in "Power Control Management" and "Assets handing procedures".

His other associations and affiliations are as following:

- Professional Engineer (PEC).
- > Member IEEE (USA).
- > Member IEP Karachi Pakistan.
- > Member IEEE (Pak)

Mr. Sharjeel Siddiqui-Manager Technical Valuations

He holds the position of Manager Technical Valuations at MYK Associates Private limited. He has vast experience in the technical matters of Valuations and Surveys.

Mr. Shabab Raza-Manager Evaluations

He holds position of Manager Valuations at MYK Associates Private limited. He has more than 17 years of vast experience in the field of property Valuations and Surveys; Mr. Shabab is amongst the top experts of Karachi in this particular field.

Engr. Muhammad Tauqir- Senior Surveying Engineer:

He is working as a Senior Surveying Engineer at MYK Associates Private limited, Karachi for the Last five years. He had conducted REIT valuation of "Dolmen Mall and Harbor Front" for Arif Habib Dolmen REIT Management Limited for three years biannual valuation reports as per REIT Regulations. He has also conducted the valuations and prepared the valuations report of many industries, high-rise buildings, and, projects. He having strong a grip in the field of property evaluation and project cost Estimation. By profession he holds a Bachelor's Degree in Urban & Infrastructure Engineering from NED University of Engineering and Technology, Karachi and is a registered Engineer of PEC (Pakistan Engineering Council).

Engr. Kiran Ashraf - Evaluation Engineer:

She is currently working as an Evaluation Engineer at MYK Associates Private limited, Karachi. She holds a Bachelor's Degree in Civil Engineering from NED University of Engineering and Technology, Karachi.

MYK Ref No: KHI/17000/07/2023



INTRODUCTION

Vide reference to REIT Regulation – 2022, Arif Habib Dolmen REIT Management Limited in its capacity of REIT Management Company had appointed MYK Associates (Pvt) Limited to evaluate the Dolmen City REIT constructed on amalgamated plot No: HC-3, Block-4, Scheme-5, Clifton, Karachi, which comprises of the following:

- 1. Dolmen City Mall.
- The Harbour Front Office Building.

In accordance with REIT Regulations-2022, REIT Management Company appointed "PBA no limit valuer" to provide its services in this respect for the period of three years to evaluate the properties through it qualified engineers who are registered with Pakistan Engineering Council for the purpose of conducting valuation bi-annually and issuance of declaration by the competent engineer on the given format duly witnessed by the CEO of the valuer company in this respect.

As per REIT Regulations, the valuer shall be on the list of approved valuer of Panel-I or Panel-II within unlimited valuation category maintained by the Pakistan Banking Association; ensure that the valuation methodology adopted are in line with best practices prevalent in the real estate industry and ensure the valuation carried objectively and independently of its business or commercial relationship. The approaches of the valuation in case of Rental REIT scheme shall be determined using all of the following three approaches:

- Cost Approach
- 2. Sales Comparison Approach
- Income Capitalization approach.

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INTRODUCTION TO THE PROJECT

Arif Habib Dolmen REIT Management Limited (being a REIT management company) launched and listed Pakistan's first Real Estate Investment Trust (REIT) – Dolmen City REIT 'DCR' in June 2015. DCR is perpetual Rated, Closed-end, Shariah Compliant, Rental REIT Scheme which is listed on the Pakistan Stock Exchange, its real estate comprises of two components of the Dolmen City-Project, is situated on the Arabian Sea front at Clifton, Karachi – and is one of the largest and most prestigious mixed-use developments in Pakistan. It is built to serve commercial and corporate clients in an ultra-modern business environment.

The Two components are:

DOLMEN CITY MALL:

The Dolmen Mall having a built-up area of approximately one million square feet boasts shopping and entertainment facilities as well as a food court.

THE HARBOUR FRONT:

Pakistan's premier corporate address, "The Harbour Front" is located on the scenic coastline of Karachi, soaring 19-levels above the Arabian Sea. This modern triangular tower is home to the leading local and multi-national corporations.

With an area of over 270,270.67 square feet of office space spread over 17 levels, The Harbour Front provides spacious and inspirational environment to conduct their everyday business.

The current tenant portfolio of "The Harbour Front" boasts of leading corporations such as Byco, Engro Corporation, Phillip Morris, and Procter & Gamble.

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ADDITIONAL INFORMATION:

The Dolmen City Mall and Harbour Front constructed on amalgamated HC-3, Block No: 04, Scheme No: 05, Marine Drive, Clifton, Karachi measuring total area of 37,666.65 Square Yards and REIT shared area 15,201.68 square yards in an irregular shape. This structural foundation of this complex was designed with keeping in consideration seismic affects / loads (earthquakes) as per the highest international standards [i. e. complying with "seismic zone 2B" (moderate)].

The Dolmen City Mall is approachable from all prominent roads including Clifton road. The traffic flow during work hours (6-days a week) of this location is heavy; however, rest of the time it is smooth. Clifton Road is an important road and has become a financial and commercial hub of Karachi. Several major and prominent buildings, offices and malls are located on it.

This area is highly valuable, commercialized and rapidly developing day by day. Infrastructure features such as roads, transportation, public amenities and daily work force are easily available in the vicinity of Clifton Area of Karachi. Essential utilities services such as water, drainage, electricity and telephone services are also available within the neighborhood areas of the Dolmen City Mall and Harbour Front.

The Dolmen City Mall and Harbour Front beautifies the skyline of Karachi and represents an engineering state of the art landmark structure with a Lower and Upper Basement, Ground, Mezzanine and Two Upper Floors. The vertically skywards triangular complex Harbour Front (Offices) comprises of three to nineteen floors. This complex serves corporate clients with an ultra-modern and futuristic office space. The triangular floor plates provide all tenants with panoramic views of the Arabian Sea and the central core allows for enhanced floor security. A meticulously designed elegant lobby further adds to the grandeur of the complex.

The valuation visit of the "Dolmen City Mall and Harbour Front" was conducted on 20th December, 2019, by a team of Engineers (Engr. Muhammad Touqir, Engr. Kiran Ashraf and Muhammed Waqas) representing M/s. MYK Associates Private Limited along with the team of Dolmen City Mall and Harbour Front. The all required documents, design and drawings of the buildings were already provided and discussed. Whereas, in preparation of this valuation report, a review of fresh documents / points were also carried out during the survey.

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All the floors are well maintained with high standard facilities, It is centrally air-conditioned with concealed air ducts and large chiller plants placed on the roof. The flooring throughout the building complex is granite tile, porcelain tile and wood. The stairs are slip proof and there are fast and efficient elevators servicing all floors. A well-designed and maintained Mosque and well-managed executive cafeteria are also present in the building.

The Dolmen City Mall and Harbour Front are covered by perimeter walls around all sides with many entrances gates. The designated car parking space is provided in the lower and upper basement for sufficient vehicles with an Occupied / Vacant Car Parking Indication System. These complexes are designed with very good and high quality soundproofing insulation. Furthermore, a high-quality firefighting system is also installed in the building to face an emergency of any such conditions to incur minimum loss.

Electrical and Mechanical heavy equipment like generators, HVAC and other allied accessories are installed at properly designed places along with a modern control room to operate, control and monitor these facilities. Plumbing lines and water supplies lines are laid with high quality pipes in this project.

The structural planning and design of the complex was designed to utilize and accommodate all management requirements to its maximum. For safety and security, a multi-tiered physical, human and electronic security system is placed at all entry points / entrance and inside the premises. Activities around the complex (inside /outside premises) are well monitored through a state-of-the-art centralized close circuit TVs (CCTVs) system.

The Mall is centrally air-conditioning with modern lighting arrangement and in case of K-Electric supply failure, standby power generation of adequate capacity is also available to avoid any interruption in commercial activity of the complex.

We have utilized maximum resources and efforts to include all reliable, authentic and valuable technical information along with our appropriate calculations to conclude the report. We have also included all informations (in terms of documentations and verbal) provided by the management of Arif Habib Dolmen REIT Management Limited.

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"EXTERIOR AND INTERIOR"

Approved Regularization / Completion Building Plan Available:

Yes [v]

No []

Regularization / Completion Building Plan Number:

11-09-2014

Approach: Road []

Main Road [v]

Side Road []

Inside

Total Area:

37,666.65 Square Yards

15,201.68 Sq. Yds. (As per Documents)

Dimension: (As Per Plan)

REIT Shared Area:

Front : Irregular

Depth: Irregular

Bounded by: (As per Indenture of Lease)

North: 50 Feet wide Road

South: 30 Feet Wide Walkway East : 50 Feet wide Road

West : Public Parking

Type of Construction:

R.C.C Frame Structure

Type of Gate(s):

Iron & Aluminum with Glass

Elevation of Property as per Plan:

Good

Condition of Property:

Excellent

Internal Boundary Walls Plaster and Paint:

Plastered

Parking Area Available:

Yes (Basements)

Open Yard Flooring:

Cemented Bricks

Number of Stories:

Basements, Mezzanine, Ground plus Nineteen

Upper Floors

Property Age as per Physical Observation:

Approx. 10 Years Old

Property Age as per Building Plan:

September, 2014

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1: COST APPROACH:

The "Cost Approach" is a real estate valuation method in which a buyer should pay for a property that should equal the cost to build an equivalent building. In cost approach appraisal, the market price for the property is equal to the cost of land plus cost of construction and services therein such as: Generator, Power plant, Chiller Plant and other services for multistory building.



11: SALE COMPARISON APPROACH:

The Sales Comparison Approach is to comparing recently-sold properties (local similar) with the other similar property. Price adjustments are made for differences in the comparable factors of the property. In fact, the "Sales Comparison Approach" is the basic foundation knowledge for the real estate professionals.

III: INCOME CAPITALIZATION APPROACH:

The income approach is a real estate appraisal method that allows investors to estimate the value of a property by taking the net operating income of the rent collected and dividing it by the capitalization rate. This usually appears in percentage.

A method that appraising real estate income and then converts this income into an estimate of its value. Appraisers generally use this method for commercial buildings such as shopping centers, office buildings and large apartment buildinas.

The basic formula for this approach commonly referred as (IRV):

Net operating Income (I) + capitalization rate (R) = value (V)

It is the breakup of formula in following are the three steps to arrive at the value according to formula:

- Estimating the net operating income.
- Determining the capitalization rate.
- Applying the IRV formula to arrive at a value estimate.



MYK Ref No: KHI/17000/07/2023



PROS AND CONS OF THESE APPROACHES TO DETERMINE TRUE VALUE:

In fact, these approaches are best to evaluate a comparable deal that give an idea of what market are paying or have paid for similar assets. This will prevent a buyer from underbidding or overpaying and similarly a seller is not selling at low value or expecting very high. Supports to Measure Company's true worth of what a company is really worthy and growing. For this, constant monitoring of market and evaluation from experts or valuators is essential.

Similarly following approaches also assist the management to evaluate the growth of rental income.

A. Cost Approach:

This approach provides basis for determining replacement value of the asset or property or any other fixed item or utility service in the premise. Indeed, for consideration in such approach the final shape of the project should have similarity along with similar utilities / facilities in construction. However, it does not take into account the loss of income during construction up till the completion of project achieving desired occupancy. Then we can emerge true picture of Cost Approach.

B. Sales Comparison Approach:

This approach commonly used in the real estate comparison or appraisals for similar type of property. True Sale Comparison Approach emerged when there is any such process of sale/purchase in near past. But here in this case no similar building in the vicinity so therefore, at present, deal or transaction of similar size project or property in Karachi for comparison with Dolmen City project. This approach is generally suitable where the business is buying and selling of property.

C. Income Capitalization Approach:

This approach allows investors to estimate the value of a property based on the net operating income (generated by the real estate) using a capitalization rate. This is most common used approach to determine the value of income generating real estate and it can be regarded as the most appropriate valuation basis for income generating real estate as compared to two other approaches as the said approach is based upon principle that reflects the value of property based on the income generated from it and in case of income generating real estate business the main purpose of the real estate is to accrue the benefit of the income generated through it to the investors over the long period of time.

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PART I: COST APPROACH

BASIC CALCULATION OF LAND:

Sea view road is the most prestigious and prime real estate location mostly throughout the world and Karachi is also no different in this too. The Sea View road is fastly becoming the business hub of Karachi and almost impossible to find a plot on the main road or on the sea side.

To assess the value of the land in the area the survey of estate agents / property dealers was carried out. At present, the cost of the land on sea side and around this area has become very attractive and observed increasing trend in the cost between the range of PKR. 950,000 To PKR. 1,000,000 Per Square Yard depending upon the location and size of the plot. Therefore, we are taking the land value PKR. 975,000 Per Square Yard on similar parameters as under:

Total Area of Entire Plot:

Assessed Market Value of the Land:

37,666.65 Square Yards 975,000.00 per Square Yards

Total Assessment of Land: PKR. 36,724,983,750.00

Shared Land Area of RIET:

15,201.68 Square Yards (As per Documents)

Assessed Market Value of the Land:

PKR. 975,000.00 Per Square Yards

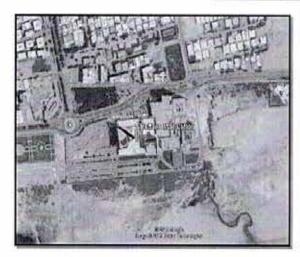
Total Assessment of Land:

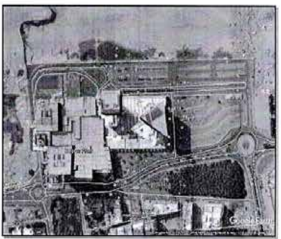
PKR. 14,821,638,000,00

(Rupees Fourteen Billion Eight Hundred Twenty One Million Six Hundred and Thirty

Eight Thousand Only)

Location Images Taken From Google Earth





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CALCULATION OF COST OF STRUCTURE:

Dolmen City Shopping Mall:

Dolmen City Shopping Mall Comprises of Lower and Upper Basement, Ground, Mezzanine and Three upper Floors. (Including earth work Finishes of concealed roofing, flooring, paint, door & windows, Lift System, internal and external electrical work) by considering these all parameters. The construction cost considered Dolmen city Shopping Mall is approximately between PKR. 18,000 to PKR, 29,000 per Square Foot including all services (MEP) depending upon the Finishes and Architectural design of floors.

S.#	STRUCTURE CALCULATION FOR DOLMEN CITY MALL						
	Description	Area (SFT)	Rate/SFT	Cost (PKR.)			
1	Lower Basement (-5000)	186,153.00	25,000.00	4,653,825,000.00			
2	Upper Basement (-2000)	274,285.00	18,000.00	4,937,130,000.00			
3	Ground Floor	241,052.00	29,000,00	6,990,508,000.00			
4	Mezzanine Floor	19,879.00	19,000.00	377,701,000.00			
5	First Floor	275,399.00	29,000.00	7,986.571,000.00			
6	Second Floor	272,972.00	29,000,00	7,916,188,000,00			
7	Third Floor	27,667.00	19,000.00	525,673,000.00			
	Total Value Of Structure of Dolmen City Mail	1,297,407.00		33,387,596,000.00			

NOTE: The above estimated construction value is taken from the material used in construction, quality of work, and other fixtures installed on each floors. Beside that it is a general phenomenon that the costs of upper floor are usually less than the lower floors. Keeping in consideration these facts the above value determined in this project is appropriate.

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Harbour Front Office Building:

The construction cost of Harbour Front Office Building has been taken approximately between PKR. 9,500.00 – 12,750.00 per Square Foot due to present market condition and depending upon the Finishes and Architectural design of floors. MYK has taken an average base cost of PKR. 11,750.00 Per Square Foot.

S.#	Description	Area (SFT)	Rate/SFT	Cost (PKR)
1	Third Floor	14,797.25	25,500.00	377,329,875.00
2	Fourth Floor	15,549.16	25,500.00	396,503,580.00
3	Fifth Floor	15,549.16	25.500.00	396,503,580.00
4	Sixth Floor	15,497.52	25,500.00	395,186,760.00
5	Seventh Floor	15,497.52	25,500.00	395,186,760.00
6	Eighth Floor	15,497.52	25,500.00	395,186,760.00
7	Ninth Floor	15,438.55	25,500.00	393,683,025.00
8	Tenth Floor	15,438.55	25,500.00	393,683,025.00
9	Eleventh Floor	15,438.55	25,500.00	393,683,025.00
10	Twelfth Floor	15,578.65	25,500.00	397,255,575.00
11	Thirteenth Floor	15,578.65	25,500.00	397,255,575.00
12	Fourteenth Floor	15,578.65	25,500.00	397,255,575.00
13	Fifteenth Floor	15,451.46	25,500.00	394,012,230.00
14	Sixteenth Floor	15,451.46	25,500.00	394,012,230.00
15	Seventeenth Floor	15,451.46	25.500.00	394,012,230.00
16	Eighteenth Floor	15,341.71	25,500.00	391.213.605.00
17	Nineteenth Floor	15,447.27	25,500.00	393,905,385.00
18	Twentieth Floor	7,687.58	19,000.00	146,064,020.00
A SE	Total Value Of Structure of Harbour Front Multistory Building	270,270.67		6,841,932,815.00

TOTAL VALUE OF STRUCTURE BEFORE DEPRECIATION: (i.e. 33,387,596,000.00 + 6,841,932,815.00)

PKR. 40,229,528,815.00

LESS DEPRECIATION (11 Years):

PKR. 11,453,290,815.00

(Diminishing method of depreciation is applying on structure @ 3% Per Annum)

TOTAL VALUE OF STRUCTURE AFTER DEPRECIATION:

PKR. 28,776,238,000.00

(Rupees Twenty Eight Billion Seven Hundred Seventy Six Million Two Hundred and Thirty Eight Thousand Only)

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PART-I: COST APPROACH (LAND AND BUILDING STRUCTURE)

Total Assessment of Land: PKR. 14,821,638,000.00 (Rupees Ten Billion Six Hundred Forty One Million One Hundred and Seventy Six Thousand Only)

Total Assessment of Structure: PKR. 28,776,238,000.00 (Rupees Twenty Eight Billion Seven Hundred Seventy Six Million Two Hundred and Thirty Eight Thousand Only)

LAND + STRUCTURE:

MYK Ref No: KHI/17000/07/2023

PKR. 43,597,876,000.00

(I.e. PKR. 14,821,638,000.00 + PKR. 28,776,238,000.00)

(Rupees Forty Three Billion Five Hundred Ninety Seven Million Eight Hundred and Seventy Six Thousand Only)

All possible factors have been taken critically in consideration to evaluate and determine the value of the REIT Properties "Dolmen City Mall And Harbour Front" including the natural and physical condition of the plot area, type of building design and structure, type of construction, age of construction, state of infrastructure in the area, location, availability of utilities connection in the premises. Further, Government's future development measures to boost the commercial activities, reliability in return of investment in short term or long term plan basis.

- Law and order situation of the area.
- Prevailing market conditions for real estate.
- Property buying and selling activities in the city.
- Availability of prospective buyers.
- Current economic situation of the country.
- Present government policies and political environment.

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PART-II: SALE COMPARISON APPROACH:

This approach compares the subject property characteristics with those of comparable properties which have recently been sold to determine the value of subject real estate. The process adjusts the prices of comparable transactions according to the presence, absence, or degree of characteristics, which influence value.

According to our market survey, no standard comparable building / project is available in the vicinity of the "Dolmen City Mall and Harbour Front" Clifton for sale comparison, so we cannot compare it for comparison approach. Whereas, at some distance from "Dolmen City Mall and Harbour Front" some other project which having the same facilities, fitting and fixtures such as "The Centre Point", "Ocean Tower" and "Park Tower" which have almost the similar rates as in our report. The below valuation chart for sales comparison approach value is based on leasable area:

CALCULATION FOR DOLMEN CITY MALL:

21	CALCULATION FOR DOLMEN CITY MALL						
S.#	Description	Area In Sq. Ft	Rate/SFT	Amount In PKR			
1	Lower Basement (-5000)			-			
2	Upper Basement (-2000)	5.285.00	95,000.00	502,075,000.00			
3	Ground Floor	187,347.00	134,000.00	25,104,498,000.00			
4	Mezzanine Floor	-		-			
5	First Floor	181,342.00	130,000.00	23.574,460,000.00			
6	Second Floor	173,335.00	125,000.00	21,666,875,000.00			
7	Third Floor	-	A 3.33811787				
383	Total Value of DOLMEN CITY MALL	547,309.00		70,847,908,000.00			

NOTE:

The above estimated value of basement is lower than the ground and upper floors because the quality of finishing of the basement area is lower than the upper floors area and space is usually for car parking, storage of material, Godown etc., therefore its cost is lower than the upper floors.

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CALCULATION FOR HARBOUR FRONT MULTISTORY BUILDING:

Bril	CALCULATION FOR HARBOUR FRONT MULTISTORY BUILDING					
s.#	Description	Leasable Area	Rate/SFT	Cost		
1	Ground Floor	5,581.00	45,000.00	251,145,000.00		
2	Third Floor	10,878.00	45,000.00	489,510,000.00		
3	Fourth Floor	14,578.00	45,000.00	656.010,000.00		
4	Fifth Floor	14,578.00	45,000.00	656,010,000.00		
5	Sixth Floor	14,578.00	45,000.00	656,010,000.00		
6	Seventh Floor	14,578.00	45,000.00	656.010.000.00		
7	Eighth Floor	14,578.00	45,000.00	656,010,000.00		
8	Ninth Floor	14,321.00	45,000.00	644,445,000.00		
9	Tenth Floor	14,321.00	45,000.00	644,445,000.00		
10	Eleventh Floor	14,358.00	45,000.00	646,110,000.00		
11	Twelfth Floor	14,319.00	45,000.00	644,355,000.00		
12	Thirteenth Floor	14,500.00	45,000.00	652,500,000.00		
13	Fourteenth Floor	14,293.00	45,000.00	643,185,000.00		
14	Fifteenth Floor	14,500.00	45,000.00	652,500,000.00		
15	Sixteenth Floor	14,230.00	45,000.00	640,350,000.00		
16	Seventeenth Floor	14,219.00	45,000.00	639,855,000.00		
17	Eighteenth Floor	15.223.00	45,000.00	685,035,000.00		
18	Nineteenth Floor	15,223.00	45,000.00	685,035,000.00		
19	Twentieth Floor	7,688.00	45,000.00	345,960,000.00		
	Total Value Of Harbour Front Multistory Building	256,544.00		11,544,480,000.00		

PART-II: SALE COMPARISION APPROACH:

GRAND TOTAL VALUE OF PROPERTY:

PKR. 82,392,388,000.00

(I.e. PKR. 70,847,908,000.00 + PKR. 11,544,480,000.00)

(Rupees Eighty Two Billion Three Hundred Ninety Two Million Three Hundred and

Eighty Eight Thousand Only)

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DETERMINATION OF FORCED SALE VALUE:

In order to determine the Forced Sale Value of the REIT Properties "Dolmen City Mall and Harbour Front", all the factors including the natural and physical condition of the plot area, type of building design and structure, type of construction, age of construction, state of infrastructure in the area, location, availability of utilities connection in the premises have been considered. Further, Government's future development measures to boost the commercial activities, reliability in return of investment in short term or long term plan basis are also taken in consideration to determine the Forced Sale Value (FSV).

- Law and order situation of the area.
- Prevailing market conditions for real estate.
- Property buying and selling activities in the city.
- Availability of prospective buyers.
- Current economic situation of the country.
- Present government policies and political environment.

The most common hypothetical conditions and extraordinary assumptions arise from the requirement that the property be sold within an unusually short period, thereby limiting reasonable market exposure and recognizing the specific needs of a party other than the property owner. In these circumstances, proper marketing may not be possible therefore, less 20% is the usual percentage to be considered to sale the property in such circumstances.

Forced Sale Value (Less 20%): PKR. 65,913,910,400.00 (Rupees Sixty Five Billion Nine Hundred Thirteen Million Nine Hundred Ten Thousand and Four Hundred Only)

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PART III: INCOME CAPITALIZATION APPROACH: (As per Valuer)

In our present market study and survey, it is observed that there is marginal increase in rental value in all malls in the Clifton area of Karachi due increase in business activities in this area and improved security measure in the city and to lifting of ban on highrise buildings by the Government upon the direction of Supreme Court of Pakistan. With this decisions and directions of the Honorable Supreme Court, the confidence in the general public has improved, so therefore sentimental trend of commercial activities in the late hours has also increasing day by day in the city and as well as in malls. In light of above facts and parameters, the rent at lower floors of this mall were also observed incremental. In respect of any comparison, presently there is no any comparable Mall available in the vicinity having such areas for offices and shopping space, however some projects/malls are under construction in vicinity / Clifton Area and near future this could be possible. Therefore basis of our experience and in comparison to other similar properties in the other places of city and considering the facilities location and other aspects of Dolmen City Mall and Harbour Front the reasonable rent for the property can be taken in between the range of 0.45% to 0.55% of the total value of structure for Dolmen City REIT and 0.8% to 0.9% for Harbour front. Whereas, the renting percentage is assessed 0.5% for upper basement due to its convenient location and ease of accessibility. However, for the rest we have taken an average rate of 0.45% for Dolmen City Mall and 0.85% for Harbour Front respectively.

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\$.#	Description	Area	Rent/SFT	Rent %	Rental Value In PKR
1	Lower Basement (-5000)				
2	Upper Basement (-2000)	5,285.00	475.00	0.50%	2,510,375.00
3	Ground Floor	187,347.00	603.00	0.45%	112,970,241.00
4	Mezzanine Floor	-			
5	First Floor	181,342.00	585.00	0.45%	106,085,070.00
6	Second Floor	173,335.00	562.50	0.45%	97,500,937.50
7	Third Floor				
	Total Rental Value Of Dolmen City Shopping Mail per Month	547,309.00			319,066,623.50
	Total Rental Value Of Dolmen City Shopping Mail per annum	547,309.00			3,828,799,482.00

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\$.#	Description	Area	Rent/SFT (0.85%)	Rental Value
1	Ground Floor	5,581.00	382.50	2,134,732.50
2	Third Floor	10,878.00	382.50	4,160,835,00
3	Fourth Floor	14,578.00	382.50	5,576,085.00
4	Fifth Floor	14,578.00	382,50	5,576,085,00
5	Sixth Floor	14,578.00	382.50	5,576,085.00
6	Seventh Floor	14.578.00	382.50	5,576,085.00
7	Eighth Floor	14.578.00	382.50	5,576,085.00
8	Ninth Floor	14,321.00	382.50	5,477,782.50
9	Tenth Floor	14,321.00	382.50	5,477,782.50
10	Eleventh Floor	14,358.00	382.50	5,491,935.00
11	Twelfth Floor	14,319.00	382.50	5,477,017.50
12	Thirteenth Floor	14,500.00	382.50	5,546,250.00
13	Fourteenth Floor	14,293.00	382.50	5,467,072.50
14	Fifteenth Floor	14,500.00	382.50	5.546,250.00
15	Sixteenth Floor	14,230.00	382.50	5,442,975.00
16	Seventeenth Floor	14.219.00	382.50	5,438,767.50
17	Eighteenth Floor	15.223.00	382.50	5,822,797.50
18	Nineteenth Floor	15,223.00	382.50	5.822,797.50
19	Twentieth Floor	7,688.00	382.50	2,940,660.00
es.	Total Rental Value of Harbour Front Multistory Building per month	250,963.00		98,128,080.00
in the	Total Rental Value of Harbour Front Multistory Building per annum	250,963.00	THE PARTY	1,177,536,960.00

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DOLMEN CITY SHOPPING MALL:

TOTAL RENTAL VALUE OF DOLMEN CITY:

PKR. 3,828,799,482.00

(Rupees Three Billion Eight Hundred Twenty Eight Million Seven Hundred Ninety Nine Thousand Four Hundred and Eighty Two Only)

The projected rent for the next three years may be forecasted with an annual increment of 10% of the current market rent. The projected rent is given below:

First Year:

PKR. 3,828,799,482.00

Second Year (Increment of 10%):

PKR. 4,211,679,430.20

Third Year (Increment of 10%):

PKR. 4,632,847,373.22

HARBOUR FRONT MULTISTORY BUILDING:

TOTAL RENTAL VALUE OF HARBOUR FRONT:

PKR. 1,177,536,960.00

(Rupees One Billion One Hundred Seventy Seven Million Five Hundred Thirty Six Thousand Nine Hundred and Sixty Only)

The Projected rent for the next Three Years may be forecasted with an annual Increment of 10% of the current market rent. The projected rent is given below:

First Year:

PKR. 1,177,536,960.00

Second Year (Increment of 10%):

PKR. 1,295,290,656.00

Third Year (Increment of 10%):

PKR. 1,424,819,721.60

GRAND TOTAL RENTAL VALUE OF PROPERTY:

PKR. 5,006,336,442.00

(I.e.; PKR. 3,828,799,482.00 + PKR. 1,177,536,960.00)

(Rupees Five Billion Six Million Three Hundred Thirty Six Thousand Four Hundred and Forty Two Only)

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DOLMEN CITY SHOPPING MALL:

TOTAL RENTAL VALUE OF DOLMEN CITY:

PKR. 3,828,799,482.00

(Rupees Three Billion Eight Hundred Twenty Eight Million Seven Hundred Ninety Nine Thousand Four Hundred and Eighty Two Only)

The projected rent for the next three years may be forecasted with an annual increment of 10% of the current market rent. The projected rent is given below:

First Year:

PKR. 3,828,799,482.00

Second Year (Increment of 10%); Third Year (Increment of 10%); PKR. 4,211,679,430.20

PKR. 4,632,847,373.22

HARBOUR FRONT MULTISTORY BUILDING:

TOTAL RENTAL VALUE OF HARBOUR FRONT:

PKR. 1,177,536,960.00

(Rupees One Billion One Hundred Seventy Seven Million Five Hundred Thirty Six Thousand Nine Hundred and Sixty Only)

The Projected rent for the next Three Years may be forecasted with an annual Increment of 10% of the current market rent. The projected rent is given below:

First Year:

PKR. 1,177,536,960.00

Second Year (Increment of 10%): Third Year (Increment of 10%):

PKR. 1,295,290,656.00 PKR. 1,424,819,721.60

GRAND TOTAL RENTAL VALUE OF PROPERTY:

PKR. 5,006,336,442.00

(I.e.; PKR. 3,828,799,482.00 + PKR. 1,177,536,960.00)

(Rupees Five Billion Six Million Three Hundred Thirty Six Thousand Four Hundred and Forty Two Only)

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In order to determine the effect of marketing on a company's growth is never been black and white. There are many factors those combine to create a successful and growing business. However, without marketing and sales a company gets very little, if any, promotion or exposures, meaning the chances of growth are slim to none. This is a well-known fact among marketers, evident in the amount of Rupees successful corporations allocate towards sales and marketing every year.

Generally the expenditure in between the range of 18% to 22% of gross rental income based on the experience "MYK Associates Pvt. Ltd" taken 20% on average basis, However capitalization rate should be in the range between 5% - 7%. This can be taking a figure of 6% on average basis.

TOTAL YEARLY RENTAL INCOME:

PKR. 5,006,336,442.00

Less operating cost (Assuming 20% of yearly rental income):

PKR. 1,001,267,288.40

First year income after less operating cost:

PKR. 4,005,069,153.60

Capitalization rate:

6%

PROPERTY VALUE BASED ON VALUER'S ESTIMATED INCOME CAPITALIZATION VALUE:

PKR.66,751,152,560.00

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PART III: INCOME CAPITALIZATION APPROACH (DCR):

[As per projected Net Operating Income (NOI)]

Arif Habib Dolmen REIT Management Limited has shared the occupancy projected status of the REIT property (Dolmen City Mall and Harbour Front) with the projected rent and expenses for the assessment of value based on the Income Capitalization Approach. The tenancy profile of Dolmen Mall is based on long term agreements with built in rent escalation thus representing a clear picture of future revenue. Out of the three approaches identified in REIT Regulations – 2022. Income Capitalization Approach is generally based on the principle that the value of the property reflects the quality and quantity of income it is expected to generate over time. It is the most typical approach used for income producing properties i.e. rental properties. Being based on actual agreements, this in comparison to income as per valuer's assessment represents the more representative determination for rental properties. Accordingly it is the most relevant approach for determination of valuation of REIT Management Property for reporting purposes. We have applied our estimated capitalization rate of 6% on the given data to determine the value of property remained same as in our previous report and are as follows:

REIT - Income Projections	Amount (in PKR)
Revenue	
Gross Rental Revenue	4,739,636,150.47
Ancillary Income	288,740,206.00
Sub-Total Operating Revenue (A)	5,028,376,356.47

LESS OPERATING COST:

Operating Costs		
SECP Monitoring fees	0.1% of fund size (PKR 22,237,000,000)	22,237,000.00
Property Management Fee	6% of Gross Rental Revenue (incl 13% SST)	321,347,331.00
Ancillary Income collection charges	15% of Ancillary Income (incl 13% of SST)	48,941,464.92
Insurance Expense		63,000,000.00
Property Tax		19,032,000.00
Renovation expense		265,000,000.00
Legal and professional charges		10,603,000.00
Other Recurring Expenses		97,404,000.00
Marketing Expenses	2% of Gross Rental Revenue	98,000,000.00
Sub-Total (B)		945,564,795.92

NET OPERATING INCOME (A-B):

(i.e.: PKR. 5,028,376,356.47 - PKR. 945,564,795.92)

6%

CAPITALIZATION RATE

Property Value based on DCR's (projected NOI based on Existing rental agreements and expected rent for the vacant

Area)

Capitalization Value:

PKR. 68,046,859,342.59

PKR. 4,082,811,560.56

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CONCLUSION:

We have carried out a detailed evaluation and inspection of the REIT Properties i.e. Dolmen City Mall and the Harbour Front constructed on Plot No: HC-3, Block No: 04, Scheme No: 05, Marine Drive, Clifton, Karachi for valuation vides REIT Regulations - 2022.

VALUATION APPROA	СН	VALUE (PKR) (in Millions)	VALUE IN WORDS
Cost Approach		43,597	Rupees Forty Three Thousand Five Hundred and Ninety Seven Million Only
Sales Compression Approac	h	82,392	Rupees Eighty Two Thousand Three Hundred and Ninety Two Million Only.
Income Capitalization Appro	oach		34
i. Property Value bo Valuer estimated Capitalization Value	ased on Income	66,751	Rupees Sixty Six Thousand Seven Hundred and Fifty One Million Only,
ii. Property Value bo DCR's (projected No on existing rental ag and expected rent vacant area) Capi Value.	reements for the	68,046	Rupees Sixty Eight Thousand and Forty Six Million Only.

This report is an evaluation appraisal report designed to give a conclusion of assets value and not to be considered as accounting report. In this report a fair market valuation determined carefully of the properties M/s. Dolmen City REIT, constructed on amalgamated HC-3, Block No: 04, Scheme No: 05, Marine Drive, Clifton, Karachi to the best of our ability and knowledge.

Therefore, evaluation report reflects our findings at the place mentioned therein and to the date and time of its inspection. Our assessment is computed with the assumption of market variables which influenced the value and that may vary unexpectedly time to time. In this report we have evaluated the cost of above said properties on the assumption of that it is free from any levies and encumbrances irrespective of any nature in title or otherwise. Our physical appraisal is based on the information and data provided by the officials of the REIT Management Company - M/s. Arif Habib Dolmen REIT Management Limited for REIT or their coordinating staff and accepted in good faith without any responsibility. We have carried out the exercise of valuation with due care and diligence and according to the REIT Regulations-2022.

Engr. Muhammad Tougir Surveying Engineer & Evaluations Shareel Stadlaui. Operation Manager

General Mange



(VALUER DECLARATION UNDER REIT REGULATIONS - 2022)

DECLARATION

- I, Engr. Muhammad Touqir, Senior Surveying Eigineer of MYK Associates (Pvt.) Limited carried out a valuation of "Dolmen City and Harbour Front" at HC-3, Block No: 04, Scheme No: 05, Marine Drive, Clifton, Karachi for M/s Arif Habib Dolmen REIT, to the best of my knowledge and belief declare:
 - That after an inspection of the Real Estate and a study of pertinent factors, including valuation trends and an analysis of neighborhood data the market value of the subject Real Estate as on August 07, 2023 are as below:

	VALUATION APPROACH	(PKR) (in Millions)	VALUE IN WORDS
Cost	Approach	43,597	Rupees Forty Three Thousand Five Hundred and Ninety Seven Million Only
Sale	s Compression Approach	82,392	Rupees Eighty Two Thousand Three Hundred and Ninety Two Million Only.
Inco	me Capitalization Approach		
i.	Property Value based on MYK estimated Income Capitalization Value	66,751	Rupees Sixty Six Thousand Seven Hundred and Fifty One Million Only.
ii.	Property Value based on DCR's (projected NOI based on existing rental agreements and expected rent for the vacant area) Capitalization Value.	68,046	Rupees Sixty Eight Thousand and Forty Six Million Only.

- 2. That the statements of fact contained in this report are true and correct.
- 3. That I have not withheld any information.
- That I have no interest in the Real Estate that is the subject of this report, and I have no
 personal interest or bias with respect to the parties involved.
- That I have not been instructed either by my company or the client to report a predetermined value for the subject Real Estate.
- That I am neither a director nor an employee of the RMC and do not have any financial interest, direct or indirect, in the RMC.
- That I have personally inspected the Real Estate that is the subject of this report.

July Div.

(Mohammad Tougir) Senior Surveying Engine

WITNESSED BY:

(Muhammad Younus Khan)

CEO

Date: August 07, 2023

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GROUND FLOOR PICTURES









GROUND FLOOR PICTURES









MYK Ref No: KHI/17000/07/2023



FIRST FLOOR PICTURES









VALUATION REPORT FOR COMMERCIAL PROPERTY DOLMEN CITY MALL AND HARBOUR FRONT

FIRST FLOOR PICTURES







MYK Ref No: KHI/17000/07/2023



VALUATION REPORT FOR COMMERCIAL PROPERTY DOLMEN CITY MALL AND HARBOUR FRONT

SECOND FLOOR PICTURES







MYK Ref No: KHI/17000/07/2023



VALUATION REPORT FOR COMMERCIAL PROPERTY DOLMEN CITY MALL AND HARBOUR FRONT

SECOND FLOOR PICTURES







MYK Ref No: KHI/17000/07/2023



VALUATION REPORT FOR COMMERCIAL PROPERTY DOLMEN CITY MALL AND HARBOUR FRONT

SECOND FLOOR PICTURES









KPMG Taseer Hadi & Co. Chartered Accountants Sheikh Sultan Trust Building No. 2, Beaumont Road Karachi 75530 Pakistan +92 (21) 37131900, Fax +92 (21) 35685095

INDEPENDENT AUDITORS' REVIEW REPORT

To the unitholders of Dolmen City REIT

Review Report on the Statement of Compliance contained in Listed Companies (Code of Corporate Governance) Regulations, 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 Arif Habib Dolmen REIT Management Limited (RMC) for and on behalf of Dolmen City REIT (the Scheme) for the year ended 30 June 2023 in accordance with the requirements of regulation No. 36 of the Regulations.

The responsibility for compliance with the Regulations is that of the Board of Directors of the RMC of the Scheme. Our responsibility is to review whether the Statement of Compliance reflects the status of the Scheme'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 RMC's personnel and review of various documents prepared by the RMC 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 Scheme's corporate governance procedures and risks.

The Regulations require the RMC of the Scheme 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. 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.

Based on our review, nothing has come to our attention which causes us to believe that the Statement of Compliance does not appropriately reflect the Scheme's compliance, in all material respects, with the requirements contained in the Regulations as applicable to the Scheme for the year ended 30 June 2023.

Date: 27 October 2023

Karachi

UDIN: CR202310096A2z5GXRSO

KPMG Taseer Hadi & Co., Chartered Accountants

Statement of Compliance with Listed Companies (Code of Corporate Governance) Regulation, 2019 for the year ended 30, June 2023

Name of Company:

Arif Habib Dolmen REIT Management Limited (the REIT Management Company or

RMC)

For and on behalf of:

Dolmen City REIT (the Scheme)

Year ended:

June 30, 2023

The RMC has complied with the requirement of the Listed Companies (Code of Corporate Governance) Regulations, 2019 (the Regulations) for and on behalf of the Scheme in the following manner:

- The total number of directors are 9 (nine) comprising of eight elected directors and one deemed director composition is as follows:
 - a) Male: 8
 - b) Female: 1
- The composition of the board is as follows:

Category	Names
Non-Executive	Mr. Arif Habib - Chairman
Director	Mr. Nadeem Riaz
	Mr. Abdus Samad A. Habib
	Mr. Faisal Nadeem
	Mr. Sajid Ullah Sheikh
Independent Director	Mr. Naeem Ilyas
	Mr. Muhammad Noman Akhter
Female Director	Ms. Tayyaba Rasheed
(Independent Director)	
Chief Executive	Mr. Muhammad Ejaz
(Deemed Director)	

- The directors have confirmed that none of them is serving as a director on more than seven listed companies, including RMC;
- The RMC has prepared a Code of Conduct and has ensured that appropriate steps have been taken to disseminate it throughout the RMC along with its supporting policies and procedures;
- The Board has developed a vision / mission statement, overall corporate strategy and significant policies of the RMC. The Board has ensured that a complete record of particulars of significant policies along with the dates of approval or updating is maintained by the RMC;
- All the powers of the Board have been duly exercised and decisions on relevant matters have been taken by Board / Management Company as empowered by the relevant provisions of the Companies Act, 2017, REIT Regulations, 2022 and the Regulations;
- The meetings of the Board were presided over by the Chairman and, in his absence, by a director elected
 by the Board for this purpose. The Board has complied with the requirements of the Companies Act,
 2017 and the Regulations with respect to frequency, recording and circulating minutes of meeting of the
 Board;



- The Board of directors have a formal policy and transparent procedures for remuneration of directors in accordance with the Companies Act, 2017 and the Regulations;
- Seven directors have a certification under Directors' Training Program, one director of the RMC is exempt from the requirement of Director's Training Program;
- The Board has approved appointment of Chief Financial officer, Company Secretary and Head of Internal Audit, including their remuneration and terms and conditions of employment and complied with relevant requirements of the Regulations;
- Chief Financial officer and Chief Executive officer duly endorsed the financial statements before approval
 of the Board;
- 12. The Board has formed committees comprising of members given below:
 - a) Audit Committee

Mr. Naeem Ilyas	Chairman
Mr. Abdus Samad A. Habib	Member
Mr. Sajid Ullah Sheikh	Member
Mr. Muhammad Noman Akhter	Member

b) Human Resource & Remuneration Committee

Ms. Tayyaba Rasheed	Chairperson
Mr. Abdus Samad A. Habib	Member
Mr. Sajid Ullah Sheikh	Member
Mr. Muhammad Eiaz	Member

- The terms of reference of the aforesaid committees have been formed, documented and advised to the committee for compliance;
- 14. The frequency of meetings (quarterly/half yearly/ yearly) of the committees were as per following:
 - a) Audit Committee: 6 meetings
 - b) Human Resource & Remuneration Committee: 1 meeting
- The Board has outsourced the internal audit function to M/s Junaidy Shoaib Asad & Co Chartered Accountants who are considered suitably qualified and experienced for the purpose and are conversant with the policies and procedures of the RMC;
- 16. The statutory auditors of the Scheme have confirmed that they have been given a satisfactory rating under the Quality Control Review program of the Institute of Chartered Accountants of Pakistan and registered with Audit Oversight Board of Pakistan, that they and all their partners are in compliance with International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by the Institute of Chartered Accountants of Pakistan and that they 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 Financial Officer, Head of Internal Audit, Company Secretary or director of the RMC;
- 17. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the Act, the Regulations or any other regulatory requirement and the auditors have confirmed that they have observed IFAC guidelines in this regard;
- We confirm that all requirements of the Regulations 3,6,7,8,27,32,33 and 36 of the Regulations have been complied with; and



Arif Habib

Chairman

 Explanation for non-compliance with requirements, other than regulations 3,6,7,8,27,32,33 and 36 are below (if applicable):

S. No	Requirement	Explanation for not meeting non-mandatory requirements	Regulation No.
1.	Same person shall not simultaneously hold office of Chief Financial Officer and the Company Secretary of a listed Company.	number 20 (see below) of this	24

20. We confirm that all other requirements of the Regulations have been complied with except for the requirement that the same person shall not simultaneously hold office of Chief Financial Officer and the Company Secretary of a listed Company. As the Regulations allow the Companies to either comply or explain the reason otherwise, therefore, the Company has adopted explanation approach as the management is of the view, that the current Chief Financial Officer and Company Secretary is suitably qualified and professionally capable to act and fulfill the duties and responsibilities of both the roles. In addition, it is also a cost effective measure that is in the better interest of the shareholders of the RMC, therefore hiring a separate person for both position is not feasible.

For and behalf of the board.

Muhammad Ejaz Chief Executive

Dated: October 27, 2023

Karachi



KPMG Taseer Hadi & Co. Chartered Accountants Sheikh Sultan Trust Building No. 2, Beaumont Road Karachi 75530 Pakistan +92 (21) 37131900, Fax +92 (21) 35685095

INDEPENDENT AUDITORS' REPORT

To the Unit holders of Dolmen City REIT

Report on the Audit of the Financial Statements

Opinion

We have audited the annexed financial statements of Dolmen City REIT ("the Scheme"), which comprise the statement of financial position as at 30 June 2023, and the statement of profit or loss, the statement of comprehensive income, the statement of changes in unitholder's fund, 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, the statement of financial position, statement of profit or loss, the statement of comprehensive income, the statement of changes in unitholders' fund 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) and Real Estate Investment Trust Regulations, 2022, in the manner so required and respectively give a true and fair view of the state of the Scheme's affairs as at 30 June 2023 and of the profit and other comprehensive income, the changes in unitholders' fund and its cash flows for the year then ended.

Basis for 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 Scheme 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.

Key Audit Matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements of the current year. 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.

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KPMG Tasser Hadi & Co., a Partnership firm registered in Pakistan and a reserber firm of the KPMG global organization of independent member firms affiliated with KPMG international Limited, a private English company. limited by quarantee.



Following are the Key audit matters:

S. No.	Key audit matters	How the matters were addressed in our audit
1.	Valuation of Investment Property	
	Refer note 4 to the financial statements. The investment property amounted to Rs. 68,046 million as at 30 June 2023. Investment property forms a significant part of the Scheme's total assets. The Scheme's investment property is stated at fair value based on valuations carried out by independent qualified professional valuer (the "management valuer") with the changes recognized in the statement of profit or loss. The management valuer under REIT Regulation, 2022 is required to carry out valuation on any valuation technique adopted explicitly stating the reason for opting such approach. The management valuer has stated "Income Capitalization Approach - on projected Net Operating Income (NOI) based on existing rent arrangements and expected rent for the vacant area" is the most appropriate approach used for valuation. We identified valuation of investment property as a key audit matter because the valuation is dependent on significant unobservable inputs that involve management's judgment. Details of the valuation techniques and significant unobservable inputs used in the valuations are disclosed in note 4 to the financial statements.	Our audit procedures to assess the valuation of investment property, amongst others, included the following: • evaluated the design and implementation of relevant controls over the measurement of the investment property; • assessed the competence, capabilities and objectivity of the management valuer and evaluated their scope of work; • on sample basis, assessed whether the source data provided to the management's valuer is reasonable; • obtained the valuation report and engaged our external specialist for assessing the reasonableness of the significant unobservable inputs and estimates used by the management valuer and whether the valuation approach recommended by management's valuer represent the most appropriate approach; • engaged our auditors' own valuation specialist to assist us in evaluating the assumptions and judgements used by management in its projected net operating income working; and • assessed the adequacy of the related disclosures in the notes to the financial statements in accordance with the requirement of IFRS.

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S. No.	Key audit matters	How the matters were addressed in our audit
2.	Revenue Recognition	
	Refer notes 17 and 18 to the financial statements. The Scheme's revenue for the year ended 30 June 2023 was Rs. 4,577 million. Revenue from rental income is recognized on a straight line basis over the non-cancellable period of the lease. Whereas, revenue from marketing activities is recognized when the event is performed. We identified revenue recognition as a key audit matter because revenue is one of the key performance indicators of the Scheme and therefore there is an inherent risk that revenue may not have been recorded in the appropriate period.	Our audit procedures to assess the recognition of revenue, amongst others, included the following: - assessed the design, implementation and operating effectiveness of the key internal controls which governs the revenue recognition; - assessed the appropriateness of the Scheme's accounting policies for revenue recognition including its compliance with applicable accounting standards; - tested revenue transactions recorded during the current year, on sample basis, with underlying documentation including invoices and rent agreements to assess whether the revenue was recognized in accordance with Scheme's revenue recognition accounting policies; and - tested on a sample basis, specific revenue transactions recorded before and after the reporting date with underlying documentation to assess whether revenue was recorded in the appropriate accounting period.

Information Other than the Financial Statements and Auditors' Report Thereon

Management is responsible for the other information. The other information comprises the information included in the Annual Report but does not include the financial statements and our auditors' 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 Those Charged with Governance 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, the requirements of Companies Act, 2017 (XIX of 2017) and the REIT Regulations, 2022 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 Scheme'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 Scheme or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Scheme'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.





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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.

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- b) the statement of financial position, the statement of profit or loss, the statement of comprehensive income, the statement of changes in unitholders' fund, the statement of cash flows together with the notes thereon have been drawn up in conformity with the Real Estate Investment Trust Regulation, 2022 and Companies Act, 2017 (XIX of 2017) and are in agreement with the books of account and returns;
- investments made and expenditure incurred during the year were for the purpose of the Scheme's business; and
- d) zakat deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980), was deducted by the Scheme and deposited in the Central Zakat Fund established under section 7 of that Ordinance.

The engagement partner on the audit resulting in this independent auditor's report is Mr.Amyn Malik.

Date: 27 October 2023

Karachi

UDIN: AR202310096riuGF7byO

KPMG Taseer Hadi & Co. Chartered Accountants





Statement of Financial Position

As at June 30, 2023

		June 30 2023	June 30 2022
ASSETS	Note	(Rupees	s in '000)
Non-Current Assets Investment property	4	68,046,859	62,821,189
Current Assets Receivables Advances and deposits Advance tax Accrued profit on deposits Short-term investments Bank balances Total Current Assets	5 6 7 8 9	106,175 24,132 215,590 20,314 750,700 1,131,446 2,248,357	158,467 12,014 207,271 8,671 661,567 950,206 1,998,196
TOTAL ASSETS		70,295,216	64,819,385
UNIT HOLDERS' FUND AND LIABILITIES			
Unit holders' fund			
REPRESENTED BY:			
Issued, subscribed and paid up units (2,223,700,000 units of Rs. 10 each) Capital Reserves Revenue Reserve Total unit holder's fund	10 11	22,237,000 46,091,205 1,168,142 69,496,347	22,237,000 40,865,535 926,757 64,029,292
CURRENT LIABILITIES Payable to REIT Management Company - Related Party Security deposits Accrued expenses and other liabilities Unclaimed dividend Total Current Liabilities	12 13 14 15	39,305 497,688 247,049 14,827 798,869	32,569 459,297 284,992 13,235 790,093
CONTINGENCIES AND COMMITMENTS	16		
TOTAL UNIT HOLDERS' FUND AND LIABILITIES		70,295,216	64,819,385
NET ASSETS VALUE PER UNIT		31.25	28.79

The annexed notes from 1 to 30 form an integral part of these financial statements.

Chief Financial Officer Chief Executive Officer

Statement of Profit or Loss

For the year ended 30 June 2023

		June 30 2023	June 30 2022
	Note	(Rupee	s in '000)
Revenue	4-		0.570.444
Rental income Marketing income	17 18	4,318,760 258,387	3,573,664 221,536
	40	4,577,147	3,795,200
Administrative and operating expenses Impairment loss on receivables	19 5.1	(580,271) (17,688)	(504,781) (11,589)
Net operating income		3,979,188	3,278,830
Other income	20	4,223,526	126,748 3,405,578
Management fee	12.2	(119,376)	(98,365)
Sindh sales tax on management fee Trustee fee	12.2 14.4	(15,519) (19,896)	(12,787) (16,394)
Sindh sales tax on trustee fee	14.4	(2,586)	(2,131)
Profit before change in fair value of Investment property		4,066,149	3,275,901
Unrealised gain on remeasurement of fair value of Investment property	4	5,225,670	6,486,992
Profit before taxation		9,291,819	9,762,893
Taxation	21	-	-
Profit for the year		9,291,819	9,762,893
		(Ru	oees)
Earnings per unit - Basic and diluted	22	4.18	4.39

The annexed notes from 1 to 30 form an integral part of these financial statements

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Chief Financial Officer

Chief Executive Officer

Statement of Comprehensive Income

For the year ended 30 June 2023

	June 30 2023	June 30 2022
	(Rupee	s in '000)
Profit for the year	9,291,819	9,762,893
Other comprehensive income	-	-
Total comprehensive income for the year	9,291,819	9,762,893

The annexed notes from 1 to 30 form an integral part of these financial statements

Chief Financial Officer

Chief Executive Officer

Statement of changes in Unit Holders' Fund

For the year ended 30 June 2023

		Reserves				
	Issued, Subcribed and paid up units		Capital Reserves		Revenue Reserve	Total unit holders'
	p op	Premium on issue of units - net (Note 11.1)	Fair Value Reserve (Note 11.2)	Total	Unappropri- ated profit	fund
				(Rupees	s in '000)	
Balance as at 30 June 2021	22,237,000	281,346	34,097,197	34,378,543	808,510	57,424,053
Transactions with owners:						
Cash dividend for the year ended 30 June 2021 (Re. 0.33 per unit)	_	_	-	-	(733,821)	(733,821)
Cash dividend for the period ended 30 September 2021 (Re. 0.33 per unit)	-	_	-	-	(733,821)	(733,821)
Cash dividend for the period ended 31 December 2021 (Re. 0.37 per unit)	-	_	-	-	(822,769)	(822,769)
Cash dividend for the period ended 31 March 2022 (Re. 0.39 per unit)	-			<u>-</u>	(867,243) (3,157,654)	(867,243) (3,157,654)
Total comprehensive income for the year	ar -	-	-	-	9,762,893	9,762,893
Reclassification adjustment relating to changes in fair value of investment pro	oerty -	-	6,486,992	6,486,992	(6,486,992)	-
Balance as at 30 June 2022	22,237,000	281,346	40,584,189	40,865,535	926,757	64,029,292
Transactions with owners:						
Cash dividend for the year ended 30 June 2022 (Re. 0.41 per unit)	-	_	_	-	(911,717)	(911,717)
Cash dividend for the period ended 30 September 2022 (Re. 0.43 per unit)	-	-	-	-	(956,191)	(956,191)
Cash dividend for the period ended 31 December 2022 (Re. 0.43 per unit)	_	-	-	-	(956,191)	(956,191)
Cash dividend for the period ended 31 March 2023 (Re. 0.45 per unit)					(1,000,665) (3,824,764)	(1,000,665) (3,824,764)
Total comprehensive income for the year	ar –	-	-	-	9,291,819	9,291,819
Reclassification adjustment relating to changes in fair value of investment prop	perty -	-	5,225,670	5,225,670	(5,225,670)	-
Balance as at 30 June 2023	22,237,000	281,346	45,809,859	46,091,205	1,168,142	69,496,347

The annexed notes from 1 to 30 form an integral part of these financial statements.

Chief Financial Officer Chief Executive Officer Director

Statement of Cash Flows

For the year ended 30 June 2023

CASH FLOWS FROM OPERATING ACTIVITIES	Note	2023 (Rupee	2022 s in ' 000)
Profit for the year		9,291,819	9,762,893
Adjustments for non cash items: Unrealised gain on remeasurement of fair value of Investment property Liability written back Impairment loss on receivables Profit on deposits	4 20 5.1 20	(5,225,670) (647) 17,688 (243,691) 3,839,499	(6,486,992) - 11,589 (126,748) - 3,160,742
Working capital changes (Increase) \ Decrease in current assets: Receivables Advances, deposit		34,604 (12,118) 22,486	(9,139) (9,538) (18,677)
Increase in current liabilities: Payable to REIT Management Company - related party Security deposits Accrued expenses and other liabilities		6,736 38,391 (37,296) 7,831	7,405 53,314 67,768 128,487
Cash generated from operations		3,869,816	3,270,552
Tax paid Net cash generated from operating activities		(8,319) 3,861,497	(3,140) 3,267,412
CASH FLOWS FROM INVESTING ACTIVITIES			
Profit on deposits received Purchase of short-term investments - net of maturity Net cash generated from investing activities		232,048 (6,722) 225,326	125,566 (3,249) 122,317
CASH FLOW FROM FINANCING ACTIVITY			
Dividend paid Net cash used in financing activity		(3,823,172) (3,823,172)	(3,156,219) (3,156,219)
Net increase in cash and cash equivalents Cash and cash equivalents at beginning of the year Cash and cash equivalents at end of the year	23	263,651 1,567,795 1,831,446	233,510 1,334,285 1,567,795

The annexed notes from 1 to 30 form an integral part of these financial statements.

Chief Financial Officer

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Chief Executive Officer

For the year ended 30 June 2023

1. STATUS AND NATURE OF BUSINESS

1.1 Dolmen City REIT ("the Scheme") was established under Trust Deed, dated 20 January 2015, executed between Arif Habib Dolmen REIT Management Limited (AHDRML), as the REIT Management Company (RMC) and Central Depositary Company of Pakistan Limited (CDCPL), as the Trustee. The Scheme is governed under the Real Estate Investment Trust Regulations, 2022 (REIT Regulations, 2022) (previously REIT Regulations, 2015), promulgated and amended from time to time by the Securities & Exchange Commission of Pakistan (SECP).

The Trust Deed of the Scheme was registered on 20 January 2015 whereas approval of the registration of the REIT Scheme has been granted by the SECP on 29 May 2015. The Scheme is a perpetual, closed-ended, shariah compliant rental REIT. The Scheme is listed on Pakistan Stock Exchange. On 25 October 2022, VIS Credit Rating Company Limited assigned rating ""AAA(rr)"" and ""AM2+"" to the Scheme and the RMC respectively.

The registered office of the REIT Management Company is situated at Arif Habib Center, 23 M.T. Khan Road, Karachi. All of the activities undertaken by the Scheme including but not limited to deposits and placements with banks, rental and marketing income earned were all in accordance with principle of Shariah. The principal activity of the Scheme is to generate rental income through investment property and distribute the income generated to unitholders through dividends.

1.2 The Scheme commenced its commercial activities on 01 June 2015. The Scheme was the subsidiary of International Complex Projects Limited (ICPL) directly holding 75% of the units. The Board of Directors of the ICPL in its meeting held on 22 April 2021 approved the scheme of arrangement for re-organization / re-arrangement of the Dolmen Group comprising restructuring of ICPL. The arrangement became effective on 01 July 2021 as sanctioned by the Honorable High Court of Sindh vide its Order dated 03 November 2021. Consequently, units held by ICPL were transferred to its associated undertakings i.e. Dolmen (Private) Limited and Al Feroz (Private) Limited, as envisaged in the said scheme of arrangement in equal proportion.

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 (IFRSs) issued by the International Accounting Standards Board (IASB) as notified under the Companies Act, 2017;
- Provisions of and directives issued under the Companies Act, 2017; and Part VIII A of the repealed Companies Ordinance, 1984; and
- The Real Estate Investment Trust Regulations, 2022 (the REIT Regulations, 2022).

Where the provisions of and directives issued under the Companies Act, 2017, Part VIII A of the repealed Companies Ordinance, 1984 and REIT Regulations, 2022 differ from the IFRS standards, the provisions of and directives issued under Companies Act, 2017 and REIT Regulations, 2022 have been followed.

2.1.1 On 28 November 2022, Securities and Exchange Commission of Pakistan vide S.R.O 2067/2022 has replaced REIT Regulations, 2015 with REIT Regulations, 2022 which came into force with immediate effect.

For the year ended 30 June 2023

2.2 **Basis of measurement**

These financial statements have been prepared under the historical cost convention except for investment property, which has been measured at the fair value.

2.3 Functional and presentation currency

These financial statements are presented in Pakistan Rupees which is the functional and presentation currency of the Scheme. All figures have been rounded off to nearest thousand of rupees unless otherwise stated.

2.4 Key judgments and estimates

The preparation of financial statements in conformity with the accounting and reporting standards as applicable in Pakistan requires the use of certain critical accounting estimates. In addition, it requires management to exercise judgement in the process of applying the Scheme's accounting policies. The areas involving a high degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements, are documented in the following accounting policies and notes, and relate primarily to:

- Investment property (notes 3.1 and 4);
- Allowance for impairment loss on rent receivables (notes 3.2.5 and 5); and
- Provisions and contingencies (notes 3.5 and 15)

2.5 Standards, interpretations and amendments to published accounting and reporting standards that are not yet effective.

The following International Financial Reporting Standards (IFRS Standards) as notified under the Companies Act, 2017 and the amendments and interpretations thereto will be effective for accounting periods beginning on or after 1 July 2023:

- Classification of liabilities as current or non-current (Amendments to IAS 1 in January 2020) apply retrospectively for the annual periods beginning on or after 1 January 2024 (as deferred vide amendments to IAS 1 in October 2022) with earlier application permitted. These amendments in the standards have been added to further clarify when a liability is classified as current. Convertible debt may need to be reclassified as 'current'. The standard also amends the aspect of classification of liability as non-current by requiring the assessment of the entity's right at the end of the reporting period to defer the settlement of liability for at least twelve months after the reporting period. An entity's expectation and discretion at the reporting date to refinance or to reschedule payments on a long-term basis are no longer relevant for the classification of a liability as current or non-current. An entity shall apply those amendments retrospectively in accordance with IAS 8.
- Non-current Liabilities with Covenants (amendment to IAS 1 in October 2022) aims to improve the information an entity provides when its right to defer settlement of a liability for at least twelve months is subject to compliance with conditions. The amendment is also intended to address concerns about classifying such a liability as current or non-current. Only covenants with which an entity must comply on or before the reporting date affect the classification of a liability as current or non-current. Covenants with which an entity must comply after the reporting date (i.e. future covenants) do not affect a liability's classification at that date. However, when non-current liabilities are subject to future covenants, entities will now need to disclose information to help users understand the risk that those liabilities could become repayable within 12 months after the reporting date. The amendments apply retrospectively for annual reporting periods beginning on or after 1 January 2024, with earlier application permitted. These amendments also specify the transition requirements for entities that may have early-adopted the previously issued but not yet effective 2020 amendments to IAS 1 (as referred above).

For the year ended 30 June 2023

- Disclosure of Accounting Policies (Amendments to IAS 1 and IFRS Practice Statement 2) the Board has issued amendments on the application of materiality to disclosure of accounting policies and to help entities provide useful accounting policy disclosures. The key amendments to IAS 1 include:
- requiring entities to disclose their material accounting policies rather than their significant accounting policies;
- clarifying that accounting policies related to immaterial transactions, other events or conditions are themselves immaterial and as such need not be disclosed; and
- clarifying that not all accounting policies that relate to material transactions, other events or conditions are themselves material to a entity's financial statements.
- -The Board also amended IFRS Practice Statement 2 to include guidance and two additional examples on the application of materiality to accounting policy disclosures. The amendments are effective for annual reporting periods beginning on or after 1 January 2023 with earlier application permitted.
- Definition of Accounting Estimates (Amendments to IAS 8) introduce a new definition for accounting estimates clarifying that they are monetary amounts in the financial statements that are subject to measurement uncertainty. The amendments also clarify the relationship between accounting policies and accounting estimates by specifying that an entity develops an accounting estimate to achieve the objective set out by an accounting policy. The amendments are effective for periods beginning on or after 1 January 2023, with earlier application permitted, and will apply prospectively to changes in accounting estimates and changes in accounting policies occurring on or after the beginning of the first annual reporting period in which the entity applies the amendments.
- Deferred Tax related to Assets and Liabilities arising from a Single Transaction (Amendments to IAS 12) narrow the scope of the initial recognition exemption (IRE) so that it does not apply to transactions that give rise to equal and offsetting temporary differences. As a result, entities will need to recognize a deferred tax asset and a deferred tax liability for temporary differences arising on initial recognition of a lease and a decommissioning provision. For leases and decommissioning liabilities, the associated deferred tax asset and liabilities will need to be recognized from the beginning of the earliest comparative period presented, with any cumulative effect recognized as an adjustment to retained earnings or other components of equity at that date. The amendments are effective for annual reporting periods beginning on or after 1 January 2023 with earlier application permitted.
- Lease Liability in a Sale and Leaseback (amendment to IFRS 16 in September 2022) adds subsequent measurement requirements for sale and leaseback transactions that satisfy the requirements to be accounted for as a sale. The amendment confirms that on initial recognition, the seller-lessee includes variable lease payments when it measures a lease liability arising from a sale-and-leaseback transaction. After initial recognition, the seller-lessee applies the general requirements for subsequent accounting of the lease liability such that it recognizes no gain or loss relating to the right of use it retains. A seller-lessee may adopt different approaches that satisfy the new requirements on subsequent measurement. The amendments are effective for annual reporting periods beginning on or after 1 January 2024 with earlier application permitted. Under IAS 8, a seller-lessee will need to apply the amendments retrospectively to sale-and-leaseback transactions entered into or after the date of initial application of IFRS 16 and will need to identify and re-examine sale-and-leaseback transactions entered into since implementation of IFRS 16 in 2019, and potentially restate those that included variable lease payments. If an entity (a seller-lessee) applies the amendments arising from Lease Liability in a Sale and Leaseback for an earlier period, the entity shall disclose that fact.

Sale or Contribution of Assets between an Investor and its Associate or Joint Venture (Amendments to IFRS 10 and IAS 28) amend accounting treatment on loss of control of business or assets. The amendments also introduce new accounting for less frequent transaction that involves neither cost nor full step-up of certain retained interests in assets that are not businesses. The effective date for these changes has been deferred indefinitely until the completion of a broader review.

For the year ended 30 June 2023

- Supplier Finance Arrangements (amendments to IAS 7 and IFRS 7) introduce two new disclosure objectives for an entity to provide information about its supplier finance arrangements that would enable users (investors) to assess the effects of these arrangements on the entities' liabilities and cash flows, and the entity's exposure to liquidity risk. Under the amendments, entities also need to disclose the type and effect of non-cash changes in the carrying amounts of the financial liabilities that are part of a supplier finance arrangement. The amendments also add supplier finance arrangements as an example to the existing disclosure requirements in IFRS 7 on factors an entity might consider when providing specific quantitative liquidity risk disclosures about its financial liabilities. The amendments are effective for periods beginning on or after 1 January 2024, with early application permitted. However, some relief from providing certain information in the year of initial application is available.
- International Tax Reform Pillar Two Model Rules (amendments to IAS 12) introduce following new disclosure requirements:
 - Once tax law is enacted but before top-up tax is effective: disclose information that is known or can be reasonably estimated and that helps users of its financial statements to understand its exposure to Pillar Two income taxes at the reporting date. If information is not known or cannot be reasonably estimated at the reporting date, then an entity discloses a statement to that effect and information about its progress in assessing the Pillar Two exposure.
 - After top-up tax is effective: disclose current tax expense related to top-up tax.

The above standards, interpretations and amendments are not likely to have a significant impact on Scheme's financial statements.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The significant accounting policies applied in the preparation of these financial statements are set out below. The Scheme has consistently applied the following accounting policies to all periods presented in these financial statements.

3.1 Investment Property

Investment property is the property which is held either to earn rental income or for capital appreciation or for both, but not for sale in the ordinary course of business, use in the production or supply of goods or services or for administrative purposes. Investment property is initially measured at cost and subsequently at fair value with any change therein recognised in statement of profit or loss.

The Scheme determines the fair value of its investment property after every six months through an independent qualified valuer fulfilling the minimum criteria stated by the REIT Regulations, 2022. The valuer under REIT Regulations, 2022 is required to carry out valuation and explicitly state the reasoning for the approach adopted that is most appropriate for the Scheme. The valuer has stated that Income Capitalisation Approach – "Projected Net Operating Income (NOI) based on existing rental agreements and expected rent for the vacant area" is the most appropriate / relevant approach used for income producing properties i.e. rental properties.

Subsequent costs are included in the carrying amount or recognised as a separate asset, as appropriate, only when it is probable that the future economic benefits associated with the items will flow to the Scheme and the cost of the item can be measured reliably. Maintenance and normal repairs are charged to statement of profit or loss in the period in which they are incurred.

For the year ended 30 June 2023

3.2 Financial Instruments

3.2.1 Recognition and initial measurement

Receivables and debt securities issued are initially recognised when they are originated. All other financial assets and financial liabilities are initially recognised when the Scheme becomes a party to the contractual provisions of the instrument.

A financial asset (unless it is a trade receivable without a significant financing component) or financial liability is initially measured at fair value plus or minus, for an item not at FVTPL, transaction costs that are directly attributable to its acquisition or issue. A trade receivable without a significant financing component is initially measured at the transaction price.

3.2.2 Classification and subsequent measurement

Financial assets

On initial recognition, a financial asset is classified as: amortised cost, Fair value through Other Comprehensive Income (OCI) - debt investment, fair value through OCI - equity investment, or fair value through profit or loss (if any).

Financial assets are not reclassified subsequent to their initial recognition unless the Scheme changes its business model for managing financial assets in which case all affected financial assets are reclassified on the first day of the first reporting period following the change in the business model.

A financial asset is measured at amortised cost if it meets both of the following conditions and is not designated as at FVTPL:

- -it is held within a business model whose objective is to hold assets to collect contractual cash flows; and
- -its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

A debt investment is measured at FVOCI if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and
- ts contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

On initial recognition of an equity investment that is not held for trading, the Scheme may irrevocably elect to present subsequent changes in the investment's fair value in OCI. This election is made on an investment-by-investment basis.

All financial assets not classified as measured at amortized cost or FVOCI as described above are measured at FVTPL. On initial recognition, the Scheme may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortized cost or at FVOCI or at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

For the year ended 30 June 2023

Financial assets - Business model assessment

The Scheme makes an assessment of the objective of the business model in which a financial asset is held at a portfolio level because this best reflects the way the business is managed and information is provided to management. The information considered includes:

- the stated policies and objectives for the portfolio and the operation of those policies in practice. These include whether management's strategy focuses on earning contractual mark-up income, maintaining a particular mark-up rate profile, matching the duration of the financial assets to the duration of any related liabilities or expected cash outflows or realising cash flows through the sale of the assets;
- how the performance of the portfolio is evaluated and reported to the Scheme's management;
- the risks that affect the performance of the business model (and the financial assets held within that business model) and how those risks are managed;
- how managers of the business are compensated e.g. whether compensation is based on the fair value of the assets managed or the contractual cash flows collected; and
- the frequency, volume and timing of sales of financial assets in prior periods, the reasons for such sales and expectations about future sales activity.

Transfers of financial assets to third parties in transactions that do not qualify for derecognition are not considered sales for this purpose, consistent with the Scheme's continuing recognition of the assets.

Financial assets that are held for trading or are managed and whose performance is evaluated on a fair value basis are measured at FVTPL.

Financial assets - Assessment whether contractual cash flows are solely payments of principal and interest

For the purposes of this assessment, 'principal' is defined as the fair value of the financial asset on initial recognition. 'Interest' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs (e.g. liquidity risk and administrative costs), as well as a profit margin.

In assessing whether the contractual cash flows are solely payments of principal and interest, the Scheme considers the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows such that it would not meet this condition. In making this assessment, the Scheme considers:

- contingent events that would change the amount or timing of cash flows;
- terms that may adjust the contractual coupon rate, including variable-rate features;
- prepayment and extension features; and
- terms that limit the Scheme's claim to cash flows from specified assets (e.g. non-recourse features).

A prepayment feature is consistent with the solely payments of principal and interest criterion if the prepayment amount substantially represents unpaid amounts of principal and interest on the principal amount outstanding, which may include reasonable additional compensation for early termination of the contract. Additionally, for a financial asset acquired at a discount or premium to its contractual par amount, a feature that permits or requires prepayment at an amount that substantially represents the contractual par amount plus accrued (but unpaid) contractual interest (which may also include reasonable compensation for early termination) is treated as consistent with this criterion if the fair value of the prepayment feature is insignificant at initial recognition.

For the year ended 30 June 2023

Financial assets-Subsequent measurement and gains and losses

Financial assets at FVTPL	These assets are subsequently measured at fair value. Net gains and losses, including any interest or dividend income, are recognised in statement of profit or loss.
Financial assets at amortised cost	These assets are subsequently measured at amortised cost using the effective interest method. The amortised cost is reduced by impairment losses. Markup income, foreign exchange gains and losses and impairment are recognised in profit or loss. Any gain or loss on derecognition is recognised in profit or loss.
Debt investments at FVOCI	These assets are subsequently measured at fair value. Markup income calculated using the effective interest method, foreign exchange gains and losses and impairment are recognised in profit or loss. Other net gains and losses are recognised in OCI. On derecognition, gains and losses accumulated in OCI are reclassified to profit or loss.
Equity investments at FVOCI	These assets are subsequently measured at fair value. Dividends are recognised as income in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognised in OCI and are never reclassified to profit or loss.

Financial liabilities - Classification, subsequent measurement and gains and losses

Financial liabilities are classified as measured at amortised cost or FVTPL. A financial liability is classified as at FVTPL if it is classified as held-for-trading, it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognised in profit or loss. Other financial liabilities are subsequently measured at amortised cost using the effective interest method. Markup expense and foreign exchange gains and losses are recognised in profit or loss. Any gain or loss on derecognition is also recognised in profit or loss.

3.2.3 Derecognition

Financial assets

The Scheme derecognises a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which either substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Scheme neither transfers nor retains substantially all of the risks and rewards of ownership and it does not retain control of the financial asset.

The Scheme enters into transactions whereby it transfers assets recognised in its statement of financial position, but retains either all or substantially all of the risks and rewards of the transferred assets. In these cases, the transferred assets are not derecognised.

Financial liabilities

The Scheme derecognises a financial liability when its contractual obligations are discharged or cancelled, or expire. The Scheme also derecognises a financial liability when its terms are modified and the cash flows of the modified liability are substantially different, in which case a new financial liability based on the modified terms is recognised at fair value.

On derecognition of a financial liability, the difference between the carrying amount extinguished and the consideration paid (including any non-cash assets transferred or liabilities assumed) is recognised in profit or loss.

For the year ended 30 June 2023

3.2.4 Offsetting

Financial assets and financial liabilities are offset and the net amount presented in the statement of financial position when, and only when, the Scheme currently has a legally enforceable right to set off the amounts and it intends either to settle them on a net basis or to realise the asset and settle the liability simultaneously.

3.2.5 Impairment on financial assets

The Scheme recognises loss allowances for Expected Credit Losses (ECLs) on:

- financial assets measured at amortised cost;
- debt instruments measured at FVOCI, if any; and
- contract assets, if any.

The Scheme measures loss allowances at an amount equal to lifetime ECLs, except for the following, which are measured at 12-month ECLs:

- debt securities that are determined to have low credit risk at the reporting date, if any; and
- other debt securities and bank balances, if any for which credit risk (i.e. the risk of default occurring over the expected life of the financial instrument) has not increased significantly since initial recognition.

Loss allowances for trade receivables are always measured at an amount equal to lifetime ECLs.

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECLs, the Scheme considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Scheme's historical experience and informed credit assessment, that includes inducing forward-looking information.

The Scheme assumes that the credit risk on a financial asset has increased significantly if it is more than 30 days past due.

The Scheme considers a financial asset to be in default when:

- the customer is unlikely to pay its balance to the Scheme in full, without recourse by the Scheme to actions such as realizing security (if any is held); or
- the financial asset is past due for more than 180 days.

The Scheme considers a debt security to have low credit risk when its credit risk rating is equivalent to the globally understood definition of 'investment grade'.

Lifetime ECLs are the ECLs that result from all possible default events over the expected life of a financial instrument.

12-months ECLs are the portion of ECLs that result from default events that are possible within 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months).

The maximum period considered when estimating ECLs is the maximum contractual period over which the Scheme is exposed to credit risk.

For the year ended 30 June 2023

Measurement of ECLs

ECLs are a probability-weighted estimate of credit losses. Credit losses are measured as the present value of all cash shortfalls (i.e. the difference between the cash flows due to the entity in accordance with the contract and the cash flows that the Scheme expects to receive).

ECLs are discounted at the effective interest rate of the financial asset.

Credit impaired financial assets

At each reporting date, the Scheme assesses whether financial assets carried at amortized cost are credit-impaired. A financial asset is 'credit-impaired' when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

Evidence that a financial asset is credit-impaired includes the following observable data:

- significant financial difficulty of the debtor;
- a breach of contract such as a default or being past due for more than the agreed term;
- the restructuring of a loan or advance by the Scheme on terms that the Scheme would not consider otherwise;
- it is probable that the debtor will enter bankruptcy or other financial reorganization; or
- the disappearance of an active market for a security because of financial difficulties.

Presentation of allowance for ECL in the statement of financial position

Loss allowances for financial assets measured at amortised cost are deducted from the gross carrying amount of the assets.

Write-off

The gross carrying amount of a financial asset is written off when the Scheme has no reasonable expectations of recovering a financial asset in its entirety or a portion thereof. The Scheme makes an assessment with respect to the timing and amount of write-off based on whether there is a reasonable expectation of recovery. The Scheme expects no significant recovery from the amount written off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Scheme's procedures for recovery of amounts due.

3.3 Impairment of non-financial assets

The carrying amounts of non-financial assets are reviewed at each reporting date to ascertain whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated. An impairment loss is recognised, as an expense in the statement of profit or loss, for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less cost to sell and value in use. Value in use is determined through discounting of the estimated future cash flows using a discount rate that reflects current market assessments of the time value of money and the risk specific to the assets.

An impairment loss is reversed if there has been change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised.

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3.4 Cash and cash equivalents

Cash and cash equivalents consist of balances with banks and term deposit receipts having maturity of not more than three months.

3.5 Provisions

Provisions are recognised when the Scheme has a present (legal or constructive) obligation as a result of a past event, and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate of that can be made. Provisions are reviewed at each reporting date and accordingly adjusted to reflect current best estimate.

3.6 Taxation

Current

Provision for current taxation is based on taxable income at the current rates of taxes after taking into account tax credits and rebates, if any. The charge for current tax is calculated using the prevailing tax rates.

Deferred

Deferred tax is accounted for using the balance sheet liability method in respect of all temporary differences arising from differences between the carrying amount of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of the taxable profit. The deferred tax liabilities are generally recognised for all taxable temporary differences and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which the deductible temporary differences, unused tax losses and tax credits can be utilised. Deferred tax is calculated at the rates that are expected to apply to the period when the differences reverse, based on enacted tax rates.

Income of the Scheme is exempt from income tax under clause 99 of the Part I of the 2nd Schedule of the Income Tax Ordinance, 2001, subject to the condition that not less than 90% of its accounting income for the year as reduced by capital gains, whether realised or unrealised, is distributed in cash amongst the unit holders, provided that for the purpose of determining distribution of not less than 90% of its accounting income for the year, the income distributed through bonus units shall not be taken into account.

The Scheme is also exempt from the provisions of section 113 (minimum tax) under clause 11A of Part IV of the Second Schedule to the Income Tax Ordinance, 2001.

3.7 Revenue Recognition

- -Rental income from investment property is recognised as revenue on a straight line basis over the non-cancellable period of the lease, unless another systematic basis is more representative of the time pattern in which use / benefit derived from the investment property is diminished.
- Revenue from marketing activities is recognised when the event is performed.

3.8 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 in the principal or, in its absence, the most advantageous market to which the Scheme has access at that date. The fair value of a liability reflects its non-performance risk.

A number of the Scheme's accounting policies and disclosure require the measurement of fair values, for both financial and non-financial assets and liabilities.

When one is available, the Scheme measures the fair value of an instrument using the quoted price in an active market for that instrument. A market is regarded as 'active' if transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis.

For the year ended 30 June 2023

If there is no quoted price in an active market, then the Scheme uses valuation techniques that maximise the use of relevant observable inputs and minimise the use of unobservable inputs. The chosen valuation technique incorporates all of the factors that market participants would take into account in pricing a transaction.

If an asset or a liability measured at fair value has a bid price and an ask price, then the Scheme measures assets and long positions at a bid price and liabilities and short position at an ask price.

The best evidence of the fair value of a financial instrument on initial recognition is normally the transaction price – i.e. the fair value of the consideration given or received. If the Scheme determines that the fair value on initial recognition differs from the transaction price and the fair value is evidenced neither by a quoted price in an active market for an identical asset or liability nor based on valuation technique for which any unobservable input are judged to be insignificant in related to the measurement, then the financial instrument is initially measured at fair value, adjusted to defer the difference between the fair value on initial recognition and the transaction price. Subsequently, that difference is recognised in profit or loss on an appropriate basis over the life of the instrument but not later than when the valuation is wholly supported by observable market data or the transaction is closed out.

3.9 Earnings per unit (EPU)

The Scheme presents basic and diluted earnings per unit data for its ordinary units. Basic EPU is calculated by dividing the profit or loss attributable to unitholders of the Scheme by the weighted average number of units outstanding during the year. Diluted EPU is determined by adjusting the profit or loss attributable to unitholders and the weighted average number of unitholders outstanding after the effects of all dilutive potential units.

3.10 Net assets value per unit

The net assets value (NAV) per unit as disclosed on the statement of financial position is calculated by dividing the net assets of the Scheme by the number of units outstanding at the year end.

3.11 Dividend distribution

Dividend distribution to the Scheme's unitholders and appropriation to reserve is recognised in the financial statements as a liability in the period in which these dividend are approved. However, if these are approved after the reporting period but before the financial statements are authorised for issue, they are disclosed in the notes to the financial statements.

3.12 Finance income and finance cost

The Scheme's finance income and finance costs include:

- interest income;
- interest expense; and
- the foreign currency gain or loss on financial assets and financial liabilities.

Finance income or expense is recognised using the effective interest method. The 'effective interest rate' is the rate that exactly discounts estimated future cash payments or receipts through the expected life of the financial instruments to:

- the gross carrying amount of the financial asset; or
- the amortised cost of the financial liability.

In calculating finance income and cost, the effective interest rate is applied to the gross carrying amount of the asset (when the asset is not credit-impaired) or to the amortised cost of the liability. However, for financial assets that have become credit-impaired subsequent to initial recognition, markup income is calculated by applying the effective interest rate to the amortised cost of the financial asset. If the asset is no longer credit-impaired, then the calculation of markup income reverts to the gross basis.

For the year ended 30 June 2023

4. INVESTMENT PROPERTY

		June 30 2023	June 30 2022
	Note	(Rupees	s in '000)
Carrying amount at the beginning of the year Add: Unrealised gain on remeasurement of fair value		62,821,189	56,334,197
of investment property		5,225,670	6,486,992
Carrying amount at the end of the year	4.1	68,046,859	62,821,189

4.1 The investment property comprise of the buildings on leasehold land named as the "DOLMEN CITY MALL" and the "HAR-BOUR FRONT", comprising of two Basements (460,438 square feet), Ground floor (241,052 square feet), Mezzanine floor (19,879 square feet), First floor (275,399 square feet), Second floor (272,972 square feet), Plant and Transformer rooms (27,667 square feet), Third to Twentieth floors (270,271 square feet) having a total covered area of 1,567,678 square feet with 15,201.68 square yards undivided share in the plot bearing No. HC-3, Block 4, KDA, Scheme 5, Marine Drive, Karachi.

Rental income and marketing income earned from investment property for the year ended 30 June 2023 amounted to Rs. 4,319 million and Rs. 258 million (2022: Rs. 3,574 million and Rs. 222 million) respectively.

Direct operating expenses arising from investment property have been disclosed in note 19.4 to these financial statements.

- **4.1.1** The Scheme as a lessor has entered into operating leases with the tenants on its investment property consisting of Dolmen Mall Clifton ("DMC") and The Harbour Front ("THF"). These leases have terms of between one and five years with non-cancellable period ranges from six to twelve months. Moreover, tripartite agreements were entered between the Scheme, tenant and property manager, where common area management services were delegated to property manager namely Dolmen Real Estate Management (Private) Limited. Accordingly, the Scheme is not the principal for their services as it is not engaged / involved in the provision of these services.
- **4.1.2** Rental income is recognized on a straight line basis over the non-cancellable lease term. Non-cancellable lease term includes only the period in which both parties do not have the right to cancel / terminate the agreement. Due to the fact that it is more likely that the tenants may substitute their business place from the Company's managed premises to other premises, the management has recognized rental considering the non-cancellable period of six to twelve months.

The future aggregate minimum rentals receivable including non-cancellable period under operating leases as at 30 June are as follows:

	2023	2022
	(Rupee:	s in '000)
No later than one year	4,739,636	4,227,858
Later than one year but not later than five years	5,717,463	10,378,964
Later than five years	238,947	343,641 14,950,463

4.2 The investment property has been valued by MYK Associates ('the Valuer') as at 30 June 2023 ('Tristar International Consultant (Private) Limited as at 30 June 2022'), who are independent valuers. The Valuer is enlisted with Pakistan Bank's Association and Pakistan Engineering Council and have recent experience in the location and category of the property being valued. The Valuer used the following approaches:

For the year ended 30 June 2023

	June 30 2023	June 30 2022
	(Rupee	s in '000)
Cost approach	43,597,876	37,299,627
Sales comparison approach	82,392,388	78,561,058
Income capitalization approach - using capitalization rate of 6% (2022: 6%		
(a) Valuer's assessment of rental income	66,751,153	63,019,291
(b) On projected Net Operating Income (NOI) based on existing rental agreements and expected rent for the vacant area	68,046,859	62,821,189

The valuer in its valuation report has stated that out of three approaches "income capitalisation approach" is the most appropriate approach used for income producing properties i.e. rental properties. The valuer has determined two values under income capitalisation approach as stated above, however recommended that the valuation on the projected NOI based on existing rental agreements and expected rent for the vacant area is most appropriate for the Scheme. Accordingly, investment property has been valued in these financial statements under income capitalisation approach using 6% capitalisation rate on projected NOI based on the existing rental agreements and expected rent for the vacant area.

The forced sales value of the investment property is assessed to be Rs. 65,913.910 million (2022: Rs. 62,848.846 million).

Fair value hierarchy

The details of the investment property and information about its fair value hierarchy as at the end of the reporting period are as follows:

The fair value measurement for the investment property has been categorised within Level 3 fair value hierarchy which is considered as highest and best use of investment property. The fair value has been carried out considering following inputs:

5.3.1	Ageing analysis of rent receivables from related parties:	Level 2	Level 3 (Rupees in '00	Fair value as at 30 June 2023
	Dolmen Mall Clifton and The Harbour Front		68,046,859	68,046,859
		Level 2	Level 3	Fair value as at 30 June 2023
			(Rupees in '00	0)
	Dolmen Mall Clifton and The Harbour Front		62,821,189	62,821,189
	Significant unobservable inputs		June 30 2023	June 30 2022
	The fair value has been carried out considering following inputs:		(Rupees	s in '000)
	Projected Income Projected operating cost		5,028,376 945,565	4,459,521 690,250
			(Percer	ntage)
	Capitalization rate		6%	6%

For the year ended 30 June 2023

Sensitivity analysis

Change in each of the below significant unobservable input would have effect on fair value of investment property as shown below. The analysis assumes that all other variables remain constant and is performed on the same basis as for annual financial statements for the year ended 30 June 2022.

2022

		Change	2023	2022
		in input		fair value in '000)
	 Projected income (based on existing leasing contracts) Projected income (based on existing leasing contracts) Projected operating costs Projected operating costs Capitalization rate Capitalization rate 	+ 5% - 5% + 5% - 5% + 1% - 1%	4,190,314 (4,190,314) (787,971) 787,971 (9,720,978) 13,609,369	3,716,268 (3,716,268) (575,208) 575,208 (8,974,456) 12,564,238
5.	RECEIVABLES			
			2023	2022
		Note	(Rupees	s in '000)
	Rent and marketing receivables Receivable from related party		164,720 11,887 176,607	210,508 703 211,211
	Less: impairment allowance	5.1 5.2	(70,432) 106,175	(52,744) 158,467
5.1	Movement of impairment loss on receivables:		2023	2022
			(Rupees	in '000)
	Opening provision Charge for the year Closing provision		52,744 17,688 70,432	41,155 11,589 52,744

"Expected lifetime credit losses for receivables are recognised using the simplified approach. This is based on loss rates calculated from historical and forward-looking data, taking into account the business model, the respective customer and the economic environment of the geographical region. The loss allowance has been determined considering, both collectively and individually assessed receivables.

The Scheme writes off receivables when there is information indicating that the tenant is in severe financial difficulty and there is no realistic prospect of recovery, e.g. when the tenant has been placed under liquidation or has entered into bankruptcy proceedings.

5.2 The ageing of the total receivables as at the reporting date is as under:

			2023				
	Credit Impaired	Weighted average loss rate		Security deposit	Net exposure	Impairment	Net receivable
		%			(Rupees in '0	00)	
Not past due	No	3%	3,677	1,794	1,883	60	3,617
Past due 1 - 90 days	No	8%	90,466	16,616	73,850	5,929	84,537
Past due 91 - 180 days	No	76%	9,818	2,579	7,239	5,533	4,285
Past due over 180 days	Yes	100%	72,646	13,736	58,910	58,910	13,736
			176,607	34,725	141,882	70,432	106,175

For the year ended 30 June 2023

			2022					
	Credit Impaired	Weighted average loss rate		Security deposit	Net exposure	Impairment	Net receivable	
		%			-(Rupees in '0	00)		
Not past due	No	0%	13,205	12,031	1,174	-	13,205	
Past due 1 - 90 days	No	2%	81,542	46,260	35,282	735	80,807	
Past due 91 - 180 days	No	25%	8,316	4,561	3,755	948	7,368	
Past due over 180 days	Yes	100%	108,148	57,087	51,061	51,061	57,087	
		_	211,211	119,939	91,272	52,744	158,467	

- **5.2.1** The security deposit amount that has been netted from the receiveables for presentation purpose.
- **5.3** Rent receivables due from related parties:

μ	2023				
	Gross	Past due amount	Impairment	Net	
		(Rupees	in '000)		
Sindhbad Wonder Land (Private) Limited	7,065	7,065	-	7,065	
Dolmen (Private) Limited	4,692	4,692	-	4,692	
Al-Feroz (Private) Limited	85	85	-	85	
Retail Avenue (Private) Limited	45	45		45	
	11,887	11,887		11,887	
		202	22		
	Gross	Past due amount	Impairment	Net	
		(Rupees	in '000)		
Sindhbad Wonder Land (Private) Limited	466	466	_	466	
Dolmen (Private) Limited	85	85	_	85	
Al-Feroz (Private) Limited	86	86	-	86	
Retail Avenue (Private) Limited	66	66		66	
	703	703		703	
Againg analysis of rant rassivables from related north	io.c.				

5.4 Ageing analysis of rent receivables from related parties:

	_	2023				
	Weighted average loss rate	Gross receivable	Security deposit	Net exposure	Impairment	Net
	tossiate			(Rupees in '00	00)	
Not past due	0%	-	-			-
Past due 1 - 90 days	0%	11,799	-			11,799
Past due 91 - 180 days	0%	3	-			3
Past due over 180 days	0%	85	-			85
•		11,887	-		-	11,887

For the year ended 30 June 2023

				20	23	
	Weighted average loss rate	Gross receivable	Security deposit	Net exposure	Impairment	Net
	10331410			(Rupees in '00	0)	
Not past due	0%	-	-		-	-
Past due 1 - 90 days	0%	-	-		_	-
Past due 91 - 180 days	0%	-	-		-	-
Past due over 180 days	0%	703	-		_	703
		703		-	_	703

- **5.4.1** Impairment loss has not been recognised against these receivables as these are related parties against which there is no history of default.
- 5.5 The maximum aggregate amount due from the related parties at the end of any month during the year are as follows:

		Note	2023 (Rupee	2022 s in ' 000)
	Al-Feroz (Private) Limited		2,346	86
	Dolmen (Private) Limited		4,692	85
	Retail Avenue (Private) Limited		1,991	66
	Sindhbad Wonder Land (Private) Limited		14,036	11,706
			23,065	11,942
6.	ADVANCES AND DEPOSITS			
	Unsecured - considered good	6.1	9,184	2,730
	Advance to Central Depository Company		13,989	8,325
	Advance to vendors		23,173	11,055
	Security deposits		959	959
			24,132	12,014
6.1	This represents advance to CDC for processing of unclaimed dividend payments to unit holders.			
7.	ADVANCE TAX			
	Advance tax	7.1	220,318	211,999
	Provision for impairment	7.2	(4,728)	(4,728)
			215,590	207,271

- 7.1 This pertains to tax deducted by tenants due to unavailability of tax exemption certificate at the time of payment of rental and marketing invoices raised by the Scheme.
- 7.2 This represents advance tax deducted by delinquent tenants whose oustanding balance were fully provided in prior years.

8.	SHORT-TERM INVESTMENTS		2023	2022
		Note	(Rupee:	s in '000)
	At amortized cost			
	Term deposit receipts having original maturity			
	- less than three months		700,000	617,589
	- more than three months		50,700	43,978
		8.1 & 8.1	750,700	661,567

8.1 This represent term deposit receipts (TDRs) with Askari Bank Limited, carrying expected profit rates ranging from 14% to 20% (2022: 14.5% to 15.5%) per annum with maturities upto 20 December 2023.

For the year ended 30 June 2023

9. BANK BALANCES

Note

Saving accounts

2023
2022

Note

-----(Rupees in '000)------

9.1 This represents deposits held in riba free saving accounts carrying expected profit rates ranging from 6.75% to 19% (2022: 3.5% to 15.0%) per annum.

10 UNIT HOLDER'S FUNDS

10.1 Issued, subscribed and paid up units

2023	2022		2023	2022
Numbe	er of Units		(Rupee	s in '000)
		Ordinary units of Rs 10 each fully paid for		
667,775,000	1,667,775,000	consideration other than cash (against property)	16,677,750	16,677,750
555,925,000	555,925,000	Fully paid in cash	5,559,250	5,559,250
223.700.000	2.223.700.000		22.237.000	22.237.000

10.2 Pattern of unit holding

1,6

	20	23	2022		
	Percentage	Units held Percentage		Units held	
Dolmen (Private) Limited Al-Feroz (Private) Limited	37.5% 37.5%	833,887,500 833,887,500	37.5% 37.5%	833,887,500 833,887,500	
General Public	25.0%	555,925,000	25%	555,925,000	
	100%	2,223,700,000	100%	2,223,700,000	

10.3 The units held by ICPL were transferred to its associated undertakings i.e. Dolmen (Private) Limited and Al Feroz (Private) Limited, as per the scheme of arrangement (refer note 1.2).

2022

- 10.4 These fully paid ordinary units carry one vote per unit and equal right to dividend.
- **10.5** In addition to above, units held by key management personnel and related parties, aggregated to 63.144 million units (2022: 63.144 million units)

11 CAPITAL RESERVES

11.1 Premium on issue of units - net

This represents premium received amounted to Rs. 555.925 million against units issued to the general public / others at strike price of Rs. 11 per unit, which had been adjusted with formation costs of Rs. 274.579 million during the year ended 30 June 2015 as permitted by section 81 of the Companies Act, 2017.

11.2 Fair value reserve

The fair value reserve pertains to cumulative net changes in fair value of investment property which is not free for distribution by way of dividend.

2022

For the year ended 30 June 2023

12	PAYABLE TO REIT MANAGEMENT COMPANY- related party		2023	2022
		Note	(Rupe	es in '000)
	Management fee payable Sindh sales tax on management fee Other payable	12.1	33,246 6,008 51	27,284 5,234 51
		12.2	39,305	32,569

- **12.1** This includes an amount of Rs. 1.69 million (2022: Rs. 1.69 million) pertaining to Sindh Sales Tax charged on Federal Excise Duty (FED) (refer note 14.3).
- 12.2 Under the provisions of REIT Regulations, 2022 (previously REIT Regulations, 2015), RMC is entitled to a management fee as stated in the Offering Document and Information Memorandum. The management Company charges fee at the rate of 3% of Net Operating Income (NOI) of the Scheme as per the Business Plan. The management fee is payable on quarterly basis in arrears. The Sindh Government has levied Sindh Sales Tax on the management fee of RMC through Sindh Sales Tax on Services Act 2011, effective from 01 July 2014. The current applicable sales tax rate is 13% being effective from 1 July 2016.

13 SECURITY DEPOSITS

This represents amounts received from tenants of the investment property as security deposit as on 30 June 2023 amounting to Rs. 498 million (2022: Rs. 459 million) under tenancy agreements. These are maintained in a separate bank account, in accordance with the requirements of Section 217 of the Companies Act, 2017.

14	ACCRUED EXPENSES AND OTHER LIABILITIES		2023	2022
		Note	(Rupe	es in '000)
	Unearned rental income	14.1	142,260	135,077
	Payable to associated undertakings	14.1	33,874	35,493
	Monitoring fee payable to SECP	19.2	22,237	22,237
	Accrued expenses		24,579	24,764
	Federal excise duty	14.3	11,980	11,980
	Trustee fee	14.4	6,261	5,138
	Sales tax and withholding income tax payable		3,315	48,375
	Shariah advisory fee		124	124
	Takaful fee		-	599
	Other liabilities		2,419	1,205
			247,049	284,992

14.1 This represents advance rent received by the Scheme from various tenants in respect of rental and marketing income. The advance rent from top three tenants amount to Rs. 113 million (2022: Rs. 99 million) constituting 80% (2022: 73%) of total advances received.

14.2 D	Bought to accordate during destrictions	2023	2022
14.2	Payable to associated undertakings	(Rupe	es in '000)
	Dolmen Real Estate Management (Private) Limited	31,975	33,594
	Al-Feroz (Private) Limited	950	950
	Dolmen (Private) Limited	949	949
		33,874	35,493

For the year ended 30 June 2023

14.3 As per the requirement of Finance Act, 2013, Federal Excise Duty (FED) at the rate of 16% on the management fee of the RMC has been applied. The RMC is of the view that since the remuneration is already subject to provincial sales tax, further levy of FED may result in double taxation, which does not appear to be the spirit of the law.

The Honorable Sindh High Court ("SHC") through its order dated 2 June 2016, in CPD-3184 of 2014 (and others) filed by various taxpayers, has inter alia declared that Federal Excise Act, 2005 (FED Act) on services, other than shipping agents and related services, is ultra vires to the Constitution from 01 July 2011. However, the declaration made by the SHC, as directed, will have effect in the manner prescribed in the judgment. Subsequently, the SHC in its decision dated 30 June 2016 on CP No. D-3547 of 2013 in respect of constitutional petition filed by management companies of mutual funds maintained the aforesaid order on the FED.

The Sindh Revenue Board (SRB) and the Federal Board of Revenue (FBR) have filed appeals before Supreme Court of Pakistan (SCP) against the SHC's decision dated 2 June 2016, which is pending for decision. With effect from 01 July 2016, FED on services provided or rendered by Non-Banking Financial Institutions dealing in services which are subject to provincial sales tax has been withdrawn by Finance Act, 2016. Therefore, the Scheme has discontinued making the provision in this regard. As a matter of abundant caution, without prejudice to the above, an accumulated provision of Rs. 11.980 million (2022: Rs 11.980 million) has been retained in these financial statements.

14.4 Under the provision of REIT Regulation 2022, the Trustee is entitled to an annual fee for services rendered, payable on quarterly basis in arrears. Accordingly, the Trustee charged annual fee at a rate of 0.5% of the annual NOI (2022: 0.5% of the annual NOI). The Sindh Government has levied Sindh Sales Tax on the Trustee fee through Sindh Sales Tax on Services Act 2011, effective from 01 July 2015. The current applicable rate is 13% being effective from 1 July 2016.

15 **UNCLAIMED DIVIDEND**

This represents unclaimed dividend payable to the Federal Government as per the Companies Act 2017 (Act), subject to fulfilment / clarification on certain pre-conditions specified in the Act.

16 CONTINGENCIES AND COMMITMENTS

There are no contingencies and commitments as on 30 June 2023 and 30 June 2022.

17	RENTAL INCOME	Note	2023 (Rupees i	2022 (n '000)
	Minimum rent Percentage rent	17.1	4,070,769 247,991 4,318,760	3,500,974 72,690 3,573,664

17.1	This represents rent charged to tenants based on the percentage of sales made over	er and above the	base rent.
18	MARKETING INCOME	2023 (Rupees i	2022 n ' 000) -
	Marketing income Less: Sales tax on marketing income	267,473 (9,086) 258,387	230,178 (8,642) 221,536

For the year ended 30 June 2023

19	ADMINISTRATIVE AND OPERATING EXPENSES	2023	2022
	Note	(Rupe	es in '000)
		Composi	
	Property management fee 19.1 & 19.4	295,562	244,138
	Marketing expenses 19.4	53,557	49,968
	Common area maintenance charges 19.4	44,849	46,347
	Ancillary income collection fee 19.1 & 19.4		35,425
	Renovation expense 19.4	43,403	40,014
	Takaful fee 19.4	31,877	27,311
	SECP monitoring fee 19.2	22,237	22,237
	Property and advertisement taxes 19.4	18,187	17,303
	Legal and professional charges	11,909	8,334
	Printing and stationery expense	6,495	4,243
	Annual listing fee paid to PSX	2,520	2,455
	Auditor's remuneration 19.3	4,701	4,728
	Utility expenses 19.4	1,402	1,235
	Shariah advisory fee	249	249
	Others	49	794
		580,271	504,781
19.1	Property management fee and ancillary income collection fee are charged by D (Private) Limited as a Property Manager.	olmen Real Est	ate Management
19.2	Under the provision of REIT Regulation, 2022, the Scheme is required to pay an an annual average REIT Fund.	nual fee to SECF	P equal to 0.1% of
		2023	2022
19.3	Auditor's remuneration Note		
19.3	Auditor's remuneration Note		2022 es in ' 000)
19.3			
19.3	Audit Service	(Rupe	es in '000)
19.3	Audit Service Fee for annual audit	(Ruped	es in '000) 2,000
19.3	Audit Service Fee for annual audit Fee for the review of condensed interim financial statements	(Ruped	2,000 600
19.3	Audit Service Fee for annual audit Fee for the review of condensed interim financial statements Fee for review of code of corporate governance	2,200 660 200	2,000 600 200
19.3	Audit Service Fee for annual audit Fee for the review of condensed interim financial statements Fee for review of code of corporate governance Certifications / others	2,200 660 200 700	2,000 600 200 650
19.3	Audit Service Fee for annual audit Fee for the review of condensed interim financial statements Fee for review of code of corporate governance	2,200 660 200 700 240	2,000 600 200 650 235
19.3	Audit Service Fee for annual audit Fee for the review of condensed interim financial statements Fee for review of code of corporate governance Certifications / others	2,200 660 200 700	2,000 600 200 650
19.3	Audit Service Fee for annual audit Fee for the review of condensed interim financial statements Fee for review of code of corporate governance Certifications / others Out of pocket expenses	2,200 660 200 700 240 4,000	2,000 600 200 650 235 3,685
19.3	Audit Service Fee for annual audit Fee for the review of condensed interim financial statements Fee for review of code of corporate governance Certifications / others	2,200 660 200 700 240 4,000	2,000 600 200 650 235 3,685
19.3	Audit Service Fee for annual audit Fee for the review of condensed interim financial statements Fee for review of code of corporate governance Certifications / others Out of pocket expenses	2,200 660 200 700 240 4,000	2,000 600 200 650 235 3,685
19.3	Audit Service Fee for annual audit Fee for the review of condensed interim financial statements Fee for review of code of corporate governance Certifications / others Out of pocket expenses Sindh Sales Tax	2,200 660 200 700 240 4,000	2,000 600 200 650 235 3,685
19.3	Audit Service Fee for annual audit Fee for the review of condensed interim financial statements Fee for review of code of corporate governance Certifications / others Out of pocket expenses Sindh Sales Tax Non Audit Service	(Ruped 2,200 660 200 700 240 4,000 320 4,320	2,000 600 200 650 235 3,685 295 3,980
	Audit Service Fee for annual audit Fee for the review of condensed interim financial statements Fee for review of code of corporate governance Certifications / others Out of pocket expenses Sindh Sales Tax Non Audit Service Tax service	(Ruped 2,200 660 200 700 240 4,000 320 4,320 381	2,000 600 200 650 235 3,685 295 3,980 748
19.4	Audit Service Fee for annual audit Fee for the review of condensed interim financial statements Fee for review of code of corporate governance Certifications / others Out of pocket expenses Sindh Sales Tax Non Audit Service Tax service These represent direct operating expenses arising from investment property.	(Ruped 2,200 660 200 700 240 4,000 320 4,320 381	2,000 600 200 650 235 3,685 295 3,980 748
	Audit Service Fee for annual audit Fee for the review of condensed interim financial statements Fee for review of code of corporate governance Certifications / others Out of pocket expenses Sindh Sales Tax Non Audit Service Tax service	(Ruped 2,200 660 200 700 240 4,000 320 4,320 381	2,000 600 200 650 235 3,685 295 3,980 748
19.4	Audit Service Fee for annual audit Fee for the review of condensed interim financial statements Fee for review of code of corporate governance Certifications / others Out of pocket expenses Sindh Sales Tax Non Audit Service Tax service These represent direct operating expenses arising from investment property. OTHER INCOME	2,200 660 200 700 240 4,000 320 4,320 381 4,701	2,000 600 200 650 235 3,685 295 3,980 748 4,728
19.4	Audit Service Fee for annual audit Fee for the review of condensed interim financial statements Fee for review of code of corporate governance Certifications / others Out of pocket expenses Sindh Sales Tax Non Audit Service Tax service These represent direct operating expenses arising from investment property. OTHER INCOME Profit on bank deposits and TDRS 8.1 & 9.1	2,200 660 200 700 240 4,000 320 4,320 381 4,701	2,000 600 200 650 235 3,685 295 3,980 748
19.4	Audit Service Fee for annual audit Fee for the review of condensed interim financial statements Fee for review of code of corporate governance Certifications / others Out of pocket expenses Sindh Sales Tax Non Audit Service Tax service These represent direct operating expenses arising from investment property. OTHER INCOME	2,200 660 200 700 240 4,000 320 4,320 381 4,701	2,000 600 200 650 235 3,685 295 3,980 748 4,728

For the year ended 30 June 2023

21 TAXATION

The Scheme's income is exempt from Income Tax as per clause (99) of part I of the Second Schedule to the Income Tax Ordinance, 2001, subject to the condition that not less than 90% of the accounting income for the year as reduced by capital gains whether realised or unrealised is distributed amongst the unit holders, provided that for the purpose of determining distribution of not less than 90% of its accounting income for the year, the income distributed through bonus units shall not be taken into account.

The Board of Directors of the RMC have distributed more than 90% of the Scheme's accounting income for the year as reduced by capital gains (whether realised or unrealised) to its unit holders in the form of cash to avail the exemption through distribution of interim dividends during the year and declaration and distribution of final dividend subsequent to year end (refer note 29). Accordingly, no tax provision has been made in these financial statements for the year ended June 30, 2023.

2023

22	EARNINGS PER UNIT - BASIC AND DILUTED	Note	(Rupe	es in '000)
	Profit for the year		9,291,819	9,762,893
			(Numbe	er of Units)
	Weighted average number of ordinary units	=	2,223,700,000	2,223,700,000
			(Ru	pees)
	Earnings per unit- basic and diluted	22.1	4.18	4.39
22.1	Earning per unit comprises as follows:			
	Distributable Income - earnings per unit Undistributable unrealized fair value gains-earnings per unit		1.83 2.35	1.47
	Ondistributable unrealized fall value gains-earnings per unit	22.1.1	4.18	2.92 4.39

- **22.1.1** Under the provision of Trust Deed, the amount available for distribution shall be total of income and realized gain net off expenses. Accordingly, unrealized fair value gain is undistributable.
- **22.1.2** There is no impact of dilution on earnings per unit as the Scheme did not have any convertible instruments in issue as at 30 June 2023 and 30 June 2022 which would have had any effect on the earnings per unit if the option to convert had been exercised.

23 CASH AND CASH EQUIVALENTS

Cash and cash equivalents included in the statement of cash flow comprise of the following statement of financial position amounts:

		2023	2022
	Note	(Rupe	es in '000)
Short-term investment (with original maturity of less than three months) Bank balances	8 9	700,000 1,131,446 1,831,446	617,589 950,206 1,567,795

For the year ended 30 June 2023

24 TRANSACTIONS AND BALANCES WITH RELATED PARTIES

24.1 Related parties include Arif Habib Dolmen REIT Management Limited being the Management Company, Central Depository Company of Pakistan Limited being the Trustee to the Scheme, International Complex Private Limited being an associated company, Dolmen Real Estate Management (Private) Limited, being Property Manager and connected person, associated companies, directors and key executives of the RMC, trustee and promoter of RMC including their close relatives.

Transactions with related parties are in the normal course of business, at agreed terms.

There are no related parties incorporated outside Pakistan with whom the Scheme had entered into transactions during the year.

Details of the transactions with related parties and balances with them, if not disclosed elsewhere in these financial statements are as follows:

24.2 Transactions during the year:

Name of the related Party	Relationship and percentage unitholding	Transactions during the year	2023 (Rupees in '	2022 (000)
Dolmen Real Estate	Property Manager	- Common area maintenance charges	44,849	46,347
Management (Private)	. , ,	- Common area maintenance paid	51,134	39,590
limited		- Expenses incurred on behalf of the Scheme	1,797	919
		- Reimbursement of expenses incurred on		
		behalf of the Scheme	1,828	918
		- Property Management Fees	338,836	279,563
		- Property Management Fees Paid	334,140	244,952
International Complex	Common directorship	- Rental income	_	23,461
Projects Limited	common directorship	- Rental received		23,461
110jects Ellinted		- Dividend paid		1,100,732
		Dividend paid		1,100,702
Retail Avenue (Private)	Common directorship	- Rental and Marketing income	13,826	10,851
Limited		- Amount received	13,782	10,851
Al-Feroz (Private) Limited	Associated company holding	- Rental income	28,154	16,423
7 to 1 01 02 (1 11 vate) 2 11 11 to a	37.5% units	- Rental received	28,154	16,423
		- Dividend paid	1,434,287	633,755
Dolmen (Private) Limited	Associated someony balding	- Rental income	20.154	16 422
Dolmen (Private) Limited	Associated company holding 37.5 % units	- Rental income - Rental received	28,154	16,423 16,423
	37.5 % utilits	- Dividend paid	1,434,287	633,755
		- Dividend paid	1,434,207	033,733
Sindbad Wonderland	Common directorship	- Rental and Marketing income	80,288	45,755
(Private) Limited	·	- Amount received	73,223	47,317
		- Expenses incurred on behalf of the Scheme	901	1,485
Arif Habib Dolmen REIT	Management Company	- Reimbursement of expenses incurred		
Management Limited		on behalf of the Scheme	901	1,434
		- Management Fee	134,895	111,152
		- Management Fee paid	128,159	103,747
Central Depository Compar	ny Trustee	- Trustee Fee	22,482	18,525
of Pakistan Limited	.,	- Trustee Fee paid	21,359	28,441
2.1.22				20,111

For the year ended 30 June 2023

24.3 Balances outstanding at the year end:

Name of the related party	Relationship and percentage unitholding	Year end balances	2023 (Rupe	2022 es in ' 000) -
Dolmen Real Estate	Property Manager	- Common area maintenance charges	2,560	8,845
Management (Private) Limited		 Expenses payable incurred on behalf of the Scheme Payable of withheld security deposit of 	1,752	1,783
		tenants	458	458
		- Property Management Fee Payable	29,415	24,749
Al-Feroz (Private) Limited	Associated company holding	- Rent receivable	85	86
	37.5% units	- Net payable in respect of purchase consideration of investment property	910	910
		 Payable against purchase of equipment for maintenance 	40	40
Dolmen (Private) Limited	Associated company holding	- Rent receivable	4,692	85
	37.5% units	 Net payable in respect of purchase consideration of investment property 	909	909
		 Payable against purchase of equipment for maintenance 	40	40
Retail Avenue (Private) Limited	Common directorship	- Rent and Marketing receivable	45	66
Sindbad Wonderland (Private) Limited	Common directorship	- Rent and Marketing receivable	7,065	466
Arif Habib Dolmen REIT	Management Company	- Expenses payable incurred on behalf of	51	51
Management Limited		the Scheme - Management Fee payable	39,254	32,518
Central Depository Compan of Pakistan Limited	y Trustee	- Trustee Fee payable	6,261	5,138

25 RECONCILIATION OF MOVEMENT OF LIABILITIES TO CASH FLOWS ARISING FROM FINANCING ACTIVITY

	2023							
	Liability	Equity	/	Total				
	Unclaimed	Capital	Reserve					
	dividend 	(F	Rupees in '000)					
Balance as at 1 July	13,235	22,237,000	41,792,292	64,029,292				
Profit for the year	-	-	9,291,819	9,291,819				
Changes from financing cash flows Dividend paid	(3,823,172) (3,823,172)	<u>-</u>	<u>-</u>	<u>-</u>				
Liability - related other changes Dividend declared	3,824,764 3,824,764	<u>-</u>	(3,824,764) (3,824,764)	(3,824,764) (3,824,764)				
Balance as at 30 June	14,827	22,237,000	47,259,347	69,496,347				

For the year ended 30 June 2023

	2022						
	Liability	Equity		Total			
	Unclaimed dividend	Capital	Reserve				
		(I	Rupees in '000)				
Balance as at 1 July	11,800	22,237,000	35,187,053	57,435,853			
Profit for the year	-	-	9,762,893	9,762,893			
Changes from financing cash flows							
Dividend paid	(3,156,219)	-	-	(3,156,219)			
	(3,156,219)	-	-	(3,156,219)			
Liability - related other changes							
Dividend declared	3,157,654	-	(3,157,654)	-			
	3,157,654	-	(3,157,654)	-			
Balance as at 30 June	13,235	22,237,000	41,792,292	64,042,527			

26 FINANCIAL RISK MANAGEMENT

26.1 Financial risk management framework

The Scheme's activities are exposed to a variety of financial risks namely credit risk, liquidity risk, and market risk. The Scheme manage these risk through monitoring and controlling activities which are primarily set up to be performed based on limits established in the Scheme's constitutive documents and REIT Regulation, 2022 and directives of the SECP. The Board of Directors of RMC supervises the overall risk management approach within the Scheme.

26.2 Credit Risk

Credit risk is the risk which arises with the possibility that one party to a financial instrument will fail to discharge its obligation and cause the other party to incur a financial loss. The Scheme attempts to control credit risk by monitoring credit exposures, limiting transactions with specific counterparties and continually assessing the creditworthiness of counterparties that arises principally from the Scheme's receivables, security deposits, short-term investments and deposits with banks.

The carrying amount of the financial assets represents maximum exposure to credit risk as at 30 June:

Financial Asset	2023	2022	
i manciat Asset	(Rupees in '000)		
Receivables Security deposit Profit accrued on deposit Short-term investments Bank balances	106,175 959 20,314 750,700 1,131,446 2,009,594	158,467 959 8,671 661,567 950,206 1,779,870	

2022

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The RMC and property manager monitors tenants' balances on an ongoing basis. Credit evaluations are performed by the property manager before lease agreements are entered into with tenants.

The exposure of credit risk and ECL relating to receivables and impairment loss on receivables have been disclosed in note 5 to these financial statements.

For the year ended 30 June 2023

The Scheme has placed its funds (i.e. short-term investments and bank balances) with banks having sound credit ratings. The credit quality of Scheme's major balances can be assessed with reference of external credit ratings which is as follows:

			2023		
Bank	Rating	Short term	Long term	(Rupees in	% of total
	Agency	rating	rating	'000)	balance
Dubai Islamic Bank	VIS	A-1+	AA	1,045,854	55.57%
Askari Bank Limited	PACRA	A-1+	AA+	758,674	40.31%
National Bank of Pakistan	PACRA	A-1+	AAA	43,679	2.32%
Habib Bank Limited	VIS	A-1+	AAA	33,681	1.79%
Faysal Bank Limited	PACRA	A-1+	AA	173	0.01%
Meezan Bank Limited	VIS	A-1+	AAA	45	0.00%
Bank Al Habib Limited	PACRA	A-1+	AAA	23	0.00%
United Bank Limited	VIS	<u>A-1+</u>	AAA	17	0.00%
				1,882,146	100%
			2022		
Bank	Rating	Short term	Long term	(Rupees in	% of total
	Agency	rating	rating	'000)	balance
Dubai Islamic Bank	VIS	A-1+	AA	183,129	11.36%
Askari Bank Limited	PACRA	A-1+	AA+	672,055	41.70%
National Bank of Pakistan	PACRA	A-1+	AAA	746,518	46.31%
Habib Bank Limited	VIS	A-1+	AAA	7,084	0.44%
Faysal Bank Limited	PACRA	A-1+	AA	2,231	0.14%
Meezan Bank Limited	VIS	A-1+	AAA	8	0.00%
Bank Al Habib Limited	PACRA	A-1+	AAA	733	0.05%
United Bank Limited	VIS	A-1+	AAA	15	0.00%
Officed Barik Elliniced	VIS	A-1+	AAA	1,,611,,773	110000%

26.3 Liquidity risk

Liquidity risk is the risk that the Scheme will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial assets. The Scheme's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Scheme's reputation.

The table below analyses the Scheme's financial liabilities into relevant maturity groupings based on the remaining period at the reporting date to the maturity date.

	Carrying amount	Contractual cash flows	One year or less (Rupees in '000)	More than one year
Financial liabilities			(Rupees III 000)	
Payable to REIT Management Company - related party	39,305	39,305	39,305	-
Security deposits	497,688	497,688	497,688	-
Accrued expenses and other liabilities*	89,494	89,494	89,494	-
Unclaimed dividend	14,827	14,827	14,827	
	641,314	641,314	641,314	

^{*}Other liabilities that are not financial liabilities (unearned income, sales tax and withholding income tax payable and federal excise duty amount to Rs. 142 million, Rs. 3 million and Rs. 12 million)

2023

For the year ended 30 June 2023

	2022				
	Carrying	Contractual	One year or	More than	
	amount	cash flows	less	one year	
			(Rupees in '000) -		
Financial liabilities					
Payable to REIT Management Company - related party	32,569	32,569	32,569	-	
Security deposits	459,297	459,297	459,297	_	
Accrued expenses and other liabilities*	89,560	89,560	89,560	-	
Unclaimed dividend	13,235	13,235_	13,235	_	
	594,661	594,661	594,661	-	

^{*}Other liabilities that are not financial liabilities (unearned income, sales tax and withholding income tax payable and federal excise duty amount to Rs. 135 million, Rs. 48 million and Rs. 12 million)

It is not expected that the cash flows included in the maturity analysis could occur significantly earlier, or at significantly different amounts.

The Scheme manages liquidity risk by maintaining sufficient cash in bank accounts. At 30 June 2023, the Scheme had financial assets of Rs. 2,010 million (2022: Rs. 1,780 million), which include Rs 1,131 million (2022: Rs 950 million) of cash placed in bank accounts.

26.4 Market risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in the market price. Market risk comprise of three types of risks: currency risk, interest rate risk and other price risk.

26.4.1 Currency risk

Currency risk is the risk that the fair value or future cashflows of a financial instrument will fluctuate due to changes in foreign exchange rates. It arises where receivables and payable exist due to transactions in foreign currency. The Scheme is not exposed to currency risk as of reporting date. There are no foreign currency denominated financial instruments held by the Scheme.

26.4.2 Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The interest rate exposure arises from bank balances and investments in term deposit receipts (TDRs) in profit or loss.

The Scheme does not have any fixed rate financial instrument at fair value through profit or loss, therefore, the Scheme is not exposed to fair value changes for fixed rate instruments. However the bank and term deposit at variable rates expose the Scheme to fluctuations in cash flow due to change in market profit rates. The cash flow sensitivity analysis for variable rate of instrument is depicted below:

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 by the amounts shown below. This analysis assumes that all other variables remain constant. The analysis is performed on the same basis as carried out as June 2022.

For the year ended 30 June 2023

	Profit		Eq	uity	
	100 bps increase	100 bps decrease (R	100 bps 100 bps increase decrease spees in '000)		
As at 30 June 2023 Cash flow sensitivity - variable rate instruments	18,821	(18,821)	18,821	(18,821)	
As at 30 June 2022 Cash flow sensitivity - variable rate instruments	<u> 16,118</u>	(16,118)	16,118	(16,118)	

26.4.3 Other price risk

Other price risk is the risk that the fair value or future cash flows of the financial instruments will fluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk). The Scheme is not exposed to other price risk.

27 CAPITAL RISK MANAGEMENT

Management's objective when managing unit holder's funds is to safeguard the Scheme's ability to continue as a going concern so that it can continue to provide optimum returns based on income earned and realized gains as per trust deed to its unit holders and to ensure reasonable safety of unit holder's funds. The Scheme is not exposed to externally imposed minimum unit holder's maintenance requirement.

The Scheme manages its investment property and other assets by monitoring return on net assets and makes adjustment to it in the light of changes in market conditions. The Scheme also manages its capital using a gearing ratio. The gearing ratio of the Scheme is as follows:

2022

Debt
Total unit holders' fund
Total capital
Gearing ratio

-----(Rupees in '000)------69,496,347 69,496,347 64,029,292

28 FAIR VALUE OF FINANCIAL INSTRUMENTS

When measuring the fair value of an asset or a liability, the Scheme uses observable market data as far as possible. Fair values are categorised into different levels in a fair value hierarchy based on the inputs used in the valuation techniques as follows:

Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities.

Level 2: Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly or indirectly.

Level 3: Inputs for the asset or liability that are not based on observable market data (i.e., unobservable inputs).

28.1 Accounting classifications and fair values of financial instruments

The following table shows the carrying amounts and fair values of financial assets and financial liabilities, including their levels in the fair value hierarchy for financial instruments measured at fair value. It does not include fair value information for financial assets and financial liabilities not measured at fair value if the carrying amount is a reasonable approximation of fair value.

Notes to the Financial Statements For the year ended 30 June 2023

						2023				
			Carryi	ng amount				F	air value	
	Note	Financial assets 'at fair value through other comprehensive income'	Financial assets 'at fair value through profit or loss'	Financial assets 'at amortised cost'	Other financial liabilities	Total	Level 1	Level 2	Level 3	Total
Financial assets - not measured at fair value						(Rup	ees in '000)			
Receivables Security deposit Profit accrued on deposit Short-term investments Bank balances	28.1.1 28.1.1 28.1.1 28.1.1 28.1.1	- - - - - -	- - - - -	106,175 959 20,314 750,700 1,131,446 2,009,594	- - - - -	106,175 959 20,314 750,700 1,131,446 2,009,594				
Financial liabilities - not measured at fair value										
Payable to REIT Management Company - related party Security deposits Accrued expenses and other liabilities Unclaimed dividend	28.1.1 28.1.1 28.1.1 28.1.1	- - - -	- - - -	- - - -	39,305 497,688 89,494 14,827 641,314	39,305 497,688 89,494 14,827 641,314				
						2022				
		•	Carry	ing amount		2022		F	air value	
	Note	Financial assets 'at fair value through other comprehensive income'	•	Financial assets 'at amortised cost'	Other financial liabilities	Total	Level 1	Level 2	Level 3	Total
Financial assets - not measured at fair value						(Ku	pees III ooc	,,		
Receivables Security deposit Profit accrued on deposit Short-term investments Bank balances	28.1.1 28.1.1 28.1.1 28.1.1 28.1.1	- - - - -	- - - - -	158,467 959 8,671 661,567 950,206 1,779,870	- - - - -	158,467 959 8,671 661,567 950,206 1,779,870				
Financial liabilities - not measured at fair value										
Payable to REIT Management Company - related party Security deposits Accrued expenses and other liabilities Unclaimed dividend	28.1.1 28.1.1 28.1.1 28.1.1	- - - -	- - - -	- - - -	32,569 459,297 89,560 13,235 594,661	32,569 459,297 89,560 13,235 594,661				

- 28.1.1 The Scheme has not disclosed fair values for these financial assets and financial liabilities because their carrying amounts are reasonable approximation of fair value.
- **28.1.2** Fair value hierarchy of the investment property has been disclosed in note 4 to these financial statements.

29 **EVENTS AFTER REPORTING DATE**

The Board of Directors of the RMC in their meeting held on 18 July 2023 have declared and approved final cash dividend for the year ended 30 June 2023 of Re. 0.5 per unit (2022: Re. 0.41 per unit) amounting to Rs 1,111.85 million (2022: Rs. 911.72 million). The financial statements do not include the effect of above announcement which will be accounted for in the financial statements of the Scheme for the year ending 30 June 2024.

30 DATE OF AUTHORISATION FOR ISSUE

These financia	al statements were aut	:horized for issue	by the Board o	of Directors of the RE	EIT Management C	Company on
October 27, 2	023.				0	

Chief Financial Officer Chief Executive Officer Director

اعتراف:

ہم DCR کے قابل قدر سرمایہ کاروں، سیکیورٹیز اینڈ ایکسینج کمیشن آف پاکستان، پاکستان اسٹاک ایکسینج کی انتظامیہ، DCR کے ٹرسٹیوں، پراپرٹی منیجراور کاروباری شراکت داروں کے سلسل تعاون اور مدد پران کے مشکور ہیں۔ہم انتظامی ٹیم کی کوششوں کا اعتراف کرتے ہیں۔

برائے ومنجانب

مهده ملاس⁰ عارف حبیب چیئر مین

محمداعجاز چیف ایگزیکیٹیو

27 اکتوبر 2023 ،کراچی۔

آۋىيرز:

موجودہ بیرونی آڈیٹرزمیسرز KMPG تا ثیر ہادی اینڈ کو، چارٹرڈا کاؤٹینٹس، سبکدوش ہوجا کیں گے اور اہلیت کے باعث انہوں نے سال 30 جون 2024 کیلئے اپنی دوبارہ تقرری کی پیشکش کی ہے۔ بیرونی آڈیٹرز کوانسٹیٹیوٹ آف چارٹرڈا کاؤٹٹٹس آف پاکستان (ICAP) کے کوالٹی کنٹرول ریویو پروگرام کے تحت تسلی بخش ریٹنگ حاصل ہے۔ RMC کی آڈٹ کمیٹی کی تجویز پر RMC کے بورڈ نے میسرز RMC تا ثیر ہادی اینڈ کو، چارٹرڈا کاؤٹٹٹس کی DCR کے آڈیٹرز کی حیثیت سے مالیاتی سال 30 جون 2024 کے لئے باہمی طے شدہ فیس پردوبارہ تقرری کی سفارش کی ہے۔

ڈائر یکٹران کے انتخابات:

کمپنیز ایک 2017 کی دفعہ 161 (منسوخ شدہ کمپنیز ایک 1984 کی دفعہ 180) کی شقوں کے مطابق اکتوبر 2018 میں RMC کے 8 منتخب ڈائر کیٹران کے عہدے کی مدت مکمل ہوگئ تھی اور تمام ڈائر کیٹر سبکدوش ہوگئے تھے۔ ڈائر کیٹران کے نئے انتخابات 201 کتوبر 2021 کو منعقد ہوئے اور بورڈ کی جانب سے ڈائر کیٹران کی طے کر دہ تعداد (آٹھ ڈائر کیٹران) بلا مقابلہ منتخب ہوئے۔ مزید برآں چیئر مین ، چیف ایگر کیٹیو اور بورڈ کی ذیلی کمیٹیوں میں اس تاریخ کوتقرریاں کی گئیں۔

میزائے کے بعد کے واقعات:

30 جون 2023 سے لے کراس رپورٹ کی تاریخ تک کوئی اہم تبدیلیاں رونمانہیں ہوئیں سوائے حتمی منافع منقسمہ کے اعلان کے جسے 0.50 روپے فی یونٹ یعنی 5.00 فیصد کے حساب سے تقسیم کیا گیا تھا۔ یہ عبوری منافع منقسمہ کے علاوہ تھا جس کا اعلان 1.31 روپے فی یونٹ یعنی 13.10 فیصد کے حساب سے تقسیم کیا گیا تھا۔ اس کے اثر ات کی عکاسی اسکے سال کے مالیاتی گوشواروں میں ہوگی۔

ملحقه بإرثيول كيسودي:

REIT کے ضوابط اورا دارتی نظم وضبط کی ضروریات کی پاسداری کرتے ہوئے DCR نے ملحقہ پارٹیوں کیس اتھ تمام سودے آڈٹ میٹی اور بورڈ آف ڈائر یکٹرزنے اپنے متعلقہ اجلاسوں میں منظور کیا۔ بازہ کے جائزہ کے ساتھ سودوں کو آڈٹ میٹی اور بورڈ آف ڈائر یکٹرزنے اپنے متعلقہ اجلاسوں میں منظور کیا۔ ملحقہ پارٹیوں کے ساتھ سودوں کو آڈٹ شدہ مالیاتی گوشواروں کے نوٹ 24 میں منکشف کیا گیا ہے۔

يونث بولدُنگ كى ساخت:

DCR کے یوٹٹس پاکتان اسٹاک ایجیجینی میں لسٹڈ ہیں۔ 30 جون 2023 کو A,854 کے 4,854 یونٹ ہولڈرز تھے۔ یونٹ ہولڈنگ کی تفصیلی ساخت اور DCR کی یونٹ ہولڈنگ کی اقسام بشمول ڈائر یکٹران اور ایگزیکیٹیو اگر کوئی ہوں تو بطور منسلکہ ۱۱ شامل کی گئی ہیں۔

بونٹ ہولڈرز کی اقسام	يونٹوں کی تعداد	%
۔ ڈائر یکٹران اوران کی شریک حیات اور نابالغ بچے	16,235,482	0.72
ملحقه کمپنیاں،اقرارنا مےاور ملحقه پارٹیاں	1,706,081,152	76.72
NITاورNIT	-	-
بینک،NBFCs ،DFIs	316,017,333	14.21
انشورنس كمينيال	5,044,018	0.23
مضار بهاورمیوچل فنڈ ز	1,899,000	0.09
عامعوام		
-مقامی	155,926,337	7.01
-غيرمكي	3,461,272	0.16
د <i>یگر</i>	19,035,406	0.86
كل	2,223,700,000	100 فيصد

مالياتي اوركاروباري جھلكياں:

ا ہم کاروباری اور مالیاتی اعدا دو ثنار مختصراً ''مالیاتی اور کاروباری جھلکیوں'' کی سرخی کے تحت مختلف خاکوں کے ساتھ پیش کئے گئے ہیں۔

ىرى آۇپىيى:

ادارتی نظم وضبط کے تحت آ ڈٹ ممیٹی نے بورڈ کے قین کردہ ذمہ داریوں کے تحت اپنے فرائض انجام دیئے۔

تشكيل بندى:

عبده	نام
چيئر مين	جناب عارف حبيب
نان ایگزیکیٹیو ڈائریکٹر	جناب نديم رياض
آ زاد ڈائر یکٹر	جناب نعيم الياس
آ زاد ڈائر یکٹر	محتر مه طیبه رشید
آ زاد ڈائر کیٹر	جناب <i>محرنعم</i> ان اختر
نان ایگزیکیٹیو ڈائریکٹر	جناب عبدالصمدار حبيب
نان ایگزیکیٹیو ڈائریکٹر	جناب فيصل نديم
نان ایگزیکیٹیو ڈائریکٹر	جناب ساجدالله شخ
چيف ايكزيكيثيوآ فيسر	جنا <i>ب مُد</i> اع إز

بورد کی کمیٹیاں:
آؤٹ کمیٹیاں:
آؤٹ کمیٹیان
جناب نعیم الیاس چیئر مین
جناب نعمان اختر ممبر
جناب صدا ہے حبیب ممبر

انسانی وسائل اور معاوضه کمینی: محتر مه طیبه رشید چیئر پرس جناب عبد الصمدا ہے حبیب ممبر جناب ساجد اللہ شخ جناب محمد اعجاز ممبر

-	6	8	جناب <i>محر</i> نعمان اخر	5
1	4	6	جناب صدار عبيب	6
-	1	4	جناب فيصل نديم	7
1	6	6	جناب <i>ساجدالله</i> شخ	8
1	1	7	جناب <i>مُد</i> اع إز	9

ڈائر یکٹران کامعاوضہ:

RMC کے نان ایگزیکیٹیو ڈائر بکٹران (بشمول آزاد ڈائر بکٹران) سوائے ان ڈائر بکٹران کے جوعارف حبیب گروپ کی دیگر کمپنیوں میں بطورا گیزیکیٹیو ڈائر بکٹران کام کررہے ہیں ،انہیں بور ڈاور کمیٹی کے اجلاس میں حاضر ہونے کا معاوضہ دیا جاتا ہے جو بور ڈوقٹا فو قٹا منظور کرتا ہے۔

چیف ایگزیکٹوآفیسر بورڈ میں واحدا یگزیکٹوڈائر یکٹر ہیں۔مزید جب اور جیسے بورڈ کسی نان ایگزیکیٹیو ڈائر یکٹر کوکوئی اضافی کرداراور ذمہ داریاں سونیتا ہے تو بورڈ اس کی سونیی گئی ذمہ داریوں اور کر دار کے مطابق اس کے معاوضہ کا تعین کرتا ہے۔

اسکیم خصوصی طور پر RMC کومینجمنٹ فیس ادا کرنے کی پابند ہے، اور اس وجہ سے ڈائر یکٹرز کے معاوضے سے متعلق فنڈ کے مالی بیانات برکوئی اثر نہیں بڑتا ہے۔

بورو كي تشكيل بندي:

بورد کی موجوده تشکیل بندی درج ذیل ہیں:

- 8 *>*/ (a)
- (b) خواتین 1

بورڈاقرارکرتا ہے کہ DCR کی حسابات کی کتابیں درست انداز میں تیار کی گئی ہیں اور مناسب حساباتی پالیسیوں کو اختیار کیا گیا ہے اور مالیاتی گوشواروں کے نوٹ مالیاتی گوشواروں کے بہریں مالیاتی گوشواروں کے نوٹ مالیاتی گوشواروں کی بنیاد معقول اور مضبوط فیصلوں پر ہے۔ مالیاتی گوشواروں کی تیاری کے دوران عالمی مالیاتی رپورٹنگ معیارات، جو پاکستان میں لا گو ہیں کو کھوظ خاطر رکھا گیا ہے۔ اندرونی گرفت کے نظام کی شکل مضبوط ہے اور موثر انداز میں نافذ العمل ہے اور اس کی نگرانی کی جاتی ہے۔ DCR کے تیار کردہ مالیاتی گوشوارے کمپنی کے معاملات، اس کے کاروباری نتائج، نقدی کے بہاؤاور NAV میں تبدیلیوں کوشفافیت کے ساتھ پیش کرتے ہیں۔ ٹیکسز، ڈیوٹیز، محصولات یا دیگر کی مدمیں کوئی قابل ذکرر قم واجب الا دانہیں ہے۔

ضابطہ کی پاسداری کے تحت بورڈ اس بات کا اعادہ کرتا ہے کہ DCR کے چلتے ہوئے ادارے کی صلاحیت میں کوئی قابل ذکر شک وشبہ نہیں ہےاورا دارتی نظم وضبط کے بہترین طور طریقوں سے کوئی قابل ذکر انحراف نہیں ہوا۔

DCR کی ہمیشہ کوشش رہی ہے کہ بہتر ادارتی نظم وضبط کیلئے شفاف اور درست طور طریقے اختیار کرے۔

ڈائر کیٹران اوراعلیٰ انتظامی عہدیداران کی اسکیم کے قصص میں خرید وفروخت:

DCR کے قصص میں RMC کے ڈائر یکٹران، چیف ایگزیکیٹیو آفیسراور چیف فنانشل آفیسر، کمپنی سیریٹری اوران کے شریک حیات اور کم عمر فیملی ممبران نے خرید وفروخت کی ہےا سے منسلکہ اے تحت شامل کیا گیا ہے۔

بورڈ اوراس کی کمیٹیوں کے اجلاس میں ڈائر یکٹران کی حاضری:

سال مختتمہ 30 جون 2023 کے دوران بورڈ کے آٹھ (8) اجلاس ہوئے۔ آڈٹ کمیٹی کے چھ (6) اجلاس اورانسانی وسائل اور معاوضہ کمیٹی کا ایک اجلاس منعقد ہوا۔ ہرڈائر یکٹر کی حاضری کی تفصیل درج ذیل رہی:

انسانی وسائل اور	آ ڈے کمیٹی آڈٹ	بورڈ کے اجلاس	ڈائر ^ب کٹر کا نام	نمبرشار
معاوضه مميثي				
-	-	8	جناب عارف حبيب	1
-	ı	3	جناب نديم رياض	2
-	6	8	جناب نعيم الياس	3
1	-	8	محر مهطیبهرشید	4

منظرنامہ سے DCR کے منفعت میں مسابقت پیدا ہوگی تا ہم طویل مدت میں REIT کے یونٹ مشخکم منفعت فراہم کریں گےاور افراط زر کی تلافی کرتے ہوئے سرمایہ کاروں کی منفعت میں مسلسل اضافہ ہوگا۔ (iii) موجودہ کرایہ داروں کی ناد ہندگی کوڈالمین سٹی میں بہت معمولی خطرہ تصور کیا جا تا ہے کیونکہ بے کرایہ داروں میں زیادہ تریا تو کثیر القومی کمپنیاں ہیں یا بڑے فرنچا ئز ہیں اور DCR کا پراپرٹی منیجر نہ صرف شخت جھان ہیں، پروفا کنگ اور کرایہ جاتی پالیسیاں اختیار کرتا ہے بلکہ ہر کرایہ دار کے ساتھ خوشگوار تعلقات قائم رکھتا ہے اوران کی نگرانی کرتا ہے۔

مستقبل کی پیش بنی:

ڈالمین ٹی اب بھی برانڈ زاور کاروباری اداروں کے لیے اعلیٰ معیار کے دفتر کی جگہ کی تلاش میں سرفہرست انتخاب ہے۔متنقبل قریب میں ایسی کوئی نئی جگہیں دستیاب ہونے کی تو قع نہیں ہے، خاص طور پر اعلیٰ درجے کے دفتر اور خور دہ شعبے میں۔ نتیج کے طور پر تو قع کی جاتی ہے کہ ڈالمین ٹی مارکیٹ میں اپنی اہم پوزیشن برقر ارر کھے گا۔

ڈولمین ٹی REIT جائیداد سے متصل دو نے ٹاورز کا اضافہ اور ان کی قبضہ کرایہ داری کی شرح اعلیٰ معیار کی جگہ کی مضبوط مانگ کا واضح شوت ہے۔ مزید برآن نے ٹاورز میں سے ایک میں بین الاقوامی ہوئل چین کی آئندہ شمولیت سے برانڈ زاور کاروبار کے لئے ترجیحی مقام کے طور پر جائیداد کی کشش میں اضافہ ہوگا۔مزید برآں ، ہوئل کی ترقی سے منسلک سہولیات کے اضافے سے توقع کی جاتی ہے کہ ڈولمین سٹی کوان کے دفتر کی جگہ کے طور پر منتخب کرنے کے لیے مزید کاروباروں کوراغب کریں گے۔

ماضی میں بڑی حدتک معاشی عدم استحکام کے ساتھ، ہم استحکام کے دور کی تو قع کرتے ہیں، جس کے بعد مجموعی کاروباری ماحول میں ترقی ہوگی۔ مال میں ماہانہ قدموں کی آ مرگز شتہ سال کے مقابلے میں زیادہ رہی، جوایک مثبت رجحان کی نشاند ہی کرتی ہے جس سے مال میں قبضہ کرایہ داری کی ایک مسطح کو برقر ارر کھنے میں مدد ملے گی۔

ادارتي نظم وضبط:

DCR پاکستان کی پہلی ترقیاتی REIT اسکیم ہے جو پاکستان اسٹاک ایمپینج میں درج ہے۔ RMC کا بورڈ اورانتظامیہ ادارتی نظم و ضبط پرعملدرآ مدکے لئے کوشاں ہیں اوراپنی ذمہ داریوں جیسے آپریشنز اور کارکر دگی کی نگرانی ، مالیاتی اور غیر مالیاتی معلومات کی درسگی، جامعیت اور شفافیت سے کمل طور پر آگاہ ہیں۔ سال مختتمہ 30 جون 2023 میں DCR کے فی یوٹ کی خالص اٹا ٹی قدر (NAV) 31.25روپے (لیعن 30 جون 2022 کو میل مختتمہ 30 جون 2022 کو یوٹ کی فالص اٹا ٹی قدر (NAV) 13.68روپے تھی کا رہی ۔سال کے اختتام پر 30 جون 2023 کو یوٹ کی قیت 13.68روپے رہی جس میں خرید وفروخت اپنے NAV کے 43.78 فیصدر عایتی نرخ پر رہی ۔



كاروبارى ماحول:

مالی سال 2023 میں پاکتان کی خراب معاشی صورتحال کے باوجود، درآ مدی کنٹرول کے نفاذ سے مقامی صنعت کے ذریعے مصنوعات کے متبادل میں قابل ذکر اضافہ ہوا۔ مزید برآ ں، ضروری فصلوں کی پیداوار میں اضافے کی وجہ سے ایک مثبت زرعی نقط نظر سامنے آیا ہے۔

توقع ہے کہ درآمدی پابندیوں میں معمولی نرمی سے منعتی شعبے کی بحالی میں مدد ملے گی، خاص طور پر بڑے پیانے پرمینو کی میں۔ اس کے نتیج میں، زراعت اور صنعتی شعبوں کو مضبوط بنانے پر مثبت اثرات مرتب ہونے کی توقع ہے، بالآخر تھوک اور خوردہ فروشی سمیت متعلقہ خدمات کے شعبوں کی بحالی میں مدد ملے گی۔ (بحوالہ ورلڈ بینک کنٹری جائزہ، اکتوبر 2023)

زرعی پیداوار میں بہتری کی وجہ سے افراط زرمیں کی متوقع ہے،اور مالیاتی ریگولیٹرز اورسیکیو رٹی ایجنسیوں کی جانب سے بلیک مارکیٹ کی کارروائیوں کورو کنے کے لیے اقدامات کیے جانے کے بعد سے ملکی کرنسی میں نمایاں بحالی ہوئی ہے۔(رائٹرز)

نتیج کے طور پر بہمیں اگلے چند مہینوں میں خوردہ فروشی کے اخراجات میں بہتری کی تو قع ہے۔

كاروبارى خطرات كااخضاريه:

DCR کا کاروبار پائیداررہائش سطح کے لحاظ سے حساس ہے۔ بنیادی خطرات میں (i) دفاتر اورخوردہ فروش کی سپلائی میں قابل ذکر اضافہ جس کے تحت علاقہ میں رہائش قیمتوں میں کمی آئے گی۔تاہم ایسی پیش قدمیوں میں سہولیات پرتصفیہ کرنا پڑے گاتا کہ سے یونٹ فراہم کئے جاسکیں جبکہ DCR اس صنعت میں جگہ کیلئے پہلے ہی رہائشیوں کی اہمیت سے آگاہ ہے۔ (ii) بڑھتی ہوئی شرح سود کے

عيدالاتي:

ملک بھر میں سب سے زیادہ پر جوش مذہبی تہوارعیدالاضحٰ ہے۔مہم کا مقصدتھیمیاتی ماحول اور سجاوٹ کے ذریعے صارفین کے تجربے کو بڑھانے اور بہتر بنانے کے لیے زیادہ قدموں کی آمد کے دنوں کے موقع سے فائدہ اٹھانا ہے۔

منافع منقسمه كي تقسيم:

بورڈ آف ڈائر کیٹرز نے سال کے پہلے نو ماہ میں 1.31 روپے فی یونٹ یعنی 13.10 فیصد کے حساب سے ہر سہ ماہی میں ہراہری کے تناسب سے منافع منقسمہ کا اعلان اوراسے تقسیم کیا۔ سال کے اختتا م پر بورڈ نے 0.50 روپے فی یونٹ یعنی 5.00 فیصد کے حتی منافع منقسمہ کا اعلان کیا اور اسے تقسیم کیا۔ اس طرح مجموعی طور پر DCR نے کل منافع منقسمہ کا اعلان کیا اور تقسیم کیا ور 18.10 سر مایے کا روں کو 11 روپے فی یونٹ کی اسٹرائک پرائس پر 16.45 فیصد منافع منقسمہ ادا کیا گیا۔ سال مختتمہ میں کی جون 2023 میں کل ادا شدہ منافع منقسمہ قابل تقسیم آ مدنی 4,024.90 ملین روپے کا 98.99 فیصد رہا۔

شريعه كي پاسداري:

شریعہ کے رہنمااصولوں کی پاسداری کے تحت فنڈ کے جائیداد کے کاروبار کو عالمی اور مشہور زمانہ ری تکافل سنڈ کیٹ سے الحاق شدہ" A" ریٹنگ کی حامل پاکستانی کمپنیوں کی تکافل پالیسیوں کے ذریعے تحفظ فراہم کیا گیا۔ شریعہ مشیر نے اپنی سالانہ شریعہ جائزہ رپورٹ میں تمام پہلوؤں سے شریعت کے اصولوں کی پاسداری کی تصدیق کی ہے۔

حصص کی کارکردگی:

جائزہ سال کے بارہ مہ کے دوران "DCR" کی پاکتان اسٹاک ایکی پی میں اوسطاً یونٹ پرائس 13.74روپے برخرید وفر وخت ہوئی (جو کہ گزشتہ سال اوسطاً 12.79روپے فی یونٹ رہی۔ اسی مدت کے دوران 13.21روپے فی یونٹ رہی۔ اسی مدت کے دوران KSE 100 انڈیکس KSE 100 کی حدود کے درمیان رہا۔ شدیدا تاریخ ھاؤکی حامل مارکیٹ میں DCR کا یونٹ 0.27 بیٹا کے ساتھ واضح طور پر مستحکم رہا (جس سے مرادیہ ہے کہ اگر KSE 100 انڈیکس میں 100 فیصد تبدیلی ہوئی ہے تو DCR میں صرف 2.70 فیصد تبدیلی رہی ، بیٹا سے یہاں پر کم اتاریخ ھاؤاور کیک پذیری کی عکاسی ہوتی ہے) اور جس کا ہم تغیر مارکیٹ میں صرف 2.70 ہا (جو کہ پر خطرا ثاثوں پر منفعت کی پیائش ہے جس میں DCR کے اسٹاک کی کارکردگی کی مارکیٹ کی کارکردگی کی کارکردگی کی کارکردگی کی کارکردگی کی کارکردگی کی ادارکیٹ کی کارکردگی کی کارکردگی کی کارکردگی کی کارکردگی کی کارکردگی ہوتی ہے کہ کہ کہ کو کو کانشاند ہی کرتا ہے)۔

لان فيسٹيول:

ڈالمین مال نے لان کے نئے کمکیشن کوا جاگر کرنے کے لیے اپناسالا نہلان فیسٹیول کا انعقاد کیا۔

تقريب كابنيادى مقصدية تعا:

- ۔ خریدارکوایک جھت کے نیچا پنے پسندیدہ لان کے کمیکشن کی خریداری کا موقع فراہم کرنا۔
 - ۔ نمائش کے ذریع خریدار کے تج بے میں اضافہ کرنا۔
- ۔ ہمارے برانڈ شراکت داروں کے لان لانچز کوفروغ دینااورخرپداروں کی توجہ کوراغب کرنا۔

وومیز ڈے:

اس کا بنیا دی مقصد میرتھا کہ ہمارے معاشرے کی خواتین میں شعوراجا گر کرنے کیلئے مختلف تشم کی سرگر میوں اور پروگراموں کا انعقاد کیا جائے اور انہیں ان کامستقبل سنوار نے کیلئے ان کی حوصلہ افزائی کی جائے ، تا کہ وہ اپنے مستقبل کیلئے آگے بڑھیں اور اپنی صلاحیتوں کو بروئے کارلائیں۔سب سے بڑھ کر بنیا دی توجہ ہمارے معاشرے میں ان کی اہمیت پرزور دیناتھی۔

توجه درج ذيل پرمرکوزهي:

- ۔ مال میں آنے والی خواتین کوخواتین پرمبنی مصنوعات، رعایتوں اور پیشکشوں کے ساتھ نشانہ بنانے کے لیے برانڈ زکوایک پلیٹ فارم فراہم کرنا۔
 - ۔ موضوعاتی سجاوٹ کے ذریعے جشن کا ماحول پیدا کرنا۔
 - ۔ خواتین میں بااختیار بنانے کے احساس کواجا گر کرنے کے لیےخواتین کاعالمی دن منانا۔

رمضان:

رمضان خود شناسی اور روحانی تجدید کاوقت ہے، اور اس مقدس مہینے کومنانے کے لیے مال میں دکش روشنیوں کے ڈسپلے سے بڑھ کراور کیا شاندار طریقہ ہوسکتا ہے۔اس سال ہماری رمضان مہم پورے مال میں ایک جادوئی، اچھی طرح سے روشن ماحول قائم کرنے پرمرکوز ہے، جوخریداروں کے تناؤ کو دورکرنے، آرام کرنے اور اپنے عزیزوں کے ساتھ لطف اندوز ہونے کا موقع فراہم کرتی ہے۔

مررزؤے:

مال میں ماؤں کوخراج تحسین پیش کرنے کے لیے مدرز ڈے منایا گیا۔

بيونى فيستيول:

ہوٹی فیسٹیول خوبصورتی اور ذاتی نگہداشت کی صنعت کے سرفہرست برانڈ زکوا یک جھت کے نیچے جمع ہے۔ بیصارفین کومختلف برانڈ ز کے ماہرین کے ساتھ مشغول ہونے ، سرگرمیوں میں حصہ لینے اور مشہور شخصیات اور بلاگرز کے ساتھ بات چیت کرنے کا موقع فرا ہم کرتا ہے۔ بیالینٹ خوبصورتی اور ذاتی نگہداشت کے شوقین افراد کے لیے ایک جامع اور عمیق تجربہ پیش کرتا ہے۔

والمين شاينك فيستيول:

ڈاکمین شاپنگ فیسٹیول 27، نہ صرف ڈاکمین مالز بلکہ پاکستان کی پوری مال انڈسٹری کے لیے سال کاسب سے بڑا شاپنگ فیسٹیول تھا۔ 29 وال DSF مورخہ 17 دسمبر 2022 کوشر وع ہوااور 8 جنوری 2023 کوختم ہوا۔تقریب درج ذیل پرمشمنل ہے:

- ۔ تھیمیاتی مال کا ماحول
- ۔ ایکٹیویشنزاور تخلیقی تنصیبات
 - _ تفریح اور کھیل
- ۔ بیرونی مواصلات اور کمیونٹی کی مصروفیت
 - ۔ ککی ڈرازاور دلچیپ تحائف

اس تقریب کا مقصد خریداروں کومیگالکی ڈرا گفٹ، گیمزاور تفری سے فراہم کرنا ہے۔ بیتمام کوششیں ڈالمین مال کے ساتھ صارفین کے لیے ایک یادگار مال کا سفر تخلیق کرنے اور انھیں مزید خریداری کرنے کی ترغیب دینے کے لیے ہیں۔

گفٹ إٹ:

موسمی تہواروں کو مال کی اندرونی سرگرمیوں کے ساتھ مربوط کرنے کیلئے تقریب'' گفٹ اِٹ' کا انعقاد 10 سے 14 فروری تک کیا گیا۔ بیقریب نئے موسم کا بہترین استقبال ہے جو ہرکسی کے لیے خوشی کا باعث ہے۔

- ۔ مال کے تجربے کو بڑھانے کے لیے ایک پر کشش ماحول بنانا۔
- ۔ مقامی خریدار کے لیے روایتی تنوع کے ساتھ دنیا بھر کی تقریبات کومتاثر کر کرنا۔
 - ۔ نمائشوں کے ذریع خریدار کے تج بے میں اضافہ کرنا۔

تقريب درج ذيل رمشمل تقى:

۔ موضوعاتی ماحول۔

- بچول کی مرکزی تشهیری سرگرمیاں۔

۔ بچوں کی سرگر میاں اور تفریجی تقریبات

تقریب کے شرکاء:

۔ کینڈی لینڈ۔ہلال۔ بوانچ ہو۔ فیرکیسل

۔ بیمبل۔ لبرٹی نکس۔ پیڈیاشور

يوم آزادي:

ڈولمین مال میں 14 اگست، یوم آزادی کی تقریبات انتہائی متوقع تقریبات میں سے ایک ہیں۔ان تقریبات کا بنیادی مقصد حب الوطنی کے جذبے کوفروغ دینا ہے۔ یہ موضوعاتی سجاوٹ، خصوصی سیٹ اپ، تصویر کے مواقع اور خریداروں کو انعامات دینے کے ذریعے ایک یادگار سفر پیدا کرنا ہے۔

ہارے پاس مال میں درج ذیل سیٹ اپ تھے:

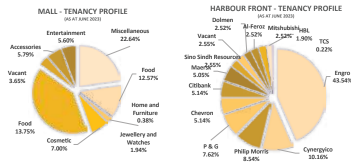
۔ فاؤنٹین ۔ رجٹریشن ڈیسک

۔ انسٹاگرام سیٹ اپ ۔ ڈی امریا

بٹلرآرک ۔ فیشن بلیورڈ گیم سیٹ اپ

هوم ميش اسائل:

یہ تقریب فرنیچر،گھر کی سجاوٹ، اور متعلقہ برانڈز کے لیے اپنی مصنوعات اور پیشکشوں کی نمائش اور فروغ کے لیے ایک پلیٹ فارم کے طور پر کام کرتا ہے۔ یہ انہیں مال کے صارفین کے ساتھ براہ راست مشغول ہونے اور یہاں تک کہ آرڈر وصول کرنے کا موقع بھی فراہم کرتا ہے۔ اس سال یہ تقریب 14 سے 18 ستمبر تک منعقد کی گئی۔



DCR کے پراپرٹی منیجر نے جائیداد کی جگہ کی اچھی سا کھ، کرایہ داری اور برانڈ اینج کو برقر اررکھنے میں کلیدی کر دارا دا کیا ہے اور متوقع کسٹمرز کے لئے ڈالمین مال آنا ،خریداری کرنا اور اس کا حصہ بننے کیلئے پر شش بنایا ہے۔اس کے ساتھ ساتھ وہ REIT کی انتظامیہ کی قریبی نگرانی کے تحت DCR کے اثاثوں کی اعلیٰ معیاری مینٹی ننس، صحت اور تحفظ کرتے ہیں۔ پراپرٹی منیجر نے کرایہ جاتی حکمت عملیوں کو وضح کرنے میں کلیدی کر دارا داکیا ہے جس کی وجہ سے کرایہ داروں کی مجموعی کرایہ داری سطح سال بھر برقر ار رہی۔

لوگوں کے قدموں کی آمدے ڈرائیور:

مالیاتی سال 2023 کی پہلی ششماہی کے دوران میں کسٹمر پر مرکوز مارکیٹنگ اور برانڈنگ سرگرمیوں کے نتیجے میں بھاری تعداد میں انسانی قدموں کی آمد ہوئی۔ یوم آزادی، نئے سال کی تقریبات اور ڈالمین شاپنگ فیسٹیول کے علاوہ ڈالمین سٹی مال میں مختلف سیزن میں قابل رشک تقریبات منعقد ہوئیں۔



ماہانہ انسانی قدموں کی آمد 708,278 زائرین رہے جبکہ مالیاتی سال 2022 میں 585,085 زائرین تھے جبکہ سال بھر DCR نے 8.50 ملین زائرین کو مالیاتی سال 2023 کے دوران خوش آمدید کہا جبکہ مالیاتی سال 2022 میں بی تعداد 7.02 ملین تھی۔

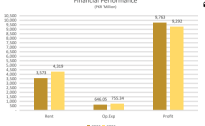
مال میں سال بھر کی نمایاں سرگر میوں کا کلینڈر:

بيك ٹواسكول:

ڈالمین کی مشہور تقریب''بیک ٹواسکول' ہے جس کا بچے پر جوش طریقے سے انتظار کرتے ہیں۔

دوران تقریب، ہر برانڈ نے انٹرا کیٹوسرگر میاں، کیمزمنعقد کئے اور بچوں کے لیے مختلف سرگر میوں کو شامل کیا، جبکہ تحا کف بھی تقسیم کیے گئے۔اس نقطہ نظر نے ڈالمین مال میں نوجوان صارفین کے لیے ایک جاندار اور پرلطف تجربہ پیدا کیا، جس سے تقریب کوان کے لیے جائزه سال کے دوران DCR کی کراہ جاتی آمدن 4,318.76 ملین روپے (30 جون 2022 میں 3,573.66 ملین روپے) رہی ، جبکہ مارکیٹنگ آمدن 258.39 ملین (30 جون 2022 میں 221.54 ملین روپے) رہی اور شریعہ پاسدار بینک ڈپازٹس پر منافع 243.69 ملین روپے (30 جون 2022 میں 126.75 ملین روپے) رہا۔ انتظامی، کاروباری اور دیگر اخرجات

755.34 ملين رويه (30 جون 2022 ميس 646.05 ملين رويه



5.23 بلین روپے کی ایک قم جائیداد میں سر مایہ کاری کی مالیت کی مساوا کی قدر میں تبدیلی کی وجہ سے ریکارڈ کی گئی جس کی شخیص مالیت ایک آزاد شخیص کنندہ MYK ایسوی ایٹس (پرائیویٹ) کمیٹٹر نے کی تھی (بحوالہ مالیاتی گوشواروں کا نوٹ نمبر 4)۔ جس سے بعداز شکیس منافع 9.29 بلین روپے (30 جون 2022 میں 9.76 بلین روپے) رہااور فی یوٹ آمدن (EPU) میں 9.76 بلین روپے رہی۔ گئیس منافع کے طور پر ریکارڈ کیا 1.83 EPU کی قابل تقسیم منافع کے طور پر ریکارڈ کیا گیا۔ شخیص مالیت پر نا قابل تقسیم منافع کے طور پر ریکارڈ کیا گیا۔ شخیص مالیت پر رائے ششماہی اور سالانہ مالیاتی نتائج دونوں کیلئے ایک انہائی بنیادی جز ہے۔ انتظامیہ کے ساتھ مالیاتی گوشواروں کا جائزہ لیتے وقت بورڈ کو ہر شخیص مالیت تک مکمل رسائی حاصل تھی اور بورڈ اس بات سے مطمئن ہے کہ REIT کی جائیدادوں کی مساواتی مالیت کوضوابط کے تحت انجام دیا گیا ہے۔

DCR کا کرایہ جاتی پروفائل:

موجودہ جائیداد قابل اعتاد کرایہ داروں پر شمل ہے (زیادہ تر عالمی برانڈ زاور کثیر القومی کارپوریشنز ہیں) جو کہ تیز ترین نقد آمدن کما رہی ہیں۔ ڈالمین مال کلفٹن میں ہائیراسٹاراور سند باد کے ساتھ مقامی اور عالمی برانڈ کامشحکم مرکب جیسے مینگو، نیکسٹ، آلڈو، کھاڈی، تمبرلینڈ اور چارلس اینڈ کیتھ شامل ہیں۔ خوردہ فروشی میں سب سے زیادہ کرایہ داری ملبوسات (40.44 فیصد)، جس کے بعد غذائی مصنوعات (12.57 فیصد) دوسر نے نہر پر ہیں جبکہ دیگر اقسام میں ملی جلی کرایہ داری ہے۔ مال ایک مضبوط معاشی نیٹ ورک فراہم کرتا ہے کیونکہ اس میں شہر کے اعلیٰ ترین مقامی اور عالمی برانڈ زچل رہے ہیں۔

ہار بر فرنٹ کے موجودہ کرایہ جاتی پورٹ فولیو میں مقامی اور کثیر الاقومی کارپوریشنز میں دیگر کے علاوہ اینگروگروپ، فلپ موس، مشوبشی کارپوریشن اور پر وکٹر اینڈ گیمبل شامل ہیں۔ مال میں کرائے کیلئے 17 فلورزموجود ہیں۔

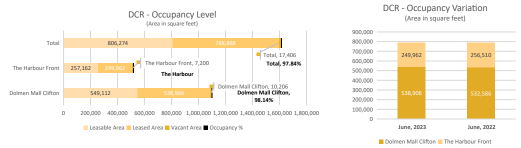
عملیاتی کارکردگی:

سال 2015 میں DCR کے آغاز ہی سے اس کی جائیداد کے کاروبار میں تسلسل کے ساتھ کرایدداری دیکھی گئی۔ قبضہ کرایدداری جون 2023 کے اختتا میر 97.84 فیصدر ہی (30 جون 2022 کو 98.07 فیصد)۔

کرایہ داروں کے ساتھ شراکت داری کو بڑھانے کے مقصد سے طویل مدتی اسٹراٹیجک اقدامات کے فعال نفاذ کے مثبت نتائج برآ مد ہوئے ہیں۔ یہ کئی نئے کرایہ داروں کے اضافے سے ظاہر ہوتا ہے، جن میں آئیڈیاز، کراس اسٹیج ، دی بینک آف پنجاب، سایہ، زاراشاہ جہاں ، اور دی پوٹیٹو فیکٹری جیسے نام شامل ہیں۔

جانے والے کرایہ داروں کی وجہ سے نئے کرایہ داروں کی آمرممکن ہوئی، جن میں شمرف، کاپرے، ایشیاء پیسیفک الیکٹرک، اور فرحاج شامل تھے۔ نئے کرایہ داروں کی حوصلہ افزائی کے نتیج میں صارفین کی خریداری کا ایک بہتر اور متنوع تجربہ ہوتا ہے۔

سال کے آخر میں ڈالمین مال کلفٹن اور ہار بر فرنٹ پر قبضہ کرا بیداری کی سطح درج ذیل ہے:



30 جون 2023 تک ڈولمین ٹی مال (کل رقبہ 66 فیصد) کے لیے ویٹڈ ایور تک لیز ایکسپائری (WALE) کی کرایہ داری کی میعاد تقریباً 6.48 سال ہے۔ ہار برفرنٹ (کل رقبہ 34 فیصد) کی WALE تقریباً 3.91 سال ہے۔ (DCR کی موجودہ کرایہ داری کی میعاد 5.61 سال ہے)۔

مالياتي كاركردگي:

DCR کے فنڈ کا سائز 30 جون 2023 کو 69.500 بلین روپے (30 جون 2022 میں 64.03 بلین روپے) ہوگیا جس کی وجہ سے بیا کتان کی سب سے بڑی شریعہ یا سدار کلوز ڈاینڈ انسٹر ومنٹ بن گئی۔

محرّم بينك بولدُرز دُّالمن شُ REIT

ہم عارف حبیب ڈالمین REIT مینجنٹ لمیٹڈ کے بورڈ آف ڈائر یکٹرز کی جانب سے ڈالمین سٹی REIT ("DCR" یا''اسکیم'') کی سالا نہ رپورت اور آ ڈٹ شدہ مالیاتی گوشوارے برائے مختتمہ مدت 30 جون 2023 کے ساتھ ان پر آ ڈٹ رپورٹ اور دیگر آئینی رپورٹس پیش کرتے ہوئے اظہار مسرت کرتے ہیں۔

جائزه:

ڈالمین مال کلفٹن ایک مخلوط استعال کا کمپلیس ہے جو کہ کراچی پاکستان میں ڈیفنس اور کلفٹن کے ایکسکلوزیور ہائشی اضلاع میں واٹر فرنٹ پر واقع ہے۔ یہ چارٹاورز پر شتمل ہے: اسکائی ٹاور A، اسکائی ٹاور B، ہار برفرنٹ اور ایگزیکیٹیو ٹاور اور مال کمپلیس کی بنیاد پر ڈالمن مال ایک تین سطحی شاپنگ مال ہے جو 800,000 مربع فٹ (56,000 m2) کے رقبے پر پر پمیئم ریٹیل جگہ پیش کرتا ہے، جس کاکل رقبہ 3,441,340 مربع فٹ (319,711 m2) ہے۔

ڈالمین مال کلفٹن نے پاکستان میں ریٹیل انڈسٹری میں نمایاں انقلاب ہر پاکر دیا ہے۔ یہ مال ایک جامع تجربہ پیش کرتا ہے، جو کھانے، فیشن اور تفریح میں بہترین کو یکجا کرتا ہے۔ اس مال میں 130 سے زیادہ ریٹیل اسٹورز، ایک ہائیر مارکیٹ، اور ایک فوڈ کورٹ ہے جس میں 1,200 صارفین کے بیٹھنے کی گنجائش ہے۔ ڈالمین مال کلفٹن پاکستان کا پہلا بین الاقوامی معیار کا شاپگ مال ہے جو ملکی اور بین الاقوامی برانڈ زکی ایک وسیع صف پیش کرتا ہے، جہاں خرید ار مینگو، کیریفور، کھاڈی، سفائر، نائیک، ڈیزل، آلڈو، چارلس اور کیتھ جیسے مشہور برانڈ زکی ریخ تلاش کرسکتے ہیں۔ یہ مال دنیا کے چند مشہور خوردہ فروش برانڈ زاور ریسٹورنٹس تک خصوصی رسائی فرا ہم کرتا ہے جو ملک بھرسے آنے والے صارفین کواپنی جانب متوجہ کرتا ہے۔

ڈالمین مال ایک تین سطی شاپنگ مال ہے جو 2011 میں تقمیر کیا گیاتھا جس کا رقبہ 800,000 مربع فٹ (56,000 m2) ہے، جس میں سے 547,924 مربع فٹ (50,903.8 m2) کرایہ پر ہیں۔سال 2020 کی پہلی سہ ماہی کے مطابق قبضہ کرایہ داری کی شرح 98.39 فیصد ہے۔

ٹاور Aاور Bکی اونچائی 150 میٹر (490 فٹ) ہے، ہرایک میں 40 منزلیں ہیں جنہیں آرکیٹیٹ ارشد شاہد عبداللہ نے ڈیز ائن کیا ہے۔ دونوں ٹاورز آفس کیلئے جگہ پیشکش کرتے ہیں، جبکہ ٹاور Bاپنی دسویں منزل پر ایک ہوٹل کی میز بانی کرتا ہے۔ ایگزیکٹوٹاور 17 منزلہ دفتر کی عمارت ہے۔ ہار برفرنٹ ایک دفتر کی عمارت ہے۔ جس میں 19 منزلید فتر کی عمارت ہے۔ ہار برفرنٹ ایک دفتر کی عمارت ہے۔ جس میں 19 منزلید فتر کی عمارت ہے۔ ہار برفرنٹ ایک دفتر کی عمارت ہے۔ جس میں 19 منزلین ہیں اور اس میں کئی ملٹی نیشنل کارپوریشنز ہیں۔