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### **COMPANY INFORMATION**

### **Board of Directors**

Towfiq Habib Chinoy (Chairman) (Non-Executive Director)

Syed Hyder Ali (Chief Executive & Managing Director) (Executive Director)

Asghar Abbas (Executive Director)

Atif Aslam Bajwa (Independent Director)

Imran Khalid Niazi (Non-Executive Director)

Josef Meinrad Mueller (Non-Executive Director)

Shamim Ahmad Khan (Non-Executive Director)

Syed Aslam Mehdi (Non-Executive Director)

Syed Shahid Ali (Non-Executive Director)

Tariq Iqbal Khan (Non-Executive Director)

### **Advisor**

Syed Babar Ali

### Chief Financial Officer

Khurram Raza Bakhtayari

### **Company Secretary**

Adi J. Cawasji

### **Rating Agency**

**PACRA** 

### **Company Credit Rating**

Long Term : AA Short Term : A1+

### **Auditors**

A.F. Ferguson & Co. (Chartered Accountants)

### **Legal Advisors**

Hassan & Hassan - Lahore Orr, Dignam & Co. - Karachi

### **Shares Registrar**

FAMCO Associates (Pvt.) Ltd 8-F, Next to Hotel Faran Nursery, Block 6, P.E.C.H.S., Shahrah-e-Faisal, Karachi-75400

PABX : (021) 34380101-5 : (021) 34384621-3 Fax : (021) 34380106

**Email**: info.shares@famco.com.pk

### **Bankers & Lenders**

Allied Bank Limited Askari Bank Limited Bank Alfalah Limited Bank Al-Habib Limited Deutsche Bank A.G. Dubai Islamic Bank Pakistan Limited Habib Bank Limited Habib Metropolitan Bank Limited International Finance Corporation (IFC) JS Bank Limited MCB Bank Limited Meezan Bank Limited Soneri Bank Limited Standard Chartered Bank (Pakistan) Limited The Bank of Punjab United Bank Limited

### **Head Office & Works**

Shahrah-e-Roomi, P.O. Amer Sidhu, Lahore - 54760, Pakistan

**PABX** : (042) 35811541-46 Fax : (042) 35811195

### **Offices**

### Registered Office & Regional Sales office

4<sup>th</sup> Floor, The Forum Suite No. 416 - 422, G-20, Block 9, Khayaban-e-Jami, Clifton, Karachi-75600, Pakistan

**PABX** 

: (021) 35874047-49 : (021) 35378650-51 : (021) 35831618, 35833011, 35831664 : (021) 35860251

Fax

### **Regional Sales Office**

2<sup>nd</sup> Floor, G.D. Arcade 73-E, Fazal-ul-Haq Road, Blue Area, Islamabad-44000, Pakistan

: (051) 2348307-9 PABX

: (051) 2806267

: (051) 2348310 Fax

### **Zonal Sales Offices**

C-2, Hassan Arcade Nusrat Road, Multan Cantt. - 60000, Pakistan

Tel & Fax: (061) 4504553

2<sup>nd</sup> Floor Sitara Tower,

Bilal chowk, Civil Lines, Faisalabad - Pakistan

: (041) 2602415 Tel : (041) 2629415 Fax

### **Web Presence**

www.packages.com.pk

# DIRECTORS' REPORT ON CONDENSED INTERIM UNCONSOLIDATED FINANCIAL STATEMENTS FOR THE HALF YEAR ENDED JUNE 30, 2019

The Directors of Packages Limited are pleased to submit to its shareholders, six monthly report along with condensed interim unconsolidated un-audited financial statements of the Company for the half year ended June 30, 2019.

### **Financial and Operational Performance**

A comparison of the unconsolidated un-audited financial results for the half year ended June 30, 2019

as against June 30, 2018 is as follows:	April - June	April - June	Jan - June	Jan - June
	2019	2018	2019	2018
	(Rupees ii	n million)	(Rupees in	million)
Sales from operations	5,675	5,271	11,532	10,428
Trade discounts	(87)	(69)	(172)	(132)
Net sales from operations	5,588	5,202	11,360	10,296
<b>EBITDA - operations</b> Depreciation and amortization	708	521	1,460	1,212
	(200)	(182)	(400)	(361)
EBIT - operations Impairment charged on investment Finance costs Other (expenses) / income - net Investment income	508	339	1,060	851
	(500)	-	(500)	-
	(227)	(112)	(433)	(201)
	(18)	(60)	(59)	(46)
	437	1,816	1,533	2,005
Earnings before tax	200	1,983	1,601	2,609
Taxation	(26)	(436)	(350)	(528)
Earnings after tax	174	1,547	1,251	2,081
Basic earnings per share - Rupees	1.95	16.39	14.00	22.36

During the first half of 2019, the Company has achieved net sales of Rs. 11,360 million against net sales of Rs. 10,296 million of corresponding period of last year, representing sales growth of 10%.

The operations have generated Earnings before Interest, Tax and Depreciation and Amortization (EBITDA) of Rs. 1,460 million during first half of the current period as compared to Rs. 1,212 million during the corresponding period last year showing an increase of Rs. 248 million (20%) mainly due to revenue growth and tighter controls over fixed costs.

During the current period, the management reviewed carrying amount of the Company's investments in order to determine possible impairment loss. As a result of this assessment, the recoverable amount of the investment in our associate, Tri-Pack Films Limited, was determined to be lower than its carrying value. Accordingly, carrying value was reduced by Rs. 500 million and recognized as an expense under 'Other expenses'.

The Company's investment income decreased by Rs. 472 million in the current period as compared to the corresponding period of the last year. This has resulted in decline in earnings after tax and earnings per share.

A brief review of the operations of the Company's business divisions is as follows:

### **Consumer Products Division**

Consumer Products Division has registered net sales of Rs. 2,574 million during the first half of 2019 as compared to Rs. 2,267 million of corresponding period of 2018, representing sales growth of 14%. The Company has geared up promotional activities across various platforms as part of its strategy to boost its growth and increase market share. Hence, the EBTDA has decreased by 11% as compared to corresponding period of 2018.

### **Packaging Division**

Packaging Division has achieved net sales of Rs. 8,879 million during first half of 2019 as compared to Rs. 7,946 million in corresponding period of the last year representing sales growth of 12%. The operating results improved by 52%.

The production statistics for the period under review along with its comparison with the corresponding period are as follows:

	Jan - June 2019	Jan - June 2018
Consumer products produced - tons	7,069	8,185
Carton Board & Consumer Products converted - tons	20,718	21,260
Plastics all sorts converted - tons	10,233	10,655

### Internal restructuring

The Board of Directors approved internal restructuring of Packages Limited with an objective to create a holding company. The arrangement will help in developing operating synergies across businesses, managing operations in a focused manner and streamlining the ownership structure. This is in line with international practices being followed in the corporate world. The restructuring shall not affect the rights of the shareholders of Packages Limited in any manner.

The Company incorporated two wholly owned subsidiaries and will transfer:

- (a) its manufacturing businesses including folding cartons, flexible packaging, consumer products and mechanical fabrication and roll covers along with all relevant assets, operations and corresponding liabilities into a 100% wholly owned subsidiary named "Packages Convertors Limited"; and
- (b) its investment business comprising shares of various companies, operations along with corresponding liabilities, if any, into another 100% wholly owned subsidiary named "Packages Investments Limited"

Packages Limited will be a holding company and all assets, properties and liabilities other than those assets, operations and corresponding liabilities being transferred to the above-mentioned wholly owned subsidiaries will remain with the Company. The transaction has been approved by shareholders of the Company in EOGM held on May 30, 2019. Furthermore, Packages Convertors Limited and Packages Investments Limited have currently filed an application with Securities and Exchange Commission of Pakistan (SECP) for affecting the above-mentioned transfers of assets and corresponding liabilities.

#### Future Outlook

Packaging and consumer product business is presently operating in a highly competitive environment. Therefore, the company would continue to focus on increasing productivity, diversifying customer base and tightening cost controls.

### **Company's Staff and Customers**

We wish to record our appreciation of the commitment of our employees to the Company and continued patronage of our customers.

(Towfiq Habib Chinoy)

Chairman

Lahore, August 26, 2019

Syed Hyder Ali)

Chief Executive & Managing Director Lahore, August 26, 2019

## كنزيومر بروژ كش ژويژن

کنز پومر پروڈ کٹس ڈویژن نے 2019 کے پہلی ششماہی کے دوران 2,574 ملین روپے کی خالص سیز حاصل کی جبکہ 2018 کی ای مدت کے دوران یہ 2,267 ملین رویتھی جو 14 فیصد کی سیز گردتھ خلا ہر کرتی ہے۔ کمپنی نے مارکیٹ شیئر میں اضافے کی اپنی تھمت عملی کے تحت مختلف پلیٹ فامز پرتشہیری سرگرمیوں کو تیز کرویا ب\_لبذا، EBTDA من 2018 كمقابل بين 11 فيصدك كي مولًا-

### پیچنگ ڈویژن

يكيينگ ۋويژن نے2019 كے پہلے چيماه كےدوران 8,879 ملين روپے كى خالص سيز حاصل كى جبكه 2018 كى اى مدت كےدوران بيه 7,946 ملين روپ تقى جوكه لزگروتھ ميں 12 فيصدا ضاف كو ظاہر كرتى ہے۔ نيتجناً، آپريٹنگ سائج ميں 52 فيصد تك بهترى آئى۔

زىرجائزەرت كے لئے بيدادارى اعدادوشار شمول گزشتەرت كا تقابل درج ذيل كےمطابق ،

	جؤري- يون <b>201</b> 9	جۇرى- <u>جون</u> 2018
شیائے صارف تیار کردہ – ٹمز	7,069	8,185
ی کارٹن بورڈ اور کنز بومر پروڈ کٹس – کنورٹڈ – ٹز	20,718	21,260
باستك تمام اقسام كنور ثدُ- مُرْد	10,233	10,655

## اندروني تنظيم نو

ہولڈنگ مپنی بنانے کے مقصد کے حصول کے لئے پیکیجز لمیٹلا کے بورڈ آف ڈائز کیٹرزنے اندرونی تنظیم نو کی منظوری دے دی ہے۔ بیاقدام کاروباری ڈھانچیے ٹیں آبريننگ بهم آبنگی، آبريشز كوتوجه كے ساتھ چلانے اور ملكيتي و هانچ كوبهم آبنگ كرنے بيل مددوے گا۔ بيا قدام كاروبارى دنيا بيل اپنائے جانے والے بين الاقواى طریقوں کے مین مطابق ہے۔ بینظیم نو پیکیجز کمیٹیڈ کے حصہ داران پر کئی بھی طریقے سے کوئی اثر مرتب نہیں کرے گا۔ ای حوالے ہے، کمپنی دو کلمل ملکیتی سوفیصد فریل ادارے بنائے گی اوراس میں مندرجہ ذیل منتقل کرے گ

- ا بين مينوني كچرنگ كاروبار بشمول نولدُنگ كارش فليكسل چيكتيگ،اشياه صارف مكيني كل فيريكشن اور رول كوراوراس كے ساتھ ساتھ متعلقہ اثاثہ جات آ پریشنز اورمتعلقه Liabilities ایک ممل سوفیصد و یلی اواره پیکیجز کنور ترامیش Packages Convertor Limited میں
- (ب) ایخ سرماید کاروبارجس میں مختلف ادارول کے قصص ، آپریشتراوران سے نسلک Liabilities (اگر کوئی ہے) کو ایخ تکمل ملکیتی و لی ادارے Packages Investment Limited سی

پیچیز لمینڈایک ہولڈنگ کمپنی رہے گی اور آپریشز، اٹا شہ جات، Liabilities جو کہ اوپر بیان کروہ کمل ملکیتی ذیلی اداروں میں منتقل ہونے کے علادہ تمام دوسرے ا اله جات، Liabilities اور جائيدادي پيکيز لميثر کي ملکيت ربيل گيريني ڪشيئر جولڈرز نے اس کاروائي کي منظوري 30 مئي 2019 کومنعقده EOGM ميں دی۔مزید سے کہ، پیکیجز کورٹر لمیٹر اور پیکیجز انویسٹن لمیٹر نے ندکورہ بالا اٹاشہ جات اور متعلقہ واجبات کی منتقلی کوموثر بنانے کے لئے Security and Exchange Commision of Pakistan کودرخواست دے دگ ہے۔

يكيجنگ اوراشيات صارف كاروباراس وقت ائتالى مسابقت كے ماحول ميں كام كررہے ميں البذاكمپنى پيداوارى صلاحيت كوبرهاني مصارفين كردائره كار میں اضافے اور اخراجات برقابویانے کی کوشیشیں جاری رکھے گی۔

تميني كاعملهاورصارفين

ہم کمپنی کے لئے اپنے ملاز مین کی بیش قدرخد مات اور اپنے صارفین کی مستقل سریری پرانہیں خراج تحسین پیش کرتے ہیں۔

Spallpace چف آیکز یکثوا در منیحنّگ ڈ ائر یکثر لا يور، 26 أست 2019

لا يور، 26 أكست 2019

# 30 جون 2019 کوختم ہونے والی ششماہی کے لئے ڈائر یکٹرز کی رپورٹ بشمول عبوری غیر آڈٹ شدہ مالیاتی معلومات

پیچزلمیٹڈ کے ڈائز کیٹرز بیمسرت ششاہی رپورٹ بشمول کمپنی کے مجموع عبوری غیرآ ڈٹ شدہ مالیاتی معلومات برائے مدت 30 جون 2019 پیش کررہے ہیں۔ مالیاتی اور آپریشنل کارکر د گی

30 جون 2019 كوفتم ہونے والى پہلى ششمانى كے لئے غير آؤث شده مالياتى متائج كاايك تقابل بمقابلہ 30 جون 2018 درج ذيل كے مطابق ب:

3	برائے وو	ری سه مایی	đ.	. ئ
	اپریل- چون	اپریل-جون	جنوری-جون	جنوری-جون
	2019	2018	2019	2018
	(رو	پےلین میں)	(روپے بل	ين بيس)
خالص سيلز خيار تى ۋ سكاؤنث	5,675	5,271	11,532	10,428
تجارتی ڈ سکاؤنٹ	(87)	(69)	(172)	(132)
	5,588	5,202	11,360	10,296
ای لِی آئی ٹی ڈی اے (EBITDA)-آپریشز	708	521	1,460	1,212
فرسودگی اور کساد بازاری	(200)	(182)	(400)	(361)
ای بی آئی ٹی (EBIT)-آپریشنز	508	339	1,060	851
سرماییکاری پرعا ند کرده امپیئر مینٹ	(500)		(500)	-
فنانس کی لاگت	(227)	(112)	(433)	(201)
ديگر(اخراجات)/آمدنی -خالص	(18)	(60)	(59)	(46)
سرماییکاری ہے آمدنی	437	1,816	1,533	2,005
آمدنی قبل از تیکس	200	1,983	1,601	2,609
فيكسيشن	(26)	(436)	(350)	(528)
آ مدنی بعداز نیکس	174	1,547	1,251	2,081
بنیادی آمدنی فی شیئر-روپ	1.95	16.39	14.00	22.36
				9.

2019 کی پہلی ششماہی کے دوران کمپنی نے 11,360 ملین روپے کی خالص سیلز حاصل کی جبکہ گزشتہ سال کی ای بدت میں خالص سیلز 10,296 ملین روپے رہی تقی۔ جو کہ 10% کی سیلز گروتھ کو فلا ہر کرتی ہے۔

تا پریشز ہے 2019 کی پہلی ششمان کے دوران آمدنی قبل از انظریٹ، ٹیکس، فرسووگی اور کساو بازاری (1,460 (EBITDA ملین روپے رہی جو کہ 2018 میں 1,212 ملین روپے تھی۔ جو کہ 248 ملین روپے تھی۔ جو کہ 2018 ملین کی سرمایہ کاری کی کیئر تگ و ملیو کا جائزہ لیا ۔جسکا مقصد اسکے مکنہ امپیئر میٹ کا خسارہ جاننا تھا۔ اس تشخیص کے نتیجہ میں روپے کے دوران انتظامیہ نے کہنے کی کی سرمایہ کاری کی وصول شدہ رتم اسکی کیئر تگ و ملیو سے کم کانگی نتیجنا ، کیئر تگ و ملیوکو 500 ملین روپے ہے کہ کیا گیا اورا ہے نہ کہنے دیشام کی اخراجات میں خرچہ سے میں خرچہ سے کہنے کی اخراجات میں خرچہ کیا گیا۔

کمپنی کی سرمایے کاری ہے آمدنی میں رواں مدت کے دوران گزشتہ سال کی اس مدت کے مقابلے میں 472 ملین روپے کی کی دیکھنے میں آئی جس کے متیجہ میں آمدنی بعداز کیکس اورای پی ایس (EPS) میں کی ہوئی۔

کمپنی کے کار دہاری ڈویژنوں کے آپریشنز کا ایک مختصر جائز دورج ذیل کے مطابق ہے:

### INDEPENDENT AUDITOR'S REVIEW REPORT

### TO THE MEMBERS OF PACKAGES LIMITED

# REPORT ON REVIEW OF CONDENSED INTERIM UNCONSOLIDATED FINANCIAL STATEMENTS

### Introduction

We have reviewed the accompanying condensed interim unconsolidated statement of financial position of Packages Limited as at June 30, 2019 and the related condensed interim unconsolidated statement of profit or loss, condensed interim unconsolidated statement of comprehensive income, condensed interim unconsolidated statement of cash flows, and notes to the condensed interim unconsolidated financial statements for the six-month period then ended (here-in-after referred to as the "condensed interim unconsolidated financial statements"). Management is responsible for the preparation and presentation of this condensed interim unconsolidated financial statements in accordance with accounting and reporting standards as applicable in Pakistan for interim financial reporting. Our responsibility is to express a conclusion on these financial statements based on our review. The figures for the three-month periods ended June 30, 2019 and June 30, 2018 in the condensed interim unconsolidated statement of profit or loss and condensed interim unconsolidated statement of comprehensive income have not been reviewed and we do not express a conclusion on them.

### Scope of Review

We conducted our review in accordance with International Standard on Review Engagements 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity". A review of interim financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

### **Conclusion**

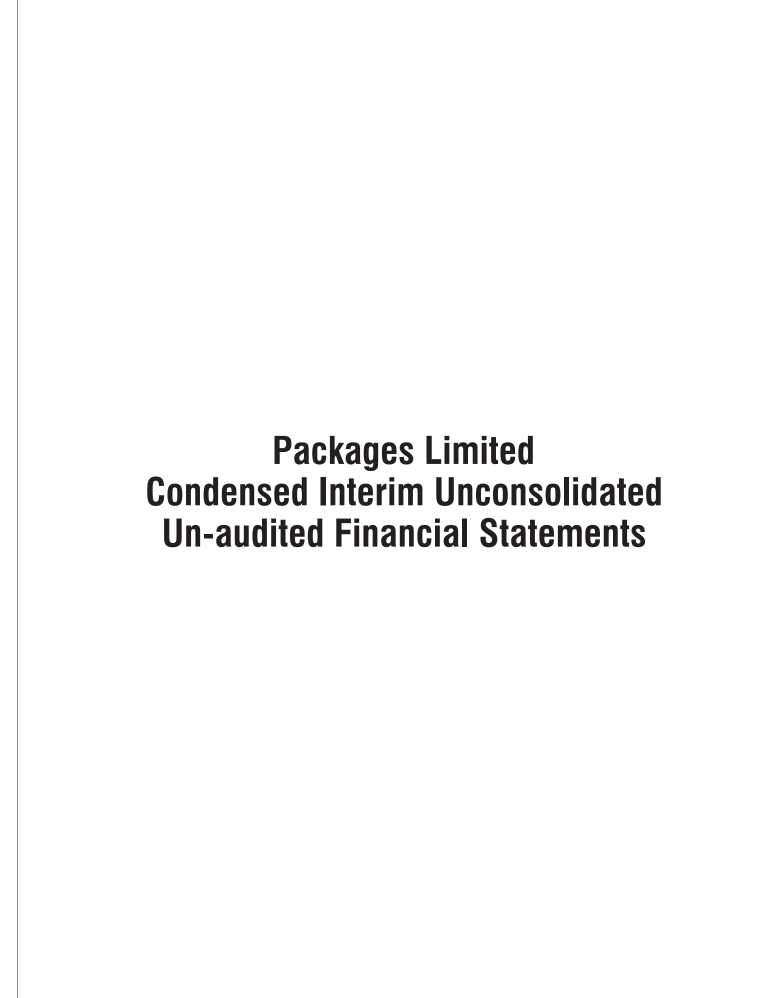
Based on our review, nothing has come to our attention that causes us to believe that the accompanying condensed interim unconsolidated financial statements is not prepared, in all material respects, in accordance with the accounting and reporting standards as applicable in Pakistan for interim financial reporting.

The engagement partner on the audit resulting in this independent auditor's report is Muhammad Masood.

A. F. Ferguson & Co. Chartered Accountants,

Lahore.

Date: August 26, 2019



### **PACKAGES LIMITED** CONDENSED INTERIM UNCONSOLIDATED STATEMENT OF FINANCIAL POSITION (UN-AUDITED) as at June 30, 2019

	Note	June 30, 2019	December 31, 2018	
EQUITY AND LIABILITIES	NULE	Un-audited (Runees in	Audited	
CAPITAL AND RESERVES		(Rupees in thousand)		
Authorised capital 150,000,000 (December 31, 2018: 150,000,000) ordinary shares of Rs. 10 each		1,500,000	1,500,000	
22,000,000 (December 31, 2018: 22,000,000) 10% non-voting preference shares / convertible stock of Rs. 190 each		4,180,000	4,180,000	
Issued, subscribed and paid up capital 89,379,504 (December 31, 2018: 89,379,504) ordinary shares of Rs. 10 each		893,795	893,795	
8,186,842 (December 31, 2018: 8,186,842) 10% non-voting preference shares / convertible stock of Rs. 190 each		606,222	606,222	
Reserves Un-appropriated profit		44,036,227 2,266,533	51,550,397 3,383,827	
		47,802,777	56,434,241	
NON-CURRENT LIABILITIES				
Long term finances Long term advances Deferred taxation Retirement benefits Deferred liabilities	6	2,932,650 84,637 270,658 553,954 171,053	932,650 87,283 361,603 511,602 356,088	
OUDDENT LIADULITIES		4,012,952	2,249,226	
CURRENT LIABILITIES  Current portion of non-current liabilities Finances under mark-up arrangements - secured Trade and other payables Unclaimed dividend Accrued finance cost		670,152 5,678,401 3,123,956 73,790 213,359 9,759,658	1,328,642 4,414,019 3,438,345 62,030 249,352 9,492,388	
CONTINGENCIES AND COMMITMENTS	7	61,575,387	68,175,855	

ASSETS	Note	June 30, 2019 Un-audited (Rupees i	December 31, 2018 Audited in thousand)
NON-CURRENT ASSETS			
Property, plant and equipment Investment properties	8	6,773,848 474,546	6,546,461 111,613
Intangible assets	9	73,640	67,435
Investments Long term security deposits Long term loans	10	42,663,179 7,889 534	51,322,973 8,534 2,419
		49,993,636	58,059,435

### **CURRENT ASSETS**

Stores and spares Stock-in-trade		655,570 3,916,329	498,158 3,124,998
Trade debts		2,917,461	2,568,727
Current portion of long term investments	10		10,000
Loans, advances, deposits, prepayments			
and other receivables		1,052,164	834,800
Income tax receivable		2,924,663	3,017,221
Cash and bank balances		115,564	62,516
		11,581,751	10,116,420
		61,575,387	68,175,855

The annexed notes 1 to 18 form an integral part of these condensed interim unconsolidated un-audited financial statements.

Syed Hyder Ali Chief Executive & Managing Director

Asghar Abbas Director

# PACKAGES LIMITED CONDENSED INTERIM UNCONSOLIDATED STATEMENT OF PROFIT OR LOSS (UN-AUDITED)

for the three month and six month periods ended June 30, 2019

		Three month	period ended	Six month p	eriod ended
		June 30, 2019	June 30, 2018	June 30, 2019	June 30, 2018
		Un-audited	Un-audited	<b>Un-audited</b>	Un-audited
	Note	(Rupe	e s i n	t h o u	s a n d )
Local sales		6,686,685	6,214,568	13,558,197	12,304,684
Export sales		73,666	14,322	143,150	17,409
		6,760,351	6,228,890	13,701,347	12,322,093
Less: Sales tax		1,085,646	957,896	2,169,512	1,893,746
Trade discount		86,442	68,872	171,787	132,392
		1,172,088	1,026,768	2,341,299	2,026,138
Net sales		5,588,263	5,202,122	11,360,048	10,295,955
Cost of sales	11	(4,395,473)	(4,279,674)	(9,022,638)	(8,347,980)
Gross profit		1,192,790	922,448	2,337,410	1,947,975
Administrative expenses		(266,528)	(269,582)	(514,706)	(526,073)
Distribution and marketing costs		(417,797)	(313,606)	(762,549)	(571,372)
Other expenses		(581,813)	(130,240)	(684,657)	(185,742)
Other income		64,073	70,101	125,954	139,245
		(9,275)	279,121	501,452	804,033
Finance cost		(226,874)	(111,665)	(433,293)	(201,184)
Investment income		436,833	1,815,853	1,532,871	2,005,431
Profit before taxation		200,684	1,983,309	1,601,030	2,608,280
Taxation	12	(26,028)	(435,586)	(350,028)	(527,586)
Profit for the period		(174,656)	1,547,723	1,251,002	2,080,694
Earnings per share					
Basic	Rupees	1.95	16.39	14.00	22.36
Diluted	Rupees	1.95	16.19	13.39	21.98

The annexed notes 1 to 18 form an integral part of these condensed interim unconsolidated un-audited financial statements.

Syed Hyder Ali Chief Executive & Managing Director

Asghar Abbas Director

# PACKAGES LIMITED CONDENSED INTERIM UNCONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME (UN-AUDITED)

for the three month and six month periods ended June 30, 2019

		Three month period ended				Six month period ended			
		June 30 2019	),	June 30, 2018		June 30, 2019		June 30, 2018	
		Un-audit	ed	Un-au	dited	Un-au	dited	Un-au	dited
	Note	(Ru	p e	e s	i n	t h	o u	s a n	d )
Profit for the period		174,	656	1,547	7,723	1,251	,002	2,080	,694
Other comprehensive (loss) / income	<b>)</b> :								
Items that will not be reclassified to profit or loss			-		-		-		-
Items that may be reclassified subsequently to profit or loss									
Changes in the fair value of equity									
investments at fair value through other comprehensive income		(1,915,	600)	(4,196	5,634)	(8,514	,170)		37
Other comprehensive (loss) / income for the period	•	(1,915,	600)	(4,196	5,634)	(8,514	,170)		37
Total comprehensive (loss) / income for the period		(1,740,	944)	(2,648	3,911 <u>)</u>	(7,263	,168)	2,080	,731

The annexed notes 1 to 18 form an integral part of these condensed interim unconsolidated un-audited financial statements.

Syed Hyder Ali Chief Executive & Managing Director

Asghar Abbas Director

### **PACKAGES LIMITED** CONDENSED INTERIM UNCONSOLIDATED STATEMENT OF CHANGES IN EQUITY (UN-AUDITED) for the six month period ended June 30, 2019

Pretention   Pretention   Share   Sh		Issued, subscribed and			Capital and				
Share capital		paid up			Capital reserves		Reven	ue reserves	reserves
Balance as on January 1, 2018 (audited) 893,795 606,222 3,766,738 37,981,410 1,615,000 14,310,333 6,492,264 65,668  Appropriation of reserves  Transfer to general reserve		share '	share / convertible			redemption			Total
Appropriation of reserves Transfer to general reserve  Transaction with preference shareholders Participating dividend on preference shareholders Participating dividend shareholders Participating dividend shareholders Participating dividend share			(Ru	p e e	s i	n t	h o u	s a n	d )
Transaction with preference shareholders  Participating dividend on preference shares / convertible stock  Transaction with owners, recognised directly in equity  Final dividend for the year ended December 31, 2017 of Rs. 30.00 per share  Profit for the period ended June 30, 2018  Profit for the period  Other comprehensive income for the period  December 31, 2018 (un-audited)  Profit for the period  Other comprehensive income for the period  December 31, 2018 (un-audited)  Profit for the period  Other comprehensive income for the period  December 31, 2018 (un-audited)  Profit for the period  Other comprehensive income for the period  December 31, 2018 (un-audited)  Profit for the period  Other comprehensive income for the period  December 31, 2018 (un-audited)  Profit for the period  December 31, 2018 (un-audited)  December 31, 2018 (un-audited	Balance as on January 1, 2018 (audited)	893,795	606,222	3,766,738	37,981,410	1,615,000	14,310,333	6,492,264	65,665,762
Participating dividend on preference shares / convertible stock - 682,499 (87)  Transaction with owners, recognised directly in equity  Final dividend for the year ended December 31, 2017 of Rs. 30.00 per share - 8 - 8 - 8 - 8 - 8 - 8 - 8 - 8 - 8 -	•• •	-	-	-	-	-	3,000,000	(3,000,000)	
Comparison of the period of adoption of IFRS 9 - net of tax - note 3.1.1(a)   Says 1.901 (and some son June 30, 1.1(a)   Says 1.901 (and some son June 30, 1.1(a)   Says 1.901 (and so	Participating dividend on preference	-	-	-	-	-	-	(82,499)	(82,499)
Profit for the period Other comprehensive income for the period	directly in equity Final dividend for the year ended	_	-	_	-	-	-	(2,681,385)	(2,681,385)
Other comprehensive income for the period  37 2,080,694  Balance as on June 30, 2018 (un-audited)  893,795 606,222 3,766,738 37,981,447 1,615,000 17,310,333 2,809,074 64,983  Impact of adoption of IFRS 9 - net of tax - note 3.1.1(a)  Balance as on January 1, 2019 (un-audited)  893,795 606,222 3,766,738 28,858,326 1,615,000 17,310,333 3,383,827 56,436  Appropriation of reserves  Transfer to general reserve  1,000,000 (1,000,000)  Transaction with owners, recognised directly in equity  Final dividend for the year ended December 31, 2018	•								
Balance as on June 30, 2018 (un-audited)         893,795         606,222         3,766,738         37,981,447         1,615,000         17,310,333         2,809,074         64,986           Balance as on December 31, 2018 (audited)         893,795         606,222         3,766,738         28,858,326         1,615,000         17,310,333         3,383,827         56,436           Impact of adoption of IFRS 9 - net of tax - note 3.1.1(a)         -         -         -         -         -         (27,603)         (2	·	-	-	-		-	-		2,080,694
Impact of adoption of   IFRS 9 - net of tax - note 3.1.1(a)	Balance as on June 30, 2018 (un-audited)			3,766,738		1,615,000			2,080,731 64,982,609
IFRS 9 - net of tax - note 3.1.1(a)         -         -         -         -         -         -         (27,603) </td <td>Balance as on December 31, 2018 (audited)</td> <td>893,795</td> <td>606,222</td> <td>3,766,738</td> <td>28,858,326</td> <td>1,615,000</td> <td>17,310,333</td> <td>3,383,827</td> <td>56,434,241</td>	Balance as on December 31, 2018 (audited)	893,795	606,222	3,766,738	28,858,326	1,615,000	17,310,333	3,383,827	56,434,241
Appropriation of reserves Transfer to general reserve 1,000,000 (1,000,000)  Transaction with owners, recognised directly in equity Final dividend for the year ended December 31, 2018		-	-	-	-	-	-	(27,603)	(27,603)
Transfer to general reserve 1,000,000 (1,000,000)  Transaction with owners, recognised directly in equity  Final dividend for the year ended December 31, 2018	Balance as on January 1, 2019 (un-audited)	893,795	606,222	3,766,738	28,858,326	1,615,000	17,310,333	3,356,224	56,406,638
directly in equity Final dividend for the year ended December 31, 2018	•• •	-	-	-	-	-	1,000,000	(1,000,000)	
ui no. 13.00 pei sitate pei sitate (1,340,093) <b>(1,34</b> 0	directly in equity	-	-	-	-	-		(1,340,693)	(1,340,693)
Total comprehensive income for the period ended June 30, 2019									
	-	-	-	-	- (0 E14 170)	-		1,251,002	1,251,002
	Outer comprehensive loss for the period	-	-			-		1,251,002	(8,514,170) (7,263,168)
Balance as on June 30, 2019 (un-audited)         893,795         606,222         3,766,738         20,344,156         1,615,000         18,310,333         2,266,533         47,800	Balance as on June 30, 2019 (un-audited)	893,795	606,222	3,766,738	20,344,156	1,615,000	18,310,333	2,266,533	47,802,777

The annexed notes 1 to 18 form an integral part of these condensed interim unconsolidated un-audited financial statements.

Syed Hyder Ali Chief Executive & Managing Director

Asghar Abbas Director

# PACKAGES LIMITED CONDENSED INTERIM UNCONSOLIDATED STATEMENT OF CASH FLOWS (UN-AUDITED)

for the six month period ended June 30, 2019

for the Six month period ended June 30, 2019		Six month p	eriod ended
		June 30, 2019	June 30, 2018
Note	e _	<b>Un-audited</b>	Un-audited
		(Rupees ii	n thousand)
Cash flow from operating activities			
Cash (used in) / generated from operations Finance cost paid Income tax paid Income tax refunded Long term loans - net Long term security deposits - net Payments for accumulating compensated absences Retirement benefits paid		(377,072) (469,286) (387,173) 50,033 1,885 645 (222,035) (11,354)	133,647 (267,682) (664,925) - (7,179) 460 (18,440) (11,895)
Net cash outflow from operating activities	(	1,414,357)	(836,014)
Cash flow from investing activities			
Fixed capital expenditure Investments made in equity securities Long term advances - net Proceeds from maturity of investments Proceeds from disposal of property, plant and equipment Dividends received		1,031,118) (354,376) (426) 10,000 35,714 1,532,872	(789,242) (133,616) (5,693) - 34,781 1,920,346
Net cash inflow from investing activities		192,666	1,026,576
Cash flow from financing activities			
Repayment of long term finances - secured Proceeds from long term finances - secured Repayment of liabilities against assets subject to finance lease Participating dividend on preference shares paid Dividend paid		(660,710) 2,000,000 - - 1,328,933)	(660,710) - (13,504) (82,499) (2,684,868)
Net cash inflow / (outflow) from financing activities	_	10,357	(3,441,581)
Net decrease in cash and cash equivalents Cash and cash equivalents at the beginning of the period		1,211,334) 4,351,503)	(3,251,019) (117,389)
Cash and cash equivalents at the end of the period 15		5,562,837)	(3,368,408)

The annexed notes 1 to 18 form an integral part of these condensed interim unconsolidated un-audited financial statements.

Syed Hyder Ali Chief Executive & Managing Director

Asghar Abbas Director

# PACKAGES LIMITED NOTES TO AND FORMING PART OF THE CONDENSED INTERIM UNCONSOLIDATED FINANCIAL STATEMENTS (UN-AUDITED)

for the six month period ended June 30, 2019

### 1. Legal status and nature of business

Packages Limited (the 'Company') is a public limited company incorporated in Pakistan and is listed on Pakistan Stock Exchange Limited. It is principally engaged in the manufacture and sale of packaging materials and tissue products. The registered office of the Company is situated at 4th floor, the Forum, Suite No. 416 - 422, G-20, Block 9, Khayaban-e-Jami, Clifton, Karachi, Pakistan. Head office and factory is located at Shahrah-e-Roomi, P.O. Amer Sidhu, Lahore, Pakistan.

The Company also holds investments in companies engaged in the manufacture and sale of inks, flexible packaging material, paper, paperboard and corrugated boxes, biaxially oriented polypropylene ('BOPP') film and cast polypropylene ('CPP') film, production and sale of ground calcium carbonate products, and companies engaged in insurance, power generation and real estate business.

These condensed interim unconsolidated financial statements are the separate financial statements of the Company. Condensed interim consolidated financial statements are prepared separately.

1.1 The Board of Directors of the Company, in its meeting held on April 24, 2019, has evaluated and approved internal restructuring of the Company with an objective to create a holding company, subject to procuring all applicable regulatory, corporate and third party approvals and execution of relevant documents / agreements between the Company and relevant subsidiaries. This arrangement will help in developing operating synergies across businesses, managing operations in a focused manner and streamlining the ownership structure. The proposed restructuring shall not affect the rights of the shareholders of the Company.

In this regard, the Company has incorporated two wholly owned subsidiaries and will transfer:

- (a) Its manufacturing businesses including folding cartons, flexible packaging, consumer products and mechanical fabrication and roll covers along with all relevant assets, operations and corresponding liabilities into a separate 100% wholly owned subsidiary, namely Packages Convertors Limited; and
- (b) Its investment business comprising shares of various companies, operations along with corresponding liabilities, if any, into another 100% wholly owned subsidiary, namely Packages Investments Limited.

The Company will be a holding company and all assets, properties and liabilities other than those assets, operations and corresponding liabilities being transferred to the above-mentioned wholly owned subsidiaries will remain with the Company.

### 2. Basis of preparation

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

- International Accounting Standard ('IAS') 34, 'Interim Financial Reporting', issued by International Accounting Standards Board ('IASB') as notified under the Companies Act, 2017; and
- ii) Provisions of and directives issued under the Companies Act, 2017.

Where provisions of and directives issued under the Companies Act, 2017 differ with the requirements of IAS 34, the provisions of and directives issued under the Companies Act, 2017 have been followed.

### 3. Significant accounting policies

The accounting policies adopted for the preparation of these condensed interim unconsolidated financial statements are the same as those applied in the preparation of preceding annual audited financial statements of the Company for the year ended December 31, 2018, except for those stated in note 3.1.1.

### 3.1 Initial application of standards, amendments or an interpretation to existing standards

The following amendments to existing standards have been published that are applicable to the Company's financial statements covering annual periods, beginning on or after the following dates:

# 3.1.1 Standards, amendments and interpretations to accounting standards that are effective in the current period

Certain standards, amendments and interpretations to the accounting standards are effective for accounting periods beginning on January 1, 2019 but are considered not to be relevant or to have any significant effect on the Company's operations (although they may affect the accounting for future transactions and events) and are, therefore, not detailed in these condensed interim unconsolidated financial statements except for the following:

### (a) IFRS 9, 'Financial Instruments'

This standard was notified by the Securities and Exchange Commission of Pakistan ('SECP') to be effective for annual periods beginning on or after July 1, 2018. This standard replaces guidance in IAS 39, 'Financial Instruments: Recognition and Measurement'. It includes requirements on the classification and measurement of financial assets and liabilities; it also includes an expected credit losses model that replaces the current incurred loss impairment model. Accordingly, the Company has changed its accounting policies and followed the requirements of IFRS 9 for classification and measurement of financial assets and recognition of loss allowance against financial assets.

In respect of application of IFRS 9, the Company has adopted modified retrospective approach as permitted by this standard, according to which the Company is not required to restate the prior period results. The adoption of this standard by the Company has resulted in an impact of Rs. 27.603 million net of tax on the opening equity of the Company in respect of recognition of loss allowance against the opening trade receivables.

### (b) IFRS 15, 'Revenue from Contracts with Customers'

This standard was notified by SECP to be effective for annual periods beginning on or after July 1, 2018. This standard deals with revenue recognition and establishes principles for reporting useful information to users of the financial statements about the nature, amount, timing and uncertainty of revenue and cash flows arising from an entity's contracts with customers. Revenue is recognised when a customer obtains control of a good or service and thus has the ability to direct the use and obtain the benefits from the good or service. The standard replaces IAS 18, 'Revenue', and IAS 11, 'Construction contracts', and related interpretations.

IFRS 15 introduces a single five-step model for revenue recognition with a comprehensive framework based on core principle that an entity should recognize revenue representing the transfer of promised goods or services under separate performance obligations under the contract to customer at an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services.

The Company has applied IFRS 15 using the modified retrospective approach for transition. This approach requires entities to recognise the cumulative effect of initially applying IFRS 15 as an adjustment to the opening balance of un-appropriated profit in the period of initial application. Comparative prior year periods would not be adjusted. The application of IFRS 15 does not have any material impact on the revenue recognition policy of the Company and therefore, the cumulative effect of initially applying this standard as an adjustment to the opening balance of un-appropriated profit in the period of initial application is not material. Therefore, the comparative information has not been restated and continues to be reported under the previous accounting policy.

### (c) IFRS 16, 'Leases'

This standard has been notified by the SECP to be effective for annual periods beginning on or after January 1, 2019. This standard replaces the current guidance in IAS 17, 'Leases' and is a far reaching change in accounting by lessees in particular. Under IAS 17, lessees were required to make a distinction between a finance lease (on statement of financial position) and an operating lease (off statement of financial position). IFRS 16 now requires lessees to recognise a lease liability reflecting future lease payments and a 'right-of-use asset' for virtually all lease contracts. The IASB has included an optional exemption for certain short-term leases and leases of low-value assets; however, this exemption can only be applied by lessees. For lessors, the accounting stays almost the same. However, as the IASB has updated the guidance on the definition of a lease (as well as the guidance on the combination and separation of contracts), lessors will also be affected by the new standard. At the very least, the new accounting model for lessees is expected to impact negotiations between lessors and lessees.

The Company has applied IFRS 16 using the simplified approach for transition. This approach requires entities to recognise the cumulative effect of applying the standard as an adjustment to the opening balance of un-appropriated profit at the date of initial application. Comparative prior periods would not be adjusted. The cumulative effect of initially applying this standard as an adjustment to the opening balance of un-appropriated profit in the period of initial application is not material. Furthermore, the changes laid down by this standard do not have any significant impact on these condensed interim unconsolidated financial statements for the current period.

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

There are certain standards, amendments to the accounting standards and interpretations that are mandatory for the company's accounting periods beginning on or after January 1, 2020 but are considered not to be relevant or to have any significant effect on the Company's operations and' are, therefore, not detailed in these condensed interim unconsolidated financial statements.

### 4. Taxation

Income tax expense comprises current and deferred tax. SECP vide its certificate dated December 14, 2017, has registered the Company and its wholly-owned subsidiary Bulleh Shah Packaging (Private) Limited ('BSPPL') (together the 'Group') as a Group and has also, vide its certificate dated January 1, 2018, designated the Group for the purpose of group taxation under Section 59AA of the Income Tax Ordinance, 2001. Consequent to the filing of declaration for group taxation for the tax year 2020 by the Company and BSPPL, the Group will be taxed as one fiscal unit for the tax year 2020. Subsequent to the period end, SECP has vide its certificate dated July 30, 2019 has altered the composition of the Group to included the Company, BSPPL, Packages Investments Limited and Packages Convertors Limited therein. The process for obtaining SECP's approval for designation of the new Group for group taxation under Section 59AA of the Income Tax Ordinance, 2001 is underway as of the date of issuance of these condensed interim unconsolidated financial statements.

Income tax expense is recognised based on management's best estimate of the weighted average annual income tax rate expected for the full financial year. Current and deferred taxes based on the consolidated results of the Group are allocated within the Group on the basis of separate return method, modified for determining realisability of tax credits and tax losses which are assessed at Group level. Any adjustments in the current and deferred taxes of the Company on account of group taxation are credited or charged to condensed interim unconsolidated statement of profit or loss in the period in which they arise.

### 5. Critical accounting estimates and judgements

The preparation of these condensed interim unconsolidated financial statements requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expenses. Actual results may differ from these estimates.

In preparing these condensed interim unconsolidated financial statements, the significant judgements made by management in applying the Company's accounting policies and the key sources of estimation uncertainty were the same as those that applied to the financial statements for the year ended December 31, 2018, with the exception of the following:

- changes in estimates that are required in determining the provision for income taxes as referred to in note 4; and
- change in accounting estimate relating to recognition of provision for accumulating compensated absences on account of change in Company's leaves policy resulting in reduction of number of maximum earned leaves eligible for carry forward for certain category of Company's employees. The aforementioned change has resulted in a one-off payment of Rs. 193.935 million to these employees. However, the impact of such change on the Company's expense in respect of accumulating compensated absences is not significant.

### 6. Long term finances

0.	Long term finances		June 30, 2019	December 31, 2018
		Note	Un-audited	Audited
	These are composed of:		(Rupees i	n thousand)
	Local currency loans - secured Preference shares / convertible stock - unsecured		2,660,740 932,650	1,321,450 932,650
		6.1	3,593,390	2,254,100
	Current portion shown under current liabilities		(660,740)	(1,321,450)
			2,932,650	932,650
6.1	The reconciliation of the carrying amount is as foll	ows:		
	Opening balance		2,254,100	3,575,520
	Disbursements during the period / year		2,000,000	-
	Repayments during the period / year		(660,710)	(1,321,420)
	Closing balance		3,593,390	2,254,100

### 7. Contingencies and commitments

### 7.1 Contingencies

There is no significant change in contingencies from the preceding annual audited financial statements of the Company for the year ended December 31, 2018, except for the following:

- (i) Claims against the Company by ex-employees not acknowledged as debts amounting to Rs. 21.629 million (December 31, 2018: Rs. 17.885 million).
- (ii) Standby letter of credit issued by Habib Bank Limited Pakistan ('HBL Pakistan') in favour of Habib Bank Limited Bahrain ('HBL Bahrain') on behalf of the Company amounting to USD 6.160 million equivalent to Rs. 985.900 million (December 31, 2018: USD 7.110 million equivalent to Rs. 989.176 million) to secure long term finance facility provided by HBL Bahrain to Anemone Holdings Limited ('AHL'), wholly-owned subsidiary of the Company. The standby letter of credit is secured against pledge of Nestle Pakistan Limited's shares owned by the Company as referred to in note 10.3.
- (iii) Letters of guarantees issued to various parties aggregating to Rs. 691.244 million (December 31, 2018: Rs. 511.967 million). Guarantees issued includes an amount of Rs. 368.226 million (December 31, 2018: Rs. 181.000 million) which has been issued in favour of a customer under an agreement whereby the Company has committed to purchase and install certain plant and machinery at its Lahore premises by December 1, 2019. Under the agreement, the customer is required to contribute Rs. 314.723 million (December 31, 2018: Rs. 181.000 million) as its share towards the cost of said plant and machinery. The contribution has been received by the Company during the current period.

### 7.2 Commitments in respect of

- (i) Letters of credit and contracts for capital expenditure amounting to Rs. 443.745 million (December 31, 2018: Rs. 89.872 million).
- (ii) Letters of credit and contracts for other than capital expenditure amounting to Rs. 344.005 million (December 31, 2018: Rs. 284.192 million).

8.	Property, plant and equipment		June 30, 2019	December 31, 2018
		Note	<b>Un-audited</b>	Audited
			(Rupees i	n thousand)
	Operating fixed assets - at net book value Capital work-in-progress Major spare parts and stand-by equipment	8.1 & 8.2 8.3 8.4	5,869,258 846,301 58,289	5,405,501 1,081,755 59,205
			6,773,848	6,546,461

8.1 A portion of the land on which the Company's factory is situated, measuring 231 kanals and 19 marlas, was leased out to the Company by GoPb from December 1955 till November 2015 after which the lease has not been renewed. During the year 2015, the Company approached the Board of Revenue ('BoR'), GoPb to renew the lease; however, no adequate response was received. During the period, on January 5, 2019, the Supreme Court of Pakistan ('Court'), summoned BoR, to which the BoR stated that the new policy of the GoPb is not to lease state land but to sell it through open auction. Consequently, the Company was directed to deposit Rs. 500 million with the BoR as security to the payment of outstanding amount of rent to be determined, with such amount being adjustable against final amount of rent. The Company has deposited such amount in compliance with the direction on January 10, 2019. The Supreme Court has further directed Additional Advocate General, Punjab on January 16, 2019 that subject to the Court's approval, two surveyors be appointed for determination of rent based on industrial usage of the land for the period from December 2015 till date. However, no surveyors have been appointed as of the date of the authorization for issue of the condensed interim unconsolidated financial statements. Moreover, the Court has further decided that the land shall be sold through an open auction with the Company getting the first right of refusal.

The management has, on the basis of assessment of fair value of the said portion of land by an independent valuer and its understanding of the prevalent market terms relating to rent of such properties in the vicinity of the said portion of land, booked a provision of Rs. 415.630 million (December 31, 2018: Rs. 357.590 million) in respect of rent for the period from December 2015 to June 2019. The management is confident that the final amount of rent will be in congruence with the provision made in these financial statements, inter alia on the basis of the fair value determined by the independent valuer and the relevant facts and circumstances. Furthermore, the management also intends to acquire the tile of the said portion of land when the open auction takes place and is confident that it will be able to meet the highest bid.

8.2	Operating fixed assets			
			June 30, 2019	December 31, 2018
		Note	<b>Un-audited</b>	Audited
			(Rupees in	thousand)
	Opening net book value Additions during the period / year	8.2.1	5,405,501 880,684	4,198,010 2,026,247
	Disposals during the period / year at net book value Depreciation charged during the period / year		(24,910) (392,018)	(76,773) (741,983)
			(416,928)	(818,756)
	Closing net book value		5,869,258	5,405,501
8.2.1	Additions during the period / year			
	Freehold land Buildings on freehold land Buildings on leasehold land Plant and machinery Other equipment (computers, lab equipment and other office equipment) Furniture and fixtures Vehicles		226,003 19,735 - 534,456 73,477 599 26,414 880,684	11,723 76,540 11,953 1,624,070 127,809 1,724 172,428 2,026,247
8.3	Capital work-in-progress			
	Civil works Plant and machinery Advances to suppliers		112,115 677,604 56,582	44,549 1,029,990 7,216
0.4	Major anare works and stand by accimulant		846,301	1,081,755
8.4	Major spare parts and stand-by equipment			
	Balance at the beginning of the period / year Additions during the period / year Transfers made during the period / year		59,205 1,404 (2,320)	61,569 2,633 (4,997)
	Balance at the end of the period / year		58,289	59,205

### 9. Intangible assets

<b>J</b> .	ilitaliyinie assets			
			June 30, 2019	December 31, 2018
		Note	Un-audited	Audited
			(Rupees i	n thousand)
	Opening book value		67,435	4,688
	Additions during the period / year		12,521	71,770
	Amortization charged during the period / year		(6,316)	(9,023)
	Closing book value		73,640	67,435
10.	Investments			
	Opening balance		51,322,973	60,166,443
	Investments made during the period / year	10.1	354,376	289,614
	Impairment loss on equity instruments of associate	10.2	(500,000)	-
	Changes in the fair value of equity investments			
	at fair value through other comprehensive income		(8,514,170)	(9,123,084)
	Current portion shown under current assets		-	(10,000)
	Closing balance		42,663,179	51,322,973
10.1	Investments made in related parties during the perio	d / year		
	OmyaPack (Private) Limited - joint venture		185,000	_
	Anemone Holdings Limited - subsidiary		167,376	289,614
	Packages Convertors Limited - subsidiary		1,000	-
	Packages Investments Limited - subsidiary		1,000	-
			354,376	289,614

- 10.2 The Company reviewed the carrying amount of its investment in equity instruments of Tri-Pack Films Limited, an associate, and its recoverability to determine whether there is an indication that such investment has suffered an impairment loss. As a result of carrying out the aforementioned assessment, the recoverable amount of the investment was determined to be lower than its carrying amount. Accordingly, the carrying amount was reduced by Rs. 500 million which has been recognised as an expense and included in 'Other expenses'.
- 10.3 As of June 30, 2019, an aggregate of 1,195,000 shares (December 31, 2018: 775,000 shares) of Nestle Pakistan Limited having market value Rs. 7,966.910 million (December 31, 2018: Rs. 6,975.000 million) have been pledged in favour of HBL Pakistan. Out of aggregate shares pledged, 410,000 shares (December 31, 2018: 410,000 shares) are pledged against issuance of standby letter of credit in favour of HBL Bahrain as referred to in note 7.1 and the remaining 785,000 shares (December 31, 2018: 365,000 shares) are pledged against the term finance loans obtained from HBL Pakistan.

11.	Cost of sales	Three month Six month period ended period ended			
		June 30, 2019 Un-audited	June 30, 2018 Un-audited	June 30, 2019 Un-audited	June 30, 2018 Un-audited
		(Rupe	e s i n	t h o u	s a n d )
	Materials consumed Salaries, wages and amenities Travelling and conveyance	3,136,756 437,848 5,467	3,188,370 395,436 8,631	6,652,478 826,305 11,136	6,245,563 745,285 12,811
	Fuel and power Production supplies consumed Rent Insurance	281,257 116,509 17,580 10,904	235,425 115,561 9,392 8,636	531,200 243,767 27,860 20,069	459,665 214,047 18,139 16,844
	Repairs and maintenance Packing expenses Depreciation on property, plant and equipment	67,448 90,528 179,865	63,751 79,673 162,649	118,098 177,381 360,627	141,862 162,269 326,996
	Amortisation of intangible assets Technical fees Other expenses	1,519 10,123 43,672	246 17,966 67,403	2,840 22,060 126,057	409 29,768 136,116
		4,399,376	4,353,139	9,119,878	8,509,774
	Opening work-in-process Closing work-in-process	311,827 (339,556)	253,600 (276,882)	708,937 (339,556)	218,569 (276,882)
		4,371,647	4,329,857	9,489,259	8,451,461
	Opening stock of finished goods Closing stock of finished goods	830,694 (806,868)	592,186 (642,369)	340,247 (806,868)	538,888 (642,369)
12.	Taxation	4,395,473	4,279,674	9,022,638	8,347,980
	Current For the period Prior years	124,966 81,204	352,939 97,904	348,494 81,204	437,939 97,904
		206,170	450,843	429,698	535,843
	Deferred	(180,142)	(15,257)	(79,670)	(8,257)
		26,028	435,586	350,028	527,586

### 13. Transactions and balances with related parties

The related parties comprise of subsidiaries, joint ventures, associates, key management personnel including directors and post-employment staff retirement plans. The Company in the normal course of business carries out transactions with various related parties. Significant transactions and balances with related parties other than those disclosed in respective notes are as follows:

		Six month period ended	
		June 30, 2019	June 30, 2018
		Un-audited	Un-audited
Relationship with the	Nature of transactions	(Rupees in	thousand)
Company	Nature of transactions		
i. Subsidiaries	Purchase of goods and services	2,875,876	2,472,351
	Sale of goods and services	183,255	49,022
	Dividend income Rental income and others	110,098 70,423	225,156 63,230
	Management and technical fee	23,958	35,894
	Wanagement and teenmour ree	20,500	00,001
ii. Joint ventures	Sale of goods and services	503	18,591
	Rental income and others	184	217
iii. Associates	Purchase of goods and services	780,502	1,031,391
	Sale of goods and services	10,264	7,842
	Insurance premium paid	91,763	98,283
	Commission earned	424	4,738
	Insurance claims received	2,902	2,029
	Rental income and other income Dividend income	6,157 96,832	9,733 286,200
	Dividend paid	400,608	739,614
	Dividenta para	100,000	700,011
iv. Retirement benefit	Expense charged in respect		
obligations	of retirement plans	102,572	77,579
	Dividend paid	42,486	84,973
v. Key management	Salaries and other employee benefits	68,164	85,283
personnel	Dividend paid	34,309	68,618
vi. Other related party	Donations made	35,773	23,882

All transactions with related parties have been carried out on mutually agreed terms and conditions.

There are no transactions with key management personnel other than under the terms of employment.

### Period / year end balances

	June 30, 2019	December 31, 2018
	Un-audited	Audited
	(Rupees in	thousand)
Receivable from related parties Subsidiaries Joint ventures Associates	363,188 4,449 38,088	192,637 3,486 25,618
Payable to related parties Subsidiaries Associates Retirement benefit obligations	294,714 106,775 17,368	469,168 39,218 20,302

These are in the normal course of business and are interest free.

14.	Cash (used in) / generated from operations	Six mont	h ended
		June 30, 2019	June 30, 2018
		Un-audited	Un-audited
		(Rupees in	thousand)
	Profit before taxation Adjustments for non-cash items:	1,601,030	2,608,280
	Depreciation on property, plant and equipment Depreciation on investment properties Amortisation on intangible assets Provision for accumulating compensated absences Provision for retirement benefits Profit on disposal of property, plant and equipment Exchange loss - net Finance cost Expected credit loss Stock-in-trade written off Stores and spares written off Impairment charged on investment in associate Liabilities no longer payable written back Capital work-in-progress charged to profit or loss Provision for obsolete / slow-moving stores and spares Reversal of provision for obsolete / slow-moving stores and spares Provision for obsolete / slow-moving stock-in-trade Reversal of provision for obsolete / slow-moving stock-in-trade Dividend income	392,018 1,652 6,316 37,000 53,706 (10,804) 58,122 433,293 62,690 48,135 3,323 500,000 (9,087) 9,697 - (750) - (16,117) (1,532,871)	355,156 2,384 4,091 30,000 31,795 (7,653) 14,042 201,184 3,433 30,072 797 - (10,212) - 22,076
	Profit before working capital changes	1,637,353	1,288,942
	Effect on cash flow due to working capital changes		
	Increase in trade debts Increase in stores and spares Increase in stock-in-trade Increase in loans, advances, deposits, prepayments	(477,904) (159,985) (823,349)	(537,095) (93,979) (928,205)
	and other receivables (Decrease) / increase in trade and other payables	(197,184) (356,003)	(75,415) 479,399
		(2,014,425)	(1,155,295)
		(377,072)	133,647
15.	Cash and cash equivalents		
	Cash and bank balances Finances under mark up arrangements - secured	115,564 (5,678,401)	121,357 (3,489,765)
		(5,562,837)	(3,368,408)

### 16. Financial risk management

### 16.1 Financial risk factors

The Company's activities expose it to a variety of financial risks: market risk (including currency risk, fair value interest rate risk, cash flow interest rate risk and price risk), credit risk and liquidity risk.

The condensed interim unconsolidated financial statements do not include all financial risk management information and disclosures required in the annual financial statements, and should be read in conjunction with the Company's annual financial statements for the year ended December 31, 2018.

There have been no changes in the risk management department or in any risk management policies since the year ended December 31, 2018.

### 16.2 Fair value estimation

### a) Fair value hierarchy

The different levels for fair value estimation used by the Company have been defined as follows:

The fair value of financial instruments traded in active markets (such as publicly traded equity securities) is based on quoted (unadjusted) market prices at the end of the reporting period. The quoted market price used for financial assets held by the Company is the current bid price. These instruments are included in Level 1.

The fair value of financial instruments that are not traded in an active market (for example overthe-counter derivatives) is determined using valuation techniques which maximize the use of observable market data and rely as little as possible on entity specific estimates. If all significant inputs required to determine fair value of an instrument are observable, the instrument is included in Level 2.

If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3. This is the case for unlisted equity instruments.

To provide an indication about the reliability of the inputs used in determining fair value, the Company classifies its financial instruments into the three levels prescribed above. The following table presents the Company's significant financial assets measured and recognised at fair value at June 30, 2019 and December 31, 2018 on a recurring basis:

		Un-audited (Rupees in thousand)		
As at June 30, 2019	Level 1	Level 2	Level 3	Total
Assets Recurring fair value measurements Equity investments at fair value throug	h			
other comprehensive income	24,329,062		-	24,329,062
Liabilities	-	-	-	-

	Audited (Rupees in thousand)			
As at December 31, 2018	Level 1	Level 2	Level 3	Total
<b>Assets</b> <i>Recurring fair value measurements</i> Available for sale investments	32,843,232	-	-	32,843,232
Liabilities		-	-	-

During the period, there were no significant changes in the business or economic circumstances that affect the fair value of the Company's financial assets and financial liabilities. Furthermore, there were no reclassifications of financial assets.

#### 17. Date of authorisation for issue

These condensed interim unconsolidated financial statements were authorised for issue on August 26, 2019 by the Board of Directors of the Company.

### 18. Corresponding figures

In order to comply with the requirements of International Accounting Standard 34 - 'Interim Financial Reporting', the condensed interim unconsolidated statement of financial position has been compared with the balances of annual audited financial statements of preceding financial year, whereas, the condensed interim unconsolidated statement of profit or loss, condensed interim unconsolidated statement of comprehensive income, condensed interim unconsolidated statement of changes in equity and condensed interim unconsolidated statement of cash flows have been compared with the balances of comparable period of immediately preceding financial year.

Corresponding figures have been reclassified wherever necessary to reflect more appropriate presentation of events and transactions for the purpose of comparison in accordance with the accounting and reporting standards as applicable in Pakistan. However, no significant reclassification has been made except for the following:

Particulars (Rupees in thousand)

'Trade discount' previously included in 'Advertisement and sales promotion' under 'Distribution and marketing costs' now shown as deduction from 'Sales' on the face of condensed interim unconsolidated statement of profit or loss

132,392

Syed Hyder Ali Chief Executive & Managing Director

Asghar Abbas Director

# Packages Group Condensed Interim Consolidated Un-audited Financial Statements

# DIRECTORS' REPORT ON CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR THE HALF YEAR ENDED JUNE 30, 2019

The Directors of Packages Limited are pleased to present the un-audited condensed interim consolidated financial statements of the Group for the half year ended June 30, 2019.

### **Group results**

The comparison of the un-audited results for the half year ended June 30, 2019 as against June 30, 2018 is as follows:

	Jan - June 2019	Jan - June 2018
	(Rupees in million)	
Invoiced sales - net	29,556	26,582
Profit from operations	1,792	1,319
Share of (loss)/ profit in associates and joint venture - net of tax	(76)	52
Investment income	1,326	1,494
Profit after tax	289	1,069

During the first half of 2019, the Group has achieved net sales of Rs. 29,556 million against net sales of Rs. 26,582 million achieved during corresponding period of last year representing sales growth of 11% with an operating profit of Rs. 1,792 million compared to Rs. 1,319 million generated during the corresponding period of the year 2018 representing increase of 36%, mainly due to revenue growth and tighter control over fixed costs. The Group is focusing on revenue growth through higher volumes, better product mix and stricter controls over fixed costs to improve the operating results.

The Group's finance cost has increased by Rs. 764 million which is attributable to increased interest rates and increase in overdraft utilization in current period.

During the current period, the management of Parent Company reviewed the carrying amount of the Parent Company's investments to determine possible impairment loss. As a result of this assessment, the recoverable amount of the investment in associate, Tri-Pack Films Limited, was determined to be lower than its carrying value. Accordingly, carrying value was reduced by Rs. 500 million and recognized as an expense under 'Other expenses'.

A brief review of the operational performance of the Group subsidiaries is as follows:

### **Bulleh Shah Packaging (Private) Limited**

Bulleh Shah Packaging (Private) Limited is principally engaged in the manufacturing and conversion of paper and paperboard and corrugated boxes. The Company has achieved net sales of Rs. 12,800 million during the first half of 2019 as compared to Rs 11,154 million during 2018 representing sales growth of 15%. The Company has incurred an operating profit of Rs. 224 million during the current period as compared to the operating loss of Rs. 43 million in corresponding period last year, primarily due to revenue growth and tighter control over fixed costs. The Company is focusing on improving operating results through increased sales volumes, product diversification and better product mix.

### **DIC Pakistan Limited**

DIC Pakistan Limited is a non-listed public limited subsidiary of Packages Limited. It is principally engaged in manufacturing, processing and selling of industrial inks. The Company has achieved net sales of Rs. 2,452 million during the first half of the year 2019 as compared to Rs. 2,077 million of the corresponding period last year representing sales growth of 18%. The Company has generated profit after tax of Rs. 148 million during the first half of 2019 as against Rs. 146 million generated during corresponding period of 2018.

### Packages Lanka (Private) Limited

Packages Lanka (Private) Limited is a Sri Lanka based subsidiary of Packages Limited. It is primarily engaged in production of flexible packaging solutions. During the first half of 2019, the Company has achieved sales of SLR 1,200 million as compared to SLR 1,482 million of the corresponding period of last year. The Company has generated profit before tax of SLR 42 million during the first half of 2019 as against SLR 43 million generated during corresponding period of 2018. Moving forward, the Company will focus on improving operating results through tighter operating cost control, product diversification and price rationalisation.

### Flexible Packages Convertors (Pty) Limited

Flexible Packages Convertors (Pty) Limited is private limited company based in South Africa. It is principally engaged in the manufacture of flexible packaging material. During the first half of 2019, the company achieved net sales revenue of USD 17.8 million as compared to USD 20.4 million of the corresponding period of last year. Operating results of the Company have decreased from USD 1.157 million in prior period to USD 0.385 million in the current period. This is primarily on account of lower sales and increased operating expenses. The management is focusing on value and volume growth of sales as well as internal cost savings and tighter controls over fixed costs to improve the operating results of the Company.

### Packages Real Estate (Private) Limited

Packages Real Estate (Private) Limited is a subsidiary of Packages Limited. It is primarily engaged in business of all types of construction activities and development of real estate. It is currently operating "Packages Mall". The Company has achieved revenue of Rs. 1,708 million during the first half of 2019 as compared to Rs. 1,602 million in the corresponding period of 2018 representing growth of 7%. It has generated profit from operations of Rs. 458 million in the current period as compared to Rs. 412 million in the prior period.

Moving forward, the Board believes that this investment will bring considerable benefit to the shareholders in the form of dividend income.

### Packages Power (Private) Limited

Packages Power (Private) Limited is a wholly owned subsidiary of Packages Limited duly formed for the purpose of setting up a 3.1 MW hydropower project as advertised by the Punjab Power Development Board (PPDB). The Company has moved forward with the requisite studies and approvals and is in liaison with the relevant Government authorities to take the project forward.

### Internal restructuring

The Board of Directors of the Parent Company approved internal restructuring of the Parent Company with an objective to create a holding company. The arrangement will help in developing operating synergies across businesses, managing operations in a focused manner and streamlining the ownership structure. This is in line with international practices being followed in the corporate world. The restructuring shall not affect the rights of the shareholders of the Parent Company in any manner.

The Parent Company incorporated two wholly owned subsidiaries and will transfer:

- (a) its manufacturing businesses including folding cartons, flexible packaging, consumer products and mechanical fabrication and roll covers along with all relevant assets, operations and corresponding liabilities into a 100% wholly owned subsidiary named "Packages Convertors Limited"; and
- (b) its investment business comprising shares of various companies, operations along with corresponding liabilities, if any, into another 100% wholly owned subsidiary named "Packages Investments Limited"

Parent Company will be a holding company and all assets, properties and liabilities other than those assets, operations and corresponding liabilities being transferred to the above-mentioned wholly owned subsidiaries will remain with the Company. The transaction has been approved by shareholders of the Parent Company in EOGM held on May 30, 2019. Furthermore, Packages Convertors Limited and Packages Investments Limited have currently filed an application with Securities and Exchange Commission of Pakistan (SECP) for affecting the above-mentioned transfers of assets and corresponding liabilities.

(Towfiq Habib Chinoy)

Chairman

Lahore, August 26, 2019

Sydlighter Ali)

Chief Executive & Managing Director Lahore, August 26, 2019

- ا بين مينونيچرنگ كاروبار بشمول فولڈنگ كارٹن فليكسل چكونيگ ،اشياء صارف ،مكينيكل فييريكشن اور رول كوراوراس كے ساتھ ساتھ متعلقہ ا ثاثہ جات آ پریشزاورمتعلقه Liabilitiesالیکمل سوفیصد فی اداره جس کانام Packages Convertor Limited میں
- یں۔ رادر سعدہ Packages Convertor Limitee یں ادارہ میں ادارہ میں ادارہ کی ہے۔ اور استعمال استعمال کی کاروبارجس میں مختلف اداروں کے تصفی آپریشنز ادران سے مسلک Liabilities (اگر کوئی ہے) کوایے مکمل ملکیتی ذیلی اداره جمي كانام Packages Investment Limited سي

Parent Company ایک بولڈیگ ممپنی رہ گی اور آپریشنز، اثاثہ جات، Liabilities جو کہ اوپر بیان کردہ ممل ملکیتی ذیلی اداروں میں منتقل ہونے کے علاوه تمام دوسرے اٹا شرجات ، Liabilities اور جائیداوی Company کی ملکیت رہیں گی۔ کمپنی کے شیئر ہولڈرز نے اس کاروائی کی منظوری 30 متی 2019 کو منعقدہ EOGM میں دی۔ مزید یہ کہ، پیکیجز کورڑ لمیٹر اور پیکیجز انویسٹنٹ لمیٹر نے ندکورہ بالا اثاثہ جات اور متعلقہ واجبات کی منتقل کو موثر بنانے کے لے Security and Exchange Commision of Pakistan کور فواست وے وی ہے۔

## ڈی آئی <sub>کی</sub> یا کستان کمبیٹڈ

ڈی آئی کی پاکتان کمیٹڈ سیکیجز کمیٹڈ کاایک نان لیڈ پلک کمیٹرڈویلی ادارہ ہے۔ یہ بنیادی طور پر شختی آئی (inks) کی تیاری، پروسینگ اور سلز میں مصروف عمل ہے۔ حمینی نے سال 2019 کی کمیلی ششاہی کے دوران 2,452 ملین روپے کی خالص سلز حاصل کی۔اس کے مقابلے میں گزشتہ سال کی ای مدت کے دوران یہ 2,077 ملین روپے تھیں جو 18 فیصد کی سلز گروتھ کو فلا ہر کرتی ہے۔ کمپنی نے 2019 کی کہاں ششاہی کے دوران 148 ملین روپے کا منافع قبل از کیکس حاصل کیا جو 2018 کی اس مدت میں 146 ملین روپے تھا۔

## پیکیجزانکا(پرائیویٹ)لمیٹڈ

پیکیجز انکا (پرائیویٹ) کمیٹڈسری انکا میں قائم پیکیجز کمیٹڈ کا ایک ویلی ادارہ ہے۔ یہ بنیادی طور پِلکیس اسیل پیکیجنگ کی تیاری میں مصروف عمل ہے۔ کمپنی نے 2019 کی پہلی ششاہی کے دوران 1,482 ملین سری نکن روپے تی ۔ کمپنی نے سال کی اس مدت میں 1,482 ملین سری نکن روپے تی ۔ کمپنی نے سال 2019 کی پہلی ششاہی میں 42 ملین سری نکن روپے کا منافع قبل از کیکس حاصل کیا جو کہ 2018 کی اس مدت کے دوران 43 ملین سری نکن روپے تیا۔ آگے برخے ہوئے ، کمپنی آپریٹنگ نشائی بہتر بنانے پر توجہ دیتی رہے گی۔ برخی کے در لیع آپریٹنگ نشائی بہتر بنانے پر توجہ دیتی رہے گی۔

# فلیکس ایبل پیکیجز کنورٹرز (پروپرائٹری)لمیٹٹر

فلیس ایبل پیکیجز کنورڈز (پروپرائٹری) کمیٹر جنوبی افریقہ میں قائم پرائیویٹ کمیٹر کمپنی ہے۔ یہ بنیادی طور پر للیکس ایبل پیکیجنگ میٹریل کی تیاری میں معروف عمل ہے۔ کمپنی نے 2019 کی پہلی ششماہی کے دوران 17.8 ملین امریکی ڈالر ہے۔ کمپنی نے 2019 کی پہلی ششماہی کے دوران 17.8 ملین امریکی ڈالر سے جورواں ششماہی میں 1.157 ملین ڈالر سے کم ہوئے ہیں، جس کی بنیادی تھا۔ کمپنی کے آپریٹنگ نتائج 2018 کی پہلی ششماہی میں 2018 کی پہلی ششماہی میں 385 ملین امریکی ڈالر سے جورواں ششماہی میں 1.157 ملین ڈالر سے کم ہوئے ہیں، جس کی بنیادی وجہ سیلز میں کی اور آپریٹنگ اخراجات میں بجیت اور طے کردہ مالیات پر ہخت سناروں کے دریاج کی افراد میں بجیت اور طے کردہ مالیات پر خت سناروں کے دریاج کمپنی کے آپریٹنگ فتائج کو بہتر بنانے پر توجہ دے رہی ہے۔

## پیکیجزریئل اسٹیٹ (یرائیویٹ)لمیٹڈ

پیکیجزریمل اطبیٹ (پرائیویٹ) کمیٹڈیکیجز کمیٹڈ کا ایک ویلی ادارہ ہے۔ یہ بنیادی طور پرتمام اقسام کی تعیراتی سرگرمیوں ادررئیل اطبیٹ کے فروغ کے کاروبار میں سرگرم عمل ہے۔ اِس وقت بیریٹل اطبیٹ ''پیکیجز مال'' کے نام ہے ایک پراجیکٹ آپریٹ کردہا ہے۔ کمپنی نے پہلی ششمائ ملین روپے کی آمدن حاصل کی جو کہ 2018 کے ای عرصہ کے دوران 1,602 ملین روپے تھی جو کہ 7فیصد اضافے کو ظاہر کرتا ہے۔ اس نے پہلی ششمائی 2019 کے دوران 458 ملین روپے کا آپریٹنگ منافع حاصل کیا جو کہ 2018 میں 412 ملین روپے تھا۔

آ کے بڑھتے ہوئے ، اور ڈاس امر پر یقین رکھتا ہے کہ بیسر ما بیکاری منافع منقسمہ کی صورت میں شیئر بولڈرز کے لئے قابل قدر منافع کی حامل ثابت ہوگی۔

# پیکیجز پاور(پرائیویٹ)لمیٹڈ

پیکیجز پاور(پرائیویٹ) لمیٹلہ 3.1 میگاواٹ ہائیڈروپاور پروجیکٹ کے قیام کے مقصد کے لئے بنایا گیا پیکیجز کمیٹل ملکیتی و بلی اوارہ ہے جیسا کہ پروجیکٹ کی تشمیر پنجاب پاورڈویلپینٹ بورڈ (پی پی ڈی بی ) کی جانب ہے گئی۔ ممجنی نے مطلوبہ جائزوں اوراجازت ناموں کے ساتھ اورمتعلقہ سرکاری حکام کے ساتھ راابطہ کاری کے تعدیر وجیکٹ کوآ گے بڑھایا ہے۔

# اندروني تنظيم نو

ہولڈنگ کمپنی بنانے کے مقصد کے حصول کے لئے Parent Companyکے بورڈ آف ڈائز یکٹرزنے اندرو نی منظیم نوکی منظوری وے وی ہے۔ یہ اقدام کاروباری ڈھانچہ میں آپریٹنگ ہم آ ہنگی، آپریشنز کوتوجہ کے ساتھ چلانے اور ملکتی ڈھانچ کو ہم آ ہنگ کرنے میں مدودے گا۔ یہ اقدام کاروباری و نیا میں اپنائے جانے والے بین الاقوامی طریقوں کے عین مطابق ہے۔ یہ تنظیم نو Parent Company کے حصد داران پر کمی بھی طریقے سے کوئی اثر مرجب نہیں کرے گا۔ ای حوالے ہے، پیرنٹ کمپنی دو کمل ملکتی سوفیصد فی ادارے بنادیے ہیں اور اس میں مندرجہ ذیل شخل کرے گی۔

# 30 جون 2019 کوختم ہونے والی ششماہی کے لئے ڈائر یکٹرز کی رپورٹ بشمول مجموعی عبوری غیر آٹٹ شدہ مالیاتی معلومات

پیکیجز لیٹٹر کے ڈائر یکٹرز بہ مسرت 30 جون 2019 کوختم ہونے والی پہلی ششاہی کے لئے گروپ کے غیر آ ڈٹ شدہ مجموعی مالیاتی معلومات پیش کرنے پرخوشی محسوس کرتے ہیں۔

گروپ کے نتائج

. 30 جون 2019 كونتم مونے والى يہلى ششما بى كے لئے غير آ ڈٹ شدہ متائج كا تقابل 30 جون 2018 كے مقابلے ميں درج والى

جۇرى-جون 2018	جوری-جون <b>2019</b>	
بن میں)	(روپيطل	To the second
26,582	29,556	انوائسة شيز-خالص
1,319	1,792	آپریشنزے حاصل منافع جات
52	(76)	منسلکه اداروں اورمشتر که منصوبے میں (اخراجات) امنافع کا حصہ-
		بعدادتيس
1,494	1,326	سرمایکاری ہے آمدنی
1,069	289	منافع بعدازتيس

2019 کی پہلی ششاہی کے دوران گروپ نے 29,556 ملین روپے کی خالص سیز حاصل کی جبکہ گزشتہ سال کی اس مدت کے دوران 26,582 ملین روپے کی خالص سیز حاصل کی جبکہ گزشتہ سال کی اس مدت کے دوران 26,582 ملین روپے کی خالص سیز حاصل کی جوکہ شد سال کی اس مدت میں المجامل کی گئی تھی جو کہ اور میں میں المجامل کی اس مدت میں 1,319 ملین روپے تھا جو کہ وفا ہر کرتا ہے جو کہ بنیاد کی طور پر رہیے تھو گروتھ اور طے کردہ مالیات پر بخت کنٹرول کے باعث ممکن ہوا۔ گروپ باند تر مجم به صنوعات کے بہتر امتزان اور طے کردہ مالیات پر بخت کنٹرول کے ذریعے اپریٹنگ نمائج کو بہتر کرنے پر توجہ دے رہا ہے۔

گروپ کی فنانس لاگت میں 764 ملین رویے کااضافہ ہواجم کی جیشرح سوداوراوورڈ رافٹ کے استعال میں اضافہ تھا۔

روال مدت کے دوران انظامیے نے پیرنٹ کمپنی کی سرمایہ کاری کی کیئرنگ ویلیو کا جائزہ لیا۔جہکا مقصدا سکے مکنہ امپیئر مینٹ کا خسارہ جاننا تھا۔اس تشخیص کے نتیجہ میں Tri-Pack Films Private Limited (فریلی ادارہ) میں سرمایہ کاری کی دصول شدہ رقم اسکی کیئرنگ دیلیو سے تم نکلی نینتجٹا ، کیئرنگ دیلیوکو 500 ملین رویے سے تم کیا گیا اورا سے ذیلی اخراجات میں خرچہ تسلیم کیا گیا۔

گروپ کے ذیلی اداروں کی آپریشنل کار کر دگی کا ایک مختصر جائزہ درج ذیل کے مطابق ہے:

### بلھے شاہ پیکیجنگ (یرائیویٹ) کمیٹڈ

بلھے شاہ پیچنگ (پرائیویٹ) لمیٹڈ بنیادی طور پر پیچراور پیچر بورڈ پروڈکٹس کی تیاری اور نتخل میں مصروف ممل ہے۔ کمپنی نے 2019 کی پہلی ششماہی کے دوران 11,800 ملین روپے تھی۔ جس سے 15 فیصد کی پیلی ششماہی ہوتی ہے۔ کمپنی 12,800 میں روپے تھی۔ جس سے 15 فیصد کی پیلز گروتھ ظاہر ہوتی ہے۔ کمپنی مختل میں اس کے دوران 24 ملین روپے تھا۔ جو بنیادی طور پر ریو ٹیوگر وتھاور طے کردہ مالیات پر بخت کنٹرول کے باعث ممکن ہوا۔ کمپنی بلندنز تجم، پروڈ کٹ میں توسیع اور پروڈ کٹ کمس کے ذریعے آپر بٹنگ مٹانگ بہتر بنانے پر توجہ دے رہی ہے۔

#### PACKAGES GROUP CONDENSED INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (UN-AUDITED) as at June 30, 2019

as at June 30, 2019			
		June 30, 2019	December 31, 2018
	Note	<b>Un-audited</b>	Audited
FOULTY AND LIABILITIES		(Rupees i	n thousand)
EQUITY AND LIABILITIES			
CAPITAL AND RESERVES			
Authorised capital 150,000,000 (December 31, 2018: 150,000,000) ordinary shares of Rs. 10 each		1,500,000	1,500,000
22,000,000 (December 31, 2018: 22,000,000) 10% non-voting preference shares / convertible stock of Rs. 190 each		4,180,000	4,180,000
Issued, subscribed and paid up capital 89,379,504 (December 31, 2018: 89,379,504) ordinary shares of Rs. 10 each		893,795	893,795
8,186,842 (December 31, 2018: 8,186,842) 10% non-voting preference shares / convertible stock of Rs. 190 each		606,222	606,222
Reserves Equity portion of loan from shareholder of the Parent Company Un-appropriated profit	6	46,419,251 277,219 4,023,382	54,905,687 277,219 6,249,793
		52,219,869	62,932,716
NON-CONTROLLING INTEREST		2,229,972	2,124,244
NON-CURRENT LIABILITIES		54,449,841	65,056,960
Long term finances	7	16,240,788	13,566,292
Loan from shareholder of the Parent Company - unsecured	•	238,590	220,916
Liabilities against assets subject to finance lease		206,962	20,994
Deferred tax Long term advances		2,012,802 94,811	2,030,711 96,592
Retirement benefits		756,437	692,767
Deferred income		71,079	84,229
Security deposits		331,868	315,902
Deferred liabilities		446,396	579,478
CURRENT LIABILITIES		20,399,733	17,607,881
Current portion of non-current liabilities		3,617,922	3,584,794
Finances under mark up arrangements - secured		13,555,558	11,618,495
Trade and other payables		8,866,091	8,986,971
Unclaimed dividend		163,937	62,030
Accrued finance costs Provision for tax		889,014 331	739,105 10,748
TOTAL TOT WAY		27,092,853	25,002,143
CONTINGENCIES AND COMMITMENTS	8		
	ŭ	101,942,427	107,666,984
		,,	,,

	Note	June 30, 2019 Un-audited	December 31, 2018 Audited	
ASSETS		(Rupees in thousand)		
NON-CURRENT ASSETS				
Property, plant and equipment	9	28,110,124	27,084,557	
Intangible assets	10	421,417	385,100	
Investment properties		11,746,701	11,822,054	
Investments accounted for using the equity method	11	6,712,772	8,312,837	
Other long term investments	12	24,333,793	32,847,963	
Long term security deposits		140,545	142,291	
Long term loans		534	3,101	
		71,465,886	80,597,903	

#### **CURRENT ASSETS**

Stores and spares Stock-in-trade Trade debts	2,286,181 12,995,892 8,191,702	1,953,160 11,836,992 6,660,220
Current portion of long term investments  Loans, advances, deposits, prepayments	-	10,000
and other receivables	1,611,264	1,319,304
Income tax receivable	4,810,144	4,828,059
Cash and bank balances	581,358	461,346
	30,476,541	27,069,081

**101,942,427** 107,666,984

The annexed notes 1 to 21 form an integral part of this condensed interim consolidated un-audited financial statements.

Syed Hyder Ali
Chief Executive & Managing Director

Asghar Abbas Director

# PACKAGES GROUP CONDENSED INTERIM CONSOLIDATED STATEMENT OF PROFIT OR LOSS (UN-AUDITED)

for the three month and six month periods ended June 30, 2019

			Three month June 30,	period ended June 30,	Six month	period ended June 30,		
			2019	2018	2019	2018		
	N.	ote	Un-audited (Rupe	Un-audited e s i n	Un-audited thou	Un-audited s a n d )		
		ULC				,		
Local sales and Export sales	services		17,217,419 314,295	14,981,436 162,493	33,860,478 536,124	30,186,797 310,647		
Gross sales			17,531,714	15,143,929	34,396,602	30,497,444		
Sales tax Commission Trade discoul	nt		(2,537,986) (9,052) (86,442)	(1,894,473) (2,744) (68,872)	(4,658,943) (10,242) (171,787)	(3,776,603) (6,002) (132,392)		
			(2,633,480)	(1,966,089)	(4,840,972)	(3,914,997)		
Revenue Cost of sales ar	nd services 1	13	14,898,234 (12,556,856)	13,177,840 (11,437,622)	29,555,630 (25,107,585)	26,582,447 (22,883,942)		
Gross profit			2,341,378	1,740,218	4,448,045	3,698,505		
Administrative of Distribution and Other operating Other income	marketing costs		(625,672) (694,792) (806,595) 311,051	(580,661) (605,971) (298,451) 43,487	(1,204,351) (1,451,549) (925,950) 359,241	(1,173,090) (1,206,039) (373,623) 90,256		
Profit from ope	rations		525,370	298,622	1,225,436	1,036,009		
Finance costs Investment inco Share of (loss)/ accounted to	ome profit of investments r using the equity		(923,149) 229,903	(502,890) 1,494,076	(1,694,809) 1,325,941	(931,061) 1,494,076		
method - n	et of tax		(74,157)	22,680	(75,654)	52,120		
(Loss)/Profit be	efore taxation		(242,033)	1,312,488	780,914	1,651,144		
Taxation			(171,166)	(488,093)	(492,068)	(581,799)		
(Loss)/Profit fo	r the period		(413,199)	824,395	288,846	1,069,345		
Attributable to: Equity holder Non-controlli	s of the Parent Company		(441,480) 28,281	814,464 9,931	228,769 60,077	987,186 82,159		
			(413,199)	824,395	288,846	1,069,345		
(Loss)/Earning to equity hole Parent Cor								
Basic Diluted	Rupees Rupees		(4.94) (4.94)	8.19 8.19	2.56 2.56	10.12 10.12		

The annexed notes 1 to 21 form an integral part of this condensed interim consolidated un-audited financial statements.

Syed Hyder Ali
Chief Executive & Managing Director

Asghar Abbas Director

# PACKAGES GROUP CONDENSED INTERIM CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME (UN-AUDITED)

for the three month and six month periods ended June 30, 2019

	Three month June 30, 2019 Un-audited ( R u p e	period ended June 30, 2018 Un-audited e s i n	June 30, 2019 Un-audited	June 30, 2018 Un-audited s a n d )
(Loss)/ Profit for the period	(413,199)	824,395	288,846	1,069,345
Other comprehensive (loss) / income				
Items that will not be reclassified to profit or loss				
Re-measurement of retirement benefit obligations	-	(21,161)	-	(21,161)
Tax effect	-	5,910	-	5,910
		(15,251)		(15,251)
Items that may be reclassified subsequently to profit or loss				
Exchange difference on translation of foreign subsidiaries Share of other comprehensive (loss) / income of investments accounted for using the equity method - net of tax	266,113 (292,926)	(168,013) (600,264)	274,573 (1,102,327)	(58,463) 113,543
Changes in fair value of available for sale investments	(1,915,600)		(8,514,170)	37
	(1,942,413)	(4,964,911)	(9,341,924)	55,117
Other comprehensive (loss) / income for the period	(1,942,413)	(4,980,162)	(9,341,924)	39,866
Total comprehensive (loss) / income for the period	(2,355,612)	(4,155,767)	(9,053,078)	1,109,211
Attributable to:				
Equity holders of the Parent Company Non-controlling interest	(2,527,044) 171,432	(4,100,843) (54,924)	(9,257,667) 204,589	1,027,263 81,948
	(2,355,612)	(4,155,767)	(9,053,078)	1,109,211

The annexed notes 1 to 21 form an integral part of this condensed interim consolidated un-audited financial statements.

Syed Hyder Ali Chief Executive & Managing Director

Asghar Abbas Director

# PACKAGES GROUP CONDENSED INTERIM CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (UN-AUDITED)

for the six month period ended June 30, 2019

	Issued, si and p			Reserves				Capital and						
	cap				Capita	reserves				Rever	ue reserves	reserves		
	Ordinary share Capital	Preference shares / convertible stock	Share premium	Exchange difference on transaction of foreign subsidiaries	Fair value reserve	Other reserves relating to associates & joint ventures	Transaction with non- controlling interest	Equity portion of long term loan from shareholder of the Parent Company	Capital redemption reserve	General reserve	Un-appropriated profits	Total	Non- controlling interest	Total
		(	R u	p e	е	\$	i n	t	h	0 U	s a	n (	i )	
Balance as on January 1, 2018 (audited)	893,795	606,222	3,766,738	(73,314)	37,981,410	4,759,767	22,981	171,187	1,615,000	14,310,333	11,087,931	75,142,050	2,117,100	77,259,150
Appropriation of funds Transferred to general reserve						-	-			3,000,000	(3,000,000)			-
Transactions with preference shareholders Participating dividend on preference shares / convertible stock Transactions with owners recognized directly in equity	-			-	-		-			-	(82,499)	(82,499)		(82,499)
Final dividend paid for the year ended December 31, 2017 Rs. 30 per share Dividend relating to 2017 paid to non-controlling interests Interest acquired in sub-subsidiary - Chantler Packages Inc.						-	-	-		-	(2,681,385)	(2,681,385)	- (138,624) 4,720	(2,681,385) (138,624) 4,720
Total transactions with owners, recognized directly in equity	-										(2,681,385)	(2,681,385)		(2,815,289)
Total comprehensive income for the period ended June 30, 2018														
Profit for the period	-	-	-	-	-	-	-	-	-	-	987,186	987,186	82,159	1,069,345
Other comprehensive income:  Remeasurement of retirement benefits asset - net of tax  Changes in fair value of available for sale financial assets  Other comprehensive income from investments		-	-	-	37	-		-	-	-	(15,251)	(15,251) 37	-	(15,251) 37
accounted for under using the equity method  Exchange differences on translation of foreign subsidiaries		-		(58,252)		113,543	-	-				113,543 (58,252)	(211)	113,543 (58,463)
Total comprehensive income for the period	-	-	-	(58,252)	37	113,543	-	-	-	-	971,935	1,027,263	81,949	1,109,211
Balance as on June 30, 2018 (un-audited)	893,795	606,222	3,766,738	(131,566)	37,981,447	4,873,310	22,981	171,187	1,615,000	17,310,333	6,295,982	73,405,429	2,065,145	75,470,573
Balance as on December 31, 2018 (audited) Impact of adoption of IFRS 9 - net of tax	893,795	606,222	3,766,738		28,858,325	3,527,025	22,981	277,219	1,615,000	17,310,333	6,249,793 (27,603)	62,932,716 (27,603)	2,124,244	65,056,960 (27,603)
Balance as on January 1, 2019 (un-audited) Appropriation of reserves	893,795	606,222	3,766,738	(194,715)	28,858,325	3,527,025	22,981	277,219	1,615,000	17,310,333		62,905,113	2,124,244	65,029,357
Transferred to general reserve  Transactions with owners recognized directly in equity  Final dividend for the year ended		·								1,000,000	(1,000,000)	·	·	_
December 31, 2018 Rs. 15 per share Adjustment on account of Group taxation Dividend relating to 2018 paid to non-controlling interests		-	-	-	-	-	-	-	-		(1,340,693) (86,884) -	(1,340,693) (86,884) -	(98,861)	(1,340,693) (86,884) (98,861)
Total transactions with owners, recognized directly in equity	-				-		-	-		-	(1,427,577)	(1,427,577)	(98,861)	(1,526,438)
Total comprehensive income for the period ended June 30, 2019														
Profit for the period Other comprehensive income:	-	-	-	-	-	-	-	-	-		228,769	228,769	60,077	288,846
Changes in fair value of available for sale financial assets Other comprehensive income from investments	-	-	-	-	(8,514,170)		-	-	-	-	-	(8,514,170)	-	(8,514,170)
accounted for under equity  Exchange difference on translation of foreign subsidiaries	-	-		130,061	- (0 [14 470)	(1,102,327)	-	-	-	-		(1,102,327) 130,061	144,512	(1,102,327) 274,573
Total comprehensive income / (loss) for the period	- 200 200		2 700 700	130,061	(8,514,170)	(1,102,327)	99 001	977 010	1 015 000	10 010 000	228,769	(9,257,667)		(9,053,078)
Balance as on June 30, 2019 (un-audited)	893,795	606,222	3,766,738	(64,654)	20,344,155	2,424,698	22,981	277,219	1,615,000	18,310,333	4,023,382	52,219,869	2,229,972	34,449,841

The annexed notes 1 to 21 form an integral part of this condensed interim consolidated un-audited financial statements.

Syed Hyder Ali Chief Executive & Managing Director Asghar Abbas Director

# PACKAGES GROUP CONDENSED INTERIM CONSOLIDATED STATEMENT OF CASH FLOWS (UN-AUDITED)

for the six month period ended June 30, 2019

		Six month p	eriod ended
		June 30, 2019	June 30, 2018
	Note	<b>Un-audited</b>	Un-audited
		(Rupees i	n thousand)
Cash flows from operating activities			
Cash generated from operations Finance cost paid Income tax paid Payments for accumulating compensated absences and staff gratuity	16	796,785 (1,527,226) (589,363) (349,921)	736,594 (933,271) (1,165,055) (23,358)
Retirement benefits paid		(169,584)	(15,563)
Net cash outflow from operating activities		(1,839,309)	(1,400,653)
Cash flows from investing activities			
Fixed capital expenditure Receipts against investments matured Investments made in equity securities Rental security deposits - net Long term loans and deposits - net Proceeds from disposal of operating fixed assets Dividends received		(2,650,713) 10,000 (185,000) 15,966 4,313 74,920 1,433,025	(1,725,763) - 20,987 2,034 38,130 1,789,586
Net cash (outflow) / inflow from investing activities		(1,297,489)	124,974
Cash flows from financing activities			
Proceeds from long term finances - secured Proceeds received from non-controlling interest on interest acquisition in subsidiary Repayment of long term finances Liabilities against assets subject to finance lease Long term advances paid Participating dividend paid on preference shares Dividend paid to equity holders of the Parent Company Dividend paid to non-controlling interest  Net cash inflow / (outflow) from financing activities		4,063,396 - (1,694,968) 299,145 (10,179) - (1,238,786) (98,861) 1,319,747	4,720 (2,144,398) (14,606) (82,499) (2,684,868) (138,624) (5,060,275)
, , ,			
Net decrease in cash and cash equivalents  Cash and cash equivalents at the beginning of the period		(1,817,051) (11,157,149)	(6,335,954) (4,002,932)
Cash and cash equivalents at the end of the period	17	(12,974,200)	(10,338,886)

The annexed notes 1 to 21 form an integral part of this condensed interim consolidated un-audited financial statements.

Syed Hyder Ali Chief Executive & Managing Director

Asghar Abbas Director

# PACKAGES GROUP NOTES TO AND FORMING PART OF THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS (UN-AUDITED)

For the six month period ended June 30, 2019

#### 1. Legal status and nature of business

Packages Limited ('the Parent Company') and its subsidiaries, DIC Pakistan Limited, Bulleh Shah Packaging (Private) Limited, Packages Lanka (Private) Limited, Linnaea Holdings Inc., Chantler Packages Inc., Packages Real Estate (Private) Limited [Formerly Packages Construction (Private) Limited], Packages Power (Private) Limited, Anemone Holdings Limited, Flexible Packages Convertors (Proprietary) Limited, Packages Convertors Limited and Packages Investments Limited (together, 'the Group') are engaged in the following businesses:

Packaging: Representing manufacture and sale of packaging materials and tissue products Inks: Representing manufacture and sale of finished and semi finished inks Construction: Representing all types of construction activities and development of real estate Paper and paperboard: Representing amountacture and sale of paper and paperboard of all kinds

Investments: Representing and managing investments

Power generation: Representing the development and management of hydropower project

The Group also holds investments in companies engaged in the manufacture and sale of inks, flexible packaging material, paper, paperboard and corrugated boxes, biaxially oriented polypropylene ('BOPP') film and cast polypropylene ('CPP') film, production and sale of ground calcium carbonate products, and companies engaged in insurance, power generation and real estate business.

The registered office of the Group is situated at 4th Floor, the Forum, Suite No. 416 - 422, G-20, Block 9, Khayaban-e-Jami, Clifton, Karachi, Pakistan. Head office and the factory is located at Shahrah-e-Roomi, P.O. Amer Sidhu, Lahore, Pakistan.

1.1 The Board of Directors of the Parent Company, in its meeting held on April 24, 2019, has evaluated and approved internal restructuring of the Parent Company with an objective to create a holding company, subject to procuring all applicable regulatory, corporate and third party approvals and execution of relevant documents / agreements between the Parent Company and relevant subsidiaries. This arrangement will help in developing operating synergies across businesses, managing operations in a focused manner and streamlining the ownership structure. The proposed restructuring shall not affect the rights of the shareholders of the Parent Company.

In this regard, the Parent Company has incorporated two wholly owned subsidiaries and will transfer:

- (a) its manufacturing businesses including folding cartons, flexible packaging, consumer products and mechanical fabrication and roll covers along with all relevant assets, operations and corresponding liabilities into a separate 100% wholly owned subsidiary, namely Packages Convertors Limited; and
- (b) its investment business comprising shares of various companies, operations along with corresponding liabilities, if any, into another 100% wholly owned subsidiary, namely Packages Investments Limited.

The Parent Company will be a holding company and all assets, properties and liabilities other than those assets, operations and corresponding liabilities being transferred to the above-mentioned wholly owned subsidiaries will remain with the Parent Company.

#### 2. Basis of preparation

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

- i) International Accounting Standard ('IAS') 34, 'Interim Financial Reporting', issued by International Accounting Standards Board ('IASB') as notified under the Companies Act, 2017; and
- ii) Provisions of and directives issued under the Companies Act, 2017.

Where provisions of and directives issued under the Companies Act, 2017 differ with the requirements of IAS 34, the provisions of and directives issued under the Companies Act, 2017 have been followed.

#### 3. Significant accounting policies

The accounting policies adopted for the preparation of this condensed interim consolidated financial statements are the same as those applied in the preparation of preceding annual published financial statements of the Group for the year ended December 31, 2018, except for those stated in note 3.1.1.

#### 3.1 Initial application of standards, amendments or an interpretation to existing standards

The following amendments to existing standards have been published that are applicable to the Group's condensed Interim Consolidated financial statements covering annual periods, beginning on or after the following dates:

### 3.1.1 Standards, amendments and interpretations to approved accounting standards that are effective in the current period

Certain standards, amendments and interpretations to approved accounting standards are effective for accounting periods beginning on January 1, 2019, but are considered not to be relevant or to have any significant effect on the Group's operations (although they may affect the accounting for future transactions and events) and are, therefore, not detailed in these condensed interim financial statements.

#### (a) IFRS 9. 'Financial Instruments'

This standard was notified by the Securities and Exchange Commission of Pakistan ('SECP') to be effective for annual periods beginning on or after July 1, 2018. This standard replaces guidance in IAS 39, 'Financial Instruments: Recognition and Measurement'. It includes requirements on the classification and measurement of financial assets and liabilities; it also includes an expected credit losses model that replaces the current incurred loss impairment model. Accordingly, the Group has changed its accounting policies and followed the requirements of IFRS 9 for classification and measurement of financial assets and recognition of loss allowance against financial assets.

In respect of application of IFRS 9, the Group has adopted modified retrospective approach as permitted by this standard, according to which the Group is not required to restate the prior period results. The adoption of this standard by the Group has resulted in an impact of Rs. 27.603 million net of tax on the opening equity of the Group in respect of recognition of loss allowance against the opening trade receivables.

#### (b) IFRS 15, 'Revenue from Contracts with Customers'

This standard was notified by SECP to be effective for annual periods beginning on or after July 1, 2018. This standard deals with revenue recognition and establishes principles for reporting useful information to users of the financial statements about the nature, amount, timing and uncertainty of revenue and cash flows arising from an entity's contracts with customers. Revenue is recognised when a customer obtains control of a good or service and thus has the ability to direct the use and obtain the benefits from the good or service. The standard replaces IAS 18, 'Revenue', and IAS 11, 'Construction contracts', and related interpretations.

IFRS 15 introduces a single five-step model for revenue recognition with a comprehensive framework based on core principle that an entity should recognize revenue representing the transfer of promised goods or services under separate performance obligations under the contract to customer at an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services.

The Group has applied IFRS 15 using the modified retrospective approach for transition. This approach requires entities to recognise the cumulative effect of initially applying IFRS 15 as an adjustment to the opening balance of un-appropriated profit in the period of initial application. Comparative prior year periods would not be adjusted. The application of IFRS 15 does not have any material impact on the revenue recognition policy of the Group and therefore, the cumulative effect of initially applying this standard as an adjustment to the opening balance of un-appropriated profit in the period of initial application is not material. Therefore, the comparative information has not been restated and continues to be reported under the previous accounting policy.

#### (c) IFRS 16. 'Leases'

This standard has been notified by the SECP to be effective for annual periods beginning on or after January 1, 2019. This standard replaces the current guidance in IAS 17, 'Leases' and is a far reaching change in accounting by lessees in particular. Under IAS 17, lessees were required to make a distinction between a finance lease (on statement of financial position) and an operating lease (off statement of financial position). IFRS 16 now requires lessees to recognise a lease liability reflecting future lease payments and a 'right-of-use asset' for virtually all lease contracts. The IASB has included an optional exemption for certain short-term leases and leases of low-value assets; however, this exemption can only be applied by lessees. For lessors, the accounting stays almost the same. However, as the IASB has updated the guidance on the definition of a lease (as well as the guidance on the combination and separation of contracts), lessors will also be affected by the new standard. At the very least, the new accounting model for lessees is expected to impact negotiations between lessors and lessees.

The Group has applied IFRS 16 using the simplified approach for transition. This approach requires entities to recognise the cumulative effect of applying the standard as an adjustment to the opening balance of un-appropriated profit at the date of initial application. Comparative prior periods would not be adjusted. The cumulative effect of initially applying this standard as an adjustment to the opening balance of un-appropriated profit in the period of initial application is not material. Furthermore, the changes laid down by this standard do not have any significant impact on these condensed interim consolidated financial statements for the current period.

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

There are certain standards, amendments to the accounting standards and interpretations that are mandatory for the Group's accounting periods beginning on or after January 1, 2020 but are considered not to be relevant or to have any significant effect on the Group's operations and are, therefore, not detailed in these condensed interim consolidated financial statements.

4. Income tax expense comprises current and deferred tax. SECP vide its certificate dated December 14, 2017, has registered the Parent Company and its wholly-owned subsidiary Bulleh Shah Packaging (Private) Limited ('BSPPL') (together the 'Tax Group') as a Group and has also, vide its certificate dated January 1, 2018, designated the Tax Group for the purpose of group taxation under Section 59AA of the Income tax Ordinance, 2001. Consequent to the filing of declaration for group taxation for the tax year 2020 by the Parent Company and BSPPL, the Tax Group will be taxed as one fiscal unit for the said tax year. Subsequent to the period end, SECP has vide its certificate dated July 30, 2019 has altered the composition of the Tax Group to included the Parent Company, BSPPL, Packages Investments Limited and Packages Convertors Limited therein. The process for obtaining SECP's approval for designation of the new Tax Group for group taxation under Section 59AA of the Income Tax Ordinance, 2001 is underway as of the date of issuance of these condensed interim consolidated financial statements.

Income tax expense is recognised based on management's best estimate of the weighted average annual income tax rate expected for the full financial year. Current and deferred taxes based on the consolidated results of the Tax Group are allocated within the Tax Group on the basis of separate return method, modified for determining realisability of tax credits and tax losses which are assessed at Tax Group level. Any adjustments in the current and deferred taxes of the Parent Company on account of group taxation are credited or charged to condensed interim consolidated profit or loss statement in the period in which they arise.

#### 5. Critical accounting estimates and adjustments

The preparation of these condensed interim consolidated financial statements requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expenses. Actual results may differ from these estimates.

In preparing these condensed interim consolidated financial statements, the significant judgements made by management in applying the Group's accounting policies and the key sources of estimation uncertainty were the same as those that applied to the financial statements for the year ended December 31, 2018, with the exception of the following:

- changes in estimates that are required in determining the provision for income taxes as referred to in note 4: and
- change in accounting estimate relating to recognition of provision for accumulating compensated absences on account of change in Parent Company's leaves policy resulting in reduction of number of maximum earned leaves eligible for carry forward for certain category of Parent Company's employees. The aforementioned change has resulted in a one-off payment of Rs. 193.935 million to these employees. However, the impact of such change on the Parent Company's expense in respect of accumulating compensated absences is not significant.
- This represents loan repayable to Babar Ali Foundation (BAF) and is interest free. It is being carried at amortised cost using a market intrest rate of 16% for a similar instrument.

#### 7. Long term finances

		June 30, 2019	December 31, 2018
	Note	<b>Un-audited</b>	Audited
		(Rupees in	n thousand)
The are composed of:			
Local currency loans - secured	7.1	17,196,129	14,667,258
Foreign currency loans - secured	7.2	1,595,092	1,486,270
		18,791,221	16,153,528
Preference shares / convertible stock-unsecured		932,650	932,650
		19,723,871	17,086,178
Current portion shown under current liabilities		(3,483,083)	(3,519,886)
Closing balance		16,240,788	13,566,292

7.1	Local currency loans - secured	June 30, 2019	December 31, 2018
		Un-audited	Audited
		(Rupees in	thousand)
	Opening balance Disbursements during the period / year	14,667,258 4,000,000	15,564,742 3,000,000
		18,667,258	18,564,742
	Repayments during the period / year	(1,471,129)	(3,897,484)
	Closing balance	17,196,129	14,667,258
7.2	Foreign currency loans - secured		
	Opening balance Disbursements during the period / year	1,486,270 63,396	1,490,808 411,079
		1,549,666	1,901,887
	Repayments during the period / year Exchange adjustment on opening balances	(223,839) 269,265	(346,681) (68,936)
	Closing balance	1,595,092	1,486,270

#### 8. Contingencies and commitments

#### 8.1 Contingencies

- (i) Claims against the Group by ex-employees not acknowledged as debts Rs. 21.629 million (December 31, 2018: Rs. 17.885 million).
- (ii) Guarantees issued in favour of Office of Excise and Taxation, Lahore; Director Taxes, Excise and Taxation Department, aggregating to Rs. 64.124 million (December 31, 2018: Rs. 4.624 million).
- (iii) Letters of guarantees issued to various parties aggregating to Rs. 1,679.864 million (December 31, 2018: Rs. 511.967 million). Guarantees issued includes an amount of Rs. 368.226 million (December 31, 2018: Rs. 181.000 million) which has been issued in favour of a customer under an agreement whereby the Parent Company has committed to purchase and install certain plant and machinery at its Lahore premises by December 1, 2019. Under the agreement, the customer is required to contribute Rs. 314.723 million (December 31, 2018: Rs. 181.000 million) as its share towards the cost of said plant and machinery. The contribution has been received by the Parent Company during the current period.
- (iv) Standby letter of credit issued by Habib Bank Limited Pakistan ('HBL Pakistan') in favour of Habib Bank Limited - Bahrain ('HBL Bahrain') on behalf of the Parent Company amounting to USD 6.160 million equivalent to Rs. 985.900 million (December 31, 2018: USD 7.111 million equivalent to Rs. 989.176 million) to secure long term finance facility provided by HBL Bahrain to Anemone Holdings Limited ('AHL') wholly-owned subsidiary of the Parent Company. The standby letter of credit is secured against pledge of Nestle Pakistan Limited's shares owned by the Parent Company.
- (v) The Walton Cantonment Board ('WCB') issued a notice to PREPL requiring payment of commercialization fee of Rs. 544 million. PREPL challenged the demand of WCB before LHC through Writ Petition No. 8636/17. The LHC after hearing the point of view of PREPL, by its order dated March 24, 2017, remitted the matter to WCB to decide the same within forty days and further directed that no coercive to be taken against PREPL in the meanwhile.

WCB conducted a hearing on May 9, 2017 and representative of WCB could not justify the charging of commercialization fee and sought time to produce statutory documents permitting the reason for imposing such fee. The PREPL legal counsel continuously followed up with WCB for statutory instrument, however WCB did not respond to those requests. In view of the foregoing and lapse of the deadline of LHC, the management considers that there are strong grounds to support PREPL's stance and thus no provision has been made in these condensed Interim Consolidated financial statements.

(vi) During June 2017, WCB issued a demand challan dated June 30, 2017 to PREPL requiring immediate payment of property tax of Rs. 30.361 million relating to the period April 20, 2017 to June 30, 2017. PREPL made an on account payment of Rs. 30.361 million on without prejudice basis since closure of premises had been threatened by WCB.

During July 2017 WCB issued another demand challan to PREPL requiring payment of property tax of Rs. 256.372 million relating to the period July 2017 to June 2018 followed by an assessment notice. The demand was challenged by PREPL's legal counsel and the same was rejected by WCB. Aggrieved by the decision of the WCB, PREPL challenged the demand of WCB before the LHC through Writ Petition No. 208653/18. The LHC after hearing the point of view of the PREPL, by its order dated May 04, 2018, restrained WCB from taking any coercive action against PREPL and directed WCB to submit a reply thereto.

In view of the foregoing, in spite of the fact that management considers that there are strong grounds to support PREPL's stance, a provision of Rs. 230.747 million has been made in this condensed interim financial statements based on maximum exposure at the date of grant of stay by LHC.

Pursuant to the above orders of the Honorable Supreme Court of Pakistan, the Group has submitted an application dated January 25, 2019 with Walton Cantonment Board requesting commercialisation at a reduced rate of the additional area representing additional optional parking space, roads network, green area, security pods and loading docks. The total commercialisation fee calculated on the full charge basis is estimated to be Rs. 268.400 million. As final charge leviable in the matter is not ascertainable at this stage, therefore no provision has been recorded in these consolidated financial statements.

(vii) In respect of tax year 2016, the Department of Inland Revenue Services ('the department') by an order dated April 30, 2018, against a taxable loss of Rs. 3,309.505 million as per return filed by BSPPL, assessed a taxable income of Rs. 773.450 million and amended the deemed order for the year raising a tax demand of Rs. 89.824 million. In this order, among other issues, the department disallowed the adjustment of tax loss carried forward of Rs. 3,507.631 million against the taxable income of the said year on the grounds that the contention of the Parent Company in respect of tax year 2014 for non-taxation of the transfer of paper and paperboard and corrugated business segments to BSPPL under section 97 of the Income Tax Ordinance, 2001 was rejected in the assessment order dated May 28, 2016 passed by the department for the Parent Company, thereby taxing such transfer as capital gain on the value of assets transferred. The Parent Company filed an appeal against the above order before the Appellate Tribunal Inland Revenue ('ATIR') on May 4, 2018, the outcome of which is still pending.

Further, certain other disallowances were made by the department interalia including refund adjustment pertaining to tax year 2014 of Rs. 141.323 million claimed by BSPPL, on the grounds that return of income for the tax year 2014 was amended by the department via an order dated February 28, 2017, thereby eliminating the amount of tax refundable claimed by BSPPL for the tax year 2014.

BSPPL being aggrieved of the order dated April 30, 2018 filed the appeal before Commissioner Inland Revenue (Appeals) ['CIR(A)']. CIR(A), through order dated July 6, 2018, accepted some contentions of BSPPL, remanded back few contentions to the department, disallowed the adjustment of tax loss carried forward of Rs. 3,507.631 million and disallowed the refund adjustment pertaining to tax year 2014 of Rs. 141.324 million. BSPPL filed an appeal dated

August 7, 2018 before Appellate Tribunal Inland Revenue against the CIR(A)'s disallowances and did not make any provision against the above disallowances as the management of BSPPL is confident that the ultimate outcome of the appeal would be in favor of BSPPL, inter alia on the basis of the advice of the tax consultant of BSPPL and the Parent Company and the relevant law and the facts.

#### 8.2 Commitments in respect of

- (i) Letters of credit and contracts for capital expenditure Rs. 1,146.470 million (December 31, 2018: Rs. 1,252.734 million)
- (ii) Letters of credit and contracts for other than capital expenditure Rs. 2,007.756 million (December 31, 2018: Rs. 1,568.659 million)
- (iii) The amount of future payments under operating leases and the period in which these payments will become due are as follows:

	will become due ale as follows.	Note	June 30, 2019 Un-audited	December 31, 2018 Audited
			(Rupees i	n thousand)
	Not later than one year Later than one year and not later than five years Later than five years		142,876 676,656	126,279 588,202 49,792
			819,532	764,273
9.	Property, plant and equipment			
	Operating fixed assets - at net book value Owned assets Right of use assets	9.1	25,028,496 431,959	24,829,244 75,517
	Capital work-in-progress Major spare parts and stand-by equipment	9.2 9.3	25,460,455 2,499,490 150,179	24,904,761 2,054,719 125,077
			28,110,124	27,084,557

**9.1** A portion of the land on which the Parent Company's factory is situated, measuring 231 kanals and 19 marlas, was leased out to the Parent Company by GoPb from December 1955 till November 2015 after which the lease has not been renewed. During the year 2015, the Parent Company approached the Board of Revenue ('BoR'). GoPb to renew the lease; however, no adequate response was received. On January 5, 2019, the Supreme Court of Pakistan ('Court'), summoned BoR, to which the BoR stated that the new policy of the GoPb is not to lease state land but to sell it through open auction. Consequently, the Parent Company was directed to deposit Rs, 500 million with the BoR as security to the payment of outstanding amount of rent to be determined, with such amount being adjustable against final amount of rent. The Parent Company has deposited such amount in compliance with the direction on January 10, 2019. The Supreme Court has further directed Additional Advocate General, Punjab on January 16, 2019 that subject to the Court's approval, two surveyors be appointed for determination of rent based on industrial usage of the land for the period from December 2015 till date. However, no surveyors have been appointed as of the date of the authorization for issue of condensed Interim Consolidated financial statements. Moreover, the Court has further decided that the land shall be sold through an open auction with the Parent Company getting the first right of refusal.

The management of the Parent Company has, on the basis of assessment of fair value of the said portion of land by an independent valuer and its understanding of the prevalent market terms relating to rent of such properties in the vicinity of the said portion of land, booked a provision of Rs. 415.630 million (December 31, 2018: Rs. 357.590 million) in respect of rent for the period from December 2015 to June 2019. The management of the Parent Company is confident that the final amount of rent will be in congruence with the provision made in these financial statements, inter alia on the basis of the fair value determined by the independent valuer and the relevant facts and circumstances. Furthermore, the management of the Parent Company also intends to acquire the tile of the said portion of land when the open auction takes place and is confident that it will be able to meet the highest bid.

9.2	Operating fixed assets			
0.2	operating fixed december		June 30, 2019	December 31, 2018
		Note	<b>Un-audited</b>	Audited
			(Rupees in	thousand)
	Opening net book value		24,904,761	23,871,518
	Additions during the period / year Transfer in at book value - net	9.2.1	1,824,141	4,374,544 144,433
			1,824,141	4,518,977
			26,728,902	28,390,495
	Disposals during the period / year at book value Transferred out at book value - net		(46,050)	(114,394) (118,099)
	Depreciation charged during the period / year Exchange adjustment on opening book value - net		(1,836,583) 614,186	(3,453,242) 200,001
			(1,268,447)	(3,485,734)
	Closing net book value		25,460,455	24,904,761
9.2.	Additions during the period			
	Freehold land Leasehold land		226,003	16,615 52,997
	Buildings on freehold land		98,370	76,684
	Buildings on leasehold land Plant and machinery		941,630	1,705 3,772,704
	Other equipments		152,433	203,629
	Furniture and fixtures Vehicles		286,893 118,812	26,696 223,514
	venicles		1,824,141	4,374,544
9.3	Conital work in progress			
ყ.ა	Capital work-in-progress		101 700	22.224
	Civil works Plant and machinery		124,533 2,280,335	60,224 1,893,158
	Advances		94,622	101,337
			2,499,490	2,054,719
10.	Intangible assets			
	Opening book value		385,100	285,595
	Additions during the period / year		17,107	130,924
	Amortisation charged during the period / year Exchange difference		(17,812) 37,022	(31,396) (23)
	Closing book value		421,417	385,100

11.	Investments accounted for using the equity method			
			June 30, 2019	December 31, 2018
		Note	Un-audited	Audited
			(Rupees in	thousand)
	Investments in associates Investment in joint ventures	11.1 11.2	6,244,295 468,477	8,009,152 303,685
11.1	Investments in associates		6,712,772	8,312,837
	<b>Cost</b> Opening balance Impairment loss on equity instruments of associate		3,386,278 (500,000)	3,386,278
			2,886,278	3,386,278
	Post acquisition share of profits and reserves net of impairment losses			
	Opening balance Share of (loss)/profit from associates - net of tax Share of other comprehensive loss - net of tax Dividends received during the period / year		4,622,874 (65,028) (1,102,997) (96,832)	6,084,082 96,950 (1,232,742) (325,416)
	Closing balance		3,358,017	4,622,874
	Balance as on	11.1.1	6,244,295	8,009,152
11.1.1	Investment in equity instruments of associated companies - quoted			
	IGI Holdings Limited (formerly IGI Insurance Limited) 15,033,041 (December 31, 2018: 15,033,041) fully paid ordinary shares of Rs. 10 each Equity held 10.54% (2018: 10.54%) Market value - Rs. 2,285.022 million (December 31, 2018: Rs. 3,024.248 million)	11.3	3,899,068	5,028,603
	Tri-Pack Films Limited 12,933,333 (December 31, 2018: 12,933,333) fully paid ordinary shares of Rs. 10 each Equity held 33.33% (2018: 33.33%) Market value - Rs. 858.127 million			
	(December 31, 2018: Rs. 1,184.901 million)	11.4	2,345,227	2,980,549
			6,244,295	8,009,152
11.2	Investment in joint ventures			
	Opening balance Additions during the period / year Share of loss from joint ventures - net of tax		303,685 185,000 (10,626)	331,770 - (20,948)
	Share of other comprehensive income from joint ventures - net of tax		670	,
	Dividends received during the period / year		(10,252)	5,689 (12,826)
	Closing balance	11.2.1	468,477	303,685

11.2.1 Investment in equity instruments of joint ventures - unquoted	June 30, 2019	December 31, 2018
	Un-audited	Audited
Plastic Extrusions (Proprietary) Limited, South Africa	(Rupees ir	ı thousand)
500 (December 31, 2018: 500) fully paid ordinary shares of ZAR 1 each Equity held 50% (2018: 50%)	28,111	27,441
OmyaPack (Private) Limited, Pakistan 49,500,000 (December 31, 2018: 31,000,000) fully paid ordinary shares of Rs. 10 each Equity held 50% (December 31, 2018: 50%)	440,366	276,244
	468,477	303,685

- 11.3 The Parent Company's investment in IGI Holdings Limited is less than 20% but it is considered to be an associate as per the requirement of IAS 28 'Investments in Associates' because the Parent Company has significant influence over the financial and operating policies through representation on the board of directors of the company.
- 11.4 The Parent Company reviewed the carrying amount of its investment in equity instruments of Tri-Pack Films Limited, an associate, and its recoverability to determine whether there is an indication that such investment has suffered an impairment loss. As a result of carrying out the aforementioned assessment, the recoverable amount of the investment was determined to be lower than its carrying amount. Accordingly, the carrying amount was reduced by Rs. 500 million which has been recognised as an expense and included in 'Other expenses'.

12.	Other long term investments		June 30, 2019	December 31, 2018
		Note	Un-audited	Audited
	Quoted		(Rupees i	n thousand)
	Nestle Pakistan Limited 3,649,248 (December 31, 2018: 3,649,248) fully paid ordinary shares of Rs. 10 each Equity held 8.05% (December 31, 2018: 8.05%) Cost - Rs. 5,778.896 million (December 31, 2018: Rs. 5,778.896 million)	12.1&12.2	24,329,062	32,843,232
	Unquoted			
	Tetra Pak Pakistan Limited 1,000,000 (December 31, 2018: 1,000,000) fully paid non-voting shares of Rs. 10 each		-	10,000
	Pakistan Tourism Development Corporation Limited 2,500 (December 31, 2018: 2,500) fully paid ordinary shares of Rs. 10 each	i	25	25
	Orient Match Company Limited 1,900 (December 31, 2018: 1,900) fully paid ordinary shares of Rs. 100 each		-	-
	Coca-Cola Beverages Pakistan Limited 500,000 (December 31, 2018: 500,000) fully paid ordinary shares of Rs. 10 each		4,706	4,706
	Equity held 0.14% (December 31, 2018: 0.14%)		24,333,793	32,857,963

- **12.1** Nestle Pakistan Limited is associated undertaking under the Companies Act, 2017. However, for the purpose of measurement, this has been classified as available for sale investments as the Group does not have a significant influence over its operations.
- **12.2** As of June 30, 2019, an aggregate of 1,195,000 shares (December 31, 2018: 775,000 shares) of Nestle Pakistan Limited having market value Rs. 7,966.910 million (December 31, 2018: Rs. 6,975 million) have been pledged in favor of HBL Pakistan. Out of aggregate shares pledged, 410,000 shares (December 31, 2018: 410,000 shares) are pledged against issuance of standby letter of credit in favor of HBL Bahrain as referred to in note 8.1 and the remaining 785,000 shares (December 31, 2018: 365,000 shares) are pledged against the term finance loans obtained from HBL Pakistan.

#### 13. Cost of sales

	Three month period ended			month I ended	
	June 30, 2019	June 30, 2018	June 30, 2019	June 30, 2018	
	<b>Un-audited</b>	Un-audited	Un-audited	Un-audited	
	(Rupe	es in	thou	s a n d )	
Materials consumed	7,615,666	7,067,890	15,447,593	14,152,118	
Salaries, wages and amenities	1,110,753	1,031,092	2,145,382	1,968,392	
Travelling and conveyance	41,232	51,372	50,968	63,634	
Fuel and power	1,274,027	1,121,146	2,714,374	2,421,137	
Production supplies consumed	293,951	266,461	579,761	534,217	
Rent	261,828	67,660	344,376	138,187	
Insurance	53,126	50,811	102,904	100,406	
Repairs and maintenance	225,661	237,929	454,689	470,530	
Packing expenses	224,023	178,639	427,368	374,953	
Depreciation on property,					
plant and equipment	1,105,733	1,091,175	2,201,748	2,187,630	
Amortization of intangible assets	3,673	2,412	7,161	4,742	
Technical fee and royalty	32,159	36,961	68,784	58,583	
Other expenses	194,111	281,675	490,366	572,661	
	12,435,943	11,485,223	25,035,474	23,047,190	
Opening work-in-process	471,862	399,994	973,939	405,698	
Closing work-in-process	(571,841)	(433,273)	(571,841)	(433,273)	
Cost of goods manufactured	12,335,964	11,451,944	25,437,572	23,019,615	
Opening stock of finished goods	4,390,647	3,956,931	3,839,768	3,835,580	
Closing stock of finished goods	(4,169,755)	(3,971,253)	(4,169,755)	(3,971,253)	
	12,556,856	11,437,622	25,107,585	22,883,942	

#### 14. Transactions and balances with related parties

111	alisactions and palances w	illi reialeu parlies	Civ month n	ariad andad
			Six month p	
			June 30, 2019	June 30, 2018
			<b>Un-audited</b>	Un-audited
Re	elationship with the Group	Nature of transactions	(Rupees in	thousand)
İ	Associated Undertakings	Purchase of goods and services Sale of goods and services Dividend income Insurance premium paid Rental and other income Insurance claims received Commission earned Dividend paid	780,951 14,456 96,832 288,987 13,648 21,319 769 400,608	1,066,743 13,058 286,200 257,605 12,199 7,528 6,936 739,613
ii	Joint venture	Purchase of goods and services Sale of goods and services Rental and other income Investment	95,549 119,876 1,759 185,000	12,871 98,037 1,793
iii	Other related parties	Purchase of goods and services Sale of goods and services Royalty and technical fee - expense Commission Income Commission expense Rebate received Donation Dividend paid	462,585 146,135 26,802 131 5,598 - 35,773 90,147	379,882 264,465 22,504 41 5,132 727 23,882
iv	Post employment benefit plans	Expenses charged in respect of retirement benefit plans Dividend paid	114,238 42,486	88,850 84,973
٧	Key management personnel	Salaries and other employee benefits Dividend paid	68,164 34,309	87,593 68,153

All transactions with related parties have been carried out on mutually agreed terms and conditions. There are no transactions with key management personnel other than under the terms of employment.

Period / year end balances	June 30, 2019	December 31, 2018
	Un-audited	Audited
Receivable from related parties	(Rupees in	thousand)
Associates Joint ventures Other related parties	101,579 59,549 14,535	59,992 24,632 5,450
Payable to related parties Associates Joint ventures Other related parties Post employment benefit plans	115,073 34,211 293,206 17,368	46,899 11,118 78,436 33,189

These are in the normal course of business and are interest free.

# 15. Segment Information

	Packaging	ing Division	Consumer Pr	Consumer Products Division	폴	Ink Division	Paper &	Paper & Paperboard	Real	Real estate	Power Generation and others	ion and others	_	Total
	June 30, 2019	June 30, 2018	June 30, 2019	June 30, 2018	June 30, 2019	June 30, 2018	June 30, 2019	June 30, 2018	June 30, 2019	June 30, 2018	June 30, 2019	June 30, 2018	June 30, 2019	June 30, 2018
	Un-audited	Un-audited	Un-audited	Un-andited	Un-audited	Un-audited	Un-audited	Un-audited	Un-audited	Un-andited	Un-audited	Un-andited	Un-audited	Un-audited
	_	- E	<u>a</u>	8	e s		_ 		t P	0	s n	В	p u	
Revenue from external customers	<b>16,519,427</b> 15		,520,190 <b>2,574,106</b> 2,267,608	2,267,608	1,964,031	1,613,432	1,613,432 6,887,553 5,560,340	5,560,340		<b>1,703,504</b> 1,599,514	(92,991)	21,363	29,555,630	26,582,447
Intersegment revenue	407,984	219,161	•	•	488,005	463,807	2,005,584	1,657,253	4,359	2,475	240	139,152	2,906,172	2,481,848
	16,927,411 15,	15,739,351	739,351 2,574,106	2,267,608	2,452,036	2,077,239	8,893,137	7,217,593	1,707,863	1,601,989	(92,751)	160,515	32,461,802	29,064,295
Segment profit / (loss) before tax	1,079,760	530,629	178,427	176,142	207,896	117,920	(604,735)	(360,921)	52,015	79,765	515,805	15,911	1,429,168	559,446
	June 30, 2019	December 31, 2018	June 30, 2019	December 31, 2018	June 30, 2019	December 31, 2018	June 30, 2019	December 31, 2018	June 30, 2019	December 31, 2018	June 30, 2019	December 31, 2018	June 30, 2019	December 31, 2018
	Un-audited	Audited	Un-andited	Audited	Un-audited	Audited	Un-audited	Audited	Un-audited	Audited	Un-audited	Audited	Un-audited	Audited
Segment assets	25,011,378	5,011,378 24,105,218 2,600,699	2,600,699	2,349,911 <b>2,868,053</b>	2,868,053		20,353,226	18,614,594	2,498,477 <b>20,353,226</b> 18,614,594 <b>12,488,260</b> 12,618,377 <b>38,620,811</b> 44,147,745 <b>101,942,427</b> 104,334,322	12,618,377 3	38,620,811 4	4,147,745 1	01,942,427	104,334,322

# Reconciliation of profit

	June 30,	June 30,	
	Un-audited	Un-audited Un-audited	
	(Rupees in t	hous and)	
Profit for reportable segments	<b>1,429,168</b> 2,676,310	2,676,310	
oss from associates and joint ventures - net of dividends	<b>(182,738)</b> (243,390)	(243,390)	
ntercompany consolidation adjustments	<b>(465,516)</b> (781,776)	(781,776)	
Profit before tax	780,914 1,651,144	1,651,144	

16.	Cash generated from operations	Six month r	eriod ended
		June 30, 2019	June 30, 2018
		Un-audited	Un-audited
			n thousand)
		(Hupoco I	ii tiiousuiiu)
	Profit before tax Adjustments for non-cash items:	780,914	1,651,144
	Depreciation on property, plant and equipment	1,836,583	1,854,096
	Depreciation on investment properties	414,945	474,480
	Amortization of intangible assets	17,812	15,613
	Provision for accumulating compensated absences	216,839	60,764
	Provision for retirement benefits	233,254	47,175
	(Reversal) / Provision for obsolete / slow-moving	200,204	47,173
	stores and spares	(16,117)	7,924
	(Reversal) / Provision for obsolete / slow-moving	(10,117)	1,324
	stock-in-trade	(750)	22,076
	Amortization of deferred income	(13,150)	(11,512)
	Profit on disposal of owned assets	(28,870)	(1,445)
	Exchange loss - net	283,921	34,333
	Finance costs	1,694,809	931,061
	Expected credit loss	124,716	16,196
	Impairment charged on investment in associate	500,000	10,130
	Liabilities no longer payable written back	(6,719)	(10,810)
	Exchange difference on translation of foreign subsidiaries	(107,370)	814
	Share of profits on investments accounted	(107,370)	014
	for using the equity method	75,654	(52,120)
	Dividend income	(1,325,941)	(1,494,076)
	Dividend income	(1,020,941)	(1,434,070)
	Profit before working capital changes	4,680,530	3,545,713
	Effect on cash flow due to working capital changes		
	Increase in trade debts	(1,683,801)	(1,172,296)
	Increase in stores and spares	(332,271)	(140,038)
	Increase in stock-in-trade	(1,142,783)	(2,115,765)
	Increase in loans, advances, deposits,	(-,,,	(=,:::,:::)
	prepayments and other receivables	(291,960)	(249,657)
	(Decrease) / increase in trade and other payables	(432,930)	868,637
	(	, ,	,
		(3,883,745)	(2,809,119)
		796,785	736,594
17.	Cash and cash equivalents		
	Cook and hank halanges	E04 2E0	GEO 704
	Cash and bank balances	581,358	659,784
	Finances under markup arrangements - secured	(13,555,558)	(10,998,670)
		(12 074 200)	(10 220 006)
		(12,974,200)	(10,338,886)

#### 18. Financial risk management

#### 18.1 Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk (including currency risk, fair value interest rate risk, cash flow interest rate risk and price risk), credit risk and liquidity risk.

The condensed Interim Consolidated financial statements do not include all financial risk management information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's annual financial statements as at December 31, 2018.

There have been no changes in the risk management department or in any risk management policies since the year ended December 31, 2018.

#### 18.2 Fair value estimation

The different levels for fair value estimation used by the Group have been explained as follows:

The fair value of financial instruments traded in active markets (such as publicly traded equity securities) is based on quoted (unadjusted) market prices at the end of the reporting period. The quoted market price used for financial assets held by the Parent Company is the current bid price. These instruments are included in Level 1.

The fair value of financial instruments that are not traded in an active market (for example over-the-counter derivatives) is determined using valuation techniques which maximize the use of observable market data and rely as little as possible on entity specific estimates. If all significant inputs required to determine fair value of an instrument are observable, the instrument is included in Level 2.

If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3. This is the case for unlisted equity instruments.

To provide an indication about the reliability of the inputs used in determining fair value, the Group classifies its financial instruments into the three levels prescribed above. The following table presents the Group's significant financial assets measured and recognised at fair value at June 30, 2019 and December 31, 2018 on a recurring basis:

		Un-audited (Rupees in thousand)		
As at June 30, 2019	Level 1	Level 2	Level 3	Total
Assets Recurring fair value measurement Equity investments at fair value through other comprehensive income	24,329,061	-	-	24,329,061
Liabilities		-	-	
•		Audi (Rupees in		
As at December 31, 2018	Level 1	Audi (Rupees in t Level 2		Total
As at December 31, 2018  Assets Recurring fair value measurement Available for sale investments	Level 1 32,843,232	(Rupees in	thousand)	<b>Total</b> 32,843,232
Assets Recurring fair value measurement		(Rupees in	thousand)	

During the period, there were no significant changes in the business or economic circumstances that affect the fair value of the Group's financial assets and financial liabilities. Furthermore, there were no reclassifications of financial assets.

#### 19. Detail of subsidiaries

#### Name of the subsidiaries

	Accounting year end	Percentage of holding	Country of incorporation
Anemone Holdings Limited	December 31	100.00%	Mauritius
Bulleh Shah Packaging (Private) Limited	December 31	100.00%	Pakistan
Chantler Packages Inc.	December 31	71.10%	Canada
DIC Pakistan Limited	December 31	54.98%	Pakistan
Flexible Packages Converters (Proprietary) Limited	February 28	55.00%	South Africa
Linnaea Holdings Inc.	December 31	79.07%	Canada
Packages Real Estate (Private) Limited	December 31	75.16%	Pakistan
Packages Lanka (Private) Limited	December 31	79.07%	Sri Lanka
Packages Investments Limited	December 31	100.00%	Pakistan
Packages Convertors Limited	December 31	100.00%	Pakistan
Packages Power (Private) Limited	December 31	100.00%	Pakistan

#### 20. Date of authorization for issue

These condensed Interim Consolidated financial statements were authorized for issue on August 26, 2019 by the Board of Directors of the Parent Company.

#### 21. Corresponding figures

In order to comply with the requirements of International Accounting Standard 34 - 'Interim Financial Reporting', the condensed Interim Consolidated statement of financial position has been compared with the balances of annual consolidated audited financial statements of preceding financial year, whereas, the condensed Interim Consolidated profit or loss account, condensed consolidated interim statement of comprehensive income, condensed Interim Consolidated statement of changes in equity and condensed consolidated interim cash flow statement have been compared with the balances of comparable period of immediately preceding financial year.

Corresponding figures have been re-arranged and reclassified, wherever necessary, for the purposes of comparison. However, no significant reclassifications have been made except for the following:

Particulars

(Rupees in thousand)

Trade discount' previously included in 'Advertisement and sales promotion' under 'Distribution and marketing costs' now shown as deduction from 'Sales' on the face of condensed interim consolidated statement of profit or loss

132,392

Syed Hyder Ali Chief Executive & Managing Director

Asghar Abbas Director