PAKGEN POWER LIMITED



SECY/STOCKEXC/

August 29, 2019

The General Manager, Pakistan Stock Exchange Limited, Stock Exchange Building, Stock Exchange Road, KARACHI.

SUB: TRANSMISSION OF QUARTERLY REPORT FOR THE PERIOD ENDED 30-06-2019

Dear Sir,

In compliance with the provisions of Section 237 of the Companies Act, 2017, read with PSX. Notice No. PSX/N-4207 dated July 13, 2018 we have to inform you that the Quarterly Reports of Pakgen Power Limited for the period ended June 30, 2019 together with Directors' report have been transmitted through PUCARS and also available on Company's website.

You may also please inform the TRE Certificate Holders of the Exchange accordingly.

Thanking you

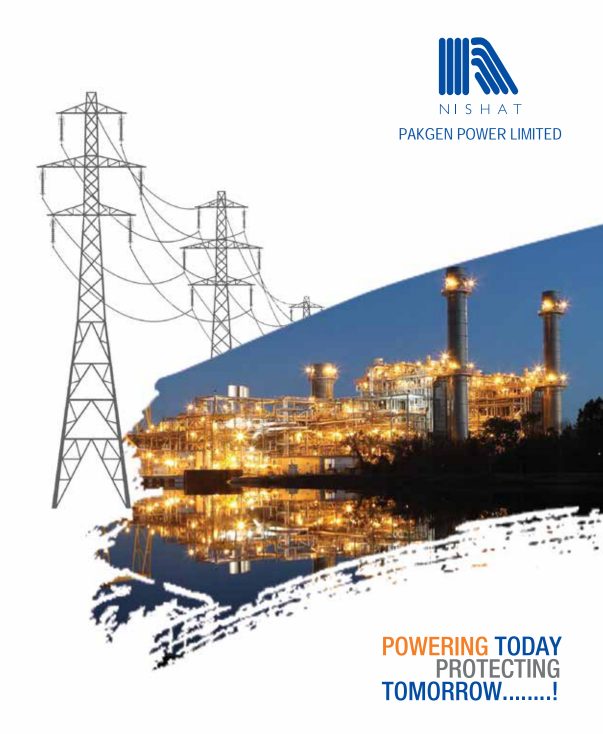
Yours truly,

KHALID MAHMOOD CHOHAN COMPANY SECRETARY

HEAD OFFICE REGISTERED OFFICE POWER STATIONS : 1-B, AZIZ AVENUE, CANAL BANK, GULBERG V, LAHORE. TEL: +92-42-35717090-96, 35717159-63, FAX: 92-42-35717239, WEBSITE: www.pakgenpower.com, E-MAIL: pakgen@lalpir.com

REGISTERED OFFICE: NISHAT HOUSE, 53/A, LAWRANCE ROAD, LAHORE. TEL: 111-113-333 FAX: +92-42 36367414

: LALPIR THERMAL POWER STATIONS, P.O. BOX NO. 89, MUZAFFARGARH, PC-34200, PAKISTAN, TEL: 92-66-2300030, FAX: 92-66-2300260, www.pakgenpower.com



HALF YEARLY REPORT FOR THE PERIOD ENDED JUNE 30, 2019

CONTENTS

02	Company Profile
03	Directors' Report
04	Directors' Report (Urdu)
05	Auditors' Report to the Members on Review of Condensed Interim Financial Information
06	Condensed Interim Balance Sheet
80	Condensed Interim Profit and Loss Account and Other Comprehensive Income
09	Condensed Interim Cash Flow Statement
10	Condensed Interim Statement of Changes in Equity
11	Selected Notes to the Condense Interim Financial Information

COMPANY PROFILE

THE COMPANY Pakgen Power Limited ("the Company") was incorporated in

Pakistan on 22 June 1995 under the Companies Ordinance, 1984 (Now Companied Act, 2017). The registered office is situated at 53-A, Lawrence Road, Lahore. The principal activities of the Company are to own, operate and maintain an oil fired power station ("the Complex") having gross capacity of 365 MW in Mehmood Kot, Muzaffargarh, Punjab, Pakistan.

Chairman

BOARD OF DIRECTORS Mr. Ghazanfar Hussain Mirza Chairman

Mr. Aurangzeb Firoz Mr. Shahid Malik Dr. Arif Bashir Mr. Farrukh Ifzal Mr. Hassan Nawaz Tarar Mr. Badar Ul Hassan

CHIEF EXECUTIVE OFFICER Mian Hassan Mansha

AUDIT COMMITTEE Mr. Farrukh Ifzal Chairman

Mr. Aurangzeb Firoz Mr. Shahid Malik

HUMAN RESOURCE &

REMUNERATION(HR &R)

COMMITTEE

Mr. Farrukh Ifzal Mian Hassan Mansha

Mr. Ghazanfar Hussain Mirza

CHIEF FINANCIAL OFFICER Mr. Tanvir Khalid

COMPANY SECRETARY Mr. Khalid Mahmood Chohan

BANKERS OF THE COMPANY

Habib Bank Limited The Bank of Punjab Silk Bank Limited United Bank Limited Allied Bank Limited National Bank of Pakistan Bank Alfalah Limited Faysal Bank Limited Askari Bank Limited

Habib Metropolitan Bank Limited

MCB Bank Limited(Formerly NIB Bank Limited)

Bank Islamic Pakistan Limited Al Baraka Bank (Pakistan) Limited

AUDITOR OF THE COMPANY

Riaz Ahmad & Co. Chartered Accountants

LEGAL ADVISOR OF THE COMPANY Mr. M. Aurangzeb Khan Advocate High Court

REGISTERED OFFICE 53-A, Lawrence Road, Lahore-Pakistan

UAN: 042-111-11-33-33

HEAD OFFICE 1-B, Aziz Avenue, Gulberg-V,

Lahore- Pakistan Tel: 042-35717090-96 Fax: 042-35717239

SHARE REGISTRAR Central Depository Company of Pakistan Limited

CDC House, 99-B, Block-B, S.M.C.H.S Shahra-e-Faisal, Karachi-74400

Tel: (92-21) 111-111-500 Fax: (92-21) 34326053

PLANT Mehmood Kot, Muzaffargarh,

Punjab - Pakistan.

DIRECTORS' REPORT

The Directors of **Pakgen Power Limited "the Company"** are pleased to present their report together with operational and financial results of your Company for the period ended 30 June 2019.

We report that during the period under review power plant by achieving all the operating standards dispatched 234.259 MWH of electricity as compared with 549.534 MWH dispatched during the corresponding period of the previous financial year. Resultantly, the capacity factor remained at 15.4% as against 36.3% demonstrated in the comparable six months of the previous financial year.

Operation Financial Results:

The financial results of the Company for period ended 30 June 2019 are as follows:

	PERIOD ENDED		
Financial Highlights	30 June 2019	30 June 2018	
Revenue (Rs '000')	6,734,197	9,191,417	
Gross profit (Rs '000')	2,000,710	1,069,263	
Gross profit ratio to revenue (%)	29.7	11.63	
After tax profit (Rs '000')	1,323,896	627,712	
After tax profit ratio to revenue (%)	19.66	6.82	
Earnings per share (Rs)	3.56	1.69	

The Company has posted after tax profit of Rupees 1.323 billion as against Rs 627.712 million profit earned in the comparative period. The net profits of the Company demonstrated the earnings per Share of Rs.3.56 as against Rs.1.69 per share in the corresponding previous period.

Our sole customer CPPA-G remains unable to meet its obligations in accordance with the Power Purchase Agreement (PPA) which are secured under a sovereign guarantee of Government of Pakistan. As on 30 June 2019, an amount of Rupees 18.610 billion was outstanding against CPPA-G of these Rupees 1.041 billion was classified overdue. The Company is pursuing the matter, collectively with other IPPs on IPPAC (Independent Power Producer Advisory Council) platform, with the relevant authorities and ministries.

During the period, January to June 2019, Company produced and sold electricity for five months except for the month of March 2019. The plant was on standby mode for the month of March due to low national demand. This was as per instructions of National Power Control Center (NPCC).

Corporate objectives:

Being a responsible and reliable energy company, we aim to facilitate the nation in reducing its cost of energy by maintaining high efficiency and availability of plant.

COMPOSITION OF BOARD:

Total number of Directors:			
(a)	Male	7	
(b)	Female	0	
Composition:			
(i)	Independent Directors	1	
(ii)	Other Non-executive Directors	6	
(iii)	Executive Directors	1	

COMMITTEES OF THE BOARD:

Audit Committee of the Board:

Sr.	# Name of Member	
1	Mr. Farrukh Afzal	(Member/ Chairman)
2	Mr. Aurangzeb Firoz	(Member)
3	Mr. Shahid Malik	(Member)

Human Resource & Remuneration (HR&R) Committee:

Sr. # Name of Member			
1	Mr. Farrukh Ifzal	Member/Chairman	
2	Mian Hassan Mansha	Member	
3	Mr. Ghazanfar Hussein Mirza	Member	

DIRECTORS' REMUNERATION:

The company does not pay remuneration to its non-executive directors including independent directors except for meeting fee. Aggregate amount of remuneration paid to executive and non-executive directors have been disclosed in note 9 of the annexed financial statements.

Acknowledgement:

The board appreciates the management for establishing a modern and motivating working climate and promoting high levels of performance in all areas of the power plant. We also appreciate the efforts of the company's workforce for delivering remarkable results and we wish for their long life relationship with the Company.

For and on behalf of the Board of Directors

HUSAN NUNSIA Mian Hassan Mansha

Chief Executive Officer Lahore: 27th August 2019 Mr. Arif Bashir

Director

ڈائر میٹرزر پورٹ یاک ^جن یا ور^{لمی}ٹڈ

پاک جن پاورلمیٹڈ'' کمپنی'' کے ڈائر کیٹرز 30 جون 2019 مختتمہ مت کے لئے آپ کی کمپنی کے آپریشنل اور مالیاتی نتائگ پر مشتمل اپنی ریورٹ بیش کرتے ہوئے خوشی محسوں کررہے ہیں۔

ہم بیان کرتے ہیں کہ زیر جائزہ مدت کے دوران پاور پلانٹ نے گزشتہ مالی سال کی اس ششاہی کے دوران 549.534 ترسل کے تمام آپر بیٹنگ معیارات حاصل کئے ہیں۔ نتیج میں صلاحیتی مصلاحیتی عضر گزشتہ مالی سال کی ششاہی میں طاہر کردہ 36.3 فیصد کے مقابلے 15.4 فیصد رہاہے۔

مالياتى نتائج:

30 جون 2019ء کوختم ہونے والی ششماہی کے لئے کمپنی کے مالیاتی نتائج مندرجہ ذیل ہیں:

30 جون 2018 مختتمه ششما ہی	30 جون 2019 مختتمه ششاہی	مالی جھلکیاں
9,191,417	6,734,197	محصولات (000 روپے)
1,069,263	2,000,710	خام منافع (000روپے)
11.63	29.70	خام منافع تناسب محصولات (فيصد)
627,712	1,323,896	بعداز گیس منافع (000روپے)
6.82	19.66	بعداز نیکس منافع تناسب محصولات (فیصد)
1.69	3.56	آمدن فی حصص (روپے)

سمپنی نے تقابلی مدت میں 627.712 ملین روپے منافع کے برعکس 1.323 بلین روپے بعداز ٹیکس منافع درج کیا ہے۔ سمپنی کا خالص منافع ، گذشته مدت میں 1.69 روپے فی شیئر آمدن کے مقابلے میں 3.56 روپے فی شیئر آمدن ظاہر کرتا ہے۔

جماری واحد صارف G- CPPA سینٹرل پاور پر چیزنگ ایجبنی گارٹی بجل کی خریداری کے معاہدے (PPA) جو حکومت پاکستان کی ایک خودمختار خانت کے تحت حاصل کیا گیا کے مطابق اپنی ذمہ داریوں کو پورا کرنے کے قابل نہیں رہا۔ 30 جون 2019 کو CPPA-G کے ذمہ بقایار قم 18.610 بلین روپے تھی جس میں 1.041 بلین روپے کی رقم زائد المیعاد تھی کے بہنی مجموعی طور پردیگر آئی پی پیز کے ساتھ آئی پی پی اے تی (آزاد پاور پروڈیوسرایڈ وائزری کونسل) پر متعلقہ اتھارٹیز اور وزارتوں کے ہاں معاملہ کی پیروی کررہی ہے۔

مدت کے دوران، جنوری تا جون 2019 کمپنی نے مارچ 2019 کے مہینے کے سوائے پانچ مہینوں کے لئے بکل پیدا اور فروخت کی ہے کہ قومی طلب کی وجہ سے پلانٹ مارچ کے مہینے کے لئے سٹینڈ بائی موڈ پر رہا۔ نیشنل پاور کنٹرول سنٹر (NPCC) کی ہدایات کے مطابق کیا گیا تھا۔

كاربوريث مقاصد:

ایک ذمہ دار اور قابل بھروسہ انر جی کمپنی کی حیثیت ہے ، ہم پلانٹ کی اعلیٰ کارکردگی اور دستیابی کو برقر ارر کھتے ہوئے بجلی کے اخراجات کوکم کرنے میں قوم کو ہولت دینے کامقصدر کھتے ہیں۔

بورد کی تشکیل:

	ڈائر یکٹرزی کل تعداد
7	ر(a)
0	(b) خاتون
	تشكيل
1	(i) آزاد دُارَ یکٹرز
6	(ii) دیگرنان ایگزیکٹوڈ ائریکٹرز
1	(iii) ایگزیکٹوڈ ائزیکٹرز

بورد کی کمیٹیاں:

بورڈ کی آڈٹ کمیٹی:

نامرکن	نمبرشار
جناب فرخ افضال (ركن/چيئر مين)	1
جناب اورنگ فیروز (رکن)	2
جناب شابد ملک (رکن)	3

بيومن ريبورس ايندر يمنزيش (HR&R) كمينى:

نامركن	نمبرشار
جناب فرخ افضال (ركن/چيئر مين)	1
میاں حسن منشاء (رکن)	2
جناب ففنفرحسین مرزا(رکن)	3

ڈائر کیٹرز کامشاہرہ:

کمپنی این آزاد ڈائر کیٹرزسمیت نان ایگزیکٹوڈائر کیٹرزکواجلاس فییں کےعلاوہ کوئی مشاہرہ ادانہیں کرتی ہے۔ایگزیکٹواور نان ایگزیکٹوڈائر کیٹرزکوادا کئے جانے والےمشاہرہ کی مجموعی رقم منسلکہ مالی حسابات کے نوٹ 9 میں منکشف ہے۔

اظهارتشكر

ہم ،ایک جدید اور حوصلدافزاء کام کے ماحول کے قیام اور پاور پلانٹ کے تمام شعبوں میں اعلی سطح کی کارکرد گی کوفروغ دینے کے لئے بھی انتظامیہ کی تعریف کرتے ہیں۔ہم قابل ذکر نتائج کی فراہمی کے لئے کمپنی کے تمام عملہ کی مسلسل جمایت ،سخت محنت اور عزم کو بھی سراہتے ہیں اور ہم کمپنی کے ساتھوان کے طویل تعلقات جا ہتے ہیں۔

منجانب مجلس نظماء

عارف بثیر ڈائر کیٹر

المال المسلم ال

لا بور: 27 اگست 2019ء

INDEPENDENT AUDITORS' REVIEW REPORT TO THE MEMBERS OF PAKGEN POWER LIMITED REPORT ON REVIEW OF CONDENSED INTERIM FINANCIAL STATEMENTS

Introduction

We have reviewed the accompanying condensed interim statement of financial position of PAKGEN POWER LIMITED as at 30 June 2019 and the related condensed interim statement of profit or loss and other comprehensive income, condensed interim statement of changes in equity, and condensed interim statement of cash flows, and notes to the condensed interim financial statements for the half year then ended (here-in-after referred to as the "condensed interim financial statements"). Management is responsible for the preparation and presentation of these condensed interim 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 condensed interim financial statements based on our review. The figures of the condensed interim statement of profit or loss and other comprehensive income for the quarters ended 30 June 2019 and 30 June 2018 have not been reviewed and we do not express a conclusion on them as we are required to review only the cumulative figures for the half year ended 30 June 2019.

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 condensed 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 financial statements are not prepared, in all material respects, in accordance with the accounting and reporting standards as applicable in Pakistan for interim financial reporting.

Emphasis of matter

We draw attention to Note 5.1.1 to the condensed interim financial statements which describes the uncertainty regarding outcome of claims lodged by Central Power Purchasing Agency (Guarantee) Limited, which have been disputed by the Company. Our conclusion is not qualified in respect of this matter.

The engagement partner on the review resulting in this independent auditor's review report is Mubashar Mehmood.

RIAZ AHMAD & COMPANY Chartered Accountants

Lahore: 27th August 2019

CONDENSED INTERIM STATEMENT OF FINANCIAL POSITION

As at 30 June 2019

	Note	Un-audited 30 June 2019 31 December 2018 (Rupees in thousand)	
EQUITY AND LIABILITIES			
SHARE CAPITAL AND RESERVES			
Authorized share capital 400,000,000 (31 December 2018: 400,000,000) ordinary shares of Rupees 10 each		4,000,000	4,000,000
Issued, subscribed and paid-up share capital 372,081,591 (31 December 2018: 372,081,591) ordinary shares of Rupees 10 each Capital reserve Revenue reserve - un-appropriated profit		3,720,816 116,959 13,621,691	3,720,816 116,959 12,855,905
Total equity		17,459,466	16,693,680
LIABILITIES			
NON-CURRENT LIABILITIES			
Long term finance - secured Employee benefit - gratuity	4	- 29,313	29,349
CURRENT LIABILITIES		29,313	29,349
Trade and other payables Accrued mark-up / profit Short term borrowings Current portion of long term finance Unclaimed dividend	4	598,212 217,362 12,899,821 111,456 13,886	527,540 126,510 11,093,800 334,369 6,732
		13,840,737	12,088,951
Total liabilities		13,870,050	12,118,300
CONTINGENCIES AND COMMITMENTS	5		
TOTAL EQUITY AND LIABILITIES		31,329,516	28,811,980

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

CHIEF EXECUTIVE

Tarena Dal

HEF EXECUTIVE DIRECT

	Note	Un-audited Audited 30 June 31 December 2019 2018 (Rupees in thousand)	
ASSETS			
NON-CURRENT ASSETS			
Fixed Assets	6	7,229,391	7,680,263
Long term investment Long term loans to employees Long term security deposit		28,709 300	30,205
		7,258,400	7,710,768
CURRENT ASSETS			
Stores, spare parts and other consumables Fuel stock Trade debts Loans, advances and short term prepayments Loans to associated company Other receivables Accrued Interest Sales tax recoverable Cash and bank balances		879,166 630,916 18,610,462 394,930 1,833,481 220,050 17,200 1,184,646 300,265 24,071,116	832,661 516,398 16,939,272 378,385 1,000,000 276,445 9,258 1,145,615 3,178 21,101,212
TOTAL ASSETS		31,329,516	28,811,980

CHIEF EXECUTIVE

DIRECTOR

CHIEF FINANCIAL OFFICER

Half Yearly Report For the period ended 30 June **2019**

CONDENSED INTERIM STAEMENT OF PROFIT AND LOSS ACCOUNT AND OTHER COMPREHENSIVE INCOME (UN-AUDITED) FOR THE HALF YEAR ENDED 30 JUNE 2019

	Half Year Ended		Quarter Ended		
	30 June	30 June	30 June	30 June	
Note	2019	2018	2019	2018	
	(Rupees in	thousand)	(Rupees in	thousand)	
SALES	6,734,197	9,191,417	3,172,476	5,079,953	
COST OF SALES 7	(4,733,475)	(8,122,154)	(2,177,142)	(4,575,723)	
GROSS PROFIT	2,000,722	1,069,263	995,334	504.230	
	, ,	, ,	,	,	
ADMINISTRATIVE EXPENSES	(94,907)	(84,253)	(27,148)	(26,822)	
OTHER EXPENSES	(1,388)	(1,657)	(906)	(926)	
OTHER INCOME	77,439	18,663	47,959	15,599	
PROFIT FROM OPERATIONS	1,981,854	1,002,016	1,015,239	492,081	
	, ,	, ,-	, , , , , , , ,	,	
FINANCE COST	(657,958)	(374,304)	(338,105)	(199,598)	
PROFIT BEFORE TAXATION	1,323,908	627,712	677,134	292,483	
TAXATION	-	-	-	-	
PROFIT AFTER TAXATION	1,323,908	627,712	677,134	292,483	
PROFILAFIER IAXATION	1,323,906	021,112	077,134	292,403	
OTHER COMPREHENSIVE INCOME:					
ITEMS THAT WILL NOT BE					
RECLASSIFIED TO PROFIT OR LOSS	-	-	-	-	
ITEM OF THAT MAY OF DEGLAROUSED					
ITEMS THAT MAY BE RECLASSIFIED SUBSEQUENTLY TO PROFIT					
OR LOSS					
ON 2003	_		_		
OTHER COMPREHENSIVE INCOME	-	-	-	-	
TOTAL COMPREHENSIVE INCOME					
FOR THE PERIOD	1,323,908	627,712	677,134	292,483	
I OIT ITIET LINOD	1,020,000		077,104		
EARNINGS PER SHARE - BASIC					
AND DILUTED (RUPEES)	3.56	1.69	1.82	0.79	

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

CHIEF EXECUTIVE

CHIEF FINANCIAL OFFICER

CONDENSED INTERIM STATEMENT OF CHANGES IN EQUITY FOR THE HALF YEAR ENDED 30 JUNE 2019

		RES		
	SHARE	Capital	Revenue	TOTAL
	CAPITAL	Retained	Un-	EQUITY
		payments reserve	appropriated profit	
	(in thousand)
	•			•
Balance as at 31 December 2017 - audited	3,720,816	116,959	11,766,415	15,604,190
Transaction with owners - Final dividend for				
the year ended 31 December 2017 @ Rupee 1 per share	-	-	(372,082)	(372,082)
Profit for the half year ended 30 June 2018	_	-	627,712	627,712
Other comprehensive income for the half year			,	
ended 30 June 2018 Total comprehensive income for the half year	-	-	-	-
ended 30 June 2018	-	-	627,712	627,712
Balance as at 30 June 2018 - un-audited	3,720,816	116,959	12,022,045	15,859,820
Profit for the half year ended 31 December 2018	-	-	857,429	857,429
Other comprehensive loss for the half year ended 31 December 2018	-	-	(23,569)	(23,569)
Total comprehensive income for the half year ended 31 December 2018	-	-	833,860	833,860
Balance as at 31 December 2018 - audited	3,720,816	116,959	12,855,905	16,693,680
Transaction with owners - Final dividend for				
the year ended 31 December 2018 @			(550,100)	(550,100)
Rupee 1.5 per share	-	-	(558,122)	(558,122)
Profit for the half year ended 30 June 2019 Other comprehensive income for the half year	-	-	1,323,908	1,323,908
ended 30 June 2019	-	-	-	-
Total comprehensive income for the half year				
ended 30 June 2019	-	-	1,323,908	1,323,908
Balance as at 30 June 2019 - un-audited	3,720,816	116,959	13,621,691	17,459,466

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

CHIEF EXECUTIVE

DIRECTOR

CHIEF FINANCIAL OFFICER

Half Yearly Report For the period ended 30 June **2019**

CONDENSED INTERIM STATEMENT OF CASH FLOWS (UN-AUDITED) FOR THE HALF YEAR ENDED 30 JUNE 2019

		Half Year Ended		
	Note	30 June 2019	30 June	
	Note		2018 thousand)	
CASH FLOWS FROM OPERATING ACTIVITIES		` .	,	
Cash utilized in operations	8	(223,603)	(1,189,187)	
Finance cost paid Interest income received Net increase in long term loans to employees Income tax paid Gratuity paid		(566,802) 68,728 (126) (2,739) (7,704)	(367,758) 17,824 (49,069) (6,425) (7,016)	
Net cash used in operating activities		(732,550)	(1,601,631)	
CASH FLOWS FROM INVESTING ACTIVITIES				
Capital expenditure on fixed assets		(2,504)	(14,553)	
Net cash used in investing activities		(2,504)	(14,553)	
CASH FLOWS FROM FINANCING ACTIVITIES				
Repayment of long term finance		(222,913)	(222,913) 870,000	
Loan received from related party Dividend paid		(550,967)	(356,771)	
Net cash from / (used in) financing activities		(773,880)	290,316	
Net decrease in cash and cash equivalents		(1,508,934)	(1,325,868)	
Cash and cash equivalents at beginning of the period	i	(11,090,622)	(9,132,822)	
Cash and cash equivalents at end of the period		(12,599,556)	(10,458,690)	
CASH AND CASH EQUIVALENTS				
Cash in hand Cash at banks Short term borrowings		214 300,051 (12,899,821)	230 127,592 (10,586,512)	
		(12,599,556)	(10,458,690)	

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

CHIEF EXECUTIVE

Tarenes Shoul

CHIEF FINANCIAL OFFICER

SELECTED NOTES TO THE CONDENSED INTERIM FINANCIAL STATEMENTS (UN-AUDITED) FOR THE HALF YEAR ENDED 30 JUNE 2019

1. THE COMPANY AND ITS OPERATIONS

Pakgen Power Limited ("the Company") was incorporated in Pakistan on 22 June 1995 under the repealed Companies Ordinance, 1984 (Now Companies Act, 2017). The registered office of the Company is situated at 53-A, Lawrence Road, Lahore. The Company's ordinary shares are listed on Pakistan Stock Exchange Limited. The principal activities of the Company are to own, operate and maintain an oil fired power station ("the Complex") having gross capacity of 365 MW in Mehmood Kot, Muzaffargarh, Punjab, Pakistan. The Company has a Power Purchase Agreement (PPA) with its sole customer, Central Power Purchasing Agency (Guarantee) Limited (CPPA-G) for 30 years which commenced from 01 February 1998.

2. BASIS OF PREPARATION

- 2.1 These condensed interim 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 the International Accounting Standards Board (IASB) as notified under the Companies Act, 2017: and
 - Provisions of and directives issued under the Companies Act, 2017.

Where the 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.

2.2 These condensed interim financial statements do not include all the information and disclosures required in annual financial statements and should be read in conjunction with the annual audited financial statements of the Company for the year ended 31 December 2018. These condensed interim financial statements are un-audited, however, have been subjected to limited scope review by the auditors and are being submitted to the shareholders as required by the Listed Companies (Code of Corporate Governance) Regulations, 2017 and Section 237 of the Companies Act, 2017.

ACCOUNTING POLICIES.

The accounting policies and methods of computations adopted for the preparation of these condensed interim financial statements are same as applied in the preparation of the preceding audited annual published financial statements of the Company for the year ended 31 December 2018 except for the changes in accounting policies as stated in note 3.2 to these unconsolidated interim financial statements.

3.1 Critical accounting estimates and judgments

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

During preparation of these condensed interim financial statements, the significant judgments made by the management in applying the Company's accounting policies and key sources of estimation and uncertainty were the same as those that applied in the preceding audited annual published financial statements of the Company for the year ended 31 December 2018.

3.2 Changes in accounting policies due to applicability of certain international Financial Reporting Standards (IFRS)

The following changes in accounting policies have taken place effective from 01 January 2019:

3.2.1 IFRS 9 "Financial Instruments"

The Company has adopted IFRS 9 "Financial Instruments" from 01 January 2019. The standard introduced new classification and measurement models for financial assets. A financial asset shall be measured at amortised cost if it is held within a business model whose objective is to hold assets in order to collect contractual cash flows which arise on specified dates and that are solely principal and interest. A debt investment shall be measured at fair value through other comprehensive income if it is held within a business model whose objective is to both hold assets in order to collect contractual cash flows which arise on specified dates that are solely principal and interest as well as selling the asset on the basis of its fair value. All other financial assets are classified and measured at fair value through profit or loss unless the Company makes an irrevocable election on initial recognition to present gains and losses on equity instruments in other comprehensive income. Despite these requirements, a financial asset may be irrevocably designated as measured at fair value through profit or loss to reduce the effect of, or eliminate, an accounting mismatch. For financial liabilities designated at fair value through profit or loss, the standard requires the portion of the change in fair value that relates to the Company's own credit risk to be presented in other comprehensive income (unless it would create an accounting mismatch). New simpler hedge accounting requirements are intended to more closely align the accounting treatment with the risk management activities of the Company. New impairment requirements use an 'expected credit loss' ('ECL') model to recognise an allowance. Impairment is measured using a 12-month ECL method unless the credit risk on a financial instrument has increased significantly since initial recognition in which case the lifetime ECL method is adopted. For receivables, a simplified approach to measuring expected credit losses using a lifetime expected loss allowance is available.

The Company has adopted IFRS 9 without restating the prior year results. However, subsequent to the reporting period, the Securities and Exchange Commision of Pakistan (SECP) vide its cimmunication has exempted the applicability of IFRS 9 in respect of debts due from Government of Pakistan to power supply companies for a limited period of three years i.e. till 30 June 2021. Hence, expected credit losses in respect of trade debts due from CPPA-G, the sole customer of the Company, which are backed by sovereign guarantee of Government of Pakistan have not been considered in these condensed interim financial statements.

Key changes in accounting policies resulting from application of IFRS 9

i) Classification and measurement of financial instruments

IFRS 9 largely retains the existing requirements in IAS 39 "Financial Instruments: Recognition and Measurement" for the classification and measurement of financial liabilities. However, it replaces the previous IAS 39 categories for financial assets i.e. loans and receivables, fair value through profit or loss (FVTPL), available for sale and held to maturity with the categories such as amortised cost, fair value through profit or loss (FVTPL) and fair value through other comprehensive income (FVTOCI).

Investments and other financial assets

a) Classification

From 01 January 2019, the Company classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value (either through other comprehensive income, or through profit or loss), and
- · those to be measured at amortised cost

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

For assets measured at fair value, gains and losses will either be recorded in profit or loss or other comprehensive income. For investments in debt instruments, this will depend on the business model in which the investment is held. For investments in equity instruments, this will depend on whether the Company has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income. The Company reclassifies debt investments when and only when its business model for managing those assets changes.

b) Measurement

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

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

Debt instruments

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

Amortised cost

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

Fair value through other comprehensive income (FVTOCI)

Financial assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest, are measured at FVTOCI. Movements in the carrying amount are taken through other comprehensive income, except for the recognition of impairment losses (and reversal of impairment losses), interest income and foreign exchange gains and losses which are recognised in profit or loss. When the financial asset is derecognised, the cumulative gain or loss previously recognised in other

comprehensive income is reclassified from equity to profit or loss and recognised in other income / (other expenses). Interest income from these financial assets is included in other income using the effective interest rate method. Foreign exchange gains and losses are presented in other income / (other expenses) and impairment losses are presented as separate line item in the profit or loss.

Fair value through profit or loss (FVTPL)

Assets that do not meet the criteria for amortised cost or FVTOCI are measured at FVTPL. A gain or loss on a debt instrument that is subsequently measured at FVTPL is recognised in profit or loss and presented net within other income / (other expenses) in the period in which it arises.

Equity instruments

The Company subsequently measures all equity investments at fair value for financial instruments quoted in an active market, the fair value corresponds to a market price (level 1). For financial instruments that are not quoted in an active market, the fair value is determined using valuation techniques including reference to recent arm's length market transactions or transactions involving financial instruments which are substantially the same (level 2), or discounted cash flow analysis including, to the greatest possible extent, assumptions consistent with observable market data (level 3).

Fair value through other comprehensive income (FVTOCI)

Where the Company's management has elected to present fair value gains and losses on equity investments in other comprehensive income, there is no subsequent reclassification of fair value gains and losses to statement of profit or loss. Impairment losses (and reversal of impairment losses) on equity investments measured at FVTOCI are not reported separately from other changes in fair value.

Fair value through profit or loss (FVTPL)

Changes in the fair value of equity investments at fair value through profit or loss are recognised in other income / (other expenses) in the profit or loss as applicable.

Dividends from such investments continue to be recognised in profit or loss as other income when the Company's right to receive payments is established.

ii) Impairment

From 01 January 2019, the Company assesses on a forward looking basis the expected credit losses associated with its debt instruments carried at amortised cost and FVTOCI. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

For other receivables, the Company applies the simplified approach permitted by IFRS 9, which requires expected lifetime losses to be recognised from initial recognition of the receivables.

iii) Hedge accounting

IFRS 9 requires that hedge accounting relationships are aligned with its risk management objectives and strategy and to apply a more qualitative and forward-looking approach to assessing hedge effectiveness.

There is no impact of the said change on these condensed interim financial statements as there is no hedge activity carried on by the Company during the period ended 30 June 2019.

iv) Impacts of adoption of IFRS 9 on these condensed interim financial statements as on 01 January 2019

On 01 January 2019, the Company's management has assessed which business models apply to the financial assets held by the Company at the date of initial application of IFRS 9 (01 January 2019) and has classified its financial instruments into appropriate IFRS 9 categories.

Reclassifications of financial instruments on adoption of IFRS 9

As on 01 January 2019, the classification and measurement of financial instruments of the Company were as follows:

	Measurement category		Carrying amounts		
	Original	New	Original	New	Difference
	(IAS 39)	(IFRS 9)		Rupees -	
Non-current financial assets					
Long term loans to employees	Loans and receivables	Amortised cost	30.205	30,205	
Long term loans to employees	Loans and receivables	Amortised cost	30,203	30,203	
Long term security deposits	Loans and receivables	Amortised cost	300	300	
Current financial assets					
Trade debts	Loans and receivables	Amortised cost	16,939,272	16,939,272	-
Loan to associated company	Loans and receivables	Amortised cost	1,000,000	1,000,000	-
Loans to employees	Loans and receivables	Amortised cost	15,520	15,520	-
Other receivables	Loans and receivables	Amortised cost	153	153	-
Accrued interest	Loans and receivables	Amortised cost	9,258	9,258	-
Cash and bank balances	Loans and receivables	Amortised cost	3,178	3,178	-
Non-current financial liabilities					
Long term finance - secured	Amortised cost	Amortised cost	-	-	-
Current financial liabilities					
Trade and other payables	Amortised cost	Amortised cost	447,119	447,119	_
Accrued mark-up / profit	Amortised cost	Amortised cost	126,510	126,510	-
Short term borrowings	Amortised cost	Amortised cost	11,093,800	11,093,800	-
Current portion of long term finance	Amortised cost	Amortised cost	334,369	334,369	-
Unclaimed dividend	Amortised cost	Amortised cost	6,732	6,732	-

3.2.2 IFRS 15 'Revenue from Contracts with Customers'

The Company has adopted IFRS 15 from 01 January 2019. The standard provides a single comprehensive model for revenue recognition. The core principle of the standard is that an entity shall recognise revenue to depict the transfer of promised goods or services to customers at an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. The standard introduced a new contract-based revenue recognition model with a measurement approach that is based on an allocation of the transaction price. This is described further in the accounting policies below. Credit risk is presented separately as an expense rather than adjusted against revenue. Contracts with customers are presented in a Company's statement of financial position as a contract liability, a contract asset, or a receivable, depending on the relationship between the Company's performance and the customer's payment. Customer acquisition costs and costs to fulfil a contract can, subject to certain criteria, be capitalised as an asset and amortised over the contract period.

The Company has adopted IFRS 15 by applying the modified retrospective approach according to which the Company is not required to restate the prior year results. The application of IFRS 15 does not have any 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 Rupees Nil.

i) Key changes in accounting policies resulting from application of IFRS 15

The Company recognises revenue as follows:

a) Sale of electricity

Revenue from sale of electricity to the CPPA-G, the sole customer of the Company, is recorded on the basis of net electrical output delivered and capacity made available at rates specified under the Power Purchase Agreement (PPA). PPA is a contract over a period of 30 years.

b) Interest

Interest income is accrued on a time proportion basis by reference to the principal outstanding and the applicable rate of return.

3.3 Exemption from applicability of certain requirements of IFRS 16

Subsequent to the reporting period, SECP vide its communication has extended the earlier exemption from the requirements of International Financial Reporting Interpretation Committee (IFRIC) 4 'Determining Whether an Arrangement Contains a Lease', now IFRS 16 'Leases' to all companies, which have entered into power purchase agreements before 01 January 2019. Therefore, the Company is not required to account for the portion of its Power Purchase Agreement (PPA) with CPPA-G as a lease under IFRS 16 'Leases'.

Un-audited

Audited

	OII-audited	Addited
	30 June	31 December
	2019	2018
	(Rupees in	n thousand)
. LONG-TERM FINANCE - SECURED		
On anima halanaa	004.000	700 104
Opening balance	334,369	780,194
Less: Repaid during the period / year	222,913	445,825
	111,456	334,369
Less: Current portion shown under current liabilities	111,456	334.369
Less. Current portion shown under current liabilities	111,430	334,309
	-	-

5. CONTINGENCIES AND COMMITMENTS

5.1 Contingencies

4.

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

5.1.1 Central Power Purchasing Agency (Guarantee) Limited (CPPA-G) has raised invoices for liquidated damages to the Company from 11th to 21st (up to April 2019) agreement year (after taking into account forced outage allowance stipulated under the terms of Power Purchase Agreement) on account of short supply of electricity by the Company, which was due to cash constraints of the Company as a result of default by CPPA-G in making timely payments. Liquidated damages invoiced to the Company amounts to Rupees 6,266.08 million (31 December 2018: Rupees 6,266.06 million). Out of these, the Company has accepted and paid Rupees 4,006.41 million (31 December 2018: Rupees 4,006.39 million). The Company disputes and rejects balance claims on account of liquidated damages that are raised by CPPA-G on the premise that its failure to dispatch electricity was due to CPPA-G's non-payment of dues on timely basis to the Company and consequential inability of the Company to make timely payments to its fuel supplier that resulted in inadequate level of electricity production owing to shortage of fuel. Against these the Company has raised invoice dispute notices to CPPA-G. The Company appointed mediation expert under the mechanism given in the Power Purchase Agreement (PPA). On 22 June 2017, the mediation expert gave his decision in favour of the Company. However, this decision is not binding on either party.

The Company filed case for arbitration in the International Chamber of Commerce (ICC) to resolve the following matters, as per the mechanism allowed by PPA for resolutions of disputes:

- On various occasions, CPPA-G has sought to set off amounts allegedly owed to it as liquidated damages against amounts it must pay to the Company as part of its obligations to make capacity payments. On 8 January 2018, CPPA-G wrote to the Company, threatening to set off a total of Rupees 2.4 billion which it considers as allegedly due to it, against capacity payment invoices to be issued by the Company. The far-reaching implications of CPPA-G's threat to take unilateral action left the Company with no option but to approach the courts of Pakistan for interim relief, until the matter gets resolved finally through arbitration, in accordance with the provisions of the PPA. In its orders dated 16 January 2018, the Lahore High Court suspended the legal effect of CPPA-G's 8 January 2018 letter on an interim basis.
- In September and November 2015, CPPA-G sent a number of letters to the Company, purporting to deduct amounts from the energy payments due to the Company on the basis that it had procured fuel from suppliers other than the Pakistan State Oil Company Limited ("PSO"). Amounts withheld on this account from the invoices of the Company totaled Rupees 4.9 million. PPA does not allow CPPA-G to dispute invoices on the basis that fuel was procured from a provider other than PSO. Neither is CPPA-G permitted to retroactively dispute invoices, many months or years after they have become due.
- CPPA-G is required to provide and renew a Letter of Credit. Letter of Credit must allow
 access to "immediately available funds", which "shall be in an amount equal to an
 aggregate of two (2) Months of capacity payments plus energy payments". CPPA-G
 has failed to renew the Letters of Credit, following their expiry on 23 December 2010.
- In addition to its persistent failure to make timely energy and capacity payments, CPPA-G
 has also failed to comply with its obligation to pay interest to the Company. PPA provides
 that "Late payments shall bear interest". As a result, a total of Rupees 449.95 million
 in unpaid interest is due at the date of the latest invoice submitted by the Company (till
 the date of request for arbitration).
- For a number of years CPPA-G has been issuing despatch instructions requesting the Company to run the power plant continuously at a low minimum load, or to perform significant ramping up or down at short notice. The continued operation of the power plants at low load as well as ramping up or down at short notice gives rise to a host of operating problems, including erosion of the valves and high boiler vibrations, which causes the power plant to shut down.

During the period ended 30 June 2019, an arbitrator has been appointed who will frame the case and the case is still pending for hearing. The ultimate outcome of the matter cannot presently be determined, and consequently, no provision for such liquidated damages has been made in these condensed interim financial statements.

5.2 Commitments

5.2.1 Commitments in respect of letters of credit for capital expenditure

5.2.2 Commitments in respect of other than capital expenditure

Un-audited 30 June	Audited 31 December		
2019	2018		
(Rupees i	n thousand)		
-	4,992		
35,065	7,455		

		Un-audited 30 June 2019 (Rupees in	Audited 31 December 2018 hthousand)
6.	FIXED ASSETS		
	Operating fixed assets (Note 6.1) Capital work-in-progress (Note 6.2)	7,186,776 42,615	7,634,699 45,564
		7,229,391	7,680,263
6.1	Operating fixed assets		
	Opening book value Add: Cost of additions during the period /	7,634,699	8,482,603
	year (Note 6.1.1) Less: Book value of derecognitions during the	5,453	75,528
	period / year (Note 6.1.2)	58	1,915
	Less: Depreciation charged during the period / year	453,318	921,517
	Closing book value	7,186,776	7,634,699
6.1.1	Cost of additions		
	Plant and machinery	4,135	73,319
	Office equipment	13	572
	Furniture and fittings Vehicles	461 -	557 65
	Electric equipment and appliances	844	1,015
		5,453	75,528
6.1.2	Book value of derecognitions		
	Plant and machinery	4.045	5.054
	- Cost - Less: Accumulated depreciation	1,245 1,187	5,254 3,339
			1.015
6.2	Capital work-in-progress	58	1,915
	Plant and machinery	42,615	45,564

		Un-audited Half Year Ended		ıdited r Ended	
	30 June	30 June	30 June	30 June	
	2019	2018	2019	2018	
	(Rupees i	n thousand)	(Rupees in	(Rupees in thousand)	
7. COST OF SALES					
Fuel cost Operation and maintenance costs Insurance Depreciation Liquidated damages to CPPA-G Others	3,745,153 252,521 284,086 451,696 19	7,199,905 234,013 229,074 459,111 51	1,624,858 172,686 142,043 238,940 10 (1,395)	4,086,787 132,833 114,537 242,838 25 (1,297)	
	4,733,475	8,122,154	2,177,142	4,575,723	

Un-audited

	Half Year Ended		
	30 June 2019 (Rupees ir	30 June 2018 1 thousand)	
8. CASH UTILIZED IN OPERATIONS			
Profit before taxation	1,323,908	627,712	
Adjustments for non-cash charges and other items:			
Depreciation Provision for gratuity Loss on derecognition of operating fixed assets Interest income Finance cost Cash flows from operating activities before working capital changes Working capital changes	453,318 7,668 58 (76,670) 657,958 2,366,240	461,030 7,016 388 (17,824) 374,304 1,452,626	
(Increase) / decrease in current assets: Stores, spare parts and other consumables Fuel stock Trade debts Loan, advances and short-term prepayments Loans to associated company Other receivables Sales tax recoverable	(46,505) (114,518) (1,671,190) (12,185) (833,481) 56,395 (39,031)	(48,423) (481,401) (1,952,997) (1,041,704) (31,206) 1,096,361	
Decrease in trade and other payables	(2,660,515) 70,672	(2,459,370) (182,443)	
	(223,603)	(1,189,187)	

9. TRANSACTIONS WITH RELATED PARTIES

Related parties of the Company comprise of associated companies, key management personnel and staff retirement benefit plans. The Company in the normal course of business carries out transactions with these related parties. Details of transactions with related parties are as follows:

		(Un-audited) Half Year Ended		(Un-audited) Quarter Ended	
		30 June 2019	30 June 2018	30 June 2019	30 June 2018
		(Rupees in	n thousand)	(Rupees in	thousand)
Relationship with the Company	n Nature of transaction				
Associated	Insurance premium	334,295	271,686	166,352	134,290
companies	Insurance claims	525	364	144	364
	Rent expense	3,139	3,139	1,569	1,569
	Flying services	36,830	29,463	18,722	10,063
	Dividend	300,928	124,471	300,928	124,471
	Boarding lodging services	33	17	33	-
	Purchase of stores	145	180	145	180
	Loan made	3,044,962	1,000,000	2,312,100	1,000,000
	Loan recovered	2,211,481	-	1,499,481	-
	Interest charged	74,013	14,713	45,242	14,713
	Loan obtained	314,308	870,000	166,520	870,000
	Loan repaid	314,308	-	166,520	-
	Interest paid	1,043	5,769	664	5,769
Key management					
personnel	Remuneration	15,870	16,064	4,842	5,041
Staff retirement	Contribution to	0.400	0.500	4.050	4.070
benefits plans	provident fund Contribution to gratuity fund	8,499 7,668	8,583 7,016	4,056 3,834	4,272 3,508

Un-audited	Audited
30 June	31 December
2019	2018
(Rupees ir	1 thousand)
1,833,481	1,000,000
17,200	9,258

Period end balances:

Short term loan receivable from associated company Accrued interest on loan to associated companies

10. RECOGNIZED FAIR VALUE MEASUREMENTS - FINANCIAL INSTRUMENTS

(i) Fair value hierarchy

Certain financial assets and financial liabilities are not measured at fair value if the carrying amounts are a reasonable approximation of fair value. Due to short term nature, carrying amounts of certain financial assets and financial liabilities are considered to be the same as their fair value. For the majority of the non-current receivables, the fair values are also not significantly different to their carrying amounts. Judgements and estimates are made in determining the fair values of the financial instruments that are recognised and measured at fair value in these condensed interim financial statements. To provide an indication about the reliability of the inputs used in determining fair value, the Company classify its financial instruments into the following three levels. However, as at the reporting date, the Company has no such type of financial instruments which are required to be grouped into these levels. These levels are explained as under:

Level 1: The fair value of financial instruments traded in active markets (such as publicly traded derivatives, and trading and available-for-sale securities) is based on quoted 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.

Level 2: 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 maximise the use of observable market data and rely as little as possible on entity-specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in level 2.

Level 3: 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 securities.

11. EVENTS AFTER THE REPORTING PERIOD

The Board of Directors of the Company at their meeting held on 27 August 2019 has proposed cash dividend of Rupees Nil per share. However, this event has been considered as a non-adjusting event under International Accounting Standard (IAS) 10 'Events after the Reporting Period' and has not been recognized in these condensed interim financial statements.

12. FINANCIAL RISK MANAGEMENT

The Company's financial risk management objectives and policies are consistent with those disclosed in the preceding audited annual published financial statements of the Company for the year ended 31 December 2018.

13. CORRESPONDING FIGURES

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

Corresponding figures have been re-arranged and reclassified, wherever necessary for the purpose of comparison, however, no significant re-arrangements and reclassifications have been made in these condensed interim financial statements.

14. DATE OF AUTHORISATION FOR ISSUE

These condensed interim financial statements were authorized for issue on 27 August 2019 by the Board of Directors of the Company.

15. GENERAL

Figures have been rounded off to the nearest thousand Rupees, unless otherwise stated.

CHIEF EXECUTIVE

DIRECTOR

CHIEF FINANCIAL OFFICER







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