

Vision Statement

To be the leader in textile industry by building the Companys' image through quality, competitive prices, customer's satisfaction and meeting social obligation.

Mission Statement

Our Mission is to be recognized as a premium quality yarn manufacturing unit.

The Unit is setup with an idea to cater to the premium market of fine count compact yarn to satisfy the valuable customers.

To assume leadership role in the technological advancement of the industry.

To benefit the customers, employees and shareholders and to fulfill our commitments to the society.

Our trademark is honesty, innovation, fairness, teamwork of our people and integrity in relationship with our customers, associates, shareholders, community and stake holders.

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COMPANY INFORMATION

BOARD OF DIRECTORS

Executive Director Mr. Ishtiaq Ahmed - Chief Executive Officer & Director

Non-Executive Directors Syed Muhammad Anwar - Chairman, Board of Directors

Mr. Zafar Asim

Mr. Imran Ahmed Javed Syed Maqbool Ali

Mr. Muhammad Baqar Jafferi

Independent Director Mr. Aziz-ul-Haque

Audit Committee Mr. Aziz-ul-Haque (Chairman)

Syed Maqbool Ali (Member) Mr. Imran Ahmed Javed (Member)

Human Resources & Remuneration Committee : Mr. Aziz-ul-Haque (Chairman)

Syed Magbool Ali (Member) Mr. Ishtiaq Ahmed (Member)

Auditors Feroze Sharif Tariq & Co.

Chartered Accountants 4/N/4 Block-6, P.E.C.H.S., Karachi 75400, Pakistan.

Company Secretary Mr. Muhammad Hanif German

Chief Financial Officer Mr. Muhammad Irfan Ali

Tax Advisor Sharif & Co. Advocates

Legal Advisor A. K. Brohi & Co. Advocates

Bankers Habib Bank Limited

Bank Islami Pakistan Limited

MCB Bank Limited Silk Bank Limited

Dewan Centre, 3-A Lalazar Registered Office

Beach Hotel Road

Karachi

Shares Registrar & Transfer Agent BMF Consultants Pakistan (Private) Limited

Anum Estate Building, Room No. 310 & 311,

3rd Floor, 49, Darul Aman Society,

Main Shahrah-e-Faisal, adjacent to Baloch Colony Bridge,

Karachi 75350, Pakistan.

Factory Office A-30, S.I.T.E., Hyderabad, Sindh, Pakistan.

Website www.yousufdewan.com

NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the Fifty Eighth Annual General Meeting of Dewan Mushtag Textile Mills Limited ("DMTML" or "the Company") will be held on Thursday, October 24, 2019, at 11:30 a.m. at Dewan Cement Limited Factory Site, at DehDhando, Dhabeji, District Malir, Karachi, Pakistan; to transact the following businesses upon recitation from Holy Qur'aan and other religious recitals:

ORDINARY BUSINESS:

Date: September 27, 2019

- To confirm the minutes of the preceding Annual General Meeting of the Company held on Thursday, October 25, 2018:
- To receive, consider, approve and adopt the annual audited financial statements of the Company for the year ended June 30, 2019, together with the Directors' and Auditors' Reports thereon;
- To confirm the appointment of the Statutory Auditors' of the Company for the year ended June 30, 2020, and to fix their remuneration;
- To consider any other business with the permission of the Chair.

By Order of the Board

Muhammad Hanif German Company Secretary

Place: Karachi

- The Share Transfer Books of the Company will remain closed for the period from October 17, 2019 to October 24, 2019 (both days inclusive).
- Members are requested to immediately notify change in their addresses, if any, at our Shares Registrar Transfer Agent BMF Consultants Pakistan (Private) Limited, located at Anum Estate Building, Room No. 310 & 311, 3rd Floor, 49, Darul Aman Society, Main Shahrah-e-Faisal, adjacent to Baloch Colony Bridge, Karachi, Pakistan.
- A member of the Company entitled to attend and vote at this meeting, may appoint another member as his/her proxy to attend and vote instead of him/her. Proxies, in order to be effective, must be received by the Company at the abovesaid address, not less than 48 hours before the meeting.
- CDC Account holders will further have to observe the following guidelines, as laid down in Circular 01 dated January 20, 2000, issued by the Securities and Exchange Commission of Pakistan:

For Attending Meeting: a)

- In case of individual, the account holder or sub-account holder, and/or the person whose securities are in group account and their registration details are uploaded as per the regulations, shall authenticate his/her identity by showing his/her original National Identity Card (CNIC), or original passport at the time of attending the meeting.
- In case of corporate entity, the Board of Directors' resolution/power of attorney, along with the specimen signature of the nominee, shall be produced (unless it has been provided earlier) at the time of meeting.

For Appointing Proxies: b)

In case of individual, the account holder or sub-account holder, and/or the person whose securities are in group account and their registration details are uploaded as per the regulations, shall submit the proxy form as per the above requirements.



- Two persons, whose names, addresses, and CNIC numbers shall be mentioned on the form, shall witness the proxy.
- iii) Attested copies of CNIC or passport of the beneficial owners and proxy shall be furnished along with the proxy form.
- iv) The proxy shall produce his/her original CNIC or original passport at the time of the meeting.
- In case of corporate entity, the Board of Directors' resolution/power of attorney, along with the specimen signature of the nominee, shall be produced (unless it has been provided earlier) along with the proxy form to the Company.

5. Notice to Shareholders who have not provided CNIC:

CNIC of the shareholders is mandatory in terms of directive of the Securities and Exchange Commission of Pakistan contained in S.R.O. 831(1)/2012 dated July 05, 2012 for the issuance of future dividend warrants etc. and in the absence of such information, payment of dividend may be withheld in term of SECP's above mentioned directive. Therefore, the shareholders who have not yet provided their CNICs are once again advised to provide the attested copies of their CNICs directly to our Shares Registrar without any further delay.

Mandate for E-DIVIDENDS for shareholders:

In order to make process of payment of cash dividend more efficient, e-dividend mechanism has been envisaged where shareholders can get amount of dividend credited into their respective bank accounts electronically without any delay. In this way, dividends may be instantly credited to respective bank accounts and there are no changes of dividend warrants getting lost in the post, undelivered or delivered to the wrong address, etc. The Securities and Exchange Commission of Pakistan (SECP) through Notice No. 8(4) SM/CDC 2008 dated April 5, 2013 had advised all Listed Companies to adopt e-dividend mechanism due to the benefits it entails for shareholders. In view of the above, you are hereby encouraged to provide a dividend mandate in favor of e-dividend by providing dividend mandate form duly filled in and signed.

Electronic Transmission of Financial Statements Etc.:

SECP through its notification No. SRO 787(1)/2014 dated September 8, 2014 has allowed companies to circulate Annual Audited Financial Statements along with Notice of Annual General Meeting through email instead of sending the same through post, to those members who desires to avail this facility. The members who desire to opt to receive aforesaid statements and notice of AGM through e-mail are requested to provide their written consent on the Standard Request Form available on the Company's website: http://www.yousufdewan.com/DMTML/index.html

CHAIRMAN'S REVIEW

I am pleased to present a report on the overall performance of the Board of Directors and effectiveness of the role played by the board in achieving the company's objectives. The board of directors is responsible for the management of the company, which formulates all significant policies and strategies. The board is governed by relevant laws & regulations and its obligation, rights, responsibilities and duties are as specified and prescribed therein.

The Board of Directors comprises of individuals with diversified knowledge who endeavour to contribute towards the aim of the Company with the best of their abilities.

An annual self evaluation of the Board of Directors of the Company is carried out. The purpose of this evaluation is to ensure that the Board's overall performance and effectiveness is measured and benchmarked against expectations in the context of objectives set for the Company.

During financial year ended June 30, 2019, seven board meetings were held. The Board of Directors of the Company received agendas and supporting material in advance prior to the board and its committee meetings. All Directors are equally involved in important decisions. The Board's overall performance and effectiveness for the year under review was satisfactory.

> **Syed Muhammad Anwar** Chairman Board of Directors

Date: September 27, 2019

Place: Karachi.

DIRECTORS' REPORT

IN THE NAME OF ALLAH; THE MOST GRACIOUS AND MERCIFUL

IF YE GIVE THANKS, I WILL GIVE YOU MORE (HOLY QURAN)

Dear Shareholder(s),

Assalam-o-Alykum!

The Board of Directors of your Company are pleased to present the Annual Audited Financial Statements of the Company for the year ended June 30, 2019 together with the Auditors' Report thereon.

The Textile industry in Pakistan is the largest manufacturing sector and the second largest employment generating sector and has been major contributor in Foreign Exchange earnings of the Country. However due to ongoing adverse scenario and uncertainties during the year mainly due to abrupt devaluation of Pak Rupee and significant increase in discount rate by State Bank of Pakistan has resulted increase in cost of doing business.

Operating results and performance (Factory shutdown):

The operating results for the year under review are as follows:

"Rupees"
-
(69,711,829)
(69,711,829)
(12,979,265)
(82,691,094)
(32,495,744)
(115,186,838)
10,422,418
(104,764,420)

Company's net sale for the year remained nil due to closure of operations. The Company, for the time being, has suspended its manufacturing operations since July 2016 which could not be resumed due to adverse scenario faced by the industry, lesser market demand and working capital constraints.

In financial year ended 2012, Company had settled with its lenders through Compromise Agreement against which consent decrees had been passed by the Honorable High Court of Sindh, Karachi. Company's short term and long term loans had been rescheduled in the form of long term loans. Consequent to default in repayment of restructured liabilities as per compromise agreement, the lenders filed for execution of consent decrees. The Company filed suits in Honourable High Court of Sindh at Karachi wherein it has been strongly contested that filing of executions is unjust and against the law. Management of the Company expects favorable outcome therefrom.

The Auditors of the company have expressed adverse opinion in their report on going concern assumption, default in repayment of installments of restructured liabilities and related non-provisioning of mark-up as explained in their report.

The financial statements have been prepared on going concern assumption as the company approached its lender for further restructuring of its liabilities which is in process. Company is hopeful that such restructuring will be effective soon and will streamline the funding requirements of the company which will ultimately help the management to resume the operations with optimum utilization of production capacity. Therefore the preparation of financial statements using going concern assumption is justified, as explained in note, 1.1 to the financial statements.

The company has approached its lenders for further restructuring of its liabilities, which is in process. Management is hopeful that such revision will be finalized soon as explained in note 6.1.2 to the financial statements. Moreover, the markup outstanding up to the date of restructuring is Rs.119.824 million, which the company would be liable to pay in the event of default of terms of agreement. Since the management is confident that upon finalization of restructuring this amount will remain eligible for waiver, hence no provision of the same has been made in these financial statements.

Future Outlook

It is difficult to compete in international market, at present, due to higher cost of production, uncertainties in currency devaluation and increasing markup up rates. Through Finance Act, 2019 tax credit on investment under section 65(B) of the Income Tax Ordinance, 2001 has been withdrawn for tax year 2020 onwards and has also been reduced for the tax year 2019. Overall industry is facing challenges due to withdrawal of zero rating for five export oriented sectors, extreme volatility in exchange rates thereby increasing the cost of imported goods and power, increasing trend in KIBOR rates are ultimately increasing in financing costs, increase in turnover tax, hence the overall working capital requirements have increased.

However, we hope that the Government will introduce some measures for revival of textile sector, including but not limited to payment of tax refunds, settlement of GIDC matter, smooth supply of gas to the industry at affordable rates.

The government is aimed to document the economy for long term sustainability and growth of the Country and for which aggressive steps are being taken. It is expected that these steps will slow down the economic activity in following financial year.

Corporate Social Responsibilities

We are also committed to Corporate Social Responsibility (CSR) and integrating sound social practices in our day to day business activities. CSR is an important part of who we are and how we operate. We measure our success not only in terms of financial criteria but also in building customer satisfaction and supporting the communities we serve.

Health, Safety and Environment

The management of the company is aware of its responsibility to provide a safe and healthy working environment to our associates and give highest priority to it. Our safety culture is founded on the premise that all injuries are preventable if due care is taken. Continual efforts for provision of safe, healthy and comfortable working conditions for the employees are made. We follow up and investigate on all incidents and injuries to address their root causes. We believe that safety and health is a journey of continuous improvement and eternal diligence. We will continue to take steps to improve the safety and health of all of our associates.

Human Resource

The management of the Company is committed to excellence and has a clear vision that human resources and strong leadership practices are important enablers of high productivity and sustainable competitive advantage of our Company. Therefore, management of the Company gives much importance to the optimal use of human resources by way of training proper guidance, motivation and incentive schemes for the employees.

Corporate and Financial Reporting

Your Company is committed to good corporate governance. The Board acknowledges its responsibility in respect of Corporate and Financial Reporting Framework. The Directors confirm that:

- The financial Statements presented by the management of the Company give, subject to Auditors' Report, a fair account of the state of affairs, the results of its operations, cash flow and changes in equity.
- 2. Proper books of accounts have been maintained.
- Accounting policies have been consistently applied in the preparation of financial statements, except for certain changes whose impact have been appropriately disclosed in the financial statements and accounting estimates are based on reasonable and prudent judgment.
- International Financial Reporting Standards as applicable in Pakistan have been followed in preparation of financial statements and any departure there from, if any, has been adequately disclosed.



- 5. The system of internal controls, which is in place, is sound in design and has been effectively implemented and monitored.
- 6. There has been no material departure from the best practices of the corporate governance, except as disclosed in auditors review report.
- 7. The Company has constituted an Audit Committee from amongst the non-executive members of its Board.
- 8. The Board has prepared and circulated a Statement of Ethics and Business Practices amongst its members and the company's employees.
- 9. There are no doubts upon the company's Going Concern except as disclosed in note 1.1 to the financial statements.
- 10. Information regarding the outstanding taxes and levies is given in the notes to the financial statements.
- 11. As required under the Code of Corporate Governance, the following information has been presented in this report:
 - i) Pattern of Shareholding;
 - ii) Shares held by associated undertaking and related persons;

Board

The Board of Directors comprises of individuals with diversified knowledge who endeavor to contribute towards the aim of the Company with the best of their abilities. The Board of Directors as of June 30, 2019 consisted of the following:

Dire	ectors	Numbers
a)	Male	7
b)	Female	None*
Con	nposition	Numbers
a)	Independent Director	1
b)	Other Non-executive Directors	5
c)	Executive Director	1

^{*} The requirement to have Female representation in the Company's board will be complied upon reconstitution of the Board.

During the year seven meetings of the Board were held. The attendance of directors was as follows:

Names	No. of Meetings attended		
Mr. Haroon Iqbal	4		
Mr. Aziz-ul-Haq	7		
Mr.Ishtiaq Ahmed	6		
Syed Muhammad Anwar	7		
Mr.Muhammad Baqir Jafferi	7		
Mr.Imran Ahmed Javed	7		
Mr.Zafar Asim	7		
Syed Maqbool Ali	3		

Leave of absence was granted to directors who could not attend these meetings.

Audit Committee

Audit committee was established by the Board to assist the Directors in discharging their responsibilities for Corporate Governance, Financial Reporting and Corporate Control. The committee consists of three members. Majority of members including the chairman of the committee are non-executive directors.

During the year, four Audit Committee meetings were held and attendance was as follows.

Names	No. of Meetings attended / Eligibility to attended Meetings
Mr. Aziz-Ul Haque - Chairman	4/4
Syed Maqbool Ali	2/2
Mr. Imran Ahmed Javed	2/2
Mr. Haroon Iqbal	2/2
Syed Muhammad Anwar	2/2

Human Resource and Remuneration Committee

Human Resource and Remuneration Committee was established by the Board to assist the Directors in discharging their responsibilities with regard to devising and periodic reviews of human resource policies. It also assists Board in selection, evaluation, compensation and succession planning of key management personnel.

The committee consists of three members. During the year one Human Resource and Remuneration committee meeting was held and attendance was as follows

Names	No. of Meetings attended		
Mr. Aziz-Ul Haque - Chairman	1		
Mr. Ishtiaq Ahmed	1		
Syed Maqbool Ali	1		

Earnings per Share

Loss per share during the period under report worked out to Rs. (11.50) [2018: Rs. (22.78)]

Appointment of Auditors

The present auditors, M/s. Feroze Sharif Tariq & Co., Chartered Accountants, retire and being eligible, have offered themselves for re-appointment. The Board of Directors of your company, based on the recommendations of the Audit Committee of the board, proposes M/s. Feroze Sharif Tariq & Co., Chartered Accountants, for reappointment as auditors of the company for the ensuing year.

Pattern of Shareholding

The prescribed shareholding information, both under the Companies Act, 2017, and the Listing Regulations, vis-à-vis, Code of Corporate Governance, is attached at the end of this report.

Key operating and financial data

Key operating and financial data for preceding six years is annexed.

There are no material changes and commitments affecting the financial position of the Company between the end of the financial year and the date of this report.

Vote of Thanks & Conclusion

On the behalf of the Board, we appreciate the valuable, loyal, and commendable services rendered to the Company by its executives, members of the staff and workers

In conclusion, we bow, beg and pray to Almighty Allah, Rahman-o-Ar-Rahim, in the name of our beloved Prophet Muhammad (peace be upon him) for the continued showering of his blessings, guidance, strength, health, and prosperity to us, our company, country and nation; and also pray to Almighty Allah to bestow peace, harmony, brotherhood, and unity in true Islamic spirit to whole of the Muslim Ummah; Ameen; Summa Ameen.

LO-MY LORD IS INDEED HEARER OF PRAYER (HOLY OURAN)

By and under Authority of the Board of Directors

Date: September 27, 2019

Place: Karachi.

Ishtiaq Ahmed

CEO & Director



FINANCIAL HIGHLIGHTS

	(Rupees in Million)					
	2014	2015	2016	2017	2018	2019
Sales (Net)	1,571	959	737	14	-	-
Gross (Loss) / Profit	88	(67)	(75)	(100)	(80)	(70)
(Loss) / Profit Before Tax	(4)	(103)	(183)	(163)	(171)	(115)
(Loss) / Profit After Tax	(14)	(87)	(188)	(156)	(149)	(105)
Current Assets	685	437	307	265	184	159
Shareholder's Equity & Surplus	212	174	(9)	(112)	319	268
Current Liabilities	331	286	330	424	432	404
(Loss) / Earning per Share	(3.95)	(24.17)	(28.61)	(23.84)	(22.78)	(11.50)
Breakup value per share (Rs.)	163.71	133.85	36.26	70.87	48.69	29.45
Current Ratio (Times)	2.07	1.53	0.93	0.63	0.43	0.39
Gross (Loss) / Profit (%)	4.34%	-6.95%	-10.15%	-710%	-	-
Net (Loss) / Profit %	-0.85%	-9.06%	-25.46%	-1116%	-	-

Statement of Compliance with Listed Companies (Code of Corporate Governance) Regulations, 2017

For the year ended June 30, 2019

The company has complied with the requirements of the Regulations in the following manner:

The total number of directors are seven as per the following:

a) Male

None* b) Female

* The requirement to have Female representation in the Company's board will be complied upon reconstitution of the

The composition of board is as follows:

a) Independent Director Mr. Aziz-ul-Haque

b) Other Non-executive Directors Syed Muhammad Anwar

Mr. Zafar Asim

Mr. Imran Ahmed Javed Syed Maqbool Ali

Mr. Muhammad Baqar Jafferi

c) Executive Directors Mr. Ishtiaq Ahmed

- Six Directors have confirmed that they are not serving as Director in more than five listed Companies including this Company, however, one Director is serving as Director in more than five listed Yousuf Dewan Companies.
- The company has prepared a Code of Conduct and has ensured that appropriate steps have been taken to disseminate it throughout the company along with its supporting policies and procedures.
- The board has developed a vision/mission statement, overall corporate strategy and significant policies of the company. A complete record of particulars of significant policies along with the dates on which they were approved or amended has been maintained.
- All the powers of the board have been duly exercised and decision on relevant matters have been taken by board/ shareholders as empowered by the relevant provisions of the Act and these Regulations.
- The meetings of the board were presided over by the Chairman and, in his absence, by a director elected by the board for this purpose. The board has compiled with requirements of Act and the regulations with respect to frequency, recording and circulating minutes of meeting of board.
- The board of directors have a formal policy and transparent procedures for remuneration of directors in accordance with the Act and these Regulations.
- 9. Five Directors are qualified under the directors training program. During the year the board did not arrange training program. However, we will arrange the same in the next coming session.
- 10. The board has approved appointment of CFO, Company Secretary and Head of Internal Audit, including their remuneration and terms and conditions of employment and complied with relevant requirements of the Regulations.
- 11. CFO and CEO duly endorsed the financial statements before approval of the board.
- 12. The board has formed committees comprising of members given below:

Audit Committee Mr. Aziz-ul-Haque Chairman

Syed Maqbool Ali Member Mr. Imran Ahmed Javed Member Chairman Mr. Aziz-ul-Haque

b) HR and Remuneration Committee: Syed Maqbool Ali Member Mr. Ishtiaq Ahmed Member

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



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

a) Audit Committee
 b) HR and Remuneration Committee
 d quarterly meetings during the financial year ended June 30, 2019
 1 annual meeting held during the financial yearended June 30, 2019

- 15. The board has set up an effective internal audit function. The staffs are considered suitably qualified and experienced for the purpose and are conversant with the policies and procedures of the company.
- 16. The statutory auditors of the company have confirmed that they have been given a satisfactory rating under the quality control review program of the ICAP and registered with Audit Oversight Board of Pakistan, that they or any of the partners of the firm, their spouses and minor children do not hold shares of the company and that the firm and all its partners are in compliance with International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by the ICAP.
- 17. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the Act, these regulations or any other regulatory requirement and the auditors have confirmed that they have observed IFAC guidelines in this regard.
- 18. We confirm that all other requirements of the Regulations have been complied with.

By and under Authority of the Board of Directors

Ishtiaq Ahmed CEO & Director

Imran Ahmed Javed
Director

Date: September 27, 2019

Place: Karachi

FEROZE SHARIF TARIQ & CO.

FEROZE SHARIF TARIO & CO. Chartered Accountants 4-N/4, BLOCK 6, P.E.C.H.S., KARACHI 75400

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INDEPENDENT AUDITORS' REVIEW REPORT TO THE MEMBERS OF DEWAN MUSHTAQ TEXTILE MILLS LIMITED

Review Report on the Statement of Compliance contained in Listed Companies (Code of Corporate Governance) Regulations, 2017

We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2017 (the Regulations) prepared by the Board of Directors of Dewan Mushtaq Textile Mills Limited for the year ended June 30, 2019 in accordance with the requirements of regulation 40 of the Regulations.

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

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

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

Following instances of Non-compliances with the requirements of the Code were observed which are not stated in the Statement of Compliance.

- The composition of board has includes one independent director Mr. Aziz ul Haque, whereas in our opinion he does not meet the criteria of independence due to his cross director ship in other group companies.
- The chairman of Audit committee shall be an independent director, whereas in our view Mr. Aziz ul Haque does not meet the criteria of independence due to the reason reflect in para (a) above.
- The chairman of Human Resource and Remuneration Committee shall be an independent director whereas in our view Mr. Aziz ul Haque does not meet the criteria of independence due to the reason reflect in para (a) above.

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

Furthermore, we highlight that one director of the company is serving as a director in more than five listed Companies as reflected in the note 3 of the Statement of Compliance.

Date: September 27, 2019

Place: Karachi

Chartered Accountants (Muhammad Tarig)

Fenery Chanif Tomp un.

FEROZE SHARIF TARIQ & CO.

FEROZE SHARIF TARIQ & CO. Chartered Accountants 4-N/4, BLOCK 6, P.E.C.H.S., KARACHI 75400

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INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF DEWAN MUSHTAQ TEXTILE MILLS LIMITED

Report on the Audit of the Financial Statements

Adverse Opinion

We have audited the annexed financial statements of Dewan Mushtaq Textile Mills Limited (the Company), which comprise the statement of financial position as at June 30, 2019, and the statement of profit or loss and other comprehensive income, the statement of changes in equity, the statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information, and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of the audit.

In our opinion and to the best of our information and according to the explanations given to us, because of the significance of the matters described in Basis for Adverse opinion Paragraph, the statement of financial position, the statement of profit or loss and other comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes forming part thereof don not conform with the accounting and reporting standards as applicable in Pakistan and do not give the information required by the Companies Act, 2017 (XIX of 2017), in the manner so required and respectively do not give a true and fair view of the state of the Company's affairs as at June 30, 2019 and of the loss and other comprehensive loss, the changes in equity and its cash flows for the year then ended.

Basis for Adverse Opinion

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

- a) The financial statements of the company for the year ended June 30, 2019 as disclosed in note 1.1 to the financial Statements reflect loss after taxation of Rs. 104.764 (2018: Rs. 149.444) million and as of that date it has accumulated losses of Rs 458.671 (2018: Rs. 379.425) million and its current liabilities exceeded its current assets by Rs. 245.638 (2018: Rs. 248.429) million without providing the markup of Restructured liabilities and as refer in below para (b). The operations of the company were closed from August 2016 due to working capital constraints. Furthermore, the company defaulted in repayments of installments of restructured liabilities and short term finance facilities have expired and not been renewed by banks amounting to Rs. 100.00 million, hence as per the terms of the restructuring as per clause 10.2 of the compromise agreement the entire restructured debt amounting to Rs. 176.359 million along with mark up of Rs. 119.824 million (eligible for waiver outstanding as of date of restructuring) have immediately become payable therefore provision for markup should be made in these financial statements. Further some of the Lenders filled suit for execution of the decree as disclosed in note 12.1 to the financial Statements. These conditions lead us to believe that the going concern assumption used in preparation of these financial Statements is inappropriate; consequently the assets and liabilities should have been stated at their realizable and settlement amounts respectively.
- b) In our opinion, since the proposal for restructuring has not been accepted by the lenders, the company should made the provision of mark up in the financial statements. Had the provisions for the mark up, as discussed in preceding paragraphs, been made in these financial statements, the Loss for the year and markup payable would have been higher and shareholders' equity would have been lower by Rs. 119.824 (2018:Rs. 119.824) million.

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

Management is responsible for the other information. The other information comprises the information in the annual report including, in particulars, the chairman's review, directors report, financial and business highlights, but does not include the financial statements and our auditor's reports thereon.

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

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

Key Audit Matters

Except for the matter described in the Basis for Adverse Opinion section, we have determined, Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current year. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Following are the Key Audit Matters:

S.No.	Key Audit Matters How the matter was addressed in our audit				
1.	First time adoption of IFRS 9 – Financial Instruments				
	As referred to in note 3.12 to the financial statements, the Company has adopted IFRS 9 with effect from 1 July 2018. The new standard requires the Company to make provision for financial assets (trade debts) using Expected Credit Loss (ECL) approach as against the Incurred Loss Model previously applied by the Company. Determination of ECL provision for trade debts requires significant judgement and assumptions including consideration of factors such as historical credit loss experience and forward-looking macroeconomic information. We have considered the first time application of IFRS 9 requirements as a key audit matter due to significance of the change in accounting methodology and involvement of	Our key procedures to review the application of IFRS 9 included, amongst others, review of the methodology developed and applied by the Company to estimate the ECL in relation to trade debts. We also considered and evaluated the assumptions used in applying the ECL methodology based on historical information and qualitative factors as relevant for such estimates. Further, we assessed the integrity and quality of the data used for ECL computation based on the accounting records and information system of the Company as well as the related external sources as used for this purpose. We checked the mathematical accuracy of the ECL model by performing recalculation on test basis. In addition to above, we assessed the			
2.	estimates and judgments in this regard. Contingencies	adequacy of disclosures in the unconsolidated financial statements of the Company regarding application of IFRS 9 as per the requirements of the above standard.			
		In response to this motter our sudit			
	The Company is subject to material litigations involving different courts pertaining to GID Cess and Recovery of Loans by Financial Institutions, which requires management to make assessment and judgments with respect to likelihood and impact of such litigations. Management have engaged independent legal counsel on these matters. The accounting for, and disclosure of, contingencies is complex and is a matter of most significance in our audit because of the judgments required to determine the level of certainty on these matters.	In response to this matter, our audit procedures included: Discussing legal cases with the legal department to understand the management's view point and obtaining and reviewing the litigation documents in order to assess the facts and circumstances. Obtaining independent opinion of legal advisors dealing with such cases in the form confirmations. We also evaluated the legal cases in line with the requirements of IAS 37: Provisions, contingent liabilities and contingent assets. The disclosures of legal exposures and			
		provisions were assessed for completeness and accuracy			

The details of contingencies along with management's assessment and the related provisions are disclosed in note 12 to the financial statements.

There is an inherent risk that legal exposures are not identified and considered for financial reporting purposes on a timely basis, therefore, considered to be a key audit matter. Importantly, the decision to recognize a provision and the basis of measurement are judgmental.

In view of the significant judgements required, we evaluated the Company's assessment of the nature and status of litigation, claims and provision assessments, if any, and discussed with management to understand the legal position and the basis of material risk positions. We received legal letters from the Company's external counsel setting out their views in major cases.

Specifically, we challenged the timing of recognition for cases where there was potential exposure but it was not clear that a provision should be raised e.g. where obtaining reliable estimates are not considered possible.

As set out in the financial statements, the outcome of litigation and regulatory claims are dependent on the future outcome of continuing legal and regulatory processes and consequently the calculations of the provisions are subject to inherent uncertainty.

3. Unprovided Mark up on Financial Institutions Loan due to Litigation

The company's exposure to huge bank loan, unprovided liabilities for mark-up aggregating to Rs. 119.824 (2018:Rs. 119.824) million were shown (note 12.1 and 24 of financial statements) as this liability has not settled with the Banks our audit report is also qualified on said unprovided liability due to litigation with the financial institutions for restructuring of the Loan

We reviewed and understood the requirements of the departure from IAS 24 Borrowing Cost:

- Considered the management's process for Calculating the markup and disclosure made in the financial Statements'...
- Recalculate the mark up loan wise to Check the accuracy.
- Verified on test basis the supporting evidence for the additional disclosures and ensured appropriateness of the disclosures made.

Discuss with senior management for the reason for non providing the markup and seen litigation grounds.

Obtain legal Councils Confirmation to grounds where the company contesting the litigation for the restructuring of the companies loans.

Responsibilities of Management and Board of Directors for the Financial Statements

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion.

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs as applicable in Pakistan will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with the Board of Directors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit. We also provide the Board of Directors with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

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

Report on Other Legal and Regulatory Requirements

Based on our audit except for the matter discussed in basis for adverse opinion section, we further report that in our

- (a) proper books of account have been kept by the Company as required by the Companies Act, 2017 (XIX of 2017);
- (b) because of the matters described in Basis for Adverse Opinion section, the statement of financial position, the statement of profit or loss and other comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes thereon have not been drawn up in conformity with the Companies Act, 2017 (XIX of 2017) and are in agreement with the books of account and returns;
- (c) investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Company's business; and (d) No Zakat was deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980).

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

Date: September 27, 2019

Place: Karachi

Fenge Manif Tang um. Chartered Accountants



STATEMENT OF FINANCIAL POSITION AS AT JUNE 30, 2019

Notes	(Rup	2018 Dees)
	120,000,000	100,000,000
4	115,610,280	65,610,280
	(458,671,894)	(379,424,428)
5	611,306,848	633,276,766
	268,245,234	319,462,618
6	147,444,503	136,131,047
7	42,680,407	42,680,407
8	92,441,609	106,411,063
	135,122,016	149,091,470
9	1 1	99,931,093
		59,938,426
	1	308,319
		176,358,892
	45,639,984	90,145,984
11	5,607,122	5,607,122
12	404,447,783	432,289,836
12	955,259,536	1,036,974,971
13	794,120,327	850,784,056
14		
	2,329,728	2,329,728
15	16,683,420	16,683,420
16	37,638,566	37,638,566
17	57,418,532	82,373,786
18	3,283,658	3,364,750
19	15,814,943	15,814,943
	7,441,000	7,441,000
	17,090,405	17,063,286
20	3,438,957	3,481,436
	158,809,481	183,861,187
	955,259,536	1,036,974,971
	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	5 (458,671,894) 611,306,848 268,245,234 6 147,444,503 7 42,680,407 92,441,609 135,122,016 9 98,964,589 77,568,877 308,319 176,358,892 45,639,984 5,607,122 10 45,639,984 5,607,122 404,447,783 955,259,536 13 794,120,327 2,329,728 15 16,683,420 37,638,566 57,418,532 3,283,658 19 19 15,814,943 7,441,000 17,090,405 3,438,957 158,809,481

Ishtiaq Ahmed CEO & Director

Muhammad Irfan Ali Chief Financial Officer

STATEMENT OF PROFIT OR LOSS FOR THE YEAR ENDED JUNE 30, 2019

		2019	2018
	Notes	(Rupees)	
Sales - Net	21		
Cost of Sales	22	(69,711,829)	(79,705,521)
Gross Loss		(69,711,829)	(79,705,521)
Operating expenses			
Administrative and General Expenses	23	(12,979,265)	(64,345,990)
Operating (Loss)		(82,691,094)	(144,051,511)
Finance Cost	24	(32,495,744)	(27,108,911)
Loss before taxation		(115,186,838)	(171,160,422)
Taxation			
Prior			9,593,997
Deferred		10,422,418	12,122,118
		10,422,418	21,716,115
Loss after taxation		(104,764,420)	(149,444,307)
Loss Per Share - Basic and diluted (Rupees)	25	(11.50)	(22.78)

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

Ishtiaq Ahmed CEO & Director

Muhammad Irfan Ali Chief Financial Officer



STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED JUNE 30, 2019

2019 2018 (Rupees)

Loss for the Year	(104,764,420)	(149,444,307)
Other comprehensive Income:		-

Effect of change in tax rates on balance of revaluation on property, plant and equipment 3,547,036 3,951,106

Total comprehensive Loss for the period (101,217,384) (145,493,201)

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

Ishtiaq Ahmed CEO & Director

Muhammad Irfan Ali Chief Financial Officer

STATEMENT OF CASH FLOWS

FOR THE YEAR ENDED JUNE 30, 2019		2019	2018
	Notes	(Rup	ees)
CASH FLOW FROM OPERATING ACTIVITIES			
Loss before Taxation		(115,186,838)	(171,160,422)
Adjustment for Non-Cash and Other Items:			
Depreciation		56,663,729	62,578,706
Provision for Doubtful debts		´ ´	44,941,793
Provision for slow moving and obsolescence of stocks			1,980,977
Finance Cost		32,495,744	27,108,911
		89,159,473	136,610,387
		(26,027,365)	(34,550,035)
Working Capital Changes			
(Increase) / Decrease in Current Assets			
Trade Debts		24,955,254	29,862,676
Loans and Advances		81,092	(99,800)
Trade deposits, Prepayments & Statutory balance			
Other Receivable			4,784,000
(Increase) / Decrease in Current Liabilities			
Trade Creditors, Payable & others borrowings		(966,504)	(2,106,075)
		24,069,842	32,440,801
Taxes Paid		(27,119)	(45,176)
Gratuity Paid			(900,000)
		(27,119)	(945,176)
Net Cash Inflow/ (Outflow) from Operating Activities		(1,984,642)	(3,054,410)
CASH FLOW FROM INVESTING ACTIVITIES			
Long term deposits			
Net Cash Inflow / (Outflow) from Investing Activities			
CASH FLOW FROM FINANCING ACTIVITIES			
Finance Cost Paid		(3,551,837)	(2,252,676)
Net Cash Inflow/ (Outflow) from Financing Activities		(3,551,837)	(2,252,676)
Net (decrease) / Increase in Cash and Cash Equivalents		(5,536,479)	(5,307,086)
Cash and Cash Equivalents at the Beginning of the year		(86,664,548)	(81,357,462)
Issuance of shares against Short term borrowing		50,000,000	
Cash and cash equivalents at the end of the year	29	(42,201,027)	(86,664,548)
·			

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

Ishtiaq Ahmed CEO & Director

Muhammad Irfan Ali Chief Financial Officer



STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED JUNE 30, 2019

		Revenue Reserves		Capital Reserves	
	Issued, subscribed and paid-up capital	General Reserve	Accumulated Loss	Revaluation Surplus on property, plant & equipment	Total
			(Rupees) -		
Balance as at 1st July 2017-As restated	65,610,280	45,000,000	(303,265,062)	657,610,601	464,955,819
Total comprehensive income for period					
Loss for the period			(149,444,307)		(149,444,307)
Other comprehensive income for the period				3,951,106	3,951,106
			(149,444,307)	3,951,106	(145,493,201)
Transfer to accumulated loss in respect of					
incremental depreciation - net of tax			28,284,941	(28,284,941)	
Balance as on June 30, 2018	65,610,280	45,000,000	(424,424,428)	633,276,766	319,462,618
Balance as on July 01, 2018	65,610,280	45,000,000	(424,424,428)	633,276,766	319,462,618
Shares issued during the period	50,000,000				50,000,000
Total comprehensive loss for period					
Loss for the period			(104,764,420)		(104,764,420)
Other comprehensive income for the period			<u></u>	3,547,036	3,547,036
			(104,764,420)	3,547,036	(101,217,384)
Transfer to accumulated loss in respect of					
incremental depreciation - net of tax			25,516,954	(25,516,954)	
Balance as on June 30, 2019	115,610,280	45,000,000	(503,671,894)	611,306,848	268,245,234

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

Ishtiaq Ahmed CEO & Director

Muhammad Irfan Ali Chief Financial Officer

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED JUNE 30, 2019

Corporate Information

Dewan Mushtaq Textile Mills Limited (the Company) was incorporated in Pakistan, as a public limited company on November 04, 1970, under the Companies Act, 1913 (Now the Companies Ordinance, 1984) and its shares are listed on Pakistan Stock Exchange Limited. The registered office of the company is located at 3-A, Lalazar, Beach Hotel Road, Karachi, Pakistan; while its manufacturing facilities are located at A-30, S.I.T.E., Hyderabad, Sindh, Pakistan. The principal activity of the Company is trading, manufacturing and sale of yarn, however operation are suspended since July'2016.

1.1 Going Concern Assumption

The financial statements of the company for the year ended June 30, 2019 reflect that company has sustained a net loss after taxation of Rs.104.764 million (2018: Rs.149.444 million) and as of that date company has negative reserves of Rs. 458.672 million have resulted in negative equity of Rs.268.245 million. Further the company's short term borrowing facilities having limit to the extent of Rs. 100 million have expired and not been renewed. Company defaulted in repayment of its restructured liabilities due to liquidity crunch caused by the overall lesser market demand and adverse factors being faced by the textile industry in the country. Due to the aforementioned scenario, the Company, for the time being, has also suspended its manufacturing & other operations since July 2016 Accordingly, the entire restructured liabilities along with markup eligible for waiver (as disclosed in note 12.1 to the financial statements) have become immediately repayable. These conditions indicate the existence of material uncertainty which may cast significant doubt about the company's ability to continue as a going concern, therefore the company may not be able to realize its assets and discharge its liabilities during the normal course of business.

The financial statements has been prepared on going concern assumption as the Company approached its lenders for further restructuring of its liabilities which is in process. Company is hopeful that such restructuring will be effective soon and will further streamline the funding requirements of the Company which will ultimately help the management to run the operations smoothly with optimum utilization of production capacity. As the conditions mentioned in the foregoing paragraph are temporary and would reverse therefore the preparation of financial statements using going concern assumption is justified.

2 **Basis of Preparation**

2.1 Statement of compliance

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

- International Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board (IASB) as notified under the Companies Act, 2017; and
- Provisions of and directives issued under the Companies Act, 2017.

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

2.2 Basis of measurement

The financial statements have primarily been prepared under the historical cost convention without any adjustments for the effect of inflation or current values, except for the financial assets and liabilities which are carried at their fair values and revalued amounts and stock in trade which are valued at net realizable value, if it is less than the cost. Further, accrual basis of accounting is followed except for cash flow information.

2.3 New standards, amendments to approved accounting standards and new interpretations

2.3.1 Adoption of standards and amendments effective during the year

The Company has adopted the following accounting standards, the amendments and interpretations of IFRSs which became effective during the current year:



IFRS 2 Share based Payments: Classification and Measurement of Share Based Payments Transactions (Amendments)

IFRS4 Insurance Contracts: Applying IFRS 9 Financial Instruments with IFRS 4 Insurance Contracts (Amendments)

IFRS 9 Financial Instruments

IFRS 15 Revenue from Contracts with Customers

IAS 40 Investment Property: Transfers of Investment Property (Amendments)

IFRIC 22 Foreign Currency Transactions and Advance Consideration

The adoption of the above standards, amendments and improvements to accounting standards did not have any material effect on the financial statements except for IFRS 9 and IFRS 15. The impact of adoption of IFRS 9 and IFRS 15 is given below:

IFRS 15 Revenue from Contracts with Customers

IFRS 15 supersedes IAS 11 Construction Contracts, IAS 18 Revenue and related Interpretations and it applies to all revenue arising from contracts with customers, unless those contracts are in the scope of other standards. The new standard establishes a five-step model to account for revenue arising from contracts with customers. Under IFRS 15, revenue is recognised at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer.

The standard requires entities to exercise judgement, taking into consideration all of the relevant facts and circumstances when applying each step of the model to contracts with their customers. The standard also specifies the accounting for the incremental costs of obtaining a contract and the costs directly related to fulfilling a contract.

The Company elected the modified retrospective method and applied the standard retrospectively to only the most current period presented in the financial statements. Accordingly, the information presented for the previous corresponding period has not been restated.

The Company generates its revenue from sale of goods. The Company's contracts with customers for the sale of goods generally include one performance obligation. The Company has concluded that revenue from sale of goods should be recognised at the point in time when control of the asset is transferred to the customer, generally on delivery of the goods. Therefore, the adoption of IFRS 15 did not have an impact on the timing of revenue recognition and the amount of revenue recognised.

In general the contracts for the sale of goods do not provide customers with a right of return and volume rebates. Accordingly, the application of the constraint on variable consideration did not have any impact on the revenue recognised by the Company

IFRS 9 Financial Instruments

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

Classification and measurement

Except for certain trade receivables, under IFRS 9, the Company initially 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.

Under IFRS 9, debt financial instruments are subsequently measured at fair value through profit or loss (FVPL), amortised cost, or fair value through other comprehensive income (FVOCI). The classification is based on two criteria: the Company's business model for managing the assets; and whether the instruments' contractual cash flows represent 'solely payments of principal and interest' on the principal amount outstanding (the 'SPPI criterion').

At transition date to IFRS 9, the Company has financial assets measured at amortised cost and equity instruments at FVOCI. The new classification and measurement of the Company's financial assets are, as follows:

Debt instruments at amortised cost for financial assets that are held within a business model with the objective to hold the financial assets in order to collect contractual cash flows that meet the SPPI criterion.

Equity instruments at FVOCI, with no recycling of gains or losses to profit or loss on derecognition. This category only includes equity instruments, which the Company intends to hold for the foreseeable future and which the Company has irrevocably elected to so classify upon initial recognition or transition. The Company classified its unquoted equity instruments as equity instruments at FVOCI. Equity instruments at FVOCI are not subject to an impairment assessment under IFRS 9. Under IAS 39, the Company's unquoted equity instruments were classified as AFS financial assets.

The accounting for the Company's financial liabilities remains largely the same as it was under IAS 39. Accordingly, the adoption of IFRS 9 has not had a significant effect on the Company's accounting policies related to financial liabilities.

Impairment

The adoption of IFRS 9 has fundamentally changed the Company's accounting for impairment losses for financial assets by replacing IAS 39's incurred loss approach with a forward-looking expected credit loss (ECL) approach. IFRS 9 requires the Company to record an allowance for ECLs for all loans and other debt financial assets not held at FVPL.

ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Company expects to receive. The shortfall is then discounted at an approximation to the asset's original effective interest rate.

For trade and other receivables, the Company has applied the standard's simplified approach and has calculated ECLs based on lifetime expected credit losses. The Company has established a provision matrix that is based on the Company's historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment. However, in certain cases, the Company may also consider a financial asset to be in default when internal or external information indicates that the Company is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Company. The adoption of the ECL requirements of IFRS 9 did not result in any difference in the existing impairment allowances of the Company's debt financial assets.

2.3.2 Standards, interpretations and amendments to published approved accounting standards that are not yet effective

The following standards, amendments and interpretations with respect to the approved accounting standards as applicable in Pakistan would be effective from the dates mentioned below against the respective standard or interpretation: Effective date

Standards or I	nterpretation	(annual periods beginning on or after)
IFRS 3	Definition of a Business (Amendments)	1-Jan-20
IFRS 3	Business Combinations: Previously held interests in a joint operation	on 1-Jan-19
IFRS 9	Prepayment Features with Negative Compensation (Amendments)	1-Jan-19
IFRS 10	Consolidated Financial Statements and IAS 28 Investment in Associates and Joint Ventures - Sale or Contribution of Assets between an Investor and its Associate or Joint Venture	
		Not yet finalised
IFRS 11	Joint Arrangements: Previously held interests in a joint operation	1-Jan-19
IFRS 16	Leases	1-Jan-19
IAS 1/ IAS 8	Definition of Material (Amendments)	1-Jan-20
IAS 12	Income Taxes: Income tax consequences of payments on fina classified as equity	nncial instruments 1-Jan-19



IAS 19	Plan Amendment, Curtailment or Settlement (Amendments)	1-Jan-19
IAS 23	Borrowing Costs - Borrowing costs eligible for capitalization	1-Jan-19
IAS 28	Long-term Interests in Associates and Joint Ventures (Amendments)	1-Jan-19
IFRIC 23	Uncertainty over Income Tax Treatments	1-Jan-19

The above standards and amendments are not expected to have any material impact on the Company's financial statements in the period of initial application. The Company is currently evaluating the impact of these standards.

In addition to the above standards and amendments, improvements to various accounting standards have also been issued by the IASB in December 2017. Such improvements are generally effective for annual reporting period beginning on or after 01 January 2019. The Company expects that such improvements to the standards will not have any material impact on the Company's financial statements in the period of initial application.

The IASB has also issued the revised Conceptual Framework for Financial Reporting (the Conceptual Framework) in March 2018 which is effective for annual periods beginning on or after 01 January 2020 for preparers of financial statements who develop accounting policies based on the Conceptual Framework. The revised Conceptual Framework is not a standard, and none of the concepts override those in any standard or any requirements in a standard. The purpose of the Conceptual Framework is to assist IASB in developing standards, to help preparers develop consistent accounting policies if there is no applicable standard in place and to assist all parties to understand and interpret the standards.

Further, the following new standards have been issued by IASB which are yet to be notified by the SECP for the purpose of applicability in Pakistan.

Standards or Interpretation

IASB Effective date (annual periods beginning on or after)

IFRS 14	Regulatory Deferral Accounts	1-Jan-16
IFRS 17	Insurance Contracts	1-Jan-21

The Company expects that above new standards will not have any material impact on the Company's financial statements in the period of initial application.

2.4 Functional and presentation currency

Items included in the financial statements are measured using the currency of the primary economic environment in which the Company operates. The financial statements are presented in Pak Rupees, which is the Company's functional and presentation currency.

Use of estimates and judgements

The preparation of the financial statements in conformity with approved accounting standards as applicable in Pakistan, requires management to make judgments, estimates and assumptions that affect the application of policies and the reported amounts of assets and liabilities and income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised and in any future periods affected.

In particular, information about significant areas of estimation, uncertainty and critical judgments in applying accounting policies that have the most significant affect on the amounts recognised in the financial statements are as follows:

2.5.1 Operating fixed assets, revaluation and depreciation

The Company reviews appropriateness of the rate of depreciation, useful lives and residual values used in the calculation of depreciation. The estimates of revalued amounts of revalued assets are based on valuations carried out by a professional valuer. Further, where applicable, an estimate of the recoverable amount of assets is made for possible impairment on an annual basis. In making these estimates, the Company uses the technical resources available with the Company. Any change in the estimates in the future might affect the carrying amount of respective item of property, plant and equipment, with corresponding effects on the depreciation charge and impairment.

2.5.2 Trade debts

The Company reviews its doubtful debts at each reporting dates to access whether provision should be recorded in the profit and loss account. In particular, judgment by management is required in the estimates of the amount and timing of future cash flows when determining the level of provision required. Such estimates are based on assumptions about a number of factors and actual results may differ, resulting in future changes to the provisions.

2.5.3 Income tax

In making the estimates for income tax currently payable by the Company, the management considers the current income tax laws and the decisions of appellate authorities on certain issues in the past.

The Company reviews the net realizable value (NRV) of stock in trade to assess any diminution in the respective carrying values. Any change in the estimates in future years might affect the carrying amounts of stock in trade and corresponding effect in profit and loss account of those future years. Net realisable value is determined with respect to estimated selling price less estimated expenditures to make the sales.

2.5.5 Stores and spares

The Company reviews the net realizable value (NRV) and impairment of stores and spare parts to assess any diminution in the respective carrying values and wherever required provision for NRV / impairment is made. The calculation of provision involves the use of estimates with regards to future estimated use and past consumption along with stores and spares holding period.

3 **Summary of Significant Accounting Policies**

The accounting policies adopted in the preparation of these financial statements are consistent with those of the previous financial year except as disclosed in note 3.9 and 3.12 to these financial statements due to adoption of IFRS 9 and IFRS 15.

3.1 Post Employment Benefits

Defined Benefit Plan

The Company operates an unfunded gratuity scheme for its non-mangement staff. Provisions are made, based on actuarial recommendations. Actuarial valuation is carried out using the 'Projected Unit Credit' method, as required by International Accounting Standard 19 "Employee Benefits". However, at present company has no employees who are eligible for gratuity, hence no provision for the same has been made during the year, liability appearing as gratuity payable represents actual amount payable to employees.

Defined Contribution Plan

Effective from July 01, 2010, the company has, in place of gratuity scheme, established a recognised provident fund for its permanent management staff for which equal contributions are being made in respect thereof by company and employees in accordance with the terms of the fund.

3.2 Taxation

Current Year

Provision in respect of current year's taxation is based on the method of taxation prescribed under the Income Tax Ordinance, 2001, whereby taxable income is determined and tax charged at the current rates of taxation after taking into account tax credits and rebates available, if any, or the minimum tax liability determined under Section 113 of the Income Tax Ordinance, 2001, whichever is higher.

Deferred

Deferred tax is provided using the liability method on all temporary differences at the balance sheet date, between the tax bases of assets and liabilities and their carrying amount for financial statements reporting purposes. Deferred tax liabilities are generally recognized for all temporary taxable differences.

Deferred tax assets are recognized for all deductible temporary differences to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, unused tax losses and tax credits can be utilized.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply when the asset is realized or the liability is settled, based on the tax rates that have been enacted or substantially enacted at the balance sheet date.

3.3 Property, Plant and Equipment

Owned

Property, Plant and Equipment are stated at cost/revalued amounts less accumulated depreciation and impairment losses, if any; lease hold land is amortised over the period of lease except capital works in progress which is stated at cost accumulated up to the balance sheet date.

Any revaluation increase arising on the revaluation of property, plant and equipment is recognised in other comprehensive income and presented as a separate component of equity as "Revaluation surplus on property, plant and equipment", except to the extent that it reverses a revaluation decrease for the same asset previously recognised in profit or loss, in which case the increase is credited to profit or loss to the extent of the decrease previously charged. Any decrease in carrying amount arising on the revaluation of property, plant and equipment is charged to profit or loss to the extent that it exceeds the balance, if any, held in the Revaluation surplus on property, plant and equipment relating to a previous revaluation of that asset. The revaluation surplus to the extent of incremental depreciation charged (net of deferred tax) is transferred to accumulated loss.

Leased

The company accounts for Property Plant and Equipment acquired under finance leases by recording the assets and the related liability. These amounts are determined as the fair values or discounted value of minimum lease payments; whichever is the lower, as at inception, less accumulated depreciation and impairment losses. Financial charges are allocated to the accounting period in a manner so as to provide a constant periodic rate of charge on the outstanding liability.

Depreciation is charged from the month of acquisition or transfer of assets from capital work in progress on proportionate basis and until disposal or retirement, using the reducing balance method whereby the cost/revalued amounts of an asset is written off over its estimated useful life and the rates applied are in no case less than the rates prescribed by the Federal Board of Revenue. The depreciation method and useful lives of the items of property, plant and equipment are reviewed periodically and altered if circumstances or expectations have changed significantly. Any change is accounted for as a change in accounting estimate by changing the depreciation charge for the current and future periods.

The assets' residual values and useful lives are reviewed at each financial year end, and adjusted, if appropriate, at each balance sheet date.

Repairs, renewals and maintenance

Major repairs and renewals are capitalized. Normal repairs and maintenance are charged as expense when incurred. Gains or losses on disposal or retirement of assets are determined as the difference between the sale proceeds and the carrying amounts of these assets, and are included in the income currently.

Finance leases, which transfer to the company, substantially all the risks and benefits incidental to ownership, are capitalized at the inception of the lease at the fair value of the leased asset or, if lower, at the present value of the minimum lease payments. Lease payments are apportioned between the finance charges and reduction of lease liability so as to achieve a constant rate of interest on the remaining balance of the liability.

3.5 Investment in Associates

Associates are entities over which the Company exercises significant influence. Investment in associates is accounted for using equity basis of accounting, under which the investment in associate is initially recognised at cost and the carrying amount is increased or decreased to recognise the Company's share of profit or loss of the associate after the date of acquisition. The Company's share of profit or loss of the associate is recognised in the Company's profit and loss account. Distributions received from associate reduce the carrying amount of the investment. Adjustments to the carrying amount are also made for changes in the Company's proportionate interest in the associate arising from changes in the associates' other comprehensive income that have not been recognised in the associate's profit or loss. The Company's share of those changes is recognised in other comprehensive income of the Company. The carrying amount of the investment is tested for impairment, by comparing its recoverable amount (higher of value in use and the fair value less costs to sell) with its carrying amount and loss, if any, is recognised in profit or loss. If the Company's share of losses of an associate equals or exceeds its interest in the associate, the Company discontinues recognizing its share of further losses.

3.6 Stores, Spares and Loose Tools

These are stated at the lower of cost and net realizable value. The cost of inventory is based on the weighted average cost. Items in transit are stated at cost accumulated up to the date of the balance sheet.

Provision is made for any slow moving and obsolete items.

Stock-in-Trade

These are valued as follows:

Raw Material At lower of weighted average cost or net realizable value.

Cost of raw material and components represents invoice value

plus other charges paid thereon.

Finished Goods At lower of weighted average cost or net realizable value.

Cost of finished goods comprises of prime cost and an

appropriate portion of production overheads.

Waste At net realizable value.

Work-in-Process At weighted average cost.

This comprises the direct cost of raw materials, wages, and

appropriate manufacturing overheads.

Stock in Transit At cost accumulated upto the balance sheet date.

Stock at fair price shop At cost calculated on the First-in-first-out method of

valuation.

Packing Material At lower of weighted average cost or net realizable value.

Net Realizable Value signifies the estimated selling price in the ordinary course of business less cost necessary to be incurred in order to make the sale.

3.8 Foreign Currency Translation

Transactions in foreign currencies are initially recorded using the rates of exchange ruling at the date of transaction. Monetary assets and liabilities in foreign currencies are translated into Rupees at the exchange rates prevailing on the balance sheet date. In order to hedge its exposure to foreign exchange risks, the company enters into forward exchange contracts. Such transactions are translated at contracted rates. All exchange differences are included in the Profit and Loss Account.

3.9 Revenue Recognition

- Revenue from sales is recognized on dispatch of goods to customers.
- Dividend income is recognized on the basis of declaration by the Investee company.
- Return on bank deposits are on an accrual basis.
- Unrealized gains / loss arising on re-measurement of investments classified as "financial assets at fair value though "profit or loss" are included in the profit and loss account in the period in which these arise.
- Realised capital gains / loss on sale of investments are recognized in the profit and loss account at the time of sale.

3.10 Borrowing Cost

Borrowing Costs are recognized initially in fair value net of transaction costs incurred.

Borrowing cost directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use, are added to the cost of those assets until such time the assets are substantially ready for their intended use. All other borrowing costs are charged to income in the period in which they are incurred.

3.11 Provisions

A provision is recognized in the balance sheet when the company has a legal or constructive obligation, and, as a result of past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and that a reliable estimate can be made for the amount of this obligation.

3.12 Financial instruments

3.12.1 Initial measurement of financial asset

The Company classifies its financial assets into following three categories:

- Fair value through other comprehensive income (FVOCI);
- Fair value through profit or loss (FVTPL); and
- Measured at amortised cost.

A financial asset is initially measured at fair value plus, for an item not at FVTPL, transaction costs that are directly attributable to its acquisition.

Subsequent measurement

Debt Investments at FVOCI

These assets are subsequently measured at fair value. Interest / mark-up income calculated using the effective interest method, foreign exchange gains and losses and impairment are recognised in the statement of profit or loss account. Other net gains and losses are recognised in other comprehensive income. On de-recognition, gains and losses accumulated in other comprehensive income are reclassified to the statement of profit or loss account.

Equity Investments at FVOCI

These assets are subsequently measured at fair value. Dividends are recognised as income in the statement of profit or loss account unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognised in other comprehensive income and are never reclassified to the statement of profit or loss account.

Financial assets at FVTPL

These assets are subsequently measured at fair value. Net gains and losses, including any interest / mark-up or dividend income, are recognised in the statement of profit or loss account.

Financial assets measured at amortised cost

These assets are subsequently measured at amortised cost using the effective interest method. The amortised cost is reduced by impairment losses. Interest / mark-up income, foreign exchange gains and losses and impairment are recognised in the statement of profit or loss account.

3.12.2 Non-derivative financial assets

All non-derivative financial assets are initially recognised on trade date i.e. date on which the Company becomes party to the respective contractual provisions. Non-derivative financial assets comprise loans and receivables that are financial assets with fixed or determinable payments that are not quoted in active markets and includes trade debts, advances, other receivables and cash and cash equivalent. The Company derecognises the financial assets when the contractual rights to the cash flows from the asset expires or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risk and rewards of ownership of the financial assets are transferred or it neither transfers nor retain substantially all of the risks and rewards of ownership and does not retain control over the transferred asset.

3.12.2.1 Trade debts, advances and other receivables

These are classified at amortised cost and are initially recognised when they are originated and measured at fair value of consideration receivable. These assets are written off when there is no reasonable expectation of recovery. Actual credit loss experience over past years is used to base the calculation of expected credit loss.

3.12.2.2 Cash and cash equivalents

For the purpose of presentation in statement of cash flow, cash and cash equivalents includes cash in hand, balances with banks and investments with maturities of less than three months or less from acquisition date that are subject to insignificant risk of changes in fair value and short term borrowings availed by the Company, which are repayable on demand and form an integral part of the Company's cash management.

3.12.3 Financial liabilities

Financial liabilities are initially recognised on trade date i.e. date on which the Company becomes party to the respective contractual provisions. Financial liabilities include mark-up bearing borrowings and trade and other payables. The Company derecognises the financial liabilities when contractual obligations are discharged or cancelled or expire. Financial liability other than at fair value through profit or loss are initially measured at fair value less any directly attributable transaction cost. Subsequent to initial recognition, these liabilities are measured at amortised cost using effective interest rate method.

Mark-up bearing borrowings and borrowing costs 3.12.3.1

Mark-up bearing borrowings are recognised initially at fair value, less attributable transaction costs. Subsequent to initial recognition, mark-up bearing borrowings are stated at amortised cost, while the difference between the cost (reduced for periodic payments) and redemption value is recognised in the statement of profit or loss account over the period of the borrowings sing the effective interest method.

Borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset are capitalised as part of the cost of the relevant asset.

3.12.3.2 Trade and other payables

Trade and other payables are recognised initially at fair value plus directly attributable costs, if any, and subsequently measured at amortised costs.

3.12.4 Derivative financial instruments - other than hedging

Derivatives that do not qualify for hedge accounting are recognised in the statement of financial position at estimated fair value with corresponding effect to statement of profit or loss account. Derivative financial instruments are carried as assets when fair value is positive and liabilities when fair value is negative.

3.12.5 Derivative financial instruments - cash flow hedges

When a derivative is designated as a cash flow hedging instrument, the effective portion of changes in fair value of the derivative is recognised in other comprehensive income and accumulated in hedging reserve. Any ineffective portion of changes in fair value of derivative is recognised immediately in the statement of profit or loss account. The amount accumulated in equity is removed therefrom and included in the initial carrying amount of non-financial asset upon recognition of non-financial asset.

The fair value of forward exchange contracts is estimated using appropriate valuation techniques. These are carried as assets when the fair value is positive and liabilities when the fair value is negative.

3.12.6 Offsetting of financial assets and financial liabilities

Financial assets and financial liabilities are offset and the net amount is reported in the financial statements only when the Company has currently legally enforceable right to set-off the recognised amounts and the Company intends either to settle on a net basis or to realise the assets and to settle the liabilities simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in normal course of business and in the event of default, insolvency or winding up of the Company or the counter parties.

3.13 Impairment

3.13.1 Financial assets

The Company recognises loss allowances for Expected Credit Losses (ECLs) in respect of financial assets measured at amortised cost.

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

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

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

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

The Company assumes that the credit risk on a financial asset has increased significantly if it is more than past due for a reasonable period of time. Lifetime ECLs are the ECLs that result from all possible default events over the expected life of a financial instrument. 12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months). The maximum period considered when estimating ECLs is the maximum contractual period over which the Company is exposed to credit risk.

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

The gross carrying amount of a financial asset is written off when the Company has no reasonable expectations of recovering of a financial asset in its entirety or a portion thereof. The Company individually makes an assessment with respect to the timing and amount of write-off based on whether there is a reasonable expectation of recovery. The Company expects no significant recovery from the amount written off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Company's procedures for recovery of amounts due. The adoption of the expected loss approach has not resulted in any material change in impairment provision for any financial asset.

3.13.2 Non-financial assets

The carrying amounts of the Company's non-financial assets, other than deferred tax assets and inventories are reviewed at each balance sheet date to determine whether there is any indication of impairment. If such indication exists, the asset's recoverable amount, being higher of value in use and fair value less costs to sell, is estimated. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. For the purpose of impairment testing, assets that cannot be tested individually are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or groups of assets. An impairment loss is recognised whenever the carrying amount of an asset exceeds its recoverable amount. Impairment losses are recognised in the statement of profit or loss.

3.14 Related Party Transactions

All transactions with related parties are carried out by the company at arm's length prices.

3.15 Dividend and appropriation to reserves

Dividends and appropriation to reserves, subsequent to the balance sheet date are considered as non-adjusting events and are recognised in the financial statements in the period in which such dividends and appropriations are approved.

4 Issued, Subscribed and Paid-up Capital

8,817,000 (2018: 3,817,000) Ordinary Shares of Rs. 10/- each fully paid in cash 2,744,028 (2018: 2,744,028) Ordinary Shares of Rs. 10/- each issued as fully paid bonus shares 11,561,028

(Rupees)				
88,170,000	38,170,000			
27,440,280	27,440,280			
115,610,280	65,610,280			

2018

2019

4.1 Dewan Motors (Private) Limited, an associated company held 231,099 Ordinary shares of Rs.10 each.

2019	2018
(Rupees)	
6,561,028	6,561,028
5,000,000	
11,561,028	6,561,028
739,687,828	780,094,887
(35,939,372)	(40,407,059)
703,748,456	739,687,828
106,411,062	122,484,286
(3,547,036)	(3,951,106)
(10,422,418)	(12,122,118)
92,441,608	106,411,062
611,306,848	633,276,766
	(Ru) 6,561,028 5,000,000 11,561,028 739,687,828 (35,939,372) 703,748,456 106,411,062 (3,547,036) (10,422,418) 92,441,608

The assets of the Company have been further revalued as on June 30, 2017. The revaluation is carried out by an independent valuer, M/s Anderson Consulting (Pvt) Ltd on the basis of professional assessment of present market values or depreciated replacement values and resulted in a surplus on Revaluation of Property Plant and Equipment over the written down value as follows:

Leasehold Land

Valuation of land is based on assessement of present market values from the information of current matured transactions in recent past, pertaining to immediate neighborhood and surrounding areas.

Building

Valuation of building has been determined by assessment of type of construction, current condition of construction and by applying current construction rates for current replacement value and taking into account depreciation involving the year of construction, physical condition, usage and maintenance.

Plant and Machinery

Plant and machinery valuation has been determined after making enquiries from agents, local dealers, fabricators, suppliers and manufacturers of comparable plants. Current prices of used and reconditioned plants in the local markets have also been considered. Based on above market values have been determined and depreciation has been applied as per their condition, usage, and maintenance.

The revaluation surplus on property, plant and equipment is a capital reserve, and is not available for distribution to the shareholders in accordance with section 241 of the companies Act, 2017.

The latest revaluation resulted in increase in surplus by Rs.434.676 million, forced sale value of revalued assets is Rs.634.490 million

				2019	2018
6	Long	g term loans	Note	(Rupees)	
	Sync	licated Long Term Loans - Secured	6.1		
	Spor	nsor Loan -Unsecured	6.2	147,444,503	136,131,047
				147,444,503	136,131,047
	6.1	Syndicated Long term Loan Opening balance Less:		176,358,892	176,358,892
		Over due portion of syndicated Long term loan		(176,358,892)	(176,358,892)

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- **6.1.1** The Compromise Agreement dated December 23, 2011 had been executed between the banks and the company against which consent decrees had been granted by the Honorable High Court of Sindh, Karachi. As per the terms, Company's short term and long term loans had been rescheduled in the form of long term loans of Rs. 526.081 million which is to be repaid in six and half years from the date of restructuring with progressive mark up ranging from 4% to 14% (or KIBOR whichver is lower) over the period on outstanding principal. This loan is secured by way of mortgage charge over immovable properties and hypothecation of movable assets of the company. Moreover banks / financial institutions have also provided further working capital facility against pledge of stocks to the Company as fully explained in note 10 to these financial statements. However, in case of default by the company the entire outstanding mark up as disclosed in the agreement will remain outstanding liability of the company and all amounts in respect of its liabilities shall become payable with immediate effect as disclosed in clause 10.2 of the Compromise Agreement of the company.
- **6.1.2** The company approached its lenders for further restructuring of its liabilities, which is in process. Management is hopeful that such revision will be finalized soon.

			2019	2018
6.2	Sponsor Loan -Unsecured	Note	(Ru)	pees)
	Sponsor Loan- Unsecured	6.2.1	159,698,189	159,698,189
	Unwinding interest		11,313,456	10,445,371
	Present value adjustment		(23,567,142)	(34,012,513)
	Present Value of Sponsor loan		147,444,503	136,131,047

6.2.1 This represents unsecured interest free loan payable to sponsor against liabilities of a bank assumed by the sponsor. The Sponsor loan has been measured at amortized cost in accordance with International Financial Reporting Standard 9, Financial Instruments, and has been discounted using the weighted average interest rate of 8.01% per annum. This interest free loan is payable in lumpsum on 31st July 2020.

7 Provision for Staff Gratuity		
Opening Balance	42,680,407	43,580,407
Payments during the year		(900,000)
	42,680,407	42,680,407
8 Deferred Taxation		
Credit balance arising due to:		
- accelerated tax depreciation	12,405,243	16,851,808
- revaluation on property plant & equipment	92,441,609	106,411,063
Debit balance arising due to		
- staff gratuity	(12,377,318)	(12,804,122)
- carried over losses and provisions	(146,307,510)	(153,180,347)
	(53,837,976)	(42,721,598)
Deferred tax asset not recognized	(146,279,585)	(149,132,661)
	92,441,609	106,411,063
8.1 Movement of deferred tax liabilities		
Balance as at beginning of the year	106,411,063	122,484,287
Tax charge recognised in statement of profit or loss	(3,547,036)	(3,951,106)
Tax charge recognised in other comprehensive income	(10,422,418)	(12,122,118)
Balance as at end of the year	92,441,609	106,411,063
9 Trade and Other Payables		
Trade Creditors	47,820,944	48,298,306
Accrued Expenses	47,127,785	47,090,123
Employees Provident Fund 9.1	24,038	550,842
Sales tax Payable	3,991,822	3,991,822
	98,964,589	99,931,093

9.1 Investments of provident fund have been made in accordance with the provisions of Section 218 of the Companies Act, 2017 and the rules formulated for this purpose.

			2019	2018	
10	Short Term Borrowings	Note	(Rupees)		
	Short Term Finance from Banks	10.1	45,639,984	45,639,984	
	Sponsor Loan	10.2		44,506,000	
			45,639,984	90,145,984	

- 10.1 As part of restructuring banks / financial institutions have approved as fully disclosed in note 6.1.1 to the financial Statements further working capital to the Company amounting to the limit of Rs. 100 million by providing syndicated cash finance against pledge of stocks in proportion to their loan amounts. The tenure of working capital facility is one year on rollover basis and this facility is secured by way of pledge of stocks of the company. The markup rate for this facility is one month KIBOR which is payable on quarterly basis. This financing arrangement have expired and not been renewed by the banks.
- 10.2 The loan has been converted into shares issued by the company during the year under consideration.

Provision for Taxation

Balance at the beginning 5,607,122 15,201,119 Add: Provision for Taxation 15.201.119 5,607,122 Payments/ adjustment during the year (9,593,997)5,607,122 5,607,122

Income tax returns of the company have been filed up to tax year 2018 which are deemed to be assessed u/s 120 of the Income Tax Ordinance 2001. On account of closure of operation, no tax provision has been made in these financial statements.

11.1 Relationship between income tax expense and accounting profit/(loss)

Accounting profit / (loss) as per accounts	(115,186,838)	(171,160,422)
Applicable tax rate	29%	30%
Tax payable / (refundable) on accounting profit / (loss) Tax effect of timing difference on depreciation	(33,404,183) 14,307,256	(51,348,127) 16,218,529
Tax effect of expenses / provision that are not deductible	14,307,230	10,216,329
in determining taxable loss charged to profit and loss account	3,280,902	16,346,149
Effect of tax Loss carried / (brought) forward	15,816,025	18,783,449
Tax payable under normal rules		
Minimum tax payable under income tax ordinance 2001		

Contingencies and Commitments

11.2

12.1 In respect of liabilities towards banks / financial institutions disclosed in note 6 to the financial statements, during the year ended 2012, certain lenders have entered into a compromise agreement with the Company for outstanding debt sought by lenders in the suits filed by them and it was agreed that the Company would settle all the liabilities at principle amount of Rs.276.082 million and markup thereon of Rs.119.824 million (eligible for waiver if the Company repays the entire outstanding principal as per term of agreement), consequent to which consent decrees were granted by the Honorable High Court of Sindh, Karachi. Consequent to default in repayment of restructured liabilities as per compromise agreement, the lenders filed for execution of consent decrees. The Company filed suits in Honourable High Court of Sindh at Karachi wherein it has been strongly contested that filing of executions is unjust and against the law. Management of the Company expects favorable outcome therefrom.

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- 12.2 The Government of Pakistan has promulgated the Gas Infrastructure Development Cess Ordinance, 2014 (GIDC) against which the Company filed suit in the Honourable Sindh High Court challenging its legality and applicability on the Company and the Honourable Sindh High Court has issued stay against the recovery of GIDC. The Honourable Sindh High Court decided the case in favour of the Company and directed to refund/adjust in bills the amounts already collected, against which the Sui Southern Gas Company Limited has filed appeal in Honourable Sindh High Court, which was also rejected. The Government enacted GIDC Act, 2015 which was also been challenged by the Company through writ petition before the Honorable Sindh High Court, which granted the stay against collection of GIDC arrears. Since this issue is being faced by industry at large and matter is also pending in Supreme Court of Pakistan, management is of the view that decision of the case will be in its favour and there is no need to maintain any provision against this liability.
- 12.3 There are no commitments as of balance sheet date which need to be disclosed in the financial statements.

13	Property Plant and Equipment	Note	(Ru	pees)
	Operating assets	13.1	794,120,327	850,784,056
			794,120,327	850,784,056

13.1 Operating assets

				2019				
		Cost / Revaluation			Depreciation / Amortization			Written Down
	As at	Additions /	As at	Rate	As at	For the	As at	Value as at
	July	(Deletions)	June' 2019	%	July	period	June' 2019	June' 2019
Particulars	01, 2018				01, 2018			
OWNED	RUPEES					RUPEES		
Lease Hold Land	385,714,284		385,714,284		17,602,039	6,887,755	24,489,794	361,224,490
Factory Building	256,387,030		256,387,030	10%	129,715,945	12,667,109	142,383,054	114,003,976
Non Factory Building	29,345,858		29,345,858	5%	8,716,228	1,031,482	9,747,710	19,598,148
Labour Quarters	53,380,583		53,380,583	25%	43,825,381	2,388,801	46,214,182	7,166,401
Plant and Machinery	956,865,915		956,865,915	10%	636,274,665	32,059,125	668,333,790	288,532,125
Factory and Office Equipmts	1,718,825		1,718,825	10%	1,603,705	11,512	1,615,217	103,608
Vehicles	27,117,401		27,117,401	20%	25,520,916	319,297	25,840,213	1,277,188
Furniture and Fixture	7,872,354		7,872,354	10%	6,635,877	123,648	6,759,525	1,112,829
Intangible								
Software Development	4,700,000		4,700,000	25%	2,423,438	1,175,000	3,598,438	1,101,562
30 June, 2019	1,723,102,250	-	1,723,102,250		872,318,194	56,663,729	928,981,923	794,120,327

				2018				
		Cost / R	Revaluation		Dep	Depreciation / Amortization		
	As at	Additions /	As at	Rate	As at	For the	As at	Value as at
	July	(Deletions)	June	%	July	period	June	June
Particulars	01, 2017		30,2018		01, 2017		30, 2018	30, 2018
OWNED	RUPEES					RUPEES		
Lease Hold Land	385,714,284		385,714,284		10,714,284	6,887,755	17,602,039	368,112,245
Factory Building	256,387,030		256,387,030	10%	115,641,380	14,074,565	129,715,945	126,671,085
Non Factory Building	29,345,858		29,345,858	5%	7,630,458	1,085,770	8,716,228	20,629,630
Labour Quarters	53,380,583		53,380,583	25%	40,640,313	3,185,068	43,825,381	9,555,202
Plant and Machinery	956,865,915		956,865,915	10%	600,653,415	35,621,250	636,274,665	320,591,250
Factory and Office Equipmts	1,718,825		1,718,825	10%	1,590,914	12,791	1,603,705	115,120
Vehicles	27,117,401		27,117,401	20%	25,121,795	399,121	25,520,916	1,596,485
Furniture and Fixture	7,872,354		7,872,354	10%	6,498,491	137,386	6,635,877	1,236,477
Intangible								
Software Development	4,700,000		4,700,000	25%	1,248,438	1,175,000	2,423,438	2,276,562
June 30, 2017	1,723,102,250	_	1,723,102,250		809,739,488	62,578,706	872,318,194	850,784,056

13.2 Allocation of Depreciation

Cost of Sales Administrative and General Expenses (Rupees)

55,045,784 60,867,199

1,617,945 1,711,507

56,663,729 62,578,706

2019

2018

2019

2018

13.3 Had there been no revaluation the carrying amounts of revalued assets would have been as follows.

		2019	2018
	Note	(Ru	pees)
Lease hold land		730,000	730,000
Factory building on lease hold land		21,130,863	23,478,737
Non - factory building		1,279,128	1,346,451
Labour Quarters		516	689
Plant & machinery		88,125,971	97,917,746
		111,266,478	123,473,623

13.4 Immovable property (i.e. leasehold land and factory building, non-factory building and labour quarters thereon) is located in the Area of Hyderabad, Sindh having total area of 15 Acres.

Long Term Investment 14

Investment in associate

Dewan Salman Fibre Limited

- 14.1 Associate is an entity over which the Company has significant influence but no control. Company's investee company is considered to be its associate by virtue of common directorship, member of yousuf dewan companies and its ownership interest of 5.42% in investee company.
- 14.2 Investment in Dewan Salman Fibre Limited at equity method

Number of shares held	19,864,518	19,864,518
Cost of investment (Rupees)	40,000,000	40,000,000
Fair value of investment (Rupees)	17,480,776	17,480,776
Ownership interest	5.42%	5.42%
14.3 Summarised financial information of associated company		
Total assets	9,233,827,000	10,023,571,000
Total liabilities	20,856,161,000	20,188,204,000
Net assets	(11,622,334,000)	(10,164,633,000)
Company's share of net assets	(629,930,503)	(550,923,109)
Revenue		
Loss for the year	(1,499,573,000)	(1,182,607,000)

14.4 Investment in associated company was made in accordance with the requirement of then effective Companies Ordinance, 1984. As the Company's share of losses exceed its interest in the associate, the Company has discontinued recognising its share of further losses. Market value is based on last available quoted price as of February 19, 2018.

Stores, Spares & Loose Tools

	Stores and Spares	15,046,851	15,046,851
	Packing Material	1,636,569	1,636,569
		16,683,420	16,683,420
16	Stock-in-Trade		
	Raw Materials	27,704,790	27,704,790
	Finished Goods	10,774,746	10,774,746
	Waste	1,140,007	1,140,007
		39,619,543	39,619,543
	Provision for obsolete stock	(1,980,977)	(1,980,977)
		37,638,566	37,638,566



16.1 Stocks valuing Rs. 37.639 million (2018: Rs 37.639 million) was pledged with the banks against the restructured finance facilities obtained by the Company.

			2019	2018
17	Trade Debts - Considered Good	Note	(Ru	pees)
-,	Local Receivables - Considered Good		57,418,532	82,373,786
	Considered Doubtful		79,668,433	79,668,433
			137,086,965	162,042,219
	Provision for Doubtful debts		(79,668,433)	(79,668,433)
			57,418,532	82,373,786
	17.1 Provision for doubtful debts			
	Opening balance		79,668,433	34,726,640
	Provision during the year			44,941,793
			79,668,433	79,668,433
	17.2 The aging of debtors at the reporting date was:			
	Up to one month			
	1 to 6 months			
	More than 6 months		57,418,532	82,373,786
			57,418,532	82,373,786
18	Advances - Considered good			
	Advances for Expenses/suppliers		2,620,889	2,644,389
	Loans and Advances to employees		662,769	720,361
			3,283,658	3,364,750
19	Short term deposits and other receivable			
	Sales Tax Receivable		15,814,943	15,814,943
	Suite Tun Necel Tuele		15,814,943	15,814,943
20				
20	Cash and Bank Balances			
	Cash in Hand		37,692	54,589
	Cash at Banks - Current Accounts		3,401,265	3,426,847
			3,438,957	3,481,436
21	SALES - Net			
	STEELS THE			
22	Cost of Sales			
	Fuel, Power & Water Consumed		3,694,750	5,828,380
	Salaries, Wages and Other Benefits		10,486,224	12,195,782
	Insurance		485,071	814,160
	Depreciation	13.2	55,045,784	60,867,199
			69,711,829	79,705,521
	Work-in-Process - Opening			-
	Work-in-Process - Closing			-
	Cost of Goods Manufactured		69,711,829	79,705,521
	Finished Goods - Opening		11,914,753	11,914,753
	Finished Goods - Closing		(11,914,753)	(11,914,753)
			<u>69,711,829</u>	79,705,521

23	Administrative and General Expenses	Note	2019 (Ruj	2018 pees)
20	Salaries, Allowances and Other Benefits	23.1	7,317,262	12,459,958
	Rent, Rates and Taxes		25,776	25,776
	Traveling, Conveyance and Entertainment		80,718	89,800
	Printing and Stationery		380,000	294,575
	Postage, Telephone and Telex		283,547	291,249
	Vehicles Expenses		1,324,306	1,262,269
	Legal and Professional Charges		27,000	270,000
	Fees and Subscription		879,741	443,386
	Depreciation and amortization	13.2	1,617,945	1,711,507
	Auditors Remuneration	23.2	500,000	500,000
	Repairs and Maintenance		489,806	44,100
	Others		53,164	30,600
	Provision for doubtful debts		-	44,941,793
	Provision for slow moving and obsolescence of stocks			1,980,977
			12,979,265	64,345,990

- 23.1 Salaries, allowances and other benefits include Rs. 0.302 million (2018: Rs. 0.499 million) relating to staff retirement benefits.
- 23.2 Represents Audit fee (Annual, Half year and Review of Code and corporate Governace) for the year.

24	Finance	Cost
----	---------	------

	Mark-up on Short Term Borrowings	4,445,720	2,920,575
	Mark up on Syndicated Long Term Loan	16,509,366	13,507,304
	Bank Charges and Commission	227,202	235,661
	Unwinding interest	11,313,456	10,445,371
		32,495,744	27,108,911
25	Loss Per Share - Basic and diluted		
	Profit after Taxation	(104,764,420)	(149,444,307)
	Weighted Average Number of Ordinary Shares	9,108,973	6,561,028
	Earning Per Share - Basic and diluted (Rupees)	(11.50)	(22.78)

No figure for diluted earning per share has been presented as the company has not yet issued any instruments which would have an impact on basic earning per Share when exercised.

REMUNERATION OF CHIEF EXECUTIVE DIRECTORS AND EXECUTIVES

	Chief E	xecutive	Dire	Directors Executives		Directors Executives		Executives		Total	
	2019	2018	2019	2018	2019	2018	2019	2018			
				(R	upees)						
Managerial remuneration					1,703,226	1,542,960	1,703,226	1,542,960			
Bonus / Commission											
Staff retirement gratuity											
Provident fund											
House rent allowance					766,451	694,560	766,452	694,560			
Utilities					170,323	162,480	170,323	162,480			
Conveyance											
Others											
					2,640,000	2,400,000	2,640,000	2,400,000			
Number of persons					1	1	1	1			

26.1 Executive has been provided with Company maintained car.

27 Related Party Transactions

During the year aggregate transactions made by the company with the related parties were provident fund contribution of Rs.0.605 million (2018: Rs.1.778 million), Short term sponsor's loan Rs. 5.494 million (2018: 5.241 million).

Remuneration and benefits to key management personnel under the terms of their employment are given in Note 26 above.

			2019	2018
28	Plant Capacity and Production Not	te	(Ru	pees)
	Attainable capacity converted to 20 coung (Kgs)		12,077,988	12,077,988
	Number of spindles installed		25,776	25,776

The compnay's operations are suspended on account of working capital constraints due to adverse factors faced by overall textile industry.

29 Cash and Cash Equivalents

Cash and Bank Balances	20	3,438,957	3,481,436
Short term Borrowings	10	(45,639,984)	(90,145,984)
		(42,201,027)	(86,664,548)

30 Financial Instruments

The Company has exposures to the following risks from its use of financial instruments:

- Credit risk
- Liquidity risk
- Market risk

The Board of Directors has overall responsibility for the establishment and oversight of Company's risk management framework. The Board is also responsible for developing and monitoring the Company's risk management policies.

30.1 Credit risk

Credit risk is the risk that one party to the financial instruments will fail to discharge an obligation and cause the other party to incur a financial loss. The Company believes that it is not exposed to major concentration of credit risk. However, to reduce exposure to credit risk, if any, the management monitors the credit exposure towards the customers and makes provisions against those balances considered doubtful of recovery.

The maximum exposure to credit risk at the reporting date is:

Trade Debts - Considered Good	57,418,532	82,373,786
Loans and Advances - Unsecured, Considered good	3,283,658	3,364,750
Other Receivables - Unsecured, Considered good	7,441,000	7,441,000
Cash and Bank Balances	3,438,957	3,481,436
	71,582,147	96,660,972

In respect of trade debts and other receivables the management, based on past experience, believes that no further impairment allowance is necessary as management believes that the same will be recovered in short course of time. The credit quality of the company's receivable can be measured with their past performance of minimum default, and dealing banks possess good credit ratings.

30.2 Liquidity Risk

Liquidity risk reflects an enterprise's inability in raising funds to meet commitments. The Company follows an effective cash management and planning policy to ensure availability of funds and to take appropriate measures for new requirements. During the year, the Company faced liquidity problems due to adverse conditions of overall textile industry, hence it was unable to make scheduled repayments of restructured long term financing. The management has actively taken measure to rectify the default by approaching its lenders for further restructuring of the liabilities. The further restructuring is in advanced stage and expected to be finalised soon.

The following are the contractual maturities of the financial liabilities, including estimated interest payments:

Financial liabilities Long term loans Trade and other payables **Short term Borrowings** Mark-up accrued on loans

	2019							
Carrying	Contractual	Six months	Six to twelve	One year	Two to Five			
amount	cash flows	or less	months	onward	years			
	Rupees							
323,803,395	347,405,776	187,707,587	-	-	159,698,189			
98,964,589	98,964,589	98,964,589						
45,639,984	49,147,417	49,147,417						
77,568,877	77,568,877	77,568,877						
545,976,845	573,086,659	413,388,470			159,698,189			

	2018						
Carrying Contractual		Six months	Six to twelve	One year	Two to Five		
amount	cash flows	less	months	onward	years		
		Ru	pees				
312,489,939	341,727,019	182,028,830	-	-	159,698,189		
99,931,093	99,931,093	99,931,093	-	-	-		
90,145,984	92,320,729	92,320,729	-	-	-		
59,938,426	59,938,426	59,938,426	-	-	-		
562,505,442	593,917,267	434,219,078	-	-	159,698,189		

30.3 Market risk

Market risk is the risk that the value of a financial instrument will fluctuate resulting in as a result of changes in market prices or the market prices due to change in credit rating of the issuer or the instrument, change in market sentiments, speculative activities, supply and demand of securities and liquidity in the market.

30.4 Currency risk

Foreign currency risk arises mainly due to conversion of foreign currency assets and liabilities into local currency. The Company is not materially exposed to foreign currency risk on foreign currency assets and liabilities.

30.5 Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of the financial instruments will fluctuate because of changes in market interest rates, majority of the interest rate exposeure arises from short and long term borrowings from bank and term deposits and deposits in profit and loss sharing accounts with banks. At the balance sheet date the interest rate profile of the company's iterest-bearing financial instruments are:

Fixed rate instruments Financial liabilities Variable rate instruments Financial liabilities

2019 (Ru	2018 pees)
-	-
221,998,876	221,998,876
221,998,876	221,998,876

Carrying Amounts

30.6 Risk management policies

Risk management is carried out by the management under policies approved by board of directors. The board provides principles for overall risk management, as well as policies covering specific areas like foreign exchange risk, interest rate risk and investing excessive liquidity.

30.7 Capital risk management

The Company's objective when managing capital are to safeguard the Company's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure the Company may adjust the amount of dividends paid to shareholders, issue new shares and take other measures commensuration to the circumstances.



A YOUSUF DEWAN COMPANY

Consistent with others in the industry, the company manages its capital risk by monitoring its debt levels and liquid assets and keeping in view future investment requirements and expectation of the shareholder. Debt is calculated as total borrowings ('long term loan' and short term borrowings' as shown in the balance sheet). Total capital comprises shareholders' equity as shown in the balance sheet under 'share capital and reserves'.

	2019 (Ru	2018 pees)
Total Borrowings	369,443,379	402,635,923
Less Cash and Bank Balances	(3,438,957)	(3,481,436)
Net debt	366,004,422	399,154,487
Total equity	268,245,234	319,462,618
Total Capital	634,249,656	718,617,105
Gearing ratio	57.71%	55.54%

30.8 Fair value of financial instruments

Fair value is an amount for which an assets could be exchanged, or a liability settled, between knowledgeable willing parties in arm's length transaction. Consequently, differences may arise between the carrying value and the fair value estimates.

As at the reporting date the fair value of all financial assets and liabilities are estimated to approximate their carrying values.

31	Number Of Employees	2019	2018
	Total number of employees at the end of year	37	39
	Average number of employees	38	46

Approval of financial Statements

These financial statements were approved by the Board of Directors and authorized for issue on 27 September, 2019.

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- Comparative figures have been rearranged and reclassified wherever necessary for the purpose of better presentation and comparision. However, there were no significant reclassifications and restatements.
- Figures have been rounded off to nearest rupee. ii)
- Items included in the financial statements are measured using the currency of the primary economic envirement in which the company operates. The financial Statements are presented in Pakistani rupees, which is the Company's functional and Presentational currency.

Ishtiaq Ahmed CEO & Director

Muhammad Irfan Ali Chief Financial Officer **Imran Ahmed Javed** Director

PATTERN OF SHAREHOLDING UNDER REGULATION 37(XX)(I) OF THE CODE OF CORPORATE GOVERNANCE **AS AT JUNE 30, 2019**

Srl#	Categories of Shareholders	Number of Shareholders	Number of Shares held	% of Shareholding
1.	Associated Companies	1	231,099	2.00%
2.	NIT and ICP	6	215,879	1.78%
3.	Directors, CEO, their Spouses & Minor Children	7	3,500	0.03%
4.	Executives	-	-	0.00%
5.	Public Sector Companies & Corporations	8	32,970	0.29%
6.	Banks, Development Finance Institutions, Non-Banking Finance Companies, Insurance Companies, Modarbas & Mutual Funds	2	306	0.00%
7.	Individuals	615	11,087,274	95.90%
	TOTAL	639	11,561,028	100.00%

	DETAILS OF CATAGORIES OF SH	IAREHOLDERS	S	
Srl#	Names	Number of Shareholders	Number of Shares held	% of Shareholding
1.	Associated Companies			
1.1	Dewan Motors (Pvt.) Limited	1	231,099	2.00%
2.	NIT and ICP			
2.1	Investment Corp. of Pakistan	1	68	0.00%
2.2	IDBP (ICP UNIT)	1	500	0.00%
2.3	CDC - TRUSTEE NATIONAL INVESTMENT (UNIT) TRUST	1	182,424	1.58%
2.4	TRUSTEE NATIONAL BANK OF PAKISTAN EMP BENEVOLENT FUND TRUST	1	771	0.01%
2.5	TRUSTEE NATIONAL BANK OF PAKISTAN EMPLOYEES PENSION FUND	1	21,981	0.19%
2.6	National Bank of Pakistan	1	135	0.00%
		6	205,879	1.78%
3.	Directors, CEO, their Spouses & Minor Children			
	Directors and CEO			
3.1	Mr. Ishtiaq Ahmed	1	500	0.00%
3.2	Mr. Syed Maqbool Ali	1	500	0.00%
3.3	Mr. Aziz ul Haque	1	500	0.00%
3.4	Mr. Syed Muhammad Anwar	1	500	0.00%
3.5	Mr. Imran Ahmed Javed	1	500	0.00%
3.6	Mr. Muhammad Bagar Jafferi	1	500	0.00%
3.7	Mr. Zafar Asim	1	500	0.00%
		7	3,500	0.03%
	Spouses of Directors and CEO	,	2,000	
		-		0.00%
	Minor Children of Directors and CEO	_	-	0.00%

S	HAREHOLDERS HOLDING 5% OR MORE OF THE VOTING	SHARES/ INTI	ERESTS IN THE CO	OMPANY
Srl#	Names	Number of Shareholders	Number of Shares held	% of Shareholding

Dewan Muhammad Yousuf Farooqui

DETAILS OF TRADING IN THE SHARES OF THE COMPANY BY DIRECTORS, CEO, CFO, COMPANY SECRETARY, THEIR SPOUSES AND MINOR CHILDREN

During the year under review, none of the CEO, CFO, Directors, Company Secretary, their spouses and minor children have traded in the shares of the Company.



FORM 34

THE COMPANIES ORDINANCE, 1984

(Section 236(1) and 464)

PATTERN OF SHAREHOLDING

1. Incorporation Number **001561**

2. Name of the Company **DEWAN MUSHTAQ TEXTILE MILLS LIMITED**

3. Pattern of holding of the shares held by the Shareholders as at

3 0 0 6 2 0 1 9

4.	Number of Shareholders		Shar	eholdings		Total Shares held
	310	1	=	100	Shares	6,172
	195	101	_	500	Shares	50,317
	42	501	-	1,000	Shares	33,497
	44	1,001	_	5,000	Shares	113,155
	13	5,001	_	10,000	Shares	105,294
	7	10,001	_	15,000	Shares Shares	85,407
	1	15,001	_	20,000	Shares	20,000
	3	20,001	-	25,000	Shares	66,173
	2	25,001	-	30,000	Shares	54,008
	2	30,001	_	35,000	Shares	62,000
	1	35,001	-	40,000	Shares	38,707
	3	40,001	-	50,000	Shares	137,647
	3	50,001	=	55,000	Shares	161,901
	1	55,001	-	60,000	Shares	56,401
	2	60,001	-	90,000	Shares	167,770
	1	90,001	-	150,000	Shares	144,974
	2	150,001	=	200,000	Shares Shares	382,424
	1	200,001	_	225,000	Shares	224,217
	2	225,001	_	235,000	Shares	465,494
	1	235,001	_	250,000	Shares	236,973
	1	250,001		300,000	Shares	288,999
	1	300,001		800,000	Shares	725,553
	1	800,001		3,000,000	Shares	7,933,945
	639		T	OTAL		11,561,028

5.	Categories of Shareholders	Shares held	Percentage
5.1	Directors, Chief Executive Officer, their spouses and minor children	3,500	0.03%
5.2	Associated Companies, undertakings and related parties	231,099	2.00%
5.3	NIT and ICP	205,879	1.78%
5.4	Banks, Development Financial Institutions, Non- Banking Finance Companies	-	0.00%
5.5	Insurance Companies	185	0.00%
5.6	Modarabas and Mutual Funds	121	0.00%
5.7 5.8	Shareholders holding 5% General Public	8,659,498	74.90%
	a. Local	11,087,274	95.90%
	b. Foreign	-	0.00%
5.9	Others (Joint Stock Companies, Brokrage Houses, Employees Funds & Trustees)	32,970	0.29%
A۱	INUAL REPORT 2019		

اظهارتشكراوردعا ئەپىلمات:

بورڈ کی جانب سے ہم تمام ایگزیکیٹیو ،اسٹاف ممبران اورور کرز کا کمپنی کیلئے ان کی خدمات پرشکر بدادا کرتے ہیں۔

آخر میں ہم اللہ تعالی رحمٰن ورحیم سے دعا کرتے ہیں کہ وہ اپنے عبیب حضرت محصیات کے طفیل اپنی رحمت، ہدایات اور فضل وکرم ہم پراسی طرح قائم رکھے جو کہ نہ صرف ہم پر بلکہ ہماری ۔ کمپنی اور ہمارے ملک وقوم پر بھی اپنی رحمت نازل کرے، ہم اللہ تعالیٰ سے ریبھی دعا کرتے ہیں کہتمام سلم امتہ کے مابین سیح اسلامی جذبہ، اخوت اور بھائی جارگی پیدا کرے۔ آمین مهرآ مین۔

> میرایروردگاریقیناهاری دعاؤں کوسنتاہے۔ (قرآن کریم) بورڈ آف ڈائر یکٹرز کی جانب سے

عمران احمد جاوید دائر یکٹر

کراچی؛ تاریخ: 27 ستبر2019

A YOUSUF DEWAN COMPANY

آۇپ آۇپىيى:

بورڈ نے اپنے ڈائر یکٹرز کوکار پوریٹ گوزنس، مالیاتی رپورٹنگ اور کار پوریٹ کنٹرول کیلئے ان کی ذمددار یوں کی بحیل میں تعاون کیلئے آڈٹ کمیٹی تھکیل دی تھی۔ یہ پیٹی تین ممبران پر مشتل ہے، ممبران کی اکثریت بشمول کمیٹی کے چیئر مین اورغیرا مگز مکیٹی ڈائر کیٹر پر شتال ہے۔

سال كودوران آؤك كميشى كى جارمينگول كالنعقاد كيا كياتها جس مين درج ذيل في شركت كي تقى:

:טי	میٹنگ میں شر کر	ت کننده کی ن	تعداد /اہلیت
جناب عزيز الحق _چيئر مين		4/4	
سيدمقبول على		2/2	
جناب عمران احمد جاويد		2/2	
جناب ہارون ا قبال		2/2	
جناب محمدا نوار		2/2	

هيومن ريسورس اوراجرتي تميش:

ہیومن ریبورس اوراجرتی سمیٹی کی تشکیل بورڈنے کی تھی تا کہ ہیومن ریبورس کی پالیسیوں پر میعادی جائزے سے متعلق ان کی ذمہ داریوں میں تعاون فراہم کرسکیں۔اس کے علاوہ انتخاب تخیینہ،معاوضہ اورا نتظامیہ کی اہم کامیا بی کی منصوبہ بندی بورڈ کے ساتھ تعاون کر سکے۔

يه كمينى تين ممبران پرشتمل ہے، دوران سال ہيومن ريبورس اوراجرتي كمينى كى ايك ميننگ منعقد كى گئى تھى جس ميں درج ذيل نے شركت كى:

: 19	میننگ میں شرکت	ن کننده کی ت <i>عد</i> او
جناب عزيزالحق _چيئزمين	1	
جناب اشتياق احمه	1	
سيدمقبول على	1	

آمدنی فی شیئر:

زرجائزهدت كيدوران بلغ (11.50) (2018: مبلغ (22.78)) روي في شيئر خساره بإيا كيا-

آ ڈیٹرز کی تقرری:

موجودہ آڈیٹرزمیسرز فیروزشریف طارق اینڈ کمپنی، چارٹرڈا کاؤعمینٹس ریٹائز ہورہ ہیں انہوں نے دوبارہ تقرری کیلئے اپی خدمات پیش کی ہیں۔ آپ کی کمپنی کے بورڈ آف ڈائز بکٹرز نے بورڈ کی آڈٹ کمیٹی کی سفارشات کی بنیاد پر مجوزہ میسرز فیروزشریف طارق اینڈ کمپنی، چارٹرڈا کاؤعمینٹس کو کمپنی کی آڈیٹرز کے طور پردوبارہ تقرری کی تجویز کی ہے۔

شيئر مولدُنگ كاپيٹرن:

کمپنیزا یک، <u>201</u>7ء بسٹنگ ریگولیشن اورکوڈ آف کاربوریٹ گورننس کے تحت مقررہ ثبیئر ہولڈنگ کی معلومات مرتب کی ٹی ہیں جو کہ اس رپورٹ کے ساتھ منسلک ہیں۔

اہم آپریٹنگ اور مالیاتی تفصیل: چیسالداہم آپریٹنگ اور مالیاتی تفصیل نسلک ہے۔

بعد کے واقعات:

مالی سال ختم ہونے کے بعد سے اس رپورٹ کی تاریخ تک کوئی ایسے قابل ذکروا قعات نہیں ہیں جن سے کمپنی کی مالی حالت اثر انداز ہو۔

- ا کاؤ مٹنگ پالیسیوں کے تسلسل کو مالیاتی گوشوار ہے کی تیاری میں لیقنی بنایا گیا ہے، جن پالیسیوں میں تبدیلی کی گئی ہےان کے مالی اثرات مناسب طریقے سے بتایا گیا ٣ ہے جنمینوں کے انداز بے لگانے میں ماہراندا حتیاط برتی جاتی ہے۔
- مالیاتی گوشوارے کی تیاری میں بین الاقوامی مالیاتی رپورٹنگ معیارات جیسے یا کستان میں نافذ لعمل ہیں ، با قاعدہ طور پراس کا لحاظ رکھا جاتا ہے اوراگران سے کوئی ٦٣ انحاف ہوتوا سے موثر طریقے سے بیان کیا گیا ہے۔
 - اندرونی کنٹرول کے نظام منظم ہیں اوراس کی موثر طریقے سے عملدر آمداور گرانی کی جاتی ہے۔
 - کار پوریٹ گورنٹس برعملدرآ مد بے حوالے سے کوئی بھی انحراف نہیں کیا گیا سوائے ان کے جن کا ذکرآ ڈیٹرز کی جائزہ رپورٹ میں ہے۔ _4
 - كمپنى نے اپنے بورڈ كے غيرا كَيْر تكيفيومبران ميں سے ايك آڈٹ كميٹی تفکيل دي ہے۔
 - بورڈ نے اپنے ممبران اور کمپنی کے ملازمین میں سے اشیٹرنٹ برائے اصول اور کاروباری عمل کیلئے مرتب کر کے جاری کیا ہے۔
- آنے والے سالوں میں کمپنی کے کاروباری تسلسل مرکوئی قابل ذکر شکوک وشیہات نہیں ہیں ماسوائے وہ جس کا انکشاف مالیاتی حیایات کے نوٹ نمبر 1.1 میں کہا گیا ہے۔ _9
 - میکسز، دُیومیزاوردیگر جار جزیے متعلق معلومات مالیاتی گوشواروں میں دی گئی ہیں۔
 - کار پوریٹ گورننس کے حوالے سے مندرجہ ذیل معلومات منسلک ہیں: _11
 - شيئر ہولڈنگ کی تفصیلات
 - متعلقين اور مسلك كمينيز كشيئر زكى تفصيلات **(r)**

بورد:

۔ بورڈ آف ڈائز کیٹرزمتنوع علم کے حال افراداور ماہرین برشتمل ہے جو کہاپٹی بہترین مہارت کے تحت کمپنی کے مقاصد برعملدرآ مدکرتے ہیں۔

30 جون 2019 ع كوبورد آف دائر يكثرز كي تفصيلات مندرجه ديل بين:

تعداد ڈائر بکٹرز الف) مرد کوئی نبیں (خواتین کو پورڈ کی تھکیل نوبر پورڈ میں شامل کہا جائے گا) خواتين (_ تعداد ساخت آزاد ڈائریکٹر الف) 1 ديگرغيرا نظامي ڈائز يکٹر (_ انظامي ڈائریکٹر (%

اس سال کے دوران بورڈ کی سات میٹنگوں کا انعقاد ہوا جس میں شرکت کرنے والے ڈائریکٹرزی تفصیل درج ذیل ہے:

ى شركت كننده كى تعداد	نام: مينتك مير
4	جناب بإرون اقبال
7	جنا <i>ب عزيز الحق</i>
6	جناب اشتياق احمد
7	سيدمحمدا نوار
7	جناب محمر با قر جعفری
7	جناب <i>عمر</i> ان احمد جاويد
7	جناب ظفرعاصم
3	سيدمتبول على

وه ڈائر یکٹرز جومیٹنگ میں شرکت نہیں کر سکے ان ڈائر یکٹرز کوغیر حاضری پرچھٹی عنایت کردگ گئ تھی۔

مالیاتی حسابات چلتی ہوئی کمپنی کے جاری کردہ امور کے تحت مرتب کئے گئے ہیں کیونکہ کمپنی نے اپٹے قرضہ جات کو دوبارہ مرتب کرنے کے لئے اپنے قرض خواہوں سے رابطہ کیا ہے جو کہ ذریخور ہے۔ انتظامیہ پُر امید ہے کہ مالیاتی حسابات کے نوٹ 6.1.2 میں کمل طور پر وضاحت کردہ طریقہ کار کے تحت جلدا زجلدا سے کمل کردیا جائے گا۔ اس کے علاد ہ تنظیم نوکی تاریخ تک میلئے 119.824 ملین روپے کا مارک اپ ہے جو کہ معاہدہ کی شرائط میں کو تاہی کی صورت میں واجب الادا ہوگا۔ چونکہ انتظامیہ کو لیقین ہے قرضوں کی تنظیم نوکے بعد کہ یہ میں واجب الادا نہیں ہوگی۔ اس لئے ان مالیاتی حسابات میں نہ کورہ مارک اپ کوریکار ڈنہیں کیا گیا ہے۔

مستقبل پرایک نظر:

نیک طائل کی صنعت کاروباری لاگت میں اضافے کی وجہ سے مشکلات کا شکار ہے جس کی وجہ پاکستانی روپے کی قدراور اسٹیٹ بینک آف پاکستان کے شرح سود کی غیر بینی صور تحال ہے، اسی لئے پاکستان کی برآ مدات عالمی مارکیٹ میں مقابلہ کرنے سے قاصر ہے۔ فانس ایکٹ 2019 کے ذریعے سرمایہ کاری پرائم کیکس آرڈیننس 2001 کے بیٹ واقع کے تحت نیکس کریڈے کو کیکس سال 2020 سے ختم کرویا گیا ہے اور 2019 کے لیے اس کی شرح کو 10 فیصد سے گھٹا کر کا فیصد کردیا گیا ہے۔ ٹیکسٹائل کی صنعت مجموع طور پر چیلنجز سے جمکنار ہے جس کی وجہ سیاد کیکس کی وجہ سی کی سامنا نے ، بڑھتے ہوئے KIBOR اورٹرن اوور میکس مجموع کاروباری لاگت میں اضافے کا باعث ہیں، جن کی وجہ سے کاروباری سرمائے کی ضرورت میں خاطر خواہ اضافہ ہوگیا ہے۔

ہم البنة اميدكرتے ہيں كہ حكومت ضرورا يسے اقدامات متعارف كروائے گی جس سے ٹيكسٹائل كى صنعت كے حالات ميں بہترى آئے، جن ميں GIDC كے مسئلے كاحل، بالخصوص قابل برداشت گيس كى قيمتوں اوراس كى رسدكوموثر بنانا شامل ہيں۔

حومت ملک کے طویل مدتی معاشی استحام کے لئے معیشت کوڈاکومٹ کرنے کے لئے کچھ جار حاندا قدامات کر رہی ہے،جس سے معیشت وقتی طور پرست روی کا شکار ہوگا۔

كاربوريث معاشرتي ذمه داريان:

ہم کار پوریٹ معاشرتی ذمددار یوں کے حوالے سے اس بات کا بھی عہد کرتے ہیں کہ ہم اپنی معمول کے مطابق کاروباری سرگرمیوں کے مل کو مضبوط کرنا چاہتے ہیں۔ ہم کیا ہیں اور کسے عوامل چاہتے ہیں۔ CSRاس چیز کا ایک اہم حصہ ہے۔ ہم نے اپنی کا میابی کو نہ صرف مالیاتی سرگرمیوں کیلئے وقف کیا ہے بلکہ ہم اپنے صارفین کا اطمینان بھی چاہتے ہیں اور ان تمام براور یوں کو بھی سپورٹ کرنا چاہتے ہیں جن کی ہم خدمت کرتے ہیں۔

صحت، حفاظت اور ماحول:

کمپنی کی انظامیا پی ذمہداری سے آگاہ ہے جس کے تحت ہمیں ہارے متعلقین کو محفوظ اور صحت مندانہ ماحول فراہم کرنا ہے۔ ہماری حفاظتی ثقافت کا مقصد میہ ہے کہ ہرطرح کے مسائل سے محفوظ رہا جائے۔ ملاز مین کیلئے محفوظ ہوت مندانہ اور پرسکون اموری حالات پیدا کرنے کیلئے مستقل جدو جبد کرتے ہیں۔ ہم تمام تر حادثات وغیرہ کی صورت میں مکمل تفقیش کرتے ہیں اور اس کا سبب معلوم کرتے ہیں۔ ہمیں یقین ہے کہ تحفظ اور صحت مندانہ کمل بہتری کیلئے مستقل بنیا د پر تحفظ اور صحت مندانہ مل بہتری کیلئے مستقل اصلاح کا راستہ ہے۔ ہم اپنے اور اپنے متعلقین کیلئے مستقل بنیا د پر تحفظ اور صحت مندانہ امور کی اصلاح کیلئے اقدامات کرتے رہتے ہیں۔

انسانی ذرائع (بیومن ریسورس):

سمپنی کی انظامیاس بات پرواضح یقین رکھتی ہے کہ بہترین پیداواری صلاحیت کیلئے انسانی ذرائع اور شکم قیادت بے حداہم ہے۔لہذا سمپنی کی انظامیانسانی ذرائع کے استعال کو بے حداہمیت دیتی ہے،اس سلسلے میں ملاز مین کیلئے مناسب تربیت، ہدایات اور وقا فو قا مراعاتی اسکیمیں فراہم کرتے ہیں۔

كار بوريث اور مالى ر بورتنك:

آپی کمپنی کے ڈائر یکٹرز بہترین کارپوریٹ گوننس کے لئے پرعزم ہیں۔بورڈ کارپوریٹ اورفنانشل رپورٹنگ سے متعلق اپنی ذمدداری سے بخوبی آگاہ ہے۔ ڈائر یکٹرزنصدیق کرتے ہیں کہ:

۔ کمپنی کی انتظامیہ کی جانب سے تیار کردہ مالیاتی گوشوار کے کمپنی کے حالات، اس کے کاروباری نتائج، نقذرقم کی ترمیل اور قصص میں ردوبدل کی شفاف عکاسی کرتے ہیں۔

٢- كمپنى كى كاتے مناسب طريقه سے مرتب كئے جاتے ہيں۔

ڈائر یکٹرزر پورٹ

محترم شيئر ہولڈرز،

السلام عليكم،

آپ كى كمپنى كے بورۇ آف ۋائر يكٹرزانتا مى مالياتى سال 30 جون <u>201</u>9ء كے لئے سالاند آؤٹ شدە مالياتى حسابات بحق آۋيٹرزر پورٹ پيش كررہے ہيں۔

حائزه:

پاکستان میں ٹیکسٹائل کی صنعت ایک وسیع پیداواری اور دوسرا برداروزگار فراہم کرنے والااہم شعبہ ہے اور ملک کی زرمبادلہ کی آمدن میں بردا حصد دارہے، مگر جاری نامساعد حالات اورغیریقینی صورتحال جوکہ پاکستانی کرنسی کی قدر میں کمی اور اسٹیٹ بینک آف پاکستان کی طرف سے شرح سود میں مسلسل اضافے کی وجہ سے در پیش ہے، ان کی وجہ سے کاروبار کرنے کی لاگت میں مسلسل اضافے کا سامنار ہا۔

مالياتى نتائج اوركاركردگى: (پيداوار معطل)

روپ) زریجائزه سال کے دوران مالیاتی نتائج درج ذیل ہیں:

فروخت(صافی)	
فروخت کی لاگت	(69,711,829)
خام خساره	(69,711,829)
آپریٹنگ اخراجات	(12,979,265)
آپریٹنگ خسارہ	(82,691,094)
مالياتى لا گت	(32,495,744)
قبل از فیکس خساره	(115,186,838)
محصولات	10,422,418
بعداز نيكس خساره	(104,764,420)

اس سال بھی کمپنی کی صافی فروخت پیداوار معطل ہونے کی وجہ سے صفررہی۔ کمپنی نے وقی طور پر جولائی <u>2016ء سے اپنی پیداوار کے عمل کو معطل کر دیا</u> ہے جو کہ صنعت میں نامساعد مشکلات، مارکیٹ میں طلب کی کمی اور کام چلانے کے لیے سرمایہ میں کمی کی وجہ سے ہے۔

سال 2012 میں کمپنی نے اپنے قرض خواہوں کے ساتھ مصالحق معاہدہ کے ذریعہ تصفیہ کرلیا تھا جس کے تحت محترم ہائی کورٹ آف سندھ کرا پی نے ذکری پاس کی تھی، کمپنی کے مختصر مدتی اور طویل مدتی قرضوں کوطویل مدتی قرضہ جات کی اقساط کی واپسی میں کوتا ہی کی وجہ سے قرض خواہوں نے ذکری پرعملد آمد کے لئے کورٹ سے رابطہ کیا ہے۔ کمپنی نے ہائی کورٹ میں مقدمہ دائر کیا ہے جس میں اس بات پر ذور دیا گیا ہے کہ ذکری پرعملد رآمد کی درخواست ناانصافی پرجنی اور قانون کے خلاف ہے۔ انتظامیہ پرامید ہے کہ فیصلہ اس کے تق میں ہوگا۔

سمپنی کے آڈیٹرز نے اپنی جاری کردہ رپورٹ میں تحفظات کا اظہار کیا ہے جن میں کمپنی کی مستقبل میں چلنے کی اہلیت، مارک اپ کوریکارڈ نہ کرنا، قرضہ جات کی اقساط میں واپسی کی کوتا ہی شامل ہیں۔

مالیاتی حسابات چلتی ہوئی کمپنی کے جاری کردہ امور کے تحت مرتب کئے گئے ہیں کیونکہ کمپنی نے اپنے قرضہ جات کے حوالے سے دوبارہ ترتیب کیلئے رائطہ قائم کیا ہے جو کہ ذریخور ہے۔ انتظامیہ کو امید ہے کہ بینظر ٹانی جلد موثر ہوگی اور کمپنی کی فنڈنگ کی ضروریات کو پورا کرے گی اس کے علاوہ انتظامیہ کو آپریشن کے حوالے سے بھی مدوفراہم کرے گی تا کہ پیداواری گنجائش کو بہتر طریقہ سے استعمال کیا جاسکے لہذا مالیاتی حسابات کو چلتی ہوئی کمپنی کے طور پر مرتب کرنا جائز ہے جس کی وضاحت نوٹ 1.1 میں کی گئی ہے۔

5) تاحال سی این آئی سی فراہم نہ کرنے والے شیئر ز ہولڈرز کونوٹس

سکیورٹیز اینڈ ایکچینج آف پاکتان کےالیں آراو 831(1)/2012مور نے 5 جولائی 2012ء میں درج ذیل ہدایات کےمطابق شیئر ز ہولڈرز کوڈیویڈیڈ وارنٹس وغیرہ کےاجرا کے لیے ہی این آئی می لازمی ہے جس کی عدم موجود گی میں ڈیویٹر فٹر کی ادائیگی ایس ای می کی مندرجہ بالا ہدایات کے مطابق رد کی جائتی ہے لہذا جن حصص یافتگان نے تا حال اپنے می این آئی می فراہم نہیں کیے ہیں ان کوایک بار پھر ہدایت کی جاتی ہے کہ اپنے سی این آئی سی کی تصدیق شدہ کا بی بلاتا خیر براہ راست ہمارے شیئر رجسٹر ار کوفراہم کر دیں۔

6) شیئر ہولڈرز کے لیےای ڈیویٹرنٹرمینڈیٹ

نقد منافع منقسمہ کی ادائیگی کومزید بہتر بنانے کے لیےای ڈیویٹی ٹامیکنزم متعارف کرایا گیا ہے جس کے تحت تصص یافتگان ڈیویٹی ٹاکی رقم فوری طوریراییے متعلقہ بینک اکاؤنٹ میں الیکٹرونگلی وصول کرسکتے ہیں اس طریقہ سے ڈیویڈیڈان کے بینک اکاؤنٹ میں منتقل ہوجائے گا اور بذریعیہ ڈاک گمشدگی،عدم وصولی اورغلط ہیتے پروصولی وغیرہ کے غدشات نہیں ہوں گے،سکیورٹیزاینڈائیجینچ کمیشن آف یا کستان (ایس ای بی بی کےنوٹس نمبر 8(4)ایس ایم/سی ڈی بی 2008ء مورند 5اپریل 2013ء کےذریعیتمام لیوز کمپنیوں کوصص ہولڈرز کےمفاد میں ای ڈیویٹی نڈمیکنزم کواختیار کرنے کی ہدایات جاری گی ٹی ہیں،مندرجہ بالا کے پیش نظرآ پ کوڈیویٹر نڈمینڈیٹ فارم پراورد نتخط کے ہمراہ جمع کرا کے ڈیٹر مینڈیٹ فراہم کیا جارہا ہے۔

7) مالي گوشوارون وغيره کې البيګېروکي منتقلي

الیں ای پی نے اپنے اعلامیہ نمبرالیں آراو 787(1)/2014 مور خد 8 ستمبر 2014 کمپنیوں کوسالانہ آڈٹ شدہ مالی گوشواروں مع سالانہ اجلاس کے نوٹس ڈاک کی بجائے بذریعیا ی میل ان ممبران کوارسال کرنے کی اجازت دی ہے جواس سہولت سے استفادہ حاصل کرنے کے متنی ہیں مذکورہ بالا گوشوارےاورسالا نہاجلاس عام کے نوٹس بذریعہ ای میل وصول کرنے کے خواہشند ممبران سے درخواست ہے کہ وہ ممپنی کی ویب سائٹ hhp://www.yousufdewan.com/DMTML/index.html اسٹینڈ رڈ ریکونسٹ فارم پراپی خواہش تح بری طور برفرا ہم کریں۔

ديوان مشتاق ٹيکسٹا ئل ملز لميٹڈ سالانه اجلاس عام

مطلع كياجا تا ہے كەدبوان مشاق ئيكسٹائل ملزلميشڈ (ۋى ايم في ايم ايل يا كمپنى) كااٹھادن (58) سالانداجلاس عام جعرات 124 كتوبر 2019 ءكوش 11:30 بيجه ديوان سینٹ لمیٹر فیکٹری سائٹ واقع دیہہ ڈھنڈودھا پیجی ضلع ملیر کراچی پاکستان میں مندرجہ ذیل امور کی انجام دہی کیلئے منعقد کیا جائے گا۔اجلاس کا آغاز تلاوت کلام پاک سے ہوگا۔

عمومي امور

- 1) كمپنى كے گزشته سالاندا جلاس عام منعقدہ جعرات 25 اكتوبر 2018ء كى كارروائى كى توثیق۔
- 2) 30 جون 2019ء کھمل ہوانے والے سال کیلئے کمپنی کے آ ڈٹ شدہ مالی گوشوار وں معہ آ ڈیٹرز اورڈ ائر بیٹرز کی رپورٹ کی وصولی بخور وخوض اور منظوری۔
 - 3) 30 جون 2020 كوكمل ہوانے والے سال كيلئے كمپنى كے آ ڈیٹرز كی تقرري اوران كے مشاہیرہ كالعین۔ بحکم بورڈ Daggarden.

4) چیئر مین کی اجازت سے دیگرامور کی انجام دہی۔

محمد حنيف جرمن سميني سيرييري

کراچی 27 ستمبر 2019ء

- 1) كمپنى كىنتقلى صص كى كتب17ا كتوبر 2019ء تا 24اكتوبر 2019ء (دونوں دن شامل) بندر ہيں گی۔
- 2) ممبران سے پید میں سی فتنم کی تبدیلی سےفوری طور پر ہمارے شیئر زرجسڑ ارٹرانسفرایجنٹ بی ایم ایف کنسلٹنٹس یا کتان (پرائیوٹ) کمپیٹڈ واقع انعم اسٹیٹ بلڈنگ کمرہ نمبر 310 اور 311 تقرد فلور 49 دارالا مان سوسائي مين شاہراہ فيصل متصل بلوچ كالوني بل كراچي يا كستان كومطلع كرنے كى درخواست ہے۔
- 3) اجلاس بذامین شرکت اور رائے دہی کا اہل ممبراین جانب سے شرکت اور رائے دہی کیلئے دوسر مے مبرکوا پنا پروکسی مقرر کرسکتا ہے۔ تاہم پروکسی کی تقرری کی دستاویز اجلاں بذا کے انعقاد سے کم از کم اڑتا لیس (48) گھنٹے لیک پنی کومندرجہ بالا بیتہ برمل جانی جاہے۔
- 4) سی ڈی سی ممبران کومزید برال سیکیورشیز اینڈ ایکیچنج نمیش آف یا کستان کے جاری کردہ سرکلر- I مورخہ 20 جنوری 2000ء میں درج مندرجہ ذیل ہدایت پٹل کرنا ہوگا۔
 - الف) برائے اجلاس میں شرکت
- i) انفرادی ا کا وَنٹ ہولڈریاسب ا کا وَنٹ ہولڈراوریا افراد کی صورت میں یا جن کی سیکیو رٹیز گروپ ا کا وَنٹ میں ہوں اوران کی رجسٹریشن تفصیلات ضابطہ کے مطابق اپ لوڈ ڈ ہوں اپنی شناخت کے لیے اصل قومی شناختی کارڈ (سی این آئیسی) یا اصل پاسپورٹ اجلاس میں شرکت کے موقع پر پیش کرنا ہوگا۔
- ii) کا پوریٹ اینٹسٹی کی صورت میں بورڈ آف ڈائر بکٹرز کی قرار داد/ یا ورآف اٹارنی معہنا مز دفر دے دستخط کانمونہ (اگریہلے فراہم نہ کیے گئے ہوں) اجلاس کے موقع پر پیش کرنا ہوگا۔
 - ب پروکسی کی تقرری
- i) انفرادی اکاؤنٹ بولڈریا سب بولڈراور یا افراد کی صورت میں جن کی سیکیو رٹیز گروپ اکاؤنٹ میں بوں اوران کی رجٹریش تفصیلات ضابطہ کے تحت اپ لوڈ ڈیبوں پروکسی فارم مندرجہ بالاشرائط کے مطابق واخل کرانے ہوں گے۔
 - ii) پروکسی فارم پر دوافراد کی گواہی ہونی چاہیے جن کے نام بیتے اور سی این آئی سی نمبر فارم میں درج ہوں۔
 - ii) ممبراور بروکسی کے بی این آئی می پایاسپورٹ کی تصدیق شدہ کا پیاں بروکسی فارم سے نسلک کرنی ہوں گی۔
 - iv) بروکسی کواجلاس کے موقع براصل قومی شاختی کارڈ (سی این آئی سی) یااصل یا سپورٹ پیش کرنا ہوگا۔
- v) کار پوریٹ انٹٹی کیصورت میں بورڈ آف ڈائر کیٹرز کی قرار داد/ یاورآ ف اٹار نی مع نامز دفر د کے دستخطاکانمونہ (اگریبلے فراہم نہ کیے گئے ہوں) پروکسی فارم ہمراہ کمپنی کو

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Education Initiative of Securites and Exchange Commission of Pakistan

DEWAN MUSHTAQ TEXTILE MILLS LIMITED 58TH ANNUAL GENERAL MEETING

FORM OF PROXY

This form of Proxy duly completed must be deposited at our Shares Registrar Transfer Agent **BMF Consultants Pakistan (Private) Ltd.** Anum Estate Building, Room No. 310 & 311, 3rd Floor, 49, Darul Aman Society, Main Shahrah-e-Faisal, Adjacent Baloch Colony Bridge, Karachi-75350, Pakistan. Not later than 48 hours before the time of holding the meeting A Proxy should also be a member of the Company.

I/we		
of		being a member (s) of
DEWAN MUSHTAQ TEXTILE MILLS LIN	MITED and holder of	
Ordinary Shares as per Registered Folio No./CI	OC Participant's ID and Ac	ecount No
hereby appoint		
of		
or failing him		
Of		
who is also member of DEWAN MUSHTAQ T	TEXTILE MILLS LIMI	TED vide Registered Folio
No./CDC Participant's ID and Account No	as n	ny/our proxy to vote for me/us and
on my/our behalf at the 58th Annual General Mo	eeting of the Company to b	oe held on Thursday, 24th
October, 2019 at 11:30 a.m. and any adjournm	ent thereof.	
Signed this	day of	2019.
		Affix Revenue Stamp Rs. 5/-
	Signature	
Witness:Signature	Witness:	Signature
Name:	Name:	<u> </u>
Address:	Address:	

پراکسی فارم ۵۸ وال سالانه اجلاس عام

ا ہم اعلان یہ پراکسی فارم مکمل پر کر کے ہمارے رجٹ ارشیئرٹرانسفرا بجٹ، بی ایم ایف کنسلٹنٹ (پرائیوٹ) کمیٹٹر،افعم اسٹیٹ بلڈنگ، روم نمبر 310اور 311، تیسری منزل، 49، دارالمان سوسائٹی، شاہراہ فیصل ،ملحقہ بلوچ کالونی پل، کراچی -75350، پاکستان ۔ کے آفس میں،میٹنگ کے انعقاد سے اڑتالیس گھٹے پہلے بیفارم ضرور جمع کروادیں،کسی بھی پراکسی کا کمپنی کاممبر ہونا

کا(مکمل پیة) بحثیت ممبر	میں اہم
۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔	۔ د بوان مشاق ٹیکسٹائل ملز لمبیٹڈ کے
سير	
کا(مکمل پیة)	
جوبذات خود بھی	
	د بوان مشاق ٹیکسٹائل ملز کر پیٹر بر
	<i>y</i>
الانهاجلاس عام جو که بروزجعرات،۲۴ اکتوبر ۲۰۱۹ کو	جو کہ میری / ہماری غیر موجو دگی کی صورت میں سمپنی کے ۵۸وال
	جو کہ میری / ہماری غیر موجو دگی کی صورت میں نمینی کے ۵۸وال دو پہر ۱:۳۰ بج ، ہے میری/ ہماری جانب سے ووٹ دے۔
	جو کہ میری / ہماری غیر موجو دگی کی صورت میں نمینی کے ۵۸وال دو پہر ۱:۳۰ بج ، ہے میری/ ہماری جانب سے ووٹ دے۔
	جو کہ میری / ہماری غیر موجو دگی کی صورت میں سمپنی کے ۵۸ والہ دو پہر ۱۱:۳۰ ہے ۵۸ والہ دو پہر ۱۱:۳۰ ہے ۵۸ والہ دے۔ دو پہر ۱۱:۳۰ ہے وٹ دے۔ بطور گواہ میں اہم نے بروز بطور گواہ میں اہم نے بروز
	جو کہ میری / ہماری غیر موجو دگی کی صورت میں کمپنی کے ۵۸ وال دو پہر ۱۱:۱۰ ہج ، ہے میری/ ہماری جانب سے ووٹ دے۔ بطور گواہ میں اہم نے بروز بتاریخ
	Affix
	جو کہ میری / ہماری غیر موجو دگی کی صورت میں سمپنی کے ۵۸ والہ دو پہر ۱۱:۳۰ ہے ، ہے میری/ ہماری جانب سے ووٹ دے۔ بطور گواہ میں /ہم نے بروز بطور گواہ میں /ہم نے بروز میں میری Affix Revenue Stamp