NISHAT POWER LIMITED



SECY/STOCKEXC/

October 25, 2019

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

SUB:

SUBMISSION OF QUARTERLY ACCOUNTS FOR THE PERIOD ENDED SEPTEMBER 30, 2019

Dear Sir,

In compliance with the provisions of Section 237 of the Companies Act 2017, read with PSX Notice No. PSX/N-4207 dated July 13, 2018 and PSX/N-4952 dated August 29, 2018, we are pleased to submit electronically through PUCAR un audited accounts for the period ended September 30, 2019.

Thanking you,

Yours truly,

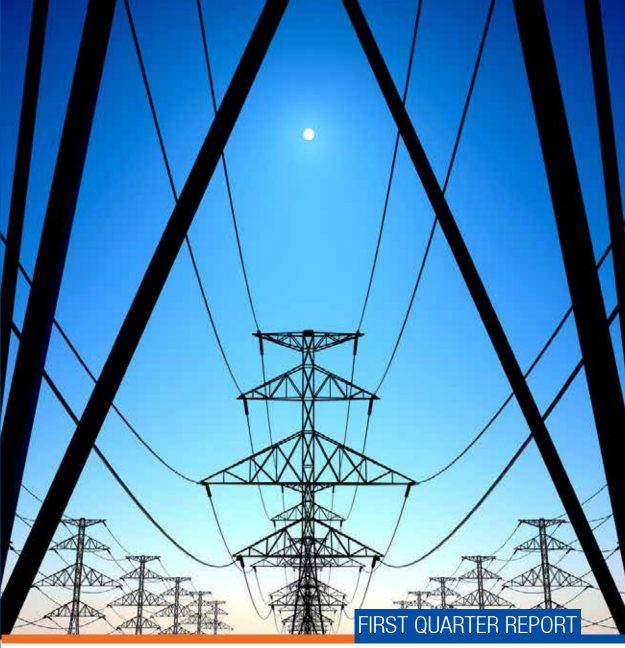
KHALID MAHMOOD CHOHAN COMPANY SECRETARY

HEAD OFFICE
REGISTERED OFFICE
POWER PLANT

: 1.B, AZIZ AVENUE, CANAL BANK, GULBERG V, LAHORE. TEL: +92-42-35717090-96, 35717159-63, FAX: 92-42-35717239 Email: nishat@nishatpower.com, Website: www.nishatpower.com

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

: 66 Km, Lahore - Multan Road, On BS Link Canal Near Jambar Kalan, Tehsil Pattoki, District Kasur. Tel: 92-42-35260118-9, 049-4388271-80



FOR THE PERIOD ENDED SEPTEMBER 30, 2019



NISHAT POWER LIMITED

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CORPORATE PROFILE

BOARD OF DIRECTORS

Mian Hassan Mansha Chairman Mr. Ghazanfar Hussain Mirza Chief Executive

Mr. Ahmad Ageel Mr. Yousuf Bashir Mr. Mahmood Akthar Mr. Shahzad Ahmad Malik

Mr. Norez Abdullah

AUDIT COMMITTEE

Mr. Ahmad Ageel Member/Chairman

Mr. Yousuf Bashir Member Mr. Shahzad Ahmad Malik Member

HUMAN RESOURCE & REMUNERATION COMMITTEE

Mian Hassan Mansha Member

Mr. Ahmad Ageel Member / Chairman

Mr. Ghazanfar Hussain Mirza Member

CHIEF FINANCIAL OFFICER

Mr. Tanvir Khalid

COMPANY SECRETARY

Mr. Khalid Mahmood Chohan

BANKERS OF THE COMPANY

Habib Bank Limited United Bank Limited Allied Bank Limited National Bank of Pakistan Bank Alfalah Limited Faysal Bank Limited

Askari Bank Limited Habib Metropolitan Bank Limited

Soneri Bank Limited Silk Bank Limited

Bank Islami Pakistan Limited

Meezan Bank Limited

Dubai Islamic Bank Pakistan Limited

Albaraka Bank Pakistan Limited

First Women Bank Limited The Bank of Punjab

MCB Bank Limited

MCB Islamic Bank Limited

Pak Brunei Investment Co. Limited

The Bank of Khyber Bank Al-Habib Ltd

AUDITORS

A. F. Ferguson & Co. Chartered Accountants

LEGAL ADVISOR

Cornelius, Lane & Mufti Advocates & Solicitors

REGISTERED OFFICE

53 - A, Lawrence Road, Lahore - Pakistan

UAN: 042-111-11-33-33

HEAD OFFICE

1-B, Aziz Avenue, Canal Bank, Gulberg-V, Lahore - Pakistan

Tel: +92-42-35717090-96, 35717159-63

Fax: +92-42-35717239

Website: www.nishatpower.com

SHARE REGISTRAR

Hameed Majeed Associates (Pvt.) Ltd. Financial & Management Consultants H.M. House, 7-Bank Square, Lahore - Pakistan. Tel: 042-37235081-2

PLANT

66-K.M, Multan Road, Jambar Kalan, Tehsil Pattoki, District Kasur, Punjab - Pakistan.



DIRECTORS' REPORT

The Board of Directors of Nishat Power Limited (the Company) is pleased to present their report together with the Condensed Interim Financial Information for the period ended September 30, 2019.

FINANCIAL AND OPERATIONAL RESULTS:

During the period, the Company had turnover of Rs 4,953 million (September 2019: Rs 5,846 million), against operating cost of Rs 3,200 million (September 2019: Rs 4,569 million) resulting in a gross profit of Rs 1,752 million (September 2019: Rs 1,277 million). The Company earned profit before tax of Rs 1,338 million compared to Rs 984 million in the same period last year.

The current period's net profit after tax amounts to Rs 1,338 million resulting earnings per share of Rs 3.779 compared to profit after tax of Rs 984 million and earnings per share of Rs 2.779 in the same period last year.

Included in trade debts is an amount of Rs 816 million deducted by National Transmission & Dispatch Company Limited ('NTDCL') from the Capacity Purchase Price invoices. Please refer note 9 to this Condensed Interim Financial Information for further details. Based on the favourable Expert determination and Final Arbitration Award, management strongly feels that under the terms of the PPA and Implementation Agreement, the above amount is likely to be recovered by the company. Consequently, no provision for the above mentioned amount has been made in this condensed interim financial information.

NTDCL continues to default on its payment obligations. The Company took up the matter with NTDCL and Private Power & Infrastructure Board ('PPIB') by giving notices of default pursuant to provisions of Power Purchase Agreement and Implementation Agreement. Total receivables from NTDCL on September 30, 2019 stand at Rs 18,541 million (June 2019: Rs 16,045 million), out of which overdue receivables are Rs 14,438 million (June 2019: Rs 13,145 million).

The plant operated at optimal efficiency and dispatched 197 GWh (September 2019: 316 GWh) of electricity to its customer NTDCL during the period, with 45,73% (September 2019; 73,37%) average capacity factor.

COMPOSITION OF BOARD:

Tota	al number of Directors:	
(a)	Male	7
(b)	Female:	0
Coi	nposition:	
(i)	Independent Directors	2
(ii)	Other Non-executive Directors	3
(iii)	Executive Directors	2

COMMITTEES OF THE BOARD:

Audit Committee of the Board:

Sr. #	Name of Directors	
1	Mr. Ahmad Aqeel	(Chairman)
2	Mr. Yousuf Bashir	
3	Mr. Shahzad Ahmad Malik	

Human Resource and Remuneration Committee:

Sr. #	Name of Directors	
1	Mr. Ahmad Aqeel	(Chairman)
2	Mian Hassan Mansha	
3	Mr. Ghazanfar Hussain Mirza	

DIRECTORS' REMUNERATION:

The company only pays meeting fee in terms of remuneration to its non-executive and independent directors. Aggregate amount of remuneration paid to executive and non-executive directors have been disclosed in note 13 of the annexed condensed interim financial information.

ACKNOWLEDGEMENTS

We wish to place on record our gratitude towards Company employees for their commitment towards progress of the Company.

For and on behalf of Board of Directors

Chief Executive Officer

Lahore: October 23, 2019

مجلس نظماء کی رپورٹ:

نٹاط یاورلمیٹڈ (کمپنی) کی مجلس نظماء 30 سمبر 2019 مختتمہ مدت کے لئے منجمد عبوری مالیاتی گوشوارے کی رپورٹ پیش کرتی

ہے۔ مالیاتی اور کاروباری نتائج:

حالیہ مت کے دوران کمپنی کو 3,200 ملین روپ (سمبر 4,569:2018 ملین روپ) کی آپریٹنگ لاگت کے عوض 4,953 ملین روپے (ستمبر 2018 : 5,846 ملین روپے) کی وصولیاں ہوئیں تھیں،جس کے نتیجہ میں 1,752 ملین روپے (ستمبر 2018: 1,277 ملین روپے) کامجموعی منافع ہوا ہے۔ کمپنی نے گزشتہ سال اسی مدت میں 984 ملین رویے کے مقابلے میں 1,338 ملین رویے قبل از ٹیکس منافع کمایا ہے۔

گزشتہ سال کی اس مدت میں 779 2 روپے فی حصص آمدن اور 984 ملین روپے قبل از ٹیکس منافع کے مترادف موجوده مدت میں3.779 رویے فی حصص آمدن اور1,338 ملین رویے قبل ازنیکس خالص منافع ہوا ہے۔

تجارتی قرضوں میں نیشنل ٹرانسمیشن اینڈ ڈسپیچ کمپنی لمیٹلہ (NTDCL') کی طرف ہے کیپسٹی پرچیز پرائس میں منہا کردہ 816 ملین رویے کی رقم شامل ہے۔مزیر تفصیلات کے لیےان منجد عبوری مالیاتی گوشوارے کا نوٹ 9 ملاحظہ کریں۔ سمینی کے قانونی وکیل کے مشورہ ،ا یکسپرٹ کے تعین اورآ ربٹریشن ایوارڈ کے مطابق ،انتظامیہ محسوں کرتی ہے کہ PPA اور ا میلی منٹیشن معاہدہ کی شرائط کے تحت الیبی رقوم کی واپسی کاامکان ہے۔ چنانچہاس عبوری مالیاتی گوشوارے میں مذکورہ ہالارقم کے لئے کوئی گنجائش نہیں رکھی گئی ہے۔

NTDCL اینی ادائیگی کی ذمہ داریوں میسلسل نادہندگی برکار بندہے۔ کمپنی نے بجلی کی خریداری کےمعاہدے اور Implementation Agreement کے تحت NTDCL اور برائیویٹ باوراینڈ انفراسٹر کچر بورڈ ('بی بی آئی تی') کے ہاں معاملہ اجا گر کیا ہے۔ 30 متبر 2019 کو NTDCL سے کل وصولی 18,541 ملین روپے (جون 2019: 16,045 ملین روپے) ہے، جن میں سے 14,438 ملین روپے (جون 13,145:2019 ملین رویے)وصولی واجبالا دااورخارج المیعادیں۔

حالیہ مدت کے دوران بلانٹ زیادہ سے زیادہ ہا کفایت کارکردگی پر چلایا گیااورا بنے صارفNTDCL کواوسط 45.73 فيصد صلاحيت كي ساتھ 197 GWh بحل ترييل كى گئ

بورد کی ترتیب:

ڈائر یکٹرز کی کل تعداد

7 (a)

(b) عورت 0

ترتيب

(i) آزاد ڈائریکٹرز 2

(ii) دیگرنان ایگزیکٹو 3

(iii)ا گیزیکٹو 2

بورڈ کی کمیٹیاں

بورڈ کی آ ڈٹ تمیٹی

نام ڈائر یکٹر	نمبرشار
جناباحم عقیل (آزاد ڈائر کیٹر)چیئر مین	1
جناب پوسف بشیر(آزاد ڈائر کیٹر)	2
جناب شنم اداحمد ملك (نان الگيزيكڻو دُائر يكثر)	3

مومن ريسورس ايندر يمنريش مينى:

نام دُائر يَكِٹر	نمبرشار
جناباحم عقیل (آزاد ڈائر کیٹر)چیئر مین	1
میاں حسن منشا(نان ایگزیکٹوڈ ائریکٹر)	2
جنابغفنفرحسین مرزا(ا یکزیکٹوڈائزیکٹر)	3

ڈائر یکٹرز کامشاہرہ:

کمپنی اپنے نان ایکزیکٹوڈ ائر کیٹرزسمیت آزادڈ ائر کیٹرزکواجلاس فیس کےعلاوہ مشاہرہ ادانہیں کرتی ہے۔ایگزیکٹواور نان ایگزیکٹوڈ ائر کیٹرزادا کئے گئے مشاہرہ کی مجموعی رقم منسلکہ مالی حسابات کےنوٹ 13 میں منکشف کی گئی ہے.

اظهارتشكر

بورڈ کمپنی کی افرادی قوت کی کوششوں کی تعریف کرتا ہے۔

برائے اور منجانب بورڈ آف ڈائر یکٹرز

المراكبير المراكبير

المعمولية المرابع المسلم ا

لا بور: 23 اكتوبر،2019ء

UNCONSOLIDATED CONDENSED INTERIM STATEMENT OF FINANCIAL POSITION (Un-audited) AS AT SEPTEMBER 30, 2019

Un-audited **Audited** Note September 30, June 30, 2019 2019 (Rupees in thousand)

EQUITY AND LIABILITIES

CAPITAL AND RESERVES

Authorised share capital 500,000,000 (June 30, 2019: 500,000,000) ordinary shares of Rs 10 each		5,000,000	5,000,000
Issued, subscribed and paid up share capital 354,088,500 (June 30, 2019: 354,088,500) ordinary shares of Rs 10 each Capital reserve Revenue reserve: Un-appropriated profits	4	3,540,885 3,153,633 13,752,199	3,540,885 3,153,633 12,414,201
NON-CURRENT LIABILITY		20,446,717	19,108,719
Long term financing - secured	5	-	654,638
CURRENT LIABILITIES			
Current portion of long term financing - secured Short term borrowings - secured Trade and other payables Unclaimed dividend Accrued markup	5	2,477,018 6,357,200 312,183 19,181 338,814	2,385,532 6,420,312 261,601 21,666 233,908
CONTINGENCIES AND COMMITMENTS	6	9,504,396	9,323,019
		29,951,113	29,086,376

The annexed notes 1 to 14 form an integral part of this unconsolidated condensed interim financial information.

CHIEF ÉXECUTIVE

	Un-audited	Audited
Note	September 30,	June 30,
	2019	2019
	(Rupees in t	housand)

ASSETS

NON-CURRENT ASSETS

Fixed assets Long term investments Long term loans and advances	7 8	9,817,515 1,000 -	10,005,584 1,000 6
		9,818,515	10,006,590
CURRENT ASSETS			
Stores, spares and loose tools Inventories Trade debts Advances, deposits, prepayments and other receivables Income tax receivable	9	695,403 421,421 18,110,752 851,112 35,353	757,521 1,719,399 15,643,517 904,445 34,128
Cash and bank balances		18,557	20,776
		20,132,598	19,079,786
		29,951,113	29,086,376



UNCONSOLIDATED CONDENSED INTERIM STATEMENT OF PROFIT OR LOSS (Un-audited) FOR THE QUARTER ENDED SEPTEMBER 30, 2019

		Quarter ended		
	Note	September 30, 2019	September 30, 2018	
		(Rupees in	thousand)	
Sales		4,952,515	5,846,191	
Cost of sales	10	(3,200,175)	(4,569,478)	
Gross profit		1,752,340	1,276,713	
Administrative expenses		(75,536)	(71,670)	
Other expenses		-	(1,366)	
Other income		233	1,821	
Finance cost		(339,039)	(221,608)	
Profit before taxation		1,337,998	983,890	
Taxation		-	-	
Profit for the period		1,337,998	983,890	
Earnings per share - basic and diluted (in Rupees)		3.779	2.779	

The annexed notes 1 to 14 form an integral part of this unconsolidated condensed interim financial information.

UNCONSOLIDATED CONDENSED INTERIM STATEMENT OF COMPREHENSIVE INCOME (Un-audited) FOR THE QUARTER ENDED SEPTEMBER 30, 2019

Quarter ended Profit for the period Other comprehensive income: Items that may be reclassified subsequently to profit or loss Items that will not be reclassified subsequently to profit or loss

Total comprehensive income for the period

September 30, 2019	September 30, 2018
(Rupees in	thousand)
1,337,998	983,890
-	-
-	-
-	-
1,337,998	983,890

The annexed notes 1 to 14 form an integral part of this unconsolidated condensed interim financial information.

UNCONSOLIDATED CONDENSED INTERIM STATEMENT OF CASH FLOWS (Un-audited) FOR THE QUARTER ENDED SEPTEMBER 30, 2019

	Quarter ended	
Note	September 30, September 30 2019 2018 (Rupees in thousand)	
11	881,977 (234,133) (1,225) 6 (6,499)	(316,968) (195,480) (933) 72 (5,330)
	640,126	(518,639)
	(16,314) 1,425 1,750	(130,389) 36 866
	(13,139)	(129,487)
	(563,152) (2,942)	(484,451) (19)
	(566,094)	(484,470)
	60,893	(1,132,596)
	(6,399,536)	(4,438,586)
12	(6,338,643)	(5,571,182)
	11	Note September 30, 2019 (Rupees in 11 881,977 (234,133) (1,225) 6 (6,499) 640,126 (16,314) 1,425 1,750 (13,139) (566,094) 60,893 (6,399,536)

The annexed notes 1 to 14 form an integral part of this unconsolidated condensed interim financial information.

UNCONSOLIDATED CONDENSED INTERIM STATEMENT OF CHANGES IN EQUITY (Un-audited) FOR THE QUARTER ENDED SEPTEMBER 30, 2019

Capital

recerve.

Revenue

recerve.

		reserve:	reserve:	
	Share capital	Maintenance reserve	Un-appropriat profits	ed Total
		(Rupees in t	housand)	
Balance as on June 30, 2018 (audited)	3,540,885	-	12,860,551	16,401,436
Profit for the period Other comprehensive income for the period	-		983,890	983,890
Total comprehensive income for the period	-	-	983,890	983,890
Total contributions by and distributions to owners of the company recognised directly in equity	-	-	-	-
Balance as on September 30, 2018 (un-audited)	3,540,885		13,844,441	17,385,326
Balance as on June 30, 2019 (audited)	3,540,885	3,153,633	12,414,201	19,108,719
Profit for the period Other comprehensive income for the period	-		1,337,998	1,337,998
Total comprehensive income for the period	-	-	1,337,998	1,337,998
Total contributions by and distributions to owners of the company recognised directly in equity	-	-	-	-
Balance as on September 30, 2019 (un-audited)	3,540,885	3,153,633	13,752,199	20,446,717

The annexed notes 1 to 14 form an integral part of this unconsolidated condensed interim financial information.

CHIEF EXECUTIVE

CHIEF FINANCIAL OFFICER

Jalmann DIRECTOR

SELECTED NOTES TO AND FORMING PART OF THE UNCONSOLIDATED CONDENSED INTERIM FINANCIAL INFORMATION (Un-audited) FOR THE QUARTER ENDED SEPTEMBER 30, 2019

THE COMPANY AND ITS ACTIVITIES

Nishat Power Limited (the 'company') is a public company limited by shares incorporated in Pakistan on February 23, 2007 under the repealed Companies Ordinance, 1984 (now Companies Act, 2017). The company is a subsidiary of Nishat Mills Limited, Pakistan. The company's ordinary shares are listed on the Pakistan Stock Exchange Limited.

The principal activity of the company is to build, own, operate and maintain a fuel fired power station having gross capacity of 200 MW in Jamber Kalan, Tehsil Pattoki, District Kasur, Punjab, Pakistan. The address of the registered office of the company is 53-A, Lawrence Road, Lahore. The company has a Power Purchase Agreement ('PPA') with its sole customer, National Transmission and Despatch company Limited ('NTDC') for twenty five years which commenced from June 09, 2010.

This unconsolidated condensed interim financial information is the separate condensed interim financial information of the company in which investment in subsidiary has been accounted for at cost less accumulated impairment losses, if any.

BASIS OF PREPARATION

2.1 Statement of compliance

This unconsolidated condensed interim financial information has been prepared in accordance with the accounting and reporting standards as applicable in Pakistan for interim financial reporting. The accounting and reporting standards applicable in Pakistan for interim financial reporting comprise of:

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

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

This condensed interim financial information does not include all of the information required for annual financial statements and should be read in conjunction with the annual financial statements as at and for the year ended June 30, 2019. Selected explanatory notes are included to explain events and transactions that are significant to and understanding of the changes in the company's financial position and performance since the last financial statements.

2.2 Initial application of standards, amendments or interpretation to existing standards

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

2.2.1 Standards, amendments and interpretations to approved accounting standards that are effective in current year

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

- IFRS 9, 'Financial Instruments', this standard was notified by the Securities and Exchange Commission of Pakistan ('SECP') to be effective for annual periods ending on or after June 30, 2019. This standard replaces guidance in International Accounting Standard ('IAS') 39, 'Financial Instruments: Recognition and Measurement'. It includes requirements on the classification and measurement of financial assets and liabilities. It also includes an expected credit losses model that replaces the current incurred loss impairment model. However, in respect of companies holding financial assets due from the Government of Pakistan, SECP through SRO 985(I)/2019 dated September 2, 2019 has notified that the requirements contained in IFRS 9 with respect to application of Expected Credit Losses method shall not be applicable till June 30, 2021 and that such companies shall follow relevant requirements of IAS 39 in respect of above referred financial assets during the exemption period.
- -Amendments to IAS 1 and IAS 8 on the definition of material: (effective for periods beginning on or after July 1, 2019). These amendments to IAS 1, 'Presentation of financial statements' and IAS 8, 'Accounting policies, changes in accounting estimates and errors', and consequential amendments to other IFRSs: i) use a consistent definition of materiality throughout IFRSs and the Conceptual Framework for Financial Reporting; ii) clarify the explanation of the definition of material; and iii) incorporate some of the guidance in IAS 1 about immaterial information. It is unlikely that these amendments will have any significant impact on the company's unconsolidated condensed interim financial information.
- Amendment to IFRS 9, Financial instruments', on prepayment features with negative compensation and modification of financial liabilities: (effective for periods beginning on or after July 1, 2019). This amendment confirmed two points: (1) that reasonable compensation for prepayments can be both negative or positive cash flows when considering whether a financial asset solely has cash flows that are principal and interest and (2) that when a financial liability measured at amortised cost is modified without this resulting in derecognition, a gain or loss should be recognised immediately in profit or loss. The gain or loss is calculated as the difference between the original contractual cash flows and the modified cash flows discounted at the original effective interest rate. It is unlikely that this amendment will have any significant impact on the company's unconsolidated condensed interim financial information.

2.2.2 Standards, amendments and interpretations to existing standards that are not yet effective and/or have not been early adopted by the company

There are certain standards, amendments to the approved accounting standards and interpretations that are mandatory for the company's accounting periods beginning on or after July 1, 2019, but are considered not to be relevant or to have any significant effect on the company's operations and are, therefore, not detailed in this unconsolidated condensed interim financial information, except for the following:

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

SECP through SRO 986(I)/2019 dated September 2, 2019 has granted exemption from the requirements of IFRS 16 to all companies that have executed their power purchase agreements before January 1, 2019. Therefore, the standard will not have any impact on the company's unconsolidated condensed interim financial information.

BASIS OF MEASUREMENT 3.

3.1 This unconsolidated condensed interim financial information has been prepared under the historical cost convention.

3.2 Critical accounting estimates and judgements

The preparation of the condensed interim financial information requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expenses. Actual results may differ from these estimates. In preparing this condensed interim financial information, the significant judgments made by management in applying accounting policies and key sources of estimation were the same as those that were applied to the financial statements for the year ended June 30, 2019.

This represents maintenance reserve set aside from retained earnings for the purpose of meeting repair and maintenance costs associated with major maintenance of the plant in coming years. The reserve is not available for distribution of profits through dividend and will be utilized on actual occurrence of expenditure.

> Un-audited Audited September 30. June 30. 2019 2019 (Rupees in thousand)

LONG TERM FINANCING - SECURED 5.

The reconciliation of the carrying amount is as follows:

Opening balance Less: Repayments during the period/year	3,040,170 563,152	5,092,325 2,052,155
Less: Current portion shown under current liabilities	2,477,018 2,477,018	3,040,170 2,385,532
	-	654,638

CONTINGENCIES AND COMMITMENTS

6.1 Contingencies

Contingent liabilities:

There is no significant change in contingencies from the preceding annual published financial statements of the company for the year ended June 30, 2019.

6.2 Commitments

Letters of credit and contracts for other than capital expenditure aggregating Rs 27.786 (i) million (June 30, 2019: Rs 19.548 million).

(ii) The amount of future payments under non-cancellable operating lease and the period in which these payments will become due are as follows:

Un-audited	Audited	
September 30,	June 30,	
2019	2019	
(Rupees in thousand)		

Not later than one year	3,894	3,894
7. FIXED ASSETS		
Property, plant and equipment: Operating fixed assets Capital work-in-progress Major spare parts and standby equipment	9,692,992 21,259 100,874	9,809,491 21,726 171,600
Intensible conet:	9,815,125	10,002,817
Intangible asset: Computer software	2,390	2,767
	9,817,515	10,005,584
7.1 Operating fixed assets		
Opening book value Additions during the period/year Book value of deletions during the period/year Depreciation charged during the period/year	9,809,491 - Note 7.1.1 87,506 r (1,425) (202,580)	10,449,604 291,610 (107,413) (824,310)
Closing book value	9,692,992	9,809,491
7.1.1 Additions during the period / year		
Buildings and roads on freehold land Plant and machinery Electric installations Computer equipment Furniture and fixtures Office equipment Vehicles	1,346 85,614 - 424 56 66	17,161 172,420 383 3,014 522 145 97,965
	87,506	291,610

Un-audited Audited September 30, June 30, 2019 2019 (Rupees in thousand)

8. Long term investments

Investment in subsidiary	- note 8.1	1,000	1,000
		1,000	1,000
Subsidiary			
Unquoted:			
Lalpir Solar Power (Private) Limited			
100% (June 30, 2019: 100%)] - Cost		1,000	1,000
	Subsidiary Unquoted: Lalpir Solar Power (Private) Limited 100,000 (June 30, 2019: 100,000) fully particularly shares of Rs 10 each [Equity he	Subsidiary Unquoted: Lalpir Solar Power (Private) Limited 100,000 (June 30, 2019: 100,000) fully paid ordinary shares of Rs 10 each [Equity held	Subsidiary Unquoted: Lalpir Solar Power (Private) Limited 100,000 (June 30, 2019: 100,000) fully paid ordinary shares of Rs 10 each [Equity held

The company directly holds 100% shares in its wholly owned subsidiary, Lalpir Solar Power (Private) Limited ('LSPPL'). LSPPL is a private company limited by shares incorporated in Pakistan to build, own, operate and maintain or invest in a solar power project. The address of the registered office of LSPPL is 53-A, Lawrence Road, Lahore.

TRADE DEBTS - SECURED 9.

Included in trade debts is an amount of Rs 816.033 million relating to capacity revenue not acknowledged by NTDC as the plant was not fully available for power generation. However, the sole reason of this under-utilization of plant capacity was non-availability of fuel owing to non-payment by NTDC.

Since management considers that the primary reason for claiming these payments is that plant was available, however, could not generate electricity due to non-payment by NTDC, therefore, management believes that company cannot be penalized in the form of payment deductions due to NTDC's default of making timely payments under the PPA. Hence, the company had taken up this issue at appropriate forums.

On June 28, 2013, the company entered into a Memorandum of Understanding ('MoU') for cooperation on extension of credit terms with NTDC whereby it was agreed that the constitutional petition filed by the company before the Supreme Court of Pakistan on the abovementioned issue would be withdrawn unconditionally and it would be resolved through the dispute resolution mechanism under the PPA. Accordingly, as per terms of the MoU, the company applied for withdrawal of the aforesaid petition in 2013 and on January 25, 2018, the Supreme Court disposed off the petitions filed before it. During the financial year 2014, the company in consultation with NTDC, appointed an Expert for dispute resolution under the PPA.

During the financial year 2016, the Expert gave his determination whereby the aforesaid amount was determined to be payable to the company by NTDC. Pursuant to the Expert's determination, the company demanded the payment of the aforesaid amount of Rs 816.033 million from NTDC that has not vet been paid by NTDC. The company filed a request for arbitration in the London Court of International Arbitration ('LCIA'), whereby an Arbitrator was appointed.

In October 2015, the Government of Pakistan ('GOP') through Private Power & Infrastructure Board ('PPIB') filed a case in the court of Senior Civil Judge, ("Civil Case 2015"), Lahore, against the aforementioned decision of the Expert, praying it to be illegal, which is pending adjudication.

Consequently, invitation to participate in arbitration was issued to the PPIB/GOP. PPIB filed separate Civil Suit before the Civil Judge, Lahore, seeking inter alia that the parties should be restrained from participating in the arbitration proceedings in the LCIA ("Civil Case 2016"). The company filed applications in the Civil Court where the company prayed that the Civil Court, Lahore lacks the jurisdiction in respect of the cases filed by PPIB. In respect of the aforementioned applications, through its orders dated April 18, 2017, the Civil Court, Lahore rejected company's pray and granted the pray of PPIB whereby, the court accepted PPIB's applications for interim relief in 2015 and 2016 Civil Suits. Being aggrieved, the company challenged before the Additional District Judge, Lahore against the aforementioned orders of the Civil Court and continued to take part in the arbitration proceedings. Furthermore, in response to the company's continued participation in the arbitration proceedings, PPIB filed contempt petition before Lahore High Court ('LHC') in respect of the decision of the Civil Court, Lahore and the LHC passed an order in those proceedings. The Company challenged the LHC's order before the Division Bench of LHC, which decided the matter in favour of the company through its order dated May 31, 2017 whereby, the aforementioned order of the LHC was suspended.

The Arbitrator, on June 08, 2017, declared his Partial Final Award and decided the matter principally in company's favour and declared that the above mentioned Expert's determination is final and binding on all parties ("Final Partial Award").

Aggrieved by the Partial Final Award, NTDC challenged the Arbitrator's decision in Lahore Civil Court ("Civil Case 2017"), which suspended the Final Partial Award on July 10, 2017. In response to this decision of Civil Court, the company filed a revision petition in District Court and the District Court ("District Case 2017") while granting interim relief to the company, suspended the Civil Court's order on August 12, 2017. Along with challenging the Final Partial Award in Lahore Civil Court, NTDC also challenged the same, on July 06, 2017, in Commercial Court of England. As per advice of foreign legal counsel, the company also filed a case for anti suit injunction in Commercial Court of England against NTDC on August 14, 2017.

The District Judge, Lahore through his order dated July 8, 2017 set-aside the aforementioned orders of the Civil Judge, Lahore dated April 18, 2017 and accepted company's appeals but dismissed the company's revision petitions concerning the issue of jurisdiction. Aggrieved by this decision, (i) the company filed writ petitions before the LHC, which announced a favourable decision and suspended the proceedings of Civil Cases 2015 and 2016 till the final decision of LHC; and (ii) GOP/PPIB filed revision petitions in the LHC, which are currently pending adjudication.

On October 29, 2017, the Arbitrator declared his Final Award whereby he ordered NTDC to pay to the company: i) Rs 816.033 million pursuant to Expert's determination; ii) Rs 189.385 million being Pre award interest; iii) Rs 9.203 million for breach of arbitration agreement; iv) Rs 1.684 million and USD 612,310 for the company's cost of proceedings; v) GBP 30,157 for company's LCIA cost of Arbitration and vi) Interest at KIBOR + 4.5% compounded semi-annually from the date of Final Award until payment of these amounts by NTDC ("the Final Award") that works out to Rs 239.899 million up to September 30, 2019.

On November 24, 2017, NTDC challenged the Final Award in Commercial Court of England. On November 29, 2017, company filed an application before Lahore High Court for implementation of Final Award that is also pending adjudication. During the hearing held in December 2017 in London, NTDC withdrew its petitions dated July 06, 2017 and November 24, 2017 filed before Commercial Court of England against the company, pertaining to Partial Final Award and Final Award respectively.

On May 4, 2018, Commercial Court of England issued a favourable decision in the case of anti suit injunction, thereby preventing NTDC from pursuing case in Pakistan Civil Courts against Partial Final Award/Final Award and taking any steps outside England to set aside



Partial Final Award/Final Award issued by the Arbitrator. Aggrieved by this decision, NTDC had sought permission to file an appeal before the Court of Appeals, London, which was rejected by the Court on October 04, 2018.

Based on the favourable Expert's determination and Arbitration Award, management strongly feels that under the terms of the PPA and Implementation Agreement, the above amount of Rs 816.033 million is likely to be recovered by the company. Consequently, no provision for this amount has been made in this unconsolidated condensed interim financial information.

Further, being prudent, the company has not recognised the abovementioned amounts in this condensed interim financial information for Pre-award interest, breach of arbitration agreement, company's cost of proceedings, company's LCIA cost of Arbitration and interest thereon on all these amounts as per Final Award due to its uncertainty since it is pending adjudication as mentioned above. Such amounts as per Final Award would be recognized when it attains finality and its collectibility is certain.

Un-audited Quarter ended September 30, September 30, 2019 2018 (Rupees in thousand)

10. COST OF SALES

Raw materials consumed
Salaries and other benefits
Repairs and maintenance
Stores, spares and loose tools consumed
Electricity consumed in-house
Insurance
Travelling and conveyance
Printing and stationery
Postage and telephone
Vehicle running expenses
Entertainment
Depreciation on operating fixed assets
Amortization of intangible asset
Fee and subscription
Miscellaneous

(, , , , , , , , , , , , , , , , , , ,	
2,744,188	4,063,592
60,174	82,206
14,138	6,098
99,593	100,349
3,360	1,202
67,536	51,498
5,798	6,091
205	181
156	198
1,140	558
42	1,037
190,760	242,731
377	377
1,141	1,017
11,567	12,343
3,200,175	4,569,478

Un-audited

Quarter ended
September 30, September 30, 2019 2018 (Rupees in thousand)

11. CASH GENERATED FROM/(USED IN) OPERATIONS

Profit before taxation	1,337,998	983,890
Adjustment for non cash charges and other items:		
Depreciation on operating fixed assets Amortization on intangible assets Profit on bank deposits Finance cost Provision for employee retirement benefits	202,581 377 (173) 339,039 6,499	249,569 377 (192) 221,608 5,330
Profit before working capital changes	1,886,321	1,460,582
Effect on cash flow due to working capital changes:		
Decrease/(increase) in current assets		
Stores, spares and loose tools Inventories Trade debts Advances, deposits, prepayments and other receivables	62,118 1,297,978 (2,467,235)	99,545 64,069 (1,973,227)
	52,213	259,998
Increase/(decrease) in current liabilities	(1,054,926)	(1,549,615)
Trade and other payables Unclaimed dividend	53,067 (2,485)	(228,264)
	50,582	(227,935)
	(1,004,344)	(1,777,550)
	881,977	(316,968)
CASH AND CASH EQUIVALENTS		
Cash and bank balances Short term borrowings - secured	18,557 (6,357,200)	42,044 (5,613,226)
	(6,338,643)	(5,571,182)

12.

13. TRANSACTIONS WITH RELATED PARTIES

The related parties include the holding company, subsidiaries and associates of the holding company, subsidiary, associate, related parties on the basis of common directorship, key management personnel of the company and its holding company and post employment benefit plan (Provident Fund). Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the company, directly or indirectly, including any director (whether executive or otherwise) of that company. The company in the normal course of business carries out transactions with various related parties. Significant related party transactions during the period are as below:

		Quarte	Quarter ended	
		September 30, September		
		2019	2018	
		(Rupees ir	thousand)	
Relationship with the company	Nature of transactions			
i. Entities on the basis	Purchases of goods and services	17,280	13,519	
of common	Rental expense	3,115	3,115	
directorship	Insurance premium	67,247	52,722	
ii. Group entity	Interest on deposit accounts	162	405	
	Insurance Premium	1,736	-	
iii. Post employment	Expense charged in respect of			
benefit plan	retirement benefit plan	6.499	5.330	

Salaries and other employee

benefits

Un-audited Audited September 30, June 30, 2019 2019 (Rupees in thousand)

10,696

9,309

Un-audited Quarter ended

Period end balances

iv. Key management

personnel

Payable to related parties - Companies on basis of common directorship - Group entity	- 6,291	736 -
Bank deposits with related parties - Group entity	16,911	17,359
Receivable from related parties - Subsidiary - Group entity - Entities on the basis of common directorship	4,373 526 2,128	4,373 6,965

14. DATE OF AUTHORISATION FOR ISSUE

This unconsolidated condensed interim financial information was authorised for issue on October 23, 2019 by the Board of Directors of the company.

Consolidated Condensed Interim Financial Information for the Quarter Ended September 30, 2019

DIRECTORS' REPORT

The Board of Directors of Nishat Power Limited is pleased to present their report together with the Consolidated Condensed Interim Financial Information for the period ended September 30, 2019 for the Company and its subsidiary Lalpir Solar Power (Private) Limited (the Group).

FINANCIAL AND OPERATIONAL RESULTS:

During the period, the Group had turnover of Rs 4,953 million (September 2018: Rs 5,846 million), against operating cost of Rs 3,200 million (September 2018: Rs 4,569 million) resulting in a gross profit of Rs 1,752 million (September 2018: Rs 1,277 million). The Group earned profit before tax of Rs 1.338 million compared to Rs 984 million in the same period last year.

The current period's net profit after tax amounts to Rs 1,338 million resulting earnings per share of Rs 3.779 compared to profit after tax of Rs 984 million and earnings per share of Rs 2.779 in the same period last year.

Included in trade debts is an amount of Rs 816 million deducted by National Transmission & Dispatch Company Limited ('NTDCL') from the Capacity Purchase Price invoices. Please refer note 9 to this Condensed Interim Financial Information for further details. Based on the favourable Expert determination and Final Arbitration Award, management strongly feels that under the terms of the PPA and Implementation Agreement, the above amount is likely to be recovered by the Group. Consequently, no provision for the above mentioned amount has been made in this consolidated condensed interim financial information.

NTDCL continues to default on its payment obligations. The Group took up the matter with NTDCL and Private Power & Infrastructure Board ('PPIB') by giving notices of default pursuant to provisions of Power Purchase Agreement and Implementation Agreement. Total receivables from NTDCL on September 30, 2019 stand at Rs 18,541 million (June 2019: Rs 16,045 million), out of which overdue receivables are Rs 14,438 million (June 2019: Rs 13,145 million).

The Nishat Power Plant operated at optimal efficiency and dispatched 197 GWh (September 2018: 316 GWh) of electricity to its customer NTDCL during the period, with 45.73% (September 2018: 73.37%) average capacity factor.

ACKNOWLEDGEMENTS

We wish to place on record our gratitude towards Group employees for their commitment towards progress of the Group.

For and on behalf of Board of Directors

Chief Executive Officer Lahore: October 23, 2019

مجلس نظماء کی ربورٹ:

نشاط پاورلمیٹڈ (سکینی) کی مجلس نظماء 30 سمبر 2019 مختمہ مدت کے لئے (سکینی) اوراسکی ذیلی سمپنی لالپیر سولر پاور پرائیویٹ لمیٹڈ (یعنی گروپ) کی مجموعی منجد عبوری مالیاتی گوشوارے کی رپورٹ پیش کرتی ہے۔ **مالیاتی اور کاروباری نتائج**:

حالیہ مدت کے دوران گروپ کو 3,200 ملین روپ (ستمبر 4,569:2018 ملین روپ) کی آپریٹنگ لاگت کے عوض 4,953 ملین روپ (ستمبر 2018 : 5,846 ملین روپ) کی وصولیاں ہوئیں تھیں، جس کے نتیجہ میں 1,752 ملین روپ (ستمبر 2018: 1,277 ملین روپ) کا مجموعی منافع ہوا ہے۔ کمپنی نے گزشتہ سال اس مدت میں 984 ملین روپے کے مقابلے میں 1,338 ملین روپے قبل ازئیکس منافع کمایا ہے۔

گزشتہ سال کی اسی مدت میں 779 روپے فی خصص آمدن اور 984 ملین روپے قبل ازئیکس منافع کے مترادف موجود ومدت میں 3.779 روپے فی خصص آمدن اور 1338 ملین روپے قبل ازئیکس خالص منافع ہوا ہے۔

تجارتی قرضوں میں نیشنل ٹرانسمیشن اینڈ ڈسپنچ کمپنی کمیٹٹر ('NTDCL') کی طرف ہے کیسٹی پر چیز پرائس میں منہا کردہ 816 ملین روپے کی رقم شامل ہے۔ مزید تفصیلات کے لیے ان مجموعی منجمدعبور کی مالیاتی گوشوارے کا نوٹ 9 ملاحظہ کریں ۔ گروپ کے قانونی وکیل کے مشورہ ،ا کیسپرٹ کے تعین اور آ ربٹریشن ابوارڈ کے مطابق ، انتظامیہ محسوس کرتی ہے کہ PPA اورا مہلی منٹیشن معاہدہ کی شرائط کے تحت الیمی رقوم کی واپسی کا امکان ہے ۔ چنانچہ اس عبور کی مالیاتی گوشوارے میں مذکورہ بالارقم کے لئے کوئی گئج اکشن نہیں رکھی گئی ہے۔ مذکورہ بالارقم کے لئے کوئی گئج اکثر نہیں رکھی گئی ہے۔ (NTDCL اپنی ادائیگی کی فریدار ہوں پر مسلسل نا دہندگی پر کار بند ہے۔ گروپ نے بحلی کی خریدار بی کے معاہدے اور

NTDCL اپنی ادائیگی کی ذمہ دار یوں پر مسلسل نا دہندگی پر کار بند ہے۔ گروپ نے بجلی کی خریداری کے معاہدے اور NTDCL اپنی ادائی کی کار بند ہے۔ گروپ نے بجلی کی خریداری کے معاہدے اور اسلام کی اسلسل اسلام کے تحت NTDCL اور پر ائیویٹ پاور اینڈ انفر اسٹر کی جربورڈ ('پی پی آئی بی ') کے ہاں معاملہ اجا گر کیا ہے۔ 30 متبر 2019 کو NTDCL سے کل وصولی 18,541 ملین روپ (جون 13,145:2019 ملین روپ (جون 13,145:2019 ملین روپ) ہے، جن میں سے 14,438 ملین روپ (جون 13,145:2019 ملین روپ) وصولی واجب الا دا اور خارج المیعاد ہیں۔

حالیہ مدت کے دوران پلانٹ زیادہ سے زیادہ با کفایت کارکردگی پر چلایا گیااوراپنے صارفNTDCL کواوسط 45.73 فیصد صلاحیت کے ساتھ 197 GW h بجل ترسیل کی گئی۔

> ا ظہارتشکر بورڈ کمپنی کی افرادی قوت کی کوششوں کی تعریف کرتا ہے۔

> > برائے اور منجانب بورڈ آف ڈائر یکٹرز

الركير دائريكر المهمورية المرابع المستعمل ال

CONSOLIDATED CONDENSED INTERIM STATEMENT OF FINANCIAL POSITION (Un-audited) AS AT SEPTEMBER 30, 2019

	Un-audited	Audited
Note	September 30,	June 30,
	2019	2019
	(Rupees in the	nousand)

EQUITY AND LIABILITIES

CAPITAL AND RESERVES

Authorised share capital 500,000,000 (June 30, 2019: 500,000,000) ordinary shares of Rs 10 each		5,000,000	5,000,000
Issued, subscribed and paid up share capital 354,088,500 (June 30, 2019: 354,088,500) ordinary shares of Rs 10 each Capital reserve Revenue reserve: Un-appropriated profits	4	3,540,885 3,153,633 13,751,518	3,540,885 3,153,633 12,413,549
NON-CURRENT LIABILITY		20,446,036	19,108,067
Long term financing - secured	5	-	654,638
CURRENT LIABILITIES			
Current portion of long term financing - secured Short term borrowings - secured Trade and other payables Unclaimed dividend Accrued markup	5	2,477,018 6,357,200 312,266 19,181 338,814	2,385,532 6,420,312 261,684 21,666 233,908
CONTINGENCIES AND COMMITMENTS	6	9,504,479	9,323,102
		29,950,515	29,085,807

The annexed notes 1 to 14 form an integral part of this consolidated condensed interim financial information.

	Un-audited	Audited
Note	September 30,	June 30,
	2019	2019
	(Rupees in t	housand)

ASSETS

NON-CURRENT ASSETS

Fixed assets Investment accounted for under equity method Long term loans and advances	7 8	9,822,289 - -	10,010,357 - 6
		9,822,289	10,010,363
CURRENT ASSETS			
Stores, spares and loose tools Inventories Trade debts Advances, deposits, prepayments and other receivables Income tax receivable Cash and bank balances	9	695,403 421,421 18,110,752 846,738 35,334 18,578	757,521 1,719,399 15,643,517 900,072 34,138 20,797
		20,128,226	19,075,444
		29,950,515	29,085,807



CONSOLIDATED CONDENSED INTERIM STATEMENT OF PROFIT OR LOSS (Un-audited) FOR THE QUARTER ENDED SEPTEMBER 30, 2019

		Quarter ended	
	Note	September 30, 2019	September 30, 2018
		(Rupees in	thousand)
Sales		4,952,515	5,846,191
Cost of sales	10	(3,200,175)	(4,569,478)
Gross profit		1,752,340	1,276,713
Administrative expenses		(75,536)	(71,670)
Other expenses		-	(1,366)
Other income		234	1,822
Finance cost		(339,039)	(221,608)
Profit before taxation		1,337,999	983,891
Taxation		(30)	-
Profit for the period		1,337,969	983,891
Earnings per share - basic and diluted (in Rupees)		3.779	2.779

The annexed notes 1 to 14 form an integral part of this consolidated condensed interim financial information.

CONSOLIDATED CONDENSED INTERIM STATEMENT OF COMPREHENSIVE INCOME (Un-audited)

FOR THE QUARTER ENDED SEPTEMBER 30, 2019

	Quarter ended	
	September 30, 2019	September 30, 2018
	(Rupees in	thousand)
Profit for the period	1,337,969	983,891
Other comprehensive income:		
Items that may be reclassified subsequently to profit or loss	-	-
Items that will not be reclassified subsequently to profit or loss	-	_
	-	
Total comprehensive income for the period	1,337,969	983,891

The annexed notes 1 to 14 form an integral part of this consolidated condensed interim financial information.

CONSOLIDATED CONDENSED INTERIM STATEMENT OF CASH FLOWS (Un-audited) FOR THE QUARTER ENDED SEPTEMBER 30, 2019

		Quarter ended	
	Note	2019	September 30, 2018 thousand)
Cash flows from operating activities			
Cash generated from/(used in) operations Finance cost paid Income tax paid Long term loans and advances - net Retirement benefits paid	11	881,978 (234,133) (1,226) 6 (6,499)	(316,968) (195,480) (933) 72 (5,330)
Net cash inflow/(outflow) from operating activities		640,126	(518,639)
Cash flows from investing activities			
Purchase of fixed assets Proceeds from disposal of operating fixed assets Profit on bank deposits received		(16,315) 1,425 1,751	(130,389) 36 866
Net cash outflow from investing activities		(13,139)	(129,487)
Cash flows from financing activities			
Repayment of long term financing Dividend paid		(563,152) (2,942)	(484,451) (19)
Net cash outflow from financing activities		(566,094)	(484,470)
Net increase in cash and cash equivalents		60,893	(1,132,596)
Cash and cash equivalents at the beginning of the period		(6,399,515)	(4,438,586)
Cash and cash equivalents at the end of the period	12	(6,338,622)	(5,571,182)

The annexed notes 1 to 14 form an integral part of this consolidated condensed interim financial information.

Chief EXECUTIVE CHIEF FINANCIAL OFFICER

CONSOLIDATED CONDENSED INTERIM STATEMENT OF CHANGES IN EQUITY (Un-audited) FOR THE QUARTER ENDED SEPTEMBER 30, 2019

Capital

Revenue

		reserve:	reserve:	
	Share	Maintenance	Un-appropriat	ed Total
	capital	reserve	profits	
	·	(Rupees in the	housand)	
Balance as on June 30, 2018 (un-audited)	3,540,885	-	12,859,724	16,400,609
Profit for the period Other comprehensive income for the period	-	-	983,892	983,892 -
Total comprehensive income for the period	-	-	983,892	983,892
Total contributions by and distributions to owners of the company recognised directly in equity	-	-	-	-
Balance as on September 30, 2018 (un-audited)	3,540,885		13,843,616	17,384,501
Balance as on June 30, 2019 (audited)	3,540,885	3,153,633	12,413,549	19,108,067
Profit for the period Other comprehensive income for the period	-	- -	1,337,969 -	1,337,969 -
Total comprehensive income for the period	-	-	1,337,969	1,337,969
Total contributions by and distributions to owners of the company recognised directly in equity				-
Balance as on September 30, 2019 (un-audited)	3,540,885	3,153,633	13,751,518	20,446,036

The annexed notes 1 to 14 form an integral part of this consolidated condensed interim financial information.

CHIEF EXECUTIVE

CHIEF FINANCIAL OFFICER

DIRECTOR

SELECTED NOTES TO AND FORMING PART OF THE CONSOLIDATED CONDENSED INTERIM FINANCIAL INFORMATION (Un-audited) FOR THE QUARTER ENDED SEPTEMBER 30, 2019

THE COMPANY AND ITS ACTIVITIES

The group comprises of Nishat Power Limited (the 'parent company') and Lalpir Solar Power (Private) Limited (the 'subsidiary').

The parent company is a public company limited by shares incorporated in Pakistan on February 23, 2007 under the repealed Companies Ordinance, 1984 (now Companies Act, 2017, hereinafter may be referred to as the 'Act'). It is a subsidiary of Nishat Mills Limited, Pakistan. The parent company's ordinary shares are listed on the Pakistan Stock Exchange Limited.

The principal activity of the parent company is to build, own, operate and maintain a fuel fired power station having gross capacity of 200 MW in Jamber Kalan, Tehsil Pattoki, District Kasur, Punjab, Pakistan. The address of the registered office of the parent company is 53-A, Lawrence Road, Lahore. The parent company has a Power Purchase Agreement ('PPA') with its sole customer, National Transmission and Despatch Company Limited ('NTDC') for twenty five years which commenced from June 09, 2010.

The subsidiary was incorporated in Pakistan on November 19, 2015 as a private company limited by shares. It is a wholly owned subsidiary of Nishat Power Limited. The registered office of the subsidiary is situated at 53-A, Lawrence Road, Lahore.

The principal activity of the subsidiary is to build, own, operate and maintain or invest in a solar power project having gross capacity upto 20 MW. The project site is located at Mehmood Kot, District Muzaffargarh. During the year, subsidiary has obtained the approval (NOC) from NTDC for Grid Interconnection Study. Meanwhile, the upfront solar tariff announced by National Electric Power Regulatory Authority ('NEPRA') had already expired on June 30, 2016. The subsidiary has received Generation License from NEPRA for its solar power plant. However, the subsidiary will now pursue with Power Acquisition Request (PAR) pending at the Central Power Purchasing Agency (Guarantee) Limited and after getting required consents for Energy Purchase Agreement, the management shall try to get suitable tariff through new regime of competitive bidding, recently announced by NEPRA or as amended from time to time.

The parent company has an associate, Nishat Energy Limited ('NEL). The parent company directly holds 25% ordinary shares in NEL, which is an unquoted public company limited by shares incorporated in Pakistan to build, own, operate and maintain a coal fired power station. The address of the registered office of NEL is 1-B, Aziz Avenue, Canal Bank, Gulberg V, Lahore.

BASIS OF PREPARATION 2.

2.1 Statement of compliance

This consolidated condensed interim financial information has been prepared in accordance with the accounting and reporting standards as applicable in Pakistan for interim financial reporting. The accounting and reporting standards applicable in Pakistan for interim financial reporting comprise of:

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

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

This condensed interim financial information does not include all of the information required for annual financial statements and should be read in conjunction with the annual financial statements as at and for the year ended June 30, 2019. Selected explanatory notes are included to explain events and transactions that are significant to and understanding of the changes in the group's financial position and performance since the last financial statements.

2.2 Initial application of standards, amendments or interpretation to existing standards

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

2.2.1 Standards, amendments and interpretations to approved accounting standards that are effective in current year

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

-'IFRS 9, 'Financial Instruments', this standard was notified by the Securities and Exchange Commission of Pakistan ('SECP') to be effective for annual periods ending on or after June 30, 2019. This standard replaces guidance in International Accounting Standard ('IAS') 39, 'Financial Instruments: Recognition and Measurement'. It includes requirements on the classification and measurement of financial assets and liabilities. It also includes an expected credit losses model that replaces the current incurred loss impairment model. However, in respect of companies holding financial assets due from the Government of Pakistan, SECP through SRO 985(I)/2019 dated September 2, 2019 has notified that the requirements contained in IFRS 9 with respect to application of Expected Credit Losses method shall not be applicable till June 30, 2021 and that such companies shall follow relevant requirements of IAS 39 in respect of above referred financial assets during the exemption period.

-Amendments to IAS 1 and IAS 8 on the definition of material: (effective for periods beginning on or after July 1, 2019). These amendments to IAS 1, 'Presentation of financial statements' and IAS 8, 'Accounting policies, changes in accounting estimates and errors', and consequential amendments to other IFRSs: i) use a consistent definition of materiality throughout IFRSs and the Conceptual Framework for Financial Reporting; ii) clarify the explanation of the definition of material; and iii) incorporate some of the guidance in IAS 1 about immaterial information. It is unlikely that these amendments will have any significant impact on the group's consolidated condensed interim financial information.

- Amendment to IFRS 9, Financial instruments', on prepayment features with negative compensation and modification of financial liabilities: (effective for periods beginning on or after July 1, 2019). This amendment confirmed two points: (1) that reasonable compensation for prepayments can be both negative or positive cash flows when considering whether a financial asset solely has cash flows that are principal and interest and (2) that when a financial liability measured at amortised cost is modified without this resulting in derecognition, a gain or loss should be recognised immediately in profit or loss. The gain or loss is calculated as the difference between the original contractual cash flows and the modified cash flows discounted at the original effective interest rate. It is unlikely that this amendment will have any significant impact on the group's consolidated condensed interim financial information.

2.2.2 Standards, amendments and interpretations to existing standards that are not yet effective and/or have not been early adopted by the group

There are certain standards, amendments to the approved accounting standards and interpretations that are mandatory for the group's accounting periods beginning on or after



July 1, 2019, but are considered not to be relevant or to have any significant effect on the group's operations and are, therefore, not detailed in this unconsolidated condensed interim financial information, except for the following:

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

SECP through SRO 986(I)/2019 dated September 2, 2019 has granted exemption from the requirements of IFRS 16 to all companies that have executed their power purchase agreements before January 1, 2019. Therefore, the standard will not have any impact on the group's consolidated condensed interim financial information.

3. BASIS OF MEASUREMENT

3.1 This consolidated condensed interim financial information has been prepared under the historical cost convention.

3.2 Critical accounting estimates and judgements

The preparation of the condensed interim financial information requires management to make iudaments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expenses. Actual results may differ from these estimates. In preparing this condensed interim financial information, the significant judgments made by management in applying accounting policies and key sources of estimation were the same as those that were applied to the financial statements for the year ended June 30, 2019.

This represents maintenance reserve set aside from retained earnings for the purpose of meeting repair and maintenance costs associated with major maintenance of the plant in coming years. The reserve is not available for distribution of profits through dividend and will be utilized on actual occurrence of expenditure.

> Un-audited Audited September 30. June 30. 2019 2019 (Rupees in thousand)

5. LONG TERM FINANCING - SECURED

The reconciliation of the carrying amount is as follows:

Opening balance Less: Repayments during the period/year

Less: Current portion shown under current liabilities

3,040,170	5,092,325
563,152	2,052,155
2,477,018	3,040,170
2,477,018	2,385,532
-	654,638

6. CONTINGENCIES AND COMMITMENTS

6.1 Contingencies

Contingent liabilities:

(i) There is no significant change in contingencies from the preceding annual published financial statements of the group for the year ended June 30, 2019.

6.2 Commitments

- (i) Letters of credit and contracts for other than capital expenditure aggregating Rs 27.786 million (June 30, 2019: Rs 19.548 million).
- (ii) The amount of future payments under non-cancellable operating lease and the period in which these payments will become due are as follows:

Un-audited

September 30,

2019

Audited

June 30,

2019

(Rupees in thousand)

56

66

87,506

	Not later than one year	3,894	3,894
7.	FIXED ASSETS		
	Property, plant and equipment: Operating fixed assets Capital work-in-progress Major spare parts and standby equipment	9,692,992 26,033 100,874	9,809,491 26,499 171,600
		9,819,899	10,007,590
	Intangible asset: Computer software	2,390	2,767
		9,822,289	10,010,357
7.1	Operating fixed assets		
	Opening book value Additions during the period/year - Note 7.1.1 Book value of deletions during the period/year Depreciation charged during the period/year	9,809,491 87,506 (1,425) (202,580)	10,449,604 291,610 (107,413) (824,310)
	Closing book value	9,692,992	9,809,491
7.1.1	Additions during the period / year		
	Buildings and roads on freehold land Plant and machinery Electric installations Computer equipment	1,346 85,614 - 424	17,161 172,420 383 3,014

522

145

97,965

291,610

Furniture and fixtures

Office equipment

Vehicles

Un-audited	Audited	
September 30,	June 30,	
2019	2019	
(Rupees in thousand)		

Investment accounted for under equity method

	Investment in associate	- note 8.1	-	-
8.1				
0.1	Related party - Associate Unquoted: Nishat Energy Limited			
	250,000 (June 30, 2019: 250,000) fully pa ordinary shares of Rs 10 each [Equity he (June 30, 2019: 25%)] - Cost		2,500	2,500

The group directly holds 25% ordinary shares in NEL. NEL is no longer considered a going concern by its management and hence, the investment is fully impaired.

TRADE DEBTS - SECURED 9.

Included in trade debts is an amount of Rs 816.033 million relating to capacity revenue not acknowledged by NTDC as the plant was not fully available for power generation. However, the sole reason of this under-utilization of plant capacity was non-availability of fuel owing to non-payment by NTDC.

Since management considers that the primary reason for claiming these payments is that plant was available, however, could not generate electricity due to non-payment by NTDC, therefore, management believes that group cannot be penalized in the form of payment deductions due to NTDC's default of making timely payments under the PPA. Hence, the group had taken up this issue at appropriate forums.

On June 28, 2013, the group entered into a Memorandum of Understanding ('MoU') for cooperation on extension of credit terms with NTDC whereby it was agreed that the constitutional petition filed by the group before the Supreme Court of Pakistan on the abovementioned issue would be withdrawn unconditionally and it would be resolved through the dispute resolution mechanism under the PPA. Accordingly, as per terms of the MoU, the group applied for withdrawal of the aforesaid petition in 2013 and on January 25, 2018, the Supreme Court disposed off the petitions filed before it. During the financial year 2014, the group in consultation with NTDC, appointed an Expert for dispute resolution under the PPA.

During the financial year 2016, the Expert gave his determination whereby the aforesaid amount was determined to be payable to the group by NTDC. Pursuant to the Expert's determination, the group demanded the payment of the aforesaid amount of Rs 816.033 million from NTDC that has not yet been paid by NTDC. The group filed a request for arbitration in the London Court of International Arbitration ('LCIA'), whereby an Arbitrator was appointed.

In October 2015, the Government of Pakistan ('GOP') through Private Power & Infrastructure Board ('PPIB') filed a case in the court of Senior Civil Judge, ("Civil Case 2015"), Lahore, against the aforementioned decision of the Expert, praying it to be illegal, which is pending adjudication.

Consequently, invitation to participate in arbitration was issued to the PPIB/GOP. PPIB filed separate Civil Suit before the Civil Judge, Lahore, seeking inter alia that the parties should be restrained from participating in the arbitration proceedings in the LCIA ("Civil Case 2016"). The group filed applications in the Civil Court where the group prayed that the Civil Court, Lahore lacks the jurisdiction in respect of the cases filed by PPIB. In respect of the aforementioned applications, through its orders dated April 18, 2017, the Civil Court, Lahore rejected group's pray and granted the pray of PPIB whereby, the court accepted PPIB's applications for interim relief in 2015 and 2016 Civil Suits. Being aggrieved, the group challenged before the Additional District Judge, Lahore against the aforementioned orders of the Civil Court and continued to take part in the arbitration proceedings. Furthermore, in response to the group's continued participation in the arbitration proceedings, PPIB filed contempt petition before Lahore High Court ('LHC') in respect of the decision of the Civil Court, Lahore and the LHC passed an order in those proceedings. The group challenged the LHC's order before the Division Bench of LHC, which decided the matter in favour of the group through its order dated May 31, 2017 whereby, the aforementioned order of the LHC was suspended.

The Arbitrator, on June 08, 2017, declared his Partial Final Award and decided the matter principally in group's favour and declared that the above mentioned Expert's determination is final and binding on all parties ("Final Partial Award").

Aggrieved by the Partial Final Award, NTDC challenged the Arbitrator's decision in Lahore Civil Court ("Civil Case 2017"), which suspended the Final Partial Award on July 10, 2017. In response to this decision of Civil Court, the group filed a revision petition in District Court and the District Court ("District Case 2017") while granting interim relief to the group, suspended the Civil Court's order on August 12, 2017. Along with challenging the Final Partial Award in Lahore Civil Court, NTDC also challenged the same, on July 06, 2017, in Commercial Court of England. As per advice of foreign legal counsel, the group also filed a case for anti suit injunction in Commercial Court of England against NTDC on August 14, 2017.

The District Judge, Lahore through his order dated July 8, 2017 set-aside the aforementioned orders of the Civil Judge, Lahore dated April 18, 2017 and accepted group's appeals but dismissed the group's revision petitions concerning the issue of jurisdiction. Aggrieved by this decision, (i) the group filed writ petitions before the LHC, which announced a favourable decision and suspended the proceedings of Civil Cases 2015 and 2016 till the final decision of LHC; and (ii) GOP/PPIB filed revision petitions in the LHC, which are currently pending adjudication.

On October 29, 2017, the Arbitrator declared his Final Award whereby he ordered NTDC to pay to the group: i) Rs 816.033 million pursuant to Expert's determination; ii) Rs 189.385 million being Pre award interest; iii) Rs 9.203 million for breach of arbitration agreement; iv) Rs 1.684 million and USD 612,310 for the group's cost of proceedings; v) GBP 30,157 for group's LCIA cost of Arbitration and vi) Interest at KIBOR + 4.5% compounded semi-annually from the date of Final Award until payment of these amounts by NTDC ("the Final Award") that works out to Rs 239.899 million up to September 30, 2019.

On November 24, 2017, NTDC challenged the Final Award in Commercial Court of England. On November 29, 2017, group filed an application before Lahore High Court for implementation of Final Award that is also pending adjudication. During the hearing held in December 2017 in London, NTDC withdrew its petitions dated July 06, 2017 and November 24, 2017 filed before Commercial Court of England against the group, pertaining to Partial Final Award and Final Award respectively.

On May 4, 2018, Commercial Court of England issued a favourable decision in the case of anti suit injunction, thereby preventing NTDC from pursuing case in Pakistan Civil Courts

against Partial Final Award/Final Award and taking any steps outside England to set aside Partial Final Award/Final Award issued by the Arbitrator. Aggrieved by this decision, NTDC had sought permission to file an appeal before the Court of Appeals, London, which was rejected by the Court on October 04, 2018.

Based on the favourable Expert's determination and Arbitration Award, management strongly feels that under the terms of the PPA and Implementation Agreement, the above amount of Rs 816.033 million is likely to be recovered by the group. Consequently, no provision for this amount has been made in this consolidated condensed interim financial information.

Further, being prudent, the group has not recognised the abovementioned amounts in these financial statements for Pre-award interest, breach of arbitration agreement, group's cost of proceedings, group's LCIA cost of Arbitration and interest thereon on all these amounts as per Final Award due to its uncertainty since it is pending adjudication as mentioned above. Such amounts as per Final Award would be recognized when it attains finality and its collectibility is certain.

> Un-audited Quarter ended September 30, September 30, 2019 2018 (Rupees in thousand)

10. COST OF SALES

Raw materials consumed
Salaries and other benefits
Repairs and maintenance
Stores, spares and loose tools consumed
Electricity consumed in-house
Insurance
Travelling and conveyance
Printing and stationery
Postage and telephone
Vehicle running expenses
Entertainment
Depreciation on operating fixed assets
Amortization of intangible asset
Fee and subscription
Miscellaneous

2,744,188	4,063,592
60,174	82,206
14,138	6,098
99,593	100,349
3,360	1,202
67,536	51,498
5,798	6,091
205	181
156	198
1,140	558
42	1,037
190,760	242,731
377	377
1,141	1,017
11,567	12,343
3,200,175	4,569,478

Un-audited

Quarter ended
September 30, September 30, 2019 2018 (Rupees in thousand)

11. CASH GENERATED FROM/(USED IN) OPERATIONS

Profit before taxation	1,337,999	983,890
Adjustment for non cash charges and other items:		
Depreciation on operating fixed assets Amortization on intangible assets Profit on bank deposits Finance cost Provision for employee retirement benefits	202,581 377 (173) 339,039 6,499	249,569 377 (192) 221,608 5,330
Profit before working capital changes	1,886,322	1,460,582
Effect on cash flow due to working capital changes:		
Decrease/(increase) in current assets		
Stores, spares and loose tools Inventories Trade debts Advances, deposits, prepayments and other receivables	62,118 1,297,978 (2,467,235) 52,213	99,545 64,069 (1,973,227) 259,998
Increase/(decrease) in current liabilities	(1,054,926)	(1,549,615)
Trade and other payables Unclaimed dividend	53,067 (2,485)	(228,264) 329
	50,582	(227,935)
	(1,004,344)	(1,777,550)
	881,978	(316,968)
CASH AND CASH EQUIVALENTS		
Cash and bank balances Short term borrowings - secured	18,578 (6,357,200)	42,044 (5,613,226)
	(6,338,622)	(5,571,182)

12.

13. TRANSACTIONS WITH RELATED PARTIES

The related parties include the holding company, the associate, subsidiaries and associates of the holding company, related parties on the basis of common directorship, key management personnel and post employment benefit plan (Provident Fund). Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the group, directly or indirectly, including any director (whether executive or otherwise) of that group. The group in the normal course of business carries out transactions with various related parties. Significant related party transactions during the period are as below:

		Un-audited Quarter ended September 30, September 30, 2019 2018 (Rupees in thousand)	
Relationship with the company	Nature of transactions	(Hapees II	rinousunaj
i. Entities on the basis of common directorship	Purchases of goods and services Rental expense Insurance premium	17,280 3,115 67,247	13,519 3,115 52,722
ii. Group entity	Interest on deposit accounts Insurance Premium	162 1,736	405
iii. Post employment benefit plan	Expense charged in respect of retirement benefit plan	6,499	5,330
iv. Key management personnel	Salaries and other employee benefits	9,309	10,696
Period end balances		Un-audited September 30, 2019 (Rupees in	Audited June 30, 2019 n thousand)
Payable to related parties - Companies on basis of common directorship - Group entity		- 6,291	736 -
Bank deposits with related parties - Group entity		16,932	17,359
Receivable from related parties - Group entity - Entities on the basis of common directorship		526 2,128	6,965 -

14. DATE OF AUTHORISATION FOR ISSUE

This consolidated condensed interim financial information was authorised for issue on October 23, 2019 by the Board of Directors.





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