

Annual Report 2019 Pakistan

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Our Profile

Mission

We make real what matters, by setting the benchmark in the way we electrify, automate and digitalize the world around us. Ingenuity drives us and what we create is yours. Together we deliver.

Vision 2020

With ingenuity we drive Electrification, Automation and Digitalization (EAD) for Pakistan creating sustainable value for stakeholders through our proximity, strong local value add and ownership culture. We anticipate and shape market trends by being continuously innovative. We identify and develop people to have the skills to ensure growth for our company and the society.

Together we make real what matters.

A lived Ownership Culture

- Equity
- Leadership
- Values
- **Behaviors**
- **People Orientation**

Seven Overarching Goals

- Implement Stringent Corporate Governance
- **Execute Financial Target System**
- Be a Partner of Choice for Customers
- Foster Ownership Culture
- Create Value Sustainably
- **Expand Global Management**
- Be an Employer of Choice

Key Operating and Financial data

Six Years Summary	2019	2018	2017	2016	2015	2014
Six rears summary	2019	2016		s in '000)	2015	2014
Trading Results			(Nupee	3 111 000)		
New orders	15,849,831	23,612,363	11,964,608	22,839,389	8,811,758	9,257,688
Net turnover	16,672,924	19,522,120	14,552,923	10,173,868	9,266,909	9,781,082
Export of goods and services	301,025	277,070	122,049	122,604	75,207	213,123
Contracts executed outside Pakistan	1,360,682	3,415,066	1,918,556	1,389,008	793,082	1,157,327
Gross profit	2,502,658	3,301,949	2,434,092	935,073	493,890	704,710
Operating profit / (loss)	1,431,148	2,276,409	1,315,504	85,225	(156,511)	41,126
Profit / (loss) before tax from continuing operations	1,198,487	2,233,661	1,451,968	241,892	(171,955)	688,562
Loss before tax from discontinued operations	- 1,150,407	2,233,001	1,451,500	(73,914)	(163,925)	(923,215)
Gain on sale of assets classified as held for sale - before tax	_	_	_	2,441,184	(103,523)	(525,215)
Profit / (loss) before tax	1,198,487	2,233,661	1,451,968	2,609,162	(335,880)	(234,653)
Profit / (loss) after tax	709,468	1,159,220	1,103,396	2,103,952	(528,234)	(523,795)
Earnings / (loss) before interest, taxes, depreciation and	705,400	1,133,220	1,105,550	2,103,332	(320,234)	(323,733)
amortisation (excluding one time gain on sale of assets						
classified as held for sale)	1,600,862	2,473,235	1,589,118	265,596	(95,825)	165,690
Final dividend	379,364	618,528	618,528	989,644	82,470	82,470
- Indi dividend	373,304	010,320	010,320	707,011	02,470	02,470
Financial Position						
Share capital	82,470	82,470	82,470	82,470	82,470	82,470
Reserves and Retained Earnings	5,904,974	5,695,699	5,244,134	5,148,971	3,120,981	3,706,149
Property, plant and equipment	378,120	388,095	312,647	240,832	138,316	562,824
Net current assets	4,232,193	4,329,885	3,571,478	3,574,806	1,389,418	1,603,447
Long-term / deferred liabilities	90,033	170,904	68,668	23,750	20,822	27,966
Long term racienca habilities	50,033	170,504	00,000	25,750	20,022	27,500
Investors Information						
Gross profit ratio	15.01%	16.91%	16.73%	9.19%	5.33%	7.20%
EBITDA Margin to sales	9.60%	12.67%	10.92%	2.61%	-1.03%	1.69%
Return on equity / capital employed	11.85%	20.06%	20.71%	40.22%	-16.49%	-13.83%
Inventory turnover ratio (in times)	2.95	3.53	3.60	2.52	1.82	1.55
Inventory turnover ratio (no. of days)	124	104	101	145	200	235
Debtor turnover ratio (in times)	1.97	3.04	3.24	2.42	2.16	1.89
Debtor turnover ratio (no. of days)	186	120	113	151	169	193
Creditor turnover ratio (in times)	2.09	2.20	1.58	1.22	1.30	1.38
Creditor turnover ratio (no. of days)	175	166	231	299	281	264
Operating cycle (no. of days)	135	57	(17)	(3)	88	164
Total assets turnover ratio (in times)	0.97	1.20	1.00	0.75	0.70	0.63
Fixed assets turnover ratio (in times)	43.52	55.72	52.59	53.67	26.43	10.05
Current ratio	1.41	1.36	1.39	1.38	1.22	1.16
Quick / acid test ratio	1.29	1.25	1.22	1.17	0.74	0.87
Cash dividend per share (Rs)	46	75	75	120	10	10
Dividend yield ratio	0.7	0.8	0.10	0.13	0.01	0.01
Interest cover ratio	6.01	28.98	89.49	109.20	(1.28)	0.06
Breakup value per share (Rs)	726.01	700.64	645.88	634.34	388.44	459.39
Market value per share (Rs)	645	902	757	906	1,096	1,064
Share price during the year	0-13	302	757	500	1,050	1,001
High (Rs)	992	1,154	1,570	1,100	1,360	1,599
Low (Rs)	515	708	650	717	838	933
Earnings / (loss) per share (Rs)	86.03	140.56	133.79	255.12	(64.05)	(63.51)
Profit / (loss) before tax in percent to sales	7.19%	11.44%	9.98%	25.65%	-3.62%	-2.40%
Profit / (loss) before tax in percent to sales Profit / (loss) after tax in percent of sales	4.26%	5.94%	7.58%	20.68%	-5.70%	-5.36%
From 7 (1055) arter tax in percent of sales	4.20%	5.9 4 %	7.58%	20.08%	-3.70%	-3.30%
Cash Flows						
Net cash flow from operating activities	942,633	(3,195,999)	(624,268)	754,812	1 /20 752	1 000 207
Net cash flow from investing activities Net cash flow from investing activities	(140,220)	(3,195,999)	(28,645)	4,078,840	1,430,752 252,432	1,000,287 (14,379)
Net cash flow from investing activities Net cash flow from financing activities	(616,239)	(613,325)	(984,662)	(82,470)	(1,508,950)	
Net change in cash and cash equivalents				4,751,182	174,234	(488,461)
iver change in cash and cash equivalents	186,174	(4,007,212)	(1,637,575)	4,/51,182	1/4,234	497,447

Our Company

Company Information

Registered Office

Siemens (Pakistan) Engineering Co. Ltd. B-72 Estate Avenue, S.I.T.E, Karachi-75700

Board of Directors

Chairman of the Board

Sebastian Andreas Brachert

Non-Executive Directors

Manuel Kuehn Manzoor Ahmed Tim Dawidowsky

Executive Director

Helmut von Struve

Audit Committee

Committees of the Board

Sadia Khan (Chairwoman)

Manuel Kuehn
Manzoor Ahmed
Tim Dawidowsky

Nomination Committee

Sebastian Andreas Brachert (Chairman) Helmut von Struve

Management

Managing Director / CEO

Helmut von Struve

Other Information

Company Secretary

Muhammad Usman Ansari

Bankers

Bank Alfalah Limited BNP Paribas (Dubai) Citibank N.A. Deutsche Bank AG

Tax Advisor

KPMG Taseer Hadi & Co.

Registrar and Share Transfer Agent

THK Associates (Pvt.) Limited 1st Floor, 40-C, Block-6 P.E.C.H.S., Karachi-75400 Phone: +92 (0)21 32574910-19 UAN: +92 (0)21 111-077-088

Independent Director

Qazi Sajid Ali

Female Director (Independent Director)

Sadia Khan

Human Resource and Remuneration Committee

Qazi Sajid Ali (Chairman) Sebastian Andreas Brachert

Helmut von Struve

Chief Financial Officer

Umer Jalil Anwer

Auditors

EY Ford Rhodes, Chartered Accountants

Habib Bank Limited

Standard Chartered Bank, UAE

Standard Chartered Bank (Pakistan) Limited

Legal Advisor

Jillani & Co. Advocates and Legal Consultants

Phone: +92 (0)21 34168267 UAN: +92 (0)21 111-000-322

Fax: +92 (0)21 34168271 E-mail: sfc@thk.com.pk

Chairman's / Directors' Profile



Sebastian Andreas Brachert Chairman

Dr. Sebastian Brachert is the General Counsel for Middle East for Siemens AG, Germany, a position he holds since October 2014. Since 2015, he is located in Abu Dhabi, UAE.

From 2008 until 2014, he was the General Counsel for EMEA and Cross Sectors for Siemens AG.

From 2000 until 2008, he was Head of Siemens Legal Services (Munich) with special responsibility for Corporate Law, M&A, Antitrust, Capital Markets, Finance Law, Real Estate Law, Legal matters for Central Procurement, Venture Capital, Central Departments, Siemens IT Solutions and Services, Siemens Enterprise Networks and Coordinator for Legal Departments in Asia / Australia / C.I.S.

From 1997 until 2000, Dr. Brachert was Head of Legal for Siemens Financial Services and Head of Corporate Legal Affairs Finance Law (Project and Vendor Finance, Capital Markets, IPOs and Treasury), Munich.

From 1993 until 1997, he was Head of Corporate Legal Affairs Finance and Real Estate Law, Central Legal Department Siemens AG, Munich.

In 1990, Dr. Brachert joined Siemens in Erlangen/Germany where he was a Legal Advisor for Turnkey Projects for Transportation Systems, Automation and Industrial Plants, Central Legal Department Siemens AG. Before that he worked for Dresdner Bank AG, Nuremberg. He holds the first and second State Exam in Law of the State of Bavaria, a PhD of the University of Erlangen and a degree in Banking and Finance of IHK Nuremberg, all Germany. Dr. Brachert is admitted to the bar in Munich, Germany.

Other directorships and offices

- Director of Siemens Ltd./AELE, Kingdom of Saudi Arabia
- Director of Siemens Electrical and Electronic Services KSCC,
- Member of the Human Resource and Remuneration Committee of Siemens (Pakistan) Engineering Co. Ltd.
- Member of the Nomination Committee of Siemens (Pakistan) Engineering Co. Ltd.



Helmut von Struve Managing Director

Mr. Helmut von Struve is the Managing Director of Siemens (Pakistan) Engineering Co. Ltd., a position which he holds since October 1, 2015.

Mr. von Struve has held various positions in the Power Generation Industrial Application division of Siemens AG, Germany, as Head of Business Development Services, Manager Regional Sales Middle East Region and Regional Sales Director, Middle East Region.

In 2006, Mr. von Struve was appointed Managing Director of Siemens Power Generation Oil and Gas and Industrial Application Service, Middle East Region. From 2009 to 2013, he worked as Managing Director Siemens Wind Power GmbH, Germany and Chief Executive Officer of Siemens Energy Service Division Wind Power for the region Europe, Middle East and Africa (EMEA). In 2014, he was appointed Chief Executive Officer of the Libya Branch of Siemens AG.

Mr. von Struve started his career in 1997 as Process Engineer in Thyssen Krupp Uhde, Germany, a leading global EPC contractor company.

Mr. von Struve holds a Master degree in Mechanical Engineering from Technical University, Darmstadt, Germany. He is also a Certified Director from the Pakistan Institute of Corporate Governance.

Other directorships and offices

- Member of the Industry Advisory Board, Habib University
- Represents Siemens at the Pakistan Business Council and OICCI (Member of the Managing Committee OICCI, 2016, 2018, 2019)
- Member of the Human Resource and Remuneration Committee of Siemens (Pakistan) Engineering Co. Ltd.
- Member of the Nomination Committee of Siemens (Pakistan) Engineering Co. Ltd.



Tim Dawidowsky Director

Mr. Tim Dawidowsky, born on August 3, 1966 in Husum, Germany, studied Industrial Engineering and Business Administration with a main focus on Mechanical Engineering at the Technical University Berlin and graduated with an Engineering degree. In 1993, he took on his first job at Siemens AG with the division, Power Generation (PG), in Berlin as a System Analyst. There he continued two years later as a Group Leader for the Gas Turbine service business.

Mr. Dawidowsky moved to Mülheim a.d.R. in 1997, where he held positions as Project Leader in a Customer Documentation Project, as Director of Data Management and as Director of Supply Management. In 2003, he became Vice President of Procurement for the Industrial Solutions and Services (I&S) division in Erlangen. Within the same division he moved three years later to Beijing where he took over as a General Manager in the marketing of Oil & Gas, Marine and Postal Automation and at the same time as a General Manager in Business Development of I&S China. Also in Beijing in 2008, he was named CEO of the Industrial Solution (IS) division China and the IS division cluster North East Asia. Then in 2009, Mr. Dawidowsky became the Senior Vice President of Casting & Rolling for the Siemens VAI Metals Technologies GmbH in Austria. In 2012, he became CEO of the business unit Transmission Solutions in the Energy Management division. In October 2015, Mr. Dawidowsky became the CEO of the business unit Large Drives in the Process Industries and Drives division.

Since April 2019 he has been the CEO of the business unit Gas and Power EPC Projects in the Operational Company Gas and Power.

Other directorships and offices

• Member of the Audit Committee of Siemens (Pakistan) Engineering Co. Ltd.



Manuel Kuehn
Director

Born in 1980 in Giessen, Germany, Mr. Manuel Kuehn obtained his education at the Technical University Ilmenau and the Federal University of Santa Catharina (UFSC), Brazil. He holds a diploma in Industrial Engineering and a post-graduate diploma in Advanced Management from the European School of Management and Technology (ESMT) in Berlin.

Since mid-2014, Mr. Kuehn took on the position of Senior Vice President of Business Development at the company's Middle East headquarters in Masdar City, Abu Dhabi, UAE. He is the designated Sustainability Manager for Siemens in the Middle East and was from 2017 to 2019 member of the global Siemens Sales Excellence Advisory Board. Mr. Kuehn has been driving key strategic initiatives in the Middle East, such as the partnership between Siemens and Dubai Expo 2020, the first industrial scale green hydrogen generation project and transformational projects in the power sector e.g. in Egypt. Most recently, Mr. Kuehn is also leading activities regarding the Siemens Roadmap for the reelectrification of Iraq.

His prior career at Siemens spans over a decade from 2005 until 2014, where Mr. Kuehn worked across different functions with Siemens Management Consulting (SMC). As Vice President, Mr. Kuehn worked on auditing and stabilization of project business in the power generation and transmission businesses as well as reorganization, restructuring and M&A activities. His project experience extended to localization projects in the UAE's power generation sector, establishing a factory for Medium Voltage Equipment in India, as well as developing strategies how to excel growth in emerging economies. Mr. Kuehn was also responsible for recruiting, people development, training and staff disposition, for the consulting business with roughly 200 employees.

Other directorships and offices

 Member of the Audit Committee of Siemens (Pakistan) Engineering Co. Ltd.



Manzoor Ahmed Director

Mr. Manzoor Ahmed is Chief Operating Officer (COO) of National Investment Trust Limited (NIT). As COO, since 9 years, he has been successfully managing the operations and investment portfolio worth Rs.70 billion approximately. He has experience of over 30 years of the Mutual Fund industry and has been placed at many key positions within NIT that includes capital market operations, investments, research and liaising with the regulatory authorities. He is M.B.A. and also holds D.A.I.B.P. At present, he is a candidate for CFA Level III.

Mr. Ahmed has also attended various training courses organized by locally and internationally reputed institutions like London Business School (LBS) UK, Institute of Directors, London and Financial Markets World, New York (USA).

He represents NIT as Nominee Director on the Board of Directors of many leading national and multinational companies of Pakistan. Mr. Ahmed is also a Certified Director from Pakistan Institute of Corporate Governance.

Other directorships and offices

- Director of Askari Bank Limited
- Director of Lucky Cement Limited
- Director of General Tyre & Rubber Co. Limited
- Director of Hub Power Company Limited
- Director of Soneri Bank Limited
- Director of Sui Northern Gas Pipelines Limited
- Member of the Audit Committee of Siemens (Pakistan) Engineering Co. Ltd.



Qazi Sajid Ali Independent Director

Mr. Oazi Sajid Ali worked with BASF for 29 years, which includes 8 years as Director Finance and 12 years as Managing Director and Country Head. He retired from BASF in March 2014. His educational qualification is M.A., LLB. He joined Dadex Eternit Limited as Chief Executive Officer in May 2014 and has served on the Board of Dadex for 15 years, including 8 years as Chairman Audit Committee of Dadex.

Mr. Ali has attended several training seminars / workshops / courses from renowned national and international institutes and universities which includes Advance Management from University of Connecticut, USA, M-21 (Management-21st Century) from Michigan Business School, Michigan, USA, BMP (Basic Management Program) from Singapore, AMP (Advance Management Program) from Singapore Executive Development Centre, USA and Hong Kong, LS Seminars, Germany. He has represented Pakistan at the I.L.O. & United Nation's Conferences at New Delhi and Manila, International Personnel Management Conference, Washington D.C. USA & Bangkok, American Society for Training & Development (ASTD), Boston, USA, International Eye Bank Conference, Colombo, International Eye Bank Association, Washington and New York, USA.

Mr. Ali is President and Founder Member of Pakistan Eye Bank Society, which has established eye banks all over the country and now constructed Eye and General Hospital in North Karachi. He was elected twice as President of Pak German Business Forum. He also held the position of President IMPA (International Personnel Management Association, Pakistan Chapter).

Other directorships and offices

- Chief Executive Officer of Dadex Eternit Limited
- Member of the Human Resource and Remuneration Committee of Siemens (Pakistan) Engineering Co. Ltd.



Sadia Khan Independent Director

Ms. Sadia Khan is the CEO designate of the Pakistan Institute of Corporate Governance. She has pursued a versatile career path traversing investment banking, financial regulation, family businesses and entrepreneurship across three continents. With Masters degrees in Economics from both Cambridge University and Yale University, Ms. Khan started her career at Lehman Brothers in New York. After obtaining her MBA from INSEAD in France, she has worked with various international institutions and local regulatory authorities, including the Asian Development Bank in the Philippines, the Securities & Exchange Commission of Pakistan and the State Bank of Pakistan. For the past two decades, Ms. Khan has remained a passionate advocate of corporate governance and currently serves on various boards as an independent director, including Habib Bank Limited, Siemens (Pakistan) Engineering Co. Ltd., Pakistan Cables Limited, Engro Fertilizers Limited, Oil & Gas Development Company Limited, Karandaaz Pakistan and INSEAD. Her book entitled "Corporate Governance Landscape of Pakistan" was published by Oxford University Press in 2017.

In 2014, the French Government conferred on her, the prestigious French award, "Chevalier de l'Ordre National du Mérite" (Knight of the National Order of Merit). Ms. Khan is the President of the global INSEAD Alumni Association since 2015. She also serves as the Honorary Consul General of Finland in Karachi.

Other directorships and offices

- Chief Executive Officer of Pakistan Institute of Corporate Governance
- Director of Habib Bank Limited
- Director of Pakistan Cables Limited
- Director of Engro Fertilizers Limited
- Director of Oil & Gas Development Company Limited
- Director of Karandaaz Pakistan
- Director of INSEAD
- Director of Delta Transport (Private) Limited
- Director of Delta Shipping (Private) Limited
- Member of the Audit Committee of Siemens (Pakistan) Engineering Co. Ltd.

Chairman's Review Report



It gives me pleasure to present the FY 2019 Annual Report to the stakeholders of Siemens (Pakistan) Engineering Co. Ltd. and to comment on the Board's effectiveness in guiding the Company towards achievement of its aims and objectives.

The Company has a strong governance framework in place, which is instrumental in achieving long-term sustainability and growth. In this regard, the Board continues to play an effective role by steering the Company in a direction that focuses on its core business and competencies in-line with Siemens' global Vision 2020+ initiative.

The Board acknowledges that it requires members who bring a diverse set of skills, knowledge, core competencies and experience for the successful governance of the Company, An election of directors was held on January 15, 2019, wherein the number of independent directors on the Board was increased to two, in line with applicable laws and regulations. Ms. Sadia Khan is the most recent independent member to be welcomed to the Board, and her extensive experience in the field of Corporate Governance has added substantial value to the overall decision-making process of the Board.

I confirm that the current members of the Board have extensive expertise in the areas of business management, strategy, finance, corporate governance, legal and administration. Further, all members of the Board are cognizant of their fiduciary duty to the Company and its shareholders and have ensured that this obligation is always kept top of mind. As Chairman of the Board, I affirm that all directors are encouraged to contribute and deliberate on strategic and governance-related topics, and that inputs from the independent directors, the director representing minority shareholders, and the directors having relevant experience on such topics are consulted and given due consideration before taking any decision.

The Board has clearly defined the terms of reference of its committees, and the members are appointed after considering their requisite skills and experience. Further, the Board and its committees meet regularly during the year and exercise their governance roles after due deliberation on each matter placed before them.

The Board and its committees have in place a formal process for annual self-evaluation, to ensure that the performance of the directors, collectively and individually, remains highly satisfactory and the Board can continue to play an effective role in the Company's governance. In this regard, the most recent annual evaluation was carried out for FY 2019 in which the Board's overall performance and effectiveness was measured and benchmarked against pre-defined criteria. I am pleased to state that the Board's overall performance and effectiveness has been assessed as "strong". However, improvement is an ongoing process and I am confident that the Board will continue to deliver with the same level of dedication and commitment in the future.

I believe that the Company is well-positioned to play its part in the development of Pakistan under direction of the Board, and I am grateful for the efforts of my fellow board members.

On behalf of the Board, I take this opportunity to thank our employees, shareholders, customers, and other stakeholders for their utmost dedication, sustained support, and trust in the Company.

Sincerely,

Dr. Sebastian Andreas Brachert

Chairman of the Board

Directors' Report

Dear Shareholders,

We, the undersigned, for and on behalf of the Board of Directors are pleased to present the Siemens (Pakistan) Engineering Co. Ltd. ("Company") annual report and the audited financial statements for the financial year ended September 30, 2019 ("FY 2019"), together with auditors' report thereon.

During the year on comparable basis with FY 2018:

- Sales decreased by 15% mainly due to stiff competition with limited opportunities in the market resulting from unfavorable macroeconomic indicators in the Country and major projects completion in Afghanistan last year.
- Despite lower sales volume and an overall increase in cost of doing business on account of inflation and interest rates hikes, the Company posted healthy operating profit (9% of sales) and profit before tax (7% of sales) which also includes an exchange gain of Rs 708 million.

This performance highlights the strength of our team, which competed convincingly in a difficult economic environment, and achieved solid performance.

Key Performance Indicators	FY 2019	FY 2018
	(Rupees in	million)
Net sales and services	16,673	19,522
Operating profit	1,431	2,276
Profit before income tax	1,199	2,234
Net profit for the year	710	1,159
Earnings per share (Rupees)	86.03	140.56

Appropriations

Following is the summary of appropriations made during FY 2019.

	(Rupees in million)
Accumulated profit as at October 1, 2018	873
Net profit after taxation for FY 2019	710
Final dividend of Rs 75 (750%) per share for FY 2018	(619)
Accumulated profit as at September 30, 2019	964

For details of movement in other reserves please refer to Statement of Changes in Equity in the financial statements.

Dividend

Keeping in view the Company's financial performance and future cash flow requirements, the Board is pleased to recommend a final cash dividend of Rs 46 (460%) per ordinary share.

Company Principle Activities and Business Segments

The Company is operating through the business portfolios Gas and Power, Smart Infrastructure and Digital Industries focusing on the areas of power generation and distribution, intelligent infrastructure for buildings and distributed energy systems, and automation and digitalization in the process and manufacturing.

Risks, Uncertainties and Mitigations

The Company is exposed, inter alia, to the following general risks which are mitigated through specific response plans:

A) Operational risks

The operational risks are related to project management (such as timely completion of the projects and change in estimates/plan costs), environment, health and safety, and supply chain management.

The Company addresses these risks in the course of its business by dedicating resources with requisite skills and expertise. The management determines risk response strategies for such risks, which include an "avoid, transfer, reduce, or accept" strategy.

B) Financial risks

Financial risk has been described in detail in note 42 of the attached financial statements that include market, credit, and liquidity risks.

C) Compliance risk

The Company has a zero-tolerance policy for non-compliant activities and behaviors. The Company further understands that non-compliance with laws and regulations may result in imposition of penalties, debarment, black-listing, license cancellation, etc. To mitigate such risks, the Company has implemented a very comprehensive and effective compliance function.

Further, the Business Conduct Guidelines (BCG) clearly define the Company's expectations from all directors, executives and employees of the Company and from those with whom it conducts business. The Company encourages employees and business partners to report compliance violations that they encounter with confidence that there will be no adverse consequences for doing so. To facilitate the process, various reporting channels, such as the compliance helpdesk "Tell Us", have been established on the Company's website.

Environment, Health and Safety (EHS)

"Zero Harm Culture" remains a priority for all Company operations and activities. An exclusive initiative "We Care" was the focus of one of our leading manufacturing units, where we spoke to the hearts and minds of our people by organizing a Safety Day and several awareness campaigns on Siemens Safety Essentials.

Among our successes, we accomplished numerous projects safely with Zero LTI's, achieved WWF Green Office certification after a thorough independent assessment, and significantly reduced the waste of water and paper through digitalization. Additionally, we encouraged our teams to fulfill our Environment Protection commitments by managing our carbon footprint through reducing the use of electricity in the form of lights and air conditioners in the office.

Commuting incidents remain a challenge due to inherent safety culture, dilapidated infrastructure and road conditions, and a lack of adherence to traffic rules in the major cities. We continue to focus on raising awareness of best practices and encouraging safe driving habits, in order to improve the general health and well-being of our employees.

Corporate Social Responsibility

Good corporate citizenship has been an integral component of the Company philosophy since Werner von Siemens founded the company in 1847. We have three focus areas for our corporate citizenship work: Access to Technology, Access to Education and Sustaining Communities. They emerged from our business strategy, core competencies, global targets for the betterment of society, global megatrends (demographics, urbanization, climate change, globalization and digitalization), and stakeholder dialog. Our activities in Corporate Citizenship also contribute to advances in the SDGs across the board. Siemens attaches great importance on environmental and climate protection undertaking an ongoing program to encourage its employees to be more responsible in using resources.

In FY 2019, the Company has worked closely with the following organizations for fulfilling its Social responsibility:

- Family Educational Services Foundation (FESF)
- The Citizens Foundation (TCF)
- George Ludwig Rexroth
- · Green Office Initiative in collaboration with WWF

For details please refer to the Sustainability and Corporate Citizenship section of the Annual Report.

Adherence to best practices of Corporate Governance

The Company is determined to meet and, wherever possible, exceed all legal and ethical requirements and to conduct all business according to the highest standards and practices. The Board defines a path of continuous improvement by constantly challenging existing processes. It also requires the Company to embrace change so that the Company is well-positioned when new opportunities arise. This also means attracting the best talent in the marketplace and providing them with the skills and opportunities required to achieve.

Composition of the Board and its Committees and number of Meetings and attendance during the Financial Year

Composition of the Board and its Committees, number of meetings of the Board and its Committees, and attendance therein, is as follows:

Composition		Board Meeting attended / held	Audit Committee Meeting attended / held	Human Resource and Remuneration Committee Meeting attended / held	Nomination Committee Meeting attended / held
Dr. Sebastian A. Brachert	Non-Executive Director	4/4 (Chairman)	N/A	2/2	1/1 (Chairman)
Mr. Helmut von Struve	MD - Executive Director	4/4	N/A	2/2	1/1
Mr. Qazi Sajid Ali	Independent Director	4/4	1/4*	2/2 (Chairman)	N/A
Ms. Sadia Khan	Independent Director	3/4**	3/4* (Chairwoman)	N/A	N/A
Mr. Tim Dawidowsky	Non-Executive Director	3/4**	3/4***	N/A	N/A
Mr. Manuel Kuehn	Non-Executive Director	3/4	2/4***	1/2****	N/A
Mr. Manzoor Ahmed	Non-Executive Director	4/4	4/4	N/A	N/A
Mr. Marco Schiffer	Non-Executive Director	1/4**	1/4***	N/A	N/A
Ms. Beatrice Bock	Non-Executive Director	1/4**	1/4***	N/A	N/A

^{*} Ms. Sadia Khan was appointed as member and Chair of Audit Committee in place of Mr. Qazi Sajid Ali on January 23, 2019.

^{**} Ms. Sadia Khan and Mr. Tim Dawidowsky were elected to the Board pursuant to elections of directors held on January 15, 2019, in place of retiring directors Ms. Beatrice Bock and Mr. Marco Schiffer.

^{***} Mr. Tim Dawidowsky and Mr. Manuel Kuehn were appointed as members of Audit Committee on January 23, 2019, in place of Ms. Beatrice Bock and Mr. Marco Schiffer, who retired from the Board pursuant to elections of directors held on January 15, 2019.

^{****} Mr. Manuel Kuehn served on Human Resource and Remuneration Committee till it was re-constituted on January 23, 2019.

For a detailed list of members of each Committee, please refer to serial no. 12 of the Statement of Compliance with the repealed Listed Companies (Code of Corporate Governance) Regulations, 2017 and the Listed Companies (Code of Corporate Governance) Regulations, 2019 (here-in-after referred as 'Codes'), duly reviewed by the external auditors.

Directors' Statements

We are pleased to state that:

- a) The financial statements, prepared by the management of the Company, fairly represent its state of affairs, including the result of its operations, cash flows and changes in equity;
- b) Proper books of account have been maintained by the Company;
- c) Appropriate accounting policies have been consistently applied in preparation of financial statements;
- d) The accounting estimates are based on reasonable and prudent judgment;
- e) International Accounting Standards (IAS) and International Financial Reporting Standards (IFRS), as applicable in Pakistan, have been followed in preparation of financial statements;
- f) The system of internal control, including internal controls over financial reporting, is sound in design and has been effectively implemented and monitored;
- g) There are no significant doubts upon the Company's ability to continue as a going concern; and
- h) There has been no material departure from the best practices of corporate governance, as detailed in the Codes.

Statement of Compliance

The Company strictly adheres to the principles of corporate governance and has implemented all prescribed stipulations. The same have been summarized in the enclosed Statement of Compliance with the Codes, duly reviewed by the external auditors.

Directors' Remuneration Policy

The Board has approved a Directors' Remuneration Policy, which describes in detail the policy's objectives and a transparent procedure for determination of the remuneration packages of individual directors for attending meetings of the Board and its Committees. Salient features, amongst others, of the Directors' Remuneration Policy are as follows:

- Level of remuneration shall be commensurate with the needs of the business, strategic alignment and the best interests of the Company and its shareholders.
- Level of remuneration shall be as per market practice of comparable companies/industry.
- While determining remuneration, no discrimination shall be made based on gender.
- Remuneration shall be sufficient to attract and retain qualified and skilled individuals on the Board to govern the Company successfully.
- Remuneration shall justify the time and expertise that is required to be spent by the directors to fulfil their responsibilities.
- Remuneration shall be sufficient to encourage value addition.
- Remuneration shall not be at a level that could be perceived to compromise the independence of

the directors.

- Managing Director/Chief Executive Officer, Executive Director and Directors representing the
 majority shareholder will not be entitled to any remuneration in accordance with the Articles of
 Association of the Company.
- Remuneration will be fixed for the entire term of the Board prior to each election of the directors (once every three years).
- Recommendation from Independent Consultant on level of remuneration to be fixed should be obtained for benchmarking.

Directors' Remuneration

Details of aggregate amount of remuneration separately of executive and non-executive directors are disclosed in note 38 to the financial statements.

Evaluation of the Board's Performance

The Board has approved a formal policy and a process has been put in place for conducting annual performance evaluation of the Board and its Committees. The purpose of the evaluation is to ensure that the Board's performance is measured with reference to overall corporate objectives, governance structure of the Company, statutory and regulatory compliance, effectiveness, collaboration and value addition. Performance evaluation was conducted as per the process approved by the Board for FY 2019, and overall performance and effectiveness of the Board is categorized as "strong". All members of the Board participated in performance evaluation and provided their feedback.

Directors' Training Program

For details on the director's training program, please refer to serial no. 9 of the Statement of Compliance with the Codes, duly reviewed by the external auditors.

Election of Directors

After completion of a three year term by the previous Board of Directors, an election of directors was held on January 15, 2019, at the 66th Annual General Meeting in which Dr. Sebastian Andreas Brachert, Mr. Helmut von Struve, Mr. Manuel Kuehn, Mr. Manzoor Ahmed, Mr. Qazi Sajid Ali, Ms. Sadia Khan and Mr. Tim Dawidowsky were elected in place of retiring directors namely Dr. Sebastian Andreas Brachert, Ms. Beatrice Bock, Mr. Helmut von Struve, Mr. Manuel Kuehn, Mr. Marco Schiffer, Mr. Manzoor Ahmed and Mr. Qazi Sajid Ali.

The total number of directors is seven (7) as per the following:

Male: Six (6)Female: One (1)

The composition of the Board is as follows:

Category	Name
Independent Director	Mr. Qazi Sajid Ali
Non-Executive Directors	Dr. Sebastian Andreas Brachert
	Mr. Manuel Kuehn
	Mr. Manzoor Ahmed
	Mr. Tim Dawidowsky
Executive Director	Mr. Helmut von Struve
Female Director	Ms. Sadia Khan (Independent Director)

External Auditors

The current auditors, EY Ford Rhodes, Chartered Accountants (a member firm of Ernst & Young Global Limited) retire at the conclusion of the upcoming Annual General Meeting, and being eligible, offer themselves for reappointment.

As recommended by the Audit Committee, the Board recommends their reappointment at a remuneration of Rs 4.84 million (exclusive of applicable sales tax) for FY 2020.

Corporate Status

The Company is a subsidiary of Siemens Aktiengesellschaft, Germany (Siemens AG), which is incorporated under the laws of the Republic of Germany and holds 74.6% shares of the Company as at September 30, 2019.

Pattern of Shareholding

The Company is listed on Pakistan Stock Exchange Limited. The detailed pattern and categories of its shareholding including shares held by directors and executives, if any, are annexed to the Annual Report.

Investments in retirement benefits

The Company maintains provident and gratuity funds for its permanent employees, which are regulated through the respective board of trustees.

The value of investments of these funds as per their respective audited financial statements, are as follows:

	June 30, 2018	June 30, 2017	June 30, 2016		
	(Rupees in million)				
Provident Fund	441.027	427.438	458.979		
	September 30, 2018	September 30, 2017	September 30, 2016		
	(Rupees in million)				
Gratuity Fund	176.958	146.109	168.925		

Post Balance Sheet Event and Significant Developments during FY 2019

There have been no material changes or events from September 30, 2019, to the date of this report, which have an impact on the financial statements, except for the declaration of final dividend, which is subject to the approval of the Members of the Company at the forthcoming Annual General Meeting, the effect of which will be reflected in the FY 2020 financial statements.

As reported for FY 2018, and in line with the global reorganization of Siemens, the Company began operating through the business portfolios of Gas & Power, Smart Infrastructure, and Digital Industries with effect from April 1, 2019.

In addition, no significant / unusual development occurred during the year.

The Company's Future Outlook

While the Company remains well-positioned to leverage available opportunities in the market, the overall growth and economic condition of Pakistan remains a key driver to the success of Siemens. This year presented a significant challenge primarily due to a balance of payments crisis, growing budget deficit, and a substantial and extreme currency devaluation.

We expect that the difficult conditions of 2019 will prevail. External factors, such as foreign exchange fluctuation and market volatility, as well as the long, cyclical nature of our business, may continue to impact our profitability.

Acknowledgement

We take this opportunity to thank our valued customers who have continued to place trust in our products and services, and have provided sustained support in ensuring the progress of the Company. The Company is very proud of, and thankful to, its employees for their committed and passionate efforts, loyalty and dedication. We also greatly value the support and cooperation of all stakeholders who are helping and contributing towards the growth of our Company.

We would also like to extend our sincerest gratitude to our shareholders for the confidence and trust they have placed in us, and for their unwavering support.

On behalf of the Board

Dr. Sebastian Andreas Brachert

Chairman

Helmut von Struve Managing Director

Karachi, 28 November 2019

Notes and Forward Looking Statement

This document contains statements related to our future business and financial performance and future events or developments that may constitute forward-looking statements. These statements may be identified by words such as "expect," "look forward to," "anticipate," "intend," "plan," "believe," "seek," "estimate," "will," "project" or words of similar meaning. We may also make forward-looking statements in other reports, in presentations, in material delivered to shareholders. Such statements are based on the current expectations and certain assumptions of management, of which many are beyond Siemens' control. These are subject to a number of risks, uncertainties and factors, including, but not limited to those described in this report. Should one or more of these risks or uncertainties materialize, or should underlying expectations not occur or assumptions prove incorrect, actual results, performance or achievements may (negatively or positively) vary materially from those described explicitly or implicitly in the relevant forward-looking statement. Siemens' neither intends, nor assumes any obligation, to update or revise these forward-looking statements in light of developments which differ from those anticipated.

Due to rounding, numbers presented throughout this and other documents may not add up precisely to the totals provided and percentages may not precisely reflect the absolute figures.

Board Committees

Terms of Reference of Audit Committee

The Terms of Reference for the Audit Committee shall be as follows:

- 1. Determination of appropriate measures to safeguard the company's assets;
- 2. Review of annual and interim financial statements of the company, prior to their approval by the Board of Directors,
 - major judgmental areas; (i)
 - significant adjustments resulting from the audit; (ii)
 - (iii) going concern assumption;
 - (iv) any changes in accounting policies and practices;
 - (v) compliance with applicable accounting standards;
 - (vi) compliance with these regulations and other statutory and regulatory requirements; and
 - (vii) all related party transactions.
- 3. Review of preliminary announcements of results prior to external communication and publication;
- 4. Facilitating the external audit and discussion with external auditors of major observations arising from interim and final audits and any matter that the auditors may wish to highlight (in the absence of management, where necessary);
- 5. Review of management letter issued by external auditors and management's response thereto;
- 6. Ensuring coordination between the internal and external auditors of the company;
- 7. Review of the scope and extent of internal audit, audit plan, reporting framework and procedures and ensuring that the internal audit function has adequate resources and is appropriately placed within the company;
- 8. Consideration of major findings of internal investigations of activities characterized by fraud, corruption and abuse of power and management's response thereto;
- 9. Ascertaining that the internal control systems including financial and operational controls, accounting systems for timely and appropriate recording of purchases and sales, receipts and payments, assets and liabilities and the reporting structure are adequate and effective;
- 10. Review of the company's statement on internal control systems prior to endorsement by the board of directors and internal audit reports;

- 11. Instituting special projects, value for money studies or other investigations on any matter specified by the board of directors, in consultation with the chief executive officer and to consider remittance of any matter to the external auditors or to any other external body;
- 12. Determination of compliance with relevant statutory requirements;
- 13. Monitoring compliance with the these regulations and identification of significant violations thereof;
- 14. Review of arrangement for staff and management to report to audit committee in confidence, concerns, if any, about actual or potential improprieties in financial and other matters and recommend instituting remedial and mitigating measures;
- 15. Recommend to the board of directors the appointment of external auditors, their removal, audit fees, the provision of any service permissible to be rendered to the company by the external auditors in addition to audit of its financial statements. The board of directors shall give due consideration to the recommendations of the audit committee and where it acts otherwise it shall record the reasons thereof; and
- 16. Consideration of any other issue or matter as may be assigned by the board of directors.

Terms of Reference of Human Resources and Remuneration Committee

The Terms of Reference for the Human Resource and Remuneration Committee shall be as follows:

- Recommend to the board for consideration and approval of a
 policy framework for determining remuneration of directors
 (both executive and non-executive directors and members of
 senior management). The definition of senior management
 will be determined by the board which shall normally include
 the first layer of management below the chief executive officer
 level;
- Undertaking annually a formal process of evaluation of performance of the board as a whole and its committees either directly or by engaging external independent consultant and if so appointed, a statement to that effect shall be made in the directors' report disclosing name, qualifications and major terms of appointment;
- Recommending human resource management policies to the board;
- Recommending to the board the selection, evaluation, development, compensation (including retirement benefits) of chief operating officer, chief financial officer, company secretary and head of internal audit;
- Consideration and approval on recommendations of chief executive officer on such matters for key management positions who report directly to chief executive officer or chief operating officer; and
- Where human resource and remuneration consultants are appointed, their credentials shall be known by the committee and a statement shall be made by them as to whether they have any other connection with the company.

Terms of Reference of the Nomination Committee

The Terms of Reference for the Nomination Committee shall be as follows:

- Responsible for considering and making recommendations to the Board in respect of the Board committees and the chairmanship of the Board committees.
- Responsible for keeping the structure, size and composition of the Board under regular review and for making recommendations to the Board with regard to any changes necessary.
- Any other matter which is ancillary to the TOR mentioned above.

In case of any conflict in the Terms of Reference of the Nomination Committee with the terms of the Human Resource and Remuneration Committee, the matter shall be referred to the Board of Directors for decision.

Sustainability at Siemens



1. Sustainable Development

Megatrends like climate change, urbanization, demographic change, globalization and digitalization are stimulating change in our world, all of which needs to be driven toward a more sustainable future. The aim is to improve the prosperity and quality of life of all people, while keeping within the limits of the planet. To globally strive toward sustainable development, 193 UN member states adopted the Agenda 2030 and its 17 Sustainable Development Goals (SDGs), which came into effect in January 2016. The SDGs and their related targets address the most important economic, social, environmental and governance-related challenges of our times and stimulate transformational change. This requires governments, businesses, cities and civil societies to contribute their fair share. As a global industrial conglomerate with businesses along the energy value chain and in the healthcare sector, Siemens is in a unique position to touch on substantial business opportunities from several trillion euros worth of investment per annum needed to drive the UN Agenda 2030 toward the SDGs and related targets. We are having an impact on most of the SDGs in four important ways:

- through our products and solutions,
- by responsibly operating our business,
- through our expertise and thought leadership,
- and through our Corporate Citizenship activities and community engagement

2. Sustainability Management

To us, being a sustainable business means ensuring profitable and long-term growth while balancing profit, people and planet. We believe that the SDGs are a responsibility, but that they also offer new business opportunities to Siemens, notably by opening doors for us to work with national and local governments that want to reshape their own development agenda. We hope to continue our collaboration with them in such areas as energy and decarbonization, transportation, infrastructure, industrial development, urban development, healthcare, innovation, job creation, education and the fight against corruption. Integrating the perspective of Siemens' contribution to the SDGs enriched the assessment of the most important issues and facilitated a well-informed materiality process.

Materiality Assessment

Analyzing our impact on the SDGs added a new perspective on our assessment of the most important issues for Siemens and confirmed our findings from the previous materiality assessments. In the course of this assessment process, 12 principles emerged from regular dialogues with external and internal stakeholders as they set priorities based on their importance for Siemens and its stakeholders. These

principles are clustered under the three headings – profit, people and planet – and reflect our ambition to contribute to societies as well as develop new business opportunities together with our customers:

Profit

- We contribute to the competitiveness of our customers with our products, solutions, and services.
- We partner with our customers to identify and develop sustainability-related business opportunities.
- We operate an efficient and resilient supply chain by using a supplier code of conduct, risk management, and capacity building.
- We take the initiative to work with our stakeholders to manage project and reputational risks and identify relevant business trends.
- We adhere to the highest compliance and anticorruption standards and promote integrity via the Siemens Integrity Initiative, which fights corruption and fraud through collective action, education and training.

Planet

- We help our customers increase energy efficiency, save resources and reduce carbon emissions.
- We develop our products, solutions and services using a lifecycle perspective and sound eco-design standards.
- We minimize the environmental impact of our operations through environmental management programs, and we aim to become carbon neutral by 2030.

People

- We contribute to the sustainable development of societies with our portfolio, local operations, and thought leadership.
- We foster long-term relationships with local societies through Corporate Citizenship projects with partners.
- We live a zero-harm culture and promote the health of our employees.
- We live a culture of leadership based on common values, an innovation mindset, people orientation and diversity.

These 12 principles are the key statements that describe how we implement sustainability at Siemens at the corporate level, in our businesses and at the regional level.

Corporate Citizenship

Good corporate citizenship has been an integral component of the Company philosophy since Werner von Siemens founded the company in 1847. We have three focus areas for our corporate citizenship work: Access to Technology, Access to Education and Sustaining Communities. They emerged from our business strategy, core competencies, global targets for the betterment of society, global megatrends (demographics, urbanization, climate change, globalization and digitalization), and stakeholder dialog. Our activities in Corporate Citizenship also contribute to advances in the SDGs across the board. Siemens attaches great importance to environmental and climate protection undertaking an ongoing program to encourage its employees to be more responsible in using resources.

Family Educational Services Foundation (FESF)

Siemens has continued its support for Deaf Reach, a program of the Family Educational Services Foundation, that was established in 1995 to provide academic and vocational education to deaf children and youth, particularly in rural areas, with little access to formal education or vocational training.

Less than 5% of over 1 million deaf children in Pakistan have access to education. Over 65% of Pakistan's population lives in rural areas, where there currently exists no access to basic education for the Deaf, let alone technical and vocational programs. It is vital that programs with an integrated approach to developing literacy and technical and vocational skills be available to deaf youth, to prepare them to enter the workforce and/or to initiate microenterprise livelihood projects.

Siemens' partnership with FESF in reaching the Deaf children of Pakistan, is helping provide academic and vocational training to over 1000 deaf children and adolescents, 43% of who are females.







Support for The Citizens Foundation

The Citizens Foundation endeavors to bring about positive social change by providing quality education to children who would otherwise not be able to attend school due to financial constraints. Siemens continues to support the initiative 'Educate a Child – Transform a Life' through TCF's 'Sponsor-a-Classroom' program. Every child deserves an education and a better chance in life, and we are happy to provide the required support to help make it happen.





Georg Ludwig Rexroth School

Siemens provided financial support to a school run by the Georg Ludwig Rexroth Charitable Trust. The school, located in one of the less privileged neighborhoods of Karachi, Orangi Town, aims to provide a competitive standard of education to children who would otherwise have no access to it. The school not only provides regular education but also supports adult literacy and vocational training. Siemens contribution is an effort to alleviate illiteracy, arguably one of the most pressing issues for Pakistan.



Green Office Initiative in collaboration with WWF

Siemens partnered with WWF Pakistan for its Green Office programme to address the environmental challenges and learn ways to be instrumental in improving our environment. Green Office Program is a practical and simple Environmental Management System specifically for office conditions to reduce overall carbon emissions. Green Office is a programme that will help us reduce our environmental footprint and in educating employees to be better and responsible citizens and understand their civic and environmental responsibilities.

The implementation of a Green Office will help Siemens cut down on energy costs, reduce waste and make better procurement choices.



Financial Report 2019





EY Ford Rhodes Chartered Accountants Progressive Plaza, Beaumont Road P.O. Box 15541, Karachi 75530 Pakistan UAN: +9221 111 11 39 37 (EYFR) Tel: +9221 3565 0007-11 Fax: +9221 3568 1965 ey.khi@pk.ey.com ev.com/pk

INDEPENDENT AUDITORS' REVIEW REPORT

To the members of Siemens (Pakistan) Engineering Co. Ltd.

Review Report on the Statement of Compliance contained in the repealed Listed Companies (Code of Corporate Governance) Regulations, 2017 and the Listed Companies (Code of Corporate Governance) Regulations, 2019

We have reviewed the enclosed Statement of Compliance with the repealed Listed Companies (Code of Corporate Governance) Regulations, 2017 and the Listed Companies (Code of Corporate Governance) Regulations, 2019 (here-in-after referred to as 'Codes'), prepared by the Board of Directors of Siemens (Pakistan) Engineering Co. Ltd. for the year ended 30 September 2019 in accordance with the requirements of Regulation 36 of the Listed Companies (Code of Corporate Governance) Regulations, 2019.

The responsibility for compliance with the Codes 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 Codes and report if it does not and to highlight any non-compliance with the requirements of the Codes. 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 Codes.

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 Codes 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.

Based on our review, nothing has come to our attention which causes us to believe that the Statement of Compliance does not appropriately reflect the Company's compliance, in all material respects, with the requirements contained in the Codes as applicable to the Company for the year ended 30 September 2019.

Chartered Accountants Place: Karachi

EY Ford Rhole

Date: 18 December 2019

A member firm of Ernst & Young Global Limited

Statement of Compliance with repealed Listed Companies (Code of Corporate Governance) Regulations, 2017 and Listed Companies (Code of Corporate Governance) Regulations, 2019 Siemens (Pakistan) Engineering Co. Ltd.

For the year ended September 30, 2019

The Company has complied with the requirements of the repealed Listed Companies (Code of Corporate Governance) Regulations, 2017 and Listed Companies (Code of Corporate Governance) Regulations, 2019 (here-in-after referred as 'Codes') in the following manner:

1. The total number of directors is seven (7) as per the following:

Male: Six (6) Female: One (1)

2. The composition of Board is as follows:

Category	Names
Independent Director	Mr. Qazi Sajid Ali
Non-executive Directors	Dr. Sebastian Andreas Brachert Mr. Manuel Kuehn Mr. Manzoor Ahmed Mr. Tim Dawidowsky
Executive Director	Mr. Helmut von Struve
Female Director	Ms. Sadia Khan (Independent Director)

- 3. The directors have confirmed that none of them is serving as a director on more than seven listed companies, including this Company.
- 4. The Company has prepared a Code of Conduct called "Business Conduct Guidelines" and has ensured that appropriate steps have been taken to disseminate it throughout the Company along with its supporting policies and procedures.
- 5. The Board has developed a vision/mission statement, overall corporate strategy and significant policies of the Company. The Board has ensured that complete record of particulars of the significant policies along with their date of approval or updating is maintained by the Company.
- 6. All the powers of the Board have been duly exercised and decisions on relevant matters have been taken by the Board I shareholders as empowered by the relevant provisions of the Companies Act, 2017 and the Codes.
- 7. The meetings of the Board were presided over by the Chairman and, in his absence, by a director elected by the Board for this purpose. The Board has complied with the requirements of Companies Act, 2017 and the Codes with respect to frequency, recording and circulating minutes of meeting of the Board.
- 8. The Board has a formal policy and transparent procedures for remuneration of directors in accordance with the Companies Act, 2017 and the Codes.
- 9. The Board has duly complied with the Directors' Training Program requirements and the criteria as prescribed in the Codes. As at 30 September 2019, all directors of the Company are compliant with the required training program.
- 10. The Board has approved appointment of Chief Financial Officer, Company Secretary and Head of Internal Audit, including their remuneration and terms and conditions of employment and complied with relevant requirements of the Codes.
- 11. Chief Financial Officer and Chief Executive Officer duly endorsed the financial statements before approval of the Board.

12. The Board has formed following Committees comprising of members given below:

Members of Audit Committee	Designation
Ms. Sadia Khan Mr. Manuel Kuehn Mr. Manzoor Ahmed Mr. Tim Dawidowsky	Chairwoman (Independent Director) Non-Executive Director Non-Executive Director Non-Executive Director
Members of Human Resource and Remuneration Committee	Designation
Mr. Qazi Sajid Ali Dr. Sebastian Andreas Brachert Mr. Helmut von Struve	Chairman (Independent Director) Non-Executive Director Executive Director
Members of Nomination Committee	Designation
Dr. Sebastian Andreas Brachert Mr. Helmut von Struve	Chairman (Non-Executive Director) Executive Director

- 13. The terms of reference of the aforesaid Committees have been formed, documented and advised to the Committees for compliance.
- 14. The frequency of meetings of the Committees were as per following:
 - a. Audit Committee: Four quarterly meetings during FY 2019 ended 30 September 2019
 - b. Human Resource and Remuneration Committee: Two half yearly meetings during FY 2019 ended 30 September 2019
 - c. Nomination Committee: One annual meeting during FY 2019 ended 30 September 2019
- 15. The Board has outsourced the internal audit function to Siemens AG who 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 Institute of Chartered Accountants of Pakistan and registered with Audit Oversight Board of Pakistan, that they and all their partners are in compliance with International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by the Institute of Chartered Accountants of Pakistan and that they and the partners of the firm involved in the audit are not a close relative (spouse, parent, dependent and non-dependent children) of the Chief Executive Officer, Chief Financial Officer, Head of Internal Audit, Company Secretary or Directors of the Company.
- 17. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the Companies Act, 2017, the Codes or any other regulatory requirement and the auditors have confirmed that they have observed IFAC guidelines in this regard.
- 18. We confirm that all requirements of regulations 3, 6, 7, 8, 27, 32, 33 and 36 of the Listed Companies (Code of Corporate Governance) Regulations, 2019 have been complied with.
- 19. We confirm that all the requirements of repealed Listed Companies (Code of Corporate Governance) Regulations, 2017 have been complied with.

Dr. Sebastian Andreas Brachert

Chairman of the Board

Helmut von StruveManaging Director



FY Ford Rhodes Chartered Accountants Progressive Plaza, Beaumont Road P.O. Box 15541, Karachi 75530 Pakistan

ΙΙΔΝ· +9221 111 11 39 37 (FYFR) Tel: +9221 3565 0007-11 Fax: +9221 3568 1965 ey.khi@pk.ey.com ev.com/pk

INDEPENDENT AUDITORS' REPORT

To the members of Siemens (Pakistan) Engineering Co. Ltd.

Report on the Audit of Financial Statements

Opinion

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

In our opinion and to the best of our information and according to the explanations given to us, the statement of financial position, the statement of profit or loss, the statement of other comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes forming part thereof conform with the accounting and reporting standards as applicable in Pakistan and give the information required by the Companies Act, 2017 (XIX of 2017), in the manner so required and respectively give a true and fair view of the state of the Company's affairs as at 30 September 2019 and of the profit, other comprehensive income, the changes in equity and its cash flows for the year then ended.

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs) as applicable in Pakistan. Our responsibilities under those standards are further described in the Auditors' 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 opinion.

Key Audit Matters

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 period. 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:

Key audit matter

How our audit addressed the key audit matter

1. Accounting for construction and engineering contracts

The Company earns a significant portion of its revenue from long term construction and engineering contracts which is recognized over the term of contract in accordance with the stage of completion method. Further, the valuation of trade receivables and contract assets as well as the recognition and measurement of provision for warranties, liquidated damages and losses on sales contracts requires management to exercise significant judgement to develop these estimates.

The recognition of revenue and related contract assets and liabilities therefore involves significant estimate with respect to stage of completion of contracts and measurement of the amount of revenue considering the costs, price and its allocation to various components of performance obligation.

Due to the above mentioned estimates in relation to the revenue recognition and related provisions, we identified this area as a key audit matter.

Refer notes 2.4, 3.2, 3.3, 3.10, 3.14, 8, 9, 19, 20 and 25 to the financial statements.

Our audit procedures amongst others included obtaining an understanding of the Company's processes and controls for project management in the bid and execution phase of construction contracts and the process for recognition of provisions.

We evaluated management's estimates and assumptions based on a risk based selection of a sample of contracts.

We inspected the terms and conditions of the sample contracts including contractually agreed milestones, penalties for delay/breach and liquidated damages, etc. We also evaluated whether revenues were recognized in the appropriate period for the selected projects, we analyzed billable revenues and corresponding cost of sales to be recognized and examined the accounting for the associated positions in the statement of financial position. We also carried out inquiries of project management with respect to the development and amendments of the projects.

We considered management process for determining the related provisions, discussed judgment exercised by them and checked approval of the Board in this regard. We also circularized confirmations to counterparties and inspected the confirmation responses received. Further, we inspected the specific contract terms to ensure the completeness and valuation of provisions recorded by the management.



Key audit matter

How our audit addressed the key audit matter

2. Recognition and realization of deferred tax asset

As disclosed in note 17, the Company has recognized deferred tax asset amounting to Rs. 861.508 million.

In order to ascertain that sufficient future taxable profits will be available, the management has prepared future projections of taxable profits by taking into account various assumptions mainly comprising of expected future revenues, business and operational assumptions and timing of reversals.

The analysis of the recognition and recoverability of the deferred tax asset was significant to our audit because of the significant value of deferred tax asset and the assessment of future taxable income involves significant management judgement about future business and economic factors. Therefore, we identified this area as a key audit matter.

Our audit procedures among others, included obtaining an understanding of the process and controls on this area relevant to our audit.

We evaluated the appropriateness of the components on which the Company has recognized deferred tax asset in light of the requirements of the Income Tax Ordinance, 2001, considering the factors including age and the expiry of the deferred tax asset and tax rates enacted. For this purpose, we involved our internal tax specialist to assist us.

We evaluated the Company's assumptions and estimates in relation to the likelihood of generating future taxable income, principally by performing sensitivity analysis and testing the key assumptions used by the management.

We have also assessed the adequacy of the Company's disclosures in accordance with applicable financial reporting framework in Pakistan.

3. Estimates and assumptions involved in staff retirement benefits

The Company operates a funded gratuity scheme for all its regular permanent employees with liabilities amounting to Rs. 528.512 million, which were significant in the context of the overall statement of financial position of the Company.

In determining the obligation in respect of staff retirement benefits, the Company engaged an actuarial expert to perform the actuarial valuation of the present value of the defined benefit obligation, which involves use of key assumptions including discount rates, expected rate of increase in future salaries, medical costs and mortality rates. Changes in any of these key assumptions can have a material impact on the calculation of the liability. Accordingly we have identified this area as a key audit matter.

Refer notes 2.4, 3.1.1 and 7.2 to the financial statements.

We obtained an understanding of the process for recognition of defined benefit plan and Company's control in this area relevant to our audit.

We evaluated the competence and objectivity of the qualified actuary engaged by the Company to value the defined benefit obligation under International Accounting Standard 19 'Employee Benefits'.

We engaged our external expert to assess the appropriateness of the methodology and assumptions used to determine the obligation in respect of defined benefit plan.

We tested data provided by the Company to actuary for purpose of valuation.

We have also assessed the adequacy of the Company's disclosures in accordance with applicable financial reporting framework in Pakistan.



Information Other than the Financial Statements and Auditors' Report Thereon

Management is responsible for the other information. The other information comprises the information included in the Annual Report, but does not include the financial statements and our auditors' report thereon. Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

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

Responsibilities of Management and Board of Directors for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with the accounting and reporting standards as applicable in Pakistan and the 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 is responsible for overseeing the Company's financial reporting process.

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

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 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.

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- 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 auditors' 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 auditors' 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 with 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 auditors' 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, we further report that in our opinion:

- proper books of account have been kept by the Company as required by the Companies Act, 2017 (XIX of 2017);
- the statement of financial position, the statement of profit or loss, the statement of other comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes thereon have been drawn up in conformity with the Companies Act, 2017 (XIX of 2017) and are in agreement with the books of account and returns:
- investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Company's business; and
- zakat deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980), was deducted by the Company and deposited in the Central Zakat Fund established under Section 7 of that Ordinance.

The engagement partner on the audit resulting in this independent auditors' report is Shariq Ali Zaidi.

EY Fora Phule **Chartered Accountants**

Place: Karachi

Date: 18 December 2019

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Siemens (Pakistan) Engineering Co. Ltd. Statement of Financial Position

As at September 30, 2019

Share capital and reserves Share capital and reserves Share capital		Note	2019 2018 (Rupees in '000)	
Share capital	Equity and liabilities			
-Authorised 20,000,000 (2018: 20,000,000) Ordinary shares of Rs 10 each 20,000,000 (2018: 20,000,000) Ordinary shares of Rs 10 each 20,000,000 (2018: 20,000,000) Ordinary shares of Rs 10 each 20,000,000 (2018: 20,000,000) Ordinary shares of Rs 10 each 20,000,000 (2018: 20,000,000) Ordinary shares of Rs 10 each 20,000 (2018: 20,000,000) Ordinary shares of Rs 10 each 20,000 (2018: 20,000,000) Ordinary shares of Rs 10 each 20,000 (2018: 20,000,000) Ordinary shares of Rs 2,041,900 (2018: 20,000,000) Ordinary shares of Rs 10 each 20,000 (2018: 20,000,000) Ordinary shares of Rs 2,041,900 (2018: 20,000,000) Ordinary shares of Rs 2,041,900 (2018: 20,000,000) Ordinary shares of Rs 2,043,900 (2018: 20,000,000) Ordinary s	Share capital and reserves			
20,000,000 (2018: 20,000,000) Ordinary shares of Rs 10 each -Issued, subscribed and paid-up 5 82,470 82,47	Share capital			
Seser Sese				
Reserves	20,000,000 (2018: 20,000,000) Ordinary shares of Rs 10 each		200,000	200,000
Capital 6 624,192 5.78,08,782 5.771,507 5.771,507 5.771,507 5.771,507 5.771,507 5.778,169 Non-current liabilities Retention money 57,958 143,698 27,206 170,904 1	- Issued, subscribed and paid-up	5	82,470	82,470
Revenue 6 5,280,782 5,091,507 5,095,699 5,994,974 5,095,699 5,094,974 5,095,699 5,095,699 5,098,974 5,098,04974 5,	Reserves			
Section Sect	Capital	6	624,192	624,192
Non-current liabilities Retention money S.987,444 S.778,169	Revenue	6	5,280,782	5,071,507
Non-current liabilities Retention money S7,958 32,075 27,206 27			5,904,974	5,695,699
Retention money 57,958 32,075 113,698 27,206 Current liabilities 90,033 170,904 Trade and other payables 7 6,244,694 6,244,694 7,330,409 1,574,356 1,574,356 Provisions 9 652,033 634,416 1,574,356 634,416 1,876,320 Short-term running finance 10 793,642 1,876,320 1,876,320 Taxation - net 11 495,827 22,978 615,468 29,978 Unclaimed dividend 10,261,739 12,060,756 Total liabilities 10,351,772 12,231,660 Contingencies and commitments 12 12 Total equity and liabilities 16,339,216 18,009,829 Assets 10 378,120 3,842 388,095 3,842 Intangible assets 14 1,342 3,842 3,842 Long-term loans and trade receivables 16 604,139 3,932 350,268 373,190 Long-term deposits and prepayments 175 3,793 5,793 6eferred tax asset 178 1,845,284 1,619,188 Current assets 18 1,305,741 1,314,431 1,314,431 1,314,431 Trade receivables 29 2,514,935 4,479,227 4,799,227 1,4038 63,217 Contract assets 29 2,514,935 4,479,227 1,449,708 1,449,708 Cherreceivables 2			5,987,444	5,778,169
Others 32,075 27,206 Current liabilities 90,033 170,904 Trade and other payables 7 6,244,694 7,330,409 Contract liabilities 8 2,043,467 1,574,356 Provisions 9 652,033 634,416 Short-term running finance 10 793,642 1,876,320 Taxation - net 11 495,827 615,468 29,787 Unclaimed dividend 12 29,787 12,060,756 Total liabilities 10,351,772 12,231,660 Contingencies and commitments 12 16,339,216 18,009,829 Assets Non-current assets Fixed assets 1 4 1,342 3,842 Property, plant and equipment Intangible assets 13 378,120 388,095 3,842 Long-term loans and trade receivables 16 604,139 350,268 209,393 Long-term deposits and prepayments 175 3,793 206,204 379,462 391,937 Deferred tax asset	Non-current liabilities			
Current liabilities 90,033 170,904 Trade and other payables 7 6,244,694 7,330,409 Contract liabilities 8 2,043,467 1,574,356 Provisions 9 652,033 634,416 Short-term running finance 10 793,642 1,876,320 Taxation - net 11 495,827 615,468 Unclaimed dividend 32,076 29,787 Total liabilities 10,351,772 12,231,660 Contingencies and commitments 12 Total equity and liabilities 16,339,216 18,009,829 Assets Non-current assets Fixed assets Property, plant and equipment Intangible assets 13 378,120 388,095 Long-term loans and trade receivables 14 1,342 3,842 Long-term deposits and prepayments 15 3,793 873,190 Long-term deposits and prepayments 17 861,508 873,190 Inventories 18 1,305,741 1,314,431 Trade receivables 29 2,514,935 4,479,227 Loans and advances 21 253,204 1,449,708 Cohrities and bank balances 24 553,204 1,449,708	Retention money		57,958	143,698
Current labilities 7 6,244,694 7,330,409 Contract liabilities 8 2,043,467 1,574,356 Provisions 9 652,033 634,416 Short-term running finance 10 793,642 1,876,320 Taxation - net 11 495,827 615,468 Unclaimed dividend 32,076 29,787 Total liabilities 10,351,772 12,231,660 Contingencies and commitments Total equity and liabilities 16,339,216 18,009,829 Assets Non-current assets Fixed assets 14 1,342 3,842 Intangible assets 14 1,342 3,842 Intangible assets 14 1,342 3,842 Long-term loans and trade receivables 16 604,139 350,268 Long-term deposits and prepayments 175 3,793 Deferred tax asset 175 3,793 Deferred tax asset 18 1,305,741 1,314,431 Trade	Others		32,075	27,206
Trade and other payables 7 6,244,694 7,330,409 Contract liabilities 8 2,043,467 1,574,356 Provisions 9 652,033 634,416 Short-term running finance 10 793,642 1,876,320 Taxation - net 11 495,827 615,468 Unclaimed dividend 32,076 10,261,739 12,060,756 Total liabilities 10,351,772 12,231,660 Contingencies and commitments 12 16,339,216 18,009,829 Assets 10,351,772 12,231,660 18,009,829 Assets 10 1,339,216 18,009,829 Assets 10 1,339,216 18,009,829 Assets 11 1,339,216 18,009,829 Assets 12 379,462 38,095 Intangible assets 14 1,342 3,842 Intangible assets 14 1,342 3,842 Long-term loans and trade receivables 16 604,139 350,268 Long-term deposits and	Command National		90,033	170,904
Contract liabilities 8 2,043,467 1,574,356 634,416 1,574,356 634,416 634,416 634,416 634,416 1,876,320 634,416 1,876,320 4,95,827 615,468 2,9787 10,261,739 12,060,756 Total liabilities 10,351,772 12,231,660 12 12 12,231,660 Contingencies and commitments 12 16,339,216 18,009,829 Assets Non-current assets Fixed assets 14 1,342 34,242		7	6 244 604	7 220 400
Provisions 9 652,033 (634,416 (50,41)) 634,416 (50,41) 10 793,642 (1,876,320 (1,876,320 (51,668 (2,9787 (1),261,739 (1),261,73				1 ' ' 1
Short-term running finance 10 793,642 degree for the part of the part				
Taxation - net 11 495,827 32,076 29,787 615,468 29,787 Total liabilities 10,261,739 12,060,756 Total liabilities 10,351,772 12,231,660 Contingencies and commitments 12 Total equity and liabilities 16,339,216 18,009,829 Assets Non-current assets Fixed assets 7 14 1,342 3,842 Intangible assets 14 1,342 3,842 3,842 Long-term loans and trade receivables 16 604,139 350,268 231,937 Long-term deposits and prepayments 17 861,508 873,190 379,462 391,937 3,793				1 ' 1
Unclaimed dividend 32,076 29,787 10,261,739 12,060,756 Total liabilities 10,351,772 12,231,660 Contingencies and commitments 12 Total equity and liabilities 16,339,216 18,009,829 Assets Non-current assets Fixed assets 5 378,120 388,095 Intangible assets 14 1,342 3,842 Long-term loans and trade receivables 16 604,139 350,268 Long-term deposits and prepayments 175 3,793 Deferred tax asset 17 861,508 873,190 Current assets 18 1,305,741 1,314,431 7,909,930 Contract assets 20 2,514,935 4,479,227 4,479,227 Loans and advances 21 253,478 227,741 Deposits and short-term prepayments 22 111,768 156,387 Other receivables 23 714,038 853,217 Cash and bank balances 44,97,08 Assistation 24 553,204 1,449,708 14,497,08 14,493,932 16,390,641 <				
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Total equity and liabilities 16,339,216 18,009,829	Total liabilities		10,351,772	12,231,660
Non-current assets Fixed assets Property, plant and equipment 13 378,120 388,095 14 1,342 3,842 379,462 391,937	Contingencies and commitments	12		
Non-current assets Fixed assets Property, plant and equipment 13 378,120 388,095 14 1,342 3,842 379,462 391,937 1,342 3,842 379,462 391,937 1,342 3,842 3,842 3,842 3,842 3,842 3,842 3,842 3,842 3,842 3,842 3,842 3,842 3,932 1,343 3,932 16,390,641 1,342 3,842 3,842 3,943 3,942 3,943 3,942 3,943 3,942 3,943 3,943 3,943 3,943 3,943 3,943 3,944 3,943 3,944	Total equity and liabilities		16,339,216	18,009,829
Fixed assets Property, plant and equipment 13 378,120 388,095 Intangible assets 14 1,342 3,842 379,462 391,937 Long-term loans and trade receivables 16 604,139 350,268 Long-term deposits and prepayments 175 3,793 Deferred tax asset 17 861,508 873,190 Current assets 1,845,284 1,619,188 Inventories 18 1,305,741 1,314,431 Trade receivables 19 9,040,768 7,909,930 Contract assets 20 2,514,935 4,479,227 Loans and advances 21 253,478 227,741 Deposits and short-term prepayments 22 111,768 156,387 Other receivables 23 714,038 853,217 Cash and bank balances 24 553,204 1,449,708 14,493,932 16,390,641	Assets			
Property, plant and equipment 13 378,120 388,095 Intangible assets 14 1,342 3,842 379,462 391,937 Long-term loans and trade receivables 16 604,139 350,268 Long-term deposits and prepayments 17 861,508 873,190 Deferred tax asset 17 861,508 873,190 Current assets 1,845,284 1,619,188 Inventories 18 1,305,741 1,314,431 Trade receivables 19 9,040,768 7,909,930 Contract assets 20 2,514,935 4,479,227 Loans and advances 21 253,478 227,741 Deposits and short-term prepayments 22 111,768 156,387 Other receivables 23 714,038 853,217 Cash and bank balances 24 553,204 1,449,708 16,390,641	Non-current assets			
Intangible assets 14 1,342 3,842 379,462 391,937 Long-term loans and trade receivables 16 604,139 350,268 Long-term deposits and prepayments 175 3,793 Deferred tax asset 17 861,508 873,190 Current assets Inventories 18 1,305,741 1,314,431 Trade receivables 19 9,040,768 7,909,930 Contract assets 20 2,514,935 4,479,227 Loans and advances 20 2,514,935 4,479,227 Loans and short-term prepayments 22 111,768 156,387 Other receivables 23 714,038 853,217 Cash and bank balances 24 553,204 1,449,708 14,493,932 16,390,641	Fixed assets			
379,462 391,937	Property, plant and equipment	13	378,120	388,095
Long-term loans and trade receivables 16 604,139 350,268 Long-term deposits and prepayments 175 3,793 Deferred tax asset 17 861,508 873,190 Current assets Inventories 18 1,305,741 1,314,431 Trade receivables 19 9,040,768 7,909,930 Contract assets 20 2,514,935 4,479,227 Loans and advances 21 253,478 227,741 Deposits and short-term prepayments 22 111,768 156,387 Other receivables 23 714,038 853,217 Cash and bank balances 24 553,204 1,449,708 16,390,641	Intangible assets	14	1,342	3,842
Long-term deposits and prepayments 175 3,793 Deferred tax asset 17 861,508 873,190 1,845,284 1,619,188 Current assets Inventories 18 1,305,741 1,314,431 Trade receivables 19 9,040,768 7,909,930 Contract assets 20 2,514,935 4,479,227 Loans and advances 21 253,478 227,741 Deposits and short-term prepayments 22 111,768 156,387 Other receivables 23 714,038 853,217 Cash and bank balances 24 553,204 1,449,708 14,493,932 16,390,641			379,462	391,937
Deferred tax asset 17 861,508 873,190 Current assets 1,845,284 1,619,188 Inventories 18 1,305,741 1,314,431 Trade receivables 19 9,040,768 7,909,930 Contract assets 20 2,514,935 4,479,227 Loans and advances 21 253,478 227,741 Deposits and short-term prepayments 22 111,768 156,387 Other receivables 23 714,038 853,217 Cash and bank balances 24 553,204 1,449,708 14,493,932 16,390,641		16	604,139	350,268
Current assets Inventories 18 1,305,741 1,314,431 Trade receivables 19 9,040,768 7,909,930 Contract assets 20 2,514,935 4,479,227 Loans and advances 21 253,478 227,741 Deposits and short-term prepayments 22 111,768 156,387 Other receivables 23 714,038 853,217 Cash and bank balances 24 553,204 1,449,708 14,493,932 16,390,641			175	3,793
Current assets 18 1,305,741 1,314,431 Trade receivables 19 9,040,768 7,909,930 Contract assets 20 2,514,935 4,479,227 Loans and advances 21 253,478 227,741 Deposits and short-term prepayments 22 111,768 156,387 Other receivables 23 714,038 853,217 Cash and bank balances 24 553,204 1,449,708 14,493,932 16,390,641	Deferred tax asset	17		
Inventories 18 1,305,741 1,314,431 Trade receivables 19 9,040,768 7,909,930 Contract assets 20 2,514,935 4,479,227 Loans and advances 21 253,478 227,741 Deposits and short-term prepayments 22 111,768 156,387 Other receivables 23 714,038 853,217 Cash and bank balances 24 553,204 1,449,708 14,493,932 16,390,641	Current accets		1,845,284	1,619,188
Trade receivables 19 9,040,768 7,909,930 Contract assets 20 2,514,935 4,479,227 Loans and advances 21 253,478 227,741 Deposits and short-term prepayments 22 111,768 156,387 Other receivables 23 714,038 853,217 Cash and bank balances 24 553,204 1,449,708 14,493,932 16,390,641		10	1 205 7/1	1 21/ /21
Contract assets 20 2,514,935 4,479,227 Loans and advances 21 253,478 227,741 Deposits and short-term prepayments 22 111,768 156,387 Other receivables 23 714,038 853,217 Cash and bank balances 24 553,204 1,449,708 14,493,932 16,390,641			The state of the s	
Loans and advances 21 253,478 227,741 Deposits and short-term prepayments 22 111,768 156,387 Other receivables 23 714,038 853,217 Cash and bank balances 24 553,204 1,449,708 14,493,932 16,390,641				
Deposits and short-term prepayments 22 111,768 156,387 Other receivables 23 714,038 853,217 Cash and bank balances 24 553,204 1,449,708 14,493,932 16,390,641				1
Other receivables 23 714,038 853,217 Cash and bank balances 24 553,204 1,449,708 14,493,932 16,390,641				1
Cash and bank balances 24 553,204 1,449,708 14,493,932 16,390,641				
14,493,932 16,390,641				· ·
Total assets 16,339,216 18,009,829				
	Total assets		16,339,216	18,009,829

The annexed notes 1 to 48 form an integral part of these financial statements.

Helmut von Struve Managing Director

Chief Financial Officer

Sebastian A. Brachert

Director

Siemens (Pakistan) Engineering Co. Ltd. Statement of Profit or Loss

For the year ended September 30, 2019

		2019	2018
	Note	(Rupees in '000)	
Net sales and services	25	16,672,924	19,522,120
Cost of sales and services	26	(14,170,266)	(16,220,171)
Gross profit		2,502,658	3,301,949
Marketing and selling expenses	27	(737,527)	(753,896)
General administrative expenses	28	(267,103)	(222,208)
		(1,004,630)	(976,104)
Other income	29	22,449	116,660
Other operating expenses	29	(89,329)	(166,096)
Net other operating expenses		(66,880)	(49,436)
Operating profit		1,431,148	2,276,409
Financial income	30	6,604	37,080
Financial expenses	30	(239,265)	(79,828)
Net finance expense		(232,661)	(42,748)
Profit before income tax		1,198,487	2,233,661
Income tax	31	(489,019)	(1,074,441)
Net profit for the year		709,468	1,159,220
Basic and diluted earnings per share (Rupees)	32	86.03	140.56

The annexed notes 1 to 48 form an integral part of these financial statements.

Managing Director

Chief Financial Officer

Sebastian A. Brachert Director

Siemens (Pakistan) Engineering Co. Ltd. Statement of Other Comprehensive Income

For the year ended September 30, 2019

2019 2018 (Rupees in '000)

1,159,220

1,070,093

709,468

827,803

Net profit for the year

Other comprehensive income / (loss) for the year not to be reclassified to statement of profit or loss in subsequent periods:

Recognition of remeasurement gain I (loss) on defined benefit plan Deferred tax thereon Other comprehensive income I (loss) for the year - net of tax

Total comprehensive income for the year

The annexed notes 1 to 48 form an integral part of these financial statements.

146,930 (111,048) (28,595) 21,921 118,335 (89,127)

Helmut von Struve Managing Director

Umer Jalil Anwer Chief Financial Officer **Sebastian A. Brachert** Director

Siemens (Pakistan) Engineering Co. Ltd. Statement of Cash Flows

For the year ended September 30, 2019

Note (Rupees in '000) Cash flows from operating activities 33 1,843,929 (2,489,954) Payment to gratuity fund (67,607) (50,970) Financial expenses paid (208,116) (49,024) Income tax paid (625,573) (606,051) Net cash generated from / (used in) operating activities 942,633 (3,195,999) Cash flows from investing activities (151,651) (237,898) Proceeds from sale of property, plant and equipment 9,563 7,449 Financial income received 1,868 32,561 Net cash used in investing activities (140,220) (197,888) Cash flows from financing activities (616,239) (613,325) Net cash used in financing activities (616,239) (613,325) Net increase / (decrease) in cash and cash equivalents 186,174 (4,007,212) Cash and cash equivalents at beginning of the year (426,612) 3,580,600 Cash and cash equivalents at end of the year 34 (240,438) (426,612)			2019	2018
Cash generated from / (used in) operations 33 1,843,929 (2,489,954) Payment to gratuity fund (67,607) (50,970) Financial expenses paid (208,116) (49,024) Income tax paid (625,573) (606,051) Net cash generated from / (used in) operating activities 942,633 (3,195,999) Cash flows from investing activities (151,651) (237,898) Proceeds from sale of property, plant and equipment 9,563 7,449 Financial income received 1,868 32,561 Net cash used in investing activities (140,220) (197,888) Cash flows from financing activities (616,239) (613,325) Net cash used in financing activities (616,239) (613,325) Net increase / (decrease) in cash and cash equivalents 186,174 (4,007,212) Cash and cash equivalents at beginning of the year (426,612) 3,580,600		Note	(Rupees	s in '000)
Payment to gratuity fund (67,607) (50,970) Financial expenses paid (208,116) (49,024) Income tax paid (625,573) (606,051) Net cash generated from / (used in) operating activities 942,633 (3,195,999) Cash flows from investing activities Capital expenditure incurred (151,651) (237,898) Proceeds from sale of property, plant and equipment 9,563 7,449 Financial income received 1,868 32,561 Net cash used in investing activities (140,220) (197,888) Cash flows from financing activities Dividends paid (616,239) (613,325) Net cash used in financing activities (166,239) (613,325) Net increase / (decrease) in cash and cash equivalents 186,174 (4,007,212) Cash and cash equivalents at beginning of the year (426,612) 3,580,600	Cash flows from operating activities			
Financial expenses paid (208,116) (49,024) Income tax paid (625,573) (606,051) Net cash generated from / (used in) operating activities 942,633 (3,195,999) Cash flows from investing activities (151,651) (237,898) Proceeds from sale of property, plant and equipment 9,563 7,449 Financial income received 1,868 32,561 Net cash used in investing activities (140,220) (197,888) Cash flows from financing activities (616,239) (613,325) Net cash used in financing activities (616,239) (613,325) Net increase / (decrease) in cash and cash equivalents 186,174 (4,007,212) Cash and cash equivalents at beginning of the year (426,612) 3,580,600	Cash generated from / (used in) operations	33	1,843,929	(2,489,954)
Income tax paid Net cash generated from / (used in) operating activities Cash flows from investing activities Capital expenditure incurred Proceeds from sale of property, plant and equipment Pinancial income received Net cash used in investing activities Cash flows from financing activities Cash used in financing activities Dividends paid Net cash used in financing activities Net increase / (decrease) in cash and cash equivalents 186,174 (4,007,212) Cash and cash equivalents at beginning of the year (426,612) 3,580,600	Payment to gratuity fund		(67,607)	(50,970)
Net cash generated from / (used in) operating activities Cash flows from investing activities Capital expenditure incurred Proceeds from sale of property, plant and equipment Pinancial income received Net cash used in investing activities Cash flows from financing activities Cash flows from financing activities Dividends paid Net cash used in financing activities (616,239) Net cash used in financing activities Net increase / (decrease) in cash and cash equivalents 186,174 (4,007,212) Cash and cash equivalents at beginning of the year (426,612) 3,580,600	Financial expenses paid		(208,116)	(49,024)
Cash flows from investing activities Capital expenditure incurred Proceeds from sale of property, plant and equipment Pinancial income received Net cash used in investing activities Cash flows from financing activities Cash flows from financing activities Dividends paid Net cash used in financing activities Dividends paid Net cash used in financing activities (616,239) Net cash used in financing activities (616,239) Net increase / (decrease) in cash and cash equivalents 186,174 (4,007,212) Cash and cash equivalents at beginning of the year (426,612) 3,580,600	Income tax paid		(625,573)	(606,051)
Capital expenditure incurred Proceeds from sale of property, plant and equipment Financial income received Net cash used in investing activities Cash flows from financing activities Dividends paid Net cash used in financing activities Dividends paid Net cash used in financing activities (616,239) Net cash used in financing activities Net increase / (decrease) in cash and cash equivalents 186,174 (4,007,212) Cash and cash equivalents at beginning of the year (426,612) 3,580,600	Net cash generated from / (used in) operating activities		942,633	(3,195,999)
Proceeds from sale of property, plant and equipment Financial income received Net cash used in investing activities Cash flows from financing activities Dividends paid Net cash used in financing activities Dividends paid Net cash used in financing activities (616,239) Net cash used in financing activities Net increase / (decrease) in cash and cash equivalents 186,174 (4,007,212) Cash and cash equivalents at beginning of the year (426,612) 3,580,600	Cash flows from investing activities			
Financial income received Net cash used in investing activities Cash flows from financing activities Dividends paid Net cash used in financing activities (616,239) Net cash used in financing activities Net increase / (decrease) in cash and cash equivalents Cash and cash equivalents at beginning of the year (426,612) 1,868 32,561 (140,220) (197,888) (613,325) (613,325) (613,325) (613,325) (613,325) (616,239) (613,325) (616,239) (613,325)	Capital expenditure incurred		(151,651)	(237,898)
Net cash used in investing activities Cash flows from financing activities Dividends paid Net cash used in financing activities (616,239) Net cash used in financing activities (616,239) (613,325) Net increase / (decrease) in cash and cash equivalents 186,174 (4,007,212) Cash and cash equivalents at beginning of the year (426,612) 3,580,600	Proceeds from sale of property, plant and equipment		9,563	7,449
Cash flows from financing activities Dividends paid Net cash used in financing activities (616,239) Net increase / (decrease) in cash and cash equivalents 186,174 (4,007,212) Cash and cash equivalents at beginning of the year (426,612) 3,580,600	Financial income received		1,868	32,561
Dividends paid Net cash used in financing activities (616,239) (613,325) Net increase / (decrease) in cash and cash equivalents 186,174 (4,007,212) Cash and cash equivalents at beginning of the year (426,612) 3,580,600	Net cash used in investing activities		(140,220)	(197,888)
Net cash used in financing activities (616,239) (613,325) Net increase / (decrease) in cash and cash equivalents 186,174 (4,007,212) Cash and cash equivalents at beginning of the year (426,612) 3,580,600	Cash flows from financing activities			
Net increase / (decrease) in cash and cash equivalents 186,174 (4,007,212) Cash and cash equivalents at beginning of the year (426,612) 3,580,600	Dividends paid		(616,239)	(613,325)
Cash and cash equivalents at beginning of the year (426,612) 3,580,600	Net cash used in financing activities		(616,239)	(613,325)
	Net increase / (decrease) in cash and cash equivalents		186,174	(4,007,212)
Cash and cash equivalents at end of the year 34 (240,438) (426,612)	Cash and cash equivalents at beginning of the year		(426,612)	3,580,600
	Cash and cash equivalents at end of the year	34	(240,438)	(426,612)

The annexed notes 1 to 48 form an integral part of these financial statements.

Managing Director

Chief Financial Officer

Sebastian A. Brachert Director

Siemens (Pakistan) Engineering Co. Ltd. Statement of Changes in Equity For the year ended September 30, 2019

	Issued.		Capital reserves			Revenue reserves		
	subscribed and paid-up share capital	Share premium	Treasury shares reserve	Other capital reserve	General reserves	Remeasurement gain / (loss) on defined benefit plan	Accumulated profit	Total
				(Rupe	es in '000)			
Balance as at September 30, 2017	82,470	619,325	567	4,300	4,523,026	(235,800)	332,716	5,326,604
Final dividend @ Rs 75/- per Ordinary share of Rs 10/- each for the year ended September 30, 2017	-	-	-	-	-	-	(618,528)	(618,528)
Net profit for the year ended September 30, 2018 Other comprehensive loss for the year		-		-		(89,127)	1,159,220	1,159,220 (89,127)
Total comprehensive income for the year	-	-	-	-	-	(89,127)	1,159,220	1,070,093
Balance as at September 30, 2018	82,470	619,325	567	4,300	4,523,026	(324,927)	873,408	5,778,169
Final dividend @ Rs 75/- per Ordinary share of Rs 10/- each for the year ended September 30, 2018	-	-	-	-	-	-	(618,528)	(618,528)
Net profit for the year ended September 30, 2019	-	-	-	-	-	-	709,468	709,468
Other comprehensive income for the year	-	-	-	-	-	118,335	-	118,335
Total comprehensive income for the year	-	-	-	-	-	118,335	709,468	827,803
Balance as at September 30, 2019	82,470	619,325	567	4,300	4,523,026	(206,592)	964,348	5,987,444

The annexed notes 1 to 48 form an integral part of these financial statements.

Managing Director

Chief Financial Officer

Sebastian A. Brachert

Director

Siemens (Pakistan) Engineering Co. Ltd. Notes to the Financial Statements

For the year ended September 30, 2019

LEGAL STATUS AND OPERATIONS

Siemens (Pakistan) Engineering Co. Ltd. (the Company) was incorporated in Pakistan in the year 1953. The Company is a public limited company and its shares are guoted on Pakistan Stock Exchange Limited. The Company is principally engaged in the execution of projects under contracts and in manufacturing, sale and installation of electronic and electrical capital goods. The Company's registered office is situated at B-72, Estate Avenue, S.I.T.E., Karachi. The geographical location of other offices and plant is given in note 47 to these financials statements.

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 Standard Board (IASB) as notified under the Companies Act, 2017 (the Act);
- Islamic Financial Accounting Standards (IFAS) issued by the Institute of Chartered Accountants of Pakistan (ICAP) as are notified under the Act: and
- Provisions of and directives issued under the Act.

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

2.2 **Basis of measurement**

These financial statements have been prepared under the historical cost' convention except as mentioned in note 3 to these financial statements.

Functional and presentation currency 2.3

These financial statements are presented in Pakistani Rupees (Rs) which is the functional currency of the Company and figures are rounded off to the nearest thousand of rupees unless otherwise specified.

2.4 Use of estimates, assumptions and judgements

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

These estimates are reviewed on an on-going basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised and in any future periods affected.

In preparing these financial statements, the significant estimates, assumptions and judgements made by the management in applying accounting policies include:

- Contract liabilities (note 3.2)
- Provision for warranty obligations (note 3.3)
- Method of depreciation and amortisation, residual values, useful lives and impairment on property, plant and equipment and intangible assets (note 3.5 and 3.6)
- Allowance for expected credit losses (loss allowances) on doubtful contract assets, trade and other receivables (note 3.7.1)
- Provision for taxation and deferred taxation (note 3.8)
- Provisions against inventories (note 3.9)
- Actuarial assumptions for the gratuity scheme and provision thereagainst (note 7.2); and
- Costs of completion of contracts in progress (note 3.14 and 25.1)

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The significant accounting policies adopted in the preparation of these financial statements are set out below:

3.1 Employees' retirement benefits

The Company's retirement benefit plans comprise of a defined benefit plan and a defined contribution plan.

3.1.1 Defined Benefit Plan

The Company operates a funded gratuity scheme for all its regular permanent employees. Provisions are made in the financial statements to cover obligations on the basis of actuarial valuation carried out annually under the Projected Unit Credit method. Remeasurement gains / losses are recognised directly to equity through statement of other comprehensive income (OCI) and are not reclassified to statement of profit or loss in subsequent periods.

3.1.2 Defined Contribution Plan

The Company also operates a provident fund scheme for all its regular permanent employees. Equal monthly contributions are made to the fund, both by the Company and the employees at the rate of 10 percent of the aggregate of basic salary and cost of living allowance, wherever applicable.

3.2 Contract liabilities

A contract liability is the obligation of the Company to transfer goods or services to a customer for which the Company has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Company transfers goods or services to the customer, a contract liability is recognised when the payment is made or the payment is due (whichever is earlier). Contract liabilities are recognised as revenue when the Company performs under the contract.

It also includes refund liabilities arising out of customers' right to claim amounts from the Company on account of contractual delays in delivery of performance obligations and incentive on target achievements for dealers.

3.3 Provisions

A provision is recognised in the statement of financial position when the Company has a present (legal or constructive) obligation as a result of past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of obligation.

The Company accounts for its warranty obligations when the underlying products or services are sold or rendered. The provision is estimated based on historical warranty data and a weighting of all possible outcomes against their associated probabilities.

When it is probable that a contract's costs will exceed total contract's revenue, the expected loss is recognised as an expense immediately.

3.4 Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of a qualifying capital asset under construction are capitalised and added to the project cost until such time the assets are substantially ready for their intended use, i.e., when they are capable of commercial production. All other borrowing costs are recognised as an expense in the statement of profit or loss in the period in which they are incurred.

3.5 Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and accumulated impairment losses, if any, except for capital work in progress which are stated at cost less accumulated impairment losses, if any. Cost in relation to self manufactured assets includes direct cost of materials, labour and applicable manufacturing overheads. If the cost of certain components of an item of property, plant and equipment are significant in relation to the total cost of the item, they are accounted for and depreciated separately.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Gains and losses on disposal of assets are taken to the Statement of profit or loss.

Capital work in progress are transferred to respective items of property, plant and equipment on becoming available for intended use.

Repairs and maintenance are charged to statement of profit or loss as and when incurred. Major renewals and improvements which increase the asset's remaining useful economic life or the performance beyond the current estimated levels are capitalized and the assets so replaced, if any, are retired.

Depreciation is charged to statement of profit or loss applying the straight line method whereby the cost of an asset is written off over its estimated useful life. Depreciation on additions is charged from the month in which the asset is available for use and on disposals upto the month of deletion, if not already fully depreciated. The residual value, depreciation method and the useful lives of each class of property, plant and equipment are reviewed, and adjusted if appropriate, at each reporting date.

3.6 Intangible assets

Intangible assets having definite useful lives are stated at cost less accumulated amortisation and accumulated impairment losses, if any. Intangible assets are amortised using the straight line method over the estimated useful lives. Amortization on additions is charged from the month in which the asset is available for use and on disposals upto the month of deletion, if not already fully depreciated.

3.7 Impairment

3.7.1 Financial assets

The Company recognises an impairment for lifetime expected credit losses (loss allowance) for all financial assets, other than those held at fair value through profit and loss. 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 has also considered 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.

3.7.2 Non-Financial assets

The carrying values of non-financial assets other than inventories and deferred tax assets are assessed at each reporting date to determine whether there is any indication of impairment. If any such indications exist, then the recoverable amount is estimated. An impairment loss is recognised, as an expense in the statement of profit or loss, for the amount by which an asset's carrying amount exceeds its recoverable amount.

3.8 Taxation

381 Current

The charge for current taxation is based on taxable income at the current rates of taxation in accordance with Income Tax Ordinance, 2001

382 Deferred

Deferred tax is provided using the balance sheet liability method, providing for temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. The amount of deferred tax provided is measured at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates and the tax laws that have been enacted or substantively enacted by the date of statement of financial position.

Deferred tax liability is recognised for all taxable temporary differences and deferred tax assets are recognised for all deductible temporary differences, carry forward of unused tax losses and unused tax credits. A deferred tax asset is recognised only when it is probable that future taxable profits will be available against which the deductible temporary differences can be utilised. Deferred tax assets are reduced to the extent that it is no longer probable that the related tax benefit will be realised. Deferred tax charged is recognised in statement of profit and loss, however deferred tax relating to items recognised in OCI / Equity is recognised directly in OCI / Equity.

3.9 **Inventories**

Inventories are valued at the lower of cost and net realisable value. Cost of finished goods, both manufactured and purchased, raw material and components is determined on weighted average basis. The cost of work-in-process and finished goods includes direct materials, labour and applicable production overheads.

The Company reviews the carrying amount of inventories on an on-going basis and as appropriate, inventory is written down to its net realisable value or provision is made for obsolescence if there is any change in usage pattern and / or physical form of related inventory

Net realisable value signifies the estimated selling price in the ordinary course of business less estimated cost of completion and estimated costs necessarily to be incurred to make the sale.

3.10 Contract assets

Contract assets arise on long term construction contracts when the Company performs by transferring goods or services to a customer before the customer pays consideration or before payment is due. It is measured at cost plus profit recognised to date less progress billing and recognised losses; and any related loss allowance thereagainst. Cost includes all expenditures related directly to specific projects and an allocation of fixed and variable overheads incurred.

The Company generally becomes entitled to invoice customers for execution of construction contract based on achieving a series of performance-related milestones as per the respective contracts.

3 11 Cash and cash equivalents

Cash and cash equivalents are stated at cost and comprise of cash in hand, cheques in hand, deposits held with banks and highly liquid investments with less than three months maturity from the date of acquisition. Running finance facilities availed by the Company, which are repayable on demand and form an integral part of the Company's cash management are considered as part of cash and cash equivalents for the purpose of statement of cash flows.

3.12 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the management. Management monitors the operating results of its business segments separately for the purpose of making decisions about resource allocation and

Segment results, assets and liabilities include items directly attributable to a segment as well as those that can be allocated on a reasonable basis. Unallocated items comprise mainly loans and borrowings and related expenses, cash and bank balances and related income, corporate assets and tax assets and liabilities.

Segment capital expenditure is the total cost incurred during the period to acquire property, plant and equipment, and intangible assets other than goodwill.

3.13 Foreign currencies

Foreign currency transactions are translated into Pakistani Rupees at exchange rates prevailing on the date of transaction. All monetary assets and liabilities in foreign currencies are re-translated at the rates of exchange prevailing at the reporting date. Exchange gains and losses are included in the statement of profit or loss. Non monetary items that are measured in terms of a historical cost in a foreign currency are not re-translated.

3.14 Revenue recognition

Revenue from sale of goods is recognised at a point in time when the customer obtains control of the goods or services.

Service revenue is recognised over the contractual period or as and when services are rendered to customers.

The Contract revenue generated from execution of long term construction-type contracts is accounted for under the percentage-of-completion method as the customer obtains control of the goods or services over the time. Contract revenue and contract costs relating to such contracts are recognised as revenue and expenses respectively by reference to stage of completion of contract activity at the reporting date. Stage of completion of a contract is determined by applying 'cost-to-cost method' by reference to the proportion that contract cost incurred to date bears to the total estimated contract cost. Contract revenue on construction contracts valuing less than Rs 10 million and / or duration upto six months is recognised using completed contract method.

When it is probable that contract costs will exceed total contract revenue, the expected loss is recognised as an expense immediately. When the outcome of a construction contract cannot be estimated reliably, revenue is recognised only to the extent of contract costs incurred that it is probable will be recoverable.

Contract modifications which may be a change in the scope or price (or both) are included in contract revenue to the extent that they have been agreed with the customer and create enforceable rights and obligations.

Commission income is recognised on receipt / acknowledged basis. Financial income is recognised as it accrues, using the effective mark-up rates.

3.15 Financial assets and liabilities

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

Financial assets are classified, at initial recognition and subsequently measured at amortised cost, fair value through OCI or fair value through profit or loss. This classification depends on the financial asset's contractual cash flow characteristics and the Company's business model for managing them. With the exception of trade receivables, the Company initially measures all financial assets at cost, which is the fair value of consideration given. Trade receivables are measured at the transaction price determined under IFRS 15.

In order for a financial asset to be classified and measured at amortised cost, the financial asset gives rise on specified dates to cash flows that are 'solely payments of principal and interest' (SPPI) on the principal amount outstanding and the Company holds such financial assets with an objective to collect contractual cash flows. Financial assets at amortised cost are subsequently measured using the effective interest (EIR) method and are subject to impairment. Gains and losses are recognised in profit or loss when the asset is derecognised, modified or impaired.

Financial assets at fair value through profit or loss (FVTPL) include financial assets held for trading (including derivatives unless they are designated as effective hedging instruments), financial assets designated upon initial recognition at FVTPL, or financial assets mandatorily required to be measured at fair value. Financial assets with cash flows that are not solely payments of principal and interest are classified and measured at FVTPL, irrespective of the business model. These are carried in the statement of financial position at fair value with net changes in fair value recognised in the statement of profit or loss.

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as derivatives, as appropriate. All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs. These are subsequently measured at fair value or amortised cost as the case may be. Gains or losses are recognised in statement of profit or loss.

The Company derecognises the financial assets and financial liabilities when it ceases to be a party to contractual provisions of such instruments.

Financial assets and liabilities are offset and the net amount is reported in the financial statements only when there is 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.

3.16 Derivative financial instruments

The Company uses derivative financial instruments to cover its exposure to foreign exchange arising from operational activities, if possible. Any gain or loss from re-measuring the derivative financial instrument at fair value is recognised in the statement of profit or loss.

Derivatives embedded in host contracts are accounted for as separate derivatives and recorded at fair value if their economic characteristics and risks are not closely related to those of the host contracts and the host contracts are not held for trading or designated at fair value through statement of profit or loss. These embedded derivatives are measured at fair value with changes in fair value recognised in statement of profit or loss.

3.17 **Dividends**

Dividend is recognised as a liability in the period in which it is approved.

3 18 Share based payment transactions

The fair value of the amount payable in cash to employees in respect of share based schemes is recognised as an expense, with a corresponding increase in liabilities, over the period that the employees become entitled to payment. The liability is remeasured at each reporting date and at settlement date. Any changes in the fair value of the liability are recognised as salaries, wages and employee welfare expense in the statement of profit or loss.

3.19 **Ijarah** contracts

Leases in which a significant portion of the risks and rewards of ownership is retained by the Muj'ir (lessor) and Ijarah agreements have been entered into, are classified as Ijarah. Lease rentals paid under Ijarah are charged to statement of profit or loss on a straightline basis over the period of Ijarah.

3.20 Standards, amendments, interpretations and improvements adopted during the year

The accounting policies adopted in the preparation of these financial statements are consistent with those of the previous financial year except as stated below:

New / amended standards, interpretations and improvements

The Company has adopted the new / amended standards, interpretations and improvements to IFRSs which became effective for the current year except for IFRS 15 'Revenue from Contracts with Customers' which was already early adopted by the Company:

- IFRS 2 Share-based Payments - Classification and Measurement of Share-based Payments Transactions (Amendments)
- IFRS 4 Insurance Contracts: Applying IFRS 9 Financial Instruments with IFRS 4 Insurance Contracts (Amendments)
- IFRS 9 Financial Instruments
- IAS 40 Investment Property: Transfers of Investment Property (Amendments)
- IFRIC 22 Foreign Currency Transactions and Advance Consideration

Improvements to accounting standards issued by IASB in December 2016

IAS 28 Investments in Associates and Joint Ventures

The adoption of the above standards, interpretations and improvement to standards did not have any material effect on these financial statements in the period of initial application except for adoption of IFRS 9 'Financial Instruments' as explained below:

IFRS 9 - Financial Instruments

IFRS 9 'Financial Instruments', has replaced IAS 39 'Financial Instruments: Recognition and Measurement' (IAS 39) for annual periods beginning on or after July 01, 2018, bringing together all three aspects of the accounting for financial instruments: classification and measurement; impairment; and hedge accounting.

IFRS 9 categorizes financial assets at (a) amortised cost; (b) fair value through other comprehensive income (FVOCI); and (c) fair value through profit or loss (FVTPL) and their classification is based on the business model in which a financial asset is managed and on its contractual cash flow characteristics. IFRS 9 has changed the accounting for impairment losses for financial assets by replacing IAS 39's incurred loss approach with a forward-looking expected credit loss approach. It requires to recognise a loss allowance on debt instruments measured subsequently at amortised cost or at FVOCI. There are no significant changes in the existing requirements in IAS 39 for the classification and measurement of financial liabilities.

As allowed under IFRS 9, the comparative periods have not been restated in the enclosed financial statements, as initial application of IFRS 9 did not have any significant impact on the classification, measurement and impairment of the Company's existing financial assets and liabilities as at October 01, 2018, as enumerated below:

Classification and measurement

Financial assets (i.e. trade and other receivables, contract assets, loans, deposits and cash at banks') previously classified as 'loans and receivables' under IAS 39 and measured at amortised cost, continue to be classified and measured at amortised cost under IFRS 9. Similarly, derivative financial assets continue to be classified and measured at FVTPL. Therefore, the classification and measurement requirements of IFRS 9 do not have any material impact in the period of initial application. Further details about classification requirements are explained in note 3.15 to these financial statements.

Impairment

For financial assets carried at amortised cost, the Company has applied simplified approach to calculate loss allowance as explained in note 3.7.1 to these financial statements. All bank balances are assessed to have a low credit risk, as they are held with reputable banking institutions.

3.21 Standards, improvements and amendments to approved accounting standards that are not yet effective

The following revised standards and amendments with respect to the approved accounting standards as applicable in Pakistan would be effective from the dates mentioned below against the respective standards:

Effortivo dato

IASB

Standard		(annual periods beginning on or after)
IFRS 3	Definition of a Business (Amendments)	January 01, 2020
IFRS 3	Business Combinations: Previously held interests in a joint operation	January 01, 2019
IFRS 9	Prepayment Features with Negative Compensation (Amendments)	January 01, 2019
IFRS 10	Consolidated Financial Statements and IAS 28 Investment in Associates	Not yet finalised
	and Joint Ventures - Sale or Contribution of Assets between an Investor and	
	its Associate or Joint Venture (Amendment)	
IFRS 11	Joint Arrangements Previously held interests in a joint operation	January 01, 2019
IFRS 16	Leases	January 01, 2019
IAS 1/ IAS 8	Definition of Material (Amendments)	January 01, 2020
IAS 12	Income Taxes: Income tax consequences of payments on financial instruments	
	classified as equity	January 01, 2019
IAS 19	Plan Amendment, Curtailment or Settlement (Amendments)	January 01, 2019
IAS 23	Borrowing Costs - Borrowing costs eligible for capitalisation	January 01, 2019
IAS 28	Long-term Interests in Associates and Joint Ventures (Amendments)	January 01, 2019
IFRIC 23	Uncertainty over Income Tax Treatments	January 01, 2019

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 except for IFRS 16 - Leases. This standard supersedes:

- IAS 17 Leases:
- IFRIC 4 Determining whether an Arrangement contains a Lease;
- SIC-15 Operating Leases Incentives; and
- SIC-27 Evaluating the Substance of Transactions Involving the Legal Form of a Lease.

IFRS 16 sets out the principles for the recognition, measurement, presentation and disclosure of leases. Under the new standard, distinction between operating and finance leases has been removed for lessee and all lease contracts, with limited exceptions, will be recognized in statement of financial position by way of right-of-use assets along with their corresponding lease liabilities. Further, it will also have an impact on classification of expenses, cash flows and the timing of expenses recognized in the statement of profit or loss.

The Company will adopt IFRS 16 with effect from October 1, 2019 using the modified retrospective method. Under this method, the standard is applied retrospectively with the cumulative effect of initially applying the standard recognized at the date of initial application with no restatement of comparative information.

The Company has lease contracts for properties on rental arrangement. Before the adoption of IFRS 16, the Company classified each of these leases at the inception date as an operating lease. Upon adoption of IFRS 16, the Company will apply single recognition and measurement approach for all leases, except for short-term leases, low-value assets and those under ijarah arrangements. The Company expects to recognise right-of-use assets and lease liabilities of Rs 123.359 million. Lease liabilities were recognised based on the present value of the remaining lease payments, discounted using the incremental borrowing rate at the date of initial application.

In addition to the above amendments, improvements to various accounting standards have also been issued by the IASB. Such improvements are generally effective for accounting periods beginning on or after January 1, 2020. 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.

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

Standard		Effective date (annual periods beginning on or after)
IFRS 14	Regulatory Deferral Accounts	January 1, 2016
IFRS 17	Insurance Contracts	January 1, 2021

OPERATIONS IN AFGHANISTAN 4.

Effective December 31, 2015 the Company ceased to participate in further business in Afghanistan due to withdrawal of sales rights by Siemens AG for the Afghanistan territory. However, the Company will continue to execute the orders in hand as at September 30, 2019 amounting to Rs 965.264 million (2018: Rs 853.449 million). Information relating to Afghanistan operations is presented in note 46 to these financial statements.

ISSUED. SUBSCRIBED AND FULLY PAID-UP SHARE CAPITAL 5.

Ordinary shares of R	s 10/- each			
2019	2018		2019	2018
(No. of	shares)		(Rupe	es in '000)
6,217,780	6,217,780	Issued for cash	62,178	62,178
81,700	81,700	Issued for consideration other than cash	817	817
1,526,800	1,526,800	Issued as bonus shares	15,268	15,268
(56,683)	(56,683)	Treasury shares	(567)	(567)
477,440	477,440	Issued under a scheme of amalgamation	4,774	4,774
8,247,037	8,247,037		82,470	82,470

- Siemens Aktiengesellschaft (Siemens AG, the parent company) held 6,156,782 Ordinary shares (2018: 6,156,782 Ordinary shares) 5.1 of Rs 10/- each of the Company as at September 30, 2019.
- 5.2 Voting rights, board selection, right of first refusal and block voting are in proportion to the respective shareholding.

Dividends and other appropriations 5.3

The Board of Directors have, in their meeting held on November 28, 2019 proposed a final cash dividend of Rs 46 per Ordinary share of Rs 10/- each (2018: Rs 75/- per share), amounting to Rs 379.364 million (2018: Rs 618.528 million).

6.	RESERVES	Note	2019 (Rupee	2018 s in '000)
	Capital		• •	·
	Share premium	6.1	619,325	619,325
	Treasury shares reserve	6.2	567	567
	Other capital reserve		4,300	4,300
	•		624,192	624,192
	Revenue			
	General reserves		4,523,026	4,523,026
	Remeasurement loss on defined benefit plan		(206,592)	(324,927)
	Accumulated profit		964,348	873,408
			5,280,782	5,071,507

- This represents premium of Rs 50/- per share on the issue of 186,340 Ordinary shares of Rs 10/- each and Rs 70/- per share on the 6.1 issue of 223,608 Ordinary shares of Rs 10/- each during the years ended September 30, 1988 and 1990, respectively, and premium of Rs 1,277/- per share on the issue of 477,440 Ordinary shares of Rs 10/- each under the scheme of amalgamation during the year ended September 30, 2007. This amount was reduced by Rs 15.334 million on account of 56,683 Ordinary shares of Rs 10/- each bought back by the Company during the year ended September 30, 2003.
- This represents the amount by which the share capital of the Company was reduced on the buy back of 56,683 Ordinary shares of 6.2 Rs 10/- each and transferred from the distributable profits of the Company to treasury shares during the year ended September 30, 2003. This reserve was created to comply with the requirements of section 95A of the repealed Companies Ordinance, 1984.

_			2019	2018
7.	TRADE AND OTHER PAYABLES	Note	(Rupees	s in '000)
	Trade creditors [including retention money of Rs 644.263 million			
	(2018: Rs 494.327 million)]	7.1	4,511,442	5,528,372
	Accrued liabilities		963,466	912,279
	Defined benefit plan - Gratuity Fund	7.2	293,328	403,308
	Accrued interest		180,620	149,471
	Workers' Welfare Fund (WWF)		174,520	157,893
	Workers' Profit Participation Fund (WPPF)		_	6,218
	Derivative financial instruments		_	19,795
	Withholding tax payable		20,409	10,160
	Other liabilities		100,909	142,913
			6,244,694	7,330,409

These include sums aggregating to Rs 1,694.349 million (2018: Rs 1,339.566 million) due to a related party. 7.1

Defined benefit plan - gratuity 7.2

The actuarial valuation of gratuity scheme was carried out on September 30, 2019. The Projected Unit Credit Method, using the following significant financial assumptions, has been used for the actuarial valuation:

- Discount rate 12.7% per annum compound (2018: 10%).
- Expected rate of increase in salaries 11.5% per annum (2018: 11.5%).

The amounts recognised in the statement of financial position are as follows:

	,		2019	2018
		Note	(Rupees	in '000)
	Fair value of plan assets	7.2.1	235,184	210,032
	Present value of defined benefit obligation	7.2.1	(528,512)	(613,340)
	Deficit - recognised as liability in the statement of financial position	7.2.3	(293,328)	(403,308)
			,	
7.2.1	Movement in the fair value of plan assets			
	Opening balance		210,032	176,525
	Interest income		21,142	15,244
	Contributions made by the Company		67,607	50,970
	Benefits paid		(79,284)	(27,338)
	Remeasurement gain / (loss)	7.2.4	15,687	(5,369)
			235,184	210,032
7.2.2	Movement in the present value of defined benefit obligation			
	Opening balance		613,340	448,453
	Current service cost		67,607	50,970
	Interest expense		58,092	35,576
	Benefits paid		(79,284)	(27,338)
	Remeasurement (gain) / loss	7.2.4	(131,243)	105,679
			528,512	613,340
7.2.3	Movement in net liability in the statement of financial position is as			
7.2.3	follows:			
	Opening balance of liability		(403,308)	(271,928)
	Expense recognised for the year	7.2.5	(104,557)	(71,302)
	Contributions made by the Company		67,607	50,970
	Net remeasurement gain / (loss) for the year recognised in OCI	7.2.4	146,930	(111,048)
			(293,328)	(403,308)
7.2.4	Remeasurement (gain) / loss recognised in statement of other			
	comprehensive income:			
	Remeasurement of present value of defined benefit obligation			
	Financial assumptions		(106,508)	93,819
	Experience adjustments		(15,100)	19,086
	Demographic assumptions		(9,635)	(7,226)
			(131,243)	105,679
	Remeasurement of fair value of plan assets		(15,687)	5,369
			(146,930)	111,048
7.2.5	The following amounts have been charged in the statement of profit or in respect of these benefits:	loss		
	Current service cost		67,607	50,970
	Interest expense		58,092	35,576
	Interest income on plan assets		(21,142)	(15,244)
	1		104,557	71,302
			-	

7.2.6 Major categories / composition of plan assets are as follows: 2019 2018 90 83 Treasury bills Cash and cash equivalents 10 17 100 100

Sensitivity analysis for actuarial assumptions 7.2.7

The sensitivity of the defined benefit obligation to changes in the weighted principal assumptions is:

	oblig	ation
Assumptions	0.5% increase	0.5% decrease
	(Rupees	in '000)
Effect of change in discount rate	(16,182)	17,180
Effect of change in future salary increases	17,291	(16,422)

- 7.2.8 The expected interest income on plan assets is taken as weighted average of expected investment return on different assets of the gratuity fund.
- As per the recommendation of the actuary, the Company plans to contribute Rs 51.607 million to the gratuity fund during the year 7.2.9 ending September 30, 2020.

8.	CONTRACT LIABILITIES	Note	2019 (Rupees	2018 in '000)
	Advances from customers			
	- Secured		520,333	628,062
	- Unsecured	8.1	1,103,937	573,465
		8.2	1,624,270	1,201,527
	Unearned portion of revenue		151,828	120,465
	Refund liabilities		267,369	252,364
			2,043,467	1,574,356

- 8.1 This includes advance of Rs 194.312 million (2018: Rs 127.355 million) from a related party as per the contractual payment terms.
- 8.2 This includes billings in excess of Rs. 578.676 million (2018: Rs 390.899 million) as per the contractual milestones.

		Warranties	Losses on sales contracts	Total
9.	PROVISIONS		(Rupees in '000)	
	Balance at beginning of the year	603,805	30,611	634,416
	Additional provision	184,705	26,801	211,506
	Cost incurred	(102,073)	(7,952)	(110,025)
	Reversal of unutilised amounts	(76,286)	(7,578)	(83,864)
	Balance at end of the year	610,151	41,882	652,033
			2019	2018
10.	SHORT-TERM RUNNING FINANCE	Note	(Rupees	in '000)
	Unsecured - from a related party	10.1	198,791	360,438
	- from others	10.2	_	35,560
			198,791	395,998
	Secured - from others	10.3	594,851	1,480,322
			793,642	1,876,320

This facility is available from Siemens Financial Services (SFS) of Siemens AG, in respect of the projects in the United Arab Emirates 10.1 (UAE). The mark-up on this facility ranges between 3.07% and 4.21% per annum (2018: 2.32% and 3.31% per annum).

Impact on defined benefit

- 10.2 These facilities arranged with commercial banks in the United Arab Emirates (UAE) aggregated to Rs 106.8 million (2018: Rs 84.6 million) at interest rates ranges between 5.92% and 6.00% per annum (2018: 5.07% and 5.94% per annum).
- 10.3 These facilities arranged with commercial banks in Pakistan aggregated to Rs 4,900 million (2018: Rs 4,300 million) including Islamic murabaha facility with sub-limit of USD 10.500 million in equivalent Pakistani rupee (2018: Rs 2,000 million), at interest rates ranges between 8.72% and 14.21% per annum (2018: 6.48% and 8.41% per annum). These are secured against the joint hypothecation charges over inventories and trade receivables of the Company.

2019 2018

11. TAXATION - net (Rupees in '000)

 Provision for taxation
 1,917,520
 2,076,929

 Advance tax
 (1,421,693)
 (1,461,461)

 495,827
 615,468

12. CONTINGENCIES AND COMMITMENTS

12.1 Contingencies

12.1.1 The Company is defending various suits filed against it in various courts in Pakistan for sums aggregating to Rs 142.603 million (2018: Rs 144.853 million) related to its business operations. The Company's management is confident, based on the advice of its legal advisors, that these suits will be decided in Company's favour and, accordingly, no provision has been made for any liability against these law suits in these financial statements.

2019 2018 (Rupees in '000)

12.1.2 Guarantees

- limit 13,179,902 11,908,553 - unutilised portion 3,317,380 2,401,919

12.2 Commitments

- 12.2.1 As at September 30, 2019 capital expenditure contracted for but not incurred amounted to Rs 27.523 million (2018: Rs 23.145 million).
- 12.2.2 Post dated cheques issued to the Collector of Customs against import duty aggregate to Rs 24.424 million (2018: Rs 44.824 million).

2019 2018

12.2.3 Letters of credit (Rupees in '000)

- limit 1,200,000 1,200,000

- infilt 1,200,000 1,200,000 1,200,000 - unutilised portion 800,582 1,059,118

12.2.4 The Company has entered into various lease arrangements for vehicles with a commercial bank. The aggregate amount of commitments against these arrangements are as follows:

- Not later than one year 2019 (Rupees in '000)

- 16,494

- Later than one year but not later than five years 380 6,118 3,930 22,612

12.2.5 The Company has entered into various lease arrangements for rental premises. The aggregate amount of commitments against these arrangements are as follows:

2019 2018 (Rupees in '000)

 - Not later than one year
 37,911
 37,713

 - Later than one year but not later than five years
 117,309
 118,335

 - Later than five years
 21,222

 176,442
 156,048

PROPERTY, PLANT AND EQUIPMENT 13.

Operating fixed assets Capital work in progress

367,270 20,825 388,095

371,413 6,707 378,120

2019 2018 (Rupees in '000)

Note 13.1

13.1 Operating assets

		As at Octo	As at October 1, 2018		During	During the year ended September 30, 2019	eptember 30, 20	119		As at September 30, 2019	er 30, 2019		
2019	Cost	Accumulated depreciation	Accumulated Accumulated depreciation impairment	Net book value	Additions / (deletions)	Depreciation / (Impairment / (on deletions) reversal) / (transfer)	(Impairment / reversal) /	Net book value of	Cost	Accumulated Accumulated depreciation impairment	Accumulated impairment	Net book value	Depreciation rates
						(Rupees in '000)	(1000)	uisposais					%
Leasehold land	2,016	ı	I	2,016	1 1	ı	ı	I	2,016	ı	1	2,016	1
Buildings on leasehold land	23,843	11,426	ı	12,417	9,853	6,822	ı	1	33,696	18,248	I	15,448	2.5 & 20
Plant and machinery	311,975	186,886	1	125,089	5,675	17,417 (3,250)	ı	I	314,400	201,053	I	113,347	10 & 100
Furniture and fixtures	136,528	82,511	1	54,017	21,961 (3,596)	21,467 (3,261)	1	335	154,893	100,717	ı	54,176	20, 25 & 100
Office equipment	205,974	140,650	ı	65,324	44,488 (29,835)	40,986 (29,154)	ı	681	220,627	152,482	ı	68,145	20 & 33.33
Vehicles	172,750	150,495	ı	22,255	18,779 (14,120)	15,987 (14,120)	ı	I	177,409	152,362	ı	25,047	25
Tools and patterns	298,876	212,724	1	86,152	65,013 (2,065)	57,931 (2,065)	ı	I	361,824	268,590	I	93,234	20, 50 & 100
	1,151,962	784,692	1	367,270	165,769 (52,866)	160,610 (51,850)	1 1	1,016	1,264,865	893,452	1	371,413	

		As at Octol	As at October 1, 2017		During	During the year ended September 30, 2018	ptember 30, 201	18		As at September 30, 2018	er 30, 2018		
2018	Cost	Accumulated depreciation	Accumulated Accumulated depreciation impairment	Net book value	Additions / (deletions) /	Depreciation / (on deletions) /	(Impairment / reversal) / (transfer)	Net book value of	Cost	Accumulated depreciation	Accumulated impairment	Net book value	Depreciation rates
					- Indiana	(Rupees in '000)	(000,	ara dan					%
Leasehold land	2,015	ı	ı	2,015	1 1 4		ı	I	2,016	I	ı	2,016	ı
Buildings on leasehold land	17,323	7,834	1	9,489	6,796	3,869	1	1	23,843	11,426	1	12,417	2.5 & 20
Plant and machinery	241,490	174,801	12,036	54,653	92,098 (23,538) 1,925	13,997 (9,452) 7,540	(12,036)	2,050	311,975	186,886	ı	125,089	10 & 100
Furniture and fixtures	141,464	91,964	151	49,349	35,378 (28,910) (11,404)	26,696 (28,742) (7,407)	_ (151)	17	136,528	82,511	ı	54,017	20, 25 & 100
Office equipment	178,487	119,449	1	59,038	41,743 (25,576) 11,320	44,468 (24,565) 1,298	1	1,011	205,974	140,650	1	65,324	20 & 33.33
Vehicles	170,420	142,693	17	27,710	6,570 (4,242) 2	12,023 (4,225)	(17)	I	172,750	150,495	1	22,255	25
Tools and patterns	288,073	178,900	51	109,122	33,760 (22,739) (218)	56,320 (22,688) 192	_ (51)	1	298,876	212,724	ı	86,152	20, 50 & 100
	1,039,272	715,641	12,255	311,376	216,345 (105,005) 1,350	157,373 (89,672) 1,350	(12,255)	3,078	1,151,962	784,692	1	367,270	

Operating fixed assets include items having an aggregate cost of Rs 627.500 million (2018: Rs 491.983 million) which have been fully depreciated and are still in use of the Company. 13.1.1

13.1.2 Particular of immovable assets in the name of the Company are as follows:

Nature of Asset	Address	Measured Area
Leasehold land	A3 Link Street, 7th Central Avenue Phase 2, DHA Karachi	1,672 Sq.m
Buildings on leasehold land	A3 Link Street, 7th Central Avenue Phase 2, DHA Karachi	250 Sq.m

INTANGIBLE ASSETS 14.

	As	at October 1, 20	018		During the year		As a	at September 30,	2019	
2019	Cost	Accumulated amortisation	Net book value	Additions / (Deletions)	Amortisation / on (deletions)	Net book value of deletion	Cost	Accumulated amortisation	Net book value	Amortisation rate
					(Rupees in '000)					%
Software	86,679	82,837	3,842	_	2,500 _	- -	86,679	85,337	1,342	33.33
2018 Software	85,744	81,528	4,216	1,999 (1,064)	2,373 (1,064)	- -	86,679	82,837	3,842	33.33

- Intangible assets include items having an aggregate cost of Rs 83.739 million (2018: Rs 78.409 million) which have been fully 14.1 amortised and are still in use of the Company.
- 15. Depreciation and amortisation have been allocated as follows:

	Note	Depreciation	Amortisation (Rupees	Total in '000)	2018 Total
Cost of sales	26.1	132,721	2,066	134,787	131,965
Marketing and selling expenses	27	20,100	307	20,407	19,652
General administrative expenses	28	7,789	127	7,916	8,129
		160,610	2,500	163,110	159,746

2019

16. LONG-TERM LOANS AND TRADE RECEIVABLES

	Note	(Rupees i	in '000)
Loans Due from non-executive employees		5,351	1,657
Receivable within one year shown under current assets Long term portion Discounting to present value	21	(2,017) 3,334 (222) 3,112	(569) 1,088 (222) 866
Trade receivables Considered good Considered doubtful Loss allowance Discounting to present value		670,832 80,156 750,988 (80,156) (69,805) 601,027	397,511 9,506 407,017 (9,506) (48,109) 349,402

17. **DEFERRED TAX ASSET - NET**

Debit balances arising in respect of:			
Unadjusted tax credits / tax losses		209,723	193,645
Provisions		549,365	562,544
Remeasurement loss on defined benefit plan		59,247	87,815
Discounting of long-term receivables		15,609	10,283
Accelerated tax depreciation and amortisation		27,564	18,903
	17.1	861,508	873,190

The Company has not recognised deferred tax asset of Rs 72.725 million (2018: Rs 150.910 million) in respect of minimum tax in these financial statements in accordance with the policy as stated in note 3.8.2 to these financial statements. Minimum tax amounting to Rs 72.725 million will expire during the year ending September 30, 2020.

2018

18.	INVENTORIES	Note	2019	2018
			(Rupee	s in '000)
	Power to side and account to		457.000	447 524
	Raw materials and components		457,089	417,521
	Work-in-process		664,179	438,543
	Finished goods		313,793	323,543
			1,435,061	1,179,607
	Provision for slow moving and obsolete items		(228,994)	(146,847)
			1,206,067	1,032,760
	Goods-in-transit		99,674	281,671
			1,305,741	1,314,431
19.	TRADE RECEIVABLES			
	Considered good			
	Due from related parties	19.1	6,224	20,973
	Due from others		9,034,544	7,888,957
			9,040,768	7,909,930
	Considered doubtful		999,594	1,052,495
			10,040,362	8,962,425
	Loss allowance		(999,594)	(1,052,495)
		19.2	9,040,768	7,909,930
		13.2	2,220,00	1,203/330

Moto

2010

2010

- 19.1 Represents amounts due from Rousch (Pakistan) Power Limited and Mentor Graphics Pakistan Development (Private) Limited having maximum aggregate amounts due of Rs 47.145 million (2018: Rs 44.467 million) and Rs 1.715 million (2018: Nil) respectively.
- 19.2 Information relating to trade receivable ageing is presented in note 42.2 to the financial statements.

		Note	2019	2018
20.	CONTRACT ASSETS		(Rupees	in '000)
	Considered good	20.1	2,514,935	4,479,227
	Considered doubtful		252,326	273,526
			2,767,261	4,752,753
	Loss allowance		(252,326)	(273,526)
			2,514,935	4,479,227

20.1 The significant decrease in the contract assets balance is mainly due to invoicing on high value projects in current year as per the completion of respective performance-related milestones.

21.	LOANS AND ADVANCES	Note	2019 (Rupee	2018 s in '000)
	Current portion of loans due from non-executive employees	16	2,017	569
	Advances to: Suppliers Executive employees Non-executive employees	21.2	210,941 29,116 11,404 251,461 253,478	202,561 14,695 9,916 227,172 227,741

- 21.1 These represent interest free loans to non-executive employees, salary advances to executive and non-executive employees and advances for purchase of vehicles for official use as per Company's policy. These are payable over a period of one to four years. Any outstanding amount due from an employee at the time of leaving the service of the Company is adjustable against the final dues including the retirement benefits.
- 21.2 This includes advance to key management personnel of Rs 9.418 million (2018: 11.068 million). Further, the maximum amount of advance to key management personnel outstanding at the end of any month during the year ended September 30, 2019 was Rs 12.969 million (2018: Rs 11.068 million).

INTURNITORIEC

10

22.	DEPOSITS AND SHORT-TERM PREPAYMENTS	Note	2019	2018
	Proceeding		(Rupees	in '000)
	Deposits Considered good		100,189	137,924
	Considered doubtful		38,839	17,417
	considered doubtrur		139,028	155,341
	Loss allowance		(38,839)	(17,417)
			100,189	137,924
	Prepayments		11,579	18,463
			111,768	156,387
23.	OTHER RECEIVABLES			
	Considered good			
	Costs reimbursable from customers		258,494	567,498
	Sales tax refundable		79,039	174,691
	Interest accrued		35,836	31,100
	Derivative financial instruments		308,743	66,373
	Workers' Profit Participation Fund (WPPF)		5,571	
	Others		26,355	13,555
	Considered doubtful		714,038	853,217
	Costs reimbursable from customers		16,612	110,724
	Sales tax refundable		54,373	54,373
	Others		89,413	127,989
			160,398	293,086
			874,436	1,146,303
	Loss allowance		(160,398)	(293,086)
			714,038	853,217
24.	CASH AND BANK BALANCES			
	With banks in			
	Current accounts	24.1	102,974	167,711
	Deposit accounts		409,480	1,231,561
			512,454	1,399,272
	Cheques in hand		39,928	49,187
	Cash in hand		822	1,249
			553,204	1,449,708

24.1 Includes security deposits of Rs 5.066 million (2018: Rs 5.066 million) from vendors kept in a special account maintained by the Company with a scheduled bank.

25.	NET SALES AND SERVICES	2019 (Rupee	2018 s in '000)
	Sales disaggregation by type of contracts		
	Execution of contracts	9,509,014	11,110,280
	Sale of goods	3,598,950	5,560,922
	Rendering of services	3,564,960	2,850,918
		16,672,924	19,522,120
	Sales tax	2,670,792	1,796,266
	Gross sales and services	19,343,716	21,318,386
	Sales tax	(2,670,792)	(1,796,266)
		16,672,924	19,522,120

The transaction price are generally fixed as per the contract with customers. Any variable consideration is estimated by using the 25.1 most likely amount which is the single most likely amount in a range of possible consideration amounts.

In some cases, the transaction price needs to be allocated on the basis of relative stand-alone selling prices among the distinct performance obligations. The best evidence of a stand-alone selling price is the observable price of goods or services when the Company sells those goods or services separately in similar circumstances and to similar customers.

The revenue generated from execution of contracts is accounted for under the percentage-of-completion method wherein the plan costs are estimated. These estimates are based on the prices of materials and services applicable at that time, forecasted increases and expected completion date at the time of such estimation. Such estimates are reviewed at regular intervals. Any subsequent changes in the prices of materials and services compared to forecasted prices and changes in the time of completion affect the results of the subsequent periods.

The payment terms are governed by the contractual rights and obligations as defined in the contracts with customers. Generally, in case of sales of goods and rendering of services, the Company has the present right to payment when the same has been delivered, rendered or accepted. Whereas, in case of execution of contracts, the right to payment is established on achieving performance-related milestones.

- Revenue recognised during the year that was included in the contract liability balance at the beginning of year is Rs 864.461 million 25.2 (2018: Rs 818.851 million).
- The following shows the most appropriate maturity time bands of transaction price allocated to performance obligations that are unsatisfied (or partially unsatisfied) as at the end of the reporting year: 25.3

			2019	2018
		Note	(Rupe	es in '000)
	Subsequent 1st year		11,681,030	11,553,662
	Subsequent 2nd year		741,806	3,051,213
	Beyond 2nd year		9,514,109	8,393,075
			21,936,945	22,997,950
26.	COST OF SALES AND SERVICES			
	Opening inventory of finished goods	18	323,543	383,091
	Cost of goods manufactured and services rendered	26.1	13,282,192	15,044,227
	Finished goods purchased		878,324	1,116,396
			14,484,059	16,543,714
	Closing inventory of finished goods	18	(313,793) 14,170,266	(323,543) 16,220,171
26.1	Cost of goods manufactured and services rendered	-	11/17 0/200	10,220,171
	Opening inventories Raw materials and components	18	417,521	410,932
	Work-in-process	18	438,543	862,278
	Goods-in-transit	18	281,671	211,712
			1,137,735	1,484,922
	Purchase of goods and services		10,983,074	11,781,581
	Salaries, wages and employees welfare expenses		1,440,033	1,584,173
	Gratuity		62,422	50,253
	Provident fund contribution	26.4.4	31,575	31,380
	Royalty	26.1.1	12,820	9,902
	Commission Fuel, power and water		20,670 70,719	15,354 68,653
	Repairs and maintenance		77,340	115,656
	Rent, rates and taxes		156,574	196,999
	Vehicle lease rentals		1,732	13,133
	Provision / (reversal of provision) for penalty on account of contractual delays		70,680	(24,054)
	Provision / (reversal of provision) for warranty		6,346	(45,955)
	Provision / (reversal of provision) for losses on sales contracts		19,223	(22,711)
	Insurance		47,531	60,496
	Provision for slow moving and obsolete items of inventories - net		82,147	- 42.520
	Inventories written off		102.224	13,529
	IT, networking and data communication Depreciation and amortisation	15	192,334	158,944
	Travelling and conveyance	15	134,787 231,572	131,965 205,687
	Transportation		267,722	418,807
	Stationery, telex and telephone		22,713	43,542
	Security		77,515	75,833
	Exchange gain - net		(707,791)	(296,348)
	Legal and professional charges		783	4,681
	Bank charges		76,605	133,380
	Penalty			1,932
	Others		7,465	7,190
	Closing inventories		14,524,326	16,218,924
	Raw materials and components	18	(457,089)	(417,521)
	Work-in-process	18	(664,179)	(438,543)
	Goods-in-transit	18	(99,674)	(281,671)
]	(1,220,942)	(1,137,735)
			13,303,384	15,081,189
	Sale of scrap		(21,192)	(36,962)
			13,282,192	15,044,227

^{26.1.1} Represents royalty paid to the parent Company, Siemens AG, having registered office in Wittlesbacherplatz 2, 80333 Munich, Germany.

			2019	2018
27.	MARKETING AND SELLING EXPENSES	Note	(Rupees in	ı '000)
	Salaries and employees welfare expenses		426,835	320,483
	Gratuity		37,318	18,816
	Provident fund contribution		21,810	11,737
	Business support services		76,739	11,737
	Fuel, power and water		14,240	12,447
	Repairs and maintenance		16,841	14,910
	Rent, rates and taxes		36,400	28,799
	Vehicle lease rentals		3,733	9,975
	Advertising and sales promotion		12,340	20,174
	Insurance		10,621	6,539
	Loss allowance on trade receivables - net		207,452	99,193
	Trade, other receivables and deposits written off		19,506	12,112
	(Reversal of loss allowance) / loss allowance on contract assets - net		(21,200)	46,340
	Loss allowance on long term deposit		2,887	-
	(Reversal of loss allowance) / loss allowance on deposits and other		(94,191)	108,198
	receivables - net		(34,191)	100,190
	Discounting of long-term loans and trade receivables - net		21,696	(29,381)
	IT, networking and data communication		50,420	36,388
	Depreciation and amortisation	15	20,407	19,652
	Travelling and conveyance		48,702	42,919
	Transportation		6,837	4,625
	Stationery, telex and telephone		10,893	9,872
	Security		4,995	2,227
	Legal and professional charges		6,971	6,334
	Bank charges		21,080	13,760
	Others		13,240	9,146
			976,572	825,265
	Commission income		(238,840)	(71,271)
	Sale of scrap		(205)	(98)
		=	737,527	753,896
28.	GENERAL ADMINISTRATIVE EXPENSES			
	Salaries and employees welfare expenses		155,177	139,802
	Gratuity		4,817	2,233
	Provident fund contribution		770	513
	Fuel, power and water		8,241	5,031
	Repairs and maintenance		10,386	5,748
	Rent, rates and taxes		16,915	11,749
	Insurance		2,309	2,553
	IT, networking and data communication		2,217	2,414
	Auditors' remuneration	35	6,301	6,228
	Depreciation and amortisation	15	7,916	8,129
	Travelling and conveyance		13,536	12,317
	Stationery, telex and telephone		2,259	1,612
	Security		9,411	7,326
	Legal and professional charges		11,048	298
	Donations		1,052	830
	Others		14,748	15,425
			267,103	222,208

		2019	2018
29.	OTHER INCOME AND OTHER OPERATING EXPENSES	(Rupees	in '000)
	Gain on sale of property, plant and equipment	8,547	4,371
	Insurance claim	4,364	23,400
	Liabilities no longer payable written back	9,538	88,889
	Other income	22,449	116,660
	WPPF	64,429	120,218
	WWF	24,900	45,878
	Other operating expenses	89,329	166,096
	Net other operating expenses	(66,880)	(49,436)
30.	FINANCIAL INCOME AND EXPENSES		
	Interest on other receivables	4,736	4,519
	Income on amounts placed with banks under deposit accounts	1,868	32,561
	Financial income	6,604	37,080
	Interest on short-term borrowings	224,740	61,461
	Interest on other payables	14,525	18,367
	Financial expenses	239,265	79,828
	Net finance expense	(232,661)	(42,748)
31.	INCOME TAX		
	Current		
	For the year	505,932	751,495
	For prior years	-	59,941
		505,932	811,436
	Deferred	(16,913) 489,019	<u>263,005</u> 1,074,441
		405,015	1,074,441
31.1	Reconciliation of income tax		
	Accounting profit	1,198,487	2,233,661
	Enacted tax rate (%)	29%	29%
	Tax on accounting profit at enacted rate	347,561	647,762
	Tax effect of income assessed under Final Tax Regime	24,380	125,032
	Super tax current year	-	39,818
	Prior year tax - net	-	59,941
	Foreign tax	117,078	201,888
		489,019	1,074,441
32.	BASIC AND DILUTED EARNINGS PER SHARE		
	There is no dilutive effect on the basic earnings per share of the Company, which is based on:		
	Net profit for the year	709,468	1,159,220
		(No. of	shares)
	Weighted average number of Ordinary shares	8,247,037	8,247,037
		(Rup	
	Basic and diluted earnings per share	86.03	140.56

			2019	2018
33.	CASH GENERATED FROM / (USED IN) OPERATIONS	Note	(Rupee	s in '000)
			1 100 407	2 222 661
	Profit before tax for the year Adjustment for non-cash items:		1,198,487	2,233,661
	Depreciation and amortisation		163,110	159,746
	Provision for slow moving and obsolete items of inventories - net		82,147	139,740
	Loss allowance on trade receivables - net		17,749	13,855
	Trade and other receivables written off		19,506	12,112
	(Reversal of loss allowance) / loss allowance on contract assets		(21,200)	46,340
	(Reversal of loss allowance) / loss allowance on deposits and other receivables - net		(111,266)	82,215
	Discounting of long-term loans and trade receivables - net		21,696	(29,381)
	Gain on sale of property, plant and equipment - net		(8,547)	(4,371)
	Liabilities no longer payable written back		(9,538)	(88,889)
	Gratuity		104,557	71,302
	Financial expenses		239,265	79,828
	Financial income		(6,604)	(37,080)
	Adjustment for other items:			
	Long-term loans and trade receivables		(346,217)	55,023
	Long-term deposits and prepayments		3,618	3,714
	Retention money payable		(85,740)	93,496
	Other non-current liabilities		4,869	8,740
	Working capital changes	33.1	578,037	(5,190,265)
			1,843,929	(2,489,954)
33.1	Working capital changes			
	(Increase) / decrease in current assets			
	Inventories		(73,457)	303,008
	Trade receivables		(1,097,443)	(2,999,316)
	Contract assets		1,985,492	(2,941,115)
	Loans and advances		(25,737)	(98,056)
	Deposits and short-term prepayments		23,197	(83,354)
	Other receivables		276,603	(387,798)
	Increase / (decrease) in current liabilities		1,088,655	(6,206,631)
	Trade and other payables		(007.246)	1,230,338
	Contract liabilities		(997,346) 469,111	(96,566)
	Provisions		17,617	(117,406)
	110010110		(510,618)	1,016,366
			578,037	(5,190,265)
			2. 3/32.	(3/130/203)
34.	CASH AND CASH EQUIVALENTS			
	Cash and bank balances	24	553,204	1,449,708
	Short-term running finances	10	(793,642)	(1,876,320)
	onor torm rumming manicol	10	(240,438)	(426,612)
25	AUDITOR/ DEMINIER ATION			
35.	AUDITORS' REMUNERATION			
	Audit fee		3,863	3,863
	Fee for special reports and certifications, review of half			
	yearly interim financial information, code of corporate			
	governance and audits of Gratuity fund and WPPF fund		1,610	1,539
	Out of pocket expenses		828	826
			6,301	6,228

36. PROVIDENT FUND

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

37. EMPLOYEES 2019 2018

Total number of employees as of reporting date Average during the year

602	665
633	711

38. REMUNERATION OF THE CHIEF EXECUTIVE, DIRECTORS AND EXECUTIVES

The aggregate amounts charged in these financial statements in respect of remuneration and benefits of the chief executive, directors and executives of the Company are as follows:

	Chief Executive		Exect	utives
	2019	2018	2019	2018
		(Rupees	in '000)	
Salaries and allowances - fixed	54,188	35,833	906,204	795,712
Salaries and allowances - bonus	11,502	17,408	233,706	227,409
Compensation for loss of office	_	_	1,581	2,866
Retirement benefits and Company's contribution				
to provident fund	707	382	75,190	55,127
Perquisites and benefits:				
- Medical / social security	_	_	13,292	11,326
- Share based benefits	4,855	3,186	7,965	9,345
- Education fees (children)	_	1,869	2,709	2,115
- Club membership	162	361	136	113
	71,414	59,039	1,240,783	1,104,013
Number of persons	1	1	183	171

- 38.1 In addition to the above, the Chief Executive has also been provided with a Company maintained furnished accommodation and two cars along with security.
- The aggregate amount charged in these financial statements in respect of directors' fee paid to three non-executive directors (2018: two) was Rs 3.830 million (2018: Rs 2.984 million).
- 38.3 Certain executives of the Company are also provided with accommodation, free use of Company's cars, security and generating set in accordance with their entitlements.
- 38.4 An amount of Rs 150.793 million (2018: Rs 135.011 million) was incurred on account of compensation to key management personnel, the details of which are as follows:

	2019	2018
	(Rupee	s in '000)
Short-term benefits Post-employment benefits	137,735 1,970	124,826 1,780
Share based benefits	11,088	8,405
	150,793	135,011

Comparative figures have been restated to reflect changes in the definition of key management personnel as per the Companies (Related Party Transactions and Maintenance of Related Records) Regulations, 2018.

39. SHARE BASED BENEFITS

Certain employees are entitled to participate in the share based payment plans of Siemens AG. Siemens AG grants stock awards as a form of share-based payment to the employees. These awards are subject to a restriction period of three to four years. Stock awards forfeit if the employment with the Company terminates prior to the expiration of the restriction period and can not be transferred, sold, pledged or otherwise encumbered.

The allocation of stock awards as a share-based payment has been increasingly tied to corporate performance criteria. The target achievement for the performance criteria ranges between 0% and 200%.

Further, the Share Matching Plan gives employees an opportunity to invest in Siemens AG's shares. After a holding period of three years, the Company will match every three shares bought with one free share.

These stocks are remeasured to their fair value at each reporting date. Details of stock awards are as follows:

	2019	2018
	Number	of Awards
Balance as at beginning of the year	4,273	2,533
Granted during the year	2,248	1,784
Expired / paid during the year	(168)	(44)
Balance as at end of the year	6,353	4,273

Total expenses for share based benefits during the year ended September 30, 2019 was Rs 13.926 million (2018: Rs 13.705 million). The liabilities as of September 30, 2019 aggregated to Rs 28.615 million (2018: Rs 15.753 million) and is reported under accrued liabilities and other non-current liabilities.

TRANSACTIONS WITH RELATED PARTIES 40.

Related parties comprise of Siemens AG (parent company), its subsidiaries and associates and other companies with common directorship with significant influence on other companies, employees retirement benefit funds and key management employees. Transactions with related parties can be summarised as follows:

		2019	2018
	Note	(Rupe	es in '000)
Parent company			
Sales of goods and rendering of services		151,088	68,222
Purchases of goods and receipt of services		3,523,044	2,370,382
Commission and allowances earned		26,972	43,744
Dividends paid		461,759	461,759
Associated companies			
Sales of goods and rendering of services		367,056	309,882
Purchases of goods and receipt of services		1,750,453	1,487,638
Commission and allowances earned		211,868	27,527
Financial expenses		7,688	6,371
Others			
Dividends paid		75	38
Contribution to employees' retirement benefit funds		121,762	94,600
Compensation to key management personnel	38.4	150,793	135,011

40.1 Amounts due from and due to related parties, amounts due from executives and remuneration of the Chief Executive, directors and executives are disclosed in the relevant notes to these financial statements.

40.2 During the year the Company entered into various transactions, arrangements or agreements with related parties, including those incorporated outside Pakistan. The Company has no shareholdings in any of the below mentioned companies.

Name & Country of Incorporation

Parent Company

Siemens AG, Germany

Affiliated / Group Companies

Siemens Bank GmbH, Germany

Siemens Industriegetriebe GmbH, Germany

Siemens Financial Services GmbH, Germany

Dresser Rand Sales Company Gmbh, UAE

Siemens Capital Middle East Ltd. UAE

Siemens LLC, UAE

Rousch (Pakistan) Power Limited, Pakistan

Mentor Graphics Pakistan Development (Private) Limited, Pakistan

Siemens Healthcare (Private) Limited, Pakistan

Dressrer Rand SAS, France

Trench France SAS, France

Dressrer Rand Company, USA

Siemens Corporation, USA

Siemens Energy INC., USA

Siemens Government Technologies, USA

Siemens Industry Inc., USA

Siemens Power Generation Service, USA

Dressrer Rand Arabia LLC, Saudi Arabia

ISCOSA Industries and Maintenance, Saudi Arabia

Siemens Ltd., Saudi Arabia

Siemens Aktiengesellschaft, Austria

Trench Austria GmbH, Austria

Siemens Industrial, United Kingdom

Siemens PLC., United Kingdom

Siemens Technologies SAE, Egypt

Siemens Transformers SPA, Italy

Trench Italia SRL, Italy

PT Siemens Indonesia, Indonesia

Siemens Industrial, Sweden

Siemens K.K. Japan

Siemens LLC, Oman

Siemens Ltd. Seoul, South Korea

Siemens Ltd., Vietnam

Siemens LTDA., Brazil

Flender Ltd., China

Siemens Electrical Apparatus Ltd., China

Siemens Electrical Drives Ltd., China

Siemens Factory Automation, China

Siemens High Voltage, China

Siemens Ltd., China

Siemens Power Automation Ltd., China

Siemens Standard Motors Ltd., China

Siemens Switchgear Ltd Shanghai, China

Siemens Transformer Guangzhou Co Ltd., China

Siemens Transformer Wuhan Company, China

Siemens Malaysia Sdn.Bnd., Malaysia

Siemens Pte. Ltd., Singapore

Siemens SA DE CV, Mexico

Siemens SA, Portugal

Siemens Sanayi Ve Ticaret As, Turkey

Siemens Schweiz AG, Switzerland

Siemens WLL, Qatar

Siemens Zrt., Hungary

Siemens, s.r.o., Czech Republic

Trench Ltd, Canada

41. PLANT CAPACITY AND ACTUAL PRODUCTION

 Capacity 2019
 Actual Production 2019
 Actual Production 2018

 2,200 Nos.
 1,465 Nos.
 2,052 Nos.

Switchgears

41.1 The under utilisation is mainly attributed to reduced demand.

42. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Company's financial liabilities mainly comprise trade and other payables and short-term borrowings. The main purpose of financial liabilities is to raise finance for the Company's operations. The Company's financial assets comprise loans to employees, deposits, trade and other receivables and cash and bank balances. The Company is exposed to market risk, credit risk and liquidity risk.

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

42.1 Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices such as foreign exchange rates, interest rates and equity price risks. The objective of market risk management is to manage and control market risk exposures within an acceptable range.

Foreign currency risk

Foreign currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates.

The Company manages its foreign currency risk by hedging its exposure to fluctuations on the translations into Rupees through derivatives such as forward covers against its foreign currency denominated payables and receivables, where possible in line with the regulations of State Bank of Pakistan. However, as of reporting date there were no such contracts.

The Company's exposure to foreign currency risk in major currencies at their gross values is as follows:

	2019 (AED i	2018 n '000)
Trade and other receivables Cash and bank balances Trade and other payables Short-term running finances	13,585 1,476 (10,418) (4,658) (15)	46,331 - (7,792) (11,702) 26,837
	2019 (EUR i	2018 n '000)
Trade and other receivables Trade and other payables	8,132 (8,746) (614)	5,891 (9,124) (3,233)
	2019 (USD i	2018 n ′000)
Trade and other receivables Cash and bank balances Trade and other payables	23,117 2,726 (3,073) 22,770	26,135 10,034 (11,607) 24,562

Sensitivity of Company's profit before tax to a reasonably possible change in exchange rate of currencies applied to foreign currency assets and liabilities as at September 30, 2019 keeping all other variables constant is as follows:

		2019	2018
Change in exchange rate	<u>+</u>	1%	1%
Effect on profit before tax (Rs '000)	+	36,611	34,223

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company's exposure to the risk of changes in market interest rate relates primarily to the Company's running

The Company's policy is to keep its short-term running finances at the lowest level by effectively utilising the positive cash and bank balances. Further, the Company also minimises the interest rate risk by investing in fixed rate investments like Term Deposit Receipts and / or bank deposits, where possible.

At the reporting date, the interest rate profile of the Company's interest bearing financial instruments was as follows:

	2019	2018	2019	2018
	Effective	e rates (%)	(Rupees	s in '000)
Financial Assets	0.85	F 00	45 545	1.47.000
Bank balances (PKR)	8.75	5.82	15,745	147,809
Financial Liabilities				
Short-term running finances (PKR)	11.37	7.70	594,851	1,480,322
Short-term running finances (AED)	3.52	2.51	198,791	395,998

A change of 100 basis points (1%) in interest rates at the reporting date would have changed the Company's profit before tax for the year by the amount shown below, with all other variables held constant.

		2019	2018
Effect on profit before tax (Rs '000)	+	22,855	4,818

Equity price risk

Equity price risk is the risk of loss arising from movements in prices of equity investments. The Company is not exposed to any equity price risk, as the Company does not have any investment in equity shares.

42.2 Credit risk

Credit risk represents the accounting loss that would be recognised at the reporting date if counter parties fail completely to perform as contracted. It mainly comprise of trade and other receivables, contract assets, advances to suppliers, trade deposits and bank balances. The Company's maximum exposure to credit risk at the reporting date is as follows:

	2019	2018
	(Rupees i	in '000)
Category - at amortised costs (2018: Loans and receivables)	_	
Advances to suppliers	210,941	202,561
Trade deposits	100,189	140,812
Trade receivables	9,641,795	8,259,332
Contract assets	2,514,935	4,479,227
Other receivables	320,685	666,526
Bank balances	552,382	1,448,459
	13,340,927	15,196,917

Concentration of credit risk

The sector wise analysis of receivables including trade receivables, contract assets, advances to suppliers, trade deposits and other receivables based on their gross values is given below:

	20	19	201	18
	(Rupees in '000)	%	(Rupees in '000)	%
Community				
Government sector	2 440 525	45	5.024.454	22
Energy	2,448,525	17	5,034,174	33
Finance	1,089,281	9	1,473,045	10
Housing	673,131	5	687,757	5
Aviation	349,726	2	356,489	2
Engineering	210,605	1	366,545	2
Civil works	111,667	1	126,576	1
Petroleum	53,691	0	47,098	0
Health and Education	45,724	0	44,325	0
Others	76,352	1	78,533	1
Sub-total Sub-total	5,058,702	36	8,214,542	54
Delegate as story				
Private sector				
Energy	6,925,976	48	5,728,664	38
Civil works	750,731	6	194,998	1
Fertilizer	290,475	2	20,649	0
Housing	198,026	1	120,084	1
Steel	186,447	1	673	0
Dealers and agents	172,419	1	115,629	1
Sugar	88,876	1	165,404	1
Cement	66,643	0	49,741	0
Petroleum	52,228	0	79,122	1
Others	547,654	4	473,080	3
Sub-total	9,279,475	64	6,948,044	46
Total	14,338,177	100	15,162,586	100

Trade receivables

To mitigate the credit risk against trade receivables, the Company has a system of assigning credit limits to its customers based on an extensive credit rating scorecards. Outstanding customer receivables are regularly monitored. The Company endeavors to cover the credit risks on trade receivables, where possible, by restricting credit facility to the projects which are financed by multilateral financial institutions and / or financed by special allocation of funds by the provincial / federal governments. Business with customers is also secured by way of letters of credits where possible. As at September 30, 2019, trade receivables amounting to Rs 1,522.458 million (2018: Rs 1,289.746 million) were secured through letters of credit and bank guarantees.

	The ageing of trade receivables at the reporting date is as follows:	2019 (Rupees	2018 in '000)
	Related parties Not yet due Past due 1-180 days	6,224 - 6,224	8,361 12,612 20,973
_	Others	,	
	Not yet due Past due 1-180 days	7,281,593 1,459,150	5,863,809 1,711,937
	Past due 181-360 days Past due 361-720 days	524,948 450,419	361,758 360,764
	Past due 721-1080 days Over 1080 days	178,851 890,165	184,257 865,944
		10,785,126	9,348,469
	Less: Loss allowance Less: Discounting on long-term receivables	(1,079,750) (69,805)	(1,062,001) (48,109)
		(1,149,555)	(1,110,110)
		9,635,571	8,238,359
		9,641,795	8,259,332

The movement in the loss allowance in respect of trade receivables during the year was as follows:

	2019	2018
	(Rupee	es in '000)
Balance at beginning of the year	1,062,001	1,048,146
Loss allowance during the year - net	207,452	99,193
Write offs	(189,703)	(85,338)
Balance at end of the year	1,079,750	1,062,001

Contract assets

The movement in the loss allowance in respect of contract assets during the year was as follows:

	2019 (Rupee:	2018 s in '000)
Balance at beginning of the year	273,526	227,186
(Reversal of loss allowance) / loss allowance during the year	(21,200)	46,340
Balance at end of the year	252,326	273,526

Trade deposits and other receivables

The movement in the loss allowance in respect of trade deposits and other receivables during the year was as follows:

	2019 (Rupees	2018 in '000)
Balance at beginning of the year	310,503	228,288
(Reversal of loss allowance) / loss allowance during the year - net	(94,191)	108,198
Write offs	(17,075)	(25,983)
Balance at end of the year	199,237	310,503

Cash and bank balances

The Company keeps its surplus funds with the banks having good credit rating. Currently the surplus funds are kept with a bank having rating of A1+ and AA.

42.3 Liquidity risk

Liquidity risk is the risk that the Company will not be able meet its financial obligations as they fall due. Prudent liquidity risk management implies maintaining sufficient cash and marketable securities, the availability of funding through an adequate amount of committed credit facilities and the ability to close out market positions. Due to the dynamic nature of the Company's business, the treasury maintains flexibility in funding by maintaining availability under control committed credit lines. The facilities available to the Company have been detailed in notes 10.1 to 10.3 to these financial statements.

The table below summarises the maturity profile of the Company's financial liabilities as at the reporting date:

Financial liabilities 2019	Carrying amount	Less than 12 months (Rupees	1 to 2 years in '000)	2 to 5 years
Long-term retention money Trade and other payables Short-term borrowings	57,958 6,049,765 793,642 6,901,365	6,049,765 793,642 6,843,407	35,429 - - - 35,429	22,529 - - - 22,529
2018				
Derivative financial instruments Long-term retention money Trade and other payables Short-term borrowings	19,795 143,698 7,136,343 1,876,320 9,176,156	19,795 - 7,136,343 	118,517 - - 118,517	

43. FAIR VALUES OF FINANCIAL ASSETS AND LIABILITIES

The carrying values of all financial assets and liabilities are estimated to approximate their fair values.

44. CAPITAL RISK MANAGEMENT

The Company's objectives when managing capital is 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 a strong capital base.

The Company manages its capital structure by monitoring return on net assets and makes adjustment to it in the light of changes in economic conditions.

The Company is not subject to externally imposed capital requirements.

As of the date of statement of financial position, the Company does not have any long-term interest bearing loan.

45 INFORMATION ABOUT OPERATING BUSINESS SEGMENTS

The Company is operating through three business portfolios, namely Gas and Power (GP), Smart Infrastructure (SI) and Digital Industries (DI) focusing on the areas of power generation and distribution, intelligent infrastructure for buildings and distributed energy systems, and automation and digitalization in the process and manufacturing.

Effective April 1, 2019, the Company has changed the composition of its reportable segments. Now there are three reportable segments as mentioned above. The main change in composition is reclassification of Energy Transmission business previously reported in Energy Management (EM) into GP, while the remaining business in EM has been renamed to SI. Similarly, Digital Factory and Process Industries and Drives segment under previous organisation structure has been merged into DI with some portfolios reorganised. Accordingly, the comparative segment information for the year ended September 30, 2019 has been restated to bring it in line with the current organisation structure of the Company.

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45.1 INFORMATION ABOUT OPERATING BUSINESS SEGMENTS	ERATING BU	SINESS SEC	GMENTS									(All rı	(All rupees in '000)
Segment	8	Gas and Power			Smart Infrastructure	structure		Dić	Digital Industries	S			
Business Units	Engineering, Procurement Power and serv Construction	Power Gen. & services	Total	Distribution Systems	Digital Grid	Others	Total	Software	Others	Total	Others	Eliminations	Company as a whole
2019							(000, ai sa)						
REVENUE Sales to external customers Inter-segment sales	7,966,476	1,320,180	9,286,656	2,259,349	894,933 1,925,073	137,203 38,175	3,291,485 2,245,196	2,169,215	1,130,091	3,299,306	795,477	(2,296,803)	16,672,924
Total revenue	7,966,476	1,320,180	9,286,656	2,541,297	2,820,006	175,378	5,536,681	2,171,217	1,179,696	3,350,913	795,477	(2,296,803)	16,672,924
RESULT													
Segment result Financial expense Financial income Other operating expenses Income tax Net profit for the period	773,177	367,775	1,140,952	(103,960)	166,951	31,043	94,034	114,465	40,935	155,400	87,747	1	1,478,133 (225,507) 1,868 (56,007) (489,019) 709,468
OTHER INFORMATION													
Capital expenditure	71,075	7,571	78,646	15,977	3,837	2,668	22,482	3,849	6,286	10,135	812		
Depreciation, impairment and amortisation	ر 65,879	11,317	77,196	23,399	4,611	8,882	36,892	8,120	8,069	16,189	1,644		
Non-casn expenses otner than depreciation and amortisation	(763)	313	(450)	(74)	96	(198)	(176)	165	(136)	29	(342)		
ASSETS AND LIABILITIES													
Segment assets	8,708,512	411,090	9,119,602	1,998,073	684,752	56,752	2,739,577	1,673,572	597,296	2,270,868	582,538	1	14,712,585
Segment liabilities	3,752,690	624,436	4,377,126	925,520	900,054	163,754	1,989,328	881,087	473,353	1,354,440	558,977	1	8,279,871
2018 REVENUE Sales to external customers Inter-segment sales Total revenue	10,179,886 - 10,179,886	1,784,423 7,103 1,791,526	11,964,309 7,103 11,971,412	1,722,656 661,041 2,383,697	1,139,152 646,332 1,785,484	122,493 44,216 166,709	2,984,301 1,351,589 4,335,890	2,320,270 8,957 2,329,227	1,190,492 28,316 1,218,808	3,510,762 37,273 3,548,035	1,062,748	(1,395,965) (1,395,965)	19,522,120
RESULT Segment result Financial expense Financial income Other operating expenses Income tax Net profit for the period	947,949	461,125	1,409,074	75,527	207,188	25,969	308,684	134,257	97,854	232,111	374,018	1	2,323,887 (66,250) 32,561 (56,537) (1,074,441) 1,159,220
OTHER INFORMATION													
Capital expenditure	33,114	17,144	50,258	97,825	9,838	351	108,014	17,206	8,184	25,390	2,786		
Depreciation and amortisation	61,722	8,761	70,483	16,278	2,733	6	19,108	7,351	8,843	16,194	4,180		
Non-casn expenses otner tnan depreciation and amortisation	(46)	(172)	(218)	(236)	(49)	(3)	(288)	(88)	(127)	(215)	51		
ASSETS AND LIABILITIES													
Segment assets	9,912,391	234,888	10,147,279	1,482,087	645,852	53,863	2,181,802	1,819,779	644,360	2,464,139	605,780	1	15,399,000
Segment liabilities	4,494,700	484,084	4,978,784	1,006,670	456,703	72,718	1,536,091	1,222,366	539,138	1,761,504	600'599		8,941,388

45.2 Geographical information

	20	019	2018
Revenues		(Rupees in '000)	
Pakistan	15,0	11,217	15,829,984
Afghanistan	1,3	43,041	3,028,025
United Arab Emirates	1	16,218	431,704
Saudi Arabia		93,354	101,462
Germany		_	60,202
Oman		35,238	57,454
Others		73,856	13,289
	16,6	72,924	19,522,120

The revenue information above is based on the location of customers. Sales in Afghanistan amounting to Rs 1,087.252 million (2018: Rs 2,607.148) are confirmed against letters of credit and trade receivables against the same as at the year end is Rs 402.445 million (2018: Rs 512.299 million).

2019 2018 (Rupees in '000)

Non-current assets

Pakistan	982,222	743,788
Afghanistan	1,554	2,210
	983,776	745,998

Non-current assets for this purpose consist of property, plant and equipment, intangible assets and other long-term receivables except for deferred tax asset.

45.3 Transfer prices between operating segments are on commercial terms and conditions.

45.4 Segment assets and liabilities

Reportable segments' assets are reconciled to total assets as follows:

	2019	2018
	(Rupe	es in '000)
Assets for reportable segments	14,712,585	15,399,000
1 3		
Corporate assets	211,919	287,931
Unallocated		
Deferred tax asset	861,508	873,190
Cash and bank balances	553,204	1,449,708
Total assets as per statement of financial position	16,339,216	18,009,829
7		
Reportable segments' liabilities are reconciled to total liabilities as follows:		
Liabilities for reportable segments	8,279,871	8,941,388
Corporate liabilities	128,467	193,450
Unallocated		
Trade and other payables	852,756	965,472
Short-term borrowings	594,851	1,515,882
Taxation - net	495,827	615,468
Total liabilities as per statement of financial position	10,351,772	12,231,660

Segment assets include all operating assets used by a segment and consist principally of receivables, inventories and property, plant and equipment, net of impairment and provisions but do not include deferred taxes. Segment liabilities include all operating liabilities and consist principally of accounts payable, advances and accrued and other liabilities.

- **45.5** Segment performance is generally evaluated based on certain key performance indicators including business volume, gross profit, marketing and selling expenses, profit from operations and free cash flows.
- **45.6** Financial income and expense (other than directly attributable to a contract) are not allocated to segments, as this type of activity is driven by the central treasury function, which manages the cash position of the Company.
- 45.7 One major customer contributed Rs 5,067.423 million (2018: Rs 5,034.910 million) to the Company's total revenue.

46.	OPER	ATIONS IN	AFGHANISTAN

2019 2018 (Rupees in '000)

46.1 **Results of the Afghanistan Operations**

	Net sales and services	1,343,041	3,028,025
	Cost of sales and services	(1,086,604)	(2,434,379)
	Gross profit	256,437	593,646
	Marketing and selling expenses	30,518	(151,744)
	General administrative expenses	(15,364)	(31,162)
		15,154	(182,906)
	Other operating expenses - net	(19,654)	(28,738)
	Profit before tax	251,937	382,002
	Income tax	(156,920)	(302,824)
	Net profit for the year	95,017	79,178
46.2	Cash flows from the Afghanistan Operations		
	Net cash generated from operating activities	842,832	424,520
	Net cash used in investing activities	(168)	(925)
	Net cash flows from Afghanistan Operations	842,664	423,595
46.3	Assets of the Afghanistan Operations		
	Property, plant and equipment	1,554	2,210
	Trade receivables	836,098	853,766
	Contract assets	28,031	102,429
	Inventories	1,306	13,573
	Other receivables	1,165	392,085
	Cash	311	483
		868,465	1,364,546
46.4	Liabilities of the Afghanistan Operations		
	Long term retention money	-	50,624
	Other non-current liabilities	177	267
	Trade and other payables	694,188	617,822
	Provisions	19,683	7,940
		714,048	676,653

- 46.5 For segment reporting, operations in Afghanistan have been classified in EPC under Gas and Power business segment (note 45).
- 47. The geographical location of Company's offices and plant are given below:

<u>Karachi</u>

Head office & Plant B-72 Estate Avenue, S.I.T.E

City Office

Office Wing Suite No. 209(b) 2nd floor, Park Towers, Clifton

Lahore

15-A 2nd floor, State Life Building Davis Road

<u>Islamabad</u>

11th floor, UBL Building Jinnah Avenue, Blue Area

Office No. 2005, 2nd floor Al Waha Community Building Nad Al Hamar Road

Afghanistan

House No. 635, Street No. 11 Dar-ul-Aman Road, District 6 Kartahe Seeh Kabul

48. **GENERAL**

- 48.1 Previous year's figures have been reclassified wherever necessary for the purposes of better presentation and comparison of transactions in the financial statements of the Company. However, there are no material reclassifications to report.
- 48.2 These financial statements were authorised for issue by the Board of Directors of the Company in the meeting held on November 28, 2019.

Managing Director

Chief Financial Officer

Sebastian A. Brachert Director

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Siemens (Pakistan) Engineering Co. Ltd.

Incorporation Number: CUIN 0000617

Pattern of holding of the Shares held by the Shareholders

As at September 30, 2019

Number of Shareholders	Shareholding			Total Shares held	
Number of Shareholders —	From	То		Total Shares held	
947	1	100	shares	26,766	
468	101	500	shares	112,137	
78	501	1,000	shares	60,084	
58	1,001	5,000	shares	118,345	
8	5,001	10,000	shares	61,480	
3	10,001	15,000	shares	38,110	
2	20,001	25,000	shares	46,812	
1	25,001	30,000	shares	28,400	
1	30,001	35,000	shares	32,700	
1	45,001	50,000	shares	47,880	
1	55,001	60,000	shares	60,000	
1	70,001	75,000	shares	70,031	
1	85,001	90,000	shares	86,308	
1	130,001	135,000	shares	134,700	
1	145,001	150,000	shares	148,131	
1	705,001	710,000	shares	705,662	
1	1,015,001	1,020,000	shares	1,018,371	
1	5,450,001	5,455,000	shares	5,451,120	
1575				8,247,037	

Siemens (Pakistan) Engineering Co. Ltd. Categories of Shareholders As on September 30, 2019

Particulars		Shares held	Percentage
Directors		1,000	0.02%
Mr. Qazi Sajid Ali	500		
Ms. Sadia Khan	500		
Associated companies, undertakings and related parties			
Siemens AG, Germany		6,156,782	74.65%
Schiels Ad, demany		0,130,702	7 1.03 %
NIT and ICP			
National Investment Trust Limited		1,042,683	12.64%
Banks		146,509	1.78%
The Bank of Punjab	134,700	140,505	1.7070
MCB Bank Limited	11,280		
National Bank of Pakistan	529		
Insurance Companies			
Adamjee Insurance Company Limited		148,131	1.80%
Modarabas and Mutual Funds			
CDC-Trustee NIT-Equity Market Opportunity Fund		47,880	0.58%
Public Sector Companies			
Pakistan National Shipping Corporation		6,930	0.08%
11 3 1			
General Public		442,823	5.37%
Others		254 200	2.00%
Others Trustee National Bank of Pakistan Employees Pension Fund	96 209	254,299	3.08%
Trustee National Bank of Pakistan Employees Pension Fund	86,308		
IGI Investments (Pvt) Limited Acacia Partners LP	70,031 32,700		
Noman Abid Holdings Limited Acacia Conservation Master Fund-Offshore Ltd	28,400 13,500		
Premier Fashion (Pvt) Limited	5,000		
Acacia Institutional Partners LP	3,400		
Sherman Securities (Pvt) Limited			
Trustee National Bank of Pakistan Employees Benevolent Fund Trust	3,400		
Siza (Pvt) Limited	2,840		
Pak Ping Carpets (Pvt) Limited	1,600		
United Trading & Manufacturing (Pvt) Limited	1,500		
Trustees Al-Badar Welfare Trust	864		
FDM Capital Securities (Pvt) Limited	500		
Acacia II Partners LP	500		
Fikree's (Pvt) Limited	250		
Dossa Cotton & General Trading (Pvt) Limited	200		
Fortune Securities Limited	150		
Shaffi Securities (Pvt) Limited	100		
UHF Consulting (Pvt) Limited	20		
NH Capital (Pvt) Limited	5		
Maple Leaf Capital Limited	1		
IGI Finex Securities Limited	1		
Total		8,247,037	100.00%

Notice of Annual General Meeting

Notice is hereby given that the Sixty-Seventh (67th) Annual General Meeting ("Meeting") of the Members of Siemens (Pakistan) Engineering Company Limited (the "Company") will be held on January 20, 2020, at 10:30 a.m. at The Dawood Foundation Business Hub, Ground Floor, Dawood Centre, M.T. Khan Road, Karachi, to transact the following business:

Ordinary business

- 1. To confirm the minutes of the annual general meeting held on January 15, 2019.
- 2. To receive, consider and adopt the audited financial statements for the financial year ended September 30, 2019, and reports of the auditors and directors thereon.
- 3. To consider and declare cash dividend of Rs. 46 per share (460%) for the financial year ended September 30, 2019.
- 4. To appoint EY Ford Rhodes, Chartered Accountants, as Auditors of the Company till conclusion of next annual general meeting and to fix their remuneration for the financial year ending September 30, 2020. The present auditors EY Ford Rhodes, Chartered Accountants, being eligible, have offered themselves for reappointment.
- 5. To transact such other ordinary business as may be placed before the meeting with the permission of the Chair.

By order of the Board of Directors

M. Usman Ansari

Company Secretary

Notes:

Share Transfer Book Closure

The Share Transfer Books of the Company shall remain closed from January 10, 2020, to January 20, 2020 (both days inclusive). Transfers received by Company's Share Registrar by the close of business on January 9, 2020, will be considered in time for the purpose of Annual General Meeting. Final cash dividend, if any approved in the Meeting, will be paid to Members whose name appears in the register of the Members on January 9, 2020.

Karachi: December 27, 2019

Procedure and requirement for attending the Meeting

Presentation of original Computerized National Identity Card ("CNIC") by Member or his/her proxy to participate in the Meeting is mandatory.

Central Depository Company ("CDC") account holders are also required to follow the guidelines as laid down in Circular No.1 dated January 26, 2000, issued by the Securities and Exchange Commission of Pakistan ("SECP") and shall comply with following requirements to the extent applicable:

- i) In case of individuals, 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 Computerized National Identity Card ("CNIC") or original passport at the time of attending the Meeting.
- ii) The Members registered on CDC are also requested to bring their particulars, I.D. numbers and account numbers in CDS.
- iii) In case of a corporate entity, the Board of Directors' resolution/Power of Attorney with specimen signature of the nominee shall be produced (unless it has been provided earlier) at the time of Meeting.

Procedure and requirement for Appointing Proxies

A Member entitled to attend and vote may appoint another Member as his/her proxy to attend and vote on his/her behalf. A Member shall not be entitled to appoint more than one proxy. Duly completed Proxy forms in order to be valid must be received by the Share Registrar or at the Registered Office of the Company not less than 48 hours before the time of Meeting.

CDC account holders are also required to follow the guidelines as laid down in Circular No.1 dated January 26, 2000, issued by the SECP and shall comply with following requirements to the extent applicable:

- i) In case of individuals, 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 requirement notified by the Company.
- ii) The proxy form shall be witnessed by two persons whose names, addresses and CNIC numbers shall be mentioned on the form.
- iii) Attested copies of CNIC or the passport of the beneficial owners and the proxy shall be furnished with the proxy form.
- iv) The proxy shall produce his/her original CNIC or original passport at the time of meeting.
- v) Corporate entities shall submit the Board of Directors' resolution/Power of Attorney with specimen signature along with proxy form.

Change of Address and Zakat Status

Members with physical shareholding are requested to promptly notify the Company's Registrar of any change in their addresses and also submit Non-deduction of Zakat form if applicable to them. Further, Members holding their shares through CDC are requested to update their address and zakat status with their participants.

Submission of CNIC, Dividend Bank Mandate and Payment of Cash Dividend (e-dividend)

In accordance with the requirements of the Companies Act, 2017, and Companies (Distribution of Dividends) Regulations, 2017, Members are requested to provide their CNIC and Bank Account details including name of the bank, address of bank branch and International Bank Account Number (IBAN) to receive their cash dividend directly into their bank account.

Therefore, all Members who have not yet provided their CNIC and Bank Account details are once again reminded to immediately submit a copy of their CNIC and duly filled Dividend Bank Mandate form to the Share Registrar or to the Company. In the absence of valid bank account details and CNIC, dividend amount will be withheld in compliance with the afore-referred provisions of the Act and the Regulations.

The dividend mandate form has been attached in the Annual Report and also uploaded on the Company's website - www.siemens.com.pk/ investor html

The Members who hold shares in dematerialized form are requested to submit the dividend bank mandate form duly filled to their participant/ investor account services in the CDC

The corporate Members having CDC accounts are required to have their National Tax Number (NTN) updated with their respective participants, whereas corporate Members having physical shares should send a copy of their NTN certificate to the Share Registrar. The Members while sending NTN or NTN certificates, as the case may be, must quote the Company name and their respective folio numbers.

Withholding Tax on Dividend

The rates for deduction of withholding tax on the amount of dividend paid by the companies are @ 15% for filers of income tax returns and @ 30% for non-filers of income tax returns. All Members are advised to ensure their names are on Active Tax-payers list (ATL) provided on the website of Federal Board of Revenue (FBR) otherwise tax on dividend will be deducted @ 30% instead of 15%.

In order to comply with directive of FBR for determining the shareholding ratio of the joint account holders for deduction of withholding tax on dividend, Members are requested to provide shareholding proportions of principal shareholder and joint holder(s) in respect of shares held by them to the Share Registrar in the following format:

		Principal Shareholder			Jo	oint Shareholder(s)
Folio / CDC Account No.	Total Shares	Name	CNIC	Shareholding Proportion (No. of Shares)	Name	CNIC	Shareholding Proportion (No. of Shares)

Annual Accounts of the Company

Annual accounts of the Company for the financial year ended September 30, 2019 can be downloaded from the Company's website-www. siemens.com.pk/annual_report.html.

Members are hereby informed that for electronic transmission of Annual Report, request form is provided in the Annual Report and also uploaded on the Company's website-www.siemens.com.pk/investor.html. Members who wish to avail this facility are requested to submit the request form duly filled to the Share Registrar.

Consent for Video Conferencing Facility

Members may avail video conferencing facility for the Meeting, provided the Company receives at least seven (7) days prior to the date of the Meeting consent in the format provided below from Members residing at particular geographical location having 10% or more shareholding. The Company will intimate Members regarding venue of video conference facility at least five (5) days before the date of the Meeting along with complete information necessary to enable them to access the facility.

"I/We	of1	peing member of Siemens (Pakistan) Engineering Co. Ltd	d. holder of	_ Ordinary shares as per
registered folio No./ (CDC Account No.	hereby opt for video conference facility at	in respect of	Annual General Meeting
of the Company to be	e held on January 2	0, 2020."		

Voting through Postal Ballot

Members may exercise their right to vote as per provisions of the Companies (Postal Ballot) Regulations, 2018, subject to the requirements of Section 143 and 144 of the Companies Act, 2017. Further details in this regard will be communicated to the shareholders within legal time frame as stipulated under these said regulations, if required.

Miscellaneous

This notice has been sent to all Members of the Company in accordance with Section 134(1)(a) of the Companies Act, 2017.

For any query/problem/information, Members may contact the Share Registrar at the following address:

THK Associates (Pvt) Ltd 1st Floor, 40-C, Block-6, P.E.C.H.S., Karachi-75400

Telephone No: 021-111-000-322, 021-34168267 E-Mail: ops_dept3@thk.com.pk Contact Person: Mr. Kashif Naseer Shaikh

سميني كالمستفتل كالآؤث لك

جیسا کہ کمپنی اس حالت میں ہے کہ مارکیٹ میں دستیاب مواقع بیعانہ دے سکتی ہے، پاکستان کی اوور آل گروتھ اور معاشی حالت سیمنس کی کامیابی میں مرکزی کر دار اد داکرتی ہے۔ بقاباجات کی ادائیگیوں کے بحران، بڑھتے ہوئے بجٹ میں کی اور کرنسی کی قدر میں انتہائی کی کے باعث اس سال اہم چیننج پیش کیا گیا۔

ہمیں امید ہے کہ 2019 کے مشکل حالات باتی رہیں گے۔ ہیر دنی عضر، جیسا کہ غیر ملکی زر مبادلہ کا اوپر نتیج ہونااور ہارکیٹ کا اتار چڑھاؤ، ساتھ ساتھ ہمارے کاروبار کا سانگلک طرزنے، ہارے منافع پر اثر جاری رکھ سکتا ہے۔

اعتراف

اس موقع ہم اپنے معزز صار فین کا شکریہ ادا کرتے ہیں جنہوں نے ہاری اشاء اور خدمات پر اپنالیقین متحکم رکھا، اور ہمیں کمپنی کی تر قی میں معاونت کی یقین دہانی فراہم کی۔ کمپنی اپنے ملاز مین کی ان کی پرعزم اور پر جوش کاوشوں، دیانتداری، اور لگن پر فخر کرتی ہے اور ان کاشکریہ ادا کرتی ہے۔ ہم اپنے تمام اسٹیک ہولڈرز کی معاونت اور ساتھ دینے پر بھی ان کے شکر گزار ہیں جنہوں نے ہاری ممپنی کی ترقی کے لئے شرکت کی اور ہاری مدد کی۔

ہم اپنے ثیئر ہولڈرز کے یقین اور بھر وسہ کے لئے اور ان کی معاونت پر ان کے دل سے شکر گزار ہیں۔

منجانب بورد

كراچى،28نومبر 2019ء

اہم نکات اور خوش آئند مستقبل سے متعلق بیان

اس دستاویز میں ہمارے مستقبل کے کاروبار اور مالیاتی کار کر د گی اور مستقبل کے واقعات یا اعشافات سے متعلق ببانات شامل میں جو مستقبل کے حوالے سے ببانات کے جزمیں۔" توقع""آگے بڑھنا"" پیش قدمی"" تعزم"" تعزبی"" تیفین"" "طلب"" تخمینه" " ارادہ" "منصوبه"، یاای طرح کے معنی کے الفاظ اس بیانیہ کی شاخت ہے۔ ہم دیگر ر پورٹس میں، پریر میٹیشن میں، اور شیئر ہولڈرز کو پہنچائے جانے والے مواد میں بھی آگ بڑھنے والے بیانات بنائیں گے۔ یہ بیانات موجودہ امکانات اور منتیجیٹ کے بعض مفروضوں پر منی ہیں، جس میں سے بہت ہی سیمنس کے کنٹرول سے باہر ہیں۔ یہ بہت سے خطرات، غیریقنی صور تحال اور عوامل کے تابع ہیں، بشمول اس رپورٹ میں بیان کر دہ لیکن ان تک محدود نہیں۔ ان میں سے ایک یااس سے زائد خطرات یاغیر نیٹی حالات کے واقع ہو جانے ، یا توقعات پوری نہ ہونے یا تصورات غلط ثابت ہونے، پر حقیقی نتائج، کار کردگی یاکامیابی (منفی یاشبت طور پر) مکند طور پر وضع کر دہ متعلقہ مستقبل کے بیانات پر اثر انداز ہوسکتی ہیں۔ سیمنس نہ بی ارادہ رکھتا ہے، نہ بی کوئی ذمہ داری قبول کر تاہے، کہ تو قعات کے برعکس پیش رفت سے متعقبل کے متعلق ببانات کو تجدیدیا نظر ثانی کرے۔

اعداد کوسمیٹنے کی وجہ ہے،اس پورے اور دیگر دستاویزات بیش کئے جانے والے اعداد وشار مجموعی تعداد میں شامل نہیں ہوسکتے ہیں اور شرح فی صد مطلق اعداد وشار کی واضح طور پر عکاسی نہیں کر سکتی ہیں۔

بورڈ کی کمیوزیش درج ذیل ہے:

יוס	کیشگری
جناب قاضی ساجد علی	خود مختار ڈائر یکٹر
ڈاکٹر سیبسٹنئن اینڈریئ <i>س ب</i> راکارٹ	نان ایگزیکشیوڈائریکٹر
جناب ميىثول كيون	
جناب منظور احمر 	
جناب ٹم ڈیوی ڈوسکی	
جناب ہیلٹ وون اسٹر وو	ايگزيکڻيو ڈائر يکٹر
مس سعدیه خان (خو د مختار ڈائر یکٹر)	خاتون ڈائر یکٹر

بيروني آڏيٽرز

کمپنی کے موجودہ آڈیٹرزای وائی فورڈ ر حووڈز، چارٹرڈ اکاؤنٹنٹس (جو کہ ارنٹ اینڈینگ گلویل کمپٹیڈ کی ممبر فرم ہے) جو کہ آنے والی سالانہ عام اجلاس میں ریٹائز ہورہے ہیں انہوں نے اپنی دوبارہ تقرری کیلئے پیشکش کی ہے۔

جیسا کہ آؤٹ کیٹی کی جانب ہے تجویز دی گئی، بورڈ نے سال 2020 کے لئے 4.84 ملین روپے (علاوہ لا گوسیز ٹمیکس کے)مشاہرہ یران کی دوبارہ تقرری کے لئے تجویز

كاربوريث حيثيث

کینی Siemens Aktiengesellschaft)، جرمنی (سیمنس AG) کی ذیلی کمپنی ہے جو کہ ربی پبلک آف جرمنی کے قوانین کے تحت قائم کی گئی ہے اور 30 تتمبر 2019 تک کمپنی کے 74.6 فیصد حصص کی حامل ہے۔

شیئر ہولڈنگ کاطر ز

سمینی پاکستان اسٹاک ایلیجینج کی فیرست میں شامل ہے۔ شیئر ہولڈنگ بشمول شیئر ز کا تفصیل پیپڑن اور کینگر بزڈائر کیٹر ز اور ایگزیکشیو زنے منعقد کئے، اگر کوئی ہو، سالانہ رپورٹ کے ساتھ انیکسڈ ہیں۔

ریٹائر منٹ کے فوائد میں سر مایہ کاری

سمینی اینے مستقل ملازمین کے لئے پر دویڈنٹ اور گریجو ٹی فٹڈز پیش کرتی ہے، جو بذریعہ متعلقہ پورڈ آف ٹرسٹیز کے ریگولیٹڈ ہوئے ہیں۔

ان فنڈز کی سر مایہ کاری کی ویلیو متعلقہ آؤ ٹیڈ فنانشل اسٹیپٹمنٹس کے مطابق ہے جو درج ذیل ہے:

30 بون 2016	30 بون 2017	30 جون 2018	
	روپے ملین میں		
458.979	427.438	441.027	پر وویڈنٹ فنڈ
30 تتمبر 2016	30 تتبر 2017	30 ستمبر 2018	
168.925	146.109	176.958	گریجو ئی فنڈ

مالى سال 2019 كے دوران بعد از سيلنس شيك الونث اور اہم پيش رفت

30 تتمبر 2019 سے اس رپورٹ کی تاریخ تک کوئی میٹریل تبدیکی باایو منٹس نہیں ہوئے، جس نے فنانشل اسٹیٹمنٹس پر انژ ڈالا، ماسوائے فائنل ڈیویڈنڈ کی ڈیکلیئریشن کے، جو کہ آنے والے سالانہ اجلاس عام پر کمپنون کے ممبران کی منظور کی ہے مشروط ہے، جس کااٹر مالی سال 2020 کے فنانشل اسٹیٹیمنٹس میں نظر آئے گا۔

مل سال 2018 کی رپورٹ کے مطابق، سیمنس کی گلوبل ری آر گانائزیشن کے ساتھ، کمپنی نے کم ایریل 2019 سے اثر انداز بذریعہ گیس اور یاور، اسارٹ انفرااسٹر کچر،اورڈ یحییٹل انڈسٹریز کی کاروباری پورٹ فولیو آیریٹ کرناشر وع کر دیاہے۔

مزید بر آل، کوئی اہم /غیر معمولی ڈیویلیپنٹ سال کے دوران نہیں ہوئی۔

ڈائر یکٹروں کے معاوضوں کی پالیسی

بورڈنے ڈائر کیٹروں کے مشاہرے کی پالیسی کی منظوری دے دی ہے، جس میں پالیسی کے مقاصد اور بورڈ اور اس کی کیٹیوں کی اجلاس میں شرکت کے لئے انفرادی ڈائر کیٹرز کے مشاہرہ کے پیکجز کے تعین کے لئے شفاف طریقہء کار کو تفصیل ہے بیان کیا گیا ہے۔ڈائر کیٹرز کے مشاہرہ کی پالیسی کے اہم ذکات درج ذیل میں:

- مشاہر ہ کی سطح کاروباری ضروریات،اسٹریٹنگ الائننٹ اور سمپنی اور اس کے شیئر ہولڈرز کے بہترین مفاد میں ہو گ۔
 - مشاہرہ کی سطح مقابل کی کمپنیز / انڈسٹری کے مارکیٹ کے طرز عمل کے مطابق ہوگا۔
 - مشاہرہ کے تعین کے وقت، جنس کے لحاظ سے کوئی امتیازی سلوک نہیں ہو گا۔
 - مشاہرہ قابل اور ماہر افراد کیلئے پر کشش ہوجو کمپنی کے ساتھ رہیں اور اس کو کامیابی کے ساتھ چلائیں۔
 - مشاہر ہ میں ڈائر بکٹر ز کواپنی ذمہ داریاں ادا کرنے کیلئے در کاروقت اور مہارت کے لحاظ سے منصفانیہ ہونا جاہے۔
 - مشاہرہ اضافی فائدے کے حصول کیلئے کافی ہونا چاہیے۔
 - مشاہر ہ اتنا کم نہ ہو کہ جو ڈائر یکٹر ز کوخو د مختاری پر کوئی سمجھوتہ کرنا پڑے۔
- من پینگ ڈائر یکٹر / چیف ایگزیکٹیو آفیسر ،ایگزیکٹیو ڈائر یکٹر اور ڈائر یکٹر زجو شیئر ہولڈرز کی اکثریت کی نمائند گی کررہے ہیں وہ مکمپنی کے آرٹیکٹر آف ایسوسی ایشن کے مطابق کسی مشاہر ہے کے اہل نہیں ہوں گے۔
 - ڈائر کیٹروں کے ہر انتخاب سے پہلے (ہرتین سال میں ایک بار) بورڈ کے یوری مدت کے لئے معاوضہ مقرر کیاجائے گا۔
 - مشاہرہ کی سطح کامعیار مقرر کرنے کیلئے خود مختار کنسلٹنٹ کی سفارشات حاصل کی حائمیں۔

ڈائر بکٹر ول کامعاوضہ

ا پیز یکو اور غیر ایگزیکو ڈائر بیٹر وں کے علیحدہ معاوضوں کی مجموعی رقم کی تفصیلات مالیاتی بیانات کے نوٹ 38 میں بیان کی گئی ہیں۔

پورڈ کی کار کر د گی کی جانچے

بورڈنے ایک رسمی پالیسی منظور کی ہے اور بورڈ اور اس کی کمیشیز کی سالانہ کار کر د گی جانچ کے لئے ایک طریقہ کار مقرر کیا گیا ہے۔اس جانچ کا مقصد بورڈ کی کار کر د گی کو مجموع کارپوریٹ مقاصد، کمپنی کے گورننس ڈھانچے، قانونی اور ریگولیٹری کمپلائنس، اثر اندازی، شراکت اور ویلیو ایڈیشن کی مد ممیں مایا جاتا ہے۔ مال سال 2019 کے لئے بورڈ کی جانب سے منظور شدہ طریقہ کار کے مطابق کار کر د گی کی جانچ کی گئی اور بورڈ کی مجموع کی کار کر د گی اور اثر اندازی کو مضبوط پایا گیا۔ بورڈ کے تمام ممبر ان کار کر دگی میں جانچ میں شرکت کی اور اپنافیڈ بیک فراہم کیا۔

ڈائر یکٹر کی ٹریننگ کا پروگرام

ڈائز کیٹر کیٹر نیٹنگ کے یروگرام کی تفصیلات کے لئے، برائے مہریانی کمپلائنس کے اسٹیپٹنٹ مع کوڈز کا شار نمبر 9 ملاحظہ کریں، جس کا با قاعدہ جائزہ بیرونی آڈیٹر زنے

بورڈ آف ڈائر یکٹر ز کاانتخاب

بورڈ آف ڈائر کیٹرز کی گزشتہ تین سال کی مدت کی تھیل کے بعد، ڈائر کیٹرز کا انتخاب 15 جنوری،2019کو66ویں سالانہ اجلاس عام میں منعقد ہواجس میں ڈاکٹر سيبسشكن ايندُريكس براكارث، جناب بيلمث وون اسٹر وو، جناب منوكيل كيوبن، جناب منظور احمر، جناب قاضى ساجد على، مس سعدييه خان اور جناب ثم ذيويدُوسكي شامل تھے جو کہ ریٹائر ہونے والے ڈائر کیٹر ز ڈاکٹر سیبسٹنئن اینڈریئس براکارٹ، مس بیٹریس بوک، جناب ہیلٹ وون اسٹر وو،، جناب منوئیل کیوبن، جناب مار کو شخر، جناب منظور احمد اور جناب قاضی ساجد علی کی جگه منتخب ہوئے۔

ڈائر کیٹرز کی کل تعداد درج ذیل کے مطابق سات (7) ہے:

(6)B

ايك(1) خاتون:

کار پوریٹ گورننس کے بہترین طرز عمل کی پیروی

کمپنی تمام تانونی اور اخلاتی شر اط کو پوراکرنے اور جہاں ممکن ہواس ہے بڑھ کر عمل کرنے اور تمام کار دباری معاملات میں اعلیٰ ترین معیار اور طرز عمل کے مطابق انجام دینے کے عبد پر کار بند ہے۔ بورڈ موجودہ طریقہ وکار کو جیلئے کرتے ہوئے مسلسل بہتری کے رائے کی طرف رہنمائی کر تار ہتا ہے۔ اس کیلئے سمپنی کو تبدیلی ہے بھی ہم آ ہنگ ہونا پڑتا ہے تا کہ جب بھی نے مواقع پیدا ہوں تووہ ان کا فائدہ اٹھا سکے۔ اس کیلئے مارکیٹ میں بہترین صلاحیتوں کا مخاب کرنااور ان کو مہارت اور مواقع فراہم کرکے ہدف حاصل کرناہے۔

یورڈاور اس کی کمیشنز کی تشکیل اور میٹنگ کی تعداد اور مالی سال کے دوران میں ان میں حاضری کی تعداد

بورڈ اور اس کی کمیٹیوں کی تشکیل اور میٹنگ کی تعداد اور مالی سال کے دوران میں ان میں حاضری درج ذیل کے مطابق ہے:

تشكيل		بورڈ کی میٹنگز اور ان	آڈٹ سمیٹی کی میٹنگز اور	ہیومن ریسورس اینڈ ا	نومیننیشن سمیٹی کی میٹنگز
		میں حاضری	ان میں حاضر ی	ریمونریش حمیعٹی کی میٹنگز اور ان میں	اور ان میں حاضر ی
				یستر اور آن میں حاضری	
ڈاکٹر سیبسٹنئن اینڈریئس براکارٹ	نان ایگزیکٹوڈائریکٹر	4/4 چيز مين	N/A	2/2	1/1 چيز مين
	ايم ڈی۔ایگز یکٹوڈائر یکٹر	4/4	N/A	2/2	1/1
	خود مختار ڈائر کیٹر	4/4	1/4*	2/2 چيزمين	N/A
مس سعدیه خان	خو د مختار ڈائر یکٹر	3/4**	*3/4 چيئر وومين	N/A	N/A
جناب ٹم ڈیویڈ وسکی	نان ایگز یکٹوڈائر یکٹر	3/4**	3/4***	N/A	N/A
- جناب منو ^ئ یل کیو ہن	نان ایگز یکٹوڈائر یکٹر	3/4	2/4***	1/2****	N/A
	نان ایگز یکٹوڈائر یکٹر	4/4	4/4	N/A	N/A
	نان ایگز یکٹوڈائر یکٹر	1/4**	1/4***	N/A	N/A
مس بیژائس بوک	نان ایگز یکٹوڈائر یکٹر	1/4**	1/4***	N/A	N/A

- 23 جنوري 2019 کو جناب قاضي ساجد علی کی جگه مس سعد یه خان کو ممبر اور چیئر آف دی آڈٹ کیمٹی مقرر کیا گیا۔
- مس سعدیہ خان اور جناب ٹم ڈاوڈوسکی، ریٹائر ہونے والے ڈائز کیٹرز مس بیٹرک بوک اور جناب مار کوشیغر کی جگہ 15 جنوری2019 کو ہونے والے ڈائز کیٹرز کے انتخابات میں بورڈ کیلئے منتخب ہو گئے۔
- *** جناب ٹم ڈاوڈوسکی اور جناب مینو کیل کیوبن، 23جنوری 2019 کومس بیژک بوک اور جناب مار کوشیغر کی جگہ آڈٹ کیمٹی کا ممبر مقرر کیا گیاجو 15 جنوری 2019 کو ہونے والے ڈائر بکٹر زکے انتخابات میں بورڈسے ریٹائر ہو گئے۔
 - *** * جناب مینوئیل کیو ہمن نے ہیومن ریسورس اینڈریمونریشن کمیٹی میں 23 جنوری 2019 کو دوبارہ تشکیل تک خدمات انجام دیں۔

ہر کیٹی کے ممبران کی تفصیلی فہرست کیلئے اسٹیٹنٹ آف کمیلائنس کے سریل نمبر12مع منسوخ شدہ لسٹڈ کمینیز (کوڈ آف کارپوریٹ گورنس) ر گولیشنز،2017ورلسٹر کمپنیز (کوڑ آف کارپوریٹ گورننس)ر گولیشنز،2019(اس کے بعد حوالہ 'کوؤز') ملاحظہ کریں جس کابیرونی آؤیٹرزنے با قاعدہ جائزہ لیا -4

دائر يكثر زكابيانيه

ہم بمسرت بیان کرتے ہیں کہ:

- (الٰف) ستمینی کی انتظامیہ کی جانب ہے تار کر دہ الیاتی اسٹیٹمنٹس میں تمام امور بشمول اس کے آپریشنز کے نتائج، کیش فلوز اور ایکویٹی میں تبریلی، شفاف طریعے ں وہ کئے گئے ہیں۔ کمپنی کی جانب سے اکاؤنٹس کی کتب کی درست دیکھ جہال کی گئی۔ فنا نظل اسٹیٹمنٹس کی تیاری میں مناسب اکاؤنٹنگ پالسیز پر عمل در آمد کیا گیاہے۔

 - - ا کاؤنڈنگ کا تخمینہ مناسب اور دانشمندانہ طرزیر مبنی ہے۔
 - ا سئیٹمنٹس کی تیاری میں انٹر نیشل اکاؤنٹنگ اطینڈرڈز (IAS)اور پاکستان میں لا گوانٹر نیشل فانشل رپیر ننگ اطینڈرڈز (IFRS) کی پیروی کی گئی ہے۔ (,)
 - اندرونی کنٹرول کے سسٹم، بشمول فٹانشل رپورٹنگ پراندرونی کنٹرول مضبوط ڈیزائن اوران پرموثر طور پرسے عمل اورمانیڑ کیاجا تاہے۔ (,)
 - سمپنی کوموجو دہ صور تحال کے مطابق اپناکام جاری رکھنے میں کوئی نمایاں شک وشیہ نہیں ہے۔
 - کوڈز کی تفصیات کے مطابق، کارپوریٹ گورننس کی بہترین مثقوں سے کوئی انحراف نہیں کیا گیاہے۔

خدشات، غيريقيني كيفيت اوران ير كنٹرول

کمپنی کیلئے درج ذیل مختلف خدشات کے امکانات موجود میں جن کے خلاف خصوصی کارروائی کے ذریعہ قابو پایاجا تا ہے۔

(الف) آيريشل خدشات

، آپریشل خدشات منصوبوں کے انظامات سے متعلق ہیں۔ (مثلاً منصوبہ جات کی مقررہ وقت پر تعمیل،اخراجات / منصوبہ کی لاگت میں تبدیلی)،ماحول، صحت، تخفظ اور سلائی چین منیجہنٹ وغیرہ۔

سم بنی این کاروباری عمل کے دوران میں خصوصی وسائل اور مطلوبہ صلاحیت اور مہارت کے ساتھ قابو پانے کیلئے کارروائی کرتی ہے۔ انتظامیہ نے ایسے خدشات پر کنٹر ول کرنے کی حکمت عملی تیار کی ہے جیبے "گریز کرنا، منتقل کرنا، کم یا قبول کرنا"۔

(ب) مالياتى خدشات

ں بیان میں اب ہوں۔ مالیاتی خدشات کی تفصیل منسلک مالیاتی اسٹمیٹمنٹس میں نوٹ 42میں درج ہے جومار کیٹ ، کریڈٹ اور لیکویڈٹی کے خدشات بر مشتمل ہے۔

(ج) (ضوابط کی) پیروی کے خدشات

کمپنی نے مسرکر میوں اور رویّوں میں (ضوابط کی) میروی نہ کرنے پر صفر عدم بر داشت کی پالیسی اپنائی ہے کیونکد کمپنی بخوبی آگاہ ہے کہ تو امین وضوابط کی پیروی نہ کرنے کے نتیجے میں جرمانہ، پابندی، بلیک لسٹ ہونے، لائسنس کی منموخی وغیرہ کا سامنا ہو سکتا ہے۔ لہذا الن خدشات کے خاتمے کیلئے کمپنی نے ایک جامع اور موثر پر وگرام کا ففاذ کیا ہے۔ اس کے علاوہ برنس کنڈ کٹ گائیڈلا کمبز (BCG) میں کمپنی کی اپنے تمام ڈائر کیٹر ز، ایگزیکٹیوز اور ملاز مین اور اینے کاروباری ساتھیوں سے ان پر عمل کی تو تعات کو واضح طور پر بران کیا گیاہے۔

کینی اپنے ملاز میں اور کاروباری ساتھیوں کو کسی بھی خلاف ضابطہ عمل کے بارے میں اطلاع دینے کی حوصلہ افزائی کرتی ہے اور ان کو یقین دلاتی ہے کہ ایسا کرنے سے ان کو کسی قتم کا نقصان نہیں ہو گا۔ اس طریقۂ کار کو مزید آسان بنانے کیلئے مختلف رپورٹنگ چینل قائم کئے گئے ہیں جیسے عمل درآ مرہیاپ ڈیسک" "Tell Us" جو کمپٹی کی ویب سائٹ پر موجود ہیں۔

ماحول، صحت اور تحفظ (EHS)

جاری سمپنی کے تمام آپریشنز اور سر گرمیوں میں "Zero Harm Culture" کو اوّلین ترجی دی جاتی ہے۔ اس کے علاوہ ایک اضافی اقدام "We Care" بھی ہے جو ہمارے بڑے میں فیکچر مگ یو منس کے اہم ترین امور میں شامل ہے جس کے مطابق ہم سیمنس سیفٹی ایمنشیز (Siemens Safety Essentials) کے تحت سیفٹی ڈے اور مختلف آگری مہمات کا اہتمام کرتے ہیں۔

اس سلسلے میں ہماری کا میابیوں میں متعد دیروجیکٹس کی زیر LTI کے ساتھ بھفاظت بھیل، تفصیلی آزادانہ جانگی کے بعد WWF Green Office سر ٹینکلیشش اور ڈیجیٹلائزیشن کے ذریعہ پائی اور کافذ کے ضاع میں نمایاں کی لاناشائل ہے۔اس کے علاوہ ہم اپنے ماحول کے تخفظ کے عہد کی پایندی کرنے کیلئے اپنی ثیوں کی حوصلہ افزائی کرتے ہیں اور دفتر میں لائٹس اور ائبر کنڈیشنز کے استعال میں بھلی کی بچت کرتے ہیں۔

ذرائع آمد ورفت میں حادثات کابڑا جیلنے موجود ہے جس کی وجہ پرانا خفاظتی کلچر، خستہ حال انفر ااسٹر کچر اور سڑکول کی حالت ِ زاراور بڑے شہر ول میں ٹریفک تو امیں کی بابندی نہ کر ناشال ہیں۔ ہم اپنے ملاز مین کی عمومی صحت اور تحفظ کیلئے بہترین طرز عمل کے بارے میں آگبی فراہم کرنے کے ساتھ ستعقل طور پر محفوظ ڈرائبو تگ کی عادات اپنانے کی حوصلہ افزائی کرتے ہیں۔

كاربوريث ساجي ذمه داري

1847 میں Werner von Siemens کے کمپنی قائم کرتے وقت انجی اجھا کی شہریت کے احساس کو کمپنی کی فلاسٹی کا لازی حصہ بنایا گیا۔اجھا کی شہریت کے سلط میں نین شعبہ جات پر ہماری توجہ مر کوز ہے: میکنالوبی تک رسائی، تعلیم سلط میں نین شعبہ جات پر ہماری توجہ مر کوز ہے: میکنالوبی تک رسائی، تعلیم میں معاشرے کیلئے مقررہ عالمی ابداف، عالمی سطح کے ربھانات (ڈیمو گرافنس، شہر کی طرف آبادی کے بہاؤ، آب وہوا کی تبدیل، گلوبلائزیش اور ڈیمیٹلائزیش) اور اسٹیک ہوتا ہے۔ واضح ہوتا ہے۔

جاری تمام SDGs کے ایڈوانسز میں اجماعی شہریت کا احساس ہماری سر گرمیوں کا حصد رہاہے۔ ماحول اور فضائے تحفظ کیلئے سیمنس ہمیشہ اہم کر دار اداکر تارہاہے جیسے ملاز مین کو رسائل کے استعمال میں نے یادہ ذمہ داری کا مظاہرہ کرنے کی ذمہ داری کی حوصلہ افزائی کرناوغیرہ۔

مالی سال 2019میں کمپنی نے اپنی سابق فرمہ داریوں کی ادائیگی کیلئے درج ذیل اداروں کے ساتھ قریبی تعاون پیش کیا:

- فیملی ایحو کیشنل سروسز فاؤنڈیشن (FESF)
 - دى سٹيزن فاؤنڈيشن (TCF)
 - George Ludwiq Rexroth •
- WWF کے اشتراک سے گرین آفس کے اقدامات
- مزيد تفصيلات كيلئے سالانه رپورٹ ميں Sustainability and Corporate Citizenship سيکشن ملاحظه فرمائيں۔

عزيز شيئر هولدرز،

ہم، زیر د شخطی، بورڈ آف ڈائریکٹر ز کی جانب ہے بمسرت سیمنس (پاکستان)ا نجینئرنگ نمپنی لمیٹیڈ ("نمپنی") کی سالانہ ریورٹ اور آدُّ شده مالياتي استنينمنٹس برائے مالی سال مختتمہ 30 متبر 2019 ("FY2019") مع ان پر آڈیٹرز کی رپورٹ پیش کرتے ہیں۔

سال کے دوران میں 2018 کے مقابلے میں صور تحال درج ذیل رہی:

- سیلز میں ٪15 کی ہوئی جس کی بڑی وجہ ملک میں میکرواکنا کمس کے ناموافق اشارات کے نتیجے میں مارکیٹ میں مقابلہ سخت اور مواقع محدود رہے۔ نیز افغانستان میں بڑے پر وجیکٹ مکمل ہو گئے۔
- سیز کی مقدار میں کی اورافراط زر اور شرح سود میں اضافہ کے باعث کاروباری لاگت میں اضافے کے باوجود سمپنی نے اچھا آپریٹنگ منافع (سیز کا×9)اور قبل از ٹیکس منافع (سلز کاپر7) حاصل کیا جس میں 708 ملین روپے کا زر میاد لہ بھی شامل ہے۔

اس کار کر دگی ہے جاری ٹیم کی بھر پور کاوشوں کا اندازہ ہو تاہے جس نے مشکل معاثی ماحول میں مسلسل جدوجہد کی اور ایک مضبوط کار کر دگی کامظاہر ہ کیا۔

بنیادی کار کردگی کے اشارے	FY 2019	FY 2018
	million)	(Rupees in
خالص سیزاور سروسز	16,673	19,522
خالص سیلزاور سروسز آپریننگ منافع	1,431	2,276
قبل از ممیکس منافع	1,199	2,234
خالص منافع برائے سال	710	1,159
آمدنی فی شیئر (روپے)	86.03	140.56

مالی سال 2019 کے دوران کی جانے والی تخصیصات کا خلاصہ درج ذیل ہے:

	(Rupees in million)
مجموعی منافع بسطابق یم اکتوبر 2018	873
خالص منافع بعداز ممیکن برائے مالی سال 2019	710
حتی منافع مقسمه بحساب-/75روپے (×750) فی شیئر برائے مالی سال 2018	(619)
مجموعی منافع بسطابق 30 متبر 2019	964

دیگر ریز روز (Reserves)میں کی بیشی کی تفصیلات کیلئے مالیاتی اسٹینٹمنٹس میں شامل ایکویٹی میں تبدیلیوں کااسٹینٹمنٹ ملاحظہ کریں۔

منافع منقسمه

سکینی کی مالیاتی کار کردگی اور مستقبل کے کیش فلو کی ضروریات کو مد نظر رکھتے ہوئے بورڈ بمسرت 46روپے (×460) فی شیئر حتی نقد منافع منصمہ کی سفارش کر تا -2-

کمپنی کی نمایاں سر گرمیاں اور کاروبار کے شعبہ جات

کمپنی گیس اینڈپاور، اسارے انفرااسٹر کچر اور ڈیکیٹل انڈسٹریز کے کاروباری پورٹ فولیوز میں کام کررہی ہے جس میں پاور جزیش اور ڈسٹری بیوشن، عمارات کیلئے بہترین انفرااسٹر کچر اور تقسیم شدہ از جی سسٹمز اور پروسیس اور مینو قبیجر تک میں آٹو میشن اور ڈیکیٹنلائزیشن کے شعبہ جات پر خاص توجہ دی جاتی ہے۔

چیئر مین کی جائزہ رپورٹ

مجھے سیمنس (ماکستان) انجیئئرنگ کمپنی لمیٹڈ کے اسٹیک ہولڈرز کیلئے مالی اسال 2019 کی سالانہ رپورٹ اور کمپنی کو اپنے اغراض ومقاصد کے حصول کیلئے بورڈ کی موثر ر ہنمائی کے بارے میں اپنی رائے کا اظہار کرتے ہوئے بہت خوشی محسوس ہور ہی ہے۔

کمپنی کا اینامضبوط فریم ورک موجود ہے جو ہماری طویل المدت استحکام اور ترقی کے حصول کا ذریعہ ہے۔اس سلسلے میں بورڈ نے کمپنی کارخ متعین کرنے کیلئے موثر کر دار اداکہا ہے جواس کے بنیادی کاروبار اور سیمنس کے گلویل وژن +2020 کے حصول کیلئے گئے جانے والے اقدامات کے مطابق ہے۔

بورڈاس بات کا اعتراف کرتا ہے کہ اسے ایسے ممبران کی ضرورت ہے جو نمپنی کی کامیاب گور ننس کیلئے مختلف نوعیت کی صلاحیتوں، علم بنیادی اولیت اور تجریہ حامل ہوں۔ چنانجہ 15 جنوری2019 کوڈائز کیلٹر زکا متخاب عمل میں آیا جس میں قواعد اور ضوابط کے مطابق بورڈ کے خود میتار ڈائز کیلٹر زکی تعد ادبڑھاکر دو کر دی گئی۔ مس ۔ سعد یہ خان بورڈ میں شامل ہونے والی حالیہ ترین خود مختار ڈائز کیٹر میں جو کاریوریٹ گور ننس کے شعبہ کاوسیع تجربہ رکھتی ہیں اور انہوں نے بورڈ کے فیصلہ سازی کے مجموعی مراحل میں قابل قدراضافہ کیاہے۔

میں یہ بات یقین سے کہدرہاہوں کہ بورڈ کے موجودہ ممبر ان کاروباری انتظامات، حکمت عملی، فنانس، کارپوریٹ گورننس، قانون اور ایڈمنٹریشن کے شعبہ میں بھر پور مہارت رکھتے ہیں۔ نیز بورڈ کے ممبران کمپنی اور اس کے شیئر ہولڈرز کے مفاد میں خلصانہ فرائض انجام دینے کی اہلیت رکھتے ہیں اور اپنی ذمہ دار پوں کی ا دائیگی کو اپنافر ض اوّلین سجھتے ہیں۔بورڈ کے چیئر مین کی حیثیت ہے میں اس بات کااعادہ کر تاہوں کہ تمام ڈائر یکٹر ز حکمت عملی اور گور ننس ہے متعلق موضوعات پر غوروخوض کریں اور خود مختار ڈائز میکٹر ز اور اقلیتوں کے نما ئندہ ڈائز میکٹر ز اور ان موضوعات پر متعلقہ تجربہ کے حامل ڈائز میکٹر ز سے مشاورت کی جائے اور کسی بھی فیصلے سے پہلے ان کی رائے حاصل کی جائے۔

بورڈنے اپنی کیٹیوں کی ٹرمز آف ریفرینس واضح طور پر بتادی ہیں، اور ضروری مہارت اور تجربہ کو مد نظر رکھتے ہوئے ممبران کا تقر رکیا گیاہے مزید ہر آل بورڈ اور اس کی کمیشیز سال کے دوران میں با قائدہ ہ ملا قات کرتے ہیں اوراپنے سامنے بیش کئے گئے ہر معاملہ پر غور وخوض کے بعد اپنا گور ننس کا کر دار ادا کرتے ہیں۔

بورڈ اوراس کی کیٹیوں کیلئے سالانہ جانج کا ابنا ایک رسمی طریقہ کار موجو د ہے جس کے ذریعہ پیراطمینان کیا جائے کہ ڈائز کیٹرز کی مجموعی اور انفرادی کار کر د گی انتہائی تسلی بخش ہے اور بورڈ کمپنی کی گور ننس میں اپناموژ کر دار اداکر تارہے گا۔ اس سلیے میں حال ہی میں مالی سال 2019 کے لئے ایک سالانہ جانچ کی گئی جس میں بورڈ کی مجموعی کار کر دگی اور انز اندازی کومتعین کر دہ معیار کے مطابق پایا گیا۔ مجھے یہ بتاتے ہوئے خوش ہے کہ پورڈ کی مجموعی کار کر دگی اور انز اندازی کو متحکم پایا گیا ہے۔ تاہم بہتری ایک مسلسل عمل ہے اور مجھے یقین ہے کہ پورڈ مستقبل میں اور نے عزم کے ساتھ اور متحرک ہو کر کامبابی کی ای سطح کوبر قرار رکھے گا۔

جھے لفین ہے کہ سمبنی بورڈ کی ہدایت کی روشنی میں پاکتان کی ترقی میں اپنا کر دار ادا کرنے کیلئے مشتکام ہے اور میں ساتھی بورڈ ممبران کی کاوشوں کا بھی شکر گزار ہوں۔

میں اس موقع پر بورڈ کی جانب ہے اپنے ملاز مین، شیئر ہولڈرز، صارفین اور دیگر اسٹیک ہولڈرز کی انتہائی انتقک کاوشوں او کمپنی پر بھروسے اور معاونت کے لئے شکریه ادا کر تاہوں۔

آپ کامخلص،

Proxy Form

I/We			
of		in the district of	being a member
of SIEMENS (PAKISTAN	I) ENGINEERING COMPANY	LIMITED hereby appoint	
		of	
or failing him		of	
as my/our proxy to vote	for me/us and my/our beh	alf at the Annual General Meeting of the c	ompany to be held at Karachi on January 20, 2020
and at any adjournmer	nt thereof.		
Dated this	day of		
Signature of the sharel	nolder		
Folio No:			
CDS Account No:			
		Witnesses:	
		1. Signature:	
	Revenue	Name:	
	Stamp	Address:	
		CNIC No.	
		2. Signature:	
		Name:	
		Address:	
		CNIC No.	

Notes:

- 1. This proxy form duly completed and signed across five rupees revenue stamp must be deposited at the company's registered office not less than 48 hours before the time for holding the meeting.
- 2. Witnessed by two persons for CDC account holder only.
- 3. CDC account holder shall also submit attested copies of their CNIC/passport and that of the proxy.
- 4. The proxy of CDC account holder shall produce his/her original CNIC/passport at the time of the meeting.
- 5. In case of corporate entity, the Board's resolution/power of attorney with specimen signature of the proxy shall be submitted along with this form.

سیمنس(پاکستان)انجینئرنگ کمپنیلمیٹڈ پراکسیفارم

<u></u>	میں/ہممیں
ــــــــــــــــــــــــــــــــــــــ	متعلقہ سیمنس(پاکستان)انجینئرنگ کمپینی لمیٹڈ کے ممبر ہونے کی چیثیت سے
متعلقه	یکس (پاستان) ایسرنگ پی ممیند کے مبر ہونے ق حیثیت سے
متعلقه	كويا
تبدیلی کے ساتھ منعقد ہونے والے نمپنی کے سالانہ اجلاس عام میں میری / ہماری جگہ ووٹ دیں گے۔	کو اپنا متبادل مقرر کر تاہوں / کرتے ہیں جو کرا چی میں مور خد 20 جنوری 2020ء کو یا کسی
	آج بتاریخمتعلقه دن
	د ستخطاشیئر هولڈرز
	فوليونمبر:
ہان:	<i>گ</i> واه
ئام:	ريونيواسمْپ
قوى شاختى كاردُ نمبر:	
, , , , ,	
د مشخط نام:	_r
;zz;	
قوى شاختى كاردُ نمبر:	نوڭس:

- 1۔ یہ پراکسی فارم مکمل طور سے پُر کر کے پانچ روپے کی رسیدی ٹکٹ پر دستخط کے ساتھ سمپنی کے رجسٹر ڈوفتر میں اجلاس کے شر دع ہونے کے وقت سے کم از کم 48 گھنٹے قبل لازمی طور پر جمع کر ایاجائے۔
 - 2- صرف CDS اکاؤنٹ ہولڈرز کے لئے دوافر اد کے بحیثیت گواہ دستخط ہوناضر وری ہے۔
 - 2- CDS اکاؤنٹ ہولڈرز کواپنے اور اپنے پر اکسی کے قومی شاختی کارڈ / پاسپورٹ کی فوٹو کالی بھی جمع کر انی ہو گی۔
 - 4۔ CDC اکاؤٹ ہولڈر کے پراکس کو اجلاس میں شرکت کے وقت اپنااصل قومی شاختی کارڈ / یاسپورٹ پیش کرناہو گا۔
 - 5۔ کارپوریٹ ادارے ہونے کی صورت میں بورڈ کی قرار داد / یاور آف اٹارنی مع پراکسی کے دستخطاکانمونہ اس فارم کے ہمراہ جمع کرانے ہوں گے۔

Dividend Mandate Form

Signature of the Shareholder

THK Associates (Pvt.) Limited 1st Floor, 40-C, Block-6, P.E.C.H.S., Karachi- 75400. E-Mail: sfc@thk.com.pk ____S/O,W/O,D/O_____ I, Mr./Mrs./Ms.___ hereby authorize Siemens (Pakistan) Engineering Company Limited to directly credit cash dividend declared by it, if any, in the below mentioned bank account: i) Personal Information Name of shareholder Folio No. /CDC Participant ID A/C No. CNIC No* Passport No, (in case of foreign shareholder)** Land Line Phone Number Cell Number E mail address ii) Bank Details Title of Bank Account Name of Bank Branch Name and Address **IBAN** ISO Country code **IBAN Check Digits** BBAN Bank Identifier Account Number SEPA Member

Date: _____

Request Form for Annual Report and Notices through E-mail

THK Associates (Pvt.) Limited	
1st Floor, 40-C, Block-6,	
P.E.C.H.S.,	
Karachi- 75400.	
E-Mail: sfc@thk.com.pk	Date:
Dear Sirs	
	now onwards the Annual Report of Siemens (Pakistan) Engineering Company Limited and all notices
under Companies Act, 2017 at my E	-mail address given below:
	(E-mail address of the shareholder)
	, ,
The above E-mail address will be re	corded in the members register maintained under section 119 of the Companies Act, 2017. I will inform the
Company and the Registrar about a	ny change in my E-mail address immediately. Henceforth, I will receive the Accounts and Notices only on
the above E-mail address, unless a	hard copy has been specifically requested by me.
the above E-mail address, unless a	hard copy has been specifically requested by me.
the above E-mail address, unless a	hard copy has been specifically requested by me.
the above E-mail address, unless a	hard copy has been specifically requested by me.
the above E-mail address, unless a	hard copy has been specifically requested by me.
the above E-mail address, unless a	hard copy has been specifically requested by me.
the above E-mail address, unless a	hard copy has been specifically requested by me.
the above E-mail address, unless a	hard copy has been specifically requested by me.
	hard copy has been specifically requested by me.
(Signature)	hard copy has been specifically requested by me.
(Signature)	hard copy has been specifically requested by me.
(Signature)	hard copy has been specifically requested by me.
(Signature) Name of the shareholder:	
(Signature) Name of the shareholder: Folio No:	
(Signature) Name of the shareholder:	
(Signature) Name of the shareholder: Folio No:	





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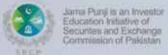
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jamapunji.pk

@jamapunji_pk



Karachi

Head Office and Plant, B-72 Estate Avenue, S.I.T.E, Karachi-75700.

Phone: +9221-32574910-19 UAN: +9221-111-077-088

City Office

Office Wing Suite No 209(b), 2nd Floor, Park Tower, Shahra-e-Firdousi, Clifton, Karachi-75600.

Phone: +9221-35876391 +9221-35876386

Islamabad

11th Floor, UBL Building Jinnah Avenue Blue Area Islamabad.

Phone: +9251-2075444 Fax: +9251-2812162 +9251-2812163

Lahore

15-A, 2nd Floor, State Life Building, Davis Road, P.O.Box No. 293, Lahore-54000. Phone: +9242-36278758-67

Phone: +9242-36278758-67 UAN: +9242-111-077-088 Fax: +9242-36363126

Afghanistan Office

Siemens Afghanistan Branch, Darul Aman Road, Karteh Seeh House No: 635, Street No: 11,

District - 06 Kabul, Afghanistan.

Phone: +93 20 2500640 /642 Fax: +93 20 2500641 Mobile: +93 799508840

Dubai Office

Overseas Office Dubai, Al Waha Community Building, Office No. 2005, 2nd Floor, Near Deira International School, Nad Al Hamar Road, P.O. Box # 35397, Ras Al Khor,

Dubai, U.A.E. Phone: +971 4 2898071-75

UAN: 111-077-088