

2019 ANNUAL REPORT

60 th
YEAR OF CONTINUOUS SERVICES





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STATEMENT

We, at Universal Insurance Company Limited recognize the importance of satisfying our customers by consistently providing quality insurance service in accordance with their needs and expectations. We strive to be competent partner of our customers against insured perils.



MISSIONSTATEMENT **QUALITY POLICY**

We strive to provide our customers cost effective insurance cover by continually increasing the productivity of our employees. To increase productivity, we conduct regular training programs during which employees are assessed and allocated a career path in accordance with their performance.

We diligently follow the applicable laws and ensure strict compliance by conducting regular internal audits and educating our employees about the law.

We try to improve our services by continually assessing our systems and procedures bases on customers and team feedback. We strive to maintain a customer focused approach by ensuring that our service is delivered to the customer on time, according to the customer required specifications and with in our stipulated cost.





CORPORATEINFORMATION

Board of Directors	Mr. Raza Kuli Khan Khattak	Chairman
	Mr. Gohar Ayub Khan	Chief Executive
	Mr. Mushtaq Ahmed Khan F.C.A	
	Dr. Shaheen Kuli Khan Khattak	
	Mr. Muhammad Imran Malik	
	Mr. Pervez Iftikhar Ahmed Khan	
	Mr. Khalid Kuli Khan Khattak	
	Mr. Muhammad Kuli Khan Khattak	
	Mr. Sikandar Kuli Khan Khattak	
Principal Officer	Mr. Amir Raza	
Chief Financial Officer	Mr. Ashfaq Ahmed	
Company Secretary	Mr. Liaqat Ali Shavkat	
Internal Auditor	Mr. Abdul Waheed Chaudhry	
Auditors	M/s. Shinewing Hameed Chaudhri & Company Chartered Accountants	
Legal Adviosor	Rana Muhammad Aamir Zulfigar (Advocate)	
Share Registrar	M/s. Hameed Majeed Associates (Pvt.) Ltd.	
•	H.M House, 7-Bank Square, Lahore	
	Phone # 042-37235081-82 Fax: # 042-3735881	17
Registered Office:	Universal Insurance House	
	63-Shahrah-e-Quaid-e-Azam, Lahore, 54000	
	Pakistan	
	Ph: 042-37353453-37353458	
	Fax: 042-37230326	
	Web: www.uic.com.pk	
	Email: info@vic.com.pk	





BOARD AND MANAGEMENT COMMITTEES

Board Committees:

i)	Ethics.	Human	Resource	&	Remuneration	Committee
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Mr. Muhammad Imran Malik	Chairman	Independent
Mr. Raza Kuli Khan Khattak	Member	Non-Executive
Mr. Gohar Ayub Khan	Member	Executive
Mr. Mushtaq Ahmed Khan F.C.A	Member	Non-Executive
Mr. Pervez I. Khan	Member	Non-Executive
Dr. Shaheen Kuli Khan Khattak	Member	Non-Executive
Mr. Liaqat Ali Shaukat	Secretary	

ii) Investment Committee

Chairman	Non-Executive
Member	Executive
Member	Non-Executive
Member	Non-Executive
	Member Member

Mr. Ashfaq Ahmed Member Chief Financial Officer Secretary

Mr. Liaqat Ali Shaukat

iii) Audit Committee

Mr. Muhammad Imran Malik	Chairman	Independent
Mr. Mushtaq Ahmed Khan F.C.A	Member	Non-Executive
Mr. Pervez I. Khan	Member	Non-Executive
Dr. Shaheen Kuli Khan Khattak	Member	Non-Executive
Mr. Muhammad Kuli Khan Khattak	Member	Non-Executive
Mr. Abdul Waheed Ch.	Secretary	

Management Committees:

iv) Underwriting, Reinsurance & Co-Insurance Committee;

Mr. Muhammad Kuli Khan Khattak	Chairman	Non-Executive
Mr. Sikandar Kuli Khan Khattak	Member	Non-Executive
Miss. Bushra Hina Mushtaq	Member	
Mr. Muhammad Alyas	Secretary	

v) Claims Settlement Committee;

Mr. Gohar Ayub Khan	Chairman	Executive
Mr. Mushtaq Ahmed Khan F.C.A	Member	Non-Executive
Dr. Shaheen Kuli Khan Khattak	Member	Non-Executive
Mr. Amir Raza	Member	
Mr. Abdul Waheed Ch.	Member	
Mr Ashfaq Ahmed	Secretary	

vi) Risk Management & Compliance Committee

Mr. Sikandar Kuli Khan Khattak	Chairman	Non-Executive
Mr. Amir Raza	Member	
Mr. Ashfaq Ahmed	Member	
Miss. Bushra Hina Mushtaq	Secretary	



NOTICE OF ANNUAL GENERAL MEETING

Notice is hereby given that the 60th Annual General Meeting (AGM) of the Shareholders of The Universal Insurance Company Limited will be held on Thursday May 21, 2020 at 10:30 A.M. at the registered office of the Company at Universal Insurance House, 63-Shahrah-e-Quaid-e-Azam, Lahore to transact the following business:-

A. ORDINARY BUSINESS

- 1. To confirm the minutes of the Annual General Meeting held on April 30, 2019 at Lahore.
- 2. To elect Seven (07) Directors in accordance with Section 159 of the Companies Act 2017, as fixed by the Board in its meeting held on February 25, 2020 for a period of three (03) years commencing from May 22, 2020 in place of following retiring directors;
 - 1. Mr. Raza Kuli Khan Khattak
 - 2. Mr. Gohar Ayub Khan
 - 3. Mr. Mushtaq Ahmed Khan F.C.A
 - 4. Dr. Shaheen Kuli Khan Khattak
 - 5. Mr. Muhammad Imran Malik

- 6. Mr. Pervez Iftikhar Ahmed Khan
- 7. Mr. Khalid Kuli Khan Khattak
- 8. Mr. Muhammad Kuli Khan Khattak
- 9. Mr. Sikandar Kuli Khan Khattak
- 3. To receive, consider, approve and adopt the audited accounts of the Company for the year ended December 31, 2019 and reports of the directors and auditors thereon.
- 4. To appoint auditors for the year 2020 and to fix their remuneration. The Board on recommendation of Audit Committee of the company has recommended the appointment of M/s. Junaidy Shoaib Asad Chartered Accountants as external auditor for the year 2020 being eligible, given their consent for appointment.

B. ANY OTHER BUSINESS

To transact any other business with the permission of the Chair.

By Order of the Board

(Liaqat Ali Shaukat) Company Secretary

NOTES:

Dated: April 30, 2020

1- In light of the threat posed by evolving COVID-19 situation, (Corona Virus) pandemic and to protect the wellbeing of shareholders, the SECP has directed the Companies vide circular No. 5 of 2020 dated March 17, 2020 to modify their usual planning for annual general meetings.

Accordingly, the shareholders are requested to consolidate their attendance and voting at AGM into as few people as possible through proxies. Further, the shareholders can login through video-link, i.e, https://zoom.us/download to participate in the AGM proceeding. For this, the shareholders are requested to register their particulars with the company secretary of the Company at info@uic.com.pk before close of business hours on May 19, 2020. The shareholders can also provide their comments/ suggestions for the proposed agenda items of the AGM on WhatsApp Number +923334934225 and email info@uic.com.pk.



- 2- The Share Transfer Books of the Company will remain closed from May 15, 2020 to May 21, 2020 (both days inclusive). Transfer received in order at the office of the Company Share Registrar M/s. Hameed Majeed Associates, H.M House, 7-Bank Square Lahore upto the close of business on May 14, 2020 will be considered in time to attend and vote at the meeting.
- 3- Any member who seeks to contest the election of directors shall whether he/she is a retiring director or otherwise, file with the company at its registered office not later than fourteen (14) days before the date of the Annual General Meeting the following documents:
 - a. Notice of his/her intention to offer himself/ herself for election of directors in term of provisions of section 159(3) of the Companies Act, 2017 (the Act) together with his/her consent to act as director.
 - b. A detailed profile along with mailing address for placement on the Company's website;
 - c. Attested copy of his/her valid CNIC/Passport;
 - d. His/her folio No./CDC Investor Account No./CDC Sub Account No.;
 - e. A declaration confirming that;
 - i) He/she is aware of his/her duties and powers under the relevant laws, Memorandum and Articles of Association of the Company and rule book of Pakistan Stock Exchange Ltd.,
 - ii) He/she is not ineligible to become a director of a listed company under the Act, Code of Corporate Governance, Listed Companies (Sound and Prudent Management) Regulations, 2012* and any other applicable law, rules and regulations.
 - *Annexure A, B & C can be downloaded from the Company's website under the tab "Election of Directors".
- 4- A member entitled to attend and vote at the meeting may appoint another member as his/ her proxy to attend and vote instead of him/ her. Proxies, in order to be effective, must be received at the Registered Office of the Company duly stamped, signed and witnessed not later than 48 hours before the meeting. A member shall not be entitled to appoint more than one proxy.
- 5- CDC shareholders are requested to bring their original CNIC card, Account, Sub account numbers and participant's Number in Central Depository Company (CDC) for identification purpose for attending the meeting. In case of Corporate entity, the Board of Director's resolution/ Power of attorney with specimen signature of the nominee shall be produced (unless it has been provided earlier) at the time of the meeting.
- 6- Pursuant to Companies (Postal Ballot) Regulations, 2018, for the purpose of election of Directors, where in case number of contestants are more than the number of directors to be elected, members will be allowed to exercise their right of vote through postal ballot, that is voting by post in accordance with requirements and procedure contained in the aforesaid regulations.
 - Shareholders who wish to participate through e-voting, kindly provide immediately through a letter duly singed by them i.e Name, Folio/CDC Account No. Email address, Contact number to the company secretary of the Company.
- 7- Shareholders are requested to immediately notify shares registrar of the company promptly of any change in their addresses, if any and submit copy of valid CNIC if not submitted yet.
- **8-** Form of proxy is appended to the annual report in both English and Urdu languages and can be downloaded from the Company's website.



- **9-** The audited financial statements of the company for the year ended December 31, 2019 have been placed on the company website www.uic.com.pk
- 10- Members who desire to receive annual financial statements and notice of annual general meeting of the company through email in future are hereby requested to convey their consent to company secretary at email address info@uic.com.pk via email on a standard request form which is available on company website. It is the responsibility of the member to timely update of any change in their registered email address. Members can request a hard copy of Audited Financial Statements which shall be provided free of cost within seven days from the date of requisition.

11- Consent for Video Conference Facility

Pursuant to section 132(2) of the Companies Act, 2017, if the Company receives consent from members holding in aggregate 10% or more shareholding, residing at geographical location, to participate in the meeting through video conference at least seven (7) days prior to the date of meeting, the Company will arrange video conference facility in that city subject to availability of such facility in that city. The Company will intimate members regarding venue of video conference facility at least 5 days before the date of general meeting. In order to avail this facility please provide following information to the registered office of the Company:

I/We	of	being a member of The Univer	rsal Insurance Co. Ltd.,
holder of	Ordina	ry Share(s) as per Folio / CDC Account No.	hereby opt
for video conference fac	cility at	. Signature of Member(s)	

Statement of material facts under section 166(3) of the Companies Act, 2017

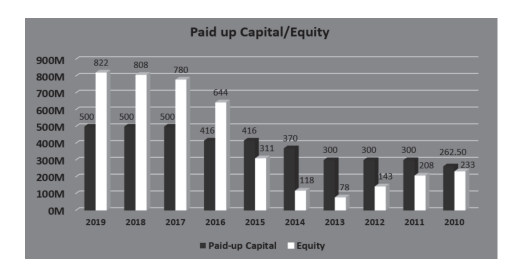
Independent directors will be elected through process of election of directors in terms of section 159 of the Act, which will meet the criteria as specified under the Act and the Companies (Manner and Selection of Independent Directors) Regulations, 2018 and also listed on the data bank of independent directors as required under section 166(1) of the Act. Further, their selection shall be made based of their respective competencies, requisite skills, knowledge and experience.

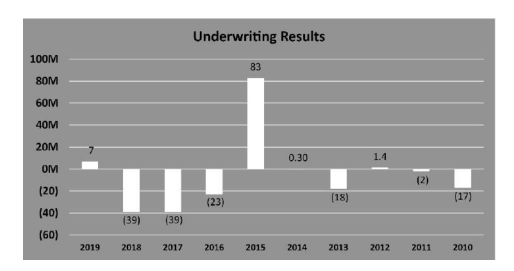


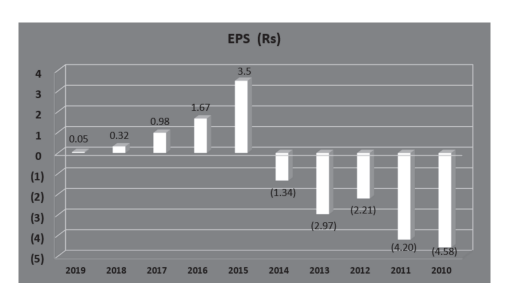
TEN YEARS KEY FINANCIAL DATA

								(R	upees in	million)
	2019	2018	2017	2016	2015	2014	2013	2012	2011	2010
_										
Gross Premium	139	64	28	36	45	68	115	295	464	503
Net Premium	68	33	12	26	28	35	99	211	292	329
Net Claim	(20)	2	(9)	(9)	(56)	2	54	102	143	177
Investment	440	443	372	322	187	157	138	135	135	160
Underwriting Profit / (Loss)	7	(39)	(39)	(23)	83	0.30	(18)	1.4	(2)	(17)
Profit / (Loss) before Tax	4	19	45	71	131	(41)	(87)	(66)	(110)	(103)
Profit / (Loss) after Tax	2	16	41	69	130	(46)	89	(66)	(65)	(86)
Paid-up Capital	500	500	500	416	416	370	300	300	300	262.50
Cash and Banks	46	26	90	6	108	122	160	62	130	88
Total Property & Assets	954	927	921	805	784	847	935	913	1069	1164
Equity	822	808	780	644	311	118	78	143	208	233
EPS (Rs)	0.05	0.32	0.98	1.67	3.5	(1.34)	(2.97)	(2.21)	(4.20)	(4.58)

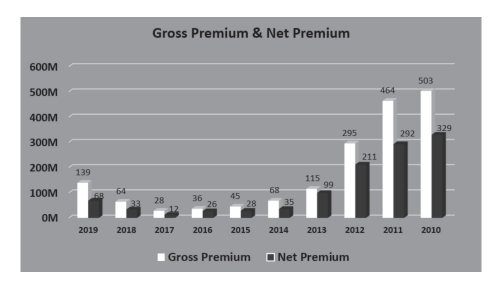


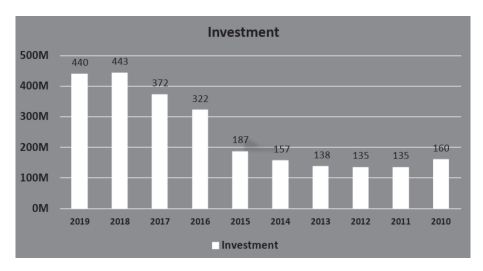


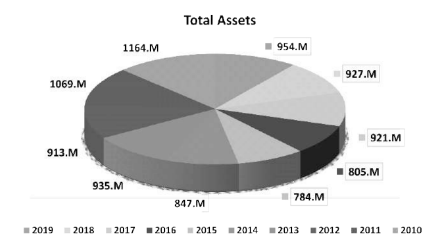














Chairman's Review

On behalf of the Board of Directors, I have pleasure in presenting the 60th Annual Report and performance review of The Universal Insurance Company Limited for the year ended 31 December, 2019.

Company Performance:

During the year under review the company's performance remained satisfactory with particular reference to gross written premium of the Company which has enhanced substantially over the corresponding year in spite of high uncertainty in the country. Although the profit after tax is very minimal but at the same time it has enhanced accumulated profit of the Company from Rs. 11.981 Million in the year 2018 to Rs. 16.356 Million in the year 2019.

Future Outlook:

For the last five years the Company has been generating profits and in view of its consistent performance the board is contemplating for the further enhancement of gross written premium in the year 2020. Moreover our IT department has upgraded its IT module to cater the new regulatory requirements with the objective to produce mandatory statements for submission to the regulator on timely basis. In the light of improved financial performance of the Company the management is also advised to approach the banks and rating agency for the enlistment and revision of its IFS rating.

Acknowledgement:

I wish to express my sincere appreciation to our valued shareholders, clients, reinsurers, SECP & financial institutions whose cooperation and support over the year has further strengthened our market image.

April 29, 2020

Lahore

Raza Kuli Khan Khattak Chairman

چيئر مين کا جائزه

مجھے بورڈ آفڈ ائز کیٹرز کی طرف سے 31 دسمبر 2019 کوختم ہونے والے مالی سال کے لیے دی یونیورسل انشورنس کمپنی کی 60 ویں سالا نہر پورٹ اور کارکر دگی کا جائزہ پیش کرتے ہوئے خوثی ہوئی ہے۔ سب میں

ردگی (Company Performance) کمپنی کی کارکردگی

زیر جائزہ سال کے دوران کمپنی کی کارکردگی ملک میں بہت زیادہ غیریقینی صورتحال کے باوجود کمپنی کے مجموعی تحریری پریمئیم کے حوالہ سے تسلی بخش رہی جس میں اس عرصے کے دوران کافی حد تک اضافہ ہوا ہے۔ اگر چہ بعداز ٹیکس منافع کم ہے لیکن عین اس وقت کمپنی کا مجموعی منافع 2018 میں 11.981 ملین کا مجموعی منافع 2018 میں

(Future Outlook) مستقبل کا جائزہ

سمپنی پچھلے پانچ سالوں سے منافع میں جارہی ہے اوراس کی مستقل کارکر دگی کے پیشِ نظر بورڈ سال **2020 میں مجموعی تحریری پریمئیم کومزید برٹھانے پرغُورکررہاہے۔مزید ہیکہ بھارے آئی ٹی ڈیپارٹمنٹ نے بروقت بنیاد پراپنے آئی ماڈیول کوریگولیٹرکی نئی ضروریات کے مطابق اپ گر ٹیر کرلیا ہے تا کہ ریگر کولازمی اسٹیٹمنٹس بروقت جمع کروائی جاسکیں کمپنی کے بہتر فنانشل کی روشنی میں انتظامیہ کو درجہ بندی کے اندراج اورنظر ثانی کے لیے بینکوں اور ریٹنگ ایجنسی سے رجوع کرنے کامشورہ دیا گیا ہے۔**

اعتراف (Acknowledgement)

میں اپنے قابلِ قدر حصص داران، کلائنش، ری انشوررز، SECP اور دیگر مالیاتی اداروں کا شگر گزار ہوں جن کے تعاون اور سپورٹ کی وجہ سے کمپنی کا مارکیٹ اثیج مزید مضبوط ہوا۔

12

(رضاقُی خان خبّک) چیز مین

29 اپریل، **2020**



DIRECTORS' REPORT TO THE SHAREHOLDERS

We on behalf of the Board of Directors feel honoured in presenting the 60th Annual Report of the company along with audited financial statements for the financial year ended December 31, 2019.

Principal Activities of the Company

The Universal Insurance Company Limited was incorporated as a Public Limited Company in Pakistan in 1958. Our Company is listed on the Pakistan Stock Exchange (PSX). The principal activity of the Company is to underwrite general insurance business in Pakistan.

Principal Risks and Uncertainties

The principal risks and uncertainties have been properly disclosed in the note 41 forming part of annual accounts.

Operating Results:

The operating financial results of the company for the year ended 31 December, 2019 are stated below.

	<u>2019</u>	<u>2018</u>	
	Rupees in '000		
Gross premium	139,149	63,549	
Net premium	68,115	33,184	
Net claims	(19,576)	2,366	
Underwriting results	7,287	(38,912)	
Investment & Other Income	25,106	15,891	
Profit before taxation	4,421	19,497	
Profit after taxation for the year	2,335	15,989	
Earnings per share	0.05	0.32	

Review of Operating Results:

The operating results of the company are very impressive with particular reference to Gross Written Premium which has increased significantly from Rs.63.549 Millionto Rs.139.149 Million in the year 2019 reflecting an increase of 118.96% over the corresponding period. Similarly Net written Premium has also enhanced remarkably during the financial year. As the result of these enhancement underwritting results of the Company during the year 2019 exhibit positive figures as compared to underwritting result of the year 2018.

Morever, the investment & other income of the company also shows substantial increase over the previous year. However, as the result of increase in loss of associated companies, profit of the company has squeezed during the current financial year over the last year.

Dividend

The directors have not recommended dividend for the year 2019.

IFS Rating

M/s. PACRA has maintained IFS rating to A- (stable) in view of improvement in the financial indicators of the company.



Information Technology (IT)

In order to cater the increased regulatory requirements including AML/CFT regulations, we have upgraded our IT system to ensure timely and accurate compliance with all these requirements. Further, we keep our IT system upgraded in the light of changing business environment.

ISO Certification

The Company received ISO 9001:2015 certification from M/s. Lloyd's Register-LRQA, Karachi since May 17, 2003. M/s. Lloyd's Register-LRQA, Karachi renewed Company's certification ISO 9001:2015 on June 04, 2019 till October 18, 2021 which exhibits that Company meets the requirement of standard and maintains satisfactory level of implementation of ISO-Quality Management System.

Statement of Corporate and Financial Reporting Framework

The corporate laws, rules and regulations framed there under spell out the overall functions of the Board of Directors of the company. The Board is fully aware of its corporate responsibilities as envisaged under the Code of Corporate Governance, prescribed by the Securities and Exchange Commission of Pakistan and is pleased to certify that:

- (a) The financial statements, prepared by the Company, present fairly its state of affairs, the results of its operations, cash flows and changes in equity.
- (b) Proper books of accounts have been maintained by the Company.
- (c) The company has applied consistently appropriate accounting policies in preparation of the financial statements and accounting estimates are on the basis of prudent and reasonable judgment.
- (d) Financial statements have been prepared by the company in accordance with the International Accounting Standards (IAS), International Financial Reporting Standards (IFRS) or any other regulation or law as applicable in Pakistan. The departure there from, if any, is disclosed adequately.
- (e) The system of internal control is sound in design and has been effectively implemented and monitored throughout the year. Internal controls and their implementation are reviewed continuously by the Internal Audit department and any weakness in controls is timely addressed.
- (f) There are no significant doubts upon Company's ability to continue as a going concern.
- (g) There has been no material departure from the best practices of Code of Corporate Governance.
- (h) Key operating and financial data for the last ten years in summarized form is annexed to this annual report.
- (i) There are no statutory payments on account of taxes, duties, levies and charges which are outstanding as at 31st December, 2019 except as disclosed in the corresponding notes in the financial statements.
- (j) Five directors of the Company have acquired certification under the Director's Training Program (DTP) and four directors meets the criteria of eligibility for exemption from certificate.
- (k) The value of investment of provident fund based on their unaudited accounts is Rs. 3.100 million as on 31 December, 2019

Related Party Transactions

The related party transactions are approved or ratified by the Board Audit Committee and the Board of Directors.



Holding Company

Bibojee Services (Pvt.) Limited, incorporated in Pakistan, is a holding Company by way of direct ownership of 85.96% shares and other indirect shareholding.

Composition of the Board

The composition of the Board is in line with the requirements of the CCG Regulations. The composition of the Board is as follows:

Total number of directors	9
Male	8
Female	1
Independent Director	1
Non-executive Directors	6
Executive Director	1
Female Director	1

Board Performance Evaluation

The evaluation of Board's role of oversight and its effectiveness is appraised by the Board itself. The main areas of focus are, but are not limited to, the following:

- Achieving corporate goals and objectives as defined in the Company's vision and mission statements.
- Strategy formulation and dissemination of directors to the management for sustainable planning and operation; and
- Trainings and upgradation of knowledge and skills of directors
- Evaluation of Board's Committees performance in relation to discharging their responsibilities as per defined terms of reference.

Board of Directors' Meetings:

During the year, Four (4) Board meetings were held. The number of meetings attended by each Director is given hereunder:

	No. of Meetings	
Name of Directors	<u>Attended</u>	
Mr. Raza Kuli Khan Khattak	4	
Mr. Gohar Ayub Khan	4	
Mr. Mushtaq Ahmad Khan - FCA	0	
Dr. Shaheen Kuli Khan Khattak	3	
Mr. Muhammad Imran Malik	3	
Mr. Pervez I. Khan	2	(appointed on April 08, 2019)
Mr. Khalid Kuli Khan Khattak	2	
Mr. Muhammad Kuli Khan Khattak	2	
Mr. Sikandar Kuli Khan Khattak	2	

Leave of absence was granted to the Directors who could not attend some of the Board meetings due to their other engagements.

One casual vacancy occurred during the year 2019 due to resignation of Mrs. Shahnaz Sajjad Ahmed (Director) which was duly filled by Mr. Pervez I. Khan.



Board and Management Committees

The Board of Directors, in compliance with the Code, has constituted following Board and Management committees which performs according to the terms of reference determined by the Board of the company and which conforms to the requirements of the code

Audit Committee

Audit Committee comprising of five members, four of whom are non-executive directors and one independent director who is the chairman of the committee. Four meetings of audit committee were held during the year.

- Mr. Muhammad Imran Malik	Chairman
- Mr. Mushtaq Ahmad Khan - F.C.A	Member
- Mr. Pervez I. Khan	Member
- Dr. Shaheen Kuli Khan Khattak	Member
- Mr. Muhammad Kuli Khan Khattak	Member

Ethics, Human Resource & Remuneration Committee

The Board's Ethics, Human Resource & Remuneration Committee comprises of following members and the Chairman of the committee is an Independent director. One meeting was held during the year.

- Mr. Muhammad Imran Malik	Chairman
- Mr. Raza Kuli Khan Khattak	Member
- Mr. Gohar Ayub Khan	Member
- Mr. Mushtaq Ahmad Khan - F.C.A	Member
- Dr. Shaheen Kuli Khan Khattak	Member
- Mr. Pervez I. Khan	Member

Investment Committee

Investment Committee meets on quarterly basis to review the investment portfolio. The Board's Investment Committee comprises of the following members. Four meetings were held during the year.

- Mr. Mushtaq Ahmad Khan - F.C.A	Chairman
- Mr. Gohar Ayub Khan	Member
- Dr. Shaheen Kuli Khan Khattak	Member
- Mr. Khalid Kuli Khan Khattak	Member
- Mr. Ashfaq Ahmed	Member

Underwriting, Re-Insurance & Co-Insurance Committee

This Committee formulates the underwriting policy and regularly reviews the underwriting and premium policies of the company and ensures adequate reinsurance arrangements for the insurance company's business. The committee is consisting of following members. Four meetings were held during the year.

- Mr. Muhammad Kuli Khan Khattak	Chairman
- Mr. Sikandar Kuli Khan Khattak	Member
- Miss. Bushra Hina Mushtag	Member

Claims Settlement Committee

Claim Settlement Committee devises the claim settling policy of the Company. It oversees the claims position of the Company and ensures that adequate claims reserves are maintained. The committee is consisting of following members. Four meetings were held during the year.



Mr. Gohar Ayub Khan
Mr. Mushtaq Ahmad Khan - F.C.A
Dr. Shaheen Kuli Khan Khattak
Mr. Amir Raza
Mr. Abdul Waheed Ch.

Chairman
Member
Member
Member
Member

Risk Management & Compliance Committee

This committee oversees the activities of the risk management function of the Company and makes appropriate recommendations to the Board to mitigate probable risks falling within the purview of the risk management function. This Committee is consisting of following members. Four meetings were held during the year.

Mr. Sikandar Kuli Khan Khattak
 Mr. Amir Raza
 Mr. Ashfaq Ahmed
 Member

Remuneration of Directors

The Company has a formal policy in this regard in accordance with the Companies Act, 2017 and the CCG Regulations. The remuneration of the Board members is approved by the Board itself. However, in accordance with the Code of Corporate Governance, it is ensured that no Director takes part in deciding his own remuneration. The Company does not pay remuneration to non-executive directors except fee for attending the meetings in line with the Board approval. For information on remuneration of Directors and CEO in FY 2019, please refernote 33 to the Financial Statements.

Health, Safety and Environment

We strongly believe in maintaining the highest standards in health, safety and environment (HSE) to ensure the well-being of the people who work with us as well as of the communities where we operate.

Corporate Social Responsibility

The Company considers social, environmental and ethical matters in the context of the overall business environment. The Company is committed to make conscious effort to consider and balance the interest of all stakeholders, in particular the community in which we live and who form our customer base.

Internal Audit Function

The Universal Insurance Company Limited has an independent internal audit function who has suitably designed internal controls to safeguard financial and operational reporting of the Company. The Board Audit Committee quarterly reviews the appropriateness of resources and authority of this function. The head of Internal Audit functionally reports to the audit committee. The Board audit committee approves the audit plans, based on an annual and quarterly assessment of the operating areas.

The Internal Audit function carry's out reviews on the financial, operational and compliance controls, and reports its findings functionally to the Board Audit Committee and administratively to the Chief Executive.

The Board understands its responsibility towards smooth functioning of internal financial controls and continuously strives to achieve the best practices through its regular governance.

Statement of Compliance

Statement of Compliance with the Code of Corporate Governance is separately annexed in the report at page No.25.



Pattern of Shareholding

The pattern of shareholding is separately annexed in the report at page No.91.

Communication with Stakeholders

The Company focuses on the importance of the communication with the stakeholders. The annual, half yearly and quarterly reports are placed on company's website (www.uic.com.pk) and distributed as specified in the Companies Act, 2017. The activities of the company are updated on its website on timely basis.

Trading in Company's Shares

No trading in the shares of the Company was carried out by the Directors, Chief Executive, Principal Officer, Chief Financial Officer, Company Secretary, executives, their spouses and minor children during the financial year ended December 31, 2019.

Appointment of Auditors

The present auditors M/s. Shinewing Hameed Chaudhri & Co, Chartered Accountants retire and in pursuance of the Code of Corporate Governance become ineligible for re-appointment having completed a term of five years. The Board of Directors, on the recommendation of the Audit Committee has recommended M/s. Junaidy Shoaib Asad, Chartered Accountants as Statutory Auditors for the financial year ending on 31 December 2020 being eligible, given their consent for appointment in place of retiring auditors M/s. Shinewing Hameed Chaudhri & Co, Chartered Accountants.

Future Outlook

Considering improved financials of the current year we have planned to further enhance the business volume by setting up branch network during the next financial year in the light of bank limits assigned to our company by different banks. As the volume of business will hopefully improve by a reasonable margin during forthcoming financial year and M/s. PACRA will be approached to further review our IFS rating upwardly which is designated a key indicator of the company's financial health.

Acknowledgement

We would like to thank the Securities and Exchange Commission of Pakistan, Pakistan Reinsurance Company Ltd., State Bank of Pakistan, Other Reinsures and Co-insurers for their continued cooperation and guidance through-out the year and our valued clients for their continued patronage extended to us.

Date: April 29, 2020

Place: Lahore

For & on behalf of the Board of Directors

Gohar Ayub Khan

Chief Executive Officer

Raza Kuli Khan Khattak

Chairman



دى يو نيورسل انشورنس كمپنى لميشار ممبران کے لئے ڈائر یکٹرز کی رپورٹ

(بیانگریزی ربورٹ کا ترجمہ ہے)

. ہم بورڈ آ فڈائر یکٹرز کی طرف سے 31 دسمبر 2019 کوختم ہونے والے مالی سال کے نظر ثانی شدہ مالیاتی گوشواروں کےساتھ کمپنی کی 60ویں سالا نہ رپورٹ پیش کرنے میں فخر محسوس کرتے ہیں۔

> سمپنی کی پرسپل سرگرمیاں (Principal Activities of the Company)

دی یو نیورسل انشورنس کمپنی لمیٹر پاکستان میں 1958 کوایک پبلک لمیٹر کمپنی کے طور پر وجود میں آئی۔ ہماری کمپنی یا کستان سٹاک ایکھینچ میں درج ہے۔ کمپنی کی بنیا دی سرگری یا کستان میں جزل انشورنس کار دبار کوانڈررائیٹ کرنا ہے۔

رنسپل خطرات اورغیر تقیی صورتحال (Principal Risks and Uncertainties)

سالا ندا کا ونٹس کے نوٹ 4 1 میں پرنسپل خطرات اورغیریقینی صورتحال کا واضح طور پر بیان کیا گیا ہے۔

آ پریٹنگ نتانگ (Operating Results)

31 دسمبر 2019 كواختام پذيرسال كآيريننگ نتائج مندرجه ذيل إين:

2013 والعمام پدیر شمال سے اپر میشک شاق شکر رجبروی ہیں۔	2018	2019
	روپچ000)	
- مجموعی پر پیمئیم	63,549	139,149
- نيٹ پريمئيم - انيٹ پريمئيم	33,184	68,115
۔ نیٹ کلیمز	2,366	(19,576)
۔ انڈررائیٹنگ نتائج	(38,912)	7,287
۔	15,891	25,106
۔ قبل از کیکس منافع	19,497	4,421
۔ سال کیلیے بعداز کیکس منافع	15,989	2,335
۔ آمدنی فی شیئر	0.32	0.05

آ بریٹنگ نتائج کا جائزہ (Review of Operating Results)

مجوقی تحریری بریمیم کے حوالے سے ممپنی کے آپریٹنگ نتائج متاثر کن ہیں جو سال 1 0 0 میں 9 4 5 . 3 کلین روپے سے نمایاں طور پر بڑھ کر 149 139 ملین رویے تک بڑھ گئے ہیں جو اس عرصے کے دوران % 96 11 اضافے کی عکاسی کرتے ہیں۔اسطرح مالی سال کے دوران نیٹ بریمٹیم میں بھی نمایاں اضافہ ہواہے۔ اس اضافے کے متیج میں سال 2019 کے دوران کمپنی کے انڈررائٹنگ نتائج سال 2018 کے انڈررائٹنگ نتائج کے مقاللے میں مثبت اعدادوشاری عکاسی کرتے ہیں۔مزید برآ س کمپنی کی سرمایہ کاری اور دیگرآ مدنی میں بھی پچھلے سال کے مقابلے میں خاطرخواہ اضافہ دیکھا گیا ہے۔تا ہم گزشتہ سال کے مقابلے میں رواں مالی سال کے دوران وابستہ کمپنیوں کے نقصان میں اضافے کے نتیجے میں کمپنی کے منافع میں کمی آئی ہے۔

ڈ لویڈنڈ (Dividend)

ڈائر مکٹرزنے سال 2019 کے لیے ڈیوڈ نڈنددینے کی شفارش کی ہے۔

آئی ایف ایس ریٹنگ (IFS Rating)

کمپنی کے مالیاتی اعشاروں کے پیشِ نظر M/s. PACRA نے IFS ریٹنگ کو (Stable) برقرار رکھا ہے۔



انفارمیشن ٹیکنالوجی (Information Technology)

AML/CFT کے ضوابط سمیت بڑھتی ہوئی ریگولیٹری ضروریات سے نمٹنے کے لیے ہم اپنے 1.7 سسٹم کواپ گریڈ کر چکے ہیں تا کہان تمام ضروریات کی بروقت اور درست تعمیل کو یقینی بنایا جائے۔مزید پیر کہ ہم بدلتے ہوئے کاروباری ماحول کی روثنی میں اینے 1.7 سسٹم کواپ گریڈ کرتے رہتے ہیں۔

آئی ایس اوسر شیفیکیشن (ISO Certification)

17 مئی 2003 سے کمپنی نے میسرز لائڈ ڈ۔رجسٹرایل آرکیواے، کراچی سے ISO 9001:2015 کی سٹرفیکیٹن حاصل کی۔میسرز لائڈ ڈرجسٹر۔ایل آرکیواے، کراچی نے 05 بون 2019 سے 18 کوئی نے 180 بینی 180 کوئلٹی پنجنٹ سٹم کے معیار پر پورا اُتر تی ہے 180 ہوئی نے 180 کوئلٹی پنجنٹ سٹم کے معیار پر پورا اُتر تی ہے 180 کوئلٹی پنجنٹ سٹم کے معیار کوئیٹنی بنایا ہے۔

کار پوریٹ اور فنانشل رپورٹنگ فریم ورک کا بیان (Statement of Corporate & Financial Reporting Framework)

کمپنی کے بورڈ آف ڈائر کیٹرز کے کارہائے نمایاں کوسرانجام دینے کے لیے کاروباری قوانین، اصول وضوابط موجود ہیں۔بورڈ اپنے کاروباری فرائض سے بخو بی آگاہ ہے۔جو کہ کارپوریٹ گورنس کے ضابطہ کے مطابق ہے اور سکیوریٹیز اینڈ ایکیجنج کمیشن آف پاکستان (SECP)کا مقررکردہ ہے۔ اور اس کی گواہی دیتا ہے کہ:

- (اے) کمپنی کی انتظامیہ کی جانب سے تیار کردہ مالیاتی المیٹمنٹس اس کی تمام معلومات کو صاف و شفاف انداز میں واضح کرنے کے ساتھ اس کے آپریشنز کے نتائج ، کیش کی آمدورفت اورا یکو پٹی میں تبدیلیاں شامل ہیں۔
 - (بی) کمپنی کے مناسب مالی کھا تہ جات تیار کیے گئے ہیں۔
- (سی) مالیاتی اسٹیٹنٹ اور اکاونٹنگ تخیینہ جات کی تیاری کے لیی موزوں اکاونٹنگ پالیسیز مستقل طور پر اپنائی گئی ہیں جو کہ موزوں اور محتاط اندازوں پر مبنی ہیں۔
 - (ڈی) کمپنی کی مالیاتی اسٹیٹمنٹ جو کہا نٹز بیشنل اکاونٹنگ اسٹینڈرز (IAS), انٹز بیشنل فنانشل رپورٹنگ اسٹینڈرڈ ز (IFRS) اور دیگر توانین جو کے پاکستان میں نافذ العمل ہیں کہ مطابق تیار کی جاتی ہیں اور کہیں اس سے انحراف کیا گیا ہوتو اس کو واضع طور پر ظاہر کر دیا جاتا ہے۔
 - (ای) داخلی کنٹرول کا نظام ستخکم طور پرتر تیب دیا گیا ہے اور موثر طور پڑمل درآمد کے ساتھ سال بھراس کی نگرانی کی جاتی ہے۔ داخلی نظام اوراس کے نفاظ کا انٹرنل آڈٹ ڈیپارٹمنٹ کی جانب سے سلسل جائزہ لیاجا تا ہے اور نظام میں کسی بھی خامی کو ہروقت حل کیاجا تا ہے۔
 - (ایف) سمپینی کی اس صلاحیت پر کسی قشم کے شکوک وشبہات نہیں کہ بیے چلتے رہنے والاا دارہ ہے۔
 - (جی) کوڈ آف کارپوریٹ گورننس کی بہترین طریقوں کی پیروی ہے کوئی قابل اثرا ندازی انحراف نہیں کیا گیا۔
 - (ایج) گزشته دس سال کے لیے نمایان آپریٹنگ اور فنانش اعداد و شار کا خلاصہ سالا ندر بورٹ کے ساتھ منسلک ہے۔
 - (آئی) گیکس،ڈیوٹیاں،لیویاورچارجز کے اکافٹس پرکوئی بھی قانونی ادائیگیاں نہیں ہیں جو کہ 31 دسمبر 2019 تک واجب الاادا ہوتی ہیں۔اس کے علاوہ اس کو مالی بیانات کے متعلقہ نوٹس میں بیان کیا گیا ہے۔
 - (ج) کمپنی کے پانچ ڈائز کیٹرز نے ڈائز کیٹرٹریننگ پروگرام (DTP) کے تحت سرٹیفیکیشن حاصل کرلیا ہے اور چارڈائز کیٹرزسٹرمیفیکیٹ پرچھوٹ کی ایلیت پر بورااتر تے ہیں۔
 - (کے) 31 دسمبر 2019 کے مطابق غیرآ ڈٹ شدہ حسابات میں پراویڈنٹ فنڈ کی سرماییکاری کی مالیت 3.1 ملین رویے ہے۔



متعلقه پارٹی ٹرانز یکشنز (Related Party Transactions) بورآف آڈٹ کمیٹی اور بورڈ آف ڈائز کیٹرزنے متعلقہ پارٹی ٹرانز کیشنز کی منظوری اور تو ثیق کی ہے۔

(Holding Company) ہولڈنگ کمپنی

بی بوجی سروسز پرائیویٹ لیمٹ پاکستان میں وجود میں آئی جو کہ %85.96 حصص کے حساب سے براہ راست ہولڈنگ کمپنی کی ملکیت ہے۔

پورڈ کی تشکیل (Composition of the Board)

بورڈ کی تشکیل سی جی توانین کی ضرور یات کے مطابق ہے۔بورڈ کی موجودہ تشکیل حسب ذیل ہے:۔

9	ڈائر یکٹرز کی کل تعداد
8	20
1	خواتین
1	آ زاد ڈائز یکٹر
6	نان۔ا یگزیکٹوڈائر یکٹرز
1	ا يكز يكثودُ ائر يكثر
1	في ميل دُائر يكثر

پورڈ کی کارکردگی کی جانچ (Board Perforance Evaluation)

بورڈ کے کردار کی نگرانی اوراس کی کامیا بی کااظہار بورڈ نے خود بھی کیا ہے۔تمام ترتو جہاہم شعبوں پرمرکوز ہیں کیکن صرف مندر جہذیل تک محدوز نہیں ہیں۔

- ۔ کاربوریٹ اہداف اوران مقاصد کا حصول جو کہ کمپنی کے نقطہ نظر اور مشن سیکٹمنٹس میں واضع ہیں۔
 - ۔ پائیدار منصوبہ بندی اور آپریش کے انتظام کے لیے ڈائر کیٹرزی حکمت عملی اور تقسیم ؛ اور
 - م و ار کیشرز کی شریننگ مهارت اور علم مین اضافه

ناب سكندرقلى خان ختك

۔ بورڈ کمیٹی کی کارکردگی کواپٹی ذ مددار یوں کے حوالہ جات کی شرائظ کے مطابق پوراکرنا

بورڈ کے ڈائر کیٹرز کا اجلاس (Board of Director's Meeting)

اس سال کے دوران بورڈ میٹنگ کے 14 جلاس منعقد ہوئے۔ ہرایک ڈائز کیٹر کی جانب سے اجلاسوں میں شرکت کی تعدا دمندرجہ ذیل میں

دی گئی ہے:

		, , , , , , , , , , , , , , , , , , ,	ہے:
	4	جناب رضاقكى خان ختك	
	4	جناب گو ہرا یوب خان	-
	0	جناب مشاق ِ احمد خان۔ ایف سی اے	
	3	ڈا کٹرشا ہین قلی خان خٹک	-
	3	جناب محمر عمران ملک	-
(08 پریل 2019 کوتقریری)	2	جناب پرویز آئی خان	-
	2	جناب خالِد قَلَى خان ختك	-
	2	جناب محمر قُلَى خان ختك	-

2



جو ڈائز یکٹرز بورڈ کے کچھ سالانہ اجلاسوں میں اپنی دیگر مصروفیات کے باعث شرکت نہیں کر سکے ان ڈائز یکٹرز کے لیے غیرحاضری کی چھٹی منظور کر لی گئی ۔ مسزشہنازسجاداحمد(ِ ڈائز یکٹر) کے ستعفیٰ کی وجہ سے سال 2019 کے دوران ایک سیٹ خالی ہوئی تھی جومسٹر پرویز آئی خان سے پُرہوگئ تھی۔

پورڈاورمینجمنٹ کمیٹیز (Board and Management Committees)

بورڈ آف ڈائر کیٹرز نے توانین کے مطابق مندرجہ ذیل بورڈ آورمینجنٹ کمیٹیاں تشکیل دی ہیں جو کمپنی کے بورڈ کی طرف سے مقرر کردہ ریفرنس کی شراکط کے مطابق سر انجام دیتی ہیں اورکوڈ کی ضروریات کو پوراکرتی ہیں۔

آڈٹ کمیٹی (Audit Committee)

آ ڈٹ کمیٹی پانچ ممبران پرمشمل ہے جس میں چارنان ایگزیکٹو ڈائزیکٹرز اور ایک آزاد ڈائزیکٹر جو کمیٹی کا چیئر مین ہے۔سال کے دوران آ ڈٹ کمیٹی کے 14جلاس منعقد ہوئے:۔

> - جناب محمر عران ملک چیئر مین - جناب مشاق احمر خان - ایف تی ا ک رکن - جناب پرویز آئی خان - ڈاکٹر شاہین قُلی خان خٹک رکن - جناب محمر قُلی خان خٹک رکن - جناب محمر قُلی خان خٹک رکن رین رکن ر
> ر
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ضابطها خلاق ، بیومن ریسورس اور مراعات ممیٹی (Ethics, HR and Remuneration Committee)

بورڈ کا ضابطہ اخلاق، جیومن ریسورس اینڈ مراعات کمیٹی مندر جہذیل اراکین پر شتمل ہے اور کمیٹی کا چیئر مین ایک آزادڈ ائر یکٹر ہے۔سال کے دوران 1 اجلاس منعقد ہوا:۔

انویستمنٹ میٹی (Investment Committee)

22

جناب مشتاق احمد خان ۔ ایف سی اے چیئر مین
 جناب گوہر ایوب خان
 ڈ کن
 ڈ اکٹرشا ہین قُلی خان خٹک
 جناب خالد قُلی خان خٹک
 جناب اشفاق احمد
 رکن



۔ جناب محمر فلی خان ختک ۔ جناب سکندر قلی خان ختک ۔ مس بشری حنامشاق رکن

لليمز سيطلمين لميشي (Claims Settlement Committee) مليمز الميش الميثل ال

کلیم سیلمینٹ کمیٹی کمپنی کی کلیم سیلمینٹ پالیسی وضع کرتی ہے۔ یہ کمپنی کی کلیم پوزیشن کی نگرانی کرتی ہے تا کے کمپنی کے معقول کلیمز کے ذخائر کویقینی حد تک برقر اررکھا جائے۔ یہ کمپٹی مندرجہ ذیل اراکین پرشتمل ہے۔سال کے دوران کمپٹی کے 14 جلاس منعقد ہوئے:۔

رسک مینجمنٹ اور کمپلا کنس کمیٹی (Risk Managment and Compliance Committee)

یہ کمیٹی کمپنی کے رسک مینجنٹ کی سرگرمیوں کے امور کی نگرانی کرتی ہے۔ اور رسک مینجنٹ امور کے دائرے میں آنے والے مکنہ خطرات سے نمٹنے کے لیے بورڈ کوموزوں سفار شات پیش کرتی ہے۔ یہ کمپنی مندرجہذیل اراکین پرمشمل ہے۔سال کےدوران کمپٹی کے 14جلاس منعقد ہوئے:۔

> ۔ جناب سکندرقلی خان ختک چیئر مین ۔ جناب عامر رضا ۔ جناب اشفاق احم رُکن رُکن

(Remuneration of Directors) والرّيك مراعات

کمپنی کی اس سلسلے میں رسی پالیسی ہے جو کہ کمپنیزا کیٹ 2017 اوری ہی جی توانین کے مطابق ہے۔ بورڈ اراکین کی مراعات بورڈ خودمنظور کرتا ہے۔ البتہ کوڈ آف کارپوریٹ گورنینس کے تحت یہ بیٹی بنا یا جا تا ہے کہ کوئی بھی ڈائر کیٹر اپنی مراعات کے فیصلہ کا تعین خورنہیں کرتا ہے کہنی نان ایگز کیٹوڈ ائر کیٹر زکوکوئی بھی مراعات اوانہیں کرتی ماسوائے میٹنگ کی حاضری کے جو کہ بورڈ کی مرضی کے مطابق ہوتی ہے۔ 10 4 2 میں ڈائر کیٹرز اور سی ای اوکی مراعات کی انفار میشن کا حوالہ فنانشل اسٹیٹنٹ کے بیان نمبر 3 3 میں ملاحظہ

صحت ، حفاظتی ما حول (Health, Safety and Environment)

ہم صحت اور حفاظتی ماحول کے اعلی معیار کو برقر ارر کھنے پر پختہ یقین رکھتے ہیں جولوگ ہمار سے ساتھ کام کرتے ہیں اور وہ کمیونٹی جہاں ہم کام کرتے ہیں۔

کار پور بیٹ سماجی ذمہداری (Corporate Social Responsibility)

کمپنی مجموع طور پرساجی، ماحولیاتی اوراخلاتی امورکواس کے مجموعی کاروباری ماحول کے تناظر میں لیتی ہے۔ کمپنی تمام متعلقہ فریقوں کےمفاد کومتوازن کرنے کی کوششوں کیلئے پرعزم ہے خاص طور پراپنی کمیونٹی جس میں ہم رہتے ہیں اور جو ہمارے کسٹمر بنانے کی بنیاو ہیں۔



اندرونی آ ڈٹ فنکشن (Internal Audit Funtion)

یو نیورسل انشورنس کمپنی لیمٹ ایک خود مختار انٹرنل آڈٹ کا نظام رکھتی ہے جو کے خصوصی طور پر انٹرنل کنٹرول اور کمپنی کی مالیاتی اور آپریشنل رپورٹنگ کے لیئے ڈیزائن کیا گیا ہے۔ بورڈ آف ڈٹ کمپٹی سہ ماہی کے اختتام پر مناسب وسائل اور اس کے کام کی اتھارٹی کا جائزہ لیتی ہے۔ انٹرنل آڈٹ کمپٹی کاسر براہ آڈٹ کمپٹی کو فعال طور پر رپورٹ کرتا ہے۔ بورڈ آڈٹ کمپٹی نے آڈٹ کمپٹی کام فنانشل ، آپریشنل اور کمپلائنس کنٹرول کی جائز ہیں ہے۔ بورڈ آڈٹ کمپٹی نے آڈٹ کمپٹی کو اس کی منظوری دی ہے جو کہ آپریٹنگ ایریا کے سالا نہ اور سہ ماہی جائزہ پر بنی ہے۔ اندرونی آڈٹ کمپٹی کو اس کی رپورٹ مہیا کر نا ہے۔ بورڈ اپنی کنٹرول کے نظام کی ذمہ داریوں سے بخو بی واقف ہیں اور شاسل کے ساتھ اپنے باضابطہ ظم وضبط کے ذریعے بہترین طور طریقوں کورائج کرنے کے لیے پرعزم ہے۔

(Statement of Compliance) لتعميل كابيان

اسٹیٹمنٹ آف کمپلائنس کوڈ آف کارپوریٹ گورننس کے ساتھ علیحدہ سے رپورٹ میں صفہ نمبر 25 پر درج ہے۔

شیئر ہولڈنگ پیٹرن (Pattern of Shareholding)

شیئر ہولڈنگ کا پیٹرن علیحدہ سے رپورٹ میں صفح نمبر 91 ورج ہے۔

متعلقه فریقین کے ساتھ مواصلات (Communication with Stakeholders)

کمپنی متعلقہ فریقین کے ساتھ مواصلات کی اہمیت پرتو جہ مرکوزر کھتی ہے۔ سالا نہ، نصف سالا نہ اور سہ ماہی رپورٹس کمپنی کی ویب سائٹ (www.uic.com.pk) پراپ لوڈ کر دیتی ہے اور کمپنیز ایکٹ 2017 کے تحت تقسیم بھی کردیتی ہے۔ کمپنی کی سرگرمیوں کو بروقت اپنی ویب سائٹ پراپ ڈیٹ کردیا جا تا ہے۔

(Trading in Company's Shares) مینی کے شیئر زمیں لین دین

31 دسمبر2019 کے اختتام پذیر مالی سال کے دوران ڈائر میکٹرز، چیف ایگز میٹو، پرنسل آفیسر، چیف فنانشل آفیسر، کمپنی سیکرٹری، ان کی بیو یوں اوران کے چھوٹے بچوں کی جانب سے کمپنی کے شیر زمیں کوئی لین دین نہیں کیا گیا۔

آ ڈیٹرز کی تعیناتی (Appointment of Auditors)

موجودہ آُ دیٹرزمیسرزشائنگ ونگ حمید چوہدری اینڈ کو، چارٹرڈا کا وَنُٹنٹ ریٹائرڈ ہو گئے ہیں اورکوڈ آ ف کارپوریٹ گورننس کے تحت پانچ سال کی مدت پوری کرنے کے بعد دوبارہ تقرری کے لیے نااہل ہیں۔

31 دسمبر 2020 کوختم ہونے والے مالی سال کے لیے بورڈ آف ڈائر کیٹرزنے آڈٹ کمیٹی کی شفارش پرریٹائرڈ ہونے والے آڈیٹرزشائن ونگ جمید چوہدری اینڈ کو چارٹرڈاکاؤٹنس کے اہل ہونے کے ناطے ان کی تقرری کی شفارش کی ہے مستقبل کا جائزہ (Future Outlook)

رواں سال کے بہتر مالی معاملات پرغور کرتے ہوئے اور مختلف بینکوں کی طرف ہے ہماری کمپنی کوخش کردہ بینک کیمٹس کی روشنی میں ہم نے اگلے مالی سال کے دوران برانچ نیٹ ورک قائم کر کے اپنے کا روباری حجم کومزید بڑھانے کامنصوبہ بنایا ہے۔امید ہے کہ آئندہ مالی سال کے دوران کا روباری حجم میں مناسب مارجن سے بہتری آئے گی اور ہماری IFS Rating کومزید بڑھانے پرغور کرنے کے لیے M/s. PACRA سے رجوع کیا جائے گا جو کمپنی کی مالی بہتری کی طرف ایک اہم اشارہ ہوگا۔

(Acknowledgement) اعتراف

ہم سیکیور یز اینڈ ایکیچنج کمیش آف پاکتان، پاکتان ری انشورنس کمپنی لمیٹڈ، سٹیٹ بنک آف پاکتان اور دوسری ری انشوررز اور کو انشوررز کی پورے سال کے دوران مسلسل مدداورر ہنمائی کے شکر گزار ہیں اور ہم اینے معزز کلائنٹس کے سلسل اعتاد پران کے بھی شکر گزار ہیں۔

رضاقُی خان ختک رخیر مین) گو ہرایوب خان مربوب کا الکام (چیف ایگزیکٹیوآفیسر)

بتاریخ: 29 اپریل ،2020

مقام: لأهور



STATEMENT OF COMPLIANCE WITH THE CODE OF CORPORATE GOVERNANCE FOR INSURERS, 2016 & LISTED COMPANIES (CODE OF CORPORATE GOVERNANCE) REGULATIONS, 2019

Name of Insurer: The Universal Insurance Company Limited (the Company)

Year Ended: December 31, 2019

This statement is being presented in compliance with the Code of Corporate Governance for Insurers, 2016 (the Code) for the purpose of establishing a framework of good governance, whereby an insurer is managed in compliance with the best practices of corporate governance and the Listed Companies (Code of Corporate Governance) Regulations, 2019 (CCG 2019).

The Company has applied the principles contained in the Code and CCG 2019 in the following manner:

1. The total number of directors are nine as per the following:

a) Male: Eightb) Female: One

2. The Company encourages representation of independent, non-executive directors and directors representing minority interest onts Board of Directors (the Board). At present the Board includes:

Category	Names
Independent Director	Mr. Muhammad Imran Malik
Executive Director	Mr. Gohar Ayub Khan
Non Executive Directors	Mr. Raza Kuli Khan Khattak Mr. Mushtaq Ahmad Khan F.C.A Mr. Pervez Iftikhar Ahmed Khan Mr. Khalid Kuli Khan Khattak Mr. Muhammad Kuli Khan Khattak Mr. Sikandar Kuli Khan Khattak
Female Director	Dr. Shaheen Kuli Khan Khattak

The independent director meets the criteria of independence as laid down under the Code and CCG 2019.

- 3. The directors have confirmed that none of them is serving as a director in more than seven listed companies, including this Company.
- 4. All the resident directors of the Company are registered as taxpayers and none of them has defaulted in payment of any loan to a banking company, a development financial institution or a non-banking financial institution or, being a member of stock exchange, has been declared as a defaulter by the stock exchange.



- 5. One casual vacancy occurring on the board on January 29, 2019 was filled up by the directors within 90 days.
- 6. The Company has prepared a "Code of conduct" and has ensured that appropriate steps have been taken to disseminate it throughout the Company along with its supporting policies and procedures.
- 7. 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 significant policies along with the dates on which they were approved or amended has been maintained.
- 8. All powers of the Board have been duly exercised and decisions on material transactions, including appointment and determination of remuneration and terms and conditions of employment of the Chief Executive Officer (CEO), other executive directors and the key officers, have been taken by the Board / Shareholders as empowered by the relevant provisions of the Companies Act, 2017 (the Act) and CCG 2019.
- 9. 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 and the Board met at least once in every quarter. The board has complied with the requirements of the Act and CCG 2019 with respect to frequency, recording and circulating minutes of meeting of board. Written notices of the Board meetings, along with agenda and working papers, were circulated at least seven days before the meeting.
- 10. The Board has a formal policy and transparent procedures for remuneration of directors in accordance with the Act and CCG 2019.
- 11. The Board has established a system of sound internal control, which is effectively implemented at all levels within the Company. The Company has adopted and complied with all necessary aspects of internal controls given in the Code.
- 12. Five of the directors have acquired certification regarding the "Directors' Training Program" (DTP) conducted by the local institutions that meet the criteria specified by the Securities and Exchange Commission of Pakistan (SECP). Other four directors possess the minimum qualification and experience criteria for the exemption of DTP as stipulated in the Code.
- 13. No new appointment of Chief Financial Officer (CFO), Company Secretary and Head of Internal Audit was made during the year. The Board had approved the remuneration of CFO, Company Secretary and the Head of Internal Audit Department.
- 14. The Directors' Report for this year has been prepared in compliance with the requirements of the Code and CCG 2019 and fully describes the salient matters required to be disclosed.
- 15. The financial statements of the Company were duly endorsed by Chief Executive Officer (CEO) and CFO before approval of the Board.
- 16. The directors, CEO and other executives do not hold any interest in the shares of the Company other than disclosed in the pattern of shareholding.



- 17. The Company has complied with all the corporate and financial report ing requirements of the Code and CCG 2019.
- 18. The Board has formed the following Management Committees:

Underwriting, Re-insurance & Co-Insurance Committee:

Name of the Member	Category
Mr. Muhammad Kuli Khan Khattak	Chairman
Mr. Sikandar Kuli Khan Khattak	Member
Miss. Bushra Hina Mushtaq	Member
Mr. Muhammad Alyas	Secretary

Claims Settlement Committee:

Name of the Member	Category
Mr. Gohar Ayub Khan	Chairman
Mr. Mushtaq Ahmed Khan F.C.A	Member
Dr. Shaheen Kuli Khan Khattak	Member
Mr. Amir Raza	Member
Mr. Abdul Waheed Ch.	Member
Mr. Ashfaq Ahmed	Secretary

Risk Management & Compliance Committee:

Name of the Member	Category
Mr. Sikandar Kuli Khan Khattak	Chairman
Mr. Amir Raza	Member
Mr. Ashfaq Ahmed	Member
Miss. Bushra Hina Mushtaq	Secretary

The functions of Nominations Committee are being performed by the Board.

19. The Board has formed the following Board Committees:

Ethics, Human Resource & Remuneration Committee:

Name of the Member	Category
Mr. Muhammad Imran Malik	Chairman
Mr. Raza Kuli Khan Khattak	Member
Mr. Gohar Ayub Khan	Member
Mr. Mushtaq Ahmed Khan F.C.A	Member
Mr. Pervez I. Khan	Member
Dr. Shaheen Kuli Khan Khattak	Member
Mr. Liaqat Ali Shaukat	Secretary

Investment Committee:

Name of the Member	Category
Mr. Mushtaq Ahmed Khan F.C.A	Chairman
Mr. Gohar Ayub Khan	Member
Dr. Shaheen Kuli Khan Khattak	Member
Mr. Khalid Kuli Khan Khattak	Member
Mr. Ashfaq Ahmed	Member
Mr. Liagat Ali Shaukat	Secretary



20. The Board has formed an Audit Committee. It comprises of five members, of whom one is independent director and four are non-executive directors. The chairman of the Committee is an independent director. The composition of the Audit Committee is as follows:

Audit Committee:

Name of the Member	Category
Mr. Muhammad Imran Malik	Chairman
Mr. Mushtaq Ahmed Khan F.C.A	Member
Mr. Pervez I. Khan	Member
Dr. Shaheen Kuli Khan Khattak	Member
Mr. Muhammad Kuli Khan Khattak	Member
Mr. Abdul Waheed Ch.	Secretary

- 21. The meetings of the Committees, except Ethics, Human Resource and Remuneration Committee, were held at least once every quarter prior to approval of interim and final results of the Company and as required by the Code. The terms of reference of the aforesaid Committees have been formed, documented and advised to the Committees for compliance.
- 22. The Board has set up an effective internal audit function equipped with suitably qualified and experienced staff who are conversant with the policies and procedures of the Company and they are involved in the internal audit function on a regular basis.
- 23. The CEO, CFO, Company Secretary, Compliance Officer and the Head of Internal Audit possess such qualification and experience as is required under the Code. Moreover, the persons heading the underwriting, claims, reinsurance, risk management and grievance functions / departments possess qualification and experience of direct relevance to their respective functions, as required under section 12 of the Insurance Ordinance, 2000 (Ordinance No. XXXIX of 2000):

Name of the Person	Designation
Mr. Gohar Ayub Khan	Chief Executive Officer
Mr. Amir Raza	Principal Officer
Mr. Ashfaq Ahmed	Chief Financial Officer
Mr. Muhammad Alyas	Compliance Officer and
	Head of Reinsurance
Mr. Liaqat Ali Shaukat	Company Secretary
Mr. Abdul Waheed Ch.	Head of Internal Audit
Miss. Bushra Hina Mushtaq	Head of Underwriting and
	Risk Management
Mr. Muhammad Rashid Ashraf	Head of Claims
Mr. Aftab Rashid	Head of Grievance Dept.

24. The statutory auditors of the Company have been appointed from the panel of auditors approved by the Commission in terms of section 48 of the Insurance Ordinance, 2000 (Ordinance No. XXXIX of 2000). The statutory auditors have confirmed that they have been given a satisfactory rating under the quality control review program of the Institute of Chartered Accountants of Pakistan (ICAP) and are registered with Audit Oversight Board of Pakistan, that they or any of the partners of the firm, their spouses and minor children do not hold shares of the Company and that the firm and all its partners are in compliance with the International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by ICAP 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 director of the Company.



- 25. The statutory auditors or the persons associated with them have not been appointed to provide other services and the auditors have confirmed that they have observed IFAC guidelines in this regard.
- 26. The Board ensures that the investment policy of the Company has been drawn up in accordance with the provisions of the Code.
- 27. The Board ensures that the risk management system of the Company is in place as per the requirements of the Code.
- 28. The Company has set up a risk management function, which carries out its tasks as covered under the Code.
- 29. The Board ensures that as part of the risk management system, the Company gets itself rated from The Pakistan Credit Rating Agency Limited (PACRA), which is being used by its risk management function and the respective Committee as a risk monitoring tool. The rating assigned by PACRA on August 27, 2019 is A- with Stable outlook.
- 30. The Board has set up a grievance department, which fully complies with the requirements of the Code.
- 31. The Company has not obtained any exemption from SECP in respect of the requirements of the Code.
- 32. We confirm that all requirements of regulations 3, 6, 7, 8, 27, 32, 33 and 36 of the CCG 2019 and all material requirements of the Code have been complied with.

For and on behalf of the Board of Directors

Chairman

Chief Executive Office

Director

Date: April 29, 2020

Place: Lahore



AUDITOR'S REVIEW REPORT TO THE MEMBERS OF THE UNIVERSAL INSURANCE COMPANY LIMITED

Review of the Statement of Compliance with the Code of Corporate Governance for Insurers, 2016 and Listed Companies (Code of Corporate Governance) Regulations, 2019

We have reviewed the enclosed Statement of Compliance with the Code of Corporate Governance for Insurers, 2016 and the Listed Companies (Code of Corporate Governance) Regulations, 2019 (combined called 'the Code') prepared by the Board of Directors of **The Universal Insurance Company Limited** (the Company) for the year ended December 31, 2019 in accordance with the requirements of the Code.

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

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 Code requires 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 Code as applicable to the Company for the year ended December 31, 2019.

Date: APRIL 29, 2020

LAHORE;

Shine Wing Home & Chaudhin & CO., SHINEWING HAMEED CHAUDHRI & CO., CHARTERED ACCOUNTANTS

Engagement Partner: Nafees ud din



INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF THE UNIVERSAL INSURANCE COMPANY LIMITED

Report on the Audit of the Financial Statements Opinion

LIMITED (the Company), which comprise the statement of financial position as at December 31, 2019, the statement of profit or loss, the statement of other comprehensive income, the statement of changes in equity, the statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information, and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, 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 Insurance Ordinance, 2000 (XXXIXof 2000) and the Companies Act, 2017 (XIXof 2017), in the manner so required and respectively give a true and fair view of the state of the Company's affairs as at December 31, 2019 and of the profit, total 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 year. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Following are the key audit matters:

S.No.	Key audit matters	How the matter was addressed in our audit
	Valuation of investments The Company's investment portfolio represents 46 per cent of the Company's total assets. The valuation of the portfolio involves judgment in selecting the valuation basis for each investment. The areas that involved significant audit effort and judgment included investments in Associates, investments in equity securities and investments in debt securities.	We performed following audit procedures: - Assessed the quoted prices with PSX quotations. - Assessed whether the valuation process is appropriately designed and captures relevant valuation inputs. - Tested whether associated controls in respect of the valuation process are operating Properly - Evaluated the valuation assessment
		We also assessed whether the Company's disclosures in relation to the valuation of investments are compliant with the relevant accounting requirements and the Companies Act, 2017.



S.No. Key audit matters How the matter was addressed in our audit

2. Valuation of outstanding claims including Incurred But Not Reported (IBNR)

Refer contents of notes 4.4 and 25 of the financial statements for disclosures of related accounting policy and claims disclosures.

The Company's outstanding claims constitute 27% of its total liabilities. Valuation of these outstanding claims involves significant management judgment regarding uncertainty in estimation of claims payments and assessment of frequency and severity of claims. Outstanding claims are recognised on intimation of the insured event based on management iudament and estimation. Company The maintains provision for IBNR claims based on the advice of an independent Actuary. The actuarial valuation process involves significant judgment and the use of actuarial assumptions.

actuarial methodologies were consistent with those used in the industry and with prior years. No inconsistencies were noted.

evaluated whether the Company's

- As historical claims data is a key input for actuarial valuation process, we tested the completeness, accuracy and reliability of the underlying data utilised by management to support the actuarial valuation.
- Obtained an understanding, evaluated the design and tested the controls over the process of capturing, processing and recording of information related to the claims.
- Obtained an understanding, evaluated the design and tested the controls related to recoveries from reinsurance arrangements.
- Tested claims transactions on sample basis with underlying documentations to evaluate that whether the claims reported during the year are recorded in accordance with the requirements of the Company's policy and insurance regulations
- Used the report of an external Actuary to assist us in evaluation of general principles, actuarial assumptions and methods adopted for actuarial valuations by the Actuary of the Company for determination of IBNR.
- Considered the adequacy of Company's disclosures about the estimates used and the sensitivity to key assumptions.

In response to this matter, we performed the following audit procedures:

- Discussed legal cases with the legal department to understand the management's view point and obtained and reviewed the litigation documents in order to assess the facts and circumstances.
- Obtained independent opinion of legal advisors dealing with such cases in the form of confirmations.
- Evaluated the legal cases in line with the requirements of IAS 37: Provisions, contingent liabilities and contingent assets.
- The disclosures of legal exposures and provisions were assessed for completeness and accuracy.

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3. Contingencies

The Company is subject to litigations involving different courts, which require management to make assessment and judgments with respect to likelihood and impact of such litigations.

Management has engaged independent legal counsel on these matters.

The accounting for and disclosure of contingencies is complex and is a matter of significance in our audit because of the judgments required to determine the level of certainty on these matters.

The details of contingencies along with management's assessment are disclosed in note 23 to the financial statements.



S.No.	Key audit matters	How the matter was addressed in our audit
	Revenue recognition risk Refer contents of notes 4.2, 4.23, 24 and 28 to the financial statements relating to revenue recognition risk. The Company receives its revenue primarily from two main sources that is premiums and investments income. We identified revenue recognition as a key audit matter as it is one of the key performance indicators of the Company and because of the potential risk that revenue transactions may not be recognised in the appropriate period.	 Obtained an understanding, evaluated the design and tested the controls over the process of capturing, processing and recording of information related to premiums and investments income. Assessed the appropriateness of the Company's accounting policy for recording of premiums and investments income in line

Information Other than the Financial Statements and Auditors' Report Thereon

Management is responsible for the other information, which Comprises the information included in the Company's 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 Insurance Ordinance, 2000 (XXXIX of 2000) and 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
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures
 that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the
 effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our 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 upto the date of our auditors' report. However, future events or conditions may cause the Company to
- 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 year 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:

- a) proper books of account have been kept by the Company as required by the Insurance Ordinance, 2000 (XXXIX of 2000) and the Companies Act, 2017 (XIX of 2017);
- b) 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 Insurance Ordinance, 2000 (XXXIX of 2000), the Companies Act, 2017 (XIX of 2017) and are in agreement with the books of accounts & returns.
- c) investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Company's business; and
- d) no Zakat was deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980).

The engagement partner on the audit resulting in this independent auditors' report is Nafees ud din.

DATE: APRIL 29, 2020

LAHORE:

Shine Wing Home of Chaudhin & Co.

SHINEWING HAMEED CHAUDHRI & CO., CHARTERED ACCOUNTANTS



STATEMENT OF FINANCIAL POSITION AS AT DECEMBER 31, 2019

		2019	2018
Assets	Note	Rupees in	thousand
Property and equipment	5	191,912	191,519
Investment property	6	26,177	21,694
Investments in Associates	7	254,919	267,554
Investments			
- equity securities	8	130,736	121,780
- debt securities	9	54,680	53,713
Loans and other receivables	10	32,844	32,140
Insurance / reinsurance receivables	11	122,692	123,349
Reinsurance recoveries against outstanding claims	25	26,203	34,747
Deferred commission expense	26	6,796	2,436
Deferred taxation	12	33,191	33,191
Taxation - payments less provisions	13	8,766	9,411
Prepayments	14	18,550	8,929
Cash and bank balances	15	46,376	26,464
Total Assets	,	953,842	926,927
Equity and Liabilities			
Capital and reserves attributable to Company's equity holders			
Authorised share capital	16	750,000	750,000
Issued, subscribed and paid-up share capital	16	500,000	500,000
Capital reserves:			
- share premium	17	13,824	13,824
- others		18	18
 surplus on revaluation of fixed assets 	18	291,636	282,051
Fair value reserve on available-for-sale investments		280	235
Unappropriated profit		16,356	11,981
Total Equity	•	822,114	808,109
Liabilities			
Underwriting Provisions			
Outstanding claims including IBNR	25	35,375	41,365
Unearned premium reserves	24	41,338	14,331
Unearned reinsurance commission	26	2,594	1,849
Long term deposits	19	388	278
Insurance / reinsurance payables	21	39,627	32,843
Unclaimed dividends		555	555
Other creditors and accruals	22	11,851	27,597
Total Liabilities	'	131,728	118,818
Contingencies and commitments	23		
Total Equity and Liabilities		953,842	926,927

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

Raza Kuli Khan Khattak CHAIRMAN

CHIEF EXECUTIVE

DIRECTOR

Gohar Ayub Khan Khalid Kuli Khan Khattak Muhammad Kuli Khan Khattak DIRECTOR

PRINCIPAL OFFICER

CHIEF FINANCIAL OFFICER



STATEMENT OF PROFIT OR LOSS FOR THE YEAR ENDED DECEMBER 31, 2019

	Note	2019 Rupees in	2018 thousand	
Net insurance premium	24	68,115	33,184	
Net insurance claims	25	19,576	(2,366)	
Net commission	26	(11,981)	(3,667)	
Insurance claims and acquisition costs		7,595	(6,033)	
Management expenses	27	(68,423)	(66,063)	
Underwriting results		7,287	(38,912)	
Investment income / (loss)	28	13,634	(11,973)	
Rental income		963	876	
Other income	29	10,509	26,988	
Other expenses	30	(4,144)	(4,039)	
Results of operating activities		28,249	(27,060)	
Share of (loss) / profit of Associates - net	7	(23,828)	46,557	
Profit before taxation		4,421	19,497	
Income tax expense	31	(2,086)	(3,508)	
Profit after taxation		2,335	15,989	
		Rupee		
Earnings (after taxation) per share	32	0.05	0.32	

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

Raza Kuli Khan Khattak CHAIRMAN

CHIEF EXECUTIVE

DIRECTOR

Gohar Ayub Khan Khalid Kuli Khan Khattak Muhammad Kuli Khan Khattak DIRECTOR

Amir Raza PRINCIPAL OFFICER

CHIEF FINANCIAL OFFICER



STATEMENT OF OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED DECEMBER 31, 2019

2019 2018 Rupees in thousand

Profit after taxation 2,335 15,989

Other comprehensive income:

Items that will not be reclassified to profit or loss:
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items that will not be reclassified to profit or loss.		
Unrealised gain / (loss) on available-for-sale investments	63	(103)
Impact of deferred taxation on remeasurement of available-for-sale investments	(18)	30
	45	(73)
Remeasurement loss on retirement benefit obligations - gratuity	0	(1,436)
Impact of deferred taxation on remeasurement of		
retirement benefit obligations - gratuity	0	416
	0	(1,020)
Surplus arisen upon revaluation of freehold land and buildings on freehold land	0	14,459
Impact of deferred taxation on recognition of surplus arisen upon revaluation of buildings on freehold land	0	(1,177) 13,282
Net share of other comprehensive loss of Associates - net of taxation	(50)	(669)
	(30)	(009)
Other comprehensive (loss) / income for the year	(5)	11,520

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

Raza Kuli Khan Khattak CHAIRMAN

Total comprehensive income for the year

Gohar Ayub Khan Khalid Kuli Khan Khattak Muhammad Kuli Khan Khattak **CHIEF EXECUTIVE**

DIRECTOR

Amir Raza PRINCIPAL OFFICER

CHIEF FINANCIAL OFFICER

27,509

2,330



STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED DECEMBER 31, 2019

Attributable to equity holders of the Company

	<u> </u>		AU11	ratable to equity i	I II II					
	Share capital	Share premium	Capital Rese Other	Surplus on revaluation of fixed assets	Revenue reserve	Fair value reserve on available- for-sale investments	(Accumul- ated loss) / unappro- priated profit	Total		
				(Rupees i	n thousand)					
Balance as at December 31, 2017	500,000	13,824	18	269,644	14,467	308	(18,640)	779,621		
Transfer to accumulated loss	0	0	0	0	(14,467)	0	14,467	0		
Transfer from surplus on revaluation of buildings on account of incremental depreciation	0	0	0	(1,319)	0	0	1,319	0		
Deferred tax adjustment	0	0	0	809	0	0	0	809		
Miscellaneous items of Associates accounted for under equity method	0	0	: 0	(365)	0	0	535	170		
Profit for the year ended December 31, 2018	0	0	0	0	0	0	15,989	15,989		
Other comprehensive income for the year ended December 31, 2018	0	0	0	13,282	0	(73)	(1,689)	11,520		
Total comprehensive income for the year ended December 31, 2018	0	0	0	13,282	0	(73)	14,300	27,509		
Balance as at December 31, 2018	500,000	13,824	18	282,051	0	235	11,981	808,109		
Transfer from surplus on revaluation of buildings on account of incremental depreciation	0	0	0	(1,456)	0	0	1,456	0		
Deferred tax adjustment	0	0	0	422	0	0	0	422		
Miscellaneous items of Associates accounted for under equity method	0	0	0	10,619	0	0	634	11,253		
Profit for the year ended December 31, 2019	0	0	0	0	0	0	2,335	2,335		
Other comprehensive loss for the year ended December 31, 2019	0	0	0	0	0	45	(50)	(5)		
Total comprehensive income for the year ended December 31, 2019	0	0	0	0	0	45	2,285	2,330		
Balance as at December 31, 2019	500,000	13,824	18	291,636	0	280	16,356	822,114		

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

CHAIRMAN

CHIEF EXECUTIVE

Wagnue. DIRECTOR

Gohar Ayub Khan Khalid Kuli Khan Khattak Muhammad Kuli Khan Khattak DIRECTOR

PRINCIPAL OFFICER

CHIEF FINANCIAL OFFICER



STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 31, 2019

	2019	2018
Operating Cash Flows	Rupees in	thousand
a) Underwriting activities		
Insurance premium received	139,149	63,549
Reinsurance premium paid	(53,377)	(28,180)
Claims paid	(4,827)	(17,560)
Reinsurance and other recoveries received	26,957	11,318
Commission paid	(23,022)	(10,457)
Commission received	7,418	5,963
Management expenses paid	(61,373)	(57,723)
Net cash inflows / (outflows) from underwriting activities	30,925	(33,090)
b) Other operating activities		
Income tax paid	(1,037)	(3,673)
Other operating payments	(4,144)	(3,934)
Other operating receipts	1,403	1,444
Loans and other receivables	(985)	15
Other payments - net	(10,302)	11,789
Net cash (outflows) / inflows from other operating activities	(15,065)	5,641
Total cash inflows / (outflows) from all operating activities	15,860	(27,449)
Investment activities		
Profit / return received	6,582	5,656
Dividends received	0	18,495
Rental received	963	876
Payment for investments	(15,913)	(91,111)
Proceeds from redemption of investments	15,000	30,000
Fixed capital expenditure	(4,008)	(324)
Proceeds from sale of fixed assets	1,428	156
Total cash inflows / (outflows) from investing activities	4,052	(36,252)
Cash flows from financing activities	0	0
Net cash inflows / (outflows) from all activities	19,912	(63,701)
Cash and cash equivalents at beginning of the year	26,464	90,165
Cash and cash equivalents at end of the year	46,376	26,464



Reconciliation to statement of profit or loss	2019 Rupees in	2018 thousand
Operating cash inflows / (outflows)	15,860	(27,449)
Depreciation expense	(3,404)	(3,548)
Provision for doubtful insurance / reinsurance receivables	(3,785)	(2,355)
Provision for retirement benefit obligations - gratuity	0	(3,218)
Gain / (loss) on disposal of fixed assets	1,217	(14)
Increase / (decrease) in assets other than cash	8,221	(11,726)
(Increase) / decrease in liabilities	(12,910)	26,899
	5,199	(21,411)
Other adjustments		
Gain / (loss) on investments - net	13,634	(11,973)
Share of (loss) / profit of Associates - net of taxation	(23,828)	46,557
Fair value gain on investment property	4,483	1,493
Assets written-off	0	(5)
Rental income	963	876
Profit on savings accounts	1,884	452
	(2,864)	37,400
Profit after taxation	2,335	15,989

Definition of cash:

Cash comprises of cash-in-hand, bank balances and other deposits, which are readily convertible to cash and which are used in the cash management function on a day-to-day basis.

Cash for the purposes of statement of cash flows consists of:

Cash and cash equivalents Cash-in-hand and policy stamps 33 36 **Bank accounts** Current accounts 3,348 4,901 41,442 22,678 Savings accounts 46,343 26,026 Deposits maturing within 12 months 402 Total cash and cash equivalents 46,376 26,464

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

Raza Kuli Khan Khattak CHAIRMAN

CHIEF EXECUTIVE

Watrue. DIRECTOR

Gohar Ayub Khan Khalid Kuli Khan Khattak Muhammad Kuli Khan Khattak DIRECTOR

Amir Raza PRINCIPAL OFFICER



NOTES TO THE FINANCIAL STATEMENTS

1. Legal status and nature of business

The Universal Insurance Company Limited (the Company) is a public limited company incorporated in Pakistan on May 09, 1958 under the Companies Act, 1913 (now the Companies Act, 2017). The Company is listed on Pakistan Stock Exchange Limited and is engaged in non-life insurance business. The registered office of the Company is situated at Universal Insurance House, 63 - Shahrah-e-Quaid-e-Azam, Lahore. Presently, the Company is operating through one (2018: one) branch in Pakistan.

The Company is a Subsidiary of Bibojee Services (Pvt.) Limited (the Holding Company), which holds 42,981,788 (2018: 42,981,788) ordinary shares of the Company at the year-end.

2. Basis of preparation

2.1 Statement of compliance

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

- InternationalFinancial Reporting Standards (IFRSs) issued by the InternationalAccounting Standards Board (IASB) as notified under the Companies Act, 2017; and
- Provisions of and directives issued under the Companies Act, 2017, Insurance Ordinance, 2000, Insurance Rules 2017 and Insurance Accounting Regulations, 2017.

In case requirements differ, the provisions or directives of the Companies Act, 2017, the Insurance Ordinance, 2000 and Insurance Rules 2017 shall prevail

2.2 Accounting convention

These financial statements have been prepared under the historical cost convention except for investments at fair value through profit or loss and available-for-sale investments, which are stated at fair value, held to maturity investments, which are stated at amortised cost and land & buildings, which are stated at revalued amounts.

2.3 Functional and presentation currency

These financial statements are presented in Pak Rupee, which is the Company's functional and presentation currency. All financial information presented in Pak Rupees has been rounded to the nearest thousand unless otherwise stated.

2.4 Use of estimates and judgments

(a) The preparation of financial statements in conformity with approved accounting standards as applicable in Pakistan requires management to make judgments, estimates and assumptions that affect the reported amounts of assets and liabilities and income and expenses. It also requires management to exercise judgment in application of its accounting policies. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances. These estimates and assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period or in the period of revision and future periods if the revision affects both current and future periods.



- (b) The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to these financial statements or judgment was exercised in application of accounting policies are as follows:
 - Outstanding claims including IBNR notes 4.4 & 25.
 - Premium deficiency reserves note 4.5.
 - Classification of investments notes 4.8, 7,8 & 9.
 - Taxation notes 4.12, 13 & 31.
 - Property and equipment notes 4.15 & 5.
 - Investment property notes 4.16 & 6.
 - Unearned premium reserves notes 4.17 & 24.
 - Provision for doubtful receivables notes 4.21 & 11.
 - Impairment in value of investments notes 4.25 & 8.

3. INITIAL APPLICATION OF STANDARDS, AMENDMENTS OR INTERPRETATIONS TO EXISTING STANDARDS

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

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

Certain standards, amendments and interpretations to IFRSs are effective for accounting periods beginning on January 01, 2019 but are considered not to be relevant or to have any significant effect on the Company's operations (although they may affect the accounting for future transactions and events) and are, therefore, not detailed in these financial statements, except for the following:

- (a) Amendments to IAS 28 'Investments in associates and joint ventures' are effective for annual periods beginning on or after January 01, 2019. The amendments clarify that a venture capital organization and other similar entities may elect to measure investments in associates and joint ventures at fair value through profit or loss, for each associate or joint venture separately at the time of initial recognition of investment. Furthermore, similar election is available to non-investment entity that has an interest in an associate or joint venture that is an investment entity, when applying the equity method, to retain the fair value measurement applied by that investment entity associate or joint venture to the investment entity associate's or joint venture's interests in subsidiaries. This election is made separately for each investment entity associate or joint venture. The amendments do not have any significant impact on the Company's financial statements.
- (b) Amendments to IFRS 4 'Insurance contract' Applying IFRS 9 'Financial instruments' with IFRS 4 are effective for annual period beginning on or after July 01, 2018. The amendments address issue arising from the different effective dates of IFRS 9 and the forthcoming new insurance contract standard IFRS 17 'Insurance contracts'. The amendments introduce two alternative options for entities issuing contracts within the scope of IFRS 4, notably a temporary exemption and an overlay approach. The temporary exemption enables eligible entities to defer the implementation date of IFRS 9. The overlay approach allows an entity applying IFRS 9 from July 01, 2018 onward to remove from profit or loss the effects of some of the accounting mismatches that may occur from applying IFRS 9 before IFRS 17 is applied.



- (c) IFRS 15, 'Revenue from contracts with customers' is applicable to accounting periods beginning on or after January 01, 2018. This standard has been notified by the SECP to be effective for annual periods beginning on or after July 01, 2018. This standard deals with revenue recognition and establishes principles for reporting useful information to users of the financial statements about the nature, amount, timing and uncertainty of revenue and cash flows arising from an entity's contracts with customers. Revenue is recognised when a customer obtains control of a good or service and thus has the ability to direct the use and obtain the benefits from the good or service. The standard replaces IAS 18 'Revenue', and IAS 11, 'Construction contracts', and related interpretations. The amendments do not have any significant impact on the Company's financial statements.
- (d) IFRIC 23, 'Uncertainty over income tax treatments' is applicable to accounting periods beginning on or after January 01, 2019. This IFRIC clarifies how the recognition and measurement requirements of IAS 12 'Income taxes', are applied where there is uncertainty over income tax treatments. The IFRIC explains how to recognise and measure deferred and current income tax assets and liabilities where there is uncertainty over a tax treatment. An uncertain tax treatment is any tax treatment applied by an entity where there is uncertainty over whether that treatment will be accepted by the tax authority. The IFRIC applies to all aspects of income tax accounting where there is an uncertainty regarding the treatment of an item, including taxable profit or loss, the tax bases of assets and liabilities, tax losses and credits and tax rates. The amendments do not have any significant impact on the Company's financial statements.

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

There are certain standards, amendments to the IFRSs and interpretations that are mandatory for companies having accounting periods beginning on or after January 01, 2020 but are considered not to be relevant or to have any significant effect on the Company's operations and are, therefore, not detailed in these financial statements, except for the following:

- (a) IFRS 9, 'Financial instruments' is applicable to accounting periods beginning on or after January 01, 2018. This standard has been notified by the Securities and Exchange Commission of Pakistan (SECP) to be effective for annual periods beginning on or after June 30, 2020. This standard replaces the guidance in IAS 39, 'Financial instruments: Recognition and measurement'. It includes requirements on the classification and measurement of financial assets and liabilities; it also includes an expected credit losses model that replaces the current incurred loss impairment model. The Company is yet to assess the full impact of this standard on its financial statements.
- (b) Amendments to IAS 1, 'Presentation of financial statements' and IAS 8, 'Accounting policies, changes in accounting estimates and errors' are effective for annual periods beginning on or after January 01, 2020. The amendments are intended to make the definition of material in IAS 1 easier to understand and are not intended to alter the underlying concept of materiality in IFRSs. In addition, the IASB has also issued guidance on how to make materiality judgments when preparing their general purpose financial statements in accordance with IFRSs.



4. Summary of significant accounting policies

The significant accounting policies adopted in the preparation of these financial statements are the same as those applied in the preparation of the financial statements of the Company for the year ended December 31, 2018 except for the change in the policies for financial assets' recognition and measurement and revenue recognition due to adoption of IFRS 9 and IFRS 15 respectively. The implications of these standards have insignificant impact on these financial statements of the Company.

4.1 Insurance contracts

Insurance contracts are those contracts where the Company (the insurer) has accepted significant insurance risk from another party (the policy holders) by agreeing to compensate the policy holders if a specified uncertain future event (the insured event) adversely affects the policy holders.

Once a contract has been classified as an insurance contract, it remains an insurance contract for the remainder of its life time, even if the insurance risk reduces significantly during this period, unless all rights and liabilities are extinguished or expired.

Insurance contracts issued by the Company are generally classified in four basic categories, i.e. Fire and Property, Marine and Transport, Motor and Miscellaneous and are issued to multiple types of clients with business in engineering, automobiles, cement, power, textile, paper, agriculture, services and trading sectors, etc. and individuals as well. The tenure of these insurance contracts depends upon terms of the policies written and vary accordingly.

- Fire & Property insurance contracts generally cover the assets of the policy holders against damages by fire, earthquake, riots & strike, explosion, atmospheric disturbance, flood, electric fluctuations impact, burglary and loss of profit followed by incident of fire.
- Marine & Transport insurance contracts generally provide cover for loss or damage to cargo while in transit to and from foreign land and inland transit due to various insured perils including loss of or damage to carrying vessel.
- Motor insurance contracts provide indemnity for accidental damage to or loss of insured vehicles including loss of or damage to third party and other comprehensive car coverage.
- Other insurance contracts provide variety of coverage including cover against burglary, loss
 of cash in safe, cash in transit and cash on counter, fidelity guarantee, personal accident,
 workmen compensation, contractor's all risk, erection all risk, machinery breakdown, boiler
 damage, crop and health.

In addition to direct insurance, the Company also participates in risks under co-insurance contracts from other companies and also accepts risks through re-insurance inward by way of facultative acceptance on case to case basis provided such risks are within the underwriting policies of the Company. The nature of the risks undertaken under such arrangement is consistent with the risks in each class of business as stated above.

The Company neither issues investment contracts nor does it issue insurance contracts with discretionary participation features (DPF).



4.2 Premium

Premium written under a policy is recognised as income over the period of insurance from the date of issuance of the policy to which it relates to its expiry. Where the pattern of incidence of risk varies over the period of the policy, premium is recognised as revenue in accordance with the pattern of incidence of risk. The portion of premium written relating to the unexpired period of coverage is recognised as unearned premium by the Company.

4.3 Reinsurance ceded

The Company enters into reinsurance contracts in the normal course of business in order to limit the potential for losses arising from certain exposures. Outward reinsurance premiums are accounted for in the same period as the related premiums for the direct or accepted reinsurance business being reinsured.

Reinsurance liabilities represent balances due to reinsurance companies. Amounts payable are estimated in a manner consistent with the related reinsurance contract. Reinsurance assets represent balances due from reinsurance companies. Amounts recoverable from reinsurers are estimated in a manner consistent with the provision for outstanding claims or settled claims associated with the reinsurance policies and are in accordance with the related reinsurance contract.

Reinsurance assets are not offset against related insurance liabilities. Income or expenses from reinsurance contracts are not offset against expenses or income from related insurance assets.

Reinsurance assets or liabilities are derecognised when the contractual rights are extinguished or expired.

The Company assesses its reinsurance assets for impairment on the reporting date. If there is an objective evidence that the reinsurance asset is impaired, the Company reduces the carrying amount of the reinsurance asset to its recoverable amount and recognises that impairment loss in the statement of profit or loss.

4.4 Claims

Claims are charged to income as incurred based on estimated liability for compensation owed under the insurance contracts. It includes claims handling costs that are directly related to the processing and settlement of claims, a reduction for the value of salvage and other recoveries and any adjustments to claims outstanding from previous years.

(a) Outstanding claims (including IBNR)

A liability for outstanding claims is recognised in respect of all claims incurred up to the reporting date, which is measured at the undiscounted value of expected future payments. Provision for outstanding claims include amounts in relation to claims reported but not settled, claims incurred but not reported (IBNR) and expected claims settlement costs.

Reinsurance recoveries against outstanding claims are recognised as an asset and measured at the amount expected to be received.



(b) Claims reported but not settled

Provision for liability in respect of claims reported but not settled at the reporting date is made on the basis of individual case estimates. The case estimates are based on the assessed amounts of individual losses and where loss assessments have not been carried-out, the estimates are established in light of currently available information, past experience of similar claims and in some cases in relation to the sums insured. Case estimates are reviewed periodically to ensure that the recognised outstanding claim amounts are adequate to cover expected future payments including expected claims settlement costs and are updated as and when new information becomes available.

(c) Claims incurred but not reported

The provision for claims incurred but not reported (IBNR) is made at the reporting date. The Company takes actuarial advice for the determination of IBNR claims. The 'Ultimate Loss Ratio Technique' has been used to obtain an adequate estimate of the IBNR claims.

4.5 Premium deficiency reserve (liability adequacy test)

At each reporting date, liability adequacy tests are performed separately for each class of business to ensure the adequacy of the unearned premium liability for that class.

It is performed by comparing the expected future liability, after reinsurance, from claims and other expenses, including reinsurance expense, commissions and other underwriting expenses, expected to be incurred after the reporting date in respect of policies in force at the reporting date with the carrying amount of unearned premium liability. Any deficiency is recognised by establishing a provision (premium deficiency reserve) to meet the deficit.

The expected future liability is estimated with reference to the experience during the expired period of the contracts, adjusted for significant individual losses, which are not expected to recur during the remaining period of the policies and expectations of future events that are believed to be reasonable.

The movement in the premium deficiency reserve is recognised as an expense or income in the statement of profit or loss for the year.

4.6 Cash and cash equivalents

For the purpose of cash flow statement, cash and cash equivalents include cash-in-hand, cash at banks on current and saving accounts.

4.7 Loans to employees

These are recognised at cost, which is the fair value of consideration given.

4.8 Investments

Classification of an investment is made on the basis of intended purpose for holding such investment. Management determines the appropriate classification of its investments at the time of purchase and re-evaluates such designation on regular basis.

Investments are initially measured at fair value plus transaction costs directly attributable to acquisition except for 'investment at fair value through profit or loss', which is measured initially at fair value.

All 'regular way' purchases and sales of investments are recognised on the trade date, which is the date that the Company commits to purchase or sell the investment.



The Company assesses at the end of each reporting period whether there is any objective evidence that investments are impaired. If any such indication exists, the Company applies the requirements of IAS 39 'Financial instruments: recognition and measurement' to all investments except for investments in Associates accounted for under equity method, which are tested for impairment in accordance with the requirements of IAS 36 'Impairment of assets'.

(a) Investments in Associates

Associates are the entities over which the Company has significant influence but not control. Investments in Associates are accounted for using the equity method of accounting and are initially recognised at cost. The Company's share of its Associates' post acquisition profits or losses, movement in other comprehensive income and its share of post-acquisition movement in reserves is recognised in statement of profit or loss, statement of comprehensive income and reserves respectively. The cumulative post-acquisition movements are adjusted against the carrying amount of investments. Distributions received from an Associate reduce the carrying amount of investment.

(b) Held-to-maturity

Investments with fixed or determinable payments and fixed maturity are classified as held-to-maturity when the Company has the positive intention and ability to hold to maturity. Investments intended to be held for an undefined period are not included in this classification. Other long-term investments that are intended to be held-to-maturity are subsequently measured at amortised cost using the effective yield method. Any premium paid or discount availed on the acquisition of held to maturity investment is deferred and included in income for the period on a straight line basis over the term of investment. For investments carried at amortised cost, gains and losses are recognised in statement of profit or loss when the investments are de-recognised or impaired.

(c) Available-for-sale

Investments which are intended to be held for an undefined period of time but may be sold in response to the need for liquidity, changes in interest rates, equity prices or exchange rates are classified as available-for-sale.

Subsequent to initial recognition at cost, these are stated at market value in accordance with the requirements of IAS 39 (Financial instruments: recognition and measurement). The Company uses stock exchange quotations at the reporting date to determine the market value of its quoted investments whereas fair value of investments in delisted / unlisted companies is determined by reference to the net assets and financial position of the investee on the basis of latest available audited financial statements.

(d) Investments at fair value through profit or loss

Investments classified as held-for-tradingand those designated as such are included in this category. Investments are classified as held-for-trading if these are acquired for the purpose of selling in the short term. Gains or losses on investments held-for-trading are recognised in statement of profit or loss.



4.9 Due from insurance contract holders

These are recognised when due, at fair value of the consideration receivable less provision for doubtful receivables, if any. Provision for impairment on premium receivables is established when there is objective evidence that the Company will not be able to collect all the amounts due according to original terms of receivable. Receivables are also analysed as per their ageing and accordingly provision is maintained on a systematic basis.

4.10 Insurance / reinsurance payables and receivables

Insurance / reinsurance payables and receivables are carried at cost, which is the fair value of the consideration to be paid / received in the future for services. However, an assessment is made at each reporting date to determine whether there is objective evidence that a financial asset or group of assets may be impaired. If such indication exists, the estimated recoverable amount of that asset is determined and any impairment loss is recognised for the difference between the recoverable amount and the carrying amount.

4.11 Claim recoveries

Claim recoveries receivable from reinsurers are recognised as an asset at the same time as the claims which give rise to the right of recovery are recognised as a liability and are measured at the amount expected to be received.

4.12 Taxation

(a) Current

Provision for current year's taxation is determined in accordance with the prevailing law of taxation on income enacted or substantively enacted by the end of the reporting period and is based on current rates of taxation being applied on the taxable income for the year, after taking into account tax credits and rebates available, if any, and taxes paid under the Final Tax Regime. The tax charge also includes adjustments, where necessary, relating to prior years which arise from assessments finalised during the year.

(b) Deferred

Deferred tax is accounted for using the statement of financial position liability method in respect of all temporary differences arising from differences between the carrying amount of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit.

Deferred tax liabilities are generally recognised for all taxable temporary differences and deferred tax assets to the extent that it is probable that taxable profits will be available against which the deductible temporary differences, unused tax losses and tax credits can be utilised.

Deferred tax is calculated at the rates that are expected to apply to the period when the differences reverse based on tax rates that have been enacted or substantively enacted by the reporting date. Deferred tax is charged or credited in statement of profit or loss except to the extent that it relates to items recognised in other comprehensive income or directly in equity; in this case the tax is also recognised in other comprehensive income or directly in equity respectively.



4.13 Deferred commission expense

Commission costs incurred in obtaining and recording policies of insurance and reinsurance are being deferred and recognised as an asset in correlation with unearned premium that will be recognised in the subsequent reporting periods.

4.14 Prepaid reinsurance expense

Premium for reinsurance contracts operative on a proportional and non-proportional basis is recorded as a liability on attachment of the underlying risks reinsured or on inception of the reinsurance contract respectively. For proportional reinsurance contracts, the reinsurance expense is recognised in accordance with the pattern of recognition of premium income to which they relate. For non-proportional reinsurance contracts, the reinsurance expense is recognised evenly in the period of indemnity. The portion of reinsurance premium not recognised as an expense is shown as a prepayment.

4.15 Property and equipment

Fixed assets, except freehold land and buildings on freehold land, are stated at cost less accumulated depreciation and accumulated impairment loss, if any. Freehold land is stated at revalued amount whereas buildings on freehold land are stated at revalued amounts less accumulated depreciation and accumulated impairment loss, if any.

Increases in the carrying amounts arising on revaluation of freehold land and buildings on freehold land are recognised, net of tax, in statement of other comprehensive income and accumulated in reserves in shareholders' equity. To the extent that the increase reverses a decrease previously recognised in statement of profit or loss, the increase is first recognised in profit or loss. Decreases that reverse previous increases of the same asset are first recognised in statement of other comprehensive income to the extent of the remaining surplus attributable to the asset; all other decreases are charged to profit or loss. Each year, the difference between depreciation based on the revalued carrying amount of the asset charged to profit or loss and depreciation based on the asset's original cost, net of tax, is reclassified from the revaluation surplus on fixed assets to retained earnings.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. All other repair and maintenance costs are charged to statement of profit or loss during the period in which these are incurred.

(a) Depreciation

Depreciation on fixed assets is charged to statement of profit or loss applying the reducing balance method so as to write-off the cost / depreciable amount of the assets over their estimated useful lives at the rates given in note 5. The Company charges depreciation on additions from the date when the asset is available for use and on deletions upto the date when the asset is de-recognised. The residual values and useful lives are reviewed by management at each financial year-end and adjusted if impact on depreciation is significant.



(b) De-recognition

An item of fixed assets is de-recognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on de-recognition of the asset is included in statement of profit or loss in the year the asset is de-recognised.

4.16 Investment property

Investment property is accounted for under the fair value model in accordance with the requirements of IAS 40. Subsequent capital expenditure on existing property and gain / loss on disposals are accounted for in the same manner as for fixed assets.

4.17 Unearned premium reserves

Unearned premium reserves represent the portion of premium written relating to the unexpired period of coverage. Unearned premium reserves are being calculated as a proportion of the gross premium of each policy, determined as the ratio of the unexpired period of the policy and the total period, both measured to the nearest day as specified in the Insurance Rules for non-life insurance.

4.18 Unearned reinsurance commission

Commission income receivable from reinsurers is taken to statement of profit or loss in accordance with the pattern of recognition of the reinsurance premium to which these relate.

4.19 Retirement benefit obligations

(a) Defined contribution plan

The Company is operating a provident fund scheme for all its permanent employees; equal monthly contribution to the fund is made at the rate of 10% of the basic salaries both by the employees and the Company.

(b) Gratuity

The Company had operated an unfunded gratuity scheme for all permanent employees upto December 31, 2018, who were entitled to gratuity equivalent to last drawn gross salary multiplied by the number of years of service upto the date of leaving the Company. The last actuarial valuation was carried-out as at December 31, 2018, using the 'Projected Unit Credit Method' to determine the liability on the reporting date. The amount arising as a result of remeasurements were recognised in the statement of financial position, with a charge or credit to other comprehensive income in the period in which these occurred. Amounts recognised in statement of profit or loss were limited to current and past service costs, gains or losses on settlements and net interest income / expense.

(c) Compensated absences

The Company accounts for liability in respect of employees' compensated absences in the period in which these are earned.

4.20 Other creditors and accruals

Liabilities for creditors and other amounts payable are carried at cost, which is the fair value of the consideration to be paid in future for goods or services received, whether or not billed to the Company.



4.21 Provisions

Provisions are recognised when the Company has a present obligation, legal or constructive, as a result of a past event, it is probable that the Company will be required to settle the obligation, and a reliable estimate can be made of the amount of obligation.

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of reporting period, taking into account the risks and uncertainties surrounding the obligation.

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, the receivable is recognised as an asset if it is virtually certain that reimbursement will be received and the amount of receivable can be measured reliably.

As the actual outflows can differ from estimates made for provisions due to changes in laws, regulations, public expectations, prices and conditions, and can take place many years in future, the carrying amounts of provisions are reviewed at each reporting date and adjusted to take account of such changes. Any adjustments to the amount of previously recognised provision is recognised in the statement of profit or loss unless the provision was originally recognised as part of cost of an asset.

4.22 Contingent liabilities

A contingent liability is disclosed when the Company

- has a possible obligation as a result of past events, whose existence will be confirmed only by the occurrence or non-occurrence, of one or more uncertain future events not wholly within the control of the Company; or
- has a present legal or constructive obligation that arises from past events, but it is not probable that an outflow of resources embodying economic benefits will be required to settle the obligation, or the amount of obligation cannot be measured with sufficient reliability.

4.23 Revenue recognition

(a) Premium income earned

Premium written under a policy is recognised as income over the period of insurance from the date of issuance of the policy to which it relates to its expiry as follows:

- for direct business evenly over period of the policy.

- for proportional re-insurance business evenly over the period of underlying insurance policies.

Where the pattern of incidence of risk varies over the period of policy, the premium is recognised as revenue in accordance with the pattern of incidence of risk.

(b) Administrative surcharge

This represents documentation and other charges recovered by the Company from policy holders in respect of policies issued at the rate of 5% of the premium restricted to a maximum of Rs.2,000 per policy. Administrative surcharge is recognised as revenue at the time the policies are written.



(c) Commission income

Commission income from reinsurers is recognised at the time of issuance of the underlying insurance policy by the Company. This income is deferred and brought to the account as revenue in accordance with the pattern of recognition of the reinsurance premium to which it relates. Profit / commission, if any, which the Company may be entitled to under the terms of reinsurance, is recognised on accrual basis.

(d) Dividend income and bonus shares

Dividend income is recognised when the right of receipt is established. Bonus shares are accounted for by increase in number of shares without any change in the value of investments.

(e) Investment income

Income from held-to-maturity investments

Income from held-to-maturity investments is recognised on a time proportion basis taking into account the effective yield on the investments.

- Gain / loss on sale of available-for-sale investments

Gain / loss on sale of available-for-sale investments is included in income currently.

- Income from investments at fair value through profit or loss

Gain / loss on sale of investments at fair value through profit or loss is included in income currently.

(f) Rental and other income

Rental and other income is recognised on accrual basis.

4.24 Management expenses

Management expenses, which are directly attributable to the underwriting business, are allocated in accordance with the volume of each class of business. Portion of management expenses, which are not allocable to the underwriting business, are categorised as other expenses. These expenses are charged to statement of profit or loss at the time the policies are accepted.

4.25 Impairment

(a) Financial assets

A financial asset is considered to be impaired if objective evidence indicates that one or more events had a negative effect on the estimated future cash flow of that asset.

An impairment loss, in respect of a financial asset measured at amortised cost, is calculated as a difference between its carrying amount and the present value of estimated future cash flows discounted at the original effective interest rate. An impairment loss in respect of available-for-sale financial asset is calculated with reference to its current fair value.

Significant financial assets are tested for impairment on an individual basis. The remaining financial assets are assessed collectively in groups that share similar credit risk characteristics.



(b) Non-financial assets

The carrying amounts of the Company's non-financial assets are reviewed at each year-end to determine whether there is any indication of impairment. If such indication exists, the recoverable amount of such asset is estimated. An impairment loss is recognised whenever the carrying amount of the asset exceeds its recoverable amount. Impairment losses are recognised in statement of profit or loss. A previously recognised impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognised. If that is the case, the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised for the asset in prior years. Such reversal is recognised in statement of profit or loss.

4.26 Financial instruments

Financial instruments carried on the statement of financial position include current & other accounts, investments, insurance / reinsurance receivables, reinsurance recoveries against outstanding claims, loans and other receivables, outstanding claims, insurance / reinsurance payables and other creditors & accruals. Financial assets and liabilities are recognised when the Company becomes a party to the contractual provisions of instrument. Initial recognition is made at fair value plus transaction costs directly attributable to acquisition except for 'financial instruments at fair value through profit or loss', which are measured initially at fair value.

Financial assets are de-recognised when the Company looses control of the contractual rights that comprise the financial asset. The Company looses such control if it realises the rights to benefit specified in the contract, the rights expire or the Company surrenders those rights. Financial liabilities are de-recognised when the obligation specified in the contract is discharged, cancelled or expired. Any gain or loss on subsequent measurement and de-recognition is charged to the profit or loss currently. The particular measurement methods adopted are disclosed in the individual policy statements associated with each item.

4.27 Offsetting of financial assets and financial liabilities

Financial assets and liabilities are offset and the net amount reported in the statement of financial position when there is a legally enforceable right to set-off the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously.

4.28 Earnings per share

The Company presents basic earnings per share for its shareholders. Basic earnings per share is calculated by dividing the profit attributable to ordinary shareholders of the Company by the weighted average number of ordinary shares outstanding during the year.

4.29 Share capital

Shares are classified as equity when there is no obligation to transfer cash or other assets. Incremental costs directly attributable to the issue of equity instruments are shown in equity as a deduction from the proceeds.



4.30 Dividend and appropriation to reserves

Dividend and appropriation to reserves are recognised as liability in the Company's financial statements in the year in which these are approved.

4.31 Foreign currencies

All monetary assets and liabilities denominated in foreign currencies are translated in Pak Rupees at the rates of exchange prevailing at the reporting date whereas transactions in foreign currencies during the year are initially recorded in functional currency at the rates of exchange prevailing at the transaction date. All non-monetary items are translated in Pak Rupees at exchange rates prevailing on the date of transaction or on the date when fair values are determined. Exchange gains and losses are included in income currently.

4.32 Segment reporting

The Company accounts for segment reporting using the classes of business as specified under the Insurance Ordinance, 2000 and the Insurance Rules, 2017 as the primary reporting format based on the Company's practice of reporting to the management is on the same basis.

As the operations of the Company are carried-out in Pakistan, information relating to geographical segment is not considered relevant.

Assets, liabilities and capital expenditure, that are directly attributable to segments, have been assigned to them whereas the carrying amount of certain assets used jointly by two or more segments have been allocated to segments on a reasonable basis. The assets and liabilities, which cannot be allocated to a particular segment on a reasonable basis, are reported as unallocated corporate assets and liabilities.



Property and		Cost / Re	valuation			Depreciation				Depre-
equipment (operating assets)	As at January 01, 2019	Additi- ons	Dispo- sals	As at Decem- ber 31, 2019	As at January 01, 2019	For the year	On dispo- sals	As at Decem- ber 31, 2019	- Written down value as at December 31, 2019	ciati- on rate %
				Rupee	s in thous	and				
Freehold land	145,600	0	0	145,600	0	0	0	0	145,600	0
Buildings on freehold land	49,219	0	0	49,219	11,447	1,889	0	13,336	35,883	5
Furniture and fixtures	4,012	0	0	4,012	3,147	87	0	3,234	778	10
Office equipment	8,392	87	0	8,479	6,359	232	0	6,591	1,888	10-15
Computer equipment	8,074	49	0	8,123	7,356	222	0	7,578	545	30
Vehicles	26,172	3,872	(1,771)	28,273	21,641	974	(1,560)	21,055	7,218	20
	241,469	4,008	(1,771)	243,706	49,950	3,404	(1,560)	51,794	191,912	

		Cost	/ Revalua	tion		Depreciation				Written		
	As at January 01, 2018	Additi- ons / Revalu- ations	Dispo- sals / Trans- fers	Write- offs	As at Decem- ber 31, 2018	As at January 01, 2018	For the year	On dispo- sals / Trans- fers	On write- offs	As at Decem- ber 31, 2018	down value as at December 31, 2018	Depre- ciation rate %
						· · · · Rupe	es in tho	usand				
Freehold land	135,200	10,400	0	0	145,600	0	0	0	0	0	145,600	-
Buildings on freehold land	45,160	4,059	0	0	49,219	9,673	1,774	0	0	11,447	37,772	5
Furniture and fixtures	4,045	0	0	(33)	4,012	3,081	96	0	(30)	3,147	865	10
Office equipment	8,567	150	(325)	0	8,392	6,330	257	(228)	0	6,359	2,033	10-15
Computer equipment	7,954	120	0	0	8,074	7,078	278	0	0	7,356	718	30
Vehicles	26,556	54	(377)	(61)	26,172	20,861	1,143	(304)	(59)	21,641	4,531	20
	227,482	14,783	(702)	(94)	241,469	47,023	3,548	(532)	(89)	49,950	191,519	



5.1 Surplus on revaluation

Latest revaluation of freehold land and buildings on freehold land has been carried-out by Sadruddin Associates (Pvt.) Ltd. (PBA Approved Valuers & Real Estate Appraisers, Business & Finance Centre, Suite # 1004, 10th Floor, I.I. Chundrigar Road, Karachi) as at December 31, 2018 on the basis of present market value of freehold land and current depreciated market value of buildings. Had there been no revaluation, carrying value of buildings on freehold land as at December 31, 2019 would have been lower by Rs.27.565 million (2018: Rs.29.016 million).

- **5.2** Based on the aforementioned revaluation reports dated December 31, 2018, the forced sale values of freehold land and buildings on freehold land have been assessed at Rs.146.697 million.
- **5.3** Freehold land of the Company is located at 63-Sharah-e-Quaid-e- Azam, Lahore; total covered area is 2,080 square feets.

5.4 Disposal of vehicles

Description	Cost	Accumulated depreciation	Book value	Sale proceeds	Gain / (loss)	Mode of disposal	Sold to:
		Rupe	es in tho	usand			
Honda City	1,070	942	128	915	787	Negotiation	Syed Waseem ul Hassan, Lahore.
Suzuki Cultus	647	601	46	450	404	do	Mr. Imran Hameed, Lahore.
Honda motor cycle	54	17	37	63	26	Company policy	Mr. Waseem Anwar, (ex-employee).
2019	1,771	1,560	211	1,428	1,217		
2018	702	532	170	156	(14)		



6.	Investment property	Note	2019 2018 Rupees in thousand		
	Opening balance		17,282	17,282	
	Unrealised fair value gain upon revaluation:	_	1		
	Opening balance		4,412	2,919	
	Gain arisen upon revaluation carried-out during the year	29	4,483	1,493	
	Closing balance	_	8,895	4,412	
	Closing book value	_	26,177	21,694	

- **6.1** The management, during the financial year ended December 31, 2016, has transferred its properties located at Mumtaz Centre and Eden Centre, Lahore having aggregate book value of Rs.17.282 million to Investment Property as it intends to earn rentals against these properties.
- **6.2** Based on the revaluation reports of Sadruddin Associates (Pvt.) Ltd. dated March 04, 2020, forced sale values of the Company's investment properties have been assessed at Rs.20.942 million (2018: Rs.17.355 million).
- 7. Investments in Associates- Quoted

Bannu Woollen Mills Ltd.(BWM)	2019	2018
Carrying value at beginning of the year	Rupees in th	ousand
8,940 (2018: 8,940) ordinary shares of Rs.10 each	2,428	2,441
Share of (loss) / profit after taxation	(35)	16
Less: dividend received	0	(22)
Changes in comprehensive loss	(1)	(6)
Share of items directly recognised in equity	24	6
Share of surplus on revaluation of property, plant and equipment	194	0
Share of incremental depreciation and surplus on revaluation of property, plant and equipment of BWM	0	(7)
	2,610	2,428



Ghandhara Industries Ltd.(GIL)

Carrying value at beginning of the year 2,368,296 (2018: 2,368,296) ordinary shares of Rs. 10 each (including nil (2018:1,184,148) bonus shares received during the year)

Share of (loss) / profit after taxation

Less: dividend received

Changes in comprehensive loss

Share of items directly recognised in equity

Share of surplus on revaluation of property, plant and equipment of GIL

265,126	237,552
(23,793)	46,541
0	(18,473)
(49)	(658)
45	164
10,980	0
252,309	265,126
254,919	267,554

- 7.1 Marketvalues of the Company's investments in BWM and GIL as at December 31, 2019 were Rs.311 thousand (2018: Rs.431 thousand) and Rs.315.646 million (2018: Rs.650.689 million) respectively.
- 7.2 The fall in the market value of investment in BWM as at December 31, 2019 is considered a temporary phenomenon. Further, the management as at December 31, 2019 has carried-out internal impairment testing of its investment in BWM as required under IAS 36, 'Impairment of assets'. The recoverable amount of investment has been determined using the 'value-in-use' computation. In assessing the value in use, estimated future cash flows have been discounted to their present value using pre-tax discount rate that reflect current market assessment of the time value of money. As a result of the aforementioned impairment testing, the management has concluded that the carrying value of investment in BWM does not exceed its recoverable amount.
- 7.3 Marketvalue of the Company's investment in GIL as at April 15, 2020 was Rs.178.167 million. Subsequent fall in market value of investment in GIL is considered a temporary phenomenon because of pandemic viral disease of corona virus.



7.4 The Company's interests in its Associates were as follows:

Company Name	Country of Incorporation	at	iabilities as at December 31,	Revenues for the period of twelve months ended December 31,	e (Loss) / profit after taxation for the period of twelve months ended December 31,	% Interest held	
				Rupees in thous	and		
Bannu Woollen Mil	ls Ltd.						
2019	Pakistan	3,575,623	717,486	640,088	3 (37,617)	0.09	
2018		3,362,244	687,897	529,979	16,917	0.09	
Ghandhara Industr	ies Ltd.						
2019	Pakistan	14,977,695	10,433,40	2 12,222,98	8 (428,075)	5.56	
2018		17,078,796	12,303,90	018,726,46	2 837,336	5.56	
Investments in	Investments in equity securities 2019 2018						
				Note	Rupees in tho	usand	
Available-for-sal	le investments			8.1	569	506	
Investments at f	air value throu	gh profit or	loss	8.2	130,167	121,274	
					130,736	121,780	

8.1 Available-for-sale investments

8.

	No. of	December 31, 2019		No. of	D	ecember 31, 20	018	
	shares as at December 31,	Cost	Unrealised gain / (impairment)	Carrying value	shares as at December 31,	Cost	Unrealised gain / (impairment)	value
Listed shares	2019	R	upees in thous	sand	2018	R	upees in thous	sand
Hamid Textile Mills Ltd.	49,000	490	(490)	0	49,000	490	(490)	0
Pakistan National Shipping Corporation	888	24	59	83	888	24	27	51
Mutual fund								
JS Growth Fund	2,867	135	351	486	2,867	135	320	455
		649	(80)	569		649	(143)	506



8.2 Investments at fair value through profit or loss

		December 31, 2019			December 31, 2018			
	No. of units	Cost	Unrealised (loss) / gain	Carrying and fair value		Cost	Unrealised loss	Carrying and fair value
Mutual funds		R	upees in thous	and		R	upees in thou	sand
HBL Growth and Cash Fund	13,609	520	(251)	269	13,600	520	(280)	240
NBP Islamic Stock Fund								
(formerly NAFA Islamic Stock Fund)	11,817,196	125,036	4,862	129,898	11,817,196	125,036	(4,002)	121,034
			4,611	130,167			(4,282)	121,274

9. Investments in debt securities (Held to maturity)

No. of certificates		Face value	Value of certificates	
December 31, 2019	December 31, 2018		December 31, 2019	December 31, 2018
		F	Rupees in thous	and
8	8	54,500	54,680	53,713
	December 31, 2019	31, 2019 31, 2018	December December 31, 2019 31, 2018	December 31, 2019 December 31, 2018 2019 Rupees in thous

	Maturity date	Coupon rate %	2019 Rupees in th	2018 ousand
Pakistan Investment Bond	July 22, 2020	12.00	5,234	5,174
-do-	Mar. 26, 2020	9.25	5,649	5,709
-do-	April 21, 2021	7.75	5,134	5,179
-do-	April 21, 2019	7.00	0	10,159
-do-	April 21, 2021	7.75	6,154	6,201
-do-	April 21, 2019	7.00	0	5,059
-do-	July 19, 2022	12.00	5,381	5,425
-do-	July 19, 2022	12.00	10,732	10,807
-do-	July 12, 2023	8.00	8,871	0
-do-	Sep. 19, 2022	9.00	7,525	0
			54,680	53,713



- **9.1** Market value of these PIBs as at December 31, 2019 was Rs.51.627 million (2018: Rs. 50.930 million). Profit on PIBs is received bi-annually.
- **9.2** Investments in PIBs have been made to meet the statutory requirements of section 29(2)(a) of the Insurance Ordinance, 2000.

10.	Loans and other receivables	Note	2019 Rupees in t	2018 housand:
	Advance to employees against expenses		22	4
	Security deposits		1,217	1,292
	Sales tax - refundable		128	82
	Tax paid under protest - refundable	23.1	5,500	5,500
	Forced tax recovery	23.2	138	138
	Federal excise duty - refundable	23.4	23,831	23,831
	Loans to employees - unsecured, considered good	10.1	1,138	153
	Others	_	870	1,140
			32,844	32,140

- **10.1** These represent interest free loans given to employees in accordance with the policy of the Company. These are recoverable in equal monthly instalments.
- Company. These are recoverable in equal monthly instalments.

 11. Insurance / reinsurance receivables Unsecured and considered good

 Less: provision for impairment of receivables from insurance contract holders
 11.3
 (87,511)
 (87,511)
 (87,511)
 (87,511)
 0
 0
 0

 Due from other insurers
 116,538
 111,147
 34,855
 37,118

- **11.1** The balances as at December 31, 2019 relating to insurance / reinsurance receivables are although unconfirmed but are considered to be accurately stated by the management.
- **11.2** No balance was due from Associated Companies as at December 31, 2019 and December 31, 2018.
- 11.3 Provision for doubtful receivables
from insurance contract holders2019
Rupees in thousandBalance as at January 01,
Provision made during the year87,511
0
87,51187,501
87,511Balance as at December 31,87,511
87,511

Due from insurance contract holders

87,511

87,511



11.4	Provision for doubtful receivables from other insurers / reinsurers					
	Balance as at January 01,	24,916	22,571			
	Provision made during the year	3,785	2,345			
	Balance as at December 31,	28,701	24,916			
12.	Deferred taxation - net					
	This is composed of the following:					
	Taxable temporary differences arising in respect of:					
	- accelerated tax depreciation allowances	1,837	1,666			
	- surplus on revaluation of buildings	12,764	11,906			
	- surplus on revaluation of investment property	2,579	1,279			
		17,180	14,851			
	Deductible temporary differences arising in respect of:					
	- unused tax losses	35,237	46,930			
	 provision for doubtful insurance / reinsurance receivables and others 	34,092	32,994			
	- employee's retirement benefits	819	5,102			
	- minimum tax recoverable against normal tax		3,132			
	charge in future years	2,966	1,516			
		73,114	86,542			
	Deferred tax asset	55,934	71,691			
	Less: deferred tax asset not recognised	22,743	38,500			
	Net deferred tax asset recognised	33,191	33,191			
12.1	Net deferred tax asset recognised in these financial statem Rs.33.191 million (2018: Rs.33.191 million); the manageme recognition of deferred tax asset as at December 31, 2020.					
13.	Taxation - payments less provisions					
	Advance income tax	10,448	12,844			
	Provision for taxation	(1,682)	(3,433)			
		8,766	9,411			



14.	Prepayments
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17.	i repayments			
	Prepaid reinsurance premium ceded		17,678	8,329
	Others		872	600
		-	18,550	8,929
15.	Cash and bank balances	Note	2019 Rupees in	2018
	Cash and cash equivalents	14010	. tapooo	
	Cash-in-hand		33	35
	Policy stamps		0	1
		-	33	36
	Cash at banks	r		
	- current accounts		4,901	3,348
	- savings accounts	15.1	41,442	22,678
			46,343	26,026
	Deposits maturing within 12 months			
	Term deposit receipts	15.2	855	1,257
	Provision for impairment		(855)	(855)
		15.3	0	402
			46,376	26,464
		•		

- **15.1** Rates of profit on these accounts, during the year, ranged from 8.42% to 11.57% (2018: 3.75% to 8.00%) per annum.
- **15.2** These represent term deposit receipts issued by financial institutions as the chances of realisation of these deposits are bleak, these have been fully provided for.
- **15.3** The Company has received Rs.402 thousand from the Joint Official Liquidator of Innovative Investment Bank Ltd. against the claims lodged. Accordingly, provision balance has been reduced as at December 31, 2018.

16. Share capital

16.1 Authorised share capital

2019 2018

Number of shares

75,000,000 75,000,000 Ordinary shares of Rs.10 each **750,000** 750,000



16.2 Issued, subscribed and paid-up share capital

34,720,000	34,720,000 Ordinary s each ful		347,200	347,200
15,280,000	15,280,000 Ordinary s each iss	shares of Rs.10 sued as fully paid		
	bonus	shares 1	152,800	152,800
50,000,000	50,000,000		500,000	500,000

16.3 Voting rights, board selection, right of first refusal and block voting are in proportion to the shareholding of the shareholders.

17. Share premium reserve

The Company, during the financial year ended December 31, 2015, had issued 4,617,977 shares by way of otherwise than right under section 86(1) of the repealed Companies Ordinance, 1984 to its Holding Company at a price of Rs.12.99 per share. Share premium amounting Rs.13.820 million was received on this issue.

18. Surplus on revaluation of fixed assets- net

This represents surplus over book value resulted from revaluations of freehold land and buildings on freehold land carried-out during prior years adjusted only by surplus realised on disposal of revalued assets, incremental depreciation arising out of revaluation and deferred taxation. The year-end balance has been arrived at as follows:

	2019	2018	
	Rupees in thousand		
Balance as at January 01,	191,004	177,864	

Add: surplus arisen during the preceding year on:

- freehold land	0	10,400
- buildings on freehold land	0	4,059
	0	14,459



Less: transferred to accumulated loss / unappropriated profit on account of incremental depreciation for the year	(1,456)	(1,319)
	189,548	191,004
Less: deferred tax on:		
- opening balance of surplus	13,186	12,818
 surplus on revaluation carried-out during the preceding year 	0	1,177
- incremental depreciation for the year	(422)	(395)
·	12,764	13,600
Add: resultant adjustment due to reduction in tax rate	0	414
	176,784	177,818
Share of surplus on revaluation of fixed assets of Associates accounted for under equity method -		
net of deferred taxation	114,852	104,233
Balance as at December 31,	291,636	282,051

19. Long term deposits

These interest-free deposits have been received in accordance with the Company's Hire Purchase Policy (Motorbike) and against these deposits motorbikes have been provided to the respective employees. These deposits are adjustable after specified periods by transfer of title of motorbikes to the respective employees.

20.	Retirement benefit obligations - gratuity		2018
	Statement of financial position reconciliation	Note	Rupees in thousand
	Present value of defined benefit obligations		15,104
	Less: balance classified under other creditors and accruals	20.1	(15,104)
			0

20.1 The Company had decided to cease its Gratuity Scheme obligations with effect from December 31, 2018 and settled the liability accordingly.



20.2	Net movement in liability during the preceding year	ar Note	2018 Rupees in thousand
	Liability as at January 01,		10,940
	Expense recognised in statement of profit or loss	20.4	3,218
	Benefits paid		(490)
	Remeasurement recognised in other comprehensive income	20.5	1,436
	Liability as at December 31,	<u>-</u>	15,104
20.3	Movement in defined benefit obligations during th	ne preceding year	
	Obligation as at January 01,		10,940
	Current service cost		2,273
	Interest cost		945
	Actuarial loss	20.5	1,436
	Benefits paid		(490)
	Obligation as at December 31,	•	15,104
20.4	Expense recognised in statement of profit or loss	during the preceding y	ear ear
	Current service cost		2,273
	Interest cost		945
		•	3,218
20.5	Remeasurement recognised in other comprehens income during the preceding year	ive	
	Loss due to change in financial assumptions		369
	Loss due to change in experience adjustments		1,067
		-	1,436
20.6	Principal actuarial assumptions were as follows :	•	
	The future contribution rates of this scheme includ Projected unit credit method, based on the following valuation:		•
			2018
	Discount rate - per annum		13.25%
	Expected rate of increase in salary - per annum		12.25%
20.7	Mortalitywas assumed to be based on SLIC 2001-05 rate of employee turnover.	ultimate mortality rates, v	with moderate



20.8 Historical information

		2018	2017	2016	2015	2014
	Rupees in thousand					
	Liability for defined benefit obligation	15,104	10,940	9,400	6,714	4,596
	Remeasurement loss on obligation	1,436	(996)	529	205	(334)
21.	Insurance / reinsurance payabl	les		Note	2019 Rupees in	2018
	Due to Insurance contract holder	S		14016	9,137	7,644
	Due to other insurers / reinsurers	;			30,490	25,199
					39,627	32,843
21.1	The balances as at December 3 although unconfirmed but are cor		•			
22.	Other creditors and accruals					
	Commission payable				4,537	4,545
	Federal excise duty				1,576	1,747
	Federal insurance fee				100	110
	Accrued expenses				1,205	1,344
	Income tax deducted at source				539	408
	Gratuity payable to:					
	- key management personnel				0	10,425

	Security deposit against rent		280		280
	Deposits against performance bonds	22.2	0		201
	Others		20		20
			11,851	2	7,597
22.1	Employees' Provident Fund has been established w	with effect	from Janua	rv 01	2019

22.1

- **22.1** Employees' Provident Fund has been established with effect from January 01, 2019; accordingly, gratuity benefits payable were classified and grouped under other creditors and accruals.
- **22.2** The Company, during the year based on its legal Advisors' advice, has written-back these deposits aggregating Rs.201 thousand (2018: Rs.792 thousand) received as collateral at the time of issuance of guarantees against premium receivable.

- other employees

Leave encashment payable

Sundry creditors

402

3,192

15,104 1,348

2,490



23. Contingencies and commitments

- 23.1 The Income Tax Department (the Department), during June, 2015, had passed an order under section 161(1)(a)(b) of the Income Tax Ordinance, 2001 (the Ordinance) for the tax year 2009 creating a demand of Rs.8.586 million with default surcharge amounting Rs.8.447 million under section 205 of the Ordinance. The Company, during the financial year ended December 31, 2015, had filed an appeal before the Commissioner Inland Revenue (Appeals) [CIR(A)] against the said order. The Company, however, had paid Rs.5.500 million under protest and grouped this amount under loans and other receivables (note 10). The CIR(A), during the financial year ended December 31, 2016, had decided the appeal in the Company's favour. The Company had applied for the refund of forced recovery of Rs.5.500 million made by the Department, which has filed an appeal before the Appellate Tribunal against the order of CIR(A), which is pending adjudication.
- 23.2 The Department, vide order dated June 27, 2014 for the tax year 2008, had created tax demand of Rs.50.990 million under section 121 (Best judgement assessment) of the Ordinance. Subsequently as per directions of the Federal Tax Ombudsman (FTO), the Commissioner on February 16, 2016 had vacated the order passed by the Department on June 27, 2014 and remanded it back to the Department for making fresh assessment in accordance with law. The Department, during January 2015, had filed a representation before the President of Pakistan, who, on May 30, 2016, had accepted the representation of the Department and set-aside the impugned recommendations of the FTO as having being passed without jurisdiction.

As per directions contained in the decision of the President of Pakistan, the Commissioner's order dated February 16, 2016 has become infructuous and void ab initio and the original order dated June 27, 2014 stands restored. The Company has filed an appeal before the CIR(A) during July, 2016 against the order dated June 27, 2014. The Department had made a forced recovery of Rs.138 thousand on June 30, 2016, which has been grouped under loans and other receivables (note 10). The CIR(A), vide order dated October 10, 2016, has decided the appeal in the Company's favour.

- 23.3 The Company has filed a civil suit against Premier Alliance Industries Ltd. for recovery of Rs.7.300 million in lieu of issuance of insurance guarantee. The Company's suit has been decreed against the defendant and now execution proceeding is pending before the Civil Court, Lahore.
- The Deputy Commissioner Inland Revenue, during the financial year ended December 31, 2016, had passed three orders under the Federal Excise Act, 2005 relating to tax years 2013, 2014 and 2015 creating federal excise duty liability of Rs.15.529 million, Rs.9.497 million and Rs.7.102 million respectively (total Rs.32.128 million). The Company, during these years, had paid sales tax to respective Provincial Governments as after the 18th Constitutional amendment, it had become a provincial matter. The Company, during the financial year ended December 31, 2016, had filed appeals before the Commissioner Appeals, who rejected these appeals. The Sales Tax Department of Federal Board of Revenue (FBR) on December 30, 2016 had effected forced recoveries aggregating Rs.23.831 million by attaching the Company's bank accounts. The Company, thereafter, had filed appeals before the Appellate Tribunal Inland Revenue (ATIR), Lahore Bench. The aforementioned forced recoveries have been accounted for as Federal Excise Duty Refundable and grouped under



loans and other receivables (note 10). The ATIR, during the financial year ended December 31, 2017, had accepted the Company's appeals and vacated the orders of the Authorities below being illegal, void ab initio and not sustainable in the eye of law.

The Company, thereafter, had applied for refund before the FBR and also had to seek Federal Tax Ombudsman's (FTO) intervention as the FBR paid no attention to the Company's request for refund. However, the Honourable FTO passed the order against the Company against which the Company filed a review petition before the FTO, which was also decided against the Company. Lastly, the Company, against order of the FTO, filed a representation before the Honourable President of Pakistan, who also decided against the Company. Being aggrieved from the said order of the President, the Company has filed a writ petition before the Lahore High Court, Lahore, which is pending adjudication.

Bibojee Services (Pvt.) Ltd. (the Holding Company), during the financial year ended December 31, 2017, had refunded Rs.12.600 million to the Company. The Company had paid this amount to the Holding Company during the year ended December 31, 2012 on account of gratuity benefits of Mr. Sardar Khan (Ex-Managing Director of the Company). The Holding Company was of the view that Ex-Managing Director was required to adjust certain claims against him. Since, no settlement could be succeeded between the Holding Company and Ex-Managing Director, the Holding Company had refunded the aforementioned amount. No provision against the Ex-Managing Director's claim amounting Rs.20.090 million on account of gratuity along with profit, mark-up, costs, etc. has been made in these financial statements as the management is confident of a favourable outcome of the litigation. The appeal filed by the Company against Ex-Managing Director has been allowed by the Additional District Judge, Lahore vide order dated November 10, 2018 and judgment of the Civil Judge dated January 09, 2017, which was passed against the Company has been set aside. The case has been remanded back to the Civil Judge to decide the case afresh.

The Company and Mr. Sardar Khan, thereafter, have filed appeals before the Lahore High Court, Lahore, which vide its order dated January 30, 2020 has set-aside the impugned judgment dated November 10, 2018. Resultantly, the appeal pending before the lower Appellate Court will deem to be pending before it and it will decide it afresh within next three months positively.

- 23.6 Ghulam Ali Zahid (the Appellant) had filed an appeal against the Company for payment of Rs.7.300 million before the Lahore High Court, Lahore under section 124 of the Insurance Ordinance, 2000 against order of the Insurance Tribunal, Lahore, which dismissed the application of the Appellant during December, 2008. The appeal was decided by the Lahore High Court and the case was remanded back to the Insurance Tribunal, Lahore for recording evidence on additional issues. The Insurance Tribunal, Lahore, during the preceding year, had again dismissed the case for non-prosecution. At present, an application for restoration is pending before the Insurance Tribunal.
- 23.7 Case filed by Rana Basit Rice Mills (Pvt.) Ltd. before the Insurance Tribunal asking for the decree of Rs.38.114 million is pending adjudication. The management is confident about merits of the Company's case as the survey report is in the Company's favour.



- 23.8 Cases filed by Fashion Guide International and Baig Trading Corporation before the Insurance Tribunal have been decided by the Tribunal on September 24, 2019. The Tribunal has decided that the Petitioners (Fashion Guide International Baig Trading Corporation) are entitled to recover Rs.8.376 million and Rs.8.130 million respectively along with liquidated damages. The Company has filed appeals before the Lahore High Court (LHC) against the aforesaid judgments of the Tribunal. The LHC, vide its orders dated November 13, 2019, has suspended operation of the impugned decrees subject to deposit of the decretal amounts of Rs.8.376 million and Rs.8.130 million with the Deputy Registrar of LHC. The Company has deposited the decretal amounts with the Registrar on December 02, 2019.
- 23.9 No commitments were outstanding as at December 31, 2019 and December 31, 2018.

24.	Net insurance premium	Note	2019 Rupees in	2018 thousand
	Written gross premium		139,149	63,549
	Add: unearned premium reserve opening		14,331	6,232
	Less: unearned premium reserve closing		41,338	14,331
	Premium earned	_	112,142	55,450
	Less: reinsurance premium ceded		53,377	28,180
	Add: prepaid reinsurance premium opening		8,329	2,415
	Less: prepaid reinsurance premium closing		17,679	8,329
	Reinsurance expense	_	44,027	22,266
			68,115	33,184
25.	Net insurance claims expense	_		
	Claims paid	25.1	4,827	17,560
	Add: outstanding claims including IBNR closing		35,375	41,365
	Less: outstanding claims including IBNR opening		41,365	64,811
	Claims expense	_	(1,163)	(5,886)
	Less: reinsurance and other recoveries received		26,957	11,318
	Add: reinsurance and other recoveries in respect of outstanding claims closing		26,203	34,747
	Less: reinsurance and other recoveries in respect of outstanding claims opening		34,747	54,317
	Reinsurance and other recoveries revenue	_	18,413	(8,252)
		=	(19,576)	2,366
2E 4	Claims noid for the year boys been notted off with a		 .	1 0

25.1 Claims paid for the year have been netted-off with salvage recovery proceeds amounting Rs.43.472 million received from W K Webster & Co. Ltd., United Kingdom (the Company's agent).



25.2 Claims development

25.2	Ciainis development						
	Accident Year	Prior to 2016	2016	2017	2018	2019	Total
			R	upees in	thousan	d	
	Estimate of ultimate claims cos						
	At the end of accident year	281,109	7,427	5,752	10,143	31,849	336,280
	One year later	106,234	660	538	1,285	0	108,717
	Two years later	77,395	0	88	0	0	77,483
	Three years later	64,273	0	0	0	0	64,273
	Four or more years later	39,992	0	0	0	0	39,992
	Current estimate of cumulative clai	ms 39,992	0	88	1,285	31,849	73,214
	Cumulative payments / adjustments to date	(11,289)	0	(71)	(1,202)	(25,277)	(37,839)
	Liability recognised in the						
	statement of financial position	28,703	0	17	83	6,572	35,375
26.	Net commission expense				20	019	2018
				Note		pees in t	
	Commission paid or payable					23,014	10,168
	Add: deferred commission expense opening					2,436	845
	Less: deferred commission expense closing					6,796	2,436
	Net commission					18,654	8,577
	Less: commission received or r	ecoverable				7,418	5,963
	Add: unearned reinsurance	commissio	n opening	9		1,849	796
	Less: unearned reinsurance	e commissio	on closing]		2,594	1,849
	Commission from reinsurers					6,673	4,910
						11,981	3,667
27.	Management expenses						
	Employees' benefit cost			27.1		52,328	50,538
	Travelling					1,008	712
	Advertisements and business p	romotion				96	67
	Printing and stationery					292	343
	Depreciation			5		3,404	3,548
	Rent, rates and taxes					324	271
	Legal and professional charges	s - business	related			1,804	3,752
	Electricity, gas and water					1,592	1,196
	Entertainment					809	514
	Vehicles' running					993	776
	Office repairs and maintenance)				338	368
	Bank charges					74	57
	Postage, telegrams and telepho	one				899	919
	Annual supervision fee SECP					100	100
	Provision for doubtful insurance	e /					
	reinsurance receivables			11		3,785	2,355
	Miscellaneous					577	547
						68,423	66,063



27.1	Employees' benefit cost	Note	2019 Rupees in th	2018 ousand
	Salaries, allowances and other benefits		50,584	47,320
	Charges for post employment benefit		1,744	3,218
		_	52,328	50,538
27.2	The above expenses of management allocated to t attributable expenses and indirect expenses allocate the basis of gross premium revenue.		•	•
28.	Investment income / (loss) -net			
	Income from equity securities			
	 Realised gain on investments at fair value through profit or loss 		0	346
	Income from debt securities			
	 Return on fixed income securities and deposits (held to maturity) 		4,741	4,155
	Net unrealised gain / (loss) on investments at fair value through profit or loss	8.2	8,893	(16,474)
		_	13,634	(11,973)
29.	Other income			
	Income from financial assets			
	Profit on savings accounts		1,884	452
	Payable balances written-back	29.1	1,522	23,625
	Income from non-financial assets	_	3,406	24,077
	Fronting fee		1,393	948
	Gain on disposal of vehicles	5.4	1,217	0
	Fair value gain on investment property	6	4,483	1,493
	Provision for impairment against term deposit receipts reversed	15.3	0	402
	Sale of scrap		10	68
		L	7,103	2,911
		=	10,509	26,988



29.1 The management, during the current year, has written-back balances aggregating Rs.1.522 million (2018: Rs.23.625 million) payable to claimants, other insurers, reinsurers and various other miscellaneous parties, who have not raised any demand since the last many years. The written-back balances pertained to periods prior to the financial year ended December 31, 2016. The management has also obtained legal opinion from its legal advisor, who has confirmed that under the provisions of the Limitation Act, 1908 the period of limitation is three years; accordingly, the management may write-back these payable balances.

30.	Other expenses		2019	2018
		Note	Rupees in t	nousand
	Legal & professional fees other than business related		415	577
	Auditors' remuneration	30.1	1,016	1,056
	Donations - without directors' interest		0	10
	Loss on disposal of fixed assets	5.4	0	14
	Subscription		809	749
	Insurance		1,287	844
	Office expenses		308	260
	Assets written-off		0	5
	Repair and maintenance of computer equipment		69	180
	Others		240	344
		_	4,144	4,039
30.1	Auditors' remuneration	-		
	Statutory audit fee		400	400
	Half yearly review		150	150
	Regulatory returns		116	110
	Certification charges		180	193
	Out-of-pocket expenses		170	203
			1,016	1,056
31.	Taxation	-		
	Current year		(1,682)	(3,511)
	Prior years - net		0	78
		-	(1,682)	(3,433)
	Deferred	_	(404)	(75)
		_	(2,086)	(3,508)



31.1 No numeric tax rate reconciliation is presented in these financial statements as the Company is mainly liable to pay tax due under section 113 (Minimum tax on the income of certain persons) of the Income Tax Ordinance, 2001. Unused tax losses as at December 31, 2019 aggregated Rs.121.507 million (2018:Rs.161.829 million).

32.	Earnings per share	2019 Rupees in	2018 thousand
	Profit after taxation attributable to ordinary shareholders	2,335	15,989
	Weighted average number of shares	Number of shares	
	outstanding during the year	50,000,000	50,000,000
		Rup	ee
	Earnings per share - basic	0.05	0.32

32.1 Diluted earnings per share has not been presented as the Company does not have any convertible instruments in issue as at December 31, 2019 and December 31, 2018, which would have any effect on the earnings per share of the Company if the option to convert is exercised.

33. Compensation of directors, principal officer and executives

The aggregate amounts charged in these financial statements for remuneration including all benefits to the chief executive, principal officer and executives of the Company are as follows:

	Chief exec	cutive	Principal officer		Executi	ves
	2019	2018	2019	2018	2019	2018
		R	upees in tho	usand		
Managerial remuneration	5,653	5,653	6,548	5,694	2,892	1,413
Leave encashment	0	0	931	716	487	238
Bonus	0	0	986	1,332	494	359
Provident fund	0	0	655	0	289	0
Gratuity	0	0	0	716	0	211
House rent	1,727	1,727	2,015	1,752	1,302	636
Utilities and others	2,395	2,601	1,196	915	290	141
Medical allowance	249	134	68	86	0	0
	10,024	10,115	12,399	11,211	5,754	2,998
No. of persons	1	1	1	1	2	1

^{33.1} Chief executive, principal officer and executives are also provided with other facilities, including free use of the Company maintained cars.

^{33.2} No meeting fee was paid to directors during the current and preceding year.

^{33.3} No remuneration was paid to non-executive directors of the Company.



34. Transactions with related parties

Related parties comprise of the Holding Company, Associated Companies and key management personnel. The Company in the normal course of business carries-out transactions with various related parties. Details of significant transactions with related parties, other than those which have been specifically disclosed else where in these financial statements, are as follows:

34.1 Key management personnel

Key management personnel are those persons having authority and responsibility for planning, directing and controlling the Company. The Company considers its chief executive, directors and all members of the management team to be its key management personnel.

34.2 Significant transactions with related parties during the year

		2019	2018
	Nature of transaction	Rupees in th	ousand
 i) Associated Companies due to common directorship 			
Janana De Malucho Textile Mills Ltd.	Salaries & benefits paid	1,949	1,517
	Expenses paid	100	89
Bannu Woollen Mills Ltd.	Dividend received	0	22
Ghandhara Industries Ltd.	do	0	18,473
ii) Key management personnel			
Salary and other employment benefits	S	3,322	5,361

35. Segment information

The Company has following four primary segments:

- Fire & property damage insurance provides coverage against damages caused by fire, riot & strike, explosion, earthquake, atmospheric damage, flood, electric fluctuations and other related perils.
- Marine & transport insurance provides coverage against cargo risk, war risk, damages occurring in inland transit and other related perils.
- Motor insurance provides comprehensive car coverage, indemnity against third party loss and other related coverages.
- Others insurance provides coverage against burglary, loss of cash-in-safe and cash-in-transit, engineering losses and other coverages.



December 31, 2019	Fire and property damage	Marine and Transport	Motor	Others	Total
		Rupe	es in thou	sand	
Premium receivable (inclusive of	,				
federal excise duty, federal insurance fee,					
and administrative surcharge)	47,905	15,453	65,528	11,989	140,875
Less: Federal excise duty	115	455	944	92	1,606
Federal insurance fee	7	35	70	8	120
Gross written premium (inclusive of administrative surcharge)	47,783	14,963	64,514	11,889	139,149
Gross direct premium	713	3,439	6,953	693	11,798
Facultative inward premium	47,068	11,467	57,500	11,181	127,216
Administrative surcharge	47,000	57	60	16	135
Administrative surcharge	47,783	14,963	64,513	11,890	139,149
Insurance premium earned	39,206	14,573	50,811	7,552	112,142
Insurance premium ceded to reinsurers	31,364	8,073	788	3,802	44,027
Net insurance premium	7,842	6,500	50,023	3,750	68,115
Commission income	4,847	1,349	0	477	6,673
Net underwriting income	12,689	7,849	50,023	4,227	74,788
Insurance claims	16,501	(39,674)	20,694	1,317	(1,162)
Insurance claims recovered from reinsurers	13,933	3,116	115	1,250	18,414
Net claims	(2,568)	42,790	(20,579)	(67)	19,576
Commission expense	(7,876)	(2,891)	(6,680)	(1,207)	(18,654)
Management expenses	(23,264)	(7,527)	(31,817)	(5,815)	(68,423)
Net insurance claims and expenses	(33,708)	32,372	(59,076)	(7,089)	(67,501)
Underwriting result	(21,019)	40,221	(9,053)	(2,862)	7,287
Net investment income					13,634
Rental income					963
Other income					10,509
Other expenses					(4,144)
Share of loss of Associates					(23,828)
Profit before taxation					4,421
Segment assets	89,926	23,796	45,551	14,096	173,369
Unallocated assets					780,473
					953,842
Segment liabilities	63,330	14,467	30,434	10,703	118,934
Unallocated liabilities					12,794
					131,728



December 31, 2018	Fire and property damage	Marine and transport	Motor	Others	Total
		Rup	ees in tho	usand	
Premium receivable (inclusive of federal excise duty, federal insurance fee,					
and administrative surcharge)	21,692	15,290	25,595	2,877	65,454
Less: Federal excise duty	105	489	1,115	63	1,772
Federal insurance fee	7	38	83	5	133
Gross written premium (inclusive of administrative surcharge)	21,580	14,763	24,397	2,809	63,549
Gross direct premium	650	3,733	8,260	472	13,115
Facultative inward premium	20,928	10,991	16,074	2,325	50,318
Administrative surcharge	2	39	63	12	116
	21,580	14,763	24,397	2,809	63,549
Insurance premium earned	14,228	14,866	24,106	2,250	55,450
Insurance premium ceded to reinsurers	11,001	8,931	721	1,613	22,266
Net insurance premium	3,227	5,935	23,385	637	33,184
Commission income	2,566	2,037	0	306	4,909
Net underwriting income	5,793	7,972	23,385	943	38,093
Insurance claims	704	(10,452)	3,801	61	(5,886)
Insurance claims recovered from reinsurers	591	(10,056)	880	333	(8,252)
Net claims	(113)	396	(2,921)	272	(2,366)
Commission expense	(2,877)	(2,960)	(2,401)	(338)	(8,576)
Management expenses	(22,462)	(15,195)	(25,104)	(3,302)	(66,063)
Net insurance claims and expenses	(25,452)	(17,759)	(30,426)	(3,368)	(77,005)
Underwriting results	(19,659)	(9,787)	(7,041)	(2,425)	(38,912)
Net investment loss					(11,973)
Rental income					876
Other income					26,988
Other expenses					(4,039)
Share of profit of Associates - net					46,557
Profit before taxation					19,497
Segment assets	76,373	43,369	41,684	7,434	168,860
Unallocated assets					758,067
					926,927
Segment liabilities	54,081	19,620	12,731	3,956	90,388
Unallocated liabilities					28,430
					118,818



36. Movement in investments

Held to maturity	Available- for-sale	At fair value through profit or loss	Total
	Rupees	in thousand -	
53,593	609	77,392	131,594
21,101	0	70,010	91,111
(20,000)	0	(9,654)	(29,654)
(1,171)	(103)	(16,474)	(17,748)
190	0	0	190
53,713	506	121,274	175,493
15,914	0	0	15,914
(15,000)	0	0	(15,000)
(429)	63	8,893	8,527
n 482	0	0	482
54,680	569	130,167	185,416
	maturity 53,593 21,101 (20,000) (1,171) 190 53,713 15,914 (15,000) (429) 1 482	maturity for-sale Rupees 53,593 609 21,101 0 (20,000) 0 (1,171) (103) 190 0 53,713 506 15,914 0 (15,000) 0 (429) 63 1 482 0	Held to maturity Available-for-sale through profit or loss

37. Financial and insurance risk management objectives and policies

The Company's activities expose it to a variety of financial risks: credit risk, liquidity risk and market risk (including interest / mark-up rate risk, price risk and currency risk). The Company's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the financial performance. Overall risks arising from the Company's financial assets and liabilities are limited. The Company consistently manages its exposure to financial risk without any material change from previous period in the manner described in notes below. The Board of Directors has overall responsibility for the establishment and oversight of the Company's risk management framework. The Board is also responsible for developing the Company's risk management policies.

The individual risk wise analysis is given below:

37.1 Credit risk and concentration of credit risk

Credit risk is the risk that arises with the possibility that one party to a financial instrument will fail to discharge its obligation and causes the other party to incur a financial loss. The Company attempts to control credit risk by monitoring credit exposures by undertaking transactions with a large number of counterparties in various sectors and by continually assessing the credit worthiness of counterparties.

Concentration of credit risk occurs when a number of counterparties have a similar type of business activities. As a result any change in economic, political or other conditions would affect their ability to meet contractual obligations in similar manner. The Company's credit risk exposure is not significantly different from that reflected in these financial statements. The management monitors and limits the Company's exposure and makes estimates of provisions for doubtful assets, if any. The management is of the view that it is not exposed to significant concentration of credit risk as its financial assets are adequately diversified in entities of sound financial standing, covering various industrial sectors.



The carrying amount of financial assets represents the maximum credit exposure as specified below:

	2019 Rupees in t	2018 housand
Bank balances	46,343	26,428
Investments in equity securities	130,736	121,780
Investments in debt securities	54,680	53,713
Insurance / reinsurance receivables	122,692	123,349
Reinsurance recoveries against outstanding claims	26,203	34,747
Loans and other receivables	3,225	2,585
	383,879	362,602

Provision is made for doubtful insurance / reinsurance receivables according to the Company's policy. The impairment provision is written-off when the Company expects that it cannot recover the balance due. During the year, provision for doubtful insurance / reinsurance receivables aggregating Rs.3.785 million (2018: Rs.2.355 million) have been made. The provision for doubtful insurance / reinsurance receivables is shown in note 11 to these financial statements.

Credit rating

0.00					
	Short torm	Long torm	Rating agency	2019	2018
	Short term	Short term Long term Rating agency Rupees		Rupees in	thousand
Bank Al Habib Ltd.	A1+	AA+	PACRA	21,549	8,481
National Bank of Pakistar	n A1+	AAA	-do-	20	48
Habib Bank Ltd.	A1+	AAA	VIS	24,738	17,453
United Bank Ltd.	A1+	AAA	-do-	36	44
				46,343	26,026

The credit quality of insurance / reinsurance receivables can be assessed with reference to external credit ratings as follows:

tternal orealt ratings as follows.							
	Insurance /		Tot	al			
	receivables	outstanding claims	2019	2018			
	Rupees in thousand						
A or above (including PRCL)	114,630	24,481	139,111	147,489			
BBB	8,062	1,722	9,784	10,607			
Total	122,692	26,203	148,895	158,096			



37.2 Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. Liquidity requirements are monitored regularly and the management ensures that sufficient liquid funds are available.

The following are the contractual maturities of financial liabilities on an undiscounted cash flow basis:

	Carrying	Contractual	Upto one
	amount	cash flows	year
2019	Ru	pees in thous	and
Financial liabilities			
Outstanding claims (including IBNR)	35,375	35,375	35,375
Insurance / reinsurance payables	39,627	39,627	39,627
Other creditors and accruals	6,164	6,164	6,164
Unclaimed dividends	555	555	555
Total	81,721	81,721	81,721
2018			
Outstanding claims (including IBNR)	41,365	41,365	41,365
Insurance / reinsurance payables	32,843	32,843	32,843
Other creditors and accruals	22,562	22,562	22,562
Unclaimed dividends	555	555	555
Total	97,325	97,325	97,325

37.3 Market risk

Market risk means that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. The objective is to manage and control market risk exposures within acceptable parameters while optimising the return. The market risks associated with the Company's business activities are interest / mark-up rate risk, price risk and currency risk.

a) Interest / mark-up rate risk

Interest / mark-up rate risk is the risk that the value of a financial instrument or future cash flows of a financial instrument will fluctuate due to changes in the market interest / mark-up rates. Sensitivity to interest / mark-up rate risk arises from mismatching of financial assets and liabilities that mature or repaid in a given period. The Company manages this mismatch through risk management strategies where significant changes in gap position can be adjusted. At the reporting date, the interest / mark-up rate profile of the Company's significant interest / mark-up bearing financial instruments was as follows:

	2019	2018	2019	2018
	Effective interest rate Percentage		Dunges in	thousand
			Rupees in thousand	
Fixed rate financial instruments				
Financial assets				
Investments - Pakistan Investment Bonds	7.00 to 12.00	7.00 to 12.00	54,680	53,713
Floating rate financial instruments				
Financial assets				
Bank deposits	8.42 to 11.57	3.75 to 8.00	41,442	22,678



b) Sensitivity analysis

The Company does not account for any fixed rate financial assets and liabilities at fair value through profit or loss. Therefore a change in interest rate will not effect fair value of any financial instrument. For cash flow sensitivity analysis of variable rate instruments, a hypothetical change of 100 basis points in interest rates at the reporting date would have increased profit for the year by Rs.414 thousand (2018: Rs.227 thousand). It is assumed that the changes occur immediately and uniformly to each category of instrument containing interest rate risk. Variations in market interest rates could produce significant changes at the time of early repayments. For these reasons, actual results might differ from those reflected above. The analysis assumes that all variables remain constant.

c) Price risk

Price risk represents the risk that the fair value of a financial instrument will fluctuate because of changes in the market prices (other than those arising from interest / mark-up rate risk or currency risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all or similar financial instrument traded in the market. The Company is not exposed to commodity price risk. The Company is exposed to equity price risk that arises as a result of changes in the levels of Pakistan Stock Exchange-Index and the value of individual shares.

Available-for-sale investments are stated as per the policy detailed in note 4.8(c). The carrying and market values of these investments have been disclosed in note 8.1 to these financial statements.

As the Company is only exposed to price risk for investments classified in the available-for-sale and at fair value through profit or loss categories, a 10% increase / decrease in share / unit prices at the year-end would have increased / decreased profit for the year and equity as at December 31, 2019 by Rs.13,074 thousand (2018: Rs.12,178 thousand).

d) Currency risk

Currency risk is the risk that the value of a financial asset or liability will fluctuate due to changes in foreign currency rates. Foreign exchange risk arises mainly where receivables and payables exist due to transactions in foreign currencies. At the reporting date, the Company does not have assets or liabilities, which are exposed to foreign currency risk.

2019	Held to maturity	Available- for-sale	At fair value through profit or loss	Bank accounts, deposits, loans and other receivables	Total
Financial assets as per statement of financial position	Rupees in thousand				
Bank balances	0	0	0	46,343	46,343
Investments in equity securities	0	569	130,167	0	130,736
Investments in debt securities	54,680	0	0	0	54,680
Insurance / reinsurance receivables	0	0	0	122,692	122,692
Reinsurance and other recoveries					
against outstanding claims	0	0	0	26,203	26,203
Loans and other receivables	0	0	0	3,225	3,225
	54,680	569	130,167	198,463	383,879



2018					
Bank balances	0	0	0	26,428	26,428
Investments in equity securities	0	506	121,274	0	121,780
Investments in debt securities	53,713	0	0	0	53,713
Insurance / reinsurance receivables	0	0	0	123,349	123,349
Reinsurance and other recoveries					
against outstanding claims	0	0	0	34,747	34,747
Loans and other receivables	0	0	0	2,585	2,585
	53,713	506	121,274	187,109	362,602

Financial liabilities as per statement of financial position	2019 Rupees in th	2018 nousand
Outstanding claims including IBNR	35,375	41,365
Insurance/ reinsurance payables	39,627	32,843
Other creditors and accruals	6,164	22,562
Unclaimed dividends	555	555
	81,721	97,325

38. Insurance risk

The principal risk the Company faces under insurance contracts is that the actual claims and benefit payments or the timing thereof, differ from expectations. This is influenced by the frequency of claims, severity of claims, actual benefits paid and subsequent development of long-term claims. Therefore, the objective of the Company is to ensure that sufficient reserves are available to cover these liabilities. The above risk exposure is mitigated by diversification across a large portfolio of insurance contracts and geographical areas.

The variability of risks is also improved by careful selection and implementation of underwriting strategy guidelines, as well as the use of reinsurance arrangements. Further, strict claim review policies to assess all new and ongoing claims, regular detailed review of claims handling procedures and frequent investigation of possible fraudulent claims and similar procedures are put in place to reduce the risk exposure of the Company. The Company further enforces a policy of actively managing and prompt pursuing of claims, in order to reduce its exposure to unpredictable future developments that can negatively impact the Company.

Amounts recoverable from reinsurers are estimated in a manner consistent with the outstanding claims provision and are in accordance with the reinsurance contracts.

Although the Company has reinsurance arrangements, it is not relieved of its direct obligations to its policyholders and thus a credit exposure exists with respect to ceded insurance, to the extent that any reinsurer is unable to meet its obligations assumed under such reinsurance agreements. The Company's placement of reinsurance is diversified such that it is neither dependent on a single reinsurer nor are the operations of the Company substantially dependent upon any single reinsurance contract. Reinsurance policies are written with approved reinsurers on either a proportionate basis or non-proportionate basis. The reinsurers, carefully selected and approved, are dispersed over several geographical regions.



Experience shows that larger is the portfolio of similar insurance contracts, smaller the relative variability about the expected outcome will be. In addition, a more diversified portfolio is less likely to be affected across the board by a change in any subset of the portfolio. The Company has developed its insurance underwriting strategy to diversify the type of insurance risks accepted and within each of these categories to achieve a sufficiently large population of risks to reduce the variability of the expected outcome.

The Company principally issues the general insurance contracts e.g. marine & transport, fire & property damage, motor and others. Risks under non-life insurance policies usually cover twelve months duration. For general insurance contracts, the most significant risks arise from accidental fire, atmospheric disaster and terrorist activities. Insurance contracts at times also cover risk for single incident that exposes the Company to multiple insurance risks.

a) Concentration of insurance risk

To optimise benefits from the principle of average and law of large numbers, geographical spread of risk is of extreme importance. There are a number of parameters which are significant in assessing the accumulation of risks with reference to the geographical location, the most important of which is risk survey.

Risk surveys are carried-out on a regular basis for the evaluation of physical hazards associated primarily with the commercial / industrial occupation of the insured. Details regarding the fire separation / segregation with respect to the manufacturing processes, storage, utilities, etc. are extracted from the layout plan of the insured facility. Such details are formed part of the reports which are made available to the underwriters / reinsurers for their evaluation. Reference is made to the standard construction specifications laid down by IAP (Insurance Association of Pakistan). For fire & property risk a particular building and neighbouring buildings, which could be affected by a single claim incident, are considered as a single location. For earthquake risk, a complete city is classified as a single location. Similarly, for marine risk, multiple risks covered in a single vessel voyage are considered as a single risk while assessing concentration of risk. The Company evaluates the concentration of exposures to individual and cumulative insurance risks and establishes its reinsurance policy to reduce such exposures to levels acceptable to the Company.

A risk management solution is implemented to help assess and plan for risk in catastrophic scenarios. It provides a way to better visualize the risk exposure to the Company, which determines the appropriate amount of reinsurance coverage to protect the business portfolio.

b) Reinsurance risk

As per general practice of the insurance industry, in order to minimise financial exposure arising from large claims, the Company, in the normal course of business, enters into agreements with other companies for reinsurance purposes. Such reinsurance arrangements provide for greater diversification of business, allow management to control exposure to potential losses arising from sizeable risk and provide additional underwriting capacity, which also constitutes towards the growth of premium. A significant portion of the reinsurance is effected under treaty, facultative and also under excess of loss reinsurance contracts to protect the Company's exposure towards catastrophic losses.

To minimise its exposure to any possible losses from reinsurers' insolvencies, the Company evaluates the financial condition of the reinsurers, their rating and monitors concentrations of credit risk arising from the respective geographic regions, activities or economic characteristics of the reinsurers.

In compliance with the regulatory requirement, the reinsurance agreements are duly submitted to the Securities and Exchange Commission of Pakistan on an annual basis.



The concentration of risk by type of contracts is summarised below by reference to liabilities:

	Gross su	Gross sum insured		Reinsurance		Net	
	2019	2018	2019	2018	2019	2018	
			- Rupees in	thousand			
Fire	41,337,050	23,520,401	33,227,085	18,345,913	8,109,965	5,174,488	
Marine	24,209,005	17,766,095	13,396,487	10,659,657	10,812,558	7,106,438	
Motor	4,517,930	3,014,524	71,816	60,290	4,446,114	2,954,234	
Others	2,964,441	413,492	1,412,074	305,984	1,552,367	107,508	
	73,028,426	44,714,512	48,107,462	29,371,844	24,921,004	15,342,668	

c) Neutral assumptions for claims estimation

The process used to determine the assumptions for calculating the outstanding claims reserve is intended to result in neutral estimates of the most likely or expected outcome. The nature of the business makes it very difficult to predict with certainty the likely outcome of any particular claim and the ultimate cost of notified claims. Each notified claim is assessed on separate, case by case basis with due regard to claim circumstances, information available from surveyors and historical evidence of the size of similar claims. Case estimates are reviewed regularly and are updated as and when new information is available .

The estimation of IBNR is generally subject to a greater degree of uncertainty than the estimation of the cost of settling claims already notified to the Company, in which case information about the claim event is available. IBNR provisions are initially estimated at gross level and a separate calculation is carried-out to estimate the size of the reinsurance recoveries.

The estimation process takes into account the past claims reporting pattern and details of reinsurance programs. The premium liabilities have been determined such that the total premium liability provisions (unearned premium reserves and premium deficiency reserves) would be sufficient to service the future expected claims and expenses likely to occur on the unexpired policies as of the reporting date. The expected future liabilities are determined on the Actuary's advice.

d) Sensitivity analysis

The risks associated with the insurance contracts are complex and subject to a number of variables, which complicate quantitativesensitivity analysis. The Company considers that the liability for insurance claims recognised in the statement of financial position is adequate. However, actual experience may differ from the expected outcome.

As the Company enters into short term insurance contracts, it does not assume any significant impact of changes in market conditions on unexpired risks. However, some results of sensitivity testing are set-out below, showing the impact on profit before taxation, net of reinsurance:

	Net impact of increase / decrease in average				
	claim by 10 % on				
	Underwriting result Shareholders' equity				
	2019	2018	2019	2018	
	Rupees in thousand				
Fire	257	11	257	11	
Marine	68	1,469	68	1,469	
Motor	2,058	292	2,058	292	
Others	7	24	7	24	
	2,390	1,796	2,390	1,796	



${\bf 39.}\,$ Maturity analysis of financial assets and liabilities

	Interest / mark-up bearing			Non interest / mark-up bearing	
2019	Maturity upto one year	Maturity after one year	Sub- total	Maturity upto one year	Total
			Rupees in	thousand	
Financial assets on statement of financial	cial position				
Investments in equity securities	0	0	0	130,736	130,736
Investments in debt securities	10,883	43,797	54,680	0	54,680
Loans and other receivables	0	0	0	3,225	3,225
Insurance/ reinsurance receivables	0	0	0	122,692	122,692
Reinsurance and other recoveries					
against outstanding claims	0	0	0	26,203	26,203
Bank balances	41,442	0	41,442	4,901	46,343
	52,325	43,797	96,122	287,757	383,879
Off statement of financial position	0	0	0	0	0
Total	52,325	43,797	96,122	287,757	383,879
Financial liabilities on statement of fin	ancial positi	on			
Outstanding claims (including IBNR)	0	0	0	35,375	35,375
Insurance/ reinsurance payables	0	0	0	39,627	39,627
Other creditors and accruals	0	0	0	6,164	6,164
Unclaimed dividends	0	0	0	555	555
	0	0	0	81,721	81,721
Off statement of financial position	0	0	0	0	0
Total	0	0	0	81,721	81,721
On statement of financial position gap	52,325	43,797	96,122	206,036	302,158
Off statement of financial position gap	0	0	0	0	0



2018

Financial assets on statement of financial position					
Investments in equity securities	0	0	0	121,780	121,780
Investments in debt securities	15,218	38,495	53,713	0	53,713
Loans and other receivables	0	0	0	2,585	2,585
Insurance/ reinsurance receivables	0	0	0	123,349	123,349
Reinsurance and other recoveries					
against outstanding claims	0	0	0	34,747	34,747
Bank balances	22,678	0	22,678	3,750	26,428
	37,896	38,495	76,391	286,211	362,602
Off statement of financial position	0	0	0	0	0
Total	37,896	38,495	76,391	286,211	362,602
Financial liabilities on statement of financial	cial position				
Outstanding claims (including IBNR)	0	0	0	41,365	41,365
Insurance/ reinsurance payables	0	0	0	32,843	32,843
Other creditors and accruals	0	0	0	22,562	22,562
Unclaimed dividends	0	0	0	555	555
	0	0	0	97,325	97,325
Off statement of financial position	0	0	0	0	0
Total	0	0	0	97,325	97,325
On statement of financial position gap	37,896	38,495	76,391	188,886	265,277
Off statement of financial position gap	0	0	0	0	0

40. Fair value

IFRS 13 (Fair value measurement) defines fair value as an exit price. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

Level 1 - Quoted (unadjusted) market prices in active markets for identical assets or liabilities.

Level 2 - Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable.



Level 3 - Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

Following are the assets where fair value is only disclosed and is different from their carrying value:

Fair value measurement using level 1

2019 2018 Rupees in thousand

Investments in Associates

315,957

651,120

41. Capital risk management

The Company's objective when managing capital is to safeguard the Company's ability to continue as a going concern and meet the regulatory, solvency and paid-up capital requirements so that it can continue to provide returns for shareholders and benefits for other stakeholders.

The Company manages its capital structure by monitoring return on net assets and makes adjustments to it in the light of changes in economic conditions. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividend paid to shareholders or issue new shares.

42. Claims review

The management, during the preceding year, had carried-out a comprehensive exercise to bring fairness in the Company's outstanding claim liabilities; accordingly claim liabilities aggregating Rs.15.660 million, which were no longer payable/settlements with the clients finalised, were reversed / adjusted in the books of account of the Company.



	UIC		
43.	Statement of solvency		Rupees in
	Assets as disclosed in the statement of financial position as at December 31, 2019		thousand
	Property and equipment		191,912
	Investment property		26,177
	Investments in equity securities		130,736
	Investments in debt securities		54,680
	Loans and other receivables		32,844
	Insurance / reinsurance receivables		122,692 26,203
	Reinsurance recoveries against outstanding claims Deferred commission expense		6,796
	Deferred taxation		33,191
	Taxation - payments less provisions		8,766
	Prepayments		18,550
	Cash and bank balances		46,376
			698,923
	Investments in Associates - at market value	-	315,957
	Total Assets	(A)	1,014,880
	In-admissible assets as per the following applicable claus of section 32(2) of the Insurance Ordinance, 2000(the Ordinance, 2000)		
	(d)	,	2,009
	(g)		315,979
	(j)		33,191
	(n)		28,833
	(u)(i)		7,218
	(u)(ii)		2,433
	(u)(iii) (v)		778 58,996
	Total in-admissible assets	(B)	449,437
	Total admissible assets	(C = A - B)	565,443
	Liabilities as disclosed in the statement of	(C - A - B)	303,443
	financial position as at December 31, 2019		
	Underwriting provisions	ı	05.075
	Outstanding claims including IBNR		35,375
	Unearned premium reserves Unearned reinsurance commission		41,338 2,594
	Long term deposits		388
	Insurance / reinsurance payables		39,627
	Unclaimed dividends		555
	Other creditors and accruals	Į	11,851
	Total Liabilities	(D)	131,728
	Total net admissible assets	(E = C - D)	433,715
	Minimum solvency requirement (higher of the following)		
	Method A - under section 36(3)(a) of the Ordinance	150,000	
	Method B - under section 36(3)(b) of the Ordinance	13,623	
	Method C - under section 36(3)(c) of the Ordinance	7,671	150,000
	Excess in net admissible assets over minimum requireme	ents	283,715



44. The management, during the preceding year, had transferred the balance lying in revenue reserve to accumulated loss for fair presentation of the Company's financial statements.

45.	Number of employees	2019	2018
	Number of employees as at December 31,	25	25
	Average number of employees during the year	26	25

46. PROVIDENT FUND RELATING DISCLOSURES

The Company, during the year, has established employees' provident fund and also get it recognised from the Income Tax Department. The following information is based on the unaudited financial statements of the provident fund for the year ended December 31, 2019:

		2019 Rupees in thousand
Size of the fund		3,518
Cost of investments made		3,100
Fair value of investments		3,139
	% of investment	
Percentage of investments made	89	
The break-up of cost of investments is as follows:		
Mutual funds	19	600
Bank deposit - TDR	81	2,500
	100	3,100

Investments out of the provident fund have been made in accordance with the requirements of section 218 of the Companies Act, 2017 and the rules formulated for this purpose.

47.1 Corresponding figures

Corresponding figures have been re-arranged and re-classified, wherever necessary, for the purpose of comparison; however, no material re-arrangements and reclassifications have been made in these financial statements.

47.2 Event subsequent to the reporting period

There is no material accounting impact of the COVID- 19 on the financial statements of the Company for the year ended December 31, 2019.

48. Date of authorisation for issue

These financial statements were authorised for issue on April 29, 2020 by the board of directors of the Company.

Watrue.

Gohar Ayub Khan Khalid Kuli Khan Khattak Muhammad Kuli Khan Khattak DIRECTOR



THE UNIVERSAL INSURANCE COMPANY LIMITED PATTERN OF SHAREHOLDING AS ON DECEMBER 31ST, 2019

Number of	Sharel	10	ldings	Total Number	Percentage of
ShareHolders	From	T	То	of Share Held	Total Capital
284	1	-	100	6,257	0.01
160	101	-	500	45,948	0.09
83	501	-	1000	62,270	0.12
243	1001	-	5000	583,173	1.17
51	5001	-	10000	355,014	0.71
27	10001	-	15000	328,733	0.66
10	15001	-	20000	179,521	0.36
3	20001	-	25000	68,175	0.14
5	25001	-	30000	136,071	0.27
6	30001	-	35000	195,375	0.39
2	35001	-	40000	73,431	0.15
4	40001	-	45000	164,836	0.33
3	45001	-	50000	150,000	0.30
1	70001	-	75000	74,543	0.15
1	75001	-	80000	75,728	0.15
3	80001	-	85000	248,576	0.50
1	85001	-	90000	85,630	0.17
1	90001	-	95000	93,075	0.19
1	95001	-	100000	96,181	0.19
2	105001	-	110000	216,086	0.43
1	155001	-	160000	158,136	0.32
1	175001	-	180000	177,028	0.35
1	250001	-	255000	254,000	0.51
1	275001	-	280000	276,226	0.55
2	295001	-	300000	597,861	1.20
1	325001	-	330000	326,898	0.65
1	400001	-	405000	403,500	0.81
1	415001	-	420000	415,237	0.83
1	555001	-	560000	557,500	1.12
1	610001	-	615000	613,203	1.23
1	35085001	-	35090000	42,981,788	85.96
903				50,000,000	100.00

THE UNIVERSAL INSURANCE COMPANY LIMITED CATEGORIES OF SHAREHOLDERS AS ON DECEMBER 31ST, 2019

Sr. #	Categories	No. of Shareholders	Shares Held	Percentage
1	Executives	2	3,603	0.0072
2	Directors, Chief Executive Officer, and their spouse and minor children	9	768,554	1.5371
3	Associated Companies, Undertakings and Related Parties	1	42,981,788	85.9636
4	NIT and ICP	1	1,363	0.0027
5	Banks, Development Financial Instituations, Non Banking Financial Instituation	ons 1	1,359	0.0027
6	Insurance Companies	1	22,243	0.0445
7	General Public (Local)	879	5,346,078	10.6922
8	Others	9	875,012	1.7500
	TOTAL:	903	50,000,000	100.0000



THE UNIVERSAL INSURANCE COMPANY LIMITED **DETAILED CATEGORIES OF SHAREHOLDERS** AS ON DECEMBER 31ST, 2019

Sr. #	Name		Shares Held	Percentage of Capital
Exec	utives			
1	Mr. Amir Raza		3,003	0.0060
2	Mr. Abdul Waheed Chaudhry		600	0.0012
		Running Total:	3,603	0.0072
Direc	tors, Chief Executive Officer, and their spouse and m	inor children		
1	Mr. Raza Kuli Khan Khattak		613,203	1.2264
2	Mr. Gohar Ayub Khan		40,234	0.0805
3	Mr. Mushtaq Ahmed Khan F.C.A.		3,153	0.0063
4	Dr. Shaheen Kuli Khan Khattak		93,075	0.1862
5	Mr. Muhammad Imran Malik		3,003	0.0060
6	Mr. Pervez I. Khan		2,500	0.0050
7	Mr. Khalid Kuli Khan Khattak		3,003	0.0060
8	Mr. Mohammad Kuli Khan Khattak		7,883	0.0158
9	Mr. Sikandar Kuli Khan Khattak		2,500	0.0050
		Running Total:	768,554	1.5371
Asso	ciated Companies, Undertakings and Related Parties			
1	Bibojee Services (Pvt) Limited		42,981,788	85.9636
		Running Total:		85.9636
NIT a	nd ICP	,	,,	
1	Investment Corporation of Pakistan		1,363	0.0027
•	Throughout Corporation of Fallocal	Running Total:	1,363	0.0027
Bank	s, Development Financial Instituations, Non Banking	Financial Institu	ations	
1	Shirazi Investment (Pvt.) Limited		1,359	0.0027
•	, ,	Running Total:		0.0027
Insur	ance Companies			
1	Gulf Insurance Co. Ltd.	_	22,243	0.0445
		Running Total:	22,243	0.0445
Gene	ral Public (Local)		5,346,078	10.6922
Other	s			
1	Salim Sozer Securities (Pvt.) Ltd.		326,898	0.6538
2	AKD Securities Limited		403,500	0.8070
3	Fikrees (Private) Limited		2,500	0.0050
4	Deputy Administrator Abandoned Properties Organizatio	n	37,431	0.0749
5	Pearl Securities Limited		74,543	0.1491
6	Cliktrade Limited		40	0.0001
7	Topline Commodities (Pvt.) Limited		30,000	0.0600
8	Millwala Sons (Private) Limited		99	0.0002
9	Maple Leaf Capital Limited	_	1	0.0000
		Running Total:	875,012	1.7500
		-	50,000,000	100.0000
Share	eholders holding more than 5% shares:			

42,981,788

1 Bibojee Services (Pvt.) Limited

85.9636



HEAD OFFICE EXECUTIVE / DEPARTMENT HEAD

Name	Designation	Telephone Office	Fax No.
Mr. Gohar Ayub Khan	Chief Executive	042-37311666	042-37230326
Mr. Amir Raza	Principal Officer	042-37355579	042-37230326
Mr. Abdul Waheed Chaudhry	G.M - Internal Auditor	042-37355426	042-37230326
Mr. Aftab Rashid	Deputy General Manager IT	042-37355426	042-37230326
Mr. Ashfaq Ahmed	Chief Financial Offcer	042-37243168	042-37230326
Mr. Liaqat AliShaukat	Company Secretary	042-37322813	042-37230326
Mr. Muhammad Alyas	Senior Manager Reinsurance	042-37238616	042-37230326
Mr. Abdul Rashid	Senior Manager Co-insurance	042-37355426	042-37230326
Mr. Muhammad Rashid Ashraf	Head of Claims	042-37355426	042-37230326
Miss. Bushra Hina Mushtaq	Manager Underwriting/ Risk Management	042-37311608	042-37230326

BRANCHES

Sr. No.	Br-Code	Branches	Address	Ph No.	Fax No.
1	117	Karachi	3rd Floor Nelson Chamber I.I Chundrigar Road, Karachi	0334-3360326	0334-3360326



Investor's Awarencess

As per direction of SECP vide their S.R.O. 924 (1) 2015 dated September 09,2015 we are pleased to incorporate the following informational message on 'JumaPunji' for investor's awareness in Annual Report of the Company for the year ended December 31,2019.





FORM OF PROXY

	being a member(s) of The
d holder of	Ordinary Shares
CDC Participatio	n ID and Account
ereby appoint	of
	or failing him / her
	of
	who is
ice Company Limi	ted vide Registered Folio
	as may / our proxy
alf at the 60th Anni	ual General Meeting of the
ay, 2020 at 10:30	a.m and any adjournment
2020.	AFFIX REVENUE
	STAMP RS. 5/-
	10.3/
Signature	
Name	
CNIC No.:	
Address	
	cholder of cDC Participation ereby appoint ace Company Limital at the 60th Annuay, 2020 at 10:30 at 2020. Signature Name CNIC No.:

IMPORTANT:

- 1. This form of Proxy duly completed must be deposited at the Company's Registered office The Universal Insurance Company Limited, 63-Shahrah-e-Quaid-e-Azam, Lahore not later than 48 hours before the time of holding the meeting.
- 2. A Proxy should also be a member of the Company.
- 3. CDC Shareholders and their proxies must attach an attested photocopy of their Computerized National identity Card or Passport with this Proxy Form.



دی بو نیورسل انشورنس نمینی لمیشر پراکسی رفا م

کومقرر کرتا	سکنہ	بذریعه منزاا پنی جانب سے سمی ل صورت میں مسمی
ے مطابق رُکن ہے	ڈی سی کے اکاؤنٹ نمبر	نیورسل انشورنس تمپنی لم <i>ییٹڈ کے رجسڑ</i> ڈ نو لیونمبر اسی
21 مئى 2020 كو بونت شنج 10:30 بج)سالا نهاجلاس عام جو که بروز جمعرات) کی صورت میں ہمیں یا ہماری جانب سے 60ویں
		ے کئی بھی التوامیں میری <i>اہماری جگہ شرکت کر</i>
		_ بتاریخ 2020
ر يو نيونگٽ اکاره پر		
-ادروپ چسپا <i>ل کر</i> یں		
	دستخط:	
بغبر:	شناختی کار ڈ	
	_ :====================================	
ہرا قائداعظم لا ہور پہنچ جائیں جومیٹنگ کے	به نيورسل انشورنس تمپنی لمٹیطر 63۔شاب	ہ شدہ یہ پرانسی فارم نمپنی کے رجسڑڑ آفس دی بو
		۷ گھنٹے سے لیٹ نہ ہو۔
		لے کیلئے ضروری ہے کہ وہ کمپنی کاممبر ہو۔



Universal Insurance House 63-Shahrah-e-Quaid-e-Azam Lahore-54000 Pakistan

(c) +92-42-3735 5426,3732 4244, 3732 4194, 3731 3878

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