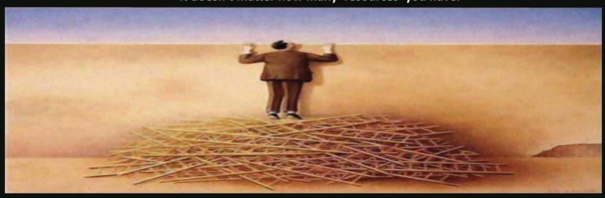


FIRST DAWOOD INVESTMENT BANK LIMITED

ANNUAL REPORT 2020

It doesn't matter how many 'resources' you have.



If you don't Know how to use them, it will never be enough.



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CORPORATE INFORMATION

Board of Directors Mr. Christopher John Aitken Andrew

Mr. Rafique Dawood

Chairman Director & CEO

(Nominee B.R.R. Investments (Pvt) Ltd.)

Mr. Asad Hussain Bokhari Mr. Khurshid A. Khair Mr. Abu Khursheed M. Ariff Director Director Director

Mr. Syed Iqbal Hussain Rizvi Mrs. Farhat Ali Director (Nominee B.R.R. Investments (Pvt) Ltd.)

Director

Audit Committee

Mr. Asad Hussain Bokhari Mr. Khurshid A. Khair Mr. Abu Khursheed M. Ariff Chairman Member Member

HR&R Committee Mr. Khurshid A. Khair

Mr. Asad Hussain Bokhari Mr. Abu Khursheed M. Ariff Chairman Member Member

Chief Financial Officer

& Company Secretary

Mr. Syed Musharaf Ali

Auditors

Aamir Salman Rizwan

Chartered Accountants

Head of Internal Audit Mr. Sohail Ahmed

Legal Advisor Nishtar & Zafar

Legal counsels A.Q. Abbasi & Associates

Ansari AG Legal Kabraji & Talibuddin Khalil Asif Ejaz & Co.

Malik and Malik Law Associates

Abid S. Zubari & Co. Raza Khalil Abbasi

Bankers Al-Baraka Islamic Bank Ltd.

Bank Al-Habib Ltd.

Habib Metropolitan Bank Ltd.

MCB Bank Ltd.

Registered Office Head Office 19th Floor, Tower-B, Saima Trade Tower,

I. I. Chundrigar Road,

Karachi-74000

PABX: +92 (21) 32270182 FAX: +92 (21) 3227-1912 Email : fdib@firstdawood.com URL : www.firstdawood.com

Share Registrar F.D. Registrar Services (Pvt) Ltd.

1705, 17th Floor, Saima Trade Tower-A, I.I. Chundrigar Road, Karachi-74000 Tel: +92 (21) 3547 8192-93 / 021-32771906 Fax: +92 (21) 3262 1233 / 021-32271905

Email: fdregistrar@hotmail.com, fdregistrar@yahoo.com



VISION AND MISSION STATEMENT/ CORPORATE STRATEGY

VISION STATEMENT

Your Company's vision is to become the leading progressive and profitable organization in the financial sector through innovative, proactive and responsible management that provides the highest level of quality service to clientele. We will further develop strengths by introducing new products and services.

MISSION STATEMENT

- * To offer value in term of dividend yield and capital gains to shareholders.
- * To effectively fulfill the needs of clients to their satisfaction.
- * To endeavour to achieve a lasting relationship with clients and associates on the principles of mutualism.
- * To fulfill all social responsibilities and be a good corporate citizen.
- * To increase its contribution to the Industrial development of the country.
- * To ensure that human resources is ready to take on new challenges.
- * To reward employees according to their achievements.

CORPORATE STRATEGY

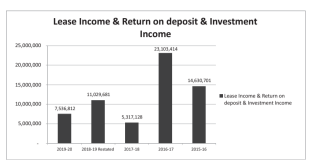
- * Ensuring shareholder's security and a high rate of return on investments.
- Striking the right balance between risks and rewards.
- * Offering the optimal mix of products and services to customers.
- * Maintaining highest standards of integrity, honesty and ethics.
- Building a long lasting relationship with customers.
- * Providing growth & development opportunities to the management and staff of the company.
- * Maintaining financial discipline and adhering to professional and moral codes.

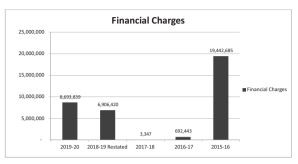


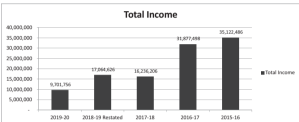
FINANCIAL HIGHLIGHTS

	2019-20	2018-19 Restated	2017-18	2016-17	2015-16
PROFIT & LOSS	Rupees	Rupees	Rupees	Rupees	Rupees
Lease Income & Return on deposit & Investment	7,536,812	11,029,681	5,317,128	23,103,414	14,630,701
Financial Charges	8,693,839	6,906,420	3,347	692,443	19,442,685
Fee, commission, brokerage & others	2,111,760	2,147,960	688,682	3,630,537	15,308,090
Dividend & capital gain/(loss)	53,184	3,869,751	10,230,396	5,143,547	5,183,695
Total Income	9,701,756	17,064,626	16,236,206	31,877,498	35,122,486
Provisions / (Surplus) / Deficit	25,771,459	65,840,183	129,348,336	4,193,870	49,896,676
Operating expenses	(28,064,301)	(33,414,518)	39,216,290	39,216,290	41,055,839
Other operating charges	-	-	-	683,857	-
Operating profit/ (loss) before tax and provision	(27,056,384)	23,256,312	(21,229,880)	(8,031,235)	(25,376,038)
Profit (loss) after taxation	(63,409,122)	29,336,089	101,625,823	(284,639,004)	500,269,039
Profitl(loss) before taxation	11,125,714	39,138,324	103,474,969	11,721,786	22,471,064
Dividends	-	-	-	-	-
Bonus shares	-	-	-	-	-
BALANCE SHEET					
Shareholder's equity	475,173,407	525,309,720	497,979,226	409,453,132	676,063,032
Deficit I surplus on Revaluation of Investment	6,372,708	4,268,291	(4,601,740)	8,497,989	(9,531,115)
Certificate of Investment I Deposits	=	-	-	-	-
Borrowings from financial institutions	414,352,803	425,609,599	426,200,019	487,731,536	494,198,916
Net Investment In Lease Finances	10,442,605	12,898,515	17,389,608	94,436,806	120,689,574
Financing - net of Provision	236,249,900	225,738,619	198,784,579	214,001,950	120,433,313
Investment - net of provision	50,629,084	757,328	19,341,003	79,246,555	217,267,734
Total Assets	941,743,457	998,935,857	1,030,607,263	1,058,608,008	1,343,659,804
FINANCIAL RATIOS					
Income / expense ratio (Times)	-0.50	-0.64	0.4140	0.7853	0.52535
Return on Average Equity (ROE) (%)	-8.60%	3.77%	20.41%	-69.52%	7%
Return on Average Assets (ROA) (%)	-6.53%	2.89%	9.86%	-26.89%	1.35%
Profit / (Loss) before tax ratio	1.15	2.29	6.37	0.37	0.1477
Total assets turnover ratio /Fixed assets turnover ratio					
(Times)	0.0029	0.0002	0.0003	8.402	25.940
Price Earning ratio	(3.42)	7.47	5.25	1.67	20.00
Market Value per share	1.46	1.48	3.62	3.21	1.8
Earning per share (Rs.)	(0.43)	0.20	0.69	1.92	0.09
Book value per share (Rs.)	3.20	3.54	3.36	2.76	4.56
Employees remuneration (Rs. In Million)	15.38	17.46	19.94	24.14	25.8
Number of employees	6	8.00	8	8	9



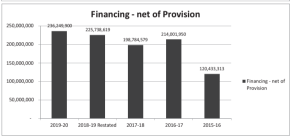


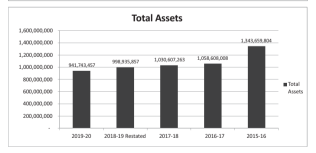


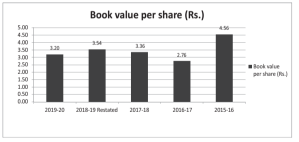
















Notice of Annual General Meeting (AGM XXVI) First Dawood Investment Bank Limited

Notice is hereby given that the AGM XXVI of First Dawood Investment Bank Limited will be held at its Registered Office, 19th Floor, Tower B, Saima Trade Towers, I. I. Chundrigar Road, Karachi on Tuesday, October 27, 2020 at 09:00 a.m. to transact the following business:

Ordinary Businesses

- 1. To confirm the minutes of XXV Annual General Meeting held on October 24, 2019.
- 2. To receive, consider and adopt the Audited Financial Statements of the Company for the year ended June 30, 2020 together with Directors' and Auditors' Reports thereon.
- 3. To consider the appointment of External Auditors and to fix their remuneration for the financial year ending June 30, 2021.

Special Business:

- 4. To consider, approve enhancement of investment by way of loan / Musharaka / placement in associated company (B.R.R. Guardian Modaraba) and if deemed fit, to pass the following special resolution under section 199 (1) of Companies Act 2017, with or without modification, as recommended by the Directors;
- 5. Any other Business with the permission of the Chair.

By Order of the Board

October 02, 2020 Karachi Syed Musharaf Ali
CFO & Company Secretary

Notes:

- The share transfer books of the Company shall remain closed from October 20, 2020 to October 27, 2020 (both days inclusive).
 Shareholders are requested to notify to our Share Registrar FD Registrar Services (SMC-Pvt.) Ltd at 1705, 17th Floor, Saima Trade Tower-A, I.I. Chundrigar Road, Karachi, if any change of address immediately.
- 2. A member entitled to attend and vote at this meeting may appoint a proxy to attend and vote on his/her behalf. No person other than a member shall act as proxy. Proxy forms, in order to be effective, must be received at the Registered Office, duly stamped and signed not less than 48 hours before the meeting.
- 4. The CDC account holders will have to follow the under mentioned guidelines as laid down by the Securities & Exchange Commission of Pakistan:

A. For Attending the Meeting:

- (i) In case of individuals, the account holders or sub- account holders and / or the persons whose shares are in group accounts and their registration details are uploaded as per CDC Regulations shall authenticate their identity by showing their computerized National Identity Card (CNIC) or original passport at the time of attending.
- (ii) In case of corporate entities, the Board of Directors resolution / power of attorney with specimen signature of the nominees shall be produced (unless it has been provided earlier)
- (iii) If the company receives consent from the members holding in aggregate at least 10% shareholding of total paid up capital residing in a city, to participate in the meeting through video-link at least 07 days prior to date of the meeting, the company will arrange facility of video-link in that city subject to availability of such facility in that city. To avail this facility, please provide the following information to our Registrar i.e. FD Registrar Services Pvt Ltd.



CONSENT FOR VIDEO CONFERENCING FACILITY

I/We,	of	, being a member of First Dawood Investment Bank Limited, holder of				
ordinary share(s) as	per Registered Folio / C	DC Account no.		_hereby opt for video conference facility at		

Signature of the Member(s)

B. For Appointing Proxies:

- (i) In case of individuals, the account holders or sub-account holders and or / persons whose shares are in group accounts and their registration details are uploaded as per CDC regulations, shall submit the proxy forms accordingly.
- (ii) The proxy form shall be witnessed by two persons whose names, addresses and CNIC numbers shall be mentioned on the form.
- (iii) Attested copies of CNIC or the passport of the beneficial owners and the proxy shall be furnished with the proxy forms.
- (iv) The proxy shall produce their original CNIC or original passport at the time of the meeting.
- (v) In respect of corporate entity, the Board of Directors Resolution/Power of Attorney with specimen signatures be produced at the time of meeting on behalf of entity.

5. Availability of Financial Statements and Reports on the Website:

The Annual Report of the Company for the year ended June 30, 2020 has been placed on the Company's website at the given link: http://www.firstdawood.com

STATEMENT UNDER SECTION 134 (3) OF THE COMPANIES ACT, 2017

This statement set out justification required concerning Agenda Item No, 4 material facts pertaining to the special Business being on the notice to be transacted at the 26th Annual General Meeting.

SPECIAL BUSINESS

AGENDA ITEM NO.4

RESOLVED THAT the Company be and is hereby authorized to for the purpose of section 199 of the Companies Act, 2017 to enhancement of investment of Rs. 50.0 million to Rs. 75.0 million by way of loan /Musharaka / placement for the period up to (01) one year on roll over basis in B.R.R. Guardian Modaraba.

Information required to be disclosed to the members under the Companies (investment in associated companies or associated undertakings) Regulations, 2017, as follows:

Name of the associated company	B.R.R. Guardian Modaraba
Earnings Per Share for the last three years	June 30, 2017 Rs.2.17 June 30, 2018 Rs.0.75 June 30, 2019 Rs.0.52
Break-up value per share, based the latest audited financial statements.	June 30, 2019 Rs.15.91
Financial position, including main items of statement of financial position and profit and loss account on the basis of its latest financial statements for the period ended June 30, 2019.	i) Operating income 227.61 ii) Other income 8.95 iii) Amortization on Ijarah assets 25.39 iv) Financial charges 26.42 v) Administrative expenses 149.61 vi) Reversal of Provision of doubtful debts (51.89) vii) Unrealized loss / (gain) on revaluation viii) Net Profit 48.84



Maximum amount of investment to be made	Upto Rs.75.0 Million
Purpose	To earn a good return
Benefits	To earn profit rate Kibor + 100 bps (expected).
period of investment	In tranches between 3 to 6 months, from time to time as chief executive of the company may deem fit.
Salient features of the agreement with associated company with regards to proposed investment	Arm's length
Direct or indirect interest of directors, sponsors, majority shareholders and their relatives in the transaction under consideration	None of the directors, sponsors, majority shareholders and their relatives have any interest in the proposed placement/ Musharakah / other mode of investment, except to the extent of their certificate in the associated company.

"RESOLVED further that the Chief Executive and Company Secretary be and are hereby authorized severally to do all acts, deeds and things necessary to implement this Resolution and also empowered to make amendments/modifications to the Resolution as may be required and such amendments/modifications shall also be deemed as having been approved by shareholders"



Chairman Review Report

Dear Shareholders,

I hereby present the 26th Annual Accounts along with the audited financial statements of First Dawood Investment Bank Limited showing over all performance of the Company and effectiveness of the leadership in attaining the Company's aims and objectives for the year ended June 30, 2020.

Economic Overview

This year was again a challenging period for the country as well as for your company due to uncertain geo-political development and COVID-19 virus since February 2020 resulting in continued economic woes. In the first half of FY20, the fiscal deficit stood at 2.3 percent of GDP, compared to 2.7 percent in the first six months of FY19. The fiscal adjustment was achieved through increases in domestic revenue collections and slower growth in non-interest recurrent expenditures. However, the COVID-19 pandemic is likely to put significant pressure on expenditures whereas revenue collections are expected to be negatively impacted. Pakistan's public debt, which stood at 87.5 percent of GDP at the end of FY19, may rise as a result.

Real GDP growth is projected to contract by 1.3 percent in FY20 as domestic and global economic activity slows down sharply in the last four months of the fiscal year. The outbreak of COVID-19 will impact growth beyond FY20. Under the baseline scenario, growth will remain muted in FY21 before reaching 3.2 percent in FY22. Inflation is expected to average 11.8 percent in FY20 and to gradually decline thereafter.

Consequently keeping the view of economic scenario, the State Bank of Pakistan (SBP) maintained a tight monetary stance during this period, keeping the policy rate at 13.25 percent to dampen inflationary expectations. However, as the COVID-19 pandemic spread, it reduced the policy rate to 11.0 percent in March 2020.

Financial Performance

In view of the aforementioned scenario prevailing in the country, your company's gross finance lease revenue during the year is Rs. 0.12 million only. However, a net of reversal of provision against 'Non Performing Assets' amounted to Rs.23.576 million. Due to prevailing recessionary conditions in the country, the majority of company's debtors cannot manage their businesses' commitments; therefore the only ray of hope for the company is through the sale / adjustment of collateral and recovery from litigation. Nevertheless your company took aggressive measures to transform company's operations and today it is in a much better state.

It is encouraging and noteworthy that without any external assistance your company has been maintaining its liquidity and making payments to its creditors and meeting its administrative expenses. The management and the Board are confident that all these measures will translate into growth of your company. Whilst summing-up, it may be reiterated that despite extremely unfavourable economic & financial conditions, your company with the support of its Board, new management, its creditors / lenders and shareholders have so far been able to sustain its business during all these years. The company now looks forward to more promising business activities for the benefits of all stakeholders as soon as license has been renewed as per new regulation promulgated by SECP.

The leadership and effectiveness of the Board are primarily the Chairman's responsibility. We, in the Board recognize the importance of, and are committed to, high standards of corporate governance, aligned with the needs of the Bank and the interest of all our stakeholders. All directors are aware of their duties and responsibilities. They review and approve the Company's financial statements in addition to all significant plans and decisions. The Audit Committee focuses on compliance with the best practices of corporate governance and relevant statutory requirements, changes in accounting policies, compliance with listing regulations, monitoring the internal and external audit functions, review of financial statements. The Human Resource and Remuneration Committee reviews human resources needs, compensation policies and plans, and executive compensation.

Acknowledgement

I would like to acknowledge and particularly thank our CEO, his executive leadership team and all the employees of FDIBL for their hard work, commitment. I am also grateful to our bankers, shareholders, the SECP, Pakistan Stock Exchange, and other regulators for their cooperation and support.

Christopher John Aitken Andrew

Chairman



DIRECTORS' REPORT

Dear Shareholders.

The Directors of your Company are pleased to present to you the 26th Annual Report annexed with Audited Financial Statements of the Company for the year ended June 30, 2020.

Board Composition and Remuneration

1. The total number of directors are 7 as per the following:

a. Male: 06b. Female: 01

2. The composition of the board is as follows:

Category	Names
Independent Director	Mr. Khurshid Abul Khair Mr. Abu Khursheed Muhammad Ariff Mr. Asad Hussain Bokhari
Executive Director	Mr. Rafique Dawood
Non – Executive Directors	Mr. Christopher John Aitken Andrew Mr. Syed Iqbal Hussain Rizvi Mrs. Farhat Ali

The company has a formal policy and transparent procedures for the remuneration of its Directors in accordance with Companies Act, 2017 and Listed Companies (Code of Corporate Governance) Regulations 2019. Revision in the remuneration shall, from time to time be determined by the Board of Directors on the recommendation of Human Resource & Remuneration (HR&R) committee. The Remuneration of Chief Executive and director fee for attending the Board meeting paid to the Non-Executive Directors is disclosed on page no. 77 & 80 of Financial Statements for the year ended June 30, 2020.

Business Performance

During the year the company's results for 2020 reflect another year of sound performance that was enabled by aggressive strategy well executed by our management team in an environment where the banking industry facing economic turmoil. The management continued its recovery drive with assertiveness resulted after taking effect of provision made and reversal / recovery against already provided classified portfolio, the company earned before tax profit to Rs.11.126M, and after tax loss to Rs. 63.409M as opposed to a before tax profit to Rs.39.138M, and after tax profit to Rs. 29.336M last year. However, the net worth of your company has decreased from Rs. 525.309M to Rs.475.173M due to reversal of deferred tax assets.

The management of FDIBL is continuing its efforts for recoveries and focusing its priority on reduction in non-performing portfolio and managing cash reserve despite adverse economic conditions marred by COVID-19 and lockdown scenario. Correspondingly, the costs are also being controlled and overhead are being restricted. For the same reasons, we have restructured the operations and finance departments to ensure that the costs do not exceed the expected benefits. The company loan portfolio is down to its most chronic market defaulters; henceforth 'Legal Department' are making concerted efforts to negotiate and to settle with these non-performing loans. We are pleased to inform that these efforts have already borne fruits, as some of these loans have been restructured and revenue stream has started flowing from these defaulters. It is expected that once all such accounts are regularised, it will enhance company's financial health and corresponding values. However, the COVID-19 threat and lockdown resulted in delayed legal process, because the Courts were not operational, even after opening the Courts are not functioning on its full strength.

Company Overview

The NBFC sector was badly hit aftermath of financial meltdown which affected the entire financial sector in 2008. The result was sharp rise in discount rate coupled with liquidity shortage forced the companies to utilize the available cash flows from recoveries to repay borrowings leaving no rooms for new business. During the period under review NBFC sector continued to face manifold challenges along with liquidity shortage. By the grace of Almighty Allah, company's financial position has been stable for quite some time. Since the company is managing postible business expenses through internal cash flows, the only source to generate cash is recoveries from existing portfolio. The non performing portfolio of the company is down to its most chronic defaulters. However, your management is confident that the trend for the year's profit shall improve in coming years through recoveries.



Financial Performance

Previous couple of years were not satisfactory for the NBFC Sector particularly for investment banks due to adverse market & economic conditions, political instability and overall law & order situation in the country. Majority of investment banks continue to face serious problems in terms of liquidity, profitability and viability. Earlier, the security and law & order issues were also hurting our recovery drive from lease / loan portfolio, but a positive change in law & order situation is expected to reap benefits in forthcoming years. Despite these socio-political challenges since 2008, your company is making progress in the right direction to keep FDIB a float. Hence, the Company has been able to manage its business affairs only through its internal resources during all these 9-10 years without any external financial support or a bail-out package, which indeed is a big achievement on its own account.

F6-,	2020	2019 Restated
	Rupees	Rupees
Lease and financing (loss) / income net of provision and impairment	26,002,778	72,034,348
Return on deposits and investments	7,358,677	8,722,501
Other gain / (loss)	2,111,760	2,147,960
Total (Loss) / Income	35,473,215	82,904,809
Administrative and Operating Expenses	(28,064,301)	(33,414,518)
Finance cost	(8,693,839)	(6,906,420)
Total Expenditure	(1,284,925)	42,583,871
Share of (loss) / profit of associates	12,410,639	(3,445,547)
(Loss) / Profit before Taxation	11,125,714	39,138,324
Taxation	(74,534,837)	(9,802,235)
(Loss) / Profit after Tax	(63,409,123)	29,336,089
(Loss) / Earnings Per Share – Basic	(0.427)	0.198
(Loss) / Earnings Per Share – Diluted	(0.427)	0.198

Economic Review

Adverse balance of trade, meagre growth in worker's remittances, subdued foreign direct investments and COVID-19 continued to fuel the worsening economic stability. Resultantly, the FX reserves have been decreased over 20%. Amidst the fiscal and trade deficit, declining foreign reserves, rising debt servicing requirements, depreciating currency, growth in undocumented economy, renewed access to financial support packages from multilateral agencies along with additional external borrowings might become inevitable. While smooth transition of power among elected governments have created political stability; major changes are required in long term fiscal and monetary policies to address the aforementioned challenges. The management of your company is confident that the bottom line of the company shall improve further.

Future Outlook

During current year recovery of Rs.12.568 million has been made against non-performing lease and advances portfolio. Further recoveries are also expected from the existing portfolio, which will provide adequate cash flows for next 12-18 months. Hence, there are no issue of going concern for your company in the near future. The management is confident that it will continue to write back provisions as a result of expected recoveries which will not only result in better cash flows, but will also enhance profitability and the net worth of your company. The departments have been restructured and rationalized / right sized to reduce the payroll cost and overhead expenses. The proposed reduction in financing cost through restructuring / settlements with the lenders will assist in further reducing the losses and improving the equity. The company has applied for renewal of its license. The renewal of license will make the Company attractive for equity participation / merger along and / or with an opportunity for the existing shareholders to inject additional equity. The management is confident that the Company will be able to resume its operations upon renewal of business licence and to take advantage of deferred tax by writing new lease facilities.

Internal Control and Audit Function

The system of internal control is sound in design and has been effectively implemented and monitored. Further, to monitor and support the Board your company has Internal Audit function which directly reports to the Audit Committee.

Accounting Policies & Estimates

Appropriate accounting policies have been consistently applied in preparation of financial statements except for changes resulting on initial application of standards, amendments or interpretations to existing standards, as stated in Note 3 to the financial statements. Accounting estimates are based on reasonable and prudent judgment.



External Auditors

The Auditors Aamir Salman Rizwan-Chartered Accountants retire at the conclusion of 26th Annual General Meeting.

Related Party Transaction

All related party transactions have been placed before the Audit Committee of the company and upon recommendations of the committee the same have been placed before the board for review and approval.

Statement of Corporate Governance

Your Company has implemented provisions of the Code of Corporate Governance relevant for the year ended June 30, 2020. The external auditors review report on the statement of compliance with the Code of Corporate Governance is annexed with this report. As per directives of SECP and Pakistan Stock Exchange, the Directors hereby confirm the following as required:

- a. The financial statements, prepared by the management of the listed company, present its state of affairs fairly, the result of its operations, cash flows and changes in equity;
- b. Proper books of account of the listed company have been maintained;
- Appropriate accounting policies have been consistently applied in preparation of financial statements and accounting estimates are based on reasonable and prudent judgment;
- d. International Financial Reporting Standards, as applicable in Pakistan, have been followed in preparation of financial statements and any departures there from have been adequately disclosed and explained;
- e. The system of internal control is sound in design and has been effectively implemented and monitored; and Significant deviations in operating results

The significant deviations in operating results of the Company were mainly due to the fact that during the current year the company made net reversal of provisions on Non Performing Assets (NPAs) amounting to Rs.23.576 million This was mainly due to settlement / restructuring of outstanding liabilities.

The company has managed to reduce its administrative expenses by 16.01% i.e. from Rs. 33.414 million to Rs. 28.064 million last year despite the prevailing inflationary trend.

Key Financial Highlights

Summary of key operating and financial data of last six years is disclosed on page 4 of Annual Report.

Dividend

The Board of Directors after assessing the financial position of the Company, considered it prudent not to recommend the payment of a dividend or the issuance of bonus shares for the year.

Taxes, duties, levies and charges

There are no outstanding taxes, duties, levies and charges other than disclosed in the financial statements. Further, in-house taxation department is accessing the applicability of sales tax on services and revising procedures in light or changes in tax regulations.

Provident Fund

The Company and its employees contribute equally in a Registered Funded Provident Fund (the Fund) for its employees. The assets of the Fund as per the unaudited financial statement for the year ended June 30, 2020 stood at Rs. 169.515 million.

Meeting of the Board & its Committees

The number of Board and Committees' meetings held during the year and attendance by each Director is disclosed as under:



Board Meetings

S. No	Name	Designation	Entitlement to Attend Meeting	Meetings Attended	Leave of Absences
1	Mr. Christopher John Aitken Andrew	Chairman	4	2	2
2	Mr. Rafique Dawood	CEO & Director	4	4	-
3	Mr. Abu Khursheed M. Ariff	Director	4	3	1
4	Mr. Asad Hussain Bokhari	Director	4	3	1
5	Mr. Khurshid Abul Khair	Director	4	4	-
6	Mr. Syed Iqbal Hussain Rizvi	Director	4	4	-
7	Mr. Muhammad Saeed Director		2	0	2
8	Mrs. Farhat Ali	Director	2	2	-

Audit Committee Meetings

S. No	Name	Designation	Entitlement to Attend Meeting	Meetings Attended	Leave of Absences
1	Mr. Asad Hussain Bokhari	Chairman	4	4	1
2	Mr. Khurshid A. Khair	Member	4	4	-
3	Mr. Abu Khursheed M. Ariff	Member	4	3	1

Human Resources & Remuneration Committee Meetings

S. No	Name	Designation	Entitlement to Attend Meeting	Meetings Attended	Leave of Absences
1	Mr. Khurshid A. Khair	Chairman	1	1	-
2	Mr. Asad Hussain Bokhari	Member	1	1	-
3	Mr. Abu Khursheed M. Ariff	Member	1	0	1

Directors Training Programme

The directors of the Company are experienced and seasoned corporate professionals and are well-conversant with the relevant laws applicable to the Company, its policies and procedures and provisions of memorandum and articles of association and are aware of their duties and responsibilities. The Chief Executive Officer as a Director in the Board is exempted from the Directors Training Program in accordance with the criteria specified in Regulation 19(2) of the Regulations. The remaining directors will acquire the required director's training certification subsequent to renewal of business license.

Pattern of Share holding

The pattern of shareholding and additional information regarding pattern of shareholding is annexed on page 94 of the Annual Report.



Auditor's Report

The Auditors have given their opinion on the financial statements of the company for the year ended June 30, 2020, wherein they have expressed their opinion on Deferred Tax Asset amounting Rs.314.857 million Further, they draw attention to following matters (i) licenses for Leasing Business and Investment and Finance Services under Non Banking Finance Companies (Establishment and Regulation) Rules, 2003 and Non Banking Finance Companies and Notified Entities Regulations, 2008 from the Securities and Exchange Commission of Pakistan (SECP) has been expired and awaiting renewal. (ii) appeal for renewal of registration as Debt Securities Trustee under Regulation 6(2) of Debt Securities Trustee Regulations, 2012 is currently pending at the Hon' able High Court of Sindh. (iii) note 1.9 & 12.6 of the financial statements discloses that the Company is not in compliance with certain requirements of NBFC Regulations. (iv) note 32.1 to the financial statements which describes the litigation with HBFC over the settlement amount of liabilities due to different cost of funds as determined by SBP and JCR-VIS. The Company's response to the aforementioned observation is as under:

With regards to Deferred Tax, the Company have financial projections based on which the deferred tax asset has been recognised. However it is expected that there will be no material change in the projections and the Company will be able to generate profits as per projections which would then be utilized to set-off the deferred tax Asset, once the license is renewed. Consequently, the deferred tax asset accounted for in the financial statements will be fully realized in the future.

- (i) The Company is compliant with Minimum Equity Requirement (MER) since December 2017 and has applied for renewal of Investment Finance Services License to SECP and the matter is pending with Appellate bench of SECP.
- (ii) The appeal for renewal of registration as Debt Securities Trustee under Regulation 6(2) of Debt Securities Trustee Regulations is pending at the appellate bench of SECP.
- (iii) A single party exposure is exceeding the 20% of equity of the company and the same amount is under litigation. In this current financial year the company anticipate to offload the shares of associated company and company endeavour to reduce the investment in associate as per the limit defined in NBFC Regulations.
- (iv) The DFI shared a 'cost of fund' inclusive of; Administrative & Provision costs (in addition to cost of funds). In view of the above, the company took assistance of the report of Rating Agency for 'cost of fund' and structured the 'Schedule of Repayment'. The DFI accepted the first cheque, which triggered the repayment schedule, as per the offer. Thereafter 12-installments were duly paid by the company i.e. from April 2016 until March 2017, after settling the value of securities that were not released.

Trading / Dealing in Company Shares

Directors, CEO, CFO, Company Secretary, Internal Auditor, other employees and their spouses and minor children have not traded in the shares of the Company during the year.

Post Balance Sheet Events

There has been no occurrence of significant events between the financial year ends June 30, 2020 of the company to date.

Acknowledgement

The Board of Directors acknowledges and deeply appreciates the management and employees for their dedication, commitment, in these hard times being faced by the company. The management role in the on time decisions and continuous efforts for bringing out the company from severe financial crisis is being acknowledged and appreciated. We also take this opportunity to express our gratitude to our valued customers, business partners, external auditors, stake holders, bankers and shareholders for their support, trust and patronage. Last, but not the least, we humbly pay our gratitude to our regulator SECP, who kept on rendering their immense support and facilitative role, enabling FDIB to face these tough challenges.

Chief Executive

Director



کمپنی کے شیئرز میں ٹریڈنگ / ڈیکنگ:

سال بھر کے دوران ڈائر بکٹرزی ای اوہ می ایف اوہ انٹرل آ ڈیٹر ، میگر ملاز مین اورانل خانہ میں سے سی بھی نمپنی کے شیئر کے حوالے سے کوئی لین دین نہیں کیا۔ بیکنس شیٹ کے اجرا کے بعداییا کوئی بھی مالیاتی لین دین یا کوئی اور واقعہ رونمائہیں ہوا جسے بیکنس شیٹ میں شامل کرنا ضروری سمجھا جائے۔

اظهار تشكر:

بورڈ آف ڈائر کیٹرزمشکلات حالات میں بھی پوری محنت گن اور عزم کے ساتھ کام کرنے پرانظامیہ سمیت ملاز مین کی خدمات کوقد رکی نگاہ ہے۔ تکیم کی خیست میں انتظامیہ نے قابل رشک کردارادا کیا۔ ہم ادارے پر پورااعتبار کااظہار کرنے پراپنے معزز کرم فرماؤں، بینکرز، ایکسٹرل آڈیٹرز، برنس پارٹنراوراسٹیک ہولڈرز اورشیئر ہولڈرز کے بھی شکر گزار ہیں۔ ایف ڈی بی کوشکلات سے بہتر طورت برنیر دآزما ہونے کے قابل بنانے میں بروقت رہنما کردارادا کرنے برہم این ربیاتی دیگیو لیٹر) ایس ای بی کے بھی احسان مند ہیں۔

بورڈ آف ڈائر یکٹرز کی طرف ہے

ار کیٹر ڈائر کیٹر

جيف ايگزيڻوآ فيسر چيف ايگزيڻوآ فيسر

انسانی وسائل اور مشاهرتی کمیٹی میٹنگز:

تغطيل	حاضری	میٹنگ اٹینڈ کرنے کی اہلیت	عبده	نام	سيريل نمبر
-	1	1	چيئر مين	جناب خورشيدا بوالخير	1
-	1	1	ركن	جناب اسد ^{حس} ين بخاري	2
1	0	1	رکن	جناب ابوخورشيدعارف	3

ڈائریکٹرز ٹریننگ پروگرام:

چیف ایگزیکٹوآفیسر فیق داؤ د تربیت ہے متثنیٰ ہیں کیونکہ کوڑآف کارپوریٹ گورننس کی شق(2)19 کے تحت وہ مطلوبہ پرپورے اترتے ہیں۔

پیٹرن آف شیئر هولڈنگ:

پیٹرن آفشیئر ہولڈنگ اوراس سے متعلق اضافی معلویات مالیاتی گوشواروں سے منسلک صفحہ نمبر۔۔۔ بیردی گئی ہیں۔

آڈیٹرز ریورٹ:

آ ڈیٹرز نے 30 جون <u>202</u>0ء کوختم ہونے والے مالی سال کے حوالے سے رپورٹ میں درج ذیل دائے دی ہیں۔

- (a) ڈیفر ڈایسٹس 314.857 ملین رویے ہے۔
- ا۔ کاروباری اجازت نامہ NBFC Regulation کے تحت میعاذتم ہونے کے بعد تجدیدی مراحل میں ہے۔
- ۔ 1- نوٹ نمبر 1.9 اور 12.6 کے مطابق ممپنی نے بعض اُمور میں این بی ایف می کے بعض ریکیولیشنز پر کمل عمل نہیں کیااورڈیٹ سیکیورٹیز ٹرسیٹیز ریکیولیشنز 2012 کے ریکیولیشن (2) 6 سے مطابقت پیدائہیں کی۔
 - ۳۔ ٹرشی کاروبار کے اجازت نامہ کی درخواست ہائی کورٹ میں زیرالتواء ہے۔
 - ۳۔ آڈیٹرز کی رپورٹ پر کمپنی کی آبزرویشن درج ذیل ہے نوب میں مرد کی سات کو میں ماری کا است
 - نوٹ 32.1 کےمطابق ادارےاور HBFC کےدرمیان طریقدادا نیگی کا معاملہ ہائی کورٹ میں زیر ساعت ہے۔
- (a) ڈیفرڈ ٹیکس کی مناسبت سے بزنس پلان ترتیب دینے کیلئے ادارے نے ایک چارٹرڈ اکاؤنٹس فرم کی خدمات حاصل کی تا کہ مستقبل میں ٹیکس ایبل پروفٹ کا اندازہ لگایا جاسے۔ یہ بزنس پلان ادارے کی حکمت عملی کے مطابق ہے اوراُ مید کے کیسب کچھاس پلان کے مطابق درست انداز سے طبے پا تاجائے گااورا دارہ پُر اُمید کداس کا کاروباری اجازت نامدل جائے گا۔
 - ۔ ٹرٹی کاروبار کے اجازت نامہ کی درخواست ہائی کورے میں زیرالنواء ہے اورا دارہ اس کے لئے بہت پُر اُمید ہے۔
 - ۲۔ ادارہ دسمبر 2017ء سے کم از کم ایکوئی کی میعاد پورا کرتا ہےاور کاروباری لائسنس کا اجازت نامد کی درخواست SECP اپیلیٹ بیٹی میں داخل کی گئی ہے۔
- س۔ صرف ایک سٹمر کی مالیاتی 20% سے تجاوز کرتی ہے اور قرض کی واپسی کا معاملہ کورٹ میں زیساعت ہے۔ اپنی الیوی ایٹ کمپنی میں مزید کی کرنے اور NBFC Regulation پر پورا کرنے کیلئے کوشاں ہے۔
 - م۔ ڈی ایف آئی نے قرضے پرسود کی شرح میں انتظامی اخراجات اور دوسرے اخراجات کوشامل کیا ہے۔ اس کو مدنظر رکھتے ہوئے ادارے نے ایک متندریڈنگ انجینسی کی رپورٹ مدد لی۔جس کے تحت ادارے نے قرضے کی 12 قسطیس اداکیس۔ان اٹا ثوں کی مالیت شامل ہے جونظر ہائی کورٹ کے پاس ہیں۔



اهم مالياتي أمور:

- ا۔ ڈویڈینڈ (مقنوم): ادارے کی مالی حالات دیکھتے ہوئے بورڈ آف گورنرز نے طے کیا ہے کہ ڈویڈنڈیا پونس شیئر کے اجرا کا علان نہ کیا جائے۔
- ۔ ۲ سنگیس، ڈیوٹیز، چارجز: مالیاتی گوشواروں میں بیان کردہ رقوم کے سواکوئی بھی رقم ادارے پر واجب الا دانہیں ۔ادارے کائیکس ڈپارٹمنٹ خدمات پر پیلزئیکس عائد کرنے اورٹیکس ریکیولیشنز میں تیدیلیوں کا جائزہ لے رہا ہے۔
 - س۔ پراویڈنٹ فنڈ: ملازمین کیلیے ادارے نے پراویڈنٹ فنڈ کا اہتمام کررکھاہے۔اس مدمیں 30 جون <u>202</u>0ء کےمطابق 169.515 ملین رویے موجود تھے۔

ڈائریکٹرز کی میٹنگز:

لغطيل	حاضري	میٹنگ اٹینڈ کرنے کی اہلیت	عبده	رن	سيريل نمبر
2	2	4	چيئر مين	جناب كرسٹوفر جان اينڈر يو	1
-	4	4	ڈائر یکٹر اسی ای او	جناب رف ی داؤ د	2
1	3	4	ڈ ائر بکٹر	جناب ابوخورشیدعارف	3
1	3	4	ڈائر <i>یکٹر</i>	جناب اسد حسين بخاري	4
-	4	4	ڈائر <i>ب</i> کٹر	جناب خورشيدا بوالخير	5
-	4	4	ڈائر <i>ب</i> کٹر	جناب سيدا قبال حسين رضوي	6
2	0	2	ڈائر <i>یکٹر</i>	جناب محمر سعيد	7
0	2	2	ڈ ائر یکٹر	مسز فرحت على	8

آڈٹ کمیٹی کی میٹنگز:

تعطيل	حاضري	میٹنگاٹینڈ کرنے کی اہلیت	عبده	ړه	سير مل نمبر
1	3	4	چيئر مين	جناب اسد ^{حس} ين بخاري	1
-	4	4	رکن	جناب خورشيدا بوالخير	2
1	3	4	رکن	جناب ابوخورشيدعارف	3



اندرونی کنٹرول اور آڈٹ:

ادارے کو بواراعتاد ہے کہ پنج سالمنصوبے کےمطابق تمام نتائج حاصل کر لئے جا ئیں گے۔ برنس پلان میں مستقبل کیلئے ٹیکس ایبل پروفٹس اورزی ایکو پی بھی شامل ہے۔انٹرنل کنٹرول معیاری ہے۔ ٹگرانی کا نظام جامع ہے۔اس نتیجے میں معاملات بہتری کےساتھ نمٹائے جارہے ہیں۔

ایف ڈی آئی بی نے تمام ٹرانز میکشنز کا درست ترین ریکارڈ دکھنے کیلئے عالمی سطح پرتسلیم شدہ اصولوں کے تحت اکوئٹنگ پروسیجرزا پنائے ہیں۔مالیاتی گوشواروں کے نوٹ نمبر 5 میں صراحت کی گئی ہے۔اکاؤ مٹنگ کے تمام تخینے معقولا وردانشمندان فیصلے کی روشنی میں تیار کئے گئے ہیں۔

ایکسٹرنل آڈیٹرز:

آ ڈیٹرز عامرسلمان رضوان چارٹرڈا کاونٹنٹس سے معاہدے کی معیادتم ہورہی ہے آنے والی سالانہ جنرل میٹنگ جس میں ایکسٹرل آ ڈیٹرکا تقر رکیا جائے گا۔

ريليڻيڈ يارٹی ٹرانزيکشن:

تمام رملیٹیڈ پارٹی انزیکشنز آڈٹ کمیٹی کے سامنے کئے جاتے ہیں اوراس کے بعدوہ کمیٹی کی تجاویز کے ساتھ بورڈ آف ڈائر یکٹر کے سامنے نظر ٹانی اور منظوری کیلئے پیش کئے جاتے ہیں۔

كاريوريث گورننس:

30 جون <u>202</u>0ء کوختم ہونے والے سال کیلئے طے شدہ کوڈ آف کارپوریٹ گورنٹس پر بھرپورٹل کیا گیا ہے اس حوالے ہے آڈیٹرز کی رپورٹ منسلک ہے۔الیس ای بی پی اور کرا چی اسٹاک ایکیٹی کی ہوایات کے مطابق درج ذیل اُمورکیٹیٹی بنانے کی کوشش کی گئے ہے۔

- ا۔ تمام مالیاتی گوشوار ہے ادار ہے کی درست یوزیشن ظاہر کریں۔
 - ۲۔ تمام مالیاتی تُتب بہترین معیاراپ ڈیٹیڈرکھی جائیں۔
- ہ۔ انٹرنیشنل فائنانشل رپورٹنگ اسٹینڈ رڈ زاپنائے جائیں اورا گرکہیں بندا پنائے جائیں تو تصرح کر دی جائے۔
 - ۵۔ انٹرل کنٹرول کامعیاری نظام اپنایا گیاہاس حوالے ہے موثر نگراں نظام بھی موجود ہے۔

آیریٹنگ نتائج میں اهم تبدیلیاں:

ادارے نے گزرے ہوئے سال میں نان پرفارمنگ ایسیٹس 23.576 ملین روپے کی کی واقع ہوئی ہے۔جس کے لئے مختص رقوم کمپنی نے انتظامی اخراجات 16.01 میں نمایاں کی واقع ہوئی جو پچھلے سال 33.414 ملین روپے کے تناسب میں اس سال 28.064 ملین روپے ہے۔واجبات کی سیطمنٹ اور ری اسٹر کچرنگ کیلئے بھی بات چیت کی گئی۔



مالیاتی گوشواریے:

	2020	2019
	Rupees	Restated Rupees
Lease and financing (loss) / income net of provision and impairment	26,002,778	72,034,348
Return on deposits and investments	7,358,677	8,722,501
Other gain / (loss)	2,111,760	2,147,960
Total (Loss) / Income	35,473,215	82,904,809
Administrative and Operating Expenses	(28,064,301)	(33,414,518)
Finance cost	(8,693,839)	(6,906,420)
Total Expenditure	(1,284,925)	42,583,871
Share of (loss) / profit of associates	12,410,639	(3,445,547)
(Loss) / Profit before Taxation	11,125,714	39,138,324
Taxation	(74,534,837)	(9,802,235)
(Loss) / Profit after Tax	(63,409,123)	29,336,089
(Loss) / Earnings Per Share – Basic	(0.427)	0.198
(Loss) / Earnings Per Share – Diluted	(0.427)	0.198

اداریے کا جائزہ:

NBFC سیکٹرشدیدمتاثر ہوا2008 کے مالی بحران کے باعث جس کے نتیج میں سود کی شرح میں غیر معمولی اضافہ ہوا جیسکی وجہ سے اداروں کوقر ضوں کی ادا بنگی کینے بھاری رقوم ادا کی گئی جسکے پیش نظران کے پاس کار بارکرنے کی سکت ندر ہی۔اللہ کے فضل سے کمپنی کی مالیاتی حیثیت مستقلم ہے۔ادارہ اپنے روز مرہ کے اخراجات باحسن خوبی کے ساتھ پور سے کرر ہاہے۔قرض ناد ہندگان کی تعداد میں کی واقع ہوئی ہے جسکی وجہ متاثر کن کارکردگی ہے۔انتظامیدادارہ کومنا فع بخش بنانے کیلئے پرامید ہے۔

معاشى صورتحال:

ادائیگی کی عدم استحکام، بیرونی سرماییکاری میں کمی کی وجہ سے کرنٹ اکاؤنٹ خسارے میں اضافہ ہوا ہے۔اس کی وجہ سے بیرونی کرنس کے ذخائر میں 20% کمی واقع ہوئی ہے۔جبکہ اس کے ساتھ ہی پیڈوش آئند بات ہے کہ ملک میں سیاسی استحکام ہے جس کے ذریعے ملک کو درمیتی مالیاتی اور معاثی مشکلات سے نبرد آزما ہوسکتا ہے۔

مستقبل کے امکانات:

ناپرفارمنگلونزاورایڈوانسز پورٹفولیوز کیمد میں 11.373 ملین روپے کی ریکوری ہوئی۔مزیدا کاؤنٹس سے بھی جلدریکوری کی اُمیدہے۔اب کیش فلوکامسکلہ پیدانہ ہونے کی اُمیدہے۔ مستقبل قریب میں پریشانی کوکوئی بات نہیں ہوگی۔ریکوری کی صورت میں کیش فلوہی بہتر نہ ہوگا بلکہ منافع کی صلاحیت بھی بہتر ہوگا اورادارے کی مجموعی قدرو قیت میں اضافیہ ہوگا۔

الفِ ڈی آئی بی نے مختلف شعبول کی ساخت تیدیل کر کے پے رول کوکنٹرول کرنے کی کوشش کی ہے۔ اخراجات میں بھی کمی کی راہ ہموار کی ٹی تا کہ منافع کمانے کی صلاحیت بہتر اورا یکو پٹی کا گراف بلند ہو۔ اس صورت میں ادارے کی ایکو پٹی میں شراکت کے حوالے سے بیرونی شخصیات یا ادارے بھی دلچیپی ظاہر کر سکتے ہیں اور شیئر ہولڈرز کو بھی ادارے کے ساتھ منزیدا شتر اکٹل تحرکیا کے کہ لائسنس کی بھالی کے بعد ڈیٹر ڈیکٹر ڈیکٹر سکی مددسے ادارہ نگلیز دینے کی بوزیشن میں آجائے گا۔



ڈائریکٹرز کی رپورٹ:

ہم تمام ڈائز يكٹرز 30 جون 2<u>02</u>0ء كونتم ہونے والے مالى سال كيلية آ ڈٹ شدہ مالياتی گوشواروں كے ساتھ سالاندريورٹ بيش كرتے ہوئے مسرت محسوں كرتے ہيں۔

بورڈ کی بناوٹ اور مشاہرہ

کل ڈائر یکٹرز کی تعداد 7ہے جومندرجہ ذیل ہیں:

مرد: 06

خاتون:01

ڈائیکٹر زکےمشاہرے کیلئے کمپنی کی واضع پالیسی اور شفاف طریقہ کار ہے جگیپینز ACT2017 اور تی اوری تی کے ضابطہ 2019 کے عین مطابق ہے۔ ڈائیکٹر زکے مشاہرے میں ردوبدل کا اختیار بورڈ کے ڈائر کیٹرز کے پاس ہے جو HR&R کمپٹی کے گز راشات کو مدنظر رکھکر فیصلہ کرتا ہے۔ چیف ایگزیٹو آفیسر کا مشاہرہ اورنون ایگزیٹوڈ ائر کیٹر کی فیس کی تفصلات مالیاتی گشو اروں کے صفہ نمبر 80 اور 77 پر درج ہیں۔

اداریے کی کارکردگی:

اداریے کی مالیاتی کارکردگی:

NBFC سیشرخاص طور پرانوسیطمنٹ بینک کیلئے پچھلے ٹی سال غیر تبلی پخش پائے گئے ہیں۔جبکی وجہ خراب تجارتی ومعاثی حالات، غیر بقیخی سیاسی صور تحال اور ملک کے امن وامان کی گیرتی ہوئی صورتحال ہے۔ اکثر انوسیطمنٹ بینکہ مسلسل مالیاتی بحران کا شکار ہیں۔امن وامان کا مسئلہ در پیش ہونے سے کاروباری شعبہ شد بید مشکلات سے دوچارتھا۔اب خیرسے سیکیورٹی کی صورت حال بہتر ہے۔اس سے انڈسٹری کو بہتر کارکردگی دکھانے کا موقع ملا ہے۔ 2008ء کے بحران کے باوجودا دارے کی کارکردگی اچھی رہی۔ایف ڈی آئی بی مارکیٹ میں پورے دم خم کے ساتھ موجود ہے۔ان آٹھ نو برس میں ادارے نے بیرونی مالیاتی امداد لینے سے گریز کیا جواس کے اعتاد کو فطاہر کرتا ہے۔



STATEMENT OF COMPLIANCE WITH LISTED COMPANIES (CODE OF CORPORATE GOVERNANCE) REGULATIONS, 2019

Name of the company: FIRST DAWOOOD INVESTMENT BANK LIMITED

Year ending: 30 JUNE 2020

1. The total number of directors are 7 as per the following:

a. Male: 06b. Female: 01

2. The composition of the Board is as follows:

Category	Names
Independent Director	Mr. Khurshid Abul Khair Mr. Abu Khursheed Muhammad Ariff Mr. Asad Hussain Bokhari
Executive Director	Mr. Rafique Dawood
Non – Executive Directors	Mr. Christopher John Aitken Andrew Mr. Syed Iqbal Hussain Rizvi Mrs. Farhat Ali

- 3. The directors have confirmed that none of them is serving as a director on more than seven listed companies, including this company;
- 4. The company has prepared a Code of Conduct and has ensured that appropriate steps have been taken to disseminate it throughout the company along with its supporting policies and procedures. Certain non compliance of the NBFC Regulation are identified which are disclosed appropriately in the financial statements.
- 5. The Board has developed a vision/mission statement, overall corporate strategy and significant policies of the company. The Board has ensured that complete record of particulars of the significant policies along with their date of approval or updating is maintained by the company:
- 6. All the powers of the Board have been duly exercised and decisions on relevant matters have been taken by Board/shareholders as empowered by the relevant provisions of the Act and these Regulations;
- 7. The meetings of the Board were presided over by the Chairman and, in his absence, by a director elected by the Board for this purpose. The Board has complied with the requirements of Act and the Regulations with respect to frequency, recording and circulating minutes of meeting of Board;
- 8. The Board of directors has a formal policy and transparent procedures for remuneration of directors in accordance with the Act and these Regulations;
- 9. Out of the Seven, Chief Executive Officer as a Director in the Board is exempted from the Directors Training Program in accordance with criteria specified in regulation 19(2), while the remaining directors will undertake the Directors' Training Program certification subsequent to renewal of business license.
- 10. The Board has approved appointment of Chief Financial Officer, Company Secretary and Head of Internal Audit, including their remuneration and terms and conditions of employment and complied with relevant requirements of the Regulations;
- 11. Chief Financial Officer and Chief Executive Officer duly endorsed the financial statements before approval of the Board;



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

AUDIT COMMITTEE

Mr. Asad Hussain Bukhari Chairman Mr. Khursheed A. Khair Member Mr. Abu Khursheed M. Arif Member

HUMAN RESOURCE AND REMUNERATION COMMITTEE

Mr. Khursheed A. Khair Chairman
Mr. Asad Hussain Bukhari Member
Mr. Abu Khursheed M. Arif Member

- 13. The terms of reference of the aforesaid committees have been formed, documented and advised to the committee for compliance.
- 14. The frequency of the meetings (quarterly/half yearly/yearly) of the committee were as per following:

a) Audit Committee
 b) HR and Remuneration Committee
 04 meetings were held during FY 2019-20
 01 meeting was held during FY 2019-20

- 15. The Board has set up an effective internal audit function/ or has outsourced the internal audit function to who are considered suitably qualified and experienced for the purpose and are conversant with the policies and procedures of the company;
- 16. The statutory auditors of the company have confirmed that they have been given a satisfactory rating under the Quality Control Review program of the Institute of Chartered Accountants of Pakistan and registered with Audit Oversight Board of Pakistan, that they and all their partners are in compliance with International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by the Institute of Chartered Accountants of Pakistan and that they and the partners of the firm involved in the audit are not a close relative (spouse, parent, dependent and non-dependent children) of the chief executive officer, chief financial officer, head of internal audit, company secretary or director of the company;
- 17. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the Act, these regulations or any other regulatory requirement and the auditors have confirmed that they have observed IFAC guidelines in this regard.
- 18. We confirm that all requirements of regulations 3, 6, 7, 8, 27,32, 33 and 36 of the Regulations have been complied with; and
- 19. Explanation for non-compliance with requirements, other than regulations 3, 6, 7, 8, 27, 32, 33 and 36 are below:



Non-Mandatory Requirement	Regulation No.	Explanation
Responsibilities of the Board and its members: Adoption of the corporate governance	10(1)	Non-mandatory provisions of the CCG Regulations are partially complied.
practices. Directors' Training:	19(1)	The directors of the Company are
It is encouraged that: (i) by June 30, 2020 at least half of the directors on their Boards; (ii) by June 30, 2021 at least 75% of the directors on their Boards; and (iii) by June 30, 2022 all the directors on their Boards have acquired the prescribed certification under any director training program offered by institutions, local or foreign, that meet the criteria specified by the Commission and approved by it.	19(1)	experienced and seasoned corporate professionals and are well-conversant with the relevant laws applicable to the Company, its policies and procedures and provisions of memorandum and articles of association and are aware of their duties and responsibilities. The Chief Executive Officer as a Director in the Board is exempted from the Directors Training Program in accordance with the criteria specified in Regulation 19(2) of the Regulations. The remaining directors will acquire the required director's training certification subsequent to renewal of business license.
Qualification of company secretary: The same person shall not simultaneously hold office of chief financial officer and the company secretary of a listed company.	24	The Chief Financial Officer has also been assigned the responsibilities of Company Secretary. The Board shall comply with this regulation subsequent to renewal of business license.
Nomination Committee: The Board may constitute a separate committee, designated as the nomination committee, of such number and class of directors, as it may deem appropriate in its circumstances.	29(1)	Currently, the Board has not Constituted a separate Nomination Committee and the functions are being performed by the Human Resource & Remuneration Committee. The company is not engaged in new business since 2009 due to expiry of business license, further the renewal of license is pending with SECP.
Risk Management Committee: The Board may constitute the risk management committee, of such number and class of directors, as it may deem appropriate 111 its circumstances, to carry out a review of effectiveness of risk management procedures and present a report to the Board.	30(1)	Currently, the Board has not Constituted a RMC and the Company's Management performs the requisite Functions and apprises the Board accordingly. The company is not engaged in new business since 2009 due to expiry of business license, further the renewal of license is pending with SECP.

Christopher John Aitken Andrew

Chip25 DZ

Chairman



INDEPENDENT AUDITOR'S REVIEW REPORT To the members of First Dawood Investment Bank Limited

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

We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2019 (the Regulations), prepared by the Board of Directors of First Dawood Investment Bank Limited (the Company) for the year ended June 30, 2020 in accordance with the requirements of regulation 36 of the Regulations.

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

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

The Regulations require the Company to place before the Audit Committee, and upon recommendation of the Audit Committee, place before the Board of Directors for their review and approval, its related party transactions. 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.

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 Regulations as applicable to the Company for the year ended June 30, 2020.

Further, we highlight below instances of non-compliance with the requirements of the Regulations as reflected in the paragraph references, where it is stated in the Statement of Compliance:



	Reference	Description Management of the Company could not comply with the corporate and financial reporting requirements of the regulation 17(1), 17(2) and 19 (g) of the Non-Banking Finance Companies and Notified Entities Regulations, 2008.		
I	Para 4			
ii	Para 19	The Company is in non-compliance with certain requirements, other than regulations 3, 6, 7, 8, 27, 32, 33 and 36 of the Regulations and explanation is given.		

Aamir Salman Rizwan Chartered Accountants Place: Lahore

Dated: 22 September 2020



INDEPENDENT AUDITOR'S REPORT To the Members of First Dawood Investment Bank Limited Report on the Audit of the Financial Statements

Qualified Opinion

We have audited the annexed financial statements of First Dawood Investment Bank Limited (the Company), which comprise the statement of financial position as at June 30, 2020, and the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity, the statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information, and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of the audit.

In our opinion and to the best of our information and according to the explanations given to us, except for the possible effects of the matter described in the basis of qualified opinion section of our report, the statement of financial position, the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes forming part thereof conform with the accounting and reporting standards as applicable in Pakistan and give the information required by the Companies Act, 2017 (XIX of 2017), in the manner so required and respectively give a true and fair view of the state of the Company's affairs as at June 30, 2020 and of the loss and other comprehensive income, the changes in equity and its cash flows for the year then ended.

Basis for Qualified Opinion

As at June 30, 2020, the Company has recognized deferred tax asset of Rs. 314.857 million only in respect of carry forward of unused tax losses and provisions that result in deductible temporary differences. The Company has not recognized deferred tax on account of other temporary differences such as property and equipment, etc. which is non-compliance of the applicable financial reporting framework (refer note 2.1 to the financial statements). Further, as stated in note 14 to the financial statements, the management has carried out assessment of recoverability of the recognized deferred tax asset on the basis of projections for future taxable income taking into account various assumptions regarding future business prospects, which we could not substantiate due to pending renewal of the license and uncertainty regarding availability of future taxable profits. Furthermore, the company has not complied with all disclosure requirements of IAS 12: Income Taxes, which is departure from the applicable financial reporting framework.

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

Material Uncertainty relating to Going Concern

We draw attention to note 1.3 to the financial statements, which states that the Company is facing financial problems, its accumulated losses as at June 30, 2020 are in the tune of Rs. 1,470.941 million, and as of that date, the Company's current liabilities exceed its current assets by Rs. 8.749 million and its licenses to carry out business are not renewed. These conditions along with other matters as stated in note 1.3 and contingencies identified in note 35 indicate the existence of a material uncertainty that may cast significant doubt about the Company's ability to continue as a going concern and accordingly the Company may not be able to realize its assets and discharge its liabilities at stated amounts. Our opinion is not qualified in respect of this matter.



Emphasis of Matter

- We draw attention to Note 1.1 to the financial statements, which describes that the licenses for Leasing Business and Investment and Finance Services under Non-Banking Finance Companies (Establishment and Regulation) Rules, 2003 and Non-Banking Finance Companies & Notified Entities Regulations, 2008 from the Securities and Exchange Commission of Pakistan (SECP) has been expired and awaiting renewal. Our opinion is not modified in respect of this matter;
- Further, we draw attention to note 1.2 to the financial statements, which describes that appeal for renewal of registration as Debt Securities Trustee under Regulation 6(2) of Debt Securities Trustee Regulations, 2012 is currently pending at the Honourable High Court of Sindh. Our opinion is not modified in respect of this matter;
- Further, we draw attention to notes 1.9 & 12.6 to the financial statements, which describes that the Company is in noncompliance with certain requirements of Non-Banking Finance Companies & Notified Entities Regulations, 2008. Our
 opinion is not modified in respect of this matter; and
- Further, we draw attention to note 32.1 to the financial statements which describes the litigation with HBFCL over the
 settlement amount of liabilities due to different cost of funds as determined by State Bank of Pakistan (SBP) and JCRVIS. Our opinion is not modified in respect of this matter.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Following are the Key audit matters:

S. No.	Key audit matters	How the matters were addressed in our audit
1	Regulatory Provisions against Non-Performing Assets	Our key audit procedures in respect of provision against non-performing assets, amongst others, include the following:
	Refer to Note # 11, 13 and 17 to the Financial Statements; management has made provisions for the non-performing finance leases, long term finances and placements and finances in accordance with NPEC and	We assessed whether all assets are classified appropriately among regular, sub-standard, doubtful and loss category based on period since which they are outstanding.
	placements and finances in accordance with NBFC and Notified Entities Regulations, 2008 that require significant judgments including estimates of Forced Sale Value of assets held as collateral.	For non-performing receivables eligible for Forced Sale Value benefit, we evaluated whether valuation reports are available and valid.
		We examined that whether Forced Sale Value benefit are restricted to lower of new and old valuation report, where applicable, as provided by Independent valuer listed on panel of approved valuers by Pakistan Banks' Association.
		We examined that reversal of provision has been made as per specified condition in the NBFC and Notified Entities Regulations 2008.
		We inspected mortgage deeds to substantiate existence of leased assets held as collateral.



2 Company's Exposure to litigation risk

Refer to note 35, Company is exposed to litigations and claims that have been filed against the Company many years ago, there are significant judgments including estimates involved regarding the outcome of these litigations.

Our audit procedures in respect of litigations and claims, amongst others, include the following:

Obtaining an understanding of the Company's processes, design and testing operating effectiveness of controls over litigations through meetings with the management and review of the minutes of the Board of Directors and Board Audit Committee.

Discuss the legal matters with Inhouse legal personnel.

Examine the litigation report generated by the Management.

Reading correspondence between Company and Regulatory Authority.

Circularizing external confirmations, where appropriate, on material cases and assessing the replies received thereof.

Whilst noting the inherent uncertainties involved with the legal and regulatory matters, assessing the appropriateness of the related disclosures made in the annexed financial statements.

Review the website of High Court of Sindh to cross check the pending cases with the record of the Company.

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

Management is responsible for the other information. The other information comprises the information included in the Company's Annual Report, but does not include the financial statements and our auditor's report thereon.

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

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

Responsibilities of Management and Board of Directors for the Financial Statements

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

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

Board of directors are responsible for overseeing the Company's financial reporting process.



Auditor's Responsibilities for the Audit of the Financial Statements

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

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

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

We communicate with the board of directors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the board of directors with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with the board of directors, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law and 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) Except for the possible effects of the matter described in basis for qualified opinion section above, proper books of account have been kept by the Company as required by the Companies Act, 2017 (XIX of 2017);



- b) Except for the possible effects of the matter described in basis for qualified opinion section above, the statement of financial position, the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes thereon have been drawn up in conformity with the Companies Act, 2017 (XIX of 2017) and are in agreement with the books of account and returns;
- 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).

Other Matter

The financial statements of the Company for the year ended June 30, 2019 were audited by another firm of Chartered Accountants, who vide their report dated September 25, 2019, expressed a modified opinion.

The engagement partner on the audit resulting in this independent auditor's report is Ahmad Salman Arshad.

Chartered Accountants Lahore

Dated: 22 September, 2020



STATEMENT OF FINANCIAL POSITION AS AT JUNE 30, 2020

ASSETS	Note	June 30, 2020 Rupees	June 30, 2019 Rupees	June 30, 2018 Rupees
NON CURRENT ASSETS			Restated	Restated
Property and equipment	7	2,720,678	222,223	338,835
Right-of-use assets	8	222,085	-	
Intangible asset	9	683,428	783,478	883,528
Investment properties	10	62,887,000	60,810,000	62,805,000
Net investment in lease finance	11	10,442,605	12,898,515	17,389,608
Long-term investments	12	163,279,225	144,653,561	151,914,281
Long-term finances	13	103,277,223	- 111,055,501	-
Long-term deposits		_	_	2,500,000
Deferred tax asset	14	314,856,617	389,351,187	397,338,572
Determine the dispersion of th	[555,091,638	608,718,964	633,169,824
CURRENT ASSETS	_	222,031,020	000,710,501	033,103,021
Current and overdue portion of non-current assets	15	236,249,000	225,738,619	198,784,579
Short-term investments	16	50,629,084	757,328	19,341,003
Placements and finances	17	39,025,413	39,025,413	39,025,413
Investment held with Nazir SHC	18	50,562,173	44,464,395	42,377,778
Advance against lease commitments	19	-	-	-
Loans and advances	20	1,417,942	2,386,431	1,320,036
Advance tax due from Government	21	699,467	-	-
Prepayments	22	41,671	23,332	26,673
Mark-up accrued	23	57,158	177,633	46,856
Other receivables	24	6,929,128	3,300,764	6,519,804
Cash and bank balances	25	1,039,883	74,342,978	90,515,101
	-	386,651,819	390,216,893	397,957,243
	=	941,743,457	998,935,857	1,031,127,067
EQUITY AND LIABILITIES				
Authorized Capital	26	1,500,000,000	1,500,000,000	1,500,000,000
Issued, subscribed and paid up capital	26	1,483,900,230	1,483,900,230	1,483,900,230
Capital reserves Reserves		455,841,607	455,841,607	455,425,501
Revenue reserves				
Accumulated loss	_	(1,470,941,138)	(1,407,304,978)	(1,436,224,961)
		468,800,699	532,436,859	503,100,770
Share of unrealised gain on remeasurement of investments in associates		15,728,175	4,268,291	6,994,953
Unrealised loss on remeasurement of investment at FVOCI	_	(9,355,467)	(11,395,430)	(11,596,693)
NON CURRENT LIABILITIES		475,173,407	525,309,720	498,499,030
Long-term loans	27	61,025,379	79,259,505	59,140,000
Lease liabilities	28	143,462	79,239,303	55,110,000
Long-term deposits	29	10,000,000	10,000,000	10,000,000
S	[71,168,841	89,259,505	69,140,000
CURRENT LIABILITIES		. , , .		
Current portion of long-term liabilities	30	303,061,078	296,083,748	360,991,536
Mark-up accrued	31	25,756,644	25,756,644	33,028,644
Short-term borrowings	32	50,266,346	50,266,346	56,266,346
Advances, accrued and other liabilities	33	8,977,233	4,979,770	5,349,014
Provision for taxation	34	7,339,908	7,280,124	7,852,497
CONTINGENCIES AND COMMITMENTS	35	395,401,209	384,366,632	463,488,037
Control of the Contro	-	941,743,457	998,935,857	1,031,127,067
The approved notes from 1 to 57 form an integral part of these financial statements	•			<u> </u>

 $The \ annexed \ notes \ from \ 1 \ to \ 57 \ form \ an \ integral \ part \ of \ these \ financial \ statements.$

Chief Executive

Director

Chief Financial Officer



STATEMENT OF PROFIT OR LOSS FOR THE YEAR ENDED JUNE 30, 2020

N. Control	Note	June 30, 2020 Rupees	June 30, 2019 Rupees Restated
INCOME			
Lease income		105,870	2,307,180
Return on investments and deposits	36	7,358,677	8,722,501
Income from long-term finances	37	72,265	17,234
Gain on sale of securities- net	38	53,184	3,869,751
Other income	39	2,111,760	2,147,960
		9,701,756	17,064,626
PROVISION/ CHANGES IN FAIR VALUE			
Reversal for potential lease losses and other loan losses - net	40	23,576,110	29,258,316
Present value adjustment- amortisation of interest free loan		_	31,354,703
Liabilities written back	41	_	7,272,000
Unrealized gain/ (loss) on remeasurement of investments property	10	2,077,000	(1,995,000)
Unrealized gain/ (loss) on remeasurement of investments - FVTPL		118,349	(49,836)
		25,771,459	65,840,183
		35,473,215	82,904,809
EXPENDITURES			
Administrative expenses	42	(28,064,301)	(33,414,518)
Finance cost	43	(8,693,839)	(6,906,420)
		(36,758,140)	(40,320,938)
Share of profit/ (loss) from associates	44	12,410,639	(3,445,547)
PROFIT BEFORE TAXATION		11,125,714	39,138,324
Taxation	45	(74,534,837)	(9,802,235)
(LOSS)/ PROFIT FOR THE YEAR		(63,409,123)	29,336,089
Earning per share - basic	46.1	(0.427)	0.198
Earning per share - diluted	46.2	(0.427)	0.198

The annexed notes from 1 to 57 form an integral part of these financial statements.

Chief Executive

Director

Chief Einancial Officer



STATEMENT OF OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED JUNE 30, 2020

June 30, June 30, 2020 2019 Note Rupees Rupees Restated

(Loss)/ profit for the year (63,409,123) 29,336,089

Comprehensive income

Deferred tax - OCI

Items that may be reclassified subsequently to profit or loss

Unrealized remeasurement gain/ (loss) on investment in associates

Unrealised gain on remeasurement of investment held with Nazir

Items that will not be reclassified subsequently to profit or loss

 $Total\ comprehensive\ (loss)\!/\ income\ for\ the\ year$

The annexed notes from 1 to 57 form an integral part of these financial statements.

 11,505,134
 (1,967,754)

 2,039,963
 201,263

 (259,637)
 (758,908)

 13,285,460
 (2,525,399)

13,285,460 (2,525,399)

(50,123,663) 26,810,690

Chief Executive

Director

Chief Financial Officer



STATEMENT OF CASH FLOWS FOR THE YEAR ENDED JUNE 30, 2020

A.

		June 30, 2020 Rupees	June 30, 2019 Rupees Restated
. CASH FLOWS FROM OPERATING ACTIVITIES			
Profit before taxation		11,125,714	39,138,324
Adjustments for non-cash items:			
Depreciation	7	704,684	116,612
Amortization	9	100,050	100,050
Depreciation of right-of-use assets	8	315,260	-
Income on DSCs	36	(117,580)	(37,934)
Gain on sale of securities - net	38	(53,184)	(3,869,751)
Exchange gain	39	(33,201)	(56,471)
Gain on sale of property and equipment	39	(205,639)	-
Present value adjustment - amortisation of interest free loan		-	(31,354,703)
Reversal of provision for lease and other loan losses - net	40	(23,576,110)	(28,621,656)
Liabilities written back	41	-	(7,272,000)
Finance cost	43	8,693,839	6,906,420
Share of (profit)/ loss from associates	44	(12,410,639)	3,445,547
Lease income		(105,870)	-
Unrealized (gain)/ loss on remeasurement of investments - FVTPL		(118,349)	49,836
Unrealized gain/ loss on remeasurement of investments property		(2,077,000)	1,995,000
Income from long-term finance	L	(451,831)	-
	_	(29,335,570)	(58,599,050)
		(18,209,856)	(19,460,726)
Changes in operating assets and liabilities			
(Increase)/ decrease in operating assets	-		
Long term finances - net		(3,190,633)	679,994
Loans term deposits		-	2,500,000
Loans and advances		968,489	(1,066,395)
Prepayments		(18,339)	3,341
Mark-up accrued		120,475	(130,777)
Other receivables - net	L	(3,628,364)	(2,747,560)
	_	(5,748,372)	(761,397)
		(23,958,228)	(20,222,123)
Increase / (decrease) in operating liabilities			
Accrued and other liabilities	_	3,997,463	(369,244)
	_	(19,960,765)	(20,591,367)
Finance cost paid		(4,368)	-
Taxes paid		(679,950)	(2,387,223)
Net cash used in operating activities	A	(20,645,083)	(22,978,590)



STATEMENT OF CASH FLOWS FOR THE YEAR ENDED JUNE 30, 2020

June 30,	June 30,
2020	2019
Rupees	Rupees
	Restated

B. CASH FLOWS FROM INVESTING ACTIVITIES

Purchase of property and equipment		(3,253,000)	=
Proceeds from disposal of property and equipment		255,500	-
Net investment in finance lease - net		19,269,073	5,445,315
Net (investment in)/ proceeds from long term investments		(48,609,986)	21,644,681
Net cash (used in)/ generated from investing activities	В	(32,338,413)	27,089,996

C. CASH FLOWS FROM FINANCING ACTIVITIES

Repayment of long-term loans -net		(20,000,000)	(20,340,000)
Lease liabilities		(352,800)	-
Net cash used in financing activities	С	(20,352,800)	(20,340,000)
Net decrease in cash and cash equivalents	(A+B+C)	(73,336,296)	(16,228,594)
Foreign currency translation		33,201	56,471
Cash and cash equivalents at beginning of the year		74,342,978	90,515,101
Cash and cash equivalents at end of the year	<u> </u>	1,039,883	74,342,978

The annexed notes from 1 to 57 form an integral part of these financial statements.

Chief Executive

Director

Chief Einancial Officer



STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED JUNE 30, 2020

Permiss of Statutory State		Share Capital	C	apital Reserves		Revenue Reserves			
Ralance as at June 30, 2018 1,483,900,230 399,402,107 53,426,910 2,596,484 6,994,953 (11,596,693) (1,436,744,765) 497,879,226 Effect of restatement (note 6.1) 519,804 519,8		Ordinary shares	•	issue of right	reserve on	unrealised gain/(loss) on remeasurement of associates'	gain/(loss) on remeasurement of available - for -	Accumulated loss	Total
Effect of restatement (note 6.1)						Rupees			
Balance as at July 30, 2015 - restated	Balance as at June 30, 2018	1,483,900,230	399,402,107	53,426,910	2,596,484	6,994,953	(11,596,693)	(1,436,744,765)	497,979,226
Total comprehensive income for the year Profit for the year- restated	Effect of restatement (note 6.1)	-	-	-	-	-	-	519,804	519,804
Profit for the year- restated	Balance as at July 30, 2018- restated	1,483,900,230	399,402,107	53,426,910	2,596,484	6,994,953	(11,596,693)	(1,436,224,961)	498,499,030
- Unrealized remeasurement gain/ (loss) on investment in associate - Surplus on revaluation of investment - At fair value through OCI - Defer tax OCI - Defer tax OCI - Comprehensive income - Unrealized remeasurement gain/ (loss) on investment - At fair value through OCI - Defer tax OCI - Comprehensive income - Unrealized remeasurement gain/ (loss) on investment in associate - Surplus on revaluation of investment - At fair value through OCI - Reclassification of unrealised loss on investment in associate - Defer tax OCI - Comprehensive in come - Unrealized remeasurement gain/ (loss) on investment in associate - Surplus on revaluation of unrealised loss on investment in associate - Defer tax OCI - Comprehensive in come - Comprehensive in come - Comprehensive in come - Unrealized remeasurement gain/ (loss) on investment in associate - Surplus on revaluation of investment - At fair value through OCI - Reclassification of unrealised loss on investment in associate - Defer tax OCI - Comprehensive in come - Comprehensive in come of unrealized loss on investment in associate - Defer tax OCI - Comprehensive in come of unrealized loss on investment in associate - Comprehensive in come of unrealized loss on investment in associate - Comprehensive in come of unrealized loss on investment in associate - Comprehensive in come of unrealized loss on investment in associate - Comprehensive in come of unrealized loss on investment in associate - Comprehensive in come of unrealized loss on investment in associate - Comprehensive in come of unrealized loss on investment in associate - Comprehensive in come of unrealized loss on investment in associate - Comprehensive in come of unrealized loss on investment in associate - Comprehensive in come of unrealized loss on investment in associate - Comprehensive in come of unrealized loss on investment in associate - Comprehensive in come of unrealized loss on investment in associate - Comprehensive in come of unrealized loss on investment in associate - Comprehensive in come of unrealize		-	-	-		-	-	29,336,089	29,336,089
Value through OCI	- Unrealized remeasurement gain/ (loss) on	-	-	-	-	(1,967,754)	-	-	(1,967,754)
Transfer to statutory reserve	value through OCI	-	-	-	-	-	201,263	-	,
Transfer to statutory reserve	- Defer tax OCI	-	-	•	-	(/ /		-	(/ /
Balance at June 30, 2019- restated	Transfer to statutory reserve	-	416,106	-	-			(416,106)	(2,525,399)
Impact of adoption of IFRS 16 (refer note 3.1.1)	,	1,483,900,230		53,426,910	2,596,484	4,268,291	(11,395,430)		525,309,720
Balance as at July 01, 2019- restated	,	, , ,	, ,	-	-		. , , ,		, ,
Contact Cont	Balance as at July 01, 2019- restated	1,483,900,230	399,818,213	53,426,910	2,596,484	4,268,291	(11,395,430)	(1,407,317,629)	
- Unrealized remeasurement gain/ (loss) on investment in associate - Surplus on revaluation of investment - At fair value through OCI - Reclassification of unrealised loss on investment in associates - Defer tax OCI Transfer to statutory reserve - Unrealized remeasurement gain/ (loss) on investment in associate - 11,505,134 - 2,039,963 - 2,039,963 - 2,039,963 - 2,039,963 - 214,387 - (214,387) - (259,637) (259,637) (259,637) 11,459,884 - 2,039,963		-	-	-	-	-	-	(63,409,123)	(63,409,123)
investment in associate - Surplus on revaluation of investment - At fair value through OCI - Reclassification of unrealised loss on investment in associates - Defer tax OCI Transfer to statutory reserve - Surplus on revaluation of investment - At fair value through OCI - Reclassification of unrealised loss on investment in associates - 1 214,387 - (214,387) - (214,387) - (259,637) - 2 (259,637) - 2 (259,637) - 3 11,459,884 2,039,963 (214,387) 13,285,460	•								
value through OCI - Reclassification of unrealised loss on investment in associates - 2 14,387 - (214,387) - 2 14,387 - (214,387) - 3 (259,637) - Defer tax OCI (259,637)	• , ,	-	-	-	-	11,505,134	-	-	11,505,134
on investment in associates - Defer tax OCI		-	-	-	-	-	2,039,963	-	2,039,963
11,459,884 2,039,963 (214,387) 13,285,460 Transfer to statutory reserve		-	-	-	-	214,387	-	(214,387)	-
Transfer to statutory reserve	- Defer tax OCI	_		<u>-</u>	<u>-</u>	(259,637)	<u>-</u>	-	(259,637)
·		-	-	-	-	11,459,884	2,039,963	(214,387)	13,285,460
Balance as at June 30, 2020 1,483,900,230 399,818,213 53,426,910 2,596,484 15,728,175 (9,355,467) (1,470,941,138) 475,173,407	Transfer to statutory reserve	-	-	-	-	-	-	-	-
	Balance as at June 30, 2020	1,483,900,230	399,818,213	53,426,910	2,596,484	15,728,175	(9,355,467)	(1,470,941,138)	475,173,407

The annexed notes from 1 to 57 form an integral part of these financial statements.

Chief Executive

Director

hef Einancial Officer



1. STATUS AND NATURE OF BUSINESS

- 1.1 First Dawood Investment Bank Limited ("the Company") was incorporated on June 22, 1994 as a public limited company in Pakistan under the Companies Act, 2017 (formerly Companies Ordinance, 1984) and is listed on Pakistan Stock Exchange. The registered office of the Company is situated at 19th Floor, Tower B, Saima Trade Towers, I.I Chundrigar Road, Karachi, Pakistan. The Company had obtained the licenses for Leasing Business and Investment and Finance Services under Non Banking Finance Companies (Establishment and Regulation) Rules, 2003 ("the Rules") and Non Banking Finance Companies and Notified Entities Regulations, 2008 ("the Regulation") from the Securities and Exchange Commission of Pakistan (SECP) which has been expired and awaiting renewal.
- 1.2 The Company had applied for registration as a Debt Securities Trustee under Regulation 6(2) of Debt Securities Trustee Regulations, 2012 which was denied by SECP vide its order dated November 22, 2013 against which an appeal has been filed before appellate bench of SECP on December 17, 2013. The appeal is pending. The Company is acting as trustees to Term Finance Certificates/ Sukuk issued by Saudi Pak Leasing Company Limited, New Allied Electronics Industries (Private) Limited, Security Leasing Company Limited, Dewan Cement Limited, House Building Finance Company Limited (sukuk issue), Bunny's Limited and Pak Hy-Oils Limited. The value of assets under trustee as at 'June 30, 2020 amounted to Rs. 9.04 billion (June 30, 2019: Rs. 9.04 billion).
- 1.3 The Company has incurred a net loss of Rs. 63.409 million during the year ended June 30, 2020, its accumulated losses reached to Rs. 1,470.941 million as at June 30, 2020 and its current liabilities exceed current assets by Rs. 8,749 million. The Company faced liquidity crunch due to aftermath of financial crisis 2008-09 which result primarily in view of unwarranted closure of PSX for all practical purpose for 109 days. The stock market nosedived by approximately 60% which resulted in withdrawal of money market lines by financial institution of NBFC sector. Owing to abrupt withdrawal of clean money market, money of the Company of over Rs. 05 billion from the banking sector; the Company was unable to meet its commitments on time. To honour its commitment to creditors/lenders, the Company settled its majority of its liabilities against its assets, thus various loans and liabilities have been settled and about Rs. 389.102 million is outstanding for which the Company is making efforts to settle in a similar manner. Presently, the equity of the Company is Rs. 475.173 million. However, as per SECP Order dated May 24, 2018, MCR shall exclude deferred tax asset and markup of Rs. 62.49 million for which appeal has been filed. Above factors indicate existence of uncertainties which may cast significant doubts on the Company's ability to continue as a going concern and accordingly Company may not be able to realize its assets and discharge its liabilities at stated amount but the Company through innovative means has been able to settle various liabilities and has also been covering all expenditures. Similarly, and going forward, the management of the Company is confident that it will continue with the mitigation plan, as explained in the following paragraphs, which will also ensure that the Company continues as going concern owing to these factors financials statement are prepared on going concern basis.

The financial statements consequently do not include any adjustment relating to the realization of the assets and liquidation of its liabilities that might be necessary would the Company be unable to continue as a going concern.

1.4 Mitigation plan

- The Company has successfully been able to meet over many of its financial obligations through recoveries and settlements and has been able to settle majority of its liabilities and other commitments through its assets in last few years. It further plans to continue with the settlement of its remaining outstanding liabilities i.e. Rs. 389.102 million.
- The Company is hopeful to restructure/ settle the residual amount of liabilities in the near future.
- The Company is meeting all of its expenses since the financial turmoil of 2008-09 without any external financial support or a bail-out package. Further, the Company has adequate liquid assets in the form of bank balances and short term investments to meet its obligations / expenses in the near future.
- The Company is aggressively following-up with its non-performing portfolio for recovery of principal, mark-up and repossession of collaterals assets. In this respect, the management has realigned its strategy accordingly.
- During the year, the Company made recoveries amounting Rs. 11.825 million which is below the expected recovery amount of Rs. 80 million. Major reason for the difference was slow litigation system in the country. The management is expecting to recover the amount either through auction of the collateralized assets or transfer of title of the collateralized asset through the Court order or out of court settlement.
- The Company expects recovery of approximately Rs. 80 million in the next two financial years.



1.5 Expected NBF sector reforms/ regime

The requirement of minimum equity is expected to be resolved with the support from group companies and company may apply on the same basis for renewal of license. It is pertinent to mention that as per new rules of NBF sector; 'SECP' has reduced minimum capital requirements to Rs 100 million (for investment financial services and leasing licenses). Upon renewal of license, the company will be able to fulfill a procedural formality. The management is confident that after renewal of the license, induction of foreign or local partner will be possible and / or the company may also evaluate the option of merger or acquisition.

1.6 Future prospects

During the year, recovery of Rs. 11.825 million has been made against non-performing lease and advances portfolio and further recovery is also expected which will provide cash flow cushion within next two - three years. The management is confident that it will manage to continue writing back provisions as a result of expected recoveries which will result in better cash flows. Administrative expenses have been curtailed and departments have been restructured and rationalized/ right sized to reduce the payroll cost and overhead expenses. The proposed reduction in financing cost through restructuring/ settlements with the lenders will assist in further reducing the losses and improving the equity. This will make the Company attractive for equity participation/ merger along with an opportunity for the existing shareholders to inject additional equity. The main sponsors are committed to subscribe their portion of right issue. The management is confident that the Company will be able to resume its operations upon renewal of licenses and take advantage of deferred tax by writing new lease facilities.

1.7 Cases under litigation

Cases under litigations have been disclosed in note #35.

1.8 Credit rating

The Company has not sought fresh credit rating from credit rating agencies; since PACRA downgraded Company's rating to "D" in December 2009 i.e. due to prevailing unprecedent conditions in NBF sector of the Country. Management will seek fresh credit rating once the licenses are renewed and normal business functioning of the Company is commenced.

- 1.9 The Company could not meet certain regulatory requirements of NBFC Regulations, 2008 including Regulation 17 (1) of NBFC Regulation, 2008 which states that "the total outstanding exposure to a single person (fund based and non-fund based) by an NBFC to a single person shall not exceed 20% of the equity of an NBFC (as disclosed in the latest financial statements) provided that maximum outstanding fund based exposure does not exceed 15% of equity of an NBFC".
- 1.10 A novel strain of coronavirus (COVID-19) that first surfaced in China was classified as a pandemic by the World Health Organization (WHO) on March 11, 2020, impacting countries globally. Measures taken to contain the spread of the virus, including travel bans, quarantines, social distancing, and closures of non-essential services and factories have triggered significant disruptions to businesses worldwide, resulting in an economic slowdown. The potential impacts from COVID-19 remain uncertain, including, among other things, on economic conditions, businesses and consumers. However, the impact varies from industry to industry in different jurisdictions. Based on management's assessment and keeping in view the Company's operational status, COVID-19 does not have a significant impact on the Company and supports the appropriateness of its going concern assumption.

2 BASIS OF PREPARATION

2.1 Statement of compliance

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

- International Financial Reporting Standards (IFRS Standards) issued by the International Accounting Standards Board (IASB) as notified under the Companies Act, 2017;
- Provisions of and directives issued under the Companies Act, 2017; and
- Non-Banking Finance Companies (Establishment and Regulations) Rules, 2003 (the NBFC Rules), Non-Banking Finance Companies and Notified Entity Regulations, 2008 (the NBFC Regulations);



Where provisions of and directives issued under the Companies Act, 2017, the NBFC Rules or the NBFC Regulations differ from the IFRS Standards, the provisions of and directives issued under the Companies Act, 2017, the NBFC Rules or the NBFC Regulations have been followed.

2.2 Basis of measurement

These financial statements have been prepared under the historical cost convention, except for certain items as disclosed in relevant accounting policies below.

2.3 Functional and presentation currency

These financial statements are presented in Pakistan Rupee (Rs./ Rupees) which is the Company's functional currency. Amounts presented in the financial statements have been rounded off to the nearest of Rs./ Rupees, unless otherwise stated.

3 NEW/ REVISED ACCOUNTING STANDARDS, AMENDMENTS TO PUBLISHED ACCOUNTING STANDARDS, AND INTERPRETATIONS THAT ARE NOT YET EFFECTIVE

3.1 Changes in accounting policies

The details of new significant accounting policies adopted and the nature and effect of the changes to previous accounting policies are set out below:

3.1.1 IFRS 16 'Leases'

The Company has adopted IFRS 16 'Leases' from 1 July 2019. The standard introduces a single, on-balance sheet accounting model for leases. As a result, the Company as a lessee has recognised right-of-use assets representing its right to use the underlying assets and lease liabilities representing its obligations to make lease payments.

The Company has applied IFRS 16 using the modified retrospective approach, under which the cumulative effect of initial application is recognised in retained earnings at 1 July 2019. Accordingly, the comparative information presented for 2019 has not been restated – i.e. it is presented, as previously reported, under IAS 17 and related interpretations. The details of the change in accounting policies are discussed below.

The Company has lease agreement for head office which was previously classified by the Company based on its assessment of whether the lease transferred substantially all of the risks and rewards of ownership. Under IFRS 16, the Company recognises right-of-use assets and lease liabilities for all the leases i.e. these leases are on statement of financial position.

The Company recognises a right-of-use asset and a lease liability at the lease commencement date. The lease liabilities are measured at the present value of remaining lease payments, discounted using the lessee's incremental borrowing rate as of 1 July 2019. The lessee's incremental borrowing rate applied to the lease liabilities on 1 July 2019 is 13.13%.

Lease liabilities include the net present value of the following lease payments:

- Fixed payments (including in-substance fixed payments), less any lease incentives receivable;
- Variable lease payment that are based on an index or a rate;
- Amounts expected to be payable by the lessee under residual value guarantees;
- The exercise price of a purchase option if the lessee is reasonably certain to exercise that option, and
- Payments of penalties for terminating the lease, if the lease term reflects the lessee exercising that option.

The lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be determined, the lessee's incremental borrowing rate is used, being the rate that the lessee would have to pay to borrow the funds necessary to obtain an asset of similar value in a similar economic environment with similar terms and conditions.

Right-of-use assets are measured at cost comprising the following:

- The amount of the initial measurement of lease liability;
- Any lease payments made at or before the commencement date less any lease incentives received;
- Any initial direct costs, and
- Restoration costs.



The Company has not applied "short-term lease" and lease of "low-value assets" recognition exemption.

- The impact of adoption of IFRS 16 on the statement of financial position as at 30 June 2020 is as follows:

	Note	June 30, 2020 Rupees	June 30, 2019 Rupees
Right-of-use assets	8	222,085	-
Lease liabilities	28	233,100	-

3.2 Change in accounting standards, interpretations and amendments to published approved accounting standards

Standards, interpretations and amendments to published approved accounting standards that are effective but not relevant:

There are certain new standards, amendments to the approved accounting standards and new interpretations that are mandatory for accounting periods beginning on or after 1 July 2019 (other than those which have been disclosed in note 3.1 to these financial statements). However, these do not have any significant impact on the Company's financial reporting and therefore have not been detailed in these financial statements.

The following are the new standards, amendments to existing approved accounting standards and new interpretations that will be effective for the periods beginning on or after 1 July 2020 and are not likely to have an impact on the financial statements of the Company:

- -Amendment to IFRS 3 'Business Combinations' Definition of a Business (effective for business combinations for which the acquisition date is on or after the beginning of annual period beginning on or after 1 January 2020). The IASB has issued amendments aiming to resolve the difficulties that arise when an entity determines whether it has acquired a business or a group of assets. The amendments clarify that to be considered a business, an acquired set of activities and assets must include, at a minimum, an input and a substantive process that together significantly contribute to the ability to create outputs. The amendments include an election to use a concentration test. The standard is effective for transactions in the future and therefore would not have an impact on past financial statements.
- Amendments to IAS 1 Presentation of Financial Statements and IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors (effective for annual periods beginning on or after 1 January 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 IFRS Standards. In addition, the IASB has also issued guidance on how to make materiality judgments when preparing their general purpose financial statements in accordance with IFRS Standards.
- On 29 March 2018, the International Accounting Standards Board (the IASB) has issued a revised Conceptual Framework for Financial Reporting which is applicable immediately and contains changes that will set a new direction for IFRS in the future. The Conceptual Framework primarily serves as a tool for the IASB to develop standards and to assist the IFRS Interpretations Committee in interpreting them. It does not override the requirements of individual IFRSs and any inconsistencies with the revised Framework will be subject to the usual due process this means that the overall impact on standard setting may take some time to crystallize. The companies may use the Framework as a reference for selecting their accounting policies in the absence of specific IFRS requirements. In these cases, companies should review those policies and apply the new guidance retrospectively as of 1 January 2020.
- Interest Rate Benchmark Reform which amended IFRS 9, IAS 39 and IFRS 7 is applicable for annual financial periods beginning on or after 1 January 2020. The G20 asked the Financial Stability Board (FSB) to undertake a fundamental review of major interest rate benchmarks. Following the review, the FSB published a report setting out its recommended reforms of some major interest rate benchmarks such as IBORs. Public authorities in many jurisdictions have since taken steps to implement those recommendations. This has in turn led to uncertainty about the long-term viability of some interest rate benchmarks. In these amendments, the term interest rate benchmark reform refers to the market-wide reform of an interest rate benchmark including its replacement with an alternative benchmark rate, such as that resulting from the FSB's recommendations set out in its July 2014 report 'Reforming Major Interest Rate Benchmarks' (the reform). The amendments made provide relief from the potential effects of the uncertainty caused by the reform. A company shall apply the exceptions to all hedging relationships directly affected by interest rate benchmark reform. The amendments are not likely to affect the financial statements of the Company.



- Amendments to IFRS-16- IASB has issued amendments to IFRS 16 (the amendments) to provide practical relief for lessees in accounting for rent concessions. The amendments are effective for periods beginning on or after 1 June 2020, with earlier application permitted. Under the standard's previous requirements, lessees assess whether rent concessions are lease modifications and, if so, apply the specific guidance on accounting for lease modifications. This generally involves remeasuring the lease liability using the revised lease payments and a revised discount rate. In light of the effects of the COVID-19 pandemic, and the fact that many lessees are applying the standard for the first time in their financial statements, the Board has provided an optional practical expedient for lessees. Under the practical expedient, lessees are not required to assess whether eligible rent concessions are lease modifications, and instead are permitted to account for them as if they were not lease modifications. Rent concessions are eligible for the practical expedient if they occur as a direct consequence of the COVID-19 pandemic and if all the following criteria are met:
- a) the change in lease payments results in revised consideration for the lease that is substantially the same as, or less than, the consideration for the lease immediately preceding the change;
- b) any reduction in lease payments affects only payments originally due on or before 30 June 2021; and
- c) there is no substantive change to the other terms and conditions of the lease.
- Classification of liabilities as current or non-current (Amendments to IAS 1) effective for the annual period beginning on or after 1 January 2022. These amendments in the standards have been added to further clarify when a liability is classified as current. The standard also amends the aspect of classification of liability as non-current by requiring the assessment of the entity's right at the end of the reporting period to defer the settlement of liability for at least twelve months after the reporting period. An entity shall apply those amendments retrospectively in accordance with IAS 8.
- Onerous Contracts Cost of Fulfilling a Contract (Amendments to IAS 37) effective for the annual period beginning on or after 1 January 2022 amends IAS 1 by mainly adding paragraphs which clarifies what comprise the cost of fulfilling a contract, Cost of fulfilling a contract is relevant when determining whether a contract is onerous. An entity is required to apply the amendments to contracts for which it has not yet fulfilled all its obligations at the beginning of the annual reporting period in which it first applies the amendments (the date of initial application). Restatement of comparative information is not required, instead the amendments require an entity to recognize the cumulative effect of initially applying the amendments as an adjustment to the opening balance of retained earnings or other component of equity, as appropriate, at the date of initial application.
- Property, Plant and Equipment: Proceeds before Intended Use (Amendments to IAS 16) effective for the annual period beginning on or after 1 January 2022. Clarifies that sales proceeds and cost of items produced while bringing an item of property, plant and equipment to the location and condition necessary for it to be capable of operating in the manner intended by management e.g. when testing etc., are recognized in profit or loss in accordance with applicable Standards. The entity measures the cost of those items applying the measurement requirements of IAS 2. The standard also removes the requirement of deducting the net sales proceeds from cost of testing. An entity shall apply those amendments retrospectively, but only to items of property, plant and equipment that are brought to the location and condition necessary for them to be capable of operating in the manner intended by management on or after the beginning of the earliest period presented in the financial statements in which the entity first applies the amendments. The entity shall recognize the cumulative effect of initially applying the amendments as an adjustment to the opening balance of retained earnings (or other component of equity, as appropriate) at the beginning of that earliest period presented.

The following annual improvements to IFRS standards 2018-2020 are effective for annual reporting periods 'beginning on or after 1 January 2022.

- IFRS 9 The amendment clarifies that an entity includes only fees paid or received between the entity (the borrower) and the lender, including fees paid or received by either the entity or the lender on the other's behalf, when it applies the '10 per cent' test in paragraph B3.3.6 of IFRS 9 in assessing whether to derecognize a financial liability.
- IFRS 16 The amendment partially amends Illustrative Example 13 accompanying IFRS 16 by excluding the illustration of reimbursement of leasehold improvements by the lessor. The objective of the amendment is to resolve any potential confusion that might arise in lease incentives.
- IAS 41 The amendment removes the requirement in paragraph 22 of IAS 41 for entities to exclude taxation cash flows when measuring the fair value of a biological asset using a present value technique.

The above amendments and improvements does not have a material impact on the financial statements.



4 SIGNIFICANT ESTIMATES AND JUDGMENTS

In preparing these financial statements, management has made judgment, estimates and assumptions that affect the application of the Company's accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revision to estimates are recognized prospectively. Information about judgments made in applying accounting policies that have the most significant effects on the amount recognized in the financial statements and to the carrying amount of the assets and liabilities and assumptions and estimation uncertainties that have a significant risk resulting in a material adjustment in the subsequent year are set forth below:

- Provision for potential losses and other loan losses;
- Property and equipment and intangible assets (refer notes 7.1 and 9);
- Investment in associate equity method and other investments (refer note 12);
- Taxation (refer note 44);
- Provisions (refer note 5.12):
- Impairment (refer notes 5.14);
- Leases (refer note 8 and 27);
- Investment property (refer note 10); and
- Contingent liabilities (refer note 35).

5 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The accounting policies set out below have been applied consistently to all periods presented in these financial statements, except for the changes as indicated above in note 3.2.

5.1 Property and equipment

Owned

These are stated at cost less accumulated depreciation and impairment losses, if any. Cost includes expenditures that are directly attributable to the acquisition of the asset.

Depreciation is charged to the statement of profit or loss on straight line basis over the estimated useful life of the assets at the rates specified in note 7 to these financial statements after taking into account residual value, if significant. Depreciation on additions is charged from the month when the asset is available for use and on disposals up to the preceding month.

Normal repairs and maintenance are charged to statement of profit or loss as and when incurred. Subsequent expenditure is capitalized only when it increases the future economic benefits embodied in the item of property and equipment. The residual values and useful lives of assets are reviewed and adjusted, if appropriate at each reporting date.

An item of property and equipment and any significant part initially recognised is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. The gain or loss arising on derecognition of an item of property and equipment is determined as the difference between the sales proceeds and the carrying amounts of the asset and is recognised in as other income in the statement of profit or loss.

5.2 Intangible assets

Intangible assets acquired separately are initially recognized at cost. After initial recognition, these are measured at cost less accumulated amortization and accumulated impairment losses. Costs associated with routine maintenance of intangible assets are recognized as an expense when incurred. However, costs that are directly attributable to identifiable intangible assets and which enhance or extend the performance of intangible assets beyond the original specification and useful life is recognized as capital improvement and added to the original cost of the software.

Amortization is charged so as to allocate the cost of assets over their estimated useful lives, using the straight-line method at the rates specified in note 9 to the financial statements.

5.3 Investment property

Investment property, which is property held to earn rentals and/or for capital appreciation, including property under construction for such purposes, is measured initially at its cost, including transaction costs.



Subsequent to initial recognition, investment property measured at fair value. The changes in fair value recognised in the statement of profit or loss. Any other investment property (whose fair value cannot be measured reliably) is measured at cost less accumulated depreciation and any impairment loss.

The fair value of investment property is determined at the end of each year using current market prices for comparable real estate, adjusted for any differences in nature, location and condition.

5.4 Net investment in lease finance

Leases where the Company transfers substantially all the risks and rewards incidental to ownership of the asset to the lessees are classified as finance leases. Net investment in lease finance is recognized at an amount equal to the aggregate of minimum lease payments including any guaranteed residual value, if any, and excluding unearned finance income, write-offs and provision for potential lease losses, if any.

Leases in which the Company does not transfer substantially all the risks and rewards incidental to ownership of an asset are classified as operating leases. Rental income arising is accounted for on a straight-line basis over the lease terms and is included in revenue in the statement of profit or loss due to its operating nature. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised over the lease term on the same basis as rental income. Contingent rents are recognised as revenue in the period in which they are earned.

5.5 Provision for potential lease and other loan losses and write offs

The provision for bad and doubtful loans and advances / potential lease losses, if any, is made in accordance with the requirements of the Non-Banking Financial Companies and Notified Entities Regulations, 2008 issued by the SECP.

Loans and advances and outstanding balances in net investment in finance lease are written off when there is no realistic prospect of recovery.

5.6 Financial instruments

Financial assets and financial liabilities are recognised when an entity becomes a party to the contractual provisions of the instruments. A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

A Financial assets

a) Initial recognition and measurement

Financial assets are classified, at initial recognition, as subsequently measured at amortised cost, fair value through other comprehensive income (OCI), and fair value through profit or loss.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Company's business model for managing them. With the exception of trade receivables that do not contain a significant financing component or for which the Company has applied the practical expedient, the Company initially measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs. Trade receivables that do not contain a significant financing component or for which the Company has applied the practical expedient are measured at the transaction price determined under IFRS-15 as explained in relevant note Revenue from Contracts with Customers.

In order for a financial asset to be classified and measured at amortised cost or fair value through OCI, it needs to give rise to cash flows that are 'solely payments of principal and interest (SPPI)' on the principal amount outstanding. This assessment is referred to as the SPPI test and is performed at an instrument level.

The Company's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both.



Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date that the Company commits to purchase or sell the asset.

b) Subsequent measurement

For purposes of subsequent measurement, financial assets are classified in four categories:

- financial assets at amortised cost (debt instruments);
- financial assets at fair value through OCI with recycling of cumulative gains and losses (debt instruments);
- financial assets designated at fair value through OCI with no recycling of cumulative gains and losses upon derecognition (equity instruments); and
- financial assets at fair value through profit or loss.

Financial assets at amortised cost (debt instruments)

The Company measures financial assets at amortised cost if both of the following conditions are met:

- It is held within business model whose objective is to hold assets to collect contractual cash flows; and
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets at amortised cost are subsequently measured using the EIR method and are subject to impairment. Gains and losses are recognised in profit or loss when the asset is derecognised, modified or impaired.

Financial assets at fair value through OCI (debt instruments)

The Company measures financial assets at fair value through OCI if both of the following conditions are met:

- The financial asset is held within a business model with the objective of both holding to collect contractual cash flows and selling, and
- The contractual terms of The financial asset give rise on specified dates to cash flows that are solely payments of principal and Interest on the principal amount outstanding.

For debt instruments at fair value through OCI, interest income, foreign exchange revaluation and impairment losses or reversals are recognised in the statement of profit or loss and computed in the same manner as for financial assets measured at amortised cost. The remaining fair value changes are recognised in OCI. Upon derecognition, the cumulative fair value change recognised in OCI is recycled to profit or loss.

Financial assets designated at fair value through OCI (equity instruments)

Upon initial recognition, the Company can elect to classify irrevocably its equity investments as equity instruments designated at fair value through OCI when they meet the definition of equity under IAS 32 Financial Instruments: Presentation and are not held for trading. The classification is determined on an instrument-by-instrument basis.

Gains and losses on these financial assets are never recycled to profit or loss. Dividends are recognised as other income in the statement of profit or loss when the right of payment has been established, except when the Company benefits from such proceeds as a recovery of part of the cost of the financial asset, in which case, such gains are recorded in OCI.

For financial assets that are actively traded in organized financial markets, fair value is determined by reference to stock exchange quoted market bids at the close of business on the reporting date.

Unquoted financial assets, where the fair value cannot be reliably determined, are recognised at break up value less impairment, if any. Provision for impairment in value, if any, is taken to income currently.



Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss include financial assets held for trading, financial assets designated upon initial recognition at fair value through profit or loss, or financial assets mandatorily required to be measured at fair value. Financial assets are classified as held for trading if they are acquired for the purpose of selling or repurchasing in the near term. Derivatives, including separated embedded derivatives, are also classified as held for trading unless they are designated as effective hedging instruments. Financial assets with cash flows that are not solely payments of principal and interest are classified and measured at fair value through profit or loss, irrespective of the business model. Notwithstanding the criteria for debt instruments to be classified at amortised cost or at fair value through OCI, as described above, debt instruments may be designated at fair value through profit or loss on initial recognition if doing so eliminates, or significantly reduces, an accounting mismatch.

Financial assets at fair value through profit or loss are carried in the statement of financial position at fair value with net changes in fair value recognised in the statement of profit or loss.

c) Derecognition

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognised (i.e., removed from the Company's statement of financial position) when:

- The rights to receive cash flows from the asset have expired; or
- The Company has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash fows in full without material delay to a third party under a 'pass-through' arrangement; and either
- (a) the Company has transferred substantially all the risks and rewards of the asset, or
- (b) the Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Company has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if, and to what extent, it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Company continues to recognise the transferred asset to the extent of its continuing involvement. In that case, the Company also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that rejects the rights and obligations that the Company has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Company could be required to repay.

d) Impairment of financial assets

The Company recognises an allowance for expected credit losses (ECLs) for all debt instruments not held at fair value through profit or loss. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Company expects to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

ECLs are recognised in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12-months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

For trade receivables and contract assets, the Company applies a simplified approach in calculating ECLs. Therefore, the Company does not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date. The Company has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

For debt instruments at fair value through OCI, the Company applies the low credit risk simplification. At each reporting date, the Company evaluates whether the debt instrument is considered to have low credit risk using all reasonable and supportable



information that is available without undue cost or effort. In making that evaluation, the Company reassesses the internal credit rating of the debt instrument. In addition, the Company considers that there has been a significant increase in credit risk when contractual payments are more than 30 days past due.

The Company considers a financial asset in default when contractual payments are 30 days past due. However, in certain cases, the Company may also consider a financial asset to be in default when internal or external information indicates that the Company is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Company. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

B Financial liabilities

a) Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognized initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

b) Subsequent measurement

The measurement of financial liabilities depends on their classification, as described below:

i) Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss.

Financial liabilities are classified as held for trading if they are incurred for the purpose of repurchasing in the near term.

Gains or losses on liabilities held for trading are recognized in the statement of comprehensive income. Financial liabilities designated upon initial recognition at fair value through profit or loss are designated at the initial date of recognition, and only if the criteria in IFRS 9 are satisfied. The Company has not designated any financial liability as at fair value through profit or loss.

ii) Financial liabilities at amortised cost

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost using the Effective interest rate (EIR) method.

Gains and losses are recognized in statement of comprehensive income when the liabilities are derecognized as well as through the EIR amortization process.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortization is included as finance costs in the statement of comprehensive income.

C Off-setting of financial assets and financial liabilities

A financial asset and a financial liability is offset and the net amount is reported in the financial statements if the Company has a legally enforceable right to set-off the transaction and also intends either to settle on a net basis or to realise the asset and settle the liability simultaneously.

5.7 Investment in associates

Associates are all entities over which the Company has significant influence but not control or joint control. This is generally the case where the Company holds between 20% and 50% of the voting rights. Investments in associates are accounted for using the equity method of accounting, after initially being recognised at cost.



Under the equity method, the investment in the associate is carried in the statement of financial position at cost plus post acquisition changes in the Company's share of net assets of the associate. After application of the equity method, the Company determines whether it is necessary to recognize any additional impairment loss with respect to the Company's net investment in the associate. The statement of profit or loss reflects the share of the results of operations of the associate. Where there has been a change recognized directly in the equity of the associate, the Company recognizes its share of any changes and discloses this, when applicable, in the statement of changes in equity.

When the Company's share of losses in an equity-accounted investment equals or exceeds its interest in the entity the Company does not recognise further losses, unless it has incurred obligations or made payments on behalf of the investee company.

Unrealised gains on transactions between the Company and its associates are eliminated to the extent of the Company's interest in these entities. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred.

When the Company ceases to equity account for an investment because of a loss of significant influence, any retained interest in the entity is remeasured to its fair value with the change in carrying amount recognised in profit or loss. This fair value becomes the initial carrying amount for the purposes of subsequent accounting for the retained interest as a financial asset. In addition, any amounts previously recognised in other comprehensive income in respect of that entity are accounted for as if the Company had directly disposed off the related assets or liabilities. This may mean that amounts previously recognised in other comprehensive income are reclassified to profit or loss.

If the ownership interest in an associate is reduced but joint control or significant influence is retained, only a proportionate share of the amounts previously recognised in other comprehensive income are reclassified to profit or loss where appropriate.

5.8 Long term finances and loans

These are initially recognised at cost being the fair value of consideration given together with the associated transaction cost. These are stated at net of provisions against non-performing advances. Provisions are made in accordance with the guidance in the NBFC Regulations issued by the Securities and Exchange Commission of Pakistan. The net provision made/ reversed during the year is charged to the statement of profit or loss and accumulated provision is netted-off against advances.

5.9 Sale and repurchase agreements

Transactions of purchase under resale (reverse-repo) of marketable securities are entered into at contracted rates for specified periodsof time following the trade date accounting. Securities purchased with a corresponding commitment to resale at a specified future date (reverse-repos) are not recognized in the statement of financial position. Amounts paid under these agreements in respect of reverse repurchase transactions are included in assets. The difference between purchase and resale price is treated as income and accrued over the period of the reverse repo agreement.

Transactions of sale under repurchase (repo) of marketable securities are entered into at contracted rates for specified periods of time. Securities sold with a simultaneous commitment to repurchase at a specified future date (repos) continue to be recognized in the statement of financial position and are measured in accordance with accounting policies for investments. The counterparty liabilities for amounts received under these transactions are recorded as liabilities. The difference between sale and repurchase price is treated as borrowing charges and accrued over the period of the repo agreement.

5.10 Staff retirement benefits

Defined contribution plan

A defined contribution plan is a post-employment benefit plan under which an entity pays fixed contribution into a separate entity and will have no legal or constructive obligation to pay further amounts. Obligations for contributions to defined contribution plans are recognized as an employee benefit expense in the statement of comprehensive income when they are due. Prepaid contributions are recognized as an asset to the extent that a cash refund or a reduction in future payments is available.

The Company operates a defined contribution plan in the form of provident fund scheme for the permanent employees. Equal monthly contributions to fund are made by the Company and employee at the of 10% per annum of the basic salary. The Company's contributions are recognised as employee benefit expense when they are due. If contribution payments exceed the contribution due for service, the excess is recognised as an asset.



5.11 Borrowing costs

Borrowing costs are recognized as an expense in the period in which these are incurred except where such costs are directly attributable to the acquisition, construction or production of a qualifying asset in which case such costs are capitalized as part of the cost of that asset. Borrowing costs eligible for capitalization are determined using effective interest method.

5.12 Provisions

Provisions for legal claims, service warranties and make good obligations are recognised when the group has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation and the amount can be reliably estimated. Provisions are not recognised for future operating losses.

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognised even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small.

Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the end of the reporting period. The discount rate used to determine the present value is a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. The increase in the provision due to the passage of time is recognised as interest expense.

5.13 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 the Company 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 the obligation cannot be measured with sufficient reliability.

5.14 Taxation

Current

The charge for current taxation is based on taxable income at the current rate of taxation or minimum tax under section 113 or alternate corporate tax under section 113C of ITO, 2001 whichever is higher after taking into account applicable tax credit, rebates and exemption available if any. For income covered under final tax regime, taxation is based on applicable tax rates under such regime. The charge for current tax also includes adjustment for prior years or otherwise considered necessary for such year.

Deferred

Deferred income tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. Deferred income tax is also not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the end of the reporting period and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

Deferred tax assets are recognised for deductible temporary differences and unused tax losses and credits only if it is probable that future taxable amounts will be available to utilise those temporary differences and unused tax losses and credits.

Current and deferred tax is recognised in 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.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances relate to the same taxation authority. Current tax assets and tax liabilities are offset where the entity has a legally enforceable right to offset and intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.



5.15 Impairment

Non-financial assets

The Company assesses at each reporting date whether there is any indication that non-financial assets may be impaired. If such indication exists, the carrying amounts of such assets are reviewed to assess whether they are recorded in excess of their recoverable amount. Where carrying values exceed the respective recoverable amount, assets are written down to their recoverable amounts and the resulting impairment loss is recognized in statement of profit or loss. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use.

Where impairment loss subsequently reverses, the carrying amount of the asset is increased to the revised recoverable amount but limited to the extent of the carrying amount of the asset which it would have been, had no impairment loss been recognized. Reversal of impairment loss is recognized as income.

Financial assets other than covered under IFRS 9

Loans and net investment in finance lease

Impairment testing and recognition of impairment loss if any, is carried out in accordance with requirements of NBFC Regulations, 2008.

5.16 Revenue recognition

- The Company follows the financing method in accounting for recognition of finance lease contracts. Under this method, the unearned income i.e., the excess of aggregate lease rentals and the estimated residual value over the cost of the leased asset is deferred and then amortised over the term of the lease applying the annuity method, so as to produce a constant rate of return on net investment in the finance leases. Front end fee, documentation charges, gain/loss on termination of lease contracts, commitment fee and other commissions, if any, are taken to income when earned. Revenue from finance lease is not accrued when rent is past due by ninety days or more.
- Mark-up/ interest on long term finances, mortgage finances, long term loans, lease and Murabaha finances are recognised on a time proportion basis except that mark-up/ interest/ return on classified loans and investments are recognised on receipt basis.
- Return on preference shares and term finance certificate is recognized using the effective interest method.
- Reversal of provision is recognized as per requirement of NBFC regulations.
- Dividend income from investments is recognized when the right to receive the dividend is established.
- Gain/ loss on sale of investments is taken to income in the period in which it arises.
- Unrealized gains/ losses arising on the remeasurement of securities classified as financial assets at fair value through profit or loss are included in the statement of profit or loss in the year in which they arise.
- Income on bank deposits are recognized on accrual basis.
- Rental income on investment property is recognized on an accrual basis.
- Guarantee income is recognized on time proportion basis.
- Consultancy, corporate advisory, trusteeship and custodian fees are recognized as and when services are provided.

5.17 Foreign currency transactions and translation

Foreign currency transactions are translated into the functional currency using the exchange rates at the dates of the transactions. Foreign exchange gains or losses resulting from the settlement of such transactions and from the translation of monetary assets and liabilities denominated in foreign currencies at year end exchange rates are generally recognised in profit or loss. They are deferred in OCI if they relate to qualifying cash flow hedges and qualifying net investment hedges or are attributable to part of the net investment in a foreign operation. Foreign exchange gains or losses that relate to borrowings are presented in the statement of profit or loss, within finance costs. All other foreign exchange gains or losses are presented in the statement of profit or loss on a net basis within other income or other expenses.

Non-monetary items that are measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined. Translation differences on assets and liabilities carried at fair value are reported as part of the fair value gain or loss. For example, translation differences on non-monetary assets and liabilities such as equities held at fair value through profit or loss are recognised in profit or loss as part of the fair value gain or loss and translation differences on non-monetary assets such as equities measured at fair value through OCI are recognised in other comprehensive income.



In determining the spot exchange rate to use on initial recognition of the related asset, expense or income (or part of it) on the derecognition of a non-monetary asset or non-monetary liability relating to advance consideration, the date of the transaction is the date on which the Company initially recognises the non-monetary asset or non-monetary liability arising from the advance consideration. If there are multiple payments or receipts in advance, the Company determines the transaction date for each payment or receipt of advance consideration.

5.18 Fiduciary assets

Assets held in trust or in a fiduciary capacity are not treated as assets of the Company and accordingly are not included in these financial statements.

5.19 Assets classified as held for sale

These assets are acquired in settlement of certain loans / lease receivables. The Company classifies asset as held for sale if its carrying amount will be recovered principally though a sale transaction rather than through continuing use.

Asset held for sale is carried at the lower of its carrying amount and the fair value less costs to sell. Impairment losses are recognised though the statement of profit or loss for any initial or subsequent write down of the non-current asset to fair value less costs to sell. Subsequent gains in fair value less costs to sell are recognised to the extent they do not exceed the cumulative impairment losses previously recorded. Asset held for sale is not depreciated.

5.20 Cash and cash equivalents

Cash and cash equivalents in the statement of financial position comprise cash at banks and on hand and short-term highly liquid deposits with a maturity of three months or less, that are readily convertible to a known amount of cash and subject to an insignificant risk of changes in value.

5.21 Trade and other payables

These amounts represent liabilities for goods and services obtained prior to the end of financial year which are unpaid. The amounts are unsecured and are usually paid within 12 months of recognition. Trade and other payables are presented as current liabilities unless payment is not due within 12 months after the reporting period. They are recognised initially at their fair value and subsequently measured at amortised cost using the effective interest method.

5.22 Earnings per share

Basic Earnings Per Share (EPS) is calculated by dividing profit after tax attributable to ordinary shareholders adjusted for the aftertax amounts of preference dividends on preference shares classified as equity by the weighted average number of ordinary shares outstanding during the year.

Diluted EPS is determined by adjusting the profit or loss attributable to ordinary shareholders and the weighted average number of ordinary shares outstanding adjusted for the effects of all dilutive potential ordinary shares.

5.23 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting structure. Management monitors the operating results of its business units separately for the purpose of making decisions regarding resources allocation and performance assessment. Segment results, assets and liabilities includes items directly attributable to segment as well as those that can be allocated on a reasonable basis.

5.24 Dividend distributions and appropriations

Dividend distributions and appropriations other than statutory appropriations are recorded in the period in which they are approved.



6 PRIOR PERIOD ERRORS

- a) During the previous year, the Company has erroneously booked expense amounting to Rs. 234,436/- as "Advance for purchase of shares". During the year, the Company has rectified the error and adjusted the amount in opening accumulated losses.
 - b) During the previous year, the Company did not adjust advance amounting to Rs. 49,000/- against expenses incurred. The Company has rectified the error and adjusted the amount in opening accumulated losses.
 - c) During the previous year, the Company erroneously over-booked the provision against other receivables by Rs. 636,660/- The
 Company has rectified the error in the current year and reversed the provision thus restating the figure of opening accumulated
 losses.
 - d) During the previous years, the Company erroneously did not create receivable against trustee fee income amounting to Rs. 1,646,913/- from M/s Pak Hy-Oils Limited. The Company has rectified the error in the current year and adjusted the amount in opening accumulated losses.
 - e) During the previous years, the Company erroneously did not create mark-up accrued amounting to Rs. 161,268/- from 786 Investment Limited. The Company has rectified the error in the current year and adjusted the amount in opening accumulated losses.
 - f) During the current year, the management of B.R.R Investment (Pvt.) Limited has revised it's financial statements for the year ended June 30, 2019 whereby profit for the year has been increased by Rs. 5,041,532/- and unrealised deficit on revaluation of investment has been increased by Rs. 165,393/-. The Company, consequently has restated the relevant amounts of investment in B.R.R Investment (Pvt.) Limited to reflect the effects of restatements.
 - g) During the current year, the management of Dawood Family Takaful Limited has revised it's financial statements for the period ended June 30, 2019 whereby loss for the period has been increased by Rs. 184,995/-. The Company, consequently has restated the relevant amounts of investment in Dawood Family Takaful Limited to reflect the effects of restatements.
 - h) During the current year, previously in the last year share of profit from associate for 786 Investment Limited was calculated based on figures of period ended December 31, 2018. However, in the current year availability of annual financial statements made it necessary to restate the opening balances of investment to reflect the results of half-year ended June 30, 2019. As a result share of profit was reduced by Rs. 1,217,010/- and share of other comprehensive income was increased by Rs. 36,667/- . The Company, consequently has restated the relevant amounts of investment in 786 Investment Limited to reflect the effects of restatements.

Such error/omission constitutes a 'prior year error' as defined in "IAS 8-Accounting Policies, Changes in Accounting Estimates and Errors". Accordingly, the above mentioned prior year error has been corrected retrospectively in the current year by restating the opening balances for the comparative year presented i.e. June 30, 2019. Consequently, the effect of the revision is as follows:

Eff	ect on statement of financial position	June 30, 2019 (Rupees)	June 30, 2018 (Rupees)
-33	Increase/ (decrease) in asset		
a)	Loan and advances (refer note 20)	234,436	-
<i>b</i>)	Loan and advances (refer note 20)	(49,000)	-
c)	Other receivables (refer note 24)	636,660	-
d)	Other receivables (refer note 24)	1,127,109	519,804
e)	Mark-up accrued (refer note 23)	161,268	-
	Long-term investments (refer note 12)		
f)	786 Investment Limited	(1,180,341)	-
g)	Dawood Family Takaful Limited	(109,698)	-
h)	B.R.R Investment (Pvt.) Limited	2,029,956	-



		June 30, 2019 (Rupees)	June 30, 2018 (Rupees)
i)	Investment held with Nazir of SHC (refer note 18)	(75,298)	-
Effe	ect on statement of profit or loss		
a)	Decrease in administrative expenses - miscellaneous expense (refer note 42)	234,436	-
<i>b)</i>	Increase in administrative expenses - legal and professional expense (refer note 42)	(49,000)	-
c)	Reversal for potential lease losses and other loan losses - net (refer note 40)	636,660	-
d)	Trustee fee income (refer note 39)	1,127,109	-
e)	Return on investments and deposits (refer note 36)	161,268	-
	Share of profit/ (loss) from associates (refer note 44)	-	
Ŋ	786 Investment Limited	(1,217,010)	-
g)	Dawood Family Takaful Limited	(184,995)	-
h)	B.R.R Investment (Pvt.) Limited	2,098,809	-
Effe	ect on statement of comprehensive income		
	Unrealized remeasurement gain/ (loss) on investment in associates		
Ŋ	786 Investment Limited	36,669	-
h)	B.R.R Investment (Pvt.) Limited	(68,854)	-
Effe	ect on statement of cash flows		
a)	Increase in change in loan and advances	234,436	-
b)	Decrease in change in loan and advances	(49,000)	-
c)	Increase in change in other receivables	636,660	-
d)	Increase in change in other receivables	1,127,109	519,804
e)	Increase in change in markup accrued	161,268	-
	Long-term investments (refer note 12)		-
Ŋ	786 Investment Limited	(1,180,341)	_
g)	Dawood Family Takaful Limited	(109,698)	
h)	B.R.R Investment (Pvt.) Limited	2,029,956	
i)	Investment held with Nazir (refer note 18)	(75,298)	
b)	Reversal of provision for lease and other loan losses - net (non-cash item)	(636,660)	-
	Increase in other receivables	1,127,109	519,804



6.2 During the previous year, the Company had restructured long-term loan from UBL and ABL resulting in conversion of liabilities into interest free loans. These interest free loans were not recorded on their present value. The Company has rectified the error in the current year by retrospectively correcting the error.

'Such error/ omission constitutes a 'prior year error' as defined in ""IAS 8-Accounting Policies, Changes in Accounting Estimates and Errors"". Accordingly, the above mentioned prior year error has been corrected retrospectively in the current year by restating the opening balances presented i.e. June 30, 2019. Consequently, the effect of the revision is as follows:

		June 30, 2019 (Rupees)	June 30, 2018 (Rupees)
	Effect on statement of financial position		
	Increase/ (decrease) in liabilities		
	Long term loan (note # 27)	(24,448,283)	-
	Increase/ (decrease) in revenue reserves		
	Accumulated losses	24,448,283	-
	Effect on statement of profit or loss		
	Increase/ (decrease) in income		
	Present value adjustment - amortisation of interest free loan	31,354,703	-
	(Increase)/ decrease in expense		
	Unwinding of discount	(6,906,420)	-
	Effect on statement of cash flows		
	Liability written back- non cash item	(31,354,703)	-
	Unwinding of discount- non cash item	6,906,420	-
6.3	Reconciliation of equity due to prior year error		
	Net equity as previously reported	498,086,344	497,979,226
	Net impact of prior year errors (note 6.1)	2,775,093	519,804
	Net impact of prior year errors (note 6.2)	24,448,283	-
	Net equity after restatement	525,309,720	498,499,030
	The restatement has no impact on statement of other comprehensive income of the Company.		



7 PROPERTY AND EQUIPMENT

7.1 The following is the statement of property and equipment

Description	Furniture and fixtures	Vehicles	Office equipment	Computer equipment	Total
			Rupees		
Year ended June 30, 2020					
Opening net book value as at June 30, 2019	25,785	147,147	49,291	-	222,223
Additions (at cost)		3,253,000			3,253,000
	25,785	3,400,147	49,291	-	3,475,223
Disposals					
Cost	-	(2,404,930)	-	-	(2,404,930)
Depreciation	-	2,355,069	-]	-	2,355,069
Net Book value	-	(49,861)	-	-	(49,861)
Depreciation charge	(16,769)	(662,515)	(25,400)	-	(704,684)
Closing net book value	9,016	2,687,771	23,891	-	2,720,678
Gross carrying value basis					
Cost	171,235	4,984,220	3,644,189	4,829,099	13,628,743
Accumulated depreciation / impairment	(162,219)	(2,296,449)	(3,620,298)	(4,829,099)	(10,908,065)
Net book value	9,016	2,687,771	23,891	-	2,720,678
Year ended June 30, 2019					
Opening net book value as at June 30, 2018	42,906	221,238	74,691	-	338,835
Additions (at cost)	-	-	-	-	-
	42,906	221,238	74,691	-	338,835
Disposals					
Cost	-	-	-	-	-
Depreciation	-	-	-	-	-
Net Book value	-	-	-	-	-
Depreciation charge	(17,121)	(74,091)	(25,400)	-	(116,612)
Closing net book value	25,785	147,147	49,291	-	222,223
Gross carrying value basis					
Cost	171,235	4,136,150	3,644,189	4,829,101	12,780,675
Accumulated depreciation / impairment	(145,451)	(3,989,006)	(3,594,894)	(4,829,101)	(12,558,452)
Net book value	25,784	147,144	49,295	-	222,223
Depreciation rate % per annum	10%	20%	20%	33.33%	

^{7.2} The depreciation related to property and equipment amounting to Rs. 704,684 (2019: 116,612) has been allocated to administrative expenses.



- 7.3 Cost of above assets include cost of operating assets of Rs. 10.038 million (2019 : Rs. 999.50 million) having net book value of Nil value at the reporting date which are still in use.
- 7.4 During the previous year, there was a typographical error in financial statements i.e. the depreciation rate for office quipment was discloses as 33.33% and that of computer equipment was disclosed as 20%. However, the Company has rectified the error in current year financial statements.

	Note	June 30, 2020 Rupees	June 30, 2019 Rupees
8	RIGHT-OF-USE ASSETS		
	Set out below are the carrying amounts of right-of-use assets recognised and the movements	during the year:	
	Office building		
	As at July 01	251,807	-
	Additions	285,538	-
	Transfers Depreciation charge 42	(315,260)	-
	As at June 30	222,085	
	The Company has lease contract for office building. Generally, the Company is restricted asset. This lease contract is for a period of one year and is extendable. The Company has not applied "short-term lease" and lease of "low-value assets" recognition.		leasing the leased
	Amounts recognised in the statement of profit or loss		
	Depreciation charge of right-of-use asset 42	315,260	-
	Expense relating to variable lease payments		-
	Total amount recognised in statement of profit or loss	315,260	
8.1	Depreciation charge of right-of-use asset for the year has been allocated to administrative ex	penses.	
9	INTANGIBLE ASSET		
	Golf Club membership card	683,428	783,478
9.1	Golf Club membership card		
	Opening net book value	783,478	883,528
	Addition	-	-
	Amortization charge 42	(100,050)	(100,050)
	Closing net book value	683,428	783,478
	As at year end		
	Cost	1,500,000	1,500,000
	Accumulated amortization	(816,572)	(716,522)
		683,428	783,478
	Rate of amortization (%)	6.67%	6.67%



- **9.2** The remaining useful life of intangible asset is 6.8 years.
- 9.3 The amortisation related to intangibles amounting to Rs. 100,050/- (2019: 100,050/-) has been charged to administrative expenses.

10 INVESTMENT PROPERTIES	June 30, 2020 Rupees	June 30, 2019 Rupees
Balance at beginning of the year	60,810,000	62,805,000
Additions/ (disposals) during the year	-	-
Gain/ (loss) on fair value adjustment	2,077,000	(1,995,000)
Balance at end of the year	62,887,000	60,810,000

10.1 The fair value of investment property is determined at the end of each year by independent suitably qualified valuer. The fair value of the Company's investment property as at June 30, 2020 were performed by M/s Sipra & Company (Pvt.) Limited and M/s Surval, who are independent valuers not related to the Company. Both valuers are members of Pakistan Banks' Association (PBA) and NBFI & Modaraba Association of Pakistan and they have appropriate qualifications and recent experience in the fair value measurement of properties in the relevant locations.

The main criteria of valuation for the assessment of investment properties included:

- property brokers, dealers and estate agents are contacted to ascertain the asking and selling prices for the properties of the same nature in the immediate neighborhoods and adjoining areas;
- properties which are recently sold and their respective selling prices;
- properties which are offered for sale and their asking price in the prevailing market; and
- nature of property.
- 10.2 The investment property comprise of free-hold office building and land which are not occupied by the Company.
- 10.3 The FSVs of Patoki land is Rs. 26.488 million (2019: Rs. 24.826 million) and office no. 5B Lakson Square Building-Karachi is Rs. 20.844 million (2019: Rs. 20.844 million) at the time of revaluation.
- 10.4 The details of the Company's investment properties and the information about their fair value hierarchy as at the end of the reporting date are as follows:

	Level 1	Level 2	Level 3	FV as at June 30, 2020
Patoki land 5B Lakson Square Building, Karachi		-	33,110,000 29,777,000	33,110,000 29,777,000
		-	62,887,000	62,887,000
	Level 1	Level 2	Level 3	FV as at June 30, 2019
Patoki land 5B Lakson Square Building, Karachi	-	- -	31,033,000 29,777,000	31,033,000 29,777,000
1 2	-	-	60,810,000	60,810,000



For the investment properties categorized into level 3 of the fair value hierarchy, the following information is relevant:

Valuation approach and inputs

The main criteria of valuation for the assessment of investment properties included:

- property brokers, dealers and estate agents are contacted to ascertain the asking and selling prices for the properties of the same nature in the immediate neighbourhoods and adjoining areas;
- properties which are recently sold and their respective selling prices;
- properties which are offered for sale and their asking price in the prevailing market; and
- nature of property.

Sensitivity

The fair value are subject to change owing to changes in input. However, management does not expect there to be a material sensitivity to the fair value arising from the non-observable inputs.

10.5 Leasing arrangement

The Company as a lessor has entered into operating leases on its investment property- 5B Lakson Square Building, Karachi. This leasee has a term of less than one year.

Future minimum rentals receivable under non-cancellable operating leases as at June 30, 2020 are as follows:

	Note	June 30, 2020 Rupees	June 30, 2019 Rupees
Within one year		-	-
After one year but not more than five years		-	-
More than five year		-	
	<u> </u>	-	-

10.6 Amount recognized in profit or loss

- The changes in fair values are presented in statement of profit or loss.
- The rental income in respect of this property amounting to Rs. 1,035,000/- (2019: 699,030) has been recognized in statement of profit or loss and included in 'other income'.
- Property tax amounting to Rs. 200,317/- has been charged to administrative expenses.

11 NET INVESTMENT IN LEASE FINANCE

Net investment in lease finance	11.1	492,963,143	500,178,366
Provision for potential lease losses	11.2	(372,373,879)	(384,002,009)
		120,589,264	116,176,357
Current and overdue portion of net investment in lease finance	11.3	(110,146,659)	(103,277,842)
		10,442,605	12,898,515



			Less than one year	More than one year and less than five years	Total
		Note		Rupees	
11.1	Particulars of net investment in lease finance				
	2020				
	Minimum lease payments receivable	11.1.1	539,495,599	442,605	539,938,204
	Residual value of leased assets		51,167,875	10,000,000	61,167,875
			590,663,474	10,442,605	601,106,079
	Unearned finance income		-	-	-
	Mark-up held in suspense		(108,142,936)	-	(108,142,936)
	Net investment in lease finance		482,520,538	10,442,605	492,963,143
	2019				
	Minimum lease payments receivable		544,360,782	2,898,515	547,259,297
	Residual value of leased assets		51,167,875	10,000,000	61,167,875
			595,528,657	12,898,515	608,427,172
	Unearned finance income		-	-	-
	Mark-up held in suspense		(108,248,806)	-	(108,248,806)
	Net investment in lease finance		487,279,851	12,898,515	500,178,366

^{11.1.1} As at June 30, 2020, the principal outstanding against non-performing lease portfolio as per the criteria prescribed in NBFC Regulations, 2008 amounted to Rs. 428.712 million (2019: Rs. 432.71 million). The forced sale value benefit considered against these non-performing lease portfolio was Rs. 56.338 million (2019: Rs. 48.71 million).

11.1.2 The lease finances carry mark up ranging from six month KIBOR plus spread of 2% to 5% (2019: six month KIBOR plus spread of 2% to 5%) per annum having maturity upto 5 years and are secured against leased assets.

11.2	Durwinian for notantial logic logics	Note	June 30, 2020 Rupees	June 30, 2019 Rupees
11.2	Provision for potential lease losses			
	Opening balance		384,002,009	381,074,829
	(Reversal)/ charge for the year - net		(11,628,130)	2,927,180
	Closing balance	_	372,373,879	384,002,009
11.3	Current and overdue portion of net investment in lease finance- net			
	Finance lease		492,963,143	500,178,366
	Provision for potential lease losses		(372,373,879)	(384,002,009)
	More than one year and less than five years		(10,442,605)	(12,898,515)
			110,146,659	103,277,842



12	LONG-TERM INVESTMENTS	Note	June 30, 2020 Rupees	June 30, 2019 Rupees Restated
	Associates - equity method	12.1	161,773,925	144,265,841
	Defence Saving Certificates - at amortized cost		1,505,300	387,720
		<u> </u>	163,279,225	144,653,561
12.1	Movement of investment in associates			
	Opening balance		144,265,841	151,564,495
	Investment sold during the year		(2,349,874)	-
	Share of profit/ (loss)		12,410,639	(3,445,546)
	Share of other comprehensive income/ (loss)		11,505,134	(1,967,754)
			165,831,740	146,151,195
	Less: transfer to investment held with Nazir of SHC	18	(4,057,815)	(1,885,354)
		_	161,773,925	144,265,841

12.2	Particulars	786 Investments	B.R.R. Investment	Dawood Family
12.2	1 ai ticulai 5	Limited	(Private) Limited	Takaful Limited
	2020			
	Holding percentage	15.00%	41.63%	20.57%
	Place of incorporation	Pakistan	Pakistan	Pakistan
	Operational status	Operational	Operational	Operational
	Period ended	June 30, 2020 June 30, 2020		June 30, 2020
	Basis of financial statements	Unaudited	Unaudited	Unaudited
	Non-current assets	174,845,560	71,666,224	4,978,750,801
	Current assets	52,926,048	132,643,777	856,359,015
	Non-current liabilities	-	-	1,502,909,299
	Current liabilities	19,166,475	14,491,212	3,897,124,185
	Equity	208,605,133	189,818,789	435,076,332
	Revenue	17,210,246	20,412,906	286,561,277
	Profit after tax	2,963,150	5,380,432	45,721,491
	Other comprehensive income	5,257,386	25,505,809	404,493
	Total comprehensive income	8,220,536	30,886,241	46,125,984



Particulars	786 Investments Limited	B.R.R. Investment (Private) Limited	Dawood Family Takaful Limited	
	,	, , , , , , , , , , , , , , , , , , , ,		
2019				
Holding percentage	15.00%	41.63%	21.18%	
Place of incorporation	Pakistan	Pakistan	Pakistan	
Operational status	Operational	Operational	Operational	
Period ended	June 30, 2020	June 30, 2020	June 30, 2020	
Basis of financial statements	Unaudited	Unaudited	Unaudited	
Non-current assets	189,328,745	66,299,593	3,214,418,857	
Current assets	29,739,475	103,308,823	1,434,312,073	
Non-current liabilities	-	-	3,923,024,914	
Current liabilities	18,683,623	10,774,490	342,574,368	
Equity	200,384,597	158,833,926	383,131,648	
Revenue	(204,217)	17,918,498	157,451,335	
Profit/ (loss) after tax	(43,207,504)	3,790,932	20,268,470	
Other comprehensive income/ (loss)	(1,855,072)	(8,206,080)	(8,665)	
Total comprehensive income	(45,062,576)	(4,415,148)	20,259,805	

- 12.3 786 Investments Limited (the Company) was incorporated on September 18, 1990 as a public limited company in Pakistan, with its registered office at G3, Ground Floor BRR Tower, Hassan Ali Street, Off I. I. Chundrigar Road, Karachi 74000. The Company is listed on the Pakistan Stock Exchange Limited. The Company is registered as a Non Banking Finance Company under the Non Banking Finance Companies (Establishment and Regulation) Rules, 2003 (the NBFC Rules). The Company has obtained the licenses to carry out investment advisory services and asset management services under the NBFC Rules and the Non-Banking Finance Companies and Notified Entities Regulations, 2008 (the NBFC Regulations).
 - BRR Investment (Private) Limited (the Company) was incorporated under the Companies Ordinance, 1984 (now Companies Act, 2017) on August 12, 1991 as a private limited company. The main business of the company is managing Modarabas. The registered office of the Company is situated at 20th Floor, BRR Towers, Hassan Ali Street, Off: I.I Chundrigar Road, Karachi. The Company is managing a listed modaraba namely, B.R.R. Guardian Modaraba [BRRGM].
 - Dawood Family Takaful Limited (the Company or DFTL) was incorporated in Pakistan as an unquoted public limited company on May 04, 2007 under the Repealed Companies Ordinance, 1984 (now Companies Act, 2017). The Company received the certificate of registration on May 16, 2008 under Section 6 of the Insurance Ordinance, 2000. The registered office of the Company is situated at 1701-A, Saima Trade Towers, I. I. Chundrigar Road, Karachi, Province of Sindh, Pakistan. The principal business activity of the Company is to undertake family takaful business in accordance with the Insurance Ordinance 2000, Securities and Exchange Commission (Insurance) Rules, 2002 (repealed) now (Insurance Rules, 2017) and Takaful Rules, 2012.

12.4		of investment in ass June 30, 2019	sociates	Note	June 30, 2020 Rupees	June 30, 2019 Rupees Restated
	Number o	f Shares				
	2,246,070	2,246,070	786 Investments Limited		31,364,109	30,131,025
	4,762,100	4,762,100	B.R.R. Investment (Private) Limited		79,022,288	66,123,170
	8,960,000	9,420,000	Dawood Family Takaful Limited		51,387,528	48,011,646
	15,968,170	16,428,170			161,773,925	144,265,841



- 12.5 6,466,010 (June 30, 2019: 6,466,010) shares of Dawood Family Takaful Limited which have been pledged with Nazir High Court of Sindh in pursuant to litigation with HBFC (refer note # 18).
- 12.6 As per Regulation 19 (g) of Non-Banking Finance Companies and Notified Entities Regulations, 2008 (NBFC Regulations), an NBFC shall not hold shares of an amount exceeding 15% of the paid-up share capital of that company or 15% of its own equity, whichever is less. As at June 30, 2020, the Company holds 41.63% shares of B.R.R. Investments (Private) Limited. The management is in process of taking steps to reduce this investment in order to comply with the requirements of NBFC Regulations.

			June 30, 2020	June 30, 2019
13	LONG-TERM FINANCES	Note	Rupees	Rupees
	Term finance facilities	13.1	252,529,441	253,825,146
	Provision for doubtful finances	13.2	(126,426,200)	(131,364,369)
			126,103,241	122,460,777
	Current portion	15	(126,103,241)	(122,460,777)
		_	<u> </u>	
13.1	The reconciliation of long term finance is as under:			
	Balance at beginning of the year		253,825,146	254,505,140
	Received during the year		(1,295,705)	(679,994)
	Balance at end of the year	=	252,529,441	253,825,146
13.2	Particulars of provision for doubtful finances			
	Opening balance		131,364,369	162,879,805
	Reversal for the year- net		(4,938,169)	(35,425,436)
	Provision during the year		-	3,910,000
	Closing balance		126,426,200	131,364,369

- 13.3 The mark-up/ profit rates on these facilities ranges from 13.5% to 15.1% (June 30, 2019: 13.5% to 15.1%) per annum subject to change in SBP discount rate and KIBOR. These are secured against mortgage of immovable properties.
- 13.4 As at June 30, 2020, long term finance of Rs. 252.004 million (June 30, 2019: Rs. 253.032 million) which have been placed under non-performing status. The forced sale value benefits considered against these non-performing finances amounting to Rs. 125.578 million (June 30, 2019: Rs. 121.67 million).

		June 30, 2020 Rupees	June 30, 2019 Rupees
14 D	EFERRED TAX ASSET		
D	eferred tax asset - net	314,856,617	389,351,187
14.1 D	reductible temporary differences arising in respect of:		
Pı	rovision for lease losses and doubtful receivables	272,298,057	278,646,286
A	Iternate corporate tax	-	15,813,337
M	finimum tax	=	19,981
SI	hare of Profit from associate	(1,861,596)	137,555
C	arry forward of tax losses	44,420,155	94,734,029
N	et deferred tax asset-recognized	314,856,617	389,351,187



- 14.2 Deferred tax asset is recognized in respect of carry forward assessed tax losses/ deductible temporary differences to the extent it is probable that there will be future taxable profits against which these losses/deductible temporary differences can be utilized. The Company has prepared a five year business plan which has been approved by the Board of Directors. The said plan involves certain key assumptions underlying the estimation of future taxable profits including injection of fresh equity. The determination of future taxable profit is directly related and sensitive to certain key assumptions such as recoveries of outstanding lease and long term finances, resumption of licenses, expected return on investments and bank balances etc. Any change in the key assumptions may have an effect on the realizability of the deferred tax asset. The Board and management believes that it is probable that the Company will be able to achieve the profits projected in the business plan and deferred tax amounting to Rs. 314.857 million will be realised in the future.
- 14.3 Un absorbed tax losses amounting to Rs. 72,877,016/-, Rs. 60,244,588/- and Rs. 20,051,348/- will expire in year 2020, 2021 and 2026 respectively. There are no tax credits to be carried forward as at June 30, 2020.

				Note	June 30, 2020 Rupees	June 30, 2019 Rupees
15	CURRENT AND	OVERDUE POR	TION OF NON-CURRENT ASSETS			
	Net investment in le Long-term finances			11 13 —	110,146,659 126,103,241 236,249,900	103,277,842 122,460,777 225,738,619
16	SHORT-TERM IN	NVESTMENTS				
	At fair value through Unquoted shares	gh OCI		16.1	-	-
	At amortised cost					
	Musharaka placeme	ents		16.2	50,000,000	_
	Term finance certifi		ds	16.3	-	-
	Preference shares			16.4	-	-
					50,000,000	-
	At fair value throu					
	Quoted equity secur	rities		16.5	629,084	757,328
				=	50,629,084	757,328
16.1	Unquoted shares					
	Fully paid ordinal	ry shares of Rs.10	each:			
	2020 Number o	2019 of Shares				
	2,518,454	2,518,454	First Pakistan Securities Limited		36,000,000	36,000,000
	2,010,10. 2,010,10. I list I dictional Socialities Emilied			_	36,000,000	36,000,000
	Impairment loss on				(36,000,000)	(36,000,000)
	Unrealised loss on	remeasurement of	investments	_	<u> </u>	
				_	<u> </u>	



	•		
	Note	June 30, 2020 Rupees	June 30, 2019 Rupees
16.2 Musharaka placements			
BRR Guardian Modaraba	16.2.1	50,000,000	-
	=	50,000,000	-
16.2.1 BRR Guardian Modaraba- related party:			
Opening		-	
Musharaka placements made during the year		100,000,000	-
Less: Redemption during the year		(50,000,000)	-
	16.2.2	50,000,000	-

16.2.2 The redeemed Musharaka Placements carried mark-up ranging from 1-month KIBOR to 6-month KIBOR plus 100bps. Current investment has following terms and conditions.

	Particulars	Particulars			Musharaka Placem	ent Amount
					Rupees	Rupees
	Placement amo Tenure Maturity date Profit payment				04 million six-months 31/10/2020 monthly	46 million six-months 7/11/2020 six-monthly
	Profit rate				6-M KIBOR+100bps	6-M KIBOR+100bps
				Note	June 30, 2020 Rupees	June 30, 2019 Rupees
16.3	Term finance cer	tificates / sukuk bo	onds	Note	Kupees	Kupees
	2020 (Number)	2019 (Number)				
	1,976	1,976	Quoted Invest Capital Investment Bank Ltd.	16.3.4	7,180,000	9,880,000
	82	82	Trust Investment Bank Limited		186,276	186,276
					7,366,276	10,066,276
	1,023	1,023	Un-quoted New Allied Electronics (Pvt.) Ltd.		4,348,775	4,348,775
			Un-quoted-Related party			
	-	-	BRR Guardian Modaraba	16.3.1		
	Impairment in val	ue of investments		16.3.2	11,715,051 (11,715,051)	14,415,051 (14,415,051)



	June 30, 2020	June 30, 2019
16.3.1 BRR Guardian Modaraba- related party	Rupees	Rupees
Gross	-	1,771,862
Less: Redemption		(1,771,862)
	-	-
16.3.2 Movement in provision for impairment in value of investments		
Balance at beginning of the year	14,415,051	14,415,051
Reversal during the year	(2,700,000)	-
Balance at end of the year	11,715,051	14,415,051

16.3.3 Significant terms and conditions relating to term finance certificates having face value of Rs. 5,000 each are as follows:

Particulars Maturity date

Quoted

Invest Capital Investment Bank Limited

Chief Executive: Mr. Muhammad Asif September 05, 2013

Trust Investment Bank Limited

Chief Executive: Mr. Shahid Iqbal July 04, 2013

Un-quoted

Gharibwal Cement Limited

Chief Executive: M. Tauseef Paracha September 01, 2012

New Allied Electronics (Private) Limited

Chief Executive: Mr. Mian Pervaiz November 01, 2012

The Company has made required provision against all these outstanding TFCs.

16.3.4 TFCs of Invest Capital Investment Bank Limited amounting to Rs. 7.18 million (2019: Rs. 9.88 million) have been pledged with a DFI against the guarantee provided to Asian Development Bank on behalf of the Company. As per CDC records, 3,000 TFCs are available. The Company has redeemed 1,024 TFCs, however the same have not been released from the CDC yet.

16.3.5 TFCs aggregated to Rs. 4.54 million (2019: Rs. 4.54 million) have been pledged with Nazir, High Court of Sindh in pursuant to the litigation with one of the lenders of the Company.

				Note	June 30, 2020 Rupees	June 30, 2019 Rupees
16.4	Preference s	hares				
	2020 Number of S	2019 Shares				
	75,500	75,500	Quoted Azgard Nine Ltd. Less: Provision for impairment	16.4.1	377,668 (377,668)	377,668 (377,668)
					_	_



16.4.1 These represent cumulative redeemable convertible preference shares carried dividend at the rate of 0% (2019: 0%) per annum. These were matured on November 21, 2010. However, due to default in repayment at maturity dates, full provision has been made against these preference shares.

16.5 Quoted equity securities

Fully paid ordinary shares of Rs.10 each:

2020	2019		Note	2020	2019
Number of Shares				Rupees	Rupees
-	8,255	Bank of Punjab		_	75,533
4,036	4,036	Dawood Hercules Corporation Limited		516,281	448,965
648	648	GlaxoSmithKline Pakistan Limited		112,803	61,774
-	1,975	Pioneer Cement		-	44,734
-	3,753	National Bank of Pakistan		-	126,322
			·	629,084	757,328

Inna 30

Iuna 30

17 PLACEMENTS AND FINANCES

At amortised cost

Financing against shares Provision for doubtful finances	17.1 17.1.1	155,158,995 (155,158,995)	155,185,306 (155,185,306)
		-	-
Short-term finance - secured	17.2.1	11,300,000	11,300,000
Provision for doubtful finances	17.2.2	(11,300,000)	(11,300,000)
		-	-
Certificates of deposit		5,000,000	5,000,000
Provision for doubtful finances		(5,000,000)	(5,000,000)
		-	-
Morabaha/ musharika finances	17.3	86,684,717	86,684,717
Provision for doubtful finances	17.3.1	(47,659,304)	(47,659,304)
		39,025,413	39,025,413
		39,025,413	39,025,413

17.1 These financings were made to a company and individuals in the normal course of business and matured on June 30, 2009.

17.1.1 Movement in provision for doubtful financing against shares

Balance at beginning of the year	155,185,306	155,185,306
(Written off) during the year	-	-
Received during the year	(26,311)	-
Balance at end of the year	155,158,995	155,185,306

17.2 These are secured by mortgage of properties and ranking charge over hypothecation of stock and matured on June 30, 2009.

17.2.1 The reconciliation of short term finances-secured is as under:

Balance at beginning of the year	11,300,000	11,300,000
Written off during the year	-	-
Balance at end of the year	11,300,000	11,300,000



17.2.2 Movement in provision for doubtful finances

Balance at beginning of the year	11,300,000	11,300,000
Written off during the year	-	-
Balance at end of the year	11,300,000	11,300,000

17.3 These are secured by way of mortgage of properties, hypothecation of all present and future stocks, receivables, demand promissory note and personal guarantee of directors and borrowers. These facilities were matured on June 30, 2009.

17.3.1 Movement in provision for doubtful Murabaha / Musharika finances

Balance at beginning of the year	47,659,304	47,659,304
(Reversal) / charge for the year	-	-
Balance at end of the year	47,659,304	47,659,304

17.4 As at June 30, 2020, an aggregate amount of Rs. 258.143 million (June 30, 2019: Rs 258.17 million) related to finances has been placed under non-performing status. Provision against non-performing finances is made after netting off forced sale values of the collateral assets which amounted to Rs. 39.025 million (June 30, 2019: Rs.39.03 million) as per NBFC and NE Regulations.

18 INVESTMENT HELD WITH NAZIR SHC

June 30, 2020 June 30, 2019

Number of Shares

6,466,010	6,466,010	Investment in associate- equity n Dawood Family Takaful Limited	nethod	32,955,811	31,070,457
		Share of gain from associates- DFTL	18.1 & 12.1	4,057,815	1,885,354
				37,013,626	32,955,811
		At fair value through OCI			
1,477,823	1,477,823	Al Baraka Bank Pakistan Limited		11,508,584	11,307,321
		Remeasurement gain on			
		investment- ABPL	18.2	2,039,963	201,263
				13,548,547	11,508,584
7,943,833	7,943,833			50,562,173	44,464,395

18.1 These securities are held by Nazir of Honorable High court in pursuant to the litigation with HBFC since May 2011. However, as per the order of Honorable 'Supreme Court of Pakistan' (SCP), HBFC was ordered to arrange for the release of those securities on a prorata basis i.e. on receipt of periodical installments from FDIBL. As per the order of 'SCP'; FDIBL made two cash payments but, HBFC remained in default to the order and did not release any security owing to the fact that HBFC has taken cost of fund @ 14.33% as per SBP letter which is significantly higher than the market norms and same is verified in JCR-VIS calculation i.e. 4.70%. In view of the above, FDIBL was compelled to adjust securities held by the Nazir and paid balance amount in cash to settle the liability as per legal opinion sought. The liability was fully settled in March, 2017, but since HBFC has filed a fresh application with High court (and not 'SCP') and because the securities continues to remain with the Nazir. Therefore, FDIBL is showing these securities under a separate account head to show the realistic position of books of accounts.

18.2 Remeasurement gain on investment- ABPL

Remeasurement gain on investment- ABPL	18.2.1	2,039,963	201,263
		2,039,963	201,263



18.2.1 Fair value of investment with Al-Baraka Bank Pakistan Limited is measured using break-up value on the basis of unaudited financial statements for the half year ended June 30, 2020 using FVOCI model.

19	ADVANCE AGAINST LEASE COMMITMENTS	Note	June 30, 2020 Rupees	June 30, 2019 Rupees
	Considered doubtful Less: Provision for doubtful advances	-	35,696,246 (35,696,246)	35,696,247 (35,696,247)

19.1 The Company issued Letter of comforts on behalf of two clients amounting of Rs. 20.0M and 15.6M and made payment to Banks on their demand. Subsequently, both clients defaulted in payment of broken period markup. Therefore, the advance against lease could not be transferred to Finance lease.

			June 30, 2020	June 30, 2019
		Note	Rupees	Rupees
20	LOANS AND ADVANCES			Restated
	Considered good			
	Loan to employee	20.1	1,417,928	2,080,207
	Others		14	306,224
		_	1,417,942	2,386,431
	Considered doubtful			
	Advance rent		172,925	172,925
	Less: provision for doubtful advances		(172,925)	(172,925)
			-	-
		_	1,417,942	2,386,431
		-		· · · · · · · · · · · · · · · · · · ·

20.1 This represents interest free short-term personal loans to employees. This includes loan to key management personnel. The maximum amount outstanding at the end of any month during the period stands at Rs. 2.42 million.

21	ADVANCE TAX DUE FROM GOVERNMENT	Note	June 30, 2020 Rupees	June 30, 2019 Rupees
	Opening balance		-	-
	Add: tax paid during the year		939,587	3,146,131
		_	939,587	3,146,131
	Less: provision for taxation during the year	45	(240,120)	(2,573,758)
	Transfer to provision for taxation	34	-	(572,373)
		=	699,467	-
22	PREPAYMENTS			
	Prepaid insurance	_	41,671	23,332



June 30,

2019

466,020

(153,454,770)

3,300,764

June 30, 2020

> 639,974 1,105,994

(149,171,270)

6,929,128

23	MARK-UP ACCRUED	Note	Rupees	Rupees Restated
	Mark-up accrued on Placement and finances Less: transferred to suspense income		912,206,808 (912,149,650)	912,851,379 (912,673,746)
		_	57,158	177,633
23.1	Previously, net amount was being presented. However, for better presentation, move	ment of th	June 30,	June 30, 2019
		Note	Rupees	Rupees
24	OTHER RECEIVABLES			Restated
	Considered good			
	Rent receivable		466,020	466,020

Accrued income on Musharaka Placement

Less: Provision for doubtful receivables

Decretal amount receivable	24.1	32,302,430	32,302,430
Receivable against lease termination		70,302,130	70,332,130
Receivable against KSE Card transaction-net	24.2	45,515,114	45,515,114
Accounts receivable - others		6,145,091	5,295,096
Brokerage receivable		187,239	1,197,831
Trustee fee receivable		542,400	1,646,913
	_	154,994,404	156,289,514

24.3

24.1 This relates to decree of recovery for Rs. 64.412 million which was awarded by the Banking Court under the Banking Companies (Recovery of Loans, Advances, Credits and Finance), Act of 1997. The Company has the possession of assets, the forced sale value of which is fairly higher than the carrying value. Further, the Company also holds additional security by way of equitable mortgage on factory land and building, the possession of which is in the Company's hands. A partial amount was received by the Bank and PICL on sale of machinery of Regent Dyeing. Sale of land and building has yet to be accomplished by FDIBL and PICL, which is under process. However, as a matter of prudence the Company has made provision in this regard.

24.2 The Company had purchased Pakistan Stock Exchange Limited (PSX) membership card on behalf of one of its customer amounting to Rs.149.7 million. The customer paid an advance amounting Rs.104.2 million to the Company for this purchase which is netted off against this receivable. Recently, Mr. Hassan Naqvi fraudulently changed the Form-29 on 08-10-2015; removed First Dawood Group Nominee (Mr. Mohammad Ahmed), appointed some Mr. Syed Mohsin Hasan in place of Mr. Ahmad and took away the money which was being paid to all brokers of stock exchange by the Chinese company, who has taken-over the management & major stakes of KSE (now Pakistan Stock Exchange). In view of the above, the company had lodged FIR for; fraud, forgery and theft, against Mr. Hassan Naqvi to recover an amount of Rs.212.463M (Rs.152.463 + Rs.60.0M). The Company has made provision against this receivable as a matter of prudence. As at June 30, 2020, there was no change in the status of case as it was fixed for hearing of application.

24.3 Movement in provision for doubtful receivables

Balance at beginning of the year	153,454,770	154,124,830
Reversal during the year	(4,283,500)	(670,060)
Balance at end of the year	149,171,270	153,454,770



25	CASH AND BANK BALANCES Cash in hand Cash at bank:	Note	June 30, 2020 Rupees	June 30, 2019 Rupees
	Local currency			
	- In deposit accounts	25.1	35,791	74,055,246
	- In current accounts		504,128	46,864
			539,919	74,102,110
	Foreign currency			
	- In deposit accounts	25.1	17,406	16,671
	- In current accounts		482,558	224,197
			499,964	240,868
			1,039,883	74,342,978
			1,039,883	74,342,978
		·		

^{25.1} These represent deposits maintained with various commercial banks and carry profit at the rates ranging between 4% to 7% (June 30, 2019: 4.52% to 7%).

26 SHARE CAPITAL

26.1 AUTHORIZED SHARE CAPITAL

June 30, 2020 June 30, 2019

Number of Shares

75,000,000	75,000,000	- Ordinary shares of Rs.10 each	750,000,000	750,000,000
75,000,000	75,000,000	- Preference shares of Rs.10 each	750,000,000	750,000,000
150,000,000	150,000,000		1,500,000,000	1,500,000,000

26.2 ISSUED, SUBSCRIBED AND PAID UP CAPITAL

June 30, 2020 June 30, 2019

Number of Shares

		Fully paid ordinary shares of		
		Rs.10 each issued:		
35,685,382	35,685,382	- for cash	356,853,820	356,853,820
26,491,821	26,491,821	- issued as bonus shares	264,918,210	264,918,210
85,740,733	85,740,733	 issued against preference and its dividend 	857,407,330	857,407,330
472,087	472,087	- issued on acquisition	4,720,870	4,720,870
148,390,023	148,390,023		1,483,900,230	1,483,900,230



- **26.2.1** The Company has one class of ordinary shares which carry no right to fixed income.
- 26.2.2 At June 30, 2020 associated undertakings, namely 786 Investment Limited holds Nil (June 30, 2019: 2,382,641), BRR Guardian Modaraba holds 3,342,562 (June 30, 2019: 3,342,562) and BRR Investments (Private) Limited holds 490,591 (June 30, 2019: 490,591) ordinary shares of the Company.

		Note	June 30, 2020 Rupees	June 30, 2019 Rupees
27	LONG-TERM LOANS			Restated
	Secured			
	Commercial banks	27.3 & 27.4	313,078,956	324,425,390
			313,078,956	324,425,390
	Current portion	30	(252,053,577)	(245,165,885)
	•		61,025,379	79,259,505
27.1	Original outstanding loan from UBL and ABL		141,094,223	141,094,223
	Less: effect of discounting		(31,354,703)	(31,354,703)
			109,739,520	109,739,520
	Unwinding of discount			
	Opening balance		6,906,420	-
	Charge during the year	43	8,653,566	6,906,420
		27.2	15,559,986	6,906,420
	Repayments			
	Opening balance		(20,840,000)	-
	Repaid during the year		(20,000,000)	(20,840,000)
			(40,840,000)	(20,840,000)
	Less: current portion		(18,234,127)	(16,546,435)
	•	_	66,225,379	79,259,505
		-		

- 27.2 During the previous year, Company restructured its outstanding loans with ABL and UBL resulting into interest free liabilities. Present value of these loans are calculated using interest rate of 10.04% and 14.25% for UBL and ABL respectively (refer to note 6.2).
- 27.3 These are secured against hypothecation of assets including book debts of the Company ranking pari passu, with the charge created in favour of other lenders to secure short term borrowings.
- **27.4** This includes loan from The Bank of Khyber amounting to Rs. 228.62 M as at June 30, 2020 (June 30, 2019: 228.62 M). The repayment period has expired and the Company has defaulted in repayment of the loan.



			June 30, 2020	June 30, 2019
28	LEASE LIABILITIES	Note	Rupees	Rupees
	Related party- B.R.R Guardian Modaraba			
28 1	Below is the carrying amount of lease liabilities:			
20.1	As at July 01,		264,457	_
	Additions		285,538	_
	Interest expense relating to lease liabilities	28.3	35,905	_
	Payments		(352,800)	-
	Disposals		· , , ,	_
	As at June 30,	_	233,100	-
	Current portion	30	89,638	
	Non-current portion	30	143,462	-
	Non-current portion		233,100	
			June 30,	June 30,
		Note	2020 Rupees	2019 Rupees
28.2	Maturity analysis of lease liabilities	11010	Rupees	Rupces
	Up to one year		89,638	-
	After one year		143,462	_
	Total lease liabilities		233,100	_
28.3	Amounts recognised in statement of profit or loss			
	Interest expense on lease liabilities	43	35,905	_
	Total amount recognised in profit or loss	_	35,905	-
28.4	Cash outflow for leases			
	The Comany had total cash outflows for leases of Rs. 352,800/- during the year. not yet commenced are disclosed in note 28.2.	The future ca	ash outflows relating	to leases that have
29	LONG-TERM DEPOSITS			
	Security deposits			
	Lease deposits	29.1	60,917,863	60,917,863
	Current portion shown under current liabilities	30 _	(50,917,863)	(50,917,863)
29.1	This represent interest free security deposit received against lease contracts and	are refundable	10,000,000	10,000,000
29,1	of the respective leases. Total amount is utilised.	are retuildable	e / adjustable at the ex	piry / termination
			June 30,	June 30, 2019
		Note	2020 Rupees	Z019 Rupees
30	CURRENT PORTION OF LONG-TERM LIABILITIES	11016	Kupces	Restated
30	Long term loans	27	252,053,577	245,165,885
	Lease deposits	29	50,917,863	50,917,863
	Lease liabilities	28.1	89,638	-
		_	303,061,078	296,083,748
		=		



31	MARK-UP ACCRUED	Note	June 30, 2020 Rupees	June 30, 2019 Rupees
	Secured			
	Short-term borrowings		25,756,644	25,756,644
			25,756,644	25,756,644

31.1 Markup on BOK has not been charged as this is defaulted loan and currently provision could not be made without determination of default by court.

32	SHORT-TERM BORROWINGS	Note	June 30, 2020 Rupees	June 30, 2019 Rupees
	From financial institution- unsecured			
	Development Financial Institution	32.1	50,266,346	50,266,346
		_	50,266,346	50,266,346

32.1 The investment of 'Development Financial Institution' DFI matured on June 30, 2009, but due to liquidity crunch the company could not timely make the repayment. Since, the investing DFI didn't agree to settle the outstandings against available assets of the company (like other financial institutions), therefore it filed a legal suit. It obtained a decree in March 2016 of Rs.75.0M plus cost of fund, which was payable within a year (i.e. by March 2017) in 12-installments. Further as per the Order of Honorable 'Supreme Court of Pakistan' (SCP), the DFI was to release the cash & securities on a pro-rata basis, which were held by the Nazir of High court in this case. The DFI shared a 'cost of fund' inclusive of; Administrative expenses and Provision costs (in addition to actual cost of funds). In view of the above, the Company took assistance of report of the Credit Rating Agency for 'cost of fund' and structured the 'Schedule of Repayment'. The DFI accepted the first cheque (upfront payment), which triggered the repayment schedule, as per the offer and later 2nd installment was also duly paid n cash. Thereafter, 11-installments were duly paid by the company i.e. from May 2016 until March 2017, after adjusting the value of securities, which were to be released as per the order of SCP (but were not released by DFI). Later DFI has filed a fresh case in the High court, and Court has passed an order to sell the attached securities in the market.

33 ADVANCES, ACCRUED AND OTHER LIABILITIES

Accured liabilities	5,077,233	4,979,770
Advance agaist sale of shares	3,675,000	-
Advance rent against investment property	225,000	-
	8,977,233	4,979,770

33.1 This represents payment received against sale of shares whose title is not yet transferred in the name of buyer. During the year, the Company disposed off 1,160,000 number of shares of Dawood Family Takaful Limited which is an associated Company. However, out of total number of 1,160,000 shares, title of 460,000 shares was transferred in favour of the buyer. Title of remaining shares is not transferred in the name of buyer.

34	PROVISION FOR TAXATION	Note	June 30, 2020 Rupees	June 30, 2019 Rupees
	Opening		7,280,124	7,852,497
	Addition/ (adjustment) during the year		59,784	(572,373)
	Closing	_	7,339,908	7,280,124

35 CONTINGENCIES AND COMMITMENTS

35.1 Contingent liabilities

Letters of comfort / guarantee 1,088,000,000 1,088,000,000



Name of the court, agency or authority	Description of the factual basis of the proceeding and relief sought	Principal parties	Date instituted
Supreme Court Islmambad	A guarantee of Rs. 245 million was given against a Letter of Commitment which is currently in litigation. The beneficiary has restructured its facilities to the customer, hence the amount is restructured/settled. The beneficiary has filed a recovery case and winding up petition against the Company. According to the Company's legal advisors, the Company has good merits to defend both recovery case and winding up petition because the lender can not claim same amount from two parties.	FDIBL Vs. Bank of Punjab	2/13/2019
Supreme Court Islmambad	A guarantee of Rs. 128 million against the bridge finance facility was called as the party in favour of which guarantee was issued defaulted in making payment to the beneficiary bank. The beneficiary has filed winding up petition and suit for recovery in the SHC, which is pending adjudication. According to the Company's legal advisor, the Company has good merits to defend both the recovery case and the winding up petition because the facility status was changed to term loan and also that the recovery suit against Principal debtor is also pending.	FDIBL Vs. Bank of Punjab	3/11/2010
	Currently, petition for Leave to Appeal was filed against order dated 23-01-2019 passed by Sindh High Court wherein FDIBL was directed to be wound up in case it failed to pay Rs.245,000,000 to Bank of Punjab within 45 days and deposit amount of Rs.128,000,000 with Nazir of Court Vide order dated 14-03-2019, the operation of the impugned Order was suspended by the Supreme Court till the next date of hearing and leave was granted, however, the case has not been fixed thereafter. As grounds for winding up have not been satisfied by the Judgment of Sindh High Court, FDIBL has a high likelihood of succeeding in this Appeal.		
High Court Sindh of Karachi	A guarantee of Rs. 465 million against the repayment of sukuk has been called which is currently under litigation. Based on the opinion of the legal advisors of the Company, the Company has good merits to defend the case as the guarantee never became operational due to default on the part of trustee of the sukuk issue.	First Credit and Investment Bank Vs. Three Star Hosiery Mills Ltd.	9/17/2012
Banking Court No. II Karachi	A suit filed by the Company under the Financial Institutions (Recovery of Finance) Ordinance, 2001 seeking a decree in the sum of Rupees 15 million plus markup of Rupees 7,398,493 calculated from 5 August 2008 at the Second Sukkuk Facility rate of 17 % together with cost of funds from 30 June 2011 till date of payment. Initially, this claim was filed as a counter-claim in Suit No. 445 of 2010 (instituted by the Defendant against the Company and decreed on 16 December 2011). However, in view of recent judgments of the High Court and instructions received the counter claim was not pressed and these new proceedings were filed on the basis of the same cause of action.	FDIBL Vs. Bank Islami Pakistan Limited	8/5/2008
Sindh High Court Karachi	A guarantee of Rs. 250 million against the repayment of sukuk was called as the principal debtor defaulted in payment of installments of the said sukuk. The Trustee of the sukuk has filed a recovery suit against the Company in the SHC, which is pending adjudication. Based on opinion of the legal advisors of the Company, the Company has good merits to defend the case as in its view the guarantee never became operational on technical grounds of non-fulfillment of pre-conditions.	FDIBL versus New Allied Electronics (Pvt) Ltd	3/14/2009



Name of the court, agency or authority	Description of the factual basis of the proceeding and relief sought	Principal parties	Date instituted
Commissioner of Income Tax (CIT)	The Commissioner of Income Tax (CIT) disallowed certain expenses while allocating expenses for the assessment year 2001-02 resulting in increase in tax liability by Rs.0.58 million with reduction in lease losses for the year by Rs. 10.75 million. The Company filed appeals in Appellate Tribunal Inland Revenue (ATIR) which were decided in favor of the Company. However, ATIR subsequently recalled its appellate order through Miscellaneous Application filed by the tax department, who insisted that the matter of proration required a review in the light of ATIR's another order. Based on the opinion of the tax advisors of the Company, the management is confident that the matter will ultimately be decided in its favour and accordingly no provision is required to be made in this regard in these financial statements.	Appellate Tribunal Inland Revenue (ATIR) Karachi	6/16/2003
Name of the court, agency or authority	Description of the factual basis of the proceeding and relief sought	Principal parties	Date instituted
PAK Kuwait versus FDIBL	Objections filed by the Company against the claim of Rs. 32.87 million by Pak Kuwait Investment Company Limited-PKICL are pending for adjudication before the Honorable Court.	PKICL(Pak Kuwait investment company Limited) Vs FDIBL	7/15/2013
Banking court No. 1 at Karachi.	Suit with the Bank Alfalah Limited - BAFL is pending for property for which title documents have been transferred by the Company and require the BAFL to coordinate directly with the title owner. The suit is currently pending for hearing of leave to defend application before the learned judge banking court No. 1 at Karachi.	Bank Alfalah versus FDIBL	3/6/2017
Sindh High Court Karachi	The investment of DFI matured on June 30, 2009, but due to liquidity crunch the company could not timely make the repayment. Since, the investing 'Development Financial Institution' (DFI) didn't agree to settle the outstandings against available assets of the company (like other financial institutions), therefore it filed a legal suit. It obtained a decree in March 2016 of Rs.75.0M plus cost of fund, which was payable within a year (i.e. by March 2017) in 12-installments. Further as per the Order of Honorable 'Supreme Court of Pakistan' (SCP), the DFI was to release the cash & securities on a pro-rata basis, which were held by the Nazir of High court in this case. The DFI shared a 'cost of fund' inclusive of; Administrative expenses and Provision costs (in addition to actual cost of funds). In view of the above, the Company took assistance of report of the Credit Rating Agency for 'cost of fund' and structured the 'Schedule of Repayment'. The DFI accepted the first cheque (upfront payment), which triggered the repayment schedule, as per the offer and later 2nd installment was also duly paid in cash. Thereafter, 11-installments were duly paid by the company i.e. from May 2016 until March 2017, after adjusting the value of securities, which were to be released as per the order of SCP (but were not released by DFI). Later DFI has filed a fresh case in the High court, and Court has passed an order to sell the attached securities in the market. In the year ended 30 June 2018, the Company had reversed markup up to Rs.62.49 million based on legal advise for which SECP Order states that it is inappropriate. But, since as per the Legal Opinion; the case has been settled as per the order of Honorable Supreme Court, therefore in the current accounts; the mark-up has been determined as per the rate used by an independent firm i.e. JCR-VIS (the credit rating agency). This is an acceptable and justified rate, because it can be verified / recalculated from books of account of HBFC as well. The sum as per aforesaid calculatio	House Building Finance Corporation verusus FDIBL	10/23/2009



Name of the court, agency or authority	Description of the factual basis of the proceeding and relief sought	Principal parties	Date instituted
Appelatte Bench, SECP, Islamabad	An appeal under the Appelatte Bench of SECP impugns order dated 25.5.2018 passed by the Learned Commissioner (Specialized Companies Division), Securities and Exchange Commission of Pakistan, wherein the Commissioner has held that FDIBL fails to meet the statutory Minimum Equity Requirement. Thia Appeal was argued on 4th June, 2020 before two-member Appellate Bench of the SECP. Judgment was reserved and has not been announced as of yet. FDIBL has a high likelihood of succeeding in this Appeal since in the Impugned Order, the learned Comissioner has failed to take into the consideration major elements of the Minimum Equity Requirement, the legal defination of equity and other relevant factors which, when considered leads to FDIBL's Minimum Equity Requirement being met.	FDIBL Vs. Commissioner (Specialized Company Division), Securities and Exchange Comission of Pakistan	5/25/2018
Lahore High court	This suit was instituted in March 2013 by the National Bank of Pakistan under the provisions of the Financial Institutional (Recovery of Finances) Ordinance, 2001, for recovery of Rs. 1,487,666,500. However, no relief has been sought against the Company and had been joined as a pro-forma Defendant No. 16 along with the other pro-forma Defendant Nos 6 to 15. The basis on which the Company has been joined as a party to the proceedings is the fact that it is a joint pari passu charge holder on certain properties belonging to Amtex limited. As per management the Company has been joined as a formal party and no relief is sought against only a brief formal leave application was filed on behalf of the Company as matter of procedure.	National bank of pakistan Vs. Amtex limited &others	3/1/2013

Name of the court, agency or authority	Description of the factual basis of the proceeding and relief sought	Principal parties	Date instituted
High Court Sindh of Karachi	The suit has been filed by the Plaintiff bank under the provisions of the Financial Institutions (Recovery of Finances) Ordinance, 2001 and sought the recovery of Rupees 896,926,626 from (i) New Allied Electronics industries (Private) Limited (Defendant No 1) (ii) Mian Pervaiz Akhtar (Defendant No. 2).(iii) Mr. Abdul Raut (Defendant No 3) and the Company (Defendant No 4). The underlying transaction for the suit is a privately placed Musharaka facility in the sum of Rupees 750 Million provided to the Defendant No. 1 by the Plaintiff and other investors. While the capacity in which the Plaintiff has filed the above suit has not been made clear in the Plaintiff itself, the Plaintiff is at once an investor, the Investment Agent and also a Trustee under the Transaction Documents. The suit has been instituted against the Defendant Nos. 2, 3 and 4 in their alleged capacity as guarantors of the liabilities alleged to be due from the Defendant No. 1 So far as the Company is concerned, the guarantee that is the subject of the claim against the Company is the Modified and Restated Bank Guarantee (No. FDIB/NAEL/019/2007) dated 14 December 2007. The Company has filed an application seeking leave to defend the above suit.	Bank Islami Limited Vs. New Allied Electronics Industries Pvt. Ltd. & Others	12/10/2009



	Name of the art, agency or authority	Description of the factual basis of the proceed	ng and relief sought		Principal parties	Date instituted
_	n Court Sindh arachi	A suit was instituted by the Bank of Punjab on recovery of Rupees 193,217,649 from AMZ Vi Company has been Joined the defendant on the The Company had filed application seeking leave documents that the plaintiff has not made a full d In essence these documents evidence that on 26 M mandate to Orix Investment Bank and the Plaint connection with a proposed public issue of originally envisaged a sum of Rupees 300 with a 200 million Orix Investment Bank and the Punderwriting of the entire offering and, for that the offering to underwriters or private investors; its in principal agreement to underwriter the trar million. At this time 27 May 2005 the Contransaction in any manner. However, what is clean inordinate delay in giving effect to the transaction.	entures Limited ("AMZ basis of certain guarantee to defend the above suit isclosure of the facts as its advisor and AMZ venture a green-shoe option in the laintiff also committed purpose, to at a the place On 27 May 2005 the Plasaction up to the amount apany was not involved ar from these documents	Ventures). The es issued by it. along with the e case. awarded a joint and arrangers in e shares. As sum of rupees to arrange the ment agent for intiff conveyed of Rupees 150 in the above that there was	Bank of Punjab Vs. AMZ Venture limited and others	3/10/2010
Laho	ore high Court	A suit was instituted by the National Bank of Financial Institutional (Recovery of Finances) O 2012, for recovery of Rs. 106,924,484. Howeve Company and it has been joined as a pro-forma pro-forma Defendant Nos. 5 to 14, all of which a The basis on which the Company has been joined that it is a Joint pari-passu charge holder on Limited .The charge recorded In favour of the C Rupees 454,000,000. The Company has been joined as a formal party	rdinance, 2001 on or abo or, no relief has been sou, Defendant No. 15 along re financial Institutions. I as a party to the proceed certain properties belong company in this documen	ut 5 December ght against the with the other lings is the fact ging to Amtex t is the sum of	National bank or pakistan Vs. Amtex limited &others	f 12/5/2012
		brief formal leave application was filed on be procedure.		•		
		brief formal leave application was filed on b		•		June 30,
		brief formal leave application was filed on b		as a matter of		June 30, 2019
RET	TURN ON INV	brief formal leave application was filed on b		June 30,		,
Incor Incor Incor Incor Profi	ome on Mushar ome from long to ome from B.R.F ome on DSCs cit on bank depo	brief formal leave application was filed on be procedure. VESTMENTS AND DEPOSITS aka Placements erm finances & Sukuk	ehalf of the company a	June 30, 2020 Rupees 4,1: 4: 2,6:	24,373 51,831 - 17,580 20,893 - 44,000	2019 Rupees Restated - - 7,352,893 37,934 539,009 161,268 631,397
Incor Incor Incor Incor Profi Incor Divide	ome on Mushar ome from long to ome from B.R.F. ome on DSCs it on bank depo- ome from place dend income	brief formal leave application was filed on be procedure. VESTMENTS AND DEPOSITS aka Placements term finances R Sukuk sits	ehalf of the company a	June 30, 2020 Rupees 4,1: 4: 2,6:	51,831 - 17,580 20,893 -	2019 Rupees Restated - - - 7,352,893 37,934 539,009 161,268
Incor Incor Incor Incor Incor Divid	ome on Mushar ome from long to ome from B.R.F. ome on DSCs it on bank depo- ome from place dend income	brief formal leave application was filed on be procedure. VESTMENTS AND DEPOSITS aka Placements term finances & Sukuk bosits term and finances LONG-TERM FINANCES	ehalf of the company a	June 30, 2020 Rupees 4,1: 4: 2,6:	51,831 - 17,580 20,893 - 44,000	2019 Rupees Restated - - 7,352,893 37,934 539,009 161,268 631,397
Incor Incor Incor Incor Divid	ome on Mushar ome from long to ome from B.R.F. ome on DSCs it on bank depo ome from place dend income	brief formal leave application was filed on be procedure. VESTMENTS AND DEPOSITS aka Placements erm finances 2 Sukuk bisits ment and finances LONG-TERM FINANCES term finances	ehalf of the company a	June 30, 2020 Rupees 4,1: 4: 2,6:	551,831 - 17,580 20,893 - 44,000 58,677	2019 Rupees Restated 7,352,893 37,934 539,009 161,268 631,397 8,722,501
Incor Incor Incor Incor Incor Divid INC Incor GAI	ome on Mushar ome from long to ome from B.R.F. ome on DSCs fit on bank depo- ome from place idend income COME FROM ome from long- in ON SALE of	brief formal leave application was filed on be procedure. VESTMENTS AND DEPOSITS aka Placements term finances a Sukuk bosits term and finances LONG-TERM FINANCES term finances OF SECURITIES- NET	ehalf of the company a	June 30, 2020 Rupees 4,1: 4: 2,6:	51,831 - 17,580 20,893 - 44,000 58,677	2019 Rupees Restated 7,352,893 37,934 539,009 161,268 631,397 8,722,501



			June 30,	June 30,
			2020	2019
		Note	Rupees	Rupees Restated
39	OTHER INCOME			
	Gain on disposal of fixed asset		205,639	-
	Other income		65,000	126,326
	Fee and commission and other charges		4,520	139,024
	Rental income from investment properties		1,035,000	699,030
	Trustee fee income		768,400	1,127,109
	Exchange gain		33,201	56,471
			2,111,760	2,147,960
40	REVERSAL FOR POTENTIAL LEASE LOSSE AND OTHER LOAN LOSSES - NET	s		
	Net investment in finance lease	40.1 & 11.2	11,628,130	(2,927,180)
	Long term finances	23 & 13.2	4,938,169	31,515,436
	Placements and finances	17.1.1	26,311	-
	Other receivables	24.3	4,283,500	33,400
	Short term investment	16.3	2,700,000	-
	Loan and advances		<u>-</u>	636,660
		<u> </u>	23,576,110	29,258,316
40.1	This represents impact of changes in forced sale val-	ue of securities held and the amou	int received against loans a	and finances.
		Note	June 30, 2020	June 30, 2019
41	LIABILITIES WRITTEN BACK	Note	Rupees	Rupees
	Liabilities written back	<u></u>	<u> </u>	7,272,000

41.1 This represented waiver of markup accrued on long term loans payable to commercial banks resulting from restructuring arrangements made during the previous year.

			June 30, 2020	June 30, 2019
		Note	Rupees	Rupees
42	ADMINISTRATIVE EXPENSES			
	Salaries and benefits	42.1	15,382,393	16,262,858
	Bonus to employees		976,763	1,199,763
	Directors' meeting fees		645,000	790,000
	Rent, rates and taxes		300,317	918,400
	Legal, professional and consultancy		1,910,495	6,834,478
	Vehicles running and maintenance		2,365,686	2,272,171
	Fees and subscription		1,701,618	1,504,506
	Brokerage		29,551	186,358
	Travelling and conveyance		64,999	-
	Postage and telephone		99,573	41,318
	Utilities		26,041	-



Note

June 30,

2020

Rupees

June 30,

2019

Rupees

	Printing and stationery		191,655	144,671
	Insurance		411,530	269,487
	Entertainment		277,601	96,723
	Advertisement		170,252	70,300
	Repairs and maintenance		79,724	292,840
	Depreciation	7.2	704,684	116,612
	Depreciation on right-of-use asset	8	315,260	-
	Amortization	9.3	100,050	100,050
	Auditors' remuneration	42.2	1,564,200	1,613,510
	Share registrar service		365,700	322,985
	Other expenses		381,209	377,488
			28,064,301	33,414,518
.1	It include Rs. 770,581/- (2019 : Rs. 1,620,748/-) in respect of Compa	ny's contribution in o	defined contribution plan.	
.2	Auditors' remuneration			
	Statutory audit fee		866,000	866,000
	Half yearly review fee		540,000	540,000
	Review report on Code of Corporate Governance		108,000	108,000
	Other services and certification		-	-
	Out of pocket expenses		50,200	99,510
			1,564,200	1,613,510
3	FINANCE COST			
	Bank charges		4,368	-
	Unwinding of discount on interest free loan	27.1	8,653,566	6,906,420
	Interest expense relating to lease liabilities	28.1	35,905	-
	•		8,693,839	6,906,420
			June 30,	June 30,
			June 30, 2020	June 30, 2019
		Note	,	
	SHARE OF PROFIT/ (LOSS) FROM ASSOCIATES-NET	Note	2020	2019
	, ,	Note	2020 Rupees	2019 Rupees Restated
	Dawood Family Takaful Limited	Note	2020 Rupees 9,685,214	2019 Rupees Restated 4,639,305
	Dawood Family Takaful Limited 786 Investment Limited	Note	2020 Rupees 9,685,214 444,474	2019 Rupees Restated 4,639,305 (6,017,073)
	Dawood Family Takaful Limited	Note	2020 Rupees 9,685,214 444,474 2,280,951	2019 Rupees Restated 4,639,305 (6,017,073) (2,067,779)
	Dawood Family Takaful Limited 786 Investment Limited	Note	2020 Rupees 9,685,214 444,474	2019 Rupees Restated 4,639,305 (6,017,073) (2,067,779)
	Dawood Family Takaful Limited 786 Investment Limited	Note	2020 Rupees 9,685,214 444,474 2,280,951	2019 Rupees Restated 4,639,305 (6,017,073) (2,067,779)
	Dawood Family Takaful Limited 786 Investment Limited B.R.R. Investment (Private) Limited	Note	2020 Rupees 9,685,214 444,474 2,280,951	2019 Rupees Restated 4,639,305 (6,017,073) (2,067,779) (3,445,547)
	Dawood Family Takaful Limited 786 Investment Limited B.R.R. Investment (Private) Limited TAXATION	Note	2020 Rupees 9,685,214 444,474 2,280,951 12,410,639	2019 Rupees Restated



45.1 Management has provided sufficient tax provision in financial statements in accordance with income tax ordinance, 2001. Following is the comparison of tax provision as per accounts vis a vis tax assessment for last three years:

Deemed

			Assessment Rupees	Provision Rupees
	Tax year 2019		2,394,520	2,573,758
	Tax year 2018		13,108,582	14,902,684
	Tax year 2017		770,019	879,617
45.2	Major components of current tax expense			
	Charge for current year		299,904	2,573,758
	Adjustment for prior years			-
			299,904	2,573,758
46	EARNINGS PER SHARE		June 30, 2020	June 30, 2019
46.1	Basic earnings per share	Note	Rupees	Rupees Restated
	The calculation of basic earnings per share has been based on the profit a number of ordinary shares outstanding.	attributable to ord	inary shareholders and	weighted?average
	Profit after taxation - basic	Rupees	(63,409,123)	29,336,089
	Weighted average number of ordinary shares - basic EPS	Numbers	148,390,023	148,390,023
	Earning per share - basic	Rupees	(0.427)	0.198
46.1.1	Weighted average number of ordinary shares (basic)			
	Issued ordinary shares at 1 July		148,390,023	148,390,023
	Effect of shares issued		-	-
	Effect of share options exercised		-	-
	Effect of treasury shares held		-	_
	Weighted-average number of ordinary shares at 30 June		148,390,023	148,390,023
46.2	Diluted earnings per share			
	The calculation of diluted earnings per share has been based on the f weighted?average number of ordinary shares outstanding after adjustment	ollowing profit a for the effects of	ttributable to ordinary all dilutive potential ord	shareholders and linary shares.
	Profit / (Loss) after taxation - basic	Rupees	(63,409,123)	29,336,089
	Weighted average number of ordinary shares - basic EPS	Numbers	148,390,023	148,390,023

Rupees

(0.427)

148,390,023

148,390,023

0.198

148,390,023

148,390,023

Earning per share - basic

Effect of share options on issue

46.2.1 Weighted average number of ordinary shares (diluted)
Weighted-average number of ordinary shares (basic)

Weighted-average number of ordinary shares (diluted) at 30 June



47 REMUNERATION TO CHAIRMAN, DIRECTORS AND EXECUTIVES

		202	0	
		Chief	<u> </u>	
	Chairman	Executive	Director	Executives
	Chan man	Officer	Director	Laccutives
		Rupe	ees	
Managanial ramananation		2 400 000		5,534,100
Managerial remuneration Provident fund	-	2,400,000	-	5,534,100
Utilities	-	53,387	-	
Medical	-	53,367	-	2,767,056
	-	-	-	92,741
Fuel	-	-	-	374,281
Maintenance	-	117,192	-	63,698
Bonus	-	-	-	583,423
Other expense		55,972		0.000.500
		2,626,551		9,968,709
Number of persons		1		1
		201	9	
		Chief	-	
	Chairman	Executive	Director	Executives
		Officer		
		Rupe	es	
Managerial remuneration	=	2,400,000	=	6,414,096
Provident fund	-	-	-	641,412
Utilities	-	20,359	-	3,207,060
Medical	-	2,721	-	127,209
Fuel	-	148,000	-	678,960
Maintenance	-	40,814	-	16,055
Bonus	-	=	-	801,763
		2,611,894	-	11,886,555
Number of persons	-	1	-	1

^{47.1} The executives are also provided with free use of Company maintained cars.

^{47.2} Executive means an employee other than director and Chief Executive Officer, whose basic salary exceeds Rs.1,200,000 in a financial year.



			June 30,	June 30,
			2020	2019
48	DISCLOSURES RELATED TO PROVIDENT FUND	Note	Rupees	Rupees
48.1	The following information is based on the latest un-audited			

financial statements of the Fund:

Size of the fund - total assets	169,515,360	150,265,414
Cost of investments made	143,080,475	125,504,159
Percentage of investments made	89.16%	91.76%
Fair value of investments	151,143,630	137,883,734

48.2 The break-up of fair value of investments are:

	202	20	2019		
<u> </u>	Rupees	%	Rupees	%	
Investment in listed securities	37,453,895	25%	21,761,709	16%	
Investment in Government securities	43,000,000	28%	25,000,000	18%	
Investment in Debt securities	23,688,848	16%	29,491,786	21%	
Investment in Mutual funds	38,937,732	26%	49,402,007	36%	
Bank balances	8,063,155	5%	12,228,232	9%	
	151,143,630	100%	137,883,734	100%	

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

48.3 This includes portion of other group companies noted as follows:

- B.R.R Investment (Private) Limited;
- Dawood Capital Management Limited;
- Dawood Global Foundation;
- BRR Guardian Modaraba;
- Dawood Equities Limited; and
- BRR Security Vault.

49	NUMBER OF EMPLOYEES	Note	2020 Rupees	2019 Rupees
	Average number of employees during the year	_	6	7
	Number of employees at year end	_	5	7

June 30,

June 30,



50 TRANSACTIONS WITH RELATED PARTIES

Related parties comprise of major shareholders, associated companies with or without common directors, other companies with common directors, retirement benefit fund, directors, key management personnel's and their close family members. Remuneration of Chief Executive Officer and Executives is disclosed in note 47. Closing balances with related parties as at year end are disclosed relevant notes.

Details of transactions with related parties made during the year are as follows: -

Name of related party	Relationship and percentage sharehlding	Trasactions made during the year	June 30, 2020	June 30, 2019
786 Investments Limited	- Associated Company - Percentage shareholding: 15% (2019: 15%)	- Gain/ (loss) on remeasurement of investment	1,233,084	(6,686,071)
		- Mark-up received during the year	161,268	7,367,320
		-Placement made during the year	-	300,000,000
		-Placement redeemed during the year	-	(307,367,320)
B.R.R. Investment (Private) Limited	- Associated Company - Percentage shareholding: 41.63% (2019: 41.63%)	- Gain/ (loss) on remeasurement of investment	12,899,118	(3,359,258)
Dawood Family Takaful Limited	- Associated Company - Percentage shareholding: 20.57% (2019: 20.18%)	- Shares sold during the year	(2,349,874)	-
	,	- Gain/ (loss) on remeasurement of investment	9,783,570	4,632,030
		- Insurance premium paid during the year	54,730	78,439
Dawood Equities Limited	- Related party - Personal relationship of director	- Brokerage expense	20,800	186,358
Name of related party	Relationship and percentage sharehlding	Trasactions made during the year	June 30, 2020	June 30, 2019
B.R.R Guardian Modaraba	- Related party - Personal relationship of director	- Musharaka placement made during the year	100,000,000	-
		- Musharaka placement redeemed during the year	(50,000,000)	-
		- Mark-up accured during the year	4,124,373	-
		- Mark-up received during the	3,426,307	-

year



Name of related party	Relationship and percentage sharehlding	Trasactions made during the year	June 30, 2020	June 30, 2019
		- Common expenses paid during the year	268,287	225,308
		- Rent expense	_	818,400
		- Depreciation charge on right- to-use asset	315,260	-
		- Interest expense relating to lease liabilities	35,905	-
Mr. Muhammad Rizwan ul Haque	Key management personnal	- Receipt against sale of fixed asset	216,200	-
		- Loan extended during the year	2,074,800	4,150,000
		- Loan repaid during the year	(2,593,700)	(3,213,167)

51 SEGMENT ANALYSIS

- 51.1 Operating segments are reported in a manner consistent with the internal reporting used by the chief operating decision maker. Chief Executive Officer (CEO) has been identified as the chief operating decision maker, which is responsible for allocating resources and assessing performance of the operating segments. The CEO with his team is responsible for the business of the Company which is divided into four categories:
 - 1 Leasing;
 - 2 Investments;
 - 3 Long term finances; and
 - 4 Placements and finances.

Primary segment information

	Leasing uipment.	Finance lease to individual and corporate customers in acquiring plant and machinery, vehicles and
	Investments cked	Trade of equity securities and debt instruments like term finance certificates, commercial papers, asset
	rou .	certificates and government securities.
3	Long term finances	Term finance facilities to individual and corporate customers.
4	Placements and finances	Money market facilities against marketable securities and letter of placement. It also include short term financing and musharika financing facilities.

The internal reporting provided to the CEO for the Company's assets, liabilities and performance is prepared on a consistent basis with the measurement and recognition principles of approved accounting standards as applicable in Pakistan.

Segment assets and liabilities include all assets and liabilities related to the segment and segment revenues and expenses include all revenues and expenses related to the segment.

The Company's financial charges, administration and other operating expenses, taxation and assets and liabilities not related to the above mentioned segments are managed on the Company basis and are not allocated to operating segment.

There were no change in the reportable segments during the year.



51.2 Segment information for the year ended June 30, 2020

	Leas	ing	Investi	ments	Long term	finances	Placements of	and finances	Fee, comm other is		Tota	!
	2020	2019	2020	2019	2020	2019	2020	2019	2020	2019	2020	2019
						Кирес	25					
Segment revenues Share of profit/ (loss) from associates	105,870	2,307,180	7,411,861 12,410,639	12,592,252 (3,445,547)	72,265	17,234		-	2,111,760	2,147,960	9,701,756 12,410,639	17,064,626 (3,445,547)
Segment results	105,870	2,307,180	19,822,500	9,146,705	72,265	17,234	-	-	2,111,760	2,147,960	22,112,395	13,619,080
Reversal of provision for potential lease and other loan losses - net Unrealized gain / (loss) on	11,628,130	(2,927,180)	2,700,000	-	4,938,169	31,515,436	26,311	-	4,283,500	33,400	23,576,110	28,621,656
remeasurement of investments Impairment on available-for			118,349	(49,836)							118,349	(49,836)
- sale securities Surplus on revaluation of investment properties	-	-	2,077,000	(1,995,000)	-	-	-	-	-	-	2,077,000	(1,995,000)
Liabilities written back	-	-	-	-	-	-	-		•		-	7,272,000
Others Administrative expenses	-	-	-	-	-	-	-	•	•	•	(28,064,301)	(33,414,518)
Finance cost	•	-	•	-	-	-	-	•		•	(4,368)	(33,414,310)
Reversal for potential lease losses and other loan losses - net	-	-		-	-					-	-	31,354,703
Unwinding of discount on interest free loan Interest expense relating to lease	-	-	-	-	-			-	-	-	(8,653,566)	(6,906,420)
liabilities	-	-	-	-	-	-	-	-	-	-	(35,905)	-
Reversal of provision Profit before taxation	-	-	-	-	-	•	•	-	-	• -	11,125,714	636,660 39,138,325
Taxation	-	-		-	-	-	-	-	-	-	(74,534,837)	(9,802,235)
Profit after taxation										=	(63,409,123)	29,336,090
Segment assets	120,589,264	116,176,357	213,908,309	145,410,889	126,103,241	122,460,777	39,025,413	39,025,413	-	-	499,626,227	423,073,436
Unallocated assets	-	-	-	-	-	-	-	-	-	-	442,117,230	575,862,421
Total assets										-	941,743,457	998,935,857
Segment liabilities	112,610,860	130,058,176	199,755,747	162,785,918	117,760,022	137,093,516	36,443,421	43,688,528	-	-	466,570,050	473,626,138
Total liabilities										=	466,570,050	473,626,138
Net Assets											475,173,407	525,309,719



51.3 Details of the industry / sector analysis of gross amount of lease portfolio and other financing is given below:

Segment by class of business

			2020			
Class of business	Leasing operations	Investments	Long-term finances	Placements and finances	Total	%
			Rupees			
Chemicals, fertilizers and pharmaceuticals	67,172,921	112,803	46,910,127	-	114,195,851	9.94
Construction	8,799,225	-	97,446,462	-	106,245,687	9.24
Electrical goods	14,779,300	4,348,775	-	-	19,128,075	1.66
Energy, oil and gas	576,620	-	3,077,500	-	3,654,120	0.32
Food, tobacco and beverages	-	-	-	-	-	-
Individuals	37,007,631	-	37,019,905	168,043,712	242,071,248	21.06
Cement	-	-	-	-	-	-
Steel, engineering and automobile	7,914,447	516,281	-	-	8,430,728	0.73
Sugar and allied	2,744,311	-	-	-	2,744,311	0.24
Textile	164,388,425	377,668	-	-	164,766,093	14.34
Transport and communication	157,475,340	-	10,521,065	2,100,000	170,096,405	14.80
Financial	-	93,366,276	4,625,235	75,000,000	172,991,511	15.05
Leather and Tanneries	-	-	-	-	_	-
Miscellaneous	79,079,984	-	52,929,147	13,000,000	145,009,131	12.62
	539,938,204	98,721,803	252,529,441	258,143,712	1,149,333,160	100

		2019							
Class of business	Leasing operations	Investments Long-term finances		Placements and finances	Total	%			
			Rupees						
Chemicals, fertilizers and pharmaceuticals	67,172,921	510,739	46,910,127	-	114,593,787	10.55			
Construction	8,879,225	-	97,446,462	-	106,325,687	9.79			
Electrical goods	14,779,300	4,348,775	-	-	19,128,075	1.76			
Energy, oil and gas	576,620	-	3,077,500	-	3,654,120	0.34			
Food, tobacco and beverages	-	-	-	-	-	-			
Individuals	37,007,631	-	38,315,610	168,070,023	206,385,633	19.01			
Cement	-	44,734	-	-	-	-			
Steel, engineering and automobile	7,964,447	-	-	-	7,964,447	0.73			
Sugar and allied	7,235,404	-	-	-	7,235,404	0.67			
Textile	167,088,425	377,668	-	-	167,466,093	15.42			
Transport and communication	157,475,340	-	10,521,065	2,100,000	170,096,405	15.67			
Financial	-	58,295,389	4,625,235	75,000,000	137,920,624	12.70			
Leather and Tanneries	-	-	-	-	-	-			
Miscellaneous	79,084,853	<u>-</u>	52,879,141	13,000,000	144,963,994	13.35			
	547,264,166	63,577,305	253,775,140	258,170,023	1,085,734,269	100			



		Note	June 30, 2020 Rupees	June 30, 2019 Rupees
52	FINANCIAL INSTRUMENTS BY CATEGORY			Restated
52.1	Financial assets as per statement of financial position			
	At fair value through profit or loss			
	Quoted equity securities	16	629,084	757,328
	At fair value through through OCI			
	Investment held with Nazir SHC at FVOCI	18 _	13,548,547	11,508,584
	At amortized cost	_	13,548,547	11,508,584
	Term finance certificates	16	50,000,000	_
	Net investment in lease finance	11	120,589,264	116,176,357
	Defense Saving Certificates - at amortized cost	12	1,505,300	387,720
	Long-term finances	13	126,103,241	122,460,777
	Placements and finances	17	39,025,413	39,025,413
	Loans and advances	20	1,417,942	2,386,431
	Mark-up accrued	23	57,158	177,633
	Other receivables	24	6,929,128	3,300,764
	Cash and bank balances	25	1,039,883	74,342,978
	Cush and bank balances		346,667,329	358,258,073
		=	360,844,960	370,523,985
		_	300,044,200	370,323,763
	Financial liabilities as per statement of financial position			
	At amortized cost			
	Long term loans	27	313,078,956	324,425,390
	Long term deposits	29	60,917,863	60,917,863
	Mark-up accrued	31	25,756,644	25,756,644
	Short-term borrowings	32	50,266,346	50,266,346
	Accrued and other liabilities	33	5,077,233	4,979,770
		_	455,097,042	466,346,013
52.2	Reconciliation of financial assets and liabilities with total assets and liabilities			
	Total financial assets	52.1	360,844,960	370,523,985
	Add: Non-financial assets	02.11	200,011,500	2,0,022,00
	Property and equipment	7	2,720,678	222,223
	Right-of-use-assets	8	222,085	-
	Intangibles assets	9	683,428	783,478
	Investment properties	10	62,887,000	60,810,000
	Investment properties Investment in associates - equity method	10	161,773,925	144,265,841
	1 2	18	37,013,626	
	Investment held with Nazir - equity method Prepayments	18 22	41,671	32,955,811
	r y	4.4	11,0/1	23,332



	Note	June 30, 2020 Rupees	June 30, 2019 Rupees Restated
Advance tax due from Government	21	699,467	_
Deferred tax asset	14	314,856,617	389,351,187
		580,898,497	628,411,872
Total assets	_	941,743,457	998,935,857
Total financial liabilities	52.1	455,097,042	466,346,013
Add: Non financial liabilities			
Lease liabilities	28	233,100	-
Advance agaist sale of shares	33	3,675,000	-
Advance rent against investment property	33	225,000	-
Provision for taxation	34	7,339,908	7,280,124
Total liabilities		466,570,052	473,626,137

53 FINANCIAL RISK MANAGEMENT POLICIES

Currently, the Company's activities are making recoveries from its customers relating to lease and other finances and investments of available funds in listed equity securities for trading purposes. These activities are exposed to a variety of financial risks which mainly includes market risk, credit risk and liquidity risk.

The Company's directors and management are responsible for ensuring that financial risk-taking activities are governed by appropriate policies and procedures and that financial risks are identified, measured and managed in accordance with Company policies and Company risk appetite. The Board of Directors reviews and agree policies for managing each of these risks.

The Company's financial assets comprise of finance lease, long term and short finances, placements, long term and short term investments, other receivables and cash and bank balances. The Company's principal financial liabilities comprise loans and borrowings, deposits and trade and other payables. The main purpose of these financial liabilities is to raise finance for the Company's operations.

The Company's exposure to the risks associated with the financial instruments and the risk management policies and procedures are summarized as follows:

53.1 Market risk

Market risk is the risk that the fair value or future cash flows of financial instruments will fluctuate due to changes in market variables such as profit rates, foreign exchange rates and equity prices. Market risk comprises of three types of risk: interest rate risk, currency risk and other price risk.



53.1.1 Interest rate risk

Interest rate is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company is exposed to interest rate risk as a result of mismatches or gaps in the amounts of assets and liability that mature or reprised in a given period. The Company manages this risk by matching the reprising of assets and liabilities.

Cash flow and fair value interest rate risks

The Company's exposure to the risk of changes in interest rates relates primarily to the following:

	Note	June 30, 2020 Rupees	June 30, 2019 Rupees Restated
Fixed rate instruments at carrying amount:			
Financial assets			
Bank balances	25	53,197	74,071,917
Financial liabilities			
Loan term loans and related current portion	27	313,078,956	324,425,390
Short-term borrowings	32	50,266,346	50,266,346
	_	363,345,302	374,691,736
		June 30, 2020 Rupees	June 30, 2019 Rupees
	Note		
Variable rate instruments at carrying amount:			
Financial assets			
Net investment in lease finance	11	120,589,264	116,176,357
Long term finances	13	126,103,241	122,460,777
Placements and finances	17 _	39,025,413	39,025,413
	=	285,717,918	277,662,547

Management of the Company estimates that an increase of 100 basis points in the market interest rate, with all other factors remaining constant, would decrease the Company's loss by Rs. 2.853 million (2019: Rs. 2.78 million) and a decrease of 100 basis points would result in a decrease in the Company's income by the same amount. However, in practice, the actual results may differ from the sensitivity analysis.

Management is of the view that the above sensitivity analysis are not representative of the year as a whole, since the level of exposure changes frequently as part of the interest rate risk management process used to meet the Company's objectives.

The Company's exposure to interest rate risk on its financial assets and liabilities based on contractual reprising or maturity dates whichever is earlier is as follows:



		One year or	More than one	More than two	More than	More than	More than	Not exposed	Total
	Effective interest	less	year but less	year but less	three year but	four year but	five year	to interest	
	rate		than two years	than three	less than four	less than five		rate risk	
				years	years	years			
					Rupees -				
Financial assets									
Net investment in lease finance	8% - 29.17%	110,146,659	10,442,605						120,589,264
Long term investments	6.85%-10.845%	110,140,057	10,772,003	429,768	-	-	1,075,532	-	1,505,300
Long-term finances	13.5% - 15.1%	125,651,410		427,700	-	-	1,073,332	-	125,651,410
Short term investments	8.69% - 8.97%	50,000,000		-	-	-		629,084	50,629,084
Investment held with Nazir SHC		50,000,000		-	-	-	-	13,548,547	13,548,547
Placements and finances	8.5% - 24%	39,025,413		-	-	-		15,546,547	39,025,413
Loans and advances	0.3 /0 - 24 /0	37,023,413	-	-	-	-	-	1.417.942	1,417,942
Mark-up accrued	-	-	-	-	•	•	-	508,989	508,989
Other receivables	-	-	-	-	•	•	-	6,929,128	6,929,128
Cash and bank balances	4.52% - 7%	53,197	-	-	-	-	-	986,686	1,039,883
Cash and Dank Dalances	4.5270 - 770	,	10 442 (05	429,768	-	-	1 075 522		
	=	324,876,679	10,442,605	429,/68	-	-	1,075,532	24,020,376	360,844,960
Financial liabilities									
Long term loans	0% - 6.31%	246,853,577	66,225,379	-	-	-	-	-	313,078,956
Long term deposits	-	-	-	-	-	-	-	60,917,863	60,917,863
Mark-up accrued	-	-	-	-	-	-	-	25,756,644	25,756,644
Short-term borrowings	17.00%	50,266,346	-	-	-	-	-	-	50,266,346
Accrued and other liabilities	-	-	-	-	-	-	-	5,077,233	5,077,233
	- -	297,119,923	66,225,379	-	-	-	-	91,751,740	455,097,042
On statement of financial position gap		27,756,756	(55,782,774)	429,768	_		1.075,532	(67,731,364)	(94,252,082)
On statement of financial position gap	=	41,130,130	(33,/04,//4)	447,/00		-	1,075,552	(0/,/31,304)	(34,434,004)

The Company has investment properties Rs. 62.89 million respectively for settlement of its liabilities. Further, the Company plans to restructure its liabilities so as to manage the on-balance sheet gap in the coming years.

		2019							
	Effective interest rate	One year or less	More than one year but less than two years	More than two year but less than three years	less than four years	More than four year but less than five years	More than five year	Not exposed to interest rate risk	Total
Financial assets Net investment in lease finance	8% - 29.17%	103,277,842	12,898,515	_	_	_	_	_	116,176,357
Long term investments	6.85%-10.845%	-	-	-	-	-	387,720	-	387,720
Long-term finances	13.5% - 15.1%	122,460,777	-	-	-	-	-	-	122,460,777



	-				2019)			
		One year or	More than one	More than two	More than	More than	More than	Not exposed	Total
	Effective interest	less	year but less	year but less	three year but	four year but	five year	to interest	
	rate		than two years	than three	less than four	less than five		rate risk	
				years	years	years			
					Rupees				
Short term investments	-	_	_	_	_	_	_	757,328	757,328
Investment held with Nazir SHC	-	_	_	_	-	_	_	11,508,584	11,508,584
Placements and finances	8.5% - 24%	39,025,413	-	-	-	-	-	-	39,025,413
Loans and advances	-	-	-	-	-	-		2,386,431	2,386,431
Mark-up accrued	-	-	-	-	-	-	-	177,633	177,633
Other receivables	-	-	-	-	-	-	-	3,300,764	3,300,764
Cash and bank balances	4.52% - 7%	74,071,917	-	-	-	-	-	271,061	74,342,978
	=	338,835,949	12,898,515	-	-	-	387,720	18,401,801	370,523,985
Financial liabilities									
Long term loans	0% - 6.31%	245,165,885	79,259,505	-	-	-	-	-	324,425,390
Long term deposits	-	-	-	-	-	-	-	60,917,863	60,917,863
Mark-up accrued	-	-	-	-	-	-	-	25,756,644	25,756,644
Short-term borrowings	17.00%	50,266,346	-	-	-	-	-	-	50,266,346
Accrued and other liabilities	-	-	-	-	-	-	-	4,979,770	4,979,770
	=	295,432,231	79,259,505	-	-	-	-	91,654,277	466,346,013
On statement of financial position gap		43,403,718	(66,360,990)	-	-	-	387,720	(73,252,476)	(95,822,028)

The Company has investment properties Rs. 60.81 million respectively for settlement of its liabilities. Further, the Company plans to restructure its liabilities so as to manage the on-balance sheet gap in the coming years.

53.1.2 Foreign currency risk

Foreign currency risk is the risk that the fair value or future cash flows of a financial instruments will fluctuate because of changes in foreign exchange rates. As the Company does not have any foreign currency asset and liabilities except for foreign currency accounts amounting to Rs. 499,964/- (2019: 240,868), therefore, the Company is not materially exposed to foreign currency risk as at June 30, 2020.

The Company is mainly exposed to US Dollar and Euro. As at June 30, 2020, had Pakistani rupees weakened / strengthened by 1% against the USD and Euro with all other variables held constant, profit (2019: profit) before taxation for the year would have been higher/ lower by Rs. 5,000/- (2019: Rs. 2,409/-).

53.1.3 Price risk

Price risk is the risk of volatility in the value of financial instruments resulting from their dependence on market sentiments, speculative activities, supply and demand for instruments and liquidity in the market. The value of investments may fluctuate due to change in business cycles affecting the business of the Company in which the investment is made, change in business circumstances of the Company, its business sector, industry and / or the economy in general. The Company's Executive Committee reviews and approves all investment related decisions.



At the reporting date, the exposure to listed equity securities is Rs. 629,084/- (2019: Rs. 757,328/-). Management of the Company estimates that 100 basis points increase or decrease in the overall equity prices in the market with all other factors remaining constant would result in increase or decrease of Company's net assets by Rs. 6,291/- (2019: Rs. 7,573/-). However, in practice, the actual results may differ from the sensitivity analysis.

53.2 Credit risk

Credit risk is the risk that the counterparty to a financial instrument will cause a financial loss for the Company by failing to discharge its obligation. The Company's policy is to enter into financial contracts with reputable counter parties in accordance with the internal guidelines, offering document and regulatory requirements. The table below analyses the Company's maximum exposure to credit risk.

	Note	June 30, 2020 Rupees	June 30, 2019 Rupees Restated
Net investment in lease finance	11	120,589,264	116,176,357
Defense Saving Certificates - at amortized cost	12	1,505,300	387,720
Long term finances	13	126,103,241	122,460,777
Term finance certificates	16	50,000,000	-
Placements and finances	17	39,025,413	39,025,413
Loans and advances	20	1,417,942	2,386,431
Mark-up accrued	23	57,158	177,633
Other receivables	24	6,929,128	3,300,764
Cash and bank balances	25	1,039,883	74,342,978
		346,667,329	358,258,073

Concentration of credit risk exists when changes in economic or industry factors affect the group of counterparties whose aggregate credit exposure is significant in relation to the Company's total credit exposure. The Company's portfolio of lease and other finances and receivables have been classified as loss and the carrying value are reported as per NBFC Regulations, 2008. However, the Company filed recovery suits at different forums against the non-performing parties.

Credit risk on bank balances is limited as they are maintained with foreign and local banks having good credit ratings assigned by local and international credit rating agencies.

	Short term	Long term	Rating agency
Habib Metropolitan Bank Limited	A-1+	AA+	PACRA
Al-Baraka Bank (Pakistan) Limited	A-1	A	PACRA
MCB Bank Limited	A-1+	AAA	PACRA
Bank Al-Habib Limited	A-1+	AA+	PACRA

53.3 Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting obligations arising from its financial liabilities that are settled by delivering cash or another financial asset, or that such obligations will have to be settled in a manner disadvantageous to the Company.

As of reporting date, the Company has liquid assets to the tune of Rs. 1.669 million (2019: Rs. 75.1 million) to meet its commitments and obligations. Since the borrowings of the Company are in restructuring phase, the pressure of payments to creditors is eased to some extent.



53.4 Fair value hierarchy

The table below analyses financial instruments carried at fair value, by valuation method. The different levels have been defined as follows: -

- Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).
- Level 3: Inputs for the asset or liability that are not based on observable market data (unobservable).

	Level 1	Level 2	Level 3
June 30, 2020		Rupees	
Investments at fair value through profit or loss			
Quoted equity securities	629,084	-	-
Investments at fair value through OCI			
Investment held with Nazir SHC at FVOCI	-	13,548,547	-
June 30, 2019			
Investments at fair value through profit or loss			
Quoted equity securities	757,328	-	-
Investments at fair value through OCI			
Investment held with Nazir SHC at FVOCI	-	11,508,584	-

54 CAPITAL RISK MANAGEMENT

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to provide adequate returns for shareholders and benefit for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital and to comply with the capital requirements of NBFC Regulations, 2008 issued by SECP.

Consistent with other companies in the industry, the Company monitors the capital on the basis of the gearing ratio. This ratio is calculated as net debt divided by total capital. Net debt is calculated as total borrowings less cash and bank balances. Total capital is calculated as equity as shown in statement of financial position and plus net debt.

		June 30, 2020	June 30, 2019
	Note	Rupees	Rupees
The gearing ratios of the Company as at June 30, 2020 and 2019 were as follows:			Restated
Total borrowings		389,101,946	400,448,380
Less: Cash and bank balances	<u></u>	(1,039,883)	(74,342,978)
Net debt		388,062,063	326,105,402
Total equity		475,173,407	525,309,720
Total capital		863,235,470	851,415,122
Gearing ratio	_	45%	38%

The high gearing ratio is due to the factors mentioned in note 1 to these financial statements.

55 CORRESPONDING FIGURES

55.1 Corresponding figures have been rearranged and reclassified, wherever necessary, for the purposes of comparison and to reflect the substance of the transactions. Following major reclassifications have been made during the year.



Description	Relcassified from	Reclassified to	June 30, 2019 Rupees
Bonus to employees	Salaries and benefits	Bonus to employees	1,199,763
Cash at bank	Bank balance with current account	Bank balance with deposit account	74,071,917

55.2 During the previous year, the Company inadvertendly classified short-term investment in unquoted shares under "investment held at amortised cost category". However, during the year, the Company has re-classified the short-term investment in uquoted shared under "investment held at fair value through OCI category".

Moreover, during the previous year, the Company inadvertendly classified investment in Dawood Family Takaful Limited- associated company held with Nazir of SHC under "investment held at fair value at fair value through OCI". However, during the year, the Company has re-classified the it under "investment at equity method".

Description	Relcassified from	Reclassified to	June 30, 2019 Rupees
Short-term investment in unquoted shares	Investment held at amortised cost	Investment held at fair value through OCI	36,000,000
Investment held with Nazir of SHC - Dawood Family Takaful Limited	Investment held at fair value through OCI	Investment held under equity method	32,955,811

56 DATE OF AUTHORIZATION FOR ISSUE

These financial statements were authorised for issue on 22 September, 2020 by the Board of Directors of the Company.

57 GENERAL

Figures have been rounded off to the nearest Rupee.

Chief Executive

Director



Pattern Of Shareholding - Form "34 Shareholders Statistics As At June 30, 2020

Number Of Share Holders	From	Share Holding	То	Total Shares Held
914	1	-	100	30,514
493	101	-	500	155,012
799	501	-	1000	730,337
872	1001	-	5000	2,491,449
328	5001	-	10000	2,667,768
148	10001	-	15000	1,975,996
102	15001	-	20000	1,889,059
74	20001	_	25000	1,773,219
56	25001	_	30000	1,593,336
35	30001	_	35000	1,156,501
28	35001	_	40000	1,084,418
22	40001	_	45000	968,573
49	45001		50000	2,426,144
20	50001	-	55000	1,048,402
16	55001	-	60000	
		-		920,196
15	60001	-	65000	945,182
8	65001	-	70000	545,500
7	70001	-	75000	517,500
17	75001	-	80000	1,332,459
9	80001	-	85000	750,000
4	85001	-	90000	358,000
2	90001	-	95000	183,835
2	95001	-	100000	2,093,500
3	100001	-	105000	311,880
6	105001	-	110000	650,180
5	110001	-	115000	560,882
4	115001	-	120000	466,000
1	120001	-	125000	125,000
3	130001	-	135001	399,000
3	135001	-	140000	416,090
3	140001	-	145000	428,500
10	145001	_	150000	1,494,975
1	150001	_	155000	154,000
4	155001	_	160000	635,500
2	160001	_	165000	324,500
2	165001		170000	336,000
3	175001	-	180001	530,352
2	180001	-	185000	366,370
2		-		
	185001	-	190000	375,243
1	190001	-	195000	192,000
6	195001	-	200000	1,197,500
4	200001	-	205000	811,852
2	205001	-	210000	418,000
1	215001	-	220000	216,771
1	225001	-	230000	226,000
1	230001	-	235000	233,000
1	245001	-	250000	248,000
1	250001	-	255000	250,096
2	255001	-	260000	512,500
2	270001	-	275000	546,500
1	285001	-	290000	290,000
1	290001	-	295000	291,500
3	295001	-	300000	900,000
1	305001		310000	306,000



FIRST DAWOOD INVESTMENT BANK LIMITED

Number Of	From	Share Holding	То	Total Shares
Share Holders	110111		10	Held
2	315001	-	320000	634,483
3	320001	-	325000	966,500
1	325001	-	330000	329,000
2	330001	-	335000	665,500
1	335001	-	340000	338,00
1	340001	-	345000	345,000
1	345001	-	350000	350,000
1	395001	-	400000	399,50
2	400001	-	405000	801,53
1	405001	-	410000	410,00
1	415001	-	420000	420,00
1	450001	-	455000	450,50
1	490001	-	495000	492,59
1	575001	-	580000	578,50
1	595001	-	600000	599,27
1	605001	-	610000	605,50
1	620001	-	625000	625,00
1	665001	_	670000	670,00
1	695001	-	700000	700,00
1	770001	-	775000	771,50
1	1060001	_	1065000	1,064,50
1	1185001	_	1190000	1,190,00
1	1345001	_	1350000	1,350,00
1	1370001	_	1375000	1,373,00
1	1380001	_	1385000	1,384,00
1	1400001	_	1405000	1,405,00
1	1415001	_	1420000	1,418,52
1	1585001	_	1590000	1,585,56
1	1655001		1660001	1,658,50
1	1800001	-	1805000	1,800,16
1	1920001	-	1925000	1,921,40
1	1980001	-	1925000	1,981,50
1	2270001	-	2275000	2,274,04
1	2340001	-	2345000	, ,
1		-	2590000	2,341,93
1	2585001	-		2,585,77
	3130001	-	3135000	3,132,70
1	3710001	-	3715000	3,711,00
1	7200001	-	7205000	7,200,65
1	8945001	-	8950000	8,947,20
1	10375001	-	10380000	10,378,63
1	16765001	-	16770000	16,768,44
1	19910001	-	19915000	19,914,00
4149				148,390,02

Categories of Shareholders	Number Of Share Holders	Total Shares Held	Percentage
Individuals	4,094	83,161,942	56.04
Joint Stock Companies	28	4,538,696	3.06
nsurance Companies	2	17,579,294	11.85
Financial Institutions	7	38,480,570	25.93
Investment Companies	5	1,576	0.00
Modarabas	5	3,535,333	2.38
Modaraba Management Companies	2	490,591	0.33
Mutual Fund	1	315,239	0.21
Others	5	286,782	0.19
	4 149	148 390 023	100 00



Additional Information Of Ordinary Shares As On June 30, 2020

S. No.	Categories Shareholders	Shares Held	% Age
1	Associated Companies	3,833,104	2.58
1	Associated Companies	3,033,104	2.36
	B.R.R. Guardian Modaraba	3,342,513	
	B.R.R. Investment (Pvt.) Ltd.	490,591	
2	NIT & ICP	1,585,784	1.07
	CDC - Trustee National Investment (UNIT) Trust	1,585,564	
	Investment Corporation of Pakistan	220	
3	Directors, CEO, their Spouses and Minor Childern	11,784,229	7.94
	Rafique Dawood	8,947,200	
	Hamida Dawood	2,834,529	
	Khurshid A. Khair	500	
	Abu Khursheed M. Arif	500	
	Asad Hussain Bokhari	500	
	Mrs. Farhat Rafique	500	
	Christopher John Aitken Andrew	500	
4	Public Sector Companies and Corporation	10,378,637	6.99
5	Banks, DFIS. NBFIS, Insurance Companies, Modarabas Joint Stock Companies, Mutual Funds and others	49,430,556	33.31
6	General Public	71,377,713	48.10
rehold	ers Holding Five Percent Or More In The Company	56,010,918	37.75
	National Bank of Pakistan	19,916,637	13.42
	The Bank of Khyber	16,768,444	11.30
	State Life Insurance Corp. Of Pakistan	10,378,637	6.99
	Rafique Dawood	8,947,200	6.03



FORM OF PROXY

26th Annual General Meeting

First Dawood Investment Bank Limited			
Karachi.			
I/ we			of
		(fu	ıll address)
being a member of First Dawood Investmen	nt Bank Limited Folio No CDC	A/c. No	do
hereby appoint Mr. /Ms	Folio No.	. CDC A/c No	
of		(full address) (or f	failing him)
Mr. /Ms	Folio No. CDC A/c No		
of		(fu	ll address)
And witness my/our hand/seal this	day of	2020. signed	bv the said
	day or		
Mr. / Ms			
of		(fu	ull address
		Revenue	Stamp
		Rs. 5/	
	_		
Signature of Witness	S	ignature(s) and or S	eal

Important Notes:

- The share transfer books of the Company will remain closed from October 20, 2020 to October 27, 2020 (both days inclusive).
- A member entitled to attend and vote at the General Meeting is entitled to appoint a proxy to attend and vote instead of him/her. No person other than a member shall act as a proxy.
- 3. An instrument appointing a proxy and the power of attorney or other Authority (if any) under which it is signed or a notarially certified copy of the Power or Authority, in order to be valid, must be deposited at the Registered Office of the Company, 48 hours before the meeting and must be duly stamped, signed and witnessed.
- 4. If more than one instrument of Proxy appointing more than one person is deposited with the Company, all such instruments of proxy shall be rendered invalid.
- 5. The signature on the Instrument of Proxy must confirm to the Specimen Signature recorded with the Company.
- CDC account holders will in addition have to follow the guidelines as laid down in Circular No. 1 dated January 26, 2000
 of Securities & Exchange Commission of Pakistan for attending the meeting.



براکسی فارم

26 سالانهاجلاس فرسٹ دا ؤ دانویسٹمنٹ بینک لمیٹٹر

	— ولدادختر ازوجه —	میں/ہم
يخيثيت رکن		کا/کے(مکمل پیۃ)
_ عام تصص، بذريعيه		فرسٹ داؤ دانویسٹمنٹ بینک لمیٹٹر مالک،
		净
گر	محتر م/محترمه	
		(مکمل پیة)
		يااسكى غيرموجودگى مين محتر م/محترمه
	 ہے بطور میرا/ ہمارے اپراکسی مور خہ 27 اکتو بر 2020ء، بروز منگل سمپنی کے منعذ	(مکمل پیة)
	/ ہمارالبطور مختار (پراکسی) مقرر کرتا ہوں/کرتے ہیں۔ 2020 ءکو میرے/ ہمارے د تنخطے گواہوں کی تصدیق ہے جاری ہوا۔	
ر یو نیومبر دستنظ Rs. 5/- شخط کا کمپنی کے پال رجنر ڈشدہ دو شخط پئونے کی طرح ہونا ضروری ہے) میں شاختی کار ذئیمر:		گوابان 1- و خقط: نام: پيد: کپييرارز قو می شاختی کارد فرمر:
9.000		پیدو روز کی مان کارو . رو پراکسی کاای میل آئی ڈی (اُسے وڈیولئک فراہم کرنے کے۔

- 1۔ پراکسی فارم، با قاعدہ کمل اور دخواشرہ کمپنی کے رجٹر اردفتر میں اجلاس منعقد ہونے ہے کم اذکم 48 (اٹر تالیس) گھنے قبل لاز مأوصول ہوجانے جائیس۔
- 2۔ اگرایک رکن ایک ہے زیادہ پراکسی مقرر کرتا ہے اور کمپنی کے ہال ایک ہے زیادہ پراکسی آلات جن کراتا ہے قو پراکسی کے ایسے تمام آلات مستر دکردیے جائیں گے۔ 3۔ انفرادی وی کئی شیئر جولڈر کے پراکسی کی صورت میں میٹیفٹ اور معد پراکسی کے کیمیوزائز قومی شاخ کی کارڈیا پاسپورٹ کی صعد قد نقل ان اکاؤنٹ اور پارٹیسیٹ کا آئی ڈی ٹیمبر پراکسی فارم (مختار نامہ) کے تعمراہ
 - 4۔ بصورت کارپوریت اینٹنی ، بورڈ آف ڈائر کیٹر کی قرار داد/مخارنا مدمعہ پرائسی ہولڈر نے موند دستخط پرائسی فارم (مخارنامہ) کے بھراہ کمپنی میں جمع کرانا ہوگا (اگر پہلے مہانییں کیا گیا)۔



FIRST DAWOOD INVESTMENT BANK LIMITED

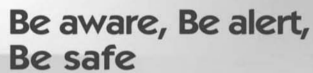
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