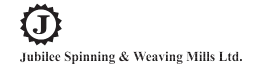


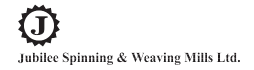
Jubilee Spinning & Weaving Mills Limited

Annual Report 2020



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Company Information

Board of Directors

Mr. Shaukat Shafi (Chairman)

Mr. Shams Rafi (Chief Executive)

Mr. Salman Rafi Mr. Usman Shafi

Mr. Aurangzeb Shafi

Mr. Umer Shafi Mrs. Sana Salman

Audit Committee

Mr. Usman Shafi (Chairman)
Mr. Umer Shafi (Member)
Mr. Shaukat Shafi (Member)

Company Secretary

Mr. Muhammad Zeeshan Saleem

Auditors

Riaz Ahmed & Company Chartered Accountants

Legal Advisor Registered Office

503-E, Johar Town Arain Law Associates Lahore, Pakistan

Bankers Mills

B-28, Manghopir Road, S.I.T.E.

Habib Bank Limited Karachi

National Bank of Pakistan Soneri Bank Limited

Solieli Balik Lillilleu

Standard Chartered Bank (Pakistan) Limited

Habib Metropolitan Bank Limited

Faysal Bank Limited Allied Bank Limited



Jubilee Spinning & Weaving Mills Limited Notice of Annual General Meeting

Notice is hereby given that the 47th Annual General Meeting of the shareholders of Jubilee Spinning & Weaving Mills Limited (the "Company") will be held on Wednesday, the October 28, 2020 at 10.30 a.m. at the office of the company at 7-B-2, Aziz Avenue, Gulberg-V, Lahore to transact the following businesses:-

Ordinary Business:

- 1. To receive, consider and adopt the audited financial statements of the Company for the year ended June 30, 2020 together with the Directors' and Auditors' Reports thereon.
- 2. To appoint Auditors of the Company and fix their remuneration.

By Order of the Board

(M. Zeeshan Saleem) Company Secretary

Registered Office: 503-E, Johar Town Lahore, Pakistan: T:+92-42-35173434 Dated: October 05, 2020

Notes:

- 1. The Members' Register will remain closed from October 21, 2020 to October 28, 2020 (both days inclusive). Physical / CDC transfers received at the Registered Office of the Company by the close of business on October 20, 2020.
- 2. A member eligible to attend and vote in this meeting may appoint another member as proxy to attend and vote in the meeting. Proxies in order to be effective must be received by the company at the Registered Office not later than 48 hours before the time for holding the meeting. A proxy must be a member of the Company.
- 3. Shareholders are requested to immediately notify the change in address, if any.
- 4. CDC account holders will further have to follow the guidelines as laid down in circular No.1 dated January 26, 2000 issued by the Securities and Exchange Commission of Pakistan:

a. For attending the meeting:

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

b. For Appointing Proxies

- i). In case of individuals, the account holder or sub-account holder and/or the person whose securities are in group account and their registration details are uploaded as per the Regulations, shall submit the proxy form as per the above requirement.
- ii). The proxy form shall be witnessed by two persons whose names, addresses and CNIC numbers shall be mentioned on the form.
- iii). Attested copies of CNIC or the passport of the beneficial owners and the proxy shall be furnished with the proxy form.
- iv). The proxy shall produce his original CNIC or original passport at the time of the Meeting.
- v). In case of corporate entity, the Board of Directors' resolution/power of attorney with specimen signatures shall be submitted (unless it has been provided earlier) along with proxy form to the company.

5. Computerized National Identity Card (CNIC) / National Tax Number (NTN)

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

6. **Dividend Mandate Option**

Section 242 of Companies Act, 2017 and Circular No. 18/2017 dated August 01, 2017 issued by Securities and Exchange Commission of Pakistan (SECP) has directed all listed companies to pay dividend only through electronic mode directly into the bank accounts designated by the entitled shareholders with effect from November 01, 2017.



In view of above, you are advised to provide your complete bank account/IBAN detail as per format given below to our share Registrar M/s. Vision Consulting Limited, 3-C, LDA Flats, Lawrence Road, Lahore (in case CDC accountholders/Sub accountholder, please provide said details to respective member Stock Exchange) enabling us to comply with above Section/Circular.

Dividend Mandate Detail

Folio Number	
Name of Shareholder	
Title of Bank Account	
Bank Account Number (Complete)	
Bank's Name, Branch Name, Code and Address	
Cell Number	
Landline number, if any	
CNIC Number (also attach copy)	

It is stated that the above mentioned information is correct, that I will intimate the changes in the above mentioned information to the company and the concerned Share Registrar as soon as these occur.

7. Availability of Audited Financial Statements on Company's Website

The Company has placed the Audited Annual Financial Statements for the year ended June 30, 2020 along with Auditors and Directors Reports thereon on its website: www.www.jsw.com.pk

8. Transmission of Financial Statements to the Members through e-mail

In pursuance of SECP notification S.R.O 787 (I)/2014 dated September 08, 2014, the companies have been allowed to circulate their Annual Balance Sheet and Profit and Loss Account, Auditor's Report and Director's Report (Annual Financial Statements) along with Notice of Annual General Meeting (Notice) through e-mail to the members of the Company. Members desiring to avail this facility may provide the requisite information to the Company for which form may be downloaded from the Company's website: www.jsw.com.pk

9. Members can exercise their right to demand a poll subject to meeting requirements of Section 143 to Section 145 of the Companies Act, 2017 and applicable clauses of the Companies (Postal Ballot) Regulations, 2018.

Director's Report To The Shareholders

Dear Shareholders,

The Directors are pleased to present the Audited Financial Statements of the Company for the year ended June 30, 2020 along with the Auditors' Report.

Company Overview

Jubilee Spinning & Weaving Mills Limited was originally a textile manufacturing unit. The company was incorporated in Pakistan and its registered office is at 503-E, Johar Town, Lahore, Pakistan. The principal business of the company was to manufacture and sell yarn. In 2014, the company discarded its spinning business and disposed of its operating fixed assets. Subsequently, the company rented its property to third parties to generate income.

Financial Results at a Glance

During the year, the Company suffered after tax a loss of Rs. (10.48) million, after charging costs, expenses and provisions. The previous financial year's result was an after-tax income of Rs. 28.89 million. The financial results of the company are summarized as follows:

	Rupees	Rupees
Year ended on	June 30, 2020	June 30, 2019
Revenue	7,335,721	23,682,252
Cost of Revenue	(6,267,807)	(9,306,829)
Gross Profit	1,067,914	14,375,423
Gross Profit (%)	14.56%	60.70%
Selling, Admin and Other Operating Costs	(48,451,122)	(46,741,989)
Other Income	54,848,836	66,104,732
Finance Charges	(379,163)	(43,112)
Provision for Tax	(17,567,716)	(4,804,254)
Loss/Profit after Tax	(10,481,251)	28,890,800
Earning per Share	(0.32)	0.89

Review of Operations and Future Prospects

The company earned a profit before tax Rs. 7.08 million for the year ending June 30, 2020. The gross profit is 14.56%, which is lower by 46.14% as compared to last year's margin. Administrative expenses remained close to the last year expenses and the finance costs are negligible. The bottom line reflects a net of tax loss of Rs. (10.48) million with a Rs. (0.32) Earning Per Share. Rental income decreased due to the exit of one of our tenants who occupied more than fifty percent of the rented area. The income from rent and service charges is expected to improve financial results in the coming years.

Widespread effects of COVID-19 kept the economy at standstill for almost 2 months. Although business activities are starting to pick up, its impact will be noticed for months to come.

The overall business environment in Pakistan remains challenging due to multiple factors. Utility charges continue to increase at a very past pace, effecting the company's bottom line negatively. The company expects to meet these challenges in a profitable manner and our results are expected to improve going forward.

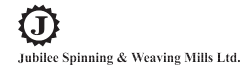
The company is a conscious corporate citizen. The company believes its internal financial controls are adequate.

Reservations in Auditors' Report

The auditors' report for the year highlights some opinions adversely which are addressed below:

Quote

Trade debts, loans and advances and other receivables as at 30 June 2020 include Rupees 19.298 million, Rupees 22.574 million and Rupees 14.755 million respectively receivable from an associated company outstanding since long. Our direct confirmation request to the associated company remained un-responded. Furthermore, one of the financial institutions, on default by the associated company in preceding years, realized the Company's investments in equity securities pledged against lending to associated company. The Company treated the market price of such securities at the date of realization by the financial institution as disposal value amounting to Rupees 40.963 million and accounted for it as other receivables. The Company is uncertain about the party from whom it is to be recovered. In addition, loans and advances and other receivables as at 30 June 2020 include aggregate balance of Rupees 9.792 million receivable from other than related parties outstanding for more than one year. The management has not provided us with its assessment of expected credit losses in respect of trade and other receivables nor did account for any allowance for expected credit losses in the financial statements in respect of such balances;



Unquote

The company has filed a legal petition against the said company for the recovery. The case is in court and the management is waiting for a verdict from the honorable court. Since March 2020 till date world has been witnessing slowdown in activities to all extent so the proceedings in courts are also getting delayed. Our legal counsel M/S HaiderWaheed has confirmed that the hearing is still pending for adjudication and a future fixation date has not been set as of yet. However management believes a favorable outcome and will recover the outstanding amount including the amount pertaining to the investment transferred/disposed of by the financial institution. Receivable from other than related parties include 5.29 million from government institutions in respect of sales tax and custom rebate.

Quote

During the year, the Company's petition in Honorable Lahore High Court praying restraining Sui Southern Gas Company Limited (SSGC) from recovering the amount of general sales tax (GST) arrears and disconnecting the gas connection was dismissed for being not maintainable. Accordingly, SSGCL raised bill for outstanding arrears amounting to Rupees 17.868 million and encashed the bank guarantee of Rupees 2 million and forfeited gas security deposit of Rupees 10.823 million against its demand and disconnected the gas connection. The Company has not accounted for the demand of SSGCL and treated the balance of encashed bank guarantee and forfeited gas security deposit aggregately amounting to Rupees 12.823 million as receivable from SSGCL (Note 10.3). The management has not adopted any legal recourse against the act of SSGCL till the reporting date despite the lapse of significant period since dismissal purporting recovery of this balance as doubtful. Accordingly, we remained unable to satisfy ourselves in respect of this receivable and non-recognition of demand of SSGCL.

Unquote

SSGC imposed an amount showing under Sales tax of Rs. 17.868 million for the period from 2009 to 2014 without any legal justification. Since 2014, the company has stopped all manufacturing activities and rented out the space. The company availed zero rating facility under SRO 1125(1)/2011 till 2014. When renting out its space, the company started paying sales tax along with monthly gas charges. SSGC, keeping in view the status after 2014, imposed sales tax with the amount and from the period as stated above. The company communicated with the FBR to confirm if any such liability exists against Jubilee Spinning & Weaving Mills Limited. The letter has remained un respondent till this time. We had meetings with SSGC officials on the matter who agreed to remove this amount on production of STGO in favor of the company. The company applied to FBR for the issuance of STGO in its favor. The FBR Lahore directed FBR Karachi to submit a report showing whether the company was a textile manufacturer during 2009 to 2014. The report has been forward to FBR Lahore and we have been following up with the department and are confident that we will receive STGO in our

favour. Due to delay in response from the FBR, the company is in the process of filing a petition for an early solution on the matter.

Quote

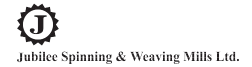
Revenue amounting Rupees 7.336 million accounted for in the financial statements represents billing to tenants in respect of use of Company's power house equipment and transmission lines. The Company has disposed of its power house equipment in October 2016 and placed alternate power generators. Previously, these alternate power generators, generating the aforesaid revenue were neither recognized in the books of account of the Company nor any rent was charged in the financial statements. During the months of October and November 2018, the Company recorded purchase of two generators replacing the previously unrecorded generators. However, the arrangement of such replacement could not be substantiated due to the lack of information as to the disposal of the previously unrecorded generators where suit have been filed by ex-director for the repossession of these generators more fully disclosed in Note 21.4 to the financial statements. Moreover, in the absence of legal opinion to this effect, we remained unable to satisfy ourselves as to whether the aforesaid arrangement with the tenants is in compliance with all the applicable regulatory provisions including income tax, sales tax and electricity duty on such revenue;

Unquote

The company purchased three generators in previous year that were incorporated in books and charged depreciation thereon. There was no disposal of generators as those were not the property of the company. We did not have any evidence that such generators belong to one of the ex-directors.

Quote

Sui Southern Gas Company Limited (SSGC) latest bill reflects the outstanding demand of Rupees 6.239 million on account of Gas Infrastructure Development Cess (GIDC) payable in twenty-four (24) installments under the order of Honorable Supreme Court of Pakistan. Furthermore, the last bill of gas connection before disconnection as reported in paragraph (b) above reflected outstanding demand of GIDC along with GST on GIDC amounting to Rupees 68.400 million. However, the Company has neither accounted for this liability nor disclosed the contingent liability, if any, in respect of such demand. In the absence of underlying information for non-recording of this demand and the Company's actions there against, we remained unable to satisfy ourselves in respect of recognition of expenses and respective liability in the financial statements;



Unquote

The company did not account for amount of GIDC charged by SSGC in these financial statements. The company has filed a suit for the stay against the recovery of the GIDC. The Honorable High Court of Sind at Karachi through suit no. 1208 of 2020 restrained defendant to take any coercive action against the company in this matter. Furthermore, the company is also in the process of filing review petition against the decision of the Honorable Supreme Court.

Quote

Certain litigations have been filed by / against the Company as disclosed in Note 21 to the financial statements. Management and the legal counsels of the Company, in their direct responses to our confirmation requests, have not provided us with their assessment of the potential outcome of these litigations. Accordingly, we remained unable to ascertain whether a provision against such litigations should be made or a disclosure thereof is sufficient in the financial statements;

Unquote

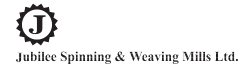
No current litigation is expected to have any effect on the company's financial statements in any manner. Therefore, no provision or disclosure has been included in these financial statements. Note 21 to the Financial Statements presents a detailed view on this matter.

Quote

The latest audited / unaudited financial statements of Cresox (Private) Limited, an associated company accounted for under equity method of accounting (Note 5.1), were not available with the Company. In the absence of latest audited financial statements, we remained unable to satisfy ourselves whether any share of profit and other comprehensive income / loss of the associate be accounted for in the financial statements. Furthermore, we could not verify the existence and valuation of unquoted investments at fair value through other comprehensive income due to lack of supporting documents and valuation from independent valuer; and

Unquote

Current year's audited/draft financial statements of Cresox (Pvt.) Limited were not available to incorporate share of profit or loss in our books. This fact has already been disclosed in Note 5.1.1 to the financial statement. The investment in Cresox (Pvt.) Limited has been completely written off in previous years due to losses. Therefore, any accumulation in losses in Cresox (Pvt.) Limited does not have any negative impact on the profitability of the company.



Quote

The Company sustained a net loss of Rupees 10.481 million for the year ended 30 June 2020 and as of that date its accumulated loss is Rupees 365.691 million and its current liabilities exceeds its current assets by Rupees 23.636 million. This situation may further deteriorate if the possible effects of matter discussed in paragraphs (a) to (f) above are accounted for in the financial statements. Effective from March 2014, the Company has closed its textile operations and disposed of all of its operating fixed assets except for leasehold land and building on leasehold land in preceding years. The Company tried to alter its memorandum of association to add the business of renting of properties by passing special resolution multiple times in the past but respective petitions filed with Securities and Exchange Commission of Pakistan (SECP) remained unsuccessful due to irregularities. During the year, the Company again has initiated the process of alteration of its memorandum of association to add the business of renting of properties and to change of name of the Company through a special resolution passed in extra ordinary general meeting of shareholders of the Company held on 25 May 2020. However, confirmation of alteration by the SECP is still pending due to unresolved observations. These events indicate a material uncertainty which may cast significant doubt on the Company's ability to continue as a going concern and therefore it may be unable to realize its assets and discharge its liabilities in the normal course of business. The financial statements and notes thereto do not fully disclose these facts. The management of the Company also did not provide us its assessment of going concern assumption used in preparation of the financial statements and the future financial projections indicating the economic viability of the Company. These facts indicate that going concern assumption used in preparation of the financial statements is inappropriate.

Unquote

The company has disclosed in Note 1.3 the closure of its core operation in 2014. Subsequently the company disposed of all plant and machinery after obtaining shareholder's approval in an EOGM dated April 04, 2015. The management has rented out its premises to third parties, adopted renting as a core business activity and applied to SECP to alter the object clause III of its memorandum of association. The company also applied for the change of name of the company to commensurate the business with its name under sub-section (i) of section 26 of the Companies Act 2017. Form 26 regarding change of principal line in the memorandum has completed while the change of company name is in process. Reviewing current ratio of this year with the previous, it reveals that, current liabilities exceed current assets by Rs. 23.636 million. This is mainly because of reclassification of short-term investment in previous year and transferring of gratuity from long term to short term liabilities to the extent of Rs. 3.678 million. In addition to this during the year under review one of our tenants possessing more than fifty percent of the rented area left that took almost 2 months to letting it out. Had the facts mentioned above does not arise the current ratio would have been very close to balancing. These stated facts indicate that the company's financial position is stable and it will continue to operate as a going concern.



Board of Directors

Following persons have been the directors during the period:

Mr. Muhammad Rafi (Late)

Mr. Shaukat Shafi Director/Chairman
Mr. Shams Rafi Chief Executive Officer

Mr. Salman Rafi Director
Mr. Usman Shafi Director
Mr. Umer Shafi Director
Mr. Jahanzeb Shafi Director
Mr. Aurangzeb Shafi Director
Mrs. Sana Salman Director

We inform with deep sorrow that Mr. Muhammad Rafi, Director and Chairman, passed away on June 11, 2020. The Board places on record its appreciation for the valuable services rendered by Mr. Muhammad Rafi during his tenure of his office as Director and Chairman of the Company. The company appointed Mr. Shaukat Shafi as Director and Chairman of the Board for the remaining term.

Mr. Jahanzeb Shafi, Director of the Company has left the Board w.e.f June 01,. The Board also placed on record its appreciation for the valuable services rendered by Mr. Jahanzeb Shafi, the outgoing director during his tenure as director of the Company.

Pattern of Shareholding

The statement of pattern of shareholding of the company as at June 30, 2020 is annexed. This statement is prepared in accordance with Code of Corporate Governance.

Earning per Shares

The basic earing per share for the period under review is Rs. (0.32) (2019: Rs. 0.89).

Corporate Governance Compliance

As required by the Code of Corporate Governance, directors are pleased to report that:

- a) The financial statements of the Company present fairly its state of affairs, the results of its operations, cash flows and changes in equity.
- b) Proper books of account of the Company have been maintained.



- c) Appropriate accounting policies have been consistently applied in the preparation of financial statements except for those disclosed in financial statements and accounting estimates are based on reasonable and prudent judgment.
- d) International accounting standards as applicable in Pakistan have been followed in the preparation of financial statements and any departure there from has been adequately disclosed.
- e) The system of internal control is sound in design and is being consistently and effectively reviewed by the internal audit department and will continue to be reviewed and any weakness in the system will be eliminated.
- f) There are no significant doubts upon the company's ability to continue as a going concern. The auditors' reservation regarding going concern matter has been duly addressed above.
- g) There has been no material departure from the best practices of Corporate Governance as detailed in listing regulations.
- h) The company did not declare dividend because of accumulated losses.
- i) Transactions with Related Parties have been approved by the Audit Committee and the Board.
- j) Value of gratuity was Rupees 13.805 million as on June 30, 2020 as per audited accounts.
- k) Attendance at 5 meetings of the Board of Directors held during the year under review were as under:

Name of Director	Meetings attended
Mr. Muhammad Rafi	5
Mr. Shams Rafi	5
Mr. Salman Rafi	5
Mr. Usman Shafi	5
Mr. Umer Shafi	5
Mr. Jahanzeb Shafi	2
Mr. Aurangzeb Shafi	1
Mrs. Sana Salman	1

I) During the period from July 01, 2019 to 30th June 2020 change in the holding of Directors, CEO, CFO and Company Secretary and their spouses as under:

	Balance as on 30-06-2019	Change	Balance as on 30-6-2020
Mr. Muhammad Rafi	4,228,922	_	4,228,922
Mr. Shams Rafi	692,810	-	692,810
Mr. Salman Rafi	591,979	74,000	665,979
Mr. Usman Shafi	1,198,434	-	1,198,434
Mr. Umer Shafi	1,206,073	-	1,206,073
Mr. Jahanzeb Shafi	292,218	-	292,218
Mr. Aurangzeb Shafi	522,855	-	522,855
Mrs. Sana Salman	-	5,000	5,000

m) Following associated companies have the investments as under:

Crescent Cotton Mills Limited

474,323

1891 90

o) The holdings of NIT and ICP are as under:

Investment Corporation of Pakistan	
IDBP	

Shams Rati
Chief Executive

Karachi

October 05, 2020

ٹرویر وکزر ڈلوہ رئیش یک رٹکیر ئاڈ

، نور اد صصح مرتحم

رپ <u>م</u>نرک شیپ تانایب یتایلام ٹڈآ <u>م</u>ک ینپمک <u>م</u>ئل <u>م</u>ک لاس <u>م</u>ئوہ متخ وک 2020 نوج 30 ھتاس <u>م</u>ک ٹروپر یک زرٹیڈآ زرٹکیرئاڈ ۔نیہ شوخ

بزئاج يمومع اكےرادا

روا اهت ایگ ایک لماش نیم ناتسکاپ وک ینپمک سا ۔اهت ٹنوی اک <u>ے</u>نرک رایت لناٹسکیٹ کیا نیم لصا ڈٹیمل زلم گنویو ڈنیا گننپسا یلبوج انرک تخورف روا یرایت یک توس رابوراک یداینب اک ینپمک سا ۔ےہ نیم ناتسکاپ ، روبال ، نؤاٹ ربوج ، E 503 سفآ ڈرٹسجر اک سا ۔ایدرک فرصت وک نوثاثا ہدش <u>ے</u>ط گنٹیرپآ <u>ےنپا ےن</u> سا روا ایدرک درتسم وک رابوراک <u>ے</u>ک یئاتک <u>ےنپا ےن ینپم</u>ک ، نیم 2014 ۔اهت ۔یدرک فرصت وک نوثاثا ہدش ے گنٹیرپآ ےنپا رک وک پٹراپ پرسیت دادیئاج بنیا ےئل ےکے ےنرک ادیپ پندمآ <u>ےن پنیم</u>ک ، دعب ےک سا

جئاتن يلام نيم رظن كيا

ےنرک جراچ تاعفد روا تاجارخا ، تگال ، نیلم (10.48) ۔اوہ ناصقن اک <u>ےپور</u> وس ود دعب ےک سکیٹ وک ینپمک ، نارود ےک لاس کیا :ےہ ہی بصالخ اک جناتن یلام ےک ینپمک ۔نیلم 28.89 ۔ اھت یندمآ یلا<u>و ے</u>نآ دعب ےک سکیٹ ہجیتن اک لاس یلام <u>ے</u>لھچپ ۔ دعب ےک

	ےپور	ےپور
اوه متخ لاس	2020 ، نوج 30	2019 ، نوج 30
يندمآ	7،335،721	23،682،252
تمیق یک ماش R	(6،267،807)	(9،306،829)
P rofit يعومجم	1،067،914	14،375،423
يعومجم P rofit (٪)	14.56%	60.70%
OST یس perating ہےا O روا DMIN کیا ،تخورف ے	(48،451،122)	(46،741،989)
ncome نیم رگید	54،848،836	66،104،732
زجراچ سنانف	(379،163)	(43،112)
یمہارف یک یڑ اہلک یٹ	(17،567،716)	(4،804،254)
یڑ اہلک P rofit T / ناصقن دعب ہےک	(10،481،251)	28،890،800
يندماً يک ےرہ سيا يف	(0.32)	0.89

ہزئاج اک تاناکما ےک لبقتسم روا زنشیریآ

14.56 نیلم 7.08 میل کے لاس کلاو منخ وک عفانہ یعومجم .2020 نوج ۔ایامک عفانہ کلہپ مس سکیٹ من ینپمک ہتشرگ تاجار خا یماظتنا .نجر ام کے ملباقم کے لاس بتشزگ رپ روط کے سج مہ مک مس فرط یک دصیف 46.14 ، مہ دصیف تاجار خا یماظتنا .نجر ام کے ملباقم کے لاس بتشزگ رپ روط کے سج مہ مک میں فرط یک دصیف کا جار خا کے لاس میں اسخ سکیٹ کے میں بیرق می تاجار خا کے لاس میں سخو یک یندما یک بیارک ۔انامک صصح یف (0.32) هتاس کے میور نیلم (10.48) ، میہ یادک میارک عوامہ یئادو میں نوم کے عقوت .بدایز میں دصیف ساچپ کے مقالع میارک بضوبقم وج میک کیا میں نیم راد بیارک پر امہ یئادو ۔یں زجر آچ سورس روا بیارک نیم

وہ عورش انوہ عورش نایمرگرس یر ابور اک بچرگا .کر <u>ےئل ے</u>ک ہام 2 ابیرقت رپوا اھکر تشیعہ تارثا فرط نور اچ <u>ے</u>ک COVID-19 ۔ ۔اگوہ سوسحہ کت نونیہم <u>ے</u>لاو <u>ے</u>نآ رثا اک سا نکیل ، نیہ یہر ےس راتفر یک یضام تہب زجراچ یٹیلیٹوی ـےہ اہر جنلیچ لوحام یرابوراک رپ روط یعومجم نیم ناتسکاپ ےس بجو یک لماوع ددعتم زادنا شخب عفانم وک نوجنلیچ نا بک ےہ یترک عقوت ینپمک ـےہ اتڑپ رثا یفنم وک نئال یلچن یک ینپمک ےس سج ، نیہ ےتہر ےتهڑب ۔ےگ نیئال یرتہب نیم ےنهڑب ےگآ ہو بک ےہ یہراج یک عقوت یک جئاتن ےرامہ روا ےئاج ایک اروپ نیم

۔نیہ یفاک لورٹنک یلام یلخاد ےک سا ہک ےہ لایخ اک ینپمک ہے یربش ٹیروپر اک روعشاب ینپمک

تاظفحت نیم ٹروپر یک زرٹیڈآ

ـےہ یئگ ید ہجوت نیم لیذ رپ نج ےہ یئگ یلاڈ پنشور رپ ءار آ ھچک نیم ٹروپر یک نورٹیڈآ ےئل ےک لاس

بلاوح

روا _______ روا _____ بیلم 22.574 ، نیلم 19.298 بیتر تلاب نیم نویلوصو رگید روا زسناوڈیا روا نوضرق ، نوضرق یتراجت کت 2020 نوج 30 ہارب _ےس ینپمک ہقلعتم یرامہ ۔نیہ _ےتکساج _ےیک لوصو _ےس ینپمک ایاقب _ےس ےصرع لیوط وج نیہ لماش ______ کو قیدصت تسار نورادا یتایلام رپ روط ٹلافیڈ بعیرذ _ےک ینپمک ہتسباو نیم نولاس ہتشذگ ، نآرب دیزم ۔ایگ اید نیمن باوج اک تساوخرد یک قیدصت تسار ۔ایک بدعو اک دبع _ےک _ےنید ضرق وک ینپمک قلعتم _ےس یراک ہیامرس یلاو _ےنوہ نیم زیٹرویکیس یٹیوکیا _ےن ینپمک ، وک کیا _ےس نیم وک سا روا اهجمس ہیپور نیلم 40.963 وک تمیق ٹیکر ام یک زیٹرویکیس یک حرط سا نیم خیرات یک یلوصو یک _ےرادا یتایلام _ےن ینپمک سا _ے مینیقی ریغ نیم _ےراب _ےک یگ _ےناج یک تفایز اب _ےس یٹر اپ سک ینپمک ۔اید رارق کلامم _لاو _ےنوہ لوصو _ےرسود روطب _ےک نوقیرف ہقلعتم ایاقب _ےس _ےصرع دناز _ےس لاس کیا نیم نویلوصو رگید روا سناوڈیا روا نول وک 2020 نوج 30 ، ہوالع _ےک رگید روا تراجت نیمہ _ےن ہیماظتنا _ےہ لماش یہب نزاوت یعومجم اک _یپور نیلم 9.792 لباق ہدرک لوصو _ےس _ےرسود ہوالع _ےس _ےس _ےلاوح _ےک نزاوت _ےک حرط سا یہ ہن روا _ےہ ایک مہارف نیمن ہزادنا اک تاناصقن ٹڈیر ک عقوتم نیم _ےلسلس _ےک نویلوصو _ےس ےلسلس _ےک نویلوصو _ےس ےلسلس ےک نویلوصو _ےس ےلاوح _ےک نزاوت _ےک حرط سا یہ ہن روا _ےہ ایک مہارف نیمن ہزادنا اک تاناصقن ٹڈیر ک عقوتم نیم ےلسلس _ےک نویلوصو _ےس ےلسلس ےک نویلوصو _ےس ےلاوح _ےک کاناصقن ٹڈیر ک عقوتم نیم تانایب یلام

ریخ ےب

تلادع زرعم بیماظتنا روا ہے نیم تلادع سیک ہے ہیرک رناد تساوخرد ینوناق فالخ ہے کینپمک بروکذم ہے نا ہے کہ یبایز اب ہے نیپمک ادبلہ ، ہے راکش اک یور تسس نیم نویمرگرس کت دح رہ ایند کت جآ رک ہے ہیں 2020 چرام ہے مرظتنم ہے ہے لے مسیف ہی اللہ کے میک ہی نوتلادع نیم نوتلادع کی خیدست یک iderWaheed کیا چیسیا / M ریشم ینوناق ارامہ ہے ہیہر وہ راکش اک ریخات یہب یئاورراک نیم نوتلادع ایگ ایک نیمن ررقم رپ روط ہے کہ کت یہبا خیرات یک نیعت ہے کہ لبقتسم کیا روا ہے اواتلا ریز ہے نا ہی نیزن فاصنا یہب با تعامس ایگ ایک نیمن ررقم رپ روط ہے کہ کت یہبا خیرات یک نیعت ہے کہ لبقتسم کیا روا ہے اور ہی بدناف کیا ہی بک ہے لایخ اک بیماظتنا ، مہات ہے یہ ایمالام نیم سے یگ ہے کہ نوقیرف بقلعتم ہے لماش یہب مقر قلعتم ہے سیراک بیامرس یلاو ہے نوہ عناض / لقتنم بعیرذ ہے کے رادا ہو ہے سے سے لاوح ہے گوھچ مٹسک روا سکیٹ زلیس نیم لوصح ہدش ہوں ہے۔

بلاوح

زلیس لرنج وک (یس بچ سیا سیا) ڈٹیمل ینپمک سیگ نردس یئوس نیم تساوخرد یک ینپمک نیم ٹروکیناہ روبال زرعم ، نارود ہےک لاس کیا وک سج ینگ یک تساوخرد یک ہےنرک عطقنم وک نشکنک ہےک سیگ روا ہےنکور ہےس یلوصو یک تاجایاقب ہےک (یٹ سیا بچ) سکیٹ ایاھٹا لب اک تاجایاقب ہےک ہیور نیلم 17.868 ہےن لیا یس بچ سیا سیا ہےس تبسانم یسا ۔ایگ ایدرک درتسم رپ ہےنهکر ہن رارقرب ازاپڈ یٹرویکیس سیگ یک ہیور نیلم 10.823 نیم بلباقم ہےک ببلاطم ہےک سا روا اید ڑوت وک یٹنراگ کنیب یک ہیور هکال 20 روا کنیب ڈیشکنا روا ہےہ ایک نیمن ببساحم اک ہےبلاطم ہےک لیا یس بچ سیا سیا ہےن ینپمک ۔ایدرک عطقنم بطبار اک سیگ روا ایلرک طبض کنیب ڈیشکنا روا ہےہ ایک نیمن ببساحم اک ہےبلاطم ہےک لیا یس بچ سیا سیا ہےن ینپمک ۔ایدرک عطقنم بطبار اک سیگ روا ایلرک طبض لوصو ہےس مقر یک ہیور نیلم 12.823 رپ روط یعومجم وک رئاخذ ہےک یٹرویکیس یک سیگ روا ہےہ ایک جالع اک نزاوت ہےک یٹنراگ یک گنٹروپر فالخ ہےک لمع سا ہےک لیا یس بچ سیا سیا ہی بیماظتنا ۔اگوہ لوصو ہےس (10.3 ٹون) لیا یس بچ سیا سیا انتج ہےہ ایک گنٹروپر فالخ ہےک لمع سا ہےک لیا یس بچ سیا سیا مہ ، ہےس تبسانم یسا ہے ہو اید رارق کوکشم وک سا یہب دوجواب ہےک ہدش میلست ریغ روا لوبق لباق سا ہےک لیا یس بچ سیا سیا مہ ، ہےس تبسانم یسا ہے اید رارق کوکشم وک سا یہب دوجواب ہےک ہیش میلست ریغ روا لوبق لباق سا ہےک لیا یس بچ سیا سیا مہ ، ہےس تبسانم یسا ہےدرک ننمطم وک دوخ نیم ہےلسلس ہےک ہےبلاطم

ریخ ہے

ےک زاوج ینوناق یسک ریغب ۔یک رہاظ مقر تحت ےک سکیٹ لیس ےک ےپور 500 تحت ےک سکیٹ زلیس ےن یس بچ سیا سیا 2009 نیم یدرک دنب نایمرگرس گنرچکیفونیم مامت ےن ینپمک ، ےس دعب ےک 2014 ۔ نیلم 17.868 ےنلیک تدم یک کت 2014 ےس 2009 کت ۔2014 تلوہس یک یدنب ہجرد رفص ایاهٹا ہدناف تحت ےک 2011 / (1) SRO 1125 ےک ینپمک ۔ےہ ید ےد رپ ہیارک بگچ روا سیا ۔اید رک عور ش یگینادا یک سکیٹ زلیس هتاس هتاس صک تاماز لا ےک سیگ ہناہام یک ینپمک ، ہگچ یک سا رہاب ےس ڈنک بچ ہیارک تم نایب رپوا بک اسیچ روا هتاس ےک مقر یک دناع ، ےنوہ ےتھکر رظندم وک تیثیج یک نیم رظنم ےک دعب ےک 2014 ، یس بچ سیا عیاتک یلبوج یک رآ یب فیا ےئل ےک ےزرک قیدصت وت ےہ دوجوم یر اد ہمذ حرط یہب یسک علطم هتاس ےک ینپمک ۔سکیٹ سلم ےس نور ادیدبع ےک یس بچ سیا سیا ےن مہ رپ ےلماعم سا ۔اہر اعدم ہدحتم ماوقا کت تقو سا ےہ ایک طخ فالخ ےک ڈٹیمل زلم یئانب روا وا یچ سا حین ینپمک ۔ےئگوہ یضار رپ ےنلاکن نیم قوج ےک ینپمک وک مقر سا رپ یرایت یک وا یچ یٹ سیا وج نیک نیتاقالم ےس شیپ ٹروپر کیا اهکد ےباچ اهت کیا ےک ینپمک نیم روبال رآ یب فیا ۔ ید تساوخرد وک رآ یب فیا ےئل ےک ےزرک یراج نیم قوج ےنپا وک وک ے ایگ ایک رظتم ےک روبال رآ یب فیا ٹروپر ۔2018 رک ہمکوے ہے کہ ایگ ایک مہ روا نارود ےک 2009 وک عہ ایگ ایک رظتم ے گ نیرک مہ بک ےہ نیقی روا نیہ هتاس ےک ہمکوے کے درک یوریپ یک ےہ ایگ ایک مہ روا نارود ےک 2009 ۔ ۔ے نیم نیم ے زیز ک رئاد نشیٹپ ےئل ےک لج دلج رپ ےلماعم سا ینیمک ، ےس بچو یک ریخات نیم باوج ےک رآ یب فیا ۔وا یچ یٹ سیا نیم ۔ے نیم نیم ے نرک رئاد نشیٹپ ےئل ےک لج دلج رپ ےلماعم سا ینیمک ، ےس بچو یک ریخات نیم باوج ےک رآ یب فیا ۔وا یچ یٹ سیا نیم

بلاوح

ےک لامعتسا ےک نوننال نشیمسنارٹ روا تالاً سؤاہ رواپ ےک ینپمک یندما یک لوصحم یک ےپور نیلم 7.336 نیم رامشودادعا یلام ایداگل ےناکھٹ وک تالاً سؤاہ رواپ ےنپا نیم 2016 ربوتکا ےن ینپمک ہے۔ یہ یترک یگدننامن یک لب ےئل ہے ک نور اد بیارک نیم ےلسلس وت بن ےئوہ ےترک ادیپ لوصحم الاب بروکخم ، ےلاو ےنرک ادیپ یلجب لداہتم بی ، لبق ےس سا ہےئاگل زرٹیرنج رواپ لداہتم روا ربمون روا ربوتکا ۔اھت اتاج ایک لوصو بیارک ینوک نیم تانایب یلام یہ بن روا ےھت متاج ہیک میلست نیم نوباتک یک ٹنؤاکا ےک ینپمک ۔یک ڈراکیر یر ادیرخ یک زرٹیرنج ود رپ بگج یک زرٹیرنج بدش مظنم ریغ ہے سےلمپ ہو یک یبایتسد مدع یک تامولعم ، مہات گرٹسجر ریغ بقباس بک اسبج اکساج ایانب نیمن ینیقی وک ماظتنا لداہتم ہےک حرط سا ہس بجو یک یبایتسد مدع یک تامولعم ، مہات گرٹسجر ریغ بقباس بک اسبج الک این نیمن کے یلاحب یک زرٹیرنج نا بعیرذ ہےک رٹکیرناڈ قباس نابج اھت انرک عناض وک زرٹیرنج وک دوخ مہ ، نیم یگدوجوم مدع یک ےئار ینوناق نیم ہراب سا بک بی دیزم ۔تانایب ہے ایگ ایک فاشکنا رپ روط لمکم رپ روط یلام نیم سکیٹ زلیس ، سکیٹ مکنا رپ تالوصحم مامت نا تاماظتنا الاب بروکخم ھتاس ہےک نور اد بیارک ایا بک ہر رصاق ہے سےنرک نئمطم سکیٹ زلیس ، سکیٹ مکنا رپ تالوصحم مامت نا تاماظتنا الاب بروکخم ھتاس ہےک نور اد بیارک ایا بک ہر رصاق ہے سےنرک نئمطم ہروا

ریخ ہےب

بلاوح

(24) سیبوچ تحت ےک مکح ےک ناتسکاپ فآٹروک میرپس ززعم لب نیرت ہزات اک (یس بچ سیا سیا) ڈٹیمل ینپمک سیگ نردس یئوس یک ببلاطم ایاقب یک ہےپور نیلم 6.239 ہےس باسح ہےک (یس یڈ ینآ بج) سیس ٹنمپلیوڈ رچکرٹسارفنا سیگ ہلاو ہےنوہ ادا نیم نوطسق ہہ ایک بہت دیزم ہے اترک یساکع ہے ایک اسبج نیم لب یرخآ ہے نشکنک سیگ لبق ہےس ہوہ عطقنم ، بک بی دیزم ہے اترک یساکع ، مہات ہے میتوہ یساکع یک ببلاطم ایاقب هتاس ہےک یٹ سیا بچ یک ہیور نیلم 68.400 هتاس ہےک یڈ سیا بچ رپ یس یڈ یئآ بچ بک ، مہات ہے میتوہ یساکع یک ببلاطم ایاقب هتاس ہےک گنام یک حرط سا یہ بن روا ہے ایک ببساحم اک یراد بمذ سا وت بن ہن ینپمک یراد بمذ یک سا روا ہے نرک بن ڈراکیر وک ہےبلاطم سا ہے ایک فاشکنا اک ہے مہ ، نیم یگدوجوم مدع یک تامولعم یداینب فالخ ہےک تامادقا ہےک ینپمک سا روا ہےنرک بن ڈراکیر وک ہےبلاطم سا ہے ایک فاشکنا اک ہے۔

ریخ ہےب

یک یس یڈ یئآ <u>بج</u>ےن ینپمک ۔ایل نیہن باسح اک مقر یک یس یڈ یئآ بج ہدرک لوصو بعیر ذ<u>ے</u>ک یس بج سیا سیا نیم تانایب یلام نا ےن ینپمک سا وک بیلع اعد<u>م</u>ن 1208 ےس نیم 2020 ۔ھدنس ٹروک یٹاہ ززعم نیم یچارک ہےہ ایک رئاد ہمدق<u>م ک</u>ئل <u>ک</u>ک مایق فالخ <u>ک</u> یبایز اب ےک ٹروک میرپس ززعم ےک ینپمک ،دیزم ہوالع ےک سا ۔ یئاگل کور رپ ےناھٹا مادقا تخس ینوک فالخ ےک ینپمک نیم ےلماعم ےہ یہب نیم لمع ےک ےنرک رئاد تساوخرد یک یناث رظن فالخ ےک ےلصیف.

بلاوح

ریخ ےب

یتایلام نا ، اذہل ـےہ نیہن عقوت یک ےنوہ زادنا رثا ےس حرط یہب یسک رپ تانایب یلام ےک ینپمک ےس یئوج ہراچ ینوناق یہب یسک یلام نیم نایب یلام نے اللہ علی علی اللہ علی علی اللہ علی علی اللہ علی علی اللہ علی

بلاوح

/ ہدش ٹڈا نیرت ہزات ہےک ڈٹیمل (یجن) سکوسرک ، ینپمک ہتسباو ہس باسح تحت ہےک (5.1 ٹون) راک ہقیرط ہےک یٹٹوکیا ہےس ینپمک وک پا ہےنیا مم ، نیم یگدوجوم مدع یک تانایب یلام بدش ٹڈا نیرت ہزات ہے ہت نیمن بایتسد ساپ ہے کی ینپمک تانایب یلام دنم دوس ریغ ہے لماش یہب بصح ینوک اک ناصقن / یندما عماج رگید یک یہتاس روا عفانم نیم تانایب یشاعم ایا ہک ہے بر رصاق ہے سے نرک نئمطم ہے عیرذ ہے کے یندما عماج رگید مہ ہے س بجو یک یمک یک صیخشت روا تازیواتسد نواعم ہے س ناکلام یتمیق داز آ ، ہک ہی دیزم لیون ای روا لیم ہے تکسرک نیمن قیدصت یک تمیق روا دوجو ہے کے براک بیامر س ہلوقنم ریغ

ربخ ےب

لماش بصح اک ناصقن ای عفانم نیم نوباتک یرامہ تانایب یتایلام ٹفارڈ / بدش ٹڈآ ےک لاس بدوجوم ےک ڈٹیمل (ٹویئارپ) سکسورک سامے اکچ اج ایک فاشکنا یہ ےلہپ نیم 5.1.1 ٹون رپ نایب یلام وک تقیقح سامے محت نیہن بایتسد ےئل ےک ےنرک ، اذبل میں ایک متخ رپ روط لمکم میں بجو یک تاناصقن نیم نوسرب بتشذگ یراک بیامرس یلاو مینوہ نیم ڈٹیمل (ٹویئارپ) ، اذبل میں ایک نیمن رثا یفنم یئوک رپ عفانم کے ینپمک میں میں عنوہ عمج حرطیہب یسک نیم تاناصقن نیم ڈٹیمل (ٹویئارپ) سکسورک میں دیم اترپ نیمن رثا یفنم یئوک رپ عفانم کے ینپمک میں میں عنوہ عمج حرطیہب یسک نیم تاناصقن نیم ڈٹیمل (ٹویئارپ) سکسورک

بلاوح

تقو سا روا اڑپ انرک تشادر ب ہراسخ صلاخ اک بےپور نیلم 10.481 ہےئک لاس ہلاہ ہے وہ متخ وک 2020 نوج 30 وک ینپمک ھکال 30 ڑورک 36 ہرا 23 ہے س نوثاثا ہدوجوم ہے سا تاہجاو ہدوجوم یک سا روا ہے ہےپور نیلم 365.691 ہراسخ ہعمج اک سا کت ہاج ایل ہاسج اک تارثا ہنکمم ہے ہے دام ثخیریز نیم (ف) ہے س (ا) فارگاریپ الاب ہروکنم نیم رامشودادعا یلام رگا ہے ہدایز ہے سے ناچ ایل ہاسج اک تارثا ہنکمم ہے کے دام ٹنسکیٹ ینپا ہن ینپمک ، رثوم ہے 2014 کو جام ہے یتکس ڑگب دیزم لاحتروص ہی وت ینپمک ہے ایدرک فرصت وک نوثاثا ہدش ہے گئٹیر پآ مامت ہے نیا ہوائع ہے کہ ترامع رپ یضارا ڈلوہ زیل روا یضارا ڈلوہ زیل نیم نولاس ینپمک ہے ایدرک فرصت وک نوثاثا ہدش ہے گئٹیر پآ مامت ہے نیا ہوائع ہے کہ ترامع رپ یضارا ڈلوہ زیل روا یضارا ڈلوہ زیل نیم نولاس تشاددای ینپا ہے ناب ہے کے نودادیئاج ہورک لماش رابوراک اک ہیارک ہے کہ نودادیئاج ہے کرک روظنم داد رارق یصوصخ راب ددعتم نیم یضام ہے ہتا ہوائع ہے کہ ہو یک شموک یک ہورک لدبودر نیم نشیا یسوسیا ہتا دیارک ہے کہ نودادیئاج رھپ راب کیا ہے ن ینپمک ، نارود ہے کالاس کیا ہم ماکان ہے س بجو یک نویگطباض ہے ب نیتساوخرد ہیارک ہے کہ نودادیئاج رھپ راب کیا ہورش لمع اک لدبودر نیم نشیا یسوسیا مڈنرومیم ہین ہیل ہی کے ہیزک لیدبت مان اک ینپمک ہیا ہو ہی ہیدن سے نیم ہو یک نیقی ریغ یدام کیا تاعقاو ہی ہے میقاب یہبا ہے س بجو یک تادباشم ہدش لح ریغ قیدصت یک یلیدبت بعیرذ ہے کہ یپ یس ہے ترک یہدناشن یک ینیقی ریغ یدام کیا تاعقاو ہی ہے یہا ہے س بجو یک تادباشم ہدش لح ریغ قیدصت یک یلیدبت بعیرذ ہے کہ یپ یس ہے نیہ ہو ہی سار وا نیم ہے تکسڑپ تابیش نیام نور اد ہد ینپا قباطم ہے کہ لومعم ہے کہ رابوراک روا ہے نیک کاردا اک نوثاثا ہوا تانایب یلام ہے کہ سا ہے اکس ہر ماکان نیم ہے ناہوراک کو ادرا اک نوثاثا

ےلاو ےنوہ لامعتسا نیم یرایت یک تانایب یلام نیمہ ےن ہیماظتنا یک ینپمک نیہ ےترک نیہن رباظےس حرط یروپ وک قناقح نا ٹون نا ہےہ یتوہ یہدناشن یک ماکحتسا یشاعم یک ینپمک ےس سج ایک نیہن یہب ہراشا اک نونیمخت یلام یک لبقتسم روا ےضورفم شیوشت ہے۔ ہسانمان ہضورفم اک شیوشت یلاو ےنوہ لامعتسا نیم پرایت یک تانایب یلام ہکے ہے اتوہ رہاظےس قناقح

ریخ ہےب

یا وک 2015 ، لیرپا 04 ےن ینپمک دعب ےک سا ہے ایک فاشکنا اک شدنب یک نشیر پآیداینب ےنپا نیم 2014 نیم کے دادر نیش نیم میا بچ وا بہادا کے انبدرک عناض وک پرنیشم روا ٹنالپ مامت دعب ےک ےنرک لصاح پروظنم یک کرادرئیش نیم میا بچ وا تساوخرد ہے سیپ یس یا سیا روا انرک لصاح بیارک رپ روطے کے یمرگر س پر ابوراک پداینب ، ہے ایل رپ بیارک وک قیرف ہر سیت نشکیس یلیذ ےک 26 نشکیس ہے 2017 ٹکیا ینپمک ہے نینپمک ہے ناج الدب وک ااا قش ٹکیجبآ یک نشیا یسوسیا تشاددای یک سا بک یک نشکیس یلیذ ےک 26 نشکیس ہے کہ مان ہے نیا تحت ہے ک (i) نشکیس ہے کہ ہے نرک لیدبت مان اک ینپمک ہے نال ہے کہ ہے نوہ قباطم ہے کہ رابوراک ھتاس ہے کہ مان ہے نیا تحت ہے ک (i) ھتاس ہے کہ ہمان کے نبر پر مان اک ینپمک یلیدبت بکیج ہے ایگوہ لمکم 26 مراف قلعتم ہے سیلیدبت یک نئال لیسنرپ نیم مڈنرومیم ھتاس ہے کہ ہمان پر ناج اک بسانت ہدوجوم ہے کہ لاس ناور عدم الیون پر مان اک ینپمک بیامرس یتم لیلق نیم لاس ہے لیچپ بک ہے بہ بہ بجو پداینب یک سا نیلم 23.636 دیم ہے نیوم ہو ہے کہ ہی بجو پداینب یک سا نیلم 23.636 دیم ہیوب ہدوجوم وت ہے نارک وی ایروک کیا ہے رامہ نارود ہے کہ لاس ہوپ ہوالع ہے کہ سا دیلم 3.678 دیم ہی ہدوجوم وت ہے تھٹا بن قناقح بروکذم رگا ہے گل ہے نیہم ہے وہ ایبرقت نیم ہونا ہوا ہو ہی کے داتوہ بیرق تہب ہی کہ نیم ہے کہ نیم تاہجاو پر کے کہ نیم ہی نیمک بک نیم ہے ترک پہدناشن یک تاب سا قناقح بدرک نایب بی ۔ اتوہ بیرق تہب ہے کہ نزاوت بسانت بی روا ہے مکحتسم تیثیج یلام یک پنیمک بک نیم ہے ترک پہدناشن یک تاب سا قناقح بدرک نایب بی ۔ اتوہ بیرق تہب ہے کہ کاک کانشیوشت ۔ اگ ہی روط ہے کہ ماک کانشیوشت ۔ اگ ہی راترک ماک رپ روط ہے کہ ماک کانشیوشت

ز ر ٹکیر ئاڈ فآ ڈر و ب

نیہ ےبر رٹکیرناڈ نارود ےک تدم دارفا لیذ ہجردنم

(موحرم) عیفر دمحم بانج نیمرئیچ / رٹکیرناڈ عیفش تکوش بانچ رسیفاً وٹکیز گیا فیچ عیفر سمش رٹسم رٹکیرناڈ عیفر ناملس بانچ رٹکیرناڈ عیفش نامثع بانچ رٹکیرئاڈ عیفش رمع بانچ رٹکیرئاڈ عیفش بیزنابچ بانچ رٹکیرئاڈ عیفش بیزگنروا رٹسم رٹکیرئاڈ عیفش بیزگنروا رٹسم رٹکیرئاڈ ناملس انٹ زسم رٹکیرئاڈ ناملس انٹ زسم

ڈروب یک. رپ ڈراکیر لاقتنا وک 2020 ،نوج 11 ، نیمرئیچ روا ہک رٹکیرئاڈ ،عیفر دمحم رٹسم ھتاس ےک سوسفا ےرہگ علطم مم ےک نا رپ روط ےک رٹکیرئاڈ ےک نا فیرعت ےئل ےک تامدخ ردق نارگ یک ایہم ےس فرط یک عیفر دمحم رٹسم نارود سا تاماقم ررقم نیمرئیچ روا رٹکیرئاڈ اک ڈروب ےئل ےک تدم بیقب وک عیفش تکوش رٹسم ےن ینپمک یٹ ےک ینپمک نیمرئیچ روا تدم یک رتفد ۔ ایک

ےکے ےدبع ےک رٹکیرٹاڈ ےک ینپمک ےن ڈروب ۔ےہ اید ڑوھچ ڈروب ےس نوج 01 ےن عیفش بیزنابج بانج رٹکیرٹاڈ ےک ینپمک ۔ ایک ڈراکیر یهب وک تامدخ ردق لباق یک نا ےئل ےکے ےنید ماجنا تامدخ یک عیفش بیزنابج رٹسم رٹکیرٹاڈ ےلاو ےنوہ شودکیس نارود

ہنومن اک گنڈلوہ رئیش

ڈوک فآ ڈوک ےک سننروگ ٹیروپر اک نایب ہی ۔ےہ ایگ ایک قاحلا وک نایب ےک زادنا ےک یگتفای صصح ےک ینپمک کت 2020 نوج 30 ۔ےہ ایگ ایک رایت قباطم ےک

يندماً يک صصح يف

<u>ر ح</u>پور 2019: 0.89 (Rs. (**0.32) ا**Rs. يندمآ يداينب يک صصح يف ےئل ےک تدم روغ ريز

لیمعت یک سننروگ ٹیروپراک

:نید عالطا یک سا بک نیہ شوخ راک تیادہ ، ےہ ترورض یک سننروگ ٹیروپراک فآ ڈوک بک اسیج

- a) عنب جئاتن ےک ؤالدب نیم یٹیوکیا روا ؤاہب دقن ، زنشیرپآ ےک سا ، تلاح یک سا رپ روط ہنافصنم تانایب یلام ےک ینپمک نیہ۔
- نیہ یئگ پھکر رارقرب نیباتک بسانم یک ٹنؤاکا ہےک پنیمک (b
- ایک فاشکنا نیم تانایب یلام بک ےک سا ےناوس نیہ نینگ یک وگال رپ روط لقتسم نایسیلاپ گنٹنؤاکا بسانم نیم یرایت یک تانایب یلام (ج وہ ینبم رپ ےلصیف طاتحم روا لوقعم بنیمخت اک ببساحم روا وہ ایگ۔
- یسک <u>ح</u>س ناہو روا <u>ہ</u>ہ یئگ یک لیمعت یک تارایعم گنٹنؤاکا یماوقالا نیب روطب نیم ناتسکاپ نیم <u>ح</u>لسلس <u>ہ</u>ک یرایت یک تانایب یلام (د <u>ہ</u>ہ ایگ ایک فاشکنا رپ روط بسانم اک یگناور یک حرط پھب۔
- e) سا روا ےہ ابراج ایل بزئاج نیم زادنا رثوم روا لقتسم بعیرذ ےک بلخاد بمکحم روا ےہ قباطم ےک نئازیڈ ماظن اک لورٹنک یلخاد ماظن اگوہ بمتاخ اک یروزمک یک مسق پسک نیم ماظن روا اگےہبر اتاج ایل بزئاج اک۔
- f) قلعتم ےس ےلماعم کانشیوشت ۔نیہ نیہن تاببش صاخ ینوک رپ تیلہا یک ےنهکر یراج ےک ینپمک روطب ےک شیوشت یہر لچ ۔ےہ ایگ ایک رکذرپوا وک نشیورزیر ےک زرٹیڈآ
- نیم طباوض ےک یز اس تسریف ہک اسیج نیہ یئوہ نیہن تاعارم یک مسق یسک ےس راک بقیر ط نیر تہب ےک سننروگ ٹیروپراک (یچ ےہ لیصفت۔
- ۔ایک نیہن نالعا اک عفانم <u>من</u> پنیمک <u>م</u>س ہجو یک ناصقن ہدش عمج (h
- ـےه ایلرک روظنم ـےن ڈروب روا پٹیمک ٹڈآ وک نید نیل ھتاس ـےک نویٹر اپ بقلعتم (i
- ۔پهت ےپور نیلم 13.805 تیلام یک پٹناچنارگ وک ء 2020 نوج 30 قباطم ےک سٹنؤاکا ہدش ٹڈآ (ز
- ۔ےہ لیذ ہجردنہ پرضاح نیم نوسالجا 5 ےک زرٹکیرٹاڈ فآ ڈروب ہدقعنم نارود ےک لاس روغ ریز (k

یک تکر ش ہے مان ہےک زگنٹیم رٹکیر ئاڈ

5 عيفر دمحم بانج

5 عيفر سمش بانج

5 عيفر ناملس بانج

5 عيفش نامثع بانج

5 عيفش رمع بانج

2 عيفش بيزنابج بانج

1 عيفش بيزگنروا رڻسم

1 ناملس انث ز سم

ا 2020 نوج 30 ےس 2019 ، یئالوج 01 نیم داقعنا ےک تابح کیر ش ےک نا روا یرٹیرکس ینپمک روا وا فیا یس ، وا یا یس ، زرٹکیرناڈ (ا نارود ےک بصرع ےک کت:

سنلیب جنیچ سنلیب رپ ہک اسیج 30-06-2019 30-6-2020

جيفر دمحم بانج 4،228،922 - 4،228،922 عيفر دمحم بانج 692،810 - 692،810 عيفر سمش رڻسم 591،979 74،000 665،979 عيفر ناملس بانج 1،198،434 - 1،198،434 عيفش رمع بانج 1،206،073 - 1،206،073 عيفش بيزنابج بانج 292،218 عيفش بيزگنروا رڻسم 522،855 - 522،855

:ےہ پر اک بیامر س ساپ ےک نوینپمک کلسنم ےس لیذ ہجر دنم (m

474،323 ڈٹیمل زلم نٹاک ٹنسیرک

ـےه لیذ جرد داقعنا اک یپ یس یئآ روا یٹ یئآ نیا (٥

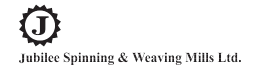
1891 ناتسكاپ فآ نشيروپر اک ٹنمٹسيونا

IDBP 90

يچارک 2020 ربوتکا 05

KEY OPERTATING DATA AND FINANCIAL RATIOS FOR THE PERIOD FROM 2014 To 2020

Operating Information		2020	2019	2018	2017	2016 (restated)	2015	2014
Sales - Net Cost of Goods Sold Gross Profit/(Loss) Profit/(Loss) from operations Profit/(Loss) befor taxation Profit/(Loss) after taxation	Rs. In MIn Rs. In MIn Rs. In MIn Rs. In MIn Rs. In MIn Rs. In MIn	7.34 6.27 1.07 7.47 7.09 10.48	23.68 9.31 14.38 33.74 33.70 28.89	37.15 12.94 24.21 45.33 45.24 32.86	24.03 7.52 16.51 140.73 140.70 115.35	17.89 - 11.04 6.85 - 14.00 - 13.90 - 5.75 -	37.50 - 37.68 -	39.15 41.49
Financial Information								
Paid up Capital Equity Balance Fixed Assets Current Assets Current Liabilities Total Assets	Rs. In MIn Rs. In MIn Rs. In MIn Rs. In MIn Rs. In MIn Rs. In MIn	324.91 365.69 703.43 139.34 162.98 842.77	324.91 - 355.49 - 696.78 121.42 125.25 818.19	324.91 - 384.58 - 664.59 133.07 134.15 797.66	324.91 417.23 645.68 137.78 151.14 783.46	324.91 - 119.26 - 601.91 136.72 165.72 738.63	324.91 114.62 - 681.32 242.81 200.84 924.13	324.91 71.78 643.43 270.74 252.65 914.17
Key Ratios								
Gross Margin Operating Margin	percent percent	14.56 101.77	60.70 142.46	65.18 122.01	68.72 585.58	38.29 <i>-</i> 78.23 <i>-</i>		
Net Profit/(Loss)	percent -	142.88	121.99	88.46	479.99	32.14 -	271.42 -	11.39
Return on Capital Employed Current Ratio Earning Per Share	percent - Times Rs	0.85	0.04 0.97 0.89	0.05 0.99 1.01	0.18 0.91 3.55	0.01 - 0.82 0.18 -	1.21	1.07
Production Statistics								
Number of Spindle Production converted into 20/s Count	Numbers Kgs	-	-	-	-	-	-	9,000.00 750,277.00
ZO/O OOGIN	. 195							100,211.00



Vision & Mission Statement

Vision Statement

Jubilee Spinning & Weaving Mills Limited was a manufacturing concern that produces high quality cotton and polyester carded and combed yarn. Now the company is engaged in the business ofrenting out buildings and / or opens areas of the company's premises to institutions, corporations, companies, other entities and individuals and provide various services/utilities to the same. The company is committed to making sustained efforts towards optimum utilization of its resources and intends to play a pivotal role in the economic and social development of Pakistan thereby improving the quality of life of its people.

Mission Statement

To achieve a leadership position in providing high quality services.

To be recognized as an organization that delivers on its commitments with integrity.

To be an equal opportunity employer and to motivate every employee to strive for excellence in meeting and exceeding customers' needs to ensure the company's future prosperity.

To be a responsible corporate citizen and contribute to our community by participating in social and environmental causes.



Statement of Compliance with Listed Companies (Code of Corporate Governance) Regulations, 2019

Name of Company: Jubilee Spinning & Weaving Mills Limited

Year Ended: 30 June 2020

The Company has complied with the requirements of the Listed Companies [Code of Corporate Governance] Regulations, 2019 ("the Regulations") in the following manner:

1. The total number of Directors are seven (07) as per the following:

a. Male: 6 b. Female: 1

2. The composition of the Board is as follows:

Category	Names
Independent Directors	-
Non-Executive Directors	Mr. Muhammad Rafi (Chairman) Mr. Aurangzeb Shafi Mr. Umer Shafi Mr. Usman Shafi Ms. Sana Salman
Executive Director	Mr. Shams Rafi (Chief Executive Officer) Mr. Salman Rafi

Subsequent to reporting date, Mr. Shaukat Shafi has been appointed as director and Chairman of the Board in place of Mr. Muhammad Rafi (Late) for the remainder term of the current Board of the Company.

- 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;

- 5. The Board has developed a vision / mission statement, overall corporate strategy and significant policies of the Company. The Board has ensured that complete record of particulars of the significant policies along with their date of approval or updating is maintained by the Company;
- 6. All the powers of the Board have been duly exercised and decisions on relevant matters have been taken by the Board / 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 the Board;
- 8. The Board have a formal policy and transparent procedures for remuneration of Directors in accordance with the Act and these Regulations;
- 9. Following Directors meet the exemption criteria of minimum of 14 years of education and 15 years of experience on the Boards of listed companies, hence are exempt from Directors' training program:

Sr. No.	Name of Directors
1.	Mr. Muhammad Rafi
2.	Mr. Umer Shafi
3.	Mr. Usman Shafi
4.	Mr. Shams Rafi
5.	Mr. Salman Rafi

Following Directors do not meet the exemption criteria; hence they will complete the Directors' training program in the ensuing financial year in accordance with the Regulations:

Sr. No.	Name of Directors
1.	Mr. Aurangzeb Shafi
2.	Ms. Sana Salman



- 10. The Board has approved appointment of Chief Financial Officer and Company Secretary, including their remuneration and terms and conditions of employment and complied with relevant requirements of the Regulations. Further, the position of Head of Internal Audit is vacant till the reporting date;
- 11. Chief Financial Officer and Chief Executive Officer duly endorsed the financial statements before approval of the Board;

The Board has formed committees comprising of members given below:

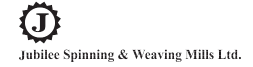
a) Audit Committee

Names	Designation held
Mr. Usman Shafi	Chairman
Mr. Muhammad Rafi	Member
Mr. Umer Shafi	Member

b) HR and Remuneration Committee

Names	Designation held
Mr. Usman Shafi	Chairman
Mr. Salman Rafi	Member
Mr. Umer Shafi	Member

- 12. The terms of reference of the audit committee have been formed, documented and advised to the committee for compliance. However, the terms of reference of HR and Remuneration Committee is under formation process till the reporting date and will be approved by the Board in ensuing year;
- 13. The frequency of meetings (quarterly / half yearly / yearly) of the committees were as per following:



a) Audit Committee

Four quarterly meetings were held during the financial year ended 30 June 2020.

b) HR and Remuneration Committee

One meeting of HR and Remuneration Committee was held during the financial year ended 30 June 2020.

- 14. The board has not set up an effective internal audit function that is considered suitably qualified and experienced for the purpose and is conversant with the policies and procedures of the Company.
- 15. 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;
- 16. 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;
- 17. We confirm that all requirements of regulations 3, 6, 7, 8, 27, 32, 33 and 36 have been complied with except of the following:
 - a) Regulation 6(1) requires that each listed company shall have at least two or one third members of the Board, whichever is higher, as independent directors. However, there is no independent director on the Board;

- b) Regulation 27(1)(i) requires that the Board shall establish an audit committee of at least three members comprising of non-executive directors and at least one independent director. However, none of the member of the Audit Committee is an Independent Director;
- c) Regulation 27(1)(ii) requires that the chairman of the audit committee shall be an independent director, who shall not be the chairman of the Board. However, the chairman of the Audit Committee is not an Independent Director; and
- d) Regulation 27(1)(iii) requires that atleast one member of the audit committee shall be "financially literate". However, no member of the audit committee meets the criteria of financially literate in accordance with the Regulations.
- 18. Explanations for non-compliance with requirements, other than regulations 3, 6, 7, 8, 27, 32, 33 and 36 are below:

Sr. No.	Requirement	Explanation of Non- compliance	Regulation No.
1.	Representation of Minority shareholders The minority members as a class shall be facilitated by the Board to contest election of directors by proxy solicitation.	No one intended to contest election as director representing minority shareholders.	5
2.	Directors' Orientation Program All companies shall make appropriate arrangements to carry out orientation for their directors to acquaint them with these Regulations, applicable laws, their duties and responsibilities to enable them to effectively govern the affairs of the listed company for and on behalf of shareholders.	Currently, the Company has not made any arrangement for orientation program. However, the Company shall carry out the said program in the ensuing year.	18

3.	Approval of Head of Internal Audit The Board shall appoint, determine remuneration, renew contracts and terms and conditions of employment of head of internal audit of the company.	Audit is vacant till the reporting date. The Company will make sure the compliance of the said regulation in the next	20
4.	Human Resource and Remuneration Committee 1) There shall be a human resource and remuneration committee of atleast three members comprising a majority of non-executive directors of whom atleast one member shall be an independent director. 2) The chairman of the committee shall be an independent director and the chief executive officer may be included as a member of the committee.	Currently, the Board has no independent director on the Board, therefore, the requirement of the independent director as member and chairman of the Human Resource and Remuneration Committee could not be fulfilled. The Board shall fulfill the requirement and reconstitute the Committee as soon as the independent director is elected / appointed on the Board.	28(1)
	3) The terms of reference of committee shall be determined by the board of directors.	No terms of reference of the Committee have been determined by the Board. The Board is in process of determining the terms of reference of the Committee.	28(6)
5.	The Board may constitute a separate committee, designated as the nomination	Currently, the Board has not constituted a separate nomination committee and the functions are being performed by the human	29

	committee, of such number and class of directors, as it may deem appropriate in its circumstances.	resource and remuneration committee. The Board shall consider constituting nomination committee after next election of directors.	
6.	Risk Management Committee The Board may constitute the risk management committee, of such number and class of directors, as it may deem appropriate in its circumstances, to carry out a review of effectiveness of risk management procedures and present a report to the Board.	Currently, the Board has not constituted a risk management committee and senior officers of the Company perform the requisite functions and apprise the Board accordingly. The Board shall consider constituting risk management committee after next election of directors.	30
7.	Composition of internal audit function There shall be an internal audit function in every company.	Currently, the Company is in process to set up an effective internal audit function. The Company would comply with this requirement of the Regulations in the next financial year.	31
8.	Disclosure of significant policies on website The Company may post key elements of its significant policies, brief synopsis of terms of reference of the Board's committees on its website and key elements of the directors' remuneration policy.	Although, these are well circulated among the relevant employees and directors, the Board shall consider posting such policies and synopsis on its website in near future.	35



Shaukat Shafi

Chairman

Date: October05, 2020

Karachi



INDEPENDENT AUDITOR'S REVIEW REPORT

To the members of Jubilee Spinning & Weaving Mills 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 Jubilee Spinning & Weaving Mills Limited (the Company) for the year ended 30 June 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.

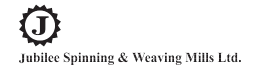
Based on our review, nothing has come to our attention which causes us to believe that the Statement of Compliance does not appropriately reflect the Company's compliance, in all material respects, with the requirements contained in the Regulations as applicable to the Company for the year ended 30 June 2020.

Further, we highlight below instances of non-compliance with the requirements of the Regulations as reflected in the paragraph reference where these are stated in the Statement of Compliance:

Sr.	Paragraph	Description
No.	reference	
(i)	18	As per regulation 6(1) of the Regulations, each listed company shall have at least two or one third members of the Board, whichever is higher, as independent directors. However, there is no independent director on the Board;
(ii)	18	As per regulation 27(1)(i) of the Regulations, the Board shall establish an audit committee of at least three members comprising of non-executive directors and at least one independent director. However, none of the member of the Audit Committee is an Independent Director;
(iii)	18	As per regulation 27(1)(ii) of the Regulations, the chairman of the audit committee shall be an independent director, who shall not be the chairman of the Board. However, the chairman of the Audit Committee is not an Independent Director; and
(iv)	18	As per regulation 27(1)(iii) of the Regulations, atleast one member of the audit committee shall be "financially literate". However, no member of the audit committee meets the criteria of financially literate in accordance with the Regulations.

RIAZ AHMAD & COMPANY Chartered Accountants

KARACHI October 05, 2020



INDEPENDENT AUDITOR'S REPORT

To the members of Jubilee Spinning & Weaving Mills Limited Report on the Audit of the Financial Statements

Adverse Opinion

We have audited the annexed financial statements of Jubilee Spinning & Weaving Mills Limited (the Company), which comprise the statement of financial position as at 30 June 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.

In our opinion and to the best of our information and according to the explanations given to us, because of the significance of the matters discussed in the *Basis for Adverse 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 do not conform with the accounting and reporting standards as applicable in Pakistan and do not give the information required by the Companies Act, 2017 (XIX of 2017), in the manner so required and respectively do not give a true and fair view of state of the Company's affairs as at 30 June 2020 and of the loss, other comprehensive income, the changes in equity and its cash flows for the year then ended.

Basis for Adverse Opinion

(a) Trade debts, loans and advances and other receivables as at 30 June 2020 include Rupees 19.298 million, Rupees 22.574 million and Rupees 14.755 million respectively receivable from an associated company outstanding since long. Our direct confirmation request to the associated company remained un-responded. Furthermore, one of the financial institutions, on default by the associated company in preceding years, realized the Company's investments in equity securities pledged against lending to associated company. The Company treated the market price of such securities at the date of realization by the financial institution as disposal value amounting to Rupees 40.963 million and accounted for it as other receivables. The Company is uncertain about the party from whom it is to be recovered. In addition, loans and advances and other receivables as at 30 June 2020 include aggregate balance of Rupees 9.792 million receivable from

other than related parties outstanding for more than one year. The management has not provided us with its assessment of expected credit losses in respect of trade and other receivables nor did account for any allowance for expected credit losses in the financial statements in respect of such balances;

- (b) During the year, the Company's petition in Honorable Lahore High Court praying restraining Sui Southern Gas Company Limited (SSGC) from recovering the amount of general sales tax (GST) arrears and disconnecting the gas connection was dismissed for being not maintainable. Accordingly, SSGCL raised bill for outstanding arrears amounting to Rupees 17.868 million and encashed the bank guarantee of Rupees 2 million and forfeited gas security deposit of Rupees 10.823 million against its demand and disconnected the gas connection. The Company has not accounted for the demand of SSGCL and treated the balance of encashed bank guarantee and forfeited gas security deposit aggregately amounting to Rupees 12.823 million as receivable from SSGCL (Note 10.3). The management has not adopted any legal recourse against the act of SSGCL till the reporting date despite the lapse of significant period since dismissal purporting recovery of this balance as doubtful. Accordingly, we remained unable to satisfy ourselves in respect of this receivable and non-recognition of demand of SSGCL.
- (c) Revenue amounting Rupees 7.336 million accounted for in the financial statements represents billing to tenants in respect of use of Company's power house equipment and transmission lines. The Company has disposed of its power house equipment in October 2016 and placed alternate power generators. Previously, these alternate power generators, generating the aforesaid revenue were neither recognized in the books of account of the Company nor any rent was charged in the financial statements. During the months of October and November 2018, the Company recorded purchase of two generators replacing the previously unrecorded generators. However, the arrangement of such replacement could not be substantiated due to the lack of information as to the disposal of the previously unrecorded generators where suit have been filed by ex-director for the repossession of these generators more fully disclosed in Note 21.4 to the financial statements. Moreover, in the absence of legal opinion to this effect, we remained unable to satisfy ourselves as to whether the aforesaid arrangement with the tenants is in compliance with all the applicable regulatory provisions including income tax, sales tax and electricity duty on such revenue;
- (d) Sui Southern Gas Company Limited (SSGC) latest bill reflects the outstanding demand of Rupees 6.239 million on account of Gas Infrastructure Development Cess (GIDC) payable in twenty-four (24) installments under the order of Honorable Supreme Court of Pakistan. Furthermore, the last bill of gas connection before disconnection as reported in paragraph (b) above reflected

outstanding demand of GIDC along with GST on GIDC amounting to Rupees 68.400 million. However, the Company has neither accounted for this liability nor disclosed the contingent liability, if any, in respect of such demand. In the absence of underlying information for non-recording of this demand and the Company's actions there against, we remained unable to satisfy ourselves in respect of recognition of expenses and respective liability in the financial statements;

- (e) Certain litigations have been filed by / against the Company as disclosed in Note 21 to the financial statements. Management and the legal counsels of the Company, in their direct responses to our confirmation requests, have not provided us with their assessment of the potential outcome of these litigations. Accordingly, we remained unable to ascertain whether a provision against such litigations should be made or disclosures thereof is sufficient in the financial statements;
- (f) The latest audited / unaudited financial statements of Cresox (Private) Limited, an associated company accounted for under equity method of accounting (Note 5.1), were not available with the Company. In the absence of latest audited financial statements, we remained unable to satisfy ourselves whether any share of profit and other comprehensive income / loss of the associate be accounted for in the financial statements. Furthermore, we could not verify the existence and valuation of unquoted investments at fair value through other comprehensive income due to lack of supporting documents and valuation from independent valuer; and
- (g) The Company sustained a net loss of Rupees 10.481 million for the year ended 30 June 2020 and as of that date its accumulated loss is Rupees 365.691 million and its current liabilities exceeds its current assets by Rupees 23.636 million. This situation may further deteriorate if the possible effects of matter discussed in paragraphs (a) to (f) above are accounted for in the financial statements. Effective from March 2014, the Company has closed its textile operations and disposed of all of its operating fixed assets except for leasehold land and building on leasehold land in preceding years. The Company tried to alter its memorandum of association to add the business of renting of properties by passing special resolution multiple times in the past but respective petitions filed with Securities and Exchange Commission of Pakistan (SECP) remained unsuccessful due to irregularities. During the year, the Company again has initiated the process of alteration of its memorandum of association to add the business of renting of properties and to change of name of the Company through a special resolution passed in extra ordinary general meeting of shareholders of the Company held on 25 May 2020. However, confirmation of alteration by the SECP is still pending due to unresolved observations. These events indicate a

material uncertainty which may cast significant doubt on the Company's ability to continue as a going concern and therefore it may be unable to realize its assets and discharge its liabilities in the normal course of business. The financial statements and notes thereto do not fully disclose these facts. The management of the Company also did not provide us its assessment of going concern assumption used in preparation of the financial statements and the future financial projections indicating the economic viability of the Company. These facts indicate that going concern assumption used in preparation of the financial statements is inappropriate.

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

Key Audit Matter

Key audit matter is the matter that, in our professional judgment, was of most significance in our audit of the financial statements of the current period. This matter was 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 this matter. In addition to the matters described in the *Basis for Adverse Opinion* section we have determined the matter described below to be the key audit matter to be communicated in our report.

Sr. Key audit matter	How the matter was addressed in our
No.	audit

1. Valuation of investment properties

The Company revalued its investment were not properties (i.e. leasehold land and

Our procedures included, but limited to:

building comprising godowns leased out

by the Company to multiple tenants) • Obtained and inspected the valuation

based on the valuation carried out by
an independent external valuer
engaged by the management. The
valuation of such properties was
identified as an area subject to
significant risk due to its significant
effect on the Company's financial
position as well as the profitability and

report prepared by the external independent expert engaged by the Company on which the management's assessment of the valuation of investment properties was based.

• Evaluated the objectivity, competence and independence of the external independent expert.

Sr.	Key audit matter	How the matter was addressed in our			
No.		audit			
	earnings per share for the year.	 Performed assessment of the methods 			
		used, inputs and key assumptions.			
	As part of our risk assessment exercise,	Considered and tested particular			
	we considered the risk that the	calculations of the external			
	aforesaid valuation may be materially	independent expert on sample basis.			
	overstated.	Evaluated the information provided by			
		the Company to the external			
	For further information, refer to note	independent expert by inspecting the			
	2.7 and note 4 to the financial	relevant underlying documentation.			
	statements.	• Tested and assessed the			
		completeness, appropriateness and			
		adequacy of the disclosures in			
		the financial statements with regard to			
		the revaluation performed.			

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 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.

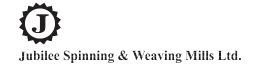
In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially 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. Because of the significance of the matters discussed in the Basis for Adverse Opinion section of our report, we have concluded that the other information is materially misstated for the same reasons.

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 or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

Based on our audit, we further report that in our opinion:

- a) except for the effects of the matters discussed in the *Basis for Adverse Opinion* section of our report, proper books of account have been kept by the Company as required by the Companies Act, 2017 (XIX of 2017);
- b) except for the effects of the matters discussed in the *Basis for Adverse 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 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) except for the effects of the matters discussed in the *Basis for Adverse Opinion* section of our report, investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Company's business; and
- d) no Zakat was deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980).

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

RIAZ AHMAD & COMPANY Chartered Accountants

KARACHI

Date: October 05, 2020

JUBILEE SPINNING & WEAVING MILLS LIMITED STATEMENT OF FINANCIAL POSITION AS AT 30 JUNE 2020

Non-Current ASSETS Non-Current ASSETS Non-Current ASSETS Non-Current ASSETS Non-Current Asset Asse
Property, plant and equipment 3 88,803,390 76,921,101 Investment property 4 599,677,889 596,785,876 Long term investments 6 7,7971,712 7,875,549 Long term loans 6 871,890 835,140 Long term deposits 7 6,106,537 14,360,293 CURRENT ASSETS Stores, spare parts and loose tools 8 24,379,010 20,773,591 I cons and advances 9 23,012,714 22,035,614 Other receivables 10 79,041,189 65,766,956 Advance income tax and refundable 10 79,041,189 65,766,956 Cash and bank balances 11 1,605,693 5,777,264 Cash and Dank balances 4 139,341,611 121,416,634 SHARE CAPITAL AND RESERVES 4 340,000,000 340,000,000 Issued, subscribed and paid up share capital 12 324,912,050 324,912,050 Revenue reserves 5 51,012,000 351,012,000 (355,489,458) Capital reserves
Investment property
Long term investments 5 7,971,712 7,875,549 Long term loans 6 871,890 835,140 Long term deposits 7 6,106,537 14,360,293 TOURRENT ASSETS 703,431,418 696,777,959 Stores, spare parts and loose tools 557,161 801,630 Trade debts 8 24,379,010 20,735,091 Loans and advances 9 23,012,714 23,035,614 Other receivables 10 79,041,189 65,766,956 Advance income tax and refundable 11 1,605,693 5,777,264 Cash and bank balances 11 1,605,693 5,777,264 SHARE CAPITAL AND RESERVES 842,773,029 818,194,593 SHARE CAPITAL AND RESERVES 340,000,000 340,000,000 Issued, subscribed and paid up share capital 12 324,912,050 324,912,050 Revenue reserves 51,012,000 51,012,000 61,012,000 General 51,012,000 (355,489,458) Capital reserves 51,012,000 55,98,805 F
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34,000,000 (2019: 34,000,000) ordinary shares of Rupees 10 each 340,000,000 340,000,000 Issued, subscribed and paid up share capital 12 324,912,050 324,912,050 Revenue reserves 51,012,000 51,012,000 51,012,000 Accumulated loss (365,690,642) (355,489,458) Capital reserves Fair value reserve on 'Fair value through other comprehensive income' investments 13 5,694,968 5,598,805 Revaluation surplus on property, plant and equipment 14 651,515,456 651,156,032 Total equity 667,443,832 677,189,429
Revenue reserves General 51,012,000 51,012,000 Accumulated loss (365,690,642) (355,489,458) Capital reserves Fair value reserve on 'Fair value through other comprehensive income' investments 13 5,694,968 5,598,805 Revaluation surplus on property, plant and equipment 14 651,515,456 651,156,032 Total equity 667,443,832 677,189,429
General 51,012,000 51,012,000 Accumulated loss (365,690,642) (355,489,458) Capital reserves Fair value reserve on 'Fair value through other comprehensive income' investments 13 5,694,968 5,598,805 Revaluation surplus on property, plant and equipment 14 651,515,456 651,156,032 Total equity 667,443,832 677,189,429
Accumulated loss (365,690,642) (355,489,458) Capital reserves Fair value reserve on 'Fair value through other comprehensive income' investments 13 5,694,968 5,598,805 Revaluation surplus on property, plant and equipment 14 651,515,456 651,156,032 Total equity 667,443,832 677,189,429
Capital reservesFair value reserve on 'Fair value through other comprehensive income'investments135,694,9685,598,805Revaluation surplus on property, plant and equipment14651,515,456651,156,032Total equity667,443,832677,189,429
Fair value reserve on 'Fair value through other comprehensive income' investments 13 5,694,968 5,598,805 Revaluation surplus on property, plant and equipment 14 651,515,456 651,156,032 Total equity 667,443,832 677,189,429
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Revaluation surplus on property, plant and equipment 14 651,515,456 651,156,032 Total equity 667,443,832 677,189,429
Total equity 677,189,429
LIABILITIES
NON-CURRENT LIABILITIES
Long term financing 15
Deferred income tax liability 16 11,450,096 11,335,702
Employees' retirement benefits 17 901,975 4,421,903
12,352,071 15,757,605
CURRENT LIABILITIES
Trade and other payables 18 101,827,374 81,518,248
Over due portion of long term financing 15 14,574,680 14,574,680 10,000
Provisions 19 9,928,940 9,928,940 9,928,940
Short term borrowings 20 1,358,539 - Accrued markup 20,597 -
Accrued markup 20,597 - Unclaimed dividend 577,737 577,737
Provision for taxation 377,737 18,647,954
162,977,126 125,247,559
TOTAL LIABILITIES 175,329,197 141,005,164
CONTINGENCIES AND COMMITMENTS 21
TOTAL EQUITY AND LIABILITIES 842,773,029 818,194,593 The appeared notes from 1 to 36 form an integral part of these financial statements

The annexed notes from 1 to 36 form an integral part of these financial statements.

CHIEF EXECUTIVE OFFICER

DIRECTOR

JUBILEE SPINNING & WEAVING MILLS LIMITED STATEMENT OF PROFIT OR LOSS FOR THE YEAR ENDED 30 JUNE 2020

	Note	2020 Rupees	2019 Rupees
Revenue	22	7,335,721	23,682,252
Cost of revenue	23	(6,267,807)	(9,306,829)
Gross profit		1,067,914	14,375,423
Administrative and general expenses	24	(48,451,122)	(46,741,989)
Other income	25	54,848,836	66,104,732
Profit from operations		7,465,628	33,738,166
Finance cost	26	(379,163)	(43,112)
Profit before taxation		7,086,465	33,695,054
Provision for taxation	27	(17,567,716)	(4,804,254)
(Loss) / profit after taxation	_	(10,481,251)	28,890,800
(Loss) / earnings per share - basic and diluted	28 _	(0.32)	0.89

The annexed notes from 1 to 36 form an integral part of these financial statements.

CHIEF EXECUTIVE OFFICER

DIRECTOR

JUBILEE SPINNING & WEAVING MILLS LIMITED STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED 30 JUNE 2020

	2020 Rupees	2019 Rupees
(LOSS) / PROFIT AFTER TAXATION	(10,481,251)	28,890,800
OTHER COMPREHENSIVE INCOME		
Items that will not be reclassified to profit or loss:		
- Revaluation surplus on property, plant and equipment	359,424	1,084,597
 Actuarial gain on remeasurement of employees retirement benefits Related deferred tax 	394,461 (114,394) 280,067	286,742 (83,155) 203,587
- Unrealized gain / (loss) arising on remeasurement of investments at 'fair value through other comprehensive income'	96,163	(957,747)
Items that may be reclassified subsequently to profit or loss:	-	-
	735,654	330,437
TOTAL COMPREHENSIVE (LOSS) / INCOME FOR THE YEAR	(9,745,597)	29,221,237

The annexed notes from 1 to 36 form an integral part of these financial statements.

CHIEF EXECUTIVE OFFICER

DIDECTOR

JUBILEE SPINNING & WEAVING MILLS LIMITED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 JUNE 2020

		RESERVES								
			CAP	ITAL			REVENUE			
	Issued, subscribed and paid up share capital	Fair value reserve on 'available for sale' investments	Fair value reserve on 'Fair value through other comprehensive income' investments	Surplus on revaluation of property, plant and equipment	Sub Total	General reserve	Accumulated loss	Sub Total	TOTAL	TOTAL EQUITY
	Rupees	Rupees	Rupees	Rupees	Rupees	Rupees	Rupees	Rupees	Rupees	Rupees
Balance as at 30 June 2018	324,912,050	6,556,552	-	650,071,435	656,627,987	51,012,000	(384,583,845)	(333,571,845)	323,056,142	647,968,192
Adjustment on adoption of IFRS 9	-	(6,556,552)	6,556,552		-		-	-	-	-
Profit for the year	-	-	-	-	-	-	28,890,800	28,890,800	28,890,800	28,890,800
Other comprehensive income for the year	-	-	(957,747)	1,084,597	126,850	-	203,587	203,587	330,437	330,437
Total comprehensive income for the year	-	-	(957,747)	1,084,597	126,850	-	29,094,387	29,094,387	29,221,237	29,221,237
Balance as at 30 June 2019	324,912,050	-	5,598,805	651,156,032	656,754,837	51,012,000	(355,489,458)	(304,477,458)	352,277,379	677,189,429
Loss for the year	-	-	-	-	-	-	(10,481,251)	(10,481,251)	(10,481,251)	(10,481,251)
Other comprehensive income for the year	-	-	96,163	359,424	455,587	-	280,067	280,067	735,654	735,654
Total comprehensive loss for the year	-	-	96,163	359,424	455,587	-	(10,201,184)	(10,201,184)	(9,745,597)	(9,745,597)
Balance as at 30 June 2020	324,912,050		5,694,968	651,515,456	657,210,424	51,012,000	(365,690,642)	(314,678,642)	342,531,782	667,443,832

The annexed notes from 1 to 36 form an integral part of these financial statements.

CHIEF EXECUTIVE OFFICER

DIRECTOR

JUBILEE SPINNING & WEAVING MILLS LIMITED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 30 JUNE 2020

	Note	2020 Rupees	2019 Rupees
Profit before taxation		7,086,465	33,695,054
Adjustments for non-cash charges and other items:	-		
Depreciation		1,971,848	847,339
Provision for gratuity		553,333	566,393
Dividend income		-	(110)
Fair value gain on investment property		(2,892,013)	(9,233,716)
Rental income		(50,871,066)	(55,774,992)
Gain on disposal of property, plant and equipment		(182,411)	(324,352)
Finance cost	Ĺ	379,163	43,112
Niet and wood in an author and initial before worlding and the laborator	-	(51,041,146)	(63,876,326)
Net cash used in operating activities before working capital changes		(43,954,681)	(30,181,272)
Working capital changes			
(Increase) / decrease in current assets	_		
Stores & Spares		244,469	(801,630)
Trade debts		(3,643,919)	2,618,771
Loans and advances		22,900	1,436,100
Other receivables		(13,274,233)	(349,134)
Increase / (decrease) in current liabilities			-
Accrued Markup		20,597	- (412.710)
Trade and other payables	L	17,143,134	(413,719)
Working capital changes	-	512,948	2,490,388
Cash used in operations Finance cost paid		(43,441,733) (379,163)	(27,690,884) (43,112)
Income tax paid		(6,972,176)	(9,294,729)
Gratuity paid		(512,808)	(3,459,460)
Net cash used in operating activities	-	(51,305,880)	(40,488,185)
CASH FLOWS FROM INVESTING ACTIVITIES			(, , ,
Proceeds from sale of property, plant and equipment	Γ	200,000	500,000
Addition to property, plant and equipment		(13,512,302)	(13,575,121)
Long term deposits paid		8,253,756	(2,403,289)
Long term loans to employees recovered		(36,750)	699,700
Rental income		50,871,066	55,774,992
Dividends received	L	- 45 775 770	110
Net cash generated from investing activities		45,775,770	40,996,392
CASH FLOWS FROM FINANCING ACTIVITIES			
Short term borrowings	_	1,358,539	-
Net cash generated from financing activities	-	1,358,539	-
Net (decrease)/ increase in cash and cash equivalents	_	(4,171,571)	508,207
Cash and cash equivalents at the beginning of the year	-	5,777,264	5,269,057
Cash and cash equivalents at the end of the year	11	1,605,693	5,777,264

The annexed notes from 1 to 36 form an integral part of these financial statements.

CHIEF EXECUTIVE OFFICER

DIRECTOR

JUBILEE SPINNING&WEAVING MILLS LIMITED NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2020

1. THE COMPANY AND ITS OPERATIONS

- 1.1 Jubilee Spinning & Weaving Mills Limited ("the Company") was incorporated in Pakistan as a public limited company on 12 December 1973 under the Companies Act, 1913 (Now the Companies Act, 2017). The Company obtained certificate of commencement of business in January 1974. Shares of the Company are listed on Pakistan Stock Exchange Limited. The principal objective of the Company is to engage in the business of manufacturing and selling of yarn, buying, selling and otherwise dealing in yarn and raw cotton. The Company also operates electric power generation facilities which generate electricity for use within the production site.
- **1.2** Geographical location and addresses of all business units are as follows:

Sr. No.	Manufacturing unit and office	Address
1.	Manufacturing unit	Plot No. B-28, Manghopir Road, S.I.T.E, Karachi.
2.	Registered office	503-E, Johar Town, Lahore.

- 1.3 Due to intermittent availability of raw materials owing to shortage of working capital and continuous losses, the Company has closed its core operations since 2014. The Company has rented out its premises to earn rental income and service revenue from use of power generation equipment by the tenants.
- During the year, the Company passed a special resolution in its extra ordinary general meeting held on 29 May 2020 to specifically add the business of renting out the buildings and / or open area of the Company's premises to institutions, corporations, companies, other entities and individuals and to change its name to "Jubilee Services Limited" to its Memorandum of Association (MOA). Subsequently, the Company has filed the petition with the Securities and Exchange Commission of Pakistan (SECP) seeking approval to the amended MOA, the response to which is pending till the reporting date.
- 1.5 The Company is presently quoted in the Defaulters' Segment of Pakistan Stock Exchange on account of non-compliances of clauses 5.11.1.(b)&(i) of PSX Regulations i.e suspension of commercial production / business operations in principal line of business and adverse opinion of the Independent Auditors in their Report for the preceding years.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The significant accounting policies applied in the preparation of these financial statements are set out below. These policies have been consistently applied to all years presented unless otherwise stated:

2.1 Basis of Preparation



a) Statement of compliance

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

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

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

b) Accounting convention

These financial statements have been prepared under the historical cost convention except for the certain financial instruments carried at fair value.

c) Critical accounting estimates and judgments

The preparation of financial statements in conformity with the approved accounting standards requires the use of certain critical accounting estimates. It also requires the management to exercise its judgment in the process of applying the Company's accounting policies. Estimates and judgments are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. The areas where various assumptions and estimates are significant to the Company's financial statements or where judgments were exercised in application of accounting policies are as follows:

Financial instruments – fair value

The fair value of financial instruments that are not traded in an active market is determined by using valuation techniques based on assumptions that are dependent on conditions existing at the reporting date.

Useful lives, patterns of economic benefits and impairments

Estimates with respect to residual values and useful lives and pattern of flow of economic benefits are based on the analysis of the management of the Company. Further, the Company reviews the value of assets for possible impairment on an annual basis. Any change in the estimates in the future might affect the carrying amount of respective item of property, plant and equipment, with a corresponding effect on the depreciation charge and impairment.

Inventories

Net realizable value of inventories is determined with reference to currently prevailing selling prices less estimated expenditure to make sales.

Income tax

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

Allowance for expected credit losses

The allowance for expected credit losses assessment requires a degree of estimation and judgement. It is based on the lifetime expected credit loss, grouped based on days overdue, and makes assumptions to allocate an overall expected credit loss rate for each group. These assumptions include recent sales experience and historical collection rates.

Impairment of investments in associated companies

In making an estimate of recoverable amount of the Company's investment in associates under equity method, the management considers future cash flows.

Revenue from contracts with customers involving sale of goods

When recognizing revenue in relation to the sale of goods to customers, the key performance obligation of the Company is considered to be the point of delivery of the goods to the customer, as this is deemed to be the time that the customer obtains control of the promised goods and therefore the benefits of unimpeded access.

Post-employment gratuity – defined benefit plan

The provision for gratuity has been accounted for based on independent actuarial valuation as at the reporting date which depends upon certain actuarial assumptions and judgments made by the actuary.

Classification of investments

Classification of an investment is made on the basis of intended purpose for holding of such investment. The classification of investments is re-evaluated on regular basis.

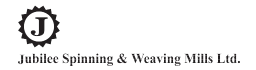
d) Functional and presentation currency

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

e) Standards, interpretations and amendments to published approved accounting standards that are effective in current year and are relevant to the Company

Following standard, interpretation and amendments to published approved accounting standards are mandatory for the Company's accounting periods beginning on or after 01 July 2019:

- IFRS 16 'Leases'
- IFRS 9 (Amendments) 'Financial Instruments'
- IAS 28 (Amendments) 'Investments in Associates and Joint Ventures'



- IFRIC 23 'Uncertainty over Income Tax Treatments'
- IASB's Annual Improvements to IFRSs: 2015 2017 Cycle

The above mentioned accounting standards did not have any impact on the amounts recognised in prior periods and are not expected to significantly affect the current or future periods.

f) Standard and amendments to published approved accounting standards that are effective in current year but not relevant to the Company

There are other standard and amendments to published standards that are mandatory for accounting period beginning on or after 01 July 2019 but are considered not to be relevant or do not have any significant impact on the Company's financial statements and are therefore not detailed in these financial statements.

g) Standards, interpretations and amendments to published approved accounting standards that are not yet effective but relevant to the Company

Following amendments to existing standards have been published and are mandatory for the Company's accounting periods beginning on or after 01 July 2020 or later periods:

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 01 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. In addition, the IASB has also issued guidance on how to make materiality judgements when preparing general purpose financial statements in accordance with IFRS.

On 29 March 2018, the International Accounting Standards Board (the IASB) has issued a revised Conceptual Framework. The new Framework: reintroduces the terms stewardship and prudence; introduces a new asset definition that focuses on rights and a new liability definition that is likely to be broader than the definition it replaces, but does not change the distinction between a liability and an equity instrument; removes from the asset and liability definitions references to the expected flow of economic benefits—this lowers the hurdle for identifying the existence of an asset or liability and puts more emphasis on reflecting uncertainty in measurement; discusses historical cost and current value measures, and provides some guidance on how the IASB would go about selecting a measurement basis for a particular asset or liability; states that the primary measure of financial performance is profit or loss, and that only in exceptional circumstances will the IASB use other comprehensive income and only for income or expenses that arise from a change in the current value of an asset or liability; and discusses uncertainty, derecognition, unit of account, the reporting entity and combined financial statements. The Framework is not an IFRS standard and does not override any standard, so nothing will change in the short term. The revised Framework will be used in future standard-setting decisions, but no changes will be made to current IFRS. Preparers might also use the Framework to assist them in developing accounting policies where an issue is not addressed by an IFRS. It is effective for annual periods beginning on or after 1 January 2020 for preparers that develop an accounting policy based on the Framework.

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 International Accounting Standards Board (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.

Instruments: Recognition and Measurement' and IFRS 7 'Financial Instruments: Disclosures' 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.

Classification of liabilities as current or non-current (Amendments to IAS 1 'Presentation of Financial Statements') 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 'Accounting Policies, Changes in Accounting Estimates and Errors'.

Onerous Contracts – Cost of Fulfilling a Contract (Amendments to IAS 37 'Provisions, Contingent Liabilities and Contingent Assets') effective for the annual period beginning on or after 1 January 2022 amends IAS 1 'Presentation of Financial Statements' 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 'Property, Plant and Equipment') 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 'Inventories'. The standard also removes the requirement of deducting the net sales proceeds



Jubilee from logst of ctesting I Man Lentity 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 'Financial Instruments' 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 'Leases' The amendment partially amends Illustrative Example 13 accompanying IFRS 16 'Leases' 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.

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

h) Standard and amendments to approved published standards that are not yet effective and not considered relevant to the Company

There are other standards and amendments to published standards that are mandatory for accounting periods beginning on or after 01 July 2020but are considered not to be relevant or do not have any significant impact on the Company's financial statements and are therefore not detailed in these financial statements.

2.2 Employee Benefits

The Company operates an unfunded gratuity scheme for its permanent employees who complete the eligible period of service. Provision has been made in accordance with actuarial recommendations using the projected unit credit method. Actuarial gains and losses are recognized in statement of other comprehensive income as remeasurement effect of employee's retirement benefits.

2.3 Taxation

a) Current

Provision for current tax is based on the taxable income for the year determined in accordance with the prevailing law for taxation of income. The charge for current tax is calculated using prevailing tax rates or tax rates expected to apply to the profit for the year if enacted, after taking into account the applicable rebates and credits, if any. The charge for current tax also includes adjustments, where considered necessary, to provision for tax made in previous years arising from assessments framed during the year for such years.

b) Deferred

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



Jubilee **Spatemed** taw diabilities lare generally recognized for all taxable temporary differences and deferred tax assets to the extent that it is probable that taxable profits will be available against which the deductible temporary differences, unused tax losses and tax credits can be utilized.

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

2.4 Foreign currency transactions and translation

All monetary assets and liabilities denominated in foreign currencies are translated into Pak Rupees at the rates of exchange prevailing at the reporting date, while the transactions in foreign currency during the year are initially recorded in functional currency at the rates of exchange prevailing at the transaction date. All non monetary items are translated into Pak Rupees at exchange rates prevailing on the date of transaction or on the date when fair values are determined. The Company charges all the exchange differences to statement of profit or loss.

2.5 Property, plant, equipment and depreciation

Owned

Initial recognition

An item of property, plant and equipment is initially recognized at cost which is equal to the fair value of consideration paid at the time of acquisition or construction of the asset. Cost of property, plant and equipment consists of historical cost, borrowing cost pertaining to erection / construction period of qualifying assets and other directly attributable cost of bringing the asset to working condition.

Measurement subsequent to initial recognition

Revaluation model

Leasehold Land, Building on Leasehold Land and Plant and Machinery, are stated at revalued amounts, being the fair values at the date of revaluation less any subsequent accumulated depreciation and subsequent accumulated impairment loss (if any). Revaluation is carried out by independent valuers with sufficient regularity so that the carrying amount does not differ materially from that which would be determined using fair value at the reporting date.

Increases in the carrying amount arising on revaluation of property, plant and equipment are credited to surplus on revaluation of property, plant and equipment. Decreases that offset previous increases of the same assets are charged against this surplus, all other decreases are charged to the statement of profit or loss. Each year the difference between depreciation based on revalued carrying amount of the asset (the depreciation charged to the statement of profit or loss) and depreciation based on the assets' original cost is transferred from surplus on revaluation of property, plant and equipment to accumulated profit or loss. All transfers to / from surplus on revaluation of property, plant and equipment are net of applicable deferred income tax.

Cost model

Property, plant and equipment other than those mentioned above are stated at cost less accumulated depreciation and accumulated impairment loss, if any.

Subsequent costs

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

Depreciation

Depreciation on property, plant and equipment is charged to statement of profit and loss applying the reducing balance method so as to write off the depreciable amount of the assets over their estimated useful lives at the rates given in Note 3. The Company charges the depreciation on a proportionate basis from the date when the asset is available for use till the date when the asset is de-recognized. The residual values and useful lives are reviewed by the management, at each financial year-end and adjusted if impact on depreciation is significant.

De-recognition

An item of property, plant and equipment is de-recognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on de-recognition of the asset is included in the statement of profit or loss in the year the asset is de-recognized.

2.6 Capital Work in progress

Capital work-in-progress is stated at cost less impairment loss (if any) and represents expenditure incurred on property, plant and equipment in the course of construction and installation. These expenditures are transferred to relevant fixed assets category as and when the assets are available for intended use.

2.7 Investment properties

Properties comprising leasehold land and building which are not occupied by the Company and are held for capital appreciation or to earn rental income are classified as investment property in accordance with the requirements of International Accounting Standard (IAS)-40 'Investment Property'. These properties are carried at fair value, which is based on active market prices, adjusted, if necessary, for any difference in the nature, location or condition of the specific asset. The valuation of the properties is carried out with sufficient regularity.

Gain or losses arising from a change in fair value of investment property are included in the statement of profit or loss currently.

2.8 Investments and other financial assets

a) Classification

The Company classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value (either through other comprehensive income, or through profit or loss), and
- those to be measured at amortized cost



Jubilee Spinning & Weaving Mills Ltd.

The classification depends on the Company's business model for managing the financial assets and the contractual terms of the cash flows.

For assets measured at fair value, gains and losses will either be recorded in the statement of profit or loss or other comprehensive income. For investments in debt instruments, this will depend on the business model in which the investment is held. For investments in equity instruments, this will depend on whether the Company has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income. The Company reclassifies debt investments when and only when its business model for managing those assets changes.

b) *Measurement*

At initial recognition, the Company 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 that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at fair value through profit or loss are expensed in profit or loss.

Financial assets with embedded derivatives are considered in their entirety when determining whether their cash flows are solely payment of principal and interest.

Debt instruments

Subsequent measurement of debt instruments depends on the Company's business model for managing the asset and the cash flow characteristics of the asset. There are three measurement categories into which the Company classifies its debt instruments:

Amortized cost

Financial assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortized cost. Interest income from these financial assets is included in other income using the effective interest rate method. Any gain or loss arising on derecognition is recognized directly in statement of profit or loss and presented in other income / (other expenses) together with foreign exchange gains and losses. Impairment losses are presented as separate line item in the statement of profit or loss.

Fair value through other comprehensive income (FVTOCI)

Financial assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest, are measured at FVTOCI. Movements in the carrying amount are taken through other comprehensive income, except for the recognition of impairment losses (and reversal of impairment losses), interest income and foreign exchange gains and losses which are recognized in the statement of profit or loss. When the financial asset is derecognized, the cumulative gain or loss previously recognized in other comprehensive income is reclassified from equity to profit or loss and recognized in other income / (other expenses). Interest income from these financial assets is included in other income using the effective interest rate method. Foreign exchange gains and losses are presented in other income/ (other expenses) and impairment losses are presented as separate line item in the statement of profit or loss.



Fair value through profit or loss

Assets that do not meet the criteria for amortized cost or FVTOCI are measured at FVTPL. A gain or loss on a debt instrument that is subsequently measured at FVTPL is recognized in the statement of profit or loss and presented net within other income / (other expenses) in the period in which it arises.

Equity instruments

The Company subsequently measures all equity investments at fair value for financial instruments quoted in an active market; the fair value corresponds to a market price (level 1). For financial instruments that are not quoted in an active market, the fair value is determined using valuation techniques including reference to recent arm's length market transactions or transactions involving financial instruments which are substantially the same (level 2), or discounted cash flow analysis including, to the greatest possible extent, assumptions consistent with observable market data (level 3).

Fair value through other comprehensive income (FVTOCI)

Where the Company's management has elected to present fair value gains and losses on equity investments in other comprehensive income, there is no subsequent reclassification of fair value gains and losses to profit or loss. Impairment losses (and reversal of impairment losses) on equity investments measured at FVTOCI are not reported separately from other changes in fair value.

Fair value through profit or loss

Changes in the fair value of equity investments at fair value through profit or loss are recognized in other income/ (other expenses) in the statement of profit or loss as applicable.

Dividends from such investments continue to be recognized in the statement of profit or loss as other income when the Company's right to receive payments is established.

2.9 Financial liabilities - Classification and measurement

Financial liabilities are classified as measured at amortized cost or FVTPL. A financial liability is classified as at FVTPL if it is classified as held-for-trading, it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognized in the statement of profit or loss. Other financial liabilities are subsequently measured at amortized cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognized in statement of profit or loss. Any gain or loss on de-recognition is also included in the statement of profit or loss.

2.10 Impairment of financial assets

The Company assesses on a forward looking basis the expected credit losses associated with its debt instruments carried at amortized cost and FVTOCI. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

For trade debts and other receivables, the Company applies the simplified approach permitted by IFRS 9, which requires expected lifetime losses to be recognized from initial recognition of the receivables.



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2.11 De-recognition of financial assets and financial liabilities

a) Financial assets

The Company derecognizes a financial asset when the contractual rights to the cash flows from the asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred, or it neither transfers nor retains substantially all of the risks and rewards of ownership and does not retain control over the transferred asset. Any interest in such derecognized financial assets that is created or retained by the Company is recognized as a separate asset or liability.

b) Financial liabilities

The Company derecognizes a financial liability (or a part of financial liability) from its statement of financial position when the obligation specified in the contract is discharged or cancelled or expires.

c) Offsetting of financial instruments

Financial assets and financial liabilities are set off and the net amount is reported in the financial statements when there is a legally enforceable right to set off and the Company intends either to settle on a net basis or to realize the assets and to settle the liabilities simultaneously.

2.12 Investment in associates - (with significant influence)

Investments in associates where the Company has a significant influence are recorded under equity method as required by International Accounting Standard (IAS) 28 'Investment in associates and joint ventures'.

2.13 Inventories

Inventories, except for stock in transit and waste stock/rags are stated at lower of cost and net realizable value. Cost is determined as follows:

Stores, spare parts and loose tools

Useable stores, spare parts and loose tools are valued principally at moving average cost, while items considered obsolete are carried at nil value. Items in transit are valued at cost comprising invoice value plus other charges paid thereon till the reporting date.

Stock-in-trade

Cost of raw material, work-in-process and finished goods are determined as follows:

(i) For raw materials Weighted average cost

(ii) For work-in-process Weighted average cost of raw material plus of the factory

overhead expenses proportion

(iii) Finished goods Weighted average manufacturing cost



Materials in transit are valued at cost comprising invoice value plus other charges paid thereon.

Waste stock/rags are valued at net realizable value.

Net realizable value signifies the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make a sale.

2.14 Trade and other receivables

Trade receivables are initially recognized at fair value and subsequently measured at amortized cost using the effective interest method, less any allowance for expected credit losses. Trade receivables generally do not include amounts over due by 365 days.

The Company has applied the simplified approach to measuring expected credit losses, which uses a lifetime expected loss allowance. To measure the expected credit losses, trade receivables have been grouped based on days overdue.

Other receivables are recognized at amortized cost, less any allowance for expected credit losses.

2.15 Borrowings

Financing and borrowings are initially recognized at fair value of the consideration received are subsequently measured at amortized cost. Any difference between the proceeds and the redemption value is recognized in the statement of profit and loss over the period of the borrowings using the effective interest method.

2.16 Borrowing cost

The borrowing costs directly attributable to the acquisition, construction or production of a qualifying asset (one that takes a substantial period of time to get ready for use or sale) is capitalized as part of the cost of that asset. All other interest, mark-up and other charges are recognized in statement of profit or loss.

2.17 Share capital

Ordinary shares are classified as equity.

2.18 Trade and other payables

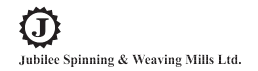
Liabilities for trade and other amounts payable are initially recognized at fair value, which is normally the transaction cost.

2.19 Revenue from contracts with customers

Revenue recognition

Sale of goods

Revenue from the sale of goods is recognized at the point in time when the customer obtains control of the goods, which is generally at the time of delivery.



Rendering of services

Revenue from a contract to provide services is recognized over time as the services are rendered based on either a fixed price or an hourly rate.

Interest

Interest income is recognized as interest accrues using the effective interest method. This is a method of calculating the amortized cost of a financial asset and allocating the interest income over the relevant period using the effective interest rate, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the net carrying amount of the financial asset.

Rent

Rent revenue from investment properties is recognized on a straight-line basis over the lease term. Lease incentives granted are recognized as part of the rental revenue. Contingent rentals are recognized as income in the period when earned.

Dividend

Dividend on equity investments is recognized when right to receive the dividend is established.

2.20 Provisions

Provisions are recognized when the Company has a legal or constructive obligation as a result of past events and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligations and a reliable estimate of the amount can be made. However, provisions are reviewed at each reporting date and adjusted to reflect current best estimate.

2.21 Earnings per share

The Company presents basic and diluted earnings per share (EPS) for its shareholders. Basic EPS is calculated by dividing the profit or loss attributable to ordinary shareholders of the Company by the weighted average number of ordinary shares outstanding during the year. Diluted earnings per share are calculated if there is any potential dilutive effect on the Company's reported net profits.

2.22 Impairment of non-financial assets

The carrying amounts of the Company's assets are reviewed at each reporting date to determine whether there is any indication of impairment. If such indication exists, the recoverable amount of such asset is estimated. An impairment loss is recognized wherever the carrying amount of the asset exceeds its recoverable amount. Impairment losses are recognized in the statement of profit or loss except in case of revalued property, plant and machinery in which case these are first adjusted against related revaluation surplus and remaining loss, if any, are taken to the statement of profit or loss. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. If that is the case, the carrying amount of the asset is increased to its recoverable amount. That



Jubilee Indredseck amounts cannot texceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in the statement of profit or loss except where revaluation surplus was previously reduced in which case such reversal is credited to revaluation surplus.

2.23 Cash and cash equivalents

Cash and cash equivalents comprise cash in hand, cheques in hand, cash at banks on current, saving and deposit accounts and other short term highly liquid instruments that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in values.

2.24 Segment reporting

Segment reporting is based on the operating (business) segments of the Company. An operating segment is a component of the Company that engages in business activities from which it may earn revenues and incur expenses, including revenues and expenses that relate to the transactions with any of the Company's other components. An operating segment's operating results are reviewed regularly by the chief executive officer to make decisions about resources to be allocated to the segment and assess its performance, and for which discrete financial information is available.

Segment results that are reported to the chief executive officer include items directly attributable to a segment as well as those that can be allocated on a reasonable basis. Those incomes, expenses, assets, liabilities and other balances which cannot be allocated to a particular segment on a reasonable basis are reported as unallocated.

During the year the Company has only one reportable business segmenti.e Power Generation. Therefore, Segment wise reporting is not produced in these financial statements.

Transaction among the business segments are recorded at arm's length prices using admissible valuation method. Inter segment sales and purchases are eliminated from the total.

2.25 Dividend and other appropriations

Dividend distribution to the Company's shareholders is recognized as a liability in the Company's financial statements in the period in which the dividends are declared and other appropriations are recognized in the period in which these are approved by the Board of Directors.

3. PROPERTY, PLANT AND EQUIPMENT

	Lease hold land	Plant and machinery	Installation & Equipment	Computer equipment	Vehicles	Total
Year ended 30 June 2019	Rupees	Rupees	Rupees	Rupees	Rupees	Rupees
Opening net book amount	63,252,260	13,210,991	-	188,482	32,110	76,683,843
Surplus on revaluation during the year	1,084,597	(700 206)	-	- (50.611)	- (6, 422)	1,084,597
Depreciation charge - note 3.1 Closing net book amount	64,336,857	(790,306) 12,420,685	-	(50,611) 137,871	(6,422) 25,688	(847,339) 76,921,101
Closing het book amount	04,330,637	12,420,063		137,671	23,000	70,921,101
Carrying value as at 30 June 2019						
Cost / re-assessed value	64,336,857	13,210,991	-	188,482	942,930	78,679,260
Accumulated depreciation	-	(790,306)	-	(50,611)	(917,242)	(1,758,159)
Net book amount (NBV)	64,336,857	12,420,685	-	137,871	25,688	76,921,101
Rate of depreciation (%)		10	10	33	20	
Year ended 30 June 2020						
Opening net book amount	64,336,857	12,420,685	-	137,871	25,688	76,921,101
Surplus on revaluation during the year	359,424	-	-	-	-	359,424
Additions - at cost	-	-	13,512,302	-	-	13,512,302
Disposals - at NBV	-	-	-	-	(17,589)	(17,589)
Depreciation charge - note 3.1		(1,242,069)	(679,043)	(45,952)	(4,784)	(1,971,848)
Closing net book amount	64,696,281	11,178,616	12,833,259	91,919	3,315	88,803,390
Carrying value as at 30 June 2020						
Cost / re-assessed value	64,696,281	13,210,169	13,512,302	188,482	438,930	92,046,164
Accumulated depreciation	_	(2,031,553)	(679,043)	(96,563)	(435,615)	(3,242,774)
Net book amount (NBV)	64,696,281	11,178,616	12,833,259	91,919	3,315	88,803,390
Rate of depreciation (%)		10	10	33	20	
.1 Depreciation charge for the year ha	as been allocate	ed as follows:			2020 Rupees	2019 Rupees
Cost of revenue				23	1,921,112	790,306
Administrative and general expenses				24	50,736	57,033
.				-	1,971,848	847,339

- **3.2** Forced sale value of property, plant and equipment (i.e. leasehold land) as on the reporting date is Rupees 48.525 million (2019: Rupees 51.469 million). The valuation has been carried out by an independent valuer.
- **3.3** Particulars of immovable property (i.e. lease hold land) are as follows:

Description	Address	Area of land
		Square feet
Leasehold land	Plot No. B-28, Sindh Industrial Trading Estate, Karachi	31,313

4.	INVESTMENT PROPERTY	Note	2020 Rupees	2019 Rupees
	Opening net book value		596,785,876	587,552,160
	Transfer from owner occupied properties during the year			
			596,785,876	587,552,160
	Fair value gain		2,892,013	9,233,716
	Closing net book value		599,677,889	596,785,876

- 4.1 Investment property represents the leasehold land and building comprising godowns leased out by the Company to multiple tenants. The fair value of investment property have been determined by Dimensions (an independent valuer who is located in Islamabad) as at 30 June 2020 having relevant professional qualification. The fair value was determined from market based evidence in accordance with the market values of similar land and building existing in the near vicinity. The transfers from owner occupied properties during the preceding years have been made on respective carrying values at the date of transfer which represents the revalued amounts as at 05 April 2015. There is no transfer during the year.
- **4.2** Forced sale value of investment properties (i.e. leasehold land and building) as on the reporting date is Rupees 447.107 million (2019: Rupees 477.429 million).
- **4.3** Particulars of investment properties (i.e. leasehold land and building) are as follows:

	Description	Address		Area of land	Covered area of building	
				Square feet	Square feet	
	Leasehold land and building	Plot No. B-28, Sindh Industrial T Estate, Karachi	rading	273,607	215,176	
5.	LONG-TERM INVESTME	NTS	=	2020 Rupees	2019 Rupees	
J .				Кирссь	Rupees	
	Equity instruments					
	Investment in associates -	'under equity method of accounting'	5.1	-	-	
	Investment in equity secu	urities - at 'fair value through other				
	comprehensive income'	J	5.2	7,971,712	7,875,549	
	·		-	7,971,712	7,875,549	
5.1	Investment in associate	es - 'under equity method of accoun	iting'			
	Associated companies (with significant influence)					
	Cresox (Private) Limited		5.1.1			

5.1.1 The Company holds 24.93% holding in Cresox (Private) Limited, an associated company with significant influence being accounted for under equity method of accounting in these financial statements. The investment in Cresox (Private) Limited has been fully impaired in preceding years due to share of loss accounted for under equity method of accounting.

Latest financial statements of Cresox (Private) Limited are not available. Therefore, summarized financial position of CSPL have not been presented in these financial statements.

5.2 Investment in equity securities - at 'fair value through other comprehensive income'	Note	2020 Rupees	2019 Rupees	
Associated companies (without significant influence)				
Premier Insurance Limited - quoted 18,682 (2019: 18,682) fully paid ordinary shares of Rupees 10 each. Equity held 0.04% (2019: 0.04%)	5.2.1	291,989	291,989	
Texmac Services (Private) Limited - unquoted 52,000 (2019: 52,000) fully paid ordinary shares of Rupees 10 each. Equity held 26.00% (2019: 26.00%)	5.2.2	116,360	116,360	
Others				
Crescent Industrial Chemical Limited - unquoted 184,000 (2019: 184,000) fully paid ordinary shares of Rupees 10 each. Equity held 17.57% (2019: 17.57%)	5.2.3	-	-	
Crescent Jute Products Limited - quoted 1,709,683 (2019: 1,709,683) fully paid ordinary shares of Rupees 10 each. Equity held 7.19% (2019: 7.19%)		1,640,220	1,640,220	
Shakarganj Limited - quoted 39,138 (2019: 39,138) fully paid ordinary shares of Rupees 10 each. Equity held 0.03% (2019: 0.03%)		228,175	228,175	
Crescent Spinning Mills Limited - unquoted 290,000 (2019: 290,000) fully paid ordinary shares of Rupees 10 each	5.2.4	<u>-</u> _	<u>-</u>	
		2,276,744	2,276,744	
Add: Fair value adjustment	_	5,694,968	5,598,805	
	=	7,971,712	7,875,549	

- **5.2.1** Premier Insurance Limited (PIL) is an associate under provisions of the Companies Act, 2017 due to common directorship. However, the Company has no significant influence over PIL. Therefore, the investment has been carried at fair value.
- **5.2.2** Texmac Services (Private) Limited is an associate under provisions of the Companies Act, 2017. However, the Company has no power to participate in financial and operating decisions of Texmac Services (Private) Limited. No fair value per ordinary share was determined by the independent valuer & is being carried at cost.
- **5.2.3** Investment in Crescent Industrial Chemical Limited has been fully provided in prior years.
- **5.2.4** Investment in Crescent Spinning Mills Limited has been fully provided in prior years.

6. LONG-TERM LOANS - considered good & secured

Due from employees	6.1	1,037,028	987,778
Less: Current portion shown under current assets		(165,138)	(152,638)
		871,890	835,140

6.1 This represents balance of loans given to employees secured against gratuity payable on retirement. These are recoverable in equal monthly installments. The fair value adjustment in accordance with the requirements of IFRS 9 'Financial Instruments' arising in respect of loan to employees is not considered material and hence not recognized.

7.	LONG TERM DEPOSITS	Note	2020 Rupees	2019 Rupees
	Security deposits: - Deposit against bank guarantee	7.1	3,340,008	-
	- Sui Southern Gas Company Limited	10.3	2,080,730	12,904,150
	- Habib Bank Limited	7.2	-	770,344
	- Others		685,799	685,799
		_	6,106,537	14,360,293

- 7.1 This represents amounts deposited, during the year, with Habib Metropolitan Bank Limited in respect of guarantees issued in favor of K-Electric (KE) amounting to Rupees 2.89 million for a period of three years commencing from 08 January 2020 for new electricity connection of 1000KW and Rupees 0.45 million in lieu of demand raised by Sui Southern Gas Company Limited (SSGCL) against gas connection. These guarantees are secured on the basis of 100% cash margin in the form of lien on fixed deposit.
- 7.2 This represents amount deposited with Habib Bank Limited in lieu of guarantee issued by Habib Bank Limited in favor of Sui Southern Gas Company Limited in respect of gas connection. During the yearthis deposit as been adjusted on encashment on Bank gurantee by SSGCL as morefully disclosed in note 10.3 & 20.1 to these financial statements.

8. TRADE DEBTS

Unsecured - considered good:

Related party Others	8.1 8.2	19,297,988 7,952,582	19,297,988 4,308,663
		27,250,570	23,606,651
Less: Allowance for expected credit losses			
As at 01 July		2,871,560	2,871,560
Recognized during the year		-	-
As at 30 June		2,871,560	2,871,560
		24,379,010	20,735,091

- **8.1** This represents receivable from Cresox (Private) Limited an associated company.
- **8.2** This includes service income receivable of Rupees 5,081,022 (2019: Rupees 1,437,103) from tenants against use of Company's power house equipment.
- **8.3** As at 30 June 2020, trade debts due from related party amounting to Rupees 19,297,988 (2019: Rupees 19,297,988) were past due but not impaired. The ageing analysis of these trade debts is as follows:

Upto 1 month	-	-
1 to 6 months	-	-
More than 6 months	19,297,988	19,297,988
	19,297,988	19,297,988

8.4 As at 30 June 2020, trade debt due from other than related party amounting to Rupees 5,081,022 (2019: Rupees 1,437,103) were past due but not impaired. The ageing analysis of is as follows:

Upto 1 month	-	1,319,001
1 to 6 months	5,081,022	118,102
More than 6 months	-	-
	5,081,022	1,437,103

- **8.5** As at 30 June 2020, trade debts of Rupees 2,871,560 (2019: Rupees 2,871,560) were impaired and provided for. The ageing of these trade debts were of more than 5 years. These trade debts do not include amounts due from related parties.
- **8.6** The maximum aggregate amount receivable from related parties at the end of any month during the year was Rupees 19,297,988 (2019: Rupees 19,297,988).

9.	LOANS AND ADVANCES - considered good & unsecured	Note	2020 Rupees	2019 Rupees
	Related party	9.1	22,574,022	22,574,022
	Others		438,692	461,592
			23,012,714	23,035,614

- 9.1 This represents advance given to Cresox (Private) Limited - an associated company.
- 9.2 As at 30 June 2020, advances given to related party amounting to Rupees 22,574,022 (2019: Rupees 22,574,022) were past due but not impaired. The ageing analysis of these trade debts is as follows:

upto 6 months	-	-
6 months to 1 year	-	-
more than 1 year	22,574,022	22,574,022
	22,574,022	22,574,022

9.3 As at 30 June 2020, advances given to other than related party amounting to Rupees 438,692 (2019: Rupees 461,592) were past due but not impaired. The ageing analysis of these trade debts is as follows:

	upto 6 months 6 months to 1 year		165,138 -	35,400 -
	more than 1 year		273,554	426,192
		,	438,692	461,592
10.	OTHER RECEIVABLES - considered good & unsecured			
	Related party	10.1	14,854,675	14,854,675
	Others		50,932,275	50,912,281
	Sui Southren Gas Company Limited	10.3	13,254,239	
		,	79,041,189	65,766,956

- 10.1 This represents amount receivable from Cresox (Private) Limited an associated company Rupees 14,754,675 (2019: Rupees 14,754,675) and amount receivable from Mr. Jahanzeb Shafi (director) Rupees 100,000 (2019: Rupees 100,000).
- 10.2 As at 30 June 2020, receivable from related party amounting to Rupees 14,854,675 (2019: Rupees 14,854,675) were past due but not impaired. The ageing analysis of these trade debts is as follows:

upto 6 months	-	-
6 months to 1 year	-	-
more than 1 year	14,854,675	14,854,675
	14,854,675	14,854,675

10.3 This represents receivable from Sui Southern Gas Company Limited (SSGCL) on account of forced encashment of Bank guarantee amounting to Rupees 2,000,000 and forfeiting of gas security deposit of Rupees 10,823,420 upon alleged non-payment of outstanding general sales tax arrears of Rupees 17,867,870 charged on Sui Gas bill for the month of October 2015 which was shown as adjustment debit towards past general sales tax for the period prior to June 2014. This amount was earlier challenged by the Company through a suit for being unjustified and without any clarification. However, during the year, the petition was dismissed by Lahore High Court. Accordingly, SSGCL settled the abovementioned balances against its demand. However, the management believes the demand of SSGCL as unjustified and without any clarification and the act of SSGCL untenable. The management is in the process of filling Constitutional Petition against the act of SSGCL to declare the demand as untenable and recover the abovementioned amounts.

11. **CASH AND BANK BALANCES**

Cash in hand		29,115	79,478
Cash at bank - current accounts	11.1	1,576,578	5,697,786
		1,605,693	5,777,264

11.1 This includes an amount of Rupees 0.794 million (2019: Rupees 0.794 million) under lien with Standard Chartered Bank (Pakistan) Limited against the guarantee issued on behalf of the Company.

12.	2. ISSUED, SUBSCRIBED AND PAID UP SHARE CAPITAL			2020	2019
	2020 (NUMBER OI	2019 FSHARES)		Rupees	Rupees
	700	700	Ordinary shares of Rupees 10 each fully paid in cash	7,000	7,000
	1,500,000	1,500,000	Ordinary shares of Rupees 10 each issued as fully paid for consideration other than cash (Note 12.1)	15,000,000	15,000,000
	5,516,167	5,516,167	Ordinary shares of Rupees 10 each issued as fully paid bonus shares	55,161,670	55,161,670
	16,500,000	16,500,000	Ordinary shares of Rupees 10 each issued against conversion of loan from directors and associates (Note 12.2)	165,000,000	165,000,000
	8,974,338	8,974,338	Ordinary shares of Rupees 10 each issued to shareholders of Jubilee Energy Limited under the Scheme of Amalgamation (Note 12.3)	89,743,380	89,743,380
	32,491,205	32,491,205	·	324,912,050	324,912,050
			:		

- **12.1** Issue of shares for consideration other than cash represents shares issued to shareholders of the Crescent Textile Mills Limited on bifurcation in the year 1974.
- **12.2** These represent the ordinary shares issued to directors and associates against their loan after obtaining approval from shareholders in an Extra Ordinary General Meeting and from Securities and Exchange Commission of Pakistan (SECP).
- **12.3** These represent the ordinary shares issued to the shareholders of Jubilee Energy Limited pursuant to approval of scheme of amalgamation by the Honorable Lahore High Court.

12.4 Capital risk management policies and procedures

The Company's objective when managing the capital are:

- to safeguard its ability to continue as a going concern so that it can continue to provide return to shareholders and benefits other stakeholders; and
- to maintain a strong capital base to support the sustained development of its business.

The Company manages its capital structure by monitoring return on net assets and to maintain optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends to shareholders, issue new shares and adopt other means commensurating to the circumstances.

13.	FAIR VALUE RESERVE ON 'FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME' INVESTMENTS Note	2020 Rupees	2019 Rupees
	Balance as on 01 July	5,598,805	6,556,552
	Fair value adjustment made during the year	96,163	(957,747)
	Balance as on 30 June	5,694,968	5,598,805

13.1 This represents the unrealized gain on re-measurement of investments at fair value through other comprehensive income and is not available for distribution. This will be transferred to accumulated loss on realization.

14. REVALUATION SURPLUS ON PROPERTY, PLANT AND EQUIPMENT (PPE) - NET OF DEFERRED TAX

Revaluation surplus on property, plant and equipment:

- Owner occupied	14.1	143,210,200	142,850,776
- Investment property	14.2	508,305,256	508,305,256
	_	651,515,456	651,156,032

14.1 Revaluation surplus on property, plant and equipment - Owner occupied

This represents the surplus resulting from revaluation of leasehold land occupied by the Company as at 30 June 2020.

Balance as at 01 July		64,336,857	63,252,260
Increase in surplus on revaluation		359,424	1,084,597
	-	64,696,281	64,336,857
Surplus on revaluation of associated company accounted for			
under equity method	14.5	78,513,919	78,513,919
	_	143,210,200	142,850,776

14.2 Revaluation surplus on investment property - net of deferred tax

This represents revaluation surplus on operating assets (i.e leasehold land and building) transferred to investment property accounted for on revaluation model as on the date of transfer. The subsequent change in fair value of investment property are recorded in the statement of profit or loss.

Balance as at 01 July	508,305,256	508,305,256
Effect of change in tax rate	-	-
	508,305,256	508,305,256

- **14.3** The latest revaluation of leasehold land and building have been determined as at 30 June 2020 by Dimensions (an independent valuer who is located in Islamabad) on the basis of their professional assessment of present market values based on enquiries made about the cost of land of similar nature, size and location including consideration of current cost of acquisition or construction, net of diminution owing to depreciation, keeping in view the current market condition.
- **14.4** The cost of leasehold land revalued as at 30 June 2020 is Nil.

14.5 This represents the Company's share of the surplus on revaluation of property, plant and equipment of the associated company {Cresox (Private) Limited} accounted for in previous years as a result of amalgamation of the associated company with its wholly owned subsidiary. The last revaluation of leasehold land was carried out as at 30 June 2010. Before this revaluation, the lease hold land was also revalued as at 30 September 1995, 30 September 2002, 30 September 2004, 30 June 2008, and 30 June 2009 respectively.

15.	LONG TERM FINANCING	Note	2020 Rupees	2019 Rupees
	From sponsor shareholders of the Company:			
	Opening balance as at 01 July		14,574,680	14,574,680
	Add: Fair value adjustment	_	<u>-</u>	<u> </u>
	Closing balance	15.1	14,574,680	14,574,680
	Less: Over due portion	_	(14,574,680)	(14,574,680)
		_	-	<u>-</u>

15.1 These represent balance of unsecured interest free loans obtained from the sponsor directors of the Company and were due on 30 June 2017. These had been recognized at amortized cost under IFRS 9 'Financial Instruments' using discount rate ranging from 9.47% to 11.90% per annum. The resulting difference was transferred to equity and has been amortized over the term of the loan.

16. DEFERRED INCOME TAX LIABILITY

	Deferred tax liability on revaluation of investment property Deferred tax liability on remeasurement of employees	16.1	8,183,086	8,183,086
	retirement benefits		3,267,010	3,152,616
		:	11,450,096	11,335,702
16.1	Deferred tax liability on revaluation of investment property	y		
	Opening		8,183,086	8,183,086
	Effect of change in tax rate		<u> </u>	<u>-</u>
			8,183,086	8,183,086
17.	EMPLOYEES RETIREMENT BENEFITS			
	Staff gratuity scheme - unfunded			
	Present value of defined benefit obligation	17.2	13,805,401	14,159,337
	Less: Payable to ex-employees (current liability)	18	(12,903,426)	(9,737,434)
			901,975	4,421,903

17.1 General description

The scheme provides for retirement benefits for all permanent employees who complete qualifying period of services with the Company at varying percentages of last drawn salary. The percentage depends on the number of service years with the Company. Annual provision is based on actuarial valuation, which was carried out as on 30 June 2020.

17.2	Movement in present value of defined benefit obligation	Note	2020 Rupees	2019 Rupees
	Balance at beginning of the year		14,159,337	17,339,146
	Current service cost		185,326	187,042
	Interest cost		368,007	379,351
	Benefits paid during the year		(512,808)	(3,459,460)
	Actuarial gain		(394,461)	(286,742)
	Balance as at end of the year		13,805,401	14,159,337
17.3	Movement in balances			
	Balance at beginning of the year		14,159,337	17,339,146
	Charge for the year	17.4	158,872	279,651
			14,318,209	17,618,797
	Benefits paid during the year		(512,808)	(3,459,460)
	Balance at the end of the year		13,805,401	14,159,337
17.4	Charge for the year			
	In the statement of profit or loss :			
	Current service cost		185,326	187,042
	Interest cost		368,007	379,351
	In the statement of other comprehensive income:		553,333	566,393
	Actuarial (gain) / loss due to change in			
	- Experience adjustments		(382,536)	(305,464)
	- Financial assumptions		(11,925)	18,722
			(394,461)	(286,742)
			158,872	279,651
17.5	Principal actuarial assumption			
	Following principal actuarial assumptions were used for the val	luation:		
	Estimated rate of increase in salary of the employees		7.5%	13.25%
	Discount rate		8.5%	14.25%

17.6 Sensitivity analysis for actuarial assumptions:

The sensitivity of the defined benefit obligation to changes in the weighted principal assumption at reporting date:

	Defined benefit obligation		
	Change in assumption	Increase in assumption	Decrease in assumption
	Percentage	Rupees	Rupees
Discount rate	1	822,384	991,712
Salary increase	1	993,122	819,702

18.	TRADE AND OTHER PAYABLES	Note	2020 Rupees	2019 Rupees
	Creditors		9,387,628	9,345,654
	Gratuity payable to ex-employees	17	12,903,426	9,737,434
	Accrued liabilities		16,276,341	9,190,859
	Advances from customers / tenants		22,197,269	15,765,854
	Insurance payable		12,927,501	12,735,179
	Income tax deducted at source		15,542,033	14,883,555
	Security deposits		10,654,938	7,750,000
	Unclaimed balance of Workers' Profit Participation Fund		1,673	1,673
	Other liabilities		1,936,565	2,108,040
			101,827,374	81,518,248
19.	PROVISIONS			
	Provision for penalty on account of non-deposition of withhold	ing		0.000.040

19.1 9,928,940 9,928,940 tax

19.1 This represents provision made for penalty against non-deposition of withholding tax in prescribed time as per the Income Tax Ordinance, 2001.

20. SHORT TERM BORROWINGS

Habib Bank Limited 20.1 1,358,539

20.1 This represents forced liability on encashment of bank guarantee by Habib Bank Limited in favor of Sui Southern Gas Company Limited (SSGCL). During the year, the bank guarantee amounting to Rupees 2 million was encashed and security deposit of Rupees 10.823 million was forfeited by SSGCL upon non payment of outstanding general sales tax arrears of Rupees 17.867 million by the Company. The principal amount of the bank guarantee was Rupees 2 million which was initially secured against bank balance of Rupees 0.770 million, hypothecation charge over stocks and receivables, first pari passu equitable mortgage over the land and building, hypothecation charge over stocks bill receivables and proceeds of goods and stock of raw cotton.

21. **CONTINGENCIES AND COMMITMENTS**

Contingencies

21.1 Bank Guarantee from:

Standard Chartered Bank (Pakistan) Limited	21.1.1	793,800	793,800
Habib Bank Limited		-	2,000,000
Habib Metropolitan Bank Limited	21.1.2	3,340,008	
	_	4,133,808	2,793,800

- 21.1.1 This represents a guarantee issued by Standard Chartered Bank (Pakistan) Limited to the Honorable High Court, Sindh on account of cotton soft waste (carded and combed) fully paid.
- 21.1.2 This represents guarantees issued by Habib Metropolitan Bank Limited amounting to Rupees 2.890 million and Rupees 0.45 million in favor of K- Electric and SSGCL respectively on account utility connections.
- 21.2 During the year 2015, the Company had filed a suit to Honorable High Court of Sindh against National Electric Power Regulatory Authority (NEPRA) and Oil and Gas Regulatory Authority (OGRA), Sui Southern Gas Company Limited and Private Power and Infrastructure Board (PPIB) through Federation of Pakistan against rate per MMBTU imposed on the Company and for clarification of categories known as Captive Power (CP), Independent Power Producer (IPP) as accordingly to the consumption category of the Company falls under IPP / Industrial Consumer and not as CP category. During the year, the Honorable High Court on 27 November 2019 in its judgment decreed in favor of the Company and SSGCL consequently being directed to adjust / refund any excess amounts as may have received by billing the Company. However, the implementation of the said judgment is still pending as the Company has not received any court order for the execution of the above judgment.

- During the previous years, the Company has filed suits to the Honorable Civil Court against its three exemployees for cancellation of cheques aggregate amounting to Rupees 2.812 million and for permanent injunction. The Company filed statement with the Court of 2nd Senior Civil Judge to withdraw suits against two ex-employees as the matters has been settled between them, and Court dismissed the two cases under order XXIII Rule 1 C.P.C on the basis of settlement. However, one suit is still pending for cancellation of cheques aggregately amounting to Rupees 1.837 million and for permanent injunction and the same is pending for hearing of order. Further, during the year one of the Company's ex-employee filed an application to Honourable High Court of Sindh against the Company for the compensation / payment of wages. However, proceedings of the case are not started till the reporting date.
- 21.4 During the previous year, the Company filed suit against Cresox (Private) Limited and Mr. Tariq Shafi seeking payment of Rupees 56.776 million pertaining to trade and other receivables and restraining Mr. Tariq Shafi from interfering in the affairs of the Company. Mr. Tariq Shafi filed a counter suit against the Company seeking outstanding dues, repossession of generators and masne profits alleging the three generators owned by him has been leased to the Company which has defaulted the payment of rent and refused to transfer possession. The Honorable Court has dismissed the suit filed by Mr. Tariq Shafi and restrained Mr. Tariq Shafi from taking any coercive action against the Company in respect of generators. The Company's suit is pending for adjudication.

21.5 Commitments

There were no capital or other commitments as at 30 June 2020 (2019: Nil).

22.	REVENUE	Note	2020 Rupees	2019 Rupees
	Service income	22.1	7,335,721	23,682,252

22.1 This represents service income earned from tenants against use of Company's power house equipment & transmission lines.

23. COST OF REVENUE

Stores, spare parts and loose tools consumed		10,052	2,844,446
Repair and maintenance		3,762,069	4,556,394
Fuel, water and power		574,574	1,115,683
Depreciation	3.1	1,921,112	790,306
	_	6,267,807	9,306,829

24. ADMINISTRATIVE AND GENERAL EXPENSES

Salaries, allowances and benefits		28,072,701	29,369,564
Travelling, conveyance and entertainment		4,591,810	1,735,967
Printing stationery		234,207	309,418
Communication		892,505	859,991
Rent, rates and taxes		1,116,626	956,683
Penalty	24.1	70,000	-
Insurance		267,322	263,835
Subscription and periodicals		2,149,882	2,397,882
Repair and maintenance		7,355,393	7,807,026
General expenses		1,231,240	823,390
Auditors' remuneration	24.2	765,000	765,000
Directors' meeting fee		265,000	192,000
Advertisement		331,500	213,200
Legal and professional charges		1,057,200	991,000
Depreciation	3.1	50,736	57,033
		48,451,122	46,741,989
	-		

24.1 This represents penalty of Rupees 0.05 million imposed by Lahore High Court on account of dismissal of suit No. (WP 10863/2019) for wasting the time of court and Rupees 0.02 million by Federal Board of Revenue (FBR) on account of late filling of income tax return for the tax year 2014.

24.2	Auditors' remuneration	Note	2020 Rupees	2019 Rupees
	Audit services			
	Audit fee		430,000	430,000
	Half yearly review		70,000	70,000
	Out of pocket expenses	_	150,000	150,000
	Non-audit services		650,000	650,000
	Certification for regulatory purposes		115,000	115,000
		- -	765,000	765,000
25.	OTHER INCOME			
	Income from financial assets			
	Dividend income		-	110
	Markup on deposits	_	709,346	569,928
			709,346	570,038
	Income from non financial assets			
	Rental income	Γ	50,871,066	55,774,992
	Gain on disposal of property, plant and equipment		182,411	324,352
	Gain on remeasurement of fair value of investment	oroperty	2,892,013	9,233,716
	Others		194,000	201,634
		_	54,139,490	65,534,694
		=	54,848,836	66,104,732
26.	FINANCE COST			
	Bank charges		358,566	43,112
	Markup on short term borrowing	20.1	20,597 379,163	-
		=	379,163	43,112
27.	PROVISION FOR TAXATION			
	Current	27.1	10,902,103	5,833,097
	Prior year		6,665,613	(1,028,843)
	Deferred	27.2	17,567,716	4,804,254
		_		· · ·

27.1 Current

The tax liability of the Company for the year has been calculated under the normal provisions of the Income Tax Ordinance, 2001. Due to available tax losses, no provision for tax under normal tax regime is required. Current tax represents income chargeable to tax under separate head of income to the Income Tax Ordinance, 2001.

27.2 Deferred

Deferred tax asset from excess of deductible temporary differences and accumulated tax losses over taxable temporary differences chargeable to profit and loss account has not been accounted for in these financial statements. The management expects that it is not probable that taxable profits under normal tax regime / taxable temporary differences would be available in near future against which the deferred tax asset can be utilized. However, the deferred tax liability arising on surplus on revaluation of property, plant and equipment, the surplus on revaluation of investment property, and on remeasurement of employees retirement benefits respectively, has been fully recognized in these financial statements (Note 17).

27.3	Relationship between tax expense and accounting profit:	2020 Rupees	2019 Rupees
	Accounting profit before taxation	7,086,465	33,695,054
	Tax @ 29% (2019: 29%)	2,055,075	9,771,566
	Effect of:		
	Dividend income subject to fixed rate	-	(15)
	Commission income subject to fixed rate	-	(34,278)
	Rental income	(2,950,522)	(3,234,950)
	Depreciation	9,150	(594,697)
	Prior year	6,665,613	(1,028,843)
	Gratuity payment	11,752	(838,989)
	Fair value gain on remeasurement of investment property	(838,684)	(2,677,778)
	Gain on disposal of fixed assets	52,899	(238)
	Tax loss	12,562,433	-
	Tax on undistributed profits u/s 5A	-	1,684,753
	Alternate corporate tax	<u>-</u>	1,757,723
		17,567,716	4,804,254

28. (LOSS) / EARNINGS PER SHARE - BASIC AND DILUTED

There is no dilutive effect on the basic (loss) / earnings per share of the Company which is based on:

(Loss) / profit attributable to ordinary shares	(Rupees)	(10,481,251)	28,890,800
Weighted average number of ordinary shares	(Numbers)	32,491,205	32,491,205
(Loss) / earnings per share	(Rupee)	(0.32)	0.89

29. REMUNERATION OF CHIEF EXECUTIVE OFFICER, DIRECTOR AND EXECUTIVE

Chief Executive Officer

Managerial remuneration	4,200,000	4,200,000
House rent allowance	1,890,000	1,890,000
Travelling allowance	1,059,643	-
Utilities	420,000	420,000
Rentals paid for vehicle	972,000	174,746
	8,541,643	6,684,746
Number of person	1	1

Director	2020 Rupees	2019 Rupees
Managerial remuneration	4,200,000	4,200,000
House rent allowance	1,890,000	1,890,000
Travelling allowance	186,126	-
Utilities	420,000	420,000
Rentals paid for vehicle	796,800	637,558
	7,492,926	7,147,558
Number of person	1	1
Executive		
Managerial remuneration	1,214,656	1,214,656
House rent allowance	603,428	603,428
Utilities	3,900	3,900
_	1,821,984	1,821,984
Number of person	1	1

- **29.1** The chief executive officer is provided with free use of Company maintained car.
- **29.2** Aggregate amount charged in these financial statements for meeting fee of directors is Rupees 0.265 million (2019: Rupees 0.192 million).
- **29.3** No remuneration was paid to non-executive directors (2019: Rupees Nil) of the Company.

30. PLANT CAPACITY AND ACTUAL PRODUCTION

Spinning

During the preceding years, the Company has disposed of all of its plant and machinery, therefore, its production capacity has reduced to zero.

Power plant

The capacity of power house generators in use of the Company for supply of electricity to tenants is as

Generation Capacity (KW)	1,317	2,202
Actual generation (KW)	286	606

30.1 Reasons for low production

The Company's power house equipments is being use to supply electricity to the tenants. During the year generation is reduced due to installation of 1000 Kilowatts electricity connection by K- Electric.

31. TRANSACTION WITH RELATED PARTIES

The related parties comprise subsidiary companies, associated undertakings, other related companies and key management personnel. The Company in the normal course of business carries out transactions with various related parties. Detail of transactions with related parties, other than those which have been specifically disclosed elsewhere in these financial statements are as follows:

	Relationship with the Company	Name of Related Party	Basis of relationship	Nature of transaction	2020 Rupees	2019 Rupees
i.	Staff retirement funds	Staff gratuity scheme - unfunded	-	Expense charged for retirement benefit plans Payment to retirement benefit plans	553,333 512,808	566,393 3,459,460
				Receivable / (payable) closing balar	ıce	
ii.	Associated companies	Cresox (Private) Limited	25% of shareholding	Trade debts Loans and advances Other receivable	19,297,988 22,574,022 14,754,675	19,297,988 22,574,022 14,754,675
		Premier Insurance Limited	Common directorship	Other payable	(12,735,179)	(12,735,179)
iii.	Staff retirement funds	Staff gratuity scheme - unfunded	-	Balance of staff gratuity scheme	(13,805,401)	(14,159,337)
iv.	Directors	-	-	Loan to director Due to director, associates and others	100,408 (14,574,680)	100,408 (14,574,680)

31.1 Detail of compensation to key management personnel comprising of chief executive officer, directors and executives is disclosed in Note 29.

32 FINANCIAL RISK MANAGEMENT

32.1 Financial risk factors

The Company's activities expose it to a variety of financial risks: market risk (including currency risk, interest rate risk and other price risk), credit risk and liquidity risk. The Company's overall risk management policy focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the Company's financial performance.

Risk management is carried out by the Company's finance department under policies approved by the Board of Directors. The Company's finance department evaluates and manages financial risks. The Board provides principles for overall risk management, as well as policies covering specific areas such as currency risk, other price risk, interest rate risk, credit risk, liquidity risk, and investment of excess liquidity.

(a) Market risk

(i) Currency risk

Currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. Currency risk arises mainly from future commercial transactions or receivables and payables that exist due to transactions in foreign currencies.

The company is not exposed to this risk because there were no receivables and payables in any foreign currency as at the reporting date.

Sensitivity

Sensitivity analysis of functional currency at reporting date is not required due to nil foreign currency nominated financial assets and financial liabilities at the reporting date.

(ii) Other price risk

Other price risk represents the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all similar financial instrument traded in the market. The Company is not exposed to commodity price risk.

Sensitivity

The table below summarizes the impact of increase / decrease in the Karachi Stock Exchange (KSE) Index on the Company's profit after taxation for the year and on equity (fair value reserve). The analysis is based on the assumption that the equity index had increased / decreased by 5% with all other variables held constant and all the Company's equity instruments moved according to the historical correlation with the index:

Index	II -	mpact on profit after taxation Statement of o comprehensive incovalue reserve		income (fair
	2020 Rupees	2019 Rupees	2020 Rupees	2019 Rupees
KSE 100 (5% increase) KSE 100 (5% decrease)	-	-	108,019 (108,019)	108,019 (108,019)

Equity (fair value reserve) would increase / decrease as a result of gains / losses on equity investments classified as at 'fair value through other comprehensive income'.

(iii) Interest rate risk

This represents 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 has no significant long-term interest-bearing assets. The Company's interest rate risk arises from long term financing and short term borrowings. Borrowings obtained at variable rates expose the Company to cash flow interest rate risk. Borrowings obtained at fixed rate expose the Company to fair value interest rate risk. As at reporting date, there were no fixed rate borrowings.

(b) Credit risk

Credit risk represents the risk that one party to a financial instrument will cause a financial loss for the other party by failing to discharge an obligation. The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at the reporting date was as follows:

	2020	2019
	Rupees	Rupees
Long term investments	7,971,712	7,875,549
Loans and advances	23,884,604	23,870,754
Long term deposits	6,106,537	14,360,293
Trade debts	24,379,010	20,735,091
Other receivables	74,645,060	61,433,199
Bank balances	1,576,578	5,697,786
	138,563,501	133,972,672

The credit quality of financial assets that are neither past due nor impaired can be assessed by reference to external credit ratings (if available) or to historical information about counterparty default rate:

	Rating		2020	2019	
Banks	Short Term	Long Term	Agency	Rupees	Rupees
Allied Bank Limited	A1+	AAA	PACRA	19,040	19,040
Faysal Bank Limited	A1+	AA	PACRA	-	3,865
Habib Metropolitan Bank Limited	A1+	AA+	PACRA	659,674	3,989,780
Standard Chartered Bank (Pakistan)					
Limited	A1+	AAA	PACRA	816,600	816,600
MCB Bank Limited	A1+	AAA	PACRA	68,880	803,013
Soneri Bank Limited	A1+	AA-	PACRA	12,384	65,488
				1,576,578	5,697,786
Investments					
Texmac Services (Private) Limited	Un	known	-	116,360	116,360
Premier Insurance Limited	Α	-	PACRA	102,751	112,652
Crescent Jute Products Limited	Unknown		-	5,812,922	5,812,922
Shakarganj Mills Limited	Unknown		-	1,833,615	1,833,615
				7,865,648	7,875,549

The Company's exposure to credit risk and impairment losses related to trade debts is disclosed in Note 8.

Due to the Company's long standing business relationships with these counterparties and after giving due consideration to their strong financial standing, management does not expect non-performance by these counter parties on their obligations to the Company. Accordingly the credit risk is minimal.

(c) Liquidity risk

Liquidity risk is the risk that an entity will encounter difficulty in meeting obligations associated with financial liabilities.

The Company manages liquidity risk by maintaining sufficient cash and the availability of funding through an adequate amount of cash and bank balances. At 30 June 2020, the Company has Rupees 1.606 million (2019: Rupees 5.777 million) cash and bank balances. Management believes the liquidity risk to be low considering the nature of individual items in the net-working capital position and their realizability pattern. Following are the contractual maturities of financial liabilities, including interest payments. The amount disclosed in the table are undiscounted cash flows:

Contractual maturities of financial liabilities as at 30 June 2020:

	Short term borrowings	Accrued markup	Long term financing	Trade and other payables	Unclaimed dividend	Total
	Rupees	Rupees	Rupees	Rupees	Rupees	Rupees
Carrying amount	1,358,539	20,597	14,574,680	69,551,175	577,737	86,082,728
Contractual cash flows: 6 month or less 6 - 12 month 1 - 2 year	1,358,539 - -	20,597 - -	14,574,680 - -	34,775,588 34,775,587	577,737 - -	51,307,141 34,775,587 -
More than 2 years	1,358,539	20,597	14,574,680	69,551,175	577,737	86,082,728
Contractual maturiti	ies of financia	l liabilities a	s at 30 June 20 14,574,680	53,065,739	577,737	68,218,156
Contractual cash flows: 6 month or less 6 - 12 month 1 - 2 year More than 2 years	: - - - -	- - - -	14,574,680 - - - - 14,574,680	26,532,870 26,532,869 - - 53,065,739	577,737 - - - - 577,737	41,685,287 26,532,869 - - 68,218,156

The contractual cash flows relating to the above financial liabilities have been determined on the basis of interest rates / mark up rates effective as at 30 June 2020. The rates of interest / mark up have been disclosed in note 15.1 to these financial statements.

32.2 Recognized fair value measurements - financial assets

(i) Fair value hierarchy

Judgments and estimates are made in determining the fair values of the financial instruments that are recognized and measured at fair value in these financial statements. To provide an indication about the reliability of the inputs used in determining fair value, the Company has classified its financial instruments into the following three levels. An explanation of each level follows underneath the table:

Recurring fair value measurements	Level 1	Level 2	Level 3	Total
As at 30 June 2020	Rupees	Rupees	Rupees	Rupees
Investments at 'fair value through other				
comprehensive income'	7,749,288		116,360	7,865,648
As at 30 June 2019				
Investments at available for sale	7,759,189		116,360	7,875,549

The above table does not include fair value information for financial assets and financial liabilities not measured at fair value if the carrying amounts are a reasonable approximation of fair value. Due to short term nature, carrying amounts of certain financial assets and financial liabilities are considered to be the same as their fair value.

There were no transfers between levels 1 and 2 for recurring fair value measurements during the year. Further there was no transfer in and out of level 3 measurements.

The Company's policy is to recognize transfers into and transfers out of fair value hierarchy levels as at the end of the reporting period.

Level 1: The fair value of financial instruments traded in active markets (such as publicly traded derivatives, and trading and equity securities) is based on quoted market prices at the end of the reporting period. The quoted market price used for financial assets held by the Company is the current bid price. These instruments are included in level 1.

Level 2: The fair value of financial instruments that are not traded in an active market (for example, over-the-counter derivatives) is determined using valuation techniques which maximize the use of observable market data and rely as little as possible on entity-specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in level 2.

Level 3: If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3. This is the case for unlisted equity securities.

(ii) Valuation techniques used to determine fair values

Specific valuation techniques used to value financial instruments include the use of quoted market prices or dealer quotes for similar instruments and the fair value of the remaining financial instruments is determined using discounted cash flow analysis.

32.3 Recognized fair value measurements - non-financial assets

(i) Fair value hierarchy

Judgments and estimates are made for non-financial assets not measured at fair value in these financial statements but for which the fair value is described in these financial statements. To provide an indication about the reliability of the inputs used in determining fair value, the Company has classified its non-financial assets into the following three levels:

	Level 1	Level 2	Level 3	Total
As at 30 June 2020	Rupees	Rupees	Rupees	Rupees
Property, plant and equipment	-	64,696,281	-	64,696,281
Investment property		599,677,889		599,677,889
	-	664,374,170		664,374,170
As at 30 June 2019				
Property, plant and equipment	-	64,336,857	-	64,336,857
Investment property		596,785,876		596,785,876
		661,122,733		661,122,733

The Company's policy is to recognize transfers into and transfers out of fair value hierarchy levels as at the end of the reporting period.

There were no transfers between levels 1 and 2 for recurring fair value measurements during the year. Further, there was no transfer in and out of level 3 measurements.

(ii) Valuation techniques used to determine level 2 fair values

The Company obtains independent valuation for its leasehold land at each reporting date. At the end of each reporting period, the management updates the assessment of the fair value of leasehold land, taking into account the most recent independent valuation. The management determines leasehold land's value within a range of reasonable fair value estimates. The best evidence of fair value is current prices in an active market for similar properties.

(iii) Valuation processes

The Company engages external, independent and qualified valuer to determine the fair value of the Company's leasehold land & building each year.

32.4 Financial instruments by categories

As at 30 June 2020	At 'fair value through other comprehensive income'	At amortized cost	Total
Assets as per statement of financial position	Rupees	Rupees	Rupees
Investments	7,971,712	-	7,971,712
Loans and advances	-	23,884,604	23,884,604
Long-term deposits	-	6,106,537	6,106,537
Trade debts	-	24,379,010	24,379,010
Other receivables	-	74,645,060	74,645,060
Cash and bank balances		1,605,693	1,605,693
	<u>7,971,712</u>	130,620,904	138,592,616
Liabilities as per statement of financial position			
Over due portion of long term financing	-	14,574,680	14,574,680
Trade and other payables	-	69,551,175	69,551,175
Unclaimed dividend	-	577,737	577,737
Short term borrowings	-	1,358,539	1,358,539
Accrued markup		20,597	20,597
		86,082,728	86,082,728
	At 'fair value		
As at 30 June 2019	through other comprehensive income'	At amortized cost	Total
As at 30 June 2019 Assets as per statement of financial position	comprehensive	l	Total Rupees
1.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0	comprehensive income'	cost	
Assets as per statement of financial position	comprehensive income' Rupees	cost	Rupees
Assets as per statement of financial position Investments	comprehensive income' Rupees	cost Rupees 23,870,754 14,360,293	Rupees 7,875,549
Assets as per statement of financial position Investments Loans and advances	comprehensive income' Rupees	23,870,754 14,360,293 20,735,091	Rupees 7,875,549 23,870,754 14,360,293 20,735,091
Assets as per statement of financial position Investments Loans and advances Long-term deposits Trade debts Other receivables	comprehensive income' Rupees	23,870,754 14,360,293 20,735,091 61,433,199	Rupees 7,875,549 23,870,754 14,360,293 20,735,091 61,433,199
Assets as per statement of financial position Investments Loans and advances Long-term deposits Trade debts	comprehensive income' Rupees	23,870,754 14,360,293 20,735,091	Rupees 7,875,549 23,870,754 14,360,293 20,735,091
Assets as per statement of financial position Investments Loans and advances Long-term deposits Trade debts Other receivables	comprehensive income' Rupees	23,870,754 14,360,293 20,735,091 61,433,199	Rupees 7,875,549 23,870,754 14,360,293 20,735,091 61,433,199
Assets as per statement of financial position Investments Loans and advances Long-term deposits Trade debts Other receivables	comprehensive income' Rupees 7,875,549	23,870,754 14,360,293 20,735,091 61,433,199 5,777,264 126,176,601	7,875,549 23,870,754 14,360,293 20,735,091 61,433,199 5,777,264
Assets as per statement of financial position Investments Loans and advances Long-term deposits Trade debts Other receivables	comprehensive income' Rupees 7,875,549	23,870,754 14,360,293 20,735,091 61,433,199 5,777,264 126,176,601	Rupees 7,875,549 23,870,754 14,360,293 20,735,091 61,433,199 5,777,264 134,052,150
Assets as per statement of financial position Investments Loans and advances Long-term deposits Trade debts Other receivables Cash and bank balances	comprehensive income' Rupees 7,875,549	23,870,754 14,360,293 20,735,091 61,433,199 5,777,264 126,176,601	Rupees 7,875,549 23,870,754 14,360,293 20,735,091 61,433,199 5,777,264 134,052,150 abilities at seed cost

32.5 Offsetting financial assets and financial liabilities

As on reporting date, recognized financial instruments are not subject to off setting as there are no enforceable master netting arrangements and similar agreements.

33. NUMBER OF EMPLOYEES

The number of employees during the year is as follows:

	2020		2019	
	At year end	Average	At year end	Average
Permanent employees	3	4	4	5
Contractual employees	21	25	28	26

34. IMPACT OF COVID-19 (CORONA VIRUS)

The pandemic of COVID-19 that rapidly spread all across the world has not only endangered human lives but has also adversely impacted the global economy. On 23 March 2020, the Government of Sindh announced a temporary lock down as a measure to reduce the spread of the COVID-19. Complying with the lockdown, the Company's office was temporarily closed. After implementing all the necessary Standard Operating Procedures (SOPs) to ensure safety of employees, the Company resumed its office and took all necessary steps to ensure smooth and adequate continuation of its business in order to maintain business performance despite slowdown in economic activity. Due to this, management has assessed the accounting implications of these developments on these financial statements, including but not limited to the following areas:

- the impairment of tangible assets under IAS 36, 'Impairment of Assets';
- provisions and contingent liabilities under IAS 37, 'Provisions and Contingencies'; and
- going concern assumption used for the preparation of these financial statements.

Since Comapany's core operations are at halt and Company has rented out its property, therefore according to management's assessment, there is no significant accounting impact of the effects of COVID-19 in these financial statements.

35. DATE OF AUTHORIZATION FOR ISSUE

These financial statements were approved and authorized for issue on October 05, 2020 by the Board of Directors of the Company.

36. GENERAL

- Corresponding figures have been reclassified wherever necessary to reflect more appropriate presentation of events and transactions for the purpose of comparison in accordance with the accounting and reporting standards as applicable in Pakistan. However, no significant reclassification of the corresponding figures has been made during the year in these financial statements.
- Figures have been rounded off to the nearest Rupee unless otherwise stated.

CHIEF EXECUTIVE OFFICER

DIRECTOR

CHIEF FINANCIAL OFFICER

Jubilee Spinning And Weaving Mills Limited

FORM 34 Physical Pattern of Holding of Shares as on June 30, 2020

Shareholders	From	То	Total Shares
487	1	100	15,680
409	101	500	111,913
128	501	1,000	102,866
206	1,001	5,000	534,876
50	5,001	10,000	403,024
25	10,001	15,000	307,178
14	15,001	20,000	248,638
15	20,001	25,000	340,451
18	25,001	30,000	515,736
9	30,001	35,000	292,392
3	35,001	40,000	119,128
4	40,001	45,000	172,833
9	45,001	50,000	430,399
8	50,001	55,000	429,885
1	55,001	60,000	57,464
1	60,001	65,000	61,000
2	65,001	70,000	137,971
5	70,001	75,000	361,268
1	75,001	80,000	77,277
1	80,001	85,000	80,630
1	85,001	90,000	88,673
4	95,001	100,000	398,500
3	100,001	105,000	302,500
1	115,001	120,000	116,462
1	160,001	165,000	163,450
1	175,001	180,000	179,921
1	180,001	185,000	182,629
1	225,001	230,000	229,000
1	285,001	290,000	285,357
1	290,001	295,000	292,218
1	410,001	415,000	415,000
1	470,001	475,000	474,323
1	520,001	525,000	522,855
1	590,001	595,000	591,979
1	690,001	695,000	692,810
1	1,195,001	1,200,000	1,198,434
1	1,205,001	1,210,000	1,206,073
1	2,390,001	2,395,000	2,391,204
1	2,400,001	2,405,000	2,400,529
1	2,420,001	2,425,000	2,422,162
1	2,595,001	2,600,000	2,598,012
1	2,745,001	2,750,000	2,747,852
1	3,560,001	3,565,000	3,561,731
1	4,225,001	4,230,000	4,228,922
1,425			32,491,205

Jubilee Spinning And Weaving Mills Limited

FORM 34 Pattern of Holding of Shares as on June 30, 2020

Categories of Shareholders	Numbers	Shares held	% age
Individual	1,375	11,023,047	33.9
More than 5%	7	20,350,412	62.6
Associated Companies	1	474,323	1.5
Joint Stock Companies	29	632,058	1.9
Insurance Companies	2	5,130	0.0
Financial Institution	8	4,127	0.0
NIT & ICP	2	1,981	0.0
Modaraba	1	127	0.0
Total	1,425	32,491,205	100

Ca	ategories of Shareholder		
1	Directors, Chief Executive Officer,		
	their spouse and minor children	# Share Held	%
	Chief Executive/Director		
	Shams Rafi	692,810	2.1
	Directors		
	Aurangzeb Shafi	522,855	1.6
	Muhammed Rafi	4,228,922	13.0
	Salman Rafi	591,979	1.8
	Salman Rafi.	74,000	0.2
	Sana Salman	5,000	0.0
	Umer Shafi	1,206,073	3.7
	Usman Shafi	1,198,434	3.7
	Directors' Spouse and their minor children		
	Mussarat Rafi	10,587	0.0
		8,530,660	26
2	NIT & ICP		
	T 1 10 10 11 11 11 11 11 11 11 11 11 11 1	1 001	0.0
	Investment Corporation Of Pakistan	1,891	0.0
	Idbl (Icp Unit)	90 1,981	0.0
3	Associated Companies	474,323	1.5
4	Banks, DFI, NBFIs	4,127	0.0
5	Insurance Companies	5,130	0.0
6	Modaraba and Mutual Funds	127	0.0
7	Shareholders More than 5%	20,350,412	62.6
			02.0
8	Other companies, Corporate Bodies, Trust etc.	632,058	1.9
9	General Public	2,492,387	7.7
	Grand Total	32,491,205	100
10	Shareholders more than 5% shareholding		
10	Muhammed Rafi	4,228,922	13.0
	Tariq Shafi	3,561,731	11.0
	Rizwan Shafi	2,747,852	8.5
	Shoaib Shafi	2,598,012	8.0
		2,422,162	7.5
	Ahmad Shafi Shaukat Shafi	2,422,162	
	Muhammad Anwar	2,391,204	7.4
	Munamiliau Aliwai	20,350,412	7.4
		20,330,412	03

JUBILEE SPINNING & WEAVING MILLS LIMITED

PROXY FORM

I/We	of	a member/members of
Jubilee Spinning & Weaving	Mills Limited and ho	older of shares
as per Registered Folio #/CDC Pa	articipant ID#/SubA/C#/Inve	estor A/C # do
herebyappoint		
of who is	also member of the Com	pany vide Registered Folio/CDC
# as my/o	ur Proxy to attend, speak a	nd vote for me/us and on my/our
behalf at the 47 th Annual General N	leeting of the Company to b	e held on Wednesday the October
28, 2020 at 10:30 a.m. at the office	e of the company at 7-B-2, A	Aziz Avenue, Gulberg-V, Lahoreand
at any adjournment thereof.		
As witness my hand this	day of	2020.
Witness's Signature		
Name:Address:	- -	
CNIC #		Affix Revenue Stamp of Rs. 5/-
G.120 #		Starrip 6.116.15,
Witness's Signature		
Name:Address:		
CNIC #		Member's Signature
Date:		
Place:	CNIC #	
Note:		

- 1. The Form of Proxy should be deposited at the Share Registrar Office of the Company not later than 48 hours before the time for holding the meeting.
- CDC Shareholders, entitled to attend and vote at this meeting, must bring with them
 their Computized National Identity Cards/Passport in original to provide his/her identity,
 and in case of Proxy, must enclose an attested copy of his/her NIC or Passport.
 Representatives of corporate members should bring the usual documents for such
 purpose.



Jubilee Spinning & Weaving Mills Ltd.

جوبلی اسپنگ اینڈ و یونگ ملزلمیٹڈ مختاہ منامہ

	محمار ناها
	یں، ہے۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔
رتے ہیں۔۔۔۔۔۔۔	# A/C كے حالل بيں: ا كاؤنٹ نمبر بغر ربيد بنراتقرر (Appoint)
	ساکن ــــــــــــــــــا عدم موجودگی کی صورت میں محتر م/محتر مهر مدر
	رکن بھی ہیں ان کی عدم موجود گی کی صورت میں بغر ربعیر جسٹر ڈ فولیو۔۔۔۔۔۔۔۔۔۔۔۔
	مورخہ 28 اکتوبر 2020 بروز بدھ کپنی کے آفس واقع B-B-7، عزیز ایو بینیو، گلبرگ V، لا ہور میں
	انگرانی کرما ، بولنااورا جلاس کے اختتام پرمیرے/ ہمارے ووٹ دینے کے اہل ہیں۔
کئے۔	آج بروز کو بطور گواه دستخط
	1- دستخط گواه:
وستخط بعوض	:rt
5روپے	
ر يو نيواسثيپ	
	2- د شخط گواه:
	نام:ــــــنام:ــــــــــــــــــــــــــ
	پۃ۔۔۔۔۔۔پ
وستخطاركن	کپیوٹرائز دوقوی شاختی کارڈیایا سپورٹ نمبر۔۔۔۔۔۔۔۔۔۔ کپیوٹرائز دوقومی شاختی کارڈیایا سپورٹ نمبر۔۔۔۔۔۔۔۔۔۔۔۔
	مورفته:
	بمقام:لا ہور ۔ قومی شناختی کار ڈنمبر
	•
	نوك:
ے شیئر رجٹرار کے آفس کے بیتے مرارسال کردیں۔ مصرور میں میں مصرور میں	1- اس فارم کومکمل اور د شخط کرنے کے بعد اجلاس شروع ہونے سے کم از کم 48 گھنے قبل کمپنی برمست

2- اجلاس میں شرکت اور ووٹ دینے کے مستحق سی ڈی سی صفص داران اپنی شناخت کے لئے اپنااصل کمپیوٹرائز ڈقو می شناخت کارڈ/پاسپورٹ مہیا کریں اور پراکسی کی صورت میں اپنے CNIC ماہا سپورٹ کی مصدقہ کا پی لازمی نسلک کریں۔





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