# ANNUAL REPORT 2020



# **AMTEX LIMITED**

### **COMPANY PROFILE**

Amtex Limited is amongst the largest vertically integrated Textile setups in Pakistan having production facilities in all sectors of Textile Industry from Spinning, Weaving, Processing, Printing, Finishing, Cut and Sewn processes and provides employment opportunities to large number of families. After establishing strong foothold in the Textile exports, Amtex successfully switched to Direct to Retail ("DTR") business model that has enabled it to focus on exporting high value added diversified Products directly to premier Retailers in the EU, USA and across the globe. Amtex holds an iconic textile position in the Global textile industry, being the "One Stop Shop" concept by offering largest variety and combination of products to its diversified customers.

With state of the art Textile manufacturing facility, internationally recognized R&D Department, Strong outsourcing capabilities, Professional management, International display centers and warehouses for facilitating procurement of orders and direct dealing with retailing giants, Amtex is marching towards becoming a leader. Amtex has shown huge promise in value added Home Textile sector, where it has become a leader in exporting high end quality Products. Amtex has maintained its focus and commitment in balancing, modernization and value addition activities, as core business philosophy. Amtex aims at developing synergies by keeping abreast with their strong vendor base and establishing partnerships with them so as to increase the Product portfolio as well as to have the flexibility to react to the dynamics of ever demanding growing parameters of market and global business.

## **Company Information**

### **Board of Directors**

Mr. Muhammad Ahsan

Mr. Khurram Iftikhar

Mr. Shahzad Iftikhar

Mr. Nadeem Iftikhar

Mr. Suhail Magsood Ahmed

Mr. Gul Muhammad Naz

Mrs. Jawaria Ahsan

#### **Chief Financial Officer**

Mr. Waheed Aslam

### **Company Secretary**

Mr. Muhammad Raza Farooq

### **Audit Committee**

Mr. Suhail Magsood Ahmed

Mr. Muhammad Ahsan

Mrs. Jawaria Ahsan

#### **Human Resource & Remuneration Committee**

Mr. Gul Muhammad Naz

Mr. Suhail Magsood Ahmed

Mr. Shahzad Iftikhar

#### **Auditors**

Zahid Jamil & Co.

**Chartered Accountants** 

### **Legal Advisor**

Mr. Aamir Nawaz Bhatti

Advocate High Court

### **Share Registrar Office**

Vision Consulting Limited

3-C, LDA Flats, Lawrance Road, Lahore

### **Registered Office**

P-225 Tikka Gali # 2 Montgomery Bazar, Faisalabad

#### **Projects Locations**

30-k.m. Shaiekhupura Road Faisalabad

Punj Pullian Daewoo Road Faisalabad

Spinning Unit

Processing & Stitching Unit

#### Website

www.amtextile.com

Chief Executive

Chairman

Chairman

Chairman

## Vision Statement

Our vision is to provide our customers all their required goods and services from one plat form.

### **Mission Statement**

Our mission is to become the buyer's first choice all around the world and to achieve this target we make sure that we stay true to the highest standards of excellence and customer's satisfaction.

### **FINANCIAL HIGHLIGHTS**

	YEAR ENDED JUNE 30,					
	2020	2019	2018	2017	2016	2015
			Rupees in	million		
Operating performance						
Sales-net	545	630	843	1,698	2,154	2,905
Cost of Sales	786	791	1,335	2,328	2,777	3,591
Gross (loss)	(241)	(161)	(493)	(630)	(623)	(686)
Operating (loss)	(439)	(70)	(3,088)	(1,321)	(1,359)	(1,411)
(Loss) before taxation	(641)	(253)	(3,253)	(1,468)	(1,514)	(1,591)
(Loss) after taxation	(671)	(263)	(3,270)	(1,486)	(1,526)	(1,602)
		YE	AR ENDE	D JUNE 3	0,	
	2020	2019	2018	2017	2016	2015
			Rupees in	million		
Financial position						
Property, plant and quipment-net						
(excl.capital work in progress)	1,237	1,623	1,751	3,388	4,079	4,299
Investment property	1,161	1,102	1,014		-	-
Capital work in progress				-	-	35
Fixed assets	2,398	2,725	2,765	3,388	4,079	4,335
Total assets	3,724	4,378	4,783	8,683	10,462	11,899
Current assets						
Store, spare parts, loose tools and stock in trade	706	928	1,345	1,920	2,462	2,903
Other current assets	394	511	472	3,126	3,713	4,434
Cash and cash equivalents	175	163	144	192	146	172
	1,275	1,602	1,961	5,238	6,321	7,509
Current liabilities						
Short term bank borrowings	6,063	6,093	6,178	7,495	7,371	6,956
Current portion of long term financing/ murabaha	2,119	1,707	1,249	884	740	1,084
Other current liabilities	2,938	2,948	2,978	2,975	2,985	3,145
	11,120	10,748	10,405	11,354	11,096	11,185
Net Working Capital	(9,845)	(9,146)	(8,444)	(6,116)	(4,775)	(3,676)
Long term fianancing/ murahaba	414	875	1,498	1,260	1,581	1,558
Share capital and reserves	(9,883)	(9,221)	(8,967)	(5,950)	(4,633)	(3,197)

			YEA	AR ENDED	JUNE 30	),	
		2020	2019	2018	2017	2016	2015
Profitability analysis							
Gross (loss) to sales	(%)	(44.3)	(25.6)	(58.4)	(37.1)	(28.9)	(23.6)
(Loss) before tax to sales (Loss) after tax to sales	(%) (%)	(117.7) (123.1)	(40.1) (41.7)	(386.0) (388.0)	(86.5) (87.5)	(70.3) (70.8)	(54.8) (55.1)
Loss per share	(Rupees)	(2.6)	(1.0)	(12.6)	(5.7)	(5.9)	(6.2)
			YEA	R ENDER		),	
		2020	2019	2018	2017	2016	2015
Financial analysis							
Current Ratio	(times)	0.1	0.1	0.2	0.5	0.6	0.7
Debt to equity	(times)	(0.2)	(0.2)	(0.3)	(0.4)	(0.5)	(0.7)
Break up value per share	(Rupees)	(38.1)	(35.5)	(34.6)	(22.9)	(17.9)	(12.3)
Inventory turnover ratio	(times)	1.3	1.0	1.2	1.5	1.4	1.4
Debtors turnover ratio	(times)	3.5	3.5	0.6	0.6	0.6	0.7
Fixed assets turnover ratio	(times)	0.4	0.4	0.5	0.5	0.5	0.7
Total assets turnover	(times)	0.1	0.1	0.2	0.2	0.2	0.2

### **Notice of Annual General Meeting**

Notice is hereby given that Annual General Meeting of the members of Amtex Limited (the Company) will be held on October 28, 2020 at 11:30 A.M. at Company's registered office P-225 Tikka Gali # 2 Montgomery Bazar Faisalabad to transact the following business:

#### ORDINARY BUSINESS

- 1. To confirm minutes of the Extraordinary General Meeting held on December 31, 2019.
- 2. To receive and adopt the Audited Accounts of the Company for the year ended June 30, 2020 together with Directors' and Auditors' reports thereon.
- To approve re-appointment of M/s. Zahid Jamil & Company, Chartered Accountants, as external auditors of the Company for the year 2020-21 and fix their remuneration, as recommended by the Audit Committee and Board of Directors.
- 4. To transact any other business with the permission of the chair.

By Order of the Board

Faisalabad October 07, 2020 Muhammad Raza Farooq Company Secretary

#### **NOTES: -**

- 1. The Share Transfer Books of the Company will remain closed from 20-10-2020 to 28-10-2020 (both days inclusive). Transfers received at Vision Consulting Ltd, 3-C Lawrance Road, LDA Flats Lahore at the close of the business on 19-10-2020 will be treated in time.
- 2. A member entitled to attend and vote at the Annual General Meeting is entitled to appoint another person as proxy to attend and vote instead of him. The proxy forms, in order to be effective, must be received at Company's registered office P-225, Tikka Gali # 2 Montgomery Bazar Faisalabad, not less than 48 hours before the meeting.
- 3. Members can avail video conference facility for attending the meeting at places other than the town in which general meeting is taking place. In this regard, please fill the enclosed consent

for video conference facility and submit to registered address of the company, ten (10) before holding of the general meeting. If Company receives consent from members holding in aggregate 10% or more shareholding residing at a geographical location, to participate in the meeting through video conference ten (10) days prior to the date of the meeting, Company will arrange a video conference facility in the city subject to availability of such facility in that city. The Company will intimate to members regarding venue of video conference facility at least five (5) days before the date of the meeting along with all the information necessary to enable them to access the facility.

- 4. Members are requested to notify immediately changes, if any, in their registered address.
- 5. CDC Account Holders will further have to follow the under mentioned guidelines as laid down by the Securities and Exchange Commission of Pakistan.

### 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 Regulation, shall authenticate his 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 signature of the nominee shall be produced (unless it has been provided earlier) at the time of the Meeting.

### 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 requirements.
- 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 the 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. In case of corporate entity, the Board of Directors' resolution / power of attorney with specimen signature shall be submitted (unless it has been provided earlier) along with proxy form to the Company.

### **Review Report by the Chairman**

The Board of Directors (the Board) of Amtex Limited has performed their duties diligently in upholding the best interest of shareholders' of the Company and has managed the affairs of the company in an effective and efficient manner. The Board has exercised its powers and has performed its duties as stated in the Companies Act 2017 and the Listed Companies (Code of Corporate Governance) Regulations.

In December 2019, the Board was re-elected for next three years term with addition of one female director Mrs. Jawaria Ahsan.

The financial year under review faced a challenging situation throughout the year and turnover of the company has declined due to several factors. The main factor is the closure of spinning unit and further lock down due to pandemic situation of Covid-19, higher fuel and power prices increase the cost of doing business significantly from last year.

The Board has actively participated in strategic planning process, enterprise risk management system, policy development, and financial structure, monitoring and approval. All the significant issues throughout the year were presented before the Board or its committees to strengthen and formalize the corporate decision making process and particularly all the related party transactions executed by the Company were approved by the Board on the recommendation of the Audit Committee. The Board has ensured that the adequate system of internal control is in place and its regular assessment through self-assessment mechanism and /or internal audit activities. Necessary Board agenda and related supporting documents were duly made available to the board in sufficient time prior to the Board and it Committee Meetings. The non- executive and independent directors are equally involved in important decisions of the board.

On behalf of the board, I would like to thank our management, staff and workers for their hard work. I would like to appreciate all our valued customers for their continued confidence in the company. Not to forget, all credit to the financial institutions for their cooperation and support.

Faisalabad October 06, 2020

Muhammad Ahsan Chairman

# چئیرمین کی جائزہ رپورٹ:

ایم کیکس کمیٹیڈ کے بورڈ آف ڈائز کیٹرز (بورڈ) نے ممپنی کے صف یا فتگان کے بہترین مفادکو برقرار رکھنے کے لیے اپنے فرائض پوری تندی سے ادا کیے ہیں اور کمپنی کے امورکوموکر انداز میں نبھایا ہے بورڈ نے اپنے اختیارات کا استعال کیا ہے اور کمپنی ایک 2017 اورکوڈ آف کا ربوریٹ گورنیش کے ضابط اخلاق کے مطابق اپنے فرائض مرانجام دیے ہیں -

ريمبر 2019 ميں بورڈ آف ڈائر يکٹرز کا دوبارہ انتخاب ہوا ہا درسنر جور بياحسن کوخالون ڈائر يکٹر کے طور پر منتخب کيا گيا ہے

زیرغور مالی سال کے دوران بہت سے وامل کی وجہ ہے مشکل صورتھال کا سامنا رہا ہے اور کمپنی گیفر وقت میں سال کے دوران نمایاں کی آئی ہے ان عوامل میں اہم عضر سپڈنگ یونٹ کی بندش COVID -19 کی وہائی صورتھال وجہ سے لاک ڈاؤن ایندھن اور بھلی کی ہوھتی ہوئی قیمتوں کی وجہ سے پیداوار کی لاگت میں پچھلے سالوں کی ہنسبت نمایاں اضافہ ہے۔

بورڈ نے اسر پیک منصوبہندی کے مل اعر بہائز رسک میجنٹ سسٹم پالیسی و ویلیسٹ اور مانی ڈھانچ کی گھرانی اور منظوری میں فعال طور یہ حصد لیا ہے۔ زینو رسال کے دوران کا رپورٹ فیصلہ سازی کے مل کو مقتلم اور با قاعد و بنانے کے لیئے تمام اہم امور یورڈ باس کی کمیٹیوں کے سامنے چیش کے گئے جیں اور خاص طور پر ربلید ٹاپرٹی ہے متعلق تمام لین وین کے امورکو بورڈ نے آڈٹ کمیٹی کی سفار شاہ کے مطابق منظور کیا ہے۔ بورڈ نے اس با سے کو بیٹنی بنایا ہے کہ انٹر کل کشرول کا مناسب نظام موجود رہا اوراس کا با قاعد و جائز واز خور تھنے میں کے طریقہ کار اورا یا انٹرٹی آڈٹ سرگرمیوں کے ذریعے کیا جائے ۔ خبرور کی بورڈ ایجنڈ ااوراس ہے متعلق معاون دستا ویزا ہے بورڈ اور کمیٹی کے اجلاس سے متعلق معاون دستا ویزا ہے بورڈ اور کمیٹی کے اجلاس سے پہلے مناسب وقت پر بورڈ کو مہیا کردیے گئے ہا ن انگر کیٹیواور آزاو ڈائر کیٹر زکمیٹی کے تمام ایم فیصلوں میں شامل رہے جیں ۔

بورڈ کی جانب سے میں انتظامیہ عملے اور کارکنوں کی محنت کے لیئے ان سب کاشکر گرا رہوں ۔ میں اپنے تمام قالمی قدر سلمرز کے کمپنی پرمسلسل اعتمادیرا تکامختر ف ہوں۔ مالیاتی اداروں کی جانب سے معاونت اور تمایت قالمی تحسین ہے ۔

> محمداحس چيز مين

> > فيعل آباد بتاريخ: 6 اكتور 2020

### **Directors' Report**

The Directors of your Company present before you the annual report with audited financial statements for the year ended June 30, 2020.

### **Operating & Financial Results**

The financial year 2020 witnessed rising cost of doing business due to devaluation of Pak rupees, increased prices of fuel and Pandemic situation of COVID-19.

The financial results for the year under review with comparative figures of previous year are presented hereunder:

	2020	2019
	Rupees	Rupees
Sales	544,873,389	629,535,576
Cost of sales	786,021,749	790,582,001
Gross loss	(241,148,360)	(161,046,425)
Other Income	115,644,968	142,215,704
	(125,503,392)	(18,830,721)
Selling and distribution expenses	12,811,634	13,183,275
Administrative expenses	301,059,289	38,254,756
Finance cost	201,839,880	182,310,412
	515,710,803	233,748,443
Loss before taxation	(641,214,195)	(252,579,164)
Taxation	29,751,791	10,139,790
Net loss for the year	(670,965,986)	(262,718,954)
Loss per share - Basic and diluted	(2.59)	(1.01)

During financial year ended June 30, 2020, company incurred gross loss of Rupees 241.14 million on sales of Rupees 544.87 million as compared to Rupees 161.04 million gross loss on sales of Rupees 629.535 million for the previous financial year. During the FY 2020 Company incurred net loss after tax of Rupees 670.96 million as compared to net loss after tax of Rupees 262.71 million during the previous financial year. Gross loss is mainly due to falling sales and overall increase in input cost, adverse economic factors and under-utilization of manufacturing capacities. High energy cost, underutilization of capacities and low exports due to global shut down because of Covid-19 pandemic

along with impairment loss arises due to revaluation of plant and machinery (Rs.253.918) have culminated in after tax loss of rupees 670.96 million.

The Covid-19 is a global public-health crisis that has become a threat to economy of the world, as both production and consumption levels are simultaneously scaled back. Consequently, interruption in global supply chains and transportation, after major lockdowns, has resulted into a sharp decline in international trade of goods and services. Sales and production activities of the Company were suspended during the Lockdown, however, the operations started again after the implementation of SOPs issued by the Government and obtaining necessary permissions to complete export sales orders and providing essential services. Company tried its best and become successful to overcome all major short falls arose due to lock down and met its all commitments. As of release date of these financial statements, there has been no specifically material quantifiable impact of Covid-19 on the Company's financial condition or results of operations.

### **Auditors' Observations**

The auditors in paragraph (a) of audit report has provided observation regarding company's ability to continue as going concern due to accumulated losses, liquidity issue, curtailed operational activities, pending litigations, closed operations of spinning division, curtailment of employees and lease of its certain properties (land and buildings) situated at addresses provided in the audit report. Directors of company explain that on the basis of existing conditions and future judgments about the outcome of the events, the management is making full efforts to continue the entity as a going concern. And in order to mitigate aforementioned factors company is in process of selling certain properties and machinery, mortgaged with banks, the entire such sale proceeds to be paid to relevant charge holder banks to reduce the debt burden and settle the litigation with these banks. The management of the company has already taken steps for extension and restructuring of loans from certain banks and negotiations with other banks of company are in process. Further, as part of plan land and buildings have been leased out to generate revenue and curtail the losses due to high fixed maintenance cost of these properties, in view of steps mentioned above management is confident that it will be successful in its efforts and hence the company will be able to continue as a going concern.

The auditors in paragraph (b) of audit report have provided observation that company has created provision for doubtful debts and did not take legal action to recover these past due balances. The company planned to take appropriate legal action in the light of legal opinion for recovery of due balances but due to Covid-19 pandemic situation yet not execute said plan.

The auditors in paragraph (c) of audit report have provided observation that markup expense has not been fully charged. In this regard it is explained that certain banks / financial institutions have filed suit against the company for recovery of their financing and mark up so company has not provided any markup / cost of funds on the outstanding amount as stated in notes to the accounts.

Based on the legal opinion, the company feels that, after institution of the suit, bank/financial institution is only entitled to cost of funds if so awarded by the Court in case the suit is awarded against the company. The levy of cost of funds and the quantum thereof shall be contingent on passing of the decree and rate prescribed by the State Bank of Pakistan during the period of pendency of the claim and discharge of decree, if passed by the Court.

### **Market Review and Future Prospects**

The world is still struggling against COVID-19 pandemic although situation is fairly under control in Pakistan. However the health experts are expecting a second wave of the pandemic in winter. The State Bank of Pakistan has taken several initiatives for the revival of economy and reduced the policy rate to 7% while offering several refinance schemes to encourage the investments. The Government has allowed resumption of educational institutions and other industries after almost 180 days. These measures would indeed help the economy to get back to normal.

The cost of doing business has continued to show a rising trend in year under review. Increasing energy & fuel costs are another factor which could lead to higher manufacturing costs. The manufacturing sector is confronting major challenges due to economic contraction. However the depreciation of the Pak rupee has made some products quite competitive. The management on one hand is striving hard to turn the company as viable, operative and efficient unit in order to meet future challenges. Secondly, the management is making full effort to reduce the debt burden by selling certain properties and machinery with the consent of charge holder banks. However, the future of textile industry in Pakistan are largely dependent upon the initiatives taken by the Government of Pakistan to ease the cost of doing business, reimbursement of sales tax and income tax refunds and effective implementation of textile policy.

### **Dividend**

In view of the adverse results in the current year, cash flows of the company do not permit dividend payout therefore the directors have not recommended any dividend for the year.

#### **Auditors**

The present auditors M/s Zahid Jamil & Company, Chartered Accountants, retire and being eligible, offer themselves for re-appointment. The Board of Directors has been suggested by the audit committee the re-appointment of M/s Zahid Jamil & Company, Chartered Accountants, as auditors for the financial year ending June 30, 2021.

#### **Internal Financial Controls**

An effective and sound internal control has established and implemented throughout the year at all levels of the company by the Board of Directors. Internal control system is designed to achieve overall Company's objectives, reliable financial reporting and compliance with laws, regulations and policies.

#### **Related Parties**

All related party transactions during the financial year ended June 30, 2020 were reviewed by the Audit Committee and approved by the Board of Directors.

### **Pattern of Shareholding**

The pattern of Shareholding along with categories of shareholders of the company as at June 30, 2020 is annexed with this report.

### **Corporate Governance**

The Statement of Compliance with the best practices of Code of Corporate Governance is annexed.

### **Corporate and Financial Frame Work**

In compliance of the Code of Corporate Governance, we give below statements on Corporate and Financial Reporting frame work:

- 1. The financial statements together with the notes thereon prepared by the management of the Company, present fairly its state of affairs, the results of its operations, cash flows and changes in equity.
- 2. Proper books of accounts of the Company have been maintained.
- 3. Appropriate accounting policies have been consistently applied in preparation of financial statements and accounting estimates are based upon reasonable and prudent judgment.
- 4. International Accounting / Financial Reporting Standards, as applicable in Pakistan, have been followed in preparation of financial statements and there is no any departure there from.
- 5. The system of internal control is sound in design and has been effectively implemented and monitored.
- 6. There has been no material departure from the best practices of Corporate Governance as detailed in the Listing Regulations of the stock exchange where the company is listed.

- 7. Going concern is explained separately.
- 8. Information about taxes and levies is given in the notes to the accounts.
- 9. Financial highlights of the last six years are annexed.
- 10. There are no statutory payments on account of taxes, duties, levies and charges that are outstanding as on June 30, 2020 except for those disclosed in financial statements.

### **Composition of Board**

### **Total Number of Directors:**

a) Male 6 (Six)

b) Female 1 (One)

### **Composition:**

Sr#	Category	Name
1	Independent Directors	Suhail Maqsood Ahmed
i independent birectors	Gul Muhammad Naz	
		Nadeem Iftikhar
2 Non Executive Directors	Non Evocutive Directors	Muhammad Ahsan
	Non Executive Directors	Usman Ghani*
		Jawaria Ahsan*
2	Eve autive Divesters	Shahzad Iftikhar
3	Executive Directors	Khurram Iftikhar

<sup>\*</sup> Usman Ghani retired from Board on December 31, 2019 and Mrs. Jawaria Ahsan joined BOD.

### **Meetings of the Board of Directors**

During financial year 2019-20 attendance of directors in meetings of BOD is provided as under:

Sr#	Name	No. of Meetings attended
1	Suhail Maqsood Ahmed	04
2	Gul Muhammad Naz	03
3	Nadeem Iftikhar	04
4	Muhammad Ahsan	04
5	Usman Ghani*	02
6	Jawaria Ahsan*	02
7	Shahzad Iftikhar	04
8	Khurram Iftikhar	04

No trading in Company's shares was carried out by its Directors, CFO, and Company Secretary, Head of Internal Audit other Executives and their spouse(s) and minor children during the year.

#### **Directors Remuneration**

The Board of Directors has devised a directive for determination of remuneration of executive and non-executive directors depending upon their responsibility in affairs of the Company. The remuneration is commensurate with their level of responsibility and expertise.

Non-executive directors including the independent director are entitled only for fee for attending the Board and its committees' meetings. Remuneration of executive and non-executive directors shall be approved by the Board, as recommended by the Human Resource and Remuneration Committee. For information on remuneration of Directors and CEO in 2019-20, please refer notes to the Financial Statements.

### **Audit Committee**

The Audit Committee of the Company is in place and comprises of the following members as required under the Code of Corporate Governance:

Suhail Maqsood Ahmed Chairman (Independent Director)

Muhammad Ahsan Member

(Non-Executive Director)

Jawaria Ahsan Member

(Non-Executive Director)

Meetings of Audit Committee were held during the year ended June 30, 2020 as required by the Code of Corporate Governance for review of quarterly accounts, annual accounts and other related matters. The meetings were also attended by the CFO, Head of Internal Audit and External Auditors as and when required.

#### **Human Resource & Remuneration Committee**

During the year two meetings of the Human Resource & Remuneration Committee were convened. The attendance record of each member is as follows:

Sr#	Name	No. of Meetings attended
1	Gul Muhamamd Naz (Chairman)	02
2	Suhail Maqsood Ahmed (Member)	02
3	Shahzad Iftikhar (Member)	02

### Acknowledgment

The Directors of your company would like to place on record their deep appreciation for the support of the banks, financial institutions, regulators and shareholders and hope for the same in future.

The directors of your company also wish to place on record appreciation for the dedication, perseverance and diligence of the staff and workers of the company.

CHIEF EXECUTIVE

Khurram Iftikhar

Shahzad Iftikhar

Faisalabad October 06, 2020

# ڈائریکٹرز کی رپورٹ:

آ ہے کی کمپنی کے ڈائر کیئرز دعفرات آ پ کے روبر و سالاندر پورٹ معد مالی آ ڈٹ شدہ گوٹواہ حساب برائے 30 جون 2020 پیش کرتے۔ ہیں۔

### آيريشنل اور مالى نتائج

مالی سال 2020 میں پاکستانی روپے کی قد رمیں کی ایندھن کی قیمتوں میں اضافدا ور 19-COVID کی وہائی صورت حال کے باعث کاروبار کی پیداواری لاگت میں اضافہ دیکھا گیا ہے۔

مال مَنائجُ مرائع زرغورسال معموا زنداعدادوشاربابت سابقدسال كوذيل مين فيش كياجاتا ب-

	2020 م	2019 ق
汝	544,873,389	629,535,576
حخيينة يلز	786,021,749	790,582,001
كل نقصان	(241,148,360)	(161,046,425)
دنگرآ مدن	115,644,968	142,215,704
	(125,503,392)	(18,830,721)
خريد وفروخت ورتقيم كياخراجات	12,811,634	13,183,275
ا بنظامی اخراجات	301,059,289	38,254,756
مالی مخمینه	201,839,880	182,310,412
	515,710,803	233,748,443
محصول لگانے سے سلے کا نقصان	(641,214,195)	(252,579,164)
محصول	29,751,791	10,139,790
خالص نقصان	(670,965,986)	(262,718,954)
في كس حصص فقصان بنيا دى اورملاوٹ شدہ	(2.59)	(1.01)

خسارے کا سامنا کرنایزا۔ -

9- COVID ہوگی ہیں۔ اس کے بید اور اس کے اور معیشت کے لیے بہت ہون اخطرہ ہے جس سے بیدا وار اور کھیت دونوں ہری طرح متاکو ہوئی ہیں۔ اس کے بیدا وار اور کھیت دونوں ہری طرح متاکو ہوئی ہیں۔ اس کے بیچے ہیں ہوئے اس کے قاؤن کے باعث عالمی سطح پر سامان کی ترسیل اور ٹرانسپورٹ میں رکاوٹ کی وجہ سے بین الاقوا می جہارت اور خدمات میں زہر وست کی واقع ہوئی ہے۔ لاگ ڈاؤن کے باعث کمپنی کی فرو خت اور پیدا وار کی ہر گرمیاں معطل رہیں۔ تاہم حکومت کے جاری کردہ ایس او بییز برعمل درآ ہداور ہر آمدی فرفت کے معاہدوں کو مکمل کرنے اور خروری خدمات کی فراہمی کے لیئے ضروری جانس کی جو دری جانس کی بیش پر کمپنی نے اپنی خروری جانس کی ہوئی ہوئی ہوئی گئیں۔ لاگ ڈاؤن کے باعث پیوا ہونے والی ہر کی بیش پر کمپنی نے اپنی پوری کوشش سے قابو پایا اور اسے وعدوں کو پورا کیا۔ ان فاشل شیشت کے فائنل ہونے تک کمپنی کے مالی حالات اور آ پر بیشل نمائی پر کوری کوشش سے قابو پایا اور اسے وعدوں کو پورا کیا۔ ان فاشل شیشت کے فائنل ہونے تک کمپنی کے مالی حالات اور آ پر بیشل نمائی پر کوری کوشش سے قابو پایا اور اسے وعدوں کو پورا کیا۔ ان فاشل شیشت کے فائنل ہونے تک کمپنی کے مالی حالات اور آ پر بیشل نمائی کی

# آڈیٹر کے مشاہدات:

ا ڈیٹر حضرات کی رپورٹ کے بیرا گراف (a) میں کمپنی کی کاروبا رکوجاری رکھنے کی اہلیت کے بارے میں رائے کا اظہار کیا گیا ہے اور جس شدہ

انتصابات ، سپنگ ڈویز ن کے بند آپیشن ، مالی ،گوان ،آپیشنل سرگرمیوں کا انتواء تریا انتواء شدہات ، ملا زموں کی گیا ور کمپنی کی پراپرٹیز کولیز

پر دینے کی ویہ ہے کا روباری ممل کو جاری رکھنے کے بارے میں تشویش کا اظہار کیا گیا ہے آپ کی کمپنی کے ڈائر بیٹر حضرات وضاحت بیان کر

رہ ہیں کہ واقعات کے نتائج موجودہ حالات اور متبتبل کے فیملوں کی نبیا در پر کمپنی کے نششین کی جانب ہے کا روبار کیمس کی جاری رکھنے

کے لیے پوری کوشش کی جاری ہے ۔ اور پہلے بیان کیئے گئے مسائل کے حل کیلئے کمپنی نے نبیکوں کے پاس رہی شدہ کمپنی کی پچھے جائدا واور

مشیز کی کوفر و خت کر کے حاصل ہونے والی نقو م کوان بینگوں کے قرضوں میں ایڈ جسٹ کردیا ہے تا کہ ان بینگوں کی طرف سے کہتے گئے

مقدمات کو میش کیا جا سینے ۔ کمپنی کے مشتقیمین کی جانب ہے بینگوں کے قرضوں کی از نمر فوز تیب کے لیئے مائی اواروں سے بیاستہ عاپہلے تی کی

جا جگی ہے جبکہ دوسر سے بینگوں کے ساتھ گفت وشنیہ جاری ہے ۔ مزید ہم آئل منصوبہ بندی کے تھے کہنی کی لینڈ اور بلڈنگ کو آمد ٹی حاصل

کرنے اوران پراپر ٹیز کی بہت زیادہ مینگئیس کی ویہ ہے ہوئے والے نقصابات کو کم کرنے کے لیئے لیز پرویا گیا ہے اوپر بیان کیئے گئے

اقدامات کے بیش نظر کمپنی کے منتقسین پراعتاد ہیں کہ وہ آئی کاوٹوں میں کامیا بی ہے سروٹر وہو نگے اور کہنی اس قائی ہوجا گیگ کہ کہ وہ اپنے کا کو وار کو حاری رکھ سکے ۔

کاروبا رکو حاری رکھ سکے ۔

### مارکیٹ کا جائزہ اور مستقبل کے امکانات:

دنیا بھی 19-COVID وائی بیاری کے خلاف جدوجہد کررہی ہے جبکہ پاکستان میں صورتحال کافی حدثگ قابو میں ہے ایم ماہرین صحت موسم سرما میں وہا کی دوسر کی اہر گیاؤ قع کررہے ہیں۔ شیٹ بینک آف پاکستان نے معیشت کی بحالی کے لیئے متعد واقد امات اٹھائے میں اور سرمایہ کاری کی حوصلہ افزائی کے لیئے گئی رکی فنائس اسکیموں کی چش کش کرتے ہوئے پالیسی شرح کو 7 فیصد کر دیا ہے۔ حکومت نے تقریبان 180 دن کے بعد تعلیمی اداروں اور دیگر صنعتوں کو دوبارہ شروع کرنے کی اجازت دی ہے۔ ان اقد امات سے معیشت کو معمول پر آنے میں مدو ملے گی۔

زیر خورسال میں پیداواری لاگت میں اضافے کا رجان و کیسے میں آیا ہے۔ توانائی اورا پندھن کی بر حتی ہوئی قیمتیں ایک اورا ہم عضریں جو پیداواری لاگت میں اضافے کا باعث بن رہی ہیں۔ مینوفیکچرنگ کا شعبہ اقتصادی برحالی کی وجہ سے بڑے چیلنجوں کا مقابلہ کر رہا ہے۔ تا ہم پاکستانی روپے کی قدر میں کئی نے بچھے مصنوعات کو مسابقتی بناویا ہے۔ آئندہ چیلنجوں کا مقابلہ کرنے کے لیے ایک طرف انتظامیہ پوری کوشش کررہی ہے کہ تمہینی کوقائی عمل آپریٹو اورا یک موکر یونٹ میں تبدیل کیاجا سکے۔ ووم انتظامیہ چا رہے ہولڈرٹیکوں کی رضامندی سے بچھ بہا پرٹیز اور مشینری کو بچھ کو ممل آپریٹو اورا یک موکر یونٹ میں تبدیل کیاجا سکے۔ ووم انتظامیہ چا رہے ہولڈرٹیکوں کی رضامندی سے بچھ بہا پرٹیز اور مشینری کو بچھ کر قرضوں کے بوجہ کو کم کرنے کی پوری کوشش کررہی ہے۔ تا ہم پاکستان میں ٹیکٹا تیل انڈسٹری کے ستعشل کا زیادہ تر انتظام کومت پاکستان کی جانب سے پیداواری لاگت کو کم کرنے سیز تیکس اورائم کیکس کے دھنڈ زکی اوا ٹیکس اور ٹیکٹا تیل پالیسی کے موٹئر نفاز جیسے اقد امات بر ہے۔

## تقسيم منافع

موجودہ سا<mark>ل کے منتی نتائج کی روثنی میں ممینی کے رقم</mark> کا بہاؤای رقم کی تقلیم کرنے کی اجازت نبیں دیتا، لبندا ڈاٹر کیٹر حضرات کی جانب سے اس سال میں سی بھی رقم کی تقلیم کی سفارش نبیں کی گئے۔

# آڏيڻرز :

موجودہ آؤیٹرزمیسر ززابدجیل اینڈ کمپنی، چارٹرڈا کاؤٹنٹس ، ریٹا ٹرڈاورا بل تقرری نے کمپنی میں دوبار اقتر ری کی پیشکش کی ہے۔ بورڈ آف ڈائز یکٹر حضرات کی جانب ہے آؤٹ کمپیٹن کی سفارشات کی روشن میں کومیسرز زاہد جمیل اینڈ کمپنی، چارٹرڈا کاؤٹنٹس کوبطور آؤیٹر مال سال اختیام 30 جون 2021 کے لیے دوبار راتقرری کے لیے جمویز کیا ہے۔

# انٹرنل فنانشل کنٹرول:

بورڈ آف ڈائر کیٹر کے ذریعے ایک موکز اور متحکم اعز ٹل کنٹر ول سنم کمپنی کی ہر ح<mark>ک</mark>ی سال بحر کے لیئے نا فذکیا گیا ہے۔اعز ٹل کنٹر ول سنلم مجموعی طور پر قافمی اعتماد مالی رپورٹنگ قوانین وضوا اولیا پیسیوں کی قبیل اور کمپنی کے مقاصد کو حاصل کرنے کے لیئے ڈیرائن کیا گیا ہے۔

# ريليڻڈ پارٹيز:

30 جون 2020 کوئتم ہونے والے مالی سال کے دوران ریلیوٹہ پارٹیزے متعلقہ تمام لین دین کا آ ڈے سینٹی کے ذریعہ جائز ولیا گیاا وربورڈ آف ڈائز کیٹرے اے منظور کرولا گیا -

### حصص رکھنے والے شراکت داروں کا پیٹرن:

سمینی کے تصص رکھنے والے شراکت واروں کا پیٹرن معدورجد بندی تصص بابت 30 جون 2020 کواس رپورٹ کے ساتھ منسلک کیا گیا ہے۔

# كار يوريث كوورنس:

بهاآ ورى ريورك معه عمره مثق إبت كوثراً فكاربوريث كوورنس كونسلك كيا كيابي

### ادارہ اور مالی امور کے متعلق ترتیب دیا گیا ڈھانچہ:

کوڈ آف کارپوریٹ گووزنس کی بھا آ ورق کرتے ہوئے مالی رپورٹ اور کارپوریٹ کے متعلق تر تیب دیئے گئے ڈھانچہ کوڈیل میں تحریر کیا جانا ہے :۔

- 1- مال گوشوارہ حماب کتاب اورائے نوش کو کمپنی کے منتظمین کی جانب سے تیار کیا گیا ہے اورموجودہ حماب کتاب کے معاملات میں سے موادر جماب کتاب کیشن فلو اور رپورٹ آف چینجوان ایکویٹ میں شفافیت اور غیر جانبداری کے اصول اپنا گئے ہیں۔
  - 2- سىمىنى كى اكاۋىنىس ئېس بېترانداز مېن تيار كى جارىي بين \_
  - 3- كىپنى كياكا ۋېنىڭ بالىسىز كواكىكىلىل كەساتھاس كوشوارەحساب كتاب كوبنانے ميں استعمال كيا كياب-
- 4۔ بین القوا می اکا ؤ منگ اور امالی را پورٹنگ سٹینڈ روڑ ز، جیسا کے اس کا اطلاق پاکستان میں ہے، کو کمپنی کے مالی کوشوارہ حساب کتاب کی تیاری کے بابت ملحوظ خاطرر کھا گیا ہے اوران سے کسی مشم کا انجواف نہیں کیا گیا۔
- 5- ادارہ کی جانب سے وضع کردہ ایم تل کنٹرول سٹم اچھی حالت میں ترتیب دیا گیا ہے اسٹم پڑملدر آمد کے ہارے میں مناسب چانچ پڑتال کا گئی ہے ۔
- 6- عدومثق بابت کوڈ آف کارپوریٹ کوورنس کوئیٹنی بنایا گیا ہے جیسا کدشا کا پیچینج کے استنگ ریگولیشن میں درن ہے اوران سے سمی متم کا کوئی انحراف نہیں کیا گیا۔
  - 7- مستميني كاروباري حالات كم متقبل كوالك بيان كياكيا -
  - 8- كيس ويوني اورمحصولات معنى كوئي بهي قالم اوارقم نهين موائي ان كيجنبين فنافطل شيئت مين بيان كيا كيا كيا -
    - 9- جيسال کي مالي کار کردگي کوا جا گر کيا گيا ہے وريا بت ريورث نسلک کي گئي ہے۔
    - 10- منگسزا ورليويز معلق انفارميشن كونوش نوري ا كا وُنثس ميں بيان كيا آليا ہے -

### كمپوزيشن آف بورڈ

ۋائر ئىمىثر زىكىكل تغدا د

ميل چ<u>ه</u> فيميل ايپ

### كميوزيش:

	0.50
کینگری	γt
ا يَّزِيكُووْارْ بَكِثْر	خرم افخقا ر
الكريكة والزكيش	شترا وافتخار
بان الكِزيكُو وُالزيكِرُ	نديم افتحار
أزاد ۋائزىكىر	سهيل مقصو داحما
بان الگِزيگو ۋائزيکٽر	محداحسن
آزاد ڈائزیکٹر	گل محد ا
مان الكِّرْ يَكُثُو وْالرِّ يَكِثْرِ (فَيْمِيل وْالرِّ يَكِثْرِ)	جو پر پیداحسن
ریٹار ہوئے اور مسز جوریا حسن نے بیااوا ی میں شمولیت اختیاری-	عثان فحني رسمبر 31 2020 كو

### بورڈ کی جانب سے منعقد کی گئی میٹنگ کا شمار:

30 جون 2020 كي عرصه كے دوران بورۋ آف ۋائز يكثرز كا جلاس منعقد كيے ليے جن ميں مند بنيه ذيل ۋائز يكثر خضرات نے شركت كى:-

نے کی حاضریاں۔	مِنْظُ عُى الْرَكْتَ كُرِ	عبده	۲t
4		چيف النيز نيئوآ فيسر	خرم افتقار
4		ڤائز تکثر	شنمرا وافتخار
4		<del>ۋا</del> ئۈنگىر	نديم افتخار
4		ڈ <b>ا</b> ٹرنگٹر	سهيل مقسو واحمر
4		ۋ <b>ا</b> نزىكىش	محداحسن
3		<del>ڈا</del> ٹزیکٹر	گل ک <b>ر</b> یا ز
2		ۋا ئۈتكىش	عثان فخني
2		ۋائز كىئر	جوب <sub>ا</sub> بيا <sup>حس</sup> ن

سال کے دوران کسی ڈائز یکٹری ایف او کمپنی سکریٹری اعراق آ ڈٹ کے سریراہ دیگر ایگزیکٹوا وران کے شو یک حیات بچوں اورنا بالغ بچوں نے کمپنی کے صص میں کوئی کاروبارٹیس کیا -

### دُائرَ يكثركامعاوضه:

بورڈ آف ڈائر یکٹرزنے کمپنی کے ایگزیکٹواور نان ایگزیکٹو ڈائر یکٹر کے معاوم نے کے متعلق ان کی ذمہ داری کے مطابق ایک ہدایت نامہ تیار کیا ہے-معاوضان کی ذمہ داری اور مہار کے مطابق ہے-

آزاد ڈائر کیٹرسیت نان ایگزیکٹو ڈائر کیٹرزمرف بورڈاوراس کی کمیٹیوں کے اجلاسوں میں ٹرکت کے لیئے فیس کے منتق ہیں۔ ایگزیکٹو اورمان ایگزیکٹو ڈائر کیٹرز کے معاوضے کی منظوری بورڈ کے ذریعے دی گئی ہے جیسا کہ بیومن ریسوری اورمعا وضہ کی نے ججویز کیا ہے۔ سال 20۔2019 کے دوران ڈائر کیٹرزاوری ای او کے معاوضے کی معلومات فائفل شیٹنٹ کے متعلقہ ٹوٹس میں دی گئی ہیں۔

### آڈٹ کمیٹی

آ وك كينى كين مين وجود إورمند دور فيل ممبران يرمشمل إوريكو أف كاربوريك كوونس عين مطابق ب-

سیل مقصودا حمد بهیتر مین (آزاد و ارزیکش) محمدا حسن ممبر (نان ایگزیکئو و ارزیکش) جور بدا حسن ممبر (نان ایگزیکئو و ارزیکش)

کوڈ آف کارپوریٹ گوورٹس کے تحت ادارہ کے سہائی صاب کتاب ، سالانہ صاب کتاب اور دیگر متعلقہ معاملات برائے 30 جون 2020 کاجائزہ لینے کے لیے آڈٹ کمیٹی کے اجلاس منعقد کیے گئے ۔ نیز چیف فنانس آفیسر ، ہیڈ آف انتران آڈٹ اورا یکسٹرس آڈیٹرزنے بھی اپنی ضرورت کے مطابق مینٹنگ بائے میں ٹرکت کی ۔

### هیومن ریسورس اور معاوضه کمیٹی :

سال کے دوران دیومن ریسوری اورمعاوضہ کمٹی کی دومیٹنگز منعقد ہوئیں ۔جن میں مندرجہ ذیل ڈائر کیٹر حضرات نے شرکت کی :

میننگ عی شرکت کرنے کی حاضریاں۔	حبده	76
2	چيئر مين	گل محمد با ز
2	ببر	نديم افتخار
2	ممبر	خرم افتخار

### توثيقي بيان

آپ کی کمپنی کے ڈائر کیٹر صاحبان کی جا نب سے پیگوں ، مالی اواروں ، شراکت داروں اور ریگولیٹر زکی معاونت قابل تحسین ہے اور ستقتبل میں بھی الیبی ہی امید وابستہ کی جاتی ہے۔

نیز آپ کے کمپنی کے ڈائر کیٹر صاحبان کی جانب سے کمپنی بڑا کے سٹاف اور ورکرز کا پختیوز م ،محنت اور مستقل مزاجی قا ٹی شخسین ہے۔

شحرا دافقار فرم افقار ڈائز کیٹر چیف ایگزیکو

فيمل آباد

يتاريخ: 6 اكتور 20 20 يتاريخ

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

Name of company: Amtex Limited Year ended: June 30, 2020

The company has complied with the requirements of the Regulations in the following manner:-

1. The total number of directors are seven as per the following,-

a. Male: Sixb. Female: One

2. The composition of the Board is as follows:

Category	Names	
Independent	Suhail Maqsood Ahmed	
lindependent	Gul Muhammad Naz	
	Nadeem Iftikhar	
Other Non-executive Directors	Muhammad Ahsan	
	Mrs. Jawaria Ahsan	
Executive Director	Khurram Iftikhar	
Executive Director	Shahzad Iftikhar	

- 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 Companies Act, 2017 (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 of directors have a formal policy and transparent procedures for remuneration of directors in accordance with the Act and these Regulations;
- 9. The Board of directors did not participate in any orientation course / training program.
- 10. The Board has approved appointment of chief financial officer, company secretary and head of internal audit, including their remuneration and terms and conditions of employment and complied with relevant requirements of the Regulations;
- 11. Chief financial officer and chief executive officer duly endorsed the financial statements before approval of the Board;
- 12. The Board has formed committees comprising of members given below.
  - a) Audit Committee

Mr. Suhail Maqsood Ahmed

Chairman

Mr. Muhammad Ahsan

Mrs.Jawaria Ahsan

b) HR and Remuneration Committee

Mr. Gul Muhamamd Naz

Chairman

Mr. Suhail Maqsood Ahmed

Mr. Shahzad Iftikhar

- 13. The terms of reference of the aforesaid committees have been formed, documented and advised to the committee for compliance;
- 14. The frequency of meetings quarterly of the committee were as per following,
  - a) Audit Committee=4
  - b) HR and Remuneration Committee = 2
- 15. The Board has set up an effective internal audit function which is considered suitably qualified and experienced for the purpose and conversant with the policies and procedures of the company;
- 16. The statutory auditors of the company have confirmed that they have been given a satisfactory rating under the Quality Control Review program of the Institute of Chartered Accountants of Pakistan and registered with Audit Oversight Board of Pakistan, that they or any of the partners of the firm, their spouses and minor children do no hold the shares of the Company and that the firm 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 (ICAP) and that they and the partners of the firm involved in the audit are not a close relative (spouse, parent, dependent and non-dependent children) of the chief executive officer, chief financial officer, head of internal audit, company secretary or director of the company;

- 17. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the Act, these Regulations or any other regulatory requirement and the auditors have confirmed that they have observed IFAC guidelines in this regard;
- 18. We confirm that all requirements of regulations 3, 6, 7, 8, 27, 32, 33 and 36 of the Regulations have been complied with except for the following towards which reasonable progress is being made by the company to seek compliance.

) Company is planning to arrange training program for their directors as provided by the code.

On behalf of the Board

CHIEF EXECUTIVE

Khurram Iftikhar

Muhammad Ahsan Chairman

Faisalabad October 06, 2020

Chartered Accountants

An Independent Members Firm of PrimeGlobal



Independent Auditor's Review Report to the Members of Amtex Limited

Review Report to the Members 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 Amtex Limited (the Company) for the year ended **June 30, 2020** in accordance with the requirements of regulation 36 of the Regulations.

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

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

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

Following instance of non-compliance with the requirement of the Regulations was observed which is not stated in the Statement of Compliance:

i) Directors did not attend any training program / orientation course required by SECP.

Based on our review, except for the above instance of non-compliance, 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.

ZAHID JAMIL & Co.

CHARTERED ACCOUNTANTS

(Engagement Partner: Muhammad Amin)

230

Offices at Lahore, Faisalabad, Islamabad, Karachi, Peshawar & Multan

**FAISALABAD:** 

Date: October 06, 2020

Chartered Accountants

An Independent Members Firm of PrimeGlobal



### INDEPENDENT AUDITOR'S REPORT

To the members of Amtex Limited Report on the Audit of the Financial Statements

### Adverse Opinion

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

In our opinion and to the best of our information and according to explanations given to us, because of the significance of the matters discussed in paragraphs (a) to (c) of "Basis for Adverse Opinion" section of our report, the statement of financial position, 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 the state of the Company's affairs as at June 30, 2020 and of the loss, and total comprehensive loss, the changes in equity and its cash flows for the year then ended.

#### Basis for Adverse Opinion

(a) The Company has incurred gross loss of Rs. 241.148 million (2019: Rs.161.046 million), net loss of Rs. 670.965 million (2019: Rs. 262.718 million) during the year ended June 30, 2020 and as at that date, its accumulated loss is Rs. 13,008,387 million (2019; Rs. 12,345,995 million) and company's current liabilities exceeded its current assets by Rs. 9,845,162 million (2019; Rs. 9,146.148 million). The company has curtailed the significant number of employees and is facing operational and financial crisis. Moreover, the company is defendant / petitioner in various law suits as mentioned in note 26 to the financial statements and due to pending litigations certain long and short term liabilities remained unconfirmed / un-reconciled in the absence of balance confirmations from related banks and financial institutions as mentioned in note 19.1.5, 20 and 24.6 to the financial statements. Moreover, during the year company's spinning unit's operations remained closed. Further the Company had leased out its land and Building of processing division located at 1 K.M. Jaranwala Road chak no. 76/RB, Khurrianwala, District Faisalabad, as mentioned in note 6 to the financial statements. Further, there is no sufficient appropriate audit evidence that the management's plans are feasible and ultimate outcome will improve the company's current situation. These factors, along with matters mentioned in paragraphs (b) and (c) below, lead us to believe that going concern assumption used in preparation of financial statements is inappropriate; consequently the assets and liabilities should have been stated at their realizable and settlement amounts respectively;

Offices at Lahore, Palsalahad, Islamabad, Karachi & Peshawar.

Chartered Accountants

An Independent Members Firm of PrimeGlobal



- (b) the Company has created provision for doubtful debts amounting to Rs. 7,041,999 million (2019: Rs. 7,041,999 million) as at balance sheet date and the Company did not take any legal action to recover these past due balances;
- (c) mark up expense has not been fully charged in these financial statements on redeemable capital and on long and short term financing due to pending litigations with various banks. Had the mark up been fully charged, net loss for the year would have been increased by Rs 766.965 million (2019: Rs. 790.339 million), mark up payable and accumulated loss would have been increased by Rs. 5,264.131 million (2019: Rs. 4,497.175 million);

We conducted our audit in accordance with International Standards on Auditing (ISAs) as applicable in Pakistan. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants as adopted by the Institute of Chartered Accountants of Pakistan 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 Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current year. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. In addition to the matters referred in paragraphs (a) to (c) of "Basis of Adverse Opinion" section of our report, we have determined the matters below to be the key audit matters to be communicated in our report.

### Following are the key audit matters:

#### Key audit matter

### Pending litigations

As referred in note no. 26 to the accompanying financial statements.

The Company faces a number of pending litigations. There is a high level of judgment required in estimating the level of provisioning and/or the level of disclosure required.

Where the impact of possible and present obligations is not probable or not reliably measurable, and thus no provision is recorded, failure to adequately disclose the nature of these circumstances within the financial statements may distort the reader's view as to the potential risks faced by the Company.

Given the nature and amounts involved in such cases and the appellate forums at which these are

### How the matter was addressed in our audit

Our audit procedures included the following:

- circularized confirmations to relevant third party legal representatives;
- as part of our audit procedures we have assessed management's processes to identify new possible obligations and changes in existing obligations for compliance with Company policy and IAS 37 requirements;
- we have analyzed significant changes from prior periods and obtain a detailed understanding of these items and assumptions applied and

Offices at Lahore, Falsalabad, Islamabad, Karachi & Peshawar



Chartered Accountants

An Independent Members Firm of PrimeGlobal



pending, the ultimate outcome and the resultant accounting in the financial statements is subject to significant judgment, which can change over time as new facts emerge and each legal case progresses, and therefore, we have identified this as key audit matter.  assessed the adequacy of disclosure in note no. 26 to the financial statements.

### Restructurings with financial institutions

As referred in notes no. 19.1.6 to the accompanying financial statements.

Company has negotiated the settlement agreements, in respect of outstanding principal liability and mark up liability of First National Bank Modaraba.

Due to the level of materiality and loan covenant, this is considered to be a key audit matter.

### Our audit procedures included the following:

- obtained settlement agreement;
- obtained direct confirmations from banks;
- assessed management's processes to transfer restructured balances;
- verified from bank statements rescheduled payments and
- after getting revised agreement terms and conditions, calculated any overdue balances, where applicable.

### Valuation of investment property

As referred in note no. 6 to the accompanying financial statements.

We considered the valuation of the investment properties to be significant to the audit because the determination of fair value involves significant iudgment and the use of external valuation expert.

We identified the valuation of investment properties as a key audit matter as it covers 31.19% of total assets of company.

### Our audit procedures included the following:

- obtained valuation reports and evaluated the qualification, experience and competence of the external property valuer engaged by management and holding discussions with the external property valuer, without the presence of management, to understand their valuation methods and the assumptions applied;
- obtained rental agreements signed between the Company and lessees;
- Obtained EOGM's resolution for approving the lease of properties and
- Assessed the adequacy of disclosures related to investment properties in notes no. 6 and 29 to the financial statements.

250

Chartered Accountants

An Independent Members Firm of PrimeGlobal



### Valuation of stocks

As referred in Note. 9 to the accompanying Financial statements, the stock in trade constitutes 14.47% of total assets of the Company as at 30 June 2020.

Inventorics were considered as a key audit matter due to the size of the balance and because inventory valuation involves management judgment. According to the financial statements' accounting principles inventories are measured at the lower of cost or net realizable value.

The company has specific procedures for identifying risk for obsolescence and measuring inventories at the lower of cost or net realizable value.

To address the risk for material error on inventories our audit procedures included the following:

- Assessing the compliance of company's accounting policies over inventory with applicable accounting standards.
- Assessing the inventory valuation processes and practices. On major locations we tested the effectiveness of the key controls and performed physical verification of inventory at year end.
- Assessing the analyses and assessment made by management with respect to slow moving and obsolete stock.
- We have obtained the Independent valuer report for determining the valuation of inventory.
- We tested the calculations of per unit cost of finished goods and assessed the appropriateness of management's basis for the allocation of cost and production overheads.
- We also assessed the adequacy of the disclosures made in respect of the accounting policies and the details of inventory balances held by the Company at the year end.

### 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 opinion 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. As described in the "Basis for Adverse Opinion" section of our report, we have concluded that the other information is materially misstated for the same reason.

### 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

Offices at Lahore, Faiselebed, Islamabad, Kerachi & Peshowar



Email: info@zahidjamileo.com Website: www.zahidjamileo.com

Chartered Accountants

An Independent Members Firm of PrimcGlobal



continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

### Auditors' Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an 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 auditors' report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

From the matters communicated with the board of directors, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our 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

250

Offices at Latiore, Faisplabad, Islamabad, Karachi & Peshawar

Chartered Accountants

An Independent Members Firm of PrimcGlobal



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, except for the effects, if any, of the matters referred to in paragraph (a) to (c) of "Basis of Adverse Opinion" of our report above:

- a) proper books of account have been kept by the Company as required by the Companies Act, 2017 (XIX of 2017);
- b) the statement of financial position, the statement of profit or loss, the statement comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes thereon have been drawn up in conformity with the Companies Act, 2017 (XIX of 2017) and are in agreement with the books of account and returns;
- investments made, expenditure incurred and guarantees extended during the period were for the purpose of the Company's business; and
- d) no Zakat was deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980).

The engagement partner on the audit resulting in this independent auditors' report is Muhammad Amin (FCA)

Chartered Accountants

Place: Faisalabad Date: October 06, 2020

35C

# AMTEX LIMITED STATEMENT OF FINANCIAL POSITION AS AT JUNE 30, 2020

	NOTE	2020 RUPEES	2019 RUPEES
ASSETS			
NON CURRENT ASSETS			
Property, plant and equipment	5.	1,236,847,371	1,622,958,663
Investment property- fair value	6.	1,161,401,391	1,102,323,583
Long term deposits	7.	50,719,526	50,719,526
		2,448,968,288	2,776,001,772
CURRENT ASSETS			
Stores, spares and loose tools	8.	167,030,937	234,842,917
Stock in trade	9.	538,829,362	693,575,967
Trade debts	10.	109,100,262	200,656,695
Loans and advances	11.	4,962,100	4,003,478
Deposits and prepayments	12.	4,799,126	7,251,662
Other receivables	13.	99,880,325	106,544,102
Tax refunds due from the Government	14.	175,739,525	192,303,829
Cash and bank balances	15.	174,851,830	162,688,117
		1,275,193,467	1,601,866,767
		3,724,161,755	4,377,868,539
EQUITY AND LIABILITIES			
SHARE CAPITAL AND RESERVES			
Authorised capital 260,000,000 (2019: 260,000,000)			
ordinary shares of Rs.10/- each		2,600,000,000	2,600,000,000
Issued, subscribed and paid up capital	16.	2,594,301,340	2,594,301,340
Reserves	17.	531,039,330	531,039,330
Accumulated loss		(13,008,387,481)	(12,345,995,985)
Surplus on revaluation of property, plant and equipment		832,923,049	867,699,951
		(9,050,123,762)	(8,352,955,364)
NON CURRENT LIABILITIES			
Redeemable capital	18.	-	-
Long term financing	19.	414,127,318	874,689,239
Lease liabilities / Ijarah	20.	-	-
Deferred liabilities	21.	1,239,802,189	1,108,119,315
		1,653,929,507	1,982,808,554
CURRENT LIABILITIES			
Trade and other payables	22.	191,536,088	265,634,955
Contract Liabilities		26,492,932	13,395,372
Interest / markup payable	23.	2,719,967,363	2,669,103,629
Short term borrowings	24.	6,063,442,444	6,093,087,444
Current portion of non current liabilities	25.	2,118,917,183	1,706,793,949
		11,120,356,010	10,748,015,349
Contingencies and commitments	26.		
The annexed notes from 1 to 41 form an integral part of these		3,724,161,755	4,377,868,539

The annexed notes from 1 to 41 form an integral part of these financial statements.

CHIEF EXECUTIVE

DIRECTOR

Rohood

**Chief Financial Officer** 

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

	Note	2020 Rupees	2019 Rupees
Sales	27.	544,873,389	629,535,576
Cost of sales	28.	786,021,749	790,582,001
Gross loss	<del>-</del>	(241,148,360)	(161,046,425)
Other Income	29.	115,644,968	142,215,704
		(125,503,392)	(18,830,721)
Selling and distribution expenses	30.	12,811,634	13,183,275
Administrative expenses	31.	301,059,289	38,254,756
Finance cost	32.	201,839,880	182,310,412
	L	515,710,803	233,748,443
Loss before taxation	_	(641,214,195)	(252,579,164)
Taxation	33.	29,751,791	10,139,790
Net loss for the year	=	(670,965,986)	(262,718,954)
	_		
Loss per share - Basic and diluted	35.	(2.59)	(1.01)

The annexed notes from 1 to 41 form an integral part of these financial statements.

CHIEF EXECUTIVE

DIRECTOR

Chief Financial Officer

# AMTEX LIMITED STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED JUNE 30, 2020

	Note	2020 Rupees	2019 Rupees
Net loss for the year		(670,965,986)	(262,718,954)
Other comprehensive income Items that will not be subsequently reclassified to profit or loss:			
Remeasurement of defined benefit obligation	21.1.3.	2,990,116	743,943
Reversal of surplus in respect of revaluation deficit		(29,192,528)	-
		(26,202,412)	743,943
Total comprehensive loss for the year	_	(697,168,398)	(261,975,011)

The annexed notes from 1 to 41 form an integral part of these financial statements.

CHIEF EXECUTIVE

DIRECTOR

**Chief Financial Officer** 

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

	2020 Rupees	2019 Rupees
a) CASH FLOWS FROM OPERATING ACTIVITIES		
Loss before taxation	(641,214,195)	(252,579,164)
Adjustments for:		
Depreciation of property, plant and equipment	73,823,382	101,446,060
Provision for staff retirement gratuity	2,518,272	3,687,906
Impairement loss charged	253,918,047	-
Write down of inventories to net realisable value	133,845,912	-
Unrealised gain on investment property carried at fair value	(85,372,935)	(88,405,670)
(Gain) / Loss on disposal of property, plant and equipment	(8,624,888)	2,525,250
Finance cost	201,839,880	182,310,412
Operating cash flows before working capital changes	(69,266,525)	(51,015,206)
Changes in working capital		
(Increase) / decrease in current assets		
Stores, spares and loose tools	67,811,980	224,536,875
Stock in trade	20,900,693	192,405,088
Trade debts	91,556,433	(38,385,097)
Loans and advances	(958,622)	4,782,810
Deposits and prepayments	2,452,536	361,909
Other receivables	6,663,777	(2,379,118)
Tax refunds due from the Government	(15,290,417)	(4,402,500)
Increase / (decrease) in current liabilities		
Trade and other payables	(74,098,867)	(51,751,713)
Contract Liabilities	13,097,560	(14,602,862)
	112,135,073	310,565,392
Cash generated from operations	42,868,548	259,550,186
Income tax paid	(7,584,734)	(9,041,315)
Income tax received	9,687,664	-
Finance cost paid	(16,321,248)	(11,199,933)
Staff retirement gratuity paid	(2,500,180)	(413,998)
Net cash generated from operating activities	26,150,050	238,894,940
b) CASH FLOWS FROM INVESTING ACTIVITIES		
Proceeds from disposal of property, plant and equipment	64,097,350	23,670,000
Long term deposits	-	6,301,899
Net cash generated from investing activities	64,097,350	29,971,899
		==,3.=,003

2020 Rupees	2019 Rupees
(47,516,510)	(165,447,315)
(29,645,000)	(84,502,900)
(922,177)	-
(78,083,687)	(249,950,215)
12,163,713	18,916,624
162,688,117	143,771,493
174,851,830	162,688,117
	(47,516,510) (29,645,000) (922,177) (78,083,687) 12,163,713 162,688,117

The annexed notes from 1 to 41 form an integral part of these financial statements.

CHIEF EXECUTIVE

DIRECTOR

**Chief Financial Officer** 

	Capital reserves						
	Issued, subscribed and paid up capital	Merger reserve	Share premium	Surplus on revaluation of property, plant and equipment	General reserve	Accumulated loss	Total
				Rupees			
Balances as at July 01, 2018	2,594,301,340	98,039,330	183,000,000	875,804,593	250,000,000	(12,092,125,616)	(8,090,980,353)
Loss for the year	-	-	-	-	-	(262,718,954)	(262,718,954)
Other comprehensive loss for the year	-	-	-	-	-	743,943	743,943
Total comprehensive loss for the year	-	-	-	-	-	(261,975,011)	(261,975,011)
Transfer to accumulated loss in respect of surplus realized on disposal of assets during the year Transfer to accumulated loss in respect of	-	-	-	(330,157)	-	330,157	-
incremental depreciation for the year	-	-	-	(7,774,485)	-	7,774,485	-
				(8,104,642)	*	8,104,642	-
Balances as at June 30, 2019	2,594,301,340	98,039,330	183,000,000	867,699,951	250,000,000	(12,345,995,985)	(8,352,955,364)
Loss for the year Other comprehensive income for the year	-	-	-	-	-	(670,965,986)	(670,965,986)
- Remeasurement of defined benefit obligation	-	-	-	-	-	2,990,116	2,990,116
- Reversal of surplus in respect of revaluation deficit	-	-	-	(29,192,528)	-	-	(29,192,528)
Total comprehensive loss for the year	-		-	(29,192,528)	-	(667,975,870)	(697,168,398)
Incremental depreciation for the year	-	-	-	(5,584,374)	-	5,584,374	-
Balances as at June 30, 2020	2,594,301,340	98,039,330	183,000,000	832,923,049	250,000,000	(13,008,387,481)	(9,050,123,762)

The annexed notes from 1 to 41 form an integral part of these financial statements.

CHIEF EXECUTIVE

DIRECTOR

Chief Financial Officer

## AMTEX LIMITED NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED JUNE 30, 2020

#### 1. STATUS AND ACTIVITIES

- 1.1 Amtex Limited (the Company) is a public limited company incorporated in Punjab, Pakistan under the repealed Companies Ordinance, 1984 (now the Companies Act, 2017) and listed on Pakistan Stock Exchange limited (formerly Karachi Stock Exchange Limited) in Pakistan. The registered office of the Company is situated at P-225, Tikka Gali No. 2, Montgomery Bazar, Faisalabad. The principal business of the Company is export of all kinds of value added fabrics, textile made-ups, casual and fashion garments duly processed. The Company is also engaged in the business of manufacturing and sale of yarn and fabrics on its own & conversion basis. The cloth processing unit and stitching units are located at Punj Pullian Daewoo Road, District Faisalabad and spinning unit is located at 30 KM Sheikhupura Road, Khurrianwala, District Faisalabad, in the province of Punjab.
- 1.2 Pursuant to scheme of arrangement approved by the Honorable Lahore High Court, Lahore, assets, liabilities and reserves of Amtex Spinning Limited were merged with the assets, liabilities and reserves of the Company with effect from April 01, 2003.
- 1.3 The Company has incurred loss before taxation of Rs. 641,214,195/- and its sales have also been significantly decreased during the year as compared to previous corresponding year. Loss is mainly due to significantly under / low utilization of manufacturing capacities due to closure of spinning unit, temporary shutdown of processing unit and increase in raw material prices for our value added business. Due to unfavorable textile market conditions in the country the Company is facing tight cash flow situation and has not been able to comply with the terms of certain loan agreements. The Company is in litigation with Sukuk unit holders and certain other banks / financial institutions have also filed suits against the company for recovery of their outstanding debts.

The management is working hard, hopeful that with the improvement of textile market along with removal of gas price differential in the Punjab Province bringing the gas price down up to the price in other provinces will reduce the operating cost and the production and operating results will be improved. The management of the Company has already taken steps for extension and restructuring of loans. The major bankers of the Company had restructured the facilities (Refer Note 19.1.1 to 19.1.9) and negotiations with other banks are in process. There is material uncertainty related to events or conditions which may cast significant doubt about 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 management is confident that it will be successful in its efforts and hence the Company will be able to continue as a going concern.

#### 1.4 Impact of COVID-19 Pandemic

The Covid-19 is such a public-health crisis that it has increasingly become an economic threat to every economy of the world, as both production and consumption levels are simultaneously scaled back. Consequently, interruption in global supply chains and transportation, after major lockdowns, has resulted into a sharp decline in international trade of goods and services. Sales and production activities of the Company were suspended during the lockdowns for some days, however, the operations started again after the implementation of SOPs issued by the Government and obtaining necessary permissions to complete export sales orders and providing essential services. Company tried its best and become successful to overcome all major short falls arose dew to lock downs and met its all commitments. As of release date of these financial statements, there has been no specifically material quantifiable impact of Covid-19 on the Company's financial condition or results of operations.

#### 2. BASIS OF PREPARATION

#### 2.1. Statement of compliance

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

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

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

#### 2.2 Functional and presentation currency

These financial statements are presented in Pakistan Rupee which is functional and presentational currency of the Company and figures are rounded off to the nearest rupee unless otherwise specified.

#### 2.3 Basis of measurement

The financial statements have been prepared under the "historical cost convention" except: -

- certain property, plant and equipment items carried at revaluation.
- employee retirement benefits carried at present value.
- investment porperty measured at fair value.

#### 2.4 Critical accounting estimates and judgments

The preparation of financial statements in conformity with the accounting and reporting standards requires the use of certain critical accounting estimates. It also requires management to exercise judgement in the process of applying the Company's accounting policies. Estimates and judgements are continually evaluated and are based on historic experience and other factors, including expectation of future events that are believed to be reasonable under the circumstances. In process of applying the Company's accounting policies, the management has made following estimates and judgements which are significant to financial statements:

Useful lives, residual values and depreciation method of property, plant and equipment - Note 5.

Fair value of investment property - Note 6.

Provision for impairment of inventories - Note 9.

Provision for doubtful trade receivables – Note 10.

Obligation of defined benefit obligation - Note 21.1.

Estimation of contingent liabilities - Note 26.

Current income tax expense, provision for current tax -Note 14. and 33.

Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectation of future events that are believed to be reasonable under the circumstances.

## 3 Significant Accounting Information And Policies

## 3.1 Standards, interpretations and amendments to published approved accounting standards.

**3.1.1** The Company has adopted IFRS 16 'Leases' from 01 July 2019 which is effective from annual periods beginning on or after 01 January 2019 and the key changes to the Company's accounting policies resulting from adoption of IFRS 16 are summarized below.

IFRS 16 has introduced a single, on-balance sheet accounting model for lessees. As a result, the entity, as a lessee has recognized right-of-use asset representing its rights to use the underlined assets and lease liabilities representing its obligation to make lease payments.

The Company has applied IFRS 16 using the modified retrospective approach. Under this approach the Accordingly, the comparative information presented for 2019 has not been restated - i.e. it is presented, as previously reported, under IAS 17 and related interpretations.

The Company have only plant and machinery leases arrangement therefore, adoption of IFRS 16 at 1 July 2019 did not have an effect on the financial statements of the Company except the reclassification of leased assets as Right-of-use assets.

The change in accounting policy affected the following items in the statement of financial position.

Note		30 June 2020 RUPEES	30 June 2019 RUPEES
Property, Plant and Equipment - decreased by	5.1.	(39,815,925)	(70,175,160)
Right-of-use asset - increased by	5.1.	39,815,925	70,175,160
Liability against assets subject to finance lease/ Ijarah facility -	20	(67,326,108)	(68,248,285)
Lease liabilities / Ijarah - increased by	20	67,326,108	68,248,285
Liabilities against assets subject to finance lease - Mark up	23	(19,619,106)	(19,619,106)
Lease liabilities / Ijarah - Mark up increased by	23	19,619,106	19,619,106

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

IAS 1 - Presentation of financial statements (Amendments)	01 January 2020
IAS 8 - Accounting policies, changes in accounting estimates and errors (Amendments)	01 January 2020
IAS 16 - Property, Plant and Equipment (Amendments)	01 January 2022
IAS 37- Provisions, Contingent Liabilities and Contingent Assets (Amendments)	01 January 2022
IAS 39- Financial Instruments: Recognition and Measurement (Amendments)	01 January 2020
IAS 41- Agriculture (Amendments)	01 January 2020
IFRS 3 - Business combinations (Amendments)	01 January 2020
IFRS 4 - Insurance contracts (Amendments)	01 January 2023
IFRS 7 - Financial instruments: disclosures (Amendments)	01 January 2020
IFRS 9 - Financial instruments (Amendments)	01 January 2020

The management anticipates that adoption of above amendments in future periods, will have no material impact on the financial statements other than in presentation / disclosures.

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

IFRS 1 - First-time Adoption of International Financial Reporting Standards

IFRS 7 - Insurance contracts

The following interpretation issued by the IASB has been waived of by SECP:

IFRIC 12 - Service concession arrangement

## 4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### 4.1 Property, plant and equipment

#### Owned

Property, plant and equipment except freehold land and capital work in progress are stated at cost / revalued amount less accumulated depreciation and impairment in value, if any. Freehold land is stated at revalued amount less accumulated impairment in value, if any. Capital work-in-progress is stated at cost less accumulated impairment in value, if any.

Depreciation is charged to income applying the reducing balance method at the rates specified in the property, plant and equipment note. Assets' residual values, if significant and their useful lives are reviewed and adjusted, if appropriate, at each balance sheet date.

In respect of additions and disposals during the year, depreciation is charged from the month of acquisition or capitalisation and up to the month preceding the month of disposal respectively.

When parts of an item of property, plant and equipment have different useful lives, they are recognised as separate items of property, plant and equipment.

Normal repairs and maintenance costs are charged to income during the period in which they are incurred. Major renewals and improvements are capitalised.

Gains or losses on disposal of property, plant and equipment are included in current income.

All expenditure connected with specific assets incurred during installation and construction period are carried under capital work in progress. These are transferred to specific assets as and when these assets are available for use.

Surplus arising on revaluation of property, plant and equipment is recognized, in other comprehensive income and accumulated in reserves in shareholders' equity and is shown in equity. Revaluation is carried out with sufficient regularity to ensure that the carrying amounts of the assets does not differ materially from the fair value. Accumulated depreciation at the date of revaluation is eliminated against the cost of the asset and net amount is restated to the revalued amount of the asset. The surplus on revaluation of property, plant and equipment to the extent of incremental depreciation charged on the related property, plant and equipment during the year is part of statement of changes in equity. A decrease as a result of revaluation is recognized in the statement of profit or loss however, a decrease is recorded in statement of other comprehensive income to the extent of any credit balance in revaluation surplus in respect of same assets. The revaluation reserve is not available for distribution to the Company's shareholders.

Gains or losses on disposal of assets, if any, are recognized as and when incurred. Surplus arising on revaluation is credited to surplus on revaluation of property, plant and equipment. The surplus on revaluation of property, plant and equipment to the extent of incremental depreciation charged on the related assets is transferred by the Company to its un-appropriated profit.

#### 4.2. Right-of-use assets

Right of use assets are initially measured at cost being the present value of lease payments, initial direct costs, any lease payments made at or before the commencement of the lease as reduced by any incentives received. These are subsequently measured at cost less accumulated depreciation and accumulated impairment losses, if any.

Depreciation is charged on straight line basis over the shorter of the lease term or the useful life of the asset. Where the ownership of the asset transfers to the Company at the end of the lease term or if the cost of the asset reflects that the Company will exercise the purchase option, depreciation is charged over the useful life of asset.

## 4.3. Asset held under Ijarah financing

Assets held under Ijarah financing are accounted for using the guidelines of Islamic Financial Accounting Standard-2 (IFAS 2), "Ijarah". The assets are not recognized on the Company's statement of financial position and payments made under Ijarah financing are recognized in the statement of profit or loss on a straight line basis over the term of the Ijarah.

## 4.4. Investment property

Investment properties are properties held to earn rentals and/ or for capital appreciation (including property under construction for such purposes). Investment properties are measured initially at cost including transaction costs. Subsequent to initial recognition, investment properties are measured at fair value. Gains and losses arising from the change in the fair value of investment properties are included in profit or loss in the period in which they arise.

An investment property is de-recognised upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from disposal. Any gain or loss arising on de-recognition of property (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the period in which the property is derecognised.

## Rental income

Rental income from investment property that is leased to a third party under an operating lease is recognised in the statement of profit or loss over the lease term and is included in 'other income'.

#### 4.5 Intangible asset

Intangible asset is stated at cost less accumulated amortization and impairment in value, if any. Intangible asset is amortised using the straight-line method over a period of five years.

Amortization on addition to intangible assets is charged from the month in which an asset is acquired or capitalized, while no amortization is charged for the month in which that asset is disposed off.

## 4.6 Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalization.

All other borrowing costs are recognised in profit and loss account in the period in which these are incurred.

#### 4.7 Earnings per share

The Company presents basic and diluted earnings per share (EPS) data for its ordinary shares. 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 EPS is determined by adjusting the profit or loss attributable to ordinary shareholders and the weighted average number of ordinary shares outstanding for the effects of all dilutive potential ordinary shares.

#### 4.6. Stores, spares and loose tools

These are stated at lower of cost and net realizable value. Cost is determined using moving average method. Items in transit are stated at invoice value plus other charges incurred thereon until the reporting date.

For items that are slow moving adequate provision is made, if necessary, for any excess carrying value over estimated realizable value and charged to the statement of profit or loss.

#### 4.7. Stock in trade

Stock in trade except waste are valued at lower of cost and net realisable value. Cost is determined as follows:

Raw material Weighted average cost except items in transit which are valued at cost

accumulated upto the balance sheet date

Work in process Average manufacturing cost
Finished goods Average manufacturing cost

Wastes are valued at net realisable value.

Net realizable value represents the estimated selling price in the ordinary course of business less estimated cost of completion and estimated cost to make the sales. Average manufacturing cost consists of direct materials, labor and a proportion of manufacturing overheads.

#### 4.8. Trade debts and other receivables

Trade debts and other receivables are recognized initially at fair value and subsequently measured at amortized cost less loss allowance, if any. The Company always measures the loss allowance for trade debts at an amount equal to lifetime expected credit losses (ECL). The expected credit losses on trade debts are estimated using a provision matrix by reference to past default experience of the debtor and an analysis of the debtor's current financial position, adjusted for factors that are specific to the debtors, general economic conditions of the industry in which the debtors operate and an assessment of both the current as well as the forecast direction of conditions at the reporting date.

There has been no change in the estimation techniques or significant assumptions made during the current reporting period.

Trade debts and other receivables considered irrecoverable are written off.

## 4.9. Cash and cash equivalents

Cash and cash equivalents are carried in the balance sheet at cost. For the purpose of cash flow statement, cash and cash equivalents consist of cash in hand, balances with banks, books overdrawn, highly liquid short term investments that are convertible to known amount of cash and are subject to insignificant risk of change in value.

## 4.12. Staff retirement benefits

The Company operates a defined benefit plan unfunded gratuity scheme covering all permanent employees. Provision is made annually on the basis of acturial recommendation to cover the period of service completed by employees using Projected Unit Credit Method. All remeasurement adjustments are recognized in other comprehensive income as they occur.

The amount recognized in the balance sheet represents the present value of defined benefit obligation as adjusted for remeasurement adjustments.

#### 4.13. Trade and other payables

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

#### 4.14. Borrowings

Borrowings are initially recognised at fair value plus directly attributable cost, if any, and are subsequently stated at amortized cost.

#### 4.15. Provisions

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

#### 4.16. Provision for taxation

#### Current

Provision for current taxation is based on income taxable at the current tax rates after taking into account tax rebates and tax credits available under the law.

#### Deferred

Deferred tax is provided using the liability method for all temporary differences at the balance sheet date between tax bases of assets and liabilities and their carrying amounts for financial reporting purposes. In this regard, the effects on deferred taxation of the portion of income subject to final tax regime is also considered in accordance with the requirement of Technical Release – 27 of the Institute of Chartered Accountants of Pakistan.

Deferred tax asset is recognised for all deductible temporary differences and carry forward of unused tax losses, if any, to the extent that it is probable that taxable profit will be available against which such temporary differences and tax losses can be utilised.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates that have been enacted or substantively enacted at the balance sheet date.

Deferred tax charged or credited in the income statement, except in case of items credited or charged to equity in which case it is included in equity.

#### 4.17. Dividend and other appropriations

Dividend is recognised as a liability in the period in which it is approved. Appropriations of profits are reflected in the statement of changes in equity in the period in which such appropriations are made.

## 4.18. Foreign currency translation

Transactions in currencies other than Pak Rupee are recorded at the rates of exchange prevailing on the dates of transactions. At each balance sheet date, monetary assets and liabilities that are denominated in foreign currencies are retranslated at the rates prevailing on the balance sheet date except where forward exchange contracts have been entered into for repayment of liabilities, in that case, the rates contracted for are used.

Exchange differences are included in profit or loss. All non-monetary items are translated into Pak Rupee at exchange rates prevailing on the dates of transactions.

## 4.19. Financial instruments

Financial assets and financial liabilities are recognised when the Company becomes a party to the contractual provisions of the instrument and de-recognised when the Company loses control of the contractual rights that comprise the financial assets and in case of financial liabilities when the obligation specified in the contract is discharged, cancelled or expired.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognized immediately in the statement of profit or loss.

### 4.19.1. Financial assets

All regular way purchases or sales of financial assets are recognized and derecognized on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace. All recognized financial assets are measured subsequently in their entirety at either amortized cost or fair value, depending on the classification of the financial assets.

#### Financial assets at amortized cost

Instruments that meet the following conditions are measured subsequently at amortized cost:

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

#### Financial assets at fair value through profit or loss (FVTPL)

Financial assets that do not meet the criteria for being measured at amortized cost or FVTOCI are measured at fair value through the statement of profit or loss (FVTPL). Specifically:

Investments in equity instruments are classified as at FVTPL, unless the Company designates an equity investment that is neither held for trading nor a contingent consideration arising from a business combination as at FVTOCI on initial recognition.

- Debt instruments that do not meet the amortized cost criteria or the FVTOCI criteria are classified as at FVTPL. In addition, debt instruments that meet either the amortized cost criteria or the FVTOCI criteria may be designated as at FVTPL upon initial recognition. If such designation eliminates or significantly reduces a measurement or recognition inconsistency (so called 'accounting mismatch') that would arise from measuring assets or liabilities or recognizing the gains and losses on them on different bases. The Company has not designated any debt instruments as at FVTPL.

Financial assets at FVTPL are measured at fair value at the end of each reporting period, with any fair value gains or losses recognized in the statement of profit or loss.

## 4.19.2. Impairment of financial assets

The Company recognizes a loss allowance for Expected Credit Loss on trade debts. The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition of the respective financial assets.

The Company always recognizes lifetime ECL for trade debts. The ECL on these financial assets are estimated using a provision matrix based on the Company's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current as well as the forecast direction of conditions at the reporting date, including time value of money where appropriate.

For all other financial assets, the Company recognizes lifetime ECL when there has been a significant increase in credit risk since initial recognition. However, if the credit risk on the financial instrument has not increased significantly since initial recognition, the Company measures the loss allowance for that financial instrument at an amount equal to 12-month ECL. The assessment of whether lifetime ECL should be recognized is based on significant increases in the likelihood or risk of a default occurring since initial recognition instead of on evidence of a financial asset being creditimpaired at the reporting date.

Lifetime ECL represents the ECL that will result from all possible default events over the expected life of a financial instrument. In contrast, 12-month ECL represents the portion of lifetime ECL that is expected to result from default events on a financial instrument that are possible within 12 months after the reporting date.

#### (i) Significant increase in credit risk

In assessing whether the credit risk on a financial instrument has increased significantly since initial recognition, the Company compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition. In making this assessment, the Company considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

For financial guarantee contracts, the date that the Company becomes a party to the irrevocable commitment is considered to be the date of initial recognition for the purposes of assessing the financial instrument for

impairment. In assessing whether there has been a significant increase in the credit risk since initial recognition of a financial guarantee contracts, the Company considers the changes in the risk that the specified debtor will default on The Company regularly monitors the effectiveness of the criteria used to identify whether there has been a significant increase in credit risk and revises them as appropriate to ensure that the criteria are capable of identifying significant increase in credit risk before the amount becomes past due.

The Company assumes that the credit risk on a financial instrument has not increased significantly since initial recognition if the financial instrument is determined to have low credit risk at the reporting date. A financial instrument is determined to have low credit risk if:

- (a) The financial instrument has a low risk of default,
- (b) The borrower has a strong capacity to meet its contractual cash flow obligations in the near term, and
- (c) Adverse changes in economic and business conditions in the longer term may, but will not necessarily,reducethe ability of the borrower to fulfil its contractual cash flow obligations.

#### (ii) Definition of default

The Company employs statistical models to analyse the data collected and generate estimates of probability of default ("PD") of exposures with the passage of time. This analysis includes the identification for any changes in default rates and changes in key macro-economic factors across various geographies of the Company.

#### (iii) Credit-impaired financial assets

A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of that financial asset have occurred. Evidence that a financial asset is credit-impaired includes observable data about the following events:

- (a) significant financial difficulty of the issuer or the borrower;
- (b) a breach of contract, such as a default or past due event (see (ii) above);
- (c) the lender(s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty having granted to the borrower a concession(s) that the lender(s) would not otherwise consider;
- (d) it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation; or
- (e) the disappearance of an active market for that financial asset because of financial difficulties.

#### (iv) Write-off policy

The Company writes off a financial asset when there is information indicating that the counterparty is in severe financial difficulty and there is no realistic prospect of recovery.

## (v) Measurement and recognition of ECL

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data adjusted by forward-looking information as described above. As for the exposure at default, for financial assets, this is represented by the assets' gross carrying amount at the reporting date; for financial guarantee contracts, the exposure includes the amount drawn down as at the reporting date, together with any additional amounts expected to be drawn down in the future by default date determined based on historical trend, the Company's understanding of the specific future financing needs of the debtors, and other relevant forward-looking information.

For financial assets, the expected credit loss is estimated as the difference between all contractual cash flows that are due to the Company in accordance with the contract and all the cash flows that the Company expects to receive, discounted at the original effective interest rate.

## Non-financial assets

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

Where impairment loss subsequently reverses, the carrying amount of the asset is increased to the revised recoverable amount but limited to the extent of the carrying amount that would have been determined (net of amortization or depreciation) had no impairment loss been recognized. Reversal of impairment loss is recognized as income.

#### 4.19.3. Financial liabilities

All financial liabilities are measured subsequently at amortized cost using the effective interest method or at FVTPL. Financial liabilities at FVTPL are stated at fair value, with any gains or losses arising on changes in fair value recognized in the statement of profit or loss to the extent that they are not part of a designated hedging relationship. The net gain or loss recognized in the statement of profit or loss incorporates any interest paid on the financial liability.

However, for financial liabilities that are designated as at FVTPL, the amount of change in the fair value of the financial liability that is attributable to changes in the credit risk of that liability is recognized in statement of other comprehensive income, unless the recognition of the effects of changes in the liability's credit risk in other comprehensive income would create or enlarge an accounting mismatch statement of in the profit or loss. The remaining amount of change in the fair value of liability is recognized in the statement of profit or loss. Changes in fair value attributable to a financial liability's credit risk that are recognized in statement of other comprehensive income are not subsequently reclassified of the statement of profit or loss; instead, they are transferred to retained earnings upon derecognition of the financial liability.

Gains or losses on financial guarantee contracts issued by the Company that are designated by the Company as at FVTPL are recognized in the statement of profit or loss.

#### Financial liabilities measured subsequently at amortized cost

Financial liabilities that are not designated as FVTPL, are measured subsequently at amortized cost using the effective interest method. The effective interest method is a method of calculating the amortized cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or (where appropriate) a shorter period, to the amortized cost of a financial liability.

## **Derecognition of financial liabilities**

The Company derecognises financial liabilities when, and only when, the Company's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognized and the consideration paid and payable is recognized in the statement of profit or loss.

#### 4.19.4. Offsetting of financial assets and financial liabilities

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

## 4.20. Revenue recognition

#### Revenue from contracts with customers for sale of yarn, fabric and madeups:

The Company recognizes revenue from contracts with customers based on a five step model as set out in IFRS-15:

Step-1: Identify contract(s) with a customer: A contract is defined as an agreement between two or more parties that

creates enforceable rights and obligations and sets out the criteria for every contract that must be met.

**Step-2:** Identify performance obligations in the contract: A performance obligation is a promise in a contract with a customer to transfer a good or service to the customer.

**Step-3:** Determine the transaction price: The transaction price is the amount of consideration to which the Company expects to be entitled in exchange for transferring promised goods or services to a customer, excluding amounts collected on behalf of third parties.

**Step-4:** Allocate the transaction price to the performance obligations in the contract: For a contract that has more than one performance obligation, the Company allocates the transaction price to each performance obligation in an amount that depicts the amount of consideration to which the Company expects to be entitled in exchange for satisfying each performance obligation.

#### Step-5: Recognize revenue when (or as) the Company satisfies a performance obligation.

Mentioned below are different revenue streams of the Company and their terms of recognition of revenue after satisfying all the five steps of revenue recognition in accordance with IFRS 15.

#### a) Sale of goods

The Company's contracts with customers for the sale of goods generally include one performance obligation and recognized at a point of time. Revenue is recognized when goods are dispatched to customers and bill of lading is prepared for local sales and exports sales respectively. It is the time when control (significant risk and rewards) relating to ownership of goods and control over these goods has been transferred to the buyer.

#### b) Interest income

Interest income is recognized using effective interest rate method.

#### Presentation and disclosure requirements

As required for the financial statements, the Company disaggregated revenue recognized from contracts with customers into categories that depict how the nature, amount, timing and uncertainty of revenue and cash flows are affected by economic factors. The Company has also disclosed information about the relationship between the disclosure of disaggregated revenue and revenue information disclosed for each reportable segment.

#### 4.21. Related party transactions

Transactions with related parties are priced on arm's length basis. Prices for these transactions are determined on the basis of comparable uncontrolled price method, which sets the price by reference to comparable goods and services sold in an economically comparable market to a buyer unrelated to the seller.

#### 4.22. Lease Liabilities

Lease liabilities are initially measured at the present value of the lease payments discounted using the interest rate implicit in the lease. If the implicit rate cannot be readily determined, the Company's incremental borrowing rate is used. Subsequently these are increased by interest, reduced by lease payments and remeasured for lease modifications, if any.

Liabilities in respect of short term and low value leases are not recognized and payments against such leases are recognized as expense in profit or loss.

## 4.23. Contingent liabilities

Contingent liability is disclosed when:

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

## 4.24. Contingent assets

Contingent assets are disclosed when there is a possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company. Contingent assets are not recognised until their realisation become virtually certain.

			2020	2019
		Note	Rupees	Rupees
5.	Property, plant and equipment			
	Tangible			
	Operating fixed assets	5.1.	1,236,847,371	1,622,958,663

#### 5.1 Operating fixed assets

• • • • • • • • • • • • • • • • • • • •	Company owned											
	Freehold land	Building on freehold land	Plant and machinery	Electric installations	Factory equipment	Furniture and fixtures	Office equipment	Laboratory equipment	Vehicles	Sub total	Assets subject to finance lease  Plant and	Total
											machinery	
						Rupees						
As At July 01, 2018												
Cost/ valuation	542,073,300	417,551,150	745,984,001	47,180,000	3,250,000	7,520,074	18,921,126	3,000,000	56,741,726	1,842,221,377	86,636,000	1,928,857,377
Accumulated depreciation	-	22,199,018	74,598,400	4,718,000	325,000	5,241,546	13,709,452	300,000	48,502,388	169,593,804	8,663,600	178,257,404
Opening net book value	542,073,300	395,352,132	671,385,601	42,462,000	2,925,000	2,278,528	5,211,674	2,700,000	8,239,338	1,672,627,573	77,972,400	1,750,599,973
Disposals:												
Cost/ valuation	-	-	(30,300,000)	-	-	-	-	-	-	(30,300,000)	-	(30,300,000)
Accumulated depreciation	-	-	4,104,750	-	-	-	-	-	-	4,104,750	-	4,104,750
	-	-	(26,195,250)	-	-	-	-	-	-	(26,195,250)	-	(26,195,250)
Depreciation charge	-	20,956,922	65,486,310	4,246,200	292,500	227,853	521,167	270,000	1,647,868	93,648,820	7,797,240	101,446,060
At June 30, 2019			20,100,020	1,210,200		,	022,241	,	_,,,,,,,,	22,2 :2,22	.,,	,,
Cost/ valuation	542,073,300	417,551,150	715,684,001	47,180,000	3,250,000	7,520,074	18,921,126	3,000,000	56,741,726	1,811,921,377	86,636,000	1,898,557,377
Accumulated depreciation	-	43,155,940	135,979,960	8,964,200	617,500	5,469,399	14,230,619	570,000	50,150,256	259,137,874	16,460,840	275,598,714
Total book value at June 30, 2019	542,073,300	374,395,210	579,704,041	38,215,800	2,632,500	2,050,675	4,690,507	2,430,000	6,591,470	1,552,783,503	70,175,160	1,622,958,663
											1	
					Company	y owned						
					Compan	y owned					Right of use assets	
	Freehold land	Building on	Plant and	Electric	Factory	Furniture and	Office equipment	Laboratory	Vehicles	Sub total	Right of use assets	Total
	Freehold land	Building on freehold land	Plant and machinery	Electric installations			Office equipment	Laboratory equipment	Vehicles	Sub total	Plant and	Total
As At July 01, 2019	Freehold land				Factory	Furniture and	Office equipment		Vehicles	Sub total		Total
As At July 01, 2019 Cost/ valuation			machinery	installations	Factory equipment	Furniture and	Office equipment	equipment	Vehicles 56,741,726		Plant and machinery	
	Freehold land 542,073,300	freehold land			Factory	Furniture and fixtures				Sub total  1,811,921,377 259,137,874	Plant and	1,898,557,377 275,598,714
Cost/ valuation		freehold land 417,551,150	715,684,001	installations 47,180,000	Factory equipment	Furniture and fixtures	18,921,126	equipment 3,000,000	56,741,726	1,811,921,377	Plant and machinery	1,898,557,377
Cost/ valuation	542,073,300	417,551,150 43,155,940	715,684,001 135,979,960	47,180,000 8,964,200	Factory equipment 3,250,000 617,500	Furniture and fixtures 7,520,074 5,469,399	18,921,126 14,230,619	3,000,000 570,000	56,741,726 50,150,256	1,811,921,377 259,137,874	Plant and machinery 86,636,000 16,460,840	1,898,557,377 275,598,714
Cost/ valuation Accumulated depreciation	542,073,300 - 542,073,300	417,551,150 43,155,940 374,395,210	715,684,001 135,979,960 579,704,041	47,180,000 8,964,200 38,215,800	Factory equipment 3,250,000 617,500 2,632,500	Furniture and fixtures  7,520,074 5,469,399 2,050,675	18,921,126 14,230,619 4,690,507	3,000,000 570,000 2,430,000	56,741,726 50,150,256 6,591,470	1,811,921,377 259,137,874 1,552,783,503	Plant and machinery  86,636,000 16,460,840 70,175,160	1,898,557,377 275,598,714 1,622,958,663
Cost/ valuation Accumulated depreciation Opening net book value	542,073,300 - 542,073,300	417,551,150 43,155,940 374,395,210	715,684,001 135,979,960 579,704,041	47,180,000 8,964,200 38,215,800	Factory equipment 3,250,000 617,500 2,632,500	Furniture and fixtures  7,520,074 5,469,399 2,050,675	18,921,126 14,230,619 4,690,507	3,000,000 570,000 2,430,000	56,741,726 50,150,256 6,591,470	1,811,921,377 259,137,874 1,552,783,503	Plant and machinery  86,636,000 16,460,840 70,175,160	1,898,557,377 275,598,714 1,622,958,663
Cost/ valuation Accumulated depreciation  Opening net book value  Transferred from investment property	542,073,300 542,073,300 542,073,300	417,551,150 43,155,940 374,395,210 374,395,210	715,684,001 135,979,960 579,704,041	47,180,000 8,964,200 38,215,800	3,250,000 617,500 2,632,500	Furniture and fixtures  7,520,074 5,469,399 2,050,675	18,921,126 14,230,619 4,690,507	3,000,000 570,000 2,430,000 2,430,000	56,741,726 50,150,256 6,591,470 6,591,470	1,811,921,377 259,137,874 1,552,783,503 1,552,783,503	Plant and machinery  86,636,000 16,460,840 70,175,160	1,898,557,377 275,598,714 1,622,958,663 1,622,958,663
Cost/ valuation Accumulated depreciation  Opening net book value  Transferred from investment property Cost/ valuation	542,073,300 - 542,073,300 542,073,300 14,250,000	417,551,150 43,155,940 374,395,210 374,395,210	715,684,001 135,979,960 579,704,041	47,180,000 8,964,200 38,215,800	3,250,000 617,500 2,632,500	7,520,074 5,469,399 2,050,675 2,050,675	18,921,126 14,230,619 4,690,507 4,690,507	3,000,000 570,000 2,430,000	56,741,726 50,150,256 6,591,470 6,591,470	1,811,921,377 259,137,874 1,552,783,503 1,552,783,503	Plant and machinery  86,636,000 16,460,840 70,175,160  70,175,160	1,898,557,377 275,598,714 1,622,958,663 1,622,958,663 26,295,127
Cost/ valuation Accumulated depreciation  Opening net book value  Transferred from investment property Cost/ valuation	542,073,300 - 542,073,300 542,073,300 14,250,000 -	417,551,150 43,155,940 374,395,210 374,395,210 12,045,127 - 12,045,127	715,684,001 135,979,960 579,704,041 579,704,041	47,180,000 8,964,200 38,215,800 - - -	3,250,000 617,500 2,632,500	7,520,074 5,469,399 2,050,675	18,921,126 14,230,619 4,690,507 4,690,507	3,000,000 570,000 2,430,000 - - - -	56,741,726 50,150,256 6,591,470 6,591,470	1,811,921,377 259,137,874 1,552,783,503 1,552,783,503 26,295,127	Plant and machinery  86,636,000 16,460,840 70,175,160	1,898,557,377 275,598,714 1,622,958,663 1,622,958,663 26,295,127
Cost/ valuation Accumulated depreciation  Opening net book value  Transferred from investment property Cost/ valuation  Accumulated depreciation  Depriciation From 01-07-19 to 31-12-19	542,073,300 - 542,073,300 542,073,300 14,250,000 -	417,551,150 43,155,940 374,395,210 374,395,210 12,045,127	715,684,001 135,979,960 579,704,041 579,704,041	47,180,000 8,964,200 38,215,800 - - -	3,250,000 617,500 2,632,500	7,520,074 5,469,399 2,050,675 2,050,675	18,921,126 14,230,619 4,690,507 4,690,507	3,000,000 570,000 2,430,000	56,741,726 50,150,256 6,591,470 6,591,470	1,811,921,377 259,137,874 1,552,783,503 1,552,783,503 26,295,127	Plant and machinery  86,636,000 16,460,840 70,175,160  70,175,160	1,898,557,377 275,598,714 1,622,958,663 1,622,958,663 26,295,127
Cost/ valuation Accumulated depreciation  Opening net book value  Transferred from investment property Cost/ valuation  Accumulated depreciation  Depriciation From 01-07-19 to 31-12-19  As At December 31, 2019	542,073,300 - 542,073,300 542,073,300 14,250,000 -	417,551,150 43,155,940 374,395,210 374,395,210 12,045,127 - 12,045,127	715,684,001 135,979,960 579,704,041 579,704,041	47,180,000 8,964,200 38,215,800 - - -	3,250,000 617,500 2,632,500	7,520,074 5,469,399 2,050,675	18,921,126 14,230,619 4,690,507 4,690,507	3,000,000 570,000 2,430,000 - - - -	56,741,726 50,150,256 6,591,470 6,591,470	1,811,921,377 259,137,874 1,552,783,503 1,552,783,503 26,295,127	Plant and machinery  86,636,000 16,460,840 70,175,160	1,898,557,377 275,598,714 1,622,958,663 1,622,958,663 26,295,127
Cost/ valuation Accumulated depreciation  Opening net book value  Transferred from investment property Cost/ valuation  Accumulated depreciation  Depriciation From 01-07-19 to 31-12-19  As At December 31, 2019  Before revaluation	542,073,300 - 542,073,300 542,073,300 14,250,000 - 14,250,000	12,045,127 10,196,200	715,684,001 135,979,960 579,704,041 579,704,041 - - - 28,985,202	47,180,000 8,964,200 38,215,800 38,215,800	Factory equipment  3,250,000 617,500 2,632,500  131,626	Furniture and fixtures  7,520,074 5,469,399 2,050,675 2,050,675 102,534	18,921,126 14,230,619 4,690,507 4,690,507	3,000,000 570,000 2,430,000 121,500	56,741,726 50,150,256 6,591,470 6,591,470 - - - - - 657,839	1,811,921,377 259,137,874 1,552,783,503 1,552,783,503 26,295,127 - 26,295,127 42,340,216	Plant and machinery  86,636,000 16,460,840 70,175,160  70,175,160	1,898,557,377 275,598,714 1,622,958,663 1,622,958,663 26,295,127 - 26,295,127 45,848,974
Cost/ valuation Accumulated depreciation  Opening net book value  Transferred from investment property Cost/ valuation  Accumulated depreciation  Depriciation From 01-07-19 to 31-12-19  As At December 31, 2019  Before revaluation Cost/ valuation	542,073,300 - 542,073,300 542,073,300 14,250,000 -	12,045,127 10,196,200	715,684,001 135,979,960 579,704,041 579,704,041 28,985,202	47,180,000 8,964,200 38,215,800 38,215,800 1,910,790	Factory equipment  3,250,000 617,500 2,632,500  131,626  3,250,000	Furniture and fixtures  7,520,074 5,469,399 2,050,675 2,050,675 102,534  7,520,074	18,921,126 14,230,619 4,690,507 4,690,507	3,000,000 570,000 2,430,000 2,430,000 121,500 3,000,000	56,741,726 50,150,256 6,591,470 6,591,470 - - - - 657,839	1,811,921,377 259,137,874 1,552,783,503 1,552,783,503 26,295,127 - 26,295,127 42,340,216	Plant and machinery  86,636,000 16,460,840 70,175,160  70,175,160	1,898,557,377 275,598,714 1,622,958,663 1,622,958,663 26,295,127 - 26,295,127 45,848,974
Cost/ valuation Accumulated depreciation  Opening net book value  Transferred from investment property Cost/ valuation  Accumulated depreciation  Depriciation From 01-07-19 to 31-12-19  As At December 31, 2019  Before revaluation	542,073,300 - 542,073,300 542,073,300 14,250,000 - 14,250,000	12,045,127 10,196,200	715,684,001 135,979,960 579,704,041 579,704,041 - - - 28,985,202	47,180,000 8,964,200 38,215,800 38,215,800	Factory equipment  3,250,000 617,500 2,632,500  131,626	Furniture and fixtures  7,520,074 5,469,399 2,050,675 2,050,675 102,534	18,921,126 14,230,619 4,690,507 4,690,507	3,000,000 570,000 2,430,000 121,500	56,741,726 50,150,256 6,591,470 6,591,470 - - - - - 657,839	1,811,921,377 259,137,874 1,552,783,503 1,552,783,503 26,295,127 - 26,295,127 42,340,216	Plant and machinery  86,636,000 16,460,840 70,175,160  70,175,160	1,898,557,377 275,598,714 1,622,958,663 1,622,958,663 26,295,127 - 26,295,127 45,848,974

Revaluation Deficit	-	-	(3,361,892)	(305,010)	(350,875)	-	-	(708,500)	-	(4,726,277)	(24,466,251)	(29,192,528)
Impairment Loss		-	(253,629,396)	-	-	-		-	-	(253,629,396)	(288,651)	(253,918,047)
As At January 01, 2020												
After revaluation												
Cost/ valuation	556,323,300	429,596,277	293,727,551	36,000,000	2,149,999	7,520,074	18,921,126	1,600,000	56,741,726	1,402,580,053	41,911,500	1,444,491,553
Accumulated depreciation	-	53,352,140	-	-	-	5,571,933	14,465,144	-	50,808,095	124,197,312	-	124,197,312
	556,323,300	376,244,137	293,727,551	36,000,000	2,149,999	1,948,141	4,455,982	1,600,000	5,933,631	1,278,382,741	41,911,500	1,320,294,241
Disposals:												
Cost/ valuation	-	-	(56,257,001)	-	-	-	-	-	(1,416,000)	(57,673,001)	-	(57,673,001)
Accumulated depreciation	-	-	(829,470)	-	-	-	-	-	(1,371,069)	(2,200,539)	-	(2,200,539)
	-	-	(55,427,531)	-	-	-	-	-	(44,931)	(59,873,540)	-	(59,873,540)
Transfer from right of use assets to company owned assets												
Cost/ Valuation	-	-	10,000,000	-	-	-	-	-	-	-	(10,000,000)	(10,000,000)
Accumulated depreciation	-	-	-	-	-	-	-	-	-	-	-	-
	-	-	10,000,000	-	-	-	-	-	-	-	(10,000,000)	(10,000,000)
Depreciation charge	-	10,196,200	13,202,997	1,800,000	107,500	102,534	234,525	80,000	655,077	26,378,833	1,595,575	27,974,408
At June 30,2020												
Cost/ valuation	556,323,300	429,596,277	247,470,550	36,000,000	2,149,999	7,520,074	18,921,126	1,600,000	55,325,726	1,354,907,052	31,911,500	1,386,818,552
Accumulated depreciation	-	63,548,340	12,373,527	1,800,000	107,500	5,674,467	14,699,670	80,000	50,092,103	148,375,606	1,595,575	149,971,181
		•			•		<u>'</u>					
Total book value at June 30, 2020	556,323,300	366,047,937	235,097,023	34,200,000	2,042,499	1,845,608	4,221,456	1,520,000	5,233,623	1,206,531,446	30,315,925	1,236,847,371
Annual rate of depreciation (%)	-	5-10	10	10	10	10	10	10	20		10	
Depriciation charge for the year												
From 01-07-2019 to 31-12-2019	-	10,196,200	28,985,202	1,910,790	131,626	102,534	234,525	121,500	657,839	42,340,216	3,508,758	45,848,974
From 01-07-2019 to 31-12-2019	-	10,196,200	13,202,997	1,800,000	107,500	102,534	234,525	80,000	655,077	26,378,833	1,595,575	27,974,408
Total Depriciation	-	20,392,400	42,188,199	3,710,790	239,126	205,068	469,051	201,500	1,312,916	68,719,049	5,104,333	73,823,382

**5.1.1.** The change in accounting policy right of use assets refers to Note # 3.1.1.

## 5.1.2. Particulars of immovable property (i.e land and building) in the name of the Company are as follows:

		Location	Usage of immovable property	Covered Area (Square yards)	Total Area (Square yards)
	a)	Chak No. 120/J.B, District Faisalabad, Punjab.	Manufacturing unit	1,778	6,670
	b)	Chak No. 204/R.B, Raza Garden, District Faisalabad, Punjab.	Guest house	1,647	6,128
	c)	Chak No. 70/R.B, Spinning Unit, District Faisalabad, Punjab.	Manufacturing unit	45,911	144,202
	d)	Montgomery Bazar, Amtex Office, District Faisalabad, Punjab.	Admin office	1,060	272
	e)	Chak No. 67/J.B, Tehsil Saddar Distt. Faisalabad.	Warehouse	2,555	5,748
				2020	2019
			Note	Rupees	Rupees
5.2.	Depr	reciation for the year has been allocated as u	nder:		
	Co	st of sales		72,079,141	99,049,172
	Ad	ministrative expenses		1,744,241	2,396,888
				73,823,382	101,446,060

- 5.3. The company had revalued its freehold land, building on freehold land, plant and machinery, electric installations, factory equipment, laboratory equipment and assets subject to finance lease. Revaluation of freehold land on market value basis and building on freehold land, plant and machinery, electric installations, factory equipment laboratory equipment and assets subject to finance lease on depreciated replacement values basis was carried out by independent valuers M/S Observers (Private) Limited as at June 03, 2004, by M/S BFA (Private) Limited as at June 30, 2009 ,by M/S Empire Enterprises (Private) Limited as at December 31, 2012, by M/S Gulf Consultants as at June 30, 2017 and latest revaluation was carried out of Plant & Machinery, Factory equipments, Electric Installation and Laboratory equipments by independent valuers M/S Gulf Consultants as at January 01, 2020 on depreciated replacement values basis.
- **5.4.** Forced sales value (FSV) of land and buildings is Rs. 682.05 and Rs. 443.972 Million respectively as at June 30, 2017.

Forced sales value (FSV) of machinery and equipments is Rs.97.235 Million respectively as at January 01, 2020.

## 5.5. Detail of disposal of property, plant and equipment

Description	Cost / Revaluated amount	Accumulated depreciation	Written down value	Sale proceeds	Profit/(loss)	Particulars	Mode of Disposal
	Α	В	C=A+B	D	E=D-C		
			lupees				
	1,700,001	(14,167)	1,685,834	1,500,000	. , ,	ZAITOON TEXTILE MILLS	Negotiation
	6,800,000	(56,666)	6,743,334	5,600,000	. , , ,	ZAITOON TEXTILE MILLS	Negotiation
	6,800,000	(56,667)	6,743,333	8,800,000		H.A. HAQ SPINNING MILLS (PRIVATE) LIMITED	Negotiation
	3,300,000	(27,500)	3,272,500	2,000,000	(1,272,500)	ZAITOON TEXTILE MILLS	Negotiation
	3,000,000	(25,000)	2,975,000	1,800,000	(1,175,000)	ZAITOON TEXTILE MILLS	Negotiation
	4,000,000	(33,333)	3,966,667	5,600,000	1,633,333	H.A. HAQ SPINNING MILLS (PRIVATE) LIMITED	Negotiation
	961,770	(8,015)	953,755	1,650,000	696,245	PARADISE SPINNING MILLS (PRIVATE) LIMITED	Negotiation
Machinery	1,442,640	(12,022)	1,430,618	2,475,000	1,044,382	FANZ SPINNING MILLS	Negotiation
	1,923,528	(16,029)	1,907,499	2,400,000	492,501	ZAITOON TEXTILE MILLS	Negotiation
	5,355,828	(44,632)	5,311,196	4,000,000	(1,311,196)	ZAITOON TEXTILE MILLS	Negotiation
	6,694,767	(55,790)	6,638,977	6,000,000	(638,977)	H.A. HAQ SPINNING MILLS (PRIVATE) LIMITED	Negotiation
	565,132	(4,710)	560,422	1,200,000	639,578	ZAITOON TEXTILE MILLS	Negotiation
	1,442,646	(36,066)	1,406,580	2,475,000	1,068,420	FANZ SPINNING MILLS	Negotiation
	2,404,410	(80,147)	2,324,263	4,125,000	1,800,737	AL-ZAMIN TEXTILE MILLS (PRIVATE) LIMITED	Negotiation
	4,808,820	(160,294)	4,648,526	7,425,000	2,776,474	ZAITOON TEXTILE MILLS	Negotiation
	4,327,938	(180,331)	4,147,607	3,427,350	(720,257)	ZAITOON TEXTILE MILLS	Negotiation
Other items having net having							
net book value of less than							
Rs. 500,000/- each.							
	404.000	(477.762)	46 227	400.000	202 762	NAULT TO A STATE OF THE ALL	NI
Valida-	494,000	(477,763)	16,237	400,000	,	Muhamamd Ajmal S/o Shoukat Ali	Negotiation
Vehicles	532,000	(520,619)	11,381	330,000	,	Muhamamd Amin s/o Muhammad Hanif	Negotiation
	390,000	(372,687)	17,313	265,000	,	Adnan Zafar s/o Muhammad Zafar	Negotiation
Machinery	248,640	(2,072)	246,568	1,800,000		ZAITOON TEXTILE MILLS	Negotiation
·	480,882	(16,029)	464,853	825,000	360,147	FANZ SPINNING MILLS	Negotiation
2020 Rupees	57,673,001	(2,200,539)	55,472,462	64,097,350	8,624,888	<u>.</u>	
2019 Rupees	30,300,000	(4,104,750)	26,195,250	23,670,000	(2,525,250)	<u>-</u>	

5.6. Had there been no revaluation, the related figures of freehold land, building on freehold land, plant and machinery, electric installations, factory equipment and laboratory equipment as at June 30, 2020 and 2019 would have been as follows:

		2020				
	Cost	Accumulated depreciation	Written down value			
		Rupees				
Company owned						
Freehold land	83,778,913	-	83,778,913			
Building on freehold land	914,943,769	579,573,049	335,370,720			
Plant and machinery	1,754,266,458	1,519,169,435	235,097,023			
Electric installations	92,087,323	72,488,111	19,599,212			
Factory equipment	5,882,262	4,881,036	1,001,226			
Laboratory equipment	844,749	532,293	312,456			
Leasehold						
Plant and machinery	139,214,356	108,898,431	30,315,925			
	2,991,017,830	2,285,542,355	705,475,475			

		Note	2020 Rupees	2019 Rupees
6.	Investment property - at fair value			
	Land	6.1.	520,710,000	448,175,000
	Building	6.2.	640,691,391	654,148,583
			1,161,401,391	1,102,323,583
6.1.	Land			
	Carrying amount as at July 1, 2019		448,175,000	357,590,000
	Transfers to owner-occupied property		(14,250,000)	-
	Net gain from fair value adjustment		86,785,000	90,585,000
	Carrying amount as at June 30, 2020		520,710,000	448,175,000
6.2.	Building			
	Carrying amount as at July 1, 2019		654,148,583	656,327,913
	Transfers to owner-occupied property		(12,045,127)	-
	Net (loss) from fair value adjustment		(1,412,065)	(2,179,330)
	Carrying amount as at June 30, 2020		640,691,391	654,148,583

- **6.3.** The fair value of investment property was carried out by independent valuers M/S Gulf Consultants as at June 30, 2020 on depreciated replacement values basis.
- **6.4.** Investment property with a carrying amount of Rs. 1,138.98 million are subject to first charge against loan of Rs. 1,217.721 million (2019: Rs. 1,253.710 million) from United Bank Ltd, Rs.399.568 million (2019: Rs. 399.568 million) from Askari Bank Ltd, Rs. 122.683 million (2019: Rs. 122.683 million) from Bank Islami Ltd ( Formerly KASB Bank Limited and now merged into Bank Islami). This charge existed as at June 30, 2020.
- **6.5.** Forced sales value (FSV) of land and buildings is Rs. 442.603 million, Rs. 525.529 million respectively as at June 30, 2020.
- 6.6. It includes land and building rented to Abwa Knowledge Village (Pvt) Ltd, an associated undertaking.
- **6.7.** It represents freehold land and building located at 1 K.M. Jararnwala Road chak No. 76/R.B, Khurrianwala, District Faisalabad, Province Punjab, with area of 105,149 square yards respectively.
- **6.8.** Property located at Chak No. 67/J.B, Tehsil Saddar Distt. Faisalabad, transferred to owner-occupied property On 1st July 2019. Against this property charge existed as at 30, June 2019 amounting to Rs. 23.395 million from MCB Bank Limited.

_		Note	2020 Rupees	2019 Rupees
7.	Long term deposits			
	Against utilities		41,345,029	41,345,029
	Against TFC		9,374,497	9,374,497
			50,719,526	50,719,526
8.	Stores, spares and loose tools			
	Stores		9,850,301	211,440,398
	Spares		157,180,636	23,402,519
			167,030,937	234,842,917

- 8.1. Stores include items that may result in fixed capital expenditure but are not distinguishable.
- **8.2.** Previous year figures has been reclassified for better presentation (Refer note # 41.2)

		Note	2020 Rupees	2019 Rupees
9.	Stock in trade			
	Raw material		307,165,459	359,230,083
	Work in process		9,415,254	16,214,740
	Finished goods		221,048,122	317,140,589
	Waste		1,200,527	990,555
			538,829,362	693,575,967

- **9.1.** Stock in trade amounting to Rs. 220.598 million (2019:Rs. 220.603 million) was pledged as security with the banks. Due to pending litigation with NBP latest pledged stock sheets are not provided / made available by the bank. Out of total pledged stock the part of NBP amounts to Rs. 102.231 million.
- **9.2.** Stock in trade amounting to Rs. 467.518 million (2019: Rs. Nil) is at net realisable value as per valuation report given by an independent valuer.

#### 10. Trade debts

10.	Trade debts				
	Considered good				
	Unsecured				
	Foreign			47,880,225	62,100,520
	Local		10.1	61,220,037	138,556,175
				109,100,262	200,656,695
	Considered doubtful				
	Unsecured				
	Foreign			7,041,998,879	7,041,998,879
	Local		10.1	- (7.044.000.070)	- (7.044.000.070)
	Less: Provision for doubtful debts	5	10.1.	(7,041,998,879)	(7,041,998,879)
				109,100,262	200,656,695
10.1.	Provision for doubtful debts				
	Opening balance			7,041,998,879	7,041,998,879
	Created during the year			-	-
	Closing balance			7,041,998,879	7,041,998,879
10.2.	The aging of trade debts as at balar	nce sheet date is as under	:		
	Not past due			65,454,793	200,656,695
	Past due within one year			43,645,469	-
	Past due more than one year			7,041,998,879	7,041,998,879
				7,085,644,348	7,041,998,879
				7,151,099,141	7,242,655,574
10.3.	Following are the details of debtors	s in relation to export sale	es:		
	Jurisdiction	Category			
	USA	Contract		46,719,428	2,795,302
	USA	LC		1,160,797	-
	Europe	LC		-	25,688,733
	Europe	Contract			33,616,485

47,880,225

62,100,520

		Note	2020 Rupees	2019 Rupees
11.	Loans and advances			
	Considered good			
	Advances			
	Suppliers and others	11.1.	4,962,100	4,003,478
11.1.	It includes an amount of Rs. 2,625,000/- which Court Lahore. (Refer # 26.1.i)	has been deposited as der	nand draft in the name	of Judge Bankin
12.	Deposits and prepayments			
	Deposits			
	Lease deposits	-	4,799,126	7,251,662
13.	Other receivables			
	Export rebate / duty drawback		75,060,325	78,509,742
	Federal excise duty		-	6,677,360
	Others	13.1.	24,820,000	21,357,000
		·	99,880,325	106,544,102
l <b>3.1</b> .	It represents rent receivables from related pa 24.820 million (2019: Rs. 21.375 million).	arty from Abwa Knowledg		
13.1.		arty from Abwa Knowledg	1,680,000 8,400,000 14,740,000 24,820,000	1,680,000 8,400,000 11,277,000 21,357,000
	24.820 million (2019: Rs. 21.375 million). Upto 1 month 1 to 6 months	: due from related party at t	1,680,000 8,400,000 14,740,000 24,820,000	1,680,000 8,400,000 11,277,000 21,357,000
	24.820 million (2019: Rs. 21.375 million).  Upto 1 month 1 to 6 months  More than 6 months  The maximum aggregate amount of receivable of	: due from related party at t	1,680,000 8,400,000 14,740,000 24,820,000	1,680,000 8,400,000 11,277,000 21,357,000
13.2.	24.820 million (2019: Rs. 21.375 million).  Upto 1 month 1 to 6 months  More than 6 months  The maximum aggregate amount of receivable was Rs. 24.820 million (2019: Rs. 21.357 million	: due from related party at t	1,680,000 8,400,000 14,740,000 24,820,000	1,680,000 8,400,000 11,277,000 21,357,000
13.2.	24.820 million (2019: Rs. 21.375 million).  Upto 1 month 1 to 6 months  More than 6 months  The maximum aggregate amount of receivable was Rs. 24.820 million (2019: Rs. 21.357 million).  Tax refunds due from the Government	: due from related party at t	1,680,000 8,400,000 14,740,000 24,820,000 he end of any month de	1,680,000 8,400,000 11,277,000 21,357,000 uring the year
13.2.	24.820 million (2019: Rs. 21.375 million).  Upto 1 month 1 to 6 months  More than 6 months  The maximum aggregate amount of receivable was Rs. 24.820 million (2019: Rs. 21.357 million).  Tax refunds due from the Government Income tax	: due from related party at t	1,680,000 8,400,000 14,740,000 24,820,000 he end of any month do	1,680,000 8,400,000 11,277,000 21,357,000 uring the year 70,698,686
13.2.	24.820 million (2019: Rs. 21.375 million).  Upto 1 month 1 to 6 months  More than 6 months  The maximum aggregate amount of receivable was Rs. 24.820 million (2019: Rs. 21.357 million).  Tax refunds due from the Government Income tax	: due from related party at t	1,680,000 8,400,000 14,740,000 24,820,000 he end of any month do 38,843,965 136,895,560	1,680,000 8,400,000 11,277,000 21,357,000 uring the year 70,698,686 121,605,143
13.2. 14.	24.820 million (2019: Rs. 21.375 million).  Upto 1 month 1 to 6 months  More than 6 months  The maximum aggregate amount of receivable was Rs. 24.820 million (2019: Rs. 21.357 million).  Tax refunds due from the Government Income tax Sales tax	: due from related party at t	1,680,000 8,400,000 14,740,000 24,820,000 he end of any month do 38,843,965 136,895,560	1,680,000 8,400,000 11,277,000 21,357,000 uring the year 70,698,686 121,605,143
13.2. 14.	24.820 million (2019: Rs. 21.375 million).  Upto 1 month 1 to 6 months  More than 6 months  The maximum aggregate amount of receivable was Rs. 24.820 million (2019: Rs. 21.357 million).  Tax refunds due from the Government Income tax Sales tax  Cash and bank balances	: due from related party at t	1,680,000 8,400,000 14,740,000 24,820,000 he end of any month do 38,843,965 136,895,560 175,739,525	1,680,000 8,400,000 11,277,000 21,357,000 uring the year 70,698,686 121,605,143 192,303,829
13.2. 14.	24.820 million (2019: Rs. 21.375 million).  Upto 1 month 1 to 6 months  More than 6 months  The maximum aggregate amount of receivable was Rs. 24.820 million (2019: Rs. 21.357 million).  Tax refunds due from the Government Income tax Sales tax  Cash and bank balances Cash in hand	: due from related party at t	1,680,000 8,400,000 14,740,000 24,820,000 he end of any month do 38,843,965 136,895,560 175,739,525	1,680,000 8,400,000 11,277,000 21,357,000 uring the year 70,698,686 121,605,143 192,303,829
13.2. 14.	24.820 million (2019: Rs. 21.375 million).  Upto 1 month 1 to 6 months  More than 6 months  The maximum aggregate amount of receivable was Rs. 24.820 million (2019: Rs. 21.357 million).  Tax refunds due from the Government Income tax Sales tax  Cash and bank balances Cash in hand Cash at banks;	: due from related party at t	1,680,000 8,400,000 14,740,000 24,820,000 he end of any month do 38,843,965 136,895,560 175,739,525	1,680,000 8,400,000 11,277,000 21,357,000 uring the year 70,698,686 121,605,143 192,303,829

## 16. Issued, subscribed and paid up capital

	2020 No. o	2019 f shares		Note	2020 Rupees	2019 Rupees
	237,444,067	237,444,067	Ordinary shares of R fully paid in cash. Ordinary shares of issued as fully paid s	Rs.10/- each	2,374,440,670	2,374,440,670
	4,046,067	4,046,067		gement for	40,460,670	40,460,670
			Ordinary shares of R	s. 10/- each		
	17,940,000	17,940,000	issued as fully paid bon	us shares.	179,400,000	179,400,000
	259,430,134	259,430,134	=	<u>-</u>	2,594,301,340	2,594,301,340
17.	Reserves					
	Capital reserves			Г	00 020 220	00 020 220
	Merger reserve Share premium			17.1.	98,039,330 183,000,000	98,039,330 183,000,000
	Share premium			17.1.	281,039,330	281,039,330
	Surplus on revalua	tion of property	, plant and equipment	17.2.	832,923,049	867,699,951
				_	1,113,962,379	1,148,739,281
	Revenue reserves			=		
	General reserve			17.3.	250,000,000	250,000,000
				=	1,363,962,379	1,398,739,281

- **17.1.** This reserve can be utilized by the Company only for the purposes specified in section 81 of the Companies Act,
- **17.2.** The revaluation surplus on property, plant and equipment is a capital reserve, and is not available for distribution to the shareholders in accordance with section 241 of the Companies Act, 2017.
- **17.3.** This reserve can be utilized by the Company for various purposes including issue of bonus shares to shareholders, payment of dividend when profits are insufficient and further to meet sudden losses due to natural calamities.

18.	Redeemable capital	Note	2020 Rupees	2019 Rupees
	Secured			
	Sukuk certificates	18.1.	-	-
	Less: Adjusted during the year			
	Less: Current portion shown under current liabilities			
	Installments over due		-	-
	Payable within one year		-	-

**18.1.** These represent balance out of 130,000 sukuk certificates of Rs. 5,000/- each privately placed with a banking company.

During the musharika, the legal title to the musharika assets will remain with the Company, however, a trustee will hold the beneficial title on behalf of the investors.

In addition, these are secured against second charge on all the present and future fixed assets excluding freehold land and building on freehold land of the Company, bank guarantee of Rs. 740 million issued in favour of the trustee and by personal guarantee of two directors of the Company. Bank guarantee of Rs. 740 million is also secured. Securities are disclosed in Note 19.1.

Sukuk certificates are redeemable in twelve equal quarterly installments commenced from January 10, 2010 and ending on October 10, 2012.

The certificate holders will be entitled to rental payments for use of musharika assets. Rental payments shall be calculated to provide return equal to the base rate plus incremental rental plus service agency charges incurred by the trustee during the previous quarter.

Base rate is defined as three months KIBOR and incremental rental is defined as margin of 2% per annum. The effective yield rate of rental is Nil (2019: Nil).

**18.2.** The Company has filed suit under Financial Institutions (Recovery of Finances) Ordinance, 2001 against the sukuk unit holders in the Honorable Lahore High Court, Lahore and prayed for declaration of undertaking to purchase the sukuk units at a pre-agreed price as void, unlawful and satisfaction of obligations against the existing amounts paid. The Company has also sought relief of suspension of operation of the undertaking and the bank guarantee issued there under till the final decision of the suit.

As per two different interim orders of The Honorable Lahore High Court, Lahore guarantor has deposited the amount of guarantee against all overdue rentals, as claimed by the sukuk unit holders amounting Rs. 529,734,801/(refer Note No.24.4) in an escrow account opened by the Deputy Registrar (Judicial) to secure the payments due under sukuk arrangement. The payable sukuk rentals, as claimed by the sukuk holders, have been adjusted in these financial statements against the amounts paid by the guarantor, however, due to pending litigation, sukuk unit holders have not received these payments and sukuk unit holders have not acknowledged the adjustment of sukuk rentals.

Further, in its final order The Honorable Lahore High Court, Lahore has dismissed the above referred suit, with no findings on the issue and prayer of the Company, stating that this Court lacks jurisdiction under Financial Institutions (Recovery of Finances) Ordinance, 2001 and the plaint is returned to the plaintiff (Company) to be presented to the court in which the suit should have been instituted. Being aggrieved Company has filed first appeal against this order before Division Bench of Honorable Lahore High Court, Lahore and same is pending for adjudication and in its interim order Division Bench has passed stay order that no amount will be withdrawn, paid by the guarantor, from escrow account opened by the Deputy Registrar (Judicial) up till further orders in this matter.

			2020	2019
		Note	Rupees	Rupees
19.	Long term financing			
	Secured			
	From banking companies and financial institutions	19.1.		
	Under mark up arrangements			
	Demand finance		2,166,037,235	2,202,026,235
	Long term finances under SBP		19,176,163	19,176,163
	Syndicated term finance		10,500,000	10,500,000
	Morabaha finance		13,399,072	19,301,582
	Morabaha finance II		104,000,000	104,000,000
	Not subject to markup			
	Demand finance		152,605,923	158,230,923
			2,465,718,393	2,513,234,903
	Less: Current portion			
	Installments due / overdue		(1,540,234,779)	(965,411,608)
	Payable within one year		(511,356,296)	(673,134,056)
			(2,051,591,075)	(1,638,545,664)
			414,127,318	874,689,239

## 19.1. Terms of finances are as under:

Nature of finance	Notes	Balance Rupees	Number of	Payment	Commenceme	Ending date	Mark up rate
ivature of finance	Notes	balance Rupees	installments	rests	nt date	chaing date	iviai k up rate
Under mark up arrangemen	ts:						
Demand finances			7				
DFI	19.1.1	1,077,124,310		Quarterly	30-Jun-12	30-Sep-21	5% p.a.
DFI	19.1.2	311,730,000	28	Quarterly	1-Sep-16	1-Jun-23	6% p.a.
DF	19.1.3	377,614,556	7	Bi-annually		25-Sep-20	Bank cost of fund
DF <b>19.1.5 &amp;</b>	19.1.4	399,568,369	15	Quarterly	31-Mar-18	30-Sep-21	Bank cost of fund
		2,166,037,235					
Long term finances under							
Bank of Pakistan Sche			_				
II	19.1.5	4,243,913	12	Quarterly	27-Jan-07	27-Oct-09	SBP rate + 2.00% p.a
III	19.1.5	14,932,250	17	Quarterly	31-Mar-07	31-Mar-12	SBP rate +3.00% p.a
		19,176,163					
Syndicated term finance	19.1.5	10,500,000	20	Quarterly	7-Mar-04	7-Dec-10	6 Month KIBOR +
							3.00% p.a with a floor
							of 5% p.a
	19.1.5						
Morabaha finance	&	13,399,072	8	Quarterly	27-Aug-19	27-Aug-21	11.00% p.a
	19.1.6						
Morabaha finance II	19.1.7	104,000,000	36	Quarterly	31-Dec-13	31-Dec-22	1 year kibor-3% with
	&						cap at 7 % p.a.
	19.1.5						caμ at 7 % μ.a.
Not subject to mark up:							
Demand finances							
DFII 19.1.5 &	19.1.8	134,835,000	6	Quarterly	1-Sep-23	30-Dec-24	-
DF 19.1.5 &	19.1.9	17,770,923	13	Quarterly	22-Mar-19	15-Feb-22	-

These are secured against specific charges on fixed assets, first charge over fixed and current assets ranking pari passu with the charges created in respect of short term borrowings (Refer Note 24), ranking charge over fixed assets and equitable and registered mortgage of properties of the Company and its associates. These are further secured against ranking charge over current assets, pledge of sponsor's 45 million shares in the Company, counter bank guarantee of Rs. 340 million and personal guarantee of all directors of the Company. Bank guarantee is secured against first charge over current assets of the Company.

The effective rate of mark up ranges from 5.00% to 7.00% per annum (2019: 4.53% to 7.00% per annum).

**19.1.1.** It represents loans transferred from short term borrowings due to restructuring agreement with a bank. Current unpaid mark up amounting to Rs.230.394 million till August 31, 2011 (Refer Note 24) alongwith IRS transaction cost amounting to Rs.18.033 million would be paid by the company after complete adjustment of principal liability alongwith future mark up.

Any deviation in the restructured arrangement with regards to mark up / principal servicing would revert the facilities back to its previously approved arrangements and all types of concessions (pricing & tenor) shall be withdrawn.

**19.1.2.** The company has entered in to restructuring and rescheduling agreement with Soneri bank limited for 2nd time of existing finance facilities along with fresh facilities. The repayment schedule and mark up rate of previous outstanding DF-I have been re-negotiated and will be paid in 28 quarterly installments as mentioned below:

Installments	From	Till	Principal Recovery
04 Quarterly installments of Rs. 7.000M each	1-Sep-16	1-Jun-17	28,000,000
16 Quarterly installments of Rs. 13.125M each	1-Sep-17	1-Jun-21	210,000,000
07 Quarterly installments of Rs. 21.233M each	1-Sep-21	1-Mar-23	148,631,000
Last installments of DF-I	1-Jun-23	1-Jun-23	24,969,000

The DF-II amount will be Rs. 134.835 M i.e previous DF-II (mark up) Rs. 33.216 M and markup of Rs. 101.619M on the outstanding DF-I from 26-06-2012 till 30-06-2016. It will be paid in 06 equal quarterly installments of Rs. 22.473 M each starting from 01.09.2023 and ending on 01.12.2024. Further bank will waive off the differential markup of Rs. 73.747 M after full receipt of new DF-I, DF-II and accrued markup of DF-I.

Markup on DF-I for the period from 01-07-2016 till date of final adjustment will be deferred and kept in memorandum account and then new DF-III shall be created and paid in 6 equal quarterly installments starting from 01-03-2025 and ending on 01-03-2026.

19.1.3. It represents principal amount of restructured outstanding loans from Habib Bank Ltd as Company has negotiated the settlement terms and entered into Settlement Agreement ("Agreement") in respect of outstanding Principal Liability and Markup Liability. As per terms of the Agreement, Company shall pay a settlement amount of Rs 921 million (including an amount of future markup of rupee 59 million) as full and final settlement of liabilities i.e. principal and markup. Further, as per terms of the Agreement principal amounting to rupees 740 million is payable within three years and mark up amounting to rupees 122 million is payable in third year and future markup amounting Rs. 59 million is payable in fourth year from the date of execution of Agreement. The balance markup amount between outstanding markup and agreed payable markup shall be waived off by the Bank, at the end on payment of settlement amount, as prompt payment bonus. Markup on outstanding rescheduled principal liability would be accrued at prevailing "Cost of Fund" of the Bank from the date of implementation of settlement arrangement. The cost of funds shall be reset as and when advised by State Bank of Pakistan. In case of any default under any terms of Settlement Agreement all waiver / concessions will be withdrawn. An amount of rupees 362 million paid till balance sheet date. Entire settlement amount rupees 921 million is payable as per following schedule:

Period Amount Nature		Nature	Payment Terms
	Rs. 125 Million	Principal	Upon Execution of settellment agreement.
Year-I	Rs. 65 Million	Principal	Within 90 days from the date of execution of settelment agreement.
	Rs. 140 Million	Principal	Before expiry of 1st year from date of execution of settelment agreement.
Year-II	Rs. 250 Million	Principal	Before expiry of 2nd year from date of execution of settelment agreement.
	Rs. 160 Million	Principal	Before expiry of 3rd year from date of execution of settelment agreement.
Year-III	Rs. 122 Million	Mark up	Before expiry of 3rd year from date of execution of settelment agreement.
Year-IV	Rs. 59 Million	*Future Mark up	Before expiry of 4th year from date of execution of settelment agreement.
			*( Future mark up is tentative amount calculated on prevailing COF of the bank.)

19.1.4. It represents principal amount of restructured outstanding loans from Askari Bank Ltd as Company has negotiated the settlement terms and entered into Settlement Agreement ("Agreement") in respect of outstanding Principal Liability and Markup Liability. As per terms of the Agreement, Company shall pay a settlement amount of Rs 524.322 million (Principal amount of rupees 429.57 million plus 50% of previous outstanding mark up rupees 94.75 million) along with future markup (at cost of fund) of rupees 28.211 million as full and final settlement of liabilities i.e. principal and markup. Further, as per terms of the Agreement principal amounting to rupees 429.569 million is payable within three and half years and mark up will be paid at tail end in four equal quarterly installments after entire adjustment of principal. Markup on outstanding rescheduled principal liability would be accrued at prevailing "Cost of Fund" of the Bank from the date of implementation of settlement arrangement. The cost of funds shall be reset as and when advised by State Bank of Pakistan. In case of any default under any terms of Settlement Agreement all waiver / concessions will be withdrawn. Rs. 30 million paid till balance sheet date. Entire settlement amount rupees 552.533 million is payable as per following schedule:

Period	Installment	Amount	Nature	Payment Terms
	Down payment	Rs.30 Million	Principal	Down Payment upon Execution of settellment agreement.
	1st Q Installment	Rs.50 Million	Principal	Within 90 days from the date of execution of settellment agreement.
Year-I	2nd Q Installment	Rs.3 Million	Principal	Within 90 days of 1st Quarterly Installment.
	3rd Q Installment	Rs.4 Million	Principal	Within 90 days of 2nd Quarterly Installment.
	4th Q Installment	Rs.130 Million	Principal	Within 90 days of 3rd Quarterly Installment.
	5th Q Installment	Rs.15 Million	Principal	Within 90 days of 4th Quarterly Installment.
Year-II	6th Q Installment	Rs.100 Million	Principal	Within 90 days of 5th Quarterly Installment.
Teal-II	7th Q Installment	Rs.15 Million	Principal	Within 90 days of 6th Quarterly Installment.
	8th Q Installment	Rs.22 Million	Principal	Within 90 days of 7th Quarterly Installment.
	9th Q Installment	Rs.15 Million	Principal	Within 90 days of 8th Quarterly Installment.
Year-III	10th Q Installment	Rs.12 Million	Principal	Within 90 days of 9th Quarterly Installment.
Teal-III	11th Q Installment	Rs.10 Million	Principal	Within 90 days of 10th Quarterly Installment.
	12th Q Installment	Rs.10 Million	Principal	Within 90 days of 11th Quarterly Installment.
	13th Q Installment	Rs.10 Million	Principal	Within 90 days of 12th Quarterly Installment.
	14th Q Installment	Rs.3.57 Million	Principal	Within 90 days of 13th Quarterly Installment.
Year-IV		Rs.122.964 million	Mark up	In four equal quarterly installments after entire adjustment of principal
				*(RS 122.964 million also included future tentative mark up calculated on
				prevailing COF of the bank.)

- **19.1.5.** Information / records were not made available by the banking companies to confirm the year end balances amounting to Rs.699.249 million out of total outstanding amount due to pending litigation.
- 19.1.6. It represents principal amount of restructured outstanding loans from First National Bank Modaraba as Company has negotiated the settlement terms and entered into Settlement Agreement ("Agreement") during the period, in respect of outstanding Principal Liability and Markup Liability. As per terms of the Agreement, Company shall pay a settlement amount of Rs 34.43 million as full and final settlement of liabilities i.e. principal, outstanding contractual markup, future cost of funds and cost of suit. As per terms of the Agreement outstanding principal liability amounting to rupees 19.22 million is payable within two years in eight equal quarterly installments of rupees 1,902,510 after making an immediate down payment of rupees 4 million. Outstanding contractual markup along with future cost of funds at the rate of 11% and expenses of suit in aggregate amounting to rupees 15.210 million shall payable in six equal quarterly installments of rupees 2,535,109 at tail end after adjustment of entire principal liability.

Period	Nature	Installment	Date	Amount (PKR)
	Principal	Down Payment	27.08.2019	4,000,000
	Principal	1st Q	27.11.2019	1,902,510
Year I	Principal	2nd Q	27.02.2020	1,902,510
	Principal	3rd Q	27.05.2020	1,902,510
	Principal	4th Q	27.08.2020	1,902,510
	Principal	5th Q	27.11.2020	1,902,510
Year II	Principal	6th Q	27.02.2021	1,902,510
Teal II	Principal	7th Q	27.05.2021	1,902,510
	Principal	8th Q	27.08.2021	1,902,510
Year III	NA-vivos COE	In six equal quarterly Ins	15,210,652	
reariii	Markup+ COF	rupees 2,535,109 each		

- 19.1.7. It represents short term export Morabaha finance restructured into long term Morabaha finance II and short term Morabaha Finance I as on December 06, 2013. Further total Mark up till date mentioned amounting to Rs. 45,491,684/- has been deferred (refer note no. 21) and will be recovered on quarterly basis in 3 years after complete adjustment of long term Morabaha Finance II in 9 years. These are secured against JPP charge on Current Assets valuing Rs.750 million, ranking charge over Fixed Assets valuing Rs. 200 million with 25% margin for all lines, Title of export documents and personal guarantees of main sponsoring directors of the company.
- **19.1.8.** It represents outstanding mark up on principal liabilities restructured as mentioned in note 19.1.2 above, converted in the demand finance and no mark up shall be charged on it.
- 19.1.9. It represents principal amount of restructured outstanding loans from MCB Bank Ltd as Company has negotiated the settlement terms and entered into Settlement Agreement ("Agreement") during the period, in respect of outstanding principal liability and markup liability. As per terms of the Agreement, Company shall pay a settlement amount of Rs 26.052 million as full and final settlement of liabilities i.e. principal and markup against admitted liability of Rs.33.709 million. As per terms of the Agreement outstanding liability amounting to rupees 26.052 million is payable within three years. In case of any default the entire admitted outstanding liability i.e Rs.33.709 million along with future mark-up / COF and other charges admissible under the law shall immediately become due for payment and Bank shall have all the rights to avail remedies available under law to recover stuck-up finance etc. Entire settlement amount rupees 26.052 million is payable as per following schedule:

Installments	On or Before	Amount
1st	Down Payment	2,655,104
2nd	15-05-2019	1,875,000
3rd	15-08-2019	1,875,000
4th	15-11-2019	1,875,000
5th	15-02-2020	1,875,000
6th	15-05-2020	1,875,000
7th	15-08-2020	1,875,000
8th	15-11-2020	1,875,000
9th	15-02-2021	1,875,000
10th	15-05-2021	1,875,000
11th	15-08-2021	1,875,000
12th	15-11-2021	1,875,000
13th	15-02-2022	2,772,046
		26,052,150

- **19.2.** As per terms of agreement with a bank, the recommendation, declaration and payment of dividend is subject to prior written approval of the bank.
- 19.3. Reconciliation of liabilities arising from long term financing activities

	At July 01, 2019	Availed / transfer during the year	Repaid / transfer during the year	At June 30, 2020
		Ruj	oees	
Long term financing	2,513,234,903	-	(47,516,510)	2,465,718,393

		Note	2020 Rupees	2019 Rupees
20.	Lease Liabilities / Ijarah			
	Opening balance		68,248,285	68,248,285
	Paid / adjusted during the year		(922,177)	-
			67,326,108	68,248,285
	Current portion			
	Installments due / overdue		(67,326,108)	(68,248,285)
	Payable within one year		-	-
			(67,326,108)	(68,248,285)
			-	-
				(68,248,285)

These represent plant and machinery acquired under separate lease agreements.

The purchase option is available to the Company on payment of last installment and surrender of deposit at the end of the lease period.

The principal plus financial charges are payable over the lease period in 48 monthly and 16, 24 and 16 quarterly installments. The liability represents the total minimum lease payments. Furthermore, information / records were not made available by the financial institution to confirm the year end balance of the outstanding amount due to pending litigation.

The company was entered into restructuring agreement with the M/S First Punjab Modaraba in respect of ijarah facility No. 199 as on September 04, 2015, as a result of which full and final liability of Rs. 11,260,347 has been decided against outstanding principle and markup, which will be paid in 10 monthly rentals starting from August 31, 2015. On 24, January 2020 the company has settled the liability.

2019

2020

Reconciliation of lease liabilities is given below:

			2020			2019		
		Minimum lease payments	Finance cost for future periods	Present value of minimum lease payments	Minimum lease payments	Finance cost for future periods	Present value of minimum lease payments	
				Rı	ipees			
	Due within one year Due after one year but	86,945,214	19,619,106	67,326,108	87,867,391	19,619,106	68,248,285	
	not later than five years		-	-	-	-	-	
		86,945,214	19,619,106	67,326,108	87,867,391	19,619,106	68,248,285	
				Note	2020 Rupee		2019 Rupees	
21.	Deferred liabilities				•		•	
	Deferred markup on:							
	Demand finance		19.1.119.1	.4. & 19.1.9.	1,140,71	.6,522	1,011,162,907	
	Morabaha finance			19.1.7.	85,04	15,829	79,944,546	
					1,225,76	52,351	1,091,107,453	
	Staff retirement gratuity			21.1.	14,03	39,838	17,011,862	
					1,239,80	2,189	1,108,119,315	
21.1.	Staff retirement gratuity						·	

#### 21.1. Staff retirement gratuity

## 21.1.1. General description

The Company operates an unfunded gratuity scheme for all its employees at mills who have completed the minimum qualifying period of service as defined under the scheme. The most recent valuation was carried out as at June 30, 2020 using the "Projected Unit Credit Method".

		2020	2019
	Note	Rupees	Rupees
21.1.2. Balance sheet reconciliation as at June 30,			
Present value of defined benefit obligation		14,039,838	17,011,862
21.1.3. Movement in net liability recognised			
Opening balance as at July 01,		17,011,862	14,481,897
Expenses recognised in profit and loss account	21.1.4.	2,518,272	3,687,906
Paid during the year		(2,500,180)	(413,998)
Remeasurement (gain) on obligation		(2,990,116)	(743,943)
Closing balance as at June 30,		14,039,838	17,011,862
21.1.4. Expenses recognised in profit and loss account			
Current service cost		1,671,437	1,871,851
Interest cost		846,835	1,816,055
		2,518,272	3,687,906
21.1.5. Principal actuarial assumptions			
Discount factor used		8.50% per annum	14.25% per annum
Expected rate of increase in salaries		10.00% per annum	10.00% per annum
Expected average remaining working lives of participating	employees	5 years	5 years

## 21.1.6. Year end sensitivity analysis of the defined benefit obligation is as follows:

			Reworked defined	benefit obligation
	Change in	assumptions	Increase in	Decrease in
	Increase	Decrease	assumptions	assumptions
Discount rate	9.50%	7.50%	13,448,321	14,664,989
Salary increase rate	11.00%	9.00%	14.650.523	13.450.961

## 21.1.7. Expected Maturity Profile

Followings are the expected distribution and timing of benefit payments at year end:

Description	2020
Year	(Rupees)
2021	287,817
2022	273,777
2023	252,717
2024	244,293
2025	231,657
2026 to 2030	1,067,028
2031 onward	11,682,549

## Comparison of present value of defined benefit obligation is as follows:

Rupees	2020	2019	2018	2017	2016
As at June 30, Present value of defined benefits obligation	14,039,838	17,011,862	14,481,897	50,963,593	42,023,191
Experience adjustment on obligation	-21%	-4%	14%	5%	3%

Note Rupes         Rupes           22. Trade and other payables         168,454,069         237,160,919           Accrued liabilities         168,454,069         237,160,919           Accrued liabilities         191,536,088         265,634,955           22.1. Previous year figures has been reclasssified for better presentation (Refer ** # 41)           23. Interest / markup payable           Redeemable capital         88,882,946         88,882,946           Long term financing         104,440,524         106,939,191           Lease Liabilities         19,619,106         19,619,106         29,619,109,62           Short term borrowings         2,507,058,787         2,453,662,386           Short term borrowings         24.2.           Export finances         4,449,565,694         4,467,565,694           From banking companies and financial institutions         Under mark up arrangements         24.2.           Export finances         4,449,565,694         4,467,565,694           Running finance         185,231,589         185,231,589         185,231,589         185,231,589         185,231,589				2020	2019
Creditors Accrued liabilities         168,454,069 23,082,019 28,474,036         23,782,019 28,474,036           22.1. Previous year figures has been reclasssified for better presentation (Referrote # 41)           22.1. Interest / markup payable             Redeemable capital			Note	Rupees	Rupees
23,082,019         28,474,036           22.1. Previous year figures has been reclassified for better presentation (Reference #41)           22.1. Previous year figures has been reclassified for better presentation (Reference #41)           22.1. Interest / markup payable	22.	Trade and other payables			
191,536,088   265,634,955     22.1.   Previous year figures has been reclasssified for better presentation (Refer note # 41)     23.   Interest / markup payable   Redeemable capital   88,882,946   104,406,524   106,939,191     Lease Liabilities   19,619,106   19,619,106   19,619,106     Short term borrowings   2,507,058,787   2,453,662,386     2,719,967,363   2,669,103,629     24.   Short term borrowings   Secured   From banking companies and financial institutions   Under mark up arrangements   24.2.     Export finances   4,449,565,694   4,467,565,694     Running finance   185,231,589   185,231,589     Morabaha finances   24.3.   327,001,675   327,001,675     Cash finances   24.4.   565,941,901   75,972,910     Forced demand finance   24.4.   565,941,901   565,941,901     Payment against documents   99,968,675   99,968,675     Not subject to markup     Demand finance   24.5.   271,405,000   271,405,000		Creditors		168,454,069	237,160,919
22.1. Previous year figures has been reclassified for better presentation (Refer note # 41)         23. Interest / markup payable		Accrued liabilities			28,474,036
23. Interest / markup payable				191,536,088	265,634,955
Redeemable capital         88,882,946         88,882,946           Long term financing         104,406,524         106,939,191           Lease Liabilities         19,619,106         19,619,106           Short term borrowings         2,507,058,787         2,453,662,386           2,719,967,363         2,669,103,629           24. Short term borrowings           Secured           From banking companies and financial institutions           Under mark up arrangements         24.2.           Export finances         4,449,565,694         4,467,565,694           Running finance         185,231,589         185,231,589           Morabaha finances         24.3.         327,001,675         327,001,675           Cash finances         164,327,910         175,972,910           Forced demand finance         24.4.         565,941,901         565,941,901           Payment against documents         99,968,675         99,968,675           Not subject to markup         24.5.         271,405,000         271,405,000	22.1.	Previous year figures has been reclassified for bette	r presentation (Refer	note # 41)	
Long term financing       104,406,524       106,939,191         Lease Liabilities       19,619,106       19,619,106         Short term borrowings       2,507,058,787       2,453,662,386         27,19,967,363       2,669,103,629         24. Short term borrowings         Secured         From banking companies and financial institutions         Under mark up arrangements       24.2.         Export finances       4,449,565,694       4,467,565,694         Running finance       185,231,589       185,231,589         Morabaha finances       24.3.       327,001,675       327,001,675         Cash finances       164,327,910       175,972,910         Forced demand finance       24.4.       565,941,901       565,941,901         Payment against documents       99,968,675       99,968,675         Not subject to markup       24.5.       271,405,000       271,405,000	23.	Interest / markup payable			
Lease Liabilities       19,619,106       19,619,106         Short term borrowings       2,507,058,787       2,453,662,386         24. Short term borrowings         Secured         From banking companies and financial institutions       24.2.         Under mark up arrangements       24.2.         Export finances       4,449,565,694       4,467,565,694         Running finance       185,231,589       185,231,589         Morabaha finances       24.3.       327,001,675       327,001,675         Cash finances       164,327,910       175,972,910         Forced demand finance       24.4.       565,941,901       565,941,901         Payment against documents       99,968,675       99,968,675         Not subject to markup       24.5.       271,405,000       271,405,000		Redeemable capital		88,882,946	88,882,946
Short term borrowings         2,507,058,787         2,453,662,386           24. Short term borrowings         24.2.           Export finances         4,449,565,694         4,467,565,694           Running finance         185,231,589         185,231,589           Morabaha finances         24.3.         327,001,675         327,001,675           Cash finances         164,327,910         175,972,910           Forced demand finance         24.4.         565,941,901         565,941,901           Payment against documents         99,968,675         99,968,675           Not subject to markup         Demand finance         24.5.         271,405,000         271,405,000		Long term financing		104,406,524	106,939,191
2,719,967,363       2,669,103,629         24. Short term borrowings         Secured         From banking companies and financial institutions         Under mark up arrangements       24.2.         Export finances       4,449,565,694       4,467,565,694         Running finance       185,231,589       185,231,589         Morabaha finances       24.3.       327,001,675       327,001,675         Cash finances       164,327,910       175,972,910         Forced demand finance       24.4.       565,941,901       565,941,901         Payment against documents       99,968,675       99,968,675         Not subject to markup       24.5.       271,405,000       271,405,000		Lease Liabilities		19,619,106	19,619,106
24. Short term borrowings         Secured         From banking companies and financial institutions         Under mark up arrangements       24.2.         Export finances       4,449,565,694       4,467,565,694         Running finance       185,231,589       185,231,589         Morabaha finances       24.3.       327,001,675       327,001,675         Cash finances       164,327,910       175,972,910         Forced demand finance       24.4.       565,941,901       565,941,901         Payment against documents       99,968,675       99,968,675         Not subject to markup       24.5.       271,405,000       271,405,000		Short term borrowings		2,507,058,787	2,453,662,386
Secured         From banking companies and financial institutions         Under mark up arrangements       24.2.         Export finances       4,449,565,694       4,467,565,694         Running finance       185,231,589       185,231,589         Morabaha finances       24.3.       327,001,675       327,001,675         Cash finances       164,327,910       175,972,910         Forced demand finance       24.4.       565,941,901       565,941,901         Payment against documents       99,968,675       99,968,675         Not subject to markup       Demand finance       24.5.       271,405,000       271,405,000				2,719,967,363	2,669,103,629
From banking companies and financial institutions         Under mark up arrangements       24.2.         Export finances       4,449,565,694       4,467,565,694         Running finance       185,231,589       185,231,589         Morabaha finances       24.3.       327,001,675       327,001,675         Cash finances       164,327,910       175,972,910         Forced demand finance       24.4.       565,941,901       565,941,901         Payment against documents       99,968,675       99,968,675         Not subject to markup       24.5.       271,405,000       271,405,000	24.	Short term borrowings			
Under mark up arrangements       24.2.         Export finances       4,449,565,694       4,467,565,694         Running finance       185,231,589       185,231,589         Morabaha finances       24.3.       327,001,675       327,001,675         Cash finances       164,327,910       175,972,910         Forced demand finance       24.4.       565,941,901       565,941,901         Payment against documents       99,968,675       99,968,675         Not subject to markup       24.5.       271,405,000       271,405,000		Secured			
Export finances       4,449,565,694       4,467,565,694         Running finance       185,231,589       185,231,589         Morabaha finances       24.3.       327,001,675       327,001,675         Cash finances       164,327,910       175,972,910         Forced demand finance       24.4.       565,941,901       565,941,901         Payment against documents       99,968,675       99,968,675         Not subject to markup       24.5.       271,405,000       271,405,000		From banking companies and financial institution	ns		
Running finance       185,231,589       185,231,589         Morabaha finances       24.3.       327,001,675       327,001,675         Cash finances       164,327,910       175,972,910         Forced demand finance       24.4.       565,941,901       565,941,901         Payment against documents       99,968,675       99,968,675         Not subject to markup       24.5.       271,405,000       271,405,000		Under mark up arrangements	24.2.		
Morabaha finances       24.3.       327,001,675       327,001,675         Cash finances       164,327,910       175,972,910         Forced demand finance       24.4.       565,941,901       565,941,901         Payment against documents       99,968,675       99,968,675         Not subject to markup       24.5.       271,405,000       271,405,000		Export finances		4,449,565,694	4,467,565,694
Cash finances       164,327,910       175,972,910         Forced demand finance       24.4.       565,941,901       565,941,901         Payment against documents       99,968,675       99,968,675         Not subject to markup       24.5.       271,405,000       271,405,000		Running finance		185,231,589	185,231,589
Forced demand finance       24.4.       565,941,901       565,941,901         Payment against documents       99,968,675       99,968,675         Not subject to markup       24.5.       271,405,000       271,405,000		Morabaha finances	24.3.	327,001,675	327,001,675
Payment against documents       99,968,675       99,968,675         Not subject to markup       24.5.       271,405,000       271,405,000		Cash finances		164,327,910	175,972,910
Not subject to markup  Demand finance  24.5. 271,405,000 271,405,000		Forced demand finance	24.4.	565,941,901	565,941,901
Demand finance <b>24.5.</b> 271,405,000 271,405,000		Payment against documents		99,968,675	99,968,675
		Not subject to markup			
6,063,442,444 6,093,087,444		Demand finance	24.5.	271,405,000	271,405,000
				6,063,442,444	6,093,087,444

- **24.1.** The aggregate unavailed short term borrowing facilities available to the Company is Rs.Nil at the year end. (2019: Rs.Nil)
- 24.2. Short term borrowings, excluding cash finances are secured against lien on export documents, hypothecation of current assets, first charge over current assets ranking pari passu with the charges created in respect of long term financing (Refer Note 19.1), and ranking charge over current assets of the Company. These are further secured against first charge over fixed assets ranking pari passu with the charges created in respect of long term financing (Refer Note 19.1), ranking charge over fixed assets and by personal guarantee of directors of the Company. Cash finances are secured against pledge of stocks and personal guarantee of directors / sponsor directors of the Company.

The effective rate of mark up charged during the year ranges from 12.08% to 15.40% per annum (2019: 5.00% to 20.00% per annum).

- **24.3.** Morabaha finances include Morabaha finance I and also include morabaha facilities availed. These finances are to be repaid from export proceeds realized or from own source and are for purchase of cotton, PSF, yarn, cloth, chemical, spares and other raw material. Collateral securities are same as detailed in Note 19.1.7.
- **24.4.** It represents loan created against all overdue rentals of redeemable capital paid by the guarantor as claimed by sukuk unit holders (Refer Note 18.2) and loan created of an amount Rs. 36,207,100 against guarantee amount of SNGPL paid by UBL and SBL on behalf of company. Securities are disclosed in Note 19.1.
- **24.5.** Total amount of demand finance was Rs. 367.722 million. The securities are disclosed in Note 19.1. Rs.74.989 million was payable on June 29, 2010 as down payment, Rs. 127.876 million was payable till July 31, 2010 out of proceeds of sales tax refunds and remaining mark up balance of Rs. 164.857 million was payable in 10 equal monthly installments commenced from June 30, 2010 and ending on March 31, 2011.
- **24.6.** Information / records were not made available by the banking companies to confirm the year end balances amounting to Rs.3,294.454 million (2019: 2,036.439 million) out of total outstanding amount due to pending litigation.

## 24.7. Reconciliation of liabilities arising from short term borrowings

		At July 01, 2019	Availed / transfer during the year	Repaid / transfer during the year	At June 30, 2020
			Rup	ees	
	Short term borrowings	6,093,087,444	-	(29,645,000)	6,063,442,444
				2020	2019
			Note	Rupees	Rupees
25.	Current portion of non cur	rent liabilities			
	Long term financing		19.	2,051,591,075	1,638,545,664
	Lease liabilities		20.	67,326,108	68,248,285
				2,118,917,183	1,706,793,949

#### 26. Contingencies and commitments

## 26.1. Contingencies

a. M/S Bank Islami (Formerly KASB Bank Limited and now merged in to Bank Islami) instituted a suit for recovery of Rs.149,802,970/- under Financial institutions (Recovery of Finances) Ordinance, 2001 in the Honorable Lahore High Court, Lahore against the Company. The Bank restructured the outstanding finances as it claimed in referred suit for recovery and also offered to provide fresh export refinance working capital limits vide its offer letter. Based on such offer letter Company entered in to a compromise agreement with the Bank and Honorable Lahore High Court, Lahore passed the consent decree. Now, the Bank is not fulfilling its contractual obligations and not providing the agreed fresh export refinance working capital limits and has filed Execution Petition for recovery of Rs.192,528,719/- The company is filing its legal reply to Execution Petition filed by the Bank in the said matter which is pending adjudication.

- **b.** Amtex Limited filed suit in the court of Honorable Senior Civil Judge Faisalabad against M/S. Pakistan Cargo Services Private Limited for recovery of Rs.12,019,087/-. The case has been dismissed for want of evidence. Being aggrieved, company has filed appeal which is pending for adjudication before Honorable Additional Session Judge, Faisalabad.
- **c.** M/S Zephyre Textile Limited has filed a suit for recovery of Rs. 2,916,762/- against the company before the Honorable District Judge Lahore. The company has duly filed its reply in the said matter and the same is pending adjudication.
- **d.** M/S. Pak Kuwait Investment Company Private Limited has instituted suit under Financial Institutions (Recovery of Finances) Ordinance, 2001 for recovery of Rs. 97,903,568/- along with future markup in the Honorable High Court Sindh at Karachi against the company. Court has passed the decree in favour of Bank. Being aggrieved, Company has filed appeal in the said matter and the same is pending adjudication.
- e. Bank Islami Pakistan Limited has instituted suit against the company in the Honorable Lahore High Court, Lahore under financial institutions (Recovery of Finance) Ordinance, 2001 for recovery of Rs. 660,473,859/-. The Company has duly filed its petition for leave to defend in the said matter and the same is pending adjudication.
- f. M/S National Bank of Pakistan (Islamic Banking Division) has instituted a suit for recovery of Rs. 106,924,484/- under Financial Institutions (Recovery of finances) Ordinance, 2001 in the Honorable Lahore High Court, Lahore against the company. The company has duly filed its petition for leave to defend in the said matter and the same is pending adjudication.
- g. M/S National Bank of Pakistan has instituted a suit for recovery of Rs. 1,487,663,500/- under Financial Institutions (Recovery of finances) Ordinance, 2001 in the Honorable Lahore High Court, Lahore against the company. The company has duly filed its petition for leave to defend in the said matter and the same is pending adjudication.
- h. M/S Faysal Bank Ltd has instituted a suit for recovery of Rs. 6,061,867/- under Financial Institutions (Recovery of finances) Ordinance, 2001 in the Honorable Banking Court No. II, Faisalabad against the company. The company has filed its petition for leave to defend in the said matter and same is pending adjudication.
- i. M/S Saudi Pak Industrial & Agricultural Investment Company Ltd has instituted a suit for recovery of Rs. 19,122,367/- under Financial Institutions (Recovery of finances) Ordinance, 2001 in the Honorable Banking Court No. II, Lahore against the company. Court has passed the decree against the company and the company filed an appeal against the court order and Honorable Lahore High Court, Lahore in its order has set aside the decree earlier passed by the Honorable Banking Court No. II, Lahore. The Company has deposited demand draft amounting to Rs. 2,625,000/- (Refer Note no. 11) as at 12-Feb-2016 in the name of Judge Banking Court Lahore and now have applied for the refund of this amount as decree has been set aside, the application for refund is pending for decision before Honorable Lahore High Court. Now, M/S Saudi Pak Industrial & Agricultural Investment Company Ltd has instituted a fresh suit for recovery of Rs. 19,122,367 under Financial Institutions(Recovery of finances) Ordinance, 2001 before the Honorable Judge Banking Court No. II, Faisalabad, the Company has filed its petition for leave to defend in the said matter and same is pending adjudication.

- j. M/S Habib Bank Ltd has instituted a suit for recovery of Rs. 946,312,769/- under Financial Institutions (Recovery of finances) Ordinance, 2001 in the Honorable High Court Lahore against the company. Court has passed the decree in favor of Bank. The Company has entered in to a settlement agreement as explained in note 19.1.3 of these financial statements and under the terms of settlement agreement decree execution has been sine die adjourned in the Honorable Lahore High Court, Lahore.
- **k.** The Bank of Punjab has instituted a suit for recovery of Rs. 6,373,121,000/- under Financial Institutions (Recovery of finances) Ordinance, 2001 in the Honorable High Court Lahore against the company. Court has passed the decree in favor of the company. Being aggrieved, Company has filed appeal in the said matter and the same is pending adjudication.
- I. Askari Bank Ltd has instituted a suit for recovery of Rs. 619,486,166/- under Financial Institutions (Recovery of finances) Ordinance, 2001 in the Honorable High Court Lahore against the company. Court has passed the decree in favor of Bank for an amount of rupese 490.671 million. Being aggrieved, Company has filed appeal in the said matter and the same is pending adjudication. Subsequently, Company entered into a settlement agreement as explained in note 19.1.4 of these financial statements. Under the terms of settlement agreement Company paid Rs. 30 million and required NOC from Bank to relaese the charge on machinery proportionate to the payment received and to proceed further as per agreement.
- **m.** The Company has filed writ petition in the Honorable Lahore High Court, Lahore against Federation of Pakistan and others, in the case of investigation of affairs of the Company. The case is pending adjudication.
- **n.** Cases are pending before foreign exchange adjudication officer, State Bank of Pakistan, for non-repatriation of export proceeds within prescribed times. The default may attract penalties. The financial impact cannot be determined at this stage.
- o. A recovery demand of Rs. 9.4 million has been raised as a result of an order passed by Additional Commissioner Inland Revenue u/s 122 (5A) of the Income Tax Ordinance 2001 regarding Tax Year 2012. Department has deducted Rs. 9 million from Company's income tax and sales tax refunds. Said recovery deductions has not yet accounted for due to an appeal filed before Appellate Tribunal Inland Revenue (ATIR), Lahore.
- p. SNGPL in July 2014 has changed the Sui gas Tariff from Rs. 488.23 per MMBTU to Rs. 573.28 per MMBTU by transferring the category of our unit from General Industrial to Captive Power. Company has filed writ petition before the Honorable Lahore High Court, Lahore against the said illegal / unlawful captive power tariff application by taking plea that we are producing / generating electricity only for own consumption / use, moreover, we do not hold license which is pre-requisite for sale of electricity. Honorable Lahore High Court, Lahore has granted stay in favor of the company restraining the SNGPL from charging captive power tariff instead of general industrial tariff. The company is confident of a favorable outcome of the suit, therefore, no provision has been made in these financial statements.

- q. In May 2015 the Parliament passed the Gas Infrastructure Development Cess (GIDC) Act 2015, which seeks to impose GIDC levy since 2011. The Company along with several other companies has filed suit in Honorabele Lahore High Court Lahore against the OGRA and several other challenging the illegal /unlawful increase / Levy of "Gas Infrastructure Development Cess" (GIDC) in Sui gas power bills by SNGPL. Honorable court has granted interim relief against recovery of GIDC in favor of petitioners. On August 13, 2020 the Honorable Supreme court of Pakistan finally in the appeals filed by the industries passes a judgement in favor of Government declaring the GIDC Act 2015 intra vires and directed all the petitioners /appellant (including industeries all over pakistan) for payment of Cess liability accrued till July 31, 2020 in 24 equal monthly installments. The company is in process for filing of review of the judgement in the Honorable Supreme Court of pakistan. Further the company is confident that the case will be decided in its favor. The GIDC liability amounting to Rs. 129,756,480/- and no provision in respect of GIDC is made in these financial statements.
- r. The Company has filed reference against order passed by Commissioner Punjab Revenue Authority in Honorable Lahore High Court Lahore challenging the imposition of Punjab Services on sales tax amounting to to rupees 3.1 million on foreign commission paid. Honorable Court after initial hearing has granted stay order and suspend the recovery notice issued in respect of said impugned demand and same is pending adjudication.
- s. The Company has filed civil suit, against illegal demand by SNGPL to increase the security deposit / guarantee amount worked out on the basis of higher Captive Power Tariff, before Honorable Civil Judge Faisalabad. Honorable Court of Civil Judge Faisalabad has granted stay order against said impugned revision of security deposit / guarantee demand.
- t. The Company has filed petition and challenged the imposition of various surcharges on the consumption of electricity and obtained stay order from Honorable Lahore High Court, Lahore. No provision is made in these financial statements based on the opinion of the legal council that there is not likelihood of unfavorable outcome or any potential loss.
- **u.** The Company is defendant in various legal proceedings initiated by ex-employees in labor / civil courts. The Company expects decisions in its favor based on grounds of case and legal opinion Hence, no provision has been made.
- v. Company has filed writ petition before Honorable Islamabad High Court praying to set aside the order, issued by Executive Director (Corporate and Supervision Department) Securities and Exchange Commission of Pakistan (SECP), for appointment of inspectors to carry out investigation in to the affairs of the Company, the writ petition filed and matter is sub-judice and Honorable Islamabad High Court through its interim order has suspended the operation of order for appointment of inspectors.
- w. M/S. First National Bank Modaraba has instituted a suit under Financial Institutions (Recovery of Finances) Ordinance, 2001 for recovery of Rs. 36,013,341/- along with markup before the Honorable Judge Banking Court, Lahore against the company. Court has passed the decree in favor of bank and being aggrieved, Company has filed appeal in the said matter and the same is pending adjudication. Further, Company has entered into a settlement agreement and under the terms of settlement agreement company has paid rupees 4 million as down payment and remaining amount will be paid in 8 equal installments.

- x. The Company has filed writ petition in Honorable Lahore High Court, Lahore against Pakistan Central Cotton Committee and others regarding illegal and un-lawful increased demand / levy of cotton cess. Honorable Lahore High Court, Lahore has granted interim relief and suspends the said increased demand / levy of cotton cess and the case is pending adjudication. Further in separate Writ Petition, Court has also granted relief regarding membership of Ministry of industry, Research & Development Advisory Cell without payment of cotton cess.
- y. Amtex Limited has filed suit in the Honorable Civil Court at Faisalabad against M/s S.A Rehmat Private Limited for recovery of Rs.28,230,026/- and rendition of account and cancellation of documents. same is pending adjudication.
- z. The company has not fully recognised mark up on redeemable capital and long and short term financing due to aforementioned litigations and also due to settlements with other banks. Had the mark up been fully charged, net loss for the year would have been increased by Rs.766.965 million (2019: 790.339 million) and accumulated loss and interest / markup payable would have been increased by Rs.5,264.131 million (2019: 4,497.175 million)
- **aa.** Financial impact, if any, of the above (a to z) has not been acknowledged in these financial statements because of pending litigations.

26.2.	Commitments	Note	2020 Rupees	2019 Rupees
20.2.			4 2 4 5 000	2 505 022
	Collector of custom	=	1,345,890	2,696,922
27.	Sales			
	Export			
	Fabrics / made ups / garments	27.1.	417,620,589	486,780,745
	Indirect export			
	Processing	27.2.	97,858,930	78,683,580
			515,479,519	565,464,325
	Local			
	Yarn	27.2	-	30,705,489
	Cloth	27.2.	9,126,596	21,344,967
	Waste and left over	27.2. & 27.3.	360,000	305,198
	Stitching	27.2.	5,653,577	2,538,502
			530,619,692	620,358,481
	Add: Export rebate / duty drawback		14,253,697	9,177,095
		_	544,873,389	629,535,576

**27.1.** Exchange gain due to currency rate fluctuation amounting to Rs. 1,871,304/- (2019: Rs. 9,208,173/- ) has been included in export sales.

		Note	2020 Rupees	2019 Rupees
27.2.	Gross sales			
	Indirect export Processing		114,494,948	78,683,580
	Local Yarn / cloth Waste and left over Stitching	27.3.	10,678,117 421,200 6,614,690 132,208,956	52,050,456 305,198 2,538,502 133,577,736
	Less: Sales tax	_	(19,209,853) 112,999,103	133,577,736
27.3.	It represents sale of left over / waste material out of	goods manufactured.		
	Set out below the disaggregation of the Company's S			
27141		Juics.		
	Geographic markets:			
	Pakistan		112,999,103	133,577,736
	UK		15,981,733	20,569,828
	USA		394,773,404	455,862,358
	Sweden		6,865,452	10,348,559
		_	530,619,692	620,358,481
28.	Cost of sales			
	Cost of goods manufactured	28.1.	690,139,254	746,427,651
	Finished goods			
	Opening stock		318,131,144	362,285,494
	Closing stock		(222,248,649)	(318,131,144)
		<u> </u>	95,882,495	44,154,350
		<u> </u>	786,021,749	790,582,001
28.1.	Cost of goods manufactured			
	Raw material consumed	28.1.1 & 28.1.2.	315,840,379	231,970,829
	Salaries, wages and benefits		66,317,595	89,084,026
	Staff retirement benefits		2,518,272	3,687,906
	Stores and spares		22,689,124	37,714,173
	Dyes and chemicals		90,570,574	97,779,620
	Packing material		28,174,592	37,433,178
	Conversion processing and stitching charges		63,949,113	80,294,234
	Repairs and maintenance		1,565,854	1,834,998
	Fuel and power		17,863,233	40,354,514
	Depreciation	5.2.	72,079,141	99,049,172
	Other		1,771,891	1,333,526
			683,339,768	720,536,176
	Work in process		16 214 740	42 106 215
	Opening stock Closing stock		16,214,740 (9,415,254)	42,106,215 (16,214,740)
	Closing stock		6,799,486	25,891,475
			690,139,254	746,427,651
		_	050,135,234	, 70,727,031

Note	2020 Rupees	2019 Rupees			
28.1.1. Raw material consumed					
	359,230,083	481,589,346			
	263,775,755	109,611,566			
•	623,005,838	591,200,912			
	(307,165,459)	(359,230,083)			
	315,840,379	231,970,829			
	Note -	Note Rupees  359,230,083 263,775,755 623,005,838 (307,165,459)			

**28.1.2.** It includes an amount of Rs. 133.846 million (2019: Rs. Nil) in respect of write down of inventories to net realisable value as per valuation report given by an independent valuer.

## 29. Other Income / (loss)

	Cancer machine / (1886)			
	Income from financial assets:			
	Profit on deposit		-	904
	Exchange gain on restatement of debtors		1,217,145	5,248,171
	Income from assets other than financial assets:			
	Gain on disposal of property, plant and equipment		8,624,888	(2,525,250)
	Rental income	29.1.	20,430,000	21,200,000
	Unrealised gain/(loss)on investment property carried			
	at fair value		85,372,935	88,405,670
	Trading profit	29.2.		29,886,209
			115,644,968	142,215,704
29.1.	It includes rental income from related parties as follows:			
	Abwa Knowledge Village (Pvt) Ltd		20,160,000	20,160,000
	Shama Exports (Pvt) Ltd		90,000	180,000
	I.A Textiles		90,000	180,000
	Amfort (Pvt) Ltd		90,000	180,000
			20,430,000	20,700,000
29.2.	Trading profit			
23.2.	ridding profit			
	Sale-net			
	Dyes and chemicals		-	173,427,034
	Cost of sale			
	Dyes and chemicals			(143,540,825)
				29,886,209
30.	Selling and distribution expenses			
	Steamer freight		4,292,112	5,195,617
	Freight and octroi		3,005,373	2,871,196
	Clearing and forwarding		3,448,282	4,041,312
	Export development surcharge		1,095,066	1,075,150
	Other expenses		970,801	-

12,811,634

13,183,275

		Note	2020	2019
31.	Administrative expenses	Note	Rupees	Rupees
0	·	25	2 400 000	2 400 000
	Directors' remuneration	35.	2,400,000	2,400,000
	Salaries and benefits		19,503,477	17,895,780
	Utilities		934,726	490,947
	Postage and telecommunication		3,766,269	3,288,366
	Vehicles running and maintenance		1,823,906	1,905,439
	Traveling and conveyance		3,261,328	3,135,968
	Printing and stationery		645,648	373,317
	Entertainment		2,179,066	1,788,308
	Fees and subscriptions		119,500	1,664,279
	Legal and professional		768,506	40,000
	Auditor's remuneration	31.1	1,500,000	1,500,000
	Repairs and maintenance		225,530	127,810
	Depreciation	5.2.	1,744,241	2,396,888
	Federal excise duty written off		6,677,360	-
	Impairement loss	5.1.	253,918,047	-
	Other		1,591,685	1,247,654
		-	301,059,289	38,254,756
31.1.	Auditor's remuneration			
	Audit fee		1,000,000	1,000,000
	Half yearly review		500,000	500,000
	, ,	-	1,500,000	1,500,000
32.	Finance cost	_		
	Interest / mark up on:			
	Long term financing		132,122,231	131,405,834
	Short term borrowings		61,119,708	48,452,009
	Bank charges and commission		8,597,941	2,452,569
		- -	201,839,880	182,310,412
33.	Taxation			
	Current			
	For the year	33.1.	10,340,133	10,139,790
	Prior year		19,411,658	
	Deferred	33.2.	-	-
		-	29,751,791	10,139,790
		=		· · · · · · · · · · · · · · · · · · ·

**33.1.** Provision of taxation has been provided by charging minimum tax on local sales due to gross loss sustained by the taxpayer in current year under section 113 & 153(2) of income tax ordinance 2008, when and where applicable, and export proceeds realized under final tax regime as per section 154 & 169 of the Income Tax Ordinance, 2001.

#### 33.2. Deferred taxation

Deferred tax asset is not recognised for all deductible temporary differences and carry forward of unused tax losses due to uncertainty regarding non availability of taxable profits in foreseeable future against which such temporary differences and tax losses can be utilised.

#### 33.3. Relationship between tax expense and accounting profit

The relationship between tax expenses and accounting profit has not been presented in these financial statements as the company's current year's taxation includes tax based on provisions of section 169, 154, 153(2) and 113 of the Income Tax Ordinance, 2001.

		2020	2019
34	Loss per share - Basic and diluted		
	Net loss for the year (Rupees)	(670,965,986)	(262,718,954)
	Weighted average number of ordinary shares	259,430,134	259,430,134
	Loss per share -Basic and diluted (Rs.)	(2.59)	(1.01)

**34.1.** There is no dilutive effect on basic earnings per share of the Company.

#### 35. REMUNERATION TO CHIEF EXECUTIVE OFFICER, DIRECTORS AND EXECUTIVES

	202	2020		9
	Chief Executive Officer	Director		Director
			Rupees	
Remuneration	800,000	800,000	800,000	800,000
House rent allowance	320,000	320,000	320,000	320,000
Utility allowance	80,000	80,000	80,000	80,000
	1,200,000	1,200,000	1,200,000	1,200,000
Number of persons	1	1	1	1

**35.1.** The Directors are entitled to free use of Company maintained vehicles. The running and maintenance expenses of these vehicles are Rs. 845,149/- (2019: Rs.742,389/-). The Directors have waived off their meeting fee.

		Unit	2020 (FIGURES IN THO	2019 USAND)
36.	INSTALLED CAPACITY AND ACTUAL PRODUCTION			
	Spinning			
	100 % plant capacity converted to 20s count based on 3 shifts per day for 1095 shifts (2019: 1095 shifts)	Kgs.	18,162	18,162
	Actual production converted to 20s count based on 3 shifts per day for Nil (2019: Nil)	Kgs.	-	-
	Dyeing and finishing			
	Production capacity for 3 shifts per day for 1095 shifts (2019: 1095 shifts)	Mt.	32,850	32,850
	Actual production for 3 shifts per day for 247 shifts (2019: 247 shifts)	Mt.	3,015	4,569

#### **Processing, Stitching and Apparel**

The plant capacity of these divisions are indeterminable due to multiproduct plants involving varying processes of manufacturing and run length of order lots.

#### Reasons for shortfall

- Due to closure of spinning unit no any activity in spinning during the year
- Temporary closure due to load management by suppliers of gas and electricity and for maintenance and Temporary closure due to COVID-19.
- Actual production is planned to meet the market demand.
- It is difficult to describe precisely the production capacity of textile products being manufactured since it fluctuates widely depending upon various factors such as simple / multi-function articles, small and large size articles, special articles and the pattern of articles adopted.

37.	NUMBER OF EMPLOYEES	2020	2019
	Average number of employees during the year	65	69
	Average number of factory employees during the year	152	170
	Number of employees as at June 30,	22	26
	Number of factory employees as at June 30,	80	90

#### 38. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Company finances its operations through the mix of equity, debt and working capital management with a view to maintain an appropriate mix between various sources of finance to minimize risk. The overall risk management is carried out by the finance department under the oversight of Board of Directors in line with the policies approved by the Board.

	2020	2019
	Rupees	Rupees
38.1. FINANCIAL INSTRUMENTS BY CATEGORY		
Financial assets:		
At amortized cost		
Loans and advances	2,625,000	4,003,478
Trade debts	109,100,262	200,656,695
Deposits	55,518,652	57,971,188
Accrued rentals	24,820,000	21,357,000
Cash and bank balances	30,702,560	20,348,993
	222,766,474	304,337,354
Financial liabilities:		
At amortized cost		
Redeemable capital	-	-
Long term financing	2,465,718,393	2,513,234,903
Lease Liabilities / Ijarah	67,326,108	68,248,285
Trade and other payables	191,536,088	265,634,955
Interest / markup payable	2,719,967,363	2,669,103,629
Short term borrowings	6,063,442,444	6,093,087,444
	11,507,990,396	11,609,309,216

#### 38.2. FINANCIAL RISK MANAGEMENT

The Board of Directors has overall responsibility for the establishment and oversight of the Company's financial risk management. The responsibility includes developing and monitoring the Company's risk management policies. To assist the Board in discharging its oversight responsibility, management has been made responsible for identifying, monitoring and managing the Company's financial risk exposures. The Company's exposure to the risks associated with the financial instruments and the risk management policies and procedures are summarized as follows:

#### 38.2.1. Credit risk and concentration of credit risk

Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the other party to incur a financial loss, without taking into account the fair value of any collateral. Concentration of credit risk arises when a number of counter parties are engaged in similar business activities or have similar economic features that would cause their ability to meet contractual obligations to be similarly affected by changes in economic, political or other conditions. Concentrations of credit risk indicate the relative sensitivity of the Company's performance to developments affecting a particular industry. The Company does not have any significant exposure to customers from any single country or single customer.

Credit risk of the Company arises principally from trade debts, loans and advances and bank balances. The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at the reporting date is as follows:

	2020	2019
	Rupees	Rupees
Trade debts	109,100,262	200,656,695
Loans and advances	2,625,000	4,003,478
Deposits	55,518,652	57,971,188
Accrued rentals	24,820,000	21,357,000
Bank balances	30,702,560	20,348,993
	222,766,474	304,337,354

Due to the Company's long standing relations with counter parties and after giving due consideration to their financial standing, the management do not expect non performance by these counter parties on their obligations to the company.

For trade debts credit quality of the customer is assessed, taking into consideration its financial position and previous dealings. Individual credit limits are set. The management regularly monitor and review customers credit exposure. The majority of export sales debtors of the Company are situated at USA and Europe. The Company's most significant customers are foreign departmental stores and trading houses. The aging of trade debts as at balance sheet date is as under:

Not past due Past due within one year Past due more than one year

2020	2019
Rupees	Rupees
65,454,793	200,656,695
43,645,469	-
7,041,998,879	7,041,998,879
7,085,644,348	7,041,998,879
7,151,099,141	7,242,655,574

Out of Rs. 7,151,099,179/- (2019: Rs. 7,242,655,574/-), the Company has provided Rs. 7,041,998,879 (2019: Rs. 7,041,998,879) as the amount being doubtful to be recovered from certain customers 99.38% of the past due balances has been provided.

#### 38.2.2. Liquidity risk

Liquidity risk is the risk that an entity will encounter difficulty in meeting obligations associated with financial liabilities. The Company's approach to manage liquidity is to maintain sufficient level of liquidity of the Company on the basis of expected cash flows, requirements of holding highly liquid assets and

maintaining adequate reserve borrowing facilities to cover liquidity risk. This includes maintenance of balance sheet liquidity ratios through working capital management. Following are the contractual maturities of financial liabilities including interest payments as at June 30, 2020 and 2019;

			202	.0			
		Rupees in thousand					
	Carrying amounts	Contractual cash flows	Six months or less	Six to twelve months	Two to five years	Above five years	
Financial liabilities:							
Redeemable capital	=	88,883	88,883	=	-	=	
Long term financing	2,465,718	3,795,887	1,675,878	149,140	1,970,869	-	
Lease Liabilities / Ijarah	67,326	86,945	86,945	_	-	_	
Trade and other payables	191,536	191,536	191,536	-	-	-	
Short term borrowings	6,063,442	8,570,501	8,570,501				
	8,788,022	12,733,752	10,613,743	149,140	1,970,869	-	
			201	.9			
			Rupees in	thousand			
	Carrying amounts	Contractual cash flows	Six months or less	Six to twelve months	Two to five years	Above five years	
Financial liabilities:							
Redeemable capital	_	88,883	88,883	_	_	_	
Long term financing	2,513,234	3,711,280	1,516,795	228,689	1,830,961	134,835	
Liabilities against assets subject to finance lease	68,248	87,867	87,867	-	-	-	
Trade and other payables	265,634	265,634	265,634	-	-	-	
Short term borrowings	6,093,087	8,546,749	8,546,749	-	-	-	
	8,940,203	12,700,413	10,505,928	228,689	1,830,961	134,835	

The contractual cash flows relating to mark up have been determined on the basis of weighted average mark up rates on long term and short term borrowings. The Company is exposed to liquidity risk which will be managed by the Company as explained in detail in Note 1.3.

#### 38.2.3. Credit quality of major financial assets

The credit quality of company's bank balances can be assessed by reference to external credit ratings (if available) or to historical information about counterparty default rate.

		RATING			
BANKS	SHORT TERM	LONG TERM	AGENCY	2020 2	2019
	-			Rupe	es
Allied Bank Limited	A-1+	AAA	PACRA	13,447	14,567
Askari Bank Limited	A-1+	AA+	PACRA	73,520	73,520
Bank Alfalah Limited	A-1+	AA+	PACRA	7,021,045	24,135
Bank Analan Limiteu	A-1+	AA+	VIS	7,021,043	24,133
Bank Al-Habib Limited	A-1+	AA+	PACRA	219,561	220,112
The Bank of Punjab	A-1+	AA	PACRA	2,591,578	2,593,122
Habib Bank Limited	A-1+	AAA	VIS	237,508	246,118
Habib Metropolitan Bank Limited	A-1+	AA+	PACRA	2,748,717	142,235
MCB Bank Limited	A-1+	AAA	PACRA	24,945	25,045
Meezan Bank Limited	A-1+	AA+	VIS	34,770	6,918
National Bank of Pakistan	A-1+	AAA	PACRA	2 900 527	2,814,430
INALIONAL BANK OF PARISLAN	A-1+	AAA	VIS	2,809,527	
United Bank Limited	A-1+	AAA	VIS	25,368	29,186
Soneri Bank Limited	A-1+	AA-	PACRA	453,527	1,177
SilkBank Limited	A-2	A-	VIS	4,622	4,622
Summit Bank Limited		Suspended	1	299,157	8,528
The Bank of Khyber	A-1	А	VIS	27,950	27,950
BankIslami Pakistan Limited	A-1	A+	PACRA	14,110,673	14,110,675
Al Baraka Bank (Pakistan) Limited	A-1	А	VIS	6,645	6,653
TOI	AL			30,702,560	20,348,993

#### 38.2.4. Market risk

Market risk is the risk that changes in market prices, such as interest rates, foreign exchange rates and equity prices will affect the Company's income or the value of its holdings of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters while optimizing returns.

#### i) Price risk

Price risk is 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 instruments traded in the market. As at June 30, 2020 the Company is not exposed to price risk.

#### ii) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates.

Majority of interest rate risk arises from redeemable capital, long and short term borrowings from banks. The interest rate profile of the Company's interest bearing financial instruments is presented in relevant notes to the financial statements.

#### Sensitivity analysis

Sensitivity to interest rate risk arises from mismatches of financial assets and financial liabilities that mature or reprice in a given period. The Company manages these mismatches through risk management strategies where significant changes in gap position can be adjusted.

#### Fair value sensitivity analysis for fixed rate instruments

The Company does not account for any fixed rate financial assets and liabilities at fair value through profit and loss, therefore a change in interest rates at the reporting date would not effect profit and loss account.

#### Cash flow sensitivity analysis for variable rate instruments

Had the interest rate been increased / decreased by 1% at the reporting date with all other variables held constant, loss for the period and equity would have been Rs. 27.17 million (2019 : Rs. 25.60 million) lower / higher.

#### iii) 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. Foreign currency risk arises mainly where receivables and payables exist due to transactions with foreign undertakings. The Company is exposed to currency risk on foreign debtors. The total foreign currency risk exposure on reporting date amounted to Rs. 47.88 million (2019: Rs. 62.100 million).

At June 30, 2020, had the currency been weakened / strengthened by 10 % against the foreign currency with all other variables held constant, profit for the year and equity would have been Rs. 4.788 million (2019: Rs.0.6224 million) higher / lower, mainly as a result of foreign exchange gains / losses on translation of foreign currency denominated trade debts (based on debtors not yet past due).

#### iv) Equity price risk

Trading and investing in equity securities give rise to equity price risk. The Company is not exposed to equity price risk.

#### 38.3. Determination of fair value

#### 38.3.1. Fair value of financial instruments

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction in the principal (or most advantageous) market at the measurement date under current market conditions (i.e. an exit price) regardless of whether that price is directly observable or estimated using another valuation technique. The carrying values of all the financial assets and financial liabilities reported in the financial statements approximate their fair values.

#### 38.3.2. Fair value of non financial instruments

#### Fair value hierarchy

The different levels have been defined as follows.

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

Details of the Company's revalued assets and information about fair value hierarchy as at June 30, 2019 are as follows:

	Level 1	Level 2	Level 3	Total
		2S		
Operating fixed assets				
Freehold				
Land	-	556,323,300	-	556,323,300
Building	-	366,047,937	-	366,047,937
Plant and Machinery	-	235,097,023	-	235,097,023
Electric installation	-	34,200,000	-	34,200,000
Factory equipment	-	2,042,499	-	2,042,499
Laboratory equipments	-	1,520,000	-	1,520,000
Right to use assets				
Plant and Machinery	-	30,315,925	-	30,315,925
Investment property				
Land	-	520,710,000		520,710,000
Building	-	640,691,391		640,691,391
	-	2,386,948,075	-	2,386,948,075

There were no transfers between the levels during ther year

Details of the Company's revalued assets and information about fair value hierarchy as at June 30, 2019 are as follows:

	Level 1	Level 2	Level 3	Total		
	Rupees					
Operating fixed assets						
Freehold						
Land	-	542,073,300	-	542,073,300		
Building	-	374,395,210	-	374,395,210		
Plant and Machinery	-	579,704,041	-	579,704,041		
Electric installation	-	38,215,800	-	38,215,800		
Factory equipment	-	2,632,500	-	2,632,500		
Laboratory equipments	-	2,430,000	-	2,430,000		
Leasehold						
Plant and Machinery	-	70,175,160	-	70,175,160		
Investment property						
Land	-	448,175,000		448,175,000		
Building		654,148,583		654,148,583		
	-	2,711,949,594	-	2,711,949,594		

There were no transfers between the levels during the year

#### 38.4. Capital risk management

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern, so that it can continue to provide returns for shareholders and benefits for other stakeholders and to maintain an 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 paid to shareholders, issue new shares or obtain / repay long term financing from / to financial institutions.

The Company manages its capital risk by monitoring its debt levels and liquid assets and keeping in view future investment requirements and expectation of the shareholders. Debt is calculated as total borrowings ('redeemable capital', 'long term financing', ' liabilities against assets subject to finance lease' and 'short term borrowings' as shown in the balance sheet). Equity comprises of shareholders' equity as shown in the balance sheet under 'share capital and reserves'.

The salient information relating to capital risk management of the Company as of June 30, 2020 and 2019 were as follows:

	Note	2020 Rupees	2019 Rupees
Total debt	18,19,20 & 24.	8,596,486,945	8,674,570,632
Less: Cash and bank balances	15.	174,851,830	162,688,117
Net debt	_	8,421,635,115	8,511,882,515
Total equity	_	(9,050,123,762)	(8,352,955,364)
Total capital		(628,488,647)	158,927,151
Gearing ratio		-1339.98%	5355.84%

#### 38.5. Overdue loans

On the reporting date the installments of long term finances amounting to Rs. 1,540.234 million along with mark up of Rs. 104.426 million, lease finance amounting to Rs. 67.326 million along with mark up of Rs. 19.619 million and short term borrowings amounting to Rs. 6,063.442 million along with mark up of Rs. 2,506.455 million were over due.

On reporting date, the carrying amount of loans relevant to above overdue were long term finances Rs. 2,465.718 million, lease finance Rs. 67.326 million and short term borrowings Rs. 6,063.442 million.

Overdue installment of long term loans amounting to Rs. 1.900 million (2019: 15 Million) was subsequently paid.

### 39. TRANSACTIONS WITH RELATED PARTIES

The related parties comprise associated undertakings, directors of the company and key management personnel. The company in the normal course of business carries out transaction with related parties. The transactions with related parties other than those disclosed in relevant notes are as follows;

#### 39.1. Name and nature of relationship

#### 39.1.1. Associated Companies due to common directorship

Shama Exports (Pvt) Limited

Abwa Knowledge Village (Pvt) Limited

Sirtex (Pvt) Limited

Amfort (Pvt) Limited

I.A Textiles- AOP

#### 39.2. Transaction with related parties

Relationship with the Company	Nature of transactions	2020 (Rupees)	2019 (Rupees)
Associated undertakings	- Services acquired	-	9,416,310
	- Purchases	-	4,612,882
	- Rentals	20,430,000	21,200,000
	- Receivable	24,820,000	21,357,000
Key management personnel	<ul> <li>Remuneration to Directors</li> </ul>	2,400,000	2,400,000

**39.2.1.** Following are the related parties with whom the Company has entered into transactions or have arrangement/agreement in place:

Company name	Basis of associated
Shama Exports (Pvt) Ltd	Common directorship
Abwa Knowledge Village (Pvt) Ltd	Common directorship
I.A Textiles- AOP	Common directorship
Amfort (Pvt) Limited	Common directorship

**39.2.2.** The Company does not hold any shares in the above mentioned companies.

#### 40. Non Adjusting Event after the Balance Sheet Date

After the year end M/S Albaraka Bank Pakistan Limited has instituted a suit for recovery of Rs. 929,221,858/- under Financial Institutions (Recovery of finances) Ordinance, 2001 in the Honourable Lahore High Court, Lahore against the company in September 2020. The company has filed its petition for leave to defend in the said matter and same is pending adjudication.

#### 41. GENERAL

**41.1.** Nomenclature of following account head changed for better presentation.

Previous nomenclature	<b>Current nomenclature</b>
Advance from customers and others	Contract Liabilities

#### 41.2. Following reclassifications have been made in these financial statements;

Account head	Previous	Current
Stores, spares and loose tools Stores (Rs. 21,370,329/-)	Stores, spares and loose tools - Stores	Stores, spares and loose tools - Spares
Contract Liabilities	Trade and other payables	Statement of Financial Position
(Rs. 13,395,372/-)	- Seprate line item	- Seprate line item

#### 41.3. DATE OF AUTHORISATION FOR ISSUE

These financial statements were authorised for issue on October 06, 2020 by the Board of Directors of the Company.

**41.4.** Figures have been rounded off to the nearest rupees.



Chief Financial Officer

# Pattern of Shareholding

As on June 30, 2020

Number of	Shareho	olding	Total Number of Percentage	
Shareholders	From	То	Shares Held	Total Capital
100	1 -	100	2,621	0.00
259	101 -	500	110,376	0.04
373	501 -	1000	324,674	0.13
784	1001 -	5000	2,406,230	0.93
321	5001 -	10000	2,630,825	1.0
141	10001 -	15000	1,832,057	0.7
116	15001 -	20000	2,159,883	0.8
74	20001 -	25000	1,741,353	0.6
43	25001 -	30000	1,234,638	0.48
30	30001 -	35000	993,973	0.38
27	35001 -	40000	1,042,000	0.40
19	40001 -	45000	817,545	0.33
44	45001 -	50000	2,177,000	0.84
13	50001 -	55000	696,355	0.2
14	55001 -	60000	817,001	0.3
10	60001 -	65000	623,000	0.24
10	65001 -	70000	682,500	0.2
8	70001 -	75000	589,000	0.2
7	75001 -	80000	553,500	0.2
6	80001 -	85000	501,500	0.19
5	85001 -	90000	438,500	0.1
5	90001 -	95000	470,500	0.18
23	95001 -	100000	2,293,500	0.88
6	100001 -	105000	620,000	0.2
5	105001 -	110000	539,500	0.2
1	110001 -	115000	114,000	0.04
4	115001 -	120000	472,500	0.18
7	120001 -	125000	863,000	0.3
1	125001 -	130000	128,500	0.0
3	135001 -	140000	414,022	0.10
2	140001 -	145000	290,000	0.1
5	145001 -	150000	747,500	0.29
1	150001 -	155000	155,000	0.0
5	155001 -	160000	796,000	0.3
1	160001 -	165000	165,000	0.0
1	165001 -	170000	170,000	0.0
1	175001 -	180000	178,131	0.0
1	180001 -	185000	180,500	0.0
14	195001 -	200000	2,794,500	1.0
3	200001 -	205000	608,500	0.23
1	205001 -	210000	210,000	0.08

Number of	Shareho	Shareholding		Percentage of
Shareholders	From	То	Shares Held	Total Capital
2	210001 -	215000	424,500	0.1
1	215001 -	220000	217,500	0.0
2	220001 -	225000	450,000	0.1
1	225001 -	230000	227,200	0.0
1	230001 -	235000	235,000	0.0
1	235001 -	240000	239,561	0.0
3	245001 -	250000	748,000	0.2
1	250001 -	255000	251,000	0.1
1	280001 -	285000	282,500	0.1
1	290001 -	295000	293,000	0.1
5	295001 -	300000	1,499,080	0.5
1	300001 -	305000	300,500	0.1
1	305001 -	310000	308,000	0.1
1	310001 -	315000	311,000	0.1
1	320001 -	325000	322,943	0.1
1	325001 -	330000	326,500	0.1
1	330001 -	335000	334,500	0.1
1	335001 -	340000	340,000	0.1
1	345001 -	350000	350,000	0.1
2	360001 -	365000	726,023	0.2
1	385001 -	390000	389,121	0.1
1	390001 -	395000	392,000	0.1
1	405001 -	410000	410,000	0.1
1	420001 -	425000	425,000	0.1
1	435001 -	440000	437,000	0.1
1	440001 -	445000	442,202	0.1
1	450001 -	455000	454,000	0.1
1	490001 -	495000	495,000	0.1
1	495001 -	500000	500,000	0.1
1	535001 -	540000	540,000	0.2
1	620001 -	625000	625,000	0.2
1	745001 -	750000	750,000	0.2
1	795001 -	800000	800,000	0.3
1	1000001 -	1005000	1,005,000	0.3
1	1070001 -	1075000	1,070,500	0.4
1	1155001 -	1160000	1,157,000	0.4
1	1380001 -	1385000	1,384,000	0.5
1	1400001 -	1405000	1,402,000	0.5
1	1595001 -	1600000	1,600,000	0.6
1	1705001 -	1710000	1,709,500	0.6
1	22550001 -	22555000	22,555,000	8.6
1	23170001 -	23175000	23,172,472	8.9
1	48255001 -	48260000	48,255,780	18.6
1 1	51590001 - 55090001 -	51595000 55095000	51,594,656 55,092,912	19.8 21.2
	0000001 -	55095000		
2,548			259,430,134	100.00

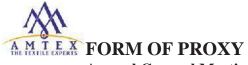
# Categories of Shareholding As At June 30, 2019

Categories of Members	No. of Shareholders	No. of Shares Held	Percentage
Directors, Chief Executive Officer, and their spouse and minor children		154,945,148	59.73
Associated Companies, undertakings and related parties		-	-
NIT / Funds	2	752,644	0.29
Banks Development Financial Institutions, Non banking Financial institutions	1	23,172,472	8.93
Insurance Companies		-	-
Modarabas and Mutual Funds		-	-
Share holders holding 10%	3	154,943,348	59.72
General Public			
Local	2521	56,579,394	21.81
Foreign		-	
Joint stock companies	16	1,425,476	0.55
Others (Government Institution)	1	22,555,000	8.69
Total (Excluding Shareholders holding 10% or more)	2548	259,430,134	

# Pattern of Shareholding As at June 30, 2020 Other Information

Categories of Shareholders	Number	Shares Held	Percentage
Associated Companies, Undertakings and Related Part	ies	-	-
NIT & ICP / FUNDS			
NIT	2	752,644	0.29
Directors, CEO their Spouses & Minor Children			
Mr. Khurram Iftikhar	1	51,594,656	19.89
Mr. Shahzad Iftikhar	1	55,092,912	21.24
Mr. Nadeem Iftikhar	1	48,255,780	18.60
Mr. Suhail Maqsood Ahmad	1	500	0.00
Mr. Muhammad Ahsan	1	650	0.00
Mr. Gul Muhammad Naz	1	500	0.00
Mrs. Jawaria Ahsan	1	150	0.00
Executives		-	-
Public Sector Companies & Corporations			
Joint Stock companies	16	1,425,476	0.55
Banks, Development Finance Institutions, Non Banking	3		
Finance Institutions, Insurance Companies, Takaful, Modarabas & Pension Funds	1	23,172,472	8.93
Shareholders Holding Five Percent or More Voting Intr Listed Company	est in the		
Mr. Khurram Iftikhar Chief Exe	cutive	51,594,656	19.89
Mr. Shahzad Iftikhar Director		55,092,912	21.24
Mr. Nadeem Iftikhar Director		48,255,780	18.60
EMPLOYEES OLD-AGE BENEFITS INSTITUTION		22,555,000	8.69
NATIONAL BANK OF PAKISTAN		23,172,472	8.93

None of the Directors , Executives and their spouses and minor children has traded in the shares of the company during the year.



# **Annual General Meeting**

I / We			
of			
eing a member of Amtex Ltd, hereby a	ppoint		
f			
or failing him/her			
f			
nember (s) of the Company, as my / our pr he Annual General Meeting of the Comp office P-225 Tikka Gali # 2 Montgomery F	any to be held	on October 28, 2020 at 1	
s witness my / our hand seal this	<u>d</u> ay of	2020	Please
			affixe
igned by the said member			Revenue
n presence of			Stamp Rs.5
Vitness 1		Witness 2	Signature(s) of Member(s)
ignature of witness		Signature of witness_	_
Jame		Name	
Address		Address	
CNIC #		CNIC #	
Please Quote:			
Folio No Shares Held CDC	C A/C No.		
MPORTANT: Proxies in order to be effective and must be duly stamped onsent for video conformed facility	aisalabad, not la l, signed and wi	ater than 48 hours before	
onsent for video conference facil nnual General Meeting	ity		
Weofare (s) as per registered Folio/CDS Ac	_		
OS Account No.			
			Revenue Stamp of Appropriate Value

AFFIX CORRECT POSTAGE

The Company Secretary

# **AMTEX LIMITED**

P-225, Tikka Gali # 2 Montgomery Bazar, Faisalabad - Pakistan

يراكسى فارم
سالانة عموى مينتگ 2020
ين اجمابطورا يك ممبرا يم تيكس
کونقر رکرتے ہیں یااس فر ومز کورہ کی عدم دستیا تی کی صورت میں
وااپنی جگه مورند 28 اکتوبر 2020 کو بوت 11:30 بیخ
بمقام ٹیکا گلی نبر 2 منتگری یا زارفیصل آیا و میں منعقد ہونے والے سالا نیا جلاس عام میں نثر کت اور دائے وہندگی کے لیئے اپنا نمائند وہقر رکا ۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔
رکرتی ہو <b>ں</b> ۔
وتشخط شيئز بمولدُّراكتوبر 2020
5 روپي کامحصول
مکت
گوا ونبر 1
گوا و کے دیجنے
 شاختی کا رونمبر
مہر یافی کر کے یہاں تجویر کریں:
فوليونير برقرارر كهر يخصص ى ۋى يى ا كاؤنث نبر
ضروری ہدایت بہائسی کے کسی بھی موثر اقدام کے پیش نظریہ ضروری ہے کہذکورہ فارم کمپنی کے رجنر ڈ آفس بمقام ٹیکا گلی نمبر 2 مُتَكمری با
فیصل آبا دنگ سالا ندعموی میننگ کے منعقد ہونے سے 48 سھنٹے سے پہلے پہنچ جائے اوراس فارم پر مہر ثبت کرنا ، دستخط اور لطور کوا وتحریر
u زی ہے ۔
ویڈ بوکا فزنس کی بولت کے لیے رضامندی
عي الم
سین ہے۔ ابطور ایک ممبر ایم کیسام حصص برطابق عام هیم رہٹر فولیونبر/ی ڈی ایس اکاؤ:
نبر ويدّ يوكانفرنس كي سبولت مين حاصل كرما جا بتا هون -
ى ۋى ي ا كاؤنىڭ نمېر

AFFIX CORRECT POSTAGE

The Company Secretary

# **AMTEX LIMITED**

P-225, Tikka Gali # 2 Montgomery Bazar, Faisalabad - Pakistan





# Be aware, Be alert, Be safe

Learn about investing at www.jamapunji.pk

### **Key features:**

- Licensed Entities Verification
- Scam meter\*
- Jamapunji games\*
- Company Verification
- Insurance & Investment Checklist
- ??? FAQs Answered

- Stock trading simulator (based on live feed from KSE)
- Knowledge center
- Risk profiler\*
- Financial calculator
- Subscription to Alerts (event notifications, corporate and regulatory actions)
- Jamapunji application for mobile device
- Online Quizzes

jamapunji.pk

@jamapunji\_pk





### PAKISTAN OFFICE

# **AMTEX LIMITED**

1-Km, Khurrianwala Jaranwala Road, Faisalabad, (Pakistan) Tel: +9241-2428500 Fax: +9241-4361726,27