

ANNUAL REPORT 2021

COVER STORY

Airlink recognizes the importance of access to technology for a better, more digitally literate Pakistan. Therefore, the company has worked towards the provision of affordable technology to every household of this country. The vertical and backward Integration of the business supports airlink's vision of putting Pakistan on the global technological map by synchronizing its business functions for bringing innovation for the betterment of its consumers.

The Company's structure is built around effective strategies and visionary leadership that provides a strong foundation for expanding its business functions and sustainable growth. Starting off with distribution of mobile phones to manufacturing, retail and e-commerce, Airlink has always aspired to be a fully integrated Omni channel with consumer centric approach. During the pandemic our aim and priority was to deliver excellence by seamless services and solutions to the end consumer.



VALUES



Transparency



Diversity



Customer Satisfaction



Passion



Quality



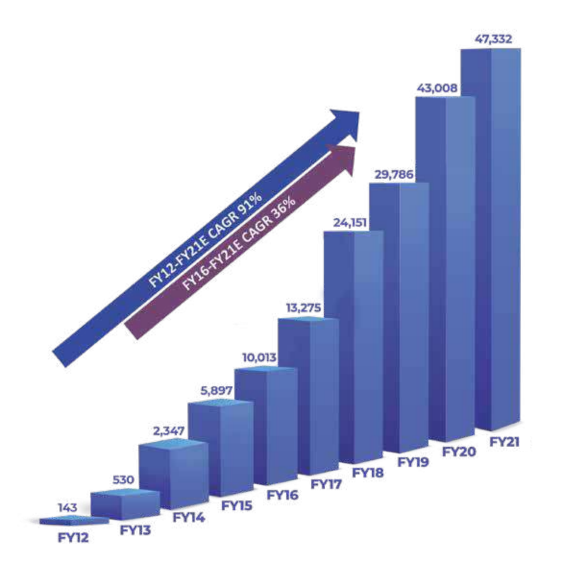
Integrity

PERFORMANCE AT A GLANCE

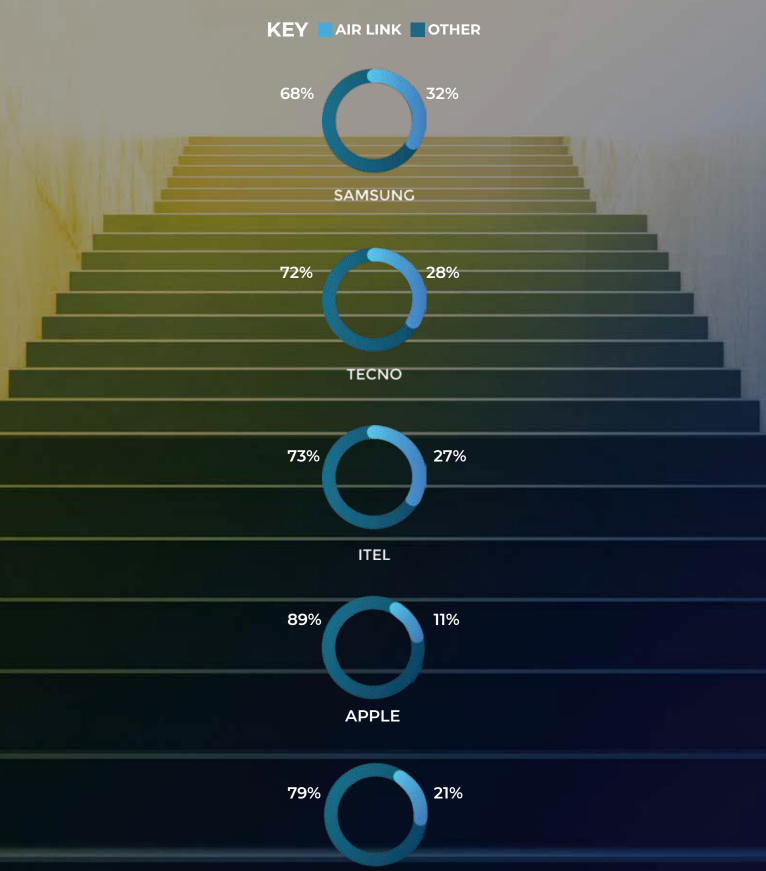
ACHIEVED PHENOMENAL GROWTH IN A

SHORT SPAN OF TIME





SEGMENT-WISE LATEST MARKET SHARE JAN TO JUN 2021 (VALUE WISE)



XIAOMI





Air Link Communication Limited is one of the largest manufacturers, distributors and retailers of smartphone devices in Pakistan with over a decade long brilliance in telecom industry. The company aims to provide unparalleled customer service and cultivate a loyal following.

The company has set up state-of-the-art smartphone production facility which is going to produce top-notch products that will enable us to take technology to every nook and corner of the country.

With effective management and positive relations with our partners and customers, we were able to achieve PKR 51 Billion gross revenue amidst the pandemic which speaks volumes about the potential of this industry.



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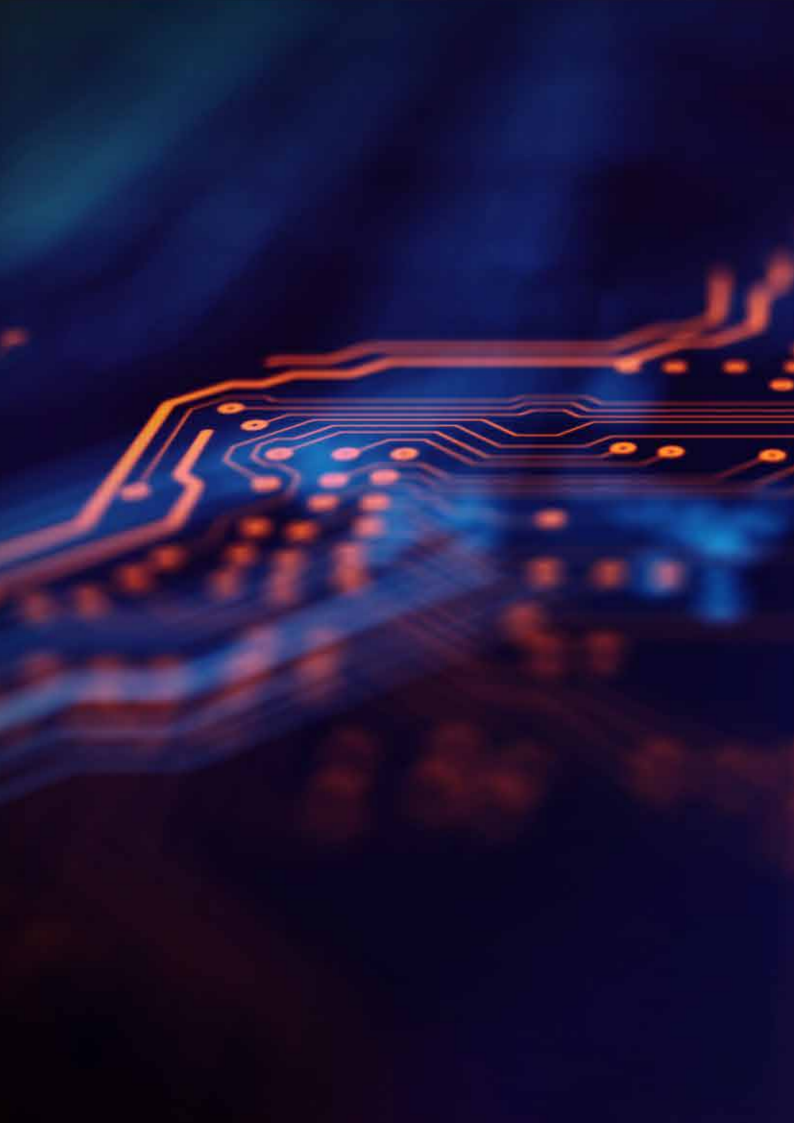
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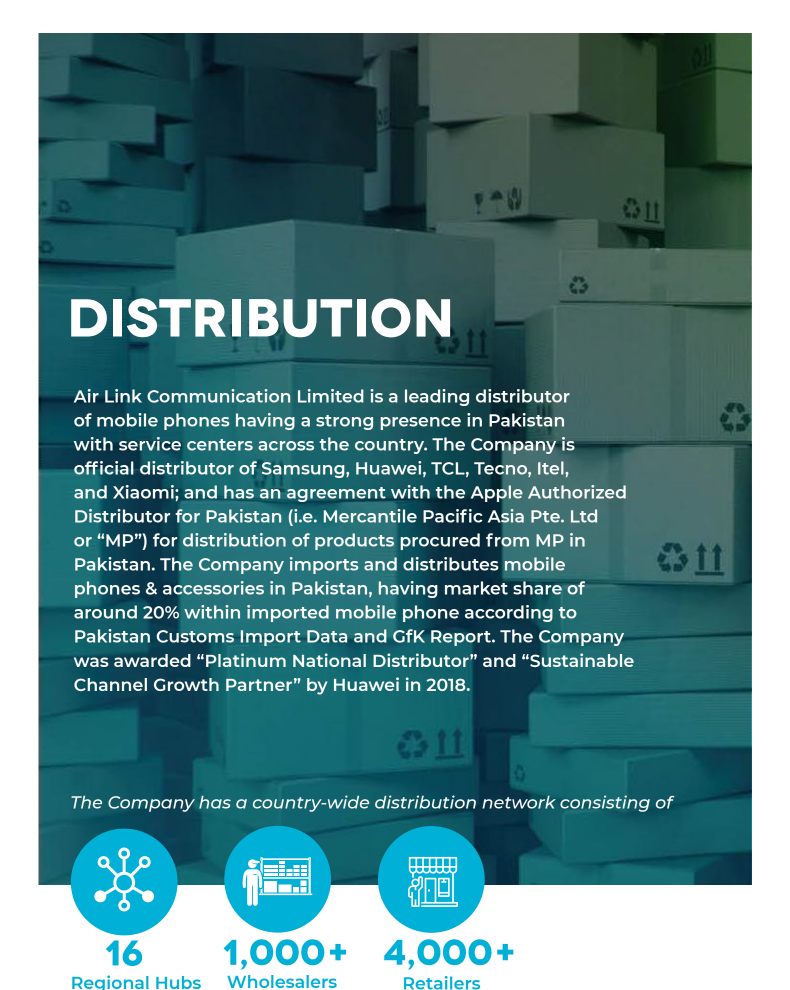
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Years	Revenues(PKR Mn)	Legal Status*
FY 2015	5,897	AOP
FY 2016	10,013	AOP
FY 2017	13,275	AOP
FY 2018	24,151	AOP + Air Link Communication(Pvt) Ltd
FY 2019	29,786	Air Link Communication(Pvt) Ltd
FY 2020	43,008	Air Link Communication(Pvt) Ltd
FY2021	47,372	Air Link Communication(Pvt) Ltd

*Air Link Communication (Pvt.) Limited was incorporated in January 02, 2014 but was dormant till FY 2018 when it started taking over the assets and liabilities of the AOP. The acquisition was completed w.e.f. July 01, 2018. Air Link Communication (Pvt.) Limited was converted into a public limited company w.e.f. April 24, 2019.

- The business revenues grew exponentially from PKR 5,897 million in FY15 to PKR 43,008 million in FY20, depicting a remarkable 5-Year CAGR of 49%, whereas revenues during FY21 stood at PKR 47,372 million, with revenue growth of 10.15% and volume growth of 57% as compared to last year.
- The management of Air Link is highly experienced and most of the team has been associated with the Company for a number of years.
- Corporate Governance and management systems of the Company are in line with international best practices. This is evident from the fact that the Company utilizes Enterprise Resource Planning system of SAP for its financial and management information system, and its financial statements are audited by EY Ford Rhodes, Chartered Accountants, member firm of Ernst & Young in Pakistan.
- Air Link Communication was declared among the top five tax payers (in AOP category) for the Tax Year 2018 in a ceremony held at Prime Minister's Office on February 21, 2019.

RETAIL



The retail industry has evolved dramatically over the past decade. With ever-changing shopping behaviors, the strong emergence of e-commerce and global competition, retailers are consistently challenged to bring shoppers into their brick-and- mortar stores and keep them coming back. Retail stores play an important role in high-level exposure of businesses and widespread distribution of products.

At Air Link we believe in reinventing the shopping experience through state-of-the-art retail outlets with latest technology and customer experience of international standard. As of June 30, 2021, the Company operated fourteen retail outlets, out of which five were located in Karachi, five in Lahore, two in Bahawalpur and one in Hyderabad and Multan.

SMART PHONE PRODUCTION FACILITY

Airlink has set up state of the art smartphone assembly plant in Lahore. The organization is strong proponent of investment in Pakistan and has invested heavily in the local industry. The idea is to promote "Make in Pakistan" products to and to create employment opportunities for skilled and unskilled labor. The company is currently assembling phones of famous brands







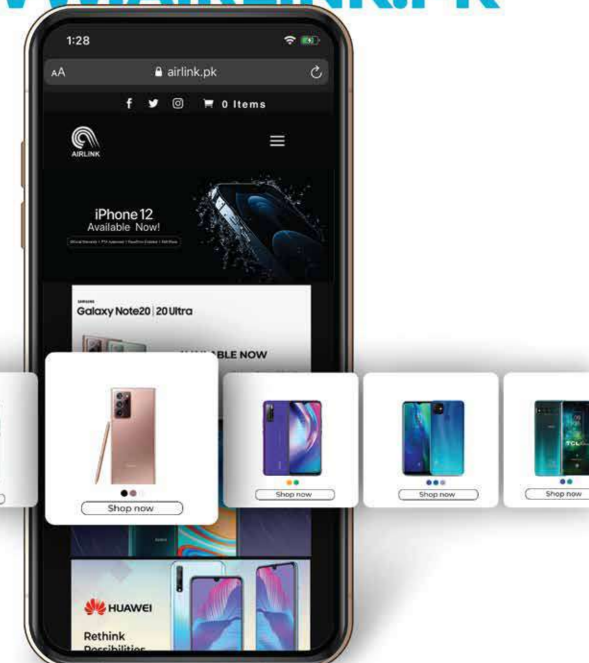


The total covered area a of factory is 150,000sqft. In the first phase, we have established 8 Production, 2 Quality, and 4 Packaging lines, with the technological assistance from TCL and Transsion Holdings Company. The facility will have an estimated production capacity of 500,000-800,000 units (per month) for smart phones and featured phones. Warehouse area is around 10,000 sq ft. with the height of 30 ft., equipped with the latest material handling devices. This local assembling will provide 1000 jobs in Pakistanis including engineers, skilled and semi-skilled educated youth. The local market carries a potential of 40 million handsets. This has become a practical possibility, especially after the successful launch of Device Identification and Blocking System(DIRBS) that eliminates smuggling of mobile phones.



ECOMMERCE The popularity of e-commerce is not a new story. As lockdowns became the new normal, businesses and consumers increasingly went digital, providing and purchasing more goods and services online, raising e-commerce's share of global retail trade. The pandemic has made an already exploding trend of selling online even more important. With the expansion of 3G/4G network in Pakistan and the new shopping habits of shoppers during the pandemic, we have witnessed sharp increase in online sales. To cater to this trend, Air Link has developed an E-commerce platform "www.airlink.pk" where people have access to a wide range of products with the ease of ordering from home. Through our user-friendly portal, we provide authentic products to customers at best pricing and fast delivery at their door step.

WWW.AIRLINK.PK



For hassle free online shopping

Shop now





BACKGROUND AND HISTORY

Name	Air Link Communication Limited	
Registration Number	0086378	
Date of Commencement of Business	January 2, 2014 in Lahore	
Date of Commencement of Business	Not applicable, sincce the business was acquired from Air Link Communication, as Association of Persons (AOP)	
Date of Acquisition of AOP Business (In Effect)	July 1, 2018	
Date of Conversion to Public Limited Company	April 24, 2019	

Air Link Communication registered itself as an Association of Persons ("AOP") and commenced operations on August 20, 2010 when it introduced Pakistan's First 3G-enabled Dual-Mode (GSM + EVDO) Android Tablet and First 3G-enabled (GSM + EVDO) Android Smartphone in partnership with PTCL.

Air Link Communication (Pvt.) Limited was incorporated on January 2, 2014 to take over the existing business of import, export distribution, indenting, wholesale, retail of communication and IT related products and services including cellular mobile / smartphones, tablets, laptops, accessories and allied products being run by Air Link Communication (the AOP). This was achieved by acquiring all assets and liabilities of the latter on July 1, 2018 vide Acquisition Agreement dated October 2, 2018. Subsequently, Air Link Communication (Pvt) Limited was converted into an unlisted public limited company with effect from April 24, 2019. The Company is in distribution business and has commenced assembly of 3G/4G smartphones



CALENDAR OF MAJOR EVENTS

OFFICIAL PARTNERSHIP WITH XIAOMI



Airlink joined hands with Xiaomi for the distribution of its smartphones and ecoproducts across Pakistan

AGREEMENT OF SMARTPHONE ASSEMBLING



To further our mission of producing mobile phones locally, Airlink signed Agreement with itel for assembling of smartphones

HIGHEST TAX PAYER AWARD





Airlink was awarded with 'Highest Tax Payer Award 2020' in a ceremony held by Pakistan Customs at Wahga Border

PROUD SPONSOR PESHAWAR ZALMI





Air Link believes in supporting our community and what better way than playing our role in promoting cricket: a sport so passionately loved by the nation. We partnered with Peshawar Zalmi as their proud sponsor for the 6th season of PSL.

INAUGURATION OF SMART PHONE PRODUCTION FACILITY





Formally Inaugurated Air Link smartphone production facility. The occasion was graced by many prominent personalities including Mr. Hammad Azhar then Minister of Industries and Production.

SALES TEAM MEET AND GREET





Airlink Annual Sales Meeting held at Avari Lahore to meet and greet the sales staff, the real force behind the success of our company



COMPANY PROFILE

BOARD OF DIRECTORS

Mr. Muzzaffar Hayat Piracha
Chief Executive Officer/Executive Director

Mr. Aslam Hayat Piracha Chairman / Non-executive Director

Mrs. Rabiya Muzzaffar
Non-executive Director

Mr. Syed Nafees Haider Executive Director

Mr. Sharique Azim Siddiqui Independent Director

Mr. Hussain Kuli Khan Independent Director

Mr. Aqdus Faraz Tahir Independent Director

AUDIT COMMITTEE

Mr. Hussain Kuli Khan (Independent Director)-Chairman

Mr. Sharique Azim Siddiqui (Independent Director)-Member

Ms. Rabiya Muzzaffar (Non-executive Director) -Member

Mr. Qaiser Ali (Head of Internal Audit)-Secretary

HR COMMITTEE

Mr. Sharique Azim Siddiqui (Independent Director)-Chairman

Mr. Aqdus Faraz Tahir (Independent Director)-Member

Mr. Muzzaffar Hayat Piracha (Chief Executive Officer)-Member

Mr. Amer Latif (Company Secretary & Head of Legal)-Secretary

CHIEF FINANCIAL OFFICER

Mr. Nusrat Mahmood

COMPANY SECRETARY

Mr. Amer Latif

BANKS



Bank Al Habib Limited



JS Bank Limited



United Bank Limited



Askari Bank Limited



Standard Chartered Limited





stay shead with ... HABIBMETRO



بنك دبي الإسلامي Dubai Islamic Bank

The bank of Punjab The Bank of Khyber Limited Limited

Habib Metro Limited

Bank Alfalah Limited

Dubia Islamic Bank



Habib Bank Limited



Meezan Bank Limited



Bank Islami Limited



Soneri Bank Limited

LEGAL ADVISOR

Punjab Law Associates

FACTORY ADRESS

152/1 - M, Quaid-e-Azam Industrial Estate, Kotlakhpat Lahore.

COMPANY'S REGISTERED ADDRESS (HEAD OFFICE)

LG-2, Al Qadir Heights, 1 Babar Block, New Garden Town, Lahore, Pakistan

EXTERNAL AUDITORS

EY Ford Rhodes (Chartered Accountants) 96/B-1, 4th Floor, Pace tower, M.M. Alam Road, Gulberg 3, Lahore, 54000, Pakistan







ORGANOGRAM BOD **AUDIT COMMITTEE** COMMITTEE **CHIEF INTERNAL COMPANY EXECUTIVE SECRETARY AUDIT OFFICER** FINANCE & ACCOUNTS SUPPLY CHAIN SALES MARKETING ADMINISTRATION PRODUCTION CUSTOMER SERVICE HUMAN RESOURCES RETAIL INFORMATION TECHNOLOGY BUSINESS **OPERATIONS** LEGAL AFFAIRS CORPORATE BUSINESS SECURITY SALES OPERATION QUALITY ASSURANCE E-COMMERCE

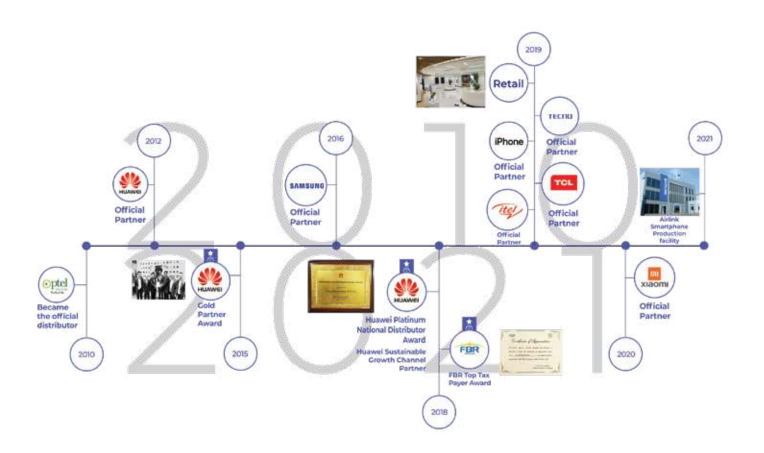




MILESTONES



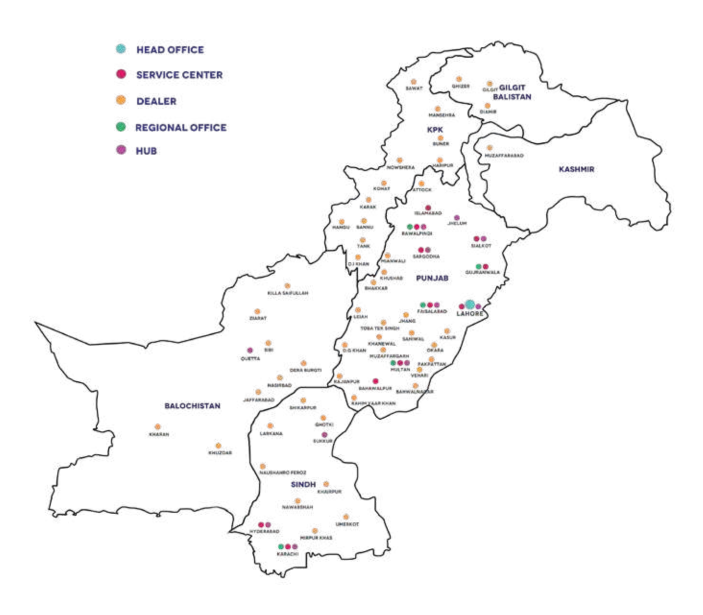
During the last decade, we achieved a strong position as a 100% consumer focused company with the mission of providing state of the art services to customers. We are moving forward stronger than ever – driven by our commitment for the provision of affordable technology to every household of this country.





GEOGRAPHICAL PRESENCE





HEAD OFFICE	REG	REGIONAL OFFICES		SERVICE CENTERS		DISPLAY CENTERS	
Lahore	Lahore Gujranwala Islamabad Hyderabad Sialkot	Multan Faisalabad Taxila/Wah Peshawar Sahiwal	Karachi Bahawalpur Rawalpindi Sargodha Quetta	Faisalabad	Multan Peshawar Islamabad Hyderabad	Lahore	Karachi







Experienced and customer-friendly team.

Official partnerships with leading mobile phone manufacturers and the ability to run competing brands under one umbrella.

Excellent stakeholder relations based on prompt delivery of stock and customer service.

Country wide distribution network and warehouses.

Remarkable 5-Year revenue CAGR of 36% during FY15 to FY20.

Sound margins owing to adjustment to pricing of products provided by vendors.

Inventory of the Company is comprehen -sively insured against damage, fire, theft etc.

Commenced assembly of mobile phones which will provide a cost advantage



Margins are set by Principal/ Manufacturer/ Regional Distributor.



OPPORTUNITIES

Post-implementation of DIRBS by PTA will enable official importers /distributers to capture additional market share.

Forward integration via opening of Company operated retail outlets to capture retailer margins.

Establishment of own e-commerce platform utilizing alternate delivery channels such as online shopping and television to increase outreach to customers.

Increasing demand as customer preferences shift from feature phones to low cost smart phones.

Setting up an assembly unit will result in localization, import substitution and possible exports. The Company has set up an assembly line in Lahore, and is in the process of obtaining requisite approvals from Regulatory bodies.

Air Link can add more brands in the portfolio.

Leverage expanding distribution & retail network to tap feature phone market.



THREATS

Government may impose additional duty on high-end mobile phones to reduce Current Account deficit.

Decrease in demand as a result of currency devaluation.

Adverse changes in the regional and global mobile market will have spillover effects on local trade volumes.

Future changes in import policy by the government.

Higher interest rates increase the cost of debt.





PROFILES OF DIRECTORS



MR. ASLAM HAYAT PIRACHA

Chairman/Non-executive Director

Mr. Aslam Hayat Piracha belongs to a well-known business family of Sargodha. His leadership experience spans over five decades with core specialty in trading. He started his business career in the late 1960s as a trader, importing and exporting textile products. In the early 1980s, he laid the foundation of a manufacturing unit of textile garments by installing knitting machines.

He is a result driven and self-motivated individual with a proven ability to develop and strengthen management teams in order to maximize corporate profitability and efficiency. He has maintained professional relationships with customers and suppliers over the long term giving him a discernible competitive advantage in the industry.

Mr. Aslam Hayat Piracha actively participates in Corporate Social Responsibility (CSR) and welfare activities of the Company and is involved in development of Bhera Community Center – a state of art medical and community center.



MR. MUZZAFFAR HAYAT PIRACHA

Chief Executive Officer/Executive Director

Mr. Piracha has been instrumental in the sustained growth of Air Link from a relatively smaller set-up with FY12 revenue of PKR 143 Million to an entity which generated PKR 43 billion in revenues in FY20. He ventured into telecommunications in 2010 to form Air Link Communication.

In Air Link, he partnered with Huawei to bring EVO devices in Pakistan through PTCL's network. Although 3G services were not officially launched, Pakistan Telecommunication Company Limited's (PTCL) CDMA network offered 3G speeds and through the vision of Mr. Piracha who established and fostered relationships with Huawei and PTCL, the Company gained a first-mover advantage and

became Huawei's licensed distributor for telecommunication devices and accessories.

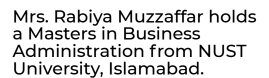
In 2016, Mr. Piracha also signed an agreement with Samsung for distribution of its smart phones through Air Link's established nationwide distribution network.

Mr. Piracha's vision for Air Link is to use the FMCG model employed by large multi-nationals to develop a multi-faceted distribution network. Apart from Air Link, Mr. Piracha is considered an industry stalwart and has supported relevant authorities in formation and implementation of DIRBS to eliminate illegal import of telecom devices in Pakistan.



MRS. RABIYA MUZZAFFAR

Non- Executive Director



Mrs. Muzzaffar specializes in Marketing and Human Capital Management. She utilizes her skills for improvement of efficiencies, job satisfaction and retention of human resource.

She also has experience of outdoor media and marketing campaigns with the objectives of accessing the target market. She believes that continuous training and development of human resources would make the workforce that is compatible in the emerging era.

She has attended various conferences and seminars on human capital management.



MR. SYED NAFEES HAIDER

Executive Director

Mr. Haider began his career in 2003 and has been associated with Air Link Communication since its inception.

He is involved in the formulation and implementation of the distribution strategy, in consultation with the Sales Head. He provides valuable input to the overall sales strategy through in-depth market analysis to drive profitability of the distribution channel. He sets forth strategic and operational plans for achieving sales targets by the distribution network and is involved in planning launch of new products in coordination with sales and marketing teams. He also coordinates and liaisons with vendors about new development in market dynamics and its implications.

Prior to Air Link, Mr. Nafees was associated with stock brokerage and tourism industry.



MR. SHARIQUE AZIM SIDDIQUI

Independent Director



Independent Director

Mr. Siddiqui is the CEO of Pakistan International Bulk Terminal Limited (PIBT). PIBT is Pakistan's first bulk terminal for handling cement, clinker and coal.

He led the team for the bidding of the PIBTL's terminal in 2007 and was instrumental in the planning and execution of the project. He joined Marine Group of Companies in 1997 and was involved in various Group Ventures. He served as Project Director and Chief Operating Officer at Pakistan International Container Terminal Ltd. from 2002 till 2012 and was in-charge of container terminal's project planning, coordination and implementation.

He also served as CEO of Marine International Container Terminal - an inland Container Depot project with Railways connectivity in Lahore. He did his Bachelors and Masters of Arts in Economics from Tufts University, Boston, USA.

Mr. Khan is the CEO of The General Tyre and Rubber Company of Pakistan Limited. He is an accomplished professional with substantial and diversified managerial and leadership experience in the manufacturing sector.

He has served as President and Vice President of Landhi Association of Trade and Industry (LATI), Karachi. Prior to that, he held the position of Executive Director Finance at JDM Textile Mills Limited. In 2003, he was elected as the chairman of All Pakistan Textile Mills Association (APTMA) Khyber Pakhtunkhwa and Vice Chairman APTMA Central Body.

Mr. Khan possesses Business Administration qualification from Gettysburg College, USA and attended several professional programs in Europe. Mr. Khan is also Certified Director from Pakistan Institute of



MR. AQDUS FARAZ TAHIR

Independent Director

Mr. Tahir is an established telecom procurement consultant who played an instrumental role in the procurement, logistics and implementation of the PTCL and Ufone telecom network as per international best practices.

He has served as an Advisor to PTCL for Procurement, where he was responsible for setting up and implementation of procurement systems. Prior to that, he held senior positions in procurement at PTCL & Ufone.

His responsibilities included heading procurement, logistics and implementation of procurement systems transformation. Moreover, he supervised the merger of traditional turnkey and supply sections based on latest technologies.

He did his Masters of Technology Management from Griffith University, Brisbane, Australia.



MANAGEMENT TEAM



MR. NUSRAT MAHMOOD

Chief Financial Officer

Mr. Mahmood is an achievement-oriented, talented and accomplished Management Accountant and Chemical Engineer with 19 years of experience. He has a proven track record of managing corporate operations, with investment related ability to implement effective policies and procedures, internal controls systems, and Enterprise Resource Management systems. He is well versed in designing balance scorecard, budget management, forecasting and negotiations, preparing feasibilities and due diligence.

He has hands-on experience of diversified businesses including textiles, fertilizers and telecom. Mr. Mahmood is a Chemical Engineer and fellow member of Institute of Cost and Management Accountants Pakistan.



MR. ADNAN AFTAB

GM Manufacturing

A business manufacturing strategist with over 25 years of experience in start-ups, proficient oversight of cross-functional teams and overall development of corporate performance and organizational expansion projects that drive significant market advantages and optimize capacity planning, supply chain, least cost facilities and logistics.

Mr. Aftab has B.E in Mechanical Engineering and Masters in Manufacturing Engineering from N.E.D University of Engineering & Technology, Karachi.

Mr. Aftab has been previously associated with Dawlance Pvt. Ltd. for 15 years, Pak Elektron Ltd. for 6 years and Waves Singer Pakistan Ltd. for 4 Years; during this time he managed overall factory operations and ensured efficiency of processes.



MR. MIAN IRFAN

Head of Distribution



He started his career in marketing & communications, and also has experience in brand management, public relations, business development, sales and distribution. Mr. Irfan has rich professional experience in developing, revamping and marketing brands and leading business units. As Head of Distribution, he effectively leads nationwide business and corresponds with the vendors on critical issues.

Mr. Irfan holds a Masters in Business Administration (Finance) and Certification in Accounts and Finance.



MR. AMER LATIF

Company Secretary & Head of Legal Affairs

Mr. Amer brings with him more than 18 years of experience in Company Secretarial functions, Corporate Laws, Regulatory Affairs & Office Administration in both the Public and Private Sector. He is member of Lahore Bar Association.

He is involved in improving the reporting capabilities of the Company, ensuring compliance with statutory regulations and developing an internal control environment in the Company. He also looks after litigation matters of the Company. Moreover, he has a vital role in dealing with SECP, CCP, CDC and other regulatory departments.

In the past, he has had professional associations with SECP's Company Law Division and with METRO Cash & Carry Pakistan, a member Company of German Group METRO AG.

CHAIRMAN'S REVIEW



MR. ASLAM HAYAT PIRACHA

Chairman/Non-executive Director Dear Shareholders,

It gives me immense pleasure to write to you as the chairman of Air Link Communication Limited. I want to extend my sincerest gratitude to all of you for your

unwavering trust in the company by helping us execute the largest private sector IPO in Pakistan. Our whole organization is overwhelmed by this response. As an organization we yearn for excellence and we are all geared up and determined to deliver.

Last year has been very challenging for the economy as we witnessed some major slowdown of global economy. Covid-19 had a profound effect on the lives of millions of people around us. In addition to the threat to public health, the economic and social disruption threatened the long-term livelihoods and wellbeing of millions. Despite the challenges the Company managed to work through it and made a net profit of PKR 1.5 billion while safeguarding and prioritizing the health and safety of its employees.



INDUSTRY OVERVIEW

Major volume of Pakistan's mobile market is attributed to the feature phone section, whereas majority of the revenue is being driven from smartphone segment. Smartphone penetration levels were low owing to limited outreach of 3G/4G services. However, with improved offers from mobile operators, there has been a considerable increase in 3G/4G subscriber base. The Pakistan mobile market is expected to transition from feature phones to smart phones as 4G becomes more widely available.

Mobile brands are providing consumers with a wider choice of smartphones at more affordable prices in the low tier range. Mobile network operators based in Pakistan have also completed successful testing of 5G technology which further bodes well for growth in sales of smartphones.



BUSINESS PERFORMANCE

Air Link set up a state-of-the-art smartphone production facility with a total capacity of assembling 400,000 units per month. It is the most advanced mobile phone production facility with a vision of promoting manufacturing in the country by meeting all International standards of quality and production. Air Link Communication Limited was able to deliver resilient performance despite pandemic hit market. The Company's net turnover increased from PKR 4.3 Billion to PKR 47.3 billion. Moreover, net profit of the company is PKR 1.5 billion which translates into basic EPS of PKR 5.02 during the financial year ended June 30, 2021.



ECONOMIC CONTRIBUTION

Technological development is an important factor in increasing the growth rate of economy at macro level. The social development occurs if a society can make technological advances and reflect them to their social and cultural lives. Our mission to make technology affordable for the end consumer will enable them to use technologies more efficiently, as this results in reduced costs and enhanced productivity gains.

I feel proud to share that Air Link has supported the national economy by contributing Rs.5.976 billion to national exchequer in the form of sales tax, income tax, custom duties and other levies which is equivalent to 12.5% of the net sales and 4 times of the profits of the Company. We believe that with local manufacturing we will be able to contribute an even larger sum next year.



CREDIT RATING

To maintain credibility as an organization we need to ensure the transparency of our financials. To this effect, The Company engaged the Pakistan Credit Rating Agency Limited (PACRA) to evaluate the financial strength and governance system of the company. After evaluating our financial records, PACRA has awarded Air Link Communication Limited a credit rating of A- & A1 for long term and short-term tenures, respectively.



WORDS OF GRATITUDE

Last but not the least, I want to acknowledge the hard work and consistency of employees, their strength, commitment and dedication is what makes the Company unique and successful. I am grateful for prudent and insightful approach of leadership team, support and loyalty of our customers, continued trust of all the stakeholders of the Company. With all of your trust and confidence in the Company, we will be able to achieve our goals and reach new heights.

معاشی شراکت:

بڑے پیانے پرمعاثی شرح نمو بڑھانے میں ٹیکنالو جی کی ترتی ایک اہم محرک ہے۔معاشرے کی سابق ترتی کا دارومدار ٹیکنالو جی میں پیش رفت اور ٹیکنالو جی کی سابق اور ثقافتی عکاسی پر ہے۔اختیا می صارف کے لیے ٹیکنالو جی کو ہا کھا یت بنانے کا بھارامشن آخیس زیادہ موثر طریقے سے ٹیکنالو جی کے استعمال کے قابل بنائے گا کیونکہ اس کا نتیجہ کم لاگت اور زیادہ پیداواری فوائد کی صورت میں لکتا ہے۔ مجھر آپ کی بتا ترجع پر پڑنی میں مارس کے اٹرائ کی نرمیلز ٹیکس پر کشم ڈیوشوں اور دیگر محصول نے کہ شکل میں بقد می خزا نے میں 1976 کے ایس دور دیکا

مجھے آپ کو بیرہتاتے ہوئے فخرمحسوں ہورہا ہے کہ اٹر کنک نے سیلز ٹیکس ، انکم ٹیکس ، کشم ڈیوٹیوں اور دیگر محصولات کی شکل میں قومی فزانے میں 5.976 ارب روپے کا حصہ ڈالا جوخالص سیلز کے 12.5 فیصد کے مساوی اور کمپنی کے منافع کا جارگنا ہے ۔ ہمیں یقین ہے کہ مقامی مینوفیکچرنگ کے بعد ہم اگلے سال اس سے بھی بڑا الرخطير حصہ ڈالنے کے قابل ہوں گے۔

كريْم ك ريْنك:

ایک ادارے کی حیثیت سے ساکھ برقر ارد کھنے کے لیے ہم اپنے تمام نظیمی طریقہ کار کی شفافیت کو پینی بناتے ہیں۔اس سلسے میں کمپنی نے اپنے الیاتی استخام اور گوزننس سٹم کی قدر معلوم کرنے کے لیے پاکستان کریڈٹ ریٹنگ ایجنسی کمیٹیڈ (PACRA) کی خدمات حاصل کیں۔ہمارے مالیاتی ریکارڈز کی جانچ کے بعد PACRA نے اگر کئیٹ ریٹنگ دی۔

اظهارتشكر:

میں آخر میں کارکنان کی انتخک محنت اور مستقل مزاجی کااعتر اف کرنا چاہتا ہوں۔ان کا حوصلہ،عزم اور خلوص ہی کمپنی کومنفر داور کا میاب بنا تا ہے۔ میں لیڈرشپ ٹیم سے مختاط اور دانش منداندا نداز فکر،اپنے صارفین کی مدداور وفا داری اور کمپنی کے تمام متعلقین کے مسلسل اعتاد کاشکر گزار ہوں۔ہم ، کمپنی پرآپ کے بحرو سے اوراعتاد کے ساتھ اپنے مقاصد کے حصول اور نئی بلندیوں تک پہنچنے کے قابل ہوجا کیں گے۔انشاء اللہ۔

چيئز مين جائزه ر پورث

مری حصص یافتگان، اسلام علیم!

ائر لنک کمیونیکیشن کمیٹڈ کے چیئر مین کی حیثیت ہے بھے یہ لکھتے ہوئے انتہائی خوشی محسوس ہورہی ہے کہ پاکستان میں فجی شعبے کے سب سے بڑے IPO میں شرکت فرما کرآپ نے کمپنی پرجس غیر متزلزل اعتاد کا اظہار کیا ہے، اس کا میں خلوص دل سے شکر گز ارہوں۔ ہمارا لوراا دارہ اس جذبے کی قدر کرتا ہے۔ ایک ادارے کی حیثیت ہے ہم کمال فن کے آرز ومند ہیں اور ہم سب نے آپ کی تو قعات پر پورا انزنے کا تہید کر کھا ہے۔

پچھلاسال معیشت کے لیے بہت مشکل رہا، جیسا کہ ہم نے عالمی معیشت میں کسی حدتک ایک بڑی ست روی دیکھی۔ عالمی وبا19-Covid نے ہمارے آس پاس لاکھوں زند گیوں پر گہرااثر ڈالا صحت عامہ کولائق ہونے والے خطرے کے علاوہ معاشی اور سابق خلل نے لاکھوں انسانوں کے طویل المدت روز گاراور بہبود کوخطرے سے دو چار کر دیا۔ ان مشکل حالات کے باوجود کمپنی نے اپنے ملاز مین کی صحت اور سلامتی کے تحفظ کومقدم رکھتے ہوئے 1.5 ارب پاکستانی روپے کا خالص منافع کمایا۔

اندسرى كامتظرنامه:

پاکتان کی موبائل مارکیٹ کا ایک بڑا حصہ فیچرفون سے منسلک ہے، جبکہ آمدن کا بڑا حصہ اسارٹ فون سیکنٹ سے کمایا جارہا ہے۔3G/4G سروسز کی محدودر سائی کے باعث اسارٹ فون کی سرایت کی سطیس کم تھیں۔ تاہم ، موبائل آپریٹرز کی طرف سے بہتر آفرز کے ساتھ 3G/4Gسسکرا بسرز کی تعداد میں خاطرخواہ اضافہ ہوا ہے۔ پاکستانی موبائل مارکیٹ کے فیچر فونز سے اسارٹ فونز کی طرف مراجعت کی امید ہے، کیونکہ 4G اب زیادہ ووسیع پیانے پر دستیاب ہور ہا ہے۔

موبائل فونز صارفین کو ٹیلی سطح کی رہے میں وسیج پہنداور ہا کفایت اسارے فونز میسر کررہے ہیں۔ پاکستان میں موبائل فون آپریٹرزنے 56 ٹیکنالو بی کی بھی کامیاب آز مائش کلمل کرلی ہے جواسارے فونز کی فروخت کی افزائش کے لیے مزیدا چھاا قدام ہے۔

كاروبارى كاركردكي

ائر لنگ نے ایک بامثال اسارے فون پراؤکش فیسلٹی قائم کی ہے جو ماہانہ 400,000 سے زیادہ موبائل فون بنانے کی صلاحیت رکھتی ہے۔ کوالٹی اور پیداوار کے تمام بین الاقوامی معیارات کی پابندی کرتے ہوئے ملک میں مینوفینچرنگ کوفروغ دینے کی سوچ کے ساتھ بیجد بیرترین موبائل فون پراؤکش فیسلٹی ہے۔ مارکیٹ کے عالمی وَ باسے متاثر ہونے کے باوجو وائر لنگ کمیونیکیٹ کمیٹر شعقل مزاجی سے کارکردگی دکھانے کے قابل رہی کمپنی کی سیلز 43 ارب پاکستانی روپے سے بڑھ کر 47.3 ارب پاکستانی روپے ہوگیا۔ مزید برآس ، کمپنی کا خالص منافع 1.5 ارب پاکستانی روپے ہے جو 300 جون 2021 کوشتم ہونے والے مالی سال کے دوران 5.02 پاکستانی روپے کی بنیادی EPS کو ظاہر کرتا ہے۔

CEO'S REVIEW



MR. MUZZAFFAR HAYAT PIRACHA

Chief Executive Officer/Executive Director

Dear Stakeholders,

I am excited to share the annual report for the financial year 2020-21. The last year has been the

most challenging and exhilarating at the same time. As the year winds down, it is valuable to take a look back at the work we've done and let it be a guide for the work ahead.

Air Link Communication Limited lived up to its reputation of being the industry leader and continued on the growth path during these unprecedented times. The company successfully managed to consolidate its position as the leading mobile phone distributor in Pakistan.

Keeping in line with our vision of taking technology to every nook and corner of the country, we built a state-of-the-art mobile phone production facility in Lahore, primarily focusing on improving system efficiencies for optimization of manufacturing processes, cost reduction, and enhancing

customer experience. With a capacity of producing over 400,000 mobile phones per month, this initiative will not only help reduce the import bill of the country but also create employment opportunities for skilled and non-skilled labour.

The company was able to meet its growth target with a net turnover increase from PKR 43 Billion to PKR 47.3 billion. Moreover, the company made net profit of PKR 1.5 billion which translates into basic EPS of PKR 5.02 during the financial year ended June 30, 2021.

In view of our continued coordination and engagement with the government, the policies towards this sector remained quite favorable. During the year, the management remained committed to increase the company's outreach by opening retail stores of international standards to provide an exquisite customer experience. We also developed a user-friendly e-commerce portal as we truly believe that digital storefronts will play a pivotal role in economic growth. I can proudly say that Air Link Communication is the only company in this sector that provides end-to-end services that include manufacturing, distribution, wholesale, e-commerce and retail.

The company takes great pride in the fact that our employees' wellbeing is of paramount importance to us as we believe they are the driving force behind the success of this company. So, we ensured strict Covid-19 compliance and proper action plan was devised for employees' safety and uninterrupted business operations. At Air Link, we are committed to improving the world around us and believe that we should contribute for the betterment of the society in whatever way we can including healthcare, social welfare, environment and sports.

We remain committed to our strategic targets and focus primarily on diversification and long-term sustainability. The company has adapted technology and innovation at every business process to be the market leader. For Air Link, the astronomical success that we achieved by mitigating risks and by enhancing our financial strength is still a journey, not a destination, for we believe that with the spread of technology Pakistan can shine as the north star in the world.

In the end, I would like to pay my gratitude to all the stakeholders including the employees, channel partners and the management for their unwavering support to make us a successful corporate entity.



CEO کاپیغام:

عزيزاستيك ہولڈرز،

مالی سال 21-2020 کی سالانہ رپورٹ شیئر کرتے ہوئے مجھے خوشی ہے۔ بیسال انتہائی مشکل ہونے کے ساتھ بہت سے خوشگوار پہلوبھی لایا۔ سال کے اختتام پراینے اقدامات کی نظر ثانی آئندہ کے لا محمل کے لیے مفید ہوگا تا کہ آئندہ کے کام کے لیے رہنمائی حاصل ہوسکے۔

ائر لنک کمیونیکیشن کمینڈانڈسٹری لیڈر کی حیثیت سے اپنی شہرت پر پورااتری اوران مشکل حالات میں بھی افزائش کے راستے پرگامزن رہی ۔ کمپنی نے ملک میں موبائل فون کے متاز ڈسٹری بیوٹر کی حیثیت کو برقر ارر کھتے ہوئے اپنی پوزیشن کو کامیابی سے مزید مشکل منایا۔

ئینالوجی کوملک کے ہرکونے تک پہنچانے کے پیش نظرایک بے مثال پروڈاکشن فیسلٹی تغییر کی گئی جس کی توجہ کا بنیادی مرکز مینونینچرنگ طریقہ کار کی بہتری اوراُس لاگت میں کی ہے۔ ماہانہ چارلا کھسے زیادہ موہائل فونز تیار کرنے کی استعداد کے ساتھ ریکا وش نہ صرف ملک کے درآمدی اخراجات کو کم کرنے میں مدددے گی بلکہ ہنر منداور غیر ہنر مند طبقے کے لیے روزگار کے مواقع بھی پیدا کرے گی۔

کمپنی اپنا خالص ٹرن اوور 43 بلین پاکتانی روپے ہے 47.3 بلین پاکتانی روپے تک بڑھانے کے مدف کو پورا کرنے کے قابل رہی۔اس کے علاوہ کمپنی نے 1.5 بلین پاکتانی روپے کا خالص منافع حاصل کیا جو 30 جون 2021 کوختم ہونے والے مالی سال کے دوران 5.02 کی بنیادیEPS کی عکاس کرتا ہے۔

حکومت کے ساتھ ہمار مے مسلسل تعاون اور را بطے کی وجہ سے اس سیکٹر کے بارے میں ہماری پالیسیاں انتہائی موافق رہیں۔مالی سال 21-2020 کے دوران کسٹمرکو شاندار تجربہ فراہم کرنے کے پیش نظر بین لاقوامی معیارات کے حامل ریٹیل اسٹورز کھولے گئے۔ہم نے یوزر فرینڈلی ای کا مرس پورٹل بھی وضع کیا کیونکہ ہمیں پختہ یقین ہے کہ ڈیجیٹل اسٹور فرنٹس معاشی نمو میں مرکزی کر دارا داکریں گے۔ میں فخر کے ساتھ کہہ سکتا ہوں کہ اگر لنگ کمیونیکیشن اس سیکٹر کی واحد کمپنی ہے جو کھمل سروسز فراہم کرتی ہے جن میں مینوفینکچرنگ، ڈسٹری بیوٹن، ہول سیل، ای- کا مرس اور ریٹیل شامل ہے۔

کمپنی کو ہے انتہا فخر ہے کہ ملاز مین کی فلاح و بہود ہارے لیے انتہائی اہمیت کی حامل ہے، کیونکہ ہم یقین رکھتے ہیں کہ کمپنی کی کامیا بی کا انتھار تو ت متحرکہ ہے۔ اس فلاح و بہود کے کلحوظ خاطر Covid-19 کی احتیاطی تد ابیر کوئتی کے ساتھ بینی بنایا گیا اور ملاز مین کی حفاظت اور بلاتقطل کا روباری سرگرمیوں کے لیے ایک جامع عملی منصوبہ تیار کیا۔ ہمارا عہدا ہے گردنواح کی بہتری ہے۔ اس حصول مقاصد کے لئے ہم یقین رکھتے ہیں کہ صحت عامہ، ساجی بہود، ماحول اور کھیل کو دسمیت جس طرح مجھی ممکن ہوہمیں معاشرے کی بہتری کے لئے کام کرنا چاہیے۔

ہم اپنے تزویراتی اہداف اور بنیادی طور پرتنوع اورطویل المدت پائیداری پرتوجہ مرکوزر کھنے کے لیے بدستور پرعزم ہیں۔ کمپنی نے مارکیٹ لیڈرر ہنے کے لیے ہر بزنس پراسیس میں ٹیکنالو جی اورجدت کواختیار کیا ہے۔ہم نے خطرات کوکم کرتے ہوئے اورا پنے مالی اسٹحکام کو بڑھاتے ہوئے جوبحر پورکامیا بی حاصل کی ہے،ائر کنک کے لیے وہ ہنوز سفر ہے،منز لنہیں ہے، کیونکہ ہم اس بات پریفین رکھتے ہیں کہ پاکستان ٹیکنالو جی کے پھیلاؤ سے دنیا میں روثن ستارے کی طرح چک سکتا ہے۔ میں اپنے پیغام کا اختیام ملاز مین بچینل پارٹنز زاورا نرظامیہ سمیت تمام اسٹیک ہولڈرز کے غیر متزلزل شکرید پرکرنا چا ہتا ہوں جس کی بدولت ائر کنگ ایک کامیاب کارپوریٹ ادارہ بن سکا۔





DEAR SHAREHOLDERS!

The Directors of Air Link Communication Limited are pleased to present the annual report, together with the audited financial statements for the year ended June 30, 2021.



REVIEW OF OPERATING AND FINANCIAL PERFORMANCE

Despite the pandemic, the dreams must continue and so should the hard work. In this financial year, the Company remained consistent with its operational excellence and achieved its highest turnover of Rs. 47.3 billion with 10.15% growth.

We would like to extend our felicitations and appreciation to the entire Air Link Communication team for their relentless efforts with keen focus on implementation and execution, which enabled the Company to exceed its targets for the year, with net profitability of Rs 1.5 billion.

PARTICULARS	JUNE 30, 2021	JUNE 30, 2020		
Turnover	47,372,802,392/-	43,007,647,183/-		
Profit for the year	1,505,004,481/-	1,464,215,070/-		
Basic EPS	5.02	4.88		
Diluted EPS	4.86	4.71		
ROE	23.23%	31.85%		



COMPOSITION OF BOARD

The Board of Directors of the Company consist of seven (7) Directors (one Female and six male directors). Composition of Board is as under:

BOARD OF DIRECTORS	CATEGORY	AUDIT COMMITTEE	HUMAN RESOURCE & REMUNERATION COMMITTEE
Hussain Kuli Khan	Independent Directors	Member	
Aqdus Faraz Tahir		•	Member
Sharique Azim Siddiqui		Member	Member
Aslam Hayat Piracha	Non-Executive Director		·
Muzzaffar Hayat Piracha	Executive Director		Member
Nafees Haider			
Rabiya Muzzaffar (Non-Executive Director)	Female Director	Member	



EARNINGS PER SHARE

Earnings per share for the year ended June 30, 2021 was Rs. 5.02 as against Rs. 4.88 of the preceding year. Earnings per share show an increase as compared to the last year.



DIRECTOR'S REMUNERATION

The Board of Directors has approved a 'Remuneration Policy for Directors and Members of Senior Management'; the salient features of which are:

- The Company will not pay any remuneration to its non-executive and Independent directors except as meeting fee for attending the Board meetings.
- The remuneration of a Director for attending meetings of the Board of Directors or its Committees shall from time to time be determined and approved by the Board of Directors.
- A Director shall be provided or reimbursed for all travelling, boarding, lodging and other expenses incurred by him for attending meetings of the Board, its Committees and/or General Meetings of the Company.



ADEQUACY OF INTERNAL CONTROLS

The Board of Air Link Communication Limited is responsible for the establishment and maintenance of the Company's system of internal control in order to identify and manage risks faced by the Company.

The System provides reasonable, though not absolute, assurance that:

- assets are safeguarded against unauthorized use or disposition;
- proper and reliable accounting records are available for use within the business;

- adequate control mechanisms have been established within the operational businesses
- Internal financial controls deployed within the Company have been satisfactory throughout the year.



RELATED PARTY TRANSACTIONS

All transactions with related parties arising in the normal course of business are carried out on an unbiased, arm's length basis at normal commercial terms and conditions, under the Company's Related Party policy.

The company has made no related party transaction other than disclosed in financial statements.



HEALTH, SAFETY AND ENVIRONMENT

We strongly believe in maintaining the highest standards in health, safety and environment (HSE) to ensure the well-being of the people who works with us, as well as the communities where we operate. The Company obtained its certification from Bureau Veritas a gold standard certification. The safety policies in warehouses across Pakistan are implemented with the Company's vision of hazard free environment both for employees and nature.



FINANCIAL STATEMENTS

The Chief Executive Officer, Chief Financial Officer and a Director have endorsed the financial statements of the Company for the financial year 2021 after approval of the Board. The auditors, EY Ford Rhodes, Chartered Accountants, audited the financial statements and have expressed an unmodified opinion on the financial statements.



STATEMENT OF ETHICS AND BUSINESS PRACTICES

The Board has adopted the Statement of Ethics and Business Practices. All employees are informed of this statement and are required to observe these rules of conduct in relation to business and regulations



AUDITORS

The present Auditors M/s. EY Ford Rhodes, Chartered Accountants, shall stand retired on the conclusion of the 8th Annual General Meeting. Being eligible, they offered themselves for reappointment and the Board of Directors have recommended their appointment as auditors of the company on the suggestion of audit committee for the year ending June 30, 2022, at a fee to be mutually agreed.



DIVIDEND

The Board of Directors have recommended a final cash dividend for the financial year ended June 30, 2021, at the rate of 12.5%, i.e. PKR 1.25 per share of PKR 10/- each, subject to the approval of the shareholders at the forth coming annual general meeting. The BOD has also recommended the issue of bonus shares @ 7.5%, that is 7.5 new shares for every 100 shares held.



CONTRIBUTION TO NATIONAL EXCHEQUER AND ECONOMY OF PAKISTAN

During the year the Company contributed approx. Rs. 5,976 million towards national exchequer by way of custom duties, income tax, sales tax, provincial and other levies.

PATTERN OF SHAREHOLDING

PATTERN OF HOLDING OF THE SHARES HELD BY THE SHAREHOLDERS AS AT 30 JUNE, 2021				
NO OF SHAREHOLDERS	SHAREHOLDINGS	TOTAL SHARES HELD		
03	Shareholding from 1 to 100 shares	03		
02	Shareholding from 101 to 500 shares	240		
NIL	Shareholding from 501 to 10,000,000 shares	NIL		
05	Shareholding from 10,000,001 to 20,000,000 shares	89,100,000		
NIL	Shareholding from 20,000,001 to 80,000,000 shares	NIL		
01	Shareholding from 80,000,001 to 90,000,000 shares	89,100,000		
NIL	Shareholding from 90,000,001 to 120,000,000 shares	NIL		
01	Shareholding from 120,000,001 to 122,000,000 shares	121,799,757		
12	TOTAL	300,000,000		

CATEGORIES OF SHAREHOLDERS	SHARE HELD	PRECENTAGE
Directors, Chief Executive Officer, and their spouse	121,800,000	40.60
and minor children	- willing	THE PROPERTY OF THE PARTY OF TH
Associated Companies, undertakings and	NIL	NIL
related parties.		
NIT and ICP	NIL	NIL
Banks Development Financial Institutions,	NIL	NIL
Non Banking Financial Institutions.		SECTION AND ADDRESS OF THE PERSON AND ADDRES
Insurance Companies	NIL	NIL
Modarabas and Mutual Funds	NIL	NIL
Share holders holding 10%	89,100,000	29.70
General Public		
Local	NIL	NIL
Foreign	NIL	NIL
Others (to be specified)	89,100,000	29.70



PRINCIPAL RISKS AND UNCERTAINTY FACING THE COMPANY

Effective risk management is the key to sustainable business. Our risk management framework, coupled with our internal control policies have helped us maintain our focus and mitigating principal risks affecting our Company. The internal control framework established by the Company ensures appropriate risk mitigation plans by assigning designated accountability and policy framework for upward communication of any material issues and incidents. The Company is susceptible to the following principal risks which are mitigated via specific policies and plans:



TAX REGIME OF PAKISTAN

Government may impose additional duty on high-end mobile phones and may withdraw tax exemptions on the import of Semi Knocked Down (SKD) kits.



FINANCIAL RISKS

Financial risks are those that may cause financial loss to the entity. Financial risk has been described in detail in note 38 of the attached financial statements that include market risks, interest rate risk, currency risk, credit risks and liquidity risk.



COMPLIANCE RISK

Non-compliance with laws and regulations may result in imposition of punitive action. Therefore, the Company has zero tolerance policy for non-compliance activities and behaviors. In addition, to mitigate such risks, a very comprehensive and effective compliance function is in place in the Company.

SUBSEQUENT EVENTS

The company has been listed on PSX effective from September 22, 2021. The issue consists of 60M ordinary shares at the price of Rs. 71.5 per share determined by book building process on August 31, 2021. The paid up capital also consists of mandatory conversion of Term Finance Certificate (TFC) amounting to Rs. 400M with 7,692,308 shares on September 13, 2021.

The Board of directors of the Company at their meeting held on October 04, 2021, has proposed a cash dividend of Rs. 1.25 per share and bonus shares in the proportion of 7.5 new shares for every 100 shares for the financial year ended June 30 2021. However, this event has been considered as a non-adjusting event under IAS 1' 'Events after the Reporting Period' and has not been recognized in these financial statements.

There are no other material changes, and commitments affecting the Company's financial position have occurred between the end of the financial year of the Company and the date of the auditor's Report.

ACKNOWLEDGEMENT

It is a matter of deep gratification for your Directors to place on record their appreciation of the efforts made by officers, field force and staff who had contributed to the growth of the Company and the continued success of its operations.

Chief Executive Officer Director

سمپنی کودر پیش بڑےخطرات اور غیر یقنی

موثر رسک پینجنٹ پائیدارکاروبارک کنجی ہوتی ہے۔انٹرل کنٹرول پالیسیوں کے ساتھ ہمارے رسک پینجنٹ فریم ورک نے ہمیں اپنی توجہ مرکوزر کھنے اور کمپنی کومتاثر کرنے والے بڑے خطرات پر قابو پانے میں مدددی ہے۔ کمپنی کی طرف سے قائم کردہ انٹرنل کنٹرول فریم ورک بھی تم کے مادی معاملات اور واقعات کے اوپر ک جانب کمیونکیشن کے لیے مقرر کردہ احتساب اور پالیسی فریم ورک کے خطرات پر قابو پانے کے مناسب منصوبوں کوئیٹی بنا تا ہے۔ کمپنی مندرجہ ذیل بڑے خطرات کی زو میں رہتی ہے جن پرمخصوص پالیسیوں اور منصوبوں سے قابو پایا جاتا ہے:

الف. پاکتان کا نظام

حکومت بائی ایند موبائل فونز پراضافی دیوٹی نافذ کر سکتی ہےاو Semi Knocked Down کش کی درآ مد پڑنگس کی چھوٹ واپس لے سکتی ہے۔

ب. مالى خطرات

مالی خطرات وہ ہوتے ہیں جوادارے کے لیے مالی نقصان کا باعث بن سکتے ہیں۔ مالی خطرے کی صراحت مالی حسابات کے ساتھ منسلک نوٹ 39 میں تفصیل کے ساتھ کی گئی جس میں مارکیٹ رسکس ،شرح سود کارسک، برنمی رسک، کریڈٹ رسک اور کیکوئیڈٹی رسک شامل ہیں۔

پ. لغيل کا خطره

قوا نین اورضابطوں کی عدرختیل کا بتیج بتعزیری کارروائی کی صورت میں نکل سکتا ہے۔اس لیے ،عدرختیل والی سرگرمیوں اوررویوں کے بارے میں کمپنی کی صفر برداشت کی پالیسی ہے۔اس کےعلاوہ ،اس نوعیت کےخطرات پر قابو پانے کے لیے کمپنی میں ایک نہایت جامع اورموژ تقییلاتی فنکشن کام کرر ہاہے۔ بعد کے واقعات

22 ستبر،2021 ہے موثر، کمپٹی کو PSX پردرج کرلیا گیا ہے۔ بیا جرا5.15 روپ فی شیئر کی قیت پرجس کالعین 31 اگست،201 کو بک بلڈنگ پراسیس کے ذریعے کیا گیا، 60 ملین آرڈنری شیئرز پرمشتل ہے۔ اواشدہ سر ماریجی 13 ستبر،2021 کو7,692,308 شیئرز کے ساتھ 400 ملین روپ مالیت کے ٹرم فٹانس سرٹیفکیٹس (TFC) کی لازمی تبدیلی پرمشتل ہے۔

کمپنی کے بورڈ آف ڈائر کیٹرزنے 104 کتوبر،2021 کومنعقد ہونے والے اپنے اجلاس میں 30 جون، 2021 کوختم ہونے والے مالی سال کے لیے 1.25 روپے فی شیئر نقد منافع منقسمہ اور ہر 100 شیئرز کے لیے 7.5 نے شیئرز کے تناسب سے بونس شیئرز کی تجویز دی ہے۔ تاہم، اس ایونٹ کو IAS اکے تحت نان ایڈ جسٹنگ ایونٹ "رپورٹنگ پیریڈ کے بعد پیش آنے والے واقعات" قرار دیا گیا ہے۔

دوسری ایسی کوئی مادی تبدیلیاں یاوعدے، جن سے کمپنی کی مالی پوزیش متاثر ہوتی ہو، کمپنی کے مالی سال کے اختتام اورآ ڈیٹرز کی رپورٹ کے درمیان وقوع پذیر نہیں ہوئے۔

اظهارتشكر

آ فیسرز، فیلڈفورس اورا شاف جنھوں نے کمپنی کی افزائش میں حصہ لیااوراس کے آپریشنز کی کامیا بی کوجاری رکھا،ان کی تحسین کوریکارڈپررکھنا آپ کے ڈائر یکٹرز کے لئے انتہائی باعث مسرت ہے۔

جيف انگيز كيثو آفير چيف انگيز كيثو آفير

صحت ،حفاظت اور ماحول

ہم ،اپنے ساتھ کام کرنے والے لوگوں اوران کمیونیٹیز کی بھلائی کویقینی بنانے لیے جہاں ہم کام کرتے ہیں بھت ، حفاظت اور ماحول (HSE) کے اعلیٰ ترین معیارات برقر ارر کھنے پر پختہ یقین رکھتے ہیں کمپنی نے Bureau Verita سے گولڈاسٹینڈ رؤ سرٹیفکیشن حاصل کی ہے۔

ملاز مین اورفطرت، دونوں کے لیےنقصان سے پاک ماحول کے بارے میں کمپنی کے ویژن کےمطابق پورے پاکستان میں وئر ہاوسز میں پیفٹی پالیسیوں پڑمل کیا جا تا ہے۔

مالياتى حسابات

بورؤ کی منظوری کے بعد، چیف ایگز کیٹو آفیسر، چیف فنانشل آفیسراورایک ڈائر کیٹر نے 2021 کے مالیات کے لیے کمپنی کے مالیاتی حسابات کی توثیق کردی ہے۔ آڈیٹر EY Ford Rhodes چارٹرڈ اکاؤشینٹس نے مالیاتی حسابات کا آڈٹ کیااوران مالیاتی حسابات کے بارے میں unmodifiedر

اخلا قيات اوركار وبارى طورطر يقول كالشيشنث

پورڈ نے اخلا قیات اور کاروباری طور طریقوں کے اسٹیٹمنٹ کومنظور کرلیا ہے۔اس اسٹیٹمنٹ ہے تمام ملاز مین کوآگاہ کیا جاتا ہے اورانھیں کاروباراورضابطوں کے سلسلے میں ان قواعد کار کی یابندی کرنے کے لیے کہا جاتا ہے۔

آڏيٽرز

موجودہ آڈیٹرEY Ford Rhodes چارٹرڈا کاؤٹینٹس،8ویں سالانہ اجلاس عام کے اختتام پر سبکدوش ہوجا کیں گے۔اٹھوں نے اہل ہونے کے ناتے خود کودوبارہ تقرر کے لیے بیش کیا ہے اور بورڈ آف ڈائر کیٹرزنے آڈٹ کمیٹی کی تجویز پراٹھیں 30 جون، 2022 کوفتم ہونے والے سال کے لیے،اُس مشاہرے پر جے باہمی رضامندی سے طے کیا جائے گا،ان کے تقرر کی سفارش کی ہے۔

منافع منقسمه

بورڈ کی جویز کے تحت نقد منافع منظمہ بشرح 12.5 فیصد یعنی مبلغ 1.25 روپے فی حصص بحساب فی حصص 10.00 روپے کی اوائیگی اورکل اواشدہ بونس حصص شرح 7.5 فیصد بتناسب 7.5 حصص برائے حصص بحساب مبلغ 10.00 روپے فی حصص کے طریقۂ کار کے تحت ادائیگی پرغوروخوش اور منظوری۔ مالیاتی سال برائے 2021-2022 کیلئے آڈیٹرز کی تقرری اورائے مشاہرے کا تعین۔

قومی خزانے اور پاکتان کی معیشت میں حصہ

گزشتہ سال کے دوران کمپنی نے سلم ڈیوٹیوں ،انکمٹیکس سیز قیکس ،صوبائی اور دوسری لیویز کی شکل میں قومی خزانے میں تقریباً 5,976 ملین روپے کا حصہ ڈالا۔

122	بر	خاتون ڈائر بکٹر	رابعه مظفر
		نان ا نگزیمشیودٔ از یکشر	

آمدنی فی شیئر

30 جون، 2021 کوختم ہونے والے سال کے لیے آمدنی فی شیئر،اس ہے پچھلے سال کی 4.88روپے کے مقابلے میں 5.02روپے رہی۔ یہ فی شیئر آمدنی گزشتہ سال کے مقابلے میں بہت زیادہ ظاہر کرتی ہے۔

والزيكثرز كامشاهره

بورڈ آف ڈائر کیٹرز نے ڈائر کیٹرز اوراعلیٰ انتظامیہ کے ارکان کے لیے ایک Remuneration Policy for Directors and Members" "of Senior Management کی منظوری دی ہے جس کے اہم نکات یہ ہیں:

- 🖈 سیخی این نان ایگزیکٹیواورانڈ بیپنڈنٹ ڈائر یکٹرزکو بورڈ اجلاسوں میں شرکت کے لیےان کی فیس کے سواکوئی اور مشاہر ہ ادائہیں کرے گی۔
 - ۔ پورڈ آف ڈائر کیٹرزیااس کی کمیٹیوں کے اجلاسوں میں شرکت کے لیے کسی ڈائر کیٹر کے مشاہرہ کا تعین وقتا فو قتا کیا جائے گااور بورڈ آف ڈائر کیٹرز کی طرف ہے اس کی منظوری دی جائے گی۔
 - کی ڈائر یکٹرکوسفری، رہنے ہے، کھانے پینے اور دوسرے ایسے اخراجات کی رقم فراہم یا واپس اداکی جائے گی جو بورڈ، اس کی کمیٹیوں اور ایا کمپنی کے عام اجلاسوں میں شرکت کے لیے اس نے خرچ کی ہوگی۔

کمپنی کے چیف ایگزیکٹیوآ فیسراورا یگزیکٹیوڈ ائریکٹرکوادا کیے جانے والےمشاہرے کی تفصیلات، مالی حسابات کے نوٹ 37 میں بتائی گئی ہیں۔

انثرتل كنثرولز كى ايثه يكوكسي

ائر لنک کمیونیکیشن لمیٹڈ کا بورڈ کمپنی کولاحق خطرات کی نشان دہی اوران پر قابو پانے کے لیے کمپنی کے انٹرنل کنٹرول سٹم کے قیام اور دیکھ بھال کا ذمہ دار ہے۔

يهستم اگر قطعي نبيس تو معقول يقين د باني فراجم كرتا ہے كه:

- اثاثے بغیراجازت استعال یا وسپوزیش کے خلاف محفوظ ہیں ؟
- - الريشنل برنسز كاندرمناسب كنفرول ميكنزم قائم بين؟
 - 🖈 تحمینی کے اندر قائم کردہ انٹرنل فنانشل کنٹر ولزسار اسال اطمینان بخش رہے ہیں۔

تعلق دارفریق ہے لین دین

تعلق دار فریقوں سے تمام لین دین بمپنی Related Party پالیسی کے تحت کسی طرف داری کے بغیر ، کار دباری طریقوں سے معمول کے تجارتی ضابطوں اور شرائط کے مطابق کیا جاتا ہے۔

ماسوائے اس کے،جس کامالیاتی حسابات میں ذکر کیا گیاہے، تمینی نے تعلق دار فریق کے ساتھ کوئی لین دین ہیں کیا۔

ڈائر بکٹرصاحبان کی رپورٹ

عزيز شيئر بولذرز!

ائر لنک کمیونیکیشن لمیٹڈ کے ڈائر کیٹرزکوسالاندر پورٹ اوراس کے ساتھ 30 جون، 2021 کوختم ہونے والے مالی سال کے آ ڈٹ شدہ مالی حسابات پیش کرتے ہوئے خوشی ہورہی ہے۔

كاروبارى اورمالياتى كاركردكى كاجائزه

اس مالی سال کے دوران ممینی اینے کاروباری کمال پر کار بندر ہی اور 10.15 نمو کے ساتھ بلند ترین 47.3 بلین روپے کاٹرن اوور حاصل کیا۔

عمل درآ مداور رو بھل لانے پر بھر پور توجہ کے ساتھ، جس نے مپنی کو 1.5 بلین روپے کے خالص منافع کے ساتھ اس سال کے لیے اپنے اہداف سے اوپر جانے کے قابل بنایا، ہم ائز لنگ کی پوری ٹیم کوان کی انتقک محنت پر مبارک با دویتے ہیں۔

كواكف	302ءون،2021	30، چون، 2020
ٹرن اوور	47,372,802,392/-	43,007,647,183/-
سال كامنافع	1,505,004,481/-	1,464,215,070/-
بنيادىEPS	5.02	4.88
Diluted EPS	4.86	4.71
ROE	23.23%	31.85%

بورڈ کی تفکیل

كىپنى كابورۇ آف ۋائر كىشرزسات (7) ۋائر كىشرز (ايك خاتون اور چىدىمردۋائر كىشرز) بېشتىل ب_بورۇكى كمپوزىشن مىدىجەدىل ب:

انسانی وسائل اورمشاہرہ تمیٹی	آۋٹ كىيٹى	کیگیری	بورة آف ڈائز یکٹرز
-	بمبر	انڈ پیونڈ ینٺ ڈائز یکٹر	حسين قلى خان
ببر	-		اقدس فرازطا هر
į.	بر		شارق اعظم صديقي
82 2	-	نان الَّيْزِيكِثيودْ الرِّيكِثر	اسلم حیات پراچه
ببر	-	المَيْزِيكِثيودْ الرِّيكِثر	مظفرحيات يراچه
-		2000/1	نقيس حيدر

BOARD AND IT'S COMMITTEES

AUDIT COMMITTEE

COMPOSITION OF COMMITTEE

The Audit Committee shall be consisted upon the following members:

SR. NO	NAME	DESIGNATION
01	Mr. Hussain Kuli Khan (Independent Director)	Chairman
02	Mr. Sharique Azim Siddiqui (Independent Director)	Member
03	Ms. Rabiya Muzzaffar (Non-executive Director)	Member
04	Mr. Qaiser Ali (Head of Internal Audit)	Secretary



COMPOSITION OF COMMITTEE

The Human Resource & Remuneration Committee (HR&R) shall be consisted upon the following members:

SR. NO	NAME	DESIGNATION
01	Mr. Sharique Azim Siddiqui (Independent Director)	Chairman
02	Mr. Aqdus Faraz Tahir (Independent Director)	Member
03	Mr. Muzzaffar Hayat Piracha (Chief Executive Officer)	Member
04	Mr. Amer Latif (Company Secretary & Head of Legal)	Secretary





CODE OF CONDUCT & COMPANY POLICIES

CODE OF CONDUCT

Our Employee Code of Conduct company policy outlines our expectations regarding employees' behavior towards their colleagues, supervisors and overall organization.

We promote freedom of expression and open communication. But we expect all employees to follow our code of conduct. They should avoid offending, participating in serious disputes and disrupting our workplace. We also expect them to foster a well-organized, respectful and collaborative environment.



We expect employees to avoid any personal, financial or other interests that might hinder their capability or willingness to perform their job duties.



All employees must protect our company's legality. They should comply with all environmental, safety and fair dealing laws. We expect employees to be ethical and responsible when dealing with our company's finances, products, partnerships and public image.



All employees should respect their colleagues. We won't allow any kind of discriminatory behavior, harassment or victimization. Employees should conform with our equal opportunity policy in all aspects of their work, from recruitment and performance evaluation to interpersonal relations.

COMPANY POLICIES



HR policies and procedures of Airlink gives guidance on a range of employment issues for:





Employees Managers

and others with responsibility for its people. They also provide consistency and transparency for employees and managers, helping to enhance the psychological contract and create a positive organizational culture. Air Link's HR policies provide general and practical advice and guidance for managers and staff on a range of employment issues.

It can be helpful to consider the type of policies that may be relevant to the organization during the course of the employment life cycle: beginning employment, during employment and leaving employment.



The purpose of this policy is to establish a framework to maintain the security of information and related assets exchange between Air link communication ltd. And any external entity.

The policy applies to permanent, contractual employees, consultants and other workers at ALC including all personnel affiliated with third parties. It also covers all suppliers and customers where a formal contract is in place.

All departments of the organization will ensure that information in electric form shall be exchanged through electronic medium and using reliable security & encryptioncontrols to ensure its integrity, and the ones shared through physical media and written/printed form shall follow the same protocols of security.



Air Link Communication is committed to encouraging equality, diversity and inclusion among our workforce, and eliminating unlawful discrimination.

The aim is for our workforce to be truly representative of all sections of society and our customers, and for each employee to feel respected and able to give their best.

The organization - in providing goods and/or services and/or facilities - is also committed against unlawful discrimination of customers or the public.



Provide equality, fairness, and respect for all in our employment, whether temporary, part-time or full-time



Not unlawfully discriminate because of the Equality Act 2010 protected characteristics of age, disability, gender reassignment, marriage and civil partnership, pregnancy and maternity, race (including colour, nationality, and ethnic or national origin), religion or belief. sex and sexual orientation



Oppose and avoid all forms of unlawful discrimination. This includes in pay and benefits, terms and conditions of employment, dealing with grievances and discipline. dismissal, redundancy, leave for parents, requests for flexible working, and selection for employment, promotion, training or other developmental opportunities



Compliance and integrity are of great importance for Air Link Communication. The Board of Directors therefore requires all employees and members of the Air Link Communication act in accordance with the law, the Air Link Communication **Business Principles, our** company guidelines and other internal regulations. It is therefore crucial to be aware of any potential non-compliant behavior that puts Air Link Communication at risk.

Hence, the Air Link Communication Board of Directors promotes a culture of openness, trust and transparency and encourages employees as well as external parties to speak up and raise concerns about actual or suspected misconduct. This is key to avert and safeguard Air Link Communication from any potential financial and/or reputational risk and secure our long-term success.

This guideline is intended to demonstrate the Board of Directors' commitment towards protecting reporters of misconduct or wrongdoing in the organization to actively encourage employees to raise any concerns.

In this sense, the guideline sets out standards for protecting reporters of alleged Compliance Incidents. In addition, it governs the process of reporting suspected or actual misconduct at Air Link Communication and the handling of received reports.

This Guideline mainly describes:



Protection of Compliance Incident reporters

Compliance
Incident
reporting
and handling
process.



This policy applies to our company and its subsidiaries. It may also refer to suppliers and partners.

Policy Elements

CSR POLICY

We want to be a responsible business that meets the highest standards of ethics and professionalism.

Our company's social responsibility falls under two categories: compliance and proactiveness.

Compliance refers to our company's commitment to legality and willingness to observe community values. Proactiveness is every initiative to promote human rights, help communities and protect our natural environment.







Legality



Protecting the environment



Protecting people



Human rights



Proactiveness



Donations and aid



Volunteering



Preserving the environment



Supporting the community



Airlink's prohibition of child labor policy is our position on employing minors and aims to ensure that our company, its subsidiaries, and everyone we're connected with, follows the law and cares for children's interests.

This policy applies to our entire organization and those we do business or partner with including suppliers, vendors, and contractors.

The International Labor Organization (ILO), the U.N Convention on the Rights of the Child, local government legislation including and not limited to THE PUNJAB RESTRICTION ON EMPLOYMENT OF CHILDREN ACT 2016; guide our policy on child labor. When it comes to legal aspects, we always:



Follow the stricter law if more than one laws apply (e.g. state and federal, local and international).



Require suppliers, partners, and vendors to follow the stricter applicable laws and recognize children's rights. They must also require their own suppliers, subcontractors, and stakeholders to do the same.



PANDEMIC RESPONSE PLAN & STRATEGIES



OUTLINE

This document is designed to help Air link minimize the risk posed by Covid-19 pandemic to the health and safety of employees, the continuity of business operations and their bottom line. It is intended to provide all businesses in Canada with the basic information they require in preparing a continuity plan to mitigate the potential effects of a pandemic.





2.1. SAFETY MEASURES FOR WORKFORCE

Right after the pandemic broke out, we ensured the hygiene kits including and not limited to mandatory face masks at workplace, use of hand sanitizers, installation of hand washers for frequent hand washing, personal protection equipment where needed and social distancing practices.



2.2. EXTENDING DIGITAL OUTREACH

IT team ensured that everyone stays connected during mandatory work from home, everyone was connected through Zoom (video app) and there has been a SOP regarding daily team meeting over Zoom for business continuity and job delivery. IT team also ensured that teams have virtual access to the required data during WFH phase.



2.3. MAINTAINING ESSENTIAL BUSINESS OPERATIONS

Supply Chain was ensured to be effectively managed during the extreme waves of pandemic to ensure that product delivery is not compromised. Certain measures were taken to onboard the logistics careers with new service levels.



2.4 COMMUNICATION WITH STAFF

Simultaneous communication from CEO, HODs and HR with staff was developed and maintained throughout the pandemic to keep them posted with overall business strategy and evolving situations.



HUMAN RESOURCE OBLIGATIONS



3.1. TRAINING & AWARENESS

HR Department devised a strategy to train and teach employees by developing and communicating SOPs under precautions advised by concerned local and global bodies, through their managers, officer management teams, display, email & whatsapp reminders.



3.2. POLICIES FOR INFECTED EMPLOYEES

HR department had a very clear policy for infected employees by advising them complete isolation for mild symptoms and hospitalization in case of mild to strong symptoms. HR benefits team also worked to include coverage of hospitalization in current health insurance plan. HR stayed in contact with all infected employees during their recovery period and arranged medical advice where needed. HR also maintained database for tracking all such cases.



3.3. MANDATORY WORK FROM HOME & 50% STAFF @WORK PLACE IMPLEMENTATION

HR ensured the compliance on government policies of mandatory work from home and 50% staff at workplace to keep all employees from any infection. HR with the help of IT also ensured that all employees remain virtually connected and acted as POC in case of any problem.



3.4. VACCINATED WORKPLACE DRIVE

As soon as vaccination drive started by government, HR pushed all employees to get vaccinated and made it obligatory to have vaccinated to appear for work. HR had to achieve 100% vaccinated staff at workplace without consuming any considerable time. HR also updated recruitment policy and made vaccination a spot on checklist for new hires.







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INDEPENDENT AUDITOR'S REPORT

To the members of Air Link Communication Limited

Report on the Audit of the Financial Statements for the year ended 30 June 2021

Opinion

We have audited the annexed financial statements of Air Link Communication Limited, which comprise the statement of financial position as at 30 June 2021, and the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity, the statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information, and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of the audit.

In our opinion and to the best of our information and according to the explanations given to us, the statement of financial position, the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes forming part thereof conform with the accounting and reporting standards as applicable in Pakistan and give the information required by the Companies Act, 2017 (XIX of 2017), in the manner so required and respectively give a true and fair view of the state of the Company's affairs as at 30 June 2021 and of the profit, total comprehensive income, the changes in equity and its cash flows for the year then ended.

Basis for Opinion

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

Information Other than the Financial Statements and Auditors' Report Thereon

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

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

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



Responsibilities of Management and Board of Directors for the financial statements

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

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

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

Auditor's Responsibilities for the Audit of the financial statements

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

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

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

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to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

 Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

Report on Other Legal and Regulatory Requirements

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

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

The engagement partner on the audit resulting in this independent auditor's report is Abdullah Fahad Masood.

EY Ford Rhodes

Chartered Accountants Lahore: 7 October 2021

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AIR LINK COMMUNICATION LIMITED STATEMENT OF FINANCIAL POSITION **AS AT 30 JUNE 2021**

	Note	30 June 2021	30 June 2020
ASSETS		Rupees	Rupees
NON CURRENT ASSETS	-	4 252 000 226	476,972,145
Property, plant and equipment	5	1,253,900,236	
Intangibles	6 7	18,016,354	8,808,487
Deferred tax asset	,	1,271,916,590	81,263,214 567,043,846
		1,271,910,090	307,043,040
CURRENT ASSETS			
Stock in trade	8	3,533,673,866	4,610,051,895
Stores and spares		7,560,647	
Trade debts	9	5,391,262,155	4,655,311,735
Loans and advances	10	171,674,967	166,642,003
Trade deposits and short term prepayments	11	32,468,109	36,115,092
Other receivables	12	3,753,344,917	9,152,334,650
Tax refunds due from the Government	13	244,859,633	246,964,049
Short term investments	14	509,500,786	726,246,877
Cash and bank balances	15	832,153,312	814,288,761
		14,476,498,392	20,407,955,062
TOTAL ASSETS		15,748,414,982	20,974,998,908
TOTAL ASSETS		10,740,414,002	20,074,000,000
EQUITY AND LIABILITIES			
EQUITY AND RESERVES			
Authorized share capital			
400,000,000 (30 June 2020: 400,000,000 of Rs.10 each) ordinary		4 000 000 000	4 000 000 000
shares of Rs.10 each		4,000,000,000	4,000,000,000
Issued, subscribed and paid up capital	16	3,000,000,000	3,000,000,000
Accumulated profit - revenue reserve		2,991,850,517	1,487,720,145
General reserves - revenue reserve		44,559,977	44,559,977
Long term loan - equity portion		42,744,954	42,744,954
Loan from director - unsecured	17		21,557,155
Share deposit money		400,000,000	
		6,479,155,448	4,596,582,231
NON CURRENT LIABILITIES	40	4 AE AO7 E7E	412,818,849
Long term loans - debt portion	18 19	145,487,575 621,155,313	295,102,166
Lease liabilities Defined benefit liability	20	34,722,393	29,188,579
Deferred tax liability	7	15,239,805	29,100,075
Deletted tax hability	•	816,605,086	737,109,594
CURRENT LIABILITIES			
Trade payables, accrued and other liabilities	21	1,399,995,041	6,481,639,315
Contract liabilities	22	82,882,488	117,073,114
Refund liabilities	23	30,221,644	7,835,833
Current portion of long term loans	18	438,747,989	415,028,414
Current maturity of lease liabilities	19	89,901,750	75,384,670
Short term borrowings	24	6,085,626,053	8,183,936,642
Accrued markup	25	110,730,936	163,414,317
Provision for taxation		214,548,547	196,994,778
		8,452,654,448	15,641,307,083
TOTAL EQUITY AND LIABILITIES		15,748,414,982	20,974,998,908
CONTINGENCIES AND COMMITMENTS	26		

The annexed notes from 1 to 47 form an integral part of these financial statements.

Chief Executive

Chief Financial Officer

AIR LINK COMMUNICATION LIMITED STATEMENT OF PROFIT OR LOSS FOR THE YEAR ENDED 30 JUNE 2021

	Note	30 June 2021 Rupees	30 June 2020 Rupees
Revenue from contracts with customers - net	27	47,372,802,392	43,007,647,183
Cost of sales	28	(42,571,010,193)	(38,237,702,770)
Gross profit		4,801,792,199	4,769,944,413
Administrative expenses	29	(725,215,507)	(518,971,962)
Selling and distribution cost	30	(580,987,886)	(476,889,706)
		(1,306,203,393)	(995,861,668)
Operating profit		3,495,588,806	3,774,082,745
Other expenses	31	(57,113,232)	(1,527,912)
Other income	32	67,846,840	169,250,228
Finance cost	33	(1,102,264,243)	(1,397,970,559)
Profit before taxation		2,404,058,171	2,543,834,502
Taxation	34	(899,053,690)	(1,079,619,432)
Net profit for the year		1,505,004,481	1,464,215,070
Earnings per share - Basic - Diluted	35 35	5.02 4.86	4.88

The annexed notes from 1 to 47 form an integral part of these financial statements.

Chief Executive

Chief Financial Officer

AIR LINK COMMUNICATION LIMITED STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED 30 JUNE 2021

	Note	30 June 2021 Rupees	30 June 2020 Rupees
Net profit for the year	Α	1,505,004,481	1,464,215,070
Items not to be reclassified to profit or loss in subsequent periods			
Re-measurement losses on defined benefit plan	20.4	(1,231,140)	(1,100,176)
Related tax effect Re-measurement losses on defined benefit plan - net of tax		(874,109)	(792,515)
Items to be reclassified to profit or loss in subsequent periods			
Other comprehensive loss	В	(874,109)	(792,515)
Total comprehensive income for the year	A+B	1,504,130,372	1,463,422,555

The annexed notes from 1 to 47 form an integral part of these financial statements.

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Chief Executive

Chief Financial Officer

AIR LINK COMMUNICATION LIMITED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 JUNE 2021

		Revenu	ie reserves				
	Issued, subscribed and paid up capital	General reserves	Accumulated profit	Long term loan - equity portion	Loan from Director	Share deposit money	Total
				(Rupees)			
Balance as at 1 July 2019	2,500,000,000	44,559,977	524,297,590	42,744,954	29,331,568	-	3,140,934,089
Profit for the year Other comprehensive loss for the year	-	E	1,464,215,070 (792,515)	-	-	-	1,464,215,070 (792,515)
Total comprehensive income for the year		=	1,463,422,555	- 11	-	:=	1,463,422,555
Transactions with owners in their capacity as owners:							
Issue of 50,000,000 bonus shares @ Rs. 10 per share	500,000,000	:=	(500,000,000)	-	-	-	-
Loan repaid	-	Ÿ	-	-	(7,774,413)		(7,774,413)
Balance as at 30 June 2020	3,000,000,000	44,559,977	1,487,720,145	42,744,954	21,557,155		4,596,582,231
Profit for the year Other comprehensive loss for the year Total comprehensive income for the year		- -	1,505,004,481 (874,109) 1,504,130,372	-	-	-	1,505,004,481 (874,109) 1,504,130,372
Transactions with owners in their capacity as owner	rs:						
Loan repaid		2.5	•		(21,557,155)	-	(21,557,155)
Conversion of long term loan (note 18.1)	-	: -	-2	1-1	-	400,000,000	400,000,000
Balance as at 30 June 2021	3,000,000,000	44,559,977	2,991,850,517	42,744,954		400,000,000	6,479,155,448

The annexed notes from 1 to 47 form an integral part of these financial statements.

Chief Executive

Chief Financial Officer

AIR LINK COMMUNICATION LIMITED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 30 JUNE 2021

FOR THE YEAR ENDED 30 JUNE 2021	Note	30 June 2021	30 June 2020
CASH FLOW FROM OPERATING ACTIVITIES	Note	Rupees	Rupees
Profit before taxation		2,404,058,171	2,543,834,502
Adjustments for :			00.500.450
Depreciation of property, plant and equipment	5.5	232,928,893	96,568,159
Amortization of intangible assets	6	7,459,242	3,167,264
Provision for net realizable value reversed	8.1	(18,875,891)	(111,082,619)
Allowance for expected credit loss - trade debts	29	8,588,796	52,390,940
Allowance for expected credit loss - other receivables	29	50,659,247	0.007.000
Provision for gratuity	20.2	13,048,974	9,287,996
Loss on disposal of property, plant and equipment	31	0.005.405	293,350
Loss on lease termination	31	6,265,435	(3,600,428)
Foreign currency exchange loss / (gain)	31 & 32 32	1,996,317 (14,819,017)	(3,000,420)
Provision written back	33	771,002,246	1,207,132,752
Finance cost	32	(2,651,572)	1,234,562
Unrealized (gain) / loss on financial assets Profit on investments	32	(50,376,251)	(165,649,800)
From on investments	02	1,005,226,419	1,089,742,176
Operating profit before working capital changes		3,409,284,590	3,633,576,678
(Increase)/decrease in current assets	19	4 005 050 000	(2 200 642 454)
Stock in trade		1,095,253,920	(3,380,613,151)
Stores and spares		(7,560,647)	417 340 737
Trade debts		(744,539,216)	417,349,737 (136,592,690)
Loans and advances		(5,032,964) (16,014,063)	7,563,084
Trade deposits and short term prepayments		5,348,330,486	(3,759,091,737)
Other receivables Tax refunds due from the Government		2,623,238	(102,220,288)
Tax returnes due from the Government		5,673,060,754	(6,953,605,045)
Increase/(decrease) in current liabilities		(5.040.405.700)	2 024 270 642
Trade payables, accrued and other liabilities		(5,046,435,763)	3,034,370,642
Contract liabilities		(34,190,626)	98,822,508
		4,001,718,955	(186,835,217)
Financial cost paid		(739,238,538)	(1,282,788,436)
Gratuity paid	20.4	(8,746,300)	(2,834,670)
Income tax paid		(785,158,695)	(973,500,424)
NET CASH GENERATED FROM / (USED IN) OPERATING ACTIVITIES		2,468,575,422	(2,445,958,747)
CASH FLOW FROM INVESTING ACTIVITIES			
Additions in property plant and aquipment, owned assets		(578,163,563)	(32,991,201)
Additions in property, plant and equipment - owned assets Sale proceeds from disposal of property and equipment		(570,105,505)	11,886,650
Additions in intangibles	6	(16,667,109)	(8,104,219)
Interest income received	•	72,773,914	145,086,915
Short term investments		197,000,000	1,804,579,000
NET CASH (USED IN) / GENERATED FROM INVESTING ACTIVITIES		(325,056,758)	1,920,457,145
CASH FLOW FROM FINANCING ACTIVITIES		(462 474 670)	(106,691,355)
Lease liability repaid		(162,174,670) (21,557,155)	(7,774,845)
Director's loan repaid		156,388,301	70,592,652
Loans acquired Short term borrowings (repaid) / obtained - net		(2,098,310,589)	1,101,684,091
NET CASH (USED IN) / GENERATED FROM FINANCING ACTIVITIES		(2,125,654,113)	1,057,810,543
NET INCREASE IN CASH AND CASH EQUIVALENTS		17,864,551	532,308,941
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR		814,288,761	281,979,820
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR	38	832,153,312	814,288,761
CASH AND CASH EQUIVALENTS AT THE END OF THE TEAK	30		

The annexed notes from 1 to 47 form an integral part of these financial statements.

Chief Executive

Chief Financial Officer

AIR LINK COMMUNICATION LIMITED NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2021

1 THE COMPANY AND ITS OPERATIONS

1.1 The Company was incorporated in Pakistan on 02 January 2014 as a private limited company under the repealed Companies Ordinance, 1984 (now Companies Act, 2017) having registered office at LG 2, Al - Qadeer Heights, 1 Babar Block, New Garden Town, Lahore, Punjab. The Company is engaged in the business of import, export distribution, indenting, wholesale, retail of communication and IT related products and services including cellular mobile/smart phones, tablets, laptops, accessories and allied products. The Company converted to a public limited company on 24 April 2019 and got itself registered on Pakistan Stock Exchange (PSX) subsequent to the year end (see note 1.2).

During the year, the Company set-up a facility for assembly of smart phones and feature phones located at 152-M, Quaid-e-Azam Industrial Area, Kot Lakhpat, Lahore, Punjab, Pakistan. Initial assembling capacity has been planned for 400,000 mobile sets per month which is expandable according to market demand.

The locations of Company's head office, assembling facility, retail outlets and flagship store are as below:

BUSINESS UNIT	ADDRESS
Head Office	LG 2, Al - Qadeer Heights, 1 Babar Block, New Garden Town, Lahore, Punjab
Assembling Facility	152-M Quaid-e-Azam Industrial Area, Kot Lakhpat, Lahore, Punjab, Pakistan
Samsung Retail Store	Shop No. LG-19, Lucky One Mall, LA-2/B, Block 21, Opp. UBL Sports Complex, Rashid Minhas Road, Karachi, Pakistan
Huawei Retail Store	Shop No. SF-23, Lucky One Mall, LA-2/B, Block 21, Opp. UBL Sports Complex, Rashid Minhas Road, Karachi, Pakistan
Air Link Flagship Store	Shop No. 1, Xinhua Mall, 24-B/2, Mian Mehmood Ali Kasoori Road, Block B2 Gulberg III, Lahore, Pakistan
Samsung Retail Store	Shop No. 27, Ground floor, Emporium Mall, Johar Town, Lahore, Pakistan
Air Link Retail Store	Shop No. SF-7, Lucky One Mall, LA-2/B, Block 21, Opp. UBL Sports Complex, Rashid Minhas Road, Karachi, Pakistan
Air Link Retail Store	Shop No. 1080 Opposite Carrefour, Packages Mall, Walton Road, Lahore, Pakistan
Air Link Retail Store	Shop No. SF-51, Dolmen Mall Clifton, Karachi, Pakistan
Samsung Retail Store	Shop No. 1 Near Bank Alfalah, Saddar Cantt. Hyderabad, Pakistan
Air Link Retail Store	Shop No. 2, Al Kareem Plaza, Circular Road, Bahawalpur, Pakistan
Samsung Retail Store	Shop No. 5, Ground Floor, Shareef Complex, Tehsil Chowk, Multan, Pakistan.
Samsung Retail Store	City Centre, DC Office Chowk, Bahawalpur
Samsung Retail Store	Shop-1079, 1st Floor, Packages Mall, Walton Road, Lahore
Air Link Retail Store	Shop G-56, Ground Floor, Emporium Mall, Johar Town, Lahore
MI Retail Store	Shop No. LG-20, Lucky One Mall, LA-2/B, Block 21, Opp. UBL Sports Complex, Rashid Minhas Road, Karachi, Pakistan

In addition to the above, the Company also has stores and warehouses, the list of which is not presented in these financial statements to maintain concision.

During the year, the Company initiated the process to raise funds through Initial Public Offering (IPO) to meet working capital requirements, in order to expand the existing business of the Company. On 19 July 2021, the Securities and Exchange Commission of Pakistan (SECP) granted approval to the Company to issue, circulate and publish Prospectus for the Initial Public Offering (IPO) of 90 million ordinary shares. On 31 August 2021, book-building and institutional / large investors' bidding process was completed for new issue of 60 million shares at strike price of Rs. 71.5 per share, whereas, public subscription of remaining 30 million shares was completed on 7 September 2021. Consequently, 25% of the total share capital of the Company stands offered to the public and institutional investors subsequent to the year end whilst the process of listing of shares on Pakistan Stock Exchange is completed on 22 September 2021.

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1.3 In 2018, the Company took over the existing business of import, export, distribution, indenting, wholesale, retail of communication and IT related products and services including cellular mobile/smart phones, tablets, laptops, accessories and allied products being run by Air Link Communication (a Partnership) by taking over all assets and liabilities with effect from 01 July 2018.

2 STATEMENT OF COMPLIANCE

- 2.1 These financial statements have been prepared in accordance with the accounting and reporting standards as applicable in Pakistan. The accounting and reporting standards applicable in Pakistan comprise of:
 - International Financial Reporting Standards (IFRS standards) issued by the International Accounting Standards Board (IASB) as notified under the Companies act, 2017; and
 - Provisions of and directives issued under the Companies Act, 2017.

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

2.2 Standards, interpretation and amendments applicable to the financial statements for the year ended 30 June 2021

The accounting policies adopted in the preparation of these financial statements are consistent with those of the Company for the year ended 30 June 2021, except as described below:

New standards and amendment

The Company has adopted the following accounting standards and the amendment:

IAS 33	Earnings per Share
IFRS 8	Operating Segments
IFRS 16	Covid-19-Related Rent Concessions beyond 30 June 2021 - Amendment to IFRS 16

The adoption of the above standards and amendment did not have any material effect on the financial statements, except for IAS 33 and IFRS 8 which have been disclosed in note 35 and 44 respectively.

2.3 Standards, interpretation and amendments to approved accounting standards that are not yet effective

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

Standard or Interpretation	Effective date (annual periods beginning on after)
Interest Rate Benchmark Reform - Phase 2 - Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16	1 January 2021
Reference to the Conceptual Framework – Amendments to IFRS 3	1 January 2022
Property, Plant and Equipment: Proceeds before Intended Use – Amendments to IAS 16	1 January 2022
Onerous Contracts - Costs of Fulfilling a Contract - Amendments to IAS 37	1 January 2022
AIP IFRS 1 First-time Adoption of International Financial Reporting Standards – Subsidiary as a first-time adopter	1 January 2022
AIP IFRS 9 Financial Instruments – Fees in the '10 per cent' test for derecognition of financial liabilities	1 January 2022
AIP IAS 41 Agriculture – Taxation in fair value measurements	1 January 2022
Classification of Liabilities as Current or Non-current - Amendments to IAS 1	1 January 2023
Definition of Accounting Estimates - Amendments to IAS 8	1 January 2023
Disclosure of Accounting Policies - Amendments to IAS 1 and IFRS Practice Statement 2	1 January 2023
Deferred Tax related to Assets and Liabilities arising from a Single Transaction – Amendments to IAS 12	1 January 2023

The Company expects that such improvements to the standards will not have any material impact on the Company's financial statements in the period of initial application.

In addition to the above standards and amendments, improvements to various accounting standards and conceptual framework have also been issued by the IASB.

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

Standard or	Interpretation	Effective date (annual periods beginning on after) *
IFRS 1	First-time Adoption of International Financial Reporting	1 July 2009
IFRS 17	Insurance Contracts	1 January 2023

*This represents effective date as per the standards. However, the standards will become effective from the date as notified by the SECP.

The Company expects that such improvements to the standards and new standards will not have any material impact on the Company's financial statements.

3 BASIS OF PREPARATION

3.1 BASIS OF MEASUREMENT

These financial statements have been prepared under the historical cost convention except that certain employee benefits are recognized on the basis mentioned in note 4.11

3.2 PRESENTATION CURRENCY

These financial statements are presented in Pakistani Rupee which is the functional currency of the Company. The figures have been rounded off to the nearest of Rupees unless otherwise stated.

3.3 SIGNIFICANT ACCOUNTING JUDGEMENTS, ESTIMATES AND ASSUMPTIONS

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

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

3.3.1 Judgements

3.3.1.1 Lease term

The Company determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonable certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised.

The Company has several lease options that include extension and termination options. The Company applies judgement in evaluating whether it is reasonably certain whether or not to exercise the option to renew or terminate the lease. That is, it considers all relevant factor that create an economic incentive for it to exercise the renewal or termination. After the commencement period, the Company reassesses the lease term if there is a significant event or change in circumstances that is within its control and affects its ability to exercise or not to exercise the option to renew or to terminate.

3.3.2 Estimates and assumptions

3.3.2.1 Revenue from contracts with customers

The Company applied the following judgement that significantly affect the determination of the amount of revenue from contracts with customers:

- Variable consideration

Contracts with customers include incentives and lower portion discounts that give rise to variable consideration. In estimating the variable consideration, the Company is required to use either the expected value method or the most likely amount method based on which method better predicts the amount of consideration to which it will be entitled.

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The Company applies the most likely amount method. The selected method that best predicts the amount of variable consideration is primarily driven by the incentives decided by the brand owners at the time of purchase of goods and historical recovery patterns.

Before including any amount of variable consideration in the transaction price, the Company considers whether the amount of variable consideration is constrained. The Company determined that the estimates of variable consideration are not constrained based on its historical experience and current economic conditions.

3.3.2.2 Impairment of financial assets

The Company assesses the impairment of its financial assets based on the Expected Credit Loss ("ECL") model. Under the expected credit loss model, the Company accounts for expected credit losses and changes in those expected credit losses at the end of each reporting period to reflect changes in credit risk since initial recognition of the financial assets. The Company measures the loss allowance at an amount equal to lifetime ECL for its financial instruments.

The Company measures the expected credit losses of a financial instrument in a way that reflects:

- an unbiased and probability-weighted amount that is determined by evaluating a range of possible outcomes;
- the time value of money, if applicable; and
- reasonable and supportable information that is available without undue cost or effort at the reporting date about past events, current conditions and forecasts of future economic conditions.

Expected credit losses are measured for the maximum contractual period over which the entity is exposed to credit risk. The significant estimates relating to the measurement of ECL relate to the fair value of the collaterals in place, the expected timing of the collection and forward looking economic factors.

Other areas where estimates and judgments are involved have been disclosed in respective notes to the financial statements.

4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The accounting policies applied are consistent with prior year except as stated in note 2.2.

4.1 Property, plant and equipment

Owned assets

Property, plant and equipment are stated at cost less accumulated depreciation and accumulated impairment losses, if any. Depreciation is provided on straight line method at the rates given in schedule of property, plant and equipment and charged to statement of profit or loss to write off the depreciable amount of each asset at the rates specified in the note 5. Depreciation is provided on assets for the proportionate period of its use in the year of addition and disposal in statement of profit or loss. Normal repairs and maintenance are charged to statement of profit or loss, while major renewals and improvements are capitalized.

An item of property, plant and equipment and any significant part initially recognized is derecognized upon disposal (i.e., at the date the recipient obtains control) or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the statement of profit or loss when the asset is derecognized.

The residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate.

An item of property, plant and equipment and any significant part initially recognized is derecognized upon disposal (i.e., at the date the recipient obtains control) or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the statement of profit or loss when the asset is derecognized.

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

4.2 Intangibles

Intangibles are initially stated at cost less accumulated amortization and accumulated impairment losses, if any. Amortization is charged to statement of profit or loss applying the straight line basis over its normal useful life as specified in note 6. Amortization is charged to statement of profit or loss on time proportion basis for addition or deletion during the year. Gains and losses on disposal of assets are included in statement of profit or loss.

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4.3 Cash and cash equivalents

Cash and cash equivalents in the statement of financial position comprise cash in hand and cash at bank as specified in note 38 that are readily convertible to a known amount of cash and subject to an insignificant risk of changes in values.

For the purpose of the statement of cash flows, cash and cash equivalents consist of cash in hand and cash at banks defined above.

4.4 Stock in trade

Stock in trade, stores, spares and loose tools are valued at lower of cost or net realizable value except those in transit, which are valued at invoice value including other charges, if any, incurred thereon. Basis of determining cost is as follows:

Raw and packing material

weighted average cost

Material in transit

actual cost

Work in process

actual cost

Finished goods

weighted average cost

Stores, spare parts and loose tools

- weighted average cost

Items considered obsolete are carried at nil value. Provision for obsolete and slow moving inventory is based on management estimates of usage in normal business operations. Net realizable value is determined on the basis of estimated selling price of the product in the ordinary course of business less costs of completion and costs necessary to be incurred in order to make the sale.

4.5 Trade and other receivables

Trade debts and other receivables are carried at original invoice amount. Provision is made for debts considered doubtful of recovery based on ECL model of IFRS 9 and debts considered irrecoverable are written off as and when identified.

4.6 Leases

The Company assesses at contract inception whether a contract is, or contains, a lease i.e. if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

Company as lessee

The Company applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Company recognizes lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

4.6.1 Right-of-use assets

The Company recognizes right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognized, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease term and the estimated useful lives of the assets.

4.6.2 Lease liabilities - rented premises

In calculating the present value of lease payments, the Company uses its incremental borrowing rate at the lease commencement date because the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments (e.g., changes to future payments resulting from a change in an index or rate used to determine such lease payments) or a change in the assessment of an option to purchase the underlying asset.

4.7 Trade and other payables

Trade and other payables are carried at cost which is the consideration to be paid in the future for goods and services received, whether or not billed to the Company.

4.8 Provisions

Provisions are recognized in the statement of financial position when the Company has a legal or constructive obligation as a result of a past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made to the extent of obligation.

4.9 Taxation

Current

Provision for the current tax is based on the taxable income for the year determined in accordance with the provisions of the Income Tax Ordinance, 2001. The charge for current tax is calculated using prevailing tax rates or tax rates expected to apply to the profit for the year if enacted after taking into account tax credits, rebates and exemptions, if any. The charge for current tax also includes adjustments, where considered necessary, to provision for tax made in previous years arising from assessments framed during the year for such years.

Deferred

Deferred tax is recognized using balance sheet method, providing for temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. The amount of deferred tax provided is based on the expected manner of realization or settlement of the carrying amount of assets and liabilities, using the enacted or substantively enacted rates of taxation.

The Company recognizes a deferred tax asset to the extent that it is probable that taxable profits for the foreseeable future will be available against which the asset can be utilized. Deferred tax assets are reduced to the extent that it is no longer probable that the related tax benefit will be realized.

4.10 Revenue from contracts with customers

The Company is in the business of selling cellular mobile phones, tablets, accessories and allied products. Revenue from contract with customers is recognized when control of goods are transferred to the customer at an amount that reflects the consideration to which the Company expects to be entitled in exchange of those goods.

Revenue from sale of goods is recognized at a point when performance obligations are satisfied coinciding with transfer of control of the asset to the customer, generally on delivery.

The Company considers whether there are other promises in the contract that are separate performance obligations to which a portion of transaction price needs to be allocated such as sale incentives, promotions and rebates. In considering the transaction price for the sale of equipment, the Company considers the effects of variable consideration, the existence of significant financing components, non-cash consideration and consideration payable to customer (if any).

4.10.1 Service Income

The Company also provides repair services for mobile phones, tablets, accessories and allied products which are inwarranty and out-of-warranty at its service centers. The Company recognizes the revenue from repair services when the service is provided to the customer.

4.10.2 Variable consideration

If the consideration in a contract includes a variable amount, the Company estimates the amount of consideration to which it will be entitled in exchange for transferring the goods to the customer. The variable consideration is estimated at contract inception and constrained until it is highly probable that a significant revenue reversal in the amount of cumulative revenue recognized will not occur when the associated uncertainty with the variable consideration is subsequently resolved. The contracts with customers provide them with a right to incentives, lower portion discounts, rebates and promotions at the discretion of brand owners. Only the incentives and lower portion discounts give rise to variable consideration.

(i) Incentives and lower portion discounts

The Company provides retrospective sale incentives to certain customers once the quantity of products sold by those customers to end consumers during the period exceeds an agreed threshold. These incentives reduce the amounts payable by the customer. To estimate the variable consideration for the expected future incentives, the Company applies the most likely amount method. The selected method that best predicts the amount of variable consideration is primarily driven by the incentives decided by the brand owners at the time of purchase of goods. The Company then applies the requirements on constraining estimates of variable consideration and recognizes a refund liability for the expected future incentives.

(ii) Rebates and promotions

The Company provides rebates and promotions to customers based on the instructions by the brand owners. Upon receipts of instructions, the Company gives the customers an option to return unsold products and obtain same product categories based on revised selling prices or the Company issues a credit note to the customer which can be used to adjust against the receivable recorded of the customer. These do not constitute variable consideration as these rebates and promotions are decided by brand owners on specific categories based on market demand which is a factor outside the Company's influence and there is no established pattern of possible consideration amounts at time of sale. Therefore, these rebates and promotions are not adjusted in revenue from contract with customers.

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4.10.3 Significant financing component

The Company receives few short-term advances from its customers and hence does not adjust the promised amount of consideration for the effects of a significant financing component as the effect of the same is not considered material.

4.10.4 Non cash consideration

The Company's receivables against the transfer of goods to customers are usually settled in cash.

4.10.5 Consideration payable to customers

The Company records the consideration payable to customers when brand owners provide instructions to provide rebates and promotions to the customers. The consideration payable to a customer is accounted for as a reduction of the transaction price unless the payment to the customer is in exchange for a distinct good or service that the customer transfers to the entity.

4.10.6 Contract balances

(i) Trade receivables

A receivable represents the Company's right to an amount of consideration that is unconditional (i.e., only the passage of time is required before payment of the consideration is due). Accounting policy for initial recognition and subsequent measurement is disclosed in note 4.5 to these financial statements. Payment is generally due within 30 to 90 days of satisfaction of performance obligation.

(ii) Contract liabilities

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

(iii) Refund liabilities

A refund liability is the obligation to refund some or all of the consideration received (or receivable) from the customer and is measured at the amount the Company ultimately expects it will have to return to the customer. The Company updates its estimates of refund liabilities (and the corresponding change in the transaction price) at the end of each reporting period. Refer to above accounting policy on variable consideration.

4.10.7 Costs to obtain a contract

The Company pays legal documentation costs for each contract that they obtain for sale of goods. The Company has elected to apply the optional practical expedient for costs to obtain a contract which allows the Company to immediately expense these costs because the amortization period of the asset that the Company otherwise would have used is one year or less.

4.10.8 Costs to fulfill a contract

The Company incurs carriage costs on delivery of goods to warehouses as well as to customers. The Company has elected to apply the optional practical expedient for costs to fulfill a contract which allows the Company to immediately expense these costs as the amortization period of the asset that the Company otherwise would have used is less than a year.

In case of carriage costs from shipping port to main warehouse, these costs are classified as domestic carriage which is part of cost of sales. In case of deliveries to regional warehouses and customers, these costs are included under freight outward which is part of selling and distribution cost.

4.11 Employees' Retirement Benefits - Defined Benefit Plan

The Company operates an unfunded gratuity scheme covering eligible workers, payable on ceasing of employment subject to completion of minimum qualifying period of service. Obligations under the scheme are calculated on the last drawn gross salary by number of years served to the Company.

An actuarial valuation of all defined benefit schemes except eligible retired employees' medical scheme is conducted every year. The valuation uses the Projected Unit Credit method. Experience adjustments are recognized in other comprehensive income when they occur. Amounts recorded in statement of profit or loss are limited to current and past service cost, gains or losses on settlements, and net interest income / (expense). All other changes in net defined benefit liability are recognized in other comprehensive income with no subsequent recycling to statement of profit or loss.

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4.12 Foreign exchange

Foreign currency transactions are recorded at the exchange rate applicable at the transaction date. Monetary assets and liabilities are translated into rupees using exchange rates applicable at the reporting date. All gains and losses on settlement and translation at period end are recognized in the statement of profit or loss.

4.13 Financial instruments - initial recognition and subsequent measurement

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

4.13.1 Financial assets

Financial assets - initial recognition

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

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

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

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

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

The Company's financial assets include long-term deposits, trade debts, loans and advances, other receivables and bank balances.

Financial assets - subsequent measurement

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

- a) Financial assets at fair value through profit or loss
- b) Financial assets at amortized cost (debt instruments)
- c) Financial assets designated at fair value through OCI with no recycling of cumulative gains and losses upon derecognition (equity instruments)
- d) Financial assets at fair value through OCI with recycling of cumulative gains and losses (debt instruments)

a) Financial assets at fair value through profit or loss

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

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

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This category includes derivative instruments and listed equity investments which the Company had not irrevocably elected to classify at fair value through OCI. Dividends on listed equity investments are also recognized as other income in the statement of profit or loss when the right of payment has been established.

A derivative embedded in a hybrid contract, with a financial liability or non-financial host, is separated from the host and accounted for as a separate derivative if: the economic characteristics and risks are not closely related to the host; a separate instrument with the same terms as the embedded derivative would meet the definition of a derivative; and the hybrid contract is not measured at fair value through profit or loss. Embedded derivatives are measured at fair value with changes in fair value recognized in profit or loss. Reassessment only occurs if there is either a change in the terms of the contract that significantly modifies the cash flows that would otherwise be required or a reclassification of a financial asset out of the fair value through profit or loss category.

A derivative embedded within a hybrid contract containing a financial asset host is not accounted for separately. The financial asset host together with the embedded derivative is required to be classified in its entirety as a financial asset at fair value through profit or loss.

The Company's financial asset at fair value through profit or loss include investment in mutual funds.

b) Financial assets at amortized cost (debt instruments)

This category is the most relevant to the Company. The Company measures financial assets at amortized cost if both of the following conditions are met:

- The financial asset is held within a business model with the objective 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 amortized cost are subsequently measured using the effective interest (EIR) method and are subject to impairment. Gains and losses are recognized in profit or loss when the asset is derecognized, modified or impaired.

The Company's financial assets at amortized costs includes trade debts, other receivables, short term investments excluding investment in mutual funds and bank balance.

c) Financial assets designated at fair value through OCI with no recycling of cumulative gains and losses upon derecognition (equity instruments)

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

Gains and losses on these financial assets are never recycled to profit or loss. Dividends are recognized as other income in the statement of profit or loss when the right of payment has been established, except when the Company benefits from such proceeds as a recovery of part of the cost of the financial asset, in which case, such gains are recorded in OCI. Equity instruments designated at fair value through OCI are not subject to impairment assessment.

The Company does not have any financial assets designated at fair value through OCI (equity instruments).

d) Financial assets at fair value through OCI with recycling of cumulative gains and losses (debt instruments)

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

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

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

The Company does not have debt instruments recorded at fair value through OCI with recycling of cumulative gains and losses.

Financial assets - Derecognition

A financial asset (or, where applicable a part of a financial asset or part of a Company of similar financial assets) is primarily derecognized when:

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

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

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

Financial assets - Impairment

The Company recognizes an allowance for expected credit losses ("ECL") for all debt instruments not held at fair value through profit or loss. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Company expects to receive. The shortfall is then discounted at an approximation to the asset's original effective interest rate.

ECLs are recognized in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12-months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL). The Company considers a financial asset in default when contractual payments are 120 days past due. However, in certain cases, the Company may also consider a financial asset to be in default when internal or external information indicates that the Company is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Company. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

The Company uses a provision matrix to calculate ECLs for trade debts. The provision rates are based on days past due for groupings of various customer segments that have similar loss patterns (i.e., by geography, product type and customer type).

For trade debts, the Company applies a simplified approach in calculating ECLs based on lifetime expected credit losses. The provision matrix is initially based on the Company's historical observed default rates. The Company will calibrate the matrix to adjust the historical credit loss experience with forward-looking information. For instance, if forecast economic conditions (i.e., gross domestic product and inflation) are expected to deteriorate over the next year which can lead to an increased number of defaults in the sector, the historical default rates are adjusted. At every reporting date, the historical observed default rates are updated and changes in the forward-looking estimates are analyzed. The expected credit losses are recognized in the statement of profit or loss. For bank balances, the Company applies a simplified approach in calculating ECLs based on lifetime expected credit losses. The Company reviews internal and external information available for each bank balance to assess expected credit loss and the likelihood to receive the outstanding contractual amount. The expected credit losses are recognized in the statement of profit or loss.

4.13.2 Financial liabilities

Financial liabilities - initial recognition

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

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

The Company's financial liabilities include long term loans, short term borrowings utilized under mark-up arrangements, creditors, lease liabilities, accrued and other liabilities.

Financial liabilities - subsequent measurement

Loans and borrowings

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortized cost using the EIR method. Gains and losses are recognized in profit or loss when the liabilities are derecognized as well as through the EIR amortization process.

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

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This category applies to long term loans, short term borrowings utilized under mark-up arrangements, creditors, lease liabilities, accrued and other liabilities.

Financial liabilities - derecognition

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or expires.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts is recognized in the statement of profit or loss.

4.14 Offsetting financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the statement of financial position if there is a currently enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis, to realize the assets and settle the liabilities simultaneously.

4.15 Operating segments

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker. The Chief Operating Decision Maker (CODM), who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the CEO who makes strategic decisions. The CODM monitors the operating results of its business units separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on profit or loss and is measured consistently with profit or loss in the financial statements.

The management has determined that the Company has 'Distribution & Retail' and 'Assembly' as two distinct reportable segments. Transfer prices between operating segments are on an arm's-length basis in a manner similar to transactions with third parties.

4.16 Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of the asset. All other borrowing costs are expensed in the period in which they occur. Borrowing costs consist of interest and other costs that the Company incurs in connection with the borrowing of funds.

4.17 Dividend and appropriation to reserves

Dividend distribution and appropriation to reserves are recognized as liability in the financial statements in the period in which these are approved.

AIR LINK COMMUNICATION LIMITED

Note 30 June 2021 30 June 2020
Rupees Rupees
567,454,504 71,165,594
686,445,732 405,806,551

126,599,723

(2,709,650)

476,972,145

PROPERTY, PLANT AND EQUIPMENT

Operating fixed assets Right-of-use assets

5.1

Total

rugiti or use assets											5.1	1,253,900,236	476,972,
							30 June 202	1					
			co					ACCUM	ULATED DEPREC	CIATION			
	Balance as on 01 July 2020	Initial recognition under IFRS 16	Additions	Transfer from right-of-use assets	Termination	Balance as on 30 June 2021	Balance as on 01 July 2020	Charge for the period	Transfer from right-of-use assets	Termination	Balance as on 30 June 2021	Net book value as on 30 June 2021	Rate
■ SUBSIDE N ADDRANG GLOV		*****************				F	Rupees						%
Owned Assets			400 450 057										
Building on lease hold land	•	•	108,158,357	•		108,158,357	•	4,441,935	ā	-	4,441,935	103,716,422	10
Plant & machinery	•		224,328,857	•	-	224,328,857	(Section 1997)	9,234,689	2	.20	9,234,689	215,094,168	10
urniture and fixtures	15,502,464	•	8,627,719	3.5	*	24,130,183	6,614,840	6,609,687	-		13,224,527	10,905,656	33
Computers	14,004,875	•	27,669,629	•		41,674,504	7,163,270	8,688,736	3	(50)	15,852,006	25,822,498	33
Office equipment	45,916,395		207,435,166	•		253,351,561	16,684,124	45,352,345	2	-	62,036,469	191,315,092	33
Motor vehicles	47,720,480	586	6,441,835	350	-	54,162,315	21,516,386	12,045,261	*	*	33,561,647	20,600,668	25
	123,144,214	•	582,661,563			705,805,777	51,978,620	86,372,653	-	*	138,351,273	567,454,504	
ight-of-use assets							Desiries Incolocular Fran	and the contract of			SHEAD OF BEING AND DOLLES	COOPERATOR	
Notor vehicles	56,288,625		19,315,600	20	(5,558,750)	70,045,475	22,443,747	19,232,166	2	(1,888,452)	39,787,461	30,258,014	25
ease hold land		9901	344,940,738	960	***************************************	344,940,738		31,077,886	-		31,077,886	313,862,852	10
Rented premises-buildings	424,139,029		146,418,178		(89,019,318)	481,537,889	52,177,356	96,246,188		(9,210,521)	139,213,023	342,324,866	10 - 2
	480,427,654		510,674,516	-	(94,578,068)	896,524,102	74,621,103	146,556,240		(11,098,973)	210,078,370	686,445,732	
Total .	603,571,868	*	1,093,336,079		(94,578,068)	1,602,329,879	126,599,723	232,928,893	-	(11,098,973)	348,429,643	1,253,900,236	
							30 June 202	0			-7-1/0		
			CO	ST				ACCUM	ULATED DEPREC	CIATION			
	Balance as on	Initial	Vac-2-11100	Transfer from		Balance as on	Balance as on	Charma for the	Transfer from		Delenes es es	Net book value as on	Rate
	01 July 2019	recognition under IFRS 16	Additions	right-of-use assets	Termination	30 June 2020	01 July 2019	Charge for the period	right-of-use assets	Termination	Balance as on 30 June 2020	30 June 2020	Rate
						(F	Rupees)					TOMERANDA.	%
wned Assets													
urniture and fixtures	10,186,034		5,316,430	*		15,502,464	2,446,242	4,168,598	*	· ·	6,614,840	8,887,624	33
omputers	11,076,693	*	2,928,182			14,004,875	3,034,480	4,128,790		-	7,163,270	6,841,605	33 33 33
ffice equipment	21,169,806	-	24,746,589		1745	45,916,395	5,146,145	11,537,979	**	2	16,684,124	29,232,271	33
otor vehicles	27,506,480	-	7	20,214,000	15	47,720,480	6,274,917	10,794,389	4,447,080	-	21,516,386	26,204,094	25
	69,939,013	-	32,991,201	20,214,000	•	123,144,214	16,901,784	30,629,756	4,447,080	-	51,978,620	71,165,594	
ght-of-use assets												10 M	
Notor vehicles	71,878,815	-	19,512,810	(20,214,000)	(14,889,000)	56,288,625	15,839,430	13,761,047	(4,447,080)	(2,709,650)	22,443,747	33,844,878	25
Rented premises-buildings	(*)	173,623,747	250,515,282			424,139,029	W 10	52,177,356			52,177,356	371,961,673	10 - 3
WANTE DOCTOR AND DESCRIPTION OF THE SOURCE O	71,878,815	173,623,747	270,028,092	(20,214,000)	(14,889,000)	480,427,654	15,839,430	65,938,403	(4,447,080)	(2,709,650)	74,621,103	405,806,551	115000
		The state of the s							400				

603,571,868

32,741,214

96,568,159

5.2 There are fully depreciated assets, having cost of Rs. 3,726,130 (30 June 2020: Rs.11,517,513) that are still in use as at the reporting date.

173,623,747

5.3 Company's immovable fixed assets are located at 152-M Quaid-e-Azam Industrial Area, Kot Lakhpat, Lahore having area of 77,637 square feet .

303,019,293

5.4 Plant and machinery includes borrowing cost capitalized during the year amounting to Rs. 27,498,704 (30 June 2020: Rs. Nil). The expansion has been financed by term finance facilities from financial institutions at the rate of 9,45%.

(14,889,000)

5.5 The depreciation charge for the year has been allocated as follows:

Note	30 June 2021	30 June 2020
	Rupees	Rupees
28	21,626,328	6,389,064
29	93,581,998	52,909,557
30	117,720,567	37,269,538
	232,928,893	96,568,159
	28 29	Rupees 28 21,626,328 29 93,581,998 30 117,720,567

141,817,828

		Note	30 June 2021	30 June 2020
6	INTANGIBLES - Software		Rupees	Rupees
	Cost: As at 1 July		13,511,171	5,406,952
	Additions during the year		16,667,109	8,104,219
	As at 30 June		30,178,280	13,511,171
	Accumulated amortization:			
	As at 1 July		4,702,684	1,535,420
	Charge for the year	28 & 29	7,459,242	3,167,264
	As at 30 June		12,161,926	4,702,684
	Net book value		18,016,354	8,808,487
			10,010,004	0,000,407
	Rate of amortization		33%	33%
_				
7	DEFERRED TAX ASSET/(LIABILITY)			
	This comprises of:			
	Deferred tax liabilities on taxable temporary differences			
	Lease liabilities			9,877,053
	Accelerated tax depreciation		65,216,875	
	Deferred to a sector of deductible to the sector of			
	Deferred tax assets on deductible temporary differences			
	Lease liabilities		7,137,286	
	Defined benefit liability		10,069,493	8,470,160
	Provision for net realizable value adjustment		4,001,891	9,137,610
	Decelerated tax depreciation Provision for upfront discount		•	3,311,824 51,141,680
	Refund liabilities		8,764,277	2,191,267
	Provision for expected credit loss		20,004,123	16,887,726
			(15,239,805)	81,263,214
	Reconciliation of deferred tax, net			
	reconcination of deferred tax, net			
	As at 1 July		81,263,214	209,578,554
	Recognized in statement of profit or loss	34	(96,860,050)	(128,623,002)
	Recognized in other comprehensive income As at 30 June		<u>357,031</u> (15,239,805)	307,662 81,263,214
			(10,200,000)	01,200,214
7.1	Deferred tax asset has been recognized based on assessment that in future			
	Company will fall under Normal Tax Regime in future years and shall have suf utilized.	ficient taxable profits	against which this defer	red tax asset shall be
	utilized.			
		Note	30 June 2021	30 June 2020
8	STOCK IN TRADE		Rupees	Rupees
	Raw material		202 762 074	
	Work in process		393,763,974 19,576,154	
	Mobile phones		1,254,026,953	2,581,622,998
	Equipment			3,343,651
	Spare parts		79,678,663	167,910,916
			1,747,045,744	2,752,877,565
	Provision for net realizable value	8.1	(13,799,624)	(32,675,515)
	Goods in transit		1,733,246,120	2,720,202,050
	Goods III transit		1,800,427,746 3,533,673,866	1,889,849,845 4,610,051,895
				4,010,001,000
8.1	Movement in provision for net realizable value is as follows:			
	Opening belongs		20 075 545	440 750 404
	Opening balance Reversal during the year		32,675,515 (18,875,891)	143,758,134 (111,082,619)
	Closing balance		13,799,624	32,675,515
500				
9	TRADE DEBTS			
	Considered good - unsecured			
	Local		4,034,354,128	2,525,527,813
	Exports		1,425,887,763	2,190,174,862
	Alleway for the first of the second of the s	12.6	5,460,241,891	4,715,702,675
	Allowance for expected credit loss	9.1	(68,979,736)	(60,390,940)
			5,391,262,155	4,655,311,735
				413

30 June 2020

30 June 2021

Note

12.2

12.3

99,430,680

3,804,004,164

3,753,344,917

(50,659,247)

1,808,785

99,430,680

611,026

1,395,673

9,152,334,650

9,152,334,650

		11010	OU OUTIC EUET	00 00110 2020
9.1	Movement in allowance for expected credit loss is as follows:		Rupees	Rupees
3.1	Movement in allowance for expected credit loss is as follows.			
	Opening balance		60,390,940	8,000,000
	Reversal during the year		(60,390,940)	(8,000,000)
	Charge during the year		68,979,736	60,390,940
		29	8,588,796	52,390,940
	Closing balance		68,979,736	60,390,940
9.2	Age analysis of these trade debts is disclosed in Note 39.2.1.			
10	LOANS AND ADVANCES			
	Advances considered good - unsecured			
	Advance to suppliers	10.1	152,235,346	3,659,589
	Employees against salary	10.2	18,883,649	662,594
	Employees against Company expenses		154,300	54,177,585
	Employees against loaned / mobile sets		401,672	6,625,966
	Clearing agent		-	101,516,269
			171,674,967	166,642,003
10.1	This represents amount given as advance to suppliers against purchase of stock in	n trade.		
10.2	These are interest free loan provided to employees repayable in one year.			
11	TRADE DEPOSITS AND SHORT TERM PREPAYMENTS			
	Security deposits	11.1	29,308,107	33,017,044
	Prepayments		3,160,002	3,098,048
			32,468,109	36,115,092
11.1	This represents amount deposited with brand owners against purchase of parts an	d deposit with logistics	s company.	
		Note	30 June 2021	30 June 2020
12	OTHER RECEIVABLES		Rupees	Rupees
	Margin against letters of credit and contracts		2,283,571,862	6,035,542,751
	Shipping guarantee		-	314,707,073
	Bank guarantee		3,000,000	1,250,500
	Earnest money		32,000,000	33,981,124
	Performance bond		•	6,024,222
	Due from brand owners	12.1	1,384,192,837	2,659,391,601

12.1 This represents due from brand owners on account of various incentives and promotions offered by them.

Insurance claims

Others

Claims from courier against lost items

Less: Allowance for expected credit loss

12.2 This represents amount receivable from Premier Insurance Limited (PIL) against which the Company has filed an application in Insurance Tribunal for recovery of the same on the grounds that PIL deviated from its legal and contractual obligations and despite payment of premium by the Company, PIL has arbitrarily withheld the amounts claimed. The management, based on legal advice, is confident that the above claims will be received by the Company and will take 6-8 months for settlement of the said application. Consequently, no provision has been recognized in these financial statements and the management is continuing to classify the said receivable as current asset. The Company has also recorded amount of Rs. 27.9 million as payable to PIL in trade and other payables.

12.3	Movement in allowance for expected credit loss is as follows:	Note	30 June 2021 Rupees	30 June 2020 Rupees
	Opening balance Charged during the year	29	50,659,247	
	Closing balance	20	50,659,247	
13	TAX REFUNDS DUE FROM THE GOVERNMENT			
	Advance income tax	13.1	160,808,854	160,290,032
	Sales tax		84,050,779	86,674,017
			244,859,633	246,964,049

13.1 This represents the amount of advance income tax recoverable from tax authorities net of current year's provision for taxation amounting to Rs. 787,944,002 (2020: Rs. 950,996,430).

		Note	30 June 2021	30 June 2020
14	SHORT TERM INVESTMENTS	-	Rupees	Rupees
	Financial assets at amortized cost			
	Term deposits	14.1	368,190,162	588,676,313
	Term finance certificate	14.2	100,000,000	101,887,000
			468,190,162	690,563,313
	Financial assets at fair value through profit or loss			
	Investment in mutual funds	14.3	41,310,624	35,683,564
			509,500,786	726,246,877

- 14.1 These term deposits (TDR's) have face value of Rs. 366.4 million (30 June 2020: Rs. 566 million) and carry mark up of 5% to 8% (30 June 2020: 6.2% to 13.25%), having maturity period 30 days to 90 days (30 June 2020: 30 days to 90 days). These TDR's are under lien against funded facilities obtained from financial institutions.
- 14.2 This term finance certificate have face value of Rs. 100 million (30 June 2020: Rs. 100 million) and carry mark up at the rate of 6 months KIBOR + 2.25 % (30 June 2020: 6 Months KIBOR + 2.25%). This term finance certificate is under lien against funded facilities obtained from financial institutions.
- 14.3 The amount relates to 422,772.1690 units (30 June 2020: 365,112.1791 units) of JS Islamic Hybrid Fund of Funds II (JS Islamic Capital Preservation Allocation Plan III) managed by JS Investments Limited.

14.4 Movement in financial assets is as follows:

At amorti	zed cost	At fair value through profit and loss	
Term Deposit	Term Finance Certificate	Investment in mutual funds	Total
588,676,313	101,887,000	35,683,564	726,246,877
	-	29,000,000	29,000,000
(200,000,000)		(26,000,000)	(226,000,000)
51,469,200	9,521,351		60,990,551
	-	2,627,060	2,627,060
(71,955,351)	(11,408,351)	-	(83,363,702)
368,190,162	100,000,000	41,310,624	509,500,786
2 384 779 000	100 000 000	23 000 000	2,507,779,000
2,304,779,000	100,000,000	[전기를 가입하다 기계	13,800,000
(1.818.379.000)		10,000,000	(1,818,379,000)
	12 933 000		165,650,313
102,717,010	12,000,000	(1.116.436)	(1,116,436)
(130,441,000)	(11,046,000)	(1,110,430)	(141,487,000)
588,676,313	101,887,000	35,683,564	726,246,877
	788,676,313 (200,000,000) 51,469,200 (71,955,351) 368,190,162 2,384,779,000 (1,818,379,000) 152,717,313	Term Deposit Certificate 588,676,313 101,887,000 (200,000,000) - 51,469,200 9,521,351 (71,955,351) (11,408,351) 368,190,162 100,000,000 2,384,779,000 100,000,000 (1,818,379,000) - 152,717,313 12,933,000 (130,441,000) (11,046,000)	At amortized cost through profit and loss Term Deposit Term Finance Certificate Investment in mutual funds 588,676,313 101,887,000 35,683,564 29,000,000 29,000,000 (200,000,000) - (26,000,000) 51,469,200 9,521,351 - (71,955,351) (11,408,351) - 368,190,162 100,000,000 41,310,624 2,384,779,000 100,000,000 23,000,000 (1,818,379,000) - - 152,717,313 12,933,000 - (130,441,000) (11,046,000) -

14.5 Movement in gain on remeasurement of financial assets at fair value through profit or loss is as follows:

	Note	30 June 2021	30 June 2020
	-	Rupees	Rupees
Balance as at 1 July		(1,116,436)	118,126
Fair value gain / (loss) during the year		3,743,496	(1,234,562)
Closing Balance		2,627,060	(1,116,436)
CASH AND BANK BALANCES			
Cash in hand		14,936,115	5,403,772
Cash at bank - current accounts		650,731,335	808,868,831
- savings account	15.1	166,485,862	16,158
		832,153,312	814,288,761

- 15.1 This carries markup at the rate of 4.00% per annum (2020: 4.25 % per annum).
- 16 ISSUED, SUBSCRIBED AND PAID UP CAPITAL

15

30 June 2021	30 June 2020		30 June 2021	30 June 2020
No. of st	nares		Share Ca	pital
125,000,000	125,000,000	Ordinary shares of Rs. 10 each (30 June 2020: Rs.10	1,250,000,000	1,250,000,000
175,000,000	175,000,000	Ordinary shares of Rs. 10 each (30 June 2020: Rs.10 each) fully paid as bonus shares	1,750,000,000	1,750,000,000
300,000,000	300,000,000	=	3,000,000,000	3,000,000,000

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		No. of	Shares	Share Ca	apital
		30 June 2021	30 June 2020	30 June 2021	30 June 2020
16.1	Movement in share capital as follows:				
	Balance as at 1 July Issuance of bonus shares at face value of	300,000,000	250,000,000	3,000,000,000	2,500,000,000
	Rs. 10		50,000,000	-	500,000,000
	Closing Balance	300,000,000	300,000,000	3,000,000,000	3,000,000,000

17 LOAN FROM DIRECTOR - UNSECURED

This interest free, unsecured loan was fully repaid during the year.

		Note	30 June 2021	30 June 2020
18	LONG TERM LOANS		Rupees	Rupees
	JS Bank Limited and PCF Communication Investments (Private) Limited	18.1	393,435,951	767,733,611
	JS Bank Limited	18.2	68,251,302	60,113,652
	Orix Leasing Pakistan Limited	18.3	122,548,311	-
	Add: Accrued markup		28,318,519	16,678,055
			612,554,083	844,525,318
	Less: Current portion shown under current liabilities		(438,747,989)	(415,028,414)
	Less: Accrued markup presented in current liabilities	25	(28,318,519)	(16,678,055)
			145,487,575	412,818,849

18.1 This represents loan obtained from JS Bank Limited and PCF Communication Investments (Private) Limited to meet working capital requirements of the Company. The Company has agreed to issue redeemable capital in the form of secured and convertible term finance certificates subject to the requirements of the Private Placement Securities Rules, 2017. The rate of mark up on loan is 3 months KIBOR + 1%.

This loan is convertible into ordinary shares on meeting caveats agreed in the subscription agreement. However, the loan, if not converted into ordinary shares, shall be redeemable after 31 December 2021 in the event Company does not meet criteria set out in the subscription agreement with loan providers. Based on these facts, the Company had determined that liability to redeem shares exists at the reporting date, therefore, this loan has been presented as a compound financial instrument and the current portion has been recognized under current liabilities. Present value of future cash flows have been discounted at market interest rate of 3 months KIBOR plus 250 bps and difference is accounted for as an equity reserve in financial statements. This loan is secured against joint pari passu charge over current assets of the Company.

	30 June 2021	30 June 2020
	Rupees	Rupees
Opening balance	767,733,611	757,255,046
Unwinding during the year	25,702,341	10,478,565
Transferred to share deposit money	(400,000,000)	***************************************
	393,435,952	767,733,611
To be unwound in future years	6,564,048	32,266,389
	400,000,000	800,000,000

- 18.1.1 On 25 May 2021, the Company obtained approval from Securities Exchange Commission of Pakistan for conversion of redeemable capital amounting Rs. 400 million from JS Bank Limited and PCF Communication Investments (Private) Limited into 7,692,308 ordinary shares of Rs. 10 at conversion rate of Rs. 52 per share. Accordingly, the corresponding portion of loan has been transferred to share deposit money.
- The Company has obtained long term finance facility from JS Bank Limited under State Bank of Pakistan refinance scheme for payment of wages and salaries of workers and employees for the month of April 2020 to June 2020. This represents amount of term finance facility for paying salaries for the month of April 2020 and May 2020. The facility is repayable in eight equal quarterly instalments, payable quarterly in arrears, commencing after a grace period of 6 months and it carries markup at the rate of 3% per annum. However, till the grant of refinance from SBP, markup is charged at 1 month KIBOR plus 2%. The effect of differential in rate by applying 'IAS 20 Accounting for Government Grants and Disclosure of Government Assistance' is considered immaterial. This facility is secured against lien over term deposit receipts of Rs. 190 million (30 June 2020: Nil) and JSIL of Rs. 10 million (30 June 2020: Nil), lien against already issued JSIL funds with 20% margin and personal guarantees of the directors.
- 18.3 This represents loan obtained from Orix Leasing Pakistan Limited under sale and lease back arrangement of different machinery including but not limited to mobile assembly units, air conditioner including VRF system, elevator, electrical equipment's vehicles. As the transfer of the assets did not meet the criteria of sales under IFRS 15 Revenue from Contracts with Customers. The loan carries mark-up of 6 months KIBOR+ 5% and is repayable in 36 equal monthly installments. The loan is secured against the leased assets.

19 LEASE LIABILITIES

The effective interest rate used as the discounting factor (i.e. incremental borrowing rate) is 12.69% The amounts of future payments and the periods in which they will become due are:

2022 169,133,039 106,337 2023 163,865,032 84,517 2024 139,281,335 65,343 2025 137,782,181 92,427 2026 84,182,932 Later than 2026 387,036,499 1,081,281,018 454,360 Less: Future finance charges (370,223,955) (83,873) Present value of minimum lease payments 711,057,063 370,486		30 June 2021	30 June 2020
2022 2023 2024 2025 2026 Later than 2026 Less: Future finance charges Present value of minimum lease payments 169,133,039 106,337 106,337 106,337 106,337 106,337 106,337 106,337 106,337 106,337 106,337 106,337 106,337 106,337 106,337 106,337 106,337 139,281,335 106,337 106,33	Year ending	Rupees	Rupees
2023 2024 2025 2026 Later than 2026 Less: Future finance charges Present value of minimum lease payments 163,865,032 84,517 84,517 92,427 84,181 92,427 92	2021		105,734,407
2024 2025 2026 Later than 2026 Less: Future finance charges Present value of minimum lease payments 139,281,335 65,343 92,427 92,427 65,343 92,427 65,343 92,427 65,343 92,427 65,343 92,427 65,343 92,427 65,343 92,427 65,343 92,427 65,343 92,427 65,343 92,427 65,343 65,343 65,343 92,427 65,343 92,427 65,343 92,427 65,343	2022	169,133,039	106,337,354
2025 2026 Later than 2026 Less: Future finance charges Present value of minimum lease payments 137,782,181 92,427 84,182,932 1,081,281,018 454,360 (370,223,955) (83,873 711,057,063 370,486		163,865,032	84,517,093
2026 Later than 2026 Less: Future finance charges Present value of minimum lease payments 84,182,932 387,036,499 1,081,281,018 454,360 (83,873) 711,057,063 370,486		139,281,335	65,343,853
Later than 2026 387,036,499 1,081,281,018 454,360 Less: Future finance charges (370,223,955) (83,873 Present value of minimum lease payments 711,057,063 370,486		137,782,181	92,427,808
1,081,281,018 454,360 Less: Future finance charges (370,223,955) (83,873 Present value of minimum lease payments 711,057,063 370,486		84,182,932	-
Less: Future finance charges (370,223,955) (83,873) Present value of minimum lease payments 711,057,063 370,486	Later than 2026	387,036,499	
Present value of minimum lease payments 370,486		1,081,281,018	454,360,515
	Less: Future finance charges	(370,223,955)	(83,873,679)
	Present value of minimum lease payments	711,057,063	370,486,836
Less: Current maturity shown under current liabilities (89,901,750) (75,384	Less: Current maturity shown under current liabilities	(89,901,750)	(75,384,670)
621,155,313 295,102		621,155,313	295,102,166

Minimum Lease Payments (MLP) and their Present Value (PV) are as follows: 19.1

		30 .	June 2021	30 Jur	ne 2020
		MLP	PV of MLP	MLP	PV of MLP
	Due not later than 1 year	Rupees 169,133,039	Rupees 89,901,750	Rupees	Rupees
	Due later than 1 year but not later than	100,100,000	05,501,750	105,734,407	75,384,670
	5 years	525,111,480	315,695,204	348,626,108	295,102,166
	Later than 5 years	387,036,499 1,081,281,018	305,460,109 711,057,063	454,360,515	370,486,836
40.0				404,000,010	070,400,000
19.2	Set out below are the carrying amounts of lea	ase liabilities and the move	ements during the year:		
			Note	30 June 2021 Rupees	30 June 2020 Rupees
	Opening balance			Company of the Company of the Company	u-Schopping MC-1
	IFRS 16 adjustment			370,486,836	22,288,000 173,624,000
	Reassessment of lease			32,573,783	-
	Lease liabilities acquired during the year		22	458,439,687	270,028,092
	Mark-up on lease liabilities - rented premises Termination of lease		33	84,447,089	24,037,731
	remination of lease			(72,715,662) 873,231,733	489,977,823
	Lease rentals paid			(162,174,670)	(119,490,987
	Closing balance			711,057,063	370,486,836
	The Company had total cash outflows for lease use assets and lease liabilities of Rs. 51 270,028,092 and Rs. 270,028,092 respective	0,674,516 and Rs. 458,	2020: Rs. 119,490,987). The Con 439,687 respectively. (2020: Rig	npany also had non-ca ht-of-use assets and	sh additions to right-o lease liabilities of R
		.,,	Note	30 June 2021	30 June 2020
20	DEFINED BENEFIT LIABILITY			Rupees	Rupees
	UNFUNDED GRATUITY				
20.1	The amounts recognized in the statement of	financial position are:			
	Present value of defined benefits obligation			34,722,393	29,188,579
20.2	The amounts recognized in the statement of	profit or loss are:			
	Current service cost			11,397,238	7,820,069
	Interest cost on defined benefit obligation		122	1,651,736	1,467,927
	Expense recognized in the statement profit of	rloss		13,048,974	9,287,996
20.3	The charge for the year has been allocated a	s follows:			
	Cost of sales		28	142,250	-
	Administrative expenses		29	12,906,724	9,287,996
20.4	Movement in the net present value of defined	benefit obligation is:	=	13,048,974	9,287,996
	Net liabilities at the beginning of the year			29,188,579	22 057 945
	Current service cost			11,397,238	23,057,845 7,820,069
	Interest cost on defined benefit obligation			1,651,736	1,467,927
	Remeasurements charged to other comprehe	ensive income			
	-Actuarial assumption			1,231,140	1,100,176
	Less: Payments during the year			43,468,693	33,446,017
	Less: Benefits payable during the year			(8,746,300)	(2,834,670 (1,422,768
	Net liabilities at the end of the year			34,722,393	29,188,579
	Qualified actuaries have carried out the v	aluation as at 30 June	2021. The projected unit credit	method, based on th	e following significar
	assumptions, is used for valuation:				
	Discount rate for interest cost		-	30 June 2021	30 June 2020
	Discount rate for interest cost			10.00% 10.00%	8.50% 10.00%
	Expected rates of salary increase in future ye	ars		5.00%	5.00%
	Retirement assumption			Age 60	Age 60
	Mortality rate			SLIC 2001-2005	SLIC 2001-2005 with
				with one year	one year setback
	A quantitative sensitivity analysis for significa	nt assumption on defined	benefit obligation is as shown belo	setback ow:	
		Sonoitivity lavel			Impact on defined
		Sensitivity level	Assumption		(Rupees)
		+100 bps	Discount rate		36,290,896
		-100 bps	Discount rate		33,237,158
		+100 bps	Expected increase in		33,153,903
		-100 bps	Expected increase in	salary	36,351,787
					٤

30 June 2021

30,221,644

2,958,308,505

1,937,956,517

30 June 2020

7,835,833

1,912,354,236

3,959,439,047

The sensitivity analyses above have been determined based on a method that extrapolates the impact on defined benefit obligation as a result of reasonable changes in key assumptions occurring at the end of the reporting period.

Note

24.1

24.2

The average duration of the defined benefit plan obligation at the end of the reporting period is 5 years.

TRADE DAVARIES ACCRISED AND OTHER LIABILITIES

Arising from retrospective incentives and lower portion discounts

SHORT TERM BORROWINGS

JS Bank Limited

Bank AL Habib Limited

21

	TRADE PAYABLES, ACCRUED AND OTHER LIABILITIES		Rupees	Rupees
	Trade payables		1,050,104,185	6,095,619,066
	Incentives and promotions payable		143,969,719	235,929,516
	Accrued expenses		57,306,627	48,610,462
	Withholding tax payable		89,839,256	45,255,013
	Workers' Welfare Fund	21.1	55,535,806	6,684,326
	Other payables	21.2	3,239,448	49,540,932
			1,399,995,041	6,481,639,315
21.1	Movement in Workers' Welfare Funds:			
	As at 1 July		6,684,326	6,684,326
	Charge for the year	31	48,851,480	-
	As at 30 June		55,535,806	6,684,326
21.2	This includes rebate payable amounting to Rs. 2.43 million (30 June 2020: Rs.15.86	a million) which is a	divistale a series di es fess	
	12).	o million) which is a		
22		o million) which is a	30 June 2021 Rupees	30 June 2020 Rupees
22	12).	o million) which is a	30 June 2021	30 June 2020
22.1	12). CONTRACT LIABILITIES		30 June 2021 Rupees 82,882,488	30 June 2020 Rupees 117,073,114
	CONTRACT LIABILITIES Advances from customers in respect of revenue recognized at a point in time		30 June 2021 Rupees 82,882,488	30 June 2020 Rupees 117,073,114
	CONTRACT LIABILITIES Advances from customers in respect of revenue recognized at a point in time	tomers before the s	30 June 2021 Rupees 82,882,488 atisfaction of performance	30 June 2020 Rupees 117,073,114 obligation.
22.1	CONTRACT LIABILITIES Advances from customers in respect of revenue recognized at a point in time This represents the liability recognized in respect of consideration received from customers.	tomers before the s	30 June 2021 Rupees 82,882,488 atisfaction of performance 30 June 2021	30 June 2020 Rupees 117,073,114 obligation. 30 June 2020

- Dubai Islamic Bank 24.3 263,972,993 1,362,159,606 Bank Alfalah Limited 24.4 439,388,038 350,799,753 324,184,000 Askari Bank Limited 24.5 486,000,000 Pak Oman Investment Company 24.6 275,000,000 Accrued markup 82,412,417 146,736,262 6,168,038,470 8,330,672,904 (146,736,262) Less: Accrued markup presented in current liabilities 25 (82,412,417)6,085,626,053 8,183,936,642 24.1 Working capital facilities obtained from JS Bank comprise of letter of credit (sight) amounting to Rs. 800 million (30 June 2020: Rs. 800 million), shipping guarantees of Rs. 800 million (30 June 2020: Rs. 1.99 billion) (sublimit of letter of credit (sight)), short term finance of Rs. 600 million (30 June 2020: Rs. 600 million) (sublimit of letter of credit (sight)), running finance of Rs. 600 million (sublimit of Letter of credit (Sight)) (30 June 2020: Rs. 600
- million (finance against trust receipt)) and bank guarantee of Rs. 20 million (30 June 2020: Rs. 15 million) (sublimit of running finance). Cash secured letter of credit (sight) facility of Rs. 650 million (30 June 2020: Rs. 1.1 billion), short term finance of Rs. 1 billion (30 June 2020: Rs. 500 million), (sublimit of letter of credit (sight)) and finance against imported merchandise of Rs. 200 million (30 June 2020: Rs. 200 million). These facilities are secured against mortgage of residential properties belonging to sponsors and shareholders having fair market value amounting to Rs. 151.228 million (30 June 2020: Rs. 151.228 million), first pari passu hypothecation charge of Rs. 2.4 billion (30 June 2020: Rs. 2.4 billion) over all present and future current assets, lien of term deposits and personal guarantees of all Directors. The rate of mark up on funded facilities is 3 months KIBOR + 2% (30 June 2020: 3 months KIBOR + 2%).

 24.2 Working capital facilities obtained from Bank AL Habib comprise of LC sight amounting Rs. 2.5 billion (30 June 2020: Rs. 1.5 billion), LC sight of Rs. 750 million in Bank Al Habib Islamic. One time letter of credit (sight) facility of Rs. Nii (30 June 2020: Rs. 800 million), running finance facility of Rs.
- Working capital facilities obtained from Bank AL Habib comprise of LC sight amounting Rs. 2.5 billion (30 June 2020: Rs. 1.5 billion), LC sight of Rs. 750 million in Bank Al Habib Islamic, One time letter of credit (sight) facility of Rs. Nil (30 June 2020: Rs. 800 million), running finance facility of Rs. 3.06 billion (30 June 2020: Rs. 3.06 billion), Import Murabaha facility in Bank Al Habib Islamic of PKR 750 million (Import Murabaha is sublimit of RF), finance against trust receipt (FATR is sublimit of RF) of Rs. 640 million (30 June 2020: Rs. 640 million) and short term finance facility of Rs. 150 million (30 June 2020: Rs. 150 million), one time short term finance of Rs. 200 million (30 June 2020: Rs. 300 million). These facilities are secured against mortgage of residential properties belonging to sponsors and shareholders having fair market value amounting to Rs. 347 million (30 June 2020: Rs. 347 million) and pari passu / joint pari passu charge over current assets of Rs. 5.5 billion (30 June 2020: Rs. 5.5 billion), cash margin, lien over term deposits, term certificates, current accounts and import documents, personal guarantees of Directors and mortgagors of Rs. 7.8 billion (30 June 2020: Rs. 6 billion) and cross corporate guarantees. The rate of mark up on funded facilities is 3 months KIBOR + 1%(RF) & 3 months KIBOR + 2% (FATR) (30 June 2020: 3 months KIBOR + 2%).
- Working capital facilities obtained from Dubai Islamic Bank comprise of LC sight amounting Rs. 700 million (30 June 2020: Rs. 700 million), shipping guarantee (sublimit of LC) of Rs. 700 million (30 June 2020: Rs. 700 million), letter of credit usance / acceptance of Rs. 600 million (30 June 2020: Rs. 600 million) and advance against import murabaha of Rs. 1.4 billion (30 June 2020: Rs. 1.4 billion) of which import murabaha is of Rs. 600 million (30 June 2020: Rs. 600 million). These facilities are secured against 1st pari passu / joint pari passu charge of Rs. 1.86 billion (30 June 2020: Rs. 1.86 billion) over current assets of the company, cash margin and lien over term deposits is 60% of import murabaha. The rate of mark up on funded facilities is 3 months KIBOR + 2.5% (30 June 2020: 3 months KIBOR + 2.5%).

30 June 2021

30 June 2020

- Working capital facilities obtained from Bank Alfalah comprise of short term finance facility of Rs. 225 million (30 June 2020: Rs. 225 million), finance against trust receipt Rs. 425 million (30 June 2020: Rs. 425 million) and sight LC of Rs. 500 million (30 June 2020: Rs. 500 million). These facilities are secured against 1st joint pari passu charge over present & future current assets of company of Rs. 700 million (30 June 2020: Rs. 700 million) and personal guarantee of all directors of the company. The rate of mark up on funded facilities is 1 month KIBOR + 2% (30 June 2020: 1 month KIBOR + 2%).
- Working capital facilities obtained from Askari Bank Limited comprise of letter of credit (sight) amounting to Rs. 500 million (30 June 2020: Ts. 500 million), shipping guarantees of Rs. 500 million (30 June 2020: Rs. 500 million) (sublimit of letter of credit (sight)) and short term finance of Rs. 500 million (30 June 2020: Rs. 500 million) (sublimit of letter of credit (sight)). These facilities are secured against personal guarantees of directors along with their net worth statements. These facilities are secured against ranking charge of Rs. Nil (30 June 2020: Rs. 334 million) and joint parri passu charge of Rs. 334 million (30 June 2020: Rs. Nil) over all present and future current assets of the company, TDR covering 50% of outstanding exposure at all times. The rate of mark up on funded facilities is 3 months KIBOR + 1.9% (30 June 2020: 3 months KIBOR + 1.9%).
- As at reporting date, the Company's working capital facilities obtained from Pak Oman Investment Company have been terminated. Working capital facilities comprised of term finance facility. The facilities were secured against personal guarantees of directors along with their net worth statements.

25	ACCRUED MARKUP	Note	30 June 2021 Rupees	30 June 2020 Rupees
	Long term loans	18	28,318,519	16,678,055
	Short term borrowings	24	82,412,417	146,736,262
			110,730,936	163,414,317

26 CONTINGENCIES AND COMMITMENTS

26.1 Contingencies

A number of legal cases have been filed against the Company by individuals at various forums relating to several disputes / difference of opinion primarily in relation to consumer court matters. Due to their nature, it is not possible to quantify their financial impact at present. However, the management and the Company's legal advisors are of the view that the outcome of these cases is expected to be favorable and a liability, if, any, arising on the settlement of these cases is not likely to be material. Accordingly, no provision has been made for any liability that may arise as a result of these cases in these financial statements.

Note

26.2 Commitments Rupees Rupees Letters of credit & contracts Bank guarantees 2,283,571,862 6,035,542,751 27 REVENUE FROM CONTRACTS WITH CUSTOMERS - NET 27 REVENUE FROM CONTRACTS WITH CUSTOMERS - NET 28 Sales - local 51,367,832,877 44,123,840,286 Sales - export 1,832,764,105 25,466,010 62,466,010 Gross sales (42,253,378 25,466,010 62,476,020 Gross sales tax (42,253,378) 45,782,070,401 45,782,070,401 Less: Discounts (42,253,310) 32,2321 45,782,070,401 Less: Discounts (3,995,310,332) (2,721,985,756) 34,076,647,183 Pakistan (3,995,310,332) (2,721,985,756) 43,007,647,183 UAE 51,410,366,555 44,149,306,296 44,149,306,296 44,149,306,296 UAE 51,410,366,555 44,149,306,296 45,782,070,401 44,149,306,296 45,782,070,401 28 COST OF SALES 51,410,366,555 44,149,306,296 45,782,070,401 20 Cost of local sales			Note	30 June 2021	30 June 2020
Bank guarantees 3,000,000 1,250,500	26.2	Commitments		Rupees	Rupees
Bank guarantees 3,000,000 1,250,500		Letters of credit & contracts		2 283 571 862	6 035 542 751
REVENUE FROM CONTRACTS WITH CUSTOMERS - NET					
Sales - local S1,367,832,877 44,123,840,286 Sales - export 42,533,678 25,466,010 Service income 42,533,678 25,466,010 Service income 51,410,366,555 45,782,070,401 Service income 51,410,366,555 45,782,070,401 Service income 51,410,366,555 45,782,070,401 Service income S1,410,366,555 S1,4					
Sales - local S1,367,832,877 44,123,840,286 Sales - export 42,533,678 25,466,010 Service income 42,533,678 25,466,010 Service income 51,410,366,555 45,782,070,401 Service income 51,410,366,555 45,782,070,401 Service income 51,410,366,555 45,782,070,401 Service income S1,410,366,555 S1,4	27	REVENUE FROM CONTRACTS WITH CUSTOMERS - NET			
Sales - export		THE TENER OF THE TOTAL T			
Service income 42,533,678 25,466,010 Gross sales 51,410,366,555 45,782,070,401 Less: Sales tax (42,253,231) (52,437,462) 51,368,113,324 45,729,632,939 45,729,632,939 Less: Discounts (3,995,310,932) (2,721,885,756) 47,372,802,392 43,007,647,183 Geographical region: Pakistan 51,410,366,555 44,149,306,296 UAE 51,410,366,555 45,782,070,401 Timing of transfer of goods and services: At a point in time 51,410,366,555 45,782,070,401 28 COST OF SALES Cost of local sales 35,050,824,156 31,026,396,537 Cost of goods assembled 28.1 1,807,227,400 - Cost of export sales 2,381,239,558 2,127,295,833 Sales tax - mobiles 2,381,239,558 2,127,295,833 Sales tax - tablets 8,400,988 74,954,540 Regulatory duty 3,132,573,750 3,485,512,820 Insurance 13,031,516 14,		Sales - local		51,367,832,877	44,123,840,286
Gross sales		Sales - export		-	1,632,764,105
Less: Sales tax (42,253,231) (52,437,462) 51,368,113,324 45,729,632,939 Less: Discounts (3,995,310,932) (2,721,985,756) 47,372,802,392 43,007,647,183 Geographical region: Pakistan UAE 51,410,366,555 44,149,306,296 UAE 51,410,366,555 45,782,070,401 Timing of transfer of goods and services: At a point in time 51,410,366,555 45,782,070,401 Timing of transfer of goods and services: At a point in time 51,410,366,555 45,782,070,401 Cost of local sales 51,410,366,555 545,782,070,401 Cost of goods assembled 28.1 1,807,227,400 - 1,407,875,418 Sales tax - mobiles 2,381,239,558 2,127,295,833 Sales tax - mobiles 2,381,239,558 2,127,295,833 Sales tax - tablets 8,400,988 74,954,540 Regulatory duty 3,312,573,750 3,488,512,820 Insurance 13,031,516 14,249,140 Clearing charges 52,267,363 61,453,913 Salaries, wages and benefits 52,267,363 61,453,913 Salaries, wages and benefits 52,267,363 61,859,191 Custom duty - tablets 52,267,363 61,859,191 Custom duty - tablets 52,267,363 61,859,191 Custom duty - tablets 52,267,699 22,280,620 26,67,699 Depreciation 55,5 21,626,238 6,389,064 Amortization 6 449,880 - 1 Staff retirement benefits - gratuity scheme 20,3 142,250 - 1 Domestic carriage 5,361,866,975 3,917,806		Service income		42,533,678	25,466,010
Less: Discounts		Gross sales		51,410,366,555	45,782,070,401
Less: Discounts		Less: Sales tax		(42,253,231)	(52,437,462)
Cost of local sales Cost of export sales				51,368,113,324	
Geographical region: 47,372,802,392 43,007,647,183 Pakistan 51,410,366,555 44,149,306,296 Los (2,764,105) 51,410,366,555 44,149,306,296 Timing of transfer of goods and services: At a point in time 51,410,366,555 45,782,070,401 28 COST OF SALES Cost of local sales 5,550,824,156 31,026,396,537 Cost of goods assembled 28.1 1,807,227,400		Less: Discounts		(3,995,310,932)	(2.721.985.756)
Pakistan UAE 51,410,366,555 44,149,306,296 TIMING of transfer of goods and services: 51,410,366,555 45,782,070,401 Timing of transfer of goods and services: At a point in time 51,410,366,555 45,782,070,401 28 Cost of local sales 35,050,824,156 31,026,396,537 Cost of goods assembled 28.1 1,807,227,400 1,407,875,418 Cost of export sales 2,381,239,558 2,127,295,833 2,127,295,833 2,127,295,833 2,127,295,833 2,127,295,833 3,400,988 74,954,540 3,132,573,750 3,488,512,820 1,807,875,01 3,488,512,820 1,807,875,459,409					
Pakistan UAE 51,410,366,555 44,149,306,296 TIMING of transfer of goods and services: 51,410,366,555 45,782,070,401 Timing of transfer of goods and services: At a point in time 51,410,366,555 45,782,070,401 28 Cost of local sales 35,050,824,156 31,026,396,537 Cost of goods assembled 28.1 1,807,227,400 1,407,875,418 Cost of export sales 2,381,239,558 2,127,295,833 2,127,295,833 2,127,295,833 2,127,295,833 2,127,295,833 3,400,988 74,954,540 3,132,573,750 3,488,512,820 1,807,875,01 3,488,512,820 1,807,875,459,409		Goographical region:			
UAE 1,632,764,105 Timing of transfer of goods and services: At a point in time 51,410,366,555 45,782,070,401 28 COST OF SALES Cost of local sales 35,050,824,156 31,026,396,537 Cost of goods assembled 28.1 1,807,227,400 - 1,407,875,418 Sales tax - mobiles 2,381,239,558 2,127,295,833 Sales tax - mobiles 2,381,239,558 2,127,295,833 Sales tax - tablets 2,381,239,558 2,127,295,833 Regulatory duty 3,132,573,750 3,488,512,820 Insurance 13,031,516 14,249,140 Clearing charges 13,031,516 14,249,140 Clearing charges 52,673,363 61,453,913 Salaries, wages and benefits 22,280,620 26,657,699 Depreciation 5,5 21,626,328 6,389,064 Amortiza				54 440 000 555	44 440 000 000
Timing of transfer of goods and services: At a point in time				51,410,366,555	
Timing of transfer of goods and services: At a point in time 51,410,366,555 45,782,070,401 28 COST OF SALES Cost of local sales 35,050,824,156 31,026,396,537 Cost of goods assembled 28.1 1,807,227,400 - Cost of export sales 2,381,239,558 2,127,295,833 Sales tax - mobiles 2,381,239,558 2,127,295,833 Sales tax - tablets 8,400,988 74,954,540 Regulatory duty 3,132,573,750 3,488,512,820 Insurance 13,031,516 14,249,140 Clearing charges 52,267,363 61,453,913 Salaries, wages and benefits 75,459,409 - Custom duty- tablets 22,280,620 26,657,699 Depreciation 5.5 21,626,328 6,389,064 Amortization 6 469,880 - Staff retirement benefits - gratuity scheme 20.3 142,250 - Domestic carriage 5,466,975 3,917,806		OAL		E4 440 266 EEE	
At a point in time 51,410,366,555 45,782,070,401 28 COST OF SALES Cost of local sales Cost of goods assembled Cost of export sales Sales tax - mobiles Sales tax - mobiles Sales tax - tablets Regulatory duty Regulatory duty Clearing charges Salaries, wages and benefits Custom duty- tablets Custom duty- tablets Custom duty- tablets Custom duty- tablets Sales tax - mobiles Sales tax - mobiles Sales tax - tablets Sales tax -				51,410,366,555	45,782,070,401
Cost of local sales Cost of goods assembled Cost of export sales Sales tax - mobiles Sales tax - tablets Regulatory duty Insurance Clearing charges Salaries, wages and benefits Custom duty- tablets					
Cost of local sales 35,050,824,156 31,026,396,537 Cost of goods assembled 28.1 1,807,227,400 - Cost of export sales 1,407,875,418 Sales tax - mobiles 2,381,239,558 2,127,295,833 Sales tax- tablets 8,400,988 74,954,540 Regulatory duty 3,132,573,750 3,488,512,820 Insurance 13,031,516 14,249,140 Clearing charges 52,267,363 61,453,913 Salaries, wages and benefits 75,459,409 - Custom duty- tablets 22,280,620 26,657,699 Depreciation 5.5 21,626,328 6,389,064 Amortization 6 469,880 - Staff retirement benefits - gratuity scheme 20.3 142,250 - Domestic carriage 5,466,975 3,917,806		At a point in time		51,410,366,555	45,782,070,401
Cost of goods assembled 28.1 1,807,227,400 - Cost of export sales - 1,407,875,418 Sales tax - mobiles 2,381,239,558 2,127,295,833 Sales tax- tablets 8,400,988 74,954,540 Regulatory duty 3,132,573,750 3,488,512,820 Insurance 13,031,516 14,249,140 Clearing charges 52,267,363 61,453,913 Salaries, wages and benefits 75,459,409 - Custom duty- tablets 22,280,620 26,657,699 Depreciation 5.5 21,626,328 6,389,064 Amortization 6 469,880 - Staff retirement benefits - gratuity scheme 20.3 142,250 - Domestic carriage 5,466,975 3,917,806	28	COST OF SALES			
Cost of goods assembled 28.1 1,807,227,400 - Cost of export sales - 1,407,875,418 Sales tax - mobiles 2,381,239,558 2,127,295,833 Sales tax- tablets 8,400,988 74,954,540 Regulatory duty 3,132,573,750 3,488,512,820 Insurance 13,031,516 14,249,140 Clearing charges 52,267,363 61,453,913 Salaries, wages and benefits 75,459,409 - Custom duty- tablets 22,280,620 26,657,699 Depreciation 5.5 21,626,328 6,389,064 Amortization 6 469,880 - Staff retirement benefits - gratuity scheme 20.3 142,250 - Domestic carriage 5,466,975 3,917,806		Cost of local sales		35.050.824.156	31.026.396.537
Cost of export sales 1,407,875,418 Sales tax - mobiles 2,381,239,558 2,127,295,833 Sales tax- tablets 8,400,988 74,954,540 Regulatory duty 3,132,573,750 3,488,512,820 Insurance 13,031,516 14,249,140 Clearing charges 52,267,363 61,453,913 Salaries, wages and benefits 75,459,409 - Custom duty- tablets 22,280,620 26,657,699 Depreciation 5.5 21,626,328 6,389,064 Amortization 6 469,880 - Staff retirement benefits - gratuity scheme 20.3 142,250 - Domestic carriage 5,466,975 3,917,806		Cost of goods assembled	28.1		
Sales tax - mobiles 2,381,239,558 2,127,295,833 Sales tax- tablets 8,400,988 74,954,540 Regulatory duty 3,132,573,750 3,488,512,820 Insurance 13,031,516 14,249,140 Clearing charges 52,267,363 61,453,913 Salaries, wages and benefits 75,459,409 - Custom duty- tablets 22,280,620 26,657,699 Depreciation 5.5 21,626,328 6,389,064 Amortization 6 469,880 - Staff retirement benefits - gratuity scheme 20.3 142,250 - Domestic carriage 5,466,975 3,917,806		Cost of export sales			1,407,875,418
Sales tax- tablets 8,400,988 74,954,540 Regulatory duty 3,132,573,750 3,488,512,820 Insurance 13,031,516 14,249,140 Clearing charges 52,267,363 61,453,913 Salaries, wages and benefits 75,459,409 - Custom duty- tablets 22,280,620 26,657,699 Depreciation 5.5 21,626,328 6,389,064 Amortization 6 469,880 - Staff retirement benefits - gratuity scheme 20.3 142,250 - Domestic carriage 5,466,975 3,917,806		Sales tax - mobiles		2,381,239,558	
Regulatory duty 3,132,573,750 3,488,512,820 Insurance 13,031,516 14,249,140 Clearing charges 52,267,363 61,453,913 Salaries, wages and benefits 75,459,409 - Custom duty- tablets 22,280,620 26,657,699 Depreciation 5.5 21,626,328 6,389,064 Amortization 6 469,880 - Staff retirement benefits - gratuity scheme 20.3 142,250 - Domestic carriage 5,466,975 3,917,806		Sales tax- tablets			
Insurance		Regulatory duty			
Salaries, wages and benefits 75,459,409 - Custom duty- tablets 22,280,620 26,657,699 Depreciation 5.5 21,626,328 6,389,064 Amortization 6 469,880 - Staff retirement benefits - gratuity scheme 20.3 142,250 - Domestic carriage 5,466,975 3,917,806		Insurance		13,031,516	14,249,140
Custom duty- tablets 22,280,620 26,657,699 Depreciation 5.5 21,626,328 6,389,064 Amortization 6 469,880 - Staff retirement benefits - gratuity scheme 20.3 142,250 - Domestic carriage 5,466,975 3,917,806		Clearing charges		52,267,363	61,453,913
Depreciation 5.5 21,626,328 6,389,064 Amortization 6 469,880 - Staff retirement benefits - gratuity scheme 20.3 142,250 - Domestic carriage 5,466,975 3,917,806				75,459,409	
Amortization Staff retirement benefits - gratuity scheme Domestic carriage 6 469,880 142,250 5,466,975 3,917,806				22,280,620	26,657,699
Staff retirement benefits - gratuity scheme 20.3 142,250 Domestic carriage 5,466,975 3,917,806				21,626,328	6,389,064
Domestic carriage 3,917,806				469,880	
			20.3		
42,571,010,193 38,237,702,770		Domestic carriage			
				42,571,010,193	38,237,702,770

		Note	30 June 2021 Rupees	30 June 2020 Rupees
28.1	Cost of goods assembled:		Nupees	Nupees
	Raw material consumed Packing material consumed Closing stock		1,816,793,771 85,182,162	
	- Work in process		(19,576,154)	
	- Finished goods		(75,172,379) 1,807,227,400	
29	ADMINISTRATIVE EXPENSES			
	Salaries and benefits		338,170,508	245,433,774
	Rent, rates and taxes		2,317,699	7,740,089
	Depreciation	5.5	93,581,998	52,909,557
	Insurance Legal and professional		26,905,093	20,556,605
	Repair and maintenance		26,779,254 35,769,006	27,500,003 13,040,161
	Fees and subscription		17,919,538	5,848,090
	Utilities		14,914,503	8,452,665
	Office expenses		17,415,193	6,303,524
	Security service charges Traveling and conveyance		12,249,497 9,265,941	7,419,624 11,302,755
	Entertainment		8,971,748	4,697,238
	Vehicle running expenses		7,718,050	4,049,084
	Postage and telephone		7,445,464	6,674,649
	Amortization Printing and stationary	6	6,989,362 5,119,275	3,167,264 3,434,394
	Staff retirement benefits - gratuity scheme	20.3	12,906,724	9,287,996
	Auditors' remuneration	29.1	7,502,350	2,915,500
	Allowance for expected credit loss - trade debts	9.1	8,588,796	52,390,940
	Allowance for expected credit loss - other receivables Charity and donation	12.3	50,659,247	15 940 105
	Miscellaneous expenses	29.2	11,256,863 2,769,398	15,842,195 10,005,855
			725,215,507	518,971,962
29.1	Breakup of auditors' remuneration is as follows:			
	Commence of the second commence of the commenc			
	Annual audit fee		1,950,000	1,960,000
	Out of pocket expenses Certificates and other assurance engagements		70,000 1,150,000	55,500 900,000
	Capital market review		4,332,350	900,000
			7,502,350	2,915,500
29.2	No donation has been made to a single donee which comprise at least 10% of million was made to Akhuwat Foundation.	of the total donations du	ring the year. In prior year	donation of Rs. 2.5
30	SELLING AND DISTRIBUTION COST	Note	30 June 2021	30 June 2020
50	SELLING AND DISTRIBUTION COST		Rupees	Rupees
	Salaries, wages and benefits		270,678,535	260,579,016
	Freight outward		117,952,497	71,503,687
	Advertisement and promotions		17,987,772	62,566,333
	Depreciation Travelling and conveyance	5.5	117,720,567 12,340,449	37,269,540 20,792,868
	Packing expenses		15,341,483	13,007,498
	Utilities		26,798,060	9,823,155
	Insurance		2,168,523	1,347,609
24			580,987,886	476,889,706
31	OTHER EXPENSES			
	Loss on termination of lease	200	6,265,435	
	Workers' Welfare Fund Loss on disposal of property, plant and equipment	21.1	48,851,480	202 250
	Loss on financial instruments at fair value through profit or loss			293,350 1,234,562
	Foreign currency exchange loss		1,996,317	-
			57,113,232	1,527,912
32	OTHER INCOME			
	Financial assets			
	Profit on investments		50,376,251	165,649,800
	Unrealized gain on financial assets at fair value through profit or loss	14.5	2,651,572	(a)
	Non-financial assets Provision written back		44.040.040	
	Provision written back Foreign currency exchange gain		14,819,017	3,600,428
			67,846,840	169,250,228
				रु17

		Note	30 June 2021	30 June 2020
33	FINANCE COST		Rupees	Rupees
	Mark up on borrowings		686,555,157	1,183,095,021
	Bank charges		331,261,997	190,837,807
	Lease financial charges	19.2	84,447,089	24,037,731
			1,102,264,243	1,397,970,559
34	TAXATION			
	Current tax		787,944,002	950,996,430
	Deferred tax - relating to origination of temporary differences	7	96,860,050	128,623,002
	Prior year		14,249,638	
		34.1	899,053,690	1,079,619,432
34.1	Reconciliation between tax expenses and accounting profit			
	Accounting profit before taxation		2,404,058,171	2,543,834,502
	Tax at applicable tax rate of 29% (2020: 29%)		697,176,870	737,712,006
	Effect of expenses not allowed for tax		93,887,343	2,644,724
	Effect of tax on import stage		91,943,801	339,262,702
	Effect of prior years tax		14,249,638	•
	Tax expense for the year		899,053,690	1,079,619,432
35	EARNINGS PER SHARE - BASIC AND DILUTED			
	Profit attributable to ordinary equity holders for basic earnings	Α	1,505,004,481	1,464,215,070
	Add: Unwinding of discount on convertible loan - net of tax	18.1	18,248,662	10,478,565
	Profit attributable to ordinary equity holders adjusted for the effect of dilution	В	1,523,253,143	1,474,693,635
			30 June 2021	30 June 2020
			Numbers	Numbers
	Weighted average number of ordinary shares for basic EPS	C	300,000,000	300,000,000
	Effect of potential dilution from convertible loan		13,286,714	13,286,714
	Weighted average number of ordinary shares adjusted for the effect of dilution	D	313,286,714	313,286,714
			30 June 2021	30 June 2020
			Rupees	Rupees
	Earning per share - basic	A/C	5.02	4.88
	Earning per share - diluted	B/D	4.86	4.71

- 35.1 As explained in note 1.2, the Company has issued 60,000,000 new ordinary shares of Rs. 10 each through Initial Public Offering on 31 August 2021.
- 35.2 On 13 September 2021, long term loan amounting Rs. 400 million from JS Bank Limited and PCF Communication Investments (Private) Limited has been converted in to 7,692,308 ordinary shares of Rs. 10 at conversion rate of Rs. 52 per share.

36 RELATIONSHIPS AND TRANSACTIONS WITH RELATED PARTIES

The related parties includes remuneration of key management personnel which is disclosed in note 37.

37 REMUNERATION OF CHIEF EXECUTIVE AND EXECUTIVES

The aggregate amounts charged in the financial statements in respect of remuneration, including all benefits to Chief Executives and Executives of the Company are as follows:

	Number of persons	Managerial remuneration	Gratuity	Bonus	Total
		Rupees		Rupees	Rupees
30 June 2021					
Chief executive	1	59,936,768	1,807,585		61,744,353
Executive director	1	7,410,602	672,945		8,083,547
Executives	48	136,934,387	7,160,807		144,095,194
		204,281,757	9,641,337		213,923,094
30 June 2020					
Chief executive	1	68,659,000	1,467,082	4,000,000	74,126,082
Executive director	1	7,300,000	337,153	500,000	8,137,153
Executives	41	108,064,000	4,560,369	9,116,000	121,740,369
		184,023,000	6,364,604	13,616,000	204,003,604

The Chief Executive is provided with company - maintained car. No remuneration is paid to directors other than CEO and executive director.

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38 CASH AND CASH EQUIVALENTS

Cash and cash equivalents comprise of the following items as included in the statement of financial position:

	Note	30 June 2021	30 June 2020
		Rupees	Rupees
Cash in hand	15	14,936,115	5,403,772
Cash at bank	15	817,217,197	808,884,989
		832,153,312	814,288,761

39 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Company's principal financial liabilities comprise short-term borrowings and trade and other payables. The major portion of these financial liabilities include short term borrowing that is availed to meet the working capital requirements. The Company's principal financial assets include trade debts, other receivables, short term investment and cash and bank.

The Company is exposed to market risk, credit risk and liquidity risk. The Company's senior management oversees the risk profile and is supported by the finance department that advises on financial risks and the appropriate financial risk governance framework for the Company. This department also provides assurance to the Company's senior management that the Company's financial risk-taking activities are governed by appropriate policies and procedures and that financial risks are identified, measured and managed in accordance with Company's policies and risk appetite. The Board of Directors reviews and approves policies for managing each of these risks which are summarized below:

39.1 Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprise three types of risk: interest rate risk, currency risk and other price risk. Financial instruments affected by market risk include borrowings, trade and other payables, trade debts, short-term investments.

The sensitivity analysis has been prepared on the basis that the amount of net debt, the ratio of fixed to floating interest rates of the debts and the proportion of financial instruments in foreign currencies are all constant.

The sensitivity analysis has been based on the assumption that the sensitivity of the relevant profit or loss item is the effect of the assumed changes in respect of market risks. This is based on the financial assets and financial liabilities held at 30 June 2021 and 30 June 2020.

39.1.1 Interest rate risk

Interest rate sensitivity

The following table demonstrates the sensitivity to a reasonably possible change in interest rates on above mentioned financial instruments. With all other variables held constant, the Company's profit before tax is affected through the impact on floating rate borrowings as follows:

	30 June 2021	30 June 2020
Increase / decrease in basis points Effect on profit before tax	+ / - 100 62,016,715	+ / - 100 83,212,206

39.1.2 Currency risk

Currency risk is the risk that the value or future cash flows of financial instruments will fluctuate due to changes in foreign exchange rates. Currency risk arises mainly from receivables and payables that exist due to transactions in foreign currencies. Company is not exposed to the risk of changes in foreign exchange rates as the brand owners have agreed to compensate for any fluctuations in foreign currency movements.

39.1.3 Other price risk

Other price risk represents the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all similar financial instruments traded in the market.

39.2 Credit risk

Credit risk is the risk which arises with the possibility that one party to a financial instrument will fail to discharge its obligation and cause the other party to incur a financial loss. The Company attempts to control credit risk by monitoring credit exposures, limiting transactions with specific counterparties and continually assessing the creditworthiness of counterparties. The Company does not believe it is exposed to major concentration of credit risk, however to manage any possible exposure the Company applies approved credit limits to its customers. Credit risk is the risk that a counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. The Company is exposed to credit risk from its operating activities, primarily for trade debts.

The management monitors and limits the Company's exposure to credit risk through monitoring of client's credit exposure review and conservative estimates of provisions for expected credit loss, if any, and through the prudent use of collateral policy. Customer credit risk is managed subject to the Company's established policy, procedures and control relating to customer credit risk management. Credit limits and quality are established for all customers based on individual customer evaluation.

The Company is exposed to credit risk on trade debts, other receivables, short term investments (except investment in mutual funds) and bank balances. The Company seeks to minimize the credit risk exposure through having exposures only to customers considered credit worthy and obtaining securities where applicable. The maximum exposure to credit risk at the reporting date is:

	30 June 2021	30 June 2020
	Rupees	Rupees
Trade debts - unsecured	5,460,241,891	4,715,702,675
Other receivables	3,804,004,164	9,152,334,650
Short term investments	468,190,162	690,563,313
Bank balances	817,217,197	808,884,989
	10,549,653,414	15,367,485,627

The credit quality of financial assets can be assessed by reference to external credit ratings or the historical information about counter party defaults as shown below:

39.2.1	Trade Debts	Exposure at default Rupees	Expected credit loss Rupees	Expected credit loss rate
	30 June 2021			
	Not due Past due:	1,883,449,624	235,507	0.01%
	1-30 days	496,316,903	352,355	0.07%
	31-60 days	548,042,329	384,557	0.07%
	61-90 days	635,622,990	927,423	0.15%
	91-120 days	428,894,682	2,624,777	0.61%
	Above 120 days	1,467,915,363	64,455,117	4.39%
	Consideration of the Constant	3,576,792,267	68,744,229	
	30 June 2020	5,460,241,891	68,979,736	
	Not due	1,590,141,540	1,630,390	0.10%
	Past due:	107.050.001	100 240	0.400/
	1-30 days	167,652,881	169,349	0.10%
	31-60 days 61-90 days	139,040,000	46,230	0.03%
	Above 120 days	182,051,614	106,382 58,438,589	0.06%
	Above 120 days	2,636,816,640 3,125,561,135	58,760,550	2.2270
		4,715,702,675	60,390,940	

An impairment analysis is performed at each reporting date using a provision matrix to measure expected credit losses. The provision rates are based on days past due for groupings of various customer segments with similar loss patterns (i.e., by product type, customer type and rating). The calculation reflects the probability-weighted outcome, the time value of money and reasonable and supportable information that is available at the reporting date about past events, current conditions and forecasts of future economic conditions. The maximum exposure to credit risk at the reporting date is the carrying value of each class of financial assets. The Company does not hold collateral as security. The letters of credit and other forms of credit insurance are considered integral part of trade receivables and considered in the calculation of impairment. The information about the credit risk exposure on the Company's trade debts using a provision matrix is given above.

39.2.2	Other receivables	Exposure at default Rupees	Expected credit Expected Credi	kpected credit loss rate
	30 June 2021	3,804,004,164	50,659,247	1.33%
	30 June 2020	9,152,334,650	-	0.00%

39.2.3 Bank balances

Credit risk from balances with banks and financial institutions is managed by the Company's finance department in accordance with the Company's policy. Investments of surplus funds are made only with approved counterparties and within credit limits assigned to each counterparty. Counterparty credit limits are reviewed by the Company's Board of Directors on an annual basis, and may be updated throughout the year subject to approval of the Chief Executive. The limits are set to minimize the concentration of risks and therefore mitigate financial loss through a counterparty's potential failure to make payments.

		Ratings		30 June 2021	30 June 2020
Financial institution	Agency	Short Term	Long term	Rupees	Rupees
Allied Bank Limited	PACRA	A-1+	AAA	3,540	4,175
Askari Bank Limited	PACRA	A-1+	AA+	74,444,203	30,127,838
Bank Alfalah Limited	PACRA	A-1+	AA+	255,455,854	145,348,283
Bank AL Habib Limited	PACRA	A-1+	AAA	29,546,477	173,369,120
Dubai Islamic Bank Pakistan Limited	JCR-VIS	A-1+	AA	167,295,765	332,343,653
Faysal Bank Limited	PACRA	A-1+	AA	1,038,943	8,549,967
Habib Bank Limited	JCR-VIS	A-1+	AAA	6,066,033	32,066,020
Habib Metropolitan Bank Limited	PACRA	A-1+	AA+	256,337,443	8,701,404
JS Bank Limited	PACRA	A-1+	AA-	51,175	82,283
Meezan Bank Limited	JCR-VIS	A-1+	AAA	3,674,583	19,672,117
MCB Bank Limited	PACRA	A-1+	AAA	19,518	20,578
Silk Bank Limited	JCR-VIS	A-2	A-	1,391,612	7,394,375
Soneri Bank Limited	PACRA	A-1+	AA-	2,130,042	10,495,715
Standard Chartered Bank	PACRA	A-1+	AAA	1,173,466	These assessment wow
Summit Bank Limited	JCR-VIS	A-3	BBB-	5,923,316	17,889,955
The Bank of Khyber	PACRA	A-1	Α	3,600	-
The Bank of Punjab	PACRA	A-1+	AA+	3,158,281	461,767
United Bank Limited	JCR-VIS	A-1+	AAA	9,503,346	22,357,739
				817,217,197	808,884,989

39.2.4 With respect to credit risk arising from other financial assets of the Company, the Company's management assesses exposure to such risk to be minimal based on past experience and is restricted to the carrying amount of those assets.

39.3 Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its commitments associated with financial liabilities when they fall due. Liquidity requirements are monitored regularly and management ensures that sufficient liquid funds are available to meet any commitments as they arise. The table below summarizes the maturity profile of the Company's financial liabilities based on contractual undiscounted payments:

			More than one year but less	After five	
_	On demand	Within one year	than five years	years	Total
	Rupees	Rupees	Rupees	Rupees	Rupees
30 June 2021					
Long term loans		513,372,774	109,332,297	-	622,705,071
Lease liabilities		169,133,039	525,111,480	387,036,499	1,081,281,018
Short term borrowings	925,365,172	5,160,260,881	-	•	6,085,626,053
Trade and other					4 200 005 044
payables	•	1,399,995,041		-	1,399,995,041
Accrued markup _		110,730,936		207 026 400	110,730,936
=	925,365,172	7,353,492,671	634,443,777	387,036,499	9,300,338,119
			More than one year but less than	After five	
	On demand	Within one year	five years	years	Total
30 June 2020	Rupees	Rupees	Rupees	Rupees	Rupees
Long term loans		482,548,888	462,830,587		945,379,475
Lease liabilities		105,734,407	348,626,108	-	454,360,515
Short term borrowings	511,212,000	7,672,724,642		-	8,183,936,642
Trade and other	011,212,000	. 10. 21. 2 110 12			
payables	6,481,639,315			-	6,481,639,315
Accrued markup	-	163,414,317			163,414,317
-	6,992,851,315	8,424,422,254	811,456,695		16,228,730,264
Changes in liabilities a	rising from financi	ng activities			
	As at				As at
	1 July	Cash flows	New leases	Othors	
_		oudii iioiio	11011 100000	Others	30 June
	Rupees			Rupees	30 June Rupees
30 June 2021	Rupees	Rupees	Rupees		
		Rupees		Rupees	Rupees
Long term loans	827,847,263	Rupees 156,388,301	Rupees		Rupees 584,235,564
Long term loans Lease liabilities	827,847,263 370,486,836	Rupees 156,388,301 (162,174,670)		(400,000,000)	584,235,564 711,057,063
Long term loans Lease liabilities Short term borrowings	827,847,263 370,486,836 8,183,936,642	Rupees 156,388,301 (162,174,670) (2,098,310,589)	Rupees	(400,000,000)	584,235,564 711,057,063 6,085,626,053
Long term loans Lease liabilities	827,847,263 370,486,836	Rupees 156,388,301 (162,174,670)	Rupees	Rupees (400,000,000) 44,305,210	584,235,564 711,057,063 6,085,626,053 110,730,936
Long term loans Lease liabilities Short term borrowings	827,847,263 370,486,836 8,183,936,642 163,414,317	Rupees 156,388,301 (162,174,670) (2,098,310,589) (739,238,538)	Rupees - 458,439,687	Rupees (400,000,000) 44,305,210 - 686,555,157	
Long term loans Lease liabilities Short term borrowings Accrued markup = 30 June 2020	827,847,263 370,486,836 8,183,936,642 163,414,317	Rupees 156,388,301 (162,174,670) (2,098,310,589) (739,238,538)	Rupees - 458,439,687	Rupees (400,000,000) 44,305,210 - 686,555,157	584,235,564 711,057,063 6,085,626,053 110,730,936 7,491,649,616
Long term loans Lease liabilities Short term borrowings Accrued markup = 30 June 2020 Long term loans	827,847,263 370,486,836 8,183,936,642 163,414,317 9,545,685,058	Rupees 156,388,301 (162,174,670) (2,098,310,589) (739,238,538) (2,843,335,496)	Rupees - 458,439,687	Rupees (400,000,000) 44,305,210 - 686,555,157	827,847,263
Long term loans Lease liabilities Short term borrowings Accrued markup = 30 June 2020 Long term loans Lease liabilities	827,847,263 370,486,836 8,183,936,642 163,414,317 9,545,685,058 757,254,611 33,526,191	Rupees 156,388,301 (162,174,670) (2,098,310,589) (739,238,538) (2,843,335,496) 70,592,652 (106,691,355)	Rupees 458,439,687 - - 8,329,956,327	(400,000,000) 44,305,210 - 686,555,157 330,860,367	827,847,263 370,486,836
Long term loans Lease liabilities Short term borrowings Accrued markup = 30 June 2020 Long term loans	827,847,263 370,486,836 8,183,936,642 163,414,317 9,545,685,058	Rupees 156,388,301 (162,174,670) (2,098,310,589) (739,238,538) (2,843,335,496)	Rupees 458,439,687 - - 8,329,956,327	(400,000,000) 44,305,210 - 686,555,157 330,860,367	584,235,564 711,057,063 6,085,626,053 110,730,936

40 CAPITAL MANAGEMENT

The Company's objectives when managing capital are to safeguard the entity's ability to continue as a going concern so that it can continue to provide returns for shareholders and benefits for other stakeholders.

In order to maintain or adjust the capital structure, the Company may adjust the return capital to shareholders, issue new shares or sell assets to reduce debt.

Consistent with the industry norms, the Company monitors its capital on the basis of gearing ratio. The ratio is calculated as net debt divided by total capital plus debt. Net debt is calculated as total borrowings as shown in the statement of financial position less cash and cash equivalents. Total capital is calculated as 'equity' as shown in the statement of financial position plus net debt (as defined above).

	30 June 2021	30 June 2020
The debt to equity ratio is as follows:	Rupees	Rupees
Long term loan	612,554,083	844,525,318
Short term borrowings	6,168,038,470	8,330,672,904
Cash and cash equivalent	(832,153,312)	(814,288,761)
Net debt	5,948,439,241	8,360,909,461
Total equity	6,479,155,448	4,596,582,231
Total capital	12,427,594,689	12,957,491,692
Capital gearing ratio	48%	65%
		167

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41 FINANCIAL INSTRUMENTS - FAIR VALUES

Fair value measurement of financial instruments

The Company measures financial instruments such as investment in mutual funds, at fair value at each reporting date.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

Underlying the definition of fair value is the presumption that the Company is a going concern without any intention or requirement to curtail materially the scale of its operations or to undertake a transaction on adverse terms.

IFRS 13, 'Fair Value Measurements' requires the Company to classify fair value measurements using a fair value hierarchy that reflects the significance of the inputs used in making the measurements. The fair value hierarchy has the following levels:

- Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date (level 1).
- Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly (level 2).
- Unobservable inputs for the asset or liability (level 3).

The management assessed that the fair values of all financial assets and financial liabilities, carried at amortized cost, approximate their carrying amounts largely due to the short-term maturities of these instruments. The following table shows the carrying amounts and fair values of financial instruments carried at fair value, including their levels in the fair value hierarchy:

		Note	Fair value				
			Level		Level		
			1	Level 2	3	Total	
	Financial assets at fair value through profit or loss				(Rupees)		
	30 June 2021						
	Investment in mutual funds	14	41,310,624		-	41,310,624	
	30 June 2020						
	Investment in mutual funds	14	35,683,564			35,683,564	
42	CARACITY AND PRODUCTION				30 June 2021	30 June 2020	
42	CAPACITY AND PRODUCTION				Number	Number	
	Cell phones						
	- Maximum capacity				1,200,000		
	- Actual production				165,740		

The assembly plant became operational in April 2021, therefore, the actual production is less than maximum capacity.

7474		30 June 2021	30 June 2020
43	NUMBER OF EMPLOYEES	Number	Number
	As at reporting period	530	477
	Average during the year	504	442
			012-

44 OPERATING SEGMENT INFORMATION

	Distribution and retail		Assembly		Inter segment eliminations		Total	
	2021	2020	2021	2020	2021	2020	2021	2020
				Amount	in Rupees			2020
Revenue								
-External customer	47,372,802,392	43,007,647,183		1 1 10 10 10 10	Late to the second		47 272 902 202	42 007 647 493
-Inter-segment	-	-	1,910,612,152		(1,910,612,152)		47,372,802,392	43,007,647,183
	47,372,802,392	43,007,647,183	1,910,612,152	1 1 V 1 3	(1,910,612,152)		47,372,802,392	43,007,647,183
Cost of sales	(42,546,766,724)	(38,237,702,770)	(1,934,855,621)	4 1000	1 010 612 152		(42 574 040 402)	(20 227 702 772
Gross profit	4,826,035,668	4,769,944,413	(24,243,469)		1,910,612,152	-	(42,571,010,193)	(38,237,702,770
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1,100,011,110	(24,243,403)	J			4,801,792,199	4,769,944,413
Administrative expenses	(668,836,846)	(518,971,962)	(56,378,661)	W 10 10 10 Lot			(725,215,507)	(518,971,962
Selling and distribution cost	(579,490,524)	(476,889,706)	(1,497,362)				(580,987,886)	(476,889,706
							(000,001,000)	(470,000,700
Operating profit	3,577,708,298	3,774,082,745	(82,119,492)				3,495,588,806	3,774,082,745
Other expenses	(57,113,232)	(1,527,912)					(57,113,232)	(1,527,912
Other income	67,846,840	169,250,228				-	67,846,840	169,250,228
Finance cost	(1,099,212,848)	(1,397,970,559)	(3,051,395)	-		-	(1,102,264,243)	(1,397,970,559
Profit / (loss) before taxation	2,489,229,058	2,543,834,502	(85,170,887)	-			2,404,058,171	2,543,834,502
							2,404,000,171	2,545,654,562
Taxation	(899,053,690)	(1,079,619,432)	10.00	1 1 12		-	(899,053,690)	(1,079,619,432
Profit / (loss) for the year	1,590,175,368	1,464,215,070	(85,170,887)	-			1,505,004,481	1,464,215,070
Segment assets	14,836,247,990	20,974,998,908	2,170,622,104		(1,258,455,112)		15,748,414,982	20,974,998,908
Segment liabilities	(7,025,265,931)	(16,378,416,677)	(2,896,150,643)		652,157,040		(9,269,259,534)	(16,378,416,677
Capital expenditure	94,685,023	32,991,201	487,976,540				582,661,563	32,991,201

44.1 Geographical information

The Company's revenue from external customers by geographical location is detailed below:

Pakistan UAE

51,410,366,555 44,149,306,296 1,632,764,105 51,410,366,555 45,782,070,401

All non-current assets of the Company as at reporting dates are located and operating in Pakistan.

- 44.2 The Company's revenue is earned from a large mix of customers.
- 44.3 Inter segment sales, purchases and balances have been eliminated.

45 SUBSEQUENT EVENT

- On 13 September 2021, long term loan amounting Rs. 400 million from JS Bank Limited and PCF Communication Investments (Private) Limited has 45.1 been converted in to 7,692,308 ordinary shares of Rs. 10 at conversion rate of Rs. 52 per share
- The Board of Directors of the Company in its meeting held on 4th and 5th October 2021 has proposed cash dividend at the rate of Rs. 1.25 (2020: Rs. 45.2 Nil) per share and issuance of 7.5% bonus shares for the year ended 30 June 2021, (2020: Nil) subject to the approval of members at the Annual General Meeting to be held on 28 October 2021. These financial statements do not reflect these appropriations.

46 UTILIZATION OF PROCEEDS FROM INITIAL PUBLIC OFFERING (IPO)

As explained in note 1.2, the Company raised funds through Initial Public Offering (IPO) to meet working capital requirements, in order to expand the existing business of the Company. Below is the summary of utilization proceeds from IPO:

	Amount
	Rupees
Issuance of 90,000,000 ordinary shares at Rs. 71.5 per share Less: Expenses related to IPO* Net proceeds received from IPO	6,435,000,000 (174,434,470) 6,260,565,530
Less: OFS transaction of 30,000,000 ordinary shares to sponsor	(2,145,000,000)
Less: Expenditures incurred on Working capital (Purchase of stock) till 28 September 2021 Less: Duties paid	(2,743,516,733) (68,493,389)
Balance amount	1,303,555,408

^{*} These expenses have been incurred subsequent to the reporting date

47 DATE OF AUTHORIZATION FOR ISSUE

These financial statements were authorized by Board of Directors on 0.5 0CT 2021

Chief Executive

Chief Financial Officer

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AWARDS



HIGHEST TAX PAYER AWARD 2020



SUSTAINABLE GROWTH CHANNEL PARTNER AWARD



5TH TOP TAX PAYER AWARD 2018



PLATINUM NATIONAL DISTRIBUTOR AWARD



TOP TAX PAYER AWARD 2017

on 26th January, 2018

MOST VALUABLE CHANNEL PARTNER AWARD

by HUAWEI in 2016





TOP TAX PAYER AWARD 2018

on 26th January, 2019



NOTICE OF AGM

NOTICE IS HEREBY GIVEN that the 8th Annual General Meeting of Air Link Communication Limited will be held on Thursday, October 28, 2021 at 11:00 a.m. at the registered office of the Company at LG-2 Al Qadir Heights, 1- Babar Block, New Garden Town, Lahore through Video Conference to transact the following business:

ORDINARY BUSINESS

- 1. To receive, consider and adopt the audited financial statements of the Company for the year ended June 30, 2021 together with the Directors' and Auditors' reports thereon.
- 2. To consider and approved the payment of final cash dividend @ 12.5% i.e. Rs 1.25 per share of Rs 10.00 each and by way of issue of fully paid bonus shares @ 7.5% in the proportion of 7.5 shares for every 100 shares of Rs 10.00 each held by the members as recommended by the Board of Directors.
- 3. To appoint Auditors for the financial year 2021-2022 and to fix their remuneration

SPECIAL BUSINESS

- 4. To consider the increase in authorized capital of the Company from Rs. 4,000,000,000 to Rs. 6,000,000,000 divided into 600,000,000 ordinary shares of Rs. 10 each and if thought fit to pass a special resolution in the matter.
- 5. To consider, subject to declaration of the final dividend as above, to capitalize a sum of Rs. 275,769,230 by way of issue of 27,576,923 fully paid bonus shares of Rs 10.00 each and if thought fit to pass an ordinary resolution in the matter.

OTHER BUSINESS

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

Statement under Sub-Section 3 of Section 134 of the Companies Act, 2017 in the above matters mentioned in item Nos.4 & 5 is annexed.

By Order of the Board

NOTES:

- 1. The register of members of the Company will be closed from Friday, October 22, 2021 to Thursday, October 28, 2021 (both days inclusive) and no transfers will be registered during that time. Transfers received in order by the Shares Registrar of the Company, CDC Share Registrar Services Limited, CDC House, 99-B, Block 'B' S.M.C.H.S. Main Shahra-e-Faisal, Karachi up to the close of business on October 21, 2021 will be treated in time for the above entitlement.
- 2. In view of the prevailing pandemic COVID-19 situation and in line with the directions issued to listed companies by the Securities & Exchange Commission of Pakistan vide its Circular No.4 dated February 15, 2021 and subsequent Circular No.6 of 2021 dated March 03, 2021, the company has decided to hold Annual General Meeting (AGM) through electronic means.

Special arrangements for attending the AGM through electronic means will be as under:

- a. AGM will be held through Zoom video link facility.
- b. To attend the meeting, members are requested to register them self by providing the following information along with a valid copy of CNIC (both sides)/ passport or attested copy of board resolution / power of attorney (in case of corporate shareholders) through email at agm@airlinkcommunication.net on or before Friday, October, 22, 2021;

Name of Share Ho	CNIC No. der	CDC Account No./Folio No	Cell No	Email Addres

- c. Members who are registered, after the necessary verification, will be provided a video link by the Company on the said email address. The login facility will remain open from 10:45 a.m. till the end of the meeting.
- 3. A member of the Company entitled to attend, speak and vote at this meeting may appoint any other member as his/her proxy to attend, speak and vote in his/her instead. The proxies to be effective must be in writing and must be received by the Company's Registered Office situated at LG-2, Al Qadir Heights, 1- Babar Block, New Garden Town, Lahore 48 hours before the meeting.

- 4. Members of the Company whose shares are registered in their account/sub-account with Central Depository/System (CDS) are requested to keep with them handy their original Computerized National Identity Card along with their account number in CDS and participant's ID number for verification.
- 5. Members of the Company are requested to immediately notify any change in their addresses to the Share Registrar of the Company.
- 6. Under the provisions of Section 242 of the Companies Act, 2017, it is mandatory for a listed Company to pay cash dividend to its members only through electronic mode directly into bank account designated by the entitled shareholders.
 - a. In order to receive dividends directly into their bank account, shareholders are requested to fill in Electronic Credit Mandate Form available on Company's website that is www.airlinkcommunication.net and send it duly signed along with a copy of CNIC to the Shares Registrar of the Company CDC Share Registrar Services Limited, CDC House, 99-B, Block 'B' S.M.C.H.S. Main Shahra-e-Faisal, Karachi, in case of physical shares.
 - b. In case shares are held in CDC then Electronic Credit Mandate Form must be submitted directly to shareholder's broker/participant/CDC account services. No further action is required if IBAN has already been incorporated/updated in the CDC account or physical folio of the shareholder.
- 7. Members holding shares in physical form are requested to promptly notify Shares Registrar of the Company of any change in their addresses. Shareholders maintaining their shares in electronic form should have their addresses updated with their participant or CDC Investor Accounts Service.
- 8. In accordance with Section 223 of the Companies Act, 2017, the audited financial statements of the Company for the year ended June 30, 2021 together with Chairman's Review Report, Directors' and Auditors' Report thereon have been made available on the Company's website www.airlinkcommunication.net. Further, we are pleased to offer this facility to our members who desire to receive Annual Financial Statements and Notices of the Company through e-mail. In this respect members are hereby requested to convey their consent via e-mail at agm@airlinkcommunication.net on a standard request form which is available at the Company's website i.e. www.airlinkcommunication.net. Please ensure that your e-mail has sufficient rights and space available to receive such e-mail which may be

larger than 20 MB file in size. Further, it is the responsibility of the member to timely update the Shares Registrar of any change in the registered e-mail address.

- 9.(i) The rates of deduction of income tax from dividend payments under Section 150 of the Income Tax Ordinance, 2001 shall be as follows:
- a) Persons appearing in Active Tax Payers List (ATL) 15%
- b) Persons not appearing in Active Tax Payers List (ATL) 30%
- (ii) To enable the Company to make tax deduction on the amount of cash dividend @ 15% instead of 30%, shareholders whose names are not entered into the Active Taxpayers List (ATL) provided on the website of FBR, despite the fact that they are filers, are advised to make sure that their names are entered in ATL before the first day of book closure, otherwise tax on their cash dividend will be deducted @ 30% instead of 15%.
- (iii) Withholding Tax exemption from the dividend income, shall only be allowed if copy of valid tax exemption certificate or stay order from a competent court of law is made available to CDC Share Registrar Services Limited, by the first day of Book Closure.
- (iv) In case of joint account, please intimate proportion of shareholding of each account holder along with their individual's status on the ATL. According to clarification received from Federal Board of Revenue (FBR), with-holding tax will be determined separately on 'Filer/Non-Filer' status of Principal shareholder as well as joint-holder(s) based on their shareholding proportions, in case of joint accounts.
- (v) In this regard all shareholders who hold shares jointly are requested to provide shareholding Proportions of Principal shareholders and Joint-holder(s) in respect of shares held by them (only if not already provided) to our Shares Registrar, in writing as follow:

			Principa	al Shareholder	Joint Shareholder	
Company Name	Folio/CDS Account#	Total Shares	Name and CNIC#.	Shareholding Proportion	Name and CNIC#	Shareholding Proportion
				(No. of Shares)		(No. of Shares)

- (vi) The required information must reach our Shares Registrar within 10 days of this notice; otherwise it will be assumed that the shares are equally held by Principal shareholder and Joint-holder(s).
- (vii) Corporate shareholders having CDC accounts are required to have

Number (NTN) updated with their respective participants, whereas corporate physical shareholders should send a copy of their NTN certificate to the Company or CDC Share Registrar Services Limited. Shareholders while sending NTN or NTN certificates, as the case may be, must quote Company name and their respective folio numbers. Without the NTN company would not be in a position to check filer status on the ATL and hence higher tax of 30% may be applied in such cases.

- (viii) Members who desire to stop deduction of Zakat from their dividends may submit a declaration on non-judicial stamp paper duly signed as required under the law (if not submitted earlier).
- (ix) Withholding Tax exemption from the dividend income shall only be allowed if copy of valid tax exemption certificate is made available to our Share Registrar by first day of Book Closure.
- 10. Section 72 of the Companies Act, 2017 requires every company to replace its physical shares with book- entry form within the period to be notified by the SECP. The Shareholders having physical shareholding are accordingly encouraged to open their account with investors account services of CDC or sub account with any of the brokers and convert their physical shares in script less form. This will facilitate the shareholders in many ways, including safe custody and sale of shares, any time they want, as the trading of physical shares is not permitted as per existing regulations of the Pakistan Stock Exchange Limited.
- 11. Members can exercise their right to demand a poll subject to meeting requirements of Section 143 to Section 145 of the Companies Act, 2017 and applicable clauses of the Companies (Postal Ballot) Regulations, 2018.
- 12. Form of Proxy is enclosed.

STATEMENT OF MATERIAL FACTS CONCERNING SPECIAL BUSINESS PURSUANT TO SECTION 134 OF THE COMPANIES ACT, 2017

The statement sets out the material facts concerning the Special Business given in agenda items No.4 & 5 of the Notice will be considered to be passed by the members. The purpose of the Statement is to set forth the material facts concerning such Special Business.

Agenda Item No.4 of the Notice – Increase in Authorized Capital to be passed as a Special Resolution.

At present the authorized capital of the Company is Rs. 4,000,000,000 and the paid-up capital is Rs. 3,676,923,080. The Board of Directors recommend to increase the authorized capital to Rs. 6,000,000,000 in

order to facilitate increase in the paid-up capital as and when required to do so, and if thought fit by the members to pass the following resolution as a special resolution.

"RESOLVED that:

- a) The authorized share capital of the company be and is hereby increased from Rs. 4,000,000,000 divided into 400,000,000 shares Rs.10 each to Rs. 6,000,000,000 divided into 600,000,000 shares of Rs.10 each ranking pari passu in every respect with the existing ordinary shares of the Company.
- b) In consequence of the said increase in the Authorized Share Capital of the Company, the existing Clause V of the Memorandum of Association of the Company and Article 5 of the Articles of Association of the Company be and hereby replaced accordingly, to read as follows:

Clause V of the Memorandum of Association
The authorized capital of the Company is Rs
6,000,000,000 (Rupees Six billion only) divided into
600,000,000 (Six Hundred Million only) ordinary shares of
Rs.10/- (Rupees Ten only) each.

Article 5 of the Article of Association

The Authorized Capital of the Company is Rs. 6,000,000,000/- (Rupees Six billion only) divided into 600,000,000 (Six Hundred Million only) ordinary shares of Rs. 10/- (Rupees Ten only) each with powers to the Company from time to time to increase and reduce its Capital for the time being into several classes in accordance with the provisions of the Act.

c) The Chief Executive Officer of the Company be and is hereby authorized to take all necessary steps and execute documents including legal and corporate formalities and file all requisite documents with Securities & Exchange Commission of Pakistan as may be necessary or expedient for the purpose of giving effect to the spirit and intent of the above resolutions."

Agenda Item No.5 of the Notice – Issue of Bonus Shares to be passed as an Ordinary Resolution

The Board of Directors has recommended to the members of the Company to declare final dividend in cash @ 12.5% and by way of issue of fully paid bonus shares @ 7.5% for the year ended June 30, 2021. Subject to approval of the Board of Directors' recommendation as above, the resolution as under will be considered to be passed by the members as an ordinary resolution:

"RESOLVED that:

- a) A sum of Rs. 275,769,230 out of the profit for the year ended June 30, 2021 be capitalized and applied in making payment in full of 27,576,923 ordinary shares of Rs.10 each and that the said shares be allotted as fully paid up bonus shares to those members of the Company whose names appear in the register of members on October 28, 2021 @ 7.5% i.e. in the proportion of 7.5 shares for every 100 existing shares held by the members and that such new shares shall rank pari passu in all respects with the existing ordinary shares of the Company. However, they will not qualify for the final cash dividend declared for the year ended June 30, 2021;
- b) Fractional entitlements of the members shall be consolidated into whole shares and the Directors of the Company be and are hereby authorized to arrange sale of the shares constituted thereby in such manner as they may think fit and to pay the proceeds of the sale to such of the members according to their entitlement;
- c) For the purpose of giving effect to the above, the Chief Executive and the Company Secretary be and are hereby authorized to take all necessary steps in the matter and to settle any question or difficulties that may arise in regard to the distribution of the said new shares as they think fit."

The Directors are interested in this business only to the extent of their entitlement of dividend and bonus shares as ordinary shareholders.

- کے مجودہ عمومی حصوصی میں مساوی درجہ بندی کی بنیادیر بذریعہ بذااضا فیہ کیا جائے۔
- (b) کمپنی کے مجوزہ حصص سرمایہ میں مذکورہ اضافے کے نتیجے میں کمپنی کے میموریڈم آف ایسوی ایشن کی شق نمبر ۷ اور کمپنی کے آرٹیکل آف ایسوی ایشن کی شق نمبر ۷ میموریڈم آف ایسوی ایشن کی شق نمبر ۷
 - سمپنی کا مجوزہ سرمایہ پہلن کا مجوزہ سرمار پیلن کا مجوزہ سرماریہ کی مقتمہ 600,000,000 (صرف چے سوملین)عمومی تصص بحساب بہلنے=/10 روپ (صرف دس روپ) فی تصص ہے۔ آرگی آپ ایسوی ایشن کی نشق نمبر V
- ا یکٹ کی شرائط کے مطابق کمپنی کو اختیار حاصل ہے کہ وہ کمپنی کے مجوزہ سرماییہ بلن 600,000,000,000 روپے (صرف چیلین روپے) منقسمہ 600,000,000 (صرف چیسوملین)عمومی تھسس ہے کہ وہ کمپنی کے مجوزہ سرماییہ بلن 10روپے (دس روپے) فی حصص میں وقتا فو قبالے میر مار میں اضافہ یا کمی کرعتی ہے۔
- c) کمپنی کے چیف ایگزیکٹیو آفیسر بذریعہ بنوا مجاز میں کہ وہ تمام ترضروری اقدامات اور دستاویزات کی تغیل بشمول کاروباری یا قانونی تقاضوں کی پیکیل اور سکیور ٹیز اینڈ ایکٹیٹی کمیشن آف پاکستان کے پاس تمام مطلوبہ دستاویزات کا اندراج جو مذکورہ قراردادوں کے بحر بورطریقے سے نفاذ کے مقصد کیلیخ ضروری ہوں۔
 - نوٹس کا ایجنڈ ، نمبر 5، بونس حصص کے اجراء کیلئے ایک عمومی قرار داد کی منظوری
- نہ کورہ بالا بورڈ آ ف ڈائر کیٹرز کی سفارش کی منظوری ہے مشروط، 30 جون 2021 کوختم ہونے والے سال کیلیج حتی نقد منافع منقسمہ شرح 12.5 فیصد بذریعیہ اجراءکل ادابونس تصص بشرح 5.7 فیصد کے اعلان کیلیے بورڈ آ ف ڈائر کیٹرز نے ممپنی کے ممبران کوتجویز دی ہے حسب ذیل قرار دادکوبطورعومی قرار دادہ مبران کی جانب ہے منظور تصور کیا جائے گا۔

قرار بايا كه:

- (a)30 جون 2021 کوفتم ہونے والے سال کے منافع میں سے ایک رقم مبلغ 275769230 کی سرماییکاری کی جائے گی اور عمومی خصوصی بحساب 10 روپے فی حصص کی کلمل ادائیگی میں استعمال ہوگی اور نہ کور قصص کو بطور کل اداشدہ بونس قصص ان کمپنی کے مبران کوفتش کیا جائے گا جن کے نام ممبران کے رجشر میں مورخہ 28 اکتوبر 2021ء تک بشرح 7.5 فیصد لیعنی ممبران کے پاس موجود ہر 100 موجود ہموں میں سے 7.5 فیصد کا تناسب ہوگا اور نئے قصص کی درجہ بندی مساوی انداز میں کمپنی کے موجود ہموئی قصص کے حوالے سے کیا جائے گی۔ تا ہم 30 جون 2021 کوفتم ہونے والے سال کیسلئے اعلان کر دوختی نفذ منافع منتصمہ کے وہ اہل نہیں ہوں گے۔
- (d) ممبران کی جز دی اہلیت کا کل حصص کے تحت انتظام کیا جائے گا اور کمپنی کے ڈائر کیٹرز کو بذر بعیہ بلذاوہ جیسے جاہیں صصص کی فروخت کے انتظام اورممبران کی اہلیت کے تحت فروخت کی ادا نیگل کی تکمیل کا اختیار دیا جاتا ہے اور قائل اطلاق قوانیین کے تحت فروخت کی آمد نی رقم فلاجی اداروں کوعطیہ کردی جائے گی۔
 - (c) ندکورہ کے نفاد کے مقصد کیلئے ، چیف ایکز یکٹواور کمپنی سیکریٹری کوتمام ضروری اقد امات اور ندکورہ نے قصص کے حوالے ہے کسی بھی سوالات یا تضادات کے موز ول حل آوری کا اختیار دیا جاتا ہے ، ڈائر یکٹر کا فدکورہ امور میں ماسوائے منافع مقسمہ اور عومی قصص یافت گان کے طور پر ایڈس قصص کی اہلیت کوئی مفاونہیں ہے۔

(a) منافع منقسمہ کی براہ راست اپنے بینک اکاؤنٹ میں وصولی کے سلسلے میں قصص یافت گان سے درخواست ہے کہ کینی کی ویب سائٹ www.airlinkcommnication.net پر دستیاب الیکٹرا تک کریڈٹ مینڈیٹ فارم کوپڑ کریں اور با قاعدہ دستخط کر کے CNIC کی کا پی کے بھراہ کپٹی کے شیئر رجٹرا رسروں کہ بیٹڈ ہی ڈی بی ہاؤٹ ہی 99-80، بلاک SMCHS، کا من شاہراہ فیصل کرا بی کوفز یکل قصص کی صورت میں ارسال کریں۔

CDC(b) میں حصص کی موجودگی کی صورت میں الیکٹرا تک کریڈٹ مینڈیٹ فارم لازمی طور پر حصص یافتگان کے بروکرو/شریک/ CDC کا کونٹ سروں کو براہ راست جمع کرائمیں۔ محصل کا کونٹ یافزیکل فولیو برائے حصص یافتگان میں لیکٹرا تک کی طورت میں کی کارروائی کی ضرورت نہیں ہوگی۔

(7) فزیکل فارم میں ممبران کی پاس صص کی موجود گی کی صورت میں ان سے گزارش ہے کہ اپنے بیتے میں تبدیلی کی صورت میں فوری طور پر ممپنی کے ثیئر رجٹر ارکوفوری طور پر ممپنی کے ثیئر رجٹر ارکوفوری طور پر مطلع کریں۔الیکٹرا نک صورت میں صص کے حامل حصص یافتگان اپنا پیدا ہے تشریک یا CDC انولیٹرا کاؤنٹس سروس کے پاس اپ ڈیٹ کرائیں۔

(8) کمپنیز ایک مجربه 2017 کی دفعہ 223 کے مطابق، 30 جون 2021 کوختم ہونے والے سال کیلئے کمپنی کے آڈٹ شدہ مالیاتی گوشوارے بمع چیئر مین جائزہ رپورٹ، ڈائر کیٹرز اور آڈیٹرز رپورٹ کمپنی کی ویب سائٹ www.airlinkcommnication.net پر سامند www.airlinkcommnication.net پر اسلط میں معربی کرتے ہیں جو کمپنی کے نوش اور سالانہ مالیاتی گوشوارے بذریعه ای میں وصول کرنے کے خواہشند ہیں۔ اس سلط میں ممبران کے درخواست ہے کہا پی رضا مند www.airlinkcommnication.net پر ای میس پر جو کہ سینی کرتے ہیں جو کہ کمپنی کی ویب سائٹ www.airlinkcommnication.net پر موجود ہے، پڑ کر سے اس بات کو لیٹنی بنا کیں کہ ای میں تبدیلی کے متعلق بھارے شیئر رجٹر ارکو کریں۔ براہ کرم اس بات کولٹی بنا کیں کہ ای میں تبدیلی کے درلیے ارسال کردیں، براہ کرم اس بات کولٹی بنا کیں کہ ای میل کے درلیے ارسال کردیں، براہ کرم اس بات کولٹی بنا کیں کہ ای میل کے درلیے ارسال کردیں، براہ کرم اس بات کولٹی بنا کیں کہ ای میل کے درلیے ارسال کردیں، براہ کرم اس بات کولٹی بنا کیں کہ ای میل کے درلیے ارسال کردیں، براہ کرم اس بات کولٹی بنا کیں کہ ای میل کے درلیے ارسال کردیں، براہ کرم اس بات کولٹی بنا کیں کہ ای میل کے درلیے اس کی درلیے کہ کولٹی کولٹی کولٹی کی کولٹی کی کے میکن کی کریں۔

(i) اَکُمْ نِیْل آرڈیننس مجربیہ 2001 کی دفعہ 150 کے تحت منافع منظسمہ ادائیگا پرانگمٹیک کی شرح حسب ذیل ہے۔

(a) وہ افراد جن کے نام فعال ٹیکس دہندہ فہرست (ATL) میں درج ہیں۔ 15 فیصد

(b) وہ افراد جن کے نام فعال ٹیکس دہندہ فہرست (ATL) میں درج نہیں ہیں۔ 30 فیصد

(ii) نقد منافع منقسمہ رقم نے نیک 30 فیصد کے بجائے 15 فیصد کٹوتی کیلیے جھس یافت گان جن کے نام FBR کی ویب سائٹ پر موجود اکیٹیونیکس پیئر لٹ میں موجود نیس بین ان کے فائکر ہونے کے باوجود کواطلاع دی جاتی ہے کہ کتب بندش کی تاریخ سے ایک دن قبل ATL میں اپنے نام کا اندراج کیٹین ، بصورت دیگر انکے منافع منقسمہ سے نیک 15 فیصد کے بجائے 30 فیصد کی شرح سے منہا کیا جائے گا۔

(iii) منافع منقسمہ سے ود ہولڈنگ ٹیکس استثنی کی اجازت کتب بندش کی تا اریخ ہے ایک دن قبل فعال ٹیکس ایگزیمشن شیقکیٹ کی کا بی یاعدالتی اسٹے آرڈرکی CDC شیئر رجٹر ارسروں لم پیٹر کو دستیابی کے تحت ہوگی۔

(iv) مشتر کہا کاؤنٹ کی صورت میں براہ کرم ہرا کاؤنٹ ہولڈراپنج تصص ہے تناسب بشمول ATL میں انکی انفرادی حیثیت کے متعلق آگاہ کریں۔ فیڈرل بورڈ آف ریو نیو کی وضاحت کے مطابق بنیادی تصص یافتگان کے ساتھ جوائٹ ہولڈر کی حیثیت ہے تصص کے تناسب کی بنیاد پر جوائٹ کاؤنٹ کی صورت میں ود ہولڈنگ ٹیکس کا'' فامکر' اسٹیٹس پر علیجہ دفیلین کیاجائے گا۔

(v)اس سلسے میں وہ تمام تھم یا فتگان جن کے مشتر کر تھم میں سے استدعا ہے کہ بنیادی تھم یا فتگان اور جوائنٹ ہولڈر کے تھم کا تناسب بابتہ موجودہ تھم (اگر پہلے فراہم نہ کیا ہولا)ہمارے ثیبئر رجسٹر ارکوتر بری طور پرحسب ذیل فراہم کردیں۔

	جوائنك خصص يافتگان		بنيادى خصص	كل حصص	فوليو/ CDS ا كاؤنث نمبر	سمينی کانام
شيئر ہولڈنگ تناسب	نام اور CNIC	شيئر ہولڈنگ تناسب	نام اور CNIC			
(حصص کی تعداد)		(خصص کی تعداد)				

(vi) مطلوبہ معلومات ہمارے شیئر رجٹر ارکے پاس اندرون 10 یوم موصول ہونے لازمی ہے۔بصورت دیگر پرنیل شیئر ہولڈراور جوائنٹ ہولڈرکے پاس موجود حصص کا تناسب مساوی تصور کیا جائے گا۔

CDC(vii) اکاؤنٹ کے حامل کارپوریٹ بھس یافتگان کیلئے لازمی ہے کہ اپنائیشل ٹیکسٹٹونیکیٹ (NTN) ہے متعلقہ شریک کار کے ساتھ لازمی اپ ڈیٹ کرالیں جبکہ کارپوریٹ فیوں نیٹ کانام اور متعلقہ نولیون بیش کی سورت میں کپنی انکی ATL میں حیثیت کی جانج کرنے کے قابل نہیں ہوگی اورالی صورت میں زائد شرح نے ٹیکس کو تی کی جانج کرنے کے قابل نہیں ہوگی اورالی صورت میں زائد شرح نے ٹیکس کو تی کی جائے گیرے کی جائے گیا۔ کو تی کی کانام اور متعلقہ نولیون میں انکون کر سے معرفی اور ایس میں میں میں زائد شرح نے ٹیکس کو تی کی جائے گیا۔

- (viii) ممبران جواپے منافع منقسمہ سے زکو ہ کٹوتی اسٹنی کا خواہشمند ہیں وہ مطلوبہ قوانین کے تحت نان جوڈیشل اسٹام پیپر پرایک عدداعلامیہ جمع کرا کیں (اگر پہلے جمع نہ کرایا ہو)۔
- (ix) منافع منقسمہ آیہ نی سے وڈ ہولڈنگ ٹیکس انتلق کی اجازت فعل ٹیکس انگر بیشن ٹیفلیٹ کی کا پی کی کتب بندش کی تاریخ کے آغاز سے ہمارے شیئر رجسڑ ارکودستیا بی کتحت ممکن ہے۔
- (10) کمپنیزا کیٹ مجر یہ 2017 کی وفعہ 72 کے تحت مقررہ ہم پنی کیلئے اپنے فزیکل حصص کو بک انٹری صورت میں SECP کی جانب سے مقررہ مدت کے دوران تبدیل کرانا ضروری ہے۔ فزیکل حصص یافتگان کی اس کے تحت حوصلہ افزائی کی جاتی ہے کہ CDC انویشرزا کاؤنٹ سروس کے پاس اکاؤنٹ کھولیس یا کسی بروکر کے پاس ذیل اکاؤنٹ کھلوا ئیس تا کہ اپنے فزیکل حصص کواسکر پٹ لیس شکل میں تبدیل کیا جائے جس سے صصص یافتگان کو متعدد طریقوں میں سہولت ملے گی جس میں محفوظ تھویل جصص کی جب چاہے فروخت شامل ہے چونکہ یا کستان اسٹاک ایکسچنج کمیٹر کے موجودہ ضوابط کے تحت فزیکل حصص کی تجارت کی اجازت نہیں ہے۔
 - - (12) پراکسی کا فارم منسلک ہے۔

كمپنيزا كيك مجربيه 2017 كى دفعہ 134 كے تحت خصوصي امور سے متعلق ٹھوں شواہد كابيانيہ

نوٹس کے ایجنڈہ نمبر 4 اور 5 میں مندرجہ خصوصی امور کے متعلق ٹھوں شواہد کا بیانہ ممبران کی جانب ہے منظور تصور کیا جائے گا۔اس بیانیے کا مقصد مذکورہ خصوصی امور کے متعلق ٹھوں شواہد بیان کرنا ہے ،نوٹس کا ایجنڈہ نمبر 4 مجاز سرمایہ میں اضافہ کیلیے خصوصی قرار داد کی منظوری۔

سمپنی کا مجودہ مجاز سرمایہ مبلغ 4,000,000,000,000,000 دوپے اورا داشدہ سرمایہ مبلغ 3676,923,080 دوپے کا اضافہ کیا جائے تا کہ اداشدہ سرمایہ پین جب ضرورت ہواضافہ کیا جاسکے اورممبران کی جانب سے موز وں سمجھا جائے تو مندرجہ ذیل قرار دادکی لطورخصوصی قرار دادمنظوری دی جائے۔

(a) قرار پایا که کمپنی کے مجاز حصص سرمایی میل کی میلی کی کی از حصص سرمایی میلی میلی که 400,000,000,000 منتسمه 600,000,000,000 منتسمه 600,000,000 منتسمه 600,000 منتسم 600,000

ايئرلنك كميونيكيشن لميثة

آتهوال سالانه اجلاس عام

بذر بعد بذامطلع کیا جاتا ہے کہ ایئر لنک کمیونیکییٹن کمیڈ کا آٹھواں(8) سالانہ اجلاس عام بروز جمعرات مورخہ 28 اکتوبر 2021ء کو بوقت شی 11:00 جبکمپنی کے رجٹر ڈوفتر واقع LG-2 القدیر ہائیٹس، 1 باہر بلاک نیوگارڈن ٹاؤن لاہور میں بذر بعدویڈ بیونک کانفرنس مندرجہ ذیل امور کی انجام دہی کیلیے منعقد کیا جائے گا۔

عمومي امور

(1) مور خد 30 جون 2021 ء کوختم ہونے والے سال کیلئے تمپنی کی آ ڈٹ شدہ مالیاتی گوشوارے بمعدڈ ائز کیٹرز اور آ ڈیٹرز رپورٹس کی وصولی بخوروخوض اورمنظوری۔

(2) بورڈ کی تجویز کے تت نقد منافع منقسمہ بشرح 12.5 فیصد یعنی بیلغ 12.5 روپ فی حصص بحساب فی حصص 10.00 روپ کی ادائیگی اورکل اداشدہ بونس حصص شرح 7.5 فیصد بنتاسب 7.5 حصص برائے حصص بحساب میلغ 10.00 روپ فی حصص کے طریقیة کار کے تحت ادائیگی یوفورو فوض اورمنظوری۔

(3) مالياتي سال برائے 2021-2022 كيلئي آ ڈيٹرز كي تقرري اورائكے مشاہرے كالعين۔

خصوصی امور

(4) کمپنی کا مجاز سرمایی 4,000,000,000,000 نو 600,000,000 منقسمه 600,000,000 عمومی حساب مبلغ 10 روپے فی حصص میں اضافہ پرغور ونوش اورا گرموز وں ہوتو معاملہ کے سلسلے میں خصوصی قر ارداد کی منظوری۔ (5) نہ کورہ بالا کے تحت حتی منافع منقسمہ کے اعلان سے مشروط 275,769,230 روپے کی سرمایہ کاری بذریعہ 27,576,923 کلی اداشدہ ابونس حصوصی قر ارداد کی منظوری۔ کے سلسلے میں خصوصی قر ارداد کی منظوری۔

دیگر امور

(6) چیئر مین کی اجازت سے دیگرامور کی انجام دہی:

كىپنىزا يك مجرىيد 2017 كى دفعہ 134 كى ذيلى دفعہ 3 كے تحت بيانىيد نم كوره معاملہ كے حوالے ہے آئٹم نمبر 4 اور 5 ميں مندرجہ نوٹس بازاكے ساتھ نسلك ہے۔

إهور

عامرلطیف تمپنی سیریٹری

بحكم

مورخه 7ا كتوبر 2021ء

نوٹس

(1) سمپنی کے ممبران کارجشر بروز جمعہ مورخه 22 اکتوبر 2021 تا بروز جمعرات مورخه 28 اکتوبر 2021 (بشول دونوں ایام) بندر ہے گا اور بعداز میعاد کئی نتقل کا اندراج نبیس کیا جائے گا اورمورخه 21 اکتوبر 2021 کو اختقار کارتک سمپنی کے شیئر رجشرار ، CDC شیئر رجشرا رسرومرلم پیڈر، CDC باؤس، SMCHS، 19-B بین کے SMCHS میں شاہر اوقت تصور کی جائے گی۔

(Covid-19(2 کی چیلی ہوئی وبائی صورت حال کے پیش نظر سکیو رٹیزائیڈ ایجیجیج کمیشن آف پاکستان اپنے سرکلرنمبر 4 بتاریخ 51 فروری 2021 اورا سکےساتھ ہی سرکلرنمبر 6 سال 2021 بتاریخ 5 میشن کو جاری کردہ ہدایات کےمطابق کمپنی نے سالا ندا جلاس عام (AGM) کا الیکٹرا کلے طریقۂ کارسے انعقاد کا فیصلہ کیا ہے۔ AGM میں بذریعہ الیکٹرا کک طریقۂ کارشرکت کیلئے خصوصی انتظامات حسب ذیل ہیں۔

(AGM(a بذر بعدروم _ ویڈیوانک سہولت منعقد کیا جائے گا۔

(b) اجلاس میں شرکت کیلئے بمبران سے درخواست ہے کہ مندرجہ ذیل معلومات بمع اپنے فعال CNIC کی کا پی (دونوں اطراف) پاسپورٹ یا بورڈ کی قرار داد کی مصدقہ کا پی/ پاورآ ف اٹارنی (بصورت کاروباری قصص یافتگان) بنر را بیاری میل agm@airlinkcommnication.ne, وزجمته مورخه 221 کتوبر 2021ء نتک فراہم کر کے اپنااندراج کرائیں۔

اىمىل ايْدرىس	موبائل نمبر	CDC ا كاؤنٹ/فوليونمبر	CNICنمبر	حصص يافتگان كانام

(c) ممبران کے اندراج کے اور ضروری تصدیق کے بعد کمپنی ندکورہ ای میل ایڈریس پرویڈ بولنگ سہولت فراہم کردے گی۔ لاگ ان سہولت بوقت صبح 10:45 تا اجلاس کے اختتام تک کھی رہے گی۔

(3) اجلاس میں شرکت کا اہل کمپنی کے ممبر، اجلاس میں شرکت اور رائے دہی کیلئے اپنی جانب سے کسی دیگر ممبر کو اپنا پراکسی مقرر کرسکتا ہے۔ پراکسی کے مؤثر ہونے کیلئے ضروری ہے کہ وہ تحریر کمپنی کے رجٹر ڈ آفس بمقام 2-LG القدیر پائٹس، 1 بابر بلاک، نیوگار ڈن ٹاؤن لا ہور میں اجلاس کے انعقاد سے 48 گھنے قبل لازی موصول ہوجائے۔

(4) سمپنی کاممبران جن کے قصص کاسینٹرل ڈپازٹری سٹم (CDS) کے ساتھ اکاؤنٹ کر فیلی اکاؤنٹ میں اندراج ہے ان سے استدعا ہے کہا پنی اصل کمپیوٹرائز ڈقومی شناختی کارڈ بحق CDC میں اپنے اکاؤنٹ نمبراورشر کاء آئی ڈی نمبر نصد لق کمپلیئے ہمراہ لائمیں۔

(5) سمپنی کے ممبران سے گزارش ہے کہ ہے میں کسی بھی تبدیلی کی صورت میں ہمارے شیئر رجٹرار کوفوری طور پرمطلع کریں۔

(6) کمپنیزا کیک مجربه 2017 کی دفعہ 242 کی شرائط کے تحت لیڈ کمپنی کیلئے ضروری ہے کہ وہ اپنے ممبران کونقذ منافع منقسمہ کی ادائیگی صرف الیکٹرا نک طریقۂ کارکے ذریعے اہل حصص یافتیگان کے نامز دکر دہ بینک اکاؤنٹ میں براہ راسہ تکر سر

FORM OF PROXY

The Company Secretary Air Link Communication Limited LG-2 Al Qadir Heights, 1- Babar Block, New Garden Town, Lahore

I/We					
of					
a member of	Air Link Communic	ation Limited hereby	,		
appoint					
of					
or failing him					
				of	
who is/are al	so member/s of Air	Link Communication	Limited to act as my	y/our proxy and to vote for	
me/us and o	n my/our behalf at th	ne 8 th Annual Genera	al Meeting of the sha	reholders of the Company to	
be held on th	ne 28 th day of Octob	er 2021 and at any a	adjournment thereof.		
Signed this _	day of	2021.			
Folio	CDC Participant	CDC Account/	No. of		
No.	ID No.	Sub-Account No.	Shares held	Signature on Rs.5/-	
				Revenue Stamp	
				Trovolido Otamp	
Witness:1		V	Vitness:2		
Signature		Signature			
			•		
Name			Name		
CINC#			CINC#		
J.110#		_			
Address			Address		

Notes:

- 1. The proxy must be a member of the Company.
- 2. The signature must tally with the specimen signature/s registered with the Company.
- 3. If a proxy is granted by a member who has deposited his/her shares in Central Depository Company of Pakistan Limited, the proxy must be accompanied with participant's ID number and CDC account/sub-account number along with attested photocopies of Computerized National Identity Card (CNIC) or the Passport of the beneficial owner. Representatives of corporate members should bring the usual documents required for such purpose.
- 4. The instrument of Proxy properly completed should be deposited at the Registered Office of the Company not less than 48 hours before the time of the meeting excluding holidays.

Fold Here Company Secretary
Air Link Communication Limited
LG-2 Al Qadir Heights, 1- Babar
Block, New Garden Town,
Lahore.54000. Phone: +92-42-35844063-6 Fold Hine FoldHern AFFIX CORRECT POSTAGE Folithere

1	Fold Here	
Fold Here	مَعِنْ تَكَرِيْرَى الرَّتَكَ كِي تَكِيدِهِ فِي الْمِيلَةِ 1-13 الآثري إليكش 1- باير بالك ا شَوَّلَ وَ فَانَ الاَاور -54000 فون: 6-35844063-6	\$ == +
/	Fold Here	

			مخارنامه (پرانحی فارم)
			کینی تیزیزی
			الزلئك كمية كميض لمجاثه
			LG-2، القدرية كنش 1- باير بلاك
			غُوگارۇن ئاۋان «لايمور
			عمائم
		میلامقرد کرناا کرتی ہوں اگرتے ہیں سنی 4	ما کن بهیشیت رکن (ممبر)ا زانک کمیونکییش
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			and the second of the second o
الان عام ش جو ۱۶۸ کو برا۴ ۴۰ کوماتحد بور باہے یااس کے کسی منو کی شد واجالاس ش	الرَّفِكِ كَمِيوْتِكِيشِ لمولِدٌ كِسَالا شاءِ	رکن ہے کہ وابطور میر الاعاد اعتبار نامہ (پراکسی)	ساگن کوچوخودیگی از فک کمیونکییشن کمونذ کا
		رى ايمارى الرف ساحق رائے دى استعمال ك	مثر کت کرے اور دو میری ایماری جگہ م
		٢٠٩ كومير ب إيمار ب وعظامت جارتي بوا.	موراد
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े के के किए हैं कि की की किए किए की		***************************************	ام گپیوزاراز او می شاخی کاردافمبر

- مثار (پراکس) کا کیٹی کارکن ہونا ضرور کی ہے۔
- ممبر (رکن) کے بیٹھا المون شدود حقظ الندران شدود حقظ ہے مما نگت ہونا ضروری ہے۔
- ى ۋى ي اكا ۋائىل بوللەرياس اكا ۋائىل بوللەركونتارنامە (يراكسى فارم) ئىجىرادكېييۇلدا ئزۇقو مى شناختى كاردا يا ياسپورىئى مىمدولىقلى شىلىك كرنامىرورى ب-كار يورىت ادارىيەت ,* تمائندون كومعمول كے مطابق وستاوزات لا ناشروري ب_
 - القارنامد (برائسي قارم) تعلى أرشد وكميني كدجيزة إفن في اجلاس ك مقرروت على المراهم محفظ في كرانا عروري ب-.0