

D.G. KHAN CEMENT COMPANY LIMITED

Head Office: Nishat House, 53 - A, Lawrence Road, Lahore - Pakistan. UAN: (92 - 42) 111 113 333, Tel: (92 - 42) 36360154, Fax: (92 - 42) 36367414 E-mail: info@dgcement.com

SECY/STOCKEXC/ 18

February 22, 2022

The General Manager,
Pakistan Stock Exchange Limited,
Stock Exchange Building,
Stock Exchange Road,
KARACHI.

SUB:

SUBMISSION OF HALF YEARY ACCOUNTS FOR THE PERIOD ENDED DECEMBER 31, 2021

Dear Sir,

In compliance with the provisions of Section 237 of the Companies Act, 2017, read with PSX Notice No. PSX/N-4207 dated July 13, 2018 and PSX/N-4952 dated August 29, 2018, we are pleased to submit electronically through PUCAR un audited accounts for the half year ended December 31, 2021.

Thanking you,

Yours truly,

KHALID MAHMOOD CHOHAN COMPANY SECRETARY

Factory Sites:

Khofli Sattai, Distt. Dera Ghazi Khan - Pakistan. UAN: (92 - 64) 111 - 113 - 333 Tel: (92 - 42) 36360153, Fax: (92 - 64) 2585010 Khairpur, Tehsil, Kallar Kahar. Distt. Chakwal - Pakistan. Tel: (92 - 42) 36360152 Fax: (92 - 543) 650231

Half Yearly Report, December 31,

2021

(Un-audited)





D.G. KHAN CEMENT COMPANY LIMITED

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COMPANY INFORMATION

Board of Directors

Mrs. Naz Mansha Mr. Raza Mansha Mr. Khalid Niaz Khawaja

Mr. Usama Mahmud Mr. Mahmood Akhtar Mr. Farid Noor Ali Fazal Mr. Shahzad Ahmad Malik

Female Director 01 Male Directors 06 Chairperson / Non-Executive Chief Executive / Executive

Independent Independent Non-Executive Executive

Audit Committee

Mr. Khalid Niaz Khawaja Mr. Mahmood Akhtar Mr. Usama Mahmud Member/Chairman

Member Member

Member

Human Resource & Remuneration Committee

Mr. Khalid Niaz Khawaja Mr. Raza Mansha Mr. Shahzad Ahmad Malik Member/Chairman Member

Management

Mr. Raza Mansha Dr. Arif Bashir Mr. Farid Noor Ali Fazal Mr. Inayat Ullah Niazi Chief Executive Officer
Director Technical & Operations

Director Marketing Chief Financial Officer

Company Secretary

Mr. Khalid Mahmood Chohan

Bankers

Allied Bank Limited Bank Alfalah Limited Bank Al-Habib Limited Bank Islami Pakistan Limited Dubai Islamic Bank Faysal Bank Limited Habib Bank Limited Limited

Habib Bank Limited Limite Habib Metropolitan Bank MCB Bank Limited JS Bank Limited Citi Bank N.A.

Citi Bank N.A. Askari Bank Limited MCB Islamic Bank Limited Meezan Bank Limited National Bank of Pakistan Samba Bank Limited Soneri Bank Limited

Standard Chartered Bank Limited The Bank of Punjab

The Bank of Punjab United Bank Limited The Bank of Khyber Silk Bank Limited

Industrial and Commercial Bank of China (ICBC)

External Auditors

A.F. Ferguson & Co., Chartered Accountants

Legal Advisors

Mr. Shahid Hamid, Bar-at-Law

Important Identification Numbers of Company

CUIN: 0006469 STRN: 0402252300164 NTN: 1213275-6 PSX Symbol: DGKC

Company Products

I. Clinker

II. Ordinary Portland Cement (OPC)
III. Sulphate Resistant Cement (SRC)

HS Code

Clinker: 2523.1000

Cement: 2523.2900

Applicable Laws & Regulations

Many laws and regulations apply to the Company including:

- The Companies Act
- Stock Exchange Regulations
- · Code of Corporate Governance
- International Accounting and Financial Reporting Standards
- International Auditing Standards
- Income Tax Law
- · Sales Tax Law
- Excise Laws
- Property LawsLabour Laws
- Health & Safety Laws
- Environmental Laws
- Banking Regulations, etc.

Company Rating

Long Term: AA -Outlook: Stable Rating Date: March 04, 2021 Short Term: A1+ Rating Agency: PACRA

Registered Office

Nishat House, 53-A, Lawrence Road, Lahore-Pakistan.
UAN: +92 42 11111 33 33 Fax: +92 42 36367414
Email: info@dgcement.com web site: www.dgcement.com

Factories

Khofli Sattai, Distt., Dera Ghazi Khan-Pakistan.

12, K.M. Choa Saidan Shah Road, Khairpur, Tehsil Kallar Kahar, Distt. Chakwal-Pakistan.

Phone: +92-543-650215-8 **Fax:** +92-543-650231

Chichaee Gadani Main RCD, HUB Distt. Lasbela, Pakistan UAN: +92 42 111 11 33 33

Share Registrar: THK Associates (Pvt) Ltd

Head Office, Karachi

Plot No. 32-C, Jami Commercial Street No. 2, DHA Phase_VII, Karachi 75500.

Tel: 021 353 10 191, Fax: 021 353 10 190

Branch Office, Lahore Siddique Trade Centre,

Office No. PL-29, PL Floor, 72 Main Boulevard, Gulberg II, Lahore **Phone:** +92 42 3578 1682

For Investors' Information, Comments, Inquiries, Complaints

Mr. Farid Fazal

E-mail: ffazal@dgcement.com (Marketing related queries)

(Director Marketing) Phone: +92 42 111 11 33 33

Mr. Inayat Ullah Niazi E-mail: iniazi@dgcement.com (Chief Financial Officer) Phone: +92 42 111 11 33 33

Mr. Khalid Mehmood Chohan E-mail: kchohan@dgcement.com (Company Secretary) Phone: +92 42 111 11 33 33

Directors' Report

The directors of your company are pleased to present you the results of HY22:

	HY2022	HY2021
	Rupees	in '000'
Sales	27,434,482	21,862,581
Cost of sales	(22,576,459)	(18,449,084)
Gross profit	4,858,023	3,413,497
Administrative expenses	(368,391)	(310,022)
Selling and distribution expenses	(1,011,242)	(992,066)
Net impairment (losses)/gain on financial assets	(38,764)	30,888
Other expenses	(333,413)	(48,172)
Other income	1,292,402	353,624
Finance cost	(1,537,950)	(1,528,903)
Profit before taxation	2,860,665	918,846
Taxation	(683,588)	(117,980)
Profit for the period	2,177,077	800,866

EPS (Rs/share)	4.97	1.82
GP%	17.71%	15.61%
PBT%	10.43%	4.20%
PAT%	7.94%	3.66%

Production and Sales volumetric data is as under:

	HY2022	HY2021
	in	MT
Production:		
Clinker	3,356,283	3,094,799
Cement	2,751,340	2,778,473
Sales:		
Total Cement	2,709,973	2,756,448
Local Cement (excluding own consumption)	2,534,154	2,703,221
Export Cement	175,819	53,227
Clinker Sale	754,905	1,008,205

FY22 came with high expectations on part of Government to achieve high growth numbers at macro-economic levels. High PSDP expenditure was budgeted. Targeted subsidies were planned at different sectors of economy. Agriculture sector was heavily incentivized with 'Kisan card', high support prices, laws relating to timely payments to farmers and National Agriculture Emergency program. Construction sector was also focused with subsidies on housing loans, extension in tax amnesty and through regulatory enforcement by State Bank of Pakistan. This pace was halted by the world-wide inflation crisis mainly on account of high fuel and energy prices. As a result, Pakistan economy exposed to fault lines in early months of the year. Current account deficit that started showing signs of weakness in last quarter of FY21, carried on in the current year. Worldwide inflation in commodity (particularly coal and crude oil) and edible oil prices made

current account deficit unmanageable. Further, debt financing requirement pushed the Government to approach IMF for support. As a result, PKR devalued and discount rates were raised. Sky rocketing fuel prices and impact of devaluation resulted in higher energy costs and inflation. These measures affected the purchasing power of common people and the effect is visible across all industries.

In volume terms, total sales quantity of industry witnessed decline of 1.1 million tons (4.1%) period on period basis to 27.4 million tons. North zone registered negative growth of 0.7 million tons (3.4%) against South Zone of 0.4 million tons (6.2%). Further analysis shows that negative growth was driven by exports that declined 1.6 million tons (32.4%) while local dispatches registered modest growth of 0.4 million tons (1.9%) to 24 million tons. Sales utilization of industry declined to 79% against 83% for the corresponding period last year. It was largely contributed by local sales of 70% against exports sales utilization of 9%.

Kiln operational days of your Company increased by 2.9% from 538 days to 554 days due to less number of scheduled shutdown days this year. Consequently, clinker production % remained high to 100% (HY21: 92%). Sales utilization of your Company declined to 103% (HY21: 112%) mainly due to export of clinker largely from the piling clinker stock last year. In line with industry, domestic sales of the Company declined by 6.2%. Clinker was exported to contribute towards fixed costs earning valuable foreign exchange of USD 33 million from July-December 2021.

Sales, in value terms, registered growth primarily due to stable local cement prices. Whole effect of inflation, high energy and fuel prices could not be passed on to the consumers. The Company partially shifted to Alternate Fuel in substitution of coal, saving valuable foreign exchange reserves. Selling expenses increase was associated with the rise in freight rates. Currency devaluation resulted in higher exchange loss on account of import of coal; the effect is visible in Other expenses. Other income increase was mainly due to dividend from MCB which was not received in the corresponding period last year due to restrictions by SBP.

Consolidated EPS is Rs 5.61/share with further contribution of profitability from both paper and dairy segments.

World-wide businesses are opening up and global economy is on growth track. This brings challenges with it. High demand and supply chain issues are pulling commodity prices upward. Particularly, coal has peaked beyond USD 250/ton, all time high during the period before coming down to around USD 165/ton by period end. However, high demand and supply constraints are making its price vulnerable and pushing it upward subsequently. Tensions are building up in political landscape particularly in middle east and Central Asian region. Current account deficit stabilized in the month of January but rising commodity prices are causing a serious threat to Pakistan macro-economic stability. High energy prices and further devaluation of PKR may bring the storm of high inflation, denting already weak purchasing power of people. IMF may persuade the Government to slow down growth to absorb the pressure and further enforce tight monetary measures. Discount rates may rise further to offset the effect of inflation. Whole of this cost pressure is expected to be passed on to consumers otherwise it may squeeze the Company's margins. Situation in Afghanistan is volatile and may attract international pressure on Pakistan that may have potential negative effect for overall business environment. Rising inflation and construction material prices may also affect demand of cement on back of housing loans and may affect cement dispatches volume. There is also speculation regarding some IMF restrictions on SBP regarding subsidized financing (including housing finance). It will be confirmed in the next periodic review. On positive side, agriculture sector is registering positive growth for its Kharif crops (mainly cotton). However, shortage of Urea for wheat crop may affect its production, affecting construction activity in rural side. Coal Fired Power plant at Hub site has commenced its operations in September 2021, making our plant at Hub site self-sufficient and energy efficient.

Principal activity of the Company is manufacture and sale of cement and clinker and following are the principal risks the Company face:

- Tight price market and tough competition
- Capacity utilization
- Interest rate
- Foreign currency fluctuations
- Shrinking cement exports market

The Board of Directors has approved Directors' Remuneration Policy. The main features of the policy are as follows:

- The Company shall not pay remuneration of its non-executive directors including independent directors except for meeting fee for attending Board and its Committee meetings.
- The Company will reimburse or incur expenses of travelling and accommodation of Directors in relation to attending of Board and its Committees meetings.
- The Directors' Remuneration Policy will be reviewed and approved by the Board of Directors from time to time.

Following are the directors of the Company:

Mrs. Naz Mansha (Chairperson)

Mr. Raza Mansha

Executive

Mr. Khalid Niaz Khawaja

Mr. Usama Mahmud

Mr. Mahmood Akhtar

Mr. Farid Noor Ali Fazal

Mr. Shahzad Ahmad Malik

Non-Executive

Non-Executive

Non-Executive

Female Directors: 01 Male Directors: 06

Audit Committee

Mr. Khalid Niaz Khawaja Chairman
Mr. Usama Mahmud Member
Mr. Mahmood Akhtar Member

Human Resource & Remuneration Committee

Mr. Khalid Niaz Khawaja Chairman
Mr. Raza Mansha Member
Mr. Shahzad Malik Member

There are no material post balance sheet events affecting the period end position.

Our plants and operations are complying with international and national environmental standards. DGKC is fully cognizant of its responsibility towards society and welfare. The Company is spending on education, health, medical and fire-fighting facilities, water supply to nearby localities, aiding in emergency and disaster situations in nearby areas, awareness campaigns etc.

There are no changes that have occurred during the period under review concerning the nature of the business of the company or of its subsidiaries, or any other company in which the company has interest.

The Directors of your company state that the system of internal control is sound in design and has been effectively implemented and monitored. Significant deviations from last period in operating results of the company are highlighted and reasoned in other parts of Directors report.

We thank all our stakeholders and admire efforts of our employees.

For and on behalf of the Board

Raza Mansha

Chief Executive Officer

Lahore February 18, 2022 Farid Noor Ali Fazal

Sand 3

آ ڈٹ کمیٹی

جناب فالدنیازخواجہ چیئر مین جناب أسام محمود جناب محود ركن جناب محود اختر ركن

ميومن ريسورس ايتذر يمتريش كميثي

يناب فالدنياز خوامبه چيتر ثين يناب رضا منشا رکن يناب شنراد ملک رکن

اختام پذريدت كي حيثيت كومتا تركرنے والےكوئى بعداز بيلنس شيث نماياں واقعات رونمانبيں ہوئے ہيں۔

ہارے پاہٹس اور آپریشنز بین الاقوامی اور قومی ماحولیاتی معیارات کی تغییل کررہے ہیں۔ DGKC سوسائٹی اور ویلفیئر کی اپنی ذمہ داریوں کو کممل طور پیچانتی ہے۔ کمپنی نزد کی آبادیوں کے لئے تعلیم جست، بلبی اور آگ بجھانے کی سہولیات، واٹرسلائی منزد کی علاقوں میں ایمرجنسی اور آ فاتی حالات میں مدد، آگاہی مہمات وغیرہ پرٹرج کررہی ہے۔

سمپنی یااس کی ذیلی کمپنیوں یاکسی دیگر کمپنی جس میں کمپنی دلچیسی کھتی ہے کے کاروبار کی نوعیت ہے متعلقہ کوئی تبدیلیاں نہیں ہیں جوزیر جائز دمدت کے دوران رونما ہوئی ہوں۔

آپ کی کمپنی کے ڈائز کیٹرز بیان کرتے ہیں کہ داخلی کنٹرول کا نظام ڈیزائن میں متحکم ہےاوراسکی مؤثر طریقہ سے مملدرآ مداورگلرانی کی جاتی ہے۔ کمپنی کے آپریٹنگ نتائج میں گزشتہ مدت سے اہم تغیرات ڈائز کیٹرزر پورٹ کے دیگر حصوں میں اجاگر کئے گئے ہیں اور وجو ہات بیان کی گئی ہیں۔

ہم اپنے تمام اسٹیک ہولڈرز کاشکر بیادا کرتے ہیں اور اپنے تمام ملاز بین کی ان تھک کوششوں کوسراہے ہیں۔

منجانب بورڈ

عمده کے عرصا فریدنورعافض ڈاز کیٹر

منطقة مضافثا چيف الگيزيكثوآ فيسر المعور 18 فروري 2022ء خت مالیاتی اقدامات کومزید نافذکرنے کے لیے حکومت کونموکی رفتار کم کرنے پر آمادہ کرسکتا ہے۔ افراط زر کے اثر کودور کرنے کے لیے ڈرکا کؤنٹ شرجیس مزید بڑھائی جا سکتی ہیں۔
اقوقع ہے کہ لاگت کے اس پورے دباؤ کو صارفین تک خفل کیا جائے گاور نہ ہیکپنی کے مارچن کو کم کرسکتا ہے۔ افغانستان کی صورتحال غیر منظم ہے اور پاکستان پر بین الاقوامی دباؤ کو
اپنی طرف متوجہ کرسکتی ہے جس کے مجموفی کاروباری ماحول پر مکند منفی اثر اس مرتب ہوسکتے ہیں۔ بڑھتی ہوئی افراط زراور تغییراتی سامان کی قیمتیں ہاؤسٹ اون کی وجہ سے سینٹ کی
طلب اور سیمنٹ کی ترسل کے جم کو بھی متاثر کرسکتی ہیں۔ اعانتی فنائسگ (بشمول ہاؤسٹ فنائس) کے حوالے سے اسٹیٹ بینک پر آئی ایم ایف کی کچھ پابند یوں کے بارے میں
بھی قیاس آرائیاں کی جارہ کی جس اس کی تصدیق اگلے متواتر جائزے میں کی جائے گی۔ بثبت پہلو پر ، زرعی شعبہ اپنی ٹریف نصلوں (بنیا دی طور پر کہاس) کے لیے بثبت نمودرج
کر دہا ہے۔ تاہم ، گندم کی فصل کے لیے یور یا کی قلت اس کی پیدا وارکومتاثر کرسکتی ہے ، جس سے دہبی علاقوں میں قعیراتی سرگرمیاں متاثر ہوسکتی ہیں۔ حب سائٹ پر جمارا بیا انٹ خود کی اور وازان کی کید یہ وگی۔
جلے والے یاور بیانٹ نے سمبر 2021 میں اپنا کام شروع کر دیا ہے ، جس سے حب سائٹ پر جمارا بیا انٹ خود کی اور اور ان ان کی کیت ہوگی۔
جلے دوالے یاور بیانٹ نے سمبر 2021 میں اپنا کام شروع کر دیا ہے ، جس سے حب سائٹ پر جمارا بیا انٹ خود کی اور وازان کی کیت ہوگی۔

سمینی کی بنیادی سرگرمی سینف اور کلنکر کی تیاری اور فروخت کرنا ہے اور کمپنی کومندرجہ ذیل اہم خطرات کا سامنا ہے:

- ماركيث قيمت اورسخت مقابليه
- مستعمل پيداواري صلاحيت
 - سود کی شرح
 - •غیرمکلی کرنسی کااتار چڑھاؤ
 - برآيد ماركيٺ كاسكڙاؤ

پورڈ آف ڈائر کیٹرزنے ڈائر کیٹرز کےمعاوضہ کی پالیسی کی منظوری دی ہے۔ پالیسی کی بنیادی خصوصیات مندرجہ ذیل ہیں: سمپنی بورڈ اوراس کی کمیٹیوں کےاجلاسوں ہیں شرکت کی فیس کےسوائے آزاد ڈائر کیٹرز سمیت اپنے نان ایگز بکٹوڈ ائر کیٹرز کومعاوضہ اوانہیں کرےگی۔ سمپنی بورڈ اوراس کی کمیٹیوں کےاجلاسوں ہیں شرکت کے سلسلے ہیں ڈائر کیٹرز کےسفر اور رہائش کےاخراجات اداکرےگی۔ پورڈ آف ڈائر کیٹرز، وقافو قاڈ ائر کیٹرزمعاوضہ پالیسی کا جائزہ اوراس کی منظوری دیں گے۔

مندرجہ ذیل کمپنی کے ڈائر یکٹرز ہیں:

نان الگزیکٹو	محترمه نازمنشا (چیئر پرس)
الگزیکٹو	جناب رضامنشا
آزاد	جناب خالد نيازخواجه
آزاد	جناب أسامةمحمود
نان الگزیکٹو	جناب محموداختر
ا نگز یکٹو	جناب فريدنورعلى فضل
نان انگيزيكڻو	جناب شنبرا داحمرملك

خاتون ۋائر يكثرز: 01 مردۋائر يكثرز: 06 مالی سال 22 حکومت کی جانب سے میکروا کنا کم سطوں پراعلی نمو حاصل کرنے کے لیے بہت زیادہ تو قعات کے ساتھ آیا۔ PSDP کے زیادہ اخراجات کا بجٹ رکھا گیا۔ معدیثت کے مختلف شعبوں میں ٹارگٹڈ سبسڈ پز کی منصوبہ بندی کی گئے۔ زرعی شعبے کو 'کسان کارڈ'، اعلی امدادی قیمتوں، کسانوں کو بروقت اوا ٹینگی سے متعلق توانین اور تو بی زرعی ایم جعیث پروگرام کے ذریعے بہت زیادہ رعایت دی گئی۔ تعبیراتی شعبے میں بھی ہاؤسٹگ قرضوں پرسبسڈی، ٹیکس ایمنٹی میں توسیع اوراسٹیٹ بینک آف پاکستان کی جانب سے دیگو لیٹری کے نفاذ کے ذریعے جب زیادہ رعایت دی گئی۔ اس رفتار کو عالمی سطح پرمہنگائی کے بخران نے بنیادی طور پر ایند شن اور توانا کی کی بلند قیمتوں نے کمزور کردیا تھا۔ نینجباً پاکستان کی معیشت سال کے ابتدائی مہینوں میں فالٹ لائٹز کا شکارہ ہوگئی۔ کرنٹ اکا تونٹ خسارہ جس نے مالی سال 2 کی آخری سہ ماہی میں کمزوری کے آثارہ کھانا شروع کردیے ، رواں سال میں جاری رہا۔ اجہناس (خاص طور پر کوئلہ اور خام تیل) میں عالمی سطح پرمہنگائی اورخورد نی تیل کی قیمتوں نے کرنٹ اکا کونٹ خسارے کو بے قابو کردیا۔ مزیق میں تیزی سے طری رہا۔ اجہناس (خاص طور پر کوئلہ اور خام تیل) میں عالمی سطح پرمہنگائی اورخورد نی تیل کی قیمتوں نے کرنٹ اکا کونٹ خسارے کو بے قابو کردیا۔ مزیقوں میں تیا تی تیت تیت تیت ہوگیا ہوں ہوگئی اورڈ سکا کونٹ شرطیں بڑھ گئیں۔ ایندھن کی قیمتوں میں تیزی سے اضافہ اورڈ سکا کونٹ شرطیں بڑھ گئیں۔ ایندھن کی قیمتوں اورا فراط زر میں اضافہ ہو گیا ہے۔ ان اقد امات سے عام لوگوں کی قوت خرید مثاثر ہوئی اوراس کا اثر تمام صنعوں پر انظر آتا ہے۔

جم کے لحاظ ہے ہصنعت کی کل فروخت مقدار سدمائی کی بنیاد پر 1.1 ملین ٹن (4.1%) کی کئی ہے 27.4 ملین ٹن تک ہوئی ہے۔ نارتھ زون نے جنو بی زون میں 0.4 ملین ٹن (4.2%) (4.2%) کی ہے۔ مزید تجزید ظاہر کرتا ہے کہ بیٹنٹی نور کہ اللین ٹن (32.4%) کی منفی نمو درج کرائی ہے۔ مزید تجزید ظاہر کرتا ہے کہ بیٹنٹی نور کہ اللین ٹن (4.9%) کی معمولی نمو 24 ملین ٹن تک درج کی گئی۔ صنعت میں مستعمل فروخت 79 فیصد تک کم دیکھی گئی جو گذشتہ سال کے اس عرصے میں 88رئی تھی۔ اس میں برآ مدی مستعمل فروخت %10 کے مقابلے مقامی فروخت 70 کا بڑا دصد شامل ہے۔

اس سال شیر ول شٹ ڈاؤن کی کم تعداد کی وجہ ہے آپ کی کمپنی کے کلن آپریشنل دن %2.9 کم جوکر 538 دنوں سے 554 دن ہو گئے۔اس کے مطابق ،اوسط کلنگر پیداوار 100 فیصد (HFY21)جوکہ بنیا دی طور پر گزشتہ سال کے پائلگ کلنکراسٹاک سے زیادہ سے زیادہ کائکر کی برآئد کی وجہ سے کم جوئی ہے۔ سنعت کے لحاظ ہے، کمپنی کے مقامی فروخت %6.2 تک کم جوئی۔ جولائی۔ دیمبر 2021 سے کلنگر کے مقررہ اخراجات میں حصہ ڈالنے اور 33 ملین امر کمی ڈالنے گئے تھی زیمباولہ کمانے کے لئے کلنگر برآئد کیا گیا تھا۔

قیمت کے لحاظ سے فروخت، بنیا دی طور پرسینٹ کی متحکم مقامی قیمتوں کی وجہ سے زیادہ ہوئی ہے۔ افراط زر ، توانائی اورائید ھن کی زیادہ قیمتوں کے تمام اثرات صارفین کو نظام نہیں کے جاسکتے تھے۔ کمپنی کو جزوی طور پر کوکلہ کی جگہ متبادل ایندھن پر نتقل کر دیا گیا، جس قیتی غیر ملکی زیمبادلہ کی بچت ہوئی۔ فروخت کے اخراجات میں کی کھنکر برآ مدات میں کی کسکر برآ مدات میں کس کے اللہ کا سے برنی کی سے وابستے تھے۔ کمپنی کی قدر میں کسی کے نتیجے کوئلہ کی دو بر سے ذیادہ زیمبادلہ نقصان ہوا، جس کا اثر دیگر اخراجات میں نمایاں ہے۔ دیگر آ مدن میں اضافہ بنیا دی طور پر MCB سے منافع مقلمہ کی وجہ سے ہوا جو SBP کی پابندیوں کے باعث گزشتہ سال کی اس مدت میں وصول نہیں ہوا تھا۔

کاغذاورڈیری دونوں شعبوں ہے منافع میں مزید ٹراکت کے ساتھ مجموع EPS فی شیئر 5.61رویے ہے۔

و نیا مجر میں کاروبار کھل رہے ہیں اور عالمی معیشت ترتی کی راہ پرگا حزن ہے۔ یہا ہے ساتھ چیلنجر بھی لا یا ہے۔ زیادہ طلب اور سپلائی چین کے مسائل اشیاء کی قیمتوں کو بڑھارہے ہیں۔ خاص طور پر، کوئلہ 250 امریکی ڈالرفی ٹن سے اور پہنچ گیا ہے، جو مدت کے اختام تک تقریباً 165 امریکی ڈالرفی ٹن تک نیچے آنے سے پہلے کی مدت کے دوران سب سے زیادہ تھا۔ تاہم ، زیادہ طلب اور رسد کی رکاوٹیس اس کی قیمت کو غیر محفوظ بنارہی ہیں اور بعداز اں بڑھارہی ہیں۔ سیاسی منظر نامے میں خاص طور پرمشرق وسطی اور وسطی ایشیائی خطے میں تناوبڑھ دہا ہے۔ کرنٹ اکا وَزِٹ خسارہ جنوری کے مہینے میں منتظم ہوالیکن اشیاء کی قیمتوں میں اضاف یہ پاکستان کے مہینگائی کا طوفان لاسکتی ہے۔ آئی ایم ایف دیا کو کو جذب اور

حصص داران كيلئے ڈائر يكٹرز كى رپورٹ

آپ کی مینی کے ڈائر یکٹرزآپ کو مالی سال 2022 کی پہلی ششماہی کے نتائج پیش کرتے ہوئے خوشی محسوں کرتے ہیں۔

ىپلىششاىي مالى سال 2021	ىپلىششائى مالى سال 2022
ارول میں	
21,862,581	27,434,482
(18,449,084)	(22,576,459)
3,413,497	4,858,023
(310,022)	(368,391)
(992,066)	(1,011,242)
30,888	(38,764)
353,624	(333,413)
(1,528,903)	(1,537,950)
918,846	2,860,665
(117,980)	(683,588)
800,866	2,177,077
1.82	4.97
15.61%	17.71%
4.20%	10.43%
3.66%	7.94%

امسال کے لئے آپ کی کمپنی کی پیداواراور فروخت جم کے اعدادو شار درج ذیل ہیں:

ىپلىششاىي مالى سال 2021	يبلىششابى مالى سال 2022	
اعدادوشار میشرک ٹن میں		پيداوار
3,094,799	3,356,283	کلنگر کی پیداوار
2,778,473	2,751,340	سیمنٹ کی پیداوار
		فروخت
2,756,448	2,709,973	سیمنٹ کی کل فروخت
2,703,221	2,534,154	سیمنٹ کی مقامی فروخت (علاوہ ذاتی استعمال)
53,227	175,819	سیمنٹ کی برآ مدفروخت
1,008,205	754,905	کلئر کی فروخت



A·F·FERGUSON&CO.

Independent Auditor's Review Report To The Members Of D.G. Khan Cement Company Limited Report On Review Of Interim Financial Statements

Introduction

We have reviewed the accompanying unconsolidated condensed interim statement of financial position of D. G. Khan Cement Company Limited as at December 31, 2021 and the related unconsolidated condensed interim statement of profit or loss, unconsolidated condensed interim statement of comprehensive income, unconsolidated condensed interim statement of changes in equity, and unconsolidated condensed interim statement of cash flows, and notes to the unconsolidated financial statements for the six-month period then ended (here-in-after referred to as the "unconsolidated interim financial statements"). Management is responsible for the preparation and presentation of these unconsolidated interim financial statements in accordance with accounting and reporting standards as applicable in Pakistan for interim financial reporting. Our responsibility is to express a conclusion on these unconsolidated financial statements based on our review. The figures of the unconsolidated condensed interim statement of profit or loss and unconsolidated condensed interim statement of comprehensive income for the three-month period ended December 31, 2020 and 2021 have not been reviewed, as we are required to review only the cumulative figures for the six-month period ended December 31, 2021.

Scope of Review

We conducted our review in accordance with International Standard on Review Engagements 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity". A review of interim financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying interim financial statements is not prepared, in all material respects, in accordance with the accounting and reporting standards as applicable in Pakistan for interim financial reporting.

The engagement partner on the audit resulting in this independent auditor's report is Khurram Akbar Khan.

A. F. Ferguson & Co.

Chartered Accountants,

Lahore

Dated: February 18, 2022

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Unconsolidated Condensed Interim Statement of Financial Position

		31 December, 2021 Un-Audited	30 June, 2021 Audited
	Note	(Rupees in	thousand)
EQUITY AND LIABILITIES			
CAPITAL AND RESERVES			
Authorised capital - 950,000,000 (June 30, 2021: 950,000,000)		0.500.000	0.500.000
ordinary shares of Rs 10 each - 50,000,000 (June 30, 2021: 50,000,000)		9,500,000	9,500,000
preference shares of Rs 10 each		500,000 10,000,000	500,000 10,000,000
		10,000,000	10,000,000
Issued, subscribed and paid up share capital			
438,119,118 (June 30, 2021: 438,119,118) ordinary shares of Rs 10 each		4,381,191	4,381,191
Other reserves		28,753,438	30,280,119
Revenue reserve: Un-appropriated profits		40,555,521	38,816,563
		73,690,150	73,477,873
NON-CURRENT LIABILITIES			
Long term finances - secured	6	17,371,224	19,300,064
Deferred government grant	7	555,780	664,504
Long term deposits		244,277	246,992
Deferred liabilities Deferred taxation		564,386	530,803
Deferred taxation		3,346,200 22,081,867	3,378,941 24,121,304
		,001,001	,,
CURRENT LIABILITIES			
Trade and other payables		14,937,395	14,923,151
Accrued markup		679,647	507,769
Short term borrowings - secured		19,464,963	18,362,050
Current portion of non-current liabilities	8	6,955,858	6,433,943
Unclaimed dividend Provision for taxation		34,631 35,090	33,517 35,090
1 TOVISION TO LAXALION		42,107,584	40,295,520
Contingonaics and Commitments	9	,,	-,
Contingencies and Commitments	9	137,879,601	137,894,697
			=======================================

The annexed notes 1 to 19 form an integral part of these unconsolidated condensed interim financial statements.



As At December 31, 2021

	Note	31 December, 2021 Un-Audited (Rupees in	30 June, 2021 Audited n thousand)
ASSETS			
NON-CURRENT ASSETS			
Property, plant and equipment Intangible asset Investments Long term deposits	10 11 12	84,087,928 20,904 14,861,373 61,020 99,031,225	85,020,109 - 15,965,811 57,513 101,043,433
CURRENT ASSETS			
Stores, spare parts and loose tools Stock-in-trade Trade debts Investments Loans, advances, deposits, prepayments and other receivables Loan to related party Income tax receivable Cash and bank balances	13	13,199,308 4,399,218 1,912,242 12,421,612 248,352 - 4,810,046 1,857,598 38,848,376	12,879,348 2,728,589 1,676,245 12,946,786 488,566 765,000 4,560,357 806,373 36,851,264
		137,879,601	137,894,697

Chief Financial Officer

Jand Jazal

Unconsolidated Condensed Interim Statement of Profit or Loss

For the Quater and Six-Month Period ended December 31, 2021 (Un-audited)

	2021		2020	
	July to	October to	July to	October to
	December	December	December	December
	(Rupees in	thousand)	(Rupees in	thousand)
Revenue	27,434,482	16,281,948	21,862,581	11,348,146
Cost of sales	(22,576,459)	(13,522,667)	(18,449,084)	(8,942,333)
Gross profit	4,858,023	2,759,281	3,413,497	2,405,813
Administrative expenses	(368,391)	(182,921)	(310,022)	(156,363)
Selling and distribution expenses	(1,011,242)	(693,876)	(992,066)	(383,175)
Net impairment (losses)/gain on financial assets	(38,764)	(38,764)	30,888	30,888
Other expenses	(333,413)	(107,732)	(48,172)	(46,671)
Other income	1,292,402	749,181	353,624	283,321
Finance cost	(1,537,950)	(802,171)	(1,528,903)	(757,487)
Profit before taxation	2,860,665	1,682,998	918,846	1,376,326
Taxation	(683,588)	(413,945)	(117,980)	(224,568)
Profit for the period	2,177,077	1,269,053	800,866	1,151,758
Earnings per share				
(basic and diluted - in Rupees)	4.97	2.90	1.83	2.63

The annexed notes 1 to 19 form an integral part of these unconsolidated condensed interim financial statements.

Chief Executive

Chief Financial Officer

Unconsolidated Condensed Interim Statement of Comprehensive Income

For the Quater and Six-Month Period ended December 31, 2021 (Un-audited)

	2021		2020	
	July to	October to	July to	October to
	December	December	December	December
	(Rupees in	thousand)	(Rupees in t	thousand)
Profit for the period	2,177,077	1,269,053	800,866	1,151,758
Other comprehensive (loss)/income				
for the period - net of tax				
Items that may be reclassified				
subsequently to profit or loss:	-	-	-	-
Items that will not be subsequently				
reclassified to profit or loss:				
Change in fair value of investments at				
fair value through other comprehensive				
income (FVOCI) - net of tax	(1,526,681)	(328,665)	3,436,194	2,435,502
meetine (i veel) That of tax	(1,526,681)	(328,665)	3,436,194	2,435,502
	(1,020,001)	(023,000)	0,400,104	2,430,002
Total comprehensive income for				
the period	650,396	940,388	4,237,060	3,587,260

The annexed notes 1 to 19 form an integral part of these unconsolidated condensed interim financial statements.

Chief Executive

Chief Financial Officer

Jand Jazal

Unconsolidated Condensed Interim Statement of Changes In Equity

For the Six-Month Period ended December 31, 2021 (Un-audited)

	Share	Share	FVOCI	Capital redemption reserve fund	General	Un-appropriated profits	d Total
Balance as at July 1, 2020 - Audited	4,381,191	4,557,163	17,244,158	353,510	5,071,827	35,036,308	66,644,157
Total comprehensive income for the period							
- Profit for the period	1	ı	ı	ı	1	800,866	800,866
- Other comprehensive income for the period	1	ı	3,436,194	ı	1	ı	3,436,194
	-		3,436,194	ı	1	800,866	4,237,060
Balance as at December 31, 2020 - Un-audited	4,381,191	4,557,163	20,680,352	353,510	5,071,827	35,837,174	70,881,217
Balance as at July 1, 2021 - Audited	4,381,191	4,557,163	20,297,619	353,510	5,071,827	38,816,563	73,477,873
Total comprehensive income for the period							
- Profit for the period	1	1	ı	1	1	2,177,077	2,177,077
- Other comprehensive loss for the period	1	ı	(1,526,681)	I	•	ı	(1,526,681)
			(1,526,681)	ı	1	2,177,077	650,396
Transactions with owners in their capacity as owners recognised directly in equity							
Final dividend for the year ended June 30, 2021 (Re 1 per share)	ı	ı	ı	ı	ı	(438,119)	(438,119)
Balance as at December 31, 2021 - Un-audited	4,381,191	4,557,163	18,770,938	353,510	5,071,827	40,555,521	73,690,150

The annexed notes 1 to 19 form an integral part of these unconsolidated condensed interim financial statements.

Chief Financial Officer

(Rupees in thousands)

Unconsolidated Condensed Interim Statement of Cash Flows

For the Six-Month Period ended December 31, 2021 (Un-audited)

	Note	July to December (Rupees in	2020 July to December n thousand)
Cash flows from operating activities			
Cash generated from operations	15	3,337,947	5,053,228
Finance cost paid		(1,366,072)	(1,617,169)
Retirement and other benefits paid		(58,462)	(48,955)
Income tax paid		(863,086)	(438,608)
Long term deposits - net		(2,715)	(13,435)
Net cash inflow from operating activities		1,047,612	2,935,061
Cash flows from investing activities			
Payments for property, plant and equipment		(982,539)	(2,550,956)
Payments for intangible asset		(21,500)	-
Proceeds from disposal of property, plant and equipment		9,000	7,360
Investments in equity instruments		-	(176,106)
Long term loans, advances and deposits - net		(3,507)	425
Recovery of loan to related party		765,000	-
Interest received		33,036	32,725
Dividend received		1,212,733	164,101
Net cash inflow/(outflow) from investing activities		1,012,223	(2,522,541)
Cash flows from financing activities			
Repayment of long term finances		(3,012,421)	_
Proceeds from long term finances		1,500,000	2,494,703
Dividend paid		(437,005)	(362)
Net cash (outflow)/inflow from financing activities		(1,949,426)	2,494,341
Net increase in cash and cash equivalents		110,409	2,906,951
Cash and cash equivalents at the beginning of the period		(17,555,677)	(23,148,133)
Effect of exchange rate changes on cash and cash equivalent		(17,555,677)	51,318
Cash and cash equivalents at the end of the period	15.1	(17,607,365)	(20,189,864)
Such and Such Equivalents at the end of the period	10.1	(11,001,000)	

The annexed notes 1 to 19 form an integral part of these unconsolidated condensed interim financial statements.

Chief Executive

Chief Financial Officer

Notes to and Forming Part of the Unconsolidated Condensed Interim Financial Information - Unaudited

For the Six-Month Period Ended December 31, 2021

1. Status and nature of business

D. G. Khan Cement Company Limited (the 'Company') is a public company limited by shares incorporated in Pakistan in 1978 under the repealed Companies Act, 1913 (now the Companies Act, 2017). The Company's ordinary shares are listed on the Pakistan Stock Exchange Limited. The registered office of the Company is situated at 53-A, Lawrence Road, Lahore.

The Company is principally engaged in the production and sale of Clinker, Ordinary Portland and Sulphate Resistant Cement. It has four cement plants, two plants located at Dera Ghazi Khan ('D.G. Khan'), one at Khairpur District, Chakwal ('Khairpur') and one at Hub District, Lasbela ('Hub').

2. Basis of preparation

2.1 Statement of compliance

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

- International Accounting Standard ('IAS') 34, Interim Financial Reporting, issued by the International Accounting Standards Board ('IASB') as notified under the Companies Act, 2017; and
- ii) Provisions of and directives issued under the Companies Act, 2017.

Where the provisions of and directives issued under the Companies Act, 2017 differ with the requirements of IAS 34, the provisions of and directives issued under the Companies Act, 2017 have been followed.

2.2 These unconsolidated condensed interim financial statements are un-audited and are being submitted to the members as required by section 237 of the Companies Act, 2017 (the 'Act').

These unconsolidated condensed interim financial statements do not include all of the information required for annual financial statements and should be read in conjunction with the annual financial statements as at and for the year ended June 30, 2021. Selected explanatory notes are included to explain events and transactions that are significant to and understanding of the changes in the Company's financial position and performance since the last annual financial statements.

The Company is required to issue condensed interim consolidated financial statements along with its condensed interim separate financial statements in accordance with the requirements of accounting and reporting standards as applicable in Pakistan. Condensed interim consolidated financial statements are prepared separately.

3. Significant accounting policies

3.1 The accounting policies and the methods of computation adopted in the preparation of these unconsolidated condensed interim financial statements are the same as those applied in the preparation of preceding annual published financial statements of the Company for the year ended

June 30, 2021 except for the estimation of income tax (see note 5) and adoption of new and amended standards as set out in note 3.2.

3.2 Standards, amendments to published standards and interpretations that are effective in the current period

Certain standards, amendments and interpretations to International Financial Reporting Standards (IFRS) are effective for accounting period beginning on July 1, 2021, but are considered not to be relevant or to have any significant effect on the Company's operations (although they may affect the accounting for future transactions and events) and are, therefore, not detailed in these unconsolidated condensed interim financial statements.

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

There are certain standards, amendments to the accounting standards and interpretations that are mandatory for the Company's accounting periods beginning on or after July 01, 2022 but are considered not to be relevant or to have any significant effect on the Company's operations and are, therefore, not detailed in these unconsolidated condensed interim financial statements.

4. Accounting estimates

The preparation of unconsolidated condensed interim financial statements requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expenses. Actual results may differ from these estimates.

In preparing these unconsolidated condensed interim financial statements, the significant judgments made by management in applying accounting policies and key sources of estimation were the same as those that were applied to the annual financial statements of the Company for the year ended June 30, 2021, with the exception of change in estimate that is required in determining the provision for income taxes as referred to in note 5.

5 Taxation

Income tax expense is recognized in each interim period based on best estimate of the weighted average annual income tax rate expected for the full financial year. Amounts accrued for income tax expense in one interim period may have to be adjusted in a subsequent interim period of that financial year if the estimate of the annual income tax rate changes.

December 31,	June 30,	
2021	2021	
Un-audited	audited	
(Rupees in thousand)		

6. Long term financing - secured

Long term loans	- note 6.1	19,453,439	20,679,530
Loans under refinance scheme	- note 6.2	4,593,441	4,751,237
		24,046,880	25,430,767
Current portion shown under current liabilities		(6,675,656)	(6,130,703)
		17.371.224	19.300.064

			December 51,	ourie oo,
			2021	2021
			Un-audited	audited
			(Rupees in	thousand)
6.1	The reconciliation of the carrying amount is as fo	llowe:		
0.1	The reconciliation of the carrying amount is as ic	illows.		
	Opening balance		20,679,530	23,412,283
	Disbursements during the period/year		1,500,000	3,432,201
	Repayments during the period/year		(2,726,091)	(6,164,954)
	Closing balance		19,453,439	20,679,530
	Current portion shown under current liabilities	- note 8	(5,660,517)	(5,323,017)
			13,792,922	15,356,513
6.2	The reconciliation of the carrying amount is as fo	llows:		
	Balance as at beginning of the period - gross		5,678,264	570,338
	Disbursements during the period/year		-	5,394,256
	Repayments during the period/year		(286,330)	(286,330)
			5,391,934	5,678,264
	Unamortized deferred grant	- note 7	(798,493)	(927,027)
	Closing balance		4,593,441	4,751,237
	Current portion shown under current liabilities	- note 8	(1,015,139)	(807,686)
			3,578,302	3,943,551
Def	erred government grant			
The	reconciliation of the carrying amount is as follows	:		
Оре	ening balance		927,027	_
	erred grant recognized during the period/year		_	1,065,766
	dited to profit or loss		(128,534)	(138,739)
	·		798,493	927,027
Cur	rent portion shown under current liabilities	- note 8	(242,713)	(262,523)
	sing balance		555,780	664,504
The	re are no unfulfilled conditions or other contingenc	cies attached to t	hese grants.	
	<u> </u>		J	
Cur	rent portion shown under current liabilities con	nprise of:		
Lon	g term loans	- note 6.1	5,660,517	5,323,017
Loa	ns under refinance scheme	- note 6.2	1,015,139	807,686
Acc	umulating compensated absences		37,489	40,717
	erred government grant	- note 7	242,713	262,523
	-		6,955,858	6,433,943

December 31,

June 30,

7.

8.

9. Contingencies and commitments

9.1 Contingencies

There is no significant change in contingencies from the preceding annual unconsolidated financial statements of the Company for the year ended June 30, 2021 except for the notes 16.1.6 and 16.1.7 to the annual unconsolidated financial statements which are as follows:

9.1.1 On January 18, 2021, the Commissioner Inland Revenue (Appeals) ('CIR(A)') passed orders ratifying the earlier demand of Deputy Commissioner Inland Revenue ('DCIR') whereby input sales tax claimed, mainly on building/construction material and vehicles, for the tax periods from June 2016 to July 2017 aggregating Rs 332.817 million was disallowed to the Company. Further, the default surcharge imposed thereon by the DCIR, was also upheld by CIR(A). The Company filed appeals against such orders before the Appellate Tribunal Inland Revenue ('ATIR'). Regarding demand of Rs 300.044 million, through order dated October 22, 2021, the ATIR while disapproving the action of the authorities below, has annulled the relevant orders and has directed the department to adjudicate the matter afresh strictly in the light of related ratio decided by Lahore High Court. Such remand proceedings have not yet been taken up for adjudication by the DCIR. Appeal against the order creating the remaining sales tax demand of Rs 32.773 million has not been taken up for adjudication.

With respect to similar sales tax demand of Rs 163.711 million (along with default surcharge and penalty) raised by the DCIR against the Company in respect of tax periods of July 2016 to June 2017, mainly on account of disallowance of input tax claimed on building materials, provincial sales tax on services etc., CIR(A) through appellate order dated December 3, 2021 annulled the said action and by principally following the ratio settled by ATIR through order dated October 22, 2021, remitted the matter to the department for adjudication afresh in the same terms and in the light of relevant factual/legal position. Such remand proceedings have not yet been taken up for adjudication by the DCIR.

Further, during the period on August 31, 2021, the Lahore High Court has granted interim relief to the Company in respect of a writ petition filed by the Company to challenge a showcause notice issued by the DCIR dated July 02, 2021, whereby, it was alleged that the Company had claimed inadmissible input tax for the periods from July 2018 to December 2020 aggregating Rs 1,384.644 million primarily related to similar items as above such as building materials.

As per management, meritorious grounds exist to support the position that the ultimate decision would be in its favour wherein such claim of input tax would be allowed to the Company. Therefore, such credit of input sales tax has not been reversed in these financial statements. However, in case of an adverse decision, such input sales tax shall be reversed and will become part of the cost of the related fixed assets that would result in increase in depreciation charge of such fixed assets over their remaining useful lives litigation is expected to accrue. Consequently, no provision has been made in these financial statements on this account.

9.1.2 The DCIR has passed an order dated August 20, 2021 for tax periods July 2017 to June 2018, whereby, a demand has been raised for recovery of sales tax of Rs 5,795.981 million, including applicable default surcharge and penalty (amounting to Rs 275.999 million) imposed under sections 34 and 33(5) of the Sales Tax Act, 1990 respectively. The demand has been raised mainly on account of alleged suppression of production and sales of cement and disallowance of input sales tax on various goods and services (including that related to fixed assets and building materials). For these tax periods, a Federal Excise Duty ('FED') demand of Rs 2,884.751 million, along with applicable default surcharge and penalty has also

been raised by the DCIR on November 30, 2021 under relevant provisions of the Federal Excise Act, 2005 solely on account of alleged suppression of production and sales of cement on bases identical to those framed through order dated August 20, 2021. The Company has preferred an appeal before the CIR(A) against the said orders, which have not yet been taken up for adjudication. The management, on the basis of consultation with its legal counsel, considers that meritorious grounds exist to defend the company's stance and that such sales tax and FED demands are not likely to sustain appellate review by appellate authorities. Consequently, no provision has been created in these financial statements on this account.

9.2 Commitments in respect of:

- (i) Contracts for capital expenditure aggregating Rs 245.773 million (June 30, 2021: Rs 552.595 million).
- (ii) Letters of credit for capital expenditure aggregating Rs 74.362 million (June 30, 2021: Rs 28.431 million)
- (iii) Letters of credit other than capital expenditure aggregating Rs 1,804.771 million (June 30, 2021: Rs 947.978 million)

December 31,	June 30,	
2021	2021	
Un-audited	audited	
(Rupees in thousand)		

10. Property, plant and equipment

Opera	ating fixed assets	- note 10.1	82,594,118	77,140,261
Capit	al work-in-progress	- note 10.2	1,348,621	7,726,720
Majo	r spare parts and stand-by equipment		145,189	153,128
			84,087,928	85,020,109
10.1	Operating fixed assets			
	Opening book value		77,140,261	76,986,536
	Additions during the period/year	- note 10.1.1	7,368,577	3,758,015
			84,508,838	80,744,551
	Disposals during the period/year - at book va	llue	(3,528)	(23,483)
	Depreciation charged for the period/year		(1,911,192)	(3,580,807)
			(1,914,720)	(3,604,290)
	Closing book value		82,594,118	77,140,261

December 31,	oer 31, June 30,	
2021	2021	
Un-audited	audited	
(Rupees in t	housand)	

10.1.1 Additions during the period/year

	0.450	
Freehold land	3,158	-
Buildings on freehold land:		
- Factory buildings	945,054	405,065
 Office building and housing colony 	51,708	338,324
Roads	79,519	14,221
Plant and machinery	6,174,895	2,853,206
Quarry equipment	2,282	44,764
Furniture and fittings	8,100	20,538
Office equipment	12,464	17,519
Vehicles	49,397	54,535
Power and water supply lines	42,000	9,843
	7,368,577	3,758,015
10.2 Capital work-in-progress		
Civil works	617,025	1,457,071
Plant and machinery	606,645	5,864,018
Advances to suppliers and contractors	31,455	84,336
Others	93,496	321,295
	1,348,621	7,726,720
Intangible asset		
Opening book value	-	-
Additions during the period / year	21,500	-
Amortization charged during the period / year	(596)	-
Closing book value	20,904	

12. Investments

11.

This includes Level 3 investments in Nishat Hotels and Properties Limited and Hyundai Nishat Motor (Private) Limited that are related parties on the basis of common directorship. The reconciliation of carrying amount of these investments is as follows:

	December 31,	June 30,
	2021	2021
	Un-audited	audited
	(Rupees in	thousand)
Carrying value of investments at the beginning of the period/year	15,965,811	11,849,828
Investments made during the period/year	-	201,230
	15,965,811	12,051,058
Fair value gain/(loss) recognized in other comprehensive income	(1,104,438)	3,914,753
Carrying value at the end of the period/year	14,861,373	15,965,811

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13. Loan to related party - considered good

This represents loan to Nishat Hotels and Properties Limited ('NHPL'), a related party due to common directorship, for meeting its working capital requirements. The outstanding amount was recovered in full on December 23, 2021. It carried markup at the rate of 1 month KIBOR + 1% per annum. The effective markup rate charged during the period was 8.94% per annum which is above the borrowing cost of the Company. Reconciliation of the carrying amount is as follows:

	December 31, 2021 Un-audited (Rupees in	June 30, 2021 audited thousand)
Opening balance	765,000	765,000
Less: Receipts during the period/year	765,000	
Closing balance	-	765,000

14. Transactions with related parties

The related parties include the subsidiaries, the Investor (Nishat Mills Limited), related parties on the basis of common directorship, group companies, key management personnel including directors and post employment benefit plans. Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the company, directly or indirectly, including any director (whether executive or otherwise) of that company. The Company in the normal course of business carries out transactions with various related parties. Significant transactions with related parties are as follows:

July to	July to
December	December
2021	2020
Un-audited	Un-audited
(Rupees in thousand)	

Relationship with the Company	Nature of transaction		
i. Subsidiary entities	Purchase of goods and services	1,147,843	1,056,722
•	Rental income	483	464
	Dividend income	38,393	_
	Sale of goods	36,934	12,825
	g .		
ii. Investor	Purchase of goods and services	142	54
	Sale of goods	52,308	14,894
	Dividend income	121,158	121,158
	Dividends paid	137,574	-
iii. Other related entities	Insurance premium	127,237	109,000
	Sale of goods	47,852	4,132
	Dividend income	1,049,823	34,847
	Dividends paid	35,189	-
	Purchase of goods and services	27,713	5,577
	Mark-up income on balances	32,519	32,331
	with related parties		
	Insurance claims received	-	9,116
	Purchase of shares	-	176,107
iv. Key management	Salaries and other personnel		
personnel	employment benefits	121,716	106,122
	Dividend paid	39,943	-
v. Post employment	Expense charged in respect of		
benefit plans	defined benefit plan	84,486	85,513
	Expense charged in respect of		
	defined contribution plan	53,750	47,753

December 31,	June 30,	
2021	2020	
Un-audited	audited	
(Rupees in thousand)		

Period/year end balances

Payable to related parties		
Trade and other payables	972,776	933,524
Receivable from related parties		
Trade debts	158,528	16,222
Other receivables	5,004	5,004
Mark-up receivable from related party	4,846	5,363
	168,378	26,589

July to December 2021 2020 **Un-audited Un-audited**

(Rupees in thousand)

15. Cash generated from operations

Profit before tax	2,860,665	918,846
Adjustments for non-cash charges and other items:		
- Depreciation on operating fixed assets	1,911,192	1,763,606
- Amortization of intangible asset	597	-
- Gain on disposal of operating fixed assets	(5,472)	(3,614)
- Net impairment losses/(gains) on financial assets	38,764	(30,888)
- Dividend income	(1,212,733)	(164,101)
- Provision for retirement benefits	88,817	85,513
- Mark-up income	(32,519)	(32,331)
- Exchange loss/(gain)	247,133	(12,785)
- Finance cost	1,537,950	1,528,903
	T 404 004	4.050.440
Profit before working capital changes	5,434,394	4,053,149
Profit before working capital changes	5,434,394	4,053,149
Profit before working capital changes Effect on cash flow due to working capital changes:	5,434,394	4,053,149
	(319,960)	(245,691)
Effect on cash flow due to working capital changes:	, ,	
Effect on cash flow due to working capital changes: - Increase in stores, spare parts and loose tools	(319,960)	(245,691)
Effect on cash flow due to working capital changes: - Increase in stores, spare parts and loose tools - (Increase)/decrease in stock-in-trade	(319,960) (1,670,629)	(245,691) 1,629,311
Effect on cash flow due to working capital changes: - Increase in stores, spare parts and loose tools - (Increase)/decrease in stock-in-trade - (Increase)/decrease in trade debts	(319,960) (1,670,629)	(245,691) 1,629,311
Effect on cash flow due to working capital changes: - Increase in stores, spare parts and loose tools - (Increase)/decrease in stock-in-trade - (Increase)/decrease in trade debts - Decrease in loans, advances, deposits,	(319,960) (1,670,629) (258,290)	(245,691) 1,629,311 464,495
Effect on cash flow due to working capital changes: - Increase in stores, spare parts and loose tools - (Increase)/decrease in stock-in-trade - (Increase)/decrease in trade debts - Decrease in loans, advances, deposits, prepayments and other receivables	(319,960) (1,670,629) (258,290) 239,697	(245,691) 1,629,311 464,495

December 31,	June 30,	
2021	2021	
Un-audited	audited	
(Rupees in thousand)		

15.1 Cash and cash equivalents

Short term borrowings - secured	(19,464,963)	(22,044,650)
Cash and bank balances	1,857,598	1,854,786
	(17,607,365)	(20,189,864)

16. Financial risk management

16.1 Financial risk factors

The Company's activities expose it to a variety of financial risks: market risk (including currency risk, interest rate risk, and other price risk), credit risk and liquidity risk.

These unconsolidated condensed interim financial statements do not include all financial risk management information and disclosures required in the annual financial statements, and should be read in conjunction with the Company's annual financial statements as at June 30, 2021.

There have been no changes in the risk management department or in any risk management policies since the year ended June 30, 2021.

15.2 Fair value estimation

a) Fair value hierarchy

The different levels for fair value estimation used by the Company have been defined as follows:

- The fair value of financial instruments traded in active markets (such as publicly traded equity securities) is based on quoted (unadjusted) market prices at the end of the reporting period. The quoted market price used for financial assets held by the Company is the current bid price. These instruments are included in Level 1.
- The fair value of financial instruments that are not traded in an active market (for example over-the-counter derivatives) is determined using valuation techniques which maximize the use of observable market data and rely as little as possible on entity specific estimates. If all significant inputs required to determine fair value of an instrument are observable, the instrument is included in Level 2.
- If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3. This is the case for unlisted equity instruments.

To provide an indication about the reliability of the inputs used in determining fair value, the Company classifies its financial instruments into the three levels prescribed above. The following table presents the Company's financial assets measured and recognised at fair value at December 31, 2021 and June 30, 2021 on a recurring basis:

	Level 1	Level 2 (Rupees in	Level 3 thousand)	Total
As at December 31, 2021 Recurring fair value measurements				
Assets Investments - FVOCI	19,635,339		5,227,724	24,863,063
As at June 30, 2021				
Assets Investments - FVOCI	20,792,446	-	5,700,229	26,492,675

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

There were no transfers between Levels 1, 2 and 3 during the period. There were no changes in valuation techniques during the period.

The Company did not measure any financial assets or financial liabilities at fair value on a non-recurring basis as at December 31, 2021.

b) Valuation techniques used to determine fair values

Specific valuation techniques used to value financial instruments include:

- the use of quoted market prices or dealer quotes for similar instruments; and
- for other financial instruments discounted cash flow analysis.

c) Fair value measurements using significant unobservable inputs

Investment in Nishat Hotels and Properties Limited

The main level 3 inputs used by the Company to determine fair value of investment in Nishat Hotels and Properties Limited ('NHPL') are derived and evaluated as follows.

- Discount rate is determined using a capital asset pricing model to calculate a pre-tax rate that reflects current market assessments of the time value of money and the risk specific to NHPL.
- Long term growth rate is estimated based on historical performance of NHPL and current market information for similar type of entities.

The significant assumptions used in this valuation technique are as follows:

- Discount rate of 11.06%.
- Long term growth rate of 4% for computation of terminal value.
- Annual growth in costs is linked to inflation at 6.03% per annum.

Sensitivity analysis

Sensitivity analysis of the significant assumptions used in the valuation technique are as follows:

If the discount rate increases by 1% with all other variables held constant, the impact on fair value as at December 31, 2021 would be Rs 321.875 million lower.

If the long term growth rate decreases by 1% with all other variables held constant, the impact on fair value as at December 31, 2021 would be Rs 242.708 million lower.

If inflation decreases by 1% with all other variables held constant, the impact on fair value as at December 31, 2021 would be Rs 15.625 million lower.

Investment in Hyundai Nishat Motor (Private) Limited

The main level 3 inputs used by the Company to determine fair value of investment in Hyundai Nishat Motor (Private) Limited ('HNMPL') are derived and evaluated as follows.

- Discount rate is determined using a capital asset pricing model to calculate a pre-tax rate that reflects current market assessments of the time value of money and the risk specific to HNMPL.
- Long term growth rate is estimated based on historical performance of HNMPL and current market information for similar type of entities.

The significant assumptions used in this valuation technique are as follows:

- Discount rate of 18.52%.
- Long term growth rate of 4% for computation of terminal value.
- Annual growth in costs are linked to inflation and currency devaluation at 5% per annum and revenues are linked to currency devaluation at 5% per annum.

Sensitivity analysis

Sensitivity analysis of the significant assumptions used in the valuation technique are as follows:

If the discount rate increases by 1% with all other variables held constant, the impact on fair value as at December 31, 2021 would be Rs 247.619 million lower.

If the long term growth rate decreases by 1% with all other variables held constant, the impact on fair value as at December 31, 2021 would be Rs 139.463 million lower.

If inflation decreases by 1% with all other variables held constant, the impact on fair value as at December 31, 2021 would be Rs 710.599 million higher.

December 31,	June 30,
2021	2021
Un-audited	audited
(Rupees in t	housand)

17. Disclosures by Company Listed on Islamic Index

Loans/advances obtained as per Islamic mode: Loans obtained as per Islamic mode	4,099,606	6,428,254
Shariah compliant bank deposits/bank balances: Bank balances	17,399	21,503
	Six Mon	ths Ended
	December 31,	December 31,
	2021	2020
	Un-audited	Un-audited
	(Rupees I	n thousand)
Profit earned from shariah compliant bank deposits/bank balances Profit on deposits with banks	158	252
Revenue earned from shariah compliant business	27,434,482	21,862,581
Gain/(loss) or dividend earned from shariah complaint investments Dividend income	121,158	121,980
Exchange (loss)/gain	(247,134)	12,785
Mark-up paid on Islamic mode of financing	149,815	210,725
Profits earned or interest paid on any conventional loan or advance Profit earned on loan to related party Profit earned on deposits with banks Interest paid on loans	32,519 2,101 1,366,072	32,331 1,527 1,406,444

Relationship with shariah compliant banks

The Company has obtained short term borrowings and long term finances, and has maintained bank balances with shariah compliant banks.

18. Date of authorization for issue

These unconsolidated condensed interim financial statements were authorized for issue on February 18, 2022 by the Board of Directors of the Company.

19. Corresponding figures

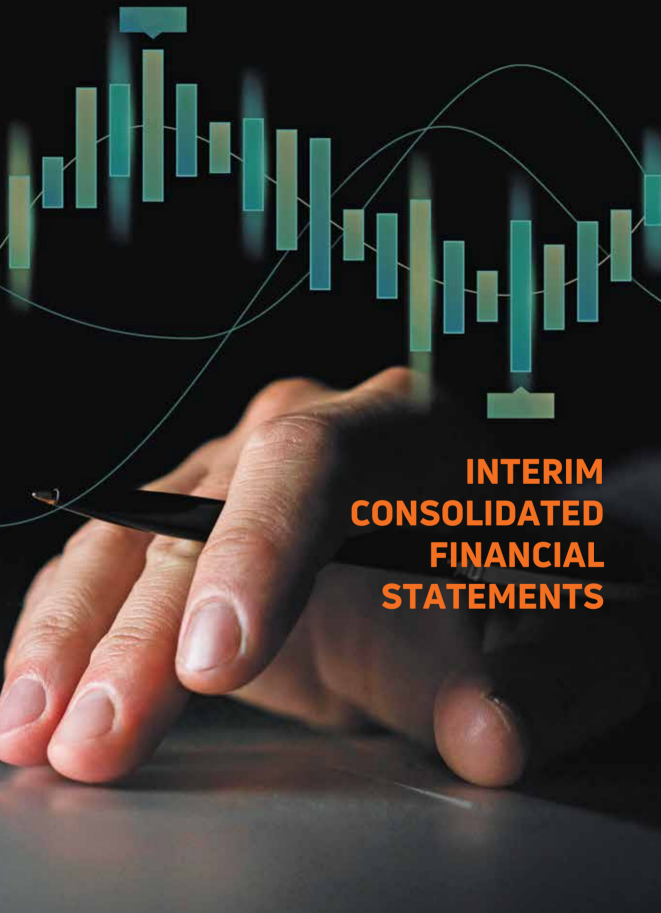
In order to comply with the requirements of International Accounting Standard 34 - 'Interim Financial Reporting', the unconsolidated condensed interim financial position has been compared with the balances of annual audited financial statements of preceding financial year, whereas, the condensed interim statement of profit or loss, condensed interim statement of comprehensive income, condensed interim statement of cash flows have been compared with the balances of comparable period of immediately preceding financial year.

Chief Executive

Chief Financial Officer

Director

Sand Sazal



Consolidated Condensed Interim Statement of Financial Position

	_	31 December, 2021 Un-Audited	30 June, 2021 Audited
	Note	(Rupees in	thousand)
EQUITY AND LIABILITIES			
CAPITAL AND RESERVES			
Authorised capital			
- 950,000,000 (June 30, 2021 : 950,000,000) ordinary shares of Rs 10 each		9,500,000	9,500,000
- 50,000,000 (June 30, 2021:50,000,000) preference shares of Rs 10 each		500,000	500,000
		10,000,000	10,000,000
Issued, subscribed and paid up share capital 438,119,118 (2021:438,119,118)			
ordinary shares of Rs 10 each		4,381,191	4,381,191
Reserves		28,692,585	30,223,348
Un-appropriated profit		40,965,749	39,089,297 73,693,836
Attributable to owners of the parent company Non-controlling interest		74,039,525 2,291,638	2,182,351
Non controlling interest		76,331,163	75,876,187
NON-CURRENT LIABILITIES			
Long term finances - secured	5	17,888,198	19,821,227
Deferred government grant	6	555,913	664,636
Long term deposits		244,276	246,992
Deferred liabilities		564,386	530,803
Deferred taxation		3,757,855	3,784,340
		23,010,628	25,047,998
CURRENT LIABILITIES			
Trade and other payables		14,562,754	14,747,002
Accrued markup		726,022	553,468
Short term borrowing-secured		22,161,211	20,939,726
Loan from related party - unsecured		154,000	214,000
Current portion of non-current liabilities Unclaimed dividend		7,175,098 34,631	6,654,320 33,517
Provision for taxation		35,090	35,090
		44,848,806	43,177,123
Contingencies and Commitments	7		
Containguition and Continuation to	,	144,190,597	144,101,308

The annexed notes 1 to 17 form an integral part of these consolidated condensed interim financial information.



As At December 31, 2021

		31 December, 2021 Un-Audited	30 June, 2021 Audited
	Note	(Rupees in	thousand)
ASSETS			
NON-CURRENT ASSETS			
Property, plant and equipment Intangible asset	8	87,659,651 20,904	88,584,507
Biological assets		939,736	877,563
Investments	9	12,651,543	13,718,917
Long term loans to employees		-	4,601
Long term deposits		61,020	57,513
		101,332,854	103,243,101
CURRENT ASSETS			
Stores, spares and loose tools		13,883,564	13,102,583
Stock-in-trade		4,767,003	3,682,698
Trade debts		2,226,387	2,570,837
Investments	9	12,421,636	12,946,812
Advances, deposits, prepayments		400.000	
and other receivables	40	433,266	544,418
Loan to related party Contract assets	10	146,268	765,000 113,862
Income tax recoverable		5,441,875	5,233,271
Cash and bank balances		3,537,744	1,898,726
		42,857,743	40,858,207
		144,190,597	144,101,308
		190,091	

Chief Financial Officer

Jand Jazal

Consolidated Condensed Interim Statement of Profit or Loss

For the Quater and Six Months Period ended December 31, 2021 (Un-audited)

	2021		2020		
	July to October to		July to	October to	
	December		December	December	December
	(Rupees in	า 1	thousand)	(Rupees in thousand)	
Sales	29,142,508		17,148,617	23,664,935	12,323,083
Cost of sales	(23,815,378)		(14,213,323)	(19,887,854)	(9,671,887)
	, , , ,		, , , , ,		
Gross profit	5,327,130		2,935,294	3,777,081	2,651,196
Administrative expenses	(433,092)		(215,154)	(351,706)	(178,324)
Selling and distribution expenses	(1,013,100)		(694,741)	(993,687)	(383,932)
Net impairment (losses)/gain on					
financial assets	(38,764)		(38,764)	30,888	30,888
Other expenses	(410,109)		(138,297)	(137,633)	(56,261)
Changes in fair value of biological assets	170,483		71,837	179,384	73,724
Other income	1,283,204		725,966	363,891	253,558
Finance cost	(1,629,164)		(846,577)	(1,636,465)	(805,724)
Profit before taxation	3,256,588		1,799,564	1,231,753	1,585,125
Taxation	(797,978)		(472,084)	(219,645)	(279,362)
Profit for the period	2,458,610		1,327,480	1,012,108	1,305,763
Attributable to :					
Equity holders of the parent	2,314,571		1,292,062	911,317	1,233,927
Non-controling interest	144,039		35,418	100,791	71,836
	2,458,610		1,327,480	1,012,108	1,305,763
Earnings/(loss) per share					
(basic and diluted - in Rupees)	5.61		3.03	2.31	2.98

The annexed notes 1 to 17 form an integral part of these consolidated condensed interim financial information.

Chief Executive

Chief Financial Officer

Consolidated Condensed Interim Statement of Comprehensive Income

For the Quater and Six Months Period ended December 31, 2021 (Un-audited)

	20	21	202	0
	July to	October to	July to	October to
	December	December	December	December
	(Rupees in	thousand)	(Rupees in t	housand)
Profit/(loss) for the period	2,458,610	1,327,480	1,012,108	1,305,763
Other comprehensive income / (loss)				
for the period				
Items that may be re-classified				
subsequently to profit or loss:	-	-	-	-
Items that will not be subsequently				
re-classified to profit or loss:				
Change in fair value of investments at fair				
value through other comprehensive				
income (OCI)- net of tax	(1,534,102)	(325,346)	3,457,396	1,272,366
Other comprehensive income / (loss) for				
the period	(1,534,102)	(325,346)	3,457,396	1,272,366
Total comprehensive income for the period	924,508	1,002,134	4,469,504	2,578,129
Attributable to :				
Equity holders of parent	783,808	965,222	4,359,172	2,501,445
Non-controling interest	140,700	36,912	110,332	76,684
	924,508	1,002,134	4,469,504	2,578,129

The annexed notes 1 to 17 form an integral part of these consolidated condensed interim financial information.

Chief Executive

Chief Financial Officer

Jand Jazal

Director

Consolidated Condensed Interim Statement of Changes In Equity

For the Six-Month Period ended December 31, 2021 (Un-audited)

		0	Capital reserve		Revenue	Revenue reserve			
	Share capital	Share	FVOCI	Capital redemption reserve fund	General	Un- appropriated profits	Total equity Un-attributable to appropriated shareholders profits of parent company	Non- controlling interest	Total equity
Balance as at June 30, 2020 - Audited	4,381,191	4,557,163	17,150,139	353,510	5,110,851	35,104,580	66,657,434	2,016,356	68,673,790
Total comprehensive income for the period - Loss for the period - Other comprehensive income for the period	1	1	1	1	1	911,317	911,317	100,791	1,012,108
- Changes in fair value of investments at fair value through OCI - net of tax	1		3,447,855	1	1	- 011 317	3,447,855	9,541	3,457,396
Balance as at December 31, 2020 - Unaudited	4.381.191	4.557.163	20.597.994	353.510	5.110.851	36.015.897	71,016,606	2,126,688	73,143,294
Balance as at June 30, 2020 - Audited	4,381,191	4,557,163	III .	353,510	5,110,851	39,089,297		2,182,351	75,876,187
lotal comprehensive income for the period - Profit for the period - Other comprehensive loss for the period	1	1	1	1	1	2,314,571	2,314,571	144,039	2,458,610
- Changes in fair value of investments at fair value through OCI - net of tax	ı	'	(1,530,763)	1		1	(1,530,763)	(3,339)	(1,534,102)
] 	1	(1,530,763)			2,314,571	783,808	140,700	924,508
Transactions with owners in their capacity as owners recognised directly in equity									
Dividend relating to year 2021 paid to non-controlling interest	,	,	1	1	1	1	1	(31,413)	(31,413)
Final dividend for the year ended June 30, 2021 (Re 1 per share)	,	1	1	1	1	(438,119)	(438,119)	1	(438,119)
Balance as at December 31, 2021 - Unaudited	4,381,191	4,557,163	18,671,061	353,510	5,110,851	40,965,749	74,039,525	2,291,638	76,331,163
The annexed notes 1 to 17 form an integral part of these consolidated condensed interim financial information.	hese consolidat	ted condense	ed interim finar	icial informat	ion.				

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(Rupees in thousands)

Consolidated Condensed Interim Statement of Cash Flows

For the Six-Month Period ended December 31, 2021 (Un-audited)

Note	July to December (Rupees in	2020 July to December a thousand)
12	3,983,572 (1,456,611) (58,462) (930,135) (2,716) 1,535,648	6,167,813 (1,768,732) (63,227) (469,481) (13,436) 3,852,937
	(1,112,823) 10,353 (3,507) 68,570 (21,500) 765,000 (44,485) 41,473 1,224,107 927,188	(2,566,201) 8,735 425 99,850 - (180,327) 34,376 164,101 (2,439,041)
40	(3,121,885) 1,605,000 (60,000) (468,418) (2,045,303) 417,533 (19,041,000)	2,540,569 (362) 2,540,207 3,954,103 (25,161,534) (21,207,431)
		Note (Rupees in (Sa,462) (930,135) (2,716) (2,716) (2,716) (2,716) (21,535,648) (3,507) (88,570 (21,500) (44,485) (41,473 (1,224,107) (44,485) (41,473 (1,224,107) (60,000) (60,000) (468,418) (2,045,303) (19,041,000)

The annexed notes 1 to 17 form an integral part of these consolidated condensed interim financial information.

Chief Executive

Chief Financial Officer

Director

Notes to and Forming Part of The Consolidated Condensed Interim Financial Statements

For the Six-Month Period ended December 31, 2021 (Un-audited)

1. Legal status and nature of business

The group comprises of:

- D. G. Khan Cement Company Limited (the parent company);
- Nishat Paper Products Company Limited;
- Nishat Dairy (Private) Limited; and

The parent company is a public limited company incorporated in Pakistan and is listed on Pakistan Stock Exchange. It is principally engaged in production and sale of Clinker, Ordinary Portland and Sulphate Resistant Cement. The registered office of the Company is situated at 53-A Lawrence Road, Lahore. The Company is principally engaged in production and sale of Clinker, Ordinary Portland and Sulphate Resistant Cement. It has four cement plants, two plants located at Dera Ghazi Khan ('D.G. Khan'), one at Khairpur District, Chakwal ('Khairpur') and one at Hub District, Lasbela ('Hub').

Nishat Paper Products Company Limited is a public limited company incorporated in Pakistan under the Companies Ordinance, 1984 on July 23, 2004. It is principally engaged in the manufacture and sale of paper products and packaging material.

Nishat Dairy (private) Limited was incorporated in Pakistan under the Companies Ordinance 1984 on October 28, 2011. The principally activity of the company is to carry on the business of production of raw milk.

The registered office of the Group is situated at 53-A, Lawrence Road, Lahore. The parent company's holding in its subsidiaries is as follows:

Effective percentage of holding

- Nishat Paper products Company Limited
- Nishat Dairy (Private) Limited

55%

55.10%

2. Basis of preparation

2.1 Statement of compliance

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

- International Accounting Standard (IAS) 34, Interim Financial Reporting, 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 the provisions of and directives issued under the Companies Act, 2017 differ with the requirements of IAS 34, the provisions of and directives issued under the Companies Act, 2017 have been followed.

2.2 These consolidated condensed interim financial statements are un-audited and are being submitted to the members as required by section 237 of the Companies Act, 2017 (the 'Act').

These consolidated condensed interim financial statements do not include all of the information required for annual financial statements and should be read in conjunction with the annual financial statements as at and for the year ended June 30, 2021. Selected explanatory notes are included to explain events and transactions that are significant to and understanding of the changes in the Group's financial position and performance since the last annual financial statements.

3. Significant accounting policies

- 3.1 The accounting policies and the methods of computation adopted in the preparation of these consolidated condensed interim financial statements are the same as those applied in the preparation of preceding annual published financial statements of the Group for the year ended June 30, 2021 except for adoption of new and amended standards as set out in note 3.2 and 3.3
- 3.2 Standards, amendments and interpretations to International Financial Reporting Standards (IFRS) that are effective in the current period

Certain standards, amendments and interpretations to International Financial Reporting Standards (IFRS) are effective for accounting periods beginning on July 1, 2021, but are considered not to be relevant or to have any significant effect on the Group's operations (although they may affect the accounting for future transactions and events) and are, therefore, not detailed in these consolidated condensed interim financial statements.

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

There are certain standards, amendments to the accounting standards and interpretations that are mandatory for the Group's accounting periods beginning on or after July 01, 2022 but are considered not to be relevant or to have any significant effect on the Group's operations and are, therefore, not detailed in these consolidated condensed interim financial statements.

4. Accounting estimates

The preparation of these consolidated condensed interim financial statements requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expenses. Actual results may differ from these estimates.

In preparing these consolidated condensed interim financial statements, the significant judgments made by management in applying accounting policies and key sources of estimation were the same as those that were applied to the annual financial statements of the Group for the year ended June 30, 2021, with the exception of change in estimate that is required in determining the provision for income taxes as referred to in note 4.1.

4.1 Taxation

5.

Income tax expense is recognized in each interim period based on best estimate of the weighted average annual income tax rate expected for the full financial year. Amounts accrued for income tax expense in one interim period may have to be adjusted in a subsequent interim period of that financial year if the estimate of the annual income tax rate changes.

December 31,

2021

Un-audited

June 30,

2020

audited

			(Rupees in	n thousand)
Long	g term finances			
Long	g term loans	- note 5.1	24,783,225	26,170,436
Curr	ent portion shown under current liabilities		(6,895,027)	(6,349,209)
			17,888,198	19,821,227
5.1	The reconciliation of the carrying amount of long term loans is as follows:			
	Opening balance		27,098,736	24,728,690
	Disbursements during the period		1,605,000	8,864,661
	Repayment during the period		(3,121,885)	(6,494,615)
			25,581,851	27,098,736
	Unamortized liability	- note 5.1.1	(798,626)	(928,300)
	Closing balance		24,783,225	26,170,436
	5.1.1 The reconciliation of the carrying amount unamortized liability is as follows:	of		
	Opening balance		928,300	-
	Deferred grant recognized during the per	iod	-	1,071,316
	Unwinding of discount on liability		(129,674)	(143,016)
	Closing balance		798,626	928,300

6. Deferred income - Government grant

This represents deferred grant recognized in respect of the benefit of below-market interest rate under State Bank of Pakistan's Islamic Refinance Scheme for Payment of Wages & Salaries and Islamic Temporary Economic Refinance Facility (ITERF). The benefit has been measured as the difference between the fair value of the loan and the proceeds received. The Group has used the prevailing market rate of mark-up for similar instruments to calculate fair values of respective loans.

	December 31, 2021 Un-audited (Rupees in	June 30, 2020 audited n thousand)
Deferred income - government grant as at	798,626	929,030
Current portion shown under current liabilities	(242,713)	(264,394)
	555,913	664,636

There are no unfulfilled conditions or other contingencies attached to these grants.

7. Contingencies and commitments

7.1 Contingencies

There is no significant change in contingencies from the preceding annual financial statements of the Group for the year ended June 30, 2021 except for:

- (i) A guarante to Director Excise and Taxation Karachi on account of infrastructure development cess amounting to Rs. 144.727 million (June 30, 2021: Rs 97.64 million).
- (ii) On January 18, 2021, the Commissioner Inland Revenue (Appeals) ('CIR(A)') passed orders ratifying the earlier demand of Deputy Commissioner Inland Revenue ('DCIR') whereby input sales tax claimed, mainly on building/construction material and vehicles, for the tax periods from June 2016 to July 2017 aggregating Rs 332.817 million was disallowed to the Group. Further, the default surcharge imposed thereon by the DCIR, was also upheld by CIR(A). The Group filed appeals against such orders before the Appellate Tribunal Inland Revenue ('ATIR'). Regarding demand of Rs 300.044 million, through order dated October 22, 2021, the ATIR while disapproving the action of the authorities below, has annulled the relevant orders and has directed the department to adjudicate the matter afresh strictly in the light of related ratio decided by Lahore High Court. Such remand proceedings have not yet been taken up for adjudication by the DCIR. Appeal against the order creating the remaining sales tax demand of Rs 32.773 million has not been taken up for adjudication.

With respect to similar sales tax demand of Rs 163.711 million (along with default surcharge and penalty) raised by the DCIR against the Group in respect of tax periods of July 2016 to June 2017, mainly on account of disallowance of input tax claimed on building materials, provincial sales tax on services etc., CIR(A) through appellate order dated December 3, 2021 annulled the said action and by principally following the ratio settled by ATIR through order dated October 22, 2021, remitted the matter to the department for adjudication afresh in the same terms and in the light of relevant factual/legal position. Such remand proceedings have not yet been taken up for adjudication by the DCIR.

Further, during the period on August 31, 2021, the Lahore High Court has granted interim relief to the Group in respect of a writ petition filed by the Group to challenge a showcause notice issued by the DCIR dated July 02, 2021, whereby, it was alleged that the Group had claimed inadmissible input tax for the periods from July 2018 to December 2020 aggregating Rs 1,384.644 million primarily related to similar items as above such as building materials.

As per management, meritorious grounds exist to support the position that the ultimate decision would be in its favour wherein such claim of input tax would be allowed to the Group. Therefore, such credit of input sales tax has not been reversed in these financial statements. However, in case of an adverse decision, such input sales tax shall be reversed and will become part of the cost of the related fixed assets that would result in increase in depreciation charge of such fixed assets over their remaining useful lives litigation is expected to accrue. Consequently, no provision has been made in these financial statements on this account.

The DCIR has passed an order dated August 20, 2021 for tax periods July 2017 to June 2018, whereby, a demand has been raised for recovery of sales tax of Rs 5,795.981 million, including applicable default surcharge and penalty (amounting to Rs 275.999 million) imposed under sections 34 and 33(5) of the Sales Tax Act, 1990 respectively. The demand has been raised mainly on account of alleged suppression of production and sales of cement and disallowance of input sales tax on various goods and services (including that related to fixed assets and building materials). For these tax periods, a Federal Excise Duty ('FED') demand of Rs 2,884.751 million, along with applicable default surcharge and penalty has also been raised by the DCIR on November 30, 2021 under relevant provisions of the Federal Excise Act, 2005 solely on account of alleged suppression of production and sales of cement on bases identical to those framed through order dated August 20, 2021. The Group has preferred an appeal before the CIR(A) against the said orders, which have not vet been taken up for adjudication. The management, on the basis of consultation with its legal counsel, considers that meritorious grounds exist to defend the Group's stance and that such sales tax and FED demands are not likely to sustain appellate review by appellate authorities. Consequently, no provision has been created in these financial statements on this account.

7.2 Commitments in respect of:

- (i) Contracts for capital expenditure Rs 245.773 million (June 30, 2021: Rs 552.595 million).
- (ii) Letters of credit for capital expenditure Rs 74.362 (June 30, 2021: Rs 138.606 million).
- (iii) Letters of credit other than capital expenditure Rs 1,804.771 million (June 30, 2021: Rs 996.70 million).

December 31,	June 30,
2021	2020
Un-audited	audited
(Rupees in t	housand)

8. Property, plant and equipment

Operating Assets	-note 8.1	86,165,355	80,610,944
Capital work-in-progress	-note 8.2	1,349,107	7,820,435
Major spare parts and stand-by equipment		145,189	153,128
		87,659,651	88,584,507

31, June 30,	December 31,
2020	2021
ed audited	Un-audited
es in thousand)	(Runees in th

8.1 Operating assets

	Opening book value	80,610,944	80,612,174
	Add: Additions during the period/ year -note 8.1.1	7,592,090	3,840,504
		88,203,034	84,452,678
	Less: Disposals during the period/ year - net book value	4,784	23,951
	Depreciation charged during the period/ year	2,032,895	3,817,783
		2,037,679	3,841,734
	Closing book value	86,165,355	80,610,944
	8.1.1 Major additions during the period		
	Free hold land	105,053	-
	Building on freehold land	945,054	420,396
	Office building and housing colony	51,708	338,325
	Roads	79,519	14,222
	Plant and machinery	6,238,349	2,886,706
	Quarry equipment	2,282	20,538
	Furniture, fixtures and equipment	21,999	65,586
	Motor vehicles	106,100	84,538
	Power and water supply lines	42,026	10,193
		7,592,090	3,840,504
8.2	Capital work-in-progress		
	Civil works	617,511	1,548,573
	Plant and machinery	606,645	5,866,231
	Advances to suppliers and contractors	31,455	84,336
	Others	93,496	321,295
		1,349,107	7,820,435

9. Investments

This includes Level 3 investments in Nishat Hotels and Properties Limited and Hyundai Nishat Motor (Private) Limited that are related parties on the basis of common directorship. The reconciliation of carrying amount of these investments is as follows:

	December 31,	June 30,
	2021	2020
	Un-audited	audited
	(Rupees in	thousand)
Carrying value of investments at the beginning of the period/year	15,965,811	11,849,828
Investments made during the period/year	-	201,230
Fair value gain/loss recognized in other comprehensive income	(1,104,438)	3,914,753
Carrying value at the end of the period/year	14,861,373	15,965,811

10. Loan to related party

This represents loan to Nishat Hotels and Properties Limited ('NHPL'), a related party due to common directorship, for meeting its working capital requirements. The outstanding amount was recovered in full on December 23, 2021. It carried markup at the rate of 1 month KIBOR + 1% per annum. The effective markup rate charged during the period was 8.94% per annum which is above the borrowing cost of the Group.

11. Transactions with related parties

The related parties include related parties on the basis of common directorship, group companies, key management personnel including directors and post employment benefit plans. Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the company, directly or indirectly, including any director (whether executive or otherwise) of that company. The Group in the normal course of business carries out transactions with various related parties. Significant transactions with related parties are as follows:

luly to

July to

		July to	July to
		December	December
		2021	2020
		Un-audited	Un-audited
		(Rupees i	n thousand)
Relationship with the Group	Nature of transaction		
Other related parties	Purchase of goods and services	122,138	46,518
	Purchase of shares	-	180,328
	Insurance premium	132,646	113,653
	Sale of goods	191,765	20,441
	Mark-up income	32,519	32,331
	Insurance claims received	-	9,116
	Dividends paid	201,888	-
	Dividend income	1,182,355	156,005
Key Management	Salaries and other		
personnel	employment benefits	139,047	106,122
	Dividend paid	42,231	-
Post employment	Expense charged in respect of staff	154771	147 520
benefit plans	retirement benefits plans	154,771	147,538

All transactions with related parties have been carried out on commercial terms and conditions.

Jul	v to	Decem	ber
Ou	,	Doociii	201

2020

Un-audited

2021

Un-audited

<u> </u>	J 2341104	
	(Rupees i	n thousand)
12. Cash flow from operating activities		
Profit before tax	3,256,588	1,231,753
Adjustment for:		
- Depreciation on property, plant and equipment	2,032,895	1,881,413
- Amortization on intengible assets	596	-
- Gain on disposal of operating fixed assets	(5,569)	(4,573)
- Net loss on disposal of biological assets	39,740	50,736
- Net Impairment/(reversal of impairment) losses on financial assets	38,764	(30,888)
- Gain on changes in fair value biological asset	(170,483)	(179,384)
- (Gain)/loss on changes in fair value of investment through P&L	1	(7)
- Dividend income	(1,224,107)	(164,101)
- Retirement and other benefits accrued	88,817	99,785
- Markup income	(41,473)	(33,982)
- Exchange loss /(gain) - net	253,659	(735)
- Finance cost	1,629,165	1,636,465
Profit before working capital changes	5,898,593	4,486,482
Working capital changes		
- Increase in stores, spares and loose tools	(780,981)	(242,689)
- (Increase)/decrease in stock-in-trade	(1,084,305)	1,796,509
- Decrease in trade debts	305,686	1,298,255
- Increase in contract assets	(32,406)	(3,331)
- Decrease in advances, deposits, prepayments and other receivables	115,753	381,858
- Decrease in trade and other payables	(438,768)	(1,549,271)
Net working capital changes	(1,915,021)	1,681,331
Cash (used in)/ generated from operations	3,983,572	6,167,813
 - (Increase)/decrease in stock-in-trade - Decrease in trade debts - Increase in contract assets - Decrease in advances, deposits, prepayments and other receivables - Decrease in trade and other payables Net working capital changes 	(1,084,305) 305,686 (32,406) 115,753 (438,768) (1,915,021)	1,796,509 1,298,255 (3,331) 381,858 (1,549,271) 1,681,331

14. Financial risk management

13. Cash and cash equivalents

Cash and bank balances

Short term borrowings - secured

14.1 Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk (including currency risk, interest rate risk, and other price risk), credit risk and liquidity risk.

(23,886,227)

2,678,796

(21,207,431)

(22,161,211)

3,537,744 (18,623,467) The consolidated condensed interim financial information does not include all financial risk management information and disclosures required in the annual financial statements, and should be read in conjunction with the group's annual financial statements as at June 30, 2021.

There have been no changes in the risk management department or in any risk management policies since the year ended June 30, 2021.

14.2 Fair value estimation

a) Fair value hierarchy

The different levels for fair value estimation used by the Group have been defined as follows:

- The fair value of financial instruments traded in active markets (such as publicly traded equity securities) is based on quoted (unadjusted) market prices at the end of the reporting period. The quoted market price used for financial assets held by the Group is the current bid price. These instruments are included in Level 1.
- The fair value of financial instruments that are not traded in an active market (for example over-the-counter derivatives) is determined using valuation techniques which maximize the use of observable market data and rely as little as possible on entity specific estimates. If all significant inputs required to determine fair value of an instrument are observable, the instrument is included in Level 2.
- If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3. This is the case for unlisted equity instruments.

To provide an indication about the reliability of the inputs used in determining fair value, the Group classifies its financial instruments into the three levels prescribed above. The following table presents the Group's financial assets measured and recognised at fair value at June 30, 2021 on a recurring basis:

	Level 1	Level 2	Level 3	Total
		(Rupees in	thousand)	
As at December 31, 2021				
Recurring fair value measurements				
Assets				
Investments - FVOCI	10,211,782	-	14,861,373	25,073,155
Investments - FVPL	24	-	-	24
Biological assets	-	-	939,736	939,736
As at June 30, 2021				
Assets				
Investments - FVOCI	10,699,892	-	15,965,811	26,665,703
Investments - FVPL	26	-	-	26
Biological assets	-	-	877,563	877,563

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

There were no transfers between Level 1, 2 and 3 during the period. There were no changes in valuation techniques during the period.

The Group did not measure any financial assets or financial liabilities at fair value on a non-recurring basis as at December 31, 2021.

b) Valuation techniques used to determine fair values

Specific valuation techniques used to value financial instruments include:

- the use of quoted market prices or dealer quotes for similar instruments; and
- for other financial instruments discounted cash flow analysis.

c) Fair value measurements using significant unobservable inputs

The main level 3 inputs used by the Company to determine fair value of investment in Nishat Hotels and Properties Limited ('NHPL') and Hyundai Nishat Motor (Private) Limited ('HNMPL') are derived and evaluated as follows.

- Discount rate is determined using a capital asset pricing model to calculate a pre-tax rate that reflects current market assessments of the time value of money and the risk specific to NHPL and HNMPL.
- Long term growth rate is estimated based on historical performance of NHPL and HNMPL and current market information for similar type of entities.

The significant assumptions used in this valuation technique for NHPL are as follows:

- Discount rate of 11.06%.
- Long term growth rate of 4% for computation of terminal value.
- Annual growth in costs is linked to inflation at 6.03% per annum.

The significant assumptions used in this valuation technique for HNMPL are as follows:

- Discount rate of 18.52%.
- Long term growth rate of 4% for computation of terminal value.
- Annual growth in costs are linked to inflation and currency devaluation at 5% per annum and revenues are linked to currency devaluation at 5% per annum.

Sensitivity analysis

Sensitivity analysis of the significant assumptions used in the valuation technique are as follows:

If the discount rate increases by 1% with all other variables held constant, the impact on fair value as at December 31, 2021 would be Rs 321.875 million and Rs 247.619 million lower for NHPL and HNMPL respectively.

If the long term growth rate decreases by 1% with all other variables held constant, the impact on fair value as at December 31, 2021 would be Rs 242.708 million lower and Rs 139.463 lower for NHPL and HNMPL respectively.

If inflation decreases by 1% with all other variables held constant, the impact on fair value as at December 31, 2021 would be Rs 15.625 million lower and Rs 710.599 million higher for NHPL and HNMPL respectively.

15. Operating segments

Segment information is presented in respect of the group's business. The primary format, business segment, is based on the group's management reporting structure.

The group's operations comprise of the following main business segment types:

Type of segments Nature of business

Cement Production and sale of clinker, Ordinary Portland and Sulphate Resistant Cements.

Paper Manufacture and supply of paper products and packing material.

Dairy Production and sale of raw milk.

15.1 Segment analysis and reconciliation - condensed

The information by operating segment is based on internal reporting to the Group executive committee, identified as the 'Chief Operating Decision Maker' as defined by IFRS 8. This information is prepared under the IFRS's applicable to the consolidated financial statements. All group financial data are assigned to the operating segments.

Rupees in thousands	Š	Cement	Paper	er	Dairy	Dairy/Farm	Eliminat	Elimination - net	Consolidated	idated
	July to December 2021 un-audited	July to December 2020 un-audited								
Revenue from - External Customers - Inter-group	27,434,206 276 27,434,482	21,862,135 446 21,862,581	444,195 1,147,843 1,592,038	902,388 1,056,722 1,959,110	1,264,107 - 1,264,107	900,412	- (1,148,119) (1,148,119)	- (1,057,168) (1,057,168)	29,142,508 - 29,142,508	23,664,935
Segment gross profit/(loss) Segment expenses Changes in fair value of	4,858,023 (1,751,810)	3,413,497 (1,319,372)	465,039 (58,072)	446,276 (43,366)	79,207 (85,161)	(26,312)	(75,139) (22)	(56,380)	5,327,130 (1,895,065)	3,777,081 (1,452,138)
biological assets Other income	1,292,402	- 353,624	21,645	2,098	170,483 8,033	1/9,384 8,631	- (38,876)	- (462)	1/0,483 1,283,204	179,384 363,891
Financial charges Taxation	(1,537,950) (683,588)	(1,528,903) (117,980)	(88,956)	(105,080) (88,042)	(2,258) (15,890)	(2,482) (13,623)		1 1	(1,629,164) (797,978)	(1,636,465) (219,645)
Profit/(loss) after taxation	2,177,077	800,866	241,156	211,886	154,414	56,198	(114,037)	(56,842)	2,458,610	1,012,108
Depreciation Capital expenditure Net cash (outflow) / inflow	1,911,192	1,763,606 (2,550,956)	30,957 (720)	29,740	76,917 (129,564)	74,238 (15,245)	13,829	13,829	2,032,895	1,881,413 (2,566,201)
from operating activities Net cash outflow from	1,047,612	2,935,061	696,845	706,044	(77,458)	(192,999)	(131,351)	404,831	1,535,648	3,852,937
investing activities	1,012,223	(2,522,451)	(30,662)	(4,172)	(59,641)	85,980	5,268	1,602	927,188	(2,439,041)
Rupees in thousands	31.12.2021 unaudited	30.06.2021 audited								
Segment assets	137,879,601	137,894,697	6,120,860	5,942,936	3,424,866	3,322,951	(3,234,730)	(3,059,276)	144,190,597	144,101,308
Segment liabilities	64,189,451	64,416,824	3,911,068	3,897,073	784,897	837,396	(1,025,982)	(926,172)	67,859,434	68,225,121

15.2 Geographical segments
All segments of the group are managed on nation-wide basis and operate manufacturing facilities and sales offices in Pakistan only.

16. Date of authorization

This interim financial information was authorized for issue by the Board of Directors of the Group on February 18, 2022.

17. Corresponding figures

In order to comply with the requirements of the International Accounting Standard 34: 'Interim Financial Reporting', the condensed interim consolidated balance sheet and condensed interim consolidated statement of changes in equity have been compared with the balances of annual audited financial statements of preceding year, whereas, the condensed interim consolidated profit and loss account, condensed interim consolidated statement of comprehensive income and condensed interim consolidated cash flow statement have been compared with the balances of comparable period of immediately preceding year.

Chief Executive

Chief Financial Officer

Jand Jazal
Director



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