

ANNUAL REPORT

2022

Pakistan PVC Limited

Registered Office Shaffiabad, Ghora Dist, Thatta

59th ANNUAL REPORT CONTENTS

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COMPANY INFORMATION

BOARD OF DIRECTORS

CHAIRMAN Adnan Shaffi

CHIEF EXECUTIVE Arif Shaffi

DIRECTORS Arshad Javaid

Adeel Shaffi Saira Shaffi

Mohammad Iqbal

Mohammad Shaffi

SECRETARY Adeel Shaffi

CHIEF FINANCIAL OFFICER Asif Shaffi

AUDITORS Mushtaq & Co., Chartered

Accountants

AUDIT COMMITTEE Arshad Javaid — Chairman

Mohammad Igbal – Member

Mohammad Shaffi – Member

HUMAN RESOURCES & Arshad Javaid — Chairman

REMUNERATION Mohammad Iqbal — Member

COMMITTEE Mohammad Shaffi – Member

BANKERS Habib Bank Limited

Muslim Commercial Bank Limited

Faysal Bank Limited

REGISTERED OFFICE Shaffiabad, Gharo, District Thatta

SHARE REGISTRAR CORPLINK (PVT) LTD.,

Wings Arcade, 1 – K, Commercial,

Model Town, Lahore.

FACTORIES Shaffiabad, Gharo, District Thatta.

Sector I – 9, Industrial Area, Islamabad.

کمپنی کی معلومات

	بورڈ آف ڈائریکٹرز
	;;
عدنان شفيع	چیئرمین
عارف شفيع	چیف ایگزیکیٹو
ارشد جاوید	ڈائریکٹرز
عدیل شفیع	
سائرہ شفیع محمد اقبال	
محمد شفیع	
عدیل شفیع	کمپنی سیکریٹری
آصف شفیع	چیف فنانشل آفیسر
مشتاق اینڈ کمپنی ، چارٹرڈ اکاؤنٹنٹس	آڈیٹرز آڈٹ کمیٹے
ارشد جاوید - چیئرمین محمد اقبال - رکن	ادت کمینی
محمد شفیع - رکن	
ارشد جاوید - چیئرمین	انسانی وسائل & معاوضے کمیٹی
محمد اقبال - ركن	
محمد شفیع - رکن	
حبیب بینک لمیٹڈ	بينكر
مسلم کمرشل بینک لمیٹڈ فیصل بینک لمیٹڈ	
	منظور شده دفتر
شفیع آباد ، گهارو ، ضلع ٹهٹهہ سیکٹر I - 9 ، انڈسٹریل ایریا ، اسلام	منظور شده دفتر بیڈ آفس
آباد .	
CORPLINK (PVT) LTD.,	حصص رجستْرار
Wings Arcade, 1 – K, Commercial,	
Model Town, Lahore.	
شفیع آباد ، گهارو ، ضلع ٹهٹهم، سیکٹر I - 9 ، انٹسٹریل ایریا ، اسلام	فیکٹریوں
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info@shavyl.com	ای میل اڈریس
www.pakistanpvc.com	ویب سائٹ
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0823852 – 9,	نیشنل ٹیکس نمبر
07 - 01 - 3900 - 005 - 64	&سیلز ٹیکس نمبر
كمپنى سيكريـتْرى تيلى فون - 4444578 - 9251+	شخص کے رابطے کی تغصیلات کی مدد اور ہینڈلنگ کے سرمایہ کار شکایات کے لئے نامزد

PAKISTAN PVC LIMITED

NOTICE OF ANNUAL GENERAL MEETING

Notice is hereby given that the 59th Annual General Meeting of the Company will be held on Friday, October 21, 2022 at the registered office of the company at Pakistan PVC Limited, Shaffiabad, Gharo, District Thatta at 9.00 a.m. to transact the following business.

ORDINARY BUSINESS

- 1. To confirm the minutes of the 58^{th} Annual General Meeting of the company held on October 22, 2021.
- 2. To receive, consider and adopt the audited accounts of the company for the year ended June 30, 2022 together with the reports of the Director's and Auditors' thereon.
- 3. To appoint auditors of the company for the year ending June 30, 2023 and fix their remuneration.

ANY OTHER BUSINESS

1. To transact any other business of the company with the permission of the chair.

Islamabad: September 16, 2022 By Order of the Board

(ADEEL SHAFFI) Company Secretary

Notes:

- 1. Share transfer Books of the Company shall remain closed from October 16, 2022 to October 21, 2022 (both days inclusive)
- 2. A member entitled to attend and vote in the meeting is authorized to appoint any other person a proxy to attend, speak and vote for him or her.
- 3. Any individual Beneficial Owner of CDC, entitled to vote at this meeting must bring his/her original NIC with him/her to prove his/her identity, and in case of proxy, a copy of shareholders attested NIC must be attached with the proxy form and shall authenticate his/her identity by showing his/her original National Identity Card (NIC) or passport at the time of attending the meeting. Representatives of corporate members should bring the usual documents required for such purpose.
- 4. In order to valid, an instrument of proxy and the power of Attorney or other authority (if any) under which it is signed, or a notarized certified copy of such power or Authority, must be reached at the Registered Office of the Company not less than 72 hours before the time of the Meeting.
- 5. As per Section 242 of the Companies Act, 2017 enacting from May 31, 2017, SECP Circular No. 18/2017, a listed company, is required to pay cash dividend to shareholders ONLY through electronic mode directly into the bank account designated by the entitled shareholders.

Therefore In compliance with the said law, in order to receive your future dividends directly in your bank account, you are required to provide the information mentioned on the Form placed on the Company's website www.pakistanpvc.com and send the same to your brokers/Central Depository

Company Ltd., if the shares are held in the electronic form or to the Company's Share Registrar if shares are held in paper certificates form. The Company's Share Registrar's address in M/s Corplink (Private) Limited, Wings Arcade, 1 – K, Commercial, Model Town, Lahore, Tele# 042 – 3591 6714 or email at corplink786@gmail.com.

- 6. Members are requested to provide by mail or fax, to the Company's Share Registrar's address in M/s Corplink (Private) Limited, Wings Arcade, 1 K, Commercial, Model Town, Lahore, Tele# 042 3591 6714 or email at corplink786@gmail.com., photocopy of their valid CNIC or passport (in case of foreigner), unless it has been provided earlier, enabling the Company to Comply with relevant laws.
- 7. Financial statements have been placed on Company's website at www.pakistanpvc.com.
- 8. The shareholders who wish to attend the Annual General Meeting are requested to get themselves registered by sending their particulars at the designated email address pakpvc.CG@shavyl.com, giving particulars as per below table by the close of business hours (5:00 PM) on October 15, 2022.

Name of	CNIC No./ NTN NO.	Participant ID/Folio No.	Cell No	Email address
Shareholder				

9. The webinar link would be emailed to the registered shareholders/proxies who have provided all the requested information.

پاکستان پی وی سی لمیثد اطلاع نامہ، سالانہ اجلاسِ عام

ہرگاہ اطلاع عام دی جاتی ہے کہ کمپنی کا 59 واں سالانہ اجلاس عام بروز بفتہ بتاریخ 21 اکنوبر 2022 کو کمپنی کے رجسٹرڈ دفنر بمقام پاکستان پی وی سی لمیٹڈ، شفیع آباد، گھارو، ضلع ٹھٹھہ میں صبح 9 بجے منعقد کیا جائے گا،اجلاس کی کارروائی مندرجہ ذیل پر مشتمل ہو گی:

عمومي كاررواني

- 1. مورخہ 22 اکتوبر 2021 کو منعقدہ کمپنی کے 58 ویں اجلاس عام کی کارروائی کی تصدیق کرنا
- مورخہ 30 جون 2022 کو ختم بونے والے مالی سال کے لیے کمپنی کے آڈٹ شدہ اکاؤنٹس کے ساتھ ساتھ ڈائریکٹرز اور آڈیٹروں کی رپورٹوں کی وصولی، ان پر غوروحوض اور منظور کرنا۔
 - 3. مورخہ 30 جون 2023 کو ختم ہونے والے مالی سال کے لیے آٹیٹرز کی تقرری اور ان کا معاوضہ مقرر کرنا۔

دیگر کوئی کارروائی

چیئرمین کی اجازت سے کمپنی کے امور کے متعلق کوئی اور کارروائی عمل میں لانا

اسلام آباد:16 ستمبر 2022

نوٹس:

- کمپنی کی شیئر ٹرانسفر بکس مورخہ 16 اکتوبر 2022 تا 21 اکتوبر 2022 (بشمول دونوں تاریخوں) بند رہیں گی۔
- 2 اجلاس میں شامل ہونے اور ووٹ دینے کی ابلیت رکھنے والا رکن کسی اور فرد کو اپنی جانب سے اجلاس میں شرکت کرنے، بولنے یا ووٹ دینے کے لیے بطور نمانندہ نامزد کر سکتا ہے.
- 3 سی ڈی سی کا کوئی بھی انفرادی مستفید کنندہ مالک جواس اجلاس میں ووٹ دینے کا اہل ہو اس کے لیے ضروری ہے کہ وہ اپنی شناخت ثابت کرنے کے لیے اپنے ہمراہ اصل شناختی کارڈ لے کر آئے۔ نمائندے کے تقرر کی صورت میں شیئر ہولڈرز کے شناختی کارڈز کی نقول نمائندگی فارم کے ساتھ منسلک کی جائے جبکہ مجاز نمائندہ اجلاس میں شرکت کے وقت اپنے اصلی شناختی کارڈیا پاسپورٹ کو دکھا کر اپنی شناخت کروائے گا۔ کارپوریٹ اراکین کے نمائندگان اپنے ساتھ ایسی صورتوں میں درکار ضروری دستاویزات ساتھ لے کر آئیں گے۔
- 4 مؤٹر ہونے کے لیے ضروری ہے کہ مجاز نمائندے کے تقرر کی دستاویز اور مختار نامہ یا کوئی اور دستاویز جو کہ باقاعدہ طور پر نوٹری سے تصدیق شدہ ہو، کمپنی کے رجسٹرڈ دفقر میں اجلاس سے 72 گھنٹے قبل پہنچ جانی چاہئیں۔
- 5 کمپنی ایکٹ، 2017 کے سیکشن 242 کے مطابق، 31 مئی، 2017 سے منسلک، ایس ای سی پی سرکلر نمبر 2017/18، فہرست کمپنی، صرف حصص دار حصص کے ذریعہ نامزد کردہ بینک اکاؤنٹ میں الیکٹرانک موڈ کے ذریعے حصص داروں کو نقد رقم ادا کرنے کی ضرورت ہے۔ بذا قانون کے مطابق آپ کے مستقبل کے منافع کو براہ راست آپ کے بینک اکاؤنٹ میں حاصل کرنے کے لئے، آپ کو کمپنی کی ویب سائٹ www.pakistanpvc.com پر بیان کردہ معلومات فراہم کرنے کی ضرورت ہے۔ اگر حصص الیکٹرانک شکل میں منعقد ہوتے ہیں تو اپنے بروکرز / سی ڈی سی لمیٹڈ کو بھیجیں، یا اگر حصص کاغذ سرٹیفکیٹ فارم میں منعقد ہوتے ہیں تو کمپنی کا حصص رجسٹرار کا پتہ 042.35916714 یا 042.35916714 کے کمرشل، ماٹل ٹاؤن، لاہور، ٹیلی # 042.35916714 یا O42.35916714.
- 6 اراکین سے درخواست کی جاتی ہے کہ ای میل یا فکس نمبر پر، کمپنی کے حصول رجسٹری کے ایٹریس میں Limited, Wings Arcade با M/s Corplink (Private) یا ای میل یا فکس نمبر پر، ملکی ہونے کی (خیر ملکی ہونے کی درست سی این آئی سی یا (غیر ملکی ہونے کی درست سی این آئی سی یا (غیر ملکی ہونے کی صورت میں) پاسپورٹ ،اگر جو پہلے فراہم نہیں کیا گیا ہے، کمپنی کو متعلقہ قوانین کی تعمیل کرنے کے لئے فراہم کریں ۔
 - 7 مالیاتی گوشوارے کمپنی کی ویب سائٹ پر موجود ہے www.pakistanpvc.com.
- 8 حصص یافتگان جو سالانہ عمومی اجلاس میں شرکت کے خواہاں ہیں ان سے درخواست کی گئی ہے کہ وہ اپنے تفصیلات نامزد ای میل ایٹریس pakpvc.CG@shavyl.com
 پر بھیج کر کاروباری اوقات کے اختتام سے (شام 5: 00) اکتوبر 15 ، 2022 کو رجسٹریشن کروائیں۔

ای میل الخریس	سیل نمبر	.Participant ID/Folio No	.CNIC No./ NTN NO	حصىص دار كا نام

9. ویبنار لنک رجسٹر ڈ شیئر ہولڈرز / پراکسیوں کو ای میل کیا جائے گا جنہوں نے تمام مطلوبہ معلومات فراہم کی ہیں۔

OBJECTIVES AND STRATEGIC PLANNING

SHAVYL GROUP VISION

"Shavyl to be a global group of companies recognized for a range of quality products".

MISSION STATEMENT

"To be market leader in petrochemicals, building company's image through innovation and competitiveness, ensuring satisfaction to customers and stakeholders and to fulfill social obligations".

OBJECTIVES

Constantly endeavor to be market leaders in terms of market share and technology pacesetters in areas of operations and to continuously improve efficiency and competitive strength.

To offer customers quality products and support services at competitive prices and to their satisfaction.

By continuously improving performance, aim to generate earnings sufficient to ensure a secure future for the Company and to protect and increase shareholders' return.

To enhance creativity and job satisfaction, provide employees opportunity for personal development.

Be an integral part of national economy with a strong sense of responsibility to society and the environment.

STRATEGIC PLANNING

To maintain a strong R&D department for the development of new and the up gradation of our own technology. To develop in-house know how for a world scale petrochemical complex.

STATEMENT OF ETHICS AND BUSINESS PRACTICES

The Company's Ethics and Business Practices conform to the Shavyl Group Vision and the Company's Mission Statement.

THE PURPOSE AND VALUES OF BUSINESS

Manufacturers of PVC Resins and its downstream products that conform to the Specified Standards, saving of foreign exchange and developing technical and engineering capabilities in the country.

EMPLOYEES

Recruitment of personnel on merit offering training and career development, equal opportunities of growth, no discrimination or harassment and reward for achievements. Improved working conditions, ensuring safety, security and health.

Employees shall not use Company information and assets for their personal advantage. Conflict of interest shall be avoided and disclosed where it exists and guidance sought.

CUSTOMER RELATION

Ensure customer satisfaction by providing quality products at competitive prices with warranty coverage and ensuring after sale service.

SHAREHOLDERS, FINANCIAL INSTITUTIONS & CREDITORS

Protection of investment made in the Company and proper return on money lent/invested. A commitment to accurate and timely communication on achievements and prospects.

SUPPLIERS

Prompt settling of bills. Co-operation to achieve quality and efficiency. No bribery or excess hospitality accepted or given.

SOCIETY / COMMUNITY

Compliance with the spirit of laws. Timely payment of all Government taxes and dues. Eliminate the release of substance that may cause environmental damage. Financial assistance for promoting education and social activities including games and donation/charity to deserving.

GENERAL

The Company shall neither support any political party nor contribute funds to groups or associations whose activities prompt political interest. The Company shall promote its legitimate business interest through trade associations.

IMPLEMENTATION

Company Board to ensure implementation of these codes, regular monitoring, and review for modification/amendment where necessary.

CHAIRMAN'S REVIEW REPORT:

The Board of Directors (the Board) of Pakistan PVC Limited (PPVC) has performed their duties diligently in upholding the best interest of shareholders of the Company and has managed the affairs of the Company in an effective and efficient manner. The Board has exercised its powers and has performed its duties as stated in the Companies Act 2017 (previously Companies Ordinance 1984) and Listed Companies (Code of Corporate Governance) Regulations, 2017.

Further, the Board during the year ended 30 June 2022 played an effective role in managing the affairs of the Company and achieving its objectives in the following manner;

- The Board has ensured that there is adequate representation of Executives, non-executive and independent directors on the Board and its committees as required under the Code and that members of the Board and its respective committees has adequate skill, experience and knowledge to manage the affairs of the Company;
- The Board has developed and put in place a formal and effective mechanism for an annual evaluation of its own performance and that of its Committees and individual Directors. On the basis of the feedback received through this mechanism overall performance of the Board has been found to be Good and effective:
- The Board has formed an Audit and HRR Committees and has approved their respective terms of references and has assigned adequate resources so that the committees perform their responsibilities diligently;
- The Board has ensured that one Directors of the Company are exempt from Directors Training Program due to their qualification. Five Directors has taken certification under the Directors Training Program and the remaining one shall obtain certification under the DTP program in due course of time;
- The Board has ensured that the meetings of the Board and its committee were held with the requisite quorum and that the minutes of all the meetings (including committees) are appropriately recorded and maintained;
- The Board has developed a code of conduct setting forth the professional standards and corporate values adhered through the Company and have developed significant policies for smooth functioning;
- All the significant issues throughout the year were presented before the Board or its committees to strengthen and formalize the corporate decision making process;
- The Board has ensured that the adequate system of internal control is in place;
- The Board has prepared and approved the Director's report and has ensured that the directors' report is published with the quarterly and annual financial statement of the Company

and the content of the directors' report are in accordance with the requirement of applicable laws and regulations;

- The Board has ensured that adequate information is shared among its members in a timely manner and the Board members are kept abreast of developments between meetings;
- The Board has exercised its powers in light of the power assigned to the Board in accordance with the relevant laws and regulation applicable on the Company.

Based on aforementioned it can reasonably be stated that Board of Pakistan PVC Limited has played instrumental role in ensuring that corporate objectives are achieved in line with the expectation of shareholders and other important stakeholders.

Acknowledgement

On behalf of the Board, I appreciate untiring efforts of our employees and express gratitude to all stakeholders including our valued customers for their continued cooperation and support.

(ADNAN SHAFFI)

Chairman

September 16, 2022

Homon Shaff.

DIRECTOR'S REPORT TO THE SHAREHOLDERS

On behalf of my colleagues on the Board, I welcome you to the 59th Annual General Meeting of the Company and present the audited accounts for the year ended June 30, 2022 along with the auditors' report thereon.

This year has been a tumultuous one so far with various factors giving rise to new challenges. Sales of the Company have increased by 25 % to Rs.12,047,503 as compared to Rs.9,639,669 in the comparable previous twelve months. Future outlook is uncertain and as we speak, it is not possible to determine when this global pandemic will reach its end.

During the period under review Gharo Plant remains closed and there was no production. The production of PVC Pipes & Fittings at Islamabad increased during the year.

Sales during the year under review increased to Rs.12.048 million as compared to Rs.9.640 million of the same period last year and loss during the year was Rs.10.281 million as compared to a net loss of Rs.11.559 million during the previous year. The production of PVC Pipes at Islamabad factory was 216,682 meters as against 195,851 meters last year. Excess capacity of this water treatment plant was used to make Mineral Water. Sale of Mineral Water was 49,050 Gallons as against 43,686 Gallons. Work of installation of Machinery of Pipe Plant shifted from Gharo to Islamabad has delayed due to non- availability of funds.

1. AUDITORS' RESERVATION OF GOING CONCERN

The auditors have qualified their opinion, since your company has prepared the accounts on the going concern basis. The reason given in their qualification is the continued losses sustained by your company, no improvement/result of the efforts made by the management for obtaining additional capital. The case for the revival of your company remains under active consideration with the Committee for Revival of Sick Industrial Units set up by the Finance Division, Government of Pakistan.

As reported earlier that due to non-availability of financial limits from the banks, discontinuation of electricity by KESC for Gharo plant, management of your company could not start the production at Gharo. As reported in earlier years I repeat my statement that unless Gharo plant goes into operation, no fruitful results could be seen.

2. AUDITORS' RESERVATION ABOUT DIRECT CONFIRMATON

As regards confirmations from the lenders of long term loans the company had dispatched the balance confirmation letters several times to the lenders of long term loans.

3. AUDITORS' RESERVATION ABOUT LONG OUTSTANDING BALANCES

As regards balances of very long outstanding balances of Creditors, Advances from Customers and Accrued liability we have to state that these balances are appearing in the company's accounts since last many years and as regards confirmations from the Trade and other payables in respect of Accrued liability the company had dispatched the balance confirmation letters to the Trade and Other payables in respect of Accrued liability and we understand that an over all majority of these have been responded too.

Financial Statements

The financial statements of the Company have been audited by Messrs. Mushtaq & Company., Chartered Accountants, the auditors, with some qualification.

Dividend

Due to poor financial result and huge accumulated losses, the Directors of your company have decided to pass over the Dividend.

Auditors

The Audit Committee has recommended the appointment of Messer's Mushtaq & Company, Chartered Accountants, as auditors of the Company for the ensuing year.

The present auditors M/s Mushtaq & Company, Chartered Accountants, the retiring auditors being eligible have offered themselves for reappointment as auditors of the Company for the vear ending June 30, 2023.

Corporate Social Responsibility (CSR)

The Company strongly believes that improving its environmental and social performance is inevitable for its financial success. The Company has continued with CSR program with a focus on health support, education programs, energy conservation, environmental protection measures, community welfare schemes, occupational safety & health and business ethics.

The Company in its continuous efforts to positively impact the local communities that reside near our plants has formulated policies for social development that are based on the following guiding principles:

- Adopt an approach that aims at achieving a greater balance between social development and economic development.
- Adopt new measures to accelerate and ensure the basic needs of the local population.
- Work towards elimination of all barriers for the social inclusion of disadvantaged groups such as the poor and the disabled.
- Give unfailing attention to children for in their hands lies the country's future. It is for their sake that health, education and environment get topmost priority in our programs.

The Company works closely with Special Olympics Pakistan to support their programs for rehabilitation of mentally handy capped children.

The main emphasis of our CSR is in District Thatta and Federal Capital Islamabad.

Health

As a Company, we are not only committed to compliance with legal norms but endeavor to voluntarily go beyond that and provide quality healthcare facilities in the regions around our plants.

Education

Education is a basic tool to bring development to an area and its people. We aim to create an awareness pool of human resource both within and across our area of operations. We are committed to bridging the digital divide between the haves and have-nots in educational infrastructure and facilities. The Company is involved in activities that have changed the lives of the people residing the close proximity to our plants. Education is the main thrust of these activities.

Energy Conservation Measures

Energy conservation measures include usage of energy savers and LED lights all around the plant and shutting down auxiliaries and equipment wherever possible.

Occupational Health, Safety and Environment

The Company is committed to health, safety and environment. Potential risks are systematically identified and managed in a manner that any undesirable damage is minimized. HSE signs are displayed at key locations are their implementation is ensured.

Business Ethics

The Company's Code of Business Ethics sets the minimum standards expected of the entire Team and is part of the Corporate Governance framework approved by the Board. The conduct of business should above all be characterized by honesty and integrity. Unethical practices of any sort are not to find their way into our business. All employees are expected to promote the Company's best interest whilst maintaining the highest standard of personal integrity and business practices. All employees must act at all times in the interest of Company's shareholders and must abide by the Company's stated standards of environmental safety and management practices. No employee shall ever commit an illegal or an unethical act, or instruct and encourage another employee to do so. The laws and regulations of the country should always be observed.

The Company has communicated the code to all its employees.

FINANCIAL PROFORMANCE

Year	2022	2021
Turnover	12.048	9.640
Operating Costs	26.605	24.436
Net Profit/(Loss)	(10.281)	(11.559)
Earnings per share (Rs.)	(0.69)	(0.77)

Financial Risk

The financial risk management is disclosed in note 31 of the unconsolidated financial statements of the Company.

Corporate & Financial Reporting Framework

The Directors are pleased to confirm compliance with Corporate and Financial Reporting Framework of the Securities & Exchange Commission Pakistan (SECP) and the Code of Corporate Governance for the following:

- a. The financial statements, prepared by the management of the Company, fairly portray its state of affairs, the result of its operations, cash flows and changes in its equity;
- b. Proper books of account of the Company have been maintained;
- c. Appropriate accounting policies have been consistently applied in preparation of financial statements and accounting estimates are based on reasonable and prudent judgment;
- d. IFRS as applicable in Pakistan, have been followed in preparation of financial statements and any departure therefrom has been adequately disclosed; and

e. There are no doubts in the Company's ability to continue as a going concern. Key financial data (unconsolidated) of last six years is as follows:

(Rs.000)

						(110.000)
	2021-22	2020-21	2019-20	2018-19	2017-18	2016-17
TURNOVER	12,048	9,640	5,515	8,888	7,563	7,612
NET DDOELT	(40.004)	(44 EEO)	(4 E 7 E O)	(47.470)	(40.050)	(22 500)
NET PROFIT SHAREHOLDERS	(10,281)	(11,559)	(15,759)	(17,479)	(18,050)	(22,599)
FUND	(200 871)	(199,591)	188 032	172,273	154 704	193,858
EARNING PER	(203,071)	(199,091)	100,032	172,273	134,734	193,030
SHARE	(0.69)	(0.77)	(1.05)	(1.17)	(1.21)	(1.51)
O1 1/ 11 \L	(0.00)	(3.77)	(1.00)	(' · · ' /	(1.21)	(1.01)

Adequacy of Internal Financial Controls

Directors confirm compliance with highest standard of Corporate Governance and that the internal controls are sound in design and have been effectively implemented and monitored.

STATEMENTS OF CORPORATE AND FINANCIAL REPORTING FRAMEWORK

- 1. The financial statements, prepared by the Company, present fairly its state of affairs, the result of its operations, cash flows and changes in equity.
- 2. Proper books of account of the Company have been maintained.
- 3. Appropriate accounting policies have been consistently applied in preparation of the financial statements and accounting estimates are based on reasonable and prudent judgment.
- 4. International Accounting Standards, as applicable in Pakistan, have been followed in preparation of financial statements and any departure there from has been adequately disclosed.
- 5. The system of internal control is sound in design and has been effectively implemented and monitored.
- 6. There are no significant doubts upon the company's ability to continue as a going concern as have been fully explained in Note no.1 of the Notes to the Accounts.
- 7. There has been no material departure from the best practices of the corporate governance, as detailed in the listing regulations.
- 8. Key operating and financial data for last six years in summarized form is given on page 22.
- 9. COMPOSITION OF BOARD
 - 1. The total number of directors are **7** as per the following:
 - a. Male: 6
 - b. Female: 1
 - 2. The composition of board is as follows:

Category	Name
Independent Directors	Arshad Javaid
	Mohammad Iqbal
Other Non-executive Director	Adnan Shaffi
	Mohammad Shaffi
	Saira Shaffi
Executive Directors	Arif Shaffi *
	Adeel Shaffi

BOARD MEETING

During the year four board meetings were held and the attendance of the concerned Directors during their tenure on the Board was as follows:

Name of Director	Total	Board	Audit	H.R.
	Number of	Meetings	Committee	Committee
	Meetings	Attended	Meetings	Meetings
			Attended	Attended
Mr. Adnan Shaffi	5	5	N/A	N/A
Mr. Arif Shaffi	5	5	N/A	N/A
Mr. Mohammad Iqbal	5	5	4	1
Mrs. Saira Shaffi	5	5	N/A	N/A
Mr. Mohammad Shaffi	5	5	4	1
Mr. Arshad Javaid	5	5	4	1
Mr. Adeel Shaffi	5	5	N/A	N/A

COMMITTEES OF THE BOARD AUDIT COMMITTEE

In compliance with the code of corporate governance the Company has established an Audit Committee comprising of the following members:-

Mr. Arshad Javaid Chairman
Mr. Mohammad Iqbal Member
Mr. Mohammad Shaffi Member

HUMAN RESOURCES & REMUNERATION COMMITTEE

In compliance with the code of corporate governance the Company has established a Human Resources & Remuneration Committee comprising of the following members:-

Mr. Arshad Javaid Chairman
Mr. Mohammad Iqbal Member
Mr. Mohammad Shaffi Member

DIRECTORS REMUNERATION

The Chief Executive is allowed to receive gross annual remuneration of Rs. 1.5 million along with free use of company car, telephone, medical and other benefits as per company's regulations from time to time.

Two full time working directors are allowed to receive gross annual remuneration of Rs. 1.5 million along with free use of company car, telephone, medical and other benefits as per company's regulations from time to time.

DIRECTORS' TRAINING

Of the seven Directors, 1 has been exempted from the Corporate governance Leadership Skills (CGLS) training based on their experience as Director on the Board of Listed Companies. A total of 5 Directors are certified in Directors Training Program.

10. The pattern of shareholding and additional information regarding pattern of shareholding is given on Page 56 – 58.

11. No trades in the shares of the Company during the year were carried out by the Director, CEO, CFO, Company Secretary and their spouses and minor children.

Islamabad: September 16, 2022

On behalf of the Board of Directors

ARIF SHAFFI - Chief Executive

MOHAMMAD SHAFFI – Director.

Statement of Compliance With The Best Practice On Transfer Pricing

The Company has fully complied with the best practices on transfer pricing as contained in the listing regulations of the Pakistan Stock Exchanges.

On behalf of the Board of Directors

ARIF SHAFFI - Chief Executive

MOHAMMAD SHAFFI – Director

Dated: September 16, 2022

شیئر ہولڈرز کے لیے ڈائریکٹرز کی رپورٹ

بورڈ میں اپنے ساتھی اراکین کی جانب سے، میں آپ کو کمپنی کے 59 ویں سالانہ اجلاسِ عام میں خوش آمدید کہتا ہوں اور آپ کے سامنے مورخہ 30 جون، 2022 کو ختم ہونے والے مالی سال کے آڈٹ شدہ اکاؤنٹس کو آڈیٹرز کی رپورٹ کے ساتھ پیش کر رہا ہوں۔ زیرِ غور مدت کے دوران، گھارو پینٹس بند رہا جس کی وجہ سے کوئی پیداوار نہ ہو سکی۔ اس سال کے دوران اسلام آباد میں پی وی سی پائیس اور فٹنگز کی پیداوار میں اضافہ ہوا۔

ہ سال اب تک ایک ہنگامہ خیز رہا ہے جس میں مختلف عوامل نئے چیلنجوں کو جنم دیتے ہیں۔ کمپنی کی فروخت میں 25 ٪ اضافہ ہوا روپے تک 12،047،503 روپے کے مقابلے میں پچھلے بارہ مہینوں میں 9،639،669 مستقبل کا نقطہ نظر غیر یقینی ہے اور جیسا کہ ہم بولتے ہیں ، یہ طے کرنا ممکن نہیں ہے کہ یہ عالمی وبائی بیماری کب اپنے اختتام کو پہنچے گی۔

زیر غور مدت کے دوران گھارو پلانٹ بند رہا اور کوئی پیداوار نہیں ہوئی۔ سال کے دوران اسلام آباد میں پیویسی پائپ اور فٹنگ کی پیداوار میں اضافہ ہوا۔

زیرِ غور سال کے دوران ہونے والی فروخت سابقہ سال اسی مدت کے دوران ہونے والے 9.640ملین روپوں کی فروخت کی نسبت12.048 ملین روپے رہی۔گذشتہ سال ہونے والے 11.559ملین روپے کے خالص نقصان کی نسبت اس سال10.281ملین روپوں کا نقصان ہوا۔ فنڈز کی عدم دستیابی کی وجہ سے گھارو سے منتقل کیے جانے والے پائپ پلانٹ کی مشینری کی تنصیب کا کام تاخیر کا شکار ہوا۔

زیر غور سال کے دوران گھارو پینٹس پورا سال بند رہا جس کی وجہ سے کوئی پیداوار نہیں ہوئی۔ اسلام آباد فیکٹری میں پچھلے سال ہونے والی 195,851میٹرز کی پیداوار کی نسبت اس سال پیداوار 216،682میٹر رہی۔ اس واٹر ٹریٹمنٹ پلانٹ کی اضافی صلاحیت کو منرل واٹر بنانے کے لیے استعمال کیا گیا۔43,686 گیلن کے برخلاف49,050 گیلن منرل واٹر فروخت ہوا۔

1. براہ راست تصدیق کے متعلق آڈیٹرز کا نقطہ نظر

طویل المدتی قرضہ دینے والے اداروں سے تصدیق کے لیے کمپنی نے متعدد بار بیلنس کے متعلق تصدیقی خطوط ان اداروں کو ارسال کیے ہیں۔

2. طویل عرصے سے بقایا جات کے متعلق آڈیٹرز کا نقطہ نگاہ

جہاں تک قرضہ دینے والوں کے طویل عرصے سے بقایا جات، صارفین کی جانب سے دی گئی ایڈوانس رقوم اور قابلِ ادا رقوم کی بات ہے تو ہم یہ بتاتے چلیں کہ یہ بقایا جات گذشتہ کئی سالوں سے کمپنی کے کھاتوں میں ظاہر ہو رہے ہیں جبکہ قابلِ ادا رقوم کے حوالے سے تجارتی اور دیگر اداروں سے تصدیق کے لیے کمپنی نے انہیں تصدیقی خطوط ارسال کیے تھے، ہمارے علم کے مطابق ان میں سے زیادہ تر خطوط کے جوابات بھی موصول ہوئے تھے۔

قوئنگ کنسرن کے متعلق آڈیٹرز کا نقطہ نظر

ا آڈیٹرز نے اپنا نقطہ نظر کوالیفائی کر لیا ہے کیونکہ آپکی کمپنی نے گوئنگ کنسرن کی بنیاد پر کھاتہ جات تیار کیے ہیں۔ ان کے نقطہ نظر میں دی گئی وجوہات یہ ہیں کہ آپ کی کمپنی نے مسلسل نقصانات بر داشت کیے ہیں جبکہ اضافی سرمایہ حاصل کرنے کے لیے انتظامیہ کی جانب سےکیے جانے والے اقدامات سے کوئی نتیجہ برآمد نہیں ہوا اور نہ ہی کوئی بہتری آئی۔آپ کی کمپنی کی تجدید کا کیس فنانس ٹویڑن حکومت پاکستان اور یونائیٹڈ بینک امیٹڈ کی جانب سے کمزور صنعتی اداروں کی تجدید کے لیے قائم کردہ کمیٹی میں فعال طور پر زیر غور رہا۔اس دوران یونائیٹڈ بینک امیٹڈ کی خواہش پر اور سٹیٹ بینک آف پاکستان کے قواعد کے مطابق سٹیٹ بینک کے منظور شدہ ویلیوٹرز کی جانب سے نئی ری ویلیوشن رپورٹ تیار کی گئی ہے۔

مالیاتی گوشوارے

میسرز کے ذریعہ کمپنی کے مالی بیانات کا آڈٹ کیا گیا ہے۔مشتاق اینڈ کمپنی ، چارٹرڈ اکاؤنٹنٹ ، آڈیٹر ، کچھ اہلیت کے ساتھ۔ **ڈیوائڈنڈ**

کمزورمالیاتی نتائج اورانتہائی زیادہ مجموعی نقصان کی وجہ سے آپ کی کمپنی کے ڈائریکٹرز نے ڈیوانڈنڈنہ دینے کا فیصلہ کیا ہے۔

آڈیٹرز

آڈٹ کمیٹی کی جانب سے آئندہ مالی سال کے لیے میسرز مشتاق اینڈ کمپنی، چارٹرڈ اکاؤنٹنٹس کو کمپنی کے آڈیٹرزمقرر کرنے کی سفارش کی گئی ہے۔

موجودہ آٹیٹرز میسرز مشتاق اینڈ کمپنی، چارٹرڈ اکاؤنٹٹٹس نے(ریٹائرآٹیٹرز کے اہل ہونے کی وجہ سے)خود کو 30جون2023کو ختم ہونے والے مالی سال کے لیے کمپنی کے آڈیٹرز کے طور پر دوبارہ نقرری کے لیے پیش کیا ہے۔

كاروبارى سماجى ذمه دارى (كارپوريٹ سوشل رسپانسبلٹى)

کمپنی اس بات پرگہرا یقین رکھتی ہے کہ ماحولیاتی اور سماجی کارکردگی میں بہتری اس کی مالیاتی کامیابی کے لیے کلیدی حیثیت رکھتی ہے۔ کمپنی نے کاروباری سماجی ذمہ داری کے پروگرام کو صحت عامہ، تعلیم، توانائی، ماحولیاتی تحفظ کے اقدامات، سماجی بہبود کی سکیموں، پیشہ وارانہ امور کی سرانجام دہی کے دوران صحت اور حفاظت و کاروباری اخلاقیات جیسے امور پر توجہ دیتے ہوئے جاری رکھا ہوا ہے۔

کمپنی نے اپنے پلانٹس کے نزدیک موجود مقامی آبادیوں پر مثبت اثرات مرتب کرنے کے لیے اپنی مسلسل کاوشوں کے سلسلے میں سماجی ترقی کی ایسی پالیسیز مرتب کی ہیں جو مندرجہ ذیل راہنما اصولوں پر مشتمل ہیں:

- ایسا طریقہ کار اختیار کیا جائے جس سے سماجی اور معاشی ترقی میں زبردست توازن پیدا کرنے میں مدد ملے۔
 - مقامی آبادی کی بنیادی ضروریات کی تیز تر فراہم کے لیے نئے اقدامات کیے جائیں۔
- محروم طبقات مثلا غریبوں اور معذور افراد کو سماجی دہارے میں شامل کرنے کے راستے میں حائل تمام رکاوٹوں کو دور کرنے
 پر کام کرنا۔
- بچوں پراس طرح توجہ دی جائے جس میں ناکامی کی کوئی گنجائش نہ ہو کیونکہ بچوں کے ہاتھ میں ملک کا مستقبل ہوتا ہے۔ یہی وجہ ہے کہ ہمارے پروگراموں میں تعلیم اور ماحول کو سب سے زیادہ ترجیح دی جاتی ہے۔

کمپنی سپیشل اولپمکس پاکستان کے ساتھ خصوصی تعاون کرتی ہے تا کہ ذہنی طور پر معذور افراد کی بحالی کے لیے ان کے پروگراموں میں معاونت کی جا سکے۔

ہمارے CSRپروگرام کا بنیادی محور ضلع ٹھٹھہ اور وفاقی دارالحکومت اسلام آباد ہیں۔

صحت

بطور کمپنی، ہم نہ صرف قوانین کی پاسداری کے لیے پر عزم ہیں بلکہ ہم رضاکارانہ طور پر اس کے علاوہ بھی ذمہ داریاں سرانجام دینے کے لیے پر عزم ہیں اور اس سلسلے میں ہم اپنے پلانٹس کے اردگرد موجود علاقوں کے لیے صحت کی معیاری سہولیات فراہم کرتے ہیں۔

تعليم

کسی بھی علاقے اور اس کے لوگوں کی ترقی کے لیے تعلیم ایک بنیادی ذریعہ ہے۔ ہم اپنی کاروباری سرگرمیوں کے علاقوں میں انسانی وسائل کے متعلق معلوماتی مرکز پیدا کرنے کا ارادہ رکھتے ہیں۔ ہم تعلیمی انفراسٹرکچر اور سہولیات میں موجوداور غیر موجود سہولیات کے مابین موجود ڈیجیٹل تغریق کو ختم کرنے کے لیے پر عزم ہیں۔کمپنی ایسی سرگرمیوں میں حصہ لیتی ہے جس سے ہمارے پلانٹس کے اردگرد موجود آباد لوگوں کی زندگیوں میں تبدیلیاں آئیں۔تعلیم ان سرگرمیوں کا بنیادی محور ہے۔

توانائی کی بچت کے اقدامات

توانائی کی بچت کے اقدامات میں پلانٹ بھر میں انرجی سیورز اور ایل ای ڈی لائٹس کا استعمال شامل ہے جبکہ جہاں کہیں ممکن ہو تو اضافی آلات کو بند کیا جاتا ہے۔

پیشہ ورانہ فرائض کی سرانجام دہی کے دوران صحت، حفاظت اور ماحول

کمپنی صحت، حفاظت اور ماحول کے متعلق پر عزم ہے۔ ایک طے شدہ طریقہ کار کے تحت ممکنہ خطرات کی نشاندہی کر کے ان کا اس طرح تدارک کیا جاتا ہے کہ ناپسندیدہ نقصانات کو کم سے کم کیا جا سکے۔ ایچ سی ای نشانات کو اہم مقامات پر ڈسپلے کیا گیا ہے جبکہ ان پر عملدرآمد کو یقینی بنایا گیا ہے۔

Business Ethics

كاروباري اخلاقيات

کمپنی کے کاروباری ضابطہ اخلاقیات میں ان تمام کم از کم معیارات کی صراحت کی گئی ہے جن کی پاسداری کی تمام ملازمین سے امید کی جاتی ہے جبکہ یہ ضابطہ اخلاق بورڈ کے منظور شدہ کارپوریٹ گورننس فریم ورک کا حصہ ہے۔ تمام کاروباری سرگرمیاں ایمانداری کے ساتھ سرانجام دی جائیں۔ کسی قسم کے غیر اخلاقی طریقوں کو ہمارے کاروبار میں کوئی جگہ نہیں دی جائے گی۔ تمام ملازمین سے توقع رکھی جاتی ہے کہ وہ شخصی ایمانداری اور کاروباری طریقوں کے اعلیٰ ترین معیار کو قائم رکھتے ہوئے کمپنی کے بہترین مفاد میں کام کریں گے۔ تمام ملازمین ہمہ وقت کمپنی کے شیئر ہولڈرز کے بہترین مفاد کے لیے کام کریں گے اور وہ کمپنی کی جانب سے ماحولیاتی تحفظ کے لیے صراحت کردہ طریقوں پر عملدرآمد کریں گے۔ کوئی بھی ملازم کبھی بھی کوئی غیر قانونی یا غیر اخلاقی حرکت نہیں کرے گا اور نہ ہی کسی اور کو ایسا کرنے کی جانی چاہیئے۔ کہتی کسی اور کو ایسا کرنے کی ہدائی جانی چاہیئے۔ کمپنی نے اس ضابطہ اخلاق کے متعلق تمام ملازمین کو مطلع کر رکھا ہے۔

مالى پيشه ورانه

Year	2022	2021
Turnover	12.048	9.640
Operating Costs	26.605	24.436
Net Profit/(Loss)	(10.281)	(11.559)
Earnings per share (Rs.)	(0.69)	(0.77)

مالى خطره

مالی رسک مینجمنٹ کا انکشاف کمپنی کے غیر متناسب مالی بیانات کے نوٹ 31 میں کیا گیا ہے۔

کارپوریٹ اور مالی رپورٹنگ کا فریم ورک

ڈائریکٹرز سیکیورٹیز اینڈ ایکسچینج کمیشن پاکستان (ایس ای سی پی) کے کارپوریٹ اور فنانشل رپورٹنگ فریم ورک اور کارپوریٹ گورننس کے کوڈ کو درج ذیل کی تعمیل کی تصدیق کرنے پر خوش ہیں:

- a. کمپنی کے انتظام کے ذریعہ تیار کر دہ مالی بیانات ، اس کی امور کی کیفیت ، اس کے کاموں ، نقد بہاؤ اور اس کی ایکویٹی میں بدلاؤ کا جواز پیش کرتے ہیں۔
 - k. کمینی کے اکاؤنٹ کی مناسب کتابیں برقرار رکھی گئی ہیں۔
- مالی بیانات کی تیاری کے لئے مناسب اکاؤنٹنگ پالیسیاں مستقل طور پر لاگو ہوتی ہیں اور محاسبہ کا تخمینہ معقول اور محتاط فیصلے پر مبنی ہوتا ہے۔
- ریاکستان میں بطور قابل اطلاق IFRS ، مالی بیانات کی تیاری میں عمل کیا گیا ہے اور اس میں سے کسی بھی طرح کی روانگی کا مناسب طور پر انکشاف کیا گیا ہے۔ اور
 - کمپنی کی تشویش کی حیثیت سے جاری رکھنے کی صلاحیت میں کوئی شک نہیں ہے۔
 پچھلے چھ سالوں کا اہم مالیاتی ڈیٹا (غیر منزلزل) مندرجہ ذیل ہے:

(Rs.000)

•	2021-22	2020-21	2019-20	2018-19	2017-18	2016-17
TURNOVER	12,048	9,640	5,515	8,888	7,563	7,612
NET PROFIT	(10,281)	(11,559)	(15,759)	(17,479)	(18,050)	(22,599)
SHAREHOLDERS FUND	(209,871)	(199,591)	188,032	172,273	154,794	193,858
EARNING PER SHARE	(0.69)	(0.77)	(1.05)	(1.17)	(1.21)	(1.51)

داخلی مالیاتی کنٹرولوں کی قابلیت

ڈائریکٹرز کارپوریٹ گورننس کے اعلی ترین معیار کی تعمیل کی تصدیق کرتے ہیں اور یہ کہ اندرونی کنٹرول ڈیزائن کے مطابق ہیں اور ان پر موثر انداز میں عمل درآمد اور نگرانی کی گئی ہے۔

تجارتی اور مالیاتی رپورٹنگ کے ڈھانچے کے متعلق بیانات

- کمپنی کے تیار کردہ مالیاتی گوشواروں سے کمپنی کے معاملات ،اس کے آپریشنز کے نتائج، کیش فلو اور سرمائے میں ہونے والی تبدیلیاں شفاف طور پر واضح ہیں۔
 - 2. کمپنی کے اکاؤنٹ کے باقاعدہ کھاتہ جات تیار کیے گئے ہیں۔
 - ۔ مالیاتی گوشواروں کی تیاری میں اکاؤنٹنگ کی درست پالیسیوں کو مسلسل طور پر اختیار کیا گیا ہے جبکہ اکاؤنٹنگ کے تخمینے مناسب اور عملی تجزیوں کی بنیاد پر لگائے گئے ہیں۔
- ،۔ مالیاتی گوشواروں کی تیاری کے دوران، پاکستان میں رائج اکاؤنٹنگ کے بین الاقوامی معیارات کو ملحوظِ خاطر رکھا گیا ہے اور ان سے استثنیٰ کی باقاعدہ وجوہ دی گئی ہیں۔
 - 5. اندرونی کنٹرول کے نظام کا ڈیزائن مصبوط ہے اور اسے مؤثر انداز میں نافذ اور مانیٹر کیا گیا ہے۔
- 6. جیسا کہ اکاؤنٹ نوٹش کے نوٹ نمبر 1 میں مکمل وضاحت کے ساتھ بتایا گیا ہے، کمپنی کے فعال آور نفع بخش ادارے کے طور پر
 جاری رکھے جانے کی صلاحیت میں کسی قسم کے شکوک و شہبات نہیں ہیں۔
 - 7. اسٹنگ کے قوانین میں صراحت کردہ کارپوریٹ گورننس کے بہترین طریقوں سے کسی قسم کا واضح انخراف نہیں کیا گیا۔
 - گذشتہ 6 سالوں کے دوران آپریٹنگ اور مالیاتی امور کے متعلق ڈیٹا کا خلاصہ صفحہ 22 پر دیا گیا ہے۔
 - 9. بورڈ کی تشکیل

1. مندرجہ ذیل مطابق ڈائریکٹرز کی تعداد 7 ہیں:

ایک. مرد: 6

ب. خواتين: 1

2. بورڈ کی تشکیل مندرجہ ذیل ہے:

_: =: 10 =: 9 ==:	
فسم	نام
آزاد ڈائریکٹر	ارشد جاوید
م	محمد اقبال
دیگر غیر ایگزیکٹو ڈائریکٹر	عدنان شفيع
uu.	سائره شفیع
م	محمد شفيع
ایگزیکٹو ڈائریکٹر	عارف شفيع
c	عدیل شفیع

بورڈ کے اجلاس

سال کے دوران چار بورڈ کے اجلاس منعقد کئے گئے تھے اور متعلقہ ڈائریکٹرز کی حاضری بورڈ پر ان کی مدت کے دوران مندرجہ ذیل تھے:

ڈائریکٹر کا نام	بورڈ میٹنگز کی تعداد	بورڈ کے اجلاس میں	آڈٹ کمیٹی کے اجلاس	ایچ آر کمیٹی
		شرکت	میں شرکت	کے اجلاسوں
				میں شرکت
				ہوئی ہوئے
جناب عدنان شفيع	5	5	-	-
جناب عارف شفيع	5	5	-	-
جناب محمد اقبال	5	5	4	1
مواثرما سائره شفيع	5	5	-	-
جناب محمد شفيع	5	5	4	1
جناب ارشد جاوید	5	5	4	1
جناب عديل شفيع	5	5	-	-
آط طی می ط				

دت کمیتی

کارپوریٹ گورننس کے ضابطہ عمل کے مطابق کمپنی نے مندرجہ ذیل اراکین پر مشتمل ایک آڈٹ کمیٹی تشکیل دی ہے:

 جناب ارشد جاوید
 چیئرمین

 جناب محمد اقبال
 رکن

 جناب محمد شفیع
 رکن

ہیومن ریسورسز اورتنخواہوں/معاوضوں کے امور کی کمیٹی

کارپوریٹ گورننس کے ضابطہ عمل کے مطابق کمپنی نے ہیومن ریسورسز اور تنخواہوں کے امور کے متعلق مندرجہ ذیل اراکین پر مشتمل ایک کمیٹی تشکیل دی ہے:

> جناب ارشد جاوید چیئرمین جناب محمد اقبال رکن جناب محمد شفیع رکن

ڈائریکٹر معاوضہ

چیف ایگزیکٹو کو وقت کے وقت کمپنی کے قواعد و ضوابط کے مطابق کمپنی کار، ٹیلی فون، طبی اور دیگر فوائد کے مفت استعمال کے ساتھ 15 لاکھ روپیہ کی مجموعی تنخواہ حاصل کرنے کی اجازت ہے.

ے۔ کمپنی کے قوانین کے مطابق وقت کے وقت کے مطابق کمپنی کے کار، ٹیلی فون، طبی اور دیگر فوائد کے ساتھ ساتھ دو مکمل وقت کے کام کرنے والے ڈائریکٹڑوں کو 15 لاکھ روپئے کا مجموعی تنخواہ حاصل کرنے کی اجازت ہے.

ڈائریکٹر تربیت

سات ڈائریکٹرز میں سے، 1 ڈائریکٹر کو بورڈ آف لسٹڈ کمپنیوں کے ڈائریکٹر کی حیثیت سے اپنے تجربے کی بنیاد پر کارپوریٹ گورننس لیڈرشپ اسکلز (سی جی ایل ایس) کی تربیت سے مستثنیٰ قرار دیا گیا ہے۔ ڈائریکٹرز ٹریننگ پروگرام میں کل 5 ڈائریکٹرز کی سند ہے۔ 10. شیئر ہولڈنگ کا پیٹرن اور شیئرہولڈنگ کے پیٹرن کے متعلق اضافی معلومات صفحات نمبر 56 تا 58 پر دی گئی ہیں۔

11. اس سال کے دوران کمپنی کے شیئرز میں ڈائریکٹر، سی ای او، سی ایف او، کمپنی سیکرٹری اور ان کی شریکِ حیات و چھوٹے بچوں کی جانب سے کسی قسم کی خریدوفروخت نہیں کی گئی۔

بورڈ آف ڈائریکٹرز کی جانب سے

اسلام آباد: 16 ستمبر 2022

محمد شفیع ـ ڈائریکٹر

عارف شفيع ـ چيف ايگزيکڻو

منتقلی کی قیمت کے بہترین طریقے پر عمل کے متعلق بیان

۔ کمپنی نے پاکستان سٹاک ایکسچینجز کے لسٹنگ قوانین میں منتقلی کی قیمت کے متعلق صراحت کردہ بہترین طریقوں پر مکمل طور پر عمل کیا۔

بورڈ آف ڈائریکٹرز کی جانب سے

مورخہ 16 ستمبر 2022

محمد شفیع ـ ڈائریکٹر

عارف شفيع ـ چيف ايگزيکڻو

Six Years at a Glance

(Rs.000)

	2021-22	2020-21	2019-20	2018-19	2017-18	2016-17
TUDNOVED	10.010	0.040				
TURNOVER	12,048	9,640	5,515	8,888	7,563	7,612
GROSS PROFIT	(14,557)	(14,796)	(16,038)	(16,079)	(16,107)	(16,573)
NET PROFIT	(10,281)	(11,559)	(15,759)	(17,479)	(18,050)	(22,599)
TAXATION	5,401	4,582	3,901	3,258	2,767	2,030
SHARE CAPITAL	440.500	440.500	440.500	440.500	440.500	440.500
FUND	149,580	149,580	149,580	149,580	149,580	149,580
SHAREHOLDERS FUND	209,871	199,591	188,032	172,273	154,794	193,858
CDOSS DDOFIT W	(121)	(152)	(201)	(404)	(242)	(219)
GROSS PROFIT %	(121)	(153)	(291)	(181)	(213)	(218)
NET PROFIT %	(85)	(120)	(286)	(197)	(239)	(297)
TAXATION %	45	48	71	37	37	27
EARNING PER SHARE	(0.69)	(0.77)	(1)	(1.17)	(1.21)	(1.51)
DIVIDEND %	-	-	-	-	-	-
BONUS %	-	-	-	-	-	-

FINANCIAL PROFORMANCE OF PAKISTAN PVC LIMITD

Year	2022	2021
Earnings per Share	(0.69)	(0.77)
P/E Ratio	(5.97)	(7.25)
Break Up Value (Including Revaluation Surplus)	(14.03)	(13.34)
Break Up Value (Excluding Revaluation Surplus)	(24.39)	(23.99)
Dividend Payout Ratio	-	-

Statement of Compliance

with the Code of Corporate Governance for the year ended June 30, 2022.

Pakistan PVC Limited ("the Company") has complied with the requirements of the Listed Companies (Code of Corporate Governance) Regulations, 2019 ("the Regulations") in the following manner.

1. The total number of directors are <u>7</u> as per the following:

a. Male: 6 b. Female: 1

2. The composition of board is as follows:

Category	Name
Independent Directors	Arshad Javaid
	Mohammad Iqbal
Other Non-executive Director	Adnan Shaffi-Chairman
	Mohammad Shaffi
	Saira Shaffi
Executive Directors	Arif Shaffi-CEO
	Adeel Shaffi

- 3. The directors have confirmed that none of them is serving as a director on more than seven listed companies, including this company (excluding the listed subsidiaries of listed holding companies where applicable).
- 4. The company has prepared a Code of Conduct and has ensured that appropriate steps have been taken to disseminate it throughout the company along with its supporting policies and procedures.
- 5. The board has developed a vision/mission statement, overall corporate strategy and significant policies of the company. A complete record of particulars of significant policies along with the dates on which they were approved or amended has been maintained.
- 6. All the powers of the board have been duly exercised and decisions on relevant matters have been taken by board/ shareholders as empowered by the relevant provisions of the Act and these Regulations.
- 7. The meetings of the board were presided over by the Chairman and, in his absence, by a director elected by the board for this purpose. The board has complied with the requirements of Act and the Regulations with respect to frequency, recording and circulating minutes of meeting of board.
- 8. The board of directors have a formal policy and transparent procedures for remuneration of directors in accordance with the Act and these Regulations.
- 9. The Board remained fully compliant with the provision with regard to their directors' training program. Out of total of seven directors, one directors is exempt from training program and five has completed training during the year 2014 and 2019.
- 10. The board has approved appointment of CFO, Company Secretary and Head of

Internal Audit, including their remuneration and terms and conditions of employment and complied with relevant requirements of the Regulations.

- 11. CFO and CEO duly endorsed the financial statements before approval of the board.
- 12. The board has formed committees comprising of members given below:

a) Audit Committee (Name of members and Chairman)

Mr. Arshad Javaid	Chairman
Mr. Mohammad Iqbal	Member
Mr. Mohammad Shaffi	Member

b) HR and Remuneration Committee (Name of members and Chairman)

Mr. Arshad Javaid	Chairman
Mr. Mohammad Iqbal	Member
Mr. Mohammad Shaffi	Member

- 13. The terms of reference of the aforesaid committees have been formed, documented and advised to the committee for compliance.
- 14. The frequency of meetings (quarterly/half yearly/ yearly) of the committee were as per following:
- a) Audit Committee: Quarterly
- b) HR and Remuneration Committee: Yearly
- 15. The board has set up an effective internal audit function that is considered suitably qualified and experienced for the purpose and is conversant with the policies and procedures of the company.
- 16. The statutory auditors of the company have confirmed that they have been given a satisfactory rating under the quality control review program of the ICAP and registered with Audit Oversight Board of Pakistan, that they or any of the partners of the firm, their spouses and minor children do not hold shares of the company and that the firm and all its partners are in compliance with International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by the ICAP
- 17. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the Act, these regulations or any other regulatory requirement and the auditors have confirmed that they have observed IFAC guidelines in this regard.
- 18. We confirm that all other requirements of the Regulations have been complied with.

Signature (s)

(Adnan Shaffi) Chairman

September 16, 2022

MUSHTAQ & CO.

CHARTERED ACCOUNTANTS

Head Office: 407, Commerce Centre, Hasrat Mohani Road, Karachi. Tel: 021-32638521-3 Email: info@mushtaqandco.com, audit.khi@mushtaqandco.com



Independent Auditor's Review Report

To the members of Pakistan PVC Limited on the Statement of Compliance with the Code of Corporate Governance

We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2019 (the Regulations) prepared by the Board of Directors of Pakistan PVC Limited for the year ended June 30, 2022 in accordance with the requirements of regulation 36 of the Regulations.

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

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

The Regulations require the Company to place before the Audit Committee, and upon recommendation of the Audit Committee, place before the Board of Directors for their review and approval, its related party transactions and also ensure compliance with the requirements of section 208 of the Companies Act, 2017. We are only required and have ensured compliance of this requirement to the extent of the approval of the related party transactions by the Board of Directors upon recommendation of the Audit Committee. We have not carried out procedures to assess and determine the Company's process for identification of related parties and that whether the related party transactions were undertaken at arm's length price or not.

Based on our review, nothing has come to our attention which causes us to believe that the Statement of Compliance does not appropriately reflect the Company's compliance, in all material respects, with the requirements contained in the Regulations as applicable to the Company for the year ended June 30, 2022.

Place: Karachi

UDIN: CR202210043xZC1Dyw57

Chartered Accountants **Engagement Partner:**

Zahid Hussain Zahid, FCA

MUSHTAQ & CO.

CHARTERED ACCOUNTANTS

Head Office: 407, Commerce Centre, Hasrat Mohani Road, Karachi. Tel: 021-32638521-3 Email: info@mushtaqandco.com, audit.khi@mushtaqandco.com



Independent auditor's report to the members of Pakistan PVC Limited

Report on the Audit of the Financial Statements

Disclaimer of Opinion

We were engaged to audit the financial statements of **Pakistan PVC Limited** ("the Company"), which comprise the statement of financial position as at June 30, 2022 and the statement of profit or loss and other comprehensive income, the statement of changes in equity, the statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

We do not express an opinion on the accompanying financial statements of the Company. Because of the significance of the matters described in Basis for Disclaimer of Opinion section of our report, we have not been able to obtain sufficient appropriate audit evidence to provide a basis for an audit opinion on these financial statements.

Basis for Disclaimer of Opinion

- (a) The Company ceased the production at Gharo Plant since 1995. The production at Islamabad Plant continues. As stated in the note 2.2 to the financial statements, the company had incurred a loss for the year ended June 30, 2022 of Rupees 10.281 million (June 30, 2021: Rupees 11.558 million) and as of that date, reported accumulated loss of Rs. 514.479 million as at June 30, 2022 (June 30, 2021: Rs. 508.459 million) against the issued, subscribed and paid up capital of Rs. 149.580 million (June 30, 2021: Rs. 149.580 million) turning shareholders' equity to a negative balance of Rs. 209.871 million (June 30, 2021: Rs. 199.590 million). The current liabilities exceeds the current assets by Rs. 374.632 million (June 30, 2021: Rs. 369.291 million). Further the company has not been able to obtain enough finance to revive its operations. These circumstances give rise to significant uncertainty as to the ability of the company to continue operations as going concern in the foreseeable future. However, these financial statements do not include any adjustment relating to the recoverability and classification of recorded assets and classification of liabilities that might be necessary should the company be unable to continue as a going concern. The management has not prepared cash flow projections and future plan to revive the operation of Gharo plant closed since 1995.
- (b) No confirmation/bank statement was received to verify the correctness of balance of long term loan payable to Privatization Commission of Pakistan, reflected under current portion of long term loans, in note 8 of these financial statements, amounting to Rs. 32,991,000 and UBL cash finance amounting to Rs. 15,000,000 reflected under short term borrowings, in note 11.1 of the financial statements and markup accrued thereon amounting to Rs. 106,653,123 and Rs. 106,963,836 respectively in note 10 of the financial statements.
- (c) No confirmation was received to verify the amount included in trade and other payables in respect of liability towards Privatization Commission, Finance Division, amounted to Rs. 10,000,000, in note 9.3 of these financial statements
- (d) We do not concur with the accounting treatment of leasehold land referred in note 14.6 of these financial statements being violation of the requirements of International Accounting Standards (IAS 40) "Investment Property"
- (e) As more fully explained in note 13.2 of these financial statements, the impact on the financial statements of the disputed CDA plot of land at Islamabad is not determinable.



MUSHTAQ & CO.

CHARTERED ACCOUNTANTS

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Member firm

Responsibilities of Management and Board of Directors for the Financial Statements

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

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

Our responsibility is to conduct an audit of the Company's financial statements in accordance with International Standards on Auditing and to issue an auditor's report. However, because of the matters described in the Basis for Disclaimer Opinion section of our report, we were not able to obtain sufficient appropriate audit evidence to provide a basis for an audit opinion on these financial statements. We are independent of the Company in accordance with the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants as adopted by the Institute of Chartered Accountants of Pakistan (the Code) and we have fulfilled our other ethical responsibilities in accordance with the Code.

Report on Other Legal and Regulatory Requirements

Based on our audit, we further report that in our opinion, except for the effects of matters stated above:

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

The engagement partner on the audit resulting in this independent auditor's report is Zahid Hussain Zahid, FCA.

MUSHTAQ & CO
Chartered Accountants

Karachi. 17 CEP 2022 Dated:

UDIN: AR202210043zfyGR1O90

PAKISTAN PVC LIMITED STATEMENT OF FINANCIAL POSITION AS AT JUNE 30, 2022

	=	2022	2021		=	2022	2021
	Note	Rupe	es	NON COMPANY AGGREG	Note	Rup	ees
SHARE CAPITAL AND RESERVES				NON CURRENT ASSETS			
Authorized capital				Property, plant and equipment	14	164,270,680	169,254,773
15,000,000 (June 30, 2021 : 15,000,00 ordinary shares of Rs. 10/- each	00)	150,000,000	150,000,000				
ordinary shares of Rs. 10/- each	_	130,000,000	130,000,000				
Issued, subscribed and paid up capital	6	149,580,000	149,580,000	Long term investments	15	490,243	446,530
Accumulated loss	7	(514,479,268) 155,027,863	(508,459,920)				
Surplus on revaluation of fixed assets	′ -	(209,871,405)	159,289,353 (199,590,567)				
		(207,071,403)	(177,370,307)				
NON CURRENT LIABILITIES							
Long term financing	8	-	-				
CURRENT LIABILITIES				CURRENT ASSETS			
Trade and other payables	9	87,946,388	89,994,247	Stock in trade	16	829,089	849,003
Unclaimed Dividend		45,980	45,980	Trade debts	17	3,150,114	1,757,804
Accrued interest / markup	10	213,616,959	206,377,982	Loans and advances	18	384,329	336,286
Short term borrowings	11	43,056,894	42,257,783	Trade deposits	19	100,000	100,000
Current portion of long term financing	8	32,991,000	32,991,000	Other receivables	20	515,342	183,900
Provision for taxation - net	12	5,401,034	4,581,842	Tax refunds due from Government	21	3,216,594	3,554,936
				Cash and bank balances	22	230,459	175,035
CONTINCENCIES AND CONTINUE	TC 12	383,058,255	376,248,834			8,425,927	6,956,964
CONTINGENCIES AND COMMITMENT	15 13						
		173,186,850	176,658,267			173,186,850	176,658,267

The annexed notes from 1 to 40 form an integral part of these financial statements.

Arif Shaffi

CHIEF EXECUTIVE

Mohammad Shaffi DIRECTOR

PAKISTAN PVC LIMITED STATEMENT OF PROFIT OR LOSS FOR THE YEAR ENDED JUNE 30, 2022

		2022	2021
	Note	Rupees	
Sales	23	12,047,503	9,639,669
Cost of sales	24	(26,604,987)	(24,435,783)
Gross loss		(14,557,484)	(14,796,114)
Other income	25	26,891,207	23,442,955
Distribution cost	26	(4,491,142)	(3,577,217)
Administrative expenses	27	(5,475,008)	(4,803,186)
Finance costs	28	(7,247,377)	(7,243,403)
Loss before taxation		(4,879,804)	(6,976,965)
Taxation	29	(5,401,034)	(4,581,842)
Loss for the year		(10,280,838)	(11,558,807)
Loss per share - basic and diluted	30	(0.69)	(0.77)

The annexed notes from 1 to 40 form an integral part of these financial statements.

Arif Shaffi CHIEF EXECUTIVE Mohammad Shaffi DIRECTOR

PAKISTAN PVC LIMITED STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED JUNE 30, 2022

	2022	2021	
Note	Rupees		
Loss for the year Items that will not be subsequently reclassified to statement of profit or loss	(10,280,838)	(11,558,807)	
Gain on revaluation of land and buildings Impact of deferred tax			
Other comprehensive income Total comprehensive income/(loss) for the year	(10,280,838)	(11,558,807)	

The annexed notes from 1 to 40 form an integral part of these financial statements.

Arif Shaffi CHIEF EXECUTIVE Mohammad Shaffi DIRECTOR

PAKISTAN PVC LIMITED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED JUNE 30, 2022

	Issued,	Revenue Reserve	Capital Reserve	
	subscribed	Accumulated loss	Revaluation	Total
	and paid up	Accumulated loss	Surplus	
		Rup	ees	
Balance as at July 1, 2020	149,580,000	(501,636,103)	164,024,343	(188,031,761)
Transfer from surplus on revaluation on				
account of incremental depreciation	-	4,734,989	(4,734,989)	-
Total comprehensive loss for the year ended June 30,	2021			
Loss for the year ended June 30, 2021 Other comprehensive income / (loss) for the	-	(11,558,807)	-	(11,558,807)
year ended June 30, 2021	-	-	-	-
Balance as at July 1, 2021	149,580,000	(508,459,920)	159,289,353	(199,590,567)
Transfer from surplus on revaluation on account of				
incremental depreciation	-	4,261,490	(4,261,490)	-
Total comprehensive loss for the year ended June 30,	2022			
Loss for the year ended June 30, 2022 Other comprehensive income / (loss) for the	-	(10,280,838)	-	(10,280,838)
year ended June 30, 2022	-	-	-	-
Balance as at June 30, 2022	149,580,000	(514,479,268)	155,027,863	(209,871,405)

The annexed notes from 1 to 40 form an integral part of these financial statements.

Arif Shaffi CHIEF EXECUTIVE Mohammad Shaffi DIRECTOR

PAKISTAN PVC LIMITED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED JUNE 30, 2022

	2022	2021
	Rupees	
CASH FLOWS FROM OPERATING ACTIVITIES		
Loss before taxation	(4,879,804)	(6,976,965)
Adjustments for:		
Democration	4.084.022	E EEO (21
Depreciation Accrued Interest	4,984,022 (43,713)	5,550,631 (37,844)
Gain on disposal	(49,935)	-
Finance cost	7,247,377	7,243,403
Rental income	(26,797,559)	(23,405,111)
Operating cash flows before changes in working capital	(19,539,612)	(17,625,885)
(Increase) / decrease in current assets		
Stock in trade	19,913	(118,431)
Trade debts	(1,392,310)	(1,008,890)
Loans and advances Tax refunds due from Government	(48,042) 108,392	(189,788) (101,597)
Increase/ (decrease) in current liabilities	100,372	(101,557)
Trade and other payables	(2,128,666)	(634,068)
Time and other payments	(3,440,713)	(2,052,773)
Net cash used in operation	(22,980,325)	(19,678,658)
Income tax paid	(4,351,885)	(5,122,366)
Finance cost paid	(8,400)	(4,426)
Gratuity Paid	- 1	-
	(4,360,285)	(5,126,792)
Cash (used in) / generated from operating activities	(27,340,610)	(24,805,450)
CASH FLOWS FROM INVESTING ACTIVITIES		
Proceeds from the maturity of national defence saving certificate	-	163,814
Investment in term deposit certificates	-	(430,000)
Sale of fixed assets Rent received	50,000 26,546,923	- 24,079,195
Net cash generated from investing activities	26,596,923	23,813,010
CASH FLOWS FROM FINANCING ACTIVITIES	20,070,720	
Short term borrowings - net	799,111	1,135,137
Net cash generated from /(used) in financing activities	799,111	1,135,137
iver cash generated from /(used) in infancing activities	/99,111	1,133,13/
Net (decrease) / increase in cash and cash equivalents	55,424	142,697
Cash and cash equivalent at the beginning of the year	175,035	32,337
Cash and cash equivalent at the end of the year	230,459	175,035

The annexed notes from $1\ {\it to}\ 40\ {\it form}\ {\it an integral}\ {\it part}\ {\it of}\ {\it these}\ {\it financial}\ {\it statements}.$

Arif Shaffi CHIEF EXECUTIVE Mohammad Shaffi DIRECTOR

PAKISTAN PVC LIMITED NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED JUNE 30, 2022

1 LEGAL STATUS AND OPERATIONS

Pakistan PVC Limited (the company) is incorporated in Pakistan and is listed on the Pakistan Stock Exchange Limited.

The company is engaged in production and sale of PVC resin, PVC pipes and fittings, PVC compound and caustic soda and to Lease (Land, Building and Other Infrastructure). The company has ceased the production at Gharo since 1995. The production in plant continues at Plot No. 1-4 & 31-A Sector I–9, Industrial Area, Islamabad. The company has installed a water purification plant to process and sell mineral water in 2011 at Sector I–9, Industrial Area, Islamabad.

1.1 Functional and presentation currency

These financial statements are presented in Pak Rupees, which is the company's functional and presentation currency and figures are rounded off to the nearest rupee.

2 BASIS OF PREPARATION

2.1 Statement of compliance

These financial statements have been prepared in accordance with the accounting and reporting standards as applicable in Pakistan. The accounting and reporting standards applicable in Pakistan comprise of International Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board (IASB) as notified under the Companies Act, 2017 and Provision of and directives issued under the Companies Act, 2017. Where provision of and directives issued under the Companies Act, 2017 differ from the IFRS, the provision of and directives issued under the Companies Act, 2017 have been followed.

2.2 Going Concern Assumption

The company had incurred a loss for the year ended June 30, 2022 of Rupees 10.281 million (June 30, 2021: Rupees 11.558 million) and as of that date, reported accumulated loss of Rs. 514.479 million as at June 30, 2022 (June 30, 2021: Rs. 508.459 million) against the issued, subscribed and paid up capital of Rs. 149.580 million (June 30, 2021: Rs. 149.580 million) turning shareholders' equity to a negative balance of Rs. 209.871 million (June 30, 2021: Rs. 199.590 million). The current liabilities exceeds the current assets by Rs. 374.632 million (June 30, 2021: Rs. 369.292 million). Further the company has not been able to obtain enough finance to revive its operations. These circumstances give rise to significant uncertainty as to the ability of the company to continue operations as going concern in the foreseeable future. However, these financial statements do not include any adjustment relating to the recoverability and classification of recorded assets and classification of liabilities that might be necessary should the company be unable to continue as a going concern.

2.3 Basis Of Measurement

These financial statements have been prepared on the historical cost convention. In these financial statements, except for cash flow statements, all transactions have been accounted for on accrual basis.

3 ACCOUNTING ESTIMATES, JUDGMENTS AND FINANCIAL RISK MANAGEMENT

The preparation of financial statements in conformity with approved accounting standards requires management to make judgments, estimates and assumptions that affect application of policies reported amount of assets and liabilities, income and expenses.

The estimates and associated assumptions are based on historical experience, industry trends, legal and technical pronouncements and various other factors that are believed to be reasonable under the circumstances. The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised. Significant areas involving higher degree of judgments or complexity or areas where assumptions and estimates are significant to the financial statements are as follows:

3.1 Provision for taxation

The company takes into account the current income tax law and decisions taken by the appellate authorities. Instances where the company's view differs from the view taken by the income tax department at the assessment stage and where the company considers that its view on items of material nature is in accordance with law, the amounts are shown as contingent liabilities.

3.2 Financial instruments

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

3.3 Property, plant and equipment

The company reviews recoverable amount, useful life, residual value and possible impairment on an annual basis. Any changes, if material in the estimates in future years might affect the carrying amounts of the respective items of property, plant and equipment with a corresponding affect on the depreciation charge and impairment.

Effective date (annual

- 3.4 Other areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the financial statements are as follows.
 - Provision for doubtful debts
 - Estimation of net realizable value
 - z Computation of deferred taxation
 - Disclosure of contingencies

4 NEW AND AMENDED STANDARDS AND INTERPRETATIONS

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

		reporting periods beginning
		on or after
IAS 1	Presentation of financial statements (Amendments)	January 1, 2023
IAS 8	Accounting policies, changes in accounting estimates and errors (Amendments)	January 1, 2023
IAS 12	Income Taxes (Amendments)	January 1, 2023
IAS 16	Property, Plant and Equipment (Amendments)	January 1, 2022
IAS 37	Provisions, Contingent Liabilities and Contingent Assets (Amendments)	January 1, 2022
IAS 41	Agriculture (Amendments)	January 1, 2022
IFRS 3	Business Combinations (Amendments)	January 1, 2022
IFRS 9	Financial Instruments (Amendments)	January 1, 2022
IFRS 16	Leases (Amendments)	January 1, 2022

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

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

IFRS 1 First-time Adoption of International Financial Reporting Standards

IFRS 17 Insurance contracts

5 SIGNIFICANT ACCOUNTING POLICIES

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

5.1 Property, plant and equipment

Property, plant and equipment except freehold land are stated at cost / revalued amount less accumulated depreciation and impairment in value, if any. Freehold land is stated at cost / revalued amount less any identified impairment loss, if any.

Depreciation on all items of property, plant and equipment except for freehold land is charged to income applying the reducing balance method so as to write off historical cost / revalued amount of an asset over its estimated useful life at the rates as disclosed in property, plant and equipment note. The assets' residual values and useful lives are reviewed at each financial year end and adjusted if impact on depreciation is significant.

Subsequent costs are included in the asset's carrying amount or as a separate asset, as appropriated, only when it is probable that future economic benefits associated with the item will flow to the company and the cost of the item can be measured reliably. All other costs are charged to income during the period in which they are incurred.

An item of property, plant and equipment is derecognized on disposal or when no future economic benefits are expected from its use or disposal. Gains and losses on disposal of assets, if any, are recognized as and when incurred.

Surplus arising on revaluation of an item of property, plant and equipment is credited to surplus on revaluation of property, plant and equipment, except to the extent that it reverses deficit on revaluation of the same assets previously recognized in profit or loss, in which case the surplus is credited to profit or loss to the extent of deficit previously charged to income. Deficit on revaluation of an item of property, plant and equipment is charged to profit or loss to the extent that it exceeds the balance, if any held in surplus on revaluation of property, plant and equipment relating to previous revaluation of that item. On subsequent sale or retirement of revalued item of property, plant and equipment the attributable surplus remaining in the surplus on revaluation of property, plant and equipment is transferred directly to unappropriated profit. The surplus on revaluation of property, plant and equipment to the extent of incremental depreciation charged on the related assets is transferred to unappropriated profit.

5.2 Intangible assets

An intangible asset is recognized as an asset if it is probable that future economic benefits attributable to the asset will flow to the entity and the cost of such asset can be measured reliably.

5.3 Impairment

At each balance sheet date, the company reviews the carrying amounts of its assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss, if any. Recoverable amount is the greater of net selling price and value in use.

If the recoverable amount of an asset is estimated to be less than its carrying amount, the carrying amount of the asset is reduced to its recoverable amount. Impairment losses are recognized as an expense immediately.

Where an impairment loss subsequently reverses, the carrying amount of the asset is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognized for the asset in prior years. A reversal of an impairment loss is recognized as

5.4 Investments

The investments made by the company are classified for the purpose of measurement into the following category.

At amortized cost

Investments with fixed maturity that the management has the intention and ability to hold onto until maturity are initially measured at cost and at subsequent reporting dates measured at amortized cost using the effective yield method.

5.5 Stores and spares

These are valued at lower of cost or net realizable value. Cost is determined on weighted average basis except items in transit, which are valued at cost accumulated to balance sheet date. Provision is made in the financial statements for obsolete and slow moving store spares based on the management best estimate.

5.6 Stock in trade

Stock in trade have been valued at lower of cost and net realizable value (NRV) except waste, which is valued at net realizable value. Cost is determined as follows:

Raw material - At weighted average cost

Work in process and finished goods - Cost of material and proportionate manufacturing overheads

Stock in transit - At cost accumulated to the balance sheet date

Scrap and Crush of pipes - Net realizable value

Provision is made in the financial statements for obsolete and slow moving stocks based on the management's best estimates.

5.7 Trade debts

Trade debts and other receivables are recognized initially at the amount of consideration that is unconditional, unless they contain significant financing component in which case such are recognized at fair value. The Company holds the trade debts with the objective of collecting the contractual cash flows and therefore measures the trade debts subsequently at amortized cost using the effective interest rate method.

5.8 Cash and cash equivalents

For the purpose of cash flow statement cash and cash equivalents comprises cash in hand and bank balances.

5.9 Borrowings

Mark-up bearing borrowings are recognized initially at cost, less attributable transaction cost. Subsequent to initial recognition, mark-up bearing borrowings are stated at amortized cost with any difference between cost and redemption value being recognized in the income statement over the period of the borrowings on an effective interest basis.

5.10 Revenue recognition

mathrappear According to the core principles of IFRS-15, the company recognizes the revenue from sale when the company satisfies a performance obligation (at a point of time) by transferring promised goods to customers being when the goods are dispatched to customers. Revenue is measured at fair value of the consideration received or receivable and is reduced for allowances such as taxes, duties, commission, sales returns and discounts.

Income from different sources other than above is recognized on the following basis

- Interest income is recognized on the basis of constant periodic rate of return.
- Dividend income is recognized when the right to receive dividend is established i.e. the book closure date of the investee company declaring the dividend.
- Rental income is recognized in the profit or loss on a straight-line basis over the lease term.

- In Unrealized gains / (losses) arising on revaluation of securities classified as 'fair value through other comprehensive income' are included in other comprehensive income in the period in which they arise.

5.11 Financial Assets and Liabilities

Financial Assets

The Company classifies its financial assets at amortized cost, fair value through other comprehensive income or fair value through profit or loss on the basis of the Company's business model for managing the financial assets and the contractual cash flow characteristics of the financial asset.

a Amortized Cost

Assets that are held for collection of contractual cash flows where those cash flow represents solely payments of principal and interest are measured at amortized cost. Interest income from these financial assets, impairment losses, foreign exchange gains and losses, and gain or loss arising on derecognition are recognized directly in profit or loss.

b Fair value through other comprehensive income

Financial assets at fair value through other comprehensive income are held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

c Fair value through profit or loss

Assets that do not meet the criteria for amortized cost or fair value through other comprehensive income or assets that are designated at fair value through profit or loss using fair value option, are measured at fair value through profit or loss. A gain or loss on debt investment that is subsequently measured at fair value through profit or loss is recognized in profit or loss in the period in which it arises.

Equity instrument financial assets are measured at fair value and subsequent to initial recognition changes in fair value of these financial assets are normally recognized in profit or loss. Dividends from such investments continue to be recognized in profit or loss when the Company's right to receive payment is established. Where an election is made to present fair value gains and losses on equity instruments in other comprehensive income there is no subsequent reclassification of fair value gains and losses to profit or loss following the derecognition of the investment.

Financial assets and liabilities are initially measured at cost, which is the fair value of the consideration given and received respectively. These financial assets and liabilities are subsequently remeasured to fair value, amortized cost or cost as the case may be. Any gain or loss on the recognition and de-recognition of the financial assets and liabilities is included in the profit or loss for the period in which it arises.

Derecognition

Financial assets are derecognized when the Company loses control of the contractual rights that comprise the financial asset. Assets or liabilities that are not contractual in nature and that are created as a result of statutory requirements imposed by the Government are not the financial instruments of the Company.

5.12 Financial Liabilities

Financial liabilities are recognized at the time when the Company becomes a party to the contractual provisions of the instrument. Financial liabilities at amortized cost are initially measured at fair value less transaction costs. Financial liabilities at fair value through profit or loss are initially recognized at fair value and transaction costs are expensed on profit or loss.

Financial liabilities, other than those at fair value through profit or loss, are subsequently measured at amortized cost using the effective yield method.

A financial liability is derecognized when the obligation under the liability is discharged, cancelled or expired. Where an existing financial liability is replaced by another from the same lender or substantially different terms, or the terms of an existing liability are substantially modified, such an exchange and modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in respective carrying amounts is recognized in profit or loss.

5.13 Impairment

Financial Assets

The Company assesses on a forward looking basis the expected credit losses associated with its financial assets. The Company applies the simplified approach to recognize lifetime expected credit losses for trade debts, due from customers and contract assets. The Company does not track changes in credit risk, but instead recognizes a loss allowance based on lifetime ECLs at each reporting date. The Company has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

The Company considers a financial asset in default when contractual payments are 90 days past due. However, in certain cases, the Company may also consider a financial asset to be in default when internal or external information indicates that the Company is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Company. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

Non-Financial Assets

The carrying amounts of non-financial assets are assessed at each reporting date to ascertain whether there is any indication of impairment. If such an indication exists, the asset's recoverable amount is estimated to determine the extent of impairment loss, if any. An impairment loss is recognized as an expense in the profit or loss. The recoverable amount is the higher of an asset's fair value less cost of disposal and value-in-use. Value-in-use is ascertained through discounting of the estimated future cash flows using a discount rate that reflects current market assessments of the time value of money and the risk specific to the assets. For the purpose of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units). An impairment loss is reversed if there is a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognized.

Off setting financial assets and financial liabilities

Financial assets and financial liabilities are set off and only the net amount is reported in the balance sheet when there is a legally enforceable right to set off the recognized amount and the company intends to either settle on a net basis, or to realize the asset and settle the liability simultaneously.

5.14 Dividends

Dividend distribution to the shareholders is recognized as a liability in the financial statements in the period in which such dividends are declared and approved by the shareholders.

5.15 Staff retirement benefits-gratuity

The company has adopted IAS 19, (Revised) "Employee Benefits". The amendments in the revised standard require the company to eliminate the corridor approach and recognize all actuarial gains and losses (now called 'remeasurements', that result from the remeasurement of defined benefits obligations and fair value of plan assets at the balance sheet date) in other comprehensive income as they occur, immediately recognize all past service costs and replace interest cost and expected return on plan assets with a net interest amount that is calculated by applying the discount rate to the net defined benefits liability / asset.

The company had operated an unfunded gratuity scheme covering for all its permanent employees who have attained the minimum qualifying period for entitlement to the gratuity.

There was only one employee entitled for gratuity, therefore the management believed that it is unreasonable to conduct actuarial valuation as required by IAS 19 "(Revised) Employee Benefits".

All other employees are hired on contractual basis and Company is not offering any gratuity benefit to contractual employees.

5.16 Taxation

Current

Provision for current taxation is based on taxability of certain income streams of the company under presumptive / final tax regime at the applicable tax rates and remaining income streams chargeable at current rate of taxation under the normal tax regime after taking into account tax credit and tax rebates available, if any. The charge for current tax includes any adjustment to past years liabilities.

Deferred

Deferred tax is provided, using the balance sheet liability method, on all temporary differences at the balance sheet date between the tax base of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognized for all taxable temporary differences and deferred tax assets are recognized for all deductible temporary differences and carry forward of unused tax losses and tax credits to the extent that it is probable that future taxable profits will be available against which deferred tax asset can be utilized, except where the deferred tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability that, at the time of transaction, affects neither the accounting nor taxable profits.

The carrying amount of deferred tax assets is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the deferred tax asset to be utilized. During the year a deferred tax assets for the carry forward of unused tax losses that shall not be recognized because it is not probable that future taxable profit will be available against which the unused tax losses and unused tax credits can be utilized.

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

5.17 Trade and other payable

Liabilities for trade and other amounts payable are carried at cost which is the fair value of the consideration to be paid in future for goods and services received, whether or not invoiced to the Company.

5.18 Provisions

A provision is recognized in the balance sheet when the company has a legal or constructive obligation as a result of past event, and it is probable that an outflow of resource embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of obligation.

5.19 Foreign currencies

Monetary assets and liabilities in foreign currencies are translated into Pak Rupee at the rate of exchange prevailing at the balance sheet date, except those covered by forward contracts, which are stated at contracted rates. Foreign currency transactions are translated into Pak Rupee at the rates prevailing at the date of transaction except for those covered by forward contracts, which are translated at contracted rates. Non monetary items are translated into Pak Rupee on the date of transaction or on the date when fair values are determined. Exchange differences are included in income currently.

5.20 Related parties

Transaction with related parties are priced on an arms length basis determined in accordance with comparable uncontrolled price method.

PAKISTAN PVC LIMITED NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED JUNE 30, 2022

6 ISSUED, SUBSCRIBED AND PAID UP CAPITAL

2022	2021	_	2022	2021
Number of	shares		Ru _I	ees
2,603,335	2,603,335	Ordinary shares of Rs. 10/- each fully paid in cash	26,033,350	26,033,350
2,396,665	2,396,665	Ordinary shares of Rs. 10/= each fully paid for consideration of amounts outstanding against secured loans	23,966,650	23,966,650
180	180	Right shares issued of Rs. 10 each for cash in ratio of 2 for 1 share $$	1,800	1,800
9,971,820	9,971,820	Right shares issued to underwriters	99,718,200	99,718,200
14,972,000	14,972,000		149,720,000	149,720,000
(14,000)	(14,000)	Less: Unpaid amount in respect of shares allotted to Federal Chemical and Ceramics Corporation (Pvt) Limited.	(140,000)	(140,000)
14,958,000	14,958,000	- -	149,580,000	149,580,000

6.1 The shareholders' are entitled to receive all distributions to them including dividend and other entitlements in the form of bonus and right shares as and when declared by the company. All shares carry "one vote" per share without restriction. There is no movement in share capital during the year.

		1 0 7			
			Note	2022	2021
7	SURPLUS	ON REVALUATION OF FIXED ASSETS		Rup	ees
	Surplus on	revaluation of property, plant and equipment - gross	7.1	155,027,863	159,289,353
				155,027,863	159,289,353
	7.1	Surplus on revaluation of property, plant and equipment - gross			
		Surplus on revaluation of property, plant and equipment at the			
		beginning of the year		159,289,353	164,024,343
		Arised during the year		-	-
		Transfer to unappropriated profit in respect of incremental			
		depreciation on revalued assets		(4,261,490)	(4,734,989)
				155,027,863	159,289,353
8	LONG TE	RM FINANCING			
	Secured				
		Government loan	8.1	32,991,000	32,991,000
		Less: Current portion shown under current liabilities		(32,991,000)	(32,991,000)
				_	

8.1 The loan was repayable in four half-yearly installments commenced one year after the date of disbursement to the company (i.e. June 17, 1992) and subject to an interest @ 11% (SBP rate prevailed at the time of agreement) as agreed with the management. It is secured against bank guarantee provided by the directors which is secured against personal marketable securities of directors. The entire amount of the loan stands outstanding, overdue and payable to Privatization Commission of Pakistan.

	Note	2022	2021
9 TRADE AND OTHER PAYABLES		Rup	ees
Creditors		3,244,641	3,962,839
Accrued liabilities	9.1	72,227,599	75,045,198
Advances from customers		1,407,130	-
Advance Rent		265,318	184,510
Interest free demand deposits (Security Deposits against rent)	9.2	801,700	801,700
Privatization commission, finance division	9.3	10,000,000	10,000,000
		87,946,388	89,994,247

- 9.1 It includes amount payable to directors and associates amounting to Rs 32,050,415. (June 30, 2021: Rs.32,902,281.) against the salaries payable and other expenses.
- 9.2 This interest free demand deposit is not kept into separate bank account.
- 9.3 It represents unsecured, interest free advance received from Privatization Commission Financial Division, Islamabad in October 1992 for payment to workers on account of golden hand shake.

		Note	2022	2021
10	ACCRUED INTEREST / MARKUP		Rup	ees
	Interest / markup on:			
	Short term borrowings-UBL		106,963,836	103,353,868
	Long term financing		106,653,123	103,024,113
			213,616,959	206,377,982
11	SHORT TERM BORROWINGS			
	From banking companies - secured			
	Cash finance	11.1	15,000,000	15,000,000
	From related parties and directors - unsecured			
	Related parties	11.2	22,726,509	22,633,509
	Directors	11.3	4,517,631	4,056,631
	Book over draft - unsecured	11.4	812,754	567,643
			43,056,894	42,257,783

- 11.1 This represents UBL cash finance amounting to Rs. 15,000,000. Suit against the recovery of short term borrowings has been filed by the bank against the company was decreed in favor of the bank by the Banking Court for Rs. 21,978,493 and markup thereon from the date of filing of suit. The amount of markup Rs.106,963,836 has not been confirmed by the bank and has been accrued by the company on estimated basis.
- 11.2 This amount is payable to Mrs. Parveen shaffi and Mr. Asif Shaffi. The loan is payable to them on their demand, therefore, the loan is clubbed in short term borrowings and classified under current liabilities. The loan is interest free and unsecured.
- 11.3 These are interest free loans payable on demand of directors. These loans were provided and utilized to meet company's working capital requirement.
- 11.4 This represents book overdraft due to issuance of cheques in excess of balances in bank accounts.

No	te	2022	2021
12 PROVISION FOR TAXATION - NET		Rup	ees
Opening balance		4,581,842	3,901,251
Add: Provision for the year 29	9	5,401,034	4,581,842
Less: Paid / adjusted during the year		(4,581,842)	(3,901,251)
		5,401,034	4,581,842

13 CONTINGENCIES AND COMMITMENTS

- 13.1 The Securities and Exchange Commission of Pakistan (SECP) had appointed an inspector to investigate into the affairs of the company under Section 265 of the Repealed Companies Ordinance, 1984. The inspector has submitted report on his findings to the SECP. The outcome can not be anticipated at this stage.
- 13.2 Title of plot of land of the company situated at Islamabad is in dispute. The company has started negotiations with CDA. As a result company has committed to pay outstanding dues to CDA for the leasehold land. CDA has not confirmed the amount therefore the amount of the obligation can not be measured with sufficient reliability.
- 13.3 The Privatization Commission of Pakistan had filed a suit in honorable Islamabad High Court, C.O.S No 07/2002, against the company for recovery of amount repayable to the Privatization commission against principal amount of Government loan assumed at time of privatization of Rs. 32,991,000 along with the markup thereon amounting to Rs. 106,653,123 aggregating to Rs.139,644,123. During year 2020, the case is dismissed because no one tendered appearance on behalf of Plantiff before the Court on the day of hearing. Due to ongoing dispute with the privatization commission on various issues the amount is yet to be finalized.

10%

15%

15%

30%

10%

10% 10%

15%

20%

10%

10%

10%

Rate of depreciation

PAKISTAN PVC LIMITED NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED JUNE 30, 2022

14 Property, plant and equipment

Operating assets Non operating assets

Note 2022 2021 Note 6.5816,279 6.7,128,195 14.2 98,454,01 102,126,578 164,270,680 169,254,773

14.1 Operating assets

0							Owned								
	Land	Factory	Plant and machinery	Electric	Loose tools and Implements	Air conditioners, coolers and	Fire fighting equipment	Weighing	Furniture and fixtures	Office	Office Office Canteen computers equipments	Canteen	Motor	Other	Total
Cost															
Balance as at July 01, 2020	54,444,440	54,444,440 8,254,000	8,425,340	2,592,503	1,583,074	1,244,898	119,860	347,476	840,521	200,000	1,947,979	25,416	1,841,082	116,983	82,283,573
Additions during the year	•							٠	٠		•		•		
Surplus((Deficit)	٠	•		•		•	•	•	•		٠	٠	•		٠
Adjustment		•		٠		•	٠	٠	•	٠	٠		•		
Disposals	•	٠							٠	٠	•				
Balance as at June 30, 2021	54,444,440	54,444,440 8,254,000	8,425,340	2,592,503	1,583,074	1,244,898	119,860	347,476	840,521	200,000	1,947,979	25,416	1,841,082	116,983	82,283,573
Balance as at July 01, 2021	54,444,440	54,444,440 8,254,000	8,425,340	2,592,503	1,583,074	1,244,898	119,860	347,476	840,521	200,000	1,947,979	25,416	1,841,082	116,983	82,283,573
Additions during the year	•	1		•	,	,	,	•	•	1	,	•	•	,	,
Surplus/(Deficit)	•	•	٠						i.	ř	•			,	,
Adjustment		1					٠	٠	ř	ř	•		1		
Disposals	,	1		•	•	•	•	1	1	í	,	,	(151,269)	,	(151,269)
Balance as at June 30, 2022	54,444,440	8,254,000	8,425,340	2,592,503	1,583,074	1,244,898	119,860	347,476	840,521	200,000	1,947,979	25,416	1,689,813	116,983	82,132,304
Depreciation Balance as at July 01, 2020	,	1,568,260	1,600,815	2,538,173	1,582,779	1,212,306	118,868	340,540	\$11,162	463,970	1,907,074	25,391	1,400,046	115,560	13,684,944
Charge for the year	٠	668,574	682,453	5,433	59	4,889	66	† 69	2,936	10,809	6,136	7	88,207	142	1,470,434
Adjustment		•	٠												
Depreciation on disposals	•	•	•	•		•				1	٠		٠		
Balance as at June 30, 2021		2,236,834	2,283,267	2,543,606	1,582,838	1,217,195	118,967	341,234	\$14,098	474,779	1,913,209	25,395	1,488,253	115,703	15,155,378
Balance as at July 01, 2021	•	2,236,834	2,283,267	2,543,606	1,582,838	1,217,195	118,967	341,234	814,098	474,779	1,913,209	25,395	1,488,253	115,703	15,155,378
Charge for the year		717,109	614,207	4,890	47	4,156	88	624	2,642	7,566	5,216	ť	70,552	128	1,311,837
Adjustment													(151,197)		(151,197)
Depreciation on disposals	•	1				•	٠	1	·		,		7	,	7
Balance as at June 30, 2022	•	2,838,551	2,897,474	2,548,496	1,582,885	1,221,351	119,056	341,858	816,740	482,345	1,918,425	25,398	1,407,614	115,831	16,316,025
Written down value as at June 30, 2021	54,444,440	6,017,166	6,142,073	48,898	236	27,703	893	6,242	26,423	25,221	34,770	21	352,829	1,280	67,128,195
Written down value as at June 30, 2022	54,444,440 5,415,449	5,415,449	5,527,866	44,008	189	23,547	804	5,618	23,781	17,655	29,554	18	282,199	1,152	65,816,279

14.2 Non operating assets

							Owned							Ī	
	Land	Land	Factory	Plant and	Loose tools and	Air	Fire	Weighing	Furniture	Office	Office	Canteen	Motor	Other	Total
	leasehold	freehold	building	machinery	Implements	conditioners,	fighting equipment	scales	and	computers	computers equipments equipments	equipments	vehicles	assets	
Cost															
Balance as at July 01, 2020	56,536,353	56,536,353 8,868,447	15,812,810	34,560,000		•	٠						٠	í	115,777,610
Additions during the year	,	1	1	1	,	1	1	,	,	,	1	,	1	1	1
Surplus	,	1	•	1											1
Adjustment			٠	٠											٠
Disposals	٠	٠	٠	٠		٠	٠	٠	٠	٠	٠		٠	٠	
Balance as at June 30, 2021	56,536,353	8,868,447	15,812,810	34,560,000											115,777,610
Balance as at July 01, 2021	56,536,353 8,868,447	8,868,447	15,812,810	34,560,000			· ·	1	i.	·	1	÷	1	,	115,777,610
Additions during the year	٠	1	•	•		•	,	•	÷	ì	1	•		·	
Surplus		1													
Adjustment				•											
Disposals	•	•	•	,	,	•	,	,	,	,	•	,			,
Balance as at June 30, 2022	56,536,353	8,868,447	15,812,810	34,560,000	•			٠	•						115,777,610
Depreciation Balance as at July 01, 2020	,	•	3,004,434	6,566,400	,	,	1	,	,	,	1	1	1	1	9,570,834
Charge for the year	٠	٠	1,280,838	2,799,360			٠				٠		٠	٠	4,080,198
Depreciation on disposals															
Balance as at June 30, 2021	•		4,285,272	9,365,760	,		,								13,651,032
Balance as at July 01, 2021		٠	4,285,272	9,365,760			٠		٠	٠	٠	٠	٠	٠	13,651,032
Charge for the year	,	•	1,152,753	2,519,424		•	,	,	,	,		,		·	3,672,177
Depreciation on disposals	•	•	•	,	•	•	,	,	,	,					,
Balance as at June 30, 2022	•		5,438,025	11,885,184	•			,							17,323,209
Written down value as at June 30, 2021	56,536,353	8,868,447	11,527,538	25,194,240						٠					102,126,578
Written down value as at June 30, 2022	56,536,353	8,868,447	10,374,785	22,674,816					٠						98,454,401
Rate of depreciation			10%	10%	•										
				,											

14.3 The company has ceased the production at Charo since 1995. The above represent assets transferred from property, plant and equipment - operating to property, plant and equipment - non operating from July 1, 2003.

14.4 Depreciation has been allocated as under		2022	2021
	Note	Rupees	
Cost of good manufactured	24.1	4,905,706	5,453,412
Administrative expenses	27	2,699	3,176
Dishibution cost	26	75,617	94,044
		4,984,022	5,550,631

14.5 Disposal of property, plant and equipment

Particulars	Name of buyer	City	Mode of disposal	Cost	Accumulated	Written down value	Sale	(Gain)/Los
direction of the second	Company Conference Transporter Transporter Name (1917)	Ledelerich	Variation	151 269	151 304	4	200	00000

14.6 Lease hold land is classified as owner occupied property till disposal of the case referred to in note 13.2 to these financial statements.

14.7 The company had its land freehold, Peasehold, Pouldings on freehold land and plant and machinery revalued. Revaluation of the assets was carried out by the independent values. "MS W-W Engineering service (Prt.) Limited." on June 30, 2018. The value is assessed on the basis of professional knowledge, present market conditions and available seconds. Freehold I leasehold land, building on freehold land, and plant and machinery was revalued at market value. The company has incorporated a revaluation supply of Rs. 57,114,273 on revaluation of above assets on the basis of said valuation report. Accumulated depreciation at the date of the revaluation is eliminated against the gooss carrying amount of the asset and the net amount is restated to the sevalued amount of the asset.

14.8 Had there been no revaluation, the carrying amount of the specific class of assets would have been as follows.

	Operati	Operating assets	Non operating assets	ing assets
	2022	2021	2022	2021
	,	,	452,777	452,777
	2,683,055	2,683,055	38,957	38,957
Factory building	49,591	55,101	187,281	208,090
Plant and machinery	2,178,017	2,420,019	3,224,614	3,582,904
	4,910,663	5,158,175	3,903,629	4,282,729

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

Total area (in sq ft.)	329,749.20	27,222,22
Total Area (in acres)	68.13	2995
Usage of immoveable property	Production	Production facility
Location	(a) Shaffiabad, Gharo, District Thatta.	(b) Plot No. 1-4 & 31-A Sector I-9, Industrial Area, Islamabad.

Tevamorous report to an romon of	Non Operating Assets	58,864,320	13,440,889	27,648,000
משובשתים לוסליבון מי חוב בסוולישון שם ליבו	Operating Assets Non Operating Assets	48,999,996	7,015,900	6,292,000
Tarred a open ages of other		Land	Building	Machinary

					46
			Note	2022	2021
5	LONG TER	M INVESTMENTS		Rup	ees
	Held to mat	turity			
		Government Securities	15.1	-	-
		Term Deposits account	15.2	490,243	446,530
				490,243	446,530
	15.1	Government Securities			
		National defense saving certificates	15.1.1	-	50,000
		Add: Profit accrued to date		-	113,814
				-	163,814
		Less: Maturity of national defense saving certificate		-	(163,814)
				-	_
	15.1.1	National defense saving certificate of Rs. 50,000 have been purchased years maturity scheme. The certificates are en-cashable at par at encashment is made before completion of one year. The average completion of one year.	any time. Ho	owever, no profi	t is payable if
		works to 12.3 % per annum. Profit accrued represents the profit	•		
	15.2	Term Deposits account			
		Term deposit account		-	-
		Add: Investment in term deposit	15.2.1	430,000	430,000
		Add: Profit accrued to date		60,243	16,530
				490,243	446,530
		Less: Maturity of term deposit		-	-

15

15.2.1 During the year ended June 30, 2021, Funds were invested of Rs. 200,000 and 230,000 in Habib Bank Limited's Advantage Account also termed as Term Deposit Account for a period of 10 years and 5 years with expected rate of profit/interest of 11.7% and 8.13% per annum respetively. In case of premature encashment applicable profit for the holding period will be paid at the lower of the booking date PLS rate and the prevailing PLS rate on encashment date. Penalty will be charged as per "Opportunity loss" for the remaining days to maturity. Profit accrued represents the profit from date of deposit till June 30, 2022.

490,243

446,530

	Note	2022	2021
16 STOCK IN TRADE		Rup	ees
Raw and packing materials		173,928	71,872
Work in process		57,311	91,073
Finished goods		597,850	686,057
		829,089	849,003
17 TRADE DEBTS			
Local - unsecured considered good			
- Pipes and fittings sales		3,135,453	1,747,184
- Water Sales		14,661	10,620
		3,150,114	1,757,804

17.1 Expected credit loss allowance has not been booked as these balance are in credit terms and subsequently recovered.

	Note	2022	2021
18 LOANS AND ADVANCES		Rup	es
Advance to suppliers - considered good		384,329	336,286
		384,329	336,286
	Note	2022	2021
19 TRADE DEPOSITS		Rup	ees
Trade deposits		100,000	100,000
		100,000	100,000
20 OTHER RECEIVABLES			
Rent receivables		515,342	183,900
		515,342	183,900
21 TAX REFUNDS DUE FROM GOVERNMENT	Note	2022	2021
		Rup	ees
Sales tax receivables		179,323	287,715
Advance income tax	21.1	3,037,271	3,267,220
		3,216,594	3,554,936
21.1 Advance income tax			
Opening balance		3,267,220	2,046,105
Deducted during the year		3,008,468	3,238,418
		6,275,688	5,284,523
Adjusted against liability		(3,238,418)	(2,017,303)
		3,037,270	3,267,220
22 CASH AND BANK BALANCES			
Cash in hand		10,000	10,000
Cash at banks - current accounts		220,459	165,035
		230,459	175,035
23 SALES			
Local			
PVC pipes and fittings		16,485,380	13,578,477
Less: Sale Tax		(1,911,816)	(1,652,048)
Less: Trade discounts and commission		(3,323,483)	(2,936,297)
		11,250,081	8,990,133
Mineral water		1,314,729	1,032,590
Less: Sale Tax		(190,602)	(150,034)
Less: Trade discounts and commission		(326,705)	(233,020)
		797,422	649,536
Total sales		12,047,503	9,639,669

				2022	2021
24 CC	ST OF S	SALES	Note	Rup	ees
		Opening stock - finished good		686,057	661,281
		Cost of goods manufactured	24.1	26,367,416	24,426,959
		Outside purchases		149,364	33,600
				27,202,837	25,121,840
		Closing stock- finished goods		(597,850)	(686,057)
				26,604,987	24,435,783
	24.1	Cost of goods manufactured			
		Raw and packing material consumed	24.2	8,496,130	6,825,342
		Directors remuneration		750,000	750,000
		Salaries, wages and benefits		8,221,471	7,429,220
		Fuel and power		2,777,860	2,160,115
		Stores and spares consumed		97,100	88,860
		Repairs and maintenance		563,060	946,135
		Postage and telephone		83,531	8,266
		Printing and Stationery		_	850
		Rent, rates and taxes		_	396,911
		Traveling, conveyance and vehicles running		432,290	427,529
		Entertainment		6,506	9,905
		Depreciation	14.4	4,905,706	5,453,412
				26,222,654	24.406.545
		Work in process		26,333,654	24,496,545
		Opening stock		91,073	21,487
		Closing stock		(57,311)	(91,073)
				33,762	(69,586)
		Cost of goods manufactured		26,367,416	24,426,959
		ŭ		2022	2021
	24.2	Raw and packing material consumed	Note	Rup	ees
		Opening stock		71,872	47,804
		Purchases		8,598,186	6,849,411
		Available for consumption		8,670,058	6,897,214
		Closing stock		(173,928)	(71,872)
25 OT	HER IN	COME		8,496,130	6,825,342
rro	om mnan	cial assets			21 214
		Profit on national defense saving certificates		42.712	21,314
		Profit on term deposit account		43,713	16,530
Fro	om other	than financial assets		0.4 505 550	22.467.444
		Rental income		26,797,559	23,405,111
		Profit on sale of fixed asset		49,935	
				26,891,207	23,442,955

	Note	2022	2021
		Rupe	es
26 DISTRIBUTION COST			
Salaries, wages and benefits		870,525	736,992
Rent, rates and taxes		161,160	112,208
Vehicles running		1,220,003	837,470
Traveling and conveyance		296,668	212,764
Entertainment		271,055	68,847
Postage and telephone		49,960	73,002
Advertising		4,327	3,000
Printing and stationery		52,193	59,830
Transportation cost		33,134	107,060
Membership and subscription		-	_
Donation	26.1	1,456,500	1,272,000
Depreciation	14.4	75,617	94,044
		4,491,142	3,577,217
		4,471,142	3,377,217
26.1 Donation of Rs.1,456,000 was given to The Indus Hos	pital. No Director has interest :	in any donnee.	
27 ADMINISTRATIVE EXPENSES			
Directors remuneration		2,250,000	2,250,000
Salaries, wages and benefits		1,959,996	1,878,163
Traveling and conveyance		35,000	35,000
Zakat		33,000	3,562
Electricity, gas and water		56,691	45,536
Advertising & Publicity		30,507	13,525
Legal and professional		900,115	345,474
Auditors remuneration	27.1	240,000	228,750
Depreciation	14.4	2,699	3,176
Depresident	11.1		
27.1 Auditors' remuneration		5,475,008	4,803,186
27.1 Auditors remuneration			
Statutory audit fee		165,000	150,000
Half yearly review fee		75,000	78,750
		240,000	228,750
28 FINANCE COSTS			
Mark up on long term financing		3,629,010	3,629,010
Mark-up on long term financing Mark-up on short term borrowings		3,609,967	3,609,967
Bank charges		8,400	4,426
balk charges			
		7,247,377	7,243,403
29 TAXATION			
Current year	29.1	5,401,034	4,581,842
Prior year		-	_
		5.401.034	4 591 942
29.1 The provision for current year taxation on local sales		5,401,034	4,581,842

^{29.1} The provision for current year taxation on local sales and rental income earned during the year. The assessment of the company will be finalized under the provisions of Income Tax Ordinance, 2001. Income tax returns are filed up to tax year 2021.

11,207,338

12,361,312

29.2 Relationship between tax expense and accounting profit is presented below.

	2022	2021
	Rupees	
Accounting loss	(4,879,804)	(6,976,965)
Tax at the applicable tax rate of 29% (2021: 29%)	-	-
Tax effects:		
Prior year tax effect	-	-
Income taxed as separate block	5,401,034	4,581,842
	5,401,034	4,581,842

29.3 During the year net deferred tax assets amounting to Rs. 34,824,636 (2021: Rs.34,608,452) has not been recognized because it is not probable that future taxable profit will be available against which the unused tax losses and unused tax credits can be utilized.

Deferred tax liabilities / (assets) arising due to taxable /(deductible) temporary differences are as follows:

Long term investments		17,471	4,794
Brought forward tax losses		(46,049,445)	(46,974,558)
		(34,824,636)	(34,608,452)
	Note	2022	2021
30 LOSS PER SHARE - BASIC AND DILUTED		Rup	ees
Loss for the year - Rupees		(10,280,838)	(11,558,807)
Weighted average number of shares		14,958,000	14,958,000
Basic loss per share - Rupees		(0.69)	(0.77)

There is no dilutive effect on the basic loss per share of the company for the year.

31 FINANCIAL INSTRUMENTS AND RELATED DISCLOSURES

Property, plant and equipment

The company has exposures to the following risks from its use of financial instruments.

- 31.1 Credit risk
- 31.2 Liquidity risk
- 31.3 Market risk

The board of directors has overall responsibility for the establishment and oversight of company's risk management framework. The board is also responsible for developing and monitoring the company's risk management policies.

31.1 Credit risk

Exposure to credit risk

Credit risk is the risk of financial loss to the company if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the trade debts, loans and advances, trade deposits and short term prepayments and cash and bank balances. Out of total financial assets of Rs. 3.996 million (June 30, 2021 : Rs. 2.217 million), financial assets which are subject to credit risk aggregate to Rs. 3.765 million (June 30, 2021 : Rs. 2.042 million). The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at the reporting date is as follows.

	2022	2021
	Rup	ees
Trade debts	3,150,114	1,757,804
Trade deposits	100,000	100,000
Other receivables	515,342	183,900
Cash and bank balances	230,459	175,035
	3,995,915	2,216,739

The maximum exposure to credit risk for trade debts at the balance sheet date by type of customer is as follows.

	2022	2021
	Ru _I	ees
Domestic	3,150,114	1,757,804

The aging of trade debtors at the balance sheet is as follows.

	Gross debtors	
	2022	2021
	Rup	ees
Not past due	1,688,893	759,511
Past due 0 - 30 days	869,453	465,985
Past due 31 - 90 days	465,121	365,424
Past due 90 days - 1 year	126,647	166,884
More than one year	-	
	3,150,114	1,757,804

31.2 Liquidity risk

Liquidity risk is the risk that the company will not be able to meet its financial obligations as they fall due. The company's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damages to the company's reputation. The following are the contractual maturities of financial liabilities, including estimated interest payments and excluding the impact of netting agreements.

	2022					
	Carrying	Contractual	Six months	Six to twelve	Two to five	More than
	Amount	Cash flows	or less	months	years	five years
			R	upees		
Long term financing	32,991,000	32,991,000	32,991,000	-	-	-
Short term borrowings	43,056,894	43,056,894	43,056,894	-	-	-
Accrued interest / markup	213,616,959	213,616,959	213,616,959	-	-	-
Trade and other payables	86,273,940	86,273,940	86,273,940	-	-	-
Total	375,938,793	375,938,793	375,938,793	-	-	-

	2021					
	Carrying	Contractual	Six months	Six to twelve	Two to five	More than
	Amount	Cash flows	or less	months	years	five years
			R	upees		
Long term financing	32,991,000	32,991,000	32,991,000	-	-	-
Short term borrowings	42,257,783	42,257,783	42,257,783	-	-	-
Accrued interest / markup	206,377,982	206,377,982	206,377,982	-	-	-
Trade and other payables	89,809,736	89,809,736	89,809,736	-	-	-
Total	371,436,501	371,436,501	371,436,501	-	-	-

2021

The contractual cash flows relating to the above financial liabilities have been determined on the basis of mark up rates effective as at June 30, 2022. The rates of mark up have been disclosed in relevant notes to these financial statements.

31.3 Market risk

Market risk is the risk that the value of the financial instrument may fluctuate as a result of changes in market interest rates or the market price due to a change in credit rating of the issuer or the instrument, change in market sentiments, speculative activities, supply and demand of securities, and liquidity in the market. The company is exposed to currency risk and interest rate risk only.

Currency risk

Exposure to currency risk

The company is exposed to currency risk on trade debts, borrowing and import of raw material and stores that are denominated in a currency other than the respective functional currency of the company. The company has not exposed to any currency risk.

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Majority of the interest rate exposures arises from short and long term borrowings from bank and term deposits and deposits in PLS saving accounts with banks. At the balance sheet date the interest rate profile of the company's interest bearing financial instrument is as follows.

	2022	2021
	Rup	ees
Fixed rate instruments		
Financial assets	430,000	430,000
Financial liabilities	47,991,000	47,991,000

Fair value sensitivity analysis for fixed rate instruments

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

Fair value of financial assets and liabilities

The carrying value of all financial instruments reflected in the financial statements approximate to their fair values. Fair value is determined on the basis of objective evidence at each reporting date.

Other price risk

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

32 CAPITAL RISK MANAGEMENT

The board's policy is to maintain a strong capital base as to maintain investor, creditor and market confidence and to sustain future development of the business, however, practical difficulties with this regard are being faced by the management due to liquidity crisis, small market share and huge losses. The board of directors monitor the return on capital and the level of dividend to ordinary shareholders while due to heavy losses no dividend has been declared since several past years. There were no changes to the company's approach to capital management during the year and the company is not subject to externally imposed capital requirements.

33 Fair value of financial assets and liabilities

The following table shows the carrying amounts and fair values of financial assets and liabilities. The fair value of financial assets measured at fair value is shown below. It does not include fair value information for financial assets and financial liabilities not measured at fair value as the carrying amount is a reasonable approximation of fair value.

	Carrying amount		Carrying amount			
		2022		2021		
	At amortized cost	Fair value through profit or loss	Fair value through other comprehensive income	At amortized cost	Fair value through profit or loss	Fair value through other comprehensive income
				Rupees		
Financial Assests						
Long term investments	490,243	-	-	446,530	-	-
Trade Debt	3,150,114	-	-	1,757,804	-	-
Other receivables	515,342	-	-	183,900	-	-
Cash and bank balances	230,459	-	-	175,035	-	-
	4,386,158	-	-	2,563,270	-	-
Financial laibilities						
Trade and other payables	86,273,940	-	-	89,809,736	-	-
Unclaimed Divdend	45,980	-	-	45,980	-	-
Accrued interest / markup	213,616,959	-	-	206,377,982	-	-
Short term borrowings	43,056,894	-	-	42,257,783	-	-
Current portion of long term financing	32,991,000	-	-	32,991,000	-	-
	375,984,773	-	-	371,482,481	-	-

The basis for determining fair values is as follows:

Interest rates used for determining fair value:

The interest rates used to discount estimated cash flows, when applicable, are based on the government yield curve at the reporting date plus an adequate credit spread. Since the majority of the financial assets are fixed rate instruments, there is no significant difference in market rate and the rate of instrument, fair value significantly approximates to carrying value.

33.1 Fair value hierarchy

The table below analyzes financial assets that are measured at fair value, by valuation method. The different levels have been defined as follows

- Level 1 : Quoted prices in active markets for identical assets and liabilities;
- Level 2: Observable inputs; and
- Level 3: Unobservable inputs.

The Company held the following financial assets at fair value:

	Level 1	Level 2	Level 3	Total
		Rupees		
30-Jun-22				
At fair value through profit or loss				
	-	-	-	-
30-Jun-21				
At fair value through profit or loss				
	-	-	-	-

33.2 Determination of fair values

A number of the Company's accounting policies and disclosures require the determination of fair value, for both financial and non-financial assets and liabilities.

34 TRANSACTIONS WITH RELATED PARTIES

The company has related party relationship with its directors and key management personnel. Remuneration given to chief executive, directors and executives are in accordance with their terms of employment as disclosed in note 35 to the financial statements. Following are the balances of and transaction with related parties.

2022

2021

	2022	2021
Balances with related parties	Rupees	
Short term borrowing from Mr. Arif Shaffi - Director	1,307,993	1,289,993
Short term borrowing from Mrs. Parveen Shaffi - w/o Director	20,835,901	20,835,901
Short term borrowing from Mr. Muhammad Shaffi - Director	1,595,690	1,152,690
Short term borrowing from Mr.Adeel Shafi -Director	1,613,948	1,613,948
Short term borrowing from Mr.Asif Shafi -CFO	1,890,608	1,797,608
	27,244,140	26,690,140

35 REMUNERATION OF CHIEF EXECUTIVE AND DIRECTORS

Basic House rent Others

CHIEF EX	CHIEF EXECUTIVE		DIRECTORS		ΓAL
2022 Rupees	2021 Rupees	2022 Rupees	2021 Rupees	2022 Rupees	2021 Rupees
999,996 449,998 50,006	999,996 449,998 50,006	999,996 449,998 50,006	999,996 449,998 50,006	1,999,992 899,996 100,012	1,999,992 899,996 100,012
1,500,000	1,500,000	1,500,000	1,500,000	3,000,000	3,000,000
1	1	2	2	3	3

Number of persons

35.1 Chief executive of the company is provided with free use of company maintained car. No employee of the company falls under the definition of executive as defined in the Companies Act 2017.

36 PLANT CAPACITY

	Budgeted capacity	Actual pro	oduction
		2022	2021
At Gharo		Rup	ees
PVC Resin - tons	25,000	-	-
Compounds 100% - tons	1,500	-	-
PVC leather cloth and plastic sheets -	22,144,500	-	-
At Islamabad			
PVC pipes and fittings - meters	7,751,808	216,682	195,851
Processing of water - Gallons	900,000	49,050	43,686

The budgeted capacity at Gharo is from the time of ceasure of production and can only be re-assessed when production resumes at the facility.

The company has ceased the production at Gharo Plant since 1995.

The lower level of production of PVC pipes, fittings and water is due to unavailability of banking finance.

37 NUMBER OF EMPLOYEES		2021	
Number of employees worked at June 30	43	37	
Average number of employees worked during the year	47	40	

38 NON-ADJUSTING EVENT AFTER THE STATEMENT OF FINANCIAL POSITION DATE

There are no reportable events after the statement of financial position date.

39 DATE OF AUTHORIZATION FOR ISSUE

These financial statements were authorized for issue on <u>September 16, 2022</u> by the board of directors of the company.

40 GENERAL

Figures have been rounded off to the nearest Rupee.

Arif Shaffi CHIEF EXECUTIVE Mohammad Shaffi DIRECTOR Asif Shaffi CHIEF FINANCIAL OFFICER

PATTERN OF SHAREHOLDING						
	AS AT JU	NE 30, 2022				
2.2 No. of Charabaldors		eholdings To	Total Charas Hald			
2.2 No. of Shareholders	From	10	Total Shares Held			
268	1	100	10,177			
111	101	500	39,763			
55	501	1,000	50,720			
98	1,001	5,000	276,699			
21	5,001	10,000	174,709			
11	10,001	15,000	140,660			
5	15,001	20,000	85,970			
3	20,001	25,000	72,500			
1	25,001	30,000	25,500			
1	30,001	35,000	32,000			
1	35,001	40,000	38,000			
1	40,001	45,000	42,000			
1	65,001	70,000	65,690			
2	75,001	80,000	158,500			
1	100,001	105,000	104,000			
1	150,001	155,000	153,500			
1	175,001	180,000	180,000			
1	195,001	200,000	200,000			
1	250,001	255,000	254,000			
1	295,001	300,000	300,000			
1	300,001	305,000	305,000			
1	365,001	370,000	370,000			
1	375,001	380,000	376,450			
1	380,001	385,000	381,100			
1	425,001	430,000	425,602			
1	735,001	740,000	737,640			
1	9,970,001	9,975,000	9,971,820			
592			14,972,000			

2.3 Categories of Shareholders	Shares Held	Percentage
2.5 categories of Shareholders	Silutes field	rercentage
2.3.1 Directors, Chief Executive Officer,	423,301	2.8273%
and their spouse and minor children		
2.3.2 Associated Companies,	0	0.0000%
undertakings and related		
parties. (Parent Company)		
2.3.3 NIT and ICP	4,250	0.0284%
2.3.4 Banks Development	924,838	6.1771%
Financial Institutions, Non		
Banking Financial Institutions.		
2.3.5 Insurance Companies	24,220	0.1618%
2.3.6 Modarabas and Mutual	0	0.0000%
Funds		
2.3.7 Shareholders holding 10% or more	9,971,820	66.6031%
of filore		
2.3.8 General Public		
a. Local	3,091,192	20.6465%
b. Foreign	0	0.0000%
2.3.9 Others (to be specified)		
1- Joint Stock Companies	530,215	3.5414%
2- Investment Companies	1,625	0.0109%
3- Abandoned Properties	539	0.0036%
4- Forigen Companies	9,971,820	66.6031%

PAKISTAN PVC LIMITED Categories of Shareholding required under Code of Corporate Governance (CCG)

As on June 30, 2022 No. of Sr. No. Name Percentage Shares Held Associated Companies, Undertakings and Related Parties (Name Wise Detail): Mutual Funds (Name Wise Detail) Directors and their Spouse and Minor Children (Name Wise Detail): MR. ARIF SHAFFI 376,450 2.5144% 2 0.0858% MRS. SAIRA SHAFFI 12,850 3 MR. MOHAMMAD SHAFFI 17,500 0.1169% 4 0.0167% MR. MOHAMMAD IQBAL 2.500 0.0167% 5 MR. ADEEL SHAFFI 2.500 0.0601% MR. ARSHAD JAVAID 6 9,001 7 0.0167% MR. ADNAN SHAFFI 2.500 Executives: 381,100 2.5454% Public Sector Companies & Corporations: Banks, Development Finance Institutions, Non Banking Finance 949.058 6.3389% Companies, Insurance Companies, Takaful, Modarabas and Pension Funds: Shareholders holding five percent or more voting intrest in the listed company (Name Wise Detail) 66.6031% 1 ENSENA HOLDING FZC 9,971,820 All trades in the shares of the listed company, carried out by its Directors, Executives and their spouses and minor children shall also be disclosed: Sr. No. Sale Purchase Name Nil

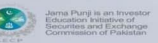
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*Mobile apps are also available for download for android and ios devices



Folio No.	CDC Account No.		
	Participant	Account	
	I. D.	No.	

PROXY FORM

I/We		of _				being
a member / membe	rs of	PAKISTAN	PVC	LIMITED	hereby	appoint
	(nam	e) of			(Full	address)
another member of the co	mpany o	r failing him / h	ner			_ (nam e)
of			((Full address	s) another	member
of the company as my/our	proxy to	o attend and v	ote for	me/us and o	on my/us l	behalf, at
the <u>59th</u> Annual General M	leeting o	of the company	to be h	eld at Shaffi	abad, Gha	aro, Distt.
Thatta on <u>Friday, October</u>	21, 2022	and at every	adjoumr	ment thereof	ī.	
Signed this	(day of				
				Signature o	n	
				Rupee One		
			R	levenue Star	mp	

(Signature should agree with the specimen signature registered with the company)

Important

- A member entitled to attend and vote at the Annual General Meeting of the company entitled to appoint a proxy to attend and vote instead of him / her. No person shall act as proxy, who is not a member.
- The instrument appointing a proxy should be signed by the member (s) or by his/her attorney duly authorized in writing. If the member is a corporation, its common seal should be affixed to the instrument.
- This Proxy Form, duly completed, must be deposited at the company's Registered Office, at Shaffiabad, Gharo, Distt. Thatta, not less than 72 hours before the time of holding the meeting.
- The Proxy shall produce his original CNIC or original passport at the time of the Meeting.
- In case of individual CDC Account holders, attested copy of CNIC or passport (as the case may be) of the beneficial owner will have to be provided with this Proxy.
- In case of corporate entity, the Board of Directors Resolution/Power of Attorney with specimen signature of the nominee shall be submitted along with this Proxy.

فوليو نمبر	بر	CDC اکاؤنٹ نم
	.I. D شرکا	اکاؤنٹ کا
		نمبر.

پراکسی فارم

ا س	کے		ـيں / ہم
کن / رکن ہونے	یٹڈ کے ایک ر	پاکستان پیویسی لم	لرح سے تقرر
(مکمل ایڈریس)		(نام) کے	
(مـكمـل		ور رکن یا	مپنی کے ایک ا
رہنے کے ایک اور رکن	(نام) میں ناکام ہ		یڈریس) اس / اس
ے ووٹ ڈالنے کے لئے .	شرکت اور میرے لئے	کسی کے طور پر کمپنی میں	یرے / ہمارے پرا
		/ ہماری جانب ، میں <u> 59</u>	
_October 21 پر اور	2022 'Friday	منعقد ہونے پر /	
		٠ جئي ر	سکی ہر التوا میر
		کے دن	ى دستخط
		ر دستخط	یـ
		وپیہ ایک	
		يونيو سڻيمپ	

(دستخط کمپنی کے ساتھ رجسٹرڈ نمونہ دستخط کے ساتھ اتفاق کرنا چاہئے)

اہے

- 1. ایک رکن میں شرکت اور / اس میں شرکت اور بجائے اس کے ووٹ ڈالنے کے لئے ایک پراکسی مقرر کرنے کا حقدار کمپنی کی سالانہ جنرل میٹنگ میں ووٹ ڈالنے کا حق دار. کوئی شخص پراکسی، جو رکن نہیں ہے کے طور پر کام کرے گا.
- 2. آَلہ پراکسی تَقرری رکن (زبانیں) کی طرف سے یا اس کی / اس کے وکیل ودوت تحریری اجازت کی طرف سے دستخط کیا جانا چاہئے. رکن ایک کارپوریشن ہے، اس کے عام مہر آلہ پر چسپاں کیا جانا چاہئے.
- 3. یہ پراکسی فارم، ودوت مکمل، شفیع آباد، گھارو، ضلع میں، کمپنی کے رجسٹرڈ دفتر میں جمع کیا جانا چاہئے. ٹھٹھہ، 72 سے کم نہیں گھنٹے کے اجلاس کے انعقاد کے وقت سے یہلے.
 - 4. پراکسی ملاقات کے وقت اپنے اصل شناختی کارڈ یا اصل پاسپورٹ پیدا کرے گا.
- آنفرادی CDC اکاؤنٹ بولڈرز کی صورت میں، فائدہ مند مالک کے شناختی کارڈ کی نقل یا پاسپورٹ (کیس ہو سکتا ہے کے طور پر) گواہی اس پراکسی کے ساتھ فراہم کرنا ہوگا.
- 6. کارپوریٹ ہستی کی صورت میں، امیدوار کا نمونہ دستخط کے ساتھ اٹارنی کے بورڈ آف ڈائریکٹرز کی قرارداد / پاور اس پراکسی کے ساتھ ساتھ پیش کیا جائے گا.

Folio No.	CDC Account No.		
	Participant I. D.	Account No.	

The Companies (E-voting) Regulations, 2016

Pakistan PVC Limited and a holder of hereby opt for e-voting through	-	
Day of	Signature should agree With the specimen signature Registered with the Company	
Signature of Witness	Signature of Witness	
مقرر?ن، 2016	پر دستخط روپ?ه ۱:ک ر?ون?و سث:مب کمپن?وں(۱: ووٹ)	
ر اور کا حامل، رجسٹر مطابق عام حصص اس طرح سے وسط? اور اس کے ذر?عے پروس?سنگ آف?سر پراکس? کے طور پر اور اس کے (۱? ووٹ) مقرر?ن، 2016 اور اس کے اس ورڈ ائے مہربان? لاگ ان ک? تفصص?لات، پاس ورڈ	"م?ں / ہم	
دستخط متفق بونا چـابئے نمونہ دستخط کے سـاتھ کمپـن? کـے سـاتھ رجسـٹرڈ	كـا دن	
گو اه گو اه? کا دستخط	ک? موجودگ? م?ں دســتخط: گواه گواه? کا دستخط	