S.S.OIL MILLS LTD

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COMPANY INFORMATION

BOARD OF DIRECTORS

Chairman SHAHARYAR ALI KHAN

Chief Executive Officer SHAHZAD ALI KHAN

Directors NAWABZADA WAJAHAT ALI KHAN

JAVAID UMAR SIKANDAR ALI KHAN

Nawabzadi Begum Shamim Shafqat

HASSAN JAVED

BOARD OF AUDIT COMMITTEE

Chairman JAVAID UMAR

Member NAWABZADA WAJAHAT ALI KHAN

Member SHAHARYAR ALI KHAN

BOARD OF HR & REMUNERATION COMMITTEE

Chairman NAWABZADA WAJAHAT ALI KHAN

MemberSIKANDAR ALI KHANMemberHASSAN JAVED

COMPANY SECRETARY SAJID MAHMOOD KHAN

EXTERNAL AUDITORS ASLAM MALIK & CO

Chartered Accountants.

CHIEF FINANCIAL OFFICER AKHTAR ALI

LEGAL ADVISORSBARRISTER KHURRAM RAZA

BANKERS SILK BANK LIMITED

THE BANK OF PUNJAB Bank Alfalah LTD SAMBA BANK LIMITED SONERI BANK LIMITED HBL ISLAMIC BANKING

BANK ISLAMI PAKISTAN LIMITED

REGISTRARS & SHARE CORP LINK PRIVATE LIMITED.

TRANSFER OFFICE Wings Arcade, 1-k, Commercial Model Town

LAHORE. Tel # 042-35839182

REGISTERED HEAD OFFICE 2-TIPU BLOCK, NEW GARDEN TOWN

LAHORE. 042-35831991-35831981

Fax # 042-35831982

FACTORY 27/W-B LUDDAN ROAD.

VEHARI.

NOTICE OF ANNUAL GENERAL MEETING

Notice is hereby given that the Annual General Meeting of the Shareholders of the Company will be held at its Registered Office 2-Tipu Block New Garden Town, Lahore on Thursday October 27, 2022 at 11:00 A.M. to transact the following business:

- 1. To confirm the minutes of last Annual General Meeting.
- 2. To receive, consider & adopt the Audited Accounts of the company for the year ended June 30, 2022 together with the Auditors' and Directors' Report thereon.
- 3. To Approve Dividend
- 4. To appoint Auditors for next year & fix their remuneration. The present Auditors M/s Aslam Malik & Co. Chartered Accountants retire & being eligible for reappointment, have offered themselves for re-appointment.
- 5. To consider any other business with the permission of the Chair.

SPECIAL BUSINESS

- 6. To ratify and approve transactions conducted with related parties for the year ended June 30, 2022 by passing the following special resolution with or without modification:
 - **"RESOLVED THAT** the transactions conducted with related parties as disclosed in the note 34 of the financial statements for the year ended June 30, 2022 and specified in the Statement of Material Information under section 134(3) be and are hereby ratified, approved and confirmed"
- 7. To authorize the Board of Directors of the Company to approve transactions with related parties for the financial year ending June 30, 2023 by passing the following special resolution with or without modification:
 - **"RESOLVED THAT** the Board of Directors of the Company be and is hereby authorized to approve the transactions to be conducted with Related Parties on case to case basis for the financial year ending June 30, 2023."
 - "RESOLVED FURTHER that these transactions by the Board shall be deemed to have been approved by the shareholders and shall be placed before the shareholders in the next Annual General Meeting for their formal ratification/approval."
 - **FURTHER RESOLVED THAT** Mr. Shahzad Ali Khan, Nawabzada Wajahat Ali Khan and Sikandar Ali Khan Directors of the company be and are hereby authorized, singly, to do all acts, deeds, take any or all necessary actions to complete all

legal formalities and file all necessary documents as may be necessary or incidental for the purpose of implementing the aforesaid resolutions.

(Attached to this notice is a statement of Material Facts covering the above-mentioned Special Business, as required under section 134(3) of the Companies Act, 2017.

BY ORDER OF THE BOARD

Lahore October 05, 2022 SAJID MAHMOOD KHAN
COMPANY SECRETARY

PARTICIPATION IN ANNUAL GENERAL MEETING THROUGH VIDEO LINK:

Securities and Exchange Commission of Pakistan through its Circular No. 4 dated February 15, 2021 has directed the listed companies to ensure the participation of members in general meeting through electronic means as a regular feature in addition to holding physical meetings.

Accordingly, the Company will be providing the facility to all shareholders to participate in the AGM through video link while ensuring compliance with the quorum requirements.

The shareholders intending to participate in the meeting via video link are hereby requested to share following information with the office of Company Secretary (address mentioned below) earliest but not later than 48 hours before the time of the AGM i.e. before 11:00 a.m. on October 25, 2022.

Required information:

Shareholder Name, CNIC Number, Folio/CDC Account No., Mobile Phone Number* and Email address*

*Shareholders are requested to provide active mobile number and email address to ensure timely communication.

Modes of Communication

The above mentioned information can be provided through following modes:

- a) Mobile/WhatsApp: 0333-4218546
- b) Email: Akhtar.ali@ssgroup.pk

Video link details and login credentials (ZOOM Application) will be shared with those shareholders who provide their intent to attend the meeting containing all the particulars as mentioned above on or before October 25, 2022 by 11:00 a.m.

Shareholders are also encouraged to provide their comments and queries on the agenda items of the AGM through above contact number/email address which will be appropriately addressed in the meeting.

NOTES:

- 1. The Share Transfer Book of the Company will remain closed for transaction from October 24, 2022 to October 30, 2022.
- A member entitled to attend, speak & vote may appoint another member as proxy to attend, speak & vote on his/her behalf. Proxies in order to be effective must be received at the registered office & notice of his/her intention, not later than 48 hours before the meeting.
- 3. Members whose shares are deposited with Central Depository Company of Pakistan Limited are requested to bring original computerized ID card along with the participants ID number and their account number in Central Depository Company of Pakistan Limited to facilitate identification at the time of annual general meeting. In case of proxy, an attested copy of proxy's identity card, account and participant's ID number be enclosed. In case of corporate entity, the board of directors resolution/ Power of attorney with the specimen signature of the nominee shall be produced at the time of meeting (unless it has been provided earlier or the corporate entity has appointed a proxy).
- 4. Members are requested to notify change in their address, if any.
- 5. Attested copies of CNIC of the passport of the beneficial owner and the proxy shall be furnished with the proxy form.
- 6. In case of corporate entity, the board of Directors resolution /power of attorney with specimen signature shall be submitted (unless it has been provided earlier) along with proxy form to the company.
- 7. The proxy shall produce his original CNIC or original passport at the time of the meeting.
- 8. Annual financial statements of the Company for the year ended June 30, 2022 along with related reports have been placed at the website of the Company www.ssgroup.pk. Any shareholder can send request for printed copy of the Annual Report-2022 to the Company.

STATEMENT OF MATERIAL FACTS UNDER SECTION 134 (3) OF THE COMPANIES ACT, 2017

1. Item Number 6 of the notice – Ratification and approval of the related party transactions

Transactions conducted with all related parties have to be approved by the Board of Directors duly recommended by the Audit Committee on quarterly basis pursuant to clause 15 of the Listed Companies (Code of Corporate Governance) Regulations, 2019. However, during the year since majority of the Company's Directors were interested in certain transactions due to their common directorships in the group companies. These transactions are being placed for the approval by shareholders in the Annual General Meeting. All transactions with related parties to be ratified have been disclosed in the note 34 to the financial statements for the year ended June 30, 2022. Party-wise details of such related party transactions are given below:

Name of Related Party	Transaction Type	PKR
S.S Feed Mills (Private)Limited	Sale of goods	1,874,946,806

The company carries out transactions with its related parties on an arm's length basis as per the approved policy with respect to 'transactions with related parties' in the normal course of business. All transactions entered into with related parties require the approval of the Board Audit Committee of the Company, which is chaired by an independent director of the company. Upon the recommendation of the Board Audit Committee, such transactions are placed before the board of directors for approval. Transactions entered into with the related parties include sale of goods (in accordance with the approval of shareholders and board where applicable). The nature of relationship with these related parties has also been indicated in the note 34 to the financial statements for the year ended June 30, 2022. The Directors are interested in the resolution only to the extent of their common directorships in such related parties.

2. Item number 7 – Authorization for the Board of Directors to approve the related party transactions during the year ending June 30, 2023

The Company shall be conducting transactions with its related parties during the year ending June 30, 2023 on an arm's length basis as per the approved policy with respect to 'transactions with related parties' in the normal course of business. The majority of Directors are interested in these transactions due to their common directorship in the holding / associated companies. In order to promote transparent business practices, the shareholders desire to authorize the Board of Directors to approve transactions with the related parties from time-to-time on case to case basis for the year ending June 30, 2023, which transactions shall be deemed to be approved by the Shareholders. The nature and scope of such related party transactions is explained above. These transactions shall be placed before the shareholders in the next AGM for their formal approval/ratification. The Directors are interested in the resolution only to the extent of their common directorships in such related parties.

For Attending the Meeting:

- i. In case of individuals, the account holder or sub-account holder and /or the person whose securities are in group account and their registration details are uploaded as per the regulations, shall authenticate his identity by showing his original national identity card or original passport at the time of attending the meeting.
- ii. In case of corporate entity, the Board of Directors resolution/power of attorney with specimen signature of the nominee shall be produced (unless it has provided earlier) at the time of the meeting.

For Appointing Proxies:

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

Payment of Cash Dividend Electronically

As per provision of Section 242 of Companies Act, 2017 any dividend payable in cash shall only be paid through electronic mode directly in to the bank account designated by the entitled shareholders. In view of foregoing the shareholders are requested to provide the details containing (i) Title of Bank account, (ii) Bank Account Number, (iii) IBAN (iv) Bank Name, (v) Branch Name, Code & Address, (vi) Cell Number, and (vii) Landline Number, if any, to Company's Share Registrar if shares are held in physical form or to the respective Participant/Investor Account Services if shares are held in book entry form. Failure to provide the aforesaid requirements will result in withholding of the payment of dividend in the future to the respective member.

Consent for Video Conference Facility:

In accordance with Section 132(2) of the Companies Act, 2017 if the Company receives consent from members holding in aggregate 10% or more shareholding residing in a geographical location to participate in the meeting through video conference at least 10 days prior to the date of Annual General Meeting, the Company will arrange video conference facility in that city subject to availability of such facility in that city. To avail this facility, a request is to be submitted to the Company Secretary of the Company on given address:

The Company Secretary, S.S Oil Mills Limited, 2-Tipu Block New Garden Town, Lahore.

CHAIRMAN'S REVIEW

On behalf of the Board of Directors, prestigious shareholders of the Company are warmly welcomed to the Annual General Meeting of the Company.

Pakistan's history is filled with twisted and turning moments, and the last fiscal year was no exception. Besides all the happenings, economic activity rebounded strongly from the first waves of the ongoing COVID-19 pandemic. The Real GDP posted a growth of 5.97% mainly on account of the agricultural, industrial, and services sectors' unprecedented performance. Exports, tax receipts, and as a result, per capita income, all exceeded expectations.

A good economic recovery has gained hold since 2020, benefiting from the authorities' multifaceted policy response to the unprecedented shock of the pandemic. At the same time, external pressures also started to emerge such as rising international commodity prices, disrupted international supply, and polarisation due to Russia and Ukraine war. These elements cause a widening current account deficit and depreciation pressures on the exchange rate, which also reinforced domestic price pressures. Globally fuel and food prices have increased rapidly, but particularly in Pakistan, it acted as a pivotal reason for the change in government through parliamentary measures.

Upholding the vision and core values of the business, the Board followed a proactive approach to maximize shareholders' value by equipping the Company with all necessary resources enabling the Company's management to exploit all possible opportunities and at the same time achieving an appropriate tradeoff between risk and returns. The Board not only focused on implementing the strategy set in the previous years to continue with the momentum of growth and progression but also took benefit of the new business opportunities. The year was started, under the visionary stewardship of the Board, with a clear roadmap on how to create and capture value for all stakeholders. 2021-22 was another volatile year for the international seed and oil market with prices finally appearing to be on track to a sustainable recovery by the end of the year. The Solvent Extraction Industry has faced several challenges and pressures during the recent years which still need be addressed to make the business more viable in light of slowing global economy and changing political and socioeconomic factors. Growth in emerging markets shall provide an opportunity to support and strengthen this industry to make it more lucrative and profitable. The economic factors within the Country deteriorated in the backdrop of political upheaval and the Government focused on controlling challenges regarding energy crisis, unemployment, infrastructure development and other sectors. Lack of Foreign Direct Investment also contributed to slow down of economy. There is increase of 31.41% in sales. The management has done well to capture additional share of market to cater the increase in sale. Given the leadership of the Board, the decision-making of the management and the effort of every member of the Company, it is certain that the Company will remain on the path of delivering excellent performance consistently.

Lahore: October 4, 2022 (SHAHARYAR ALI KHAN) Chairman

Anil Anil

DIRECTOR'S REPORT TO THE MEMBERS

The Directors of the Company have pleasure in presenting Annual Report and the Audited Financial Statements of the Company for the year ended June 30, 2022.

1. Financial Results

The company achieved the following operating results during the year under review.

	2022	<u> 2021</u>	
	(Rs.'000s)	(Rs.'000s)	
Profit before taxation	419,329	441,480	
Taxation	199,401	129,906	
Profit after taxation	219,928	311,574	
E.P.SBasic and Diluted	38.87	55.06	

2. Review of Operations

During the year under review total production of Washed Oil was 14,961 M.Tons, Meal and Soap was 58,536 M. Tons as compared to last year's Washed Oil were 16,029 M.Tons, Meal & Soap 65,784 M.Tons respectively.

Sales for the year of Washed Oil were 17,162 M.Tons & Meal and Soap 57,684 M. Tons as compared to last year's 14,371 /- M.Tons & 66,084 /- M.Tons respectively.

During the year under review our sales have increased by 31.41%. Keeping in view all the economic and general obstacles and increased prices of raw material and KIBOR rate the management is quite happy to earned net profit after tax for Rs. 219.928 Millions during the year. The management of your company has done well to capture the additional share of the market to cover its enhanced production. The financial expenses has been increased due to increase in KIBOR rate.

3. Summary of Key Operating and Financial Data of Seven Years

Summary of key operating and financial results for last seven years is included in the financial results for the year under review.

	2016	2017	2018	2019	2020	2021	2022
Sales				3,890,162,788	5,011,834,462	8,037,744,886	10,562,344,900
Cost of Goods Sold	1,319,820,100	2,543,101,055	3,318,027,883	3,660,642,454	4,693,181,200	7,397,082,598	9,837,456,566
Gross Profit	101,520,166	131,021,625	161,703,667	229,520,334	318,653,262	640,662,288	724,888,334
Operating Profit	70,515,865	91,934,797	124,684,768	186,778,177	277,174,710	593,827,214	661,562,045
Profit Before Tax	15,759,125	38,094,460	33,580,284	43,678,950	80,240,851	441,479,875	419,328,759
Profit After Tax	10,536,643	20,781,498	12,357,693	13,134,221	28,626,093	311,573,875	219,927,582
Paid Up Capital	56,584,000	56,584,000	56,584,000	56,584,000	56,584,000	56,584,000	56,584,000
Current Assets	1,028,704,761	1,384,709,725	1,199,535,510	1,707,629,660	2,319,975,059	2,467,126,327	2,986,390,670
Current Liabilities	727,933,015	1,070,407,139	882,182,269	1,366,839,956	1,942,834,131	1,804,649,972	2,098,364,401

4. Dividend

The Board of Directors has recommended Cash dividend 50% (2021: 30%).

5. Auditors

The present auditors M/s. Aslam Malik & Co., Chartered Accountants, retire and being eligible offers themselves for reappointment for year ending June 30, 2023.

6. No. Of Board Meetings Held

Four Board meetings were held during the year ended June 30, 2022. Attendance by each director is appended hereunder;

Name of Directors	Meetings Attended
Shahzad ali Khan	4
nawabzada wajahat ali Khan	4
NAWABZADI BEGUM SHAMIM SHAFQAT	4
HASSAN JAVED	3
Shaharyar ali Khan	4
SIKANDAR ALI KHAN	3
JAVAID UMAR	4

Leave of absence was granted to Directors who could not attend any of the Board meetings.

7. Audit Committee

The Board, in compliance with the Code of Corporate Governance has set up an audit committee comprising of the following members;

Javaid Umar Chairman
Nawabzada Wajahat ali Khan Member
Shaharyar Ali Khan Member

8. HR & Remuneration Committee

The Board, in compliance with the Code of Corporate Governance has set up HR and Remuernation committee comprising of the following members;

Nawabzada Wajahat Ali Khan Chairman Sikandar Ali Khan Member Hassan Javed Member

9. Outstanding Statutory Payments:

There is no outstanding statutory payment, due on account of taxes, duties, levies and charges except for routine nature.

10. Pattern of Shareholding

Pattern of shareholding as on June 30, 2022 is annexed.

11. Director's Statement

The Directors of the Company have reviewed the Code of Corporate Governance and are pleased to confirm that company has complied with the provisions set out by the Securities and Exchange Commission of Pakistan (SECP) and there is no material departure from the best practices as detailed in the listing regulations of the stock exchanges in Pakistan.

- a. The financial statements prepared by the management present a true and fair state of affairs of the company.
- b. Proper books of accounts have been maintained.
- c. Appropriate accounting policies have been consistently applied in preparation of the financial statements and accounting estimates are based on reasonable and prudent judgment.
- d. International Accounting Standards, as applicable in Pakistan, have been followed in the preparation of financial statement and any departure there from has been adequately disclosed.
- e. The system of internal control is sound in design and has been effectively implemented and monitored.

- f. The current assets have increased the current liabilities by Rs. 888.026 M and the shareholders equity is in the positive.
- g. There has been no material departure from the best practices of corporate governance, as detailed in the listing regulations.

12. Social Responsibilities

The management of the company has been mindful of its Social Responsibilities towards the environment and is determined to control the effects of our operations on the environment and comply with the environment legislation for pollution control in order to promote a better and ecological friendly future in Pakistan.

13. Future Prospect

We expect to continue our good performance and Inshallah, will overcome all these problems by hard working, timely decision of management and team work. We hope that in the year 2022-23 we will present better financial position. Globally tendency of oil seed prices are going upward which help us to sell our current finished product on better rates. We further expect that the quality of local seed crop will improve further and we attained better yield in the next financial year.

14. Acknowledgement

It is our privilege to share with you our deep appreciation for the untiring efforts and dedication shown by Company employees, during the course of the year.

We would also like to thank our valued distributors, suppliers, financers and shareholders for their cooperation and the trust reposed in our Company.

On behalf of the Board

Chief Executive

Director

Lahore

October 4, 2022

ڈائریکٹر رپورٹ برائے ممبران

سمپنی کے ڈائر کٹر ز 30 جون 2022 کوختم ہونے والے سال کیلئے کمپنی کی سالا نہ رپورٹ اورآ ڈٹ شدہ کمپنی حسابات کی تفصیل پیش کرتے ہیں۔

1 ـ مالياتي نتائج

	2022	2021
	(Rs.'000s)	(Rs.'000s)
ہے <u>پہلے</u> منافع	419,329	441,480
	199,401	129,906
لے بعدمنافع	219,928	311,574
اخصص	38.87	55.06

2 ـ آيريشنز کا جائزه

جائزے کے تحت سال کے دوران واشد آئل کی کل پیداوار 14,961 میٹرکٹن،کھل چورہ اور صابن 58,536 میٹرکٹن رہی جبکہ پچھلے سال واشد آئل کی پیداوار 16,029 میٹرکٹن اورکھل چورہ اورصابن کی کل پیداوار 65,784 میٹرکٹن رہی۔

اسی طرح برائے سال واشد آئل کی فروخت 17,162 میٹرک ٹن اور کھل چورہ اور صابن کی فروخت 57,684 میٹرک ٹن رہی جبکہ گذشتہ سال واشد آئل کی فروخت 14,371 میٹرک ٹن اور کھل چورہ اور صابن کی فروخت 66,084 میٹرک ٹن تھی۔

زیرجائزہ سال کے دوران ہماری فروخت میں %31.41 فیصد کا اضافہ ہوا ہے اور انتظامیہ نے تمام معاثی ،عمومی رکا وٹوں اور برسخی ہوئی خام مال کی قیمتوں کو مذظر رکھتے ہوئے گئیں کے بعد خالص منافع 219.928 ملین روپے کمانے پر نہایت خوثی کا اظہار کیا ہے۔آپ کی کمپنی کی انتظامیہ نیا پی بہتر پیداوار کو پوراکرنے کے لیے مارکیٹ سے اضافی حصہ حاصل کرنے کے لیے اچھی کارکردگی کا مظاہرہ کیا ہے۔ KIBOR کی شرح میں اضافے کی وجہ سے مالیاتی لاگت میں اضافہ ہوا ہے۔

3 ۔سات (7) سالوں کے اہم آپریٹنگ اور مالی اعداد و شمار کا خلاصہ

	2016	2017	2018	2019	2020	2021	2022
فروخت	1,421,340,266	2,674,122,680	3,479,371,550	3,890,162,788	5,011,834,462	8,037,744,886	10,562,344,900
فروخت سامان کی قیمت	1,319,820,100	2,543,101,055	3,318,027,883	3,660,642,454	4,693,181,200	7,397,082,598	9,837,456,566
كلمنافع	101,520,166	131,021,625	161,703,667	229,520,334	318,653,262	640,662,288	724,888,334
آپریٹنگ منافع	70,515,865	91,934,797	124,684,768	186,778,177	277,174,710	593,827,214	661,562,045
ٹیکس سے پہلے منافع	15,759,125	38,094,460	33,580,284	43,678,950	80,240,850	441,479,875	419,328,759
ٹیکس کے بعد منافع	10,536,643	20,781,498	12,357,693	13,134,221	28,626,093	311,537,875	219,927,582
ا داشده سرمایی	56,584,000	56,584,000	56,584,000	56,584,000	56,584,000	56,584,000	56,584,000
موجوده اثاثه جات	1,028,704,761	1,384,709,725	1,199,535,510	1,707,629,660	2,319,975,059	2,467,126,327	2,986,390,670
موجوده واجبات	727,933,015	1,070,407,139	882,182,269	1,366,839,957	1,942,834,130	1,804,649,972	2,098,364,401

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4_ڈیویڈنڈ
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بورد آف ڈائر كيٹرز نے نفذ ڈيويٹنڈ %50 (%30: 2021) كى سفارش كى ہے۔

5 ـ **آڈیٹر**ز

موجودہ آؤیٹرزمیسرزاسلم ملک اینڈ مینی، مارٹرڈا کاؤننٹس جوکدریٹائر ہورہ ہیں اورسال 30 جون 2023 کے انتخاب کیلئے دوبارہ اینے آپ کوپیش کرتے ہیں۔

6 ـ منعقده بورڈ میٹنگوں کا انعقاد ـ

30 جون 2022 کوختم ہونے والے سال کے دوران بورڈ کے بیار (4) اجلاس منعقد ہوئے۔

غیرحا ضری کی چیوٹ ان ڈائر بیٹران کو دی گئی جو بور ڈ آف ڈائر بیٹرز کے اجلاس میں شرکت نہیں کر سکے۔

7 **۔** آ ڈٹ سمبیٹی

بورڈ نے کاریوریٹ گوننس کے کوڈ کی نغیل کرتے ہوئے مندرجہ ذیل ممبران پرمشتل ایک آ ڈٹ ٹیم تشکیل دی ہے۔

جاويدعمر چيئرمين

نوابزاده وجاهت على خان سممبر

شهر يارعلى خان ممبر

8_افرادى قوت اورمعاوضه تميثي

بورڈ نے کار پوریٹ گوننس کے کوڈ کی تغییل کرتے ہوئے مندرجہ ذیل ممبروں پر شتمل ایک افرادی قوت اور معاوضہ کیٹی تفکیل دی ہے۔

نوابزاده وجاهت على خان چيئر مين

سکندر علی خان ممبر

سن جاوید ممبر

9 _ واجب الادا قانونی ادائیگیاں

روز مرہ کےعلاوہ ٹیکسوں محصولات ، جرمانہ اورخر ہے کی مدمین کوئی قانونی ادائیگی واجب الادانہیں ہے۔

10 ـشيئر ہولڈنگ کانمونہ

30 جون 2022 کے حصص ہولڈنگ کانمونہ لف ھذاہے۔

11 ۔ ڈائر کیٹران کے تاثرات

کمپنی کے ڈائز کیٹران نے کارپوریٹ کوڈ کا جائز ہ لیا اوراس بات کی اتصدیق کرتے ہوئے خوشی کا ظہار کیا ہے کمپنی نے سکیور ٹیزائیڈ کمیشن آف پاکستان (ایس ای بی پی) کے تعمین کردہ دفعات کی مکمل تعمیل کی ہے۔اور یا کستان شاک بجیج کر گیالیشن کے وقع کر دہ بہترین اصولوں کے برعکس جیدہ نوعیت کی کوئی خلاف ورزی ٹیس کی۔

a۔انظامید کی طرف سے تیار کردہ مالی صابات کمپنی کے امور کی درست اور منصفانہ عکاسی کرتے ہیں۔

b_اکا وَنٹس کی مناسب کتابیں تیار کی گئی ہیں۔

۵۔ الی حسابات کے تیاری میں پچھلے سالوں کی اکا وَعَنْك پالیسیا ل الور کی جیں اور مالی تخیینہ جات معقول اور مختاط فیصلوں پڑتی ہے۔

d - پاکستان میں مروجہ بین الاقوا می اکا وَنشف سٹینڈرزکو مالیاتی حسابات کی تیاری میں استعمال کیا گیاہے۔

۱۵۔ انٹرنل کنٹرول کاوضع کردہ متحکم طریقہ کارموڑ انداز میں گرانی کیلئے نافر عمل ہے۔

f قلیل مدتی اثاثے قلیل مدتی واجبات سے 888.026 ملین رویے زیادہ ہیں اور صص داران کی سرمایہ کاری مثبت میں ہے۔

g - کار پوریٹ گورنس کے وضع کر دہ بہترین اصولوں کے برعکس شجیدہ نوعیت کی کوئی خلاف ورزی نہیں گی۔

12 پيماجي ذ مهداريال

سمپنی کی انتظامیہ ماحولیات کے بارے میں اپنی معاشر تی ذمہ دار یوں کوذبن میں رکھے ہوئے ہیں اور وہ ماحول پر ہمارے آپریشن کے اثر ات پر قابو پانے کیلئے پرعزم ہے اور پاکستان میں ایک بہتر اور ماحولیا تی دوست مستقبل کوفروغ دینے کیلئے آلودگی پر قابویانے کیلئے ماحولیا تی قانون سازی کافٹیل کر بگی۔

13 - آئينده کالائحمل

ہم اپنی اچھی کارکردگی کوجاری رکھنے کاعزم رکھتے ہیں اور انشاء اللہ تخت محنت ، بروقت فیصلہ اور اجہا کی کوشش ہے تمام مشکلات پر قابو پالیں گے۔ہم امید کرتے ہیں کہ سال 2022-2022 میں ہم بہتر مالی حیثیت پیش کریگئے۔ تیل کے پیجوں کی قیمتوں میں عالمی سطح پر بڑھاؤ کار بھان کے بھان کار بھان کار بھان کار بھان کی بھان کار بھی

Simper

ڈائر یکٹر

14 _اظهارتشكر

جہارا بیاعزاز ہے کہ ہم سال کے دوران کمپنی کے ملاز مین کی طرف ہے دکھائی جانے والی انتقک کوششوں اور لگن کیلئے بے حدمشکور ہیں۔ ہم اپنے قابل قدر ڈسٹری بیوٹرز ،سیلائرز ، فائنانسرز اور ثیبئر ہولڈرز کے تعاون اور ہماری کمپنی پراعتاد برا نکاشکر بیاداکرتے ہیں۔

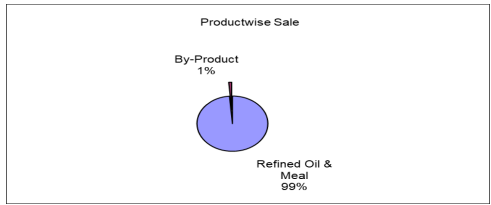
منجانب بورڈ

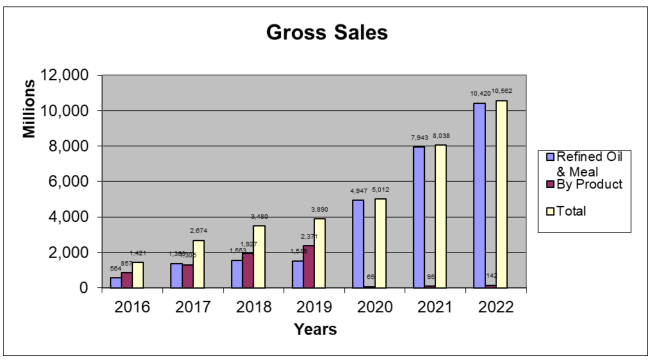
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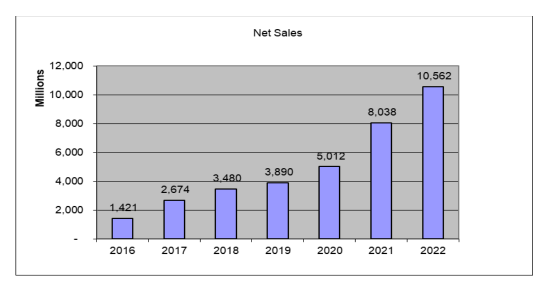
چىف اىگىزىكىۋ

لاہور 4 اکتوبر 2022

STATISTICAL PERFORMANCE CHART AND GRAPHS







Statement of Compliance

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

Name of company: SS Oil Mills Limited

Year ending: June 30, 2022

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

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

Gender	Number
Male	6
Female	1

2. The composition of board is as follows:

Category	Names		
Independent Directors*	1. Mr. Hassan Javed		
	2. Javaid Umar		
Other Non Executive Directors	1. Mr. Shaharyar Ali Khan		
	Mrs. Nawabzadi Begum Shamim Shafqat		
	3. Mr. Sikandar Ali Khan		
	4. Mr. Nawabzada Wajahat Ali Khan		
Executive Director	1. Shahzad Ali Khan		
	(Chief Executive)		
Female Director	1. Mrs. Nawabzadi Begum Shamim Shafqat		

^{*}Best practices of corporate governance entail having an optimal number and mix of board members with adequate skills and experience. The current Board of Directors of the Company adequately meets this requirement. Further, existing independent directors play an effective part within the Board and make valuable contribution. Therefore, the fraction (2.3) has not been rounded up.

- 3. The directors have confirmed that none of them is serving as a director on more than seven listed companies, including this company.
- 4. The company has prepared a code of conduct and has ensured that appropriate steps have been taken to disseminate it throughout the company along with its supporting policies and procedures.
- 5. The Board has developed a vision/mission statement, overall corporate strategy and significant policies of the company. The Board has ensured that complete record of particulars of the significant policies along with their date of approval or updating is maintained by the company.

- 6. All the powers of the Board have been duly exercised and decisions on relevant matters have been taken by the Board/ shareholders as empowered by the relevant provisions of the Act and these Regulations.
- 7. The meetings of the Board were presided over by the Chairman and, in his absence, by a director elected by the Board for this purpose. The Board has complied with the requirements of Act and the Regulations with respect to frequency, recording and circulating minutes of meeting of the Board.
- 8. The Board have a formal policy and transparent procedures for remuneration of directors in accordance with the Act and these Regulations.
- 9. In terms of Regulation 19 of the 2019 Code, companies are encouraged that all directors on their board have acquired the prescribed certification under Directors' Training Program (DTP) by June 30, 2022. Presently, Three (3) directors of the Company meet the exemption requirement of the DTP, one (1) Director has completed DTP and remaining Three (3) directors were unable to obtain certification under the DTP in due course of time due to Covid-19 safety measures.
- 10. The Board has approved appointment of chief financial officer, company secretary and head of internal audit, including their remuneration and terms and conditions of employment and complied with relevant requirements of the Regulations.
- 11. Chief financial officer and chief executive officer duly endorsed the financial statements before approval of the Board.

12. The Board has formed committees comprising of members given below:

Committees	Composition/Names
Audit Committee	Chairman:
	Mr. Javaid Umar
	(Independent Director)
	Members:
	Mr. Nawabzada Wajahat Ali Khan
	Mr. Shaharyar Ali Khan
HR & Remuneration Committee	Chairman:
	Mr. Nawabzada Wajahat Ali Khan
	Members:
	Mr. Sikandar Ali Khan
	Mr. Hassan Javed

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 of the committee were as per following:

Committees	Frequency
Audit Committee	Four quarterly meetings were held during the financial year ended June 30, 2022
HR & Remuneration Committee	One meeting was held during the financial year ended June 30, 2022

- 15. The Board has set up an effective internal audit function/ or has outsourced the internal audit function to who are considered suitably qualified and experienced for the purpose and are conversant with the policies and procedures of the company.
- 16. The statutory auditors of the company have confirmed that they have been given a satisfactory rating under the Quality Control Review program of the Institute of Chartered Accountants of Pakistan and registered with Audit Oversight Board of Pakistan, that they and all their partners are in compliance with International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by the Institute of Chartered Accountants of Pakistan and that they and the partners of the firm involved in the audit are not a close relative (spouse, parent, dependent and non-dependent children) of the chief executive officer, chief financial officer, head of internal audit, company secretary or director of the company.
- 17. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the Act, these Regulations or any other regulatory requirement and the auditors have confirmed that they have observed IFAC guidelines in this regard;
- 18. We confirm that all requirements of regulations 3, 6, 7, 8, 27, 32, 33 and 36 of the Regulations have been complied with.

Chief Executive

Chairman

Anila Anila

Lahore

October 4, 2022

INDEPENDENT AUDITOR'S REPORT

To the members of S.S. Oil Mills Limited Report on the Audit of the Financial Statements

Opinion

We have audited the annexed financial statements of S.S. OIL MILLS LIMITED (the Company), which comprise the statement of financial position as at June 30, 2022, and the statement of profit or loss and the statement of comprehensive income, the statement of changes in equity, the statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information, and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of the audit.

In our opinion and to the best of our information and according to the explanations given to us, the statement of financial position, 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 forming part thereof conform with the accounting and reporting standards as applicable in Pakistan and give the information required by the Companies Act, 2017 (XIX of 2017), in the manner so required and respectively give a true and fair view of the state of the Company's affairs as at June 30, 2022 and of the profit and other comprehensive income, the changes in equity and its cash flows for the year then ended.

Basis for Opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. Following are the key audit matters:

S. No.	Key Audit Matters	How the matter was addressed in Our Audit
1.	Refer notes 4.5 and 17 to the financial statements, the Company has stock-in-trade aggregating Rs.955.97 million comprising raw materials, finished goods and work in progress. We identified this area as a key audit matter because stock-intrade constitutes 24% of the total assets of the Company as at June 30, 2022 and determining an appropriate write down as a result of net realizable value (NRV) involves management judgement and estimation.	Our audit procedures in respect of this area included: We gained an understanding of the management's process of recording and valuing inventories; Observation of physical inventory count procedures and compared on a sample basis, physical count with valuations sheets; Compared on a sample basis specific purchases and directly attributable cost with underlying supporting documents; Compared the NRV, on a sample basis, to the cost of finished goods to assess whether any adjustments are required to value stocks in accordance with applicable accounting and reporting standards; and We also considered the adequacy of the related disclosures and assessed these are in accordance with the applicable financial reporting standards and the Companies Act, 2017.
2.	Refer notes 4.10 to the financial statements and the accounting policy in note 21 to the financial statements regarding the sale of goods. The Company is engaged in the extracting, refining, processing and sale of semi refined washed oil and	Our audit procedures in respect of this area included: > We obtained an understanding of the processes relating to the recognition of revenue and accessing the design, implementation and operating effectiveness of key internal controls over the recording

meal on competitive prices.

The Company recognized revenue from the sales of Refined Oil and Meal of Rs. 12,151 million By Products of Rs. 169,950,857 and Export Sales amounting to Rs. 34,452,650 for the year ended 30 June 2022.

We identified recognition of revenue against the sale of goods as a key audit matter because revenue is one of the key performance indicators of the Company and gives rise to an inherent risk of the existence and the accuracy of the revenue further it could be subject to misstatement to meet expectations or targets.

of revenue;

- We compared the selected sample of revenue transactions recorded during the year with the sales orders, sales invoices, delivery documents and other relevant underlying documents;
- We compared the sample of revenue transactions recorded around the year end with the sales invoices, delivery orders and other relevant underlying documentation to assess if the related revenue was recorded in the appropriate accounting period;
- ➤ We compared the details of a sample of journal entries posted to revenue accounts during the year, which met certain specific risk-based criteria, with the relevant underlying documentation; and
- ➤ We performed analytical analysis by comparing the sales of Main-Product and By-Product from the last year and analyse the variations and inquire, inspect and examine the reasons and documents provided by the management;
- ➤ Inquired and inspect the quality report of seed for oil contents, provided by the management.

Information Other Than the Financial Statements and Auditor's Report Thereon

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

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

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent

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

Responsibilities of Management and Board of Directors for the Financial Statements

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

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.

- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

From the matters communicated with the board of directors, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

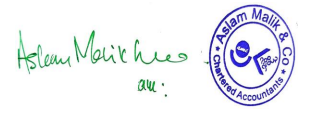
Report on Other Legal and Regulatory Requirements

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

- a) proper books of account have been kept by the Company as required by the Companies Act, 2017 (XIX of 2017);
- b) the statement of financial position, the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes thereon have been drawn up in conformity with the Companies Act, 2017 (XIX of 2017) and are in agreement with the books of account and returns;
- c) investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Company's business; and

d) zakat deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980), was deducted by the company and deposited in the central zakat fund established under section 7 of that ordinance.

The engagement partner on the audit resulting in this independent auditors' report is Hafiz Muhammad Ahmad.



Chartered Accountants

Place: Lahore

Date: October 04, 2022

UDIN: AR202210148zjrbmko5F

INDEPENDENT AUDITOR'S REVIEW REPORT To the members of S.S. Oil Mills Limited

Review report on the Statement of Compliance contained in Listed Companies (Code of Corporate Governance) Regulations, 2019

We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2019 (the Regulations) prepared by the Board of Directors of **S.S. Oil Mills Limited** for the year ended 30 June 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 part of our audit of the financial statements we are required to obtain an understanding of the accounting and internal control systems sufficient to plan the audit and develop an effective audit approach. We are not required to consider whether the Board of Directors' statement on internal control covers all risks and controls or to form an opinion on the effectiveness of such internal controls, the Company's corporate governance procedures and risks.

The Regulations require the Company to place before the Audit Committee, and upon recommendation of the Audit Committee, place before the Board of Directors for their review and approval, its related party transactions. We are only required and have ensued compliance of this requirement to the extent of the approval of the related party transactions by the Board of Directors upon recommendation of the Audit Committee.

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

The engagement partner on the review resulting in this independent auditors' review report is Hafiz Muhammad Ahmad.

Chartered Accountant

slemMelikh

Place: Lahore

Date: October 04, 2022

UDIN: CR202210148QG5HIrEKS

S. S. OIL MILLS LIMITED

STATEMENT OF FINANCIAL POSITION

AS AT JUNE 30, 2022

EQUITY & LIABILITIES	Note	30-Jun-22 Rupees	30-Jun-21 Rupees	ASSETS	Note	30-Jun-22 Rupees	30-Jun-21 Rupees
SHARE CAPITAL AND RESERVES		kupees	kopees	NON-CURRENT ASSETS	Note	kupees	kupees
Authorised				Fixed Assets - Tangible			
7,000,000 Ordinary Shares of Rs. 10 each		70,000,000	70,000,000	Operating Fixed Assets	14	999,008,677	735,495,814
				Capital Work-in -Progress		-	77,156,973
Issued, Subscribed and Paid up	5	56,584,000	56,584,000				
Accumulated Profit		1,149,735,600	909,801,035				
Surplus on Revaluation of Fixed Assets	6	485,986,780	370,638,224	LONG TERM DEPOSITS	15	3,343,650	3,343,650
-Net of Deferred tax						1,002,352,327	815,996,437
		1,692,306,380	1,337,023,259				
NON-CURRENT LIABILITIES							
Long Term Loan	7	59,321,150	47,521,627				
Lease Liabilities	8	1,076,747	1,956,278				
		107 (7 (0 1 0	01.071.400				
DEFERRED LIABILITIES	29	137,674,319	91,971,628				
CURRENT LIABILITIES				CURRENT ASSETS			
Creditors, Accrued and other Liabilities	9	207,295,479	164,797,283	Stores & Spares	16	40,228,107	31,180,237
Markup Accrued		34,604,853	17,828,399	Stocks in Trade	17	955,975,033	1,042,639,666
Current Portion of Long Term Liabilities		10,141,768	6,263,251	Trade Debtors	18	1,769,630,304	1,300,576,574
Short Term Borrowings	10	1,823,144,901	1,593,494,148	Advances, Deposits, Prepayments and			
Loan from Directors and Associates	11	20,837,014	20,837,014	Other Receivables	19	181,417,423	70,723,825
Unpaid Dividend	12	2,340,386	1,429,877	Cash and Bank Balances	20	39,139,803	22,006,025
		2,098,364,401	1,804,649,972			2,986,390,670	2,467,126,327
Contingencies and Commitments	13	-					
		3,988,742,997	3,283,122,764			3,988,742,997	3,283,122,764

The annexed notes 1 to 43 form an integral part of these financial statements.

Chief Executive

Lahore

October 04, 2022

Simper

Director

Chief Financial Officer

S.S. OIL MILLS LIMITED

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

PARTICULARS	Note	30-Jun-22 Rupees	30-Jun-21 Rupees
Sales - Net	21	10,562,344,900	8,037,744,886
Less: Cost of Goods Sold	22	9,837,456,566	7,397,082,598
Gross Profit		724,888,334	640,662,288
Administrative and General Expenses	23	48,343,873	38,244,973
Selling & Distribution Costs	24	14,982,416	8,590,101
		63,326,289	46,835,074
Operating Profit		661,562,045	593,827,214
Other Income	25	3,753,476	1,794,429
		665,315,521	595,621,643
Financial Costs	26	214,800,894	118,557,764
Other Expenses	27	31,185,868	35,584,004
		245,986,762	154,141,768
Net Profit for the Year Before Taxation		419,328,759	441,479,875
Taxation	28	199,401,177	129,906,000
Profit for the Year After Taxation		219,927,582	311,573,875
Earning per Share (Rs. / Share) Basic and Diluted	29	38.87	55.06

The annexed notes 1 to 43 form an integral part of these financial statements.

Lahore

October 04, 2022 Chief Executive Director Chief Financial Office

S. S. OIL MILLS LIMITED STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED JUNE 30, 2022

	30-Jun-22 Rupees	30-Jun-21 Rupees
Profit after Taxation	219,927,582	311,573,875
Items that cannot be reclassified to Profit or Loss		
Remeasurement of defined benefit plan Related tax impact	(1,414,133) 410,099	(444,700) 128,963
Total Comprehensive Income	218,923,548	311,258,138

The annexed notes 1 to 43 form an integral part of these financial statements.

Chief Executive

Lahore

October 04, 2022

Director

Chief Financial Officer

S.S.OIL MILLS LIMITED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED JUNE 30, 2022

		30-Jun-22	30-Jun-21
	Note	Rupees	Rupees
CASH FLOW FROM OPERATING ACTIVITIES			
Net Profit before taxation		419,328,759	441,479,875
Adjustment for:			
Provision for Depreciation		72,836,134	59,101,665
Finance Cost	26	214,800,894	118,557,764
Other Expenses (WPPF & WWF)	27	31,185,868	35,584,004
Gratuity	30.2.5	4,485,616	12,488,639
		323,308,512	225,732,072
Profit before working capital changes		742,637,271	667,211,947
(Increase)/decrease in current assets			
Stores and spares	16	(9,047,870)	15,448,936
Stock in trade	17	86,664,632	207,612,539
Trade debtors	18	(469,053,730)	(377,643,807)
Advances, deposits, prepayments & Other Receivables	19	(57,190,096)	49,952,867
		(448,627,064)	(104,629,465)
Increase/ (Decrease) in current liabilities		47,946,895	54,820,697
		(400,680,169)	(49,808,768)
Taxes Paid - net		(226,163,446)	(162,580,343)
W.W.F. Paid		(11,730,810)	-
W.P.P.F. Paid	9.1	(23,853,194)	(4,357,343)
Gratuity Paid	30.2.2	(2,530,000)	(1,468,800)
Dividend Paid		(16,975,200)	-
Financial Charges Paid		(197,790,511)	(119,958,029)
		(479,043,161)	(288,364,515)
Net Cash from Operating Activities		(137,086,059)	329,038,664
CASH FLOW FROM INVESTING ACTIVITIES			
Fixed Assets Purchased	14.4	(167,012,417)	(66,486,942)
Capital Work-in -Progress		77,156,973	(77,156,973)
Long Term Deposits	15	-	1,000,000
		(89,855,444)	(142,643,915)
CASH FLOW FROM FINANCING ACTIVITIES			
Net Increase in Short term loans	10	229,650,753	(226,632,501)
Lease Liability Payment		(1,113,460)	(1,042,022)
Net Increase in Long term loans	7	15,537,988	40,738,178
		244,075,281	(186,936,345)
NET INCREASE/(DECREASE) IN CASH & CASH EQUIVALENT		17,133,778	(541,596)
Cash & Cash Equivalents at the beginning of the Year		22,006,025	22,547,621
Cash & Cash Equivalents at the end of the Year A		39,139,803	22,006,025

A Cash & Cash Equivalents include cash and bank balances as stated in Note 20

The annexed notes 1 to 43 form an integral part of these financial statements.

Lahore October 04, 2022

Chief Executive

Director

Chief Financial Officer

S.S.OIL MILLS LIMITED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED JUNE 30, 2022

Particulars	Share Capital (Rupees)	Accumulated Profit (Rupees)	Revaluation Surplus (Rupees)	Equity (Rupees)
Balance as on June 30, 2020	56,584,000	555,882,079	398,285,709	1,010,751,788
Total Comprehensive Income for the year	-	311,258,138	-	311,258,138
Transferred from surplus on revaluation of Fixed Assets -Current Year	-	42,660,818	(27,647,485)	15,013,333
Balance as at June 30, 2021	56,584,000	909,801,035	370,638,224	1,337,023,259
Total Comprehensive Income for the year	-	218,923,548	-	218,923,548
Assets Revalued during the year			140,427,472	140,427,472
Dividend Paid for the year Ended June 30, 2021		(16,975,200)	-	(16,975,200)
Transferred from surplus on revaluation of Fixed Assets -Net of Deferred Tax	-	37,986,217	(25,078,916)	12,907,301
Balance as at June 30, 2022	56,584,000	1,149,735,600	485,986,780	1,692,306,380

The annexed notes 1 to 43 form an integral part of these financial statements.

Lahore October 4, 2022

Chief Executive

Director

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Chief Financial Officer

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S S OIL MILLS LIMITED NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED JUNE 30, 2022

1 The Company and its operation

S.S. OIL MILLS LTD (The Company) was incorporated in Pakistan in August 21, 1990 as a Public Limited Company under the repealed companies ordinance, 1984. The shares of the company are quoted on Pakistan Stock Exchanges. The registered office of the company is situated at 2-Tipu Block, New Garden Town, Lahore, Pakistan. The company is engaged in Solvent Extraction (Edible Oil, Meal). The principal object of the company is to carry on the business of extracting, refining, processing and sale of semi refined washed oil and meal on competitive prices.

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 Standards) issued by the International Accounting Standards Board (IASB) as notified under the Companies Act, 2017; and
- -Provisions of and directives issued under the Companies Act, 2017.
- -Where provisions of and directives issued under the Companies Act, 2017 differ from the IFRS Standards, the provisions of and directives issued under the Companies Act, 2017 have been followed.

2.2 Initial application of a standard, amendment or an interpretation to an existing standard

2.2.1 Amendments to published accounting and reporting standards which are effective for the year ended June 30, 2022

There were certain amendments to accounting and reporting standards which became effective for the Company for the current year. However, these are considered not to be relevant or to have any significant impact on the Company's financial reporting and, therefore, have not been disclosed in these financial statements.

2.2.2 Standard, amendments to published accounting and reporting standards and interpretations that are not yet effective and have not been early adopted by the Company

There is a standard and certain other amendments to accounting and reporting standards that are not yet effective and are considered either not to be relevant or to have any significant impact on the Company's financial statements and operations and, therefore, have not been disclosed in these financial statements.

3 CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

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

Financial instruments

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

Useful lives, patterns of economic benefits and impairments

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

Inventories

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

Taxation

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

Provision for doubtful debts

The Company reviews its receivable against any provision required for any doubtful balances on an ongoing basis. The provision is made while taking into consideration expected recoveries, if any.

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

4 Summary of significant accounting policies.

4.1 Accounting Convention:

These financial statements have been prepared under the historical cost convention except for recognition of certain staff retirement benefit at present values as referred to in note 4.7 and certain financial instruments that have been accounted for on the basis of their fair values as referred to in note # 4.15

4.2 Tangible Fixed Assets and Depreciation:

(a) owned

Building, Plant and machinery are stated at revalued amount less accumulated depreciation. Freehold land is carried at revalued amounts. All other operating assets are stated at cost less accumulated deprecation except capital work-in-progress which is stated at cost.

Borrowing costs during the erection period are capitalized as part of historical cost of the related assets.

Depreciation is charged on operating assets applying reducing balance method to write off the cost over remaining useful life of assets. Rates of depreciation are stated in Note No. 14.

Depreciation is charged on from the month in which an asset is acquired or capitalized while no depreciation is charged from the month in which as asset is disposed off.

Gains / (Losses) on disposal of operating assets are included in income currently. Normal maintenance and repairs are charged to income as and when incurred. Major renewals and replacements are capitalized.

(b) Lease

Right of Use Assets

The right-of-use asset is measured at cost, as the amount equal to initially measured lease liability adjusted for lease prepayments made at or before the commencement date, initial direct cost incurred less any lease incentives received.

The right-of-use asset is subsequently depreciated using straight line method from the date of recognition to the earlier of the end of useful life of the right-of-use asset or the end of the lease term. The estimated useful lives of the right-of-use assets are determined on the same basis as those of property and equipment. In addition, the right-of-use asset is periodically reduced by the impairment losses, if any, and adjusted for certain remeasurement of the lease liability.

Lease Liability

The lease liability was measured upon initial recognition at the present value of the future lease payments over the lease term, discounted with the specific incremental borrowing rate.

Subsequently lease liabilities are measured at amortized cost using the effective interest rate method. It is remeasured when there is a change in future lease payments arising from a change in the rate, if there is a change in the Company's estimate of the amount expected to be payable under a residual value guarantee, or if the Company changes its assessment of whether it will exercise a purchase, extension or termination option.

Short-term leases and leases of low-value assets

The company applies the short-term lease recognition exemption to its short-term leases (i.e., those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies the lease of low-value assets recognition exemption to leases that are considered of low value. Lease payments on short-term leases and leases of low-value assets are recognised as expense on a straight-line basis over the lease term.

4.3 Capital Work In Progress

All costs / expenditure connected with specific assets are collected under this head until completion of assets. These are transferred to specific assets as and when assets are available for use.

4.4 Stores & Spares

These are valued at lower of moving average cost and net realizable value. Items in transit are valued at cost comprising invoice value plus incidental charges paid thereon.

4.5 Stock in Trade:

Basis of valuation are as follows:

Particulars	Mode of Valuation
Raw Materials	At lower of annual average cost and net realizable value
Work in Process	At cost
Finished Goods	At lower of cost and net realizable value
By products	At net realizable value

Cost in relation to work in process and finished goods represents the annual average manufacturing cost which consists of prime cost and appropriate manufacturing overheads.

Net realizable value signifies the selling price in the ordinary course of business less cost necessary to be incurred to effect such sale.

4.6 Cash & Cash Equivalents

Cash & cash equivalents are carried in the Balance Sheet at cost.

For the purpose of statement of cash flow, cash and cash equivalents comprise of cheques in hand, cash and bank balances.

4.7 Staff Retirement Benefits:

The Company operates approved un-funded gratuity scheme for its workers who have completed the minimum qualifying period of service as defined under the respective scheme. Provision is made annually to cover obligations under the scheme on the basis of actuarial valuation and is charged to statement of profit or loss.

The Company's net obligation in respect of defined benefit plan is calculated by estimating the amount of future benefit that

employees have earned in the current and prior periods, discounting that amount and deducting the fair value of any plan assets. Calculation of defined benefit obligation is performed annually by a qualified actuary using the projected unit credit method. When the calculation results in a potential asset for the Company, the recognized asset is limited to the present value of economic benefits available in the form of any future refunds from the plan or reductions in future contribution to the plan. To calculate the present value of economic benefits, consideration is given to any applicable minimum funding requirements.

Remeasurements of the net defined benefit liability, which comprise actuarial gains and losses, the return on plan assets (excluding interest) and the effect of the asset ceiling (if, any excluding interest), are recognized immediately in OCI. The Company determines the net interest expense (income) on the net defined benefit liability (asset) for the period by applying the discount rate used to measure the defined benefit obligation at the beginning of the annual period to the then-net defined benefit liability (asset), taking into account any changes in the net defined benefit liability (asset) during the period as a result of contributions and benefit payments. Net interest expense and other expenses related to defined benefit plan is recognized in statement of profit or loss.

4.8 Taxation

- Current

The charge for current taxation is based on taxable income at the current tax rates after taking into account applicable tax credits and rebates, if any. The charge for current tax also includes adjustments, where considered necessary, to provision for taxation made in previous years arising from assumptions from assessments framed during the year for such years.

- Deferred

Deferred tax is accounted for using the Balance Sheet Method liability method in respect of all temporary differences arising from differences between the carrying amount of assets and liabilities in the financial statements and the corresponding tax basis used in computation of the taxable profit. Deferred tax liabilities are generally recognized for all taxable temporary differences and deferred tax assets, as required by IAS 12(Income Taxes) are recognized.

4.9 Related Party Transactions

All transactions involving related parties arising in the normal course of business are conducted at arm's length at normal commercial rates on the same terms and conditions as third party transactions using valuation modes, as admissible, except in extremely rare circumstances where, subject to the approval of the board of directors, it is in the interest of the Company to do so.

4.10 Revenue Recognition:

Revenue is recognized in accordance by applying the following steps:

- i) Identify the contract with a customer
- ii) Identify the performance obligation in the contract
- iii) Determine the transaction price of the contract
- iv) Allocate the transaction price to each of the separate performance obligations in the contract
- v) Recognize the revenue when (or as) the entity satisfies a performance obligation

Revenue is recognized at a point in time, when the Company satisfies performance obligations by transferring the promised goods to its customers.

Profit on bank balances are recognized on a time proportion basis on the on the principal amount outstanding and at the applicable rate.

Revenue from Contract with Customers

Sale of Goods

Sale of goods is recognized when the Company has transferred control of the products to the customers and there is no unfulfilled obligation that could affect the customer's acceptance of the products.

Contract assets

Contract assets arise when the Company performs its performance obligations by transferring goods to a customer before the customer pays its consideration or before payment is due.

Contract liabilities

Contract liability is the obligation of the Company to transfer goods to a customer for which the Company has received consideration from the customer. If a customer pays consideration before the Company transfers goods, a contract liability is recognized when the payment is made. Contract liabilities are recognized as revenue when the Company performs its performance obligations under the contract.

4.11 Foreign Currency Translations.

Foreign currency transactions are recorded at the official exchange rate applicable at the transaction date. Monetary assets and liabilities are translated into rupees using official exchange rates applicable at the statement of financial position date. All gains and losses on settlement and transaction at year-end are recognized in the income statement.

4.12 Trade Debts and other receivables

These are classified at amortized cost and are initially recognized when they are originated and measured at fair value of consideration receivable. These assets are written off when there is no reasonable expectation of recovery. Actual credit loss experience over past years is used to base the calculation of expected credit loss.

4.13 **Borrowings and Borrowings Costs**

Borrowings are recognized initially at fair value, net of transaction costs incurred. Borrowing costs are recognized as an expense in the period in which these are incurred except to the extent of borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset. Such borrowing costs, if any, are capitalized as part of the cost of that asset.

4.14 Provisions

Provisions are recognized when the company has a present, legal or constructive obligation as a result of part events and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and reliable estimate of the amount can be made. Provision are reviewed at each Balance Sheet date and adjusted to reflect the current best

Financial Instruments

All financial assets and financial liabilities are recognized at the time when the Company becomes a party to the contractual provisions of the instrument. All the financial assets are derecognized at the time when the Company losses control of the contractual rights that comprise the financial assets. All financial liabilities are derecognized at the time when they are extinguished that is, when the obligation specified in the contract is discharged, cancelled, or expires. Any gains or losses on de-recognition of the financial assets and financial liabilities are taken to the statement of profit or loss.

4.15.1 Financial Assets

Classification

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

- a) Amortized cost where the effective interest rate method will apply;
- b) fair value through profit or loss;
- c) fair value through other comprehensive income.

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

For assets measured at fair value, gains and losses will either be recorded in statement of profit or loss or other comprehensive income. For investments in equity instruments that are not held for trading, this depends on whether the Company has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income (FVTOCI). The Company reclassifies debt investments when and only when its business model for managing those assets.

Recognition and derecognition

Regular way purchases and sales of financial assets are recognised on trade-date, the date on which the Company commits to purchase or sell the asset. Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Company has transferred substantially all the risks and rewards of ownership.

Measurement

At initial recognition, the Company measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss (FVTPL), transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at FVTPL are expensed in statement of profit or loss.

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

Debt Instrument

Subsequent measurement of debt instruments depends on the Company's business model for managing the asset and the cash

flow characteristics of the asset. There are three measurement categories into which the Company classifies its debt instruments:

a) Amortised Cost

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

(b) Fair value through other comprehensive income (FVTOCI)

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

Fair value through profit or loss (FVTPL)

Assets that do not meet the criteria for amortised cost or FVTOCI are measured at FVTPL. A gain or loss on a debt investment that is subsequently measured at FVTPL is recognised in the statement of profit or loss and presented net within other operating gains/(losses) in the period in which it arises.

De-recognition of financial assets

A financial asset (or, where applicable part of a financial asset or part of a group of similar financial assets) is derecognized when: i. The rights to receive cash flows from the asset have expired

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

When the Company has transferred its rights to receive cash flows from an asset or has entered into a pass through arrangement, and has neither transferred nor retained substantially all of the risks and rewards of the asset nor transferred control of the asset, the asset is recognized to the extent of the Company's continuing involvement in the asset.

In that case, the Company also recognizes an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Company has retained. Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Company could be required to repay.

Impairment of financial assets

The Company assesses on a forward looking basis the Expected Credit Losses (ECL) associated with its debt instruments carried at amortised cost and FVOCI. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

Following are financial instruments that are subject to the ECL model:

- Trade debts
- Loans, advances, deposits, prepayments and other receivables
- Short term investments
- Cash and bank balances

Simplified approach for trade debts

The Company recognises life time ECL on trade debts, using the simplified approach. The measurement of ECL reflects:

- an unbiased and probability-weighted amount that is determined by evaluating a range ot possible outcomes;
- reasonable and supportable information that is available at the reporting date about past events, current conditions and forecasts of future economic conditions.

Trade debts are separately assessed for ECL measurement. The lifetime expected credit losses are estimated using the Company's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current as well as the forecast direction of conditions at the reporting date, including time value of money where appropriate.

Recognition of loss allowance

The Company recognizes an impairment gain or loss in the statement of profit or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account.

Regardless of the analysis above, a significant increase in credit risk is presumed if a debtor is more than 150 days past due in making a contractual payment.

Write-off

The Company write off financial assets, in whole or in part, when it has exhausted all practical recovery efforts and has concluded there is no reasonable expectation of recovery. The assessment of no reasonable expectation of recovery is based on unavailability of debtor's sources of income or assets to generate sufficient future cash flows to repay the amount.

4.15.2 Financial Liabilities

Classification. initial recognition and subsequent measurement

The Company classifies its financial liabilities in the following categories:

- at fair value through profit or loss; and
- other financial liabilities

The Company determines the classification of its financial liabilities at initial recognition. All financial liabilities are recognized initially at fair value and, in the case of other financial liabilities, also include directly attributable transaction costs. The subsequent measurement of financial liabilities depends on their classification, as follows:

a) Fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held-for-trading and financial liabilities designated upon initial recognition as being at fair value through profit or loss. The Company has not designated any financial liability upon recognition as being at fair value through profit or loss.

b) Amortised cost

After initial recognition, other financial liabilities which are interest bearing are subsequently measured at amortized cost, using the effective interest rate method. Gain and losses are recognized in the statement of profit or loss, when the liabilities are derecognized as well as through effective interest rate amortization process.

De-recognition of financial liabilities

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

4.15 .3 Off-setting of financial assets and financial liabilities.

A financial asset and a financial liability is offset and the net amount is reported in the financial statements if the company has legally enforceable right to set-off the transaction and also intends either to settle on a net basis or to realise the asset and settle the liability simultaneously.

4.16 Financial Expenses

Financial expenses are recognised using the effective interest rate method and comprise foreign currency losses and interest expenses on bank borrowings.

4.17 Impairment of Assets

The Management assesses at each Balance Sheet date whether there is any indication that an asset is impaired. If any such indication exists, the management estimates the recoverable amount of the asset. If the recoverable amount of the asset is less than its carrying amount, the carrying amount of the asset is reduced to its recoverable amount by charging the impairment loss against income for the year.

These are stated at cost which represents the Fair Value of consideration given.

4.18 Trade and Other Payable

Trade and other payables are measured at cost which is the fair value of the consideration to be paid in future for goods and services received, whether or not billed to the company.

4.19 Dividend and other appropriations

Dividend to ordinary shareholders is recognized as a deduction form accumulated profit in the statement of changes in equity and as a liability in the Company's financial statements in the year in which the dividends are approved by the Board of Directors or the Company's shareholders as the case may be.

4.20 Fair value measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- a. In the principal market for the asset or liability; or
- b. In the absence of a principal market, in the most advantageous market for the asset or liability

The principal or the most advantageous market is accessible by the Company. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to

measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorized within the fair value

hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- a. Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities;
- b. Level 2 Valuation techniques for which the lowest level input that is significant to the fair value
- c. Level 3 Valuation techniques for which the lowest level input that is significant to the fair value

For assets and liabilities that are recognized in the financial statements at fair value on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

The Company's Chief Financial Officer determines the policies and procedures for both recurring fair value measurement and for non-recurring measurement. External valuers may be involved for valuation of significant assets and significant liabilities. For the purpose of fair value disclosures, the Company determines classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy, as explained above.

4.21 Earnings per share

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

4.22 Share Capital

Ordinary shares are classified as share capital. Incremental costs directly attributable to the issue of new shares are shown in equity as a deduction, net of tax.

4.23 Impairment of Non-Financial Assets

The carrying amount of the Company's assets is reviewed at each reporting date to determine whether there is any indication of impairment. If such indication exists, the recoverable amount of such assets is estimated. An impairment loss is recognized wherever the carrying amount of the asset exceeds the recoverable amount. Impairment losses are recognized in the statement of profit or loss and other comprehensive income. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. If there is the case, the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognized for the assets in prior year. Such reversal is recognized in the statement of profit or loss and other comprehensive income.

4.24 Operating Segment

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker. The chief operating decision maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the Board of Directors of the Company that makes strategic decisions.

S.S.OIL MILLS LIMITED NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED JUNE 30, 2022

		30-Jun-22	30-Jun-21
		Rupees	Rupees
5	Issued, Subscribed and paid up Capital		
	5,018,400 (2021: 5,018,400) ordinary shares of Rs. 10/- fully paid in cash 640,000 (2021: 640,000)Ordinary shares of Rs. 10/- each issued for	50,184,000	50,184,000
	consideration other than cash(Project Land)	6,400,000	6,400,000
		56,584,000	56,584,000

- 5.1 Voting rights, board selection, right of first refusal and block voting are in proportion to the shareholding.
- 5.2 As at the reporting date, the shares of the Company as held by its holding company and associated companies are as under:

		% of	2022	2021
		Shareholding	Number o	f Shares
	Sikandar Commodities (Pvt.) Limited	14.61%	826,500	826,500
6	Surplus on Revaluation of Fixed Assets - Net of Deferred Tax			
	Surplus on Revaluation Opening Balance		465,445,011	508,105,829
	Add:- Assets Revalued during the year		169,336,580	-
	Transferred to unappropriated profit in respect of incremental depreciation charged during the year - net of deferred tax		(25,078,916)	(27,647,485)
	Related deferred tax liability of incremental depreciation charged during the year		(12,907,301)	(15,013,332)
	Surplus on Revaluation of Fixed Assets		596,795,376	465,445,011
	Less: related Deferred Tax Liability -revaluation as at July 1 -revaluation recognized during the year		94,806,788 28,909,108	109,820,120
	-incremental depreciation charged during the year transferred to			
	Profit and Loss account		(12,907,301)	(15,013,332)
			110,808,595	94,806,788
			485,986,780	370,638,224
7	Long Term Loan			
	FFSAP 7.1		7,383,000	9,845,000
	SFRE 7.2		61,200,166	43,200,178
	Less: Current Portion of long Term loan		9,262,016	5,523,551
			59,321,150	47,521,627
	71 Loan has obtain to import of Siles Loan is renavable in an	101 11:	1 11 11 111	

- 7.1 Loan has obtain to import of Silos. Loan is repayable in equal 26 quarterly installments with a grace period of six months. Mark up rate of FFSAP facility is 6% (3.5% BOP Share +2.5% SBP Share). This loan is secured against specific charge over Silos of the company with 25% Margin.
- 7.2 Loan has obtain to import of Solar PV Plant. Loan is repayable in equal 38 quarterly installments with a grace period of three months. Mark up rate of SFRE facility is 6% (4.00% BOP Share +2.00% SBP Share). This loan is secured against specific charge over Solar PV Plant.

8 Lease Liability

Present value of minimum lease payments	1,956,499	2,695,978
Less: current portion of lease liabilities	(879,752)	(739,700)
	1,076,747	1,956,278

8.1 Minimum Lease Payments (MLP) and their Present Value (PV) are as follow:

	2022		2021	2021		
	MLP	PV OF MLP	MLP	PV OF MLP		
Due not later than 1 year	949,488	879,752	949,488	739,700		
Due later than 1 year but not	1,186,860	1,076,747	2,136,348	1,956,278		

8.2 This represents lease of car obtained from Bank Alfalah Limited which carries effective rate of interest of 16,91%.

				30-Jun-22	30-Jun-21
				Rupees	Rupees
9	Credito	rs, Accrued and Other Liabilities			
	Credi	itors		89,098,286	65,642,918
	Accru	ued Expenses		17,560,442	12,241,555
	Contr	ract Liabilities		60,004,419	39,467,422
	Withh	olding Tax Payable		6,897,798	9,312,717
	Worke	ers Welfare Fund Payable		11,208,803	14,279,477
	Worke	ers Profit Participation Fund Payable	9.1	22,525,731	23,853,194
				207,295,479	164,797,283
	9.1	Workers Profit Participation Fund			
	7.1	workers from Famcipation Fund			
	В	Balance as on July 01		23,853,194	4,357,343
		Contribution due for the year		22,525,731	23,853,194
				46,378,925	28,210,537
	F	Payments made during the year		23,853,194	4,357,343
				22,525,731	23,853,194
10	Short Te	rm Borrowings			
	Short Te	rm Financing - Secured	10.1	1,823,144,901	1,593,494,148
				1,823,144,901	1,593,494,148
	10.1	Short Term Financing - Secured			
		BOP - Running Finance		25,653,158	31,832,898
		ВОР		288,965,881	279,155,138
		SILK BANK LTD		-	191,549,884
		BANK ALFALAH LTD		216,811,692	433,073,047
		Samba bank ltd		444,427,140	267,234,296
		Soneri Bank Ltd		198,323,325	191,426,463
		Bankislami		212,545,575	199,222,422
		HBL ISLAMIC		436,418,130	-
				1,823,144,901	1,593,494,148

These finances have been obtained on mark up basis from commercial banks against aggregate sanctioned limit of Rs. 3,030/- Million (2021: Rs. 2,480/- Million).

Mark up Rate of Running Finance and FATR facility provided by BOP for Rs. 340 (M) is 3 months KIBOR + 135 bps

Mark up Rate of FIM facility provided by SILK Bank Limited for Rs. 400 (M) is 3 month Kibor +400 bps.

Mark up Rate of FIM facility provided by Soneri Bank Limited for Rs. 200 (M) is 3 month Kibor + 150 bps.

Mark up Rate of FIM and FATR facility provided by Samba Bank for Rs. 750 (M) is 1 month Kibor + 125 bps.

Mark up Rate of FIM and FATR facility provided by Bank Alfalah for Rs. 615 (M) is 3 month Kibor + 175 bps.

Mark up Rate of FIM facility provided by BankIslami for Rs. 225 (M) is 3 month Kibor + 175 bps.

Mark up Rate of FIM facility provided by HBL Islamic Banking for Rs. 500 (M) is 3 month Kibor + 100 bps.

 $These \ are \ secured \ by \ pledge/hypothecation \ of \ Stocks, \ first \ charge \ on \ fixed/current \ assets \ of \ the \ company \ and \ promissory \ notes.$

11 Loan From Directors and Associates

11.1

20,837,014	20,837,014
20,837,014	20,837,014

11.1 This amount represents interest free loan received from directors and associates and repayable on demand.

12 Unpaid Dividend

This amount represents dividend of various shareholders pending due to compliance of SRO # 831(I)/2012 dated July 05, 2012.

13 Contingencies and Commitments

13.1 Contingencies

NIL

13.2 Commitments

a) The company has commitments against letter of credit issued in the normal course of business amounting to Rs.

1,570,907,623/-(\$7,658,481/-) (2021 Rs. 1,025,501,589/-(\$6,509,468/-)) in favour of foreign suppliers for raw material.

b) Letter of Guarantee issued in favour of SNGPL Rs. 21.00 million(2021: SNGPL Rs. 21.00 million).

14 Operating Fixed Assets

Owned assets	14.1&14.2	996,416,997	732,256,214
Right of use assets (ROU) - note 14.5		2,591,680	3,239,600
		999,008,677	735,495,814

(As per fixed assets schedule attached.)

14.4 OPERATING FIXED ASSETS - 2022

PARTICULARS		C (T 2 C		D E P R E C I A T I O N				W.D.V	
	As at			As at		As at		Normal	As at	As at
	July 1, 2021	Addition/	Revaluation	June-30,	Rate	July 1, 2021	Adjustment	Charge	June-30,	June-30,
		(Deletion)	of Fixed	2022	%			for the	2022	2022
			Assets					Year		
Land-freehold	89,550,000	-		159,200,000	- ;	-			- :	159,200,000
Buildings	223,548,107	-	85,999,165	309,547,272	5	87,036,754		6,825,568	93,862,322	215,684,950
Plant and machinery	925,500,798	93,587,986	13,687,415	1,032,776,199	10	447,263,245		54,062,954	501,326,199	531,450,000
Electric Installation	13,488,463	73,424,431	-	86,912,894	10	10,444,457		6,423,104	16,867,561	70,045,333
Office Equipment	1,796,810	-	-	1,796,810	10	1,607,285		18,952	1,626,237	170,573
Furniture and Fixtures	729,929	-	-	729,929	10	628,184		10,175	638,359	91,570
Tools and equipment	3,278,625	-	-	3,278,625	10	2,587,258		69,137	2,656,395	622,230
Vehicles	48,025,476	-	-	48,025,476	20	24,241,934		4,756,708	28,998,642	19,026,834
Tractor & Trollies	1,735,590	-	-	1,735,590	20	1,666,564		13,805	1,680,369	55,221
Fire fighting equipment	668,923	-	-	668,923	10 i	626,147		4,278	630,425	38,498
Arms & Ammunition	221,375	-	-	221,375	10	199,710		2,167	201,877	19,498
Tarpauline	100,000	-	-	100,000	10	86,344	-	1,366	87,710	12,290
Total Free Hold Assets	1,308,644,096	167,012,417	169,336,580	1,644,993,093		576,387,882	-	72,188,214	648,576,096	996,416,997
2022	1,308,644,096	167,012,417	169,336,580	1,644,993,093	<u> </u>	576,387,882	-	72,188,214	648,576,096	996,416,997

OPERATING FIXED ASSETS - 2021

		СО	S T			D E	PRECI	ATION		W.D.V
	As at			As at		As at		Normal	As at	As at
PARTICULARS	July 1, 2020	Addition/	Revaluation	June-30,	Rate	July 1, 2020	Adjustment	Charge	June-30,	June-30,
		(Deletion)	of Fixed	2021	%			for the	2021	2021
			Assets					Year		
Land-freehold	89,550,000		. – – – –	89.550.000						90 550 000
		-	-			70.051.047		7 10 4 000	07.027.754	07,330,000
Buildings	223,548,107		-	223,548,107	3	79,851,946		7,184,808	87,036,754	136,511,353
Plant and machinery	880,096,306	45,404,492	-	925,500,798	10	398,750,270		48,512,975	447,263,245	478,237,553
Electric Installation	13,488,463	-	-	13,488,463	10	10,106,234		338,223	10,444,457	3,044,006
Office Equipment	1,796,810	-	-	1,796,810	10	1,586,227		21,058	1,607,285	189,525
Furniture and Fixtures	729,929	-	-	729,929	10	616,879		11,305	628,184	101,745
Tools and equipment	3,278,625	-	-	3,278,625	10 i	2,510,440		76,818	2,587,258	691,367
Vehicles	26,943,026	21,082,450	-	48,025,476	20	21,809,790	-	2,432,144	24,241,934	23,783,542
Tractor & Trollies	1,735,590	-	-	1,735,590	20	1,649,307		17,257	1,666,564	69,026
Fire fighting equipment	668,923	-	-	668,923	10	621,394		4,753	626,147	42,776
Arms & Ammunition	221,375	-	-	221,375	10	197,303		2,407	199,710	21,665
Tarpauline	100,000	-	-	100,000	10	84,827	-	1,517	86,344	13,656
Total Free Hold Assets	1,242,157,154	66,486,942	-	1,308,644,096		517,784,617		58,603,265	576,387,882	732,256,214
2021	1,242,157,154	66,486,942		1,308,644,096	<u></u>	517,784,617		58,603,265	576,387,882	732,256,214

14.4.1 Had there been no revaluation, the net book value of land, building and machinery as on 30-06-2022 would have been as follows:

 Land-Free hold
 2022
 2021

 Land-Free hold
 6,975,000
 6,975,000

 Buildings
 27,334,877
 28,773,555

 Plant and Machinery
 298,817,778
 234,965,545

14.4.2 Depreciation for the year has been allocated as under

2022 2021 Rupees Rupees

Cost of Goods Sold / Manufacturing Administrative / General 67,395,934 56,131,598 5,440,200 2,970,067 72,836,134 59,101,665

14.4.3 Particular of Immovable property (i-e land and buildings) in the name of Company are asfollows:

Location	Usage of immovable property	Total Area	Covered Area	
27/W-B Luddan Road, Vehari	Plant	594,594 SFT	128,020 SFT	

- 14.1 No asset was sold to Chief Executive, Directors, Executives and Shareholders during the year.
- 14.2 These represents the value of Fixed Assets subsequent to revaluation on 30th June 2022 through an independent evaluator M/s. Indus Surveyors Pvt. Ltd.
- 14.3 Forced sale value as per revaluation report as of June 30, 2022

 Asset Class
 Forced Sale Value

 Land
 135,320,000

 Building
 183,332,208

 Machinery
 451,732,500

				30-Jun-22	30-Jun-21
				Rupees	Rupees
	14.5	Right of use assets			
		Balance at the beginning of the year		3,239,600	-
		Addition During the Year		-	3,738,000
		Depreciation for the year		(647,920)	(498,400)
		Balance at end of the year		2,591,680	3,239,600
15	Long Te	erm Deposits			
		LESCO (WAPDA)		1,218,650	1,218,650
		LETTER OF GUARANTEE MARGIN (SNGPL)		2,100,000	2,100,000
		SECURITY DEPOSIT - CDC		25,000 3,343,650	25,000 3,343,650
16	Stores	and Spares		3,343,630	3,343,030
10		re no stores and spares held for specific capitaliza	tion.	40,228,107	31,180,237
	0	and the second s		,,	
17	Stock i	n Trade			
	D	late of the second		700 744 100	/00 7 / / 2 / 5
		sterial - Seed		702,744,100	629,746,345
	Finished	Guous		253,230,934	412,893,321
				955,975,033	1,042,639,666
18	Trade [Pebtors Pebtors			
	Due fro	m related Parties	18.1 & 18.2	512,572,677	592,184,919
	Others			1,257,057,627	708,391,655
			18.3	1,769,630,304	1,300,576,574
		Due from related parties			
		S.S Feed Mills Pvt Ltd		512,572,677	592,184,919
		Aggregate maximum outstanding balance o	·	irties at the end of a	iny month during
		the year was Rs. 649,753,799/- (2021: Rs. 592,1) These are unsecured but considered good	۵4,۶۱۶/- J.		
		As of June 30, 2022, trade debts due from related	parties of Rs Nil (2021: Rs Nil) were past	due but not impaired	
			2021. No Fili (2021. No Fili) Word pusi	acc sorrior impalica.	
19		ces, Deposits, Prepayments and			
	and Of	her Receivables			
	Advano	es:			
		Employees		162,000	142,000
		Suppliers/Contractors		6,218,684	5,204,221
	_				
	Prepayı			2 220 751	0.010.405
		Advance Against Import		3,332,751 1,627,553	2,213,495 460,314
		Prepaid Insurance Sales Tax Advance		65,334,726	11,465,588
		Income Tax - Net		104,741,709	51,238,207
		HIGOTIO TOX TIOI		101,/17,/07	70,700,207

20 Cash and Bank balances

These balances were held at different banks

in Saving Accounts

in Current Accounts

Cash in Hand

35,755,168	13,062,638
3,111,937	8,509,291
38,867,105	21,571,929
272,698	434,096
39,139,803	22,006,025

181,417,423

20.1

		30-Jun-22	30-Jun-21
		Rupees	Rupees
Sales			
Refined Oil & Meal		12,151,529,711	8,762,196,773
By Products		169,950,857	113,506,829
		12,321,480,568	8,875,703,602
Less: Sales Tax		1,793,588,318	980,180,724
Net Local sales		10,527,892,250	7,895,522,878
Export	21.1	34,452,650	142,222,008
Total sales		10,562,344,900	8,037,744,886
1 Company has made all export sales in the	asia region which have been made through	advances and cash	against

- 21.1 documents.
- 21.2 During the year company has recognized revenue, amounting to Rupees 39,467,422 out of contract liability. 21.3 Revenue has been recognized at a point in time for local sales made during the year.

21

22	Cost o	f Sales			
	Raw m	aterial consumed	22.2	9,176,927,685	7,224,976,469
	Direct	Material Consumed		128,989,244	85,904,705
	Stores	and Spares Consumed		28,405,899	35,506,915
	Salarie	s and Benefits	22.1	69,050,820	61,041,906
	Power,	Fuel and Other expenses		193,962,945	174,562,363
	Repair	& Maintenance		7,002,555	2,566,978
	Insurar	nce & Others		6,059,097	3,135,490
	Depre	ciation	14.5.2	67,395,934	56,131,598
	Cost of	Goods Manufactured		9,677,794,179	7,643,826,424
	Add: C	pening Stock of Finished Goods		412,893,321	166,149,495
	Cost of	Goods Available for Sale		10,090,687,499	7,809,975,919
	Less: C	losing Stock of Finished Goods		(253,230,934)	(412,893,321)
	Cost o	f Goods Sold		9,837,456,566	7,397,082,598
	22.1	These include staff retirement benefits o	mounting to Rs. 3,719,779 (2021: Rs. 10,	356,432)	
	22.2	Raw Material Consumed			
		Opening Stocks		629,746,345	757,610,986
		Purchases during the year		9,249,925,438	7,097,111,828
		<i>G</i> ,		9,879,671,783	7,854,722,814
		Less: Closing Stocks		702,744,100	629,746,345
				9,176,927,683	7,224,976,469
23	Admir	istrative and General Expenses			
	Salarie	s and Benefits	23.1	20,686,902	19,659,145
	Electric	city, Gas and Water Bills		4,199,641	3,288,289
	Comm	unications		2,076,833	1,974,646
	Printing	g and Stationery		324,420	188,484
	Travelli	ng, Conveyance & Other Expenses		342,927	818,260
	Vehicle	es Running Expenses		4,384,059	2,346,163
	Repair	and Maintenance		3,096,978	958,496
	Legal o	and Professional Charges		540,000	277,120
	Enterto	inment Expenses		3,588,803	1,965,794
	Fee an	d Subscription		1,947,181	2,286,136
	Advert	isement		238,800	231,300
	Miscell	aneous Expenses		277,129	81,073
	Depre		14.5.2	5,440,200	2,970,067
	Audit F	ee	23.2	1,200,000	1,200,000
	23.1	These include staff retirement benefits amo	ounting to Rs. 765,837/- (2021: Rs. 2,132,	<u>48,343,873</u> 207)	38,244,973
	23.2	Audit Fee			
		Annual audit		1,000,000	1,000,000
		Review Report on Statement of Compliance	ce	50,000	50,000
		Review of half yearly financial statements		150,000	150,000
		, ,		1,200,000	1,200,000
24	Selling	and Distribution Expenses			
		, Forwarding and Shortage/Claims		8,819,508	2,830,257
	_	ission and Other expenses		6,162,908	5,759,844
	COITIN	ission and other expenses		14,982,416	8,590,101
				14,702,410	0,370,101

	Other Income rofit on Bank Deposits		Rupees	Rupees
Р	rofit on Bank Deposits			
			3,753,476	1,794,429
			3,753,476	1,794,429
26 F	inancial Expenses			
٨	Mark up on Long Term Bank Borrowings		4,320,543	879,982
٨	Nark up on Short Term Bank Borrowings		208,424,613	113,999,779
٨	Mark up on lease liability		233,929	165,474
В	ank Charges		1,821,809	3,512,529
			214,800,894	118,557,764
27	Other Expenses			
٧	Vorker's Profit Participation Fund		22,525,731	23,853,194
٧	Vorker Welfare's Fund		8,660,136	11,730,810
			31,185,868	35,584,004
28 T	axation			
	Current Year			
-	For the Year		148,737,047	120,566,173
-	For the Prior Year		23,922,897	(1,049,229)
	Deferred Tax		26,741,233	10,389,056
			199,401,177	129,906,000
29 E	arning per share-Basic and Diluted			
	rofit after Taxation		219,927,582	211 572 075
				311,573,875
W	veighted Average No. of Shares in Issue		5,658,400 38.87	5,658,400
			30.07	33.00
30 D	peferred Liabilities			
D	Deferred Tax Credits Arising Due to:-			
	ccelerated Depreciation on Fixed Assets	30.1	8,145,612	(18,185,522)
S	urplus on Revaluation of Fixed Assets		110,808,595	94,806,788
			118,954,208	76,621,266
G	Gratuity:-	30.2	18,720,111	15,350,362
			137,674,319	91,971,628
	30.1 Accelerated Depreciation on Fixed Assets			<u></u>
	Opening Balance		(18,185,522)	(28,445,615)
	or the Year		26,331,134	10,260,093
Γ'	or me rear		20,331,134	10,200,073
C	Closing Balance		8,145,612	(18,185,522)

30.2 Staff Gratuity-Defined Benefit Plan

Company operates unfunded gratuity scheme for its employees that pays a lump sum gratuity to members on leaving company's service after completion of one year of continuous service. The future contribution rates of the scheme include allowances for deficit and surplus. Projected unit credit method based on the following significant assumptions is used for valuation of this scheme. The latest actuarial valuation was carried out by M/S TRT Associates as on June 30, 2022.

The amounts recognized in financial statements are determined as follows:-

30.2.1 Reconciliation of amount recognised in the balance sheet

Present value of defined benefit obligation	18,193,111	14.823.362
The state of the s		14,023,302
Benefits payables	527,000	527,000
Balance sheet liability/(asset)	18,720,111	15,350,362
30.2.2 Movement in liability recognized in the balance sheet		
Present values of defined benefit obligation	14,823,362	3,358,823
current service cost	3,129,780	12,265,563
interest cost on define benefit obligation	1,355,836	223,076
Benefit payments	(2,530,000)	(1,468,800)
Remeasurements:		
Actuarial(gain/Loss) from changes in financial assumptions	40,887	9,526
Experience adjustments 30.2.4	1,373,246	435,174
	18,193,111	14,823,362

	30-Jun-22	30-Jun-21
	Rupees	Rupees
30.2.3 The amounts recognized in the profit and loss account are as follows		
Service cost	3,129,780	12,265,563
Interest cost	1,355,836	223,076
	4,485,616	12,488,639
30.2.4 Total Remeasurements chargeable in other comprehensive income		
Actuarial(gain/Loss) from changes in financial assumptions	9,526	9,526
Experience adjustments	435,174	435,174
	444,700	444,700
30.2.5 Allocation of charge for the year		
Cost of sales	3,719,779	10,356,432
Administrative expenses	765,837	2,132,207
	4,485,616	12,488,639
30.2.6 The principal actuarial assumptions used were as follows		
Discount rate	13.25%	10.00%
Expected rate of increase in salary	12.25%	9.00%
Average expected remaining working life of employees	8 Years	8 Years
30.2.7 Year end sensitivity analysis on defined benefit obligation		
Discount Rate +100 bps	16,969,252	13,826,187
Discount Rate -100 bps	19,505,669	15,892,807
Salary Increase +100 bps	19,505,238	15.892.455
Salary Increase -100 bps	16,969,043	

31 Financial Instruments & Related Disclosures

31.1 Interest / Mark Up rate risk exposure

The Company's exposure to interest/mark up rate risk on its financial assets and liabilities of 30 June, 2022 is summarized as follows:

		Rate Of Profit	Mark Up Bearing One Month To One Year	More Than One Year	Non Mark Up Bearing	Total Rupees 2022
Financial Assets At Amortised Cost						
Long Term Deposits		-	-	-	3,343,650	3,343,650
Trade Debtors		-	-	-	1,769,630,304	1,769,630,304
Deposits and other receivables		-	-	-	181,417,423	181,417,423
Cash In Hand & Bank		10.00 % to 12.005	35,755,168	-	3,384,635	39,139,803
	Total:	-	35,755,168	-	1,957,776,012	1,993,531,180
Financial Liabilities At Amortised Cost						
Long term Loans		6% 3 Month KIBOR	10,141,768	59,321,150	-	69,462,918
Short Term Finances		+ 100 to 400 bps	1,823,144,901	-	-	1,823,144,901
Creditors, Accrued & Other Paya	bles	DD3	-	-	106,658,728	106,658,728
	Total:		1,833,286,669	59,321,150	106,658,728	1,999,266,547
On Balance Sheet Gap	2022		(1,797,531,501)	(59,321,150)	1,851,117,285	(5,735,367)

The Company's exposure to interest/mark up rate risk on its financial assets and liabilities of 30 June, 2021 is summarized as follows:

		2021			
	Rate Of Pro	Mark Up Bearing One Month To One Year	More Than One Year	Non Mark Up Bearing	Total Rupees 2021
Financial Assets At Amortised Cost					
Long Term Deposits			-	3,343,650	3,343,650
Trade Debtors			-	1,300,576,574	1,300,576,574
Deposits and other receivables			-	70,723,825	70,723,825
Cash In Hand & Bank	4.00 % to 6.0	0 % 13,062,638	-	8,943,387	22,006,025
	Total:	13,062,638	-	1,383,587,436	1,396,650,074
Financial Liabilities At Amortised Cost					
Long term Loans	6% 3 Month KIE	6,263,251 OR	47,521,627	-	53,784,878
Short Term Finances	+ 125 to 400 bps	1,593,494,148	-	-	1,593,494,148
Creditors, Accrued & Other Paya		-	-	77,884,473	77,884,473
	Total:	1,599,757,399	47,521,627	77,884,473	1,725,163,499
On Balance Sheet Gap	2021	(1,586,694,761)	(47,521,627)	1,305,702,963	(328,513,424)

(a) On balance sheet gap represents the net amounts of on-balance sheet items.

(b) Effective rates of mark up on financial Assets and Financial Liabilities are as follows.

Financial Assets

Bank Balances (Deposits Accounts) 10.00 % to 12.00%

Financial Liabilities

Long Term Loans 6% Short Tem Finances 16.00 % to 20.00 %

31.2 Concentration of credit risk

Credit risk represents the accounting loss that would be recognized at the reporting date if counter parties fail to perform as Contracted. The company attempts to control credit risks by monitoring credit exposures, limiting transactions with specific customers and continuing assessment of credit worthiness of the customers. Out of the aggregate financial assets of Rs.1,990,187,530/- (2021 Rs. 1,393,306,424/-) the financial assets which may subject to credit risk amounts to Rs. 1,769,630,304/- (2021 Rs. 1,300,576,574/-)

31.3 Financial risk management

31.3.1 Financial risk factors

The Company's activities expose it to a variety of financial risks: credit risk, liquidity risk and market risk (including currency risk, interest rate risk and price risk). The Company's overall risk management policy focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the Company's financial performance. The Board of Directors has overall responsibility for the establishment and oversight of the Company's risk management framework. The Board is also responsible for developing and monitoring the Company's risk management policies.

a) 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. To manage credit risk the Company maintains procedures covering the application for credit approvals, granting and renewal of counterparty limits and monitoring of exposures against these limits. As part of these processes the financial viability of all counterparties is regularly monitored and assessed.

a.1 Exposure to credit risk

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk as at the end of the reporting period was as follows:

	2022	2021
	Rupees	
Long Term Deposits	3,343,650	3,343,650
Trade Debtors	1,769,630,304	1,300,576,574
Bank Balances	38,867,105	21,571,929

a.2 Concentration of credit risk

The Company identifies concentrations of credit risk by reference to type of counter party. Maximum exposure to credit risk by type of counterparty is as follows:

Customers	1,769,630,304	1,300,576,574
Banking companies	38,867,105	21,571,929

a.3 Credit quality and impairment

Credit quality of financial assets is assessed by reference to external credit ratings, where available, or to historical information about counterparty default rates. All counterparties, with the exception of customers, have external credit ratings determined by various credit rating agencies. Credit quality of customers is assessed by reference to historical defaults rates and present ages.

a.4 Counterparties with external credit ratings

These include banking companies and financial institutions, which are counterparties are bank balances. These counterparties have reasonably high credit ratings as determined by various credit rating agencies. Due to long standing business relationships with these counterparties and considering their strong financial standing, management does not expect non-performance by these counterparties on their obligations to the Company. Following are the credit ratings of counterparties with external credit ratings:

		Rating	
Banks	Short term	Long term	Agency
Conventional			
Bank Alfalah Limited	A-1+	AA+	PACRA
MCB Bank Limited	A-1+	AAA	PACRA
Samba Bank Limted	A-1	AA	VIS
Silk Bank Limited	A-2	A-	VIS
Soneri Bank Limited	A-1+	AA-	PACRA
The Bank Of Punjab	A-1+	AA+	PACRA
Shariah Compliant			
Bankislami Pakistan Limited	A-1	A+	PACRA
HBL Islamic Banking	A-1+	AAA	VIS

a.5 Counterparties without external credit ratings

These include customers which are counter parties to trade debts. The Company is exposed to credit risk in respect of trade debts. The analysis of ages of trade debts of the Company as at the reporting date is as follows:

	2022	2021
	Rupees	
Past due 1 - 30 Days	1,668,098,368	615,508,248
Past due 31 - 60 Days	57,458,728	681,706,944
More than 60 Days	44,073,208	3,361,382

Based on past experience the management believes that no impairment allowance is necessary in respect of trade debts past due as some receivables have been recovered subsequent to the year end and for other receivables there are reasonable grounds to believe that the amounts will be recovered in short course of time.

b) 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 damage to the Company's reputation. The Company uses different methods which assists it in monitoring cash flow requirements and optimizing its cash return on investments. Typically the Company ensures that it has sufficient cash on demand to meet expected operational expenses for a reasonable period, including the servicing of financial obligation; this excludes the potential impact of extreme cumstances that cannot reasonably be predicted, such as natural disasters.

2021

2022

The table below analysis the contractual maturities of the Company's financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the maturity date. The amounts disclosed in the table are undiscounted cash flows.

	Carrying Amount	Contractual Cash Flows	Les than 1 year	Above 1 year
At June 30, 2022				
Long Term Loan	69,462,918	69,462,918	10,141,768	59,321,150
Loan from Directors and Associates	20,837,014	20,837,014	20,837,014	-
Short Term Borrowings	1,823,144,901	1,823,144,901	1,823,144,901	-
Creditors, Accrued and other Liabilities	207,295,479	207,295,479	207,295,479	-
Accrued Mark Up	34,604,853	34,604,853	34,604,853	-
Unpaid Dividend	2,340,386	2,340,386	2,340,386	-
At June 30, 2021				
Long Term Loan	53,784,878	53,784,878	6,263,251	47,521,627
Loan from Directors and Associates	20,837,014	20,837,014	20,837,014	-
Short Term Borrowings	1,593,494,148	1,593,494,148	1,593,494,148	-
Creditors, Accrued and other Liabilities	164,797,283	164,797,283	164,797,283	-
Accrued Mark Up	17,828,399	17,828,399	17,828,399	-
Unpaid Dividend	1,429,877	1,429,877	1,429,877	-

It is not expected that the cash flows included in the maturity analysis could occur significantly earlier or at significantly different amounts.

c) 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 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 incurs financial liabilities to manage its market risk. All such activities are carried out with the approval of the Board. The Company is exposed to interest rate risk, currency risk and market price risk.

i) Interest rate risk

Interest rate risk represents the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company has no long term interest bearing financial assets whose fair value or future cash flows will fluctuate because of changes in market interest rates. Financial liabilities include balances of Rs 1,893.685 million (2021: Rs 1,649.235 million), which are subject to interest rate risk. Applicable interest rates for liabilities have been indicated in respective notes.

Sensitivity analysis

At June 30, 2021, if interest rates had been 1% higher/lower with all other variables held constant, profit after tax for the year would have been Rs 18.94 million (2021: Rs 16.49 million) higher/lower, mainly as a result of higher/lower interest income/expense from these financial assets and liabilities.

ii) Price risk

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.

At the year end the Company is not exposed to price risk since there are no financial instruments, whose fair value or future cash flows will fluctuate because of changes in market prices.

ii) Currency risk

Currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. Currency risk arises mainly from future commercial transactions and payables that exist due to ransactions in foreign currencies. Company is not exposed to currency risk as at year end.

31.4 Capital risk management

The Company is to maintain a strong capital base so as to maintain investor, creditor and market confidence and to sustain future development of the business. The Board of Directors monitors the return on capital and the level of dividend to ordinary shareholders. There was no change to the Company's approach to the capital management during the year and the company is not subject to externally imposed capital requirement.

32 Fair value of financial assets:-

The company does not have any financial assets which qualify for the following levels.

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

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

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

33 REMUNERATION Of Chief Executive, Directors and Executives

	Chief Exe	cutive	Directors (Nor	Executive)	Executiv	es
	2022	2021	2022	2021	2022	2021
No. of Persons	1	1	1	1	1	1
Remuneration	1,206,000	1,206,000	1,206,000	1,206,000	1,206,000	1,206,000
House Rent	540,000	540,000	540,000	540,000	540,000	540,000
Utilities	54,000	54,000	54,000	54,000	54,000	54,000
	1,800,000	1,800,000	1,800,000	1,800,000	1,800,000	1,800,000

33.1 Chief Executive is also provided with free use of company maintained car and reimbursement of residential utility bills.

34 TRANSACTION WITH RELATED PARTIES

Aggregate transactions with related parties, other than remuneration to the chief executive, directors and executives of the Company under their terms of employment disclosed in note 33, were as follows:

		_	30-Jun-22	30-Jun-21
Related Parties	Basis of Association		Rupees	Rupees
S.S Feed Mills Private Limited Associate shareholding in the Company	Commom Directorship	_		
Sale of Goods			1,874,946,806	2,172,611,006
Sikandar Commodities Private Limited Associate shareholding	Commom Directorship			
in the Company		14.61%		
Company's shareholding in the associate		-		
Dividend paid			2,479,500	-

35 LIABILITIES ARISING FROM FINANCING ACTIVITIES

LIABILITIES ARISING FROM FINANCING ACTIVITIES	Long Term Loan	Lease Liabilities Rsu	Short Term Borrowings pees	Total
As at 30 June 2021	53,048,178	2,695,978	1,593,494,148	1,649,238,304
Changes from financing activities Repayments during the year Acquisition during the year	(7,562,012) 23,100,000	(1,113,460)	229,650,753	220,975,281 23,100,000
Total changes from financing activities	15,537,988	(1,113,460)	229,650,753	244,075,281
Other changes Additions / new lease Interest expense	- -	- 233,929	- -	- 233,929
As at 30 June 2022	68,583,166	1,956,499	1,823,144,901	1,893,684,566

36 OPERATING SEGMENT

The Company's chief decision maker reviews the Company's performance on single segment accordingly the financial information has been prepared on basis of single reportable segment.

- **36.1** Sales to the single party represents 21% of the total sales of the company.
- 36.2 0.3 % of the Total Sales of the Company is Export Sales. All the export sales were made in Asia region.
- **36.3** All assets of the Company as at 30 June 2022 are located in Pakistan.

37 PLANT CAPACITY AND ACTUAL PRODUTION

AFACITI AND ACTUAL FI	KODUIION						
		202	2022		2021		
		Assessed Capacity	Actual Production	Assessed Capacity	Actual Production		
Seed Crushing	M. Tons	90,000	77,815	90,000	88,026		
		90,000	77,815	90,000	88,026		

Under utilization of capacity is mostly attributable to shortage of Power (Electricity) and over all economic recession in country.

38 SUBSEQUENT EVENT

The Board of Directors of the Company have proposed a final dividend for the year ended June 30, 2022 of Rs 5 (2021: Rs 3) per share at their meeting held on October 04, 2022 for approval of members at the Annual General Meeting to be held on October 27, 2022. These financial statements do not reflect this dividend payable.

39 CORRESPONDING FIGURES

Corresponding figures have been reclassified wherever necessary to reflect more appropriate presentation of events and transactions for the purpose of comparison in accordance with the accounting and reporting standards as applicable in Pakistan. However no significant reclassification have been made.

40 GEOGRAPHICAL LOCATION AND ADDRESS OF BUSINESS UNITS

The business units of the Company includes the following:

Business unit Location

Plant 27/W-B Luddan Road, Vehari

41 IMPACT OF COVID-19 (CORONA VIRUS)

The Company has taken appropriate measures to keep its human resource and assets safe and secure. Further, the Company is continuously monitoring the situation to counter act the changed environment. After implementing all the necessary Standard Operating Procedures (SOPs) to ensure safety of employees, the company continued to carry out its operations and has taken all necessary steps to ensure smooth and adequate continuation of its business. Due to this, management has assessed the accounting implications of these developments on these financial statements, however, according to management's assessment, there is no significant accounting impact of the effects of COVID-19 on these financial statements.

42 DATE OF AUTHORIZATION FOR ISSUE

These financial statements were authorized for issue on October 04, 2022 by the Board of Directors of the Company.

43 GENERAL

- 43.1 Number of permanent employees as at June 30, 2022 was 127 (2021:123) and average number of employees during the year was 124 (2021:121). Total number of employees includes 107 (2021:102) employees at Factory at the end of the year and average number of employees during the year at Factory was 103 (2021:99).
- 43.2 Figures have been rounded off to nearest rupee.

Lahore October 4, 2022

Chief Executive

Director

Chief Financial Officer

FORM 34

THE COMPANIES ACT, 2017 (Section 227(2)(f)) PATTERN OF SHAREHOLDING

1.1 Name of the Company

S.S. Oil Mills Limited

2.1. Pattern of holding of the shares held by the shareholders as at

30-06-2022

Shareholdings					
2.2 No. of Shareholders	From	То	Total Shares Held		
120	1	100	8,363		
697	101	500	326,196		
40	501	1,000	37,654		
62	1,001	5,000	152,285		
11	5,001	10,000	86,100		
5	10,001	15,000	62,300		
3	15,001	20,000	56,600		
2	20,001	25,000	46,400		
1	35,001	40,000	38,300		
1	40,001	45,000	42,500		
2	45,001	50,000	92,700		
1	75,001	80,000	78,600		
1	95,001	100,000	100,000		
1	110,001	115,000	111,602		
1	155,001	160,000	158,500		
1	505,001	510,000	505,300		
1	780,001	785,000	784,000		
1	1,465,001	1,470,000	1,469,200		
1	1,500,001	1,505,000	1,501,800		
952			5,658,400		

2.3 Categories of Shareholders	Shares Held	Percentage
2.3.1 Directors, Chief Executive Officer, and their spouse and minor children	2,983,000	52.7181%
Associated Companies, undertakings and related parties. (Parent Company)	826,500	14.6066%
2.3.3 NIT and ICP	0	0.0000%
2.3.4 Banks Development Financial Institutions, Non Banking Financial Institutions.	18,200	0.3216%
2.3.5 Insurance Companies	0	0.0000%
2.3.6 Modarabas and Mutual Funds	124,000	2.1914%
2.3.7 Shareholders holding 10% or more	3,797,500	67.1126%
2.3.8 General Public		
a. Local b. Foreign	1,617,600 0	28.5876% 0.0000%
2.3.9 Others (to be specified)		
- Joint Stock Companies - Foreign Companies	18,400 70,700	0.3252% 1.2495%

Signature of Company Secretary			
Name of Signatory			
Designation			
NIC Number			
Date	30	06	2022

S.S. Oil Mills Limited Categories of Shareholding required under Code of Coprorate Governance (CCG) As on June 30, 2022

Sr. No.	Name	No. of Shares Held	Percentage
	d Companies, Undertakings and Related Parties (Name Wise Detail):		
1	SIKANDAR COMMODITIES (PVT) LIMITED.	826,500	14.6066%
Mutual F	unds (Name Wise Detail)		
1	CDC - TRUSTEE AKD OPPORTUNITY FUND (CDC)	45,400	0.80239
2	GOLDEN ARROW SELECTED STOCK FUND LIMITED (CDC)	78,600	1.3891%
Directors	and their Spouse and Minor Children (Name Wise Detail):		
1	NAWABZADA SHAHZAD ALI KHAN	1.501.800	26.54119
2	NAWABZADA SHAHARYAR ALI KHAN	1,469,200	25.96499
3	MRS. SHAMIM SHAFQUAT	1,000	0.01779
4	MR. HASSAN JAVED	9,500	0.16799
5	MR. WAJAHAT ALI KHAN	500	0.00889
6	MR. SIKANDAR ALI KHAN	500	0.00889
7	MR. JAVAID UMAR	500	0.0088%
Executiv	es:	-	-
Public S	ector Companies & Corporations:	-	-
	evelopment Finance Institutions, Non Banking Finance ies, Insurance Companies, Takaful, Modarabas and Pension Funds:	18,200	0.3216%
Shareho	ders holding five percent or more voting intrest in the listed compar	y (Name Wis	se Detail)
1	NAWABZADA SHAHZAD ALI KHAN	1,501,800	26.5411%
2	NAWABZADA SHAHAYAR ALI KHAN	1,469,200	25.96499
3	SIKANDAR COMMODOTIES (PVT) LIMITED.	826,500	14.60669
4	MR. NABI BUKSH (CDC)	505.300	8.93019

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:

S.No NAME SALE PURCHASE





- Licensed Entities Verification
- Scam meter*
- Jamapunji games*
- Company Verification
- Insurance & Investment Checklist
- 7-7 FAQs Answered

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"Mobile apps are also available for download for endroid and los devices



FORM OF PROXY

I/We		of	being a member of S.S
OIL MILLS LIMITED and holding-	ordinary shares as per	Share Register Folio No	hereby appoint Mr
	my/our behalf at the Annual Ge	eneral Meeting of the Compan	as my /our proxy in my/our absence to y to be held on 27th October, 2022 at 2-
Signed this2	2022.		
Witnesses:			
1. Signature			Signature on
Name:			Rupees Five Revenue Stamp
Address:			
NIC or			
Passport No.			
2. Signature			
Name:			Signature should agree the specimen registered
Address:			the Company.
NIC or			
Passport No.			

Note:

Proxies in order to be effective must be received at the Company's registered office not less than 48 hours before the meeting. No person shall be appointed a proxy who is not member of the Company qualified to vote except that a corporation being a member may appoint as proxy a per son who is not a member.

CDC Shareholders and their Proxies are each requested to attach an attested photocopy to their National Identity Card or Passport with this proxy form before submission to the Company.