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Company Profile

Board of Directors Sh. Naseem Ahmad Chairman / Non-Executive Director

Mr. Rehman Naseem
Mr. Amir Naseem Sheikh
Mr. Muhammad Mukhtar Sheikh
Mr. Faisal Ahmed
Mr. Fahd Mukhtar
Mr. Fahd Mukhtar
Mr. Babar Ali
Mr. Mascod Karim Sheikh
Mr. Rehman Naseem
Chief Executive Officer
Non - Executive Director
Executive Director
Independent Director
Independent Director

Mr. Masood Karim Shaikh Independent Director Ms. Parveen Akhter Malik Independent Director

Audit Committee

Ms. Parveen Akhter Malik
Mr. Sheikh Naseem Ahmad
Mr. Amir Naseem Sheikh
Mr. Babar Ali

Independent Director/Chairman
Non – Executive Director
Non – Executive Director
Independent Director

Human Resource and

Remuneration Committee Mr. Babar Ali Independent Director/Chairman Mr. Amir Naseem Sheikh Non – Executive Director

Mr. Amir Naseem Sheikh Non – Executive Director Mr. Faisal Ahmad Non - Executive Director

Strategic Planning Committee

Mr. Rehman Naseem Chief Executive Officer - Chairman Mr. Masood Karim Sheikh Independent Director - Member Independent Director - Member

Company Secretary Mr. Azher Iqbal

Chief Financial Officer Mr. Muhammad Azam

Auditors KPMG Taseer Hadi & Co., Chartered Accountants

Bankers

Bank Al Habib Limited Summit Bank Limited
Askari Bank Limited Faysal Bank Limited

National Bank of Pakistan Saudi Pak Industrial & Agricultural Investment

MCB Bank Limited Company Limited
Meezan Bank Limited Allied Bank Limited

The Bank of Khyber Pak Oman Investment Company Limited

The Bank of Punjab

Bank Islami Pakistan Limited

JS Bank Limited Pak Brunei Investment Company Limited

Habib Metropolitan Bank Limited Soneri Bank Limited

Dubai Islamic Bank Pakistan Limited

Bank Alfalah Limited

Pak Libya Holding Company (Pvt.) Limited
Industrial And Commercial Bank of China Ltd.

Standard Chartered Bank (Pakistan) Pakistan Kuwait Investment Company (Private) Limited

Limited United Bank Limited

Habib Bank Limited PAIR Investment Company Limited

Head Office &

Shares Department: 59/3, Abdali Road, Multan.

Phone: (92),4781637 Fax: (92) 61-4541832

E-mail: corporate@fazalcloth.comShares@fazalcloth.com

Website: www.fazalcloth.com

Shares Registrar: Vision Consulting Ltd.

3-C, LDA Flats, Lawrence Road, Lahore.shares@vcl.com.pk Phone: (92) 42-36283096, 36283097 Fax: (92) 42-36374839

Registered Office: 69/7, Abid Majeed Road, Survey No. 248/7, Lahore Cantt, Lahore.

Phone: (92) 42-36684909

Mills: I) Fazal Nagar, Jhang Road, Muzaffargarh – Pakistan

Ph. (92) 66-2422216,18Fax: (92) 66-2422217

ii) Qadirpur Rawan Bypass, Khanewal Road, Multan – Pakistan

Ph. (92)61-6740041-43, Fax: (92) 61-6740052

Corporate Vision / Mission Statement

Vision

The Company aims to establish a vertically integrated textile business producing finished products, processed and gre ige fabrics and yarn. The Company aims to produce high quality diversified products at competitive price to be marketed globally.

Mission

The Company should provide a secure and rewarding investment to its shareholders and investors, quality products to its customers, a secure place of work to its employees and be an ethical partner with its business associates.

NOTICE OF 57th ANNUAL GENERAL MEETING

Notice is hereby given that the 57th Annual General Meeting of the Company will be held on Friday the November 25, 2022at 11:00 a.m. at FG Head Office, E/110, Khayaban-e-Jinnah, Defence Chowk, Lahore to transact the following business:

A. ORDINARY BUSINESS

- 1. To confirm the minutes of the Extra Ordinary General Meeting of the Company held on June 23, 2022.
- 2. To receive, consider and adopt the Financial Statements of the Company for the year ended June 30, 2022 together with the Auditors' and Director's Report thereon.
- 3. To consider and approve final cash dividend of 100% (i.e. Rs. 10per share) as recommended by the Board of Directors for the year ended June 30, 2022.
- 4. To appoint External Auditors of the Company for the year ending June 30, 2023 and fix their remuneration. The retiring auditors M/s. KPMG Taseer Hadi & Co., Chartered Accountants, Lahore being eligible have consented and offered themselves for re-appointment.
- 5. To transact any other business with the permission of the Chairman.

B. SPECIAL BUSINESS

- 1. To ratify and approve the transactions carried out by the Company with related parties as disclosed in Financial Statements for the year ended June 30, 2022 and to pass the following Resolution with or without modification(s):
 - "Resolved that the related party transactions carried out by the Company during the year as disclosed in Note 46 of the financial statement for the year ended June 30, 2022 be and are hereby ratified, confirmed and approved."
- 2. To authorize the Board of Directors of the Company to approve those transactions with Related Parties (if executed) during the financial year ending June 30, 2023 which require approval of shareholders by passing the following Resolution(s) with or without modification(s);
 - "RESOLVED THAT the Board of Directors of the Company be and are 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 transaction approved by the board shall be deemed to have been approved by the shareholders (if triggered) and shall be placed before the shareholders in the next Annual General Meeting for their formal ratification/approval, if required".
 - "RESOLVED FURTHER THAT the Chief Executive, Chief Financial Officer and Company Secretary be and are hereby singly empowered and authorized to do all acts, matters, deeds and things, take any or all necessary actions including signing and execution of agreement(s) with the Related Parties and to complete all legal formalities including filing of documents as may be necessary or incidental or expedient for the purpose of implementing the aforesaid resolutions."

A statement under section 134(3) of the Companies Act, 2017 to the aforesaid Special Businesses to be transacted at the said Annual General Meeting is annexed to the notice being sent to the members.

BY ORDER OF THE BOARD

MULTAN.

Dated: November 03, 2022

AZHER IQBAL Company Secretary

NOTES:

1. CLOSURE OF SHARE TRANSFER BOOKS

The Share Transfer Books of the Company will remain closed from November 18, 2022 to November 25, 2022 (both days inclusive). Physical transfers / CDS Transaction IDs received at the Company's Share Registrar, M/s. Vision Consulting Ltd, 3-C, LDA Flats, Lawrence Road, Lahore, at the close of business on November 17, 2022 will be considered in time for the purpose of above entitlement and to determine voting rights of the shareholders for attending the meeting.

2. PARTICIPATION IN ANNUAL GENERAL MEETING:

- I A member entitled to attend and vote at the Annual General Meeting is entitled to cast his/ her vote by proxy. Proxies must be deposited at the Head Office of the Company i.e. 59/3 Abdali Road, Multan, not later than forty-eight (48) hours before the time for holding the meeting.
- ii. CDC Account Holders will further have to follow the under mentioned guidelines as laid down in Circular No. 1 of 2000 dated 26 January 2000 issued by the Securities and Exchange Commission of Pakistan:

A. For Attending the Meeting:

- 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/ her identity by showing his/ her original Computerized National Identity Card (CNIC) or original passport at the time of attending the meeting.
- ii. In case of corporate entity, the Board of Directors' resolution/ power of attorney with specimen signature of the nominee shall be produced (unless it has been provided earlier) at the time of the meeting.

B. For Appointing Proxies:

- In case of individuals, the account holder or sub-account holder and/ or the person whose securities are in group account and their registration details are uploaded as per the Regulations, shall submit the proxy form as per the above requirements.
- The proxy form shall be witnessed by two persons whose names, addresses and CNIC numbers shall be mentioned on the form.
- iii. Attested copies of CNIC or the passport of the beneficial owners and the proxy shall be furnished with the proxy form.
- iv. The proxy shall produce his/her original CNIC or original passport at the time of the AGM.

3. PARTICIPATION IN THE AGM VIA THE VIDEO CONFERENCING FACILITY:

Shareholders interested in attending the meeting through video conferencing are requested to email the following information with the subject "Registration for Fazal Cloth Mills Limited AGM" along with a valid copy of both sides of their Computerized National Identity Card (CNIC) at corporate@fazalcloth.com. Video link and login credentials can be shared with only those members whose emails, containing all the required particulars, are received at least 48 hours before the time of AGM.

Registration to attend Annual General Meeting through Video Conferencing Facility:



I/We,	of	, being a member of Fazal Cloth Mills Limited,
holder of	ordinary shar	are(s) as per Registered Folio/CDC Account No.
	hereby opt for v	video link facility at
Signature of M	ember	
_		

4. MANDATORY INFORMATION - (EMAIL, CNIC, IBAN AND ZAKAT DECLARATION)

- A. In compliance with Section 119 of the Companies Act, 2017 and Regulation 19 Companies (General Provisions and Forms) Regulations, 2018, members are requested to immediately provide their mandatory information such as CNIC number, updated mailing address, email, contact mobile/telephone number and International Banking Account Number (IBAN) together with a copy of their CNIC to update our records and to avoid any non-compliance of the law. Otherwise, all dividends will be withheld in terms of Regulation 6 of the Companies (Distribution of Dividends) Regulations, 2017.
 - For physical shares to M/s. Vision Consulting Ltd, Lahore(Share Registrar)
 - For shares in CDS to CDC Investors A/c Services or respective participant
- B. Members are requested to submit a declaration (CZ-50) as per Zakat & Ushr Ordinance 1980 for zakat exemption and advise a change in address if any.

5. UNCLAIMED DIVIDENDS AND BONUS SHARES

Shareholders, who for any reason, could not claim their dividend and/or bonus shares are advised to contact our Shares Registrar M/s. Vision Consulting Ltd, Lahore to collect/enquire about their unclaimed dividends and/or bonus shares if any.

6. E-DIVIDEND MANDATE

As per Section 242 of the Companies Act, 2017, in the case of a public-listed company, any dividend payable in cash shall only be remitted through electronic mode directly into the bank account designated by the entitled shareholders. Therefore, through this notice, all shareholders are requested to update their bank account number (IBAN) and details in the Central Depository System through respective participants. In case of physical shares, they are requested to provide bank account details to our Share Registrar, M/s. Vision Consulting Ltd, Lahore. Please ensure an early update of your particulars to avoid any inconvenience.

7. CONVERSION OF PHYSICAL SHARES INTO BOOK ENTRY FORM

As per Section 72 of the Companies Act, 2017 all existing companies are required to convert their physical shares into book-entry form within a period not exceeding four years from the date of commencement of the Companies Act, 2017.

We hereby request all such members of Fazal Cloth Mills Limited who are holding shares in physical form to convert their shares into book-entry form at the earliest. They are also suggested to contact the Central Depository Company of Pakistan Limited or any active member/stockbroker of the Pakistan Stock Exchange to open an account in the Central Depository System to facilitate the conversion of physical shares into book-entry form.

We once again strongly advise members of the Company, in their best interest, to convert their physical shares into book-entry form at the earliest.

8. ELECTRONIC VOTING

Members can exercise their right to demand a poll subject to meeting requirements of Section 143 -145 of the Companies Act, 2017 and applicable clauses of the Companies (Postal Ballot) Regulations, 2018.

9. FILER AND NON-FILER STATUS

- i. Government of Pakistan, through the Finance Act, 2022 in Section 150 of the Income Tax Ordinance, 2001, has prescribed the following rates for withholding tax against dividend payments by the companies:
 - a) For filers of income tax returns 15%
 - b) For non-filers of income tax returns 30%

Members whose names are not entered into the Active Taxpayers List (ATL) provided on the FBR website, despite the fact that they are filers, are advised to make sure that their names are entered into ATL to avoid higher tax deductions against dividends.

ii. For any query/problem/information, the investors may contact the Share Registrar at the following phone numbers or email address:

Vision Consulting Limited 3-C, LDA Flats, Lawrance Road Lahore, Pakistan

Tel: +92 423 6283096-97 Fax: +92 423 6312550 Email: info@vcl.com.pk

respective folio number.

iii. Corporate shareholders having CDC accounts are required to have their National Tax Number (NTN) updated with their respective participants, whereas corporate physical shareholders should send a copy of their NTN certificate to the Share Registrar i.e. M/s Vision Consulting Limited, Lahore. The shareholders while sending NTN or NTN certificates, as the case may be, must quote company name and their

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

This statement sets out the material facts pertaining to the special business of the Notice to be transacted at the Annual General Meeting of the Company. Directors of the Company have no interest in special business except in their capacity as director/shareholder.

Special Business No.1

The transactions carried out with associated companies/related parties have been approved by the Board as recommended by the Audit Committee on quarterly basis pursuant to provisions of applicable laws. However, the majority of Directors of the Company were related due to their common directorship and holding of shares in the associated companies, the Board has recommended the same for placement before the shareholders of the Company in general meeting for ratification/approval.

All these related party transactions during the mentioned period were executed at Arm's Length Price in a fair and transparent manner and there was no departure from the guidelines mentioned in Code of Corporate Governance for such transactions and Companies Act, 2017. Pursuant to the above, these transactions have to be approved/ratified by the shareholders in the General Meeting. The directors and their relatives have no direct or indirect interest in the aforesaid business except to the extent of their shareholding/common directorship with the related parties.

Special Business No.2

The Company shall be conducting transactions with the related parties during the year ending June 30, 2023 on an arm's length basis as per approved policy with respect to 'transactions with related parties' in the normal course of business. Being the Director of the Company, many Directors may be deemed to be treated as interested in transactions with related parties due to their common directorship and / or shareholding. In order to promote good corporate governance and transparent business practices, the shareholders desire to authorize the Board of Directors to approve transactions with related parties from time-to-time on case to case basis, including transactions (if executed) triggering approval of shareholders u/s 207 and / or 208 of the Companies Act, 2017, 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. The transactions shall be placed before the shareholders in next Annual General Meeting for their formal ratification / approval. The directors are interested in the resolution only to the extent of their shareholding and / or common directorship in such related parties.



CHAIRMAN'S REVIEW

I am pleased to present the review on the overall performance of the board and effectiveness of the role played by the board in achieving the company's objectives.

The Company follows the best practices relating to corporate governance and complies with the relevant requirements of Companies Act, 2017 and the Listed Companies (Code of Corporate Governance) Regulations, 2019 with respect to composition, meetings and procedures of the Board of Directors (the "Board") and its Committees. The Board has nine members with diverse background having core competencies, knowledge, skills and experience relevant to the business of the Company.

The Directors of your company are well aware with their responsibilities, under the applicable regulations, for governance of the company in an effective and efficient manner. Evaluation of the board of Directors is aimed to measure the Board overall performance and conduct of the company's affairs in accordance with the best practices of corporate governance. For the year under review, based on the evaluation, the overall performance and effectiveness of the Board has been assessed as satisfactory. During the financial year 2021-22 Six Board meetings were convened. The Board has duly formulated a vision and mission statement, is actively involved in formulation of appropriate policies and procedures and ensures due compliance with all the regulatory requirements. It closely monitors the performance of its committees and is committed to uphold and stable operation.

During the year, the board considered and approved, among other things, quarterly and annual financial statements, appointments of external auditors, distribution of dividend and financial matters.

I am thankful to the members of the Board of Directors of the Company, shareholders, bankers, financial institutions, our valued customers and suppliers for their support and assistance. I also thank the executives and other employees of the Company for their dedication and hard work and look forward to getting the same cooperation in future.

Multan

Date: October 28, 2022

(Sh. Naseem Ahmed) Chairman

چیئر مین کا جائزہ

میں بورڈ کی مجموعی کارکردگی اور کمپنی کے مقاصد کے حصول میں بورڈ کے کردار کی تاثیر پر جائزہ پیش کرنے پرخوشی محسوس کرتا ہوں۔

کمپنی کار پوریٹ گورننس کے بہترین طریقہ کار کی تقلید کرتی ہے۔ کمپنی کمپنیزا یکٹ 2017اورکوڈ آف کارپوریٹ گورننس کے توانین 2019 کو بورڈ اور اسکی کمیٹیز کے حوالے سے کمل طور پرلا گوکرتی ہے۔ بورڈ کے نواراکین ہیں جو متنوع پس منظر کے حامل ہیں جن میں بنیادی قابلیت ،علم ،مہارت اور تجربہ ہے جو کمپنی کے کاروبار سے متعلق ہے۔

قابل اطلاق تواعد وضوابط کے تحت، کمپنی کوموثر انداز میں چلانے کے لیے آپ کی کمپنی کے ڈائر یکٹراپی ذمہ داریوں سے انچھی طرح واقف ہیں،۔بورڈ آف ڈائر یکٹرز کی کارکردگی کے جائزہ کا مقصد بورڈ کی مجموعی کارکردگی اور کارپوریٹ گورنس کے بہترین طریقوں کے مطابق کمپنی کے معاملات کی کارکردگی کو جانچنا ہے۔ ذریر جائزہ سال کے لیے، کارکردگی کے جائز کی بنیاد پر، بورڈ کی مجموعی کارکردگی اور تا ٹیرکوتسلی بخش قرار دیا گیا ہے۔ مالی سال کارکردگی کو جانچنا ہے۔ ذریان بورڈ کے چھا جلاس بلائے گئے۔ بورڈ نے مناسب طریقے سے ایک ویژن تیار کیا ہے اورمشن کا بیان مناسب پالیسیوں اور طریقہ کارکردگی میں فعال طور پر شامل ہے اور تمام ریگو لیٹری ضروریات کی مناسب تعمیل کویقنی بنا تا ہے۔ بیا پی کمیٹیوں کی کارکردگی پرکڑی نظر رکھتا ہے اوراسے برقر ارد کھنے اور مشخکم آپیٹن کے لیے پرعزم ہے۔

سال کے دوران، بورڈ نے دوسری چیزوں کےعلاوہ سہ ماہی اور سالا نہ مالیاتی بیانات، بیرونی آڈیٹرز کی تقرریوں،منافع کی تقسیم اور مالی معاملات پرغوراور منظوری دی۔

میں کمپنی کے بورڈ آف ڈائر یکٹرز شیئر ہولڈرز ، بینکرز ، مالیاتی اداروں ، ہمارے قابل قدرگا ہکوں اور سپلائرز کے تعاون اور مدد کے لیے شکر گزار ہوں۔ میں کمپنی کے ایگزیکٹوز اور دیگر ملاز مین کاان کی گن اور محنت کے لیے بھی شکر یہادا کرتا ہوں اور مستقبل میں بھی اسی طرح کے تعاون کے منتظر ہوں۔

Stom mund

شیخ نسیم احمه حؤیمیں

تاريخ: **28 اكتوبر 2022** ملتان



Directors' Report

To the shareholders

The directors of the Company are pleased to present the Annual Report along with the audited financial statements for the year ended 30 June 2022

COMPANY'S AFFAIRS

Fazal Cloth Mills Limited (The Company) was incorporated in Pakistan in 1966 as a public limited company under the Companies Act, 1913 (now the Companies Act, 2017). The shares of the company are quoted on Pakistan Stock Exchange. The registered office of the company is situated at 69/7, Abid Majeed Road, Survey No 248/7, Lahore Cantt, Lahore. The Company is principally engaged in manufacture and sale of textile goods.

During the year, Board of Directors of the Company in the meeting held on 30 September 2021, approved the acquisition of Imperial Textile Mills Limited (ITML), a dormant entity. Share purchase agreement between the Company and the shareholders of ITML was signed on 30 September 2021. However, the Company acquired 100% shareholding of ITML on 17 May 2022 after completion of regulatory approvals. ITML's manufacturing facility located near to Company's manufacturing facility in Muzaffargarh will be used for expansion of Company's production capacity.

The Company has filed a scheme of arrangement with the Securities and Exchange Commission of Pakistan (SECP) to amalgamate ITML with the Company with effect from 01 June 2022. The approval for scheme of amalgamation was granted on 28 October 2022. Pursuant to this order, the acquired company Imperial Textile Mills Limited was merged within the Company through asset acquisition accounting. After the merger any consolidated financial statements will not be required and status of these financial statements will remain individual financial statement of the Company.

Review of Financial Performance

During the period under review, the financial performance of the Company was satisfactory. Sales of the Company increased to Rs. 65,406.26 million as compared to Rs. 52,132.24 million last year. Gross profit increased to Rs.11, 167.95 million compared to Rs. 8,004.99 million last year. However, Profit after tax of the Company reduced to Rs. 4,610.26 million compared to Rs. 5,431.76 million during the last year. The reason for decrease in PAT was 1) Higher financial cost due to increase in interest rates 2) Super Tax 3) Provision related to investment of the Company in Fatima Energy Limited.

Following is a summary of the key financial numbers:

Financial Highlights	2022	2021	Increase / (decrease)	
3 3	Rupees in ('000')	Rupees in ('000')	% Age	
Sales – net	65,406,262	52,132,243	25.46%	
Cost of sales	54,238,314	44,127,253	22.91%	
Gross profit	11,167,948	8,004,990	39.51%	
EBITDA	10,485,539	8,793,472	19.24%	
Depreciation	1,664,133	1,436,003	15.89%	
Finance cost	2,922,661	1,794,692	62.85%	
Other income	561,257	644,455	-12.91%	
Profit before tax	5,898,745	5,562,778	6.04%	
Profit after tax	4,610,255	5,431,757	-15.12%	
Earnings per share – Rs.	153.68	181.06	-15.12%	

Sales of the Company increased by Rs. 13,274.02 million in the current year as compared to the last year. Cost of sales increased by Rs. 10,111.06 million in the current year as compared to the last year; mainly due to increase in raw material prices.

Gross profit ratio of the Company is 17.07% in the current year as compared to 15.36% in the last year. The Company received dividend income of Rs. 241.90 million during the year as compared Rs. 172.78 million during the last year. EBITDA of Rs. 10,485.54 million was generated as compared to Rs. 8,793.47 million last year. EBITDA per share was Rs. 349.52 million (2021: Rs. 293.12 million).

Finance cost of the Company increased from Rs. 1,794.69 million to Rs. 2,922.67 million, an increase of 62.85% as compared to previous year due to increase in KIBOR and increase in working capital.

Capital Expenditure

The Company incurred capital expenditure of Rs. 4,987.01 million during the year for modernization and expansion of its plant.

Earnings per Share (EPS)

Earnings per share (EPS) were reported at Rs. 153.68 and earnings per share of Rs. 181.06 in the previous year.

FUTURE OUTLOOK

The Russia Ukraine War has resulted in sharply higher fuel and energy prices. Consumers have decreased expenditure on discretionary items as a result. Demand for Textile Products has been badly hit across the world. Covid lock downs in China and tight monetary policy in the US and EU have amplified the slowdown in demand. As a result, prices for all textile products including cotton, polyester, yarn and fabric have fallen sharply.

Cost of production continues to rise due to higher interest rate, higher salary and wages and increase in energy and fuel prices. As a result margins have been squeezed. Your management is making all efforts to manage the situation and reduce negative impact of this situation on operations and financial performance of your Company.

MEETINGS OF THE BOARD OF DIRECTORS & COMMITTEE'S

During the year 2021-2022, six board meetings were held which were attended as follows:

Names of Directors	Designation	BOD Meeting
Mr. Sheikh Naseem Ahmad	6	
Mr. Rehman Naseem Chief Executive Officer - Executive Director		6
Mr. Muhammad Mukhtar Executive Director		4
Mr. Faisal Ahmed	Non – Executive Director	3
Mr. Fahd Mukhtar Executive Director		3
Mr. Amir Naseem Sheikh Non – Executive Director		4
Mr. Babar Ali Independent Director		4
Mr. Masood Karim Shaikh Independent Director		6
Ms. Parveen Akhter Malik	Independent Director	6

MEETINGS OF THE AUDIT COMMITTEE

During the year 2021-2022, four audit committee meetings were held which were attended as follows:

Names of Members	Designation	Audit Committee Meeting
Ms. Parveen Akhter Malik	Independent Director/ Chairman	4
Mr. Sheikh Naseem Ahmad	Non – Executive Director	4
Mr. Aamir Naseem Sheikh	Non – Executive Director	4
Mr. Babar Ali	Independent Director	4

MEETINGS OF THE HR & REMUNERATION COMMITTEE

During the year 2021-2022, one HR and remuneration committee meetings were held which were attended as follows:

Names of Members	Designation	HR & Remuneration committee Meeting	
Mr. Babar Ali	Independent Director/ Chairman	1	
Mr. Faisal Ahmed	Non – Executive Director	0	
Mr. Aamir Naseem Sheikh	Non – Executive Director	1	

HEALTH, SAFETY & ENVIRONMENT (HSE)

The Company is committed to provide a safe, injury-free workplace where everyone is healthy, energized and protects the society. HSE remains a priority for the Company at all levels and this year we focused on bringing an attitudinal change in the HSE culture by creating awareness and providing strong feedback on safety performance.

RISK MANAGEMENT

The Company is exposed to operational, financial and compliance risk which are mitigated through effective risk management framework, coupled with our internal controls, helps us maintain our focus on managing the potential risks affecting our business. Internal Audit department provides independent report to the board of directors on effectiveness of risk management and control processes.

Operational risk

Operational risk is the risk of direct or indirect loss arising from a wide variety of causes associated with the Company's processes, personnel, technology and infrastructure, and from external factors other than credit, market and liquidity risks such as those arising from legal and regulatory requirements and generally accepted standards of corporate behavior. Operational risks arise from all of the Company's operations. The company developed standards for the management of operational risk in the various areas like requirements for the reconciliation and monitoring of transactions, compliance with regulatory and other legal requirements, documentation of controls and procedures etc.

Currency Risk

Pakistani Rupee is the functional currency of the Company and exposure arises from transactions and balances in currencies other than Pakistani Rupee as foreign exchange rate fluctuations may create unwanted and unpredictable earnings and cash flow volatility. The maximum amount exposed to currency risk is only 9.06% (2021: 11.92%) of the Company's total assets, any adverse/ favorable movement in functional currency with respect to US dollar will not have any material impact on the operational results.

Credit Risk

Credit risk represents the accounting loss that would be recognized at the reporting date if counter parties failed completely to perform as contracted. To reduce exposure to credit risk the Company has developed a formal approval process whereby credit limits are applied to its customers.

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 to always have sufficient liquidity to meet its liabilities when due.

${\bf ADEQUACYOFINTERNALFINANCIAL\,CONTROLS}$

The Company has established an effective and efficient system of internal and financial controls to safeguard the assets of the Company, prevent and detect fraud and ensure compliance with all statutory and legal requirements. The internal control structure is regularly reviewed and monitored by the Internal Audit function duly established by the Board. Audit Committee reviews the internal control system on quarterly basis in accordance with the term of its reference.

CORPORATE SOCIAL RESPONSIBILITY (CSR)

The Company considers CSR as a fundamental responsibility and strives to be a good corporate citizen. The Company contributes to society by supporting public health and education facilities.

Further as CSR measures, during the year the company emphasized more on Occupational Safety and Health of the workers and staff as the most important thing for the Company. The Company formulated a crisis management team which implemented measures to protect against outbreak of Covid-19. The team launched a campaign at all locations of the Company and its surrounding for the awareness of appropriate precautions which an individual should take to save himself/herself and colleagues. The Company also regularly organizes medical camps and regular fumigation is carried out at premises of all manufacturing facilities by using fogging machines to prevent viral diseases.

SUBSEQUENT EVENTS

No material changes and commitments affecting the financial position of the Company occurred between 30 June 2022 and 28 October 2022.

CORPORATE AND FINANCIAL REPORTING FRAMEWORK

The Directors confirm compliance with Corporate and Financial Reporting Framework of the Securities and Exchange Commission of Pakistan and Listed Companies (Code of Corporate Governance) Regulations, 2019 (the CCG Regulations) for the following matters:

- 1. The financial statements, prepared by the management of Fazal Cloth Mills Ltd., present fairly its state of affairs, the results of its operations, cash flows and changes in equity.
- 2. Appropriate accounting policies have been consistently applied in preparation of these financial statements and accounting estimates are based on reasonable and prudent judgments.
- 3. The Company has maintained proper books of account.
- 4. International accounting standards, as applied in Pakistan, have been followed in preparation of these financial statements and departures there from have been adequately disclosed.
- 5. The system of internal control is sound in design and has been effectively implemented and monitored. The process of monitoring internal controls will continue as on-going process with objective to strengthen the controls and bring improvements in the system.
- 6. There are no doubts about the Company's ability to continue as a going concern.
- 7. There has been no material departure from the best practices of the CCG Regulations.
- 8. There are no statutory payments on account of taxes, duties levies and charges which are outstanding as at June 30, 2022, except for those disclosed in the financial statements.

PATTERN OF SHAREHOLDING

The pattern of shareholding as on June 30, 2022 is annexed.

DIVIDENDANNOUNCEMENT

Your directors have recommended to pay final cash dividend @Rs10 per ordinary share (i.e. 100%).

AUDITORS

M/s. KPMG Taseer Hadi & Co., Chartered Accountants, auditors of the Company retire and being eligible offers themselves for reappointment for the year 2022-2023.

RELATED PARTY TRANSACTIONS

During the year, all transactions with related parties have been executed at arm's length, and detail of these transactions are disclosed in note 46 to the financial statements of the Company.

MANAGEMENT/LABOUR RELATIONS

The management/labor relations remained warm and cordial throughout the year under review. We place great importance on our employees. We continue to invest in the professional development and improvement of skills of our human resources, since we believe that by investing in our people we invest in our future. The Company's human resource policy is based on the underlying values of fairness, merit, equal opportunity and social responsibility. Complying with our human resource policies we do not hire any child labor. The employees and management of the Company continued to make joint efforts to keep up high standards of productivity. Relationship of management and employees continued to remain in total harmony. The board wishes to place on record its deep appreciation to all of them for their hard work and dedication to achieve these results.

For and on behalf of the Board

(Rahman Naseem) Chief Executive Officer

Dated: October 28, 2022

(Sheikh Naseem Ahmad) Chairman

ِڈائریکٹرز رپورٹ

کمپنی کے ڈائر یکٹرز 30 جون 2022 کوختم ہونے والے سال کے لیے آڈٹ شدہ مالیاتی گوشواروں کے ساتھ سالاندرپورٹ پیش کرنے برخوش ہیں۔

کمینی کے معاملات

فضل کلاتھ ملزلمیٹڈ (دی کمپنی) کو پاکستان میں 1966 میں کمپنیز ایکٹ، 1913 (اب کمپنیز ایکٹ، 2017) کے تحت ایک پبلک لمیٹڈ کمپنی کے طور پر شامل کیا گیا تھا۔ کمپنی کے قصص پالکتنا اسٹاک ایکسچینج میں درج ہیں۔ کمپنی کا رجسڑ ڈ آفس 69 / 7، عابد مجیدروڈ، سروے نمبر 248 / 7، لا ہور کینٹ، لا ہور میں واقع ہے۔ کمپنی بنیادی طور پرٹیکسٹائل کے سامان کی تیاری اور فروخت میں مصروف ہے۔

سال کے دوران، کمپنی کے بورڈ آف ڈائر کیٹرز نے 30 ستمبر 2021 کو ہونے والی میٹنگ میں امپیریل ٹیکسٹائل ملزلمیٹڈ (ITML) کے حصول کی منظوری دی، جوایک غیر فعال ادارہ ہے ۔ کمپنی اور کمپنی کے درمیان حصص کی خریداری کا معاہدہ (ITML) کے شیئر ہولڈرز نے 30 ستمبر 2021 کو منظور کے بعد 17 مئی 2022 کو ITML کی 100% شیئر ہولڈنگ حاصل کی ۔منظفر گڑھ میں کمپنی کے میٹونی چرنگ سہولت کے قریب واقع ITML کی میٹونی چرنگ سہولت کمپنی کی پیداواری صلاحیت کو بڑھانے کے لیے استعال کی جائے گی۔

کمپنی نے 01 جون 2022 سے آئی ٹی ایم ایل کو کمپنی کے ساتھ ضم کرنے کے لیے سیکیو رٹیز اینڈ ایکیچنج کمیشن آف پاکستان (SECP) کے پاس انتظامات کی اسکیم دائر کی ہے۔انضام کی اسکیم کی منظوری 28 اکتوبر 2022 کودی گئی۔اس حکم کے مطابق، حاصل شدہ کمپنی امپیریل ٹیکسٹائل ملزلم یٹڈکو افا ثوں کے حصول کے اکاؤنٹنگ کے ذریعے کمپنی کے اندرضم کر دیا گیا تھا۔انضام کے بعد کسی بھی مالیاتی بیانات کی ضرورت نہیں ہوگی اوران مالیاتی بیانات کی حیثیت کمپنی کے انفرادی مالی بیانات پر ہی رہے گ

مالیاتی کارکردگی کا جائزه

زیرجائزہ مدت کے دوران ، کمپنی کی مالی کارکردگی تسلی بخش رہی۔ کمپنی کی مجموعی فروخت بڑھ کر 65,406.26 ملین دیا ہے ہوگئی۔ جو کہ پچھلے سال 8,004.99 ملین روپے تھا۔ تاہم ، کمپنی کا بعد ازٹیکس منافع بڑھ کر 52,132.24 ملین روپے تھا۔ تاہم ، کمپنی کا بعد ازٹیکس منافع میں کمی کی وجہ منافع گزشتہ سال کے 5,431.76 ملین روپے کے مقابلے میں 4,610.26 ملین روپے ہو گیا۔ بعد ازٹیکس منافع میں کمی کی وجہ منافع میں کمی کی وجہ شرح سود میں اضافے کی وجہ سے زیادہ مالی لاگت (2) سپرٹیکس (3) فاطمہ از جی کمیٹرڈ میں کمپنی کی سرمایہ کاری سے متعلقہ نقصان متھیں۔



ذیل میں مالیتی احوا لک سے متعلق اعداد وشار دکھائے گئے ہیں۔

اضافہ/کی	2021	2022	مالياتي سرخيال
فيصد	روپپيربطور(000)	روپيه بطور(000)	مالیاتی سرخیاں مشحکم مالیاتی اعداد وشار
25.46%	52,132,243	65,406,262	فروختگی
22.91%	44,127,253	54,238,314	فروخت پرلاگت
39.51%	8,004,990	11,167,948	گراس منافع
19.24%	8,793,472	10,485,539	منافع قبل از نیکس وفرسودگی
15.89%	1,436,003	1,664,133	فرسودگ <u>ی</u>
62.85%	1,794,692	2,922,661	مالياتی خرچه
-12.91%	644,455	561,257	دیگر آمدن
6.04%	5,562,778	5,898,745	منافع قبل ازمیکس
15.12%	5,431,757	4,610,255	منافع بعدازتيكس
-15.12%	181.06	153.68	آمدن فی حصص

کمپنی کی مجموعی فروخت میں گزشتہ سال کے مقابلے میں رواں سال 13,274.02 ملین روپے کا اضافہ ہوا۔ گزشتہ سال کے مقابلے موجودہ سال میں فروخت کی لاگت میں گزشتہ سال کے مقابلے میں روان 10,111.06 ملین روپے کا اضافہ ہوا ہے۔ جسکی بنیادی وجہ خام مال کی قیمتوں میں اضافہ تھا۔ کمپنی کے مجموعی منافع کا تناسب موجودہ سال میں 17.07% رہاجو پچھلے سال کے 15.36% تھا۔ کمپنی نے گزشتہ سال کے دوران 172.78 ملین روپے کے مقابلے میں سال کے دوران 241.90 ملین روپے کا ڈیوڈنڈ حاصل کیا۔ گزشتہ سال 8,793.47 ملین روپے کے مقابلے میں اس سال 10,485.54 ملین روپے کا ڈیوڈنڈ حاصل کیا۔ گزشتہ سال 293.12:2021 ملین روپے کے مقابلے میں اس سال 1,794.69 ملین روپے کا ڈیوڈنڈ حاصل کیا۔ گزشتہ سال کے 293.12:2021 ملین روپے کے مقابلے میں اضافے کی وجہ سے پچھلے سال کے دوران 62.85 فیصدا ضافہ ہوا۔

کیپٹل ایکسپینڈیچر

کمپنی نے اپنے پلانٹ کی جدید کاری اور توسیع کے لیے سال کے دوران 4,987.01 ملین روپے کا سر مایی خرچ کیا۔

فى شيئر آمدنى (EPS)

نی حصص آمدنی (EPS) 153.68 روپے پرر پورٹ کی گئی تھی جیسا کہ بچھلے سال میں 181.06روپے فی شیئر آمدنی تھی۔

مستقبل كانقطه نظر

روس یوکرین جنگ کے نتیج میں ایندهن اور توانائی کی قیمتوں میں تیزی سے اضافہ ہوا ہے۔اس کے نتیج میں صارفین نے صوابدیدی اشیاء پر اخراجات میں کمی کی ہے۔ دنیا بھر میں ٹیکسٹائل مصنوعات کی ما نگ بری طرح متاثر ہوئی ہے۔ چین میں کوویڈلاک ڈاؤن،امریکہ اور پی یونین میں سخت مالیاتی پالیسی نے ما نگ میں کمی کو بڑھا دیا ہے۔اس کے نتیج میں، کیاس، پولی ایسٹر، یارن اور فیبرک سمیت تمام ٹیکسٹائل مصنوعات کی قیمتوں میں تیزی سے کمی ہوئی ہے۔

زیادہ شرح سود، زیادہ تخواہ اور اجرت اور توانائی اور ایندھن کی قیمتوں میں اضافے کی وجہ سے پیداواری لاگت مسلسل بڑھ رہی ہے۔ نتیج کے طور پر مارجن میں کی واقع ہوئی ہے۔آپ کی انتظامیہ صورتحال کو سنجا لئے اور آپ کی کمپنی کے آپریشنز اور مالیاتی کارکردگی پراس صورت حال کے منفی اثرات کو کم کرنے کے لیے تمام کوششیں کر رہی ہے۔

بورڈ آف ڈ ائر یکٹرز اور کمیٹی کے اجلاس سال 2021-2022 کے دوران بورڈ کے چھاجلاس منعقد ہوئے جن میں مندرجہ ذیل شرکت کی گئی۔

اجلاس بوردُ آف دُائرَ يكثرزا	عہدے	نام ڈائر یکٹران
حاضري		
6	چيئر مين انان ايگزيكڻو دائر يكثر	شیخ نشیم احمر
6	چيف ايگزيکڻوآفيسر اايگزيکڻوڙائريکٹر	رحن شيم
4	ا يگزيکڻوڈائر يکٹر	محمر مختار
3	نان الگزيكود ائريكثر	فيصل احمد
3	ا يگزيڭوڈائزيکٹر	فهدمخثار
4	نان الگزيكود ائريكثر	عامرشيم شيخ
4	<u>آزاد ڈائر یکٹر</u>	بابرعلی
6	<u>آزاد ڈائر یکٹر</u>	مسعود کریم شخ
6	<u>آ زاد ڈائر یکٹر</u>	پروین اختر ملک

آ ڈٹ کمیٹی کے اجلاس

سال 2021-2022 کے دوران آڈٹ کمیٹی کے جارا جلاس منعقد ہوئے جن میں مندرجہ ذیل شرکت کی گئی۔

آ ڈٹ میٹی میٹنگ	عبدے	نام ڈائر یکٹران
4	آزاد ڈائر یکٹر اچیئر مین	پروین اختر ملک
4	نان ایگزیکٹوڈ ائریکٹر	شيخ نشيم احمد
4	نان ایگزیکٹوڈ ائریکٹر	عامرشيم ثينخ
4	آزاد ڈائر یکٹر	بابرعلى

ہیومن ریسورس اور معاوضہ میٹی کی میٹنگز

سال **2022 - 2021** کے دوران HR اورمعاوضہ کمیٹی کا ایک اجلاس منعقد ہوا جس میں مندرجہ ذیل نے شرکت کی:

ہیومن ریسوری اورمعاوضہ میٹی کی میٹنگز	عبدے	نام ڈائر کیٹران
1	آ زاد ڈائر یکٹر اچیئر مین	بابرعلی
0	نان ایگزیکٹوڈ ائریکٹر	فيصل احمد
1	نان ایگزیکٹوڈ ائریکٹر	عامرشيم شيخ

حفاظت، صحت اور ماحولیات (حـ صـ م)

کمپنی ایک محفوظ، چوٹ سے پاک کام کی جگہ فراہم کرنے کے لیے پرعزم ہے جہاں ہر شخص صحت مند، توانا اور معاشرے کی حفاظت کرتا ہے۔ (ح۔ص۔م) ہرسطے پر کمپنی کے لیے ایک ترجیج بنی ہوئی ہے اور اس سال ہم نے بیداری پیدا کر کے اور حفاظتی کارکردگی پرمضبوط تا ثرات فراہم کر کے (ح۔ص۔م) کلچرمیں روید کی تبدیلی لانے پر توجہ مرکوزی۔

رسک مینجمنٹ

کمپنی آپریشنل، مالیاتی اور قبیل کے خطرے سے دو چار ہے جسے مؤثر رسک مینجنٹ فریم ورک کے ذریعے کم کیا جاتا ہے، ہمارے اندرونی کنٹرول کے ساتھ، ہمارے کاروبارکومتاثر کرنے والے مکنه خطرات کے انتظام پراپنی توجہ برقر ارر کھنے میں ہماری مدد کرتا ہے۔اندرونی آڈٹ ڈیپارٹمنٹ بورڈ آف ڈائر کیٹرزکورسک مینجنٹ اور کنٹرول کے ممل کی تاثیر پر آزادر پورٹ فراہم کرتا ہے۔

آپریشنل خطره

آپریشنل رسک کمپنی کے ممل، عملے ، ٹیکنالوجی اور انفر اسٹر کچر سے منسلک مختلف وجو ہات سے پیدا ہونے والے براہ راست یا بالواسطہ نقصان کا خطرہ ہے،
اور کریڈٹ، مارکیٹ اور کیکویڈیٹ کے خطرات کے علاوہ بیرونی عوامل جیسے کہ قانونی اور ریگولیٹری تقاضوں سے پیدا ہونے والے خطرات ۔ اور کارپوریٹ رویے کے عام طور پر قبول شدہ معیارات ۔ آپریشنل خطرات کمپنی کے تمام کا موں سے پیدا ہوتے ہیں۔ کمپنی نے مختلف شعبوں میں آپریشنل رسک کے انتظام کے لیے معیارات تیار کیے ہیں جیسے لین دین کی مصالحت اور نگرانی کے لیے تقاضے ، ریگولیٹری اور دیگر قانونی تقاضوں کی تعمیل ، کنٹر ولز اور طریقہ کارکی دستاویزات وغیرہ ۔

کرنسی کا خطرہ

پاکستانی روپیریمپنی کی فنگشنل کرنبی ہے اور پاکستانی روپے کے علاوہ دیگر کرنسیوں میں لین دین اور بیلنس سے ایکسپوژر پیدا ہوتا ہے کیونکہ زرمبادلہ کی شرح میں اتار چڑھاؤپیدا کرسکتا ہے۔ کرنبی کے خطرے سے دوچار ہونے والی زیادہ سے زیادہ رقم کمپنی میں اتار چڑھاؤپیدا کرسکتا ہے۔ کرنبی کے خطرے سے دوچار ہونے والی زیادہ سے زیادہ رقم کمپنی کے کل اثاثوں کا صرف 9.06 (2021 : %11.92) ہے، امر کی ڈالر کے حوالے سے فنگشنل کرنبی میں کسی بھی منفی/ ساز گار حرکت کا آپریشنل نتائج پرکوئی مادی اثر نہیں پڑے گا۔

قرض كا خطره

کریڈٹ رسک اکاؤنٹنگ نقصان کی نمائندگی کرتا ہے جسے رپورٹنگ کی تاریخ میں شامل کیا جائے گا اگر ہم منصب معاہدے کے مطابق کارکردگی کا مظاہرہ کرنے میں مکمل طور پر ناکام رہے۔کریڈٹ رسک کی نمائش کو کم کرنے کے لیے کمپنی نے منظوری کا ایک باضابط عمل تیار کیا ہے جس کے تحت اس کے صارفین برکریڈٹ کی حدیں لا گوہوتی ہیں۔

ليكويدييني كا خطره

لیکویڈیٹی رسک وہ خطرہ ہے جس کی وجہ سے کمپنی اپنی مالی ذمہ دار یوں کو پورانہیں کرسکے گی۔لیکویڈیٹ کے انتظام کے لیے کمپنی کا نقطہ نظریہ ہے کہ جہاں تک ممکن ہواس بات کویقنی بنایا جائے کہ واجب الا داوا جبات کو پورا کرنے کے لیے ہمیشہ کافی لیکویڈیٹی ہو۔

داخلی مالیاتی کنٹرول کی مناسبیت

کمپنی نے کمپنی کے اٹا ثوں کی حفاظت، دھو کہ دہی کورو کنے اور اس کا پیۃ لگانے اور تمام قانونی اور قانونی تقاضوں کی تعیل کو یقینی بنانے کے لیے اندرونی اور مالیاتی کنٹرول کا ایک موثر اور موثر نظام قائم کیا ہے۔ اندرونی کنٹرول کے ڈھانچے کا با قاعدگی سے جائزہ لیا جاتا ہے اور بورڈ کے ذریعہ قائم کردہ اندرونی آڈٹ فنکشن کے ذریعے نگرانی کی جاتی ہے۔ آڈٹ کمیٹی اپنے ریفرنس کی مدت کے مطابق سہ ماہی بنیا دوں پرانٹرنل کنٹرول سٹم کا جائزہ لیتی ہے۔



کارپوریٹ سماجی ذمه داری (CSR)

کمپنی CSR کوایک بنیادی ذمه داری مجھتی ہے اور ایک اچھا کارپوریٹ شہری بننے کی کوشش کرتی ہے۔ کمپنی صحت عامہ اور تعلیم کی سہولیات کی حمایت کر کے معاشرے میں اپنا حصہ ڈالتی ہے۔

مزید CSR اقدامات کے طور پر ،سال کے دوران کمپنی نے سب سے اہم چیز کے طور پر کارکنوں اور عملے کی پیشہ ورانہ تھا ظت اور صحت پر زیادہ زور دیا۔
کمپنی نے ایک کرائسس مینجنٹ ٹیم تھکیل دی جس نے کووڑ - 19 کے پھیلنے سے نمٹنے کے لیے اقدامات کونا فذکیا۔ ٹیم نے مناسب احتیاطی تدابیر کے
بارے میں آگا ہی کے لیے کمپنی اور اس کے آس پاس کے تمام مقامات پر ایک مہم شروع کی جو کہ ایک فردکوا پنے آپ کو اور ساتھیوں کو بچانے کے لیے اپنانا
جا ہیے۔ کمپنی باقاعد گی سے میڈیکل کیمپ بھی منعقد کرتی ہے اور وائر ل بھاریوں سے بچنے کے لیے فوگنگ مثینوں کے ذریعے تمام مینونی کچرنگ سہولیات
کے احاطے میں باقاعدہ فیومیکیشن کی جاتی ہے۔

بعد کے واقعات

30 جون 2022 اور 28 اکتوبر 2022 کے درمیان کمپنی کی مالی پوزیش کومتاثر کرنے والی کوئی مادی تبدیلیاں اور وعد نے ہیں ہوئے۔

کارپوریٹ اور مالیاتی رپورٹنگ فریم ورک

ڈائر یکٹرز مندرجہ ذیل امور کے لیے سکیورٹیز اینڈ ایکیچنج کمیشن آف پاکتان اور لسٹکپنیز (کوڈ آف کارپوریٹ گورننس)ریگولیشنز ، **2019** (سی سی جی ریگولیشنز)کے کارپوریٹ اور مالیاتی رپورٹنگ فریم ورک کی تقیل کی تصدیق کرتے ہیں:

- 1) فضل کلاتھ ملزلمیٹڈ کی انتظامیہ کی طرف سے تیار کردہ مالیاتی گوشواروں میں اس کی حالت، اس کے آپریشنز کے نتائج ،کیش فلواورا یکویٹ میں ہونے والی تبدیلیوں کوپیش کیا گیا ہے۔
- 2) ان مالیاتی گوشواروں کی تیاری میں مناسب ا کا ؤنٹنگ پالیسیوں کامسلسل اطلاق کیا گیا ہے اورا کا ؤنٹنگ کے تخمینے معقول اور دانشمندانه فیصلوں برمبنی ہیں۔
 - 3) کمپنی نے حساب کتاب کی مناسب دیکھ بھال کی ہے۔
- 4) بین الاقوامی اکا وَنشک معیارات، جبیها که پاکستان میں لاگوہوتا ہے، ان مالیاتی گوشواروں کی تیاری میں پیروی کی گئی ہےاوروہاں سے روانگیوں کومناسب طور پر ظاہر کیا گیا ہے۔
- 5) اندرونی کنٹرول کا نظام ڈیزائن میں درست ہے اوراسے مؤٹر طریقے سے لاگوکیا گیا ہے اوراس کی نگرانی کی گئی ہے۔ اندرونی کنٹرول کی نگرانی کا ممل جاری ممل کے طور پر جاری رہے گا جس کا مقصد کنٹرول کو مضبوط کرنا اور نظام میں بہتری لانا ہے۔
 - 6) ایک جاری تشویش کے طور پر جاری رکھنے کی کمپنی کی صلاحیت کے بارے میں کوئی شکنہیں ہے۔
 - 7) CCG ضوابط کے بہترین طریقوں سے کوئی مادی خارج نہیں ہواہے۔



8) شیکسز، ڈیوٹی لیویزاور چار جز کی مدمیں کوئی قانونی ادائیگیاں نہیں ہیں جو کہ 30 جون 2022 تک بقایا ہیں، سوائے ان مالیاتی گوشواروں کے جن کا انکشاف کیا گیا ہے۔

شیئر ہولڈنگ کا پیٹرن

30 جون 2022 تک شیئر ہولڈنگ کا پیٹرن منسلک ہے۔

ڈیویڈنڈ کا اعلان

آپ کے ڈائر کیٹرزنے 10رویے فی عام شیئر (یعنی %100) کے حساب سے حتمی نقد ڈیویٹر نڈاداکرنے کی سفارش کی ہے۔

آڈیٹرز

MS. KPMG تا ثیر ہادی اینڈ کمپنی، چارٹرڈا کا وَئٹنٹس ، کمپنی کے آڈیٹرزریٹائز ہورہے ہیں اوراہل ہونے کی وجہ سے سال 2022–2023 کے لیے دوبارہ تقرری کی پیشکش کرتے ہیں۔

متعلقه يارٹى لين دين

سال کے دوران ، متعلقہ فریقوں کے ساتھ تمام لین دین کو کممل کیا گیاہے ، اوران لین دین کی تفصیل کمپنی کے مالی بیانات میں نوٹ 46 میں ظاہر کی گئی ہے۔

مینجمنٹ/مزدوری تعلقات

زیرنظرسال کے دوران انتظامیہ امز دور تعلقات گرم جوش اورخوشگوار رہے۔ہم اپنے ملاز مین کو بہت اہمیت دیتے ہیں۔ہم اپنے انسانی وسائل کی بیشہ ورانہ ترقی اور مہارتوں کی بہتری میں سرمایہ کاری کرتے ہیں، کیونکہ ہم شجھتے ہیں کہ اپنے لوگوں میں سرمایہ کاری کرکے ہم اپنے مستقبل میں سرمایہ کاری کرتے ہیں۔ کمپنی کی انسانی وسائل کی پالیسی انصاف پیندی، میرٹ، مساوی مواقع اور ساجی ذمہ داری کی بنیا دی اقدار پر ہنی ہے۔ اپنی انسانی وسائل کی پالیسی انصاف پیندی، میرٹ، مساوی مواقع اور ساجی ذمہ داری کی بنیا دی اقدار پر ہنی ہے۔ اپنی انسانی وسائل کی پالیسی انصاف پیندی، میرٹ، مساوی مواقع اور ساجی ذمہ داری کی بنیا دی اقدار پر ہنی ہے۔ اپنی انسانی وسائل کی پالیسی انسانی وسائل کی پالیسی وسائل کی خدمات حاصل نہیں کرتے ہیں۔ مینی کے ملاز مین اور انتظامیہ نے پیداواری صلاحیت کے اعلی معیار کو برقر ارر کھنے کے لیے مشتر کہ کوششیں جاری رکھیں ۔ انتظامیہ اور ملاز مین کے درمیان مکمل ہم آ ہنگی برقر ارر بی۔ بورڈ ان نتائج کو حاصل کرنے کے لیے ان سب کی دل کی گہرائیوں سے تعریف کرنا جا ہتا ہے۔

بورڈ کی طرف سے

رحمان سيم

af an Arund

شیخ نشیم احمه ڈائر یکٹر تاریخ2022تور 2022



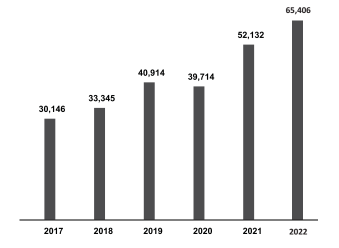
FINANCIAL HIGHLIGHTS

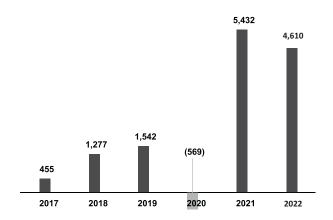
Key Financial Performance Indicators

	2022	2021 20	2019	2018	2017	
			Rupees In	Millions		
Sales	65,406	52,132	39,714	40,914	33,345	30,146
Gross Profit	11,168	8,005	4,561	5,015	3,204	2,198
EBIT	8,821	7,357	3,003	4,881	2,907	1,763
EBITDA	10,485	8,793	4,242	6,040	3,928	2,676
Profit Before Tax	5,899	5,563	58	2,547	1,535	709
Profit After Tax	4,610	5,432	(569)	1,542	1,277	455
Net Assets	40,529	34,697	20,680	21,739	20,783	15,835

SALES - RUPEES IN MILLIONS

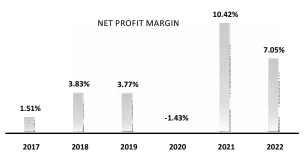
PROFIT AFTER TAX - RUPEES IN MILLIONS

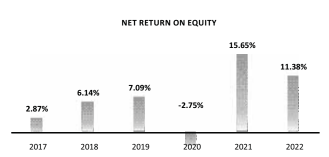






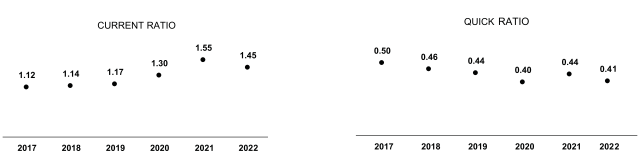
<u>Profitability</u>	<u>y</u>				2022	2021	2020	2019	2018	2017
							Ra	tios		
Curry Durfit Man	_:_				17.07%	15.36%	11.49%	12.26%	9.61%	7.29%
Gross Profit Marg	gin				16.03%	16.87%	10.68%	14.76%	11.78%	8.88%
EBITDA Margin										
EBIT to Sales					13.49%	14.11%	7.56%	11.93%	8.72%	5.85%
Pre Tax Profit					9.02%	10.67%	0.15%	6.23%	4.60%	2.35%
Net Profit Margin	1				7.05%	10.42%	-1.43%	3.77%	3.83%	1.51%
Net Return on Eq	juity				11.38%	15.65%	-2.75%	7.09%	6.14%	2.87%
Net Return on As	set				5.27%	8.09%	-1.03%	2.82%	2.62%	1.15%
Return on Capita	l Employed				14.48%	14.04%	7.81%	13.75%	8.95%	6.67%
		SDOCC BBOEIT	- MARCIN				E	BITDA MARGIN		
	G	ROSS PROFIT	MAKGIN		17.07%				16.87%	
				15.36%			1,	1.76%	10.87%	16.03%
		12.26%						¥.70%	_	
		12.26%	11.49%				11.78%	10.68%	_	
	9.61%					8.88%		10.00%	_	
7.29%									_	
						_			_	
_						_			_	
_						_			_	
2017	2018	2019	2020	2021	2022	2017	2018	2019 2020	2021	2022





Liquidity

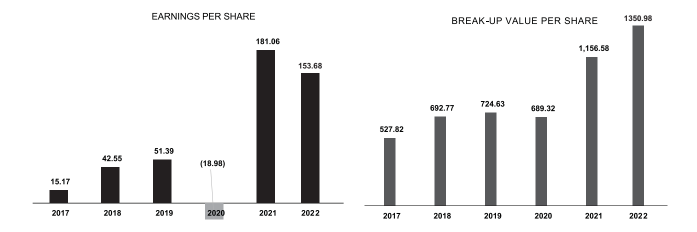
	2022	2021	2020	2019	2018	2017
			Ratio	os		
Current Ratio	1.45	1.55	1.30	1.17	1.14	1.12
Quick Ratio	0.41	0.44	0.40	0.44	0.46	0.50





<u>Investmen</u>t

		2022	2021	2020	2019	2018	2017
Earning Per Share	Rupees	153.68	181.06	(18.98)	51.39	42.55	15.17
Price Earning Ratio	Times	1.57	1.62	(7.36)	2.72	3.52	11.80
Dividend Yield Ratio	%	4.15	10.20	-	7.50	5.68	2.93
Dividend Payout Ratio	%	6.51	16.57	-	20.43	19.98	34.62
Dividend Cover Ratio	Times	15.37	-	-	4.89	5.01	2.89
Dividend Per Share	Rupees	10.00	30.00	-	10.50	8.50	5.25
Break-Up Value	Rupees	1,350.98	1,156.58	689.32	724.63	692.77	527.82
Proposed Dividend/Interim Dividend	Rupees In Millions	300	900	-	315	255	157.5
Market Value Per Share at Year End	Rupees	241.00	294.00	139.75	140.00	149.69	178.99



Activity /Turnover Ratios

		2022	2021	2020	2019	2018	2017
Inventory Turnover Ratio	Times	2.57	2.94	2.55	3.07	3.36	4.05
No. of Days in Inventory	Days	142.27	123.97	142.96	118.91	108.61	90.11
Debtors Turnover Ratio	Times	10.90	10.55	7.04	7.20	6.77	8.92
No. of Days in Receivables	Days	33.50	34.60	51.83	50.72	53.95	40.92
Creditors Turnover Ratio	Times	9.04	12.82	21.52	26.45	45.21	67.29
No. of Days in Creditors	Days	40.37	28.47	16.96	13.80	8.07	5.42
Operating Cycle	Days	135.40	130.10	177.83	155.83	154.48	125.61
Total Assets Turnover Ratio	Times	0.75	0.78	0.72	0.75	0.69	0.76
Fixed Assets Turnover Ratio	Times	1.33	1.17	1.19	1.27	1.10	1.21

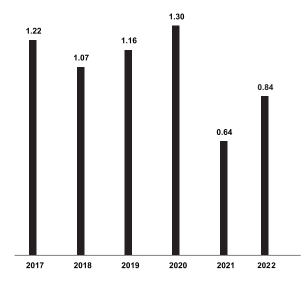


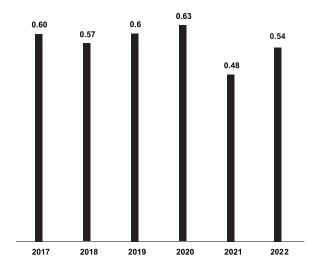
Capital Structure

		2022	2021	2020	2019	2018	2017	
Debt to Equity Ratio	Times	0.84	0.64	1.30	1.16	1.07	1.22	
Long Term Liabilities to Equity	Times	0.50	0.51	0.86	0.63	0.56	0.67	
Interest Cover Ratio	Times	3.02	4.10	1.02	2.09	2.12	1.67	
Debt Service Coverage	Times	1.56	2.82	0.91	1.35	1.18	0.77	
Total Liabilities to Total Assets	Ratio	0.54	0.48	0.63	0.60	0.57	0.60	
Gearing Ratio	%	56%	43%	70%	71%	68%	73%	

DEBT TO EQUITY RATIO - TIMES

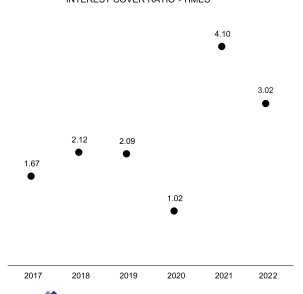
TOTAL LIABILITIES TO TOTAL ASSETS

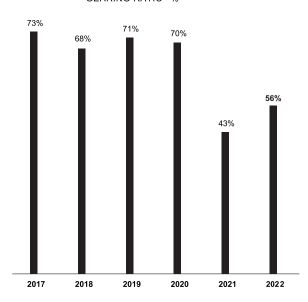


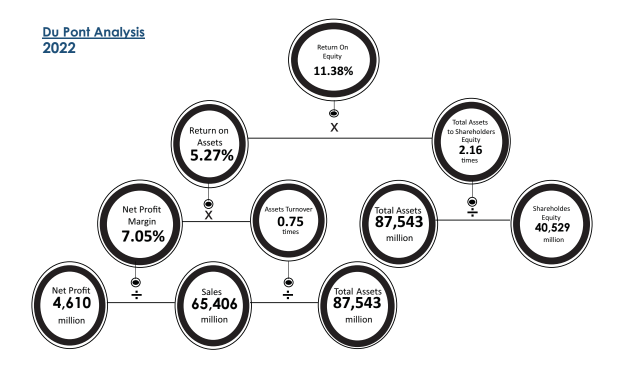


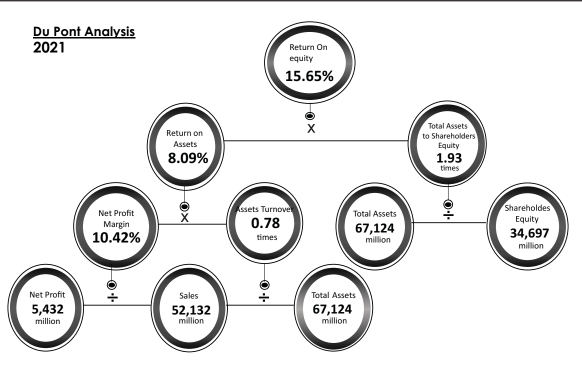
INTEREST COVER RATIO - TIMES

GEARING RATIO - %











Horizontal Analysis
For The Last Six Financial Years
Statement of Financial Position

Rupees in Millions

		2022		2021		2020		2019	2	2018	20	017
Property, Plant and Equipment	8	41,518	36	38,416	4	28,197	6	27,229	23	25,706	5	20,983
Long Term Investments and Advances	26	7,485	15	5,929	2	5,151	13	5,068	16	4,501	8	3,872
Long Term Deposits	6	26	-	24	0	24	-	24	(2)	24	-	24
Total Non Current Assets	11	49,029	33	44,370	3	33,371	7	32,321	22	30,231	6	24,880
Stores, Spares and Loose Tools	(5)	807	22	850	(8)	699	40	762	(13)	542	33	626
Stock in Trade	73	26,813	7	15,470	11	14,504	26	13,033	37	10,357	22	7,580
Loans and Advances	77	400	10	226	121	205	(44)	93	(17)	165	23	198
Short Term Investments	31	231	8	176	(10)	164	(8)	183	(10)	198	(1)	220
Trade Debts	53	7,268	(8)	4,738	(16)	5,146	17	6,132	13	5,238	116	4,619
Other Current Assets	127	2,940	17	1,294	(47)	1,107	8	2,071	24	1,919	60	1,549
Total Current Assets	69	38,461	4	22,754	18	21,824	25	18,419	45	14,792	(15)	10,180
Non-Current Assets Held for sale	0	54	-	-	-	-	-	-	-	-	-	-
Total Assets	30	87,543	22	67,124	13	55,196	23	48,650	18	39,672	(5)	33,685
No. of Ordinary Shares		30		30		30		30		30		30
Shareholder's Equity	17	40,529	68	34,697	(5)	20,680	5	21,739	31	20,783	2	15,835
Long Term Financing	22	15,538	(11)	12,689	55	14,261	11	9,209	14	8,329	5	7,284
Deferred Tax	2	4,445	39	4,357	42	3,126	7	2,201	6	2,057	4	1,943
Other Non-Current Liabilities	(38)	416	76	672	42	382	25	269	(2)	215	(1)	219
Total Non-Current Liabilities	15	20,399	(0)	17,717	52	17,769	10	11,679	12	10,601	5	9,446
Short Term Borrowings	156	15,371	(48)	6,007	8	11,537	20	10,729	101	8,941	(34)	4,451
Current Portion of Long Term Liabilities	(16)	3,095	263	3,664	(54)	1,011	10	2,201	(1)	1,994	32	2,020
Trade Payable and Bills Payable	61	7,369	310	4,570	39	1,114	126	804	2	356	46	349
Other Current Liabilities	66	780	(85)	469	26	3,085	26	2,455	0	1,946	(3)	1,942
Total Current Liabilities Total Equity and Liabilities	81 30	26,615 87,543	(12) 22	14,710 67,124	3 11	16,747 55,196	22 11	16,188 49,606	51 31	13,237 44,621	(16) (3)	8,762 34,043
rotar Equity and Elabinices	- 30	07,343		07,124		33,130		45,000	- 31	44,021	(2)	34,043

Statement of Profit or Loss Rupees in Millions

		2022	2	021	2	020	2	019	20	018	20	17
Sales	25	65,406	31	52,132	(3)	39,714	23	40,914	11	33,345	29	30,146
Cost of Sales	23	54,238	26	44,127	(2)	35,153	19	35,899	8	30,141	31	27,948
Gross Profit	40	11,168	76	8,005	(9)	4,561	57	5,015	46	3,204	10	2,198
EBITDA	19	10,485	107	8,793	(30)	4,242	54	6,040	47	3,928	11	2,676
Depreciation	16	1,664	16	1,436	7	1,239	13	1,159	12	1,022	(0)	913
EBIT	20	8,821	145	7,357	(38)	3,003	68	4,881	65	2,907	18	1,763
Other Income	(13)	561	(6)	644	(17)	685	70	823	17	485	45	415
Finance Cost	63	2,923	(39)	1,795	26	2,945	70	2,334	30	1,372	(4)	1,055
Profit Before Tax	6	5,899	9,514	5,563	(98)	58	66	2,547	117	1,535	77	709

Vertical Analysis
For The Last Six Financial Years
Statement of Financial Position

Rupees in Millions

Property Parts and Equipment 47 41,318 57 38,416 51 28,117 56 27,229 66 25,706 62 20,081			2022		2021		2020		2019		2018		2017
Part From Depose 1	Property, Plant and Equipment	47	41,518	57	38,416	51	28,197	56	27,229	65	25,706	62	20,983
Second Second Membra	Long Term Investments and Advances	9	7,485	9	5,929	9	5,151	10	5,068	11	4,501	11	3,872
Secret	Long Term Deposits	0	26	0	24	0	24	0	24	0	24	0	24
Section Insole 31 26,813 23 15,470 26 14,504 27 13,033 26 10,357 23 7,508 Laans and Advances 0 400 00 226 00 2055 00 93 00 1655 1 1988 Short Term Investments 0 231 00 176 00 164 00 183 00 198 1 2200 Tradic Colorest Assert 3 2,940 27 1,944 27 1,107 4 2,071 5 1,919 5 1,549 Treat Colorest Assert 44 8,461 34 22,754 40 21,824 38 18,419 37 14,722 30 10,108 Treat Colorest Assert 0 24 27,754 40 21,824 38 18,419 37 14,722 30 10,108 Treat Colorest Assert 0 24 27,754 40 21,824 38 18,419 37 14,722 30 10,108 Treat Colorest Assert 0 24 27,754 40 21,824 38 18,419 37 14,722 30 10,108 Treat Colorest Assert 0 24 27,754 40 21,824 38 18,419 37 14,722 30 10,108 Treat Colorest Assert 0 24 27,754 40 21,824 38 18,419 37 14,722 30 10,108 Treat Colorest Assert 0 24 27,754 40 21,824 38 18,419 37 14,722 30 30 10,108 Treat Colorest Assert 0 24 27,754 40 21,824 38 18,419 37 14,722 30 30 10,108 Treat Colorest Assert 0 24 24 24 24 24 24 24	Total Non Current Assets	56	49,029	66	44,370	60	33,371	66	32,321	76	30,231	74	24,880
Learns and Advancers 0 400 20 226 0 200 0 93 0 166 1 382 Short Term Investments 0 231 0 176 0 164 0 183 0 198 1 220 Vinde Debts 8 7,268 7 4,738 9 5,146 13 6,132 13 5,238 14 4,619 Not Guerret Ausets 44 88,461 34 22,754 40 21,224 38 18,419 37 14,792 30 10,100 Non Current Ausets Hold for sale found Ausets Hold for sale form fame faces the for sale form fame faces the formal face for the face of Ordinary Planes 30	Stores, Spares and Loose Tools	1	807	1	850	1	699	2	762	1	542	2	626
Property	Stock in Trade	31	26,813	23	15,470	26	14,504	27	13,033	26	10,357	23	7,580
Trade Debits 8 7,268 7 4,738 9 5,146 13 6,132 13 5,238 14 4,191 Other Current Assets 3 2,940 2 1,294 2 1,107 4 2,071 5 1,919 5 1,49 Real Current Assets 44 38,461 34 2,275 40 21,282 38 18,419 37 14,792 30 1,010 Non Current Assets 40 75,482 7 7 7 7 7 7 7 1,02 1 1 1,02 3,03 1,02 3,00 3,05 3,00 3,05 3,00	Loans and Advances	0	400	0	226	0	205	0	93	0	165	1	198
Main Current Assets 3 2,940 2 1,294 2 1,107 4 2,071 5 1,919 5 1,919 1,910	Short Term Investments	0	231	0	176	0	164	0	183	0	198	1	220
Non-Current Asserts Hold for sale 14	Trade Debts	8	7,268	7	4,738	9	5,146	13	6,132	13	5,238	14	4,619
Non-Current Asiats Held for sale 0 5.4	Other Current Assets	3	2,940	2	1,294	2	1,107	4	2,071	5	1,919	5	1,549
No. of Ordinary Shares 30 37,543 100 67,124 100 55,196 100 48,650 100 39,672 100 33,085 No. of Ordinary Shares 30 30 30 30 44 21,739 47 20,783 47 15,835 Long Term Financing 18 15,538 19 12,689 26 14,261 19 9,209 19 8,329 21 7,284 Deferred Tax 5 4,445 6 4,357 6 3,126 4 2,201 5 2,057 6 1,943 Other Non-Current Liabilities 0 416 1 6722 1 382 1 2,057 6 1,943 Short Term Borrowings 18 15,371 9 6,007 21 11,537 22 10,729 20 8,941 13 4,51 Current Department Liabilities 4 3,095 5 3,664 2 1,111 4 2,201 4	Total Current Assets	44	38,461	34	22,754	40	21,824	38	18,419	37	14,792	30	10,180
No. of Ordinary Shares 30 40 20 40 20 40 20 20 20 20 21 15,835 40 40 20 10 8,329 21 7,284 40 40 2,007 20 10 20					-								-
Shareholder's Equity A6 40,529 52 34,697 37 20,680 44 21,739 47 20,783 47 15,835	Total Assets	100	87,543	100	67,124	100	55,196	100	48,650	100	39,672	100	33,685
Long Term Financing 18 15,538 19 12,689 26 14,261 19 9,209 19 8,329 21 7,284 Deferred Tax 5 4,445 6 4,357 6 3,126 4 2,201 5 2,057 6 1,943 Other Non-Current Liabilities 0 416 1 672 1 382 1 269 0 215 1 219 Toul Non-Current Liabilities 23 20,399 26 17,717 32 17,769 24 11,679 24 10,601 28 9,446 Short Term Borrowings 18 15,371 9 6,007 21 11,537 22 10,729 20 8,941 13 4,451 Current Portion of Long Term Liabilities 4 3,095 5 3,664 2 1,011 4 2,201 4 1,994 6 2,020 Trade Payable and Bills Payable 8 7,369 7 4,570 2 1,114 2 804 1 356 1 349 Other Current Liabilities 1 720 1 469 6 3,085 5 2,455 4 1,946 6 1,942 Total Equity and Liabilities 30 26,615 22 14,710 30 16,747 33 16,188 30 13,237 26 8,762 Total Equity and Liabilities 100 87,543 100 67,124 100 39,714 100 40,606 100 44,671 100 30,404 Statement of Profit or Lass 100 65,406 100 52,132 100 39,714 100 40,914 100 33,345 100 30,446 Cost of Sales 83 54,238 85 44,127 89 35,153 88 35,899 90 30,141 93 27,948 Forestrofit 17 11,168 15 8,005 11 4,561 12 5,015 10 3,204 7 2,198 EBITDA 16 10,485 17 8,793 11 4,242 15 6,040 12 3,328 9 2,676 Depreciation 1 561 1 644 2 685 2 823 1 485 1 415 Finance Cost 4 2,923 3 1,795 7 2,945 6 2,334 4 1,372 3 1,055 Finance Cost 4 2,923 3 1,795 7 2,945 6 2,344 4 1,372 3 1,055 Finance Cost 4 2,923 3 1,795 7 2,945 6 2,344 4 1,372 3 1,055 Finance Cost 4 2,923 3 1,795 7 2,945 6 2,347 5 1,335 2 709 Toul Term Finance Cost 4 2,923 3 1,795 7 2,945 6 2,344 4 1,372 3 1,055 Finance Cost 4 2,923 3 1,795 7	No. of Ordinary Shares		30		30		30		30		30		30
Deferred Tax S	Shareholder's Equity	46	40,529	52	34,697	37	20,680	44	21,739	47	20,783	47	15,835
Other Non-Current Liabilities 0 416 1 672 1 382 1 269 0 215 1 29 9,446 1 672 1 382 1,7769 24 11,679 24 10,601 28 9,446 5 9,446 5 7,717 32 17,769 24 11,679 24 10,601 28 9,446 5 9,446 5 7,457 2 11,537 22 10,729 20 8,941 13 4,451 4 1 7,600 2 1,111 4 2,201 4 1,994 6 2,020 2 1,114 2 2,001 4 1,994 6 2,020 2 1,114 2 2,001 4 1,994 6 1,002 3 16,188 3 1,1946 6 1,942 1 1,002 1,002 1,002 1,002 1,002 1,002 1,002 1,002 1,002 1,002 1,002 <	Long Term Financing	18	15,538	19	12,689	26	14,261	19	9,209	19	8,329	21	7,284
Total Non-Current Liabilities 23 20,399 26 17,717 32 17,769 24 11,679 24 10,601 28 9,446	Deferred Tax	5	4,445	6	4,357	6	3,126	4	2,201	5	2,057	6	1,943
Short Term Borrowings 18 15,371 9 6,007 21 11,537 22 10,729 20 8,941 13 4,451	Other Non-Current Liabilities	0	416	1	672	1	382	1	269	0	215	1	219
Current Portion of Long Term Liabilities 4 3,095 5 3,664 2 1,011 4 2,201 4 1,994 6 2,020 Trade Payable and Bills Payable 8 7,369 7 4,570 2 1,114 2 804 1 356 1 349 Other Current Liabilities 1 780 1 469 6 3,085 5 2,455 4 1,946 6 1,942 Total Equity and Liabilities 30 26,615 22 14,710 30 16,747 33 16,188 30 13,237 26 8,762 Total Equity and Liabilities 100 87,543 100 67,124 100 55,196 100 49,606 100 44,621 100 34,043 Naterment of Profit or Loss Sales 100 65,406 100 52,132 100 39,714 100 40,914 100 33,345 100 30,146 Cost of Sales 83 54,238 85 44,127 89 35,153 88 35,899 90 30,141 93 27,948 Gross Profit 17 11,168 15 8,805 11 4,561 12 5,015 10 3,004 7 2,198 EBITDA 16 10,485 17 8,793 11 4,242 15 6,040 12 3,928 9 2,676 Depreciation 3 1,664 3 1,436 3 1,239 3 1,159 3 1,022 3 913 EBIT Cost of Sales 13 8,821 14 7,357 8 3,003 12 4,881 9 2,907 6 1,763 Other Income 1 561 1 644 2 685 2 823 1 485 1 485 1 415 Finance Cost 4 2,923 3 1,795 7 2,945 6 2,334 4 1,372 3 1,055 Profit Before Tax 9 5,899 11 5,563 0 58 6 2,547 5 1,535 2 709		23	20,399	26	17,717	32	17,769	24		24	10,601	28	9,446
Trade Payable and Bills Payable 8 7,369 7 4,570 2 1,114 2 804 1 356 1 349 Other Current Liabilities 1 780 1 469 6 3,085 5 2,455 4 1,946 6 1,942 Total Current Liabilities 30 26,615 22 14,710 30 16,747 33 16,188 30 13,237 26 8,762 Total Equity and Liabilities 100 87,543 100 67,124 100 55,196 100 49,606 100 44,621 100 34,043 Statement of Profit or Loss Rupes in Millions Sales 100 65,406 100 52,132 100 39,714 100 40,914 100 33,345 100 30,146 Cost of Sales 83 54,238 85 44,127 89 35,153 88 35,899 90 30,141 93 27,948 Gross Profit 17 11,168 15 8,005 11 4,561 12 5,015 10 3,204 7 2,198 EBITDA 16 10,485 17 8,793 11 4,242 15 6,040 12 3,928 9 2,676 Depreciation 3 1,664 3 1,436 3 1,239 3 1,159 3 1,022 3 913 EBIT 13 8,821 14 7,357 8 3,003 12 4,881 9 2,907 6 1,763 Other Income 1 561 1 644 2 685 2 823 1 485 1 485 1 415 Finance Cost 4 2,923 3 1,795 7 2,945 6 2,334 4 1,372 3 1,055 Profit Before Tax 9 5,899 11 5,563 0 58 6 2,547 5 1,535 2 709	Short Term Borrowings	18	15,371	9	6,007	21	11,537	22	10,729	20	8,941	13	4,451
Other Current Liabilities 1 780 1 469 6 3,085 5 2,455 4 1,946 6 1,942 Total Current Liabilities 30 26,615 22 14,710 30 16,747 33 16,188 30 13,237 26 8,762 Total Equity and Liabilities 100 87,543 100 67,124 100 55,196 100 49,606 100 44,621 100 34,043 Siatement of Profit or Loss Total Equity and Liabilities 100 87,543 100 52,132 100 39,714 100 49,606 100 44,621 100 34,043 International Profit or Loss 100 65,406 100 52,132 100 39,714 100 40,914 100 33,345 100 30,146 Sales 100 65,406 100 52,132 100 39,714 100 40,914 100 30,141 93 27,948	Current Portion of Long Term Liabilities	4	3,095	5	3,664	2	1,011	4	2,201	4	1,994	6	2,020
Total Current Uabilities 30 26,615 22 14,710 30 16,747 33 16,188 30 13,237 26 8,762 Total Equity and Liabilities 100 87,543 100 67,124 100 55,196 100 49,606 100 44,621 100 34,043 Sales 100 65,406 100 52,132 100 39,714 100 40,914 100 33,345 100 30,146 Cost of Sales 83 54,238 85 44,127 89 35,153 88 35,899 90 30,141 93 27,948 Gross Profit 17 11,168 15 8,005 11 4,561 12 5,015 10 3,044 7 2,198 EBITDA 16 10,485 17 8,793 11 4,242 15 6,040 12 3,928 9 2,676 Depreciation 3 1,664 3 1,436	Trade Payable and Bills Payable	8	7,369	7	4,570	2	1,114	2	804	1	356	1	349
Total Equity and Liabilities 100 87,543 100 67,124 100 55,196 100 49,606 100 44,621 100 34,043 Sales 2022 2021 2020 2019 2018 2017 Sales 100 65,406 100 52,132 100 39,714 100 40,914 100 33,345 100 30,146 Cost of Sales 83 54,238 85 44,127 89 35,153 88 35,899 90 30,141 93 27,948 Gross Profit 17 11,168 15 8,005 11 4,561 12 5,015 10 3,204 7 2,198 EBITDA 16 10,485 17 8,793 11 4,242 15 6,040 12 3,928 9 2,676 Depreciation 3 1,664 3 1,436 3 1,239 3 1,159 <													
Statement of Profit or Loss Rupes in Millions Sales 100 65,406 100 52,132 100 39,714 100 40,914 100 39,714 100 40,914 100 39,714 100 40,914 100 39,714 100 40,914 100 39,7248 Cost of Sales 83 54,238 85 44,127 89 35,153 88 35,899 90 30,141 93 27,948 Gross Profit 17 11,168 15 8,005 11 4,561 12 5,015 10 3,204 7 2,198 EBITDA 16 10,485 17 8,793 11 4,242 15 6,040 12 3,928 9 2,676 Depreciation 3 1,664 3 1,436 3													
Sales 100 65,406 100 52,132 100 39,714 100 40,914 100 33,345 100 30,146 Cost of Sales 83 54,238 85 44,127 89 35,153 88 35,899 90 30,141 93 27,948 Gross Profit 17 11,168 15 8,005 11 4,561 12 5,015 10 3,204 7 2,198 EBITDA 16 10,485 17 8,793 11 4,242 15 6,040 12 3,928 9 2,676 Depreciation 3 1,664 3 1,436 3 1,239 3 1,159 3 1,022 3 913 EBIT 13 8,821 14 7,357 8 3,003 12 4,881 9 2,907 6 1,763 Other Income 1 561 1 644 2 685 2 823 1 <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>·</td> <td></td> <td>·</td> <td></td> <td></td> <td>oees in Millio</td> <td></td>							·		·			oees in Millio	
Sales 100 65,406 100 52,132 100 39,714 100 40,914 100 33,345 100 30,146 Cost of Sales 83 54,238 85 44,127 89 35,153 88 35,899 90 30,141 93 27,948 Gross Profit 17 11,168 15 8,005 11 4,561 12 5,015 10 3,204 7 2,198 EBITDA 16 10,485 17 8,793 11 4,242 15 6,040 12 3,928 9 2,676 Depreciation 3 1,664 3 1,436 3 1,239 3 1,159 3 1,022 3 913 EBIT 13 8,821 14 7,357 8 3,003 12 4,881 9 2,907 6 1,763 Other Income 1 561 1 644 2 685 2 823 1 <th></th> <th></th> <th>2000</th> <th></th> <th>1</th> <th></th> <th>0000</th> <th></th> <th>0010</th> <th></th> <th></th> <th></th> <th></th>			2000		1		0000		0010				
Cost of Sales 83 54,238 85 44,127 89 35,153 88 35,899 90 30,141 93 27,948 Gross Profit 17 11,168 15 8,005 11 4,561 12 5,015 10 3,204 7 2,198 EBITDA 16 10,485 17 8,793 11 4,242 15 6,040 12 3,928 9 2,676 Depreciation 3 1,664 3 1,436 3 1,239 3 1,159 3 1,022 3 913 EBIT 13 8,821 14 7,357 8 3,003 12 4,881 9 2,907 6 1,763 Other Income 1 561 1 644 2 685 2 823 1 485 1 415 Finance Cost 4 2,923 3 1,795 7 2,945 6 2,334 4					2021								
Gross Profit 17 11,168 15 8,005 11 4,561 12 5,015 10 3,204 7 2,198 EBITDA 16 10,485 17 8,793 11 4,242 15 6,040 12 3,928 9 2,676 Depreciation 3 1,664 3 1,436 3 1,239 3 1,159 3 1,022 3 913 EBIT 13 8,821 14 7,357 8 3,003 12 4,881 9 2,907 6 1,763 Other Income 1 561 1 644 2 685 2 823 1 485 1 415 Finance Cost 4 2,923 3 1,795 7 2,945 6 2,334 4 1,372 3 1,055 Profit Before Tax 9 5,899 11 5,563 0 58 6 2,547 5 1,535													
Depreciation 3 1,664 3 1,436 3 1,239 3 1,159 3 1,022 3 913 EBIT 13 8,821 14 7,357 8 3,003 12 4,881 9 2,907 6 1,763 Other Income 1 561 1 644 2 685 2 823 1 485 1 415 Finance Cost 4 2,923 3 1,795 7 2,945 6 2,334 4 1,372 3 1,055 Profit Before Tax 9 5,899 11 5,563 0 58 6 2,547 5 1,535 2 709													
Depreciation 3 1,664 3 1,436 3 1,239 3 1,159 3 1,022 3 913 EBIT 13 8,821 14 7,357 8 3,003 12 4,881 9 2,907 6 1,763 Other Income 1 561 1 644 2 685 2 823 1 485 1 415 Finance Cost 4 2,923 3 1,795 7 2,945 6 2,334 4 1,372 3 1,055 Profit Before Tax 9 5,899 11 5,563 0 58 6 2,547 5 1,535 2 709	FRITDA	16	10.485	17	8 793	11	4 242	15	6.040	12	3 928	9	2 676
EBIT 13 8,821 14 7,357 8 3,003 12 4,881 9 2,907 6 1,763 Other Income 1 561 1 644 2 685 2 823 1 485 1 415 Finance Cost 4 2,923 3 1,795 7 2,945 6 2,334 4 1,372 3 1,055 Profit Before Tax 9 5,899 11 5,563 0 58 6 2,547 5 1,535 2 709													
Finance Cost 4 2,923 3 1,795 7 2,945 6 2,334 4 1,372 3 1,055 Profit Before Tax 9 5,899 11 5,563 0 58 6 2,547 5 1,535 2 709													
Profit Before Tax 9 5,899 11 5,563 0 58 6 2,547 5 1,535 2 709	Other Income	1	561	1	644	2	685	2	823	1	485	1	415
	Finance Cost	4	2,923	3	1,795	7	2,945	6	2,334	4	1,372	3	1,055

STATEMENT OF COMPLIANCE WITH LISTED COMPANIES (CODE OF CORPORATE GOVERNANCE) REGULATIONS, 2019

Name of Company : Fazal Cloth Mills Limited

Year Ended : June 30, 2022

The Company has complied with the requirements of the regulations in the following manner:

1. The total number of directors arenine (9) as per the following:

a. Male: Eightb. Female: One

2. The composition of board as at June 30, 2022 is as follows:

CATEGORY	NAMES
Independent Director	1. Mr. Babar Ali
-	2. Mr. Masood Karim Shaikh
	3. Ms. Parveen Akhtar Malik
Non-Executive Directors	4. Mr. Sh. Naseem Ahmed
	5. Mr. Faisal Ahmed
	6. Mr. Aamir Naseem Sheikh
Executive Directors	7. Mr. Rehman Naseem
	8. Mr. Muhammad Mukhtar Sheikh
	9. Mr. Fahd Mukhtar

- 3. The directors have confirmed that none of them is serving as a director on more than seven listed companies, including this company;
- 4. The Company has prepared a "Code of Conduct" and has ensured that appropriate steps have been taken to disseminate it throughout the Company along with its supporting policies and procedures;
- 5. The Board has developed a vision/mission statement, overall corporate strategy and significant policies of the Company. The Board has ensured that complete record of particulars of the significant policies along with their date of approval or updating is maintained by the Company;
- **6.** All the powers of the Board have been duly exercised and decisions on relevant matters have been taken by the board/shareholders as empowered by the relevant provisions of the Companies Act, 2017 (the Act) and these regulations;
- 7. The meetings of the Board of Directors 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 the Act and the Regulations with respect to frequency, recording and circulating minutes of meeting of the board.
- **8.** The Board of Directors has a formal policy and transparent procedures for the remuneration of directors in accordance with the Act and these Regulations.
- **9.** Detailed as below; Nine directors have completed their Directors' Training Certification (DTC) and one director is exempt from this due to 14 years of education and 15 years of experience on the Board.

Directors exempt from DTC - Mr. Faisal Ahmed

Directors who have completed their DTC

Mr. Sh. Naseem Ahmed
 Mr. Aamir Naseem Sheikh
 Mr. Babar Ali
 Ms. Parveen Akhtar Malik
 Mr. Rehman Naseem
 Mr. Muhammad Mukhtar Sheikh
 Mr. Fahd Mukhtar



- 10. During the year, the Board has approved the appointment of Head of Internal Audit including his remuneration and terms and conditions of employment and complied with relevant requirements of the Regulations. There was no change in the position of Company Secretary and Chief Financial Officer.
- 11. Chief Financial Officer and Chief Executive Officer duly endorsed the financial statements before the approval of the board.
- 12. The Board has formed committees comprising of members given below:

Name of Committee	Name of Members and Chairman
Audit Committee	Ms. Parveen Akhter Malik (Independent Director) - Chairman
	2. Mr. Babar Ali (Independent Director)
	Mr. Sh Naseem Ahmed – Member
	4. Mr. Aamir Naseem Sheikh – Member
Human Resource and	Mr. Babar Ali (Independent Director) - Chairman
Remuneration Committee	2. Mr. Aamir Naseem Sheikh – Member
	3. Mr. Faisal Ahmed – Member
Strategic Planning Committee	1. Mr. Rehman Naseem(CEO) - Chairman
	Mr. Masood Karim Sheikh(Independent Director) - Member
	3. Ms. Parveen Akhter Malik (Independent Director) - Member

- 13. The terms of reference of the aforesaid committee have been formed, documented and advised to the committee for compliance.
- 14. The frequency of meetings of the Committees were as per following:
 - a) Board Audit Committee: four (4) meetings have been convened during the financial year ended June 30, 2022;
 - Human Resource and Remuneration Committee: one (1) meeting has been convened during the financial year ended June 30, 2022;
 - c) Strategic Planning Committee: no meeting convened during the financial year ended June 30, 2022.
- 15. The Board has set up an effective internal audit function which is suitably qualified and experienced for the purpose and is conversant with the policies and procedures of the Company.
- 16. The statutory auditors of the Company have confirmed that they have been given a satisfactory rating under the Quality Control Review program of the 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; and
- 18. We confirm that all requirements of regulations 3, 6, 7, 8, 27, 32, 33 and 36 of the Regulations have been complied with;

(Sheikh Naseem Ahmad) Chairman

Dated: October 28, 2022

(Rehman Naseem) Chief Executice Officer



KPMG Taseer Hadi & Co. Chartered Accountants 351 Shadman-1, Jail Road, Lahore 54000 Pakistan +92 (42) 111-KPMGTH (576484), Fax +92 (42) 3742 9907

INDEPENDENT AUDITOR'S REVIEW REPORT

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

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

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.

Lahore

Date: 04 November 2022

UDIN: CR202210114lYjykFdrI

KPMG Taseer Hadi & Co. Chartered Accountants

KPAG Taseer Hall & Co., a Partnerstop firm regenues in Patrician and a number firm of the KPAG goldel organization of indigenessed emission form afficiated with KPAG international Limited, a proops they only company tented by quarantees.

Fazal Cloth Mills Limited

Financial Statements for the year ended 30 June 2022



KPMG Taseer Hadi & Co. Chartered Accountants 351 Shadman-1, Jail Road, Lahore 54000 Pakistan +92 (42) 111-KPMGTH (576484), Fax +92 (42) 3742 9907

INDEPENDENT AUDITOR'S REPORT

To the members of Fazal Cloth Mills Limited

Report on the Audit of the Financial Statements

Opinion

We have audited the annexed financial statements of **Fazal Cloth Mills Limited** ("the Company"), which comprise the statement of financial position as at 30June 2022, and the statement of profit or loss, 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, statement of comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes forming part thereof conform with the accounting and reporting standards as applicable in Pakistan and give the information required by the Companies Act, 2017 (XIX of 2017), in the manner so required and respectively give a true and fair view of the state of the Company's affairs as at 30 June 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:

Sr. No.	Key audit matters	How the matter was addressed in our audit
01	Refer to notes 4.16 and 30 to the financial statements. The Company recognized revenue of Rs. 65,406.26 million from the sale of goods to domestic as well as export customers during the year ended 30 June 2022. We identified recognition of revenue as a key audit matter because revenue is one of the key performance indicators of the Company and gives rise to a risk that revenue may be recognized without transferring the control.	accounting policies for recording of revenue and compliance of those policies with applicable accounting standards;
02	Valuation of Investment in Fatima Energy Limited Refer note 2.4.9, 4.11.2 and 18.2 to the financial statements. The Company holds investment of Rs. 1,151.22 million in ordinary shares and investment of Rs. 3,552.63 in preference shares of Fatima Energy Limited (FEL). These investments have been classified and measured at fair value through OCI under IFRS 9. Equity investment of FEL are not listed and do not have a quoted price in an active market. Therefore, fair value of these investments has been determined through valuation methodology based on discounted cash flow model. This involves several estimation techniques and management's judgements to obtain reasonable and expected future cash flows of business and related discount rates. Management involved an expert to perform these valuations on its behalf.	assessing the significant assumptions and judgments applied by management in the cash flow forecasts, including discount rate, projected growth rates, future revenue and costs and production volumes, with reference to available market information;

Sr. No.	Key audit matters	How the matter was addressed in our audit
	Due to the significant level of judgement and estimation required to determine the fair values of the investments, we consider it to be a key audit matter.	Company in this area with regard to applicable

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

Management is responsible for the other information. Other information comprises the information included in the annual report for the year ended 30 June 2022 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 the 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 is 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, subsequent to the year end.

The engagement partner on the audit resulting in this independent auditor's report is Bilal Ali.

Lahore

Date: November 04, 2022

UDIN Number: AR202210114wKOZFH4aq

Klong Taxen Hadidle.

KPMG Taseer Hadi & Co Chartered Accountants



Statement of Financial Position

EQUITY AND LIABILITIES	Note	2022 Rupees	2021 Rupees
Share capital and reserves			
Authorized share capital		700,000,000	700,000,000
Issued, subscribed and paid-up capital Capital reserves:	5	300,000,000	300,000,000
- Others capital reserves - Revaluation surplus on property, plant and equipment - <i>net</i> Unappropriated profits - <i>revenue reserve</i>	6 7	2,710,352,637 17,150,488,830 20,368,453,281	1,144,019,215 18,009,492,456 15,243,771,588
Non-current liabilities		40,529,294,748	34,697,283,259
Long term financing - secured	8	12,904,528,693	10,824,513,728
Long term musharika - secured	9	2,633,239,782	1,864,061,320
Lease liability - unsecured	10	73,951,536	72,906,099
Long term payable - GIDC	12.1	_	304,498,376
Deferred liabilities:			
- Employee retirement benefits	11	342,254,877	288,700,623
- Deferred grant	8	-	5,659,415
- Deferred taxation	11	4,444,957,285	4,356,792,163
		20,398,932,173	17,717,131,724
Current liabilities			
Trade and other payables	12	7,369,471,043	4,569,974,235
Contract liabilities		207,164,832	150,711,419
Current portion of non-current liabilities	13	3,094,869,352	3,663,834,315
Short term borrowings - secured	14	15,370,774,156	6,007,110,905
Accrued mark-up	15	551,182,285	299,113,187
Unclaimed dividend		21,213,835	18,946,571
		26,614,675,503	14,709,690,632
Contingencies and commitments	16		
		87,542,902,424	67,124,105,615

The annexed notes from 1 to 54 form an integral part of these financial statements.

CHIEF FINANCIAL OFFICER

(REHMAN NASEEM) **CHIEF EXECUTIVE OFFICER**



As at 30 June 2022

ASSETS	Note	2022 Rupees	2021 Rupees
Non-current assets			
Property, plant and equipment	17	41,518,303,559	38,416,208,361
Long term investments	18	7,484,731,321	2,567,978,856
Long term loans and advances	19	-	3,361,379,821
Long term deposits		25,540,293	24,128,493
		49,028,575,173	44,369,695,531
Current assets Stores, spares and loose tools Stock-in-trade Trade debts Loans and advances Deposits, prepayments and other receivables Mark-up accrued Short term investment Tax refunds due from the Government - net Cash and bank balances	20 21 22 23 24 25 26 27 28	807,324,380 26,812,955,712 7,268,389,855 400,285,716 186,368,496 - 231,336,000 2,367,882,058 386,199,525 38,460,741,742	850,372,683 15,470,402,276 4,737,549,612 225,972,661 120,424,898 - 175,950,000 1,017,878,311 155,859,643 22,754,410,084
Non-current assets held for sale	29	53,585,509	22,70 1,120,00
Non-current assets field for safe	29	38,514,327,251	22,754,410,084
		87,542,902,424	67,124,105,615



Statement of Profit or Loss

For the year ended 30 June 2022

	2022	2021
Note	Rupees	Rupees
30	65,406,261,578	52,132,242,650
21	(54 238 313 705)	(44,127,252,925)
31	(34,230,313,773)	(44,127,232,723)
	11,167,947,783	8,004,989,725
32	(592 012 445)	(371,693,882)
		(404,194,205)
34	1 ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	(686,006,869)
		(1,461,894,956)
18.2.1 &	, , , , ,	
18.3.1	(274,735,729)	216,797,126
35	561,256,702	644,454,530
	8,821,411,833	7,404,346,425
36	(6,066)	(46,877,170)
37	(2,922,660,654)	(1,794,691,668)
	5,898,745,113	5,562,777,587
38	(1,288,490,371)	(131,020,878)
	4,610,254,742	5,431,756,709
39	153.68	181.06
	30 31 32 33 34 18.2.1 & 18.3.1 35 36 37	Note Rupees 30 65,406,261,578 31 (54,238,313,795) 11,167,947,783 32 (592,012,445) 33 (521,178,745) 34 (1,519,865,733) (2,633,056,923) 18.2.1 & (274,735,729) 35 561,256,702 8,821,411,833 36 (6,066) 37 (2,922,660,654) 5,898,745,113 38 (1,288,490,371) 4,610,254,742

The annexed notes from 1 to 54 form an integral part of these financial statements.

(MUHAMMAD AZAM) CHIEF FINANCIAL OFFICER (REHMAN NASEEM) CHIEF EXECUTIVE OFFICER

Statement of Comprehensive Income

For the year ended 30 June 2022

2022	2021
Rupees	Rupees

Profit after taxation 4,610,254,742 5,431,756,709

Other comprehensive income / (loss) - net of tax

Items that will never be reclassified in profit or loss:

- Revaluation surplus on property, plant and equipment		
- Gross amount	-	10,558,450,056
- Related deferred tax	-	10,558,450,056 (1,360,153,650)
	-	9,198,296,406
- Re-measurement of defined benefit liability	(30,164,809)	4,978,807
- Equity investments at FVOCI -net change in fair value	1,566,333,422	(35,959,631)
Total comprehensive income for the year	6,146,423,355	14,599,072,291

The annexed notes from 1 to 54 form an integral part of these financial statements.

(MUHAMMAD AZAM) CHIEF FINANCIAL OFFICER

(REHMAN NASEEM) CHIEF EXECUTIVE OFFICER

Statement of Changes in Equity For the year ended 30 June 2022

Share capital Share premium Capital Share premium Capital Fair value reserve Fair value reserve Fair value reserve Profit for the year Profit for the year				Capital reserves	eserves		Revenue reserve	
Sets 300,000,000 77,616,000 175,000,000 927,362,846 9,243,287,786		Share capital	Share premium	Capital redemption reserve	Fair value reserve	Revaluation surplus on property, plant and equipment	Un-appropriated profits	Total
300,000,000 77,616,000 175,000,000 927,362,846 9,243,287,786 -					Rupees			
sels	Balance as at 30 June 2020	300,000,000	77,616,000	175,000,000	927,362,846	9,243,287,786	9,956,439,891	20,679,706,523
sels	Total comprehensive income for the year:							
Selfs (35,959,631) 9,198,296,406 (444,377,651) (444,377,651) (6,218,530) (18,504,445) 18,504,445 18,009,492,456	Profit for the year 30 June 2021 Other comprehensive income for the year				. (35,959,631)	9,198,296,406	5,431,756,709	5,431,756,709 9,167,315,582
sets (444,377,651) (6,218,530) 18,504,445 18,504,445 18,009,492,456 - 300,000,000 77,616,000 175,000,000 891,403,215 18,009,492,456					(35,959,631)	9,198,296,406	5,436,735,516	14,599,072,291
assets (6,218,530) 18,504,445 18,504,445 18,504,445	Surplus transferred to un-appropriated profit on account of incremental depreciation charged during the year - net of tax		•	•	•	(444,377,651)	444,377,651	•
2.2 300,0000,000 77,616,000 175,000,000 891,403,215 18,009,492,456	Transfer from surplus on revaluation of fixed assets on disposal - $net\ of\ tax$		•	•	•	(6,218,530)	6,218,530	•
300,000,000 77,616,000 175,000,000 891,403,215 18,009,492,456	Effect on deferred tax due to change in proration rate	•	•	•	•	18,504,445		18,504,445
300,000,000 77,616,000 175,000,000 891,403,215 18,009,492,456	Transactions with the owners of the Company:							
300,000,000 77,616,000 175,000,000 891,403,215 18,009,492,456	Interim cash dividend @ Rs. 20 per ordinary share for the year ended 30 June 2021	•	•	•	•	•	(600,000,000)	(600,000,000)
	Balance as at 30 June 2021	300,000,000	77,616,000	175,000,000	891,403,215	18,009,492,456	15,243,771,588	34,697,283,259



			Capital reserves	reserves		Revenue reserve	
	Share capital	Share premium	Capital redemption reserve	Fair value reserve	Revaluation surplus on property, plant and equipment	Un-appropriated profits	Total
				Rupees			
Balance as at 30 June 2021	300,000,000	77,616,000	175,000,000	891,403,215	18,009,492,456	15,243,771,588	34,697,283,259
Total comprehensive income for the year:							
Profit for the year 30 June 2022 Other comprehensive income for the year				1.566.333.422		4,610,254,742 (30.164.809)	4,610,254,742
				1,566,333,422		4,580,089,933	6,146,423,355
Surplus transferred to un-appropriated profit on account of incremental depreciation charged during the year - net of tax	•	•	•	•	(573,188,983)	573,188,983	•
Transfer from surplus on revaluation of fixed assets on disposal - <i>net of tax</i>	•	•		•	(271,402,777)	271,402,777	•
Effect on deferred tax due to change in proration rate	•	•	٠		(14,411,866)	•	(14,411,866)
Transactions with the owners of the Company:							
Final cash dividend @ Rs. 10 per ordinary share for the year ended 30 June 2021	•	•	•	•		(300,000,000)	(300,000,000)
Balance as at 30 June 2022	300,000,000	77,616,000	175,000,000	2,457,736,637	17,150,488,830	20,368,453,281	40,529,294,748

The annexed notes from 1 to 54 form an integral part of these financial statements.



(REHMAN NASEEM) CHIEF EXECUTIVE OFFICER



Statement of Cash Flows For the year ended 30 June 2022

	Note	2022 Rupees	2021 Rupees
Cash flows from operating activities	11010	Rupees	Rupees
Profit before taxation		5,898,745,113	5,562,777,587
Adjustments for:			
Depreciation on property, plant and equipment	17.1.1	1,664,133,109	1,436,002,532
Unrealized gain on re-measurement of short term investment	35	(55,386,000)	(12,362,400)
Loss allowance for the year	34	371,160,859	21,417,486
Fair value gain / (loss) on investment	18.2.1 & 18.3.1	274,735,729	(216,797,126)
Provision for gratuity	11.1.3	158,352,137	123,862,775
Provision for infrastructure cess		374,444,515	128,510,336
Provision for workers' profit participation fund	12.4	318,406,192	296,382,205
Provision for workers' welfare fund	12.5	128,060,725	32,914,742
Loss on disposal of property, plant and equipment	34	41,059,318	7,821,431
Notional interest expense on long term payable	34	57,587,839	=
Dividend income	35	(241,899,109)	(172,785,078)
Notional gain on discounting of long term payable	35	-	(57,587,839)
Share of loss from associates	36	6,066	46,877,170
Finance income on advance to associate undertaking	35	(213,186,068)	(271,480,277)
Present value adjustment on long term loans - net of unwinding	34	-	299,279,465
Finance cost	37	2,922,660,654	1,794,691,668
Cash generated from operations before working capital changes		11,698,881,079	9,019,524,677
Effect on cash flows due to working capital changes			
(Increase)/ decrease in current assets:			
Stores, spares and loose tools		43,048,303	(150,934,234)
Stock-in-trade		(11,342,553,436)	(966,559,634)
Trade debts		(2,578,194,768)	423,809,724
Loans and advances		(174,313,055)	(21,442,487)
Deposits, prepayments and other receivables		(65,943,598)	206,781,800
		(14,117,956,554)	(508,344,831)
(Decrease)/ increase in current liabilities:			
Trade and other payables	_	1,672,952,541	956,442,633
Cash (used in) / generated from operations		(746,122,934)	9,467,622,479
Gratuity paid	11.1.2	(134,962,692)	(121,949,949)
Taxes (paid) / refund - net		(2,564,740,826)	(945,818,478)
Long term deposits - net		(1,411,800)	(>15,010,170)
Zong term deposits net	L	(2,701,115,318)	(1.067.769.427)
Net cash (used in) / generated from operating activities	-	(3,447,238,252)	(1,067,768,427) 8,399,854,052
Cash flows from investing activities		(=,111,=11,=1)	-,,,
Cash ports from artering activities	_		
Fixed capital expenditure		(4,987,012,374)	(1,121,969,126)
Assets acquired on merger	48	(356,536,261)	-
Proceeds from sale of property, plant and equipment		482,675,501	17,089,715
Long term investments		(155,127,195)	-
Long term loan and advances		(219,274,090)	(680,424,000)
Dividend received	L	241,899,109	311,013,140
Net cash used in investing activities		(4,993,375,310)	(1,474,290,271)
Cash flows from financing activities			
Long term financing obtained	Γ	4,574,380,960	2,386,340,693
Long term financing repaid		(3,048,679,042)	(1,048,683,159)
Long term musharika obtained		1,512,406,446	- 1
Long term musharika repaid		(763,539,316)	(270,258,778)
Short term borrowings - net		9,363,663,251	(5,530,113,312)
Lease rentals paid		(9,663,060)	(8,784,600)
Finance cost paid - net		(2,659,883,059)	(2,002,252,150)
Dividend paid		(297,732,736)	(594,801,852)
Net cash generated from / (used in) financing activities	_	8,670,953,444	(7,068,553,158)
Net increase / (decrease) in cash and cash equivalents		230,339,882	(142,989,377)
Cash and cash equivalents at beginning of the year		155,859,643	298,849,020
Cash and cash equivalents at end of the year	28	386,199,525	155,859,643

The annexed notes from 1 to 54 form an integral part of these financial statements.

(MUHAMMAD AZAM) CHIEF FINANCIAL OFFICER (REHMAN NASEEM) CHIEF EXECUTIVE OFFICER

Notes to the Financial Statements

For the year ended 30 June 2022

1 Corporate and general information

1.1 Fazal Cloth Mills Limited ("the Company") was incorporated in Pakistan in 1966 as a Public Limited Company under the Companies Act, 1913 (now the Companies Act, 2017). The shares of the Company are quoted on Pakistan Stock Exchange ('PSX'). The registered office of the Company is situated at 69/7, Abid Majeed Road, Survey No. 248/7, Lahore Cantt, Lahore. The Company is principally engaged in manufacture and sale of yarn and fabric. The manufacturing facilities and warehouses are located at Fazal Nagar, Jhang Road, Muzaffargarh and Qadirpur Rawan Bypass, Khanewal Road, Multan in the province of Punjab.

The Company has following investments in associated undertakings:

Name of the company	Shareholding	Nature	Place of business
Fatima Transmission Company			
Limited ('FTCL')	24.00%	Transmission of energy	Sanawan, Kot Addu, Punjab
Fatima Electric Company			
Limited ('FECL')	20.00%	Energy generation	Khayaban-e-Jinnah Lahore Cantt

During the year, Board of Directors of the Company in the meeting held on 30 September 2021, approved the acquisition of Imperial Textile Mills Limited (ITML), a dormant entity. Share purchase agreement between the Company and the shareholders of ITML was signed on 30 September 2021, however the transfer of shares and transfer of control of ITML to the Company was completed on 01 May 2022 after completion of necessary regulatory approvals. ITML's manufacturing facility is located near to Company's manufacturing facility in Muzaffargarh and will be instrumental in expansion of Company's production capacity. ITML was principally engaged in manufacture and sale of yarn. The registered office of ITML is situated at H 8/3 Aziz Avenue Canal Road, Gulberg-V, Lahore and its manufacturing facilities are located at Village Khanpur Bagga Sher,District Muzafargarh in the province of Punjab. The head office of ITML is situated at House No. 493, G-III, Phase II, Johar Town, Lahore.

The Company has filed a scheme of arrangement with the Securities and Exchange Commission of Pakistan (SECP) to amalgamate ITML with the Company with effect from 01 June 2022. The approval for scheme of amalgamation was granted on 28 October 2022. Pursuant to this order, the acquired company Imperial Textile Mills Limited was merged within the Company through asset acquisition accounting treatment as explained in note 4.12 and 48.

1.3 Impact of COVID-19 on the financial statements

On 11 March 2020, COVID-19 was declared a pandemic by the World Health Organization, impacting countries globally. Measures taken to contain the spread of the virus, including travel bans, quarantines, social distancing, and closures of non-essential services and factories have triggered significant disruptions to businesses worldwide, resulting in an economic slowdown. The potential impacts from COVID-19 remain uncertain, including, among other things, on economic conditions, businesses and consumers. However, the impact varies from industry to industry in different jurisdictions. As per relaxation given by the authorities to export oriented entities, the Company continued its operations uninterrupted during the year with all precautionary measures to prevent the pandemic spread.

There is no material financial impact of COVID-19 on the carrying amounts of assets and liabilities or items of income and expenses.

Based on management's assessment, considering demand from its customers, availability of raw material and measures taken by Government to support the industry, COVID-19 does not have a significant impact on the Company.

2 Basis of preparation

2.1 Statement of compliance

These financial statements have been prepared in accordance with the accounting and reporting standards as applicable in Pakistan.

The accounting and reporting standards applicable in Pakistan comprise of:

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

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

2.2 Basis of measurement

These financial statements have been prepared on the historical cost convention except for certain items of property, plant and equipment that are stated at revalued amounts (note 4.1), recognition of staff retirement benefits at present value (note 4.8) and revaluation of certain financial instruments at fair values (note 4.11). The methods used to measure fair values are discussed further in their respective policy notes.

2.3 Functional and presentation currency

These financial statements have been prepared in Pak Rupees ('Rs.') which is the Company's functional currency. All financial information has been rounded to the nearest rupee, except when otherwise indicated.

2.4 Use of estimates and judgments

The preparation of financial statements in conformity with approved accounting standards, as applicable in Pakistan, requires management to make judgments, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which from the basis of making the judgments about the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on a continuous basis. Revisions to accounting estimates are recognized in the period in which estimates are revised if the revision affects only that period, or in the period of the revision and future periods affected.

The areas where assumptions and estimates are relevant to the Company's financial statements or where judgement was exercised in application of accounting policies are as follows:

2.4.1 Property, plant and equipment

The Company reviews the useful lives, residual values, depreciation method and rates for each item of property, plant and equipment on regular basis by considering expected pattern of economic benefits that the Company expects to derive from that item and the maximum period upto which such benefits are expected to be available.

Any change in the estimates in future years might affect the carrying amounts of the respective items of property, plant and equipment with a corresponding effect on the depreciation charge and impairment.

2.4.2 Recoverable amount of assets/ cash generating units and impairment

The management of the Company reviews carrying amounts of its assets and cash generating units for possible impairment and makes formal estimates of recoverable amount if there is any such indication.

2.4.3 Revaluation of property, plant and equipment

Revaluation of property, plant and equipment is carried out by independent professional valuers. Revalued amounts of non-depreciable items are determined by reference to local market values and that of depreciable items are determined by reference to present depreciated replacement values.

The frequency of revaluations depends upon the changes in fair values of the items of property, plant and equipment being revalued. When the fair value of a revalued asset differs materially from its carrying amount, a further revaluation is required. Such frequent revaluations are unnecessary for items of property, plant and equipment with only insignificant changes in fair value. It may be necessary to revalue the item only every three to five years.

2.4.4 Stores, spares, loose tools and stock-in-trade

The Company reviews the stores, spares, loose tools and stock-in-trade for possible impairment on an annual basis. Any change in the estimates in future years might affect the carrying amounts of the respective items of stores, spares and loose tools and stock-in-trade with a corresponding effect on the provision.

2.4.5 Expected credit loss (ECL)/ Loss allowance against trade debts, other receivables, loan, advances and deposits, mark up accrued and bank balances

ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Company expects to receive. The shortfall is then discounted at an approximation to the assets' original effective interest rate.

The Company has elected to measure loss allowances for trade debts using IFRS 9 simplified approach and has calculated ECLs based on lifetime ECLs. The Company has established a provision matrix that is based on the Company's historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment. When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECLs, the Company considers reasonable and supportable information that is relevant and available without undue cost or effort.

This includes both quantitative and qualitative information and analysis, based on the Company's historical experience and informed credit assessment including forward-looking information.

The maximum period considered when estimating ECLs is the maximum contractual period over which the Company is exposed to credit risk. Loss allowances for financial assets measured at amortized cost are deducted from the gross carrying amount of the assets.

The Company reviews the recoverability of its trade debts, other receivables, loans advances and deposits, mark up accrued and bank balances to assess amount of loss allowance required on an annual basis.

2.4.6 Provisions and Contingencies

The Company reviews the status of all pending litigations and claims against the Company. Based on the judgment and the advice of the legal advisors for the estimated financial outcome, appropriate disclosure or provision is made. The actual outcome of these litigations and claims can have an effect on the carrying amounts of the liabilities recognized at the statement of financial position date. However, based on the best judgment of the Company and its legal advisors, the likely outcome of these litigations and claims is remote and there is no need to recognize any liability at the reporting date.

2.4.7 Employee benefits

The Company operates an un-funded gratuity scheme covering all eligible employees completing the minimum qualifying period of service as specified by the scheme. Annual provision is made on the basis of actuarial valuation to cover obligations under the scheme for all employees eligible to gratuity benefits respective of the qualifying period. The Projected Unit Credit method used for the valuation of the scheme is based on assumptions stated in note 11.1.

2.4.8 Taxation

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

The Company also regularly reviews the trend of proportion of incomes between 'Final Tax Regime' income and 'Normal Tax Regime' income and the change in proportions, if significant, is accounted for in the year of change.

2.4.9 Fair value of investments

The Company regularly reviews the fair value of investments including level 3 fair values. The estimate of fair values are based on both observable market data and unobservable inputs. Any change in estimate will effect the carrying value of investments with the corresponding impact on statement of profit of loss except for equity investments at fair value through OCI which are directly charged to statement of comprehensive income. The valuation technique and inputs are disclosed in note 40.

3 Standards, amendments or interpretations to published approved accounting standards, that are not yet effective

3.1 Standards, amendments or interpretations to published approved accounting standards, that are not yet effective

The following International Financial Reporting Standards (IFRS Standards) as notified under the Companies Act, 2017 and the amendments and interpretations thereto will be effective for accounting periods beginning on or after 01 July 2022:

Onerous Contracts — Cost of Fulfilling a Contract (Amendments to IAS 37) effective for the annual periods beginning on or after 01 January 2022 clarifies that the 'cost of fulfilling a contract' for the purposes of the onerous contract assessment comprises the costs that relate directly to the contract, including both the incremental costs and an allocation of other direct costs to fulfil the contract. An entity is required to apply the amendments to contracts for which it has not yet fulfilled all its obligations at the beginning of the annual reporting period in which it first applies the amendments (the date of initial application). Restatement of comparative information is not required, instead the amendments require an entity to recognize the cumulative effect of initially applying the amendments as an adjustment to the opening balance of retained earnings or other component of equity, as appropriate, at the date of initial application.

- The following annual improvements to IFRS Standards 2018-2020 are effective for annual reporting periods beginning on or after 01 January 2022.
 - IFRS 9 The amendment clarifies that an entity includes only fees paid or received between the entity (the borrower) and the lender, including fees paid or received by either the entity or the lender on the other's behalf, when it applies the '10 per cent' test in paragraph B3.3.6 of IFRS 9 in assessing whether to derecognize a financial liability.
 - IFRS 16 The amendment partially amends Illustrative Example 13 accompanying IFRS 16
 by excluding the illustration of reimbursement of leasehold improvements by the lessor. The
 objective of the amendment is to resolve any potential confusion that might arise in lease
 incentives.
 - IAS 41 The amendment removes the requirement in paragraph 22 of IAS 41 for entities to exclude taxation cash flows when measuring the fair value of a biological asset using a present value technique. This amendment enables the fair value measurement of biological assets on a post-tax basis.
- Property, Plant and Equipment: Proceeds before Intended Use (Amendments to IAS 16) effective for annual periods beginning on or after 01 January 2022 clarifies that sales proceeds and costs of items produced while bringing an item of property, plant and equipment to the location and condition necessary for it to be capable of operating in the manner intended by management e.g. when testing etc., are recognized in profit or loss in accordance with applicable Standards. The entity measures the cost of those items applying the measurement requirements of IAS 2. The standard also removes the requirement of deducting the net sales proceeds from cost of testing. An entity shall apply those amendments retrospectively, but only to items of property, plant and equipment that are brought to the location and condition necessary for them to be capable of operating in the manner intended by management on or after the beginning of the earliest period presented in the financial statements in which the entity first applies the amendments.

The entity shall recognize the cumulative effect of initially applying the amendments as an adjustment to the opening balance of retained earnings (or other component of equity, as appropriate) at the beginning of that earliest period presented.

- Reference to the Conceptual Framework (Amendments to IFRS 3) Reference to the Conceptual Framework, issued in May 2020, amended paragraphs 11, 14, 21, 22 and 23 of and added paragraphs 21A, 21B, 21C and 23A to IFRS 3. An entity shall apply those amendments to business combinations for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after 01 January 2022.
- Classification of liabilities as current or non-current (Amendments to IAS 1) apply retrospectively for the annual periods beginning on or after 01 January 2023. These amendments in the standards have been added to further clarify when a liability is classified as current. Convertible debt may need to be reclassified as 'current'. The standard also amends the aspect of classification of liability as non-current by requiring the assessment of the entity's right at the end of the reporting period to defer the settlement of liability for at least twelve months after the reporting period. An entity's expectation and discretion at the reporting date to refinance or to reschedule payments on a long-term basis are no longer relevant for the classification of a liability as current or non-current. An entity shall apply those amendments retrospectively in accordance with IAS 8.

- Disclosure of Accounting Policies (Amendments to IAS 1 and IFRS Practice Statement 2) the Board has issued amendments on the application of materiality to disclosure of accounting policies and to help companies provide useful accounting policy disclosures. The key amendments to IAS 1 include:
 - requiring companies to disclose their material accounting policies rather than their significant accounting policies;
 - clarifying that accounting policies related to immaterial transactions, other events or conditions are themselves immaterial and as such need not be disclosed; and
 - clarifying that not all accounting policies that relate to material transactions, other events or conditions are themselves material to a Company's financial statements.

The Board also amended IFRS Practice Statement 2 to include guidance and two additional examples on the application of materiality to accounting policy disclosures. The amendments are effective for annual reporting periods beginning on or after 01 January 2023 with earlier application permitted.

- Definition of Accounting Estimates (Amendments to IAS 8) introduce a new definition for accounting estimates clarifying that they are monetary amounts in the financial statements that are subject to measurement uncertainty. The amendments also clarify the relationship between accounting policies and accounting estimates by specifying that an entity develops an accounting estimate to achieve the objective set out by an accounting policy. The amendments are effective for periods beginning on or after 01 January 2023, with earlier application permitted, and will apply prospectively to changes in accounting estimates and changes in accounting policies occurring on or after the beginning of the first annual reporting period in which the Company applies the amendments.
- Deferred Tax related to Assets and Liabilities arising from a Single Transaction (Amendments to IAS 12) narrow the scope of the initial recognition exemption (IRE) so that it does not apply to transactions that give rise to equal and offsetting temporary differences.

As a result, companies will need to recognize a deferred tax asset and a deferred tax liability for temporary differences arising on initial recognition of a lease and a decommissioning provision. For leases and decommissioning liabilities, the associated deferred tax asset and liabilities will need to be recognized from the beginning of the earliest comparative period presented, with any cumulative effect recognized as an adjustment to retained earnings or other components of equity at that date. The amendments are effective for annual reporting periods beginning on or after 01 January 2023 with earlier application permitted.

Sale or Contribution of Assets between an Investor and its Associate or Joint Venture (Amendments to IFRS 10 and IAS 28) – The amendment amends accounting treatment on loss of control of business or assets. The amendments also introduce new accounting for less frequent transaction that involves neither cost nor full step-up of certain retained interests in assets that are not businesses. The effective date for these changes has been deferred indefinitely until the completion of a broader review. The above amendments are effective from annual period beginning on or after 01 July 2022 and the management is in the process of determining the impact of these on the Company's financial statements.

4 Significant accounting policies

The significant accounting policies set out below have been consistently applied to all periods presented in these financial statements.

4.1 Property, plant and equipment

Owned

Freehold land is measured at revalued amount less impairment if any.

Factory building', 'non-factory building', 'plant and machinery', 'electric fitting and installations', 'tools', 'laboratory equipment, sui gas installations and arms' and 'fire extinguishing equipment and scales' are measured at revalued amount less accumulated depreciation and impairment if any.

Office equipment, furniture and fixture and vehicles are measured at cost less accumulated depreciation and impairment if any.

Capitalization threshold for 'building', 'office equipment', electric appliances and furniture and fixiture is Rs. 200,000, Rs. 10,000, Rs. 5,000 and Rs. 5,000 respectively, items below this are directly reconginsed as current expenses in the year of purchase.

Cost comprises purchase price, including import duties and non-refundable purchase taxes, after deducting trade discounts and rebates and other costs directly attributable to the acquisition or construction including expenditures on material, labor and overheads directly relating to construction, erection and installation of operating fixed assets.

Depreciation is charged on a systematic basis over the useful life of the assets, on reducing balance method, which reflects the patterns in which the economic benefits are consumed by the Company, at the rates specified in note 17.1. Depreciation on additions is charged full in the month of the asset is available for use and nil in the month the asset is disposed off.

An item of property, plant and equipment is de-recognized when permanently retired from use. The gain or loss on disposal or retirement of an asset represented by the difference between the sale proceeds and the carrying amount of the asset is recognized as an income or expense.

Major renewals and improvements to an item of property, plant and equipment are recognized in the carrying amount of the item if it is probable that the embodied future economic benefits will flow to the Company and the cost of renewal or improvement can be measured reliably. The cost of the day-to-day servicing of property, plant and equipment are recognized in statement of profit or loss as incurred.

The asset's residual values and useful lives are continually reviewed by the Company and adjusted if impact on depreciation is significant. The Company's estimate of residual values of property, plant and equipment as at 30 June 2022 has not required any adjustment as its impact is considered insignificant.

Capital work-in-progress

Capital work in progress is stated at cost less identified impairment loss, if any. Cost includes expenditures on material, labour, appropriate directly attributable overheads and includes borrowing cost in respect of qualifying assets if any, as stated in note 4.5. These costs are transferred to operating fixed assets as and when assets are available for their intended use.

Assets held for sale

Non-current assets, or disposal Companys comprising assets and liabilities, are classified as held-for sale if it is highly probable that they will be recovered primarily through sale rather than through continuing use. Such assets, or disposal Companys, are generally measured at the lower of their carrying amount and fair value less costs to sell. Any impairment loss on a disposal Company is allocated first to goodwill, and then to the remaining assets and liabilities on a pro-rata basis, except that no loss is allocated to inventories, financial assets, deferred tax assets, employee benefit assets, investment property or biological asset, which continue to be measured in accordance with the Company's other accounting policies. Impairment losses on initial classification as held-for-sale or held-for-distribution and subsequent gains and losses on remeasurement are recognized in profit or loss. Once classified as held-for-sale, intangible assets and property, plant and equipment are no longer amortized or depreciated, and any equity-accounted investee is no longer equity accounted.

4.2 Revaluation surplus on property, plant and equipment

Revaluation of items of property, plant and equipment measured at revalued amount is carried out with sufficient regularity to ensure that the carrying amount of assets does not differ materially from the fair value. Any revaluation increase arising on the revaluation is recognized, by restating gross carrying amounts and accumulated depreciation of respective assets being revalued in proportion to the change in their carrying amounts due to revaluation, in other comprehensive income and presented as a separate component of equity as 'Revaluation surplus on property, plant and equipment', except to the extent that it reverses a revaluation decrease for the same asset previously recognized in profit or loss, in which case the increase is credited to statement of profit or loss to the extent of the decrease previously charged. Any decrease in carrying amount arising on the revaluation is charged to statement of profit or loss to the extent that it exceeds the balance, if any, held in the revaluation surplus on property, plant and equipment relating to a previous revaluation of that asset.

The revaluation reserve is not available for distribution to the Company's shareholders. The revaluation surplus on item of property, plant and equipment measured at revalued amount, except land, is transferred to unappropriated profit to the extent of incremental depreciation charged (net of deferred tax). Upon disposal, any revaluation surplus is transferred to unappropriated profit (net of deferred tax).

4.3 Lease

At the inception of a contract, the Company assesses whether a contract is or contains lease. A contract is, or contains, a lease if the contract conveys a right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Company uses the definition of a lease in IFRS 16.

The Company recognizes a right of use asset and a lease liability at the lease commencement date. The right of use asset is initially measured at cost which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date plus any initial direct cost incurred less any lease incentive received. The right of use asset is subsequently measured at cost less accumulated depreciation and impairment losses, and adjusted for certain remeasurements of the lease liability, if any. The right of use assets is depreciated using the straight line method from the commencement date to the end of the lease term, unless the lease transfers ownership of the underlying asset to the Company by the end of the lease term or cost of the right of use asset reflects that the Company will exercise a purchase option.

In that case the right of use asset will be depreciated over the useful life of the underlying asset, which is determined on the same basis as those of property, plant and equipment. Right of use asset is disclosed in the property, plant and equipment as referred to in note 17.1 of the financial statements.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or if that rate cannot be readily determined, the Company's incremental borrowing rate. The Company has used it incremental borrowing rate as the discount rate for leases where rate is not readily available. The lease liability is subsequently increased by the interest cost on the lease liability and decreased by lease payment made.

The lease liability is measured at amortized cost using the effective interest method. It is re-measured when there is a change in future lease payments arising from a change in rate or a change in the terms of the lease arrangement, if there is change in the Company's estimate of the amount expected to be payable under a residual value guarantee, if the Company changes its assessment of whether it will exercise a purchase, extension or termination option or if there is a revised in-substance fixed lease payment. When the lease liability is re-measured in this way, a corresponding adjustment is made to the carrying amount of the right of use asset, or is recorded in statement of profit or loss if the carrying amount of the right of use asset has been reduced to zero. Refer note 10 to these financial statements for disclosure of lease liability.

Short term leases and leases of low value assets

The Company has elected not to recognize right of use assets and liabilities for some leases of low value assets. The Company recognizes the lease payments associated with these leases as an expense on a straight line basis over the lease term.

Sale and lease back

Where the sale and lease back transactions result in a lease liability, any excess of sale proceeds over the carrying amount is deferred and amortized over the lease term. However, sale proceeds less than the carrying value is immediately recognized in the statement of profit or loss.

4.4 Intangible assets

Expenditure incurred on intangible asset is capitalized and stated at cost less accumulated amortization and any accumulated impairment losses. Intangible assets are amortized using the straight-line method over the estimated useful life of three years. Amortization of intangible assets is commenced from the date an asset is capitalized.

4.5 Borrowing cost

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 cost that are directly attributable to the acquisition, construction or production of a qualifying asset, which are assets that necessarily take a substantial year of time to get ready for their intended use or sale, are added to the cost of those assets to the extent the carrying amount of the assets does not exceed its recoverable value, until such time as the assets are substantially ready for their intended use or sale.

4.6 Taxation

Income tax expense comprises current tax and deferred tax. It is recognized in statement of profit or loss except to the extent that it relates to items recognized directly in other comprehensive income, in which case it is recognized in equity.

The Company has determined that interest and penalties related to income taxes, including uncertain tax treatments, do not meet the definition of income taxes, and therefore accounted for them under IAS 37 Provisions, Contingent liabilities and Contingent assets.

Current

Current tax is the amount of tax payable on taxable income for the year, using tax rates enacted or substantively enacted by the reporting date, and any adjustment to the tax payable in respect of previous years. Provision for current tax is based on current rates of taxation in Pakistan after taking into account tax credits, rebates and exemptions available, if any. The amount of unpaid income tax in respect of the current or prior periods is recognized as a liability. Any excess paid over what is due in respect of the current or prior periods is recognized as an asset.

Deferred

Deferred tax is recognized using balance sheet method, providing for temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. The amount of deferred tax provided is based on the expected manner of realization or settlement of the carrying amount of assets and liabilities, using the enacted or substantively enacted rates of taxation. A deferred tax liability is recognized for all taxable temporary differences. A deferred tax asset is recognized for deductible temporary differences to the extent that future taxable profits will be available against which temporary differences can be utilized. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized. Further, the Company recognizes deferred tax asset/ liability on deficit/ surplus on revaluation of property, plant and equipment which is adjusted against the related deficit/ surplus.

The Company accounts for the tax consequences of transactions and other events in the same way that it accounts for the transactions and other events themselves. Thus, for transactions and other events recognized in statement of profit or loss, any related tax effects are also recognized in statement of profit or loss. For transactions and other events recognized outside statement of profit or loss (either in other comprehensive income or directly in equity), any related tax effects are also recognized outside profit and loss (either in other comprehensive income or directly in equity, respectively).

4.7 Foreign currency

Transactions in foreign currencies are translated to the respective functional currencies of the Company at exchange rates at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies at the reporting date are retranslated to the functional currency at the exchange rate at that date. The foreign currency gain or loss on monetary items is the difference between amortized cost in the functional currency at the beginning of the year, adjusted for effective interest and payments during the year, and the amortized cost in foreign currency translated at the exchange rate at the end of the year.

Non-monetary assets and liabilities that are measured at fair value in a foreign currency are retranslated to the functional currency at the exchange rate at the date that the fair value was determined. Non-monetary items that are measured based on historical cost in a foreign currency are translated using the exchange rate at the date of the transaction.

Foreign currency differences arising on retranslation are generally recognized in the statement of profit or loss.

4.8 Employee retirement benefits

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. Calculation of defined benefit obligation is performed annually by a qualified actuary using the 'Projected Unit Credit Method'.

Remeasurements of the net defined benefit liability, which comprise actuarial gains and losses, are recognized immediately in other comprehensive income. The Company determines the net interest expense on the net defined benefit liability 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, taking into account any changes in the net defined benefit liability during the period as a result of contributions and benefit payments.

Net interest expense and other expenses related to defined benefit plan are recognized in the statement of profit or loss. Past service costs are immediately recognized in statement of profit or loss.

When the benefits of a plan are changed or when a plan is curtailed, the resulting change in benefit that relates to past service or the gain or loss on curtailment is recognized immediately in statement of profit or loss. The Company recognizes gain and losses on the settlement of a defined benefit plan when the settlement occurs.

4.9 Provisions

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

4.10 Contingent liabilities

A contingent liability is disclosed when:

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

4.11 Financial instruments

4.11.1 Recognition and initial measurement

All financial assets or financial liabilities are initially recognized when the Company becomes a party to the contractual provisions of the instrument.

A financial asset (unless it is a trade receivable without a significant financing component) or financial liability is initially measured at fair value plus, for an item not at FVTPL, transaction costs that are directly attributable to its acquisition or issue. A receivable without a significant financing component is initially measured at the transaction price.

4.11.2 Classification and subsequent measurement

Financial assets

On initial recognition, a financial asset is classified as measured at amortized cost, fair value through other comprehensive income (FVOCI) and fair value through profit or loss (FVTPL).

Financial assets are not reclassified subsequent to their initial recognition unless the Company changes its business model for managing financial assets, in which case all affected financial assets are reclassified on the first day of the first reporting period following the change in the business model.

Amortized cost

A financial asset is measured at amortized cost if it meets both of the following conditions and is not designated as at FVTPL:

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

These assets are subsequently measured at amortized cost using the effective interest method. The amortized cost is reduced by impairment losses. Interest income, foreign exchange gains and losses and impairment are recognized in profit or loss. Any gain or loss on derecognition is recognized in statement of profit or loss.

Financial assets measured at amortized cost comprise of cash and bank balances, deposits, loan and advances, mark up accrued, trade debts and other receivables.

Debt Instrument - FVOCI

A debt investment is measured at FVOCI if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

These assets are subsequently measured at fair value. Interest income calculated using the effective interest method, foreign exchange gains and losses and impairment are recognized in statement of profit or loss. Other net gains and losses are recognized in OCI. On derecognition, gains and losses accumulated in OCI are reclassified to statement of profit or loss. However, the Company has no such instrument at the reporting date.

Equity Instrument - FVOCI

On initial recognition of an equity investment that is not held for trading, the Company may irrevocably elect to present subsequent changes in the investment's fair value in OCI. This election is made on an investment-by-investment basis.

These assets are subsequently measured at fair value. Dividends are recognized as income in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognized in OCI and are never reclassified to statement of profit or loss.

Financial assets measured at FVOCI comprise of long term investments as included in note 18 of these financial statements.

Fair value through profit or loss (FVTPL)

All financial assets not classified as measured at amortized cost or FVOCI as described above are measured at FVTPL.

On initial recognition, the Company may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortized cost or at FVOCIas at FVTPLif doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

These assets are subsequently measured at fair value. Net gains and losses, including any interest or dividend income, are recognized in statement of profit or loss.

Financial asset measured at FVTPL comprise of short term investments in equity instruments as detailed in note 26 of these financial statements.

Financial assets – Business model assessment:

For the purposes of the assessment, 'principal' is defined as the fair value of the financial asset on initial recognition. 'Interest' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs (e.g. liquidity risk and administrative costs), as well as a profit margin.

In assessing whether the contractual cash flows are solely payments of principal and interest, the Company considers the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows such that it would not meet this condition. In making this assessment, the Company considers:

- contingent events that would change the amount or timing of cash flows;
- terms that may adjust the contractual coupon rate, including variable-rate features;
- prepayment and extension features; and
- terms that limit the Company's claim to cash flows from specified assets (e.g. non-recourse features).

Financial liabilities

Financial liabilities are classified as measured at amortized cost or FVTPL. A financial liability is classified as at FVTPL if it is classified as held-for-trading, it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognized in statement of profit or loss. Other financial liabilities are subsequently measured at amortized cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognized in statement of profit or loss. Any gain or loss on derecognition is also recognized in statement of profit or loss.

Financial liabilities comprises of trade and other payables, long term and short term financing, dividend payable, accrued markup and lease liability.

4.11.3 Derecognition

Financial assets

The Company derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Company neither transfers nor retains substantially all of the risks and rewards of ownership and it does not retain control of the financial asset.

The Company might enter into transactions whereby it transfers assets recognized in its statement of financial position, but retains either all or substantially all of the risks and rewards of the transferred assets. In these cases, the transferred assets are not derecognized.

Financial liabilities

The Company derecognizes a financial liability when its contractual obligations are discharged or cancelled, or expire. The Company also derecognizes a financial liability when its terms are modified and the cash flows of the modified liability are substantially different, in which case a new financial liability based on the modified terms is recognized at fair value.

On derecognition of a financial liability, the difference between the carrying amount extinguished and the consideration paid (including any non-cash assets transferred or liabilities assumed) is recognized in statement of profit or loss.

4.11.4 Impairment

Financial assets

The Company recognizes loss allowances for ECLs on:

- financial assets measured at amortized cost:
- debt investments measured at FVOCI; and
- contract assets.

The Company measures loss allowances at an amount equal to lifetime ECLs, except for the following, which are measured at 12-month ECLs:

- debt securities that are determined to have low credit risk at the reporting date; and
- other debt securities and bank balances for which credit risk (i.e. the risk of default occurring over the expected life of the financial instrument) has not increased significantly since initial recognition.

12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months). The Company measured its long term advances and related markup to associated companies under the general approach.

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECLs, the Company considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Company's historical experience and informed credit assessment and including forward-looking information.

The Company assumes that the credit risk on a financial asset has increased significantly if it is more than past due for a reasonable period of time. Lifetime ECLs are the ECLs that result from all possible default events over the expected life of a financial instrument. 12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months). The maximum period considered when estimating ECLs is the maximum contractual period over which the Company is exposed to credit risk.

Loss allowances for financial assets measured at amortized cost are deducted from the Gross carrying amount of the assets.

The gross carrying amount of a financial asset is written off when the Company has no reasonable expectations of recovering of a financial asset in its entirety or a portion thereof. The Company individually makes an assessment with respect to the timing and amount of write-off based on whether there is a reasonable expectation of recovery.

The Company expects no significant recovery from the amount written off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Company's procedures for recovery of amounts due.

Non-financial assets

The carrying amount of the Company's non-financial assets, other than inventories and deferred tax assets are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated. The recoverable amount of an asset or cash generating unit is the greater of its value in use and its fair value less cost to sell. In assessing value in use, the estimated future cash flows are discounted to their present values using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset or cash generating unit.

An impairment loss is recognized if the carrying amount of the assets or its cash generating unit exceeds its estimated recoverable amount. Impairment losses are recognized in statement of profit or loss. Impairment losses recognized in respect of cash generating units are allocated to reduce the carrying amounts of the assets in a unit on a pro rata basis. Impairment losses recognized in prior periods are assessed at each reporting date for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to that extent that the asset's carrying amount after the reversal does not exceed the carrying amount that would have been determined, net of depreciation and amortization, if no impairment loss had been recognized.

4.11.5 Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is presented in the statement of financial position when, and only when, the Company currently has a legally enforceable right to set off the amounts and it intends either to settle them on a net basis or to realize the asset and settle the liability simultaneously.

4.12 Acquisition of assets that do not constitute a business

When the Company acquires an asset or a Company (including any liabilities assumed) that does not constitute a business, then the transaction is outside the scope of IFRS 03 'Business Combinations' since it does not meet the definition of a business combination. Such transactions are accounted for by the Company as asset acquisitions in which the cost of acquisition is generally allocated between the individual identifiable assets and liabilities acquired based on their relative fair values at the date of acquisition. These transactions do not give rise to goodwill or a gain on a bargain purchase.

Assets acquired in an asset acquisition are recognized based on the cost of acquisition. The cost of an asset acquisition may comprise the following:

- cash or cash equivalent price at the date of acquisition;
- fair value of non-cash consideration (e.g. non-cash assets given up or liabilities assumed); and
- transaction costs directly attributable to the acquisition of the assets.

Under asset acquisition, for any identifiable asset or liability initially measured at an amount other than cost, the Company initially measures that asset or liability at the amount specified in the applicable IFRS Standard. The Company deducts from the transaction price, the amounts allocated to the assets and liabilities initially measured at an amount other than cost, and then allocates the residual transaction price to the remaining identifiable assets and liabilities based on their relative fair values at the date of the acquisition.

4.13 Investments in associates

Associates are the entities over which the Company has significant influence but not control. Significant influence is generally considered where shareholding percentage is between 20% to 50% of the voting shares. However, such significant influence can also arise where shareholding is lesser than 20% but due to other quantitative factors e.g. Company's representation on the Board of Directors of investee Company, the Company can exercise significant influence. Investments in associates are accounted for using the equity method of accounting in these financial statements and are initially recognized at cost. If the ownership interest is reduced but significant influence is retained, gain / loss on the partial disposal of ownership interest is recognized in the statement of profit or loss as the difference between the proceeds from the sale and the cost of investment sold. The cost of investment is disposed off on weighted average basis.

The Company's share of its associate's post-acquisition profits or losses, movement in other comprehensive income, and its share of post-acquisition movements in reserves is recognized in the statement of profit or loss, statement of comprehensive income and reserves respectively. When the Company's share of losses in associates / joint ventures equals or exceeds its interest in the associate

including any other unsecured receivables, the Company does not recognize further losses, unless it has incurred legal or constructive obligations or made payments on behalf of the associates. The cumulative post-acquisition movements are adjusted against the carrying amount of the investment. Distributions received from an associate reduce the carrying amount of the investment.

The carrying amount of equity accounting investments is tested for impairment in accordance with policy described in note 4.11.4.

4.14 Stores, spares and loose tools

These are stated at lower of cost and net realizable value. Cost is determined using the weighted average method. Items in transit are valued at cost comprising invoice value plus other charges paid thereon.

4.15 Stock-in-trade

These are stated at the lower of cost and net realizable value except for waste stock which is valued at net realizable value.

Cost has been determined as follows:

- Raw materials Weighted average cost

- Work-in-process and finished goods Cost of direct materials, labour and appropriate manufacturing overheads.

Materials in transit comprises of invoice value plus other charges paid thereon.

Net realizable value signifies the estimated selling price in the ordinary course of business less estimated costs of completion and estimated costs necessary to make the sale necessarily to be incurred in order to make a sale.

4.16 Revenue recognition

Revenue represents the fair value of the consideration received or receivable for sale of goods, net of returns, allowances, trade discounts, rebates and sales tax. Revenue is recognized when or as performance obligations are satisfied by transferring control of a promised goods or services to a customer, and control either transfers over time or point in time.

4.17 Other Income

Other income comprises dividend income, exchange gain, markup accrued notional gain on discounting and changes in the fair value of financial asset at fair value through profit or loss. Income on bank deposits is accrued on a time proportion basis by reference to the principal outstanding and the applicable rate of return. Foreign currency gains and losses are reported on a net basis.

Dividend income and entitlement of bonus shares are recognized when the right to receive is established.

Gains and losses on sale of investments are accounted for on disposal of investments.

4.18 Government grants

The Company recognizes government grants when there is reasonable assurance that grants will be received and the Company will be able to comply with conditions associated with grants.

Government grants are recognized at fair value, as deferred income, when there is reasonable assurance that the grants will be received and the Company will be able to comply with the conditions associated with the grants.

Grants that compensate the Company for expenses incurred, are recognized on a systematic basis in the income for the year in which the related expenses are recognized. Grants that compensate for the cost of an asset are recognized in income on a systematic basis over the expected useful life of the related asset.

A loan is initially recognized and subsequently measured in accordance with IFRS 9. IFRS 9 requires loans at below-market rates to be initially measured at their fair value - e.g. the present value of the expected future cash flows discounted at a market-related interest rate. The benefit that the government grant is measured as the difference between the fair value of the loan on initial recognition and the amount received, which is accounted for according to the nature of the grant. The amount of grant shall be recognized and presented in the statement of financial position as 'deferred grant'. In subsequent periods, the loan amount is accreted using the effective interest method.

The accreditation increases the carrying value of the loan with a corresponding effect on the interest expense for the year in the statement of profit or loss. The grant is recognized in statement of profit or loss, in line with the recognition of interest expenses the grant is compensating.

4.19 Cash and cash equivalents

Cash and cash equivalents for the purpose of statement of cash flows comprise cash in hand and cash at banks. Cash and cash equivenlents are carried in statement of financial position at amortised cost.

4.20 Contract liabilities

A contract liability is the obligation of the Company to transfer goods or services to a customer for which the Company has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Company transfers goods or services to the customer, a contract liability is recognized when the payment is made or the payment is due (whichever is earlier). Contract liabilities are recognized as revenue when the Company performs under the contract. It also includes refund liabilities arising out of customers' right to claim amounts from the Company on account of contractual delays in delivery of performance obligations and incentive on target achievements.

4.21 Operating segment

An operating segment is a component of the Company that engages in business activities from which it may earn revenues and incur expenses. All operating segments' operating results are regularly reviewed by the Company's Chief Executive Officer to make decisions about resources to be allocated to the segment and assess its performance, and for which discrete financial information is available. The details related to operating segments are disclosed in note 47.

4.22 Earnings per share ('EPS')

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 calculated by adjusting basic EPS by the weighted average number of ordinary shares that would be issued on conversion of all dilutive potential ordinary shares into ordinary shares and post-tax effect of changes in profit and loss attributable to ordinary shareholders of the Company that would result from conversion of all dilutive potential ordinary shares into ordinary shares.

4.23 Dividend distribution

Dividend is recognized as a liability in th statement of financial position in the year in which it is declared and approved. Appropriations of profit are reflected in the statement of changes in equity in the period in which such appropriations are approved.

5 Issued, subscribed and paid-up capital

	2022 (Number of	2021 f shares)	2022 (Rupe	2021 ees)
Ordinary shares of Rs. 10 each fully paid in cash	1,000,000	1,000,000	10,000,000	10,000,000
Ordinary shares of Rs. 10 each fully paid as right shares	9,187,200	9,187,200	91,872,000	91,872,000
Ordinary shares of Rs. 10 each issued as fully paid bonus shares	19,812,800	19,812,800	198,128,000	198,128,000
<u>-</u>	30,000,000	30,000,000	300,000,000	300,000,000



5.1 As at the statement of financial position date, ordinary shares of the Company held by associated companies, undertakings and related parties are as follows:

	undertakings and related parties are as follow	2022	2021	2022	2021
		(Number of shares)		(Percentage of holding)	
	Fazal Holdings (Private) Limited	7,352,041	7,346,541	24.51	24.49
	Mr. Rehman Naseem	3,101,320	3,101,320	10.34	10.34
	Mr. Fawad Ahmed Mukhtar	2,415,422	2,415,422	8.05	8.05
	Mr. Fazal Ahmed Sheikh	2,041,611	2,041,611	6.81	6.81
	Mr. Faisal Ahmed Mukhtar	2,039,865	2,039,865	6.80	6.80
	Mr. Abdullah Amir Fazal				
	S/O Amir Naseem Sheikh	1,414,139	1,414,139	4.71	4.71
	Mr. Muhammad Yousaf Amir				
	S/O Amir Naseem Sheikh	1,421,643	1,421,643	4.74	4.74
	Mr. Asad Muhammad Sheikh				
	S/O Fazal Ahmed Sheikh	1,012,970	1,012,970	3.38	3.38
	Mr. Muhammad Mukhtar Sheikh				
	S/O Fazal Ahmed Sheikh	1,012,969	1,012,969	3.38	3.38
	Mr. Muhammad Fazeel Mukhtar				
	S/O Faisal Ahmed Mukhtar	675,895	675,895	2.25	2.25
	Mr. Ibrahim Mukhtar				
	S/O Faisal Ahmed Mukhtar	675,895	675,895	2.25	2.25
	Mr. Mohid Muhammad Ahmed				
	S/O Faisal Ahmed Mukhtar	675,895	675,895	2.25	2.25
	Mr. Fahad Mukhtar	579,715	579,715	1.93	1.93
	Mr. Ali Mukhtar				
	S/O Fawad Ahmed Mukhtar	536,207	536,207	1.79	1.79
	Mr. Abbas Mukhtar				
	S/O Fawad Ahmed Mukhtar	536,206	536,206	1.79	1.79
	Fatima Trading Company (Private) Ltd	392,283	392,283	1.31	1.31
	Farrukh Trading Company Limited	392,282	-	1.31	-
	Fatima Management Company Limited	392,282	392,282	1.31	1.31
	Fatima Trade Company Limited	- 02.020	392,282	- 0.20	1.31
	Mr. Amir Naseem Sheikh	82,828	82,828	0.28	0.28
	Mr. Sheikh Naseem Ahmad	8,820	8,820	0.03	0.03
	Mrs. Mahnaz Amir Sheikh	4,447	4,447	0.01	0.01
	Ms. Perveen Akhter Malik Mr. Masood Karim Sheikh	2,501	2,501	0.01	0.01
	Mr. Babar Ali	2,501	2,501	0.01	0.01
	Reliance Commodities (Private) Limited	2,501 500	2,501 500	0.01 0.002	0.01 0.002
	Fatima Holding Limited	500	5	0.002	0.0002
	Fatinia Holding Ellinted	3	3	0.00002	0.00002
				2022	2021
6	Other capital reserves		Note	Rupees	Rupees
	Share premium				
	Issue of 3,168,000 ordinary shares of Rs. 10 each				
	at premium of Rs. 20 per share issued during the year 2001			63,360,000	63,360,000
	Issue of 2,851,200 ordinary shares of Rs. 10 each		03,300,000	03,300,000	
	at premium of Rs. 5 per share issued during the year 2002			14,256,000	14,256,000
			6.1	77,616,000	77,616,000
	Capital radamentian rasawa		6.2	, ,	
	Capital redemption reserve Fair value reserve		6.3	175,000,000	175,000,000
	1 an value reserve		0.5	2,457,736,637 2,710,352,637	891,403,215 1,144,019,215
				4,110,334,031	1,177,012,413



7

- 6.1 This reserve can be utilized by the Company only for the purposes specified in section 81(2) of the Companies Act, 2017.
- 6.2 This represents capital redemption reserve created for the purpose of redemption of preference shares, and is not available for distribution to the shareholders.
- 6.3 This represents fair value adjustment on investments classified as fair value through OCI and is not available for distribution to the shareholders.
 2022
 2021

	2022	2021
Revaluation surplus on property, plant and equipment - net	Rupees	Rupees
Gross surplus		
Balance at 01 July	20,581,773,648	10,575,362,962
Revaluation surplus arised during the year - net of deferred tax	-	9,198,296,406
Related deferred tax liability	-	1,360,153,650
	-	10,558,450,056
Effect of disposal of operating fixed assets		
during the year - net of deferred tax	(271,402,777)	(6,218,530)
Related deferred tax liability	(7,893,846)	(1,399,984)
	(279,296,623)	(7,618,514)
Transferred to unappropriated profits		
in respect of incremental depreciation		
charge during the year - net of deferred tax	(573,188,983)	(444,377,651)
Related deferred tax liability	(129,937,867)	(100,043,205)
	(703,126,850)	(544,420,856)
Balance at 30 June	19,599,350,175	20,581,773,648
Deferred tax liability on revaluation surplus		
Balance at 01 July	2,572,281,192	1,332,075,176
Related deferred tax liability:		
On revaluation of		
- property, plant and equipment during the year	-	1,360,153,650
- Effect of disposal of operating fixed assets		
during the year	(7,893,846)	(1,399,984)
- Transferred to unappropriated profits		
on account of incremental depreciation		
charge during the year	(129,937,867)	(100,043,205)
	(137,831,713)	1,258,710,461
Effect of change in proration rate	14,411,866	(18,504,445)
Balance at 30 June	2,448,861,345	2,572,281,192
Revaluation surplus on		
property, plant and equipment - net of deferred tax	17,150,488,830	18,009,492,456
* * * * * * * * * * * * * * * * * * * *		

7.1 Property, plant and equipment of the Company except office equipment, furniture and fittings and vehicles have been revalued on 01 January 2021 by Joseph Lobo (Private) Limited, an independent valuer not connected with the Company and approved by Pakistan Banks' Association 'any amount' category, resulting in recognition of additional surplus of Rs. 10,558 million. Previously, the revaluation of the Company was carried out on 30 June 2007, 31 March 2012, 31 March 2015, and 28 February 2018 by independent valuers resulting in additional surplus of Rs. 2,915 million, Rs. 2,028 million, Rs. 4,398 million and Rs. 4,589 million, respectively.

Freehold land

Fair market value of freehold land is assessed through examining plot profile and purchase terms, independent inquiries from local active realtors, current and past occupants of land, neighboring areas, current asking prices for industrial used land in the vicinity, access roads and independent inquiries from other real estate sources to ascertain the selling prices for the properties of the same nature.

Factory and non-factory building

Construction specifications were noted for each building and structure and new construction rates are applied according to construction specifications for current replacement values. After determining current replacement values, residual factors are applied based on estimate of balance useful life to determine the current assessed market value.

Plant and machinery and others fixed assets

Plant and machinery and other fixed assets have been evaluated/ assessed by inspecting items of plant and machinery and fixed assets. The valuer also consulted industry related dealers, indentors and/ or manufactures in order to ascertain the current replacement values of imported and locally fabricated items. The value assigned reflects the present condition of items while considering age, condition and/ or obsolescence of the items.

12,086,301,475 1,644,166,667 13,730,468,142 (38,761,145) (2,867,193,269) 10,824,513,728

(5,659,415) (2,345,981,952) 12,904,528,693

13

13,525,336,725 1,730,833,335 15,256,170,060

8.1

2021 Rupees

2022 Rupees

Note

8 Long term financing - secured

Long term financing under markup arrangements - Company:
- banking companies
- other financial institutions

Deferred grant Current portion of long term financing

panies:
g com
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8.1

Lender	2022	2021	Rate of mark up per annum	Tenure and basis of principal repayments	Security
Askari Bank Limited	Rupees	e e s			
- Tern finance - TF	200,000,001	266,666,667	6 Months KIBOR + 1.00%	Balance principal amount is payable in six equal half yearly instalments ending on 21 February 2025.	
- Term finance - TF	458,333,333	500,000,000	6 Months KIBOR + 1.00%	Balance principal amount is payable in eleven equal half yearly instalments ending on 26 November 2027.	
- Term finance - TF	•	67,089,781	6 Months KIBOR + 1.00%	During year entire amount of term finance has been transferred to SBPs ISTEF Loan Rs	1st joint pari passu charge/ mortgage of Rs.1,840 million on all present and future fixed
- SBPs LTFF loan	497,402,603	53,627,242	SBP Rate + 1.00% (fixed rate)	Principal amount is payable in twelve equal halfyearly instalments of beginning on 22 December 2022.	assets of the Company and personal guarantees of the sponsoring directors of the Company.
- Term finance - TF	5,941,503	8,318,105	6 Months KIBOR + 1.00%	Balance principal amount is payable in five equal half yearly instalments ending on 09 November 2024.	
- SBP's LTFF loan	92,870,194	123,826,926	SBP Rate + 1.00% (fixed rate)	Balance principal amount is payable in six equal half yearly instalments ending on 13 January 2025.	
Soneri Bank Limited	1,254,547,634	1,019,528,721			
- Tern finance - TF	500,000,000	500,000,000	6 Months KIBOR + 1.00%	Principal amount is payable in ten equal half yearly instalments beginning on 01 October 2023.	st ioint pari passu charge/ mortgage of
- Term finance - TF		40,000,000	3 Months KIBOR + 1.00%	This loan has been fully repaid during the year.	Rs.1,802 million over all present and future fixed assets of the Company and personal
- SBPs LTFF loan	430,597,472	492,111,404	SBP rate + 1.10% (fixed rate)	Balance principal amount is payable in twenty eight equal quartery) Coinstalments ending on 20 June 2029.	guarantees of the sponsoring directors of the Company.
Habib Bank Limited	930,597,472	1,032,111,404			
- SBPs LTFF loan	294,543,549	348,096,923	SBP rate + 0.50% (fixed rate)	lst Balance principal amount is payable in eleven equal half yearly instalments fixs ending on 29 September 2027.	1st joint pani passu charge/ mortgage of Rs.1,690 million over all present and future fixed assets of the Company and personal guarantees of the sponsoring directors of the Company.

Lender	2022	2021	Rate of mark up per annum	Tenure and basis of principal repayments	Security
	Rup	Rupees			
National Bank of Pakistan	200 000	090 203 98	6 Months VIDOD ± 1.350/		
- Demand mance - V II	57,004,07	600,292,009	O MOBIUS ALBOM + 1.25%	Balance principal amount 1s payable in two equal quarterly instalments	
- SBP's LTFF loan	14,489,618	43,468,842	SBP rate + 1.25% (fixed rate)	ending on 03 December 2022.	
- SBPs LTFF loan	800,000,000	900,000,000	SBP rate + 0.60% (fixed rate)	Balance principal amount is payable in thirty two equal quarterly instalments ending on 08 April 2030.	lst joint pari passu charge/ mortgage of
- Demand finance - X	•	11,057,200	6 Months KIBOR + 1.00%	During the year entire amount of term finance has been transferred to SBP's LTFF Loan	Rs.5,099 million on all present and future fixed assets of the Company and personal guarantees
- SBP's LTFF loan	1,000,000,000	209,316,800	SBP rate + 0.80% (fixed rate)	Principal amount is payable in sixteen equal half yearly instalments beginning on 23 August 2023.	of the sponsoring directors of the Company.
- Demand finance - XI	183,450,000		6 Months KIBOR + 1.00%	Principal amount is payable in twelve equal half yearly instalments beginning on 24 August 2024.	
United Bank Limited	2,026,803,643	1,250,434,911			
- SBP's LTFF loan	519,470,668	634,908,582	SBP rate + 0.50% (fixed rate)	Balance principal amount is payable in nine equal half yearly instalments ending on 3 December 2026.	
- Demand finance - III	112,500,000	187,500,000	6 Months KIBOR + 1.10%	payable in three equal half yearly instalments	lst joint pari passu charge/ mortgage of Rs.1,234 million on all present and future fixed
- Term loan	908,604	1,817,204	6 Months KIBOR + 1.00%	Balance principal amount is payable in two equal half yearly instalments ending on 04 June 2023.	assets of the Company and personal guarantees of sponsoring directors of the Company.
- SBPs LTFF loan	46,449,906	77,416,498	SBP rate + 1.00% (fixed rate)	Balance principal amount is payable in three equal half yearly instalments ending on 04 June 2023.	
MCB Bank Limited	679,329,178	901,642,284			
- Term finance	•	80,000,000	3 Months KIBOR + 0.60%	The loan has been fully repaid during the year.	1st joint pari passu charge/ mortgage of Rs.509 million on all present and future fixed assets of
- Demand finance	45,833,250	137,499,750	6 Months KIBOR + 1.25%	Last installment is due on 31 December 2022.	the Company and personal guarantees of sponsoring directors of the Company.
Allied Bank Limited	45,833,250	217,499,750			
- Term loan - V		36,405,198	6 Months KIBOR + 0.90%	This Ioan has been fully repaid during the year.	
- Term Ioan - VI	41,666,663	124,999,997	6 Months KIBOR + 0.90%	Last installment is due on 06 August 2022.	
- Term Ioan - VII	331,970,987	387,299,485	6 Months KIBOR + 0.65%	Balance principal amount is payable in twelve equal half yearly instalments ending on 02 March 2028.	
- SBP's LTFF loan	288,470,566	332,850,654	SBP Rate+0.50% (fixed rate)	Balance principal amount is payable in thirteen equal half yearly instalments ending on 02 September 2028.	lst joint pari passu charge/ mortgage of
- SBP's LTFF loan	603,745,043	689,994,325	SBP rate + 0.50% (fixed rate)	Balance principal amount is payable in forteen equal half yearly instalments ending on 04 January 2029.	Rs.3,711 million on all present and future fixed assets of the Company and personal guarantees
- SBP's LTFF loan	448,631,058	498,134,914	SBP rate + 0.75% (fixed rate)	Balance principal amount is payable is forteen equal half yearly instalments ending on 27 March 2030.	of sponsoring directors of the Company.
- Term Ioan -X	•	37,729,102	6 Months KIBOR + 0.75%	During year entire amount of term finance has been transferred to SBP's REPP Loan	
- SBP's REPP loan	175,968,056	140,840,466	140,840,466 SBP rate + 0.75% (fixed rate)	Balance principal amount is payable in sixteen equal half yearly instalments ending on 25 March 2030.	

Londor	2002	2021	Rate of mark in ner annim	Thurse and basis of arinoinal renorments	Somrity
	1101	1202	water of many up per annual	country and basis of principal repayments	farmag
	Rupees	e s			
- SBP's Salaries & Wages loan - <i>Note 8.4</i> Less: deferred grant	100,835,788	504,178,916 (33,849,197)	1.50% fixed rate	Last installment due on 01 October 2022.	
- Term finance - I	58,333,337	175,000,003	6 Months KIBOR + 1.05%	Last installment due on 08 October 2022.	
- Term finance - II	75.000,000	100.000.000	6 Months KIBOR + 1.25%	ble in civ emel helf wearly inctelments	let inint nori nocen charael montagas of
- SBP's LTFF loan	75,000,000	100,000,000	SBP Rate + 1.25% (fixed rate)		Rs.3,711 million on all present and future fixed
- SBPs LTFF loan	40,625,000	46,875,000	SBP Rate + 1.00% (fixed rate)	Balance principal amount is payable in thirteen equal half yearly instalments of ending on 11 December 2028.	assets of the Company and personal guarantees of sponsoring directors of the Company.
- SBP's Salaries & Wages Ioan - Note 8.4	14,632,563	73,162,767	1.50% fixed rate	Last installment due on 01 October 2022	
Less: deferred grant	(717,181)	(4,911,948)			
The Bank of Khyber	2,249,219,646	3,208,709,682			
- Term finance		34,866,812	6 Months KIBOR + 0.75%	The loan has been fully repaid during the year.	
- Demand finance - II	·	37,500,000	6 Months KIBOR + 0.75%	The loan has been fully repaid during the year.	1st ioint pari passu charge/ mortgage of
- SBPs LTFF loan	315,000,000	350,000,000	SBP rate + 0.60% (fixed rate)	Balance principal amount is payable in nine equal half yearly instalments Rs. ending on 27 August 2026.	Rs.1,087 million on all present and future fixed assets of the Company and personal guarantees of the amonganing diseases.
- SBP's LTFF loan	500,000,000		SBP rate + 1.50% (fixed rate)	Principal amount is payable in nine equal half yearly instalments beginning on 19 January 2024.	ot die spousoting directors.
	815,000,000	422,366,812			
ine bank of runjab - Term finance	20,800,178	62,400,532	6 Months KIBOR + 0.85%	Last installment due on 30 September 2022.	
- SBPs LTFF loan	375,000,004	437,500,002	SBP rate + 0.50% (fixed rate)	Balance principal amount is payable in twelve equal half yearly instalments ending on 05 December 2027.	
- Term finance	450,000,000	550,000,000	6 Months KIBOR + 0.75%	Balance principal amount is payable in nine equal half yearly instalments ending on 25 October 2026.	lst joint pari passu charge/ mortgage of Rs.
- SBPs LTFF loan	406,179,537	468,668,689	SBP rate + 0.75% (fixed rate)	Halance principal amount is payable in thirteen equal half yearly instalments are ending on 12 October 2028.	4,326 million on all present and future fixed assets of the Company and personal guarantees of the property disperses.
- SBPs LTFF loan	459,297,004	489,916,801	SBP rate + 1.50% (fixed rate)	Balance principal amount is payable in fifteen equal half yearly instalments ending on 27 December 2029.	ine sponsoring directors.
- Term finance	625,990,534	13,502,819	6 Months KIBOR + 1.75%	Principal amount is payable in sixteen equal half yearly instalments	
- SBPs LTFF loan	133,309,760	2.021.988.843	SBP rate + 1.75% (fixed rate)		
Standard Chartered Bank (Pakistan) Ltd					
- Term finance		168,750,000	6 Months KIBOR + 1.00%	En Balance principal amount has been prepaid during the year.	Entire charge vacated after repayment of total balance payable.
JS Bank Limited					
- Term finance	150,000,000	225,000,000	6 Months KIBOR + 1.00%	1st Balance principal amount is payable in four equal half yearly instalments mil ending on 24 January 2024.	1st Joint parr passu charge/ mortgage of Rs.334 million on all present and future fixed assets of the Company and personal guarantees of the snonsoring directors.
				1.	

Lender		2021	Rate of mark up per annum	Tenure and basis of principal repayments	Security
Rank Al Habih Limited	Rupees	e s			
- Term finance	400,000,000	500,000,000	6 Months KIBOR + 1.00%	Balance principal amount is payable in eight equal half yearly instalments	
					1st joint pari passu charge/ mortgage of
- Term finance / LTFF		31,411,000	6 Months KIBOR + 2.00%	During year entire amount of term finance has been transferred to SBP's Rs. LTFF Loan ass	Rs.1,534 million on all present and future fixed assets of the Company and ranking charge of
- SBP's LTFF loan	235,595,000	•	SBP rate + 2.00% (fix rate)	Principal amount is payable in sixteen equal half yearly instalments Rs. beginning on 16 December 2023.	Rs.534 million on plant & machinery. Ranking charge will be upgraded to 1st JPP charge
- Term finance / REPP	267,274,000		6 Months KIBOR + 1.75%	Principal amount is payable in sixteen equal half yearly instalments	within deferral time period.
- SBP's REPP loan	16,093,000		SBP rate + 1.75% (fix rate)		
Bank Alfalah Limited	918,962,000	531,411,000			
- Term finance	700,000,000	700,000,000	6 Months KIBOR + 1.50%	Principal amount is payable in ten equal half yearly instalments beginning on 03 May 2023.	lst joint pari passu charge/ mortgage of
- Term finance / REPP	21,263,920		6 Months KIBOR + 1.50%	Principal amount is payable in thirty six equal quarterly instalments ass	assets of the Company and personal guarantees
- SBP's REPP loan	263,000,001		SBP rate + 1.75% (fix rate)		of the sponsoring directors.
Haltit Medwardlifen Dank I tel	984,263,921	700,000,000			
Habib Metropolitan bank Ltd				***	of the month of the many of the conference of D = 0.04
- Term finance	700,000,000	-	6 Months KIBOR + 1.00%	Principal amount is payable in sixteen equal quarterly instalments beginning mil on 15 January 2024.	1st Joint part passu charge/ mortgage of Ks.9.34 million on all present and future fixed assets of the Company.
	13,519,677,310	12,047,540,330			
8.2 Other financial institutions:					
Pak Brunei Investment Company Limited					
- Term finance	62,500,000	125,000,000	3 Months KIBOR + 0.90%	Balance principal amount is payable in two equal half yearly instalments mil ending on 23 January 2023.	Ist joint pari passu charge/ mortgage of Rs.84 million on all present and future fixed assets of the Company and personal guarantees of the sponsoring directors.
Pak Oman Investment Company Limited					
- Term finance		37,500,000	37,500,000 6 Months KIBOR + 0.90%	This loan has been fully repaid during the year.	
- Term finance	157,500,000	227,500,000	3 Months KIBOR + 0.90%	Balance principal amount is payable in nine equal quarterly instalments ending on 23 September 2024.	lst joint pari passu charge/ mortgage of
- Term finance	375,000,000	475,000,000	6 Months KIBOR + 0.90%	Balance principal amount is payable in fifteen equal quarterly instalments as ending on 24 January 2026.	Ks.1,590 million on all present and tuture fixed assets of the Company and personal guarantees of the snonsoring directors.
- Term finance	395,833,335	479,166,667	3 Months KIBOR + 2.00%	Balance principal amount is payable in nineteen equal quarterly instalments ending on 09 March 2027.	0
Saudi Pak Industrial & Agricultural	928,333,335	1,219,166,667			
Investment Co. Limited					
- Term finance	250,000,000	300,000,000	6 Months KIBOR + 2.25%	Balance principal amount is payable in ten equal half yearly instalments let ending on 21 January 2027.	1st joint pari passu charge/ mortgage of
- SBP's LTFF loan	490,000,000	٠	SBP rate + 1.50% (fix rate)	Principal amount is payable in sixteen equal half yearly instalments ass beginning on 28 February 2024.	assets of the Company.
	740,000,000	300,000,000		,	
	1,730,833,335	1,644,166,667			

2,627,600,636 (763,539,316) 1,864,061,320

3,376,467,767 (743,227,985) 2,633,239,782

9.1 13

2021 Rupees

2022 Rupees

Note

9 Long term musharika - secured

Islamic mode of financing - Company

Long term musharika - banking companies Current portion of long term musharika

9.1 Banking companies:

Lender	2022	2021	Rate of profit per annum	Tenure and basis of principal repayments	Security
	Rup	R u p e e s			
Meezan Bank Limited					
- Diminishing musharika	312,500,000	437,500,000	6 Months K IB OR + 1.25%	Balance principal amount is payable in five equal half yearly instalments ending on 28 November 2024.	1st joint pari passu charge/ mortgage of Rs.1,865 million and ranking charge of Rs.1,334 million on all
- Diminishing musharika	1,561,319	4,683,969	6 Months KIBOR + 1.00%	Last installment due on 30 October 2022.	present and future fixed assets of the Company and personal guarantees of the sponsoring directors.
- Diminishing musharika	1,000,000,000		6 Months KIBOR + 1.25%	Principal amount is payable in twelve equal half yearly instalments beginning on 22 October 2024.	
Dubai Islamic Rank Pakistan Limited	1,314,061,319	442,183,969			
- Diminishing musharika	50,000,000	150,000,000	6 Months KIBOR + 1.00%	Last installment due on 07 October 2022.	
- Diminishing musharika	375,000,001	525,000,000	6 Months KIBOR + 2.00%	Balance principal amount is payable in five equal half yearly instalments ending on 0.1 October 2024.	1st joint pari passu charge/ mortgage of Rs.2,034
- Diminishing musharika	425,000,000	500,000,000	3 Months KIBOR + 1.50%	Balance principal amount is payable in seventeen equal quarterly instalments ending on 06 September 2026.	
- Diminishing musharika	500,000,000	٠	3 Months KIBOR + 1.50%	Principal amount is payable in twenty equal quarterly instalments beginning on 27 March 2023.	
	1,350,000,001	1,175,000,000			
Standard Chartered Bank (Pakistan) Limited					
- Diminishing musharika	•	93,750,000	6 Months KIBOR + 1.00%	Entire amount was repaid during the year.	Entire charge vacated after repayment of all term loans.
Faysal Bank Limited					
- Diminishing musharika	250,000,001	416,666,667	3 Months KIBOR + 0.75%	Balance principal amount is payable in three equal half yearly instalments ending on 06 December 2023.	1st joint pari passu charge/ mortgage of Rs.1,710 million over all present and future fixed assets of the
- Diminishing musharika / ILTFF	12,406,446		3 Months KIBOR + 0.75%	Principal amount is payable in sixteen equal half yearly instalments beginning on 30 December 2024.	Company and personal guarantees of the sponsoring directors of the Company.
National Bank of Pakistan	262,406,447	416,666,667			
- Diminishing musharika	450,000,000	500,000,000	6 Months KIBOR + 0.85%	Balance principal amount is payable in nine equal half yearly instalments ending on 0.2 July 2026.	1st joint pari passu charge/ mortgage of Rs.5,099 million on all present and future fixed assets of the Company and personal guarantees of the sponsoring directors of the Company.
	3.376.467.767	2.627.600.636			

2021



10

			2022	
		Minimum lease payments	Finance charge	Present value of minimum lease payments
Lease liability - unsecured	Note		(Rupees)	
Not later than one year	10.1	10,629,366	10,780,872	(151,506)
Later than one year and not later than five years		54,263,976	40,137,446	14,126,530
Above five years		79,447,888	19,471,376	59,976,512
		144,341,230	70,389,694	73,951,536
			2021	
		Minimum	Finance	Present
		lease	charge	value of
		payments		minimum
				lease
Lease liability - unsecured			(Rupees)	payments
Not later than one year		9,663,060	10,708,498	(1,045,438)
Later than one year and not later than five years		49,330,888	41,821,796	7,509,092
Above five years		95,010,343	28,567,898	66,442,445
		154,004,291	81,098,192	72,906,099

10.1 Finance cost exceeds rentals due in next twelve months.

The Company has recognized lease building on account of head office building rented out to the Company. The remaining tenure of contract is 09 years payable quarterly in advance. Lease liability is calculated at discount rate of 15.11%.

			2022	2021
		Note	Rupees	Rupees
11	Deferred liabilities			
	Employee retirement benefits - Gratuity	11.1	342,254,877	288,700,623
	Deferred grant	8	-	5,659,415
	Deferred taxation	11.2	4,444,957,285	4,356,792,163
			4,787,212,162	4,651,152,201

11.1 Employee retirement benefits - Gratuity

The latest actuarial valuation of the Company's defined benefit plan, was conducted at 30 June 2022 using 'Projected Unit Credit' method. Detail of obligation for defined benefit plan is as follows:

11.1.1	The amounts recognized in the 'Statement of financial position' is as follows:	Note	2022 Rupees	2021 Rupees
	Present value of defined benefit obligation liability at 30 June	11.1.2	342,254,877	288,700,623
11.1.2	Movement in the liability for defined benefit obligation recognized in the Statement of financial position' is as follows:			
	Liability for defined benefit obligation at 01 July		288,700,623	291,766,604
	Current service cost	11.1.3	136,230,209	104,245,486
	Interest cost on defined benefit obligation	11.1.3	22,121,928	19,617,289
	Actuarial loss / (gain) charged to 'Other Comprehensive Income'	11.1.5	30,164,809	(4,978,807)
	Benefits paid during the year		(134,962,692)	(121,949,949)
	Liability for defined benefit obligation at 30 June		342,254,877	288,700,623



			2022	2021
		Note	Rupees	Rupees
11.1.3	The amounts recognized in the 'Statement of profit or loss' against defined benefit plan are as follows:			
	Current service cost		136,230,209	104,245,486
	Interest cost		22,121,928	19,617,289
			158,352,137	123,862,775
11.1.4	Charge to 'Statement of profit or loss' against defined benefit plan has been allocated as under			
	Cost of sales		150,188,172	116,762,176
	Selling and distribution expense		973,331	1,781,856
	Administrative expense		7,190,634	5,318,743
			158,352,137	123,862,775
11.1.5	Remeasurement loss / (gain) recognized in the 'Other comprehensive inc against defined benefit plan are as follows:	ome'		
	Remeasurement loss / (gain) on defined benefit obligation due to:			
	- changes in financial assumptions		(22,451,452)	-
	- change in experience adjustment		52,616,261	(4,978,807)
			30,164,809	(4,978,807)

2021

2022

Actuarial assumptions used for valuation of liability at 30 June against defined benefit obligation are as under: 11.1.6

The following are the principal actuarial assumptions at statement of financial position date:

0.00% per annum 8.50% per annum 9.00% per annum SLIC (2001 - 05) Setback 1 Year Age 60 10.00% per anum 13.25% per anum 11.25% per anum SLIC (2001 - 05) Setback 1 Year Age 60 Expected rate of growth per annum in future salaries Discount rate used for year end obligation Discount rate used for interest cost Retirement assumption

Mortality rates

Sensitivity analysis of defined benefit obligation to changes in the actuarial assumptions 11.1.7

Reasonably possible changes at the statement of financial position date to one of the relevant actuarial assumptions, holding other assumptions constant, would have affected the defined benefit obligation by the amounts shown below:

		2022			2021	
	Impact o	on defined benefit o	obligation	Impa	Impact on defined benefit obligation	ligation
	Change in	ige in Increase in Decrea	Decrease in	Change in	Increase in	Decrease in
	assumption	assumption	assumption	assumption	assumption	assumption
	Percentage	Rupe	ees	Percentage	Rupe	Se
Discount rate	1.00%	322,423,537	363,314,019	1.00%	269,279,591	309,529,186
Salary growth rate	1.00%	363,305,986	322,419,576	1.00%	309,522,342	269,276,283

The above sensitivity analysis are based on a change in an assumption while holding all other assumptions constant. In practice, this is unlikely to occur, and changes in some of the assumptions may be correlated. When calculating the sensitivity of the defined benefit obligation to significant actuarial assumptions, the same method (present value of the defined benefit obligation calculated with the projected unit credit method at the end of the reporting period) has been applied when calculating the defined benefit obligation recognized in the statement of financial position. The Company expects to charge Rs. 157.88 million against current service cost and Rs. 45.35 million against net interest cost, aggregating to Rs. 203.23 million, to 'statement of Profit or Loss' in respect of defined benefit plan in 2023. 11.1.8

2,448,861,345 2,073,313,074 4,522,174,419

(137,831,713) 207,244,850 69,413,137

> 10,412,714 10,412,714

14,411,866

14,411,866



The Company exposure to the actuarial risks are as follows:

Salary risks æ

The risk that the final salary at the time of cessation of service is greater than the assumed. Since the benefit is calculated on the final salary (which will closely reflect inflation and other macroeconomic factors), the benefit amount increases as salary increases.

Demographic risks **a**

Mortality Risk

The risk that the actual mortality experience is different than the assumed mortality. This effect is more pronounced in schemes where the age and service distribution is on the higher side.

Withdrawal Risk

The risk of actual withdrawals experience is different from assumed withdrawal probability. The significance of the withdrawal risk varies with the age, service and the entitled benefits of the beneficiary. 11.110 Gratuity scheme entitles members of staff retirement benefit plan on resignation, termination, retirement, early retirement, retrement, retrenchment, death and dismissal based, on the Company's service rules, for staff gratuity. Gratuity is based on the last month basic salary for each year of service.

Deferred taxation 11.2

	,	- Balance at 30 June	
	(Reversal from)/ charge to	'Statement of comprehensive income'	
7.	(Reversal fror	'Statement of profit or loss'	ees
7707	n proration rate	'Statement of profit or loss'	Rup
	Effect of change in proration rate	Equity	Rupees
	,	Balance at 01 July	

Taxable temporary differences arising in respect of:

	1 055 755 510
Accelerated tax depreciation	4,427,936,702

Deductible temporary difference arising in respect of:

(71,1)	Provisions and others
	Provisions and others
į	

(77,217,134)	4,444,957,285
•	
(5,667,109)	63,746,028
(405,486)	10,007,228
•	14,411,866
(71,144,539)	4,356,792,163



			2021	21		
	·	Effect of change in proration rate	n proration rate	(Reversal from)/ charge to	n)/ charge to	·
	Balance at 01 July	Equity	'Statement of profit or loss'	'Statement of profit or loss'	'Statement of comprehensive income'	Balance at 30 June
			Rup	Rupees		
Taxable temporary differences arising in respect of:						
Revaluation surplus on property, plant and equipment Accelerated tax depreciation	1,332,075,176 1,802,576,921	(18,504,445)	-(25,040,393)	(101,443,189) 78,118,982	1,360,153,650	2,572,281,192
	3,134,652,097	(18,504,445)	(25,040,393)	(23,324,207)	1,360,153,650	4,427,936,702
Deductible temporary difference arising in respect of:						
Provisions and others	(8,886,703)	•	123,448	(62,381,284)	,	(71,144,539)
Deferred tax liability	3,125,765,394	(18,504,445)	(24,916,945)	(85,705,491)	1,360,153,650	4,356,792,163



12

		2022	2021
	Note	Rupees	Rupees
Trade and other payables			
Trade creditors		746,347,677	605,847,100
Accrued liabilities	12.1	2,342,640,939	1,219,964,812
Due to associated undertakings	12.2	177,908,772	523,589,177
Bills payable		2,474,988,642	1,081,640,184
Tax deducted at source		6,955,196	5,664,473
Infrastructure cess	12.3	1,059,752,877	685,308,362
Workers' profit participation fund	12.4	318,406,192	296,382,205
Workers' welfare fund	12.5	190,592,828	62,532,103
Loan from Director	12.6	299,693	299,693
Foregin exchange forward contract - mark to market		8,895,000	-
Others		42,683,227	88,746,126
		7,369,471,043	4,569,974,235

12.1 The Honorable Supreme Court of Pakistan (SCP) vide judgement dated 13 August 2020 decided the appeal and declared the GIDC Act, 2015 to be constitutional and recoverable from the gas consumers. A review petition was filed against the judgment which was also dismissed. SCP in detailed judgment stated that the Cess under GIDC Act, 2015 is applicable only to those consumers of natural gas which have passed on GIDC burden to their end customers for their business activities.

The Company has filed a civil suit before the Honorable Sindh High Court (SHC) on the grounds that the Company has not passed on the impact of GIDC to end customers. SHC has granted stay order and has restrained SNGPL from taking any coercive action against the Company. The case is pending for adjudication. The Company has recorded the liability of GIDC under GIDC Act, 2015 which is classified in accrued liabilities. Last year, the current and non-current portion of GIDC payable was included in accrued liabilities and long-term payable respectively.

This also includes an amount of Rs. 269.98 million (2021: Rs. Nil) accrued against purchase of electricity from Fatima Energy Limited for the month of June 2022.

2022

2021

es
9,627
0,970
0,000
9,579
8,500
0,501
9,177
10



- **12.2.1** These are unsecured and in the normal course of business for goods and services.
- 12.3 This represent provision against 'Sindh Infrastructure Cess', levied under Section 9 of 'Sindh Finance Act, 1994' and its subsequent versions including the final version i.e. Sindh Development and Maintenance of Infrastructure Cess Act, 2017 at the rate specified of total value of goods as assessed by the 'Custom Authorities' while considering net weight and distance for carriage of goods through the province of 'Sindh'. The Company filed an appeal before the 'Honorable Sindh High Court' against levy which passed order dated 04 June 2021 against the Company and directed that bank guarantees should be encashed. Being aggrieved by the order, the Company along with others has filed petitions for leave to appeal before Honorable Supreme Court of Pakistan against the Sindh High Court's judgment in relation to Sindh infrastructure development cess. The Supreme court in its order dated granted interim relief to the Company against the order of Honorable Sindh High Court Subject to provision of bank guarantees equivalent of Cess amount. However, the probable amount has been fully recognised in the financial statements.

12.4	Workers' profit participation fund	Note	2022 Rupees	2021 Rupees
	Balance as at 01 July		296,382,205	51,639,012
	Provision for the year	34	318,406,192	296,382,205
	Interest on funds utilized by the Company	37	119,364,888	17,826,070
			734,153,285	365,847,287
	Payment made during the year		(414,908,607)	(69,178,804)
	Deposited in 'Government Treasury'		(838,486)	(286,278)
	Balance as at 30 June		318,406,192	296,382,205
12.5	Workers' welfare fund			
	Balance as at 01 July		62,532,103	49,187,833
	Payment made in tax liability		-	(19,570,472)
	Reversal during the year		-	(35,569,564)
	Allocation for the year	34	128,060,725	68,484,306
	Balance as at 30 June		190,592,828	62,532,103

12.6 This represents interest free loan from a director of the Company. The loan is unsecured and repayable on demand.

			2022	2021
13	Current portion of non-current liabilities	Note	Rupees	Rupees
	Markup bearing finances			
	Long term financing - secured	8	2,345,981,952	2,867,193,269
	Islamic mode of financing			
	Long term musharika - secured	9	743,227,985	763,539,316
	Deferred grant	8	5,659,415	33,101,730
			3,094,869,352	3,663,834,315



14	Short term borrowings - secured	Limits (in million)	Nominal interest rate	2022 Rupees	2021 Rupees
	Banking companies		%		
	Mark-up based borrowings from				
	conventional banks				
	Cash finance	8,525	7.51 - 14.31	300,000,001	-
	Running finance	10,530	7.70 - 15.96	318,229,356	594,424,048
	Finance against imported merchandise	5,991	1.00 - 15.93	1,187,454,696	1,005,850,735
	Export finance (FCEF / FAFB)	3,109	2.00 - 3.00	2,466,000,000	-
	Money market loan	Sub-limit	7.44 - 15.32	7,899,999,998	3,746,000,000
	Finance against trust receipt	4,860	2.50 - 8.34	1,115,525,401	437,369,080
	Islamic mode of financing				
	Running musharika	2,300	7.51 - 8.43	740,663,120	223,467,042
	Karobar finance/ Import murabaha/	ŕ		•	
	Musawammah	2,660	8.58 - 13.81	1,342,901,584	-
			•	15,370,774,156	6,007,110,905

The Company has short term borrowing facilities including funded and non-funded available from various commercial banks under mark-up / profit arrangements having aggregate sanctioned limits of Rs.43,075 million (2021: Rs.33,366 million) and bank guarantees limits of Rs. 4,212 million (2021: Rs1,862 million). These facilities are secured against different securities including pledge of stocks, hypothecation of stocks, stores and spares, hypothecation charge on other all current assets, lien on debtors, lien on imports and exports documents and personal guarantees of the sponsoring directors. The pledge based outstanding borrowings out of the above outstanding borrowings are secured against pledge of stocks amounting to Rs.5,650 million and 69 million shares of Fatima Fertilizer Company Limited. Short term borrowing facilities which remained unutilized at year end were Rs.27,030 million (2021: Rs.22,898 million). These facilities are expiring on various dates by 31 March 2023.

15	Accrued mark-up	2022 Rupees	2021 Rupees
	Mark-up based loans		
	Long term financing - secured	263,339,180	180,752,241
	Short term borrowings - secured	129,498,780	52,592,147
		392,837,960	233,344,388
	Islamic mode of financing		
	Long term musharika - secured	127,081,924	59,588,423
	Short term borrowings - secured	31,262,401	6,180,376
		158,344,325	65,768,799
		551,182,285	299,113,187

16 Contingencies and commitments

16.1 Contingencies

Income Tax

- 16.1.1 The officials of Large Taxpayers Unit, Lahore ('LTU Lahore'), through order dated 27 July 2022 under section 170 of the Income Tax Ordinance, 2001 ('the Ordinance') have curtailed income tax refund on account of disallowance of brought forward minimum tax pertaining to tax year 2016 through tax year 2020 and curtailment of taxes paid/ suffered at source for tax year 2021 amounting to Rs. 854.14 million and Rs. 46.98 million respectively. The Company has preferred an appeal against the said order before CIR(A).
- 16.1.2 The officials of LTU Lahore, through notice dated 31 August 2021, initiated proceedings under section 4B of the Ordinance against the Company which was duly responded by the Company's tax advisor on Company's behalf. Such proceedings were concluded through order dated 17 September 2021, passed under section 4B of the Ordinance, whereby a tax demand of Rs 23.97 million imposing super tax and default surcharge was raised against the Company. The Company assailed the subject order in appeal before CIR(A), which was accepted and vacated against the departmental action by CIR(A) through appellate order dated 13 April 2022. The department has preferred further appeal against the said appellate order before ATIR.
- 16.1.3 The officials of LTU Lahore raised income tax demands of Rs 8.8 million for tax year 2013, Rs. 49.78 million for tax year 2016, Rs. 55.78 million tax year 2018 and Rs. 93.49 million for tax year 2019 against the Company through separate orders dated 28 June 2019, 29 June 2018, 17 November 2020 and 29 December 2020 respectively under section 161/205 of the Ordinance on grounds that income tax has not been deducted against certain payments during tax years 2013, 2016, 2018 and 2019 respectively. The Company has agitated the orders in appeal before Commissioner Inland Revenue Appeals ('CIR-A').

For tax year 2013, the Company's appeal against order was disposed of by CIR-A for which the Company has filed appeal before ATIR which is pending adjudication.

For tax year 2016, CIR-A has vacated the departmental action to the extent of Rs. 39.12 million and for remaining amount of Rs. 10.78 million the Company has filed an appeal before the Appellate Tribunal Inland Revenue ('ATIR') which is pending adjudication.

For tax year 2018, the Company's appeal against order was disposed of by CIR(A), through appellate order dated 13 October 2021. Subsequently, the Company filed appeal before ATIR against the aforesaid appellate order, such appeal was disposed of through order dated 29 April 2022, whereby ATIR vacated both the earlier orders and remitted the matter back to the department for consideration afresh.

For tax year 2019, the Company's appeal against order was disposed of by CIR(A), through appellate order dated 28 April 2022. Through such order CIR(A) upheld the departmental action on all accounts. The Company has assailed the said appellate order in appeal before ATIR, which is presently pending adjudication.

- 16.1.4 The officials of LTU Lahore raised income tax demands of Rs 32.03 million against the Company through amendment order, dated 28 June 2019 under section 122(5A) of the Ordinance for tax year 2013. The Company has preferred appeal against the orders before CIR-A which was disposed of by CIR(A) through appellate order dated December 31, 2021. Through such order, CIR(A) has deleted/annulled the departmental action on all issues except the issues regarding the time limitation of such proceedings and apportionment of expenses under rule 231 of the Income Tax Rules, 2002 ('the Rules'). Feeling aggrieved with the aforesaid action, Company has preferred appeal before ATIR in accordance with the available remedial course. The department has also filed appeal against the said appellate order before ATIR, both appeals are presently pending adjudication.
- 16.1.5 The officials of LTU Lahore after concluding income tax audit under Section 177 of the Ordinance, raised income tax demand of Rs. 7.98 million against the Company through amended order, dated 26 April 2018, under Section 122(5) of the Ordinance for tax year 2014. The Company has preferred appeal against the orders before CIR-A which was disposed of by CIR(A) through appellate order dated December 31, 2021. Through such order, CIR(A) has deleted/ annulled the departmental action on all issues except regarding apportionment of expenses under rule 231 of the Rules. Feeling aggrieved with the aforesaid action, Company has preferred appeal before ATIR in accordance with the available remedial course. The department has also filed appeal against the said appellate order before ATIR, both appeals are presently pending adjudication.
- 16.1.6 Consequent to amendment of deemed income tax assessment of tax years 2006 to 2012 vide separate orders, dated 30 April 2010, 30 September 2010, 14 May 2012, 23 October 2012, 30 March 2015, 23 June 2014 and 29 January 2016 respectively, involving income tax of Rs. 324.80 million, the Company has been extended significant relief by the CIR-A. The issues in respect of which CIR-A did not allow relief have been taken up in appeals before the ATIR and such appeals is pending adjudication.
- 16.1.7 The officials of LTU Lahore, while giving effect to CIR-A's appellate orders under Section 124/129 of the Ordinance in the context of amendments made under Section 122(5A) of the Ordinance, have arbitrarily made disallowances/ increase in income (i.e. exchange loss, notional profit of associates etc.) for tax years 2010 and 2012 vide separate orders, dated 30 June 2018, involving sum of Rs. 657 million. The issue was taken up in appeals before CIR-A. CIR-A has deleted the departmental action on all issues except for disallowance for exchange loss amounting to Rs. 122.97 million which was remanded back and for which the Company has preferred appeal before ATIR which is pending adjudication.
- 16.1.8 Admissibility of 'payment to preference share-holders' has been disputed in income tax amendment orders, dated 30 September 2010, 14 May 2012, 23 October 2012, 30 March 2015, 23 June 2014 and 29 January 2016 respectively, for tax years 2007 to 2013 involving a sum of Rs. 209 million. The first appellate authority has maintained departmental stance, the Company's appeals are lying with ATIR while appeal for tax year 2013 was furnished with CIR(A) which was decided in the favor of the Company.

- 16.1.9 Proceedings were initiated by officials of LTU Lahore through orders dated 29 December 2018 under Section 122(5A) of the Ordinance regarding apportionment of deduction claimed on account of WPPF to export income amounting to Rs. 16.12 million and Rs. 12.50 million for tax year 2015 and 2017 respectively. The Company filed an appeal before CIR-A which was decided against the Company by CIR-A through appellate order dated 24 August 2020. The Company has assailed the said appellate order in appeal before ATIR which is pending for adjudication.
- 16.1.10 Through order dated 28 June 2019 under Section 132/162/205 of the Ordinance, the LTU Lahore officials raised income tax demand of Rs. 10.11 million for tax year 2009 on the grounds that tax under Section 148 of the Ordinance at import stage was short paid. The Company filed an appeal before CIR-A, through appellate order 23 October 2019 the tax demand was vacated by CIR-A. The department has assailed the appellate order of CIR-A in appeal before ATIR which has not yet been fixed for hearing.

Sales Tax

- 16.1.11 The Deputy Commissioner Inland Revenue ('DCIR') initiated proceedings against the Company under section 11 of the Sales Tax Act, 1990 ('Act') for the subject tax periods through notice dated 22 March 2022 whereby, intentions were shown to adjudge sales tax default in connection with claim of input sales tax of Rs 38.646 million, by relying on the provisions of section 8(1)(a), (f) to (m) of the Act. Such notice was duly responded by the Company's tax advisors on Company's behalf, and proceedings were concluded through Order-In-Original No. ('ONO') 64/2021-22 dated 17 June 2022, whereby the confronted default was adjudged against the Company. The Company preferred appeal against the subject ONO before CIR(A) as per the available remedial course which is presently pending adjudication.
- 16.1.12 The Assistant Commissioner Inland Revenue ('ACIR') as a result of sales tax audit for tax year July 2013 to June 2014 raised a sales tax demand of Rs. 71.60 million through order dated 31 July 2017. The Company filed an appeal before CIR-A which was disposed off through appellate order dated 06 March 2019 passed under Section 45B of the Sales Tax Act ('Act') whereby such order was annulled, and the matter was remanded back to department for denovo consideration which is pending adjudication. However, the Company preferred an appeal in ATIR and the matter is pending adjudication.
- 16.1.13 The Deputy Commissioner Inland Revenue ('DCIR') issued Order-In-Original No.14/2019-20 dated April 15, 2020 ('ONO') under Section 11 of the Sales Tax Act 1990, disallowing the input tax of Rs 143.628 million claimed under various heads from tax periods July 2013 to August 2018. The Company filed an appeal before CIR-A which was disposed off through appellate order dated 29 June 2020 passed under Section 45B of the Act whereby ONO was annulled, and the matter was remanded back to department for denovo consideration. However, the Company preferred an appeal in ATIR and the matter is pending adjudication.

- 16.1.14 The Commissioner Inland Revenue ('CIR') through order, dated 28 December 2017, rejected admissibility of input tax aggregating to Rs 7.27 million, primarily on account of mismatch of buyer/ seller declarations and building materials, subsequent to audit of tax period July 2013 to June 2014. The Company agitated such order in appeal before the CIR-A. The Company's appeal against the subject ONO which was disposed of by CIR-A, through appellate order dated 29 October 2020 annulling/deleting the departmental action on majority of the issues taken up in appeal, while certain other matters were upheld by CIR-A. The Company has agitated such order in appeal before ATIR which is pending adjudication.
- 16.1.15 The CIR-A through its order dated 14 April 2016 has maintained departmental rejection of input tax of Rs 18.10 million (primarily comprising out of building materials) in terms of provisions contained in SRO 450(I)/2013 for the tax period March 2014, June 2014, October 2014 through February 2015. The Company has agitated such order in appeal before ATIR which is pending adjudication.
- 16.1.16 The DCIR issued Order-In-Original No. 23/2019-20 dated 11 June 2021 under Section 11 of the Act, disallowing the input tax on construction/ building materials of Rs. 8.07 million for the tax periods July 2019 to June 2020. The Company agitated such order in appeal before the CIR-A. The Company's appeal against the subject ONO which was disposed of by CIR-A, through appellate order dated 11 January 2022. The Company assailed the said order in appeal before ATIR and case is still pending at this stage.

Based on the opinion of the Company's legal counsel the management is confident of favorable outcome in all aforesaid matters of the Company, hence no provision is being recognized in respect of these in the financial statements.

16.2 Commitments

16.2.1 Export documents negotiated with banks under Foreign bill purchase facility are USD 10.10 million and Euro 0.19 million (2021: USD 12.81 million and Euro 0.32 million).

		2022 Rupees	2021 Rupees
16.2.2	Guarantees issued by various commercial banks, in respect of financial and operational obligations of the Company, to various	•	
	institutions and corporate bodies.	1,774,201,934	1,235,938,854
16.2.3	Commitments against irrevocable letters of credit:		
	- capital expenditure	2,898,948,577	2,634,184,982
	- raw material and stores and spares	3,111,648,832	5,132,411,591
		6,010,597,409	7,766,596,573
16.2.4	Commitments in respect of foreign exchange	240 250 000	1 179 466 000
	forward contracts:	349,350,000	1,178,466,000

16.2.5 Commitments in respect of Fatima Energy Limited (FEL):

The Company through sponsor support agreement commits to lenders of FEL, in case of default by FEL, to pay amount outstanding up to Rs. 6,000 million (2021: Rs. 6,000 million). This commitment was already approved by the shareholders under section 199 of the Companies Act, 2017 in 56th annual general meeting dated 27 October 2021.

16.2.6 Commitments in respect of Fatima Transmission Company Limited (FTCL):

The Company through sponsor support agreement commits the MCB Bank Limited (formerly NIB bank Limited), in case of default by FTCL, to pay amount outstanding. This commitment was already approved by the shareholders under section 199 of the Companies Act, 2017 in extra ordinary general meeting held on 25 March 2017.

38,055,135,210 57,435,806 40,194,533,834 51,692,225 1,272,077,500 41,518,303,559 Note 17.1 17.1 17.3

		Cost/roxalnad amount	od omount				Accumulated depreciation	doneociation		Not book value
	Balance as at	COSt) Levalu		Balance as at	Rate	Balance as at	Accumulated	nebrecianon	Balance as at	Balance as at
	01 July 2021	Additions	Disposals	30 June 2022	%	01 July 2021	For the year	Disposals	30 June 2022	30 June 2022
		Rupees						Rupees		
Freehold land					Į.					
- cost	476,175,357	74,557,400	(211,123,093)	339,609,664				-		339,609,664
- revaluation surplus	7,059,961,400	74,557,400	(447,665,000)	6,686,853,800	_	Ī.	 		 	6,686,853,800
Factory building on free hold land										
tsoo-	2,804,367,855	209,264,229		3,013,632,084		840,465,478	104,034,265		944,499,743	2,069,132,341
- revaluation surplus	6,404,792,835	- 2000		6,404,792,835	w	2,803,687,150	180,055,284		2,983,742,434	3,421,050,401
Non-factory building on free hold land	9,209,100,090	677,407,607		9,418,424,919		3,044,132,028	794,099,549		3,928,444,111	5,490,182,742
- cost	1,016,346,955	128,477,745		1,144,824,700		305,072,655	36,618,971		341,691,626	803,133,074
- revaluation surplus	5,502,091,204	128,477,745		5,630,568,949	w	1,858,822,173	131,346,102	Ī.	1,990,168,275	3,298,709,048
Non-factory building on lease hold land										
- cost	85,284,154			85,284,154		37,092,865	7,228,693		44,321,558	40,962,596
- revaluation surplus	69,205,926	1		69,205,926	15	29,841,128	5,904,720		35,745,848	33,460,078
	000,004,451	•		000,004,401		00,555,00	614,661,61	•	00,000	+/0,77+,4/
Plant and machinery	200 E/F 027 05	600 000 000 0	(007 102 110)	***************************************	_	575 000 575 7	000 000 000	wer or e co	122 000 002 /	000 100 100 1
- cost - revaluation sumfus	10 992 730 060	3,000,520,12	(114,531,493)	10 914 562 930	v	6,141,179,161	318 685 273	(83,249,439)	6,790,933,551	16,214,224,290
one deno consumera	30,451,892,882	3,660,526,512	(192,698,623)	33,919,720,771		10,746,023,075	1,051,689,102	(118,661,852)	11,679,050,325	22,240,670,446
Electric fittings and installations										
- cost	946,387,250	197,323,885	(378,265)	1,143,332,870		299,871,230	33,915,670	(159,838)	333,627,062	809,702,808
- revaluation surplus	3,055,782,297	197.323.885	(378.265)	3,252,727,917	'n	931,686,176	58,885,443	- (159.838)	1.324.198.681	1,118,823,428
Sui gas installations			(continue)					(post car)		
- cost	20,905,988	839,030		21,745,018		101'659'6	620,902		10,280,003	11,465,015
- revaluation surplus	34,466,927	•		34,466,927	v.	17,962,426	825,225	•	18,787,651	15,679,276
	55,372,915	839,030		56,211,945		27,621,527	1,446,127		29,067,654	27,144,291
Tools, laboratory equipment and arms					_					
- cost - revaluation surplus	163,260,741 242,645,940	2,154,132		165,414,873 242,645,940	v	59,490,238	5,227,149		64,717,387	115,865,869
	405,906,681	2,154,132		408,060,813	4	180,172,106	11,325,352		191,497,458	216,563,355
Fire extinguishing equipment and scales										
- cost - revuluation sumfue	23,407,376	10,673,456		34,080,832	v	30 581 696	783,296		9,520,296	24,560,536
	80,520,528	10,673,456	Ī.	91,193,984	,	39,318,696	2,109,869].	41,428,565	49,765,419
Office equipments	75,437,113	12,370,333	(2,432,663)	85,374,783	10	30,953,867	5,318,705	(1,059,813)	35,212,759	50,162,024
Furniture and fittings	32,580,132	1,220,182	•	33,800,314	10	17,585,361	1,588,334	•	19,173,695	14,626,619
Vehicles	288,061,777	24,116,067	(5,821,583)	306,356,261	20	167,909,002	26,922,891	(5,379,812)	189,452,081	116,904,180
Kignt of use asset - land and building	56.440.180.666	4.321.522.971	(648.996.134)	60.112.707.503		18.327.609,650	1.664.133.109	(125.261.315)	19.866.481.444	40.246.226.059
		Tychacter and		Unitary) Unitary			Ayoutykooyko			TOTAL

Operating fixed assets
Right of use asset - building
Capital work-in-progress - at cost

17 Property, plant and equipment

17.1 Operating fixed assets

0														
			Cost/ revalued amoun	ued amount						Accumulated depreciation	depreciation			Net book value
	Balance as at 01 July 2020	Revaluation surplus	Additions	Reclassification	Disposals	Balance as at 30 June 2021	Rate %	Balance as at 01 July 2020	Revaluation surplus	For the year	Reclassification	Disposals	Balance as at 30 June 2021	Balance as at 30 June 2021
			Rupees			j .					Rupees			
Freehold land							•							
- cost	471,448,957	•	4,726,400			476,175,357			•					476,175,357
 revaluation surplus 	3,427,098,284	3,156,687,759				6,583,786,043	_			•	•			6,583,786,043
	3,898,547,241	3,156,687,759	4,726,400			7,059,961,400								7,059,961,400
Factory building on free hold land														
- cost	2,607,847,948		196,519,907			2,804,367,855	_	743,720,793		96,744,685			840,465,478	1,963,902,377
- revaluation surplus	3,327,295,893	3,077,496,942	•	,	•	6,404,792,835	5	1,483,006,634	1,181,055,005	139,625,511	,	,	2,803,687,150	3,601,105,685
	5,935,143,841	3,077,496,942	196,519,907			9,209,160,690		2,226,727,427	1,181,055,005	236,370,196		Ì.	3,644,152,628	5,565,008,062
Non-factory building on free hold land														
- cost	951,149,010		65,197,945		•	1,016,346,955		270,529,905		34,542,750	<u> </u>		305,072,655	711,274,300
- revaluation surplus	3,015,066,862	1,470,677,387	•	•		4,485,744,249	5	1,213,331,958	531,934,934	113,555,281		•	1,858,822,173	2,626,922,076
	3,966,215,872	1,470,677,387	65,197,945			5,502,091,204		1,483,861,863	531,934,934	148,098,031			2,163,894,828	3,338,196,376
Non-factory building on lease hold land														
- cost	85,284,154					85,284,154	_	28,588,520		8,504,345			37,092,865	48,191,289
- revaluation surplus		69,205,926				69,205,926	15		26,649,388	3,191,740			29,841,128	39,364,798
	85,284,154	69,205,926				154,490,080		28,588,520	26,649,388	11,696,085			66,933,993	87,556,087
Plant and machinery														
- cost	18,784,084,487		760,200,491	(61,753,370)	(23,368,786)	19,459,162,822		5,501,072,250		673,925,931	(23,195,758)	(10,623,262)	6,141,179,161	13,317,983,661
 revaluation surplus 	5,249,698,051	5,758,981,205			(15,949,196)	10,992,730,060	S	2,517,411,029	1,861,886,073	233,877,494		(8,330,682)	4,604,843,914	6,387,886,146
	24,033,782,538	5,758,981,205	760,200,491	(61,753,370)	(192,698,623)	30,451,892,882		8,018,483,279	1,861,886,073	907,803,425	(23,195,758)	(118,661,852)	10,746,023,075	19,705,869,807
Electric fittings and installations							-				5		-	
- cost	932,116,211	. :	21,883,509	(7,397,530)	(214,940)	946,387,250	,	269,729,098		33,054,880	(2,785,266)	(127,482)	299,871,230	646,516,020
- revaluation surplus	1,177,825,576	931,569,471	- 000 100	- 2002	-	2,109,395,047	0	516,/50,365	367,787,502	47,148,309	- 00000	- 200	931,686,176	1,1/,/08,8/1
	2,109,941,787	931,569,471	21,883,509	(7,397,530)	(214,940)	3,055,782,297		786,479,463	367,787,502	80,203,189	(2,785,266)	(127,482)	1,231,557,406	1,824,224,891
Sui gas installations							-							
- cost	14,380,412		3,683,276	2,842,300		20,905,988	,	8,048,788		455,624	1,154,689		9,659,101	11,246,887
- revaluation surplus	15,012,838	20,824,009				34,400,92/	0	7,858,132	9,535,545	5/0,/49	-		17,902,420	10,504,501
	27,995,270	20,854,069	3,683,276	2,842,300		616,77,5,66		15,906,920	9,555,545	1,026,373	1,154,689		77,621,527	2/,/51,588
Tools, laboratory equipment and arms	#77 O#0 ***			200 100 10	Ī		_	012 010 00		100 001 2		Ī	000000	000 0000
- cost	111,9/9,003	702 898 99		0/0,187,1070		747 645 940	٧.	32,216,313 92 423 406	23.037.492	5,461,604	17,812,121		39,490,238	103,770,503
	286,056,811	68,568,794		51,281,076].	405,906,681	,	124,639,919	23,037,492	10,682,574	21,812,121	Ī.	180,172,106	225,734,575
Fire extinguishing equipment and scales														
-cost	21,455,164		1,952,212			23,407,376		7,968,527		768,473	-		8,737,000	14,670,376
- revaluation surplus	46,241,510	10,871,642				57,113,152	5	24,771,694	4,579,200	1,230,802			30,581,696	26,531,456
	67,696,674	10,871,642	1,952,212			80,520,528		32,740,221	4,579,200	1,999,275			39,318,696	41,201,832
Office equipments	66,178,339	•	13,585,536	,	(4,326,762)	75,437,113	10	27,990,998		4,385,745	,	(1,422,876)	30,953,867	44,483,246
Furniture and fittings	31,341,204	•	1,238,928	•		32,580,132	10	15,969,450	•	1,615,911	,		17,585,361	14,994,771
Vehicles	229,732,713		54,321,987	15,027,524	(11,020,447)	288,061,777	70	147,981,327		26,378,147	3,014,214	(9,464,686)	167,909,002	120,152,775
Right of use asset - land and building	68,922,967					68,922,967	8.33	5,743,580		5,743,581			11,487,161	57,435,806
	40,806,83/,411	14,564,913,195	1,125,510,191	١	(708,260,772)	56,440,180,666		12,915,112,967	4,006,463,139	1,456,002,552		(179,6/6,896)	18,527,609,650	58,112,5/1,016



17.1.1 Depreciation for the year has been allocated as under:

		2022	2021
	Note	Rupees	Rupees
Cost of sales	31	1,611,154,208	1,386,278,225
Administrative expense	33	52,978,901	49,724,307
	_	1,664,133,109	1,436,002,532

17.1.2 All assets of the Company as at 30 June 2022 are located in Pakistan.

17.1.3 The latest valuation of of Company's assets was carried out on 01 January 2021. The Category wise gross revalued amounts along with forced sale values, as at the that date, are given below:

	Gross revalued	Forced sales
	amount	value
	Rupe	ees
Freehold land	7,057,000,000	5,649,000,000
Factory building on free hold land	5,611,103,245	4,491,000,000
Non-factory building on free hold land and leasehold land	3,512,696,755	2,812,000,000
Plant and machinery	19,976,978,000	15,989,000,000
Electric fittings and installations	1,884,745,000	1,509,000,000
Sui gas installations	25,000,000	20,000,000
Tools, laboratory equipment and arms	231,645,000	185,000,000
Fire fighting and weighing scales	41,300,000	33,000,000
	38,340,468,000	30,688,000,000

17.1.4 Had there been no revaluation of the freehold land, factory building on freehold land, non-factory building on free hold land, thereon and plant and machinery, electric fittings and installations, sui gas installations, tools laboratory equipment and arms, fire fighting and weighing scales therin, the net book value as of 30 June 2022 would have been as follows:

	2022	2021
	Rupees	Rupees
Freehold land	339,609,664	476,175,357
Factory building on free hold land	2,069,132,341	1,963,902,377
Non-factory building on free hold and lease hold land	844,095,670	759,465,589
Plant and machinery	16,214,224,290	13,317,983,661
Electric fittings and installations	809,705,808	646,516,020
Sui gas installations	11,465,015	11,246,887
Tools, laboratory equipment and arms	100,697,486	103,770,503
Fire fighting and weighing scales	24,560,536	14,670,376
	20,413,490,810	17,293,730,770



17.1.5 Particulars of immoveable fixed assets (i.e. land and building) in the name of the Company are as follows:

Particulars	Location	Total Area
Free hold land (Manufacturing Unit)	Jhang Road, Muzaffargarh	624 kanal and 9 marlas
Free hold land (Residential Colony)	Jhang Road, Muzaffargarh	107 kanal and 15 marlas
Free hold land (Manufacturing Unit)	Qadirpur Rawan bypass Khanewal Road, Multan	522 kanal and 5 marlas
Free hold land (Residential Colony)	Qadirpur Rawan bypass Khanewal Road, Multan	92 kanal and 8 marlas
Free hold land (Administrative Storage Unit)	Sarwar Road, Multan	15 marlas
Free hold land	Bahawalpur Road, Multan	7 kanal and 9 marlas

Factory buildings, non-factory building, plant and machinery, electric fitting and installation and sui gas installation are located on above mentioned free hold land, whereas, building on leasehold land (Head office building) is constructed on land held under right of use asset, measuring 7 kanal, 13 marla and 153 square feet, located at 59/3, Abdali Road, Multan.

f during the year
5
were disposed
assets
e following
7.2 Th

	Cost/revalued amount	Accumulated depreciation	Net book value	Sale proceeds/ Insurance claim	Gain/ (loss)	Mode of disposal	Particulars of purchaser	Relationship
			Rupees					
Land	447,665,000	•	447,665,000	452,672,000	5,007,000	Negotiation	Ahmed Fine Textile Mills Ltd	Related Party
Plant and machinery								
Auto Conner 7-V (60 Sp)	15,432,403	11,407,362	4,025,041	1,750,000	(2,275,041)	Negotiation	Mudassar Shehbaz	Third Party
Drawing DYH-500 C	2,372,317	1,487,324	884,993	308,333	(576,660)	Negotiation	Annas Bilal - FSD	Third Party
Drawing DYH-500 C	2,089,306	1,531,363	557,943	308,333	(249,610)	Negotiation	Annas Bilal - FSD	Third Party
Auto Conner 7-V (60 Sp)	11,092,505	4,635,952	6,456,553	916,667	(5,539,886)	Negotiation	M.Kashif Jabbar	Third Party
Lap former SK-4, Comber CM-10	10,498,307	7,706,693	2,791,614	637,500	(2,154,114)	Negotiation	Annas Bilal - FSD	Third Party
Comber CM-10	437,449	201,291	236,158	212,500	(23,658)	Negotiation	Annas Bilal - FSD	Third Party
Fly frames Fa-415 A	9,691,421	5,417,868	4,273,553	2,416,667	(1,856,886)	Negotiation	Aftab Shehbaz	Third Party
Drawing Breaker DYH-500 C	757,123	226,368	530,755	145,833	(384,922)	Negotiation	Annas Bilal - FSD	Third Party
Short Fiber TFO Twister Rf-321B	3,463,398	2,132,449	1,330,949	381,945	(949,004)	Negotiation	Muhammaf Rafiq	Third Party
Lap former SK-4, Comber CM-10	13,997,742	10,291,498	3,706,244	850,000	(2,856,244)	Negotiation	Annas Bilal - FSD	Third Party
Gas Generator	31,921,808	19,420,289	12,501,519	2,291,667	(10,209,852)	Negotiation	Mazhar Abbas	Third Party
Short Fiber TFO Twister Rf-321B	3,463,398	2,138,161	1,325,237	381,943	(943,294)	Negotiation	Muhammad Rafiq	Third Party
Short Fiber TFO Twister	3,757,752	2,319,704	1,438,048	381,943	(1,056,105)	Negotiation	Muhammaf Rafiq	Third Party
Murata TFO Machine	5,636,998	3,979,093	1,657,905	381,945	(1,275,960)	Negotiation	Muhammaf Rafiq	Third Party
Air Compressor L75-10A	4,472,355	1,187,636	3,284,719	3,284,719		Negotiation	Ahmed Fine Textile Mills Ltd	Related Party
Chiller Plant 250kw	10,443,809	3,770,836	6,672,973	6,672,973		Negotiation	Ahmed Fine Textile Mills Ltd	Related Party
Short Fiber TFO Twister Rf-321B	3,463,398	2,141,047	1,322,351	381,945	(940,406)	Negotiation	Muhammaf Rafiq	Third Party
Carding Machines	1,609,940	1,238,318	371,622	170,833	(200,789)	Negotiation	Muhammd Zaeem ul Hassan	Third Party
Carding Engine	2,396,850	1,721,175	675,675	341,667	(334,008)	Negotiation	Muhammd Zaeem ul Hassan	Third Party
Drawing frame	906,254	685,522	220,732	129,167	(91,565)	Negotiation	Muhammd Zaeem ul Hassan	Third Party
Gas Generators 3516-B, 3306-G	54,794,090	35,021,903	19,772,187	3,760,684	(16,011,503)	Negotiation	Sunshine Traders Karachi	Third Party
	192,698,623	118,661,852	74,036,771	26,107,264	(47,929,507)			

	Cost/revalued amount	Accumulated depreciation	Net book value	Sale proceeds/ Insurance claim	Gain/ (loss)	Mode of disposal	Particulars of purchaser	Relationship
Office equipment			Rupees					
Face Recognition Machines	750,000	286,424	463,576	434,701	(28,875)	Insurance Claim	(28,875) Insurance Claim Adamjee Insurance Co. Ltd	Third party
Various assets having net book value un to Rs. 500,000 each	1,193,383	602,504	590,879	1,033,500	442,621	Insurance Claim	EFU General Insurance Co. Ltd Adamiee Insurance Co. Ltd	Third party
	2,432,663	1,059,812	1,372,851	1,902,302	529,451			
Electric Fitting and Installation								
Air Condition 2 Ton	64,171	16,586	47,585	990099	18,415	Insurance Claim	Adamjee Insurance Co. Ltd	Third Party
Air Conditioner	44,429	26,879	17,550	49,501	31,951	Insurance Claim	Adamjee Insurance Co. Ltd	Third Party
Air Conditioner	41,529	20,023	21,506	49,501	27,995	Insurance Claim	Adamjee Insurance Co. Ltd	Third Party
Television	26,178	19,021	7,157	4,800	(2,357)	Insurance Claim	Adamjee Insurance Co. Ltd	Third Party
Deep Freezer	16,104	11,701	4,403	23,800	19,397	Insurance Claim	Adamjee Insurance Co. Ltd	Third Party
Air Conditioner 1.5 Ton	46,983	17,099	29,884	32,800	2,916	Insurance Claim	Efu General Insurance Co. Ltd	Third Party
Air Conditioner 1.5 Ton	56,821	23,789	33,032	49,200	16,168	Insurance Claim	Efu General Insurance Co. Ltd	Third Party
Air Conditioner 1.5 Ton	82,050	24,740	57,310	120,000	62,690	Insurance Claim	Adamjee Insurance Co. Ltd	Third Party
	378,265	159,838	218,427	395,602	177,175			
Vehicles								
Suzuki Cultus 993cc	862,341	784,797	77,544	260,000	182,456	Negotiation	Jahn Aillia Khan	Third party
Suzuki Alto VXR 970cc	764,470	668,619	95,851	230,000	134,149	Negotiation	Mr. Yousaf Riaz	Third party
Honda Civic I-VTEC 1799cc	1,951,014	1,739,110	211,904	590,000	378,096	Negotiation	Ishtiaq Ahmad S/O Abdul Hameed	1 Third party
Yamaha 100cc	70,500	64,596	5,904	10,000	4,096	Negotiation	Mr.Wasif Ali S/O M.Yousaf	Third party
Daihatsu Cuore CX 847cc	490,840	473,146	17,694	150,000	132,306	Negotiation	Habib Nawaz	Third party
Lifter	1,682,418	1,649,545	32,873	358,333	325,460	Negotiation	Tahir Mahmood	Third party
	5,821,583	5,379,813	441,770	1,598,333	1,156,563			
2022	648,996,134	125,261,315	523,734,819	482,675,501	(41,059,318)			
2021	54 880 131	29 968 988	24 911 143	17 080 715	(7 82 1 431)			
1707	۱۲٬۰۵۵٬۲۰	47,700,700	CT1,1117,47	L11,000,11	(1,04,140,1)			



			2022	2021
		Note	Rupees	Rupees
17.3	Capital work-in-progress - cost			
	Balance as at 01 July		303,637,345	304,978,410
	Additions during the year		5,289,963,126	1,121,969,126
	Transfers during the year	17.1	(4,321,522,971)	(1,123,310,191)
	Balance as at 30 June	17.3.1	1,272,077,500	303,637,345
17.3.1	Breakup of capital work-in-progress:			
	Land and free hold building*		467,047,194	16,415,081
	Non-factory building on free hold land		46,421,300	24,259,669
	Plant and machinery			
	Cost and expenses*		91,867,936	9,502,252
	Transfer to non-current assets held for sale**		(53,585,509)	-
	Advance payments		69,242,174	17,591,000
	Letters of credit		503,887,256	150,605,607
			611,411,857	177,698,859
	Tools, laboratory equipment and arms			
	Cost and expenses		-	385,600
	Electric fittings and Installations			
	Cost and expenses		17,500	16,100
	Advance payments		45,024,549	36,718,627
			45,042,049	36,734,727
	Fire fighting equipment & weigh scales			
	Cost and expenses		-	105,500
	Advance payments		-	2,222,420
	Office equipment - Advance payments		5,632,069	820,057
	Furniture - Advance payments		13,431	1,746,133
	Vehicles - Advance payments		96,509,600	43,249,299
			1,272,077,500	303,637,345

^{*} this includes assets of ITML acquired as result of merger as explained in note 4.12 and 48.

^{**} Transfer represents non-current assets classified as held for sale as mentioned in note 29.

18	Long term investments	Note	2022 Rupees	2021 Rupees
	At fair value through OCI			
	Fatima Fertilizer Company Limited - quoted	18.1	2,381,174,372	1,811,078,391
	Fatima Energy Limited - unquoted (ordinary and preference shares)	18.2	4,703,856,968	720,195,000
	Fatima Transmission Company Limited - unquoted (preference shares)	18.3	137,297,360	-
	Multan Real Estate (Private) Limited - unquoted	18.4	262,397,082	36,693,860
		-	7,484,725,782	2,567,967,251
	Associated companies - at equity method			
	Fatima Transmission Company Limited - unquoted (ordinary shares)	18.5	-	-
	Fatima Electric Company Limited - unquoted	18.5	5,539	11,605
		•	7.484.731.321	2,567,978,856

	Sha	res	Market	value	Market valu	e per share	Percentage	of holding
	30 June	30 June	30 June	30 June				
	2022	2021	2022	2021	2022	2021	2022	2021
Note	Num	ber	Rup	ees	Rup	ees		

At fair value through OCI

3.00%	
3.00%	
28.75	
37.80	
1,811,078,391	
2,381,174,372	
62,994,031	
62,994,031	
18.1 Fatima Fertilizer Company Limited - quoted 18.1.1	

The investment in Fatima Fertilizer Company Limited (FFCL) has been designated as fair value through OCI under IFRS9. FFCL is an associated undertaking of the Company as per the Companies Act 2017, however, for the purpose of measurement it has been classified as investment at fair value through OCI. The Company does not have significant influence on FFCL. These shares are pledged as security with commercial bank as referred in note 14. 18.1.1

		Shares	Se	Fair v	alue	Percentage	of holding
		30 June 2022	30 June 30 June 2022 2021	30 June 2022	30 June 30 June 2022 2021	30 June 30 June 2022 2021	30 June 2021
	Note	Num)er	Rup	ees	_{0/6}	
Fatima Energy Limited - related party , unquoted							
Ordinary Shares - unquoted		108,300,000	108,300,000	1,151,229,000	720,195,000	19.00%	19.00%
Non voting, non cumulative, redeemable, convertible Preference Shares - unquoted	18.2.1	334,207,711	•		1	31.41%	0.00%
		442,507,711	108,300,000	4,703,856,968	720,195,000		

18.2

During the year, the Board of Directors of FEL resolved to convert outstanding advance of Rs. 3,342.07 million into 334.21 million preference shares at par value of Rs.10 per share. The Board of Directors and Shareholders of the Company gave approval for the conversion in BOD meeting and Extra Ordinary General meeting held on 17 February 2022 and 10 March 2022 respectively and consequently preference shares were issued on 21 March 2022. The outstanding markup was not converted into preference shares. The Company holds 31.4% preference shares in FEL, however the Company believes that it does not have significant influence as preference shares currently not carry any voting rights nor any current access to the returns associated with an underlying ownership interest. This investment in FEL (ordinary shares and preference shares) has been designated at fair value through OCI under IFRS 9. The fair value (at the date of conversion and at reporting date) has been determined by an independent valuer and has been designated at Level 3 as mentioned in note 40. 18.2.1

Following major terms and conditions for issuance of preference shares are agreed by both companies:

Total outstanding advance (Rs. 3,342.07 million) converted into unlisted, perpetual, non commulative, redeemable and convertible preference shares.

0.00%

30.71%



A conversion option of preference shares into ordinary shares with ratio of 1:1 after a period of 5 years and a redemption option after 21.5 years stands with the issuer of preference shares i.e. FEL.

Preference sharesholders have no voting rights and does not carry entitlement of ordinary shares, right issue or bonus issue.

Preference shareholders will be entitled up to 60% of profit after tax subject to discretion of the Board of Directors and approval of shareholders of FEL.

Preference will be given to preference shareholders before declaring dividend to ordinary shareholder.

If the FEL has no surplus/distributable profits available at the end of any financial, no dividend shall be declared. The dividend will also not accumulate.

Preference shares shall be transferrable among the Preference shareholders.

The face value of preference shares shall not be higher than the par value of existing ordinary shares i.e. Rupees 10 each.

At the time of winding up, the holders of the preference shares are entitled to a pro rata share of FEL's available net assets.

					2022	2021
Fatima Energy Limited - Preference Shares				Note	Rupees	ees
Balance as at 01 July						
De-recognization of Advance				19.1	3,342,077,112	•
Loss on de-recognition of advance upon conversion into preference shares - recognised in P&L					(284,076,556)	•
Fair value of Preference shares acquired during the year					3,058,000,556	•
Fair value gain recognized in 'Statement of Comprehensive Income'					494,627,412	
Balance as at 30 June					3,552,627,968	
	Shares	es	Fair	Fair value	Percentage of holding	of holding
-	30 June	30 June	30 June	30 June	30 June	30 June
	2022	2021	2022	2021	2022	2021
Note	%Nimber	her	Rill	Dees	- %	

30 June 30 June		Shares	res	Fair value	'alue	Percentage of holding	e of holding
202 2021 2022 2021 2022		30 June	30 June	30 June	30 June	30 June	30 June
Rupees		2022	2021	2022	2021	2022	2021
	Note	Nur	nber	Rup	ees	%	

18.3

	•
	137,297,360
	12,795,653
18.3.1	
Non voting, non cumulative, redeemable,	convertible Preference Shares - unquoted



The Board of Directors and Shareholders of the Company gave approval for the conversion in BOD meeting and Extra Ordinary General meeting held on 31 May 2022 and 23 June 2022 respectively and consequently preference shares were issued on 29 June 2022. The outstanding markup was not converted into preference shares. Though the Company holds 31.1% of preference shares in FTCL, however the Company believes that it does not have significant influence as preference shares currently not carry any voting rights nor any current access to the returns associated with an underlying ownership interest. This investment in FTCL's preference shares have been designated at fair value through OCI under IFRS 9. The fair value (at the date of conversion and at reporting date) has been determined by an independent valuer and has been designated at Level 3 as mentioned in note 40. 18.3.1

Following major terms and conditions for issuance of preference shares are agreed by both companies:

- Total outstanding advance (Rs. 127.96 million) converted into unlisted, perpetual, non commulative, redeemable and convertible preference shares.
- A conversion option of preference shares into ordinary shares with ratio of 1:1 after a period of 5 years and a redemption option after 21.5 years stands with the issuer of preference shares i.e. FTCL.
- Preference sharesholders have no voting rights and does not carry entitlement of ordinary shares, right issue or bonus issue.
- Preference shareholders will be entitled up to 60% of profit after tax subject to discretion of the Board of Directors and approval of shareholders of FTCL.
- Preference will be given to preference shareholders before declaring dividend to ordinary shareholder.
- If the FTCL has no surplus/distributable profits available at the end of any financial, no dividend shall be declared. The dividend will also not accumulate.
- Preference shares shall be transferrable among the Preference shareholders.
- The face value of preference shares shall not be higher than the par value of existing ordinary shares i.e. Rupees 10 each.
- At the time of winding up, the holders of the preference shares are entitled to a pro rata share of FTCL's available net assets.

atima Transmission Company Limited - Preference Shares	Note	Rupees	
		•	•
	18.3.1	127,956,533	
Jain on de-recognition of advance upon conversion of preference shares - recognised in P&L		9,340,827	٠
		137,297,360	•
ference shares - recognised in P&L	175.01	9,3,	40,827 97,360

This represents 17.04% (2021: 9.96%) ordinary shares of Multan Real Estate (Private) Limited (MREPL), which is a dormant entity. The latest valuation is based on present market value of Property of MREPL and has been designated at level 3 as mentioned in note 40. 18.4

18.5 Associated companies with significant influence - under equity method

	I	Shares	.es	Carrying value	g value	Percentag	Percentage of holding
	I	30 June 2022	30 June 2021	30 June 2022	30 June 2021	30 June 2022	30 June 2021
	Note	Number	er	Rupees	ees		
Fatima Transmission Company Limited - unquoted (ordinary shares)	18.5.1	5,520,000	5,520,000	•	•	24.00%	24.00%
Fatima Electric Company Limited - <i>unquoted</i>	18.5.2	7,000	7,000	5,539	11,605	20.00%	20.00%
	I II	5,527,000	5,527,000	5,539	11,605		

2017. The principal activity of FTCL includes operation and maintenance of transmission lines, electrical transmission facilities, electrical circuits, transformers Fatima Transmission Company Limited (FTCL), was incorporated in Pakistan on 26 December 2014 as a public limited company under the Companies Act, and sub-stations and the movement & delivery of electric power. The share of loss has been restricted to cost of investment. 18.5.1

Fatima Electric Company Limited (FECL) was incorporated in Pakistan on 29 February 2016 as a public limited company under the Companies Act, 2017. The principal activity of FECL is to carry on supplying, generating, distributing and dealing in electricity and all forms of energy and power generated by any source. 18.5.2



18.6 Investments of the Company in associated companies has been accounted for under equity method of accounting based on its un-audited management financial statements for the year ended 30 June 2022.

18.6.1 Reconciliation of carrying value of investments in associated companies accounted for under equity method:

method:		2022	,
	* Note	FTCL (Un-audited)Rupec	FECL (Un-audited)
Cost of investment		55,200,000 55,200,000	70,000 70,000
Company's share of loss - post acquisition:			
Balance at 01 July		(55,200,000)	(58,395)
Statement of profit or loss - share of loss - share of tax	36	- -	(6,066)
		-	(6,066)
		(55,200,000)	(64,461)
Net investment at 30 June 2022		<u> </u>	5,539
		202	1
		FTCL (Audited)	FECL (Audited)
		Rupe	ees
Cost of investment		55,200,000	70,000
Impact of discounting		55,200,000	70,000
Company's share of loss - post acquisition:			
Balance at 01 July		(51,608,800)	(52,395)
Statement of profit or loss - share of loss - share of tax	36	(3,591,200) - (3,591,200)	6,000 - 6,000
Balance at 30 June		(55,200,000)	(46,395)

18.6.2 Summarized financial information in respect of associated companies on the basis of financial statements for the year ended 30 June 2022 and 2021 are set out below:

	202	22
	FTCL	FECL
	(Un-audited)	(Un-audited)
	Rup	ees
Non current assets	710,716,113	-
Current assets	24,676,676	57,695
Non current liabilities	(184,210,980)	-
Current liabilities	(213,507,908)	(30,000)
Net assets - 100%	337,673,901	27,695
Percentage ownership interest	24.00%	20.00%
Company's share of net assets	81,041,736	5,539
Carrying amount of interest in associated company*	_	5,539
1 3		- ,
Loss for the year from operations	(35,820,911)	(30,330)
Other comprehensive loss	(35,820,911)	(30,330)
Company to show of ward and initial *	(33,020,711)	
Company's share of - post acquisition *		(6,066)
	202	21
	FTCL	FECL
	Audited	(Un-audited)
	Rup	ees
Non current assets	715,493,095	-
Current assets	17,708,251	88,025
Non current liabilities	(263,158,347)	-
Current liabilities	(513,247,187)	(30,000)
Net assets - 100%	(43,204,188)	58,025
Percentage ownership interest	24.00%	20.00%
Company's share of net assets	(10,369,005)	11,605
Carrying amount of interest in		
associated company*	<u> </u>	11,605
Loss for the year from operations	(14,963,333)	(30,000)
Other comprehensive income	-	-
•	(14,963,333)	(30,000)
Company's share of - post acquisition *	(3,591,200)	(6,000)

^{*} share of loss of FTCL has been restricted to zero.



				2022	2021
19	Long	term loan and advances	Note	Rupees	Rupees
		a Energy Limited - <i>related party</i> a Transmission Company	19.1	307,129,396	3,249,360,788
		ted - associate	19.2	13,748,696	112,019,033
	Pak Aı	rab Energy Limited - associate	19.3	25,904,160	25,904,160
	I agg: I	Loss allowance	19.5	346,782,252 (346,782,252)	3,387,283,981
	Less. 1	Loss anowance	19.3 19.2.1	(340,762,232)	(25,904,160) 3,361,379,821
	19.1	Fatima Energy Limited			
		Loan 1			
		Principal		2,497,908,522	2,497,908,522
		Accrued markup till restructuring		552,663,766	552,663,766
		Balance as at 01 July	19.1.1	3,050,572,288	3,050,572,288
		Accumultared markup thereon			
		Balance as at 01 July		223,313,023	-
		Markup for the year	35	166,692,665	223,313,023
		Balance as at 30 June		390,005,688	223,313,023
		Cummulative PV adjustment - cost		(44-0044)	(415.001.554)
		of investment Cummulative PV adjustment - profit		(415,201,774)	(415,201,774)
		or loss	19.1.3	(270,970,655)	(270,970,655)
		Long term advance converted to			
		preference shares	18.2.1	(2,497,908,522)	
		Balance as at 30 June	19.1.1	256,497,025	2,587,712,882
		Loan 2			
		Balance as at 01 July		640,832,000	-
		Loan disbursement during the year	19.1.2	203,336,590	640,832,000
		Accumultared markup thereon			
		Balance as at 01 July		37,905,285	-
		Markup for the year	35	29,816,465	37,905,285
		Balance as at 30 June		67,721,750	37,905,285
		Cummulative PV adjustment - cost of investment		(17,089,379)	(17,089,379)
		Long term advance converted to		(17,007,377)	(17,005,379)
		preference shares	18.2.1	(844,168,590)	
		Balance as at 30 June	19.1.2	50,632,371	661,647,906
		Total outstanding balance as at 30 June		307,129,396	3,249,360,788

19.1.1 These represents advances disbursed to meet the working capital requirements, operational/ capital needs of FEL. These advances carry mark-up at the rate of average borrowing cost of the Company. Effective mark-up rate charged by the Company during the year is 8.94% per annum (2021: 8.94% per annum).

Pursuant to restructuring of FEL's borrowings with financial institutions along with related subordination of borrowings from sponsors, the Company on 10 June 2020 entered into an restructuring agreement with FEL for rescheduling the repayment of principal and related markup of Rs. 2,498 million and Rs. 553 million as approved by the Board of Directors of both the companies. As per the revised agreement, principal and markup accrued are subordinated and were repayable from financial year 2027. Accordingly, markup accrued from FEL uptil 30 June 2020 was classified as non-current. The resulting adjustment on modification as at 30 June 2020 was included in the cost of investment. Till 21 March 2022, the loan and related markup (interest free) have been measured at fair value by discounting the cash flows at the rate of average borrowing cost of the Company (8.94%).

Further as explained in note 18.2.1, the outstanding amount of advance has been converted into preference shares and the closing balance represents the markup accrued.

19.1.2 These represents fresh advances disbursed during the current and prior year (post restructuring) to meet the working capital requirements, operational/ capital needs of FEL. These loans carry mark-up at the rate of average borrowing cost of the Company. Effective mark-up rate charged by the Company during the year is 9.03% per annum (2021: 9.03% per annum). As per the agreement, principal and markup accrued are subordinated and are repayable after repayment of outstanding loan of FEL's lenders (markup assumed to be payable from financial year 2027).

Further as explained in note 18.2.1, the outstanding amount of advance has been converted into preference shares and the closing balance represents the markup accrued.

19.1.3 This represents impact of change in timing of estimated cash flows on aforesaid loan receivable from FEL. The revised gross carrying amount of the financial asset is recalculated by discounting the revised estimated future cash flows at the instruments original effective rate. The corresponding expense is recognized in statement of profit or loss.

19.2	Fatima Transmission Company Limited		2022	2021
		Note	Rupees	Rupees
	Gross amount			
	Balance as at 01 July		112,019,033	72,427,033
	Disburesment during the year		15,937,500	39,592,000
		19.2.1	127,956,533	112,019,033
	Long term advance converted into			
	preference shares	18.3.1	(127,956,533)	-
	Markup accrued thereon - interest free		13,748,696	28,308,810
	Present value adjustment - profit or loss		-	(28,308,810)
	Balance as at 30 June		13,748,696	112,019,033

19.2.1 These represents advances disbursed to meet the working capital requirements, operational/ capital nature needs of the associated companies. These loans carries markup at the rate of average borrowing cost of the Company. Effective markup rate charged by the Company during the year ranges from 9% to 15.81% per annum (2021: 8.92% to 9.03% per annum). As per the agreement, these loans along with related markup are repayable within 10 years from the date of disbursement starting from financial year 2027.

Further as explained in note 18.3.1, the outstanding amount of advance of FTCL has been converted into preference shares and the closing balance represents the markup accrued.

- This represents advance disbursed to Pak Arab Energy Limited to meet working capital, operational / capital nature needs. This loan carry mark up at the rate of average borrowing cost of the company. Effective markup rate charged by the Company during the year ranges from 9% to 15.81% per annum (2021: 8.92% to 9.03% per annum).
- 19.4 Maximum outstanding balance with reference to month end balances:

	2022	2021	2022	2021
	Month	Month	Rupees	Rupees
Pak Arab Energy Limited Fatima Transmission	Jun-22	Jun-21	25,904,160	25,904,160
Company Limited	Jun-22	Jun-21	127,956,533	112,019,033
Fatima Energy Limited	Mar-22	Jun-21	3,342,077,112	3,138,740,522

19.5 The movement in loss allowance of long term advance and markup accrued is as follows:

		2022	2021
	Note	Rupees	Rupees
Balance as at 1 July		25,904,160	-
Loss allowance for the year		320,878,092	25,904,160
Balance as at 30 June	19.5.1	346,782,252	25,904,160
	-		

19.5.1 This represents loss allowance against the carrying amount due from FEL, FTCL and Pak Arab amounting to Rs. 307.12 million, Rs. 13.78 million and Rs. 25.90 million respectively. The said markup has been provided for in accordance with the requirements of IFRS 9.

	2022	2021
	Rupees	Rupees
ose tools		
	234,074,319	190,602,704
s. 18.34 million		
on)	575,975,283	661,109,084
	490,338	431,211
	810,539,940	852,142,999
oving items	(3,215,560)	(1,770,316)
_	807,324,380	850,372,683
	s. 18.34 million on)	Rupees 234,074,319 3. 18.34 million 575,975,283 490,338 810,539,940 coving items (3,215,560)



			2022	2021
21	Stock-in-trade	Note	Rupees	Rupees
	Raw material [In-transit: Rs. 4,740.17			
	million (2021: Rs 2,572.58 million)]		17,348,358,879	11,553,085,484
	Work-in-process		774,506,142	501,212,180
	Finished goods			
	Yarn	21.2	6,768,346,295	2,722,610,479
	Fabric		1,681,220,716	526,094,322
	Waste		240,523,680	167,399,811
			8,690,090,691	3,416,104,612
			26,812,955,712	15,470,402,276

- 21.1 It includes stock amounting to Rs. 5,650 million pledged as security against borrowings from banking companies.
- 21.2 An amount of Rs. 112.45 million (2021: Nil) has been charged in the statement of profit or loss, on closing stock of greige fabric, as an adjustment of net realizable value (NRV) in accordance with the requirements of IAS 2.

closing stock of greige fabric, as an ac	ijustment of het reali	zabie value (NKV) in a	ccordance with the
requirements of IAS 2.		2022	2021
	Note	Rupees	Rupees
22 Trade debts			
Export debtors - secured against letters of credit	t:		
Considered good		1,671,549,444	1,033,603,141
Local debtors - unsecured			
Related parties - considered good	22.1 & 22.2	118,614,910	410,464,121
Others - considered good		5,478,225,501	3,293,482,350
Others - considered doubtful		71,913,874	24,559,349
		5,668,754,285	3,728,505,820
Allowance for impairment of trade debts	22.4	(71,913,874)	(24,559,349)
	-	7,268,389,855	4,737,549,612
22.1 Trade debts due from following related	parties on account o	f trading activities.	
		2022	2021
		Rupees	Rupees
Ahmad Fine Textile Mills Limited		86,891,062	391,200,724
Reliance Weaving Mills Limited	_	31,723,848	19,263,397

22.2 Maximum outstanding balance with reference to month end balances:

	2022	2021	2022	2021
	Month	Month	Rupees	Rupees
Ahmad Fine Textile Mills	Jun-22	Aug-20	3,897,011,722	1,039,377,349
Reliance Weaving Mills	Feb-22	Aug-20	58,375,418	42,132,164

118,614,910

410,464,121



22.3 The ageing analysis of trade debts from related parties is as follows:

			2022 Rupees	2021 Rupees
	Not yet due		105,142,914	226,415,013
	1 to 30 days 30 to 150 days		13,083,379 388,617	183,837,647 211,461
	150 days and above	-	118,614,910	410,464,121
	22.4 The movement in loss allowance of trace	de debts is as follows	:	
	Balance as at 01 July		24,559,349	40,337,838
	Provision / (reversal) of loss allowance		47,354,525	(15,778,489)
	Balance as at 30 June	- -	71,913,874	24,559,349
			2022	2021
23	Loans and advances	Note	Rupees	Rupees
	Considered good			
	Advances to suppliers and contractors - unsecure	ed 23.1	329,029,713	195,355,645
	Advances to employees against salaries - secured	d	5,037,464	2,041,128
	Advance against investment in term			
	finance certificates	23.2	40,000,000	-
	LC deposits for imports	-	26,218,539	28,575,888
		=	400,285,716	225,972,661

- 23.1 These are interest free in the normal course of business.
- 23.2 This represent advances against investment in term finance certificates of Bank Al Habib Limited (BAHL) and Bank of Punjab (BOP) of Rs. 25 million and Rs. 15 million respectively. These advances will be converted into investment once term finance certificates are issued by the financial institution. Till the intervening period, these carry markup at the rate of 6 months KIBOR plus spread (2% for BOP and 1.65% for BAHL).

		Note	2022 Rupees	2021 Rupees
24	Deposits, prepayments and other receivable			
	Deposits against LC margin		78,807,478	28,942,324
	Prepayments		280,144	254,497
	Foreign exchange forward contracts - mark to market		-	13,653,940
	Import claim receivable from supplier		101,785,878	73,661,617
	Other receivable		5,494,996	3,912,520
		•	186,368,496	120,424,898

2021



25	Mark-up accrued	Note	2022 Rupees	2021 Rupees
	Mark-up accrued on:			
	Associated Companies - others		14,220,057	39,600,625
	Transferred to long term loans and advances		-	(28,308,810)
			14,220,057	11,291,815
	Less: Loss allowance on markup accrued	25.1	(14,220,057)	(11,291,815)
		25.2	<u> </u>	-

- 25.1 This represents loss allowance on principal and markup balance of advance to Associated Company (Pak Arab Energy Limited) in accordance with the requirements of IFRS 9.
- 25.2 Mark-up is accrued on the basis as described in note 19.3 of these financial statements.

Rupees	Rupees
231,336,000	175,950,000
	Rupees

26.1 Movement in short term investment at fair value through profit or loss is as follows:

Rupees	Rupees
Market value as at 01 July 175,950,000	163,587,600
Unrealized fair value gain on re-measurement of investment 55,386,000	12,362,400
Market value as at 30 June 231,336,000	175,950,000

26.2 FFCL is an associated undertaking of the Company as per the Companies Act 2017, however, for the purpose of measurement it has been classified as investment at fair value through profit or loss. The Company does not have significant influence on FFCL. The share of FFCL are pledged with the bank.

			2022	2021
		Note	Rupees	Rupees
27	Tax refunds due from the Government - net			
	Sales tax		2,312,408,478	567,557,951
	Income tax - net		55,473,580	450,320,360
			2,367,882,058	1,017,878,311
28	Cash and bank balances			
	Cash in hand		16,899,542	12,531,945
	Cash at banks			
	- Current accounts		369,244,177	143,277,062
	- Saving accounts	28.1	55,806	50,636
			369,299,983	143,327,698
			386,199,525	155,859,643



28.1 Rate of interest and mark up on saving accounts ranges from 0.15% to 12.25% (2021: 0.15% to 5.05%) per annum.

29	Non-current assets held for sale		2022	2021
		Note	Rupees	Rupees
	Plant and machinery	17.1.2	53,585,509	

29.1 The estimated realizable value of plant and machinery exceeds its carrying value by approximately Rs. 99.4 million. This amount has not been incorporated in these financial statements and will be recognized at the time of actual sale. The management is expecting the sale of these assets within a period of one year.

actual sale. The management is expecting the sale of these assets within a p	eriod of one year.	
	2022	2021
Note	Rupees	Rupees
Revenue from contracts with customers - net	•	
Local:		
Yarn	30,685,815,158	29,173,840,568
Fabric	5,142,771,564	5,507,667,877
Waste	1,149,930,375	833,015,321
Comber noil	908,548,085	441,742,854
	37,887,065,182	35,956,266,620
Cotton and other products	69,063,358	250,473,976
	37,956,128,540	36,206,740,596
Less:	(100 (04 712)	(102.596.426)
Sales return	(198,684,712)	(193,586,426)
Sales tax	(5,665,347,293) (5,864,032,005)	(5,453,466,767) (5,647,053,193)
Net local sales	32,092,096,535	30,559,687,403
	22,022,020,000	,,,
Indirect export:		
Against standard purchase order - Yarn	11,113,450,858	5,728,221,841
- Fabric	5,809,715,832	2,217,576,182
- Tablic	16,923,166,690	7,945,798,023
	, , ,	
Duty and Tax Remission for Exports (DTRE) / Export facilitation Scheme (#UFS)	1,964,716,896	1,903,973,244
Less: Sales tax on SPO sales	(2,430,755,887)	(1,146,266,931)
Less: Sales tax on DTRE / EFS sales	(160,449,023)	-
30.1	16,296,678,676	8,703,504,336
Export:		
Yarn	14,521,142,437	11,315,359,026
Fabric	2,302,547,552	1,436,696,306
Comber noil	193,796,378	116,995,579
	17,017,486,367	12,869,050,911
Revenue from contracts with customers	65,406,261,578	52,132,242,650

30.1 It includes sales made to direct exporters against Standard Purchase Order (SPOs) amounting to Rs. 14,492.41 million (2021: Rs 6,799.53 million) and DTRE/EFS to a related party under S.R.O 185(I)/ 2001 dated 21 March 2001 and S.R.O 957(I) / 2021 dated 30 July 2021, amounting to Rs. 1,804.27 million (2021: Rs. 1,903.98 million).

30



				2022	2021
24	~ .		Note	Rupees	Rupees
31	Cost o	of sales			
	Raw n	naterial consumed	31.1	42,698,141,737	30,538,970,065
	Power	and fuel		4,789,357,160	3,568,223,089
	Salarie	es, wages and benefits	31.2	3,146,830,392	2,565,138,851
	Depre	ciation on property, plant			
	and e	equipment	17.1.1	1,611,154,208	1,386,278,225
	Stores	and spares consumed		1,126,009,273	814,861,322
		ng material consumed		742,982,684	573,673,033
	_	t outward charges	31.3	1,113,025,456	449,121,858
	Proces	ssing charges		626,266,958	433,504,539
		ling and conveyance		15,754,962	17,316,098
	Insura			118,174,991	93,867,318
	_	and maintenance		50,418,313	41,629,039
		e running and maintenance		25,202,975	20,314,827
	Others	S		7,032,604	28,158,510
				56,070,351,713	40,531,056,774
	<u>Work-i</u>	in-process :			
	Balanc	ce as at 01 July		501,212,180	439,889,015
		ce as at 30 June		(774,506,142)	(501,212,180)
				(273,293,962)	(61,323,165)
	Cost	of goods manufactured		55,797,057,751	40,469,733,609
	<u>Finish</u>	<u>ed goods</u> :			
	Balanc	ce as at 01 July		3,416,104,612	4,622,434,681
	Finish	ed goods purchased		3,650,589,051	2,250,012,656
	Balanc	ce as at 30 June		(8,690,090,690)	(3,416,104,612)
				(1,623,397,027)	3,456,342,725
	Cost o	f goods sold		54,173,660,724	43,926,076,334
	Cost o	f raw material sold		64,653,071	201,176,591
				54,238,313,795	44,127,252,925
	31.1	Raw material consumed			
		Raw material as at 01 July		11,553,085,484	9,441,518,946
		Purchases and related expenses		48,493,415,132	32,650,536,603
				60,046,500,616	42,092,055,549
		Raw material as at 30 June		(12,608,183,825)	(8,980,503,347)
		Stock-in-transit		(4,740,175,054)	(2,572,582,137)
				(17,348,358,879)	(11,553,085,484)
				42,698,141,737	30,538,970,065

- 31.2 These include Rs. 150.19 million (2021: Rs. 116.72 million) in respect of staff retirement benefits.
- 31.3 This includes freight on export sales amounting to Rs. 1,057.87 million (2021: Rs. 396.92 million) and freight on local sales amounting to Rs. 55.15 million (2021: Rs. 52.2 million)

32 Ma	rketing and distribution expenses	Note	2022 Rupees	2021 Rupees
Exp	port sales:			
C	ommission		282,688,773	165,095,658
E	xport development surcharge		44,268,889	31,254,285
In	nsurance		4,855,734	5,035,185
Loc	cal sales:			
C	ommission		210,142,601	133,914,570
Sa	alaries and benefits	32.1	39,946,102	31,455,323
In	nsurance		10,110,346	4,938,861
		_	592,012,445	371,693,882

32.1 These include Rs. 0.97 million (2021: Rs. 1.78 million) in respect of staff retirement benefits.

			2022	2021
33	Administrative and general expenses	Note	Rupees	Rupees
	Salaries and benefits	33.1	200,744,403	165,486,672
	Depreciation on property, plant and equipment	17.1.1	52,978,901	49,724,307
	Repair and maintenance		41,780,772	39,092,960
	Vehicle running and maintenance		39,430,418	30,489,992
	Rent, rates, taxes and fees		35,477,591	20,758,972
	Entertainment/ guest house expenses		21,864,118	19,076,570
	Legal and professional charges		19,613,389	16,716,450
	Traveling and conveyance	33.2	23,854,240	14,719,904
	Communication		18,512,720	12,256,712
	Electricity, gas and water		30,470,224	6,442,617
	Printing and stationery		9,637,248	10,511,209
	Insurance		9,138,037	5,691,660
	Subscription/ advertisement		2,452,220	2,217,200
	Auditors' remuneration	33.3	5,180,000	3,688,860
	Others		10,044,464	7,320,120
		_	521,178,745	404,194,205

- 33.1 These include Rs. 7.19 million (2021: Rs. 5.32 million) in respect of staff retirement benefits.
- 33.2 These include Directors' traveling expense of Rs. 9.16 million (2021: Rs. 3.89 million).



				2022	2021
				Rupees	Rupees
	33.3	Auditors' remuneration			
		Annual Audit fee - Company		3,980,000	2,520,000
		Half yearly review fee		868,965	868,965
		Out of pocket expenses		331,035	299,895
				5,180,000	3,688,860
				2022	2021
34	Other	operating expenses	Note	Rupees	Rupees
	Worker	rs' Profit participation fund	12.4	318,406,192	296,382,205
		t value adjustment of long term loans	19.1 & 19.2	· -	299,279,465
	Loss al	lowance on long term markup accrued	19.5 & 25	323,806,334	-
	Worker	rs welfare fund	12.5	128,060,725	32,914,742
		n disposal of property, plant and equipment	17.2	41,059,318	7,821,431
	Loss al	lowance for the year - net	22.4	47,354,525	21,417,486
	Bad de	bts directly written off		72,006	8,856,776
	Donati	ons	34.1	17,199,755	19,334,764
	Notion	al interest expense - GIDC		57,587,839	-
	Exchar	nge loss - net	34.2	380,323,790	-
	Sales ta	ax receivable directly written off		205,995,249	-
				1,519,865,733	686,006,869
	34.1	Donations for the year have been given to	:		
		Nishtar Hospital Multan	34.1.1	3,701,628	4,672,906.00
		Fazal Rehman Foundation	34.1.2	2,645,500	2,569,150
		Friends of Cardiology Foundation Multan	34.1.3	-	1,305,525
		Taary Zameen Par	34.1.3	1,856,360	2,291,880
		All Pakistan Textile Mills Association		-	500,000
		S.O.S Children Village Multan		945,000	840,000
		Al-Noor Special Children School Multan		600,000	-
		Zubaida Fatima Memorial Hospital		300,000	600,000
		Others	34.1.4	7,151,267	6,555,303
				17,199,755	19,334,764

- **34.1.1** Donations paid for the construction of main entrance and reception area at Nishtar Hospital, Multan.
- **34.1.2** Mr. Rehman Naseem Ahmad (Chief Executive Officer) and Mr. Naseem Ahmad (Chairman) are amongst the trustees of the Fazal Rehman Foundation.
- **34.1.3** Mr. Rehman Naseem Ahmad (Chief Executive Officer) is amongst the trustees of the Friends of Cardiology Foundation Multan and Mr. Amir Naseem Sheikh is amongst the trustees of Taary Zameen Par.



34.1.4 Others' includes donations paid to various institutions. The aggregate amount paid during the year to a single institution is not exceeding Rs. 0.5 million.

34.2 Breakup of exchange (gain) / loss is as follows:

•		2022	
•	Realized	Unrealized	Total
•	Rupees	Rupees	Rupees
Exports	(444,306,706)	(84,747,155)	(529,053,861)
Imports	571,971,625	23,813,828	595,785,453
Foreign currency export finance	145,665,176	51,100,000	196,765,176
Forward contracts	107,932,022	8,895,000	116,827,022
	381,262,117	(938,327)	380,323,790
		2022	2021
5 Other income	Note	Rupees	Rupees
Income from financial assets			
Dividend income	35.1	241,899,109	172,785,078
Mark-up on advance to FEL	19.1	196,509,130	261,218,308
Notional gain on discounting of long term			
payable - GIDC		-	57,587,839
Exchange gain - net		-	104,821,996
Gain on remeasurement of short term investment		55,386,000	12,362,400
Mark-up on advance to associated undertaking		16,676,938	10,261,969
Income on advance for investments in TFC	23.2	798,478	-
		511,269,655	619,037,590
From non-financial assets			
Scrap sales		49,987,047	25,416,940
		561,256,702	644,454,530

35.1 This represent annual dividend for the year ended 31 December 2021 declared by Fatima Fertilizer Limited 'an associated undertaking'.

36 Share of loss from associates - net	Note	2022 Rupees	2021 Rupees
Share of loss from associated companies			
- Fatima Energy Limited		-	43,278,960
- Fatima Transmission Company Limited	18.6.1	-	3,591,200
- Fatima Electric Company Limited	18.6.1	6,066	7,010
		6,066	46,877,170



- Short term borrowings - secured 1,246,621,622 606,935,834 2,220,112,136 1,345,599,098 Islamic mode of financing: - Musharika - secured 301,745,607 262,530,431 174,560,380 69,061,409 476,305,987 331,591,840	37 Finance cost	Note	2022 Rupees	2021 Rupees
- Short term borrowings - secured 1,246,621,622 606,935,834 2,220,112,136 1,345,599,098 Islamic mode of financing: - Musharika - secured 301,745,607 262,530,431 174,560,380 69,061,409 476,305,987 331,591,840	Mark-up based loans from conventional banks:			
2,220,112,136 1,345,599,098	- Long term financing - secured		973,490,514	738,663,264
Islamic mode of financing: - Musharika - secured 301,745,607 262,530,431 - Short term borrowings - secured 174,560,380 69,061,409 476,305,987 331,591,840	- Short term borrowings - secured		1,246,621,622	606,935,834
- Musharika - <i>secured</i> - Short term borrowings - <i>secured</i> 301,745,607 174,560,380 69,061,409 476,305,987 331,591,840			2,220,112,136	1,345,599,098
- Short term borrowings - <i>secured</i> 174,560,380 69,061,409 476,305,987 331,591,840	Islamic mode of financing:			
476,305,987 331,591,840	- Musharika - secured		301,745,607	262,530,431
	- Short term borrowings - secured		174,560,380	69,061,409
Dank abargas 06 160 146 90 157 070			476,305,987	331,591,840
Dank Charges 90,109,140 69,137,079	Bank charges		96,169,146	89,157,079
Interest on workers' profit participation fund 12.4 119,364,888 17,826,070	Interest on workers' profit participation fund	12.4	119,364,888	17,826,070
Markup on lease liability 10,708,497 10,517,581	Markup on lease liability		10,708,497	10,517,581
2,922,660,654 1,794,691,668			2,922,660,654	1,794,691,668
38 Taxation -	38 Taxation			-
Current tax	Current tax			
- for the year 1,217,218,836 241,643,314	- for the year		1,217,218,836	241,643,314
- prior year (2,481,721) -	- prior year		(2,481,721)	-
1,214,737,115 241,643,314			1,214,737,115	241,643,314
Deferred tax	Deferred tax			
- for the year 63,746,028 (110,622,436)	- for the year		63,746,028	(110,622,436)
- prior year 10,007,228	- prior year		10,007,228	-
73,753,256 (110,622,436)			73,753,256	(110,622,436)
1,288,490,371 131,020,878			1,288,490,371	131,020,878

38.1 The current tax provision represents tax under 'Normal Tax Regime (NTR)' and tax under 'Final Tax Regime (FTR)' (2021: NTR and FTR) of the Income Tax Ordinance, 2001. The provision for taxation under NTR is adjusted against minimum tax on turnover paid and available for carry forward amounting to Rs. 383.52 million (2021: Rs. 928.90 milion) under section 113 of the Ordinance.

Tax under FTR represents tax on exports and dividened which is treated as a full and final discharge of Company's tax liability in respect of income arising from such sources.

38.2 Numerical reconciliation between tax expense and accounting profit:

	2022 Rupees	2021 Rupees
Profit before tax	5,898,745,113	5,562,777,587
Applicable tax rate	29%	29%
Tax at the applicable tax rate	1,710,636,083	1,613,205,500
Tax effect of amounts that are:Change in proration rate and tax rateDifference between normal tax	10,007,228	(24,916,945)
and minimum tax / final tax regime - Effect of super tax @ 10% - Effect of prior year adjustment	(586,748,241) 418,046,976 (2,481,721)	(396,598,047)
 Tax credit for minimum tax previously not recognized Deferred tax asset not recognized - net Permanent differences 	(383,521,266) 63,613,181 5,482,836	(993,697,399) (49,276,787) (17,022,327)
- Others Tax charged to statement of profit or loss	53,455,295	(673,117)
39 Earnings per share - basic and diluted39.1 Basic earnings per share	<u>2022</u>	<u>2021</u>
Profit after taxation Rupees =	4,610,254,742	5,431,756,709
Weighted average number of ordinary shares No. of shares	30,000,000	30,000,000
Earnings per share Rupees =	153.68	181.06

39.2 Diluted earnings per share

There is no dilution effect on the basic earnings per share of the current year as the Company has no such commitments.

40 Fair value measurement of financial instruments

A. Accounting classifications and fair values

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

Underlying the definition of fair value is the presumption that the Company is a going concern and there is no intention or requirement to curtail materially the scale of its operations or to undertake a transaction on adverse terms

A financial instrument is regarded as quoted in an active market if quoted price is readily and regularly available from an exchange dealer, broker, industry Company, pricing service, or regulatory agency, and that price represents actual and regularly occurring market transactions on an arm's length basis.

IFRS 13 Fair Value Measurement requires the Company to classify fair value measurements and fair value heirarchy that reflects the significance of the inputs used in making the measurements of fair value hierarchy has the following levels:

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

Transfer between levels of the fair value hierarchy are recognized at the end of the reporting period during which the changes have occurred.

The following table shows the carrying amounts and fair values of financial assets and financial liabilities, including their levels in the fair value hierarchy. It does not include fair value financial osets and financial liabilities not

	:		Carrying amount				Fair value	alue	
	Financial assets at amortized cost	Fair value through Fair value through Profit or loss OCI	Fair value through OCI	Other financial liabilities	Total	Level 1	Level 2	Level 3	Total
As at 30 June 2022	:	Rupees			Rupees				
Financial assets - measured at fair value									
Short term investment Long term investments		231,336,000	7,484,725,782		231,336,000 7,484,725,782	231,336,000 2,381,174,372		5,103,551,410	231,336,000 7,484,725,782
Financial assets - measured at amortized cost									
Long term loans and advances	•	•		•		•	•	•	•
Long term deposits	25,540,293	•		•	25,540,293		•	•	,
Trade debts	7,268,389,855	•			7,268,389,855		•		
Other receivable	186,368,496				186,368,496		•		
Advance for term finance certificates	40,000,000				40,000,000				
Mark-up accrued	•								
Cash and bank balances	386,199,525	•			386,199,525				
	7,906,498,169	231,336,000	7,484,725,782	•	15,622,559,951	2,612,510,372		5,103,551,410	7,716,061,782
Financial liabilities - measured at amortized cost									
Long term financing - secured	i	,	٠	15,256,170,060	15,256,170,060			,	ı
Long term musharika - secured	•	•		3,376,467,767	3,376,467,767		•	•	
Trade and other payables	•			5,793,763,950	5,793,763,950		•		
Lease liability - unsecured	•	•		73,951,536	73,951,536		•	•	
Unclaimed dividend	•	•		21,213,835	21,213,835		•	•	
Short term borrowings - secured	•			15,370,774,156	15,370,774,156		•	•	
Accrued mark-up	•			551,182,285	551,182,285		•		
				002 662 677 07	10 447 577 500				



			Carrying amount				Fair value	alue	
	Financial assets at amortized cost	Fair value through Profit or loss	Fair value through OCI	Other financial liabilities	Total	Level 1	Level 2	Level 3	Total
As at 30 June 2021					Rupees				
Financial assets - measured at fair value									
Short term investment Long term investments	1 1	175,950,000	2,567,967,251		175,950,000 2,567,967,251	175,950,000		756,888,860	175,950,000 2,567,967,251
Financial assets - measured at amortized cost									
Long term advances	3,361,379,821	•	•	٠	3,361,379,821	,	,		
Long term deposits	24,128,493	•	•	•	24,128,493	•	,	•	•
Trade debts	4,737,549,612	•	•		4,737,549,612				٠
Other receivable	120,424,898	•	•	•	120,424,898		•		•
Mark-up accrued									٠
Cash and bank balances	155,859,643	•			155,859,643				
	8,399,342,467	175,950,000	2,567,967,251	•	11,143,259,718	1,987,028,391		756,888,860	2,743,917,251
Financial liabilities - measured at amortized cost	<u> 121</u>								
Long term financing - secured	•	•	•	13,730,468,142	13,730,468,142	,			
Long term musharika - secured	•	,	•	2,627,600,636	2,627,600,636	•	,	,	,
Long term payable - GIDC		•		304,498,376	304,498,376		٠		•
Trade and other payables	•	•		3,520,087,092	3,520,087,092				•
Lease liability				72,906,099	72,906,099				٠
Unclaimed dividend	•	•	•	18,946,571	18,946,571	•	•		•
Short term borrowings - secured	•	•	•	6,007,110,905	6,007,110,905				•
Accrued mark-up				299,113,187	299,113,187				
				26,580,731,008	26,580,731,008				



Fair value measurement of financial instruments 40.1

B. Measurement of fair values

I. Valuation techniques and significant unobservable inputs

The following table shows valuation techniques used in measuring Level 3 fair values for financial instruments of financial position, as well as the significant unobservable inputs used. Related valuation process have been described below:

Financial instruments measured at fair value

inputs Inter-relationship between significant unobservable inputs and fair value measurement	nil to Rs. 6,066 The estimated fair value would increase (decrease) if: : 20.95% - the expected cash flows were higher (lower); or - the risk-adjusted discount rate were lower (higher).	The estimated fair value would increase (decrease) if: il to Rs. 11,314 - the expected cash flows were higher (lower); or the risk-adjusted discount rate were lower (higher). 20.95%	nil to Rs. 447 :19.88%	ole based on The estimated fair value would increase (decrease) if the re, location and adjusted market multiple were higher (lower).
Significant unobservable inputs	Expected cash flows: Rs. mil to Rs. 6,066 Risk-adjusted discount rate: 20,95% Specific risk premium: 4,00%	Expected cash flows: Rs. nil to Rs. 11,314 million Risk-adjusted discount rate: 20.95% Specific risk premium: 4.00%	Expected cash flows: Rs. nil to Rs. 447 million Risk-adjusted discount rate: 19,88% Specific risk premium: 4,00%	Adjusted market multiple based on investments of similar nature, location and condition.
Valuation technique	Income approach: The valuation model considers the present value of the expected future payments, discounted using risk-adjusted discount rate.	Income approach: The valuation model considers - the present value of the expected future payments, discounted using risk-adjusted discount rate.	Income approach: The valuation model considers - the present value of the expected future payments, discounted using risk-adjusted discount rate.	Market comparison technique: The valuation is based on market multiples derived from comparable investments/properties, adjusted for the effect of non-marketability of the equity securities.
Type	Long term investments - Ordinary shares - Fatima Energy Limited	Long term investments - Preference shares Fatima Energy Limited	- Fatima Transmission Company Limited (at the date of conversion and reporting date- note 18.3.1)	Long term investments - Multan Real Estate (Private) Limited

As explained in note 18.2.1, the Company has converted advance to FEL into preference shares. Fair value of these preference shares is determined by using income approach (same as used for valuation of ordinary shares). Futhermore, significant unobservable inputs includes expected cash flows of (Rs. nil to Rs.9,738), risk adjusted discount rate and specific risk premium of 22.10% and 4.00% respectively.

II. Level 3 recurring fair values

Reconciliation of Level 3 fair values

The following table shows a reconciliation from opening balances to the closing balances for Level 3 fair values.

Long term investments - under income approach (FEL + FTCL)

720,195,000

2021 Rupees

2022 Rupees
 720,195,000

 3,195,297,916
 669,941,253

 216,797,126

 925,661,412
 (166,543,379)

 4,841,154,328
 720,195,000

36,693,860 155,127,195 70,576,027 262,397,082 36,693,860

Long term investments - under market comparison approach (MREL)

Fair value adjustment on transition from equity accounting to FVOCI recognized in profit or loss

Additions / Transfers

Balance at 01 July

Fair value gain/(loss) recognized in Statement of Comprehensive Income

Balance as at 30 June

Balance at 01 July

Additions

Fair value gain recognised in OCI

Balance as at 30 June

Sensitivity analysis

qualitative disclosure of sensitivity has not been presented. For the fair value of long term investment in Fatima Energy Limited, reasonably possible changes at the reporting date to one of the The effect of changes in the unobservable inputs used in the fair value of long term investment in Multan Real Estate (Private) Limited cannot be determined with certainty, accordingly a significant unobservable inputs, holding other inputs constant, would have the following effects.

	2022			2021	
Г	Long term investments	nts		Long term investments	
Change in	Increase in	Decrease in	Change in	Increase in	Decrease in
assumption	assumption	assumption	assumption	assumption	assumption
Percentage	Rupe	ses	Percentage	Rupee	Sc
10.00%	114,948,909	(115,265,256)	10.00%	311,842,517	(315,375,592)

 $\frac{10.00\%}{1.00\%} \frac{114,948,909}{(126,959,625)} \frac{(115,265,256)}{146,723,501} \frac{10.00\%}{1.00\%}$

40.2 Fair value measurement of property, plant and equipment

Risk adjusted discount rate

Expected cash flows

As at 30 June 2022

Freehold land, buildings on freehold land and plant and machinery have been carried at revalued amounts determined by professional valuers (Level 3) based on their assessment of market value as disclosed in note 7. The valuations are conducted by the valuation experts appointed by the Company. The valuation experts used a market based approach to arrive at the fair value of the Company's properties. This revaluation was carried out by Joseph Lobo (Private) Limited (Independent valuers). The most significant input into this valuation approach is price per acre for land, price per square foot for buildings and present operational condition and age of plant and machinery and other assets. The effect of changes in the unobservable inputs used in the valuations cannot be determined with certainty, accordingly a qualitative disclosure of sensitivity has not been presented in these financial statements.

41 Financial risk management

The Company has exposure to the following risks from its use of financial instruments:

- Credit risk
- Liquidity risk
- Market 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.

41.1 Risk management framework

The Board of Directors has overall responsibility for establishment and over-sight of the Company's risk management framework. The executive management team is responsible for developing and monitoring the Company's risk management policies. The team regularly meets and any changes and compliance issues are reported to the Board of Directors through the audit committee.

The Company's risk management policies are established to identify and analyze the risks faced by the Company, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Company's activities. The Company, through its training and management standards and procedures, aims to develop a disciplined and constructive control environment in which all employees understand their roles and obligations.

The Company's audit committee oversees how management monitors compliance with the Company's risk management policies and procedures and reviews the adequacy of the risk management framework in relation to the risks faced by the Company. Audit committee is assisted in its oversight role by internal audit department. Internal audit department undertakes both regular and ad hoc reviews of risk management controls and procedures, the results of which are reported to the audit committee.

The Company's exposure to financial risk, the way these risks affect the financial position and performance and the manner in which such risks are managed is as follows:

41.2 Credit risk

Credit risk represents the accounting loss that would be recognized at the reporting date if counter-parties failed completely to perform as contracted. The Company does not have significant exposure to any individual counterparty. To reduce exposure to credit risk the Company has developed a formal approval process whereby credit limits are applied to its customers. The management also continuously monitors the credit exposure towards the customers and makes provision against those balances considered doubtful of recovery. To mitigate the risk, the Company has a system of assigning credit limits to its customers based on an extensive evaluation based on customer profile and payment history. Outstanding customer receivables are regularly monitored. Most of the customers are also secured, where possible, by way of letters of credit.

Total financial assets of Rs. 15,605.66 million (2021: Rs. 11,130.73 million) are subject to credit risk.

Exposure to credit risk

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at reporting date is:

	2022	2021
Financial assets at FVOCI	Rupees	Rupees
Long term investments	7,484,725,782	2,567,967,251
Financial assets at FVTPL		
Short term investment	231,336,000	175,950,000
Financial assets at amortized cost		
Trade debts	7,268,389,855	4,737,549,612
Long term loan and advances	-	3,361,379,821
Bank balances	369,299,983	143,327,698
Other receivable	186,368,496	120,424,898
Advance for term finance certificates	40,000,000	-
Mark-up accrued	_ ´ _	_
Long term deposits	25,540,293	24,128,493
		,
	7,889,598,627	8,386,810,522
	15,605,660,409	11,130,727,773

41.2 (a) Other financial assets

The credit quality of Company's investments can be assessed with reference to external credit rating agencies as follows:

Financial assets at FVOCI	Rating	2022 Rupees	2021 Rupees
Fatima Fertilizers Company Limited	AA	2,381,174,372	1,811,078,391
Multan Real Estate (Private) Limited	N/A	262,397,082	36,693,860
Fatima Energy Limited	N/A	4,703,856,968	720,195,000
		7,347,428,422	2,567,967,251
Financial assets at FVTPL			
Fatima Fertilizers Company Limited	A1 +	231,336,000	175,950,000
		7,578,764,422	2,743,917,251

41.2 (b) Counterparties with external credit rating

Credit risk is considered minimal since the 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:

Bank	R	ating	Rating	2022	2021
Dank	Short term	Long term	agency	Rupees	Rupees
Allied Bank Limited	A-1+	AAA	PACRA	19,510,983	4,700,947
National Bank of Pakistan	A-1+	AAA	JCR-VIS	79,815,601	11,831,103
MCB Bank Limited	A-1+	AAA	PACRA	3,465,686	5,295,707
Meezan Bank Limited	A-1+	AA+	JCR-VIS	51,914,368	236,901
UBL Bank Limited	A-1+	AAA	JCR-VIS	14,652,812	9,313,422
Standard Chartered Bank Pakistan Limited	A-1+	AAA	PACRA	2,843,757	2,399,865
Habib Bank Limited	A-1+	AAA	JCR-VIS	57,630,442	14,599,610
Soneri Bank Limited	A-1+	AA-	PACRA	2,598,850	14,267,848
Bank Al Falah Limited	A-1+	AA+	PACRA	1,481,563	42,281,934
Askari Bank Limited	A-1+	AA+	PACRA	30,345,519	1,570,275
The Bank of Punjab	A-1+	AA	PACRA	912	9,399,951
The Bank of Khyber	A-1	A	PACRA	1,421,887	1,449,046
Bank Al Habib Limited	A-1+	AA+	PACRA	38,719,330	8,427,412
Bank Islamic Limited	A-1	A+	PACRA	20,789,442	11,339,332
Dubai Islamic Bank Pakistan Limited	A-1+	AA	JCR-VIS	1,032,210	588,793
Habib Metropolitan Bank Limited	A-1+	AA+	PACRA	16,523,895	246,797
Faysal Bank Limited	A-1+	AA	PACRA	9,212,763	298,242
Samba Bank Limited	A-1	AA	JCR-VIS	4,859	5,310
Silk Bank Limited	A-2	A-	JCR-VIS	73,295	73,295
AlBaraka Bank Pakistan Limited	A-1	A+	JCR-VIS	81,872	141,872
Summit Bank Limited	Not available	Not available	Not available	1,461,219	1,946,241
JS Bank Limited	A-1+	AA-	PACRA	1,650,004	1,525,535
Industrial Commercial Bank of China	P-1	A1	Moddy's	14,068,714	1,388,260
			_	369,299,983	143,327,698

41.2 (c) Counterparties without external credit rating

These mainly include customers which are counter parties to local and foreign trade debts against sale of yarn and fabric. The Company applies the IFRS 9 simplified approach to measure expected credit losses which uses a lifetime expected loss allowance for all trade receivables. Trade receivables are written off when there is no reasonable expectation of recovery. The management uses an allowance matrix to base the calculation of ECL of trade receivables from individual customers, which comprise a very large number of small balances. Loss rates are calculated using a 'role rate' method based on the probability of receivable progressing through successive stages of delinquency to write-off. The Company has used two years quarterly data in the calculation of historical loss rates along with the matching quarterly ageing brackets for the computation of roll rates. These rates are multiplied by scalar factors to reflect the effect of forward looking macro economic factors. Out of total trade debts of Rs. 7,310.77 million (2021: Rs. 4,762.11 million), Rs. 1,671.55 million (2021: Rs. 1,033.60 million) are secured against letter of credits. The analysis of ages of trade debts and loss allowance using the aforementioned approach as at 30 June 2022 was determined as follows:

	20:	22	20	21	
	Gross carrying amount	Loss Allowance	Gross carrying amount	Loss Allowance	
The aging of trade debts at the reporting date is:	Rup	ees	Rup	ees	
Export debtors - secured					
Not past due	1,671,549,444	-	1,033,603,141	-	
Local debtors					
Not past due	2,899,569,151	2,562,176	2,860,540,132	1,527,509	
Past due					
1- 90 days	1,976,172,234	4,344,000	791,692,998	1,287,170	
91 - 180 days	696,176,551	12,977,142	39,718,436	467,080	
181 - 270 days	24,158,384	15,414,109	10,721,274	3,147,427	
271 - 365 days	24,158,384	20,790,086	11,316,900	5,009,896	
366 - above days	18,985,504	15,826,363	14,516,080	13,120,267	
	7,310,769,652	71,913,876	4,762,108,961	24,559,349	

Customer credit risk is managed by each business unit subject to the Company's established policy, procedures and controls relating to customer credit risk management. Credit limits are established for all customers based on internal rating criteria. Credit quality of the customer is assessed based on an extensive credit rating. Outstanding customer receivables are regularly monitored and shipments to the export customers are generally covered by letters of credit or other form of credit insurance.

Credit risk on loans and advances and related markup accrued from related parties are measured under General Approach based on assessment of factors related to increase in significant risk and impairment and reporting date. These loans have given to related parties to meet their operational and financial needs after approval of shareholders and the board of directors after converting the business case, financial vulnerability and credit worthiness. As explained in note 18 to the financial statements the outstanding advance to FEL and FTCL have been converted into preference shares. Markup has not been converted into preference shares and based on assessment of factors related to credit risk under IFRS 09 have been provided for.

Other receivables and deposit are mostly from utility companies and insurance. Impairment on the assets has been measured on a 12 months expected loss basis and reflect the shortest maturities. Based on past experience the management believes that no impairment allowance is necessary in respect of these financial assets.

41.2 (d) Concentration of credit risk

Concentration of credit risk exists when the changes in economic or industry factors similarly affect Companys of counterparties whose aggregate credit exposure is significant in relation to the Company's total credit exposure. The Company's portfolio of financial instruments is broadly diversified and all other transactions are entered into with credit-worthy counterparties there-by mitigating any significant concentrations of credit risk.



41.3 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 to always have sufficient liquidity to meet its liabilities when due. The Company is not materially exposed to liquidity risk as substantially all obligations' commitments of the Company are restricted to the extent of available liquidity. In addition, the Company has obtained various short term facilities from various commercial banks to meet any deficit, if required to meet the short term liquidity commitments.

Exposure to liquidity risk

The following are the contractual maturities of the financial liabilities, including estimated interest payments:

	Weighted average			2022	2		
	effective rate of interest	Carrying value	Contractual cash flows	Less than one year	One to five years	Above five years	Total
				Rupees			
Financial liabilities							
Long term financing	1.50% to 17.38%	18,632,637,827	24,097,199,713	4,778,428,249	14,796,052,767	4,522,718,697	24,097,199,713
Short term borrowings	1.00% to 15.96%	15,370,774,156	15,531,535,337	15,531,535,337		•	15,531,535,337
Lease liability		73,951,536	144,341,230	10,629,366	54,263,976	79,447,888	144,341,230
Trade and other payables		5,793,763,950	5,793,763,950	5,793,763,950	•		5,793,763,950
Unclaimed dividend		21,213,835	21,213,835	21,213,835			21,213,835
Accrued markup		551,182,285	551,182,285	551,182,285			551,182,285
		40,443,523,589	46,139,236,350	26,686,753,022	14,850,316,743	4,602,166,585	46,139,236,350
	Weighted average			2021	1		
	effective rate of		Contractual cash	-	One to	Above	Ē
	interest	Carrying value	flows	Less than one year	five years	five years	Total
Diamoid linkilition				Rupees -			
r mancial Habitiles							
Long term financing	1.50% to 14.49%	16,358,068,778	19,045,635,793	4,513,514,705	11,365,521,899	3,166,599,189	19,045,635,793
Short term borrowings	1.00% to 13.75%	6,007,110,905	6,065,883,428	6,065,883,428	•	•	6,065,883,428
Lease liability		72,906,099	154,004,291	9,663,060	49,330,888	95,010,343	154,004,291
Long term payable - GIDC		304,498,376	304,498,376	•	304,498,376	•	304,498,376
Trade and other payables		3,520,087,092	3,520,087,092	3,520,087,092	•	•	3,520,087,092
Unclaimed dividend		18,946,571	18,946,571	18,946,571	•	•	18,946,571
Accrued markup		299,113,187	299,113,187	299,113,187	-	-	299,113,187
		26,580,731,008	29,408,168,738	14,427,208,043	11,719,351,163	3,261,609,532	29,408,168,738

It is not expected that the cash flows on the maturity analysis could occur significantly earlier, or at significant different amount.

2021

Rupees

8,000,839,318

2022 Rupees

7,930,023,120

41.4 Market risk

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

41.4.1 Currency risk

Pakistani Rupee is the functional currency of the Company and exposure arises from transactions and balances in currencies other than Pakistani Rupee as foreign exchange rate fluctuations may create unwanted and unpredictable earnings and cash flow volatility. The Company's potential currency exposure comprises of:

- Transactional exposure in respect of non functional currency monetary items.
- Transactional exposure in respect of non functional currency expenditure and revenues.

The potential currency exposures are discussed below:

Transactional exposure in respect of non functional currency monetary items

Monetary items, including financial assets and liabilities, denominated in currencies other than the functional currency of the Company are periodically restated to rupee equivalent, and the associated gain or loss is taken to the statement of profit or loss. The foreign currency risk related to monetary items is managed as part of the risk management strategy.

Transactional exposure in respect of non functional currency expenditure and revenues

Monetary items, including financial assets and liabilities, denominated in currencies other than the functional currency of the Company are periodically restated to rupee equivalent, and the associated gain or loss is taken to the statement of profit or loss. The foreign currency risk related to monetary items is managed as part of the risk management strategy.

Exposure to currency risk

Net exposure

The Company's exposure to foreign currency risk at the reporting date is as follows:

Statement of financial position items		
Finance against imported merchandise	775,625,155	89,379,886
Foreign currency export finance	2,466,000,000	-
Foreign debtors	(1,671,549,444)	(1,033,603,141)
Gross exposure	1,570,075,711	(944,223,255)
Off statement of financial position items		
Outstanding letters of credit	6,010,597,409	7,766,596,573
Commitments in respect of foreign exchange		
forward contracts	349,350,000	1,178,466,000

The following significant exchange rate has been applied:

Average and spot rate

Average r	ate	Spot rate	e
2022	2021	2022	2021
Rupees		Rupees	
179.64	156.37	206.52	157.54

Sensitivity analysis:

USD to Rupee

At reporting date, if the PKR had strengthened by 10% against the foreign currencies with all other variables held constant, profit for the year would have been higher by the amount shown below, mainly as a result of net foreign exchange gain on translation of export finances and foreign debtors.

	2022	2021
Effect on statement of profit or loss	Rupees	Rupees
USD to Rupee	793,002,312	800,083,932

The weakening of the PKR against foreign currencies would have had an equal but opposite impact on the profits.

The sensitivity analysis prepared is not necessarily indicative of the effects on profit for the year and assets/liabilities of the Company.

Currency risk management

Since the maximum amount exposed to currency risk is only 9.06% (2021: 11.92%) of the Company's total assets, any adverse/ favorable movement in functional currency with respect to US dollar will not have any material impact on the operational results.

41.4.2 Interest rate risk

Interest rate risk is the risk that the value of a financial instrument will fluctuate due to changes in market interest rates. At the reporting date the interest rate profile of the Company's significant interest bearing financial instruments is as follows:

	·	2022	2021	2022	2021
	_	Effectiv	e rate	Carrying	amount
41.4.2 (a)	Financial Instruments	(in Perce	entage)	(Rupo	ees)
	Financial liabilities				
	Fixed rate instruments:				
	Long term loan	1.50 - 4.75	1.50 - 3.75	8,637,206,390	7,014,895,751
	Variable rate instruments:				
	Long term loan	8.05 - 17.98	7.24 - 14.49	9,995,431,437	9,343,173,027
	Short term borrowings	1.00 - 15.96	1.00 - 13.75	15,370,774,156	6,007,110,905
	Financial assets				
	Variable rate instruments:				
	Advance to associated company	7.5 - 14.31	8.82 - 9.03	-	3,361,379,821
	Saving accounts	0.15 - 12.25	0.15 - 5.5	55,806	50,636

41.4.2 (b) Fair value sensitivity analysis for fixed rate instruments

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

41.4.2 (c) Cash flow sensitivity analysis for variable rate instruments

A change of 100 basis points in interest rates at the reporting date would have increased/ (decreased) profit or (loss) for the year by the amounts shown below. This analysis assumes that all other variables, in particular foreign currency rates, remain constant.

Profit o	r loss	
100 bps	100 bps	
Increase	Decrease	
Rupe	Rupees	
253,661,498	(253,661,498)	
119,880,539	(119,880,539)	

The sensitivity analysis prepared is not necessarily indicative of the effects on profit for the year and assets/liabilities of the Company.

41.4.2 (d) Interest rate risk management

The Company manages these mismatches through risk management strategies where significant changes in gap position can be adjusted. The Company's significant borrowings are based on variable rate pricing that is mostly dependent on Karachi Inter Bank Offer Rate ("KIBOR") as indicated in respective notes.

41.5 Other price risk

Other price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk). The Company is exposed to equity price risk because of investments held by the Company and classified on the statement of financial position at fair value through profit or loss and fair value through OCI. To manage its price risk arising from investments in ordinary and preference equity securities, the Company diversifies its portfolio within the eligible stocks in accordance with the risk investment guidelines approved by the investment committee.

Sensitivity analysis

The table below summarizes the Company's equity price risk as of 30 June 2022 and 2021 and shows the effects of a hypothetical 10% increase and a 10% decrease in market prices as at the year end. The selected hypothetical change does not reflect what could be considered to be the best or worst case scenarios. Indeed, results could be worse because of the nature of equity markets and the aforementioned concentrations existing in the Company's equity investment portfolio.

		20	022	
	Fair value	Price change	Estimated fair value after change in prices	Increase (decrease) in profit or (loss)/ equity
		Ru	pees	
Financial assets at fair value through profit or loss	231,336,000	10% increase 10% decrease	254,469,600 208,202,400	23,133,600 (23,133,600)
Financial assets at fair value	7,484,725,782	10% increase	8,233,198,360	748,472,578
through OCI	7,716,061,782	10% decrease	6,736,253,204	(748,472,578)
		20	021	
	Fair value	Price change	Estimated fair value after change in prices	Increase (decrease) in profit or (loss)/ equity
		Ru	pees	
inancial assets at fair value through profit or loss	175,950,000	10% increase 10% decrease	193,545,000 158,355,000	17,595,000 (17,595,000)
inancial assets at fair value	2,567,967,251	10% increase	2,824,763,976	256,796,725
through OCI	2,743,917,251	10% decrease	2,311,170,526	(256,796,725)

41.6 Operational risk

Operational risk is the risk of direct or indirect loss arising from a wide variety of causes associated with the Company's processes, personnel, technology and infrastructure, and from external factors other than credit, market and liquidity risks such as those arising from legal and regulatory requirements and generally accepted standards of corporate behavior. Operational risks arise from all of the Company's operations.

The Company's objective is to manage operational risk so as to balance the avoidance of financial losses and damage to the Company's reputation with overall cost effectiveness and to avoid control procedures that restrict initiative and creativity.

The primary responsibility for the development and implementation of controls to address operational risk is assigned to senior management within the Company. This responsibility is supported by the development of overall Company standards for the management of operational risk in the following areas:

- requirements for appropriate segregation of duties, including the independent authorization of transactions
- requirements for the reconciliation and monitoring of transactions
- compliance with regulatory and other legal requirements
- documentation of controls and procedures
- requirements for the periodic assessment of operational risks faced, and the adequacy of controls and procedures to address the risks identified
- development of contingency plans
- training and professional development
- ethical and business standards
- risk mitigation, including insurance where this is effective

42 Capital management

The Board of Directors' policy is to maintain an efficient capital base so as to maintain investor, creditor and market confidence and to sustain the future development of its business. The Board of Directors monitors the return on capital employed, which the Company defines as operating income divided by total capital employed. The Board of Directors also monitors the level of dividends to ordinary shareholders.

The Company's objectives when managing capital are:

- to safeguard the entity's ability to continue as a going concern, so that it can continue to provide returns for shareholders and benefits for other stakeholders; and
- ii) to provide an adequate return to shareholders.

The Company manages the capital structure in the context of economic conditions and the risk characteristics of the underlying assets. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, issue new shares, or sell assets to reduce debt.

The Company monitors capital on the basis of the gearing ratio - calculated as a ratio of total debt to capital employed.

42.1 Gearing ratio as at 30 June 2022 and as at 30 June 2021 are as follows:

	2022	2021
	Rupees	Rupees
Total debt	34,628,545,804	22,737,198,969
Total equity including revaluation surplus	40,529,294,748	34,697,283,259
Total capital employed	75,157,840,552	57,434,482,228
Gearing ratio	46%	40%

Total debt comprises of long term financing from conventional banks, long term musharika including current portion of long term borrowings, short term borrowings, accrued mark up and lease liability.

There were no changes in the Company's approach to capital management during the year. The Company is not subject to externally imposed capital requirements, commonly imposed by the providers of debt finance.



Reconciliation of movement of liabilities to cash flows arising from financing activities 43

				2022			
	Long term financing	Long term musharika	Short term borrowing	Lease liability	Unclaimed dividend	Accrued markup	Total
				Rupees			
Balance at 01 July 2021	13,730,468,142	2,627,600,636	6,007,110,905	72,906,099	18,946,571	299,113,187	22,756,145,540
Changes from financing cash flows							
Proceeds from short term borrowings - net	,		9,363,663,251		•		9,363,663,251
Financial charges paid - net	ı	ı	1	ı		(2,659,883,059)	(2,659,883,059)
Proceeds from long term financing	4,574,380,960	1,512,406,446	•	•	•	•	6,086,787,406
Long term financing repaid	(3,048,679,042)	(763,539,316)			ı		(3,812,218,358)
Lease rentals paid			1	(9,663,060)			(9,663,060)
Dividend paid	•	•	-	•	(297,732,736)	•	(297,732,736)
Total changes from financing cash flows	1,525,701,918	748,867,130	9,363,663,251	(9,663,060)	(297,732,736)	(2,659,883,059)	8,670,953,444
Other changes							
Finance cost	•			10,708,497	1	2,911,952,157	2,922,660,654
Dividend declared	•		•		300,000,000		300,000,000
Total liability related other changes	1	•	ı	10,708,497	300,000,000	2,911,952,157	3,222,660,654
Balance at 30 June 2022	15,256,170,060	3,376,467,766	15,370,774,156	73,951,536	21,213,835	551,182,285	34,649,759,638





44 Remuneration of Chief Executive Officer, Directors and Executives

The aggregate amounts charged in the financial statements for the year for remuneration, including all benefits to the Chief Executive Officer and Directors and Executives of the Company are as follows:

		2022	22			2021	21	
	Chief Executive Officer	Directors	Executives	Total	Chief Executive Officer	Directors	Executives	Total
			Rupees		1 1 1 1 1 1 1 1 1 1	Rupees	ses sac	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Managerial remuneration	8,726,664	17,453,328	92,608,972	118,788,964	1	26,604,784	69,026,434	95,631,218
House rent and utilities	3,933,611		14,606,739	18,540,350		109,342	11,350,698	11,460,040
Medical	26,383	•	8,650,892	8,677,275	193,648	180,953	6,723,594	7,098,195
Conveyance/ petrol	•	•	•			1	1	1
Insurance								
	12,686,658	17,453,328	115,866,603	146,006,589	193,648	26,895,079	87,100,726	87,100,726 114,189,453
Numbers	-	∞	36	45	-	∞	30	39

In addition to above, only Non-Executive Directors were paid Rs. 1.00 million (2021: Rs. 0.75 million) as meeting fee. Further, out of total eight directors above only two are paid remuneration. 4.1

Chief Executive Officer, directors and some of the executives are also provided with Company maintained cars and telephones at their residences for the Company business purposes. 44.2

44.3 These include Rs. 7.98 million (2021: Rs. 7.35 million) in respect of staff retirement benefits.

Production 2022 2021 (Number)	6,934 5,705 6,320 5,700	
45 Number of employees	Total number of employees as at 30 June Average number of employees during the year	



Related party transactions and balances 46

The related parties comprise of associated companies, directors of the Company and entities under common directorship, key management personnel and post employment retirement plan. Amount due from and due to related parties are shown under respective notes. Other significant transactions and balances with related parties except those disclosed elsewhere are as follows:

Nan	Name of parties	Relationship	Basis of Relationship	2022 Rupees	2021 Rupees
a)	Fatima Fertilizer Company Limited	Related party	Common Directorship and 3.29 % (2021: 3.29%) shareholding		
	Dividend Income Reimbursable expenses			241,899,109 1,012,973	172,785,078 2,033,958
(q	Fatima Energy Limited	Related party	Sponsor / Associated undertaking		
	Long term advance given Mark-up accrued on long term advance Purchase of goods Payments against purchase of goods - net Preference shares issued on conversion of long term advance - 18.2.1	tee - 18.2.1		203,336,590 220,209,392 1,914,678,287 1,762,388,639 3,058,000,556	640,832,000 261,218,307 857,060,232 871,467,830
c)	Reliance Weaving Mills Limited	Related party	Common Directorship		
	Sale of goods Purchase of goods and services Reimbursable expenses Receipts against sale of goods- <i>net</i>			224,561,943 96,091,503 350,000 116,359,990	119,290,369
(p	Ahmed Fine Textile Mills Limited *	Related party	Common Directorship		
	Sale of goods and services Sale of fixed asset - <i>NBV</i> Purchase of goods and services Sale of land			8,511,659,775 9,957,691 3,329,275,077 452,672,000	5,039,848,779 5,000,000 1,661,443,446
	Receipts against sale of goods and services - net Reimbursable expenses			5,450,404,963	3,511,966,686 2,577,000

Nam	Name of parties	Relationship	Basis of Relationship	2022 Rupees	2021 Rupees
(e)	Fazal-ur-Rehman Foundation, Multan	Related party	Common Directorship/ Trustees		
	Donations			2,645,500	2,569,150
(J	Hussain Ginneries Limited	Related party	Common Directorship		
	Expenses incurred on behalf of associate Payments against expenses				11,550 1,250,000
g)	Fatima Transmission Company Limited	Related party	Common Directorship		
	Long term advance given Mark-up accrued on long term advance Preference shares issued on conversion of long term advance - 18.3.1	18.3.1		15,937,500 13,748,696 137,297,360	39,592,000 7,945,427
h)	Pak Arab Energy Limited	Related party	Common Directorship		
	Mark-up accrued on long term advance			2,928,242	2,316,542
<u>.</u>	Fazal Farm (Private) Limited	Related party	Common Directorship		
	Purchase of goods Payments against purchase of goods - <i>net</i>			7,670,750 7,670,750	6,471,690 6,525,793
<u>.</u>	Friends of Cardiology Foundation Multan	Related party	Common Directorship/ Trustees		
	Donations			ı	1,305,525
k)	Taary Zameen Par Trust	Related party	Common Directorship/ Trustees		
	Donations			1,856,360	2,108,200
(1	Pak Arab Fertilizer Limited				
	Sale of goods and services Payment against purchase of shares	Related party	Common Directorship	34,899 146,663,295	

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

47 Segment reporting

47.1 Reportable segments

The management has determined the operating segments of the Company on the basis of products produced.

The Company's reportable segments are as follows:

- Spinning segment production of different qualities of yarn using natural and artificial fibers
- Weaving segment production of different qualities of fabric using yarn

Information regarding the Company's reportable segments is presented below. Performance is measured based on segment profit before tax, as management believes that such information is the most relevant in evaluating the results of certain segments relative to other companies that operate within these industries.

47.2 Information about reportable segments

	Spinning	ing	Weaving	l gu	Total	
	2022	2021	2022	2021	2022	2021
			Rupe	sa		
External revenues	53,666,283,421	44,062,172,290	11,739,978,157	8,070,070,360	65,406,261,578	52,132,242,650
Intersegment revenues	7,547,828,389	4,536,325,061	39,971,492	12,693,783	7,587,799,881	4,549,018,844
Cost of sales	(51,011,722,077)	(41,236,901,104)	(3,226,591,718)	(2,890,351,821)	(54,238,313,795)	(44,127,252,925)
Intersegment cost of sales	(39,971,492)	(12,693,783)	(7,547,828,389)	(4,536,325,061)	(7,587,799,881)	(4,549,018,844)
Selling and distribution expense	(457,303,801)	(291,405,823)	(134,708,644)	(80,288,059)	(592,012,445)	(371,693,882)
Administrative expenses	(466,705,000)	(356,733,249)	(54,473,745)	(47,460,956)	(521,178,745)	(404, 194, 205)
Other expense	(1,609,998,212)	(684,989,788)	90,132,479	(1,017,081)	(1,519,865,733)	(686,006,869)
Other income	286,520,973	861,251,656	•	ı	286,520,973	861,251,656
Finance cost	(2,669,823,627)	(1,610,627,727)	(252,837,027)	(184,063,941)	(2,922,660,654)	(1,794,691,668)
Profit before taxation	5,245,108,574	5,266,397,533	653,642,605	343,257,224	5,898,751,179	5,609,654,757

Expenditures are allocated on the basis of actual amounts incurred for the segments. This is the measure reported to management for the purposes of resource allocation The accounting policies for disclosure of the reportable segments are the same as the Company's accounting policies described in note 4.21 to the financial statements. and assessment of segment performance. 47.2.1



47.2.2	Reconciliation of reportable segment revenues and profits	2022 Rupees	2021 Rupees
	Total revenue from reportable segments	72,994,061,459	56,681,261,494
	Elimination of inter segment revenue	(7,587,799,881)	(4,549,018,844)
		65,406,261,578	52,132,242,650
	Statement of profit or loss		
	Total profit of reportable segments	5,898,751,179	5,609,654,757
	Share of loss from associates	(6,066)	(46,877,170)
	Taxation for the year	(1,288,490,371)	(131,020,878)
		4,610,254,742	5,431,756,709

47.3 Segment assets and liabilities

47.3.1 Reportable segments' assets and liabilities are reconciled to total assets and liabilities as follows:

	Spinning	Weaving	Total
		Rupees	
For the year ended 30 June 2022			
Segment assets for reportable segment	63,897,116,106	4,434,143,165	68,331,259,271
Unallocated corporate assets	-	-	19,211,643,153
Total assets as per statement		_	
of financial position		-	87,542,902,424
Unallocated corporate liabilities	-	-	47,013,607,676
Total liabilities as per statement			
of financial position		_	47,013,607,676
For the year ended 30 June 2021			
Segment assets for reportable segment	49,921,723,377	3,964,887,260	53,886,610,637
Unallocated corporate assets	-	-	13,237,494,978
Total assets as per statement		_	
of financial position		-	67,124,105,615
Segment liabilities for reportable segment	-	-	-
Unallocated corporate liabilities	-	-	32,426,822,356
Total liabilities as per statement		_	
of financial position		- -	32,426,822,356

For the purposes of monitoring segment performance and allocating resources between segments

all assets are held under unallocated corporate assets except property, plant and equipment, stores spares and loose tools, and stock in trade which are allocated to reportable segments; and

_ all liabilities are held under unallocated corporate liabilities.



Other segment information	Spinning	Weaving	Total
		Rupees	
For the year ended 30 June 2022			
Capital expenditure	4,931,296,107	55,716,267	4,987,012,374
<u>Depreciation</u>			
Cost of sales	1,452,429,169	158,725,039	1,611,154,208
Administrative expenses	50,957,697	2,021,204	52,978,901
	1,503,386,866	160,746,243	1,664,133,109
For the year ended 30 June 2021			
Capital expenditure	1,103,584,276	18,384,850	1,121,969,126
<u>Depreciation</u>			
Cost of sales	1,235,197,823	151,080,402	1,386,278,225
Administrative expenses	47,914,206	1,810,101	49,724,307
	1,283,112,029	152,890,503	1,436,002,532

48 Acquisition of Imperial Textile Mills Limited under asset acquisition approach

As explained in note 1.2 of these financial statements, during the year the Company acquired 100% shareholding of Imperial Textile Mills Limited (ITML), a dormant entity, transfer of shares and transfer of control to the Company was completed on 01 May 2022 after completion of necessary regulatory approvals. Further, the scheme of arrangement for merger of ITML with the Company with efferct from 01 June 2022 has been approved by Securities and Exchange Commission of Pakistan on 28 October 2022. As explained in note 4.12, the acquisition of ITML does not meet the definition of a business and resultantly been scoped out of IFRS 03 'Business Combination'.

This transaction has been accounted for as asset acquisitions whereby the cost of acquisition has been allocated between the individual identifiable assets and liabilities based on their relative fair values at the date of acquisition. No goodwill or a gain on a bargain purchase arise in this case.

Details of assets acquired and liabilities assumed from Imperial Textile Mills Limited are as follows:

Acquisition cost

30 April 2022 (Rupees)

Assets

Land
Building /Civil work
Plant & Machinery
Long term deposits
Trade deposits - NBP
Cash and bank balances

245,162,458
57,788,294
53,585,509
1,411,800
1,567,040
121,174
359,636,275

Liabilities	Note	Acquisition cost 30 April 2022 (Rupees)
Trade and other payables		3,849,379
Accrued liabilities and advances		36,385,327
recrued nationales and advances		40,234,706
Net assets	48.1	319,401,569
Cost of acquisition		
Cash consideration		
-Paid to ITML		224,214,812
-Paid to shareholders of ITML		52,500,000
-Paid to authorities on behalf of ITML		13,269,868
		289,984,680
Payable to shareholders of ITML		29,416,889
Total cost of acquisition		319,401,569

48.1 The fair value of financial assets and liabilities are same as per carrying value because they have also been recorded at fair value in the separate financial statements of ITML as at acquisition date. Further as at acquisition date, the fair value of land and building has been determined by an independent valuer and the fair values of plant and machinery has been determined based on sale agreement entered into subsequent to period end. For assets and liabilities having no inflow or outflow of economic resources are considered to have nil fair value. The cost of acquisition is allocated to the acquired identifiable assets and assumed liabilities as per accounting policy mentioned in note 4.12.

49 Geographical information

The Company operates in one principal geographical area. The Company's gross revenue from external customers by geographical location is detailed below:

		2022	2021
	Note	Rupees	Rupees
Domestic Sales	30	32,092,096,535	30,559,687,403
Export Sales	49.1	33,314,165,043	21,572,555,247
		65,406,261,578	52,132,242,650



		Note	2022 Rupees	2021 Rupees
49.1	Country wise export sales are as under			
	China		5,453,511,182	7,506,554,520
	United States of America		4,394,347,208	2,111,639,595
	Portugal Turkey		1,480,525,075 1,169,394,760	818,033,903 389,652,782
	Hong Kong		111,982,920	23,810,163
	Germany		330,390,692	364,161,694
	Taiwan		4,274,006	11,220,543
	Italy		494,618,433	157,082,516
	Japan		146,620,682	128,819,920
	Bangladesh		962,830,961	88,453,919
	Belgium		114,130,514	78,485,602
	Poland		2,958,988	101,904,716
	Colombia		463,267,168	249,368,868
	Malaysia		70,916,026	106,666,443
	Others		1,817,717,752	733,195,727
	Indirect exports	30.1	16,296,678,676	8,703,504,336
			33,314,165,043	21,572,555,247

49.1.1 All export sales during the year other than indirect are secured against letter of credit.

50	Capacity and production		<u>2022</u>	<u>2021</u>
	Spinning:			
	Number of spindles installed		274,524	252,564
	Number of rotors and MVS spindles installed		5,412	4,548
	Number of shifts worked		1,094	1,094
	Number of spindles - shifts worked		300,329,256	276,305,016
	Capacity at 20's count	Kgs.	127,222,563	111,996,087
	Actual production of all counts	Kgs.	100,859,557	102,200,664
	Actual production converted into 20's count	Kgs.	131,799,292	117,013,976

It is difficult to describe precisely the production capacity in spinning mills since it fluctuates widely depending on various factors such as count of yarn spun, spindles speed, twist and raw materials used etc. It also varies according to the pattern of production adopted in a particular year.



Weaving:		<u>2022</u>	<u>2021</u>
Number of looms installed		224	224
Number of looms worked		224	224
Number of shifts worked		1,094	1,094
Standard cloth production	Mtr.	48,963,833	49,253,543
Actual cloth production	Mtr.	45,369,887	45,638,333

It is difficult to describe precisely the production capacity in weaving mills since it fluctuates widely depending on various factors such as count of yarn weaved, loom speed, reed change and raw materials used etc. It also varies according to the pattern of production adopted in a particular year.

51 Non adjusting event after statement of financial position date

The Board of Directors of the Company in their meeting held on 28 October 2022 has proposed a final cash dividend of Rs. 10 per share (2021: Rs. 30 per share) for the year ended 30 June 2022 held for approval of the members in the Annual General Meeting to be held on 25 November 2022.

52 Events after the reporting date

There are no events after the reporting date except that torrential monsoon rains and melting glaciers have triggered the most severe flooding in northern and southern parts of Pakistan. The management is continuously monitoring the situation and believes that there are no impacts on these financial statements.

53 Date of authorization for issue

These financial statements were authorized for issue on 28 October 2022 by the Board of Directors of the Company.

54 General

- **54.1** Figures have been rounded off to the nearest Rupee, except stated otherwise.
- **54.2** Corresponding figures have been rearranged and reclassified, where necessary, for the purpose of comparison and better presentation as per reporting framework.

(MUHAMMAD AZAM) CHIEF FINANCIAL OFFICER (REHMAN NASEEM) CHIEF EXECUTIVE OFFICER (SHEIKH NASEEM AHMAD) DIRECTOR

PATTERN OF SHAREHOLDING

As at June 30, 2022

4. Number of Shareholders	Shareholdings	Total Number of Share Held
730	shareholding from 1 to 100	15,511
355	shareholding from 101 to 500	96,439
115	shareholding from 501 to 1000	87,195
120	shareholding from 1001 to 5000	246,588
21	shareholding from 5001 to 10000	141,646
7	shareholding from 10001 to 15000	81,778
2	shareholding from 15001 to 20000	32,881
2	shareholding from 20001 to 25000	43,249
3	shareholding from 40001 to 45000	132,368
1	shareholding from 45001 to 50000	48,208
1	shareholding from 55001 to 60000	59,804
1	shareholding from 60001 to 65000	64,300
1	shareholding from 80001 to 85000	82,828
1	shareholding from 110001 to 115000	110,326
1	shareholding from 160001 to 165000	161,680
1	shareholding from 295001 to 300000	300,000
3	shareholding from 390001 to 395000	1,176,847
3	shareholding from 535001 to 540000	1,605,037
3	shareholding from 670001 to 675000	2,024,102
2	shareholding from 1010001 to 1015000	2,022,355
1	shareholding from 1310001 to 1315000	1,312,476
1	shareholding from 1410001 to 1415000	1,414,139
1	shareholding from 1420001 to 1425000	1,421,638
1	shareholding from 1765001 to 1770000	1,768,488
2	shareholding from 1995001 to 2000000	3,993,810
1	shareholding from 2415001 to 2420000	2,415,422
1	shareholding from 3100001 to 3105000	3,101,320
1	shareholding from 6035001 to 6040000	6,039,565
1,382		30,000,000

Categories of Share Holders	Number	Shares Held	Percentage
Directors, Chief Executive Officer & their spouse &	14	4,412,042	14.71%
minor children Associated Companies, Under takings & related parties:	19	11,232,635	37.44%
NIT & ICP	2	1,768,951	5.90%
Banks, Development Financial Institutions, Non-Banking Financial Institutions	7	170,322	0.57%
Mudaraba & Mutual Funds	2	13,006	0.04%
Shareholder holding 10 %	2	10,453,361	34.84%
General Public	1,322	1,881,795	6.27%
Joint Stock Companies	14	67,888	0.23%
	1,382	30,000,000	100.00%



DETAILS OF PATTERN OF SHAREHOLDING AS PER REQUIREMENTS OF CODE OF CORPORATE GOVERNANCE

	Shares Held	%
(Chairman / Director)	0 020	0.03%
(3.38%
	-11	6.80%
		1.93%
		0.28%
		0.01%
		0.01%
		0.01%
	4,447	0.01%
FAISAL AHMED	675,895	2.25%
	4,412,042	14.71%
	500	0.00%
	5	0.00%
		1.31%
		1.31%
		1.31%
		8.05%
		3.38%
		1.79%
(Fawad Ahmad Mukhtar)	536,206	1.79%
	2,041,611	6.81%
AMIR NASEEM SHEIKH	1,414,139	4.71%
AMIR NASEEM SHEIKH	1,421,638	4.74%
		2.25%
FAISAL AHMED	1,195	0.00%
	11,232,635	37.44%
	1 401	0.000/
		0.00%
		5.89%
Institutions	1,/00,951	5.90%
	788	0.00%
	993	0.00%
	196	0.00%
	613	0.00%
	161,680	0.54%
	379	0.00%
		0.02%
	170,322	0.57%
<u> </u>	12 406	0.04%
		0.00%
	13,006	0.04%
		24.51% 10.34%
	3 101 320	
T	10,453,361	34.84%
		34.84% 6.27%
	10,453,361	34.84%
	10,453,361 1,881,795 1,881,795	34.84% 6.27% 0.00% 6.27%
	10,453,361 1,881,795 1,881,795 6,309	34.84% 6.27% 0.00% 6.27% 0.02%
	10,453,361 1,881,795 1,881,795 6,309 7,689	34.84% 6.27% 0.00% 6.27% 0.02% 0.03%
	10,453,361 1,881,795 1,881,795 6,309 7,689 258	34.84% 6.27% 0.00% 6.27% 0.02% 0.03% 0.00%
	10,453,361 1,881,795 1,881,795 6,309 7,689 258 135	34.84% 6.27% 0.00% 6.27% 0.02% 0.03% 0.00% 0.00%
	10,453,361 1,881,795 1,881,795 6,309 7,689 258 135 447	34.84% 6.27% 0.00% 6.27% 6.27% 0.02% 0.03% 0.00% 0.00% 0.00%
	10,453,361 1,881,795 1,881,795 6,309 7,689 258 135 447 2,602	34.84% 6.27% 0.00% 6.27% 0.02% 0.03% 0.00% 0.00% 0.00% 0.01%
	10,453,361 1,881,795 1,881,795 6,309 7,689 258 135 447 2,602 316	34.84% 6.27% 0.00% 6.27% 0.02% 0.03% 0.00% 0.00% 0.00% 0.00% 0.01% 0.00%
	10,453,361 1,881,795 1,881,795 6,309 7,689 258 135 447 2,602 316 100	34.84% 6.27% 0.00% 6.27% 0.03% 0.03% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00%
	10,453,361 1,881,795 1,881,795 6,309 7,689 258 135 447 2,602 316 100 45	34.84% 6.27% 0.00% 6.27% 0.02% 0.03% 0.00% 0.00% 0.00% 0.01% 0.00% 0.00% 0.00%
	10,453,361 1,881,795 1,881,795 6,309 7,689 258 135 447 2,602 316 100 445	34.84% 6.27% 0.00% 6.27% 0.02% 0.03% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00%
	10,453,361 1,881,795 1,881,795 6,309 7,689 258 135 447 2,602 316 100 45 10	34.84% 6.27% 0.00% 6.27% 0.03% 0.03% 0.00% 0.00% 0.00% 0.01% 0.00% 0.00% 0.00% 0.00%
	10,453,361 1,881,795 1,881,795 6,309 7,689 258 135 447 2,602 316 100 45 10 48,208	34.84% 6.27% 0.00% 6.27% 0.03% 0.03% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00%
	10,453,361 1,881,795 1,881,795 6,309 7,689 258 135 447 2,602 316 100 45 10 1 48,208 1,668	34.84% 6.27% 0.00% 6.27% 0.02% 0.03% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00%
	10,453,361 1,881,795 1,881,795 6,309 7,689 258 135 447 2,602 316 100 45 10 1 1 48,208 1,668 100	34.84% 6.27% 0.00% 6.27% 0.03% 0.03% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00%
	10,453,361 1,881,795 1,881,795 6,309 7,689 258 135 447 2,602 316 100 45 10 1 48,208 1,668	34.84% 6.27% 0.00% 6.27% 0.02% 0.03% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00%
	FAZAL AHMAD SHEIKH (Fawad Ahmad Mukhtar) (Fawad Ahmad Mukhtar) AMIR NASEEM SHEIKH AMIR NASEEM SHEIKH FAISAL AHMED FAISAL AHMED	Director 1,012,969 (Director) 2,039,865 (Director) 579,715 (Director) 579,715 (Director) 2,591 (Director) 2,501 (Director) 2,501 (Director) 2,501 (Spouse) 4,447 FAISAL AHMED 675,895 4,412,042

[&]quot;The directors, CEO, CFO, Company Secretary and their spouses and minor children did not carried-out any transaction in the shares of the Company during the financial year."

Investors' Education

In Compliance with the Securities and Exchange Commission of Pakistan's SRO 924 (1) / 2015 dated September 09, 2015, Investors' attention is invited to the following information message



Investors' Education

In Compliance with the Securities and Exchange Commission of Pakistan's SRO 924 (1) / 2015 dated September 09, 2015, Investors' attention is invited to the following information message





Consent Form For Transmission Of Annual Audited Financial Statements Along-With Notice Of AGM Through E-Mail.



Form of Proxy FAZAL CLOTH MILLS LIMITED

I/We	of	, being a
Member of Fazal Cloth Mills Limited holding		ordinary shares, HEREBY
APPOINT	of	, or
failing him/her	of	
as my/our proxy in my/our absence to attend an Annual General Meeting of the Company to be h Jinnah, Lahore Cantt, at 11:00 a.m. on Friday 25 N	held at the Fatima Gro	oup Head Office, 110-E, Khayanban E any adjournment there of.
As witness my/our hand(s) this day of	20	022.
Signed in the presence of:		Ten Rupees Revenue Stamps
(Signature of Witness 1) Name of Witness: CNIC No.:	(Signature Name of V CNIC No.:	
Address:	Addross	
/ (dd1633		
(Name of Block letters) Folio No.	S	Signature of the Shareholder
Notes: 1. The Member is requested: (a) to affix Revenue Stamp of Rs. 10/- at the place indicated al (b) to sign in the same style of signature as is registered with th (c) to write down his/her Folio Number.		
 For the appointment of the above Proxy to be valid, this instrume Share Registrar Department, 59/3 Abdali Road Multan. at least 4 	ent of proxy must be received at 48 hours before the time fixed fo	the Office of the Share Registrar of the Company at r the Meeting.
3. Any alteration made in this instrument of proxy should be initialled	d by the person who signs it.	
 In the case of joint holders, the vote of the senior who tenders a vother joint holders, and for this purpose seniority will be determined. 		
5. The Proxy must be a Member of the Company.		
For CDC Account Holders / Corporate Entities: In addition to the above, the following requirements have to be met:		
(i) The proxy form must be witnessed by two persons whose names, (ii) Attested copies of CNIC or the passport of the beneficial owners (iii) The Proxy must produce his original CNIC or original passport at: (iv) In case of corporate entities, the Board of Directors' resolution, provided earlier) alongwith proxy forms to the Share Registrars.	and of the Proxy must be furnish the time of the Meeting.	hed with the proxy form.

پراکسی فارم	
ب سالانهٔ مومی اجلاً	57 وال

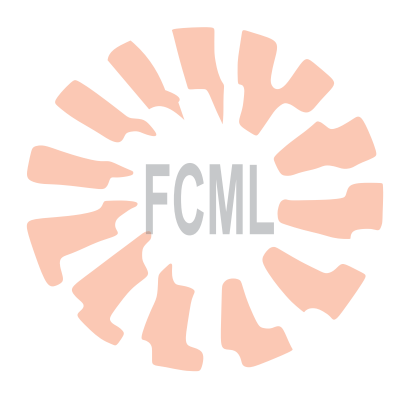
فضل كلاته ملزلم يثثر

ر المراقبة المراقبة	بطورممبر (ز) فضل کلاتھ ملز کمہ		ں 1 ہم ماکن
	ص بحترم المحترمه		املا
	کے حاضر نہ ہو سکنے کی صورت میں	1	
لواینے <i>ا</i> ہمارے ایمپار کمپنی کے مور نہ 25 نومبر 022	Ś		ماکن
ئے دہی استعال کرنے کیلئے اپن <i>ا ا</i> ہمارالطورنمائندہ (پ راکسی)مق	ع سالا نه عمومی اجلاس میں شرکت کرنے اور حق رائے	لے پاکسی بھی التو اکی صورت میں 67	ج 11 بج كوہونے وا_
			لرتے ہیں۔
		بتاریخ بتاریخ	27.6
کی موجودگی میں دستخط ہوئے۔	2022	بتاری	ر خواه آن
کی موجود کی میں دستخط ہوئے۔	2022		ر نواه ای
			ر نواه ای
کی موجود کی میں دستخط ہوئے۔ دس روپے کے رسیدی ملکٹ بردستخط	2022		ر نواه ای فولیونمبر

الهم نكات:

- 1- ہرلحاظ ہے کممل اور دستخط شدہ پیفارم میٹنگ سے کم از کم 48 گھنے قبل کمپنی کے شیئر زرجسڑ ارکے دفتر موصول ہو جانا جا ہیے،
- 2- اگرکوئی ممبرایک سےزائد پراکسی نامز دکرتا ہےاورایک سےزیادہ انسٹر ونٹٹس آف پراکسی جع کراتا ہے تواس صورت میں تمام انسٹر ومنٹ آف پراکسی کالعدم قرار سے جائیں گے۔
 - 3- سی ڈی سی اکاؤنٹ رکھنےوالے 1 کارپوریٹ ادارے مزید برآں درج ذیل شرائط کو پورا کریں گے۔
 - _ پراکسی فارم کے ہمراہ مالکان کے شناختی کارڈیا پاسپورٹ کی تصدیق شدہ نقول بھی دی جا کیں ۔
 - _ پراکسی کوا پنااصل شناختی کارڈیا یاسپورٹ میٹنگ کے وقت دکھانا ہوگا۔
- ے کار پوریٹ ادار بے کی صورت میں بورڈ آف ڈائر کیٹرز کی قرار داد 1 پاور آف اتارنی مع دستخط کے نمونے (اگر پہلے جمع نہ کرایا ہو) کمپنی میں پراکسی فارم کے ساتھ جمع کروانی ہوگی۔





Fazal Cloth Mills Limited

Head Office / Shares Department:

59/3, Abdali Road, Multan Ph: +92 61 4579001-7, 4781637 Fax: +92 61 4541832

Registered Office:

69/7, Abid Majeed Road, Survey # 248/7 Lahore Cantt, Lahore.+92 (42) 36684909