ANNUAL REPORT 2023

KHALID SIRAJ



Textile Mills Limited



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KHALID SIRAJ

TEXTILE MILLS LIMITED





Chief Executive Officer	-	Mian Tayyab Iqbal
Directors		Mian Iqbal Barkat Mian Hassan Barkat Mian Tahir Iqbal Mrs. Abida Iqbal Mrs. Rafia Hassan Mr. Shahid Mehmood
Audit Committee Chairman Members HR Committee	-	Mian Tahir Iqbal Mrs. Rafia Hassan Mr. Shahid Mehmood
Chairman Members	- -	Mian Hassan Barkat Mrs. Abida Iqbal Mr. Shahid Mehmood
Company Secretary	-	Haji Tariq Samad
Auditors	-	Kamran & Co. Chartered Accountants A/2, Ingola Apartments, 24-Jail Road, Lahore.
Bankers	-	National Bank of Pakistan Habib Metropolitan Bank Limited Meezan Bank Limited
Chief Financial Officer	-	Mr. Nabeel Ahmed
Legal Advisor	-	Mr. Majid Ali Rana (Advocate)
Share Registrar	-	M/s. Corplink (Pvt) Limited Wings Arcade, 1-K, Commercial, Model Town, Lahore. Ph: 042-35916714, Fax: 042-35869037
Registered Office	-	135-Upper Mall, Lahore.
Website Address	-	www.kstml.com
Mills	-	48-K.M, Lahore-Multan Road, Phool Nagar (Bhai Pheru), Tehsil Pattoki, Distt. Kasur.



Vision & Mission Statement

Vision Statement

To accomplish, build up and sustain a good reputation of the project in textile sector locally and globally by manufacturing and marketing high quality of yarn through team work by means of honesty, integrity and commitment.

Mission Statement

To provide maximum satisfaction to customers by Supplying fine quality yarn for knitting and Weaving for well Known textile Brands through effective utilization of men, Material and machines by encouraging, supporting and rewarding the employees and sharing profits with our shareholders. We do have social responsibility towards our community in which we operate and we are committed to safety, health and environment in all our operations.



Chairman's Review Report

The Board of Directors is performing its duties in accordance with law and in the best interest of company and its shareholders. As required under the Code of Corporate Governance, an annual evaluation of the Board of Directors of Khalid Siraj Textile Mills Limited is carried out. The purpose of this evaluation is to ensure that the Board's overall performance and effectiveness is measured and benchmarked against expectations in the context of objectives set for the Company.

Despite unprecedented challenges faced by the economy, the Board overall performance and effectiveness has been assessed satisfactory for the financial year ended June 30, 2023 as the Company is able to generate some revenue. The performance is based on evaluation of integral components including vision, mission and values; engagement in strategic planning; formulation of policies; monitoring the organization's business activities; monitor financial resource management and efficiency in carrying out the Board business. I would like to extend my acknowledgement and gratefulness towards the Board for its positive contribution and continuous commitments.

The Board has exercised all its power in accordance with relevant laws and regulations and all Board members are equally involved in important decision of the Company. Hope that their performance during coming years will improve further.

on behalf of the Board of Directors

1. flat

Mian Tahir Iqbal Director

Lahore: September 21, 2023



Chairman's Review Report (In Urdu)

چيئرمين کي جائز در يورٺ بورڈ آف ڈائر یکٹرز قانون کے مطابق کمپنی اوراس کے صص یافتگان کے بہترین مفاد میں اپنے فرائض سرانجام دے رہا ہے۔ کوڈ آف کاریوریٹ گورنٹس کی ضروریات کے مطابق، خالد سراج ٹیک شائل ملز لمیٹڈ کے بورڈ آف ڈائر یکٹرز کی سالانہ کارکردگی کا جائزہ لیاجا تا ہے۔ اس تشخیص کا مقصد ریقتنی بنانا ہوتا ہے کہ بورڈ کی مجموعی کارکردگی اوراثرات کمپنی کے طے شدہ مقاصد کے تناظر میں تو قعات کے معیار کے مطابق ہیں۔ معیشت کودر پیش بے حدمشکلات کے باوجود، 30 جون 2023 کوختم ہونے والے مالی سال کے لیے بورڈ کی مجموعی کارکردگی اورا ثرات کا تسلی بخش جائزہ لیا گیا، کیونکہ کمپنی کچھا مدنی حاصل کرنے کے قابل ہوئی ہے۔ کارکردگی وژن مشن اور اقدار، اسٹرینجگ منصوبہ بندی میں مشغولیت ؛ پالیسیوں کی تشکیل بنظیم کی کاروباری سرگرمیوں کی نگرانی ؛ بورڈ کے کاروبارکوانجام دینے میں مالی دسائل کے انتظامات اور كاركردگى كىنگرانى سميت لازمى اجزاءكى تشخيص يېنى ہے۔ ميں بورڈ كے مثبت تعاون اور مسلس عزائم كااعتراف اور شكر بيادا كرتا ہوں۔

بورڈ نے اپنے تمام اختیارات کا ستعال متعلقہ قوانین اور ضوائط کے مطابق کیا ہے اور بورڈ کے تمام ارا کین کمپنی کے اہم فیصلوں میں برابر کے شریک رہے ہیں۔اُمید ہے کہ آئندہ سالوں کے دوران ان کی کارکردگی مزید بہتر ہوجائے گی۔

alight &

میاں طاہرا قبال ڈائر کیٹر

لاہور:21 ستمبر 2023ء



Directors' Report

On behalf of the Board of Directors the undersigned takes pleasure to present before you the 36th (thirty sixth) Annual Report for the financial year ended June 30, 2023 along with Auditors' Report thereon.

Operating Financial Results

During the financial year under review, the company has posted net profit after taxation of Rs.0.329 million and net profit Rs.0.409 million of the corresponding last year.

The composition of net profit is as under:-

APPROPRIATIONS

	2023	2022
	Rupe	ees
Other operating Income	30,400,000	38,010539
Profit / (Loss) before taxation	635,492	1,870,833
Taxation	(306,200)	(1461,964)
Profit / (Loss) after taxation Other comprehensive income for the year	329,292	408,869
Revaluation surplus pertaining to property, plant and equipment	0	0
Other comprehensive income for the year (net of tax)	0	0
Total comprehensive Income / (loss) for the year	329,292	408,869
Profit / (Loss) per share (basic and anti-dilutive)	0.03	0.04

Charts of Significant Ratios and comparison with previous years

	2023	2022	2021	2020	2019
Turnover (Net)	-	-	3,302	-	-
Profit/Loss before taxation	635	1,871	3,920	(26,623)	(30,125)
Profit/Loss after taxation	329	409	15,663	(20,322)	(40,284)
Owner's equity (ordinary shareholders)	(44,197)	(44,526)	(44,935)	(145,985)	(125,664)
Breakup value of share of Rs. 10 each	(4.13)	(4.16)	(4.20)	(13.64)	(11.74)
Earnings per share-basic	0.03	0.04	1.46	(1.90)	(3.76)
Total assets	348,380	375,130	408,632	337,610	364,109



Future outlook / Strategy

There have been uncertainties during the financial year, mainly due to abrupt devaluation which resulted in an increase in inflation. Electricity rates have been inflated to levels that the market is not absorbing. Regionally competitive rates are to re-instated for spinning sector to work efficiently. After the receipt of financial assistance from friendly countries, foreign direct investment and the approval of bailout package by the IMF, it is expected that the economy now finds its way to towards gaining momentum. To counter this challenging economic situation; the Pakistani textile sector shall have to be a cost effective niche marketing, product and customer development are the essential tools to remain competitive domestically and internationally. The management is confident that the company shall be able to improve its operational performance and going forward.

The management of the company is determined and optimist to turn the unit as viable, operational and profitable in future. We hope that the Change in Government Policies and facilitation to textile sector will bring fruitful results for the Company.

CORPORATE GOVERNANCE

The Board of Directors of Khalid Siraj Textile Mills Limited and its management are fully conversant with its responsibilities as formulated in Code of Corporate Governance as incorporated in the listing regulations of stock exchanges issued by the SECP.

In compliance with the Code of Corporate Governance, the Directors are pleased to state that:

- 1. The financial statements, prepared by the management of the company, fairly present its state of affairs, the results of its operations, cash flows and changes in equity;
- 2. The company has maintained proper books of Account;
- 3. Appropriate accounting policies have been consistently applied in preparation of financial statements and accounting estimates are based on reasonable and prudent judgment;
- 4. International Financial Reporting Standards, as applicable in Pakistan, have been followed in preparation of financial statements;
- 5. The system of internal control is sound in design and has been effectively implemented and monitored;
- 6. There are no significant doubts upon the company's ability to continue as a going concern, however, uncertain circumstances are discussed in note 4.4 of notes to the accounts. The company has sound potentials to continue as going concern;
- 7. There are no statutory payments due on account of taxes, duties, levies and charges which are outstanding except for those disclosed in attached financial statements;
- 8. Board of Directors, CEO, CFO, Company Secretary, Executives and their spouse and minor children have made no transaction of company's shares during the year except that mentioned in "Pattern of shareholding".
- 9. Key operating ratios and financial results of the company for the last six years are annexed.



10. During the year under review, five (5) meeting of Board of Directors were held and the attendance of

Directors were as under:-

1.	Mr. Mian Tayyab Iqbal	05 Nos.
2.	Mr. Mian Tahir Iqbal	05 Nos.
3.	Mr. Mian Iqbal Barkat	05 Nos.
4.	Mr. Mian Hassan Barkat	05 Nos.
5.	Mr. Shahid Mehmood	05 Nos.
6.	Mrs. Abida Iqbal	04 Nos.
7.	Mrs. Rafia Hassan	04 Nos.

Leave of absence was granted by the board to the non-attending directors.

Audit Committee

Board of Directors of your Company has established Audit Committee of the Board in compliance with the requirements the Listed Companies (Code of Corporate Governance), Regulations, 2019. Term of reference of the Committee was duly communicated to the members by the Board.

Three (3) meeting of audit committee were held during the year. Attendance by each member was as follows:-

Mian Tahir Iqbal	Chairman	03 Nos.
Mrs. Rafia Hassan	Member	03 Nos.
Mr. Shahid Mehmood	Member	03 Nos.

HR Committee Meetings

Three (3) meetings of HR & Remuneration Committee were held during the year. Attendance by each member was as follows:-

Mian Hassan Barkat	Chairman	03 Nos.
Mrs. Abida Iqbal	Member	03 Nos.
Mr. Shahid Mehmood	Member	03 Nos.

Quality Control

To ensure implementation of the Management System, Internal Quality Audits, Surveillance Audits and Management Review Meetings are conducted regularly.

Communication

Communication with the shareholders is given high priority. Annual, Half Yearly and Quarterly Accounts are distributed to them within the time specified in the Companies Act 2017. Every opportunity is given to the individual shareholders to attend and freely ask questions about the company operations at the Annual General Meeting.

Contingencies and Commitments

No material changes and commitments affecting the financial position of the Company have occurred between the end of the financial year to which this balance sheet relates and the date of the Directors' Report.



Dividend

Due to the circumstances already discussed the Board of Directors does not recommend any dividend for the year ended 30 June 2023.

Auditors

On the suggestion of Audit Committee, the Board of Directors of the Company has recommended the reappointment of M/s Kamran & Co, Chartered Accountants, as the auditors of the Company for the year ending June 30, 2024.

Pattern of Shareholding and Information Under Clause XVI (J) Of The Code Of Corporate Governance

The information under this head as on June 30, 2023 is annexed.

Corporate Social Responsibility

The company is fully aware of corporate social responsibilities and is supporting social sector organizations in the fields of educations, health and environment. The company gives donations as a financial assistance to charitable organizations as well as also offers internships all around the year to student form colleges and universities.

Acknowledgement

The Board is pleased and appreciates continued support of its bankers, dedication and hard work of all the employees of the company.

On behalf of the Board of Directors

Mian Tayyab Iqbal Chief Executive Officer

Lahore: September 21, 2023

at the

Mian Tahir Iqbal Director



ممبران کے لیے جلسِ نظماء کی رپورٹ

برائے مالی سال مختمہ 30 جون 2023ء

تجلسِ نظماء کی جانب سے زیر دیشخطی 30 جون 2023 ، کوختم ہونے والے مالی سال کی 36 ویں (چھتیں ویں) سالا نہر پورٹ معدان پرمحاسب کی رپورٹ پیش کرتے ہوئے خوشی محسوس کرتے ہیں۔ آپریڈنگ مالیاتی متائج

زیر جائزہ ہالی سال کے دوران بمپنی نے گزشتہ سال کی اس مدت کے 0.49 ملین روپے خالص منافع کے مقابلے رواں سال کا روبارے 0.329 ملین روپے کا بعداز تیکس خالص منافع درج کیا ہے۔ خالص منافع کا خلاصہ حب ذیل ہے:-

مصرفات

2022(روپے)	2023(روپے)	
38,010539	30,400,000	دیگرآ پریننگ آمدنی
1,870,833	635,492	قبل ازئیکس منافع/(نقصان)
(1461,964)	(306,200)	تیکس
408,869	329,292	بعداز کیک منافع/(نقصان)
0	0	سال کی دیگر مجموعی آمدنی
		سرپلس جائیداد، پلانٹ اورآلات کی دوبارہ قدر پیائی
0	0	سال کی دیگر مجموعی آمد نی (نیکس کےعلاوہ)
408,869	329,292	سال کی کل مجموعی آمدنی/(نقصان)
0.04	0.03	فی شیئر منافع/(نقصان)(بنیادی ادر غیر معتدل)

اہم تناسب اورگز شتہ سالوں سے مواز نہ کا جدول:

					,
2019	2020	2021	2022	2023	
-	-	3,302	-	-	آمدنی(خالص)
(30,125)	(26,623)	3,920	1,871	635	قبل از نیکس(نقصان)/منافع
(40,284)	(20,322)	15,663	409	329	بعداز عمیک (نقصان)/منافع
(125,664)	(145,985)	(44,935)	(44,526)	(44,197)	ما لک کی ایکویٹی(عام شیئز ہولڈرز)
(11.74)	(13.64)	(4.20)	(4.16)	(4,13)	بریک اپ دیلیو/شیئر (ہرایک-/10 روپے)



(3.76)	(1.90)	1.46	0.04	0.03	فی شیئرآ مدنی- بنیادی
364,109	337,610	408,632	375,130	348.380	کل اثاث

مستقتل كانقط نظر احكمت عملي

مالی سال ے دوران غیر تیقی صورتحال رہی، جس کی بنیادی وجرد و پیر کی قدر میں غیر متوقع کی ہے۔ جس سے نیتے مہنگائی میں اضافہ ہوا۔ یجلی کز خ اس صدتک بڑھاد یے گئے ہیں کہ مارک جذب نیس کررہی ہے۔ علاقائی طور پر مسابقتی زخوں کوا سپنگ سیکٹر سے مؤثر طریقے سے کام کرنے کے لیے دوبارہ لا گوکر ناچا ہمیں۔ دوست مما لک سے مالی امداد کی وصولی، براہ راست غیر ملکی سرما یہ کاری اور آئی ایم ایف کی جانب سے بیل آؤٹ چیکج کی منظوری کے بعد امید کی جارہی ہے کہ معیث اب بہتری کی جانب گا مزن ہو جائے گی۔ اس مشکل محاشی صورتحال کا مقابلہ کرنے کے لیے؛ پاکستانی نیک سرکاری اور آئی ایم ایف کی جانب سے بیل آؤٹ چیکج کی منظوری کے بعد امید کی جارہی ہے کہ معیث اب بہتری کی جانب گا مزن ہو جائے گی۔ اس مشکل محاشی صورتحال کا مقابلہ کرنے کے لیے؛ پاکستانی نیک سائل سیک کر کوالیک لاگ مؤثر مارکیننگ، مصنوعات ہونا چا ہے اور کسٹر ڈو میلپ سنٹ کمی اور بین الاقوا می سطح پر مسابقتی رہنے کے لیے ضروری ہتھیار ہیں۔ انتظام یہ کو لیقین ہے کہ کی پی کار کر دگی کو بہتر بنانے اور آگ

کمپنی کی انتظامی^{ستنق}بل میں یونٹ کوقابل عمل، آپریشنل اور منافع بخش بنانے کے لیے پُرعز م اور پُرامید ہے۔ ہم امید کرتے ہیں کہ حکومتی پالیسیوں میں تبدیلی اور ٹیکٹائل کے شعبے میں سہولت کمپنی کے لئے منافع بخش دتائج سے بھریور ہوگی۔

کارپوریٹ گونٹس خالد سراج ٹیکسٹائل ملزلمیٹڈ کی مجلسِ نظماءادراس کی انتظامیہ SECP سے جاری شدہ اسٹاک ا^سچیخز کے فہرسی قواعد دضوابط میں شامل کارپوریٹ گونٹس کے ضابطہءاخلاق میں تشکیل کردہ اپنی ذمہ -

8۔ بورڈ آف ڈائر یکٹرز، می ای او، می ایف او، کمپنی سیکریٹری، ایگزیکٹوز اوران کے زوج اور نابالغ بچوں نے سال کے دوران کمپنی کے صص میں کوئی تجارت نہیں کی سوائے جن کا ذکر " نمونہ وصص داری" میں کیا گیا ہے۔

10-زیر جائزہ سال کے دوران، بورڈ آف ڈائر یکٹر کے پانچ (5) اجلاس منعقد ہوئے اور ڈائر کیٹرز کی حاضری حسب ذیل تھی:

- 1_ميان طيب اقبال 1
- 2_ميان طاہرا قبال 20عدد
- 3_ميان اقبال بركت 50 عدد



4۔ میاں حسن برکت 05عرد 5_ جناب شامد محمود 05عرد 6_محتر مهعابده اقبال 04 عدد 7_محترمهر فيعه حسن 04عدد غیرحاضر ڈائر بیٹرز کو بورڈ نے غیر حاضری کی رخصت عطا کی۔ آ ڈٹ کمیٹی سمپنی سے بورڈ آف ڈائر یکٹرز نے لیڈیپنیز (کوڈ آف کاریوریٹ گوزنس)، ریگولیشنز 2019 سے تقاضوں کے مطابق بورڈ کی آڈٹ کمیٹی قائم کی ہے۔ کمیٹی کے ٹرم آف ریفرنس بورڈ کی طرف سے ارکان کوبا قاعدہ پہنچائے گئے ہیں۔ سال کے دوران آ ڈٹ کمیٹی کے تین (3) اجلاس منعقد ہوئے۔ ہر رکن کی حاضر می مندرجہ ذیل تھی: -مياب طاہرا قبال 03عدد محتر مدر فيعهرسن 03 جناب شابدمحمود 03عدد ارپچ آرمیٹی کےاجلاس سال کے دوران ایچ آراینڈ ریمنریشن کمیٹی کے تین (3) اجلاس منعقد ہوئے۔ ہررکن کی حاضری مندرجہ ذیل تھی:-میاں حسن برکت 03عدد محترمه عابده اقبال 03عرد جناب شامدا قبال 03عدد كوالثي كنثرول ا نتظامی نظام کے نفاذ کویقینی بنانے کے لئے ،اندرونی کوالٹی آڈٹ،سرویلینس آڈٹ اورا نتظامی جائزہ کے اجلاس با قاعدگی سے منعقد کیے جاتے ہیں۔ مواصلات حصص داران کے ساتھ مواصلات کو بہت زیادہ ترجیح دی جاتی ہے کمپنیزا یک 2017 میں مجوزہ مدت کے اندر سالا نہ، ششھاہی اور سہ ماہی حسابات تر سیل کیے جاتے ہیں۔انفرادی صص داروں کو سالانہ اجلاس عام میں شرکت اور کمپنی کے آپریشنز کے بارے میں بلا جھجک سوالات یو چھنے کا ہرموقع دیا جاتا ہے۔ امکانات اور وعدے مالی سال کے اختیام اورڈائر یکٹرزریورٹ کی تاریخ کے درمیان کمپنی کے مالی حالت پراثر انداز ہونے والی کوئی مادی تبدیلیاں اوروعدے دقوع یذیز ہیں ہوئے جواس بیکنس شیٹ سے متعلقہ ہوں۔ *ڈیویڈینڈ* متذکرہ ہالا حالات کے باعث بورڈ آف ڈائر کیٹرز نے 30 جون 2023 کوختم ہونے والے سال کے لئے کسی ڈیویڈینڈ کی رائے پیش نہیں کی ہے۔ محاسب آ ڈٹ کمپٹی کی تجویز پر ، کمپنی کے بورڈ آف ڈائر بکٹر نے 30 جون 2024 کوختم ہونے والے سال کے لئے کمپنی کے آڈیٹرز کےطور پرمیسرز کا مران اینڈ کمپنی ، چارٹرڈ ا کاؤنٹنٹس کی دوبارہ تقرری کی



رائے دی ہے۔ کوڈا تف کار پوریٹ گورنٹس کی کلان(J) XVI کے تحت نمونہ چھص داری اور معلومات 30 جون 2023ء کے مطابق عنوان بالا کے تحت معلومات منسلک ہیں۔ کار پوریٹ سابق ذمہ داریوں سے کلمل طور پر آگاہ ہے اور تعلیم ،صحت اور ماحول کے شعبوں میں سوش سیکٹر نظیموں کی مدد کررہی ہے۔ کمپنی خیراتی اداروں کو مالی امداد کے طور پر عطیات دیتی ہے اور کالجوں اور یو نیورسٹیوں کے طلبہ کو سال بھر انٹر شپس پیش کرتی ہے۔

> اظہارتشکر بورڈ اپنے بینکاروں کے مسلسل تعاون اور کمپنی کے تمام ملازمین کی لگن اور سخت محنت کی تعریف کرتے ہوئے خوشی محسوس کرتا ہے۔

> > منجانب بورد آف ڈائر یکٹر

diffle

1gg/MM

میاں طاہرا قبال ڈائریکٹر

ميال طيب اقبال چيف ايگزيكۇا فيسر لاہور:21 متبر 2023ء



Notice of Annual General Meeting

Notice is hereby given that the 36th Annual General Meeting of the shareholders of **Khalid Siraj Textile Mills Limited** (the "Company") will be held on Tuesday, October 24, 2023 at 10:00 a.m. at the registered office of the Company, 135-Upper Mall, Lahore, to transact the following business:

Ordinary Business:

- 1 To confirm the minutes of 35th Annual General Meeting held on December 23, 2022.
- 2 To receive, consider and adopt the audited financial statements of the Company together with the Chairman's Report, Directors' and Auditors' Reports thereon for the year ended June 30, 2023.
- 3 To appoint auditors of the Company for the year ending June 30, 2024 and fix their remuneration. The Board and Audit Committee have recommended for re-appointment of M/S Kamran & Co, Chartered Accountant as auditors of the Company.

Special Business:

4 To approve the circulation of Annual Report (including the Audited Financial Statements, Auditors' Report, Directors' Report, Chairman's Review Report) to the Members of the Company through QR enabled code and weblink, in accordance with Section 223 of the Companies Act, 2017 read with S.R.O.389(1)/2023 dated March 21, 2023.

"RESOLVED that Khalid Siraj Textile Mills Limited (the 'Company') be and is hereby authorized to circulate its Annual Report including Audited Financial Statements, Auditors' Report, Directors' Report, Chairman's Review Report and other reports contained therein to Members of the Company through QR enabled code and weblink."

5 To consider any other business with the permission of the Chair.

By order of the Board

Lahore: October 03, 2023 Haji Tariq Samad Company Secretary

NOTES:

- The share transfer books of the Company will remain closed from October 17, 2023 to October 24, 2023 (both days inclusive). Transfers received at the Company's Share Registrar, M/s. Corplink (Pvt.) Limited, Wing Arcade 1-K Commercial Model Town, Lahore, at the close of business on 16th October 2023 will be considered in time for determination of entitlement of shareholders to attend and vote at the meeting.
- 2. Shareholders interested in attending the AGM through video link are hereby requested to get themselves registered with the Company Secretary office by providing the following details before 03:00 p.m. on October 20, 2023) through following means:

Mobile/WhatsApp: 03224862017 E-mail: <u>kstml@barkatex.com</u>

Name of Shareholder	CNIC No.	Folio No. / CDC Account No.	Cell No.	Email ID



Shareholders, who will be registered, after necessary verification as per the above requirement, will be provided a password protected video link by the Company via email. The said link will be open from 10:00 am at the date of AGM till the end of the meeting. Shareholders can also provide their comments and questions for the agenda items of AGM at <u>kstml@barkatex.com</u>.

- 3. A member is entitled to appoint a proxy in his/her place to attend, speak and vote instead of him/her. A member can appoint only one proxy in his/her place who can exercise all rights of a member in the meeting. The instrument appointing a proxy, duly stamped and signed, and the power of attorney or other authority (if any) under which it is signed or a notarially certified copy of the power of attorney or authority must be deposited at the Head Office of the Company, 135-Upper Mall, Lahore not later than 48 hours (excluding non-working days) before the time of the meeting. A proxy must be a member of the Company. Form of proxy in English and Urdu Language is enclosed herewith and also available on Company's website: www.kstml.com.
- 4. Members holding shares in physical form are requested to promptly notify Shares Registrar of the Company of any change in their addresses or any other particulars. Shareholders maintaining their shares in electronic form should have their address updated with their participant or CDC Investor Accounts Service.
- 5. Pursuant to Section 134(1)(b) of the Act, if the Company receives consent form from shareholders holding aggregate 10% or more shareholding residing at a geographical location to participate in the meeting through video conference at least seven days prior to the date of the meeting, the Company will arrange video conference facility in that city subject to availability of such facility in that city.
- 6. The audited financial statements of the company for the year ended June 30, 2023 are available on the Company's website (<u>www.kstml.com</u>). The Members can also opt to obtain the Annual Audited Financial Statements and Notice of AGM through e-mail. In this regard, shareholders are requested to send a written consent by post / courier on a standard request form available on the website of the Company or by sending a scanned copy of duly filled and signed form by email to Company Secretary at <u>kstml@barkatex.com</u>.

KHALID SIRAJ



خالدسراج فيكسثائل ملزلم يبثثه اطلاع سالا نهاجلاس عا بذريعة نوش بذا مطلع كياجا تاب كه خالد سراج فيكسأتل ملزلميثذ ك حصيد دارون كا 36 وإن سالا نداجلاس عاً أ منگل 24 اکتو بر 2023ء بوقت میں 10:00 بج کمپنی کے رجر ڈآ فس داقع 135 ۔ ایر مال، لا ہور ، میں درج ذیل امور کی انجام دہی کیلئے منعقد ہوگا۔ عام أمور: 1 - گذشته سالا نهاجلاس عام منعقده 2022-10-23 کی کارردائی کی توثیق اورمنظوری دینا۔ 2- سالانه مختمته 2023-06-30 كى بابت تنقيح شده بيكن شيث اوركمپنى كا حساب تفتع ونقصان بهمراه ان پر ڈائر یکٹران وآ ڈیٹران کی ریورٹوں کی وصولی بخور دخوض اوران کی قبولیت۔ 3- سمپنی کے 30 جون 2024 کوختم ہونے والے سال کے لیے آڈیٹرمقر رکرنا اوران کے معاوضے کی منظوری دینا، کمپنی کی موجود آ ڈٹ فرم "میسرز کامران اینڈ کو چارٹر ڈا کا ڈنٹنٹ " نے (دوبارہ تقرری کی اہل ہونے کے ناطے) اینے آپ کو دوبارہ تعیناتی کیلئے پیش کیاہے۔ خصوصی أمور: 4- كمپنيزا يك 2017 ميكشن SRO 389(1)2023،223 يخت سالاندر يورث كى منظورى (بشمول آ ڈٹ شدہ مالیاتی ریورٹ ، آیٹریٹرز ریورٹ ، ڈایکٹرز ریورٹ) ودیگر ریورٹ QR فعال کوڈ اور ویپ نتک کے ذریعے۔ قرارد یا گیا ہے کہ خالد سراج ٹیکٹائل ملزلمیٹڈ (تمپنی) سالا نہ رپورٹ بشمول آ ڈٹ شدہ مالیاتی گوشواروں، ایڈیٹرز کی رپورٹ، ڈائز بیکٹرز کی رپورٹ، چیئز مین کی جائزہ رپورٹ اوراس میں موجود دیگرر بورٹس کو کمپنی QR فعال کوڈاور ویب لنک کے ذریعے کی پہنچانے کی محاز ہے۔ 5۔ صاحب صدر کی اجازت ہے کی دیگر اُمور پر کارر دائی۔ ب الحکم يورژ مورجه 03 - اكتوبر 2023 -جاجی طارق ص بمقام: لا بهور مپنی *بیگر*ڑی توشر = 4 1 _ مینی کی شیئرز کی منتقل کی کتابیں 17 اکتوبر 2023 تا 24 اکتوبر 2023 (بشمول دونوں دن) تک بندر ہیں گیں شیترز کی منتقلی کی درخواستیں جو کہ 16 اکتوبر 2023 تک کمپنی کے شیئرز رجٹر ڈیمیسرز کاریلنک پرائیویٹ لمينذ واقع Ist K كمرشل ماركيف ما ول تاؤن لا بوركوموصول بول كى وبي AGM ميس حاضري اورمنافع كى ادا بیکی کیلتے اہل ہوں گی۔ 2_ جوشیتر ہولڈرز AGM سالانہ اجلاس عام کوویڈ یولنک کے ذریعے شرکت کرنا جائے ہیں ان ۔ درخواست ہے کہ وہ اپنے آپ کو آفس کے سیکرٹری کے پاس مندرجہ ذیل تفصیل بتاریخ 20 اکتوبر 2023 بوقت 3:00 بج تك فراجم كردين رابطه موباك/والس ايب 0322-4862017 ای میل: kstml@barkatex.com شاختى كار ذنمبر فوليونمبر CDC كاؤنث نمبر ای میل ایڈریس موبائل فمبر نام شيئر ہولڈر مندرجہ پالامعلومات مہیا کرنے کے بعدر جسٹریشن کروانے والے اراکیون کی ضروری نصدیق کے بعدانہیں کمینی کی جانب سے بذریجہ ای میل، پاس در ڈ سے تحفوظ کر دہ ویڈ یولنک مہیا کیا جائے گا۔ وہ ننگ A GM والے دن من 10 بج سے اجلاس کے اخترام تک دستیاب رہے گا۔ شيئر ، ولدُر AGM کے ایجند اکسلیج ایے تبصرے اور سوالات ای میل kstml@barkatex.com پر فراہم کر سکتے ہیں۔ 3- ممینی ممبر جواس اجلاس عام میں شرکت کرنے اور ووٹ دینے کا کی حقدار ہے وہ اجلاس میں شرکت نے اور ووٹ دینے کیلئے کسی دوسر محبر کوا پنا پروکسی مقرر کر سکتا اسکتی ہی۔ پروکیسز کے موثر ہونے کیلیج ضروری ہے کہ دہ تمپنی کے رجسٹر ڈ آ فس پر اجلاس کے دقت ہے کم از کم **48 تھنٹے ت**ل موصول ہوجائیں 4- شیئر سر شیقایت کے حال مجبران سے التماس ہے کہ وہ اپنے رجسڑ ڈیتے میں کسی جسم کی تیدیلی سے متعلق معلومات سے مطلع کریں جن شیئر ہولڈرز کے شیئرز دی ڈی سی شریک اکاؤنٹس میں جیں وہ اپنے چوں کی تفصيلات متعلقة شراكت دار استاك بروكرك پاس اب _ ثريث كراليس _ 5- سیکشن B (1)B کے تحت اگر کسی ممبر سے درخواست موصول ہواوران کی شیئر ز ہولڈنگ مجموعی شیئر ز ہولڈتگ کا 10% یاس سے زیادہ ہواور دہ AGM کی تاریخ کے 7 روز پہلے ویڈ یوکا نفرنس کے ذریعے مینتک میں شامل ہونے کی درخواست دیں تو تمینی اگراس شہر میں ویڈ یو کا نفرنس کی سہولت موجود ہوان کو مطلوبہ مہلوت فراہم کرنے کی پابند ہے۔ 6- كمينى - 30 جون 2023 كوشم بونے دالے حسابات كمينى كى ديب سائث (www.kstml.com) پرجاری کرد بے گئے ہیں تاہم طلب کرنے پر کمپنی اپنے صص داران کوانفرادی طور پر حسابات کی طبع شدہ کا پی درخواست موصول ہونے پراپنے رجٹر ڈپتے پرایک ہفتے کے اندر بالا معادضہ فراہم کے گی۔

Pattern of Shareholding

The Companies Act, 2017 (Section 227(2) (f)

FORM 34

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

1.1 Name of the Company

KHALID SIRAJ TEXTILE MILLS LIMITED

30-06-2023

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

Shareholdings				
2.2 No. of Shareholders	From	То	Total Shares Held	
		400	00.055	
484	1	100	20,855	
290	101	500	92,531	
237	501	1,000	157,528	
221	1,001	5,000	474,910	
39	5,001	10,000	272,113	
9	10,001	15,000	112,500	
5	15,001	20,000	91,469	
4	20,001	25,000	94,000	
2	25,001	30,000	53,500	
4	30,001	35,000	133,000	
5	35,001	40,000	184,400	
2	40,001	45,000	84,000	
2	50,001	55,000	108,500	
1	55,001	60,000	56,129	
3	60,001	65,000	188,913	
2	70,001	75,000	149,400	
1	85,001	90,000	86,567	
1	100,001	105,000	102,800	
3	105,001	110,000	324,712	
10	110,001	115,000	1,128,987	
2	145,001	150,000	298,530	
1	150,001	155,000	152,100	
1	155,001	160,000	159,160	
2	160,001	165,000	327,500	
1	170,001	175,000	173,007	
1	180,001	185,000	185,000	
1	190,001	195,000	191,230	
1	195,001	200,000	196,900	
1	240,001	245,000	240,750	
1	295,001	300,000	299,600	
1	305,001	310,000	306,062	
1	365,001	370,000	369,973	
2	370,001	375,000	746,677	
1	380,001	385,000	382,232	
1	395,001	400,000	399,431	
1	420,001	425,000	420,304	
1	550,001	555,000	553,840	
1	680,001	685,000	682,998	
1	695,001	700,000	697,892	
1347			10,700,000	
			,	



KHALID SIRAJ TEXTILE MILLS LIMITED



2.3 Categories of shareholders	Share Held	Percentage
2.3.1 Directors, Chief Executive Officers, and their spouse and minor children	1,105,241	10.3294%
2.3.2 Associated Companies, undertakings and related parties (Parent Company)	0	0.0000%
2.3.3 NIT and ICP	690,898	6.4570%
2.3.4 Banks Development Financial Institutions, Non Banking Financial Institutions.	4,899	0.0458%
2.3.5 Insurance Companies	420,304	3.9281%
2.3.6 Modarabas and Mutual Funds	11,235	0.1050%
2.3.7 Share holders holding 10% or more	0	0.0000%
2.3.8 General Public		
a. Local	8,377,146	78.2911%
b. Foreign	0	0.0000%
2.3.9 Others (to be specified)		
1- Joint Stock Companies	23,743	0.2219%
2- Pension Funds	64,042	0.5985%
3- Others Companies	2,492	0.0233%



Categories of Shareholding

Required under Code of Corporate Governance (CCG) as on June 30, 2023

Sr. No.	Name	No. of Shares Held	Percentage
Associate	d Companies, Undertakings and Related Parties (Name Wise Detail):	-	-
Mutual F	unds (Name Wise Detail)		
Directors	and their Spouse and Minor Children (Name Wise Detail):	-	-
1	MIAN IQBAL BARKAT	546,682	5.1092%
2	MIAN TAYYAB IQBAL (CDC)	130,929	1.2236%
3	MRS. RAFIA HASSAN	111,600	1.0430%
4	MRS. ABIDA IQBAL	102,800	0.9607%
5	MIAN TAHIR IQBAL	10,000	0.0935%
6	MIAN HASSAN BARKAT (CDC)	203,230	1.8993%
Executiv	es:	697,892	6.5224%
Public Se	ector Companies & Corporations:	-	0.0000%
•	evelopment Finance Institutions, Non-Banking Finance es, Insurance Companies, Takaful, Modarabas and Pension Fund	500,480 s:	4.6774%

Shareholders holding five percent or more voting interest in the listed company (Name Wise Detail)

S. No.	NAME	Holding	%Age
1	MIAN HUSSAIN BARKAT	697,892	6.5224%
2	CDC - TRUSTEE NATIONAL INVESTMENT (UNIT) TRUST (CDC)	682,998	6.3832%
3	MIAN FAROOQ BARKAT	616,211	5.7590%
4	MIAN IQBAL BARKAT	546,682	5.1092%

All trades in the shares of the listed company, carried out by its Directors, Executives and their spouses and minor children shall also be disclosed:

NIL	NIL	NIL



Statement of Compliance

WITH THE LISTED COMPANIES (CODE OF CORPORATE GOVERNANCE) REGULATION, 2019

Name of the Company	:	Khalid Siraj Textile Mills Limited (the "Company")
For the Year ended	:	June 30, 2023

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

- 1. The total number of directors are seven (7) as per the following:
 - a) Male: Five (5) b) Female: Two (2)
- 2. The composition of board is as follows:

Category	Name
Independent Directors	None
Executive Directors	Mian Tayyab Iqbal
Non-Executive Directors	Mian Iqbal Barkat
	Mian Tahir Iqbal
	Mian Hassan Barkat
	Mrs. Abida Iqbal
	Mrs. Rafia Hassan
	Mr. Shahid Mehmood

- 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 board/ shareholders as empowered by the relevant provisions of the Act and these Regulations;
- 7. The meetings of the board were presided over by the Chairman and, in his absence, by a director elected by the board for this purpose. The board has complied with the requirements of Act and the Regulations with respect to frequency, recording and circulating minutes of meeting of board;
- 8. The board of directors has a formal policy and transparent procedures for remuneration of directors in accordance with the Act and these Regulations;
- 9. The Board has approved appointment of Chief Financial Officer, Company Secretary and Head of Internal Audit, including their remuneration and terms and conditions of employment and complied with relevant requirements of the Regulations;



- 10. The financial statements of the company were duly endorsed by the CEO and CFO before approval of the Board;
- 11. The Board has formed committees comprising of members given below:

a. Audit Committee

- i. Mr. Tahir Iqbal -Chairman
- ii. Mrs. Rafia Hassan -Member
- iii. Mr. Shahid Mehmood -Member

b. HR and Remuneration Committee

- i. Mian Hassan Barkat -Chairman
- ii. Mrs. Abida Iqbal -Member
- iii. Mr. Shahid Mehmood -Member

c. Nomination Committee

- i. Mr. Iqbal Barkat -Chairman
- ii. Mr. Hassan Barkat -Member
- iii. Mrs. Abida Iqbal -Member

d. Risk Management Committee

- i. Mr. Tahir Iqbal -Chairman
- ii. Mr. Hassan Barkat -Member
- 12. The terms of reference of the aforesaid committees have been formed, documented and advised to the committee for compliance;
- 13. The frequency of meetings(quarterly/half yearly/ yearly) of the aforesaid committee were as per following:
 - a. Audit Committee: Four quarterly meetings during the financial year ended June 30, 2023
 - b. **HR and Remuneration Committee:** Four quarterly meetings during the financial year ended June 30, 2023
 - c. Nomination Committee: Two Half yearly meetings during the financial year ended June 30, 2023
 - d. **Risk Management Committee:** Two Half yearly meetings during the financial year ended June 30, 2023
- 14. 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;



- 15. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the listing regulations and the auditors have confirmed that they have observed IFAC guidelines in this regard;
- 16. We confirm that all requirements of regulations 3, 7, 8, 32, 33 and 36 of the Regulations have been complied with;

Mian Tayyab Iqbal Chief Executive Officer

Lahore: September 21, 2023

On behalf of the Board of Directors

at the

Mian Tahir Iqbal Director

KHALID SIRAJ TEXTILE MILLS LIMITED

KAMRAN & CO. CHADTEDED ACCOUNTANTS





INDEPENDENT AUDITOR'S REVIEW REPORT To the members of Khalid Siraj Textile 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 Khalid Siraj Textile Mills Limited for the year ended June 30, 2023, 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 Companyto 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 Directorsupon recommendation of the Audit Committee.

Based on Our Review, because of non-compliance to Regulation no. 6, 18, 19, 27, 28 and 31, the Statement of Compliance does not appropriately reflect the Company's compliance, in all material respects, with the requirements contained in the Regulations as applicable to the Company for the year ended June 30, 2023.

Reference of Regulation	Description	Explanation
6	There is no Independent Director in the Company.	According to Regulation Every Company Must have at least 2 Independent Directors or 1/3 of the total directors, Whichever is high.
18,19	The required number of Directors have not participated in the Director Training Program.	According to Regulation by June 30, 2022 all directors on the panel of Board of directors must have gone through Director Training Program.
27	The Chairman of the Audit Committee is not an independent director.	According to regulation chairman of the Audit committee shall be an independent director, who shall not be the chairman of the board.
28	The chairman of the HR and Remuneration Committee is not an independent director.	The Chairman of the HR and Remuneration Committee shall be an independent director.
31	There is no internal audit function.	According to Regulation, every Company must have an internal audit function.

We have also expressed an adverse opinion in our audit report to the financial statements for the year ended 30 June 2023.

KAMRAN & CO CHARTERED ACCOUNTANTS

LAHORE **September 30, 2023** CR202310181FZzEAUI7j KHALID SIRAJ TEXTILE MILLS LIMITED





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Independent Auditor's Report To the members of Khalid Siraj Textile Mills Limited Report on the Audit of the Financial Statements

ADVERSE OPINION

We have audited the annexed financial statements of M/S KHALID SIRAJ TEXTILE MILLS LIMITED (the company), which comprises the statement of financial position as at June 30, 2023, and the statement of profit or loss and other comprehensive income, the statement of changes in equity, the statement of cash flows for the year then ended, and notes to the financial statement, including a summary of significant accounting policies and other explanatory information, and we state that we have obtained all the information and explanation 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 explanation given to us, because of the significance of the matters as discussed in basis for adverse opinion section of our report section, the statement of financial position, the statement of profit or loss and other comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes forming part thereof do not conform with the accounting and reporting standards as applicable in Pakistan and do not give information required by Companies Act, 2017 (XIX of 2017), in the manner so required and respectively do not give a true and fair view of the state of the Company's affairs as at June 30, 2023 and of the profit or loss and other comprehensive income, the changes in equity and its cash flows for the year then ended.

BASIS FOR ADVERSE OPINION

- a) As explained in note 4.4 to the financial statements, the Company has ceased its manufacturing operations in Nov 2013 and has also cancelled its lease agreement for manufacturing facility in the prior year. The Company incurred recurring losses in prior years resulting in accumulated losses of Rs. 393.339 million (2022: Rs. 409.538 million) at the close of the year ended 30 June 2023. The Company's current liabilities exceed its current assets by Rs. 180.919 million (2022: Rs. 132.916 million). Moreover, short term borrowings from financial institutions remained unpaid along with accrued markup which is in litigation. Based on the audit evidence obtained, we believe that the Company will not be able to meet its obligations in the ordinary course of business. Accordingly, we do not agree with management's preparation and presentation of the financial statements on a going concern basis. However, the financial statements, are prepared on going concern basis of accounting, we believe that it would have had a significant negative effect on the Company's financial position and financial performance
- b) The Company has not provided for mark-up on short-term borrowings owing to the dispute with financial institutions (refer notes 13 and 14 to the financial statements) during the year, and no provision for cost of funds had been accounted for in the financial statements. In the absence of detailed working and the opinion of legal counsel (sought directly) of the Company in this regard we were unable to determine the amount of provision required on account of accrued mark-up.



- c) Short-term borrowings amounting to Rs. 68.180 million (refer note 14 to the financial statements) from financial institutions remained unconfirmed in the absence of direct balance confirmations. These also could not be verified through other corroborative audit evidences.
- d) We are unable to confirm long term finances amounting to Rs. 169.040 million (2022: Rs 199.435 million) and their terms as mentioned in note 08 to the financial statements in the absence of direct confirmation.
- e) We remained unable to confirm the trade & other payables amounting to Rs 75.819 million (2022: 26.725 million) and write back of Rs 30.4 million (2022: 27.745) million as mentioned in note 11 & 23 to the financial statements in the absence of direct balance confirmation and other corroborative procedures.
- f) We are unable to verify unclaimed dividends, contingences and any receivable and corresponding lease income (prior year) from the lessee in the absence of confirmation from legal advisors.
- g) We are unable to verify any addition in plant & machinery during the prior years, as the lease agreement states that significant portion of the rentals shall be withheld for overhauling of the plant. However, the Company has not received any information from the lessees relating to addition. Accordingly, we are unable to confirm the closing balance of property, plant & equipment and related depreciation, revaluation surplus and its adjustments.
- h) We are unable to confirm stores & spares amounting to Rs 3.0 million (2022: Rs 3.6 million) and corresponding write offs of Rs 0.5 million (2022: 3.5 million).
- i) The Company is not in compliance with certain requirements of Listed Companies (Code of Corporate Governance) Regulations, 2019 and rules of Pakistan Stock Exchange and we have issued an adverse review report on the statement of compliance. We are unable to determine any financial implication of the same.

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 Statement* 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 Accountant* 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 toprovide a basis for our adverse opinion.

Key Audit Matters

We have determined that there are no Key audit matters to communicate in our report.

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

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

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



In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard, except certain non- compliances of statement of compliance on listed companies (code of corporate governance) regulations 2019 as mentioned in review report on the statement of compliance.

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 Acts, 2017(XIX of 2017) and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statement, 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.

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

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF 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. Misstatement 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 decision of user 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 statement, 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 Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimate 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 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 disclosure in the financial statements or, if such disclosure
 is 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 financial statements, including the disclosures and whether the financial statements represent the underlying transaction and events in a manner that achieve 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 because of the significance of matter stated in basis of adverse opinion section of our report above:

- a) Except for the matters addressed in basis of adverse opinion section of our report, proper books of account have not been kept by the Company as required by the Companies Act, 2017 (XIX of 2017);
- b) The statements of financial position, the statement of profit or loss and other comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes thereon have not been drawn up in conformity



with the Companies Act, 2017 (XIX of 2017) and, are in agreement with the books of account and return;

- c) Investment made, expenditure incurred and guarantees extended during the year were for the purpose of company's business; and
- d) No Zakat was deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980).

The engagement partner on the audit resulting in this independent auditor's report is Mr. Kamran Fatah (FCA).

YOURS FAITHFULLY,

KAMRAN & CO CHARTERED ACCOUNTANTS LAHORE 30th September 2023 AR2023101818jlowHnfZ



KHALID SIRAJ TEXTILE MILLS LIMITED STATEMENT OF FINANCIAL POSITION AS AT 30 JUNE 2023

	Note	30 June 2023	30 June 2022
	Note	Rupees	Rupees
EQUITY AND LIABILITIES			
Share capital and reserves	,	107 000 000	107 000 000
Share capital	6	107,000,000	107,000,000
Accumulated loss		(393,338,815)	(409,537,198
Surplus on revaluation of property, plant and equipment	7	242,141,894	258,010,985
		(44,196,921)	(44,526,213)
Non-current liabilities	_		
Long-term finances	8	169,039,785	199,439,785
Long-term security deposits	9	-	44,300,000
Deferred taxation	10	38,535,580	38,337,414
		207,575,365	282,077,199
Current liabilities			
Trade and other payables	11	75,819,989	26,725,121
Unclaimed dividend	12	24,058,182	24,058,182
Mark-up accrued on borrowings	13	16,790,575	16,790,575
Short-term borrowings	14	68,224,465	69,687,461
Income tax liability		108,034	318,042
		185,001,245	137,579,381
Contingencies and commitments	15	-	-
Total equity and liabilities		348,379,689	375,130,367
ASSETS			
Non-current assets			
Property, plant and equipment	16	337,949,921	364,119,449
Long-term deposits	17	6,348,000	6,348,000
		344,297,921	370,467,449
Current assets			
Stores, spare parts and loose tools	18	3,018,542	3,599,692
Trade deposits and short-term prepayments	19	507,100	507,100
Tax refunds due from government	20	54,607	54,607
Cash and bank balances	21	501,519	501,519
		4,081,768	4,662,918
Total assets		348,379,689	375,130,367

The annexed notes from 1 to 39 form an integral part of these financial statements.

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Chief Executive Officer

Director

Chief Financial Officer



KHALID SIRAJ TEXTILE MILLS LIMITED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED 30 JUNE 2023

		30 June 2023	30 June 2022
	Note	Rupees	Rupees
Sales - net	22	-	-
Cost of sales	23	-	-
Gross loss		-	-
Other operating income	24	30,400,000	38,010,539
Administrative and general expenses	25	2,903,463	3,256,324
Other operating expenses	26	26,798,511	32,733,384
Finance cost	27	62,534	149,998
		29,764,508	36,139,706
Profit before taxation		635,492	1,870,833
Taxation	28	(306,200)	(1,461,964)
Profit after taxation		329,292	408,869
Other comprehensive income for the year Items that will not be reclassified to profit and	loss		
Revaluation surplus pertaining to property, plant a	nd equipment	-	-
Related deferred tax		-	-
		-	-
Total comprehensive income for the year		329,292	408,869
Profit per share (basic and anti-dilutive)	29	0.03	0.04

The annexed notes from 1 to 39 form an integral part of these financial statements.

Chief Executive Officer

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Chief Financial Officer

Director

Lahore.

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TEXTILE MILLS LIMITED

KHALID SIRAJ TEXTILE MILLS LIMITED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 30 JUNE 2023

Rupees 1,870,833 40,233 100,582 33,146 (27,745,403)
40,233 100,582 33,146 (27,745,403)
100,582 33,146 (27,745,403)
33,146 (27,745,403)
(27,745,403)
29,044,766
3,344,157
38,644
3,547,803
-
(15,363,850)
(11,777,403)
(8,433,246)
(193,290)
(8,626,536)
-
-
-
1,463,112
(1,230,846)
8,300,000
8,532,266
(94,270)
595,789

The annexed notes from 1 to 39 form an integral part of these financial statements.

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Lahore.

Chief Executive Officer

Director

Chief Financial Officer



KHALID SIRAJ TEXTILE MILLS LIMITED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 JUNE 2023

		Rese	erves	
	Share	Capital	General	Total
	capital	Surplus on revaluation of assets	Accumulated loss	equity
		Ru	pees	
As at 30 June 2021	107,000,000	275,620,739	(427,555,821)	(44,935,082)
Profit for the year	-	-	408,869	408,869
Incremental depreciation on revaluation of assets for the year (net of tax)	-	(17,609,754)	17,609,754	-
As at 30 June 2022	107,000,000	258,010,985	(409,537,198)	(44,526,213)
Profit for the year	-	-	329,292	329,292
Incremental depreciation on revaluation of assets for the year (net of tax)	-	15,869,091	15,869,091	-
As at 30 June 2023	107,000,000	242,141,894	(393,338,815)	(44,196,921)

The annexed notes from 1 to 39 form an integral part of these financial statements.

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Chief Executive Officer

Director

Chief Financial Officer

Lahore.



KHALID SIRAJ TEXTILE MILLS LIMITED NOTES TO AND FORMING PART OF THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2023

1 STATUS AND ACTIVITIES

Khalid Siraj Textile Mills Limited (the "Company") was incorporated in Pakistan as a public limited company				
on 17 January 19	88 under the repeale	ed Companies Ordinance,	1984 (now the Compan	ies Act, 2017) and is
quoted	on	Pakistan	Stock	Exchange.
The principle business of the Company is manufacturing and sale of yarn and the other related / allied				
operations. Follow	wing is the detail of a	addresses of the Company.		
Description	Locati	ion		

Description	Location
Registered office	135, Upper Mall, Lahore
Manufacturing facility	48 KM, Multan Road, Phool Nagar (Bhai Pheru), Tehsil Pattoki, District Kasur

2 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 (IFRSs) issued by the International Accounting Standards Board (IASB) as notified under the Companies Act, 2017; and
- Provisions of and directives issued under the Companies Act, 2017.

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

3 NEW AND AMENDED STANDARDS AND INTERPRETATIONS

3.1 Initial application of International Financial Reporting Standards (IFRSs), interpretations and amendments to published approved accounting standards that are effective in the current year: There were certain amendments in accounting and reporting standards which became effective for the Company for the current year. However, these are considered not to be relevant or have any significant impact on the Company's financial reporting and therefore have not been disclosed in these financial statements.

3.2 IFRSs, IFRIC interpretations and accounting standards not yet effective and have not been early adopted by the Company:

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

4 BASIS OF PREPARATION

4.1 Measurement

These financial statements have been prepared under historical cost convention except for modifications stated elsewhere in these financial statements.

4.2 Significant accounting judgments and estimates

The preparation of financial statements in conformity with the accounting and reporting standards requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Company's accounting policies.

Estimates and judgments are continually evaluated and are based on historic experience and other factors, including expectation of future events that are believed to be reasonable under the circumstances. In the process of applying the Company's accounting policies, the management has made the following estimates and judgments which are significant to the financial statements:

a)	assumptions and estimates used in determining the recoverable amount, residual values and useful lives of property and equipment;	(notes 5.1 and 16)
b)	assumptions and estimates used in determining the provision for slow moving stores, spares and loose tools;	(notes) 5.17 and 19)



c)	assumptions and estimates used in disclosure and assessment of provision for contingencies; and	(notes) 5.4, 5.5 and 5.12)
d)	assumptions and estimates used in determining current income under relevant tax law and decisions of appellate authorities issued in past.	(notes 5.3 and 21)

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

4.3 Functional and presentational currency

Items included in the financial statements are measured using the currency of the primary economic environment in which the Company operates. These financial statements are presented in Pak Rupees, which is Company's functional and presentation currency.

4.4 Going concern assumption

The financial statements have been prepared assuming that the Company will continue as a going concern, which contemplates realization of assets and liquidation of liabilities in normal course of business. The Company has incurred recurring losses resulting in accumulated losses of Rs. 393.339 million (2022: Rs. 409.537) million at close of the year ended 30 June 2023. The Company's current liabilities exceed its current assets by Rs. 180.919 (2022: Rs. 132.916) million.

The Company had ceased its operations since November 2013 due to working capital. However, subsequent to the reporting date, the management is taking steps to recommence operations and are in negotiations with financial institutions to obtain funds to manage working capital requirements. The Company managed its liquidity constraints thru financing from its sponsors and its ability to continue as a going concern is dependent on continued financing from sponsors. Management's efforts for obtaining finances from financial institutions are not so far materialized, however, management is confident that efforts will be realized and that the Company will be able to continue as a going concern.

The Company had cancelled the agreement with ASM Industries Private Limited and has taken steps to recommence its operations.

5 SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies adopted in preparation of these financial statements are set out below:

5.1 Property, plant and equipment

Items of property, plant and equipment are stated at cost / revalued amounts less accumulated depreciation and impairment losses, if any. Free hold land is stated at revalued amount less impairment loss, if any. Cost comprises purchase price, including duties and non-refundable purchase taxes, after deducting trade discounts and rebates and includes other costs directly attributable to the acquisition or construction including expenditures on material, labor and overheads directly relating to construction, erection and installation of items of property, plant and equipment.

Assets' residual values, if significant and useful lives are reviewed and adjusted, if appropriate, at each statement of financial position date. When parts of an item of property, plant and equipment have different useful lives, they are recognized as separate items of property, plant and equipment. Subsequent costs are recognized as a part of asset, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably.

Depreciation is charged by applying the reducing balance method over estimated useful life at the rates specified in note 16 to the financial statements. Depreciation on additions to property, plant and equipment is charged from the month in which they are available for use while no depreciation is charged for the month in which it is disposed off. The useful lives and depreciation methods are reviewed on periodic intervals to ensure that the methods and period of depreciation charged during the year are consistent with the expected pattern of economic benefits from items of property,



plant and equipment.

An item of property, plant and equipment is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Gains and losses on sale of an item of property, plant and equipment are determined by comparing the proceeds from sale with the carrying amount of property, plant and equipment, and are recognized in statement of profit or loss. All other repair and maintenance costs are charged to the income during the period in which they are incurred.

5.2 Surplus on revaluation of fixed assets

Surplus arising on acquisition being the difference between fair value of the assets acquired and the consideration paid is recognized as income over the remaining useful life of the assets acquired. Increase in carrying amounts arising on revaluation of property, plant and equipment are recognized, net of tax, in other comprehensive income and accumulated in revaluation surplus in shareholders' equity. To the extent that increase reverses a decrease previously recognized in the statement of profit or loss, the increase is first recognized in the statement of profit or loss. Decreases that reverse previous increases of the same assets are first recognized in other comprehensive income to the extent of remaining surplus attributable to the asset; all other decreases are charged to the statement of profit or loss. Differences between depreciation based on the revalued carrying amount of the asset charged to the statement of profit or loss and depreciation based on the asset's original cost, net of tax, is reclassified from revaluation surplus on property plant and equipment to unappropriated profit.

5.3 Taxation

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

a) Current

Provision for current taxation is the amount computed on taxable income at the current rates of taxation or alternative corporate tax computed on accounting income or minimum tax on turnover, whichever is higher, and taxes paid / payable on final tax basis, after taking into account tax credit available, if any. The charge for the current tax also includes adjustments where necessary, relating to prior years which arise from the assessments made / finalized during the year.

b) Deferred

Deferred taxation if applicable, is provided using liability method for all temporary differences at the reporting date between tax base of assets and liabilities and their carrying amount for financial reporting purposes. In this regard effects on deferred tax of the portion of income subject to final tax regime is also considered in accordance with the requirements of "TR 27" of ICAP. Deferred tax liability is recognized for all taxable temporary differences. Deferred tax asset is recognized for all deductible temporary differences and carry forward of unused tax losses, if any, to the extent that it is probable that taxable profit will be available against which such temporary differences and tax losses can be utilized. Deferred tax assets and liabilities are measured at rates that are expected to be applied to the period when the asset is realized or the liability is settled, based on rates that have been enacted or substantively enacted at the reporting date. Deferred tax is charged in the profit and loss account, except in the case of items credited or charged to equity, in that case it is included in equity.

5.4 Mark-up bearing borrowings

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

5.5 Financial liabilities

Financial liabilities are classified as measured at amortized cost or 'at fair value through profit or loss'. A financial liability is classified as at fair value through profit or loss if it is classified as held for trading, it is a derivative or it is designated as such on initial recognition. Financial liabilities at fair



value through profit or loss are measured at fair value and net gains and losses, including any interest expense, are recognized in the 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 the statement of profit or loss. Any gain or loss on de-recognition is also recognized in the statement of profit or loss.

5.6 Financial assets

a) Initial measurement

The Company classifies its financial assets in the following categories:

- (i) at fair value through profit or loss
- (ii) at fair value through comprehensive income
- (iii) measured at amortized cost

A financial asset is initially measured at fair value plus, for an item not at fair value through profit and loss, transaction costs that are directly attributable to its acquisition.

b) Subsequent measurement

The financial assets are subsequently measured as follows:

Financial assets at fair value These assets are subsequently measured at fair value. (i) through profit and loss Net gains and losses, including any interest / markup or dividend income, are recognized in profit or loss. (ii) Financial assets measured at These assets are subsequently measured at amortized amortized cost cost using the effective interest method. The amortized cost is reduced by impairment losses. Interest / markup income, foreign exchange gains and losses and impairment are recognized in the statement of profit or loss. (iii) Debt investments at fair These assets are subsequently measured at fair value. value through other Interest income calculated using the effective interest comprehensive income method, foreign exchange gains and losses and impairment are recognized in the statement of profit or loss. Other net gains and losses are recognized in other comprehensive income. On de-recognition, gains and losses accumulated in other comprehensive income are reclassified to the statement of profit or loss. (iv) Equity investments at fair value These assets are subsequently measured at fair value. through other comprehensive Dividends are recognized as income in statement of income profit or loss unless dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognized in other comprehensive income and are never reclassified to the statement of profit or loss. c) De-recognition of financial assets Financial assets are derecognized when the contractual rights to receive cash flows from the

Financial assets are derecognized when the contractual rights to receive cash flows from the financial assets have expired or have been transferred and the Company has transferred substantially all risks and rewards of ownership.

5.7 Cash and cash equivalents

Cash and cash equivalents are carried in the financial position at cost. For the purpose of cash flow statement, cash and cash equivalents consist of cash in hand and balances with banks and short-term deposits which are held to maturity.

5.8 Trade debts and other receivables

a) Financial assets

These are classified at 'amortized cost'. On initial recognition, these are measured at cost, being their fair value at the date of transaction, plus attributable transaction costs. Subsequent to initial recognition, trade debts and other receivables are recognized and carried at original invoice amount



less an estimated allowance made for doubtful receivables based on review of outstanding amounts at the year end. Provision for impairment of trade debts and other receivables is established when there is objective evidence that the Company will not be able to collect all amounts due according to original terms of receivables. Significant financial difficulties of debtors, probability that the debtor will enter bankruptcy or financial reorganization, default or delinquency in payments are considered indicators that trade receivable is impaired. Debts, considered irrecoverable, are written off, as and when identified. Financial assets are derecognized when the rights to receive cash flows from the financial assets have expired or have been transferred and the Company has transferred substantially all risks and rewards of ownership.

b) Financial assets

These on initial recognition and subsequently are measured at cost.

5.9 Trade and other payables

a) Financial liabilities

These are classified as 'financial liabilities at amortized cost'. On initial recognition, these are measured at cost, being their fair value at the date the liability is incurred, less attributable transaction costs. Subsequent to initial recognition, these are measured at amortized cost using the effective interest method, with interest recognized in profit or loss.

b) Non-financial liabilities

These on initial recognition and subsequently are measured at cost.

5.10 Dividend distribution

a) Dividend distributions

liability declared. Dividend is recognized as in the period in which it is Dividend to ordinary shareholders is recognized as a deduction from accumulated profit in statement of changes in equity and as a liability, to the extent it is unclaimed, in the Company's financial statements in the year in which the dividends are approved by Company's shareholders.

b) Appropriations

Appropriations of profit are reflected in the statement of changes in equity in the period in which such appropriations are approved.

5.11 Borrowing cost

Borrowing costs relating to the acquisition, construction or production of a qualifying asset are recognized as part of the cost of that asset. All other borrowing costs are recognized as an expense in the period in which these are incurred.

5.12 Provisions

A provision is recognized when the Company has a legal or constructive obligation as a result of a past event, and it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of obligation. The amount recognized as provision reflects best estimate of expenditure required to settle present obligation at end of reporting period. Provisions are reviewed at each reporting date and adjusted to reflect best estimates.

5.13 Offsetting

Financial assets and financial liabilities are offset and the net amount is reported in the balance sheet if the Company has a legally enforceable right to set off the recognized amounts and the Company intends to settle on a net basis or realize the asset and settle the liability simultaneously.

5.14 Foreign currency translations

Transactions in currencies other than Pakistani Rupees are recorded at rates of exchange prevailing on the dates of transactions. At each balance sheet date, monetary assets and liabilities that are denominated in foreign currencies are translated at rates prevailing on the balance sheet date except where forward exchange contracts have been entered into for repayment of liabilities in that case, the rates contracted for are used. Gains and losses arising on translation are included in profit and loss account, except as stated in respective note to the financial statements.

5.15 Employee benefits

- a)
- Short-term employee benefits / Compensated absences



according to the Company's policy in the period in which the leaves are earned. Charge for the year is included in the statement of profit or loss. The Company has stopped providing compensated absences.

b) Post-employment benefits

The Company operates an unfunded gratuity scheme for all its permanent employees subject to completion of a prescribed qualifying period of service. The Company recognizes expense in accordance with IAS 19 "Employee Benefits". The Company's net obligation in respect of defined benefit plan is calculated separately by estimating the amount of future benefit that employees have earned in the current and prior periods and discounting that amount by using the projected unit credit method. The Company has stopped providing for gratuity services.

5.16 Ordinary share capital

Ordinary share capital is recognized as equity. Transaction costs directly attributable to the issue of ordinary shares are recognized as deduction from equity.

5.17 Stores, spare parts and loose tools

These are normally held for internal use and valued at moving average cost less allowances for obsolete and slow moving items except stores in transit which are valued at invoice values plus other charges incurred thereon up to the balance sheet date. For items which are slow moving and/ or identified as surplus to the Company's requirements, adequate impairment is recognized. The Company reviews the carrying amount of stores, spare parts and loose tools on a regular basis and provision is made for obsolescence.

5.18 Stock-in-trade

Basis of valuations are as follows: *Particulars*

ParticularsMode of Valuationat lower of weighted average cost and net realizableRaw materialvalueWork-in-processat estimated manufacturing costFinished goodsat lower of cost and net realizable value

Cost in relation to work-in-process and finished goods represents average manufacturing cost which consists of prime cost and proportion of manufacturing overheads based on normal capacity. Net realizable value signifies selling price in ordinary course of business less estimated costs of completion and estimated cost necessary to make the sale.

5.19 Revenue recognition

Revenue is recognized when performance obligations are satisfied by transferring control of good or service to a customer and control transfers over time or at point in time. Revenue is measured at fair value of the consideration received or receivable excluding discounts, rebates and government levies.

5.20 Impairment

a) Financial assets

A financial asset is assessed at each reporting date to determine whether there is any objective evidence that it is impaired. A financial asset is considered to be impaired if objective evidence indicates that one or more events have negative effect on estimated future cash flows of that asset. Individually significant financial assets are tested for impairment on an individual basis. The remaining financial assets are assessed collectively in groups that share similar credit risk characteristics.

b) Non-financial assets

The carrying amount of the Company's 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. Impairment losses are recognized as expense in statement of profit or loss. An impairment loss is reversed if there has been a change in estimates used to determine the recoverable amount and loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognized.



5.21 Contingents

- a) Contingent liabilities are disclosed when:
- (i) 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
- (ii) 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.

b) Contingent assets

Contingent assets are disclosed when there is a possible asset that arises from past events and whose existence will be confirmed only by occurrence or non-occurrence of uncertain future events not wholly within the control of the Company. These are not recognized until their realization become certain.

5.22 Earnings per share ("EPS")

The Company calculates both basic and diluted EPS in accordance with IAS 33 "Earnings per Share". Under IAS 33, basic EPS is computed using weighted average number of shares outstanding during the year. Diluted EPS is computed using weighted average number of shares outstanding plus dilutive effect of stock options outstanding during the year.

5.23 Related party transactions

Related party transactions are carried out on an arm's length basis. Pricing for these transactions are determined on the basis of comparable uncontrolled price method, which sets the price by reference to comparable goods and services sold in an economically comparable market to a buyer unrelated to the seller. The accounting methods adopted for various types of transactions and balances with related parties are as follows:

a) Sale of goods and services

Revenue from sale of goods and services to related parties is recognized in accordance with the revenue recognition policy of the Company for such transactions. Receivables against sale of goods outstanding at the reporting date are carried at amortized cost in accordance with the accounting policy of the Company for such balances.

b) Purchases of goods and services

Purchases of goods from related parties are recognized at actual cost to the Company. Payables against purchases from related parties outstanding at the reporting date are carried at amortized cost in accordance with the accounting policy of the Company for such balances.

c) Dividend distribution

Distribution to related parties having shareholding in the Company is recognized in accordance with the accounting policy of the Company for dividend distribution to ordinary shareholders.

5.24 Comprehensive income

Comprehensive income is the change in equity resulting from transactions and other events, other than changes resulting from transactions with shareholders in their capacity as shareholders. Total comprehensive income comprises of all the components of statement of profit or loss and other comprehensive income.

Other comprehensive income comprises of all the items of income and expense, including reclassification adjustments, that are not recognized in profit or loss as required or permitted by approved accounting standards, and is presented in 'statement of profit or loss and other comprehensive income'.

5.25 Figures

Figures have been rounded off to the nearest of rupee.

5.26 The Company claims that the fixed assets and operational activities have been temporarily leased out to ASM Industries Private Limited to tide over the financial constraints; hence the provision of IAS 16 remains applicable.



		30 June 2023	30 June 2022	30 June 2023	30 June 2022
		Number	of shares	Rupees	Rupees
6	SHARE CAPITAL				
	Authorized capital				
	Ordinary shares of Rs. 10 each	12,000,000	12,000,000	120,000,000	120,000,000
	Issued subscribed and paid up capital				
	Ordinary shares of Rs. 10 each				
	- fully paid in cash	10,000,000	10,000,000	100,000,000	100,000,000
	- fully paid as bonus shares	700,000	700,000	7,000,000	7,000,000
		10,700,000	10,700,000	107,000,000	107,000,000

6.1 There is no movement in capital of the Company during the year.

6.2 The Company has only one class of ordinary shares which carry no right to fixed income. All shares rank pari passu with existing shares in all matters / entitlements including right to bonus shares, right shares and dividends.

	30 June 2023	30 June 2022
	Rupees	Rupees
7 SURPLUS ON REVALUATION OF PROPERTY, PLANT AND EQUIPMENT		
Surplus on revaluation		
At beginning of the year	324,404,763	349,207,234
Add: Surplus arisen during the year	-	-
Less: Incremental depreciation for the year	(22,350,833)	(24,802,471)
At end of the year	302,053,930	324,404,763
Less: Related deferred tax		
At beginning of the year	66,393,778	73,586,495
Less: surplus arisen during the year	-	-
Less: Incremental depreciation for the year	(6,481,742)	(7,192,717
At end of the year	59,912,036	66,393,778
Net surplus on revaluation	242,141,894	258,010,985

7.1 The Company, had revalued its freehold land, buildings on freehold land and plant and machinery on 30 June 2010 and 30 June 2016 by independent valuers M/s. Anderson Consulting (Private) Limited (who are on the list of approved valuers of Pakistan Banks' Association) and revaluation adjustments were incorporated. The said revaluation exercises were carried-out to replace the carrying amounts of assets with the market values / depreciated market values.

During the year ended 2021, the revaluation exercise was carried out by independent valuers M/s. Surval (who are on the list of approved valuers of Pakistan Banks' Association) and resultant revaluation adjustments were incorporated in these financial statements.



7.2 The basis of revaluation are as under:

Freehold land The value is based on inquiries in the activity of land and also information obtained from different sources in the area. (Forced Sale Value | 2021: Rs. 77,220,000). Buildings on The value of building is based on information of construction details, covered freehold land areas and quality of constructions were noted and new rate of construction (both factory per square foot was determined based upon estimates of balance life to arrive at new construction value. (Forced Sale Value | 2021: Rs. 96,300,000). and nonfactory) Plant The value is based on inquiries from the local market, market based comparisons and setting price of machinery to obtain prevalent replacement machinery values of similar local and imported machinery items. (Forced Sale Value | 2021: Rs. 142,950,000). 30 June 30 June 2023 2022

				2023	2022
				Rupees	Rupees
8	LONG-TERM FINANCES	From related parties	(current and prior) -	unsecured	
	Sponsors		- note 8.1	-	30,400,000
	Previous associated underta	ikings	- note 8.2	19,641,787	19,641,787
	Current and ex-directors		- note 8.3	149,397,998	149,397,998
				169,039,785	199,439,785

8.1 Loan from sponsors

These represents unsecured loan from sponsors of the Company. The terms of repayment has not yet been decided so far. The Company has written back these loans during the year.

8.2 Previous associated undertakings

This represents unsecured loans from various companies which were previously associated undertakings but had been allocated by the Honorable Lahore High Court, Lahore to other families of ex-Ittefaq group. This amount includes principal amount of Rs. 13.440 million (2022: Rs. 13.440 million) and mark-up accrued on said loans amounting to Rs. 6.21 million (2022: Rs. 6.21 million). Furtherance to same, the parties in dispute have entered into a settlement agreement dated 6 April 2014 which was accorded by Lahore High Court, Lahore in its order dated 16 April 2014.

8.3 Long-term loans from current and ex-directors

These represents unsecured and interest free loans from chief executive officer, directors and sponsors. The terms of repayment has not yet been decided so far, however, the directors and sponsors have given undertaking that they have no intention to demand such loan within period of next twelve months, as such the current maturity has not been presented.

8.4 Due to the nature of these interest free long-term finances as detailed above, the present value of these loans is not calculated and equity portion is not presented in the financial statements.

9	LONG	-TERM SECURITY DEPOSITS		
	Depos	it against leased plant	-	44,300,000
10	9.1 DEFEF	This is interest free security deposit by ASM Industries (Private) Lim	iited.	
		Deferred tax liability on taxable temporary differences		
		Accelerated tax depreciation on property, plant and equipment	7,674,940	8,416,486
		Surplus on revaluation of property, plant and equipment	59,912,037	66,393,777
		Deferred tax asset on deductible temporary differences		
		Unused tax losses	(29,051,397)	(36,472,849)
			38,535,580	38,337,414

KHALID SIRAJ TEXTILE MILLS LIMITED



10.1 Movement in deferred tax due to taxable / (deductible) temporary differences -

	10.1	Movement in deferred tax due to taxable / (ded	uctible) temporar	ry differences -	
			Opening balance	statement of profit or loss	Closing balance
		As at 30 June 2023			
		Accelerated depreciation Surplus on revaluation of property, plant and	8,416,486	(741,546)	7,674,940
		equipment	66,393,777	(6,481,740)	59,912,037
		Unused tax losses	(36,472,849)	7,421,452	(29,051,397)
			38,337,414	198,166	38,535,580
		As at 30 June 2022			
		Accelerated depreciation	8,613,143	(196,657)	8,416,486
		Surplus on revaluation of property, plant and equipment	73,586,494	(7,192,717)	66,393,777
		Unused tax losses	(45,055,688)	8,582,839	(36,472,849)
		As at 30 June 2022	37,143,949	1,193,465	38,337,414
				30 June 2023	30 June 2022
11	TRAD	E AND OTHER PAYABLES		Rupees	Rupees
	Trade	creditors		26,638,997	22,784,325
	Advar	nces from customers		550,000	550,000
	Accru	ed liabilities		2,131,581	1,359,099
	Withh	olding taxes payable		1,328,427	1,262,728
	Worke	ers' profit participation fund	- note 11.1	432,796	344,448
	Worke	ers' welfare fund		138,188	124,521
	Secur	ities payable	- note 11.2	44,600,000	300,000
				75,819,989	26,725,121
	11.1	Movement in worker's profit participation fund			
		Opening balance		344,448	210,720
		Add: Provision for the year		34,166	100,582
		Add: Interest for the year		54,182	33,146
		Closing balance		432,796	344,448
	11.2	It represents security deposits payable on demand	1.		
12	UNCL	AIMED DIVIDEND	- note 12.1	24,058,182	24,058,182
	12.1	These are unclaimed dividends by sponsors of the loans from sponsors is subjudice before the Honor			
13	MARK	-UP ACCRUED ON BORROWINGS			
	Short	term borrowings		16,790,575	16,790,575
14	SHOR	T-TERM BORROWINGS			
	Natio	nal Bank of Pakistan	- note 14.1	68,180,179	68,180,179
	Book	overdraft - unsecured	- note 14.2	44,286	1,507,282

69,687,461

68,224,465



- 14.1 This represents facilities obtained from National Bank of Pakistan for working capital requirements having aggregate sanctioned limits of Rs. 167.50 (2022: Rs. 167.50) million and are secured by way of first pari passu and ranking charges amounting to Rs. 245.33 (2022: Rs. 245.33) million over the fixed and current assets of the Company, pledge of stocks of cotton bales and yarn and personal guarantees of sponsoring directors of the Company. These facilities carry mark-up at the rate of 3 months KIBOR plus 300 bps (2022: 3 months KIBOR plus 300 bps) per annum payable on quarterly basis. These facilities had expired on 31 December 2013 and had not been renewed by the bank till the authorization for issue of these financial statements.
- 14.2 This has arisen due to issuance of post-dated cheques in respect of balance in a bank account.

15 CONTINGENCIES AND COMMITMENTS

Contingencies and Commitments

The Company was in litigation as regard to balances payable to sponsors amounting to Rs. Nil (2022: Rs. 30.40 million), uncalled dividends of sponsors amounting to Rs. 24.06 million (2022: Rs. 24.06 million), previous associated undertakings amounting to Rs. 19.64 million (2022: Rs. 19.64 million) and balance receivable from previous associated undertakings. Furtherance to same, the parties in dispute have entered into a settlement agreement dated 6 April 2014 which was accorded by Lahore High Court, Lahore in its order dated 16 April 2014.

Short-term borrowing facilities from National Bank of Pakistan have not been renewed since 2013. Further, a case was filed by the bank against the company on 24 June 2016 against which hearings are under process.

Other than above, there is no known contingent liability and commitments as on year end (2022: Nil).

Guarantees amounting to Rs. 507,100 (2022: Rs. 507,100) have been issued by various financial institutions in favor of the Company.

16.3 Depreciation

Depreciation for the year is allocated to 'other operating expenses'.

16.4 Had there been no revaluation, cost, depreciation and book value of revalued assets would be:

	Cost	Accumulated depreciation	Book value
		Rupees	
As at 30 June 2023			
Freehold land	1,064,297	-	1,064,297
Factory buildings on freehold land	34,577,413	30,578,246	3,999,167
Non-Factory buildings on freehold land	7,380,828	6,222,600	1,158,228
Plant and machinery	320,871,940	293,765,623	27,106,317
Electric installations	6,881,121	6,032,953	848,168
Laboratory equipment	6,692,987	6,502,964	190,023
	377,468,586	343,102,386	34,366,200
As at 30 June 2022			
Freehold land	1,064,297	-	1,064,297
Factory buildings on freehold land	34,577,413	30,133,894	4,443,519
Non-Factory buildings on freehold land	7,380,828	6,161,641	1,219,187
Plant and machinery	320,871,940	290,753,810	30,118,130
Electric installations	6,881,121	5,938,712	942,409
Laboratory equipment	6,692,987	6,481,850	211,137
	377,468,586	339,469,907	37,998,679

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16.5 Particulars of immovable property in the name of the Company are as follows:

Manufacturing facility			Area
48 KM, Multan Road, Phool Nagar (Bhai Pheru	u), Tehsil Pattoki, Distr	ict Kasur	8.05 Acres
		30 June 2023	30 June 2022
		Rupees	Rupees
LONG-TERM DEPOSITS Deposits with various institutions	- note 17.1	6,348,000	6,348,000

These are deposits with utility companies. As these being held for indefinite period with no fixed 17.1 maturity date, are carried at cost as their amortized cost is impracticable to determine.

		30 June 2023	30 June 2022
		Rupees	Rupees
18	STORES, SPARE PARTS AND LOOSE TOOLS		
	Stores	-	997,325
	Spare parts and loose tools	3,599,692	4,730,214
	Packing material	-	1,419,956
		3,599,692	7,147,495
	Less: Provision for obsolete items	(581,150)	(3,547,803)
		3,018,542	3,599,692
19	TRADE DEPOSITS AND SHORT-TERM PREPAYMENTS		
	Bank guarantee deposits	507,100	507,100
20	TAX REFUNDS DUE FROM GOVERNMENT		
	Income tax refundable	-	-
	Sales tax refundable	54,607	54,607
		54,607	54,607

20.1 It represents accumulated differences of input tax on purchases and sales tax payable.

21	CASH AND BANK BALANCES With banks (on current accounts)	501,519	501,519
22	SALES - NET		
	Gross sales	-	-
	Less: Sales tax		
		-	
23	COST OF SALES		
	Material cost	-	-
	Fuel and power	-	
		-	-



			30 June 2023	30 June 2022
24	OTHER OPERATING INCOME		Rupees	Rupees
	Other income	- note 24.1	-	10,265,136
	Liabilities written back		30,400,000	27,745,403
			30,400,000	38,010,539

24.1 The Company had temporarily leased out its Land and building together with plant and machinery to ASM Industries Private Limited to tide over the financial constraints. Now, the contract is cancelled.

25	ADMINISTRATIVE AND GENERAL EXPENSES			
	Director's remuneration		570,000	200,000
	Salaries and other benefits		1,120,900	905,338
	Travelling and conveyance		-	30,000
	Printing and stationery		-	7,000
	News paper and periodicals		70,150	128,000
	Legal and professional charges		90,000	1,150,000
	Fee and subscription		649,885	392,184
	Auditors' remuneration	- note 25.1	300,000	300,000
	Others		102,528	143,802
			2,903,463	3,256,324
	25.1 Auditors' remuneration			
	Audit fee		250,000	250,000
	Fee for interim review and other certifications		50,000	50,000
			300,000	300,000
26	OTHER OPERATING EXPENSES			
	Provision for obsolete store items		581,150	3,547,803
	Workers' welfare fund		13,667	40,233
	Workers' profit participation fund		34,166	100,582
	Depreciation on property, plant and equipment	- note 16.3	26,169,528	29,044,766
			26,798,511	32,733,384
27	FINANCE COST			
	Bank charges and commission		8,352	116,852
	Interest on Worker's profit participation fund		54,182	33,146
			62,534	149,998
28	TAXATION			
	Current		108,034	318,042
	Prior year effect		-	(49,543)
	Deferred	- note 10.1	198,166	1,193,465
			306,200	1,461,964

28.1 Current year

Provision for current year's taxation has been made in accordance with the relevant provisions of the Income Tax Ordinance, 2001.

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28.2 Prior period assessments

While framing the assessment for tax year 2011, the Deputy Commissioner Inland Revenue has disallowed adjustment of prior periods' refunds amounting to Rs. 5.491 million against which the Company has deposited an amount of Rs. 0.812 million in year 2013. The Company has filed an appeal against above order. The matter is pending adjudication. The tax council of the Company is of the view that there is every likelihood of the case to be decided in favour of the Company.

			30 June 2023	30 June 2022
			Rupees	Rupees
	28.3	Relationship between the tax expense and accounting profit		
			29.00%	29.00%
		- Inadmissible	0.00%	1481.97%
		- Different tax rates	0.00%	-1527.98%
		- Temporary differences	0.00%	-63.79%
		- Prior periods' effect	0.00%	2.65%
		Average effective tax rate	0.00%	-78.15%
)	PROFI	T PER SHARE (BASIC AND ANTI-DILUTIVE)		
	Profit	attributable to ordinary equity holders of the Company	329,292	408,869
	Weigh	ted average number of ordinary shares	10,700,000	10,700,000
	Profit	per share - basic and anti dilutive	0.03	0.04

29.1 There is no anti dilutive effect on the basic loss per share of the Company. Moreover, there are no anti dilutive potential ordinary shares outstanding as at 30 June 2023 and 2022.

30 PLANT CAPACITY AND ACTUAL PRODUCTION

	Number of spindles installed	17,280	17,280
	Installed capacity after conversion into 20 / S counts (kilograms)	4,668,224	4,668,224
		30 June 2023	30 June 2022
		Number of e	mployees
31	NUMBER OF EMPLOYEES		
	Total number of employees at end of year	6	6
	Average number of employees during the year	7	7

32 FINANCIAL RISK MANAGEMENT

The Company finances its operations through equity, borrowings and management of working capital with a view to obtain a reasonable mix between the various sources of finance to minimize the finance related risks to the entity. The Company has exposure to the following risks from its use of financial instruments:

a) Credit risk; b) Liquidity risk; and c) 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.



32.1 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 of the Company.

Risk management systems are reviewed regularly by the executive management team 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.

32.2 Credit risk

Credit risk represents the accounting loss that would be recognized at the reporting date if counterparties failed completely to perform as contracted. The Company does not have significant exposure to any individual counterparty. To manage credit risk the Company maintains procedures covering the application for credit approvals, granting and renewal of counterparty limits and monitoring of exposures against these limits. As part of these processes the financial viability of all counterparties is regularly monitored and assessed. 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.

32.2.1 Exposure to credit risk

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

	30 June 2023	30 June 2022
Trade deposits	507,100	507,100
Bank balances	501,519	501,519
	1,008,619	1,008,619

32.2.2 Credit quality of financial assets

Based on above information, the Company is exposed to minimal credit risk.

32.3 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, that it will always have sufficient liquidity to meet its liabilities when due under both normal and stressed conditions.

For this purpose the Company has sufficient running finance facilities available from various commercial banks to meet its liquidity requirements. Further liquidity position of the Company is closely monitored through budgets, cash flow projections and comparison with actual results by the Board.



32.3.1 Exposure to liquidity risk

(a) Contractual maturities of financial liabilities, including estimated interest payments

	Carrying amount	Contractual cash flows	Not later than 1 year	Later than 1 year
		Rup	bees	
as at 30 June 2023				
Long-term finances	169,039,785	169,039,785	-	169,039,785
Short-term borrowings	68,224,465	68,224,465	68,224,465	-
Un-claimed dividends	24,058,182	24,058,182	24,058,182	-
Trade payables	74,491,562	74,491,562	74,491,562	-
Accrued mark-up	16,790,575	16,790,575	16,790,575	
	352,604,569	352,604,569	183,564,784	169,039,785
as at 30 June 2022				
Long-term finances	169,039,785	169,039,785	-	169,039,785
Short-term borrowings	69,687,461	69,687,461	69,687,461	-
Un-claimed dividends	24,058,182	24,058,182	24,058,182	-
Trade payables	25,462,393	25,462,393	25,462,393	-
Accrued mark-up	16,790,575	16,790,575	16,790,575	
	305,038,396	305,038,396	135,998,611	169,039,785

The following are the remaining contractual maturities of financial liabilities:

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

32.4 Market risk

Market risk is the risk that changes in market price such as foreign exchange rates, interest rates and equity prices will effect 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.

32.4.1 Currency risk

Currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. The Company is not exposed to currency risk.

32.4.2 Interest rate risk

Interest rate risk is the risk that the value of financial instrument will fluctuate due to changes in market interest rates. Significant interest rate risk exposures are primarily managed by a mix of borrowings at variable interest rates. At the reporting date the interest rate profile of the Company's significant interest bearing financial instruments was as follows:

- Fixed rate financial instruments

The Company do not have any financial instrument bearing fixed rate of interest (2022: Nil).

- Fair value sensitivity analysis for fixed rate instruments

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

Variable rate financial assets and liabilities



	30 June 2023		30 June 2022	
	Assets	Liabilities	Assets	Liabilities
		Rupe	es	-
Short-term borrowings		68,224,465	-	69,687,461

Cash flow sensitivity analysis for variable rate instruments

Change of 1% in interest rates at reporting date would have varied profit before tax as shown below. Analysis assumes that all other variables, in particular foreign exchange rates, remain constant.

	Variation in basis points (% age)	Effect on profi 30 June 2023 Rupees	t before tax 30 June 2022 Rupees
- Variable rate financial instruments			
Short-term borrowings	1.00%	682,245	696,875

The above analysis is not necessarily indicative of effects on profit for the year, assets and liabilities. *32.4.3 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 not exposed to any price risk as there are no financial instruments at the reporting date that are sensitive to price fluctuations.

33 FAIR VALUE MEASUREMENT OF FINANCIAL INSTRUMENTS

Fair value is the amount that would be received to sell an asset or paid to transfer a liability in a transaction between market participants at measurement date. Investment in associates are carried using equity method. Carrying values of other financial assets / liabilities reflected in these financial statements approximate their fair values. Underlying the definition of fair value is presumption that the Company is a going concern and there is no intention or requirement to curtail materially scale of its operation or to undertake transaction on adverse terms. A financial instrument is regarded as quoted in active market if quoted prices are readily and regularly available from an exchange dealer, industry group, pricing service or regulatory agency and those prices represent actual and regularly occurring market transactions on an arm's length basis. IFRS 13 'Fair Value Measurement' requires entity to classify fair value measurements and hierarchy that reflects 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 either directly (that is, derived from prices)
- Inputs for the asset or liability that are not based on observable market data 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 information for financial assets and financial liabilities not measured at fair value if the carrying amount is a reasonable approximation of fair value. The Company has not disclosed the fair values for some financial assets and financial liabilities, as these are either short term in nature or reprice periodically. Therefore, their carrying amounts are reasonable approximation of fair value.



34 CAPITAL RISK MANAGEMENT

The company's objectives when managing capital are to safeguard the company's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

The Company manages its capital structure which comprises capital and reserves by monitoring return on net assets and makes adjustments to it in the light of changes in economic conditions. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividend paid to shareholders, appropriation of amounts to capital reserves or/and issue new shares.

There was no change to the Company's approach to capital management during the year and the Company is not subject to externally imposed capital requirements except for maintenance of debt to equity ratio under the financing agreements.

	30 June 2023	30 June 2022
	rupees	in '000
Total debt Total equity and debt (including surplus on revaluation of operating	237,264	269,127
assets)	(43,960)	(44,257)
Debt-to-equity ratio	-540%	-608%

Neither there were any changes in the Company's approach to capital management during the year nor the Company is subject to externally imposed capital requirements.

35 TRANSACTIONS WITH RELATED PARTIES

35.1 Disclosure of transactions between the Company and related parties

The related parties of the Company comprise of associated undertakings, directors of the Company, key management personnel and entities under common directorship. Outstanding balances are reported in respective notes to the financial statements. Significant transactions with related parties other than disclosed elsewhere in the financial statements are as follows:

		30 June 2023	30 June 2022
Nature of relation	Nature of transactions	Rupees	Rupees
Directors	Loan received / (repaid)	-	1,463,112
	Remuneration	570,000	200,000

35.2 Following is the detail of related parties, however, no transaction have been entered into by the Company with them during the current as well as last year.

Company Name	Basis of relationship
Barkat Textile Mills Limited	Common directorship
Ramzan Buksh Textile Mills Limited	Common directorship
Ittefaq Textile Mills Limited	Common directorship
Ittefaq Foundries (Private) Limited	Common directorship
Brother Textile Mills Limited	Common directorship



36 REMUNERATION OF CHIEF EXECUTIVE OFFICER, DIRECTORS AND EXECUTIVES

During the year the Company has paid remuneration of Rs. 570,000 (2022: Rs. 200,000) to the directors. Moreover, no fee had been paid to directors for attending meetings of the board of directors. No employee falls under the definition of executives as provided in the Companies Act, 2017.

37 OPERATING SEGMENTS

These financial statements have been prepared on the basis of a single reportable segment.

- All the sales of the Company are made to customers located inside Pakistan.
- All non-current assets of the Company at 30 June 2023 are located in Pakistan.

38 RECLASSIFICATIONS AND RE-ARRANGEMENTS

Corresponding figures have been re-classified and re-arranged, wherever necessary, to reflect more appropriate presentation of events and transactions for the purpose of comparison. However, no significant re-classification and re-arrangements are made in the financial statements.

39 DATE OF AUTHORIZATION FOR ISSUE

These financial statements have been approved by the board of directors of the Company and authorized for issue on September 21, 2023.

Chief Executive Officer

al filed

Director

Chief Financial Officer

Lahore.

		Carrying	g Amount			Fair Va	lue	
Financial instruments on reporting date	Fair value through profit or loss	Amortized cost	Other financial liabilities	Total	Level 1	Level 2	Level 3	Total
+ 20 km - 2022				Rupee	°S			
as at 30 June 2023								
Financial assets / liabiliti measured at fair value	es						-	-
Financial assets not meas	ured at fair value	,						
Trade deposits	507,100	-	-	507,100	-	507,100	-	507,100
Bank balances	501,519	-	-	501,519	-	501,519	-	501,519
	1,008,619	-	-	1,008,619	-	1,008,619	-	1,008,619
Financial liabilities not m	easured at fair vo	alue						
Long term finances	-	-	169,039,785	169,039,785	-	-	-	-
Short term borrowings	-	-	68,224,465	68,224,465	-	-	-	-
Unclaimed dividend	-	-	24,058,182	24,058,182	-	-	-	-
Trade payables	-	-	74,491,562	74,491,562	-	-	-	-
Accrued mark-up	-	-	16,790,575	16,790,575	-	-	-	-
	-	-	352,604,569	352,604,569	-	-	-	-
as at 30 June 2022								
Financial assets / liabiliti measured at fair value			-	<u> </u>	-	-		
Financial assets not meas	ured at fair value							
Trade deposits	507,100	-	-	507,100	-	507,100	-	507,100
Bank balances	501,519	-	-	501,519	-	501,519	-	501,519
	1,008,619	-	-	1,008,619	-	1,008,619	-	1,008,619
Financial liabilities not m	easured at fair vo	alue						
Long term finances	-	-	199,439,785	199,439,785	-	-	-	-
Short term borrowings	-	-	69,687,461	69,687,461	-	-	-	-
Unclaimed dividend	-	-	24,058,182	24,058,182	-	-	-	-
Trade payables	-	-	25,462,393	25,462,393	-	-	-	-
Accrued mark-up	-	-	16,790,575	16,790,575	-		-	-
	-	-	335,438,396	335,438,396	-	-	-	-

16 PROPERTY, PLANT AND EQUIPMENT

16.1 Reconciliation of carrying values at end of the year - 30 June 2023

	COST	/ REVALUED AMO	UNTS		DEPRECIATION		BOOK VALUE	Annual
PARTICULARS	As at	Additions /	As at	As at	Charge for	As at	As at	rate of
	1/July/2022	(Disposals)	30/June/2023	1/July/2022	the year	30/June/2023	30/June/2023	dep.
				Rupees				% age
Freehold land						1		
Cost	1,064,297	-	1,064,297	-	-	-	1,064,297	-
Revaluation	95,460,703	-	95,460,703	-	-	-	95,460,703	-
	96,525,000	-	96,525,000	-	-	-	96,525,000	
Factory building on free								i /
Cost	34,577,413	-	34,577,413	30,133,894	444,352	30,578,246	3,999,167	10
Revaluation	194,932,641	-	194,932,641	109,766,861	8,516,578	118,283,439	76,649,202	10
	229,510,054	-	229,510,054	139,900,755	8,960,930	148,861,685	80,648,369	
Non-factory building on						(·
Cost	7,380,828	-	7,380,828	6,161,641	60,959	6,222,600	1,158,228	5
Revaluation	19,394,423	-	19,394,423	8,522,963	543,573	9,066,536	10,327,887	5
	26,775,251	-	26,775,251	14,684,604	604,532	15,289,136	11,486,115	
Plant and machinery								
Cost	320,871,940	-	320,871,940	290,753,810	3,011,813	293,765,623	27,106,317	10
Revaluation	415,366,439	-	415,366,439	287,734,647	12,763,179	300,497,826	114,868,613	10
	736,238,379	-	736,238,379	578,488,457	15,774,992	594,263,449	141,974,930	
Electric installations	(004 424			F 020 742	04.244	(032 052	0.40.470	10
Cost	6,881,121	-	6,881,121	5,938,712	94,241	6,032,953	848,168	10
Revaluation	16,214,684	-	16,214,684	13,835,245	237,944	14,073,189	2,141,495	10
1.1	23,095,805	-	23,095,805	19,773,957	332,185	20,106,142	2,989,663	
Laboratory equipment	6,692,987		6,692,987	(494 950	24.444	6,502,964	190,023	10
Cost Revaluation	18,295,338	-	18,295,338	6,481,850 15,399,749	21,114 289,559	6,502,964 15,689,308	2,606,030	10 10
Revaluation	24,988,325	-	24,988,325	21,881,599	310,673	22,192,272	2,606,030	10
Tools and equipment	154,960		154,960	150,193	477	150,670	4,290	10
• •		-						10
Concrete mixer	300,000	-	300,000	290,848	915	291,763	8,237	10
Weighing scales	233,200	-	233,200	225,485	772	226,257	6,943	10
Furniture and fixtures	7,609,088	-	7,609,088	6,454,467	115,462	6,569,929	1,039,159	10
Tube well	1,292,880	-	1,292,880	1,047,340	24,554	1,071,894	220,986	10
Arms and ammunition	27,350	-	27,350	25,379	197	25,576	1,774	10
Bicycles	11,880	-	11,880	11,820	12	11,832	48	20
Motor vehicles	13,263,417	-	13,263,417	12,971,236	43,827	13,015,063	248,354	15
Total - 30/June/2023	1,160,025,589	-	1,160,025,589	795,906,140	26,169,528	822,075,668	337,949,921	

16.2 Reconciliation of carrying values at beginning of the year - 30 June 2022

	COST	/ REVALUED AMO	UNTS		DEPRECIATION		BOOK VALUE	Annual
PARTICULARS	As at	Additions for	As at	As at	Charge for	As at	As at	rate of
	1/July/2021	the year	30/June/2022	1/July/2021	the year	30/June/2022	30/June/2022	dep.
				Rupees				% age
Freehold land								
Cost	1,064,297	-	1,064,297	-	-	-	1,064,297	-
Revaluation	95,460,703	-	95,460,703	-	-	-	95,460,703	-
	96,525,000	-	96,525,000	-	-	-	96,525,000	
Factory building on free								
Cost	34,577,413	-	34,577,413	29,640,170	493,724	30,133,894	4,443,519	10
Revaluation	194,932,641	-	194,932,641	100,303,996	9,462,865	109,766,861	85,165,780	10
	229,510,054	-	229,510,054	129,944,166	9,956,589	139,900,755	89,609,299	
Non-factory building on								
Cost	7,380,828	-	7,380,828	6,097,473	64,168	6,161,641	1,219,187	5
Revaluation	19,394,423	-	19,394,423	7,950,781	572,182	8,522,963	10,871,460	5
	26,775,251	-	26,775,251	14,048,254	636,350	14,684,604	12,090,647	
Plant and machinery								
Cost	320,871,940	-	320,871,940	287,407,351	3,346,459	290,753,810	30,118,130	10
Revaluation	415,366,439	-	415,366,439	273,553,337	14,181,310	287,734,647	127,631,792	10
	736,238,379	-	736,238,379	560,960,688	17,527,769	578,488,457	157,749,922	
Electric installations			· ·					
Cost	6,881,121	-	6,881,121	5,834,000	104,712	5,938,712	942,409	10
Revaluation	16,214,684	-	16,214,684	13,570,863	264,382	13,835,245	2,379,439	10
	23,095,805	-	23,095,805	19,404,863	369,094	19,773,957	3,321,848	
Laboratory equipment						1		
Cost	6,692,987	-	6,692,987	6,458,390	23,460	6,481,850	211,137	10
Revaluation	18,295,338	-	18,295,338	15,078,017	321,732	15,399,749	2,895,589	10
	24,988,325	-	24,988,325	21,536,407	345,192	21,881,599	3,106,726	
Tools and equipment	154,960	-	154,960	149,663	530	150,193	4,767	10
Concrete mixer	300,000	-	300,000	289,831	1,017	290,848	9,152	10
Weighing scales	233,200	-	233,200	224,628	857	225,485	7,715	10
Furniture and fixtures	7,609,088	-	7,609,088	6,326,176	128,291	6,454,467	1,154,621	10
Tube well	1,292,880	-	1,292,880	1,020,058	27,282	1,047,340	245,540	10
Arms and ammunition	27,350	-	27,350	25,160	219	25,379	1,971	10
Bicycles	11,880	-	11,880	11,805	15	11,820	60	20
Motor vehicles	13,263,417	-	13,263,417	12,919,675	51,561	12,971,236	292,181	15
Total - 30/June/2022	1,160,025,589		1,160,025,589	766,861,374	29,044,766	795,906,140	364,119,449	



FORM OF PROXY

KHALID SIRAJ TEXTILE MILLS LIMITED

I/We	
of	being member(s) of Khalid Siraj Textile Mills Limited
under Member Register Folio No.	and/or CDC Participant ID No./Sub-Account
No/Investor Account No.	and holder of ordinary shares
hereby appoint Mr./Mrs./Miss	who is also a
member of the Company, as my/our p	roxy in my/our absence to attend and vote for me/us and on
my/our behalf at the 36th Annual Gen	eral Meeting of the Company to be held at the Registered
Office of the Company, 135-Upper Mal	l, Lahore on Tuesday, October 24, 2023 at 10:00 a.m. or at any
adjournment thereof.	
As witness my/our hand(s) this	day of 2023
signed by the said	in the presence of
4 1971	
1. Witness:	Affix Revenue Stamps of Rs.5/-
Signature	
Name	
CNIC	
	Signature of Member
2. Witness:	
Signature	Shareholder's Folio No
Name	CDC Participant I.D/Sub A/c #
Address	CNIC
Notes:	

ies:

- Proxies, in order to be effective, must be received at the Company's Registered Office 135-1. Upper Mall, Lahore, not less than 48 hours before the time for holding the meeting and must be duly stamped, signed and witnessed.
- Signature must agree with the specimen signature registered with the Company. 2.
- An individual beneficial owner of CDC, entitled to attend any vote at this meeting, must 3. bring his/her NIC/Passport to prove his/her identity, and in case of proxy must enclose an attested copy of his/her NIC/Passport. Representative of corporate members should bring the original usual documents required of such purpose.
- No person shall act as proxy unless he is member of the Company. 4.

رپاکسی فارم(مختارنامه)

خالد سراج ٹیکسٹائل ملز لمیٹڈ

الم
ائن یثیت رکن خالد مراج تیکسائل طولهیند برطایق ممبر رجیز فولیونسر
یپی د ما مد سوان به سال در از مدیر از دمالک ما مصف بذرید بذامجتر مراحتر مه
لینی کارکن بھی ہے،
والسيز/جار الماه پر تميش كر دمز دادشتر 135 اپرمال، لا بود ش بروز جعه 24 اکتوبر 2023 كون 10:00 بيخه منطقه بوف دالے تميش کے 36 ويس مالانه اجلاس حام ميں حق رائے دى استعمال كرنے، تقریراود شركت كرنے یا کو بھی التواد کی صورت میں اپنا/ جارا بلود مختار (پراكس) مقرر كرتا
- ארביים אינט אינט אינט אינט אינט אינט אינט אינט
چ بر دز
گواهان
-
ڭغ:
›: بېيولرا زېدۇقو مىشاقتى كارد نمېر:
ينيون لا ذهبي ما رد مير.
د:
نظير: شيئر بولڈر کا فولیونمبر:
م: مى ۋى كى پارشىچىك آنى ۋى اۇ يلى كائا شەنبىر:
پیوٹرا ئز ڈقو می شاختی کارڈنم
وت.
1- پر آ سمیان تا مکه بوشیس بمپنی سے دجنر ذدفتر،135 اپرمال، لاہور شراجلاس سے انعقاد ہے کم از کم 48 تھنڈنل لازماد صول ہوجانی چائیس اور با قاعدہ مہر، د یخط اور گواہی شدہ ہونی چائیس۔
2۔دستخط کمپنی کے ہاں رہٹر ڈممونہ پر تخطول کے مطابق ہونے چاہئیں۔
3۔ی ڈی کا ایک انفرادی بیفضل اور،اجلاس بذایش شرکت ادرمق رائے دہی استعمال کرنے کالل، اپنی شناخت ثابت کرنے کے لئے اپنا کہیوٹرائز ڈقو می شاختی کارڈیا سیورٹ لاز باعمراہ لائے،اور پراکسی کی صورت میں اپنے کہیوٹرائز ڈقو می شاختی کارڈیا سیورٹ کی صورت میں اپنے کہیوٹرائز ڈقو می شاختی کارڈیا سیورٹ کی صورت میں اپنے کہیوٹرائز ڈقو می شاختی کارڈیا سیورٹ کی صورت میں اپنے کہیوٹرائز ڈقو می شاختی کارڈیا سیورٹ کی تک کارڈیا سیورٹ کی صورت میں اپنے کہیوٹرائز ڈقو می شاختی کارڈیا سیورٹ کی تک اور پا
منسلک کریں۔کار پوریٹ ممبران نے نمائندہ کوایسے مقصد سے لیے ضروری معمول کی اصل دستادیزات ہمراہ لانی چاہئیں۔

4 كونى شخص بطور پراسمى كامېيى كرسكما جب تك وه كېنى كانمبر ند بو-

Welcome to

818



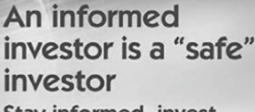


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