

# CONDENSED INTERIM FINANCIAL STATEMENTS

(UN-AUDITED)
FOR THE THREE-MONTH AND SIX-MONTH
PERIOD ENDED DECEMBER 31, 2023

# **ALTERN ENERGY LIMITED**

# ALTERN ENERGY LIMITED COMPANY INFORMATION

# **BOARD OF DIRECTORS**

Mr. Faisal Dawood Chairman
Mrs. Mehreen Dawood Director
Mr. Farooq Nazir Director

Mrs. Aliya Saeeda Khan Independent Director

Mr. Shah Muhammad Chaudhry Director Mr. Salih Merghani Director

Syed Rizwan Ali Shah Independent Director

Mr . Umer Shehzad Sheikh Chief Executive (Deemed Director)

# **AUDIT COMMITTEE**

Syed Rizwan Ali Shah Chairman

Mr. Farooq Nazir

Mr. Shah Muhammad Chaudhry

# **HUMAN RESOURCE & REMUNERATION COMMITTEE**

Mr. Farooq Nazir Chairman

Mr. Shah Muhammad Chaudhry

Syed Rizwan Ali Shah

# **CHIEF FINANCIAL OFFICER**

Ms. Noor Shuja

# **COMPANY SECRETARY**

Mr. Salman Ali

# HEAD INTERNAL AUDIT

Ms. Rabia Shoaib

# **EXTERNAL AUDITORS**

Grant Thornton Anjum Rahman - Chartered Accountants

# **BANKERS**

MCB Bank Limited

The Bank of Punjab

Habib Bank Limited

Habib Metropolitan Bank Limited

# REGISTERED OFFICE

DESCON HEADQUARTERS, 18-km Ferozpur Road, Lahore.

# **REGISTRAR SHARES**

M/s. Corplink (Pvt.) Limited

Wings Arcade, 1-k Commercial Model Town, Lahore.

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# ALTERN ENERGY LIMITED DIRECTORS' REVIEW

We, the undersigned, on behalf of the Board of Directors of Altern Energy Limited ('the Company') present the un-audited (limited reviewed) consolidated and unconsolidated condensed interim financial statements of the Company for the six-month period ended December 31, 2023.

### **GENERAL**

The principal activities of the Company continue to be sale of electricity, ownership, operation and maintenance of a 32 Mega Watts gas-fired thermal power plant located near Fateh Jang, District Attock, Punjab. The electricity produced is sold to its sole customer Central Power Purchasing Agency (Guarantee) Limited ('CPPA') through the transmission network of National Transmission and Dispatch Company ('NTDC').

The Company's shares are listed on Pakistan Stock Exchange. The Company owns 100% shares of Power Management Company (Private) Limited ('PMCL') (a special purpose vehicle) which in turn holds 59.98% shares of Rousch (Pakistan) Power Limited ('RPPL'). RPPL is an unlisted public company and an independent power producer having a gross capacity of 450 Mega Watts. The principle activity of RPPL is sale of electricity, ownership, and the operation and maintenance of a 450 Mega Watts gas based combined cycle thermal power plant located near Sidhnai Barrage, Abdul Hakeem, District Khanewal, Punjab.

The Company has a Power Purchase Agreement ('PPA') with its sole customer, CPPA for thirty years which commenced from June 6, 2001, ending on June 5, 2031.

The Company's Generation License expired on September 21, 2021 and it had applied for its renewal/extension from the National Electric Power Regulatory Authority ('NEPRA'), in line with the term of its PPA and Implementation Agreement ('IA') on August 31, 2021. On September 12, 2023, NEPRA in its Regulatory Meeting approved the extension in the term of the Generation License for ten (10) years from the expiry of the previous term till June 05, 2031, making it consistent with the term of the PPA and the IA. Currently, NEPRA is in the process of further internal evaluation on the application for renewal, and will issue its official decision in due course. Subsequently, the Company will continue to make its power plant available as per the requirements of the PPA until the expiry of PPA as stated above. Therefore, the power generation operations shall continue to be operated in the normal course of business.

Furthermore, although the power generation operations are in losses for many years, the Company's viability is unaffected as the main source of income is the dividend income that it earns on its long term investment in subsidiary stated in note 7 of these condensed interim unconsolidated financial statements.

# FINANCE

Revenue for the period under review was nil due to no dispatch to the off-taker because of pending renewal of the Generation License. Revenue for the corresponding period of the last year represents delayed payment mark-up. The Company incurred gross loss of Rs. 44 million as compared to gross loss of Rs. 42 million in corresponding period of 2022. The Company posted net profit of Rs. 3,419 million resulting in earnings per share (EPS') of Rs. 9.41, as compared to net loss of Rs. 51 million and loss per share of Rs. 0.14 in corresponding period of 2022. Net profit for the current period includes dividend income amounting to Rs. 3,429 million (2022: Rs. Nil) from the subsidiary, PMCL.

Your Company's consolidated earnings attributable to the equity holders of Altern Energy Limited for the period under review were Rs. 1,404 million resulting in EPS of Rs. 3.86 per share, as compared to consolidated earnings of Rs. 1,872 million and EPS of Rs. 5.15 in the corresponding period of the last year.

In view of the foregoing and based on the Company's income from its subsidiary Rousch, your Board contends that the Company will continue as a Going Concern in the foreseeable future.

### DIVIDEND DISTRIBUTION

- On August 15, 2023, the Board of Directors of the Company declared and subsequently distributed first interim cash dividend @47% (Rs. 4.70 per ordinary share) amounting to Rs. 1,707.89 million to the shareholders of the Company.
- On November 07, 2023, the Board of Directors of the Company declared and subsequently distributed second interim cash dividend @47.5% (Rs. 4.75 per ordinary share) amounting to Rs. 1,726.06 million to the shareholders of the Company.

### **OPERATIONS**

During the period under review, the plant did not dispatch electric power to the off-taker similar to no dispatch during the corresponding period of the previous financial year, on account of pending renewal of Generation License from NEPRA. Furthermore, the Company is facing diminishing dispatch demand from the off-taker in the past few years on account of plant being low on economic dispatch merit order of CPPA. The new power generation plants added into the national grid during the last few years being more efficient rank above your plant in CPPA's economic dispatch merit order.

During the period under review, all other scheduled and preventive maintenance activities were conducted in accordance with the Original Equipment Manufacturer ('OEM')'s recommendations. We are pleased to report that all the engines and their auxiliary equipment are in sound mechanical condition for smooth and reliable operations.

# QUALITY, ENVIRONMENT, HEALTH & SAFETY (QEHS)

The Company adheres to a set of QEHS Principles implemented to achieve optimal standards of health and safety for its employees. Overall, the health, safety and environment performance of the plant remained satisfactory during the period under review.

# SUBSIDIARY'S REVIEW

During the period under review, your Company's subsidiary Rousch (Pakistan) Power Limited ('RPPL') has posted turnover of Rs. 4,758 million (corresponding period in 2022: Rs. 6,362 million) and the cost of sales was Rs. 1,693 million (2022: Rs. 2,570 million). Net profit for the period was Rs. 3,249 million (2022: Rs. 3,452 million) delivering earnings per share ('EPS') of Rs. 3.77 per share of Rs 10 each (2022: Rs. 4.00).

Delay in payments from RPPL's sole customer, CPPA continues. At the end of the reporting period, out of the total receivable of Rs. 12,719 million (June 30, 2023: Rs. 15,248 million), Rs. 10,384 million were overdue as compared to overdue receivables of Rs. 12,951 million at the end of June 30, 2023, including disputed amount of Rs 6,815 million (June 30, 2023: Rs. 6,300 million) on account of Other Force Majeure Event ('OFME') dispute with CPPA.

During the period under review, net generation delivered to the off-taker was zero GWh against 40 GWh delivered to the off-taker during the same period last year. RPPL's plant dispatch factor during the period remained 0% due to its position in the Merit Order of CPPA, as compared to 3.95 % during the corresponding period of last year. Zero generation is mainly due to curtailment of RLNG as well as reduced demand from the off taker.

RPPL's issue of OFME with CPPA continues. In a meeting heldin July 2023 between the counter parties on this matter, it was agreed that RPPL Plant will only be dispatched if it is required under the Economic Merit Order (EMO) as per the terms of the PPA. However, the plant will be considered on OFME if required to be dispatched as per EMO and RLNG is not available. It is hoped that this will help in mitigating the negative impact of OFME days. During the period under review, there were 66.5 OFME days in accordance with its PPA.

# RISK MANAGEMENT

There has been no change in the risk management profile and risk manager policies of the Company as disclosed in Note 31 of the last annual financial statements of the Company for the year ended June 30, 2023.

### **MATERIAL INFORMATION**

There have been no material changes since 1st July 2023 and the Company has not entered into any commitment which would affect its financial position at the reporting date, except for those mentioned in annual audited financial statements of the Company for the year ended June 30, 2023.

### **FUTURE OUTLOOK**

Your Company and the power sector are expected to face challenges in near future. Some of these continue to be macro-economic challenges such as shortage and extremely high prices of imported RLNG due to supply chain issues and Pak Rupee devaluation. Other challenges are Company specific such as low despatch demand from the off-taker, and its loss of capacity revenue due to the Company being on take and-pay arrangement under the PPA with CPPA. However, it is managing its operational costs from receipt of overdue receivables from CPPA. We expect that the Company will be able to generate some income from dispatch of power following renewal of its power generation license by NEPRA. Furthermore, the Company will continue to be a Going Concern due to income from its investment in its subsidiary.

# **CORPORATE GOVERNANCE**

# Composition of the Board of Directors

The total numbers of directors are eight including Chief Executive (Deemed Director) including two female directors. The composition of the Board is as follows:

| Sr. | Category                          | Names                        |  |
|-----|-----------------------------------|------------------------------|--|
| No. |                                   |                              |  |
| 1   |                                   | Mr. Faisal Dawood (Chairman) |  |
| 2   |                                   | Mr. Farooq Nazir             |  |
| 3   | Non-Executive Directors           | Mrs. Mehreen Dawood          |  |
| 4   |                                   | Mr. Salih Merghani           |  |
| 5   |                                   | Mr. Shah Muhammad Chaudhary  |  |
| 6   | Indomendant Directors             | Mrs. Aliya Saeeda Khan       |  |
| 7   | Independent Directors             | Syed Rizwan Ali Shah         |  |
| 8   | Chief Executive (Deemed Director) | Mr. Umer Shehzad Sheikh      |  |

# **Committees of the Board**

The Board has established two committees which are chaired by Independent or non-executive directors. These committees are as follows:

### **Audit Committee**

The Audit Committee comprises of three (3) members as follows:

Syed Rizwan Ali Shah (Independent Director) – Chairman

Mr. Farooq Nazir (Non-executive Director)
Mr. Shah Muhammad Chaudhary (Non-executive Director)

### **Human Resource & Remuneration Committee**

The Committee comprises of three (3) members as follows:

Mr. Farooq Nazir (Non-executive Director) – Chairman

Mr. Shah Muhammad Chaudhary (Non-executive Director) Syed Rizwan Ali Shah (Independent Director)

### Internal Audit and Control

The Board of Directors has set up an independent audit function headed by a qualified person reporting to the Audit Committee. The scope of the internal audit function within the Company is clearly defined by the Audit Committee which involves regular review of internal financial controls.

### **Directors' Remuneration**

The remuneration of Board members is fixed by the Board itself. A formal directors' remuneration policy approved by the Board is in place. The policy states procedure for remuneration to Directors in accordance with requirements of the Act and the Regulations. As per the Policy, the nominee directors are not entitled to receive Board / Committee meetings fee or any other remuneration. Only the Independent Directors are paid for the meeting participation.

# RELATED PARTY TRANSACTIONS

All transactions with related parties are conducted in ordinary course of business on an arm's length basis. Further, in accordance with the requirements of the Act and the Regulations, the Board of Directors have approved the policy for related party transactions. The Company has made appropriate disclosure of the related party transactions in the financial statements annexed with this report.

# CORPORATE SOCIAL RESPONSIBILITY

The Company is committed to act responsibly towards the community and environment for mutual benefit. The Company recognizes the importance of being a good corporate citizen in conducting its business as well as delivering its obligations in social welfare of its staff and community in general. Particular attention is given to protect environment of the local community by planting trees. Additionally, local community benefits from our strategy of employing more staff at our plant site from surrounding areas.

# ACKNOWLEDGEMENT

The Company remains grateful to its shareholders, employees, Government functionaries and all other stakeholders for placing their confidence and trust to steer the Company in these challenging times.

For and on behalf of the Board

Umer Shehzad Sheikh Chief Executive

Date: February 26, 2024

Place: Lahore.

Shah Muhammad Chaudhry

Director

# ڈائر یکٹرز کی جائزہ رپورٹ

ہم، زیر دخظی، آلن از جی لمیٹر کے بورڈ آف ڈائر میکٹرز کی جانب ہے 31 دمبر 2023 کوختم ہونے والی ششاہ کی غیر نظر خانی شدہ (محدود جائزہ شدہ) مجموعی اور غیر مجموعی کنڈینسڈ عیور کی مالی صابات بخوشی پیش کرتے ہیں۔

# عمومي

کمپنی کی اہم ترین سرگرمیوں میں 32 میگاواٹ کے گیس قبرل پاور پلانٹ واقع نزودفتح جنگ ضلعا تک جناب کی ملکیت ،آپریشن ،دکھیے بھال اوراپنے واحدصارف سنشرل پاور پرچیز نگ ایجننی ( گارٹنی) کمیٹنڈ ('CPPA') کونیشنل ٹرانسمیشن ایٹرڈوئیسٹی تکپنڈل ('NTDC') کے ٹرانسمیشن نہیے ورک کے ذریعے بکیل کی فروخت شامل ہے۔

سمپنی کے تھھ پاکتان شاک اینچینی میں درج ہیں۔ کمپنی پاور پیٹجنٹ کمپنی (پرائویٹ) کمپیٹر ( خصوص مقصد کی کینی ) کے 100 فیصد تھھ میں کما لک ہے، جو بدلے میں Rousch (پاکستان) پاور کمپیٹر (RPPL) کے 98.98 فیصد تھھ میں محقق ہے۔ (RPPL) ایک فیمر مندرج پلک کمپنی اور 450 میڈا واٹ کی مجموق اصلاحیت رکھنے والو خود بختار پاور پروڈ ایومر ہے۔ فائز ڈکم اکٹر کم کیل تحرک باور بلانٹ 450 میڈا واٹ بواقع سدھنا تی ہیرائ جمہر انگیم، منطع خانوال، جنبا سی مکلیت، آپریشن، دکیجے بھال اور نکلی کن فروخت شامل ہے۔

سكيني كااپن واحدصارف، CPPA كرماته تيس سال كاپاور پر چيزايگريمنٽ ('PPA') ب جو 6 جون 2001 سے شروع جوااور 5 جون 2031 كوختم جوگا۔

کیٹی کے جزیش النسن کی میعاد 2 تمبر 201 کو تم ہوگی اوراس نے 31 اگر = 2021 کو اپنے PPA اورا میلی پیٹیش انگیر بیٹ (۱۵) کی شرائظے مطابق پیٹیش الیکٹرک پاورر نگولیزی اتفار ٹی (۱۷) میں تعریف کے لیے ورخواست دی تھی۔ 12 تمبر 2023 کو بھیرا نے اپنے ریگولیئری اجلاس میں جزیشن النسن کی مدت میں گزشتہ مدت کی میعاد ختم ہونے نے 65 جون 2031 کو بھیرا نے اپنے ریگولیئری اجلاس میں جزیشن النسنس کی مدت پی گرزشتہ مدت کی میعاد ختم ہونے ہوئے کہ متعاول 2031 کی شرائظ کے ساتھ ہم تائے پر تال کر رہا ہے، اور مناسب وقت پر اپنیا ضابطہ فیصلہ جاری کر سے گا۔ 40 کی میعاد ختم ہونے تک دستیاب رکھی جیسا کہ اور پر بتایا گیا ہے۔ البذا، بکل کی پیداوار کے کام معمول کے مطابق جلتے رہیں جلے جلے رہیں گے۔

مزید برآل،اگرچہ پاور جزیش آپیشنز کی سالوں سے خسارہ میں ہیں،کین کمپنی متحکم ہے کیونکہ آنہ نی کا نبیادی ذر بعیرمنا فع مقسمہ کی آنہ نی ہے جواسے ذیلی ادارہ میں طویل مدتی سرماییکا ری سے حاصل ہوتی ہے جوان کشینیڈ مجبوری فیم جموعی المایاتی گوشواروں کے نوٹ 7 میں بیان کی گئی ہے۔

# فنانس

جزیشن اکسنس کتجدید کے التواء کی وجہ سے خزیدار اور تیسل نہ ہونے کے باعث زیرجائز وہدت کے لیے آمد نی صفر رہی پیچیلے سال کی اس مدت کی آمد نی تاخیر سے ادائیگل کے مارک اپ پر ششتل ہے۔ کپنی 2022 کی اس مدت میں مجموعی اقتصان 44 ملین رو پے کا خالص منافع ورج کیا جس کے بنتی میں 8.4 ملین رو پے کا خالص منافع میں ذیلی کپنی کے 2024 ملین رو پے کا خالص منافع میں ذیلی کپنی کے 2024 سے روپے فی شیئر تنصان ہوا تھا۔ موجود وہدت کے خالص منافع میں ذیلی کپنی کہ 20 میں میں 19 میں میں 2021 میں روپے کا خالص منافع میں ذیلی کپنی کہ کہ میں کہ میں موجود وہدت کے خالص منافع میں ذیلی کپنی کہ میں 2021 میں 2021 میں 2021 میں موجود وہدت کے خالص منافع میں ذیلی کپنی میں 2024 سے 2021 میں 2021 میں

آپ کی کینسولیڈ عذا آمد نی الٹرن انر تی کمیٹی ہولڈرز سے منسوب ہے جو کہ زیرجائز دمدت کے لئے1,404 ملین روپے جس کے نتیجے میں فی شیئر آمد نی (EPS) 3.86روپے فی شیئر جبکہ۔ گزشتہ سال کی ای مدت میں1,872 ملین روپے اور فی شیئر آمد نی (EPS) 5.15روپے فی شیئرتھی۔

نہ کورہ بالا امور کے بیش نظر اور کمپنی کے ماتحت ادار Rousch سے ہونے والی آمدنی کی نبیاد پر، آپ کا بورڈ پُراعتاد ہے کہ کمپنی مستقبل قریب میں گوئنگ کنسران کے طور پر جاری رہے گی۔

# منافع منقسمه كي تقسيم

•15اگستة 2023 كو،كپنى كے بورڈ آف ڈائز يكثرزنے پيلے عبورى نقد منافع مقسمہ بشر ج4.70(4.70روپ فى عام تيئز) كا اعلان كيا اوراس كے بعد كپنى كشيئر ۽ ولڈرز كو1,707.89 ملين روپ كى رقم تقسيمى \_

•00 نومبر 2023 کو، کمپنی کے بورڈ آف ڈائز کیٹرزنے دوسراعبوری نقد منافع منقسمہ بشر گ 47.5 (4.75 دوپ فی عام شیئر ) کا علان کیا اوراس کے بعد کمپنی کے شیئر ہولڈرز کو 1,726.06 ملین روپے کی اقر تقسیم کی۔

# آيريشز

زیرِ جائزہ مدت کے دوران، بیان نے نیمرا سے جزیش لائسنس کی تجدید کے النواء کی وجہ ہے ، گزشتہ مالی سال کی اس مدت کی طرح تر بدار کو بنگل کی کوئی ترسن ٹیمیں کی سرنر بدیران ، میٹنی کو CPPA کے اقتصادی ڈیسٹنی جیرٹ آرڈر پر بیانٹ کے کم ہونے کی وجہ سے چھے بچھے مالوں میں خرید بدار کی طرف سے کم ڈیسٹنی طلب کا سامنا ہے۔ گزشتہ چند سالوں کے درمان پیٹل گرڈیٹس ٹٹال کیے گئے نے پاور جزیش بیانٹس CPPA کے اقتصادی ڈیسٹنی جیرٹ آرڈر میں آپ کے بیانٹ نے زیادہ مؤثر دوجر کھتے ہیں۔

ز بر جائز دمدت کے دوران ، تمام دیگر مقرر داور حفاظتی میٹی نینس سرگرمیاں اصل ایکو بحث میپونینچرردی (OEM') سفارشات کے مطابق سرانجام دی گئیں۔ ہم بخوشی بیان کرتے ہیں کہ تمام انجن اوران کے معاون آلات ہموار اور قائل بھر وسد آپریشنز کے لئے متحکام سیلینیکل حالت میں ہیں۔

# معيار، ماحول ، صحت اور حفاظت (QEHS)

سمپنی اپنے ملاز مین کے لئے صحت اور حفاظت کے بہتر سے بہتر معیار کے حصول کے لئے الا کو EHS اصولوں پٹل کرتی ہے۔ مجموق طور پر، بلانٹ کی صحت ، حفاظت اور ماحولیاتی کارکرد گی زیرِ جائزہ عرصہ کے دوران تسلی پخش رہیں۔

# ماتحت ادارے کا جائزہ

زیرِ جائزہ مدت کے دوران بھنی کے ذیلی ادارہ روش (پاکستان) پاورلمیشلا 'APPL') نے ٹرن اوور 4,758 ملین روپے (2022 کی اس مدت ش 6,362 ملین روپے ) اور فروخت کی لاگت 1,693 ملین روپے (2022 کی اس مدت شر 2,570 ملین روپے ) ورج کی سوجودہ مدت کا خالص منافع 3,249 ملین روپے (2022 کی اس مدت شر 3,452 ملین روپے ) جرایک کی تصصیرا کہ فی ان مدت شر 2020 کی اس مدت میں 4.00 دوپے ) تھی۔ روپے کی فی تصصیرا کہ فی کا بھی ہے۔

RPPL کے واحد صارف ، CPPA سے عدم اوا تنگی جاری رہی ہے۔ رپورٹنگ مدت کے اختتام پر CPPA سے کل قابل وسولی رقوم 12,719 ملین روپے (30، جون 2023،15,248 ملین روپے )، جس میں ہے10,384 ملین روپے زائد المیعاد ، بجیہ جون 2023 کے اختتام پر قابل وسولی 12,951 ملین روپے زائد المیعاد تھے جس میں دیگرفورس پیجورایونٹ ('OFME') تا زعد کی مدیس 6,815 ملین روپے (30، جون 6,300،2023) کی متناز عدر تم شامل ہے۔

زیرِ جائزہ مدت کے دوران بخریدار RPPL کی اصل خالص جزیش گزشتہ سال کی ای مدت کے دوران GWh منگی سے نام کا کی ترسیل کا عضر صفر نیصد بجبکہ گزشتہ سال کی اس مدت میں موالمد پر فریقین کے دوران GWh کا GWh کا OFMER ایٹوجاری رہا۔ اس معاملہ پر فریقین کے دوریان جوال کی اس موالمہ پر فریقین کے دوریان جوال کی اس موالمہ پر فریقین کے دوریان جوال کی موالی اس موالمہ پر فریقین کے دوریان جوالی کے مطابق اقتصادی میرے آرڈر (EMO) کے تحت ضرورت ہوئی۔ تاہم، پارٹ کو GPA تھوں کے مطابق الترسیل کے شرورت ہوئی۔ تاہم، پارٹ کو GFM کو کرنے میں مدد ملے گی۔ زیر جائز دورت کے دوران ، OFME دوریان کے مطابق GEM کا موالی کے مطابق GEM کے مطابق GEM کے مطابق GEM کا موالی موالی کے دوران ، OFME کے موالی موالی کے موالی کے موالم کے مطابق GEM کے موالی موالی کے موالم کے مطابق GEM کے مطابق GEM کے موالم کے موالم کے موالم کے مطابق GEM کے موالم کے موالم کے موالم کے مطابق GEM کے موالم کے مطابق GEM کے موالم کے مطابق کے موالم کو موالم کے مطابق کے مطابق کے مطابق کے مطابق GEM کے موالم کے مدت کے موالم کے موالم کے مطابق کے موالم کے مطابق کے مطابق کے مطابق کے مطابق کے موالم کے موالم کے موالم کے مطابق کے مطابق کے موالم کے مطابق کے مصابق کے مطابق کے م

# رسك مينجمنث

سکینی کی رسک پنجسٹ پروفائل اوررسک مینیجر پالیسیوں میں کوئی تبدیل نہیں ہوئی جیسا کہ 30 جون 2023 کوئتم ہونے والے سال کے لیے کمپنی کے ترشینہ سالانہ الیاتی گوشواروں کے نوٹ 31 میں بیان کیا گیاہے۔

# اہممعلومات

کم جولا ئی2023 کے بعد کے بی ایم تیر بلیان ٹیس ہوئی ہیں اور کمپنی نے کوئی ایسامعا ہدہ ٹیس کیا ہے جس ہے رپورٹنگ کی تاریخ پراس کی مالی پوزیشن متاثر ہوتی ہو، ہوائے ان کے جو 30 جون 2023 کوشتم ہونے والے سال کے لیے میٹنی کے سالانیا ڈٹ شدہ الیاتی کوشواروں میں نہ کور ہیں۔

# مستقتل كانقط نظر

آپ کی سبخی اور پاورسکٹر کو منتقبل قریب میں شکلات درمیش ہوسکتی ہیں۔ان میں ہے کچھ بین الاقوا می شکلات ہیں جیسے پانی جین کے مسائل اور پاکستانی روپیے کی قدر میں کی وجہ سے درآ مدکی RLNG کی الاقواعی کی قلت اور انتہائی نایا دہ قیستیں۔ دیگر مشکلات کیبنی کی منسوص ہیں جیسے کیٹر مدار سے کم دہستی طلب، اور کمپنی طلب، اور کمپنی کے CPPA کے ساتھ پی پی اے کرتھت ٹیک اینڈ پے کے انتظامات پر ہونے کی وجہ سے اس کی

کیپٹی آمدنی کا نقصان۔ تاہم، یہ CPPA سے واجب الاوارقوم کی وصولی ہے اپنے آپریشل افزاجات کا انتظام کررہی ہے۔ ہم توقع کرتے ہیں کہ کپنی اپنے پاور جزیشن لائسنس نیپر ای تجدید کے بعد بکل کی ترسل ہے کچھ آمدنی حاصل کرنے کے قابل ہوجائے گی۔ مزید برآن کمپنی اپنی ذیلے کپنی میں سرماییکاری سے حاصل ہونے والی آمدنی کی بدوات ایک مشتم اوارہ بنی رہےگی۔

# کارپوریٹ گورننس بورڈ آف ڈائر کیٹرز کی تر تیب

چیف ایگزیکٹو(جوڈائز یکٹرنصور کئے جاتے ہیں)سمیت ڈائز یکٹرز کی کل تعداد آٹھ(8) جس میں دوخاتون ڈائز یکٹرزشامل ہیں۔تفکیل درج ذیل ہے:

| نام                                | کیگری                                       | نمبرشار |
|------------------------------------|---|---------|
| جناب فیصل داؤد (چیئر مین )         | نان ا نگزیکٹوڈ ائز بکٹر                     | 1       |
| جناب فاروق نذبر                    | نان ا نگزیکٹوڈ ائز یکٹر                     | 2       |
| محتر مهرم بن داؤد                  | نان ایگزیکٹوڈ ائزیکٹر                       | 3       |
| جناب صالح مرغاني                   | نان ایگزیکٹوڈ ائزیکٹر                       | 4       |
| جناب شاه مجمه چود <i>هر</i> ی      | نان ایگزیکٹوڈ ائزیکٹر                       | 5       |
| محتر مه عاليه سعيده خان            | آزادڈائز یکٹر                               | 6       |
| سيدر ضوان على شاه                  | آزاد ڈائز بکٹر                              | 7       |
| جناب <i>عرشن</i> رادش <sup>خ</sup> | چیف ایگزیکٹو (جوڈائریکٹر تصور کئے جاتے ہیں) | 8       |

# بورڈ کی کمیٹیاں

بورڈ نے آزادیانان ایکزیکٹوڈ ائریکٹرز کی سربراہی میں دو کمیٹیاں قائم کی میں ۔ پیکمیٹیاں حب ذیل میں:

#### آ ڈے کمیٹی آ ڈے

آ ڈے کمیٹی مندرجہ ذیل تین (3) ارکان پر شمل ہے:

سيدر ضوان على شاه (آزاد ڈائر يکٹر) چيئر مين

فاروق نذري (نان ايگزيکٹوڈائريکٹر)

شاه محمہ چومدری (نان ایگزیکٹوڈ ائریکٹر)

# <u>ہیومن ریسورس اینڈ ریمیونریش سمیٹی</u>

ہیومن ریسورس اینڈر بمینریشن سمیٹی درج ذیل تین(3) ارکان پر شتمل ہے:

فاروق نذري (نان الگِز يکڻو ڈائر يکٹر ) چيئر مين

شاە محمد چومېدرى (نان الگيز يكٹوۋائر يكثر)

سيدرضوان على شاه ( آزاد ڈائر يکٹر )

# داخلي آ ڏ ٺ اور کنٹرول

بورڈ آفڈائر کیٹرزئے آڈٹ کیٹنی کور پورٹنگ کے لئے اہل افراد کی سربراہی میں ایک خود مثاراً ڈٹ فٹکشن قائم کیا ہے۔ کپٹی کے اندرواٹلی آڈٹ فٹکش کا دائر داختیار آڈٹ کیٹنی کی طرف سے داختے بیان کیا گیا ہے جو داخلی مالیاتی کنٹرولز کا با قاعد کی سے جائز دلیتا ہے۔

# ڈائر یکٹرز کامشاہرہ

بررڈ ارکان کا مشاہرہ خود بررڈ کے دائر ہافتیار میں ہے۔ ڈائز کیشرز کے مشاہرہ کی رکی پالیسی بورڈ نے منظور کی ہے۔ پالیسی ایک اور ریگولیشنز کے نظاشوں کے مطابق ڈائز کیشرز کے مشاہرہ کی رکھیلے بیتہ کار کی وضاحت کرتی ہے۔ پالیسی کے مطابق، نامز دڈائز کیشرز بورڈ اکمیٹل کے اجاسوں کی فیس یا کوئی دیگر مشاہرہ وصول کرنے کے انگر نہیں بیس۔اجاس میں شرکت کی فیس صرف آزاد ڈائز کیشرز کوادا کی جاتی ہے۔

# متعلقه يار في لين دين

متعلقہ فریقین کے ساتھ تمام لین دین قابل رسائی بنیاد پر کاروبار کے عام معمول میں کیے جاتے ہیں۔ مزید برآ ں، ایکٹ اورضوابط کے نقاضوں کے مطابق، بورڈ آف ڈائز کیٹرزنے متعلقہ فریقین کے لین دین کے لیے پالیسی منظور کی ہے۔ کمپنی نےشش ماہی رپورٹ کے ساتھ منسلک مالی حسابات میں متعلقہ فریق کے لین دین کاذکر بالنفصیل کیا ہے۔

# كار بوريث ساجي ذمه داري

کتبنی با ہمی مفاد کے لئے معاشرتی اور ماحولیات ہے تعلق ذمہ داری کا مظاہرہ کرنے کے لئے پُرعزم ہے۔ کتبنی اپنی کاروباری سرگرمیوں ش ایک چھاشہری ہونے اور اپنے تعلہ اور معاشرہ کی ساتھ بہودیش اپنی ذمہ داریوں کو پورا کرنے کی اہمیت کو سلیم کرتی ہے۔ شہر کاری کے ذریعے مقامی ماحول کو تخوظ بنانے کو خاص اہمیت دی گئی ہے۔ جبکہ مقامی کمیونی ہے۔ روزگا درینے کی ہماری تعلیم علی ہے مستنید ہوتی ہے۔

# اظهارتشكر

کمپنی ایج شیئر بولڈرز ، ملاز مین ، حکوثتی اہلکاروں اور دیگر تمام اسٹیک ہولڈرز کی شکر گز ارہے جنبوں نے ان شکل اوقات میں کمپنی پر اپنااعتا داور بحروسہ ظاہر کیا۔

تجکم بور ڈ

بتاریخ:26 فروری2024ء

مقام:لا ہور



Grant Thornton Anjum Rahman

1 - Inter Floor, Eden Centre, 43-Jail Road, Lahore, Pakistan.

INDEPENDENT AUDITOR'S REVIEW REPORT TO THE MEMBERS OF ALTERN ENERGY LIMITED

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# REPORT ON REVIEW OF INTERIM UNCONSOLIDATED FINANCIAL STATEMENTS

#### Introduction

We have reviewed the accompanying condensed interim unconsolidated statement of financial position of Altern Energy Limited as at December 31, 2023 and the related condensed interim unconsolidated statement of profit or loss, condensed interim unconsolidated statement of profit or loss, condensed interim unconsolidated statement of changes in equity, and condensed interim unconsolidated statement of cash flows, and notes to the unconsolidated financial statements for the six-month period then ended (here-in-after referred to as the "interim unconsolidated financial statements"). Management is responsible for the preparation and presentation of these interim unconsolidated financial statements in accordance with accounting and reporting standards as applicable in Pakistan for interim financial reporting. Our responsibility is to express a conclusion on these unconsolidated financial statements based on our review. The figures of the condensed interim unconsolidated financial statements of profit or loss and condensed interim unconsolidated statement of comprehensive income for the three-month period ended December 31, 2022 and December 31, 2023 have not been reviewed, as we are required to review only the cumulative figures for the six-month period ended December 31, 2023.

# Scope of Review

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

### Conclusion

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

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# Emphasis of Matter

Without qualifying our conclusion, we draw attention to note 1.4 to the accompanying interim unconsolidated financial statements, which describes the pending matter relating to the renewal of the power generation license and income from investment in the subsidiary.

#### Other matter

We also draw attention to the fact that the financial statements for the year ended June 30, 2023, were audited by another firm of auditors, whose report dated October 03, 2023, expressed an unmodified opinion.

 $The engagement partner on the review resulting in this independent auditor's review report is {\bf Imran\,Afzal.}$ 

Chartered Accountants
Labore

Date: February 26, 2024

UDIN: RR202310212VCEfJc80r

# ALTERN ENERGY LIMITED CONDENSED INTERIM UNCONSOLIDATED STATEMENT OF FINANCIAL POSITION (UN-AUDITED)

| Note  | Un-Audited December 31, 2023  (Rupees in thousand)  Audited June 30, 2023 |                      |
|---|---|----------------------|
| EQUITY AND LIABILITIES  |   |                      |
| EQUITY  |   |                      |
| SHARE CAPITAL AND RESERVES  |   |                      |
| Authorized share capital 400,000,000 (June 30, 2023: 400,000,000) ordinary shares of Rs 10 each | 4,000,000   | 4,000,000            |
| Issued, subscribed and paid-up share capital  |   |                      |
| 363,380,000 (June 30, 2023: 363,380,000)<br>ordinary shares of Rs 10 each                       | 3,633,800   | 3,633,800            |
| Capital reserve: Share premium  | 41,660  | 41,660               |
| Revenue reserve: Un-appropriated profit   | 246,367<br>3,921,827  | 261,597<br>3,937,057 |
| LIABILITIES   | , ,   | , ,                  |
| NON-CURRENT LIABILITIES   |   |                      |
| Employee benefit obligations  | 8,984   | 7,813                |
| CURRENT LIABILITIES   |   |                      |
| Trade and other payables  | 23,071  | 19,510               |
| Accrued markup on short-term borrowings   | -   | 10                   |
| Short-term borrowings from banking company - secured  | -   | 1,165                |
| Dividend payable 9 Unclaimed dividends  | 556,326<br>5,585  | 5,414                |
| Provision for taxation  | 10,692  | 9,324                |
|   | 595,674   | 35,423               |
| TOTAL EQUITY AND LIABILITIES  | 4,526,485   | 3,980,293            |

The annexed notes 1 to 20 form an integral part of these condensed interim unconsolidated financial statements.

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Chief Everytive

CONTINGENCIES AND COMMITMENTS

Chief Financial Officer

Director

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# AS AT DECEMBER 31, 2023

| ASSETS   | Note        | Un-Audited December 31, 2023 (Rupees in                     | Audited<br>June 30,<br>2023<br>thousand)                   |
|--|-------------|---|--|
| NON-CURRENT ASSETS   |             |   |  |
| Property, plant and equipment Intangible assets Long-term investment Long-term security deposits   | 5<br>6<br>7 | 359,990<br>541<br>3,204,510<br>175<br>3,565,216             | 368,058<br>783<br>3,204,510<br>175<br>3,573,526            |
| CURRENT ASSETS  Stores and spares  Trade debts - secured  Loans, advances, prepayments and other receivables Short-term investment Bank balances | 8           | 38,321<br>47,003<br>81,638<br>216,072<br>578,235<br>961,269 | 38,928<br>77,003<br>72,228<br>207,886<br>10,722<br>406,767 |
| TOTAL ASSETS   |             | 4,526,485   | 3,980,293  |

Chief Executive

Chief Financial Officer

Director

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# ALTERN ENERGY LIMITED CONDENSED INTERIM UNCONSOLIDATED STATEMENT OF PROFIT OR LOSS (UN-AUDITED) FOR THE SIX-MONTH PERIOD ENDED DECEMBER 31, 2023

|   |          | Three-month  | period ended | Six-month p  | period ended |
|---|----------|--------------|--------------|--------------|--------------|
|   |          | December 31, | December 31, | December 31, | December 31, |
|   |          | 2023         | 2022         | 2023         | 2022         |
|   | Note     |              | (Rupees in   | thousand)    |              |
|   |          |              |              |              |              |
| Revenue   |          | -            | 17,457       | -            | 17,457       |
| Direct cost                                     | 11       | (21,481)     | (31,527)     | (44,463)     | (59,458)     |
| Gross loss                                      |          | (21,481)     | (14,070)     | (44,463)     | (42,001)     |
|   |          |              |              |              |              |
| Administrative expenses                         | 12       | (11,059)     | (7,721)      | (20,062)     | (18,281)     |
| Other income                                    | 13       | 1,757,964    | 7,518        | 3,499,220    | 13,357       |
| Finance cost                                    |          | (2,580)      | (964)        | (3,547)      | (1,901)      |
|   |          |              |              |              |              |
| Profit / (loss) before taxation                 |          | 1,722,844    | (15,237)     | 3,431,148    | (48,826)     |
| Taxation  |          | (8,410)      | (1,053)      | (12,437)     | (1,936)      |
| Profit / (loss) after taxation                  |          | 1,714,434    | (16,290)     | 3,418,711    | (50,762)     |
|   |          |              |              |              |              |
| Earnings / (loss) per share - basic and diluted | (Rupees) | 4.72         | (0.04)       | 9.41         | (0.14)       |

The annexed notes 1 to 20 form an integral part of these condensed interim unconsolidated financial statements.

Chief Executive

Chief Financial Officer

Director

# ALTERN ENERGY LIMITED CONDENSED INTERIM UNCONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME (UN-AUDITED) FOR THE SIX-MONTH PERIOD ENDED DECEMBER 31, 2023

|  | Three-month period ended |              | Six-month p  | eriod ended  |
|--|--------------------------|--------------|--------------|--------------|
|  | December 31,             | December 31, | December 31, | December 31, |
|  | 2023                     | 2022         | 2023         | 2022         |
|  |                          | (Rupees in   | thousand)    |              |
| Profit / (loss) for the period                     | 1,714,434                | (16,290)     | 3,418,711    | (50,762)     |
| Other comprehensive income:                        |                          |              |              |              |
| Items that will not be reclassified subsequently   |                          |              |              |              |
| to profit or loss                                  | -                        | -            | -            | -            |
| Items that may be reclassified subsequently        |                          |              |              |              |
| to profit or loss                                  | -                        | -            | -            |              |
|  | -                        | -            | -            | -            |
| Total comprehensive income / (loss) for the period | 1,714,434                | (16,290)     | 3,418,711    | (50,762)     |

The annexed notes 1 to 20 form an integral part of these condensed interim unconsolidated financial statements.

# ALTERN ENERGY LIMITED CONDENSED INTERIM UNCONSOLIDATED STATEMENT OF CHANGES IN EQUITY (UN-AUDITED) FOR THE SIX-MONTH PERIOD ENDED DECEMBER 31, 2023

|  | Share<br>capital | Share<br>premium | Revenue reserve Un-appropriated profit in thousand) | Total       |
|--|------------------|------------------|---|-------------|
| Balance as on July 1, 2022 - (audited)   | 3,633,800        | 41,660           | 334,455   | 4,009,915   |
| Loss for the period Other comprehensive income for the period                                    | -                |                  | (50,762)  | (50,762)    |
| Total comprehensive loss for the period  | -                | -                | (50,762)  | (50,762)    |
| Balance as on December 31, 2022 - (un-audited)   | 3,633,800        | 41,660           | 283,693   | 3,959,153   |
| Balance as on July 1, 2023 - (audited)   | 3,633,800        | 41,660           | 261,597   | 3,937,057   |
| Profit for the period Other comprehensive income for the period                                  | -                | -                | 3,418,711   | 3,418,711   |
| Total comprehensive income for the period  | -                | -                | 3,418,711   | 3,418,711   |
| Total contributions by and distributions to owners of the Company recognized directly in equity: |                  |                  |   |             |
| First interim cash dividend @ Rs. 4.70 per ordinary share  | -                | -                | (1,707,886)   | (1,707,886) |
| Second interim cash dividend @ Rs. 4.75 per ordinary share                                       | -                | -                | (1,726,055)   | (1,726,055) |
| Balance as on December 31, 2023 - (un-audited)   | 3,633,800        | 41,660           | 246,367   | 3,921,827   |

The annexed notes 1 to 20 form an integral part of these condensed interim unconsolidated financial statements.

Chief Executive

Chief Financial Officer

Director

# ALTERN ENERGY LIMITED CONDENSED INTERIM UNCONSOLIDATED STATEMENT OF CASH FLOWS (UN-AUDITED) FOR THE SIX-MONTH PERIOD ENDED DECEMBER 31, 2023

|  | December 31, 2023 | December 31,<br>2022 |
|--|-------------------|----------------------|
| Note   | (Rupees in        | thousand)            |
| Cash flows from operating activities                                 |                   |                      |
| Cash (used in) / generated from operations 14                        | (28,346)          | 57,571               |
| Finance cost paid  | (2,070)           | (1,901)              |
| Income tax paid  | (11,391)          | (1,928)              |
| Net cash (used in) / generated from operating activities             | (41,807)          | 53,742               |
| Cash flows from investing activities                                 |                   |                      |
| Payments for property, plant and equipment and intangible assets 5.1 | (1,940)           | (494)                |
| Proceeds from disposal of property, plant and equipment              | -                 | 8                    |
| Profit on short-term investment received                             | 58,056            | 12,821               |
| Dividends received from PMCL (wholly owned subsidiary)               | 3,428,826         | -                    |
| Profit on bank deposits received                                     | 12,338            | 45                   |
| Net cash from investing activities                                   | 3,497,280         | 12,380               |
| Cash flows from financing activities                                 |                   |                      |
| Dividends paid   | (2,877,444)       | -                    |
| Repayment of short-term borrowings                                   | (1,165)           | -                    |
| Net cash used in financing activities                                | (2,878,609)       | -                    |
| Net increase in cash and cash equivalents                            | 576,864           | 66,122               |
| Cash and cash equivalents at the beginning of the period             | 217,443           | 175,815              |
| Cash and cash equivalents at the end of the period 15                | 794,307           | 241,937              |

The annexed notes 1 to 20 form an integral part of these condensed interim unconsolidated financial statements.

Chief Executive

Chief Financial Officer

Diwastaw

#### 1. LEGALSTATUS AND NATURE OF BUSINESS

- 1.1 Altern Energy Limited (the 'Company') was incorporated in Pakistan as a public company limited by shares under the Companies Ordinance, 1984 (now the Companies Act, 2017 and hereinafter referred to as the 'Act') on January 17, 1995. It is a subsidiary of DEL Power (Private) Limited ('the Holding Company'). The Ultimate Parent of the Company is DEL Processing (Private) Limited. The Company's ordinary shares are listed on the Pakistan Stock Exchange. The registered office of the Company is situated at Descon Headquarters, 18 km, Ferozepur Road, Lahore and the Company's thermal power plant is located near Fateh Jang, District Attock, Punjab.
- 1.2 The principal activity of the Company is to build, own, operate and maintain a gas fired power plant having gross capacity of 32 Mega Watts (June 30, 2023: 32 Mega Watts). The Company achieved Commercial Operations Date ('COD') on June 6, 2001. The Company has a Power Purchase Agreement ('PPA') with its sole customer, Central Power Purchasing Agency (Guarantee) Limited ('CPPA') for thirty years which commenced from the COD. The Company also holds direct and indirect investments in other companies engaged in power generation as detailed in note 7 to these condensed interim unconsolidated financial statements.
- 1.3 The Company's Gas Supply Agreement ('GSA') with Sui Northern Gas Pipelines Limited ('SNGPL') expired on June 30, 2013. Thereafter, the Company signed a Supplemental Deed dated March 17, 2014 with SNGPL, whereby SNGPL agreed to supply gas to the Company on as-and-when available basis till the expiry of PPA on June 5, 2031. The Ministry of Petroleum and Natural Resources (now Ministry of Energy, Petroleum Division), empowered for Re-liquefied Natural Gas ('RLNG') allocation by the Economic Coordination Committee ('ECC') of the Federal Cabinet, issued an allocation of 6 MMSCFD of RLNG to the Company on April 28, 2017 and advised the Company and SNGPL to negotiate a new GSA. While the long term GSA is yet to be negotiated, in July 2019, the ECC of the Cabinet approved the summary of interim tri-partite GSA. Currently, the Company, SNGPL and CPPA are in the process of executing an interim GSA for supply of RLNG. Under the interim GSA, RLNG is being supplied on as-and-when available basis till the execution of a long term GSA between the parties.
- 1.4 The Company's Generation License expired on September 21, 2021 and it had applied for its renewal/extension from the National Electric Power Regulatory Authority ('NEPRA'), in line with the term of its PPA and Implementation Agreement ('IA') on August 31, 2021. On September 12, 2023, NEPRA in its Regulatory Meeting principally approved the extension in the term of the Generation License for ten (10) years from the expiry of the previous term till June 05, 2031, making it consistent with the term of the PPA and IA. Currently, NEPRA is in the process of internal formalities, and will issue the duly signed extended license in due course. Simultaneously, the Company will continue to make its power plant available as per the requirements of the PPA until the expiry of PPA as stated above. The power generation operations shall continue to operate in the normal course of business.

Furthermore, although the power generation operations are in losses for many years, the Company's viability is unaffected as the main source of income is the dividend income that it earns on its long term investment in subsidiary stated in note 7 of these condensed interim unconsolidated financial statements.

1.5 The Company received a recommendation from Islamabad Electric Supply Company ('IESCO') with respect to the upgradation of 66 kV switchyard of the Company in order to synchronize the existing network with the IESCO system. This will allow the Company to fully transmit the generated power. National Transmission and Despatch Company Limited ('NTDC') has upgraded one transmission line of Jand-Bassaal network from 66 kV to 132 kV. Resultantly, the Company can only transmit electricity generated by its complex through transmission network of Fateh Jang 66 kV grid station of IESCO. Whenever NTDC upgrades the Fateh Jang grid station in future, the Company will be required to upgrade its own 66 kV switchyard to 132 kV.

### 2. BASIS OF PREPERATION

### 2.1 Statement of compliance

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

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

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

These condensed interim unconsolidated financial statements are un-audited and are being submitted to the members as required by section 237 of the Act.

2.2 These condensed interim unconsolidated financial statements do not include all of the information required for annual financial statements and should be read in conjunction with the annual financial statements as at and for the year ended June 30, 2023. Selected explanatory notes are included to explain events and transactions that are significant to and understanding of the changes in the Company's financial position and performance since the last annual financial statements.

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

# 3. MATERIAL ACCOUNTING POLICY INFORMATION

3.1 The accounting policies and the methods of computation adopted in the preparation of these condensed interim unconsolidated financial statements are the same as those applied in the preparation of preceding annual published financial statements of the Company for the year ended June 30, 2023.

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

Certain standards, amendments and interpretations to International Financial Reporting Standards ('IFRS') are effective for accounting period beginning on July 1, 2023, but are considered not to be relevant or to have any significant effect on the Company's operations (although they may affect the accounting for future transactions and events) and are, therefore, not detailed in these condensed interim unconsolidated financial statements

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

There are certain standards, amendments to the accounting standards and interpretations that are mandatory for the Company's accounting periods beginning on or after July 01, 2023 but are considered not to be relevant or to have any significant effect on the Company's operations and are, therefore, not detailed in these condensed interim unconsolidated financial statements.

# 3.4 Exemption from applicability of certain standards

In respect of companies holding financial assets due from the Government of Pakistan ('GoP') in respect of circular debt, SECP through SRO 67(I)/2023 dated January 20, 2023 partially modified its previous SRO 1177(I)/2021 dated September 13, 2021 and notified that the requirements contained in IFRS 9 with respect to application of Expected Credit Losses ('ECL') method shall not be applicable on such financials assets for the financial years ending on or before December 31, 2024 and that such companies shall follow relevant requirements of IAS 39 in respect of above referred financial assets during the exemption period. Accordingly, the Company has not followed the requirements of IFRS 9 with respect to application of ECL in respect of trade debts and other receivables due from CPPA.

# 4. ACCOUNTING ESTIMATES

The preparation of these condensed interim unconsolidated financial statements requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expenses. Actual results may differ from these estimates. In preparing these condensed interim unconsolidated financial statements, the significant judgements made by management in applying the Company's accounting policies and the key sources of estimation uncertainty were the same as those that applied to the annual financial statements of the Company for the year ended June 30, 2023.

**Un-Audited** 

Audited

|     |  | December 31, 2023 | June 30,<br>2023 |
|-----|--|-------------------|------------------|
|     | Note   | (Rupees in t      | housand)         |
| 5   | PROPERTY, PLANT AND EQUIPMENT  |                   |                  |
|     | Operating fixed assets 5.1   | 357,298           | 365,366          |
|     | Major spare parts and stand-by equipment   | 2,692             | 2,692            |
|     |  | 359,990           | 368,058          |
| 5.1 | Operating fixed assets   |                   |                  |
|     | Net book value at the beginning of the period / year   | 365,366           | 387,346          |
|     | Additions during the period / year   | 1,940             | -                |
|     | Depreciation charged for the period / year   | (10,008)          | (21,980)         |
|     | Net book value at the end of the period / year   | 357,298           | 365,366          |
| 6   | INTANGIBLE ASSETS  |                   |                  |
|     | This includes ERP system that has been implemented by Descon C related party on the basis of common directorship.  | orporation (Priva | ate) Limited, a  |
|     | Net book value at the beginning of the period / year   | 783               | 571              |
|     | Additions during the period / year   | -                 | 644              |
|     | Amortisation charged for the period / year   | (242)             | (432)            |
|     | Net book value at the end of the period / year   | 541               | 783              |
|     |  |                   |                  |
| 7   | LONG-TERM INVESTMENT   |                   |                  |
|     | Subsidiary - Unquoted:   |                   |                  |
|     | Power Management Company (Private) Limited ('PMCL'): 320,451,000 (June 30, 2023: 320,451,000) fully paid ordinary shares of Rs 10 each [Equity held 100% (June 30, 2023: 100%)] - Cost 7.1 | 3,204,510         | 3,204,510        |
|     | 10070 (0000 00, 2020, 10070),  | 2,20 ,1010        |                  |

7.1 The Company directly holds 100% shares in its wholly owned subsidiary, PMCL. PMCL is a private company limited by shares incorporated in Pakistan to invest, manage, operate, run, own and build power projects. The investment in PMCL is accounted for using cost method in the condensed interim unconsolidated financial statements of the Company. PMCL, in turn, directly holds 59.98% (June 30, 2023: 59.98%) shares in Rousch (Pakistan) Power Limited ('RPPL'). RPPL is an unlisted public company limited by shares incorporated in Pakistan to generate and supply electricity to CPPA from its combined cycle thermal power plant having a gross (ISO) capacity of 450 Mega Watts, located near Sidhnai Barrage, Abdul Hakim, District Khanewal, Punjab.

# 8. SHORT-TERM INVESTMENT

This represents investment in units of mutual funds of NBP Fund Management Limited that is classified as fair value through profit or loss.

# 9. DIVIDEND PAYABLE

This represents interim cash dividends payable to Saudi Arabian Construction & Repair Company Limited, a foreign shareholder, pending approval of the State Bank of Pakistan.

# 10. CONTINGENCIES AND COMMITMENTS

There are no material changes in contingencies as disclosed in the notes to the financial statements for the year ended June 30, 2023, except for the following:

Un-Audited

Audited

|      |  | December 31,<br>2023 | June 30,<br>2023 |
|------|--|----------------------|------------------|
| 10.1 | In respect of tax year 2019, the Additional Commissioner Inland Revenue ('ACIR') passed an Order under section 122(5) of the Income Tax Ordinance, 2001, creating income tax demand amounting to Rs. 30,989,789 which mainly relates to chargeability of Super Tax under section 4(b) of the Income Tax Ordinance, 2001. Aggrieved with the said Order, the Company has filed an appeal before the Commissioner Inland Revenue ('Appeals') [CIR (A)], and the case is pending adjudication. The Company has not made any provisions against the said tax demand as the management is confident that the ultimate outcome of the Appeal would be in favour of the Company, inter alia on the basis of the advice of the tax consultant and the relevant laws and facts. |                      | ousand)          |
| 10.2 | In respect of tax year 2017, the Deputy Commissioner Inland Revenue ('DCIR') passed an Order under section 161(1) of the Income Tax Ordinance, creating a demand of Rs. 10,215,623 which pertains to non-withholding of income tax while making payments. Aggrieved with the said Order, the Company has preferred an Appeal before the CIR(A), and the case is pending adjudication. The Company has not made any provisions against the said tax demand as the management is confident that the ultimate outcome of the Appeal would be in favour of the Company, inter alia on the basis of the advice of the tax consultant and the relevant laws and facts.   |                      | -                |
| 10.3 | In respect of tax year 2022, the Deputy Commissioner Inland Revenue ('DCIR') passed an Order under section 4C of the Income Tax Ordinance, creating a demand of Rs. 293,173,720/ Aggrieved with the said Order, the Company preferred an Appeal before the CIR(A), where the relief was not granted on January 8, 2024. The Company is in the process of filing an Appeal with ATIR within legal timelines. The Company has not made any provisions against the said tax demand as the management is confident that the ultimate outcome of the Appeal would be in favour of the Company, inter alia on the basis of the advice of the tax consultant and the relevant laws and facts.   |                      | 23               |

|  | Un-Audited           |                      | Un-A                 | udited               |
|--|----------------------|----------------------|----------------------|----------------------|
|  | December 31,<br>2023 | December 31,<br>2022 | December 31,<br>2023 | December 31,<br>2022 |
|  | (Rupees in           | thousand)            | (Rupees in           | thousand)            |
| 11 DIRECT COST                                 |                      |                      |                      |                      |
|  |                      |                      |                      |                      |
| RLNG cost                                      | 116                  | 115                  | 222                  | 221                  |
| Salaries, benefits and other allowances        | 298                  | 243                  | 652                  | 550                  |
| Depreciation on operating fixed assets         | 4,934                | 13,412               | 9,868                | 27,112               |
| Stores and spares consumed                     | 565                  | 1,163                | 2,471                | 1,424                |
| Purchase of energy                             | 1,168                | 958                  | 3,129                | 2,358                |
| Lube oil consumed                              | 248                  | 135                  | 671                  | 329                  |
| Operation and maintenance costs                | 9,351                | 7,101                | 18,702               | 15,911               |
| Security                                       | 3,169                | 1,922                | 5,585                | 4,077                |
| Insurance                                      | 882                  | 680                  | 1,562                | 1,360                |
| Travelling and conveyance                      | 107                  | 53                   | 283                  | 146                  |
| Licensing fee                                  | 624                  | 5,718                | 1,266                | 5,920                |
| Miscellaneous                                  | 19                   | 27                   | 52                   | 50                   |
|  | 21,481               | 31,527               | 44,463               | 59,458               |
|  |                      |                      |                      |                      |
| 12 ADMINISTRATIVE EXPENSES                     |                      |                      |                      |                      |
| Salaries, benefits and other allowances        | 3,156                | 2,499                | 6,164                | 6,433                |
| Directors' meeting fee                         | 625                  | 250                  | 875                  | 500                  |
| Information technology and ERP related cost    | 389                  | 398                  | 814                  | 650                  |
| Traveling and conveyance                       | 782                  | 620                  | 1.556                | 1.229                |
| Utilities                                      | 379                  | 306                  | 834                  | 611                  |
| Postage and telephone                          | 184                  | 95                   | 349                  | 326                  |
| Printing, stationery and advertisement         | 1,983                | 511                  | 2,239                | 1,457                |
| Auditors' remuneration                         |                      | 445                  | 407                  | 624                  |
| Legal and professional                         | 2,524                | 1,320                | 4,764                | 3,407                |
| Fee and subscription                           | 600                  | 186                  | 1,188                | 1,431                |
| Entertainment                                  | 87                   | 37                   | 167                  | 69                   |
| Amortisation on intangible assets              | 121                  | 134                  | 242                  | 207                  |
| Depreciation on operating fixed assets         | 68                   | 64                   | 140                  | 256                  |
| Rent, rates and taxes                          | 161                  | 214                  | 323                  | 431                  |
| Provision for doubtful debts                   | 101                  | 642                  | 323                  | 642                  |
| Miscellaneous                                  | -                    | 042                  | -                    | 8                    |
| Miscenaneous                                   | 11.050               | 7.721                | 20,062               |                      |
|  | 11,059               | 7,721                | 20,062               | 18,281               |
|  |                      |                      |                      |                      |
| 13 OTHER INCOME                                |                      |                      |                      |                      |
| Profit on bank deposits                        | 12,331               | -                    | 12,338               | 45                   |
| Profit on short-term investment - mutual funds | 31,220               | 7,035                | 58,056               | 12,821               |
| Fair value gain on short-term investment       | -                    | 483                  | _                    | 483                  |
| Gain on sale of operating fixed assets         | -                    | -                    | _                    | 8                    |
| Dividend income from PMCL (wholly              |                      |                      |                      |                      |
| owned subsidiary)                              | 1,714,413            |                      | 3,428,826            |                      |
|  | 1,757,964            | 7,518                | 3,499,220            | 13,357               |

|  | Un-A         | udited       |
|--|--------------|--------------|
|  | December 31, | December 31, |
|  | 2023         | 2022         |
|  | (Rupees in   | thousand)    |
| CASH (USED IN) / FROM OPERATIONS                     |              |              |
| Profit / (loss) before taxation                      | 3,431,148    | (48,826)     |
| Adjustment for non-cash charges and other items:     |              |              |
| -Depreciation on operating fixed assets              | 10,008       | 27,368       |
| -Dividend income from PMCL (wholly owned subsidiary) | (3,428,826)  | -            |
| -Amortisation on intangible assets                   | 242          | 206          |
| -Provision for employee benefit obligations          | 1,171        | 966          |
| -Profit on short-term investment                     | (58,056)     | (12,821)     |
| -Profit on bank deposits                             | (12,338)     | (45)         |
| -Gain on disposal of fixed assets                    | -            | (8)          |
| -Finance cost  | 3,547        | 1,901        |
|  | (3,484,252)  | 17,567       |
| Loss before working capital changes                  | (53,104)     | (31,259)     |
| Effect on cashflows due to working capital changes:  |              |              |
| Decrease / (Increase) in current assets:             |              |              |
| Stores and spares                                    | 607          | (445)        |
| Loans, advances, prepayments, and other receivables  | (9,410)      | (3,452)      |
| Trade debts - secured                                | 30,000       | 93,186       |
|  | 21,197       | 89,289       |
| Increase / (Decrease) in current liabilities:        |              |              |
| Trade & other payables                               | 3,561        | (459)        |
| Cash (used in) / generated from operations           | (28,346)     | 57,571       |
|  |              |              |
| CASH AND CASH EQUIVALENTS                            |              |              |
| Bank balances  | 578,235      | 11,605       |
| Short-term investment                                | 216,072      | 230,332      |
|  | 794,307      | 241,937      |

# 16 TRANSACTIONS AND BALANCES WITH RELATED PARTIES

14

15

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

|   |  | Un-Audited                            | <b>Un-Audited</b> |
|---|--|---------------------------------------|-------------------|
|   |  | · · · · · · · · · · · · · · · · · · · | December 31,      |
|   |  | 2023                                  | 2022              |
| Relationship with the Company                     | Nature of transaction                      | (Rupees in                            | thousand)         |
| i) Holding company                                |  |                                       |                   |
| DEL Power (Private) Limited                       | Dividends paid                             | 1,847,875                             | -                 |
| ii) Subsidiary companies                          |  |                                       |                   |
| Power Management Company Limited                  | Dividends received                         | 3,428,826                             | -                 |
| Rousch (Pakistan) Power Limited                   | Common cost charged to the Company         | 527                                   | 347               |
| iii) Entities on the basis of common directorship |  |                                       |                   |
| Descon Engineering Limited                        | Common costs charged to the Company        | 2,712                                 | 1,962             |
| Descon Power Solutions                            | Operation and maintenance contractor's fee | 18,702                                | 16,262            |
| (Private) Limited                                 | Common costs charged to the Company        | 469                                   | 379               |
| Descon Corporation (Private) Limited              | ERP implementation fee and running costs   | 814                                   | 586               |
|   | Common costs charged to the Company        | 382                                   | -                 |
|   | Building rent                              | 323                                   | 430               |
| Inspectest (Private) Limited                      | Inspection testing services                | -                                     | 798               |
| iv) Other related party                           |  |                                       |                   |
| Crescent Steel and Allied                         |  |                                       |                   |
| Products Limited                                  | Dividends paid                             | 530,277                               | -                 |
| v) Key management personnel                       | Short-term employee benefits               | 3,553                                 | 3,713             |
|   | Director's meeting fee                     | 875                                   | 500               |

All transactions with related parties have been carried out on mutually agreed terms and conditions and in compliance with applicable laws and regulations.

|  | Un-Audited<br>December 31,<br>2023 | Audited<br>June 30,<br>2023 |
|--|------------------------------------|-----------------------------|
| Period end balances are as follows:      | (Rupees in                         |                             |
| Payable to related parties               |                                    |                             |
| Subsidiaries:                            |                                    |                             |
| Rousch (Pakistan) Power Limited          | 703                                | 176                         |
| Other related parties:                   |                                    |                             |
| Descon Engineering Limited               | 4,126                              | 1,414                       |
| Descon Corporation (Private) Limited     | 497                                | 115                         |
| Inspectest (Private) Limited             | 88                                 | 88                          |
| Descon Power Solutions (Private) Limited | 955                                | 486                         |
|  | 6,369                              | 2,279                       |

### 17 FINANCIAL RISK MANAGEMENT

### 17.1 Financial risk factors

The Company's activities expose it to a variety of financial risks: market risk (including currency risk, interest rate risk, and other price risk), credit risk and liquidity risk. The Company's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the financial performance.

Risk management is carried out by the Company's finance department under policies approved by the Board of Directors ('BOD'). The Company's finance department evaluates and hedges financial risks based on principles for overall risk management, as well as policies covering specific areas, such as foreign exchange risk, interest rate risk, credit risk and investment of excess liquidity, provided by the BOD. All treasury related transactions are carried out within the parameters of these policies.

These condensed interim unconsolidated financial statements do not include all financial risk management information and disclosures required in the annual financial statements, and should be read in conjunction with the Company's annual financial statements as at June 30, 2023.

There have been no changes in the risk management department or in any risk management policies since the year ended June 30, 2023.

### 17.2 Fair value estimation

# a) Fair value hierarchy

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction in the principal (or most advantageous) market at the measurement date under current market conditions (i.e. an exit price) regardless of whether that price is directly observable or estimated using another valuation technique.

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

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

To provide an indication about the reliability of the inputs used in determining fair value, the Company classifies its financial instruments into the three levels prescribed above. The following table presents the Company's financial assets measured and recognised at fair value at December 31, 2023 and June 30, 2023 on a recurring basis:

|                                     | Level 1 | Level 2    | Level 3   | Total   |
|-------------------------------------|---------|------------|-----------|---------|
|                                     |         | (Rupees in | thousand) |         |
| As at December 31, 2023             |         |            |           |         |
| Recurring fair value                |         |            |           |         |
| measurements                        |         |            |           |         |
| Assets                              |         |            |           |         |
| Short-term investment - mutual fund | 216,072 | -          |           | 216,072 |
| As at June 30, 2023                 |         |            |           |         |
| Recurring fair value                |         |            |           |         |
| measurements                        |         |            |           |         |
| Assets                              |         |            |           |         |
| Short-term investment - mutual fund | 207,886 | -          |           | 207,886 |

There were no transfers between Levels 1 and 2 & Levels 2 and 3 during the period and there were no changes in valuation techniques during the period. The Company's policy is to recognize transfers into and transfers out of fair value hierarchy levels as at the end of the reporting period.

The fair values of investments in units of mutual funds are determined based on their net asset values as published at the close of each business day.

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

# 18 CORRESPONDING FIGURES

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

### 19 ROUNDING OF AMOUNTS

All amounts disclosed in the condensed interim unconsolidated financial statements and notes have been rounded off to the nearest thousand Rupees unless otherwise stated.

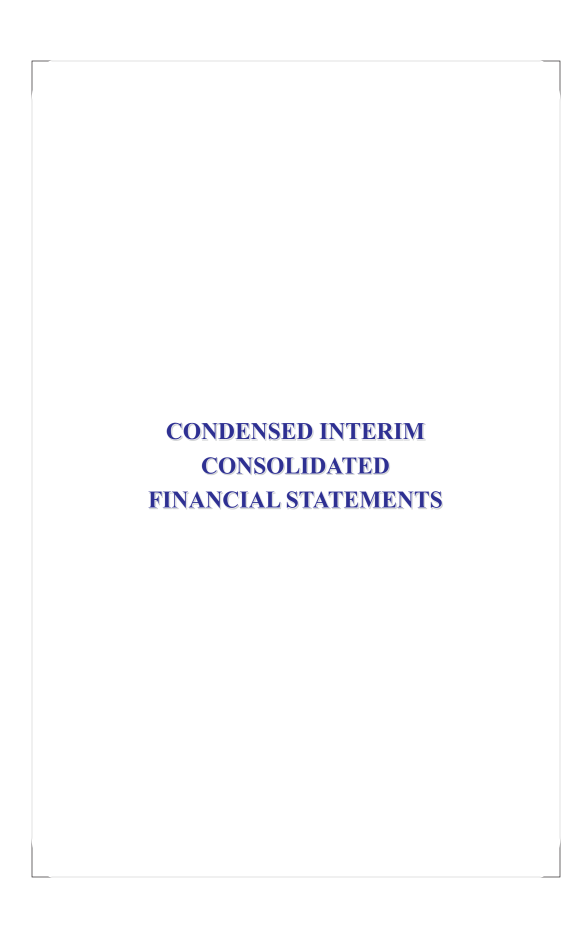
# 20 DATE OF AUTHORIZATION FOR ISSUE

These condensed interim unconsolidated financial statements were authorized for issue on February 26, 2024 by the Board of Directors of the Company.

Chief Executive

Chief Financial Officer

Director



# ALTERN ENERGY LIMITED AND ITS SUBSIDIARIES CONDENSED INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (UN-AUDITED)

|   | Un-Audited<br>December 31, | Audited<br>June 30, |
|---|----------------------------|---------------------|
| EQUITY AND LIABILITIES N4-  | 2023                       | 2023                |
| EQUITY AND LIABILITIES Note   | (Rupees in                 | thousand)           |
| SHARE CAPITAL AND RESERVES  |                            |                     |
| Authorized share capital  |                            |                     |
| 400,000,000 (June 30, 2023: 400,000,000) ordinary shares of Rs 10 each                                | 4,000,000                  | 4,000,000           |
|   |                            |                     |
| Issued, subscribed and paid up share capital  | 2 (22 900                  | 2 (22 900           |
| 363,380,000 (June 30, 2023: 363,380,000) ordinary shares of Rs 10 each Capital reserve: Share premium | 3,633,800<br>41,660        | 3,633,800<br>41,660 |
| Revenue reserve: Un-appropriated profits  | 12,325,535                 | 14,355,636          |
| Attributable to owners of the Parent Company  | 16,000,995                 | 18,031,096          |
| Authoritable to owners of the Farent Company  | 10,000,773                 | 10,031,070          |
| Non-controlling interests   | 10,967,028                 | 12,426,921          |
| <b>Total equity</b>   | 26,968,023                 | 30,458,017          |
|   | , ,                        | , ,                 |
| NON-CURRENT LIABILITIES   |                            |                     |
| Employees' benefit obligations  | 17,397                     | 16,171              |
| Deferred taxation   | 998,241                    | 1,162,357           |
|   | 1,015,638                  | 1,178,528           |
| CURRENT LIABILITIES   |                            |                     |
| Trade and other payables  | 652,762                    | 1,838,069           |
| Short term borrowings from banking companies- secured   | -                          | 1,165               |
| Accrued markup on short term borrowings - secured   | 25                         | 34,998              |
| Unclaimed dividends   | 5,585                      | 5,414               |
| Dividends Payable 6   | 2,691,270                  | -                   |
| Provision for taxation  | 625,390                    | 108,822             |
|   | 3,975,032                  | 1,988,468           |
| CONTINGENCIES AND COMMITMENTS 7   |                            |                     |
|   |                            |                     |
|   | 31,958,693                 | 33,625,013          |

The annexed notes 1 to 21 form an integral part of these condensed interim consolidated financial statements.

Chief Financial Officer

Director

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# AS AT DECEMBER 31, 2023

| ASSETS   | Note | Un-Audited December 31, 2023 (Rupees in | Audited June 30, 2023 athousand) |
|--|------|---|----------------------------------|
| NON-CURRENT ASSETS   |      |   |                                  |
|  |      |   |                                  |
| Property, plant and equipment Intangible assets Long term deposits | 8    | 11,229,110<br>11,562<br>607             | 11,967,896<br>13,248<br>707      |
| Long term loan to employees - secured                              |      | 2,529<br>11,243,808                     | 1,134<br>11,982,985              |
| CURRENT ASSETS   |      |   |                                  |
| Store, spares & loose tools  |      | 709,093                                 | 690,335                          |
| Inventory of fuel oil Trade debts - secured                        | 9    | 443,278                                 | 444,916                          |
| Loans, advances, prepayments and other receivables                 | 9    | 12,765,706<br>2,239,721                 | 15,324,789<br>1,983,825          |
| Short term investments   | 10   | 676,296                                 | 291,811                          |
| Bank balances  |      | 3,880,791                               | 2,906,352                        |
|  |      | 20,714,885                              | 21,642,028                       |
|  |      | 31,958,693                              | 33,625,013                       |
| .\/  |      |   |                                  |

Chief Executive

Chief Financial Officer

Director

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# ALTERN ENERGY LIMITED AND ITS SUBSIDIARIES CONDENSED INTERIM CONSOLIDATED STATEMENT OF PROFIT OR LOSS (UN-AUDITED) FOR THE THREE-MONTH AND SIX-MONTH PERIOD ENDED DECEMBER 31, 2023

|  |        | Three-month period ended December 31, December 31, |           | Six-month<br>December 31, | period ended December 31, |
|--|--------|--|-----------|---------------------------|---------------------------|
|  |        | 2023   | 2022      | 2023                      | 2022                      |
|  | Note   | (Rupees in   | thousand) | (Rupees in                | ı thousand)               |
|  |        |  |           |                           |                           |
| Revenue  | 11     | 3,024,467  | 2,674,019 | 4,757,805                 | 6,379,712                 |
| Direct costs   | 12     | (905,087)  | (806,583) | (1,737,116)               | (2,629,499)               |
| Gross profit   | 12     | 2,119,380  | 1,867,436 | 3,020,689                 | 3,750,213                 |
|  |        |  |           |                           |                           |
| Administrative expenses                                  | 13     | (70,783)   | (60,890)  | (141,665)                 | (112,496)                 |
|  |        |  |           |                           |                           |
| Other expenses   | 14     | 20,717   | (52,543)  | (1,106)                   | (55,359)                  |
| Other income   |        | 202 101  | 12 245    | 522 210                   | 21 227                    |
| Other income   |        | 292,191  | 12,345    | 523,318                   | 31,327                    |
| Finance cost   |        | (14,391)   | (76,135)  | (26,867)                  | (201,205)                 |
|  |        | , ,  | ,         | ,                         | , , ,                     |
| Profit before taxation                                   |        | 2,347,114  | 1,690,213 | 3,374,369                 | 3,412,480                 |
|  |        |  |           |                           |                           |
| Taxation   | 15     | (360,173)  | (77,787)  | (670,414)                 | (159,562)                 |
|  |        |  |           |                           |                           |
| Profit for the period                                    |        | 1,986,941  | 1,612,426 | 2,703,955                 | 3,252,918                 |
| Add the de blocks  |        |  |           |                           |                           |
| Attributable to:  Equity holders of the Parent Company   |        | 1,078,025  | 931,750   | 1,403,840                 | 1,871,720                 |
| Non-controlling interest                                 |        | 908,916  | 680,676   | 1,300,115                 | 1,381,198                 |
| 17011-Controlling interest                               |        | 1,986,941  | 1,612,426 | 2,703,955                 | 3,252,918                 |
|  |        | 1,700,741  | 1,012,720 | 2,703,933                 | 3,434,710                 |
| Earnings per share attributable to equity holders of     |        |  |           |                           |                           |
| the Parent Company during the period - basic and diluted | Rupees | 2.97   | 2.56      | 3.86                      | 5.15                      |
| unuted   | Kupees | 2.91   | 2.30      | 3.60                      | 3.13                      |

The annexed notes 1 to 21 form an integral part of these condensed interim consolidated financial statements.

Chief Executive

Chief Financial Officer

Director

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# ALTERN ENERGY LIMITED AND ITS SUBSIDIARIES CONDENSED INTERIM CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME (UN-AUDITED) FOR THE THREE-MONTH AND SIX-MONTH PERIOD ENDED DECEMBER 31, 2023

|  | Three-month       | period ended         | Six-month 1       | period ended         |
|--|-------------------|----------------------|-------------------|----------------------|
|  | December 31, 2023 | December 31,<br>2022 | December 31, 2023 | December 31,<br>2022 |
|  | (Rupees in        | thousand)            | (Rupees in        | thousand)            |
| Profit for the period  | 1,986,941         | 1,612,426            | 2,703,955         | 3,252,918            |
| Other comprehensive income:  |                   |                      |                   |                      |
| Items that may be reclassified subsequently to profit or loss      | -                 | -                    | -                 | -                    |
| Items that will not be reclassified subsequently to profit or loss | -                 | -                    | -                 |                      |
|  | -                 | -                    | -                 | -                    |
| Total comprehensive income for the period                          | 1,986,941         | 1,612,426            | 2,703,955         | 3,252,918            |
|  |                   |                      |                   |                      |
| Attributable to:   |                   |                      |                   |                      |
| Equity holders of the Parent Company                               | 1,078,025         | 931,750              | 1,403,840         | 1,871,720            |
| Non-controlling interest   | 908,916           | 680,676              | 1,300,115         | 1,381,198            |
|  | 1,986,941         | 1,612,426            | 2,703,955         | 3,252,918            |

The annexed notes 1 to 21 form an integral part of these condensed interim consolidated financial statements.

Chief Executive

Chief Financial Officer

Director

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# ALTERN ENERGY LIMITED AND ITS SUBSIDIARIES CONDENSED INTERIM CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (UN-AUDITED) FOR THE THREE-MONTH AND SIX-MONTH PERIOD ENDED DECEMBER 31, 2023

# Attributable to equity holders of Parent Company

|  | Share capital | Share<br>premium | Un-<br>appropriated<br>profit | Non-<br>controlling<br>Interests | Total                      |
|--|---------------|------------------|-------------------------------|----------------------------------|----------------------------|
|  |               | (R               | upees in thousan              | d)                               |                            |
| Balance as on July 1, 2022 (Audited)   | 3,633,800     | 41,660           | 10,074,768                    | 9,463,773                        | 23,214,001                 |
| Profit for the period Other comprehensive income for the period  | -             | -                | 1,871,720                     | 1,381,198                        | 3,252,918                  |
| Total comprehensive income for the period  | -             | -                | 1,871,720                     | 1,381,198                        | 3,252,918                  |
| Transactions with owners in their capacity as owners:  | -             | -                | -                             | -                                | -                          |
| Balance as on December 31, 2022 (Un-Audited)   | 3,633,800     | 41,660           | 11,946,488                    | 10,844,971                       | 26,466,919                 |
| Balance as on July 01, 2023 (Audited)  | 3,633,800     | 41,660           | 14,355,636                    | 12,426,921                       | 30,458,017                 |
| Profit for the period Other comprehensive income for the period  | -             | -                | 1,403,840                     | 1,300,115                        | 2,703,955                  |
| Total comprehensive income for the period  | -             | -                | 1,403,840                     | 1,300,115                        | 2,703,955                  |
| Transactions with owners in their capacity as owners:  1st Interim cash dividend @ Rs 4.70 per ordinary share by Parent Company              |               |                  | (1,707,886)                   |                                  | (1,707,886)                |
| 2nd Interim cash dividend @ Rs 4.75 per ordinary share<br>by Parent Company  | -             | -                | (1,726,055)                   | -                                | (1,726,055)                |
| 1st Interim cash dividend paid to non-controlling interest by Rousch<br>2nd Interim cash dividend paid to non-controlling interest by Rousch | -             | -                | -                             | (1,380,004)<br>(1,380,004)       | (1,380,004)<br>(1,380,004) |
| Balance as on December 31, 2023 (Un-Audited)   | 3,633,800     | 41,660           | 12,325,535                    | 10,967,028                       | 26,968,023                 |

The annexed notes 1 to 21 form an integral part of these condensed interim consolidated financial statements.

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Chief Financial Officer

Director

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# ALTERN ENERGY LIMITED AND ITS SUBSIDIARIES CONDENSED INTERIM CONSOLIDATED STATEMENT OF CASH FLOWS (UN-AUDITED) FOR THE SIX-MONTH PERIOD ENDED DECEMBER 31, 2023

|   | December 31,<br>2023 | December 31,<br>2022 |
|---|----------------------|----------------------|
| Note  | (Rupees in           | thousand)            |
| CASH FLOWS FROM OPERATING ACTIVITIES                            |                      |                      |
| Cash generated from operations 16                               | 4,882,799            | 1,960,659            |
| cash generated from operations                                  | 1,002,799            | 1,,,00,,03,          |
| Long term deposits - net  | (1,295)              | 339                  |
| Finance cost paid   | (61,353)             | (303,329)            |
| Income tax paid   | (465,806)            | (8,565)              |
| Employee benefit obligations paid                               | (3,312)              | (2,866)              |
|   | (531,766)            | (314,421)            |
| Net cash inflow from operating activities                       | 4,351,033            | 1,646,238            |
|   |                      |                      |
| CASH FLOWS FROM INVESTING ACTIVITIES                            |                      |                      |
|   |                      |                      |
| Payment for property, plant and equipment and intangible assets | (5,539)              | (571,368)            |
| Purchase of short term investments                              | -                    | (83,275)             |
| Profit on short term investment received                        | 268,010              | 21,182               |
| Profit on bank deposits received                                | 243,109              | 3,842                |
| Proceeds from disposal of operating fixed assets                | 7,471                | 8                    |
| Net cash inflow / (outflow) from investing activities           | 513,051              | (629,611)            |
|   |                      |                      |
| CASH FLOWS FROM FINANCING ACTIVITIES                            |                      |                      |
| Dividends paid  | (3,502,830)          | _                    |
| Proceeds from short term finance                                | (1,165)              |                      |
| Net cash outflow from financing activities                      | (3,503,995)          | -                    |
| -   | ,                    |                      |
| Net increase in cash and cash equivalents                       | 1,360,089            | 1,016,627            |
| Cash and cash equivalents at the beginning of the period        | 3,196,998            | (2,190,091)          |
| Cash and cash equivalents at the end of the period 17           | 4,557,087            | (1,173,464)          |

The annexed notes 1 to 21 form an integral part of these condensed interim consolidated financial statements.

Chief Executive

Chief Financial Officer

Director

# ALTERN ENERGY LIMITED AND ITS SUBSIDIARIES NOTES TO AND FORMING PART OF THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS (UN-AUDITED) FOR THE THREE-MONTH AND SIX-MONTH PERIOD ENDED DECEMBER 31, 2023

# 1. THE GROUPAND ITS OPERATIONS

### **1.1** The Group is structured as follows:

| Parent company:   | Un-Audited<br>December 31. | Audited<br>June 30, |
|---|----------------------------|---------------------|
| - Altern Energy Limited, the Parent Company<br>(hereinafter referred to as AEL) | 2023                       | 2023                |

#### **Subsidiary companies:**

| -PMCL | 100.00% | 100.00% |
|-------|---------|---------|
| -RPPL | 59.98%  | 59.98%  |

The Group is mainly engaged in power generation activities. The registered office of AEL and PMCL is situated at Descon Headquarters, 18 km Ferozepur Road, Lahore. The registered office of RPPL is situated at 403-C, 4th Floor, Evacuee Trust Complex, Sector F-5/1, Islamabad.

The geographical locations of the production facilities of the Group are mentioned below:

| Production facility of | Location   |
|------------------------|--|
| -AEL                   | Fateh Jang, District Attock, Punjab, Pakistan    |
| - RPPL                 | Sidhnai Barrage, Abdul Hakim, District Khanewal, |
|                        | Punjab, Pakistan                                 |

# 1.2 AEL-the Parent Company

- 1.2.1 AEL was incorporated in Pakistan as a public company limited by shares under the Companies Ordinance, 1984 (now, the Companies Act, 2017) on January 17, 1995. It is a subsidiary of DEL Power (Private) Limited ('the Holding Company'). The Ultimate Parent of AEL is DEL Processing (Private) Limited. AEL's ordinary shares are listed on the Pakistan Stock Exchange Limited.
- 1.2.2 The principal activity of AEL is to generate and supply electricity to its sole customer, Central Power Purchasing Agency (Guarantee) Limited ('CPPA') from its gas fired power plant having gross capacity of 32 Mega Watts (June 30, 2023: 32 Mega Watts). AEL achieved Commercial Operations Date ('COD') on June 6, 2001. AEL has a Power Purchase Agreement ('PPA') with CPPA for thirty years which commenced from the COD.
- 1.2.3 AEL's Gas Supply Agreement ('GSA') with Sui Northern Gas Pipelines Limited ('SNGPL') expired on June 30, 2013. Thereafter, AEL signed a Supplemental Deed dated March 17, 2014 with SNGPL, whereby SNGPL agreed to supply gas to AEL on as-and-when available basis till the expiry of the PPA on June 5, 2031. The Ministry of Petroleum and Natural Resources (now Ministry of Energy, Petroleum Division), empowered for Re-liquefied Natural Gas ('RLNG') allocation by the Economic Coordination Committee ('ECC') of the Federal Cabinet, issued an allocation of 6 MMSCFD of RLNG to AEL on April 28, 2017 and advised AEL and SNGPL to negotiate a new GSA. While the long term GSA is yet to be negotiated, in July 2019, the ECC of the Cabinet approved the summary of interim tri-partite GSA. Currently, AEL, SNGPL and CPPA are in the process of executing an interim GSA for supply of RLNG. Under the interim GSA, RLNG is being supplied on as-and-when available basis till the execution of a long term GSA between the parties.
- 1.2.4 The Company's Generation License expired on September 21, 2021 and it had applied for its renewal/extension from the National Electric Power Regulatory Authority ('NEPRA'), in line with the term of its PPA and Implementation Agreement ('IA') on August 31, 2021. On September 12, 2023, NEPRA in its Regulatory Meeting principally approved the extension in the term of the Generation License for ten (10) years from the expiry of the previous term till June 05, 2031, making it consistent with the term of the PPA and IA. Currently, NEPRA is in the process of internal formalities, and will issue the duly signed extended license in due course. Simultaneously, the Company will continue to make its power plant available as per the requirements of the PPA until the expiry of PPA as stated above. The power generation operations shall continue to operate in the normal course of business.

Therefore, the power generation operations shall continue to be operated in the normal course of business.

1.2.5 AEL received a recommendation from Islamabad Electric Supply Company ('IESCO') with respect to the upgradation of its 66 KV switchyard of AEL in order to synchronize the existing network with the IESCO system. This will allow AEL to fully transmit the generated power. National Transmission and Despatch Company Limited ('NTDC') has upgraded one transmission line of Jand-Bassaal network from 66 KV to 132 KV. Resultantly, AEL can only transmit electricity generated by its complex through transmission network of Fateh Jang 66 KV grid station of IESCO. Whenever NTDC upgrades the Fateh Jang grid station in future, AEL will be required to upgrade its own 66 KV switchyard to 132 KV.

### 1.3 PMCL

PMCL was incorporated in Pakistan as a private company limited by shares under the Companies Ordinance, 1984 (now the Act) on February 24, 2006. PMCL is a wholly owned subsidiary of AEL. The principal objective of PMCL is to invest, manage, operate, run, own and build power projects. PMCL directly holds 59.98% shares in RPPL, a company engaged in power generation as detailed in note 1.4 to these condensed interim consolidated financial statements.

### 1.4 RPPL

1.4.1 RPPL is a public company limited by shares, incorporated in Pakistan on August 4, 1994 under the repealed Companies Ordinance, 1984 (now the Companies Act, 2017 and hereinafter referred to as the 'Act'). The principal activities of RPPL are to generate and supply electricity to its sole customer, CPPA, from its combined cycle thermal power plant (the 'Complex') having a gross (ISO) capacity of 450 Mega Watts. RPPL achieved its COD on December 11, 1999.

RPPL has a PPA with CPPA for thirty years which commenced from the COD. The plant was initially designed to operate with residual furnace oil and was converted to gas fired facility in 2003 after allocation of gas of 85 MMSCFD by the Government of Pakistan ('GoP') for the period of twelve years under a GSA with SNGPL till August 18, 2015. At that time, under the amended and restated IA, the GoP provided an assurance that RPPL will be provided gas post August 2015, in preference to the new power projects commissioned after RPPL.

The Ministry of Petroleum and Natural Resources (now Ministry of Energy, Petroleum Division), empowered for RLNG allocation by the ECC of the Federal Cabinet, issued an allocation of 85 MMSCFD of RLNG to RPPL on firm basis on September 23, 2015 and advised RPPL and SNGPL to negotiate a long term GSA on firm basis. While negotiations for the long-term GSA are in process, the ECC of the Federal Cabinet approved interim GSA for supply of RLNG to RPPL up to June 30, 2018 or signing of a long-term GSA, whichever is earlier. The interim GSA was executed with CPPA and SNGPL which was effective from June 1, 2017. Under the interim GSA, RLNG was supplied on 'as and when available' basis, however, the non-supply of RLNG was treated as 'Other Force Majeure Event' (OFME) under the PPA. The interim GSA expired in June 2018. On July 21, 2020, RPPL, CPPA and SNGPL signed first Addendum to the Interim RLNG Supply Agreement and Payment Procedure. The terms of this agreement will be effective up to the date of signing of a long-term Gas Supply and Purchase Agreement ('GSPA').

1.4.2 In accordance with the terms of Amendment No. 3 to the PPA executed between RPPL and CPPA on August 21, 2003, RPPL agreed to transfer ownership of the Complex (including land) to CPPA at a token value of US\$ 1 at the expiry of the PPA, if CPPA does not opt for a renewal of the PPA for the additional term pursuant to section 4.1(c) of the PPA. The PPA has been extended by a period of 389 days as of December 31, 2023, owing to non-supply of RLNG under interim GSA. Moreover, the PPA term has also been extended by 112 days as per the terms of a Settlement Agreement signed on 11 February 2021, to settle disputes pertaining to Liquidated Damages related to 2013 and 2017. As a result, the term of the PPA will now end in April 2031 and the remaining life of the Complex is approximately 7.32 years.

### 2. BASIS OF PREPARATION

### 2.1 Statement of Compliance

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

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

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

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

These condensed interim consolidated financial statements do not include all of the information required for the annual consolidated financial statements and should be read in conjunction with the annual consolidated financial statements as at and for the year ended June 30, 2023. Selected explanatory notes are included to explain events and transactions that are significant to and understanding of the changes in the Group's financial position and performance since the last audited financial statements.

### 3. SIGNIFICANT ACCOUNTING POLICIES

3.1 The accounting policies and the methods of computation adopted in the preparation of these condensed interim consolidated financial statements are the same as those applied in the preparation of preceding annual published financial statements of the Group for the year ended June 30, 2023, except for the adoption of new and amended standards as set out below.

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

Certain standards, amendments and interpretations to International Financial Reporting Standards ('IFRS') are effective for accounting period beginning on July 1, 2023, but are considered not to be relevant or to have any significant effect on the Group's operations (although they may affect the accounting for future transactions and events) and are, therefore, not detailed in these condensed interim consolidated financial statements.

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

There are certain standards, amendments to the accounting standards and interpretations that are mandatory for the Group's accounting periods beginning on or after July 01, 2023 but are considered not to be relevant or to have any significant effect on the Group's operations and are, therefore, not detailed in these condensed interim consolidated financial statements.

### 1.4 Exemption from applicability of certain standards

In respect of companies holding financial assets due from the Government of Pakistan ('GoP') in respect of circular debt, SECP through SRO 67(I)/2023 dated January 20, 2023 partially modified its previous SRO 1177(I)/2021 dated September 13, 2021 and notified that the requirements contained in IFRS 9 with respect to application of Expected Credit Losses ('ECL') method shall not be applicable on such financials assets for the financial years ending on or before December 31, 2024 and that such companies shall follow relevant requirements of IAS 39 in respect of above referred financial assets during the exemption period. Accordingly, the Group has not followed the requirements of IFRS 9 with respect to application of ECL in respect of trade debts and other receivables due from CPPA.

### 4. ACCOUNTING ESTIMATES

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

In preparing these condensed interim consolidated financial statements, the significant judgements made by management in applying group's accounting policies and the key sources of estimation uncertainty were the same as those that applied to the annual financial statements of Group for the year ended June 30, 2023.

### 5. FINANCIAL RISK MANAGEMENT

### Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk (including currency risk, other price risk and interest rate risk), credit risk and liquidity risk. The Group's overall risk management Programme focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the financial performance.

Risk management is carried out by the Group's finance department under policies approved by the Board of Directors ('BOD'). The Group's finance department evaluates and hedges financial risks based on principles for overall risk management, as well as written policies covering specific areas, such as foreign exchange risk, interest rate risk, credit risk and investment of excess liquidity, provided by the BOD. All treasury related transactions are carried out within the parameters of these policies.

These condensed interim consolidated financial statements do not include all financial risk management information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's annual financial statements as at June 30, 2023.

There have been no changes in the risk management department or in any risk management policies since the year ended June 30, 2023.

### 5.2 Fair value estimation

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction in the principal (or most advantageous) market at the measurement date under current market conditions (i.e. an exit price) regardless of whether that price is directly observable or estimated using another valuation technique.

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

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

To provide an indication about the reliability of the inputs used in determining fair value, the Group classifies its financial instruments into the three levels prescribed above. The following table presents the Group's financial assets measured and recognised at fair value at December 31, 2023 and June 30, 2023 on a recurring basis:

|   | Level 1 | Level 2   | Level 3    | Total   |
|---|---------|-----------|------------|---------|
| As at December 31, 2023<br>Recurring fair value<br>measurements |         | (Rupee in | thousands) |         |
| Assets Short term investments                                   | 676,296 |           |            | 676,296 |
| As at June 30, 2023<br>Recurring fair value<br>measurements     |         |           |            |         |
| Assets Short term investments                                   | 291,811 |           |            | 291,811 |

There were no transfers between Levels 1 and 2 & Levels 2 and 3 during the year and there were no changes in valuation techniques during the period. The Group's policy is to recognize transfers into and transfers out of fair value hierarchy levels as at the end of the reporting period.

The fair values of investments in units of mutual funds are determined based on their net asset values as published at the close of each business day.

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

### 6. DIVIDEND PAYABLE

This includes interim cash dividend payable to the following related parties pending approval of the State Bank of Pakistan.

|  | Un-Audited   | Audited   |
|--|--------------|-----------|
|  | December 31, | June 30,  |
|  | 2023         | 2023      |
|  | (Rupees in   | thousand) |
| Siemens Project Ventures GmbH                          | 1,659,050    | -         |
| Saudi Arabian Construction and Repairs Company Limited | 556,326      | -         |

### 7. CONTINGENCIES & COMMITMENTS

There is no significant change in the status of contingencies and commitments from the preceding annual financial statements of the Group for the year ended June 30, 2023, except for the following:

|     | 1  | Un-Audited<br>December 31,<br>2023 | Audited<br>June 30,<br>2023 |
|-----|--|------------------------------------|-----------------------------|
| 7.1 | Contingencies  | (Rupees in t                       | housand)                    |
| (a) | In respect of tax year 2017, the Deputy Commissioner Inland Revenue ('DCIR') passed an Order under section 161(1) of the Income Tax Ordinance, creating a demand of Rs. 10.22 million which pertains to non-withholding of income tax while making payments. Aggrieved with the said Order, the Group has preferred an Appeal before the Commissioner Inland Revenue Appeals [CIR(A)], and the case is pending adjudication. The Group has not made any provisions against the said tax demand as the management is confident that the ultimate outcome of the Appeal would be in favour of the Group, inter alia on the basis of the advice of the tax consultant and the relevant laws and facts.  |                                    |                             |
| (b) | In respect of the tax year 2018, the DCIR had issued a show cause notice under section 4B of the Income Tax Ordinance, 2001 for alleged non-payment of Super Tax by the Group mainly on account of dividend income. The Group explained its position in various hearings before the taxation authorities, however, the tax authorities issued a Demand Notice requiring the Group to pay Super Tax amounting to Rs 93.184 million. Aggrieved with the Order, the Group filed an appeal before the CIR(A) where the relief was not granted. Aggrieved with the Order of CIR(A), the Group preferred an Appeal with Appellate Tribunal Inland Revenue (ATIR), who granted the Stay to the Group subject to payment of 50% of the Demand, in light of a judgement passed by the Honorable Supreme Court of Pakistan in similar cases. The Group has deposited Rs. 46.6 million as directed by the ATIR, and the case is pending for adjudication. The Group has not made any provision against the above demand as the management is confident that the ultimate outcome of the appeal would be in favour of the Group, inter alia on the basis of the advice of the tax consultant, relevant laws and facts and recent judgment of Honorable Islamabad High Court. |                                    |                             |
| (c) | In respect of tax year 2019, the Additional Commissioner Inland Revenue ('ACIR') passed an Order under section 122(5) of the Income Tax Ordinance, 2001, creating income tax demand amounting to Rs. 30.99 million which mainly relates to chargeability of Super Tax under section 4(b) of the Income Tax Ordinance, 2001. Aggrieved with the said Order, the Group has filed an appeal before the CIR (A), and the case is pending adjudication. The Group has not made any provisions against the said tax demand as the management is confident that the ultimate outcome of the Appeal would be in favour of the Group, inter alia on the basis of the advice of the tax consultant and the relevant laws and facts.  |                                    | -                           |
| (d) | In respect of tax year 2022, the DCIR passed an Order under section 4C of the Income Tax Ordinance, 2001 creating a demand of Rs. 293.17 million. Aggrieved with the said Order, the Group preferred an Appeal before the CIR(A), where the relief was not granted. The Group is in the process of filing an Appeal with ATIR within legal timelines. The Group has not made any provisions against the said tax demand as the management is confident that the ultimate outcome of the Appeal would be in favour of the Group, inter alia on the basis of the advice of the tax consultant and the relevant laws and facts.   |                                    |                             |
| (e) | National Bank of Pakistan has issued standby letter of credit ('SBLC') amounting to Rs. 4,981 million in favor of SNGPL as a security to cover gas supply for which payments are made in arrears. The SBLC will expire on July 13, 2024, which is renewable.   |                                    | 4,981,000                   |

| 7.2 Commitments - Nil                    |                   |             |
|--|-------------------|-------------|
|  | <b>Un-Audited</b> | Audited     |
|  | December 31,      | June 30,    |
|  | 2023              | 2023        |
| Not                                      | (Rupees in        | n thousand) |
| 8 PROPERTY, PLANT AND EQUIPMENT          |                   |             |
| Operating fixed assets                   | 11,226,418        | 11,965,204  |
| Major spare parts and stand-by equipment | 2,692             | 2,692       |
|  | 11,229,110        | 11,967,896  |
|  |                   |             |
| 9 TRADE DEBTS - SECURED                  |                   |             |
|  |                   |             |
| Considered good 9.1                      | 12,765,706        | 15,324,789  |
| Considered doubtful                      | 193,255           | 201,686     |
|  | 12,958,961        | 15,526,475  |
| Provision of doubtful debts              | (193,255)         | (201,686)   |
|  | 12,765,706        | 15,324,789  |

9.1 Included in trade debts is an aggregate amount of Rs 5,549.279 million (June 30, 2023: Rs 5,549.279 million) and Rs 1,513.293 million (June 30, 2023: Rs 750.871 million) relating to capacity revenue and delayed payment markup accrued thereon respectively not acknowledged by CPPA.

Of this disputed capacity revenue:

- the amount of Rs 247.695 million (June 30, 2023: Rs 247.695 million) has not been acknowledged by CPPA on the pretext that no gas was available during the period from December 19, 2019 to January 31, 2020 and hence, this period should be treated as an OFME by the Group. The management is of the view that CPPA's contention is not justified as the plant could not be operated during this period due to technical start-up limits under the PPA being exceeded and as such this has no relevance with gas availability.
- the amount of Rs 5,301.584 million (June 30, 2023: Rs 5,301.584 million) and Rs 1,513.293 million (June 30, 2023: Rs 750.871 million) relating to capacity invoices (from April 2022 to June 2023) and delayed interest (from April 2022 to December 2023) computed thereon respectively is disputed by CPPA on a similar pretext that gas was not available and hence, this period should also be treated as an OFME by the Group. However, the management is of the view that CPPA's claim is not justified as the plant was technically available and RLNG was not allocated to it by SNGPL due to intervention of National Power Control Centre ('NPCC') which is not a party to the Interim RLNG Supply Agreement and Payment Procedure. The GoP is under an obligation to ensure that its entities act in good faith and prevent a situation where a party to the Agreement is treated unfairly. Whereas, in this case, the Governmental Entities issued dispatch instructions but then did not allocate RLNG to the Group and deprived it of its rightful entitlement to Capacity Payments under the PPA which is against the spirit of the Agreements as well as a non-compliance with the GoP's obligation to act in good faith. Furthermore, as stated in note 1.4, under the amended IA, the Group has been provided an assurance by the GoP that the Group will be provided gas post August 2015, in preference to the new power projects commissioned after the Group. This obligation has also not been fulfilled by the GoP.

Based on the legal opinions obtained by the Group including an opinion from English Law Counsels, the management believes that the Group has meritorious grounds to succeed if it were to invoke the Arbitration proceedings under the IGSA and/or under the PPA as well as the IA. Consequently, no provision for the disputed amounts has been recognised in these condensed interim consolidated financial statements as the management believes that these matters will eventually be resolved in the Group's favour and these amounts will be recovered by the Group.

9.2 There has been no movement in the provision for impairment in the current period.

# 10. SHORT TERM INVESTMENT

This represents investment in units of mutual funds of NBP Fund Management Limited that is classified as fair value through profit or loss.

|    |                               | Un-A         | Audited        | Un-A         | udited       |
|----|-------------------------------|--------------|----------------|--------------|--------------|
|    |                               | Three-month  | n period ended | Six-month    | period ended |
|    |                               | December 31, | December 31,   | December 31, | December 31, |
|    |                               | 2023         | 2022           | 2023         | 2022         |
|    | Note                          | (Rupees in   | thousand)      | (Rupees in   | thousand)    |
| 11 | REVENUE                       |              |                |              |              |
|    |                               |              |                |              |              |
|    | Energy purchase price - gross | -            | 30,126         | -            | 1,355,253    |
|    | Sales tax                     | -            | (4,377)        | -            | (196,917)    |
|    | Energy purchase price - net   | -            | 25,749         | -            | 1,158,336    |
|    |                               |              |                |              |              |
|    | Capacity purchase price 11.1  | 2,466,738    | 2,123,331      | 3,560,924    | 4,246,661    |
|    | Delayed payment markup        | 557,729      | 524,939        | 1,196,881    | 974,715      |
|    |                               | 3,024,467    | 2,674,019      | 4,757,805    | 6,379,712    |

11.1 Included in this is disputed revenue of Rs nil (2022: Rs 2,914.54 million) and Rs 762.42 million (2022: Rs 216.92 million) associated with capacity purchase price and the corresponding delayed mark-up, as explained in note 9.

|    |   | Un-A         | Audited        | Un-A         | udited       |
|----|---|--------------|----------------|--------------|--------------|
|    |   | Three-montl  | n period ended | Six-month 1  | period ended |
|    |   | December 31, | December 31,   | December 31, | December 31, |
|    |   | 2023         | 2022           | 2023         | 2022         |
| 10 | PIPECT COSTS                            | (Rupees in   | ı thousand)    | (Rupees in   | thousand)    |
| 12 | DIRECT COSTS                            |              |                |              |              |
|    | DI NC                                   | 9.62         | 50.202         | 2.022        | 1 141 722    |
|    | RLNG cost                               | 862          | 50,393         | 2,032        | 1,141,722    |
|    | Operation and maintenance costs         | 210,003      | 197,713        | 421,604      | 392,458      |
|    | Depreciation on operating fixed assets  | 357,788      | 375,914        | 739,698      | 752,135      |
|    | Stores, spares and loose tools consumed | 98,691       | 56,424         | 130,269      | 75,164       |
|    | Insurance cost                          | 51,417       | 33,380         | 102,630      | 66,395       |
|    | Purchase of energy                      | 79,949       | 59,809         | 204,496      | 142,547      |
|    | Salaries, benefits and other allowances | 10,433       | 8,181          | 18,656       | 14,130       |
|    | Licensing fee                           | 10,878       | 13,817         | 22,351       | 25,456       |
|    | Colony maintenance                      | 5,453        | 4,745          | 9,443        | 7,737        |
|    | Communication                           | 2,068        | 1,762          | 4,155        | 3,483        |
|    | Vehicle maintenance                     | 720          | 646            | 1,193        | 1,077        |
|    | Security expenses                       | 3,169        | 1,922          | 5,585        | 4,077        |
|    | Insurance deductible                    | 71,463       | -              | 71,463       | -            |
|    | Miscellaneous expenses                  | 2,193        | 1,877          | 3,541        | 3,118        |
|    |   | 905,087      | 806,583        | 1,737,116    | 2,629,499    |

|    |   | Un-Audited   |              |                 | udited       |
|----|---|--------------|--------------|-----------------|--------------|
|    | _   |              | period ended |                 | period ended |
|    | ı   | December 31, | December 31, |                 | December 31, |
|    | _   | 2023         | thousand)    | 2023 (Dunass in | thousand)    |
| 13 | ADMINISTRATIVE EXPENSES                   | (Rupees in   | thousand)    | (Rupees in      | thousand)    |
| 13 | ADMINISTRATIVE EATENSES                   |              |              |                 |              |
|    | Salaries, benefits and other allowances   | 26,341       | 20,049       | 51,425          | 43,774       |
|    | Directors' meeting fee                    | 625          | 250          | 875             | 500          |
|    | Information technology and ERP related co | osts 6,674   | 3,817        | 13,266          | 7,411        |
|    | Traveling & conveyance                    | 2,500        | 1,821        | 11,587          | 2,929        |
|    | Utilities                                 | 379          | 307          | 834             | 612          |
|    | Postage and telephone                     | 316          | 363          | 630             | 809          |
|    | Printing, stationery and advertisement    | 2,954        | 566          | 3,289           | 1,532        |
|    | Auditors' remuneration                    | 134          | 569          | 602             | 630          |
|    | Rent, rates and taxes                     | 3,992        | 2,965        | 7,891           | 5,831        |
|    | Legal and professional expenses           | 19,135       | 23,304       | 36,389          | 35,655       |
|    | Fees and subscription                     | 601          | 718          | 1,188           | 1,431        |
|    | Entertainment                             | 1,565        | 84           | 2,060           | 310          |
|    | Amortization on intangible assets         | 909          | 827          | 1,863           | 1,566        |
|    | Depreciation on operating fixed assets    | 2,080        | 1,884        | 4,428           | 3,878        |
|    | Vehicle maintenance                       | 495          | 404          | 844             | 731          |
|    | Insurance                                 | 1,576        | 1,491        | 3,250           | 2,817        |
|    | Professional tax                          | -            | -            | 200             | 100          |
|    | Provision for doubtful debts              | -            | 642          | -               | 642          |
|    | Miscellaneous expenses                    | 507          | 829          | 1,044           | 1,338        |
|    | <del>-</del>                              | 70,783       | 60,890       | 141,665         | 112,496      |
| 14 | OTHER EXPENSES                            |              |              |                 |              |
|    | Donations                                 | 3,709        | 2,558        | 3,709           | 2,558        |
|    | Exchange (gain) / loss                    | (24,426)     | 49,985       | (2,603)         | 52,801       |
|    | _   | (20,717)     | 52,543       | 1,106           | 55,359       |

# 14.1 This includes the following donations exceeding Rs. 0.5 million:

- $National\,Outreach\,program\,of\,Lahore\,University\,of\,Management\,Sciences\,for\,one\,scholarship\,for\,an\,undergraduate\,course\,amounting\,to\,Rs.\,1.5\,million.$
- Supply of computers to Government Vocational Training Institute Abdul Hakim Rs.  $0.96\,\mathrm{million}$ .
- Construction of a classroom for Government Boys & Girls School Abdul Hakim Rs. 0.92 million.

# 15 TAXATION

| Current period | (413,131) | (1,724)  | (834,531) | (4,291)   |
|----------------|-----------|----------|-----------|-----------|
| Deferred       | 52,958    | (76,063) | 164,117   | (155,271) |
|                | (360,173) | (77,787) | (670,414) | (159,562) |

|    |  | Un-Audited        |                      |
|----|--|-------------------|----------------------|
|    |  | Six-month         | period ended         |
|    |  | December 31, 2023 | December 31,<br>2022 |
| 16 | CASH GENERATED FROM OPERATIONS                         | (Rupees in        | thousand)            |
|    | Profit before taxation                                 | 3,374,369         | 3,412,480            |
|    |  | 3,371,309         | 3,112,100            |
|    | Adjustment for non cash charges and other items:       |                   |                      |
|    | -Depreciation on operating fixed assets                | 744,126           | 757,373              |
|    | -Profit on short term investments                      | (268,009)         | (21,182)             |
|    | -Gain on disposal of operating fixed assets            | (7,449)           | (8)                  |
|    | -Provision for employee benefit obligations            | 4,538             | 4,003                |
|    | -Amortization on intangible assets                     | 1,863             | 206                  |
|    | -Exchange loss   | (2,603)           | 52,801               |
|    | -Fair value gain on short term investments             | -                 | (483)                |
|    | -Finance cost  | 26,867            | 201,205              |
|    | -Profit on bank deposits                               | (243,109)         | (3,842)              |
|    | Profit before working capital changes                  | 3,630,593         | 4,402,553            |
|    | Effect on cash flow due to working capital changes:    |                   |                      |
|    | Decrease / (Increase) in current assets                |                   |                      |
|    | -Stores, spares and loose tools                        | (17,120)          | (10,669)             |
|    | -Trade debts secured                                   | 2,559,083         | (1,333,324)          |
|    | -Advances, prepayments and other receivables           | (108,054)         | (197,825)            |
|    | Decrease in current liabilities                        | 2,433,909         | (1,541,818)          |
|    | -Trade and other payables                              | (1,181,703)       | (900,076)            |
|    |  | 1,252,206         | (2,441,894)          |
|    | Cash generated from operations                         | 4,882,799         | 1,960,659            |
|    |  |                   |                      |
| 17 | CASH AND CASH EQUIVALENTS                              |                   |                      |
|    | Bank balances  | 3 890 701         | 20 624               |
|    | Short term investments                                 | 3,880,791         | 28,634               |
|    |  | 676,296           | (220, 440)           |
|    | Short term borrowings from banking companies - secured | -                 | (220,449)            |
|    | Islamic commercial papers - unsecured                  | 4.555.00=         | (981,649)            |
|    |  | 4,557,087         | (1,173,464)          |

# 18. TRANSACTIONS AND BALANCES WITH RELATED PARTIES

The related parties comprise the holding company, ultimate parent, subsidiaries and associates of holding company and ultimate parent, group companies, related parties on the basis of common directorship, key management personnel of the Group and its holding company and post-employment benefit plans (Gratuity Fund and Provident Fund). Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of AEL, directly or indirectly, including any director (whether executive or otherwise) of AEL. The Group in the normal course of business carries out transactions with various related parties. Significant related party transactions not disclosed elsewhere in these condensed interim consolidated financial statements are as follows:

**Un-Audited** 

|  |  | Six-month r  | period ended |
|--|--|--------------|--------------|
|  |  | December 31, |              |
|  |  | 2023         | 2022         |
|  |  | (Rupees in   |              |
| Relationship with the Group                | Nature of transactions                     | (            | ,            |
| i) Holding company                         |  |              |              |
| DEL Power (Private) Limited                | Dividends paid                             | 1,847,875    | -            |
| ii) Group companies                        |  |              |              |
| Siemens Pakistan Engineering               | Purchase of long term maintenance services | 3,424        | 9,816        |
| Company Limited                            | Purchase of spare parts                    | 20,694       | -            |
| iii) Other related parties                 |  |              |              |
| On the basis of common directorship        |  |              |              |
| Descon Engineering Limited:                | Common costs charged to the Group          | 12,696       | 8,961        |
| Descon Power Solutions (Private)           | Operations & maintenance contractor's fee  | 371,263      | 331,049      |
| Limited:                                   | Common costs charged to the Group          | 925          | 2,303        |
| Descon Corporation (Private) Limited:      | ERP implementation fee & running costs     | 36,533       | 24,190       |
|  | Common costs charged to the Group          | 323          | 430          |
|  | Services Rendered                          | 382          | -            |
| Inspectest (Private) Limited               | Inspection testing services                | -            | 798          |
| iv) Other related parties                  |  |              |              |
| Crescent Steel and Allied Products Limited | Dividend paid                              | 530,277      | -            |
| v) Key Management Personnel                | Short-term employment benefits             | 43,186       | 32,627       |
|  | Director's meeting fee                     | 875          | 500          |

All transactions with related parties have been carried out on mutually agreed terms and conditions. There are no transactions with key management personnel other than under the terms of employment.

|  | Un-Audited<br>December 31,<br>2023 | Audited<br>June 30,<br>2023 |
|--|------------------------------------|-----------------------------|
| Period end balances are as follows:                            | (Rupees in t                       | housand)                    |
| Payable to related parties                                     |                                    |                             |
| Descon Engineering Limited (Associated company)                | 5,785                              | 2,540                       |
| Descon Corporation (Private) Limited (Associated company)      | 5,474                              | 3,783                       |
| Descon Power Solutions (Private) Limited (Associated company)  | 59,858                             | 59,109                      |
| Siemens Pakistan Engineering Company Limited ( Group company ) | 1,203                              | 20,685                      |
| Inspectest (Private) Limited (Associated company)              | 88                                 | 173                         |
|  | 72 408                             | 86 290                      |

# 19. DATE OF AUTHORIZATION FOR ISSUE

These condensed interim consolidated financial statements were authorized for issue on February 26, 2024 by the Board of Directors of the Parent company.

# 20. CORRESPONDING FIGURES

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

Corresponding figures have been re-arranged and reclassified, wherever necessary, for the purposes of comparison. However, no significant reclassifications have been.

### 21. GENERAL

21.1 Figures have been rounded off to the nearest thousand of Rupees.

Chief Everytive

Chief Financial Officer

Director

# **NOTE**

# **NOTE**