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## **COMPANY INFORMATION**

#### **BOARD OF DIRECTORS**

Syed Zomma Mohiuddin Chairman / Non-Executive Director
 Brig. Syed Zulfiqar Ali (R) Chief Executive / Executive Director
 Ms. Rubina Safir Independent Director / Female Director

Engr. Perwaiz Khan
 Syed Junaid Imam
 Mr. Muhammad Izqar Khan
 Mr. Shamim Ahmed Sherazi
 Mr. Muhammad Waheed
 Non-Executive Director
 Independent Director
 Non-Executive Director

#### **AUDIT COMMITTEE**

Ms. Rubina Safir Chairperson
 Mr. Muhammad Izqar Khan Member
 Engr. Perwaiz Khan Member
 Mr. Muhammad Waheed Member

#### **HUMAN RESOURCE & REMUNERATION COMMITTEE**

Mr. Shamim Ahmed Sherazi
 Brig Syed Zulfiqar Ali (R)
 Syed Junaid Imam
 Mr. Muhammad Waheed

Member
Member

#### **PROCUREMENT COMMITTEE**

Syed Zomma Mohiuddin Chairman
 Mr. Shamim Ahmed Sherazi Member
 Engr. Perwaiz Khan Member

#### **NOMINATION COMMITTEE**

Syed Zomma Mohiuddin Chairman
 Mr. Muhammad Izqar Khan Member
 Mr. Muhammad Waheed Member

#### STRATEGY & PROJECT APPRAISAL COMMITTEE

Syed Zomma Mohiuddin Chairman
 Syed Junaid Imam Member
 Mr. Muhammad Izqar Khan Member
 Ms. Rubina Safir Member

#### **CHIEF FINANCIAL OFFICER**

Mr. Ahmed Rafia (A)

#### **COMPANY SECRETARY**

Mr. Ali Saleem Rana

#### **REGISTERED OFFICE**

1st Floor, Telecom Foundation, TF Complex, TF Headquarters, 7-Mauve Area, G-9/4, Islamabad.

#### **HEAD OFFICE**

3rd Floor, Umar Plaza, Blue Area, Islamabad. Tel: (051) 2344123, 2344125, Fax: (051) 2344111.

#### SHARES DEPARTMENT

CDC Shares Registrar Services Limited (CDCSRSL), CDC House, 99-B, Block B, S.M.C.H.S., Main Shahra-e-Faisal, Karachi – 74400. Tel: (92-21) 111-111-500.

#### **AUDITORS**

BDO Ebrahim & Co. Chartered Accountants, 3rd Floor, Saeed Plaza, 22-East Blue Area, Jinnah Avenue, Islamabad. Tel: (92-51) 2604461-4.

#### **LEGAL ADVISOR**

Ahmed Bashir & Associates, Advocates and Solicitors, 210-A, Sughra Tower, Street # 73, Sector F11/1, Islamabad.

### **VISION STATEMENT**

**Spreading Technology** 

## **MISSION STATEMENT**

- Become the most credible company for digital data communications in Pakistan.
- Become a major innovative technology solutions provider in Pakistan.
- Become a regional and global technology brand.

## **CORE VALUES**

- Innovation
- Performance
- Integrity
- Team work
- Accountability
- Customer Satisfaction
- Respect, Tolerance & Equal Opportunity

# ہماری بصیرت/ ویژن ------وسعت پذیر ٹیکنالوجی

# بهارا نصب العين/مثن

۔ پاکستان میں ڈیجیٹل ڈیٹا کمیو نیکیشنز کی سبسے قابل اعتماد سمپنی بننے کے لیے۔

- پاکستان میں ٹیکنالوجی کے اختر اعی حل فراہم کرنے والی بڑی سمپنی بننے کے لیے۔

علا قائی اور عالمی ٹیکنالوجی بر انڈ بننے کے لیے۔

# بنيادى اقدار

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\_ جدت

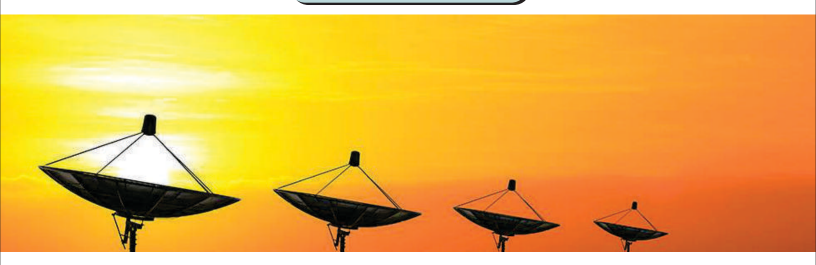
- کار کر دگی

- ایمانداری

- شیم ورک

- محاسبه

- احترام، بر داشت اور مساوی مواقع



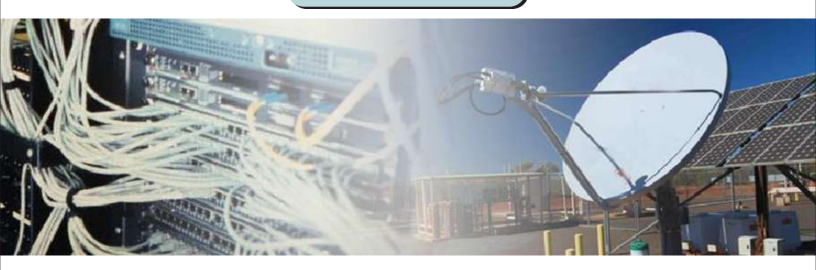
**VSAT** (Very Small Aperture Terminal) is a sophisticated communications technology that allows for the use of small fixed satellite antennas to provide highly reliable communication between a central hub and almost any number of geographically dispersed sites.

With a satellite network, there are no physical limitations in terms of geography or distance to make deployment difficult.

VSAT is also taking on an expanding role in a variety of interactive, on-line data, voice and multimedia applications and is known to have a very high reliability and network availability rate with seamless Upgrade methods.

PDL offers satellite capacity in the Cband and Ku-band that covers both regional and international markets.

- Most reliable satellite based 2-way VSAT system
- Network monitoring and management via Network Management System.
- Installation and commissioning of VSAT sites in fastest possible time
- Post-commissioning Services
- 24 x 7 x 365 customer service & support
- Expert engineering team with years of experience in designing similar networks



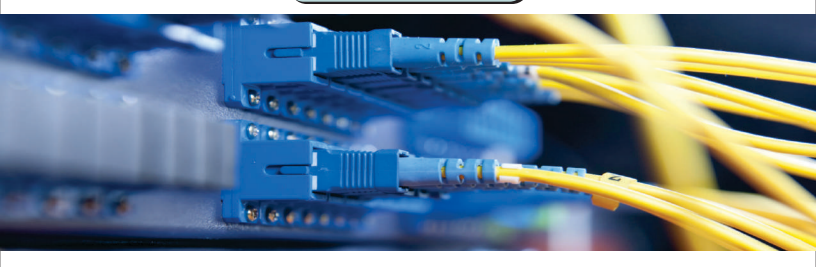
iDirect Platform is a C, Ku and Ka-Band, satellite based, endto-end IP VSAT service running on the world renowned iDirect Technologies platform.

It is engineered to deliver quality broadband connectivity wherever and whenever it's needed. It changes the nature of what satellite communications is capable of achieving, transforming satellite's 'reach' into a mainstream solution able to extend high-speed, secure connectivity to any geography, environment or communications application within the enterprise.

PDL supports multiple customers from various sectors, including Banking, United Nations Organizations, Telecom Providers, Government Departments, Private Sector and Oil & **Gas Companies** 

PDL has a highly scalable and flexible 5 IF iDirect Hub in Islamabad, Quetta and Karachi designed to support complete enterprise network.

- Over thirty years of experience deploying similar networks
- Operational flexibility for affordable, reliable and efficient solutions
- Nationwide footprint for providing fast services
- Support all IP centric applications
- Supports real time traffic management
- Up to 18 Mbps downstream (Hub to Remote)
- Up to 4.2 Mbps Upstream (Remote to Hub)

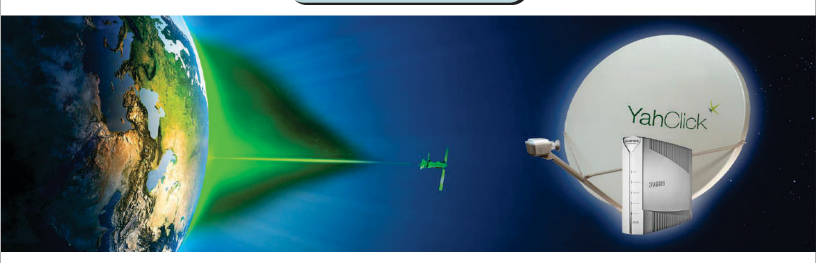


Data Connectivity Ever since its inception, PDL has been a front liner in providing data connectivity to its International and Local clients. PDL Offers high speed data connectivity to meet the demands of Government, Corporate, Banking and Private Sectors.

PDL, Data Network has been widely used as long- haul and metropolitan network for low latency and cost-effective solution. PDL data network encompasses Multi-Protocol Label Switching (MPLS), Ethernet, IP and TDMA based data links. Network coverage is available in all major cities and towns.

PDL is a highly scalable and flexible entity to provide data services in all major cities of the Country.

- Traffic Switching
- **Secure Connectivity**
- Interoperability between network devices and network speeds.
- Higher levels of flexibility
- Synchronization between Higher & lower Speed.
- 24 x 7 x 365 customer service & support
- Expert engineering team with years of experience in designing similar networks



Data Click is a breakthrough satellite broadband service for users in Pakistan. We offer our customers, anywhere in the coverage area, uninterrupted high-speed internet and VPN. With its state-of-the-art Ka-band multi spot-beam technology, Y1B (YAHSAT) delivers a truly cost-effective broadband service.

#### **Applications:**

- Internet via Satellite
- **Distance Learning**
- **Telemedicine**
- Internet Cafés
- Voice over IP
- **IP-based Corporate Applications**
- Satellite News Gathering

PDL brings cost effective, high bandwidth broadband to Pakistan, a variety of service options for host of different applications.

#### Salient Features

- Small Antenna
- (Dish Size 74cm, 98cm & 120 cm)
- Six New Packages from 2Mbps to 7Mbps
- Flexible Service offering

#### Sectors

- Oil & Gas
- Defence
- **Enterprise**
- Education
- **Health Care**
- NGO
- Construction



Wireless: PDL provides state of the art Spread Spectrum Radio communication technology for its respected clients. Spread Spectrum is a fast, reliable and High Data Rate communication technology for short distance communication (20-35 Km).

It can also be used as a last mile option where fiber is not available due to remote conditions.

PDL offers point to point and point to multipoint Digital Radio System (DRS).

PDL has wide experience of Design and implementing radio and microwave wireless network for Corporate Networks.

### Salient Features

- Up to 20 35 Km
- Operates in point-to-point and point-to-multipoint networks
- Repeater capability for flexible network extension and coverage of difficult terrain
- Optional Omni directional or directional antennas
- 24/7 customer support
- Spares Available in case of any malfunction of the equipment.



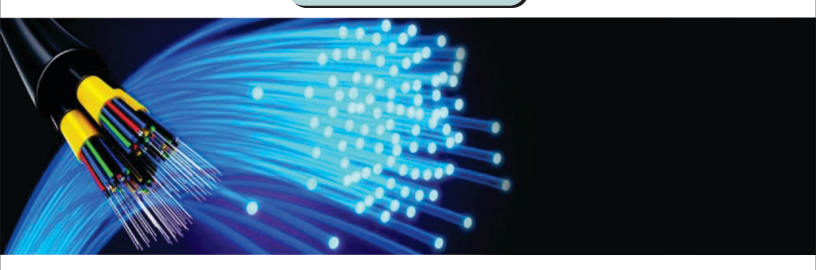
**ORBCOMM:** ORBCOMM IOT device is a low-cost, easy-tointegrate satellite communication terminal used in monitoring of vehicles, industrial equipment, SCADA systems and cathodic protection.

The versatile, environmentally sealed ORBCOMM devices can be installed on mobile assets like light-and heavy-duty commercial vehicles, railcars, heavy equipment and more. It is also well-suited to monitoring fixed assets like pipelines, pumps, generators and tanks used in industrial and utilities environments.

### Salient Features

- Two-way communication
- Simple command set
- Quick deployment
- Compact
- Rugged and environmentally sealed

ORBCOMM provides solutions that connect businesses to their assets to deliver increased visibility and operational efficiency.



**Telecom Infrastructure:** In compliance to the award of all Pakistan Telecom Infrastructure License, PDL has successfully completed the OFC / OSP laying projects of telecom service providers.

- Planning, procurement and implementation of Satellite Based Communication System for NLC.
- Successful completion of OFC laying project of NTC in Lahore city.
- Strong contender for OFC project (720 km of OFC laying in KPK) of USFCo Pakistan.
- Efficient O&M of countrywide leased OFC links of PDL.

PDL has telecom infrastructure and Data Network licenses and more than 27 years experience of countywide development in the field of data services.

- Cost Effective Infrastructure
- BTS (Build to Suit)
- **Buy and Lease Solution**
- **Technical Assistance**





# SUPPORT SERVICES

PDL has 13 offices in the country, 11 round the clock maintenance centers, more than seventyfive engineers and more than sixty other technical staff members.

## Online Complaint Management System

#### www.cms.pakdatacom.com.pk



#### All rights reserved 2013.

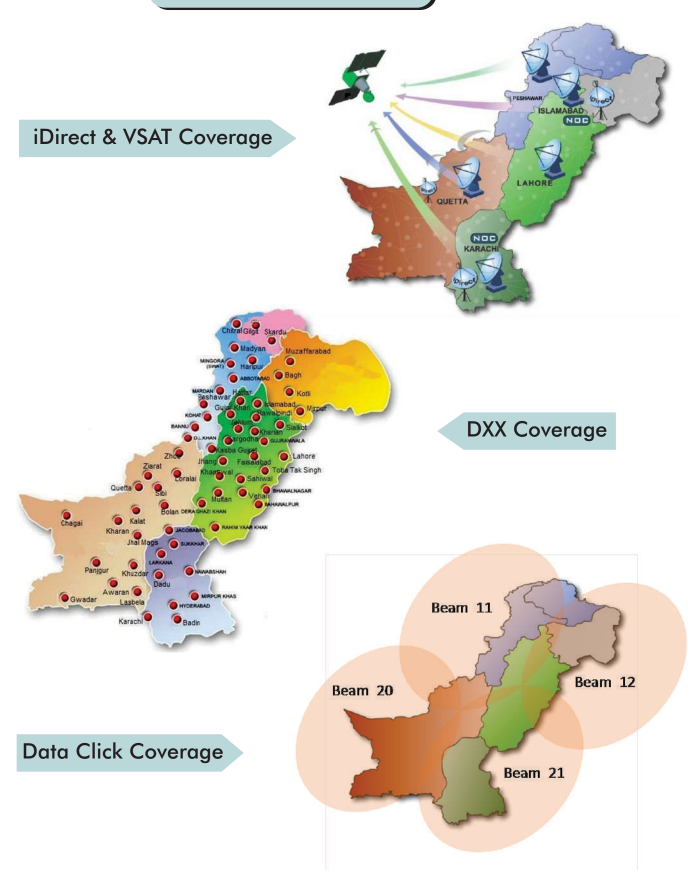
## Support Service Email

nmsisb@pakdatacom.com.pk nmskhi@pakdatacom.com.pk nmslhr@pakdatacom.com.pk info@pakdatacom.com.pk

## **Phone Service**

111-PDL-PDL (111-735-735)

# **PDL COVERAGE**



### NOTICE OF ANNUAL GENERAL MEETING

Notice is hereby given that the 32nd Annual General Meeting of Pak Datacom Limited (the Company) will be held on Monday, October 21, 2024 at 11:00 Hrs at Ramada Hotel, 1 – Club Road, Islamabad, and also through video link (Zoom Application), to transact the following business:

#### **ORDINARY BUSINESS**

1. To receive, consider and adopt/ approve the audited accounts of the Company for the year ended June 30, 2024 together with the Chairman Review, Directors' and Auditors' Reports thereon.

As required under section 223(6) of the Companies Act, 2017 ("the Act"), Financial statements of the Company have been uploaded on the website of the Company, which can be downloaded from the following link / QR code:

Web Link	QR Code
https://www.pakdatacom.com.pk/pdf_search.php?year=2024	

- 2. To approve, as recommended by the Board of Directors, the payment of final cash dividend to the shareholders @ 35 % i.e. Rs. 3.50 per share for the year ended June 30, 2024.
- 3. To appoint auditors for the year ending June 30, 2025 and fix their remuneration. The retiring Auditors, M/s BDO Ebrahim & Co Chartered Accountants being eligible offer themselves for reappointment.

#### **SPECIAL BUSINESS**

4. To Consider and Approve Amendments to the Object Clause of the Memorandum of Association as a Special Business:

Resolved that pursuant to Sections 26 and 32 of the Companies Act, 2017, the shareholders hereby approve the proposed amendments (contained in the printed documents submitted to this meeting) to the Object Clause of the Memorandum of Association of the Company to:

#### **Object Clause Re-Phrased:**

Clause III: "The principal line of business is to set up a country wide network for data communication, procure equipment and arrange its management, maintenance and its operation to serve the needs of subscribers against approved tariff charges. The Company is also authorised to carry on any business relating to communication and information technology whether manufacturing or otherwise, that may seem to the company capable of being conveniently carried on to enhance the value of or render profitable any of the Company's property or rights or which it may be advisable to undertake with a view to improve profitability of the Company."

#### Include the following new clauses for business:

Clause IV: "The company shall engage in all lawful businesses, including but not limited to telecommunications, data infrastructure, internet services, information technology, provision of alternative/green energy and may be registered or recognized in any foreign country or place, and shall be authorized to take all necessary steps and actions in connection therewith and ancillary thereto."

Clause V: "Notwithstanding anything contained in the foregoing sub-clauses of this clause, the Company shall not directly or indirectly engage in any business restricted under Securities Exchange Commission of Pakistan (SECP) Regulations or any other law for the time being in force."

Clause VI: It is hereby undertaken that the company shall not:

- (a) engage in any of the business mentioned in sub-clause (v) above or any unlawful operation;
- (b) launch multi-level marketing (MLM), Pyramid and Ponzi Schemes, or other related activities/businesses or any lottery business;
- (c) engage in any of the permissible business unless the requisite approval, permission, consent or licence is obtained from competent authority as may be required under any law for the time being in force.

#### Delete or amend the following clauses:

Numeric clauses 1 to 15 in the existing Memorandum of Association are no longer aligned with the Company's current business objectives and are outdated under the new regulatory requirements, hence being removed.

Further resolved that the Chief Executive Officer or the Company Secretary be and are hereby authorized to complete all necessary formalities, file the requisite forms with the Securities and Exchange Commission of Pakistan (SECP), and make necessary amendments to the Memorandum of Association accordingly.

Statement of material facts under section 134(3) of the Companies Act, 2017 pertaining to the Special Business referred above under agenda item 4 are annexed to this Notice of Meeting being sent to the members.

5. To transact such other business as may be placed before the meeting with the permission of the Chair.

On behalf of the Board

Islamabad September 30, 2024 Ali Saleem Rana Company Secretary

#### **NOTES:**

#### 1. PARTICIPATION IN ANNUAL GENERAL MEETING (AGM) THROUGH ELECTRONIC MEANS:

The Annual General Meeting is being conducted as per guidelines circulated by SECP. The following arrangements have been made by the Company to facilitate the maximum participation of shareholders in the AGM through video link facility, either in-person or through appointed proxies:

The shareholders intending to participate in the meeting via video link through Zoom are hereby requested to share following information with the Company Secretary Office (through e-mail at cdcsr@cdcsrsl.com not later than October 18, 2024. by providing the following details: –

Shareholder	Company Name	Folio/CDC	CNIC	Cell	Registered
Name		Number	Number	Number	Email Address
	Pak Datacom Limited				

Video-link and login credentials will be shared with the members/proxies whose email containing all the above particulars are received at the given email address by the close of business on October 18, 2024.

The members can also provide their comments and questions for the agenda items of the AGM on email: companysecretary@pakdatacom.com.pk

#### 2. CLOSURE OF SHARE TRANSFER BOOKS:

The Share Transfer Books of the Company will remain closed from October 14, 2024 to October 21, 2024 (both days inclusive). Transfers received in order at the Shares Registrar's Office of the Company by the close of business on October 11, 2024 will be treated in time for the purpose of payment of the final cash dividend.

#### 3. PARTICIPATION IN THE ANNUAL GENERAL MEETING:

A member of the Company entitled to attend and vote at the General Meeting may appoint a Person/representative as proxy to attend and vote in place of member at the meeting. Proxies in order to be effective must be received at Company's registered office duly stamped and signed not later than 48 hours before the time of holding meeting. A member cannot appoint more than one proxy. Attested copy of shareholder's CNIC must be attached with the proxy form.

#### a) For Attending the meeting

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

#### b) For Appointing Proxies

- i. In case of individuals, the account holder or sub-account holder and/ or the person, whose securities are in group account and their registration detail is uploaded as per the regulations, shall submit the proxy form as per the above requirement.
- ii. The proxy form shall be witnessed by the two persons whose names, addresses and CNIC numbers shall be mentioned on the form.
- Attested copies of CNIC or the passport of the beneficial owners and the proxy shall be furnished with the proxy form.
- iv. The proxy shall produce his/her original CNIC or original passport at the time of the meeting.
- v. In case of corporate entity, the Board of Directors' resolution/power of attorney with specimen signature shall be submitted to the Company along with proxy form.

#### 4. CONFIRMATION OF "FILER" STATUS FOR INCOME TAX WITHHOLDING ON CASH DIVIDEND:

The rates of deduction of Income Tax, under section 150 of the Income Tax Ordinance, 2001, from dividend payments, are as follows:

a) Rate of tax deduction for filer of income tax returns 15% b) Rate of tax deduction for non-filer of income tax returns 30%

In case of joint account, each holder is to be treated individually as either a filer or non-filer and tax will be deducted on the basis of shareholding of each joint holder as may be notified by the shareholder, in writing to the Company / Share Registrar. If no notification is received, each joint holder shall be assumed to have an equal number of shares.

The CNIC number / NTN detail is now mandatory and is required for checking the tax status as per the Active Taxpayers List (ATL) issued by the Federal Board of Revenue (FBR) from time to time. According to section 119 of the Companies Act, 2017 and Regulation 19 of the Companies (General Provisions and Forms) Regulations, 2018, all physical shareholders are advised to provide their mandatory information such as CNIC number, address, e-mail address, contact number, International Bank Account Number (IBAN), etc., to our Shares Registrar, CDC Share Registrar Services Limited (CDCSRSL), CDC House, 99-B, Block B, S.M.C.H.S., Main Shahra-e-Faisal, Karachi – 74400. Tel: (92-21) 111-111-500 immediately to avoid any non-compliance of law or any inconvenience.

#### 5. PAYMENT OF DIVIDEND THROUGH BANK ACCOUNT OF THE SHAREHOLDER:

Pursuant to the requirement of Section 242 of the Companies Act, 2017, cash dividend can only be paid through electronic mode directly (MANDATORILY) into the respective bank account designated by the entitled shareholders. Shareholders are requested to provide their bank account details (IBAN format, if not provided earlier) directly to our share registrar (for physical shares) or to their respective participant/ broker (for CDS shares) as the case may be. The subject Form is available at Company's website i.e., www.pakdatacom.com.pk. In the absence of shareholder's valid bank account detail by October 19, 2023, the Company will be constrained to withhold dividend of such members.

#### 6. EXEMPTION FROM DEDUCTION OF INCOME TAX / ZAKAT:

Members seeking exemption from deduction of income tax or are eligible for deduction at a reduced rate are requested to submit a valid tax certificate or necessary documentary evidence as the case may be. Members desiring non-deduction of zakat are also requested to submit a valid declaration for non-deduction of zakat.

CDC account holders are requested to submit their declaration for non-deduction of zakat to the relevant member stock exchange or to CDC if maintaining CDC investor account.

#### 7. DEPOSIT OF PHYSICAL SHARES INTO CDC ACCOUNTS:

As per Section 72 of the Companies Act, 2017, every existing listed Company shall be required to replace its physical shares with book entry form in a manner as may be specified and from the date notified by SECP within a period not exceeding four years from the commencement of the Act, May 30, 2017. While SECP vide its letter dated March 26, 2021 has encouraged the shareholders to convert their shares in book-entry form.

The shareholder having physical shareholding may open CDC sub-account with any of the brokers or investors' account directly with the CDC to place their physical shares into scrip-less form. This will facilitate them in many ways including safe custody, streamline their information in member's register enabling the Company to effectively communicate with the shareholders and timely disburse any entitlements and swift sale/ purchase of shares, as the trading of physical shares is not permitted as per existing regulations of the Pakistan Stock Exchange Limited.

#### 8. Polling on special business

It is hereby notified that according to Companies (Postal Ballot) Regulations, 2018 and its amendments notified vide SRO 2192(I)/2022 dated December 05, 2022 members will be allowed to exercise their right to vote for the special business in the Annual General Meeting (AGM), in accordance with the conditions mentioned in the aforesaid regulation, the Company shall provide its members with the following options for voting:

#### **E-Voting Procedure**

- a) Details of the e-voting facility will be shared through an e-mail with those shareholders of the Company who have their valid CNIC numbers, cell numbers, and e-mail addresses available in the register of members of the Company by the close of business of October 11, 2024.
- b) Identity of the member intending to cast vote through e-voting shall be authenticated through electronic signature or authentication for login.
- c) Individual interested to cast his/her vote through e-voting, availability of his/her CNIC, mobile number and email address and in case of a corporate entity NTN in company's record is mandatory.
- d) It is mandatory for all CDS account holders to up-date their records with their participants and physical shareholders with Bank's Share Registrar i.e., CDCSRL before book closure date.
- e) Voting lines for Special Agenda items will be opened for the Shareholders from October 16, 2024 at 09:00 a.m. till October 20, 2024 at 5:00 p.m.

#### **Postal Ballot**

The Shareholders shall ensure duly-filled and signed ballot paper along with copy of CNIC, in case of individual and in case of body corporate, acceptable identification documents i.e., the Original or duly authenticated Board of Directors' resolution / power of attorney along with valid copies of CNIC of authorized signatories etc. should reach through post to the Chairman, Pak Datacom Limited, Head Office 3rd floor Umar Plaza Blue Area Islamabad\_) or by email at chairman@pakdatacom.com.pk till 5:00 p.m. before the day of Poll i.e., October 20 2024 till 05:00 p.m. The Postal Ballot is annexed with this notice and also available for download on the website www.pakdatacom.com.pk

#### **Vote Casting In-Person or Through Proxy**

Polling booth will be established at the place of physical gathering of the AGM for voting.

Members having physical shareholding are requested to update their details together with Name, Folio/CDC Account No., e-mail address, contact number to the Share Registrar of the Company, M/s. CDC Share Registrar Services Limited, CDC House, 99-B, Block B, S.M.C.H.S, Main Shahrah-c-Faisal, Karachi-74400 or at the Company's registered address i.e., 1st Floor, TF Complex, Telecom Foundation Head Quarters, 7 – Mauve Area, G – 9/4, Islamabad. Whereas, CDC Account Holders can contact their respective CDC participant/Broker/Investor Account Services.

# 9. CIRCULATION OF THE ANNUAL BALANCE SHEET AND PROFIT AND LOSS ACCOUNTS, AUDITOR'S REPORT AND DIRECTORS' REPORT, ETC. ("ANNUAL AUDITED FINANCIAL STATEMENTS") TO ITS MEMBERS THROUGH QR ENABLED CODE AND WEBLINK:

In accordance with Section 223(6) of the Companies Act 2017, and as per SECP Notification S.R.O. 389(I)/2023 dated March 21, 2023, and following the approval of shareholders at the 07th Extra Ordinary General Meeting held on Dec 27, 2023, the Annual Audited Financial Statements may be downloaded from the QR enabled code and web-link pasted at agenda # 1. However, shareholders who wish to receive the hard copy of Financial Statements shall have to fill the standard request form (available on the Company's website www.pakdatacom.com.pk) and send it to the Company's registered address.

#### 10. UNCLAIMED DIVIDEND AND UNDELIVERED SHARE CERTIFICATES:

The Company has previously discharged its responsibility under Section 244 of the Companies Act, 2017 whereby the Company approached the shareholders to claim their unclaimed dividends and undelivered share certificates in accordance with the law.

Shareholders, whose dividends still remain unclaimed and/or undelivered share certificates are available with the Share Registrar, are hereby once again requested to approach the Share Registrar (address in point 4 above) to claim their outstanding dividend amounts and/or undelivered share certificates.

# 11. SUBMISSION OF COMPUTERIZED NATIONAL IDENTITY CARD (CNIC) FOR PAYMENT OF FINAL CASH DIVIDEND 2022-23:

Pursuant to the directives of SECP, CNIC number of the shareholders is MANDATORILY required for payment of dividend. Shareholders are therefore, requested to submit a copy of their valid CNIC (if not already provided) to the Share Registrar at the address provided in serial number 4 above. In the absence of a member's valid CNIC, the Company will be constrained to withhold payment of cash dividend to such members.

CDC account holders are requested to submit attested copy of their CNIC to the relevant member stock exchange or to CDC if maintaining CDC investor account.

#### 12. AVAILABILTY OF AUDITED FINANCIAL STATEMENTS ON COMPANY'S WEBSITE:

The audited accounts of the Company for the year ended June 30, 2024 will be placed on the Company's website www.pakdatacom.com.pk, at least 21 days before the date of AGM.

#### 13. CONSENT FOR VIDEO CONFERENCE FACILITY

In accordance with Section 132(2) of the Company's Act, 2017, if the Company receives the consent from members holding in aggregate 10% or more shareholding residing in geographical location to participate in the Meeting through video conference at least 07 days prior to the date of the Annual General Meeting, the Company will arrange video conference facility in that city subject to availability of such facility in that City.

#### 14. Change in Particulars

The Members are requested to notify any changes in their addresses immediately.

### Statement of Material Facts under Section 134(3) of the Companies Act, 2017

This statement sets out the material facts concerning the special business to be transacted at the Annual General Meeting to be held on October 21, 2024 under agenda item 4:

#### 1. Amendment to the Object Clause of the Memorandum of Association:

The Board of Directors has recommended certain amendments to the Object Clause of the Company's Memorandum of Association to reflect the changing business landscape and to take advantage of new opportunities. The recommended changes are as follows:

#### **Object Clause Re-Phrased:**

Clause III: "The principle line of business is to set up a country wide network for data communication, procure equipment and arrange its management, maintenance and its operation to serve the needs subscribers against approved tariff charges. The Company is also authorised to carry on any business relating to communication and information technology whether manufacturing or otherwise, that may seem to the company capable of being conveniently carried on to enhance the value of or render profitable any of the Company's property or rights or which it may be advisable to undertake with a view to improve profitability of the Company."

#### Include the following new clauses for business:

**Clause IV:** "The company shall engage in all lawful businesses, including but not limited to telecommunications, data infrastructure, internet services, information technology, provision of alternative/ green energy and may be registered or recognized in any foreign country or place, and shall be authorized to take all necessary steps and actions in connection therewith and ancillary thereto."

Clause V: "Notwithstanding anything contained in the foregoing sub-clauses of this clause, the Company shall not directly or indirectly engage in any business restricted under Securities Exchange Commission of Pakistan (SECP) Regulations or any other law for the time being in force."

Clause VI: It is hereby undertaken that the company shall not:

- (a) engage in any of the business mentioned in sub-clause (v) above or any unlawful operation;
- (b) launch multi-level marketing (MLM), Pyramid and Ponzi Schemes, or other related activities/businesses or any lottery business;
- (c) engage in any of the permissible business unless the requisite approval, permission, consent or licence is obtained from competent authority as may be required under any law for the time being in force.

#### Delete or amend the following clauses:

Numeric clauses 1 to 15 in the existing Memorandum of Association are no longer aligned with the Company's current business objectives and are outdated under the new regulatory requirements, hence being removed.

#### A copy of new set of Memorandum of Association is attached.

#### 2. Board's Opinion:

The Board believes that the proposed changes are in the best interest of the Company and its shareholders, as they will allow the Company to explore new revenue streams and discontinue irrelevant business lines. The amendments will provide the Company with the flexibility to respond to market demands more effectively.

The shareholders are requested to approve the proposed amendments to the Memorandum of Association through a special resolution set forth at item No 4 in the Notice convening the Annual General Meeting and that resolution will be proposed and passed as a Special Resolution.

# The Companies Act, 2017 (COMPANY LIMITED BY SHARES)

# MEMORANDUM OF ASSOCIATION OF PAK DATACOM LIMITED

- i. The name of the Company is Pak Datacom Limited.
- II. The registered office of the Company will be situated in Islamabad Capital Territory.
- The principle line of business is to set up a country wide network for data communication, procure equipment and arrange its management, maintenance and its operation to serve the needs subscribers against approved tariff charges. The Company is also authorised to carry on any business relating to communication and information technology whether manufacturing or otherwise, that may seem to the company capable of being conveniently carried on to enhance the value of or render profitable any of the Company's property or rights or which it may be advisable to undertake with a view to improve profitability of the Company.
- IV. The company shall engage in all lawful businesses, including but not limited to telecommunications, data infrastructure, internet services, information technology, provision of alternative/ green energy and may be registered or recognized in any foreign country or place, and shall be authorized to take all necessary steps and actions in connection therewith and ancillary thereto.
- V. Notwithstanding anything contained in the foregoing sub-clauses of this clause, the Company shall not directly or indirectly engage in any business restricted under Securities Exchange Commission of Pakistan (SECP) Regulations or any other law for the time being in force.
- **VI.** It is hereby undertaken that the company shall not:
  - (a) engage in any of the business mentioned in sub-clause (v) above or any unlawful operation;
  - (b) launch multi-level marketing (MLM), Pyramid and Ponzi Schemes, or other related activities/businesses or any lottery business;
  - (c) engage in any of the permissible business unless the requisite approval, permission, consent or licence is obtained from competent authority as may be required under any law for the time being in force.
- **VII.** The liability of the members is limited.
- VIII. The authorised share capital of the Company is Rs. 1,000,000,000/- divided into 100,000,000 ordinary shares of Rs. 10/- each with the rights, privileges, and conditions attaching thereto as are provided by the regulations of the Company for the time being, with power to increase and reduce the capital of the Company and to divided the shares in the capital for the time being into several classes and subject to any permission required under the law.



# Pak Datacom

## **Complete Network Solutions**

#### POSTAL BALLOT PAPER

for voting through post for the Special Business at the Annual General Meeting to be held on October 21, 2024, at 11:00 a.m. in Ramada Hotel, 1 – Club Road, Islamabad. **UAN**: +92 51 234412, +92 51 2344125; **Website:** www.pakdatacom.com.pk

Folio / CDS Account Number	
Name of Shareholder / Proxy Holder	
Registered Address	
Number of shares Held	
CNIC/Passport No. (in case of foreigner) (copy to be attached)	
Additional information and enclosures (in case of representative of body corporate, corporation, and federal Government)	
Name of Authorized Signatory	
CNIC/Passport No. (in case of foreigner) of Authorized Signatory (copy to be attached)	

#### Resolution for Agenda Item No. 4

#### To Consider and Approve Amendments to the Object Clause of the Memorandum of Association as a Special Business:

Resolved that pursuant to Sections 26 and 32 of the Companies Act, 2017, the hareholders hereby approve the proposed amendments (contained in the printed documents submitted to this meeting) to the Object Clause of the Memorandum of Association of the Company to:

#### **Object Clause Re-Phrased:**

Clause III: "The principle line of business is to set up a country wide network for data communication, procure equipment and arrange its management, maintenance and its operation to serve the needs subscribers against approved tariff charges. The Company is alsouthorized to carry on any business relating to communication and information technology whether manufacturing or otherwise, that may seem to the company capable of being conveniently carried on to enhance the value of or render profitable any of the Company's property or rights or which it may be advisable to undertake with a view to improve profitability of the Company. "

#### Include the following new clauses for business:

"The company shall engage in all lawful businesses, including but not limited to telecommunications, data infrastructure, internet services, information technology, provision of alternative/ green energy and may be registered or recognized in any foreign country or place, and shall be authorized to take all necessary steps and actions in connection therewith and ancillary thereto ."

Clause V: "Notwithstanding anything contained in the foregoing sub -clauses of this clause, the Company shall not directly or indirectly engage in any business restricted under Securities Exchange Commission of Pakistan (SECP) Regulations or any other law for the time being in force. "

#### Clause VI: It is hereby undertaken that the company shall not:

- engage in any of the business mentioned in sub -clause (v) above or any unlawful operation; (a)
- (b) launch multi -level marketing (MLM), Pyramid and Ponzi Schemes, or other related activities/businesses or any lottery business;
- (c) Engage in any of the permissible business unless the requisite approval, permission, consent or license is obtained from competent authority as may be required under any law for the time being in force.

#### Delete or amend the following clauses:

Numeric clauses 1 to 15 in the existing Memorandum of Association are no longer aligned with the Company's current business objectives and are outdated under the new regulatory requirements, hence being removed.

Further Resolved that the Chief Executive Officer or Company Secretary be and is hereby authorized to complete all necessary formalities, file the requisite forms with the Securities and Exchange Commission of Pakistan (SECP), and make necessary amendments to the Memorandum of Association accordingly.

Statement of material facts under section 134(3) of the Companies Act, 2017 pertaining to the Special Business referred above under agenda item 4 are annexed to this Notice of Meeting being sent to the members.

#### **INSTRUCTION FOR POLL**

- 1. Please indicate your vote by ticking ( $\sqrt{\ }$ ) the relevant box.
- 2. In case if both the boxes are marked as  $(\sqrt{\ })$ , you poll shall be treated as "Rejected".

I/we hereby exercise my/our vote in respect of the above resolution through ballot by conveying my/our assent or dissent to the resolution by placing tick ( $\sqrt{\ }$ ) mark in the appropriate box below;

Resolution	I/We assent to the Resolution (FOR)	I/We dissent to the Resolution (AGAINST)
Resolution For Agenda Item No. 4		

- Dully filled ballot paper should be sent to the Chairman, Pak Datacom Limited, Third Floor, Umar Plaza, Blue Area, Islamabad or email at chairman@pakdatacom.com.pk.
- 2. Copy of CNIC/ Passport (in case of foreigner) should be enclosed with the postal ballot form.
- 3. Ballot paper should reach the Chairman within business hours by or before October 20, 2024. Any postal ballot received after this date, will not be considered for voting.
- 4. Signature on ballot paper should match with signature on CNIC/ Passport (In case of foreigner).
- 5. Incomplete, unsigned, incorrect, defaced, torn, mutilated, over written poll paper will be rejected.
- In case of a representative of a body corporate, corporation or Federal Government, the Ballot Paper Form must be accompanied by a copy of the CNIC of an authorized person, an attested copy of Board Resolution, / Power of Attorney, / Authorization Letter etc., in accordance with Section(s) 138 or 139 of the Companies Act, 2017 as applicable.
- 7. Ballot Paper form has also been placed on the website of the Company at: www.pakdatacom.com.pk Members may download the ballot paper from the website.

**شق پنجم:"بلالحاظ اس امرے کہ اس ثق کی مندرجہ بالاذیلی شقوں میں جو حجو پر کیا گیاہے،** کمپنی بر اہراست یا بالواسطہ طور پرالیے کسی کار دبار میں شامل نہیں ہو گا جس پر سکیور ٹیز اینڈ ایجینج کمیشن آف یا کستان (ایس ای سی پی) کی ریگولیشنزیا کسی دوسرے قانون کے تحت یا بند کا گائی گئی ہو۔

شق ششم :بذر بعد لہذایہ قرار دیاجا تاہے کہ:

(الف) کمپنی مندر جه بالا ذیلی شق ششم میں مذکور کسی بھی کار وباریا کسی غیر قانونی کارروائی میں ملوث نہیں ہو گی؛

(ب) کمپنی ملٹی لیول مارکیٹنگ (ایم ایل ایم)، پیرا مڈ اور پونزی سکیمیں، یا دیگر متعلقہ سر گرمیاں / کاروباریا کوئی لاٹری کاروبار شروع نہیں کرے گی؛

(ح) کمپنی کسی بھی جائز کار وبار میں اس وقت تک شامل نہیں ہو گی جب تک کہ نافذ العمل کسی بھی قانون کے تحت مجاز اتھار ٹی سے مطلوبہ منظور کی اجازت ،ر ضامندی یالائسنس حاصل نہ کر لے۔

## درج ذیل شقول کو حذف یا تبدیل کرنا:

موجو دہ میمورنڈم آف ایسوسی ایشن میں عد دی نمبروں کے مطابق 1 سے 1 اتک شقیں اب سمپنی کے موجو دہ کاروباری مقاصد سے مطابقت نہیں رکھتیں اور نئے ریگولیٹری تقاضوں کے تحت غیر ضروری ہیں، لہذاانہیں ختم کیاجارہاہے۔

م**زید به که** چیف انگزیکٹیو آفیسر یا نمپنی سکرٹری تمام ضروری رسی کارروائیاں مکمل کرنے، سیکیورٹیزاینڈا بیجیج کمیشن آف پاکستان (ایس ایسی پی)میں مطلوبہ فارم جمع کرانے اور اس کے مطابق میمورنڈم آف ایسوسی ایشن میں ضروری ترامیم کرنے کے مجاز ہیں۔

ا پجنڈ ا آئٹم 4 کے تحت مذکورہ بالا خصوصی امور سے متعلق کمپنیزا یکٹ 2017 کی دفعہ ( 3) 134 کے تحت مادی حقائق کابیان ارا کین کو بھیجے جانے والے اجلاس کے اس نوٹس سے منسلک

-2

## ووٹنگ کے لیے ہدایات

1۔ متعلقہ باکس میں (۷) کا نشان لگا کر اپنی رائے کا اظہار کریں۔

2۔ دونوں باکسز میں  $(\sqrt{})$  کا نشان لگانے کی صورت میں آپ کا ووٹ مستر د کر دیاجائے گا۔

3\_میں / ہم نے مندرجہ بالا قرار داد کے حوالے سے اپنی رضامندی یاانتلاف کا اظہار بیٹ پیریر نیچے دیے گئے متعلقہ باکس میں ٹک(√) کانشان لگا کر کیاہے۔

قرارداد	یں /ہم قرارداد کے حق میں ہیں	میں / ہم قرارداد کے خلاف ہیں
ایجنڈ ا آئٹم نمبر 4 کے لیے قرار داد		

- 1 درست طور پر پُر کیا گیابیك پیپر چیئر مین کوبذرایعه ڈاک یابذرایعه ای میل ایڈریس ارسال کریں
- 2- شاختی کارڈ کی کا پی اور غیر ملکی ہونے کی صورت میں پاسپورٹ کی کا پی بیلٹ بیبر کے ساتھ منسلک کریں
- 3- بیلٹ پیپر چیئر مین کو پاک ڈیٹاکام کیمیٹڈ،ہیڈ آفس، 3 فلور، عمر پلازہ بلیو ایر ایا اسلام آبادیا ای میل chairman@pakdatacom.com.pk پر20 اکتوبر 2024 کوکاروباری دن کے اختتام سے قبل موصول ہوجانے چاہیئں۔اس کے بعد وصول ہونے والے بیلٹ پیپر کوشار نہیں کیاجائے گا۔
  - 4- بیلٹ پیریر دستخط شاختی کارڈ / پاسپورٹ (غیر ملکی ہونے کی صورت میں ) کے مطابق ہونے چاہیئں۔
  - 5- غیر مکمل، غیر دستخط شدہ،غلط کوا کف کے حامل، مسخ شدہ، یااوور رائٹنگ کے حامل بیلٹ پیپر مستر د کر دیے جائیں گے۔
- 6- کمپینزا یک 2017 کی دفعہ 138 اور 139 کے مطابق ہاڈی کارپوریٹ، کارپوریش یاو فاقی حکومت کے نمائندے کی صورت میں بیلٹ پیپر فارم کے ساتھ کسی مجاز شخص کے شاختی کارڈی کا پی، بورڈ قرار داد کی تصدیق شدہ کا پی / پاور آف اٹارنی / اتھارٹی لیٹر وغیر ہنسلک ہو ناضروری ہے۔
  - 7- بیك پیرِ فارم ممبِزی کی ویب سائٹ www.pakdatacom.com.pk پر بھی شائع کیا گیاہے، اور ممبر ان وہاں سے بھی ڈاؤن لوڈ کر سکتے ہیں۔

شیئر ہولڈر / پر اکسی ہولڈر / مجاز شخص کے دستخط	
(کاریوریٹ اد ارے کی صورت میں سمپنی کی مہر لگائیں )	



# Pak Datacom

NETWORK OF NETWORKS

21 كتوبر 2024ء كوصبح 11 بجرماده ہوٹل 1 - كلب روڈ اسلام آباد میں منعقد ہونے والے

سالانہ جنرل اجلاس میں خصوصی اموریر حق رائے دہی کے استعمال کے لیے

**UAN**: +92 51 234412, +92 51 2344125; **Website:** www.pakdatacom.com.pk

فوليو / سي ڈي سي اکا ونٹ نمبر
شیئر ہولڈر / پراکسی ہولڈر کا نام
ر جسٹر ڈپیت
حصص کی تعداد
شاختی کارڈنمبر / پاسپورٹ نمبر (غیر ملکی ہونے کی صورت میں ) (کا پی منسلک کریں )
اضافی معلومات اور دستاه یزات (بادی کار پوریث، کار پوریش اور وفاقی حکومت کا
نما ئندہ ہونے کی صورت میں )
مجاز د ستخط کننده کا نام
مجاز د ستخط کنندہ کاشاختی کارڈ نمبر /غیر ملکی ہونے کی صورت میں پاسپورٹ نمبر (کاپی
منسلک کریں)

ایجنڈا آئٹم نمبر4کے لیے قرار داد

## میمور نڈم آف ایسوسی ایشن کی آبجبکٹ کلاز میں ترامیم کو ایک خصوصی قرار داد کے طور پر زیر غور لانا اور منظوری دینا:

بیہ کہ کمپنیزا یکٹ2017 کی دفعہ 26 اور 32 کے مطابق شیئر ہولڈرز کمپنی کے میمورنڈم آف ایسوسی ایشن کی آبجیکٹ کلازمیں مجوزہ ترامیم (اس اجلاس میں پیش کر دہ مطبوعہ د ستاویزات میں شامل ) کی منظور ی دیتے ہیں:

## آبجيك كلاز كے الفاظ میں ترمیم:

شق سوم:" کمپنی کا بنیادی کاروبار ڈیٹامواصلات کے لئے ایک ملک گیر نیٹ ورک قائم کر نا سازوسلان کی خرید اری اور منظور شدہ ٹیرف ریٹس کے مطابق صار فین کی ضروریات کو پیرا کرنے کے لئے اس کے انتظام، دیکیے بھال اور آپریشن کا انتظام کرناہے۔اس کے علاوہ تمہنی مواصلات اور انفار مثیشن ٹیکنالو ہی سے متعلق کسی بھی کاروبار کوجاری رکھنے کی بھی مجازہے جاہے وہ مینوفینکچرنگ ہو یا کوئی اوراییا کاروبار جس کی تجویز دی جائے، جسے تمپنی با آسانی انجام دینے کی صلاحیت رکھتی ہو، اور جس سے تمپنی کی کسی بھی پر ایرٹی یا حاصل کیے گئے حقوق کی قدر بڑھائی جاسکے ماان سے منافع جاصل کیا جاسکے۔"

## کاروہار کے لئے مندرجہ ذیل نئی شقیں شامل کرنا:

**شق جہارم :" نمی**نی ٹیلی کمیونیکیشن،ڈیٹا نفر اسٹر تچر،انٹر نیٹ سر وسز،انفار میشن ٹیکنالوجی،متباد ل/ گرین انرجی کی فراہمی اور کوئی بھی دیگر کار وبارشر وع کر سکتی ہے، جسے کسی بھی ملک ہا جگه پررجسٹر ڈیامنظور کرواماحاسکتاہے،اور کمپنیاس سلسلے میں اور اس سے منسلک تمام ضرور یا قد امات کرنے کی مجاز ہو گی۔"

# کمپینرایک 2017 (کمپنی لمیشر بذریعه حصص)

# پاک ڈیٹا کام لمیٹڈ کا میمورنڈم آف ایسوسی ایشن

- I کمینی کانام پاک ڈیٹاکام لمیٹڈ ہے۔
- II کمپنی کار جسٹر ڈور فتر وفاقی علاقہ اسلام آباد میں ہوگا۔

III کمپنی کا بنیادی کاروبار ڈیٹا مواصلات کے لئے ایک ملک گیر نیٹ ورک قائم کرنا، سازوسامان کی خریداری اور منظور شدہ ٹیرف ریٹس کے مطابق صارفین کی ضروریات کو پورا کرنے کے لئے اس کے انتظام ، دیکھ بھال اور آپریشن کا انتظام کرنا ہے۔اس کے علاوہ کمپنی مواصلات اور انفار میشن ٹیکنالو جی سے متعلق کسی بھی کاروبار کو جاری رکھنے کی بھی مجاز ہے چاہے وہ مینوفینچرنگ ہویا کوئی اور ایسا کاروبار جس کی تجویز دی جائے ، جسے کمپنی با آسانی انجام دینے کی صلاحیت رکھتی ہو، اور جس سے کمپنی کی کسی بھی پر ایرٹی یا حاصل کیا جاسکے یاان سے منافع حاصل کیا جاسکے۔

IV سیمپنی ٹیلی کمیونیکیشن،ڈیٹا انفراسٹر کچر،انٹرنیٹ سروسز،انفار ملیشن ٹیکنالوجی،متبادل/ گرین انرجی کی فراہمی اور کوئی بھی دیگر کاروبارشروع کر سکتی ہے، جسے سی الک پیا جگہ پررجسٹر ڈیامنظور کروایا جاسکتا ہے،اور کمپنی اس سلسلے میں اور اس سے منسلک تمام ضروری اقد امات کرنے کی مجاز ہوگی۔

VI بذریعه لہزایہ قرار دیاجا تاہے کہ:

(الف) کمپنی مندر جه بالاذیلی ثق ششم میں مذکور کسی بھی کاروباریا کسی غیر قانونی کارروائی میں ملوث نہیں ہو گی؛

(ب) کمپنی ملٹی لیول مارکیٹنگ (ایم ایل ایم)، پیراٹہ اور پونزی سکیمیں، یادیگر متعلقہ سر گر میاں / کاروباریا کو کی لاٹری کاروبار شروع نہیں کرے گی؛

(ج) کمپنی کسی بھی جائز کار وبار میں اس وقت تک شامل نہیں ہوگی جب تک کہ نافذ العمل کسی بھی قانون کے تحت مجاز اتھار ٹی سے مطلوبہ منظوری، اجازت، رضامندی یالا نسنس حاصل نہ کر لے۔

VII ار کان کی لائبلٹی (Liability)محدود ہے۔

VIII کمپنی کامجاز شیئر کیبییٹل 1,000,000,000,000 روپے ہے جے 10,000,000,000 عام حصص میں تقسیم کیا گیاہے، جس میں کمپنی کے نافذ العمل قوانین کے مطابق سرمائے کو متعدد درجوں میں صفوابط کے تحت حقوق، مراعات اور شرائط شامل ہیں، کمپنی کو سرمائے کو بڑھانے اور کم کرنے کا اختیار ہے اور کمپنی نافذ العمل قوانین کے مطابق سرمائے کو متعدد درجوں میں تقسیم کرنے کا بھی اختیار کھتی ہے۔

# کمپنیزایک 2017 کی دفعہ (3)134 کے تحت مادی حقائق کابیان

یہ بیان ایجنڈ آئٹم 4 کے تحت 21 اکتوبر 2024 کو منعقد ہونے والے سالانہ عمومی اجلاس میں ہونے والے خصوصی امور سے متعلق مادی حقائق کو بیان کرتا ہے:

1 میمورنڈم آف ایسوسی ایشن کی آبجیکٹ کلاز میں ترمیم

بورڈ آف ڈائز کیٹرزنے کمپنی کے میمورنڈم آف ایسوس ایشن کی آبجیکٹ کلاز میں پچھترامیم کی سفارش کی ہے تاکہ بدلتے ہوئے کاروباری منظرنامے کی عکاس کی جاسکے اور سے مواقع سے فائدہ اٹھایا جاسکے۔ تبویز کر دہ ترامیم درج ذیل ہیں:

## آ بجيك كلاز كے الفاظ ميں ترميم:

شن سوم: "کمپنی کابنیادی کاروبار ڈیٹامواصلات کے لئے ایک ملک گیرنیٹ ورک قائم کرنا، سازوسامان کی خریداری اور منظور شدہ ٹیر ف ریٹس کے مطابق صارفین کی ضروریات کو پوراکرنے کے لئے اس کے انظام ، دیکھ بھال اور آپریش کا انظام کرناہے۔ اس کے علاوہ کمپنی مواصلات اور انفار ملیشن ٹیکنالوجی سے متعلق کسی بھی کاروبار کو جاری رکھنے کی بھی مجاز ہے چاہے وہ مینوفینچرنگ ہویا کوئی اور ایسا کاروبار جس کی تجویز دی جائے ، جسے کمپنی با آسانی انجام دینے کی صلاحیت رکھتی ہو، اور جس سے کمپنی کی کسی بھی پراپرٹی یا حاصل کے گئے حقوق کی قدر بڑھائی جا سے باان سے منافع حاصل کیا جا سکے۔"

## كاروبار كے لئے مندرجہ ذيل نئی شقيں شامل كرنا:

**شق چہارم:**" کمپنی ٹیلی کمیونیکیشن،ڈیٹا نفر اسٹر کچر،انٹرنیٹ سروسز،انفار ملیثن ٹیکنالوجی، متبادل/ گرین انرجی کی فراہمی اور کوئی بھی دیگر کاروبار شروع کر سکتی ہے، جسے کسی مجھی ملک یا جگہ پرر جسٹر ڈیا منظور کروایا جاسکتا ہے،اور کمپنی اس سلسلے میں اور اس سے نسلک تمام ضروری اقد امات کرنے کی مجاز ہوگی۔"

ش**ق پنجم:"بلالحاظ اس امرے کہ اس شق کی مندر جہ بالا ذیلی شقوں میں جو تجویز کیا گیا ہے،** کمپنی براہ راست یا بالواسطہ طور پر ایسے کسی کار وبار میں شامل نہیں ہوگی جس پر سکیورٹیز اینڈ ایمپینج کمیشن آف یا کستان (ایس ای سی بی) کی ریگو لیشنزیا کسی دوسرے قانون کے تحت بابندی لگائی گئی ہو۔

شق مشم :بذریعه لہزایہ قرار دیاجا تاہے کہ:

(الف) کمپنی مندر جه بالاذیلی شق ششم میں مذکور کسی جھی کاروباریاکسی غیر قانونی کارروائی میں ملوث نہیں ہو گی ؛

(ب) کمپنی ملٹی لیول مارکیٹنگ (ایم ایل ایم)، پیراما اور پونزی سکیمیں، یادیگر متعلقہ سر گر میاں / کاروباریاکوئی لاٹری کاروبار شروع نہیں کرے گی؛

(ج) کمپنی کسی بھی جائز کار وبار میں اس وقت تک شامل نہیں ہو گی جب تک کہ نافذ العمل کسی بھی قانون کے تحت مجاز اتھار ٹی سے مطلوبہ منظوری،اجازت،رضامندی یالائسنس حاصل نہ کر لے۔

## درج ذیل شقوں کو حذف یا تبدیل کرنا:

موجو دہ میمورنڈم آف ایسوی ایشن میں عد دی نمبروں کے مطابق 1 سے 15 تک شقیں اب سمپنی کے موجو دہ کاروباری مقاصد سے مطابقت نہیں ر تھتیں اور نئے ریگولیٹری تقاضوں کے تحت غیر ضروری ہیں،اہذاانہیں ختم کیا جارہاہے۔

# نے میمورنڈم آف ایسوسی ایشن کی کا پی منسلک ہے۔

## 2 بورڈ کی رائے:

بور ڈکاماننا ہے کہ مجوزہ تبدیلیاں کمپنی اور اس کے شیئر ہولڈرز کے بہترین مفادییں ہیں، کیونکہ ان سے کمپنی کو آمدنی کے نئے ذرائع تلاش کرنے اور غیر متعلقہ کاروبار کوبند کرنے کا موقع ملے گا۔ یہ ترامیم کمپنی کو مارکیٹ کے مطالبات کوزیادہ موٹر انداز میں پوراکرنے کے قابل بنائیں گا۔ شیئر ہولڈرز سے درخواست ہے کہ وہ سالانہ جزل اجلاس کے نوٹس میں آئٹم نمبر 4 پر بیان کر دہ خصوصی قرار داد کے طور پر پیش اور منظور کی یا جائے گا۔

کیا جائے گا۔

س ڈی می اکاؤنٹ ہولڈرز سے گزارش ہے کہ قومی شاختی کار ڈی تصدیق شدہ کاپی اپنے متعلقہ سٹاک ایجینچ ممبر کو یاسی ڈی می انویسٹر اکاؤنٹ کی صورت میں سی ڈی می کو فراہم کریں۔

## 12 آڈٹ شدہ مالی گوشواروں کی سمپنی کی ویب سائٹ پر دستیابی

30 جون 2024ء کو ختم ہونے والے سال کے لیے سمپنی کے آڈٹ شدہ کھاتوں (اکاؤنٹس) کی تفصیلات سالانہ اجلاس عام کی تاریخ سے کم از کم 21 دن قبل سمپنی کی ویب سائٹ www.pakdatacom.com.pk پر شائع کی جائیں گی۔

## 13 ویڈیو لنک کی سہولت کے لیے رضامندی

کمپنیزا یکٹ2017ء کی دفعہ (2)131 کے مطابق، اگر سمپنی کو کسی علاقے میں مجموعی طور پر 10 فیصدیا اس سے زائد شیئر رکھنے والے ممبر ان کی طرف سے سالانہ اجلاس عام سے کم از کم 7 دن قبل ویڈیو لائفرنس کی سہولت موجو دہونے کی صورت میں اس کا ہندوہست کرے گی۔ ہندوہست کرے گی۔

## 14 كوائف ميں تبديلي

حصص مالکان سے در خواست کی جاتی ہے کہ اگر اُن کے ڈاک پتے میں کوئی تبدیلی ہو گئی ہو، تووہ **نو**ری طور پر مطلع کریں۔

- (ڈی) تمام سی ڈی ایس اکاؤنٹ ہولڈرز کے لئے لازمی ہے کہ وہ شیئر بک بند ہونے کی تاریخ سے پہلے سمپنی کے شیئر رجسٹر اربینی سی ڈی سی ایس آرایل کو اپنے شر کاء اور فزیکل شیئر ہولڈرز کے حوالے سے تازہ تربن ریکار ڈ فراہم کریں۔
- (ای) خصوصی ایجنڈ ا آئٹمز کے لئے ووٹنگ لا ئنیں شیئر ہولڈرز کے لئے 16 اکتوبر 2024 سے 95:00 بج سے 20 اکتوبر 2024 کوشام 5:00 بج تک کھولی جائیں گی۔

## يو سٹل بيلٹ

## بالمشافه یا پراکسی کے ذریعے حق رائے دہی کا استعال

ووٹنگ کے لئے پولنگ بوتھ اے جی ایم کے انعقاد کی جگہ پر قائم کیا جائے گا۔ فزیکل شیئر ہولڈرزر کھنے والے ممبر ان سے درخواست کی جاتی ہے کہ وہ اپنی تفصیلات سمپنی کے شیئر رجسٹر ار، میسرزسی ڈی می شیئر رجسٹر ار سروسز لمیٹڈ، می ڈی می ہاؤس، 99 بی، بلاک بی، ایس ایم می ای آبایس، مین شاہر اہ فیصل، کر اپنی 74400 یا سمپنی کے رجسٹر ڈ ایڈریس پہلی منزل، ٹی ایف کمپلیس، ٹیلی کام فاؤنڈیشن ہیڈ کوارٹرز، 7-مووایریا، جی-4/9، اسلام آباد پر فراہم کریں۔ جبکہ، می ڈی می اکاؤنٹ ہولڈرز اپنے متعلقہ می ڈی می ا

## 9 سالانہ بیلنس شیٹ اور نفع و نقصان کے اکاؤنٹس، آڈیٹر کی رپورٹ اور ڈائر کیٹرز کی رپورٹ وغیرہ ("سالانہ آڈٹ شدہ مالیاتی بیانات") کی کیو آر فعال کو ڈاورویب لنگ کے ذریعے ممبر ان کو فرا ہمی

کمپنیزا میٹ 2017 کے سیکشن(6)223،الیس ای سی پی کے نوٹیفکیشن الیس آراو 2023/(1)/388،اور 27 دسمبر 2023کومنعقد ہونے والے 7 ویں غیر معمولی اجلاس عام میس شیئر ہولڈرز کی طرف سے منظور شدہ قرار داد کے مطابق ،سالانہ آڈٹ شدہ مالیاتی بیانات ایجنڈ انمبر 1 میں دیے گئے کیو آر فعال کوڈاورویب لنگ کے ذریعے ڈاؤن لوڈ کیے جاسکتے ہیں۔ تاہم ایسے شیئر ہولڈرز جومالی بیانات کی ہارڈ کا پی حاصل کرنا چاہتے ہیں،وہ درخواست فارم (جو سمپنی کی ویب سائٹ www.pakdatacom.com.pk پر دستیاب ہے) کی کر کے سمپنی کے رجسٹر ڈایڈریس پر ارسال کریں۔

## 10 غير دعوىٰ شده دُيويدُندُ اور غير ترسيل شده شيئر سر شِقَليش

کمپنی نے اس سے پہلے بھی کمپنیزا یکٹ 2017ء کی دفعہ 244 کے تحت اپنی ذمہ داری اداکرتے ہوئے شیئر ہولڈرز سے کہاہے کہ وہ غیر دعویٰ شدہ ڈیویڈنڈز اور غیر ترسیل شدہ شیئر سرٹیفکیٹس کے حصول کے لیے قانون کے مطابق رابطہ کریں۔

ایسے شیئر ہولڈرز جنہوں نے ابھی تک اپنے منافع جات اور شیئر سر ٹیفکیٹ حاصل نہیں کیے ان سے التماس کی جاتی ہے کہ وہ اس کے حصول کے لیے شیئرر جسٹر ار (پوائنٹ 4 میں پتہ فراہم کیا گیا ہے) سے رابطہ کریں۔

## 11 حتی کیش ڈیویڈنڈ 2022-2022 کی ادائیگی کے لیے کمپیوٹر ائز ڈتومی شاختی کارڈ کی فراہمی

ایسای سی پی کی ہدایات کے مطابق ڈیویڈنڈ کی ادائیگی کے لیے شیئر ہولڈرز کے قومی شاختی کی فراہمی ضروری ہے۔ اس لیے ایسے حصص دار جنہوں نے ابھی تک اپنے شاختی کار ڈکی کاپی فراہم نہیں کی ان سے گزارش کی جاتی ہے کہ سیریل نمبر 4 میں دیے گئے ہے پر شاختی کار ڈکی کاپی ارسال کریں۔ عدم فراہمی کی صورت میں سمپنی ایسے حصص داروں کو منافع کی ادائیگی روکنے پر مجبور ہوگی۔ (IBAN)وغیرہ ہمارے شیئر رجسٹرار، سی ڈی می شیئر رجسٹر سروسز لمیٹٹر (CDCSRCL)، سی ڈی می ہاؤس، 99 بی، بلاک بی، SMCHS، شاہراہ فیصل، کراچی-74400، فون نمبر:500-111-111(29-29) پر فوری ارسال کریں۔

## 5 منافع (ڈیویڈنڈ) کی بذریعہ بینک ادائیگی

کمپنیزا کیٹ 2017 کی د فعہ 242 کے مطابق نقد منافع صرف اس مقصد کے لیے حصص مالکان کے نامز د کر دہ بینک اکانٹ میں الیکٹرونکٹٹر انسفر کے ذریعے اداکیا جائے گا۔ اس سلسلے میں حصص مالکان کو بینک اکاؤٹ متعلقہ بروکر (سی ڈی سی شیئرز کے سلسلے میں حصص مالکان کو بینک اکاؤٹٹ متعلقہ بروکر (سی ڈی سیئرز کے لیے)، جو بھی صورت ہو، کو فراہم کرناہوں گی۔ اس سلسلے میں فارم کمپنی کی ویب سائٹ پر دیا گیا ہے۔ <u>www.pakdatacom.com.pk</u> اگر 19 اکتوبر 2023ء تک مجاز بینک اکاؤٹٹ نمبر فراہم نہیں کیا گیاتو کمپنی ایسے ممبر ان کامنافع اپنے یاس رکھنے پر مجبور ہوگی۔

## 6 منافع سے انکم فیکس / زکوۃ کی کٹوتی سے استثنیٰ

ایسے ممبران جوائم ٹیکس کی گوتی سے استثیٰ چاہتے ہیں یاوہ کم شرح سے ٹیکس کی کٹوتی کے اہل ہیں تو انہیں ایک کارآمد ٹیکس سرٹیفکیٹ یاضروری دستاویزات جو بھی صورت ہو ثبوت کے طور پر جمع کرواناہوں گی۔ایسے ممبران جوز کو ق کی کٹوتی نہ چاہتے ہوں انہیں بھی اس سلسلے میں ایک بیان حلفی جمع کرواناہو گا۔

ا پیے سی ڈی سی اکاؤنٹ ہولڈرز جوز کو ہ نہیں کٹواناچاہتے انہیں ایک بیان حلفی متعلقہ ممبر سٹاک مار کیٹ یا سی ڈی سی انولیٹر اکاؤنٹ کی صور ت میں سی ڈی سی کو جمع کرواناہو گا۔

## 7 مادي شيئرز کي سي دي سي اکاؤنٺ ميں منتقلي

کمپنیزا میک 2017ء کی دفعہ 72 تحت تمام موجودہ کمپنیوں کے لیے لازمی ہے کہ وہ کمیشن کی طرف سے مقرر کر دہ طریقہ کار مدت کے دوران اپنے مادی شیئرز کوبک انٹری کی صورت میں منتقل کریں گے ، ایبا کرنا کمپنیزا میک 2017ء کے نفاذ کی تاریخ یعنی 31 مئی 2017ء سے 4 سال کے اندر اندر کرنا ضروری ہے۔ مزید بر آں سکیورٹیز اینڈ ایجینی کمیشن آف پاکستان نے 26مارچ 2021ء کو جاری کردہ اپنے لیٹر کے ذریعے حوصلہ افزائی کرتے ہوئے شیئر ہولڈرز سے کہا ہے کہ وہ اپنے شیئرز کوبک انٹری کی صورت میں منتقل کریں۔

ایسے شیئر ہولڈرز جو مادی شیئر زر کھتے ہیں کسی بھی برو کر کے ساتھ سی ڈی سی ذیلی اکاؤنٹ یاس ڈی سی کے ساتھ براہ راست انولیٹر اکاؤنٹ کھول سکتے ہیں تا کہ وہ اپنے مادی شیئر زرکھتے ہیں تا کہ وہ اپنے مادی شیئر نر کھو نظر ہیں گے ، ممبر ز کے رجسٹر میں ان کی معلومات موجو د ہوں گی جس کو ڈیجیٹل شکل میں لاسکیں۔ اس سے حصص داروں کو بہت سے فوائد حاصل ہوں گے ، ان کے شیئر زمحفوظ رہیں گے ، ممبر ز کے رجسٹر میں ان کی معلومات موجو د ہوں گی جس سے نہ صرف سمپنی ان سے با آسانی شیئر خرید اور فروخت کر سکیں گے ، مزید بر آل پاکستان سے نہ صرف سمپنی ان میں شیئر زکی ٹریڈنگ کی اجازت نہیں ہے۔
سٹاک ایجی پینچ کم مطابق مادی صورت میں شیئر زکی ٹریڈنگ کی اجازت نہیں ہے۔

### 8 خصوصی امور کے حوالے سے وو ثنگ

بذریعہ بازامطلع کیاجاتا ہے کہ کمپنیز (پوشل بیلٹ)ریگولیشنز، 2018 اور 5 دسمبر 2022 کو جاری ہونے والے ایس آراو 2022 (1)2192 کے تحت اس میں کی گئی ترامیم کے مطابق ممبر ان کو مذکورہ ریگولیشن میں بیان کر دہ شر ائط کے مطابق سالانہ جزل میٹنگ (اے جی ایم) میں خصوصی امور کے لئے اپنا حق رائے دہی استعال کرنے کی اجازت ہوگی، مذکورہ ریگولیشن میں بیان کر دہ شر ائط کے مطابق، کمپنی اپنے ممبروں کووو ٹنگ کے لئے مندر جہذیل آپشنز فراہم کرے گی:

## ای وو ٹنگ کا طریقنہ کار

- (اے) ای دو ٹنگ کی سہولت کی تفصیلات سمپنی کے ان شیئر ہولڈرز کے ساتھ ای میل کے ذریعے شیئر کی جائیں گی جن کے درست شاختی کار ڈنمبر ، موبا کل نمبر اور ای میل یتے 11 اکتوبر 2024 کو کار وباری دن ختم ہونے سے پہلے تک سمپنی کے پاس موجو د ہوں گے۔
  - (بی) ای دو ٹنگ کے ذریعے دوٹ ڈالنے کاارادہ رکھنے والے رکن کی شاخت الیکٹر انک دستخط یالاگ ان کی تصدیق کے ذریعے کی جائے گی۔
- (سی) ای دو ٹنگ کے لیے ضروری ہے کہ فرد کی صورت میں شاختی کارؤ، موبائل نمبر اورای میل ایڈریس جبکہ کارپوریٹ ادارے کی صورت میں نیشنل ٹیکس نمبر سمپنی کے ریکار ڈمیں موجود ہو۔

حصص دار کا نام	سمپن کا نام	فولیو/س ڈی سی نمبر	شاختی کارڈ نمبر	مو ہا کل نمبر	ر جسٹر ڈ ای میل ایڈریس
	Pak Datacom Limited				

## 2 شیئرزٹرانسفر نبس کی بندش

کمپنی کی شیئرٹرانسفر بکس11 کتوبر2024ء تا 21 کتوبر2024ء بندر ہیں گی( دونوں دن شامل ہیں )۔14 اکتوبر 2024ء تک کاروبار بند ہونے سے پہلے کمپنی کے شیئر زر جسٹرار آفس کوموصول ہونے والی ٹرانسفرز کو حتی نقد منافع کی ادائیگی کے لیے جائز تصور کیا جائے گا۔

## 3 سالانه اجلاس عام میں شرکت

جس ممبر کومذ کورہ بالااجلاس میں شرکت اورووٹ ڈالنے کاا ختیارہے،وہ اپنی جگہ کسی اور فرد کواجلاس میں شرکت اورووٹ ڈالنے کے لیے پراکسی بھی مقرر کر سکتاہے۔پراکسی کے موثر ہونے کے لیے ضروری ہے کہ بھیل شدہ اور دستخط شدہ پراکسی فارم اجلاس کے انعقاد سے 48 گھنٹے قبل کمپنی کے رجسٹر ڈآفس کوموصول ہو جائیں۔ایک ممبر ایک سے زائد پراکسی کا تقرر نہیں کر سکتا۔ پراکسی فارم کے ساتھ شیئر ہولڈر کے قومی شاختی کار ڈکی تصدیق شدہ کائی منسلک ہونی چاہیے۔

## (A اجلاس میں شرکت کے لیے

- i. انفرادی طور پر، ایسے اکاؤنٹ ہولڈرزیاسب اکاؤنٹ ہولڈرز جن کی سکیورٹیز گروپ اکاؤنٹ کی صورت میں ہیں اور جن کے رجسٹریشن کے کوائف ضوابط کے مطابق اپ لوڈ ہو چکے ہیں اجلاس میں شرکت کے موقع پر اپنے اصلی کار آمد شاختی کار ڈیا اصلی یاسپورٹ کی تصدیق کروائیں گے۔
- ii. کارپوریٹ ادارے کی صورت میں نامز د فرد کے حق میں بور ڈ آف ڈ ائر کیٹرز کی قرار داد / پاور آف اٹارنی بمع نامز د فرد کے نمونے کے دستخط پیش کیے جائیں گے۔

## (B پراکسی کے تقرر کے لیے

- i. انفرادی طور پر، ایسے اکاؤنٹ ہولڈرزیاسب اکاؤنٹ ہولڈرز جن کی سکیورٹیز گروپاکاؤنٹ کی صورت میں ہیں اور جن کے رجسٹریشن کے کوائف ضوابط کے مطابق اپ کو انف ضوابط کے مطابق اپ کو مطابق پر اکسی فارم جمع کروائیں گے۔
  - ii. پراکسی پر دوافراد بطور گواہ دستخط کریں گے جن کے نام،ایڈریس اور کارآمد شاختی کارڈکے نمبرپراکسی فارم پر موجو دہوں گے۔
  - iii. پراکسی مقرر کرنےوالے فرداور پراکسی کے کارآمد شاختی کار ڈیاپا سپورٹ کی تصدیق شدہ کابیاں بمع پراکسی فارم فراہم کی جائیں گی۔
    - iv. اجلاس میں شرکت کے موقع پر پر اکسی اپنااصل کارآمد شاختی کار ڈیااصلی یاسپورٹ د کھائے گا۔
- ۷. کارپوریٹ ادارے کی صورت میں نامز و فرو کے حق میں بور ڈ آف ڈ ائر یکٹر ز کی قرار داد / پاور آف اٹارنی بمع نامز و فرد کے نمونے کے دستخط پراکسی فارم کے ساتھ جمع کروائے جائیں گے۔

## 4 کیش ڈیویڈنڈ پر اکم ٹیکس کی کوتی کے لیے بطور "فائلر" تصدیق

ائکم ٹیکس آرڈیننس 2001ء کی دفعہ 150 کے تحت منافع سے انکم ٹیکس کی کٹوتی کے لیے شرحیں درج ذیل ہیں:۔

- a۔ میکس گزاروں کی فعال فہرست میں موجود افراد کے لیے کٹوتی کی شرح 15 فیصد
- d۔ مثیک گزاروں کی فعال فہرست میں غیر موجو دا فراد کے لیے کٹوتی کی شرح 30 فیصد

مشتر کہ اکاؤنٹ کی صورت میں ہر اکاؤنٹ ہولڈر کاانفرادی طور پر فائلریانان فائلر ہونے کا تعین کیا جائے گا اور ٹیکس کی کٹوتی کاتعین ہر اکاؤنٹ ہولڈر کے شیئر زمیں جسے کی بنیاد پر کیا جائے گا، حصص میں ہر ایک کے جسے کاتعین سمپنی / شیئرر جسٹر ار کو تحریری طور پر دی گئی معلومات کی بنیاد پر ہو گا۔ اگر ایسی کوئی معلومات فراہم نہیں کی سمئیں تو ہر مشتر کہ اکاؤنٹ ہولڈر کو بر ابر حصہ دار تصور کیا جائے گا۔

قوی شاختی کار ڈنمبر / نیشنل ٹیکس نمبر کی تفصیل اب لاز می ہے اور الف بی آر کی طرف سے فراہم کی گئی فعال ٹیکس گزاروں کی فہرست میں نام کی موجو دگی کوچیک کرنے کے لیے ضرور می ہے۔ کمپنیز ایک 2017 کی دفعہ 119 اور کمپنیزریگولیشنز 2018ء کے ضابطہ 19 کی روسے ماد کی حصص رکھنے والے تمام حصص داروں کو ہدایت کی جاتی ہے کہ وہ قانون کی خلاف ورزی یاکسی بھی قشم کی زحمت سے بچنے کے لیے اپنی لاز می معلومات جیسا کہ قومی شاختی کار ڈنمبر، پیتہ، ای میل ایڈریس، رابطے کا نمبر، انٹر نیشنل بینک اکاؤنٹ نمبر ش**ق پنجم:"بلالحاظ اس امر کے کہ اس شق کی مندر جہ بالا ذیلی شقوں میں جو تجویز کیا گیا ہے،** کمپنی براہ راست یابالواسطہ طور پر ایسے کسی کار وبار میں شامل نہیں ہوگی جس پر سکیورٹیز اینڈ ایمپنج کمیشن آف یاکستان (ایس ای سی بی) کی ریگولیشنزیا کسی دوسرے قانون کے تحت یابندی لگائی گئی ہو۔

شق ششم :بذر يعد لهزايه قرار دياجا تاہے كه:

(الف) کمپنی مندر جه بالاذیلی شق ششم میں مذکور کسی بھی کاروباریاکسی غیر قانونی کارروائی میں ملوث نہیں ہو گی ؛

(ب) کمپنی ملٹی لیول مارکیٹنگ (ایم ایل ایم)، پیرامڈ اور یونزی سکیمیں، یادیگر متعلقہ سر گر میاں / کاروباریا کو ٹی لاٹری کاروبار شروع نہیں کرے گی؛

(ج) کمپنی کسی بھی جائز کاروبار میں اس وقت تک شامل نہیں ہوگی جب تک کہ نافذ العمل کسی بھی قانون کے تحت مجاز اتھار ٹی سے مطلوبہ منظوری،اجازت،رضامندی یالائسنس حاصل نہ کر لے۔

## درج ذیل شقول کو حذف یا تبدیل کرنا:

موجودہ میمورنڈم آف ایسوسی ایشن میں عددی نمبروں کے مطابق 1 سے 15 تک شقیں اب سمپنی کے موجودہ کاروباری مقاصد سے مطابقت نہیں ر تھتیں اور نئے ریگولیٹری نقاضوں کے تحت غیر ضروری ہیں،لہذاانہیں ختم کیا جارہاہے۔

مزید رہ کہ چیف ایگزیکٹو آفیسر یا نمپنی سیکرٹری تمام ضروری رسمی کارروائیاں مکمل کرنے ،سیکیورٹیز اینڈ ایکچینج نمیشن آف پاکستان(ایس ای سی پی) میں مطلوبہ فارم جمع کرانے اور اس کے مطابق میمورنڈم آف ایسوسی ایشن میں ضروری ترامیم کرنے کے مجاز ہیں۔

ایجنڈا آئٹم 4 کے تحت مذکورہ بالا خصوصی امور سے متعلق کمپینز ایکٹ 2017 کی دفعہ (3)134 کے تحت مادی حقائق کابیان اراکین کو بھیجے جانے والے اجلاس کے اس نوٹس سے منسلک ہے۔

5۔ صدر نشیں کی اجازت سے دیگر اُمور بھی اجلاس میں زیر غور لائے جاسکتے ہیں۔

منجانب بور ده اسلام آباد علی سلیم رانا 30 ستمبر، 2024ء نوٹس:

.0

## اجلاس عام کی کارروائی میں آن لائن شر کت

سالانہ جزل میٹنگ ایس ای می پی کی جانب سے جاری کردہ گائیڈ لا کنز کے مطابق منعقد کی جار ہی ہے۔ کمپنی کی جانب سے ویڈ یو لنک سہولت کے ذریعے اے جی ایم میں ذاتی طور پر یا مقرر کردہ پر اکسیسز کے ذریعے شیئر ہولڈرز کی زیادہ سے زیادہ شرکت کو آسان بنانے کے لئے مندر جہ ذیل انتظامات کیے گئے ہیں:
اجلاس میں شرکت کے خواہشمند شیئر ہولڈرز سے درخواست کی جاتی ہے کہ وہ مندر جہ ذیل معلومات 18 اکتوبر 2024 تک یا اس سے پہلے سمپنی سیکر بیڑی آفس کو درجود دیل معلومات 18 اکتوبر 2024 تک یا اس سے پہلے سمپنی سیکر بیڑی آفس کو cdesr@cdesrsl.com پر ای میل کے ذریعے فراہم کریں:

# سالا نهاجلاس عام كانونس

بذریعہ لہٰذا مطلع کیا جاتا ہے کہ پاک ڈیٹا کام لمیٹڈ کا 32وال سالانہ اجلاس عام 21اکتوبر2024ء بروز جمعرات صبح 11 بجے رمادہ ہوٹل، 1- کلب روڈ اسلام آباد میں اور بذریعہ ویڈیو لنک(زوم ایپلی کیش)ہو گاجس میں مندر جہ ذیل اُمور انجام دیے جائیں گے۔

#### عمومی أمور

1۔ 30 جون 2024ء کو ختم ہونے والے سال کے آڈٹ شدہ کھاتوں، چیئر مین کے جائزے اور ڈائر کیٹر زاینڈ آڈیٹر زرپورٹ کی وصولی، غور اور عملدراآمد طے پائے گا۔

کمپنیزا میٹ 2017("ایکٹ") کی دفعہ (6) 223 کے تحت کمپنی کے مالیاتی گوشوارے کمپنی کی ویب سائٹ پر شائع کر دیے گئے ہیں اور مندرجہ ذیل لنک یا کیو آر کوڈ کے ذریعے رسائی حاصل کی جاسکتی ہے:

	•
و یب لنک	كيو آركو ۋ
https://www.pakdatacom.com.pk/pdf_search.php?year=2024	

- 2۔ بورڈ آف ڈائر کیٹرز کی سفارش کے مطابق حصص مالکان کو 30جون 2024ء کوختم ہونے والے سال کے لیے نقد منافع کی ادائیگی 35 فیصد یعنی 5. 3روپے فی شیئر کی منظوری دی جائے گا۔
- 3۔ 30جون 2025ء کو ختم ہونے والے سال کے لیے آڈیٹرز کا تقرر اور ان کے معاوضے کا تعین کیا جائے گا۔ ریٹائز ہونے والے آڈیٹرز ، میسرز بی ڈیاو ابرا ہیم اینڈ کو چارٹر ڈاکاؤنٹنٹس نے اہلیت کی بنیاد پر دوبارہ تقرری کے لیے خدمات پیش کی ہیں۔

خصوصی امور

4۔ میمورنڈم آف ایسوسی ایشن کی آبجیکٹ کلاز میں ترامیم کو ایک خصوصی قرارداد کے طور پرزیر غور لانا اور منظوری دینا:

یہ کہ کمپنیز ایکٹ 2017 کی دفعہ 26اور 32 کے مطابق شیئر ہولڈرز کمپنی کے میمورنڈم آف ایسوسی ایشن کی آبجیکٹ کلاز میں مجوزہ ترامیم (اس اجلاس میں پیش کردہ مطبوعہ دستاویزات میں شامل) کی منظوری دیتے ہیں:

## آ بجيك كلاز ك الفاظ مين ترميم:

شق سوم:" کمپنی کابنیادی کار وبار ڈیٹا مواصلات کے لئے ایک ملک گیرنیٹ ورک قائم کرنا، ساز دسامان کی خرید اری اور منظور شدہ ٹیر ف ریٹس کے مطابق صارفین کی ضروریات کو پورا کرنے کے لئے اس کے انتظام، دیکھے بھال اور آپریشن کا انتظام کرنا ہے۔ اس کے علاوہ کمپنی مواصلات اور انفار ملیشن ٹیکنالو جی سے متعلق کسی بھی کاروبار کو جاری رکھنے کی بھی مجاز ہے چاہے وہ مینوفیکچرنگ ہویا کوئی اور ایسا کاروبار جس کی تجویز دی جائے، جسے کمپنی با آسانی انجام دینے کی صلاحیت رکھتی ہو، اور جس سے کمپنی کی کسی بھی پراپرٹی یا حاصل کیے گئے حقوق کی قدر بڑھائی جاسکے یاان سے منافع حاصل کیا جاسکے۔"

## كاروبار كے لئے مندرجہ ذيل نئي شقيس شامل كرنا:

**شق چپارم:" نمپنی ٹیلی کمیونیکییشن، ڈیٹا نفراسٹر کچر،انٹرنیٹ سروسز،انفار میشن ٹیکنالوجی، متبادل/گرین انرجی کی فراہمی اور کوئی بھی دیگر کاروبار شروع کر سکتی ہے، جسے کسی بھی ملک یا جگہ پررجسٹر ڈیا منظور کروایا حاسکتاہے،اور نمپنی اس سلسلے میں اور اس سے منسلک تمام ضروریاقد امات کرنے کی مجاز ہوگی۔"** 

#### **CHAIRMAN'S REVIEW**

#### Dear Shareholders,

I am pleased to report that Pak Datacom Limited has delivered another exceptional year of performance, demonstrating our ability to thrive even in the face of significant challenges. Throughout the fiscal year 2023-24, our resilience and innovative strategies have driven substantial growth in revenue and parked PDL as a top-tier organization and overall excellence in its industry.

#### **Economic Outlook**

The financial year 2023-24 has been marked by ongoing economic challenges, including high inflation, increased taxation, unemployment, exorbitant fiscal deficit, currency depreciation, political instability, and geopolitical tensions. These factors contributed towards stagnation of the economy and thus have limited economic growth to a modest 2.38% (Source: SBP). High levels of national debt has strained the Country's economy by diverting resources away from critical areas like education, healthcare, and infrastructure. Mounting debt and rapidly dwindling forex reserves in the wake of higher global inflation are the biggest challenges for the Government.

In the presence of these critical economic challenges, Pakistan's GDP growth rate remained at 2.38% during FY 2023-24, against envisaged target of 3.5% set last year. The Government, by fostering a stable and favorable business environment, alongside political stability tried to improve the trade deficit with a combination of increased exports and improved foreign investment. The Government has provided various incentives to encourage businesses which include tax breaks, subsidies and offered grants to companies who expand their export activities. Such incentives will result in lower cost of doing business and make local products more competitive on the global market.

Amidst these efforts to enhance trade and investment, our Company has focused on strong cost control measures like strict monetary controls and sustainable measures to optimize results. These initiatives have created significant value for all stakeholders.

#### **Business Performance**

Despite worldwide economic uncertainty and a turbulent past year in Pakistan, your Company's results of operations and financial position are indicative of a strong financial performance. The current financial year is even the most successful year of your company than last years' as it was able to achieve its highest ever revenue.

Amidst these efforts to enhance the business volume, it was primarily driven by the opening of new revenue streams and the adoption of robust administrative, legal, and commercial measures.

By the grace of Almighty Allah, the company is optimistic about achieving new successes. Several factors contribute to our positive outlook, including:

Strength of Our Balance Sheet: A solid financial foundation supports our growth initiatives.

Strong Cash Generation: Robust cash flow enhances our ability to invest and expand.

**Professional Standing of the** 

**Board and Management:** Effective implementation of strategic policies by the management under

the professional and competent leadership of the Board.

**Dedication and Will of Our** 

**Employees:** The commitment and efforts of our employees are vital to our progress.

These elements collectively position us well for future accomplishments.

This considerable improvement in the revenue generation of your Company is also a pleasant outcome of the implementation of the 5 Year Strategic Master Plan.

#### The Board

At the 7th Extra Ordinary General Meeting (EOGM) held on December 27, 2023, seven (7) directors were to be elected (as fixed by the Board under section 159(1) of the Companies Act, 2017) and since only seven (7) candidates offered themselves for the seven (7) director positions, all seven (7) Directors, were elected unopposed, without the voting process.

Your Company, thus, has a Board that comprises of 8 members (including the Chief Executive being the Executive Director), with individuals of diverse backgrounds, having core competencies, knowledge and expertise relevant to the business of the Company. I would like to extend my sincere thanks to all the members for their valuable contributions to the Board's decision-making process.

#### Role and Effectiveness of the Board

The Board played a vital role by navigating a challenging period effectively in achieving the Company's objectives by providing oversight, guidance, strategic direction, assessing strategy & underlying purpose of actions taken by Management, and monitoring the Company's performance towards the achievement of its objectives.

In pursuant to the requirements of Listed Companies (Code of Corporate Governance) Regulations, 2019, a formal & effective mechanism is put in place for an annual evaluation of the performance of the Board, Members of the Board & its Sub-Committees with the help of a formal, effective and quantitative mechanism. The mechanism has been duly established, approved, and successfully implemented by the Board. On the basis of each Individual Director's feedback and thereby consolidated evaluated results, the average rating of the Board, Individual Directors & committee performance has been found satisfactory & effective. The Board identified potential areas for further improvement through this evaluation, in line with the best practices of corporate governance. I would like to share that all the Directors, including Independent Directors, fully participated and contributed to the decision making process of the Board.

#### **Future Outlook**

The company has designed pro-active measures in its enthusiastically agile 5-year strategic master plan to address these challenges. Digitalization is one such measure; paperless environment and automation is the future due to rapid transformation of nearly all industries, including services industries. This in turn would translate into a major growth opportunity in Information Communication Technology (ICT) segment.

As we reflect on the economic landscape, the GDP growth rate for the fiscal year 2022-23 was recorded at 2.389%, with projections indicating a promising increase to around 3.6% for the current fiscal year 2024-25. In this context, I am confident that the cornerstone of your company's ongoing success lies in the effective implementation of our 5-Year Strategic Master Plan. In an environment where strategic planning is often undervalued, our company stands out by prioritizing it as a fundamental element of our corporate culture.

As Chairman, I strongly believe that, with strong foundation and forward looking approach, the company is quite well-positioned to address any forthcoming challenges and to capitalize on new opportunities.

#### Acknowledgement

I would like to extend my heartfelt gratitude to the Board of Directors and Chief Executive for their steadfast leadership, supported by the unwavering dedication and efforts of our entire workforce without which, the highest ever financial results could not have been materialized (ALHAMDULILAH). Further, would like to extend my appreciations to all our shareholders for their continued trust and confidence. Together, we diligently steer the company towards achieving its objectives and ensuring value creation for our shareholders.

For and on Behalf of **Chairman of the Board** 

**Muhammad Izqar Khan** 

Director Islamabad. September 24, 2024

## **Directors Report**

#### Dear Shareholders,

The Board of Directors of Pak Datacom Limited ('the Company') is pleased to present the Annual Report for the fiscal year ending June 30, 2024 together with the audited financial statements. This report, along with the audited financial statements, reflects our continued commitment to carrying out strategic initiatives with our resilience which ALHAMDOLILAH carried us through.

#### **Macroeconomic Environment and Industry Overview**

The macroeconomic challenges from 2023 clearly had a lasting impact into 2024, especially for the telecom sector. Here's a breakdown of the key issues:

<u>Availability of Internet Services:</u> The prevailing/prolonged outages in the marine cables meant for international connectivity and experimentation with fire walls leading to no or slow Internet Service has raised serious implications in the industry. International companies have shown their serious concerns and have already started planning to reroute their data traffic. Concrete steps are therefore required immediately by the government to offset this disaster or else unwarranted business loss may be encountered.

**Energy Costs:** The surge in energy costs likely led to increased operational expenses for telecom companies. Energy is a significant cost for these businesses due to the need to power infrastructure for Network Operations Centers. High energy prices can squeeze profit margins and force companies to either absorb the costs or pass them on to consumers, potentially leading to higher service fees.

**Network Expansion:** The telecom industry often relies on significant capital investment for network expansion and upgrades. Measures to maintain foreign currency reserves, such as restrictions or controls on currency exchange handicaps company's ability to acquire necessary equipment or fund expansion projects. This can delay or halt planned upgrades and expansions, affecting service quality and coverage.

<u>Currency Devaluation:</u> The devaluation of the Pakistani Rupee has several repercussions. For telecom companies, it means higher costs for imported equipment and technology, which are typically priced in stronger foreign currencies. This can erode profit margins and lead to increased capital expenditure. Additionally, if revenue is primarily in local currency while expenses are in foreign currency, the company's financial health can be further strained.

<u>Interest Rates:</u> Rising interest rates are increasing the cost of borrowing. Telecom companies often rely on loans to finance large projects and operational needs. Higher interest rates can raise the cost of these loans, squeezing profitability.

#### Future Development, Performance and Position of the Company

Overall, these factors combined to create a challenging environment for telecom companies, impacting their ability to maintain service quality and profitability while managing costs and investments. Despite the macroeconomic challenges, the telecom industry in Pakistan does have significant growth potential due to several favorable factors:

<u>Demographic Trends:</u> Pakistan has a young and growing population, with a large percentage of people under the age of 30. This demographic scenario is typically more inclined to adopt new technologies and digital services, driving demand for high-speed internet and mobile connectivity.

<u>Rising Demand for Data Services:</u> As digitalization accelerates, there is increasing demand for high-speed data services. This includes not just mobile internet but also broadband services, which are crucial for supporting online education, remote work, e-commerce, and entertainment.

<u>Digitalization:</u> The rapid pace of digital transformation across various sectors, such as banking, healthcare, and retail creates a growing need for robust and reliable telecom infrastructure. This trend is likely to drive further investments in network expansion and technological upgrades.

Infrastructure Development: Investments in telecom infrastructure, such as 5G networks, can offer substantial growth opportunities. With the right strategy and investment, telecom companies can enhance their service offerings and capture new market segments.

Government Initiatives: Government recognizes the importance of the telecom sector for national development. Supportive policies, incentives, and investments in digital infrastructure can further stimulate growth and provide a more favorable business environment.

Innovation and New Technologies: The adoption of emerging technologies such as Internet of Things (IoT), artificial intelligence (AI), and smart cities can open new revenue streams and service offerings for your Company as well.

To capitalize on these opportunities, the Company had focused and keep towing the below mentioned strategies:

Enhancing Network Infrastructure: Investing in network upgrades and expansion to meet increasing data demands and improve service quality.

Customer-Centric Approaches: Adopting strategies to improve customer experience, such as personalized services and better customer support.

Navigating the macroeconomic challenges while seizing these growth opportunities can drive the Company for long-term success and market leadership.

#### **Business Performance Review**

Despite the challenging macroeconomic conditions, the company demonstrated notable financial performance over the year. Following is the detailed breakdown of the results:

Revenue Growth: The company's revenue increased from Rs. 1.363 billion to Rs. 1.685 billion, reflecting a rise of Rs. 322.550 million. This 23.67% growth in revenue suggests that the company was able to expand its sales and potentially capture more market share despite the adverse conditions.

Profitability: The net profit after tax is Rs. 192.224 million resulting in an EPS of Rs. 16.21.

The company's financial results reflect a strong performance despite the macroeconomic hurdles. The growth in revenue and net profit, indicates that the company is effectively navigating the challenging environment and delivering value to its shareholders.

The impressive financial results achieved by the company are a testament to the effective decisions made by the management and the strategic direction of the board. Following are some elements contributed to the success:

Strategic Decision-Making: The Board's decisions, made in compliance with laws and regulations, were crucial in steering the company through challenging conditions. These decisions included Strategic Adjustments, Appropriate Resource Allocation, and Risk Management Strategies that helped the company navigate economic uncertainties effectively.

The combination of strategic decision-making, employee empowerment, focused management, and adherence to a revised strategic plan allowed the company to achieve remarkable financial results. This approach not only helped in overcoming immediate challenges but also positioned the company well for sustained success and growth.

Financial and operational performance indicators have been described in more detail below;

#### Six Years Financial Performance at a Glance:

(Rs. in Million)

	Year Ended 30 June					
	2024	2023	2022	2021	2010	2019
Non-Current Assets	286.522		298.821	239.35	269.670	266.691
Share Capital and Reserves	1,376.644	•	1,072.874	837.31	842.870	859.643
Revenue	1,685.394	1,362.844	1,239.279	897.21	770.442	949.07
Operating Profit	146.577	284.006	77.847	21.49	21.850	145.898
Profit before taxation	264.440	399.130	254.556	68.08	47.273	158.782
Profit after taxation	192.224	289.862	231.299	15.37	7.413	143.018
Earnings per Share – Rupees	16.21	24.44	19.50	1.43	0.69	14.59
EBITDA Margin	15.63	29.56	22.04	12.35	11.09	20.63
Price Earnings Ratio	4.58	2.81	2.29	48.91	66.67	3.05
Break Up Value of Shares	116.08	108.41	90.47	77.66	78.18	87.71
Return on Fixed Assets (%)	96.46	138.85	106.29	8.11	3.67	72.24
Operating Profit Ratio (%)	8.70	20.84	6.04	2.40	2.84	15.41
Net Profit Ratio (%)	11.41	21.27	18.66	1.71	0.96	15.10
Current Ratio (%)	3.54	2.67	2.30	2.58	2.36	2.56
Dividend Payout Ratio (%)	21.59	36.82	30.77	104.90	144.93	27.42
Dividend (%) - Cash	35	90	60	15	10	40
Bonus Shares	0	0	0	10	10	0
Share Price (30 June)	74.17	68.66	44.60	69.94	46.00	44.48

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

The Code of Corporate Governance has envisaged a number of significant changes to established business and ethical norms. The Company abides by the Code and is taking further steps to ensure full compliance with the Code in letter and spirit.

#### Risk Management

The Company believes that risk management is an essential part of any organization to foresee, comprehend, analyze and take appropriate measures to mitigate any potential risk. In this regard, the Company has established a Risk Management Policy.

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

The Code of Corporate Governance has envisaged a number of significant changes to established business and ethical norms. The Company abides by the Code and is taking further steps to ensure full compliance with the Code in letter and spirit.

### **Risk Management**

The Company believes that risk management is an essential part of any organization to foresee, comprehend, analyze and take appropriate measures to mitigate any potential risk. In this regard, the Company has established a Risk Management Policy with relation to risk management.

#### **CORPORATE AND FINANCIAL REPORTING FRAMEWORK**

#### **Statement of Directors Responsibilities**

The Board is committed to following the Code of Corporate Governance and in maintaining a high-quality standard of good corporate governance. The Company is complying with the provisions of the Code as set out by the Securities and Exchange Commission of Pakistan. There has been no material departure from the practices of Code of Corporate Governance as detailed in listing regulations.

All the members of the Board are fully cognizant of their duties and responsibilities as Directors of a corporate body. They have been apprised of their duties and responsibilities through orientation courses. The Directors, CEO, CFO, Company Secretary and their spouses and minor children did not trade in shares of the Company except as disclosed in the pattern of shareholding.

#### **Presentation of Financial Statements**

The financial statements prepared by the Management of the Company, fairly present the Company's state of affairs, the results of its operations, and cash flows and changes in equity.

#### **Books of Accounts**

The company has maintained proper books of accounts.

#### **Accounting Policies**

Appropriate accounting policies have been consistently applied in the preparation of financial statements except for those disclosed in the financial statements of the Company.

### **Application of International Financial Reporting Standards**

International Financial Reporting Standards (IFRS), as applicable in Pakistan, have been followed in the preparation of financial statements.

### **Going Concern**

There is no significant doubt upon the Company's ability to continue as a going concern.

#### **BOARD OF DIRECTORS AND ITS COMMITTEES**

#### **Board Performance**

As required under the Listed Companies (Code of Corporate Governance Regulations), 2019, the Board conducts a self– evaluation of its performance on an annual basis. The Board of Directors believe that continuous assessment is critical in determining how effectively the Board has performed against the objectives and goals that they have set for themselves. Based on the results of the evaluation, areas of improvement are identified and corrective action plans are prepared and acted on.

#### **Directors' Remuneration Policy**

The Board of Directors is authorized to determine, review and amend from time to time the fee structure for attending the meetings of the Board or any committee of Directors. A Director may also be paid for travelling, hotel and other expenses properly incurred by him in attending and returning from meetings of the Directors or any committee of Directors or General Meetings of the Company. The aggregate amount charged in these financial statements in respect of remuneration to 7 Directors (2023: 7) as on June 30, 2024 was Rs. 16.195 million (2023: Rs. 7.724 million). For details please refer note No. 38 to these Financials.

A director may be paid such extra remuneration as the Board may determine, for serving on any Committee or devoting special attention to the business of the Company or performance of services which, in the opinion of the Board, are outside the scope of statutory duties of a director.

### **Changes in Board of Directors**

At the 7th Extra Ordinary General Meeting (EOGM) held on December 27, 2023, seven (7) directors were to be elected (as fixed by the Board under section 159(1) of the Companies Act, 2017) and since only seven (7) candidates offered themselves for the seven (7) director positions, all seven (7) Directors, were elected unopposed, without the voting process.

#### **Board**

The total number of Directors are eight as per following;

Α	Male	7
В	Female	1

### Composition

The composition of the members of the Board, before and after the elections remained the same, which is as follows:

Category	Name
Independent Directors	Mr. Shamim Ahmed Sherazi
	Ms. Rubina Safir
Non-Executive Directors	Syed Zomma Mohiuddin
	Syed Junaid Imam
	Engr. Perwaiz Khan
	Mr. Muhammad Izqar Khan
	Mr. Muhammad Waheed
Female Director	Ms. Rubina Safir
Executive Director/CEO	Brig (R) Syed Zulfiqar Ali (R)

Syed Zomma Mohiuddin was re-elected as Chairman of the Board. The newly elected Board in its very first meeting held after the election, re-constituted the existing committees of the Board namely, Audit Committee, Human Resource and Remuneration (HR&R) Committee, Procurement Committee, Nomination Committee & Strategy & Project Appraisal Committee (S&PAC).

The TORs of all the committees were set in compliance and accordance with Code of Corporate Governance Regulations 2019. The composition of the committees is as follows:

### **Committees of the Board**

The Committees of the Board and their composition are as follows:

#### **Audit Committee**

Members of the Audit Committee are as follows: Members of the Audit Committee up-to Dec 26, 2023

Ms. Rubina Safir	Chairperson
Mr. Shamim Ahmed Sherazi	Member
Mr. Muhammad Waheed	Member

Members of the Audit Committee as on June 30, 2024

Ms. Rubina Safir	Chairperson
Mr. Muhammad Izqar Khan	Member
Engr. Perwaiz Khan	Member
Mr. Muhammad Waheed	Member

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

Members of the Human Resource & Remuneration Committee are as follows: Members of the Human Resource & Remuneration Committee up-to Dec 26, 2023

Mr. Shamim Ahmed Sherazi	Chairman
Ms. Rubina Safir	Member
Mr. Muhammad Izqar Khan	Member
Syed Junaid Imam	Member

Members of the Human Resource & Remuneration Committee as on June 30, 2024

Mr. Shamim Ahmed Sherazi	Chairman
Syed Junaid Imam	Member
Mr. Muhammad Waheed	Member

### **Procurement Committee**

Members of the Procurement Committee are as follows: Members of the Procurement Committee up-to Dec 26, 2023

Syed Zomma Mohiuddin	Chairman
Engr. Perwaiz Khan	Member
Mr. Muhammad Izqar Khan	Member
Mr. Muhammad Waheed	Member

Members of the Procurement Committee as on June 30, 2024

Syed Zomma Mohiuddin	Chairman
Engr. Perwaiz Khan	Member
Mr. Shamim Ahmed Sherazi	Member

### **Nomination Committee**

Members of the Nomination Committee are as follows: Members of the Nomination Committee up-to Dec 26, 2023

Syed Zomma Mohiuddin	Chairman
Syed Junaid Imam	Member
Engr. Perwaiz Khan	Member

Members of the Nomination Committee as on June 30, 2024

Syed Zomma Mohiuddin	Chairman
Mr. Muhammad Izqar Khan	Member
Mr. Muhammad Waheed	Member

### **Strategy & Project Appraisal Committee**

Members of Strategy & Project Appraisal Committee are as follows: Members of the Strategy & Project Appraisal Committee up-to Dec 26, 2023

Syed Zomma Mohiuddin	Chairman
Syed Junaid Imam	Member
Engr. Perwaiz Khan	Member

Members of the Strategy & Project Appraisal Committee as on June 30, 2024

Syed Zomma Mohiuddin	Chairman
Syed Junaid Imam	Member
Mr. Muhammad Izqar Khan	Member
Ms. Rubina Safir	Member

### **Board Meetings:**

During the financial year, six (06) meetings of the Board of Directors were held. The attendance of each Director is given below:

Name of Directors	Designation	Number of Meeting Attended
Syed Zomma Mohiuddin	Chairman of the Board Non-Executive Director	6/6
Brig. Syed Zulfiqar Ali (R)	Executive Director	6/6
Syed Junaid Imam	Non-Executive Director	6/6
Engr. Perwaiz Khan	Non-Executive Director	6/6
Mr. Muhammad Waheed	Non-Executive Director	6/6
Ms. Rubina Safir	Independent/ Female Director	6/6
Mr. Shamim Ahmed Sherazi	Independent Director	6/6
Mr. Muhammad Izqar Khan	Non-Executive Director	6/6

### **Audit Committee Meetings**

During the financial year, five (05) meetings of the Audit Committee were held. The attendance of each Director is given below:

Name of Directors	Designation	Number of Meeting Attended
Ms. Rubina Safir	Chairperson	5/5
Mr. Shamim Ahmed Sherazi	Member	2/2
Mr. Muhammad Waheed	Member	5/5
Mr. Muhammad Izqar Khan	Member	3/3
Engr. Perwaiz Khan	Member	3/3

### **HR & Remuneration Committee Meetings**

During the financial year, four (04) meetings of the HR & Remuneration Committee were held. The attendance of each Director is given below:

Name of Directors	Designation	Number of Meeting Attended
Mr. Shamim Ahmed Sherazi	Chairman	4/4
Syed Junaid Imam	Member	2/2
Ms. Rubina Safir	Member	2/2
Mr. Muhammad Izqar Khan	Member	2/2
Mr. Muhammad Waheed	Member	2/2

#### **Procurement Committee Meetings**

During the financial year, one (01) meeting of the Procurement Committee was held. The attendance of each Director is given below:

Name of Directors	Designation	Number of Meeting Attended
Syed Zomma Mohiuddin	Chairman	1/1
Mr. Muhammad Izqar Khan	Member	1/1
Engr. Perwaiz Khan	Member	1/1
Mr. Muhammad Waheed	Member	1/1

### **Nomination Committee Meetings**

During the financial year, one (01) meeting of the Nomination Committee was held. The attendance of each Director is given below.

Name of Directors	Designation	Number of Meeting Attended
Syed Zomma Mohiuddin	Chairman	1/1
Mr. Muhammad Izqar Khan	Member	1/1
Mr. Muhammad Waheed	Member	1/1

### **Strategy & Project Appraisal Committee Meetings**

During the financial year, one (01) meeting of the Strategy & Project Appraisal Committee was held. The attendance of each Director is given below:

Name of Directors	Designation	Number of Meeting Attended
Syed Zomma Mohiuddin	Chairman	1/1
Syed Junaid Imam	Member	1/1
Ms. Rubina Safir	Member	1/1
Mr. Muhammad Izqar Khan	Member	1/1

#### **Dividend and Bonus Shares**

The Board has recommended final cash dividend of 35% (Rs. 3.5 per share) for the year ended June 30, 2024 to the shareholders for their approval in forthcoming Annual General Meeting to be held on October 21, 2024. No interim dividend and bonus shares were recommended by the Board during the year.

#### **Chairman's Review**

The Chairman's Review in the Annual Report extensively deals with the performance of the Company, the role of the Board of Directors, future prospects with respect to economic outlook and uncertainties for the Company.

#### **Corporate Briefing Session**

The Company believes that a solid relationship with its shareholders is crucial in helping the Company to attain its targets and as such welcomes and appreciates Pakistan Stock Exchange's ('PSX') requirement on companies to hold Corporate Briefing Sessions ('CBS').

The Company considers PSX's requirement to hold CBS as an opportunity not only for providing the correct perspective of the business affairs of the Company to shareholders but also for building strong investor relations. The Company held its CBS on March 07, 2024 in accordance with the requirement of PSX's rules and regulations. Investors from all walks of life attended the event and showed great interest in the affairs of the Company.

#### Access of Shareholders on the Company's Website

Shareholders and members of the general public are welcome to visit the Company's website HYPERLINK "http://www.pakdatacom.com.pk" either to simply get in touch, or for more information on the Company or regarding its products and services. The Company's website has a dedicated section for investors containing information related to quarterly, half yearly and annual financial statements of the Company and other shareholder related information.

#### **Directors Training Program**

The Company strives to meet all of the provisions of the Code of Corporate Governance and that also goes for the provisions of the Code of Corporate Governance pertaining to the Directors Training Program (DTP). Necessary arrangements are being made by the Company for the remaining one (1) Director to obtain the Directors Training Program certification as envisaged by the Code of Corporate Governance.

#### **Key Sustainability Risks and its Mitigation Factors**

### a. Supervisory Compliance:

Risk: Non-compliance with local and international regulations is a serious risk that can have significant legal and operational consequences.

Mitigation: Staying updated with regulatory changes, maintaining compliance programs, and conducting regular internal processes for improvement.

### b. Operating Risks:

<u>Risk:</u> Coincidences like equipment failure and risky sight installations can cause financial damage.

Mitigation: Implement and maintain equipment inspecting protocols alongside enforcing all equipment processes for correct and safe usage. Create and regularly update an emergency response plan.

### c. Ecological Impact:

<u>Risk:</u> Reliance on fossil fuels, pollution of air and waste disposal.

Mitigation: Adopting green energy solutions can lower the organization's carbon foot print and company's image as a socially responsible and environment conscious business. Effective waste disposal is crucial for minimizing environmental impact.

### d. Water Usage:

Risk: Non-efficient use of water can lead to scarcity and affect local water sources. Significant concern for both environmental sustainability and community well-being.

Mitigation: Installation of filtration and treatment systems for clean water availability. Implement policies and guidelines that encourage water conservation.

By adopting/ implementing effective risk mitigation strategies, the company operates in a way that is not only environmentally responsible but also socially and economically sustainable.

### **Harassment Free Work Place**

An Anti-Harassment Policy that aligns with the "Protection Against Harassment of Women at Workplace Act, 2010" and relevant provincial laws are essential for fostering a safe and respectful work environment. The Company has provided an environment where it is clear that harassment is unacceptable, thereby reducing the chance that harassment will occur in the first instance; and a mechanism to resolve complaints where it is felt that harassment has taken place.

### **Adequate Internal Financial Controls**

Effective policies and procedures have been developed and applied over a period of time in all areas of our activities. These controls/policies have been put in place to ensure efficient and smooth running of the business, safeguarding the Company's assets, prevention and detection of fraud and errors, accuracy and completeness of books of account and timely preparation of reliable financial information. Internal financial controls are periodically reviewed to ensure that these remain effective and are updated with changing laws, regulations and/or accounting standards.

The Board plays an important role in establishing the control environment, including clarity of expectations regarding integrity, ethics and adherence to the Code of Conduct and creating clear accountability for performance of internal control responsibilities. The Directors have laid down internal financial controls that were operated upon adequately and effectively. All systems are monitored effectively by the Management while the Board Audit Committee reviews the internal control systems based on assessment of risks and reports to the Board of Directors.

#### **Internal Audit**

The Board has set up an independent Audit Function headed by a qualified person reporting to the Audit Committee. The scope of internal auditing within the Company is clearly defined which broadly involves review and evaluation of its internal control system.

#### Funded Gratuity Scheme and Employees' Provident Fund

The Company operates a funded gratuity scheme, registered under the Income Tax Ordinance, 2001 as PDL Employees Gratuity Fund ('the Fund') for all its employees completing the minimum qualifying period of service as specified by the scheme. The value of investments of the Fund as at June 30, 2024 amount to Rs. 221.902 million as disclosed in the latest audited accounts of the Fund.

The value of the provident fund based on the latest audited accounts of the fund as at June 30, 2024 amounts to Rs. 52.866 million.

### Statement of Compliance with the Code of Corporate Governance

The Company has fully complied with the requirements of the Listed Companies (Code of Corporate Governance) Regulations, 2019, formulated by the Securities and Exchange Commission of Pakistan, except as provided otherwise in the Statement of Compliance with the Code of Corporate Governance annexed to the Annual Report.

### Corporate Social Responsibility (CSR), Safety, Health and Quality

PDL in collaboration with Telecom Foundation (TF) has been initiating various CSRs activities which includes provision of quality education to the children of under privileged communities, specially of telecom employees, by running schools in various cities. These schools are imparting quality education at subsidized fee for the telecom sector families as well as for general public. Further, PDL works with all stakeholders to ensure that it complies with all applicable regulations, contributes to community development and welfare programs, provides the highest standards of safety, health and environment, and offers competitive wages and benefits to its employees.

#### **Related Party Transactions**

Transactions involving related parties arising in the normal course of business are conducted at arm's length, at normal commercial rates and on the same terms and conditions as third party transactions using valuation mode as admissible. The Company has fully complied with the best practice on transfer pricing as contained in the Listing Regulation of Pakistan Stock Exchange. All transactions with related parties are reviewed by the Audit Committee and recommended to the Board for approval on quarterly basis fulfilling the requirements of section 208 of the Companies Act, 2017.

#### **Principal Risks and Uncertainties**

Risks, uncertainties, and opportunities are discussed in detail in the notes to the attached financials.

#### **Auditors**

M/s BDO Ebrahim & Co Chartered Accountants have completed their tenure for the year FY 2023-24 and stand retired at the conclusion of the 32nd Annual General Meeting. Being eligible, they have offered themselves for reappointment for FY 2024-25. The Audit Committee and the Board of Directors recommend M/s BDO Ebrahim & Co Chartered Accountants for the FY 2024-25.

### **Pattern of Shareholding**

Statement showing the pattern of shareholding as at June 30, 2024 is annexed with this report.

#### **Acknowledgement**

The Board would like to thank and appreciate shareholders, customers and strategic partners for placing their confidence and trust to steer the Company towards the path of success. The Board expresses its gratitude towards dedication and commitment presented by its management and employees. The Board also extends its appreciation and gratefulness of the regulatory bodies and merchants for their resolute cooperation.

For and on Behalf of the Board

Islamabad September 24, 2024

Brig. Syed Zulfiqar Ali (R)
Chief Executive

### کارپوریٹ ساجی ذمہ داری (سی ایس آر)، حفاظت، صحت اور معیار

پی ڈی ایل نے ٹیلی کام فاؤنڈیشن (ٹی ایف) کے تعاون سے مختلف سی ایس آرسر گرمیوں کا آغاز کیا ہے جس میں مختلف شہروں میں 12 سکول چلا کر کم مراعات یافتہ کمیونٹیز خصوصا ٹیلی کام ملاز مین کے بچوں کو معیاری تعلیم کی فراہمی شامل ہے۔ یہ سکول ٹیلی کام سکیٹر کے خاندانوں کے ساتھ ساتھ عام لوگوں کے لئے سبسڈی فیس پر معیاری تعلیم دے رہے ہیں۔ مزید برآں، پی ڈی ایل تمام سٹیک ہولڈرزکے ساتھ مل کر اس بات کویقینی بناتا ہے کہ وہ تمام قابل اطلاق ضوابط کی تعمیل کرے، کمیونٹی ڈویلپسنٹ اور ویلفیئر پروگراموں میں حصہ ڈالے، حفاظت، صحت اور ماحولیات کے اعلیٰ ترین معیارات فراہم کرے اور اپنے ملازمین کو مسابقتی اجرت اور فوائد فراہم کرے۔

# متعلقه يار في لين دين

کار وبار کے روزم ہ امور میں سامنے آنے والے متعلقہ فریقوں سے متعلق لین دین عام تجارتی نرخوں پر اور ان ہی شرائط وضوابط پر کیاجاتا ہے جیسے فریق ثالث کے لین دین عام تحارتی نرخوں پر اور ان ہی شرائط وضوابط پر کیاجاتا ہے۔ کمپنی نے ٹر انسفر پر انسنگ سے متعلق بہترین طرز عمل کی مکمل تغمیل کی ہے جیسا کہ پاکستان اسٹاک ایکسچنج کے لسٹنگ ریگولیشن میں شامل ہے۔ آڈٹ کمپیٹی کمپنیز ایکٹ 2017 کی دفعہ 208 کے تقاضوں کو پور اکرتے ہوئے تیسر سے فریق کے حوالے سے تمام لین دین کاجائزہ لیتی ہے اور ہر سہ ماہی بنیاد پر بورڈ کو منظور کی کے لیے پیش کرتی ہے۔

### بنيادي خطرات اور غيريقيني صورتحال

ر پورٹ کے ساتھ منسلک مالیات کے نوٹس میں خطرات اور مواقع پر تفصیل ہے روشنی ڈالی گئی ہے۔

### آڈیٹر ز

میسرز بی ڈیاو ابراہیم اینڈ کمپنی چارٹرڈ اکاؤنٹنٹس نے ملی سال24-2023 کے لئے اپنی مدت ملاز مت مکمل کر لی ہے اور 32 ویں سالانہ اجلاس عام کے اختتام پر ریٹائز ہور ہے ہیں۔ اہل ہونے کی وجہ سے انہوں نے ملی سال25-2024 کے لئے دوبارہ تقرری کے لئے خود کو پیش کیا ہے۔ آڈٹ کمیٹی اور بورڈ آف ڈائز یکٹرز ملی سال25-2024 کے لئے میسرز بی ڈی اوابراہیم اینڈ کمپنی کوچارٹرڈ اکاؤنٹنٹس مقرر کرنے کی سفارش کرتے ہیں۔

### شيئر ہولڈنگ کا نمونہ

30 جون 2024 تک شیئر ہولڈنگ کا نمونہ اس رپورٹ کے ساتھ منسلک ہے۔

### اظهار تشكر

بورڈاس موقع پر کمپنی کے شیئر ہولڈرز، قابل قدرصار فین، اورسٹر ٹیجک پارٹنرز کے اعتاداور معاونت پر شکریہ اداکرتا ہے۔ بورڈاس موقع پر کمپنی کے ملازمین کا کبھی تہہ دل سے شکر گزار ہے جن کا کمپنی کی کامیابی میں حصہ قابل قدرہے، اس کے علاوہ بورڈ تمام ریگولیٹر کی اداروں اور کاروباری حضرات کی معاونت پر بھی ممنون ہے۔

منجانب بورد

اسلام آباد 24 متبر 2024 روبینه سفیر ڈائز یکٹر بریگیڈیئر(ر)سید ذوالفقار علی چیف ایگزیکو آفیسر

## ہر اسانی سے پاک کام کی جگہ

الی انسداد ہر اسانی پالیسی جو "کام کی جگہ پر خواتین کی ہر اسانی کے خلاف تحفظ ایکٹ، 2010" اور متعلقہ صوبائی قوانین کے ساتھ مطابقت رکھتی ہو، محفوظ اور قابل احترام کام کے ماحول کو فروغ دینے کے لئے ضروری ہے۔ کمپنی نے ایک ایساماحول فراہم کیا ہے جہاں یہ واضح ہے کہ ہر اسانی ناقابل قبول ہے ، اس طرح اس امکان کو کم کیا جاتا ہے کہ ہر اسانی کا کوئی واقعہ پیش نہ آئے اور اگر ایسا ہو تو اس کے تدارک کے لیے میمکنزم موجو دہو۔

### مناسب اندرونی مالیاتی کنشرول

سر گرمی کے تمام شعبوں میں وفت کے ساتھ ساتھ مؤٹر پالیسیاں اور طریقہ کار وضع اور لا گو کیے گئے ہیں۔ یہ کنٹر ولز /پالیسیاں کاروبار کو موثر اور ہموار طریقے سے چلانے، کمپنی کے اثاثوں کی حفاظت، دھو کہ دہی اور غلطیوں کی روک تھام اور سراغ لگانے، کھاتوں کی درشگی اور شکیل اور قابل اعتاد مالی معلومات کی بروفت تیاری کو یقینی بنانے کے لئے بنائی گئی ہیں۔ وقتا فوقتا اندرونی مالیاتی کنٹر ول کا اس بات کا یقین کرنے کے لئے جائزہ لیاجاتا ہے کہ یہ مؤثر رہیں اور قوانین، قواعد وضوابط اور / یا اکاؤنٹنگ کے معیار میں تبدیلی کے ساتھ آپ ڈیٹ کیاجائے۔

کنٹر ول ماحول کے قیام بشمول دیانتداری ، اخلاقیات اور ضابطہ اخلاق کی پاسداری کے بارے میں توقعات کی وضاحت اور اندر ونی کنٹر ول کی ذمہ داریوں کی کار کردگی کے کئے واضح احتساب کی موجودگی کے حوالے سے بورڈ اہم کر دار ادا کرتا ہے۔ ڈائز کیٹر زنے داخلی ملی کنٹر ول مرتب کیے ہیں جن پر مناسب اور مؤثر طریقے سے کام کیاجاتا ہے۔ انتظامیہ بورے نظام کی مؤثر طریقے سے نگرانی کرتی ہے جبکہ بورڈ کی آڈٹ سمیٹی خطرات کے جائزے کی بنیاد پر اندرونی کنٹر ول کے نظام کا جائزہ لیتی ہے اور بورڈ آف ڈائر کیٹر زکور پورٹ کرتی ہے۔

## اندرونی آڈٹ

بورڈ نے ایک ماہر کی سربراہی میں آزاد واخلی آڈٹ کا شعبہ قائم کیاہے جو آڈٹ کمیٹی کورپورٹ کرتا ہے۔ کمپنی کے اندر داخلی کنٹر ول کا سسٹم واضح ہے جس میں ریوبواور جانچ پڑتال شامل ہے۔

# مالی اعانت سے چلنے والی جیریٹیوٹی اسکیم اور ایمپلائز پر وویڈنٹ فنڈ

کمپنی فنڈ ڈ گریجو پٹی سکیم چلاتی ہے جو کہ اٹکم ٹیکس آرڈیننس، 2001ء کے تحت PDL ایمپلائز گریجو ایٹی فنڈ (The Fund)کے نام سے رجسٹر ڈ ہے۔ یہ کمپنی کے ایسے تمام ملاز مین کے لیے ہے جو سکیم کے تحت مختص کر دہ ملاز مت کی مدت پوری کرتے ہیں۔ فنڈ زکے اکاؤنٹس کے تازہ ترین آڈٹ کے مطابق اس فنڈ کے تحت کی گئی سرمایہ کاری221.902 ملین روپے ہو چکی ہے۔

30 جون،2024 تک پر وویڈنٹ فنڈ کے تازہ ترین آڈٹ شدہ کھاتوں کی بنیاد پر پر وویڈنٹ فنڈ میں سر مایہ کاری کی مالیت 52.866 ملین روپے ہو چکی ہے۔

# کارپوریٹ گورننس کے کوڈ کے ساتھ تعمیل کا بیان

کمپنی نے سیکیورٹیز اینڈ ایکچینج کمیشن آف پاکستان کی جانب سے وضع کردہ اسٹلٹ کمپنیز (کوڈ آف کارپوریٹ گورننس) ریگولیشنز، 2019 کے تقاضوں کی مکمل طور پر تغییل کی ہے، ماسوائے اس کے کہ جس کی تفصیل سالانہ رپورٹ سے منسلک کوڈ آف کارپوریٹ گورننس کی تغییل کے بیان میں دی گئی ہے۔

# ڈائزیکٹرزٹریننگ پروگرام

کمپنی کوڈ آف کارپوریٹ گورننس کی تمام دفعات کو پورا کرنے کی کوشش کرتی ہے اور ڈائز یکٹر زٹریننگ پروگرام (ڈی ٹی پی)سے متعلق کوڈ آف کارپوریٹ گورننس کی دفعات پر بھی عملدرآ مدکیا جارہاہے۔

سمپنی کی طرف سے باقی ایک ڈائر کیٹر کے لئے کارپوریٹ گورننس کے کوڈ کے مطابق ڈائر کیٹر زٹریننگ پروگرام سرٹیٹیکیٹن حاصل کرنے کے لئے ضروری انتظامات کیے جارہے ہیں۔

## پائداری کے اہم خطرات اور اس کے خاتمے کے عوامل

## (الف) سپر وائزری تغیل:

خطرہ: مقامی اور بین الا قوامی قواعدو ضوابط کی عدم تغیل ایک سنگین خطرہ ہے جس کے اہم قانونی اور آپریشنل نتائج ہوسکتے ہیں۔ تخفیف: ریگولیٹری تبدیلیوں کے ساتھ اپ ڈیٹ رہنا، تغیل کے پروگراموں کو بر قرار رکھنا ،اور بہتری کے لئے با قاعدگی سے داخلی عمل کا انعقاد کرنا۔

### (ب). آپر ٹینگ خطرات:

خطره: آلات کی ناکا می اور خطرات کی حامل جگہوں پر تنصیبات مالی نقصان کا سبب بن سکتے ہیں۔

### (ج) . ماحولياتي اثرات:

خطرہ: فوسل ایند هن پر انحصار ، ہوا کی آلودگی اور فضلے کو ٹھکانے لگانا۔

تخفیف: ماحول دوست توانانی کو اپنانے سے تنظیم کے کاربن فٹ پرنٹ کو کم کیا جاسکتا ہے اور کمپنی کی ساکھ کو ساجی طور پر ذمہ دار اورماحول کے بارے میں شعور رکھنے والے کاروبار کے طور پر اجاگر کیا جاسکتا ہے۔ ماحولیاتی اثرات کو کم سے کم کرنے کے لئے فضلے کو مؤثر طریقے سے ٹھکانے لگانا ضروری ہے۔

### پانی کا استعال:

خطرہ: پانی کاغیر موٹر استعال قلت کا باعث بن سکتا ہے اور مقامی پانی کے ذرائع کو متاثر کر سکتا ہے۔ ماحولیاتی استحکام اور کمیونٹی کی فلاح و بہبود دونوں کے لئے یہ باعث تشویش ہے۔ ہے۔

تخفیف: صاف پانی کی دستیابی کے لئے فلٹریشن اورٹریٹمنٹ سٹم کی تنصیب۔ ایسی پالیسیوں اور رہنما خطوط کو نافذ کریں جو پانی کے تحفظ میں معاون ہوں۔ خطرے کو کم کرنے کی مؤثر حکمت عملی کو اپنا کر / نافذ کر کے کمپنی اس طرح سے کام کرتی ہے جونہ صرف ماحولیاتی طور پر فدمہ دار ہوبلکہ معاشر تی اور معاشی طور پر بھی پائیدار ہے۔

حکمت عملی اور منصوبوں کے جائزے کی سمیٹی کے اجلاس مالی سال کے دوران حکمت عملی اور منصوبوں کے جائزے کی سمیٹی کاایک(1)اجلاس منعقد ہوا۔ ہر ڈائزیکٹر کی حاضری ذیل میں دی گئی ہے۔

ا جلاسول میں شرکت	عبده	ڈائر یکٹر ز کے نام
1/1	چير مين	سید زوما محی الدین
1/1	ر کن	سيد جنيد امام
1/1	ركن	محرمه روببینه سفیر
1/1	ركن	جناب محمد اذ کار خان

### ڈیویڈنڈ اور بونس شیئر ز

بورڈ نے30 جون 2024ء کو ختم ہونے والے مالی سال کے لیے شیئر ہولڈرز کو 35 فیصد (3.5روپے فی حصص) فائنل کیش ڈیویڈنڈ وینے کی سفارش کی ہے جس کی منظور کا 21 اکتوبر 2024ء کو منعقد ہونے والے آئندہ سالانہ اجلاس عام میں لی جائے گی۔ سال کے دوران بورڈ کی طرف سے کسی عبور کی ڈیویڈنڈ کی سفارش نہیں کی منظور کا 2024 کو منعقد ہونے والے آئندہ سالانہ اجلاس عام میں لی جائے گی۔ سال کے دوران بورڈ کی طرف سے کسی عبور کی ڈیویڈنڈ کی سفارش نہیں کی گئے۔

### چیئر مین کا جائزہ

سالانہ رپورٹ میں چیئر مین کا جائزہ دیگر امور کے ساتھ ساتھ معاشی نقطہ نظر، کمپنی کی کار کردگی، بورڈ آف ڈائر کیٹر زے کردار اور کمپنی کے حوالے سے مستقبل کے امکانات اور غیریقینی صور تحال سے متعلق ہے۔

## کاربوریٹ بریفنگ سیشن

کمپنی کا ماننا ہے کہ اپنے حصص داروں کے ساتھ کھوس تعلقات کمپنی کے لیے اپنے اہداف کے حصول میں معاون ہیں اور اس طرح کمپنی پاکستان اسٹاک ایمپینی کا طرف سے کمپنیوں کوکاریوریٹ بریفنگ سیشنز منعقد کرنے پریابند کرنے کا خیر مقدم کرتی ہے۔

کمپنی سٹاک ایجینج کی طرف سے ایسے سیشنز کے انعقاد کی ضرورت کونہ صرف حصص داروں کو کمپنی کے کاروباری معاملات کا صحیح نقطہ نظر فراہم کرنے کے لئے بلکہ سرمایہ کاروباری معاملات کا صحیح نقطہ نظر فراہم کرنے کے لئے بلکہ سرمایہ کاروں کے مضبوط تعلقات کی تعمیر کے لئے بھی ایک موقع سمجھتی ہے۔ کمپنی نے سٹاک ایجینج کے قواعد وضوابط کے تقاضوں کے مطابق 7 مارچ ، 2024 کواپیا سیشن منعقد کیا۔ تمام شعبہ ہائے زندگی سے تعلق رکھنے والے سرمایہ کارول نے اس میں شرکت کی اور کمپنی کے معاملات میں گہری دلچیہی کا اظہار کیا۔

# کمپنی کی ویب سائٹ تک شیئر ہولڈرز کی رسائی

شیئر ہولڈرزاور عام عوام کو کمپنی کی ویب سائٹ ہیں <u>www.pakdatacom.com.pk</u> پرخوش آمدید کہاجاتا ہے جہاں وہ نہ صرف ہم سے را بطے میں رہ سکتے ہیں اللہ اہم معلومات بھی حاصل کر سکتے ہیں ، ویب سائٹ پر کمپنی کی مصنوعات کے بارے میں معلومات فراہم کرنے کے ساتھ ساتھ سرمایہ کاروں کے لیے ایک الگ سیکشن مختص کیا گیا ہے۔اس سیکشن میں کمپنی کی سہ ماہی، ششاہی اور سالانہ رپورٹوں کے ساتھ ساتھ دیگر اہم معلومات بھی فراہم کی گئی ہیں۔

انسانی وسائل اور معاوضہ سمیٹی کے اجلاس ما پی سال کے دوران انسانی وسائل اور معاوضہ سمیٹی کے دو (4) اجلاس منعقد ہوئے. ہر ڈائریکٹر کی حاضری ذیل میں دی گئی ہے:

ا جلاسول میں شرکت	عبده	ڈائر یکٹر ز کے نام
4/4	چير پر س	جناب شميم احمد شير از ي
2/2	ر کن	سيد جبنيد امام
2/2	ر کن	محترمه روبينه سفير
2/2	ر کن	جناب محمد اذ کار خان
2/2	ر کن	جناب محمد وحيد

یر و کیورمنٹ سمیٹی کے اجلاس ۔ مالی سال کے دوران پر وکیورمنٹ سمیٹی کاایک (1) اجلا س منعقد ہوا۔ ہر ڈائر کیٹر کی حاضری ذیل میں دی گئی ہے۔

اجلاسول میں شرکت	عبده	ڈائریکٹر ز کے نام
1/1	چير مين	سيد زوما محى الدين
1/1	ر کن	جناب محمد اذ کار خان
1/1	رکن	انجینئر پر ویز خان
1/1	ر کن	جناب محمد وحيد

# نامز د گی سمیٹی کے اجلاس

ملی سال کے دوران نامز دگی تمیٹی کا ایک اجلاس منعقد نہیں ہوا۔ڈائر یکٹر زکی حاضری مندر جہ ذیل رہی۔

ڈائر کیٹر ز کے نام	عبده	ا جلاسول میں شر کت
سيد زوما محى الدين	چير مين	1/1
جناب محمد اذ کار خان	ر کن	1/1
جناب محمد وحيد	ر کن	1/1

بورڈ کے اجلاس: مالی سال کے دوران بورڈ آف ڈائر کیٹرز کے پانچ (6) اجلاس منعقد ہوئے۔ ہر ڈائر کیٹر کی حاضری ذیل میں دی گئی ہے۔

اجلاسول میں شرکت	عبده	
		ڈائز یکٹر ز کے نام
6/6	بورڈ کے چیئر مین	سید زوما محی الدین
6/6	ا يگزيكڻو ڈائر يكثر	بریگیڈیئر (ر)سید ذوالفقار علی
6/6	نان ایگزیکٹو ڈائزیکٹر	سيد جنيد امام
6/6	نان ایگزیکٹو ڈائزیکٹر	ا نجینئر پر ویز خان
6/6	نان ایگزیکٹو ڈائزیکٹر	جناب محمد وحيد
6/6	آزاد ڈائز یکٹر	محترمه روبينه سفير
6/6	آزاد ڈائز یکٹر	جناب شميم احمد شيرازي
6/6	نان ایگزیکٹو ڈائر یکٹر	جناب محمد اذکار خان

آڈٹ سمیٹی کے اجلاس مالی سال کے دوران آڈٹ کمیٹی کے چھ (5) اجلاس منعقد ہوئے۔ ہر ڈائر بکٹر کی حاضری ذیل میں دی گئی ہے۔

ا جلاسول میں شرکت	عبده	ڈائر یکٹر ز کے نام
5/5	چيز پر س	محترمه روبينه سفير
2/2	ر کن	جناب شميم احمد شيرازي
5/5	ر کن	جناب محمد وحيد
3/3	ركن	جناب محمد اذ کار خان
3/3	ر کن	انجینئر پر ویز خان

# 30 جون 2024ء تک پرو کیور منٹ سمیٹی کے ارکان

سيد زوما محى الدين	چيئر مين
ا نجینئر پرویز خان	ر کن
جناب شیم احمد شیر از ی	ر کن

# نا مز د گی سمیٹی

نامز د گی کمیٹی کے ار کان درج ذیل ہیں:

نامز دگی تمیٹی کے ارکان 26 دسمبر 2023 تک

سيد زوما محى الدين	چيئر مين
سيد جبنيد امام	رکن
انجينئر پرويز خان	ر کن

# 30 جون 2024ء تک نامز د گی سمیٹی کے ارکان

چیئر مین	سيد زوما محى الدين
ر کن	جناب محمد اذکار خان
ر کن	جناب محمد وحيد

تھت عملی اور منصوبوں کے جائزے کی سمیٹی تھت عملی اور منصوبوں کے جائزے کی سمیٹی کے ارکان درج ذیل ہیں:

حکمت عملی اور پروجیکٹ جائزہ کمیٹی کے ارکان26 دسمبر 2023 تک

چيئر مين	سيد زوما محى الدين
ركن	سيد جبنيد امام
ركن	انجینئر پرویز خان

# 30 جون 2024 تک حکمت عملی اور پروجیک جائزہ کمیٹی کے ارکان

سيد زوما محى الدين	چيئر مين
سيد جبنيد امام	ركن
جناب محمد اذکار خان	ر کن
محترمه روبينه سفير	ركن

# آڈٹ کمیٹی کے ارکان30جون2024ء تک

محترمه روبينه سفير	چیز پر س
جناب محمد اذ کار خان	ر کن
انجينئر پرويز خان	ر کن
جناب محمد وحيد	ر کن

# انسانی وسائل اور معاوضه سمیثی

انسانی وسائل اور معاوضہ کمیٹی کے ار کان درج ذیل ہیں:

انسانی وسائل اور معاوضہ کمیٹی کے ارکان 26 دسمبر 2023 تک

جناب شمیم احمد شیر از ی	چيئر مين
محترمه روبينه سفير	رکن
جناب محمد اذكار خان	رکن
سيد جنيد امام	ر کن

# 30 جون،2024 تک انسانی وسائل اور معاوضه کمیٹی کے ممبر ان

جناب شمیم احمد شیر از ی	چيئر مين
سيد جنيد امام	ر کن
جناب محمه وحيد	ر کن

# پر و کیو ر منٺ سمیٹی

پرو کیورمنٹ سمیٹی کے ارکان درج ذیل ہیں:

۔ پروکیورمنٹ کمیٹی کے ارکان26 دسمبر 2023تک

سيد زوما محى الدين	چيئر مين
انجينئر پرويز خان	رکن
جناب محمد اذ کار خان	رکن
جناب محمد وحيد	ر کن

7	יק כ	A
1	خاتون	В

ساخت

بورڈ کی ساخت الیکٹن سے قبل اورالیکٹن کے بعد بر قرار رہی جو کہ مندر جہذیل ہے:

کیٹیگری	نام
آ زاد ڈائر یکٹر	جناب شيم احمد شير از ي
	محترمه روبدينه سفير
	سيدزوما محى الدين
	سيد حبنيد امام
نان ایگزیکٹو ڈائر یکٹر ز	انجينئر پر ويزخان
	جناب محمد اذ کار خان
	جناب محمد وحيد
خاتون ڈائر یکٹر	محترمه روبدينه سفير
ا یگزیکٹو ڈائر یکٹر /سیایاو	بریگیڈیئر (ر)سیدذوالفقار علی

سیدزوما محی الدین کو دوبارہ بور ڈکا چیئر مین منتخب کیا گیا۔ نومنتخب بور ڈنے انتخابات کے بعد اپنے پہلے ہی اجلاس میں بور ڈکی موجو دہ کمیٹیوں یعنی آڈٹ کمیٹی، انسانی وسائل اور معاوضہ (انج آرائیڈ آر) کمیٹی، پروکیورمنٹ کمیٹی، نامز دگی کمیٹی اور حکمت عملی ومنصوبوں کے جائزے کی کمیٹی (ایس اینڈپی اے سی) کو دوبارہ تشکیل دیا۔

بورڈ کی کمیٹیاں

بورڈ کی کمیٹیاں اوران کی تشکیل درج ذیل ہے:

آ ڈٹ سمیٹی

آڈٹ کمیٹی کے ارکان 26 سمبر 2023 تک

محترمه روبينه سفير	چيئر پر سن
جناب شميم احمد شيرازي	رکن
جناب محمد وحيد	رکن

### اکاؤنٹس کے کھاتے

کمپنی نے اکاؤنٹس کے مناسب کھاتے بر قرار رکھے ہیں۔

### اكاؤنٹنگ ياليسياں

سمپنی کے مالیاتی گوشوار وں میں ظاہر کر دہ پالیسیوں کے علاوہ مالیاتی گوشوار وں کی تیاری میں مناسب اکاؤنٹنگ پالیسیوں کامستقل اطلاق کیا گیاہے۔

### بین الا قوامی مالیاتی رپور مُنگ معیارات کا اطلاق

مالیاتی گوشوار وں کی تیاری میں یا کستان میں لا گوہونے والے بین الا قوامی مالیاتی رپورٹنگ معیارات (آئی ایف آرایس) پر عمل کیا گیا ہے۔

### جاري كاروبار

سمینی کوجاری کار وبار کے طور پربر قرار رکھنے کی صلاحیت پر کوئی خاص شک نہیں ہے۔

### بورڈ آف ڈائر یکٹر زاور اس کی کمیٹیاں

### بورڈ کی کار کر دگی

نہر تی کمپنیز کے ایک 2019 (کوڈ آف کارپوریٹ گورننس ریگولیشنز) کے نقاضوں کے مطابق بورڈ سالانہ بنیادوں پر اپنی کارکرد گی کا خود جائزہ لیتا ہے۔ بورڈ آف ڈائر کیٹر زکا خیال ہے کہ مسلسل جائزہ اس بات کا تعین کرنے کے لیے اہم ہے کہ بورڈ نے اپنے لیے مقرر کردہ مقاصد اور اہداف کے لحاظ کتنی موثر کارکرد گی کا مظاہرہ کیا ہے۔جائزے کے نتائج کی بنیاد پر، بہتری کے شعبوں کی نشاندہی کی جاتی ہے اور اصلاحی ایکشن پلان تیار کیے جاتے ہیں اور ان پر عمل کیا جاتا ہے۔

# ڈائر بکٹر ز کی معاوضہ پالیسی

بورڈ آف ڈائر کیٹر زبورڈ یاڈائر کیٹر زکی کسی سمیٹی کے اجلاسوں میں شرکت کے لیے و قنافو قنا فیس کے تعین، جائزے اور ترمیم کرنے کا مجاز ہے۔ کسی بھی ڈائر کیٹر کو بورڈ یا بورڈ کی کسی سمیٹی یا سمیٹی کی جزل میٹنگز میں شرکت کے لیے آمد اور واپسی کے سفر ، ہوٹل اور دیگر اخراجات کے لیے ادائیگی کی جاتی ہے۔ 30 جون 2024ء تک ورڈ یا بورڈ کی کسی سمیٹی یا سمیٹی کی جزل میٹنگز میں شرکت کے لیے آمد اور واپسی کے سفر ، ہوٹل اور دیگر اخراجات کے لیے ادائیگی کی جاتی ہے۔ 7.724 ملین روپ (2023) تفصیلات کے مطابق رقم 16.195 ملین روپ (2023) ہیں۔ مزید تفصیلات کے لیے نوٹ نمبر 88 ملاحظہ کریں۔

کسی بھی ڈائر کیٹر کو بورڈ یاکسی کمیٹی میں خدمات انجام دینے یا کمپنی کے کاروبار یا خدمات کے لیے کوئی ایسا خصوصی کام کرنے پر بھی اضافی معاوضہ دیاجا سکتاہے جو بورڈ کے خیال میں اس کے فرائض عمومی سے باہر ہو۔

### بورۇ آف ۋائر يكثر زميں تېدىليان

27د سمبر، 2023 کو منعقد ہونے والے ساتویں غیر معمولی عام اجلاس میں سات (7) ڈائر کیٹر ز کا انتخاب کیا جانا تھا (جیسا کہ کمپنیز ایک ، 2017 کی دفعہ 159 (1) کے تحت بور ڈ نے طے کیا تھا) اور چو نکہ صرف سات (7) ڈائر کیٹر ز کو بلا مقابلہ منتخب کیا گیا۔

گیا۔

بورڈ

ڈائر کیٹرز کی کل تعداد مندرجہ ذیل کے مطابق آٹھ ہے۔

سٹریٹ فیملہ سازی: بورڈ کے فیصلے ، جو توانین اور ضوابط کی تغیل میں کیے گئے تھے، چیلنجنگ حالات میں کمپنی کو چلانے میں اہم تھے۔ ان فیملوں میں اسٹریٹ ایڈ جسٹمنٹ، مناسب وسائل کی تقسیم ، اور رسک مینجنٹ حکمت عملی شامل تھیں جس نے کمپنی کومواثی غیریقینی صور تحال کامؤ ژطریقے سے سامنا کرنے میں مدد کی۔

سٹریٹجک فیصلہ سازی، ملازمین کو بااختیار بنانے، توجہ مرکوز کرنے والے انتظام، اور نظر ثانی شدہ سٹریٹجک منصوبے کی تعمیل کے امتزاج نے سمپنی کو قابل ذکر مالی نتائج حاصل کرنے کے قابل بنایا۔ اس نقطہ نظر نے نہ صرف فوری چیلنجز پر قابو پانے میں مدد کی بلکہ سمپنی کو پائیدار کامیابی اور ترقی کے لئے اچھی پوزیشن میں بھی رکھا۔ مالی اور آپریشنل کارکر دگی کے اشارے ذیل میں مزید تفصیل سے بیان کیے گئے ہیں۔

## چه ساله کار کر دگی پر ایک نظر:

### فہرستی کمپنیوں (کارپوریٹ گورننس کا ضابطہ) کے ضوابط، 2019

کارپوریٹ گورننس کے ضابطہ میں طے شدہ کار وباری اور اخلاقی اصولوں میں متعدد اہم تبدیلیاں کی گئی ہیں۔ کمپنی ضابطہ کی پاسداری کرتی ہے اوراس کی اصل روح کے مطابق ضابطہ کی مکمل تغیل کویقینی بنانے کے لئے مزید اقدامات کر رہی ہے۔

### رسک مینجمنٹ

کمپنی اس بات پریقین رکھتی ہے کہ رسک مینجمنٹ کسی بھی تنظیم کالازمی حصہ ہے جو کسی بھی مکنہ خطرے کو کم کرنے کے لئے پیش گوئی، ادراک، تجزیہ اور مناسب اقدامات پر مشتمل ہے۔اس سلسلے میں کمپنی نے رسک مینجمنٹ پالیسی قائم کی ہے۔

# کارپوریٹ اور مالیاتی رپورٹنگ فریم ورک

## ڈائریکٹرز کی ذمہ داریوں کا بیان

بورڈ کارپوریٹ گورننس کے ضابطہ پر عمل کرنے اور اچھی کارپوریٹ گورننس کے اعلی معیار کو ہر قرار رکھنے کے لئے پرعزم ہے۔ سمپنی سکیورٹیز اینڈ ایجینی سکیورٹیز انڈ ایجینی سکیورٹیز انڈ ایجینی مکیورٹیز انڈ ایکی معیار کو ہر قرار رکھنے کے لئے پرعزم ہے۔ سمپنی سکیورٹیز اینڈ ایکی مکیورٹیز انڈ میں پاکستان کے طریقوں سے کوئی ظاہری انحراف نہیں کیا گیا ہے جبیبا کہ فہرستی ضوابط میں تفصیل سے بیان کیا گیا ہے۔

بورڈ کے تمام ڈائز کیٹر زکارپوریٹ باڈی کے ڈائز کیٹرز کی حیثیت سے اپنے فرائض اور ذمہ داریوں سے پوری طرح واقف ہیں۔انہیں تربیتی کورسز کے ذریعے اپنے فرائض اور ذمہ داریوں سے آگاہ کیا گیا ہے۔ ڈائز کیٹر ز،سی ای او،سی ایف او، کمپنی سیکرٹری اور ان کے شریک حیات اور نابالغ بچوں نے کمپنی کے حصص میں تجارت نہیں کی ماسوائے اس کے جو شیئر ہولڈنگ کے پیٹرن میں ظاہر کی گئی ہے۔

### مالیاتی گوشواروں کی صور تحال

سمپنی کی انتظامیہ کی طرف سے تیار کردہ مالیاتی گوشوارے سمپنی کی صور تحال،اس کے کاموں کے نتائج اور نقد بہاؤ اورایکویٹی میں تبدیلیوں کودرست طور پر پیش کرتے ہیں۔ ر یونیو میں اضافہ: کمپنی کی آمدنی 1.363 ارب روپے سے بڑھ کر 1.685 ارب روپے ہو گئی جو 322.550 ملین روپے کے اضافے کی عکاسی کرتی ہے۔ آمدنی میں اس23.67 فیصد اضافے سے پیۃ جلتا ہے کہ کمپنی اپنی فروخت کو بڑھانے اور ممکنہ طور پر منفی حالات کے باوجو دزیادہ مارکیٹ شیئر حاصل کرنے میں کامیاب رہی۔

منافع : بعداز ٹیکس خالص منافع 192.224 ملین روپے ہے جس کے نتیج میں 16.21 روپے کی فی حصص آمدنی ہوئی۔

سمپنی کے مالی نتائج میکرواکنامک رکاوٹوں کے باوجود ایک مضبوط کار کر دگی کی عکاس کرتے ہیں۔ آمدنی اور خالص منافع میں اضافہ ، اس بات کی نشاندہی کرتا ہے کہ سمپنی مشکل ماحول کامؤثر طریقے سے سامنا کر رہی ہے اور اپنے شیئر ہولڈرز کو منافع فراہم کر رہی ہے۔

کمپنی کی طرف سے حاصل کر دہ متاثر کن مالی نتائج انتظامیہ کی طرف سے کیے گئے موثر فیصلوں اور پورڈ کی اسٹریٹنجک سمت کاثبوت ہیں۔ کامیابی میں کر دار اداکرنے والے پھھ عناصر درج ذیل ہیں:

2019	2020	2021	2022	2023	2024	
266.691	269.670	239.35	298.821	306.811	286.522	- غیر موجو ده ا ثاثے
859.643	842.870	837.31	1,072.874	1,285.627	1,376.644	شیئر کیپیشل اور ذخائر
949.07	770.442	897.21	1,239.279	1,362.844	1,685.394	ر يونيو
145.898	21.850	21.49	77.847	284.006	146.577	آپر ٹینگ منافع
158.782	47.273	68.08	254.556	399.130	264.440	ئیس سے پہلے منافع ۔
143.018	7.413	15.37	231.299	289.862	192.224	فیکس کے بعد منافع
14.59	0.69	1.43	19.50	24.44	16.21	فی خصص آمدنی-روپ
20.63	11.09	12.35	22.04	29.56	15.63	EBITDA ار جن
3.05	66.67	48.91	2.29	2.81	4.58	قیت اور آمدنی کا تناسب
87.71	78.18	77.66	90.47	108.41	116.08	حصص کی بریک اپ ویلیو
72.24	3.67	8.11	106.29	138.85	96.46	فکسڈ ا ثاثوں پر ریٹر ن (٪)
15.41	2.84	2.40	6.04	20.84	8.70	آپر ٹینگ منافع کا تناسب(٪)
15.10	0.96	1.71	18.66	21.27	11.41	خالص منافع کا تناسب (بر)
2.56	2.36	2.58	2.30	2.67	3.54	موجو ده تناسب (٪)
27.42	144.93	104.90	30.77	36.82	21.59	منافع ادا ئیگی کا تناسب (٪)
40	10	15	60	90	35	منافع (٪) - نقد
0	10	10	0	0	0	– بونس حصص
44.48	46.00	69.94	44.60	68.66	74.17	حصص کی قیمت(30 جون)

# مستقبل کی ترقی ، کار کر دگی اور سمپنی کی پوزیش

مجموعی طور پر ،ان عوامل کی وجہ سے ٹیلی کام کمپنیوں کے لئے ایک چیلنجنگ ماحول پیدا ہو گیا۔ لاگت زیادہ اور سرمایہ کاری مشکل ہونے کی وجہ سے خدمات کے معیار اور منافع کو بر قرار رکھنے کی ان کی صلاحیت متاثر ہوئی ہے۔ مجموعی معاشی مسائل کے باوجود، پاکستان میں ٹیلی کام کی صنعت میں متعد دساز گار عوامل کی وجہ سے نمایاں ترقی کی صلاحیت موجود ہے:

**ڈیمو گر افک ربحانات: پ**اکستان میں نوجوان اور بڑھتی ہوئی آبادی ہے، جس میں 30سال سے کم عمر کے لوگوں کی ایک بڑی تعداد ہے۔ اس منظرنامے میں عام طور پر نئی ٹیکنالوجیز اور ڈیجیٹل خدمات کی طرف رجحان بڑھ جاتا ہے اور تیزر فیلر انٹرنیٹ اور موبائل کئکٹیویٹی کی مانگ میں اضافیہ ہو تا ہے۔

فریٹا مرو مزکی بڑھتی ہوئی طلب: جیسے جیسے ڈیجیٹلائزیشن میں تیزی آتی ہے ، تیزر فقار ڈیٹا خدمات کی طلب میں اضافہ ہورہا ہے۔ اس میں نہ صرف موبائل انٹرنیٹ بلکہ براڈ بینڈ خدمات بھی شامل ہیں،جو آنلائن تعلیم ،ریموٹ ورک ،ای کامر س اور تفریح کے لئے اہم ہیں۔

بنیادی ڈھانچ کی ترقی: ٹیلی کام انفراسٹر کچر میں سرمایہ کاری، جیسے 5 جی نیٹ ورک،ترقی کے خاطر خواہ مواقع پیش کرسکتے ہیں۔ صیح حکمت عملی اور سرمایہ کاری کے ساتھ،ٹیلی کام کمپنیال اپنی خدمات اور مارکیٹ شیئر بڑھاسکتی ہیں۔

**تحومتی اقدامات:** حکومت قومی ترقی کے لئے ٹیلی کام سیٹر کی اہمیت کو تسلیم کرتی ہے۔ ڈیجیٹل انفراسٹر کچر میں معاون پالیسیاں ، ترغیبات اور سرمایہ کاری ترقی کو مزید فروغ دے سکتی ہے اور زیادہ سازگار کاروباری ماحول فراہم کر سکتی ہے۔

جدت طرازی اور نئی ٹیکنالوچیز : ابھرتی ہوئی ٹیکنالوجیز جیسے انٹرنیٹ آف تھنگز (آئیاو ٹی)، مصنوعی ذہانت (اے آئی) اور سارٹ سٹیز کو اپنانے سے آپ کی کمپنی کے لئے بھی آمدنی کے بنے ذرائع اور خدمات کی راہیں کھل سکتی ہیں۔ ان مواقع سے فائدہ اٹھانے کے لئے، کمپنی نے مندرجہ ذیل حکمت عملیوں پر توجہ مرکوز کی اور انہیں جاری رکھے ہوئے ہے:

نیٹ ورک انفر اسٹر کچر میں اضافہ: بڑھتی ڈیٹاکی طلب کو پورا کرنے اور سروس کے معیار کو بہتر بنانے کے لئے نیٹ ورک اپ گریڈیشن اور توسیع میں سرمایہ کاری۔

سٹمر پر مرکوز نقطہ نظر : سٹر کے تجربے کو بہتر بنانے کے لئے حکمت عملی اپنانا، جیسے ذاتی خدمات اور بہتر نسٹر سپورٹ ترقی کے ان مواقع سے فائدہ اٹھاتے ہوئے میکرو اکنامک چیلنجز سے نمٹنا کمپنی کو طویل مدتی کامیابی اور مارکیٹ کالیڈر بناسکتا ہے۔

کاروباری کار کر دگی کا جائزہ

مشکل مجموعی معاشی حالات کے باوجود ، کمپنی نے سال کے دوران قابل ذکر مالی کار کر دگی کامظاہرہ کیا۔ نتائج کی تفصیلات درج ذیل ہیں:

# ڈائر یکٹرز کی ربورٹ

## محترم شيئر ہولڈرز!

کمپنی کے بورڈ آف ڈائر یکٹرز کی طرف سے 30 جون 2024 کو ختم ہونے والے سال کے لئے آڈٹ شدہ مالیاتی گوشواروں کے ساتھ سالانہ رپورٹ پیش خدمت ہے۔ آڈٹ شدہ مالی بیانات کے ساتھ یہ رپورٹ سٹر ٹیجک منصوبوں کو پایہ بھیل تک پہنچانے کے ہمارے عزم کو ظاہر کرتی ہے، دراصل یہ ہماری کاروباری لچک ہی ہے جس کی بدولت الحمدللہ ہم آگے بڑھ رہے ہیں۔

### مجموعی معاشی ماحول اور صنعت کا جائزہ

2023 سے چلنے والے کلی معاشی چیلنجزنے واضح طور پر 2024 میں بھی واضح طور پر اپناا ٹربر قرار رکھا، جس سے بالخصوص ٹیلی کام سیکٹر متاثر ہوا، چنداہم مسائل کاخلاصہ بیہ ہے:

انظر نیٹ خدمات کی دستیابی: بین الا قوامی را بطے کے لئے سمندری کیبلز میں عارضی / طویل بندش اور فائروال تجربات کے نتیج میں انٹر نیٹ سروس نہ ہونے پاست ہونے کی وجہ سے صنعت کے لیے سنگین مضمرات سامنے آئے ہیں۔ بین الا قوامی کمپنیوں نے اپنے سنگین خدشات کا اظہار کیاہے اور ابھی سے ہی اپنے ڈیٹاٹریفک کو دوبارہ روٹ کرنے کی منصوبہ بندی شروع کر دی ہے۔ لہذا حکومت کی جانب سے فوری طور پر ٹھوس اقد امات کی ضرورت ہے تا کہ اس مشکل سے نمٹا جاسکے ورنہ غیر ضروری کاروباری نقصان کا سامنا کر ناپڑ سکتا ہے۔

قوانا کی کے اخراجات نیوانائی کے اخراجات میں اضافے سے ٹیلی کام کمپنیوں کے آپریشنل اخراجات میں اضافہ ہوا ہے۔ نیٹ ورک آپریشن سینٹر زکے لئے بجلی کے بنیادی نظام کی ضرورت کی وجہ سے توانائی ان کاروباروں کے لئے ایک اہم لاگت ہے۔ توانائی کی بلند قیمتیں منافع کے مارجن کو کم کرسکتی ہیں اور کمپنیوں کو یا تواخر اجات برواشت کرناپڑیں گے یا صار فین پر منتقل کیے جائیں گے جس سے سروس فیس بڑھے گی۔

نیٹ ورک کی توسیع : ٹیلی کام انڈسٹری میں نیٹ ورک کی توسیع اور اپ گریڈیشن کے لئے بڑی سرمایہ کاری پر انحصار کرتی ہے۔ غیر ملکی کرنسی کے و خائر کو بر قرار رکھنے کے اقدامات ، جیسے کرنسی ایک چینج پر پابندیاں یا کنٹرول کمپنی کی ضروری سازوسامان حاصل کرنے یا توسیع کے منصوبوں کے لیے فنڈز جمع کرنے کے اقدامات پر انژانداز ہوتے ہیں۔اس کی وجہ سے منصوبہ بندی میں شامل آپ گریڈیشن یاتوسیع کے منصوب متاثر ہونے سے سروس کے معیار اور کورت کی پر انژیڑ تا ہے۔

کر نبی کی قدر میں کی: پاکستانی روپے کی قدر میں کی کے کئی اثرات ہیں۔ ٹیلی کام کمپنیوں کے لئے،اس کا مطلب یہ ہے کہ درآمد شدہ سامان اور ٹیکنالوجی کی قیمتیں بڑھ جائیں گی، کیونکہ ان کی قیمتیں غیر ملکی کر نبی میں ہوتی ہیں۔ اس سے منافع کے مار جن میں کی آسکتی ہے اور سرمائے کے اخراجات میں اضافہ ہو سکتا ہے۔ مزید بر آل،اگر آمدنی بنیادی طور پر مقامی کر نبی میں ہے جبکہ اخراجات غیر ملکی کر نبی میں ہیں، تو تمپنی کی مالی حالت مزید خراب ہو سکتی ہے۔

شرح سود: بڑھتی ہوئی شرح سود قرضوں کی لاگت میں اضافہ کررہی ہے۔ ٹیلی کام کمپنیاں اکثر بڑے منصوبوں اور آپریشنل ضروریات کے لئے قرضوں پر انحصار کرتی ہیں۔ زیادہ شرح سودان قرضوں کی لاگت میں اضافہ کر سکتی ہے، جس سے منافع کم ہو سکتا ہے۔

### REVIEW REPORT TO THE MEMBERS ON THE STATEMENT OF COMPLIANCE CONTAINED IN LISTED COMPANIES (CODE OF **CORPORATE GOVERNANCE) REGULATIONS, 2019**

We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2019 (the Regulations) prepared by the Board of Directors of PAK DATACOM LIMITED for the year ended June 30, 2024 in accordance with the requirements of regulation 36 of the Regulations.

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

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

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

Based on our review, nothing has come to our attention which causes us to believe that the Statement of Compliance does not appropriately reflect the Company's compliance, in all material respects, with the requirements contained in the Regulations as applicable to the Company for the year ended June 30, 2024.

We draw your attention to Clause 22 of the Statement of Compliance which mentions certain instances of noncompliance accompanied by explanation for the deviation with the Regulations of the Code of Corporate Governance.

**ISLAMABAD DATED: 26 SEP 2024** 

UDIN: CR202410060CbUTXzqal

CHARTERED ACCOUNTANTS Engagement Partner: Atif Riaz

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

Name of the company: Pak Datacom Limited

Year ending: 30 June 2024

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

1. The total number of directors is 8 as per the following:

a. Male: 07 b. Female: 01

2. The composition of the Board is as follows:

Category	Names
Independent Directors	Mr. Shamim Ahmed Sherazi Ms. Rubina Safeer
Non-Executive Directors	Syed Zomma Mohiuddin
	Engr. Perwaiz khan
	Syed Junaid Imam
	Mr. Muhammad Izqar Khan
	Mr. Muhammad Waheed
Executive Director	Brig. Syed Zulfiqar Ali (R)
Female Director	Ms. Rubina Safir

- The Current Board of Directors of the Company adequately meets the requirement of Best Practices of Corportae Governance having an optimal number and mix of Board Members with Adequate skills and experience, Further, existing independent directors play an effective part within the Board and make valuable contribution. Therefore, the fraction (2.3) has not been rounded up.
- 3. All the directors have confirmed that none of them is serving as a director on more than seven listed companies, including this company.
- 4. The company has prepared a code of conduct and has ensured that appropriate steps have been taken to disseminate it throughout the company along with its supporting policies and procedures.
- The Board has developed a vision/mission statement, overall corporate strategy, and significant policies of the company. The Board has ensured that a complete record of particulars of the significant policies along with their date of approval for updating is maintained by the company.
- 6. All the powers of the Board have been duly exercised and decisions on relevant matters have been taken by the Board/shareholders as empowered by the relevant provisions of the Act and these Regulations.
- 7. The meetings of the Board were presided over by the Chairman and, in his absence, by a director elected by the Board for this purpose. The Board has complied with the requirements of Act and the Regulations with respect to frequency, recording and circulating minutes of meeting of the Board.
- 8. The Board has a formal policy as well as transparent procedures for remuneration of directors in accordance with the Act and these Regulations.
- 9. The Board has carried out an in house self performance evaluation in August 2024 for the financial year under consideration as per the guidelines issued by Securities Exchange Commission of Pakistan (SECP) in Listed Companies (Code of Corporate Governance) Regulations, 2019 vide Chapter III, regulation no. 10 (3) (v) dated September 25, 2019 through SRO 1163(I)/2019. The Boards evaluation this year was done in house directly by the Board in its meeting.

- 10. Out of seven directors, six directors and chief executive (Syed Zomma Mohiuddin, Engr. Perwaiz Khan, Ms. Rubina Safir, Mr. Shamim Ahmed Sherazi, Mr. Muhammad Izgar Khan, Mr. Muhammad Waheed, Syed Zulfigar Ali) had obtained Directors' Training Program certification in prior years. Necessary arrangments have been made for Director Training of Syed Junaid Imam in the month of September 2024, as he could not attend the training (arranged during the FY 2023-24) because of his national level commitments as Member (IT), Ministry of Information Technology & Telecommunication (MOITT).
- 11. The terms of reference of the Audit Committee have been formed, documented/approved by the Board and advised to the committee for compliance.
- 12. The Board has set up an effective internal audit function through periodic audit reviews, indentifing major commercial, operating and financial risks along side budgetary controls. In addition, business risks facing the Company are also monitored by the Board through its sub-committees, specially Audit Committee to ensure that a sound system of risk identification, risk management and implementation of related systemic internal controls exists. The Board ensures that risk mitigation measures are robust. Further, the Board has approved the Risk Management Policy, which has now been implemented and monitored, any improvement if demmed necessary will be managed.
- 13. The Board has approved appointment of chief financial officer, company secretary and head of internal audit, including their remuneration and terms and conditions of employment and complied with relevant requirements of the Regulations.
- 14. Chief financial officer and chief executive officer duly endorsed the financial statements before approval of the Board.
- 15. The Board has formed committees comprising of members given below.

Sr#	Category	Names
1	Audit Committee	Ms. Rubina Safir (Chairperson) Mr. Muhammad Izqar Khan Engr. Perwaiz Khan Mr. Muhammad Waheed Mr. Muhammad Masood ur Rehman (Secretary)
2	Human Resource and Remuneration Committee	Mr. Shamim Ahmed Sherazi (Chairman) Brig. Syed Zulfiqar Ali(R) Syed Junaid Imam Mr. Muhammad Waheed Mr. Kalim Ullah (Secretary)
3	Nomination Committee	Syed Zomma Mohiuddin (Chairman) Engr. Perwaiz Khan Mr. Shamim Ahmed Sherazi Mr. Ali Saleem Rana (Secretary)
4	Procurement Committee	Syed Zomma Mohiuddin (Chairman) Mr. Muhammad Izqar Khan Mr. Muhammad Waheed Mr. Ali Saleem Rana (Secretary)
5	Strategy & Project Appraisal Committee	Syed Zomma Mohiuddin (Chairman) Syed Junaid Imam Ms. Rubina Safir Mr. Muhammad Izqar Khan Mr. Ahmed Rafiq (Secretary)

- 16. The terms of reference of the aforesaid committees have been formed, documented and advised to the committee for compliance.
- 17. The frequency of meetings (quarterly/half yearly/ yearly) of the Board and its committee were as per following:

Board/Committee	No of Meetings held in FY 2020-2022
Board	06
Audit Committee	05
Human Resource and Remuneration Committee	03
Nomination Committee	01
Procurement Committee	01
Strategy & Project Appraisal Committee	01

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

Regulation #	Compliance	Non-Compliance	
3	Yes	Nill	
6	6 Yes Nil		
7	Yes	Nil	
8	Yes	Nil	
27	Yes	Nil	
32	Yes	Nil	
33	Yes	Nil	
36	Yes	Nil	

22. Explanation for deviation with requirements, other than regulations 3, 6, 7, 8, 27, 32, 33 and 36 are given below:

Sr No.	Requirement	Explanation	Regulation No.
1	Role of board and its members to address Sustainability Risks and Opportunities	During the year, the Securities and Exchange Commission of Pakistan issued certain amendments (in relation to Regulation 10) of the Listed Companies (Code of Corporate Governance) Regulations, 2019 through its notification dated June 12, 2024. Currently, the management is assessing these amendments and compliance thereof, as applicable, will be performed in due course of time.	10A
2	Risk Management Committee	The functions of the Risk Management Committee are currently performed by the Audit Committee and are included in its terms of reference. Hence a separate Risk Management Committee is currently not needed.	30
3	Disclosure of significant policies on website		35

23. All other requirements of the Code have been complied with.

**Muhammad Izqar Khan** 

Director

**September 24, 2024** 

Brig Syed Zulfiqar Ali (R)

**Chief Executive** 

### INDEPENDENT AUDITORS' REPORT

#### To the members of Pak Datacom Limited

### **Report on the Audit of the Financial Statements**

### **Opinion**

We have audited the annexed financial statements of PAK DATACOM LIMITED (the Company), which comprise the statement of financial position as at June 30, 2024, and the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows for the year then ended, and notes to the financial statements, including a material accounting policy information and other explanatory information, and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of the audit.

In our opinion and to the best of our information and according to the explanations given to us, the statement of financial position, the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity, the statement of cash flows, together with the notes forming part thereof conform with the accounting and reporting standards as applicable in Pakistan and give the information required by the Companies Act, 2017 (XIX of 2017), in the manner so required and respectively give a true and fair view of the state of the Company's affairs as at June 30, 2024 and of the profit and the comprehensive income, the changes in equity and its cash flows for the year then ended.

### **Basis for Opinion**

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

#### **Key Audit Matters**

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

Following are the Key audit matters:

Sr. No.	Key audit matters	How the matter was addressed in our audit
1.	Revenue Recognition (Refer note 5.18 and 27 to the financial statement)	Our procedures in relation to revenue recognition, amongst others, included:
	The Company is engaged in setting up, operating, and maintaining a network of data communication.	<ul> <li>Understood and evaluated management controls over revenue and checked their validations;</li> </ul>
	During the year ended June 30, 2024, Company recognised aggregate revenue of Rs. 1,685.394 million from rendering of Communication Value Added Services (CVAS) / data communication services, telecom infrastructure services, sale of solar panels and specialized projects.	<ul> <li>Checked that revenue has been recognised in accordance with the Company's accounting policy and the applicable reporting framework;</li> <li>Performed verification of sample of revenue transactions with underlying documentation including invoices, agreements and other relevant underlying documents;</li> </ul>

Sr. No.	Key audit matters	How the matter was addressed in our audit
	We identified recognition of revenue as an area of higher risk as it includes large number of revenue transactions with a large number of customers in various geographical locations and revenue being one of the key performance indicator of the Company. Accordingly, it was considered as a key audit matter.	<ul> <li>Checked cash receipts from customers on sample basis against the revenue booked during the year;</li> <li>Performed cut-off procedures on sample basis to ensure revenue has been recognised in the correct period;</li> <li>Tested journal entries relating to revenue recognised during the year based on identified risk criteria; and</li> <li>Assessed the appropriateness of disclosures made in the financial statements related to revenue as required under the applicable reporting framework.</li> </ul>
2.	Impairment loss allowance on trade debts (Refer note 10 to the financial statement)	Our audit procedures in relation to impairment assessment of trade debts, amongst others,
	The Company has recognized an impairment loss allowance of Rs. 57.456 million on gross amount of trade debts of Rs. 333.507 million as at June 30, 2024.	<ul> <li>Understood the management's process for estimating the ECL in relation to trade debts.         Assessed and evaluated the assumptions used by the management in determining impairment loss under the ECL model;     </li> </ul>
	Under IFRS 9, the Company is required to recognise impairment loss allowance for financial assets using Expected Credit Loss (ECL) model. Determination of ECL provision for trade debts requires significant judgment and assumptions	<ul> <li>Checked appropriateness of ageing, on sample basis, by comparing individual balances with underlying documentation;</li> <li>Reviewed the appropriateness of assumptions used for ECL computation from relevant external</li> </ul>
	including consideration of factors such as historical credit loss experience, time value of money and forward-looking macroeconomic information etc. We have considered the impairment assessment as a key audit matter due to the significance of estimates and judgments involved.	<ul> <li>and internal sources;</li> <li>Circularized balance confirmation for trade debtors on sample basis and evaluated responses received;</li> <li>Checked subsequent clearance of balances due</li> </ul>
		<ul> <li>as of June 30, 2024 on sample basis; and</li> <li>Assessed the appropriateness of disclosures related to impairment assessment of trade debts as required under the applicable reporting framework.</li> </ul>

### Information Other than the Financial Statements and Auditors Report Thereon

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

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

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information; we are required to report that fact. We have nothing to report in this regard.

#### Responsibilities of Management and Board of Directors for the Financial Statements

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

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

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

Auditors Responsibilities for the Audit of the Financial Statements

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

- As part of an audit in accordance with ISAs as applicable in Pakistan, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

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

### Report on Other Legal and Regulatory Requirements

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

- proper books of account have been kept by the Company as required by the Companies Act, 2017 (XIX of 2017);
- the statement of financial position, the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity, the statement of cash flows together with the notes thereon have been drawn up in conformity with the Companies Act, 2017 (XIX of 2017) and are in agreement with the books of account and returns;
- investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Company's business; and
- Zakat deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980), was deducted by the Company and deposited in the Central Zakat Fund established under section 7 of that Ordinance.

The engagement partner on the audit resulting in this independent auditors report is Atif Riaz.

**ISLAMABAD DATED: 26 SEP 2024** 

UDIN: AR2024100601lrdjyk0B

**BDO EBRAHIM & CO. CHARTERED ACCOUNTANTS** 

### STATEMENT OF FINANCIAL POSITION **AS AT JUNE 30, 2024**

	Note	2024	2023
		Rupees	
NON-CURRENT ASSETS			
Property and equipment	6	199,270,212	208,752,215
Intangible assets	7	8,046,851	3,847,269
Deferred taxation	8	79,204,939	94,211,555
		286,522,002	306,811,039
CURRENT ASSETS Stock-in-trade	9	0 721 112	
Trade debts	10	8,731,113 276,050,924	748,662,850
Contract assets	11	149,483,613	242,502,038
Contract work in progress	12	130,178,306	142,827,275
Advances	13	21,018,130	44,295,406
Trade deposits and short term prepayments	14	79,126,226	57,552,745
Taxation - net	24	9,836,493	-
Other receivables	15	52,793,335	9,413,395
Interest accrued		2,626,689	3,827,119
Short term investments	16	177,475,496	144,777,493
Cash and bank balances	17	787,232,411	352,530,697
		1,694,552,736	1,746,389,018
TOTAL ASSETS		1,981,074,738	2,053,200,057
EQUITY AND LIABILITIES			
SHARE CAPITAL AND RESERVES			
Authorised capital		1,000,000,000	1,000,000,000
Issued, subscribed and paid up capital	18	118,592,100	118,592,100
Revenue reserves:			
General reserve	19	700,000,000	650,500,000
Unappropriated profits		558,052,396	516,535,060
NON-CURRENT LIABILITIES		1,376,644,496	1,285,627,160
NON-CORRENT LIABILITIES			
Deferred employees' benefits	20	62,169,181	38,741,901
Lease liabilities	21	64,168,905	75,637,643
CURRENT HARMITIES		126,338,086	114,379,544
CURRENT LIABILITIES Current portion of lease liabilities	21	14,552,760	13,304,660
Customers' deposits	22	101,295,843	112,891,873
Trade and other payables	23	334,981,749	487,482,879
Taxation - net	24	-	26,138,986
Contract liability	25	13,633,145	1,476,093
Unclaimed dividend		11,878,120	10,829,488
Unpaid dividend		1,750,539	1,069,374
		478,092,156	653,193,353
TOTAL EQUITY AND LIABILITIES		1,981,074,738	2,053,200,057
CONTINGENCIES AND COMMITMENTS	26		
JOHN TO LIVE TO A TO MINISTER TO	20		

The annexed notes from 1 to 45 form an integral part of these financial statements.

**Ahmed Rafiq** Chief Financial Officer (A) Brig. Syed Zulfiqar Ali (R) **Chief Executive** 

### STATEMENT OF PROFIT OR LOSS FOR THE YEAR ENDED JUNE 30, 2024

	Note	2024	2023
		Rupees	
Revenue - net Cost of revenue	27 28	1,685,394,320 (1,280,552,216)	1,362,843,918 (1,073,989,629)
Gross profit Administrative expenses Marketing expenses Impairment reversal / (loss) on financial assets Finance (cost) / income-net	29 30 37.3 31	404,842,104 (225,810,398) (40,635,003) 41,222,776 (33,042,051) 146,577,428	288,854,289 (178,629,161) (36,552,749) (32,060,911) 242,394,823 284,006,291
Other income Profit before taxation	32	117,863,289 264,440,717	115,124,153 399,130,444
Taxation Profit for the year	33	(72,217,079) 192,223,638	(109,268,936) 289,861,508
Earnings per share - basic and diluted	34	16.21	24.44

The annexed notes from 1 to 45 form an integral part of these financial statements.

**Ahmed Rafiq** Chief Financial Officer (A) Brig. Syed Zulfiqar Ali (R) **Chief Executive** 

### STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED JUNE 30, 2024

	Note	2024	2023	
		Rupees		
Profit for the year		192,223,638	289,861,508	
Other comprehensive income not to be reclassified to profit or loss in subsequent years:				
Re-measurement gain / (loss) on defined benefit plan	23.1.5	5,526,588	(5,952,997)	
Total comprehensive income for the year		197,750,226	283,908,511	

The annexed notes from 1 to 45 form an integral part of these financial statements.

**Ahmed Rafiq** Chief Financial Officer (A) Brig. Syed Zulfiqar Ali (R) **Chief Executive** 

### STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED JUNE 30, 2024

	Share capital	Revenue	Revenue Reserves			
	Issued, subscribed and paid-up	General reserve	Unappropriated profits	Total		
·	Rupees					
Balance at July 01, 2022	118,592,100	591,500,000	362,781,809	1,072,873,909		
Total comprehensive income for the year:						
Profit for the year	-	-	289,861,508	289,861,508		
Other comprehensive loss	-	-	(5,952,997)	(5,952,997)		
Total comprehensive income for the year	-	-	283,908,511	283,908,511		
Transactions with owners of the Company:						
Final dividend for the year ended June 30,						
2022: Rs. 6 per share	-	-	(71,155,260)	(71,155,260)		
Transfer to general reserve	-	59,000,000	(59,000,000)	-		
Balance as at June 30, 2023	118,592,100	650,500,000	516,535,060	1,285,627,160		
Total comprehensive income for the year:						
Profit for the year	_	_	192,223,638	192,223,638		
Other comprehensive income	-	-	5,526,588	5,526,588		
Total comprehensive income for the year	-	-	197,750,226	197,750,226		
Transactions with owners of the Company:						
Final dividend for the year ended June 30,						
2023: Rs. 9 per share	-	-	(106,732,890)	(106,732,890)		
Transfer to general reserve	-	49,500,000	(49,500,000)	-		
Balance as at June 30, 2024	118,592,100	700,000,000	558,052,396	1,376,644,496		

The annexed notes from 1 to 45 form an integral part of these financial statements.

**Ahmed Rafiq** Chief Financial Officer (A) Brig. Syed Zulfiqar Ali (R) **Chief Executive** 

# STATEMENT OF CASH FLOWS FOR THE YEAR ENDED JUNE 30, 2024

	Note	2024	2023
		Rupe	ees
CASH FLOWS FROM OPERATING ACTIVITIES			
Profit before taxation		264,440,717	399,130,444
Adjustment of non-cash expense and income	36	17,119,089	(67,376,710)
Operating profit before working capital changes		281,559,806	331,753,735
Working capital changes			
(Increase) / decrease in current assets:		(0.701.110)	
Stock-in-trade Trade debts		(8,731,113) 483,644,208	188,391,587
Contract assets		112,673,224	9,261,161
Contract work in progress		12,648,969	(99,200,176)
Advances		23,277,276	(32,203,261)
Trade deposits and short term prepayments		(21,829,095)	57,393,588
Other receivables		(32,450,508)	4,444,219
Increase / (decrease) in current liabilities:			
Customers deposits		(8,601,420)	(34,340,063)
Contract liability		12,157,052	(5,736,949)
Trade and other payables		(149,859,240)	(180,801,141)
		422,929,353	(92,791,035)
		704,489,159	238,962,700
Taxes paid		(93,185,942)	(104,695,293)
Gratuity paid		(33,740,223)	(9,672,843)
Leave encashment paid		(3,150,273)	(27,519,391)
Net cash generated from operating activities		574,412,721	97,075,173
CASH FLOWS FROM INVESTING ACTIVITIES			
Purchase of property and equipment		(21,728,865)	(22,341,466)
Proceeds from sale of property and equipment		5,812,727	3,488,684
Purchase of intangibles		(7,462,982)	(225,094)
(Purchase) / sale of short term investments		(29,000,000)	7,000,000
Purchase of mutual fund units Interest and profit received		42,577,282	(1,126,039) 29,143,326
•			
Net cash (used in) / generated from investing activities		(9,801,838)	15,939,410
CASH FLOWS FROM FINANCING ACTIVITIES			
Dividend paid		(105,003,093)	(70,111,138)
Payment of finance lease obligation		(18,666,401)	(16,926,788)
Finance cost paid		(3,378,962)	(3,665,089)
Net cash used in financing activities		(127,048,456)	(90,703,015)
Net increase in cash and cash equivalents		437,562,427	22,311,568
Cash and cash equivalents at the beginning of the year		352,613,157	251,196,514
Effect of movements in exchange rates on cash and cash equivalent		(2,796,674)	79,105,075
Cash and cash equivalents at end of the year	17	787,378,910	352,613,157
The annexed notes from 1 to 45 form an integral part of these financia	l statements.		

**Ahmed Rafiq** Chief Financial Officer (A)

Brig. Syed Zulfiqar Ali (R) **Chief Executive** 

**Rubina Safir** Director

# 1 LEGAL STATUS AND OPERATIONS

Pak Datacom Limited (the Company) was incorporated in Pakistan on July 13, 1992 as a private limited company under the Companies Ordinance, 1984 (Repealed with the enactment of the Companies Act, 2017 on May 30, 2017) and was converted into a public limited company on June 26, 1994. The shares of the Company are listed on Pakistan Stock Exchange Limited.

The Company commenced its commercial activities from July 01, 1994 and is principally engaged in setting up, operating and maintaining a network of data communication and serving the needs of the customers.

The Company is a subsidiary of Telecom Foundation, Pakistan. The registered office of the Company is situated at 1st Floor, TF Complex, 7 - Mauve Area, G - 9/4, Islamabad. The details of the geographical locations and address of business units of the Company are presented in note 6.4.

## 2 STATEMENT OF COMPLIANCE

# 2.1 Statement of Compliance

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

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

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

# 2.2 Basis of measurement

These financial statements have been prepared under the historical cost convention, except as otherwise stated in respective notes.

# 2.3 Functional and presentation currency

These financial statements are presented in Pakistan Rupee (Rs. / Rupees) which is the Company's functional currency. Amounts presented in the financial statements have been rounded off to the nearest of Rs. / Rupees, unless otherwise stated.

# 2.4 Foreign currency transactions and balances

Transactions in foreign currencies are converted into rupees at the rates of exchange ruling on the date of the transaction. All monetary assets and liabilities denominated in foreign currencies at the year end are translated at exchange rates prevailing at the statement of financial position date. Exchange differences are dealt with through the statement of profit or loss.

# 3 APPLICATION OF NEW STANDARDS, AMENDSMENTS AND INTERPRETATIONS TO PUBLISHED APPROVED ACCOUNTING AND REPORTING STANDARDS

New accounting standards, amendments and IFRS interpretations that are effective for the year ended June 30, 2024

The following standards, amendments and interpretations are effective for the year ended June 30, 2024. These standards, amendments and interpretations are either not relevant to the Company's operations or did not have significant impact on the financial statements other than certain additional disclosures.

(	annual periods beginning on or after)
	January 01, 2023

**Effective date** 

Amendments to IAS 8 'Accounting Policies, Changes in Accounting Estimates and Errors' - Definition of Accounting Estimates

Amendmendtss to IAS 1 'Presentation of Financial Statements' and IFRS Practice Statement 2 Making Materiality Judgements- Disclosure of Accounting Policies

January 01, 2023

Amendments to IAS 12 'Income Taxes' - Deferred Tax related to Assets and Liabilities arising from a single transaction

January 01, 2023

Amendments to IAS 12 'Income Taxes' - Temporary exception to the requirements regarding deferred tax assets and liabilities related to pillar two income taxes

January 01, 2023

The Company adopted the narrow-scope amendments to the International Accounting Standard (IAS) 1, Presentation of Financial Statements which have been effective for annual reporting periods beginning on or after 1 January 2023. Although the amendments did not result in any changes to accounting policy themselves, they impacted the accounting policy information disclosed in the financial statements.

The amendments require the disclosure of 'material' rather than 'significant' accounting policies. The amendments also provide guidance on the application of materiality to disclosure of accounting policies, assisting the Company to provide useful entity-specific accounting policy information that users need to understand other information in the financial statements.

Management reviewed the accounting policies and updates to the information disclosed in Note 5 Material accounting policies (2023: Significant accounting policies) in certain instances in line with the amendments and concluded that all its accounting policies are material for disclosure.

# New accounting standards, amendments and interpretations that are not yet effective

The following standards, amendments and interpretations are only effective for accounting periods, beginning on or after the date mentioned against each of them. These standards, amendments and interpretations are either not relevant to the Company's operations or are not expected to have significant impact on the Company's financial statements other than certain additional disclosures.

	Effective date (annual periods beginning on or after)
Amendments to IFRS 7 'Financial Instruments: Disclosures' - Supplier finance arrangements	January 01, 2024
Amendments to IFRS 7 'Financial Instruments: Disclosures' - Amendments regarding the classification and measurement of financial instruments	January 01 , 2026
Amendments to IFRS 9 'Financial Instruments' - Amendments regarding the classification and measurement of financial instruments	January 01, 2026
Amendments to IFRS 16 'Leases' - Amendments to clarify how a seller-lessee subsequently measures sale and leaseback transactions	January 01, 2024
Amendmends to IAS 1 'Presentation of Financial Statements' - Classification of liabilities as current or non-current	January 01, 2024
Amendmends to IAS 1 'Presentation of Financial Statements' - Disclosure of Accounting Policies	January 01 , 2024

Effective date (annual periods beginning on or after)

Amendmends to IAS 1 'Presentation of Financial Statements' - Non-current liabilities with covenants

January 01, 2024

Amendments to IAS 7 'Statement of Cash Flows' - Supplier finance arrangements

January 01, 2024

Amendmends to IAS 21 'The Effects of Changes in Foreign Exchange Rates' - Lack of Exchangeability

January 01, 2025

**IFRS 17 Insurance Contracts** 

January 01, 2026

IFRS 1 'First-time Adoption of International Financial Reporting Standards' has been issued by IASB effective from July 01, 2009. However, it has not been adopted yet locally by Securities and Exchange Commission of Pakistan (SECP).

IFRS 18 'Presentation and Disclosures in Financial Statements' has been issued by IASB effective from January 01, 2027. However, it has not been adopted yet locally by SECP.

IFRS 19 'Subsidiaries without Public Accountability: Disclosures' has been issued by IASB effective from January 01, 2027. However, it has not been adopted yet locally by SECP.

IFRS 17 - 'Insurance contracts' has been notified by the IASB to be effective for annual periods beginning on or after January 1, 2023. However SECP has notified the timeframe for the adoption of IFRS - 17 which will be adopted by January 01, 2026.

The Company expects that the adoption of the above standards will have no material effect on the Company's financial statements, in the period of initial application.

# 4 MATERIAL ACCOUNTING ESTIMATES AND JUDGEMENTS

The preparation of these financial statements in conformity with approved accounting standards requires the use of certain accounting estimates. In addition, it requires management to exercise judgment in the process of applying the Company's accounting policies.

The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the financial statements are as follows:

# (a) Property and equipment and intangible assets

The Company annually reviews appropriateness of the method of depreciation and amortisation, useful life and residual value used in the calculation of depreciation and amortisation. Further, where applicable, an estimate of the recoverable amount of asset is made for possible impairment on an annual basis. Any change in these estimates in the future, might affect the carrying amount of the respective item of property and equipment and intangible assets, with a corresponding effect on the depreciation, amortisation charge, and impairment.

# (b) Employees benefits

Defined benefit plans are provided for all employees of the Company. The employees gratuity plan is structured as separate legal entity managed by trustees. The Company recognises deferred liability for unearned leaves. These calculations require assumptions to be made of future outcomes, the principal ones being in respect of increases in remuneration and the discount rate used to convert future cash flows to current values. The assumptions used vary for the different plans as they are determined by independent actuaries annually.

Cost primarily represents the increase in actuarial present value of the obligation for benefits earned on employees service during the year and the interest on the net liability/(asset) in respect of employee's service in previous years. Calculations are sensitive to changes in the underlying assumptions.

# (c) Taxation

In making the estimate for tax payable, the Company takes into account applicable tax laws, the decisions taken by the appellate authorities on certain issues in the past and professional advice of tax consultant of the Company.

Deferred tax assets are recognised for all unused tax losses and credits to the extent that it is probable that taxable profit will be available against which such losses and credits can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of future taxable profits together with future tax planning strategies.

# (d) Estimation of impairment loss allowance

The Company reviews the Expected Credit Loss (ECL) model which is based on the historical credit loss experience over the life of the trade receivables and adjusted if required. The ECL model is reviewed on a guarterly basis.

# (e) Provisions and contingent liabilities

The management exercises judgement in measuring and recognising provisions and exposures to contingent liabilities related to pending litigations or other outstanding claims. Judgement is necessary in assessing the likelihood that a pending claim will succeed, or a liability will arise, and to quantify the possible range of the financial settlement.

# (f) Right of use asset and corresponding lease liability

"IFRS 16 requires the Company to assess the lease term as the non-cancelable lease term in line with the lease contract together with the period for which the Company has extension options which the Company is reasonably certain to exercise and the periods for which the Company has termination options for which the Company is not reasonably certain to exercise those termination options.

A significant portion of the lease contracts included within Company's lease portfolio includes lease contracts which are extendable through mutual agreement between the Company and the lessor or lease contracts which are cancelable by the Company on immediately or on short notice. In assessing the lease term for the adoption of IFRS 16, the Company concluded that these cancelable future lease periods should be included within the lease term in determining the lease liability upon initial recognition. The reasonably certain period used to determine the lease term is based on facts and circumstances related to the underlying leased asset and lease contracts and after consideration of business plan of the Company which incorporates economic, potential demand of customers and technological changes.

Estimates and judgements are continuously evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Revisions to accounting estimates are recognised in the year in which the estimate is revised and in any future years, if affected.

# MATERIAL ACCOUNTING POLICIES AND INFORMATIONS

The accounting policies set out below have been applied consistently to all periods presented in these financial statements, expect for changes as are disclosed in relevant notes.

# 5.1 Change in accounting policy

During the year, the Company changed its accounting policy of recognizing the portion of income tax paid or payable for the year under the Income Tax Ordinance, 2001, not based on the taxable profits of the Company, as a Levy under IFRIC-21/IAS-37 instead of the current income tax for the year under IAS-12.

The management believes that the new policy provides reliable and more relevant information to the users of the financial statements.

The change in accounting policy has been accounted for retrospectively in accordance with International Accounting Standard 8: "Accounting Policies, Changes in Accounting Estimates and Errors'. There is, however, no material impact on the financial statements of the prior years.

# 5.2 Property and equipment

# (i) Operating fixed assets

All items of operating fixed assets, except for freehold land, are stated at cost less accumulated depreciation and accumulated impairment losses, if any. Freehold land is stated at cost. Cost in relation to operating fixed assets comprises of acquisition and other directly attributable costs. Software that is embedded or integral to the functionality of the related equipment is capitalised as part of the cost of that asset.

Depreciation is charged to income applying the reducing balance method, at the rates specified in note 6.1 to these financial statements, whereby the cost of an asset is written-off over its estimated useful life, taking into account any expected residual value. Depreciation on additions is charged from the date an asset is available for use till date of disposal.

An item of property and equipment and any significant part initially capitalised is derecognised upon disposal or when no future economic benefits are expected to arise from its use or disposal. Any gain or loss arising on derecognition of the assets (calculated as the difference between the sale proceeds and the carrying amount of the asset) is included in the statement of profit or loss as other income when the asset is derecognised.

The cost of replacing part of an item of property and equipment is recognised in the carrying amount of the item if it is probable that the future economic benefits embodied within the part will flow to the Company and its cost can be measured reliably. The carrying amount of the replaced part is derecognised. The costs of the day-to-day servicing of property and equipment are recognised in the statement of profit or loss.

Useful lives are determined by the management based on the expected usage of an asset, expected physical wear and tear, technical and commercial obsolescence, legal and similar limits on the use of assets and other similar factors.

The assets' residual values, useful lives and methods are reviewed, and adjusted if appropriate, at each financial year end. The effects of adjustments to residual values, useful lives and methods are recognised prospectively as a change in accounting estimates.

The carrying values of operating fixed assets are reviewed for impairment when events or changes in circumstances indicate that the carrying value may not be recoverable. If any such indication exists and where the carrying values exceed the estimated recoverable amounts, these are written down to their estimated recoverable amount.

# (ii) Right of use (ROU) assets

The right of use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received.

The right of use asset is subsequently depreciated using the straight-line method from the commencement date to the earlier of the end of the useful life of the right of use asset or the end of the lease term. In case of leased vehicles, right of use asset is subsequently depreciated using the reducing balance method from the commencement date to the earlier of the end of the useful life of the right of use asset or the end of the lease term. The estimated useful lives of right of use assets are determined on the basis of term of the lease agreement. In addition, the right of use asset is periodically reduced by impairment losses, if any, and adjusted for certain remeasurements of the lease liability.

# 5.3 Intangible assets

An intangible asset is recognised if it is probable that the future economic benefits that are attributable to the asset will flow to the Company and that cost of such an asset can also be measured reliably.

Intangible assets are measured on initial recognition at cost, being the fair value of the consideration given. Following the initial recognition, intangible assets are carried at cost less accumulated amortisation and accumulated impairment losses, if any.

The useful lives of intangible assets are assessed as either finite or indefinite. The Company does not have an intangible asset with indefinite useful life. Intangible assets with finite useful lives are amortised over the period of their useful economic life. The Company's intangible assets with finite useful lives include software and infrastructure license, which are amortised on a straight line basis over their period of useful economic life and license period, respectively. In respect of additions and disposals of intangible assets made during the year, amortisation is charged to the statement of profit or loss when it is available for use till disposal.

Gains and losses arising from the derecognition of an intangible asset are measured as the difference between the sale proceeds and the carrying amount of the asset, and are recognised in the statement of profit or loss.

Changes in the expected useful lives or the expected pattern of consumption of future economic benefits, embodied in the intangible assets, are accounted for by changing the life or amortisation method, as appropriate, and treated as a change in accounting estimate. The recognised expense on intangible assets with finite lives is recognised in the statement of profit or loss in the expense category, consistent with the function of the intangible asset.

The carrying values of intangible assets are reviewed for impairment when events or changes in circumstances indicate the carrying value may not be recoverable. If any such indication exists and where the carrying values exceeds the estimated recoverable amount, the assets or cash-generating units are written-down to their recoverable amount.

# 5.4 Stock-in-trade

Stock in trade are valued at lower of cost and net realizable value. Cost is determined using the moving average method.

Cost comprises of cost of purchases and other costs incurred in bringing the items to their present location and condition.

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

# 5.5 Trade debts

These are recognised and carried at the original invoice amounts, being the fair value, less an allowance for uncollectible amounts, if any. The Company applies the IFRS 9 simplified approach to measure the expected credit losses (ECL). By contrast, the ECL model requires the Company to recognise an allowance for doubtful debt on all financial assets carried at amortised cost (including for example, trade debts and other receivables), as well as debt instruments classified as financial assets carried at fair value through other comprehensive income, since initial recognition, irrespective whether a loss event has occurred.

## 5.6 Contract assets

A contract asset is recognised for the Company's right to consideration in exchange for services that it has provided to a customer. If the company performs its obligation by providing services to a customer before the customer pays consideration or before payment is due, the Company presents the amount as a contract asset, excluding any amounts presented as a receivable. Contract assets are subject to impairment assessment under IFRS 9.

# 5.7 Contract work in progress

These Contract work in progress is recognised for the expenses incurred by Company to date against the services that it will provide to it's customers in the future. The contract work in progress is subsequently expensed out when the services have been provided to the customer and the related revenue has been recognised.

# 5.8 Advances, deposits and other receivables

These are recognised at cost, which is the fair value of the consideration given. The Company assesses on a forward looking basis the expected credit losses associated with the advances, deposits and other receivables. The Company applies the general approach for calculating a lifetime expected credit losses for its advances, deposits and other receivables recognised. The life time expected credit loss is determined at least annually. However, an assessment is made at each reporting date to determine whether there is an indication that a financial asset or a group of financial assets may be impaired. If such an indication exists, the estimated recoverable amount of that asset is determined and impairment loss is recognised for the difference between the recoverable amount and the carrying value.

# 5.9 Cash and cash equivalents

Cash and cash equivalents are carried in the statement of financial position at cost. For the purpose of the statement of cash flows, cash and cash equivalents comprise of cash in hand, bank balances and investments that are highly liquid, readily convertible to known amounts of cash with insignificant risk of changes in value and have original maturity period of less than three month from the date of acquisition.

# 5.10 Employees' benefits

Salaries, wages and benefits are accrued in the period in which the associated services are rendered by employees of the Company. The accounting policy for gratuity, provident fund and leave encashment is described below:

# **Defined benefit plan**

The Company has established an approved gratuity fund under defined benefit plan covering all its employees who have completed the minimum qualifying period of six months of the service. The fund operates under a trust administered by the Board of Trustees.

The permanent employees of the Company are entitled to take earned Leave of 30 days on completion of one year continuous service. Minimum of 15 days are meant to be utilized for leave while remaining 15 days can be accumulated for encashment. Out of these 30 days, 15 days will be compulsorily availed/carried forward to next year to make it maximum of 30 days accumulated earned leave for utilisation. The 15 days earned leave meant for utilization cannot be accumulated for more than 30 days. The other 15 days of annual earned leave are cashable (at the time of retirement and relieving) and can be accumulated to a maximum of 180 days maximum for payment at the end of the service. Anything over and above 180 days is either availed or it stands lapsed.

The Company makes contributions or records liability in respect of defined benefit plans on the basis of actuarial valuations, carried out annually by independent actuaries. The latest actuarial valuations were carried out at June 30, 2024. The calculations of actuaries are based on the Projected Unit Credit Method, net of the assets guaranteeing the plan, if any, with the obligation increasing from year to year, in a manner that it is proportional to the length of service of the employees. The interest element of the defined benefit cost represents the change in present value of scheme obligations resulting from the passage of time, and is determined by applying the discount rate to the net defined benefit liability/(asset).

Actuarial gains and losses arising from experience adjustments and changes in actuarial assumptions are charged or credited in other comprehensive income in the year in which they arise. Past service costs are recognised immediately in the statement of profit or loss.

# **Defined Contribution plan**

A defined contribution plan is post employment benefit plan under which an entity pays fixed contribution into a separate entity and will have no legal or constructive obligation to pay further amounts. Obligations for contribution to defined benefit plans are recognised as an employee benefit expense in the statement of comprehensive income when they are due. Prepaid contributions are recognised as an asset to the extent that a cash refund or a reduction in further payments is available.

The Company operates a defined contribution plan in the form of unrecognised provident fund scheme for all eligible employees. Contributions to the fund are made monthly at the rate of 10% of basic salary by the Company and the employees. The Company's contributions are recognised as employee benefit expense when they are due. If the contribution payments exceed the contribution due for service, the excess is recognised as an asset.

# 5.11 Leases

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or if that rate cannot be readily determined, the Company's incremental borrowing rate. Generally, the Company uses its incremental borrowing rate as the discount rate.

Lease payments in the measurement of the lease liability comprise the following:

- a) fixed payments, including in-substance fixed payments;
- b) variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date:
- c) amounts expected to be payable under a residual value guarantee; and
- d) the exercise price under a purchase option that the Company is reasonably certain to exercise, lease payments in an optional renewal period if the Company is reasonably certain to exercise an extension option, and penalties for early termination of a lease unless the Company is reasonably certain not to terminate early.

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

When the lease liability is remeasured in this way, a corresponding adjustment is made to the carrying amount of the right of use asset, or is recorded in profit or loss if the carrying amount of the right of use asset has been reduced to zero.

# 5.12 Contract liability

Under IFRS 15 "Revenue from Contracts with Customers", obligation to transfer goods or services to a customer for which the Company has received consideration or an amount of consideration is due from the customer is presented as contract liability.

# 5.13 Trade and other payables

Trade and other payable, including payable to related parties are presented as current liabilities unless payment is not due within 12 months after the reporting period. They are recognised initially at their fair value and subsequently measured at amortised cost using the effective interest method.

# 5.14 Income tax

The income tax expense or credit for the period is the tax payable on the current period's taxable income based on the applicable income tax rate for each jurisdiction adjusted by changes in deferred tax assets and liabilities attributable to temporary differences and to unused tax losses.

# (i) Current

The current income tax charge is calculated on the basis of the tax laws enacted or substantially enacted at the reporting date. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulations is subject to interpretation and establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

Current income tax payable is based on taxable profit, using the rates of taxation enacted at the reporting date, after taking into account tax credits and tax rebates available, if any.

The amount calculated on taxable income using the notified tax rate is recognised as current income tax expense for the year in Statement of profit or loss. Any excess of expected income tax paid or payable for the year under the Ordinance over the amount designated as current income tax for the year, is then recognised as a levy.

## (ii) Deferred

Deferred income tax is accounted for using the statement of financial position approach in respect of all temporary differences arising between the carrying amount of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit.

Deferred tax liabilities are recognised for all taxable temporary differences and deferred tax assets are recognised to the extent that it is probable that future taxable profits will be available against which the deductible temporary differences, un-used tax losses and tax credits can be utilised. Deferred tax is calculated at the rates that are substantially expected to apply to the period when the differences reverse based on the tax rates that have been enacted or substantively enacted at the reporting date. Deferred tax is charged or credited to income except in the case of items credited or charged to equity in which case it is included in equity.

The carrying amount of all deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the deferred tax assets to be utilised.

# 5.15 Levy

The amount calculated on taxable income using the notified tax rate is recognised as current income tax expense for the year in statement of profit or loss under the scope of IAS 12. Any excess of expected income tax paid or payable for the year under the Income Tax Ordinance, 2001 over the amount designated as current income tax for the year, is then recognised as a levy falling under the scope of IFRIC 21 / IAS 37.

# 5.16 Provision and contingent liabilities

Provisions are recognised when the Company has a present legal or constructive obligation as a result of past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of such obligation.

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

# 5.17 Dividend distribution

Final dividend distributions to the Company's shareholders are recognised as a liability in the financial statements in the period in which the dividends are approved by the Company's shareholders at the Annual General Meeting, while interim dividend distributions are recognised in the period in which the dividends are declared by the Board of Directors.

## 5.18 Revenue recognition

Revenue from contracts with customers is recognised when or as the Company satisfies a performance obligation by transferring a promised good or service to a customer. Revenue associated with the sale is measured based on the consideration specified in contracts with customers. A good or service is transferred when the customer obtains control of that good or service. The transfer of control coincides with title passing to the customer and the customer taking physical possession. Where the Company principally satisfies its performance obligations at over the time, the amounts of revenue are recognised relating to performance accordingly.

Revenue is measured at the fair value of the consideration received or receivable which the Company expects to be entitled in exchange for transferring goods, net of levies. Prices of the goods and services are specified in relevant agreements.

Invoices are generally raised each month / quarter end which are payable within 30 to 45 days in accordance with the contractual arrangement with customers. For specialised projects, payments terms vary in accordance with the terms of the respective contracts. Amounts billed or received prior to being earned, are deferred and recognised as contract liability.

The Company has a practice to provide assurance type warranty services for specialised telecommunication equipment to customers, which is not considered a separate performance obligation, unless otherwise specified in a contract.

### 5.19 Financial instruments

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

## (i) Financial assets

# Classification, initial recognition and subsequent measurement

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

- those to be measured subsequently at fair value (either through OCI, or through profit or loss), and
- those to be measured at amortised cost.

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

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

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

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

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

## **Debt instruments**

Subsequent measurement of debt instruments depends on the Company's business model for managing the asset and the cash flow characteristics of the asset. There are three measurement categories into which the Company classifies its debt instruments:

## (a) Amortised cost

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

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

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

# c) Fair value through profit and loss (FVTPL)

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

# **De-recognition of financial assets**

A financial asset (or, where applicable part of a financial asset or part of a group of similar financial assets) is derecognised when;

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

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

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

# Impairment of financial assets

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

The Company recognises a loss allowance for ECL on investments in debt instruments that are measured at amortised cost or at FVTOCI, trade receivables, contract assets, trade deposits, advances and bank balances. The amount of expected credit losses is updated at the end of each reporting period to reflect changes in credit risk since initial recognition of the respective financial instrument.

The Company always recognises life time ECL for trade debts, using the simplified approach. The expected credit losses on these financial assets are estimated using a provision matrix based on the Company's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current as well as the forecast direction of conditions at the reporting date, including time value of money where appropriate.

For all other financial instruments, the Company recognises life time ECL when there has been a significant increase in credit risk since initial recognition. If, on the other hand, the credit risk on the financial instrument has not increased significantly since initial recognition, the Company measures the loss allowance for that financial instrument at an amount equal to 12 months ECL. The assessment of whether life time ECL should be recognised is based on significant increases in the likelihood or risk of a default occurring since initial recognition instead of on evidence of a financial asset being credit-impaired at the end of the reporting period or an actual default occurring.

# a) Significant increase in credit risk

In assessing whether the credit risk on a financial instrument has increased significantly since initial recognition, the Company compares the risk of a default occurring on the financial instrument as at the end of the reporting period with the risk of a default occurring on the financial instrument as at the date of initial recognition. In making this assessment, the Company considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

Despite the foregoing, the Company assumes that credit risk on a financial instrument has not increased significantly since initial recognition if financial instrument is determined to have low credit risk at the reporting date. A financial instrument is determined to have low credit risk if:

- the financial instrument has a low risk of default;
- the borrower has a strong capacity to meet its contractual cash flow obligations in the near term; and
- adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations. The Company considers a financial asset to have low credit risk when it has an internal or external credit rating of 'investment grade' as per globally understood definition.

The Company regularly monitors the effectiveness of the criteria used to identify whether there has been a significant increase in credit risk and revises them as appropriate to ensure that the criteria are capable of identifying significant increase in credit risk before the amount becomes past due.

#### b) **Definition of default**

The Company considers the following as constituting an event of default for internal credit risk management purposes as historical experience indicates that receivables that meet either of the following criteria are generally not recoverable.

- when there is a breach of financial covenants by the counterparty; or
- information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Company, in full (without taking into account any collaterals held by the Company).

# **Credit - impaired financial assets**

A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of that financial asset have occurred. Evidence that a financial asset is creditimpaired includes observable data about the following events:

- significant financial difficulty of the issuer or the borrower;
- a breach of contract, such as a default or past due event;
- the lender(s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession(s) that the lender(s) would not otherwise
- it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation; or
- the disappearance of an active market for that financial asset because of financial difficulties.

#### Measurement and recognition of expected credit losses d)

The measurement of expected credit losses is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data adjusted by forward-looking information as described above. As for the exposure at default for financial assets, this is represented by the assets' gross carrying amount at the reporting date.

Where lifetime ECL is measured on a collective basis to cater for cases where evidence of significant increases in credit risk at the individual instrument level may not yet be available, the financial instruments are grouped on the following basis:

- Nature of financial instruments (i.e. the Company's trade and other receivables, finance lease receivables and amounts due from customers are each assessed as a separate Company. Loans to related parties are assessed for expected credit losses on an individual basis);
- Past-due status;
- Nature, size and industry of debtors; and
- External credit ratings where available.

The grouping is regularly reviewed by management to ensure the constituents of each Company continue to share similar credit risk characteristics.

The Company recognises an impairment gain or loss in the statement of profit or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account, except for investments in debt instruments that are measured at FVTOCI, for which the loss allowance is recognised in other comprehensive income and accumulated in the investment revaluation reserve, and does not reduce the carrying amount of the financial asset in the statement of financial position.

# (ii) Financial liabilities

# Classification, initial recognition and subsequent measurement

The Company classifies its financial liabilities in the following categories:

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

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

# a) Fair value through profit or loss

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

# b) Other financial liabilities

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

# **De-recognition of financial liabilities**

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

# Off-setting financial assets and financial liabilities

Financial assets and liabilities are offset and the net amount is reported in the statement of financial position, if the Company has a legally enforceable right to set off the recognised amounts, and the Company either intends to settle on a net basis, or realise the asset and settle the liability simultaneously. Legally enforceable right must not be contingent on future events and must be enforceable in normal course of business and in the event of default, insolvency or bankruptcy of the Company or the counter party.

## 5.20 Fair value measurement

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

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

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

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

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities; Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement
- is directly or indirectly observable; and Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

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

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

# 5.21 Earnings per share

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

# 5.22 Operating segments

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the Board of Directors that makes strategic decisions. The management has determined that the Company has a single reportable segment as the Board of Directors views the Company's operations as one reportable segment.

## 5.23 Joint operation arrangements

The Company recognises its share of the assets, liabilities, revenue and expenses relating to its interest in the joint operations in accordance with applicable IFRSs.

		Note	2024	2023 upees
6	PROPERTY AND EQUIPMENT			
	Operating fixed assets Right of use assets	6.1 6.2	135,994,087 63,276,125 199,270,212	133,445,678 75,306,537 208,752,215

6.1 Operating fixed assets

Second		Freehold land	Freehold office building	Datacom system machinery	Office equipment	Testing equipment	Solar equipment	Air conditioners	Furniture and fixtures	Vehicles	Leasehold Iand	Leasehold office building	Total
							Rupees						
1,000,000   0,34,577   0,524,700   0,54,577   0,524,000   0,54,577   0,54,500   0,54,577   0,54,500   0,54,577   0,54,500   0,54,577   0,54,500   0,54,577   0,54,500   0,54,577   0,54,500   0,54,577   0,54,500   0,54,577   0,54,5	Year ended June 30, 2024 Net carrying value basis												
Continued depreciation   Continued depreciat	Opening net book value (NBV) Additions (at cost)	38,400,000	10,364,597	52,681,287 6,923,470	5,776,768 4,945,009	8,374,615 1,999,751	3,300,714	4,922,299 1,567,971	1,006,884 61,950	5,929,245 2,930,000	2,399,488	3,590,495	133,445,678 21,728,865
Continued depreciation   Continued depreciat	Cost Accumulated depreciation		1 1	(127,040,698) 124,518,867	(75,000)							1 1	(127,115,698) 124,560,178
Figure depreciation (1972-28) (1972-284 (1807-564) (180	Write off.			(2,521,831)	(33,689)								(2,555,520)
ecializa charge	Cost Accumulated depreciation		1 1	(5,451,136) 5,415,135				1 1	1 1		1 1	1 1	(5,451,136) 5,415,135
rectinion charge as a 400 000				(36,001)									(36,001)
Sacrotycle basis   Sacrotycle	Depreciation charge		(518,228)	(10,972,564)	(1,807,503)	(962,552)	(55,026)	(606,121)	(103,282)	(1,349,527)	(34,608)	(179,524)	(16,588,935)
securing value basis         38,400,000         22,318,020         480,081,591         23,595,600         3,300,714         9,351,259         3,757,583         33,399,900         2,884,000         7,000,000           and collection and procession of the basis         38,400,000         9,846,369         46,074,361         (3,407,10)         (3,407,10)         (3,75,88)         2,757,583         3,739,791         2,334,880         3,710,971           and collection of the basis	Closing net book value	38,400,000	9,846,369	46,074,361	8,880,585	9,411,814	3,245,688	5,884,149	965,552	7,509,718	2,364,880	3,410,971	135,994,087
State   Stat	Gross carrying value basis Cost Accumulated depreciation	38,400,000	22,318,020 (12,471,651)	480,081,591 (434,007,230)	22,526,545 (13,645,960)	23,595,600 (14,183,786)	3,300,714 (55,026)	9,351,259 (3,467,110)	3,757,583 (2,792,031)	33,398,900 (25,889,182)	2,884,000 (519,120)	7,006,000 (3,595,029)	646,620,212 (510,626,125)
ended June 30, 2023  38, 400,000  10,910,101  51,420,983  5,456,945  5,813,260  5,813,26	Net book value	38,400,000	9,846,369	46,074,361	8,880,585	9,411,814	3,245,688	5,884,149	965,552	7,509,718	2,364,880	3,410,971	135,994,087
(7,127,043)         (73,513)         (1,166,552)          (515,020)         (5,805,500)          (515,020)          (515,020)          (515,020)          (515,020)	Near ended June 30, 2023 Net carrying value basis Opening net book value (NBV) Additions (at cost)	38,400,000	10,910,101	51,420,983 13,104,083	5,456,945 2,119,874	6,813,260 2,573,279		3,411,676 1,981,230	1,316,567 48,000	5,923,805 2,515,000	2,434,096	3,779,471	129,866,904 22,341,466
off: sold propertication begin	Cost Accumulated depreciation			(7,127,043) 6,875,146	(735,815) 668,434	(1,166,552)			(560,588) 515,020	(5,805,500) 4,561,203			(15,395,498) 13,512,049
Control   Cont	White off.	•		(251,897)	(67,381)	(274,306)		•	(45,568)	(1,244,297)			(1,883,449)
eciation charge         1 (3,62.4)         (17,32,670)         (17,32,670)         (17,32,670)         (17,32,670)         (17,32,670)         (17,32,670)         (17,32,670)         (11,215)         (10,65,084)         (1,065,084)         (1,065,084)         (1,065,084)         (1,065,084)         (1,065,084)         (1,065,084)         (1,085,084)	Cost Accumulated depreciation			(9,074,020) 8,667,652		(655,582) 641,958		1 1	(210,600)	(3,282,490) 3,082,311			(13,222,692)
eciration change         -         (545,504)         (11,185,514)         (1,732,670)         (773,994)         -         (470,607)         (111,215)         (11,055,084)         (34,608)         (188,976)           ng net book value         38,400,000         22,318,020         605,649,955         17,656,536         21,595,849         -         4,922,299         1,006,884         5,929,245         2,399,488         3,590,495           nulated depreciation         -         (1),953,423         (552,968,668)         (11,879,768)         (13,221,234)         -         7,783,288         3,695,633         30,468,900         2,884,000         7,006,000           nulated depreciation         -         (11,953,423)         (552,968,668)         (11,879,768)         (13,221,234)         -         7,783,288         3,695,633         30,468,900         2,884,000         7,006,000           ook value         -         10,953,425         55,768,288         11,879,768         8,374,615         -         4,922,299         1,006,884         5,799,448         3,590,495           seciation rate per annum         -         55         20%         25%         25%         25%         10%         10%         10%         20%         12%         5%		ı		(406,368)		(13,624)			(200,900)	(200,179)			(821,071)
ng net book value         38,400,000         22,318,020         52,681,287         5,776,768         8,374,615         -         4,922,299         1,006,884         5,929,245         2,399,488         3,590,495           scerrying value basis         38,400,000         22,318,020         605,649,955         17,656,536         17,656,534         -         7,783,288         3,695,633         30,468,900         2,884,000         7,006,000           mulated depreciation         -         (11,953,423)         (552,968,668)         (11,879,768)         (13,221,234)         -         2,860,989         (2,886,749)         2,539,655         (3,415,505)           book value         -         57,681,287         5,776,768         8,374,615         -         4,922,299         1,006,884         5,929,245         2,399,488         3,590,495           eciation rate per annum         -         5%         20%         25%         10%         10%         10%         10%         20%         12%         5%	Depreciation charge		(545,504)	(11,185,514)	(1,732,670)	(723,994)		(470,607)	(111,215)	(1,065,084)	(34,608)	(188,976)	(16,058,172)
s carrying value basis         38,400,000         22,318,020         605,649,955         17,656,536         21,595,849         -         7,783,288         3,695,633         30,468,900         2,884,000         7,006,000           mulated depreciation         -         (11,953,423)         (552,968,668)         (11,879,768)         (13,221,234)         -         (2,860,989)         (2,688,749)         (24,539,655)         (484,512)         (3,415,505)           book value         -         52,681,287         5,776,768         8,374,615         -         4,922,299         1,006,884         5,729,448         3,590,495           eciation rate per annum         -         5%         20%         25%         10%         10%         10%         10%         12%	Closing net book value	38,400,000	10,364,597	52,681,287	5,776,768	8,374,615		4,922,299	1,006,884	5,929,245	2,399,488	3,590,495	133,445,678
38,400,000         10,364,597         52,681,287         5,776,768         8,374,615         -         4,922,299         1,006,884         5,929,245         2,399,488         3,590,495           -         5%         20%         25%         10%         10%         10%         10%         20%         1.2%         5%	<b>Gross carrying value basis</b> Cost Accumulated depreciation	38,400,000	22,318,020 (11,953,423)	605,649,955 (552,968,668)	17,656,536 (11,879,768)	21,595,849 (13,221,234)		7,783,288 (2,860,989)		30,468,900 (24,539,655)	2,884,000 (484,512)	7,006,000 (3,415,505)	757,458,181 (624,012,503)
- 5% 20% 25% 10% 10% 10% 20% 1.2%	Net book value	38,400,000	10,364,597	52,681,287	5,776,768	8,374,615		4,922,299	1,006,884	5,929,245	2,399,488	3,590,495	133,445,678
	Depreciation rate per annum	1	2%	20%	25%	10%	10%	10%	10%	20%	1.2%	2%	

			2024	2023
6.1.1	Depreciation for the year is allocated as follows:	Note	Rupees	
	Cost of revenue	28	14,850,553	14,502,675
	Administrative expenses	29	1,569,786	1,357,299
	Marketing expenses	30	168,596	198,198
			16,588,935	16,058,172
6.2	Right of use (ROU) assets	Leased vehicles	Leasehold office building	Total
			Rupees	
	Year ended June 30, 2024 Net book value basis			
	Opening net book value	4,780,404	70,526,133	75,306,537
	Depreciation charge	(1,195,100)	(10,835,312)	(12,030,412)
	Closing net book value	3,585,304	59,690,821	63,276,125
	Gross carrying value basis			
	Cost	8,868,000	97,134,479	106,002,479
	Accumulated depreciation	(5,282,696)	(37,443,658)	(42,726,354)
	Closing net book value	3,585,304	59,690,821	63,276,125
	Year ended June 30, 2023 Net book value basis			
	Opening net book value	6,373,876	81,361,445	87,735,321
	Depreciation charge	(1,593,472)	(10,835,312)	(12,428,784)
	Closing net book value	4,780,404	70,526,133	75,306,537
	Gross carrying value basis			
	Cost	8,868,000	97,134,479	106,002,479
	Accumulated depreciation	(4,087,596)	(26,608,346)	(30,695,942)
	Closing net book value	4,780,404	_70,526,133_	75,306,537
Rates	s of depreciation	25 - 33.33%	6 - 25 years	
			2024	2023
		Note	Rup	ees
6.2.1	Depreciation for the year is allocated as follows:			
	Cost of services	28	741,076	988,104
	Administrative expenses	29	11,289,336	11,440,680
			12,030,412	12,428,784

- The Company gave first charge of Rs.140 million (2023: Rs.140 million) on its fixed assets, first charge of Rs.8.87 million (2023: Rs.8.87 million) on movable property, additional first hypothecation charge on plant and machinery Rs.215 million (2023: Rs.215 million), first hypothecation charge on present and future current assets of the Company of Rs. 400 million (2023: Rs. 400 million) for the purpose of unfunded facility amounting to Rs. 250 million (2023: Rs.250 million) taken from Soneri Bank Limited, Islamabad.
- 6.4 Particulars of Company's significant immovable property and business units including location and area of land are as follows:

Particulars	Location	Province	Area of land in Acres
Hattar Land	Village Shadi, Hattar, Haripur	Khyber Pakhtunkhwa	9 Kanal & 5-1/2 marlas
Office Building	Flat No.14/A, Block-A, 2nd Floor, Cantonment Plaza, Fakhr-e-Alam Road, Peshawar Cantt	Khyber Pakhtunkhwa	750 Sq. ft.
Office Building	Flat No.1-2, Davis Hytes, 38-Davis Road, Lahore	Punjab	1165 Sq. ft.
Office Building	Flat no.17, Davis Hytes, 38-Davis Road, Lahore	Punjab	795 Sq. ft.
Office Building	Flat no. 23, Leeds Centre, Gulberg-III, Lahore	Punjab	1271 Sq. ft.
Office Building	Flat/Room no. 203, 1st Floor, Business Centre, 8/8 new Civil Line, Faisalabad	Punjab	337 -1/2 Sq. ft.
Office Building	Flat/Shop no. 8,, Liberty Centre, LMQ Road, Dera Adda, Multan	Punjab	2 Marla
Office Building	House No. 225-C, Block-2, PECHS, Society, Karachi	Sindh	625 Sq. yd.
Office Building	Flat/Shop no. 59, 60, 62 & 64, A-64, Sindhi Housing Society, Airport Road, Sukkur	Sindh	100 Sq. yd.
Office Building	Flat No. 4, 1st Floor, Ashiana Paradise, Muhammadi Town, Qasim Abad, Wahdu Rd., Hyderabad	Sindh	888 Sq. ft.
Office Building	Bangalow no. 01, St. no.2, Arbab Town, Samungli Road, Quetta	Baluchistan	2530 Sq. ft.
Office Building	SAIF office P8-03-29, Sharjah UAE	Sharjah - UAE	13 Sq. ft.

6.5 Cost of property and equipment not in the possession of the Company are as follows:

		2024	20	)23
	Cost	Net book value	Cost	Net book value
		Ru	pees	
Datacom system machinery	185,378,211	25,331,597	241,623,115	34,230,773

6.6 The above assets are not in possession of the Company as these have been installed at the customer premises for provision of CVAS services. Due to large number of customers, it is impracticable to disclose the name of each customer having possession of these assets, as required under Paragraph 12 of Part II of the 4th Schedule to the Companies Act, 2017.

INTANGIBLE ASSETS	Software	Licenses	Total
Year ended June 30, 2024 Net book value basis		Rupees	
Opening net book value	387,956	3,459,313	3,847,269
Additions	4,677,982	2,785,000	7,462,982
Amortisation charge	(2,726,556)	(536,844)	(3,263,400)
Closing net book value	2,339,382	5,707,469	8,046,851
Gross carrying value basis			
Cost	5,109,768	11,550,094	16,659,862
Accumulated amortisation	(2,770,386)	(5,842,625)	(8,613,011)
Net book value	2,339,382	5,707,469	8,046,851
Year ended June 30, 2023 Net book value basis			
Opening net book value	427,896	3,736,250	4,164,146
Additions	-	225,094	225,094
Amortisation charge	(39,940)	(502,031)	(541,971)
Closing net book value	387,956	3,459,313	3,847,269
Gross carrying value basis			
Cost	431,786	8,765,094	9,196,880
Accumulated amortisation	(43,830)	(5,305,781)	(5,349,611)
Net book value	387,956	3,459,313	3,847,269
Rates of amortisation	9.25 years	5% - 33.3%	

**7.1** The amortisation charge for the year is allocated to cost of revenue (note - 28).

		2024	2023
8	DEFERRED TAXATION	Ru	pees
	Debit balances arising in respect of :		
	Expected credit loss allowance	80,673,465	95,210,994
	Others	24,403,716	25,793,267
	Credit balance arising in respect of :		
	Accelerated depreciation and amortisation	(25,872,242)	(26,792,706)
		79,204,939	94,211,555
	8.1 Movement of deferred taxation is as follows:		
	Balance at beginning of year	94,211,555	77,054,752
	Charge to profit and loss for the year	(15,006,614)	17,156,803
	Balance at end of year	79,204,939	94,211,555

The deferred tax asset has been recognised taking into account the availability of future taxable profits as per business plan of the Company approved by the Board of Directors. The existence of future taxable profits sufficient is based on business plan which involves making judgements regarding key assumptions underlying the estimation of the future taxable profits of the Company. These assumptions, if not met have significant risk of causing a material adjustment to the carrying amount of deferred tax. It is probable that the Company will be able to achieve the profits projected in the business plan.

				2024	2023
			Note	Rupees	
9	STO	CK-IN-TRADE			
	Finish	hed goods		8,731,113	-
	9.1	The cost of inventories recognised as expense amounted to Rs. 100.510 million (2023: nil)			
10	TRAD	DE DEBTS			
	Un-se	ecured - considered good		276,050,924	748,662,850
		ecured - considered doubtful		57,456,126	92,582,209
				333,507,050	841,245,059
	Less:	Impairment loss allowance	10.1	(57,456,126)	(92,582,209)
				276,050,924	748,662,850
	10.1	Movement of loss allowance during the year is as follows:			
		Balance at beginning of year		92,582,209	75,864,229
		Impairment loss / (reversal) for the year		(13,564,219)	25,339,609
		Amounts written off		(21,561,864)	(8,621,629)
		Balance at end of year		57,456,126	92,582,209
11	CON	TRACT ASSETS			
	Unbi	lled revenue		158,509,949	279,250,971
	Less:	Impairment loss allowance	11.1	(9,026,336)	(36,748,933)
				149,483,613	242,502,038
	11.1	Movement of loss allowance during the year is as follows:			
		Balance at beginning of year		36,748,933	22,003,520
		Impairment loss for the year		(27,722,597)	6,780,420
		Exchange loss		-	7,964,993
		Balance at end of year		9,026,336	36,748,933
12	CON	TDACT WORK IN DROGDESS			

# 12 CONTRACT WORK IN PROGRESS

This includes prepaid project cost of imported equipment related to various projects whose delivery/installation along with issuance of acceptance certificate by the customers are pending.

				2024	2023
13	ADVAN	CES	Note	Ru	pees
	Advance	s - considered good			
	- to Sup			13,948,294	26,777,974
	- to Emp	•		7,069,836	17,517,432
				21,018,130	44,295,406
14	TRADE	DEPOSITS AND SHORT TERM PREPAYMENTS			
	M	argin and guarantees with banks	14.1	30,190,725	28,365,725
		ade deposits - net of loss allowance	14.2	32,194,141	22,049,664
		epayments - net of provision	14.3	16,741,360	7,137,356
				79,126,226	57,552,745
	Sc	is includes unconditional bank guarantee equivalent to 1 ience & Technology Department originated through Sonerinder Initiative of Capacity Building" project.			
				2024	2023
			Note	Ru	pees
		ade deposits ss: Impairment loss allowance	14.2.1	136,501,408 (104,307,267)	128,990,555 (106,940,891)
				32,194,141	22,049,664
	14.2.1	Movement of loss allowance during the year is as follows:			
		Balance at beginning of year		106,940,891	81,250,971
		Impairment reversal for the year		-	(43,435)
		Exchange loss		(2,633,624)	25,733,355
		Balance at end of year		104,307,267	106,940,891
	14.3	Prepayments		106,042,117	99,096,637
		Less: Provision for doubtful prepayments	14.3.1	(89,300,757)	(91,959,281)
				16,741,360	7,137,356
	14.3.1	Movement of provision for doubtful prepayments during the year is as follows:			
		Balance at beginning of year		91,959,281	65,982,626
		Exchange loss		(2,658,524)	25,976,655
		Balance at end of year		89,300,757	91,959,281

	Note	2024	2023
15 OTHER RECEIVABLES		Rupees	
15 OTHER RECEIVABLES			
Receivable from staff against provident fund	15.1	52,001	65,483
Other receivable from staff		124,725	172,945
Due from TF Technologies - related party	15.2	-	118,525
Others	15.3	124,194	9,056,442
Receivable from gratuity fund	23.1	10,929,432	-
Sales tax receivable		41,562,983	-
		52,793,335	9,413,395

- 15.1 This amount represents receivable from staff in respective their provident fund contribution from July 2023 to June 2024.
- 15.2 The maximum aggregate amount outstanding at any month-end from the related party during the year was Rs. 118,525 (2023: Rs. 118,525).
- 15.3 This includes input tax amounting to Rs. Nil (2023: 8.943 million) paid to various suppliers. This is recorded as a receivable from the suppliers because they have not deposited the same amount to the tax authority.

			Note	2024	2023 pees
16	SHOR	T TERM INVESTMENTS			
	At am	ortised cost			
	Term d	eposit receipts (TDRs)	16.1	158,000,000	129,000,000
	Interes	t accrued		18,137,904	14,651,454
				176,137,904	143,651,454
	At fair	value through profit and loss			
	Mutua	I fund	16.2	1,337,592	1,126,039
				177,475,496	144,777,493
	16.1	The short term investments include following:	2 / 2 2	150,000,000	100 000 000
		Investment with maturity period more than 3 months	16.1.1	158,000,000	129,000,000

- 16.1.1 These represent local currency TDRs with Soneri Bank and MCB Bank carrying mark-up ranging from 18.5% to 21% per annum (2023: 13.4% to 19.75% per annum) maturing latest by May 14, 2025. TDRs amounting to Rs. 108 million (2023: 108 million) are pledged with Soneri Bank against unfunded bank facility.
- 16.2 This represents investment in the 133,649.576 units @ Rs. 10.0082 of mutual fund with National Bank of Pakistan.

2,157
6,477
8,807
6,347
9,369
3,157
2,459)
0,697
6,5 8,8 6,5 9,5 3,7

- 17.1 Current accounts include foreign currency deposits of AED 2.71 million (2023: AED 0.437 million) and USD 0.84 million (2023: USD 0.35 million).
- 17.2 Saying account carries mark up at the rates ranging from 11% to 20.5% (2023: 7% to 7.5%) per annum.

18

5,400,000 ordinary shares of Rs 10 each

Shares issued as fully paid bonus shares 6,459,210 ordinary shares of Rs 10 each

(June 30, 2023: 5,400,000 ordinary shares of Rs 10 each)

(June 30, 2023: 6,459,210 ordinary shares of Rs 10 each)

(June 30, 2023: 11,859,210 ordinary shares of Rs 10 each)

17.2 Saving accoons carries mark up at the rates ranging from 117/010 20.3% (2023.7% to 7.3%) per atmost.				
	Note	2024	2023	
		Ru	pees	
17.3 Movement of loss allowance during the year is as follows:				
Balance at beginning of year		82,459	98,142	
Impairment loss / (reversal) for the year		64,040	(15,683)	
Balance at end of year		146,499	82,459	
	`			
SHARE CAPITAL				
Authorised Share Capital				
100,000,000 ordinary shares of Rs 10 each		1 000 000 000	1 000 000 000	
(June 30, 2023:100,000,000 ordinary shares of Rs 10 each)		1,000,000,000	1,000,000,000	
Issued, subscribed and paid up capital				
Shares issued for cash				

- 11,859,210 ordinary shares of Rs 10 each 118,592,100
- 18.1 Telecom Foundation held 55.08% (2023: 55.08%) ordinary shares of the Company at the year end.
- 18.2 All ordinary share holders have same rights regarding voting, board selection, right of first refusal and block voting.

54,000,000

64,592,100

54,000,000

64,592,100

118,592,100

## 19 GENERAL RESERVE

The general reserve is set aside by the Company from distributable profits for the purpose of commencement of new projects in future. 2023

20	DEFERRED EMPLOYEES' BENEFITS	Rupees	
	Leave encashment		
	Present value of defined benefit obligation at beginning of year	38,741,901	47,097,074
	Charge for the year - net	26,611,242	19,164,218
		65,353,143	66,261,292
	Payments / adjustments made during the year	(3,183,962)	(27,519,391)
	Present value of defined benefit obligation at end of year	62,169,181	38,741,901
	Significant assumptions:		
	Discount rate	14.75%	16.25%
	Salary increase rate	14.75%	16.25%
	Leave accumulation factor	12 days p.a.	12 days p.a.

19.1 The mortality rate, withdrawal rate and weighted average duration of the obligation is the same as disclosed in note 23.1.6.

01	LEACE LIABILITIES	2024	2023
21	LEASE LIABILITIES	Rupees	
	Balance at beginning of year	88,942,303	91,717,868
	Additions during the year		· · ·
	Unwinding of interest on lease liabilities	8,873,629	9,831,933
	Payments made during the year	(18,666,401)	
	Exchange loss	(427,866)	4,319,289
	Balance at end of year	78,721,665	88,942,303
	Less: current portion of long term lease liabilities	(14,552,760)	(13,304,660)
		64,168,905	75,637,643
	Maturity analysis - contractual undiscounted cash flows:		'
	Less than one year	19,290,680	18,676,015
	More than one year and less than five years	67,940,086	71,361,440
	Greater than five years	26,721,407	
	Total undiscounted lease	113,952,173	133,176,419
	Future finance charges	(35,230,489)	(44,234,116)
	Present value of lease payments	78,721,684	88,942,303
	21.1 Charged to statement of profit/loss:		
	Finance cost on lease liabilities	8,873,629	9,831,933
	Short term leases	3,735,359	2,232,086
	Exchange (gain) / loss	(427,866)	4,319,289
		12,181,122	16,383,308

21.2 The Company has entered into lease agreements for vehicles and buildings. Lease terms are negotiated on individual basis and contain a wide range of different terms and conditions. The mark-up rates used for calculation of present value of minimum lease payments range from 3% to 25.37% per annum (2023: 3% to 25.37% per annum). Title of the vehicles are transferable to the Company upon payment of entire lease obligations and on adjustment of lease deposits.

# **22 CUSTOMERS' DEPOSITS**

Customers' deposits comprise of security deposits for services to be provided, and no deposit is utilisable under the relevant agreements. An amount of Rs 85.43 million has been kept in a separate bank account and Rs. 15.87 million is invested in term deposit receipts (TDRs).

N	ote	2024	2023
23 TRADE AND OTHER PAYABLES	ole	Ru	pees
Trade creditors Advances from employees for vehicle lease License fee payable Accrued liabilities Sales tax payable Withholding tax payable Payable to employees Employees' retirement and other service benefits:		234,445,229 348,874 3,814,703 13,204,980 - 11,911,284 18,390,685	386,092,737 242,374 2,448,544 15,694,452 9,025,817 7,627,862 17,152,656
Gratuity fund 2	3.1	52,865,994 334,981,749	14,378,279 34,820,159 487,482,879
<b>23.1</b> The amount recognised in the statement of financial position is as follows:			
Present value of defined benefit obligation Fair value of plan assets Payables Net liability at end of the year		218,175,458 (278,023,081) 48,918,191 (10,929,432)	223,468,088 (209,528,381) 438,572 14,378,279
<b>23.1.1</b> The movement in liability recognised in the statement of financial position is as follows:			
Opening liability Expense for the year Remeasurement loss / (gain) recognised in: Other comprehensive income during the year Contribution		14,378,279 13,959,100 (5,526,588) (33,740,223)	4,094,252 14,003,873 5,952,997 (9,672,843)
Closing liability		(10,929,432)	14,378,279
23.1.2 The movement in the present value of defined benefit obligation is as follows:			
Present value of obligation at beginning of the year Current service cost Interest cost Benefits due but not paid (payables) Benefits paid during the year Remeasurement gain recognised in: Other comprehensive income		223,468,088 18,374,260 31,509,227 (48,479,619) (10,650,685) 3,954,187	236,487,618 17,836,365 27,176,262 - (62,767,501) 4,735,344
Present value of defined benefit obligation at end of the year		218,175,458	223,468,088

OR THE YEAR ENDED JUNE 30, 2024	2024	2023
	R	upees
23.1.3 The movement in the fair value of plan assets is as follows:		
Fair value of plan assets at beginning of the year	209,528,381	260,575,662
Contributions	33,740,223	9,672,843
Expected return on plan assets	35,924,387	31,008,754
Benefits paid during the year	(10,650,685)	(90,511,225)
Return on plan assets, excluding interest income	9,480,775	(1,217,653)
Fair value of plan assets at end of the year	278,023,081	209,528,381
23.1.4 Expense recognized is as follows:		
Current service cost	18,374,260	17,836,365
Net interest cost	(4,415,160)	
	13,959,100	14,003,873
23.1.5 Remeasurement (gain) / loss chargeable in other comprehensive income:		
Remeasurement (gain) / loss on defined benefit obligation due to change in:		
Demographic assumptions	2,750,766	_
Financial assumptions	(597,391)	741,562
Experience adjustments	1,800,812	3,993,782
	3,954,187	4,735,344
Remeasurement (gain) / loss on plan assets	(9,480,775)	1,217,653
Total remeasurement (gain) / loss chargeable in		
other comprehensive income	(5,526,588)	5,952,997
23.1.6 Significant actuarial assumptions used were as follows:		
Well and the all the second and the second and the second	1.4.750/	1/ 250/
Valuation discount rate per annum Salary increase rate per annum	14.75% 14.75%	16.25% 16.25%
Expected return on plan asset	14.75%	16.25%
Morality rate	SLIC 2001-2005	
Withdrawal rates	Age-Based	Age-Based
Retirement assumption	Age 60 years	Age 60 years
Weighted average duration of the obligation	7 years	9.4 years
23.1.7 Fair value of Plan assets		
Term Deposit Receipts	120,000,000	105,000,000
Mutual fund	101,902,293	82,118,010
Bank balance	56,120,788	22,410,371
Fair value of assets at end of the year	278,023,081	209,528,381
23.1.8 The calculation of the defined benefit obligation is sensitive to as	sumptions set out above.	The following table

summarizes how the impact on the defined benefit obligation at the end of the reporting period would have increased/(decreased) as a result of a change in respective assumptions:

	Impact on defined benefit obligation		
	Change in assumption	Increase in assumption	Decrease in assumption
		Ruj	pees
- Valuation discount rate	1%	202,852,228	235,429,219
- Salary increase rate	1%	235,688,483	202,342,359

		2024	2023
		R	upees
23.1.9	Expected future payments		
	Within one year	17,565,473	7,667,661
	More than one year but less than five years	126,777,699	73,808,828
	Above five years	1,895,812,300	4,817,514,091

- 23.1.10 The Company makes contributions or records liability in respect of defined benefit plans on the basis of actuarial valuations, carried out annually by Noman Associates Consulting Actuaries. The calculations of actuaries are based on the Projected Unit Credit Method.
- 23.1.11 The defined benefit obligation exposes the Company to the following risks:

# Final salary risks

The risk that the final salary at the time of cessation of service is greater than what was assumed. Since the benefit is calculated on the final salary, the benefit amount would also increase proportionately.

# Withdrawal risks

The risk of higher or lower withdrawal experience than assumed. The final effect could go either way depending on the beneficiaries' service / age distribution and the benefit.

# **Mortality risks**

The risk that the actual mortality experience is different. Similar to the withdrawal risk, the effect depends on the beneficiaries' service / age distribution and the benefit.

## **Discount rate fluctuation**

The plan liabilities are calculated using a discount rate set with reference to corporate bond yields. A decrease in corporate bond yields will increase plan liabilities, although this will be partially offset by an increase in the value of the current plan's bond holdings.

- **23.1.12** The expected expense for the next year amounts to Rs 6.09 million.
- 23.2 The amount of provident fund is deposited in saving account. Company has not yet opened separate bank account for provident fund according to the section 218 of the Companies act 2017.

		2024	2023
		Rupees	
24	TAXATION - NET		•
	Balance at beginning of year	(26,138,986)	(4,408,540)
	Tax liability paid during the year	18,672,294	-
	Prior year adjustment	7,597,576	4,439,390
		130,884	30,850
	Provision for income tax	(64,808,040)	(130,865,129)
	Advance income tax paid during the year	74,513,649	104,695,293
	Balance at end of year	9,836,493	(26,138,986)

# **25 CONTRACT LIABILITY**

This represents amounts received from customers which will be recognized as revenue upon the completion of performance obligation of the company.

# **26 CONTINGENCIES AND COMMITMENTS**

# 26.1 Contingencies

- **26.1.1** The Company has letter of guarantee facilities aggregating Rs. 250 million (2023: Rs. 250 million) available from Soneri Bank. The amount availed on these facilities as at June 30, 2024 is Rs. 156.464 million (2023: Rs. 174.648 million).
- 26.1.2 The Company had entered into an agreement with a reseller of satellite bandwidth in Pakistan for provisioning of satellite segment. Management made advance payments of Rs. 101 million (US\$ 0.64 million) for operationalisation of satellite segment, however, management is of the view that it was not operational or utilised due to technical issues. For recovery of advance, the matter was referred to the arbitration, which in its award given on May 03, 2012 imposed additional payment of Rs. 101 million (US\$ 0.64 million) on the Company. The Company had filed the case in Islamabad High Court against the award. During the financial year 2017, the case was transferred from the Honorable Islamabad High Court to Civil Court Islamabad due to pecuniary jurisdiction. The reseller had also filed a counter claim in the Civil Court, Islamabad for recovery of the Arbitration Award, which was adjourned sine-die since the matter was already subjudiced. The Civil Court in its order dated December 12, 2019 asked the parties to define the terms of reference of arbitration and to decide whether the award shall be remitted to the same arbitrator or to any other arbitrator. The reseller obtained stay order from Islamabad High Court against the order of Civil Court dated March 02, 2020. The appeal is still pending in the Islamabad High Court and was fixed for hearing on June 30, 2022. However, due to document discrepancies on the part of reseller, The Court refixed the next hearing date on August, 24, 2022 which was again adjourned due to document discrepancies. The advance payment of Rs. 101 million (US\$ 0.64 million) was provided for by the Company during the year ended June 30, 2012. The case is fixed for hearing on September 17, 2024 The Board and the management is of the opinion that the maximum loss even if the case is decided against the Company will not exceed Rs. 201 million (US\$ 1.27 million). The management believes that the case is likely to be decided in the favour of the Company.
- 26.1.3 The Company entered into an agreement with a customer for up-linking facility in Pakistan on January 01, 2007. The Company satisfactorily provided services up to January 31, 2012 and then services were disconnected based on the customer's request. The Company filed a suit in the Honorable Islamabad Civil Court for recovery of trade debts and the Company has made provision against trade debts amounting to Rs 6.75 million during the year ended June 30, 2012. The Civil Court in its order dated June 06, 2015 dismissed the suit based on the fact that the Company failed to prove the primary document on the basis of which the suit has been filed. Consequent upon decree by the Honorable Civil Court, the Company filed an appeal in the Honorable Islamabad High Court on February 17, 2017. The appeal is in the initial stages and management believes that the expected outcome will be in favour of the Company.
- 26.1.4 The Deputy Commissioner Inland Revenue vide order dated June 27, 2018 raised a demand of Rs 38.96 million for short assessment of taxable income under section 122(1) of the Income Tax Ordinance (ITO), 2001 for tax year 2012. The Company filed an appeal to the Commissioner Inland Revenue Appeals (CIR-Appeals), for which no hearing has been held yet. The Company has also obtained stay order from honorable Islamabad High Court dated November 15, 2018 restraining Inland Revenue Department from adopting coercive measures for recovery of disputed tax liability. In December 2020 the Deputy Commissioner Inland Revenue refused the Company's stance and issued an order dated December 30, 2020 without change in previous order. The Company filed an appeal before the Commissioner Inland Revenue Appeals (CIR-Appeals) against the order of the DC-IR which is due to be fixed for hearing. On 31 May, 2024 Deputy Commissioner Inland Revenue issued a recovery notice of RS. 38.96 million under section 138(1) of income tax Ordinance, 2001. The Company filed a stay application on June 03,2024 to Commissioner (Appeal-I) and obtain the stay on June 06, 2024 till June 15, 2024. The Company file application for extension of stay to Commissioner Appeal on June 13, 2024 but couldn't obtain at that time due to change in jurisdiction of appellate forums. Therefore, the Company file a writ petition no 2039/2024 for stay to Islamabad High Court on June 28, 2024 and stay obtained on July 08, 2024 till October 01, 2024. However, the stay from Commissioner Appeal was obtained on July 03, 2024 for 30 days. Taxpayer authorised representative attended the hearing of appeal on July 23, 2024. On July 25, 2024 Commissioner issued and appeal order no 11/2024 in favour of taxpayer and deleted the demand of Rs 38.96 million.

- 26.1.5 Inland Revenue Officer raised a demand of Rs 38.196 million and Rs 32.813 million on account of disallowance of certain expenses claimed by the Company in its tax returns for tax year 2010 and 2013 return respectively. The Company filed appeal before Commissioner Inland Revenue Appeals (CIR-Appeals) against the order. The case has been decided by the learned CIR-Appeals vide order dated July 29, 2016 whereby partially upholding the decision and partially remanding it back. The taxpayer has filed an appeal in Appellate Tribunal Inland Revenue (ATIR) against the decision of CIR-Appeals and intimated through letter dated August 22, 2016. No further progress has been made. The management believes that the case is likely to be decided in the favour of the Company.
- 26.1.6 The Deputy Commissioner Inland Revenue raised demand of Rs. 7.211 million based on order passed under section 161 and 205 of Income Tax Ordinance, 2001 on short deduction of withholding tax for the tax year 2016. The Company filed appeal before Commissioner Inland Revenue on June 13, 2018 against the order. The case has been decided by the learned CIR-Appeals vide order dated October 17, 2018 whereby partially upholding the decision and partially remanding it back. The taxpayer has filed an appeal in ATIR against the decision of CIR (A) and intimated through letter dated November 20, 2018. The Department has also filed an appeal against the said order. On April 20, 2023 concerened Commissioner issued recovery notice u/s 138 against the taxpayer and demanded Rs. 7.211 million with comply date of April 27, 2023. The recovery notice is unjust because Rs. 3.82 million was upheld, Rs. 1.04 million was deleted and Rs. 2.347 million was remand back. Against the recovery notice taxpayer submitted response along with 10% of demand amount under the notice on April 27, 2023. No further progress has been made. The management believes that the case is likely to be decided in the favour of the Company.
- 26.1.7 The Deputy Commissioner Inland Revenue raised demand of Rs. 20.127 million based on order passed under section 161 and 205 of Income Tax Ordinance, 2001 on short deduction of withholding tax for the tax year 2017. The Company filed appeal and stay application before Commissioner Inland Revenue (CIR-Appeals) on January 25, 2021 against the order. The main appeal is pending for adjudication. The Deputy Commissioner Inland Revenue (CIR-Enforcement) vide notice under section 138 dated February 22, 2022 was pressing hard for recovery of the same. The application for grant of stay was rejected by Commissioner Inland Revenue (CIR-Appeals) on March 01, 2022. The taxpayer filed a stay application and interim appeal before the Appellate Tribunal Inland Revenue on March 02, 2022 and intimated through letter dated March 02, 2022. Appellate Tribunal Inland Revenue vide stay order number. MA(Stay) Interim No. 476/IB/2022 dated March 07, 2022 has directed the Commissioner Inland Revenue (CIR-Appeals) to hear and decide the appeal within 60 days and stay from recovery is granted till the decision of main appeal. On October 25, 2023 hearing notice was fixed for November 02, 2023. On December 12, 2023 the taxpayer recieved Remand back order from Deputy Commissioner Inland Revenue. No further progress has been made. The management believes that the case is likely to be decided in the favour of the Company.
- 26.1.8 The deputy commissioner inland revenue issued a notice under rule 44(4) of income tax rules 2002 for the tax year 2018 on September 16, 2022. Due response was submitted on October 18, 2022 which is under review by the deputy commissioner inland revenue. The Company is defending its stance before the courts of law against various parties including individuals, corporate entities, federal and provincial revenue / regulatory authorities etc. The management of the Company is of the view that the ultimate outcome of these cases are expected to be favorable and a liability, if any, arising on the settlement of these cases is not likely to be material. Accordingly, no provision has been made in the financial statements in this regard.
- 26.1.9 The deputy commissioner inland revenue issued a show cause notice no AC-IR/C.No 293 under section 11(2 & 3) dated April 05, 2024 under Sales Tax Act, 1990 for the tax year 2020. Multiple response was submitted on April 29, 2024, May 10, 2024 and May 23, 2024. On June 14, 2024, the Company received original order no 12/2023(AC-IR/C.No.445) dated May 30, 2024 u/s 11(2)&(3) of Sales Tax Act, 1990 demanding sales tax of Rs. 32.580 million, further tax of Rs. 1.057 million and penalty of Rs 1.681 million from Assistant Commissioner Inland Revenue. On July 13, 2024 Company has filed an appeal before Appellate Tribunal Inland Revenue Islamabad. ATIR issue a hearing notice on August 17, 2024 and hearing is fixed for August 27, 2024. No further progress has been made. The management believes that the case is likely to be decided in the favour of the Company.

- 26.1.10 The Deputy Commissioner Inland Revenue issued a show cause notice 440 dated February 28, 2022 of sales tax for the tax year 2018 received on March 04, 2022. On March 08, 2022 taxpayer submitted a response against the show cause notice and attended the hearing on March 09, 2022. Subsequently, on March 09, 2022 department issue notice no 452 dated March 09, 2022 and demand the record as discussed in the hearing received on March 11, 2022. On March 11, 2022, taxpayer submitted the response along with the tax year 2018 demanded record against the subsequent notice. On 31 March, 2022, Deputy Commissioner issued a order in original no 05/81 of 2022 and demanded the sales tax of Rs. 39.563 million and penalty of Rs 1.988 million. On April 25, 2022 taxpayer filed an appeal to CIR against the order and submitted the intimation to Deputy Commissioner. Department issues a recovery notice on May 10, 2022 and demanded tax of Rs. 41.552 million. Taxpayer file stay application to Commissioner appeal -I on May 10, 2022. Commissioner Appeal issued stay order no 240/2022 on May 12, 2022 for 20 days. Stay was intimated to department. Commissioner Appeal-I issued an order in appeal no 137/2022 dated May 31, 2022 in favour of department. On June 24, 2022 taxpayer file an Appeal to ATIR. On December 14, 2022 department has issued a recovery notice of Rs.38.685 million. On December 20, 2022 taxpayer filed stay against it. On February 15, 2023 hearing was held at ATIR. On February 22, 2023 ATIR issued an order in favour of taxpayer. Department filed appeal against taxpayer to Islamabad High Court on August 17, 2023. No further progress has been made. The management believes that the case is likely to be decided in the favour of the Company.
- 26.1.11 The Deputy Commissioner Inland Revenue issued a notice under section 122(9) dated February 26, 2024 under Income Tax Ordinance, 2001 for the tax year 2023. Due response was submitted on March 30, 2024. The hearing was held on May 17, 2024 and July 04, 2024 which is attended by authorised representative. No further progress has been made. The management believes that the case is likely to be decided in the favour of the Company.
- 26.1.12 The Assistant Commissioner Audit -II has issued and order bearing no 100000142646441 dated January 24, 2023 under section 4c of Income Tax Ordinance, 2001 for the tax year 2022 with the due date of January 26, 2023. Under the notice department calculated Rs. 21.779 million tax under section 4c. Taxpayer submitted the response to department on January 26, 2023. No further progress has been made. The management believes that the case is likely to be decided in the favour of the Company.
- 26.1.13 Petition for Recovery of Wages is pending before the Authority under the Sindh Payment of Wages Act, Karachi. The case is fixed for Petitioner's evidence on September 9, 2024. The Petitioner is an ex-employee of PDL. In the petition he has alleged that some of his end of service financial benefits are unpaid and has prayed that PDL be ordered to pay the same. PDL is the Respondent in this Petition. PDL's management is contesting this Petition eggerly. There is a strong likelihood of the Petition being decided in favour of PDL.

	eageny. There is a strong like intood of the remion being decided in Tayoor of TDL.		
		2024	2023
	Note	Ri	pees
	26.2 Commitments		
	The company has following commitments in respect of:		
	Capital expenditure commitments	25,771,348	48,032,452
	Outstanding letter of credits	135,429,888	199,636,995
		161,201,236	247,669,447
27	REVENUE		
	Class Value Added Services (CVAS) / data Communication Services	1,284,257,645	1,132,498,549
	Specialised projects	581,082,115	453,221,000
	Solar equipment sales	115,948,103	-
	Telecom infrastructure services	1,172,279	1,649,053
	Gross revenue	1,982,460,142	1,587,368,602
	Less:		
	Sales tax / Federal Excise Duty	(233,796,211)	(178,420,868)
	Advance tax	(63,269,611)	(46,103,816)
		1,685,394,320	1,362,843,918

		2024	2023
	Note	Ru	pees
<b>27.1</b> Disaggregation of revenue based on timing of revenue:			•
Services transferred at a point in time		1,154,680,430	916,935,979
Services transferred over time		530,713,890	445,907,939
		1,685,394,320	1,362,843,918
28 COST OF REVENUE			
Other project costs		410,928,869	425,576,707
Channel and local lead rentals		347,336,761	262,938,215
Cost of goods sold	28.1	100,509,939	-
Salaries and other benefits	28.2	244,693,267	228,870,779
Space segment rentals		97,669,144	89,913,485
Vehicle running expenses		24,839,067	22,024,046
Depreciation - operating fixed assets	6.1.1	14,850,553	14,502,675
Repair and maintenance expenses		9,037,727	11,361,238
Utilities		6,554,913	6,603,015
License fee		3,877,499	3,479,077
Travelling and local conveyance		4,257,989	2,182,984
Rent, rates and taxes		8,623,012	1,733,020
Communication expenses		1,522,796	1,649,604
Entertainment		1,480,549	1,261,501
Depreciation - right of use assets	6.2.1	741,076	988,104
Amortisation	7	3,263,398	541,972
Insurance		365,657	363,207
		1,280,552,216	1,073,989,629
28.1 Opening stock of finished goods		100 241 052	-
Purchases		109,241,052	-
Closing stock of finished goods		(8,731,113)	
Cost of goods sold		100,509,939	

28.2 Salaries and other benefits include employees' retirement and other service benefits of Rs. 97.6 million (2023: Rs. 96.5 million).

	7 0.0		2024	2023
29	ADMINISTRATIVE EXPENSES	Note	Ru	pees
	Salaries and other benefits	29.1	158,792,332	120,980,600
	Depreciation - right of use assets	6.2.1	11,289,336	11,440,680
	Vehicle running expenses		13,178,079	10,770,748
	Donation	29.2	9,397,454	7,580,513
	Legal and professional charges		8,424,727	7,133,347
	Travelling and local conveyance		6,823,428	5,456,456
	Repair and maintenance expenses		2,422,091	3,220,684
	Printing and stationery		3,138,268	2,344,813
	Utilities		2,860,503	2,236,945
	Entertainment		3,320,953	2,129,922
	Communication expenses		2,218,074	1,978,026
	Depreciation - operating fixed assets	6.1.1	1,569,786	1,357,299
	Auditors remuneration	29.3	1,416,000	1,229,600
	Insurance		851,019	554,878
	Rent, rates and taxes		108,348	214,650
			225,810,398	178,629,161

- 29.1 Salaries and other benefits include employees' retirement and other service benefits of Rs. 56.25 million (2023: Rs. 38.34 million).
- 29.2 Donation represents amount paid to Telecom Foundation, Child Life Foundation, Red Crescent Society, Luminay Learning Cycle Foundation, Umeed Gah Rehabilitation Welfare and Al Khidmat Foundation for welfare activities.

The following directors of PDL have interest in telecom foundation:

Name of Director	Interest
Syed Zomma Mohiuddin	Member of board of governors / President CEO
Engr. Pervaiz Khan	Member of board of governors

29.3 Auditors remuneration	2024	2023	
Audit services :	R	Rupees	
Annual audit fee	897,000	780,000	
Half year review fee	345,000	300,000	
Out of pocket expenses	59,000	49,600	
Non-audit services :			
Certification for regulatory purposes	57,500	50,000	
Review of Code of Corporate Governance	57,500	50,000	
	1,416,000	1,229,600	
		<u> </u>	
30 MARKETING EXPENSES			
Salaries and other benefits 30.1	29,165,466	27,417,085	
Advertisement and marketing	4,851,944	3,245,830	
Travelling and local conveyance	3,456,697	2,827,508	
Vehicle running expenses	2,717,366	2,427,098	
Repair and maintenance expenses	89,705	257,364	
Depreciation - operating fixed assets 6.1.1	168,596	198,198	
Communication expenses	121,037	130,087	
Entertainment	50,648	31,733	
Insurance	13,544	17,846	
	40,635,003	36,552,749	

30.1 Salaries and other benefits include employees' retirement and other service benefits of Rs. 9.52 million (2023: Rs. 10.16 million).

Note

# 31 FINANCE (COST) / INCOME - Net

Exchange (loss) / gain - net Finance lease charges Bank charges

2024	2023
Rupees	
(20,789,460)	255,891,844
(8,873,629)	(9,831,933)
(3,378,962)	(3,665,089)
(33,042,051)	242,394,823

			2024	2023
32	OTHER INCOME	Note	Ru	pees
	Income from financial assets			
	Return on short term investments		23,978,589	19,974,004
	Return on bank deposits		19,740,909	17,522,439
	Return on bank deposits with Islamic Banks		1,355,357	1,313,811
	Referred barne deposits with Islamic barnes		45,074,855	38,810,254
	Income from non-financial assets			, ,
	Others		57,473,651	42,181,304
	Liabilities written back	32.1	12,059,888	33,348,431
	Gain/(loss) on disposal of property and equipment		3,254,895	784,164
			117,863,289	115,124,153
	32.1 Liabilities written back			
	Customers' deposits		8,621,420	33,348,431
	Trade creditor		3,438,468	
			12,059,888	33,348,431
22	TAVATION			
33	TAXATION			
	Tax for the year			
	- current		64,808,040	130,865,129
	- prior		(7,597,576)	(4,439,390)
			57,210,464	126,425,739
	Deferred tax		15,006,615	(17,156,803)
			72,217,079	109,268,936
	33.1 Reconciliation of tax charge for the year			
	Accounting profit		264,440,717	399,130,444
	Tax on accounting profit at 29% (2023: 29%)		76,687,808	115,747,829
	Effect of prior years		(7,597,576)	(4,439,390)
	Tax Credit		(434,000)	(2,198,349)
	Super Tax		4,209,164	22,810,882
	Others		(648,317)	(22,652,036)
			72,217,079	109,268,936
34	EARNING PER SHARE (BASIC AND DILUTED)			
<b>5</b> 7				
	Profit for the year (Rupees)		192,223,638	289,861,508
	Weighted average number of shares in issue (Number)		11,859,210	11,859,210
	Basic and diluted earnings per share (Rupees)		16.21	24.44
	<b>34.1</b> There is no dilutive effect on the basic earnings per share of	the Company.		

# 35 TRANSACTIONS AND BALANCES WITH RELATED PARTIES

The Company has related party relationship with its holding Company and associated companies, its directors, key management personnel and employee benefit plan. The Company in the normal course of business carries out transactions with various related parties. There were no transactions with key management personnel other than under the terms of employment. Aggregate transactions with the related parties during the year were as follows:

	Aggregate % of shareholding	2024 Ruj	2023 Dees
Telecom Foundation - Holding Company	55.08%		
Dividend paid during the year Donations paid during the year Balance as year end		58,788,054 6,000,000	39,192,036 6,000,000 -
Advance paid against Solar Project Bank guarantee provided against Solar Project		2,081,862 635,130	-
<b>TF Technologies - Associated Company</b> Receivable against consultancy charges			118,525
Other related parties Staff retirement benefit plan - Gratuity fund Contribution to gratuity fund (Receivable from)/Payable to gratuity fund		33,740,223 (10,929,432)	9,672,843 14,378,279
Staff retirement benefit plan - Provident fund Provident fund contribution payable Interest on provident fund balance payable		39,173,695 13,692,300	29,252,200 5,567,959
Directors Dividend Paid Sales of Solar Panels Unbilled against solar panels Advances against solar panels		15,345 3,079,125 3,079,125 480,000	10,230 - - -
Key management personnel:			
Chairman: Meeting fees Honorarium Others (Vehicle, fuel and maintenance)		830,000 875,000 825,366	572,500 250,000 1,175,800
Chief Executive Officer:  Managerial remuneration and benefits of CEO		36,206,595	22,426,410
Key management personnel of the Company: Managerial remuneration Bonus Incentive Gratuity Earned leaves Other		28,524,166 9,055,966 1,822,459 911,230 3,764,347	26,053,513 4,065,845 1,678,109 1,096,611 3,865,842

<sup>35.1</sup> Remuneration paid to Chief Executive, directors and key management personnel is disclosed in note 38 to these financial statements.

Note Rupees	
36 ADJUSTMENT OF NON-CASH EXPENSE AND INCOME  Note Rupees	
Depreciation 28,619,347 28,486	,956
Amortisation 3,263,400 541	,971
Property and equipment - write off 36,001 821	,071
(Gain) / loss on disposal of property, plant and equipment (3,290,896) (1,605	,235)
Impairment reversal on financial assets (41,222,776) 32,060	,911
Finance cost 12,252,591 13,497	,022
Unrealised exchange loos/ (gain) 3,920,099 (145,182	,295)
Interest income (45,074,855) (38,810	,254)
Provision for gratuity 23.1 13,959,100 14,003	,873
Provision for provident fund 18,045,836 9,645	,052
Provision for leave encashment 20 26,611,242 19,164	,218
17,119,089 (67,376	,710)

# 37 FINANCIAL INSTRUMENTS AND RISK MANAGEMENT

# 37.1 Financial instruments by category

Financial Assets Note Rupees	
Maturity up to one year at amortized cost	
Trade debts 276,050,924 748,662,850	748,662,850
Contract assets 149,483,613 242,502,038	242,502,038
Advances 21,018,130 44,295,406	44,295,406
Trade deposits 62,384,866 50,415,389	50,415,389
Other receivables 11,230,352 9,413,395	9,413,395
Interest accrued 2,626,689 3,827,119	3,827,119
Short term investments 176,137,904 143,651,454	143,651,454
Cash and bank balances 787,232,411 352,530,693	352,530,697
1,486,164,889 1,595,298,34	,595,298,348
At fair value through profit or loss	
Short term investments-Mutual funds 1,337,592 1,126,039	1,126,039
1,487,502,4811,596,424,387	,596,424,387
Financial Liabilities	
Maturity up to one year at amortized cost	
Customers' deposits 101,295,843 112,891,873	112,891,873
Trade and other payables 323,070,464 470,829,20	470,829,201
Unclaimed dividend 11,878,120 10,829,488	10,829,488
Unpaid dividend 1,750,539 1,069,374	1,069,374
Lease liabilities 14,552,760 13,304,660	13,304,660
452,547,726 608,924,59	608,924,595
Maturity after one year at amortised cost	
Lease liabilities 64,168,905 75,637,64	75,637,643
516,716,631 684,562,238	684,562,238

# 37.2 Financial risk management

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

- credit risk
- liquidity risk
- market risk

The Board of Directors (the Board) has the overall responsibility for the establishment and oversight of the Company's risk management framework.

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

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

## 37.3 Credit risk

Credit risk is the risk of financial loss to the Company if a customer or counter-party to a financial instrument fails to meet its contractual obligations, and arises principally from investments, advances, deposits, trade debts, contract assets, other receivables and bank balances. The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at the reporting date was:

	2024	2023
Note	Ru	pees
		-
Trade debts	276,050,924	748,662,850
Contract assets	149,483,613	242,502,038
Advances	21,018,130	44,295,406
Trade deposits	62,384,866	50,415,389
Other receivables	11,230,352	9,413,395
Interest accrued	2,626,689	3,827,119
Short term investments	177,475,496	144,777,493
Bank balances	786,087,283	351,458,540
	1,486,357,352	1,595,352,229

In respect of trade debts, the Company's exposure is influenced mainly by the individual characteristics of each customer however management also considers that may influence credit risk of the customer base. The Company is not exposed to any significant credit risk exposure to any single counter party or any group of counterparties having similar characteristic. Trade receivables consists of large number of customers in various industries and geographical areas.

The Company's management continuously monitors the defaults of customers and other counterparties, whether of individual or of group. Where available at reasonable cost, external credit ratings on counterparties are obtained and used. The Company's policy is to deal only with creditworthy counterparties.

Management considers that all the above financial assets that are not impaired for each of the reporting dates under review are good credit quality, including those that are past due.

# Impairment losses

The Company recognises ECL for trade debts using the simplified approach as explained in note 4. As per the aforementioned approach, the aging of trade debts at the reporting date was:

	2024 Gross carrying amount Ru	2023 Gross carrying amount pees
Command	104 000 270	04 440 742
Current More than 30 days past due	104,990,270 13,548,195	96,469,742 10,492,611
More than 60 days past due	19,097,976	465,044
More than 90 days past due	195,870,609	733,817,662
	333,507,050	841,245,059
Allowance for expected credit losses	(57,456,126)	(92,582,209)
	276,050,924	748,662,850
Allowance for expected credit losses		

Impairment loss / (reversal) on trade debts, contract assets, trade deposits, advance and bank balances recognized in statement of profit or loss were as follows: 2023 2024

	Rupees	
Impairment (reversal) / loss on:		
Trade debts	(13,564,219)	25,339,609)
Contract assets	(27,722,597)	6,780,420
Trade deposits	-	(43,435)
Bank balances	64,040	(15,683)
	(41,222,776)	32,060,912

### **Expected credit loss for trade debts**

The Company uses an allowance matrix to measure the ECLs of trade debts from customers, which comprises a very large number of small balances.

Loss rates are calculated using "roll rate" method based on the probability of a trade debt progressive through successive stages of delinquency to calculate the weighted average loss rate. Roll rates are calculated separately for exposure in different segments based on following common characteristics e.g. age of customer relationship.

### Movement in the allowance for expected credit losses in respect of trade debts

The movement in the allowance for expected credit losses in respect of trade debts during the year was as follows.

	2024	2023
	Ru	pees
Balance at beginning of year Impairment (reversal) / loss during the year Amounts written off	92,582,209 (13,564,219) (21,561,864)	75,864,229 25,339,609 (8,621,629)
Balance at end of year	57,456,126	92,582,209

### Expected credit loss for contract assets, trade deposits and other receivables

Impairment on contract assets, trade deposits and other financial assets have been measured on 12 month expected loss basis and reflect the short maturities of the exposures. The Company considers that its contract assets and trade deposits have low credit risk as the outstanding balance is not yet due and there are no other indicators present that suggest an increase in credit risk. In case of other financial assets the Company considers it to have low credit risk as no amount is outstanding from an ex-employee and recovery of the balance can be made form final settlement of employees in case of default.

### Expected credit loss for short term investments and bank balances

The credit risk related to balances with banks, in term deposits, savings accounts and current accounts, is managed in accordance with the Company's policy of placing funds with approved financial institutions and within the limits assigned in accordance with the counter party risk policy. The limits are set to minimize the concentration of risks and therefore mitigate financial loss through potential counter party failure.

### Credit quality of financial assets

The Company held short term investments in TDRs and Mutual Funds of Rs. 158 million and 1.34 million respectively and cash at bank of Rs. 786.09 million as at June 30, 2024 (2023: Rs. 129 million, Rs. 1.12 million and Rs. 351.46 million). The Company has placed funds in financial institutions with high credit ratings. The Company assesses the credit quality of the counter parties as satisfactory.

The credit rating of counter parties is as follow:

	Long term rating	Short term rating	Credit rating agency	2024 Rupees
Short-term investments				
Soneri Bank Limited	AA-	A1+	PACRA	158,000,000
National Bank	AAA	A-1+	JCR-VIS	1,337,592
				159,337,592
Bank balances				
Mashreq Bank	Baa1	P-2	Moodys	440,873,042
Bank Al-Habib limited	AAA	A1+	PACRA	84,419,125
Faysal Bank	AA	A-1+	JCR-VIS	9,929,714
Habib Bank Limited	AAA	A-1+	JCR-VIS	801,239
MCB Bank	AAA	A1+	PACRA	109,894,214
Soneri Bank Limited	AA-	A1+	PACRA	134,715,538
Meezan Bank Limited	AAA	A-1+	JCR-VIS	2,346,082
CDC SBP Raast Account	-	-	PACRA	3,164,827
				786,233,781

### 37.4 Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company's approach to manage liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation.

The Company ensures that it has sufficient cash on demand to meet expected cash outflows during its operating cycle, including the servicing of financial obligations; this excludes the potential impact of extreme circumstances that cannot reasonably be predicted, such as natural disasters. The Company monitors rolling forecasts of its liquidity reserves (comprising undrawn borrowing facilities, if any, and cash and cash equivalents) on the basis of expected cash flows. In addition, the Company's liquidity management policy involves projecting cash flows in major currencies and considering the level of liquid assets necessary to meet sufficient cash flow requirements.

The table below analyses the Company's financial liabilities into relevant maturity groupings based on the remaining period at the reporting date. The amounts disclosed in the table are the contractual undiscounted cash flows:

TE TEAR ENDED JOILE GO, 2024	Contractual cash flows			
	Carrying value	Upto 1 year	After 1 year	
June 30, 2024		Rupees		
Lease liabilities	78,721,665	14,552,760	64,168,905	
Customers' deposits	101,295,843	101,295,843	-	
Trade and other payables	323,070,464	323,070,464	-	
Unclaimed dividend	11,878,120	11,878,120	-	
Unpaid dividend	1,750,539	1,750,539	-	
	516,716,631	452,547,726	64,168,905	
June 30, 2023				
Lease liabilities	88,942,303	13,304,660	75,637,643	
Customers' deposits	112,891,873	112,891,873	-	
Trade and other payables	470,829,201	470,829,201	-	
Unclaimed dividend	10,829,488	10,829,488	-	
Unpaid Dividend	1,069,374	1,069,374		
	684,562,239	608,924,594	75,637,643	

### 37.5 Market risk

Market risk is the risk that the value of the financial instrument may fluctuate as a result of changes in market interest rates or the market price due to change in credit rating of the issuer or the instrument, change in market sentiments, speculative activities, supply and demand of securities and liquidity in the market. The Company is exposed to currency risk and is not materially exposed to interest rates risk.

### 37.5.1 Currency risk

Currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. Currency risk arises mainly from future commercial transactions or receivables and payables that exist due to transactions in foreign currencies.

The Company's exposure to foreign currency risk was as follows based on carrying values:

		2024	2023
		Rı	upees
Financial assets - US Dollars	494	,028,352	998,734,715
Financial assets - AED	206	,980,387	411,140
	701	,008,739	999,145,856
Financial liabilities - US Dollars	(176	,011,619)	(245,510,860)
Financial liabilities - AED	(51	,422,178)	(55,717,217)
	473	,574,942	697,917,778
The following significant exchange rates were applied during the year:			
Rupees per USD:			
Average rate		283.70	253.08
Reporting date rate		278.80	287.10
Rupees per AED:			
Average rate		77.39	69.39
Reporting date rate		76.37	78.72
		, 0.07	, 0., 2

### Sensitivity analysis

At June 30, 2024, if the currency had weakened / strengthened by 10% against US dollar with all other variables held constant, profit before tax for the year would have been Rs 31.80 million (2023: Rs 75.33 million) lower /

### 37.5.2 Interest rate risk

Interest rate risk is the risk that the value of a financial instrument will fluctuate due to change in market interest rates. The Company does not have any long term or short term borrowing. The Company adopts policy to make fixed rate investment in instruments like TDRs so as to minimize the interest rate risk.

At the statement of financial position date, the interest rate profile of the Company's interest bearing financial instruments is: 2024 2023

Fixed rate instruments		Ru	pees
Financial assets Short term investments Bank balances - deposit accounts		76,137,904 99,758,913	143,651,454 178,755,716
	47	75,896,817	322,407,170

### Fair value sensitivity analysis for fixed rate instruments

The Company does not account for any fixed rate financial asset and liability at fair value through 'profit and loss' therefore a change in interest rate at the statement of financial position date would not affect profit or loss of the Company.

### 37.6 Fair value of financial assets and liabilities

The fair values of financial assets and liabilities, together with the carrying amounts shown in the balance sheet, are as follows:

	2024	2024	2023	2023
	Carrying value	Fair value	Carrying value	Fair value
		Ru	pees	
Financial assets				
Trade debts	276,050,924	276,050,924	748,662,850	748,662,850
Contract assets	149,483,613	149,483,613	242,502,038	242,502,038
Advances	21,018,130	21,018,130	44,295,406	44,295,406
Trade deposits	62,384,866	62,384,866	50,415,389	50,415,389
Other receivables	11,230,352	11,230,352	9,413,395	9,413,395
Interest accrued	2,626,689	2,626,689	3,827,119	3,827,119
Short term investments	177,475,496	177,475,496	144,777,493	144,777,493
Cash and bank balances	787,232,411	787,232,411	352,530,697	352,530,697
	1,487,502,481	1,487,502,481	1,596,424,387	1,596,424,387
Financial Liabilities				
Customers' deposits	101,295,843	101,295,843	112,891,873	112,891,873
Trade and other payables	323,070,464	323,070,464	470,829,201	470,829,201
Unclaimed dividend	11,878,120	11,878,120	10,829,488	10,829,488
Unpaid dividend	1,750,539	1,750,539	1,069,374	1,069,374
Lease liabilities	14,552,760	14,552,760	13,304,660	13,304,660
	452,547,726	452,547,726	608,924,595	608,924,595

### (i) Determination of fair values

A number of the Company's accounting policies and disclosures require the determination of fair value, for both financial and non - financial assets and liabilities. Fair values have been determined for measurement and/or disclosure purposes based on the following methods:

### Non - derivative financial assets

The fair value of non derivative financial assets is estimated as the present value of future cash flows, discounted at the market rate of interest at the reporting date. This fair value is determined for disclosure purpose.

### Non - derivative financial liabilities

Fair value, which is determined for disclosure purposes, is calculated based on the present value of future principal and interest cash flows, discounted at the market rate of interest at the reporting date.

### (ii) Fair value hierarchy

As at June 30, 2024, all financial assets and financial liabilities are carried at amortised cost except for investment in mutual funds which are carried at fair value.

The Company classifies fair value measurements using a fair value hierarchy that reflects the significance of the inputs used in making the measurements. The fair value hierarchy has the following levels:

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

Transfers between levels of the fair value hierarchy are recognised at the end of the reporting period during which the change occurred.

There were no transfers between level 1, 2 or 3 of the fair value hierarchy during the year.

The valuation techniques used are as follows:

Level 1: Quoted prices (unadjusted) in active markets

The fair value of financial instruments traded in active markets is based on Net Asset Values (NAVs) of the units of the mutual funds at the reporting date. A market is regarded as active when it is a market in which transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an on going basis.

The following table analyses within the fair value hierarchy of the Company's financial assets (by class) measured at fair value at June 30, 2024:

	Carrying Amount	Fair Value	Level 1	Level 2	Level 3
June 30, 2024					
Assets					
Property and equipment	199,270,212	199,270,212	-	-	199,270,212
Intangible assets	8,046,851	8,046,851	-	-	8,046,851
Deferred taxation	79,204,939	79,204,939	-	-	79,204,939
Trade debts	276,050,924	276,050,924	-	-	276,050,924
Contract assets	149,483,613	149,483,613	-	-	149,483,613
Contract work in progress	130,178,306	130,178,306	-	-	130,178,306
Advances	21,018,130	21,018,130	-	-	21,018,130
Trade deposits	79,126,226	79,126,226	-	-	79,126,226
Other receivables	52,793,335	52,793,335	-	-	52,793,335
Interest accrued	2,626,689	2,626,689	-	-	2,626,689
Short term investments	177,475,496	177,475,496	1,337,592	-	176,137,904
Cash and bank balances	787,232,411	787,232,411	-	-	787,232,411
	1,962,507,132	1,962,507,132	1,337,592	-	1,961,169,540
June 30, 2023					
Assets	000 750 015	000 750 015			000 750 015
Property and equipment	208,752,215	208,752,215	-	-	208,752,215
Intangible assets	3,847,269	3,847,269	-	-	3,847,269
Deferred taxation	94,211,555	94,211,555	-	-	94,211,555
Trade debts	748,662,850	748,662,850	-	-	748,662,850
Contract assets	242,502,038	242,502,038	-	-	242,502,038
Contract work in progress	142,827,275	142,827,275	-	-	142,827,275
Advances	44,295,406	44,295,406	-	-	44,295,406
Trade deposits	57,552,745	57,552,745	-	-	57,552,745
Other receivables	9,413,395	9,413,395	-	-	9,413,395
Interest accrued	3,827,119	3,827,119	-	-	3,827,119
Short term investments	144,777,493	144,777,493	1,126,039	-	143,651,454
Cash and bank balances	352,530,697	352,530,697	-	-	352,530,697
	2,053,200,057	2,053,200,057	1,126,039	-	2,052,074,018

### Capital risk management

The primary objective of the Company's capital management is to maintain healthy capital ratios, strong credit ratings and optimal capital structures, in order to ensure ample availability of finance for its existing and potential investment projects, to maximise shareholder value and reduce the cost of capital.

The Company manages its capital structure and makes adjustments to it, in light of changes in its economic conditions. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, return capital to shareholders or issue new shares.

Management foresee that Company is not materially exposed to capital risks as the Company doesn't have any financing arrangements other than fully paid share capital.

### Off-setting of financial assets and liabilities

The Company does not off-set any of its financial assets and liabilities.

### 38 REMUNERATION OF DIRECTORS, CHIEF EXECUTIVE AND EXECUTIVES

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

	2024		2023			
	Chief Executive	Directors	Executive	Chief Executive	Directors	Executive
		Rupees			Rupees	
Managerial remuneration	18,421,943	-	28,524,166	16,428,621	-	26,053,513
Bonus/Incentive	13,028,895	6,125,000	9,055,966	1,913,578	1,750,000	4,065,845
Gratuity	1,421,199	-	1,822,459	1,093,878	-	1,678,109
Earned leaves	1,326,452	-	911,230	1,093,878		1,096,611
Meeting fee	-	7,845,000	-	-	4,847,500	-
Other	2,008,106	3,050,418	3,764,347	1,896,455	1,126,328	3,865,842
	36,206,595	17,020,418	44,078,168	22,426,410	7,723,828	36,759,920
Number of persons	1	7	7	1	7	8

<sup>38.1</sup> The Chairman has been provided with Company maintained car for official cum private use.

### 39 RECONCILIATION OF MOVEMENT OF LIABILITIES TO CASH FLOWS ARISING FROM FINANCING ACTIVITIES

	Lease liabilities	Unclaimed dividend Rupees	Total
Balance at start of year	88,942,303	11,898,862	100,841,165
Cash flows	(18,666,401)	(105,003,093)	(123,669,494)
Interest expense during the year	8,873,629	-	8,873,629
Exchange gain	(427,866)	-	(427,866)
Dividend declared during the year		106,732,890	106,732,890
Balance at end of year	78,721,665	13,628,659	92,350,324

### 40 DISCLOSURE REQUIREMENTS FOR ALL SHARES ISLAMIC INDEX

Following information has been disclosed as required under para 10 of Part-I of the Fourth Schedule to the Companies Act, 2017.

Description	Explanation	2024 Rupees	2023 Rupees
Bank balances	Placed under interest arrangement Placed under Shariah permissible	293,001,692	145,401,435
	arrangement	6,757,291	55,039,351
Return on bank deposits	Placed under interest arrangement Placed under Shariah permissible	19,740,909	17,522,439
	arrangement .	1,355,357	1,313,811
Exchange (loss) / gain earned from actual currency		(20,789,460)	255,891,844
Relationship with banks having islamic windows	Meezan Bank Limited, Faysal Islamic Bank.		-

41 NUMBER OF EMPLOYEES	2024	2023
	No of e	mployees
Total number of employees as at the year end	186	193
Average number of employees during the year	188	197

### **42 CORRESPONDING FIGURES**

The corresponding figures have been rearranged and reclassified, wherever considered necessary for the purposes of comparison and better presentation. However, there is no significant reclassification during the year.

### 43 NON-ADJUSTING EVENT AFTER THE REPORTING DATE

The Board of Directors in its meeting held on September 24, 2024 have proposed a final cash dividend @ 35% amounting to Rs. 41.507 million for the year ended June 30, 2024 for approval of the members at Annual General Meeting to be held on October 21, 2024.

### 44 DATE OF AUTHORIZATION FOR ISSUE

These financial statements have been authorised for issue by the Board of Directors of the Company on September 24, 2024.

### **45 GENERAL**

Figures have been rounded off to the nearest rupee.

**Rubina Safir Ahmed Rafiq** Brig. Syed Zulfiqar Ali (R) Chief Financial Officer (A) **Chief Executive Director** 

### PATTERN OF HOLDING OF THE SHARES HELD BY THE **SHAREHOLDERS OF PAK DATACOM LIMITED AS AT JUNE 30, 2024 FORM 34 (SECTION 236(1) AND 464)**

NUMBER OF	SHAREH	TOTAL	
SHAREHOLDERS	FROM	то	SHARES HELD
1317	1	100	43,976
551	101	500	153,915
137	501	1000	105,558
135	1001	5000	317,172
44	5001	10000	331,312
8	10001	15000	99,823
4	15001	20000	72,278
1	25001	30000	30,000
1	50001	55000	54,002
1	90001	95000	94,150
1	105001	110000	106,544
1	175001	180000	176,500
1	215001	220000	216,465
1	255001	260000	257,000
1	850001	855000	853,402
1	915001	920000	915,107
1	1495001	1500000	1,500,000
1	6530001	6535000	6,532,006
2,207			11,859,210

CATEGORIES OF SHAREHOLDERS	SHARES HELD	PERCENTAGE %
Associated companies, undertakings		
and related parties	8,032,010	67.728
Directors and their spouse(s) and minor children	1,705	0.014
Banks Development Financial Institutions,		
Non-Banking Financial Institutions	853,673	7.198
Insurance Companies	915,107	7.716
Modarabas and Mutual Funds	216,465	1.825
General Public Foreign	28,150	0.237
Foreign Companies	290,847	2.452
General Public Local	1,489,080	12.556
Others	32,173	0.271
Grand Total	11,859,210	100.000

### NAME WISE DETAIL OF SHAREHOLDERS **AS AT JUNE 30, 2024**

Categories of shareholders	Physical	Shares Held	Percentage
Directors and their spouse(s) and minor children			
RUBINA SAFIR	1	550	0.00
SHAMIM AHMED SHERAZI	1	550	0.00
MUHAMMAD WAHEED	1	605	0.01
Associated Companies, undertakings and related parties	4	8,032,010	67.73
NIT and ICP	0	-	-
Banks Development Financial Institutions, Non-Banking Financial Institutions	3	853,673	7.20
Insurance Companies	1	915,107	7.72
Modarabas and Mutual Funds	1	216,465	1.83
General Public			
a. Local	2167	1,489,080	12.56
b. Foreign	10	28,150	0.24
Foreign Companies	5	290,847	2.45
Others	13	32,173	0.27
Totals	2207	11,859,210	100.00

### SHAREHOLDERS HOLDING TEN PERCENT OR MORE

Shareholders More Than 10 %	Shares Held	Percentage
BASIT WAHEED	1,500,000	12.56
M/s. TELECOM FOUNDATION	6,532,006	55.08

### **GENDER PAY GAP STATEMENT UNDER CIRCULAR 10 OF 2024 ISSUED BY SECRURITIES EXCHANGE OF PAKISTAN**

Name of the Company: Pak Datacom Limited

Following is the gender pay gap calculated for the year ended June 30, 2024;

Mean Gender Pay Gap: 10.44%

ii. Median Gender Pay Gap: 4.15%

**Note:** The mean and median gender pay gaps can indeed be influenced by factors like the length of service of female employees, otherwise pay packages for all employees are the same. There exists no gender pay gap in our organization as far as their pay & perks are concerned.

Brig Syed Zulfiqar Ali (R)

**Chief Executive** 

Date: September 24, 2024

### **DIVIDEND MANDATE FORM**

Dear Shareholder, Re: Dividend Mandate Form	
	it is to inform you that under Section 242 of the Companies re, directs the Company to pay dividend through his/her/its
Circular Number 19 of 2012 & Referen	the Securities & Exchange Commission of Pakistan vide ce No. SMD/CJW/Misc/19/2009 date June 05, 2012, I/we being the registered shareholder of
having Folio No directly credit in your bank account cash of	hereby gives the opportunity to authorize the Company to lividend, if any, declared by the Company in future.
CASE YOU DO NOT WISH YOUR DIV	MANDATE IS OPTIONAL AND NOT COMPULSORY, IN IDEND TO BE DIRECTLY CREDITED INTO YOUR BANK PAID TO YOU THROUGH THE DIVIDEND WARRANTS].
	ared by the Company, if any, is directly credited in your bank rants. Please tick "✓" any of the following boxes:
If yes then please provide the following information	Yes No
	Transferee Detail
Title of Bank Account	
Bank Account Number	
Bank Name	
Branch Name And Address	
Computerized National Identity Card [CNIC]	
Cell Number of Transferee	
Landline Number of Transferee, if any	
information to the Company and the concerned S	n is correct, that I will intimate the changes in the above mentioned Share Registrar as soon as these occur.
Signature of the Member/Shareholder Note:	

Physical certificate holders are requested to please submit the Dividend Mandate Form duly completed to the Share Registrar. In case of CDC account holder, please submit this Mandate Form to the concerned Participant/ Broker.

### **INCOME TAX RETURN FILING STATUS FORM**

Confirmation for filing status of income tax return for application of tax rates in pursuant to the provisions of Finance Act, 2024

Share	Registrar: Pak Data	com Limited			
CDC SI	hares Registrar Serv	vices Limited (CDCSI	RSL), CDC House, 99	-B, Block B, S.M.C.H	H.S., Main Shahra-e-Faisa
Karach	ni – 74400 Pakistan.				
Tel: (9	2-21) 111-111-500.				
			.S/O, D/O, W/O relevant detail is give		hereby confirr C
	Folio/CDC ID/AC No.	Name	National Tax No.	CNIC No. (in case of individuals)*	Income tax return for the tax year 2023 filed (yes or no)**
		e-mentioned inform	ation is correct.		
Signat	ure of the Shareho	ider			

The Shareholders having their accounts with Central Depository Company (CDC) have also to communicate confirmation of tax payment status information to relevant Member Stock Ex-change in addition to the company secretary.

- Please attach attested photocopy of the CNIC.
- \*\* Please attach attested photocopy of acknowledgment of income tax return.

### **Investors' Education**

In pursuance of SRO 924 (I)/ 2015 dated September 09, 2015 issued by Securities and Exchange Commission of Pakistan, the following informational message has been reproduced to educate investors:

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- Online Quizzes



Jama Punji is an Investor Education Initiative of Securities and Exchange Commission of Pakistan



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

### Form of Proxy

I/We		of
being a member(s) of Pak Datacom Limite	ed and holding	
ordinary shares, as per Register Folio No.	./CDC Account and Participan	t's I.D. No
do hereby appoint	Folio No	o./CDC Account and Participant's I.D.
No of		
or failing him/her	Folio N	No./CDC Account and Participant's I.D.
Noof		
another member of the Company as my/or	ur proxy to vote for me/us and	on my/our behalf at the Thirty Second
Annual General Meeting of the Company to be at 11:00 hrs or at any adjournment thereof.	e held at Ramada Hotel, 1- Club	Road Islamabad on October 21, 2024
As witness my/our hand this	day of	2024.
		REVENUE STAMP RS. 5
		SIGNATURE OF MEMBER (S)
(The signature of the shareholder should a Registrar or as per CNIC / Passport in co		1 /
Witnesses:		
1. Signature	2. Signature	
Name	Name	
Address	Address _	
CNIC/Passport No.	CNIC/Pas	ssport No

### Note:

- 1. A member entitled to attend the Annual General Meeting is entitled to appoint a proxy to attend and vote instead of him/her. No person shall act as proxy (except for a corporation) unless he/she is entitled to be present and vote in his/her own right.
- 2. CDC account holder or sub-account holder appointing a proxy should furnish attested copies of his / her own as well as the proxy's CNIC / Passport with the proxy form. The proxy shall also produce his / her original CNIC / Passport at the time of the meeting. In case of corporate entity, the Board of Directors resolution / power of attorney with specimen signature shall be submitted along with proxy form.
- 3. The instrument appointing a proxy should be signed by the member or by his/her attorney duly authorized in writing. If the member is a corporation, its common seal (if any) should be affixed to the instrument.
- 4. The proxy forms, together with the power of attorney (if any), under which it is signed or a notarially Certified copy thereof, shall be deposited at the Registered Office of the Company not less than 48 hours before the time of the meeting.

# مختار نامه

	ساكن	
	عام حصص، بمطابق شیئرر جسر فولیونمبر / سی ڈی سی اکاؤ	
	ممبرر(رکن)محترم /محترمه	
	کو یاان کی غیر حاضر ی	
ئة م/محترمه	فوليو نمبر / سى ڈى سى اكاؤنٹ اور پار ٹیسیپینٹ آئی ڈی نمبر	کواپنے/ہمارے ایماءیر 21 اکتوبر 2024
ئىج 11:00 بىجە دن بىقام رمادە بىۋىل،1 - كلب،	- کلبروڈ، اسلام آباد میں منعقد ہونے والے سمپنی کے بتیسویر	ی سالانہ اجلاس عام میں حق رائے دہمی استعمال کرنے پاکسی بھی
لتواء کی صورت اپنا/ ہمارابطور مختار (پراکسی)مقرد	سی)مقرہ کر تا / کرتی ہوں / کرتے ہیں ۔	
چ.روز	بنارخ	2024 كو دستخط كئے گئے۔
وابان: 1 وستخط	2 رستخط	
		;
		- L. E.C
		<del></del>
ىپيوٹرائز <b>قومى شاختى كار</b> ڈ كانمبر	کپیوٹرائز قومی شاختی کارڈ کانمبر	
		ں) شرکت کرنے اور ووٹ دینے کاحق تفویض کر سکتا ہے۔ سی ڈی سی نسلک کرنی ہو گی۔ مختار (پر اکسی ) کو اجلاس کے وقت اپنااصل کمپیوٹر ائز
۔ کارپوریٹ ادارہ ہونے کی صورت میں بحثیہ ہونگے۔	. میں بحثییت ممبر (رکن)، بورڈ آف ڈائر یکٹر ز کی منظور شدہ قرار داد /	ور آف اٹارنی بمعہ نمونہ دستخط ہمراہ مختار نامہ (پرانسی فارم) جمع کرانا
ر میں در رکسی کی میں کر کی ہیں '	ن) یاان کے اٹارنی کے دستخطالاز می ہے۔ کارپوریٹ ادارہ ہونے کی صور	ت میں مختار نامہ ( براکسی فارم ) بر کمپنی کی مہر ہو نامجی ضر وری ہے۔
ا تصفحنارنامه(پرای قارم) پر سبر کرر ک کیاان۔		7 0 1 7 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

جمع کر اناضر وری ہے۔


# **Pak Datacom Limited**

# CompleteNetworkSolutions



### Pak Datacom

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