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Board of Directors

Mian Muhammad Pervaiz Shafi Shahzad Javed Khurram Jamil Muhammad Mubashir Iabal Tayyab Ali Wajeeha Shahzad Sobia Irshad

Chairman Chief Executive Independent Director Independent Director Director Director Director

Muhammad Mubashir Iqbal Chairman Tayyab Ali Member Wajeeha Shahzad Member

Audit Committee

Muhammad Mubashir Iabal Imran Khan Khurram Jamil Tayyab Ali Sobia Irshad

Chairman Committee Sec. Member Member Member

Company Secretary

Dr. Syed Sikander Ali Shah

Auditors

Kaleem & Company **Chartered Accountants** 25-A, Street-15, Cavalry Ground Extension Lahore.

Mills

8-KM Manga Raiwind Road Near Rousa Stop Tel: 042-35397001-8

Bankers

National Bank of Pakistan Bank of Punjab Soneri Bank Ltd.

Share Registrar

Khaliq Sharif Khilji

Hr & R Committee

Chief Financial Officer

M/s. Corplink (Pvt.) Ltd Share Registrar & Corporate Consultants Wing Arcade, 1-K, Commercial Model Town, Lahore Tel; 042-35916714, Fax; 042-35869037 Email; corplink786@gmail.com

Registered Office

40 B-II, Gulberg III, Lahore Tel: 042-35765021-26, Fax; 042-35759546 Email; info@ittefaqsteel.com

Company Website

www.ittefaqsteel.com

Legal Advisor

Shahid Abrar Advocate High Court Pakistan Law Chambers 6-fane Road Lahore Email: ravian_shahid@hotmail.com

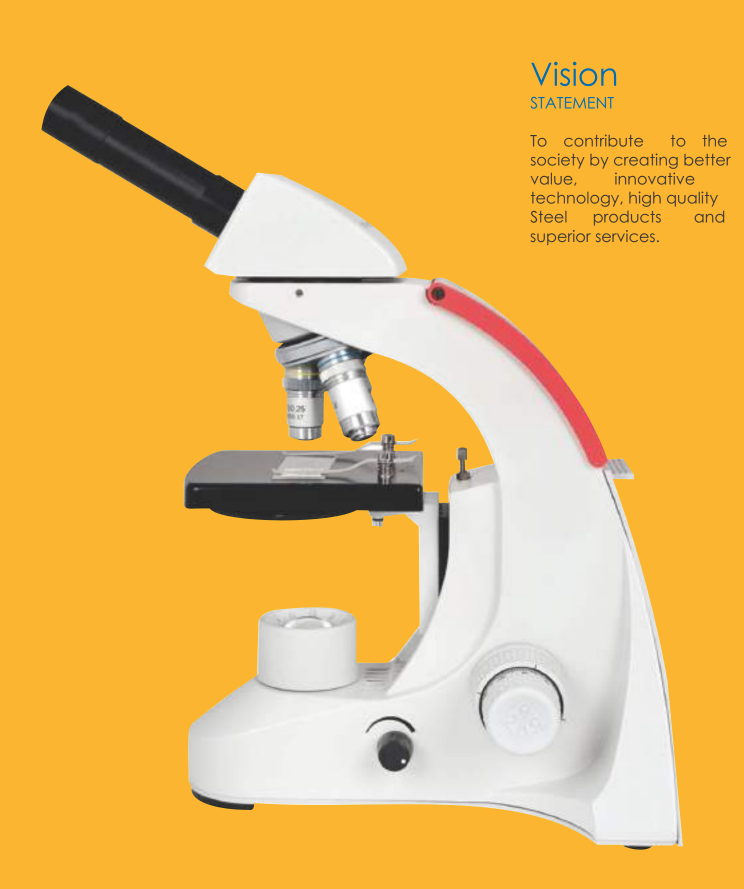


ITTEFAQ IRON INDUSTRIES LIMITED



القاقعيطاقته







MISSION

STATEMENT

Ittefaq Steel aims to proceed on its path to be the leading provider of quality steel products, through employees empowerment with safe and environmentally sound practice.

STRATEGIC GOALS

Providing Customer Satisfaction by serving with superior quality production of Steel bar, Girder etc at lowest cost. Ensuring Security and Accountability for employees, production facilities and products.

Ensuring efficient Resource Management by managing human, financial, technical and infrastructural resources so as to support all our strategic goals and to ensure highest possible value addition to stakeholders.





CORE VALUES

Striving for continuous improvement and innovation with commitment and responsibility: Treating stakeholders with respect, courtesy and competence; Practicing highest personal and professional integrity; Maintaining teamwork, trust and support with open and candid communication; and Ensuring cost consciousness in all decisions and operations.



NOTICE OF THE ANNUAL GENERAL MEETING

Notice is hereby given that the 19th Annual General Meeting of the members of ITTEFAQ IRON INDUSTRIES LIMITED will be held on Monday, October 28, 2024, at 12:00 Noon at the registered office, 40 B II, Gulberg-III, Lahore to transact the following business **physical and via video-link**.

ORDINARY BUSINESS

- 1. To confirm the minutes of the last Annual General Meeting held on Thursday, October 26, 2023.
- 2. To receive, consider, and adopt the audited financial statements of the Company for the year ended June 30, 2024, together with the Directors and Auditors Report thereon.

https://ittefagsteel.com/financialreports/AGMAnnual2024.pdf



- 3. To appoint Auditors for the year ending June 30, 2025, and to fix their remuneration. The present auditor M/s. Kaleem & Company (Chartered Accountants), the retiring auditors, who are eligible, have offered themselves for re-appointment.
- 4. Any other Business with the permission of the Chairman.

BY ORDER OF THE BOARD

Dr. Syed Sikander Ali Shah

Company Secretary.

Lahore:

October 07, 2024

NOTES:

1. Book closure

Share transfer books of the Company will remain closed from October 21, 2024, to October 28, 2024, (both days inclusive). Physical transfers/ CD'S transaction IDs received in order by the Company's Share Registrar, M/s. Corplink (Pvt) Limited Wings Arcade, 1-K, Commercial, Model Town, Lahore, up to the close of business on October 20, 2024, will be treated in time.

2. The individual members or representatives of corporate members of the Company and CDC Account and Participant ID will follow company SOPs and the under-mentioned guidelines as laid down in Circular No.1 dated January 26, 2000, issued by the Securities and Exchange Commission of Pakistan.

a) For Attending the AGM

- In the case of individuals, the account holder or sub-account holder whose securities and registration details are uploaded as per the Regulations, shall produce proof of his/her identity by showing the original Computerized National Identity Card(CNIC), at the time of the meeting.
- In the case of a corporate entity, the Board of Directors, resolution/power of attorney with the specimen signature of the nominee shall be produced (unless it has been provided earlier) at the time of the meeting.

b) Attendance of AGM through video-link

As permitted by circular No.5 of 2020 issued by SECP and in the interest of the Company shareholders, directors, and employees, the AGM may participate virtually via video link.

• To attend the AGM through the video link, members are requested to register themselves by providing the following information through email at ittefaqagm@gmail.com at least 48 hours before the AGM.

Name of	CNIC	Folio No/	Cell No	Email
Shareholder	Number	CDC A/c		Address
		No		

- Members who are requested, after necessary verification as per the above requirement, will be provided a video link by the Company via email.
- The login will remain open from 12:00 till the end of the AGM.
- Members can also share their comments/suggestions on the above agenda on WhatsApp number at 0343-6142857 by email at ittefagaam@amail.com

c) For Appointing Proxy

A member entitled to attend and vote at the above meeting may appoint a person/representative as Proxy to attend and vote on his behalf at the Meeting. The instrument of Proxy duly executed by the Articles of Association of the Company must be received at the Registered Office of the Company not less than 48 hours before the time of holding the meeting. Form of Proxy is available at the Company Website.

d) For Zakat

Members are requested to submit a declaration (CZ-50) as per the Zakat & Ushr Ordinance, 1980, for Zakat exemption and advise an address change, if any.

3. Postal Ballot / E-Voting

Shareholders will be allowed to exercise their right to a poll by Sections 143 to 145 of the Companies Act, 2017 and (Postal Ballot) Regulation, 2018, (the "Regulations")

4. Unclaimed shares/dividend

The Company has recently sent notices to shareholders under section 244 of the Companies Act, 2017 for the unclaimed/unpaid dividends, Claims can be lodged by shareholders. The Claim Forms are available on the Company website. Claims Forms must be submitted to the Company's Share Registrar M/s Corplink (Pvt.) Limited Wings Arcade, 1-K Commercial, Model Town, Lahore for process and receipt of divided.

5. Deposits of Physical Shares into CDC Account

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 the Commission, within a period not exceeding four years from the commencement of this Act, i.e., May 30, 2017. The Shareholders having physical shareholding are encouraged to open a CDC sub-account with any of the brokers or an Investor Account directly with CDC to place their physical shares into scripless form, this will facilitate them in many ways, including safe custody and sale of shares, any time they want, as the trading of physical shares is not permitted as per existing regulations of the Pakistan Stock Exchange Limited.

6. Availability of Annual Audited Financial Statements on the Company website

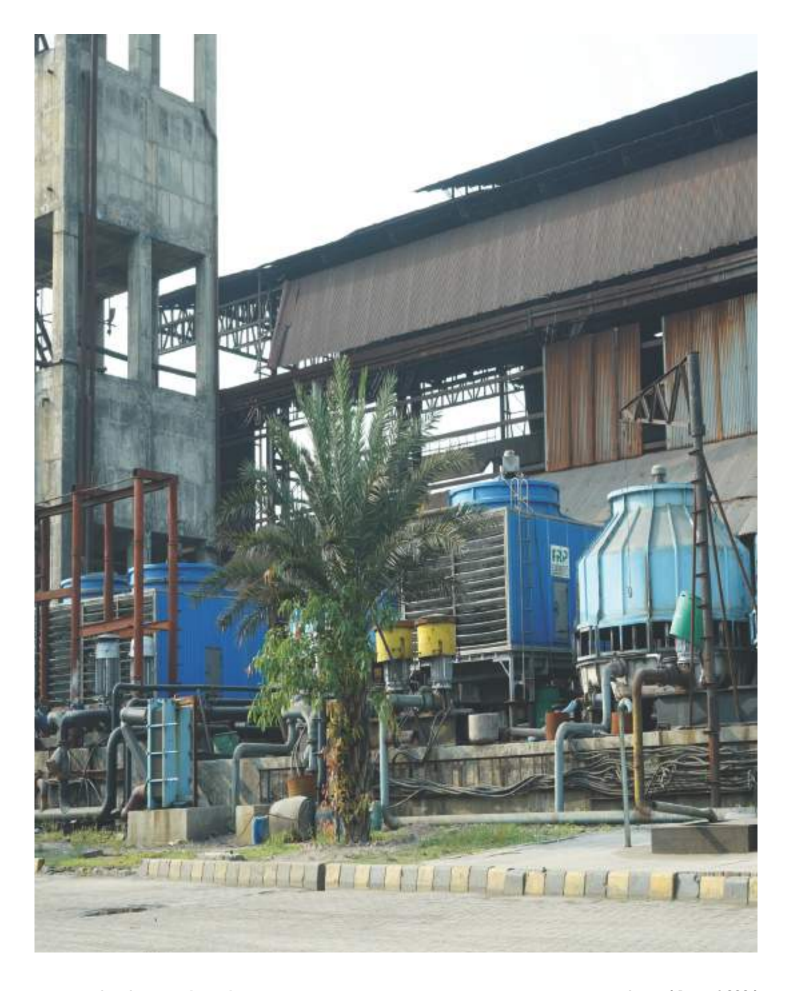
By the provisions of section 223(7) of the Companies Act, 2017, the audited financial statements of the Company for the year ended June 30, 2024, are available on the Company website

https://ittefaqsteel.com/financialreports/AGMAnnual2024.pdf

7. Contact us

For any query/information, the shareholders may contact the corporate affairs department, at 042-35765029, email address or Company's Share Registrars, M/s Corplink (Pvt.) Limited, Wings Arcade,1-K Commercial, Model Town, Lahore. Phone: 042-35916714, 042-35916719. Email:corplink@gmail.com

The following statement of material facts under Section 166 (3) of the Companies Act, 2017 is annexed with this Notice of AGM circulated to the shareholders.



COMPANY PROFILE

Ittefaq the name of itself has over the years become synonymous with quality structural steel in Pakistan.

Ittefaq steel is made up of 1000 team-mates whose goal is to take care of the customers. We are accomplished this by being the safest highest quality and most productive steel products company is Pakistan. We are committed to doing this while being cultural and environmental stewards in communities where we live and work. We are succeeding by working together.

The company's attention is focused on customer's satisfaction, development of products, research and quality control however, the main concern since the beginning has been to emphasize on investment in the national manpower, as it is the real capital of the company.

The company's long term investment in a combination of advanced technologies with the highly trained and motivated work force has been the key factor in bringing us to this point in our development. Today, by the grace of ALLAH we are leading a way in heavy industry by providing structure and alloy steel in the form of billet & bars in all type of industrial, residential sectors.

Product Profile

Ittefq Steel is the leading steel rolling mill in Pakistan with the capability to manufacture international quality products with various standards, such as DIN, ASTM etc. the company has created a name for itself and is known as the pioneer in steel products. Our state of the arts rolling mill can produce structure steel (with close tolerance and the required mechanical properties) and cater yo stringentt requirements for critical applications. Highly responsive and flexible production capability producing trailor made solution has resulted in Ittefaq Steel becaome a preffered supplies to key customers of structural steel in the region. Ittefaq steel is also able to minimize the leading time required to provide consistent international quality structural steel angels flat bars, channels, round and girders in a wide range of sizes.

PRODUCTS

DEFORMED BARS

Ittefeq Steel has been shaping steel for the nation for more than 50 Years. Our Deformed steel bars of Grade 40 and Grade 60 are produced in all American and

British Standards Sizes from 10mm to 50mm. The Deformed bars are manufactured in a state if the art fully computerized plant. Well trained staff operates the plant with through quality control at all stages of manufacturing process. Ittefaq steel has also introduced international quality ittefaq thermex TMT bars.

GIRDER, T-IRON, I & BEAM, CHANNEL & ANGEL

I-Beam are commonly made of structured steel. A common type of I-Beam is the Rolled Steel joist (RJS). These sections have parallel flanges. Ittefaq Steel is manufacturing I & H-Beam, Girder, T-Iron, Channel and Angle that has no match in strength and durability. All these products are available in different sizes as per your need and convenience.

STEEL BILLETS

Ittefaq Steel has quickly emerged as one of the most productive mills in Pakistan producing high quality industrial steel conforming to international standards industrial section, angles girders, channels, rounds, and special shapes. Throughout our melt shop from steel scrap to billets we maintain strict control over the composition of our steel. Ittefaq steel quality system is based in the key principals of ISO and is focused on production products consistently right, to meet the customer requirements.

PRODUCTION FACILITIES

INDUCTION FURNACES

Melt shop is the heart of steel making operation at ittefaq. Here, steel scrap is transformed in to a semi-finished product (Called a Billet) of correct size and chemistry, in two medium frequency induction furnace each having of 15 ton capacity per heat

LADLE REFINING FURNACES

Ladle Refining Furnace with a capacity of 20 ton per heat is used for refining liquid steel to produce high quality alloy steel. LRF reduces the dissolved gas content and helps in improved quality with better content and helps in improved quality with better recover of Ferro Alloys.

AOD CONVERTER

A.O.D is an improved Air-Oxygen Decarburization (AOD) Convertor. At Ittefaq Steel, our AOD has a capacity of 22 tons per heat for making Stainless Steel and low carbon alloy steels.

CONTINUOUS CASTING

The two strand 6/11 radius continous caster is occupied with special features, for the production of 100mm X 100mm to 200mm x 200mm steel billet.

BAR ROLLING MILL

Fully automatic rolling of 20" straight with auto controlled re-heating furnace has the capacity to roll steel bars from 10mm to 50mm size according to international standards.

STRUCTURAL MILL

A 24" modern structural mill has been recently installed with a rolling capacity of 35-40 ton per hour to produce Ms Joist, Ms Channel, Ms Angle, Ms T-Iron, Round Bar and other shapes of steel structure.

Quality

Ittefaq iron industries limited is committed to supply quality products strictly as per customer requirement. A well equipped metallurgical labortary has always been need of the day to ensure products being produced as per requisite standards for this purpose company have established a well equipped modern steel testing laboratory to ensure strict quality control at all stages i.e. from induction of raw material to the dispatch of finish products.

Quality assurance laboratory installed is one of the most modern laboratories in Pakistan equipped with the following testing facilities required for quality production of steel and R & D purpose for further advancement in the relevant field.

Emission Spectrometer

A twenty seven channel optical Emission spectrometer for direct analysis of solid metallic samples of ferrous metals with high precision accuracy least inter element interference particularly for trace element analysis of world famous German Spectro Lab brand has been installed and Commissioned under foreign experts for quick and accurate analysis of results and to print out reports in addition to save analysis data for traceability.

LECO CS - 230 Analyzer

LEO CS – 230 has been installed to determine precisely carbon & sulphur contents of steel and other carbonaceous material over a wide range of composition. The equipment is of German origin and has been designed for more accurate results in quick basis with built in computer to print out analysis report.

Universal Tensile Testing Machine

A modern hydraulic tensile testing machine with maximum load capacity 2000KN is installed with servo control to test various metallic and non-metallic materials for tension, compression, bending and shearing strength. It is capable of testing the characteristic of material on physical and technological properties machine is equipped with computer software and printer. It can control the test procedures as the set programs and can also display record, process and print the test results and can draw test curves automatically in real time. This machine has been recently imported installed and commissioned under the supervision of foreign experts and is presently the biggest capacity computerized machine in any steel industry in Pakistan. Besides this, there is already a 1000-KN capacity machine in the mechanical testing lab to share the load of testing.

Moreover this machine complies with ISO 7500-1, ISO-6892, ISP-15630, ASTMA-730, ASTME4, ASTME9, ASTMD 76, JISZ 2841 standards.

Hardness Testing

Two latest model hardness testers have been installed in the laboratory for determining brinnel Rockwell and Vickers hardness of ferrous nonferrous and hard alloys with complete measuring range.

Metallography

Metallography is a powerful material investigation tool. Its lead to establish product

reliability and to determine the failure of materials. Keeping in view the vital role of Metallography laboratory has been installed and is under functioning. The laboratory comprises of a metallurgical microscope equipped with reflected illumination which provides bright field, dark field, polarization observation and photography. Moreover a computer system with image analyzer software is attached to the microscope for online microstructure analysis.

Chemical Analysis

In addition to above mentioned testing facilities, there exists a complete and up to date chemical laboratory for analysis of ferrous and Ferro alloys. A dedicated and experienced R & D team is engaged in developing new products and upgrading existing formulations. We develop and produce products to meet the entire satisfaction of the customer. We continuously upgrade the product based in the feedback from end user. Our field representative keep a track of performance of each supply and forward the feedback to our technical experts. Who analyze and make necessary changes, if required. Our valued customers are assured of best quality material.

Sample Preparation

The goal of metallo graphic specimen preparation is to reveal the true structure of the material. True structure enables the analyst to examine a specimen surface that show a precise image of the material. Mechanical preparation (i.e) (cutting, grinding and polishing) is the most common method of preparing samples for microscopic examination.

A complete range of equipment for cutting grinding, fine grinding, cold mounting and embedding, hot compression mounting has been installed in the metallographic laboratory for proper preparation of samples for metallographic.

PROFILE OF DIRECTORS

Mr. Shahzad Javed, Chief Executive Officer / Director

Mr. Shahzad Javed is the son of Mian Muhammad Javed Shafi; one of the most eminent industrialists of the country with a superior vision and dynamic brand of leadership. Mr. Shahzad Javed had held the directorships at , Ittefaq Sugar Mills Ltd., Ittefaq Power Ltd, Kashmir Feeds Ltd and Ittefaq Bio Tech Pvt Ltd.

Mr. Shahzad Javed is instrumental in making strategic decisions for the Company and has led the Company to become one of the leading players in steel sector. He did early education from Aitchison College Lahore Pakistan. Further hedid his B.Sc from United State of America. He is an enthusiastic and devoted industrialist.

Mr. Mian Muhammad Pervaiz Shafi, Director

Mr. Pervaiz has a rich and diversified experience of 40 years in iron and steel industry and is renowned as one of the most experienced industrialists of the steel industry. He has also served as the Director of Ittefaq Sugar and Kashmir Sugar Mills Ltd. Under his leadership the Company expects to achieve new heights and can further excel in the steel industry. Mr. Pervaiz is also serving as a member of audit committee of the Company.

Mr. Muhammad Mubashir Iqbal, Director

Mr. Muhammad Mubashir Iqbal is serving as independent director. He holds an MBA degree from the University of Central Punjab and to his credit has a very rich banking and management experience. His banking experience includes senior level positions in Bank Alfalah Ltd, Burj Bank Ltd, Barclays Bank, Standard Chartered and Citibank N.A. Some of his core areas of expertise are people management, revenue generation, large team management & development and sales management. Currently, he is also working as Chief Executive Officer of an agricultural company in addition to heading a real estate company. His presence as an independent member on the Board is going to be a highly valuable addition leading to the over-all better performance of the management in all business segments.

Mr. Khurram Jamil, Director

Mr. Khurram Jamil has earned Master degree from Lahore and having vast experience in dynamic Business sector. He has more than 20-years in various business sector. He is devoted and committed with his business strategies. Under his directorship company expects to achieve new heights and can further excel in the steel industry. He is also member of Audit Committee.

Mrs. Tayyab Ali, Director

He is very energetic intelligent, hardworking, dedicated with his work and task oriented personality. At present, he is also member of Audit Committee and Human Resource Committee.

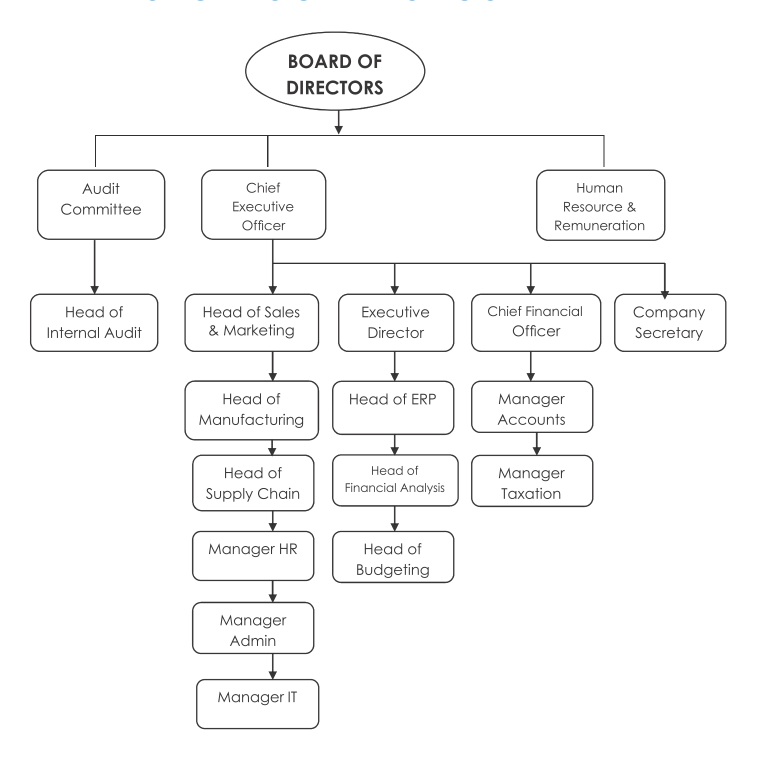
Mrs. Sobia Irshad. Director

Miss Sobia Irshad is graduate from Lahore. Her presence on the board and as a member of Audit Committee has brought numerous initiatives to set high standers and bench mark for the performance of the company, She also aims to work for the improvement of product portfolio of the Company and expending its customer base.

Mrs. Wajeeha Shahzad, Director

Mrs. Shahzad Javed is a graduate from Kinnaird College Lahore, Apart from serving the Board she supervising the Procurement of raw materials and is also serving as a member of HR & Remuneration Committee.

ORGANOGRAM OF COMPANY



CHARIMAN MESSAGE

Dear Shareholders:

During the financial year ending on June 30, 2024, we again throughout witnessed extreme political and economic instability in the country. Elections were held this year but normalcy at the political front still seems to be missing which is one of the main causes of almost panic-like situation in the markets and economic instability. Investors/businessmen are reluctant to make investment decisions about new ventures or expanding the existing ones. The volume of foreign direct investment during the year has also been quite unimpressive/low. The promise of \$25 billion investment by Saudi Arabia in Pakistan has not yet been turned into a reality.



To fulfill the requirements of securing a bailout package from the International Monetary Fund (IMF), the government throughout the year had to make difficult decisions like increasing the prices of electricity, gas and petroleum products to a great extent leading to over-all very high inflation and a massive increase in the cost of doing business across all industries.

This extremely high cost of doing business along with very high interest rates throughout the year has badly eroded our profit margins and the company had to bear losses. Another factor which negatively contributed to the company's bottom line was the shortage of dollars in the commercial banks causing significant delays in the processing of our LCs for import of scrap. These delays in import of scrap were the main reason behind disruptions of our production cycle and thus leading to losses for us.

Another reason for our losses was suppressed demand of steel products due to very high inflation in general and extremely high prices of building material as construction became almost unaffordable for most sections of the society. During the period under review, the market also remained highly volatile and uncertain witnessing extreme fluctuations in the prices of steel products in addition to facing artificial shortages sometimes.

At our end, throughout the year, we have been consistently making our best efforts to hold our ground in spite of the most challenging business environment to keep the losses as low as possible through optimal utilization of our resources. About future prospects of the steel industry, the years ahead also seem to be challenging and tough due to the prospect of low GDP grow rates. But, with the approval of the latest IMF program of \$7 billion, it is hoped that the economy will gradually start stabilizing and growing leading to positive impact on all industrial sectors including the steel industry in the medium to long run.

At its end, the government should make all-out efforts to reduce interest rates as much as possible to enable the industrial sector to play its due role in the growth of the national economy. The government should also take initiatives to facilitate businessmen in terms of ease of doing business by taking business friendly measures like rationalizing/reducing taxes and energy tariffs to the maximum possible extent.

In the end, I would like to assure our shareholder that the company has got all the will and potential to cope with challenging situations as is proven from our track record. We will leave no stone unturned to become profitable again and to create maximum value for our shareholders.

CHIEF EXECUTIVE MESSAGE

Dear Shareholders:

In the financial year ending on June 30, 2024 the company had to face very tough conditions on account of continuous political and economic instability in the country in addition to a persistent increase in the cost of doing business.

This year the company had bear losses due to the over-all bad performance of the national economy and certain other factors like much high interest rates, high energy/fuel costs and shortage of foreign reserves in the country. The balance of payment crisis faced by the government over this period led to a shortage of foreign exchange reserves and the banks did not have enough dollars to timely process the opening of LCs to import scrap. The shortage



of dollars in the market very badly affected our import of scrap leading to serious disruptions in our supply chain and production cycles.

Furthermore, the cost of doing business also hit through the roof on account of very high interest rates and steep hike by the government in the prices of electricity/fuel due to conditionalities imposed by the International Monetary Fund (IMF). Resultantly, due to higher interest rates, our debt servicing cost witnessed a sharp rise leaving a bad impact on the company's financial results this year.

Due to the very high energy prices and high interest rates, the prices of building material have also exorbitantly increased which also negatively impacted the demand of steel bars in the country as for majority of the population construction work has become quite unaffordable. Another reason for reduction in the demand of steel products is the phenomenon of highly volatile market leading to extreme highs and lows in the prices of steel bars.

During the year, another reason for low demand of steel products is that no new major projects have been started by the federal and provincial governments under the Public Sector Development Program (PSDP). The government on its part has rather drastically cut the size of PSDP due to financial constraints and tough conditions imposed by the IMF.

With the approval of the latest IMF bailout package of \$7 Billion, it is hoped that pressure of foreign loans' payments on the government will considerably reduce and the economy will gradually start stabilizing first before moving on the trajectory of growth. Furthermore, as per the latest figures, inflation has been reduced to single digit and hence it is hoped that the State Bank of Pakistan will further reduce the policy rate leading to over-all decrease in interest rates which is a must for industrial stability and growth.

In the end I would like to thank our executive management team for making their best efforts through well-coordinated teamwork to face the highly challenging business environment during the year and keeping our losses at the minimum possible levels. It is hoped that things will gradually turn the corner and the company will become profitable again enabling us to create best possible value for our shareholders.

DIRECTORS' REPORT

It gives me great pleasure in presenting to you the Company's 19th Annual Report and Audited Accounts for the year ended 30th June 2024.



FINANCIAL RESULTS

Key financial results for the year are as follows:

Rupee in Million	Year Ended June 30, 2024	Year Ended June 30, 2023
(Loss)/profit before tax	(884.011)	(145)
Taxation	62.322	50.96
Other comprehensive (loss)	484.689	(6.3)
Un-appropriated profit Opening retained Earnings	(774) 1,420	(80) 1,500
Total balance available for appropriation	646	1,420
Appropriations: * Transfer to general reserves Proposed dividend 0% (2023:0%)	646	1,420
Earnings per share - basic & diluted (Rs)	(5.69)	(0.65)

The directors of the company hereby present a brief summary of the annual report related to our performance during the financial year ending on June 30, 2024. The year under review has proved to be quite challenging and tough one due to multiple reasons including political and economic instability, exchange rate fluctuations in addition to uncertainty in the international market vis-à-vis scrap rates, large increases in fuel/energy costs by the government and quite substantial increase in taxes. The cost of doing business has exorbitantly increased leaving a negative impact on the income of steel industry.

Throughout the year, the shortage of US dollars in the country resulted into very limited import of scrap which proved to be quite problematic for our production cycle in addition to causing unexpected rates fluctuation in the steel sector market. During this period, the steel market witnessed extreme lows and highs vis-à-vis the prices of steel products. The market also witnessed artificial shortages of finished goods resulting into

extreme spike in rates. Furthermore, the entry of smuggled semi-finished goods during this period has also badly affected the industry leading to losses for the local producers/manufacturers as well as creating uncertainty in the market in relation to prices of steel products.

Another factor that has negatively affected the steel sector is that no new major projects have been started by the federal and provincial governments under the Public Sector Development Program (PSDP). Moreover, the pace of progress on China Pakistan Economic Corridor (CPEC) projects during the year has also been quite slow leading to negative impact on the steel sector.

Above all, the extended political uncertainty in the country throughout the year has resulted into poor macro-economic indicators. All the major industries including steel are going through hard times on account of over-all poor economic performance due to prevailing political uncertainty.

In the backdrop of the above-mentioned extremely challenging scenario, the company had to bear losses this year. But, the company on its part is making all possible efforts to sail through these difficult and hard times of extreme political and economic instability. It is hoped that the situation will gradually improve in line with over-all improvement in political and economic stability.

1. Dividend

The Board has not proposed any cash dividend or bonus shares for the year ended June 30, 2024.

2. Role of Chief Executive Officer (CEO)/ Managing Director (MD)

CEO/MD is responsible for execution of the Company'slong-term strategy with a view to creating value for shareholders. The CEO/MD takes all day to day decisions to accomplish the company's short-and long-term objectives/ plans. He acts as a direct liaison between the Board and the company management. He also communicates on behalf of the company with shareholders, employees, Govt. authorities, other stakeholders and the public. CEO/MD acts as a Director, decision maker and leader. The role as a communicator involves interaction with the outside world as well as the organization's management and employees. The role as decision maker involves high level decisions about policy and strategy. As a leader of the company, he motivates employees and inculcates requisite enthusiasm and spirit in them.

3. General

The Directors of Ittefaq Iron Industries Ltd (IIIL) are pleased to present the annual report together with the audited financial statements of the company for the year ended 30th June 2024 and the auditors' report thereon.

4. Presentation of Financial Statements

Financial statements prepared by the management present the company's state of affairs, results of its operations, cash flows and changes in equity in a fair and accurate manner.

5. Accounting policies

Appropriate accounting policies are consistently applied in preparation of financial statements and accounting estimates are based on reasonable and prudent judgment.

6. Books of Accounts

Proper books of accounts have been kept and maintained by the company as per the relevant provision of Company's Act-2017. Compliance with International Accounting Standards (IAS) and International Financial Reporting Standards (IFRS), as applicable in Pakistan adopted by Securities and Exchange Commission of Pakistan and The Institute of Chartered Accountants of Pakistan, have been ensured in preparation of financial statements.

7. Internal control System

An internal control system is designed to provide reasonable assurance that the company ensures compliance of policies, plans and laws; efficient use of resources; accomplishment of goals besides availability and integrity of financial and management information. The internal control system of IIIL is very comprehensive, effectively implemented and being monitored regularly. The company is fully focused on control procedures of business unit to ensure that corporate policies and corrections are applied as and when required, are executed

8. Best practices of Corporate Governance

IIIL, as a model corporate entity, pursues perfection by adherence to the best corporate and ethical practices. Best practices of corporate governance, as given in the Companies Act 2017, are being applied and implemented in true letter and spirit. All periodic financial statements of the company were circulated to the Directors, duly endorsed by Chief Executive Officer and Chief Financial Officer, for approval before publication. Half yearly review and Quarterly unaudited financial statements along with Directors' review were published and circulated to the and shareholders regulators.

(a) Shareholding Pattern

Pattern of shareholding of the company in accordance with Listed Companies (Code of Corporate Governance) Regulation, 2019 and the Companies Act, 2017, as on 30th June 2024 is attached at the end of the report.

(b) Shareholders' Information

To update the shareholders about the operations, growth and state of affairs of the company, the management promptly disseminates all material information including the announcement of interim and final results to Pakistan Stock Exchange. Quarterly, half yearly and annual financial Statements are accordingly circulated within the stipulated time frame to all the concerned. Likewise, notices and announcements of dividend are transmitted to all stakeholders and regulators within the time laid down in Listed Companies (Code of Corporate Governance) Regulations, 2019 and the Companies Act, 2017. The same are also uploaded immediately on the company's website.

9. Human Resource Committee

The committee is comprised of three members including its chairman. Two members are non-executive Directors, while the chairman is an independent Director. During the year, two meetings of this committee were held.

10. Role of Chairman

Leads the Board of Directors, represents the Group and acts as an overall custodian of the Group on behalf of the Board and stakeholders. Being responsible for ensuring the Board's effectiveness, he empowers the Board as a whole to play a constructive role in the determination and d evelopment of the company's strategy and overall objectives.

11. Board Composition

The Board is comprised of two independent Directors, two executive Directors (Including Chairman & CEO/MD) and three non-executive Directors (including two female Directors). The diverse knowledge, expertise and skills of the members enhance the effectiveness of our Board. The composition of the Board guarantees to safeguard the interests of all categories of shareholders.

12. Performance Evaluation of the Board

Pursuant to Listed Companies (Code of Corporate Governance) Regulations, 2019 the Board of Directors approved a comprehensive mechanism for evaluation of the Board's own performance. The Human Resource Committee will undertake a formal process for evaluation of the performance of the Board as a whole and its committees.

13. Meetings of Board of Directors

The Board meetings are held every quarter for reviewing and approving the adoption of the company's financial statements, coupled with review and adoption of business plan. During this year, six meetings of the Board of Directors were held.

14. Committees of the Board

Following committee was constituted to work under the guidance of the Board of Directors.

a. Audit Committee

NAME	DESIGNATION
Mr. Muhammad Mubashir Iqbal	Chairman (Independent Director)
Mr. Imran Khan	Secretary of the Committee
Mr. Khurram Jamil	Member (Independent Director)
Mr. Tayyab Ali	Member (Non-Executive Director)
Ms. Sobia Irshad	Member (Non-Executive Director)

During this year, five meetings of the Audit Committee were held.

15. Board of Director's Remuneration

No fees were paid to any Director for attending Board meetings as per the approved policy. The relevant details are indicated in the relevant notes to the financial statements.

16. Qualifications of CFO and Head of Internal Audit

Chief Financial Officer and Head of Internal Audit possess the requisite qualification and experience as prescribed in the Listed Companies (Code of Corporate Governance) Regulations, 2019.

17. Training of the Board Members

The company takes keen interest in the professional development of its Board members and arranges necessary trainings for them as per the requirements of the Listed Companies (Code of Corporate Governance) Regulations, 2019. However, none of the Directors of the company have attended Directors' Training Program. The management is conscious of its responsibilities and is hopeful that the training of all Directors shall be completed soon.

18. Approval of Vision, Mission and Corporate Strategy by the Board

Pursuant to the Listed Companies (Code of Corporate Governance) Regulations, 2019, the Board of Directors has carefully reviewed and approved the Vision, Mission and Corporate Strategy of the company. It comprehensively states the ideology with which IIIL was incorporated. We ensure that our Vision and Mission set the direction of our overall corporate strategy. The entire organization is connected and driven by a well-defined purpose and it serves the decision-making criterion in our day to day business.

19. Code of Conduct

Pursuant to the Listed Companies (Code of Corporate Governance) Regulations, 2019, IIIL adheres to the best ethical standards in the conduct of business. Accordingly, the Code of Conduct of the company has been approved by the Board of Directors and placed on the website of the company.

20. Listed Companies (Code of Corporate Governance) Regulations, 2019

Security and Exchange Commission of Pakistan (SECP) issued the Listed Companies (Code of Corporate Governance) Regulations, 2019 for listed companies while revising the previous regulations. The Board of Directors is fully aware of the requirements of the revised code which is applicable since 25 September 2019 and has been making necessary arrangements to ensure its compliance. As part of compliance of the code, we confirm the following: -

- a. The financial statements prepared by the company management present fairly its state of affairs, results of its operations, cash flows and changes in equity.
- b. Appropriate accounting policies have been consistently applied in preparation of financial statements and accounting estimates are based on reasonable and prudent judgments.
- c. International Financial Reporting Standards, as applicable in Pakistan, have been followed in preparation of financial statements and any departures there from has been adequately disclosed and explained.
- d. The system of internal control is sound in design and is effectively implemented and monitored.
- e. There are no significant doubts upon the company's ability to continue as a going concern.

21. Salient Aspects of Company's Control and Reporting Systems

The company complies with all the requirements of the Companies Act 2017 and the Listed Companies (Code of Corporate Governance) Regulations, 2019. To fulfill this role, the Board is responsible to implement overall corporate governance guidelines in the company, including approval of the strategic direction as recommended by the management; approving and monitoring capital expenditures; appointing, removing and creating succession policies for the senior management; establishing

and monitoring the achievement of management's goals and ensuring the integrity of internal control and management information systems. The Board is also responsible for approving and monitoring financial and other reporting.

22. Relations with Company Personnel

Relations between the management and the workers continued to remain cordial, based on mutual respect and trust. Considerable investment has been made for welfare of the staff in order to provide safe and conducive environment.

23. Gratuity Funds Investment

The company operates Non-Funded Gratuity Scheme covering all its permanent employees in accordance with Gratuity Fund Rule.

24. Related Party Transactions

Pursuant to the Listed Companies (Code of Corporate Governance) Regulations, 2019 and requirement of the Company's Act 2017, the company adheres to the highest ethical standards in the conduct of business. Policy on related party transactions of the companyis dulyapproved by the Board of Directors.

25. External Auditors

M / s. kaleem & Company Chartered Accountants, has completed the Annual Audit for the year ended 30th June 2024 and will retire on conclusion of the Annual General Meeting. In view of the good corporate governance practices, the Board has also recommended consent of other QCR rated Chartered Accountant firms and as well as M/s. Kaleem & Company Chartered Accountants, as External Auditors, for approval by the shareholders duly endorsed by the Audit Committee, for the appointment of External Auditors for the year ending 30th June 2025.

26. Environmental & Social Policy

IIIL follows the best possible ethical standards in the conduct of business. Accordingly, environmental and social policy of the company, duly approved by the Board of Directors, is placed on the website of the company. During the current year the company installed scrubber to control the smoke pollution.

27. Whistle Blowing Policy

Pursuant to the Listed Companies (Code of Corporate Governance) Regulations, 2019, IIIL is committed to achieving high standards of integrity, ethical values and accountability. Accordingly, whistle blowing policy of the company has been approved by the Board of Directors and placed on the company's website, which enables officers and employees to share their concerns, which are addressed through necessary corrective measures.

28. Disclosures

To the best of our knowledge, Directors (except as shown in the pattern of shareholding in the report), Chief Executive/Managing Director, CFO, Company Secretary, Company Auditors, their spouses and their minor children have not undertaken any trading in shares of the company during the FY 2023-2024.

CEO/ Director





KALEEM & COMPANY

CHARTERED ACCOUNTANTS

INDEPENDENT AUDITOR'S REVIEW REPORT To the members of Ittefaq Iron Industries Limited

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

We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2019 (the Regulations) prepared by the Board of Directors of **Ittefaq Iron Industries 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. We are only required and have ensured compliance of this requirement to the extent of the approval of the related party transactions by the Board of Directors upon recommendation of the Audit Committee.

Based on Our Review, except for non-compliance to Regulation No. 18 and 19, 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.

Reference of Regulation	Description	Explanation
18,19	The required number of Directors have not participated in the Directors Training Programme.	According to the given Regulations, by June 30, 2022 all the Directors on the panel of Board of Directors must have gone through Directors Training Programme.

Note. In the company's Board of Directors, it already has 2 female Directors appointed.

KALEEM & COMPANY
CHARTERED ACCOUNTANTS

LAHORE *

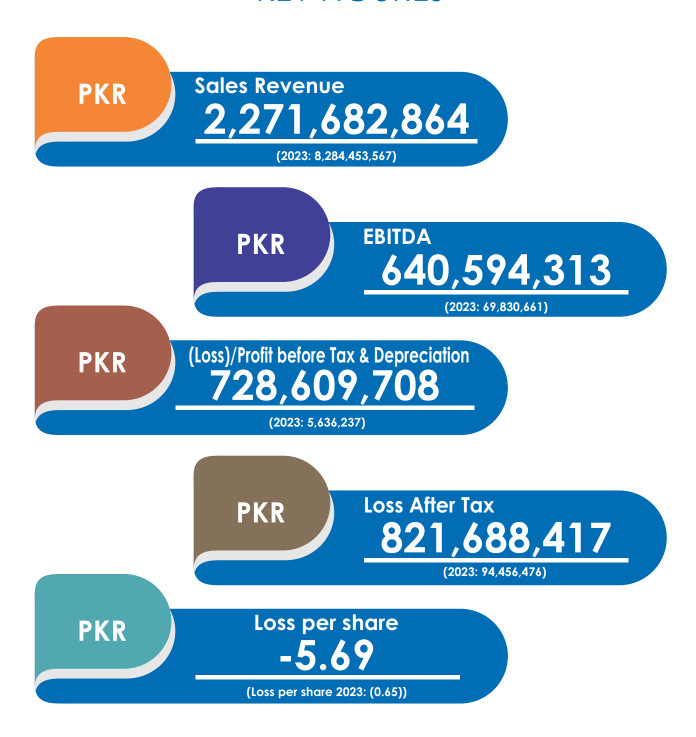
Place:Lahore

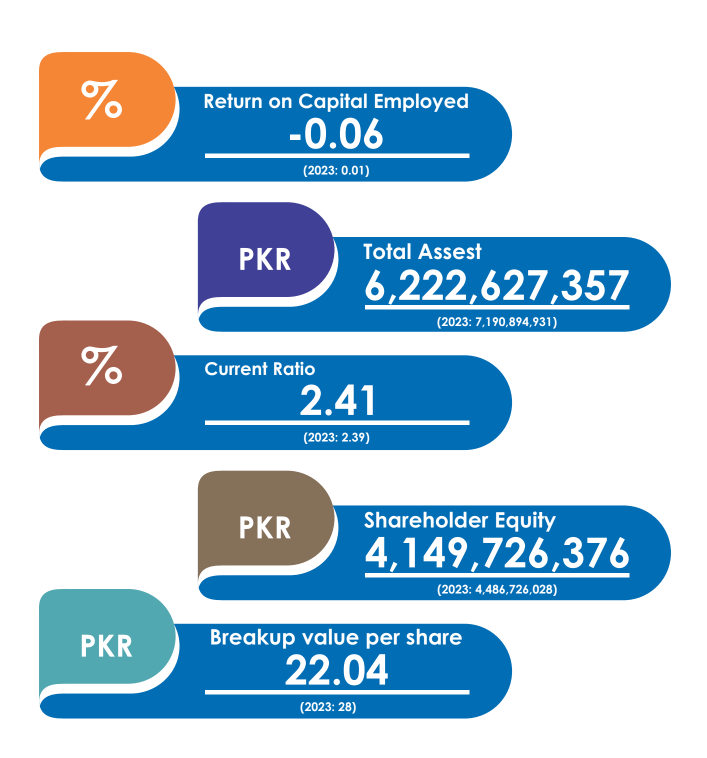
Date:September 30, 2024

UDIN: CR202410377HZNIBQuMy

Na Cost

KEY FIGURES





Last Five year Financial Review

(Amounts in PKR Mn.) Income Statement	FY20 Audited	FY21 Audited	FY22 Audited	FY23 Audited	FY24 Audited
Sales	3,385	6,200	11,225	8,284	2,271
Cost of Goods Sold	3,368	5,554	10,716	8,142	2,906
Gross Profit	18	645	509	143	-635
EBITDA	-12.03	273	416	67	640
Operating Profit	-128	404	297	-63	-795
Financial Charges	63	35	51.1	72.7	88
Profit before Taxation	-191	439	222	-145	-884
Profit after Taxation	-239	267	234	-94	-821
Balance Sheet					
Non-Current Assets	1,965	2,069	1,987	1,952	2,472
Current Assets	4,443	5,385	7,532	5,324	3,750
Total Assets	6,408	7,455	9,520	7,277	6,222
Share Capital	1,443	1,443	1,443	1,443	1,443
Total Equity (including surplus					
on revaluation of assets)	3,979	4,441	4,673	4,573	4,149
Non-Current Liabilities	248	557	606	480	516
Deferred Liabilities	216	68	86	161	195
Current Liabilities	1,965	2,455	4,240	2,224	1,556
Total Liabilities	2,429	3,014	4,846	2,704	2,072
Total Equity and Liabilities	6,408	7,455	9,520	7,277	6,222
Total Number of Issued Shares					
of PKR 10/- each (mn)#	144.3	144.3	144.3	144.3	144.3
Financial Ratios					
Gross Margin(1)	0.52%	10.42%	4.53%	1.72%	-27.96%
Operating Profit Margin(2)	-3.78%	6.51%	2.65%	0.35%	-29.55%
Net Margin(3)	-6.29%	4.30%	2.09%	-1.14%	-36.17%
EBITDA Margin(4)	-0.36%	4.40%	3.71%	0.81%	28.20%
EBIT Margin(5)	-3.78%	6.51%	2.44%	-0.84%	-35.04%
Earnings Per Share (PKR) (6)	-1.47%	1.85	1.62	-0.65	-5.69
Current Ratio (x) (7)	2.26%	2.19	1.78	2.39	2.41
Breakup Value Per Share (PKR) (8) (excluding surplus on revaluation of assets)	23.41	26.8	28.55	28	22.04
Breakup Value Per Share (PKR)(9) (including surplus on revaluation	2 0.111	_0.0	20,00		
of assets)	27.6	30.7	32.38	31.68	28.75
Working Capital Turnover (x) (10)	1.37	2.12	3.41	2.67	1.04
Inventory Days(11)	176	127	81	88	126
Receivable Days(12)	158	78	49	85	285
Payable Days(13)	38	19	42	94	96
Inventory Turnover(14)	2	2.35	3.71	3.38	2.38

(Amounts in PKR Mn.) Income Statement	FY19 Audited	FY20 Audited	FY21 Audited	FY22 Audited	FY24 Audited	
Receivable Turnover (15) Payable Turnover (16) Asset Turnover (17) Return on Asset (18) Return on Equity(including surplus on revaluation)(19) Return on Equity (excluding surplus on revaluation)(20)	7.02 14.01 109% 3.18% 4.92%	2.62 1.84 53% -3.32% -5.35%	3.90 2.35 83% 3.58% 6.01%	6.18 7.08 132% 2.46% 5.01%	1.05 3.11 34% -13.20% -19.8%	
Return on Fixed Asset (21)	11.20%	-5.30%	13.22%	11.98%	-33.24%	
Debt to Equity (including surplus on revaluation) (22) Debt to Equity (excluding surplus	.32	0.46	0.43	0.36	0.35	
on revaluation) (23) Debt to Assets (24)	.375 .20	0.549 0.27	0.49 0.23	0.41 0.18	0.45 0.23	

Notes:

- (I) Gross Margin is calculated by dividing the gross profit for the year with the net sales of the same year.
- (2) Operating Profit Margin is calculated by dividing the operating profit for the year with the net sale of the same year.
- (3) Net Margin is calculated by dividing the profit after tax of the year with the net sales of the same year.
- (4) EBITDA Margin is calculated by dividing the earnings before interest, tax, depreciation and amortization of the year with the net sales of the same year.
- [5] EBIT Margin is calculated by dividing the earnings before interest and tax of the year with the net sales of the same year.
- (6) Earnings per Share is calculated by dividing the profit after tax of the year with the total number of current issued shares (i.e. 144.3 (mn) ordinary shares)
- (7) Current Ratio is calculated by dividing the total current assets of the year with the total current liabilities of the same year.
- (8) Breakup Value per Share excluding surplus on revaluation of fixed assets is calculated by dividing the Net equity less revaluation of fixed assets with the total number of current issued shares (i.e. 144,343,364 ordinary shares)
- (9) Breakup Value per Share including surplus on revaluation of fixed assets is calculated by dividing the Net equity of the year with the total number of current issued shares (i.e. 144,343,364 ordinary shares)
- (10) Working Capital Turnover is calculated by dividing the net sales of the year with the working capital of the same year.
- [11] Inventory Days is calculated by dividing 300 with the inventory turnover ratio.
- (12) Receivable Days is calculated by dividing 300 with the receivable turnover ratio.
- (13) Payable Days is calculated by dividing 300 with the payable turnover ratio.
- (14) Inventory Turnover is calculated by dividing the Cost of Goods Sold of the year with average of inventory.
- (15) Receivable Turnover is calculated by dividing the Net Sales of the year with average of receivables.
- [16] Payable Turnover is calculated by dividing the Cost of Goods Sold of the year with average of payables.
- (17) Asset Turnover is calculated by dividing the Net Sales of the year with the average total assets.
- [18] Return on Assets is calculated by dividing the Profit after Tax of the year with the average total assets.
- [19] Return on Equity is calculated by dividing the Profit after Tax of the year with the average equity (including surplus on revaluation of assets).
- (20) Return on Equity is calculated by dividing the Profit after Tax of the year with the average equity (excluding surplus on revaluation of assets)
- [21] Return on Fixed Assets is calculated by dividing the Profit after Tax of the year with the average non-current assets.
- Debt to Equity is calculated by dividing the total debt of the year (including mark-up payable and short-term liabilities) with the equity (including surplus on revaluation of assets) of the same year.
- [23] Debt to Equity is calculated by dividing the total debt of the year (including mark-up payable and short-term liabilities) with the equity (excluding surplus on revaluation of assets) of the same year.
- Debt to Assets is calculated by dividing the total debt of the year (including mark-up payable and short-term liabilities) with the total assets of the same year. * These ratios are calculated by annualizing the numbers of 1QFY17
 - #The Company changed the par value of its shares form PKR 100/-per share to PKR 10/-per share on 24/11/2016. Currently the issued capital of the Company consists of 144,343,364 ordinary shares.

CODE OF CONDUCT

The Code of Conduct sets out the Company's objectives and its responsibilities to various stakeholders and the ethical standards required from its Directors and employees to meet such objectives and responsibilities.

FINANCIAL DISCLOSURE

All transactions should be accurately reflected in the books of accounts according to applicable accounting principles. Falsification of the Company's books, any of the recorded bank accounts and transactions is strictly prohibited.

CONFLICT OF INTEREST

The Directors and employees of the Company must recognize that in the course of performing their duties, they may be out into a position where there is a conflict in the performance of such duty and a personal interest they may have. It is the overriding intention of the Company that all business transactions conducted by it are on arm's length basis.

COMPLIANCE WITH LAWS, DIRECTIVES & RULES

Compliance with all applicable laws, regulations, directives and rules including those issued by the Board of Directors and Management.

CONFIDENTIALITY

Confidentiality of the Company's internal confidential information must be maintained and upheld, which includes proprietary, technical, business, financial, joint-venture, customer and employee information that is not available publicly.

TIME MANAGEMENT

The Directors and the employees of the Company shall ensure that they adopt

efficient and productive time management schedules.

BUSINESS INTEGRITY

The Directors and employees will strive to promote honesty, integrity and fairness in all aspects of the Company's business and their dealings with vendors, contractors, customers, Joint Venture participants and Government officials.

INSIDER TRADING

Every Director and employee who has knowledge of confidential material information is prohibited from trading in securities of the Company.

HEALTH, SAFETY & ENVIRONMENT

The Company, its Directors and employees will Endeavour to exercise a systematic approach to health, safety and environmental management, in order to achieve continuous performance improvement.

INVOLVEMENT IN POLITICS, GIFTS & BRIBARY

Company shall not make payments or other contributions to political parties and organizations. Employees must ensure that if they elect to take part in any form of political activity in their spare time, such activity does not and will not have any adverse effects on the Company and such activities must be within the legally permissible limits. The Directors and employees shall not give or accept gifts, entertainment, or any other personal benefit or privilege that could influence business dealings.

COMPLIANCE

All Directors and employees must understand and adhere to the Company's business accordance with the Company's business practices and Code of Conduct and practices and Code of Conduct. They must commit to individual conduct in

observe both the spirit and the letter of the Code in their dealings on the Company's behalf.

ACCOUNTABILITY

Failure to adhere to the Company's business practices or Code of Conduct may result in disciplinary action, which could include dismissal.

STATEMENT OF COMPLIANCE

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

FOR THE YEAR ENDED: JUNE 30, 2024

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

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

a Male: 5 (FIVE) b Female: 2 (TWO)

2 The composition of the board is as follows:

Category	Names		
Indopondent Directors	Mr. Muhammad Mubashir Iqbal		
Independent Directors	Mr. Khurram Jamil		
	Mr. Tayyab Ali		
Non-Executive Directors	Mrs. Wajeeha Shahzad		
	Mrs. Sobia Irshad		
Executive Directors	Mian Muhammad Pervaiz Shafi		
Executive directors	Mr. Shahzad Javed (CEO)		

Determination of number of independent Directors comes to 2(rounding up not required) which is based on Six Elected Directors, excluding CEO who is considered as deemed Director.

- 3 The Directors have confirmed that none of them is serving as a Director on more than seven listed Companies including this Company.
- 4 The Company has prepared a code of conduct and has ensured that appropriate steps have been taken to disseminate it throughout the Company along with its supporting policies and procedures.
- 5 The Board has developed a vision/mission statement, overall corporate strategy and significant policies of the Company. The board has ensured that complete record of particulars of the significant policies along with their date of approval or updating is maintained by the Company.
- All the powers of the Board have been duly exercised and decisions on relevant matters have been taken by the board/shareholders as empowered by the relevant provisions of the Companies Act 2017 ("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 the Act and the Regulations with respect to frequency, recording and circulating minutes of meeting of the Board.
- **8** The Board have a formal policy and transparent procedures for remuneration of Directors in accordance with the Act and these Regulations.
- The Company takes keen interest in the professional development of its Board members. In House training have been arranged for Board members, however, none of the directors of the company have attended Directors' Training Program. The management is conscious of its responsibilities and is hopeful that the training of all directors shall be completed soon.
- 10 The board has approved appointment of CFO, Company Secretary and Head of internal audit, including their remmuneration, terms, and conditions of employment complied with relevant requirements of the regulations.
- 11 Chief financial officer and chief executive officer duly endorsed the financial statements before approval of the Board.

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

Names of Committee	Names of Members and Chairman
	Mr. Muhammad Mubashir Iqbal (Chairman of the Committee)
Audit Committee	Mr. Imran Khan (Secretary of the Committee)
	Mr. Khurram Jamil (Member)
	Mr. Tayyab Ali (Member)
	Ms. Sobia Irshad (Member)
	Mr. Muhammad Mubashir Iqbal (Chairman of the Committee)
Human Resource and Remuneration Committee	Mr. Tayyab Ali (Member)
Comminee	Ms. Wajeeha Shahzad (Member)

- 13 The term of reference of the aforesaid committee have been formed, documented and advised to the committee for compliance.
- 14 The frequency of meetings (quarterly/half yearly/ yearly) were as per following:
- a Audit Committee (Once in quarter/Four in a year)
- b HR & Remuneration Committee (Once in every financial year)
- 15 The Board has set up an effective internal audit function who are considered suitably qualified and experienced for the purpose and are conversant with the policies and procedures of the Company.
- 16 The statutory auditors of the Company have confirmed that they have been given a satisfactory rating under the Quality Control Review program of the Institute of Chartered Accountants of Pakistan and registered with Audit Oversight Board of Pakistan, that they and all their partners are in compliance with International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by the Institute of Chartered Accountants of Pakistan and that they and the partners of the firm involved in audit are not a close relative (spouse, parent, dependent and non-dependent children) of the chief executive officer, chief financial officer, head of internal audit, Company secretary or director of the Company.
- 17 The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the Act, these Regulations or any other regulatory requirement and the auditors have confirmed that they have observed IFAC guidelines in this regard.
- 18 We confirm that all other requirements of the regulations 3, 6, 7, 8, 27, 32, 33 and 36 of the regulations have been complied with.
- 19 Explanation for non compliance with reurements, other than regulations 3, 6, 7, 8, 27, 32, 33 and 36 are below;

Sr. No.	Requirements	Explanations	Regulations No.
1	Constitution of Risk Management Committee:	The function risk of management committee us currently performed by chief internal auditor who apprises the board accordingly. However the consideration of committee shall be completed before the close of current fiscal year.	30
2	Responsibilities of the Board and its members:	Non-mandatory provisions of the CCG Regulations are partially complied	10(1)
3	Nominations Committee:	Currently, the board has not constituted a separate Nomination Committee and the function are being performed by Executive Committee.	29(1)
4	Representation of Minority Shareholders:	No one intended to contest election as Director representing minority shareholders	5
5	The Company may post on its website key elements of its significant policies including DE&I and protection against harassment at workplace as advised by SECP vide its SRO 920 (1)/2024 dated 12 June 2024.	As per the regulations, the Company has disclosed key elements of its significant policies and intends to add the gist of its policy on DE&I & protection against harassment at the workplace.	35(1)
6	Role of the Board and its members to address sustainability risk and opportunities. The Board is responsible for setting the Company's sustainability strategies, priorities, and targets to create long term corporate value. The Board may establish a dedicated sustainability committee.	At present the Board provides governance and oversight in relation to Company's initiatives on Environmental, Social and Governance (ESG) matters. Nevertheless, the requirements introduce recently by SECP through notification dated June 12, 2024, will be complied with in due course.	10(A)

20 We confirmed that all other requirements of the regulation have been complied with.

For & on behalf of the board

M. Anostice

Mian Muhammad Pervaiz Shafi Chairman

Shahzad Javed Chief Executive Officer

for feet

Lahore: Dated September 30, 2024



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

FORM 20

1.1 Name of the Company

ITTEFAQ IRON INDUSTRIES LIMITED

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

30-06-2024

Shareholdings					
2.2 No. of Shareholders	From	То	Total Shares Held		
356	1	100	15,618		
305	101	500	126,949		
1,832	501	1,000	1,122,208		
1,599	1,001	5,000	3,381,370		
331	5,001	10,000			
	•	•	2,611,339		
120	10,001	15,000	1,515,817		
76	15,001	20,000	1,384,973		
64	20,001	25,000	1,518,194		
36	25,001	30,000	1,005,809		
31	30,001	35,000	1,045,259		
20	35,001	40,000	777,531		
11	40,001	45,000	479,710		
32	45,001	50,000	1,576,452		
10	50,001	55,000	529,980		
11	55,001	60,000	640,053		
3	60,001	65,000	195,000		
9	65,001	70,000	611,027		
8	70,001	75,000	591,105		
5	75,001	80,000	392,596		
3	80,001	85,000	248,000		
7	85,001	90,000	615,650		
1	90,001	95,000	90,250		
15	95,001	100,000	1,488,376		
3	100,001	105,000	312,500		
6	105,001	110,000	655,519		
4	110,001	115,000	452,049		

1	115,001	120,000	120,000
4	120,001	125,000	494,450
2	125,001	130,000	257,600
2	135,001	140,000	276,600
1	140,001	145,000	143,000
2	145,001	150,000	300,000
2	150,001	155,000	306,000
1	155,001	160,000	160,000
2	160,001	165,000	326,000
1	165,001	170,000	168,000
1	170,001	175,000	175,000
1	175,001	180,000	180,000
3	180,001	185,000	550,792
7	195,001		
1		200,000	1,397,305
	215,001	220,000	216,000
1	230,001	235,000	230,008
2	235,001	240,000	474,782
1	245,001	250,000	250,000
1	255,001	260,000	256,522
2	295,001	300,000	600,000
2	305,001	310,000	619,649
1	320,001	325,000	325,000
1	340,001	345,000	341,000
1	400,001	405,000	401,000
1	435,001	440,000	435,500
1	500,001	505,000	503,500
1	515,001	520,000	519,996
1	580,001	585,000	584,099
1	595,001	600,000	600,000
1	735,001	740,000	737,500
1	765,001	770,000	768,000
1	800,001	805,000	802,500
1	850,001	855,000	854,000
1	860,001	865,000	862,000
1	965,001	970,000	969,500
1	975,001	980,000	976,000
1	980,001	985,000	981,266

4,974			144,343,364
	, ,		, ,
1	11,940,001	11,945,000	11,943,019
1	11,230,001	11,235,000	11,233,000
1	9,655,001	9,660,000	9,656,559
1	9,025,001	9,030,000	9,025,500
1	8,850,001	8,855,000	8,854,780
1	6,940,001	6,945,000	6,940,758
1	6,785,001	6,790,000	6,787,902
1	6,180,001	6,185,000	6,183,828
1	5,915,001	5,920,000	5,919,290
1	5,785,001	5,790,000	5,786,693
1	5,715,001	5,720,000	5,717,976
1	3,130,001	3,135,000	3,135,000
1	1,855,001	1,860,000	1,859,990
1	1,835,001	1,840,000	1,839,607
1	1,775,001	1,780,000	1,777,500
1	1,425,001	1,430,000	1,429,000
1	1,285,001	1,290,000	1,289,000
1	1,235,001	1,240,000	1,239,500
1	1,095,001	1,100,000	1,100,000
1	1,075,001	1,080,000	1,078,559

2.3 Categories of Shareholders	Shares Held	Percentage
2.3.1 Directors, Chief Executive Officer, and their spouse and minor children	11,782,240	8.1626%
2.3.2 Associated Companies, undertakings and related parties. (Parent Company)	0	0.0000%
2.3.3 NIT and ICP	0	0.0000%
2.3.4 Banks Development Financial Institutions, Non Banking Financial Institutions.	0	0.0000%
2.3.5 Insurance Companies	0	0.0000%
2.3.6 Modarabas and Mutual Funds	25,000	0.0173%
2.3.7 Shareholders holding 10% or more	15,078,019	10.4459%
2.3.8 General Public		
a. Local	127,786,168	88.5293%
b. Foreign	600	0.0004%
2.3.9 Others (to be specified)		
- Joint Stock Companies	4,715,560	3.2669%
- Others	33,796	0.0234%

ITTEFAQ IRON INDUSTRIES LIMITED

Catagories of Shareholding required under Code of Corporate Governance (CCG) As on June 30, 2024

Sr. No.	Name	No. of Shares Held	Percentage	
Associated Companies, Undertakings and Related Parties (Name Wise Detail):			-	
Mutual F	unds (Name Wise Detail)	-	-	
Director	s and their Spouse and Minor Children (Name Wise Detail):			
1	MR. SHAHZAD JAVED (CDC)	9,887,500	6.8500%	
2	MIAN MUHAMAMD PERVAIZ SHAFI (CDC)	34,000	0.0236%	
3	MST. WAJEEHA SHAHZAD (CDC)	1,859,990	1.2886%	
4	MST. SOBIA IRSHAD (CDC)	100	0.0001%	
5	MR. TAYYAB ALI (CDC)	100	0.0001%	
6	MR. MUHAMAMD MUBASHIR IQBAL	300	0.0002%	
7	MR. KHURRAM JAMIL	250	0.0002%	
Executiv	es:	-	-	
Public S	ector Companies & Corporations:	-	-	
Banks, Development Finance Institutions, Non Banking Finance - Companies, Insurance Companies, Takaful, Modarabas and Pension Funds:				

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

1	MR. MUHAMMAD HASNAIN TARIQ SHAFI (CDC)	15,078,019	10.4459%
2	MST. SHAHZIA ARIF (CDC)	11,233,000	7.7821%
3	MR. SHAHZAD JAVED (CDC)	9,887,500	6.8500%
4	MST. KHALIDA PERVEZ (CDC)	9,656,559	6.6900%
5	RANA NISAR AHMAD (CDC)	8,854,780	6.1345%

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

S. No. NAME SALE PURCHASE BONUS

Dear Sir, please check at your end



ITTEFAQ IRON INDUSTRIES LTD.

Financial Statements

For the year ended 30 June 2024



KALEEM & COMPANY

CHARTERED ACCOUNTANTS

INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF

ITTEFAQ IRON INDUSTRIES LIMITED REPORT ON THE AUDIT OF THE FINANCIAL STATEMENTS

Opinion

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

Basis for Opinion

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

Emphasis of matter paragraph

As disclosed in note no. 20.1 to the financial statements for the year ended June 30, 2024, the company is under litigation with the National Bank of Pakistan on the application and payment of mark-up, recoverability of outstanding and other matters outlined in note no. 20.1. Therefore, the company has not charged any provision for markup, as the company is of the view that the said matter is pending before the court and subject to adjudication. Hence, management is of the opinion that no provision is required for such expenses. The legal advisor is of the opinion that they are pursuing the case vigorously and hope its final settlement would be in favor of the company.

Attention is invited to Note no. 16 of the financial statements. The company is in the process of complying with the requirements of section 244 of the Companies Act, 2017 to the extent applicable. However, the company has paid unclaimed dividend amounting Rs. 96,560/- during the year.

Our opinion is not modified in respect of these matters.

Other Matter Paragraph

The financial statements of the company for the year ended June 30, 2023 were audited by another auditor who expressed an unmodified opinion on those statements on September 22, 2023.

(i). Opening balances

This is an initial audit of the company and therefore, the opening balances as at July 01, 2023 are a significant component of the financial statements.

We considered the opening balances as a key audit matter because of the risk of material misstatement being higher in such balances due to a lack of prior-year audit evidence and the potential for errors and inaccuracies in the accounting records.

Our audit procedures included, but were not limited to:

- Reviewed documentation supporting the opening balances, including but not limited to:
 - The financial statements;
 - Trial balance;
 - General ledger
- 2. Evaluated the accounting policies and procedures applied to the opening balances.

(ii). Revenue Recognition

The company recognizes revenue from the sales of steel bars, when the related performance obligation is satisfied by transferring control of a promised good to the customer. During the year, we observed a significant decrease in sales revenue by 73%, primarily driven by a downturn in market demand for products. This decline is reflective of the broader challenges faced by the construction industry during the current financial year.

We considered revenue recognition as a key audit matter due to revenue being one of the key performance indicators of the Company and due to its decrease. In addition, revenue was also considered an area of significant risk as part of the audit process Our audit procedures included, but were not limited to:

- Assessed the design, implementation and operating effectiveness of key internal controls involved in revenue recognition;
- 2. Understood and evaluated the accounting policy with respect to revenue recognition;
- 3. Performed substantive testing of revenue on a sample basis with underlying documentation;
- 4. Performed cut-off procedures on a sample basis to ensure sales revenue has been recorded in the appropriate period;
- 5. Ensured that presentation and disclosures in the financial statements pertaining to sales revenue are appropriate.

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

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

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

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

Responsibilities of Management and Board of Directors for the Financial Statements

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

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs as applicable in Pakistan will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in 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 audit evidence obtained, whether a material uncertainty exists 3related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

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

Report on Other Legal and Regulatory Requirements

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

- a) Proper books of account have been kept by the Company as required by the Companies Act, 2017 (XIX of 2017);
- b) The statement of financial position, the statement of profit or loss, the statement of other comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes thereon have been drawn up in conformity with the Companies Act, 2017 (XIX of 2017) and are in agreement with the books of account and returns;
- c) Investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Company's business; and
- d) No zakat was deducted at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980)

MUHAMMAD KALEEM RATHOR

(Engagement Partner)

Lahore

Date: September 30, 2024 UDIN: AR202410377Mg3dYzuhH LAHORE *

KALEEM & COMPANY
CHARTERED ACCOUNTANTS

STATEMENT OF FINANCIAL POSITION

AS AT 30 June 2024

_			Re-stated	Re-stated
	Note	2024	2023	2022
EQUITY AND LIABILITIES	Note	RUPEES	RUPEES	RUPEES
Share capital and reserves				
Share capital	7	1,443,433,640	1,443,433,640	1,443,433,640
Director's loan's	8	316,329,215	316,329,215	316,329,215
Capital reserves				
Share premium	9	774,507,925	774,507,925	774,507,925
Surplus on revaluation of property, plant and equipment	10	968,864,778	532,070,860	552,615,129
		1,743,372,703	1,306,578,785	1,327,123,054
General reserves				
Un-appropriated profit		646,590,818	1,420,384,388	1,500,631,577
		4,149,726,376	4,486,726,028	4,587,517,486
Non-current liabilities				
Long-term finances	11	280,967,808	284,831,000	312,166,577
Lease liabilities	12	-	4,845,279	22,158,897
Deferred taxation	13	40,273,056	28,994,870	186,098,594
Deferred liabilities	14	195,503,176	161,391,010	85,755,625
		516,744,040	480,062,159	606,179,693
Current liabilities				
Trade and other payables	15	366,052,868	1,068,480,018	3,026,636,871
Unclaimed dividends	16	373,720	470,280	3,690,200
Mark-up accrued on borrowings	17	81,311,696	80,695,148	91,271,694
Short-term borrowings	18	1,061,934,562	1,028,133,005	1,076,374,361
Current portion of long-term liabilities	19	46,484,095	46,328,293	42,111,961
		1,556,156,941	2,224,106,744	4,240,085,087
Contingencies and commitments	20	_	_	_
communication	20	6,222,627,357	7,190,894,931	9,433,782,266
			-,,	2, .22, .22,200

The annexed notes from 1 to 50 form an integral part of these financial statements.

CHIEF EXECUTIVE

for feet

CHIEF FINANCIAL OFFICER

STATEMENT OF FINANCIAL POSITION

AS AT 30 June 2024

		Re-stated	Re-stated
Note	2024	2023	2022
Note	RUPEES	RUPEES	RUPEES
21	2.400.707.985	1.875.591.119	1,905,558,661
22			63,336,447
23	20,026,226		18,972,226
	2,472,036,733	1,952,620,147	1,987,867,334
24	462,512,202	548,535,101	370,575,418
25	987,359,425	1,457,816,071	3,354,382,051
26	1,695,040,906	2,632,056,483	2,069,138,079
27	104,347,183	140,693,909	315,381,523
28	134,790,299	141,056,080	142,679,427
29	338,297,646	297,248,372	376,990,219
30	28,242,963	20,868,768	816,768,215
	3,750,590,624	5,238,274,784	7,445,914,932
	6,222,627,357	7,190,894,931	9,433,782,266
	24 25 26 27 28 29	RUPEES 21	Note 2024 RUPEES 2023 RUPEES 21 2,400,707,985 51,302,522 23 1,875,591,119 57,002,802 20,026,226 23 20,026,226 20,026,226 20,026,226 24 462,512,202 987,359,425 1,695,040,906 26 548,535,101 1,457,816,071 266 1,695,040,906 27 104,347,183 27 104,347,183 28 134,790,299 29 338,297,646 30 28,242,963 30 28,242,963 140,693,909 141,056,080 297,248,372 20,868,768 30 28,242,963 3,750,590,624 5,238,274,784

The annexed notes from 1 to 50 form an integral part of these financial statements.

CHIEF EXECUTIVE

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CHIEF FINANCIAL OFFICER

STATEMENT OF PROFIT OR LOSS

For the year ended 30 June 2024

			Re-stated	Re-stated
	Note	2024 RUPEES	2023 RUPEES	2022 RUPEES
Sales - net	31	2,271,682,864	8,284,453,567	11,225,260,621
Cost of sales	32	2,906,905,654	8,142,063,667	10,716,240,783
Gross (loss)/profit		(635,222,790)	142,389,900	509,019,838
Other operating income	33	18,161,884	24,116,983	10,475,322
Distribution and selling cost	34	53,701,575	98,941,644	84,696,630
Administrative and general expenses	35	117,835,057	106,752,160	88,329,021
Other operating cost	36	7,398,046	30,763,183	70,957,239
Finance cost	37	88,015,395	75,466,898	53,293,074
		266,950,073	311,923,885	297,275,964
(Loss)/profit before taxation		(884,010,979)	(145,417,002)	222,219,196
Taxation	38	62,322,562	50,960,526	(74,496,728)
(Loss)/profit after taxation		(821,688,417)	(94,456,476)	147,722,468
Loss per share - (basic and diluted)	39	(5.69)	(0.65)	1.62

The annexed notes from 1 to 50 form an integral part of these financial statements.

CHIEF EXECUTIVE

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CHIEF FINANCIAL OFFICER

STATEMENT OF OTHER COMPREHENSIVE INCOME

For the year ended 30 June 2024

			Re-stated	Re-stated
	Note	2024 RUPEES	2023 RUPEES	2022 RUPEES
(Loss)/profit after taxation		(821,688,417)	(94,456,476)	147,722,468
Other comprehensive income				
Items that will not be reclassified to profit and loss Employee retirement benefits:				
Remeasurement of defined benefits obligation	14	22,710,425	(8,922,510)	(2,201,668)
Revaluation of property, plant and equipment		563,975,124	-	-
Related deferred tax	13	(101,996,784)	2,587,528	638,484
		484,688,765	(6,334,982)	(1,563,184)
Total comprehensive loss for the year		(336,999,652)	(100,791,458)	146,159,284

The annexed notes from 1 to 50 form an integral part of these financial statements.

CHIEF EXECUTIVE

CHIEF FINANCIAL OFFICER

STATEMENT OF CHANGES IN EQUITY

For the year ended 30 June 2024

		Reserves				
		Capital		Revenue		
Shai capit		Share premium	Surplus on revaluation of operating asset	Un-appropriated profit	Director's loan's	Total equity
			Rupe	es		
Balance as at 1st July 2022	1,443,433,640	774,507,925	552,615,129	1,586,960,119	316,329,215	4,673,846,028
Effect of restatement				(86,328,542)		(86,328,542)
Balance as at 1st July 2022-Re-stated	1,443,433,640	774,507,925	552,615,129	1,500,631,577	316,329,215	4,587,517,486
Profit after taxation for the year Other comprehensive income	-	-	-	(94,456,476)	-	(94,456,476)
Remeasurements of benefit plan (net of tax)	-	-	-	(6,334,982)	-	(6,334,982)
	-	-	-	(6,334,982)	-	(6,334,982)
Transfer from revaluation surplus (net of deferred tax) - note 10	-	-	(20,544,269)	20,544,269	-	-
Balance as at 30 June 2023-Re-stated	1,443,433,640	774,507,925	532,070,860	1,420,384,388	316,329,215	4,486,726,028
Loss after taxation for the year Other comprehensive income	-	-	-	(821,688,417)	-	(821,688,417)
Remeasurements of benefit plan (net of tax)	-	-	-	16,124,402	-	16,124,402
Revaluation surplus (net of deferred tax)	-	-	468,564,363		-	468,564,363
	-	-	468,564,363	16,124,402	-	484,688,765
Transfer from revaluation surplus (net of deferred tax) - note 10	-	-	(31,770,445)	31,770,445	-	-
Balance as at 30 June 2024	1,443,433,640	774,507,925	968,864,778	646,590,818	316,329,215	4,149,726,376

The annexed notes from 1 to 50 form an integral part of these financial statements.

CHIEF EXECUTIVE

for feet

CHIEF FINANCIAL OFFICER

STATEMENT OF CASH FLOW

For the year ended 30 June 2024

	Note	2024	2023
		RUPEES	RUPEES
CASH FLOWS FROM OPERATING ACTIVITIES			
Cash generated from operations	40	228,800,545	(372,943,487)
Income taxes paid	29.1	(73,254,004)	(170,425,554)
Workers' profit participation fund paid	15.3	=	(14,259,248)
Employee benefits paid	14.1	(7,489,686)	(11,807,222)
Finance cost paid		(54,992,255)	(30,090,549)
Net cash generated/(used in) from operating activities		93,064,600	(599,526,060)
CASH FLOWS FROM INVESTING ACTIVITIES			
(Increase) in long-term deposits	23.1	_	(1,054,000)
Acquisition of property, plant and equipment	23.1	(101,146,268)	(30,998,989)
Capital work-in-progress		(9,696,465)	(72,521,259)
Proceeds from disposal of property, plant and equipment	21.4	(3,030,103)	95,000
Net cash used in investing activities		(110,842,733)	(104,479,248)
CASH FLOWS FROM FINANCING ACTIVITIES			
Payment of dividends		(96,560)	(3,219,920)
Re-payment of lease obligations	12.1	(16,604,328)	(13,417,286)
Long term loan		8,051,659	(27,015,577)
Proceeds from short-term borrowings (net)		33,801,557	(48,241,356)
Net cash generated/(used in) from financing activities		25,152,328	(91,894,139)
net cash generated/ (asea m) from maneing activities		23,132,320	(31,034,133)
NET CASH INCREASE / (DECREASE) IN CASH AND CASH EQUIVALENTS		7,374,195	(795,899,447)
CASH AND CASH EQUIVALENTS AT BEGINNING OF THE YEAR	40.1	20,868,768	816,768,215
CASH AND CASH EQUIVALENTS AT END OF THE YEAR		28,242,963	20,868,768

The annexed notes from 1 to 50 form an integral part of these financial statements.

CHIEF EXECUTIVE

CHIEF FINANCIAL OFFICER

NOTES TO AND FORMING PART OF THESE FINANCIAL STATEMENTS For the year ended 30 June 2024

1 STATUS AND ACTIVITIES

Ittefaq Iron Industries Limited ("The Company") (Formerly Ittefaq Sons Private Limited) was incorporated on February 20, 2004 and converted into public unquoted company on January 05, 2017. The company also changed its name from (Ittefaq Sons (Private) Limited) to (Ittefaq Iron Industries Limited) on February 09, 2017. The Company was listed on Pakistan Stock Exchange on July 03, 2017. The principal activity of the company is manufacturing of Iron Bars and Girders. Following is the detail of addresses of the Company.

Particulars	Location
Registered office	40 B / II, Gulberg III, M. M. Alam Road, Lahore.
Project site	8 KM, Manga Mandi, Raiwind Road, District Kasur

2 STATEMENT OF COMPLIANCE

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

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

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

2.1 In 2022, company booked incorrect tax adjustment in the accounts and resultantly the income tax recoverable amount and profit after tax was overstated by said amount. In current year SECP order company to reverse the amount adjusted in 2022, accordingly company retrospectively adjust the transaction in 2022. The effect of the transaction in financial statements is follow;

	Previously Stated as at June 30, 2022	Impact of Error	Balance after rectification as at June 30, 2022
	-	Rupees	
Effect of change STATEMENT OF PROFIT OR LOSS			
Profit after Tax STATEMENT OF CHANGES IN EQUITY	234,051,010	(86,328,542)	147,722,468
Un-appropriated profit STATEMENT OF FINANCIAL POSITION	1,586,960,119	(86,328,542)	1,500,631,577
Tax refunds due from government	463,318,761	(86,328,542)	376,990,219
	Previously Stated as at June 30, 2023	Impact of Error	Balance after rectification as at June 30, 2023
		Rupees	
Effect of change STATEMENT OF CHANGES IN EQUITY			
Un-appropriated profit STATEMENT OF FINANCIAL POSITION	1,506,712,930	(86,328,542)	1,420,384,388
Tax refunds due from government	383,576,914	(86,328,542)	297,248,372

3 ACCOUNTING CONVENTION

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

4 NEW AND AMENDED STANDARDS AND INTERPRETATIONS

The following amendments to existing standards have been published that are applicable to the Company's financial statements covering annual periods, beginning on or after the following dates:

4.1 Standards, amendments to published standards and interpretations that are effective in the current year

Certain standards, amendments and interpretations to IFRS are effective for accounting periods beginning on July 1, 2023 but are considered not to be relevant or to have any significant effect on the Company's operations (although they may affect the accounting for future transactions and events) and are, therefore, not detailed in these financial statements except for the following:

a) IAS 12 Application Guidance on Accounting for Minimum Taxes and Final Taxes

During the year, the Institute of Chartered Accountants of Pakistan ('ICAP') has withdrawn Technical Release 27 "IAS 12, Income Taxes (Revised 2012)" and issued "IAS 12 Application Guidance on Accounting for Minimum Taxes and Final Taxes" vide its circular No. 07/2024 dated May 15, 2024 ('the Guidance'). According to the Guidance, the minimum taxes and the final taxes that are not calculated on the 'taxable profit' as defined in IAS 12 but calculated on turnover or other basis in excess of normal tax liability, and the tax deducted at source other than from dividends from subsidiaries, joint ventures and associates under final tax regime, are out of scope of IAS 12 "Income Taxes" and fall in the ambit of IFRIC 21 "Levies" and IAS 37 "Provisions, Contingent Liabilities and Contingent Assets".

Accordingly, no change in company existing policy (note 6.4), entity expects that minimum tax paid may be realizable/adjustable in future tax years due to expectation that sufficient taxable profits / tax liabilities will be available in future years. An amount paid to the extent of income tax liability (determined on taxable income using general rate of taxation) shall be recognized as 'current income tax' in the profit and loss account.

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

There are certain standards, amendments to the approved accounting standards and interpretations that are mandatory for the Company's accounting periods beginning on or after July 1, 2024 but are considered not to be relevant or to have any significant effect on the Company's operations and are, therefore, not detailed in these unconsolidated financial statements, except for the following:

a) Amendment to International Accounting Standard (IAS) 1, "Non-current liabilities with covenants" (effective for annual period beginning on January 1, 2024)

These amendments clarify how conditions with which an entity must comply within twelve months after the reporting period affect the classification of a liability. The amendments also aim to improve information an entity provides related to liabilities subject to these conditions.

b) International Financial Reporting Standard (IFRS) S1, "General requirements for disclosure of sustainability-related financial information" and International Financial Reporting Standard (IFRS) S2, "Climate-related disclosures" (effective for annual period beginning on January 1, 2024)

The International Sustainability Standards Board ('ISSB') issued its first two sustainability reporting standards on June 26, 2023, applicable on reporting periods beginning on or after January 01, 2024, subject to endorsement of the standards by local jurisdictions. These standards include the core framework for the disclosure of material information about sustainability-related risks, opportunities across an entity's value chain and set out the requirements for entities to disclose information about climate-related risks and opportunities.

IFRS S1 requires entities to disclose information about its sustainability-related risks and opportunities that is useful to primary users of general purpose financial reporting in making decisions relating to providing resources to the entity. The standards provide guidance on identifying sustainability-related risks and opportunities, and the relevant disclosures to be made in respect of those sustainability related risks and opportunities.

IFRS S2 is a thematic standard that builds on the requirements of IFRS S1 and is focused on climate-related disclosures. IFRS S2 requires an entity to identify and disclose climate-related risks and opportunities that could affect the entity's prospects over the short, medium and long term. In addition, IFRS S2 requires entities to consider other industry-based metrics and seven cross-industry metrics when disclosing qualitative and quantitative components on how the entity uses metrics and targets to measure, monitor, and manage the identified material climate-related risks and opportunities. The cross-industry metrics include disclosures on Green House Gas ('GHG') emissions, transition risks, physical risks, climate-related opportunities, capital deployment, internal carbon prices and remuneration.

The aforementioned standards have not been notified locally or declared exempt, in relation to the Company, by the Securities and Exchange Commission of Pakistan ('SECP') as at June 30, 2024.

c) Amendment to IFRS9 and IFRS7 - Classification and Measurement of FinancialInstruments (effective for annual period beginning on or after January 1, 2026)

The IASB has issued narrow-scope amendments to IFRS Standards. The amendments aim to

- clarify the requirements for the timing of recognition and derecognition of some financial assets and liabilities, with a new exception for some financial liabilities settled through an electronic cash transfer system;
- clarify and add further guidance for assessing whether a financial asset meets the Solely Payments of Principal and Interest ('SPPI') criterion;
- add new disclosures for certain instruments with contractual terms that can change cash flows (such as some instruments with features linked to the achievement of environment, social and governance ('ESG') targets); and
- make updates to the disclosures for equity instruments designated at Fair Value through Other Comprehensive Income ('FVOCI').

d) IFRS18 "Presentation and Disclosure in Financial Statements" (effective for annual periods beginning or after January 1, 2027)

This is the new standard on presentation and disclosure in financial statements, with a focus on updates to the statement of profit or loss. The key new concepts introduced in IFRS 18 relate to:

- the structure of the statement of profit or loss;
- required disclosures in the financial statements for certain profit or loss performance measures that are reported outside an entity's financial statements (that is, management defined performance measures); and
- enhanced principles on aggregation and disaggregation which apply to the primary financial statements and notes in general.

The aforementioned standards have not been notified locally or declared exempt, in relation to the Company, by the Securities and Exchange Commission of Pakistan (SECP) as at June 30, 2024.

5 BASIS OF PREPARATION

5.1 Measurement

These financial statements have been prepared under historical cost convention modified by application of following:

Componen	ts of financial statements	Mode of Valuation
(i)	Financial instruments	at fair values
(ii)	Certain classes of operating fixed assets	at revalued amounts
(iii)	Lease obligations	at present values
(iv)	Interest free loans from directors	at face value
(v)	Employee retirement benefits	at present values

In these financial statements, except for the amounts reflected in the cash flow statement, all transaction have been accounted for on accrual basis.

5.2 Significant accounting judgments and estimates

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

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

a)	assumptions and estimates used in determining the	
	recoverable amount, residual values and useful lives of	
	property and equipment;	(notes 6.1 and 21)
b)	deferred tax asset is recognized only to extent that is	
	probable that future taxable profits will be available against	
	which assets may be utilized;	(notes 6.4, 13 and 38)
c)	assumptions and estimates used in calculating the provision	
	for impairment for trade debts;	(notes 6.6 and 26)
d)	assumptions and estimates used in determining the provision	
	for slow moving stores and spares;	(notes 6.12 and 24)
e)	assumptions and estimates used in writing down items of	
	stock in trade to their net realizable values;	(notes 6.13 and 25)
g)	assumptions and estimates used for valuation of present	
	value of defined benefit obligations;	(notes 6.8 and 14)
h)	assumptions and estimates used in disclosure and	
	assessment of provision for contingencies; and	(notes 6.17 and 6.19)
i)	assumptions / estimates used in determining current income	
	and decisions of authorities issued in past.	(notes 6.4 and 29)

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

5.3 Functional and presentational currency

Items included in the financial statements are measured using the currency of the primary economic environment in which the Company operates. These financial statements are presented in Pak Rupees, which is Company's functional and presentation currency, as converted on the day of transactions other wise as determined on the last day of closing date of the financial statements.

6 SIGNIFICANT ACCOUNTING POLICIES

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

6.1 Property and equipment

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

Assets' residual values, if significant and useful lives are reviewed and adjusted, if appropriate, at each statement of financial position date. When parts of an item of property and equipment have different useful lives, they are recognized as separate items of property and equipment.

Depreciation charge is based on the reducing balance method, so as to write off the historical cost of an asset over its estimated useful life after taking into account their residual values. The Company charges depreciation on the items of property and equipment from the date asset is available for use till date of its disposal. The rate of depreciation is specified in note 21 to these financial statements.

Depreciation on additions to property and equipment is charged from the day in which they are available for use while no depreciation is charged for the day in which property and equipment is disposed off. The useful lives and depreciation methods are reviewed on periodic intervals to ensure that the methods and period of depreciation charged during the year, are consistent with the expected pattern of economic benefits.

Exchange differences in respect of foreign currency loans obtained for acquisition of property, plant and equipment are incorporated in the cost of the relevant assets. Subsequent costs are recognized as a part of asset, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. Maintenance and normal repairs are charged to profit and loss account as and when incurred. Improvements are capitalized when it is probable that respective future economic benefits will flow to the Company and the cost of the item can be measured reliably. Assets replaced, if any, are derecognized.

An item of property and equipment is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Gains and losses on sale of an item of property and equipment are determined by comparing the proceeds from sale with the carrying amount of property and equipment, and are recognized in profit or loss account.

6.2 Capital work in progress

Capital work-in-progress is stated at cost less identified impairment losses, if any. All expenditure connected with specific assets incurred during installation and construction period are carried under capital work-in-progress. These are transferred to specific assets as and when these are available for use. Express which cannot directly related the asset appropriate/indirect to all other assets.

6.3 Surplus on revaluation of property, plant and equipment

Surplus arising on acquisition being the difference between fair value of the assets acquired and the consideration paid is recognized as income over the remaining useful life of the assets acquired. Increase in carrying amounts arising on revaluation of property, plant and equipment are recognized, net of tax, in other comprehensive income and accumulated in revaluation surplus in shareholders' equity.

To the extent that increase reverses a decrease previously recognized in the statement of profit or loss, the increase is first recognized in the statement of profit or loss. Decreases that reverse previous increases of the same assets are first recognized in other comprehensive income to the extent of remaining surplus attributable to the asset; all other decreases are charged to the statement of profit or loss. Differences between depreciation based on the revalued carrying amount of the asset charged to the statement of profit or loss and depreciation based on the asset's original cost, net of tax, is reclassified from revaluation surplus on property plant and equipment to unappropriated profit.

6.4 Taxation

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

a) Current

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

b) Deferred

Deferred tax is recognised using balance sheet liability method, providing for temporary difference between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. The amount of deferred tax provided is based on the expected manner of realisation or settlement of the carrying amount of assets and liabilities, using the tax rates enacted or substantively enacted at the reporting date.

The Company recognises a deferred tax asset to the extent that it is probable that taxable profits for the foreseeable future will be available against which the assets can be utilised. Deferred tax assets are reduced to the extent that it is no longer probable that the related tax benefit will be realised.

6.5 Right-of-use assets

The Company recognizes right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognized, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received as applicable. Unless the Company is reasonably certain to obtain ownership of the leased asset at the end of the lease term, the recognized right-of-use assets are depreciated using straight line method over the lease term. Right-of-use assets are subject to impairment.

6.6 Trade debts, loans, deposits and other receivables

a) Financial assets

These are classified at 'amortized cost'. On initial recognition, these are measured at cost, being their fair value at the date of transaction, plus attributable transaction costs. Subsequent to initial recognition, trade debts and other receivables are recognized and carried at original invoice amount less an estimated allowance made for doubtful receivables based on review of outstanding amounts at the year end. Provision for impairment of trade debts and other receivables is established when there is objective evidence that the Company will not be able to collect all amounts due according to original terms of receivables. Significant financial difficulties of debtors, probability that the debtor will enter bankruptcy or financial reorganization, default or delinquency in payments are considered indicators that trade receivable is impaired. Debts, considered irrecoverable, are written off, as and when identified. Financial assets are derecognized when the rights to receive cash flows from the financial assets have expired or have been transferred and the Company has transferred substantially all risks and rewards of ownership.

b) Non-financial assets

These on initial recognition and subsequently are measured at cost.

6.7 Trade and other payables

a) Financial liabilities

Trade and other payables are obligations to pay for goods and services that have been acquired in ordinary course of business from suppliers. Accounts payable are classified if payment is due within one year or less (or in normal operating cycle of business, if longer), if not, they are classified as non current liabilities.

Liabilities for trade and other payable are carried at amortized cost which is fair value of consideration to be paid in future for goods and services received, whether or not billed to the Company.

b) Non-financial liabilities

These on initial recognition and subsequently are measured at cost.

6.8 Staff retirement benefits

The Company operates an unfunded gratuity scheme for all its permanent employees subject to completion of a prescribed qualifying period of service. The Company recognizes expense in accordance with IAS 19 "Employee Benefits". The scheme pays a lump-sum gratuity to member on leaving, equals to last drawn gross salary into number of completed years of services.

The Company's net obligation in respect of defined benefit plan is calculated separately by estimating the amount of future benefit that employees have earned in the current and prior periods and discounting that amount. The calculation of defined benefit obligations is performed annually by a qualified actuary using the projected unit credit method. Actuarial valuation of the scheme is undertaken at appropriate regular intervals and the latest valuation was carried out at 30 June 2024. (Note 14)

Remeasurements of the defined benefit liability, which comprise actuarial gains and losses are recognized immediately in OCI. The Company determines the net interest expense on the defined benefit liability for the period by applying the discount rate used to measure the defined benefit obligation at the beginning of the annual period to the then-defined benefit liability, taking into account any changes in the defined benefit liability during the period as a result of contributions and benefit payments. Net interest expense and other expenses related to defined benefit plans are recognized in profit and loss account.

6.9 Employees' compensated absences

The Company accounts for all accumulated compensated absences when employees render services that increase their entitlement to future compensated absences.

6.10 Operating profit

The operating profit is the result generated during the year from the continuing principal revenue producing activities of the Company. Operating profit excludes other income, other expenses, finance costs and income taxes.

6.11 Cash and cash equivalents

Cash and cash equivalents comprise of cash balances, call deposits and investments with maturities of less than three months or less from acquisition date that are subject to insignificant risk of changes in fair value. Bank overdrafts that are repayable on demand and form an integral part of the Company's cash management are included as a component of cash and cash equivalents for the purpose of statement of cash flows.

6.12 Stores, spare parts and loose tools

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

6.13 Stocks in trade

These are valued at lower of cost and net realizable value less impairment loss, if any, except for goods in transit. The basis of cost valuations are as follows:

Particulars Mode of Valuation

Raw material at raw material cost calculated on weighted average basis

Work-in-process at weighted average manufacturing cost Finished goods at lower of cost and net realizable value

Waste at realizable value

Cost in relation to work-in-process and finished goods represents average manufacturing cost which consists of prime cost and proportion of manufacturing overheads based on normal capacity.

Goods-in-transit are valued at purchase price, freight value and other charges incurred thereon up to the date of statement of financial position.

Provision is made in the financial statements against slow moving and obsolete stock in trade based on management's best estimate regarding their future usability whenever necessary and is recognized in the statement of profit or loss. Net realizable value signifies selling price in ordinary course of business less estimated costs of completion and estimated cost necessary to make the sale.

6.14 Lease obligations

A contract is, or contains a lease if the contract conveys a right to control the use of an identified asset for a period of time in exchange for consideration. The entity recognizes a right-of-use asset and lease liability at the lease commencement date. The right-of-use asset is initially measured at cost and subsequently at cost less any accumulated depreciation and impairment losses if any, and adjusted for certain remeasurements of the lease liability. The right-of-use asset is depreciated using the straight line method over the shorter of the lease term and the asset's useful life. The estimated useful lives of assets are determined on the same basis as that for owned assets. In addition, the right-of-use asset is periodically reduced by impairment losses, if any.

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 entity's incremental borrowing rate. The lease liability is subsequently increased by the interest cost on the lease liability and decreased by lease payments made. It is re-measured when there is a change in future lease payments arising from a change in an index or rate, a change in assessment of whether extension option is reasonably certain to be exercised or a termination option is reasonably certain not to be exercised.

The right-of-use assets are presented as a separate line item in the statement of financial position as on the reporting date.

6.15 Borrowing cost

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use. All other borrowing costs are recognized in profit and loss account as incurred.

6.16 Mark-up bearing borrowings

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

6.17 Provisions

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

6.18 Financial liabilities

Financial liabilities are classified as measured at amortized cost or 'at fair value through profit or loss'. A financial liability is classified as at fair value through profit or loss if it is classified as held for trading, it is a derivative or it is designated as such on initial recognition. Financial liabilities at fair value through profit or loss are measured at fair value and net gains and losses, including any interest expense, are recognized in the statement of profit or loss.

Other financial liabilities are subsequently measured at amortized cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognized in the statement of profit or loss. Any gain or loss on de-recognition is also recognized in the statement of profit or loss.

Financial liabilities are derecognized when the contractual obligations are discharged or cancelled or have expired or when the financial liability's cash flows have been substantially modified.

6.19 Contingents

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

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

6.20 Financial assets

(i)

a) Initial measurement

The Company classifies its financial assets in the following categories:

at fair value through profit or loss

through profit and loca

- (ii) at fair value through other comprehensive income
- (iii) measured at amortized cost

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

These assets are subsequently measured at fair value. Net gains and losses,

clearly represents a recovery of part of the cost of the investment.

Other net gains and losses are recognized in other comprehensive income

b) Subsequent measurement

The financial assets are subsequently measured as follows: Financial assets at fair value

	through profit and loss	including any interest / markup or dividend income, are recognized in profit or loss.
(ii)	Financial assets measured at amortized cost	These assets are subsequently measured at amortized cost using effective interest method. The amortized cost is reduced by impairment losses. Interest / markup income, foreign exchange gains / losses and impairment are recognized in the statement of profit or loss.
(iii)	Debt investments at fair value through other comprehensive income	These assets are subsequently measured at fair value. Interest / markup income calculated using the effective interest method, foreign exchange gains and losses and impairment are recognized in the statement of profit or loss. Other net gains and losses are recognized in other comprehensive income. On de-recognition, gains and losses accumulated in other comprehensive income are reclassified to the statement of profit or loss.
(iv)	Equity investments at fair value through other comprehensive	These assets are subsequently measured at fair value. Dividends are recognized as income in the statement of profit or loss unless the dividend

income

c) De-recognition of financial assets

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

6.21 Foreign currency transactions and translations

Transactions in foreign currencies are accounted for in Pakistani Rupees at the foreign exchange rates prevailing on the date of the transaction. Monetary assets and liabilities in foreign currencies are re-translated into rupees at the foreign exchange rates approximating those prevailing at the reporting date. Exchange differences, if any, are charged in statement of profit or loss.

6.22 Offsetting of financial assets and financial liabilities

Financial assets and financial liabilities are offset and the net amount is reported in the financial statements only when the Company has currently legally enforceable right to set-off the recognised amounts and the Company intends either to settle on a net basis or to realise the assets and to settle the liabilities simultaneously. The 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 winding up of the Company or the counter parties.

6.23 Revenue recognition-IFRS 15

The company applies 5 step - model approach in revenue recognition.

Revenue is measured based on the consideration specified in a contract with a customer. Revenue from operations of the Company are recognized when the goods are provided, and thereby the performance obligations are satisfied.

Revenue consists of sale of iron bars, girders and related products. The Company's contract performance obligations are fulfilled at the point in time when the goods are dispatched to the customer. Invoices are generated and revenue is recognized at that point in time, as the control has been transferred to the customers.

Profit on saving account is accrued on a time proportionate basis, by reference to the principal outstanding and at the effective profit rate applicable.

No element of financing is deemed present as the sales are made with a credit term of up to 120 days, which is consistent with the market practice.

Dividends, if any are accounted for on receipt basis, irrespective of the year to which such dividends are related.

6.24 Dividend distribution and other appropriations

a) Dividend distributions

Dividend is recognized as liability in the period in which it is declared, irrespective of the year.

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

b) Appropriations

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

6.25 Ordinary share capital

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

6.26 Comprehensive income

Comprehensive income is the change in equity resulting from transactions and other events, other than changes resulting from transactions with shareholders in their capacity as shareholders.

The total comprehensive income comprises of all the components of profit or loss and other comprehensive income.

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

6.27 Earnings per share ("EPS")

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

Diluted EPS is computed using weighted average number of shares outstanding plus dilutive effect of stock options outstanding during the year.

6.28 Impairment

a) Financial assets

The Company recognizes loss allowances for expected credit losses in respect of financial assets measured at amortized cost. The Company measures loss allowances at an amount equal to lifetime expected credit losses, except for the following, which are measured at 12 months expected credit loss:

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

Loss allowances for trade receivables are measured at an amount equal to lifetime expected credit loss.

The expected loss rates are based on the payment profiles of sales over a specific period of time and the corresponding historical credit losses experienced within this period. The historical loss rates are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the debts. The Company has identified the Gross Domestic Product (GDP) and the unemployment rate of the countries in which it sells its goods to be the most relevant factors, and accordingly adjusts the historical loss rates based on expected changes in these factors.

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

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

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

The gross carrying amount of a financial asset is written off when the Company has no reasonable expectations of recovery of a financial asset in its entirety or a portion thereof. The Company individually makes an assessment with respect to the timing and amount of write-off based on whether there is a reasonable expectation of recovery. The Company expects no significant recovery from the amount written off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Company's procedures for recovery of amounts due.

The adoption of the expected loss approach has not resulted in any material change in impairment provision for any financial asset.

b) Non-financial assets.

The carrying amounts of the Company's non financial assets are reviewed at each reporting date to determine whether there is any indication of impairment.

If such indication exists, the asset's recoverable amount, being higher of value of use and fair value less costs to sell, is estimated. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

For the purpose of impairment testing, assets that cannot be tested individually are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or groups of assets. An impairment loss is recognized whenever the carrying amount of an asset exceeds its recoverable amount. Impairment losses are recognized in the statement of profit or loss.

6.29 Related party transactions

The related parties of the Company comprise of associated undertakings, key management personnel and entities under common directorship as defined in the relevant provisions of the Companies Act, 2017..

Related party transactions are carried out on mutually agreed terms.

Pricing for these transactions are determined on the basis of comparable uncontrolled price method subject to agreed on mutual terms, which sets the price by reference to comparable goods and services sold in an economically comparable market to a buyer unrelated to the seller.

The accounting methods adopted for various types of transactions and balances with related parties are as follows:

a) Sale of goods and services

Revenue from sale of goods and services to related parties is recognized in accordance with the revenue recognition policy of the Company for such transactions.

Receivables against sale of goods outstanding at the reporting date are carried at amortized cost in accordance with the accounting policy of the Company for such balances.

b) Purchases of goods and services

Purchases of goods from related parties are recognized at actual cost to the Company.

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

c) Dividend distribution

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

6.30 Determination of fair value

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

A number of Company's accounting policies require determination of fair value, for both financial and non-financial assets and liabilities. Fair values of assets and liabilities is determined as follows:

a) Trade and other receivables

The fair value of trade and other receivables is estimated as the present value of future net cash inflows which are discounted at the market rate of interest at the reporting date.

b) Trade and other payables

The fair value of trade and other payables is estimated as the present value of future net cash outflows which are discounted at the market rate of interest at the reporting date.

c) Borrowings

The fair value of borrowings is determined using effective interest method.

6.31 Figures

Figures in these financial statements have been rounded off to the nearest of rupee.

6.32 Government Grant

Grants from the Government are recognized at their fair value where there is a reasonable assurance that the grant will be received and the Company will comply with all attached conditions. Government grants relating to costs are deferred and recognized in the profit or loss over the period necessary to match them with the costs that these are intended to compensate, irrespective of the year to which they are related.

6.33 Segment reporting

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

Segment results that are reported to the Board of Directors include items directly attributable to a segment as well as those that can be allocated on a reasonable basis. Those income, expenses, assets, liabilities and other balances which cannot be allocated to a particular segment on a reasonable basis are reported as unallocated. The company has no segments worth reportable as per IFRS 08.

6.34 Non- Current Assets Held for sale

Non-current assets are classified as held for sale when their carrying amount is to be recovered principally through a sale transaction and a sale is considered highly probable. These are stated at the lower of carrying amount and fair value less costs to sell.

7 SHARE CAPITAL

Authorized capital

2024	2023		2024	2023
Number of shares			Rupees	Rupees
300,000,000	300,000,000	Ordinary shares of Rs. 10 each	3,000,000,000	3,000,000,000

Issued, subscribed and paid-up capital

2024 Number o	2023 of shares		2024 Rupees	2023 Rupees
121,750,000	121,750,000	Ordinary shares of Rs. 10 each fully paid in cash	1,217,500,000	1,217,500,000
9,471,240	9,471,240	Ordinary shares of Rs. 10 each for consideration other than cash	94,712,400	94,712,400
13,122,124	13,122,124	Ordinary shares of Rs. 10 each issued as bonus shares	131,221,240	131,221,240
144,343,364	144,343,364	_	1,443,433,640	1,443,433,640

Movement in share capital of the Company during the current as well as last year is as follows:

2024	2023		2024	2023
Number o	f shares		Rupees	Rupees
144,343,364	144,343,364	At beginning of the year	1,443,433,640	1,443,433,640
	-	Movement during the year		
144,343,364	144,343,364	Total at the year end	1,443,433,640	1,443,433,640

7.1 The Company has only one class of ordinary shares which carry no right to fixed income.

All ordinary shares rank equally with regard to the Company's residual assets. Holders of these shares are entitled to dividends as declared from time to time and are entitled to one vote per share at general meetings of the Company.

2024

	Rupees	Rupees
8.1	316,329,215	316,329,215
	-	-
		-
	316,329,215	316,329,215
	8.1	8.1 316,329,215 - -

- **8.1** It is interest free loan from directors amounting to Rs. 316.329 million (2023: Rs. 316.329 million). This loan has been classified into equity as per regulations of TR 32 issued by the Institute of Chartered Accountant of Pakistan. (see note 8.2).
- **8.2** A loan to an entity by the director with undetermined repayment period, which is agreed to be paid at the discretion of the entity does not pass the test of liability and is to be recorded as equity at face value. This is not subsequently remeasured. The decision by the entity at any time in future to deliver cash or any other financial asset to settle the director's loan would be a direct debit to equity.
- **8.3** The Director's loan's are subordinated until the fulfilment of the terms and conditions.

9 CAPITAL RESERVES

Share premium **774,507,925 774,507,925**

9.1 This represents premium of Rs. 20.20 per share received by the Company adjusted by the transaction cost of Rs. 68.842 million on initial public offering ('IPO') of 41,750,000 shares of Rs. 10 each in the year 2017. This reserve can be utilized by the Company in accordance for the purpose specified in section 81 of the Companies Act, 2017.

2023

10	SURPLUS ON REVALUATION OF PROPERTY	. PI ANT AND FOUTPMENT

SURP	LOS ON REVALUATION OF PROPERTY, PLANT AND EQU.	IPPIENI			
			Buildings on	Plant and	
		Freehold land	freehold land	machinery	Aggregate
10.1	As at 30 June 2024		Rupe	es	
	December Kenner and the				
	Revaluation surplus	222 524 242	22 7/ / 262	242.552.542	444.050.554
	At beginning of the year	338,684,248	22,714,860	249,660,648	611,059,756
	Add: Revaluation surplus during the year	234,972,500	33,644,330	295,358,294	563,975,124
	Less: Transferred to unappropriated profit in respect of	_	(2,140,464)	(42,606,642)	(44,747,106)
	incremental depreciation charged for the year	_	(2,170,707)	(42,000,042)	(++,/+/,100)
	At end of the year	573,656,748	54,218,726	502,412,300	1,130,287,774
	Related deferred tax liabilities				
			(C F07 200)	(72 401 500)	(70,000,000)
	At beginning of the year	-	(6,587,308)	(72,401,588)	(78,988,896)
	Tax effect on revaluation surplus	-	(9,756,856)	(85,653,905)	(95,410,761)
	Incremental depreciation charged during the year	-	620,735	12,355,926	12,976,661
	At end of the year	-	(15,723,429)	(145,699,567)	(161,422,996)
	At end of the year (net)	573,656,748	38,495,297	356,712,733	968,864,778
10.2	As at 30 June 2023				
	Revaluation surplus				
	At beginning of the year	338,684,248	23,910,379	277,400,720	639,995,347
	Less: Transferred to unappropriated profit in respect of			, ,	, , .
	incremental depreciation charged for the year	-	(1,195,519)	(27,740,072)	(28,935,591)
	At end of the year	338,684,248	22,714,860	249,660,648	611,059,756
	The end of the year	550,00 1,2 10	22/7 2 1/000	2 15/000/010	011/003/200
	Related deferred tax liabilities				
	At beginning of the year	-	(6,934,009)	(80,446,209)	(87,380,218)
	Incremental depreciation charged during the year	-	346,701	8,044,621	8,391,322
	At end of the year	-	(6,587,308)	(72,401,588)	(78,988,896)
	At and of the common (math)	220 604 242	46 407 550	477.250.000	
	At end of the year (net)	338,684,248	16,127,552	177,259,060	532,070,860

^{10.3} The revaluation surplus on property, plant and equipment is a capital reserve and is not available for distribution to the shareholders of the Company in accordance with section 241 of the Companies Act, 2017.

10.4 The latest revaluation of property, plant and equipment of the Company was carried out by KG Traders independent professional valuers (approved business valuers on the panel of Pakistan Bank's Association) during the financial year 2024.

The said revaluation was carried out to replace the carrying amounts of assets with the market values / depreciated market values.

The Company has incorporated the revaluation adjustments [surplus / (impairment)] in the financial statements of the respective year. The company in the current year carried out an internal valuation to assess the values of fixed assets at the reporting date and determined the values approximate to book values.

10.5 Forced sale value of property, plant and equipment at that time is as under:

Freehold land 515,931,938 Buildings on freehold land 382,500,000 Plant and machinery 883,200,000 1,781,631,938

10.6 Basis of revaluation were as under as per the provisions of IFRS 13:

The value of land was determined on the basis of inquiries in the activity of land and also information obtained from Freehold land different sources in the area.

The value of building was based on information of various construction details, covered areas and quality of constructions Buildings on freehold were noted and new rate of construction per square foot where applicable was determined to arrive at new construction land

The value is based on inquiries from the local market to obtain prevalent replacement values of similar local and imported Plant and machinery

machinery items.

		_	2024 RUPEES	2023 RUPEES
11	LONG TERM LOANS Bank of Punjab Limited-FATR/FIM	- note 18.3	163,134,000	179,174,000
	Bank of Punjab Limiteu-Park/FIM	- Hote 16.5	165,154,000	179,174,000
	Bank of Punjab Limited-CF	- note 18.1	121,697,000	133,657,000
		_	284,831,000	312,831,000
	Soneri Bank Limited-DF	- note 18.6	36,051,659	-
	Less: Current Portion of Long term Loans	_	(39,914,851)	(28,000,000)
		<u> </u>	280,967,808	284,831,000

			2024 RUPEES	2023 RUPEES
LEASE LIABILI	TIES			
12.1 Set ou	t below the carrying	g amount of lease liabilities and the movements during the ye	ear:	
Balance at begin	ning of the year		23,173,572	36,589,947
Interest expense		- note 37	3,774,927	6,266,346
Lease rental pay	ments made during	the year	(20,379,255)	(19,682,721)
Balance at end o	f the year		6,569,244	23,173,572
Current portion of	of lease liabilities		(6,569,244)	(18,328,293)
Long-term lease	liabilities			4,845,279
12.2 Matur	ity analysis			
Gross lease liabil	ities - minimum lea	se payments:		
Not later than 1		· ′	6,690,554	19,971,480
Later than 1 yea	, r but not later than	5 years	´ ´-	6,008,911
·		•	6,690,554	25,980,391
Future finance cl	narge		(121,310)	(2,806,819)
Present value of	finance lease liabili	ties	6,569,244	23,173,572
12.2.1	Terms and cond	litions of the lease arrangement	-	
	Lessor	The above represents finance lease entered into with $\mbox{\it P}$ Pakistan Limited) for lease of plant and machinery.	1/s. OLP Financial Services Pakistan	Limited (formerly Orix Leasing
	Repayment	The liability under the agreement is payable in sixty (60)	monthly instalments and will mature	e on September 2024.
	Finance cost	The lease facility is subject to annual finance charge of 2	21.59% (2023: 21.82%).	
	Security	The arrangement is secured against hypothecation and and machinery of the Company.	registered specific charge of Rs. 10	07.085 Million on specific plant
	Purchase Option	The Company intends to exercise its option to purchase	the leased assets upon completion of	f the lease term.

12

			2024 RUPEES	2023 RUPEES
3	DEFERRED TAXATION	•		
	Deferred tax liability on taxable temporary differences			
	Accelerated depreciation on property, plant and equipment		97,113,767	141,665,204
	Lease finances		12,972,650	9,810,477
	Surplus on revaluation of property, plant and equipment		161,422,996	78,988,896
	Deferred tax asset on deductible temporary differences		271,509,413	230,464,577
	Provision for Gratuity		(33,109,453)	(32,614,836)
	Minimum tax available for carry forward	13.2	(198,126,904)	(168,854,871)
			(231,236,357)	(201,469,707)
		•	40,273,056	28,994,870

- **13.1** The deferred tax assets and the deferred tax liabilities relate to income tax in the same jurisdiction, and the law allows net settlement. Therefore, they have been offset in the statement of financial position.
- 13.2 The company has recognized deferred tax asset on minimum tax to the extent of its reversibility in future as per the relevant provisions of Income Tax Ordinance 2001 and IAS 12.

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

13

					Other	
		Opening	Revaluation	Profit and loss	comprehensive	Closing
		balance	surplus	account	income	balance
				Rupees		
	As at 30 June 2024					
	Accelerated depreciation	141,665,204	-	(44,551,437)	-	97,113,767
	Surplus on revaluation of assets	78,988,896	-	(12,976,661)	95,410,761	161,422,996
	Lease finances	9,810,477	-	3,162,173	-	12,972,650
	Other Provisions	(168,854,871)	-	(29,272,033)	-	(198,126,904)
	Provision for Gratuity	(32,614,836)	-	(7,080,640)	6,586,023	(33,109,453)
		28,994,870	-	(90,718,598)	101,996,784	40,273,056
	As at 30 June 2023	·		. ,		
	Accelerated depreciation	181,130,223	-	(39,465,019)	-	141,665,204
	Surplus on revaluation of assets	87,380,218	-	(8,391,322)	-	78,988,896
	Lease finances	7,756,485	-	2,053,992	-	9,810,477
	Other Provisions	(65,299,201)	-	(103,555,670)	-	(168,854,871)
	Provision for Gratuity	(24,869,131)	-	(5,158,177)	(2,587,528)	(32,614,836)
		186,098,594	-	(154,516,196)	(2,587,528)	28,994,870
13.4	Rate Reconciliation with current tax and deferred tax	•				
	Profit/(Loss) before tax				(884,010,979)	(145,417,002)
	Admissible				(165,102,779)	(158,670,209)
	In -admissible				202,729,421	179,855,079
	Tax @ 29%				(245,451,458)	(36,027,318)
	Minimum Tax adjustments				28,396,036	103,555,670
	Timman lax dajasemente				20/030/000	100/000/07 0
	Minimum Tax payable				28,396,036	103,555,670
	Deferred tax difference- on taxable temporary difference				(54,365,925)	(45,802,349)
	Deferred tax Difference- on deductible temporary difference				(36,352,673)	(108,713,847)
					(62,322,562)	(50,960,526)
	Prior year adjustment				· /- //	-
	Total tax				(62,322,562)	(50,960,526)
						, , , , , , , , ,

			_	2024 RUPEES	2023 RUPEES
	RED LIAE				
	,	enefit plan	- note 14.1	114,170,526	112,464,952
	nal finance	·	- note 14.9	59,776,986	35,540,460
Present	Present value of markup		- note 33.1	21,555,664 195,503,176	13,385,598 161,391,010
14.1	Recond	ciliation of present value of defined ber	nefit obligation		
	Obligation at beginning of the year			112,464,952	85,755,625
	Charge	for the year			
	-	Profit and loss account	- note 14.2.1	40,566,783	29,594,039
	-	Other comprehensive income	- note 14.2.2	(22,710,425)	8,922,510
			_	17,856,358	38,516,549
	Benefits	s due but not paid (payables)		(8,661,098)	(11,807,222)
	Benefits	s paid during the year		(7,489,686)	· · · · · · · · · · · · · · · · · · ·
	Obligati	on at end of the year	_	114,170,526	112,464,952
4.2	Recond	ciliation of present value of defined ber	nefit obligation		
	Present value of defined benefit obligations			112,464,952	85,755,625
	Current	service cost		23,603,479	19,013,647
	Interest	cost on defined benefit obligations		16,963,304	10,580,392
	Benefits	s due but not paid (payables)		(8,661,098)	-
	Benefits	s paid during the year		(7,489,686)	(11,807,222)
	Remeas	surements recogonized in other comprehens	ive income	,, ,	, , , ,
	Actua	rial (gain)/losses from changes in financial a	assumptions	(435,698)	5,020,848
	Exper	ience adjustments		(22,274,727)	3,901,662
			_	(22,710,425)	8,922,510
	At end	of the year		114,170,526	112,464,952
	14.2.1	Charge to profit and loss account		-	
		Current service cost		23,603,479	19,013,647
		Interest cost		16,963,304	10,580,392
			_	40,566,783	29,594,039
	14.2.2	Remeasurements recogonized in other co Actuarial loss due to changes in financial		(435 (00)	F 020 040
		Actuarial (gain) / loss due to Experience	·	(435,698)	5,020,848
		Net actuarial (gain) / loss for the year		(22,274,727) (22,710,425)	3,901,662 8,922,510
			-	2024	2023
				% age per annum	
4.3	Assum	ptions used for valuation of the define	d benefit	3.4.	
	schem	e for employees are as under:			
	Financ	ial assumptions			
	Discoun	it rate		14.75%	16.25%
	Expecte	ed rate of salary increase		14.25%	15.75%
	Demog	graphic assumptions			
	Expecte	ed mortality rate		SLIC 2001-2005	SLIC 2001-2005
	_ :.				

Retirement age

Year end sensitivity analysis on present value of defined benefit obligations
If the significant actuarial assumptions used to estimate the defined benefit obligation at the reporting date, had fluctuated by 100 bps with all other variables held constant, the present value of the net defined benefit obligation as at 30 June 2024 would have been as follows:

The actuarial valuation of gratuity was carried out at June 30 by an independent actuary under projected unit credit (PUC) actuarial cost method.

60 years

	30 / Jun / 20 Variation of 100		30 / Jun / 2 Variation of 1	
	Increase Rupees	Decrease	Increase Rupees	Decrease
Discount rate	106,163,984	123,354,309	104,912,129	121,114,141
Future salary	123,576,981	105,821,026	121,341,617	104,573,507

The sensitivity analysis of the defined benefit obligation to the significant actuarial assumptions has been performed using the same calculation techniques as applied for calculation of defined benefit obligation reported in the balance sheet.

14.4

14

60 years

14.5 Expected expense for next year

The expected expense to be charged in profit and loss in respect of the gratuity scheme for the year ending 30 June 2025 would be Rs. 35,821,963.

14.6 Average duration of the obligation

Weighted average duration of the defined benefit obligation is 8 (2023: 7) years gratuity plan.

14.7 Exposure of actuarial risk

The plans expose the Company to the actuarial risks such as:

a)	Salary risks	The risk that the final salary at the time of cessation of service is greater than what we assumed. Since the benefit is calculated on the final salary (which will closely reflect inflation and other macroeconomic factors). the benefit amount increases as salary increases.
b)	Mortality risks	The risk that the actual mortality experience is different than the assumed mortality. This effect is more pronounced in schemes where the age and service distribution is on the higher side.
c)	Withdrawal Risk	The risk of actual withdrawals experience is different from assumed withdrawal probability. The significance of the withdrawal risk varies with the age, service and the entitled benefits of the beneficiary.

14.8 Expected benefit payments for the next 10 years and beyond

FY 2025	15,295,343
FY 2026	16,169,234
FY 2027	14,355,803
FY 2028	21,142,354
FY 2029	17,939,582
FY 2030	24,742,243
FY 2031	29,148,427
FY 2032	23,149,997
FY 2033	22,277,784
FY 2034	29,074,454
FY 2035 onwards	2,264,086,493

14.9 The company has entered into restructuring agreement with The Bank of Punjab. The loan has been restructured on revised terms and conditions, and the bank booked markup @ 8.02% on outstanding liability on prudent basis and is likely to book markup till the final settlement of the loans and also intends to waive off the markup if the company complies with strict terms and conditions. The markup is payable only if the company make defaults in agreed payments and the bank has confirmed the same. Therefore, the company has also recognized the provision for mark up as per the revised schedule.

			2024	2023
			Rupees	Rupees
15	TRADE AND OTHER PAYABLES			<u>.</u>
	Trade Creditors		110,306,212	640,505,922
	Advances from customers	- note 15.1	122,851,245	246,842,518
	Accrued expenses		103,262,276	124,036,666
	Security Deposits	- note 15.2	1,196,157	1,196,157
	Workers' profit participation fund	- note 15.3	-	=
	Employee retirement benefits		8,661,098	=
	Other payables		19,775,880	55,898,755
			366,052,868	1,068,480,018

- **15.1** 53% advances from customers balance at the beginning of the year got converted into revenue during the year.
- **15.2** These represent interest free deposits received from various contractors / suppliers. The amount received have been utilized for business in accordance with the written agreements with them.

			2024	2023
			Rupees	Rupees
15.3	Worke	rs' profit participation fund		_
	At begi	nning of the year	-	14,259,248
	Add:	Provision for the year	-	-
	Less:	Paid during the year	<u> </u>	(14,259,248)
	At end	of the year	-	-
UNCLA	IMED DI	VIDENDS	373,720	470,280

- **16.1** This represents unclaimed dividends as on the reporting date.
- **16.2** The company has paid Rs. 96,560 regarding unclaimed dividend to the respective members of the Company.
- **16.3** The Company has provided the list of members to the SECP. After confirmation from the SECP, the company will give notice to the concerned shareholders. The company has complied with the requirements of Section 244 of the Companies Act, 2017 to the extent and manner as applicable.

16

					2024 Rupees		2023 Rupees
17		ACCRUED ON B	ORROWINGS				
	Cash financ					29,042,036	12,628,266
	Short-term	borrowings- FATR	/FIM			52,269,660	68,066,882
					8:	1,311,696	80,695,148
18	SHORT-TE Cash finance	RM BORROWIN	GS				
		ational Bank of Pa	akistan	- note 18.2		56,945,609	166,945,408
	FATR / FIM				160	5,945,609	166,945,408
	-	ational Bank of Pa	akistan	- note 18.4	69	94,989,535	694,989,535
	- S	oneri Bank Limite	i	- note 18.5	19	99,999,418	166,198,062
					894	1,988,953	861,187,597
					1,06	1,934,562	1,028,133,005
			_				
	Name of B			30 / Jur	Facility Availed	30 / Jun	
	Facility Type	Interest	Security	Facility Limit	•	Facility Limit	Facility Availed
18.1		3 months KIBOR plus 225 bps (2022: 3 months -KIBOR plus 225 -bps) per annum, payable quarterly.	It is secured against first hypothecation charge on all present and future current and fixed assets of the Company for Rs. 434 million, ranking charge of Rs. 50 million on fixed assets and personal guarantees of directors of the Company. The company has entered into rescheduling agreement with the bank on May 26, 2022 with respect to payment of principal and mark up. The loan has been classified into current and non current liability as per the stated terms of the agreement.	350,000,000	Rupees 121,697,000	350,000,000	133,657,000
18.2	National Bank of Pakistan Cash finances	3 months KIBOR plus 250 bps (2022: 3 months KIBOR plus 250 bps) per annum, payable quarterly.	It is secured against open pledge of local scrap and pledge of finished goods (billets, steel bars, girders and iron rods) in the godown with 15% margin and personal guarantees of all directors of the Company.	300,000,000	166,945,609	300,000,000	166,945,408
18.3	Bank of Punjab Limited FATR / FIM	3 months KIBOR plus 225 bps (2022: 3 months KIBOR plus 225 bps) per annum, payable quarterly.	It is secured against ranking charge of Rs. 267 million over specific receivables. First pari passu charge on current and fixed assets of Rs. 434 million and personal guarantees of all directors of the Company. See note 18.1.	200,000,000	163,134,000	200,000,000	179,174,000
18.4	National Bank of Pakistan FATR / FIM	3 months KIBOR plus 200 bps (2022: 3 months KIBOR plus 200 bps) per annum.	It is secured against pledge of import material and ranking charge of Rs. 900 million over current and fixed assets of the Company and personal guarantees of all directors of the Company.	900,000,000	694,989,535	900,000,000	694,989,535
18.5	Soneri Bank Limited FATR / FIM	3 months KIBOR plus 250 bps (2022: 3 month KIBOR plus 250 bps) per annum.	It is secured against pari passu charge over current assets of Rs. 334 million. Mortgage / Hypothecation over land, building and machinery of Rs. 160 million and personal guarantees of the directors.	200,000,000	199,999,418	220,000,000	166,198,062
18.6	Soneri Bank Iimited DF	Three months KIBOR plus 250 bps	The finance obtained from Soneri Bank to purchase vehicle for business/executive use. The finance is secured against specific charge over vehicle Rs. 100 million with complete description registered with SECP backed by HPA over financed vehicle comprehensively insured in bank's favor with bank mortgage clause duly insured by Tier-1 Company in bank's favor.	40,000,000	36,051,659	-	-
		-	-	1,990,000,000	1,382,817,221	1,970,000,000	1,340,964,005
			-	1,550,000,000	1,302,017,221	1,370,000,000	1,5 10,507,005

	2024	2023
	Rupees	Rupees
CURRENT PORTION OF LONG TERM LIABILITIES		
Long Term Loan	39,914,851	28,000,000
Current portion of lease obligations	6,569,244	18,328,293
·	46,484,095	46,328,293

CONTINGENCIES AND COMMITMENTS

Contingencies

19

- The Company is in litigation with National Bank of Pakistan ('NBP') wherein NBP had filed suits bearing # COS 22222/2019 and COS 30498/2021 before (a) High Court against the Company for recovery of Rs. 887.812 million and Rs. 1,564.298 million respectively. The Company had filed counter suits against
 - i) The Company had filed a suit bearing # COS 217367/2018 before the High Court against NBP's claims of certain facilities of letters of credit.
 - The Company with other claimants filed a suit bearing # COS 18377/2019 before High Court for recovery of Rs. 942.50 million on account of ii) damages. The said petition is pending adjudication.
 - The Company with other claimants filed a suit bearing # COS 67073/2019 before Lahore High Court Lahore wherein along with other claims/prayers, recovery of Rs. 768.298 million. The said petition is pending adjudication.

The management and legal counsel of the Company is of the view that these cases are likely to be decided in favour of the Company.

The company is contesting all these cases vigorously and legal consultants is of the view that the said matters would be decided in favour of the company, therefore no provision has been recognized as per IAS 37 in the financial statements.

- b) Writ petition No.19706/24 titled as 'M/s Ittefaq Iron Industries Vs SNGPL' is pending adjudication in the Lahore High Court, Lahore LPA (Late payment surcharge). The principal amount had been paid by the Company in accordance to the allocated scheduled, however SNGPL now claiming surcharge. At present court had allowed interim relief to the Company issuing a stay order. The said matter would be decided in favor of the Company; therefore no provision has been recognized.
- (c) Bank guarantees amounting to Rs. 114,913,110 (2023: Rs. 114,913,110) had been issued in favours of the Company by various financial institutions.
- (d) Accrued markup on Bank of Punjab is contingent upon timely repayment of loan installments as per the agreed schedule.

			2024 RUPEES	2023 RUPEES
20.2	Commitments Irrevocable letters of credit/contracts		208,359,911	-
	PERTY, PLANT AND EQUIPMENT ating fixed assets	- note 21.1	2,400,707,985	1,803,069,860
•	al work-in-progress	- note 21.6	<u> </u>	72,521,259
			2,400,707,985	1,875,591,119

21.1 PROPERTY, PLANT & EQUIPMENT

Particulars	Freehold land - revalued	Building on freehold land - revalued	Plant & Machinery - revalued	Grid station	Electric installation and equipment	Laboratory equipment	Loose tools	Office equipment	Furniture and fixture	Arms and ammunition	Motor vehicles	Total
As at July 01, 2022		.,				,	'					
Cost / revaluation	372,006,250	643,659,417	1,986,483,039	57,279,039	295,664,510	11,982,088	302,509	11,224,249	7,176,913	146,013	30,450,950	3,416,374,977
Accumulated depreciation	-	(213,082,991)	(1,057,036,974)	(46,075,456)	(153,805,304)	(9,110,315)	(243,339)	(6,480,130)	(4,576,008)	(116,973)	(20,288,826)	(1,510,816,316)
Book value	372,006,250	430,576,426	929,446,065	11,203,583	141,859,206	2,871,773	59,170	4,744,119	2,600,905	29,040	10,162,124	1,905,558,661
Year ended June 30, 2023:												
Additions	-	15,866,683	6,075,774	-	6,825,077	840,000	-	502,898	158,357	-	730,200	30,998,989
Adjustments/transfer from CWIP Disposal:	-	-	-	-	-	-	-	-	-	-	-	-
-Cost / revaluation	-	-	-	-	-	-	-	(24,000)	-	-	(204,800)	(228,800)
Lease asset/ adjustment	-	-	-	-	-	-	-	(12.000)		:	(176,130)	(188,130)
-Depreciation								(12,000)			(28,670)	(40,670)
Depreciation for the year		(21,530,989)	(92,946,267)	(1,120,358)	(14,187,785)	(292,546)	(5,917)	(995,298)	(287,462)	(2,904)	(2,077,594)	(133,447,120)
Book value	372.006.250	424.912.120	842,575,572	10,083,225	134,496,498	3,419,227	53,253	4,239,719	2,471,800	26,136	8,786,060	1,803,069,860
Year ended June 30, 2024:	372,000,230	424,512,120	042,373,372	10,003,223	134,430,430	3,413,227	33,233	4,233,713	2,471,000	20,130	0,700,000	1,003,003,000
Additions	_		_	_	_	-	_	660,400	56,900	_	100,428,968	101,146,268
Adjustments/transfer from CWIP Revaluation Surplus	-	6,379,539	61,333,933	-	14,504,252	-	-	-	-	-	-	82,217,724
- Cost - Accumulated Depreciation	234,972,500	(209,526,100) 243,170,430	(888,558,813) 1,183,917,107	-	-	-	-	-	-	-	-	(863,112,413) 1,427,087,537
	234,972,500	33,644,330	295,358,294	-	-	-	-	-	-	-	-	563,975,123
Depreciation for the year	-	(21,995,680)	(99,888,203)	(1,008,323)	(13,453,624)	(341,923)	(5,325)	(931,871)	(251,742)	(2,614)	(11,821,685)	(149,700,990)
Book value	606,978,750	442,940,309	1,099,379,596	9,074,902	135,547,126	3,077,304	47,928	3,968,248	2,276,958	23,522	97,393,343	2,400,707,985
As at June 30, 2023												
Cost / revaluation	372,006,250	659,526,100	1,992,558,813	57,279,039	302,489,587	12,822,088	302,509	11,727,147	7,335,270	146,013	31,181,150	3,447,373,966
Accumulated depreciation	-	(234,613,980)	(1,149,983,241)	(47,195,814)	(167,993,089)	(9,402,861)	(249,256)	(7,487,428)	(4,863,470)	(119,877)	(22,395,090)	(1,644,304,106)
Book value	372,006,250	424,912,120	842,575,572	10,083,225	134,496,498	3,419,227	53,253	4,239,719	2,471,800	26,136	8,786,060	1,803,069,860
As at June 30, 2024												
Cost / revaluation	606,978,750	456,379,539	1,165,333,933	57,279,039	316,993,839	12,822,088	302,509	12,387,547	7,392,170	146,013	131,610,118	2,767,625,545
Accumulated depreciation	-	(13,439,230)	(65,954,338)	(48,204,137)	(181,446,713)	(9,744,784)	(254,581)	(8,419,299)	(5,115,212)	(122,491)	(34,216,775)	(366,917,560)
Book value	606,978,750	442,940,309	1,099,379,595	9,074,902	135,547,126	3,077,304	47,928	3,968,248	2,276,958	23,522	97,393,343	2,400,707,985
Depreciation rate (%) 2023	-	5%	10%	10%	10%	10%	10%	20%	10%	10%	20%	
Depreciation rate (%) 2024	-	5%	10%	10%	10%	10%	10%	20%	10%	10%	20%	

21.2 Depreciation for the period has been allocated as under :-

	2024	2023
	Rup	ees
Cost of goods manufactured	142,215,941	126,774,764
Cost of goods manufactured (Lease)	5,700,280	6,333,645
Administrative and general expenses	7,485,050	6,672,356
	155,401,271	139,780,765

21.3 Revaluation of property, plant and equipment

Had there been no revaluation, the cost, accumulated depreciation and book value of revalued assets would be as under:

	30 / June / 2024			30 / June / 2023			
	Accumulated			Accumulated			
	Cost	Depreciation	Book value	Cost	Depreciation	Book value	
	Rupees			Rupees			
Freehold land	33,322,002	-	33,322,002	33,322,002	-	33,322,002	
Buildings on freehold land	620,547,696	232,400,611	388,147,085	614,168,157	211,970,897	402,197,260	
Plant and machinery	1,351,813,381	763,003,696	588,809,685	1,290,476,651	697,561,727	592,914,924	
	2,005,683,079	995,404,307	1,010,278,772	1,937,966,810	909,532,624	1,028,434,186	

21.4 Disposal of property, plant and equipment

There is no disposal of property, plant and equipment during the year.

21.5 Particulars of immoveable property (freehold land and buildings on freehold land) in the name of the Company are as follows:

Location	Usage of Property	Total area
8 KM, Manga Mandi, Raiwind Road, District Kasur	Manufacturing Facility	53.144 Acres
40 B/II, Gulberg III, M. M. Alam Road, Lahore	Head Office	0.21 Acres

21.6 Capital work-in-progress

	Buildings on freehold land	Plant and machinery	Electric equipment	Aggregate
			Rupees	
As at 30 June 2024				
Beginning balance	3,626,063	54,390,944	14,504,252	72,521,259
Additions	2,753,476	6,942,989	-	9,696,465
Transfers	(6,379,539)	(61,333,933)	(14,504,252)	(82,217,724)
Closing balance	-	-	-	-
As at 30 June 2023				
Beginning balance	-	-	-	-
Additions	19,492,746	60,466,718	21,329,329	101,288,793
Transfers	(15,866,683)	(6,075,774)	(6,825,077)	(28,767,534)
Closing balance	3,626,063	54,390,944	14,504,252	72,521,259

				2024 RUPEES	2023 RUPEES
		OF-USE ASSETS		57,002,802	63,336,447
		d machinery acquired on lease		57,002,802	03,330,447
Add	a:	Further expense incurred by the Company		57,002,802	63,336,447
1.00		Depreciation on right-of-use assets		(5,700,280)	(6,333,645)
Les	SS:	Depreciation on right of use assets		51,302,522	57,002,802
Dep	precia	tion is charged on reducing balance basis.		<u> </u>	· ·
23 LOI	NG-T	ERM DEPOSITS			
		with various institutions	- note 23.1	20,026,226	20,026,226
23.	3.1	Movement during the year is as follows:			
		At beginning of the year		20,026,226	18,972,226
		Add: Deposits during the year		-	1,054,000
		At end of the year		20,026,226	20,026,226
		These are interest free refundable deposits with variou IFRS-9 'Financial Instruments - Recognition and Meas indefinite period with no fixed maturity date, are carrie S, SPARES AND LOOSE TOOLS	urement' which are required to	be carried at amortized cost. However, is impracticable to determine.	er, these, being held for an
	ores			332,028,617	394,173,303
	are pa			130,030,833	153,857,046
Loo	ose to	ols		452,752	504,752
				462,512,202	548,535,101
				2024	2023
				RUPEES	RUPEES
		G-IN-TRADE			
	w mat			938,352,175	923,274,627
Fini	nished	goods		49,007,250	534,541,444
25.	: 1	Stocks are pledged with financial institutions against sl	oort-term borrowings availed by	987,359,425	1,457,816,071
		DEBTS	iore term borrowings availed by	are company.	
Loc	cal - u	nsecured			
	Cons	sidered good		11,621,470	16,108,028
	Cons	sidered doubtful		2,541,606	2,842,593
				14,163,076	18,950,621
	Less	: Provision for doubtful debts	- note 26.1	(2,541,606)	(2,842,593)
				11,621,470	16,108,028
Loc	cal - s	ecured and considered good	- note 26.2	1,683,419,436	2,615,948,455
				1,695,040,906	2,632,056,483
26.	i.1	Provision for doubtful debts			
		Add: Provision for the year	- note 36	2,541,606	2,842,593
		Less: Write off against provision		(2,541,606)	(2,842,593)
		Balance at end of the year			-
26.		Local - secured and considered good			
20.		These receivables are secured against cheque obtained	from respective parties.		
		These receivables are seem on against eneque obtained	respective parties.	2024	2023
				RUPEES	RUPEES
26.	5.3	Ageing of trade debts			<u></u>
		Past due 0 - 30 days		350,128,526	790,469,723
		Past due 31 - 60 days		453,107,505	1,017,449,538
		Past due 61 - 180 days		102,978,978	222,328,737
		Past due 181 - 365 days		123,574,774	278,958,700
		Past due over 365 days		670,079,761	325,692,378
				1,699,869,544	2,634,899,076
				2024	2023
				RUPEES	RUPEES

27 LOANS AND ADVANCES

Advances to: (unsecured but considered good)

- Employees

- Suppliers

Letters of credits

against salaries against expenses

- note 27.1

104,347,183	140,693,909
34,921,973	58,106,538
69,425,210	82,587,371
62,521,448	76,278,320
6,903,762	6,309,051
3,046,137	2,987,664
3,857,625	3,321,387

27.1 Advances to employees against expenses

These advances are made in the regular business requirements and settled in the accomplishment of the project for which advances are initiated.

				2023 RUPEES	2022 RUPEES
28	TRADE	DEPOSITS AND PREPAYMENTS		ROFLES	KOPLLS
	Prepayr	ments		890,163	6,772,512
	Deposit	S	- note 28.1	18,987,026	19,370,458
	Guaran	tee margins		114,913,110	114,913,110
			_	134,790,299	141,056,080
	28.1	These deposits refer to amounts a company deposits as se	curity when submitting a bi	d or tender for a contract.	
29	TAX RI	EFUNDS DUE FROM GOVERNMENT			
	Income	tax recoverable	- note 29.1	254,322,826	209,464,858
	Sales ta	ax refundable	- note 29.2	83,974,820	87,783,514
				338,297,646	297,248,372
	29.1	Income tax recoverable			
		At beginning of the year		209,464,858	142,594,974
		Add: Advance income tax / deductions during the year		73,254,004	170,425,554
				282,718,862	313,020,528
		Less: Provision for taxation -	- note 38		
		- Current year		(28,396,036)	(103,555,670)
		- Prior periods		-	
				(28,396,036)	(103,555,670)
		At end of the year		254,322,826	209,464,858
	29.2	Sales tax refundable			
		This amount represents accumulated differences of input to	ax on purchases and sales t	tax payable.	
30	CASH	AND BANK BALANCES			
	In hand	i		3,495,658	266,986
	With ba	anks	_		
	- On	current accounts		17,069,824	17,439,840
	- On	saving accounts	- note 30.1	7,677,481	3,161,942
				24,747,305	20,601,782
				28,242,963	20,868,768

The profit rate in respect of savings accounts ranges between 10% and 20% per annum (2023: 10% to 20% per annum) and is recognized on receipt basis)

		2024 RUPEES	2023 RUPEES
31	SALES - NET		
	Gross sales	2,680,585,779	9,712,371,532
	Less: Sales tax	(408,902,915)	(1,427,917,965)
	Net sales	2,271,682,864	8,284,453,567

			2024 RUPEES	2023 RUPEES
COST OF S	ALES			
Consumptio	n			
- R	aw material	- note 32.1	1,153,296,344	4,768,719,949
- St	tores, spare parts and loose tools		231,037,290	373,249,255
			1,384,333,634	5,141,969,204
Salaries, wa	ges, allowances and other benefits	- note 32.2	296,794,474	320,129,563
Fuel and po	wer		417,904,238	1,007,322,631
Vehicle runr	ning and maintenance		6,568,716	8,273,050
Repairs and	maintenance		109,838,875	130,542,23
Freight and	forwarding		13,255,487	18,182,582
Insurance			5,753,078	4,818,196
Laboratory			1,264,454	1,971,127
Traveling an	nd conveyance		17,002,778	15,110,132
Entertainme	•		2,102,521	1,870,622
Other manu	facturing overheads		18,636,984	33,868,385
	n on property, plant and equipment	- note 21.2	142,215,941	126,774,764
	n on right-of-use assets	- note 22	5,700,280	6,333,645
	ds manufactured	11010 22	2,421,371,460	6,817,166,132
-	of finished goods		2,121,5, 1,100	0,017,100,151
-	pening stocks		534,541,444	1,859,438,979
	ess: Closing stocks		(49,007,250)	(534,541,444
L	ess. Closing stocks			
			485,534,194 2,906,905,654	1,324,897,535 8,142,063,667
A	pening stocks dd: Purchases and related direct cost ess: Closing stocks		923,274,627 1,168,373,892 (938,352,175)	1,494,943,072 4,197,051,504 (923,274,627
	_			
R	aw material consumed	<u> </u>	1,153,296,344	
32.2 Sa Sa OTHER OP On financial	alaries, wages, allowances and other benefits alaries, wages, allowances and other benefits includes e ERATING INCOME assets	mployee retirement benefits a	1,153,296,344 amounting to Rs. 33,264,762 (2023: Rs.	4,768,719,945 24,267,112).
32.2 Sa Sa OTHER OP On financial Return on b	alaries, wages, allowances and other benefits alaries, wages, allowances and other benefits includes e ERATING INCOME assets ank deposits		1,153,296,344	4,768,719,945 24,267,112).
32.2 Sa Sa OTHER OP On financial Return on b	alaries, wages, allowances and other benefits alaries, wages, allowances and other benefits includes e ERATING INCOME assets	mployee retirement benefits a	1,153,296,344 amounting to Rs. 33,264,762 (2023: Rs. 17,737,094	4,768,719,945 24,267,112). 16,197,906 7,026,837
32.2 So So OTHER OP On financial Return on b Notional inc	alaries, wages, allowances and other benefits alaries, wages, allowances and other benefits includes e ERATING INCOME assets ank deposits ome on remeasurement of markup under IFRS 9		1,153,296,344 amounting to Rs. 33,264,762 (2023: Rs.	4,768,719,94 24,267,112). 16,197,906 7,026,837
32.2 Sa Sa OTHER OP On financial Return on b	alaries, wages, allowances and other benefits alaries, wages, allowances and other benefits includes e ERATING INCOME assets ank deposits ome on remeasurement of markup under IFRS 9		1,153,296,344 amounting to Rs. 33,264,762 (2023: Rs. 17,737,094	4,768,719,945 24,267,112). 16,197,906 7,026,837 23,224,743
32.2 So So OTHER OP On financial Return on b Notional inc	alaries, wages, allowances and other benefits alaries, wages, allowances and other benefits includes e ERATING INCOME assets ank deposits ome on remeasurement of markup under IFRS 9		1,153,296,344 amounting to Rs. 33,264,762 (2023: Rs. 17,737,094	4,768,719,945 24,267,112). 16,197,906 7,026,837 23,224,743
32.2 So So OTHER OP On financial Return on b Notional inc	alaries, wages, allowances and other benefits alaries, wages, allowances and other benefits includes e ERATING INCOME assets ank deposits ome on remeasurement of markup under IFRS 9 ncial assets	33.1	1,153,296,344 amounting to Rs. 33,264,762 (2023: Rs. 17,737,094	4,768,719,945 24,267,112). 16,197,906 7,026,837 23,224,743
32.2 S. S. OTHER OP On financial Return on b Notional inc	alaries, wages, allowances and other benefits alaries, wages, allowances and other benefits includes e ERATING INCOME assets ank deposits ome on remeasurement of markup under IFRS 9 ncial assets	33.1	1,153,296,344 amounting to Rs. 33,264,762 (2023: Rs. 17,737,094 - 17,737,094 -	4,768,719,949 24,267,112). 16,197,906 7,026,837 23,224,743 54,330 837,910
32.2 S. S. OTHER OP On financial Return on b Notional inc	alaries, wages, allowances and other benefits alaries, wages, allowances and other benefits includes e ERATING INCOME assets ank deposits ome on remeasurement of markup under IFRS 9 ncial assets	33.1	1,153,296,344 amounting to Rs. 33,264,762 (2023: Rs. 17,737,094 - 17,737,094 - 424,790	4,768,719,945 24,267,112). 16,197,906 7,026,837 23,224,743 54,330 837,910 892,240
32.2 S. S. S. OTHER OP On financial Return on b Notional inc. On non-fina Gain on dispothers 33.1 Till Fi	alaries, wages, allowances and other benefits alaries, wages, allowances and other benefits includes e ERATING INCOME assets ank deposits ome on remeasurement of markup under IFRS 9 ncial assets bosal of property, plant and equipment the company has remeasured its markup on prevailing Kinancial liability:	33.1	1,153,296,344 amounting to Rs. 33,264,762 (2023: Rs. 17,737,094 - 17,737,094 - 424,790 424,790 18,161,884	4,768,719,945 24,267,112). 16,197,906 7,026,837 23,224,743 54,330 837,910 892,240 24,116,983
32.2 S.	alaries, wages, allowances and other benefits alaries, wages, allowances and other benefits includes e ERATING INCOME assets ank deposits ome on remeasurement of markup under IFRS 9 incial assets cosal of property, plant and equipment the company has remeasured its markup on prevailing Ki inancial liability: pening balance	33.1	1,153,296,344 amounting to Rs. 33,264,762 (2023: Rs. 17,737,094 - 17,737,094 - 424,790 424,790 18,161,884	4,768,719,949 24,267,112). 16,197,906 7,026,837 23,224,743 54,330 837,910 892,240 24,116,983
32.2 S. S. S. OTHER OP On financial Return on b Notional incorporation of the S.	alaries, wages, allowances and other benefits alaries, wages, allowances and other benefits includes e ERATING INCOME assets ank deposits ome on remeasurement of markup under IFRS 9 ncial assets bosal of property, plant and equipment the company has remeasured its markup on prevailing Kinancial liability:	33.1	1,153,296,344 amounting to Rs. 33,264,762 (2023: Rs. 17,737,094 - 17,737,094 - 424,790 424,790 18,161,884	4,768,719,949

The company is liable to pay markup accrued already in the books of account upto date May 26, 2022 as per the restructured loan arrangements with Bank of Punjab , the said mark up is payable in 2032 and the carry an option to be waived off the accrued markup if the company strictly complies to rescheduled loan arrangements and don't make any default in repayments. Since the said payment is subject to conditions and likely to be paid in 2032 , therefore the company has discounted the said amount of markup amounting Rs. 87.974 million @ 19.22% (2023- @ 23.27%) and the accrued mark up has been remeasured at the reporting date as per the provisions of IFRS 09.

			2024 RUPEES	2023 RUPEES
34 DISTRIBUTION A	ND SELLING COST			
Salaries and allowan	ces	- note 34.1	9,665,706	14,097,502
Packing materials			9,743,996	21,001,553
Rebates and commis	sion		1,998,709	2,493,486
Handling and carriag	e		-	9,102,530
Advertisement			18,177,993	24,890,605
Others			14,115,171	27,355,968
			53,701,575	98,941,644

34.1 Salaries and allowances

Salaries and allowances includes employee retirement benefits amounting to Rs. 1,622,671 (2023: Rs. 1,183,762).

			2024 Rupees	2023 RUPEES
35 ADMINI	ISTRATIVE AND GENERAL EXPENSES			
Salaries a	and allowances	- note 35.1	71,845,894	64,756,257
Travelling	g and conveyance		2,509,414	2,019,443
Entertain	ment		1,725,876	1,180,573
Vehicle r	unning and maintenance		16,252,067	14,547,937
Printing a	and stationary		1,460,914	1,303,813
Commun	ication		2,475,586	2,332,159
Electricit	y and sui gas		1,014,677	2,827,115
Legal and	d professional		1,939,380	2,840,720
Fee and	subscription		7,951,873	5,186,075
Insurano	e expenses		1,944,071	976,845
Other ex	penses		1,230,255	2,108,867
Deprecia	tion on property, plant and equipment	- note 21.2	7,485,050	6,672,356
			117,835,057	106,752,160
35.1	Salaries and allowances Salaries and allowances includes employee retirement be	enefits amounting to Rs. 5.679	3 350 (2023: Rs. 3 313 394)	
36 OTHER	OPERATING COST	inches amounting to res. 5,07.	7,550 (2025. 10. 5,515,55 1).	
Charity a	nd donation	- note 36.1	2,986,440	1,275,000
Auditor's	remuneration	- note 36.2	1,870,000	1,870,000
Service c	cost		-	24,775,590
Provision	for doubtful debts	- note 26.1	2,541,606	2,842,593
		_	7,398,046	30,763,183
36.1	Charity and donation	_		
36.2	This represents donations to various individuals and none Auditor's remuneration	e of the directors are interest	ed in the done.	
30.2	Audit fee		1,600,000	1,600,000
	Fee for review of half yearly financial statements		220,000	220,000
	Certifications and other advisory services		30,000	30,000
	Out of pocket expenses		20,000	20,000
		_	1,870,000	1,870,000
7 FINANC Finance of				
-	Soneri Bank Short-term borrowings		43,984,444	30,900,471
	Soneri Bank Long-term borrowings		5,390,918	-
	Provisional finance expense	- note 14.9	24,236,526	35,540,460
	Loss on remeasurement of markup under IFRS 9	- note 33.1	8,170,066	, , -
-	Lease liabilities		3,774,927	6,266,346
			85,556,881	72,707,277
Bank cha	arges		2,458,514	2,759,621
		_	88,015,395	75,466,898
			2024 RUPEES	2023 RUPEES
8 TAXATI	ON			
Current Prior peri	inde	- note 29.1 - note 29.1	28,396,036	103,555,670
Deferred		- note 13	(90,718,598)	(154,516,196)
Deletted		11010 13	(62,322,562)	(50,960,526)
38.1	Current Provision for current year's taxation has been made in ac	cordance with the relevant n		
38.2	Numerical reconciliation between average and app	•	ovisions of the modific tax oftilifative, a	2001.
	Applicable tax rate		29%	29%

		2024 RUPEES	2023 RUPEES
39	LOSS PER SHARE - (BASIC AND DILUTED)		
	(Loss) / Profit attributable to ordinary equity holders	(821,688,417)	(94,456,476)
	Weighted average number of outstanding ordinary shares	144,343,364	144,343,364
	(Loss) / Earnings per share - basic	(5.69)	(0.65)
	39.1 There is no anti-dilutive / dilutive effect on the basic earnings per share of the	Company Moreover, there are no anti-dilutive	e / dilutive notential ordinary

39.1 There is no anti-dilutive / dilutive effect on the basic earnings per share of the Company. Moreover, there are no anti-dilutive / dilutive potential ordinary shares outstanding as at 30 June 2024 and 2023.

			2024 RUPEES	2023 RUPEES
40	CASH GENERATED FROM OPERATIONS			
	Loss before tax		(884,010,979)	(145,417,002)
	Adjustments for non-cash expenses and other items:			
	Depreciation on property and equipment	- note 21.2	149,700,991	133,447,120
	Depreciation on right-to-use assets	- note 22	5,700,280	6,333,645
	Provision for staff retirement benefits	- note 14.2.1	40,566,783	29,594,039
	Gain on disposal of property and equipment	- note 21.4	-	(54,330)
	Finance cost	- note 37	55,608,803	39,926,438
	Provisional Finance cost		24,236,526	35,540,460
	(Loss)/gain on remeasurement of markup	- note 33.1	8,170,066	(7,026,837)
	Provision for doubtful debts	- note 26.1	2,541,606	2,842,593
			286,525,055	240,603,128
	Operating profit before working capital changes		(597,485,924)	95,186,126
	Working capital changes			
	(Increase) / Decrease in current assets:			
	Stores, spares and loose tools		86,022,899	(177,959,683)
	Stocks-in-trade		470,456,646	1,896,565,980
	Trade debts		934,473,971	(565,760,997)
	Loans and advances		36,346,726	176,217,136
	Trade deposits and prepayments		6,265,781	93,825
	Tax refunds due from government		3,808,694	146,611,731
	(Decrease) / Increase in trade and other payables		(711,088,248)	(1,943,897,605)
	, , , , , , , , , , , , , , , , , , , ,		826,286,469	(468,129,613)
	Cash generated from operations		228,800,545	(372,943,487)
	40.1 CASH AND CASH EQUIVALENTS			
	Cash and bank balances	- note 30	28,242,963	20,868,768
			28,242,963	20,868,768

41 FINANCIAL RISK MANAGEMENT

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

- a) Credit risk;
- b) Liquidity risk; and
- **c)** Market risk

The Company's overall risk management policy focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the Company's financial performance.

41.1 Risk management framework:

The Board of Directors has overall responsibility for establishment and over-sight of the Company's risk management framework. The executive management team is responsible for developing and monitoring the Company's risk management policies. The team regularly meets and any changes and compliance issues are reported to the Board of Directors of the Company. Risk management systems are reviewed regularly by the executive management team to reflect changes in standards and procedures, aims to develop a disciplined and constructive control environment in which all employees understand their roles and obligations.

41.2 Credit risk:

Credit risk represents the accounting loss that would be recognized at the reporting date if counter-parties failed completely to perform as contracted. The Company does not have significant exposure to any individual counterparty. To manage credit risk the Company maintains procedures covering the application for credit approvals, granting and renewal of counterparty limits and monitoring of exposures against these limits. As part of these processes the financial viability of all counterparties is regularly monitored and assessed. To mitigate the risk, the Company has a system of assigning credit limits to its customers based on an extensive evaluation based on customer profile and payment history. Outstanding customer receivables are regularly monitored.

41.2.1 Exposure to credit risk:

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

	30 / Jun / 2024	30 / Jun / 2023
At amortized cost	Rupees	Rupees
Trade debts - unsecured	1,695,040,906	2,632,056,483
Loans and advances	104,347,183	140,693,909
Bank balances	24,747,305	20,601,782
Trade deposits	133,900,136	134,283,568
	1 958 035 530	2 927 635 742

41.2.2 Credit quality of financial assets:

The credit quality of financial assets that are neither past due nor impaired can be assessed by reference to external credit ratings or to historical information about counterparty.

- (a) Counterparties without external credit ratings

The aging of trade debts at the reporting date is reported in note 26.3 to the financial statements.

The Company has a policy to provide for impairment of expected credit loss based upon the age analysis which is being implemented. Based on past experience the management believes that no further impairment allowance is necessary in respect of trade debts as some receivables have been recovered subsequent to the year end and for other receivables there are reasonable grounds to believe that the amounts will be recovered in short course of time.

(b) Other financial assets

Based on past experience the management believes that no impairment allowance is necessary in respect of receivables from related parties, security deposits and advances, loan from directors and accrued interest on loan to director if any as there are reasonable grounds to believe that these balances will be recovered.

- (a) Counterparties with external credit ratings

Due to the Company's long standing business relationships with these counterparties and after giving due consideration to their strong financial standing, management does not expect non performance by these counter parties on their obligations to the Company. Accordingly credit risk is minimal. The credit quality of Company's bank balances can be assessed with reference to external credit rating agencies as follows:

		Rating as	of 2024
Bank	Rating Agency	Short-term	Long-term
Habib Bank Limited	VIS	A1+	AAA
MCB Bank Limited	PACRA	A1+	AAA
United Bank Limited	VIS	A1+	AAA
Bank Alfalah Limited	PACRA	A1+	AAA
Faysal Bank Limited	VIS	A1+	AA
The Bank of Punjab	PACRA	A1+	AA+
JS Bank Limited	PACRA	A1+	AA
Soneri Bank Limited	PACRA	A1+	AA-
Bank Islami Limited	PACRA	A-1	AA-
Askari Bank Limited	PACRA	A1+	AA+
National Bank of Pakistan	PACRA	A1+	AAA
Samba Bank Limited	VIS	A1	AA
Habib Metropolitan Bank Limited	PACRA	A1+	AA+
Meezan Bank Limited	VIS	A1+	AAA
Apna Microfinance Bank Limited	PACRA	A-4	BBB-
Allied Bank Limited	PACRA	A1+	AAA
Summit Bank Limited	VIS	A-3	BBB-
Silk Bank Limited	VIS	A-	A-2

NOTES TO AND FORMING PART OF THESE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2024

41.2.3 Concentration of credit risk:

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

30 / Jun / 2024

30 / Jun / 2023

	Rupees	Rupees
Trade debts - unsecured	1,695,040,906	2,632,056,483
Loans and advances	104,347,183	140,693,909
Banks	24,747,305	20,601,782
Trade deposits	133,900,136	134,283,568
	1,958,035,530	2.927.635.742

Due to the Company's long standing business relationships with these counterparties and after giving due consideration to their strong financial standing, the management does not expect non-performance by these counter parties on their obligations to the Company. Accordingly the credit risk is minimal.

The Company has established a credit policy for its industrial and retail customers under which each new customer is analyzed individually for credit worthiness before the Company enters into a commercial transaction. The Company's review includes identity checks, minimum security deposits, bank guarantees and in some cases bank references. Credit limits are established for each customer in accordance with the security deposit or bank guarantee received, which represents the maximum open amount without requiring approval from the higher management; customer limits are reviewed on a regular basis and once the credit limits of individual customers are exhausted, further transactions are discontinued. Ageing of trade debtors and provision for bad debtors are mentioned in respective note of trade debtors. Note 26

As at the reporting date, Company envisages that default risk on account of non-realization of other receivables and advances is minimal and thus based on historical trends adjusted to reflect current and forward looking information, loss allowance has been estimated by the Company using a range of probable recovery pattern of related other receivables and assigning a time value of money to same. As per the aforementioned approach, the loss allowance for other receivables was determined as follows:

	2024	2023
	Rupees	Rupees
Gross carrying amount		
Trade deposits	133,900,136	134,283,568
Loss allowance	 _	
	133,900,136	134,283,568

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.

41.3 Liquidity risk:

Liquidityrisk is the risk that the Company willnot be able to meet its financial obligations as they fall due. The Company's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions. For this purpose the Company has sufficient running finance facilities available from various commercial banks to meet its liquidity requirements. Further liquidity position of the Company is closely monitored through budgets, cash flow projections and comparison with actual results by the Board. The company is currently under litigation with various banks as disclosed in note. no 20.

40.3.1 Exposure to liquidity risk:

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

The following are the remaining contractual maturities of financial liabilities:

30 / June / 2024							
Financial liabilities	Not Later th Carrying amount Contractual cash flows Year		Not Later than 1 Year	Later than 1 Year			
			Rupees				
Long-term finances	320,882,659	328,275,352	39,914,851	288,360,501			
Lease obligations	6,569,244	6,690,554	6,690,554	-			
Short-term borrowings	1,061,934,562	1,061,934,562	1,061,934,562	-			
Un-claimed dividends	373,720	373,720	373,720	-			
Trade payables	366,052,868	366,052,868	366,052,868	-			
Accrued mark-up	81,311,696	81,311,696	81,311,696	-			
	1,837,124,749	1,844,638,752	1,556,278,251	288,360,501			

30 / June / 2023						
			Not Later than 1			
Financial liabilities	Carrying amount	Contractual cash flows	Year	Later than 1 Year		
			- Rupees			
Long-term finances	312,831,000	312,831,000	28,000,000	284,831,041		
Lease obligations	23,173,572	25,980,391	19,971,480	6,008,911		
Short-term borrowings	1,028,133,005	1,028,133,005	1,028,133,005	-		
Un-claimed dividends	470,280	470,280	470,280	-		
Trade payables	1,068,480,018	1,068,480,018	1,068,480,018	-		
Accrued mark-up	80,695,148	80,695,148	80,695,148	-		
	2,513,783,023	2,516,589,842	2,225,749,931	290,839,952		

41.4 Market risk:

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

41.4.1 Currency risk:

Currency risk is the risk that the fair value or future cash flows of a financial instrument willfluctuate because of changes in foreign exchange rates. Foreign currency risk arises mainly where receivables and payables exist due to transactions entered into are denominated in foreign currencies.

- Exposure to foreign currency risk:

Exposure to foreign currency risk (as denominated in US \$) was as follows based on notional amounts:

Outstanding letters and credit (in US \$)

30 / Jun / 2024 747,345.45

30 / Jun / 2023

Commitments outstanding at year end amounted to US \$ 747,345.450 (2023: US \$ Nil) relating to letter of credits for imports. The significant exchange rates applied during the year:

	Average rate			Reporting date rate		
	30 / Jun / 2024 30 / Jun / 2023		30 / Jun / 2024	30 / Jun / 2023		
	Rupees		Rupees			
USD 1	282.95		246.30		278.80	287.10

- Sensitivity analysis:

1% strengthening/weakeningof Pak Rupee against US \$ at reporting date would have varied profit or loss as shown below. This analysis assumes that all other variables, in particular interest rates, remain constant.

Increase/decrease in profit and loss account

2,083,599.11

41.4.2 Interest rate risk:

Interest rate risk is the risk that the value of financialinstrument willfluctuate due to changes in market interest rates. Significant interest rate risk exposures are primarily managed by a mix of all borrowings at variable interest rates. The effect of consequential risk before tax @ 1% is 2024: 13,829,765 (2023: 13,609,756). At the reporting date the interest rate profile of the Company's significant interest bearing financial instruments was as follows:

- Variable rate financial assets and liabilities:

	30 / Jun / 2024		30 / Jui	n / 2023
	Assets	Liabilities	Assets	Liabilities
		Rup	oees	
Long Term finances	-	320,882,659	-	312,831,000
Saving Accounts	7,677,481	-	3,161,942	-
Lease liabilities	-	6,569,244		23,173,572
Short-term borrowings		1,061,934,562	-	1,028,133,005
	7,677,481	1,389,386,465	3,161,942	1,364,137,577

- Cash flow sensitivity analysis for variable rate instruments:

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

		Variation in	Effect on profit after tax			
-	Variable rate financial instruments:	basis points	30 / June / 2024	30 / June / 2023		
		(% age)	Rupees	Rupees		
	Cash with banks		54,510	22,450		
	Lease liabilities	100 bps or 1.00%	(46,642)	(164,532)		
	Borrowings		(9,818,002)	(9,520,844)		
			(9,810,134)	(9,662,926)		

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

41.4.3 Other price risk:

Other price risk is the risk that the fair value or future cash flows of a financial instrument willfluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk). The Company is not exposed to any price risk as there are no financial instruments at the reporting date that are sensitive to price fluctuations.

42 FAIR VALUE MEASUREMENT OF FINANCIAL INSTRUMENTS:

Fair value is the amount that would be received to sell an asset or paid to transfer a liabilityin an orderly transaction between market participants at the measurement date. Investment in associates are carried using equity method. The carrying values of all other financial assets and liabilities reflected in these financial statements approximate their fair values. Underlying the definition of fair value is the presumption that the Company is a going concern and there is no intentionor requirement to curtail materially the scale of its operations or to undertake a transaction on adverse terms. A financial instrument is regarded as quoted in an active market if quoted prices are readily and regularly available from an exchange dealer, industry group, pricingservice, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis. IFRS 13 'Fair Value Measurement ' requires the company to classify fair value measurements and fair value hierarchy that reflects the significance of the inputs used in making the measurements of fair value hierarchy has the following levels:

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

Transfer between levels of the fair value hierarchy are recognized at the end of the reporting period during which the changes have occurred. The following table shows the carrying amounts and fair values of financial assets and financial liabilities, including their levels in the fair value hierarchy. It does not include fair value information for financial assets and financial liabilities not measured at fair value if the carrying amount is a reasonable approximation of fair value. The Company has not disclosed the fair values for some financial assets and financial liabilities as these are either short term in nature or reprice periodically. Therefore, their carrying amounts are reasonable approximation of fair value.

	Carrying Amount			Fair Value				
			As at 30	June 2024			ruiuc	
Financial instruments on reporting date	Fair value through profit or loss	Amortized cost	Other financial liabilities	Total	Level 1	Level 2	Level 3	Total
			Rı	upees				
Financial assets measured at fair value		_						
Financial assets not measured at fair value								
Trade debts	-	1,695,040,906	-	1,695,040,906	-	1,695,040,906	-	1,695,040,906
Loans and advances	-	104,347,183	-	104,347,183	-	104,347,183	-	104,347,183
Trade deposits	-	134,790,299	-	134,790,299	-	134,790,299	-	134,790,299
Bank balances		28,242,963		28,242,963		28,242,963		28,242,963
		1,962,421,351	-	1,962,421,351		1,962,421,351		1,962,421,351
Financial liabilities measured at fair value		_	_	_	_	_	_	
Financial liabilities not measured at fair value								
Long term finances	-	-	284,831,000	284,831,000	-	-	-	-
Directors Loan	-	-	316,329,215	316,329,215	-	-	-	-
Lease liabilities	=	-	6,569,244	6,569,244	-	-	-	-
Trade payables	-	-	366,052,868	366,052,868	-	-	-	-
Unclaimed dividends	-	-	373,720	373,720	-	-	-	-
Accrued mark-up	-	-	81,311,696	81,311,696	-	-	-	-
Short term borrowings			1,061,934,562	1,061,934,562	-			
	-		2,117,402,305	2,117,402,305				
On Statement of financial position date Gap	<u>-</u> -	. <u> </u>	<u>-</u>			<u> </u>		(154,980,954)
Interest bearing financial Liabilities	-		_	-		-	-	1,353,334,806
Non-Interest bearing financial Liabilities	-	-	-	-	-	-	-	764,067,499

The Relative maturities of financial liabilities has been disclosed in the appropriate notes to the financial statements.

		Carrying			Fair Value			
	-		As at 30	June 2023				
Financial instruments on reporting date	Fair value through profit or loss	Amortized cost	Other financial liabilities	Total	Level 1	Level 2	Level 3	Total
			Rı	upees				
Financial assets measured at fair value		-		-		_	-	
Financial assets not measured at fair value								
Trade debts	-	2,632,056,483	-	2,632,056,483	-	2,632,056,483	-	2,632,056,483
Loans and advances	-	139,164,387	-	139,164,387	-	139,164,387	-	139,164,387
Trade deposits	-	142,585,602	-	142,585,602	-	142,585,602	-	142,585,602
Bank balances		20,868,768		20,868,768		20,868,768		20,868,768
		2,934,675,240		2,934,675,240		2,934,675,240		2,934,675,240
Financial liabilities measured at fair value		<u>-</u>	<u>-</u>					
Financial liabilities not measured at fair value								
Long term finances	-	-	312,831,000	312,831,000	-	-	-	=
Directors Loan	-	-	316,329,215	316,329,215	-	-	-	-
Lease liabilities	-	-	23,173,572	23,173,572	-	-	-	-
Trade payables			1,068,480,018	1,068,480,018	-	-	-	=
Unclaimed dividends			470,280	470,280	-	-	-	-
Accrued mark-up	-	-	80,695,148	80,695,148	-	-	-	=
Short term borrowings		-	1,028,133,005	1,028,133,005		-		
			2,830,112,238	2,830,112,238				
On Statement of financial position date Gap		-			<u>-</u>	-		104,563,002
Interest bearing financial Liabilities								1,364,137,577
Non-Interest bearing financial Liabilities	-	-	-	-	-	-	-	1,465,974,661

43 CAPITAL MANAGEMENT

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

The Company's objectives when managing capital are:

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

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

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

	30 Jun 2024	30 Jun 2023
	Rupees in	'000
Total debt	1,470,698,161	1,444,832,725
Less: Cash and bank balance	(28,242,963)	(20,868,768)
Net debt	1,442,455,198	1,423,963,957
Total equity and debt (including surplus on revaluation of operating assets)	4,149,726,376	4,573,054,570
Debt-to-equity ratio	35%	31%

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

43.1 RECONCILIATION OF MOVEMENT OF LIABILITIES TO CASH FLOWS ARISING FROM FINANCING ACTIVITIES

		Liabilities						
			2024					
	Long Term Loan	Unclaimed dividends	Lease obligations	Short-term borrowings	Accrued mark-up			
Balance as at June 30, 2023	312,831,000	470,280	23,173,572	1,028,133,005	80,695,148			
Finances repaid Finance obtained	(31,948,341) 40,000,000	-	-	33,801,557	-			
Mark-up accrued	-	-	-	-	55,608,803			
Mark-up repaid	-	-	-	-	(54,992,255)			
Lease rentals paid	-	-	(16,604,328)	-	-			
Dividend paid		(96,560)						
Balance as at June 30, 2024	320,882,659	373,720	6,569,244	1,061,934,562	81,311,696			

		Liabilities					
		2023					
	Long Term Loan	Unclaimed dividends	Lease obligations	Short-term borrowings	Accrued mark-up		
Balance as at June 30, 2022	339,846,577	3,690,200	36,589,947	1,076,374,361	70,859,259		
Finances repaid	27,015,577	-	-	(48,241,356)	-		
Mark-up accrued	-	-	-	-	39,926,438		
Mark-up repaid	-	-	-	-	(30,090,549)		
Lease rentals paid	-	-	(13,416,375)	-	-		
Dividend paid	-	(3,219,920)	-	-	-		
Balance as at June 30, 2023	312,831,000	470,280	23,173,572	1,028,133,005	80,695,148		

44 REMUNERATION OF CHIEF EXECUTIVE, DIRECTORS AND EXECUTIVES

The aggregate amount charged in the financial statements for the year for remuneration, including all benefits to the Executives, Chief Executive and Director of the Company is as follows:

	Chief Executive		Direct	ors	Executiv	ves
	30 Jun 2024	30 Jun 2023	30 Jun 2024	30 Jun 2023	30 Jun 2024	30 Jun 2023
	Rupees					
Remuneration	7,468,842	6,698,513	4,511,615	4,046,292	9,941,770	8,837,129
Other allowances	3,009,831	2,699,400	1,818,114	1,630,596	4,006,385	3,561,231
Retirement benefits	668,853	599,868	404,024	362,353	890,308	791,385
	11,147,526	9,997,781	6,733,753	6,039,241	14,838,463	13,189,745
Number of persons	1	1	1	1	7	7

^{44.1} The Company has also provided Chief Executive and working Director with the Company maintained cars. No fees were paid to any Director for attending Board meetings.

		At end of t	At end of the year		g the year
		30 Jun 2024	30 Jun 2023	30 Jun 2024	30 Jun 2023
			Number of Emp		
45	NUMBER OF EMPLOYEES				
	Company employees	393	474	473	512
	Manpower at factory	356	427	431	465

46 BALANCES AND TRANSACTIONS WITH RELATED PARTIES

The related parties of the Company comprise of associated undertakings, key management personnel and entities under common directorship. Balances are disclosed elsewhere in the financial statements. Significant transactions with related parties other than disclosed elsewhere in the financial statements are as follows.

	Nature of			Transaction Value		Outstanding Balance	
Related Party	relationship			30 Jun 2024	30 Jun 2023 Rupees	30 Jun 2024	30 Jun 2023
Chief Executive	CEO	Shareholder	Remuneration	11,147,526	9,997,781	-	-
Directors							
Key management	Directors	Shareholders	Directors loan	-	-	316,329,215	316,329,215
personnel	Directors	Shareholders	Remuneration	6,733,753	6,039,241	-	-
Executives							
Key management	Executives	Related parties	Remuneration	14,838,463	13,189,745	-	-

46.1 Shareholding of associated undertakings, key management personnel and entities under common directorship are as below:

Name of Related Parties	% of holding	Basis of relationship
Kashmir Feeds Limited	1.2745%	Common Directorship
Directors, Chief Executive Officer and their spouse and minor children	8.1626%	Key management personnel

30 Jun 2024 30 Jun 2023

--- Metric Tons ---

47 PLANT CAPACITY AND PRODUCTION

Total active capacity for production

Plant capacity

Rolling Mill Melting

Actual utilization capacity for production

Rolling Mill Melting

140,000	
130,000	130,000

9,206 34,299 10,300 40,265

- **47.1** Actual production was sufficient to meet the demand.
- **47.2** The Company operated the plant considering the market demand and supply of the product.
- **47.3** Structure mill is being run on a demand basis. Being plant restructure, reoperated during the current year, foreseeing further improvement and penetration in the coming year.

48 OPERATING SEGMENTS

These financial statements have been prepared on the basis of a single reportable segment as per the requirements of IFRS 08.

- All the sales of the Company are made to customers located in Pakistan.
- All non-current assets of the Company at 30 June 2024 are located in Pakistan.

49 RE-CLASSIFICATIONS AND RE-ARRANGEMENTS OF CORRESPONDING FIGURES

Corresponding figures have been re-classified and re-arranged, wherever necessary, to reflect more appropriate presentation of events and transactions for the purpose of comparison. No reclassification made in current financial year.

In previous year, advance to staff (Note 27) were inappropriately classified in trade deposits (note 28). Current year upon reassessing the true nature of this transaction following changes have been incorporated in the comparative Statement of Financial Position.

	-	30-Jun-23		
	As previously			
	reported	reclassification	reclassificatio	
	Rı		· -	
Loans and advances	139,164,387	1,529,522	140,693,909	
Trade deposits and prepayments	142,585,602	(1,529,522)	141,056,080	

50 DATE OF AUTHORIZATION FOR ISSUE

These financial statements have been approved by the Board of Directors of the Company and authorized for issue on 30 September 2024.

CHIEF EXECUTIVE

for feet

CHIEF FINANCIAL OFFICER

DIRECTOR

23. گریجوایش فنڈ میں سرمایہ کاری

تمینی گریجوایٹ فنڈ اصولوں کے مطابق اپنے مستقل ملاز مین کے لئے نان- فنڈ ڈ گریجوا پٹی سکیم چلاتی ہے۔

24. متعلقه فريقين سے لين دين

لٹ کیپنیز (کوڈ آف کارپوریٹ گورننس) ضوابط، 2019ء اور کیپنیز ایکٹ 2017ء کے قواعد کی روشنی میں کمپنی کاروباری امور میں اعلی اخلاقی معیار کو برقر اررکھنے کے لئے کوشاں ہے۔ متعلقہ فریقین سے لین دین کی کمپنی پالیسی کو بورڈ آف ڈائر یکٹرز سے با قاعدہ منظور کیا ہے۔

25. بيروني آڙيٽرز

کلیم اینڈ کمپنی چارٹرڈ اکا وَنٹنٹس نے 30 جون 2024 ء کواختنام پذیر سال کے لئے سالانہ آڈٹ مکمل کرلیا ہے جو سالانہ اجلاس عام کے اختنام پر ریٹائر ہو جائیں گے۔کار پوریٹ گورنٹس پر بہتر عمل داری کو مد نظر رکھتے ہوئے بورڈ نے دیگر QCR ریٹ چارٹرڈ اکا وَنٹنٹس کی بطور بیرونی آڈیٹر تقرری کی بھی سفارش کی ہے۔ 30 جون عپارٹرڈ اکا وَنٹنٹس کی بطور بیرونی آڈیٹر تقرری کی بھی سفارش کی ہے۔ 30 جون 2025ء کواختنام پذیر سال کے لئے بطور بیرونی آڈیٹران کی تقرری کی خاطر شیئر ہولڈرز کی منظوری حاصل کی جائے گی۔

26. ماحولياتی وساجی ياليسی

اللہ کاروباری عمل میں ہرممکن حد تک بہترین اخلاقی معیار کی پیروی کرتی ہے۔اسی طرح سے، بورڈ آف ڈائر یکٹرز سے با قاعدہ منظور شدہ کمپنی کی ماحولیاتی وساجی پالیسی کمپنی کی ویب سائٹ پر بھی شائع کر دی گئی ہے۔حالیہ برس کے دوران کمپنی کے فضائی آلودگی کوئٹرول کرنے کے لئے سکر برنصب کئے ہیں۔

27. وہسل بلوئنگ یالیسی

لسٹر گہنیز (کوڈ آف کارپوریٹ گورننس) ضوابط، 2019ء کے تحت، ااااسالمیت، اخلاقی اقد اراور جواب وہی کے اعلیٰ معیارکو حاصل کرنے کے لئے پرعزم ہے۔ اسی طرح ہے، بورڈ آف ڈائر یکٹرز نے کمپنی کی وہسل بلوئنگ پالیسی منظوری کی ہے جسے کمپنی کی ویب سائٹ پرشائع کر دیا گیا ہے جوافسران اور ملاز مین کواپنے تحفظات سے آگاہ کرنے کے قابل بناتی ہے جس کو ضروری اصلاحی اقد امات کے ذریعے درست کیا جاتا ہے۔

28. اظهار

ہمارے بہترین عمل کے مطابق، ڈائر یکٹرز (رپورٹ کے پیٹرن آف شیئر ہولڈنگ میں درج ڈائر یکٹرز کے علاوہ) چیف ایکز یکٹرمینجنگ ڈائر یکٹر، CFO، کمپنی سیکر یٹری، کمپنی آڈیٹرز، ان کے جیون ساتھی اور ان کے کم سن بچے مالیاتی سال 2023-24 کے دران کمپنی کے شیئرز کی ٹریڈنگ میں شامل نہیں ہوئے۔

CEO/ڈائریکٹر

19. ضابطة اخلاق

لٹر کیٹینز (کوڈ آف کارپوریٹ گورننس) ضوابط، 2019ء کی پیروی میں IIIL کاروبار کرنے میں بہترین اخلاقی معیارات پر عمل کرتا ہے۔اسی طرح سے بورڈ آف ڈائر یکٹرزنے کمپنی کے ضابطۂ اخلاق کی منظوری دی ہے جسے کمپنی کی ویب سائٹ پر شائع کردیا گیا ہے۔

20. لسطيكينيز (كود آفكار يوريث كورنس) ضوابط، 2019ء

سکیورٹیزاینڈ ایکیچنج کمیشن آف پاکتان (SECP) نے اسٹد کمپنیز (کوڈ آف کارپوریٹ گورننس) ضوابط، 2019 ء کو جاری کیا ہے جو سابقہ ضوابط کی ترمیمی شکل ہے۔ بورڈ آف ڈائر کیٹرزترمیمی ضابطہ سے بخوبی آگاہ ہے جو 25 ستمبر 2019ء سے لاگوکیا گیا ہے اوراس کی تعمیل کی یقینی بنانے کے لئے تمام ضروری اقدامات کئے گئے ہیں۔ضابطے کی تعمیل کے طور پرہم مندرجہ ذیل کی توثیق کرتے ہیں:

- a. انتظامیه کی جانب سے تیار کردہ مالیاتی اسٹیٹمنٹس سمپنی کے کاروباری امور، آپریشنز کے نتائج ، کیش فلواورا یکویٹی میں تبدیلی کی بھریورء کاسی کرتی ہیں۔
- b. مالیاتی الیم نشس کی تیاری میں موزوں اکا وَنٹنگ پالیسیوں کامسلسل اطلاق کیا گیا ہے اور اکا وَنٹنگ تخمینہ جات معقول اور جائز فیصلوں کی بنیاد پرلگائے گئے ہیں۔
- c. پاکستان میں رائج بین الاقوامی مالیاتی رپورٹنگ معیارات کا مالیاتی الییٹمنٹس کی تیار میں بھر پوراطلاق کیا گیا ہے اور اس میں موجود کسی بھی سقم کومناسب انداز میں ظاہراور واضح کیا گیا ہے۔
 - d. یہاں داخلی نظم وضبط کا مروبط نظام موجود ہے جس کی مؤثر نگرانی واطلاق کیا جاتا ہے۔
 - e. کاروبارجاری رکھنے کی کمپنی کی صلاحیت میں کوئی شق موجو ذہیں۔

21. کمپنی کے کنٹرول اور ریورٹنگ سٹم کی نمایاں خصوصیات

سمپنی پینز ایک 2017ء اور لساز کمپنیز (کوڈ آف کارپوریٹ گورننس) ضوابط 2019ء کے معیارات کی تمیل کرتی ہے۔ اس اس پڑمل درآ مدے لئے بورڈ سمپنی میں مجموعی کارپوریٹ گورننس ہدایات کے اطلاق کی ذمہ دارہے۔ جس میں انتظامیہ کی تجاویز پرمنظور شدہ اسٹر پنجب ہدایت ، سرمایے کے اصراف کی منظوری و تگرانی ، سینئر انتظامیہ کی بھرتی ، برخوانتگی اور برقر اررکھنے کی پالیسی ، انتظامیہ کے اہداف کے حصول کی تگرانی اور انٹرنل کنٹرول اور مینجمنٹ انفار میشن سٹم کی سلیت کویقینی بنانا شامل ہے۔ پورڈ مالیاتی ودیگرریورٹنگ کی منظوری کے لئے بھی ذمہ دارہے۔

22. مميني افسران كے ساتھ تعلقات

ا نتظامیہ اور مزدوروں کے درمیان دوستانہ تعلقات ہیں جو باہمی احترام اور بھروسے پیبٹنی ہیں محفوظ اور قابل عمل ماحول فراہم کرنے کی خاطر عملے کی فلاح کے لئے خاطر خواہ سرمایہ کاری کی جاتی ہے۔

14. بورڈ کی کمیٹیاں

بورد آف دائر یکٹرز کی زیرسر پرستی کام کے لئے مندرجہ ذیل ممیٹی قائم کی گئی ہے:

a. آڈٹ کمیٹی

عہدہ	ام
چیئر مین (آزاد ڈائریکٹر)	مسترحجه مبشرا قبال
کمیٹی سیکر پٹری	مسترعمران خان
رکن (آزاد ڈائر کیٹر)	مسرخرم جميل
رکن (نان-ایگزیٹوڈائریکٹر)	مسٹرطیب علی
رکن (نان – ایگزیکٹوڈ ائریکٹر)	مس نوبيارشاد

سال بھر میں آڈٹ کمیٹی کے پانچ اجلاس منعقد ہوئے۔

15. بورد آف دائر يكٹرز كامشاہيره

منظور شدہ پالیسی کے تحت بورڈ اجلاس میں شرکت کرنے والے ڈائر یکٹر زکوکوئی فیس ادانہیں کی گئی۔تفصیلات مالیاتی اشکیٹمنٹس کے متعلقہ نوٹس میں دی گئی ہیں۔

CFO کی قابلیت اورانٹرنل آڈٹ کاسر براہ

چیف فائنشیل آفیسراورانٹرنل آڈٹ کا سربراہ لسٹر کمپنیز (کوڈ آف کارپوریٹ گورننس) ضوابط، 2019 ءضروری قابلیت اور تجربے کا حامل ہوتا ہے

17. بورڈ اراکین کی تربیت

کمپنی اپنے بورڈ اراکین کی پیشہ ورانہ ترتی میں بھر پور دلچہی رکھتی ہے اور لسٹد کمپنیز (کوڈ آف کارپوریٹ گورننس) ضوابط، 2019ء کے تحت ان کے لئے ضروری تربیت کا اہتمام کرتی ہے ۔ لسٹد کمپنیز کے بورڈ کے لئے درکارتعلیمی قابلیت اور تجربہ کے حامل پانچ اراکین بورڈ میں شامل ہیں لہذاوہ ڈائر یکٹرز کے تربیتی پروگرام سے شنٹی ہیں ۔ اورضوابط میں درج مقررہ وقت میں منظوری حاصل کی جائے گی۔ تین ڈائر یکٹرز حسب ضرورت ٹریننگ پروگرام مکمل کر بیچے ہیں۔

18. بورد کی جانب سے ویژن مشن اور کاروباری حکمت عملی کی منظوری

لسٹد کمپنیز (کوڈ آف کارپوریٹ گورنس) ضوابط، 2019ء کی پیروی میں بورڈ آف ڈائر یکٹرز کمپنی کے ویژن،مشن اور کاروباری حکمت عملی کا بغور جائزہ لیا ہے۔ یہ LIII کے نظریہ کی جامع عکاسی کرتا ہے۔ ہم یقینی بناتے ہیں کہ ہماراویژن اورمشن ہماری مجموعی کاروباری حکمت عملی کی سمت کا تعین کرتا ہے۔ مکمل ادارہ طے شدہ مقاصد کے ذریعے جڑا ہوا ہے جو ہمارے روزمرہ کے امور کی بابت فیصلہ سازی کا معیار قائم کرتا ہے۔

(a) شیئر ہولڈنگ پیٹرن

لسٹر گیبنیز (کوڈ آف کارپوریٹ گورننس) ضابطہ 2019ءاو کمپنیزا کیٹ 2017ء کے تحت 30 جون 2024ء تک کمپنی کی شیئر ہولڈنگ کا پیٹیرن رپوٹ بذا کے ساتھ منسلک ہے۔

(b) شیئر ہولڈرز کی معلومات

آپریشنز، نمواور کمپنی کے امور کی صورتحال سے متعلق شیئر ہولڈرز کوآگاہ کرنے کے لئے انتظامیہ تمام ضروری معلومات بشمول عبوری وحتی بنتائج پاکستان اسٹاک ایکیچنج کوفوری طرح پرجع کراتی ہے۔ سہ ماہی، نصف سالہ اور سالانہ مالیاتی اشیٹمنٹس کوتمام متعلقہ اداروں کومقررہ وقت میں باضابطہ پھیلایا جاتا ہے۔ اسی طرح سے، لسٹر کمپنیز (کوڈ آف کارپوریٹ گورننس) ضوابط، متعلقہ اداروں کومقررہ وقت میں بیان کردہ وقت میں نوٹس اور منافع منقسمہ کے اعلانات سے متعلق تمام اسٹیک ہولڈرز اورریگو لیٹرز کوآگاہ کیا جاتا ہے۔

9. هيومن ريسورس مميثي

سمیٹی تین اراکین بشمول چیئر مین پرمشمل ہے۔ دواراکین نان ایگزیکٹوڈ ائریکٹرز جب کہ چیئر مین خود مختار ڈائریکٹر ہے۔ سال بھر میں، کمیٹی کے دواجلاس منعقد ہوئے۔

10. چيئر مين كے فرائض

بورڈ آف ڈائز کیٹرز کی سرپرتن کرتا ہے اور گروپ کی نمائندگی کرتا ہے اور بورڈ اوراسٹیک ہولڈرز کی جانب سے گروپ کا نگران ہوتا ہے۔ بورڈ کو کمل فعال رکھنے کا ذمہ دار ہوتا۔ وہ مجموعی طور پر بورڈ کو باا ختیار بنا تا ہے تا کہ کمپنی کی حکمت عملی اور مجموعی مقاصد تعین اور ترقی میں نتمیر کر دارا داکر سکے۔

11. بورڈ کی ترکیب

بورڈ دوآ زاد، دوا گیزیکٹو (بشمول چیئر مین اور CEO/MD) اور تین نان ایگزیکٹوڈ ائریکٹرز (بشمول دوخوا تین ڈائریکٹرز) پر مشتمل ہے۔اراکین کومتنوعلم، تجربہ اور مہارت ہمارے بورڈ کی مؤثر کارکر دگی میں اہم کر دارا داکر تا ہے۔ بورڈ ہوشم کے ثیئر ہولڈرز کے مفادات کے تحفظ کی ضانت دیتا ہے۔

12. بورڈ کی کارکردگی کا جائزہ

لسٹر کہنیز (کوڈ آف کارپوریٹ گورننس) ضوابط، 2019 ء کی پیروی میں بورڈ آف ڈائر یکٹرز نے بورڈ کی کارکردگی کا تعین کرنے کے لئے ایک جامع طریقہ کاروضع ومنظور کیا ہے۔ ہیومن ریسورس کمیٹی بورڈ اوراس کی کمیٹیوں کی کارکردگی کے جائزہ کے لئے رسمی طریق عمل اپنائے گا۔

13. بورد آف دائر يكٹرز كاجلاس

سمپنی کی مالیاتی اللیمنٹس کواپنانے ،نظر ثانی کرنے اور منظور کرنے کے لئے ہرسہ ماہی میں بورڈ اجلاس منعقد کیا جاتا ہے۔جس میں کاروباری منصوبے کواپنانا اور اس پرنظر ثانی کرنا بھی شامل ہے۔ مذکورہ سال کے دوران، بورڈ آف ڈائر یکٹرز کے چھے اجلاس منعقد ہوئے۔

3. عمومی

ا تفاق آئرن انڈسٹریز (LIII) کے ڈائریکٹرز 30 جون 2024ء کو اختتام پذیر سال کے لئے کمپنی پڑتال شدہ مالیاتی الٹیٹمنٹس کے ہمراہ سالانہ رپورٹ بمعہ آڈیٹر زکی رپورٹ ازار ہِ مسرت پیش کرتے ہیں۔

4. مالياتى الميشمنس بيش كرنا

ا ننظامیہ کی جانب سے تیار کردہ مالیاتی اسٹیمنٹس سمپنی کے کاروباری امور، آپریشنز کے نتائج ، کیش فلواور ایکویٹ میں تبدیلی کی بالکل درست اور منصفانہ عکاسی کرتی ہیں۔

5. اكاؤنٹنگ ياليسيال

مالیاتی اشیمنٹس کی تیاری میں معقول ا کاؤنٹنگ پالیسیوں کامسلسل اطلاق کیا گیا ہے اورا کاؤنٹنگ تخمینہ جات معقول اور جائز فیصلوں کی بنیاد پرلگائے جاتے ہیں۔

6. کھاتوں کی کتابیں

کھا توں کی مناسب کتا ہیں کمپینیزا یکٹ 2017ء کے متعلقہ قواعد کے عین مطابق تیار کی گئی ہیں۔ مالیا تی الیٹی مثلث کی تیاری میں پاکستان میں رائج اور سکیورٹیز اینڈ ایکسپینج کمیشن آف پاکستان اور انسٹی ٹیوٹ آف چارٹرڈ اکا وَنٹنٹس آف پاکستان کی جانب سے اپنائے گئے بین الاقوامی اکا وَنٹنگ معیارات (IAS) اور بین الاقوامی مالیاتی رپورٹنگ اسٹینڈ رڈ ز (IFRS) کی تعمیل کے کوئینی بنایا گیا ہے۔

7. داخلي ظم وضبط

یہ بیٹنی بنانے کے لئے انٹرنل کنٹرول سٹم وضع کیا گیا ہے کہ کمپنی پالیسیوں،منصوبوں اور قوانین کی تغییل، وسائل کا مناسب استعال، مالیاتی وانتظامی معلومات کی دستیا بی اورسالمیت کے علاوہ اہداف کی بیمیل کرے۔ ۱۱۱۱ کا انٹرنل کنٹرول سٹم جامع ہے جس کا مؤثر انداز میں اطلاق کیا گیا ہے اور با قاعد گی سے اس کی تگرانی کی جاتی ہے۔ کمپنی کاروباری بینت کے کنٹرول طریقہ ہارئے پر بھر پور توجہ دیتی ہے تا کہ کار پوریٹ پالیسیوں پڑمل درآ مدکیا جا سکے اور حسب ضرورت ان پالیسیوں میں تھیجے و ترمیم کی جا سکے۔

8. کار بوریٹ گورننس کی بہترین عمل داری

الله بطور ما ڈل کارپوریٹ ادارہ، بہترین کاروباری واخلاقی عمل داری کی پیروی کے ذریعے کامل نتائج حاصل کرتی ہے کیپنیز آرڈیننس 2017ء میں درج کارپوریٹ گورننس کی بہترین عملداری کامن وعن اطلاق اورنفاذ کیا گیا ہے۔ کمپنی کی تمام مرحلہ وار مالیاتی اٹیٹمنٹس ڈائر یکٹرز کودی گئیں جنہیں چیف ایگزیکٹو آفیسر اور چیف فائنشیل آفیسر نے اشاعت سے قبل منظوری کے لئے با قاعدہ تسلیم کیا۔نصف سالہ جائزہ اور سے ماہی غیر بڑتال شدہ مالیاتی اٹیٹمنٹس بمعہ ڈائر یکٹرز کی جائزہ رپورٹ شائع کی گئیں اور شیئر ہولڈرز اور ریگولیٹرز کو جیجی گئیں۔ فدکورہ سال کے دوران، ملک میں امریکی ڈالروں کی قلت نے سکریپ کی درآ مدکومحدود کر دیا جس نے ہمارے بیداواری عمل میں شدید مشکلات پیدا کیں اور اسٹیل سیٹر کی مارکیٹ میں قیمتوں میں غیر متوقع اتار چڑھاؤ پیدا ہوا۔ اس دورانیہ میں اسٹیل مارکیٹ میں بھی سٹیل مصنوعات کی قیمتوں کے باعث اتار چڑھاؤ آیا۔ منڈی کو تیار مال کی مصنوعی قلت کا بھی سامنار ہا جس کے نتیج میں نرخوں میں خاطر خواہ اضافہ ہوا۔ مزید برآں، اس دورانیہ میں شمگل شدہ نیم تیار مال کی آمد نے بھی اسٹیل پروڈ کشس کی قیمتوں کی بابت منڈی میں غیر نقینی کی صورت حال پیدا کی۔

اسٹیل سیٹر پرمنفی اثرات مرتب کرنے والا ایک اور پہلویہ ہے کہ پبلک سیٹرڈ یویلپہنٹ پروگرام (PSDP) کے تحت وفاقی اور صوبائی حکومتوں نے کوئی بڑا پروجیکٹ شروع نہیں کیا۔ مزید برآس، فدکورہ سال کے دوران چین پاکستان اقتصادی رامداری صوبائی حکومتوں نے کوئی بڑا پروجیکٹ شروع نہیں کیا۔ مزید برآس، فدکورہ سال کے دوران چین پاکستان اقتصادی رامداری ساس میں پیش رفت بھی ست رہی جس سے اسٹیل سیٹر پرمنفی اثرات مرتب ہوئے۔ سب سے بڑھ کریہ کہ، ملک میں جاری سیاسی بے بینی کی صورت حال نے ناقص کلی اقتصادی اشار بے ظاہر کئے۔ تمام بڑی صنعتیں بشمول اسٹیل جاری سیاسی بے چینی کے باعث مجموعی ناقص معاشی کارکردگی کی وجہ سے مشکل وقت سے گزررہی ہیں۔ مذکورہ بالا انتہائی مشکل حالات کے بیش نظر، کمپنی کورواں برس خسارہ برداشت کرنا پڑالیکن کمپنی اپنی جانب سے شدید سیاسی و معاشی عدم استحکام کے اس مشکل دور سے نکلنے کی ہرممکن کوشش کررہی ہے۔

امید کی جاتی ہے کہ سیاسی ومعاشی استحکام میں مجموعی بہتری کے بعد حالات بتدریج بہتر ہوں گے۔

1. منافع منقسمه

بورڈ نے 30 جون 2024ء کواختیام پذیر سال کے لئے نفتر منافع منقسمہ یا بونس حصص کا اعلان نہیں کیا ہے۔

2. چيف ايگزيکٹوآفيسر(CEO) ميجنگ ڈائريکٹر(MD) كفرائض

CEO/MD کمپنی کی طویل مدتی حکمت عملی پرعمل در آمد کرنے کے ذمہ دار ہیں تا کہ حصص داران کوزیادہ سے زیادہ منافع دیا جاسکے۔ کمپنی کے لیال وطویل مدتی مقاصد/منصوبوں کو مکمل کرنے کے لئے CEO/MD معمول کے فیصلے کرنے کے ذمہ دار ہیں۔ وہ بورڈ اور کمپنی انتظامیہ کے درمیان براہ راست رابطہ کا واحد ذریعہ ہے۔ وہ کمپنی کی جانب سے شیئر ہولڈرز، ملاز مین، سرکاری افسران، دیگر اسٹیک ہولڈرز اور عوام کے ساتھ رابطہ سازی بھی کرتا ہے۔ CEO/MD بطور ڈائر یکٹر، فیصلہ ساز اور کی افسران، دیگر اسٹیک ہولڈرز اور عوام کے ساتھ رابطہ اور ادار سے اور ملاز مین کی مینجمنٹ بھی شامل ہے۔ بطور رابطہ ساز کردار بیرونی دنیا سے رابطہ اور ادار سے اور ملاز مین کی مینجمنٹ بھی شامل ہے۔ لیور رابطہ ساز کردار میں کی حوصلہ افزائی کرتا ہے۔ اور ان میں کام کرنا کا جذبہ بیدار رکھتا ہے۔

ڈائر یکٹرزی رپورٹ:

مالياتى متائج:

مٰد کورہ برس کے لئے اہم مالیاتی نتائج حسب ذیل ہیں:

		<u> </u>
سال مختتمه 30 جون، 2023ء	سال مختتمه 30 جون، 2024ء	
ڊِل م ي س	ملين رو بو	
(145)	(884.011)	(نقصان)/نفع بمعه ميكس
50.96	62.322	<i>ئىيى</i> يىش
(6.3)	484.689	دیگر جامع آمدنی غیر تخصیص شده منافع
(80)	(774)	
1500	1420	ابتدائی قائم آمدنی
1420	646	تخصیص کے بعد دستیاب کل بیلنس
		تخصیصات:*
1420	646	عمومی ذ خائر میں منتقلی
(0.65)	(5.69)	فی حصص آمدنی - بنیادی و تحلیلی (روپے)

ڈائر یکٹرز کی رپورٹ

سمینی کے ڈائر کیٹرزیہاں30 جون 2024 ء کو اختتام پذیر مالیاتی سال کے دوران ہماری کارکردگی کی بابت سالانہ رپورٹ کا جامع خلاصہ پیش کرتے ہیں۔

زیرجائزہ سال سیاسی ومعاثی عدم استحکام، شرح مبادلہ میں اتار چڑھاؤ، بین الاقوامی منڈی میں سکریپ کے نرخ کی بابت غیر یقنی صورت حال، حکومت کی جانب سے ایندھن/توانائی کی قیمتوں اور ٹیکسوں میں بے پناہ اضافہ جیسے متعدد عوامل کے باعث انتہائی چیلجنگ اور مشکل ثابت ہوا۔ کاروباری لاگت میں ہوشر با اضافے نے اسٹیل انڈسٹری کی آمدنی پر شدید منفی اثرات مرتب کئے۔

Form of Proxy / E-Voting Ittefaq Iron Industries Limited 40-B-II, Gulberg-III, Lahore. Tel: 042-35765021-26 Fax: 042-35759546

Option 1 Appointing other person as Proxy			
I/We	of		, being member(s) of
IttefaqIronIndustriesLimited, holder of			
hereby appoint Mr	Folio / CDC	Account No	(if member) of
or failing him, Mr			
(if member) of, as my / our P			
behalf at the 19th Annual General Meeting of the	Company to be held on O	ctober 28, 2024 and	dat any adjournment thereof
Signed under my / our hand(s) thisc	day of2024.		
Option 2			
E-voting as per the Companies (E-Voting)	Regulations, 2016		
l/We			, being member(s) of
Ittefaq Iron Industries Limited, holder of			
hereby opt for e-voting through		-	
as Proxy and			
and hereby demand for poll for resolutions.		, ,	3,
My secured email address is		. Please send loa	in details, password
and electronic signature through email.		_	, , , , , , , , , , , , , , , , , , , ,
Signature of Proxy		(ignature of Member Signatures should agree with pecimen signature registered with the Company)
Signed in the presence of:			with the Company)
Signature of witnesses	Signature	of witnesses	
Name :	Name :		
Address:	Address: _		
CNIC No	CNIC No.		
NOTES FOR APPOINTING PROXY: This instrument appointing a proxy under option 1 sinwriting, or if the appointer is a corporation either	shall be in writing under the h under the common seal or un	nand of the appointer of derthe hand of an office	or his attorney duly authorized. cial or attorney so authorized.
The instrument appointing a proxy under option 1 a notarially certified copy of that power of authorit hours before the time for holding the meeting at vinstrument of a proxy shall not be treated as valid.	and the power of attorney o ty, shall be deposited at the which the person named in	r other authority (if any office of the Company the instrument propos	y), under which it is signed o not less than 48 (forty eight es to vote, and in default the
The instrument of e-voting under option 2 shall be meeting at the registered office of the company a	ne deposited in advance in at 40-B-II, Gulberg-III, Lahor	writing at least ten da e or through e-mail: i	ays before holding of genera nfo@ittefaqsteel.com.
	ng power. OR VIDEO CONFERENCE I	FACILITY	
I/We_ Ittefaq Iron Industries Limited, holder of_ opt for video conference facility at_	of Share(s) as per Regist	ered Folio/CDC Acco	, being meember(s) o ount Nohereby
· ———		S	ignature of member(s)

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The Company Secretary

ITTEFAQ IRON INDUSTRIES LIMITED

40-B-II, Gulberg-III, Lahore Tel: 042-35765021-26

ب**راکسی/ای ووٹنگ فارم** اتفاق آئرکن انڈسٹریز کمیٹڈ 40۔بی۔اا،گلبرگااا،لاہور۔ٹیل فون:26-35765021 فیس:042-35759546

		نیار۔Option-1
		ی دوسرٹ مخص کوبطور نمائندہ (پراکسی)مقرر کرنے کے لیے
بطورممبر(ز)	ساكن	<u></u>
محرّم	عام ^{صص} ،رجبِٹر ڈ نولیوا سی ڈی بی ا کاؤنٹ نمبر	ىاق آئرن انڈسٹر يزلميشڈھامل
مان کے حاضر نہ	پاڈی سی اکاؤنٹ نمبر (اگرممبر ہو) ساکن	فوليواس
(اگرممبرہو)	فوليوا سي دُى سى ا كاؤنٹ نمبر	نے کی صورت میں محتر م
ُ ءکوہونے والے 19ویں سالانہ	ساکنعام صف ،رجٹر ڈ فولیواسی ڈی بی اکاؤنٹ نمبر عام صف ،رجٹر (اگرمبر ہو) ساکنفولیوا ہی ڈی بی اکاؤنٹ نمبر کواپنے /ہمارے ایماء پر کمپنی کے 28 اکتو بر 2024	كن
-	کسی بھی التوا کی صورت میں اپنا/ بمارا نمائندہ (پراکسی)مقرر کرتا ہوں <i>ا کرتے ہی</i> ں	یاس عام میں شرکت کرنے اور دق رائے دہی استعمال کرنے کے لیے یا
		نیار۔Option-2
		بر(ای دوٹنگ) قوانین 2016ء کےمطابق کسی دوسرٹے خص کوبطورنما'
بطورممبر(ز)	ساکن عام صفعی،رجشرڈ فولیوا ہی ڈی ہی اکاؤنٹ نمبر 	
انٹرمیڈری کے ذریعے ای	عام صفص،رجىٹر ڈ فوليواسي ڈي تا اکاؤنٹ نمبر	اق آئرن انڈسٹریز کمیٹڈ حامل
ئندہ پرانسی) کی تقرری کی منطوری) کی بطورنما کےمطابق ای ووننگ کااستقبال کروں گا/ کریں گےاورا سکے ذریعے قرار دادوں کے انتخا	نگ کا اختیار دیتا/ دیتے ہیں اور اس کے ذریعے ecutive Officer
ب کامطالبہ کرتا ہوں ا کرتے ہیں۔	کےمطابق ای ووٹنگ کااسقبال کروں گا/ کریں گےاورا سکےذریعےقر اردادوں کےانتخار	ناہوں/دیتے ہیں۔مزید یہ کہ میں/ہمکہینیز(ای دوٹنگ) قوانین،2016،
و پے کے رسیدی ٹکٹ پرممبر کے دستخط	پاخ رو	ئندے(پراکسی) کے دستخط اہان - پین
	2 وشخط	ا وشخط <u></u> العربية
	~** 	~**
	 شاختی کارڈ نمبر یاسپورٹ نمبر	شاحتی کارڈ نمبر
	ياسپورڪ مبر	پاسپورٹ نمبر نمائندو(یراکی) کی آفرری سے متعلق نکات:
فررکرده کمپنی ہے تو نمائندہ کی دستاویز کمپنی کی	رکرنے والے کے ہاتھ سے کھی گئی ہویااس کے اختیار کے تحت مقرر کردہ دوکیل کی طرف ہونی چاہیے۔اگرمقہ ذ	
	وں چاہیے۔	عام مهر (Common Seal) کے ساتھ مجازا قسر یا آن کے مطر کر کردہ و یک می طرف ہو
ت تصور مہیں ہوگی۔	یز عام اجلاں کے وقت ہے کم از کم 48 گھنے قبل سوصول ہوجائی چاہیے ۔ بصورت دیگر پرائس کی دستاویز درسہ برعام اجلاس کے وقت ہے۔	اختیار۔1(option)کے تحت ہر لحاظ ہے مکمل اور دستخط شدہ (پرانسی) کی تقرر کی دستیاو
پinfo@ittefaqsteel.com ع	ں پیم قبل سمینی کے رجٹر وُآفس واقع 40۔ بی۔ ۱۱ گلبرگ۱۱۱، لا ہور میں جمع کرادی جائے یا ای میل کے ذربہ	ا تختیار۔2(option) کے بحت ای ووٹنگ کی دستاویز عام اطلاس کے دن سے م از م در جھیجی ہوا
	ہے کم نہ ہو، کی طرف سے انتخاب کی درخواست موصول ہو گی تو نمپنی ای دوننگ کا ہند وبست کرے گی۔	. بن جائے۔ اگر کمپنی کو کم از کم ماخچ اراکین ہاکسی ایک رکن بااراکین جن کی ووٹنگ کی طاقت دیں فیصد
	ویڈ یو کا نفرنس کی سہولت کیلیئے فارم	
يطور	مراكن	کسی دوسر نے خص کوبطورنما ئندہ (پراکسی)مقرر کرنے کیلئے میں اہم
یسی ا کاؤنٹ نمبرویڈ یوکانفرنس کی	عام همص،رجسر ڈ فولیواسی ڈ	ممبر(ز)انفاق آئرن انڈسٹریزلمیٹڈ حامل
رکن کے دستخوا	ہیں گے۔	سہولت بمقام

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The Company Secretary

ITTEFAQ IRON INDUSTRIES LIMITED

40-B-II, Gulberg-III, Lahore Tel: 042-35765021-26







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