Gulshan Spinning Mills Limited Financial Statements

For the Year Ended June 30, 2024

GULSHAN SPINNING MILLS LTD

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GULSHAN SPINNING MILLS LIMITED COMPANY INFORMATION

BOARD OF DIRECTORS Mr. Muhammad Akhtar Mirza (Chairman)

Mr. Sohail Maqsood (Chief Executive)

Mr. Muhammad Ashraf Khan

Mr. Abid Sattar Mr. Muhammad Arif Mrs.Zarqa Asif Mr.Muhamad Junaid

AUDIT COMMITTEE Mr.Muhammad Junaid (Chairman)

Mr.Abid Sattar

Mr. Muhammad Akhtar Mirza

HR & REMUNERATION COMMITTEE Mr. Muhammad Arif (Chairman)

Mr. Abid Sattar

Mr. Muhammad Akhtar Mirza

CHIEF FINANCIAL OFFICER Mr. Imran Aslam

COMPANY SECRETARY Mr. Muhammad Ijaz

AUDITORS M/s. Malik Haroon Ahmad & Co

Chartered Accountants

Lahore.

LEGAL ADVISOR Akhtar Javed-Advocate

SHARE REGISTRAR OFFICE M/s. Hameed Majeed Associates (Pvt) Ltd.

Karachi Chamber

Hasrat Mohani Road Karachi

Ph. 32424826, 32412754, Fax. 32424835

REGISTERED OFFICE 2nd Floor, Finlay House,

I.I. Chundrigar Road,

Karachi.

REGIONAL OFFICE 2nd Floor, Garden Heights,

8Aibak Block, New Garden Town,

Lahore.

WEB PRESENCE http://www.gulshan.com.pk/corporate/gulshan.html

CORPORATE VISION / MISSION STATEMENT



Vision:

We aim to re-built the Company.



Mission:

To become again a quality manufacturer of textile products.

NOTICE OF ANNUAL GENERAL MEETING

Notice is hereby given that Annual General Meeting of Gulshan Spinning Mills Limited (the "Company") will be held at 2nd Floor Finlay House, I.I. Chundrigar Road, Karachi on Monday 28th October, 2024 at 08:00 a.m, to transact the following business:

- 1. To confirm the minutes of the last Annual General Meeting of the Company.
- To receive, consider and adopt the audited financial statements of the Company for the financial year ended on June 30, 2024 together with Directors' and Auditors' Reports thereon.
- 3. To appoint auditors of the company for the next financial year 2024-2025 and fix their remuneration. The retiring Auditors M/s Malik Haroon Ahmad &Co (formerly Malik Haroon Shahid Safder and Co,) Chartered Accountants, being eligible, have offered themselves for reappointment as Auditors of the company.
- 4. To transact any other business with the permission of the Chairman.

By Order of the Board Muhammad Iia

Company Secretary

Lahore: October 07, 2024 NOTES:

- 1- The share transfer books of the company will remain closed and no transfer of shares will be accepted for registration from 21st October, 2024 to 28th October, 2024 (both days inclusive).
- 2- A member entitled to attend and vote at the general meeting may appoint any other member as proxy in writing to attend the meeting and vote on his/her behalf. Duly completed form(s) of proxy must be deposited with the Company at the Registered Office of the Company not later than 48 hours before the time fixed for the meeting.
- 3- CDC Account Holders are requested to bring with them their CNIC along with participant I.D &their account number at the time of meeting in order to facilitate identification. In case of corporate entity, a certified BOD resolution/ valid power of attorney with specimen signature of the nominee be produced at the time of meeting.
- 4- Members interested in attending this meeting through video link are requested to register themselves by submitting complete information via registered email to m.ijaz@gulshan.com.pk before the October 22,2024
- 5- Members are requested to notify immediately changes of their addresses (if any) to our Shares Registrar M/s Hameed Majeed Associates (Pvt) Limited, Karachi Chamber, Hasrat Mohani Road, Karachi.

اطلاع دی جاتی ہے کہ گلشن اسپننگ ملز لمیٹڈ ("کمپنی") کا سالانہ اجلاس 2 ملور فنلے باؤس، 1.1 میں منعقد ہوگا. چندریگر روڈ، کراچی بروز پیر 28 اکتوبر 2024 کو صبح 8:00 ہجے، درج ذیل کاروبار کے لیے:

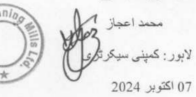
1. کمپنی کی آخری سالانہ جنرل میٹنگ کے منتش کی تصدیق کرنا۔

20.2 جون 2024 کو ختم ہونے والے مالی سال کے لیے کمپنی کے آڈٹ شدہ مالیاتی گوشواروں کو وصول کرنے، ان پر غور
 کرنے اور اس پر ڈائریکٹرز اور آڈیٹرز کی رپورٹس کے ساتھ اپنانے کے لیے۔

8. اگلے مالی سال 2024-2025 کے لیے کمپنی کے آڈیٹرز کی تقرری اور ان کے معاوضے کا تعین کرنا. ریٹائر ہونے والے آڈیٹرز میسرز ملک بارون احمد اینڈ کمپنی (سابقہ نام ملک بارون شابد صفدر اینڈ کمپنی) چارٹرڈ اکاؤنٹنٹس نے اہل ہونے کی وجہ سے خود کو کمپنی کے آڈیٹرز کے طور پر دوبارہ تقرری کے لیے پیش کیا ہے.

4. چیئرمین کی اجازت سے کوئی دوسرا کاروبار کرنا۔

بورڈ کے حکم سے



نوٹس:

1- کمپنی کی حصص کی منتقلی کی کتابیں بند رہیں گی اور 21 اکتوبر 2024 سے 28 اکتوبر 2024 تک (دونوں دن سمیت) رجسٹریشن کے لیے حصص کی کونی منتقلی قبول نہیں کی جانے گی۔

2- جنرل میٹنگ میں شرکت اور ووٹ دینے کا حقدار ممبر کسی دوسرے ممبر کو تحریری طور پر میٹنگ میں شرکت کرنے اور اپنی طرف سے ووٹ دینے کے لیے پراکسی مقرر کر سکتا ہے۔ پراکسی کے باضابطہ طور پر مکمل کیے گنے فارم کو کمپنی کے رجسٹرڈ آفس میں میٹنگ کے لیے مقررہ وقت سے 48 گھنٹے پہلے کمپنی کے پاس جمع کرانا چاہیے۔

3- سی ڈی سی اکاؤنٹ بولڈرز سے درخواست کی جاتی ہے کہ وہ شناخت میں سبولت کے لیے میٹنگ کے وقت اپنا شناختی کارڈ اور شریک شناختی کارڈ اور اکاؤنٹ نمبر اپنے ساتھ لانیں۔ کارپوریٹ ادارے کی صورت میں، میٹنگ کے وقت ایک تصدیق شدہ BOD ریزولیوشن/ نمایندے کے دستخط کے ساتھ درست پاور آف اٹارنی پیش کیا جائے۔

4۔ ویڈیو لنک کے ذریعے اس میٹنگ میں شرکت میں دلچسپی رکھنے والے ممبران سے درخواست ہے کہ وہ 22 اکتوبر 2024 سے پہلے m.ijaz@gulshan.com.pk پر رجسٹرڈ ای میل کے ذریعے مکمل معلومات جمع کر کے خود کو رجسٹر کریں۔ 5۔ اراکین سے درخواست ہے کہ وہ اپنے پتے کی تبدیلیوں (اگر کوئی ہیں) کو فوری طور پر ہمارے شیئرز رجسٹرار میسرز حمید مجید ایسوسی ایٹس (پر انیویٹ) لمیٹڈ، کر اچی چیمبر، حسرت موہانی روڈ، کر اچی کو مطلع کریں۔

GULSHAN SPINNING MILLS LIMITED

CHAIRMAN REVIEW

It is my privilege to serve as a chairman of Board of Directors of M/S Gulshan Spinning Mills Limited (the "Company"). I would like to thank our esteemed shareholders for entrusting me for guiding directions of the company.

The Scheme of Arrangement under section 279 of the Companies Act 2017 has been duly sanctioned by the Honorable Sindh High Court at Karachi. The Company is very hopeful that with restructuring and settlement of amounts, the pending issues with financial institutions will be resolved. The liability of the Company will be settled in terms of the Scheme of Arrangement. All pending litigations with banks will be withdrawn as per the Scheme of Arrangement.

ACKNOWLEDGEMENTS

The performance of our Board and the services render by the management and staff of the Company is appreciated.

Muhammad Akhtar Mirza

Malle

Lahore :- Oct-05-2024

كُلشن اسبننگ ملز لميثلاً

چینرمین کا جانزه

M/S گلشن اسپننگ ملز لمیٹڈ ("کمپنی") کے بورڈ آف ڈائریکٹرز کے چیئرمین کے طور پر خدمات انجام دینا میرے لیے اعزاز کی بات ہے۔ میں اپنے معزز شیئر بولڈرز کا شکریہ ادا کرنا چاہوں گا کہ انہوں نے مجھے کمپنی کی رہنمائی کی ذمہ داری سونپی۔

کمپنی کو پوری امید ہے کہ تنظیم نو اور رقوم کی تصفیہ کے ساتھ مالیاتی اداروں کے زیر التوا مسائل حل ہو جائیں گے، کمپنی کی مالی صحت بہتر ہو جائے گی جس سے کمپنی نئی منافع بخش راہوں پر توجہ مرکوز کر سکے گی۔ کمپنیز ایکٹ 2017 کے سیکشن 279 کے تحت ترتیب دینے کی اسکیم کو معزز سندھ بائی کورٹ کراچی نے باضابطہ منظوری دی ہے۔ کمپنی کی ذمہ داری سکیم آف ارینجمنٹ کے لحاظ سے طے کی جائے گا۔ بینکوں کے ساتھ زیر التواء تمام قانونی چارہ جوئی کو سکیم آف ارینجمنٹ کے مطابق واپس لے لیا جائے گا۔

اعتر افات

ہمارے بورڈ کی کارکردگی اور کمپنی کی انتظامیہ اور عملہ کی طرف سے فراہم کی جانے والی خدمات کو سراہا جاتا ہے۔

محمد اختر مرزا

لابور: اكتوبر 06-2023



2™ Floor Finlay House I.I. Chundrigar Road , Karachi (Pakistan)

Director's Report to Shareholders

The Directors of your Company are pleased to place their report together with the Auditor's Report and audited Financial Statements of the Company for the year ended June 30, 2024 at the Annual General Meeting of Company.

Overview

The debt Amortization profile and associated issues have compelled the company to settle the existing financial liabilities of the Company through a Scheme of arrangement under section 279 to 283 and 285 of the Companies Act 2017 ("Scheme of Arrangement") filed before Sindh High Court at Karachi vide J.C.M. Petition No. 14/19. The Sindh High Court vide its order dated February 06, 2020, has sanctioned the Scheme of Arrangement which is being implemented. The pending litigation with financial institutions by and against the company shall be withdrawn in terms of the Scheme of Arrangement. Due to cessation of operation of the Company, the value of assets of the company has also depreciated considerably.

Operating & Financial Performance

Operating indicators	2024	2023
	(Rupees)	(Rupees)
Sales		-
Cost of goods sold		
Financial cost	(11,769)	(5,777)
Pre-tax Loss	(13,918,817)	(33,607,903)
Provision for taxation		
Loss after taxation	(13,918,817)	(33,607,903)

Future Outlook

The Scheme of Arrangement shall be implemented and legal proceedings with the Banks by and against the Company shall be withdrawn in terms of the Scheme of Arrangement. There after the Company would be in a better position to structure the way forward.

Auditors' Observations

- 75 million investment was made by the official assignee pursuant to the order of Honourable Sindh High Court. However the company has not provided the latest amount of profit accrued made on original investment of Rs.75 million due to non-availability of the latest figure of profit accrued on investment from the official assignee.
- The auditor has shown their reservation that they have not received the confirmation directly from the Banks to them as per their normal audit procedure, which is due to pending litigation with banks.
- Trade and others payable include Electric duty and Sindh development funds as reported in Note No.17



2nd Floor Finlay House I.I. Chundrigar Road , Karachi (Pakistan)

Corporate Governance

The Company has been complying with the rules & regulations of Securities and Exchange Commission of Pakistan and has implemented better internal control policies with more rigorous checks and balances.

Board meetings and attendance

Four (4) meetings of the Board of Directors were held and attendance thereof by each director is as follows:

Name of Director	No of meeting attended
Mr. Muhammad Akhtar Mirza	4
Mr. Sohail Maqsood	4
Mr. Muhammad Junaid	3
Mr. Muhammad Ashraf Khan	4
Mrs.Zarqa Asif	3
Mr. Abid Sattar	4
Mr. Muhammad Arif	4

Leaves of absence were granted to the members who could not attend the meetings.

Audit Committee

The Board of Directors of the Company in compliance with the Code of Corporate Governance has established an Audit Committee. Four (4) meetings of the Audit Committee were held and attendance thereof by each member is as follows:

Name of Members	No of meeting attended
Mr. Muhammad Junaid	4
Mr. Abid Sattar	4
Mr. Muhammad Akhtar Mirza	4

HR & Remuneration Committee

The Board of Directors of the Company in compliance with the Code of Corporate Governance has also established HR & Remuneration Committee. The names of its members are given in the Company information.

Internal Audit Function

The Board has implemented a sound and effective internal control system including operational, financial and compliance controls to carry on the business of the Company in a controlled environment in an efficient manner to address the Company's basic objectives.

Internal audit findings are reviewed by the Audit Committee, where necessary, action taken on the basis of recommendations contained in the internal audit reports.



2nd Floor Finlay House I.I. Chundrigar Road , Karachi (Pakistan)

Corporate Governance & Financial Reporting Framework

As required by the code of corporate governance, directors are pleased to report that:

- The financial statements prepared by the Management of the Company present fairly its true state of affairs, the results of its operations, cash flows and changes in equity.
- Proper books of account of the Company have been maintained.
- Appropriate accounting policies have been consistently applied in preparation of financial statements and accounting estimates are based on reasonable and prudent judgment.
- International accounting standards, as applicable in Pakistan have been followed in preparation of financial statements.
- The system of internal control is sound and has been effectively implemented and monitored.
- There has been no material departure from the best practices of corporate governance as detailed in the listing regulations of the stock exchanges.
- Key operating and financial data for the last six years is annexed.
- There are no statutory payments on account of taxes, duties, levies and charges which are outstanding as on June 30, 2024 except for those disclosed in the financial statements.
- No material changes and commitments affecting the financial position of your Company have occurred between the end of the financial year to which this Balance Sheet relates and the date of the Directors' Report, except for those disclosed in the financial statements.

Earnings/(Loss) Per Share

The loss per share of the Company for the period ended June 30, 2024 was Rs. (0.63) as compared to the previous year of Rs. (1.51).

Dividends

Due to circumstances discussed above, the Board of Directors does not recommend dividend for the year ended on June 30, 2024.

Corporate Social Responsibility

Your company is responsible corporate citizen and fully recognizes its responsibility towards community, employees and environment.

Web presence

Annual and periodical financial statements of the Company are also available on the Company website http://www.gulshan.com.pk/corporate/gulshan.html for information of the shareholders and others.

Related Party Transactions

The transactions between the related parties were made at Arm's Length prices determined in accordance with the "comparable uncontrolled price method". The Company has fully complied with the best practices on transfer pricing as contained in the listing regulations of stock exchanges in Pakistan.

Trading in Company's Shares

During the year under review, there is no trading in shares of the Company by the Directors, Chief Executive Officer, Chief Financial Officer, Company Secretary and their spouse and minor children.



2[™] Floor Finlay House I.I. Chundrigar Road , Karachi (Pakistan)

Statement on Value of Staff Retirement Benefit

As on June 30, 2024 deferred liability for gratuity is Rs.3, 375,906/-

Auditors

Messrs Malik Haroon Ahmad & Co., Chartered Accountants being eligible have offered themselves for reappointment. The Audit Committee has also recommended their appointment as External Auditors of the Company for the next financial year 2024-2025.

Pattern of Shareholding

The pattern of shareholding as at June 30, 2024 including the information under the code of corporate of governance is annexed.

Acknowledgement

The Board wishes to place on record its appreciation for the employees, members of management team for their efforts, commitment and hard work and to the shareholders who have accepted the Scheme of Arrangement in the meeting held pursuant to the orders of the Sindh High Court.

On behalf of the Board

Muhammad Akhtar Mirza Chairman

Lahore 05.10.2024 Sohail Maqsood Chief Executive

كلشن اسيننگ ملز لميثة

شیئر ہوالدرز کو ڈائریکٹر کی رپورٹ

آپ کی کمپنی کے ڈائریکٹرز کو کمپنی کی سالانہ جنرل میٹنگ میں 30 جون 2024 کو ختم ہونے والے سال کے لیے آڈیٹر کی رپورٹ اور کمپنی کے آڈٹ شدہ مالیاتی بیانات کے ساتھ اپنی رپورٹ پیش کرنے پر خوشی ہے۔

جائز ه

مالیاتی اداروں کے ساتھ قانونی چارہ جوئی نے کمپنی کو مجبور کیا کہ وہ اپنے قرض دہندگان کے ساتھ اپنے و عدوں کو پورا کرنے کے لیے مفاہمت سے مشروط اپنی قرض کی ذمہ داریوں کی تنظیم نو شروع کرے۔ کمپنی نے اہم قرض دینے والے مالیاتی اداروں کی مدد سے قرض کی تنظیم نو کا عمل شروع کیا ہے۔ اس سلسلے میں کمپنیز ایکٹ 2017 کے سیکشن 279 تا 283 اور 285 کے تحت ایک اسکیم آف ارینجمنٹ (اسکیم آف ارینجمنٹ) پہلے ہی کراچی میں معزز سندھ ہائی کورٹ ("عدالت") کی طرف سے منظور کر چکی ہے۔ اسکیم کو عدالت کی طرف سے منظور کر چکی ہے۔ اسکیم کو عدالت کی طرف سے منظور ی کے مطابق مکمل طور پر لاگو کیا جائے گا۔ بندوبست کی اسکیم کے مطابق کمپنی کے قرض دبندگان کے ذریعہ تمام قانونی چارہ جوئی واپس لے لی جائے گی۔

آبر یثنگ اور مالیاتی کار کر دگی

Operating indicators	2024	2023
	(Rupees)	(Rupees)
Sales	-	
Cost of goods sold	-	
Financial cost	(11,769)	(5,777)
Pre-tax Loss	(13,918,817)	(33,607,903)
Provision for taxation		
Loss after taxation	(13,918,817)	(33,607,903)

تنظیم نو کا عمل جلد مکمل ہونے کی امید ہے، ایک بار ترتیب کی اسکیم کے نفاذ کے بعد، کمپنی آگے کے راستے کی ساخت کے لیے بہتر پوزیشن میں ہوگی۔

آڈیٹرز کے مشاہدات

75 ملین کی سرمایہ کاری معزز سندھ ہائی کورٹ کے حکم کے مطابق سرکاری اساننی نے کی تھی۔ تاہم کمپنی نے 75 ملین روپے کی اصل سرمایہ کاری پر حاصل ہونے والے منافع کی تازہ ترین رقم فراہم نہیں کی ہے کیونکہ سرکاری تفویض کردہ سے سرمایہ کاری پر حاصل ہونے والے منافع کے تازہ ترین اغداد و شمار کی عدم دستیابی کی وجہ سے۔

آڈیٹر نے اپنی ریزرویشن ظاہر کی ہے کہ انہیں اپنے عام آڈٹ طریقہ کار کے مطابق بینکوں سے براہ راست تصدیق موصول نہیں ہوئی ہے، جس کی وجہ بینکوں کے ساتھ زیر التواء قانونی چارہ جوئی ہے۔ ۔ تجارت اور دیگر قابل ادائیگی میں الیکٹرک ڈیوٹی اور سندھ کے ترقیاتی فنڈز شامل ہیں جیسا کہ نوٹ نمبر 17 میں بتایا گیا ہے۔

رپوريڭ گورننس

کمپنی سیکیورٹیز اینڈ ایکسچینج کمیشن آف پاکستان کے قواعد و ضوابط کی تعمیل کر رہی ہے اور مزید سخت چیک اینڈ بیلنس کے ساتھ بہتر اندرونی کنٹرول کی پالیسیوں پر عمل درآمد کر رہی ہے۔

بورڈ کے اجلاس اور حاضری

بورڈ آف ڈائریکٹرز کے چار (4) اجلاس منعقد ہوئے اور ان میں ہر ڈائریکٹر کی حاضری حسب ذیل ہے: اجلاس میں شریک ڈائریکٹر کا نام نمبر

جناب محمد اختر مرزا 4

جناب سهيل مقصود 4

جناب محمد جنید 3

جناب محمد اشرف خان 3

مسز زرقا آصف 3

جناب عابد ستار 4

جناب محمد عارف 3

اجلاس میں شرکت نہ کرنے والے ارکان کو غیر حاضری کی چھٹی دے دی گئی۔

حساب کتاب کا گروہ یا لوگ

کمپنی کے بورڈ آف ڈائریکٹرز نے کوڈ آف کارپوریٹ گورننس کی تعمیل کرتے ہوئے ایک آڈٹ کمیٹی قائم کی ہے۔ آڈٹ کمیٹی کے چار (4) اجلاس منعقد ہوئے اور ان میں ہر ممبر کی حاضری حسب ذیل ہے: اجلاس میں شرکت کرنے والے ممبران کے نام

جناب محمد جنید 4

جناب عابد ستار 4

جناب محمد اختر مرزا 4

HR اور معاوضه كميثي

کوڈ آف کارپوریٹ گورننس کی تعمیل میں کمپنی کے بورڈ آف ڈائریکٹرز نے HR اور معاوضے کی کمیٹی بھی قائم کی ہے۔ اس کے اراکین کے نام کمپنی کی معلومات میں دیے گئے ہیں۔ اندرونی آڈٹ فنکشن

بورڈ نے ایک مضبوط اور موثر اندرونی کنٹرول سسٹم نافذ کیا ہے جس میں کمپنی کے بنیادی مقاصد کو پورا کرنے کے لیے کمپنی کے کاروبار کو کنٹرول شدہ ماحول میں آگے بڑھانے کے لیے آپریشنل، مالیاتی اور تعمیل کنٹرول شامل ہیں۔

اندرونی آڈٹ کے نتائج کا آڈٹ کمیٹی جائزہ لیتی ہے، جہاں ضروری ہو، اندرونی آڈٹ رپورٹس میں موجود سفارشات کی بنیاد پر کارروائی کی جاتی ہے۔

كارپوريث گورننس اور مالياتي رپورٹنگ فريم ورك

جیسا کہ کارپوریٹ گورننس کے ضابطہ کی ضرورت ہے، ڈائریکٹرز یہ بتاتے ہوئے خوش ہیں کہ:

- کمپنی کی انتظامیہ کی طرف سے تیار کردہ مالیاتی بیانات اس کی حقیقی حالت، اس کے آپریشنز کے نتائج، کیش فلو اور ایکویٹی میں ہونے والی تبدیلیوں کو پیش کرتے ہیں۔
 - کمپنی کے اکاؤنٹس کی مناسب کتابیں برقرار رکھی گئی ہیں۔
- مالیاتی گوشواروں کی تیاری میں مناسب اکاؤنٹنگ پالیسیوں کا مسلسل اطلاق کیا گیا ہے اور اکاؤنٹنگ کے تخمینے معقول اور دانشمندانہ فیصلے پر مبنی ہیں۔
- مالیاتی گوشواروں کی تیاری میں بین الاقوامی اکاؤنٹنگ معیارات، جیسا کہ پاکستان میں لاگو ہوتا ہے۔ اندرونی کنٹرول کا نظام درست ہے اور اسے مؤثر طریقے سے لاگو کیا گیا ہے اور اس کی نگرانی کی گئی ہے۔

- کارپوریٹ گورننس کے بہترین طریقوں سے کوئی مادی رخصتی نہیں ہوئی ہے جیسا کہ اسٹاک ایکسچینج کے فہرست سازی کے ضوابط میں تفصیل سے بتایا گیا ہے۔
 - پچھلے چھ سالوں کا کلیدی آپریٹنگ اور مالیاتی ڈیٹا منسلک ہے۔
- ٹیکسز، ڈیوٹی، لیویز اور چارجز کی مد میں کوئی قانونی ادائیگیاں نہیں ہیں جو کہ 30 جون 2024 تک بقایا ہیں سوائے ان مالیاتی گوشواروں کے جن کا انکشاف کیا گیا ہے۔
- مالیاتی سال کے اختتام اور ڈائریکٹرز کی رپورٹ کی تاریخ کے درمیان آپ کی کمپنی کی مالی حالت کو متاثر کرنے والی کوئی بھی مادی تبدیلیاں اور و عدے نہیں ہوئے ہیں، سوائے مالی بیانات میں ظاہر ہونے والے کے۔

آمدني/(نقصان) في شيئر

30 جون 2024 کو ختم ہونے والی مدت کے لیے کمپنی کا فی شیئر نقصان (0.63) روپے تھا۔ پچھلے سال کے مقابلے روپے (1.51) تھا۔

منافع

اوپر بیان کردہ حالات کی وجہ سے، بورڈ آف ڈائریکٹرز 30 جون 2024 کو ختم ہونے والے سال کے لیے ڈیویڈنڈ کی سفارش نہیں کرتا ہے۔

کارپوریٹ سماجی ذمہ داری

آپ کی کمپنی ذمہ دار کارپوریٹ شہری ہے اور کمیونٹی، ملازمین اور ماحول کے تئیں اپنی ذمہ داری کو پوری طرح سے تسلیم کرتی ہے۔

ویب کی موجودگی

حصص یافتگان اور دیگر افراد کی معلومات کے لیے کمپنی کے سالانہ اور متواتر مالی بیانات کمپنی کی ویب سائٹ http://www.gulshan.com.pk/corporate/gulshan.html پر بھی دستیاب ہیں۔

متعلقہ پارٹی لین دین

متعلقہ فریقوں کے درمیان لین دین آرمز لینتھ قیمتوں پر کیے گئے تھے جن کا تعین "موازنہ بے قابو قیمت کے طریقہ کار" کے مطابق کیا گیا تھا۔ کمپنی نے پاکستان میں اسٹاک ایکسچینج کی فہرست سازی کے ضوابط کے مطابق ٹرانسفر پرائسنگ کے بہترین طریقوں کی مکمل تعمیل کی ہے۔

کمپنی کے حصص میں تجارت

زیر نظر سال کے دوران، ڈائریکٹرز، چیف ایگزیکٹو آفیسر، چیف فنانشل آفیسر، کمپنی سیکرٹری اور ان کی شریک حیات اور نابالغ بچوں کی طرف سے کمپنی کے شیئرز میں کوئی لین دین نہیں ہوا۔

استاف ریتائر منٹ بینیفٹ کی قدر پر بیان

30 جون 2024 تک گریجویٹی کے لیے موخر ذمہ دار ی3,375,906 روپے ہے۔

آڏيڻرز

میسرز ملک ہارون احمد اینڈ کمپنی، چارٹرڈ اکاؤنٹنٹس اہل ہونے کے باعث دوبارہ تقرری کے لیے خود کو پیش کر چکے ہیں۔ آڈٹ کمپٹی نے اگلے مالی سال 2024-2025 کے لیے کمپنی کے بیرونی آڈیٹرز کے طور پر ان کی تقرری کی بھی سفارش کی ہے۔

شیئر بولڈنگ کا نمونہ

30 جون 2024 تک شیئر ہوالڈنگ کا پیٹرن جس میں کارپوریٹ آف گورننس کے کوڈ کے تحت معلومات شامل ہیں۔

اعتراف

بورڈ ملازمین، انتظامی ٹیم کے اراکین کو ان کی کاوشوں، عزم اور محنت کے لیے اور ان شیئر ہولڈرز کی تعریف ریکارڈ پر رکھنا چاہتا ہے جنہوں نے سندھ ہائی کورٹ کے حکم کے مطابق منعقدہ میٹنگ میں انتظامات کی اسکیم کو قبول کیا۔

بورڈ کی جانب سے

M. المتعالى هـ مرزا سېيل مقصود

چیف ایگزیکٹو

چيئرمين

لابور

05.10.2024



2nd Floor, Finlay House, I.I Chundrigarh Road, Karachi (Pakistan)

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

Year Ended

June 30, 2024

The company has complied with the requirements of listed Companies (Code of Corporate Governance) Regulation-2019 (the regulations) in the following manner

1- The total number of directors is seven (including the Chief executive officer). The composition of the board is as follow.

Category	Names
Independent Director*	Mr. Muhammad Junaid and Muhammad Arif
Executive Directors	Mr. Sohail Maqsood and Muhammad Ashraf Khan
Non-Executive Directors	Mrs. Zarqa Asif, Mr. Muhammad Akhtar Mirza, Mr. Abid Sattar

- * With reference to Regulation 6 (1), in a Board comprising 7 members, one-third works out to 2.33. Since the fraction is below half (i.e. 0.5) the fraction contained in such one-third is not rounded up to one. Further, the two elected independent directors have requisite competencies, skills, knowledge, and experience to discharge and execute their duties competently, hence, appointment of a third independent director is not warranted.
- The directors have confirmed that none of them is serving as a director in more than Seven listed companies, including this Company;
- 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;
- 4. The Board has developed a Vision/Mission statement, overall corporate strategy and significant policies of the Company. A complete record of particulars of significant policies along with the dates on which they were approved or amended has been maintained;
- All the powers of the board have been duly exercised and decisions on relevant matters have been taken by board / shareholders as empowered by the relevant provisions of the Companies Act, 2017 and these Regulations;
- 6. 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 and the Board met at least once in every quarter. Written notices of the Board meetings, along with agenda and working papers, were circulated at least seven days before the meetings. The minutes of the meetings were appropriately recorded and circulated;
- The board of directors have a formal policy and transparent procedures for remuneration of directors in accordance with the Act and these Regulations;
- The Board has approved appointment of Chief Financial Officer, Company Secretary and Head of Internal Audit, including their remuneration and terms and conditions of employment;
- The financial statements of the company were duly endorsed by CEO and CFO before approval of the board;



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10. The Board has formed a committees, comprising of members are given below:-

A) Audit Committee

Mr. Muhammad Junaid Chairman
Mr. Abid Sattar Member
Mr. Muhammad Akhtar Mirza Member

B) HR & Remuneration Committee

Mr. Muhammad Arif Chairman
Mr. Abid Sattar Member
Mr. Muhammad Akhtar Mirza Member

 The term of reference of aforesaid committees have been formed, documented and advised to the committees for compliance;

12. The frequency of the meetings (quarterly / half yearly / annually) are as per following.

a) Audit Committee

Four Meeting were held during the financial year with at least one meeting in each quarter.

b) HR & Remuneration Committee

Four Meeting were held during the financial year.

- 13. The board has set up an effective internal audit function which is considered suitably qualified, experienced for the purpose and conversant with the policies and procedures of the Company;
- 14. The statutory auditors of the Company have confirmed that they have been given a satisfactory rating under the quality control review program of the Institute of Chartered Accountants of Pakistan and registered with Audit Oversight Board of Pakistan, and that the firm and all its partners are in compliance with International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by the Institute of Chartered Accountants of Pakistan and that they and the partners of the firm involved in the audit are not the close relative (spouse, parent, dependent and non-dependent children) of the Chief Executive Officer, Chief Financial Officer, Head of Internal Audit, Company Secretary or Director of the Company;
- 15. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the listing regulations and the auditors have confirmed that they have observed IFAC guidelines in this regard.
- 16. We confirm that all requirements of the regulations 3, 6, 7, 8, 27, 32, 33 and 36 of the regulations have been complied with, Explanation for non-compliance with requirements, other than regulations 3, 6, 7, 8, 27, 32, 33 and 36 is as follows:



Gulshan Spinning Mills Limited 2nd Floor, Finlay House, I.I Chundrigarh Road, Karachi (Pakistan)

Sr. No.	Mandatory Requirement	Reg. No.	Explanation
1	The Board may constitute a separate committee, designated as the nomination committee, of such number and class of directors, as it may deem appropriate in its circumstances.	29(1)	The company has no nomination committee because all its mills' operations have been closed.
2	The Board may constitute the risk management committee, of such number and class of directors, as it may deem appropriate in its circumstances, to carry out a review of effectiveness of risk management procedures and present a report to the Board.	30(1)	The company has no risk management committee because all its mills' operations have been closed.
3	It is encouraged that by June 30, 2024, all directors on the Board have acquired the prescribed certification under any director training program offered by institutions, local or foreign, that meet the criteria specified by the Commission and approved by it.	19(1)	The Company may conduct training program before the next election of directors.

On behalf of the board of Directors

Chief Executive Officer Lahore:- 05.10.2024

Chairman



MALIK HAROON AHMAD & CO. (Formerly Malik Haroon Shahid Safder & Co.) Chartered Accountants



Independent Auditor's Review Report To the Members of "Gulshan Spinning Mills Limited"

Review Report on the Statement of Compliance Contained in the 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 Gulshan Spinning Mills 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, 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.

Lahore October 05, 2024

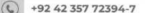
UDIN: CR2024102064JhoGvT8K

Malik Haroon Ahmad & Co **Chartered Accountants**

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INDEPENDENT AUDITORS REPORT to the Members of Gulshan Spinning Mills Limited Report on the Audit of the Financial Statements

Qualified Opinion

We have audited the annexed financial statements of Gulshan Spinning Mills Limited (the Company), which comprise the statement of financial position as of June 30, 2024, and the statement of profit or loss, 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.

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

Basis for Qualified Opinion

- 1. The Company's financial statements include an investment of Rs. 75 million held by the official assignee appointed by the court. While the existence of the investment is confirmed, we have not been provided with sufficient information on the accrued profit from this investment.
- 2. We did not receive confirmations from the banks as a result, we were unable to verify cash and bank balances totaling Rs. 16.085 million as at June 30, 2024
- 3. We were unable to satisfy ourselves regarding balances payable in respect of trade and other payables and unclaimed dividends amounting to Rs. 18.501 million, and Rs. 1.037 million, respectively.

Due to the lack of sufficient appropriate audit evidence in the areas mentioned above, we could not determine whether any adjustments might be necessary to these amounts and related disclosures in the financial statements.

We conducted our audit in accordance with the International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the ethical requirements that are relevant to our audit of the financial statements in Pakistan, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our qualified opinion.



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MALIK HAROON AHMAD & CO.

(Formerly Malik Haroon Shahid Safder & Co.)

Chartered Accountants



Emphasis of Matter

We draw attention to notes 1.2 and 2.2 of the financial statements, which state that the Company along with its restructuring agent - United Bank Limited, and the majority of the lending financial institutions has signed a "Scheme of Arrangement" under sections 279 to 283 read with section 285 of the Companies Act. 2017 ("the Act") and the directors have determined that the going concern basis of preparation is no longer appropriate. Accordingly, the financial statements have been prepared on a liquidation/break-up value basis. Our opinion is not modified in respect of this matter.

Key Audit Matters

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

Sr. No	Matter	How the matter was addressed in our audit
1.	Contingencies and commitments	
	Refer to note 20 to the financial statements; The Company is currently facing significant litigations pertaining to claims filed by various banks regarding loan facilities, as well as Government authorities concerning outstanding amounts owed. Given the nature and amount involved in such cases and the appellate forums at which these are pending, the outcome and resultant accounting in financial statements are subject to significant judgment, which can change over time as new fact emerged and each legal case progresses, and therefore, we have identified this as a key matter.	Our audit procedures included the following; Read the scheme of arrangement and ensure that all the litigations as mentioned in the scheme are properly disclosed in the financial statements. Read the minutes of the meeting and evaluate whether the provision of the scheme regarding the withdrawal of the filed litigations is still appropriate. Held discussions with the Company's legal counsel regarding the status of ongoing litigations and reviewed any cases that were withdrawn during the year.

Information Other than the Financial Statements and Auditor's Report thereon;

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

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

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



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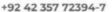


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If based on the work we have performed, we conclude that there is a material misstatement of this Other Information, we are required to report that fact. We have nothing to report in this regard.

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 the Companies Act, 2017 (XIX of 2017) and 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

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

As part of an audit in accordance with ISAs as applicable in Pakistan, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

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



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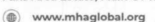
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MALIK HAROON AHMAD & CO. (Formerly Malik Haroon Shahid Safder & Co.) Chartered Accountants



Evaluate the overall presentation, structure, and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

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

Report on Other Legal and Regulatory Requirements

Based on our audit, we further report that in our opinion, except for the matters stated in Basis for Qualified Opinion above:

- proper books of account have been kept by the Company as required by the Companies Act, 2017 (XIX of 2017);
- the statement of financial position, the statement of profit or loss, the statement of b) 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:
- investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Company's business; and
- no Zakat was deductible at source under the Zakat and Usher ordinance, 1980 (XVIII 1980).

The engagement partner on the audit resulting in this independent auditor's report is Malik Haroon Ahmad, FCA.

Lahore October 05, 2024

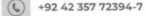
UDIN: AR202410206y647NdLJv

Malik Haroon Ahmad & Co. Chartered Accountants

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GULSHAN SPINNING MILLS LIMITED STATEMENT OF FINANCIAL POSITION AS AT JUNE 30, 2024

	Note	2024	2023
	Note	Rupees	Rupees
ASSETS			
Fixed assets	6		5,056,857
Investments	7	75,283,928	141,387,348
Security deposits		500,000	500,000
Trade and other receivables	8	51,242,913	30,248,353
Loans and advances	9	554,000	
Tax refund due from Government	10	11,758,537	11,754,365
Cash and bank balances	11	17,009,359	17,365,034
Disposal group under scheme of arrangement	12	44,597,308	321,266,259
TOTAL ASSETS	-	200,946,045	527,578,216
EQUITY AND LIABILITIES SHARE CAPITAL AND RESERVES			
Share capital	13	222,250,380	222,250,380
Reserves	14	272,000,000	272,000,000
Sub-ordinated loan	15	250,000,000	250,000,000
Surplus on revaluation of property, plant and equipment		28,965,054	181,031,586
Accumulated losses		(3,734,020,223)	(3,872,167,938)
Total equity		(2,960,804,789)	(2,946,885,972)
LIABILITIES			
Loan from associates and others	16	287,673,222	275,262,222
Trade and other payables	17	19,598,463	19,406,463
Post employment benefits payables	18	3,375,906	13,583,400
Unclaimed dividend		1,037,103	1,037,103
Payable to banking companies under scheme of arrangement	19	2,850,066,140	3,165,175,000
		3,161,750,834	3,474,464,188
CONTINGENCIES AND COMMITMENTS	20		
TOTAL EQUITY AND LIABILITIES		200,946,045	527,578,216

The annexed notes from 1 to 33 form an integral part of these financial statements.

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CHIEF FINANCIAL OFFICER

DIRECTOR

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GULSHAN SPINNING MILLS LIMITED STATEMENT OF PROFIT OR LOSS FOR THE YEAR ENDED JUNE 30, 2024

	Selection.	Note	2024	2023
		Note	Rupees	Rupees
Sales				
Cost of sales				
Gross profit			*	
Administrative expenses		21	(11,901,919)	(14,123,908)
Other operating expenses		22	(5,240,490)	(19,689,292)
,			(17,142,409)	(33,813,200)
Loss from operations			(17,142,409)	(33,813,200)
Other income		23	3,235,361	211,074
Finance cost		24	(11,769)	(5,777)
Loss before taxation and levies			(13,918,817)	(33,607,903)
Levy				
Loss before taxation			(13,918,817)	(33,607,903)
Taxation				
Loss after taxation			(13,918,817)	(33,607,903)
Loss per share - basic and diluted		25	(0.63)	(1.51)

The annexed notes from 1 to 33 form an integral part of these financial statements.

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Schoil · M CHIEF EXECUTIVE

CHIEF FINANCIAL OFFICER

DIRECTOR

GULSHAN SPINNING MILLS LIMITED STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED JUNE 30, 2024

	Note	2024	2023
	Note	Rupees	Rupees
Loss after taxation		(13,918,817)	(33,607,903)
Other comprehensive income for the year			
Total comprehensive loss for the year	=	(13,918,817)	(33,607,903)

The annexed notes from 1 to 33 form an integral part of these financial statements.

MHA & CO

CHIEF EXECUTIVE

CHIEF FINANCIAL OFFICER

GULSHAN SPINNING MILLS LIMITED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED JUNE 30, 2024

		Capital reserve	reserve	Revenue	Revenue reserve	Cab andinated	
	Share capital	Share premium	Revaluation surplus	General reserve	Accumulated losses	Sub-orumateu Ioan	Total
				Rupees			
Balance as at July 01, 2022	222,250,380	000'000'99	181,031,586	206,000,000	(3,838,560,035)	250,000,000	(2,913,278,069)
Loss for the year	#3				(33,607,903)		(33,607,903)
Other comprehensive income	340	1	4	1.			
				r.	(33,607,903)		(33,607,903)
Transfer from surplus on revaluation of property, plant and equipment - net of tax							
	40		*				
Balance as at July 01, 2023	222,250,380	000'000'99	181,031,586	206,000,000	(3,872,167,938)	250,000,000	(2,946,885,972)
Loss for the year			84		(13,918,817)	٠	(13,918,817)
Other comprehensive income					×		
		ī		,	(13,918,817)		(13,918,817)
Transfer from surplus on revaluation of property, plant and equipment - net of tax			(152 066 532)		152 066 532		
Ralance as at lune 30, 2024	222,250,380	66,000,000	28,965,054	206,000,000	(3,734,020,223)	250,000,000	(2,960,804,789)

The annexed notes from 1 to 33 form an integral part of these financial statements.

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CHIEF FINANCIAL OFFICER

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GULSHAN SPINNING MILLS LIMITED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED JUNE 30, 2024

	Note	2024 Rupees	2023 Rupees
CASH FLOWS FROM OPERATING ACTIVITIES			
Loss before taxation and levies	(13,918,817)	(33,607,903)	
Adjustments for non-cash charges and other items:			
Depreciation		578,668	663,238
Impairment loss			19,689,292
Loss on sale of fixed assets	22	4,478,190	-
Post employment benefits payable written off 23		(3,207,543)	
Finance cost		11,769	5,777
Interest income		(27,818)	(26,574)
Cash flows before working capital changes	_	(12,085,551)	(13,276,170)
Net changes in working capital	26	(362,000)	(361,289)
Cash used in operations	_	(12,447,551)	(13,637,459)
Interest received		27,818	26,574
Finance cost paid		(11,769)	(5,777)
Staff retirement benefits - gratuity paid		(331,000)	(534,310)
Income tax paid		(4,173)	(3,989)
Net cash flows used in operating activities	(12,766,675)	(14,154,961)	
CASH FLOWS FROM INVESTING ACTIVITIES			
Proceeds from sale of disposal group	270,000,000		
Net cash flows from investing activities	270,000,000	-	
CASH FLOWS FROM FINANCING ACTIVITIES			
Payment of lease liabilities		-	
Loan from associates and others	12,411,000	12,569,500	
Payments financial institution under scheme of arrangement		(270,000,000)	-
Net cash generated from / (used in) financing activities		(257,589,000)	12,569,500
Net decrease in cash and cash equivalents during the year		(355,675)	(1,585,461)
Cash and cash equivalents at the beginning of year	17,365,034	18,950,495	
Cash and cash equivalents at the end of year 11		17,009,359	17,365,034

The annexed notes from 1 to 33 form an integral part of these financial statements.

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CHIEF FINANCIAL OFFICER

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1 LEGAL STATUS AND NATURE OF BUSINESS

1.1 Gulshan Spinning Mills Limited ("the Company") was incorporated on June 13, 1979, as a public limited company in Pakistan under the repealed Companies Ordinance, 1984 (Now Companies Act, 2017). The shares of the Company are listed on Pakistan Stock Exchange (PSX). Its main business was manufacturing and sale of yarn.

Geographical location and addresses of all business units and offices are as follows:

Sr.#	Manufacturing units	Address	
1	Registered office	2nd Floor, Finlay House, I.I. Chundryghar Road, Karachi, Pakistan.	
2	Regional office	2nd Floor, Garden Heights, 8 Aibak Block, New Garden Town, Lahore, Pakistan.	

Spinning Unit-I was sold out by the asset sale committee during the year.

1.2 Scheme of arrangement with secured creditors

The Company along with its restructuring agent – United Bank Limited and majority of the lending financial institutions signed a "Scheme of Arrangement" under sections 279 to 283 read with section 285 of the Companies Act, 2017 ("the Act"). The Scheme of Arrangement has been sanctioned by the Hon'ble High Court of Sindh at Karachi vide order dated February 06, 2020, passed in J. C. M. Petition No. 14 of 2019. The Scheme of Arrangement, after its sanction by the Court has become binding on the Company, along with all the shareholders, creditors, stakeholders and any other regulatory / statutory bodies of/ or with respects to the Company. Under the Scheme of Arrangement, the existing financial obligations / liabilities of the Company towards the secured creditors shall be settled by way of sale of charged assets ("disposal group and stock in trade") the Company and payment of the proceeds thereof shall be paid to the secured creditors as contemplated under the Scheme of arrangement. All the pending litigation shall be withdrawn in terms of the Scheme of Arrangement.

1.3 Summary of significant transactions and events affecting the Company's financial position and performance

During the year the asset sale committee, pursuant to the terms of scheme of arrangement as mentioned in note 1.2 sold out the stock in trade and assets of Unit I and proceeds thereof were distributed among the secured creditors and lenders for the balances due to them.

2 BASIS OF PREPARATION

2.1 Statement of compliance

These financial statements have been prepared in accordance with approved accounting standards as applicable in Pakistan. Approved accounting standards comprise of such International Financial Reporting Standards (IFRS's) issued by the International Accounting Standards Board (IASB) as are notified under the Companies Act, 2017, provisions of and directives issued under the Companies Act, 2017. In case requirements differ, the provisions or directives of the Companies Act, 2017 shall prevail.

2.2 Basis of measurement

Due to the Scheme described in note 1.2 to these financial statements, the directors have determined that the going concern basis of preparation (as applied in previous years) is no longer appropriate.

Accordingly, the financial statements have been prepared on net realizable value basis, under the "guideline on the basis of preparation of financial statements for companies that are not considered going concern" issued by Institute of Chartered Accountants of Pakistan.

2.3 Adopting the net realizable value basis of preparation on measurement, classification of assets and liabilities, and disclosures in the financial report.

Under the net realizable value basis of preparation, assets and liabilities are measured at their net realizable value. Net realizable value is based on the proceeds receivable on disposal less costs to sell and the value of liabilities is their expected settlement amount. Any gains or losses resulting from measuring assets and liabilities to the net realizable value are recognized in profit or loss or otherwise under the auspices of approved accounting standards. Under the net realizable value basis of accounting, all assets and liabilities are classified as current. In adopting the net realizable value basis, the directors have continued to apply the disclosure requirements of approved accounting standards to the extent they are relevant to the net realizable value basis, and have modified them where this is considered appropriate.

2.4 Functional and presentation currency

These financial statements are presented in Pak Rupees, which is the Company's functional currency. All financial information presented in Pak Rupee has been rounded-off to the nearest Rupee except stated otherwise.

3 ADOPTION OF NEW ACCOUNTING POLICY

3.1 Accounting for minimum taxes and final taxes

The guide was issued by Institute of Chartered Accountants of Pakistan (ICAP) in May 2024 'IAS 12 Application Guidance on Accounting for Minimum taxes and Final taxes' (the guide).

In view of the clarifications from ICAP, it has been established that minimum tax and final taxes do not meet the criteria of income tax expense as per IAS 12 hence it should be accounted for under IFRIC 21 'Levies' and IAS 37 'Provisions, Contingent Liabilities and Contingent Assets'.

The guide issued by ICAP provides two approaches to account for minimum and final regime taxes, which is a choice of accounting policy of which the Company has chosen the following:

In accordance with paragraph C3.1 of the ICAP guidance on IAS 12, the company has adopted Approach A due to its expectation that minimum tax will not be adjustable in future tax years. Based on the company's business model, which anticipates insufficient taxable profits or continued tax losses, minimum tax is recognized as a levy. No deferred tax liability is recognized, as the company's effective rate will remain nil.

The above changes have been accounted for in these financial statements as per the requirements of IAS 8 'Accounting Policies, Changes in Accounting Estimates and Errors'. The adoption of this policy did not result in restatement of financial statements since no deferred tax liability recognised in the year ended June 30, 2023

4 STANDARDS, AMENDMENTS AND IMPROVEMENTS APPLICABLE TO FINANCIAL STATEMENTS

New standards, amendments and improvements which are effective during the year and standards, amendments and improvements which are not yet effective

Certain standards, amendments and interpretations to IFRS are effective for accounting periods beginning on July 1, 2023 but, pursuant to paragraphs 1.2 and 2.2, above are considered not to be relevant or to have any significant effect on the company's operations and are, therefore, not detailed in these financial statements. The standards, amends and improvements which are not yet effective are also not considered relevant and accordingly are not detailed in these financial statements.

5 MATERIAL ACCOUNTING POLICIES

The principal accounting policies applied over previous years before preparing financial statements on net realizable value basis are;

5.1 Fixed Assets

Items of fixed assets are stated at cost less accumulated depreciation and accumulated impairment losses with the exception of freehold land which is measured at revalued amount less accumulated impairment losses, buildings, plant and machinery, power house, electric installation, factory equipment, air conditioner and lease hold power house which are measured at revalued amount less accumulated depreciation and accumulated impairment losses.

Capital work-in-progress is stated at cost less any identified impairment loss. Transfers are made to relevant fixed assets category as and when assets are available for use.

Cost of items of fixed assets 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, erection and installation.

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

Surplus arising on revaluation of an item of fixed assets is credited to surplus on revaluation of fixed assets, except to the extent that it reverses deficit on revaluation of the same assets previously recognized in profit and loss, in which case the surplus is credited to profit and loss to the extent of deficit previously charged to income. Deficit on revaluation of an item of fixed assets is charged to profit and loss to the extent that it exceeds the balance, if any held in surplus on revaluation of fixed assets relating to previous revaluation of that item.

On subsequent sale or retirement of revalued item of fixed assets, the attributable surplus net of deferred tax, if any, remaining in the surplus on revaluation of fixed assets is transferred directly to unappropriated profit. An amount equal to incremental depreciation, being the difference between the depreciation based on revalued amounts and that based on original cost, net of deferred tax, if any, is transferred from surplus on revaluation of fixed assets to unappropriated profit every year.

Depreciation on all items of fixed assets except for freehold land is charged to profit and loss applying the reducing balance method over the useful life of each item at the rates specified in the respective note. Depreciation on additions is charged from the day on which the asset is available for use, while on disposals depreciation is charged up to the date of disposal or when the item is classified as held for disposal.

The useful life and depreciation method are reviewed periodically to ensure that the method and period of depreciation are consistent with expected pattern of economic benefits from items of fixed assets.

An item of fixed assets is de-recognized on disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on de-recognition of the asset (calculated as the difference between the net disposal proceeds and carrying amount of the assets) is recognized in profit and loss in the year in which the asset is derecognized.

5.2 Assets classified as disposal group

Assets held for disposal are classified as disposal group if there carrying amounts will be recovered principally through a sale/ disposal rather than through continuing use. Such non-current assets are measured at the lower of their carrying amount and fair value less cost to sell. Property and equipment and intangibles assets once classified as held for sale / disposal are not depreciated or amortized.

5.3 Investments

Regular way purchase or sale of investments

All purchases and sales of investments are recognized using trade date accounting. Trade date is the date that the Company commits to purchase or sell the investment.

Investments in equity instruments of associated companies

Investments in associated companies are accounted for by using equity basis of accounting, under which the investments in associated companies are initially recognized at cost and the carrying amounts are increased or decreased to recognize the Company's share of profit or loss of the associated companies after the date of acquisition. The Company's share of profit or loss of the associated companies is recognized in the Company's profit or loss. Distributions received from the associated companies reduce the carrying amounts of investments.

Adjustments to the carrying amounts are also made for changes in the Company's proportionate interest in the associated companies arising from changes in the associated companies' equity that have not been recognized in the associated companies' profit or loss. The Company's share of those changes is recognized directly in equity of the Company. Where Company's share of losses of associated companies equals or exceeds its interest in the associates, the Company discontinues recognizing its share of further losses except to the extent that Company has incurred legal or constructive obligation or has made payment on behalf of the associates. If the associates subsequently reports profits, the Company resumes recognizing its share of those profits only after its share of the profit equals the share of losses not recognized.

Available for sale investments

These investments are initially measured at their fair value plus directly attributable transaction cost and at subsequent reporting dates, measured at fair values and gains or losses from changes in fair values other than impairment loss are recognized in other comprehensive income until disposal at which time these are recycled to profit or loss. Impairment loss on investments available for sale is recognized in the profit or loss.

Other investments

Other investments like defense saving certificates are held to maturity. Interest is accrued on these investments according to the rate provided by the issuer.

Investments with fixed maturity that the management has the positive intent and ability to hold till maturity, are classified as 'held to maturity' and are initially measured at cost and at subsequent reporting dates measured at amortized cost using the effective yield method.

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

5.4 Trade debts and other receivables

Trade debts are initially recognized at original invoice amount which is the fair value of consideration to be received in future and subsequently measured at cost less provision for doubtful debts. Carrying amounts of trade and other receivables are assessed at each reporting date and a provision is made for doubtful receivables when collection of the amount is no longer probable. Debts considered irrecoverable are written-off.

5.5 Staff retirement benefits - gratuity

The Company operates an unfunded gratuity scheme covering for all its permanent employees who have completed the minimum qualification period for entitlement to the gratuity.

The company no longer recognizes provisions for gratuity, as it is no longer eligible for the gratuity scheme. Payments are made to employees based on previously recognized provisions. No new current service cost or interest cost is charged to the profit or loss. Any re-measurements related to past actuarial assumptions have been accounted for, and no further amounts are recognized in other comprehensive income.

5.6 Taxation

Income tax expense represents the sum of current tax payable, adjustments, if any, to provision for tax made in previous years arising from assessments framed during the year for such years and deferred tax.

Current

Provision for current taxation is based on taxability of certain income streams of the Company under presumptive / final tax regime at the applicable tax rates and remaining income streams chargeable at current rate of taxation under the normal tax regime after taking into account tax credit and tax rebates available, if any. The charge for current tax includes any adjustment to past years liabilities.

Deferred

Deferred tax is recognized using the balance sheet liability method on all temporary differences between the carrying amounts of assets and liabilities for the financial reporting purposes and the amounts used for taxation purposes.

Deferred tax asset is recognized for all the deductible temporary differences only to the extent that it is probable that future taxable profits will be available against which the deductible temporary differences, unused tax losses and tax credits can be utilized. Deferred tax asset is reduced to the extent that it is no longer probable that the related tax benefit will be realized. Deferred tax liabilities are recognized for all the taxable temporary differences.

Deferred tax assets and liabilities are measured at the effective tax rates as per the circular no. 07/2024 dated May 15, 2024, provided the guidance on IAS 12 application guidance on accounting for minimum taxes and final taxes.

5.7 Levy

A levy is an outflow of resources embodying economic benefits that is imposed by governments on entities in accordance with legislation (i.e. laws and/or regulations), other than

- (a) those outflows of resources that are within the scope of other standards.
- (b) fines or other penalties that are imposed for breaches of the legislation.

In these financial statements, levy includes revenue taxes, if any, final taxes and super taxes which are based on other than taxable profits. The corresponding advance tax paid has been netted off and the net position is shown in the statement of financial position.

Revenue tax

Revenue tax includes amount representing excess of:

- a) minimum tax paid under section 113 over income tax determined on income streams taxable at general rate of taxation and;
- b) minimum tax withheld / collected / paid or computed over tax liability computed on (related income tax streams taxable at general rate of tax), is not adjustable against tax liability of subsequent tax years.

Final taxes

Final taxes includes tax charged / withheld / paid on certain income streams under various provisions of Income Tax Ordinance, 2001 (Ordinance). Final tax is charged / computed under the Ordinance, without reference to income chargeable to tax at the general rate of tax and final tax computed / withheld or paid for a tax year is construed as final tax liability for the related stream of Income under the Ordinance.

5.8 Provisions, contingent assets and contingent liabilities

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

Contingent assets are not recognized and are also not disclosed unless an inflow of economic benefits is probable and contingent liabilities are not recognized and only disclosed unless the probability of an outflow of resources embodying economic benefits is remote.

5.9 Revenue recognition

- Revenue is recognized to the extent that it is probable that the economic benefits will flow to the Company and
 the amount of revenue can be measured reliably. Revenue is measured at the fair value of consideration
 received or receivable on the following basis;
- Local sales are recognized on dispatch of goods to customers and export sales are recognized on bill of lading date.
- Dividend income from the investments is recognized, when the Company's right to receive dividend has been established.
- Mark-up on loans to related parties and profit on saving accounts is accrued on time basis, by reference to the principal outstanding and at the effective profit rate applicable.

5.10 Financial instruments

Non-derivative financial assets

The Company classifies non-derivative financial assets as available for sale and loans and other receivables. Loans and receivables comprise investments classified as loans and receivables, cash and cash equivalents and trade and other receivables.

Trade debts, other receivables and other financial assets

Trade debts and other receivables are initially recognized at fair value plus any directly attributable transaction cost. Subsequent to initial recognition, these are measured at amortized cost using effective interest method, less any impairment losses. Known bad debts are written off, when identified.

Cash and cash equivalents

Cash and cash equivalents comprise cash-in-hand, cash with banks in current, saving and deposit accounts, bank overdraft and other short-term highly liquid investments that are readily convertible to known amounts of cash and which are subject to insignificant risk of change in value.

Non-derivative financial liabilities

The Company initially recognizes non-derivative financial liabilities on the date that they are originated or the date that the Company becomes a party to the contractual provisions of the instrument. The Company derecognizes a financial liability when its contractual obligations are discharged, cancelled or expired.

These financial liabilities are recognized initially at fair value less any directly attributable transaction costs. Subsequent to initial recognition, these financial liabilities are measured at amortized cost using the effective interest method. Non-derivative financial liabilities comprise mark-up bearing borrowings including obligations under finance lease, bank overdrafts and trade and other payables.

5.11 Off-setting of financial assets and liabilities

Financial assets and liabilities are off-set and the net amount is reported in the balance sheet when there is a legally enforceable right to off-set the recognized amounts and there is an intention to settle either on a net basis, or to realize the asset and settle the liability simultaneously.

5.12 Related party transactions

All transactions with related parties are carried out by the company at arms' length price using the method prescribed under the Companies Act, 2017 with the exception of loan taken from related parties which is interest / mark-up free.

5.13 Impairment loss

The carrying amounts of the Company's assets are reviewed at each reporting date to identify circumstances indicating occurrence of impairment loss or reversal of provisions for impairment losses. If any indications exist, the recoverable amounts of such assets are estimated and impairment losses or reversals of impairment losses are recognized in the profit and loss account and in case revalued assets are tested for impairment, then impairment loss up to the extent of revaluation surplus shall be recognized in revaluation surplus and remaining loss, if any shall be recognized in profit and loss account. Reversal of impairment loss is restricted to the original cost of the asset.

5.14 Dividend and appropriation to reserves

Dividend distribution to the Company's shareholders and appropriation to reserves are recognized in the period in which these are approved.

5.15 Significant accounting estimates and judgments

The preparation of financial statements in conformity with the approved accounting standards requires the use of certain critical accounting estimates. It also requires the management to exercise its judgement in the process of applying the Company's accounting policies. Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. The areas where various assumptions and estimates are significant to the Company's financial statements or where judgements were exercised in application of accounting policies are as follows:

- (i) Estimate of useful lives, residual values of fixed assets and recoverable values to account for impairment loss. (note 5.1)
- (ii) Net realisable values of stores, spares and loose tools and stock-in-trade. (note 5.4 and 5.5)
- (iii) Provision for impairment of trade debts.(note 5.4)
- (iv) Provision for staff retirement benefit gratuity.(note 5.5)
- (v) Provision for taxation (note 5.6)

6	FIXED ASSETS	2024	2023		
		Rupees			
	Operating fixed assets		5,056,857		

Particulars	Office Equipment	Furniture and fixtures	Vehicles	Total
	2024	在中国大型		
As at July 01, 2023				
Opening cost	18,609,402	22,015,174	35,628,228	76,252,804
Opening accumulated depreciation	(16,725,982)	(19,571,561)	(34,898,403)	(71,195,946)
Opening net book value	1,883,420	2,443,613	729,825	5,056,858
Disposal during the year				
Cost	18,609,402	22,015,174	35,628,228	76,252,804
Accumulated depreciation	(16,914,324)	(19,815,922)	(35,044,368)	(71,774,614)
10000 0 00000 00000 00000 00000 00000 0000	1,695,078	2,199,252	583,860	4,478,190
Depreciation charge	(188,342)	(244,361)	(145,965)	(578,668)
Closing net book value June 30, 2024			-	-
Cost			2	
Less: accumulated depreciation				
Net book value June 30, 2024			*	-
	10%	10%	20%	1181

Particulars	Office Equipment	Furniture and fixtures	Vehicles	Total
通知 的原则是如果的现在形式。	2023			
As at July 01, 2022				
Opening cost	18,609,402	22,015,174	35,628,228	76,252,804
Opening accumulated depreciation	(16,516,713)	(19,300,049)	(34,715,947)	(70,532,709)
Opening net book value	2,092,689	2,715,125	912,281	5,720,095
Disposal during the year	-	-	-	
Depreciation charge	(209,269)	(271,513)	(182,456)	(663,238)
Closing net book value June 30, 2023	1,883,420	2,443,613	729,825	5,056,857
Cost	18,609,402	22,015,174	35,628,228	76,252,804
Less: accumulated depreciation	(16,725,982)	(19,571,561)	(34,898,403)	(71,195,946)
Net book value June 30, 2023	1,883,420	2,443,613	729,825	5,056,858
	10%	10%	20%	

^{6.1} Depreciation is charged to administrative expenses.

^{6.2} During the year, United Bank Limited (the restructuring agent) sold the manufacturing unit (ref. Note 12.2) along with all fixed assets of the company. The management has recorded the disposal with no sale proceeds (Rs. Nil) and has recognized a loss on sale equivalent to the carrying value.

		Note	2024	2023
		Note	Rupees	Rupees
7	INVESTMENTS			
	Investments in:			
	- Joint venture	7.1		
	- Defence saving certificate	7.2	-	66,103,420
	- Investment on order of court	7.3	75,283,928	75,283,928
			75,283,928	141,387,348
	7.1 Investments in a Joint venture - under equity method			
	Gujranwala Energy Limited 7,500,000 (2023:7,500,000) ordinary shares of Rs.10 each - cost	6.1.1	75,000,000	75,000,000
	Accumulated share of post acquisition loss	H	(75,000,000)	(75,000,000)

7.2 This represents investment in Defence Savings Certificates, having aggregate face value of Rs. 21.00 million (2023: Rs. 21.00 million). These certificates have matured on March 5, 2020. Accrued mark-up aggregating Rs. 45.103 million (2023: Rs. 45.103 million) is included in the carrying value. These are under lien with a bank against guarantee amounting Rs. 19.504 million (2023: Rs. 19.504 million). During the year, the bank encashed certain certificates and retained the accrued mark-up amounting to PKR 45.103 million. The principal value of the encashed certificates was categorized as a guarantee margin against a guarantee of PKR 19.504 million. Management has accounted for the accrued mark-up amount as retained by the bank amount as a payment to the bank against its liability. Additionally, an amount of PKR 21.00 million has been recognized as a guarantee margin under trade and other receivables instead of investments.

7.3 The Honorable High Court of Sindh via its order against suite no. B-64 of 2012 dated July 04, 2015 allowed a plaintiff bank the sale of cotton bales and stocks through public auction at the best market rate available. The Court assigned Official Assignee to sell the stocks through the public auction conducted August 28, 2015 in accordance with the law/rules and ordered the sales proceeds to be invested in some government profitable scheme upon realization. The Official Assignee via its report dated December 15, 2015 informed the Court of the sale of stock and investment of sale proceeds in government profitable scheme.

8 TRADE AND OTHER RECIEVABLES - unsecured considered good

Gulistan Textile Mills Limited		6,827,089	6,827,089
Other receivable	8.1	23,421,264	23,421,264
Guarantee margin	8.2	20,994,560	
		51,242,913	30,248,353

8.1 This represents receivable from Sapphire Textile Mills Limited against the sale of Unit II. Sapphire Textile Mills Limited is holding the said amount against a contingent liability, as disclosed in Note 20.2.1. Management believes that no outflow of resources embodying economic benefits is expected in relation to the aforementioned contingent liability, and Sapphire Textile Mills Limited will pay the receivable amount to the entity in full.

8.2 Refer note 7.2.

		Note	2024 Rupees	Z023 Rupees
9	LOANS AND ADVANCES - unsecured Considered good Advances to:			
	- Employees - Others		554,000	
			554,000	-
10	TAX REFUND DUE FROM GOVERNMENT			
	Income tax		98,590	94,418
	Sales tax		11,659,947	11,659,947
			11,758,537	11,754,365
11	CASH AND BANK BALANCES			
	Cash-in-hand		859,801	1,244,801
	Balances with banks in;			
	- current accounts	11.1	9,310,101	7,298,302
	- deposit accounts		63,522	63,522
	- term deposit receipts	11.2	6,775,935	8,758,409
		_	16,149,558	16,120,233
			17,009,359	17,365,034

- 11.1 Majority of the Company's bank accounts operations have been blocked by the respective banks due to on-going litigations with these banks as detailed in note 20.1 to these financial statements.
- 11.2 These are under lien regarding guarantees provided to different government departments.

12 DISPOSAL GROUP UNDER SCHEME OF ARRANGEMENT

	44,597,308	321,266,259
Impairment of disposal group	-	(48,472,101)
Impairment:		
Plant and machinery	-	116,296,836
Factory buildings	-	125,312,524
Freehold land	44,597,308	128,129,000

Particulars of immovable fixed assets are as follows:

Particulars	Ac	Address		Area of land (Kanals)	
Land	Qutab P	ur,	Lodhran,	=	m
	Pakistan.			71.40	71.40

12.2 During the year the asset sale committee sold all the asset of Spinning Unit 1 and the sale proceeds amounting to Rs. 270 million were distributed among the lenders in accordance with terms mentioned in "Scheme of Arrangement". The buyer has further paid to ex- employees of the Unit I, a sum amounting to Rs. 6,668,951 as final settelment of their claims of gratuity fort the sale of land situated in Qutab Pur, Lodran.

MHA & CO amounting to Rs. 9,876,494. The asset sale committee is in negotiations with prospective buyers

14

	Note -	2024	2023
	Note	Rupees	Rupees
13 ISSUED, SUBSCRIBED AND PAID-UP CAPITA			

	2024 Numbers	2023 Numbers		2024 Rupees	2023 Rupees
			Authorized capital		
_	25,000,000	25,000,000	Ordinary shares of Rs. 10 each	250,000,000	250,000,000
			Issued, subscribed and paid-up ca	apital	
	9,300,000	9,300,000	Ordinary shares of Rs. 10 each issued as fully paid in cash	93,000,000	93,000,000
	12,925,038	12,925,038	Ordinary shares of Rs. 10 each issued as fully bonus shares	129,250,380	129,250,380
	22,225,038	22,225,038		222,250,380	222,250,380
13.1		shares held b rties at the y	•	2024	2023
	Gulistan Sp	inning Mills L	imited - Number	10,302	10,302
RESE	RVES				
Capit	al reserve				
Shar	re premium			66,000,000	66,000,000
Revei	nue reserve				
Gen	eral reserve			206,000,000	206,000,000
				272,000,000	272,000,000

This is an interest-free loan obtained from Ex - Director of the Company in previous years. This loan is sub-ordinated to the finances provided by secured creditors and does not carry mark-up. The loan shall not be repaid without obtaining consent from the secured creditors subject to availability of resources and at discretion of the Company. This loan has been classified in equity as per technical release

'Accounting Directors' Loan (TR-32) of the Institute of Chartered Accountants of Pakistan.

16 LOAN FROM ASSOCIATES AND OTHER PARTIES

Gulsha	an Weaving Mills Limited			
Intere	st free loan from other parties - unsecured	16.1	287,673,222	275,262,222
			287,673,222	275,262,222
16.1	Interest free loans from other parties - u	nsecured —		
	Balance at beginning of the year		275,262,222	262,392,722
	Add: funds received during the year		12,411,000	12,869,500
	Less: Payment made during the year			
			287,673,222	275,262,222

16.2 These loans were advanced by the shareholders in order to meet working capital requirements.

Allied Bank Limited

Silk Bank Limited

The Meezan Bank

JS Bank Limited

Bank of Punjab Limited

National Bank of Pakistan

First National Bank Modaraba

Standard Chartered Bank (Pakistan) Limited

Mark-up payable under scheme of arrangement

Repayment under scheme of arrangement

Habib Metropolitan Bank Limited

Bank Islami Pakistan Limited

			Note	2024	2023
			Note	Rupees	Rupees
17	TRAD	E AND OTHER PAYABLES			
		ed expenses		1,097,394	905,394
		development fund payable		18,501,069	18,501,069
			_	19,598,463	19,406,463
18	POST	EMPLOYMENT BENEFITS PAYABLES			
	Post e	mployment benefits payables	18.1	3,375,906	13,583,400
	18.1	Movement in post employment benefit	s payable		
		Net liability at beginning of the year		13,583,400	14,117,710
		Less: Benefits paid	18.2	(6,999,951)	(534,310)
		Less: Liability written off		(3,207,543)	-
		Net liability at end of the year		3,375,906	13,583,400
	18.2	This includes payment amounting to Rs. against the gratuity claims of Rs. 9.8 derecognized in these financial statement	76 million (Ross.	ef. Note. 12.2). Differ	
19	00000000	BLE TO BANKING COMPANIES UNDER SC	HEME OF ARR		
		d Bank Limited		116,918,000	116,918,000
		l Bank Limited		190,203,000	190,203,000
		Bank Limited		576,194,000	576,194,000
	2.000	i Bank Limited		317,533,000	317,533,000
	Bank	Alfalah Limited		297,882,000	297,882,000
	MCB I	Bank Limited		93,762,000	93,762,000
	Al-Bai	raka Bank (Pakistan) Limited		197,160,000	197,160,000

MHA & CO

299,434,000

347,263,000

111,755,000

47,900,000

67,000,000

246,006,000

184,120,000

194,012,000

106,325,000

957,708,000

(1,546,108,860)

2,850,066,140

45,000,000

299,434,000

347,263,000

111,755,000

47,900,000

67,000,000

246,006,000

184,120,000

194,012,000

106,325,000

45,000,000

957,708,000

(1,231,000,000)

3,165,175,000

Note	2024	2023
Note	Rupees	Rupees

19.1 This represents payable to banking companies under scheme of arrangement as detailed below:

The Company along with its restructuring agent - United Bank Limited and majority of the lending financial institutions has signed a "Scheme of Arrangement" under sections 279 to 283 read with section 285 of the Companies Act, 2017 ("the Act"). The said Scheme was approved by the Board of the Company on March 20, 2019 and submitted to the Honorable High Court of Sindh on May 06, 2019 for approval. Under this Scheme, the existing financial obligations / liabilities of the Company towards the secured creditors shall be settled by way of sale of moveable and immovable assets of the Company including land , building , plant & machinery and payment of the proceeds thereof to the secured creditors as contemplated under this Scheme of arrangement.

The said Scheme was approved by the requisite majority of the secured creditors and shareholders of the Company as required in the Act, in their respective meeting held on August 07, 2019. The Honorable High Court of Sindh at Karachi (SHC) has approved the said "Scheme of Arrangement" vide judgement dated February 06,2020, and now the Scheme has become binding on the Company, along with all the shareholders, creditors, stakeholders and any other regulatory / statutory bodies of/ or with respects to the Company. The Scheme seeks to record the terms and conditions of a legally binding compromise and arrangement between the secured creditors on one part and the Company and its directors and sponsors on the other part, for ensuring, inter alia, the settlement of the existing liabilities and ancillary measures as mentioned in note 1.2 to these financial statements.

20 CONTINGENCIES AND COMMITMENTS

20.1 Contingencies due to litigation with banks and financial institutions

The Scheme of Arrangement has been sanctioned by the Honorable High Court of Sindh as detailed in note 1.2 to these financial statements. All the litigation by and against the Company with Financial Institution including the below-mentioned litigation will be withdrawn subject to the sale of Assets and Charged Stock and completion of all relevant formalities, in accordance with the provisions of the Scheme.

20.1.1 Various banks and financial institutions have filed recovery suits before various Banking Courts in Pakistan for recovery of their alleged long-term, short-term and lease liabilities through attachment and sale of Company's hypothecated / mortgaged / charged stocks and properties. The aggregate amount of these claims is Rs. 4,662.583 million (2023: Rs. 4,662.583 million). The pending litigations with financial institutions shall be withdrawn in terms of the scheme of arrangment on the conclusion of the scheme. The management was strongly contesting the above mentioned suits on the merits as well as cogent factual and legal grounds available to the Company under the law. All cases by and against the company with the Financial Institution shall be withdrawn in terms of the Scheme of Arrangement. however, at the moment most of the cases are adjourned since die on the basis of Scheme of Arrangement. Among all the case referred above, the most notable cases by or against the Company are explained in the following sub-notes.

Note	2024	2023
Note	Rupees	Rupees

20.1.2 Guiranwala Energy Limited (GEL) through Standard Chartered Bank Limited ("the Bank had provided a commitment guarantee of Euro € 3.00 million in favor of Wartsila Finland OY and performance guarantee of US \$ 1.00 million in favor of Private Power and Infrastructure Board (PPIB). The Company being 50% joint venture partner in GEL is responsible to the extent of 50% of the said guarantees only. GEL had obtained stay orders against encashment of these guarantees, later after vacation of stay orders both the guarantees were encashed. However, the suit No. 795/09 filed by GEL against PPIB and Wartsiala Finland OY and others before the Honorable High Court of Sindh at Karachi is still sub-judice wherein the suit will be decided on merits after framing of issues and recording of evidences. The guarantee issued to Wartsila Finland OY was a conditional guarantee and could not have been encashed even after vacation of stay order for which GEL had written letters to the Bank that before fulfillment of the conditions guarantees cannot be encashed. Even otherwise the suits instituted by GEL before the Honorable High Court of Sindh is still pending. The Honorable High Court of Sindh via its order dated July 22, 2015 dismissed the stay order previously granted in favor of GEL against encashment of guarantees. The H.C.A No. 21 of 2016 filed by GEL against the order dated July 22, 2015 was also dismissed vide order dated May 06, 2016. The management of the Company has made necessary adjustments to these financial statements in light of the above-mentioned court decision by booking its share of loss. Standard Chartered Bank Pakistan Limited has filed suite # B-18 of 2018 against GEL etc in Honorable High Court of Sindh for recovery of Rs. 246. 939 million along-with liquidated damages, cost of funds, charges and costs till realization of whole amount. As the management of the Company has proposed a Scheme of arrangement, provision of above stated amount has been recognized in these financial statements for settlement along with existing financial obligations / liabilities of the Company towards the respective bank as detailed in note 1.2, and 19 and will be settled in terms of scheme of arrangement.

20.1.3 Askari Bank Limited has filed a suit COS No. 37/2013 for recovery of Rs. 295.797 million on account of two facilities i.e. cash finance facility and running finance facility provided to the Company. The Honorable Lahore High Court decreed in favor of the plaintiff bank to the extent of Rs. 295.797 million together with the cost of funds. The Company has filed appeal against the impugned judgment, which is pending adjudication before the Division Bench of the Honorable Lahore High Court. At the same time, the plaintiff bank has filed an execution petition before the single bench of the Lahore High Court, which is pending adjudication.

20.1.4 Meezan Bank Limited has filed a suit COS No. B-09/2013 for recovery of Rs. 46.492 million on account of Murabaha finance facilities provided to the Company. The Honorable Banking Court No. II, Karachi decreed the suit vide its judgment dated December 20, 2016, in favor of the plaintiff bank to the extent of Rs. 46.492 million together with the cost of funds. The Company has filed appeal before the Honorable High Court of Sindh against the impugned judgment and the same is pending adjudication before the Honorable High Court of Sindh at Karachi.

Note	2024	2023
Note	Rupees	Rupees

- 20.1.5 First National Bank Modaraba filed a suit hearing # 122/15 against the Company for recovery of Rs. 45.905 million. The Honorable Banking Court Lahore vide its judgement dated September 19, 2017, decreed against the Company in favor of First national Bank Modaraba for recovery of Rs. 45.905 million. The execution proceedings under the said judgement were started under section 19 of the Financial Institutions (Recovery of Finance Ordinance, 2001. The management has not recognized the impact of the said decree and execution proceedings in these financial statements, since the same is pending adjudication.
- 20.1.6 Habib Metropolitan Bank Limited has filed a suit against the Company for recovery of Rs.57.605 million with the Honorable Lahore High Court, Lahore. The Honorable Lahore High Court vide its judgement dated May 27, 2016 decreed the suit against the Company and the same was converted into execution proceedings by the Court under section 19 of the Financial Institutions (Recovery of Finance) Ordinance, 2001. The Company has not recognized any adjustment to these financial statements. The execution proceeding is pending for adjudication at the Banking Court, Lahore.
- 20.1.7 Habib Bank Limited (previously First Habib Bank Modaraba) filed a suit against the Company for recovery of Rs. 2,633,486 in the Honorable Banking Court no. 1, Karachi. The said Court decreed suit against the Company vide its judgment dated April 21, 2016. The same was converted into execution proceedings by the court under section 19 of the Financial Institution (Recovery of Finance) Ordinance, 2001. The management of the Company has not recognized any adjustment to these financial statements. The execution proceeding is pending adjudication at the Banking Court, Lahore.
- 20.1.8 The Company has instituted a suit against MCB Bank Limited vide COS No. 22/15 wherein along with other prayers, the Company has also prayed for recovery of Rs. 413.094 million on account of acts and omissions committed by the Bank against the Company. The matter is pending adjudication before Lahore High Court, Lahore (LHC). MCB Bank Limited had also instituted a suit for recovery against the Company and others vide COS No. 104/13, before the LHC. However, the suit was returned vide order dated April 05, 2016 on account of lack of jurisdiction. Thereafter, the Bank instituted a suit bearing No. B-42/16 for recovery before the Sindh High Court at Karachi (SHC) which is pending adjudication.
- 20.1.9 AlBaraka Bank Limited has filed a suit under section 20 of the Financial Institution Recovery of Finance Ordinance, 2001, ("the Ordinance") against the Company and its management before the Banking Court Lahore and the same is pending adjudication.
- 20.1.1.9 Bank of Punjab instituted a suit for recovery of Rs. 501.719 million before the Honorable Lahore High Court, Lahore ("LHC") under section 9 of the Financial Institution Recovery of Finance Ordinance, 2001, ("the Ordinance") against the Company and others bearing COS No. 48/13. The suit was decreed vide judgment and decree dated March 28, 2018. However, the Company has filed an appeal before the LHC against the Judgment and decree dated March 28, 2018, which is also pending adjudication before the LHC. The Execution Petition No. 233642/18 for the same amount as decreed is also pending adjudication before the LHC.

Note	2024	2023
Note	Rupees	Rupees

20.2 Contingencies due to litigation with parties other than banks and financial institutions

20.2.1 The Company has not provided for Rs. 12.519 million (2023: Rs. 12.519 million) in respect of infrastructure cess levied by the Government of Sindh. The case was decided against the Company by a single judge of the Honorable High Court of Sindh. The decision was challenged before division bench of the same high court and stay for collection of cess was granted. The Honorable High Court of Sindh decided the case by declaring that the levy and collection of infrastructure fee prior to December 28, 2006, was illegal and ultra vires and after that it was legal. The Company filed an appeal in the Honorable Supreme Court of Pakistan against the above-mentioned judgement of the Honorable High Court of Sindh. Further, the Government of Sindh also filed appeal against part of judgement decided against them. The above appeals were disposed-off in May 2011 with a joint statement of the parties that, during the pendency of the appeals, another law come into existence, which was not subject matter in the appeal, therefore, the decision thereon be first obtained from the High Court before approaching the Honorable Supreme Court of Pakistan with the right to appeal. Accordingly, the petition was filed in the Honorable High Court of Sindh in respect of the above view. During the pendency of this appeal an interim arrangement was agreed, whereby bank guarantees furnished for consignments cleared up to December 27, 2006, were returned and bank guarantees were furnished for 50% of the levy for consignment released subsequent to December 27, 2006, while payment was made against the balance amount. As at reporting date the Company has provided bank guarantees aggregating Rs. 19.504 million (2023: Rs. 19.504 million) in favor of the Excise and Taxation Department. The bank guarantees given by various banks on behalf of the Company to various parties are remain with the respective banks. The petition was disposed off in terms of the consolidated judgment dated June 04, 2021. The Company has challenged the impugned order dated June 04, 2021 before the honorable Supreme Court of Pakistan wherein the operation of the impugned judgement of Sindh High Court and recovery the Levey has been suspended by the court.

Note	2024	2023
Note	Rupees	Rupees

20.2.2 Vide judgment dated August 22, 2014,the Hon'ble Supreme Court of Pakistan, has declared the Gas Infrastructure Development Cess Act, 2011, ultra-vires to the Constitution and also directed that the entire amount so far recovered from the consumers be refunded. In order to nullify the legal effect of the above judgment of the Supreme Court of Pakistan, the Federal Government promulgated the Gas Infrastructure Development Cess Ordinance, 2014, whereby not only the cess was imposed fresh but all the judgments passed earlier were declared to have no legal effect against the previous recovery of the arrears of Gas Infrastructure Development Cess from the year 2011. The Gas Infrastructure Development Cess Ordinance, 2014, was also challenged before different high courts of Pakistan and in the meanwhile the Gas Infrastructure Development Cess Act, 2015, was imposed to the same effect as that of Gas Infrastructure Development Cess Ordinance, 2014. Yet again, the Gas Infrastructure Development Cess Act, 2015, was challenged before the Honorable Lahore High Court as well as before the Honorable High Court of Sindh. The Honorable High Court of Sindh vide its judgment dated October 26, 2016, decreed the suits in favor of the consumer, whereby the Gas Infrastructure Development Cess Act, 2015, was held to be ultra vires and unconstitutional and further directed Sui Southern Gas Company Limited as well as Sui Northern Gas Pipelines Limited to refund the amounts received under the head of Gas Infrastructure Development Cess from 2011 till date.

However later on the Honorable Supreme Court of Pakistan in its judgment dated August 13, 2020, passed in Civil Appeals No. 1113 to 1155 of 2017 etc. have given directions to gas utility companies (SNGPL) for the calculation of GIDC wherein the Hon'ble Supreme Court of Pakistan was pleased to waive off the Late Payment Surcharge and to recover GIDC in 24 equal monthly installments after making proper calculations. However, in the light of the Judgment dated August 13. 2020, read with Sub-section 2 of Section 8 of the GIDC Act 2015, SNGPL is not entitled to recover GIDC from the Company as the company has neither collected the GIDC from its clients / customers and nor even passed on to its clients / customers. Accordingly the company has filed a suit before Sindh High Court at Karachi wherein the honorable court was pleased to give stay order on GIDC. SNGPL has also filed a suit for recovery before Gas Utility Court Sheikhupura on account of GIDC / tariff, difference and interest thereon. Similarly the Company has also file a suit for recovery before Gas Utility Court Lahore on account of GIDC and tariff difference payments made in excess to SNGPL.

20.2.3 Company has challenged recovery of the Electricity Duty on self-generation of electricity. The Honorable Lahore high Court has passed order in favor of the Company. The Government of Punjab has challenged the order passed by High Court before Supreme court of Pakistan, the same is pending adjudication.



Note	2024	2023
Note	Rupees	Rupees

20.3 Other contingencies

- 20.3.1 The scheme of arrangement specify that mark up liability shall be updated on the asset sale date. As mentioned in note 20.2 that due to litigation with banks the mark up expense can not be reliably estimated and accordingly, the mark up expense relating to one and a half year has not been accounted for in these financial statements.
- 20.3.2 Counter guarantees of Rs. 78.363 million (2023: Rs. 78.363 million) were given by the Company to various banks / financial institutions as at reporting date, in respect of guarantees issued in favor of various Government Departments / Institutions and Sui Northern Gas Pipelines Limited. The bank guarantees given by various banks on behalf of the Company to various parties are remain with the respective banks.

20.4 Commitments

20.4.1 There is no capital commitment as at reporting date (2023: Nil).

		Note	2024	2023
			Rupees	Rupees
21	ADMINISTRATIVE EXPENSES			
	Salaries, wages and other benefits		7,796,579	8,461,902
	Fee and subscriptions		400,000	1,750,000
	Rent, rates and taxes		2,036,096	21,000
	Advertising		18,600	48,800
	Entertainment		189,630	155,570
	Travelling and conveyance		187,645	813,398
	Legal and professional		353,451	2,000,000
	Auditor's remuneration	21.1	341,250	210,000
	Depreciation		578,668	663,238
	and the state of t	_	11,901,919	14,123,908
	21.1 Auditor's remuneration	_		
	Annual audit		250,000	200,000
	Half yearly review		78,750	
	Compliance report on Code of Corporate Go	vernance	12,500	10,000
			341,250	210,000
22	OTHER OPERATING EXPENSES			
	Payment against liabilities previously written off		762,300	
	Impairment loss			19,689,293
	Loss on sale of fixed assets	6.2	4,478,190	
			5,240,490	19,689,29
23	OTHER INCOME			
-	Interest of bank deposits & saving account		27,818	26,574
	Post employment benefits payable written off	18.2	3,207,543	20,37
	Liabilities written off	10.2	3,207,343	184,500
	Liabilities written on		3,235,361	211,074
	FINANCE COCT		×	
24	FINANCE COST Bank charges		11,769	5,777
25	LOSS PER SHARE - BASIC AND DILUTED			
	Loss after taxation - (Rupees)	_	(13,918,817)	(33,607,903
	Weighted average number of ordinary shares Outstanding during the year - (Number)		22,225,038	22,225,038
	Loss per share - basic and diluted - (Rupees)	_	(0.63)	(1.51
	There is no dilutive effect on the basic loss per shar			(1.5)

13 3 3		Note	2024	2023
		Note -	Rupees	Rupees
26	CHANGES IN WORKING CAPITAL Decrease / (increase) in current assets:			
	Trade and other receivables	Г		22,301
	Loans and advances		(554,000)	10,000
	Sales tax			
			(554,000)	32,301
	Increase/(Decrease) in current liabilities:		10.5 C - 0.0 C	
	Trade and other payables		192,000	(393,590)
	3.5		(362,000)	(361,289)

27 REMUNERATION OF CHIEF EXECUTIVE OFFICER, DIRECTORS AND EXECUTIVES

No remuneration was paid to chief executive officer and 06 directors (2023: 06). The Company have 2 executives during the year (2023: 2) and their remuneration is 3.482 million (2023: 3.482 million).

28 CAPACITY AND PRODUCTION

Numbers of spindles installed 44,784 44,784

Numbers of rotors installed 1,440 1,440

Due to non-availability of working capital and shortage of funds, the Company had closed its all units since long.

29 FINANCIAL INSTUMENTS BY CATEGORY

Financial assets - amortized cost

Investments	75,283,928	75,283,928
Security deposits	500,000	500,000
Trade and other receivables	51,242,913	30,248,353
Loans and advances	554,000	
Cash and bank balances	17,009,359	17,365,034
	144,590,200	123,397,315
Financial liabilities - amortized cost		
Loan from associates and others	287,673,222	275,262,222
Trade and other payables	19,598,463	19,406,463
Unclaimed dividend	1,037,103	1,037,103
Payable to banking companies under scheme o	f	
arrangement	2,850,066,140	3,165,175,000
CONTRACTOR AND STREET	3,158,374,928	3,460,880,788

29.1 Fair values of financial instruments

Fair value is the amount for which an asset could be exchanged or liability be settled between knowledgeable willing parties in an arm's length transaction. As at the reporting date, fair values of all financial instruments are considered to approximate their carrying amounts.

29.2 Methods of determining fair values

Fair values of financial instruments for which prices are available from the active market are measured by reference to those market prices. Fair values of financial assets and liabilities with no active market and those of investments in subsidiaries are determined in accordance with generally accepted pricing models based on discounted cash flow analysis based on inputs from other than observable market.

29.3 Discount/interest rates used for determining fair values

The interest rates used to discount estimated cash flows, when applicable, are based on the government yield curve as at the reporting date plus an adequate credit spread.

Note	2024	2023
Note	Rupees	Rupees

30 FINANCIAL RISK MANAGEMENT

The Company may have exposures to credit, liquidity and market risk from financial instruments.

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

30.1 Credit risk

Credit risk represents the financial loss that would be recognized at the reporting date, if counter parties fail completely to perform as contracted/fail to discharge an obligation/commitment that it has entered into with the Company.

Credit risk mainly arises from deposits, trade debts, loans and advances, other receivables and balances with banks. The carrying amounts of financial assets that represent the Company's maximum credit exposure as at the reporting date are as follows:

Investments	75,283,928	75,283,928
Security deposits	500,000	500,000
Trade and other receivables	51,242,913	30,248,353
Loans and advances	554,000	
Bank balances	16,149,558	16,120,233
	143,730,399	122,152,514

The credit quality of Company's bank balances can be assessed with reference to external credit ratings as follows:

Bank	Dating Agangu	Rat	ing
ванк	Rating Agency	Short term	Long term
United Bank Limited	JCR-VIS	A-1+	AAA
Habib Bank Limited	JCR-VIS	A-1+	AAA
Bank Islami Limited	PACRA	A1	A+
MCB Bank Limited	PACRA	A1+	AAA
Bank Al Habib Limited	PACRA	A1+	AAA
Askari Bank Limited	PACRA	A1+	AA+
Habib Metropolitan Bank Limited	PACRA	A1+	AA+
Sindh Bank Limited	VIS	A-1	A+
Bank of Punjab Limited	PACRA	A1+	AA+
National Bank of Pakistan Limited	PACRA	A1+	AAA

30.2 Liquidity risk

Liquidity risk is the risk that an entity will encounter difficulties in meeting obligations associated with financial liabilities. The Company is facing difficulty in maintaining sufficient level of liquidity due to financial problems as all the banks and financial institutions have blocked / ceased their finance facilities and filed suits for recovery of these finances.

		2024			2023	
	Carrying amount	Due within one year	Due after one year	Carrying amount	Due within one year	Due after one year
			Rup	ees		
Loan from associates and other parties	287,673,222	287,673,222		275,262,222	275,262,222	
Trade and other payables	19,598,463	19,598,463		19,406,463	19,406,463	
Unclaimed dividend	1,037,103	1,037,103		1,037,103	1,037,103	
Payable under scheme of arrangement	2,850,066,140	2,850,066,140		3,165,175,000	3,165,175,000	
	3,158,374,928	3,158,374,928		3,460,880,788	3,460,880,788	*

In order to manage liquidity risk, the management along with its restructuring agent (a leading bank) and a few other banks are negotiating with banks / financial institutions for restructuring of principal and mark-up / interest and rescheduling of repayment terms as detailed in note 1.2 to the financial statements and the management envisages that sufficient financial resources will be available to manage the liquidity risk.

使用是一种的一种的一种的一种的一种的一种的	Note	2024	2023
	Note	Rupees	Rupees

30.3 Market risk

Market risk is the risk that changes in market price, such as foreign exchange rates, interest rates and equity prices will affect the Company's income or the value of its holdings of financial instruments.

(a) Currency risk

Currency risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates.

At reporting date, the Company is not exposed to currency risk that's why currency risk analysis has not been provided.

(b) Interest rate risk

Interest rate risk is the risk that fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates.

At reporting date, the Company is not exposed to interest rate risk that's why interest rate risk analysis has not been provided.

Fair value sensitivity analysis for fixed rate instruments

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

Cash flow sensitivity analysis for variable rate instruments

Cash flow sensitivity analysis for variable rate instruments is not presented as the Company is not providing for mark-up institutions.

30.4 Fair value of financial instruments

As at reporing date, the carrying values of all financial assets and liabilities reflected in the financial statements approximate to their fair values except investment in an Associated Company which is valued under equity method of accounting. Further, staff loans which are valued at their original cost less repayments.

30.5 Capital risk management

The Company's prime objectives when managing capital are to safeguard the Company's ability to continue as a going concern so that it can continue to provide returns for shareholders, benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. The Company manages its capital structure by monitoring return on net assets and makes adjustments to it in the light of changes in economic conditions. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividend paid to shareholders and/or issue new

There were no changes in the Company's approach to capital management during the year. Further, the Company is not subject to externally imposed capital requirements, except those, related to maintenance of debt covenants, commonly imposed by the providers of debt finance which the Company could not comply as at the reporting date.

31 RELATED PARTY TRANSACTIONS

Related parties comprise of associated companies, directors of the Company, key management personnel, companies in which directors, key management personnel and close members of the families of the directors and key management personnel are interested. The Company, in the normal course of business, carries out transactions with various related parties. Remuneration of the key management personnel is disclosed in note 27. Amounts due from and to related parties are shown under loan from associate and others. Other significant transactions with related parties are as follows:

Name of related party	Relationship	Transactions	2024	2023
Dansar ourt Sainning Mills Limited Common directorship		Advance / loan provided		
Paramount Spinning Mills Limited	Common directorship	Payment received		22,301
T		Loan received	12,411,000	12,869,500
Tanveer Ahmad Shakoor	Shareholder/Sponsor	Adjustment of loan		

	建筑是是在一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一	Note	2024	2023
			Rupees	Rupees
32	NUMBER OF EMPLOYEES Number of employees as at June 30,		Nu	mber
	- Permanent	_	11	11
	Average number of employees during the year - Permanent	_	11	12
33	DATE OF AUTHORISATION FOR ISSUE These financial statements were authorized for issue on of the Company.	05-	10-2024	, Board of Directors
	MHA & CO			

Slow M CHIEF EXECUTIVE

CHIEF FINANCIAL OFFICER

Mand Sallar DIRECTOR

GULSHAN SPINNING MILLS LTD

KEY OPERATING & FINANCIAL DATA FOR THE LAST SIX YEARS

	2024	2023	2022	2021	2020	2019
	Rupees	Rupees	Rupees	Rupees	Rupees	Rupees
OPERATING RESULTS						
Sales						×4
Gross (loss)/profit		-				
Operating (loss)/profit	(13,907,048)	(33,602,126)	58,502,508	(88,936,882)	(19,137,978)	(430,092,535
Financial Expenses	(11,769)	(5,777)	(8,385)	(9,402)	(19,745)	(269,534,082
(Loss)/Profit before tax	(13,918,817)	(33,607,903)	58,494,123	(88,946,284)	(19,157,723)	(699,626,617
(Loss)/Profit for the year after taxation	(13,918,817)	(33,607,903)	58,494,123	(88,946,284)	(19,157,723)	(656,427,170
Unappropreated profit carried forward	(3,734,020,223)	(3,872,167,938)	(3,838,560,035)	(4,448,054,865)	(4,359,108,581)	(4,339,950,858
FINANCIAL POSITION						
Paid up capital	222,250,380	222,250,380	222,250,380	222,250,380	222,250,380	222,250,380
Share holder's equity	(2,960,804,789)	(2,946,885,972)	(2,913,278,069)	(2,971,772,192)	(2,882,825,908)	(2,863,668,185
Long term loans						
ligation under finance lease						
Deffered Liabilities	3,375,906	13,583,400	14,117,710	14,786,336	16,431,796	16,850,366
Current Liabilities	3,158,374,928	3,460,880,788	3,448,704,878	4,686,484,769	4,686,274,104	4,722,838,075
Fixed Assets		5,056,857	5,720,095	6,658,289	7,580,916	8,651,760
Disposal group under scheme of arrangement	44,597,308	321,266,259	340,955,551	1,448,051,524	1,531,409,057	1,548,235,648
Long term investment	75,283,928	141,387,348	141,387,348	141,387,348	141,387,348	139,230,287
Long term deposits	500,000	500,000	500,000	500,000	500,000	
Current Assets	80,564,809	59,368,752	60,981,525	132,901,752	139,002,671	179,902,561

GULSHAN SPINNING MILLS LIMITED CATEGORIES OF SHAREHOLDERS AS AT JUNE 30, 2024

A)	ASSOCIATED COMPANIES, UNDERTAKINGS AND RELATED PARTIES	SHARES
	Gulistan Spinning Mills Limited	10,302
В)	NIT & ICP	
		405
	IDBP (ICP UNIT)	106 550
	National Bank of Pakistan Trustee Department CDC - Trustee National Investment (Unit) Trust	1,203,474
C)	DIRECTORS, CHIEF EXECUTIVE OFFICER, THEIR SPOUSES AND MINOR CHILDREN	
	DIRECTORS	
	Mr. Muhammad Akhtar Mirza	500
	Mr.Abid Sattar	500
	Mr. Sohail Magsood	650
	Mr. Muhammad Arif	500
	Mrs.Zarqa Asif	500
	Mr.Muhammad Ashraf Khan	610
	Mr. Muhammad Junaid	570
D)	BANKS, DEVELOPMENT FINANCIAL INSTITUTIONS, NON BANKING FINANCIAL INSTITUTIONS, INSURANCE COMPANIES, MODARABAS & MUTUAL FUNDS	
	BANKS	
	National Bank of Pakistan	313,865
	NIB Bank Limited	19,496
	Islamic Investment Bank Limited	9,345
	Al-Faysal Investment Bank Limited	50
	INSURANCE	
	State Life Insurance Corporation of Pakistan	263,326
E)	Other Companies	9,750,199
F)	Joint Stock Companies	75,761
G)	General Public (Local)	10,574,734
		22,225,038
H)	TRADING IN THE SHARES OF COMPANY DURING THE YEAR BY THE DIRECTORS, CHIEF EXECUTIVE OFFICER, CHIEF FINANCIAL OFFICER,	NIL

COMPANY SECRETARY AND THEIR SPOUSES AND MINOR CHILDREN

GULSHAN SPINNING MILLS LIMITED CATEGORIES OF SHAREHOLDERS AS AT JUNE 30, 2024

Particulars	No. of Shares Holders	No. of Shares Held	Percentage
Directors, Chief Executive Officer and their spouse and			
minor children	7	3,830	0.02
Associated Companies, Undertakings and Related			
Parties	1	10,302	0.05
NIT & ICP	3	1,204,130	5.42
Banks, Development Finance Institutions, Non- Banking			
Financial Institutions	5	342,756	1.54
Insurance Companies	1	263,326	1.18
Joint Stock Companies	7	75,761	0.34
General Public (Local)	3,488	10,574,734	47.58
Other Companies	11	9,750,199	43.87
	3,523	22,225,038	100.00

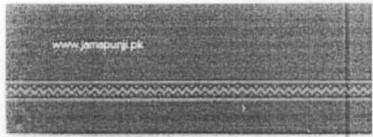
Form of Proxy

Gulshan Spinning Mills Limited

I/We	being member of Gu	ulshan Spinning Mills	Limited holder of
ordina	ry shares as per Share Registe	er Folio No	_ and/or CRC
participant I.D. No	Account No	hereby appoin	nt
who is also m	ember of Gulshan Spinning	Mills Limited vide Fo	lio Noor
CDC participant I.D.	NoAccou	int No or fai	ling him/her of Mr.
	of	_who is also mer	mber of Gulshan
Spinning Mills Limit	ted vide Folio No.	_or CDC participant I.	D. No
Account No	as my/our proxy to	attend, speak and vot	e for me/us and on
my/our behalf at the	Annual General Meeting of	the Company to be he	eld on 28th October
2024 at 08:00 a.m and	d at any adjournment thereof.		
As witness my/our ha	nd thisday of	2024	Appropriate
Signed by the said			Revenue
Witness 1:-			Stamp
Name:			
Adress:			
CNIC:			
Witness 2:-			
Name:			
Adress:			
CNIC:			
**			

Notes:

- 1. The Proxy in order to be valid must be duly stamped, signed and witnessed and be deposited with the Company not later than 48 hours before the time of holding of Meeting.
- 2. The proxy must be a member of the Company.
- 3. Signature should agree with the specimen signature, registered with the Company.
- 4. CDC Shareholders, entitled to attend and vote at this meeting, must bring with them their National Identity Card/Passport in original to prove his/her identity, and in case of Proxy must enclose an attested copy of his/her NIC or passport.
- 5. Representative of corporate members should bring the usual documents required for such purpose.







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- 17 FAQs Answered

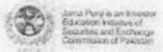
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پراکسی فارم گاشن اسیننگ مان لمین

کلسل استید ک متر تمیید
میں / ہم بحیشیت گلشن اسپننگ ملز لمیٹڈ کے رکن ،
مالک برائے عام حصص مطابق رجسترد فولیو نمبر اور / یا
سی ۔آر ۔ سی شرکت کنندہ آئی ڈی نمبر کھاتہ نمبر اس
طرح مقرر کرتا ہوں جناب جو کھ گلشن اُسپننگ ملز لمیٹڈ کے
رکن بھی ہیں ، بذریہ فولیو نمبر یا سی ڈی۔ سی شرکت کنندہ
آئی۔ ڈی نمبر کھاتہ نمبر یا انکی ناکامی کی صورت میں جناب
برائے ۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔
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آئی۔ ڈی نمبر کھاتہ نمبر کھاتہ نمبر یا جیسا کہ میری / ہماری پر اکسی
میں شرکت کرنے کے لئے، بات کرنے کے لئے اور ووٹ ڈالنے کے لئے 28 اکتوبر
2024 کو 08:00 بجے ا ور اس کے کسی بھی تعاقب میں منعقد ہونے والی کمپنی
کےسالانہ اجلاس میں۔
52024.71.
میرے / ہمارے ہاتھ 2024 کےدن کا گواہ ہونے کے طور پر
کہاکی نشاندہی
گواه 1: -
نام:
پتہ :
گواه 2: -
نام: -
پتہ :
-: CNIC
نوت:
1 پراکسی درست ہونا لازمی طور پر مہربند، دستخط اور گواہی دی جاسکتی ہے اور
کمپنی کے ساتھ اجلاس کے قیام کے وقت سے 48 گھنٹوں کے بعد جمع نہیں ہونا چاہئے.
2 پر اکسی کمپنی کا ایک رکن ہونا ضروری ہے.
3۔ دستخط اس کمپنی کے ساتھ رجسٹر ڈ نمونہ دستخط سے متفق ہونا چاہئے.
4۔اس اجلاس میں شرکت اور ووٹ لینے کے حق میں سی ڈی سی کے حصے دار، اپنی
شناخت کو ثابت کرنے کے لئے اصل قومی شناختی کارڈ / پاسپورٹ لائے، اور پراکسی
کی صورت میں انکو آپنے این آئی سی یا پاسپورٹ کی کاپی کی تصدیق کروانا ضروری
ہے. 5 کارپوریٹ ارکان کے نمائندے کو اس مقصد کے لئے ضروری دستاویزات اپنے ساتھ لانا