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Proxy Form (Urdu)



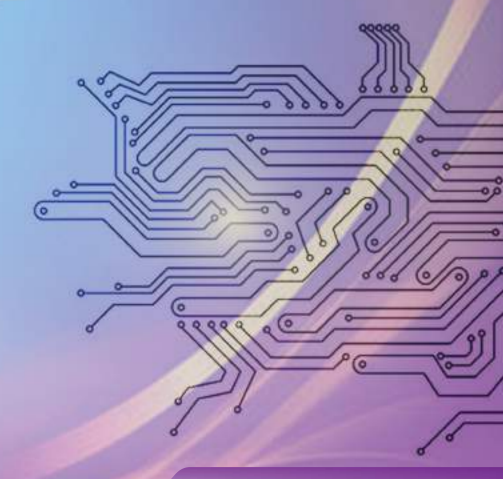
To enable the organization of outstanding content on subjects of interest and relevance to a range of audiences while using the best professional practices and ensuring long term continuity.



Inspired by the finest cultural, corporate and creative values to present content which entertains and enriches audiences.



- 1. Integrity & Honesty
- 2. Respect for All
- 3. Commitment/Dedication/Ownership
- 4. Accountability & Objectivity
- 5. Team Work
- 6. Discipline
- 7. Safety/Health & Hygiene





# CEO'S MESSAGE

Valued Stakeholders.

As we close the financial year 2024, I take this opportunity to reflect on a year filled with both challenges and significant achievements. This has been a year where the resilience of HUM Network Limited (HNL) has truly shone through, and I am pleased to share our strong performance amidst turbulent economic landscape in Pakistan.

The past year has been marked by economic challenges due to the unstable political and financial landscape of Pakistan. However, there is a sense of optimism as we anticipate an economic recovery in the coming months. Despite these challenges, HNL has proven its ability to adapt and thrive, achieving remarkable consolidated 63.1% growth in revenues and 54% increase in net profits. This achievement is a testament to the success of our business strategies and the hard work of our talented team.

The world is rapidly moving towards digital platforms, and we recognize this as both a challenge and an immense opportunity. Digital media continues to grow at an unprecedented pace, and we are actively positioning HNL to be at the forefront of this shift. We are focused on further expanding our digital offerings, ensuring that we maintain a strong presence on all key social platforms, meet the evolving needs of our audiences, all while continuously exploring new avenues for content distribution and audience engagement.

Among our notable accomplishments this year is the remarkable performance of our sports channel, Ten Sports. Ten Sports has been actively pursuing new business opportunities, notably securing exclusive media rights for multitudes of prestigious sporting events including ICC Men's T20 tournament, the Champions Trophy 2025 and PCB bi-lateral series. Our team has also expanded into sports productions, underscoring our commitment to revolutionizing sports entertainment in Pakistan.

Moreover, I am deeply proud of HNL's philanthropic contribution in actively supporting the education of underprivileged children. Through partnerships with local government schools, we have renovated facilities and introduced modern academic systems, providing a brighter future for many students. These efforts reflect our dedication to making a lasting impact on the communities we serve.

As we look ahead to the next 12 months, I am confident that HUM Network Limited will continue to deliver outstanding results by embracing digital transformation, enhancing our content offerings, and staying committed to our social responsibilities.

Lastly, I would like to extend my heartfelt gratitude to each and every one of you for your unyielding support and partnership on this extraordinary journey.

Sincerely,

Mr. Duraid Qureshi Chief Executive Officer HUM Network Limited

# **Company Information**

BOARD OF DIRECTORS	
Chairman	Mr. Mazhar-ul-Haq Siddiqui
Directors	Ms. Sultana Siddiqui Mrs. Mahtab Akbar Rashdi Mr. Shunaid Qureshi Lt. Gen. (R) Asif Yasin Malik Mr. Sohail Ansar Mrs. Khush Bakht Shujat Mr. Muhammad Ayub Younus Adhi
Chief Executive Officer Chief Financial Officer Company Secretary Head of Internal Audit	Mr. Duraid Qureshi Mr. Muhammad Abbas Hussain Mr. Mohsin Naeem Mr. Muhammad Naeem Tahir
AUDIT COMMITTEE	
Chairman Members	Mr. Sohail Ansar Mr. Shunaid Qureshi Mrs. Mahtab Akbar Rashdi Lt. Gen. (R) Asif Yasin Malik
HUMAN RESOURCE AND REMUNERATION (HR&R) COMMITTEE Chairman Members	Mr. Sohail Ansar Ms. Sultana Siddiqui Mrs. Mahtab Akbar Rashdi
AUDITORS	M/s. EY Ford Rhodes Chartered Accountants 7th Floor Progressive Plaza, Beaumont Road, Karachi
INTERNAL AUDITORS	M/s. KPMG Taseer Hadi & Company Chartered Accountants 1st Floor, Sheikh Sultan Trust Building No.2, Beaumont Road, Karachi
LEGAL ADVISOR	M/s. Ijaz Ahmed & Associates No.7, 11th Zamzama Street Phase-V D.H.A. Karachi.
BANKERS	Bank Alfalah Limited Faysal Bank Limited National Bank of Pakistan The Bank of Punjab Allied Bank Limited United Bank Limited Askari Bank Limited Habib Metropoliton Bank MCB Bank Limited Boston Private Bank & Trust Barclays Bank PLC Dubai Islamic Bank Wells Fargo Bank NSRP Microfinance Bank First Women Bank Silicon Valley Bank Standard Chartered Bank
REGISTERED & HEAD OFFICE	Hum TV, Plot No. 10/11, Hassan Ali Street, Off. I.I Chundrigar Road, Karachi -74000 UAN: 111 -486-111
REGISTRAR/TRANSFER AGENT	M/s. F.D. Registrar Services (SMC-Pvt.) Ltd 17th Floor, Saima Trade Tower-A, I.I. Chundrigar Road Karachi-74000
WEBSITE	www.humnetwork.tv
PAKISTAN STOCK EXCHANGE LIMITED	HUMNL

# Notice Of The 20th Annual General Meeting

Notice is hereby given that the 20th Annual General Meeting of HUM Network Limited will be held on Monday, October 28, 2024 at 3:00 p.m. at Ground Floor, BRR Tower, Hassan Ali Street, Off. I.I. Chundrigar Road, Karachi as well as through video conference facility to transact the following businesses: -

#### **Ordinary Business:**

- 1- To confirm the minutes of the 19th Annual General Meeting held on October 19, 2023.
- 2- To receive, consider and adopt Annual Audited Financial Statements of the Company together with the Directors' and Auditors' reports thereon for the year ended June 30, 2024 together with the Audited Consolidated Financial Statements of the Company and the Auditors' Report thereon for the year ended June 30, 2024.

The Annual Report of the Company for the year ended June 30, 2024 has been placed on the Company's website, which can be assessed from the below link and QR code: http://www.humnetwork.tv/Annual\_Financial\_Reports.html



3- To appoint Auditors of the Company for the financial year ending June 30, 2025 and to fix their remuneration. The Board of Directors, on the recommendation of Audit Committee of the Company, has proposed the name of retiring auditors M/s. EY Ford Rhodes, Chartered Accountants, for their appointment as external auditors for the year ending June 30, 2025.

#### **Any Other Business:**

4- To transact any other business with the permission of the chair.

By Order of the Board Sd/-

Mohsin Naeem
Company Secretary

Dated: October 7, 2024

Place: Karachi

#### **Notes:**

#### 1. Notice of Book Closure:

The Share Transfer Books of the Company will remain closed from October 21, 2024 to October 28, 2024 (both days inclusive). Transfer received in order by our Share Registrar, M/s. F.D. Registrar Services (SMC-Pvt.) Ltd. 17th Floor, Saima Trade Tower-A, I.I. Chundrigar Road Karachi-74000 at the close of business on October 21, 2024 will be considered in time for any entitlement, as recommended by the Board of Directors and for the purpose of attending the AGM.

#### 2. Participation in AGM Through Electronic Means

- i) The Company has made arrangement to provide video-link facility to members who wish to participation in the AGM through electronic means.
- ii) To attend the AGM through video-link, Members are requested to register their following particulars by sending an email at Mohsin.naeem@hum.tv with subject 'Video-Link Registration for HUM AGM scheduled on October 28, 2024', along with valid copy of CNIC (both sides) or passport as may be applicable.

Name of Member (s)	Folio / CDC Account Number/ CDC Participant ID	Number of Shares Held	CNIC/ Passport Number	Cell/Mobile Number	Email ID

- iii) The Video link and login credentials will be shared with the Members whose emails, containing all the required particulars as mentioned, are received at the given email address before the close of business hours i.e., 05:00 p.m. on October 26, 2024.
- iv) For any queries, the Members may please contact at the aforesaid email.

#### 3. Appointment of Proxies and Attending AGM:

- i) A member eligible to attend, speak and vote at the Meeting may appoint another member as his/her proxy to attend, and vote instead of him/her.
- ii) A blank instrument of proxy applicable for the meeting is being provided with the notice sent to members. Further copies of the instrument of proxy may be obtained from the registered office of the Company during normal office hours or can be downloaded from the Company's website.
- iii) A duly completed instrument of proxy and the power of attorney or other authority (if any), under which it is signed or a notarized certified copy of such power or authority must, to be valid, be deposited at the registered office not less than 48 working day hours before the time of the meeting. Attested copies of valid CNIC or the passport of the member and the Proxy shall be furnished with the Proxy Form.
- iv) In case of corporate entity, the Board of Directors' Resolution / Power of Attorney with specimen signature shall be submitted with proxy form.
- v) The owners of the physical shares and the shares registered in the name of Central Depository Company of Pakistan Ltd. (CDC) and / or their proxies are required to produce their original Computerized National Identity Card (CNIC) or Passport (in case of foreign nationals) for identification purpose at the time of attending the meeting.
- vi) CDC account holders will further have to follow the under mentioned guidelines as laid down in Circular No. 1, dated January 26, 2000 issued by the Securities & Exchange Commission of Pakistan.

#### A. For Attending the Meeting:

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

#### B. For Appointing Proxies:

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

#### **Annual Report 2024**

v) In case of attending meeting by proxy through electronic means i.e., video-link facility, Cell Number and Email Id of proxy, shall be provided on the duly signed proxy form.

### 4. Video-Conferencing Facility for attending AGM

If members holding ten percent of the total paid up capital, are resident in any other city, the company shall provide the facility of video-conferencing to such members for attending annual general meeting of the company, if so, required by such members in writing to the company at least seven days (7) before the date of the meeting.

The Company will intimate members regarding venue of conference facility at least 5 days before the date of general meeting along with complete information necessary to enable them to access such facility.

f, being a member of Hum
ordinary share (s) as per Register
hereby opt for video conference facility at
pation at the Annual General Meeting to be held on nent thereof
Date:

### 5. Change in Members Addresses:

Members are requested to notify any changes in their addresses immediately to the Share Registrar M/s. F.D. Registrar Services (SMC-Pvt.) Ltd. 17th Floor, Saima Trade Tower-A, I.I. Chundrigar Road Karachi-74000.

## 6. Annual Report 2024 and Notice of AGM

The Annual Report 2024 along with notice of AGM is being sent to the members who have provided their email addresses. In case of remaining shareholders, whose email addresses are not available, a printed copy of notice of AGM containing QR enabled code and web link to access and download Annual Report 2024, is being dispatched on their registered addresses

The Company will provide a hard copy of the Annual Report to any member, within 7 days after the receipt of request by Company under Section 235 of the Companies Act, 2017.

## 7. E-Dividend Mandate (Mandatory)

Under section 242 of Companies Act, 2017(Act), every listed company is required to pay dividend if any to their members compulsorily through electronic mode by directly crediting the same in their bank account provided by them. In terms of SRO No. 1145(I)/2017 dated 06 November 2017, it is mandatory for shareholders to provide their bank account details to receive their cash dividend directly into their bank accounts, failing which the company shall be bound to withhold dividend of those members who do not provide their bank details.

All members are required to provide to the Company's Share Registrar, particulars relating to name, folio number, bank account number (24-digit IBAN), title of account, complete mailing address of the bank. CDC account holders should submit their request directly to their broker (participant)/CDC. A Form is available at the Registered Office of the Company and the same are also placed on the Company's website.

### 8. Unclaimed Dividend / Shares

Pursuant to Section 244 of the Companies Act, 2017, any shares issued or dividend declared by the company, which remain unclaimed or unpaid for a period of three years from the date it became due and payable shall vest with the Federal Government after compliance of procedures prescribed under the Companies Act, 2017.

All valued members of the Company, who by any reason, could not claim their dividend/shares, if any, are requested to contact Company's Share Registrar, to file their claims with Company's Share Registrar for any unclaimed dividend or shares outstanding in their name.

In compliance with Section 244 of the Companies Act, 2017, after having completed the stipulated procedure, all such dividend outstanding for a period of 3 years or more from the date due and payable shall be deposited to the Federal Government in case of unclaimed dividend and in case of shares, shall be delivered to the SECP.

#### 9. Conversion of physical shares into book-entry form

Pursuant to Section 72 of the Companies Act, 2017 every existing company shall be required to replace its physical shares with book-entry form in a manner as may be specified and from the date notified by the Commission, within a period not exceeding four years from the commencement of the Companies Act, 2017.

The shareholders having physical shares are encouraged to convert their physical shares into book-entry form by depositing shares into Central Depository Company Pakistan Limited by opening CDC sub-account with any broker or investor accounts directly with CDC.

#### 10. Deduction of Income Tax Under Section 150 of the Income Tax Ordinance, 2001

For cash dividend, the rates of deduction of income tax, under section 150 of the Income Tax Ordinance, 2001 are as follows:

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

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

The CNIC number / NTN detail is now mandatory and is required for checking the tax status as per the Active Taxpayers List (ATL) issued by the Federal Board of Revenue (FBR) from time to time.

## 11. Exemption From Deduction of Income Tax /Zakat

Members seeking exemption from deduction of income tax or are eligible for deduction at a reduced rate are requested to submit a valid tax withholding exemption certificate or necessary documentary evidence for this purpose. Members desiring non-deduction of zakat are also requested to submit a valid declaration for non-deduction of zakat. CDC account holders are requested to submit their declaration for non-deduction of zakat to the relevant member stock exchange or to CDC if maintaining CDC investor account.

# ۲۰ ویسالانه جزل میٹنگ کانوٹس

ہم نیٹ ورک کمیٹڈ کی ۲۰ ویں سالانہ جزل میٹنگ کا انعقاد بروز پیر ۱۲۸ کتو بر۲۰<u>۳۰ ء</u> کو بوقت ۳۰:۰۰ بج شام بمقام گراؤنڈ فلور، بی آر آرٹاور، جسن علی اسٹریٹ، آئی آئی چندر بگرروڈ، کراچی پر ہوگا جس میں ویڈیو کا نفرنس کی سہولت کے ذریعے درج ذیل معاملات پر بات چیت ہوگی:

# عارضي كاروبار:

- ا اکتوبر ۲۰۲۳ عکومنعقده ۱۹ وین سالانه جنرل میٹنگ کی روداد کی تصدیق کرنا۔
- ۔ سالانہ آڈٹ شدہ کمپنی کے مالیاتی حسابات مع ڈائر کیٹرزاور آڈیٹرزرپورٹ کی وصولی اور منظوری کرنا جو کہ ۳۰ جون ۲۰۲۳ء اوقتم ہونے والے مالیاتی سال کے لئے ہے اس کے علاوہ کمپنی کے مالیاتی حسابات آڈٹ شدہ اور ۳۰ جون ۲۰۲۳ء کے لئے آڈٹیٹرز کی رپورٹ شامل ہے۔
  ۲۰۳۰ جون ۲۰۲۳ء اوقتم ہونے والے سال کیلئے کمپنی کی سالانہ رپورٹ کمپنی کی ویب سائٹ پر دستیاب کردی گئی ہے جسے بنچے دیئے گئے لئک اور کیو آرکوڈ کے ذریعے دیکھا جا سکتا ہے۔

  http://www.humnetwork.tv/Annual\_Financial\_Reports.html



۳۔ ۳۰ جون ۲۰۲۵ء کوختم ہونے والے مالیاتی سال کے لئے کمپنی کے آڈیٹرز کا تقر رکرنا اوران کی تنخواہ کا تعین کرنا ، کمپنی کی آڈٹ کمپٹی کی سفارش پر بورڈ آف ڈائز کیٹرز نے ریٹائز ہونے والے آ آڈیٹرزمیسرزای وائی فورڈ رھوڈ زچارٹرڈا کا وَشینٹس کی ۳۰ جون ۲۰۲۵ء کوختم ہونے والے مالیاتی سال کے لئے بطورا کیشٹرن آڈیٹرز دوبارہ تقرری کے لئے نام تجویز کیا ہے۔

# دیگرکاروبار:

دیگرامور بهاجازت چیئر مین انجام دینا۔

بحکم بورڈ محسن نعیم سمپنی سیکریٹری

کراچی مورخه: ۷ اکتوبر۲۲۰۲ع

# نوٹس:

# ا کما تول کی کلوزنگ کا نوٹس:

کمپنی کے شیئر ٹرانسفر بکس ۲۱ کتو بر۲۰ ۲۷ء سے ۱۲۸ کتو بر۲۰ ۲۷ء (دونوں دن استفی بندر ہے گی بیٹر انسفر ہمارے شیئر رجٹر ار، میسر زایف ڈی رجٹر ارسروسز (پرائیویٹ) کمیٹڈ، کاویں منزل،صائمۂٹریڈٹاوراے، آئی آئی چندریگرروڈ، کراچی ۲۰۰۰ کمیس ۲۱ کتو بر۲۰ ۲۰ کوکاروباری وقت ختم ہونے تک وصول ہونے پرمیٹنگ میں شرکت کے لئے موثر ہوگا۔

# ۲۔ سالانہ جزل میٹنگ میں شرکت کیلئے میٹنگ اور ویڈیولنک کے انتظام کا مقام:

(۱) کمپنی نے ان ممبران کوویڈ یولنک کی سہولت فراہم کرنے کا انتظام کیا ہے جوالیکٹرا تک ذرائع سے سالانہ جنزل میٹنگ میں شرکت کرنا چاہتے ہیں۔

(۲) ویڈ یولنک کے ذریعے غیر معمولی جزل میٹنگ میں شرکت کیلئے ممبران سے گزارش کی جاتی ہے کہ وہ''ہم اے جی ایم ۱۲۸ کتوبر ۱۲۸ کیلئے ویڈ یولنک رجٹریشن' کے عنوان کے ساتھ mohsin.naeem@hum.tv

ای میل آئی ڈی	سيل/موبائل فون نمبر	شناختی کارڈ/ پاسپورٹ نمبر	حامل شيئرز كي تعداد	فوليو/س ڈی سی اکاؤنٹ	ممبركانام
				نمبر/سی ڈی سی شراکتی آئی	
				<b>ځ</b> ې	

- (۳) ویڈ پولنک اورلاگ ان کی سہولت ان ممبران کے ساتھ شیئر کی جا ئیں گی جن کے ای میرد مطلوبہ تمام تفصیلات پرشتمل ہوں گی ۲۲ اکتو بر۲۰۲۷ء کو کاروباری اوقات کار کے اختیام سے قبل شام ۲۰۰۰ ہے تک دیئے گئے ای میل ایڈریس پرموصول ہونگی۔
  - (۴) کسی بھی معلومات کیلئے ممبران مذکورہ بالاای میل پررابطہ کرسکتے ہیں۔

# س\_ پراکسیز کاتقر راور میٹنگ میں حاضری:

- (۱) میٹنگ میں شرکت کرنے اور ووٹ ڈالنے کا اہل ممبر کسی دوسرے ممبر کواپنے پراکسی کے طور پر تقر رکز سکتا ہے اور وہ اس کی جانب سے ووٹ ڈال سکتا/سکتی ہے۔
- (۲) اراکین کو بھیجے گئے نوٹس کے ساتھ میٹنگ کیلئے پراکسی کا ایک خالی نمونہ فراہم کیا جار ہا ہے۔ پراکسی کے نمونے کی مزید کا پیاں عام دفتری اوقات میں کمپنی کے رجسڑ ارآفس سے حاصل کی جاسکتی ہیں۔
- (۳) پراکسی کا مناسب طریقے سے مکمل شدہ نمونہ اور پاورآف اٹارنی یا دیگراتھارٹی (اگرکوئی ہو)، جس کے تحت اس پرد سخط ہوں یااس طرح کی پاور یااتھارٹی کی ایک نوٹرائز ڈتھد ایق شدہ کا پیال پراکسی کا کی میٹنگ سے پہلے ۴۸ گھنٹوں سے کم وقت میں اوقات کار کے دوران رجٹرارآفس میں جمع کرانا ہوگی میمبراور پراکسی کے فعال شناختی کارڈیا پاسپورٹ کی تقید بق شدہ کا پیال پراکسی فارم کے ساتھ پیش کی جائیں گی۔
  - (~) کارپوریٹ کی صورت میں بورڈ آف ڈائر بکٹر کی قرار داد/پاورآف اٹارنی بمعہ دستخط کے نمونے والے پراکسی فارم کے ساتھ جمع کرائی جائے گی۔
- (۵) فزیکل شیئر زاوروہ شیئر زجو کہ سینٹرل ڈپازٹری کمپنی آف پاکتان کمپنی کار کمپنی کار کمپنی کر
  - (۲) سی ڈی سی اکاؤنٹ ہولڈرزکوسکیورٹیز اینڈ ایجینے کمیشن آف پاکستان کے جاری کردہ سرکلرنمبرا،مورخہ۲۲ جنوری ۲۰۰۰ء کی درج ذیل ہدایات پرمزیڈمل کرنا ہوگا۔

رِ اکسیز کی تقرری کیلئے:	(ب)	میثنگ میں حاضری کیلئے:	(اے)
افراد کی صورت میں ،ا کاؤنٹ ہولڈریا سب ا کاؤنٹ ہولڈراور/یاوہ څخص	(1)	افراد کی صورت میں ،ا کا وُنٹ ہولڈریاسب ا کا وُنٹ ہولڈراور/یا وہ خض	(1)
جس کی سیکیورٹیز گروپ اکاؤنٹ میں ہیں، اور ان کی رجٹریشن کی		جس کی سیکیورٹیز گروپ اکاؤنٹ میں ہیں اور ان کی رجٹریشن کی	
تفصیلات ضا بطے کے مطابق اپ لوڈ کی جاتی ہیں،مندرجہ بالاضروریات		تفصیلات ضابطے کے مطابق اپ لوڈ کی جاتی ہیں، وہ میٹنگ میں شرکت	
کے مطابق پراکسی فارم جمع کرائیں۔		کے وقت اپنااصل کمپیوٹرائز ڈقومی شناختی کارڈ (سی این آئیسی) یااصل	
پراکسی فارم پر دوگواہان کی جانب سے دستخط ہونگے جن کے نام، پتے اور	(r)	پاسپورٹ دکھا کراپنی شناخت کی تقید بی کرائے گا۔	
شاختی کارڈ نمبرز کافارم پر ذکر کیا جائے گا۔		کار پوریٹ کی صورت میں، بورڈ آف ڈائر یکٹرز کی قرار داد/ پاور آف	(٢)
پراکسی کی جانب سے نامزد کردہ افراد کے شناختی کارڈیا پاسپورٹ کی	(٣)	اٹارنی مع دستخطنمونہ (جب تک کہاں کی جانب سے فراہم نہ کیا گیا ہو)	
تصدیق شدہ کا پیاں پرائسی فارم کے ساتھ پیش کی جائیں گی۔		میٹنگ کےوقت پیش کیا جائے گا۔	
پراکسی میٹنگ کے وقت اپنااصل قومی شناختی کارڈیا اصل پاسپورٹ پیش	(4)		
-625			
کار پوریٹ کی صورت میں بورڈ آف ڈائر یکٹرز کی قرارداد/ پاور آف	(1)		
اٹارنی کے ساتھ دستخط نمونہ (جب تک کہ اس کی جانب سے فراہم نہ کیا گیا			
ہو) پراکسی فارم کے ساتھ کمپنی میں جمع کروایا جائے گا۔			

(۲) پراکسی کی جانب سے الکیٹرانک ذرائع سے میٹنگ میں شرکت کی صورت میں ،ویڈیولنک کی سہولت ، بیل نمبراور پراکسی کاای میل آئی ڈی مجیح طریقے سے دستخطاشدہ پراکسی فارم پر فراہم کیا جائے گا۔

# ٣- سالانه جزل میننگ میں شرکت کیلئے ویڈ یوکانفرنس کی سہولت:

اگر ممبران پیڈاپ کیپیٹل کے دس فیصد کے حامل ہیں،اور کسی دوسرے شہر میں رہائش پذیر ہیں تو کمپنی ایسے ممبران کو کمپنی کی سالا نہ جنرل میٹنگ کی تاریخ سے کم از کم کے دن قبل ویڈیو کانفرنس کے ذریعے اجلاس میں شرکت کیلئے رضا مندی دے گی۔

کمپنی عام میٹنگ کی تاریخ ہے کم از کم ۵ دن پہلے کا نفرنس کی سہولت کے مقام کے بارے میں ممبران کوآگاہ کرے گی اوراس کے ساتھ ساتھ اُنہیں ایسی سہولت تک رسائی کے قابل بنانے کیلئے ضروری معلومات کی بھی ضرورت ہوگی۔

# ويديوكانفرنس كي سهولت كيليخ رضامندي

کمطابق حامل	بطوممبر ہم نیٹ ورکے کمیٹیڈ ، رجٹرار فولیو/سی ڈیسی ا کا وَنٹ نمبر۔۔	
ں شرکت کرنے کیلئے ویڈیو کا نفرنس کی سہولت پر بغیر	۔۔۔۔۔۔ پر منعقد ہونے والی غیر معمولی جزل میٹنگ میر	عارضی شیئر ز، ۱۱۹ کتو بر۲۰۲۳ء کو
		کسی تر دد کےاپنی رضامندی کااظہار کرتے ہیں۔

تاريخ:ـــــن

ممبركے دستخط:\_\_\_\_\_

# ۵۔ ممبران کے پتوں میں تبدیلی:

ممبران سے درخواست ہے کہ پتے میں کسی بھی تبدیلی کی صورت میں فوری طور پرشیئر رجٹرارمیسرز ایف ڈی رجٹرارسروسز (ایس ایم سی پرائیویٹ) لمیٹڈ، کا فلور، صائمہٹریڈ ٹاور۔اے، آئی آئی چندریگرروڈ کراچی۔ ۱۹۰۰۰ کواطلاع دی جائے۔

# ٢ سالاندر يورك ٢٠٢٠ء اورسالانه جزل ميننك كانوش:

سالا نہ رپورٹ ۲۲<u>٬۲۳ یا اورا</u> ہے جی ایم کے نوٹس ان ممبران کوارسال کئے جارہے ہیں جنہوں نے اپنی ای میل ایڈریس فراہم کی ہیں۔ باقی شیئر ہولڈرز، جن کے ای میل ایڈریس دستیاب نہیں ہیں، ان کے لیےا ہے جی کوٹس کی طباعت شدہ کا پی، جس میں کیوآر کوڈ اور ویب لنک موجود ہے تا کہ سالا نہ رپورٹ ۲۲<u>٬۲۲ ع</u>ک رسائی اور ڈاؤن لوڈ کیا جا سکے، ان کے رجھڑ ڈیتے پرارسال کی جارہی ہے۔

کمپنی، سیشن ۲۳۵ کے تحتیکیپنیزا کیٹ <u>اور اے کے مطابق کسی بھی ممبر</u> کی جانب ہے کمپنی کوموصول ہونے والی درخواست کے 7 دن کے اندر کسی بھی ممبر کوسالاندر پورٹ کی ایک طبع شدہ کا پی فراہم کر ہے گی۔

## ای ڈویڈنڈمینڈیٹ (لازمی):

کمپنیز ایکٹ کا ۲۲ ع کے سیشن ۲۲۲ کے تحت لسٹ میں شامل ہر کمپنی کے لئے ضروری ہے کہ وہ ڈویڈنڈ کی ادائیگی الیکٹر انک موڈ کے ذریعے سے براہ راست ممبر کے موجودہ بینک اکاؤنٹ میں رقم کریڈ کا کوئٹ کی انفسیلات فراہم کرے تا کہ ان کے میں رقم کریڈٹ کر بے کہ وہ اپنے بینک اکاؤنٹ کی تفسیلات فراہم کرے تا کہ ان کے کیش وٹویڈنڈ کی رقم براہ راست ان کے بینک اکاؤنٹ میں جمع ہوجائے ۔ بصورت کمپنی کواس بات کا اختیار ہے کہ ایسے ممبر ان جنہوں نے اپنے بینک کی تفسیلات فراہم نہیں کی ہیں ان کے دور گویڈنڈ کوروک دے۔

تمام ممبران کیلئے ضروری ہے کہ وہ کمپنی کے شیئر رجٹرار کوتمام تفصیلات لیمنی نام، فولیونمبر، بینک اکاؤنٹ کا مکمل میلنگ ایڈرلیس فراہم کریں ہی ڈیسی اکاؤنٹ ہولڈرزاپنی درخواست براہ راست بروکر (شرکت کنندہ)/سی ڈیسی کے پاس جمع کروائیس جس کا فارم کمپنی کے رجٹر ڈ آفس میں دستیاب ہے اس کے علاوہ کمپنی کی ویب سائٹ پرجھی موجود ہے۔

# ۸\_ غیرکلیم کرده دُویڈنڈ/شیئرز:

کمپینز ایک بان سے سے میں میں میں میں جس کا جراء یا ڈویڈنڈ کا اعلان کمپنی نے کیا ہووہ واجب الادا تاریخ سے تین سال کی مدت کیلئے غیر کلیم کردہ یا عدم ادائیگی تصور کیا جائے گا اور اس کی ادائیگی پینز ایک بینز ایک ب

کمپنی کے تمام محتر ممبران جوکسی بھی وجہ سے اپنے ڈویڈنڈ اُشیئرز کا کلیم نہیں کر سکے ہیں ان سے درخواست ہے کہ وہ کمپنی کے شیئر رجٹر ارسے رابطہ کریں اور اپنے غیر کلیم کر دہ ڈویڈنڈیا ان کے نام پر واجب الا داشیئرز کے کلیمز داخل کریں۔

کمپنیزا کیٹ کانٹاء کے سیشن ۲۴۴ کے جواب میں تمام ترطریقه کاروکھمل کرنے کے بعدایسے تمام واجب الا داڈ ویڈنڈ جو کہ گزشتہ تین سال یااس سے زائد عرصہ تک وصول نہ کئے ہوں ایسی تمام رقوم ڈویڈنڈ کے عدم کلیم کی صورت میں وفاقی حکومت کو جمع کراد ہے گی اورشیئر زکی صورت میں ایس ایسی پی کے حوالے کر دیاجائے گا۔

# ۹ فزیکل شیئرزی بک انٹری فارم میں تبدیلی:

کمپنیزا یکٹ <u>ان ا</u>ء کے شن اے کے تحت ہرموجودہ کمپنی کواپنے فریکل شیئر زکو بک انٹری فارم کے ساتھ اس طریقے ہے جس کی وضاحت کی گئی ہواور کمیشن کی طرف ہے مطلع کر دہ تاریخ ہینیزا یکٹ <u>کا ان ا</u>ء کے آغاز سے جارسال کی مدت کے اندر تبدیل کرنا ہوگا۔

فزیکل شیئر ز کے حامل شیئر ہولڈرز کی حوصلدافزائی کی جاتی ہے کہ وہ اپنے فزیکل شیئر زکو بک انٹری فارم میں تبدیل کر کے سینٹرل ڈیپازٹری کمپنی پاکستان کمیٹڈ میں شیئر زجمع کروا کر براہ راست می ڈی سی کے ساتھ کسی بھی بروکر پاسر ماہیکارا کا ؤنٹس کے ساتھ ہی ڈی سب ا کا ؤنٹ کھولیں۔

# •ا۔ نقد ڈیو یڈنڈ پر اکم ٹیکس و دہولڈنگ کے لیے 'فامکر' اسٹیٹس کی تصدیق: نقذ ڈویڈیڈ کے لیے، اکم ٹیکس آرڈینس انٹاء کے سیشن ۱۵ کے تحت، اکم ٹیکس کی کوٹی کی شرح حسب ذیل ہیں:

١٥ فيصد	اے) اکم میکس ریٹرن فائکر کیلئے ٹیکس کٹوتی کی شرح
۳۰ فیصد	بی) انگم ٹیکس ریٹر نزے نان فامکر ز کیلئے ٹیکس کٹوتی کی شرح

جوائٹ اکا وَنٹ کی صورت میں، ہرشیئر ہولڈر کوفر دی طور پریا تو فائر یا نان فائر سمجھا جائے گا اور ہرمشتر کہ ہولڈر کے شیئر ہولڈنگ کی بنیاد پڑٹیس کی کٹوتی کی جائے گی جیسا کہ شیئر ہولڈر ممپنی/شیئر رجٹر ارکتح بری طور پرمطلع کرےگا۔ اگر کوئی اطلاع موصول نہیں ہوتی ہےتو، ہر جوائٹ ہولڈر کے پاٹ شیئر کی مساوی تعداد تصور کی جائے گی۔

فیڈرل بورڈ آف ریونیو(ایف بی آر) کی طرف سے وقتاً فو قتاً جاری کردہ ایکٹوٹیکس دہندگان کی فہرست (اےٹی ایل) کےمطابق سی این آئی سی نمبر/این ٹی این کی تفصیل اب لازمی ہے اورٹیکس کی حیثیت کوجا نیجنز کے لیے ضروری ہے۔

# اا۔ انگر کیس/زکوۃ کی کوتی سے استثلی:

جومبران اکم نیکس کی کٹوتی ہے استنی کے خواہش مند ہیں یا کم شرح پر کٹوتی کے اہل ہیں ان سے درخواست کی جاتی ہے کہ وہ اس مقصد کے لیے ایک درست ٹیکس وہ ہولڈنگ استنی کا شیفکیٹ یا خواہش مند ہیں یا کم شرح پر کٹوتی نہ کرانے کے خواہش مند ممبران سے بھی درخواست ہے کہ وہ زکو ق کی کٹوتی نہ کرنے کے لیے ایک درست ڈکلریشن جمع کرائیں ہیں وہ مولڈرن سے درخواست ہے کہ وہ زکو ق کی کٹوتی نہ کرانے کیلئے اپنی ڈکلریشن متعلقہ ممبراٹاک ایک چینے یاسی ڈی سی کوجمع کرائیں اگر وہ می ڈی سی سر ما میکارا کا وُنٹ کو برقرار رکھتے ہیں۔

# Pattern Of Shareholding As At June 30, 2024

Number Of Shareholders	Sha From	reholding S	ilab To	Total Shares Held
753	1	-	100	27,897
631	101	-	500	198,234
606	501	-	1000	459,132
1357	1001	-	5000	3,456,004
446	5001	-	10000	3,431,719
253	10001	-	15000	3,086,435
119	15001	-	20000	2,190,222
113	20001	-	25000	2,660,888
82	25001	-	30000	2,328,510
28	30001	-	35000	917,391
34	35001	-	40000	1,296,921
30	40001	-	45000	1,269,603
67	45001	-	50000	3,283,132
16	50001	-	55000	849,463
29	55001	-	60000	1,721,700
6	60001	-	65000	369,475
13	65001	-	70000	890,534
8	70001	-	75000	584,014
16	75001	-	80000	1,260,873
7	80001	-	85000	581,131
8	85001	-	90000	712,393
9	90001	-	95000	845,100
35	95001	-	100000	3,485,400
7	100001	-	105000	708,229
4	105001	-	110000	431,500
7	110001	-	115000	789,900
19	115001	-	120000	2,255,500
4	120001	-	125000	492,100
4	125001	-	130000	512,700
4	130001	-	135000	530,340
7	135001	-	140000	966,989
6	145001	-	150000	896,000
2	150001	-	155000	306,500
1	155001	-	160000	160,000
2	160001	-	165000	330,000
2	165001	-	170000	332,300
2	170001	-	175000	345,500
2	175001	-	180000	360,000
1	180001	-	185000	180,375
1	185001	-	190000	188,000
15	195001	-	200000	3,000,000
2	200001	-	205000	402,177
1	205001	-	210000	210,000
1	210001	_	215000	214,825

Number Of Chareholders	Share	holding Slab		Total Chaves Hald	
Number Of Shareholders	From	J	То	Total Shares Held	
1	215001	-	220000	220,000	
1	220001	-	225000	225,000	
5	225001	-	230000	1,137,200	
5	235001	-	240000	1,193,200	
3	240001	-	245000	728,400	
5	245001	-	250000	1,247,600	
1	250001	-	255000	255,000	
1	265001	-	270000	266,500	
1	270001	-	275000	273,000	
1	285001	-	290000	290,000	
3	290001	-	295000	879,600	
8	295001	-	300000	2,400,000	
3	300001	-	305000	903,700	
2	310001	-	315000	624,400	
1	315001	-	320000	320,000	
1	320001	-	325000	325,000	
1	325001	-	330000	330,000	
2	330001	-	335000	668,600	
1	335001	-	340000	340,000	
1	340001	-	345000	340,200	
2	345001	-	350000	698,000	
3	355001	-	360000	1,080,000	
1	365001	-	370000	365,753	
1	380001	-	385000	380,600	
1	385001	-	390000	390,000	
1	390001	-	395000	394,967	
6	395001	-	400000	2,397,000	
1	415001	-	420000	420,000	
2	425001	-	430000	856,500	
2	430001	-	435000	867,000	
1	435001	-	440000	440,000	
1	440001	_	445000	441,548	
1	445001	_	450000	446,000	
1	465001	-	470000	465,500	
1	470001	-	475000	475,000	
1	480001	_	485000	483,500	
1	485001	_	490000	486,500	
2	495001	-	500000	998,500	
1	505001	_	510000	508,607	
1	520001	_	525000	524,560	
1	550001	_	555000	551,394	
1	560001		565000	564,223	
1	565001	_	570000	566,000	
1	570001		575000	572,000	

Number Of Shareholders	Share	eholding Sla	ab	Total Chaves Hold		
Number Of Shareholders	From		То	Total Shares Held		
1	585001	-	590000	590,000		
4	595001	-	600000	2,393,375		
1	600001	-	605000	604,000		
1	610001	-	615000	612,000		
1	625001	-	630000	629,880		
1	655001	-	660000	660,000		
1	670001	-	675000	72,600		
1	680001	-	685000	680,100		
1	730001	-	735000	731,250		
3	745001	-	750000	2,247,500		
1	750001	-	755000	750,500		
1	765001	-	770000	770,000		
1	800001	-	805000	800,400		
1	825001	-	830000	828,500		
1	830001	-	835000	830,500		
1	835001	-	840000	840,000		
1	850001	-	855000	852,000		
1	855001	-	860000	856,000		
1	890001	_	895000	893,200		
1	895001	-	900000	900,000		
1	935001	-	940000	936,375		
4	995001	-	1000000	4,000,000		
1	1005001	-	1010000	1,010,000		
1	1045001	-	1050000	1,049,000		
1	1075001	_	1080000	1,080,000		
1	1095001	-	1100000	1,100,000		
1	1120001	_	1125000	1,120,254		
1	1140001	_	1145000	1,143,277		
1	1180001	-	1185000	1,182,400		
1	1220001	-	1225000	1,220,472		
2	1495001	_	1500000	3,000,000		
1	1610001	_	1615000	1,613,200		
1	1745001	_	1750000	1,750,000		
1	1805001	_	1810000	1,806,000		
1	1915001	_	1920000	1,920,000		
1	1980001	_	1985000	1,984,500		
1	2055001	_	2060000	2,059,800		
1	2085001		2090000	2,087,503		
1	2210001	_	2215000	2,215,000		
1	2395001		2400000	2,397,000		
1	2515001		2520000	2,520,000		
1	3335001		3340000	3,336,000		
1	3380001 3455001		3385000 3460000	3,383,937		

## Annual Report 2024

Number Of Shareholders	Sharehold	ding Slab	Total Shares Held
Nulliber Of Stratefloiders	From	То	iotal Silales neid
1	3585001	3590000	3,587,754
1	3600001	3605000	3,601,800
1	4445001	4450000	4,448,500
1	6365001	6370000	6,367,200
1	6545001	6550000	6,550,000
1	8810001	8815000	8,810,772
1	9440001	9445000	9,443,500
1	12430001	12435000	12,430,400
1	13720001	13725000	13,723,000
1	13925001	13930000	13,926,000
1	14775001	14780000	14,780,000
1	17125001	17130000	17,129,715
1	20575001	20580000	20,575,820
1	23155001	23160000	23,160,000
1	29060001	29065000	9,063,000
1	38360001	38365000	38,363,400
1	55500001	55505000	55,501,826
1	58515001	58520000	58,518,744
1	112995001	113000000	113,000,000
1	243095001	243100000	243,096,000
1	294545001	294550000	294,546,388
4916			1,134,000,000

# **Additional Information**

As of June 30, 2024

Shareholders' Category	Shareholders	Shares Held	Percentage
Directors, heir Spouse(s) and Minor Children			
Duraid Qureshi	3	537,642,400	47.41
Sultana Siddiqui	2	20,575,832	1.81
Mazhar Ul Haq Siddiqui	1	12	0.00
Mehtab Akbar Rashdi	1	12	0.00
Asif Yasin Malik	1	12	0.00
Mrs. Khush Bakht Shujaat	1	12	0.00
Sohail Ansar	1	1,200	0.00
Shunaid Qureshi	2	61,038,744	5.38
Muhammad Ayub	1	12,000	0.00
Associated Companies, Undertakings and related parties  Executives	-	-	-
Public Sector Companies and Corporations  Banks, Development Finance Institutions, Non-Banking Finance Companies, Insurance, Takaful, Modaraba and Pension Funds	4	153,469,400	13.53
Mutual Funds	6	41,642,235	3.67
General Public  a. Local b. Foreign	4826 7	203,787,564 229,754	17.97 0.02
Foreign Companies	2	1,188,400	0.10
Others	58	114,412,423	10.09
Totals	4916	1,134,000,000	100.00
Shareholders holding 10% or more voting interest		Share Held	Percentage
Mr. Duraid Qureshi		537,642,400	47.41

# **Corporate Calendar**

MEETINGS	DATE
Human Resource and Remuneration Committee Meeting to consider and discuss employees and remuneration matters for the financial year 2023-24	Sept 25, 2023
Audit Committee Meeting to consider and approve the annual audited accounts of the Company for the year ended June 30, 2023	Sept 25, 2023
Board of Directors Meeting to consider the annual audited accounts of the Company for the year ended June 30, 2023	Sept 25, 2023
19th Annual General Meeting to consider accounts of the Company for the year ended June 30, 2023	Oct 19, 2023
Corporate Briefing session for the year 2023	Oct 19, 2023
Audit Committee Meeting to consider accounts of the Company for the Quarter ended September 30, 2023	Oct 27, 2023
Board of Directors Meeting to consider accounts of the Company for the Quarter ended September 30, 2023	Oct 27, 2023
Human Resource and Remuneration Committee Meeting to consider and discuss employees and remuneration matters	Feb 29, 2024
Audit Committee Meeting to consider accounts of the Company for the half year ended December 31, 2023	Feb 29, 2024
Board of Directors Meeting to consider accounts of the Company for the half year ended December 31, 2023	Feb 29, 2024
Audit Committee Meeting to consider accounts of the Company for the Quarter ended March 31, 2024	April 29, 2024
Board of Directors Meeting to consider accounts of the Company for the Quarter ended March 31, 2024	April 29, 2024

# Gender Pay Gap Statement Under Circular 10 Of 2024

Following is gender pay gap calculated for the year ended June 30, 2024

i Mean Gender Pay Gap = 11.36%

ii. Median Gender Pay Gap = 12.32%

**Duraid Qureshi** Chief Executive Officer September 30, 2024

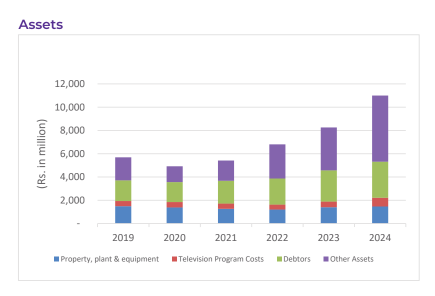
# Six Years At A Glance

# **Key Financial Data**

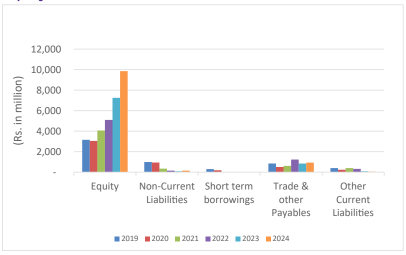
OPERATING DATA

	2019	2020	2021	2022	2023	2024
Revenue-Net	3,979,099,138	3,679,468,088	4,327,326,066	6,018,969,888	6,825,586,346	8,307,666,130
Cost of production	(3,495,240,846)	(2,756,142,547)	(2,766,997,559)	(3,454,551,987)	(3,540,102,628)	4,004,008,656)
Transmission Cost	(193,223,194)	(139,069,102)	(90,436,188)	(100,165,940)	(126,696,002)	(121,164,257)
Gross profit	290,635,098	784,256,439	1,469,892,319	2,464,251,961	3,158,787,716	4,182,493,217
PROFIT AFTER TAXATION						
(Loss)/Profit before taxation	(454,725,557)	(136,120,065)	1,107,143,492	1,514,839,878	2,439,816,835	2,927,073,108
Taxation	(81,157,536)	22,881,574	(92,746,807)	(150,934,865)	(290,578,261)	(316,481,351)
Profit after taxation	(535,883,093)	(113,238,491)	1,014,396,685	1,363,905,013	2,149,238,574	2,610,591,757
Financial Ratio	S					
	2019	2020	2021	2022	2023	2024
Current Ratios	2.25	2.85	3.40	3.11	6.43	8.36
Quick ratio	2.24	2.83	3.38	3.10	6.41	8.33
Debt/ Equity Ratio	0.53	0.44	0.18	0.09	0.02	0.02
Cash Available per share- Rs.	0.13	0.12	0.31	0.74	0.39	0.66
Return on equity - %	(16.97)	(3.71)	24.96	26.76	29.66	26.49
Share Price per share - Rs.	3.17	12.55	8.02	7.12	5.84	10.26
Break-up value per share - Rs.	2.78	2.69	3.58	4.49	6.39	8.69
Gross Profit / (Loss) to Sales -	% 7.30	21.31	33.97	40.94	46.28	50.34
Cost of Production To Sales-	% 87.84	74.91	63.94	57.39	51.87	48.20
Administrative Expenses to S	ales - % 2.54	12.91	11.80	9.70	12.97	11.92
Net profit / (Loss) to Sales - %	(13.47)	(3.08)	23.44	22.66	31.49	31.42
Interest Cover - number of tir	mes (2.27)	0.43	12.03	21.65	53.97	83.13
Debtors Turnover (number of	days) 161	173	155	127	132	127
Price earning ratio	6.71)	(125.68)	8.97	5.92	3.08	4.46
Turn Over to Total Asset Ratio	0.71	0.77	0.82	0.91	0.84	0.77
Earnings/(Loss) per share	(0.47)	(0.10)	0.89	1.20	1.90	2.30

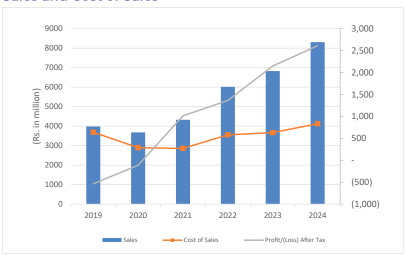
# **Graphical Presentation**Analysis of Statement of Financial Position and Profit & Loss Account



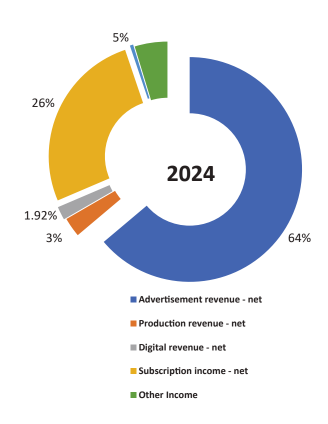
#### **Equity & Liabilities**

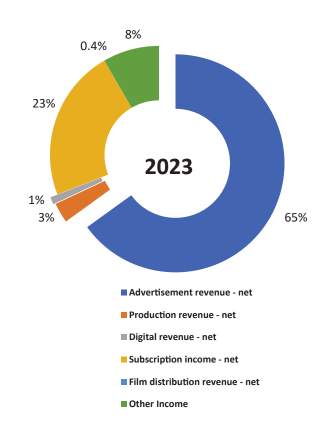


#### Sales and Cost of Sales

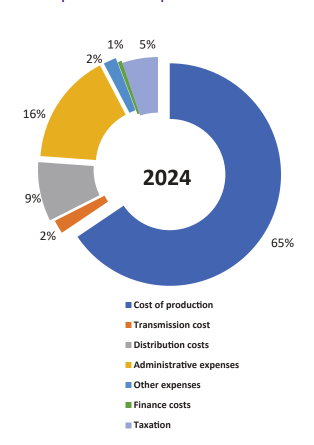


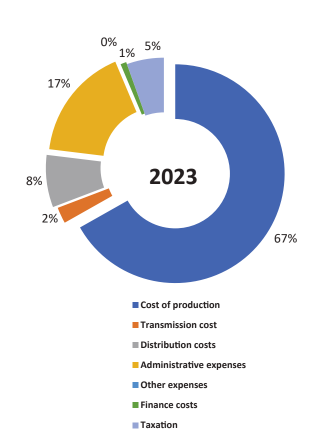
#### **Break-up of Revenue Streams**



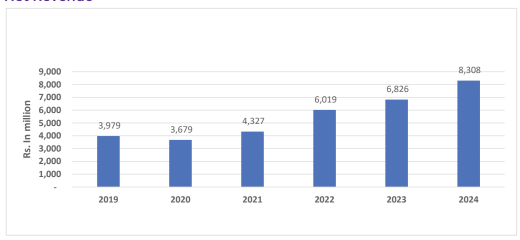


#### Cost and expense break-up

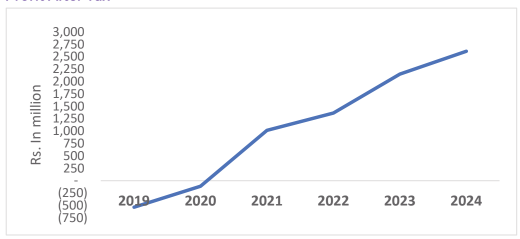




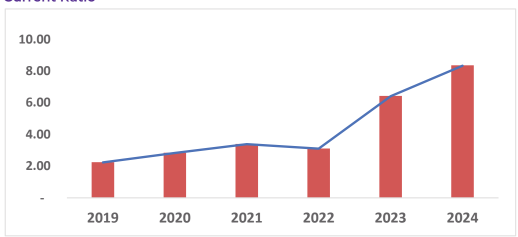
#### **Net Revenue**



#### **Profit After Tax**



#### **Current Ratio**





Independent Auditor's Review Report

To the members of HUM Network Limited

Review Report on the Statement of Compliance contained in Listed Companies (Code of Corporate Governance) Regulations, 2019

We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2019 (the Regulations) prepared by the Board of Directors of **HUM Network Limited** (the Company) for the year ended 30 June 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 30 June 2024.

**EY Ford Rhodes** 

**Chartered Accountants** 

24 Fm Mil

Place: Karachi

Date: October 07, 2024

UDIN Number: CR202410191G3YNdXZ8Q

# Statement Of Compliance With The Listed Companies (Code Of Corporate Governence) Regulations, 2019 ("The Regulations")

#### **HUM Network Limited ("the Company")**

for the year ended June 30, 2024

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

1. The total of number of directors are 09 as per the following:

Male	Six (6)	
Female	Three (3)	

2. The composition of the board is as follows (also refer note 19):

Category	Name
Independent directors	Mr. Sohail Ansar Mr. Muhammad Ayub Younus Adhi
Non-executive directors	Mr. Mazhar ul Haq Siddiqui Mr. Shunaid Qureshi Mrs. Mahtab Akbar Rashdi Lt. Gen.(R) Asif Yasin Malik Ms. Khush Bakht Shujat
Executive directors	Ms. Sultana Siddiqui Mr. Duraid Qureshi
Female directors	Ms. Sultana Siddiqui Mrs. Mahtab Akbar Rashdi Ms. Khush Bakht Shujat

- 3. The directors have confirmed that none of them is serving as a director on more than seven listed companies, including this Company;
- 4. The Company has prepared a code of conduct and has ensured that appropriate steps have been taken to disseminate it throughout the Company along with its supporting policies and procedures;
- 5. The Board has developed a vision/mission statement, overall corporate strategy and significant policies of the Company. The Board has ensured that complete record of particulars of the significant policies along with their date of approval or updating is maintained by the Company;
- 6. All the powers of the Board have been duly exercised and decisions on relevant matters have been taken by Board/Shareholders as empowered by the relevant provisions of the Companies Act, 2017 (the Act) and these Regulations;
- The meetings of the Board were presided over by the Chairman. The Board has complied with the
  requirements of the Act and the Regulations with respect to frequency, recording and circulating minutes of
  meeting of Board;

- 8. The Board has a formal policy and transparent procedures for remuneration of directors in accordance with the Act and the Regulations;
- 9. The Company is compliant with the requirements of Directors' Training Program provided in these Regulations. All the Directors except one have either attended the required training in prior years or stand exempted, as per criteria mentioned in the Code;
- 10. The Board has approved appointment of Chief Financial Officer, Company Secretary and Head of Internal Audit, including their remuneration and terms and conditions of employment and complied with requirements of the Regulations;
- 11. Chief financial officer and chief executive officer duly endorsed the financial statements before approval of the Board:
- 12. The Board has formed committees comprising of members given below:
  - a. Audit Committee
     Mr. Sohail Ansar Chairman (Independent)
     Mr. Shunaid Qureshi (Non-Executive)
     Mrs. Mahtab Akbar Rashdi (Non-Executive)
     Lt. Gen. (R) Asif Yasin Malik (Non-Executive)
- b. Human Resource and Remuneration Committee
   Mr. Sohail Ansar Chairman (Independent)
   Ms. Sultana Siddiqui (Executive)
   Mrs. Mahtab Akbar Rashdi (Non-Executive)
- 13. The terms of reference of the aforesaid committees have been formed, documented and advised to the committee for compliance;
- 14. The frequency of the meetings of the committees were as follows:
  - a. Audit Committee four [4] meetings during the financial year ended June 30, 2024.
  - b. Human Resource and Remuneration Committee two [2] meetings during the financial year ended June 30, 2024.
- 15. The Board has set up an effective internal audit function with the support of an outsourced internal audit function to M/s. KPMG Taseer Hadi & Co. Chartered Accountants who are considered suitably qualified and experienced for the purpose and are conversant with the policies and procedures of the Company;
- 16. The statutory auditors of the company have confirmed that they have been given a satisfactory rating under the Quality Control Review program of the Institute of Chartered Accountants of Pakistan and registered with Audit Oversight Board of Pakistan, that they and all their partners are in compliance with International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by the Institute of Chartered Accountants of Pakistan and that they and the partners of the firm involved in the audit are not a close relative (spouse, parent, dependent and non-dependent children) of the chief executive officer, chief financial officer, head of internal audit, company secretary or director of the company;
- 17. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the Act, these Regulations or any other regulatory requirement and the auditors have confirmed that they have observed IFAC guidelines in this regard; and
- 18. We confirm that all requirements of regulations including 3, 6, 7, 8, 27, 32, 33 and 36 of the Regulations have been complied with.
- 19. The term of Board expired on August 22, 2020 and fresh election was scheduled for August 2020. Since the number of eligible candidates were equal to the number of directors fixed for election, the Company made the

#### **Annual Report 2024**

announcement on August 13, 2020 under section 159(4) of the Companies Act, 2017. The aforesaid election of directors was questioned by the ineligible candidates. Consequently, the elected directors also filed a counter suit. The Honorable Sindh High Court through Order dated: 21.08.2020 has directed the Company that the elections scheduled to be held on August 22, 2020 would be postponed and rescheduled subject to the fina I decision by the learned single Judge of CMA No. 6787 of 2020 in Suit No. 968/2020. Hence, the same Board continues to operate till date.

DURAID QURESHI Chief Executive Date: October 04, 2024

Place: Karachi

MAZHAR-UL-HAQ SIDDIQUI Chairman & Director



# CHAIRMAN'S REVIEW REPORT

I am pleased to present the annual review as the Chairman of the Board of Directors of HUM Network Limited for the year ended June 30, 2024.

Amidst a challenging economic environment characterized by high inflation and political instability, the Company remains steadfast in its pursuit of sustainable growth. By strategically implementing cost optimization measures and embracing new digital media age, the Company has demonstrated resilience and achieved positive financial performance. The management's unwavering confidence in Pakistan's economic recovery and its commitment to industry leadership are key drivers of the Company's continued success.

The Board of directors comprise of a rich mix of experience and expertise in the field of entertainment industry, finance and compliance. BOD members are well aware of their responsibilities while ensuring adequate policies and measures are in place which are in line with the vision of HNL.

Furthermore, the BOD has ensured that the financial disclosures are accurate and truly represent the affairs of the company. This accountability is enforced by the International Financial Reporting Standard (IFRS), Companies Act, 2017, Listing Regulations and others relevant laws and regulations. We have designed our corporate governance structure to ensure maximum compliance with legal and regulatory framework and meeting the information needs of our stakeholders. The Board has fulfilled all of their mandatory responsibilities including providing strategic direction to the management and ensuring compliance with all legal and regulatory requirements by the management of the Company.

The Board is constituted of Audit Committee and Human Resource and Remuneration Committee. These committees provided valuable input and assistance to the Board. The Audit Committee particularly focused on detailed review of financial statements and effectiveness of internal controls. Further, an annual evaluation of the Board of Director's overall performance is conducted to ensure compliance with the requirement of the Code of Corporate Governance and the Companies Act, 2017. On the basis of the feedback received through this mechanism overall role of the Board has been found to be effective.

I would like to appreciate and thank my fellow board members, shareholders, all our employees, lenders and loyal viewers for their continued efforts and support.

Vin >

**Mr. Mazhar-ul-Haq Siddiqui** Chairman of the Board Date: September 30, 2024

# چیئر مین کی جائزه ر بورث

مجھے ہم نیٹ ورک کمیٹٹر کے بورڈ آف ڈائر بکٹرز کے چیئر مین کے طور پر ۳۰ جون۲۰۲۰ اوختم ہونے والے سال کے لیے سالا نہ جائز ہ رپورٹ پیش کرتے ہوئے خوشی ہورہی ہے۔

بلندا فراط زراورسیاسی عدم استحکام جیسے مشکل معاثی حالات کے باوجود کمپنی پائیدارتر قی کے حصول میں ثابت قدم رہی ہے۔ کمپنی نے اخراجات کو کم کرنے کی حکمت عملی اپناتے ہوئے اورنگی ڈیجیٹل میڈیا استحکام جیسے مشکل معاثی حاصل کئے۔ پاکستان کی اقتصادی بحالی پرانتظامیہ کاغیر متزلزل اعتماد واور صنعت میں قیادت کے عزم نے کمپنی کی مسلسل کامیابی میں اہم کر دارا دا کیا ہے۔ کیا ہے۔

بورڈ آف ڈائز کیٹرزانٹر ٹینمنٹ انڈسٹری،فنانس اورنغیل کے شعبے میں تجر بہ کاراورمہارت کے بھر پورمرکب پرمشتل ہے۔بورڈ آف ڈائز کیٹرزممبران اپنی ذمدداریوں سے بخو بی واقف میں جبکہ اس بات کویقینی بناتے ہوئے کہ مناسب پالیسیاں اوراقد امات موجود میں جواچ این ایل کے وژن کے مطابق میں۔

مزید برآں، بورڈ آف ڈائر کیٹرز کےممبران اس بات کویقنی بناتے ہیں کہ مالیاتی انکشافات درست ہیں اور کمپنی کے معاملات کی سیحے معنوں میں نمائندگی کرتے ہیں۔ بیاضال توامی مالیاتی رپورٹنگ اسٹینڈرڈ ( آئی ایف آرایس ککپنیز ایکٹ کے نیز سے سازی کے ضوابط اور دیگر متعلقہ قوانین اور ضوابط کے ذریعے نافذ کیا جاتا ہے۔ بورڈ نے اپنی تمام اہم ذمہ داریوں کو پورا کیا ہے جس میں انتظام یو حکمت عملی فراہم کرنا اور کمپنی کی انتظام یہ کی جانب سے تمام قانونی اور ریگولیٹری تقاضوں کی تیس کویقینی بنانا شامل ہے۔

بورڈ نے آڈٹ کمیٹی اور ہیوٹن ریسورس اینڈریموزیشن کمیٹی تشکیل دی ہے۔ ان کمیٹیوں نے بورڈ کوفیتی ان پٹ اور تعاون فراہم کیا ہے۔ آڈٹ کمیٹی نے خاص طور پر مالی بیانات کے تفصیلی جائزے اور انٹرنل کنٹرول کی تا ثیر پر توجہ مرکوز کی۔ مزید برآں، بورڈ آف ڈائر کیٹر کی مجموعی کارکردگی کا سالانہ جائزہ کوڈ آف کارپوریٹ گورننس اورکمینیز ایکٹ کا بیٹے کے تقاضوں کے مطابق لیا جا تا ہے۔ اس طریقہ کارکے ذریعے موصول ہونے والے تاثرات کی بنیاد پر بورڈ کا مجموعی کردارموثر پایا گیا ہے۔

میں اس موقع پر طویل مدت کے لیےا نظامیہ کی حکمت عملی کی بھی تعریف کرنا جا ہوں گا کہ جو کہ واضح اور مناسب ہے اور تمام اسٹیک ہولڈرز کیشمول ہمارے قابل قدر کلائنٹس، سپلائرز، بینکوں اور شیئر ہولڈرز کے مسلسل تعاون پران کاشکریہادا کرتا ہوں۔

بورڈ کی جانب سے

جناب مظهرالحق صديقي

چیئر مین آف دی بورڈ

کراچی مورخه: ۱۳۰۰ تبر<u>۲۰۲۴ ی</u>

# **Directors' Report**

The Directors of Hum Network Limited (HNL) are pleased to present the Annual Report together with the Company's audited financial statement for the year ended 30 June 2024.

#### **Financial Performance**

The financial performance of your Company for the year ended June 30, 2024 is summarized below:

HUM NETWORK LIMITED					
Particulars	Unconsolidated Financial Statements		Consolidated Financial Statements		
	2024	2023	2024	2023	
Revenue from	8,307,666,130	6,825,586,346	12,348,461,990	7,567,863,940	
operations					
Other income	410,619,105	629,191,219	379,185,966	488,815,703	
Total Income	8,718,285,235	7,454,777,565	12,727,647,956	8,056,679,643	
Total expenses	(5,791,212,127)	(5,014,960,730)	(9,389,165,093)	(5,842,197,693)	
Profit before tax	2,927,073,108	2,439,816,835	3,338,482,863	2,214,481,950	
Taxation	(316,481,351)	(290,578,261)	(388,436,138)	(296,715,144)	
Profit after tax	2,610,591,757	2,149,238,574	2,950,046,725	1,917,766,806	
EPS	2.30	1.90	2.60	1.72	

HUM Network Limited maintains its reputation for being one of the fastest growing Companies in Pakistan. With an impressive 22% growth in revenues and a 21.5% increase in net profits as compared to last year, we are reaping the rewards of our long-term vision and relentless pursuit of excellence.

Our strategic investments across all business segments, particularly towards digital media, and sports entertainment have strengthened our foundation and fueled this expansion. We remain committed on this accelerated path of growth by leveraging innovative opportunities and maintaining a forward-thinking approach to market dynamics, ensuring we capitalize on both current and future prospects.

## **Principal Activities**

As a pioneer in Pakistan's media landscape, HNL has been captivating audiences for two decades with our diverse and engaging content. Our flagship brands, HUM TV and HUM NEWS have become synonymous with quality content, touching the lives of millions. Together with the addition of Ten Sports, our portfolio of HUM TV, HUM News, HUM Sitaray, and HUM Masala, along with our international channels, represents our focus to bring all segments of entertainment including sports under one roof.

Beyond our stellar satellite channels, HNL's commitment to excellence extends to our dynamic business divisions, encompassing Films and Digital Media to create a comprehensive and engaging media experience.

## **Operational Performance**

Guided by strategic decisions of the Board, we have achieved substantial growth across multiple dimensions, marked by a significant rise in operational revenues, viewership, and Television Rating Points (TRPs).

#### **Hum TV**

HUM TV is a leading entertainment channel in Pakistan, amassing a substantial following not only domestically but also among the worldwide South Asian community. HNL is dedicated to providing diverse content that resonates with our viewers' varied interests across various regions, while also enriching the media entertainment scene through its latest programming offerings.

Our storytelling deeply resonated with audiences, drawing them into captivating narratives that explore the daily struggles of ordinary people, while also delving into significant societal issues, including the complex dynamics of politics and love. By shedding light on these themes, we continue to engage and inspire, creating content that is both thought-provoking and relatable to our viewers.

This year we continued to offer viewers with the best of Pakistani dramas. Amongst the most notables, "Fairy Tales - season 2", "Ishq Murshid", "Jafaa", "Rah-e-Junoon" and urdu-dubbed rendition of Turkish drama "Sultan Salahuddin Ayyubi" along with Ramzan special series "Very filmy" were all highly appreciated by the audiences due to their unique and engaging storyline with awe-inspiring performances.

#### **Hum News**

HUM News in these polarized times has maintained its news reporting as an independent and fact-based news channel. The channel is not only striving to give hope to our society but also revamping the Pakistan news industry by objective reporting methods.

We commend our team at HUM News for their exemplary coverage of the recent election, delivering timely and accurate reporting of polling numbers to the nation. Their commitment to transparency and precision ensured that viewers were kept fully informed throughout the electoral process.

Our seasoned journalists bring a wealth of experience and expertise to the screen, offering viewers a fresh perspective on current events and in-depth analysis of pressing issues.

# **Hum Sitaray**

The channel is positioned as a hybrid channel offering both narrative as well as format-based entertainment shows. The content mix consists of Dramas, Soap operas, fashion lifestyle shows, Celebrity talk shows and international contents.

#### **Hum Masala**

This year marks the 17th anniversary of HUM Masala, a celebration of the collaborative efforts of chefs, staff, and loyal viewers, solidifying its place as the most beloved 24-hour culinary channel in countless households. Over the past year, the channel introduced new cooking and informative shows, along with fresh recipes, professional chefs, and health consultants, making it a favorite among millions worldwide.

The annual Masala Family Festivals in Lahore and Karachi added to the excitement, featuring live cooking demonstrations, musical performances, dance and singing competitions, and opportunities for fans to meet celebrity chefs. The 17th anniversary celebrations were further enriched by the presence of renowned personalities alongside the talented chefs, making it a memorable milestone for HUM Masala.

#### **Ten Sports**

Ten Sports is the latest inclusion in the HUM Network portfolio, offering a wide range of sporting events catering to a broad spectrum of sports enthusiasts.

In its very first year under our acquisition, Ten Sports has set a new benchmark for excellence by securing the coveted broadcasting rights to one of the world's most prestigious sporting events, the ICC Men's T20 tournament along with Champions Trophy 2025 to be held in Pakistan. This monumental achievement, alongside the broadcasting rights to several other major cricketing events including Asia Cup 2023, underscores our commitment to delivering unparalleled sports coverage to our audience. Traditionally, during the year Ten Sports has also ventured into sports productions. This is just the beginning of our journey to revolutionize sports entertainment.

# **Digital Media Division**

The HUM Network's Digital Media division has diligently upheld our formidable presence across all key social media platforms including Facebook, Instagram, Twitter, and Youtube, a testament to the company's highly targeted and effective Social Media Strategy.

To further expand our digital reach in MENA region, we have re-launched the hit Urdu drama 'Parizaad' in Arabic dub on HUM Arabia for our Arabic-speaking audience. This initiative aims to bridge cultural gaps and strengthen our connection with viewers in the region.

Direct sales (local web advertisers) have been another business avenue that has continued to grow significantly this year as we have open opportunities for digital sponsorship.

#### **Hum Films**

In the vibrant world of HUM Films, where the magic of storytelling unfolds on the grand canvas of the silver screen, our primary mission is to whisk you away into a captivating realm of narratives.

During the year HUM Films showcased multiple blockbusters, including Eid release "Daghabaaz Dil" an unexpected love story with comedic trails whereas "Nayab," an inspiring story of following dreams.

Through our films, we aim to inspire, entertain, and challenge audiences, inviting them to embark on unforgettable cinematic journeys.

# **Bridal Couture Week (BCW)**

In December 2023, the highly anticipated 21st edition of Bridal Couture Week (BCW) illuminated Lahore with a display of the newest bridal fashions and trends from renowned designers. Over the years, BCW has evolved into Pakistan's most prestigious fashion affair, captivating the attention of the country's leading bridal wear designers, as well as celebrities from the film and television industries.

# **Hum Style Awards**

During the month of May 2024, Hum Style Awards 2024 took center stage at Expo Center, Karachi, honoring the efforts of stylists and fashion icons in the field of media and the fashion industry. The ceremony left the audience in awe with masterclass production, high-quality visuals and dazzling performances.

#### **Hum Women Leaders Awards**

In February 2024, the Jinnah Convention Center in Islamabad proudly hosted the fifth Hum Women Leaders Awards. This esteemed event celebrated the remarkable achievements of women leaders who have made significant contributions across various fields, including diplomacy, social work, education, healthcare, human rights, journalism, and women's rights.

The ceremony was graced by the presence of President Dr. Arif Alvi, along with distinguished guests and notable figures from Pakistan's entertainment industry, highlighting the importance of recognizing and honoring the impactful work of these extraordinary women.

# **Human Resource Management**

The Network views its human resource as the most valuable asset and pays special attention towards developing an atmosphere which fosters growth, high performance, adherence to organizational values and business ethics.

#### **Core Values**

HUM Network Limited is continuously striving to provide an enabling corporate and social work environment to its employees as this helps them to work in complete harmony in a healthy and professional way.

For this very purpose the HUM Network Family has developed the following core values.

- 1. Integrity & Honesty
- 2. Respect for All
- 3. Commitment/Dedication/Ownership
- 4. Accountability & Objectivity
- 5. Team Work
- 6. Discipline
- 7. Safety/Health & Hygiene

We adhere to the above core values in all the initiatives that we undertake as this helps in promoting a culture of fairness, objectivity and teamwork.

#### The External Environment

Our company thrives within a dynamic and fiercely competitive landscape, where innovation, constant change, and the allocation of resources vary significantly among players in each business segment.

The landscape of the advertising industry is constantly evolving, presenting greater challenges as advertisers seek ever more innovative means to enhance their return on investment. Under current environment of financial pinch, the majority of multinational companies have diligently streamlined their advertising budgets. However, our network is uniquely poised to not only navigate this intensifying competitive arena

# **Risk Management**

Our company boasts a reliable Risk Management framework designed not only to identify and assess potential risks but also to recognize advancement opportunities. This comprehensive system is meticulously crafted to enhance transparency, safeguard our business objectives, and fortify our competitive edge.

#### **Annual Report 2024**

In the ever-evolving landscape of our industry, we recognize the significance of addressing not only internal but also external and regulatory risks. Our risk framework plays a pivotal role in quantifying our exposure and potential impact at a company-wide level. This approach ensures that we are well-prepared to navigate the challenges and capitalize on the opportunities that come our way.

#### **Industry Risk**

Entertainment industry is highly competitive with ever changing audience demands and trends creating an environment of stiff competition with domestic as well as international players all competing for the audience time.

With increasing availability of affordable internet plans, smart phones and laptops, digital media sector has ballooned to new heights piquing the interest of many new entrants in the industry along with ever increasing migration of media sponsors to digital media from television. In response to rapid growth in digital sphere, the Company has developed a digital media strategy to make most of this opportunity.

#### **External Risk**

The advertisement revenues of the media industry are inextricably linked to the economic growth of the country. Poor macro-economic environment can adversely impact the advertising revenues of the Company, which is the largest component of our revenues.

Higher inflation rates coupled with record high monetary rates have severely increased the cost of doing business. Further our country has a regular running Current Account Deficit (CAD) which heavily impacts PAK-USD currency disparity and fluctuation. Any further disturbance in any of these factors will have a massive impact on our declining economy, thus affecting our revenues and expenses.

#### **Regulatory Risk**

Any changes in law and regulations could have a material impact on the revenues and cost of doing business for the Company.

# **Cash Flow and Liquidity**

The Company is constantly monitoring the cash flows to ensure overall liquidity. The Company was able to manage its operating cash flows by ensuring tight credit controls and reduced indirect costs over the course of the year. The Company also managed to reap interest and foreign exchange rates gains taking advantage of hedging opportunities.

# **ESG Stanards and Corporate Social Responsibility**

The board is committed to our Corporate Social Responsibilities (CSR) and integration of sound ESG practices in Company's day-to-day business activities.

We believe that sustainable business practices are essential for creating long-term value for our stakeholders. Our environmental efforts focus on optimizing resource usage and managing waste responsibly. Socially, we prioritize employee welfare, diversity, and community engagements. Our governance framework is designed to ensure transparency, accountability, and ethical business conduct.

As part of our Corporate Social Responsibility (CSR) efforts, HUM Network has committed a generous portion of each year's annual net profits for the education of underprivileged children. The donations made are being utilized to support various schools in Karachi, adopted by Momina & Duraid Foundations to provide quality education to underprivileged children.

This is a long-term project, with renovations and academic improvements being implemented in phases. During the first phase of this project, the government schools under DMC Central have been adopted through a public-private partnership initiative. These schools, previously in a state of severe disrepair due to a lack of funding and attention, were missing essential facilities such as toilets, had damaged sewer systems, leaking roofs, no drainage, peeling paint, inadequate furniture, and outdated teaching methods.

Comprehensive renovations have been initiated to address these issues including upgrading the infrastructure, providing basic facilities, and introducing a modern academic system. To ensure quality education, qualified private teachers have been employed along with offering training in modern teaching methods to existing staff, bringing them to same competitive level as private schools.

So far, we have successfully renovated three schools, with the new academic system fully operational. Several more schools are slated for completion by the start of the next academic session, with work already underway.

As a part of our annual CSR activity, HNL collaborated with Fatimid Foundation and conducted a blood donation drive. It proved to be a great success and HUM family members participated actively in the event.

# **Gender Diversity and Equality**

HUM Network Limited is committed to fostering a culture of gender diversity and equality. We believe that a diverse workforce is essential for driving innovation, creativity, and overall success. By providing equal opportunities and creating an inclusive environment, we aim to empower all employees and position our company for long-term growth in today's competitive global marketplace. The current board, which includes three female members, exemplifies our company's commitment to gender diversity and inclusivity.

# **Employee Training & Development**

As part of our annual appraisal exercise, each employee is assessed and counseled on individual basis. Training sessions are arranged on the basis of needs identified which creates growth opportunities for employees and provide us with highly motivated and trained resource.

# **Corporate Briefing Session**

HUM Network Limited successfully held its Corporate Briefing Session (CBS) for the fiscal year 2022-2023 on October 19, 2023. The session aimed to provide stakeholders with detailed insights into our company's performance and strategic direction. The Company's CEO together with CFO led the presentation, offering deeper insight to our financial results, key accomplishments, and future objectives. This event provided an important platform for two-way dialogue fostering strong investor relations.

# **Future Prospects & Challenges**

Despite a challenging economic landscape characterized by subdued activity, tight policies, and persistent inflation, Pakistan is showing signs of stabilization and gradual recovery. While the country faces ongoing risks, including debt payments and potential currency volatility, the government's efforts to secure IMF support and ease economic restrictions are positive indicators for future growth.

In response to current market conditions, our company has implemented a comprehensive strategy to enhance financial stability and growth. This includes diversifying revenue streams, optimizing operational costs, and aggressively pursuing new sales opportunities. The successful acquisition of Ten sports has significantly expanded our market reach and contributed to our overall performance.

Ten Sports being a leading sports broadcasting channel, continues to capitalize on key business opportunities by securing major broadcasting and media rights. These include a 2-year coverage contract for ICC events and Champions Trophy 2025, a 2.5-year media rights deal with the Pakistan Cricket Board (PCB) for bi-lateral home series, a 7-year agreement for cricket Australia's television media rights, and a 3 years television media rights deal with Cricket Ireland. These will create significant impact on the bottom-line figures of the network. Further, the entity is keen on expanding its reach to other sports related prospects.

Our entertainment industry is undergoing a profound transformation driven by digital media and OTT streaming. We believe that embracing these emerging technologies is essential for future success. Our strategic focus on leveraging the potential of digital platforms aligns with the evolving demands of audiences and industry trends.

HUM Network's legacy as a leading entertainment provider is built on a foundation of excellence and innovation. We remain committed to delivering exceptional content that exceeds the expectations of our viewers and stakeholders. Our strong brand portfolio and continuous development of new content positions us for sustainable growth and increased profitability in the years to come.

# **Credit Rating**

The Pakistan Credit Rating Agency Limited (PACRA) maintained the long-term and short-term entity ratings of Hum Network Limited at "A+" and "A1", respectively. These ratings denote a low expectation of credit risk and the network's established market position.

# **Board Composition & Pemuneration**

Composition of the Board and the names of members of Board Committees may be referred to Statement of Compliance with CCG.

Furthermore, the Board of Directors has a formal policy and transparent procedures for remuneration of its directors in accordance with Companies Act 2017 and the Listed Companies (Code of Corporate Governance) Regulations 2019.

# Pattern of Shareholding

Pattern of shareholding as on June 30, 2024 is annexed with the annual report.

# **Meeting of the Directors**

During the year, four [4] Board of Directors, four [4] Audit Committee and two [2] Human Resource & Remuneration (HR & R) Committee meetings were held.

Attendance by each Director was as follows:

Name of Director	Board of Directors Attendance	Audit Committee Attendance	Human Resource and Remuneration
Mr. Mazhar-ul-Haq Siddiqui	4	-	-
Ms. Sultana Siddiqui	3	-	2
Mr. Sohail Ansar	4	4	2
Mrs. Mahtab Akbar Rashdi	2	2	1
Mr. Shunaid Qureshi	2	1	-
Ms. Khush Bakht Shujat	3	-	-
Lt. Gen. (R) Asif Yasin Malik	3	3	-
Mr. Duraid Qureshi	3	-	2
Muhammad Ayub Younus Adhi	4	-	-

#### **Auditors**

The present auditors Messer EY Ford Rhodes Chartered Accountants shall retire and may be considered for re-appointment for the year 2024-25.

# Corporate Governance And Financial Reporting Framework

- The financial statements, prepared by the management of the company, present fairly its state of affairs, the result of its operations, cash flows and changes in equity.
- $\cdot$  Proper books of accounts have been maintained by the Company.
- All transactions with related parties arising in the normal course of business are carried out at an arm's length
  with normal commercial terms and condition, as per HNL's related party policy. The Company has not made
  related party transaction other than those disclosed in the financial statements.
- Appropriate accounting policies have been consistently applied in preparation of financial statements and accounting estimates are based on reasonable and prudent judgments.
- · International Financial Reporting Standards, as applicable in Pakistan, have been followed in preparation of financial statements.
- · Key operating and financial data for the last six years is annexed.
- The value of investments of Provident Fund operated by the Company as at June 30, 2024 (Unaudited) is Rs. 481,750,118 [June 30, 2023 (Audited): Rs. 408,052,190].
- The system of internal control is sound in design and has been effectively implemented and monitored.

- · There are no significant doubts upon the Company's ability to continue as a going concern.
- There has been no material departure from the best practices of corporate governance, as detailed in the listing regulations.
- There has been no departure from the best practices of transfer pricing.
- · Outstanding taxes and levies are given in the Notes to the Financial Statement.
- Trading of shares by the Chief Executive Officer, Directors, Chief Financial Officer and Company Secretary, their spouse and minor children:

	Acquisition	Transfer
	Number of shares	
CEO	-	-
Director – Ms. Sultana Siddique	19,000,000	-
CFO & Company Secretary	12,312,000	-
Spouses & Minor Children	-	-

# **Dividend And Appropriations**

During the fiscal year ended June 30, 2024, the Company has not declared any cash dividend.

The Board is not proposing a final payout to the shareholders with a resolve to utilize this growth in revenue and operations by directing the funds available with the Company to materialize Board's plans of growth along with achieving our vision of becoming the largest media network of Pakistan.

October 04, 2024 Karachi

DURAID QURESHI
Chief Executive

MAZHAR-UL-HAQ SIDDIQUI Chairman & Director

# ڈائر یکٹرزر بورٹ

ہم نیٹ ورک کمیٹر (ایج این ایل) کے ڈائر یکٹر زمیں جون ۲۰۲۴ء کوئتم ہونے والے مالیاتی سال کیلئے سالا ندرپورٹ بمع کمپنی کے آڈٹ شدہ مالیاتی حسابات پیش کرتے ہیں۔

# مالياتی کار کردگی:

۳۰ جون۲۰۲۲ و فتم ہونے والے سال کے لیے آپ کی کمپنی کی مالی کارکردگی کا خلاصہ درج ذیل ہے:

				ہم نبیٹ ورک لمیشر
	مجموعی مالیاتی گوشوارے		غیر مجموعی مالیاتی گوشوارے	تفصيلات
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774,674,64.7	14,242,442,411	۵۲۵،۷۷۷،۵۷۵	1,211,170,170	گُل آ مدنی
(0,74,197,10)	(9,509,140,000)	(۵:+17:97+:25+)	(۵،۷۹۱,۲۱۲,۱۲۷)	گُل اخراجات
121122711290+	۳،۳۳۸،۳۸۲،۸۹۳	1.14.14014.11	アンフィアフィン	قبل از ٹیکس منافع
(771,212,177)	(۳۸۸،۳۲،۱۳۸)	(IF7, A \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	(۳۱۲، ۱۸۶۱، ۳۵۱)	محصولات
1091Z0ZYY0AY	1:90+:+MY:∠TO	1:119:17A:021	r:41+:091:202	بعداز ٹیکس منافع
1.4	r.y+	1.9+	۲.۳۰	فی حصص آمدنی
				(نظرثانی شده)

ہم نیٹ ورک کمیٹڈ نے پاکتان کی تیزی سے ترقی کرنے والی کمپنیوں میں اپنی متاز حیثیت کو برقر اررکھا ہے۔ گذشتہ سال کے مقابلے میں آمدنی میں ۲۲ فیصد کی بجائے خالص منافع میں ۲۱.۵ فیصد اضافے کے ساتھ ،ہم اپنی طویل مدتی حکمت عملی اور معیاری کارکردگی کے منتج میں نمایاں کا میابیاں حاصل کررہے ہیں۔ بیتر قی ہمارے نظر بیاور مسلسل محنت کا ثبوت ہے،جس سے کمپنی کی سا کھاور مالیاتی اہداف میں مزیدا شخکام آیا ہے۔

ہماری سر ماید کاری کی حکمت عملی نے تمام کاروباری شعبوں میں، خاص طور پر ڈیجیٹل میڈیا اوراسپورٹس انٹرٹینمنٹ کے شعبے میں، ہماری بنیا دکومضبوط کیا ہے اوراس توسیع کوفروغ دیا ہے۔ ہم ترقی کی اس تیز رفتار راہ پرمستقل گامزن ہیں، جہاں ہم جدید مواقع سے بھر پور فاکدہ اٹھاتے ہوئے اور مارکیٹ کی حرکیات کو مدنظر رکھتے ہوئے ایک دوراندیش حکمت عملی اپناتے ہیں، تا کہ موجودہ اور مستقبل کے مواقع سے کممل فاکدہ اٹھایا جاسکے۔

# اجم سرگرمیان:

پاکستان کے میڈیا منظرنا مے میں ایک پییٹر و کے طور پر، ان کا این ایل گزشتہ دود ہائیوں سے اپنے متنوع اور دلچپ مواد کے ذریعے ناظرین کو محور کررہا ہے۔ ہمارا پر چم بردار برانڈ، ہم ٹی وی معیاری تفریح کا مترادف بن چکا ہے اور اپنے وسیع نیٹ ورک، پلیٹ فارمز، اور عالمی رسائی کے ذریعے لاکھول زندگیوں پر اثر انداز ہور ہاہے۔ فلمول اور خبروں سے لے کرڈ یجیٹل میڈیا، اسپورٹس کورج، اور لائیوانوٹس تک، ہم ایک وسیع دنیا کی تفریحی تجربات پیش کررہے ہیں۔

ہمارا ہراؤ کاسٹنگ پورٹ فولیوہمارے بین الاقوامی چینلز کےعلاوہ ہم ٹی وی،ہم نیوز ،ہم ستارے ،ہم مصالحہ سمیت سیطل سٹ چینلز کی ایک صف کا حامل ہے ،ہرایک عالمی سطح پر ہمارے سامعین کے لیے اپنا دککش کونٹینٹ پیش کرتا ہے۔ان شاندار سیطل سٹ چینلز کےعلاوہ ،انچ این ایل اپنے مختلف کاروباری شعبوں کوخاص اہمیت دیتا ہے ، جن میں فلمیں ، ڈیجیٹل میڈیا،اور پزنٹ میڈیا شامل ہیں۔اس نقط نظر

کامقصد پیش کشوں کی ایک سنسنی خیز اور ہمیشہ تیار ہوتی ہوئی صف پیدا کرنا ہے۔

# عملی کار کردگی:

موجودہ سال میں، نیٹ ورک نے نئے کاروباری منصوبوں میں داخل ہوکر، اجرتے ہوئے اقتصادی منظرنا ہے کے لیے اپنے نقطہ نظر کواپناتے ہوئے، اوراس کے ساتھ ساتھ آپریشنل ریونیو، ویورشپ، اور ٹیلی ویژن ریٹنگ پوئنش (ٹی آرپی) میں ترقی حاصل کر کے کامیابی سے اپنی قیادت قائم کی ہے۔

# ہم ٹی وی:

ہم ٹی وی پاکتان کا ایک معروف تفریحی چینل ہے، جونہ صرف ملک میں بلکہ دنیا بھر میں جنو بی ایشیائی کمیوٹی کے درمیان بھی ایک بڑی تعداد میں ناظرین کواپنی طرف متوجہ کرتا ہے۔ ایچ این ایل متنوع کونٹینٹ فراہم کرنے کے لیے برعزم ہے جو ہمارے ناظرین کی مختلف دلچے پیوں کے مطابق ہو، جبکہ اپنے تاز ہزین پروگرامنگ کے ذریعے میڈیاانٹر ٹینمنٹ کی دنیا میں نئی جہتیں شامل کررہا ہے۔

ہماری کہانیاں ناظرین کے دلوں میں گہرائی سے اثر کرتی ہیں، انہیں دلچیپ داستانوں میں محوکر دیتی ہیں جوعام لوگوں کی روز مرہ مشکلات کواجا گر کرتی ہیں، ساتھ ہی انہیں دلچیپ داستانوں میں محوکر دیتی ہیں جوعام لوگوں کی روز مرہ مشکلات کواجا گر کرتے ہیں، انہیں دلچیپ ہوغور وفکر کا باعث ہواور ناظرین کے لیے قابل فہم اور قریب ترہو۔ قابل فہم اور قریب ترہو۔

اں سال ہم نے ناظرین کو بہترین پاکتانی ڈرامے پیش کرنے کا سلسلہ جاری رکھا۔سب سے نمایاں ڈراموں میں سے ' محشق مرشد' نے ٹی آرپی چارٹس میں سب سے آگے رہتے ہوئے ہر قسط پر لاکھوں ناظرین کومتوجہ کیااور یوٹیوب پرسیریز کے کل ناظرین کی تعدادا کیا ارب سے تجاوز کرگئے۔'' فیری ٹیلوسیزن آ'''' جفا'''' (اوِجنون' اور ترک اردوڈب شدہ ڈرامہ'' سلطان صلاح الدین ایوبی'' کے ساتھ رمضان کی خصوصی سیریز'' ویری فلمی'' کوبھی اپنی منفر داور دلچیسپ کہانیوں اور شاندارا داکاری کے باعث ناظرین نے بے حدسراہا۔

#### ہم نیوز:

ان حالات میں ہم نیوز نےخودکوایک آزاداور تھا کُل پر بنی نیوز چینل کےطور پر قائم رکھا ہے۔ یہ چینل نہ صرف ہماری معاشرت کوامید فراہم کرنے کی کوشش کررہاہے بلکہ معروضی رپورٹنگ کے طریقوں کے ذریعے پاکستان کی نیوزانڈسٹری کو بھی نئی شکل دے رہاہے۔

ہم، ہم نیوز کی ٹیم کو حالیہ انتخابات کی شاندار کورج پر سراہتے ہیں، جنہوں نے قوم کو ہروقت اور درست پولنگ نمبرز فراہم کیے۔ان کی شفافیت اور درستی کے عزم نے بیٹنی بنایا کہ ناظرین کو انتخابی ملل کے دران مکمل طور پر باخبرر کھا گیا۔

ہارت تجربہ کارصحافی اپنی وسیع تجربے اور مہارت کے ساتھ اسکرین پرنظر آتے ہیں، ناظرین کوموجودہ حالات پرایک نیاز او بیاوراہم مسائل کی گہری تجزیاتی رپورٹنگ فراہم کرتے ہیں۔

# ہم ستارے:

یے پینل ایک ہائبر ڈچینل کےطور پرپیش کیا گیا ہے جو کہانی پرٹنی اور فارمیٹ پرٹنی تفریکی شوز دونوں پیش کرتا ہے۔اس کےمواد میں ڈرامے،سوپ اوپیراز،فیشن لائف اسٹائل شوز،سیلمریٹی ٹاک شوز اور مین الاقوامی مواد شامل ہیں۔

# ہم مصالحہ:

دوران سال ہم مصالحہ71 کی ویں سالگرہ منائی جارہی ہے، جوشیفوں، عملےاور ناظرین کی مشتر کہ کوششوں کا جشن ہے، اوراسے بے ثارگھروں میں سب سے پہندیدہ ۲۴ گھنٹے کا کوئنگ چینل بنانے میں مدولی ہے۔ گذشتہ سال چینل نے تازہ ترکیبیں، پروفیشنل شیفر اور ہیلتھ کسالٹنٹس کے ساتھ نئے کو کنگ اور معلوماتی شوز متعارف کروائے، جس سے بید نیا بھر میں لاکھوں ناظرین کا لپندیدہ چینل بن گیا ہے۔

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سالا نہ مصالحہ فیلی فیسٹیونز نے لا ہوراورکرا چی میں جوش وخروش میں مزیداضا فہ کیا،جس میں لائیوکو کنگ ڈیمانسٹریشنز،میوزیکل پر فارمنسز،ڈانس اورسکنگ مقابلے شامل تھے،اور مداحوں کومشہور شیفز ملاقات کا موقع بھی ملا \_ کاویں سالگرہ کی تقریبات کومزیدیا دگار بنانے کے لیے معروف شخصیات بھی باصلاحیت شیفز کے ساتھ موجود تھیں، جنہوں نے ہم مصالحہ کے لیے ایک یاد گار سنگ میل قائم کیا۔

# ٹین اسپورٹس:

ٹین اسپورٹس ہم نیٹ ورک کے پورٹ فولیو میں تازہ ترین اضافے کے طور پر شامل ہواہے، جو کہ کھیلوں کے شائقین کے وسیع طبقے کے لیے مختلف قتم کے اسپورٹنگ انونٹس پلیش کرتا ہے۔

جمارے حصول کے تحت پہلے ہی سال میں، ٹین اسپورٹس نے عالمی سطح پرسب ہے اہم اسپورٹنگ اپوٹٹس میں سے ایک، آئی سی سیز ٹی ۴۰ ٹورنا منٹ اور ۲۰۲۵ء کی چیمپئز ٹرافی جو پاکستان میں منعقد ہوگی، کی نشریاتی حقوق حاصل کر کے شاندار کامیابی کا ایک نیا معیار قائم کیا ہے۔ یہ تاریخی کامیابی، ایشیا کپ۳۲۰ ہے جیسے ٹی دیگر بڑے کرکٹ اپوٹٹس کے نشریاتی حقوق کے ساتھ، جمارے ناظرین کے لیے بے مثال اسپورٹس کوریج فراہم کرنے کے عزم کواجا گر کرتی ہے۔ اس کے علاوہ ، سال کے دوران ٹین اسپورٹس نے کھیلوں کی پیداوار کو بہتر بنانے اور کھیلوں کے تفریکی تجربے کو تبدیل کرنے کے سفر کی صرف شروعات ہے۔

# د یجیٹل میڈیا ڈویژن:

ہم نیٹ ورک کے ڈیجیٹل میڈیا ڈویژن نے فیس بک، انسٹا گرام، ٹوئٹر، اور یوٹیوب سمیت تمام اہم سوشل میڈیا پلیٹ فارمز پر ہماری مضبوط موجود گی کو برقر ارر کھنے میں بھر پورمخنت کی ہے، میکپنی کی انتہائی توجہ مرکوز اور کامیاب سوشل میڈیا حکمت عملی کا ثبوت ہے۔

اپنی ڈیجیٹل رسائی کو میناء خطے میں مزید بڑھانے کے لیے،ہم نے عربی بولنے والے ناظرین کے لیےہم عربیہ پرمقبول اردوڈ رامہ'' پری زاد'' کی عربی ڈیٹک دوبارہ پیش کی ہے۔ یہ اقدام ثقافتی خلا کوپُر کرنے اور خطے میں ناظرین کےساتھ اپنے تعلق کومضبوط کرنے کامقصد رکھتا ہے۔

براہ راست فروخت (مقامی ویب مشتهرین) ایک اور کاروباری راستدر ہاہے جس میں اس سال نمایاں اضافہ ہواہے کیونکہ ہمارے پاس ڈیجیٹل اسپانسرشپ کے تھلے مواقع ہیں۔

# هم فلمز:

ہم فلمز کے متحرک دائرے میں، جہاں کہانی سنانے کافن سلوراسکرین کے وسیع کینوس پرا بھرتا ہے، ہمارا بنیا دی مقصد آپ کوداستانوں کی ایک مسحورکن دنیا میں لے جانا ہے۔

دوران سال ہم فلمز نے متعدد بلاک بسٹر زفلمیں پیش کیں، جن میں عید پرریلیز ہونے والی' دغاباز دل' شامل ہے، جوایک غیر متوقع محبت کی کہانی ہے جس میں مزاحیہ لمحات بھی شامل ہیں، جبکہ'' نایاب'' ایک حوصلدافزا کہانی ہے جوخوابوں کی پخیل کے بارے میں ہے۔

ہماری فلموں کے ذریعے،ہم ناظرین کومتا ٹر کرنے ،تفزیح فراہم کرنے اور چیلنج کرنے کاارادہ رکھتے ہیں،انہیں نا قابل فراموش سنیما کی مہموں پر نکلنے کے لیے مدعوکرتے ہیں۔

# برائيژل کوچرويک (بي سي د بليو):

دسمبر ۲۳۰۰ و میں متوقعه ۲۱ ویں برائیڈل کو چرویک (بیسی ڈبلیو) نے لا ہورکوشہور ڈیز ائٹرز کی جانب سے پیش کردہ نٹی شادی کی فیشن اور رجحانات کے مظاہرے سے روش کیا۔سالوں کے دوران ، بی سی ڈبلیو پاکستان کے سب سے باوقارفیشن ایونٹ میں تبدیل ہو چکا ہے ، جوملک کے متاز شادی لباس کے ڈیز ائٹرز کے ساتھ صاتھ فلم اور ٹیلی ویڑن کی دنیا کی مشہور شخصیات کی توجہ حاصل کرتا ہے۔

# الواردز:

ہم ٹی وی نے کراچی میں ۲۲ ویں کس اسٹائل ایوارڈز کی میز بانی کی ، جوموسیقی ،فیشن ،اورٹیلی ویژن ڈراموں میں عمد گی کومنانے کے لیے منعقد کیا گیا۔

# تهم وومين ليدرز ايواردز:

فروری ۲<u>۰۲۳ ء می</u>ں،اسلام آباد کا نامور جناح کنونش سینٹر ہم ویمن لیڈرزا یوارڈ ز کے پانچویں ایڈیشن کی رونقوں ہے جگرگا اٹھا۔اس عظیم الشان تقریب میں قومی اور بین الاقوامی سطح پرغیر معمولی خواتین کی کامیا بیوں کا جشن منایا گیا، جنہوں نے سفارت کاری، ہماجی کام تعلیم ،صحت کی دکھر بھال،انسانی حقوق اور صحافت میں شاندار کارکردگی کامظاہرہ کیا۔

یہ ایک پروقار تقریب تھی جس میں کوئی اورنہیں بلکہ خودصدرمملکت ڈاکٹر عارف علوی، پاکستان کی متحرک تفریحی صنعت سے تعلق رکھنے والے قابل ذکر شخصیات اور روثن خیالوں کی موجود گی سے لطف اندوز ہوئے۔ بیا یک ایس شام تھی جس نے خواتین کی حوصلہ افزائی کی اورانہیں بااختیار ہنایا۔

# هيومن ريسورس مينجنك:

نیٹ ورک اپنے انسانی وسائل کوسب سے قیمتی ا ثاثہ کے طور پر دیکھتا ہے اورالیی فضا قائم کرنے کی طرف خصوصی توجہ دیتا ہے جوتر قی ،اعلی کارکر دگی تنظیمی اقداراور کاروباری اخلاقیات پڑل پیراہو۔

# بنیادی اقدار:

ہم نیٹ ورکے لمیٹڈا پنے ملازمین کومعاثی اورا قضا دی خد مات فرا ہم کرنے کیلئے مسلسل کوشاں ہے کیونکہ اس سے انہیں صحت منداور پیشہورانہ طریقہ سے مکمل ہم آ ہنگی میں کام کرنے میں مددملتی ہے۔

اس مقصد کیلئے ہم نیٹ ورک فیملی نے درج ذیل بنیا دی اقد ارقائم کئے ہیں:۔

- ا۔ دیانتداری وایمانداری
  - ۲۔ سب کی عزت کرنا
  - ۳ عہد/لگن/ملکیت
  - ۳\_ محاسبهاورمقاصد
    - ۵۔ شیم ورک
    - ۲۔ تہذیب

ہم تمام اقد امات میں مذکورہ بالا بنیادی اقد ار پر کار بندین اور ہم بیا قرار کرتے ہیں کہ بیانصاف ،معروضیت اورٹیم ورک کے کیچرکوفروغ دینے میں مدد کرتا ہے۔

# بيروني ماحول:

ہماری کمپنی ایک متحرک اور تخت مقابلہ جاتی ماحول میں پروان چڑھر ہی ہے، جہاں ہر کاروباری شعبے میں کھلاڑیوں کے درمیان جدت،مسلسل تبدیلی، اوروسائل کی تقسیم میں نمایاں فرق پایا جاتا ہے۔

ایڈورٹائزنگ انڈسٹری کامنظرنامہ سلسل ترقی پذریے، جس میں چیلنجز بڑھتے جارہے ہیں کیونکہ مشتہرین اپنے سرماییکاری کے منافع کو بڑھانے کے لیے مزید جدید طریقے تلاش کررہے ہیں۔ موجودہ مالی دباؤکے ماحول میں، بیشتر کثیر قومی کمپنیوں نے اپنی ایڈورٹائزنگ کے بجٹ کو شجیدگی ہے کم کیا ہے۔ تاہم، ہمارانیٹ ورک اس قابل ہے کہ نہصرف اس بڑھتے ہوئے مقابلے کے میدان میں کامیا بی حاصل کرے بلکہ اپنے مارکیٹ شیئر کو بھی برقر اردکھ سکے، جو ہماری حکمت عملی کی مہارت اور موافق ہونے کی صلاحیت کا ثبوت ہے۔

# خطرات کی انتظامیه:

ہماری کمپنی اپنے قابل اعتمادرسک مینجمنٹ فریم ورک پرفخر کرتی ہے، جونہ صرف مکمنہ خطرات کی شناخت اوران کا جائزہ لینے کے لیے ڈیزائن کیا گیا ہے بلکہ ترقی کے مواقع کی نشاندہی کرنے کے لیے بھی بنایا گیا ہے۔ پیجامع نظام شفافیت کو بہتر بنانے ، ہمارے کاروباری اہداف کی حفاظت ، اور ہمارے مسابقتی فائدہ کومضبوط بنانے کے لیےاحتیاط سے ڈیزائن کیا گیا ہے۔

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ہماری انڈسٹری کے مسلسل بدلتے ہوئے منظرنا مے میں، ہم نہ صرف اندرونی بلکہ بیرونی اورریگولیٹری خطرات سے نمٹنے کی اہمیت کوشلیم کرتے ہیں۔ ہمارارسک فریم ورک ہماری کمپنی کی وسیع نمائش اور ممکنہ اثر ات کو درست کرنے میں اہم کر دارا داکر تا ہے۔ بیفظ فظراس بات کویقینی بنا تا ہے کہ ہم چیلنجول کو نیویگیٹ کرنے اور ہمارے راستے میں آنے والے مواقع سے فائدہ اٹھانے کے لیے اچھی طرح سے تیار ہیں۔

# انڈسٹری کا خطرہ:

انٹر ٹینمنٹ انڈسٹری سامعین کے بدلتے ہوئے مطالبات اورر جھانات کے ساتھ انتہائی مسابقتی ہے جس سے ملکی اور بین الاقوامی تریفوں کے ساتھ سخت مقابلے کا ماحول پیدا ہوتا ہے جو سامعین کے وقت کے لیے مقابلہ کرتے ہیں۔

سے انٹرنیٹ پلانز، سارٹ فونزاور لیپٹالیس کی بڑھتی ہوئی دستیابی کے ساتھ، ٹیلی ویژن سے ڈیجیٹل میڈیا کی طرف میڈیا اسپانسرز کی بڑھتی ہوئی منتقلی کے ساتھ ساتھ ڈیجیٹل میڈیا سیٹر نے انڈسٹری میں بہت سے منئے آنے والوں کی دلچپی کوئی بلندیوں تک پہنچادیا ہے۔ ڈیجیٹل میدان میں تیزر فارتر قی کے جواب میں، کمپنی نے اس موقع سے زیادہ سے زیادہ فائدہ اٹھانے کے لیے ایک ڈیجیٹل میڈیا حکمت عملی تیار کی ہے۔

# بيروني خطره:

میڈیاانڈسٹری کی اشتہاری آمدنی ملک کی اقتصادی ترقی ہے جڑی ہوئی ہے۔ خراب میکروا کنا مک ماحول کمپنی کی اشتہاری آمدنی پرمنفی اثر ڈال سکتا ہے، جو کہ ہماری آمدنی کا سب سے بڑا حصہ ہے۔

ہمارے ملک کاموجودہ کرنٹ اکاؤنٹ خسارہ (سی اے ڈی) ہے جو پاکستانی اور امریکی کرنسی کے نفاوت اور اتار چڑھاؤ کو بہت زیادہ متاثر کرتا ہے۔ پاکستانی اور امریکی کرنسیوں میں کسی بھی انتہائی اتار چڑھاؤ کا ہماری معیشت پر بہت زیادہ اثر پڑسکتا ہے، اس طرح ہماری کمپنی کی آمدنی اور اخراجات متاثر ہوتے ہیں۔

# و گولیٹری کا خطرہ:

قانون اورضوابط میں کوئی بھی تنبر ملی کمپنی کے لیے آمدنی اور کاروبار کرنے کی لاگت پر مادی اثر ڈال سکتی ہے۔

# كيش فلواور ليكوئيارين:

کمپنی مجموعی لیکویڈیٹی کوپقینی بنانے کے لیے کیش فلو کی مسلسل نگرانی کررہی ہے۔ کمپنی بخت کریڈٹ کنٹرول کوپقینی بنا کراور دوران سال بالواسطہ طور پراخراجات کو کم کر کے اپنے آپریٹنگ کیش فلوکومنظم کرنے میں کامیاب رہی۔ کمپنی نے کسی بھی ممکنہ بچت یامعاثی استحکام کے طریقہ کار کے مواقع سے فائدہ اٹھانے کے لیےانٹریسٹ اورزرمبادلہ کے ریٹس کی نگرانی جاری رکھی۔

# ای ایس جی معیارات اورساجی ذمه داری:

بورڈ ہماری کمپنی کی ساجی ذمہ داریوں (سی ایس آر)اورروز مرہ کاروباری سرگرمیوں میں مشتحکم ای ایس جی (ماحولیاتی، ساجی،اورحکومتی) طریقوں کے انضام کے لیے پُرعزم ہے۔

ہمیں یقین ہے کہ پائیدارکاروباری طریقے ہمارےاسٹیک ہولڈرز کے لیےطویل مدتی قیمت پیدا کرنے کے لیےضروری ہیں۔ ہمارے ماحولیاتی اقدامات کا مقصدوسائل کے استعال کو بہتر بنانا اور ذمہداری سے فضلے کا انتظام کرنا ہے۔ ساجی طور پر، ہم ملاز مین کی فلاح و بہبود، تنوع ، اور کمیونٹی کے ساتھ تعلقات کوتر جج دیتے ہیں۔ ہماری حکمرانی کا اسٹر کچر شفافیت، جوابد ہی ، اور اخلاقی کاروباری عمل کویقٹی بنانے کے لیے تیار کیا گیا ہے۔

ہماری ساجی ذمہ داری (سی ایس آر) کے اقدامات کے تحت، ہم نیٹ ورک نے ہرسال کے خالص منافع کا ایک بڑا حصہ معذور بچوں کی تعلیم کے لیے تخص کرنے کا عزم کیا ہے۔ دی گئیں عطیات کو کراچی کے مختلف اسکولوں کی مدد کیلئے استعال کیا جارہا ہے جنہیں مومنہ اور درید فاؤنڈیشن نے پسماندہ بچوں کومعیاری تعلیم فراہم کرنے کیلئے اپنایا ہے۔ یہ ایک طویل مدتی منصوبہ ہے، جس میں تجدیدات اور تعلیمی بہتریوں کو مختلف مراحل میں نافذ کیا جارہا ہے۔اس منصوبے کے پہلے مرحلے میں، ڈی ایم ہی سینٹرل کے تحت آنے والے سرکاری اسکولوں کو عوامی، نجی شراکت داری کی پہل کے ذریعے اپنایا گیا ہے۔ یہ اسکول پہلے شدید خراب حالت میں تھے، جنہیں فنڈنگ اور توجہ کی کمی کی وجہ سے بنیادی سہولیات، جیسے کہ ٹو انکلٹس، ناکارہ سیور تج مسسٹمز، پھتوں میں دراڑیں، نکاسی کا نظام، رنگ کی چنائی، نامناسب فرنیچر، اور پرانے تدریسی طریقے غائب تھے۔

ان مسائل کے لیے جامع تجدیدات کا آغاز کیا گیاہے،جس میں بنیادی اسٹر کچرکواپ گریڈ کرنا، بنیادی سہولیات فراہم کرنا،اورا یک جدید تعلیمی نظام متعارف کروانا شامل ہے۔معیاری تعلیم کوفینی بنانے کے لیے،اہل نجی اسا تذہ کی خدمات حاصل کی گئی ہیں اورموجودہ عملے کوجدیدیڈر لیں طریقوں کی تربیت فراہم کی گئی ہے،تا کہ انہیں نجی اسکولوں کے برابرمسابقتی سطح پرلایا جاسکے۔

اب تک، ہم نے تین اسکولوں کی کامیابی کے ساتھ تحجدید کی ہے، جہاں نیا تعلیمی نظام کممل طور پر فعال ہے۔مزید کئی اسکولوں کی تکمیل کامنصوبہ ہے،جن پر کام جاری ہے اور بیا گلی تعلیمی سیشن کے آغاز تک کممل ہوجائیں گے۔

جماری سالا نہ تی الیں آرسر گرمی کے تحت ، انچ این ایل نے فاطمی فاؤنڈیشن کے ساتھ مل کرایک خون کے عطیہ کی مہم کا انعقاد کیا۔ پیمہم بڑی کا میاب ثابت ہوئی ، اور ہم خاندان کے افراد نے اس ایونٹ میں فعال طور پرشرکت کی۔

# جنسی تنوع اور مساوات:

ہم نیٹ ورک کمیٹیڈ جنسی تنوع اور مساوات کے گیر کوفروغ دینے کے لیے پُرعزم ہے۔ہمیں یقین ہے کہ متنوع ورک فورس جدت بخلیقی صلاحیت ، اور مجموعی کامیابی کے لیے ضروری ہے۔ہم مساوی مواقع فراہم کر کے اور ایک جامع ماحول کخلیق کر کے ،تمام ملاز مین کو بااختیار بنانا چاہتے ہیں اورا پئی کمپنی کو آج کے مسابقتی عالمی مارکیٹ میں طویل بدتی ترقی کے لیے تیار کرنا چاہتے ہیں۔موجودہ بورڈ، جس میں تین خواتین کے اداکین شامل ہیں ،ہماری کمپنی کے جنسی تنوع اور شمولیت کے عزم کی عکاسی کرتا ہے۔

# ملاز مین کی تربیت اور ترقی:

ہماری سالانتشخیصی مشق کے جھے کے طور پر ، ہر ملازم کا انفرادی بنیادوں پر جائزہ اور مشاورت کی جاتی ہے۔تربیتی سیشنز کا تعین ضروریات کی بنیاد پر کیا جاتا ہے جوملاز مین کے لیےترقی کے مواقع پیدا کرتا ہے اور ہمیں انتہائی حوصلہ افزاءاورتربیت یافتہ وسائل فراہم کرتا ہے۔

# كار بوريك بريفنگ سيشن:

ہم نیٹ ورک کمیٹرٹ نے 19 اکتوبر ۲۰۲۳ و کو مالی سال ۲۰۲۲ء سے کے کامیابی کے ساتھ اپنا کارپوریٹ بریفنگ سیشن (سی بی ایس) منعقد کیا۔اس بیشن کا مقصد اسٹیک ہولڈرز کو ہماری کمپنی کی کارکردگی اور حکمت عملی کی سمت کے بارے میں تفصیلی معلومات فراہم کرنا تھا۔ کمپنی کے سی ای اواورسی ایف او نے پیشکش کی قیادت کی ،جس میں ہمارے مالی نتائج ،اہم کامیابیاں ،اور مستقبل کے مقاصد پر گہری بصیرت فراہم کی گئی۔ یہ ایونٹ دوطر فید مکالمے کے لیے ایک اہم پلیٹ فارم فراہم کرتا ہے ،جس سے مضبوط سرمایہ کارتعاقات کوفروغ ماتا ہے۔

# دوران سال بورد كاستينس:

بورڈی میعاد ۲۲ اگست ۲۰۲۰ء کوختم ہوئی اور نے انتخابات اگست ۲۰۲۰ء میں ہونے تھے۔ چونکہ اہل امیدواروں کی تعداد است ۲۰ اگست ۲۰۲۰ء کو نے انتخابات اگست ۲۰ اگست ۱۹۰۰ء کو نے انتخابات کرانے کا اعلان کیا۔ نااہل امیدواروں کی جانب سے ڈائر کیٹرز کے ذکورہ انتخاب پرسوال اٹھایا گیا۔ چنا نچہ منتخب ڈائر کیٹرز نے بھی مقدمہ دائر کیا۔ معزز سندھ ہائیکورٹ نے آرڈرمورخہ ۲۰۲۱ / ۱۲۰۲۷ء کے ذریعے کمیٹنی کو ہدایت کی کہ مقدمہ نمبر ۲۰۲۰ / ۲۰۲۸ میں سنگل جج کے تی ایم اے نمبر ۲۰۲۰ / ۲۰۲۸ کے حتی فیصلے کے تحت ۲۲ اگست ۲۰۲۰ء کو ہونے والے انتخاب ملتو کی اورشیڈول کیے جائیں۔ عدالت کے حتی فیصلے کا انتظار ہے۔

تاہم،الیسای سی پی کی جانب سے وضاحت کے بعداور فہ کورہ وضاحت کومحتر مہائی کورٹ آف سندھ کے پاس ریکارڈ پرر کھنے کے بعد بمپنی نے اپنے قانونی فرائض انجام دینے کے لیے گذشتہ بورڈ کے ساتھ کام جاری رکھا، یہاں تک کہ معزز عدالت کا حتمی فیصلہ آ جائے اوران کے جانثینوں کی تقرری ہوجائے۔

# مستقبل كي حكمت عملي اور چيلنجز:

ا یک مشکل اقتصادی منظرنا ہے کے باوجود، جس میں کمزورسرگرمی ہخت پالیسیاں ،اور مسلسل مہنگائی شامل ہیں ، پاکستان استحکام اور بتدرتج بحالی کے آثار دکھار ہاہے۔ اگر چہ ملک ابھی بھی جاری خطرات، بشمول قرضوں کی ادائیگی اور مکنہ کرنی کی اتار چڑھاؤ کا سامنا کرر ہاہے ،لیکن حکومت کی آئی ایم ایف کی حمایت حاصل کرنے اور اقتصادی پابندیوں کونرم کرنے کی کوششیں مستقبل کی ترقی کے لیے مثبت اشارے ہیں۔

موجودہ مارکیٹ کے حالات کے جواب میں، ہماری کمپنی نے مالی استحکام اور ترقی کو بڑھانے کے لیے ایک جامع حکمت عملی پڑمل درآ مدکیا ہے۔ اس میں آمدنی کے ذرائع کومتنوع بنانا ،عملیاتی اخراجات کو بہتر بنانا ، اور نئے فروخت کے مواقع کا پُر جوش تعاقب کرنا شامل ہے۔ ٹین اسپورٹس کا کامیاب حصول ہمارے مارکیٹ کی رسائی کونمایاں طور پر بڑھانے اور ہماری مجموعی کارکردگی میں اضافہ کرنے میں مددگار ثابت ہوا ہے۔

ٹین اسپورٹس، جوایک نمایاں کھیلوں کانشریاتی چینل ہے، اہم کاروباری مواقع سے فائدہ اٹھانے کے لیے بڑے نشریاتی اور میڈیاحقوق حاصل کرنے پرکام کررہا ہے۔ ان میں آئی ہی ہی اپوٹٹس اور چیمپئز بڑا فی ۲۰۲۵ء کے لیے ۲ سالہ کورٹ معاہدہ، پاکستان کرکٹ بورڈ (پی می بی ) کے ساتھ دوطر فہ گھریلوسیریز کے لیے ڈھائی سالہ میڈیاحقوق کا معاہدہ، کرکٹ آسٹریلیا کے ٹیلی ویڑن میڈیاحقوق کی میا تھوت کے لیے کہا سطح کے اعدادو شار پر اہم اثر ڈالیس گے۔ مزید بر آس، بیادارہ دیگر کھیلوں سے متعلق مواقع میں اپنی رسائی کو بڑھانے کے لیے پُرعزم ہے۔

ہماری انٹر ٹینمٹ انڈسٹری ایک گہرتے تول سے گزررہی ہے جوڈ بجیٹل میڈیا اوراوٹی ٹی اسٹریمنگ کی بدولت ہے۔ ہمیں یقین ہے کہ ان انجرتی ہوئی ٹیکنا لوجیز کواپنا نامستقبل کی کامیابی کے لیے ضروری ہے۔ ہماری حکمت عملی کے فقطہ نظر کے تحت ، ڈیجیٹل پلیٹ فارمز کی صلاحیت سے بھر پوراستفادہ کرنا ناظرین کی ترقی پذیر ضروریات اورا ندسٹری کے رجحانات کے ساتھ ہم آ ہنگ ہے۔

پاکستان میں ڈیجیٹل میڈیا کی اہم ترقی کومدنظرر کھتے ہوئے،ہم ٹی وی نے عربی بولنے والی مارکیٹ میں اپنی رسانی کو حکمت عملی کے طور پر بڑھایا ہے۔حال ہی میں''ہم عربیہ''، پاکستان کے پہلے عربی ڈب شدہ یوٹیوب چینل کا آغاز ہماری عالمی ناظرین کے ساتھ رابطہ قائم کرنے اور دلچیپ مواد کے ذریعے ثقافتی تباد لےکوفروغ دینے کے عزم کی عکاس کرتا ہے۔

ہم نیٹ ورک کا ور ثدایک ممتاز تفریخی فراہم کنندہ کے طور پرعمد گی اور جدت کی بنیاد پر قائم ہے۔ہم اپنے ناظرین اوراسٹیک ہولڈرز کی تو قعات سے بڑھ کر بہترین کونٹینٹ فراہم کرنے کے لیے پُرعز م ہیں۔ہارے مضبوط برانڈ پورٹ فولیواور سنے کونٹینٹ کی سلسل تر تی ہمیں آنے والے سالوں میں پائیدار تر تی اور بڑھتی ہوئی منافع کے لیے تیار کرتا ہے۔

# كريدك كاريتنك:

پاکستان کریڈٹ ریٹنگ ایجنسی کمیٹڈ (پکیرا) نے طویل مدتی اور مختصر مدتی ریٹنگ برائے ایچ این ایل اے + اوراے ون مرتب کی ہے، یہ درجہ بندیاں کریڈٹ کے خطرے کی کم توقع اور مارکیٹ میں نیٹ ورک کی مضبوط پوزیش کوظا ہر کرتی ہیں۔

# بورد کی تشکیل اور معاوضے:

بورڈ کی تشکیل اور بورڈ کمیٹیوں کے ممبران کے نام ہی تی جی ساتھ تھیل کے بیان میں دیئے جا سکتے ہیں۔

مزید برآل، بورڈ آف ڈائر کیٹرز کے پاسکیپنیزا کیٹ <u>حان اور لیٹر کینیز</u> (کوڈ آف کارپوریٹ گونٹس)ریگولیشن<mark>ز ۱۱</mark>۶۹ء کے مطابق اپنے ڈائر کیٹرز کے معاوضے کے لیے با قاعدہ پالیسی اور شفاف طریقہ کارموجود ہے۔

# شيئر ہولڈنگ کا پیٹرن:

۳۰ جون ۲۰۲۲ تک تیسر ہولڈنگ کا پیٹرن سالا نہریورٹ کے ساتھ نسلک ہے۔

# ڈائر کیٹرزی میٹنگ:

دوران سال بوردٌ آف دُائرَ يكثرز كي چار (۴)،آ دُٹ كميٹى كى چار (۴)اور ہيومن ريسورس اورريميو نريش كميٹى كى دو(۲)ميٹنگ منعقد نہيں ہوئيں۔

# ہر ڈائر یکٹرز کی شرکت درج ذیل ہے:

ہیومن ریسورس اور ریمیونریش	آ ڈٹ میٹی کی شرکت	بوردْ آف دُائرَ يَكْمُرزَ كَيْ شَرَكت	ڈائر بیٹرز کے نام
		۴	جناب مظهرالحق صديقي
٢		pu	مسلطانه صديقي
۲	۴	۴	جناب <i>سہی</i> ل انصر
1	٢	٢	مسزمهتاب اكبرراشدي
	1	۲	جناب شنیر قر <sup>ی</sup> ثی
		p.c.	محتر مد خوش بخت سجاعت
	p.c.	p.c.	لیفشنٹ جزل(ریٹائزڈ) آصف پاسین ملک
٢		p.c.	جناب در پ <b>د</b> قریثی
		· ·	محمدا بوب پونس آ دهی

# آ ڈیٹرز:

موجودہ آڈیٹرزمیسرزای وائی فورڈرھوڈ زیارٹرڈا کا ویٹینٹس جو کہ ریٹائر ہوئے ہیں ممکن ہے کہ اس سال۲۰۲۲ء کے لئے ان کا دوبارہ تقرر کیا جائے۔

# نظم وضبط اور مالياتی رپورٹنگ کا فريم ورک:

- 🖈 تھینی کی انتظامیہ کی جانب سے تیار کر دہ مالیاتی گوشوار کے کمپنی کے حالات،اس کے آپریشنز کے نتائج ،کیش فلواورا یکوٹی میں تبدیلی کی شفاف عکاس کرتے ہیں۔
  - کمپنی کے کھاتے مناسبطریقہ سے رکھے جارہے ہیں۔
- تمام کاروباری سرگرمیوں میں متعلقہ فریقوں کے ساتھ ہونے والی تمام لین دین انتج این ایل کی متعلقہ فریق پالیسی کے مطابق ،عام تجارتی شرائط وضوابط کے ساتھ ایک دوسرے کے قریب کی قیمتوں پر کی جاتی ہیں کمپنی نے مالیاتی بیانات میں ظاہر کردہ لین دین کے علاوہ کوئی اور متعلقہ فریق لین دین نہیں کیا ہے۔
  - 🖈 مناسب ا کاؤنٹنگ یالیسیوں کے شلسل کو مالیاتی گوشوار نے کی تیاری میں لا گوکیا گیا ہے۔ا کاؤنٹنگ کے انداز نے ماہرانہ اورمختاط فیصلوں پر بینی ہوتے ہیں۔
    - 🖈 مالیاتی گوشوار کے تیاری میں مین الاقوامی مالیاتی رپورٹنگ معیارات، جو کہ پاکستان میں نافذ العمل ہیں،ان کی پیروی کی گئی ہے۔
      - 🖈 گذشتہ چے سال کے لیے اہم آپریٹنگ اور مالیاتی ڈیٹا منسلک ہے۔
- کے سینی کی جانب ہے آپریٹ کئے جانے والے پروویڈنٹ فنڈ کی سرمایہ کاری کی قیمت ۳۰ جون ۲<u>۰۲۳ ت</u>اء (غیر آڈٹ شدہ) کے مطابق مبلغ ۱۱۸،۵۵۸،۱۸۰۸ روپے ہے جو کہ ۳۰ جون ۳۳ میر (آڈٹ شدہ) کومبلغ ۴۰۸،۰۵۲،۱۹۰ روپے تھی۔
  - 🖈 انٹرنل کنٹرول کے نظام مضبوط ہیں اوراس کی موثر طریقے سے عملدر آید اورنگرانی کی جاتی ہے۔
    - کے والے سالوں میں کمپنی کی کاروباری تسلسل برکوئی قابل ذکر شکوک وشبہائے نہیں ہیں۔
  - 🛣 نظم ونتق کے حوالے سے تمپنی میں کار پوریٹ گورنس کو کمل طور پر نا فذکیا ہے جو کہ اسٹنگ ریگولیشن میں درج ہے اوراس سے کوئی انحراف نہیں کیا گیا ہے۔
    - المرانسفر پرائسنگ کے بہترین طریقہ کارہے کوئی انحراف نہیں کیا گیا ہے۔
      - واجب الاداشكسزاورليويز مالياتى بيانات كے نوٹس ميں دى گئى ہيں۔
    - 🚓 چیف ایگزیکیٹیو آفیسرز، ڈائریکٹرز، چیف فنانشل آفیسراور کمپنی سیکریٹری،ان کی بیگات اور بچوں کی شیئر زمیں تجارت درج ذیل ہے:

ٹرانسفر	حصول	
	19: ***: ***	چىف ا ئىزىكىئيوآ فىسر ـ درپدقرىتى
	15,517,000	ڈائر <i>یکٹر محتر</i> مہ سلطانہ صدیقی
		سی ایف او و کمپنی سیکریٹری
		بيگهات اور پچ

# ڈویڈنٹ اور مناسبت:

۳۰ جون۲۲۰ علی کونتم ہونے والے مالی سال کے دوران ، کمپنی نے کسی بھی کیش ڈیویڈنڈ کا اعلان نہیں کیا۔

بورڈ سب سے بڑا انٹرٹینمنٹ آرگنائزیشن بننے کے اپنے نظریہ کو حاصل کرنے کے ساتھ ساتھ بورڈ کی ترقی کے منصوبوں کوعملی جامہ پہنانے کیلئے کمپنی کے پاس دستیاب فنڈ زکو مدنظر رکھتے ہوئے شیئر ہولڈرزک حتمی ادائیگی کی تجویز نہیں دے رہاتا کہ اس ترقی کو آمدنی اور آپریشنز میں استعال کیا جاسکے۔

بورڈ آف ڈائر یکٹرز کی جانب سے

كراجي؛ مورخه ١٧ أكتوبر ٢٠٢٠٠ء

مظهرالحق صديقى چيئر مين وڈائر يکٹر

در پدقریثی چیف ایگزیکیٹیو آفیسر

# Report Of The Directors On Consolidated Financial Statements

On behalf of the Board of Directors, we are pleased to submit the Annual Consolidated Financial Statements along with the Auditor's Report thereon for the year ended June 30, 2024.

The consolidated financial statements comprise of group companies consisting of;

Company	Region	Relationship	Shareholding %
Skyline Publications (Private) Limited	Pakistan	Subsidiary	100%
HUM TV Inc.	USA	Subsidiary	100%
HUM Network FZ LLC	Dubai	Subsidiary	100%
HUM Network UK Limited	United Kingdom	Subsidiary	100%
HUMM Co. (Private) Limited	Pakistan	Subsidiary	100%
HUM Mart (Private) Limited	Pakistan	Subsidiary	70%
Tower Sports (Private) Limited	Pakistan	Subsidiary	100%
Sphere Ventures (Private) Limited	Pakistan	Subsidiary	100%
TS3 FZ LLC	Dubai	Indirect Subsidiary	100%

For the financial year ended June 30, 2024 the group recorded revenue of Rs. 12,348 million (June 30, 2023: Rs. 7,568 million) and profit after tax of Rs. 2,950 million (June 30, 2023: Rs. 1,918 million). The results translate into earnings per share of Rs. 2.60 (FY 2023 – restated: Rs. 1.72).

The Directors' Report on HUM Network Limited for the year ended June 30, 2024 has been separately presented in the annual report.

October 04, 2024 Karachi

DURAID QURESHI Chief Executive MAZHAR-UL-HAQ SIDDIQUI Chairman & Director

# مجموعی مالیاتی گوشواروں پرڈائر یکٹرز کی رپورٹ

بورڈ آف ڈائر کیٹرز کی جانب سے میں مالیاتی سال ۳۰ جون ۲۰۲۴ء کے لئے سالا نہ مجموعی مالیاتی گوشوارے بمع آڈیٹرزرپورٹ پیش کررہا ہوں۔

# گروپ درج ذیل پرشتمل ہے:

شيئر ہولڈنگ فیصد	رشته	خطه	سميني
** أ فيصد	ذ یلی اداره	پاکستان	اسکائے لائن پہلیکیشنز (پرائیویٹ) کمیٹڈ
** فيصد	ذ <u>ملی</u> اداره	بو_الیس_اے	ہم ٹی وی ا نکار پور <sup>ی</sup> ش
** فيصد	ذیلی اداره	د بئ	ہم نیٹ درک ایف زیڈ ، ایل ایل ہی
** فيصد	ذیلی اداره	بونا بَيْتُدُ كُنَّكُتُهُم	ہم نبیٹ درک یو کے لمیشڈ
** فيصد	ذیلی اداره	پاکستان	ہم کمپنی (برائیویٹ) کمیشڈ
<b></b>	ذیلی اداره	پاکستان	ہم مارٹ (برائیویٹ) کمیشڈ
** فيصد	ذ <u>ملی</u> اداره	پاکستان	ٹاوراسپیورٹس( پرائیویٹ ) کمیٹیڈ
**افیصد	ذی <u>لی</u> اداره	پاکستان	اسفیئر وینچرز(پرائیویٹ)لمیشڈ
کوئی نہیں	بالواسطه ذيلي اداره	ر بئ	ٹی الیں ۱۰ ایف زیڈ ،امل امل می

مالیاتی سال ۳۰ جون۲۰۲۰ء میں گروپ نے مبلغ ۱،۹۱۸ ۱٬۳۳۸ ملین روپے منافع (۳۰ جون۲۰۲۰ء:۵۲۸ ملین روپ) اور بعداز ٹیکس مبلغ ۲۹۵۰ ملین روپ (۳۰ جون۱،۹۱۸ ملین روپ) منافع حاصل کیا۔ بینتانگی آمدنی ۲۰۲۰ روپے فی شیئر (مالیاتی سال ۲۰۲۳ء: ۲۰۷۱ روپے) کے محت ترتیب دیئے گئے ہیں۔

> ہم نیٹ ورک کمیٹر پر مالیاتی سال ۳۰ جون ۲۲۲٪ ء کی ڈائر یکٹرر پورٹ سالاندر پورٹ میں علیحدہ سے پیش کی گئی ہے۔ مورخہ ۴ اکتوبر ۲۲۲٪ء کراچی

مظهرالحق صديقي چيئر مين و دائر يکٹر

در پدفرینی حذی گذیکیشهٔ آفیه

# Code of ethics & business practices

#### 1. Introduction

- 1.1 The provisions of this Code as set forth are mandatory, and full compliance is expected under all circumstances. The Code affirms the Company's commitment to uphold high moral and ethical standards and specifies the basic norms of behavior for those who are involved in representing the Company i.e. every director or every employee or other person(s) associated or working with the Company (hereinafter collectively referred to as "Members or We or Us or Our").
- 1.2 Failure to comply with the Code can result in consequences for both the individual and the Company. The Company can impose appropriate discipline which may include discharge for violations of the Code. Furthermore, conduct that violates the Code may also violate federal or provincial law and could subject both the Company and the individual to prosecutions and legal sanctions.
- 1.3 All members are responsible for complying with the Code. Any director or employee who becomes aware of a violation or possible violation of the Code must report that information immediately to his/her superior or a senior officer of the Company or the audit committee of the Board of Directors. It is a violation of the Code to discriminate or retaliate against any person for reporting such information.

# 2. Build Trust and Credibility

2.1 The success of our business is dependent on the trust and confidence we earn from our employees, directors and shareholders. We gain credibility by adhering to our commitments, displaying honesty and integrity and reaching Company goals solely through honorable conduct. It is easy to say what we must do, but the proof is in our actions. Ultimately, we will be judged on what we do.

# 3. Compliance with the Law

- 3.1 Company's commitment to integrity begins with complying with laws, rules and regulations where we do business. Further, each of us must have an understanding of the company policies, laws, rules and regulations that apply to our specific roles. If we are unsure of whether a contemplated action is permitted by law or Company policy or in case of any other ambiguity, we should seek the advice from the HR Department/HR & R Committee/ Company's Legal Counsel/ Audit Committee as the case may be. We are responsible for preventing violations of law and for reporting to the appropriate person(s) if we see possible violations.
- 3.2 Many of the Company's activities are subject to complex and changing laws. Ignorance of the law is not a defense. Accordingly, Members must diligently ensure that they are aware of, and that their conduct cannot be interpreted as being in contravention of laws governing the affairs of the Company.

# 4. Confidential and Proprietary Information

- 4.1 Integral to the Company's business success is our protection of confidential company information, as well as nonpublic information entrusted to us by employees, customers and other business partners. Confidential and proprietary information includes such things as pricing and financial data, customer names/addresses or nonpublic information about other companies, including current or potential supplier and vendors. We will not disclose confidential and nonpublic information without a valid business purpose and proper authorization.
- 4.2 Certain records, reports, papers, processes, plans and methods of the Company or to which the Company has been permitted access are considered to be secret and confidential by the Company or the party who has permitted access thereto, and employees and Directors are prohibited from revealing information concerning such matters without proper authorization.
- 4.3 Directors, individuals, clients, agencies, investors and the public should have information about the Company as is necessary for them adequately to judge the Company and its activities. The Company believes that full and complete reporting to governmental agencies and the provision of information to the public as required constitutes a responsible and workable approach to disclosure. However, the Company except as required by law, will not disclose information important to its competitive effectiveness or which might violate the private rights of individuals, enterprises or institutions. Employee and Directors are therefore prohibited from discussing or disclosing any secret or confidential information about the Company or in the possession of the Company unless such disclosure has been authorized by the Board of Directors and /or as required by the law.

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- 4.4 All member shall comply with Company's policies and procedures relating to the retention and orderly destruction of the Company's documents.
- 4.5 It is important that we respect the proprietary rights of others. We will not acquire or seek to acquire improper means of a competitor's trade secrets or other proprietary or confidential information. We will not engage in unauthorized use, copying, distribution or alteration of software or other intellectual property.

# 5. Use of Company Resources/Property

- 5.1 The employees and directors will always maintain in good condition Company property/resources, which may be entrusted to them for official use during the course of employment and shall return all such property to the Company prior to relinquishment of her/his charge, failing which the cost of the same will be recovered by the Company.
- 5.2 Company resources, including but not limited to the materials, assets (moveable or immoveable), intellectual property, equipment, electronic devices, telephones, fax machines, emails, WhatsApp, mobile/cell phones, mobile sims, computers, laptops, internet connections/devices, social media accounts, digital platforms, data and information etc. ("Company Property") are provided for company business use only and no personal use is permissible.
- 5.3 All employees and those who represent the Company are trusted to behave responsibly and use good judgment to conserve company resources and properties. Head of the departments (HOD) are responsible for the resources assigned to their departments and are empowered to resolve issues concerning their proper use.
- 5.4 No employee shall be allowed or permitted to use Company Property in the conduct of an outside business or in support of any religious, political or other outside daily activity, except for company-requested support to nonprofit organizations. Company will not solicit contributions nor distribute non-work-related materials.
- 5.5 In order to protect the interests of the Company and/or other employees or associated person or undertakings, the Company reserves the right to monitor or review all data and information contained on an employee's company-issued computer or electronic device, the use of the Internet or Company's intranet. Company will not tolerate the use of Company Property or other resources to create, access, store, print, solicit or send any materials that are harassing, threatening, abusive, sexually explicit or otherwise offensive or inappropriate in any manner whatsoever.

# 6. Create a Culture of Open and Honest Communication

- 6.1 At the Company everyone should feel comfortable to speak his or her mind, particularly with respect to ethics concerns. Head of departments have a responsibility to create an open and supportive environment where employees feel comfortable raising such questions. We all benefit tremendously when employees exercise their power to prevent mistakes or wrongdoing by asking the right questions at the right times.
- 6.2 Employees are encouraged, in the first instance, to address such issues with their managers/superior, as most problems can be resolved swiftly at this stage. If for any reason that is not possible or if an employee is not comfortable raising the issue with his or her manager/HOD, HR does operate with an open-door policy.

### 7. Gifts and Entertainment

- 7.1 Members shall not on behalf of the Company, furnish directly or indirectly, expensive gifts or provide excessive entertainment or benefits to other persons.
- 7.2 Members whose duties permit them to do so, may furnish modest gifts, favors and entertainment to persons other than public officials, provided all of the following criteria are met:
- (a) The gifts are not in form of cash, bonds or other negotiable securities and are of limited value so as not to be capable of being interpreted as a bribe, payoff or other improper payment;
- (b) they are made as a matter of general and accepted business practice and does not constitute unfair business inducements that would violate law, regulation or policies of the Company;
- (c) they do not contravene any laws and are made in accordance with generally accepted ethical practices; and
- (d) if subsequently disclosed to the public, their provision would not in any way embarrass the Company or the recipients or reflect negatively on Company's reputation

For example, reasonable expenses of the entertainment of current or prospective business associates or customers are permissible by employees whose duties embrace the providing of such entertainment, provided prior approval from the CEO are obtained and proper accounting is made.

7.3 Members who award contracts or who can influence the allocation of business, who create specifications that result in the placement of business or who participate in negotiation of contracts must be particularly careful to avoid actions that create the appearance of favoritism or that may adversely affect the Company's reputation for impartiality and fair dealing. The prudent course is to refuse a courtesy from a vendor when Company is involved in choosing or reconfirming a supplier or under circumstances that would create an impression that offering courtesies is the way to obtain Company business.

#### 8. Public Officials

- 8.1 All dealings between employees or directors of the Company and public officials should be transparent.
- 8.2 Even the appearance of impropriety in dealing with public officials is improper and unacceptable. Any participation directly or indirectly, in any bribes, kickbacks, illegal gratuities indirect contributions or similar payments is expressly forbidden, whether or not they might further the business interest of the Company. Maintenance of a high standard of integrity is of the utmost importance to the Company.
- 8.3 Since the furnishing, on behalf of the Company, of even an inexpensive gift or a modest entertainment or benefit to a public official may be open to the interpretation that it was furnished illegally to secure the use of his/her influence as public official, no such gift, entertainment or benefit may be furnished by an employee or director.

#### 9. Political Contributions

- 9.1 The use of the Company's funds, goods or services as contributions to political parties, candidates or campaigns is specifically forbidden.
- 9.2 Contributions include money or anything having value, such as loans, services, entertainment, trips and the use of the Company's facilities or assets.

#### 10. Personal Gain

- 10.1 Directors or employees shall not use their status to obtain personal gain from those doing or seeking to do business with the Company.
- 10.2 Except as hereinafter provided, employees and directors should neither seek nor accept gifts, payments, services, fees, special valuable privileges, pleasure or vacation trips or accommodations or loans from any persons (except, in the case of loans, from persons in the business of lending and then only on conventional terms) or from any organization or group that does or is seeking to do business with the Company or any of its affiliates, or from a competitor of the Company or any of its affiliates. However, employees and directors may accept modest gifts, favors or entertainment up to the maximum limits prescribed by the Board of Directors of the Company from time to time provided that doing so is consistent with the tests relating to the furnishing of gifts set forth in section-7.

#### 11. Conflicts of Interest

- 11.1 Members should avoid situations in which their personal interest's conflict or might conflict with their responsibilities towards the Company. All such conflicts must be fully disclosed to the employee's superior or in the case of directors, to the audit committee of the Board of directors.
- 11.2 Members should seek to avoid acquiring any interest or participation in any activities that would tend to:
- a. Deprive the Company of the time or attention required to perform their duties properly; or
- b. Create an obligation or distraction which would affect their judgment or ability to act solely in the Company's best interest.
- 11.3 All members are required to disclose in writing to their supervisors or to the Audit Committee of the Board of Directors all business, commercial or financial interests or activities where such interests or activities might reasonably be regarded as creating an actual or potential conflict with their duties to the Company. Every employee of the Company who is charged with executive, managerial or supervisory responsibility and every Director is required to see that actions taken and decision made within his/her jurisdiction are free from the influence of any interests that might reasonably be regarded as conflicting with those of the Company.

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- 11.4 If personal financial benefit is improperly gained by an employee or director, directly or indirectly, or through a spouse or child or a relative sharing the same residence as the employee or director, as a result of his / her employment or position with the Company or by the use or misuse of the Company's property or of information that is confidential to the Company's business, then the employee or director must account to the Company for any benefit received. Member must do more than merely act within the law. They must act in such a manner that their conduct will bear the closest scrutiny should circumstance demand that it be examined. Not only actual conflicts of interest but the very appearance of conflict should be avoided.
- 11.5 Determining whether a conflict of interest exists is not always easy to do. Member with a conflict-of-interest question should seek advice from management. Before engaging in any activity, transaction or relationship that might give rise to a conflict of interest, employees must seek review from their managers or the HR department/ Company's Legal Counsel/Audit Committee.

#### 12. Inside Information

- 12.1 Members shall not use for their own financial gain or disclose for the use of others, inside information obtained as a result of their position within the Company.
- 12.2 Members may find themselves in violation of the applicable securities laws if they misuse information not generally known to the public and either trade or induce others to trade in the stock of the Company or in the stock of another Company. Specific confidential information would include but not limited to financial information, information concerning acquisitions or dispositions of properties and proposed acquisition or mergers with other companies.
- 12.3 Confidential, price-sensitive information may only be acted on or passed on if the transfer of information is necessary for legitimate business reasons ("Need to Know-Principal") or unless it is required by the law. Anyone who has such information may not recommend or initiate transactions with respect to any securities or other financial instruments the price of which may be affected by such information. The Company must be informed immediately if a member has reason to believe information is being or has been shared that violates insider trading regulations.

#### 13. Client Information and Advice

13.1 Members must not seek to mislead the market or clients in any manner. When working with a client, appropriate care shall be taken that the client receives information which is necessary for a reasonable decision by the client. This includes information and advice given. Members shall not provide advice and/or recommendations regarding any service in which they are not appropriately authorized.

# 14. Authorization and Recording of Transactions and safekeeping of Assets

- 14.1 The Company's books and records must reflect, in an accurate, fair and timely manner, the transactions and disposition of assets of the Company. Member responsible for the Company's books and records must ensure that this occurs.
- 14.2 All transactions must be authorized and executed in accordance with the instructions of management and the Board of Directors. They must be recorded so as to permit the accurate preparation of financial statements in conformity with generally accepted accounting principles and other generally accepted laws applicable to such statements and to maintain accountability for assets.
- 14.3 Access to assets is permitted only in accordance with the authorization of management.
- 14.4 The use of Company funds or assets for any unlawful or improper purpose is strictly prohibited and those responsible for the accounting and record keeping functions are expected to be vigilant in ensuring enforcement of this prohibition. The recorded accountability for assets will be compared with the existing assets at reasonable intervals and appropriate action will be taken with respect to any differences.
- 14.5 We must not improperly influence, manipulate or mislead any authorized audit, nor interfere with any auditor engaged to perform an internal independent audit of Company books, records, processes or internal controls.
- 14.6 Safeguarding the company's assets is the responsibility of all members. Theft, carelessness, and waste have a direct impact on the company's profitability. Assets should be used efficiently and maintain such assets with care and respect, while guarding against waste and abuse. Look for opportunities to improve performance

while reducing costs. The use of company time, materials, assets, or facilities for purposes unrelated to the company's business, or the removal or borrowing of company property, is prohibited

#### 15. Discrimination-Free Work Environment

- 15.1 The policy of the Company is to provide a working environment free of discrimination and harassment in which individuals are accorded equality of employment opportunity based upon merit and ability.
- 15.2 Discriminatory practices based on race, sex, color, national or ethnic origin, religion, marital status, family status, age or disability will not be tolerated. Members are entitled to freedom from sexual and all other forms of personal harassment in the work place.
- 15.3 It is not a discriminatory practice to make a distinction between persons based on bona fide occupational requirements. Since bona fide occupational requirements are narrowly defined, such distinctions should not be undertaken without first obtaining express authorization.

# 16 Competition and Trade Practice Standards

- 16.1 The Company shall compete vigorously and creatively in its business activities, but its efforts in the marketplace shall be conducted in a fair and ethical manner in strict compliance with applicable competition and trade practice laws and regulations.
- 16.2 Under no circumstances shall any employee or Director of the Company be a party to any collusion or concerted effort of any type involving any competitor vendor, supplier, customer or other party, which is in restraint of trade or violation of laws and regulations designed to foster competition. Because laws relating to competition are complex, employees and Directors should refer matters about what they are in doubt to their superior or should seek the advice of the HR Department/ Company's Legal Counsel/ Audit Committee/ HR&R Committee as the case may be.

# 17 Accountability

- 17.2 Each of us is responsible for knowing and adhering to the values and standards set forth in the Code and for raising questions if we are uncertain about Company policy. If we are concerned whether the standards are being met or are aware of violations of the Code, we must contact the HR department/Legal Counsel/Audit Committee/HR&R Committee.
- 17.2 Company takes seriously the standards set forth in the Code, and violations are cause for disciplinary action up to and including termination of employment.

#### 18. Standards of Conduct

18.1 Although the various matters dealt with in this Code do not cover the full spectrum of employee or Director activities, they are indicative of the Company's commitment to the behavior expected from employees and Directors in all circumstances.

# **Whistle-Blowing Policy**

#### 1. Purpose

To encourage employees to disclose any malpractice or misconduct of which they become aware and to provide protection for employees who report allegations of such malpractice or misconduct. The main purpose of this whistle blowing policy is to give all employees an opportunity to disclose matters they feel need to be reported in the interest of fair-play and larger benefit of the organization; high standard of corporate governance; compliance with legal requirements and protection of the Company's interest.

# 2. Policy

The whistle blowing policy is designed to encourage employees to report alleged malpractice or misconduct, to ensure that all allegations are thoroughly investigated and suitable action taken where necessary. Any whistle-blowing employee is protected against adverse employment actions (discharge, demotion, suspension, harassment, or other forms of discrimination) for raising allegations of business misconduct. An employee is protected even if the allegations prove to be incorrect or unsubstantiated as long as there is no evidence of willful misreporting. Employees who participate or assist in an investigation will also be protected.

# 3. Requirement of policy

This document thus sets out a formal whistle-blowing policy, consisting of safe and effective procedures for misconduct disclosure or reporting so that appropriate remedial action can be taken. A written, formal policy is also a means of preventing and deterring misconduct that might be contemplated but has not yet taken place. It is also a transparent method of addressing issues relating to whistle blowing, such as answering standard questions, giving assurances, providing information and offering explanations.

#### 4. On what should one blow the whistle

What is reportable misconduct?

Any serious concerns you may have about any aspect of the operations of the Hum Network Limited (the Company) and those who work in the Company can be reported under this policy. This may be a conduct that:

- · Is against the governing rules, procedures, and policies, or established standards of practice of the Company. amounts to improper, unethical, or unlawful conduct;
- Amounts to waste of company's resources; makes you feel uncomfortable in terms of your experience with the standards you believe; or
- Amounts to an attempt to cover up any of these types of actions. Conduct becomes reportable when it happens or when it is reasonably likely to occur. Harm to the Company or to its integrity may occur when any of this conduct is unchecked or unaddressed. Importantly, in determining whether to report conduct, harm is not only measured in terms of monitory loss to the organization, or damage to a particular program or initiative, but the harm may also be done to the integrity and reputation of the Company itself, or its survival and/or growth.

Reportable conduct falls into the following categories:

# 4.1 Illegal or unlawful conduct

Conduct may be illegal or unlawful in terms of the Rules and Regulations of the Company and other applicable laws. We all have legal responsibilities, obligations or duties. Criminal offences - such as theft, fraud, corruption (for example, bribery), or money laundering - are in breach of legal duties and therefore constitute reportable misconduct.

# 4.2 Un-procedural conduct

Conduct may be un-procedural since it violates clearly communicated procedures (in the form of policies, regulations, or rules) governing the operations of the Specific rules and processes, together with other best practice procedures, guide accounting practices and controls, financial reporting, auditing matters, the transfer of funds to recipients, approved recipient accounts, and the like. Such procedures are important for good governance

and breaching them may expose the application of funds to risk of loss or real loss.

#### 4.3 Unethical conduct

Conduct may be unethical since it undermines universal, core ethical values, such as integrity, respect, honesty, responsibility, accountability, fairness. For example one could exert undue pressure on a person in position of power in order to gain an advantage. That would be unfair to others and as such unethical, although neither unlawful nor un-procedural. But not all unethical conduct is reportable. For example, some kinds of conduct may be disrespectful and therefore undesirable, without harming any serious interests other than personal feelings. This would not be reportable misconduct.

#### 4.4 Wasteful conduct

Conduct constituting a gross waste of resources is a reportable category in its own right since responsible stewardship of resources is as crucial to the success of the Company as all employees have an obligation to ensure that all resources are used prudently and efficiently. If resources are spent in a wasteful manner, and in breach of the public trust under which they are provided, and an employee knows about this then this would be reportable under the whistle-blowing mechanism.

# 5. Whistle-blower protection

HNL shall take all necessary actions to safeguard the interests of the whistle-blower. Where an individual makes a report under this policy in good faith, reasonably believed to be true, there will be no retaliation (please read detail below) against the reporter should the disclosure turn out to be misguided. Retaliation means any direct or indirect detrimental action recommended, threatened or taken because an individual reported conduct described in Section 4 of this policy. When established, retaliation is by itself misconduct which may be pursued under the appropriate mechanisms - for example, through disciplinary action initiated through mechanisms of HR Policy or more broadly and as appropriate, through other mechanisms of the company's rules. Reporting under this policy, however, in no way immunizes or shields a whistle-blower against action following from his or her own misconduct, which includes willfully making allegations through the whistle-blowing mechanism that the individual knows to be false or makes with an intent to misinform.

# 6. Whistle-blowing procedures

HNL encourages all its employees to act responsibly at all times and protect themselves and the company against any illegal or immoral acts (see section 4) by immediately reporting any such actions to the Designated Person.

Designated Persons (DPs)

- · Company secretary, and
- Head of Internal Audit

Shall be the "Designated Persons" (DPs), and all information shall be directly conveyed to the DPs by the whistle-blower.

# Access to the Designated Person

The whistle-blower shall have direct access to the Designated Persons at all times. This right of the whistle-blower shall be upheld under all circumstances and respected by the management of the Company.

# Medium of Reporting

Reports to the Designated Persons can be made by: Official email address of the Designated Persons.

# Follow up Procedure

The DPs will initiate an investigation and take any consequent action as deemed appropriate and will record the same for information of the Board of Directors, keeping at all times, the confidentiality of the Whistle Blower's identity.



# UNCONSOLIDATED FINANCIAL STATEMENTS



# INDEPENDENT AUDITOR'S REPORT To the members of HUM Network Limited

# Report on the Audit of the Unconsolidated Financial Statements

# Opinion

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

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

# Basis for Opinion

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

# Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current year. These matters were addressed in the context of our audit of the unconsolidated 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:

#### Key audit matters

#### How the matter was addressed in our audit

#### 1. Net realizable value of television program costs

As at the year end, the balance of television program costs amounted to Rs. 750,497,506 (30 June 2023; 483,447,376) which represents unamortized cost of completed television programs and television programs in production.

As per the accounting policy of the Company, television program costs are charged to expense based on the ratio of the revenues earned till date to total revenues to be earned from the program including future estimated revenues, less cost expensed in prior years on an individual program basis.

Allocation of television program costs over several accounting periods involves estimation of future revenues by the management. We have identified this area as key audit matter due to the significance of the estimation and the amount of audit efforts in relation to this area.

Refer notes 3.3, 8 and 22 to the unconsolidated financial statements.

Our audit procedures amongst others, comprised reviewing the appropriateness of the accounting policy of the Company in accordance with the applicable financial reporting standards. Further, we obtained understanding of the revenue estimation and amortization process of the Company.

In this regard, we selected a sample of television programs and considered the factors used by the management for revenue estimation and amortization of television program cost including:

- historic experience of revenue earned by similar programs;
- ratings of the program from available evidences;
- rates used by the Company and its fluctuation based on the trend analysis; and
- we also considered subsequent events which may have an impact on unamortized cost.

We also evaluated whether adequate disclosures have been made in the accompanying unconsolidated financial statements in accordance with the applicable financial reporting standards.

#### 2. Revenue recognition

Refer note 3.12 and 21 to the accompanying unconsolidated financial statements)

The Company earns revenue from a variety of sources among the different business areas of which 95% pertains to revenue from advertisements and subscriptions.

As reported in the explanatory notes, revenues from advertisement are recognized at the time of the appearance of the advertisement and subscription income is recognized in the month in which service is rendered.

We concluded that this area constitutes a key audit matter for the Company considering the significance of the amount, it being a key performance indicator and also the increase of 15% and 36% in advertisement and subscription income as compared to the prior year respectively. We obtained an understanding of the Company's processes in place for revenue recognition and tested key controls over each significant revenue stream.

We inspected a sample of contracts to check that revenue recognition was in accordance with the contract terms and the Company's revenue recognition policies.

We performed analytical review procedures and other test of details over revenue including cut-off procedures to check that revenue has been recognised in the appropriate accounting period.

We assessed the adequacy of the Company's disclosures in accordance with the applicable financial reporting standards.

#### **Annual Report 2024**

#### Information Other than the Unconsolidated 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 unconsolidated financial statements and our auditor's report thereon.

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

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

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

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

#### Auditor's Responsibilities for the Audit of the Unconsolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the unconsolidated 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 the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these unconsolidated 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 unconsolidated 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 unconsolidated 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.
- Evaluate the overall presentation, structure and content of the unconsolidated financial statements, including the disclosures, and whether the unconsolidated 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 unconsolidated financial statements of the current year and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

#### Report on Other Legal and Regulatory Requirements

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

- a) proper books of account have been kept by the Company as required by the Companies Act, 2017 (XIX of 2017);
- b) the unconsolidated Statement of Financial Position, the unconsolidated Statement of Profit or Loss, the unconsolidated Statement of Comprehensive Income, the unconsolidated Statement of Changes in Equity and the unconsolidated 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
- d) no Zakat was deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980).

The engagement partner on the audit resulting in this independent auditor's report is Arslan Khalid.

EY Ford Rhodes

Chartered Accountant Place: Karachi Date: October 07, 2024

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Date: October 07, 2024

UDIN Number: AR202410191ltd3phl9S

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

		2024	2023
ASSETS	Note	Rup	ees
NON-CURRENT ASSETS			
Property and equipment	4	1,464,494,655	1,402,053,549
Intangible assets	5	742,503	2,966,208
Long term investments	6	348,898,481	338,898,48
Long term deposits and prepayments	7	89,263,593	30,327,42
Television program costs	8	668,959,141	397,617,51
Deferred tax asset	9	145,021,922	131,016,86
CURRENT ASSETS		2,717,380,295	2,302,880,05
Inventories	1722	24,505,623	16,715,58
Current portion of television program costs	8	81,538,365	85,829,85
Trade debts	10	3,100,150,777	2,688,381,94
Short term investments	11	1,062,444,008	589,143,29
Advances	12	270,208,840	154,575,62
Trade deposits and short term prepayments	13	69,923,418	28,904,29
Other receivables	14	2,880,377,368	1,742,173,99
Taxation - net		41,863,203	202,602,80
Cash and bank balances	15	748,140,168	447,796,76
		8,279,151,770	5,956,124,17
TOTAL ASSETS		10,996,532,065	8,259,004,222
EQUITY AND LIABILITIES			
SHARE CAPITAL AND RESERVES			
Authorised capital			
1,500,000,000 (2023: 1,500,000,000) Ordinary shares of Rs.1/- each		1,500,000,000	1,500,000,00
Issued, subscribed and paid-up capital	16	1,134,000,000	1,134,000,00
Unappropriated profit		8,722,456,137	6,111,864,38
		9,856,456,137	7,245,864,38
NON-CURRENT LIABILITIES			
Lease liabilities	17	149,492,417	55,234,530
Long term financing	18		31,250,000
		149,492,417	86,484,536
CURRENT LIABILITIES			
Trade and other payables	19	920,247,077	814,018,59
Contract liability		15,280,135	26,724,620
Accrued mark-up		109,056	218,80
Unclaimed dividend		6,066,896	6,153,60
Unpaid dividend		740,472	1,374,73
Current portion of lease liabilities	17	16,889,875	15,664,93
Current portion of long term financing	18	31,250,000	62,500,00
		990,583,511	926,655,30
CONTINGENCIES AND COMMITMENTS	20		
TOTAL EQUITY AND LIABILITIES		10,996,532,065	8,259,004,222
			STEADLED THESE

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

DURAID QURESHI Chief Executive MAZHAR-UL-HAQ SIDDIQUI Director

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

		2024	2023 (Restated)
	Note	Rupee	es
Revenue	21	8,307,666,130	6,825,586,346
Cost of production	22	(4,004,008,656)	(3,540,102,628)
Transmission cost		(121,164,257)	(126,696,002)
		(4,125,172,913)	(3,666,798,630)
Gross profit	5=	4,182,493,217	3,158,787,716
Distribution costs	23	(525,217,080)	(409,427,716)
Administrative expenses	24	(990,120,091)	(885,354,383)
Other income	25	410,619,105	629,191,219
Other expenses/charges	26	(115,060,720)	(7,320,895)
Operating profit	% <b>-</b>	2,962,714,431	2,485,875,941
Finance costs	27	(35,641,323)	(46,059,106)
Profit before income tax and levies	1.7	2,927,073,108	2,439,816,835
Levies - final tax	28	(54,105,424)	(37,290,204)
Profit before income tax	87	2,872,967,684	2,402,526,631
Income tax	29	(262,375,927)	(253,288,057)
Profit for the year	_	2,610,591,757	2,149,238,574
Earnings per share – basic and diluted (Rupee)	30 _	2.30	1.90

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

DURAID QURESHI Chief Executive MAZHAR-UL-HAQ SIDDIQUI Director

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

	2024 Rupees	2023
Profit for the year	2,610,591,757	2,149,238,574
Other comprehensive income	8258	(7)
Total comprehensive income for the year	2,610,591,757	2,149,238,574

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

DURAID QURESHI Chief Executive MAZHAR-UL-HAQ SIDDIQUI Director

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

	subscribed and paid-up capital	Unappropriated profit	Total
Balance as at June 30, 2022	945,000,000	4,151,625,806	5,096,625,806
Profit for the year Other comprehensive income		2,149,238,574	2,149,238,574
Total comprehensive income for the year		2,149,238,574	2,149,238,574
Issue of bonus shares @ 20%	189,000,000	(189,000,000)	:23
Balance as at June 30, 2023	1,134,000,000	6,111,864,380	7,245,864,380
Profit for the year Other comprehensive income	-	2,610,591,757	2,610,591,757
Total comprehensive income for the year	(66)	2,610,591,757	2,610,591,757
Balance as at June 30, 2024	1,134,000,000	8,722,456,137	9,856,456,137

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

DURAID QURESHI Chief Executive MAZHAR-UL-HAQ SIDDIQUI Director

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

	Note	2024 Rup	2023 ees
CASH FLOWS FROM OPERATING ACTIVITIES			
Cash generated from operations	31	1,275,756,822	3,029,002
Income tax and levies paid		(169,746,807)	(198,727,818)
Finance costs paid		(19,877,575)	(39,141,385)
Long term deposits - net	7	(58,936,165)	1,639,903
Television program costs	8	(271,341,623)	(62,274,499)
Net cash generated from / (used in) operating activities		755,854,652	(295,474,797)
CASH FLOWS FROM INVESTING ACTIVITIES			
Addition to property and equipment	4.1 & 4.6	(96,498,863)	(314,570,888)
Short term investments - net		(434,795,054)	558,408,963
Long term investment made		(10,000,000)	(150,000,000)
Profit received on deposit accounts	25	81,308,456	56,453,532
Dividend received	25	93,399,999	58,931,534
Proceeds from disposal of operating fixed assets	4.4	7,531,113	4,922,839
Net cash (used in) / generated from investing activities		(359,054,349)	214,145,980
CASH FLOWS FROM FINANCING ACTIVITIES			
Dividend paid		(720,973)	(925,077)
Lease rentals paid		(33,235,932)	(24,258,933)
Long term financing – net		(62,500,000)	(279,188,964)
Net cash used in financing activities		(96,456,905)	(304,372,974)
Net increase / (decrease) in cash and cash equivalents		300,343,399	(385,701,791)
Cash and cash equivalents at the beginning of the year		447,796,769	833,498,560
Cash and cash equivalents at the end of the year		748,140,168	447,796,769

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

DURAID QURESHI Chief Executive MAZHAR-UL-HAQ SIDDIQUI Director

# NOTES TO THE UNCONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED JUNE 30, 2024

#### 1 THE COMPANY AND ITS OPERATIONS

- 1.1 HUM Network Limited (the Company) was incorporated in Pakistan as a public limited company on 25 February 2004 under the repealed Companies Ordinance, 1984 (the Ordinance) now Companies Act, 2017. The shares of the Company are quoted on Pakistan Stock Exchange.
- 1.2 The Company's principal business is to launch transnational satellite channels and aims at presenting a wide variety of cultural heritage and news. Its core areas of operation are production, advertisement, entertainment and media marketing. It covers a wide variety of programmes with respect to information, entertainment, current affairs, education, health, food, music and society.

#### 1.3 Geographical location and address of business units

Registered office Plot No. 10/11, Hassan Ali Street, Off. I.I. Chundrigar Road, Karachi, Pakistan.

City office - Karachi Alfalah Court, I.I Chundrigar Road

City office - Karachi B.R.R Tower, Hassan Ali Street, Off. I.I. Chundrigar Road

City office – Islamabad 2A, I&T centre, sector G-6/1

City office - Islamabad Plot 2C, Shakeel Express Building No. 2, Khayaban e Suharwardy, Aabpara,

Islamabad

City office - Lahore House # 58, R-24, Masson Road

City office - Peshawar Plot No. 7-A, 29 The Mall, Peshawar Cantonment

City office - Quetta Plot No. 4-A, Ground Floor, "Alwan e Mashriq" Hall Road Model Town, Quetta

1.4 These are separate financial statements of the Company in which investments in subsidiaries are stated at cost less impairment, if any.

#### 2 BASIS OF PREPARATION

#### 2.1 Statement of compliance

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

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

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

#### 2.2 Accounting convention

- 2.2.1 These unconsolidated financial statements have been prepared under the historical cost convention except otherwise specifically stated.
- 2.2.2 These unconsolidated financial statements are presented in Pak Rupees which is the Company's functional and presentation currency.

### 2.3 New standards and amendments to approved accounting standards

### 2.3.1 Adoption of amendments to approved accounting standards effective during the year

Amendments to approved accounting standards

### IAS 8 Definition of Accounting Estimates (Amendments)

The amendments to IAS 8 clarify the distinction between changes in accounting estimates, changes in accounting policies and the correction of errors. They also clarify how entities use measurement techniques and inputs to develop accounting estimates.

### IAS 1 and IFRS

Practice Disclosure of Accounting Policies (Amendments)

Statement 2

The amendments to IAS 1 and IFRS Practice Statement 2 Making Materiality Judgements provide guidance and examples to help entities apply materiality judgements to accounting policy disclosures. The amendments aim to help entities provide accounting policy disclosures that are more useful by replacing the requirement for entities to disclose their 'significant' accounting policies with a requirement to disclose their 'material' accounting policies and adding guidance on how entities apply the concept of materiality in making decisions about accounting policy disclosures.

The amendments have had an impact on the Company's disclosures of accounting policies, but not on the measurement, recognition or presentation of any items in the Company's financial statements.

### IAS 12 Deferred Tax related to Assets and Liabilities arising from a Single Transaction (Amendments)

The amendments to IAS 12 Income Tax narrow the scope of the initial recognition exception so that it no longer applies to transactions that give rise to equal taxable and deductible temporary differences i.e. leases and decommissioning liabilities.

### IAS 12 International Tax Reform—Pillar Two Model Rules (Amendments)

The amendments to IAS 12 have been introduced in response to the OECD's BEPS Pillar Two rules and include:

- A mandatory temporary exception to the recognition and disclosure of deferred taxes arising from the jurisdictional implementation of the Pillar Two model rules; and
- Disclosure requirements for affected entities to help users of the financial statements better understand an entity's exposure to Pillar Two income taxes arising from that legislation, particularly before its effective date.

The mandatory temporary exception – the use of which is required to be disclosed – applies immediately. The remaining disclosure requirements apply for annual reporting periods beginning on or after 1 January 2023, but not for any interim periods ending on or before 31 December 2023.

The above amendments to the approved accounting standards had no material impact on these financial statements.

### 2.3.2 Standards and amendments to approved accounting standards that are not yet effective

The following standards and amendments to approved accounting standards as applicable in Pakistan would be effective from the dates mentioned below against the respective standards, amendments or improvements:

	Standards / Amendments	Effective date (annual periods beginning on or after)
IAS 1	Classification of Liabilities as Current or Non-current and Non-current Liabilities with Covenants - Amendments to IAS 1	January 01, 2024
IAS 7 and IFRS 7	Disclosures: Supplier Finance Arrangements - Amendments to IAS 7 and IFRS 7	January 01, 2024
	Standards / Amendments	Effective date (annual periods beginning on or after)
IFRS 16	Lease Liability in a Sale and Leaseback - Amendments to IFRS 16	January 01, 2024
IAS 21	Lack of exchangeability - Amendments to IAS 21	January 01, 2025
IFRS 9 and IFRS 7	Classification and Measurement of Financial Instruments - Amendments to IFRS 9 and IFRS 7	January 01, 2026
IFRS 17	Insurance Contracts	January 01, 2026
IFRS 18	Presentation and Disclosure in Financial Statements	January 01, 2027
IFRS 19	Subsidiaries without Public Accountability: Disclosures	January 01, 2027
IFRS 10 / IAS 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture - Amendment to IFRS 10 and IAS 28	Not yet finalised
Eurlber following n	ew standards have been issued by IASR which are set to be notified by	the SECP for the numose of

Further, following new standards have been issued by IASB which are yet to be notified by the SECP for the purpose of applicability in Pakistan.

	Map ellective date
Standard	(annual periods beginning
	on or after)

IFRS 1 First-time Adoption of International Financial Reporting Standards January 01, 2004

The Company expects that above standards and amendments to the approved accounting standards will not have any material impact on the Company's financial statements in the period of initial application.

### 2.4 Significant accounting judgments, estimates and assumptions

The preparation of the unconsolidated financial statements in conformity with approved accounting standards, as applicable in Pakistan, requires the management to make judgment, estimates and assumptions that affect the application of policies and the reported amounts of revenues, expenses, assets and liabilities and accompanying disclosures. Uncertainty about these judgments, estimates and assumptions could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in future periods.

The judgments, estimates and assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making judgments about the carrying values of assets and liabilities that are not readily apparent from other sources.

Judgments, estimates and assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

In the process of applying the accounting policies, management has made the following judgments, estimates and assumptions which are significant to the unconsolidated financial statements:

### Property and equipment and intangible assets (note 4 & 5)

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

### Investment in subsidiaries (note 6)

The Company determines at each reporting date, whether there is any objective evidence that the investments are impaired. If this is the case, the Company calculates the amount of impairment as the difference between the recoverable amount and its carrying value and recognize the same in the unconsolidated statement of profit or loss.

### Television program costs (note 8)

Television program costs represent unamortised cost of completed television programs and television programs in production. In order to determine the amount to be charged to statement of profit or loss, the management estimates future revenues from each program. Estimates of future revenues can change significantly due to a variety of factors, including advertising rates and the level of market acceptance of the production in different geographical locations. Accordingly, revenue estimates are reviewed periodically and amortisation is adjusted, if necessary. Such adjustments could have a material effect on results of operations in future periods.

### Taxation (note 9 & 29)

In making the estimate for income tax payable by the Company, the Company takes into account the applicable tax laws and the decision by appellate authorities on certain issues in the past.

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

### Impairment of financial assets (note 3.4.3)

The Company uses a provision matrix to calculate expected credit loss for trade debts and other receivables. The provision rates are based on days past due for Company's various customer that have similar loss patterns.

### Contingencies (note 20)

The assessment of the contingencies inherently involves the exercise of significant judgment as the outcome of the future events cannot be predicted with certainty. The Company, based on the availability of the latest information, estimates the value of contingent liabilities which may differ on the occurrence / non-occurrence of the uncertain future events.

### Leases - Estimating the incremental borrowing rate (note 17)

The Company cannot readily determine the interest rate implicit in the lease, therefore, it uses its incremental borrowing rate ('IBR') to measure lease liabilities. The IBR is the rate of interest that the Company would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right of use asset in a similar economic environment.

### Leases - Determination of the lease term for lease contracts with extension and termination options (note 17)

The Company determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised.

The Company has lease contracts that include extension and termination option. The Company applies judgement in evaluating whether it is reasonably certain whether or not to exercise the option to renew or terminate the lease. That is, it considers all relevant factors that create an economic incentive for it to exercise either the renewal or termination. After the commencement date, the Company reassesses the lease term if there is a significant event or change in circumstances that is within its control that affects its ability to exercise or not to exercise the option to renew or to terminate.

### 3 MATERIAL ACCOUNTING POLICY INFORMATION

The material accounting policies adopted by the Company in the preparation of these unconsolidated financial statements are as follows:

### 3.1 Property and equipment

### 3.1.1 Operating fixed assets

These are stated at cost less accumulated depreciation and impairment, if any,

Depreciation is calculated so as to write off the depreciable amount of the assets over their expected useful lives at the rates specified in note 4.1 to these unconsolidated financial statements. The depreciation charge for the year is calculated on a straight line basis after taking into account the residual value, if any. The residual values and useful lives are reviewed and adjusted, if appropriate, at each statement of financial position date.

Maintenance and normal repairs are charged to statement of profit or loss as and when incurred. Major renewals and improvements, if any, are capitalized when it is probable that respective future economic benefits will flow to the Company.

Depreciation on additions is charged from the month the asset is available for use. No depreciation is charged in the month of disposal.

An item of property and equipment is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in statement of profit or loss in the year the asset is derecognized.

### 3.1.2 Right of use assets

The Company recognises a right of use assets at the commencement date of the lease (i.e. the date the underlying asset is available for use). Right of use assets are measured at cost less any accumulated depreciation and impairment losses and adjusted for any remeasurement of lease liabilities. The cost of right of use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right of use assets are depreciated on a straight-line basis over the shorter of lease term or useful life, except for the leases in which ownership of the underlying assets transfer to the lessee by the end of the lease term or cost of right of use assets reflects that the lessee will exercise a purchase option, the Company depreciate those right of use asset over the useful life of the underlying asset.

### 3.1.3 Capital work in progress

These are stated at cost less accumulated impairment and consist of expenditures incurred and advances made in respect of specific assets during the construction period. These are transferred to specific assets as and when assets are available for use.

### 3.2 Investments in subsidiaries

Investment in subsidiary is initially recognised at cost. At subsequent reporting dates, the Company reviews the carrying amount of the investment to assess whether there is any indication that such investments have suffered an impairment loss. If any such indication exists, the recoverable amount is estimated in order to determine the extent of the impairment loss, if any. Such impairment losses or reversal of impairment losses are recognised in the statement of profit or loss. These are classified as "long term investment" in the unconsolidated financial statements.

### 3.3 Television program costs

Television program costs represent unamortised cost of completed television programs and television programs in production. These costs include direct production costs, cost of inventory consumed, and production overheads and are stated at the lower of cost, less accumulated amortisation and net realizable value (NRV). NRV is estimated by the management on the basis of future revenue generation capacity of the program. Acquired television program licenses and rights are recorded when the license period begins and the program is available for use.

Television program costs and acquired television program licenses and rights are charged to expense based on the ratio of the revenues earned till date to total revenues to be earned from the program including future estimated revenues less cost expensed in prior years on an individual program basis.

### 3.4 Financial instruments

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

### 3.4.1 Financial assets at amortised cost (debt instruments)

Financial assets at amortised cost are subsequently measured using the effective interest (EIR) method and are subject to impairment. Gains and losses are recognised in profit or loss when the asset is derecognised, modified or impaired.

### 3.4.2 Financial assets at fair value through profit or loss (FVTPL)

Financial assets at FVTPL include financial assets held for trading or those designated FVTPL on initial recognition. Financial assets with cashflows that are not solely payments of principal and interest are classified and measured at FVTPL, irrespective of the business model.

Financial assets at FVPL are carried in the unconsolidated statement of financial position at fair value with net changes in fair value recognised in unconsolidated statement of profit or loss.

Dividends on listed equity investments and mutual funds are also recognised as other income in profit or loss when the right of payment has been established.

### 3.4.3 Impairment of financial assets

For trade debts, the Company applies a simplified approach in calculating expected credit loss. Therefore, the Company does not track changes in credit risk, but instead recognises a loss allowance based on lifetime expected credit losses at each reporting date. The Company has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

The Company considers a financial asset in default when contractual payments are 90 days past due. However, in certain cases, the Company may also consider a financial asset to be in default when internal or external information indicates that the Company is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Company. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

### 3.4.4 Financial liabilities at amortised cost

After initial recognition, borrowings and payables are subsequently measured at amortised cost using the EIR method. Gains and losses are recognised in profit or loss when the liabilities are derecognised as well as through the EIR amortisation process.

### 3.4.5 Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the statement of financial position if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, to realise the assets and settle the liabilities simultaneously.

### 3.5 Contract liability

A contract liability is the obligation of the Company to transfer goods or services to a customer for which the Company has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Company transfers goods or services to the customer, a contract liability is recognised when the payment is made or the payment is due (whichever is earlier). Contract liability are recognised as revenue when the Company fulfils its performance obligation mentioned in the contract.

### 3.6 Impairment of non-financial assets

The carrying amounts of non-financial assets are assessed at each reporting date to ascertain whether there is any indication of impairment. If such an indication exists, the asset's recoverable amount is estimated to determine the extent of impairment loss, if any. An impairment loss is recognised, as an expense in statement of profit or loss and other comprehensive income. The recoverable amount is the higher of an asset's fair value less cost to disposal and value in use. Value in use is ascertained through discounting of the estimated future cash flows using a discount rate that reflects current market assessments of the time value of money and the risk specific to the assets for which the estimate of future cash flow have not been adjusted. For the purpose of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units).

### 3.7 Taxation

### 3.7.1 Current

Provision for current tax is based on the taxable income in accordance with the Income Tax Ordinance, 2001.

### 3.7.2 Deferred

Deferred tax is recognised using the balance sheet liability method, on all major temporary differences arising at the statement of financial position date between tax bases of assets and liabilities and their carrying amounts in the financial statements.

Deferred tax liabilities are recognized for all taxable temporary differences. Deferred tax assets are recognized for all deductible temporary differences to the extent that it is probable that the future taxable profits will be available against which the assets may be utilized. Deferred tax assets are reduced to the extent that it is no longer probable that the related tax benefit will be realized.

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

Deferred tax assets and liabilities are measured at the tax rate that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the statement of financial position date.

### 3.7.3 Levies - final taxes

Pursuant to the release of circular 7/2024 by the Institute of Chartered Accountants of Pakistan, the company has elected to change the method of accounting for minimum taxes and final taxes.

The Company designates the amount calculated on taxable income using the enacted tax as an income tax within the scope of IAS 12 'Income Taxes' and recognise it as current income tax expense.

As computation of final taxes under provisions of ITO, 2001 is not based on taxable income, therefore, final taxes fall under levy within the scope of IFRIC 21 / IAS 37 and not income tax in the statement of profit or loss.

The Company reclassified the levies that fall under the scope of IFRIC 21 / IAS 37 from income taxes in the unconsolidated statement of profit or loss retrospectively. There is no change to the profit for the year reported in the prior period due to this reclassification. The three column impact, in the context of restatement in the Company's unconsolidated financial statements, is not material.

### 3.8 Leases

The Company assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

### Company as a lessee

The Company applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Company recognises lease liabilities to make lease payments and right of use assets representing the right to use the underlying assets.

### i) Lease liabilities

At the commencement date of the lease, the Company recognises lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Company and payments of penalties for terminating the lease, if the termination option is reasonably certain to be exercised. Variable lease payments that do not depend on an index or a rate are recognised as expenses (unless they are incurred to produce inventories) in the period in which the event or condition that triggers the payment occurs. In calculating the present value of lease payments at the lease commencement date, the Company uses the interest rate implicit in the lease. In case where the interest rate implicit in the lease is not readily determinable, the Company uses its incremental borrowing rate. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments or a change in the assessment of an option to purchase the underlying asset.

### ii) Short-term leases

The Company applies the short-term lease recognition exemption to its short-term leases of office premises (i.e., those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). Lease payments on short-term leases are recognised as expense on a straight-line basis over the lease term.

### 3.9 Provisions

Provisions are recognized when the Company has a present obligation (legal or constructive) as a result of past events, it is probable that an outflow of resources will be required to settle the obligation and a reliable estimate can be made of the amount of obligation. Provisions are reviewed at each statement of financial position date and adjusted to reflect the current best estimate.

### 3.10 Revenue recognition

Advertising revenue is recognized at a point in time when the related advertisement or commercial appears before public i.e. aired.

Production revenue is recognised at a point in time when production work appears before public.

Digital revenue is advertising revenues from digital properties which are recognized on the basis of number of impressions on the advertisement aired on website.

Subscription income arises from the monthly billing to subscribers for services provided by the Company and from digital avenues based on number of views. Revenue is recognised in the month the service is rendered.

Film Distribution Revenue is recognized at a point in time upon receipt of related sales reports from cinemas.

Credit limits in contract with customers ranges from 2 to 90 days.

### 3.11 Other income

Profit on bank deposits is accounted for on effective interest method.

Dividend income is recognized when it is declared and right to receive is established.

Interest / mark-up income is recognized on accrual basis.

Other revenues are accounted for on an accrual basis.

### 3.12 Staff retirement benefits

### Defined contribution plan

The Company operates a funded and approved provident fund scheme for all its permanent employees. Equal monthly contributions are made, both by the Company and the employees, to the fund at the rate of 8.33% of the basic salary.

### 3.13 Foreign currency transactions and translations

Foreign currency transactions are translated into Pakistani Rupees using the exchange rates ruling at the dates of the transactions. Monetary assets and liabilities in foreign currencies are translated into Pakistani Rupees using the exchange rate at the statement of financial position date. Non-monetary assets and liabilities are translated using exchange rate that existed when the values were determined. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translations at the year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are taken to unconsolidated statement of profit or loss currently.

### 3.14 Contingencies

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

### 3.15 Earnings per share

The Company presents basic and diluted earnings per share (EPS) data for its ordinary shares. EPS is calculated by dividing the profit or loss attributable to ordinary shareholders of the Company by the weighted average number of ordinary shares outstanding during the period.

### 3.16 Functional and presentation currency

These financial statements are presented in Pakistani Rupees, which is the Company's functional and presentation currency.

### 3.17 Segment Reporting

Segment reporting is based on the reporting operating (business) segments of the Company. An operating segment is a component of the Company that engages in business activities from which it may earn revenue and incur expenses. An operating segment's operating results are reviewed regularly by the senior management of the Company to make decisions about resources to be allocated to the segment and assess its performance, and for which discrete financial information is available.

4	PROPERTY AND EQUIPMENT		2024	2023
		Note	Rup	ees
	Operating fixed assets	4.1	1,109,447,150	1,149,193,211
	Right of use assets	4.5	139,838,734	51,984,192
	Capital work-in-progress	4.6	215,208,771	200,876,146
			1,464,494,655	1,402,053,549

### 4.1 Operating fixed assets

<u> </u>		Cesi	- 35	Accumulated depreciation			Book value	Depreciation
<i>\tau_{\text{c}}</i>	As at	Additions I Transfers from ROUA" (	Asst	As at	Charge / transfers from ROUW** /	As et	***	Rate
	July 01,	(Disposate) /	Jane 30,	July 01,	(disposals) for the	June 18.	June 30,	*
	2022	transfers	2024	5053	year	2024	2024	but scarran
Owned				Rapers				
Leasehood rand *	794,147,276	1 14	794,147,576	84,363,174	19,237,696	910,601,640	663,540,330	2.04 - 2.13
Building an issuehold land *	100,800,511	2	109,886,511	74,391,351	7,608,983	81,008,314	27.882,197	to
Leasofold reprovements	190,469,515	0.0	100,489,015	188,777,494	5,752,020	190,489,514	0	33
Furniture and littings	65,268,894	4,669,101	00.078,665	31, 659, 167	4,990,760	36,278.849	23,756,906	10
Vehicles	262,738,219	10,722,100	276.526.545	75, 194,500	37,043,557	114,048,580	162,277,965	25-33
		13,254,436 **			9,158,646 -			
		(10,188,389)			(7,348,208)			
Audio visual equipment	504,375,716	24,010,635	626,436,580	488,821,247	15.221,102	501,548,465	124.886,112	25
		(2.049.770)			(2,593,601)			
Upitriking aqolonwel	71,658,759	4	70,042,726	84,754,975	2,530,607	65,842,480	14,297,346	100
		(1.509.003)			(1,446,130)			
Office equipment	125,271,495	10,489,264	136,686,047	100,044,905	17,934,016	112,008,110	24,677,937	95
		(2)074(650)			(1,870,812)			
Соприят	230,367,567	31,239,195	256.791.307	189,905,694	23.747.369	211,681,687	48,169,350	38
		(1,842,199)			[1,127,096]			
June 36, 2824	2,447,235,842	82,106,230	2,524,000,592	1,288,842,001	121,627,262	1,414,645,442	1,169,447,150	
		13,334,436 "			9.150,040 -			
		(18.543,882)			(14.163.067)			

-		Cost		7/5	Accumulated depreciation		Back value	Depreciation
	As at July 01,	Additions I Transfers from ROUA**(	As at June 30,	As at	Charge / transfers from ROUA** / (disposals) for the	As at June 28.	June 20.	Rane
	2022	(Disposals) / transfers	1023	2011	year	2033	2023	per annum
	****			Вария	,			par arrest
Owned								
Leanthold land *	794,147,176	2	794.147.374	78,125,907	14,237,667	94,160,176	669,784,202	204-219
Building on lessahold land "	109,999,511	19	109,690,511	84,794,388	7.906.963	74,361,951	35,495,160	10
Leasehold improvements.	190,489,515	9.80	590,488,515	185,883,418	2,794,076	166,777,494	5,712,021	38
Furniture and Rtings	49,148,857	6,367,137	55,268,854	27,354,940	4.502;344	31,588,187	23,580,667	10
		(267.190)			[428.067]			
Versions	115,891,663	147,080,550	202,756,276	00.991,080	15,021,074	75,104,565	187.543,634	25-33
		5,388,190 **			3,750,676 **			
		(5.881,322)			(3.960,040)			
Audio visual squipment	988,301,119	29,719,217	904,325,718	476,991,902	14.170,678	488.521.247	115,454,471	26
		(2,641,616)			(2.241.238)			
Upwaing equipment	74,856,759		71,686,789	61,089,945	3,105,028	54,754,973	19,961,786	10
		(3.290,990)			[1,440,000]			
Office equipment	102,699,177	6,264,276	128,271,483	88.254(89)	12.298,811	100,944,699	27.329,687	16
		(618.990)			(818,500)			
Compiles	194,962,564	56.586.359	230.597.307	177.892.354	12.541.757	169,006,684	41,380,053	55
		(1.453,386)			[5:397,406]			
June 30, 2023	2,238,313,791	226,346,179	2,447,235,812	1,215,808,932	88,276,476	1,296,042,681	1,148,193,211	
		5,358,190 ***			3,750,676 -			
		(13,782,226)			(9.795,464)			

Includes assets under common ownership under diminishing musharaka arrangement,

<sup>\*\*</sup> Represents transfers from right of use assets to owned assets. (Refer note 4.5)

### 4.2 Particular of immovable assets in the name of the Company are as follows:

Location	Addresses	Total Area
Karachi	Plot No. 10/11 Hassan All street, off LL Chundrigar road.	2,070 sq yards
Islamabad	Plot No.2A, I&T centre sector G-6/1.	30,610 sq.ft
Islamabad	6-7 km, Kashmir Highway, adjacent to Sector H-17,	303 sq yards

4.3	Depreciation for the year on operating fixed assets has been allocated as follows:	Note		2024 Rupees	2023
	Cost of production	22		52,159,658	41,617,894
	Distribution costs	23		11,024,675	8,213,258
	Administrative expenses	24		58,442,949	38,447,326
			2	121,627,282	88,278,478

### 4.4 The details of operating fixed assets disposed / written off, during the year are as follows:

Description	Cost	Accumulated depreciation	Net book value	Sale proceeds	Gain	Modes of Disposal	Particulars of Buyer
			Rupees			200000	
Vehicles	7,075,811	5,020,239	2,055,572	2,122,743	67,171	As per Company policy	Nasir Theherany
	2,707,000	1,789,449	917,551	1,729,651	812,100	As per company policy	Manan Zafar
tems having book value of less than Rs. 500,000	8,761,071	7,373,399	1,387,672	3,678,719	2,291,047	Negotiation	Various
2024	18,543,882	14,183,087	4,360,795	7,531,113	3,170,318		
2023	13,782,226	9,795,484	3,986,742	4,922,839	936,097		

	2024	18,543,882	14,183,087	4,360,795	7,531,113	3,170,318			
	2023	13,782,226	9,795,484	3,986,742	4,922,839	936,097			
								2024	2023
							Note	Rupees	***********
4.5	Right of use assets								
	Opening net book value							51,984,192	78,765,338
	Additions in lease liabilitie	16						97,526,882	1,638,463
	Changes due to modificat	tion.						*11	(6,262,102)
	Changes due to reassess	ment.						15,318,366	
	Transfer to operating fixe	d assets - net be	ook value					(4,075,778)	(1,607,432)
	Depreciation charge for the	ne year					4.5.2 8 4.5.3	(20,914,928)	(20,550,075)
	Closing net book value						4.5.1	139,838,734	51,984,192
	As at June 30, 2024								
	Cost							231,944,944	153,666,550
	Accumulated depreciation	1					<u> </u>	(92,106,210)	(101,682,358)

Net book value

139,838,734

4.5.1	Breakup of net book value of right of use assets by class of underlying asset is as follows:		
		2024	2023
		Rupe	es
	Land and building	135,781,758	41,343,324
	Vehirles	4.056.076	10 640 969

4.5.2 The right of use assets are depreciated on straight line basis over the lease term. Depreciation charge for the year on such assets has been allocated as follows:

	Note	Ruper	es
Cost of production	22	18,339,073	15,605,265
Distribution costs	23		883,609
Administrative expenses	24	2,575,855	4,061,201
		20,914,928	20,550,075

4.5.3 Breakup of depreciation of right of use assets by class of underlying asset is as follows:

Land and building	18,406,807	16,540,141
Vehicles	2,508,121	4,009,934
	20,914,928	20,550,075

4.6 Capital work-in-progress

Leasehold land		162,327,930	162,327,930
Leasehold Improvements		52,880,841	38,548,216
	4.6.1	215.208.771	200,876,146

4.6.1 Movement in capital work-in-progress during the year:

Balance at beginning of the year	200,876,146	106,914,620
Additions during the year	14,332,625	93,961,526
Balance at end of the year	215,208,771	200,876,146

5 INTANGIBLE ASSETS

		Cost		Accumulated amortisation Book value Amo		Amostisation		
	As at July 01, 2 0 2 3	Additions during the year	As at June 30, 2 0 2 4	As at July 01, 2 0 2 3 Rupees	Charge for the year	As at June 30, 2 0 2 4	as at June 30, 2 0 2 4	rate % per annum
Computer softwares	58,466,118	300	58,466,118	56,507,854	1,352,672	57,860,526	605,592	20 - 33
License fee	10,500,000	100	10,500,000	10,234,700	200,100	10,434,800	65,200	6.67
Trademark	33,883,500		33,883,500	33,140,856	670,933	33,811,789	71,711	20
June 30, 2024	102,849,618		102,849,618	99,883,410	2,223,705	102,107,115	742,503	

		Cost		Accumul	ated amortis	ation	Book value	Amortisation
72 11 19-2	As at July 01, 2 0 2 2	Additions during the year	As at June 30, 2 0 2 3	As at July 01, 2 0 2 2 Rupees	Charge for the year	As at June 30, 2 0 2 3	as at June 30, 2 0 2 3	rate % per annum
Computer softwares	58,466,118		58,466,118	51,449,489	5,058,365	56,507,854	1,958,264	20 - 33
License fee	10,500,000	9-90	10,500,000	10,034,600	200,100	10,234,700	265,300	6.67
Trademark	33,883,500	1.4	33,883,500	31,263,506	1,877,350	33,140,856	742,644	20
June 30, 2023	102,849,618		102,849,618	92,747,595	7,135,815	99,883,410	2,966,208	

139,838,734

2024

51,984,192

2023

2024

2023

# NOTES TO THE UNCONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED JUNE 30, 2024

				6064	60000
5.1	Amortisation for the year has been allocated as follows:		Note	Rup	ees
	Cost of production		22	1,915,852	6,271,976
	Administrative expenses		24	307,853	863,839
				2,223,705	7,135,815
6	LONG TERM INVESTMENTS – unquoted subsidiaries				
		Country of incorporation	Holding (%)	2024	2023
				Rup	ees
	HUM TV, Inc	United States of America	100%		
	10,000 Common stock at \$ 0.01 (\$ 100)			8,603	8,603
	Advance for future issue of shares (\$ 200,000)			18,716,750	18,716,750
	HUM Network UK Ltd	United Kingdom	100%	18,725,353	18,725,353
	553,677 ordinary share of 1 GBP (GBP 553,677)		WEEDIN	95,923,751	95,923,751
	Sky Line Publication (Private) Limited	Pakistan	100%		
	3,999,997 ordinary shares of Rs. 10 each			39,999,970	39,999,970
	Provision for Impairment			(39,999,970)	(39,999,970)
					×3
	HUM Network FZ LLC	United Arab Emirates	100%		
	2,400 ordinary shares of AED 1,000 each (AED 2,400,000)			69,802,371	69,802,371
	Advance for future issue of shares (AED 175,431)			4,446,966 74,249,337	4,446,966 74,249,337
	HUMM Co. (Private) Limited	Pakistan	100%	14,245,337	14,245,333
	4 ordinary shares of Rs. 10 each			40	40
	HUM Mart (Private) Limited	Pakistan	70%		
	14,000,000 ordinary shares of Rs. 10 each			140,000,000	140,000,000
	Provision for impairment			(140,000,000)	(140,000,000)
	Tower Sports (Private) Limited	Pakistan			200
	20,100 ordinary shares of Rs. 7,462.99 each		6.1	150,000,000	150,000,000
	Sphere Ventures (Private) Limited	Pakistan			
	1,000,000 ordinary shares of Rs. 10 each		6.2	10,000,000	
				348,898,481	338,898,481

- 6.1 The Company acquired 100% shareholding of Tower Sports (Private) Limited in the prior year, i.e. 20,100 ordinary shares having face value of Rs. 1,000 each, issued at Rs. 7,462.69 each, at a cost of Rs. 150 million. Resultantly, Tower Sports (Private) Limited became a subsidiary of the Company effective 01 May 2023. Tower Sports (Private) Limited is engaged in the business of providing specialised sports services which include but are not limited to production, sales, marketing and distribution of sports media content.
- 6.2 During the year, the Company acquired 100% shareholding of Sphere Ventures (Private) Limited (Sphere) i.e. 1,000,000 ordinary shares having face value of Rs. 10 each, issued at a cost of Rs. 10 million. Resultantly, Sphere became a subsidiary of the Company effective from 26 July 2023. Sphere is engaged in the business of production, acquisition, marketing, buying and selling of programs.

	2024	2023
	Rup	ees
LONG TERM DEPOSITS AND PREPAYMENTS		
Security deposits - unsecured - considered good		
- Rent	12,661,944	9,096,944
- Trade	15,975,435	15,975,435
- Others	3,149,972	3,149,972
	31,787,351	28,222,351
Prepayments		
- Software development fee	37,380,242	2,105,077
- Membership fee	20,096,000	
135 day 1 miles de agrecia (agrecia)	89,263,593	30,327,428

7

				Note	2024 Ru	2023
8	TELEVISION PROGRAM COSTS	Ř.				2.
	Unreleased / released - net of am In production	ortisation			683,641,711 66,855,795	432,619,726 50,827,650
					750,497,506	483,447,376
	Less: Current portion				(81,538,365)	(85,829,858)
133	42-013-0-0-048-070-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-				668,959,141	397,617,518
9	DEFERRED TAX ASSET					
	Taxable temporary differences :		1:			
	Unrealised gain on revaluation of	investments			(3,966,706)	
	Exchange gain - net				(3,966,706)	(2,896,908)
	Deductible temporary difference	es arising in respect	t of:		(3,900,700)	(2,080,900)
	Provisions	es arraing in respec			132,434,762	123,957,122
	Lease liabilities - net				10,351,988	7,376,946
	Accelerated tax depreciation and	amortisation			5,268,646	1,664,596
	Unrealised loss on short term inve				3,200,010	915,112
	Exchange loss - net	Hadrigatiga - 1904			933,232	010,116
	Englishing root lifes				148,988,628	133,913,776
					145,021,922	131,016,868
10	TRADE DEBTS - unsecured				145,021,922	131,010,000
					10 100 100 100	0.000.000.000
	Considered good				3,100,150,777	2,688,381,940
	Considered doubtful				52,255,449	36,221,115
		SZ-SITOVY I F		9900	3,152,406,226	2,724,603,055
	Less: Allowance for expected cred	tit loss		10.1	(52,255,449)	(36,221,115)
**************************************				10.3	3,100,150,777	2,688,381,940
10.1	Allowance for expected credit le	098				
	Balance at the beginning of the ye				36,221,115	88,966,632
	Provision / (reversal) during the ye	ear		26	16,034,334	(52,745,517)
	Balance at the end of the year				52,255,449	36,221,115
10.2	Particulars of receivables from for	eign jurisdictions:				
	United Kingdom				104,998,290	108,772,218
	United States of America				126,483,909	128,184,991
					231,482,199	236,957,209
10.2.1	These receivables are covered u 2023.	nder contractual term	ns and there are	no defaulting parti	es as of June 30, 2	024 and June 30,
	E7803				2024	2023
						2023
10.3	Includes amount receivable from	the following related p	parties:		303000000000000000000000000000000000000	•
	HUM Network UK Limited				104,998,290	108,772,218
	HUM TV Inc.				126,483,909	128,184,991
	TIOM TV INC.				231,482,199	236,957,209
10.4	The aging of trade debts other that	an related parties at th	ne statement of fir	nancial position da		
00/00/2019		100, 100,000,000,000,000,000				
		Not past due	Past due 1-30	Past due 31-60	Past due 61-90	Past due more
		not past auc	days	days	days	than 90 days
	2024					
	Gross receivable (Rupees)	2,075,305,104	612,413,530	112,555,684	3,970,097	116,679,612
	Loss rate (%)	0.63%	3.07%	4.42%	13.48%	18.00%
	2023					
	Gross receivable (Rupees)	2,124,111,656	116,852,035	43,268,747	146,619,237	56,794,171
	Loss rate (%)	0.48%	2.57%	3.62%	12.82%	17.93%
	Frank (197)	W/19/18	E. 10	37.746.70	16.106.70	11,000

		2024	2023
10.5	The aging of trade debts from related parties is as follows:	Rupe	· · · · · · · · · · · · · · · · · · ·
	Neither past due nor impaired Past due but not impaired	¥(	12
	- 01 to 30 days		100
	- 31 to 60 days - Over 60 days	231,482,199	236,957,209
	010 00 003	231,482,199	236,957,209
10.6	The maximum amount outstanding from related parties at any time during the year, calculated by follows:	y reference to month end	balances are as
		2024 Rupe	2023 es
	HUM Network UK Limited	106,915,871	108,772,218
	HUM TV Inc.	130,750,782	128,184,991
		237,666,653	236,957,209
11	SHORT TERM INVESTMENTS		
	At fair value through profit or loss		
	U Microfinance Bank Limited		0-200000 0000
	2023: 8,400 TFCs having face value of Rs. 2,496 each (Fair Value: Rs. 1.0087)	•	21,148,158
	Listed securities		
	Javedan Corporation Limited  Market value: 5,000,000 shares at Rs. 35.06 / share (2023: Nil)	175,300,000	19
	Mutual Funds		
	AKD Opportunity Fund 553,769 (2023: 542,247) units having NAV of Rs. 110.31 (2023: Rs. 86.84) per unit	61,088,579	48,170,691
	AKD Islamic Income Fund		
	116,510.43 (2023: 99,961) units having NAV of Rs. 51.51 (2023: Rs. 50.89) per unit	6,001,918	5,087,356
	AKD Golden Arrow Stock Fund		
	3,988,680 (2023: 3,900,838) units having NAV of Rs. 18.92 (2023: Rs. 12.03) per unit	75,455,472	46,931,759
	NBP Money Market Fund		
	3,521,414 (2023: 2,972,935) units having NAV of Rs. 10.01 (2023: Rs. 9.98) per unit	35,243,012	29,668,997
	UBL Liquidity Plus Fund 270,600.86 (2023: 228,544) units having NAV of Rs. 101.36 (2023: Rs. 101.19) per unit	27,427,568	23,125,569
	Faysal Islamic Cash Fund		
	1,497,517.1166 units having NAV of Rs. 100.17 per unit	150,000,000	38
	Alfalah Islamic Capital Preservation Plan 4 Class A		
	2023: 8 units having NAV of Rs. 100.52	•	849
	Alfalah GHP Money Market Fund		
	2,068,918.63 units (2023: 1,320,747) having NAV of Rs. 98.94 (2023: Rs. 98.66) per unit	204,703,774	130,306,874
	MCB Pakistan Cash Management Fund		
	3,464,122.78 units (2023: 2,086,618) having NAV of Rs. 50.47 (2023: Rs. 50.38) per unit	174,826,656	105,131,135
	Faysal Financial Sector Opportunity Fund	054 026	
	9190.43 units having NAV of Rs. 103.60 per unit	951,026	17

	TO MENOR AND		
	Faysal Halal Amdani Fund	*******	
	7252.77 units having NAV of Rs. 101.42 per unit	735,588	<i>5</i> 2
	HBL Cash Fund		
	1,180,164.73 units (2023: 1,004,202) having NAV of Rs. 103.21 (2023: 102.16) per unit	121,805,628	102,594,119
	ABL Cash Fund		
	2,747,352.45 units (2023: 2,316,350) having NAV of Rs. 10.24 (2023: Rs. 10.23) per unit	28,129,867	23,693,247
	Askari High Yield Scheme 7,432.5 units (2023: 512,983) having NAV of Rs. 104.26 (2023:103.87) per unit	774,920	53,284,537
	7,432.3 units (2023. 312,803) flaving MAV of Ns. 104.26 (2023.103.61) per unit	1,062,444,008	589,143,291
11.1	These carry interest rates ranging from 20.32% to 21.52% (2023; 18.73% to 20.32%) per annum.		
		2024	2023
	Note	Ruper	
12	ADVANCES		
	- Unsecured		
	Interest free advances to:		
	- Producers 12.1 & 12.2	186,587,669	98,094,079
	- Suppliers	77,568,974	49,164,845
		264,156,643	147,258,924
	- Secured		
	Interest free advances to:		
	- Employees	6,052,197	7,316,705
	33*	270,208,840	154,575,629
12.1	Includes advance amounting to Nil (2023; Rs. 29.108.714) paid to M.D Productions (Private) Limite	ad.	
12.2	The aging of advances to related parties is as follows:		
		1000000	V-2-2-2-1
		2024 Ruper	2023
	1. September 1975 (2011) - 1980 (2011) 1. (198		ADDINATES A
	Neither past due nor impaired		29,108,714
	Past due but not impaired		
	- 01 to 30 days		27
	- 31 to 60 days		
	- Over 60 days		29,108,714
2520		-	2011001111
13	TRADE DEPOSITS AND SHORT TERM PREPAYMENTS		
	Deposits - unsecured		
	- Rent	1,364,500	1,364,500
	Prepayments		
	Prepayments - Insurance	35,330,112	22,596,139
	1072.752	35,330,112 7,489,248	22,596,139 2,711,983
	- Insurance		
	- Insurance - Rent	7,489,248 9,751,367 15,988,191	2,711,983 - 2,231,676
	- Insurance - Rent - Software development fee	7,489,248 9,751,367	2,711,983

### 14 OTHER RECEIVABLES

Sales tax receivable	14.1	154,159,827	129,835,895
Due from related parties	14.2	2,784,531,308	1,659,654,904
Others		4,994,657	10,288,417
		2,943,685,792	1,799,779,216
Allowance for expected credit loss	14.5	(63,308,424)	(57,605,219)
		2,880,377,368	1,742,173,997

14.1 As per rule 3(5) of Sindh Sales Tax Special Procedure (withholding) Rule 2014, registered persons as recipient of advertisement services shall withhold whole of sales tax applicable on the person providing advertisement services. Accordingly, the Company is unable to adjust its input tax deducted on purchases of taxable goods and services as 100% of the output tax on the Company's taxable services are being withheld by the recipient of these services. However, the Company is in correspondence with the relevant authorities through its legal advisor to resolve the matter.

2023 Rupees
46,261 1,538,255,996
11,397 56,339,751
35,226 -
30,000 -
22,884 1,594,595,747
80,424 65,059,157
28,000 -
08,424 65,059,157
31,308 1,659,654,904
08,424) (57,605,219)
22,884 1,602,049,685
18

- 14.2.1 These represent current account balances with wholly owned subsidiaries of the Company. These balances are denominated in their respective foreign currencies and are in the normal course of business.
- 14.3 The aging of receivables from related parties is as follows:

Neither past due nor impaired	2,557,590,963	1,601,003,221
Past due but not impaired		
- 60 to 90 days	226,940,345	\$2.
- over 90 days	92#3	58,651,683
	2,784,531,308	1,659,654,904

14.4 The maximum amount outstanding from related parties at any time during the year calculated by reference to month end balances are as follows:

	Note	2024	2023
		Rupe	es
Hum TV, Inc.		54,903,084	56,339,751
Hum Mart (Private) Limited		128,000	
Skyline Publications (Private) Limited		65,082,301	65,059,157
Hum Network FZ LLC		2,605,164,196	1,538,255,996
Tower sports (Private) Limited		1,535,226	1170
TS3 FZ LLC		76,230,000	-
		2,803,042,807	1,659,654,904
1.5 Allowance for expected credit loss			
Balance at the beginning of the year		57,605,219	57,605,219
Provision made during the year	26	5,703,205	(3*3
Balance at the end of the year		63,308,424	57,605,219
CASH AND BANK BALANCES			
Cash in hand		913,789	883,126
Cash at banks			
- in current accounts		151,783,261	128,796,622
- in deposit accounts	15.1	595,443,118	318,117,021
		747,226,379	446,913,643
		748,140,168	447,796,769
5.1 These carry profit at the rates ranging from 18.5% to 20	0.5% per annum (2023: 5.5%	to 12.85%) per annum.	
ISSUED, SUBSCRIBED AND PAID-UP CAPITAL			

2023

2024

(Number of	shares)		Rupe	es
147.000.000.000		Ordinary shares of Rs. 1/- each		
500,000,000	500,000,000	Fully paid in cash	500,000,000	500,000,000
634,000,000	634,000,000	Issued as fully paid bonus shares	634,000,000	634,000,000
1,134,000,000	1,134,000,000		1,134,000,000	1,134,000,000

- 16.1 Voting rights, board selection, right of first refusal and block voting are in proportion to the shareholding.
- 16.2 Bonus shares issued to directors of the Company are Nil (2023: 96,657,902 shares).

		2024	2023
		Rupe	es
17	LEASE LIABILITIES		
	Opening balance	70,899,475	89,049,467
	Additions in lease liabilities	97,526,882	1,375,281
	Changes due to modification		(6,262,102)
	Changes due to reassessment	15,318,366	
	Mark-up on lease liabilities	15,873,501	10,995,762
	Lease rentals paid	(33,235,932)	(24,258,933)
	Closing balance	166,382,292	70,899,475
	Current portion of lease liabilities	(16,889,875)	(15,664,939)
	Non-current portion of lease liabilities	149,492,417	55,234,536

2024

2023

2024

2022

# NOTES TO THE UNCONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED JUNE 30, 2024

17.1 Includes lease finance facility entered into by the Company with a commercial bank for vehicles amounting to Rs. 50,000,000 (2023; Rs.115,000,000) out of which Rs. 49,394,158 (2023; Rs. 105,265,279) remain unutilized at period end. Lease rentals are payable in monthly installments and had commenced from September 2022.

18	LONG TERM FINANCING - secured	Note	2024 Rupe	2023
	Islamic banks			
	Diminishing Musharaka	18.1	31,250,000	93,750,000
		1 <del>-</del>	31,250,000	93,750,000
	Less: current maturity	_	(31,250,000)	(62,500,000)
				31,250,000

18.1 Represents Diminishing Musharaka facility carrying profit at the rate of 6 months KIBOR plus 1% per annum. The financing is repayable in 8 equal quarterly instalments commencing after a grace period of 12 months from the date of disbursement i.e. December 2021. Financing is secured by way of Equitable Mortgage over registered office, first hypothecation charge over plant, machinery & equipment, first pari passu charge over receivables of the company and first pari passu charge by way of constructive mortgage charge over Islamabad office.

			2024	2023
		Note	Rupe	es
19	TRADE AND OTHER PAYABLES			
	Creditors	19.1	379,255,510	362,775,566
	Accrued liabilities		446,423,700	388,661,167
	Withholding tax payable		44,714,830	17,196,303
	Others		49,853,037	45,385,561
		9	920,247,077	814,018,597
19.1	Includes amount payable to the following related parties:			
	M.D Productions (Private) Limited		36,021,464	
	Momina and Duraid Foundation	16	68,203,097	56,079,481
			104,224,561	56,079,481

### 20 CONTINGENCIES AND COMMITMENTS

### 20.1 Contingencies

There are no contingencies to report in these unconsolidated financial statements except those disclosed in note 29 to these unconsolidated financial statements.

### 20.2 Commitments

20.2.1 Purchase of television programs commitments with M.D Productions (Private) Limited - a related party as at June 30, 2024 amounted to Rs. 308,368,667 (June 30, 2023: Rs. 258,962,000). Commitment for purchase of television programs with other than related parties as at June 30, 2024 amounted to Rs. 160,108,809 (June 30, 2023: Rs. 41,215,000).

	Note	2024 R	2023 tupees
REVENUE - net			240 20 3 24 (CARO CO)
Advertisement revenue		5,566,997,291	4,844,229,306
Production revenue		244,357,641	221,648,886
Digital revenue		167,425,196	80,643,000
Subscription revenue		2,286,941,831	1,677,339,186
Film distribution revenue		41,944,171	1,725,968
	21.1 & 21.2	8,307,666,130	6,825,586,346
	Advertisement revenue Production revenue Digital revenue Subscription revenue	Advertisement revenue Production revenue Digital revenue Subscription revenue Film distribution revenue	REVENUE – net         Note         Revenue         Revenue         Revenue         5,566,997,291           Advertisement revenue         244,357,641         244,357,641         244,357,641         245,196         245,196         246,941,831

### 21.1 Revenue is net off the following items:

(E-30/9)				
	Sales tax		840,444,340	722,681,112
	Trade and volume discount		617,472,906	598,870,841
			1,457,917,246	1,321,551,953
21.2	Represents revenue from the following geographical regions:	100	(10)	12
	Asia		6,105,672,873	5,172,962,977
	America	_	2,201,993,257	1,652,623,369
		2	8,307,666,130	6,825,586,346
22	COST OF PRODUCTION	_		
	Cost of outsourced programs		2,200,028,467	1,854,864,608
	Cost of in-house programs		365,574,243	311,230,418
	Cost of inventory consumed		1,091,462	2,000,487
	Salaries and benefits	22.1	1,281,770,254	1,075,741,256
	Technical advisory fee	22.2	54,751,500	54,751,500
	Depreciation	4.3 & 4.5.2	70,498,731	57,223,159
	Travelling and conveyance		172,623,206	138,335,274
	Utilities		20,970,205	14,869,487
	Rent, rates and taxes		876,547	305,538
	Insurance		33,266,219	27,315,856
	Repair and maintenance		33,598,118	26,034,116
	Fee and subscription		7,080,344	4,514,981
	Communication		25,072,393	21,765,697
	Security charges		726,000	438,350
	Amortisation	5.1	1,915,852	6,271,976
	Consultancy		-	1,188,586
	Printing and stationery		1,215,245	1,008,477
		<u> </u>	4,271,058,786	3,597,859,766
	In production television programs - opening		50,827,650	35,460,250
	In production television programs - closing		(66,855,795)	(50,827,650)
		=	4,255,030,641	3,582,492,366
	Released / unreleased programs - opening		432,619,726	390,229,988
	Released / unreleased programs - closing		(683,641,711)	(432,619,726)
	The state of the contract of the state of th	- 5	4,004,008,656	3,540,102,628

<sup>22.1</sup> This includes Rs. 33,490,473 (2023: Rs. 29,765,982) in respect of staff retirement benefits.

<sup>22.2</sup> Represents fee paid to a Director for technical advisory services rendered in terms of the technical advisory agreement duly approved by the Board of Directors of the Company.

23	DISTRIBUTION COSTS		2024	2023
		Note	Rup	ees
	Advertisement and promotion		260,980,311	179,032,049
	Salaries and benefits	23.1	211,036,492	180,243,903
	Travelling and conveyance		30,666,581	28,139,827
	Rent, rates and taxes			532,297
	Utilities		3,079,048	2,890,633
	Depreciation	4.3 & 4.5.2	11,024,675	9,096,867
	Communication		837,193	674,255
	Insurance		4,509,124	3,688,871
	Repair and maintenance		1,315,656	2,461,343
	Fees and subscription		950,040	1,120,873
	Printing and stationery		817,960	1,546,798
		2.7	525,217,080	409,427,716

23.1 This includes Rs. 8,527,681 (2023: Rs. 7,869,125) in respect of staff retirement benefits.

		Note	2024 Rup	2023 ees
24	ADMINISTRATIVE EXPENSES	112(2)	8000	
	Salaries and benefits	24.1	546,281,058	475,677,349
	Depreciation	4.3 & 4.5.2	61,018,804	42,508,527
	Amortisation	5.1	307,853	863,839
	Repair and maintenance		67,239,122	53,463,407
	Communication		5,850,853	7,262,392
	Traveling and conveyance		89,886,276	66,565,849
	Fee and subscription		12,144,499	13,579,225
	Utilities		66,841,289	47,703,555
	Legal and professional charges		21,798,132	28,071,062
	Printing, stationery and periodicals		9,255,301	11,145,315
	Rent, rates and taxes		618,683	9,061,102
	Insurance		9,978,520	7,457,795
	Auditor's remuneration	24.2	8,544,793	6,480,533
	Security charges		12,806,811	9,284,141
	Donation	24.3 & 24.4	77,548,097	106,230,292
			990,120,091	885,354,383

24.1 This includes Rs. 9,186,396 (2023: Rs. 7,030,043) in respect of staff retirement benefits.

### 24.2 Auditor's remuneration

	2024	2023
	Ruper	15
Audit fee for unconsolidated financial statements	2,328,750	2,025,000
Audit fee for consolidated financial statements	853,875	742,500
Fee for half yearly review	698,625	607,500
Tax and other assurance services	3,693,940	2,200,000
Out of pocket expenses and Sindh sales tax on services	969,603	905,533
	8,544,793	6,480,533

24.3 Donation includes the following donees to whom donations exceed 10% of total donation or Rs. 1 million:

	2024 Rupee	2023 s
SS Garden	1,100,000	72
Momina and Duraid Foundation	75,223,097	105,655,292
	76.323.097	105.655.292

24.4 Recipients of donations do not include any donee in which any director or its spouse had any interest except for donation paid to Momina and Duraid Foundation. Following directors of the company are also trustees of the said trust:

	- Mr. Duraid Qureshi - Ms. Sultana Siddigui			
		Note	2024 Rup	2023 ces
25	OTHER INCOME			
	Income from financial assets			
	Profit on deposit accounts		81,308,456	56,453,532
	Exchange gain - net			293,418,632
	Dividend income		93,399,999	58,931,534
	Interest / mark-up income			7,126,948
	Amortisation of government grant		**	478,147
	Unrealised gain on revaluation of investments		31,733,646	75
	Gain on redemption / sale of investments		6,772,018	27,660,465
		100	213,214,119	444,069,258
	Income from non financial assets	22	- N N N	
	Gain on disposal of operating fixed assets - net	4.4	3,170,318	936,097
	Reversal of expected credit loss	10,1	-	52,745,517
	Liabilities no longer payable - written off	10000	54,741,167	98,671,515
	Management fee from related party		76,230,000	7,511,340
	Sale of content and festival income		38,404,287	14,546,962
	Sundry income		24,859,214	10,710,530
		-	197,404,986	185,121,961
			410,619,105	629,191,219
26	OTHER EXPENSES / CHARGES			
	Allowance for expected credit loss	10.1 & 14.5	21,737,539	89
	Exchange loss - net		93,323,181	82
	Unrealised loss on revaluation of investments		29 STREET, STR	7,320,895
			115,060,720	7,320,895
27	FINANCE COSTS			
	Mark-up on long term financing		16,379,996	34,506,149
	Mark-up on short term borrowings			98,402
	Mark-up on lease liabilities	17	15,873,501	10,995,762
	Bank charges	2000	3,387,826	458,793
		-	35,641,323	46,059,106

### 28 LEVIES - FINAL TAX

28.1 This represents final taxes paid under section 5 (tax on dividend) and 154A (export of services) of Income Tax Ordinance, 2001, representing levies in terms of requirements of IFRIC 21 / IAS 37 (also see note 3.7.3).

		2024	2023 (Restated)
29	INCOME TAX	Rupe	
	81 81		
	Current	288,851,435	191,782,978
	Deferred	(14,005,054)	57,952,265
	Prior	(12,470,454)	3,552,814
		262,375,927	253,288,057
29.1	Relationship between accounting profit and tax expense		
	Profit before income tax and levies	2,927,073,108	2,439,816,835
	Tax at the applicable rate	848,851,201	707,546,882
	Tax effects of:		
	Tax at reduced rate	(1,249,335)	(4,563,977)
	Income subject to final tax regime	(618,481,923)	(445,632,559)
	Effect of levies	(54,105,424)	(37,290,204)
	Provision for super tax	96,388,777	65,747,467
	Prior year tax (reversal) / charge	(12,470,454)	3,552,814
	Others	3,443,085	(36,072,366)
		262,375,927	253,288,057
	Effective %	9%	10%

- 29.2 The return of income for the tax year 2023 has been filed by the Company which is deemed to be an assessment under the provisions of section 120 of the Income tax Ordinance, 2001.
- 29.3 During the year 2017, Deputy Commissioner Inland Revenue issued a show cause notice to the Company, for the tax year 2014, showing his intention to disallow the deduction claimed on account of agency commission on alleged non-deduction of tax on such agency commission. The Company filed a suit before the Hon'ble High Court of Sindh challenging the above showcause notice.

Based on a recent judgement of the Hon'ble Supreme Court of Pakistan, suits filed by taxpayers are not to be maintained unless 50% of the tax due is deposited by the petitioners. In compliance to the above order, the Company has deposited an amount of Rs. 24,395,012 into the Government treasury. The decision in respect of the Suit filed by the Company is still pending. The management, based on the legal advice, is confident that the ultimate outcome will be in favor of the Company and accordingly, no provision has been made in this respect in these unconsolidated financial statements.

29.4 During the year ended 30 June 2022, the Commissioner Inland Revenue (ACIR) issued show-cause notice dated 15 May 2022 whereby he had raised certain queries relating to tax year 2017. In response, the Company filed explanation along-with documentary evidence. The Commissioner Inland Revenue (CIR) being dissatisfied with the response of the Company, issued an order under Section 122(1) of the Ordinance whereby tax demand of Rs. 771,644,957 has been raised. While the Company's appeal was pending before the Commissioner Inland Revenue (Appeals) for Tax Year 2017 but the department was seeking to recover the outstanding tax. Therefore the Company filed a petition before the Honorable High Court of Sindh for issuance of a stay order. Subsequent to the year end, on 7 July 2022, the Company received a stay order on the matter and the case is pending before the Commissioner Inland Revenue (Appeals). The management, based on the legal advice, is confident that the ultimate outcome will be in favor of the Company and accordingly, no provision has been made in this respect in these unconsolidated financial statements.

		Note	2024 Rupe	2023 es
30	EARNINGS PER SHARE – basic and diluted			
	Profit for the year		2,610,591,757	2,149,238,574
	Weighted average number of ordinary shares			
	outstanding during the year	30.1	1,134,000,000	1,134,000,000
	Earnings per share (Rupee)	5	2.30	1.90
30.1	There is no dilutive effect on the basic earnings per share of	of the Company.		
		Note	2024 Rupe	2023
31	CASH GENERATED FROM OPERATIONS	Note	Napo	
	Profit before income tax and levies		2,927,073,108	2,439,816,835
	Adjustments for:			
	Depreciation	4.3 & 4.5.2	142,542,210	108,828,553
	Amortisation	5.1	2,223,705	7,135,815
	Finance costs	27	35,641,323	46,059,106
	Exchange loss / (gain) - net	26 & 25	93,323,181	(293,418,632)
	Profit on deposit accounts	25	(81,308,456)	(56,453,532)
	Gain on disposal of operating fixed assets	25	(3,170,318)	(936,097)
	Gain on redemption / sale of investments	25	(6,772,018)	(27,660,465)
	Dividend income	25	(93,399,999)	(58,931,534)
	Amortisation of government grant	25	2	(478,147)
	Allowance for expected credit loss	26	21,737,539	
	Unrealised (gain) / loss on revaluation of investments	25 & 26	(31,733,646)	7,320,895
			79,083,521	(268,534,038)
	(Increase) / decrease in current assets	i i		
	Inventories		(7,790,036)	(88,326)
	Current portion of television program costs		4,291,493	4,517,361
	Trade debts		(427,803,171)	(155,234,563)
	Advances		(115,633,211)	(45,913,501)
	Trade deposits and short term prepayments		(41,019,120)	(3,743,845)
	Other receivables	L	(1,237,229,757)	(1,575,971,190)
			(1,825,183,802)	(1,776,434,064)
	Increase / (decrease) in current liabilities			
	Trade and other payables		106,228,480	(403,964,546)
	Contract liability	2.0	(11,444,485)	12,144,815
		25	1,275,756,822	3,029,002

### 32 REMUNERATION OF CHIEF EXECUTIVE, DIRECTORS AND EXECUTIVES

	2024				2023			
	Chief Executive	Executive Director	Non-Executive Directors	Executives	Chief Executive	Director Director	Non-Executive Directors	Executives
Managerial remuneration	42,935,390	1.00 especies		200,373,660	42,905,390	250/2000	5.4	307,685,725
Technical advisory fee	130 DECEMBER 1	54,751,500	and the		70070000000	54,751,500	200000000000000000000000000000000000000	100000000000000000000000000000000000000
Fee	and and let	- (2) (3) (A) (4)	5,000,000	0.000	Market Pilon		3,900,000	
Bonus	202,311,606	202,311,606	100000000000000000000000000000000000000	59,715,261	184,398,314	184,398,314	200000000000000000000000000000000000000	100 00 % TOW
Retirement benefits		2010/01/201		23,737,512		CONTROL OF		18.858,646
House rent	18,544,865		-	137,508,147	17,133,842			99,164,289
Utilities	4,121,081			28,037,366	3,807,520	ne contribution		22,036,508
Car allowance	20,767,188			51,938,347	20,767,188	23,500,000	married the same	30,302,101
Fuel and conveyance:	2,975,351	2,704,411	1,701,086		2,975,351	2,704,411	1,478,447	
	291,655,481	259,767,517	6,701,086	591,310,293	272,017,005	265,354,225	5,378,847	478,047,269
Number	1	1		83	1	1	5	65

32.1 The chief executive and certain executives are also provided with free use of Company maintained cars in accordance with the Company's policy and reimbursement of expenses related to business travel.

### 33 TRANSACTIONS WITH RELATED PARTIES

Related parties of the Company comprise subsidiaries, associated companies, retirement funds, directors and key management personnel. Details of transactions with related parties during the year, other than those which have been disclosed elsewhere in these unconsolidated financial statements are as follows:

		2024	2023
Relationship	Nature of transactions	Rug	oees
Subsidiaries	Expenses paid on behalf of the Company Expenses paid on behalf of the subsidiary Payment received on behalf of subsidiary Payment received on behalf of the Company Management fac Amount paid on behalf of the Company Professional or promotional services acquired Subscription income Purchase of television program rights Payments received during the year	20,138,889 8,606,951 31,471,736 2,097,560,765 76,230,000 77,157,800 84,961,418 10,511,798 926,375,972	33,561,469 29,624,132 70,993,275 1,439,683,704 7,511,340 39,624,981 3,845,000 34,019,983
Associated Companies	Purchases of television programs rights Payments made during the year	1,831,002,134 1,816,927,568	1,572,300,900 1,993,714,343
Others	Contribution to the provident fund	51,184,000	44,685,150

All transactions with related parties are entered into at agreed terms duly approved by the Board of Directors of the Company. The outstanding receivable and payable balances of the related parties are disclosed in their respective notes to these unconsolidated financial statements.

33.1 Following are the related parties with whom the Company had entered into transactions or have arrangements / agreements in place:

S.No.	Company Name	Basis of association	Aggregate % of shareholding
1	Skyline Publications (Private) Limited	Subsidiary	100%
2	HUM TV Inc.	Subsidiary	100%
3	HUM Network FZ LLC	Subsidiary	100%
2 3 4	HUM Network UK Limited	Subsidiary	100%
5	HUMM Co. (Private) Limited	Subsidiary	100%
6	Tower Sports (Private) Limited	Subsidiary	100%
7	HUM Mart (Private) Limited	Subsidiary	70%
8	TS3 FZ LLC	Indirect Subsidiary	
8 9	M.D Productions (Private) Limited	Associated company (33.1.1)	
10	Momina & Duraid Films (Private) Limited	Associated company (33.1.1)	(4)
11	Momina and Duraid Foundation	Associated company (33.1.1)	
12	HUM Network Limited- Employees' Provident Fund	Retirement Fund	
13	Ms. Sutana Siddigui	Director	1.81%
14	Mr. Mazhar ul Hag Siddigui	Director	30.00
15	Mr. Duraid Qureshi	Director	47.41%
16	Mr. Shunaid Qureshi	Director	5.38%
17	Mrs. Mahtab Akbar Rashdi	Director	2.130
18	Lt Gen (R) Asif Yasin Malik	Director	
19	Mr. Muhammad Ayub Younus Adhi	Director	(4)
20 21	Mr. Sphall Ansar	Director	
21	Mr. Khush bakht Shujaat	Director	9

33.1.1 These entities are associated companies if undertakings of the Company in accordance with the requirement of Companies Act, 2017.

### 33.2 Subsidiaries incorporated outside Pakistan:

HUM TV, Inc. HUM Network FZ LLC TS3 FZ LLC HUM Network UK Limited

Name

Country of Incorporation

United States of America United Arab Emirates United Arab Emirates United Kingdom

- 33.3 None of the key management personnel had any arrangements with the Company other than the employment contract.
- 33.4 Investments out of provident fund have been made in accordance with the provisions of Section 218 of the Act and the regulations formulated for this purpose.

		Note	2024 Punes	2023 s
34	FINANCIAL INSTRUMENTS BY CATEGORY	Note	Кирее	
34.1	Financial assets as per statement of financial position			
	Financial assets at amortised cost			
	<ul> <li>Security deposits</li> </ul>	7	31,787,351	28,222,351
	- Trade debts	10	3,100,150,777	2,688,381,940
	<ul> <li>Trade deposits</li> </ul>	13	1,364,500	1,364,500
	- Other receivables	14	2,726,217,541	1,612,338,102
	<ul> <li>Cash and bank balances</li> </ul>	15	748,140,168	447,796,769
		-	6,607,660,337	4,778,103,662
	Financial assets at fair value through profit or loss			
	- Short term investments	11 =	1,062,444,008	589,143,291
34.2	Financial liabilities as per statement of financial position			
	Financial liabilities at amortised cost			
	- Long term financing	18	31,250,000	93,750,000
	- Lease Liabilities	17	166,382,292	70,899,475
	<ul> <li>Trade and other payables</li> </ul>	19	875,532,247	796,822,294
	- Accrued mark-up		109,056	218,809
	- Unclaimed dividend		6,066,896	6,153,603
	- Unpaid dividend		740,472	1,374,738
	(0)		1,080,080,963	969,218,919

### 35 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

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

The Company's senior management oversees the management of these risks. The Company's senior management provides policies for overall risk management, as well as policies covering specific areas such as foreign exchange risk, interest rate risk and credit risk, use of financial derivatives, financial instruments and investment of excess liquidity. It is the Company's policy that no trading in derivatives for speculative purposes shall be undertaken.

The Board of Directors review and agree policies for managing each of these risks which are summarized below:

### 35.1 Market risk

Market risk is the risk that fair value of future cash flows will fluctuate because of changes in market prices. Market prices comprise three types of risk: interest rate risk, currency risk and equity price risk.

### 35.2 Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of financial instruments will fluctuate because of changes in the market interest rates. The Company's interest rate risk arises from long term financing, finance lease obligations, short term borrowings and bank balances. The Company manages these risks through risk management strategies.

### Sensitivity analysis:

The following figures demonstrate the sensitivity to a reasonably possible change in interest rate, with all other variables held constant, of the Company's profit before taxation:

	Increase / decrease in basis points	Effect on profit before taxation
		Rupees
June 30, 2024	+100	8,648,117
	-100	(8,648,117)
June 30, 2023	+100	4,244,938
	-100	(4,244,938)

### 35.3 Currency risk

Foreign currency risk is the risk that the value of financial assets or financial liabilities will fluctuate due to a change in foreign exchange rates. It arises mainly where receivables and payables exist due to transactions in foreign currencies. The Company's exposure to foreign currency risk is as follows:

	June 30, 2024			June 30, 2023			
	US Dollar	GBP	AED	US Dollar	GBP	AED	
Trade debts	454,406	298,689		454,406	298,689	*	
Other receivables	190,808	÷	33,980,667	190,808	-	19,756,691	
Trade and other payables		-		(85,000)	+1	*	
		- Rupees			Rupees		
Closing exchange rates	278.35	351.53	76.23	285.99	364.14	77.86	

### Sensitivity analysis:

The following table demonstrates the sensitivity to a reasonably possible change in the AED,USD and GBP exchange rates, with all other variables held constant, of the Company's profit before taxation:

	Change in US dollar rate (%)	Effect on profit before tax Rupees	Change in GBP rate (%)	Effect on profit before tax Rupees	Change in AED rate (%)	Effect on profit before tax Rupees
June 30, 2024	+10	17,959,532	+10	10,499,814	+10	259,034,625
	-10	(17,959,532)	-10	(10,499,814)	-10	(259,034,625)
June 30, 2023	+10	16,021,560	+10	10,876,461	+10	153,825,596
	-10	(16,021,560)	-10	(10,876,461)	-10	(153,825,596)

### 35.4 Equity price risk

The Company's investments are susceptible to market price risk arising from uncertainties about future values of investment securities. The Company manages the equity price risk through diversification and placing limits on individual and total investments. Reports on the investments portfolio are submitted to the Company's senior management on a regular basis.

As of the statement of financial position date, the exposure to investments at fair value through profit or loss was Rs. 1,062,444,008 (2023: Rs. 589,143,291).

### 35.5 Credit risk

Credit risk is the risk which arises with the possibility that one party to a financial instrument will fail to discharge its obligation and cause the other party to incur a financial loss. Concentration of credit risk arise when a number of counterparties are engaged in similar business activities or have similar economic features that would cause their ability to meet contractual obligations to be similarly affected by changes in aconomic, political or other conditions. Concentrations of credit risk indicate the relative sensitivity of the Company's performance to developments affecting a particular industry.

### Management of credit risk

The Company's policy is to enter into financial contracts in accordance with the guidelines set by the Board of Directors and other internal guidelines.

Credit risk is managed and controlled by the management of the Company in the following manner:

- Credit rating and / or credit worthiness of the counterparty is taken into account along with the financial background so as to minimize the risk of default.
- The risk of counterparty exposure due to failed agreements causing a loss to the Company is mitigated by a periodic review of their credit ratings, financial statements, credit worthiness and market information on a regular basis.
- Cash is held with reputable banks only.

As of the unconsolidated statement of financial position date, the Company is exposed to credit risk on the following assets:

		2024	2023
		Rup	ees
9	Security deposits	31,787,351	28,222,351
	Trade debts	3,100,150,777	2,688,381,940
$(\cdot,+)$	Short term investments	1,062,444,008	589,143,291
-	Trade deposits	1,364,500	1,364,500
-	Other receivables	2,726,217,541	1,612,338,102
	Bank balances	747,226,379	446,913,643
		7,669,190,556	5,366,363,827

2024

### Quality of financial assets

The credit quality of financial assets can be assessed by reference to external credit ratings or to historical information about counterparty default rates;

		Note	2024 Rupe	2023
Bank balances		Hote	N=11 10 tule databas	<u> Tigita Manaka</u>
	AAA		-	2,382,575
	AA+			211,048,650
	AA		2	218,474,972
	A			15,007,446
	A1+		729,904,111	133 (5 133 5 (5 C)
	A2		17,321,848	
	A1		420	
		15	747,226,379	446,913,643
Short term investments Mutual funds				
	AA-		136,544,051	1000
	A+		175,300,000	
	A(f)		774,920	53,284,537
	A+(f)		951,026	5,087,356
	AA(f)		185,978,600	29,668,996
	AA+(f)		556,893,493	384,850,945
	AA-(f)		6,001,918	
	Non-rated		2.164.3635551 [#]	95,103,299
			1,062,444,008	567,995,133
Term finance certificate	A		2	21,148,158
		11	1,062,444,008	589,143,291

### 35.6 Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company applies prudent risk management policies by maintaining sufficient cash and bank balances and by keeping committed credit lines.

The table below summarizes the maturity profile of the Company's financial liabilities as at the following reporting dates:

On demand	Less than 3 months	3 to 12 months	1 to 5 years	Total
	Ri	upees		
*3	4,222,469	12,667,406	149,492,417	166,382,292
		31,250,000		31,250,000
496,276,737	169,311,415	209,944,095		875,532,247
6,066,896			-	6,066,896
740,472	•			740,472
109,056			- SE 12	109,056
503,193,161	173,533,884	253,861,501	149,492,417	1,080,080,963
On demand	Less than 3 months	3 to 12 months	1 to 5 years	Total
	Ri	upees		<del>31</del>
**	3,781,136	11,883,803	55,234,536	70,899,475
-	15,625,000	46,875,000	31,250,000	93,750,000
434,046,728	161,954,257	200,821,309		796,822,294
6,153,603	man and a final	1000000000000000	140	6,153,603
1,374,738	-		-	1,374,738
218,809				218,809
441,793,878	181,360,393	259,580,112	86,484,536	969,218,919
	496,276,737 6,066,896 740,472 109,056 503,193,161 On demand 434,046,728 6,153,603 1,374,738 218,809	On demand	On demand	On demand

### 35.6.1 Changes in liabilities from financing activities

	1-Jul-23	Cash Flows	New leases	Others	30-Jun-24
Long term financing	93,750,000	(62,500,000)		Ja	31,250,000
Lease Liabilities	70,899,475	(33,235,932)	97,526,882	31,191,867	166,382,292
	1-Jul-22	Cash Flows	New leases	Others	30-Jun-23
Long term financing	372,938,964	(279,188,964)	#1		93,750,000
Lease Liabilities	89,049,467	(24,258,933)	1,375,281	4,733,660	70,899,475

### 35.6.2 Fair value of financial instruments

The carrying values of all financial assets and liabilities reflected in the unconsolidated financial statements appropriate their fair values.

### 35.7 Capital risk

The Company finances its operations through equity, borrowings and management of working capital with a view of maintaining an appropriate mix between various sources of finance to minimize risk. The primary objective of the Company's capital management is to ensure that it maintains healthy capital ratios in order to support its business sustain future development and maximize shareholders' value. The Company monitors capital using a debt equity ratio as follows:

	Note	2024 Rup	2023 ees
Lease Liabilities	17	149,492,417	55,234,536
Long term financing	18		31,250,000
Accrued mark-up		109,056	218,809
Current portion of long term lease liabilities	17	16,889,875	15,664,939
Current portion of long term financing	18	31,250,000	62,500,000
Total debt		197,741,348	164,868,284
Share capital	16	1,134,000,000	1,134,000,000
Unappropriated profit		8,722,456,137	6,111,864,380
Total equity		9,856,456,137	7,245,864,380
Total debt and equity		10,054,197,485	7,410,732,664
Gearing ratio		1.97%	2.22%

### 35.8 Fair value measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

The carrying values of all financial assets and liabilities reflected in the financial statements approximate fair values.

The following table shows assets recognised at fair value, analysed between those whose fair value is based on:

Level 1: Quoted prices in active markets for identical assets or liabilities;

Level 2: Those involving inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (as prices) or indirectly (derived from prices); and

Level 3: Those whose inputs for the asset or liability that are not based on observable market data (unobservable inputs).

### Assets measured at fair value

	2024				2023
	Level 1	Level 2	Level 3	Total	1700000 18
	(Rupees)				
Short term investments	175,300,000	887,144,008		1,062,444,008	589,143,291

During the year, there were no transfers between level 1 and level 2 fair value measurements, and no transfers into and out of level 3 fair value measurement.

Financial instruments which are tradable in an open market are revalued at the market prices prevailing on the statement of financial position date.

### 36 OPERATING SEGMENTS

For management purposes, the Company has determined following reportable operating segments on the basis of areas of operations i.e. entertainment and news.

Entertainment segment is engaged in advertisement, entertainment and media marketing.

News segments is engaged in broadcasting of news programs.

	Entertainment News		Total			
	2024	2023	2024	2023	2024	2023
Revenue						
Net revenue from external						
customer	7,349,463,443	5,622,541,366	958,202,687	1,203,044,980	8,307,666,130	6,825,586,346
Result						
Segment profit / (loss)	3,728,466,326	2,324,897,472	(71,190,189)	424,462,528	3,657,276,137	2,749,360,000
Taxation					(316,481,351)	(290,578,261)
Unallocated income / (expenses):					579999999000000000000000000000000000000	
Administrative expenses					(990,120,091)	(885,354,383)
Other expenses / charges					(115,060,720)	(7,320,895)
Other income					410,619,105	629,191,219
Finance cost					(35,641,323)	(46,059,106)
Profit for the year					2,610,591,757	2,149,238,574
Other information						
Amortisation	(1,713,056)	(3,584,024)	(510,649)	(3,551,791)	(2,223,705)	(7,135,815)
Depreciation =	(86,908,140)	(55,333,391)	(55,634,070)	(53,495,162)	(142,542,210)	(108,828,553)
Segment assets	586,031,236	565,805,921	879,205,922	839,213,836	1,465,237,158	1,405,019,757
Unallocated Assets	-				9,531,294,907	6,853,984,465
10000000000000000000000000000000000000	586,031,236	565,805,921	879,205,922	839,213,836	10,996,532,065	8,259,004,222
Capital expenditure	36,533,320	137,075,701	45,632,918	83,270,478	82,166,238	220,346,179
Segment liabilities	947,393,509	735,718,643	192,682,419	277,421,199	1,140,075,928	1,013,139,842

36.1 Revenue from three major customers of the Company during the year constituted 67% (2023: 57%) of the total revenue.

### 37 NUMBER OF EMPLOYEES

The total number of employees and average number of employees at year end and during the year respectively are as follows:

	2024	2023
Total number of employees	756	721
Average number of employees during the year	743	696

### 38 GENERAL

- 38.1 Corresponding figures have been rearranged and reclassified, wherever necessary. However, other than those disclosed in these unconsolidated financial statements, there were no significant reclassifications to report.
- 38.2 Figures have been rounded off to the nearest Rupee.

### 39 DATE OF AUTHORIZATION

These financial statements have been authorised for issue on October 04th, 2024, by the Board of Directors of the Company.

DURAID QURESHI Chief Executive MAZHAR-UL-HAQ SIDDIQUI Director MUHAMMÁD ABBAS HUSSAIN Chief Financial Officer THIS PAGE IS INTENTIONALLY LEFT BLANK

# CONSOLIDATED FINANCIAL STATEMENTS



# INDEPENDENT AUDITOR'S REPORT To the members of HUM Network Limited

# Report on the Audit of the Consolidated Financial Statements

# Opinion

We have audited the annexed consolidated financial statements of **Hum Network Limited (the Holding Company) and its subsidiaries** (the **Group**), which comprise the consolidated statement of financial position as at 30 June 2024, and the consolidated statement of profit or loss, consolidated statement of comprehensive income, the consolidated statement of changes in equity, the consolidated statement of cash flows for the year then ended and notes to the consolidated financial statements, including material accounting policy information and other explanatory information.

In our opinion, consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 30 June 2024, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with the accounting and reporting standards as applicable in Pakistan.

# Basis for Opinion

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

# Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current year. These matters were addressed in the context of our audit of the consolidated 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:

### Key audit matters

### Key audit matter How the matter was addressed in our audit

### 1.Acquisition - purchase price allocation (TWS)

During the year ended 30 June 2023, the Group acquired 100% shareholding in Tower Sports (Private) Limited (TWS) for Rs. 150 million. This transaction resulted in the recognition of provisional goodwill amounting to Rs. 125 million, pending allocation of the purchase price ("PPA") to the assets and liabilities acquired. In accordance with IFRS 3, the final allocation of the purchase price must be finalized within a period of twelve months following the date on which control was obtained. In the current year.

PPA exercise has been completed which resulted in the recognition of goodwill and intangibles amounting to Rs. 107.2 million and Rs. 17.8 million respectively. The 2023 comparative information has been restated to reflect the adjustment to the provisional amounts.

We have determined this to be a key audit matter because the accounting for PPA of this acquisition required a significant amount of management estimation. The significant management judgment and estimates involved in the PPA exercise mainly relate to the determination of the fair value of the acquired assets, particularly goodwill and intangibles acquired as a result of the acquisition. We read the purchase agreement to gain an understanding of the key terms and conditions.

We engaged our internal valuation specialist to assist us in reviewing the management's valuation methodologies and assessing the key assumptions and inputs used in measuring the fair value of intangible asset acquired.

We assessed the competence of both internal and external specialists and the objectivity and independence of external specialists, to consider whether they were appropriately qualified to carry out the valuation.

We assessed the valuation model, the excess earnings projections, and the key assumptions used in the calculation of the intangible asset's fair value.

We assessed the adequacy of the disclosures in accordance with the applicable financial reporting standards

### 2.Net realizable value of television program costs

As at the year end, the balance of television program costs amounted to Rs. 750,497,506 (30 June 2023: 483,447,376) which represents unamortized cost of completed television programs and television programs in production.

As per the accounting policy of the Holding Company, television program costs are charged to expense based on the ratio of the revenues earned till date to total revenues to be earned from the program including future estimated revenues, less cost expensed in prior years on an individual program basis. Our audit procedures amongst others, comprised reviewing the appropriateness of the accounting policy of the Holding Company in accordance with the applicable financial reporting standards. Further, we obtained understanding of the revenue estimation and amortization process of the Holding Company.

In this regard, we selected a sample of television programs and considered the factors used by the management for revenue estimation and amortization of television program cost including:

- historic experience of revenue earned by similar programs;
- ratings of the program from available evidences;

### Following are the Key Audit Matters:

to the prior year respectively.

### Key audit matter Key audit matter How the matter was addressed in our audit Allocation of television program costs over several accounting rates used by the Holding Company and its fluctuation periods involves estimation of future revenues by the based on the trend analysis; and management. We have identified this area as key audit matter we also considered subsequent events which may due to the significance of the estimation and the amount of have an impact on unamortized cost. audit efforts in relation to this area. We also evaluated whether adequate disclosures have been Refer notes 3.4, 8 and 22 to the consolidated financial made in the accompanying consolidated financial statements statements. in accordance with the applicable financial reporting standards. 3. Revenue recognition (Refer note 3.11 and 21 to the accompanying consolidated We obtained an understanding of the Group's processes in financial statements) place for revenue recognition and tested key controls over each significant revenue stream. The Group earns revenue from a variety of sources among the different business areas of which 95% pertains to revenue We inspected a sample of contracts to check that revenue recognition was in accordance with the contract terms and the from advertisements and subscriptions. Group's revenue recognition policies. As reported in the explanatory notes, revenues from advertisement are recognized at the time of the appearance We performed analytical review procedures and other test of of the advertisement and subscription income is recognized details over revenue including cut-off procedures to check that in the month in which service is rendered. revenue has been recognised in the appropriate accounting period. We concluded that this area constitutes a key audit matter for the Group considering the significance of the amount, it being We assessed the adequacy of the Group's disclosures in a key performance indicator and also the increase of 15% and accordance with the applicable financial reporting standards. 36% in advertisement and subscription income as compared

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

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

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

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

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

In preparing the consolidated financial statements, management is responsible for assessing the Group'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 Group or to cease operations, or has no realistic alternative but to do so.

The Board of Directors are responsible for overseeing the Group's financial reporting process.

### Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated 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 the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated 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 consolidated 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 Group'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 Group'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 consolidated 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 Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

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.

## **Annual Report 2024**

From the matters communicated with the Board of Directors, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current year 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.

The engagement partner on the audit resulting in this independent auditors' report is Arslan Khalid.

EY Ford Rhodes

Chartered Accountant

24 Fw My

Place: Karachi

Date: October 07, 2024

UDIN Number: AR202410191pvs3U1biV

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

	025763	2024	2023
ASSETS	Note	Rupee	
TO THE TOTAL PROPERTY OF THE P			(Restated)
NON-CURRENT ASSETS			
Property and equipment	4	1,514,924,032	1,468,308,459
Intangible assets	5	319,247,397	208,193,768
Long-term investment	6		49,527,574
Long-term deposits	7	89,277,145	30,905,161
Television program costs	8	668,959,141	397,617,518
Deferred tax asset	9 _	169,109,833 2,761,517,548	152,607,326 2,307,159,806
CURRENT ASSETS		2,761,517,546	2,307,139,000
Inventories		24,506,679	16,715,587
Current portion of television program costs	8	81,538,365	85,829,858
Trade debts	10	5,272,832,500	3,100,542,350
Short-term investments	11	1,062,444,008	589,143,291
Advances	12	880,303,171	217,960,460
Trade deposits and short-term prepayments	13	99,470,526	87,363,141
Other receivables	14	235,029,859	220,269,938
Taxation - net	25 62.77	37,569,396	245,616,828
Cash and bank balances	15	2,313,397,809	2,101,996,791
		10,007,092,313	6,665,438,244
TOTAL ASSETS	_	12,768,609,861	8,972,598,050
EQUITY AND LIABILITIES	-	- Vi - O. 17 - 18 / C	111 - 725 - 751
SHARE CAPITAL AND RESERVES			
Authorised capital 1,500,000,000 (2023: 1,500,000,000) Ordinary shares of Rs. 1/- each	-	1,500,000,000	1,500,000,000
Issued, subscribed and paid-up capital	16	1,134,000,000	1,134,000,000
Revenue reserves		8,730,827,072	5,780,683,890
Other reserves		555,396,689	516,888,670
Attributable to owners of the Holding Company	100	10,420,223,761	7,431,572,560
Non-controlling interest		(88,677,922)	(88,581,465
	13	10,331,545,839	7,342,991,095
NON-CURRENT LIABILITIES			
Lease liabilities	17	149,492,417	55,234,536
Long-term financing	18	1,488,288	58,765,328
Staff retirement benefits		108,013,256	94,199,346
CURRENT LIABILITIES		258,993,961	208,199,210
Trade and other payables	19	1,466,398,357	1,192,647,473
Contract liability	(9)	650,992,343	137,005,058
Accrued mark-up		1,923,660	2,033,411
Unclaimed dividend		6,066,896	6,153,603
Unpaid dividend		740,472	1,374,738
Current portion of lease liabilities	17	16,889,875	15,664,939
Current portion of long-term financing			1.43.535394.287330
Contract portion of rong term interioring		35 059 459	
	18	35,058,458 2,178,070,061	66,528,523
CONTINGENCIES AND COMMITMENTS	18		66,528,523
CONTINGENCIES AND COMMITMENTS TOTAL EQUITY AND LIABILITIES			66,528,523 1,421,407,745 8,972,598,050

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

DURAID QURESHI Chief Executive MAZHAR-UL-HAQ SIDDIQUI

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

		2024	2023
	Note	Ruper	(Restated)
Revenue - net	21	12,348,461,990	7,567,863,940
Cost of production	22	(5,616,176,866)	(3,784,999,321)
Transmission cost		(1,178,030,597)	(332,605,797)
	_	(6,794,207,463)	(4,117,605,118)
Gross profit		5,554,254,527	3,450,258,822
Distribution costs	23	(1,240,860,949)	(482,974,749)
Administrative expenses	24	(1,206,434,376)	(1,194,481,812)
Other income	25	379,185,966	488,815,703
Other expenses / charges	26	(111,416,637)	
Operating profit	-	3,374,728,531	2,261,617,964
Finance costs	27	(36,245,668)	(47,136,014)
Profit before income tax and levies	-	3,338,482,863	2,214,481,950
Levies - final tax	28	(54,105,424)	(37,290,204)
Profit before income tax	1.57	3,284,377,439	2,177,191,746
Income tax	29	(334,330,714)	(259,424,940)
Profit after taxation	_	2,950,046,725	1,917,766,806
Attributable to:			
Owners of the Holding Company		2,950,143,182	1,952,769,553
Non-controlling interest		(96,457) 2,950,046,725	(35,002,747)
Englished and allowed (Bosses)	30	2.50	1.72
Earnings per share – basic and diluted (Rupee)		2.60	1.72

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

Chief Executive

MAZHAR-UL-HAQ SIDDIQUI Director

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

	2024 Ruper	2023
Profit for the year	2,950,046,725	1,917,766,806
Other comprehensive income for the year		
Items that may be reclassified subsequently to statement of profit or loss		
Effect of translation of net investment in foreign subsidiary companies	38,508,019	237,430,555
Total comprehensive income for the year	2,988,554,744	2,155,197,361
Attributable to:		
Owners of the Holding Company	2,988,651,201	2,190,200,108
Non-controlling interest	(96,457)	(35,002,747)
	2,988,554,744	2,155,197,361

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

DURAID QURESHI Chief Executive MAZHAR-UL-HAQ SIDDIQUI Director

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

	12	Other Reserves	Revenue Reserves		
	Issued, subscribed and paid-up capital	Foreign exchange translation reserve	Unappropriated profit	Non- controlling interest	Total
Balance as at June 30, 2022	945,000,000	279,458,115	4,016,914,337	(53,578,718)	5,187,793,734
Loss attributable to non-controlling interest for the year				(35,002,747)	(35,002,747)
				(35,002,747)	(35,002,747)
Profit for the year		190	1,962,769,553	- 1	1,952,769,553
Other comprehensive income		237,430,555			237,430,555
Total comprehensive income for the year		237,430,555	1,962,789,553		2,190,200,108
Issue of bonus shares @ 20%	189,000,000	13721	(189,000,000)		50
Balance as at June 30, 2023	1,134,000,000	516,888,670	5,780,683,890	(88,581,465)	7,342,991,095
Loss attributable to non-controlling interest for the year		-	27	(96,457)	(96,457)
			-	(96,457)	(96,457)
Profit for the year		•	2,950,143,182	- 3	2,950,143,182
Other comprehensive income		38,508,019			38,508,019
Total comprehensive income for the year		38,508,019	2,950,143,182		2,988,651,201
Balance as at June 30, 2024	1,134,000,000	555,396,689	8,730,827,072	(88,677,922)	10,331,545,839

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

DURAID QURESHI Chief Executive MAZHAR-UL-HAQ SIDDIQUI Director

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

		2024	2023
	Note	Rupees	
CASH FLOWS FROM OPERATING ACTIVITIES			
Cash generated from operations	31	1,308,845,899	1,542,905,675
Income tax and levies paid		(196,083,241)	(249,585,741)
Finance costs paid		(20,481,918)	(40,218,296)
Long-term deposits		(58,371,984)	1,477,603
Television program costs	_	(271,341,623)	(62,274,499)
Net cash flow generated from operating activities	-	762,567,133	1,192,304,742
CASH FLOWS FROM INVESTING ACTIVITIES			
Additions to property and equipment	Γ	(110,519,620)	(378,405,110)
Acquisition of subsidiaries		(115,903,523)	(30,434,566)
Long term investment		49,527,574	
Short-term investments - net	11	(440,007,085)	558,691,632
Profit received on deposit accounts	25	83,203,676	67,328,851
Dividend received	25	93,399,999	58,931,534
Proceeds from disposal of operating fixed assets	4.4	11,836,874	4,922,839
Net cash (used in) / generated from investing activities		(428,462,105)	281,035,180
CASH FLOWS FROM FINANCING ACTIVITIES			
Long-term financing - net	18	(88,747,105)	(271,737,363)
Dividend paid		(720,973)	(925,077)
Lease rentals paid	17	(33,235,932)	(24,258,933)
Net cash used in financing activities		(122,704,010)	(296,921,373)
Net increase in cash and cash equivalents	_	211,401,018	1,176,418,549
Cash and cash equivalents at the beginning of the year		2,101,996,791	925,578,242
Cash and cash equivalents at the end of the year	-	2,313,397,809	2,101,996,791

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

DURAID QURESHI Chief Executive MAZHAR-UL-HAQ SIDDIQUI Director

#### 1 THE GROUP AND ITS OPERATIONS

- 1.1 HUM Network Limited (the Holding Company) was incorporated in Pakistan as a public limited company under the repealed Companies Ordinance, 1984 (the Ordinance). The shares of the Holding Company are quoted on Pakistan Stock Exchange.
- 1.2 The Holding Company's principal business is to launch transnational satellite channels and aims at presenting a wide variety of cultural heritage and news. Its core areas of operation are production, advertisement, entertainment and media marketing. It covers a wide variety of programmes with respect to information, entertainment, current affairs, education, health, food, music and society.

The 'Group' consists of:

Holding Company HUM Network Limited

**Subsidiary Companies** 

	Percentag	e of holding
HUM TV, Inc.	100%	100%
HUM Network UK Limited	100%	100%
Skyline Publications (Private) Limited	100%	100%
HUM Network FZ LLC	100%	100%
HUMM Co. (Private) Limited	100%	100%
HUM Mart (Private) Limited	70%	70%
Tower Sports (Private) Limited	100%	100%
TS3 FZ LLC	100%	0%
Sphere Ventures (Private) Limited	100%	0%

#### 1.3 Nature of operations of subsidiaries

HUM TV, Inc., HUM Network UK Limited and HUM Network FZ LLC have been established with the purpose of providing entertainment programmes to the South Asian community by increasing presence in the United States of America (USA), Canada, UK and UAE respectively. The subsidiary companies will also serve as a platform for the Holding Company to explore avenues for greater distribution of the Holding Company brands in USA, Canada, UK and UAE and will establish relations with advertisers, as well as develop US-based media materials, such as dramas, documentaries and other entertainment shows and events.

Skyline Publications (Private) Limited (SPL) is engaged in the publications of books and magazines.

HUMM Co. (Private) Limited has been established with the purpose of developing and producing contents, shows and programs. A scheme of merger, by way of amalgamation, of M.D Productions (Private) Limited, a related party with and into HUMM Co. (Private) Limited was approved by the Board of Directors of the Holding Company on September 22, 2016. The petition for the scheme of arrangement has been withdrawn by the Holding Company on April 23, 2019 due to inordinate delay in the matter proceeding with the High Court.

HUM Mart (Private) Limited is engaged in the business of online shopping for grocery, household items and consumer goods.

In 2023, the Holding Company acquired 100% shareholding of Tower Sports (Private) Limited i.e. 20,100 ordinary shares having face value of Rs. 1,000 each, issued at Rs. 7,462.69 each at a cost of Rs. 150 million through purchase of 20,100 ordinary shares. Resultantly, Tower Sports (Private) Limited became a subsidiary of the Holding Company effective from 01 May 2023. Tower Sports (Private) Limited is engaged in the business of providing specialised sports services which include but are not limited to production, sales, marketing and distribution of sports media content.

During the current year, HUM Network FZ LLC acquired 100% shareholding of TS3 FZ LLC, i.e.,100 ordinary shares having face value of AED 1,000 each, issued at AED 17,536.73 each at a cost of AED 1,753,673 million through purchase of 100 ordinary shares. Resultantly, TS3 FZ LLC became a subsidiary of the HUM Network FZ LLC effective from 28 August 2023. TS3 FZ LLC is engaged in the business of providing sports consultancy, media and marketing consultancy and digital media services.

2024

2023

During the year, the Holding Company acquired 100% shareholding of Sphere Ventures (Private) Limited, i.e., 1,000,000 ordinary shares having face value of Rs. 10 each. Sphere Ventures (Private) Limited is engaged in production, acquisition, buying, selling, procuring, sponsoring, commissioning and marketing of TV programmes, events, films and entertainment programmers and software for their exhibition, distribution and dissimination on TV channels.

#### 1.4 Geographical location and address of business units

Plot No. 10/11, Hassan Ali Street, Off. I.I. Chundrigar Road, Karachi, Pakistan. Registered office

City office - Karachi B.R.R Tower, Hassan Ali Street, Off. I.I. Chundrigar Road

City office - Karachi Alfalah Court, I.I Chundrigar Road 2A, I&T center, sector G-6/1 City office - Islamabad

City office - Islamabad Plot 2C, Shakeel Express Building No. 2, Khayaban e Suharwardy, Aabpara

City office - Lahore House # 58, R-24, Masson Road

Plot No. 7-A, 29 The Mall, Peshawar Cantonment City office - Peshawar

City office - Quetta Plot No. 4-A, Ground Floor, "Aiwan e Mashriq" Hall Road Model Town, Quetta

38-P Alum rock road, Birmingham, England, 2 Hemlet Mews, London HUM Network UK Limited

Plot No. 10/11, Hassan Ali Street, Off. I.I. Chundrigar Road, Karachi, Pakistan. Skyline Publications (Private)

Limited

Hum Mart (Private) Limited

HUM TV, Inc.

6201 Bonhomme Road, 180N, Houston Texas.

Tower Sports (Private) Limited Office Number 113-114, 1st floor, Sidco Avenue Centre, opposite YMCA Saddar,

Plot # SR-7, Shed # A-2, Survey 413, Sector 7 A, Korangi Industrial Area, Karachi.

Karachi, Pakistan.

#### BASIS OF PREPARATION

#### 2.1 Statement of Compliance

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

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

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

#### 2.2 Accounting Convention

- 2.2.1 These consolidated financial statements have been prepared on the basis of historical cost convention, except otherwise specifically stated.
- 2.2.2 These consolidated financial statements are presented in Pak Rupees which is the Group's functional and presentation currency.
- New standards and amendments to approved accounting standards 2.3
- 2.3.1 Adoption of Amendements to approved accounting standards effective during the year

#### Amendments to approved accounting standards

#### Definition of Accounting Estimates (Amendments)

The amendments to IAS 8 clarify the distinction between changes in accounting estimates, changes in accounting policies and the correction of errors. They also clarify how entities use measurement techniques and inputs to develop accounting estimates.

IAS 1 and IFRS

Practice Disclosure of Accounting Policies (Amendments)

Statement 2

The amendments to IAS 1 and IFRS Practice Statement 2 Making Materiality Judgements provide guidance and examples to help entities apply materiality judgements to accounting policy disclosures. The amendments aim to help entities provide accounting policy disclosures that are more useful by replacing the requirement for entities to disclose their 'significant' accounting policies with a requirement to disclose their 'material' accounting policies and adding guidance on how entities apply the concept of materiality in making decisions about accounting policy disclosures.

The amendments have had an impact on the Company's disclosures of accounting policies, but not on the measurement, recognition or presentation of any items in the Company's financial statements.

#### IAS 12 Deferred Tax related to Assets and Liabilities arising from a Single Transaction (Amendments)

The amendments to IAS 12 Income Tax narrow the scope of the initial recognition exception so that it no longer applies to transactions that give rise to equal taxable and deductible temporary differences i.e. leases and decommissioning liabilities.

The amendments to IAS 12 have been introduced in response to the OECD's BEPS Pillar Two rules and include:

- A mandatory temporary exception to the recognition and disclosure of deferred taxes arising from the jurisdictional implementation of the Pillar Two model rules; and
- Disclosure requirements for affected entities to help users of the financial statements better understand an entity's exposure to Pillar Two income taxes arising from that legislation, particularly before its effective date.

The mandatory temporary exception – the use of which is required to be disclosed – applies immediately. The remaining disclosure requirements apply for annual reporting periods beginning on or after 1 January 2023, but not for any interim periods ending on or before 31 December 2023.

The above amendments to the approved accounting standards had no material impact on these financial statements.

#### 2.3.2 Standards and amendments to approved accounting standards that are not yet effective

The following standards and amendments to approved accounting standards as applicable in Pakistan would be effective from the dates mentioned below against the respective standards, amendments or improvements:

		Standards / Amendments	periods beginning on or after)
IAS	1	Classification of Liabilities as Current or Non-current and Non-current Liabilities with Covenants - Amendments to IAS 1	January 01, 2024
IAS IFRS	7 and S 7	Disclosures: Supplier Finance Arrangements - Amendments to IAS 7 and IFRS 7	January 01, 2024
IFR:	S 16	Lease Liability in a Sale and Leaseback - Amendments to IFRS 16	January 01, 2024
IAS	21	Lack of exchangeability - Amendments to IAS 21	January 01, 2025
IFRS and	D 1273	Classification and Measurement of Financial Instruments - Amendments to IFRS 9 and IFRS 7	January 01, 2026
IFR:	S 17	Insurance Contracts	January 01, 2026
IFR:	S 18	Presentation and Disclosure in Financial Statements	January 01, 2027
IFR:	S 19	Subsidiaries without Public Accountability: Disclosures	January 01, 2027
IFRS IAS	S 10 /	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture - Amendment to IFRS 10 and IAS 28	Not yet finalised
IAS	20	venture - Americanent to IFRS TO and IAS 28	

Further, following new standards have been issued by IASB which are yet to be notified by the SECP for the purpose of applicability in Pakistan.

Effective date (appual

#### Standard

IASB effective date (annual periods beginning on or after)

IFRS 1 First-time Adoption of International Financial Reporting Standards

January 01, 2004

The Company expects that above standards and amendments to the approved accounting standards will not have any material impact on the Company's financial statements in the period of initial application.

#### 2.4 Significant accounting judgments, estimates and assumptions

The preparation of the consolidated financial statements in conformity with approved accounting standards, as applicable in Pakistan, requires the management to make judgment, estimates and assumptions that affect the application of policies and the reported amounts of revenues, expenses, assets and liabilities and accompanying disclosures. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in future periods.

The judgements, estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making judgements about the carrying values of assets and liabilities that are not readily apparent from other sources.

Judgements, estimates and assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

In the process of applying the accounting policies, management has made the following estimates and judgements which are significant to the consolidated financial statements:

#### Property and equipment and intangible assets (note 4 & 5)

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

#### Television program costs (note 8)

Television program costs represent unamortised cost of completed television programs and television programs in production. In order to determine the amount to be charged to consolidated statement of profit or loss, the management estimates future revenues from each program. Estimates of future revenues can change significantly due to a variety of factors, including advertising rates and the level of market acceptance of the production in different geographical locations. Accordingly, revenue estimates are reviewed periodically and amortisation is adjusted, if necessary. Such adjustments could have a material effect on results of operations in future periods.

#### Taxation (note 9 & 29)

In making the estimate for income tax payable by the Group, the Group takes into account the applicable tax laws and the decision by appellate authorities on certain issues in the past.

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

#### Impairment of financial assets (note 3.5.3)

The Group uses a provision matrix to calculate Expected Credit Loss (ECL) for trade debts and other receivables. The provision rates are based on days past due for Group's various customer that have similar loss patterns.

#### Contingencies (note 20)

The assessment of the contingencies inherently involves the exercise of significant judgment as the outcome of the future events cannot be predicted with certainty. The Group, based on the availability of the latest information, estimates the value of contingent assets and liabilities which may differ on the occurrence / non-occurrence of the uncertain future events.

#### Leases- Estimating the incremental borrowing rate (note 17)

The Group cannot readily determine the interest rate implicit in the lease, therefore, it uses its incremental borrowing rate ('IBR') to measure lease liabilities. The IBR is the rate of interest that the Group would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment.

#### Leases- Determination of the lease term for lease contracts with extension and termination options (note 17)

The Group determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised.

The Group has lease contracts that include extension and termination option. The Group applies judgement in evaluating whether it is reasonably certain whether or not to exercise the option to renew or terminate the lease. That is, it considers all relevant factors that create an economic incentive for it to exercise either the renewal or termination. After the commencement date, the Group reassesses the lease term if there is a significant event or change in circumstances that is within its control that affects its ability to exercise or not to exercise the option to renew or to terminate.

#### 3 MATERIAL ACCOUNTING POLICY INFORMATION

The material accounting policies adopted by the Group in the preparation of these financial statements are as follows:

#### 3.1 Basis of consolidation

Subsidiary is a entity over which the Group has control. Control is achieved when the group is exposed, or has rights, to variable returns from its involvement with the investee and has ability to affect those returns through its power over the investee. Generally, there is presumption that a majority of voting rights result in control.

The Group re-assess whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more elements of control.

Subsidiary is consolidated from the date on which the Group obtains control, and continue to be consolidated until the date when such control ceases. Income and expenses of a subsidiary acquired or disposed off during the year are included in profit or loss from the date the Group gains control until the date the Group ceases to control the subsidiary.

The financial statements of the Subsidiary Company are prepared for the same reporting period as the Holding Company, using consistent accounting policies. The accounting policies of the Subsidiary Company have been changed to conform with accounting policies of the Holding Company, where required.

If the business combination is achieved in stages, the acquisition date carrying value of the acquirer's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date, any gains or losses arising from such remeasurement are recognised in profit or loss.

Business combinations are accounted for using the acquisition method of accounting, Identifiable assets acquired, liabilities assumed and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date, irrespective of the extent of any non-controlling interest.

The cost of an acquisition is measured as the cash paid and the fair value of other assets given, equity instruments issued and liabilities incurred or assumed at the date of exchange, plus costs directly attributable to the acquisition. Identifiable assets acquired, liabilities assumed and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date, irrespective of the extent of any non-controlling interest. The excess of cost of acquisition is recorded as goodwill, however, if the cost of acquisition is less than fair value of the net assets of the subsidiary acquired, the difference is recognised directly in the profit or loss.

Following initial recognition, goodwill is measured at cost less any accumulated impairment losses. Goodwill is reviewed for impairment annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. Impairment is determined by assessing the recoverable amount of the cash-generating unit to which the goodwill relates. Where the recoverable amount of the cash-generating unit is less than the carrying amount, an impairment loss is recognized.

All intra-group balances, transactions and unrealised gains and losses resulting from intra-group transactions and dividends within the Group are eliminated in full.

Non-controlling interest (NCI) is that part of the net results of operations and of net assets of subsidiary attributable interest which are not owned by the Group. The Group measures NCI on proportionate basis of the net assets of subsidiary company.

A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction. If the Group loses control over a subsidiary, it derecognises the assets (including goodwill) and liabilities of the subsidiary, carrying amount of any NCI, cumulative translation differences recognised in other comprehensive income, and recognises fair value of consideration received, any investment retained, surplus or deficit in profit and loss, and reclassifies the Holding Company share of components previously recognised in other comprehensive income to profit or loss account or retained earnings, as appropriate.

#### 3.2 Business combinations

#### 3.2.1 Acquisition of Subsidiaries

International Financial Reporting Standard 3, (IFRS 3) "Business Combinations", requires that all identified assets and liabilities acquired in a business combination should be carried at fair values in the acquirer's balance sheet and any intangible assets acquired in the business combination are required to be separately recognised and carried at fair values.

During the year, the Group acquired 100% of the voting shares of "TS3 FZ LLC" a company established in the UAE, which is engaged in the business of sports consultancy, media / marketing consultancy and digital media services and "Sphere Ventures (Private) Limited" a company established in Pakistan, which is engaged in the business of production, acquisition, marketing, buying and selling of programs.

The acquisition has been accounted for by applying the acquisition method in accordance with the requirements of IFRS 3 which allows the acquirer a maximum period of one year from the date of acquisition to finalise the accounting for business combination, Identified assets acquired, liabilities assumed or incurred have to be carried at the fair value as at the acquisition date. The fair valuation exercise is in progress and will be finalised within the period of one year as allowed under IFRS 3. Any adjustment arising at the time of finalisation of this exercise will be incorporated with retrospective effect from the date of acquisition.

### Assets acquired and liabilities assumed

The provisional fair values of the identifiable assets and liabilities of TS3 FZ LLC as at the date of acquisition i.e August 28, 2023 were:

	Amount in AED	Amount in Rs.
Assets	1,000 000000000000000000000000000000000	
Advances, deposits and prepayments	11,410	931,931
Cash and bank balances	398,457	32,544,653
Total Assets	409,867	33,476,584

Net cash paid	(1,355,216)	(110,689,557)
Cash acquired in subsidiary	398,457	32,544,653
Cash paid on acquisition	(1,753,673)	(143,234,210)
Provisional goodwill arising on acquisition	1,493,816	122,009,948
Provisional fair value of net assets acquired	(259,857)	(21,224,262)
Purchase consideration transferred at acquisition date	1,753,673	143,234,210
Identifiable net assets at provisional fair value	259,857	21,224,262
Total Liabilities	150,010	12,252,322
Liabilities Accounts payable	150,010	12,252,322

The provisional fair values of the identifiable assets and liabilities of **Sphere Ventures (Private) Limited** as at the date of acquisition i.e July 26, 2023 were:

	Amount in Rs.
Assets	
Advance tax	77,430
Cash and bank balances	4,786,034
Total Assets	4,863,464
Total Liabilities	410
Identifiable net assets at provisional fair value	4,863,464
Purchase consideration transferred at acquisition date	10,000,000
Provisional fair value of net assets acquired	4,863,464
Provisional goodwill arising on acquisition	5,136,536
Cash paid on acquisition	(10,000,000)
Cash acquired in subsidiary	4,786,034
Net cash paid	(5,213,966)

Further, as noted above, the goodwill recorded in the consolidated financial statements is based on provisional figures and does not incorporate adjustments which will be recorded after completion of the fair value exercise of recorded assets and liabilities.

### 3.2.2 Purchase Price Allocation of subsidiary acquired in prior year.

Tower Sports (Private) Limited acquired on May 1, 2023 was carried on provisional values in the prior year's consolidated financial statement. In the current year, purchase price allocation exercise has been completed with the assistance of an independent valuer and the comparative information has been restated to reflect the adjustment to the provisional amounts which include recognition of goodwill and intangible.

Details of the fair values of the assets acquired, liabilities assumed and purchase consideration and the resultant goodwill recognised are as follows:

		Restated May 1, 2023
	Note	Amount in Rs.
Identified net assets	3.2.2.1	42,714,341
Purchase consideration		150,000,000
Goodwill arising on acquisition		107,285,659

3.2.2.1 The final fair values of identifiable assets (including intangible assets) and liabilities of Tower Sports (Private) Limited at the date of acquisition are as follows:

	Provisional fair value as at May 1, 2023 (based on audited financial statements as at June 30, 2023)	Fair value adjustments recognised during the year (as per consultant's report)	Fair values as at May 1, 2023 (as per consultant's report) Restated
2144000	***************************************	Amount in Rs	
Assets	7.000.747		
Property and equipments	7,038,747		7,038,747
Intangible assets	1	17,812,760	17,812,761
Long-term deposits	16,160		16,160
Long-term investment	49,244,948		49,244,948
Trade debts	3,192,387	97	3,192,387
Loans and advances	582,717	84	582,717
Short-term deposit and prepayments	1,866,826		1,866,826
Interest receivable	1,398,750	32	1,398,750
Income tax refundable-net	42,757,564	2 <del>4</del>	42,757,564
Cash and bank balances	119,565,434		119,565,434
Total Assets	225,663,534	17,812,760	243,476,294
Liabilities			
Advance against shares	1,570,000		1,570,000
Trade and other payables	21,188,114	20	21,188,114
Payable against sales - net	178,003,839	55	178,003,839
Total Liabilities	200,761,953	ē.	200,761,953
Fair value of net assets	24,901,581	17,812,760	42,714,341

#### 3.2.2.2 Intangible recognised on acquisition

May 1, 2023 Amount in Rs. 17,812,760

#### Rights - Network Affiliate Agreement

This represents an arrangement with MSM Asia which provides it with rights to its channel Tensports. The target has been entering contracts with third parties based on these channel rights. This means that the association with MSM Asia enables the target to generate significant value. The management believes that this association would continue in the future as well, and the decision of acquisition was primarily taken due to the same association.

This has been valued using Multiperiod Excess Earnings Method. This method involves discounting the resulting excess earnings, following the deduction of contributory asset charges, to determine the intangible value. The identified intangible has a indefinite useful life.

#### 3.3 Property and equipment

#### 3.3.1 Operating fixed assets

These are stated at cost less accumulated depreciation and impairment, if any.

Depreciation is charged to consolidated statement of profit or loss using straight line method so as to write off the historical cost of the assets over their estimated useful lives. Depreciation on additions is charged from the month in which the asset is available to use and no depreciation is charged for the month in which asset was disposed of.

Maintenance and normal repairs are charged to consolidated statement of profit or loss as and when incurred. Major renewals and improvements, if any, are capitalised when it is probable that respective future economic benefits will flow to the Group.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in consolidated statement of profit or loss in the year the asset is derecognised.

The assets' residual values, useful lives and method of depreciation are revised, and adjusted if appropriate, at each consolidated statement of financial position date.

#### 3.3.2 Right of use assets

The Group recognises a right of use assets at the commencement date of the lease (i.e. the date the underlying asset is available for use). Right of use assets are measured at cost less any accumulated depreciation and impairment losses and adjusted for any remeasurement of lease liabilities. The cost of right of use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right of use assets are depreciated on a straight-line basis over the shorter of lease term or useful life, except for the leases in which ownership of the underlying assets transfer to the lessee by the end of the lease term or cost of right of use assets reflects that the lessee will exercise a purchase option, the Group depreciate those right of use asset over the useful life of the underlying asset.

#### 3.3.3 Capital work in progress

These are stated at cost less accumulated impairment losses and consists of expenditures incurred and advances made in respect of specific assets during the construction period. These are transferred to specific assets as and when assets are available for use.

#### 3.4 Television program costs

Television program costs represent unamortised cost of completed television programs and television programs in production. These costs include direct production costs, cost of inventory consumed, and production overheads and are stated at the lower of cost, less accumulated amortisation and net realizable value (NRV). NRV is estimated by the management on the basis of future revenue generation capacity of the program. Acquired television program licenses and rights are recorded when the license period begins and the program is available for use.

Television program costs and acquired television program licenses and rights are charged to expense based on the ratio of the revenues earned till date to total revenues to be earned from the program including future estimated revenues less cost expensed in prior years on an individual program basis.

#### 3.5 Financial instruments

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

#### 3.5.1 Financial assets at amortised cost (debt instruments)

Financial assets at amortised cost are subsequently measured using the effective interest (EIR) method and are subject to impairment. Gains and losses are recognised in profit or loss when the asset is derecognised, modified or impaired.

#### 3.5.2 Financial assets at fair value through profit or loss

Financial assets at FVPL include financial assets held for trading. Financial assets with cashflows that are not solely payments of principal and interest are classified and measured at fair value through profit or loss, irrespective of the business model.

Financial assets at FVPL are carried in the consolidated statement of financial position at fair value with net changes in fair value recognised in consolidated statement of profit or loss.

This category also includes listed equity investments and mutual funds which the Group had not irrevocably elected to classify at FVOCI. Dividends on listed equity investments and mutual funds are also recognised as other income in profit or loss when the right of payment has been established.

As at the date of consolidated statement of financial position, the Group does not have any equity instrument designated at fair value through OCI.

#### 3.5.3 Impairment of financial assets

For trade debts, the Group applies a simplified approach in calculating ECLs. Therefore, the Group does not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date. The Group has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

The Group considers a financial asset in default when contractual payments are 90 days past due. However, in certain cases, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

#### 3.5.4 Financial liabilities at amortised cost

After initial recognition, borrowings and payables are subsequently measured at amortised cost using the EIR method. Gains and losses are recognised in profit or loss when the liabilities are derecognised as well as through the EIR amortisation process.

#### 3.5.5 Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the consolidated statement of financial position if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, to realise the assets and settle the liabilities simultaneously.

#### 3.6 Contract Liability

A contract liability is the obligation of the Group to transfer goods or services to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Group transfers goods or services to the customer, a contract liability is recognised when the payment is made or the payment is due (whichever is earlier). Contract liability are recognised as revenue when the Group performs under the contract.

#### 3.7 Impairment of non-financial assets

The carrying amounts of non-financial assets are assessed at each reporting date to ascertain whether there is any indication of impairment. If such an indication exists, the asset's recoverable amount is estimated to determine the extent of impairment loss, if any. An impairment loss is recognised, as an expense in consolidated statement of profit or loss and other comprehensive income. The recoverable amount is the higher of an asset's fair value less cost to disposal and value in use. Value in use is ascertained through discounting of the estimated future cash flows using a discount rate that reflects current market assessments of the time value of money and the risk specific to the assets for which the estimate of future cash flow have not been adjusted. For the purpose of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units).

#### 3.8 Taxation

#### 3.8.1 Current

Provision for current tax is based on the taxable income in accordance with the applicable laws.

#### 3.8.2 Deferred

Deferred tax is recognised using the balance sheet liability method, on all major temporary differences arising at the consolidated statement of financial position date between tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements.

Deferred tax liabilities are recognized for all taxable temporary differences. Deferred tax assets are recognized for all deductible temporary differences to the extent that it is probable that the future taxable profits will be available against which the assets may be utilized. Deferred tax assets are reduced to the extent that it is no longer probable that the related tax benefit will be realized.

The carrying amount of deferred tax asset is reviewed at each consolidated statement of financial position date and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the deferred tax asset to be recognized.

Deferred tax assets and liabilities are measured at the tax rate that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the consolidated statement of financial position date.

#### 3.8.3 Levies - Final tax

Pursuant to the release of circular 7/2024 by the Institute of Chartered Accountants of Pakistan, the Group has elected to change the method of accounting for minimum taxes and final taxes.

The Group designates the amount calculated on taxable income using the enacted tax as an income tax within the scope of IAS 12 'Income Taxes' and recognise it as current income tax expense. Any excess over the amount designated as income tax is recognised as a levy falling under the scope of IFRIC 21 / IAS 37.

As computation of final taxes under provisions of ITO, 2001 is not based on taxable income, therefore, final taxes fall under levy within the scope of IFRIC 21 / IAS 37 and not income tax in the consolidated statement of profit or loss.

The Group reclassified the levies that fall under the scope of IFRIC 21 / IAS 37 in the consolidated statement of profit or loss retrospectively. Accordingly, there are no changes in the consolidated statement of financial position and profit for the year.

#### 3.9 Leases

The Group assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

#### Group as a lessee

The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Group recognises lease liabilities to make lease payments and right of use assets representing the right to use the underlying assets.

#### i) Lease liabilities

At the commencement date of the lease, the Group recognises lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for terminating the lease, if the termination option is reasonably certain to be exercised. Variable lease payments that do not depend on an index or a rate are recognised as expenses (unless they are incurred to produce inventories) in the period in which the event or condition that triggers the payment occurs. In calculating the present value of lease payments at the lease commencement date, the Group uses the interest rate implicit in the lease. In case where the interest rate implicit in the lease is not readily determinable, the Group uses its incremental borrowing rate. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments or a change in the assessment of an option to purchase the underlying asset.

#### ii) Short-term leases

The Group applies the short-term lease recognition exemption to its short-term leases of office premises (i.e., those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). Lease payments on short-term leases are recognised as expense on a straight-line basis over the lease term.

#### 3.10 Provisions

Provisions are recognized when the Group has a present obligation (legal or constructive) as a result of past events, it is probable that an outflow of resources will be required to settle the obligation and a reliable estimate can be made of the amount of obligation. Provisions are reviewed at each consolidated statement of financial position date and adjusted to reflect the current best estimate.

#### 3.11 Revenue recognition

Advertisement revenue is recognised when the related advertisement or commercial appears before the public i.e., aired.

Production revenue: Production revenue is recognised when production work appears before public.

Digital revenue: Advertising revenues from digital properties are recognized on the basis of number of impressions on the advertisement aired on website.

Subscription income arises from the monthly billing to subscribers for services provided by the Group and from digital avenues based on number of views. Revenue is recognised in the month the service is rendered.

Film Distribution revenues: Revenue from film distribution is recognized at a point in time upon receipt of related sales reports from cinemas.

Sale of goods are recognized when goods are delivered to customers.

Sale of magazines: Revenue is recognised on dispatch of magazines.

Credit limits in contract with customers ranges from 2 to 90 days.

#### 3.12 Other income

Profit on bank deposits is accounted for on effective interest method.

Dividend income is recognized when it is declared and right to receive is established.

Interest / markup income is recognized on accrual basis.

Other revenues are accounted for on an accrual basis.

#### 3.13 Staff retirement benefits

#### Defined contribution plan

The Holding Company operates a funded and approved provident fund scheme for all its permanent employees. Equal monthly contributions are made, both by the Holding Company and the employees, to the fund at the rate of 8.33% of the basic salary.

#### 3.14 Foreign currency transactions and translations

Foreign currency transactions are translated into Pakistani Rupees using the exchange rates ruling at the dates of the transactions. Monetary assets and liabilities in foreign currencies are translated into Pakistani Rupees using the exchange rate at the consolidated statement of financial position date. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translations at the year end exchange rates of monetary assets and liabilities denominated in foreign currencies are taken to consolidated statement of profit or loss.

The assets and liabilities of foreign subsidiary companies are translated to Pak rupees at exchange rates prevailing at the consolidated statement of financial position date. The income and expenses of foreign subsidiary companies are translated at average rate of exchange for the year. Translation gains and losses arising on the translation of net investment in foreign subsidiary companies are taken to equity under "Foreign Exchange Translation Reserve" and on disposal are recognised in the consolidated statement of profit or loss.

#### 3.15 Contingencies

Contingencies are disclosed when the Group has a possible obligation that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the entity or a present obligation that arises from past events but is not recognised because it is not probable that an outflow of resources embodying economic benefits will be required to settle the obligation or the amount of the obligation cannot be measured with sufficient reliability.

#### 3.16 Earnings per share

The Group presents basic and diluted earnings per share (EPS) data for its ordinary shares. EPS is calculated by dividing the profit or loss attributable to ordinary shareholders of the Holding Company by the weighted average number of ordinary shares outstanding during the period.

#### 3.17 Functional and presentation currency

These consolidated financial statements are presented in Pakistani Rupees, which is the Group's functional and presentation currency.

#### 3.18 Segment Reporting

Segment reporting is based on the reporting operating (business) segments of the Group. An operating segment is a component of the Group that engages in business activities from which it may earn revenue and incur expenses. An operating segment's operating results are reviewed regularly by the senior management of the Group to make decisions about resources to be allocated to the segment and assess its performance, and for which discrete financial information is available.

							Note	2024 Rup	2023
4	PROPERTY AND EQUIPMEN	T					Mote		
	Operating fixed assets						4.1	1,159,876,528	1,215,448,121
	Right of use assets						4.5	139,838,733	51,984,192
	Capital sork in progress						4.6	215,268,771	200,876,146
								1,514,924,032	1,468,308,459
4.1	Operating fixed assets	3	020000		95.00				
			Cost		Ac	cumulated depreci	ition	Book value	Degreciation
			Additions /			Charge !			Rate
		As at	transfers from ROUA**/	As at	As at	transfers from	As at	as at	
		July 01,	reversal of	June 30.	July 01.	ROUA"Y	June 30,	June 30,	%
		2023	impairment***/	2024	2023	(disposals) for	2024	2024	per annum
			(disposals)			the year			
		337			Rupens				
	Leasehold land*	794,147,376		794,147,376	94,363,174	16,237,866	110,601,040	683,546,336	2.04 - 2.13
	Building on leasehold land *	109,890,511		109,890,511	74,391,352	7,608,963	81,998,315	27,892,196	10
	Leasehold improvements	192,375,484		192,375,484	192,009,135	366,349	192,375,484		33
	Furniture and fittings	65,251,341	4,860,584	70,141,420	36,680,648	8,318,243	45,198,891	24,942,529	10
	Vehicles	271,250,790	29,495 **	278.259.916	77,895,320	38,037,424	115,355,423	162,904,493	25 - 33
	Venicios	271,230,790		278,239,976	17,090,320	9,158,646		162,994,493	25 - 35
			(16.947.488)			(9.645.967)			
	Audio visual equipment	604,744,185	24,910,638	626,805,047	489,042,045	15,221,102	501,669,266	125,135,781	25
			(2,849,776)			(2,593,881)			
	Uplinking equipment	71,656,759		70,047,726	54,759,552	2,533,637	55,845,059	14,202,667	10
	Coffice and demand	400 004 405	(1,009,033)	400.000.000		(1,448,130)	440.045.000	25 204 507	44
	Office equipment	129,381,485	11,013,426 (2,074,650)	138,372,289	101,330,650	(1,870,812)	112,645,682	25,726,607	15
			52.028 "	· consequence		(1/41/0/01/4)			
	Computers	296,016,864	44,680,157	338.854,886	198,684,798	45,766,225	243,328,967	95,525,919	33
		Acceptanta	(1.842,135)		200.00000000000000000000000000000000000	(1,122,056)	570000000000000000000000000000000000000	000000000000000000000000000000000000000	
	35553	25.75237571567		*				200000000000000000000000000000000000000	
	2024	2,534,714,795	96,186,995	2,618,894,655	1,319,266,674	147,273,653 9,158,646	1,459,018,127	1,159,876,528	
			(25,323,082)			(16,680,846)			
			81,523 "			[10,000,040]			
			0.000		1000	NO CONSTRUCTION OF COMM	550101	- Hamusing	
			Cost		Ac	cumulated depreci-	ation	Book value	Depreciation Rate
			Additions /			Charge /			mate
		As at	transfers from	As at	As at	transfers from	As at	as at	
		July 01,	ROUA"/	June 30.	July 01.	ROUA" /	June 30,	June 30,	%
		2022	reversal of impairment***/	2023	2022	(disposals) for	2023	2023	per annum
			(disposals)			the year			
			(orapoeara)		-				
	Owned				Rupees				
	Leasehold land *	794,147,376		794-147-176	78,125,307	16,237,867	94,363,174	699.784,202	2.04 - 2.13
	Building on leasehold land *	109,890,511		109.890.511	68,784,389	7,608,963	74,391,352	35,499,160	10
	Leasehold improvements	192,375,484		192.375.484	189,215,059	2,794,076	192,009.135	366,349	33
	Destroy Constant Cons		000410000	100000000000000000000000000000000000000		9,196,960	10 months		240
	Furniture and fittings	55,964,845	6,520,491	65,251,341	30,602,925	6,405,820	36,880,648	28,370,693	10
			(267,100)	**		(129,097)			
			33,703						
	Vehicles	119,077,534	152,416,470	271.250,790	63,002,418	15,021,074	77,805,320	193,445,470	25 - 33
			5,358,198	*		3,750,676	*		
	12 - 12 - 12 - 12 - 12 - 12 - 12 - 12 -	FAR AND THE	(5,601,322)		100 110 014	(3,968,848)	700 4 14 5 40		2.0
	Audio visual equipment	583,669,586	23.716,217	604,744,185	477,112,700	14,170,578	489,042,045	115,702,140	25
	Uplinking equipment	74.856.759	(2,841,618)	71,656,759	53.094.524	(2,241,233) 3,105,028	54,759,552	16,897,207	10
		14,000,100	(3.200,000)	11,000,00	00,000,024	(1,440,000)	541,040,000	10,001,201	100
	Office equipment	123,366,718	6.549,424	129,381,485	89,510,432	12,439,118	101,330,650	28,050,835	15
	200 000 A 300 000	110/2016.51	(618,900)		20181088	(618,900)	Will Stone	(973) (174)	555
	020000000	VERTEX TO THE VE	971,6176	** ************	T. S. (2019) C. (1970) C.				
	Computers	200,007,174	96,848,415	296.016,864	180,782,112	19,300,092	198,684,798	97,332,066	33
	9006*80006		(1,453,295)	44		(1,397,406)			
	PARAMETER :	2 255 355 967	814,561	2 534 714 795	1 228 229 apr	NEWSTER	1 319 264 674	1.215 (48.121	
	2023	2,256,356,987	286,051,017	2,534,714,795	1,228,229,866	97,081,616	1,319,266,674	1,215,448,121	
	PARAMETER :	2,256,355,967	814,561 286,051,017 5,350,108 (13,782,226)	2,534,714,795	1,228,229,866	97,081,616		1,215,448,121	

Includes asset under common ceneralitip under Diminishing Musharaka arrangement.

2024

2023

<sup>&</sup>quot; Includes transfers from leased to owned assets. (Refer note 4.5)

<sup>\*\*\*</sup> Represents reversal of provision for impairment against assets of subsidiary.

#### 4.2 Particulars of immovable assets in the name of the Group are as follows:

	Addresses	Total Area
Karachi	Plot No. 10/11 Hassan Ali Street, off I.I. Chundrigar road.	2,070 sq yard
Islamabad	Plot No.2A, I&T Centre Sector G-6/1.	30,610 sq. ft
Islamabad	6-7 km, Kashmir Highway, adjacent to Sector H-17	303 sq yard

### 4.3 Depreciation for the year on operating fixed assets has been allocated as follows:

	Note	2024 Rupees	2023
Cost of production	22	52,232,325	42,139,114
Distribution costs	23	11,024,675	8,213,258
Administrative expenses	24	84,016,653	46,729,244
		147,273,653	97,081,616
		110 757 117	

#### 4.4 The details of operating fixed assets disposed / written off during the year are as follows:

book value of less 8,761,071 than Rs. 500,000 2024 25,323,082 2023 13,782,226	Accumulated depreciation	Net book value	Sale proceeds	Gain / (loss)	Modes of Diposal	Particulars of	f Buyer
Items having book value of less 8,761,071 than Rs. 500,000 2024 25,323,082 2023 13,782,226  4.5 Right of use assets  Year ended June 30 Opening net book value Additions in lease liabilitie Changes due to modifica Changes due to remeasure descriptions in lease liabilities and the changes due to remeasure descriptions in lease liabilities and the changes due to remeasure descriptions are descriptions and the changes due to remeasure descriptions are descriptions and the changes due to remeasure descriptions are descriptions and the changes due to remeasure descriptions are descriptions and the changes due to remeasure descriptions are descriptions and the changes due to remeasure descriptions are descriptions and the changes due to remeasure descriptions are descriptions and the changes due to remeasure descriptions are descriptions and the changes due to remeasure descriptions are descriptions and descriptions are descriptions an	5,020,239	2,055,572	2,122,743	67,171	As per Group Policy	Nasir Their	rani
Items having book value of less 8,761,071 than Rs. 500,000 2024 25,323,082 2023 13,782,226  4.5 Right of use assets  Year ended June 30 Opening net book value Additions in lease liabilitie Changes due to modifica Changes due to remeasure descriptions of the control of the con	1,789,449	917,551	1,729,651	812,100	As per Group Policy	Manan Za	ifer
than Rs. 500,000  2024 25,323,082 2023 13,782,226  4.5 Right of use assets  Year ended June 30 Opening net book value Additions in lease liabilitie Changes due to modifica Changes due to remeasu	2,497,769	4,281,441	4,305,761	24,320	As per Group Policy	Aly Ran	a
4.5 Right of use assets  Year ended June 30 Opening net book value Additions in lease liabilitie Changes due to modifica Changes due to remeasu	7,373,399	1,387,672	3,678,719	2,291,047	Various	Various	
4.5 Right of use assets  Year ended June 30  Opening net book value  Additions in lease liabilitie Changes due to modificate Changes due to remeasure	16,680,846	8,642,236	11,836,874	3,194,638			
Year ended June 30 Opening net book value Additions in lease liabilitie Changes due to modifica Changes due to remeasu	9,795,484	3,986,742	4,922,839	936,097			
Year ended June 30 Opening net book value Additions in lease liabilitie Changes due to modifica Changes due to remeasu					700.00	2024	2023
Opening net book value Additions in lease liabilitie Changes due to modifica Changes due to remeasu					Note	Rupee	8
Additions in lease liabilities Changes due to modifica Changes due to remeasu							*****
Changes due to modifica Changes due to remeasu	333					51,984,192	78,765,339
Changes due to remeasu	177.0					97,526,881	1,638,463
						45.040.000	(6,262,103)
4 COMPANIES TO COMPANIES SIME		See See See				15,318,366	(4 007 400)
**************************************		DOOK VAIUE			4.5.2 & 4.5.3	(4,075,778)	(1,607,432)
Depreciation charge for to Closing net book value	ure year				4.5.2 & 4.5.3	(20,914,928)	(20,550,075) 51,984,192

## As at June 30

Cost	231,944,944	153,666,550
Accumulated depreciation	(92,106,211)	(101,682,358)
Net book value	139,838,733	51,984,192

4.5.1 Breakup of net book value of right of use assets by class of underlying assets is as follows:

2023
41,343,324
10,640,868
51,984,192

4.5.2 The right of use assets are depreciated on straight line basis over the lease term. Depreciation charge for the year on such assets has been allocated as follows:

	has been allocated as follows:			
			2024	2023
		Note	Ruj	pees
	Cost of production	22	18,339,073	15,605,265
	Distribution costs	23		883,609
	Administrative expenses	24	2,575,855	4,061,201
			20,914,928	20,550,075
4.5.3	Breakup of depreciation of right of use assets by class of underlying asset is as follows:			
	Land and building		18,406,807	16,540,141
	Vehicles		2,508,121	4,009,934
			20,914,928	20,550,075
4.6	Capital work in progress			
	Leasehold land		162,327,930	162,327,930
	Leasehold Improvements		52,880,841	38,548,216
			215,208,771	200,876,146
4.6.1	Movement in capital work in progress during the year:			J. 100
	Balance at beginning of the year		200,876,146	106,914,620
	Additions during the year		14,332,625	93,961,526
	Balance at end of the year		215,208,771	200,876,146

### 5 INTANGIBLE ASSETS

		Cost	Accun	nulated amon	tisation	Book value	Amortisation	
,	As at July 01, 2023	Additions / Impact of OCP	ct of June 30, July 01, the year June 30, June				as at June 30, 2 0 2 4	rate % per annum
Goodwill	121,134,998	119,114,760	240,249,758	11,803,791	100	11,803,791	228,445,967	
Rights	17,812,760	4.10.00	17,812,760	÷.	12	+	17,812,760	
Computer softwarea	79,036,067	3.5	79,036,067	58,838,727	1,352,672	60,191,399	18,844,668	20 - 33
License fee	52,286,498		52,286,498	14,529,072	200,100	14,729,172	37,557,326	6.67
Trade mark	68,040,740	1 X	68,040,740	44,945,705	6,508,359	51,454,064	16,586,676	20
	338,311,063	119,114,760	457,425,823	130,117,295	8,061,131	138,178,426	319,247,397	

	Cost (Restated)			ulated amorti	Book value	Amortisation		
As at uly 01, 2022	Additions / Impact of OCP	As at June 30, 2023	As at July 01, 2022	Charge for the year	As at June 30, 2023	as at June 30, 2023	rate % per annum	
13,849,339	107,285,659	121,134,998	11,803,791	- 63	11,803,791	109,331,207		
	17,812,760	17,812,760	88 <u>(4</u>	37	1000	17,812,760		
79,036,067	1000000000	79,036,067	53,780,362	5,058,365	58,838,727	20,197,340	20 - 33	
52,285,498		52,286,498	14,328,972	200,100	14,529,072	37,757,426	6.67	
41,470,477	26,570,263 *	68,840,740	38,028,652	6,917,053	44,945,705	23,095,035	20	
96,642,381	151,668,682	338,311,063	117,941,777	12,175,518	130,117,295	208,193,768		
	uly 01, 2022 13,849,339 79,036,067 52,296,498 41,470,477	As at uly 01, OCP OCP 13,849,339 107,285,659 17,812,760 79,036,067 - 52,286,498 41,470,477 26,570,283 ***	As at uly 01, OCP June 30, 2022 2023 13,849,339 107,285,659 121,134,998 17,812,760 17,812,760 79,036,067 - 79,036,067 52,286,498 41,470,477 26,570,283 68,040,740	As at uly 01, OCP June 30, July 01, 2022 2022 13,849,339 107,285,859 121,134,998 11,803,701 17,812,760 17,812,760 -  PS,035,067 - 79,036,067 53,780,362 52,286,498 - 52,286,498 14,328,972 41,470,477 26,570,283 68,040,740 38,028,652	As at As at Charge for July 01, OCP June 30, July 01, the year 2022 2022 13,849,339 107,285,859 121,134,998 11,803,791 - 17,812,760 17,812,760	As at uly 01, OCP June 30, July 01, the year June 30, 2022 2023  13,849,339 107,285,659 121,134,598 11,803,791 - 11,803,791 17,812,760 17,812,760	As at uly 01, OCF June 30, July 01, the year June 30, June 30, 2022 2023 2023 2023 2023 2023 2023	

Represents effects of re-translation in Other Comprehensive Income (OCI)

#### 5.1 Amortisation for the year has been allocated as follows:

		2024	2023
	Note	Ruj	pees
Cost of production	22	1,915,852	6,350,640
Administrative expenses	24	6,145,279	5,824,878
		8,061,131	12,175,518

5.2 For valuation purposes of the intangibles acquired (Rights) in Tower Sports (Private) Limited, the fair value is determined based on multiperiod excess earnings method, wherein the resulting excess earnings after deduction of contributory assets charge on a projected period of 6 years, are discounted to determine the value of the intangible. The discount rate applied is 24.5% per annum.

#### Key assumptions used in valuation

The calculation of fair value is most sensitive to the following assumptions:

- Discount rates
- Key business assumptions

#### Discount rates

The discount rate reflects current market assessment of the rate of return required for the business and is calculated using the Capital Asset. Pricing Model. The discount rate reflects the target Weighted Average Return on Assets (WARA) i.e. Weighted Average Cost of Capital (WACC) + 1% of the Subsidiary Company.

#### Key business assumptions

These assumptions includes revenue growth in marketing and subscription services, customer churn rate and operating profit margin,

#### Sensitivity to changes in assumptions

Management believes that after considering the various scenarios, no reasonably possible change in any of the above key assumptions would cause the fair value of the intangible to materially vary from its existing fair value determined.

6	LONG-TERM INVESTMENT	Note	2024	2023 Rupees
	Pakistan investment bond			49.527.574
7	LONG-TERM DEPOSITS AND PREPAYMENTS			20
	Security deposits - unsecured - considered good			
	- Rent		12,661,944	7,177,767
	- Trade		15,975,435	15,975,435
	- Others		3,163,524	5,646,882
			31,800,903	28,800,084
	Prepayments - Software development fee		37,380,242	2,105,077
	- Membership fee		20,096,000	8,100,011
	- well beland ice		89,277,145	30,905,161
8	TELEVISION PROGRAM COSTS			
	Unreleased / released - net of amortisation		683,641,711	432,619,726
	In production		66,855,795	50,827,650
			750,497,506	483,447,376
	Less: Current portion		(81,538,365)	(85,829,858)
	UNIVARIANI (MARIANI MARIANI C		668,959,141	397,617,518
9	DEFERRED TAX ASSET			
	Taxable temporary differences arising in respect of:			
	Unrealized gain on short term investments - net		(3,966,706)	anna fila
	Unrealised exchange gain - net			(2,896,908)
			(3,966,706)	(2,896,908)
	Deductible temporary differences arising in respect of:		100 744 000	470 020 700
	Provisions		139,714,080 10,351,988	128,838,706 7,376,946
	Lease liabilities - net Accelerated tax depreciation and amortisation		4,949,327	1,972,220
	Unrealised loss on short-term investments - net		4,040,061	414.837
	Unrealized exchange loss - net		933,232	414,001
	Unabsorbed losses		17,127,912	16.901.525
			173,076,539	155,504,234
			169,109,833	152,607,326
10	TRADE DEBTS – unsecured			
	Considered good		5.272,832,500	3.100.542.350
	Considered doubtful		82,441,121	47.592.291
			5,355,273,621	3,148,134,641
	Less: Allowance for ECL	10.1	(82,441,121)	(47,592,291)
		10.3	5.272,832,500	3.100.542.350

10.1 Allowance for expected credi	it loss	
-----------------------------------	---------	--

	Opening balance		47,592,291	114,234,344
	Addition of subsidiary		- 10000	3,485,486
	Written off	26	567.842	(28.935.065)
	Charge for the year	26	16,034,334	6.215.306
	Reversal of provision			(52,745,517)
	Impact of translation		18,246,654	5,337,737
	Balance as at the end of the year		82,441,121	47,592,291
10.2	Particulars of receivable from foreign jurisdictions:			
	Jurisdiction			
	United Arab Emirates		437,248,214	359,671,228
	United Kingdom		264,140,949	197,480,965
	United States of America		96,498,682	86,760,665
	4. W. 1940 F. Britania (1955 - Britania 1950 - 1950		797 887 RAA	643 912 858

10.2.1 These receivables are covered under contractual terms and there are no defaulting parties as of June 30, 2024 and June 30, 2023.

10.3 The aging of trade debts at the statement of financial position date was:

	Not past due	Past due 1-30 days	Past due 31-60 days Rupees	Past due 61-90 days	Past due more than 90 days
2024 Gross receivable Default loss rate 2023	4,048,586,857 0.63%	647,988,108 3.07%	305,250,596 4.42%	232,954,403 13.48%	120,493,656 18.00%
Gross receivable Default loss rate	2,505,754,593 0.48%	264,705,401 2.57%	147,839,419 3.62%	137,901,137 12.82%	91,934,091 17.93%
SHORT-TERM INVESTMENTS			Note	2024 Ruj	2023 pees
At fair value through profit of U Microfinance Bank Limited 2023: 8,400 TFCs having face	rloss	Fair Value: 1.0087)			21,148,158
Mutual Funds Listed securities Javedan Corporation Limited Market value: 5,000,000 share		3: NII)		175,300,000	\$550 Value 2015-0
Mutual Funds AKD Opportunity Fund 553,769 (2023: 542,247) units	61,088,579	48,170,691			
AKD Islamic Income Fund 116,510.43 (2023: 99,961) unit	ts having NAV of Rs. 51.5	140 (2023: Rs. 50.893	4) per unit	6,001,918	5,087,356
AKD Golden Arrow Stock Fund 3,988,680 (2023: 3,900,838) u		.9174 (2023: Rs. 12.03	112) per unit	75,455,472	46,931,759
NBP Money Market Fund 3,521,414 (2023: 2,972,935) u	nits having NAV of Rs. 10	.0082 (2023: Rs. 9.979	97) per unit	35,243,012	29,668,997
UBL Liquidity Plus Fund 270,600.86 (2023: 228,544) ur	nits having NAV of Rs. 101	.358 (2023; Rs. 101.1	864) per unit	27,427,568	23,125,569
Faysal Islamic Cash Fund 1,497,517.1166 units having N	AV of Rs. 100.1658 per u	nit		150,000,000	
Alfalah Islamic Capital Preserv 2023: 8 units having NAV of Re				0	849
Alfalah GHP Money Market Fu 2,068,918,63 units (2023: 1,32		98.9424 (2023: Rs. 96	3.6615) per unit	204,703,774	130,306,874
MCB Pakistan Cash Managem 3,464,122.78 units (2023: 2,08		50.467 (2023: Rs. 50.	38) per unit	174,826,656	105,131,135
Faysal Financial Sector Opport 9190.43 units having NAV of R				951,026	2

	Faysal Halal Amdani Fund 7252,77 units having NAV of Rs. 101.4217 per unit	735,588	23
	HBL Cash Fund 1,180,164,73 units (2023: 1,004,202) having NAV of Rs. 103,2107 (2023: 102,1648) per unit	121,805,628	102,594,119
	ABL Cash Fund 2,747,352.45 units (2023: 2,316,350) having NAV of Rs. 10.2389 (2023: Rs. 10.2287) per unit	28,129,867	23,693,247
	Askari High Yelld Scheme	20,125,001	20,000,241
	7,432.5 units (2023: 512,963) having NAV of Rs. 104.26 (2023:103.872) per unit	774,920	53,284,537
		1,062,444,008	589,143,291
11.1	These carry interest ranging from 20.32% to 21.52% (2023: 18.73% to 20.32%) per annum.		
400	ADVANCES	2024	2023
12	ADVANCES Note:	Rup	ees
	- Unsecured Interest free advances to:		
	- Producers 12.1 & 12.2	531,566,521	98,094,079
	- Suppliers	332,437,301	60,142,517
	New Contract of	864,003,822	158,236,596
	- Secured	The Control of Control	
	Interest free advances to:	0.00-0.00-0.00	100000000000000000000000000000000000000
	- Employees	16,299,349	59,723,864
		880,303,171	217,960,460
12.1	This includes advance amounting to Nil (2023: Rs. 29,108,714) paid to M.D Productions (Private	) Limited,	
12.2	The aging of advances to M.D Productions (Private) Limited, a related party is as follows:		
	The aging of action to this fired calculation of throat stringer, a related party is do toleras.	2024	2023
		F71	
		Rup	
	Neither past due nor impaired	- Rup	29,108,714
	Past due but not impaired	- Кир	
	Past due but not impaired - 01 to 30 days	- Rup	
	Past due but not impaired - 01 to 30 days - 31 to 60 days	Rup	
	Past due but not impaired - 01 to 30 days		
	Past due but not impaired - 01 to 30 days - 31 to 60 days	<u>:</u>	29,108,714
	Past due but not impaired - 01 to 30 days - 31 to 60 days - Over 60 days	2024	29,108,714
40	Past due but not impaired - 01 to 30 days - 31 to 60 days - Over 60 days	<u>:</u>	29,108,714
13	Past due but not impaired - 01 to 30 days - 31 to 60 days - Over 60 days	2024	29,108,714
13	Past due but not impaired - 01 to 30 days - 31 to 60 days - Over 60 days  TRADE DEPOSITS AND SHORT-TERM PREPAYMENTS	2024	29,108,714
13	Past due but not impaired - 01 to 30 days - 31 to 60 days - Over 60 days	2024 Rupe	29,108,714 - - 29,108,714 2023
13	Past due but not impaired - 01 to 30 days - 31 to 60 days - Over 60 days  TRADE DEPOSITS AND SHORT-TERM PREPAYMENTS  Deposits - unsecured	2024	29,108,714
13	Past due but not impaired - 01 to 30 days - 31 to 60 days - Over 60 days  Note  TRADE DEPOSITS AND SHORT-TERM PREPAYMENTS  Deposits - unsecured - Rent - Other	2024 Rupe	29,108,714 29,108,714 2023 es
13	Past due but not impaired - 01 to 30 days - 31 to 60 days - Over 60 days  TRADE DEPOSITS AND SHORT-TERM PREPAYMENTS  Deposits - unsecured - Rent - Other  Prepayments	2024 Rupe	29,108,714  29,108,714  29,108,714  29,108,714  357,175 1,373,639 1,730,814
13	Past due but not impaired - 01 to 30 days - 31 to 60 days - Over 60 days  Note  TRADE DEPOSITS AND SHORT-TERM PREPAYMENTS  Deposits - unsecured - Rent - Other  Prepayments - Insurance	2024 Rupe 1,364,500 1,364,500 32,210,107	29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714
13	Past due but not impaired - 01 to 30 days - 31 to 60 days - Over 80 days  Note  TRADE DEPOSITS AND SHORT-TERM PREPAYMENTS  Deposits - unsecured - Rent - Other  Prepayments - Insurance - Rent	2024 	29,108,714  29,108,714  29,108,714  29,108,714  357,175 1,373,639 1,730,814
13	Past due but not impaired - 01 to 30 days - 31 to 60 days - Over 60 days  Note  TRADE DEPOSITS AND SHORT-TERM PREPAYMENTS  Deposits - unsecured - Rent - Other  Prepayments - Insurance - Rent - Software development fee	2024 Rupe 1,364,500 1,364,500 32,210,107 8,607,874 9,751,367	29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714
13	Past due but not impaired - 01 to 30 days - 31 to 60 days - Over 80 days  Note  TRADE DEPOSITS AND SHORT-TERM PREPAYMENTS  Deposits - unsecured - Rent - Other  Prepayments - Insurance - Rent	2024 	29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714
13	Past due but not impaired - 01 to 30 days - 31 to 60 days - Over 60 days  Note  TRADE DEPOSITS AND SHORT-TERM PREPAYMENTS  Deposits - unsecured - Rent - Other  Prepayments - Insurance - Rent - Software development fee	2024 Rupe  1,364,500  1,364,500  32,210,107 8,607,874 9,751,367 47,536,678 98,106,026	29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714
1000	Past due but not impaired - 01 to 30 days - 31 to 60 days - Over 60 days - Over 60 days  Note  TRADE DEPOSITS AND SHORT-TERM PREPAYMENTS  Deposits - unsecured - Rent - Other  Prepayments - Insurance - Rent - Software development fee - Other	2024 	29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714
13	Past due but not impaired - 01 to 30 days - 31 to 60 days - Over 60 days  Note  TRADE DEPOSITS AND SHORT-TERM PREPAYMENTS  Deposits - unsecured - Rent - Other  Prepayments - Insurance - Rent - Software development fee	2024 Rupe  1,364,500  1,364,500  32,210,107 8,607,874 9,751,367 47,536,678 98,106,026	29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714
1000	Past due but not impaired - 01 to 30 days - 31 to 60 days - Over 60 days - Over 60 days  Note  TRADE DEPOSITS AND SHORT-TERM PREPAYMENTS  Deposits - unsecured - Rent - Other  Prepayments - Insurance - Rent - Software development fee - Other	2024 Rupe  1,364,500  1,364,500  32,210,107 8,607,874 9,751,367 47,536,678 98,106,026	29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714
1000	Past due but not impaired - 01 to 30 days - 31 to 60 days - Over 60 days  TRADE DEPOSITS AND SHORT-TERM PREPAYMENTS  Deposits - unsecured - Rent - Other  Prepayments - Insurance - Rent - Software development fee - Other  OTHER RECEIVABLES	2024 Rupe 1,364,500 1,364,500 32,210,107 8,607,874 9,751,367 47,536,678 98,106,026 99,470,526	29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714  29,108,714
1000	Past due but not impaired - 01 to 30 days - 31 to 60 days - Over 60 days - Over 60 days - Over 60 days  Note  TRADE DEPOSITS AND SHORT-TERM PREPAYMENTS  Deposits - unsecured - Rent - Other  Prepayments - Insurance - Rent - Software development fee - Other  OTHER RECEIVABLES Sales tax receivable  14.1	2024 Rupe 1,364,500 1,364,500 32,210,107 8,607,874 9,751,367 47,536,678 98,106,026 99,470,526	29,108,714  29,108,714

14.1 As per rule 3(5) of Sindh Sales Tax Special Procedure (withholding) Rule, 2014, registered persons as recipient of advertisement services shall withheld whole of sales tax applicable on the person providing advertisement services. Accordingly, the Holding company is unable to adjust its input tax deducted on purchases of taxable goods and services as 100% of the output tax on the Holding Company's taxable services are being withheld by the recipient of these services. However, Holding Company is in correspondence with the relevant authorities through its legal advisor to resolve the matter.

15	CASH AND BANK BALANCES	Note	2024 Rup	2023 ees
	Cash in hand		4,622,703	391,193
	Cash at banks - in current accounts		1,445,218,021	1,522,252,443
	- in deposit accounts	15.1	863,557,085	579,353,155
			2,308,775,106	2,101,605,598
			2,313,397,809	2,101,996,791

15.1 These carry profit at the rates ranging from 18.5% to 20.5% per annum (2023: 5.5% to 12.85%) per annum.

#### 16 ISSUED, SUBSCRIBED AND PAID-UP CAPITAL

2024	2023		2024	2023
(Number o	f shares)		Rup	ees
		Ordinary shares of Rs. 1/- each		
500,000,000	500,000,000	Fully paid in cash	500,000,000	500,000,000
634,000,000	634,000,000	Issued as fully paid bonus shares	634,000,000	634,000,000
1,134,000,000	1,134,000,000	grade de visuado e menso como nom como de electros. E	1,134,000,000	1,134,000,000

- 16.1 Voting rights, board selection, right of first refusal and block voting are in proportion to the shareholding.
- 16.2 Bonus shares issued to directors of the Holding Company are Nil shares (2023: 96,657,902).

		*****	2024	2023
17	LEASE LIABILITIES	Note	Rupe	es
	Opening balance Additions during the year Changes due to modification Changes due to reassessment Mark up on lease liabilities Lease rentals paid Closing balance		70,899,475 97,526,882 15,318,366 15,873,501 (33,235,932) 166,382,292	89,049,467 1,375,281 (6,262,102) 10,995,762 (24,258,933) 70,899,475
	Current portion of lease liabilities		(16,889,875)	(15,664,939)
	Non - current portion of lease liabilities		149,492,417	55,234,536

17.1 Includes lease finance facility entered into by the Holding Company with commercial banks for vehicles amounting to Rs. 50,000,000 (2023: Rs.115,000,000) out of which Rs.49,394,158 (2023: Rs. 109,752,920) remains unutilized at year end. Lease rentals are payable in monthly installments and had commenced from September 2022.

			2024	2023
18	LONG-TERM FINANCING	Note	Rupe	es
	Islamic banks - secured			
	Diminshing Musharaka	18.1	31,250,000	93,750,000
			31,250,000	93,750,000
	Less: current maturity		(31,250,000)	(62,500,000)
	The contract of the second sec			31,250,000
	Conventional bank - unsecured			
	Bounce back loan	18.2	5,296,746	31,543,851
			5,296,746	31,543,851
	Less: current maturity		(3,808,458)	(4.028,523)
	355		1,488,288	27,515,328
			1,488,288	58,765,328

- 18.1 Represents Diminishing Musharaka facility carrying profit at the rate of 6 months KIBOR plus 1% per annum. The financing is repayable in 8 equal quarterly instalments commencing after a grace period of 12 months from the date of disbursement i.e. December 2021. Financing is secured by way of Equitable Mortgage over registered office, first hypothecation charge over plant, machinery & equipment, first pari passu charge over receivables of the Holding company and first pari passu charge by way of constructive mortgage charge over Islamabad office.
- 18.2 Represents foreign currency loan amounting to £100,000 obtained by the Group from Barclays Bank UK PLC at the rate of 2.5% per annum. The loan is repayable in 60 equal installments commencing after a grace period of 13 months from the date of disbursement. During the first 12 months, the UK government will pay interest due on this loan as Business Interruption payment. The loan is supported by the Bounce Bank Loan Scheme (BBLS) managed by the Bristish Business Bank on behalf of the Secretary of State for Business Energy and Industrial Strategy.

			2024	2023
19	TRADE AND OTHER PAYABLES	Note	Rup	ees
10	TRADE AND OTHER PATABLES			
	Creditors	19.1	730,068,473	408,564,969
	Accrued liabilities		514,468,737	452,689,331
	Withholding tax payable		44,714,830	19,144,897
	Others		177,146,317	312,248,276
			1,466,398,357	1,192,647,473
19.1	Include amount payable to following related parties:			
	M.D Productions (Private) Limited		36,021,464	
	Momina and Duraid Foundation		68,203,097	56,079,481
			104,224,561	56,079,481

#### 20 CONTINGENCIES AND COMMITMENTS

- 20.1 Contingencies
- 20.1.1 For tax related matters, refer note 29 to these consolidated financial statements.
- 20.2 Commitments
- 20.2.1 Purchase of television programs commitments with M.D Productions (Private) Limited a related party as at June 30, 2024 amounted to Rs. 308,368,667 (June 30 2023: Rs. 258,962,000). Commitment for purchase of television programs with other than related parties as at June 30, 2024 amounted to Rs. 160,108,809 (June 30, 2023: Rs. 41,215,500).

2024		2023	
	Rupees		
1,421,470,3	50		

20.2.2 Commitment for broadcasting contract

			2024		2023
9000	2020/12/01.LS: (70%)	Note		Rupees	
21	REVENUE - net				
	Advertisement revenue		7,496,920,2	223	5,404,575,900
	Production revenue		2,304,846,3	326	221,648,886
	Digital revenue		167,425,1	196	80,643,000
	Subscription revenue		2,220,554,3	322	1,852,244,529
	Marketing Fee (Commission) - net		101,910,3	898	
	Film distribution revenue		56,058,2	272	7,437,607
	Sale of magazines		747,2	253	1,314,018
		21.1 & 21.2	12,348,461,9	90	7,567,863,940
21.1	Revenue is net off the following items:				
	Sales tax		1,055,594,8	12	722,681,112
	Trade and volume discount		666,561,0		598,870,841
	Trade and volume discount		1,722,155,8		1,321,551,953
21.2	Represents revenue from the following geographical regions:	_			
	Asia		7,891,480,2	111	5.200,572,987
	Middle East		1,915,923,9		392,696,047
	United Kingdom		274,195,2		251,910,191
	America		2,266,862,5		1,722,684,715
	Allenda	-	12,348,461,9		7,567,863,940
22	COST OF PRODUCTION	-			
	Cost of outsourced programs		3,593,516,5	84	2,087,370,509
	Cost of in-house programs		432,657,9	958	313,767,589
	Cost of inventory consumed		1,091,4	162	2,000,487
	Salaries and benefits	22.1	1,320,998,8	329	1,079,592,252
	Technical advisory fee	22.2	54,751,5	500	54,751,500
	Depreciation	4.3 & 4.5.2	70,571,3	98	57,744,379
	Traveling and conveyance		242,582,6		138,773,083
	Utilities		20,970,2	205	14,869,487
	Rent, rates and taxes		876,5	547	305,538
	Insurance		33,439,1		27,396,601
	Repair and maintenance		33,670,9	948	26,373,693
	Fee and subscription		7,080,3	344	4,914,981
	Communication		64,886,1	177	21,791,486
	Security charges		726,0	000	438,350
	Amortisation	5.1	1,915,8	352	6,350,640
	Consultancy		326,8		1,188,586
	Printing and stationery		3,164,5	595	5,127,298
		-	5,883,226,9	96	3,842,756,459
	In production television programs - opening		50,827,6	550	35,460,250
	In production television programs - closing		(66,855,7		(50,827,650
	22.50		5,867,198,8		3,827,389,059
	Released / unreleased programs - opening		432,619,7		390,229,988
	Released / unreleased programs - closing		(683,641,7		(432,619,726
	40000000000000000000000000000000000000		5,616,176,8		3,784,999,321

<sup>22.1</sup> Includes Rs. 33,490,473 (2023: Rs. 29,765,982) in respect of staff retirement benefits.

<sup>22.2</sup> Represents fee paid to a Director for technical advisory services rendered in terms of the technical advisory agreement duly approved by the Board of Directors of the Group.

		Note	2024	Rupees	2023
23	DISTRIBUTION COSTS	11,500,000		111111111111111111111111111111111111111	
	Advertisement and promotion		753,395,92	25	190,959,104
	Salaries and benefits	23.1	415,979,50	04	180,243,903
	Traveling and conveyance		30,666,58	81	28,139,827
	Rent, rates and taxes		2,126,75	50	532,297
	Utilities		3,079,04	48	2,890,633
	Depreciation	4.3 & 4.5.2	11,024,67	75	9,096,867
	Communication		837,19	93	674,255
	Insurance		4,509,12	24	3,688,942
	Repair and maintenance		1,315,65	56	2,461,343
	Fees and subscription		950,04	40	1,120,873
	Commission expense		16,158,49	93	61,619,907
	Printing and stationery		817,96	60	1,546,798
		3	1,240,860,94	49	482,974,749

23.1 This includes Rs. 8,527,681 (2023: Rs. 7,869,125) in respect of staff retirement benefits.

24	ADMINISTRATIVE EXPENSES	Note	2024 Ru	2023 pees
	Salaries and benefits	24.1	616,014,756	695,850,663
	Depreciation	4.3 & 4.5.2	86,592,508	50,790,445
	Amortisation	5.1	6,145,279	5.824.878
	Repair and maintenance		69,782,336	57,443,583
	Communication		5,850,853	7,381,876
	Traveling and conveyance		101,297,245	74,825,501
	Fee and subscription		18,376,039	20,581,887
	Utilities		72,976,993	52,118,169
	Legal and professional charges		59,787,833	59,051,941
	Printing, stationery and periodicals		9,534,363	11,181,125
	Rent, rates and taxes		40,152,437	25,122,149
	Insurance		12,919,710	9,838,454
	Auditors' remuneration	24.2	16,749,116	8,956,708
	Security charges		12,706,811	9,284,141
	Donation	24.3 & 24.4	77,548,097	106,230,292
			1,206,434,376	1,194,481,812

24.1 Includes Rs. 9,186,396 (2023: Rs. 7,030,043) in respect of staff retirement benefits.

24.2	Auditors' remuneration	Note	2024 Rupee	2023
	Audit fee for unconsolidated financial statements		10,059,073	4,641,570
	Audit fee for consolidated financial statements		853,875	801,900
	Fee for half yearly review		698,625	656,100
	Tax and other assurance services		3,963,940	2,200,000
	Out of pocket expenses and Sindh sales tax on services		1,173,603	657,138
		3	16,749,116	8,956,708

24.3 Donation includes the following donees exceeds whom donations 10% of the Group's total donations or Rs. 1 million:

	2024 Rupee:	2023 s
SS Garden	1,100,000	
Momina and Duraid Foundation	75,223,097	105,655,292
	76,323,097	105,655,292

- 24.4 Recipients of donations do not include any donee in which any director or his spouse had any interest except for donation paid to Momina and Duraid Foundation. Following directors of the Group are also trustees of the said trust:
  - Mr. Duraid Qureshi
  - Ms. Sultana Siddiqui

			2024	2023 ees
25	OTHER INCOME	Note	Kup	ees ······
	Income / (loss) from financial assets - net			
	Profit on deposit accounts	14.1	83,203,676	67,328,851
	Exchange gain - net	338.5	00,200,070	176,577,118
	Dividend income		93,399,999	58,931,534
	Interest / mark-up income		46,298,807	7,904,032
	Amortisation of government grant			478,147
	Unrealised gain / (loss) on revaluation of investments		31,733,646	(7,320,853)
	Gain on redemption / sale of investments		1,559,986	27,943,092
	120	-	256,196,114	331,841,921
	Income from non financial assets			
	Gain on disposal of operating fixed assets - net	4.4	3,194,638	936,097
	Reversal of provision for impairment against in subsidary	(600)	2000000	1,776,832
	Reversal of expected credit loss			30,298,619
	Liabilities no longer payable - written off		54,741,167	98,671,515
	Sale of content and festival revenue		38,404,287	25,290,719
	Sundry Income		26,649,760	-
			122,989,852	156,973,782
			379,185,966	488,815,703
26	OTHER EXPENSES / CHARGES			
	Allowance for expected credit loss	10.1	16,034,334	•
	Exchange loss - net		94,814,461	-
	Trade debts - written off	10.1	567,842	
			111,416,637	¥9
27	FINANCE COSTS		2	
	Mark-up on long-term financing		16,379,996	34,506,149
	Mark-up on short-term borrowings		23 - 33 <sub>24</sub>	98,402
	Mark-up on lease liabilities	17	15,873,501	10,995,762
	Bank charges	57796	3,992,171	1,535,701
			36,245,668	47,136,014
28	LEVIES - FINAL TAX	-		

This represents final taxes paid under section 5 (tax on dividend) and 154A (export of services) of Income Tax Ordinance, 2001, representing levies in terms of requirements of IFRIC 21 / IAS 37 (also see note 3.8.3).

			2024	2023 (Restated)
		Note	Rup	00S
29	INCOME TAX		33	
	Current		360,723,408	195,808,485
	Deferred		(15,694,535)	60,353,085
	Prior		(10,698,159)	3,263,370
			334,330,714	259,424,940
29.1	Relationship between accounting profit and tax expense			
	Profit before income tax and levies		3,338,482,863	2,214,481,950
	Tax at the applicable rate		968,160,030	642,199,766
	Tax effects of:			
	Tax at reduced rate		(1,249,335)	(4,563,977)
	Income subject to final tax regime		(618,481,922)	(445,631,972)
	Effect of levies		(54,105,424)	(37,290,204)
	Provision for super tax		96,388,777	65,747,467
	Prior year tax (reversal) / charge		(12,470,454)	3,552,814
	Others		(43,910,958)	35,411,046
			334,330,714	259,424,940
	Effective %		10%	12%

- 29.2 The return of income for the tax year 2023 has been filed by the Holding Company which is deemed to be an assessment under the provisions of section 120 of the Income tax Ordinance, 2001.
- 29.3 During the year 2017, Deputy Commissioner Inland Revenue issued a show cause notice to the Holding Company, for the tax year 2014, showing his intention to disallow the deduction claimed on account of agency commission on alleged non-deduction of tax on such agency commission. The Holding Company filed a suit before the Hon'ble High Court of Sindh challenging the above showcause notice.

Based on a recent judgement of the Hon'ble Supreme Court of Pakistan, suits filed by taxpayers are not to be maintained unless 50% of the tax due is deposited by the petitioners. In compliance to the above order, the Holding Company has deposited an amount of Rs. 24,395,012 into the Government treasury. The decision in respect of the Suit filed by the Holding Company is still pending. The management, based on the legal advice, is confident that the ultimate outcome will be in favor of the Holding Company and accordingly, no provision has been made in this respect in these consolidated financial statements.

- 29.4 During the year ended 30 June 2022, the Commissioner Inland Revenue (ACIR) issued show-cause notice dated 15 May 2022 whereby he had raised certain queries relating to tax year 2017. In response, the Holding Company filed explanation along-with documentary evidence. The Commissioner Inland Revenue (CIR) being dissatisfied with the response of the Holding Company, issued an order under Section 122(1) of the Ordinance whereby tax demand of Rs. 771,644,957 has been raised. While the Holding Company's appeal was pending before the Commissioner Inland Revenue (Appeals) for Tax Year 2017 but the department was seeking to recover the outstanding tax. Therefore the Holding Company filed a petition before the Honorable High Court of Sindh for issuance of a stay order. Subsequent to the year end, on 7 July 2022, the Holding Company received a stay order on the matter and the case is pending before the Commissioner Inland Revenue (Appeals). The management, based on the legal advice, is confident that the ultimate outcome will be in favor of the Holding Company and accordingly, no provision has been made in this respect in these consolidated financial statements.
- 29.5 During the year ended 30 June 2017, the Tower Sports (Private) Limited received a show cause notice from additional Commissioner in Land Revenue under Section 122(5A) of the Income Tax Ordinance, 2001 in respect of tax year 2014 creating a demand of Rs. 320,895,069. The Tower Sports (Private) Limited filed an appeal before the Appellate Tribunal Inland Revenue which is pending for hearing. Based on advice from its tax advisor, the management of the Company expects a favourable outcome, hence no provision in this respect is made in the financial statements.

30	EARNINGS PER SHARE - basic and diluted	2024 Rup	2023 ees
	Profit attributable to the owners of the Holding Company	2,950,143,182	1,952,769,553
	Weighted average number of ordinary shares outstanding during the year	1,134,000,000	1,134,000,000
	Earnings per share (Rupee)	2.60	1,72

30.1 There is no dilutive effect on the basic earnings per share of the Holding Company.

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## NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED JUNE 30, 2024

		2024	2023
	Note	Rup	ees
CASH GENERATED FROM OPERATIONS			
Profit before income taxes and levies		3,338,482,863	2,214,481,950
Adjustments for :		1.5	
Depreciation	22, 23 & 24	168,188,581	117,631,691
Amortisation	22 & 24	8,061,131	12,175,518
Provision for staff retirement benefits		13,813,910	46,128,542
Finance costs	27	36,245,668	47,136,014
Exchange loss / (gain) - net	26 & 25	94,814,461	(176,577,118
Profit on deposit accounts	25	(83,203,676)	(67,328,851
Gain on disposal of operating fixed assets	25	(3,194,638)	(936,097
Dividend income	25	(93,399,999)	(58,931,534
Amortisation of government grant		52	(478,147
Gain on redemption / sale of investments	25	(1,559,986)	(27,943,092
Unrealised (gain) / loss on revaluation of investments	25	(31,733,646)	7,320,853
Reversal of impairment in subsidary	25	\$8000 PA	(1,776,832
Liabilities no longer payable - written off	25	(54,741,167)	(98,671,515)
Charge / (reversal) of provision for ECL - net	26 & 25	16,034,334	(30,298,618
SALUK PARTONIA DARA SALUK PARTONIA SALUK S		69,324,973	(232,549,186
(Increase) / decrease in current assets			
Inventories		(7,791,092)	(88,326)
Current portion of television program costs		4,291,493	4,517,361
Trade debts		(2,153,917,196)	(335,347,114)
Advances .		(662,342,711)	(101,593,054
Trade deposits and short-term prepayments		(12,107,385)	(32,484,203
Other receivables		(109,574,382)	(8,496,063
		(2,941,441,273)	(473,491,399)
Increase / (decrease) in current liabilities			
Trade and other payables		328,492,051	(16,183.958
Contract liability		513,987,285	50,648,268
MANAGEMENT CONTRACTOR OF THE PROPERTY OF THE P		1,308,845,899	1,542,905,675

REMUNERATION OF CHIEF EXECUTIVE, DIRECTORS AND EXECUTIVES

The aggregate amounts charged in the consolidated financial statements for remuneration, including all benefits to the chief executives, directors and executives are as follows:

		20	24				2023	
	Chief Executive	Executive Director	Non-Executive Directors	Executives	Chief Executive	Executive Director	Non-Executive Directors	Executives
Managerial remuneration	166,241,712	0.00	410	315,297,570	151,104,889	0000	2.4	357,084,054
Technical actrisory fee		54,751,500	+ 1	†3	3.50	54,751,500	2.4	
Fee			5,000,000	+			3,900,000	
Bonus	202,311,006	202,311,666	+	59,715,261	184,398,314	184,398,314	7.9	-
Retirement benefits		7.6	407	23,737,512				18,858,646
House rent	18,544,865		+	137,508,148	17,133,842			99,164,290
Utilities	4,121,081		+ 1	28,037,366	3,807,520		2.4	22,036,508
Car allowance	20,767,188		+	51,935,347	20,767,168	23,500,000	100000000000000000000000000000000000000	***
Fuel and conveyance	2,975,351	2,704,411	1,701,086	100 m	2,975,351	2,704,411	1,478,447	30,302,101
	414,961,803	259,767,517	6,701,086	616,231,204	380,187,104	265,354,225	5,378,447	537,445,609
Number	1		5	96		1	5	65
A Transaction Co.								

32.1 The chief executives, directors and certain executives are also provided with free use of Group maintained cars in accordance with the Group's policy and relimbursement of expenses related to business travel.

#### 33 TRANSACTIONS WITH RELATED PARTIES

Related parties of the Group comprise associated undertaking, retirement benefits fund and key management personnel. Details of transactions with related parties during the year, other than those which have been disclosed elsewhere in these consolidated financial statements are as follows:

Relationship	Nature of transactions	2024 Rup	2023 ees
Associates	Purchases of television program rights Payment made during the year	1,831,002,134 1,816,927,568	1,572,300,900
Others	Contribution to the provident fund	51,184,000	44,665,150

All transactions with related parties are entered into at agreed terms duly approved by the Board of Directors of the Group. The outstanding receivable and payable balances of the related parties are disclosed in their respective notes to these consolidated financial statements.

33.1 Following are the related parties with whom the Holding Company had entered into transactions or have arrangement / agreement in place:

S.No.	Company Name	Basis of association	Aggregate % of shareholding
1	M.D Productions (Private) Limited	Associated company (33.1.1)	
2	Momina & Duraid Films (Private) Limited	Associated company (33.1.1)	
3	Momina and Duraid Foundation	Associated company (33.1.1)	
4	HUM Network Limited - Employees' Provident Fund	Retirement Fund	16
5	Ms. Sultana Siddiqui	Director	0.73%
6	Mr. Mazhar ul Haq Siddiqui	Director	(*)
7	Mr. Duraid Qureshi	Director	45.74%
8	Mr. Shunaid Qureshi	Director	5.38%
9	Mrs. Mahtab Akbar Rashdi	Director	
10	Lt Gen (R) Asif Yasin Malik	Director	
11	Mr. Muhammad Ayub Younus Adhi	Director	
12	Mr. Sohail Ansar	Director	-
13	Ms. Khush bakht Shujaat	Director	

- 33.1.1 These entities are associated companies / undertakings of the Group in accordance with the requirement of Companies Act, 2017.
- 33.2 None of the key management personnel had any arrangements with the Group other than the employment contract.
- 33.3 Investments out of provident fund have been made in accordance with the provisions of Section 218 of the Act and the regulations formulated for this purpose.
- 34 FINANCIAL INSTRUMENTS BY CATEGORY
- 34.1 Financial assets as per consolidated statement of financial position

		Note	2024 Rupe	2023
Fir	ancial assets at amortised cost	Hote	(10)	755531153117
*	Security deposits	7	31,800,903	28,800,084
*	Trade debts	10	5,272,832,500	3,100,542,350
+	Trade deposits	13	1,364,500	1,730,814
+	Other receivables	14	74,490,701	91,034,081
	Long-term investments	6	150 George (150 Am 20)	49,527,574
+ 1	Cash and bank balances	15	2,313,397,809	2,101,996,791
			7,693,886,413	5,373,631,694
Fir	ancial assets at fair value through profit or loss		,=-1, & ,-,-3;	
93	Short-term investments	11	1,062,444,008	589,143,291

#### 34.2 Financial liabilities as per consolidated statement of financial position

Fir	nancial liabilities at amortised cost	Note	2024 Rup	2023 ees
	Lease liabilities	17	166,382,292	70,899,475
	Long-term financing	18	36,546,746	125,293,851
2	Trade and other payables	19	1,421,683,527	1,173,502,576
	Accrued mark-up		1,923,660	2,033,411
	Unclaimed dividend		6,066,896	6,153,603
-	Unpaid dividend		740,472	1,374,738
			1,633,343,593	1,379,257,654

#### 35 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

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

The Group's senior management oversees the management of these risks. The Group's senior management provides policies for overall risk management, as well as policies covering specific areas such as foreign exchange risk, interest rate risk and credit risk, use of financial derivatives, financial instruments and investment of excess liquidity. It is the Group's policy that no trading in derivatives for speculative purposes shall be undertaken. The Board of Directors review and agree policies for managing each of these risks which are summarized below:

#### 35.1 Market risk

Market risk is the risk that fair value of future cash flows will fluctuate because of changes in market prices. Market prices comprise three types of risk; interest rate risk, currency risk and equity price risk, such as equity risk.

#### 35.2 Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of financial instruments will fluctuate because of changes in the market interest rates. The Group's interest rate risk arises from finance lease obligations, short-term borrowings and bank balances. The Group manages these risks through risk management strategies.

#### Sensitivity analysis:

The following figures demonstrate the sensitivity to a reasonably possible change in interest rate, with all other variables held constant, of the Group's profit before taxation:

	Increase / decrease in basis points	Effect on profit before taxation
		Rupees
June 30, 2024	+100	8,595,150
	-100	(8,595,150)
June 30, 2023	+100	3,929,500
	-100	(3,929,500)

#### 35.3 Currency risk

Foreign currency risk is the risk that the value of financial assets or financial liabilities will fluctuate due to a change in foreign exchange rates. It arises mainly where receivables and payables exist due to transactions in foreign currencies. The Group's exposure to foreign currency risk is as follows:

	2024			2023		
	US Dollar	GBP	AED	US Dollar	GBP	AED
Trade debts	346,370	750,731	5,730,645	303,635	542,806	4,623,915
Deposits and prepayments		76,385	4,124,769	1,250	105,569	232,918
Trade and other payables	(10,496)	(105,850)	(862,576)	(116,040)	(88,545)	(29,149)

The following significant exchange rates have been applied at the reporting dates:

		Rupees	**********		Rupees	*********
Closing exchange rates	278.60	351.85	76.30	285.74	363.82	77.79

#### Sensitivity analysis:

The following table demonstrates the sensitivity to a reasonably possible change in the US dollar and GBP exchange rate, with all other variables held constant, of the Group's profit before taxation:

	Change in US dollar rate (%)	Effect on profit before tax	Change in GBP rate (%)	Effect on profit before tax	Change in AED rate (%)	Effect on profit before tax
		Rupees		Rupees		Rupees
30 June 2024	+10	9,357,450	10	25,377,384	+10	68,615,354
	-10	(9,357,450)	-10	(25,377,384)	-10	(68,615,354)
30 June 2023	+10	5.396.057	10	20.367.735	+10	37,554,554
	-10	(5,396,057)	-10	(20.367.735)	-10	(37,554,554)

#### 35.4 Equity price risk

The Group's investments are susceptible to market price risk arising from uncertainties about future values of investment securities. The Group manages the equity price risk through diversification and placing limits on individual and total investments. Reports on the investment portfolio are submitted to the Group's senior management on a regular basis.

As of the statement of financial position date, the exposure to investments at fair value through profit or loss was Rs. 1,062,444,008 (2023: Rs. 589,143,291).

#### 35.5 Credit risk

Credit risk is the risk which arises with the possibility that one party to a financial instrument will fail to discharge its obligation and cause the other party to incur a financial loss. Concentration of credit risk arise when a number of counterparties are engaged in similar business activities or have similar economic features that would cause their ability to meet contractual obligations to be similarly affected by changes in economic, political or other conditions. Concentrations of credit risk indicate the relative sensitivity of the Group's performance to developments affecting a particular industry.

The Group is mainly exposed to credit risk on trade debts and bank balances. The Group seeks to minimize the credit risk exposure through having exposures only to customers considered credit worthy and obtaining securities where applicable.

#### Management of credit risk

The Group's policy is to enter into financial contracts in accordance with the guidelines set by the Board of Directors and other internal guidelines.

Credit risk is managed and controlled by the management of the Group in the following manner:

- Credit rating and / or credit worthiness of the counterparty is taken into account along with the financial background so as to minimize the risk of default.
- The risk of counterparty exposure due to failed agreements causing a loss to the Group is mitigated by a periodic review of their credit ratings, financial statements, credit worthiness and market information on a regular basis.
- Cash is held with reputable banks only.

As of the consolidated statement of financial position date, the Group is exposed to credit risk on the following assets:

			2024	2023
		Note	Rupees	
	Security deposits	7	31,800,903	28,800,084
	Trade debts	10	5,272,832,500	3,100,542,350
-	Long-term investments	6	F11.5124.1.41.404.7812334.17	49,527,574
	Short-term investments	11	1,062,444,008	589,143,291
	Trade deposits	13	1,364,500	1,730,814
	Other receivables	14	74,490,701	91,034,081
-	Bank balances	15	2,308,775,106	2,101,605,598
			8,751,707,718	5,962,383,792

#### Quality of financial assets

The credit quality of financial assets can be assessed by reference to external credit ratings or to historical information about counterparty default rates:

acquirer party comment races.				
			2024	2023
		Note	Rupe	es
Bank balances				
	AAA		1.2	275,943,937
	AA+		989000000000	417,173,167
	AA		18,850,505	919,037,535
	A A1+		3	489,450,959
	A1+		2,206,813,851	2
	A2		83,110,330	
	A1		420	
		15	2,308,775,106	2,101,605,598
Short-term investments				
Mutual funds	AA-		136,544,051	35
	A+		175,300,000	
	A(f)		774,920	53,284,537
	A+(f)		951,026	5,087,356
	AA(f)		185,978,600	29,668,996
	AA+(f)		556,893,493	384,850,945
	AA-(f)		6,001,918	
	Non-rated		1,062,444,008	95,103,299 567,995,133
			1,002,444,000	
Term finance certificate	A			21,148,158
		11	1,062,444,008	589,143,291

#### 35.6 Liquidity risk

Liquidity risk is the risk that the Group will not be able to meet its financial obligations as they fall due. The Group applies prudent risk management policies by maintaining sufficient cash and bank balances and by keeping committed credit lines. The table below summarizes the maturity profile of the Group's financial liabilities as at the following reporting dates:

2024	On demand	Less than 3 months	3 to 12 months Rupees	1 to 5 years	Total
Lease liabilities Long-term financing		4,222,469	12,667,406 35,058,458	149,492,417 1,488,288	166,382,292 36,546,746
Trade and other payables Accrued mark-up	691,615,054 1,923,660	319,311,415	410,757,058		1,421,683,527 1,923,660
a strottern tile-avectore	693,538,714	323,533,884	458,482,922	150,980,705	1,626,536,225
2023	On demand	Less than 3 months	3 to 12 months	1 to 5 years	Total
Lease liabilities		3,781,136	11,883,803	55,234,536	70.899,475
Long-term financing		16,632,130	49.896.393	58,765,328	125,293,851
Trade and other payables	492,911,715	235,393,385	445,197,476		1,173,502,576
Accrued mark-up	2.033,411			32	2,033,411
	494,945,126	255,806,651	506,977,672	113,999,864	1,371,729,313
35.6.1 Changes in liabilities from financing	activities	N-00-Allen			ni on onestone
	01 July 2023	Cash flows	New leases Rupees	Others	30 June 2024
Long-term financing	125,293,851	(88,747,105)			36,546,746
Lease liabilities	70,899,475	(33,235,931)	97,526,882	31,191,866	166,382,292
	01 July 2022	Cash flows	New leases	Others	30 June 2023
Long-term financing	397,031,214	(271,737,363)			125,293,851
Lease liabilities	89,049,467	(24,258,933)	1,375,281	4,733,660	70,899,475

#### 35.6.2 Fair value of financial instruments

The carrying values of all financial assets and liabilities reflected in the consolidated financial statements appropriate their fair values.

#### 35.7 Capital risk

The Group finances its operations through equity, borrowings and management of working capital with a view of maintaining an appropriate mix between various sources of finance to minimize risk. The primary objective of the Group's capital management is to ensure that it maintains healthy capital ratios in order to support its business, sustain future development, and maximize shareholders' value. The Group monitors capital using a debt equity ratio as follows:

		2024	2023
	Note	Rupe	BS
Lease liabilities	17	149,492,417	55,234,536
Long-term financing	18	1,488,288	58,765,328
Trade and other payable	19	1,466,398,357	1,192,647,473
Accrued markup		1,923,660	2,033,411
Current portion of lease liabilities	17	16,889,875	15,664,939
Current portion of long-term financing	18	35,058,458	66,528,523
Total debt		1,671,251,055	1,390,874,210
Share capital	16	1,134,000,000	1,134,000,000
Reserves		9,286,223,761	6,297,572,560
Total equity		10,420,223,761	7,431,572,560
Total debt and equity		12,091,474,816	8,822,446,770
Gearing ratio		13.82%	15.77%

#### 35.8 Fair value measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

The carrying values of all financial assets and liabilities reflected in the consolidated financial statements approximate their fair values.

The following table shows assets recognised at fair value, analysed between those whose fair value is based on:

Level 1: Quoted prices in active markets for identical assets or liabilities,

Level 2: Those involving inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (as prices) or indirectly (derived from prices); and

Level 3: Those whose inputs for the asset or liability that are not based on observable market data (unobservable inputs).

#### Assets measured at fair value

		20	24		2023
	Level 1	Level 2	Level 3 (Rupees)	Total	
Long-term investments	22			34	49,527,574
Short-term investments	175,300,000	887,144,008		1.062,444,008	589,143,291

During the year, there were no transfers between level 1 and level 2 fair value measurements, and no transfers into and out of level 3 fair value measurement.

35.9 Financial instruments which are tradable in an open market are revalued at the market prices prevailing on the consolidated statement of financial position date.

#### 36 OPERATING SEGMENTS

For management purposes, the Group has determined following reportable operating segments on the basis of areas of operations i.e. entertainment and news.

Entertainment segment is engaged in advertisement, entertainment and media marketing.

News segment is engaged in broadcasting of news programs.

	Entertal	nment	News Others		rs	Total		
	2024	2023	2024	2023	2024 (mes)	2023	2024	2023
Revenue Not revenue from			10000000	(eu	,ees)	7.00.007253		
external customer	9,614,777,344	6,348,280,938	958,202,687	1,203,044,980	1,775,481,959	16,538,022	12,348,461,990	7,567,863,940
Result								
Segment profit / (loss) Taxation Unallocated Income / (expenses):	4,093,968,663	2,918,219,558	(71,190,189)	95,125,887	290,615,104	(17,061,372)	4,313,393,578 (334,330,714)	2,967,284,073 (259,424,940)
Administrative expenses Other income Other expenses Finance cost			4				(1,205,434,376) 379,185,966 (111,416,637) (36,245,668)	(1,194,481,812) 488,815,703 (47,136,014)
Profit for the year							3,004,152,149	1,955,057,010
Other information		12.000		- Helicanian				1000000000
Amortisation Depreciation	(7,550,482) (110,875,758)	(8,511,349) (63,404,620)	(510,649) (55,634,070)	(3,651,791) (53,496,162)	(1,678,753)	(112,378) (731,909)	(8,061,131) (168,188,581)	(12,175,518) (117,631,691)
Segment assets Unallocated Assets	949,856,282	630,650,023	879,205,922	839,213,836	5,109,225	6,738,368	1,834,171,429 10,934,438,432	1,676,502,227 7,296,095,823
	949,856,282	#30,550,023	879,205,922	839,213,636	5,109,225	6,738,366	12,768,609,861	8,972,598,050
Segment liabilities	583,621,336	1,006,635,192	192,682,419	295,611,949	1,660,760,267	327,359,814	2,437,064,022	1,629,606,955

36.1 Revenue from three major customers of the Group during the year constituted 58% (2023: 57%) of the total revenue,

#### 37 NUMBER OF EMPLOYEES

The total number of employees and average number of employees at year end and during the year respectively are as follows:

	2024 Rupe	2023 nes
Total number of employees	772	745
Average number of employees during the year	759	720

#### 38 GENERAL

- 38.1 Corresponding figures have been rearranged and reclassified, wherever necessary. However, other than those disclosed in these consolidated financial statements, there were no significant reclassifications to report.
- 38.2 Figures have been rounded off to the nearest Rupee.

#### 39 DATE OF AUTHORIZATION

These consolidated financial statements have been authorised for issue on October 84, 2024 by the Board of Directors of the Holding Company.

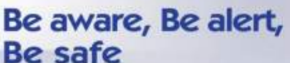
DURAID QURESHI Chief Executive MAZHAR-UL-HAQ SIDDIQUI Director





## Key features:

- Licensed Entities Verification
- Scam meter\*
- Jamapunji games\*
- Company Verification
- Insurance & Investment Checklist
- 17 FAQs Answered

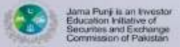


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The Company Secretary, HUM NETWORK LIMITED 20<sup>TH</sup> Annual GENERAL MEETING Karachi

I,		S/o	holder of CNIC No.	Resident of	, beir	ng member of HUM NETWORK
LIMIT	TED, holding ,		ordinary shares as per Registered F	olio / CDS Account No.	hereby	appoint
resid	ient of					or failing him/ her Mr./Ms.
_			af		(full	address) who is/are also
mem	nber(s) of the	Company, as	my / our proxy to attend, act and vote	for me/ us and on my / our bei	nalf at Annual	General Meeting (AGM) of the
Com	pany to be hel	d on Thursday	v, 28th day of October, 2024 at 3:00 pm	at Ground Floor BRR Tower, H	asan Ali Street	off I.I. Chundrigar Road Karachi
and /	or any Adjourn	ment thereof.				
As w	Atness my / our	hand / seal th	is day of	202	24.	
Signe	ed by			in the presence of	t,	
Witne	955:					
1.	Name:					
	Signature					
	Address:		107			
	CNIC or Passp	ort No.;				
2	Name:					
	Signature		97.			
	Address:					
	CNIC or Passp	ort No.;				

#### Note:

- The proxy form, duly completed and signed, must be received at the Registered Office of the Company, HJM Network Limited, Flot No. 10/11, Hassan All Street, Off. L1. Chundrigan Road, Karachi.
- 2. All members are entitled to attend and vote at the meeting.
- 3. A member eligible to attend and vote at the Meeting may appoint another member as his/her proxy to attend, and vote instead of him/her.
- An instrument of proxy applicable for the meeting is being provided with the notice sent to members. Further copies of the instrument of proxy may be obtained from the registered office of the Company during normal office hours.
- An instrument of proxy and the power of attorney or other authority (if any), under which it is signed or a not airly certified copy of such power or authority must, to be valid, be deposited at the registered office not less than 48 hours before the time of the meeting.
- If a member appoints more than one proxy and more than one instruments of proxy are deposited by a member with the company, all such instruments of proxy shall be rendered invalid.
- 7. Members are requested to notify any changes in their addresses immediately.
- CDC account holders will further have to follow the under mentioned guidelines as laid down in circular 1, dated January 25, 2000 issued by the Securities & Exchange Commission of Pakkstan.

#### For CDC Account Holders/Corporate Entities:

- In addition to above, the following requirements have to be met:
- i) The proxy form shall be witnessed by two (2) persons whose names, addresses and CNIC numbers shall be mentioned on the form.
- ii) Attested copies of CNIC or passport of the beneficial owners and the proxy shall be furnished with the proxy form.
- iii) The proxy shall produce his original CNIC or original passport at the time of meeting.
- (v) In case of corporate entity, the Board of Directors' resolution / power of attorney with specimen signature shall be submitted (unless it has been provided earlier) along with proxy form to the Company.

# پراکسی فارم

سمیخ سیکریئری، جم میٹ درک لمیشڈ ۲۰ ویں سالانہ جنزل میشنگ،

ساکن	مشاختی کار د نمبر		-0	ţv.
اسائن عارضی شیئرز	ا بنای کارو مبر ابلورمبر ہم نیک ورک لمینڈ ، حال		-	Ú.
.,,-0,,-	، ماکن		د فولیو/ی دٔ ی می ا کادُ نشهٔ نبر	رجز
باللاند جزل ميننك	مال کمپنی کے مبر بھی ایں بیدمبری جانب ہے کمپنی کے			·
اسْريت آف آئي آئي	يا مكوشام ٣ بيج محراؤ نذ فلور في آرآ رناور، حسن على ا	كالفقاو بروز جعرات ۴۸ أكتوبرس	رکت کرے دوٹ دے تکتے ہیں جس	عمثر
			اردود کرا پی شن ہوگا۔	چندر
		۲۰۲۳ء کید کرتا ہوں۔	داه میں اپنے دشخط/مہر بتاریخ	بطوركو
	شخط کے بیں۔	_ نے درج ذیل کی موجود کی میں د		يل
				گواه:
			نام:	_1
	ومشخط:		وستخط:	
	124		124	
	شناختی کارڈ/ پاسپورٹ فمبر:	_	شناختی کارڈ/ پاسپورٹ فمبر:	
THE SHOWER THAT				الوعاد:
ند دیگر رواد کراچی شک	، بلات قبر ۱۱/۱۱، حس على استريت، آف آئي آئي چند	تی کے رجنوۃ آفس ہم میت ورک کیلا	یا کی قارم کوهمل اور و حظ کرے کی وصول سے جا کی گے۔	-1
			تمام مبران ميثنك بين حاضره وكرووك	_r
	ات کرنے اور دوٹ دیے کیلئے تھی آگی ویگر مجموعات کی ۔ اجار ہی ہے۔ پہا تھی ومثاویز کی حزید کا بیال اوقات کا ر			
بلاوران مي سفادوسرو	一つのこのいのだのでとのべいから パーナのいか	المسال كيدون ما ما هراسي	NOW THE SIMILAR OF	-"

- ۔ پہائی کی ساوہ ووستاویز میکنگ میں قابل استعمال ہے جو کہ نوش کے ساتھ قراہم کی جارہی ہے۔ یہائی وستاویز کی سزید کا بیان اوقات کارے دوران کافی کے روسز ڈ آفس سے مامسل کی جانگتی ہیں۔
- ے۔ تعمل کردہ پرائسی وستاہ میز اور پاورا آف اٹارٹی یا دیگر افتایارات (اگر کوئی ہول) جس سے قت اس پر وستنظر کے ٹوٹری سے قصد بین شدہ کائی باہت پاور یا افتار ٹی کائل آبول ہوگی ہے میننگ سے وقت سے ۴۸ سیسنے قبل رہنز 3 آفس میں وافش کیا جائے کا رمبر کے شاختی کا دنریا با سپورٹ اور پرائسی کی کابیاں پرائسی فارم سے ساتھ فراہم کی جا کمیں گی۔
  - 1- اگرگ فی مجرایک سے زائدی اکسی کا تقر درتا ہاورایک سے زائدومتاویزات کافی ش داخل کرتا ہات ایک ومتاویزات کو لیرموڑ تصور کیا جا عاکار
    - ے۔ ممبران سے درخواست ہے کہ وواسیتے پیندیش کی چی شیر کی کا صورت شن فوری خور پر مطلع کریں۔

### ى دى كى اكا و دف بولتراكار بورىك كيف:

قد كور و بالا ك علاه و وريخ الراس مريحي عمل كريا و و كا

- ا۔ براکسی قارم پرووافر او گواہ ہو گئے جن کے نام دینے اور شافتی کا روٹسرز قارم پرورن کے جا کی گے۔
  - المن كارة إلى مورث كي تعديق شده كاييان يوالمي قارم كساته فسلك كي جائي كي ا
    - ا۔ پاکسی اسل شاختی کارڈیا اسل پانچورٹ کے سالھ میلنگ کے وقت وی کرنا ہوگا۔
- س. گار پوریٹ کی موجود کی بیس بورڈ آف ڈائز یکٹرز کی قرارواور یاورآف اٹارٹی بسد امو نے کے دھھلا کے ساتھ پرائسی قارم کہتی بیس بھٹے کرائے جا کہیں گا۔













## **HUM NETWORK LIMITED**

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