

PEOPLE TRUST



ANNUAL REPORT
2025

YEARS OF TRUST & DEVOTION



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CORPORATE INFORMATION

BOARD OF DIRECTORS

Mrs. Akhter Khalid Waheed Mr. Osman Khalid Waheed Mrs. Amna Piracha Khan Mrs. Munize Azhar Peracha Mr. Shahid Anwar Mr. Arshad Saeed Husain Mr. Suleman Ghani

Non-Executive Director **Executive Director** Non-Executive Director Non-Executive Director Non-Executive Director Independent Director Independent Director

Chairperson Chief Executive Officer

AUDIT COMMITTEE

Mr. Arshad Saeed Husain Mrs. Amna Piracha Khan Mr. Shahid Anwar Mr. Suleman Ghani

Chairman Member Member Member

INVESTMENT COMMITTEE

Mr. Suleman Ghani Mr. Osman Khalid Waheed Mr. Shahid Anwar

Chairman Member Member

HR & REMUNERATION COMMITTEE

Mr. Arshad Saeed Husain Mr. Osman Khalid Waheed Mrs. Munize Azhar Peracha Mr. Shahid Anwar

Chairman Member Member Member

COMPANY SECRETARY

Syed Ghausuddin Saif

LEGAL ADVISORS

Khan & Piracha

CHIEF FINANCIAL OFFICER

Mr. Muhammad Farhan Rafiq

SHARE REGISTRAR

CorpTec Associates (Pvt.) Limited 503-E, Johar Town, Lahore, Pakistan Telephone: +92-42-35170336-37 Fax: +92-42-35170338

HEAD OF INTERNAL AUDIT

Mr. Rizwan Hameed Butt

KPMG Taseer Hadi & Co.

Chartered Accountants

FACTORY

P.O. Ferozsons, Nowshera (KPK), Pakistan. Telephone: +92-923-614295, 610159

Fax: +92-923-611302

INTERNAL AUDITORS

EXTERNAL AUDITORS

EY Ford Rhodes **Chartered Accountants**

BANKERS

Allied Bank Limited Bank Alfalah Limited Bank Al-Habib Limited Bank of Punjab - Taqwa BankIslami Pakistan Limited Faysal Bank Limited First Habib Modaraba Habib Bank Limited Habib Metropolitan Bank Limited MCB Bank Limited Meezan Bank Limited

HEAD OFFICE

5 K.M Sunder Raiwind Road, Lahore, Pakistan. Telephone: +92-42-36026700 Fax: +92-42-36026701

SALES OFFICE, LAHORE

43-Al Noor Building, Bank Square, The Mall, Lahore, Pakistan. Telephone: +92-42-37358194 Fax: +92-42-37313680

REGISTERED OFFICE

197-A, The Mall, Rawalpindi, Pakistan. Telephone: +92-51-4252155-57 Fax: +92-51-4252153

Email: cs@ferozsons-labs.com

SALES OFFICE, KARACHI

House No. 9, Block 7/8, Maqbool Cooperative Housing Society, Shahrah-e-Faisal, Karachi, Pakistan. Telephone: +92-21-34386852

Fax: +92-21-34386754



access to quality treatment and cure. In doing so, we will:

- Enhance shareholder value
- · Lead in employee development
- Collaborate for excellence
- Be ethical & transparent



OUR CORE VALUES

PUTTING PATIENTS FIRST

Our purpose for existence and ultimate measure of success is our impact on the improvement of human lives.

TRUSTWORTHINESS

We work hard every day to earn the trust of patients, healthcare providers, employees, business partners and other stakeholders.

COLLABORATION

None of us is as smart as all of us. We come together, work together and win together.

EXCELLENCE

We are committed to a culture of excellence and raising the bar every time.



CODE OF BUSINESS CONDUCT

We conduct our business in an ethical manner, consistent with the vision, mission, and excellence framework of the company. The Ferozsons Laboratories Limited Code of Business Conduct is meant to serve as a guide for our strategies, plans, actions, and behaviors in our areas of operation.

The complete code of business conduct can be found on the corporate website.





Established in 1956, Ferozsons Laboratories Limited is one of Pakistan's first pharmaceutical companies. The company is in the seventh decade of serving the nation with breakthrough pharmaceuticals and medical technologies.



OUR STORY -PURPOSE LED EVOLUTION

Ferozsons Laboratories Limited has grown to become Pakistan's fastest-growing pharmaceutical company and is recognized for its unwavering commitment to alleviate patient suffering through good quality and innovation. With a diverse portfolio of over 130 brands across key therapeutic areas — including cardiology, diabetes, hepatology, gastroenterology, and dermatology - we have built a strong presence both locally and internationally. Today, we serve patients in over 30 low and middle-income countries (LMICs). addressing their unique healthcare needs with tailored, accessible solutions.

Our progress is powered by a dedicated workforce of more than 1,500 employees and supported by two state-of-the-art manufacturing facilities in Nowshera and Lahore (BF Biosciences Limited), ensuring high-quality, compliant, and scalable production capabilities.

The foundations of the Ferozsons Group date back to 1894, when Maulvi Ferozuddin Khan established the Ferozsons publishing house with a vision to uplift education and healthcare across the subcontinent. Staying true to this mission, Ferozsons Laboratories Limited was founded in 1956, becoming one of Pakistan's first pharmaceutical company. Just four years later, in 1960, we became the first Pakistani pharmaceutical company to be listed on the Pakistan Stock Exchange (formerly Karachi Stock Exchange), marking a major milestone in our journey of growth and trust. Since then, we have a consistent record of financial performance. The Company is a multiple-time recipient of the PSX Top 25 Companies Award (formerly KSE Top 25 Companies Award).

1500+

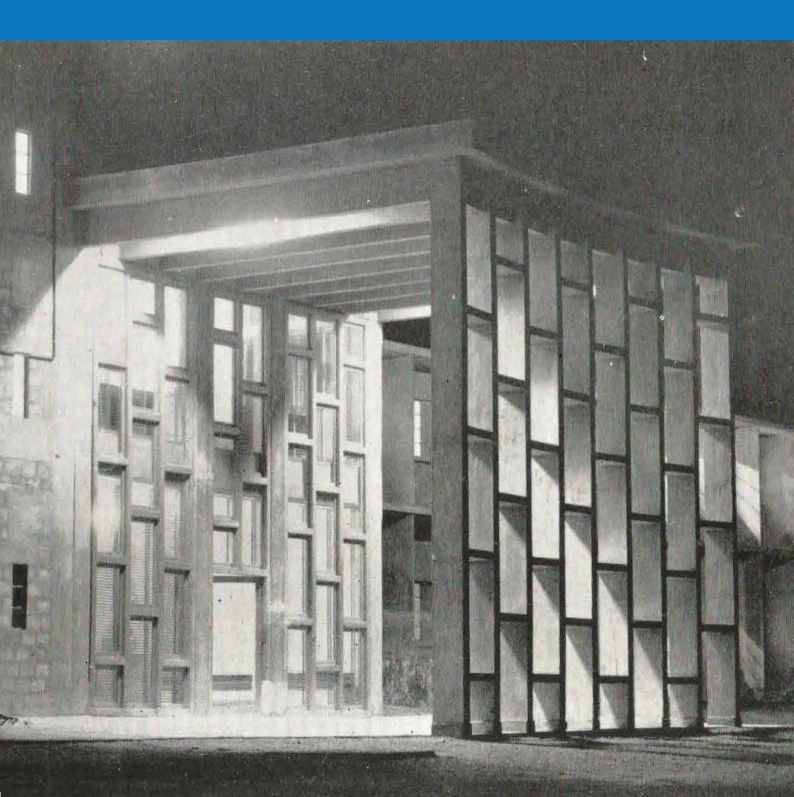
dedicated employees and state-of-the-art manufacturing facilities

30

low and middle income countries (LMICs) served

130+

brands spanning cardiology, diabetes, hepatology, gastroenterology, dermatology & beyond



PURPOSE LED PHARMACEUTICAL MANUFACTURING

Ferozsons Laboratories Limited has a fully current Good Manufacturing Practices (cGMP) compliant production facility in Nowshera, which is ISO 9001 certified and fully equipped with state-of-the-art manufacturing and testing equipment. Our production capabilities include the manufacturing of tablets, capsules, syrups, suspensions, creams and ointments. Our joint venture state of the art facility, BF Biosciences Limited in Lahore, is the 1st biopharmaceutical plant of Pakistan. It produces specialized injectables in vials, ampoules and prefilled syringes. It is a pioneering endeavor designed in line with EU and US FDA standards by leading European Pharmaceutical Designers "Telstar Projects".







OUR JOURNEY -PURPOSE LED PARTNERSHIPS

One of the first local pharmaceutical manufacturing facilities in Pakistan



1956

Joint venture to establish Pakistan's first Biotech Plant





2006

Introduction of world's leading premium Swedish probiotics in Pakistan



2012

1960

The first Pakistani pharmaceutical company to be listed on the Pakistan Stock Exchange (Formerly: Karachi Stock Exchange)



2008

Distribution partner for Boston Scientific, USA

Scientific Scientific

Introduction of Remdesivir to treat hospitalised patients with severe COVID-19 disease



2020

Entered into partnership with Nihon Kohden for distribution of medical electronics



2022

2014

Introduction of first oral Hep C treatment in Pakistan

Start of Voluntary Licensing Partnership with Gilead sciences.





2021

Introduction of Butterfly's USFDA approved portable ultrasound solutions in Pakistan



2024

Became 1 of the 6 global licensees to have successfully signed a voluntary license agreement with Gilead Sciences for manufacture and sale of licensed generic Lenacapavir



COLLABORATION -PURPOSE LED STRATEGIC CONNECT

At Ferozsons, our commitment to collaboration extends to building lasting partnerships with global leaders in healthcare and biotechnology. In 2009, this spirit of collaboration led to a landmark joint venture with the Bagó Group of Argentina to establish BF Biosciences — Limited Pakistan's first biotech pharmaceutical company. Our global network then grew to include trusted international partners such as BioGaia of Sweden, to introduce premium Swedish probiotics in Pakistan, Butterfly's for their US FDA portable ultrasound machines and Nihon Kohden of the Middle East, for their medical devices.

We are proud to serve as the marketing and distribution partner in Pakistan for Boston Scientific Corporation (USA), bringing advanced interventional devices to local clinicians and patients. We have a longstanding collaboration with Gilead Sciences Inc., one of the world's most innovative biotech companies in the viral hepatitis and HIV space. These partnerships reflect our drive to expand access, elevate care, and stay at the forefront of medical innovation in Pakistan.



PUTTING PATIENTS FIRST -OUR CORE VALUE MISSION

At Ferozsons, our unwavering commitment to "Putting Patients First" continues to guide every aspect of our — work from the medicines we deliver to the impact we strive to create. We have built a strong foundation in acute care, addressing urgent health needs through our robust portfolio in GI, liver care and antibiotics. Simultaneously, we are accelerating our focus in Chronic care. Pakistan faces some of the highest burdens of diabetes, heart disease, and metabolic disorders in the region. With a growing portfolio in diabetes management, cardiovascular health, and metabolic disorders, Ferozsons is expanding access to long-term care solutions for patients who need them most. As we deepen our presence in both domains, our patient-centered approach ensures that we remain responsive to the country's evolving healthcare challenges improving lives through innovation, access, and care.

We share a common goal with our nation — to create a "Hepatitis Free Pakistan" and to support the journey toward "Stop Diabetes." We take immense pride in the lives we have saved along the way, whether through our groundbreaking hepatitis C treatment or our critical role in combating COVID-19 with Remidia.

Through our range of branded generics and in-licensed products, the Company has established a leading presence in the areas of cardiology, gastroenterology, hepatology, dermatology and anti-infective treatments, and is expanding in other key therapeutic areas where unmet needs exist such as diabetes, metabolic health, pediatrics and women's health.



PURPOSE LED TRANSFORMATION FOR TREATMENT OF HIV

In October 2024, Ferozsons Laboratories Limited entered into a non-exclusive voluntary license agreement with Gilead Sciences for the manufacture and sale of licensed generic lenacapavir in resource-constrained, high burden and resource-limited countries in the developing world. Ferozsons is one of six global partners to have successfully signed a voluntary license agreement with Gilead to produce high-quality generic of lenacapavir.

Under this non-exclusive license. Ferozsons can subject to required manufacture and sell. regulatory approvals, its licensed generic of Gilead proprietary compound Lenacapavir in 120 (one hundred twenty) primarily low and lower- middle income countries. Lenacapavir is approved by US FDA for infection caused by the immunodeficiency virus (HIV) for heavily treatment-experienced patients ("HTE"), and for use in HIV prevention. It comes in two dosage forms, i.e. oral solid dosage (OSD) and injectables. The injectable dosage form will be manufactured at BF Biosciences Limited under a CMO arrangement, while, the oral dosage form wil be manufactured at Nowshera plant.





PURPOSE LED INNOVATION NEW BRANDS IN OUR PORTFOLIO

In line with our unwavering commitment to ensure access to the latest treatment and cure to a large number of patients, we have continued to expand our product portfolio. We have launched a number of high-quality generics in the market. Below are some of our new launches in the year under review.

DAPXIGA-M



EMPAGEN TRIO



COVANCE-H



QUENCH-PLUS



ACYLEX-H



CRISABO



CARVEDA-N



APV



BRONOCHOL NATURAL





At Ferozsons, our commitment to Putting Patients First goes beyond treatment — it extends across the entire patient journey. As one of the few healthcare companies in Pakistan offering a truly integrated model of care, we deliver solutions that span Drugs, Diagnostics, and Devices what we call our 3D Care Model. From cutting-edge equipment of Boston Scientific and Nihon Kohden, that enables early and accurate diagnosis, to innovative therapies that support recovery and cure, to life-saving devices that enable timely interventions — Ferozsons brings it all together under one purpose-led platform. When executed synergistically, this powerful 3D approach transforms not just care delivery, but patient outcomes empowering healing at every step, with purpose at the core.



Our cardiology teams in collaboration with Boston Scientific offer end to end cardiac care from diagnosis to medication to device-based interventions. They conducted numerous activities for creating awareness about the concept, developing and conducting training programs and capacity building of our healthcare professionals regarding the complete patient journey for improving patient outcomes. The model is being adopted by our urology and gastroenterology units as well.





In our export markets, we actively operate in numerous international regions, making our products accessible to patients while conducting business with a steadfast commitment to putting patients first. This proud heritage has been the cornerstone of our success, enabling us to achieve milestones and paving the way for even greater accomplishments in the future.

Ferozsons Laboratories Limited is globally recognized for upholding the highest standards of quality and ethical practices. With an expanding presence across Asia, Africa, and Central Asia, Ferozsons is a trusted name in healthcare markets worldwide. Currently, we export a wide range of premium products to over 30 countries. As we continue to grow, we remain committed to further expanding our global footprint into new markets.



VENTURING INTO NEW ARENAS AND FUTURE STRATEGY

Looking towards the future, we continue to innovate to address the patient need in Pakistan. Our legacy of earning trust and commercial excellence remains the cornerstone of our efforts, ensuring that our contributions to public health are recognized and that we are seen as a trusted partner in the pursuit of a healthier future for all.

As we craft our strategy, we are guided by several key pillars:

EFFICIENCY (2)



across key departments will allow us to grow more sustainably and ensure a healthy bottom-line for the company. At the heart of this theme is our focus on Putting Patients First Efficiently.

TRANSPARENCY



to earn and maintain stakeholder trust.

RESEARCH AND MEDICAL EDUCATION



to stay at the forefront of scientific advancements.

STRATEGIC ALLIANCES AND COLLABORATIONS

to expand into new areas and markets.







Service, Education, and Research are the three pillars of academic medicine. Despite generating a wealth of patient data at institutions across Pakistan, medical research remains an undeserved pillar in the country. This prevents us from contributing adequately to global knowledge in Medicine, but also from generating evidence-based treatment guidelines based on our own population, and taking informed policy decisions in public health.

To address the research gap in healthcare, the Ferozsons Initiative for Research Excellence (FIRE) was launched in 2023. FIRE is a three-way collaboration between Ferozsons Laboratories Limited, LUMS (Lahore University of Management Sciences), and iHart (Innovations in Healthcare Advocacy, Research and Training).

FIRE aims to act as a knowledge hub to develop tools and build HCP capacity and support clinicians across Pakistan in conducting clinical studies and population research. Under this partnership, LUMS will offer courses and provide research facilitation to clinicians and institutions across the country to help address Pakistan's most pressing healthcare challenges.

The inaugural Clinical Research Design Course was launched and successfully completed in May 2024. Subsequently, another course was offered in December 2024. Approximately 70 participants from the healthcare community were selected and taught the fundamentals of clinical research with a commitment to support research proposals by a team of renowned experts and faculty. The participants upon training have been successful in application for financial grants on a global level, publications and overall improvement in quality of research.





Over the past decade, the number of women joining the healthcare workforce has surged. Yet, despite this growth, women continue to be underrepresented in leadership positions within medicine on a global scale. To bridge this gap and empower women in leadership roles, Ferozsons Laboratories Limited launched the Women in Leadership League in Medicine (Will-Med) forum, in collaboration with key figures from the medical community, on International Women's Day.

The goal of Will-Med is to inspire female workforce and female medical students to not only enter the healthcare workforce but to thrive and reach their full potential. This forum will offer mentorship, training, and support to emerging women leaders in medicine and surgery, while also hosting webinars, symposia, and workshops to foster leadership development and networking.

Pakistan is fortunate to have many exceptionally talented women in the health sector. However, despite the presence of outstanding role models, women still face underrepresentation in leadership roles. The launch of the Will-Med forum reinforces our commitment to closing this gap, believing that improving women's leadership in healthcare will significantly enhance patient care across the country.



At Ferozsons Laboratories Limited, we are dedicated to delivering excellence to our customers while also prioritizing the development and well-being of our people. As part of this commitment, we recognize the importance of fostering a workplace where women can thrive, grow, and lead. With a diverse workforce and a growing number of female professionals, we are proud of our initiatives like WILL-MED, which supports women in leadership roles in medicine.

We are focusing inward to further enhance gender inclusivity and professional development opportunities within our organization. By strengthening internal policies, enriching workplace culture, and offering structured skill-building programs, we aim to create a thriving, supportive, and growth-oriented environment where the growing number of women professionals at Ferozsons can achieve their full potential. In this light, on International Women's Day 2025, Ferozsons launched the initiative "WILL-CORP" - Women in Leadership League - Corporate". The key objectives of this initiative is to enhance skill development through structured training and mentorship, foster an inclusive work culture with policies supporting women's growth and promote networking and industry representation to elevate women's voices.







Pakistan is now home to the world's largest population suffering from Viral Hepatitis. This poses an existential threat to Pakistan and its overburdened health system. We are privileged to partner with our esteemed faculty and dedicated healthcare professionals to advocate best practices for combating viral hepatitis. Awareness, early diagnosis and timely management is key to Pakistan's effort in battling this epidemic and ensuring the well-being of our fellow citizens. Therefore, with our key initiative "Hepatitis Free Pakistan," we consistently aim at tackling the disease through awareness, prevention, elimination and capacity building. As an extension to our corporate initiative, we have initiated Hepatitis Free Ferozsons - a Company-wide hepatitis awareness, screening and treatment as a micro-elimination activity for the wellbeing and health of our employees. Under this initiative, the company successfully conducted screening of its employees for Hepatitis B and C.



According to the International Diabetes Federation (2021), Pakistan has the highest prevalence (30.8%) of Diabetes in the world with over 33 million patients countrywide. What's even more alarming is that 8.9 million individuals living with diabetes remain undiagnosed and half of those who do know are struggling to manage it effectively. With a staggering 29% mortality rate, the need for effective treatment options has never been more urgent. Ferozsons Laboratories launched the "Stop Diabetes Campaign" across Pakistan with the aim of controlling the spread of the disease. In addition to our portfolio, we strongly aim to raise awareness among the masses about a healthy lifestyle.



In terms of obesity, Pakistan ranks tenth out of 188 countries, with 50% of the population being overweight or obese. According to the World Obesity Federation, 5.4 million Pakistani school-aged children will be obese by 2030. Thus, Pakistan is grappling with the twin problems of over-nutrition and poor nutrition. However, obesity is not just a cosmetic concern, it's a medical problem that increases the risk of many other diseases and health problems. These can include heart disease, diabetes, high blood pressure, high cholesterol, liver disease, sleep apnea and certain cancers. In light of this, Ferozsons Laboratories launched a campaign "Or Less Again" focused on raising awareness and capacity building about lifestyle and health.





Pakistan faces a rapidly escalating crisis of cardiovascular-renal-metabolic (CVRM) cluster of diseases, demanding an urgent shift towards a more effective and integrative approach to patient care. According to the International Diabetes Federation (IDF), Pakistan has third highest number of people living with diabetes in the world, with an estimated 33 million individuals affected in 2021. The highest comparative diabetes prevalence rates in 2021 are reported in Pakistan (30.8%). The convergence of these conditions fuels a surge in cardiovascular disease, chronic kidney disease, and associated complications of metabolic health with 45.6 million people suffering from CVD coupled with 31.2 million suffering from renal diseases. While precise figures are difficult to obtain, it is estimated that NCDs, including CVRM cluster of diseases need a fragmented, disease-centric model. This initiative proposes a paradigm shift towards integrative care for metabolic health, recognizing the intricate interplay between cardiovascular, renal, and metabolic systems.

MAGIC is a pioneering initiative of Ferozsons Laboratories Limited that brings together experts from across the fields of diabetes, obesity, cardiovascular health, nephrology, and hepatology, aiming to develop a comprehensive and collaborative approach to metabolic care. With an ever-growing prevalence of metabolic disorders globally, MAGIC's mission is to integrate latest scientific research, clinical insights, and therapeutic advancements into cohesive and patient-centered strategies.





The emergence of antimicrobial resistance is a complex problem driven by many interconnected factors, in particular the use and misuse of antimicrobials. Pakistan ranks 176th out of 204 nations in AMR-related mortality per 100,000 people. In 2019, the Global Research on Antimicrobial Resistance Project reported 59,200 deaths in Pakistan directly attributable to AMR, with an additional 221,300 deaths listed as AMR-associated. AMR was therefore the third-leading cause of death for Pakistanis in 2019, behind only cardiovascular disease and maternal/neonatal disorders.

WAAR "Winning Against Antimicrobial Resistance" Initiative is aimed at stopping antimicrobial and antifungal resistance by addressing the root causes—unethical use and misuse of medications. The goal is to raise awareness and encourage responsible use of antibiotics and antifungals to ensure that these drugs continue to work in the future. WAAR's key strategies include public education, training of healthcare workers, and community engagement.







HEALTH IMPACT REPORT 2024 - 2025



ANTI FUNGAL

3,961,701Patients Treated



ANTI VIRAL

1,598,592Patients Treated



ANTIBIOTICS

6,399,114Patients Treated



CARDIOMETABOLIC

1,465,258Patients Treated



1,790,268Patients Treated



DERMATOLOGY

2,150,841Patients Treated



DIABETES

277,539Patients Treated



GI AND LIVER

5,329,107Patients Treated



ONCOLOGY

38,464 Patients Treated



ORTHOPEDIC

165,164Patients Treated



UROLOGY AND NEPHROLOGY

113,514Patients Treated

LEGISLATIVE & POLITICAL **ENVIRONMENT**

Our Legal & Regulatory Affairs department works closely with the relevant government departments and with our internal HR. Finance. Production, and Internal Audit teams to ensure that the Company is in compliance with all rules and regulations defined by the concerned authorities in letter and in spirit.

Exchange rate devaluation and inconsistent healthcare policy regimes have adversely affected the pharmaceutical industry. We work with the industry associations and constantly liaise with government bodies to reduce these adverse impacts and quickly adapt to the changing policy framework.



OCCUPATIONAL HEALTH, SAFETY & ENVIRONMENT POLICY

In line with our Code of Business Conduct and Excellence Framework, we are committed to the protection of the environment and maintaining a safe and healthy workplace for all our employees. Our complete Occupational Health, Safety, and Environment Policy can be found on our corporate website.



DIVERSITY & INCLUSION REPORTING

Ferozsons Laboratories Limited is committed to providing a workplace that includes people from diverse backgrounds, regardless of any gender, disability, race, ethnicity, origin, religion, or economic status. This is also evident by the fact that Company has three female directors represented on its seven-member Board. Women employed at C - 1 and C - 2 levels currently constitute 25% and 10% of their cadres respectively. C - 1 level refers to the HoDs reporting directly to the CEO, whereas C - 2 level refers to the employees directly reporting to the HoDs. The Company has also employed differently-abled people who are currently engaged in managing stores/warehousing operations.

SUSTAINABLE DEVELOPMENT **GOALS**



ZERO HUNGER

Under its Omega Initiative to combat hunger, the Company collaborated with Rizg, an innovative food bank, to distribute meals to vulnerable populations. The Initiative aims to provide nutrition to underprivileged families and help reduce the number of malnourished people in Pakistan.



GOOD HEALTH & WELL-BEING

Despite exemptions available to pharmaceutical companies during the COVID-19 lockdowns, the Company went the extra mile to ensure its employees' safety by implementing a 'Work from Home' policy wherever possible. The Company also provided free treatments to employees and their family members infected with COVID-19. Furthermore, the Company also conducts periodic screening for Hepatitis and Diabetes of employees. It encourages them to take care of their health by attending awareness seminars.



QUALITY EDUCATION

The Company annually supports the Lahore University of Management Sciences (LUMS) in its academic initiatives, as well as in the National Outreach Program (NOP). The NOP program fully funds exceptional students at the base of the economic pyramid from remote parts of Pakistan. The Company also regularly supports the Citizens Foundation in the area of primary and secondary education.

The Company also has a policy to provide added education allowances to employees within eligible cadres to support their children's educational expenses.



GENDER EQUALITY

We are an equal opportunity employer and encourage female aspirants at all levels in the Company. We are proud to have a significant representation of females on the Board of Directors and management teams.



CLEAN WATER AND SANITATION

The Company operates a specialized water treatment plant for the treatment of effluent water. Effluents are disposed of strictly in line with environmental guidelines. Regular inspections and maintenance activities are performed to avoid blockages, leakages, or contaminations.



AFFORDABLE AND CLEAN ENERGY / **CLIMATE ACTION**

In order to promote green energy, the Company has invested in two solar power plants of one-megawatt each. This shows our commitment to green energy and reduce carbon footprints.



DECENT WORK AND ECONOMIC GROWTH

We provide market-based compensation packages and an open, fair and friendly work environment for all employees. As a leading employer of skilled labour and through importsubstitution and value-added exports, the Company supports Pakistan's growth and export-diversification agenda.



INDUSTRY INNOVATION AND INFRASTRUCTURE

We have transformed our production facility through a major technology upgradation program, with an investment of over Rs. 2 billion. Our subsidiary Company BF Biosciences Limited, which was declared a State-of-the-Art facility at its inception, has also completed its major expansion to manufacture broad range of injectables.



REDUCED INEQUALITIES

The Company fully adheres to all Government's compensation policies in its salaries and wages. We are an equal opportunity employer and are committed to hiring the best talent irrespective of gender, disability, race, ethnicity, origin, religion, or economic status.



PARTNERSHIPS FOR THE GOALS

We have collaborated with different partners across the globe to ensure patient access to quality treatment and cure. Under a partnership with Gilead Sciences Inc., we manufactured and supply Remdesivir, the first treatment for Covid-19 authorized by the US FDA, to patients in Pakistan and numerous developing countries across the globe under Gilead's Global Patient Support (GPS) Program. We have also introduced the world's first Hepatitis E vaccine in Pakistan. Hepatitis E is hyperendemic in Pakistan and has high mortality in pregnant women and patients of Chronic Liver Disease. The Company also partners with other Non-Profit Organizations, including LUMS, Cancer Research & Treatment Foundation, Parsa Trust, Rizg, and others to support various Sustainable Development Goals.



STATEMENT ON GENDER PAY GAP

We are an equal opportunity employer committed to ensuring fairness and equality in all aspects of our employment practices. We are happy to confirm that there are no differences in pay scales between male and female employees performing equivalent roles. Our compensation structure is based solely on qualifications, experience and performance in order to ensure all employees are rewarded equitably, regardless of gender. We continuously review our policies to maintain a work environment that supports equity, diversity, and inclusivity so that every employee has an equal opportunity to thrive.



Description	FY 2025	FY 2024	FY 2023	FY 2022	FY 2021	FY 2020
UNCONSOLIDATED						
			5.	N 4 2 11 2		
Operating Results				Million		
Revenue - net	_13,858	12,712	9,893	7,806	7,034	5,402
Gross profit	5,719	4,942	3,822	3,518	2,887	2,226
Profit before taxation	924	610	275	935	981	561
Profit after taxation	528	400	189	514	725	396
Financial Position				Million		
Share capital	435	435	435	362	362	302
Accumulated profit	5,887	5,320	4,881	4,909	4,768	4,182
Non current assets	6,806	7,083	3,912	3,904	3,605	3,654
Non current liabilities	1,292	1,413	333	258	343	377
Current assets	8,872	7,933	6,783	5,323	5,007	3,871
Current liabilities	5,020	4,635	4,078	2,664	2,044	1,528
			_			
Summary of Cashflow Statement				Million		
Net cashflows from operating activities	1,154	(1,183)	(202)	81	1,259	116
Net cashflows from investing activities	(258)	(262)	112	(101)	(899)	(229)
Net cashflows from financing activities	(631)	(177)	(265)	(543)	(9)	(22)
Key Financial Ratios						
Rey i manorar natios						
Profitability Ratios				%		
Gross profit ratio	41.3	38.9	38.6	45.1	41.1	41.2
Net profit after tax to sales	3.8	3.1	1.9	6.5	10.3	7.3
Return on equity	5.6	4.5	3.0	8.2	11.7	7.0
Return on capital employed	14.2	12.3	6.8	15.4	15.9	10.3
Return on capital employed		12.0	0.0	10.4	10.7	10.0
Liquidity Paties	Times					
Liquidity Ratios Current ratio	1.8	1.7	1.7	2.0	2.4	2.5
	0.8	0.8	0.6	0.9	1.6	1.3
Quick ratio/acid test ratio	0.0	0.0	0.0	0.9	1.0	1.5
Turnover Ratios	(D	=Days)	(T=Time	s) (%=	Percenta	ge)
Debtor turnover period (D)	55	63	37	50	68	69
Inventory turnover period (D)	221	187	257	236	149	211
Creditors turnover period (D)	83	42	178	126	143	108
Working capital cycle (D)	193	208	116	160	74	172
Non current asset turnover ratio (T)	2.0	1.8	2.5	2.0	2.0	1.5
Operating cash flow to sales ratio (%)	8.3	(9.3)	(2.0)	1.0	17.9	2.1
, , , , , , , , , , , , , , , , , , , ,						
		-D				

(Rs.=Rupees)

9.2

3.0

4.4

12.2

4.0

(%=Percentage)

16.7

8.3

9.1

2.8

20

11.8

4.2

20

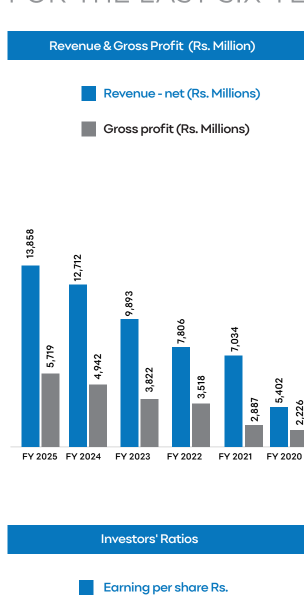
Bonus share issued (%)

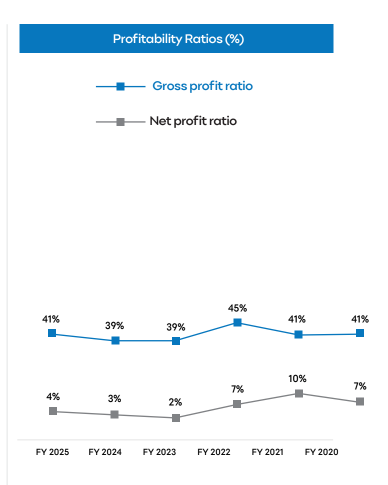
Earnings per share (Re-stated) (Rs.)

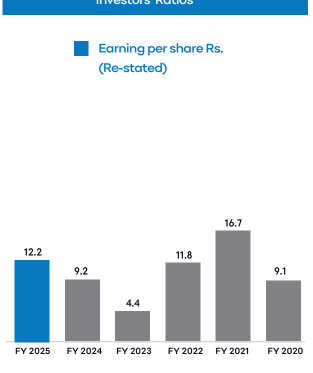
Cash dividend per share (Re-stated) (Rs.)

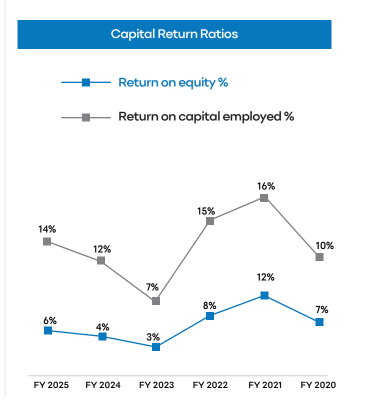
Payout Ratios

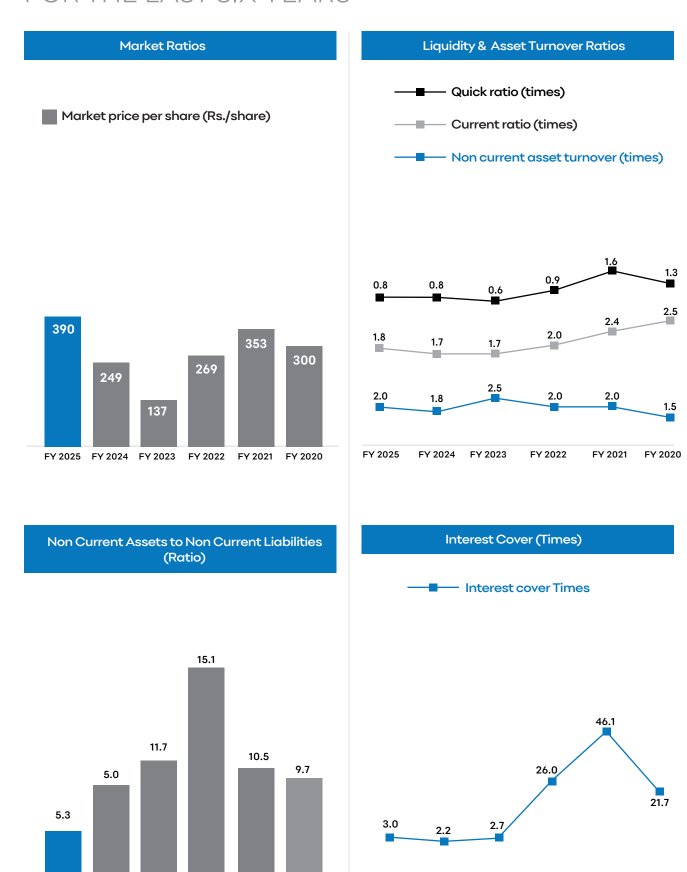
Description	FY 2025	FY2024	FY 2023	FY 2022	FY 2021	FY2020
Capital Structure Ratios	Times					
Interest cover	3.0	2.2	2.7	26.0	46.1	21.7
CONSOLIDATED						
Operating Results			Rs. Milli	on		
Revenue - net	18,857	15,855	11,457	9,330	8,879	6,212
Gross profit	7,997	6,463	4,261	3,983	3,665	2,339
Profit before taxation	1,555	1,140	415	1,237	1,566	592
Profit after taxation	922	755	296	790	1,289	423
Financial Position		Rs. Million				
Share capital	435	435	435	362	362	302
Accumulated profit	3,544	3,753	6,290	6,100	5,713	4,645
Non current assets	11,707	11,966	8,071	6,208	4,887	4,090
Non current liabilities	3,486	3,845	2,749	2,277	1,547	526
Current assets	12,898	9,783	8,533	7,754	7,072	4,877
Current liabilities	6,652	6,085	5,491	3,387	2,520	1,793











FY 2025

FY 2024

FY 2023

FY 2025 FY 2024 FY 2023

FY 2022 FY 2021

FY 2021

FY 2022

FY 2020

HORIZONTAL ANALYSIS

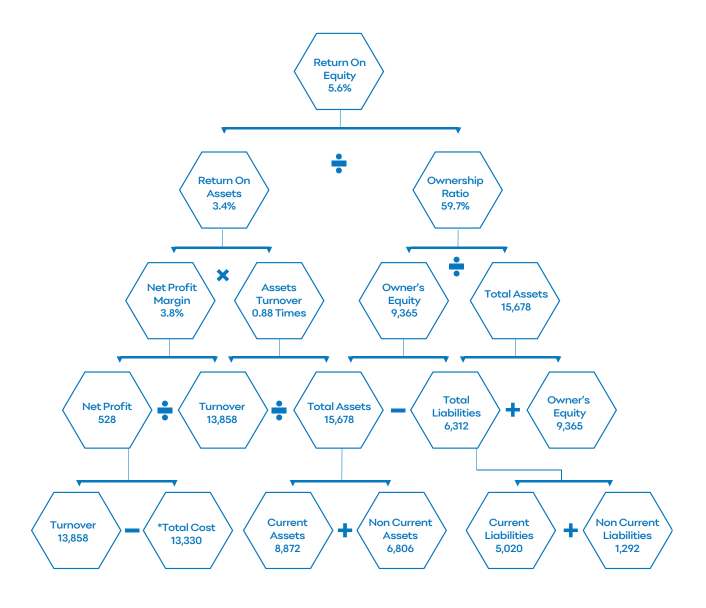
Description	FY2025	FY 2024	FY 2023	FY 2022	FY 2021	FY 2020
		% Char	nge from p	receding y	⁄ear	
Financial Position Analysis						
Share capital and reserves	4.4	42.7	(0.3)	1.3	10.8	13.8
Non current liabilities	(8.5)	324.3	29.2	(25.0)	(9.0)	110.8
Current liabilities	8.3	13.7	53.0	30.4	33.8	40.6
Total Equity and Liabilities	4.4	40.4	15.9	7.1	14.4	21.3
Non current assets	(3.9)	81.1	0.2	8.3	(1.3)	20.1
Current assets	11.8	16.9	27.4	6.3	29.4	22.5
Total Assets	4.4	40.4	15.9	7.1	14.4	21.3
Profit or Loss Analysis						
Revenue - net	9.0	28.5	26.7	11.0	30.2	3.9
Cost of sales	4.8	28.0	41.6	3.4	30.6	1.3
Gross Profit	15.7	29.3	8.7	21.8	29.7	7.9
Administrative expenses	3.6	27.4	24.4	20.6	16.1	(0.5)
Selling and distribution expenses	14.1	24.6	24.1	29.3	18.2	(2.7)
Other expenses	14.2	(65.8)	100.1	199.3	(0.9)	(27.2)
Other income	(26.6)	1.3	10.3	33.7	47.5	(48.9)
Operating Profit	21.0	162.3	(55.4)	(3.1)	70.6	32.9
Finance costs	(14.1)	233.0	323.4	72.1	(19.9)	15.8
Profit Before Taxation	51.3	121.6	(70.5)	(4.7)	75.0	33.9
Taxation	88.1	143.6	(79.5)	64.4	55.0	(1.7)
Profit After Taxation	32.0	111.6	(63.2)	(29.1)	83.3	57.6

VERTICAL ANALYSIS

Description	FY 2025	FY 2024	FY 2023	FY 2022	FY 2021	FY 2020
Financial Position Analysis						
Share capital and reserves	59.7	59.7	58.8	68.3	72.3	74.7
Non current liabilities	8.2	9.4	3.1	2.8	4.0	5.0
Current liabilities	32.1	30.9	38.1	28.9	23.7	20.3
Total Equity and Liabilities	100.0	100.0	100.0	100.0	100.0	100.0
Non current assets	43.4	47.2	36.6	42.3	41.9	48.6
Current assets	56.6	52.8	63.4	57.7	58.1	51.4
Total Assets	100.0	100.0	100.0	100.0	100.0	100.0
Profit or Loss Analysis						
Revenue - net	100.0	100.0	100.0	100.0	100.0	100.0
Cost of sales	58.7	61.1	61.4	54.9	58.9	58.8
Gross Profit	41.3	38.9	38.6	45.1	41.1	41.2
Administrative expenses	5.8	6.1	6.2	6.3	5.8	6.5
Selling and distribution expenses	25.1	24.0	24.7	25.3	21.7	23.9
Other expenses	1.5	1.4	5.4	3.4	1.3	1.7
Other income	1.1	1.6	2.0	2.3	1.9	1.7
Operating Profit	10.0	9.0	4.3	12.4	14.2	10.8
Finance costs	3.3	4.1	1.6	0.5	0.3	0.5
Profit Before Taxation	6.7	4.9	2.7	11.9	13.9	10.3
Taxation	2.9	1.6	0.8	5.4	3.6	3.1
Profit After Taxation	3.8	3.3	1.9	6.5	10.3	7.2

DUPONT ANALYSIS FOR THE YEAR ENDED 30 JUNE 2025

Rupees Million



^{*}Total cost/expenses includes cost of sales, administrative, selling & distribution, finance cost, taxation and other income/ expenses (net).

CHAIRPERSON'S REVIEW REPORT TO SHARE-**HOLDERS** FOR THE YEAR ENDED 30 JUNE 2025

I am pleased to present the Review Report to the shareholders on the Board's overall performance and effectiveness in achieving the Company's objectives.

Review of Overall Performance and Effectiveness of the Board

The Board has diligently fulfilled its roles and responsibilities, making significant contributions to the Company's strategic leadership. It has conducted regular reviews of the Company's financial statements and governance matters, including the transparency of disclosures, policies, corporate plans, budgets, and compliance with regulatory requirements.

In addition to reviewing strategic and critical business matters, the Board has specifically assessed the risks posed by change in macroeconomic factors and supply chain disruptions to the Company. Appropriate safeguards have been taken to minimize the impacts of these adverse factors on the Company.

The composition of the Board of Directors reflects a mix of varied backgrounds to provide quality strategic direction to the management. The Board has also formed subcommittees, including the Human Resource & Remuneration Committee, the Audit Committee, and the Investments Committee. These sub-committees are operating effectively within the framework of law.

The Board has approved a risk management framework with a vision to implement a robust system of internal controls and provide an effective control environment for compliance with the best practices of Corporate Governance. The Board has also stressed on high standards of honesty and integrity as pivotal factors for success of the business and Company.

As required by Listed Companies (Code of Corporate Governance Regulations) 2019, annual evaluations of the Board of Directors and its subcommittees have been carried out. This evaluation aims to ensure that Board has the skills required to provide strategic leadership to the Company. Improvement areas, if any, identified as part of the evaluation process are addressed accordingly. Based on the latest feedback received, the evaluation and performance of the Board is considered satisfactory.

Acknowledgement

On behalf of the Board of Directors, I would like to extend my special gratitude to all shareholders for their continued trust and support. I acknowledge with thanks our employees' dedication and hard work at all levels and look forward to their continued support. I would also like to appreciate the commendable efforts and commitment of our Board Members and CEO in providing strategic leadership to the Company.

Mrs. Akhter Khalid Waheed

Chairperson

Lahore 23 September 2025

FOR THE YEAR ENDED 30 JUNE 2025

We are pleased to present the 69th Annual Report which includes the audited standalone financial statements of the Company for the financial year ended 30 June 2025 along with the consolidated financial statements. The consolidated financial statements incorporate the Company's 57.36% owned subsidiary BF Biosciences Limited and 98% owned retail venture Farmacia.

These financial statements and directors' report have been prepared in accordance with the approved accounting standards as applicable in Pakistan, together with the requirements of the Companies Act, 2017 and Listed Companies (Code of Corporate Governance) Regulations, 2019.

Highlights of the Company's Individual and Consolidated Financial Results

A summary of the financial results and appropriations compared to last year is given below:

	Individual		Conso	dated	
	2025	2024	2025	2024	
	(Rupees in thousands)				
Revenue – net	13,857,967	12,711,714	18,856,900	15,854,750	
Gross profit	5,719,190	4,942,086	7,996,631	6,462,667	
Profit before tax	923,569	610,273	1,555,463	1,140,216	
Profit after tax	528,243	400,054	921,713	755,475	
Earnings per share (Rs.)	12.15	9.20	17.86	15.72	

Financial and Operational Review of Ferozsons Laboratories Limited:

The Company's consolidated net sales closed at Rs. 18.9 billion, depicting a growth of 19% over the last year. On a standalone basis, the Company's net sales closed at Rs. 13.8 billion, depicting a growth of 9% over the last year.

In-market generic sales grew by 24% whereas institutional sales of generics and medical devices decreased by 13%. It is pertinent to note that the in-market generic sales growth is primarily driven by volumetric rather than price increase.

The Company's gross profit margin stands at 41.3% compared to 38.9% last year. The increase in GP margin primarily reflects change in sales mix along with the impact of price increase in some cases.

Selling and distribution expenses have increased by 14% whereas administrative expenses have increased by 4%, mainly due to inflationary impact.

The effective tax rate has closed at 43% compared to 34% last year mainly due to change in tax regime for export sales by the federal government.

Profit from operations grew by 20%, while profit after tax increased by 32% during the year under review. The increase in profit after tax is mainly attributable to reduction in finance costs during the year under review on account of reduction in policy rate by State Bank of Pakistan.

Based on the profit after tax, the earnings per share for the year ended 30 June 2025 translates into Rs. 12.15 per share compared to Rs. 9.20 per share last year.

FOR THE YEAR ENDED 30 JUNE 2025

Financial and Operational Review of BF Biosciences Limited (Subsidiary Company):

The sales of the subsidiary Company, BF Biosciences Limited closed at Rs. 5.8 billion, compared to Rs. 3.7 billion, depicting a growth of 60% over the last year. The profit after tax of the Company closed at Rs. 447 million against Rs. 385 million achieved last year, depicting an increase of 16%. Based on the profit after tax and weighted average number of shares, the earnings per share (EPS) for the year ended 30 June 2025 translates to Rs. 5.52 per share compared with Rs. 6.09 per share last year.

Key Operating and Financial Data

A summary of key operating and financial data of the individual and consolidated financial statements for the last six years is annexed.

Capital Expenditure

During the year, the Company invested Rs. 332 million against capital expenditure, which mainly includes one mega-watt solar power plant and other plant & machinery equipment for enhancing production efficiencies and capabilities.

Subsequent Events

No material changes affecting the Company's financial position have occurred between the financial year end and date of this report.

Earnings per Share

Based on the net profit for the year ended 30 June 2025, the standalone earnings per share (EPS) stands at Rs. 12.15 per share, compared to Rs. 9.20 per share last year. Whereas consolidated EPS for the year ended 30 June 2025 stand at Rs. 17.86 per share compared to Rs. 15.72 per share last year.

Dividend Announcement

The directors have recommended a final cash dividend of 40% i.e., Rs.4 per share for the year ended June 30, 2025, subject to the approval by the shareholders at the Annual General Meeting to be held on October 25, 2025.

These appropriations will be accounted for in the subsequent financial statements, in compliance with the Companies Act, 2017.

Statement of Compliance with the Code of Corporate Governance

The Company fully complies with the requirements of the Listed Companies (Code of Corporate Governance) Regulations 2019; a statement to this effect along with Auditor's report is further with our annual report.

Corporate & Financial Reporting Framework

The Board of Directors of the Company is committed to the principles of good corporate management practices. The Management of Company continues to comply with the provisions of best practice set out in the Code of Corporate Governance.

- The financial statements prepared by the management of the Company fairly present its state of affairs, the results of its operations, cash flows and changes in equity.
- Proper books of account of the Company have been maintained.
- · Appropriate accounting policies have been consistently applied in preparation of the financial statements. Accounting estimates are based on reasonable and prudent judgment.
- The International Financial Reporting Standards (IFRS), as applicable in Pakistan, have been followed in preparation of financial statements and any departure there from has been adequately disclosed and explained.
- The systems of internal controls are sound in design and have been effectively implemented by the management and monitored by the internal auditors, Board of Directors and the Audit Committee.

FOR THE YEAR ENDED 30 JUNE 2025

The Board reviews the effectiveness of established internal controls through the Audit Committee and suggest, whenever required, further improvement in the internal control system.

- 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.
- Significant deviations from last year's operating results have been explained in detail together with the reasons thereof in the Annual Report.
- The Company does not envisage corporate restructuring or discontinuation of its operations in the foreseeable future.
- · All major Government levies in the normal course of business, payable as on 30 June 2025 have been cleared subsequent to the year end.
- The values of employees' provident fund investments based on latest audited accounts as at 30 June 2024 are Rs. 1.278 million.

Sustainability, Risk Management, and Diversity Initiatives

Based on input from the management, the Board has conducted an assessment of all potential sustainability-related risks that could impact the Company's operations. While no material sustainability risks have been identified except for wastewater. In order to mitigate the said risk, a wastewater treatment plant has been commissioned.

Wastewater is duly treated so that it is properly neutralized before discharging into main drain. This process plays a critical role in preventing contamination of local water sources and maintaining compliance with environmental regulations.

The Company has also invested in renewable energy solutions. Two solar power plants, consisting of one-megawatt each are operational at Raiwind and Nowshera sites. This demonstrates Company's commitment to green energy.

Company places great importance on fostering a diverse, equitable, and inclusive workplace. The Board and management teams are committed to maintaining equal opportunities for all employees. We are proud to have a significant representation of women on the Board of Directors and management teams.

Contribution to National Exchequer

During the current financial year out of the total wealth generated, the Company contributed approximately Rs. 983 million to the national exchequer in lieu of various levies including Income Tax, Sales Tax, Custom Duties, Central Research Fund, and other statutory levies.

Cash Flow Management

The Company has a dedicated treasury team, looking after the cash flow planning to ensure uninterrupted financial supply chain and optimal utilization of resources.

Related Party Transactions

Transactions with related parties during the year ended 30 June 2025 were placed before the Audit Committee and the Board for their review and approval. These transactions were approved by the Board in their meetings held during the year. Detail of related party transactions is given in note no. 40 to the financial statements.

Composition of Board of Directors, its Committees and Meetings

The information regarding the composition of Board of Directors, its Committees and Meetings held along with the details of persons who, at any time during the financial year 2024-25 were directors of

FOR THE YEAR ENDED 30 JUNE 2025

the Company is annexed.

Pattern of Shareholding

The pattern of shareholding as at 30 June 2025 is annexed. All trades in the shares of the Company, if any, carried out by the directors, CEO, CFO, Company Secretary, Executives and their spouses and minor children are also annexed.

Corporate Social Responsibility

In line with our Code of Business Conduct and Excellence Framework, we are committed to the protection of environment and investing in community's health and education initiatives.

The Company collaborated and contributed to various organizations for CSR activities during the year under review. These organizations mainly include:

- National Management Foundation
- · Lahore Binneale Foundation

Risk Management

The Board of Directors has carried out a robust assessment of the principal risks facing the Company, including those that would threaten the business model, future performance and solvency or liquidity. Our risk management approach is primarily based on understanding, identifying, assessing and then prioritizing risk areas. To mitigate these risks, various strategies are formulated and adopted accordingly.

The following are some of the primary risks being faced by the Company:

- Economic and political risks: The ever-changing economic and political condition in our country has also exposed our Company to this risk. To mitigate this risk, the management closely monitors the financial market conditions and political climate, and appropriate actions and strategies are discussed at the management level to counter unfavorable situations.
- · Currency risks: The depreciation of Pakistani Rupee significantly affects input costs of products since majority of raw materials are imported. Furthermore, due to DRAP's pricing control/regulations, it is not possible to pass on these cost increases directly to the final consumer as well.
- · Competition risks: Due to the weak regulatory controls over illegal and low-quality products in the market, the pharmaceutical industry in Pakistan is exposed to unhealthy competition risks. In order to mitigate these risks, the Company along with other members of the Pakistan Pharmaceutical Manufacturers Association, is in continuous lobbying for improved Government regulations and policies.
- · Supply chain risks: The supply chain process plays a pivotal role in day-to-day operations of the Company. We are mitigating this risk through comprehensive production planning and integrating it with the sales forecasting and ordering systems.
- · Information technology risks: The Company continues to invest in its IT infrastructure keeping in mind its future needs.
- Financial risks: These are the risks that are directly attributable to the financial viability of the Company. These have been elaborated in detail in notes to the financial statements.

Remuneration Policy of Executive Director/Chief Executive Officer and Non-Executive Directors

Executive Director/Chief Executive Officer is entitled for a remuneration package of which details are enclosed in note no. 39 to the financial statements. Whereas Non-executive directors including the independent directors are entitled only for the fee for attending the meetings and re-imbursement of travelling expenses (if any).

FOR THE YEAR ENDED 30 JUNE 2025

Auditors

The Auditors Messer KPMG Taseer Hadi & Co., Chartered Accountants retire and offer themselves for reappointment for the year 2025-26.

The Board Audit Committee has recommended appointment of KPMG Taseer Hadi & Co., Chartered Accountants as auditors of the Company for the year 2025-26. Accordingly, the Board has recommended the same for the approval of the shareholders in the upcoming Annual General Meeting.

Industry Review and Future Outlook

Pakistan's retail pharmaceutical market is valued at over Rs. 1 trillion and has recorded an approximately 19% growth during the last year, which is mainly driven by price with modest volumetric growth. Looking ahead, the industry is expected to transition towards more sustainable growth, with price increases aligning with Consumer Price Index (CPI).

As of the reporting date, the Company's receivables from government institutions stands at approximately Rs. 2 billion, of which a substantial portion has remained outstanding for over a year. These receivables represent supplies made in good faith under awarded tenders. The prolonged delays in recoveries have posed significant liquidity challenges, compelling the Company to utilize short-term financing lines to bridge working capital gap, which in turn has elevated finance costs. However, the recent monetary policy easing by State Bank of Pakistan has helped to reduce the Company's borrowing costs, as finance expenses declined by 14% during the year under review. Further, during the last quarter of year, there is improvement on the recovery of government receivables from provincial governments, which should also positively impact the finance costs going forward.

The Company has also initiated development of Lenacapavir, under voluntary licensing agreement with Gilead Sciences, Inc. The injectable formulation will be manufactured at the Company's subsidiary, BF Biosciences Limited (BFBIO) under a CMO, while the oral variant will be produced at the Company's oral solid dosage (OSD) facility. Lenacapavir is currently approved by the US FDA for heavily treatment-experienced (HTE) HIV patients and for HIV prevention.

Looking forward, the management will continue to focus on expanding its specialty and chronic care portfolio, driving operational efficiencies to sustain margins, and investing in therapeutic areas where unmet patient needs exist. We are committed to ensuring the provision of the highest quality pharmaceuticals for the well-being of patients.

Acknowledgements

We want to acknowledge the considerable efforts and dedication of our employees towards achievement of the Company's objectives. Further, we also thank our principals, business partners and valued customers for their continuous support and confidence in the Company.

For and on behalf of the Board

Mr. Osman Khalid Waheed Chief Executive Officer

Mrs. Akhter Khalid Waheed Chairperson

Lahore 23 September 2025

DATES AND ATTENDANCE OF BOARD MEETINGS HELD DURING THE YEAR ENDED 30 JUNE 2025

A total of five Board of Directors meetings were held during the financial year 2024-2025 of which dates are as follows:

- 04 October 2024
- 28 October 2024
- 28 February 2025
- 29 April 2025
- 17 May 2025

The details of attendance of Board of Directors and its committees meetings are as follows:

Name of Directors	No. of Meetings	Attendance
Board of Directors Meetings:		
Mrs. Akhter Khalid Waheed	5	5
Mr. Osman Khalid Waheed	5	4
Mrs. Amna Piracha Khan	5	5
Mrs. Munize Azhar Peracha	5	5
Mr. Shahid Anwar	5	5
Mr. Arshad Saeed Husain	5	4
Mr. Suleman Ghani	5	2
Audit Committee Meetings:		
Mr. Arshad Saeed Husain	4	3
Mrs. Amna Piracha Khan	4	4
Mr. Shahid Anwar	4	4
Mr. Suleman Ghani	4	1
HR & Remuneration Committee Meeti	ngs:	
Mr. Arshad Saeed Husain	1	1
Mr. Osman Khalid Waheed	1	1
Mrs. Munize Azhar Peracha	1	1
Mr. Shahid Anwar	1	1
Investment Committee Meeting:		
Mr. Suleman Ghani	1	1
Mr. Osman Khalid Waheed	1	1
Mr. Shahid Anwar	1	1
Mr. Arshad Saeed Husain	1	1

Mr. Osman Khalid Waheed Chief Executive Officer

Mrs. Akhter Khalid Waheed Chairperson

Lahore 23 September 2025



KPMG Taseer Hadi & Co. Chartered Accountants 351 Shadman-1, Jail Road. Lahore 54000 Pakistan +92 (42) 111-KPMGTH (576484), Fax +92 (42) 3742 9907

INDEPENDENT AUDITOR'S REVIEW REPORT

To the members of Ferozsons Laboratories 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 Ferozsons Laboratories Limited ("the Company") for the year ended 30 June 2025 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 or 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 noncompliance 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 part of our audit of 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 2025.





Further we highlight below instances of non-compliance with the requirements of the regulations as reflected in the paragraph reference where it is stated in the statement of compliance.

Reference	Description
Paragraph 14	It is mandatory that the audit committee of a company meet at least once every quarter of the financial year. These meetings shall be held prior to the approval of interim results of the company by its Board and after completion of external audit. However the first meeting of Audit committee was held on 4th of October 2024, which lies outside the first quarter.

Lahore

Date: 03 October 2025

UDIN: CR202510119njNaeB07F

KPMG Taseer Hadi & Co. Chartered Accountants

STATEMENT OF COMPLIANCE

WITH LISTED COMPANIES (CODE OF CORPORATE GOVERNANCE)

STATEMENT OF COMPLIANCE WITH LISTED **COMPANIES** (CODE OF CORPORATE GOVERNANCE) REGULATIONS, 2019

Name of Company: Ferozsons Laboratories Limited

Year ended: 30 June 2025

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

1. The total number of directors are 7 (seven) as per the following:

Gender	Number
Male	04
Female	03

2. The composition of the Board is as follows:

Category	Names
la da a a alam Dina ataua*	Mr. Arshad Saeed Husain
Independent Directors*	Mr. Suleman Ghani
Non-Executive Director	Mr. Shahid Anwar
Executive Director	Mr. Osman Khalid Waheed
	Mrs. Akhter Khalid Waheed
Female Directors (Non-Executive)	Mrs. Amna Piracha Khan
(Mrs. Munize Azhar Peracha

*In order to comply with the requirements of Listed Companies (Code of Corporate Governance) Regulations 2019, two independent directors were elected on the Board of Directors upon maturity of the existing term, whereas the code requires to appoint at least two or onethird of the board members (whichever is higher). The fraction of 0.33 was not rounded up as the two appointed independent directors fairly protected the interests of the shareholders.

- 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 the Board/shareholders as empowered by the relevant provisions of the Act and these Regulations;
- 7. The meetings of the Board were presided over by the Chairman and, in his absence, by a director elected by the Board for this purpose. The Board has complied with the requirements of Act and the Regulations with respect to frequency, recording and circulating minutes of meeting of the Board;
- 8. The Board have a formal policy and transparent procedures for remuneration of directors in accordance with the Act and these Regulations;

STATEMENT OF COMPLIANCE WITH LISTED **COMPANIES** (CODE OF CORPORATE GOVERNANCE) REGULATIONS, 2019

- 9. All the directors have either attended the Directors Training program or have a minimum of 14 years of education and 15 years of experience on the Board of listed companies and therefore are exempt from the Directors Training Program;
- 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 relevant requirements of the Regulations;
- 11. Chief financial officer and Chief executive officer duly endorsed the financial statements before approval of the Board;
- 12. The Board has formed committees comprising of members given below:

Audit Committee				
Names	Composition			
Mr. Arshad Saeed Husain	Chairman			
Mrs. Amna Piracha Khan	Member			
Mr. Shahid Anwar	Member			
Mr. Suleman Ghani	Member			

HR and Remuneration Committee					
Names	Composition				
Mr. Arshad Saeed Husain	Chairman				
Mr. Osman Khalid Waheed	Member				
Mrs. Munize Azhar Peracha	Member				
Mr. Shahid Anwar	Member				

The Board has not formed the 'Nomination Committee', Risk Management Committee' and 'Sustainability Committee' as responsibilities of these committees are being taken care of at the Board Level as and when required. Therefore, a need for the separate formation of these committees does not exist.

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

Meetings	Frequency
Audit Committee	4*
HR and Remuneration Committee	1

STATEMENT OF COMPLIANCE WITH LISTED **COMPANIES** (CODE OF CORPORATE GOVERNANCE) REGULATIONS, 2019

- As required under Regulation 27(2)(i) of the Listed Companies (Code of Corporate Governance) Regulations, 2019, the Audit Committee is obligated to hold at least one meeting in each quarter of the financial year. These meetings shall be held prior to the approval of interim results of the company by its Board and after completion of external audit. The first meeting during the year was held on October 4, 2024 for approval of financials for the year ended June 2024, which fell outside the prescribed quarter. As there were no other agenda items requiring consideration apart from approval of financials, a separate meeting in the first quarter was not deemed necessary.
- 15. The Board has outsourced the internal audit function to Messers EY Ford Rhodes 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;
- 18. We confirm that all requirements of regulations 3, 6, 7, 8, 27,32, 33 and 36 of the Regulations have been complied with.

Mrs. Akhtar Khalid Waheed Chairperson

Lahore 23 September 2025





OUR FINANCIAL STATEMENTS



KPMG Taseer Hadi & Co. Chartered Accountants 351 Shadman-1, Jail Road, Lahore 54000 Pakistan +92 (42) 111-KPMGTH (576484), Fax +92 (42) 3742 9907

INDEPENDENT AUDITOR'S REPORT

To the members of Ferozsons Laboratories Limited

Report on the Audit of the Unconsolidated Financial Statements

Opinion

We have audited the annexed financial statements of Ferozsons Laboratories Limited ("the Company"), which comprise the unconsolidated statement of financial position as at 30 June 2025, and the unconsolidated statement of profit or loss, the unconsolidated statement of other 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 a summary of material accounting policies and other explanatory information, and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of the audit.

In our opinion and to the best of our information and according to the explanations given to us, the unconsolidated statement of financial position, the unconsolidated statement of profit or loss, the unconsolidated statement of other 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 2025 and of the profit, other comprehensive income, the changes in equity and its eash 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 unconsolidated 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 Matter(s)

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



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Following is the Key audit matter:

S. No.	Key audit matter	How the matter was addressed in our audit		
1.	Refer to notes 4.15, 4.15.1, 4.15.2 and 28 to the unconsolidated financial statements. The Company recognized net revenue of Rs, 13.86 billion from the sale of goods to domestic as well as export customers during the year ended 30 June 2025. We identified recognition of revenue as a key audit matter because revenue is one of the key performance indicators of the Company and gives rise to a risk that revenue is recognized without transferring the control to meet expectations or targets.	Our audit procedures to assess the recognition of revenue, amongst others, included the following: Obtaining an understanding of the process relating to recording of revenue and testing the design and implementation of relevant key internal controls over recording of revenue; Assessing the appropriateness of the Company's accounting policies for recording of revenue and compliance of those policies with applicable accounting standards; Comparing, on a sample basis, specific revenue transactions recorded just before and just after the financial year end to determine whether the revenue had been recognized in the appropriate financial period; Scanning for any journal entries relating to revenue recorded during the year which met specific risk-based criteria for inspecting underlying documentation; and Assessing the adequacy of presentation and disclosures related to the revenue as required under the accounting and reporting standards as applicable in Pakistan.		

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

Management is responsible for the other information. Other information comprises the chairman review report, directors' report, key financial data and horizontal and vertical analysis included in the annual report for the year ended 30 June 2025, but does not include the consolidated and 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





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

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

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

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs as applicable in Pakistan will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in 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 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 period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

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

- proper books of account have been kept by the Company as required by the Companies Act, 2017 (XIX of 2017);
- the unconsolidated statement of financial position, the unconsolidated statement of profit or loss, the unconsolidated statement of other 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
- zakat deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980), was deducted by the company and deposited in the Central Zakat Fund established under section 7 of that Ordinano≥.

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

Lahore

Date: 03 October 2025

UDIN: AR2025101192DLRrfMwE

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Unconsolidated Statement of Financial Position

As at 30 June 2025		2025	2024			2025	2024
EQUITY AND LIABILITIES	Note	Rupees	Rupees	ASSETS	Note	Rupees	Rupees
Share capital and reserves. Authorized share capital 150,000,000 (2024: 150,000,000) ordinary shares of Rs. 10 each		1,500,000,000	1,500,000,000	Non current assets Property, plant and equipment Intangible assets Long term investments - related parties Long term deposits	17 18 19	6,322,793,986 23,644,669 428,536,102 30,987,166	6,632,002,621 40,485,226 401,063,555 9,777,325
Issued, subscribed and paid up capital Capital reserve Revaluation surnlus on promerty	8 8	434,690,520 321,843	434,690,520 321,843			6,500,000,000,000,000,000,000,000,000,00	171,025,326,121
plant and equipment Accumulated profit	7	3,043,578,504 5,886,718,190	3,212,263,581 5,320,197,432	Current assets			
Non current liabilities.		9,365,309,057	8,967,473,376	Stores, spare parts and loose tools Stock in trade Trade debts	20 21 22	110,979,476 4,925,439,120 2,097,262,852	81,711,595 3,972,815,154 2,199,853,473
				Loans and advances	23	158,050,821	168,870,294
Long term loans - secured Long term musharaka - secured	∞ o	113,085,333	108,927,783	Deposits and prepayments Other receivables	24 25	194,490,091	179,210,782
Deferred grant	01	33,181,577	44,310,185	Advance income tax - net	}	398,675,869	451,860,597
Deferred taxation	II	978,568,188	1,116,002,712	Short term investments	26	402,631,388	375,541,979
		1,292,340,769	1,413,071,447	Cash and bank balances	27	345,584,088	268,898,922
Current liabilities						0,07,1,002,700	0,732,001,030
Current portion of:							
- Long term loans - secured	&	20,649,201	15,465,090				
- Long term musharaka - secured	6	47,046,072	24,886,380				
- Deferred grant	OI	14,381,958	12,761,867				
Trade and other payables	12	2,224,133,875	1,599,172,831				
Contract liabilities	13	319,467,819	306,617,234				
Short term borrowings - secured	14	2,218,996,474	2,407,658,889				
Unclaimed dividend		99,116,101	96,507,363				
Accrued mark-up	15	76,185,903 5,019,977,403	172,315,348 4,635,385,002				
Contingencies and commitments	91						
		15,677,627,229	15,015,929,825			15,677,627,229	15,015,929,825

The annexed notes from 1 to 48 form an integral part of these unconsolidated financial statements.

Director

Ferozsons Laboratories Limited Unconsolidated Statement of Profit or Loss

For the year ended 30 June 2025

	Note	2025 Rupees	2024 Rupees
Revenue - net	28	13,857,966,939	12,711,714,096
Cost of sales	29	(8,138,776,842)	(7,769,628,444)
Gross profit	<u>-</u>	5,719,190,097	4,942,085,652
Administrative expenses	30	(807,657,382)	(779,702,799)
Selling and distribution expenses	31	(3,477,954,211)	(3,047,915,256)
Other expenses	32	(207,866,234)	(182,039,507)
Other income	33	150,674,134	205,167,347
Profit from operations	_	1,376,386,404	1,137,595,437
Finance cost	34	(452,817,730)	(527,322,841)
Profit before income tax, final tax and	_		
minimum tax		923,568,674	610,272,596
Minimum tax differential	35	(27,068,982)	(13,041,269)
Final tax	36	<u> </u>	(14,539,025)
Profit before income tax	_	896,499,692	582,692,302
Income tax	37	(368,256,855)	(182,638,025)
Profit after taxation	=	528,242,837	400,054,277
Earnings per share - basic and diluted	38 =	12.15	9.20

The annexed n	otes from 1	to 48 form	an integral	nart of these	unconsolidated	financial	statements
THE annexed in			an micerai	Dari Or micse	unconsonuated	manciai	statements.

Chief Executive Officer	Chief Financial Officer	Director

Ferozsons Laboratories Limited

Unconsolidated Statement of Comprehensive Income

For the year ended 30 June 2025

	2025 Rupees	2024 Rupees
Profit after taxation	528,242,837	400,054,277
Items that will not be subsequently reclassified to profit or loss		
Surplus on revaluation of property, plant and equipment Related deferred tax on surplus	-	3,205,779,968 (918,286,187)
Total comprehensive income for the year	528,242,837	2,687,548,058

The annexed notes from 1 to 48 form an integral part of these unconsolidated financial statements.

Chief Executive Officer	Chief Financial Officer	Director

(130,407,156)

(130,407,156)

9,365,309,057

5,886,718,190

3,043,578,504

321,843

434,690,520

Ferozsons Laboratories Limited

Unconsolidated Statement of Changes in Equity

For the year ended 30 June 2025

Rupees	Rupees		•
	(Note 7)		
Accumulated prout	equipment	(Note 6)	(C anout)
A committeed moff.	Capital reserve on property, plant and	Capital reserve	Note 5)
	Revaluation surplus		Share canital
Revenue Reserve	Capital Reserve	Capit	

Total comprehensive income for the year

Balance as at 01 July 2023

Profit after taxation

Surplus on revaluation of property, plant and equipment Related deferred tax on surplus

(918,286,187) 2,687,548,058 400,054,277 3,205,779,968

400,054,277

(918,286,187)

3,205,779,968 2,287,493,781

400,054,277

6,284,692,644

Total

(4,767,326)

2,880,000 38,840,239

(2,880,000) (38,840,239) (4,767,326)

(35,960,239)

35,960,239

8,967,473,376

5,320,197,432

3,212,263,581

321,843

434,690,520

528,242,837

528,242,837

528,242,837

528,242,837

165,205,522

(165,205,522) (3,479,555)

(168,685,077)

3,479,555 168,685,077

Surplus transferred to accumulated profit

- on account of incremental depreciation on property, plant and equipment charged during the year net of tax
 - transfer from surplus on revaluation of fixed assets on disposal

Effect of rate change

Balance as at 30 June 2024

Total comprehensive income for the year

Profit after taxation

Surplus on revaluation of property, plant and equipment

Related deferred tax on surplus

Surplus transferred to accumulated profit

- on account of incremental depreciation on property, plant and equipment charged during the year net of tax
 - transfer from surplus on revaluation of fixed assets on disposal

Transactions with owners of the Company, recognized directly in Equity - Distributions

- final dividend for the year ended 30 June 2024 at Rs. 3 per share

Effect of rate change

Balance as at 30 June 2025

The annexed notes from 1 to 48 form an integral part of these unconsolidated financial statements.

Chief Financial Officer
Chief Executive Officer

Ferozsons Laboratories Limited

Unconsolidated Statement of Cash Flows

For the year ended 30 June 2025

For the year enaea 30 June 2025		Note	2025 Rupees	2024 Rupees
Cash flow from operating activities				
Profit after taxation			528,242,837	400,054,277
Adjustments for non - cash and other items Depreciation on property, plant and equipment		17.4	623,031,903	423,367,440
Amortisation of intangible assets		18.1	16,841,157	20,461,558
Trade debts and earnest money directly written off		31	-	13,225
Provision of loss allowance		32	83,184,976	129,698,580
Net realisable value adjustment for the year Gain on disposal of property, plant and equipment		21.1 17.5	106,488,568 (21,243,854)	161,996,505 (75,412,769)
Finance costs		34	452,817,730	527,322,841
Gain on re-measurement of short term investments to fair value		26.1	(54,241)	(39,002,049)
Gain on sale of short term investments		26.1	(29,022,760)	(6,027,500)
Dividend income		33.1	(50,437,326)	(28,233,952)
Profit on bank deposits Share in profit of Farmacia		33.1 33.2	(3,860,877) (27,472,547)	(2,976,769) (8,751,051)
Workers' Profit Participation Fund		12.2	49,957,951	32,799,369
Central Research Fund		12.3	10,092,515	6,626,135
Workers' Welfare Fund		12.4	25,632,400	12,915,423
Minimum tax		35	27,068,982	13,041,269
Final tax Income tax		36 37	368,256,855	14,539,025 182,638,025
income tax		37	1,631,281,432	1,365,015,305
Cash generated from operations before working capital changes			2,159,524,269	1,765,069,582
Effect on cash flow due to working capital changes				
(Increase) / decrease in current assets				
Stores, spare parts and loose tools			(29,267,881) (1,059,112,534)	(26,556,963)
Stock in trade Trade debts - considered good			30,166,132	136,938,748 (1,323,817,848)
Loans and advances - considered good			10,819,473	(77,646,652)
Deposits and prepayments			(26,039,796)	(46,944,143)
Other receivables			(4,713,899)	(23,941,319)
(Decrease) / Increase in current liabilities			(1,078,148,505)	(1,361,968,177)
Trade and other payables			609,482,055	(1,463,316,792)
Contract liability			12,850,585	200,086,667
Cash generated from / (used in) operations			1,703,708,404	(860,128,720)
Income tax paid			(452,506,651)	(295,128,156)
Minimum tax paid Final tax paid			(27,068,982)	(12,463,178) (8,120,930)
Workers' Profit Participation Fund paid		12.2	(35,251,527)	(3,714,495)
Central Research Fund paid		12.3	(6,626,135)	(2,987,248)
Workers' Welfare Fund paid		12.4	(28,326,215)	-
Net cash generated from / (used in) operating activities			1,153,928,894	(1,182,542,727)
Cash flow from investing activities			(222 222 222)	(201 255 500)
Fixed capital expenditure incurred Acquisition of intangibles			(332,290,023)	(391,277,796) (60,501,000)
Dividend income received			50,437,326	28,233,952
Proceeds from sale of property, plant and equipment		17.5	39,710,609	126,785,947
Profit on bank deposits received		33.1	3,860,877	2,976,769
Short term investments - net		26.1	1,987,592	31,884,152
Increase in long term deposits			(21,209,841)	(60,000)
Net cash used in investing activities			(257,503,460)	(261,957,976)
Cash flow from financing activities				
Long term loan received			32,374,000	75,539,000 (23,000,001)
Long term loan repaid Long term musharaka received			(32,540,856) 90,002,620	197,618,200
Long term musharaka paid			(44,168,024)	(28,901,053)
Finance cost paid			(548,947,175)	(397,147,949)
Dividend paid			(127,798,418)	(825,344)
Net cash used in financing activities			(631,077,853)	(176,717,147)
Net increase / (decrease) in cash and cash equivalents			265,347,581	(1,621,217,850)
Cash and cash equivalents at the beginning of the year Cash and cash equivalents at the end of the year			(2,138,759,967) (1,873,412,386)	(517,542,117) (2,138,759,967)
Cash and cash equivalents at the chit of the following			, /2-1-1-1-00/	
Cash and bank balances		27	345,584,088	268,898,922
Short term borrowings - secured		14	(2,218,996,474)	(2,407,658,889)
			(1,873,412,386)	(2,138,759,967)
The annexed notes from 1 to 48 form an integral part of these unconsolidated and the second s	ted financial statements.			
Chief Executive Officer	Chief Financial Officer		-	Director

Ferozsons Laboratories Limited

Notes to the Unconsolidated Financial Statements

For the year ended 30 June 2025

1 Reporting entity

Ferozsons Laboratories Limited ("the Company") was incorporated as a private limited company on 28 January 1954 and commenced its commercial operations in 1956. The Company was converted into a public limited company on 08 September 1960. The Company is listed on Pakistan Stock Exchange and is primarily engaged in the imports, manufacture and sale of pharmaceutical products and medical devices. Its registered office is situated at 197-A, The Mall, Rawalpindi and the manufacturing facility is located at Amangarh, Nowshera, Khyber Pakhtun Khwa.

2 **Basis of preparation**

2.1 Separate financial statements

These unconsolidated financial statements are the separate financial statements of the Company in which investments in subsidiaries and associates are accounted under methods mentioned in respective policy notes. Consolidated financial statements of the Company are prepared separately.

The Company has following major investments:

Name of the company / firm Shareholding

57.36% - BF Biosciences Limited (Subsidiary) - Farmacia (Partnership) 98%

The Company holds a significant investment in its subsidiary, BF Biosciences Limited. On October 21, 2024, BF Biosciences Limited was listed on the Pakistan Stock Exchange (PSX) through an Initial Public Offering (IPO). Prior to the IPO, the Company held 80% of the shareholding in BF Biosciences Limited. As part of the IPO, BF Biosciences Limited issued 25 million shares with a face value of Rs. 3 per share at a strike price of Rs. 77 per share. The total funds raised through the IPO amounted to Rs. 1,925 million, which are primarily intended for the purchase of plant and machinery, acquiring export certifications, product development and to finance working capital requirements.

Following the IPO, Ferozsons Laboratories Limited's shareholding in BF Biosciences was reduced from 80% to 57.36%

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

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

2.3 Basis of measurement

These unconsolidated financial statements have been prepared under the historical cost convention except for:

- translation of foreign currency at spot / average rate;
- land, building and machinery at revalued amount as referred in note 7; and
- certain financial instruments at fair value through profit and loss account as referred in note 4.5.

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

2.4 Functional and presentation currency

These unconsolidated financial statements are presented in Pakistani Rupee ("Rs.") which is the Company's functional currency. All financial information presented in Rupees has been rounded off to the nearest rupee, unless otherwise stated.

2.5 Use of estimates and judgments

The preparation of unconsolidated financial statements in conformity with accounting and reporting standards, as applicable in Pakistan, requires management to make judgments, estimates and assumptions that affect the application of accounting policies and reported amounts of assets and liabilities, income and expenses. 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 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 judgment about carrying value of assets and liabilities that are not readily available from other sources. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which estimates are 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.

Judgments and estimates made by the management in the application of accounting and reporting standards, as applicable in Pakistan that are significant/relevant to unconsolidated financial statements are documented in the ensuing paragraphs:

2.5.1 Property, plant and equipment

The Company reviews appropriateness of useful lives and residual values used in the calculation of depreciation. Further, where applicable, an estimate of the recoverable amount of assets is made for possible impairment on an annual basis.

In making these estimates, the Company uses the technical resources available with the Company. Any change in the estimates in the future may affect the carrying amount of respective items of property, plant and equipment, with corresponding effects on the depreciation charge and impairment.

2.5.2 Expected credit loss (ECL) / Loss allowance against trade debts, deposits, advances and other receivables

For financial assets measured at amortized cost, recognition of impairment is based on expected credit loss (ECL) model.

ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Company expects to receive. The shortfall is then discounted at an approximation to the assets' original effective interest rate.

The Company has elected to measure loss allowances for trade debts including due from 'Government of Pakistan' using IFRS 9 simplified approach and has calculated ECLs based on lifetime ECLs.

The Company has established a provision matrix that is based on the Company's historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

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

2.5.3 Stock in trade

The Company reviews the carrying amount of stock in trade on a regular basis. Carrying amount of stock-in-trade is adjusted where the net realizable value is below the cost. Net realizable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and estimated costs necessary to make the sale.

2.5.4 **Provisions**

Estimates of the amount of provisions recognized are based on current legal and constructive requirements. Because actual outflows can differ from estimates due to changes in laws, regulations, public expectations, technology, prices and conditions, and can take place many years in the future, the carrying amounts of provisions are regularly reviewed and adjusted to take account of such changes.

2.5.5 **Impairment**

The management of the Company reviews carrying amounts of its assets including cash generating units for possible impairment and makes formal estimates of recoverable amount if there is any such indication.

2.5.6 **Taxation**

The Company takes into account the current income tax laws and decisions taken by appellate authorities. Instances where the Company's view differs from the view taken by the income tax department at the assessment stage and the Company considers that its view on items of material nature is in accordance with law, the amounts are shown as contingent liabilities.

2.5.7 Revaluation of property, plant and equipment

Revaluation of property, plant and equipment is carried out by independent professional valuer. The frequency of revaluations depends upon the changes in fair values of the items of property, plant and equipment being revalued.

2.5.8 Fair value of investments

The Company regularly reviews the fair value of investments, the estimate of fair values are directly linked to market value. Any change in estimate will effect the carrying value of investments with the corresponding impact on unconsolidated statement of profit or loss.

2.5.9 **Contingencies**

The Company reviews the status of all pending litigations and claims against the Company. Based on its judgment and the advice of the legal advisors for the estimated financial outcome, appropriate disclosure or provision is made. The actual outcome of these litigations and claims can have an effect on the carrying amounts of the liabilities recognized at the unconsolidated statement of financial position date.

3 Changes in accounting standards, interpretations and pronouncements

3.1 New or amendments / interpretations to existing standards, interpretations and forthcoming requirements

The following amendments to published standards are mandatory for the financial year beginning on 1 January 2024 and are relevant to the Company:

Non-current Liabilities with Covenants

During the year an amendment to IAS 1 'Presentation of Financial Statements' (IAS-1) was introduced addressing the classification of non-current liabilities subject to covenants. This amendment clarifies that liabilities should be classified as either current or non-current based on the rights available at the end of the reporting period, without consideration of future expectations or events occurring after this date. The amendment also mandates specific disclosures if a liability is classified as non-current but is subject to covenants that must be complied with within twelve months of the reporting date. The related amendments are presented in the note 8.3 of the financial statements

Disclosure detailing Shariah and conventional elements

During the year, the Securities and Exchange Commission of Pakistan (SECP) made amendments to the Fourth Schedule to the Companies Act, 2017, and issued SRO 1278(1)/2024 dated August 15, 2024, introducing additional disclosure requirements relating to Shariah and conventional elements. The Company has presented the required disclosures in note 44 to these unconsolidated financial statements.

The following new standards and amendments are effective for the period beginning 1 January 2024, however they are not relevant to the entity's operations:

- Lease Liability in a Sale and Lease back (Amendments to IFRS 16)
- Classification of Liabilities as Current or Non-current (Amendments to IAS 1)
- Supplier Finance Arrangements (Amendments to IAS 7 and IFRS 7)

3.2 Standards, amendments and interpretations to accounting and reporting standards that are not yet effective

The following accounting and reporting standards as applicable in Pakistan and the amendments and interpretations thereto will be effective for accounting periods beginning on or after 1 July 2025:

- Sale or Contribution of Assets between an Investor and its Associate or Joint Venture (Amendments to IFRS 10 and IAS 28) amend accounting treatment on loss of control of business or assets. The amendments also introduce new accounting for less frequent transaction that involves neither cost nor full step-up of certain retained interests in assets that are not businesses. The effective date for these changes has been deferred indefinitely until the completion of a broader review. Early adoption continues to be permitted.
- Lack of Exchangeability (amendments to IAS 21) clarify:
 - when a currency is exchangeable into another currency; and
 - how a company estimates a spot rate when a currency lacks exchangeability.

Further, companies will need to provide new disclosures to help users assess the impact of using an estimated exchange rate on the financial statements. These disclosures might include:

- the nature and financial impacts of the currency not being exchangeable;
- the spot exchange rate used;
- the estimation process; and
- risks to the company because the currency is not exchangeable.

The amendments apply for annual reporting periods beginning on or after 1 January 2025. Earlier application is permitted.

- Amendments to the Classification and Measurement of Financial Instruments Amendments to IFRS 9 Financial Instruments and IFRS 7 Financial Instruments: Disclosures:
 - Financial Assets with ESG-Linked features:

Under IFRS 9, it was unclear whether the contractual cash flows of some financial assets with ESG-linked features represented SPPI. This could have resulted in financial assets with ESGlinked features being measured at fair value through profit or loss.

Although the new amendments are more permissive, they apply to all contingent features, not just ESG-linked features. While the amendments may allow certain financial assets with contingent features to meet the SPPI criterion, companies may need to perform additional work to prove this. Judgement will be required in determining whether the new test is met.

The amendments introduce an additional SPPI test for financial assets with contingent features that are not related directly to a change in basic lending risks or costs - e.g., where the cash flows change depending on whether the borrower meets an ESG target specified in the loan contract.

The amendments also include additional disclosures for all financial assets and financial liabilities that have certain contingent features that are:

- not related directly to a change in basic lending risks or costs; and
- are not measured at fair value through profit or loss.

The amendments apply for reporting periods beginning on or after 1 January 2026. Companies can choose to early-adopt these amendments (including the associated disclosure requirements), separately from the amendments for the recognition and derecognition of financial assets and financial liabilities.

Recognition / Derecognition requirements of Financial Assets / liabilities by Electronic Payments:

The amendments to IFRS 9 clarify when a financial asset or a financial liability is recognized and derecognized and provide an exception for certain financial liabilities settled using an electronic payment system. Companies generally derecognize their trade payables on the settlement date (i.e., when the payment is completed). However, the amendments provide an exception for the derecognition of financial liabilities. The exception allows the company to derecognize its trade payable before the settlement date, when it uses an electronic payment system that meets all of the following criteria:

- no practical ability to withdraw, stop or cancel the payment instruction;
- no practical ability to access the cash to be used for settlement as a result of the payment instruction; and
- the settlement risk associated with the electronic payment system is insignificant.

The amendments apply for reporting periods beginning on or after 1 January 2026. Earlier application is permitted.

Other related amendments:

Contractually linked instruments (CLIs) and non-recourse features:

The amendments clarify the key characteristics of CLIs and how they differ from financial assets with non-recourse features. The amendments also include factors that a company needs to consider when assessing the cash flows underlying a financial asset with non-recourse features (the 'look through' test).

Disclosures on investments in equity instruments:

The amendments require additional disclosures for investments in equity instruments that are measured at fair value with gains or losses presented in other comprehensive income (FVOCI). The amendments apply for reporting periods beginning on or after 1 January 2026. Earlier application is permitted.

Annual Improvements to IFRS Accounting Standards – Amendments to:

- IFRS 1 First-time Adoption of International Financial Reporting Standards;
- IFRS 7 Financial Instruments: Disclosures and it's accompanying Guidance on implementing IFRS 7;
- IFRS 9 Financial Instruments:
- IFRS 10 Consolidated Financial Statements; and
- IAS 7 Statement of Cash flows

The amendments to IFRS 9 address:

A conflict between IFRS 9 and IFRS 15 Revenue from Contracts with Customers over the initial measurement of trade receivables.

Under IFRS 15, a trade receivable may be recognized at an amount that differs from the transaction price - e.g. when the transaction price is variable. Conversely, IFRS 9 requires that companies initially measure trade receivables without a significant financing component at the transaction price. The IASB has amended IFRS 9 to require companies to initially measure a trade receivable without a significant financing component at the amount determined by applying IFRS 15; and

How a lessee accounts for the derecognition of a lease liability under paragraph 23 of IFRS 9.

When lease liabilities are derecognized under IFRS 9, the difference between the carrying amount and the consideration paid is recognized in profit or loss. The amendment on trade receivables may require some companies to change their accounting policy. The amendments apply for annual reporting periods beginning on or after 1 January 2026. Earlier application is permitted. The amendment on derecognition of lease liabilities applies only to lease liabilities extinguished on or after the beginning of the annual reporting period in which the amendment is first applied.

Contracts Referencing Nature-dependent Electricity - (Amendments to IFRS 9 and IFRS 7) address the challenges faced by Companies in applying IFRS 9 Financial Instruments to contracts referencing nature-dependent electricity - sometimes referred to as renewable power purchase agreements (PPAs). The IASB has also added new disclosure requirements for certain PPAs to IFRS 7 Financial Instruments: Disclosures.

The amendments include guidance on:

- The 'own-use' exemption for purchasers of electricity under such PPAs; and
- Hedge accounting requirements for companies that hedge their purchases or sales of electricity using PPAs.

The amendments for the own-use exemption:

- Existing IFRS 9 guidance left ambiguity on whether PPAs could qualify for the own-use exemption (i.e., not accounted for as derivatives).
- The amendments allow a company to apply the own-use exemption to PPAs if the company has been, and expects to be, a net-purchaser of electricity for the contract period.
- The amendments apply retrospectively using facts and circumstances at the beginning of the reporting period of initial application, without requiring prior periods to be restated.

The amendments for hedge accounting:

Virtual PPAs and other PPAs that do not meet the own-use exemption are accounted for as derivatives and measured at FVTPL. Hedge accounting under IFRS 9 can help reduce volatility by reflecting how PPAs hedge future electricity purchases or sales, but applying it presents challenges. A key issue arises from a mismatch between the P50 estimate used to measure the PPA and the P90 estimate required for the highly probable hedged transaction, which may prevent hedge accounting qualification.

Subject to certain conditions, the amendments permit designation of a variable nominal volume of forecasted renewable electricity sales or purchases as the hedged transaction, rather than a fixed volume based on P90 estimates. This variable volume reflects what is expected to be delivered by the referenced generation facility, supporting an economic offset and enabling hedge accounting. A P50 estimate indicates the volume of energy production expected to be exceeded with 50 percent probability. A P90 estimate indicates the volume of energy production expected to be exceeded with 90 percent probability.

The amendments apply prospectively to new hedging relationships designated on or after The date of initial application. They also allow companies to discontinue an existing hedging relationship if The same hedging instrument is designated under the new requirements.

The new disclosure requirements:

A company may apply the own-use exemption to certain PPAs under the amendments and therefore would not recognise these PPAs in its statement of financial position. Where this is the case, a company is required to disclose further information such as:

- A company may apply the own-use exemption to certain PPAs under the amendments and therefore would not recognise these PPAs in its statement of financial position. Where this is the case, a company is required to disclose further information such as:
- contractual features exposing the company to variability in electricity volume and risk of oversupply;
- estimated future cash flows from unrecognised contractual commitments to buy electricity in appropriate time bands;
- qualitative information about how the company assessed whether a contract might become onerous; and
- qualitative and quantitative information about the costs and proceeds associated with purchases and sales of electricity, based on the information used for the 'net-purchaser' assessment.
- In addition, for PPAs designated in a cash flow hedging relationship, companies need to disaggregate the information disclosed about terms and conditions by risk category.

The amendments apply for reporting periods beginning on or after 1 January 2026. Early application is permitted.

4 Material accounting policies

The material accounting policies applied in the preparation of these unconsolidated financial statements are set out below. These policies have been consistently applied to all periods presented, unless otherwise stated.

4.1 **Employee benefits**

Salaries, wages and benefits are accrued in the period in which the associated services are rendered by employees of the Company and measured on an undiscounted basis. The accounting policy for employee retirement benefits is described below:

4.1.1 **Defined contribution plan**

The Company operates an approved defined contributory Provident Fund Trust for all its employees. Equal monthly contributions are made both by the Company and employees at the rate of 10% of the basic salary to the Provident Fund Trust. Obligation for contributions to defined contribution plan is expensed as the related service is provided.

4.1.2 **Compensated absences**

The Company provides for compensated absences for its employees on unavailed balance of leave in the period in which leave is earned and the charge is recognized in the unconsolidated statement of profit or loss.

4.2 **Taxation**

Income tax expense comprises current and deferred tax. Income tax expense is recognized in the unconsolidated statement of profit or loss, except to the extent that it relates to items recognized directly in other comprehensive income or equity, in which case it is recognized in other comprehensive income or equity respectively.

4.2.1 **Current taxation**

Current tax is the amount of tax payable on taxable income for the year, using tax rates enacted or substantively enacted by the reporting date, and any adjustment to the tax payable in respect of previous periods. Provision for current tax is based on current rates of taxation in Pakistan after taking into account tax credits, rebates and exemptions available, if any. The amount of unpaid income tax in respect of the current or prior periods is recognized as a liability. Any excess paid over what is due in respect of the current or prior periods is recognized as an asset.

4.2.2 **Deferred taxation**

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

The amount of deferred tax provided is based on the expected manner of realization or settlement of the carrying amount of assets and liabilities, using the tax rates enacted or substantively enacted at the reporting date. A deferred tax liability is recognized for all taxable temporary differences. A deferred tax asset is recognized for deductible temporary differences to the extent that future taxable profits will be available against which temporary differences can be utilized. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized.

The Company accounts for the tax consequences of transactions and other events in the same way that it accounts for the transactions and other events themselves. Thus, for transactions and other events recognized in unconsolidated statement of profit or loss, any related tax effects are also recognized in unconsolidated statement of profit or loss. For transactions and other events recognized outside unconsolidated statement of profit or loss (either in unconsolidated statement of other comprehensive income or directly in equity), any related tax effects are also recognized outside profit and loss (either in the unconsolidated statement of other comprehensive income or directly in equity, respectively).

4.2.3 Final tax and minimum tax

Tax charged under the Income Tax Ordinance, 2001 which is not based on taxable income or any amount paid / payable in excess of the calculation based on taxable income or any minimum tax which is not adjustable against future income tax liability is classified as levy in the unconsolidated statement of profit or loss and other comprehensive income as these levies fall under the scope of IFRIC 12/ IAS 37.

4.3 Property, plant and equipment

4.3.1 Owned

Property, plant and equipment of the Company other than freehold land, building on freehold land and plant and machinery are stated at cost less accumulated depreciation and impairment loss, if any. Freehold land is stated at revalued amount carried out by external valuers by reference to its current market price less impairment loss, if any. Building on freehold land and plant and machinery are stated at revalued amount carried out by external valuers by reference to its current market price less accumulated depreciation and impairment loss, if any.

Cost in relation to property, plant and equipment comprises acquisition and other directly attributable costs. Revaluation is carried out every five years unless earlier revaluation is necessitated.

Depreciation on depreciable assets is commenced from the date asset is available for use up to the date when asset is retired. Depreciation charge is based on the straight-line method whereby the cost of an asset, except for freehold land, is written off to unconsolidated statement of profit or loss over its estimated useful life after taking into account the residual value, if any.

The residual value, depreciation method and the useful lives of each part of property, plant and equipment, other for freehold land, that is significant in relation to the total cost of the asset are reviewed, and adjusted if appropriate, at each reporting date.

In case of revalued assets, any accumulated depreciation at the date of revaluation is eliminated against the gross carrying amount of the asset and the net amount restated at the revalued amount of the asset. Increases in the carrying amount arising on revaluation of property, plant and equipment are credited to surplus on revaluation of property, plant and equipment. Decreases that offset previous increases of the same assets are charged against this surplus, all other decreases are charged to unconsolidated statement of profit or loss. Each year the difference between depreciation based on the revalued carrying amount of the asset, and depreciation based on the asset's original cost is transferred to 'retained earnings net of related deferred tax'. All transfers to / from surplus on revaluation of property, plant and equipment are net of applicable deferred income tax.

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

Maintenance and normal repairs are charged to unconsolidated statement of profit or loss as and when incurred. Improvements are capitalized when it is probable that respective future economic benefits will flow to the Company and the cost of the item can be measured reliably.

An item of property, plant and equipment is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. The gain or loss on disposal or retirement of an asset represented by the difference between the sale proceeds and the carrying amount of the asset is recognized as income or expense in unconsolidated statement of profit or loss. When revalued asset is sold, the amount included in the surplus on revaluation of property, plant and equipment, net of deferred tax, is transferred directly to retained earnings.

4.3.2 Capital work in progress

Capital work-in-progress is stated at cost less impairment loss if any and consists of expenditure made in the course of their construction and installation. Transfers are made to the relevant asset category as and when assets are available for intended use. Cost also includes applicable borrowing cost, if any.

4.4 **Intangibles**

Expenditure incurred on intangible asset is capitalized and stated at cost less accumulated amortization and any identified impairment loss. Intangible assets with finite useful life are amortized at 33% on straight-line basis. Amortization of intangible assets is commenced from the date an asset is capitalized.

4.5 **Financial instruments**

4.5.1 Recognition and initial measurement

All financial assets and financial liabilities are initially recognized when the Company becomes a party to the contractual provisions of the instruments.

A financial asset (unless it is a trade receivable without a significant financing component) or financial liability is initially measured at fair value plus, for an item not at FVTPL, transaction costs that are directly attributable to its acquisition or issue. A receivable without a significant financing component is initially measured at the transaction price.

4.5.2 Classification and subsequent measurement

Financial assets

On initial recognition, a financial asset is classified as measured at amortized cost, fair value through other comprehensive income (FVOCI), fair value through profit or loss (FVTPL) and in case of equity instrument it is classified as FVOCI or FVTPL.

Financial assets are not reclassified subsequent to their initial recognition unless the Company changes its business model for managing financial assets, in which case all affected financial assets are reclassified on the first day of the first reporting period following the change in the business model

Amortized cost

A financial asset is measured at amortized cost if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is to hold assets to collect contractual cash
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

These assets are subsequently measured at amortized cost using the effective interest method. The amortized cost is reduced by impairment losses. Interest income, foreign exchange gains and losses and impairment are recognized in profit or loss. Any gain or loss on derecognition is recognized in unconsolidated statement of profit or loss.

Financial assets measured at amortized cost comprise of cash and bank balances, deposits, loan to employees, accrued profit, trade debts and other receivables.

Debt Instrument - FVOCI

A debt investment is measured at FVOCI if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

These assets are subsequently measured at fair value. Interest income calculated using the effective interest method, foreign exchange gains and losses and impairment are recognized in unconsolidated statement of profit or loss. Other net gains and losses are recognized in OCI. On derecognition, gains and losses accumulated in OCI are reclassified to unconsolidated statement of profit or loss. However, the Company has no such instrument at the reporting date.

Equity Instrument - FVOCI

On initial recognition of an equity investment that is not held for trading, the Company may irrevocably elect to present subsequent changes in the investment's fair value in OCI. This election is made on an investment-by-investment basis.

These assets are subsequently measured at fair value. Dividends are recognized as income in unconsolidated statement of profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognized in OCI and these investments are never reclassified to profit or loss. However, the Company has no such instrument at the reporting date.

Fair value through profit or loss (FVTPL)

All financial assets not classified as measured at amortized cost or FVOCI as described above are measured at FVTPL.

On initial recognition, the Company may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortized cost or at FVOCI as at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

These assets are subsequently measured at fair value. Net gains and losses, including any interest or dividend income, are recognized in unconsolidated statement of profit or loss. The Company has classified its investments in mutual funds as at FVTPL.

Financial assets - Business model assessment

For the purposes of the assessment, 'principal' is defined as the fair value of the financial asset on initial recognition. 'Interest' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs (e.g. liquidity risk and administrative costs), as well as a profit margin.

In assessing whether the contractual cash flows are solely payments of principal and interest, the Company considers the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows such that it would not meet this condition. In making this assessment, the Company considers:

- contingent events that would change the amount or timing of cash flows;
- terms that may adjust the contractual coupon rate, including variable-rate features;
- prepayment and extension features; and
- terms that limit the Company's claim to cash flows from specified assets (e.g. non-recourse

Financial liabilities

Financial liabilities are classified as measured at amortized cost or FVTPL. A financial liability is classified as at FVTPL if it is classified as held-for-trading, it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognized in unconsolidated statement of profit or loss. Other financial liabilities are subsequently measured at amortized cost using the effective interest method. Any gain or loss on derecognition is also recognized in unconsolidated statement of profit or loss.

Financial liabilities comprise trade and other payables, long term loans from financial institutions (including current portion), markup accrued on borrowings, unclaimed dividend and short term borrowings.

Long term loans are classified as 'financial liabilities at amortized cost'. On initial recognition, these are measured at cost, being fair value at the date the liability is incurred, less attributable transaction costs. Subsequent to initial recognition, these are measured at amortized cost with any difference between cost and value at maturity recognized in the unconsolidated statement of profit or loss over the period of the borrowings on an effective interest basis.

Interest accrued on financial liabilities measured at amortized cost is presented separately in the statement of financial position. Such accrued interest is included in the amortized cost of the respective instruments for the purposes of IFRS 9

Borrowings are classified as current liabilities unless the Company has an unconditional right to defer settlement of the liability for at least twelve months after the reporting date.

4.5.3 Derecognition

Financial assets

The Company derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Company neither transfers nor retains substantially all of the risks and rewards of ownership and it does not retain control of the financial asset.

The Company might enter into transactions whereby it transfers assets recognized in its unconsolidated statement of financial position, but retains either all or substantially all of the risks and rewards of the transferred assets. In these cases, the transferred assets are not derecognized.

Financial liabilities

The Company derecognizes a financial liability when its contractual obligations are discharged or cancelled, or expire. The Company also derecognizes a financial liability when its terms are modified and the cash flows of the modified liability are substantially different, in which case a new financial liability based on the modified terms is recognized at fair value. On derecognition of a financial liability, the difference between the carrying amount extinguished and the consideration paid (including any non-cash assets transferred or liabilities assumed) is recognized in unconsolidated statement of profit or loss.

4.5.4 Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount presented in the unconsolidated statement of financial position when, and only when, the Company currently has a legally enforceable right to set off the amounts and it intends either to settle them on a net basis or to realize the asset and settle the liability simultaneously.

4.6 **Investments**

Investments in Mutual Fund are classified at fair value through profit or loss and is initially measured at fair value and is subsequently measured at fair value determined using the market value of instruments at each reporting date. Net gains and losses are recognized in the unconsolidated statement of profit or loss.

4.7 Trade and other payables

Trade and other payables are initially carried at the fair value of the consideration to be paid in future for goods and services received. Subsequent to initial recognition, these are carried at amortized cost.

4.8 **Impairment**

Financial assets

The Company recognizes loss allowances for ECLs on:

- financial assets measured at amortized cost:
- debt investments measured at FVOCI; and
- contract assets.

The Company measures loss allowances at an amount equal to lifetime ECLs, except for the following, which are measured at 12-month ECLs:

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

12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months).

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

The Company assumes that the credit risk on a financial asset has increased significantly if it is more than past due for a reasonable period of time. Loss allowances for trade receivables and contract assets are always measured at an amount equal to lifetime ECLs. Lifetime ECLs are the ECLs that result from all possible default events over the expected life of a financial instrument. 12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months). The maximum period considered when estimating ECLs is the maximum contractual period over which the Company is exposed to credit risk. Loss allowances for financial assets measured at amortized cost are deducted from the Gross carrying amount of the assets.

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

Non - Financial assets

The carrying amount of the Company's non-financial assets, other than inventories and deferred tax assets are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated. The recoverable amount of an asset or cash generating unit is the greater of its value in use and its fair value less cost to sell. In assessing value in use, the estimated future cash flows are discounted to their present values using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset or cash generating unit.

An impairment loss is recognized if the carrying amount of the assets or its cash generating unit exceeds its estimated recoverable amount. Impairment losses are recognized in unconsolidated statement of profit or loss. Impairment losses recognized in respect of cash generating units are allocated to reduce the carrying amounts of the assets in a unit on a pro rata basis. Impairment losses recognized in prior periods are assessed at each reporting date for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to that extent that the asset's carrying amount after the reversal does not exceed the carrying amount that would have been determined, net of depreciation and amortization, if no impairment loss had been recognized.

4.9 **Investment in subsidiary**

Investment in subsidiary is initially valued 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.

4.10 **Provisions**

Provisions are recognized when the Company has a present legal or constructive obligation as a result of past events and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate of the obligation can be made. However, provisions are reviewed at each reporting date and adjusted to reflect current best estimate.

4.11 Foreign currency

All monetary assets and liabilities in foreign currencies are translated into rupees at exchange rates prevailing at the reporting date. Transactions in foreign currencies are translated into rupees at exchange rates prevailing at the date of transaction. Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are translated into rupees at exchange rates prevailing at the date of transaction.

Non-monetary assets and liabilities denominated in foreign currency that are stated at fair value are translated into rupees at exchange rates prevailing at the date when fair values are determined. Exchange gains and losses are recognized in the unconsolidated statement of profit or loss.

4.12 **Inventories**

Inventories includes stock in trade and stores, spare parts and loose tools.

These are stated at lower of cost and net realisable value.

Cost comprises of cost of purchase and other costs incurred in bringing the items to their present location and condition. For items which are slow moving and / or identified as surplus to the Company's requirements, adequate provision is made for any excess book value over estimated net realizable value.

The Company reviews the carrying amounts of stock in trade and stores, spare parts and loose tools basis and provision is made for obsolescence, if there is any change in usage pattern or physical form of related stores, spare parts and loose tools.

4.13 **Trade debts**

Trade debts represent the Company's right to an amount of consideration that is unconditional (i.e. only the passage of time is required before payment of the consideration is due). These are classified at amortized cost and are initially recognized when they are originated and measured at invoice value. These assets are written off when there is no reasonable expectation of recovery. The policy for impairment of trade debtors on account of expected credit loss is mentioned in note 4.8 to the financial statements.

4.14 Cash and cash equivalents

Cash and cash equivalents comprise of cash in hand, cash at banks and outstanding balance of short term borrowing facilities.

4.15 Revenue recognition

The Company is in the business of (a) sale of pharmaceutical products and medical devices and (b) toll manufacturing services for pharmaceutical products to other pharmaceutical sector companies. Revenue from contracts with customers is recognized, when a performance obligation has been fulfilled by transferring control of goods to the customers, at an amount that reflects the consideration to which the Company expects to be entitled in exchange for those goods excluding sales taxes, sales return and after deduction of any trade discounts. Specific revenue and other income recognition policies are as follows:

4.15.1 Sale of goods

Revenue represents the fair value of the consideration received or receivable for sale of products, net of sales tax, sales returns and related discounts. The contract contains distinct goods to be delivered and a single performance obligation to be satisfied. Payment is generally due within 0 to 90 days of satisfaction of performance obligation The revenue is recognized at point in time when goods are acknowledged by customers as they are enabled to consume the benefits, when goods are delivered to them and the Company's right to receive transaction price is developed.

4.15.2 Toll manufacturing

There are contracts with customers to manufacture, on their behalf, the pharmaceutical products using raw materials provided by the customer. The performance obligation is satisfied upon receipt of the finished goods by the customer and payment is generally due within 0 to 90 days from delivery. No significant financing component exist for these contracts. The Company concluded that it transfers control over its toll manufacturing services at a point in time, upon receipt of the product by the customer, because this is when the customer benefits from the Company's toll manufacturing services.

4.15.3 Other income

Income on bank deposits is recognized using effective interest method. Foreign currency gains and losses are reported on a net basis.

Dividend income and entitlement of bonus shares are recognized when the right to receive is established.

Gains and losses on sale of investments are accounted for on disposal of investments.

4.15.4 **Contract liabilities**

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 recognized when the payment is made or the payment is due (whichever is earlier). Contract liabilities are recognized as revenue when the Company performs under the contract. It also includes refund liabilities arising out of customers' right to claim amounts from the Company on account of contractual delays in delivery of performance obligations and incentive on target achievements.

4.16 Earnings per share (EPS)

Basic EPS is calculated by dividing the profit or loss attributable to ordinary shareholders of the Company by weighted average number of ordinary shares outstanding during the year.

Diluted EPS is calculated by adjusting basic EPS with weighted average number of ordinary shares that would be issued on conversion of all dilutive potential ordinary shares into ordinary shares and post-tax effect of changes in profit or loss attributable to ordinary shareholders of the Company that would result from conversion of all dilutive potential ordinary shares into ordinary shares.

4.17 Share capital and dividend

Ordinary shares are classified as equity and recognized at their fair value.

Dividend to ordinary shareholders is recognized as a deduction from accumulated profit and as a liability in the Company's unconsolidated statement of financial position in the year in which the dividends are approved by the Board of Directors or the Company's shareholders as the case may be.

4.18 **Deferred grant**

The Company follows deferral method of accounting for government grant related to subsidized long term loan. Government grant is initially recognized as deferred grant and measured as the difference between the initial carrying value of the long term loan recorded at market rate (i.e. fair value of the long term loan in this case) and the proceeds of subsidized long term loan received. In subsequent years, the grant is recognized in unconsolidated statement of profit or loss account, in line with the recognition of interest expenses the grant is compensating and is presented as a reduction of related interest expense.

4.19 **Ijarah**

Ijarah in which a significant portion of the risks and rewards of ownership are retained by the Muj'ir (lessor) are classified as operating Ijarah. Payments made during the year are charged to the statement of profit or loss on a straight-line basis over the period of the Ijarah in accordance with Islamic Financial Accounting Standard-2

5	Issued subscribed and noid un conital	2025	2024
3	Issued, subscribed and paid up capital	Rupees	Rupees
	1,441,952 (2024: 1,441,952) ordinary shares of Rs. 10 each fully paid in cash	14,419,520	14,419,520
	119,600 (2024: 119,600) ordinary shares of Rs. 10 each issued in lieu of NWF Industries Limited and Sargodha Oil and Flour Mills		
	Limited since merged	1,196,000	1,196,000
	41,907,500 (2024: 41,907,500) ordinary shares of Rs. 10 each		
	issued as fully paid bonus shares	419,075,000	419,075,000
	•	434,690,520	434,690,520

KFW Factors (Private) Limited, an associated company holds 11,933,194 (2024: 11,933,194) ordinary shares of Rs. 10 each of the Company, representing 27.45% (2024: 27.45%) of the equity held.

6 Capital reserve

7

This represents capital reserve which arose on conversion of shares of NWF Industries Limited and Sargodha Oil and Flour Mills Limited, since merged.

Revaluation surplus recognized during the year on: - freehold land - building on freehold land - plant and machinery - 1,362,496,73 - 3,205,779,96 Surplus transferred to accumulated profit on account of incremental depreciation charged during the year - net of deferred tax Related deferred tax liability Related deferred to accumulated profit: - on account of disposal during the year (3,479,555) (2,880,00) (2,880,00)		2025	2024
Revaluation surplus recognized during the year on: - freehold land - building on freehold land - plant and machinery - land transferred to accumulated profit on account of incremental depreciation charged during the year - net of deferred tax Related deferred tax liability Surplus transferred to accumulated profit: - on account of disposal during the year Revaluation surplus as at 30 June Revaluation surplus as at 30 June - 851,200,00 - 992,083,23 - 3,205,779,96 - 3,205,779,9		Rupees	Rupees
- freehold land - building on freehold land - plant and machinery Surplus transferred to accumulated profit on account of incremental depreciation charged during the year - net of deferred tax Related deferred tax liability Surplus transferred to accumulated profit: - on account of disposal during the year (165,205,522) (105,623,202) (22,990,97 (270,828,724) (58,951,21 (3,479,555) (2,880,00 (3,479,555) (2,880,00 (3,479,555) (2,880,00 (3,479,555) (2,880,00 (3,479,555) (2,880,00 (3,479,555) (2,880,00 (3,479,555) (2,880,00	Revaluation surplus as at 01 July	4,268,495,603	1,124,546,846
- building on freehold land - plant and machinery - 1,362,496,73 - 3,205,779,96 Surplus transferred to accumulated profit on account of incremental depreciation charged during the year - net of deferred tax Related deferred tax liability (105,623,202) (22,990,97 (270,828,724) (3,479,555) (2,880,00 Revaluation surplus as at 30 June 3,994,187,324 4,268,495,60	1 6 5	,, <u>,</u>	
- plant and machinery - 1,362,496,73 - 3,205,779,96 Surplus transferred to accumulated profit on account of incremental depreciation charged during the year - net of deferred tax Related deferred tax liability (105,623,202) (22,990,97 (270,828,724) (58,951,21 Surplus transferred to accumulated profit: - on account of disposal during the year (3,479,555) (2,880,00 Revaluation surplus as at 30 June 3,994,187,324 4,268,495,60	- freehold land	- 11	851,200,000
Surplus transferred to accumulated profit on account of incremental depreciation charged during the year - net of deferred tax Related deferred tax liability Surplus transferred to accumulated profit: - on account of disposal during the year Revaluation surplus as at 30 June - 3,205,779,96 (165,205,522) (165,205,522) (22,990,97 (270,828,724) (58,951,21 (2,880,00 (3,479,555) (2,880,00 (3,479,555) (2,880,00 (3,479,555) (2,880,00 (3,495,60)	- building on freehold land	- 11	992,083,236
Surplus transferred to accumulated profit on account of incremental depreciation charged during the year - net of deferred tax (165,205,522) (35,960,23 Related deferred tax liability (105,623,202) (22,990,97 (270,828,724) (58,951,21 Surplus transferred to accumulated profit: (3,479,555) (2,880,00 - on account of disposal during the year (3,479,555) (2,880,00 Revaluation surplus as at 30 June 3,994,187,324 4,268,495,60	- plant and machinery	-	1,362,496,732
account of incremental depreciation charged during the year - net of deferred tax Related deferred tax liability (105,623,202) (22,990,97 (270,828,724) (58,951,21 Surplus transferred to accumulated profit: - on account of disposal during the year (3,479,555) (2,880,00 Revaluation surplus as at 30 June 3,994,187,324 4,268,495,60		-	3,205,779,968
during the year - net of deferred tax (165,205,522) (35,960,23 Related deferred tax liability (105,623,202) (22,990,97 (270,828,724) (58,951,21 Surplus transferred to accumulated profit: (3,479,555) (2,880,00 - on account of disposal during the year (3,479,555) (2,880,00 Revaluation surplus as at 30 June 3,994,187,324 4,268,495,60			
Related deferred tax liability (105,623,202) (22,990,97 (270,828,724) (58,951,21 Surplus transferred to accumulated profit: (3,479,555) (2,880,00 - on account of disposal during the year (3,479,555) (2,880,00 Revaluation surplus as at 30 June 3,994,187,324 4,268,495,60			
Surplus transferred to accumulated profit: - on account of disposal during the year (270,828,724) (58,951,21 (3,479,555) (2,880,00 (4,288,495,60 (4,288,495,6			
Surplus transferred to accumulated profit: (3,479,555) (2,880,000) - on account of disposal during the year (3,479,555) (2,880,000) Revaluation surplus as at 30 June 3,994,187,324 4,268,495,600	Related deferred tax liability		(22,990,972)
- on account of disposal during the year (3,479,555) (2,880,00 (3,479,55) (2,880,00 (3,479,55) (2,880,00 (3,479,55) (2,880,00 (3,479,55) (2,880,00 (3,479,55) (2,880,00 (3,479,55) (2,880,00 (3,479,55) (2,880,00 (3,479,55) (2,880,00 (3,479,55) (2,880,00 (3,479,55) (2,880,00 (3,479,55) (2,880,00 (3,479,55) (2,880,00 (3,479,55) (2,880,00 (3,479,55) (2,880,00 (3,479,55) (2,880,00 (3,479,55) (2,880,00 (3,479,50) (2,880,0		(270,828,724)	(58,951,211)
(3,479,555) (2,880,00) Revaluation surplus as at 30 June 3,994,187,324 4,268,495,600	1	(2.450.555)	(2.000.000)
Revaluation surplus as at 30 June 3,994,187,324 4,268,495,60	- on account of disposal during the year		
		(3,479,555)	(2,880,000)
Less: Related deferred tax liability:	Revaluation surplus as at 30 June	3,994,187,324	4,268,495,603
	Less: Related deferred tax liability:		
- On revaluation surplus as at 01 July (1,056,232,022) (156,169,48	- On revaluation surplus as at 01 July	(1,056,232,022)	(156,169,481)
- Deferred tax on surplus arise during the year - (918,286,18	- Deferred tax on surplus arise during the year	- 1	(918, 286, 187)
- Transferred on account of incremental	- Transferred on account of incremental		
depreciation charged during the year 105,623,202 22,990,97	depreciation charged during the year	105,623,202	22,990,972
- tax rate adjustment - (4,767,32	- tax rate adjustment	-]	(4,767,326)
(9 50,608,820) (1,056,232,02		(950,608,820)	(1,056,232,022)
Revaluation surplus as at 30 June 3,043,578,504 3,212,263,58	Revaluation surplus as at 30 June	3,043,578,504	3,212,263,581

7.1 The freehold land, building and plant and machinery were revalued by independent valuers in years 1976, 1989, 2002, 2006, 2011, 2016, 2020 and 2024. The latest revaluation was conducted by M/s Asif Associates (Private) Limited (independent valuer and consultant) as at 30 June 2024, that resulted in a further surplus of Rs. 3,206 million. These revaluations had resulted in a cumulative surplus of Rs. 4,780 million, which has been included in the carrying values of freehold land, building on freehold land and plant and machinery respectively and credited to the surplus on revaluation of property plant and equipment. The basis of revaluation for items of these fixed assets were as follows:

Freehold land

Fair market value of freehold land was assessed through inquiries to real estate agents and property dealers in near vicinity of freehold land. Different valuation methods and exercises were adopted according to experience, location and other usage of freehold land. Valuer had also considered all relevant factors as well. The most significant input into this valuation approach was price per acre for land.

Buildings on freehold land

Construction specifications were noted for each building, structure and civil works and new construction rates are applied according to construction specifications for current replacement values. After determining current replacement values, depreciation was calculated to determine the current assessed market value. The most significant input into this valuation approach was price per square foot for building.

Plant and machinery

Fair market value of plant and machinery was assessed by taking into account manufacturing cost of individual machines on the basis of material and technology used for manufacturing of the machine on international engineering standards and practice. The most significant input into this valuation approach was present operational condition and age of plant and machinery.

Long term loans - secured

Facilities	Note	Sanctioned Limit	2025	2024	Tenor of principal repayments	Security
Allied Bank Limited - SBP LTFF Renewable Energy	8.1	165,000,000	86,666,662	105,925,925	27 equal quarterly installments of Rs. 4.81 million each starting from 30 June 2023.	First Pari Passu hypothecation charge over all present and future fixed assets (Plant & Machinery) of the Company with 25% margin.
Faysal Bank Limited - SBP Islamic Renewable Energy Finance Scheme	8.2	110,000,000	94,631,407	75,539,000	14 equal semi annual installments of Rs. 5.40 million each starting from 24 December 2024.	First Pari Passu hypothecation charge over all present and future fixed assets (Plant & Machinery) of the Company with 25% margin.
Total			181,298,069	181,464,925		
Less: Impact of deferred grant			(68,346,429)	(62,561,912)		
Add: Unwinding of Ioan		l	20,782,894	5,489,860		
Current portion of long term loans			(20,649,201)	(15,465,090)		
Non current portion		1 11	113,085,333	108,927,783		

the (SBP rate of 2% + bank's spread 4.00% per annum). The difference between fair value of loan and loan proceeds has been recognized as deferred grant as per requirements of IAS 20. Moreover, during the year company made repayment of 13.28 million. Additionally, the loan is repayable in tranches within seven years from date of issue, with next tranche due in January 2026. energy in the country. This loan carries the fixed markup rate of 6% (SBP rate of 2% + bank's spread 4% per annum). The difference between fair value of loan and loan proceeds has been recognized as deferred grant as per This represents term finance facility obtained under "SBP Islamic Renewable Energy Finance Scheme" introduced by Government of Pakistan in order to Finance installation of Solar Power Plant of IMW. This loan carries requirements of IAS 20. Moreover, during the year company made repayment of 19.25 million. Additionally, the loan is repayable in tranches within seven years from date of issue, with next tranche due in September 2025. 8.7

Term finance facility under "SBP finance scheme for renewable energy" introduced by Government of Pakistan in order to finance the installation/ commissioning of solar power systems to promote the use of renewable

8.1

8.3 Covenants Disclosure - Long term loans - Secured

Secured Bank Loans

In accordance with the terms of the loan agreements, the Company is obligated to comply with certain covenants. As at June 30, 2025, the Company is in compliance with the covenants as required under the loan agreements.

9 Long term musharaka - secured

Facilities	Note	Sanctioned Limit	2025	2024	Tenor of principal repayments	Security
Islamic mode of financing						
First Habib Modaraba - Financial Institution	1.6	300,000,000	214,551,743	168,717,147	60 monthly installments in arrears starting from the date of inception of each contract.	Hypothecation charge over the assets (i.e. vehicles), provided to the Company under this contract.
Total			214,551,743	168,717,147		
Current portion of musharaka			(47,046,072)	(24,886,380)		
Non current portion			167,505,671	143,830,767		

This represents financing facility obtained under "Diminishing Musharaka" from First Habib Modaraba for the purpose of purchase of vehicles. This loan carries markup at the rate of 3 month KIBOR plus 0.9%. 9.1

	2025	2024	
10 Deferred grant	Rupees	Rupees	
Balance as at 01 July	57,072,052	36,942,552	
Recognized during the year		25,039,980	
Amortisation during the year		(4,910,480)	
Unamortized balance of deferred grant	47,563,535	57,072,052	
Less: current maturity		(12,761,867)	
Balance as at 30 June	l.	44,310,185	

Deferred taxation 11

The liability for deferred taxation comprises of temporary differences relating to:

Deferred tax liability on taxable temporary differences arising in respect of:

- Accelerated tax depreciation allowances
- Surplus on revaluation of property plant and equipment Unrealized gain on short term investments mutual funds

Deferred tax asset on deductible temporary differences arising in respect of:

- Loss allowance against trade debts and earnest money - Compensated absences and other provisions

(95,778,333) (29,144,021)

(128,220,475) (31,245,937)

(124,922,354) 1,116,002,712

(159,466,412)

978,568,188

174,942,532 9,750,512 1,240,925,066

187,412,217 950,608,820

_

13,563 1,138,034,600

2024 Rupees

2025 Rupees

Note

THE PROPERTY OF THE PROPERTY O	C3 13 43 10110 H3.			2025						2024		
			(Reversal fi	(Reversal from) / charge to					(Reversal f	(Reversal from) / charge to		
		Statement of	Statement of profit or loss	Statement of other comprehensive income	Statement of changes in equity			Statement of profit or loss	orofit or loss	Statement of other comprehensive income	Statement of changes in equity	
	Balance as at 01 July	(Credited) / charged for the year	Effect of rate change	Charged for the year	Effect of rate change	Balance as at 30 June	Balance as at 01 July	(Credited) / charged for the year	Effect of rate change	Charged for the year	Effect of rate change	Balance as at 30 June
			Rt	Rupees			!		Rı	Rupees		
Taxable temporary difference												
Accelerated tax depreciation allowances Surplus on revaluation of property,	174,942,532	12,469,685				187,412,217	170,859,711	(3,556,419)	7,639,240		1	174,942,532
plant and equipment Unrealized gain on short term	1,056,232,022	(105,623,202)				950,608,820	156,169,481	(22,990,972)		918,286,187	4,767,326	1,056,232,022
investments - mutual funds	9,750,512	(9,736,949)				13,563	382,510	9,368,002	1	1	i	9,750,512
	1,240,925,066	(102,890,466)	,			1,138,034,600	327,411,702	(17,179,389)	7,639,240	918,286,187	4,767,326	1,240,925,066
Deductible temporary difference												
Loss allowance against trade debts & earnest money	(95,778,333)	(32,442,142)				(128,220,475)	(43,261,633)	(50,582,446)	(1,934,254)	,		(95,778,333)
Compensated absences and other provisions	(29,144,021)	(2,101,916)	٠	•	1	(31,245,937)	(48,274,719)	21,289,090	(2,158,392)	1	•	(29,144,021)
	(124,922,354)	(34,544,058)			,	(159,466,412)	(91,536,352)	(29,293,356)	(4,092,646)	,	1	(124,922,354)
	1.116.002.712	(137,434,524)				978.568.188	235.875.350	(46.472.745)	3.546.594	918.286.187	4.767.326	1.116.002.712

				2025	2024
12	Trade and	d other payables	Note	Rupees	Rupees
	Trade cred	litors		1,602,941,718	846,696,544
	Accrued li	abilities		300,503,271	364,156,371
	Tax deduc	eted at source		33,636,869	17,386,575
	Provision	for compensated absences	12.1	65,854,129	54,552,817
		Profit Participation Fund	12.2	49,957,951	33,122,810
		esearch Fund	12.3	10,092,515	6,626,135
		Welfare Fund	12.4	36,407,351	39,101,166
		from employees against purchase of vehicles		116,223,815	89,279,253
	Other paya	ables	-	8,516,256	148,251,160
			=	2,224,133,875	1,599,172,831
	12.1	Provision for compensated absences			
		Balance as at 01 July		54,552,817	45,036,562
		Provision for the year	<u>-</u>	113,189,375	96,221,544
				167,742,192	141,258,106
		Payments made during the year	_	(101,888,063)	(86,705,289)
		Balance as at 30 June	=	65,854,129	54,552,817
	12.2	Workers' Profit Participation Fund			
		Balance as at 01 July		33,122,810	3,701,495
		Interest on funds utilized by the Company	34	2,128,717	336,441
		Provision for the year	32	49,957,951	32,799,369
				85,209,478	36,837,305
		Payments made during the year	_	(35,251,527)	(3,714,495)
		Balance as at 30 June	=	49,957,951	33,122,810
	12.3	Central Research Fund			
		Balance as at 01 July		6,626,135	2,987,248
		Provision for the year	32	10,092,515	6,626,135
				16,718,650	9,613,383
		Payments made during the year	_	(6,626,135)	(2,987,248)
		Balance as at 30 June	=	10,092,515	6,626,135
	12.4	Workers' Welfare Fund			
		Balance as at 01 July		39,101,166	26,185,743
		Provision for the year	32	25,632,400	12,915,423
		Payments made during the year		(28,326,215)	-
		Balance as at June 30	<u>-</u>	36,407,351	39,101,166
13	Contract	liabilities	_		
	Polonoo oo	s at 30 June	13.1	210 /67 910	306 617 224
	Dalance as	s at 50 Julie	13.1	319,467,819	306,617,234

13.1 This represents advance received from customers for future sale of goods. During the year, the Company has recognized revenue amounting to Rs. 211.99 million (2024: Rs. 106.53 million), out of the contract liability as at beginning of the reporting period.

				2025	2024
14	Short te	rm borrowings - secured	Note	Rupees	Rupees
	Short ter	m borrowings - secured	14.1	2,218,996,474	2,407,658,889
	14.1	Particulars of short term borrowings			
		Interest / markup based financing	14.2	533,113,525	1,107,861,100
		Islamic mode of financing	14.3	1,685,882,949	1,299,797,789
			_	2 218 006 474	2 407 658 889

14.2 Under mark-up arrangements

The Company has short term running finance facilities available from various commercial banks under mark up arrangements having aggregate sanctioned limit of Rs. 3,150 million (2024: Rs. 2,550 million). These facilities carry mark-up at the rates ranging from one to three months KIBOR plus 0% to 1% (2024: one to three months KIBOR plus 0% to 1%) per annum on the outstanding balances. Running finance facilities amounting to Rs. 2,850 million (2024: Rs.2,450 million) can interchangeably be utilized as non-funded facilities.

Out of the aggregate facilities, Rs. 2,850 million are secured by joint pari passu charge over present and future current assets of the Company along with 25% margin over plant and machinery (2024: Rs. 1,750 million are secured by joint pari passu charge over present and future current assets of the Company with 25% margin over plant and machinery and Rs 500 million is secured by joint pari passu charge over present and future current assets of the Company), Rs. 300 million is secured by lien on investments placed with HBL mutual funds (2024: Rs. 300 million lien on investments placed with HBL mutual funds). These facilities are renewable on annual basis latest by 30 June 2025.

14.3 Under Shariah compliant arrangements

The Company has short term borrowing facility i.e. Running Musharakah available from various Islamic banks under profit arrangements having sanctioned limit of Rs. 2,600 million (2024: Rs. 1,500 million). These facilities carry profit rate of one to three months KIBOR plus 0.10% to 0.25% (2024: one to three months KIBOR plus 0.15% to 0.25%) per annum on the outstanding balance. These facilities can interchangeably be utilized as non-funded facility up to Rs 2,000 million (2024: Rs. 1,500 million).

Rs. 2,600 million are secured by joint pari passu charge over present and future current assets of the Company with 25% margin over plant and machinery (2024: Out of aggregate facilities, Rs. 1,200 million is secured by joint pari passu charge over all present and future current asset of the company with 25% margin over present and future plant and machinery and Rs 300 million is secured by joint pari passu charge over present and future current assets of the Company). This facility is renewable on annual basis latest by 30 September 2025.

15	Accrued mark-up	2025 Rupees	2024 Rupees
	Long term loans - secured		
	-Conventional Interest / mark-up based loans	1,365,297	1,648,877
	-Islamic mode of financing	2,986,115	65,635
		4,351,412	1,714,512
	Short term borrowings - secured		
	-Conventional Interest / mark-up based loans	27,479,371	94,523,592
	-Islamic mode of financing	44,355,120	76,077,244
		71,834,491	170,600,836
		76,185,903	172,315,348

16 **Contingencies and commitments**

16.1 **Contingencies**

- 16.1.1 In April 2019 the ACIR issued notice to the company u/s 122(9) of Income Tax Ordinance, 2001 for Tax Year 2017. The proceedings were concluded in December 2020 and an order was issued amounting to Rs. 84,319,918 on various contentions, which mainly includes WHT implications on cost of sales purchases, amortization of expenses related to conference, seminars & trainings and promotional expenses. The Company had filed an appeal against this demand before Commissioner Appeals who partially decided the matter in favor of the Company and remanded back the remaining matters for fresh consideration. The Company had filed an appeal against this order before the Appellate Tribunal Inland Revenue, which was subsequently decided in the favor of the Company. The Department filed reference against this order with Islamabad High court which is pending adjudication. Management is confident that the eventual outcome of the matter will be decided in favor of the Company.
- 16.1.2 The Additional Commissioner Inland Revenue (ACIR) issued an order for Tax Year 2020 under section 122(5A) of the Income Tax Ordinance, 2001 on May 17, 2023, increasing the tax liability by Rs.68,568,159 on various contentions, which mainly includes discounts on sales, amortisation of expenses related to conferences, seminars & trainings, advertisement expenses, amount added u/s 18(1)d and u/s 23 of ITO, 2001.

The Company had filed an appeal against this demand before Commissioner Appeals who confirmed the advertisement and conference, seminars & trainings as additions to the income while deleted the remaining matters. The Company filed an appeal against this order before the Appellate Tribunal Inland Revenue which is pending adjudication. Management is confident that the eventual outcome of the matter will be decided in favor of the Company.

- 16.1.3 In July 2022 the DCIR has passed an order under section 161/205 in respect of Tax Year 2018 and created a demand of Rs.55,674,204 based on the observation that the Company has not deducted withholding tax while making payment to certain suppliers. Being aggrieved with the order, the Company filed an appeal before CIR(A). During the year 2024, the CIR(A) deleted the demand of Rs.53,674,204 and remanded back the remaining proceedings to DCIR for fresh consideration. In May 2024 appeal effect proceedings were initiated and Company submitted the required data. On June 28,2025 the DCIR passed an order with a demand of Rs.1,802,320 under section 161 of the Ordinance and charged default. The Company has filed an appeal against this demand before Commissioner Appeals in July 2025. Appeal effect proceedings are still pending. Management is confident that the eventual outcome of the matter will be decided in favor of the Company.
- 16.1.4 In April 2019, the ACIR issued notice to the company u/s 122(9) of Income Tax Ordinance, 2001 for the tax year 2018. The proceedings were concluded in September 2022 and an order was issued amounting to Rs. 211,576,500 on various contentions, which mainly includes advertisement & publicity, medical research, trade creditors, additions u/s 111(1)(d), other revenues claimed as exempt added u/s 39, share in AOP taxed in hands of taxpayer u/s 92 read with sec. 18 and the earnest money written off u/s 29. The Company had filed an appeal against this demand before CIR (A) who deleted additions on account of section 111(1)(d), other revenue and share in AOP while remanded back the matters relevant to adjustable tax, trade creditors, tax credit and exchange loss. The Company filed an appeal against this order before the Appellate Tribunal Inland Revenue, which has been subsequently decided in the favor of the Company. The Department filed a reference against this order with Islamabad High Court which is pending adjudication. Management is confident that the eventual outcome of the matter will be decided in favor of the Company.

- 16.1.5 The Company, along with other companies of different industries, has challenged the constitutionality of Section 4C of the Income Tax Ordinance 2001 in Islamabad High Court, and provisions appurtenant thereto, introduced vide Finance Act 2022, inter alia, upon grounds that the same unlawfully vitiates vested rights accrued in past and closed transactions, is discriminatory, confiscatory, demonstrably devoid of any intelligible differentia having rational nexus with the object of classification and amounts to impermissible double taxation. However, 50% amount of super tax has been duly paid by the Company as per the orders issued by the Honorable Supreme Court. The Islamabad High Court declared levy of super tax for 2022 as illegal. The department filed an intra court appeal against this order which is pending adjudication. Management is confident that the eventual outcome of the matter will be decided in favor of the Company.
- 16.1.6 On January 28, 2025, the Company received a notice under section 122(9) read with section 122(5A) of the Income Tax Ordinance, 2001 in respect of Tax Year 2024 regarding the disallowance of Workers' Welfare Fund (WWF) and Workers' Profit Participation Fund (WPPF) expenses under sections 60A and 60B of the Ordinance, on account of non-payment. The Company submitted its reply to the notice. Subsequently, on May 30, 2025, the Additional Commissioner Inland Revenue passed an order disallowing WPPF expense of Rs.32,799,369 and WWF expense of Rs. 2,071,112.

The Company filed an appeal against the said order before the Commissioner (Appeals) on June 25, 2025, which is currently pending adjudication. Management is confident that the eventual outcome of the matter will be decided in favor of the Company.

16.1.7 In January 2023, the Company received a notice under section 221(2) of the Income Tax Ordinance, 2001 regarding adjustment of Workers' Welfare Fund (WWF) against income tax refund for the Tax Year 2021. The Company submitted its reply to the notice. Subsequently, on April 29, 2025, the Deputy Commissioner Inland Revenue (DCIR) passed an order creating a demand of Rs. 19,312,085. The Company filed an appeal against the said order before the Commissioner Appeals in May 2025, which is currently pending adjudication. Management is confident that the eventual outcome of the matter will be decided in favor of the Company.

16.2 **Commitments**

16.2.1 **Letter of credits**

16.2.1.1 Under Mark up arrangements

Out of the aggregate facility of Rs. 3,950 million (2024: Rs. 3,400 million) for opening letters of credit, the amount utilized as at 30 June 2025 for capital expenditure was Rs. 310.93 million (2024: Nil) and for other than capital expenditure was Rs.192.29 million (2024: Rs.282.84 million). These facilities are secured by either joint pari passu charge over present and future current assets of the Company with 25% margin over plant and machinery, lien on investments of the Company placed with HBL mutual funds or lien over the import documents (2024: joint pari passu charge over present and future current assets of the Company with 25% margin over plant and machinery, lien on investments placed with HBL mutual funds and lien over the import documents).

16.2.1.2 Under Shariah compliant arrangements

The Company have facilities i.e. letters of credit of Rs. 2,500 million (2024: Rs. 1,850 million) available from Islamic banks. The amount utilized as at 30 June 2025 for capital expenditure was Rs. Nil (2024: Rs. Nil) and for other than capital expenditure was Rs. 290.13 million (2024: Rs. 157.45 million). These facilities are secured by either joint pari passu charge over all present and future current assets and plant and machinery of the Company with 25% margin, or lien over import documents (2024:joint pari passu charge over present and future current assets of the Company with 25% margin over plant and machinery and lien over import documents).

16.2.2 Guarantees issued by banks on behalf of the Company

16.2.2.1 Under Mark up arrangements

Out of the aggregate facility of Rs. 1,200 million (2024: Rs. 1,200 million) for letter of guarantees (which is the sublimit of running finance and letter of credits), the amount utilized as at 30 June 2025 was Rs. 575.72 million (2024: Rs. 380.57 million).

16.2.2.2 Under Shariah compliant arrangements

The Company has facility i.e. letter of guarantee of Rs. 275 million (2024: Rs. 175 million) available from Islamic bank, the amount utilized at 30 June 2025 was Rs. 4.49 million (2024: Rs. 14.57 million).

16.2.3 Guarantees issued by the Company on behalf of the Subsidiary

The Company has approved cross corporate guarantees in favor of lenders / financial institutions of the subsidiary company up to Rs. 3,500 million (2024: Rs. 3,500 million) for a tenor of 10 years. Out of this approved limit, corporate guarantees amounting to Rs. 2,925 million (2024: Rs. 2,925 million) for a tenor of 10 years have been provided to banks / financial institutions till date.

16.2.4 **Under Shariah compliant arrangements – Ijarah Commitments**

The Company has entered into Ijarah arrangements for vehicles with Meezan bank. Aggregate commitments for these Ijarah arrangements as at 30 June 2025, are as follows:

		Note	2025 Rupees	2024 Rupees
	Future payments under Ijarah:			
	Not later than one year Later than one year but not later than five years Later than five years		55,128,345 216,086,563 - 271,214,908	- - - -
17	Property, plant and equipment			
	Operating fixed assets Capital work in progress	17.1 17.6	6,287,263,660 35,530,326 6,322,793,986	6,439,453,250 192,549,371 6,632,002,621

assets
Operating fixed
17.1

•	' '				Owned	pau			
		Freehold land	Buildings on freehold land	Plant and machinery	Office equipment	Furniture and fittings	Computers	Vehicles	Total
30 June 2025	Note				· · · · · · · Rupees · · ·	ses			
Cost / revalued amount									
Balance as at 01 July 2024		1,637,700,000	1,612,830,027	2,707,044,625	152,331,114	126,750,209	109,283,294	690,118,866	7,036,058,135
Additions / transfers Disposals / write offs	17.1.2		23,297,008 (1,029,938)	189,582,655 (12,304,000)	5,111,015	2,635,033 (182,250)	26,204,480 (5,702,463)	242,478,877 (59,029,895)	489,309,068 (78,248,546)
Balance as at 30 June 2025	17.1.1	1,637,700,000	1,635,097,097	2,884,323,280	157,442,129	129,202,992	129,785,311	873,567,848	7,447,118,657
Depreciation									
Balance as at 01 July 2024		•	1	1	97,356,499	83,711,691	85,605,923	329,930,772	596,604,885
Charge for the year		1	161,697,101	275,377,471	11,005,285	11,370,463	19,168,537	144,413,046	623,031,903
On disposals / write offs		1	(94,410)	(1,025,333)	•	(153,621)	(5,564,608)	(52,943,819)	(59,781,791)
Balance as at 30 June 2025			161,602,691	274,352,138	108,361,784	94,928,533	99,209,852	421,399,999	1,159,854,997
Net book value as at 30 June 2025	' "	1,637,700,000	1,473,494,406	2,609,971,142	49,080,345	34,274,459	30,575,459	452,167,849	6,287,263,660
30 June 2024									
Cost / revalued amount									
Balance as at 01 July 2023	i i	828,500,000	873,899,538	1,791,164,118	146,390,469	126,729,919	104,353,540	581,024,099	4,452,061,683
Additions / transfers Reclassification	17.1.2	2,880,000	- 1,338,824	(3,327,600)	2,736,891 3,327,600	410,290	12,420,544	186,027,235	4/4,888,/19
Revaluation surplus		851,200,000	661,591,665	726,133,172		•	•	1	2,238,924,837
Disposals / write offs		(44,880,000)	1	1	(123,846)	(390,000)	(7,490,790)	(76,932,468)	(129,817,104)
Balance as at 30 June 2024	17.1.1	1,637,700,000	1,612,830,027	2,707,044,625	152,331,114	126,750,209	109,283,294	690,118,866	7,036,058,135
Depreciation									
Balance as at 01 July 2024		•	239,887,044	452,893,068	86,504,281	72,390,344	72,729,961	294,131,804	1,218,536,502
Charge for the year Reclassification				183,442,762	10,999,701 (27,730)	11,463,643	19,033,038	107,200,947	423,307,440
On disposals / write offs		•	1	1)	(162,498)	(6,759,696)	(71,401,979)	(78,443,926)
Elimination of accumulated depreciation on revaluation		'	(330,491,571)	(636,363,560)	'	'	'	'	(966,855,131)
Balance as at 30 June 2024	ı				97,356,499	83,711,691	85,605,923	329,930,772	596,604,885
Net book value as at 30 June 2024		1,637,700,000	1,612,830,027	2,707,044,625	54,974,615	43,038,518	23,677,371	360,188,094	6,439,453,250
Depreciation Rate %			10	10	10	10	33.33	20	

17.1.1 These include fully depreciated assets amounting to Rs. 260.97 million (2024; Rs. 201.69 million).

17.1.2 Additions in operating fixed assets include transfers from capital work-in-progress amounting to Rs. 237.59 million (2024: Rs. 282.36 million).

17.1.3 In addition to the guarantee as disclosed in note 16.2.3 the Company has also approved securities up to Rs. 2,500 million (2024: Rs. 2,500 million) in favor of financial institutions / lenders of subsidiary company for obtaining loan against import of plant and machinery for a maximum tenor of 5 years out of which security amounting to Rs. 457 million (2024: Rs. 457 million) has been provided till date. The security is provided in terms of first pari passu charge over head office land and building (2024: first pari passu charge over head office land and building) of the Company.

17.1.4 Had there been no revaluation, carrying value of freehold land, building on freehold land and plant and machinery would have been as follows:

2024

2025

	Rupees	Rupees
	77,491,635	77,491,635
Building on freehold land	383,574,231	401,807,610
Plant and machinery		1,209,779,804
		1,689,079,049

17.2 Particulars of immovable property (i.e. land and building) in the name of Company are as follows:

Location	Usage of immovable property	Total area (acres)	Covered Area (square feet)
Main G.T Road, Amangarh, District Nowshera, KPK	Manufacturing facility	29.81	336,222
5-K.M - Sunder Raiwind Road, Raiwind Lahore	Head office	23.59	26,852
197-A, The Mall, Rawalpindi Cantt, Rawalpindi	Registered office	0.66	28,749
Shop no. 2, Ground Floor, Ramzan Medical Centre, Lahore	Vacant shop	0.01	351
House No. 167, Khanuspur Ayubia, KPK	Guest house	0.33	5,000

As explained in note 7, the latest revaluation was carried as at 30 June 2024. As per the revaluation report, forced sale value of freehold land, buildings on free hold land and plant & machinery was Rs. 1,472 million, Rs. 1,360 million and Rs. 2,166 million respectively. 17.3

Disposal of property, plant and equipment

Particulars of assets	Cost / Revalued amount	Net book value	Sale proceeds	Gain / (loss) on disposal	Mode of disposal	Relationship with Company	Particulars of purchaser
Vehicles		Rupees					
Toyota Corolla GLI	2,763,622	921,207	1,713,446	792,239	Company Policy	Employee	Mr. Syed Zeeshan
Suzuki Alto VXR 660CC	1,365,655	500,740	955,959	455,219	Company Policy	Employee	Hassan Mr. Muhammad
Suzuki Alto VXR 660CC	1,365,655	500,740	955,959	455,219	Company Policy	Employee	Sadam Khalil Mr. Noman Tahir
	5,494,932	1,922,687	3,625,364	1,702,677			
Various assets having net book less than Rs. 500,000	53,534,963	4,163,389	32,596,305	28,432,916			
Building:							
Car parking shed	1,029,938	935,528	3,190,663	2,255,135	Insurance Claim	•	ı
Computers							
Various assets having net book less than Rs. 500,000	2,634,180	36,480	298,277	261,797			
Assets written off:							
Plant and machinery	12,304,000	11,278,667	ı	(11,278,667)			
Furniture & Fittings	182,250	28,629	ı	(28,629)			
Computers	3,068,283	101,375	1	(101,375)			
2025	78,248,546	18,466,755	39,710,609	21,243,854			
2024	129,817,104	51,373,178	126,785,947	75,412,769			

	17.6	Capital work in progress	Note	2025 Rupees	2024 Rupees
	2.10	The movement in capital work in progress is as follows:		Tapets	respects
		•		102 540 271	276 160 204
		Balance as at 01 July Additions during the year		192,549,371 80,571,814	276,160,294 198,753,523
		Less: Transfers to operating fixed assets		00,5/1,014	196,733,323
		during the period	17.1.2	(237,590,859)	(282,364,446)
		Balance as at 30 June	17.6.1	35,530,326	192,549,371
	17.6.1	Capital work in progress comprises of:			, ,
		Building, civil works & others		27,374,094	590,000
		Plant and machinery		27,374,094	85,443,271
		Vehicles		6,631,795	106,516,100
		Furniture and fittings		700,089	-
		Office Equipments		824,348	-
				35,530,326	192,549,371
				2025	2024
18	Intangi	ble assets	Note	Rupees	Rupees
	18.1	Computer softwares and software license fees			
		<u>Cost</u>			
		Balance as at 01 July		75,045,479	14,544,479
		Addition during the year		-	60,501,000
		Balance as at 30 June	18.1.1	75,045,479	75,045,479
		<u>Amortisation</u>			
		Balance as at 01 July		34,560,253	14,098,695
		Amortisation for the year	30	16,841,157	20,461,558
		Balance as at 30 June		51,401,410	34,560,253
		Net book value		23,644,069	40,485,226
	18.1.1	These include fully amortized assets amount	-		Rs. 13.76 million).
		Intangibles are amortised at 33% (2024: 33%)	on straight l	line basis.	
				2025	2024
19	Long to	erm investments - related parties	Note	Rupees	Rupees
	<u>Related</u>	parties - at cost			
	Capit	cia (Partnership firm): cal held: 98% (2024: 98%) aging Partner - Osman Khalid Waheed	19.1	276,536,142	249,063,595
	88,33 ordin Equit	sciences Limited (Listed subsidiary): 83,334 (2024: 63,333,334) fully paid ary shares of Rs. 3 each (2024: Rs. 3 each) sy held: 57.36% (2024: 80%) Executive Officer - Mrs. Akhter Khalid Waheed	19.2	151,999,960	151,999,960
				428,536,102	401,063,555

- 19.1 This represents Company's 98% share in "Farmacia", a partnership duly registered under the Partnership Act, 1932 and engaged in operating retail pharmacy. The head office of the Firm is situated at Fatima Memorial Hospital, Shadman, Lahore.
- 19.2 BF Biosciences Limited has been set up for establishing a Biotech Pharmaceutical Plant to manufacture mainly Cancer and Hepatitis related medicines. The Company holds 57.36% (2024: 80%) of equity of the subsidiary. The registered office of the Company is situated at 197-A, The Mall, Rawalpindi and the production facility is located at 5 KM - Sunder Raiwind Road Lahore. The net assets of the Subsidiary company as at 30 June 2025 were of Rs. 4661.96 million (2024: Rs. 2,359.62 million).

			2025	2024
20	Stores, spare parts and loose tools	Note	Rupees	Rupees
	Stores		63,580,571	53,779,961
	Spare parts		45,922,438	27,590,207
	Loose tools		421,432	341,427
	Stores in transit		1,055,035	-
			110,979,476	81,711,595
21	Stock in trade			
	Raw and packing materials	21.1	1,476,647,886	1,313,602,279
	Work in process	21.1	207,543,330	243,120,575
	Finished goods	21.1	2,729,580,347	2,229,549,042
	Stock in transit	21.2	534,432,314	207,352,858
			4,948,203,877	3,993,624,754
	Less: provision for slow moving stock in trade - raw			
	and packing materials and finished goods	21.3	(22,764,757)	(20,809,600)
			4,925,439,120	3,972,815,154

- 21.1 The amount charged to unconsolidated statement of profit or loss on account of write down of raw material and work in progress to net realizable value amounts to Rs. 20.93 million (2024: Rs. 47.80 million) and finished goods to net realizable value amounts to Rs. 85.56 million (2024: 114.19 million).
- 21.2 It includes raw and packing material in transit amounting to Rs. 83.69 million (2024: Rs. 78.21 million) and finished goods in transit amounting to Rs. 450.74 million (2024: Rs. 129.05 million).

21.3 **Movement in Provision for slow** moving stock in trade

Balance as at 01 July		20,809,600	-
Provisions made during the year		22,764,757	20,809,600
Provisions reversed during the year		(20,809,600)	=
Balance as at 30 June	21.3.1	22,764,757	20,809,600

21.3.1 Out of the total balance of provision for slow moving stock in trade, Rs. 9.24 million (2024: 10.82 million) pertains to raw and packing materials, and Rs. 13.52 million (2024: 9.99 million) pertains to finished goods.

			2025	2024
22	Trade debts	Note	Rupees	Rupees
	Export debtors			
	Considered good - secured		53,244,387	133,469,260
	Considered good - unsecured		· · ·	9,833,795
			53,244,387	143,303,055
	Local debtors			
	Considered good - unsecured		2,044,018,465	2,056,550,418
	Considered doubtful - unsecured		292,865,183	220,440,694
			2,336,883,648	2,276,991,112
	Less: Impairment loss allowance	22.1	(292,865,183)	(220,440,694)
			2,097,262,852	2,199,853,473
	22.1 The movement in impairment loss allowance is as follows:			
	Balance as at 01 July		220,440,694	96,463,258
	Charge during the year	32	72,424,489	123,977,436
	Balance as at 30 June		292,865,183	220,440,694
23	Loans and advances			
	Advances to employees - secured	23.1	56,091,951	55,277,211
	Advances to suppliers - unsecured	23.2	60,367,290	99,906,722
	Others		41,591,580	13,686,361
			158,050,821	168,870,294

23.1 Advances given to staff are in accordance with the Company's policy and terms of employment contract. These advances are secured against provident fund. Advances to staff include amount due from executives of the Company of Rs. Nil (2024: Rs. 12.28 million).

23.2 These are interest free in the ordinary course of business.

24	Deposits and prepayments	Note	2025 Rupees	2024 Rupees
	Deposits - considered good - unsecured	_		
	Earnest Money	24.1	201,727,779	190,617,153
	Less: Impairment loss allowance	24.2	(35,905,261)	(25,144,774)
		_	165,822,518	165,472,379
	Security Margins		12,131,880	8,221,550
		_	177,954,398	173,693,929
	Prepayments		16,535,693	5,516,853
		-	194,490,091	179,210,782
		_	· · · · · · · · · · · · · · · · · · ·	

24.1 These are interest free and given in ordinary course of business for acquiring government tenders.

24.2 The movement in impairment loss allowance is as follows:

	Note	2025 Rupees	2024 Rupees
Balance as at 01 July Charge during the year	32	25,144,774 10,760,487	19,423,630 5,721,144
Balance as at 30 June	- -	35,905,261	25,144,774

			Note	2025 Rupees	2024
			Noie	Rupees	Rupees
25	Other	receivables			
	Sales t	tax refundable - <i>net</i>		144,448,215	175,211,696
	Expor	t rebate		20,148,871	8,958,522
	Others	s - considered good, unsecured		73,955,115	49,668,084
				238,552,201	233,838,302
26	Short	term investments			
	<u>Invest</u>	ments at fair value through profit or loss			
	Mutua	ll fund	26.1	402,631,388	375,541,979
	26.1	These investments are measured at 'fair value through profit or loss'			
		Fair value at 01 July		375,541,979	362,396,582
		Redemption during the year - net		(52,424,918)	(60,118,104)
		Dividend re-invested during the year	33.1	50,437,326	28,233,952
		Realized gain on sale of investments			
		during the year	33.1	29,022,760	6,027,500
		Unrealized gain on re-measurement of			
		investment during the year	33.1	54,241	39,002,049
		Fair value at 30 June	26.1.1	402,631,388	375,541,979

26.1.1 Mutual fund wise detail is as follows:

	Uni	its	Fair va	lue
	2025	2024	2025	2024
	Num	ber	Rupee	es
HBL Money Market Fund	3,604,813	3,364,423	372,686,284	348,190,571
MCB Cash Management				
Optimizer Fund	245	10,939	25,158	1,114,288
HBL Cash Fund	276,606	249,626	29,256,070	25,764,090
Pakistan Cash Management Fund	13,154	9,387	663,876	473,030
			402,631,388	375,541,979

7	Cash a	and bank balances	Note	2025 Rupees	2024 Rupees
	Cash i	n hand		4,876,445	4,748,361
	Cash a	at bank:			
	- (Conventional banks	27.1	316,922,750	239,648,235
	-]	Islamic banks	27.2	23,784,893	24,502,326
				340,707,643	264,150,561
				345,584,088	268,898,922
	27.1	Conventional Banks			_
		- current accounts in local currency		87,487,712	38,818,743
		- current accounts in foreign currency		209,572,695	187,572,952
		- saving accounts in local currency	27.1.1	19,862,343	13,256,540
				316,922,750	239,648,235
	27.2	Islamic Banks			
		- current accounts in local currency		22,305,852	24,478,479
		- saving accounts in local currency	27.2.1	1,479,041	23,847
				23,784,893	24,502,326

27

- 27.1.1 These include deposit accounts under mark-up arrangements, which carry interest rates ranging from 8.00% to 19.00% (2024: 19.02% - 20.51%) per annum.
- This includes deposit account of under Shariah compliant arrangement, which carries profit rate 27.2.1 from 5.87% to 11.01% (2024: 10.00% - 11.01%) per annum.

28	Reven	ue - <i>net</i>	Note	2025 Rupees	2024 Rupees
	Sale o	of goods			
	Loc	_		15,483,443,503	13,709,635,711
	Exp	ort		836,369,286	796,430,848
				16,319,812,789	14,506,066,559
	Toll n	nanufacturing		22,456,100	-
	Less:				
	Sale	es return		(144,363,163)	(72,222,779)
	Disc	counts		(2,220,468,990)	(1,614,402,766)
	Sale	es tax		(119,469,797)	(107,726,918)
				(2,484,301,950)	(1,794,352,463)
	Reven	ue from contracts with customers - net	28.1	13,857,966,939	12,711,714,096
	Disagg	regation of Revenue - net			
	28.1	Primary Geographical Markets (Revenue	- net)		
		Pakistan		13,021,597,653	11,915,283,248
		Afghanistan		327,282,622	313,093,387
		Sri Lanka		254,039,562	289,720,074
		Philippines		76,109,837	78,429,906
		Kenya		25,718,092	41,350,131
		Myanmar		78,134,301	36,378,114
		Kyrgyzstan		28,579,376	24,239,130
		Mongolia		3,393,074	2,940,408
		Cambodia		4,403,783	2,021,820
		Others		38,708,639	8,257,878
				13,857,966,939	12,711,714,096

		2025	2024
	Note	Rupees	Rupees
Cost of sales			
Raw and packing materials consumed	29.1	3,766,235,965	3,977,575,001
Salaries, wages and other benefits	29.2	627,510,119	540,181,366
Fuel and power		149,137,845	162,665,759
Repair and maintenance		44,472,984	45,164,252
Stores, spare parts and loose tools consumed		194,775,745	167,479,826
Freight and forwarding		45,841,042	53,818,096
Packing charges		74,053,720	51,259,648
Rent, rates and taxes		9,293,562	6,828,895
Postage and telephone		11,221,699	8,632,372
Insurance		31,059,750	29,294,611
Travelling and conveyance		38,027,463	34,500,622
Ijarah Expense		456,257	-
Canteen expenses		49,204,286	38,337,087
Depreciation on property, plant and equipment	17.4	388,544,496	261,195,099
Laboratory and other expenses		35,248,647	33,553,337
		5,465,083,580	5,410,485,971
Work in process:			
Opening	21	243,120,575	157,743,377
Closing	21	(207,543,330)	(243,120,575)
Cost of goods manufactured		<u>35,577,245</u> <u>5,500,660,825</u>	(85,377,198) 5,325,108,773
Finished stock:			
	2.1	2 210 5/2 0/2	1 104 462 122
Opening	21	2,219,562,963	1,184,462,133
Purchases made during the year	2.1	3,134,611,487	3,479,620,501
Closing - net of provision	21	(2,716,058,433)	(2,219,562,963)
		2,638,116,017	2,444,519,671
		8,138,776,842	7,769,628,444
29.1 Raw and packing materials consumed			
Opening	21	1,302,778,758	1,400,272,609
Purchases made during the year		3,930,862,250	3,880,081,150
		5,233,641,008	5,280,353,759
Closing - net of provision	21	(1,467,405,043)	(1,302,778,758)
- -		3,766,235,965	3,977,575,001

29.2 Salaries, wages and other benefits include Rs. 24.12 million (2024: Rs. 19.44 million) which represents employer's contribution towards provident fund.

29

			2025	2024
30 Administrative	expenses	Note	Rupees	Rupees
Salaries and other	er benefits	30.1	425,634,809	375,014,625
Directors fees ar	nd expenses		3,010,000	531,000
Rent, rates and t	axes		1,037,028	1,681,140
Postage and tele	phone		15,069,114	19,265,890
Printing, station	ery and office supplies		8,277,534	9,211,440
Travelling and c	onveyance		81,088,092	78,865,291
Transportation			7,050,184	3,542,234
Ijarah expenses			147,137	-
Legal and profes	ssional charges		7,945,601	9,005,902
Fuel and power			13,932,340	54,764,563
Auditors' remun	eration	30.2	4,750,000	3,850,000
Repair and main	tenance		21,115,355	14,187,175
Fee and subscrip	otions		41,507,580	46,454,349
Donations		30.3	3,760,417	6,957,500
Insurance			9,703,602	12,215,698
Depreciation on	property, plant and equipment	17.4	114,390,950	84,897,765
Amortisation of	intangibles	18.1	16,841,157	20,461,558
Canteen expense	es		30,870,057	35,633,759
Other expenses			1,526,425	3,162,910
			807,657,382	779,702,799

30.1 Salaries and other benefits include Rs. 16.62 million (2024: Rs. 13.82 million) which represents employer's contribution towards provident fund.

	2025	2024
Auditors' remuneration	Rupees	Rupees
Fee for annual audit	2,331,000	1,942,500
Audit of consolidated financial statements	216,622	163,852
Review of half yearly financial statements	756,000	630,000
Special certificates and others	496,378	413,648
Out-of-pocket expenses	950,000	700,000
	4,750,000	3,850,000
	Fee for annual audit Audit of consolidated financial statements Review of half yearly financial statements Special certificates and others	Auditors' remunerationRupeesFee for annual audit2,331,000Audit of consolidated financial statements216,622Review of half yearly financial statements756,000Special certificates and others496,378Out-of-pocket expenses950,000

30.3 Donations include payment to the following institution in which the director of the Company holds an interest:

Name of director	Nature of interest in donee	Name of donee	2025 Rupees	2024 Rupees
Mr. Osman Khalid Waheed (Director)	Trustee	National Management Foundation (LUMS)	1,000,000	5,000,000
Mr. Osman Khalid Waheed (Director)	Trustee	Lahore Binneale Foundation	2,500,000	-

30.4 Donations to following organizations exceeds 10% of the Company's total amount of donations:

	2025	2024
	Rupees	Rupees
National Management Foundation (LUMS)	1,000,000	5,000,000
Lahore Binneale Foundation	2,500,000	-
Rizq Trust	-	1,500,000

	Note	2025 Rupees	2024 Rupees
Selling and distribution expenses			
Salaries and other benefits	31.1	1,394,960,312	1,241,298,091
Travelling and conveyance		744,031,267	661,017,135
Trade debts and earnest money written off		-	13,225
Fuel and power		16,523,854	79,315,889
Service charges		21,870,513	13,066,543
Rent, rates and taxes		17,350,367	16,164,176
Sales promotion		522,268,344	560,443,028
Printing and stationary		7,271,631	4,655,983
Postage and telephone		32,101,493	20,641,925
Fee and subscription		60,072,482	56,317,954
Insurance		62,249,474	45,322,896
Ijarah Expenses		8,219,386	-
Repairs and maintenance		9,426,890	8,565,500
Conferences, seminars and training		391,751,902	243,697,062
Patient care activities		64,784,064	9,423,522
Depreciation on property, plant and equipment	17.4	120,096,457	77,274,576
Other expenses		4,975,775	10,697,751
		3,477,954,211	3,047,915,256

Salaries and other benefits include Rs. 47.11 million (2024: Rs. 39.79 million) which 31.1 represents employer's contribution towards provident fund.

			2025	2024
		Note	Rupees	Rupees
32	Other expenses			
	Exchange Loss - net		38,998,392	-
	Workers' Profit Participation Fund	12.2	49,957,951	32,799,369
	Central Research Fund	12.3	10,092,515	6,626,135
	Workers' Welfare Fund	12.4	25,632,400	12,915,423
	Loss allowance against trade debts and			
	earnest money	22.1 & 24.2	83,184,976	129,698,580
		-	207,866,234	182,039,507
		=		

31

				2025	2024
33	Other	income	Note	Rupees	Rupees
	From f	inancial assets	33.1	83,375,204	76,240,270
	From n	non financial assets	33.2	67,298,930	128,927,077
			-	150,674,134	205,167,347
	33.1	From financial assets			
		Profit on deposits with banks	33.1.1	3,860,877	2,976,769
		Dividend income	26.1	50,437,326	28,233,952
		Unrealized gain on re-measurement of short			
		term investments to fair value	26.1	54,241	39,002,049
		Realized gain on sale of short term investments	26.1	29,022,760	6,027,500
			=	83,375,204	76,240,270
	33.1.1	These include profit of Rs. 304,608 (2024: Rs. 84 compliant arrangements.	1,672) earned	on deposits maintain	ed under Shariah
				2025	2024
	33.2	From non financial assets	Note	Rupees	Rupees
		From related party			
		Share in profit of Farmacia - 98% owned			
		partnership firm		27,472,547	8,751,051
		Corporate Guarantee Income from		, ,	, ,
		BF Biosciences Ltd.		7,020,000	7,020,000
		<u>Others</u>			
		Gain on sale of property, plant and			
		equipment - net	17.5	21,243,854	75,412,769
		Export rebate		11,562,529	4,284,082
		Exchange gain - net		-	33,459,175
			_	32,806,383	113,156,026
			=	67,298,930	128,927,077
34	Financ	ce cost			
	Mark-ı	up on financing from conventional			
	bank	xs / institutions:	_		
	Long	g term loans		4,609,129	7,648,608
	Shor	t term borrowings		202,089,676	284,327,773
				206,698,805	291,976,381
		up on Islamic mode of financing:	э. г	20.551.151.1	10 100
		g term loans	34.1	38,561,154	17,469,777
	Shor	t term borrowings	34.1	187,926,567	197,368,383
				226,487,721	214,838,160
	Bank c	charges		17,502,487	20,171,859
	Interes	t on Workers' Profit Participation Fund	12.2	2,128,717	336,441
			=	452,817,730	527,322,841

		long term loans and short term borrowings.	-	-	-
		N/	lote	2025 Rupees	2024 Rupees
35	Minir	num tax differential	oie	Rupees	Rupees
	Mir	nimum tax differential 3.	5.1	27,068,982	13,041,269
	35.1	This represents portion of minimum tax paid under sect of Income Tax Ordinance (ITO, 2001), representing lev 37.			
36	Final	tax N	lote	2025 Rupees	2024 Rupees
	Fina	al tax 3	6.1		14,539,025
	36.1	This represents final tax paid under sections 150 (2 Ordinance, 2001 (ITO, 2001), representing levy in terms			
37	Incon	ne tax			
	111001				
	Curre		Г	505 (01 270	240,908,401
		For the year For prior years		505,691,379	(15,344,225)
			-	505,691,379	225,564,176
	Defer		г		
		For the year Change in effective tax rate		(137,434,524)	(46,472,745) 3,546,594
			1.1	(137,434,524)	(42,926,151)
			<u>-</u>	368,256,855	182,638,025
	37.1	Tax charge reconciliation	_		
		Numerical reconciliation between tax expense and account	unting p	rofit:	
				2025	2024
				Rupees	Rupees
		Profit before income tax	=	896,499,692	582,692,302
				(Percer	ntage)
		Applicable tax rate as per Income Tax Ordinance, 2001	=	29%	29%

This represents markup expense incurred under Shariah compliant arrangements against facilities of

34.1

	2025	2024
	Rupees	Rupees
	•••	1 <0 000 5 <0
Tax on accounting profit	259,984,911	168,980,768
Effect of final tax regime	-	(24,490,045)
Effect of separate block regime	(3,576,835)	(21,097,488)
Effect of minimum tax regime	(18,860,634)	16,823,237
Effect of permanent difference	-	(12,565,246)
Effect of super tax	130,709,413	66,784,430
Effect of rate change	-	3,546,594
Prior year tax adjustment	-	(15,344,225)
	108,271,944	13,657,257
	368,256,855	182,638,025

37.2 Reconciliation of current tax charge charged as per tax laws for the year, with current tax recognised in the profit and loss account, is as follows:

		2025	2024
		Rupees	Rupees
Current tax liability for the year as	27.2	F20 F 40 2 44	252 144 450
per applicable tax laws	37.3	532,760,361	253,144,470
Portion of current tax liability as per			
tax laws, representing			
- income tax under IAS 12 - net	37	(505,691,379)	(225,564,176)
- levy in terms of requirements			
of IFRIC 21/ IAS 37	<i>35 & 36</i>	(27,068,982)	(27,580,294)
Difference	_ _		-

37.3 The aggregate of minimum tax and income tax, amounting to Rs. 532.76 million (2024: minimum tax, final tax and income tax Rs.253.14 million) represents tax liability of the Company calculated under the relevant provisions of the Income Tax Ordinance, 2001.

38	Earnings per share - basic and diluted		2025	2024
	Profit after taxation for distribution to ordinary shareholders	Rupees	528,242,837	400,054,277
	Weighted average number of ordinary shares	Numbers	43,469,052	43,469,052
	Basic and diluted earnings per share	Rupees	12.15	9.20

38.1 There is no dilutive effect on the basic earnings per share as the Company has no commitment for such potentially issuable shares which has any dilutive effect.

39 Remuneration of Chief Executive, Non Executive Directors and Executives

		2025		
	Chief			
	Executive	Directors	Executives	
		Rupees		
Managerial remuneration	29,125,161	-	407,767,629	
Utilities and others	16,018,843	-	275,870,480	
Medical / Travelling reimbursements	829,881	87,000	74,316,597	
Leave fare assistance	-	-	38,511,752	
Bonus	9,405,000	-	118,829,317	
Contribution to provident fund	2,912,516	-	38,755,159	
Meeting Fee	360,000	2,650,000	-	
	58,651,401	2,737,000	954,050,934	
Numbers	1	6	142	
		2024		
	Chief	Non Executive		
	Executive	Directors	Executives	
		Rupees		
Managerial remuneration	24,270,968	-	312,389,795	
Utilities and others	13,349,037	-	214,311,927	
Medical reimbursements	185,950	-	39,616,447	
Leave fare assistance	6,270,000	-	30,403,725	
Bonus	4,125,000	-	53,343,903	
Contribution to provident fund	2,427,097	-	29,707,924	
Meeting Fee	50,000	390,000	-	
	50,678,052	390,000	679,773,721	
Numbers	1	6	126	

In addition, the Chief Executive and certain executives of the Company are allowed free use of the Company's vehicles.

The Company has 6 (2024: 6) non executive directors. Non executive directors are not paid any remuneration or benefits other than the meeting fee and reimbursement of expenses. Furthermore, the Company has paid Rs. 2,650,000 (2024: Rs. 390,000) in lieu of meeting fee and Rs. 87,000 (2024: Nil) against reimbursement of expenses.

Related party transactions

The Company's related parties include subsidiaries, associated company, entities over which directors are able to exercise influence, staff retirement fund, directors and key management personnel. Balances with the related parties are shown in respective notes in the unconsolidated financial statements. Transactions with related parties are as follows:

Name of parties	Relationship	Transactions	2025	2024
			Rs	
BF Biosciences Limited	57.36% owned subsidiary company	Sale of medicines Payment received against sale of medicine Expenses incurred by BFBL on behalf of the Company - net Receipts received by BFBL on behalf of the Company - net Payments made to BFBL - net Purchase of medicines Payment made against purchase of medicine Corporate guarantee income Payment received against corporate guarantee income	1,039,002,101 1,039,002,101 14,170,057 12,988,869 1,181,188 9,667,590 9,667,590 7,020,000	696,974,490 696,974,490 108,179,756 1,073,162 107,106,594 825,204 7,020,000 7,020,000
Farmacia	98% owned subsidiary partnership firm	Sale of medicines - <i>net of returns and discounts</i> Payment received against sale of medicine Rental expense paid for building in use Share of profit reinvested	310,525,259 310,525,259 7,177,260 27,472,547	242,699,653 242,699,653 6,524,784 8,751,051
Employees provident fund	Post employment benefit fund	Contribution towards employees' provident fund	87,848,170	73,051,362
Key Management Personnel	Key management personnel	Remuneration including benefits and perquisites Cash Dividend	74,732,684 6,048	55,738,708
KFW Factors (Private) Limited	Common directorship	Cash Dividend	35,799,582	ı
Osman Khalid Waheed	Chief Executive Officer	Remuneration including benefits and perquisites Cash Dividend Meeting Fee	58,291,401 10,208,241 360,000	50,628,052
Directors other than CEO	Non-Executive Directors	Rental expense paid for building in use Cash Dividend Meeting Fee Reimbursement of expenses	6,324,471 3,356,034 2,650,000 87,000	5,749,518 - 390,000
Khan and Piracha	Common directorship	Payment made against services received	390,000	1
National Management Foundation (LUMS)	Common directorship	Donations Event sponsorship Payments against trainings	1,000,000 7,500,000	5,000,000 7,500,000 2,262,000
Lahore Biennale Foundation (LBF)	Common directorship	Donations	2,500,000	1

Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the Company. The Company considers Chief Executive Officer, Chief Financial Officer and Company Secretary to be its key management personnel. 40.1

				A -41	J(*
				Actual pro	2024
41	Plant capacity and production			Pac	
	Tablets And Capsules			50,749,855	47,152,098
	Ointments			4,401,874	5,437,477
	Liquid And Others			5,330,305	5,579,028
				60,482,034	58,168,603
	The production capacity of the Company's plant car manufacturing processes.	nnot be determined,	as it is a multi-pro	duct production faci	lity with varying
				Total em	oloyees
42	Number of employees			2025	2024
	Total number of employees as at 30 June			1556	1485
	Average number of employees during the year			1521	1437
43	Reconciliation of movement of liabilities to cash flo	ows arising from fina	ancing activities		
			20	25	
			Liabilities		
		Unclaimed dividend		Long term loans and musharaka	Total
			up (D)	ipees)	
Balanc	e as at 01 July 2024	96,507,363	172,315,348	350,182,072	619,004,783
Chang	es from financing cash flows				
				22 274 000	22 274 000
_	erm loan received erm loans repaid	-	-	32,374,000 (32,540,856)	32,374,000 (32,540,856)
_	raka received	<u>-</u>	-	90,002,620	90,002,620
Musha	raka paid	-	-	(44,168,024)	(44,168,024)
Financ	e cost paid	-	(548,947,175)	-	(548,947,175)
Divide	nds paid	(127,798,418)	-	-	(127,798,418)
Total o	changes from financing cash flows	(127,798,418)	(548,947,175)	45,667,740	(631,077,853)
Non-ce	ash changes				
Divide	nd approved	130,407,156	-	-	-
Interes	t / markup expense	-	452,817,730	-	452,817,730
Total	non-cash changes	130,407,156	452,817,730	-	452,817,730
Closin	g as at 30 June 2025	99,116,101	76,185,903	395,849,812	440,744,660
			20	24	
		TT 1 1 1 1	Liabilities	T	Total
		Unclaimed dividend	Accrued mark up	Long term loans and musharaka	Total
			(Ru	ipees)	-
Balanc	e as at 01 July 2023	97,332,707	42,140,456	128,925,926	268,399,089
Chang	es from financing cash flows				
Long to	erm loan received	_	_	75,539,000	75,539,000
	erm loan repaid	-	-	(23,000,001)	(23,000,001)
Musha	raka received	-	-	197,618,200	197,618,200
	raka paid	-	-	(28,901,053)	(28,901,053)
	e cost paid	-	(397,147,949)	-	(397,147,949)
	nds paid	(825,344)		-	(825,344)
	changes from financing cash flows	(825,344)	(397,147,949)	221,256,146	(176,717,147)
Non-co	<u>ish changes</u>				
	nd approved	-	-	-	-
	t / markup expense		527,322,841		527,322,841
Total n	on-cash changes	<u> </u>	527,322,841		527,322,841
Closin	g as at 30 June 2024	96,507,363	172,315,348	350,182,072	619,004,783

Shariah Compliant Disclosure

			2025	2024
Description	Explanation	Note	(Rupees)	
Statement of financial position - Liability side				
Long term borrowings - secured	Financing obtained as per Islamic mode	8.2 & 9	309,183,150	244,256,147
Short term borrowings - secured	Financing obtained as per Islamic mode	14.3	1,685,882,949	1,299,797,789
Short term borrowings - secured	Markup accured on conventional loan	15	27,479,371	94,523,592
Long term borrowings - secured	Markup accured on conventional loan	15	1,365,297	1,648,877
Statement of financial position - asset side				
Cash and bank balances	Shariah compliant bank balances	27.2	23,784,893	24,502,326
Statement of Profit or Loss				
Revenue	Revenue earned from shariah compliant business segment	28	13,857,966,939	12,711,714,096
Source and detailed breakup of other income				
Earned from shariah compliant transactions				
- Income from financial assets - Income from non-financial assets	Profit earned under shariah permissible arrangements Earned from shariah compliant transactions	33.1 33.2	304,608 67,298,930	84,672 128,927,077
Earned from non-shariah compliant transactions				
- Income from financial assets - Income from non-financial assets	Earned from non-shariah compliant transactions Earned from non-shariah compliant transactions	33.1 33.2	83,070,596	76,155,598

45 Disclosures relating to provident fund

The provident fund trust is a common fund for employees of the Group. Entity wise break up of the fund as on 30 June is as follows:

	Un-Audi	ited 2025	Audit	ed 2024
	% of Size of Fund	Rupees	% of Size of Fund	Rupees
Ferozsons Laboratories Limited -				
Parent Company	77%	1,243,442,224	77%	1,028,207,228
BF Biosciences Limited - Subsidiary	22%	363,662,595	22%	283,335,444
Farmacia - Partnership firm	1%	22,401,551	1%	18,908,118
	100%	1,629,506,370	100%	1,330,450,790

Investments out of provident fund have been made in accordance with the provisions of Section 218 of the Companies Act, 2017 and the rules formulated there under.

Financial risk management 46

The Company has exposure to the following risks arising from financial instruments:

- Credit risk
- Liquidity risk
- Market risk

This note presents information about the Company's exposure to each of the above risks, the Company's objectives, policies and processes for measuring and managing risk, and the Company's management of capital.

Risk management framework

The Company's Board of Directors has overall responsibility for establishment and oversight of the Company's risk management framework. The Board is responsible for developing and monitoring the Company's risk management policies.

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

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

The Company's exposure to financial risks, the way these risks affect the financial position and performance, and forecast transactions of the Company and the manner in which such risks are managed is as follows:

46.1 Credit risk and concentration of credit risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations. To manage credit risk the Company maintains procedures covering the application for credit approvals, granting and renewal of counterparty limits and monitoring of exposures against these limits. As part of these processes the financial viability of all counterparties is regularly monitored and assessed.

46.1.1 Exposure to credit risk

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk as at the end of the reporting period was as follows:

	2025	2024
Financial assets at amortized cost	Rupees	Rupees
Long term deposits	30,987,166	9,777,325
Trade debts	2,097,262,852	2,199,853,473
Loans and advances - others	41,591,580	13,686,361
Deposits and prepayments	177,954,398	173,693,929
Other receivables	94,103,986	58,626,606
Bank balances	340,707,643	264,150,561
Financial assets at fair value through profit or loss		
Short term investments	402,631,388	375,541,979
	3,185,239,013	3,095,330,234

46.1.1.1 Concentration of credit risk

The Company identifies concentrations of credit risk by reference to type of counter party. Maximum exposure to credit risk by type of counter party is as follows:

	2025 Rupees	2024 Rupees
Customers	2,097,262,852	2,199,853,473
Banking companies and financial institutions	743,339,031	639,692,540
Others	344,637,130	255,784,221
	3,185,239,013	3,095,330,234

46.1.2 Credit quality and impairment

Credit quality of financial assets is assessed by reference to external credit ratings, where available, or to historical information about counterparty default rates. All counterparties, with the exception of customers and utility Companies, have external credit ratings determined by various credit rating agencies. Credit quality of customers is assessed by reference to historical defaults rates and present

46.1.2.1 Counter parties with external credit ratings

These include banking companies and financial institutions, which are counter parties to bank balances and investments. Impairment on these balances has been measured on 12 month expected loss basis and reflects the shortest maturities of the exposure. Credit risk is considered minimal as these counterparties have reasonably high credit ratings as determined by various credit rating agencies. Due to long standing business relationships with these counter parties and considering their strong financial standing, management does not expect nonperformance by these counter parties on their obligations to the Company. Following are the credit ratings of counter parties with external credit ratings:

Institutions	Rat	ing	Rating Agency	2025	2024
Institutions	Short term	Long term	-	Rup	ees
Bank balances					
Habib Bank Limited	A1+	AAA	JCR-VIS	181,459,765	91,185,350
Bank Al-Habib Limited	A1+	AAA	PACRA	178,476	183,750
Habib Metropolitan Bank Limited	A1+	AAA	PACRA	115,318,149	133,501,720
Bank Alfalah Limited	A1+	AAA	PACRA	17,108,386	14,121,894
Meezan Bank Limited	A1+	AAA	JCR-VIS	1,481,419	26,225
MCB Bank Limited	A1+	AAA	PACRA	2,478,056	275,463
Allied Bank Limited	A1+	AAA	PACRA	379,918	380,058
The Bank of Punjab	AA+	A1+	PACRA	17,313,318	9,376,101
Bank Islami Pakistan Ltd	AA-	A1+	PACRA	4,990,156	15,100,000
			_	340,707,643	264,150,561
Short term investments					
HBL Money Market Fund	N/A	AA+(f)	JCR-VIS	372,686,284	348,190,571
MCB Cash Management					
Optimizer Fund	N/A	AA+(f)	PACRA	25,158	1,114,288
Pakistan Cash Management Fund	N/A	AA+(f)	PACRA	663,876	473,030
HBL Cash Fund	N/A	AA+(f)	JCR-VIS	29,256,070	25,764,090
				402,631,388	375,541,979
Margin against bank guarantee					
Habib Bank Limited	A1+	AAA	JCR-VIS	-	1,153,856
Meezan Bank	A1+	AAA	JCR-VIS	-	6,980,736
Bank of Punjab	AA+	A1+	PACRA	-	86,958
				-	8,221,550
Margin against letter of credit					
Meezan Bank Limited	A1+	AAA	JCR-VIS	10,978,024	-
			_	754,317,055	647.914.090

46.1.2.2 Counter parties without external credit ratings - Trade debts

These mainly include customers which are counter parties to local and foreign trade debts. The Company applies the IFRS 9 simplified approach to measure expected credit losses which uses a lifetime expected loss allowance for all trade receivables. Trade receivables are written off when there is no reasonable expectation of recovery.

Management uses an allowance matrix to base the calculation of ECL of trade receivables from individual customers. Loss rates are calculated using a 'role rate' method based on the probability of receivable progressing through successive stages of delinquency to write-off. The Company has used two years quarterly data in the calculation of historical loss rates along with the matching quarterly ageing brackets for the computation of roll rates. These rates are multiplied by scalar factors to reflect the effect of forward looking macro-economic factors. The analysis of ages of trade debts and loss allowance using the aforementioned approach as at 30 June 2025 was determined as follows:

The aging of trade debts other than due from Government at the reporting date was:

	30 Jur	ne 2025	30 Jun	e 2024
	Gross carrying amount	Expected credit loss	Gross carrying amount	Expected credit loss
	Ru	Rupees		pees
Current	219,990,358	4,751,428	310,624,091	10,197,825
Past due 0 - 90 days	23,144,908	5,444,295	32,420,430	6,529,206
Past due 91 - 180 days	31,700,913	12,990,240	11,685,360	5,156,351
Past due 181 - 365 days	15,538,683	9,190,750	47,976,057	42,055,692
More than 365 days	55,289,420	48,705,058	19,613,442	19,613,442
	345,664,282	81,081,771	422,319,380	83,552,516

The aging of trade debts due from Government at the reporting date was:

	30 Jur	ne 2025	30 Jun	e 2024
	Gross carrying amount	Expected credit loss	Gross carrying amount	Expected credit loss
	Ru	pees	Rup	pees
Current	558,597,553	-	860,880,514	-
0 - 90 days	387,310,583	14,128,270	284,714,890	10,414,175
91 - 180 days	278,231,042	10,725,398	382,276,559	18,494,210
181 - 365 days	465,840,444	36,220,249	259,536,585	20,282,048
More than 365 days	301,239,744	150,709,495	210,566,239	87,697,745
	1,991,219,366	211,783,412	1,997,974,787	136,888,178

Export sales are majorly secured through letter of credit while majority of the local sales are made to Government departments / hospitals. Trade debts are essentially due from government departments / projects and the Company is actively pursuing for recovery of debts and the Company does not expect these companies to fail to meet their obligations.

Deposits and other receivables are mostly due from Government Institutions, utility companies and a major supplier. Impairment on these balances has been measured on 12 month expected loss basis and reflects the shortest maturities of the exposure. Based on past experience the management believes that no impairment allowance is necessary in respect of these financial assets. There are reasonable grounds to believe that these amounts will be recovered in short course of time.

46.2 Liquidity risk

Liquidity risk is the risk that an entity will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial assets, or that such obligations will have to be settled in a manner unfavorable to the Company. Management closely monitors the Company's liquidity and cash flow position. This includes maintenance of liquidity ratios, debtors and creditors concentration both in terms of the overall funding mix and avoidance of undue reliance on large individual customers.

Ultimate responsibility for liquidity risk management rests with the Board of Directors, which has built an appropriate liquidity risk management framework for the management of the Company's short, medium and long-term funding and liquidity management requirements. The Company manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities, by continuously monitoring forecast and actual cash flows and matching the maturity profiles of financial assets and liabilities. Included in notes 8,9 and 14 to these unconsolidated financial statements is a listing of additional undrawn facilities that the Company has at its disposal to further reduce liquidity risk.

46.2.1 Exposure to liquidity risk

46.2.1.1 Contractual maturities of financial liabilities, including estimated interest payments

The following are the contractual maturities of financial liabilities:

		2025		
	Carrying amount	Less than one year	One to five years	More than 5 years
Financial liabilities at amortized cost		Ruj	Rupees	
Long term loans - secured Long term musharaka - secured Trade and other payables Unclaimed dividend Short term borrowings - secured	185,649,481 214,551,743 1,977,815,374 99,116,101 2,290,830,965	45,017,175 76,388,159 1,977,815,374 99,116,101 2,290,830,965	141,714,945 201,693,010 -	24,662,764
	4,767,963,664	4,489,167,774	343,407,955	24,662,764
		2024		
	Carrying		One to five	More than
	amount	Less than one year	years	5 years
Financial liabilities at amortized cost		Ru <u>I</u>	Rupees	
Long term loan - secured	183,179,437	41,833,949	170,737,983	11,266,346
Long term musharaka - secured	168,717,147	58,659,950	206,364,019	ı
Trade and other payables	1,413,656,892	1,413,656,892	1	1
Unclaimed dividend	96,507,363	96,507,363		ı
Short term borrowings - secured	2,578,259,725	2,578,259,725	•	1
	4,440,320,564	4,188,917,879	377,102,002	11,266,346

46.3 Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in foreign currency, interest rates and equity price that will effect the Company's income or the value of its holdings of financial instruments.

Market risk comprises of three types of risks:

- -currency risk
- -interest rate risk
- -other price risk

46.3.1 Currency risk

Pakistani Rupee is the functional currency of the Company and exposure arises from transactions and balances in currencies other than Pakistani Rupee as foreign exchange rate fluctuations may create unwanted and unpredictable earnings and cash flow volatility. The Company's potential currency exposure comprises of:

- Transactional exposure in respect of non functional currency monetary items.
- $Transactional\ exposure\ in\ respect\ of\ non\ functional\ currency\ expenditure\ and\ revenues.$

The potential currency exposures are discussed below:

<u>Transactional exposure in respect of non functional currency monetary items</u>

Monetary items, including financial assets and liabilities, denominated in currencies other than the functional currency of the Company are periodically restated to rupee equivalent, and the associated gain or loss is taken to the unconsolidated statement of profit or loss. The foreign currency risk related to monetary items is managed as part of the risk management strategy.

$\underline{\textit{Transactional exposure in respect of non functional currency expenditure and revenues}}$

Certain operating and capital expenditure is incurred by the Company in currency other than the functional currency. Certain sales revenue is earned in currencies other than the functional currency of the Company. These currency risks are managed as a part of overall risk management strategy. The Company does not enter into forward exchange contracts.

Exposure to currency risk

The figures represent foreign currency balances after conversion in Pak Rupees using exchange rates prevailing at the statement of financial position date. The Company's exposure to foreign currency risk at the reporting date was as follows:

			2025		
<u>Assets</u>	Rupees	US Dollars	Euro	UAE Dirham	Pound Sterling
Cash and bank balances	212,830,760	736,489	9,049	3,310	1,480
Trade debts	53,244,387	187,636	-	-	-
Other receivables	67,220,121	236,887	-	-	-
	333,295,268	1,161,012	9,049	3,310	1,480
<u>Liabilities</u>					
Trade and other payables	(1,388,983,953)	(4,888,986)	(5,000)	-	-
Net exposure	(1,055,688,685)	(3,727,974)	4,049	3,310	1,480
Off statement of financial position items					
- Outstanding letters of credit	(792,552,300)	(1,697,353)	(934,608)	-	-
Net exposure	(1,848,240,985)	(5,425,327)	(930,559)	3,310	1,480
			2024		
<u>Assets</u>	Rupees	US Dollars	Euro	UAE Dirham	Pound Sterling
Cash and cash equivalents	190,041,030	670,766	8,449	1,910	1,930
Trade debts	143,303,055	501,953	12,055	-	-
Other receivables	28,336,804	101,806			
	361,680,889	1,274,525	20,504	1,910	1,930
<u>Liabilities</u>					
Trade and other payables	(594,322,759)	(2,135,231)	-	-	-
Net exposure	(232,641,870)	(860,706)	20,504	1,910	1,930
Off statement of financial position items					
- Outstanding letters of credit	(440,269,533)	(1,581,762)	-	-	-
Net exposure	(672,911,403)	(2,442,468)	20,504	1,910	1,930

The following significant exchange rates were applied during the year:

	Reporting	date rate	Avera	ge rate
	2025	2024	2025	2024
US Dollars	283.76	278.34	281.05	282.37
Euro	332.66	297.71	315.18	305.39
UAE Dirham	77.27	75.78	76.52	76.88
Pound Sterling	388.86	351.89	370.37	358.45

46.3.1.1 Sensitivity analysis

A reasonably possible strengthening / (weakening) of 10% in Pak Rupee against the following currencies would have affected the measurement of financial instruments denominated in foreign currency and affected statement of profit or loss by the amounts shown below at the statement of financial position date. The analysis assumes that all other variables, in particular interest rates, remain constant and ignores any impact of forecast sales and purchases.

Profit or	· loss			
2025	2024			
Rs				
(105,568,869)	(23,264,187)			

Unconsolidated statement of profit or loss

A ten percent weakening of the Pakistani Rupee against foreign currencies at the reporting date would have had the equal but opposite effect on the amounts shown above, on the basis that all other variables remain constant.

46.3.1.2 Currency risk management

Since the maximum amount exposed to currency risk is only 0.67% (2024: 0.15%) of the Company's total assets, any adverse / favorable movement in functional currency with respect to foreign currencies will not have any material impact on the operational results.

46.3.2 Interest rate risk

Interest rate risk is the risk that fair values or future cash flows of a financial instrument will fluctuate because of changes in interest rates. Sensitivity to interest rate risk arises from mismatch of financial assets and financial liabilities that mature or re-price in a given period. At the reporting date the interest rate profile of the Company's significant interest bearing financial instruments was as follows:

	Effectiv	ve rate	Carrying	amount
	2025	2024	2025	2024
Variable rate instruments	(in Perc	entage)	(Rup	ees)
Financial assets				
Cash at bank - deposit accounts	5.87% to 19.00%	10.00% to 20.51%	21,341,384	13,280,387
Financial liabilities				
Long term loans - including current portion - secured	12.71% to 23.05%	20.99% to 23.05%	181,298,069	181,464,925
Long term musharaka - including current portion - secured	13.08% to 21.14%	21.14% to 23.98%	214,551,743	168,717,147
Short term borrowings - secured	11.53% to 22.88%	15.31% to 23.06%	2,218,996,474	2,407,658,889
Net Exposure			(2,593,504,902)	(2,744,560,574)

Fair value sensitivity analysis for fixed rate instruments

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

Cash flow sensitivity analysis for variable rate instruments

A change of 100 basis points in interest rates at the reporting date would have increased / decreased loss for the year by the amounts shown below. This analysis assumes that all other variables, in particular foreign currency rates, remain constant. The analysis is performed on the same basis for 2024.

	Profit o	or loss
	100 bps	100 bps
	Increase	Decrease
<u>As at 30 June 2025</u>	Rupees	
Cash flow sensitivity - Variable rate financial assets	(25,935,049)	25,935,049
<u>As at 30 June 2024</u>		
Cash flow sensitivity - Variable rate financial assets	(27,445,606)	27,445,606

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

46.3.3 Other price risk

Other price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all similar financial instruments traded in the market. To manage its price risk arising from investments in equity securities, the Company diversifies its portfolio within the eligible stocks in accordance with the risk investment guidelines approved by the higher management. The Company is exposed to price risk arising from its investment in mutual funds that are classified as fair value through profit or loss. The Company has no investments in equity instruments traded in the market at the reporting date. The Company is also not exposed to commodity price risk since it does not hold any financial instrument based on commodity prices.

Sensitivity analysis

The table below summarizes the Company's money market price risk as of 30 June 2025 and 2024 and shows the effects of a hypothetical 10% increase and a 10% decrease in market prices as at the year end. The selected hypothetical change does not reflect what could be considered to be the best or worst case scenarios. However, money market investments are considered risk free.

	Fair value	Hypothetical price change	Estimated fair value after hypothetical change in prices	Hypothetical increase (decrease) in profit / (loss) before tax
2025		Rupe	es	
Short term investments Investments at fair value through profit or loss	402,631,388	10% increase 10% decrease	442,894,527 362,368,249	40,263,139 (40,263,139)
	Fair value	Hypothetical price change	Estimated fair value after hypothetical change in prices	Hypothetical increase (decrease) in profit / (loss) before tax
2024		Rupee	es	
Short term investments Investments at fair value through profit or loss	375,541,979	10% increase 10% decrease	413,096,177 337,987,781	37,554,198 (37,554,198)

46.4 Fair value of financial instruments

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 value of all financial assets and liabilities on the statement of financial position approximate to their fair value.

Underlying the definition of fair value is the presumption that the Company is a going concern without any intention or requirement to curtail materially the scale of its operations or to undertake a transaction on adverse terms.

The fair value of financial assets and liabilities traded in active markets i.e. listed equity shares are based on the quoted market prices at the close of trading on the period end date. The quoted market prices used for financial assets held by the Company is current bid price.

A financial instrument is regarded as quoted in an active market if quoted prices are readily and regularly available from an exchange dealer, broker, industry group, pricing service, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis.

Valuation of financial instruments

IFRS 13 'Fair Value Measurement' requires the company to classify fair value measurements and fair value hierarchy that reflects the significance of the inputs used in making the measurements of fair value hierarchy has the following levels:

- Level 1: Quoted market price (unadjusted) in an active market.
- Level 2: Valuation techniques based on observable inputs.

Level 3: Valuation techniques using significant unobservable inputs. This category includes all instruments where the valuation technique includes inputs not based on observable data.

Fair values of financial assets that are traded in active markets are based on quoted market prices. For all other financial instruments the Company determines fair values using valuation techniques.

Valuation techniques used by the Company include discounted cash flow model. Assumptions and inputs used in valuation techniques include risk-free rates, bond and equity prices, foreign currency exchange rates, equity and equity index prices. The objective of valuation techniques is to arrive at a fair value determination that reflects the price of the financial instrument at the reporting date that would have been determined by market participants acting at arm's length.

Valuation models for valuing securities for which there is no active market requires significant unobservable inputs and a higher degree of management judgement and estimation in the determination of fair value. Management judgement and estimation are usually required for selection of the appropriate valuation model to be used, determination of expected future cash flows on the financial instrument being valued and selection of appropriate discount rates, etc.

The fair value of financial instruments traded in active markets is based on Net Asset Values (NAVs) of the units of the mutual funds at the reporting date. A market is regarded as active when it is a market in which transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an on going basis.

46.4.2 The following table shows the carrying amounts and fair values of financial assets and financial liabilities, including their levels in the fair value hierarchy. It does not include fair value if the carrying amount is a reasonable approximation of fair value.

						Fair Value	
	Fair value through statement of profit or loss	Financial assets at amortised cost	Other financial liabilities	Total	Level 1	Level 2	Level 3
30 June 2025				Rupees			
Financial assets measured at fair value							
Short term investments	402,631,388			402,631,388	402,631,388		1
Financial assets not measured at fair value							
Long term deposits	ı	30,987,166	1	30,987,166	1	1	1
Trade debts	•	2,097,262,852	1	2,097,262,852	1	1	1
Loans and advances	•	41,591,580	•	41,591,580	•	1	•
Deposits and prepayments	•	177,954,398		177,954,398	1	1	
Other receivables	1	94,103,986		94,103,986		•	•
Cash and bank balances	1	345,584,088	•	345,584,088	-	-	-
	1	2,787,484,070	1	2,787,484,070	1	1	1
Financial liabilities measured at fair value	1	1		1			
Financial liabilities not measured at fair value							
Trade and other payables	•	•	1,977,815,374	1,977,815,374		1	•
Unclaimed dividend		1	99,116,101	99,116,101	ı	ı	ı
Long term loans - secured	1	1	185,649,481	185,649,481	1	1	1
Long term musharaka - secured			214,551,743	214,551,743	ı	ı	1
Short term borrowings - secured	1	•	2,290,830,965	2,290,830,965	1	1	-
	•	1	4,767,963,664	4,767,963,664	1	1	1

		Carrying Amount	Amount			Fair Value	
	Fair Value through statement of profit or loss	Financial assets at amortised cost	Other financial liabilities	Total	Level 1	Level 2	Level 3
30 June 2024				- Rupees			
Financial assets measured at fair value							
Short term investments	375,541,979	,		375,541,979	375,541,979	اً ،	
Financial assets not measured at fair value							
Long term deposits	1	9,777,325	1	9,777,325			
Trade debts		2,199,853,473	ı	2,199,853,473	•	•	
Loans and advances		13,686,361	ı	13,686,361			
Deposits and prepayments	•	173,693,929	•	173,693,929			
Other receivables	ı	58,626,606	•	58,626,606		•	
Cash and bank balances	ı	268,898,922	•	268,898,922			
		2,724,536,616	1	2,724,536,616			
Financial liabilities measured at fair value:	1	'		,			
Financial liabilities not measured at fair value							
Trade and other payables	1	1	1,413,656,892	1,413,656,892			
Unclaimed dividend		ı	96,507,363	96,507,363		•	
Long term loans - secured		1	183,179,437	183,179,437			
Long term musharaka - secured	1	1	168,717,147	168,717,147			
Short term borrowings - secured	1	-	2,578,259,725	2,578,259,725	•	•	•
	ı	ı	4,440,320,564	4,440,320,564	•	•	

Fair value of property, plant and equipment

Freehold land, buildings on freehold land and plant and machinery have been carried at revalued amounts determined by professional valuers (level 2 in case of land, level 3 for building and plant & machinery) based on their assessment of market value as disclosed in note 7. The valuations are conducted by the valuation experts appointed by the Company. The valuation experts used a market based approach to arrive at the fair value of the Company's properties. This revaluation was carried out by Asif Associates (Private) Limited (Independent valuers and consultants). The effect of changes in the unobservable inputs used in the valuations cannot be determined with certainty, accordingly a qualitative disclosure of sensitivity has not been presented in these unconsolidated financial statements.

46.5 Capital management

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

The Company's objectives when managing capital are:

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

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

	<u>Unit</u>	<u>2025</u>	<u>2024</u>
Total debt	Rupees	2,614,846,286	2,757,840,961
Total equity	Rupees	9,365,309,057	8,967,473,376
Total capital employed	Rupees	11,980,155,343	11,725,314,337
Gearing	Percentage	21.83%	23.52%

Total debt comprises of long term loans from banking company and short term borrowings.

Total equity includes issued, subscribed and paid-up share capital, capital reserves, accumulated profits and surplus on revaluation of fixed assets.

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

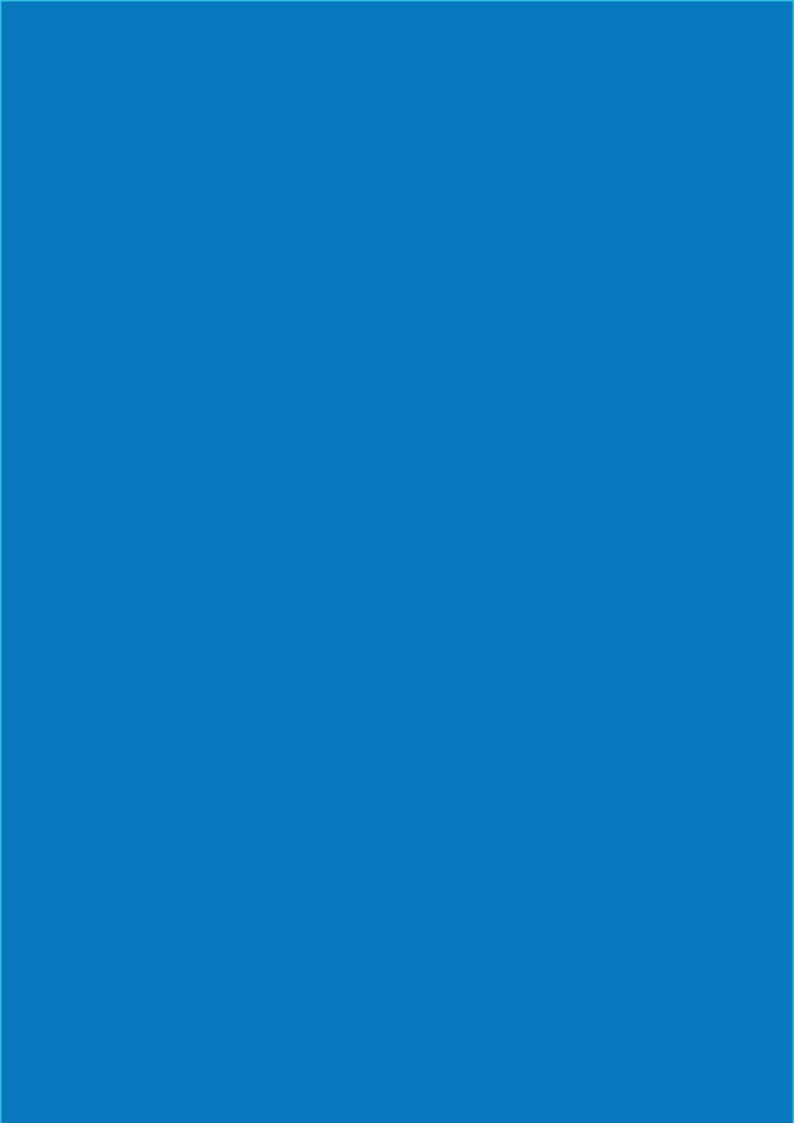
47 Non adjusting events after the reporting date

The Board of Directors of the Company in its meeting held on 23 September 2025 has proposed a final cash dividend of Rs. 4 (2024: Rs. 3) per share, amounting to Rs. 173.9 million (2024: Rs. 130.4 million) subject to approval of the members in the Annual General Meeting to be held on 25 October 2025.

Date of authorization for issue

These unconsolidated financial statements have been authorized for issue by the Board of Directors of the Company on 23 September 2025.

Chief Executive Officer	Chief Financial Officer	Director





CONSOLIDATED FINANCIAL STATEMENTS



KPMG Taseer Hadi & Co. Chartered Accountants 351 Shadman-1, Jail Road, Lahore 54000 Pakistan +92 (42) 111-KPMGTH (576484), Fax +92 (42) 3742 9907

INDEPENDENT AUDITOR'S REPORT

To the members of Ferozsons Laboratories Limited

Report on the Audit of the Consolidated Financial Statements

Opinion

We have audited the annexed consolidated financial statements of Ferozsons Laboratories Limited ("the Company") and its subsidiaries ("the Group"), which comprise the consolidated statement of financial position as at 30 June 2025, and the consolidated statement of profit or loss, the consolidated statement of other 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 a summary of material accounting policies 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 2025 and of its consolidated financial performance and its consolidated eash flows for the year then ended in accordance with 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 period. 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.





KPMG Taseer Hadi & Co.

Following is the Key audit matter:

S. No.	Key audit matter	How the matter was addressed in our audit
1	Revenue recognition	Our audit procedures to assess the recognition of
	Refer to notes 3.13, 3.13.1, 3.13.2, and 29 to the consolidated financial statements.	 revenue, amongst others, included the following: Obtaining an understanding of the process
	The Group recognized net revenue of Rs. 18.86 billion from the sale of goods to domestic as well as export customers during	relating to recording of revenue and testing the design and implementation of relevant key internal controls over recording of revenue;
	the year ended 30 June 2025.	· Assessing the appropriateness of the Group's
	We identified recognition of revenue as a key audit matter because revenue is one of the key performance indicators of the Group and gives	accounting policies for recording of revenue and compliance of those policies with applicable accounting standards;
	rise to a risk that revenue is recognized without transferring the control to meet expectations or targets.	 Comparing, on a sample basis, specific revenue transactions recorded just before and just after the financial year end date to determine whether the revenue had beer recognized in the appropriate financial period;
		 Scanning for any journal entries relating to revenue raised during the year which me specific risk-based criteria for inspecting underlying documentation; and
		 Assessing the adequacy of presentation and disclosures related to the revenue as required under the accounting and reporting standards as applicable in Pakistan.

Information other than the Financial Statements and Auditor's Report thereon

Management is responsible for the other information. Other information comprises the chairman review report, directors' report, key financial data and horizontal and vertical analysis included in the annual report for the year ended 30 June 2025, but does not include the consolidated and unconsolidated financial statements and our auditor's 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





KPMG Taseer Hadi & Co.

Responsibilities of Management and 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 the requirements 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 is 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.





KPMG Taseer Hadi & Co.

- 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.

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

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

Lahore

Date: 03 October 2025

UDIN: AR202510119IG3wJnF56

KPMG Taseer Hadi & Co. Chartered Accountants

Director

As at 30 June 2025		2000	200			3036	500
EQUITY AND LIABILITIES	Note	Rupees	2024 Rupees	ASSETS	Note	Rupees	Rupees
Share capital and reserves				Non current assets			
Authorized share capital 150 000 000 ordinary				Property, plant and equipment Intancible assers	18	11,556,822,174	11,828,402,182
shares of Rs. 10 each		1,500,000,000	1,500,000,000	Investment property	20	79,371,992	79,371,992
				Long term deposits		42,835,216	17,604,325
						11,706,656,941	11,966,417,170
Issued, subscribed and paid up capital Canital reserve	9	434,690,520	434,690,520				
Revaluation surplus on property, plant and equipment	. &	3,543,841,204	3,753,246,119	Current assets			
Accumulated profits		8,396,342,572	7,040,048,601				
Equity attributable to owners of the Company		12,375,196,139	11,228,307,083	Stores, spare parts and loose tools	21	205,910,578	196,313,491
				Stock in trade	22	6,600,503,373	4,781,368,229
Non-controlling interests		2,091,492,320	591,877,248	Trade debts	23	2,301,227,364	2,416,614,379
		14,466,688,459	11,820,184,331	Loans and advances - considered good	24	255,608,821	211,128,888
				Deposits and prepayments	25	284,042,284	333,433,703
Non current liabilities				Other receivables - considered good	26	285,309,001	283,807,115
				Advance income tax - net		612,129,972	512,978,990
Long term loans - secured	6	1,418,820,425	1,699,776,488	Short term investments	27	1,661,032,001	496,495,295
Long term musharaka - secured	10	229,111,824	143,830,767	Cash and bank balances	28	692,527,117	551,064,343
Deferred grant	II	351,552,962	476,905,461			12,898,290,511	9,783,204,433
Deferred taxation	12	1,486,659,972	1,523,995,187				
		3,486,145,183	3,844,507,903				
Current liabilities							
Trade and other payables	13	3,346,868,600	2,235,066,200				
Current portion of:							
- Long term loans - secured	6	334,669,603	308,184,628				
- Long term musharaka - secured	10	61,075,146	24,886,380				
- Deferred grant	II	128,490,379	138,213,359				
Contract liabilities	14	340,839,485	333,057,621				
Short term borrowings - secured	15	2,248,359,022	2,743,034,136				
Unclaimed dividend		99,116,101	96,507,363				
Accrued mark-up	91	92,695,474	205,979,682				
		6,652,113,810	6,084,929,369				
Contingencies and commitments	17						
		24,604,947,452	21,749,621,603			24,604,947,452	21,749,621,603

The annexed notes from 1 to 53 form an integral part of these consolidated financial statements.

Chief Financial Officer

Consolidated Statement of Financial Position Ferozsons Laboratories Limited

Ferozsons Laboratories Limited Consolidated Statement of Profit or Loss

For the year ended 30 June 2025

	Note	2025 Rupees	2024 Rupees
Revenue - net	29	18,856,899,587	15,854,750,179
Cost of sales	30	(10,860,268,990)	(9,392,083,085)
Gross profit	_	7,996,630,597	6,462,667,094
Administrative expenses	31	(901,827,710)	(845,174,243)
Selling and distribution expenses	32	(4,952,536,675)	(3,787,400,998)
Other expenses	33	(267,462,193)	(246,214,513)
Other income	34	254,938,732	228,788,529
Profit from operations		2,129,742,751	1,812,665,869
Finance cost	35	(574,280,181)	(672,449,995)
Profit before income tax, final tax and	_		
minimum tax differential	_	1,555,462,570	1,140,215,874
Minimum tax differential	36	(30,267,815)	(15,197,019)
Final tax	37	-	(18,656,358)
Profit before income tax	_	1,525,194,755	1,106,362,497
Income tax	38	(603,481,606)	(350,887,376)
Profit after taxation	=	921,713,149	755,475,121
Attributable to:			
Owners of the Group		776,541,200	683,146,147
Non-controlling interests	_	145,171,949	72,328,974
Profit after taxation	=	921,713,149	755,475,121
Earnings per share - basic and diluted	<i>39</i>	17.86	15.72

The annexed notes from 1 to 53 form an integral part of these consolidated financial statements.

Chief Executive Officer	Chief Financial Officer	Director

Ferozsons Laboratories Limited

Consolidated Statement of Comprehensive Income

For the year ended 30 June 2025

	2025 Rupees	2024 Rupees
Profit after taxation	921,713,149	755,475,121
Surplus on revaluation of property, plant and equipment Related deferred tax on surplus	- -	3,879,845,918 (1,168,301,907)
Total comprehensive income for the year	921,713,149	3,467,019,132
Attributable to:		
Owners of the Group	776,541,200	3,319,593,950
Non-controlling interests	145,171,949	147,425,182
	921,713,149	3,467,019,132

The annexed notes from 1 to 53 form an integral part of these consolidated financial statements.

Chief Executive Officer	Chief Financial Officer	Director

Consolidated Statement of Changes in Equity Ferozsons Laboratories Limited For the year ended 30 June 2025

	Attributable to Ov	Attributable to Owners of the Company	áu			
1	Capital	Capital reserve	Revenue reserve			
Share capital	Capital reserve	Revaluation surplus on property, plant and equipment	Accumulated profits	Total	Non-controlling interests	Total
			Rupees			:
434,690,520	321,843	1,193,114,683	6,289,984,422	7,918,111,468	445,453,599	8,363,565,067

	1		66,918,032	(66,918,032)		
•	•		2,880,000	(2,880,000)	,	
	1		64,038,032	(64,038,032)		
3,467,019,132	147,425,182	3,319,593,950	683,146,147	2,636,447,803	1	
(1,168,301,907)	(43,792,657)	(1,124,509,250)	-	(1,124,509,250)		
3,879,845,918	118,888,865	3,760,957,053	•	3,760,957,053	,	
755,475,121	72,328,974	683,146,147	683,146,147			

on account of incremental depreciation on property, plant and equipment charged during the year - net of tax

transfer from surplus on revaluation of fixed assets on disposal

Surplus transferred to accumulated profit:

Profit after taxation Surplus on revaluation of property, plant and equipment Related deferred tax on surplus

11,820,184,331	591,877,248	11,228,307,083	7,040,048,601	3,753,246,119	321,843	434,690,520
(10,399,868)	(1,001,533)	(9,398,335)	1	(9,398,335)		
•	,	•	66,918,032	(66,918,032)	,	
•			2,880,000	(2,880,000)		
i	,	i	64,038,032	(64,038,032)	,	

		776,541,200	776,541,200	145,171,949	921,713,149
		776,541,200	776,541,200	145,171,949	921,713,149
	(205,925,360)	205,925,360			
	(3,479,555)	3,479,555			•

209,404,915

(209,404,915)

on account of incremental depreciation on property, plant and equipment charged during the year - net of tax transfer from surplus on revaluation of fixed assets on disposal

Surplus transferred to accumulated profit:

Total comprehensive income for the year

Profit after taxation

Balance as at 30 June 2024

Effect of rate change

Transactions with owners of the Company, recognized directly in equity - Distributions

final dividend for the year ended 30 June 2024 at Rs. 3 per share
 effect of issuance of new shares by subsidiary to NCI (other than parent)

14,466,688,459	12,375,196,139 2,091,492,320 14,466,688,459	12,375,196,139	8,396,342,572	321,843 3,543,841,204	321,843	434,690,520
1,354,443,123 1,724,790,979	1,354,443,123	370,347,856	370,347,856	•		
1,855,198,135	500,755,012 1,354,443,123	500,755,012	500,755,012		•	•
(130,407,156)		(130,407,156)	(130,407,156)		•	•

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Balance as at 30 June 2025

Chief Financial Officer
Chief Executive Officer

Director

Ferozsons Laboratories Limited

Consolidated Statement of Cash Flows

For the year ended 30 June 2025

For the year ended 30 June 2025			
		2025	2024
	Note	Rupees	Rupees
Cash flow from operating activities			
Profit after taxation Adjustments for non - cash and other items		921,713,149	755,475,121
Depreciation on property, plant and equipment	18.4	915,608,781	517,090,795
Amortisation of intangible assets	19	18,532,742	21,015,002
Trade debts and earnest money directly written off	32	-	1,629,583
Provision of loss allowance	25 & 23	72,205,119	144,426,016
Net realisable value adjustment for the year	22.1	218,222,088	236,558,021
Gain on disposal of property, plant and equipment	34.2	(24,034,734)	(78,505,232)
Finance costs Gain on re-measurement of short term investments to fair value	35 27.1	574,280,181	672,449,995 (49,721,539)
Gain on sale of short term investments to fair value	27.1	(10,056,896) (57,791,239)	(6,390,555)
Dividend income	34.1	(125,320,750)	(43,225,212)
Profit on deposits with bank	34.1	(25,350,528)	(12,797,078)
Workers' Profit Participation Fund	13.3	88,826,822	64,055,335
Central Research Fund	13.4	17,944,812	12,940,472
Workers' Welfare Fund	13.5	40,402,571	24,792,690
Minimum tax	36	30,267,815	15,197,019
Final tax	37		18,656,358
Income tax	38	603,481,606	350,887,376
		2,337,218,390	1,889,059,046
Cash generated from operations before working capital changes		3,258,931,539	2,644,534,167
Effect on cash flow due to working capital changes			
(Increase) / decrease in current assets		(0.507.007)	(57,738,901)
Stores, spare parts and loose tools Stock in trade		(9,597,087) (2,037,357,232)	39,433,813
Trade debts		47,288,217	(1,431,744,974)
Loans and advances - considered good		(44,479,933)	(103,341,454)
Deposits and prepayments		45,285,098	(162,270,704)
Other receivables		(1,501,886)	(23,911,394)
		(2,000,362,823)	(1,739,573,614)
Increase / (decrease) in current liabilities		1 001 577 700	(1.264.047.090)
Trade and other payables Contract liabilities		1,081,566,689 7,781,864	(1,264,047,080) 219,811,607
Cash generated from / (used in) operations		2,347,917,269	(139,274,920)
Income tax paid		(739,967,803)	(345,931,855)
Minimum tax paid		(30,267,815)	(14,089,504)
Final tax paid		-	(10,701,883)
Workers' Profit Participation Fund paid	13.3	(68,013,750)	(17,080,403)
Workers' Welfare Fund	13.5	(35,984,272)	(5.197.240)
Central Research Fund paid Increase in long term deposits	13.4	(12,940,472) (25,230,891)	(5,187,240) (3,060,000)
Net cash generated from / (used in) operating activities		1,435,512,266	(535,325,805)
		1,435,512,200	(555,525,665)
Cash flow from investing activities			
Acquisition of property, plant and equipment		(663,566,034)	(544,040,922)
Acquisition of intangibles		(5,121,630)	(60,501,000)
Dividend income received		125,320,750	43,225,212
Proceeds from sale of property, plant and equipment	18.5	43,571,995	132,152,941
Profit on term deposits received Short term investments - net	34.1 27.1	25,350,528 (1,096,688,571)	12,797,078 104,582,454
Net cash used in investing activities	27.1	(1,571,132,962)	(311,784,237)
		(=,= : =,===,= :=)	(0-1-1,10-1,201)
Cash flow from financing activities			
Subscription money received against IPO - net of transaction cost		1,855,198,135	
Long term loan received		32,374,000	75,539,000
Long term loan paid		(421,920,567)	(344,357,447)
Long term musharaka received		165,198,983	197,618,200
Long term musharaka paid		(43,729,160)	(28,901,053)
Finance cost paid		(687,564,389)	(552,438,263)
Dividend paid		(127,798,418)	(825,344)
Net cash generated from / (used in) financing activities		771,758,584	(653,364,907)
Net increase / (decrease) in cash and cash equivalents		636,137,888	(1,500,474,949) (691,494,844)
Cash and cash equivalents at the beginning of the year Cash and cash equivalents at the end of the year		(2,191,969,793) (1,555,831,905)	(2,191,969,793)
·		(1,000,001,000)	(=,===,===,===)
Cash and cash equivalents comprise of the following:			
Cash and bank balances	28	692,527,117	551,064,343
Short term borrowings - secured	15	(2,248,359,022)	(2,743,034,136)
		(1,555,831,905)	(2,191,969,793)
The annexed notes from 1 to 53 form an integral part of these consolidated financial statements.			
- i.e almored notes from 1 to 55 form an integral part of these consolidated infancial statements.			
Chief Evecutive Officer			Directs:
Chief Executive Officer Chief Financial Officer			Director

Ferozsons Laboratories Limited

Notes to the Consolidated Financial Statements

For the year ended 30 June 2025

1 Reporting entity

Ferozsons Laboratories Limited ("the Holding Company") was incorporated as a private limited company on 28 January 1954 and commenced its commercial operations in 1956. The Holding Company was converted into a public limited company on 08 September 1960. The Holding Company is listed on the Pakistan Stock Exchange Limited and is primarily engaged in the imports, manufacture and sale of pharmaceuticals products and medical devices. Its registered office is situated at 197-A, The Mall, Rawalpindi and the manufacturing facility is located at Amangarh, Nowshera, Khyber Pakhtoon Khwa.

"The Group" consists of the following subsidiaries:

Company / Entity	Country of	Nature of business	Effective	holding %
	incorporation		2025	2024
BF Biosciences Limited	Pakistan	Import, manufacturing and sale of pharmaceutical products	57.36	80
Farmacia	Pakistan	Sale and distribution of medicines and other related products	98	98

The registered office of the BF Biosciences Limited is situated at 197-A, The Mall, Rawalpindi and the production facility is located at 5 KM- Sunder Raiwind Road Lahore.

The head office of the Farmacia is situated at Fatima Memorial Hospital, Shadman, Lahore.

1.1 Changes in Ownership Interest in Subsidiary Without Loss of Control

During the year ended 30 June 2025, BF Biosciences Limited a subsidiary of the Group, issued 25,000,000 new shares to non-controlling shareholders for a total consideration of PKR 1,855,198,135 (net of transaction cost). As a result, the Group's ownership in BF Biosciences Limited decreased from 80% to 57.36%. Since the Group retained control, this transaction was accounted for as an equity transaction under IFRS 10 and it did not impact profit or loss.

Basis of preparation 2

2.1 Separate financial statements

These consolidated financial statements have been prepared from the information available in the audited standalone financial statements of the Holding Company for the year ended 30 June 2025 and the audited financial statements of the subsidiaries for the year ended 30 June 2025.

2.2 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 Standards) issued by the International Accounting Standards Board (IASB) as notified under the Companies Act, 2017;

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

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

2.3 **Basis of measurement**

These consolidated financial statements have been prepared under the historical cost convention except for:

- translation of foreign currency at spot / average rate;
- land, building and machinery at revalued amount as referred in note 18 to these consolidated financial statements; and
- certain financial instruments at fair value through profit and loss account as referred in note 3.7 to these consolidated financial statements.

In these consolidated financial statements, except for the amounts reflected in the consolidated statement of cash flows, all transactions have been accounted for on accrual basis.

2.4 Functional and presentation currency

These consolidated financial statements are presented in Pakistani Rupee ("Rs.") which is the Group's functional currency. All financial information presented in Rupees has been rounded off to the nearest rupee, unless otherwise stated.

2.5 Use of estimates and judgments

The preparation of consolidated financial statements in conformity with the approved accounting and reporting standards, as applicable in Pakistan, requires management to make judgments, estimates and assumptions that affect the application of accounting policies and reported amounts of assets and liabilities, income and expenses. 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 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 judgment about carrying value of assets and liabilities that are not readily available from other sources. Actual results may differ from these estimates. The estimates and associated assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which estimates are revised if the revision affects both current and future periods.

Judgments and estimates made by the management in the application of accounting and reporting standards, as applicable in Pakistan that are significant/relevant to the consolidated financial statements are documented in the ensuing paragraphs:

2.5.1 Property, plant and equipment

The Group reviews appropriateness of useful lives and residual values used in the calculation of depreciation. Further, where applicable, an estimate of the recoverable amount of assets is made for possible impairment on an annual basis.

In making these estimates, the Group uses the technical resources available. Any change in the estimates in the future may affect the carrying amount of respective items of property, plant and equipment, with corresponding effects on the depreciation charge and impairment.

The management of the Group reviews carrying amounts of its assets including cash generating units for possible impairment and makes formal estimates of recoverable amount if there is any such indication.

Revaluation of property, plant and equipment is carried out by independent professional valuer. The frequency of revaluations depends upon the changes in fair values of the items of property, plant and equipment being revalued. When the fair value of a revalued asset differs materially from its carrying amount, a further revaluation is required.

2.5.2 **Inventories**

The Group reviews the inventories for possible impairment on an annual basis. Any change in the estimates in future years might affect the carrying amounts of the respective items of inventories with a corresponding affect on the provision and net realizable value.

Net realizable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and estimated costs necessary to make the sale.

2.5.3 Expected credit loss (ECL) / Loss allowance against trade debts, deposits, advances and other receivables

For financial assets measured at amortized cost, recognition of impairment is based on expected credit loss (ECL) model.

ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive. The shortfall is then discounted at an approximation to the asset's original effective interest rate.

The Group has elected to measure loss allowances for trade debts including due from 'Government of Pakistan' using IFRS 9 simplified approach and has calculated ECLs based on lifetime ECLs.

The Group has established a provision matrix that is based on the Group's historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment. When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECLs, the Group considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Group's historical experience and informed credit assessment including forward-looking information.

2.5.4 **Provisions**

Estimates of the amount of provision recognized are based on current legal and constructive obligations. Actual outflows can differ from estimates due to changes in laws, regulations, public expectations, technology, prices and conditions, and can take place many years in the future, the carrying amounts of provisions are regularly reviewed and adjusted to take account of such changes.

2.5.5 **Taxation**

The Group takes into account the current income tax laws and decisions taken by appellate authorities. Instances where the Group's view differs from the view taken by the income tax department at the assessment stage and the Group considers that its view on items of material nature is in accordance with law, the amounts are shown as contingent liabilities.

2.5.6 Fair value of investments

The Group regularly reviews the fair value of investments, the estimate of fair values are directly linked to market value. Any change in estimate will effect the carrying value of investments with the corresponding impact on consolidated statement of profit or loss.

2.5.7 **Contingencies**

The Group reviews the status of all pending litigations and claims against the Group. Based on its judgment and the advice of the legal advisors for the estimated financial outcome, appropriate disclosure or provision is made. The actual outcome of these litigations and claims can have an effect on the carrying amounts of the liabilities recognized at the consolidated statement of financial position date.

3 Material accounting policies

The material accounting policies applied in the preparation of these consolidated financial statements are set out below. These policies have been consistently applied to all periods presented, unless otherwise stated.

3.1 **Basis of consolidation**

These consolidated financial statements include the financial statements of the Holding Company and the subsidiary companies together constituting "the Group".

3.1.1 **Subsidiaries**

Subsidiaries are entities controlled by the Group. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. The subsidiaries are fully consolidated from the date of acquisition, being the date on which the Holding Company obtains control, and continue to be consolidated until the date that such control ceases.

The financial statements of the Subsidiary Companies have been consolidated on a line-by-line basis and the carrying values of the investments held by the Holding Company have been eliminated against the shareholder's equity in the subsidiary companies. The financial statements of the subsidiaries are prepared for the same reporting year as of the Holding Company, using consistent accounting policies except where specified otherwise.

3.1.2 **Non-controlling interests**

Non-controlling interest is that part of net results of operations and of net assets of the subsidiaries which are not owned by the Holding Company either directly or indirectly. Non-controlling interest is presented as a separate item in the consolidated financial statements.

Non-controlling interests are measured at their proportionate share of the acquiree's identifiable net assets at the date of acquisition.

Changes in the Holding Company's interest in a Subsidiary, except those part of the initial acquisition transaction, that do not result in a loss of control are accounted for as a equity transactions.

3.1.3 Loss of control

When the Group loses control over a subsidiary, it derecognizes the assets and liabilities of the subsidiary, and any related NCI and other components of equity. Any resulting gain or loss is recognised in the consolidated statement of profit or loss. Any interest retained in the former subsidiary is measured at fair value when control is lost.

3.1.4 Transactions eliminated on consolidation

Intra-group balances and transactions, and any unrealized income and expenses arising from intragroup transactions, are eliminated.

3.2 **Employee benefits**

Salaries, wages and benefits are accrued in the period in which the associated services are rendered by employees of the Group and measured on an undiscounted basis. The accounting policy for employee retirement benefits is described below:

3.2.1 **Defined contribution plan**

The Group operates a defined contribution provident fund scheme for permanent employees. Contributions to the fund are made monthly by the Group and employees at an agreed rate of salary, the fund is managed by its Board of Trustees. The contributions of the Group are charged to the consolidated statement of profit or loss.

3.2.2 Compensated absences

The Group provides for compensated absences for its employees on unavailed balance of leave in the period in which leave is earned and the charge is recognized in the consolidated statement of profit or loss.

3.3 **Taxation**

Income tax expense comprises current and deferred tax. It is recognised in the consolidated statement of profit or loss except to the extent that it relates to a business combination, or items recognized directly in equity or consolidated statement of comprehensive income.

3.3.1 **Current taxation**

Provision for current tax is based on taxable income for the year at the applicable tax rates after taking into account tax credit and tax rebates, if any and any adjustment to tax payable in respect of previous year.

3.3.2 **Deferred taxation**

Deferred tax is recognised in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. Deferred tax is not recognised for:

- temporary differences on initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profit or loss;
- temporary differences related to investments in subsidiaries, associates and joint arrangements to the extent that the Group is able to control the timing of the reversal of the temporary differences and it is probable that they will not reverse in the foreseeable future; and
- taxable temporary differences arising on the initial recognition of goodwill.

Deferred tax assets are recognised for unused tax losses, unused tax credits and deductible temporary differences to the extent it is probable that future taxable profits will be available against which they can be used. Future taxable profits are determined based on business plans for the Group and the reversal of temporary differences. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized; such reductions are reversed when the probability of future taxable profits improves. Unrecognized deferred tax assets are reassessed at each reporting date and recognised to the extent that it has become probable that future taxable profits will be available against which they can be used.

Deferred tax is measured at the tax rates that are expected to be applied to temporary differences when they reverse, using tax rates enacted or substantially enacted at the reporting date. The measurement of deferred tax reflects the tax consequences that would follow from the manner in which the Group expects, at the reporting date, to recover or settle the carrying amount of its assets and liabilities. For this purpose, the carrying amount of investment property measured at fair value is presumed to be recovered through sale, and the Group has not rebutted this assumption. Deferred tax assets and liabilities are offset if certain criteria are met.

3.3.3 Final tax and minimum tax

Tax charged under the Income Tax Ordinance, 2001 which is not based on taxable income or any amount paid / payable in excess of the calculation based on taxable income or any minimum tax which is not adjustable against future income tax liability is classified as levy in the consolidated statement of profit or loss and consolidated other comprehensive income as these levies fall under the scope of IFRIC 12/ IAS 37.

3.4 Property, plant and equipment

3.4.1 Owned

Recognition and measurement:

Items of property, plant and equipment are measured at cost, which includes capitalized borrowing costs, less accumulated depreciation and any accumulated impairment losses except for:

- land (free hold) which is carried at revalued amount
- capital work in progress and advance for capital expenditure which are stated at cost less impairment loss, if any

Freehold land, building on freehold land and plant and machinery are recognized at revalued amounts based on valuation by external independent valuer. Revaluation surplus on property, plant and equipment is credited to a capital reserve in shareholder's equity and presented as a separate line item in the consolidated statement of financial position. Increases in the carrying amounts arising on revaluation of land are recognized, in consolidated statement of comprehensive income and accumulated in revaluation surplus in shareholder's equity. To the extent that increase reverses a decrease previously recognized in the consolidated statement of profit or loss, the increase is first recognized in the consolidated statement of profit or loss. Decreases that reverse previous increases of the same asset are first recognized in the consolidated statement of comprehensive income to the extent of the remaining surplus attributable to the asset; all other decreases are charged to the consolidated statement of profit or loss.

Cost comprises of purchase price and other directly attributable costs less refundable taxes. The cost of self-constructed assets includes the cost of materials and direct labor, any other costs directly attributable to bringing the assets to a working condition for their intended use. The completed or / acquired capital work in progress and advance for capital expenditure is transferred to the respective item of operating fixed assets when it becomes available for intended use. Cost also includes applicable borrowing cost.

If significant parts of an item of property, plant and equipment have different useful lives, then they are accounted for as separate items (major components) of property, plant and equipment.

Gain or loss on disposal of an item of property, plant and equipment is determined by comparing the proceeds from disposal with the carrying amount and is recognized in the consolidated statement of profit or loss.

Subsequent expenditure:

Subsequent expenditure is capitalized only if it is probable that the future economic benefits associated with the expenditure will flow to the Group.

Depreciation:

Depreciation on depreciable assets is commenced from the date asset is available for use up to the date when asset is retired. Depreciation charge is based on the straight-line method whereby the cost of an asset, except for freehold land, is written off in the consolidated statement of profit or loss over its estimated useful life after taking into account the residual value, if any. The residual value, depreciation method and the useful lives of each part of property, plant and equipment, other for freehold land, that is significant in relation to the total cost of the asset are reviewed, and adjusted if appropriate, at each reporting date.

3.5 **Investment property**

Property, comprising land, held to earn rentals or for capital appreciation or both are classified as investment property. These are not held for use in the production or supply of goods or services or for administrative purposes. The Group's business model i.e. the Group's intentions regarding the use of property is the primary criterion for classification as an investment property.

The investment property of the Group comprises of Land and is valued using the cost method. Investment property is initially measured at cost, being the fair value of the consideration given (including the transaction costs). Subsequent to initial recognition, these are stated at cost less any accumulated impairment loss.

The gain or loss on disposal or retirement of an asset represented by the difference between the sale proceeds and the carrying amount of the asset is recognized as an income or expense.

3.6 **Intangibles**

Intangible assets are measured at cost, less accumulated amortization, and any accumulated impairment losses.

Subsequent expenditure:

Subsequent expenditure is capitalized only if it is probable that the future economic benefits associated with the expenditure will flow to the Group.

Amortization:

Amortization is calculated to write off the cost of intangible assets less their estimated residual values using the straight line method over their estimated useful lives, on monthly basis and is recognized in the consolidated statement profit or loss. Amortization rate is mentioned in note 19.

Amortization on additions to intangible assets is commenced from the date the assets is capitalized.

Amortization methods, useful lives and residual values are reviewed at each reporting date and adjusted, if appropriate.

3.7 **Financial instruments**

The Group initially recognizes financial assets on the date when they are originated. Trade and other receivables are initially recognized when they are originated. All other financial assets and financial liabilities are initially recognized when the Group becomes a party to the contractual provisions of the instrument. A financial asset (unless it is a trade receivable without a significant financing component) or financial liability is initially measured at fair value plus, for an item not at fair value through profit or loss (FVTPL), transaction costs that are directly attributable to its acquisition or issue. A trade receivable without a significant financing component is initially measured at the transaction price.

3.7.1 **Financial assets**

Classification

On initial recognition, a financial asset is classified as measured at:

- amortized cost;
- fair value through other comprehensive income (FVOCI); or
- fair value through profit or loss (FVTPL).

The classification of financial assets is based on the business model in which a financial asset is managed and its contractual cash flow characteristics.

Financial assets are not reclassified subsequent to their initial recognition unless the Group changes its business model for managing financial assets in which case all affected financial assets are reclassified on the first day of the first reporting period following the change in the business model.

Amortized cost:

Initial Recognition:

A financial asset is measured at amortized cost if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is to hold assets to collect contractual cash flows; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Subsequent measurement:

The assets are subsequently measured at amortized cost using the effective interest method. The amortized cost is reduced by impairment losses. Interest income, foreign exchange gains and losses and impairment are recognized in consolidated statement of profit or loss.

Derecognition:

Any gain or loss on derecognition is recognized in consolidated statement of profit or loss.

Financial assets measured at amortized cost comprise of cash and bank balances, deposits, loan to employees, trade debts and other receivables.

Fair value through other comprehensive income (FVOCI):

Debt Instrument - FVOCI

Initial Recognition:

A debt investment is measured at FVOCI if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Subsequent measurement:

These assets are subsequently measured at fair value. Interest income calculated using the effective interest method, foreign exchange gains and losses and impairment are recognized in consolidated statement of profit or loss. Other net gains and losses are recognized in OCI.

Derecognition:

On derecognition, gains and losses accumulated in OCI are reclassified to consolidated statement of profit or loss. However, the Group has no such instrument at the reporting date.

Equity Instrument - FVOCI

Initial Recognition:

On initial recognition of an equity investment that is not held for trading, the Group may irrevocably elect to present subsequent changes in the investment's fair value in OCI. This election is made on an investment-by-investment basis.

Subsequent measurement:

These assets are subsequently measured at fair value. Dividends are recognized as income in consolidated statement of profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognized in OCI and these are never reclassified to profit or loss. However, the Group has no such instrument at the reporting date.

Fair value through profit or loss (FVTPL)

All financial assets not classified as measured at amortized cost or FVOCI as described above are measured at FVTPL.

Initial Recognition:

On initial recognition, the Group may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortized cost or at FVOCI as at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

Subsequent measurement:

These assets are subsequently measured at fair value. Net gains and losses, including any interest or dividend income, are recognized in consolidated statement of profit or loss. The Group has classify its investments in mutual funds as at FVTPL.

Financial assets - Business model assessment

For the purposes of the assessment, 'principal' is defined as the fair value of the financial asset on initial recognition. 'Interest' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs (e.g. liquidity risk and administrative costs), as well as a profit margin.

In assessing whether the contractual cash flows are solely payments of principal and interest, the Group considers the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows such that it would not meet this condition. In making this assessment, the Group considers:

- contingent events that would change the amount or timing of cash flows;
- terms that may adjust the contractual coupon rate, including variable-rate features;
- prepayment and extension features; and
- terms that limit the Group's claim to cash flows from specified assets (e.g. non-recourse features).

Derecognition:

The Group derecognizes a financial asset when the contractual rights to the cash flows from the asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred, or it neither transfers nor retains substantially all of the risks and rewards of ownership and does not retain control over the transferred asset. Any interest in such derecognized financial assets that is created or retained by the Group is recognized as a separate asset or liability.

3.7.2 Financial liabilities

Recognition:

Financial liabilities are classified as measured at amortized cost or FVTPL.A financial liability is classified as at FVTPL if it is classified as held-for-trading, it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognized in consolidated statement of profit or loss. Other financial liabilities are subsequently measured at amortized cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognized in consolidated statement of profit or loss. Any gain or loss on derecognition is also recognized in consolidated statement of profit or loss.

The Group financial liabilities comprise trade and other payables, long term loan from financial intritutions,markup accrued on borrowings, long term deposits and short term borrowings. and dividend payable.

Long term loans are classified as 'financial liabilities at amortized cost'. On initial recognition, these are measured at cost, being fair value at the date the liability is incurred, less attributable transaction costs. Subsequent to initial recognition, these are measured at amortized cost with any difference between cost and value at maturity recognized in the consolidated statement of profit or loss over the period of the borrowings on an effective interest basis.

Interest accrued on financial liabilities measured at amortized cost is presented separately in the statement of financial position. Such accrued interest is included in the amortized cost of the respective instruments for the purposes of IFRS 9.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least twelve months after the reporting date.

Financial liability which carry a share conversion option represents convertible loans that can be converted into ordinary shares or can be settled in cash, are treated as compound financial instrument. The liability component of a compound financial instrument is recognized initially at the fair value of a similar liability that does not have an equity conversion option. The equity component is recognized initially directly in equity and represents at the difference between the fair value of the compound financial instrument as a whole and the fair value of the liability component. Subsequent to initial recognition, the liability component of a compound financial instrument is measured at amortized cost using the effective interest method. The equity component of a compound financial instrument is not re-measured subsequent to initial recognition except on conversion or expiry.

Derecognition:

The Group derecognizes a financial liability when its contractual obligations are discharged or cancelled, or expire. The Group also derecognizes a financial liability when its terms are modified and the cash flows of the modified liability are substantially different, in which case a new financial liability based on the modified terms is recognized at fair value. On derecognition of a financial liability, the difference between the carrying amount extinguished and the consideration paid (including any non-cash assets transferred or liabilities assumed) is recognized in consolidated statement of profit or loss.

3.7.3 Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is presented in the consolidated statement of financial position when and only when the Group currently has a legally enforceable right to set off the amounts and it intends to either settle then on a net basis or to realize the asset and settle the liability simultaneously.

3.7.4 **Trade debts**

Trade debts represent the Group's right to an amount of consideration that is unconditional (i.e. only the passage of time is required before payment of the consideration is due). These are classified at amortized cost and are initially recognized when they are originated and measured at invoice value. These assets are written off when there is no reasonable expectation of recovery. The policy for impairment of trade debtors on account of expected credit loss is mentioned in note 3.7.5 to the financial statements.

3.7.5 **Impairment**

Financial assets

The Group recognizes loss allowances for ECLs on:

- financial assets measured at amortized cost:
- debt investments measured at FVOCI; and
- contract assets.

The Group measures loss allowances at an amount equal to lifetime ECLs, except for the following, which are measured at 12-month ECLs:

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

12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months).

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

The Group assumes that the credit risk on a financial asset has increased significantly if it is more than past due for a reasonable period of time. Loss allowances for trade receivables and contract assets are always measured at an amount equal to lifetime ECLs. Lifetime ECLs are the ECLs that result from all possible default events over the expected life of a financial instrument. 12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months). The maximum period considered when estimating ECLs is the maximum contractual period over which the Group is exposed to credit risk.

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

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

Non - Financial assets

The carrying amount of the Group's non-financial assets, other than inventories and deferred tax assets are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated. The recoverable amount of an asset or cash generating unit is the greater of its value in use and its fair value less cost to sell. In assessing value in use, the estimated future cash flows are discounted to their present values using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset or cash generating unit.

An impairment loss is recognized if the carrying amount of the assets or its cash generating unit exceeds its estimated recoverable amount. Impairment losses are recognized in consolidated statement of profit or loss. Impairment losses recognized in respect of cash generating units are allocated to reduce the carrying amounts of the assets in a unit on a pro rata basis.

Impairment losses recognized in prior periods are assessed at each reporting date for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to that extent that the asset's carrying amount after the reversal does not exceed the carrying amount that would have been determined, net of depreciation and amortization, if no impairment loss had been recognized.

3.8 Trade and other payables

Trade and other payables are initially carried at the fair value of the consideration to be paid in future for goods and services received. Subsequent to initial recognition, these are carried at amortized cost.

3.9 **Provisions**

A provision is recognized when the Group has a present legal or constructive obligation as a result of past events and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of obligation. However, provisions are reviewed at each reporting date and adjusted to reflect current best estimate.

3.10 Foreign currency

All monetary assets and liabilities in foreign currencies are translated into rupees at exchange rates prevailing at the reporting date. Transactions in foreign currencies are translated into rupees at exchange rates prevailing at the date of transaction. Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are translated into rupees at exchange rates prevailing at the date of transaction. Non-monetary assets and liabilities denominated in foreign currency that are stated at fair value are translated into rupees at exchange rates prevailing at the date when fair values are determined. Exchange gains and losses are included in the consolidated statement of profit or loss.

3.11 **Inventories**

Inventories includes stock in trade and stores, spare parts and loose tools.

These are stated at lower of cost and net realisable value.

Stock in trade and stores, spare parts and loose tools are valued at weighted average cost.

Cost comprises of cost of purchase and other costs incurred in bringing the items to their present location and condition. For items which are slow moving and / or identified as surplus to the Group's requirements, adequate provision is made for any excess book value over estimated net realizable value.

The Group reviews the carrying amount of stock in trade and stores, spare parts and loose tools basis and provision is made for obsolescence, if there is any change in usage pattern or physical form of related stores, spare parts and loose tools.

3.12 Cash and cash equivalents

Cash and cash equivalents comprise cash in hand and bank balances, short term investments and outstanding balance of short-term borrowings under mark-up / shariah arrangements, used by the Group in the management of its short-term commitments.

3.13 Revenue recognition

The Group is in the business of (a) sale of pharmaceutical products and medical devices and (b) toll manufacturing services for pharmaceutical products to other pharmaceutical sector companies.

Revenue from contracts with customers is recognized, when a performance obligation has been fulfilled by transferring control of goods to the customers, at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods excluding sales taxes, sales return and after deduction of any trade discounts. Specific revenue and other income recognition policies are as follows:

3.13.1 Sale of goods

Revenue represents the fair value of the consideration received or receivable for sale of products, net of sales tax, sales returns and related discounts. The contract contains distinct goods to be delivered and a single performance obligation to be satisfied. Payment is generally due within 0 to 90 days of satisfaction of performance obligation The revenue is recognized at point in time when goods are acknowledged by customers as they are enabled to consume the benefits, when goods are delivered to them and the Group's right to receive transaction price is developed.

3.13.2 **Toll manufacturing**

There are contracts with customers to manufacture, on their behalf, the pharmaceutical products using raw materials provided by the customer. The performance obligation is satisfied upon receipt of the finished goods by the customer and payment is generally due within 0 to 90 days from delivery. No significant financing component exist for these contracts. The Group concluded that it transfers control over its toll manufacturing services at a point in time, upon receipt of the product by the customer, because this is when the customer benefits from the Group's toll manufacturing services.

3.13.3 Other income

Other income is recognized on an accrual basis. Net gains and losses of disposal of property, plant and equipment have been recognized in the consolidated statement of profit or loss, having deducted from proceeds on disposal, the carrying amount of the assets and related selling expenses. Income on bank deposits is recognized using effective interest method. Foreign currency gains and losses are reported on a net basis. Dividend income and entitlement of bonus shares are recognized when the right to receive is established. Gains and losses on sale of investments are accounted for on disposal of investments.

3.13.4 **Contract liabilities**

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 recognized when the payment is made or the payment is due (whichever is earlier). Contract liabilities are recognized as revenue when the Group performs under the contract. It also includes refund liabilities arising out of customer's right to claim amounts from the Group on account of contractual delays in delivery of performance obligations and incentive on target achievements.

3.14 **Borrowing costs**

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying asset is deducted from the borrowing costs eligible for capitalization. All other borrowing costs are recognized in the consolidated statement of profit or loss as incurred.

3.15 **Share Capital and Dividend**

Ordinary shares are classified as equity and recognised at their face value. Dividend distribution to the shareholders is recognized as a liability in these consolidated financial statements in the period in which it is declared.

3.16 **Segment Reporting**

Segment reporting is based on the operating (business) segments of the Group. An operating segment is an identifiable component of the Group that engages in business activities from which it may earn revenues and incur expenses, including revenues and expenses that relate to transactions with any of the Group's other components and for which discrete financial information is available. An operating segment's operating results are reviewed regularly by the Chief Operating Decision Maker (CODM) to make decisions about resources to be allocated to the segment and assess its performance.

The chief operating decision maker, who is responsible for allocating resources and accessing performance of the operating segments, have been identified as the Chief Executive Officers, who make strategic decisions. Segment results that are reported to the CODMs include items directly attributable to a segment as well as those that can be allocated on a reasonable basis.

The business segments are engaged in providing products which are subject to risks and rewards which differ from the risk and rewards of other segments. Segments reported are as follows:

Ferozsons

The Ferozsons segment is primarily engaged in the import, manufacture and sale of pharmaceutical products as well as import and sale of medical devices.

BF Biosciences

The BF Biosciences segment is primarily engaged in the import, manufacture and sale of pharmaceutical products.

Others

The others segment is primarily engaged in sale of pharmaceutical and other related products.

3.17 **Deferred Grant**

The Group follows deferral method of accounting for government grant related to subsidized long term loans. Government grant is initially recognized as deferred grant and measured as the difference between the initial carrying value of the long term loan recorded at market rate (i.e. fair value of the long term loan in this case) and the proceeds of subsidized long term loan received. In subsequent years, the grant is recognized in the consolidated statement of profit or loss account, in line with the recognition of interest expenses the grant is compensating and is presented as a reduction of related interest expense.

3.18 Contingent liabilities

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

3.19 **Ijarah**

Ijarah in which a significant portion of the risks and rewards of ownership are retained by the Muj'ir (lessor) are classified as operating Ijarah. Payments made during the year are charged to the statement of profit or loss on a straight-line basis over the period of the Ijarah in accordance with Islamic Financial Accounting Standard-2.

4 Changes in accounting standards, interpretations and pronouncements

4.1 New or amendments / interpretations to existing standards, interpretations and forthcoming requirements

The following amendments to published standards are mandatory for the financial year beginning on 1 January 2024 and are relevant to the Group:

Non-current Liabilities with Covenants

During the year an amendment to IAS 1 'Presentation of Financial Statements' (IAS-1) was introduced addressing the classification of non-current liabilities subject to covenants. This amendment clarifies that liabilities should be classified as either current or non-current based on the rights available at the end of the reporting period, without consideration of future expectations or events occurring after this date. The amendment also mandates specific disclosures if a liability is classified as non-current but is subject to covenants that must be complied with within twelve months of the reporting date. The related amendments are presented in the note 9.3 to these consoldiated financial statements.

Disclosure detailing Shariah and conventional elements

During the year, the Securities and Exchange Commission of Pakistan (SECP) made amendments to the Fourth Schedule to the Companies Act, 2017, and issued SRO 1278(1)/2024 dated August 15, 2024, introducing additional disclosure requirements relating to Shariah and conventional elements. The Group has presented the required disclosures in note 45 to these consolidated financial statements.

The following new standards and amendments are effective for the period beginning 1 January 2024, however they are not relevant to the entity's operations:

- Lease Liability in a Sale and Lease back (Amendments to IFRS 16)
- Classification of Liabilities as Current or Non-current (Amendments to IAS 1)
- Supplier Finance Arrangements (Amendments to IAS 7 and IFRS 7)

5 Standards, amendments and interpretations to accounting and reporting standards that are not yet effective

The following International Financial Reporting Standards (IFRS Standards) as notified under the Companies Act, 2017 and the amendments and interpretations thereto will be effective for accounting periods beginning on or after 1 July 2024:

Sale or Contribution of Assets between an Investor and its Associate or Joint Venture (Amendments to IFRS 10 and IAS 28) amend accounting treatment on loss of control of business or assets. The amendments also introduce new accounting for less frequent transaction that involves neither cost nor full step-up of certain retained interests in assets that are not businesses. The effective date for these changes has been deferred indefinitely until the completion of a broader review. Early adoption continues to be permitted.

- Lack of Exchangeability (amendments to IAS 21) clarify:
 - when a currency is exchangeable into another currency; and
 - how a company estimates a spot rate when a currency lacks exchangeability.

Further, companies will need to provide new disclosures to help users assess the impact of using an estimated exchange rate on the financial statements. These disclosures might include:

- the nature and financial impacts of the currency not being exchangeable;
- the spot exchange rate used;
- risks to the company because the currency is not exchangeable.

The amendments apply for annual reporting periods beginning on or after 1 January 2025. Earlier application is permitted.

- Amendments to the Classification and Measurement of Financial Instruments Amendments to IFRS 9 Financial Instruments and IFRS 7 Financial Instruments: Disclosures:
 - Financial Assets with ESG-Linked features:

Under IFRS 9, it was unclear whether the contractual cash flows of some financial assets with ESG-linked features represented SPPI. This could have resulted in financial assets with ESGlinked features being measured at fair value through profit or loss.

Although the new amendments are more permissive, they apply to all contingent features, not just ESG-linked features. While the amendments may allow certain financial assets with contingent features to meet the SPPI criterion, companies may need to perform additional work to prove this. Judgement will be required in determining whether the new test is met.

The amendments introduce an additional SPPI test for financial assets with contingent features that are not related directly to a change in basic lending risks or costs - e.g., where the cash flows change depending on whether the borrower meets an ESG target specified in the loan contract.

The amendments also include additional disclosures for all financial assets and financial liabilities that have certain contingent features that are:

- not related directly to a change in basic lending risks or costs; and
- are not measured at fair value through profit or loss.

The amendments apply for reporting periods beginning on or after 1 January 2026. Companies can choose to early-adopt these amendments (including the associated disclosure requirements), separately from the amendments for the recognition and derecognition of financial assets and financial liabilities.

Recognition / Derecognition requirements of Financial Assets / liabilities by Electronic Payments:

The amendments to IFRS 9 clarify when a financial asset or a financial liability is recognized and derecognized and provide an exception for certain financial liabilities settled using an electronic payment system. Companies generally derecognize their trade payables on the settlement date (i.e., when the payment is completed). However, the amendments provide an exception for the derecognition of financial liabilities. The exception allows the company to derecognize its trade payable before the settlement date, when it uses an electronic payment system that meets all of the following criteria:

- no practical ability to withdraw, stop or cancel the payment instruction;
- no practical ability to access the cash to be used for settlement as a result of the payment instruction; and
- the settlement risk associated with the electronic payment system is insignificant.

The amendments apply for reporting periods beginning on or after 1 January 2026. Earlier application is permitted.

Other related amendments:

Contractually linked instruments (CLIs) and non-recourse features:

The amendments clarify the key characteristics of CLIs and how they differ from financial assets with non-recourse features. The amendments also include factors that a company needs to consider when assessing the cash flows underlying a financial asset with non-recourse features (the 'look through' test).

Disclosures on investments in equity instruments:

The amendments require additional disclosures for investments in equity instruments that are measured at fair value with gains or losses presented in other comprehensive income (FVOCI). The amendments apply for reporting periods beginning on or after 1 January 2026. Earlier application is permitted.

Annual Improvements to IFRS Accounting Standards – Amendments to:

- IFRS 1 First-time Adoption of International Financial Reporting Standards;
- IFRS 7 Financial Instruments: Disclosures and it's accompanying Guidance on implementing IFRS 7;
- IFRS 9 Financial Instruments;
- IFRS 10 Consolidated Financial Statements; and
- IAS 7 Statement of Cash flows

The amendments to IFRS 9 address:

A conflict between IFRS 9 and IFRS 15 Revenue from Contracts with Customers over the initial measurement of trade receivables.

Under IFRS 15, a trade receivable may be recognized at an amount that differs from the transaction price - e.g. when the transaction price is variable. Conversely, IFRS 9 requires that companies initially measure trade receivables without a significant financing component at the transaction price. The IASB has amended IFRS 9 to require companies to initially measure a trade receivable without a significant financing component at the amount determined by applying IFRS 15; and

How a lessee accounts for the derecognition of a lease liability under paragraph 23 of IFRS 9.

When lease liabilities are derecognized under IFRS 9, the difference between the carrying amount and the consideration paid is recognized in profit or loss. The amendment on trade receivables may require some companies to change their accounting policy. The amendments apply for annual reporting periods beginning on or after 1 January 2026. Earlier application is permitted. The amendment on derecognition of lease liabilities applies only to lease liabilities extinguished on or after the beginning of the annual reporting period in which the amendment is first applied.

Contracts Referencing Nature-dependent Electricity - (Amendments to IFRS 9 and IFRS 7) address the challenges faced by Companies in applying IFRS 9 Financial Instruments to contracts referencing nature-dependent electricity – sometimes referred to as renewable power purchase agreements (PPAs). The IASB has also added new disclosure requirements for certain PPAs to IFRS 7 Financial Instruments: Disclosures.

The amendments include guidance on:

- The 'own-use' exemption for purchasers of electricity under such PPAs; and
- Hedge accounting requirements for companies that hedge their purchases or sales of electricity using PPAs.

The amendments for the own-use exemption:

- Existing IFRS 9 guidance left ambiguity on whether PPAs could qualify for the own-use exemption (i.e., not accounted for as derivatives).
- The amendments allow a company to apply the own-use exemption to PPAs if the company has been, and expects to be, a net-purchaser of electricity for the contract period.
- The amendments apply retrospectively using facts and circumstances at the beginning of the reporting period of initial application, without requiring prior periods to be restated.

The amendments for hedge accounting:

Virtual PPAs and other PPAs that do not meet the own-use exemption are accounted for as derivatives and measured at FVTPL. Hedge accounting under IFRS 9 can help reduce volatility by reflecting how PPAs hedge future electricity purchases or sales, but applying it presents challenges. A key issue arises from a mismatch between the P50 estimate used to measure the PPA and the P90 estimate required for the highly probable hedged transaction, which may prevent hedge accounting qualification.

Subject to certain conditions, the amendments permit designation of a variable nominal volume of forecasted renewable electricity sales or purchases as the hedged transaction, rather than a fixed volume based on P90 estimates. This variable volume reflects what is expected to be delivered by the referenced generation facility, supporting an economic offset and enabling hedge accounting. A P50 estimate indicates the volume of energy production expected to be exceeded with 50 percent probability. A P90 estimate indicates the volume of energy production expected to be exceeded with 90 percent probability.

The amendments apply prospectively to new hedging relationships designated on or after the date of initial application. They also allow companies to discontinue an existing hedging relationship if the same hedging instrument is designated under the new requirements.

The new disclosure requirements:

A company may apply the own-use exemption to certain PPAs under the amendments and therefore would not recognise these PPAs in its statement of financial position. Where this is the case, a company is required to disclose further information such as:

- contractual features exposing the company to variability in electricity volume and risk of oversupply;
- estimated future cash flows from unrecognised contractual commitments to buy electricity in appropriate time bands;
- qualitative information about how the company assessed whether a contract might become onerous; and
- qualitative and quantitative information about the costs and proceeds associated with purchases and sales of electricity, based on the information used for the 'net-purchaser' assessment.
- In addition, for PPAs designated in a cash flow hedging relationship, companies need to disaggregate the information disclosed about terms and conditions by risk category.

The amendments apply for reporting periods beginning on or after 1 January 2026. Early application is permitted.

		2025	2024
		Rupees	Rupees
6	Issued, subscribed and paid up capital		
	1,441,952 (2024: 1,441,952) ordinary shares of Rs. 10 each fully paid in cash	14,419,520	14,419,520
	119,600 (2024: 119,600) ordinary shares of Rs. 10 each issued in lieu of NWF Industries Limited and Sargodha Oil and Flour Mills Limited since merged	1,196,000	1,196,000
	41,907,500 (2024: 41,907,500) ordinary shares of Rs. 10 each	, ,	, ,
	issued as fully paid bonus shares	419,075,000	419,075,000
		434,690,520	434,690,520

KFW Factors (Private) Limited, an associated company holds 11,933,194 (2024: 11,933,194) ordinary shares of Rs. 10 each of the Holding Company, representing 27.45% (2024: 27.45%) of the equity held.

7 Capital reserve

6

This represents capital reserve which arose on conversion of shares of NWF Industries Limited and Sargodha Oil and Flour Mills Limited, since merged.

Surplus on revaluation of property, plant and equipment - net of tax Note equipment - net of tax Rupees Rupees Revaluation surplus as at 01 July 5,287,781,419 1,526,031,098 Revaluation surplus recognized during the year on:
Revaluation surplus recognized during the year on: - freehold land - building on freehold land - plant and machinery Surplus transferred to accumulated profit on account of incremental depreciation charged during the year - net of deferred tax Related deferred tax liability Related deferred tax liability Surplus transferred to accumulated profit: - on account of disposal during the year net of deferred tax (3479,555) (2,880,000)
- freehold land - building on freehold land - plant and machinery - plant and machinery - plant and machinery - 1,773,867,735 - 3,879,845,918 Surplus transferred to accumulated profit on account of incremental depreciation charged during the year - net of deferred tax Related deferred tax liability - (224,903,310) (70,281,514) (143,790,640) (44,934,083) (368,693,950) (115,215,597) Surplus transferred to accumulated profit: - on account of disposal during the year net of deferred tax (3,479,555) (2,880,000)
- building on freehold land - plant and machinery - 1,221,778,183 - plant and machinery - 1,773,867,735 - 3,879,845,918 Surplus transferred to accumulated profit on account of incremental depreciation charged during the year - net of deferred tax Related deferred tax liability - on account of disposal during the year net of deferred tax (3,479,555) - 1,221,778,183 - 1,773,867,735 - 3,879,845,918 (70,281,514) (143,790,640) (15,215,597) Surplus transferred to accumulated profit: - on account of disposal during the year net of deferred tax (3,479,555) - (2,880,000)
- plant and machinery - 1,773,867,735 - 3,879,845,918 Surplus transferred to accumulated profit on account of incremental depreciation charged during the year - net of deferred tax Related deferred tax liability - (224,903,310) (70,281,514) (143,790,640) (44,934,083) (368,693,950) (115,215,597) Surplus transferred to accumulated profit: - on account of disposal during the year net of deferred tax (3,479,555) (2,880,000)
Surplus transferred to accumulated profit on account of incremental depreciation charged during the year - net of deferred tax Related deferred tax liability 8.1 (224,903,310) (70,281,514) (44,934,083) (368,693,950) (115,215,597) Surplus transferred to accumulated profit: - on account of disposal during the year net of deferred tax (3,479,555) (2,880,000)
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depreciation charged during the year - net of deferred tax 8.1 (224,903,310) (70,281,514) Related deferred tax liability (143,790,640) (44,934,083) Surplus transferred to accumulated profit: - on account of disposal during the year net of deferred tax (3,479,555) (2,880,000)
Related deferred tax liability (143,790,640) (44,934,083) Surplus transferred to accumulated profit: - on account of disposal during the year net of deferred tax (3,479,555) (2,880,000)
Surplus transferred to accumulated profit: - on account of disposal during the year net of deferred tax (368,693,950) (115,215,597) (2,880,000)
Surplus transferred to accumulated profit: - on account of disposal during the year net of deferred tax (3,479,555) (2,880,000)
- on account of disposal during the year net of deferred tax (3,479,555) (2,880,000)
(3,479,555) (2,880,000)
Revaluation surplus as at 30 June 4,915,607,914 5,287,781,419
Less: Related deferred tax liability:
- On revaluation as at 01 July (1,415,914,947) (282,147,255)
- Deferred tax on surplus arise during the year - (1,168,301,907)
- Tax rate adjustment 12 - (10,399,868)
- Transferred on account of incremental depreciation
charged during the year 143,790,640 44,934,083
(1,272,124,307) (1,415,914,947)
Revaluation surplus as at 30 June 8.2 3,643,483,607 3,871,866,472
8.1 Charge of incremental depreciation for the year net of tax attributable to:
Owners of the Group (205,925,360) (64,038,032)
Non-controlling interests (18,977,950) (6,243,482)
(224,903,310) (70,281,514)
8.2 Balance as at 30 June attributable to:
Owners of the Group 3,543,841,204 3,753,246,119
Non-controlling interests 99,642,403 118,620,353
3,643,483,607 3,871,866,472

8.3 The freehold land, building and plant and machinery were revalued by independent valuers in years 1976, 1989, 2002, 2006, 2011, 2016, 2020 and 2024. The latest revaluation was conducted by M/s Asif Associates (Private) Limited (independent valuer and consultant) as at 30 June 2024, that resulted in a further surplus of Rs. 3,880 million. These revaluations had resulted in a cumulative surplus of Rs. 6,154 million, which has been included in the carrying values of freehold land, building on freehold land and plant and machinery respectively and credited to the surplus on revaluation of property plant and equipment. The basis of revaluation for items of these fixed assets were as follows:

Freehold land

8

Fair market value of freehold land was assessed through inquiries to real estate agents and property dealers in near vicinity of freehold land. Different valuation methods and exercises were adopted according to experience, location and other usage of freehold land. Valuer had also considered all relevant factors as well. The most significant input into this valuation approach was price per acre for land.

Buildings on freehold land

Construction specifications were noted for each building, structure and civil works and new construction rates are applied according to construction specifications for current replacement values. After determining current replacement values, depreciation was calculated to determine the current assessed market value. The most significant input into this valuation approach was price per square foot for building.

Plant and machinery

Fair market value of plant and machinery was assessed by taking into account manufacturing cost of individual machines on the basis of material and technology used for manufacturing of the machine on international engineering standards and practice. The most significant input into this valuation approach was present operational condition and age of plant and machinery.

9 Long	Long term loans-secured		Note	2025 Rupees	2024 Rupees		
Non c	Non current portion: Banking companies		1.6	1,164,977,508	1,307,824,806		
ō	Other financial institutions		9.2	253,842,917 1,418,820,425	391,951,682 1,699,776,488		
Curre	Current portion:						
B_{c}	Banking companies Other financial institutions		9.1	167,669,603	141,184,628		
				334,669,603	308,184,628 2,007,961,116		
	Lender	Note	Sanctioned Limit	2025	2024	Tenor and basis of princinal repayments	Security
				Rubes		same and same or bound and and and and and and and and and a	A
6	9.1 Banking companies						
	MCB Bank Limited - TERF	1.1.9	850,000,000	718,650,635	814,940,731	32 quarterly installments starting from 23rd July 2023.	First joint pari passu charge over all present and future fixed assets and current assets of Company Rs. 1,134 million (2024; Rs. 1,134 million) with security margins of 25% (2024: 25%). Alongside, cross corporate guarantee of Ferozsons Laboratories Ltd.
	Habib Bank Limited TERF	1.1.9	1,240,000,000	912,601,650	1,067,582,500	16 equal semi-annual installments starting from 7th October, 2023.	First pani passu charge of Rs. 1,240 million (2024; Rs. 1,240 million) on fixed assets including land, building, plant & machinery (of Unit II) of BF Biosciences Ltd. 25% margin i.e. Rs. 457 Million (2024; Rs. 457 million) is covered by first pari passu charge on land & building of Ferozsons Laboratories Ltd. Alongside, Cross-corporate guarantee of Ferozsons Laboratories Ltd.
	Islamic Renewable Energy Finance Scheme - FBL	9.1.2	110,000,000	94,631,407	75,539,000	14 equal quarterly installments starting from 24 December 2024.	First Pari Passu hypothecation charge over all present and future fixed assets (Plant & Machinery) of the Holding Company with 25% margin.
	Allied Bank Limited - SBP LTFF Renewable Energy	9.1.3	165,000,000	86,666,662	105,925,925	27 equal quarterly installments starting from 30th June 2023.	First Pari Passu hypothecation charge over all present and future fixed assets (Plant & Machinery) of the Holding Company with 25% margin.
				1,812,550,354	2,063,988,156		
	Add: Unwinding of Ioans I ess: Inmact of deferred grant			383,608,638	242,748,642		
	Less. Illpactor describe grant			1,332,647,111	1,449,009,434		
	Current portion of long term loans		,	(167,669,603)	(141,184,628)		
	Non current portion			1,164,977,508	1,307,824,806		

Other financial institutions 9.5

Karandaaz Pakistan - Convertible loan	9.2.1	835,000,000	459,250,000	626,250,000	20 equal quarterly installments starting from of 30 June 2023.	626,250,000 and quarterly installments starting from of Company for the total amount of the facility with 10% (2024: 10%) margin i.e. Rs. 928 million (2024: Rs. 928 million). Alongside, cross-corporate guarantee of Ferozsons Laboratories Ltd.
Add: Unwinding of loan Less: Adjustment of loan as equity component			139,489,788 (177,896,871)	110,598,553 (177,896,871)		
			420,842,917	558,951,682		
Current portion of long term loan			(167,000,000)	(167,000,000) (167,000,000)		
Non current portion			253,842,917	253,842,917 391,951,682		

TERF loan facilities obtained from MCB Bank Limited and Habib Bank Limited have been utilized by the Subsidiary Company for the purpose of installing a second production line in its existing facility to manufacture the biological and non-biological medicines. These loans are recognized at fair value using the market interest rate of 3 month KIBOR plus 1.50% (2024; 3 month KIBOR plus 1.50%) and the difference between fair values and net disbursement amounts is recognized as deferred grant. 9.1.1

This represents term finance facility obtained under "SBP Islamic Renewable Energy Finance Scheme" introduced by Government of Pakistan in order to Finance installation of Solar Power Plant of 1MW. This loan carries the (SBPs IFRE rate + bank's spread 4.00% per annum). The difference between fair value of loan and loan proceeds has been recognized as deferred grant as per requirements of IAS 20. Moreover, during the year Holding Company made repayment of 13.28 million. Additionally, the loan is repayable in tranches within seven years from date of issue, with next tranche due in January 2026.

9.1.2

Term finance facility under "SBP finance scheme for renewable energy" introduced by Government of Pakistan in order to finance the installation/ commissioning of solar power systems to promote the use of renewable energy" introduced by Government of Pakistan in order to finance the installation/ commissioning of solar power systems to free energy in the country. This loan carries the factor and loan proceeds has been recognized as deferred grant as per requirements of IAS 20. Moreover, during the year Holding Company made repayment of 19.25 million. Additionally, the loan is repayable in tranches within seven years from date of issue, with next tranche due in September 2025. 9.1.3

Loan facility obtained from Karandaaz Pakistan has been utilized by the Subsidiary Company to expand its production capacity by installing a second line of production in its existing facility. Furthermore, it had a conversion option (equivalent to 50% of the outstanding principal amount) subject to the fact that all the conditions decided between the parties have been met/fulfilled/satisfied or waived. The loan is recognized at fair value using the market interest rate of 3 month KIBOR plus 1.50% (2024: 3 month KIBOR plus 1.50%) and the difference between fair value and disbursement amount has been recognized as equity component. During the year 2023, the lender had forfeited its right for conversion of loan to equity.

Covenants Disclosure - Long term loans - Secured 9.3

9.2.1

In accordance with the terms of the loan agreements, the Company is obligated to comply with certain coverants. As at 30 June 2025, the Company is in compliance with the coverants as required under the loan agreements.

Long term musharaka - secured 9

Lender	Note	Sanctioned Limit	2025	2024	Tenor and basis of principal repayments	Security
First Habib Modaraba - Financial Institution	10.1	400,000,000	290,186,970	168,717,147	60 monthly installments in arrears starting from the date of inception of each contract.	168,717,147 from the date of inception of each contract. Holding Company under this contract.

(61,075,146)Current portion of long term musharaka

(24,886,380)

229,111,824 Non current portion This represents financing facility obtained under "Diminishing Musharaka" from First Habib Modaraba for the purpose of purchase of vehicles. This loan carries markup at the rate of 3 month KIBOR plus 0.9% 10.1

						2025	2024
1	Deferred grant					Rupees	Rupees
	Balance as at 01 July Recognized during the year					615,118,820 5,784,517	670,589,701 25,039,980
	Amortisation during the year					(140,859,996)	(80,510,861)
	Unamortized balance of deferred grant Less: current portion					480,043,341 (128,490,379)	615,118,820 (138,213,359)
	Balance as at 30 June					351,552,962	476,905,461
2	Deferred taxation						
_	The liability for deferred taxation comprises of t	emporary differences r	elating to:				
	Deferred tax liability on taxable temporary d		_				
	Accelerated tax depreciation allowances	interences arising in re	espect of.			637,506,303	230,690,829
	- Surplus on revaluation of property plant and	equipment				1,272,124,306	1,415,914,947
	- Equity portion of convertible loan	. 10 1				14,978,762	24,900,378
	- Unrealized gain on short term investments -	mutuai Tunds				820,750 1,925,430,121	9,715,083 1,681,221,237
	Deferred tax asset on deductible temporary d	lifferences arising in r	espect of:				
	- Loss allowance against trade debts and earner	est money				(152,359,821)	(119,917,679)
	 Unused tax losses and tax credits Compensated absences and other provisions 					(257,303,566) (29,106,762)	(37,308,371)
						(438,770,149)	(157,226,050)
						1,486,659,972	1,523,995,187
	12.1 Movement in deferred tax balances is	as follows:		-			
					25 m) / charge to		
				,	Statement of other		
			Statement of p	orofit or loss	comprehensive income	Statement of changes in equity	
		Balance as at 01	(Credited) /	7300 . 0 .		77.00	D. 1. 20
		July	charged for the	Effect of rate change	Charged for the year	Effect of rate change	Balance as at 30 June
			year 	(Rup	ees)		
	Taxable temporary difference						
	Accelerated tax depreciation allowances	230,690,829	403,802,052	3,013,422		- 1	637,506,303
	Surplus on revaluation of property,			, ,			
	plant and equipment Equity portion of convertible loan	1,415,914,947 24,900,378	(143,790,641) (11,267,582)	1,345,966	-	-	1,272,124,306 14,978,762
	Unrealized gain on short term						
	investments - mutual funds	9,715,083 1,681,221,237	(8,892,186) 239,851,643	4,357,241	<u> </u>	<u>- </u> -	820,750 1,925,430,121
	Deductible temporary differences						
	Loss allowance against						
	trade debts & earnest money	(119,917,679)	(32,442,142)	-	-	-	(152,359,821)
	Unused tax losses Compensated absences and	- 1	(257,303,566)	-	-	-	(257,303,566)
	other provisions	(37,308,371)	9,947,755	(1,746,146)	-	-	(29,106,762)
		(157,226,050)	(279,797,953)	(1,746,146)	-	-	(438,770,149)
		1,523,995,187	(39,946,310)	2,611,095	-	-	1,486,659,972
				20	24		
					m) / charge to		
			Statement of p	orofit or loss	Statement of other comprehensive	Statement of	
					income	changes in equity	
		Balance as at 01 July	(Credited) / charged for the	Effect of rate	Charged for the	Effect of rate	Balance as at 30
		- Jany	year	change	year	change	June
	Taxable temporary difference			(Rup	ees)		
	Accelerated tax depreciation allowances	166,435,967	58,630,114	5,624,748		 	230,690,829
	Surplus on revaluation of property,			5,024,740	-		
	plant and equipment Equity portion of convertible loan	282,147,255 25,791,507	(44,934,083) (12,636,107)	- 11,744,978	1,168,301,907	10,399,868	1,415,914,947 24,900,378
	Unrealized gain on short term	23,191,307	(12,030,107)	11,744,778	-		24,700,378
	investments - mutual funds	685,260 475,059,989	8,889,723 9,949,647	140,100	1,168,301,907	10,399,868	9,715,083
	De Leville donne	4/3,039,989	9,949,647	17,509,826	1,100,501,90/	10,399,868	1,681,221,237
	<u>Deductible temporary differences</u>						
	Loss allowance against trade debts & earnest money	(43,261,633)	(71,003,898)	(5,652,148)	-	_ 1	(119,917,679)
	Compensated absences and						
	other provisions	(56,439,069) (99,700,702)	21,289,090 (49,714,808)	(2,158,392) (7,810,540)	-	<u> </u>	(37,308,371) (157,226,050)
		375,359,287	(39,765,161)	9,699,286	1,168,301,907	10,399,868	1,523,995,187
		313,337,401	(32,703,101)	2,022,400	1,100,301,707	10,377,000	1,223,773,107

		2025	2024
d other payables	Note	Rupees	Rupees
litors		1,930,704,849	1,125,164,418
abilities	13.1	669,356,025	490,881,972
ted at source		48,922,649	23,948,002
for compensated absences	13.2	84,388,396	66,196,093
Profit Participation Fund	13.3	92,521,338	65,885,033
esearch Fund	13.4	17,944,812	12,940,472
Welfare Fund	13.5	60,132,471	55,714,172
from employees against purchase of vehicles		141,288,397	99,209,725
ated parties - unsecured	13.6	63,475,425	42,011,416
ables		238,134,238	253,114,897
		3,346,868,600	2,235,066,200
1	d other payables ditors diabilities cted at source for compensated absences Profit Participation Fund esearch Fund Welfare Fund from employees against purchase of vehicles ated parties - unsecured ables	ditors diabilities	d other payables Note Rupees dittors 1,930,704,849 diabilities 13.1 669,356,025 cted at source 48,922,649 for compensated absences 13.2 84,388,396 Profit Participation Fund 13.3 92,521,338 esearch Fund 13.4 17,944,812 Welfare Fund 13.5 60,132,471 from employees against purchase of vehicles 141,288,397 ated parties - unsecured 13.6 63,475,425 ables 238,134,238

13.1 This majorly includes the bonus payable to employees, incentives payable to employees and service charges payable to distributors on the sales.

			2025	2024
13.2	Provision for compensated absences	Note	Rupees	Rupees
	Balance as at 01 July		66,196,093	52,686,363
	Provision for the year		120,080,366	110,818,841
		_	186,276,459	163,505,204
	Payments made during the year		(101,888,063)	(97,309,111)
	Balance as at 30 June	=	84,388,396	66,196,093
13.3	Workers' profit participation fund			
	Balance payable as at 01 July		65,885,033	17,066,707
	Provision for the year	33	88,826,822	64,055,335
	Interest on funds utilized by the Company	35	5,823,233	1,843,394
		_	160,535,088	82,965,436
	Payment made during the year		(68,013,750)	(17,080,403)
	Balance payable as at 30 June	_	92,521,338	65,885,033
13.4	Central Research Fund			
	Balance as at 01 July		12,940,472	5,187,240
	Provision for the year	33	17,944,812	12,940,472
		_	30,885,284	18,127,712
	Payment made during the year		(12,940,472)	(5,187,240)
	Balance as at 30 June	_	17,944,812	12,940,472
13.5	Workers' Welfare Fund			
	Balance as at 01 July		55,714,172	30,921,482
	Provision for the year	33	40,402,571	24,792,690
			96,116,743	55,714,172
	Payment made during the year		(35,984,272)	-
	Balance as at 30 June		60,132,471	55,714,172
13.6	Due to related parties - unsecured			
	Grupo Empresarial Bagó S.A	13.6.1	29,336,314	29,336,314
	Bagó Laboratories Pte Ltd	_	34,139,111	12,675,102
		_	63,475,425	42,011,416
12 (1			. 111 1 1 1 1 1	

13.6.1 This pertains to royalty payable to Grupo Empresarial Bagó S.A - Spain (non controlling share holder) against sales of patent products.

		2025	2024
14	Contract liabilities	Rupees	Rupees
	Balance as at 30 June	340,839,485	333,057,621

This represents advance received from customers for future sale of goods. During the year, the Group has recognized revenue amounting to Rs. 221.01 million (2024: Rs. 113.25 million), out of the contract liability as at beginning of the reporting year.

15 **Short term borrowings - secured**

15.1 Particulars of short term borrowings - secured

		2025	2024
	Note	Rupees	Rupees
Interest / markup based financing	15.2	555,147,337	1,197,375,382
Islamic mode of financing	15.3	1,693,211,685	1,545,658,754
	_	2,248,359,022	2,743,034,136

15.2 **Under Mark up arrangements**

Holding Company

The Company has short term running finance facilities available from various commercial banks under mark up arrangements having aggregate sanctioned limit of Rs. 3,150 million (2024: Rs. 2,550 million). These facilities carry mark-up at the rates ranging from one to three months KIBOR plus 0% to 1% (2024: one to three months KIBOR plus 0% to 1%) per annum on the outstanding balances. Running finance facilities amounting to Rs. 2,850 million (2024: Rs.2,450 million) can interchangeably be utilized as non-funded facilities.

Out of the aggregate facilities, Rs. 2,850 million are secured by joint pari passu charge over present and future current assets of the Company along with 25% margin over plant and machinery (2024: Rs. 1,750 million are secured by joint pari passu charge over present and future current assets of the Company with 25% margin over plant and machinery and Rs 500 million is secured by joint pari passu charge over present and future current assets of the Company), Rs. 300 million is secured by lien on investments placed with HBL mutual funds (2024: Rs. 300 million lien on investments placed with HBL mutual funds). These facilities are renewable on annual basis latest by 30 June 2025.

Subsidiary Company - BF Biosciences Limited

The Company has short term borrowing facilities available from various commercial banks under mark-up arrangements having aggregate sanctioned limit of Rs. 825 million (2024: Rs. 375 million). These facilities carry mark-up at the rates ranging from one to three months KIBOR plus 0% to 0.75% (2024: one to three months KIBOR plus 0% to 0.75%) per annum on the outstanding balances. These facilities can interchangeably be utilized as non-funded facilities. The aggregate short term borrowings are secured by pari passu charge of Rs. 1,100 million (2024: Rs. 500 million) over present and future current assets and plant and machinery of the Company and lien over shipping documents. These facilities are renewable latest by 30 September 2025.

15.3 **Under Shariah compliant arrangements**

Holding Company

The Company has short term borrowing facility i.e. Running Musharaka available from various Islamic banks under profit arrangements having sanctioned limit of Rs. 2,600 million (2024: Rs. 1,500 million). These facilities carry profit rate of one to three months KIBOR plus 0.10% to 0.25% (2024: one to three months KIBOR plus 0.15% to 0.25%) per annum on the outstanding balance. These facilities can interchangeably be utilized as non-funded facility up to Rs 2,000 million (2024: Rs. 1,500 million).

Rs. 2,600 million are secured by joint pari passu charge over present and future current assets of the Company with 25% margin over plant and machinery (2024: Out of aggregate facilities, Rs. 1,200 million is secured by joint pari passu charge over all present and future current asset of the company with 25% margin over present and future plant and machinery and Rs 300 million is secured by joint pari passu charge over present and future current assets of the Company). This facility is renewable on annual basis latest by 30 September 2025.

Subsidiary Company - BF Biosciences Limited

The Company has short term borrowing facilities i.e. Running Musharakah available from various Islamic banks under profit arrangements having aggregate sanctioned limit of Rs. 900 million (2024: Rs. 250 million). These facilities carry profit rates of one to three months KIBOR plus 0.15% to 0.25% (2024: one month KIBOR plus 0.25%) per annum on the outstanding balances.

These facilities can interchangeably be utilized as non-funded facilities. The aggregate short term borrowings are secured by pari passu charge of Rs. 1,200 million (2024: Rs. 334 million) over present and future current assets and plant and machinery of the Company. These facilities are renewable latest by 31 October 2025.

Subsidiary - Farmacia ("the Firm")

The Firm has short term funding facility i.e. Murabaha availed from Meezan Bank Limited under profit arrangements having sanctioned limit of Rs. 10 million. These facilities carry mark-up at the rate of 9% per annum (2024: Rs. 6.67 million) on the outstanding balance. This facility is secured by hypothecation of charge over stock and receivable of Rs. 10 million to be registered with STR and Letter of comfort / Undertaking from Ferozsons Laboratories Limited for settlement of financed amount in case of overdue / default.

15.4 As per the financing arrangements, the Group is required to comply with certain financial covenants and other conditions as imposed by the providers of finance.

16	Accrued mark-up	2025 Rupees	2024 Rupees
	Long term loans - secured		
	Conventional Interest / mark-up based loans	16,673,068	18,723,659
	Islamic mode of financing	2,986,115	65,635
		19,659,183	18,789,294
	Short term borrowings - secured		
	Conventional Interest / mark-up based loans	27,946,678	99,539,570
	Islamic mode of financing	45,089,613	87,650,818
		73,036,291	187,190,388
		92,695,474	205,979,682

17 Contingencies and commitments

17.1 **Contingencies**

Holding Company

- 17.1.1 In April 2019 the ACIR issued notice to the company u/s 122(9) of Income Tax Ordinance, 2001 for Tax Year 2017. The proceedings were concluded in December 2020 and an order was issued amounting to Rs. 84,319,918 on various contentions, which mainly includes WHT implications on cost of sales purchases, amortization of expenses related to conference, seminars & trainings and promotional expenses. The Company had filed an appeal against this demand before Commissioner Appeals who partially decided the matter in favor of the Company and remanded back the remaining matters for fresh consideration. The Company had filed an appeal against this order before the Appellate Tribunal Inland Revenue, which was subsequently decided in the favor of the Company. The Department filed reference against this order with Islamabad High court which is pending adjudication. Management is confident that the eventual outcome of the matter will be decided in favor of the Company.
- 17.1.2 The Additional Commissioner Inland Revenue (ACIR) issued an order for Tax Year 2020 under section 122(5A) of the Income Tax Ordinance, 2001 on May 17, 2023, increasing the tax liability by Rs.68,568,159 on various contentions, which mainly includes discounts on sales, amortisation of expenses related to conferences, seminars & trainings, advertisement expenses, amount added u/s 18(1)d and u/s 23 of ITO, 2001.

The Company had filed an appeal against this demand before Commissioner Appeals who confirmed the advertisement and conference, seminars & trainings as additions to the income while deleted the remaining matters. The Company filed an appeal against this order before the Appellate Tribunal Inland Revenue which is pending adjudication. Management is confident that the eventual outcome of the matter will be decided in favor of the Company.

- 17.1.3 In July 2022 the DCIR has passed an order under section 161/205 in respect of Tax Year 2018 and created a demand of Rs.55,674,204 based on the observation that the Company has not deducted withholding tax while making payment to certain suppliers. Being aggrieved with the order, the Company filed an appeal before CIR(A). During the year 2024, the CIR(A) deleted the demand of Rs.53,674,204 and remanded back the remaining proceedings to DCIR for fresh consideration. In May 2024 appeal effect proceedings were initiated and Company submitted the required data. On June 28,2025 the DCIR passed an order with a demand of Rs.1,802,320 under section 161 of the Ordinance and charged default. The Company has filed an appeal against this demand before Commissioner Appeals in July 2025. Appeal effect proceedings are still pending. Management is confident that the eventual outcome of the matter will be decided in favor of the Company.
- 17.1.4 In April 2019, the ACIR issued notice to the company u/s 122(9) of Income Tax Ordinance, 2001 for the tax year 2018. The proceedings were concluded in September 2022 and an order was issued amounting to Rs. 211,576,500 on various contentions, which mainly includes advertisement & publicity, medical research, trade creditors, additions u/s 111(1)(d), other revenues claimed as exempt added u/s 39, share in AOP taxed in hands of taxpayer u/s 92 read with sec. 18 and the earnest money written off u/s 29. The Company had filed an appeal against this demand before CIR (A) who deleted additions on account of section 111(1)(d), other revenue and share in AOP while remanded back the matters relevant to adjustable tax, trade creditors, tax credit and exchange loss. The Company filed an appeal against this order before the Appellate Tribunal Inland Revenue, which has been subsequently decided in the favor of the Company. The Department filed a reference against this order with Islamabad High Court which is pending adjudication. Management is confident that the eventual outcome of the matter will be decided in favor of the Company.

- 17.1.5 The Company, along with other companies of different industries, has challenged the constitutionality of Section 4C of the Income Tax Ordinance 2001 in Islamabad High Court, and provisions appurtenant thereto, introduced vide Finance Act 2022, inter alia, upon grounds that the same unlawfully vitiates vested rights accrued in past and closed transactions, is discriminatory, confiscatory, demonstrably devoid of any intelligible differentia having rational nexus with the object of classification and amounts to impermissible double taxation. However, 50% amount of super tax has been duly paid by the Company as per the orders issued by the Honorable Supreme Court. The Islamabad High Court declared levy of super tax for 2022 as illegal. The department filed an intra court appeal against this order which is pending adjudication. Management is confident that the eventual outcome of the matter will be decided in favor of the Company.
- On January 28, 2025, the Company received a notice under section 122(9) read with section 17.1.6 122(5A) of the Income Tax Ordinance, 2001 in respect of Tax Year 2024 regarding the disallowance of Workers' Welfare Fund (WWF) and Workers' Profit Participation Fund (WPPF) expenses under sections 60A and 60B of the Ordinance, on account of non-payment. The Company submitted its reply to the notice. Subsequently, on May 30, 2025, the Additional Commissioner Inland Revenue passed an order disallowing WPPF expense of Rs. Rs.32,799,369 and WWF expense of Rs. 2,071,112.

The Company filed an appeal against the said order before the Commissioner (Appeals) on June 25, 2025, which is currently pending adjudication. Management is confident that the eventual outcome of the matter will be decided in favor of the Company.

17.1.7 In January 2023, the Company received a notice under section 221(2) of the Income Tax Ordinance, 2001 regarding adjustment of Workers' Welfare Fund (WWF) against income tax refund for the Tax Year 2021. The Company submitted its reply to the notice. Subsequently, on April 29, 2025, the Deputy Commissioner Inland Revenue (DCIR) passed an order creating a demand of Rs. 19,312,085. The Company filed an appeal against the said order before the Commissioner Appeals in May 2025, which is currently pending adjudication. Management is confident that the eventual outcome of the matter will be decided in favor of the Company.

Subsidiary Company

- 17.1.8 On 15 June 2020, the ACIR issued a show-cause notice to the Company u/s 122(9) of the Income Tax Ordinance, 2001 for the tax year 2014. The proceedings were concluded on 29 June 2020, and an order was issued amounting to Rs. 35,992,726 on various contentions. which mainly includes promotional expenses, amortization and finance costs. The Company had filed an appeal against this demand before Commissioner Appeals who deleted the existing demand and remanded back some matters to the learned officer for re-assessment. The Income Tax Department has filed an appeal against this order before the Appellate Tribunal Inland Revenue, which is currently pending. Management is confident that the eventual outcome of the matter will be decided in favor of the Company.
- 17.1.9 As a result of monitoring proceedings of withholding taxes for tax year 2017, the Assessing Officer has issued Order and raised the demand of Rs.5,218,952 (inclusive of default surcharge) on account of non-withholding of tax on certain expenses including sales promotion and advertisement under section 156 of the Ordinance. The Company had filed an appeal against this demand before Commissioner Appeals who deleted the existing demand and remanded back some matters to the learned officer for re-assessment and upheld demand of Rs. 664,128 on account of travelling and daily allowance.

The Company filed an appeal against this order before the Appellate Tribunal Inland Revenue which is pending. Appeal effect proceedings were initiated by the department in April 2024 and Company resubmitted required data.

During pendency of these proceedings, the DCIR, in December 2024 by referring to the second appeal filed by the Company with ATIR, passed an order under section 124/161/205 of the ITO, 2001, in which he gave appeal effect amounting to Rs. 664,128 on account of travelling and conveyance and Rs. 553,501 as default surcharge thereon. The department adjusted this amount along with the default surcharge against the refund claim pertaining to the tax year 2022. The Company has filed an appeal against this demand before Commissioner Appeals. Management is confident that the eventual outcome of the matter will be decided in favor of the Company.

- 17.1.10 During June 2025, the Assessing Officer, as a result of monitoring proceedings of withholding taxes for tax year 2019 has issued Order and raised the demand of Rs.17,241,644 (inclusive of default surcharge of Rs.7,219,348) on account of non-withholding of tax on certain expenses. The Company has filed an appeal against this demand before Commissioner Appeals. Management is confident that the eventual outcome of the matter will be decided in favor of the Company.
- 17.1.11 During November 2024, the ACIR issued a notice to the Company u/s 122(9) of the Income Tax Ordinance, 2001 for the tax year 2019. The proceedings were concluded on 29 June 2025, and an order was issued raising tax liability of Rs. 9,309,351 on various contentions, which mainly includes admin, selling, promotional expenses, amortization and finance costs, unrealized exchange gain or loss and other provisions. Being aggrieved with the order, the Company has filed an appeal against this demand before Commissioner Appeals. Management is confident that the eventual outcome of the matter will be decided in favor of the Company.
- Orders under section 170(4) of the Income Tax Ordinance, 2001 were issued by the tax 17.1.12 authorities in respect of tax years 2016, 2018, 2019, 2021 on December 31, 2024 and tax year 2022 on January 03, 2025. In these orders, partial or full refund claims were rejected primarily on grounds of alleged non-verification or non-payment of certain components. Specifically, tax credit claims under section 65B were disallowed amounting to Rs. 2.78 million, while in tax year 2021, Workers' Welfare Fund amounting to Rs. 1.62 million was disallowed. The principal refund claims rejected amounted to Rs. 31.57 million. After rejection of certain claims, the Department adjusted remaining refund of Rs. 53.84 million against impugned liability for the tax year 2015 and 2017. The Company filed an appeal against this order with Commissioner Appeals which is pending adjudication. Management is confident that the eventual outcome of the matter will be decided in favor of the Company.

17.2 **Commitments**

17.2.1 **Holding Company**

17.2.1.1 Letter of credits

17.2.1.1.1 Under Mark up arrangements

Out of the aggregate facility of Rs. 3,950 million (2024: Rs. 3,400 million) for opening letters of credit, the amount utilized as at 30 June 2025 for capital expenditure was Rs. 310.93 million (2024: Nil) and for other than capital expenditure was Rs.192.29 million (2024: Rs.282.84 million).

These facilities are secured by either joint pari passu charge over present and future current assets of the Company with 25% margin over plant and machinery, lien on investments of the Company placed with HBL mutual funds or lien over the import documents (2024: joint pari passu charge over present and future current assets of the Company with 25% margin over plant and machinery, lien on investments placed with HBL mutual funds and lien over the import documents).

17.2.1.1.2 Under Shariah compliant arrangements

The Company have facilities i.e. letters of credit of Rs. 2,500 million (2024: Rs. 1,850 million) available from Islamic banks. The amount utilized as at 30 June 2025 for capital expenditure was Rs. Nil (2024: Rs. Nil) and for other than capital expenditure was Rs. 290.13 million (2024: Rs. 157.45 million). These facilities are secured by either joint pari passu charge over all present and future current assets and plant and machinery of the Company with 25% margin, or lien over import documents (2024:joint pari passu charge over present and future current assets of the Company with 25% margin over plant and machinery and lien over import documents).

17.2.1.2 Guarantees issued by banks on behalf of the Company

17.2.1.2.1 Under Mark up arrangements

Out of the aggregate facility of Rs. 1,200 million (2024: Rs. 1,200 million) for letter of guarantees (which is the sublimit of running finance and letter of credits), the amount utilized as at 30 June 2025 was Rs. 575.72 million (2024: Rs. 380.57 million).

17.2.1.2.2 Under Shariah compliant arrangements

The Company has facility i.e. letter of guarantee of Rs. 275 million (2024: Rs. 175 million) available from Islamic bank, the amount utilized at 30 June 2025 was Rs. 4.49 million (2024: Rs. 14.57 million).

17.2.1.3 Guarantees issued by the Holding Company on behalf of the Subsidiary

The Holding Company has approved cross corporate guarantees in favor of lenders / financial institutions of the subsidiary company up to Rs. 3,500 million (2024: Rs. 3,500 million) for a tenor of 10 years. Out of this approved limit, corporate guarantees amounting to Rs. 2,925 million (2024: Rs. 2,925 million) for a tenor of 10 years have been provided to banks / financial institutions till date.

17.2.1.4 **Under Shariah compliant arrangements – Ijarah Commitments**

The Company has entered into Ijarah arrangements for vehicles with Meezan bank. Aggregate commitments for these Ijarah arrangements as at 30 June 2025, are as follows:

	2025 Rupees	2024 Rupees
Future payments under Ijarah:		
Not later than one year	55,128,345	-
Later than one year but not later than five years	216,086,563	-
Later than five years		-
	271,214,908	-

17.2.2 **Subsidiary Company**

17.2.2.1 Letter of credits

17.2.2.1.1 Under Mark up arrangements

Out of aggregate facilities of Rs. 1,055 million (2024: Rs. 705 million) for opening letters of credit, the amount utilized as at 30 June 2025 for capital expenditure was Rs. 4.42 million (2024: Rs. Nil) and for other than capital expenditure was Rs. 49.66 million (2024: 64.44 million). These facilities are secured by pari passu charge (2024: pari passu charge) over all present and future current assets and plant and machinery of the Company.

17.2.2.1.2 Under Shariah compliant arrangements

The Company has facilities i.e. letters of credit of Rs. 900 million (2024: Rs. 250 million) available from various Islamic banks. The amount utilized as at 30 June 2025 for capital expenditure was Rs. 8.14 million (2024: Rs. Nil) and for other than capital expenditure was Rs. 75.85 million (2024: Rs. Nil). These facilities are secured by pari passu charge (2024: pari passu charge) over all present and future current assets and plant and machinery of the Company.

17.2.2.2 Guarantees issued by banks on behalf of the Company

17.2.2.2.1 Under Mark up arrangements

Out of the aggregate facilities of Rs. 185 million (2024: Rs. 185 million) for letters of guarantee (which is the sublimit of running finance and letters of credit), the amount utilized as at 30 June 2025 was Rs. 120.98 million (2024: Rs. 40.13 million).

17.2.2.2.2 Under Shariah compliant arrangements

The Company has facilities i.e. letters of guarantee of Rs. 150 million (2024: Rs. 50 million) available from various Islamic banks, the amount utilized as at 30 June 2025 was Rs. Nil (2024: Rs. Nil).

17.2.2.3 **Under Shariah compliant arrangements – Ijarah Commitments**

The Company has entered into Ijarah arrangements for vehicles with Meezan bank. Aggregate commitments for these Ijarah arrangements as at 30 June 2025, are as follows:

	2025	2024
	Rupees	Rupees
Future payments under Ijarah:		
Not later than one year	5,723,232	-
Later than one year but not later than five years	21,358,376	-
Later than five years	-	-
	27,081,608	-

Fig. 11,556,01442 1,523,402,184 1,523,	Note	2025 Rupees	2024 Rupees					
Districting on Plant and Office Computers Comput	18.1 18.6	11,388,260,712 168,561,462	8,119,903,488 3,708,498,694					
Plant and machinety Computers Comput	. "	11,556,822,174	11,828,402,182					
Puniduge on Inachinery Punidum and Office Puridum Rupers Punidum				Own	pe			
2.012.849.964 3.896.526.630 173.843.407 140.561.969 127.786.490 738.401.920 8.5 7/80.804.815 2.998.998.834 8.246.569 127.786.490 127.786.490 738.401.920 8.5 2.792.624.811 6.883.221.484 181.996.3415 (15.5.461) (210.627) (9.865.962) (64.600.048) 4.2 2.792.624.81 6.883.221.484 181.390.315 165.361.31 164.407.21 1.019.681.931 123 2.773.62.073 475.316.02 17.255.2764 15.615.912 26.109.943 10.00.264.332 112 2.277.72.64 4.75.316.02 1.25.32.764 115.793.476 99.012.435 36.03.1661 99.012.435 36.03.1661 99.012.435 113.41.894 113.41.894 113.41.894 114.80.20.20 55.64.93.20 11.23.23.20 11.23.23.23 11.23.23.20 11.23.23.20 11.23.23.20 11.23.23.20 11.23.23.20 11.23.23.20 11.23.23.20 11.23.23.20 11.23.23.20 11.23.23.20 11.23.23.20 11.23.23.23 11.23.23.23 11.23.23.23 11.23.23.23 11.23.23.23	Freehold land	Buildings on freehold land	Plant and machinery	Office equipment	Furniture and fittings	Computers	Vehicles	Total
2.012.849.964 3.896,526,630 173,843,407 140,561,969 127,786,490 738,401,920 4.12 780.804,815 2.998,98,854 8.240,369 23,449,977 46,129,193 345,880,099 4.12 7.792,624,841 6,883,221,484 181,996,345 163,949,377 46,129,193 345,880,099 4.12 2.792,624,410 415,368,022 112,582,764 13,615,912 26,109,443 160,205,088 9 2.27,727,663 474,277,693 415,284,785 125,287,641 13,615,912 26,109,443 160,205,088 11,116,550,088 2.564,897,178 6,448,943,785 59,802,111 88,007,944 48,624,235 115,143,494 11,116,550,088 5,233,437 11,116,550,088 5,233,437 11,116,550,088 5,233,437 11,116,550,088 5,233,437 11,116,550,088 5,233,437 11,116,550,088 5,233,437 11,116,550,088 5,233,437 11,116,540,088 11,116,550,088 11,116,550,088 11,116,550,088 11,116,550,088 11,116,550,088 11,116,550,088 11,116,550,088 11,116,550,088 11,116,550,088 1				· · · · · · · · · Rupe				
780.804.815 2.998.998.854 8.240,369 23,449,977 46,129,193 345,880,059 4.0 1,029,383 (1,029,384) (12,340,000) (153,461) (210,627) (64,600,048) 12,1461 (10,149,681,931) 12,1461,394 11,1461 12,1461 12,1461,394	1.691.351.127	2.012.849.964	3.896.526.630	173.843.407	140.561.969	127.786,490	738,401,920	8.781.321.5
27,72,624,841 6,883,221,484 181,930,315 163,801,319 164,049,721 1,019,681,931 15,101 27,72,624,841 10,025,333 (19,022) 125,227,64 13,615,912 26,109,943 160,205,638 9 227,727,663 475,308,032 122,128,204 105,793,375 115,425,486 463,047,599 115 2,564,897,178 6,408,943,785 59,802,111 58,007,944 48,624,235 556,634,332 111,24,259 11,22,21,259 11,22,21,259 11,22,21,259 11,2	1 1	780,804,815 (1,029,938)	2,998,998,854 (12,304,000)	8,240,369 (153,461)	23,449,977	46,129,193	345,880,059 (64,600,048)	4,203,503,26
227,822,073 475,303,032 109,694,462 92,359,461 99,012,435 360,351,661 227,822,073 475,303,032 12,552,764 13,615,912 26,109,943 160,205,058 227,727,663 474,277,699 122,128,204 165,793,775 115,425,486 465,047,599 1 2,564,897,178 6,408,945,785 59,802,111 58,007,944 48,624,235 556,624,332 11 1,116,550,955 2,312,406,658 165,359,301 135,776,215 119,835,218 629,930,089 7 1,03,513,746 667,700,894 6,013,809 5,233,836 15,534,347 195,141,894 7 792,785,263 919,746,678 (857,20) 140,561,969 127,786,490 738,401,920 313,798,634 611,756,361 98,368,184 80,762,896 122,736 738,401,920 738,401,920 428,992,920 (854,121,057) (853,211) (240,580) (6,881,982) (7,886,041) (7,138,042,042) 5-10 5-10 33,33 20	1,691,351,127	2,792,624,841	6,883,221,484	181,930,315	163,801,319	164,049,721	1,019,681,931	12,896,660,73
227,727,663 474,277,699 122,128,204 105,793,375 115,425,486 463,047,599 11 2,564,897,178 6,408,943,785 59,802,111 58,007,944 48,624,235 556,634,332 11 1,116,550,955 2,312,406,658 165,339,301 135,776,215 119,835,218 629,930,089 101,184 103,513,746 66,700,884 6,013,809 5,233,836 15,534,347 195,141,894 195,141,894 792,785,263 919,746,678 (887,303) (468,082) (7,583,075) (86,670,063) 15,240,490 738,401,920 313,798,634 611,756,361 98,368,184 80,762,896 127,786,490 738,401,920 115,194,286 242,336,966 12,207,219 11,837,145 23,289,653 112,226,126 1 16,28,992,920 (854,121,057) (854,121,057) (853,211) (240,580) (6,851,982) 178,665,041) 1 2,012,849,964 5,10 48,202,508 48,202,508 33,33 360,351,661 1 1,14,18,945 5,10 5,10 33,33		227,822,073 (94,410)	475,303,032 (1,025,333)	12,552,764 (119,022)	13,615,912 (181,998)	26,109,943 (9,696,892)	160,205,058 (57,509,120)	915,608,78 (68,626,77
2,564,897,178 474,277,699 122,128,204 105,793,375 115,425,486 463,047,599 1 2,564,897,178 6,408,943,785 59,802,111 58,007,944 48,624,235 556,634,332 11 1,116,550,955 2,312,406,658 165,359,301 135,776,215 119,835,218 629,930,089 11 1,03,513,746 667,700,894 6,013,809 5,253,836 15,534,347 195,141,894 195,141,894 1,02,738,063 919,746,678 (857,303) (468,082) (7,583,075) (86,670,063) 17 2,012,849,964 611,756,361 98,368,184 80,762,896 82,575,364 326,990,576 115,194,286 242,336,966 12,207,219 11,837,145 23,289,053 112,226,126 115,194,286 242,336,966 12,207,219 11,837,145 23,289,053 112,226,126 115,194,286 242,336,966 12,207,219 11,837,145 23,289,053 112,226,126 10,694,462 64,148,945 38,05,206 10,694,462 92,359,461 99,012,435 378,050,299		227,822,073	475,303,032	109,694,462 12,552,764 (119,022)	92,359,461 13,615,912 (181,998)	99,012,435 26,109,943 (9,696,892)	360,351,661 160,205,058 (57,509,120)	661,418,019 915,608,78 (68,626,77
2,564,897,178 6,408,943,785 59,802,111 58,007,944 48,624,235 556,634,332 111 1,116,550,955 2,312,406,658 165,359,301 135,776,215 119,835,218 629,930,089 15,534,347 195,141,894 1,016,513,746 66,7700,894 6,013,809 5,253,836 15,534,347 195,141,894 195,141,894 1,02,785,263 919,746,678 (857,303) (468,082) 7,583,075 (86,670,063) 1 2,012,849,964 3,896,526,630 173,843,407 140,561,969 127,786,490 738,401,920 1 313,798,634 611,756,361 98,368,184 80,762,896 82,575,364 326,990,576 1 115,194,286 24,1336,966 12,207,219 11,837,145 23,289,053 112,226,126 115,194,286 38,4121,057 (853,211) (240,580) (6,851,982) (78,865,041) 2,012,849,964 3,896,526,630 64,148,945 92,335,461 99,012,435 378,050,259 5-10 5-10 10 10 10 33,33 2		227,727,663	474,277,699	122,128,204	105,793,375	115,425,486	463,047,599	1,508,400,02
1,116,550,955 2,312,406,658 165,359,301 135,776,215 119,835,218 629,930,089 103,513,746 667,700,894 6,013,809 5,253,836 15,534,347 195,141,894 103,513,746 667,700,894 6,013,809 5,253,836 15,534,347 195,141,894 103,785,263 919,746,678 (887,303) (468,082) (7,583,075) (86,670,063) 2,012,849,964 3,896,526,630 173,843,407 140,561,969 127,786,490 738,401,920 313,798,634 611,756,361 98,368,184 80,762,896 82,575,364 326,990,576 115,194,286 242,336,966 12,207,219 11,837,145 23,289,053 112,226,126 16,28,992,920 (854,121,057) (853,211) (240,580) (6,831,982) 78,865,041) 4,202,849 3,896,526,630 64,148,945 48,202,508 33,33 20	1,691,351,127	2,564,897,178	6,408,943,785	59,802,111	58,007,944	48,624,235	556,634,332	11,388,260,71
792,785,263 919,746,678 (857,303) (468,082) (7,583,075) (86,670,063) 2,012,849,964 3,896,526,630 173,843,407 140,561,969 127,786,490 738,401,920 138,401,920 313,798,634 611,756,361 98,368,184 80,762,896 82,575,364 326,990,576 115,194,286 12,207,219 11,837,145 23,289,053 112,226,126	849,151,127 2,880,000	1,116,550,955 103,513,746	2,312,406,658 667,700,894	6,013,809	135,776,215 5,253,836	119,835,218 15,534,347	629,930,089 195,141,894	5,329,009,5
2.012,849,964 3.896,526,630 173,843,407 140,561,969 127,786,490 738,401,920 8. 313,798,634 611,756,361 98,368,184 80,762,896 82,575,364 326,990,576 11, 15,226,126 115,194,286 242,336,966 12,207,219 11,837,145 23,289,053 112,226,126 115,194,286 242,336,966 12,207,219 11,837,145 23,289,053 112,226,126 115,194,286 (854,121,057) (853,211) (240,580) (6,851,982) (78,865,041) (11,222,041) 428,992,920 (854,121,057) 109,694,462 92,359,461 99,012,435 360,351,661 11,222,144,94,944 38,96,526,630 64,148,945 48,202,508 28,774,055 8,780,50,259 8,740,052 8,740,0	(44,880,000) 884,200,000	- 792,785,263	919,746,678	(857,303)	(468,082)	(7,583,075)	(86,670,063)	(140,458,5; 2,596,731,9
313,798,634 611,756,361 98,368,184 80,762,896 82,575,364 326,990,576 1, 115,194,286 115,194,286 122,207,219 11,837,145 23,289,053 112,226,126 1, 112,226,12	1,691,351,127	2,012,849,964	3,896,526,630	173,843,407	140,561,969	127,786,490	738,401,920	8,781,321,5
115,114,280 24,250,300 11,207,115 25,263,005 11,2220,120 11,2220,120 11,2220,120 11,2220,120 12,207,207,200 12,207,		313,798,634	611,756,361	98,368,184	80,762,896	82,575,364	326,990,576	1,514,252,0
(428,992,920) (834,121,057) . <td></td> <td></td> <td>27,730</td> <td>(27,730) (27,730) (853,211)</td> <td>(240,580)</td> <td>- (6,851,982)</td> <td>- (78,865,041)</td> <td>(86,810,8</td>			27,730	(27,730) (27,730) (853,211)	(240,580)	- (6,851,982)	- (78,865,041)	(86,810,8
- 109,694,462 92,359,461 99,012,435 360,351,661 7 2,012,849,964 3,896,526,630 64,148,945 48,202,508 28,774,055 378,050,259 8 5-10 5-10 10 10 33,33 20 8		(428,992,920)	(854,121,057)	•			•	(1,283,113,9
7 2.012.849,964 3.896,526,630 64,148,945 48,202,508 28,774,055 378,050,259 5-10 5-10 10 33.33 20				109,694,462	92,359,461	99,012,435	360,351,661	661,418,0
5-10 10 10 33.33	1,691,351,127	2,012,849,964	3,896,526,630	64,148,945	48,202,508	28,774,055	378,050,259	8,119,903,4
	,	5-10	5-10	10	10	33.33	20	

Net book value as at 30 June 2025

Balance as at 01 July 2023

Additions / transfers Disposals / write off

Reclassification

Cost / revalued amount

30 June 2024

Balance as at 30 June 2025

Balance as at 30 June 2025

Balance as at 01 July 2024

Additions / transfers Disposals / write off

Cost / revalued amount

30 June 2025

18 Property, plant and equipment

Capital work in progress

Operating assets

18.1 Operating assets

Balance as at 01 July 2024

Depreciation

Charge for the year On disposals / write offs

Balance as at 30 June 2024

Revaluation surplus - net

Balance as at 01 July 2023

Depreciation

Charge for the year

Reclassification

Elimination of accumulated depreciation on revaluation

On disposals / write offs

Net book value as at 30 June 2024

Depreciation Rate %

Balance as at 30 June 2024

18.1.1 These include fully depreciated assets amounting to Rs. 971.67 million (2024: Rs. 851.49 million).

Additions in operating fixed assets include transfers from capital work-in-progress amounting to Rs. 3,807.13 million (2024; Rs. 785.20 million). 18.1.2 In addition to the guarantee as disclosed in note 17.2.1.3 the Holding Company has also approved securities up to Rs. 2,500 million (2024: Rs. 2,500 million) in favor of financial institutions / lenders of subsidiary company for obtaining loan against import of plant and machinery for a maximum tenor of 5 years out of which security amounting to Rs. 457 million (2024; Rs. 457 million) has been provided till date. The security is provided in terms of first pari passu charge over head office land and building (2024: first pari passu charge over head office land and building of the Holding Company. 18.1.3

Had there been no revaluation, carrying value of freehold land, building on free hold land and plant and machinery would have been as follows: 18.1.4

Rupees	90,503,262	438,595,230	1,783,841,861	.312.940.353
Rupees	90,503,262	1,148,067,918	4,511,012,743	5.749.583.923
		d land	5-	
	Freehold land	Building on freehold land	Plant and machinery	

2024

2025

Particulars of immovable property (i.e. land and building) in the name of Holding Company and its subsidiaries are as follows: 18.2

Manufacturing facility Fead office & biotech plant Fead office & biotech plant Fead office & biotech plant Begistered office Shop no. 2, Ground Floor, Ramzan Medical Centre, Lahore Phase II Extension Defence House Authority, Islamabad House No. 167, Khanuspur Ayubia, KPK Sale office Shahra-e-Faysal, Karachi Manufacturing facility Head office & biotech plant Registered office Vacant shop Vacant plots Vacant plots Guest house Sale office Sale office	Location	Usage of immovable property	Total area (acres)	Covered Area (square feet)
Head office & biotech plant Registered office Vacant shop Vacant plots Guest house Sale office	Main G.T Road, Amangarh, District Nowshera, KPK	Manufacturing facility	29.81	336,222
Registered office Vacant shop Vacant plots Guest house Sale office	5-K.M - Sunder Raiwind Road, Raiwind Lahore	Head office & biotech plant	25.65	88,101
Vacant shop Vacant plots Guest house Sale office	197-A, The Mall, Rawalpindi Cantt, Rawalpindi	Registered office	0.66	28,749
Vacant plots Guest house Sale office	Shop no. 2, Ground Floor, Ramzan Medical Centre, Lahore	Vacant shop	0.01	351
ır Ayubia, KPK Guest house Sale office	Phase II Extension Defence House Authority, Islamabad	Vacant plots	1.03	N/A
Sale office	House No. 167, Khanuspur Ayubia, KPK	Guest house	0.33	5,000
	Shahra-e-Faysal, Karachi	Sale office	0.23	6,650

As explained in note 8, the latest revaluation was carried as at 30 June 2024. As per the revaluation report, forced sale value of freehold land, buildings on free hold land and plant & machinery was Rs. 1,518.20 million, Rs. 1,679.50 million and Rs. 3,000.52 million respectively. 18.3

g shed 1,029,938 935,527 3,190,663 2 1,029,938 935,527 3,190,663 2 sets having net book 2,952,280 36,480 343,277 Rs. 500,000 2,952,280 36,480 343,277 dachinery 16,149,399 11,309,882 - (11 z Fittings 210,627 28,629 - (11	36 37 22)	
3,2;	20)	
Vehicles 1,990	- 45	
88,164,036	4 ∭	
140 458 572 5.2 5.4 4.7 700 1.3.7 1.5.7 0.41 708 5.0.5 7.3.7	2	

			2025	2024
18.6	Capital work-in-progress	Note	Rupees	Rupees
	The movement in capital work in progress is as follows:			
	Balance as at 01 July		3,708,498,694	4,160,496,298
	Additions during the year		267,188,363	333,199,286
	Less: Transfers to operating fixed assets during the year		(3,807,125,595)	(785,196,890)
	Balance as at 30 June	18.6.1	168,561,462	3,708,498,694
18.6.1	Capital work-in-progress comprises of:			
	Building and civil works	18.6.1.1	57,284,284	809,389,832
	Plant and machinery, office equipment	18.6.1.2	103,120,946	2,792,592,762
	Land		6,631,795	-
	Vehicles		700,089	106,516,100
	Office equipment	-	824,348	-
		-	168,561,462	3,708,498,694
		-		

- 18.6.1.1 The transfers amounting to Rs. 3,569.53 million includes borrowing cost amounting to Rs. 9.74 million pertains to current year (2024: Rs. 36.79 million) capitalized at the rate of 9.04% (2024: 9.04%) on building of Line 2 which also has been capitalized / transferred to PPE in November 2024.
- **18.6.1.2** This mainly represents cost incurred for development and installation in plant and machinery.

19 **Intangible assets**

			2025	2024
19.1	Computer softwares and software license fees	Note	Rupees	Rupees
	<u>Cost</u>			
	Balance as at 01 July		79,560,130	19,059,130
	Addition during the year		5,121,630	60,501,000
	Balance as at 30 June	19.1.1	84,681,760	79,560,130
	<u>Amortisation</u>			
	Balance as at 01 July		38,521,459	17,506,457
	Amortisation for the year	31	18,532,742	21,015,002
	Balance as at 30 June	=	57,054,201	38,521,459
	Net book value	<u>-</u>	27,627,559	41,038,671

19.1.1 These include fully amortized assets amounting to Rs. 19.04 million (2024: Rs. 16.61 million). Intangibles are amortised at 33% (2024: 33%) on straight line basis.

			2025	2024
20	Investment property	Note	Rupees	Rupees
	Balance as at 30 June	20.1	79,371,992	79,371,992

- 20.1 It represents following pieces of land:
 - Plot number 69 measuring 177.77 square yards is situated at Civic Centre, Gulberg Greens, Islamabad, having fair value of Rs. 100 million (2024: Rs. 102.01 million).
 - Plot number 70 measuring 200 square yards is situated at Civic Centre, Gulberg Greens, Islamabad, having fair value of Rs. 110 million (2024: Rs. 115.20 million).

The value of these pieces of land was determined by approved external, independent valuers i.e. KGT (Pvt.) Limited, formerly K.G. Traders (Pvt.) Ltd. The most significant input into this valuation is market value.

			2025	2024
21	Stores, spare parts and loose tools	Note	Rupees	Rupees
	Stores		64,593,114	55,136,120
	Spare parts		64,357,053	38,799,681
	Loose tools		75,905,376	102,377,690
	Stores in transit	_	1,055,035	-
			205,910,578	196,313,491
22	Stock in trade			
	Raw and packing materials	22.1	2,400,823,024	1,795,421,979
	Work in process	22.1	649,175,050	423,548,791
	Finished goods	22.1	3,038,957,033	2,403,359,059
	Stock in transit	22.2	540,390,482	211,952,358
		•	6,629,345,589	4,834,282,187
	Less: Provision for slow moving stock in trade	22.3	(28,842,216)	(52,913,958)
			6,600,503,373	4,781,368,229

- 22.1 The amount charged to consolidated statement of profit or loss on account of write down of raw material and work in progress to net realizable value amounts to Rs. 83.75 million (2024: 94.18 million) and finished goods to net realizable value amounts to Rs. 134.47 million (2024: 142.37 million).
- 22.2 It includes raw and packing material in transit amounting to Rs. 89.65 million (2024: Rs. 82.81 million) and finished goods in transit amounting to Rs. 450.74 million (2024: Rs. 129.05 million).

22.3	Movement in Provision for slow moving stock in trade:	Note	2025 Rupees	2024 Rupees
	Provision as at 01 July		52,913,958	2,304,081
	Charge during the year		28,842,216	52,913,958
	Provisions reversed during the year		(52,913,958)	(2,304,081)
	Balance as at 30 June	22.3.1	28,842,216	52,913,958

Out of the total balance of provision for slow moving stock in trade, Rs. 9.24 million (2024: Rs. 41.26) pertains 22.3.1 to raw and packing materials, and Rs. 19.6 million (2024: Rs. 11.65 million) pertains to finished goods.

23 Trade debts

Export debtors - considered good			
Secured	23.1	55,542,879	145,476,899
Unsecured		-	9,833,795
		55,542,879	155,310,694
Local debtors	_		
Considered good - secured	23.1	121,063,800	103,769,926
Considered good - unsecured		2,124,620,685	2,157,533,759
Considered doubtful		314,238,554	246,139,756
		2,615,465,918	2,662,754,135
Impairment loss allowance	23.2	(314,238,554)	(246,139,756)
	=	2,301,227,364	2,416,614,379

23.1 These receivables are secured against the security deposit received from distributors as per the terms of agreement in the normal course of business.

23.2	Movement in impairment loss allowance against trade debts:	Note	2025 Rupees	Rupees
	Balance as at beginning of year		246,139,756	109,839,103
	Charge of expected credit loss during year	33	68,098,798	136,300,653
	Balance as at end of year		314,238,554	246,139,756

24	Loans and advances - considered good	Note	2025 Rupees	2024 Rupees
	Advances to employees - secured	24.1	69,289,301	71,722,042
	Advances to suppliers - unsecured	24.2	144,727,940	125,720,485
	Others		41,591,580	13,686,361
			255,608,821	211,128,888

Advances given to employees are in accordance with the Group's policy and terms of employment contract. These advances are 24.1 secured against provident fund. The amount includes advances of Rs. nil (2024: Rs. 12.28 million) given to executives of the holding

24.2 Advances given to suppliers are interest free and in the ordinary course of business.

			2025	2024
Deposits and	l prepayments	Note	Rupees	Rupees
Deposits - co	nsidered good			
Earnest M	oney - considered good	25.1	224,050,452	227,716,798
Less: Impairr	nent loss allowance	25.2	(38,023,922)	(33,917,601)
			186,026,530	193,799,197
Margins held	with bank for imports		69,299,748	127,793,091
			255,326,278	321,592,288
Prepayments			26,476,155	11,392,683
Others			2,239,851	448,732
			284,042,284	333,433,703

These represent interest free deposits given in the ordinary course of business for acquiring government tenders.

25.2	The movement in impairment loss allowance is as follows:	Note	2025 Rupees	2024 Rupees
	Balance as at 01 July Charge during the year	33	33,917,601 4,106,321	25,792,238 8,125,363
	Balance as at 30 June		38,023,922	33,917,601

191,205,015

20,148,871

73,955,115 285,309,001 225,180,509

283,807,115

8,958,522 49,668,084

26 Other receivables - considered good Due from statutory authorities:

Sales tax refundable - net	
Export rebate	
Others considered good - unsecured	

Chaut town investments	Mada	2025 Dunasa	2024 Dumana
Short term investments	Note	Rupees	Rupees
Investments at fair value through profit or loss - mutual funds	27.1	1,661,032,001	496,495,295

Movement in short term investments is as follows:

Fair value as at 01 July		496,495,295	544,965,655
Acquisiton/(Redemption) during the year - net		1,096,688,571	(104,582,454)
Realized gain on sale of investments during the year	34.1	57,791,239	6,390,555
Unrealized gain on re-measurement of investments	34.1	10,056,896	49,721,539

496,495,295 Fair value as at 30 June 1,661,032,001

	Units		Fair va	duo
	2025	2024	2025	2024
27.1.1 Mutual fund wise detail is as follows:	Numbe	er	Rupe	es
HBL Money Market Fund	3,608,087	3,367,109	373,007,482	348,467,577
MCB Cash Management Optimizer Fund	2,670,958	10,939	273,257,763	1,114,288
HBL Cash Fund	1,536,712	504,004	159,491,167	51,944,030
ABL Cash Fund	32,232,920	1,226,287	330,555,043	12,555,825
Pakistan Cash Management Fund	13,154	9,387	663,876	473,030
Alfalah Investment Money Market Fund	3,163,061	828,164	313,194,277	81,940,545
Alfalah Cash Fund	21	-	10,528	-
UBL Money Market Fund	2,084,824	-	210,844,242	-
UBL Liquidity Plus Fund	75	-	7,623	-
			1,661,032,001	496,495,295
		:		

Realized gain of Rs. 57.79 million (2024: Rs. 6.39 million) and dividend of Rs. 125.32 million (2024: 43.22 million) has been recorded in Other income Note 34.1. These investments and related gain is from non shariah compliant arrangement.

27

				2025	2024
28	Cash a	and bank balances	Note	Rupees	Rupees
	Cash in	n hand		9,607,395	11,328,953
	Cash a	t bank:			
	- (Conventional banks	28.1	596,354,780	513,309,720
	- I	slamic banks	28.2	86,564,942	26,425,670
			_	682,919,722	539,735,390
			-	692,527,117	551,064,343
	28.1	Conventional Banks	=		
		- current accounts in local currency		121,139,774	84,617,964
		- current accounts in foreign currency		427,032,288	405,645,210
		- savings accounts in local currency	28.1.1	48,182,718	23,046,546
		o ,	-	596,354,780	513,309,720
	28.2	Islamic Banks	=		
		- current accounts in local currency		85,030,245	25,713,439
		- savings accounts in local currency	28.2.1	1,534,697	712,231
		ý	-	86,564,942	26,425,670
	28.1.1	These carry interest ranging from 8.00% to 19.0 arrangements. These carry profit ranging from 5.87% to 11.01% arrangements.			
				2025	2024
29	Reveni	ue - <i>net</i>	Note	Rupees	Rupees
			11010	Rupees	Rupees
	Gross s				
	Loca			20,924,178,104	17,246,713,985
	Expo	ort	_	950,186,876	848,653,367
				21,874,364,980	18,095,367,352
					10,075,507,552
	Toll n	nanufacturing		26,618,204	-
	Toll n Less:	nanufacturing		26,618,204	-
	Less:	nanufacturing s return	ſ	(189,495,781)	(110,461,366)

29.1 I	Disaggregation of Revenue - net
--------	---------------------------------

Revenue from contracts with customers - net

Sales tax

Primary	Geogran	hical	Markets	(Rovenue.	not)

Pakistan	17,906,712,711	15,006,096,813
Afghanistan	359,792,622	313,093,387
Sri Lanka	254,039,562	298,155,361
Philippines	76,109,837	78,429,906
Kenya	25,718,092	41,350,131
Myanmar	78,134,301	36,378,114
Nepal	39,081,806	33,889,834
Kyrgyzstan	28,579,376	24,239,130
Mongolia	3,393,074	2,940,408
Cambodia	4,403,783	2,021,820
Switzerland	16,816,128	-
Mauritania	17,803,214	-
Others	46,315,081	18,155,275
	18,856,899,587	15,854,750,179

29.1

(149,792,515)

(3,044,083,597)

18,856,899,587

(459,610,313)

(2,240,617,173)

15,854,750,179

Cost of sales	Note	2025 Rupees	2024 Rupees
Raw and packing materials consumed	30.1	5,488,213,918	4,775,074,740
Salaries, wages and other benefits	30.2	915,333,654	708,853,664
Fuel and power		418,690,208	407,765,394
Repair and maintenance		62,580,127	62,795,441
Stores, spare parts and loose tools consumed		352,445,782	263,473,043
Freight and forwarding		61,140,591	62,248,368
Packing charges		74,772,120	52,097,992
Rent, rates and taxes		9,293,562	6,828,895
Postage and telephone		12,909,460	9,703,344
Insurance		49,401,438	44,797,572
Travelling and conveyance		70,228,284	56,382,566
Canteen expenses		59,549,515	38,935,270
Depreciation on property, plant and equipment	18.4	654,634,399	342,849,685
Ijarah expense		456,257	-
Laboratory and other expenses		153,816,408	76,666,409
		8,383,465,723	6,908,472,383
Work in process:			
Opening		423,548,791	249,627,985
Closing		(649,175,050)	(423,548,791)
		(225,626,259)	(173,920,806)
Cost of goods manufactured		8,157,839,464	6,734,551,577
Finished stock:			
Opening		2,392,888,111	1,325,994,498
Purchases made during the year		3,328,899,075	3,724,536,167
Closing - net of provision		(3,019,357,660)	(2,392,999,157)
		2,702,429,526	2,657,531,508
		10,860,268,990	9,392,083,085
30.1 Raw and packing materials consumed			
Opening		1,752,978,969	1,832,285,298
Purchases made during the year		6,126,815,130	4,695,768,411
		7,879,794,099	6,528,053,709
Closing - net of provision		(2,391,580,181)	(1,752,978,969)
		5,488,213,918	4,775,074,740

Salaries, wages and other benefits include Rs. 32.14 million (2024: Rs. 25.22 million), which 30.2 represents employer's contribution towards provident fund.

30

			2025	2024
31	Administrative expenses	Note	Rupees	Rupees
	Salaries and other benefits	31.1	473,329,222	401,108,818
	Directors fees and expenses		6,810,000	531,000
	Rent, rates and taxes		1,207,182	1,989,320
	Postage and telephone		15,774,853	20,763,850
	Printing, stationery and office supplies		8,768,797	9,432,615
	Travelling and conveyance		87,899,103	82,547,036
	Transportation		7,050,184	3,542,234
	Legal and professional charges		10,259,823	12,161,175
	Fuel and power		16,171,561	55,363,045
	Auditors' remuneration	31.2	8,294,681	8,725,000
	Repair and maintenance		22,482,337	15,509,886
	Fee and subscriptions		47,384,444	60,352,719
	Donations	31.3 & 31.4	8,685,417	6,957,500
	Insurance		12,079,328	13,973,437
	Depreciation on property, plant and equipment	18.4	120,258,732	89,804,252
	Amortization of intangibles		18,532,742	21,015,002
	Canteen expenses		34,599,094	37,803,967
	Ijarah expense		147,137	-
	Other expenses	_	2,093,073	3,593,387
		_	901,827,710	845,174,243

31.1 Salaries and other benefits include Rs. 18.26 million (2024: Rs. 14.71 million), which represents employer's contribution towards provident fund.

		2025	2024
31.2	Auditors' remuneration	Rupees	Rupees
	Fee for annual audit	2,331,000	1,942,500
	Audit of consolidated financial statements	216,622	163,852
	Review of half yearly financial statements	1,006,000	630,000
	Annual audit - BF Biosciences Limited	1,550,000	1,500,000
	Fee for special audit - BF Biosciences Limited	-	1,800,000
	Annual audit - Farmacia	360,000	300,000
	Special certificates and others	996,378	1,013,648
	Out-of-pocket expenses	1,834,681	1,375,000
		8,294,681	8,725,000

31.3 Donations include payment to the following institution in which the director of the Group holds an interest:

Name of director	Name of donee	Nature of interest in donee	2025 Rupees	2024 Rupees
Mr. Osman Khalid Waheed (Director)	National Management Foundation (LUMS)	Trustee	1,500,000	5,000,000
Mr. Osman Khalid Waheed (Director)	Lahore Binneale Foundation	Trustee	2,500,000	-

31.4 Donations to following organizations exceeds 10% of the Group's total amount of donations:

	2025	2024
	Rupees	Rupees
National Management Foundation (LUMS)	1,500,000	5,000,000
Lahore Binneale Foundation	2,500,000	-
Rizq Trust	-	1,500,000

32	Selling and distribution expenses	Note	2025 Rupees	2024 Rupees
	Salaries and other benefits	32.1	1,912,890,559	1,537,218,464
	Travelling and conveyance		970,740,912	803,977,053
	Trade debts directly written off		-	1,629,583
	Fuel and power		16,523,854	80,814,834
	Rent, rates and taxes		12,755,028	12,558,015
	Sales promotion		762,877,042	712,095,619
	Printing and stationary		9,023,473	5,435,199
	Postage and telephone		40,428,235	23,393,810
	Fee and subscriptions		61,827,537	56,614,102
	Insurance		76,450,425	53,701,475
	Repairs and maintenance		12,618,589	10,685,653
	Conferences, seminars and training		752,963,472	331,231,694
	Medical research and patient care		64,784,064	9,423,522
	Depreciation on property, plant and equipment	18.4	140,715,650	84,436,858
	Service charges on sales		99,457,450	51,769,359
	Ijarah expense		8,455,568	-
	Other expenses		10,024,817	12,415,758
			4,952,536,675	3,787,400,998

Salaries and other benefits include Rs. 58.95 million (2024: Rs. 47.22 million), which represents employer's 32.1 contribution towards provident fund.

33	Other	expenses	Note	2025 Rupees	2024 Rupees
	Exchai	nge loss - net		48,082,869	-
	Loss a	llowance against trade debts and			
	earne	st money	23.2 & 25.2	72,205,119	144,426,016
	Worke	ers' Profit Participation Fund	13.3	88,826,822	64,055,335
	Worke	ers' Welfare Fund	13.5	40,402,571	24,792,690
	Centra	l Research Fund	13.4	17,944,812	12,940,472
				267,462,193	246,214,513
34	Other	income			
	From f	inancial assets	34.1	218,519,413	112,134,384
	From r	non financial assets	34.2	36,419,319	116,654,145
			_	254,938,732	228,788,529
	34.1	From financial assets			
		Profit on deposits with banks	34.1.1	25,350,528	12,797,078
		Dividend income		125,320,750	43,225,212
		Unrealized gain on re-measurement of short			
		term investments	27.1	10,056,896	49,721,539
		Realized gain on sale of short term investments	27.1	57,791,239	6,390,555
				218,519,413	112,134,384
			=		

34.1.1 These include profit of Rs. 304,608 (2024: Rs. 84,672) earned on deposits maintained under Shariah compliant arrangements.

			2025	2024
34.2	From non financial assets	Note	Rupees	Rupees
	Exchange gain - net	34.2.1	-	33,345,138
	Gain on sale of property, plant and equipment - net	18.5	24,034,734	78,505,232
	Export rebate		12,384,585	4,803,775
	Commission income		-	-
			36,419,319	116,654,145

				2025	2024
35	Finance	cost	Note	Rupees	Rupees
	Mark-ир	o on financing from conventional			
		/ institutions:	-		
	_	term financing		88,490,539	74,142,395
	Short	term borrowings	L	216,133,921 304,624,460	306,524,407 380,666,802
	Mark-ur	o on Islamic mode of financing:		304,024,400	380,000,802
	-	term borrowings	35.1	201,686,059	248,409,652
	Long	term financing		38,561,154	17,469,777
				240,247,213	265,879,429
	Bank ch	arges		23,585,275	24,060,370
		on Workers' Profit Participation Fund	13.3	5,823,233	1,843,394
			_	574,280,181	672,449,995
			=	, ,	· · · ·
	35.1	This represents markup expense incurred un short term borrowings.	nder Shariah compl	iant arrangements ag	ainst facilities of
		short term borrowings.			
				2025	2024
			Note	Rupees	Rupees
36	Minimu	m tax differential			
	Minimu	m tax differential	36.1	30,267,815	15,197,019
			_		
37	Final ta	Yes	Note	2025 Rupees	2024 Rupees
0.	1 11111 111	ACO	1,000	Rupees	Rupees
	Final tax	xes	37.1		18,656,358
38	37.1 Taxatio	This represents final tax paid under section Ordinance, 2001 (ITO, 2001), representing least			
	Current				
		the year	Г	638,809,457	401,966,809
		prior years		2,007,363	(21,013,558)
			_	640,816,820	380,953,251
	Deferred	1			
	-	the year	Γ	(39,946,309)	(39,765,160)
		ange in effective tax rate		2,611,095	9,699,285
			_	(37,335,214)	(30,065,875)
			_		
				203 401 707	250 007 276
			=	603,481,606	350,887,376

2025 2024 Rupees Rupees

38.1 Tax charge reconciliation

Numerical reconciliation between tax expense and accounting profit:

- Profit before income tax	1,525,194,755	1,106,362,497
	(Percentage)	
Applicable tax rate as per Income Tax Ordinance, 2001	29%	29%
	2025	2024
	Rupees	Rupees
Tax on accounting profit	442,306,479	320,845,124
Effect of final tax regime	-	(28,312,342)
Effect of separate block regime	(7,014,482)	(24,805,333)
Effect of minimum tax regime	(19,419,228)	16,823,237
Effect of rate change	2,611,095	9,699,285
Effect of permanent difference	(2,378,787)	(18,394,210)
Super tax under section 4C	128,432,937	103,821,094
Effect of minimum tax	5,664,768	(894,094)
Effect of ACT	59,968,929	-
Effect of other accounting and tax differences	(8,697,468)	(6,881,827)
Prior year tax adjustment	2,007,363	(21,013,558)
	161,175,127	30,042,252
	603,481,606	350,887,376

38.2 Reconciliation of current tax charge charged as per tax laws for the year, with current tax recognised in the consolidated statement profit or loss, is as follows:

	Note	2025 Rupees	2024 Rupees
	11010	Rupees	Rupces
Current tax liability for the year as			
per applicable tax laws	38.3	671,084,635	414,806,628
Portion of current tax liability as per			
tax laws, representing			
- income tax under IAS 12	38	(640,816,820)	(380,953,251)
- levy in terms of requirements			
of IFRIC 21/ IAS 37	<i>36 & 37</i>	(30,267,815)	(33,853,377)
Difference	_ _		-

38.3 The aggregate of minimum tax, final tax and income tax, amounting to Rs. 671.08 million (2024: Rs. 414.81 million) represents tax liability of the Group calculated under the relevant provisions of the Income Tax Ordinance, 2001.

39 Earnings per share - Basic and diluted

2025

2024

Profit for the year after taxation attributable to equity holders of the Holding Company	Rupees	776,541,200	683,146,147
Weighted average number of ordinary shares	Numbers =	43,469,052	43,469,052
Basic and diluted earnings per share	Rupees _	17.86	15.72

There is no dilutive effect on the basic earnings per share as the Holding Company has no commitment for 39.1 such potentially issuable shares which has any dilutive effect.

40 Remuneration of Chief Executive, Directors and Executives

		2025	
	Chief	Non-Executive	Executives
	Executive	Directors	
		Rupees	
Managerial remuneration	29,125,161	_	411,754,617
Utilities and house rent	16,018,843	-	278,063,288
Medical / Travelling reimbursements	829,881	87,000	75,096,597
Leave fare assistance	-	-	39,026,735
Bonus	9,405,000	-	119,167,306
Contribution to provident fund	2,912,516	-	39,153,859
Meeting Fee	810,000	6,000,000	3,350,000
	59,101,401	6,087,000	965,612,402
Numbers	2	12	165
		2024	
	CI : C	2024	
	Chief	Non-Executive	Executives
	Executive	Directors	
		Rupees	
Managerial remuneration	24,270,968	-	355,323,760
Utilities and house rent	13,349,037	-	244,673,766
Medical reimbursements	185,950	-	42,614,997
Leave fare assistance	6,270,000	-	35,379,287
Bonus	4,125,000	-	59,549,078
Contribution to provident fund	2,427,097	-	34,001,350
Meeting Fee	50,000	390,000	-
	50,678,052	390,000	771,542,238
Numbers	2	6	141

In addition, the Chief Executive of the Holding Company and Subsidiary Company and some executives are allowed free use of the Group's vehicles.

The Holding Company has 6 (2024: 6) non executive directors. Non executive directors are not paid any remuneration or benefits other than the meeting fee. One of the non executive director of the Holding Company is also the Chief Executive Officer of the Subsidiary Company. Furthermore, the Group has paid Rs. 6 million (2024: Rs. 0.39 million) in lieu of meeting fee and Rs. 0.087 million (2024: Nil) against reimbursement of expenses.

Related party transactions

The Group's related parties include associated company, entities over which directors are able to exercise influence, staff retirement fund, directors and key management personnel. Balances with the related parties are shown in respective notes in the consolidated financial statements. Transactions with related parties are as follows:

Name of parties	Relationship	Transactions	2025	2024
			Rs	
Bago Laboratories Pte. Limited	Associated Company	Purchase of medicine Payment made against purchase of medicine	74,282,914 52,981,589	57,326,775 94,182,434
Employees provident fund	Post employment benefit fund	Contribution towards employees' provident fund	109,351,975	87,153,156
Key Management Personnel	Key management personnel	Remuneration including benefits and perquisites Cash dividend	84,115,230 6,048	56,143,227
KFW Factors (Private) Limited	Common directorship	Cash dividend Share of profit of Farmacia reinvested	35,799,582 560,664	178,593
Osman Khalid Waheed	Chief Executive Officer-Holding Company & Non-Executive Director - Subsidiary Company	Remuneration including benefits and perquisites Cash dividend Meeting fee	58,291,401 10,208,241 1,010,000	50,628,052
Akhtar Khalid Waheed	Chief Executive Officer-Subsidiary Company & Non-Executive Director - Holding Company	Meeting fee Cash dividend	860,000 15,000	50,000
Directors other than CEOs	Non-Executive Directors	Cash dividend Reimbursement of expense Meeting fee Rental expense paid for building in use	3,341,034 87,000 4,940,000 6,324,471	340,000 5,749,518
Khan and Piracha	Common directorship	Payment made against services received	390,000	•
National Management Foundation (LUMS)	Common directorship	Donations Event sponsorship Payments against trainings	1,500,000 7,500,000	5,000,000 7,500,000 2,262,000
Lahore Biennale Foundation (LBF)	Common directorship	Donations	2,500,000	

Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the Group. The Group considers Chief Executive Officer, Chief Financial Officer and Company Secretary to be its key management personnel. 41.1

		Actual prod	duction
		2025	2024
42	Plant capacity and production	Pacl	ζS
	Tablets And Capsules	50,749,855	47,152,098
	Ointments	4,401,874	5,437,477
	Liquid And Others	8,364,311	8,041,243
		63,516,040	60,630,818
	The production capacities of plants of the Holding Company and subsidiary company cannot be determined facilities with varying manufacturing processes.	I, as they are multi-pr	roduct production
43	Number of employees	2025	2024
	Total number of employees as at 30 June	2115	1896
	Average number of employees during the year	2006	1787

Reconciliation of movement of liabilities to cash flows arising from financing activities

				2025			
Balance as at 01 July 2024 96,507,363 - 205,979,682 2,791,797,083 3,094,284,128			Liabilities				
Ralance as at 01 July 2024 96,507,363 205,979,682 2,791,797,083 3,094,284,128			money received		and musharaka-	Total	
Changes from financing cash flows				Rupees			
Long term loan received	Balance as at 01 July 2024	96,507,363	-	205,979,682	2,791,797,083	3,094,284,128	
	Changes from financing cash flows						
Musharaka received - - - 165,198,983 165,198,983 Musharaka paid - - - (43,729,160) (43,729,160) (43,729,160) (43,729,160) (43,729,160) (43,729,160) (687,564,389) Dividend paid (127,798,418) 1,855,198,135 - - (127,798,418) Subscription money received against IPO 130,407,156 - - - 130,407,156 - - 130,407,156 - 130,407,156 - 574,280,181 - 574,280,181 - 574,280,181 - 574,280,181 - 170,407,156 - - - - - - - - -	Long term loan received	-	-	-	32,374,000	32,374,000	
Musharaka paid	Long term loan repaid	-	-	-	(421,920,567)	(421,920,567)	
Finance cost paid	Musharaka received	-	-	-	165,198,983	165,198,983	
Dividend paid C127,798,418 C12	Musharaka paid	-	-	-	(43,729,160)	(43,729,160)	
Non-cash changes Classification Cl	Finance cost paid	-	-	(687,564,389)	-	(687,564,389)	
Total changes from financing cash flows 127,798,418 1,855,198,135 (687,564,389 (268,076,744 771,758,584	Dividend paid	(127,798,418)	-	-	-	(127,798,418)	
Dividend approved 130,407,156 - 574,280,181 - 574,280,	Subscription money received against IPO	-	1,855,198,135	-	-	1,855,198,135	
Dividend approved 130,407,156 - 574,280,181 - 574,280,181 - 574,280,181 - 574,280,181 - 574,280,181 Total non-cash changes 130,407,156 - 574,280,181 - 704,687,337	Total changes from financing cash flows	(127,798,418)	1,855,198,135	(687,564,389)	(268,076,744)	771,758,584	
Total non-cash changes	Non-cash changes						
Total non-cash changes	Dividend approved	130,407,156	_	_	_	130,407,156	
Popular Popu	**	-	-	574,280,181	-		
Liabilities Liabilities Liabilities Liabilities Long term loans and musharaka-secured Rupees Rupe	Total non-cash changes	130,407,156	<u> </u>	574,280,181	-	704,687,337	
Unclaimed dividend Subscription money received against IPO	Closing as at 30 June 2025	99,116,101	1,855,198,135	92,695,474	2,523,720,339	4,570,730,049	
Unclaimed dividend Subscription money received against IPO				2024			
Chicamed dividend money received against IPO			Liabil				
Balance as at 01 July 2023 97,332,707 - 85,967,950 2,891,898,383 3,075,199,040 Changes from financing cash flows Long term loan received 75,539,000 75,539,000 Long term loan repaid 3,443,57,447 (344,357,447) (344,			money received	mark-up	and musharaka-	Total	
Changes from financing cash flows Long term loan received - - - 75,539,000 75,539,000 Long term loan repaid - - - (344,357,447) (344,357,447) Musharaka received - - - 197,618,200 197,618,200 Musharaka paid - - - (28,901,053) (28,901,053) Finance cost paid - - (552,438,263) - (552,438,263) Dividend paid (825,344) - - - (825,344) Total changes from financing cash flows (825,344) - (552,438,263) (100,101,300) (653,364,907) Non-cash changes - - - - - - Dividend approved - - - - - - Interest / markup expense - - 672,449,995 - 672,449,995 Total non-cash changes - - 672,449,995 - 672,449,995				Rupees			
Long term loan received 75,539,000 75,539,000 Long term loan repaid (344,357,447) (344,357,447) Musharaka received 197,618,200 197,618,200 Musharaka paid (28,901,053) (28,901,053) Finance cost paid (552,438,263) - (552,438,263) Dividend paid (825,344) (825,344) Total changes from financing cash flows (825,344) - (552,438,263) (100,101,300) (653,364,907) Non-cash changes Dividend approved	Balance as at 01 July 2023	97,332,707	-	85,967,950	2,891,898,383	3,075,199,040	
Long term loan repaid (344,357,447) (344,357,447) Musharaka received 197,618,200 197,618,200 Musharaka paid (28,901,053) (28,901,053) Finance cost paid (552,438,263) - (552,438,263) Dividend paid (825,344) (825,344) Total changes from financing cash flows (825,344) - (552,438,263) (100,101,300) (653,364,907) Non-cash changes Dividend approved	Changes from financing cash flows						
Musharaka received - - - 197,618,200 197,618,200 Musharaka paid - - - (28,901,053) (28,901,053) Finance cost paid - - (552,438,263) - (552,438,263) Dividend paid (825,344) - - - (825,344) Total changes from financing cash flows (825,344) - (552,438,263) (100,101,300) (653,364,907) Non-cash changes - - - - - - Dividend approved - - - - - - - Interest / markup expense - - 672,449,995 - 672,449,995 Total non-cash changes - - 672,449,995 - 672,449,995	Long term loan received	-	-	-	75,539,000	75,539,000	
Musharaka paid - - - (28,901,053) (28,901,053) (28,901,053) Finance cost paid - - (552,438,263) - (552,438,263) - (552,438,263) - (825,344) - - - (825,344) - (552,438,263) (100,101,300) (653,364,907) -	Long term loan repaid	-	-	-	(344,357,447)	(344,357,447)	
Finance cost paid (552,438,263) - (552,438,263) Dividend paid (825,344) (825,344) Total changes from financing cash flows (825,344) - (552,438,263) (100,101,300) (653,364,907) Non-cash changes Dividend approved		-	-	-	197,618,200	197,618,200	
Dividend paid (825,344) - - - (825,344) Total changes from financing cash flows (825,344) - (552,438,263) (100,101,300) (653,364,907) Non-cash changes Dividend approved - - - - - Interest / markup expense - - 672,449,995 - 672,449,995 Total non-cash changes - 672,449,995 - 672,449,995		-	-	-	(28,901,053)	(28,901,053)	
Total changes from financing cash flows (825,344) - (552,438,263) (100,101,300) (653,364,907) Non-cash changes Dividend approved	*	-	-	(552,438,263)	-		
Non-cash changes Dividend approved - <t< td=""><td>Dividend paid</td><td>(825,344)</td><td>-</td><td>-</td><td>-</td><td>(825,344)</td></t<>	Dividend paid	(825,344)	-	-	-	(825,344)	
Dividend approved 672,449,995 - 672,449,995 Total non-cash changes 672,449,995 - 672,449,995	Total changes from financing cash flows	(825,344)	-	(552,438,263)	(100,101,300)	(653,364,907)	
Interest / markup expense 672,449,995 - 672,449,995 Total non-cash changes 672,449,995 - 672,449,995	Non-cash changes						
Total non-cash changes 672,449,995 - 672,449,995	**	-	-		-		
<u> </u>	* *		<u> </u>				
Closing as at 30 June 2024 96,507,363 - 205,979,682 2,791,797,083 3,094,284,128	Total non-cash changes	-	•	672,449,995	-	672,449,995	
	Closing as at 30 June 2024	96,507,363		205,979,682	2,791,797,083	3,094,284,128	

Lent Dizelemne	mant Disclosure
2	
CIL	Sharia

		:	2025	2024
Description	Explanation	Note	(Rupees)	
Statement of financial position - Liability side				
Short term borrowings - secured	Financing obtained as per Islamic mode	15.3	1,693,211,685	1,545,658,754
Short term borrowing - secured	Markup accrued on conventional loan	91	27,946,678	99,539,570
Long term borrowing	Markup accrued on conventional loan	91	16,673,068	18,723,659
Long term borrowing	Financing obtained as per Islamic mode	10 & 9.1.2	384,818,377	244,256,147
Statement of financial position - asset side				
Cash and bank balances	Shariah compliant bank balances	28.2	86,564,942	26,425,670
Statement of Profit or Loss				
Revenue	Revenue earned from shariah compliant business segment	29	18,856,899,586	15,854,750,179
Source and detailed breakup of other income				
Earned from shariah compliant transactions				
- Income from financial assets - Income from non-financial assets	Profit earned under shariah permissible arrangements Earned from shariah compliant transactions	34.1 34.2	17,322,896 36,419,319	54,313,048 116,654,145
Earned from non-shariah compliant transactions				
- Income from financial assets - Income from non-financial assets	Earned from non-shariah compliant transactions Earned from non-shariah compliant transactions	34.1 34.2	201,196,517	57,821,336

Disclosures relating to provident fund

The provident fund trust is a common fund for employees of the Group. Entity wise break up of the fund as on 30 June is as follows:

	_	Audited Jun-25	Aud 30-Ju	
	% of Total Size Fund	Rupees	% of Total Size Fund	Rupees
Ferozsons Laboratories Limited - Parent Company	77%	1,243,442,224	77%	1,028,207,228
BF Biosciences Limited - Subsidiary	22%	363,662,595	22%	283,335,444
Farmacia - Partnership firm	1%	22,401,551	1%	18,908,118
	100%	1,629,506,370	100%	1,330,450,790

Investments out of provident fund have been made in accordance with the provisions of Section 218 of the Companies Act, 2017 and the rules formulated there under.

Financial risk management

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

- Credit risk
- Liquidity risk
- Market risk

This note presents information about the Group's exposure to each of the above risks, the Group's objectives, policies and processes for measuring and managing risk, and the Group's management of capital.

Risk management framework

The Group's Board of Directors has overall responsibility for establishment and oversight of the Group's risk management framework. The Board is responsible for developing and monitoring the Group's risk management policies.

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

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

The Group's exposure to financial risks, the way these risks affect the financial position and performance, and forecast transactions of the Company and the manner in which such risks are managed is as follows:

47.1 Credit risk and concentration of credit risk

Credit risk represents the risk of financial loss if a customer or counter party to a financial instrument fails to discharge its contractual obligations. To manage credit risk the Company maintains procedures covering the application for credit approvals, granting and renewal of counterparty limits and monitoring of exposures against these limits. As part of these processes the financial viability of all counterparties is regularly monitored and assessed.

47.1.1 Exposure to credit risk

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

Financial assets at amortized cost	2025 Rupees	2024 Rupees
Long term deposits	42,835,216	17,604,325
Trade debts	2,301,227,364	2,416,614,379
Loans and advances - others	41,591,580	13,686,361
Deposits and prepayments	257,566,129	322,041,020
Other receivables	94,103,986	58,626,606
Bank balances	682,919,722	539,735,390
Financial assets at fair value through profit or loss		
Short term investments	1,661,032,001	496,495,295
	5,081,275,998	3,864,803,376

47.1.2 Concentration of credit risk

The Group identifies concentrations of credit risk by reference to type of counter party. Maximum exposure to credit risk by type of counterparty is as follows:

	2025	2024
	Rupees	Rupees
Customers	2,301,227,364	2,416,614,379
Banking companies and financial institutions	2,343,951,723	1,036,230,685
Others	436,096,911	411,958,312
	5,081,275,998	3,864,803,376

47.1.3 Credit quality and impairment

Credit quality of financial assets is assessed by reference to external credit ratings, where available, or to historical information about counterparty default rates. All counterparties, with the exception of customers and utility Companies, have external credit ratings determined by various credit rating agencies. Credit quality of customers is assessed by reference to historical defaults rates and present ages.

This represents banking companies and financial institutions, which are counterparties to bank balances and investments. Impairment on these balances has been measured on 12 month expected loss basis and reflects the shortest maturities of the exposure. Credit risk is considered minimal as these counterparties have reasonably high credit ratings as determined by various credit rating agencies. Due to long standing business relationships with these counterparties and considering their strong financial standing, management does not expect nonperformance by these counterparties on their obligations to the Group. Following are the credit ratings of counterparties with external credit ratings:

Institutions	Rat	ing	Rating	2025	2024
Institutions	Short term	Long term	Agency	Rup	ees
Bank balances					
Habib Bank Limited	A1+	AAA	JCR-VIS	220,036,554	115,329,667
Bank Al-Habib Limited	A1+	AAA	PACRA	178,476	183,750
Habib Metropolitan Bank Limited	A1+	AA+	PACRA	320,355,512	339,322,597
Bank Alfalah Limited	A1+	AA+	PACRA	22,017,030	23,928,369
Meezan Bank Limited	A1+	AAA	JCR-VIS	3,048,657	1,124,609
MCB Bank Limited	A1+	AAA	PACRA	4,920,071	6,261,789
Allied Bank Limited	A1+	AAA	PACRA	28,847,137	18,283,548
The Bank of Punjab	A1+	AA+	PACRA	70,241,320	9,376,101
Faysal Bank Limited	AA	A-1+	PACRA	196,500	824,960
Bank Islami Pakistan Ltd	A1	AA-	PACRA	13,078,465	25,100,000
				682,919,722	539,735,390
Short term investments					
HBL Money Market Fund	N/A	AA+(f)	JCR-VIS	373,007,482	348,467,577
MCB Cash Management Optimizer Fund	N/A	AA+(f)	PACRA	273,257,763	1,114,288
Pakistan Cash Management Fund	N/A	AA+(f)	PACRA	663,876	473,030
HBL Cash Fund	N/A	AA+(f)	JCR-VIS	159,491,167	51,944,030
Alfalah Investment Money Market Fund	N/A	AA+(f)	PACRA	313,194,277	81,940,545
ABL Cash Fund	N/A	AA+(f)	VIS	330,555,043	12,555,825
UBL Money Market Fund	N/A	AA+(f)	JCR-VIS	210,844,242	=
UBL Liquidity Plus Fund	N/A	AA+(f)	JCR-VIS	7,623	-
Alfalah Cash Fund	N/A	AA+(f)	PACRA	10,528	-
				1,661,032,001	496,495,295
Margin against bank guarantee					
Habib Bank Limited	AAA	A1+	JCR-VIS	-	1,153,856
Meezan Bank Limited	AAA	A1+	JCR-VIS	-	6,980,736
Bank of Punjab	AA+	A1+	PACRA	-	86,958
Margin against letter of credit				-	8,221,550
Habib Bank Limited	A1+	AAA	VIS	45,259,699	80,956,114
Allied Bank Limited	A1+	AAA	PACRA	,20,,000	28,141,019
Meezan Bank Limited	AAA	A1+	JCR-VIS	22,886,193	10,474,408
Meezan Bank Emmed	AAA	711T	3CIC-VIS	68,145,892	119,571,541
				2,412,097,615	1,164,023,776

Counter parties without external credit ratings - Trade debts

These mainly include customers which are counter parties to local and foreign trade debts. The Group applies the IFRS 9 simplified approach to measure expected credit losses which uses a lifetime expected loss allowance for all trade receivables other than due from Government departments / hospitals. Trade receivables are written off when there is no reasonable expectation of recovery.

Management uses an allowance matrix to base the calculation of ECL of trade receivables from individual customers. Loss rates are calculated using a 'role rate' method based on the probability of receivable progressing through successive stages of delinquency to write-off. The Group has used two years quarterly data in the calculation of historical loss rates along with the matching quarterly ageing brackets for the computation of roll rates. These rates are multiplied by scalar factors to reflect the effect of forward looking macro-economic factors. The analysis of ages of trade debts and loss allowance using the aforementioned approach as at 30 June 2025 was determined as follows:

The aging of trade debts other than due from Government at the reporting date was:				
	30 J	une 2025	30 Jun	e 2024
	Gross carrying	Expected credit loss	Gross carrying	Expected credit
		tupees	Ruj	pees
Current	257,695,480	6,307,292	345,609,961	11,521,200
Past due 0 - 90 days	27,640,138	6,183,024	47,733,152	9,469,204
Past due 91 - 180 days	32,510,266	13,242,572	13,884,309	6,074,234
Past due 181 - 365 days	18,679,149	12,225,365	56,737,836	49,132,748
More than 365 days	61,177,233	54,496,868	22,747,716	22,747,716
	397,702,266	92,455,121	486,712,974	98,945,102
The aging of trade debts due from Government at the reporting date was:				
Current	558,597,553	-	861,023,511	5,254
0 - 90 days	462,256,658	15,153,480	332,085,542	10,725,496
91 - 180 days	336,007,941	12,333,898	419,376,260	19,326,633
181 - 365 days	483,416,229	37,220,275	327,900,499	23,060,169
More than 365 days	324,240,884	157,075,780	235,655,350	94,077,102
	2,164,519,265	221,783,433	2,176,041,162	147,194,654

Export sales are majorly secured through letter of credit while majority of the local sales are made to Government departments / hospitals. Trade debts are essentially due from government departments / projects and the Group is actively pursuing for recovery of debts and the Group does not expect these companies to fail to meet their obligations.

Deposits and other receivables are mostly due from Government Institutions, utility companies and a major supplier. Impairment on these balances has been measured on 12 month expected loss basis and reflects the shortest maturities of the exposure. Based on past experience the management believes that no impairment allowance is necessary in respect of these financial assets. There are reasonable grounds to believe that these amounts will be recovered in short course of time.

47.1.4 Concentration of credit risk

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

Liquidity risk 47.2

Liquidity risk is the risk that an entity will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial assets, or that such obligations will have to be settled in a manner unfavorable to the Group. Management closely monitors the Group's liquidity and cash flow position. This includes maintenance of liquidity ratios, debtors and creditors concentration both in terms of the overall funding mix and avoidance of undue reliance on large individual customers.

liquidity management requirements. The Group manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities, by continuously monitoring forecast and actual cash flows and matching the Ultimate responsibility for liquidity risk management rests with the Board of Directors, which has built an appropriate liquidity risk management framework for the management of the Group's short, medium and long-term funding and maturity profiles of financial assets and liabilities. Included in notes 9 and 15 to these consolidated financial statements is a listing of additional undrawn facilities that the Group has at its disposal to further reduce liquidity risk.

47.2.1 Exposure to liquidity risk

47.2.1.1 Contractual maturities of financial liabilities, including estimated interest payments

The following are the contractual maturities of financial liabilities:

			2025					2024		
	Carrying	Contractual	Less than one	One to five	More than	Carrying	Contractual	Less than one	One to five	More than
	amonnt	cashflows	year	years	5 years	amount	cashflows	year	years	5 years
	•		Rupees	rbees		-		Rupees		
Financial liabilities at										
amortized cost										
		2 450 074	9	4 500 44 303	271 214 407	0.00 0.00	000000	.,,	100,000	277 000
Long term Ioan - secured	755,192,552	2,453,479,964	467,166,816	1,565,614,303	3/1,314,406	2,641,869,230	0/1/1/27/0467	516,168,361	1,794,626,264	629,463,145
Long term musharaka - secured	290,186,970	372,378,288	99,481,331	272,896,957	•	168,717,147	265,023,969	58,659,950	206,364,019	,
Trade and other payables	2,985,097,467	2,985,097,467	2,985,097,467	•	•	1,977,242,727	1,977,242,727	1,977,242,727	•	
Unclaimed dividend	99,116,101	99,116,101	99,116,101		•	96,507,363	96,507,363	96,507,363	•	
Short term borrowings - secured	2,321,395,313	2,393,229,804	2,393,229,804	•	•	2,930,224,524	2,930,224,524	2,930,224,524	-	-
	7,948,988,403	8,303,301,624	6,095,475,957	1,836,511,260	371,314,406	7,814,560,991	8,209,256,353	5,578,802,925	2,000,990,283	629,463,145

Market risk 47.3

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in foreign currency, interest rates and equity price that will effect the Group's income or the value of its holdings of financial instruments.

Market risk comprises of three types of risks:

- interest rate risk currency risk.
 - other price risk

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47.3.1 Currency risk

Pakstani Rupee is the functional currency of the Group and exposure arises from transactions and balances in currencies other than Pakistani Rupee as foreign exchange rate fluctuations may create unwanted and unpredictable earnings and cashflow volatility. The Group's potential currency exposure comprises of:

Transactional exposure in respect of non functional currency monetary items.

Transactional exposure in respect of non functional currency expenditure and revenues.

The potential currency exposures are discussed below:

Transactional exposure in respect of non functional currency monetary items

Monetary items, including financial assets and liabilities, denominated in currencies other than the functional currency of the Group are periodically restated to rupee equivalent, and the associated gain or loss is taken to the consolidated statement of profit or loss. The foreign currency risk related to monetary items is managed as part of the risk management strategy.

Transactional exposure in respect of non functional currency expenditure and revenue

Certain operating and capital expenditure is incurred by the Group in currency other than the functional currency. Certain sales revenue is earned in currencies other than the functional currency of the Group. These currency risks are managed as a part of overall risk management strategy. The Group does not enter into forward exchange contracts.

Exposure to currency risk

The figures represent foreign currency balances after conversion in Pak Rupees using exchange rates prevailing at the statement of financial position date. The Group's exposure to foreign currency risk at the reporting date was as follows:

	k			k					Î
	Runees	US Dollars	Euro	UAE Dirham	2025 Pound Sterling	YdI.	Aus Dollars	CNY	CHF
Assets	•				D				
Cash and cash equivalents	434,266,067	1,508,698	10,584	3,310	4,890	146,000	1,000	•	,
Trade debts	55,542,879	195,736		•		,	,	,	
Other receivables	67,220,121	236,887	1	-		-	-	-	
	557,029,067	1,941,321	10,584	3,310	4,890	146,000	1,000	-	
Liabilities									
Contract Liabilities	•		•	,	,	,		,	,
Trade and other payables	(1,616,827,063)	(5,691,916)	(5,000)		•		ı	,	
Net Statement of Financial Position Exposure	(1,059,797,996)	(3,750,595)	5,584	3,310	4,890	146,000	1,000		
Off statement of financial position items									
Outstanding letters of credit	(930,627,730)	(2,168,347)	•	•		•	•		
Net Exposure	(1,990,425,726)	(5,918,942)	5,584	3,310	4,890	146,000	1,000		
					2024				
	Rupees	US Dollars	Euro	UAE Dirham	Pound Sterling	Ydſ	Aus Dollars	CNY	CHF
Assets									
Cash and cash equivalents	411,841,468	1,460,108	9,984	1,910	5,340	146,000	1,000	1	1
Trade debis	155,310,694	545,093	12,055						
Other receivables	28,336,804	101,806							
	595,488,966	2,107,007	22,039	1,910	5,340	146,000	1,000		,
Liabilities									
Contract Liabilities			•	•		•		,	,
Trade and other payables	(792,285,609)	(2,658,623)	(120,234)	•			•	(430,474)	
Net Statement of Financial Position Exposure	(196,796,643)	(551,616)	(98,195)	1,910	5,340	146,000	1,000	(430,474)	
Off statement of financial position items									
Outstanding letters of credit	(504,705,521)	(1,813,262)							
Net Exposure	(701,502,164)	(2,364,878)	(98,195)	1,910	5,340	146,000	1,000	(430,474)].

The following significant exchange rates were applied during the year:

	Reporting da	te rate	Average	rate
	2025	2024	2025	2024
US Dollars	283.76	278.34	281.05	282.37
Euro	332.66	297.71	315.18	305.39
UAE Dirham	77.27	75.78	76.52	76.88
Pound Sterling	388.86	351.89	370.37	358.45
JPY	1.97	1.73	1.85	1.90
Australian dollars	185.48	184.49	184.99	185.64
CHF	355.33	309.41	332.37	319.48
CNY	39.60	38.31	38.95	39.22

Sensitivity analysis

A reasonably possible strengthening / (weakening) of 10% in Pak Rupee against the following currencies would have affected the measurement of financial instruments denominated in foreign currency and affected consolidated statement of profit or loss by the amounts shown below at the consolidated statement of financial position date . The analysis assumes that all other variables, in particular interest rates, remain constant and ignores any impact of forecast sales and purchases.

Profit or	loss
2025	2024
Rs.	
(105.979.800)	(19.679.664)

Consolidated statement of profit or loss

A ten percent weakening of the Pakistani Rupee against foreign currencies at the reporting date would have had the equal but opposite effect on the amounts shown above, on the basis that all other variables remain constant.

47.3.2 Interest rate risk

Interest rate risk is the risk that the value of a financial instrument will fluctuate due to changes in market interest rates. At the reporting date the interest rate profile of the Group's significant interest bearing financial instruments was as follows:

	2025	2024	2025	2024
	Effecti	ve rate	Carrying	amount
Variable rate instruments	(in Perc	entage)	(Rup	ees)
Financial assets				
Cash at bank - deposit accounts	5.87% to 19.00%	10.00% to 20.51%	86,564,942	26,425,670
Financial liabilities				
Long term loan - including current portion	8.42% to 23.05%	8.42% to 23.05%	2,233,533,369	2,623,079,936
Long term musharaka - secured	13.04% to 21.14%	21.14% to 23.98%	290,186,970	168,717,147
Short term borrowings - secured	11.53% to 22.88%	15.31% to 23.06%	2,248,359,022	2,743,034,136
Net Exposure			(4,685,514,419)	(5,508,405,549)

Cash flow sensitivity analysis for fixed rate instruments

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

Cash flow sensitivity analysis for variable rate instruments

A change of 100 basis points in interest rates at the reporting date would have increased / decreased loss for the year by the amounts shown below. This analysis assumes that all other variables, in particular foreign currency rates, remain constant. The analysis is performed on the same basis for 2024.

	Profit o	r loss
	100 bps	100 bps
	Increase	Decrease
<u>As at 30 June 2025</u>	Rupe	ees
Cash flow sensitivity - Variable rate financial assets	(46,855,144)	46,855,144
<u>As at 30 June 2024</u>		
Cash flow sensitivity - Variable rate financial assets	(55,084,055)	55,084,055

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

The Group does not account for any fixed rate financial assets and liabilities at fair value through profit or loss. Therefore, a change in profit / mark-up / interest rates at the reporting date would not affect consolidated statement of profit or loss.

47.3.3 Other price risk

Other price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all similar financial instruments traded in the market.

To manage its price risk arising from investments in equity securities, the Group diversifies its portfolio within the eligible stocks in accordance with the risk investment guidelines approved by the investment committee. The Group is exposed to price risk arising from its investment in mutual funds that are classified as fair value through profit or loss. The Group has no investments in equity instruments traded in the market at the reporting date. The Group is also not exposed to commodity price risk since it does not hold any financial instrument based on commodity prices.

Sensitivity analysis

The table below summarizes the Group's equity price risk as of 30 June 2025 and 2024 and shows the effects of a hypothetical 10% increase and a 10% decrease in market prices as at the year end. The selected hypothetical change does not reflect what could be considered to be the best or worst case scenarios. Indeed, results could be worse because of the nature of equity markets and the aforementioned concentrations existing in the Group's equity investment portfolio.

	Fair value	Hypothetical price change	Estimated fair value after hypothetical change in prices	Hypothetical increase (decrease) in profit / (loss) before tax
2025		Rupe	ees	
Short term investments				
Investments at fair value through profit or loss	1,661,032,001	10% increase 10% decrease	1,827,135,201 1,494,928,801	166,103,200 (166,103,200)
	Fair value	Hypothetical price change	Estimated fair value after hypothetical change in prices	Hypothetical increase (decrease) in profit / (loss) before tax
2024		Rupe	es	
Short term investments				
Investments at fair value through profit or loss	496,495,295	10% increase 10% decrease	546,144,825 446,845,766	49,649,530 (49,649,530)

47.4 Fair value of financial instruments

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 value of all financial assets and liabilities on the balance sheet approximate to their fair value.

47.4.1 Fair values versus carrying amounts

Underlying the definition of fair value is the presumption that the Group is a going concern without any intention or requirement to curtail materially the scale of its operations or to undertake a transaction on adverse terms.

The fair value of financial assets and liabilities traded in active markets i.e. listed equity shares are based on the quoted market prices at the close of trading on the period end date. The quoted market prices used for financial assets held by the Group is current bid price.

A financial instrument is regarded as quoted in an active market if quoted prices are readily and regularly available from an exchange dealer, broker, industry group, pricing service, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis.

47.4.2 Valuation of financial instruments

IFRS 13 'Fair Value Measurement' requires the Group to classify fair value measurements and fair value hierarchy that reflects the significance of the inputs used in making the measurements of fair value hierarchy has the following levels:

- Level 1: Quoted market price (unadjusted) in an active market.
- Level 2: Valuation techniques based on observable inputs.

Level 3: Valuation techniques using significant unobservable inputs. This category includes all instruments where the valuation technique includes inputs not based on observable data

Fair values of financial assets that are traded in active markets are based on quoted market prices. For all other financial instruments the Group determines fair values using valuation techniques.

Valuation techniques used by the Group include discounted cash flow model. Assumptions and inputs used in valuation techniques include riskfree rates, bond and equity prices, foreign currency exchange rates, equity and equity index prices. The objective of valuation techniques is to arrive at a fair value determination that reflects the price of the financial instrument at the reporting date that would have been determined by market participants acting at arm's length.

Valuation models for valuing securities for which there is no active market requires significant unobservable inputs and a higher degree of management judgement and estimation in the determination of fair value. Management judgement and estimation are usually required for selection of the appropriate valuation model to be used, determination of expected future cash flows on the financial instrument being valued and selection of appropriate discount rates, etc.

The fair value of financial instruments traded in active markets is based on Net Asset Values (NAVs) of the units of the mutual funds at the reporting date. A market is regarded as active when it is a market in which transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an on going basis.

47.4.3 The following table shows the carrying amounts and fair values of financial assets and financial liabilities, including their levels in the fair value hierarchy. It does not include fair value information for financial assets and financial liabilities not measured at fair value if the carrying amount is a reasonable approximation of fair value.

						Fair Value	
	Fair Value through profit or loss	Financial assets at amortized cost	Other financial liabilities	Total	Level 1	Level 2	Level 3
30 June 2025				Rupees			
Financial assets measured at fair value:							
Short term investments	1,661,032,001			1,661,032,001	1,661,032,001		
Financial assets not measured at fair value:							
Long term deposits	•	42,835,216	٠	42,835,216			
Trade debts	•	2,301,227,364		2,301,227,364			•
Loans and advances - others	•	41,591,580	•	41,591,580			
Deposits and prepayments	•	257,566,129		257,566,129			
Other receivables	•	94,103,986	•	94,103,986	•	•	
Cash and bank balances	•	692,527,117	•	692,527,117	•	•	•
	1	3,429,851,392		3,429,851,392		•	1
Financial liabilities measured at fair value:							
Financial liabilities not measured at fair value:							
Trade and other payables		1	2,986,058,933	2,986,058,933		ī	ı
Unclaimed dividend	•	•	99,116,101	99,116,101	•	•	•
Long term loans - secured	•	•	1,773,149,211	1,773,149,211	•	•	•
Long term musharaka - secured		•	290,186,970	290,186,970	•	•	•
Short term borrowings - secured		•	2,321,395,313	2,321,395,313	•	•	•
	•	•	7,469,906,528	7,469,906,528	•	•	•

						Fair Value	
	Fair Value through profit or loss	Financial assets at amortized cost	Other financial liabilities	Total	Level 1	Level 2	Level 3
30 June 2024				Rupees			
Financial assets measured at fair value:							
Short term investments	496,495,295		.	496,495,295	496,495,295		
Financial assets not measured at fair value:							
Long term deposits	ı	17,604,325	1	17,604,325	1	ı	ı
Trade debts - considered good	1	2,416,614,379		2,416,614,379	1	1	1
Loans and advances - considered good	1	13,686,361	1	13,686,361	1		1
Deposits and prepayments	1	322,041,020	1	322,041,020	ı	ı	ı
Other receivables	ı	58,626,606	1	58,626,606	1	ı	1
Cash and bank balances	1	551,064,343	ı	551,064,343	1	1	ı
	1	3,379,637,034	'	3,379,637,034	1	1	1
Financial liabilities measured at fair value:	1	ij	ij		1	'	1
Financial liabilities not measured at fair value:							
Trade and other payables	1	ı	1,977,368,796	1,977,368,796	ı	ı	ı
Unclaimed dividend	1	1	96,507,363	96,507,363	1	1	1
Long term loans - secured	1	ı	2,026,750,410	2,026,750,410	ı	ı	ı
Long term musharaka - secured		ı	168,717,147	168,717,147			
Short term borrowings - secured	1	ı	2,930,224,524	2,930,224,524	1	1	1
	•		7,199,568,240	7,199,568,240	1		1

Fair value of property, plant and equipment

& machinery) based on their assessment of market value as disclosed in note 8. The valuations are conducted by the valuation experts appointed by the Group. The valuation experts used a Freehold land, buildings on freehold land and plant and machinery have been carried at revalued amounts determined by professional valuers (level 2 in case of land, level 3 for building and plant market based approach to arrive at the fair value of the Group's properties. This revaluation was carried out by Asif associates (Private) Limited (Independent valuers and consultants). The effect of changes in the unobservable inputs used in the valuations cannot be determined with certainty, accordingly a qualitative disclosure of sensitivity has not been presented in these consolidated financial statements.

Operating Segment

			2025			
	Ferozsons	BF Biosciences	Others	Total	Inter-segment elimination /	Consolidated Total
Revenue - net			Rupees			
Revenue from external customers Inter-segment revenue	12,508,439,579 1,349,527,360	5,539,250,319 298,215,850	809,209,689 163,001	18,856,899,587 1,647,906,211	- (1,647,906,211)	18,856,899,587
. п	13,857,966,939	5,837,466,169	809,372,690	20,504,805,798	(1,647,906,211)	18,856,899,587
Segment Profit before income tax, final tax and minimum tax differential	923,568,674	723,738,378	28,033,211	1,675,340,263	(119,877,693)	1,555,462,570
Segment assets and liabilities						
Segments assets and liabilities are reconciled to total assets and liabilities as follows:	:8:					
Segment assets Non-current assets	6,805,961,323	4,322,123,324	101,560,636	11,229,645,283	477,011,658	11,706,656,941
Current assets	8,871,665,906	3,836,406,744	185,016,163	12,893,088,813	5,201,698	12,898,290,511
n	15,677,627,229	8,158,530,068	286,576,799	24,122,734,096	482,213,356	24,604,947,452
Segment liabilities Non-current liabilities	1,292,340,769	1,872,288,928		3,164,629,697	321,515,486	3,486,145,183
Current liabilities	5,019,977,403	1,624,276,971	7,864,586	6,652,118,960	(5,150)	6,652,113,810
	6,312,318,172	3,496,565,899	7,864,586	9,816,748,657	321,510,336	10,138,258,993
Other segment information						
Depreciation and amortization	639,873,060	193,614,977	2,788,260	836,276,297	97,865,227	934,141,523
Impairment loss on trade receivables	72,424,489	(7,621,333)	3,295,642	86,098,798	1	86,098,798
Finance Cost	452,817,730	127,676,712	805,739	581,300,181	(7,020,000)	574,280,181
Profit on deposits with bank	3,860,877	20,210,671	1,278,980	25,350,528	•	25,350,528
Capital expenditure during the year	489,309,068	3,707,291,413	6,902,786	4,203,503,267	•	4,203,503,267
Share of profit from investee	27,472,547	•	•	27,472,547	(27,472,547)	•
Equity accounted investees	276,536,142		ı	276,536,142	(276,536,142)	•

			2024	4		
	Ferozsons	BF Biosciences	Others	Total	Inter-segment elimination / adjustment	Consolidated Total
Revenue - net			Rupees			
Revenue from external customers Inter-segment revenue	11,772,039,954 939,674,142 12,711,714,096	3,478,449,942 180,270,545 3,658,720,487	604,260,284 38,347 604,298,631	15,854,750,179 1,119,983,034 16,974,733,214	- (1,119,983,034) (1,119,983,034)	15,854,750,179
Segment profit before tax	610,272,596	581,878,731	8,929,644	1,201,080,971	(60,865,097)	1,140,215,874
Segment assets and liabilities						
Segments assets and liabilities are reconciled to total assets and liabilities as follows:						
Segment assets						
Non-current assets Current assets	7,083,328,727	4,183,292,901	97,446,107	11,364,067,735	602,349,435	11,966,417,170
	15,015,929,825	5,859,964,974	271,635,750	21,147,530,549	602,091,054	21,749,621,603
Segment liabilities						
Non-current liabilities	1,413,071,447	2,071,753,531	ı	3,484,824,978	359,682,925	3,844,507,903
Current liabilities	4,635,385,002 6,048,456,449	1,428,592,765 3,500,346,296	20,956,750 20,956,750	6,084,934,517 9,569,759,495	(5,148) 359,677,777	6,084,929,369 9,929,437,272
Other segment information						
Depreciation and amortization	443,828,998	36,119,860	1,892,553	481,841,411	56,264,386	538,105,797
Impairment loss on trade receivables	123,977,436	12,153,354	169,863	136,300,653		136,300,653
Finance Cost	527,322,841	151,356,821	790,333	679,469,995	(7,020,000)	672,449,995
Profit on deposits with bank	2,976,769	6,484,951	3,335,358	12,797,078	•	12,797,078
Capital expenditure during the year	474,888,718	511,517,596	9,632,212	996,038,526	1	996,038,526
Share of profit from investee	8,751,051	1	ı	8,751,051	(8,751,051)	1
Equity accounted investees	249,063,595	1	ı	249,063,595	(249,063,595)	ı

- The revenue reported above represents revenue generated from each segment and inter-segment revenue eliminated. 48.1
- Segment capital expenditure is the total cost incurred during the year to acquire property, plant and equipment and intangible assets. 48.2
- Revenue from major customer 48.3

Revenue from one of the distributors of the Ferozsons segment represents approximately Rs. 5,249 million (2024; Rs. 4,529 million) of the Group's total revenues.

Geographic information 48.4

The geographic information analyses the Group's revenue and non-current assets by the Company's country of domicile and other countries. In presenting the geographic information, segment revenue has been based on the geographic location of customers and segment assets were based on the geographic location of the assets.

- 48.4.1 The analysis of Group's revenue by the country of domicile (Pakistan) and other countries is given in note 29.1 to the financial statements.
- 48.4.2 All non-current assets of the Group at 30 June 2025 are located and operated in Pakistan.

49 Capital management

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

The Group's objectives when managing capital are:

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

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

	2025	2024
	Rupees	Rupees
Total Debt	4,772,079,361	5,534,831,219
Total Equity	12,375,196,139	11,228,307,083
Total capital employed	17,147,275,500	16,763,138,302
Gearing	28%	33%

Total debt comprises of long term loans from banking and other financial institutions and short term borrowings.

Total equity includes issued, subscribed and paid-up share capital, capital reserves, accumulated profits and surplus on revaluation of fixed assets.

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

50 **Group entities**

The following table summarizes the information relating to the Group's subsidiaries that have non controlling interest (NCI).

30 June 2025 Amount in Rupees	BF Biosciences Limited	Farmacia	Intra-Group eliminations	Total
NCI percentage	42.64%	2%		
Non current assets	4,322,123,324	101,560,638		
Revaluation surplus	533,507,340	66,403,711		
Current assets	3,836,406,744	185,016,163		
Non-current liabilities	1,872,288,928	-		
Current liabilities	1,624,276,971	7,864,586		
Net assets	5,195,471,509	345,115,926		
Carrying amount of NCI	2,215,427,465	6,902,319	(130,837,464)	2,091,492,320
Revenue - net	5,837,466,169	809,372,690		
Profit after taxation	447,147,356	28,033,211		
Other comprehensive income				
Total comprehensive income	447,147,356	28,033,211		
Total comprehensive income				
allocated to NCI	190,670,381	560,664	(46,059,096)	145,171,949
Cash flows from operating activities	299,785,156	22,294,444		
Cash flows from investing activities	(1,335,065,376)	(16,540,610)		
Cash flows from financing activities (dividends to NCI : Nil)	1,400,316,692	-		
Net increase / (decrease) in cash and				
cash equivalents	365,036,472	5,753,834		

30 June 2024 Amount in Rupees	BF Biosciences Limited	Farmacia	Intra-Group eliminations	Total
NCI percentage	20%	2%		
Non current assets	4,183,292,901	97,446,109		
Revaluation surplus	585,739,308	73,869,531		
Current assets	1,676,672,073	174,189,643		
Non-current liabilities	2,071,753,531	-		
Current liabilities	1,428,592,765	20,956,750		
Net assets	2,945,357,986	324,548,534		
Carrying amount of NCI	589,071,597	6,490,971	(3,685,320)	591,877,248
Revenue - net	3,658,720,487	604,298,631		
Profit after taxation	385,413,187	8,929,644		
Other comprehensive income	370,084,462	53,965,769		
Total comprehensive income	755,497,649	62,895,413		
Total comprehensive income				
allocated to NCI	151,099,530	1,257,908	(4,932,256)	147,425,182
Cash flows from operating activities	661,703,546	6,010,523		
Cash flows from investing activities	(10,807,816)	(53,285,924)		
Cash flows from financing activities				
(dividends to NCI: Nil)	(482,877,428)	-		
Net (decrease) / increase in cash				
and cash equivalents	168,018,302	(47,275,401)		
		•		

51 **Utilization of proceeds from Initial Public Offering (IPO)**

During the current year a Subsidiary Companay of the Group, BF Biosciences Limited raised funds through its Initial Public Offering (IPO) to acquire plant and machinery, obtain export-related certifications & product developement, and finance working capital requirements. The break-up of utilization of the IPO proceeds as at 30 June 2025 is summarized below:

Amount

	Rupees
Gross proceeds from IPO:	1,925,000,000
Less: Transaction costs paid	(69,801,865)
Net Inflows	1,855,198,135
Less: Purchase of plant & machinery	(171,875,853)
Less: Certifications & new product development expenses	(54,765,910)
Less: Expenditures incurred on working capital	(1,016,519,029)
	(1,243,160,792)
Balance Amount	612,037,343

52 Non adjusting events after the reporting date

The Board of Directors of the Holding Company in its meeting held on 23 September 2025 has proposed a final cash dividend of Rs. 4 (2024: Rs. 3) per share, amounting to Rs. 173.88 million (2024: Rs. 130.41 million) subject to approval of the members in the Annual General Meeting to be held on 25 October 2025.

53 Date of authorization for issue

These consolidated financial statements have been authorized for issue by the Board of Directors of the Holding Company on 23 September 2025.

Chief Executive Officer	Chief Financial Officer	Director

PATTERN OF **SHAREHOLDING**

PATTERN OF SHAREHOLDING AS AT 30 JUNE 2025

	Sharel	nolding	
No. of Shareholders	From	То	Total Shares held
2,001	1	100	53,877
1,125	101	500	310,591
581	501	1,000	451,774
682	1,001	5,000	1,554,828
147	5,001	10,000	1,064,419
57	10,001	15,000	708,568
16	15,001	20,000	271,364
16	20,001	25,000	376,275
19	25,001	30,000	512,880
11	30,001	35,000	356,072
7	35,001	40,000	259,474
5	40,001	45,000	211,502
2	45,001	50,000	95,167
4	50,001	55,000	206,392
4	55,001	60,000	233,264
7	60,001	65,000	446,523
4	65,001	70,000	272,872
2	70,001	75,000	143,998
2	80,001	85,000	164,351
3	85,001	90,000	262,014
2	90,001	95,000	187,500
2	95,001	100,000	197,318
1	105,001	110,000	107,330
1	115,001	120,000	119,000
1	120,001	125,000	123,340
2	135,001	140,000	277,141
2	140,001	145,000	285,136
1	170,001	175,000	171,770
1	175,001	180,000	177,784
3	225,001	230,000	683,566
1	235,001	240,000	235,716
1	250,001	255,000	254,131
1	255,001	260,000	259,538
1	290,001	295,000	292,000
1	360,001	365,000	363,097
1	400,001	405,000	400,264
1	405,001	410,000	409,618
1	435,001	440,000	437,466
1	480,001	485,000	480,200
1	495,001	500,000	496,931

PATTERN OF SHAREHOLDING AS AT 30 JUNE 2025

No. of Shareholders	Share	Total Shares held	
No. of Shareholders	From	То	Total Shares held
1	505,001	510,000	507,873
1	515,001	520,000	517,126
1	520,001	525,000	521,731
1	550,001	555,000	554,335
1	590,001	595,000	591,808
2	625,001	630,000	1,256,192
1	695,001 700,000		700,000
1	705,001	710,000	706,458
1	825,001	830,000	828,438
1	860,001	865,000	860,253
1	935,001	35,001 940,000 937, ⁶	
1	1,300,001	1,305,000	1,303,104
1	1,745,001	1,750,000	1,748,060
1	1,840,001	1,845,000	1,840,817
1	2,405,001	2,410,000	2,405,205
1	2,460,001	2,465,000	2,464,808
1	11,805,001	11,810,000	11,809,854
4,739			43,469,052

CATEGORIES OF SHAREHOLDER

AS AT 30 JUNE 2025

Categories of Shareholder	Shares held	Percentage	
Directors, Chief Executive Officer, and their spouse and minor children.	4,525,745	10.41	
Associated Companies, undertakings and related parties.	16,242,194	37.36	
NIT and ICP	1,748,060	4.02	
Banks, Development Financial Institutions, Non Banking Financial Institutions.	2,411,261	5.55	
Insurance Companies	1,350,597	3.11	
Modarabas and Mutual Funds	4,346,639	10.00	
General Public			
a. Local	10,801,102	24.85	
b. Foreign	575,971	1.33	
Other Companies (Local)	1,467,483	3.38	
Shareholder More Than 10.00%			
M/S. KFW Factor (Pvt) Ltd.	11,933,194	27.45	

Notice is hereby given that the Annual General Meeting ("AGM") of the members of Ferozsons Laboratories Limited ("the Company") will be held on Saturday, 25 October 2025 at 12:45 P.M. at Blue Lagoon, Masood Akhter Kiani Road, Rawalpindi and through video-link, to transact the following business:

Ordinary Business:

- 1. To confirm minutes of the Annual General Meeting held on 28 October 2024.
- 2. To receive, consider and adopt the audited financial statements of the Company for the year ended 30 June 2025 together with the Chairperson's Review, Directors and Auditors' reports thereon.
- 3. To consider and approve the final cash dividend for the year ended 30 June 2025 at the rate of 40% (i.e. Rs. 4 per share) as recommended by the Board of Directors.
- 4. To appoint Auditors for the year ending 30 June 2026 and fix their remuneration.

Special Business:

5. To consider and approve the related party transactions conducted during the financial year 2024-25, and to authorize Board of Directors to approve all future related party transactions and to pass, with or without modification, the following resolutions as 'Special Resolutions':

Resolved that the related party transactions conducted by the Company as disclosed in note 40 of the unconsolidated financial statements for the year ended 30 June 2025, be and are hereby ratified and confirmed.

Further resolved that the Company be and is hereby authorized to enter into related party transactions from time to time and to the extent deemed fit and approved by Board of Directors.

Other Business:

6. To transact any other business with the permission of the chair.

Statement of Material Facts as required under Section 134(3) of the Companies Act, 2017 is hereby annexed with the Annual General Meeting notice.

By order of the Board

Rawalpindi 23 September 2025 Syed Ghausuddin Saif Company Secretary

NOTES:

1. Book Closure:

The Share Transfer Books of the Company will be closed from 18 October 2025 to 25 October 2025 (both days inclusive). Transfers received at the office of the Company's Share Registrar at M/s CorpTec Associates (Pvt.) Limited, 503-E, Johar Town, Lahore, at the close of business on 17 October 2025 will be treated in time to entitle the transferees for payment of dividend and to attend annual general meeting.

2. Participation in the AGM:

Members whose names are appearing in the Register of Members as of close of business on 17 October 2025, are entitled to attend and vote at the AGM. A Member entitled to attend and vote at the AGM is entitled to appoint a proxy to attend, speak and vote for him/her. In case of individuals, a proxy must be a Member of the Company.

Copy of the Form of Proxy may be downloaded from the Company's website: http://www.ferozsonslabs.com.

Form of Proxy and the Power of Attorney or any other authority (if any) under which it is signed, or a notarial certified copy/CTC of such power or authority, must be valid and submitted through email on cs@ferozsons-labs.com not less than 48 hours before the time of holding AGM.

Members are requested to submit a copy of their Computerized National Identity Card/Smart National Identity Card (CNIC/SNIC), if not already provided and immediately notify changes in the registered address to our Shares Registrar, CorpTec Associates (Pvt.) Ltd.

3. Procedure for Attending AGM through Video-link facility:

Shareholders interested to participate in the meeting through video link are requested to email their Name, Folio Number, Cell Number, and Number of Shares held in their name with subject "Registration for Ferozsons Laboratories Limited AGM - 2025" along with valid copy of both sides of Computerized National Identify Card (CNIC) at cs@ferozsons-labs.com. The video link and login credentials will be shared with only those members/designated proxies whose emails, containing all the required particulars, are received at least 48 hours before the time of AGM.

4. Guidelines for Central Depository Company of Pakistan Limited ('CDC') Account Holders:

a. For Attending the AGM:

- (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/her identity by sharing a copy of his/her CNIC/SNIC or passport through email (as mentioned in the notes) at least 48 hours before the time of holding AGM.
- (ii) In case of corporate entity, the Board of Directors' resolution / Power of Attorney with specimen signature of the nominee shall be shared through email at <u>cs@ferozsons-labs.com</u> (unless it has been provided earlier) at least 48 hours before the time of holding AGM.

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 share the Form of Proxy as per the above requirement.
- (ii) The Form of Proxy shall be witnessed by two persons whose names, addresses and CNIC/SNIC numbers shall be mentioned on the form.
- (iii) Copies of CNIC/SNIC or the passport of the beneficial owners and the proxy shall be furnished with the Form of Proxy through email (as mentioned in the notes).
- (iv) The proxy shall share a copy of his/her CNIC/SNIC or passport through email (as mentioned in the notes).

(v) In case of a corporate entity, the Board of Directors' resolution / Power of Attorney with specimen signature shall be submitted (unless it has been provided earlier) along with Form of Proxy to the Company through email (as mentioned in the notes).

5. Withholding Tax on Dividend:

Under Section 150 of the Income Tax Ordinance, 2001 following rates are prescribed for deduction of withholding tax on the amount of dividend paid by the companies. These rates are as under:

a.	Persons appearing in the Active Tax Payers' List (ATL)	15%
b.	Persons not appearing in the Active Tax Payers' List (ATL)	30%

Members whose names do not appear in the Active Tax Payers List (ATL) provided on the website of FBR (despite the fact that they are filers) are advised to make sure that their names are entered into ATL to avoid higher tax deductions against any future payment of dividend.

In case of joint shareholders, each shareholder is to be treated individually as either a filer or non-filer and tax will be deducted on the basis of shareholding of each shareholder or as may be notified by the shareholders in writing to our share registrar. In case no such notification is received, then each shareholder shall be assumed to have an equal number of shares.

6. Exemption from Deduction of Income Tax / Zakat:

Members seeking exemption from deduction of income tax or are eligible for deduction at a reduced rate, are requested to submit a valid tax exemption / reduced rate certificate or necessary documentary evidence as the case may be. Members desiring no deduction of zakat are also requested to submit a valid declaration for non-deduction of zakat. These requests must be submitted to our share registrar M/s CorpTec Associates (Pvt.) Limited, 503-E, Johar Town, Lahore.

7. Electronic Dividend Mandate:

Under the Section 242 of the Companies Act, 2017, it is mandatory for all listed Companies to pay cash dividend to its shareholders through electronic mode directly into the bank account designated by the entitled shareholders. In order to receive dividend directly into their bank account, shareholders are requested (if not already provided) to fill in Bank Mandate Form for Electronic Credit of Cash Dividend available on the Company's website and send it duly signed along with a copy of CNIC to the Share Registrar, M/s. CorpTec Associates (Pvt.) Limited, 503-E, Johar Town, Lahore in case of physical shares.

In case of shares held in CDC then Electronic Dividend Mandate Form must be directly submitted to shareholder's brokers / participant / CDC account services.

8. Submission of Valid CNIC:

Pursuant to the SECP directives the dividend of shareholders whose valid CNICs are not available with the Share Registrar could be withheld. All shareholders having physical shareholding are therefore advised to submit a photocopy of their valid CNIC immediately, if already not provided, to the Company's Share Registrar without any further delay.

9. Transfer of Physical Shares to CDC Account:

Pursuant to the section 72 of the Companies Act, 2017 listed companies are 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 date of promulgation of the Act.

The Shareholders who hold physical shares are encouraged to open CDC sub-account with any of the brokers or Investor Account directly with CDC to place their physical shares into scrip less form.

10. Electronic Voting:

Members can exercise their right to demand a poll subject to meeting requirements of Section 143-145 of the Companies Act, 2017 and applicable clauses of the Companies (Postal Ballot) Regulations, 2018.

11. Procedure for Voting through Postal Ballot:

Pursuant to the Companies (Postal Ballot) Regulations, 2018 and other relevant laws & regulations, Members voting on items falling under Special Business will be allowed to exercise their right to vote through postal ballot i.e., voting by post or e-voting facility, in accordance with the requirements and procedure contained in the aforesaid Regulations.

In case of voting by post, the members must ensure that duly filled and signed ballot paper, along with a copy of Computerized National Identity Card (CNIC) should reach the Company's registered address at 197-A, The Mall, Rawalpindi, Pakistan or email at chairperson@ferozsons-labs.com one day before the AGM i.e., 24 October 2025 before 5:00 p.m. A postal ballot received after this date / time shall not be considered for voting. For convenience of members, Ballot Paper is annexed to this notice and same is also available on the Company's website www.ferozsons-labs.com.

Details of the e-voting facility will be shared through an e-mail with those members of the Company who have their valid CNIC numbers, cell numbers, and e-mail addresses available in the members register of the Company.

12. Requirement to Incorporate Email Address and Cell Number:

Members are requested to ensure that their email and cell number are duly updated in their physical folios maintained with Share Registrar of the Company and with their Broker / CDC Investor Account Services.

13. Video Conferencing Facility:

In accordance with provisions of the Companies Act, 2017, members can also avail video conference facility.

If the Company receives consent from members holding in aggregate 10% or more shareholding, residing at a geographical location other than the city of the meeting, to participate in the meeting through video conference at least 14 days prior to the date of the Annual General Meeting, the Company will arrange video conference facility in that city subject to availability of such facility in that city. In this regard, a formal request must be submitted at registered addresses of the Company OR through e-mail at cs@ferozsons-labs.com.

14. Electronic Transmission of Financial Statements:

Pursuant to various notifications, the Securities and Exchange Commission of Pakistan (SECP) has directed all companies to circulate annual financial statements and notices of annual/extraordinary general meetings through Email/CD/DVD or any other media to their shareholders at their registered addresses.

Shareholders, who wish to receive the hardcopy of the annual financial statements, may email at cs@ferozsons-labs.com. The same shall be provided to the shareholders free of cost within seven working days of receipt of such request.

The financial statements of the Company for the year ended 30 June 2025 have been placed on the Company's website: www.ferozsons-labs.com.

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

This statement sets out the material facts pertaining to the special business to be transacted in the Annual General Meeting of the Company to be held on 25 October 2025.

Agenda Item 5: Approval of Related Party Transactions along with Authorization to Board of **Directors for Related Party Transactions Approval**

The Company carries out certain transactions with its related parties. These transactions are conducted in the ordinary course of business and on arm's length basis. As required under Listed Companies (Code of Corporate Governance) Regulations, 2019, all related party transactions are periodically reviewed by the Board Audit Committee before these are approved by the Board of Directors.

None of the directors have any direct interest in the related party transactions, except for common directorships due to which Members' approval under Sections 207 and / or 208 of the Companies Act, 2017, and Regulation 15 of the Listed Companies (Code of Corporate Governance) regulations, 2019 is required.

Accordingly, an approval from the Members is hereby sought to ratify and confirm the related party transactions as disclosed in note 40 of the unconsolidated financial statements.

Further, the Company will continue to enter into transactions with its related parties during the financial year 2025-26. Approval of Members is also sought to authorize the Company to conduct such related party transactions and authorize Board of Directors to approve them from time to time.

Statement under Rule 4(2) of the Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017

Name of Investee Company:	BF Biosciences Limited		
Total Investment Approved:	Cross corporate guarantees up to Rs. 3.5 Billion in favor of financial institutions/lenders of Investee company for a tenor of 10 years along with provision of security to the lenders of investee company up to Rs 2.5 Billion for a tenor of 5 years were approved by the members in EOGM held on 12 February 2021.		
Amount of investment made to date:	Bank guarantees amounting to Rs. 2.925 Billion and Security in the form of charge over fixed assets amounting to Rs 0.457 Billion have been issued against this approval to date.		
Reasons for deviations from the approved timeline of investment, where investment decision was to be implemented in specified time:	Not applicable.		
Metrical change in financial statements of associated company or associated undertaking since date of the resolution passed for approval of investment:	As per latest available audited financial statements for the year ended 30 June 2025 the basic earnings per share is Rs. 5.52 and breakup value per share is Rs. 52.78.		

BALLOT PAPER FOR VOTING THROUGH POST

BALLOT PAPER FOR VOTING THROUGH POST

BALLOT PAPER FOR VOTING THROUGH POST FOR POLL TO BE HELD ON 25 OCTOBER 2025 AT 12:45 P.M. AT BLUE LAGOON, MASOOD AKHTER KIANI ROAD, RAWALPINDI



Registered Office: 197-A, The Mall, Rawalpindi. Phone: +92-51-4252155-57 Website: www.ferozsons-labs.com E-mail: cs@ferozsons-labs.com

Designated address of the Chairperson at which the duly filled in ballot paper may be sent: Physical: 197-A, The Mall, Rawalpindi, Pakistan.

E-mail: chairperson@ferozsons-labs.com

Name of shareholder/joint shareholders	
Registered Address	
Number of shares held and folio number	
CNIC Number (copy to be attached)	
Additional Information and enclosures (In case of representative of body corporate, corporation and Federal Government)	

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

	Sr. No.	Nature and Description of resolutions	No. of ordinary shares for which votes cast	I/We assent to the Resolutions (FOR)	I/We dissent to the Resolutions (AGAINST)
		Special Business - Agenda Item No. 5			
1	Resolved that the related parties' transactions conducted by the Company as disclosed in note 40 of the unconsolidated financial statements for the year ended 30 June 2025, be and are hereby ratified and confirmed.				
		Further resolved that the Company be and is hereby authorized to enter into related party transactions from time to time and to the extent deemed fit and approved by Board of Directors.			

Signature of Shareholder(s)

Date: Place:

BALLOT PAPER FOR VOTING THROUGH POST

Ballot Paper For Voting Through Post For Poll To Be Held On 25 October 2025 At 12:45 P.M. At Blue Lagoon, Masood Akhter Kiani Road, Rawalpindi

Procedure For Voting Through Postal Ballot:

- Dully filled Postal Ballot paper should be sent to the Chairperson of Ferozsons Laboratories Limited at registered office address 197-A, The Mall, Rawalpindi or via e-mail at chairperson@ferozsons-labs.com
- Copy of CNIC or Passport (in case of foreign nationals only) should be enclosed with the Postal Ballot Form.
- · Postal ballot forms should reach chairperson of the meeting one day before the AGM i.e., 24 October 2025 before 5:00 p.m. Any postal ballot received after this date, will not be considered for voting.
- Signature on the Postal Ballot should match with the signature on CNIC/Passport.
- · Incomplete, unsigned, incorrect, defaced, torn, mutilated, over written ballot paper will be rejected.
- · In case of representative of Corporate Body or any other institution, Postal Ballot must be accompanied with the copy of CNIC/Passport of authorized person, attested copy of the Board Resolution etc. in accordance with Section(s) 138 or 139 of the Companies Act, 2017 as applicable. In case of foreign corporate body, all documents must be attested from the Council General of Pakistan having jurisdiction over the Shareholder.
- · Ballot Paper has also been placed at the Company's website www.ferozsonslabs.com.

علاج میں طویل تجربہ رکھتے ہیں،اوراسے دنیابھر میں ایج آئی وی کی روک تھام کے لیے بھی جانجا جارہاہے۔ آئندہ کے لیے ،انتظامیہ اپنی توجہ خصوصی اور دائمی علاج کی مصنوعات کے پورٹ فولیو کو وسعت دینے، عملی کار کردگی میں بہتری لا کر منافع کے تسلسل کویقینی بنانےاوراُن معالجاتی شعبوں میں سر ماپیہ کاری کرنے پر مر کوزر کھے گی جہاں مریضوں کی ضروریات یوری نہیں ہور ہیں۔ہم مریضوں کی مجلائی کے لیے اعلیٰ معیار کی دواسازی فراہم کرنے کے لیے پر عزم ہیں۔

اظهارتشكر

ہم کمپنی کے مقاصد کے حصول کے لیے ملاز مین کی اہم کاوشوں اور وابسگی پر دلی تشکر کااظہار کرتے ہیں۔مزید بر آں،ہم مستقل حمایت اور سمپنی پر اعتاد کے لیےاینےاعلیٰ عہدیداران،کار وباری شراکت دار وںاور معززصار فین کاشکریہادا کرتے ہیں۔۔

بورڈ کے لیے/کی طرف سے

مسزاختر خالدوحيد چيزيرس

مسثر عثان خالدوحيد چيف ايگزيکڻو آفيسر

لاہور

23 ستمبر ، 2025

مسابقتی خطرات: مارکیٹ میں غیر قانونی اور کم معیاری مصنوعات پر کمزور ریگولیٹری کنٹرول کے باعث پاکستان کی دواسازی کی صنعت غیر صحت مند مسابقتی خطرات کاشکار ہے۔ ان خطرات کو کم کرنے کے لیے کمپنی پاکستان فار ماسیوٹیکل مینوفیکچر رزایسوس ایشن کے دیگرارا کین کے ساتھ مل کر حکومتی قوانین اور پالیسیول میں بہتری کے لیے مسلسل لا بنگ کر رہی ہے۔
سپلائی چین کے خطرات: سپلائی چین کا عمل کمپنی کے روز مرہ آپریشنز میں مرکزی حیثیت رکھتا ہے۔ ہم اس خطرے کو جامع پروڈکشن پلاننگ اور اسے سیلز فور کاسٹنگ اور آرڈر نگ سسٹمز کے ساتھ ضم کرکے کم کر رہے ہیں۔
اسے سیلز فور کاسٹنگ اور آرڈر نگ سسٹمز کے ساتھ ضم کرکے کم کر رہے ہیں۔
انفار میشن ٹیکنالو جی کے خطرات: کمپنی اپنی مستقبل کی ضروریات کو مدِ نظر رکھتے ہوئے آئی ٹی انفراسٹر کچر میں مسلسل سرمایہ کاری کر رہی ہے۔

ا بگزیکٹوڈائر یکٹر /چیف ایگزیکٹوآفیسر اور نان ایگزیکٹوڈائریکٹر زکی معاوضہ پالیسی

ا گیزیگوڈائر یکٹر/چیفا گیزیکٹو آفیسر ایک معاوضہ پیکیج کے حقدار ہیں جس کی تفصیلات مالیاتی بیانات کے نوٹ نمبر 39 میں درج ہیں۔ جبکہ نان ایگزیکٹوڈائر یکٹر زبشمول آزاد ڈائر یکٹر زصر ف اجلاس میں شرکت کی فیس اور سفری اخراجات کی ادائیگی کے حقد ار ہیں۔

آڈیٹرز

سنگر نہ میسر کے پی ایم جی تاثیر ہادی اینڈ سمپنی، چارٹر ڈاکاؤنٹس ریٹائر ہورہے ہیں اور مالی سال 26-2025 کے لیے دوبارہ تقرری کی پیشش کرتے ہیں۔

بورڈ آڈٹ کمیٹی نے کمپنی کے لیے مالی سال 26-2025 کے آڈیٹرز کے طور پر کے پی ایم جی تاثیر ہادی اینڈ کمپنی، چارٹرڈ اکاؤنٹنٹس کی تقرری کی سفارش کی ہے۔اس کے مطابق، بورڈ نے بھی آئندہ سالانہ عام اجلاس میں حصص یافتگان کی منظوری کے لیے یہی سفارش پیش کی ہے۔

صنعتى جائز هاور مستقبل كامنظر نامه

پاکستان کی ریٹیل دواسازمار کیٹ کی مالیت ایک کھر ب روپے سے زائد ہے اور گزشتہ سال کے دوران اس میں تقریبا%19اضافہ ریکارڈ کیا گیا، جو بنیاد ی طور پر قیمتوں میں اضافے کی وجہ سے ہے جبکہ مقدار کے لحاظ سے معمولی رہی۔ آگے چل کر تو قع ہے کہ یہ صنعت زیادہ پائیدار ترقی کی طرف منتقل ہوگی، جہاں قیمتوں میں اضافہ صارف قیمت اشار یہ کے مطابق ہوگا۔

ر پورٹنگ کی تاریخ تک ، سرکاری اداروں سے کمپنی کی وصولیاں تقریبا 2 ارب روپے ہیں ، جن میں سے ایک بڑا حصہ ایک سال سے زائد عرصے سے واجب لاادا ہے۔ یہ وصولیاں اُن سپلائیوں کی نمائند گی کرتی ہیں جو دیے گئے ٹینڈرزکے تحت نیک نیتی سے فراہم کی گئیں۔ وصولیوں میں طویل تاخیر نے کمپنی کے لیے نمایاں لیکویڈ بٹی مسائل پیدا کیے ، جس کے باعث کمپنی کو ورکنگ فیمپیٹل کے فرق کو پورا کرنے کے لیے قلیل مدتی فنانسبگ لا ئنز استعال کرناپڑیں ، جس کے نتیج میں مالی اخراجات میں اضافہ ہوا۔ تاہم ، اسٹیٹ بینک آف پاکستان کی حالیہ مائیٹری پالیسی میں نرمی نے کمپنی کے قرض لینے کے اخراجات کم کرنے میں مدودی ، کیونکہ جائزہ سال کے دوران مالی اخراجات میں 8 کی واقع ہوئی۔ مزید یہ کہ سال کی آخری سہ ماہی کے دوران صوبائی حکومتوں سے سرکاری وصولیوں کی ریکوری میں بہتری آئی ہے ، جو آئندہ بھی مالی اخراجات پر مثبت اثر ڈالے گی۔

کمپنی نے گلیمیڈ سائنسز،اِنک کے ساتھ رضاکارانہ لائسنسنگ معاہدے کے تحت لینا کمیپیورَ کی تیاری بھی شروع کر دی ہے۔اس کی انجیمکشن کی شکل کمپنی کی ذیلی شمپنی بی ایف بایوسائنسز لمیٹڈ (بی ایف بایو) میں ایک سی ایم او کے تحت تیار کی جائے گی، جبکہ اس کی زبانی قشم کمپنی کی اور ل سالڈ ڈوز تج (اوایس ڈی) سہولت میں تیار کی جائے گی۔لینا کمیپیورَ فی الحال امریکی ایف ڈی الے سے ان مریضوں کے لیے منظور شدہ ہے جوا بچ آئی وی کے

متعلقہ فریق کے ساتھ کاروباری امور کی انجام دہی

سال ختم شدہ30 جون 2025 کے دوران متعلقہ فریقین کے ساتھ لین دین آڈٹ کمیٹی اور بورڈ کے سامنے ان کے جائزے اور منظوری کے لیے پیش کیے گئے۔ یہ لین دین بور ڈکیان اجلاسوں میں منظور کیے گئے جو سال کے دوران منعقد ہوئے۔متعلقہ فریقین کے لین دین کی تفصیل مالی بیانات کے نوٹ نمبر 40میں دی گئی ہے۔

بور ڈ آف ڈائر یکٹر زاور بور ڈ کی کمیٹیوں کی تشکیل اور اجلاس

پورڈ آف ڈائر یکٹر ز،اس کی کمیٹیوں اور اجلاسوں کی تشکیل سے متعلق معلومات، ساتھ ہی اُن افراد کی تفصیل بھی منسلک ہے جومالی سال 2024-25 کے دوران کسی بھی وقت کمپنی کے ڈائر مکٹر رہے۔

حصص داری کاڈھانچہ

30 جون 2025 تک کی شیئر ہولڈنگ کا پیٹر ن منسلک ہے۔ کمپنی کے خصص میں ڈائر یکٹر ز،سی ای او،سی ایف او، کمپنی سیکریٹری، ایگزیکٹوز اور ان کے شریکِ حیات اور نابالغ بچوں کی جانب سے کی جانے والی تمام خرید وفروخت بھی منسلک ہے۔

کمپنی کی ساجی ذمیرداری

ہمارے ضابطہ ٔ اخلاق برائے کار و بار اور فریم ورک برائے بہترین کار کردگی کے مطابق، ہم ماحولیاتی تحفظ اور کمیونٹی کی صحت و تعلیم سے متعلق اقدامات میں سرمایہ کاری کے لیے پر عزم ہیں۔

جائزہ سال کے دوران کمپنی نے سی ایس آر (کارپوریٹ سوشل ریبیا مبلٹی) سر گرمیوں کے لیے مختلف اداروں کے ساتھ تعاون اور معاونت فراہم کی۔ان اداروں میں نمایاں طور پر شامل ہیں:

- نيشنل مينجمنٹ فاؤنڈيشن
- لا ہور بینالے فاؤنڈیشن

خطرات سے بحاؤ

بور ڈ آف ڈائر کیٹر زنے کمپنی کو دربیش بنیادی خطرات کاایک جامع جائزہ لیاہے، جن میں وہ خطرات بھی شامل ہیں جو کاروباری ماڈل، مستقبل کی کار کردگیاورمالی حیثیت یانقد بہاؤکے تسلسل کو متاثر کر سکتے ہیں۔ہماراخطرات کے انتظام کا طریقہ کاربنیادی طور پر خطرات کو سمجھنے ، بہجانئے ، جانجنے اور پھر ترجیحی بنیادوں پر درجہ بندی کرنے پر مبنی ہے۔ان خطرات کو کم کرنے کے لیے مختلف حکمت عملیاں وضع کی جاتی ہیں اور اپنائی حاتی ہیں۔

همینی کو در پیش چندا ہم خطرات درج ذیل ہیں:

معاشی اور سیاسی خطرات: ملک کی بدلتی ہوئی معاشی اور سیاسی صور تحال نے تمپنی کو بھی ان خطرات سے دوچار کیا ہے۔اس خطرے کو کم کرنے کے لیےانتظامیہ مالیاتی منڈی کی صور تحال اور سیاسی حالات پر مسلسل نظرر تھتی ہے اور ناموافق حالات سے نمٹنے کے لیے مناسب اقد امات اور حكمت عمليان مينجمنٹ سطح پر زير غور آتی ہیں۔

زرِ مبادلہ کے خطرات: پاکستانی رویے کی قدر میں کمی براہ راست مصنوعات کی لاگت کو متاثر کرتی ہے کیونکہ خام مال کی اکثریت در آمد کی جاتی ہے۔ مزید برآں، ڈریپ کی قیمتوں پر کنڑول/ضوابط کے باعث ان اضافی لا گتوں کو براوراست صار فین تک منتقل کرنا ممکن نہیں ہوتا۔

اور آ ڈٹ کمیٹی کرتی ہے۔ بورڈ آ ڈٹ کمیٹی کے ذریعے ان کنڑولز کی مؤثریت کا جائز ولیتا ہے اور ضرورت پڑنے پر مزید بہتری کی سفارش کرتا ہے۔

- کمپنی کی چلتے رہنے کی صلاحیت کے بارے میں کوئی اہم شبہ موجود نہیں ہے۔
- کارپوریٹ گورننس کی بہترین مثقوں سے کسی قشم کامادی انحراف نہیں ہوا جبیبا کہ کسٹنگ ریگو کمیشنز میں درج ہے۔
- گزشته سال کے آپریشنل نتائج سے نمایاں انحرافات کوسالانہ رپورٹ میں تفصیل اور وجوہات کے ساتھ بیان کیا گیا ہے۔
 - تمینی مستقبل قریب میں کاربوریٹ ری اسٹر کچرنگ یااپنے آپریشنز کو بند کرنے ک ارادہ نہیں رکھتی۔
- کاروبار کے معمول کے مطابق 30 جون 2025 تک واجب الادائمام بڑے حکومتی ٹیکس سال کے اختتام کے بعد اداکر دیے گئے ہیں۔
 - ملازمین کے پروویڈنٹ فنڈ کی سرمایہ کاری کی مالیت 30 جون 2024 کوختم ہونے والے تازہ ترین آڈٹ شدہ اکاؤنٹس کے مطابق 1,278ملين رويے ہے۔

یائیداری، رسک مینجمنٹ، اور تنوع کے اقدامات

انتظامیہ کے ان پٹ کی بنیاد پر ، بور ڈنے کمپنی کی آپریشنز پر اثر انداز ہونے والے مکنہ پائیداری سے متعلق تمام خطرات کا جائزہ لیا ہے۔ تاہم ، فضلہ پانی کے علاوہ کوئی بڑا پائیداری سے متعلق خطرہ شاخت نہیں کیا گیا۔اس خطرے کو کم کرنے کے لیےایک فضلہ پانی کی ٹریٹنٹ کا پلانٹ کمیشن کیا

فضلہ پانی کو مناسب طریقے سے صاف کیا جاتا ہے تاکہ اسے مرکزی نکاسی میں خارج کرنے سے پہلے مکمل طور پر بے ضرر بنادیا جائے۔ یہ عمل مقامی پانی کے ذرائع کو آلود گی سے بچانے اور ماحولیاتی ضوابط کی پاسداری کویقینی بنانے میں اہم کر دارادا کر تاہے۔

کمپنی نے قابل تجدید توانائی کے حل میں بھی سرمایہ کاری کی ہے۔رائیونڈاور نوشہرہ کے مقامات پرایک ایک میگاواٹ کے دوسولر پاور پلانٹس کام کررہے ہیں۔ یہ سبز توانائی کے لیے کمپنی کے عزم کو ظاہر کرتاہے۔

تسمینی متنوع، مساوی اور شمولیتی کام کی جگہ کے فروغ کوانتہائی اہمیت دیتی ہے۔ بور ڈاورانتظامیہ کی ٹیمیں تمام ملاز مین کے لیے مساویی مواقع کو بر قرار رکھنے کے لیے پر عزم ہیں۔ ہمیں فخر ہے کہ بور ڈ آف ڈائر یکٹر زاورانتظامیہ کی ٹیموں میں خواتین کی نمایاں نمائندگی ہے۔

قومی خزانے میں شراکت

موجودہ مالی سال کے دوران پیدا کی گئی مجموعی دولت میں سے تمپنی نے تقریبا 983ملین روپے قومی خزانے میں جمع کرائے،جو مختلف محصولات کی مدمیں اداکیے گئے۔ان میں انکم ٹیکس، سیلز ٹیکس، تسٹم ڈیوٹیز، سینٹر ل ریسرچ فنڈاور دیگر قانونی محصولات شامل ہیں۔

یسیے کی وصولی اور ادائیکی کاانتظام

تمینی کے پاس ایک مخصوص خزانہ ٹیم ہے جو سر مائے کے بہاؤ کی نگرانی کرتی ہے تاکہ مالیاتی سپلائی چین میں تسلسل بر قرار رہے اور وسائل كالبهترين استعال يقيني بناياحا سكه_

سال کے اختتام کے بعد ہونے والے واقعات

مالی سال کے اختتام اور اس رپورٹ کی تاریخ کے در میان شمینی کی مالی حیثیت پر اثر انداز ہونے والی کوئی اہم تبریلی واقع نہیں ہوئی۔

30 جون 2025 کوختم ہونے والے سال کے خالص منافع کی بنیاد پر ، علیحدہ بنیاد وں پر آمد نی 12.15روپے فی حصص رہی ،جو بچھلے سال کے 20.2روپے فی حصص کے مقابلے میں زیادہ ہے۔ جبکہ مجموعی بنیادوں پر آمدنی 17.86روپے فی حصص رہی، جو گزشتہ سال کے 15.72روپے فی حصص کے مقابلے میں زیادہ ہے۔

ڈویڈنڈ کا اعلان

ڈائر کیٹر زنے 30جون 2025 کوختم ہونے والے سال کے لیے %40 یعنی 4روپے فی حصص کے حتی نقد ڈویڈنڈ کی سفارش کی ہے،جو 25 ا کتو بر 2025 کو ہونے والی سالانہ جنرل میٹنگ میں حصص یافتگان کی منظوری سے مشر وط ہے۔

كود آف كاربوريك كورننس كى تعليل كاعلاميه

سمینی مکمل طور پر لسٹڈ کمپنیز (کارپوریٹ گورننس کے ضابطه اخلاق) ریگو کمیشنز 2019 کی ضروریات پر عمل کرتی ہے؛اس حوالے سے ایک بیان بنع آڈیٹرز کی رپورٹ ہماری سالاندر پورٹ کے ساتھ شامل ہے۔

کار پوریٹ اور مالیاتی رپورٹنگ کے فریم ورک کی تعمیل کا اعلامیہ

آپ کی کمپنی کے بورڈ آف ڈائر یکٹر زاچھی اجماعی شراکت داری کے بندوبست کی علمبر داری کے لیے پُرعزم ہیں۔اسی تسلسل میں، کمپنی کی انتظامیہ اجماعی شراکت داری کی رہنمائی کے ضابطے میں درج بہترین حکمتِ عملی کے تقاضوں پر عمل پیراہے۔

- سمبنی کے انتظامیہ کی جانب سے تیار کر دہ مالیاتی بیانات اس کی مالی حیثیت ، آپریشنز نتائج ، کیش فلواور ایکویٹی میں تبدیلیوں کی منصفانہ عکاسی کرتے ہیں
 - تمپنی کی با قاعدہ اکاؤنٹس کی کتابیں بر قرار رکھی گئی ہیں۔
- مالیاتی بیانات کی تیاری میں موزوں اکاؤنٹنگ پالیسیوں کو مستقل طور پر نافذ کیا گیا ہے۔ اکاؤنٹنگ تخیینے مناسب اور محتاط فیصلے کی بنیاد پر کیے گئے ہیں۔
 - پاکستان میں قابل اطلاق بین الا قوامی مالیاتی رپورٹنگ کے معیارات، کومالیاتی بیانات کی تیاری میں اختیار کیا گیاہے،اور کسی بھی انحراف کو مناسب طور پر ظاہر اور وضاحت کے ساتھ بیان کیا گیاہے۔
 - اندرونی کنڑول کے نظام ڈیزائن میں مضبوط ہیں اور انتظامیہ نے انہیں مؤثر طور پر نافذ کیاہے، جن کی نگر انی اندرونی آڈیٹر ز، بور ڈ آف ڈائر یکٹر ز

فيروز سنزليبار ٹريزلميڻ ٹر کامالياتی اور عملی جائزہ

کمپنی کی مجموعی خالص فروخت 18.7ارب روپے پر بند ہوئی، جو بچھلے سال کے مقابلے میں %19اضافہ ظاہر کرتی ہے۔ علیحدہ بنیاد پر کمپنی کی خالص فروخت 13.8ارب روپے رہی، جو بچھلے سال کے مقابلے میں %9اضافہ ظاہر کرتی ہے۔

مار کیٹ میں جنیرک مصنوعات کی فروخت میں %24اضافہ دیکھنے میں آیا، جبکہ ادارہ جاتی سطح پر جنیرک ادویات اور میڈیکل ڈیوائسز کی فروخت میں %13 کی واقع ھوئی ۔ یہاں پیہ بات اہم ہے کہ فروخت میں اضافے کی بنیادی وجہ قیمتوں کانہیں بلکہ مقدار کا بڑھناہے۔

کمپنی کا مجموعی منافع کامار جن %41.3 رہاجو گزشتہ سال کے %38.9 کے مقابلے میں زیادہ ہے۔اس مار جن میں اضافے کی بنیادی وجہ فروخت کی اشیاء کے امتز اج میں تبدیلی ہے جبکہ بعض مواقع پر قیمتوں میں اضافہ بھی اس میں شامل ہے۔

فروخت میں اضافے کے ساتھ ساتھ، سینگ اور ڈسٹریبیوشن کے اخراجات میں %14 اضافہ ہوا۔ بیراضافہ بنیادی طور پر مہنگائی کے اثرات کوظاہر کرتاہے، جبکہ انتظامی اخراجات میں بھی %4اضافہ ہواہے۔

مؤثر ٹیکس کی نثر ح%43 پربند ہوئی جو گزشتہ سال کے %34 کے مقابلے میں زیادہ ہے۔ یہ اضافہ بنیادی طور پر وفاقی حکومت کی جانب سے بر آمدی فروخت کے لیے ٹیکسس نظام میں تبدیلی کے باعث ہواہے۔

آپریشنزسے حاصل شدہ منافع میں %20اضافہ ہوا، جبکہ ٹیکس کے بعد منافع میں %32اضافہ ریکارڈ کیا گیا۔ ٹیکس کے بعد منافع میں یہ اضافہ بنیادی طور پر مالی اخراجات میں کمی کے باعث ہے، جواس سال اسٹیٹ بینک آف پاکستان کی جانب سے پالیسی ریٹ میں کمی کے نتیج میں ممکن ہوا۔

بعداز ٹیکس منافع کی بنیاد پر،30 جون 2025 کوختم ہونے والے سال کے لیے فی حصص آمد نی 12.15روپے رہی، جو پچھلے سال کے 9.20روپے فی حصص کے مقابلے میں زیادہ ہے۔

بی ایف بائیوسائنسز لمیشد (ذیلی حمینی) کامالیاتی اور عملی جائزه

بی ایف بایوسا ئنسز لمیٹٹر (ذیلی کمپنی) کی فروخت 8۔5ارب روپے پر بند ہوئی، جو پچھلے سال کی 7۔3ارب روپے کی فروخت کے مقابلے میں % 60 اضافہ ظاہر کرتی ہے۔ کمپنی کا بعد از ٹیکس منافع 447 ملین روپے رہا، جو پچھلے سال کے 385 ملین روپے کے مقابلے میں %16 اضافہ ظاہر کرتا ہے۔ بعد از ٹیکس منافع اور حصص کی اوسط تعداد کی بنیا دیر، 30جون 2025 کو ختم ہونے والے سال کے لیے فی حصص آمد نی 5.52 روپے فی حصص رہی، جبکہ گزشتہ سال بیہ 6.09روپے فی حصص تھی۔

كليدي عملى اور مالياتى اعداد وشار

گزشتہ 6 سالوں کے لیے انفرادی اور مجموعی مالیاتی تفصیلات کے کلیدی اور مالیاتی اعداد وشار کا خلاصہ پیش کیا گیاہے۔

سرمایه کاری کے اخراجات

سال کے دوران کمپنی نے332ملین روپے سرمایہ جاتی اخراجات پر خرچ کیے ، جن میں بنیادی طور پرایک میگاواٹ سولر پاور پلانٹ اور دیگر پلانٹ ومشینری کاسامان شامل ہے تا کہ پیداواری صلاحیت اور کار کردگی کو بہتر بنایاجا سکے۔

شر اکت داروں کے لیے ڈائر یکٹر رپورٹ

(30 جون، 2025 کوسال کے خاتیے پر)

ہم 69ویں سالانہ رپورٹ پیش کرتے ہوئے مسرت کااظہار کرتے ہیں۔اس رپورٹ میں مالی سال ختم شدہ 30 جون 2025 کے لیے سمپنی کے آڈٹ شدہ علیحد ومالی بیانات کے ساتھ ساتھ مجموعی مالی بیانات بھی شامل ہیں۔ مجموعی مالی بیانات میں کمپنی کی 57.36 فیصد ملکیت والی ذ ملی تمپنی بی ایف بایوسا ئنسز لمیشدٌ اور 98 فیصد ملکیت والاریٹیل وینجیر فارمیشا تھی شامل ہیں۔

> به مالی بیانات اور ڈائر یکٹر زکی رپورٹ پاکستان میں رائج منظور شد ہاکاؤنٹنگ معیارات، کمپنیزا یکٹ 2017اورلسٹڈ کمپنیز (کار بوریٹ گورننس کاضابطہ اخلاق) ریگولمیشنز 2019 کے تقاضوں کے عین مطابق مرتب کیے گئے ہیں۔

مکینی کے انفراد یاور مجموعی مالی نتائج کی حجھلکیاں

اس سال کے مالیاتی نتائج اور منافع کی تقسیم کا خلاصہ اور پچھلے سال سے مواز انہ نیچے دیا گیا ہے۔

	مجموعي		انفرادي	_
2024	2025	2024	2025	
		(روپے ہزاروں میں)		
15,854,750	18,856,900	12,711,714	13,857,967	خالص آمدنی
6,462,667	7,996,631	4,942,086	5,719,190	مجموعي منافع
1,140,216	1,555,463	610,273	923,569	منافع قبل از ٹیکس
755,475	921,713	400,054	528,243	منافع بعداز ٹیکس
15.72	17.86	9.20	12.15	فی حصص آمدنی (روپے)

DIRECTOR'S REPORT (URDU)

FORM OF **PROXY**

FEROZSONS LABORATORIES LIMITED

FORM OF PROXY

69th Annual General Meeting

I/We,		of
being a member of Fe	rozsons Laboratories Limite	d and holder of
ordinary Shares as pe	r share register Folio/CDC Acco	unt No
do hereby appoint Mr.	/Mrs	
Folio/CDC Account No	of	CNIC No. or Passport
No	or failing him/her Mr./Mrs	
Folio/CDC Account No	of	CNIC No. or Passport
		e Company as my/our proxy to
attend, speak and vo	te for me/us and on my/our b	pehalf at the 69 th Annual General
•	· ·	October 2025 at 12:45 p.m. or at
any adjournment ther		'
arry adjournment ther	CO1.	
Five Rupees		
Revenue Stamp		Signature of Shareholder
		(The signature should agree with the
		specimen registered with the Company)
Signed thisday	of 2025 Signatu	ure of Drawy
Signed thisday	012025	ure of Proxy
1. Witness:	2.	Witness:
Signature:		Signature:
Name:		Name:
Address:		Address:
CNIC No		CNIC No

Note: Proxies, in order to be effective, the instrument of proxy and the power of attorney or any other authority, under which it is signed, must be shared through e-mail on cs@ferozsons-labs.com not less than 48 hours before the time of AGM.

CDC Shareholders and their Proxies are each requested to attach an attested photocopy of their CNIC or Passport with the proxy form before email to the Company.

فيروز سنزليبار ثريز لميثثه

نمائندگی کافارم (پراکسی فارم)

69 وال سالانه اجلاسِ عام

بذريعه حصص رجسٹر کے فولیونمبر /سی	بحثیت رکن فیروز سنزلیبار ٹریز لمیٹڈ اور	ک/ک		میں / ہم
مپنی کے ایک دوسرے رکن	عام محص ،	عامل	نمبر	ڈی سی اکاؤنٹ
	بر/سی ڈی سی اکاؤنٹ نمبر			
تِ دیگر کمپنی کے اور رکن	، يا بصوري	يا پاسپورٹ نمبر		
	نمبر/سی ڈی سی اکاؤنٹ نمبر		کا/ک	
میں سمپنی کے 69ویں سالانہ اجلاسِ عام	، کومیری / ہماری غیر حاضری	اپاسپورٹ نمبر	·	
رائے دہی کے استعال کیلئے اپنانما ئندہ	ی شده اجلاس میں حاضری ، اظہارِ خیال اور حق	1 بج منعقد ہور ہاہے، یاکسی بھی ملتو	2:45 روچير 2025 ووچير 2:45	میں،جو بتاریخ 25اکتو
			الرتے ہیں۔	(پراکسی)مقرر کر تاہو
	حصص دار کے وستخ			
	ں دارے د (دستخط سمپنی میں رجسٹر ڈنمونے سے م		<i>ى ريونيو سامپ</i>	پانچ روپے پانچ روپے
طابقت (تقع ہوتے چاہیے)	(د محط چی ۵۰۰ مسر د متوعے سے م		·	
		_		
	نمائندہ کے دستخط:	2025	مهیینہ	بتاریخ
				4
	2. گواه			1. گواه
	د ستخط:			دستخط:
	نام:نام:			نام:نام
	: *			پة:
	شاختی کارڈنمبر:			شاختی کارڈ نمبر:

نوٹ:

نما ئندگی فارم (پراکسی فارم)، اور مختار نامہ یادیگر دستاویز جس کے تحت اس پر دستخط کئے گئے ہوں، ای میل ایڈریس <u>cs@ferozsons-labs.com</u> پر سالانہ اجلاسِ عام کے وقت سے کم از کم 48 گھنٹے پہلے ای میل کے ذریعے بھجوادیں، بصورتِ دیگریہ فارم موثر تصور نہیں کیاجائے گا۔

س ڈی سی حصص یافتگان اور انکے نمائندوں (پراکسی) سے درخواست ہے کہ نمائندگی فارم (پراکسی فارم) کمپنی کوای میل کرنے سے پہلے اس کے ساتھ اپنے شاختی کارڈیا پاسپورٹ کی تصدیق شدہ فوٹو کا پی لف کریں۔





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