Financial Statements
For The Year Ended June 30, 2025

# **COMPANY INFORMATION**

**BOARD OF DIRECTORS:** 

CHIEF EXECUTIVE:

DIRECTORS:

MR. ZAHID ANWAR

MR. IMRAN ZAHID

MR. ZEESHAN ZAHID MS. NOORULAIN ZAHID

MR. ANWAR UL HAQ

MR. ZULQARNAIN

MR. ALI RAZA ZAFAR

AUDIT COMMITTEE:

CHAIRMAN:

MEMBER:

MEMBER:

MR. ZULQARNAIN

MR. ZEESHAN ZAHID

MR. ANWAR UL HAQ

**HUMAN RESOURCES & REMUNERATION COMMITTEE:** 

CHAIRMAN:

MEMBER:

MEMBER:

MR. ANWAR UL HAQ

MS. NOORULAIN ZAHID

MR. ALI RAZA ZAFAR

COMPANY SECRETARY:

MR. AJMAL SHABAB

CHIEF FINANCIAL OFFICER:

MR. ABRAR MOHSIN

AUDITORS:

KRESTON HYDER BHIMJI & CO.

CHARTERED ACCOUNTANTS

BANKS:

AL BARAKA BANK (PAKISTAN) LIMITED

JS BANK LIMITED

NATIONAL BANK OF PAKISTAN

UNITED BANK LIMITED

MEEZAN BANK

LEGAL ADVISOR:

MR. ZIA-UL-HAQ (ADVOCATE)

REGISTERED OFFICE:

JK HOUSE, 32-W, SUSAN ROAD, MADINA TOWN, FAISALABAD

SHARE REGISTRAR OFFICE:

HAMEED MAJEED ASSOCIATES (PVT) LTD 1<sup>ST</sup> FLOOR, H.M HOUSE, 7-BANK SQUARE

LAHORE.

MILLS:

32-KM, SHEIKHUPURA ROAD, FAISALABAD

WEB SITE:

www.asimtextile.com

# **VISION**

TO TURN AROUND THE COMPANY INTO A PROFITABLE UNDERTAKING ITS LIFE AND TO BE A MARKET LEADER BY BEING THE BEST LEADER BY BEING THE BEST

# **MISSION**

TO PROVIDE FINE QUALITY PRODUCTS
TO ITS CUSTOMERS AND BRING THE
COMPANY INTO PROFIT TO INCREASE
SHAREHOLDERS' WEALTH

# **CHAIRMAN'S REVIEW**

It is my privilege to present this report to the shareholders of Asim Textile Mills Ltd. (the "Company"), outlining the Board's overall performance and evaluating the effectiveness of its role in achieving the Company's strategic objectives.

Throughout the year, the Board Committees have continued to perform with exceptional proficiency. The Audit Committee has played a pivotal role in managing and controlling business risks, while the Human Resource and Remuneration Committee has ensured that HR policies concerning performance management, staffing, compensation, and benefits remain competitive, aligned with industry standards, and in accordance with the Company's performance and long-term success.

The Board has reaffirmed its unwavering commitment to the highest standards of corporate governance and adherence to industry best practices. The Board, along with its Committees, has diligently focused on ensuring full compliance with all applicable statutory and regulatory requirements. The Committees have provided invaluable insights and robust support to the Board, operating at an exemplary level of professionalism.

An annual self-assessment of the Board of Directors is conducted to evaluate and benchmark its overall performance and effectiveness in relation to the Company's strategic goals and objectives.

Overall, I am confident that the Company's strategic direction is sound and well-defined. Moreover, the processes undertaken to develop and review the Company's corporate strategy and achieve its objectives are commendable and reflect a deep commitment to driving sustainable growth and shareholder value.

For and on behalf of the Board

October, 07 2025

Faisalabad.

MR ANWAR UL HAQ

Chairman BOD

# عاصم ٹیکسٹائل ملزلمیٹٹر

چيئر مين كاجائزه

سے میرے لئے اعزاز کی بات ہے کہ میں عاصم ٹیکٹائل ملزلمیٹڈ کے شیئر ہولڈر کے سامنے بیر پورٹ پیش کرر ہاہوں، جس میں بورڈ کی مجموع کارگردگی اور کینی کے اسر یخبگ مقاصد کے حصول میں اس کے کردار کی موثریت کا جائزہ لیا گیا۔

سال بجر کے دوران، بورڈ کی کمیٹیوں نے اپنی ذمداریاں انتہائی مہارت کے ساتھ سرانجام دیں۔ آڈٹ کمیٹی نے کاروباری خطرات کو موثر طریقے سے سنجالنے اور کنٹرول کرنے میں اہم کردار ادا کیا۔ جبکہ انسانی وسائل اور معاوضہ کمیٹی نے اس بات کویقنی بنایا کہ کارگردگی میٹجنٹ ،عملہ معاوضہ اور نوائد ہے تعلق آج آر پالیسیاں صنعت کے معیار کے مطابق اور کمپنی کی کارگردگی طویل مدتی کا میابی کے ساتھ ہم آ ہنگ رہیں۔

بورڈ نے بہترین کارپوریٹ گورنٹ اورصنعت کے بہترین طریقوں پڑمل پیراہونے کے عزم کا اعادہ کیا ہے۔ بورڈ اوراس کی کمیٹیوں نے تمام متعلقہ قانونی اورضابطہ جاتی تقاصون کی کمل تعیل بیٹنی بنانے کے لیے انتقاب محنت کی ہے۔ کمیٹیوں نے بورڈ کوفیتی بصیرت اور مضبوط معاونت فراہم کی ہے اورانتھائی پیشہ داراندانداز میں اپنے فرائض سرانجام دیے ہیں۔

بورڈ آف ڈائر ہکٹر زکی سالانہ خود تین جانچ کی جاتی ہے تا کہ مپنی کے اسٹر پنجگ مقاصد کے حصول کے حوالے سے اس کی مجموعی کارکر دگی اور مؤشریت کا جائزہ لیا جاسکے۔

مجموع طور پر، مجھے یقین ہے کہ مپنی کی اسٹر یخب ست مضبوط اورواضع ہے۔ مزید برآں ، مپنی کی کارپوریٹ اسٹریٹی کی ترقی اوراس کے مقاصد کے حصول کے لیے کئے گیے اقد امات قابل تعریف ہیں۔ اور پائیدارترقی اورشیئر بولڈرز کی قدر کو بڑھانے کے لئے گہری وابسٹگی کی عکاس کرتے ہیں۔

بورڈ کی طرف سے

offlag Tan

چيئر مين بوردُ آف دُائر يکثر

7 اکتوبر2025 فیصل آباد

# ASIM TEXTILE MILLS LIMITED KEY OPERATING & FINANCIAL DATA FOR LAST SIX YEARS

Particulars	2024	2023	2022	2021	2020	2019
	3					
Financial Position						
Paid up capital	151.770	151.770	151.770	151.770	151.770	151.770
Fixed assets	1,167.995	1,152.284	1050.010	979.778	978.326	889.392
Accumulated depreciation	552.148	523.486	496.539	472.989	446.371	422.675
Current assets	437.819	507.059	669.844	690.861	557.261	484.858
Current liabilities	712.204	722.336	761.521	744.778	711.506	668.505
	*					
Income						
Sales	1,812.690	354.678	2080.169	1726.224	1472.117	1786.446
Other income	27.931	32.752	16.830	10.93	14.953	8.586
Pre tax profit/(loss)	(39.299)	(41.223)	44.854	96.127	28.659	80.593
Taxation charge/(credit)	12.739	11.714	12.008	19.864	10.014	24.425
Statistics & Ratios						
Pre tax profit/(loss) to sales %	(2.17)	(11.62)	2.156	5.57	1.95	4.51
Pre tax profit/(loss) to capital %	(25.89)	(27.16)	29.554	63.3	18.9	53.1
Current ratio	1:1.61	1:1.70	1:1.87	1:1.92	1:1.78	1:1.73
Paid up value per share (Rs.)	10	10	10	10	10	10
Earnings/(loss) after tax per share (Rs.)	(1.75)	(1.94)	2.16	5.02	1.23	3.70
Cash dividend%	-	-	-	-	-	-
Break up value per share (Rs.)	8.18	9.23	10.64	7.88	1.83	(0.01)

# DIRECTORS'

# REPORT

The Board of Directors of Asim Textile Mills Limited ('the Company') is delighted to present the Annual Report for the fiscal year ended on June 30, 2025, along with the audited Financial Statements and the accompanying Auditors' Report.

# Industry Overview:

During FY 2025, Pakistan's textile sector recorded exports of USD 17.88 billion, reflecting a growth of 7.39% over the previous year. This increase was driven mainly by value-added segments such as knitwear, ready-made garments, and bedwear. However, traditional textile products showed a downturn, with cotton cloth exports declining by 3.05%, from USD 1.87 billion in FY 2024 to USD 1.81 billion in FY 2025. Cotton yarn exports experienced a more pronounced reduction of 28.76%, falling from USD 955 million to USD 680.7 million.

Cotton production also remained under pressure, with arrivals dropping to a 40-year low. Overall arrivals declined by more than 30% compared to the previous year, necessitating increased dependence on imported raw materials. As a result, imports of cotton and yarn rose to USD 4.24 billion, substantially increasing production costs for the industry.

The sector continued to face persistent challenges, including elevated energy tariffs, high interest rates, and growing competition from regional economies. Despite these constraints, the industry demonstrated resilience, supported by the stronger performance of the value-added export segments..

Operating Indicators	June 30, 2025 Rupees in Millions	June 30, 2024 Rupees in Millions	
Sales	2,181.698	1,812.690	
Gross Profit / Loss	90.258	(23.276)	
Levies	(11.175)	(23.390)	
Income tax	(21.910)	36.129	
Profit / Loss for the year	19.875	(26.560)	
Loss per share	1.31	(1.75)	

### **Business Overview:**

In FY 2025, the company recorded sales of Rs. 2,181.698 million, up from Rs. 1,812.690 million in FY 2024, reflecting enhanced operational activity and stronger market demand.

A major improvement was seen in gross results, with the company achieving a gross profit of Rs. 90.258 million, compared to a gross loss of Rs. (23.276) million in FY 2024. This turnaround indicates better capacity utilization and effective cost management.

The company reported a profit after tax of Rs. 19.875 million, against a loss of Rs. 26.560 million in FY 2024, and the loss per share improved to Rs. 1.31 from Rs. 1.75 per share in the previous year.

The company remains focused on sustaining profitability through operational efficiency and disciplined financial management.

#### Future Outlook:

The Company is steadfast on its stated strategic initiatives aimed at enhancing margins by drastically improving operations and affecting across the board cost reductions through efficiency in manufacturing. Steps are taken to improve the financial health of the company by overhauling plant and machinery to improve product quality and performance. Despite of the very challenging business conditions, we are immensely hopeful for positive prospects in future

# Compliance to good Governance and social requirements

Your company is committed to fulfill its responsibilities towards good governance, social and environmental responsibilities. To protect health and safety of employees and environment, company provides able conditions and means to ensure compliance.

# Human Resource and industrial relations

Under a defined and documented criteria in line with national and international laws people are recruited and hired. This is demonstrated at all level beyond any racism, cast, sex or religion and respects human rights, ethics and standards.

## Trading in the Shares of the Company

Trading and holdings of company's shares by Directors & Executives or their spouses were notified in writing to the company Secretary along with the price, number of shares, form of share certificates and nature of transaction which were notified by the company Secretary to the Board, SECP & PSX, within the stipulated time. All such holdings have been disclosed in the Pattern of Shareholding.

## Composition of Board

In line with the requirements of the CCG Regulations, 2019, the Company encourages representation of independent and non-executive directors, as well as gender diversity on its Board. The current composition of the Board is as follows:

#### Total number of Directors:

Male directors 6 Female director 1

## Composition:

Category	Names		
Independent Directors	Mr. Zulqarnain Mr. Anwar ul Haq		
Other Non-executive Directors (excluding female director)	Mr. Zeeshan Zahid Mr. Ali Raza Zafar		
Executive Directors	Mr. Zahid Anwar Mr. Imran Zahid		
Female Director (Non-executive)	Ms. Noorulain Zahid		

# Performance Evaluation of Board of Directors:

The evaluation of the Board's role of oversight and its effectiveness is a continual process, which is appraised by the Board itself. The core areas of focus are:

- Alignment of corporate goals and objectives with the vision and mission of the Company;
- Strategy formulation and planning for sustainable operation;
- The Board's independence and effectiveness

Individual feedback was obtained and on the basis of that feedback, the average rating of the performance of the Board and role of the Chairman regarding governing the Board was found up to the mark.

#### Directors' Remuneration:

A formal Director's Remuneration policy approved by the Board is in place. The policy includes transparent procedure for remuneration of directors in accordance with the Companies Act, 2017 and CCG Regulations, 2019.

# Internal Financial Controls;

The directors are aware of their responsibility with respect to internal financial controls. Through discussions with management and auditors (both internal and external), they confirm that adequate controls have been implemented by the Company.

## Court Cases:

The company has instituted a suit in the Honorable Lahore High Court, Lahore against Faysal Bank Limited claiming damages on account of acquisition of un-remunerative agricultural land on the advice of FIBL for not providing timely cash finance facilities despite written commitments and for charging illegal profits against the principles of Islamic Banking and in contravention of the objective clause of its Memorandum of Association, Articles of Association and against circulars issued by the State Bank of Pakistan. The amount claimed for the first two counts is Rs.141.831 million (including claims of Central Excise Duty), whereas the amount of last count has been left for the Court to determine.

The counter suit filed by the Faysal Bank for recovery of Rs. 454.502 million along with costs and cost of funds before the Honorable Lahore High Court (Single Judge), Lahore has been adjudicated on 04.06.2015 against the company. The company has filed an appeal in Honorable Lahore High Court, Lahore (Division Bench) vide R.F.A. No. 1372/2015 on various grounds including the company being condemned unheard. The learned Division Bench graciously allowed the appeal on 20.02.2020 and impugned judgment and decree dated 04.06.2015 was set aside. Consequently leave to appeal was adjudged to have been granted to the appellant company and the case is directed to be proceeded on that basis after framing issues and recording of evidences. Due to litigation, the Bank is not responding and confirming the balance of the company. Having been undeterminable at this stage, provision for cost of funds has not been accounted for.

However, in this regard directors' and the management of the company are confident that these cases are based and being contested on strong legal grounds and are likely to be decided in Company's favor.

## Auditor's Observations:

The auditors have expressed unmodified opinion and give emphasis of matter on the provision for cost of fund has not been accounted for in the Financial Statements in line with the decision of Lahore High Court, Lahore in counter suit filed by Faisal bank Limited as described in the auditors' report to the members.

The management has filed an appeal in the Lahore High Court, Lahore (D.B) vide R.F.A. No. 1372/2015 on various grounds including the company being condemned unheard, in which the learned Division Bench allow the appeal on 20.02.2020 and set aside impugned judgment. The management of the company is of the opinion that this case is based and being contested on strong legal grounds and is likely to be decided in Company's favor. Therefore, no provision for cost of funds is accrued.

Regarding the auditor's reservation of going concern relating to note 1.2 & 23.1 of financial statements, the management of the company is making its strenuous efforts, optimal production strategies and effective cost controls to improve the profitability of the company. The management is quite optimistic that balancing and modernization of plant and machinery, improvement in future industry situation and better

production efficiency will definitely improve the future financial results. The management positively looks forward to counter all challenges and is firmly committed to deliver the best possible results and will continue to meet its objectives and goals. Based upon these aspects and continuing financial support from directors and associates, the financial statements have been prepared on going concern basis.

#### We confirm that:

- Financial statements have been prepared in conformity with the requirement of the Companies Act 2017and present fairly state of affairs, results of its operation, cash flows and changes in equity.
- 2. Proper books of accounts have been maintained in the manner required under Companies act
- 3. Appropriate accounting policies have been consistently applied in preparation of financial statements and accounting estimates are based on reasonable and prudent judgment.
- 4. International Financial Reporting Standards, as applicable in Pakistan, have been followed in preparation of financial statements and any departure there from has been adequately disclosed and explained.
- 5. The system of internal control is being implemented and monitored.
- 6. There are no significant doubts about the company's ability to continue as a going concern.
- 7. There has been no material departure from best practices of corporate governance, as detailed in listing regulations.
- 8. The key operating and financial data of last six years is annexed to this report.
- 9. Outstanding duties and taxes, if any, have been disclosed in the financial statements.
- 10. The Chairman's review dealing with the performance of the Company during the year ended June 30, 2025 forms part of this report.
- 11. Value of investments of Employees Provident Fund was Rs. **18.107/-** millions for the year ended June 30, 2025.
- 12. Company has arranged in-house training program for its Directors.
- 13. Statement of compliance with the Best Practices of Corporate Governance is annexed.
- 14. We confirm that directors and CFO and their spouse and minor children have made no transactions of the Company's shares during the year.
- 15. The pattern of shareholding as at June 30, 2025 is annexed with this report.
- During the year under review, six meetings of the Board were held:-

Mr. Zahid Anwar	6	Mr. Ali Raza Zafar	6
Mr.Imran Zahid	6	Mr. Zulqarnain	6
Mss. Noorulain Zahid	6	Mr. Anwar ul Haq	6
Mr. Zeeshan Zahid	6		

• The Audit Committee held four (4) meetings during the year. Attendance by each member was as follows:

Mr. Zulqarnan.	4	Mr. Zeeshan Zahid	4	Mr. Ali Raza Zafar	3
(Chairman)					

 The HR Committee held one (1) meeting during the year. Attendance by each member was as follows:

Mr. Ali Raza Zafar	1	Mr. Zeeshan Zahid	1	Mr. Anwar ul Haq	1
(Chairman)	2.5		N= 1	F. 100 S.	

- Considering the financial position of the company, no dividend is recommended for the year ended June 30, 2024.
- Present auditors, M/s Kreston Hyder Bhimji & Co Chartered Accountants have retired and M/s Kreston Hyder Bhimji & Co Chartered Accountants offers themselves for re-appointment. The Audit Committee has recommended the appointment of M/s Kreston Hyder Bhimji & Co as auditors for the year 2026.
- The remuneration of the Board members is approved by the Board itself. However in accordance with the code of Corporate Governance it is ensured that no Director takes part in deciding his own remuneration.
- No material changes and commitments affecting the financial position of the Company have occurred between the end of the financial year to which this balance sheet relates and the date of the Director's Report.
- Transactions undertaken with related parties during the financial year have been ratified by the Audit Committee and approved by the Board.

## Acknowledgement

The Board of Directors would like to thank all stakeholders of the Company including, customers, shareholders, vendors, government agencies and all other business associates for their continued support during the year. Board also recognizes the contribution made by a very dedicated team who served the Company with enthusiasm, and hopes that the same spirit of devotion shall remain intact in the future as well.

On behalf of board of directors

Zahid Anwar Chief Executive

October 07, 2025. Faisalabad ran Zahid Director

# ڈائر یکٹرز ربورٹ برائے ممبران

عاصم ٹیکٹائل ملزلمیٹٹر(دی کمپنی) کے بورڈ آف ڈائر یکٹرکوآ ڈٹشدہ مالی گوشواروں، مع آڈیٹرزرپورٹ کے ساتھ 30 جون 2025 کو ختم ہونے والے مالی سال کی سالا ندرپورٹ پیش کرتے ہوئے خوشی ہورہی ہے

# انڈسٹری کا جائزہ

مالی سال 2025 میں پاکستان کے ٹیکٹائل شعبے کی برآمدات 17.88 ارب امریکی ڈالررہیں، جوگزشتہ سال کے مقابلہ میں 7.39 فیصدا ضافہ ظاہر کرتی ہیں۔ یہ اضافہ بنیادی طور پرویلیوایڈ ڈمصنوعات، جیسے نٹ ویُر، ریڈی میڈگارمنٹس اور بیڈو میئر کی بہتر کارگردگی کی وجہ سے ہوا۔ تاہم روایتی ٹیکٹائل مصنوعات میں کی دیکھنے میں آئی، جہاں کا ٹن کلاتھ کی برآمدات 3.05 فیصد کم ہوکر مالی سال 2024 کی 1.87 ارب ڈالرہ گیئں ہیں۔ کا ٹن یاران کی برآمدات ذیادہ نمایاں کی ہوئی، جو 28.76 فیصد گھٹ کر 250 ملین ڈالرے کم ہوکر۔ 680.7 ملین ڈالرہ گیئں ۔

ردنی کی پیداوار بھی دباؤ کاشکار رہی ،اور بھٹی کی آمد 40 سال کی کم طرین سطح تک گرگئی۔ مجموعی آمد گزشتہ سال کے مقابلہ میں 30 فیصد کم رہی ،جس کے باعث درآمدی خام مال پرانھصار بڑھ گیا۔ نتیجتا ،کاٹن اور یارن کی درآمدات بڑھ کر 4.24 اربڈ الرتک بہنچ گئیں۔

سے شعبہ بلندتوانائی ٹیرف، فیادہ شرح سوداورعلاقائی معیشتوں سے بڑھتی ہوئی مسابقت سمیت مستقبل چیلنجز کا سامنا کرتار ہا۔ان رکاوٹوں کے باوجود قدر میں اضافے والی برآمدی مصنوعات کی بہتر کارکردگی کے باعث صنعت نے کیک اوراستحکام کامظاہرہ کیا۔

# مالياتي متائج

	روپیے(ملین میں)	
	اختتام مالى سال	اختيام مالي سال
	30.06.2024	30.06.2025
سيلو	1,892.690	2,181.698
مجموعی آمدنی انقصان	(23.276)	90.258
عا ئدشد مبيكس	(23.390)	(11.175)
ائكم فيكس	36.129	(21.910)
سال کی آمدنی اخساره	(26.560)	19.875
	======	=====
نی شیئر آمدنی /نقصان بنیادی(رویے)	(1.75)	1.31

# كاروباركاجائزه

مالی سال 2025 میں کمپنی نے 2,181.698 ملین روپے کی فروخت ریکارڈ کی، جو مالی سال 2024 کی 1,812.690 ملین روپے کی فروخت کے مقابلہ میں ذیادہ ہے۔ اس اضافے ہے بہتر عملی سرگرمیوں اور مضبوط مارکیٹ طلب کی عکاسی ہوتی ہے۔

مجموعی نتائج میں نتائج میں نمایاں بہتری دیکھنے میں آئی، جہاں کمپنی نے مالی سال 2024 کے 23.276 ملین روپے کے مجموعی خسارے کے مقابلے 90.258 ملین روپے کا مجموعی منافع حاصل کیا۔ یہ بہتری بہتر پیداداری صلاحیت کے استعال اور مئوثر لاگت کے انتظام کی نشاندہی کرتی ہے۔

سمپنی نے مالی سال 2024 کے 26.560 ملین روپے کے خمارے کے مقابلے میں 19.875 ملین روپے کا منافع بعداز ٹیکس رپورٹ کیا۔اور فی حصص نقصان گزشتہ سال کے 1.75 روپے سے کم ہوکر فی حصص منافع 1.31 روپے ہوگیا۔

سمپنی ملی کارکردگی اورنظم وضبط پرمبنی مالی انتظام کے ذریعے منافع کو برقر ارر کھنے پر توجہ مرکوز کیے ہوئے ہے۔

# منتقبل كانقطه نظر

کمپنی کاروباری لاگت میں کی آپریشن میں بہتری کی بدولت منافع میں مسلسل اضافہ کے عزم پر قائم ہے۔ پلانٹ اور مشینری کی مرمت عمل میں لائی جارہی ہے تا کہ اس کی کارکردگی اور مصنوعات کی کوالٹی میں اضافہ ہو سکے۔ انتہائی مشکل کاروباری حالات کے باوجودہم ستقبل میں مثبت امکانات کے لئے بے حد پرامید ہیں۔ کارپوریٹ ساجی ذمہ داری

آپ کی کمپنی اچھی حکمرانی ،ساجی اور ماحولیاتی فرمداریوں کے حوالے سے اپنی فرمداریوں کو پورا کرنے کے لئے پرعزم ہے۔ لئے ذرائع فراہم کرتی ہے۔

# انسانی وسائل اور صنعتی تعلقات

کمپنی نے تو می اور بین الاقوامی معیار کے مطابق ملاز مین کی شمولیت کیلئے اصول وضع کرر کھے ہیں یاصول نسل پرتی، ذات اور جنس کو خاطر میں لائے بغیروضع کے ہیں۔ اس کے علاوہ سمپنی میں دوستانہ ماحول میں کا م کویقینی بنانے کیلئے بھی اصول وضوابط بنار کھے ہیں یہی چیز روزگار کے حصول کومنظم کرتی ہے۔

# بورڈ کی ساخت:

ccg قواعدوضوابط 2019 کی ضروریات کے پیش نظر کمپنی آزاداور نان ایگزیکٹوزڈا کیٹر کی نمائندگی کے ساتھ ساتھ اپنے بورڈ میں صنفی تنوع کی صوصلہ افزائی کرتی ہے۔ بورڈ کی موجودہ تشکیل درج زکل ہے۔

# ممبران کی کل تعداد:

مرد ڈائر یکٹران

خاتون ڈائر یکٹر 1

# ساخت:

خود مختار ڈائر یکٹران 2

نان ایگزیکٹوڈ ائریکٹران ک

آزاد ڈائر کیٹران 2

# بورد آف دائر يكثرزي كاركردگي كاندازه:

بورڈ کے نگرانی کے کردار کا ندازہ اور اس کی موثر گی ایک متنقل عمل ہے جسے بورڈ خود تخیض کرتا ہے۔ توجہ کے بنیادی شعبے درج ذیل ہیں۔

(1) کمپنی کے ویژن اور شن کے ساتھ کار پوریٹ اہداف کی ہم آ جگی۔

(2) یائیدار ابریش کے لیے حکمت عملی کی تشکیل اور منصوبہ بندی۔

(3) بورڈ کی خودمختاری ادر موثر گی۔

# دُائرَ يكثركامشاهره:

بورڈ سے منظور شدہ ڈائر کیٹرز کے مشاہر سے کی ایک رسی پالیسی میں موجود ہے۔ پالیسی میں کمپنیز ایک 2017 اور CCG ضوابط 2019 کے مطابق ڈائر کیٹرز کے مشاہر سے کا شفاف طریقہ کارشامل ہے۔

اندرونی مالیاتی تشرولز:

ڈائر بکتر زاندرونی مالیاتی کنٹرول کے حوالے سے اپنی ذمداری سے آگاہ ہیں۔انظامیہ اور اندرونی وییرونی آڈیٹرز کے ساتھ بات چیت کے ذریعے وہ یقنی بناتے ہیں کی کمپنی نے مناسب کنٹرولز لاگوکرد کھے ہیں۔

كورث كيسز

کمپنی نے فیصل بنک کمیٹٹر کی تجویز پرغیرزری زمین خریدی اور رقم کی بروقت ادائیگی کیلئے پیشگی تحریری معاہدہ بھی کیا تاہم فیصل بنک نے بروقت رقم نہیں دی جس سے کمپنی کونقصان پہنچا اور فیصل بنک نے اسلامی بنگنگ کے اصولوں، میمورنڈم آف ایسوی ایشن، آرٹیکل آف ایسوی ایشن اور سٹیٹ بنک کی جانب سے جاری کردہ سرکلرز کے خلاف کمپنی سے منافع وصول کیا۔ اس بنا پر سمپنی نے نقصان کے ازالے کیلئے فیصل بینک کے خلاف لا ہور ہائی کورٹ لا ہور میں کیس دائر کیا ہوا ہے۔ کہاں دو شاریوں کی رقم بھی شامل ہے۔

فیصل بنک کی جانب سے بھی 454.502 ملین روپے کی وصولی کیلئے لا ہور ہائی کورٹ (سنگل جج) کی عدالت میں کیس دائر کیا گیا جس کا فیصلہ مورخہ
04.06.2015 کو سمپنی کے خلاف آیا تا ہم کمپنی نے لا ہور ہائی کورٹ لا ہور ڈویژن پنج میں مختلف وجوہ بشمول سمپنی کا موقف نہ سنا جانا کی بنیا د پر بحوالہ نمبر
04.06.2015 کو سمپنی کے خلاف آیا تا ہم کمپنی نے لا ہور ہائی کورٹ لا ہور ڈویژن پنج نے 2020-00-20-00 ایپل کی اجازت دی اور 2015-04-04 نیسلے اور کھرنا مہ کوائیک طرف رکھ دیا جس کے نتیج پر اپیل کی اجازت مل گئی تا کہ کیس کے شواہد کی ریکا رڈ نگ کے بعداس بنیا دیر آ گے بڑھنے کی ہدایت کی گئی۔

# آ ڈیٹرز کے مشاہرات

آڈیٹرز نے اپنی آڈٹ رپورٹ میں غیر مشروط رائے (Unmodified Opinion) کا ظہار کیا ہے زور بیان (Emphasis of Matter) کے طور پر نکتہ اجا گر کیا اور Cost of Fund کی رقم کو مالیاتی تفصیلات میں شامل نہیں کیا گیا جو کہ فیصل بنک کی جانب سے دائر کردہ کیس میں لاہور ہائی کورٹ لاہور کے فیصلے کے مطابق ہے جیسا کے آڈیٹرزر پورٹ میں بیان کیا گیا ہے۔

انتظامیہ نے لاہور ہائی کورٹ لاہور میں کمل طور پر نہ سنے جانے اور مختلف وجوہات کی بناپر اپیل نمبر R.F.A. 1372/2015 وائر کی جس میں 20.02.2020 کو لاہور ہائی کورٹ لاہونے متنازعہ فیصلہ کا لعدم قرار دے دیا کمپنی کی انتظامیہ کی رائے میں یہ مقدمہ صنبوط قانونی بنیادوں پڑنی ہے اور اسے بھر پورانداز میں لڑا جا سکتا ہے۔اور غالب امکان کہ فیصلہ کمپنی کے حق میں ہوگا۔

سمپنی کی انتظامیہ اس حوالے سے پرامید ہے کہ مینی کے چلتے رہنے میں کوئی شک نہیں جیسا کہ مالیاتی تفصیلات کے نوٹ نہبر 1.2 اور 22.1 میں بیان کیا گیا

کمپنی کی انتظامیہ مپنی کے منافع کو بہتر بنانے کے لئے اپنی سخت کوشٹیں، بہترین پیداواری حکمت عملی اور لاگت کوئٹرول کررہی ہے۔ انتظامیہ کا فی پرامید ہے کہ پلانٹ اور مشینری میں توازن اور جدید کاری مستقل کی صنعت کی صورتحال میں بہتری اور بہتر پیداواری کارگر دگی تقینی طور پر ستقبل کے مالیاتی نتائج میں بہتری لائے گی۔ انتظامیہ شبت طور پر تمام چیلنجوں کا مقابلہ کرنے کے لئے اور بہترین نتائج فراہم کرنے لئے پرعزم ہے۔ اور اپنے مقاصد اور اہدا نے کو پوراکرتی رہے گی۔

ہم تصدیق کرتے ہیں کہ:

1) مالیاتی بیانا سے پینزا کیٹ 2017 کے تقاضوں کے مطابق تیار کئے گئے ہیں اور معاملات کی منصفانہ حالت ،اس کے آپریشن کے نتائج ،نقد بہاؤاورا یکوئی میں تبدیلیاں پیش کی گئی ہیں۔

2) كمپنيزا كيك 2017 كے تحت مطلوبه بكس آف اكاؤنش تيار كى تى ہيں۔

3) مناسب حساب كتاب كى پالىسيول كو مالى بيانات كى تيارى مين مستقل طور پرالا گوكيا گيا ہے۔ اور حساب كتاب كا تخيينه معقول اوسمجھدار فيصلے بربنى ہے۔

ہے اور وضاحت کی گئی ہے

5) اندرونی کنٹرول کا نظام نافذ اور مانیٹر کیا جارہاہے۔

6) کمپنی کی جاری تشویش کے طور پر جاری رکھنے کی صلاحیت کے بارے میں کوئی خاص شبہات نہیں ہیں۔

7) کارپوریٹ گورنٹ کے بہتریں طریقوں ہے کوئی مادی روانگی نہیں ہوئی ۔جیسا کہ فہرست سازی کے تو اعدوضوا بط میں تفصیل ہے۔

8) پچھلے چیرسالوں کے اہم آپریٹنگ اور مالیاتی اعداد وشاراس رپورٹ سے منسلک ہیں۔

9) بقایا فرائض اورئیس، اگر کوئی ہے، مالی بیانات میں ظاہر کیا گیا ہے۔

10) -30 جون 2025 کونتم ہونے والے سال کے دوران کمپنی کی کارکردگی ہے متعلق چئیر ملین کا جائز ہ اس رپورٹ کا حصہ ہے۔

11) 30 جون 2025 كوختم ہونے والے سال ميں ايمپلائز بروويڈنٹ فنڈ كی سر مايد كارى-/18.107 ملين رويے تھی۔

12) کمپنی نے اپنے ڈائر کیٹرز کیلئے اندرون خاندتر بیتی پروگرام کااہتمام کیا ہے۔

13) کار پوریٹ گورنش کے بہترین طریقوں کی تعیل منسلک ہے

14) ہم تصدیق کرتے ہیں کہ ڈائیر یکٹرز سیاف او اور ان کے بچوں نے ندکورہ مالی سال میں کمپنی کے صص میں کوئی کاروبارنہ کیا ہے

15)30 جون 2023 تک شیئر ہولڈنگ کا پیٹرن اس رپورٹ کے ساتھ منسلک ہے۔

# زیرجائزہ سال کے دوران چھ اجلاس منعقد ہوئے ہرایک ڈائز یکٹری حاضری حسب ذیل ہے۔

تعدادحاضري	نام ڈائر بکٹر
6	جناب زاہدانوار (CEO)
6	جناب عمران زامد
6	محتر مهنو رالعين زامد
6	جناب ذيثان زامد
6	جناب انوارالحق
6	جناب على رضا ظفر
6	جناب ذلقر نبين
ر ما از کی کار کی داخری جانب پر	لي كط في سيرال كروران حارات منعق مو

آ ڈٹ کمیٹی کیطرف سے سال کے دوران جارا جلاس منعقد ہوئے ہرایک ڈائر بکٹر کی حاضری حسب ذیل ہے۔

جناب ذلقر نين			4
جناب ذيثان زامد			4
جناب على رضا ظفر			3
يح تميع كيط:	(111 (1	المار منعت والما	( 5 5 1.15

ان آر کمیٹی کیطرف سے سال کے دوران ایک اجلاس منعقد ہوا ہر ایک ڈائر یکٹر کی حاضری حسب ذیل ہے

جناب على رضا ظفر 1 جناب ذيثان زامد 1 جناب انوار الحق 1 1

سمپنی کے گزشتہ سالوں کے نقصانات کودیکھتے ہوئے سی قسم کے ڈیوڈنڈ کی منظوری نہیں دی گئی۔

موجودہ آ ڈیٹرزمیسر کریسٹن حیدربھیم جی چارٹررا کاؤنٹنٹس ریٹائز ہو گئے تاہم دوبارہ تعیناتی کی پیشکش کی گئی جنہیں دوبارہ تعیناتی کیلیئے آ ڈٹ کمپنی نے تجویز بھی دی ہے۔

بیلنس شیٹ ڈیٹ اور ڈائر کیٹرر پورٹ کی تاریخ کے درمیان کمپنی کی مالی پوزیشن کومتاثر کرنے والی کوئی اہم تبدیلیاں نہیں ہوئی۔ مالی سال کے دوران متعلقہ فریقوں کے ساتھ کیے گئے لین دین کی آڈٹ کمپٹی نے توثیق کی اور بورڈ نے ان کی منظوری دی ہے۔ اعتراف

بورڈ آفڈائر کیٹر سمینی کے تمام اسٹیک ہولڈر ،بشول صارفین ، شیئر ہولڈرز ،وینڈرز ،سرکاری ادارے اور دیگر تمام کاروباری شراکت دارول کا سال بھر تعاون پرشکریہ اداکرتا ہے۔بورد کمپنی کی خدمت کر نے والی ایک انتہائی محنتی ٹیم کی کاوشون کو بھی سراہتا ہے،جنہوں نے بھر پور جوش و جذبے کے ساتھ کمپنی کی خدمت کی ،،اورامید کرتا ہے کہ بچی جذبہ آئندہ بھی برقر ارر ہے گا۔

الممال على المال المال

بورڈ کی جانب ہے

رابدانوار چیف ایگزیکوآفیسر ایک کار

فيصل آباد

# STATEMENT OF

# COMPLIANCE

# LISTED COMPANIES (CODE OF CORPORATE GOVERNANCE) REGULATIONS, 2019

Name of Company: Asim Textile Mills Limited

Year Ending:

June 30, 2025

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

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

a. Male:

Six (6)

b. Female:

One (1)

2. The composition of the board is as follows:

Category	Mr. Zulqarnain Mr. Anwar ul Haq		
Independent Directors			
Other Non-executive Directors (excluding female director)	Mr. Zeeshan Zahid Mr. Ali Raza Zafar		
Executive Directors	Mr. Zahid Anwar Mr. Imran Zahid		
Female Director (Non-Executive)	Ms. Noorulain Zahid		

#### Note:

For a Board comprising of seven members, one-third equates to 2.33. Two independent directors have been appointed, however, the fraction of 0.33 in such one-third is not rounded up as one since the fractions is below half (0.5);

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

- 8. The Board has a formal policy and transparent procedures for remuneration of directors in accordance with the Act and the Regulations;
- 9. The directors were apprised about the changes in the Code, applicable laws and their duties and responsibilities to effectively manage the affairs of the Company for and on behalf of the shareholders. Four directors of the Company having 14 years of education and 15 years of experience are exempt from the requirement of directors' training program, under purview of regulation 19(2) of the Listed Companies (Code of Corporate Governance) Regulations, 2019. Further two directors have obtained Directors' Training Program certification from PICG, However one board member neither qualify for exemption nor obtained Directors' Training Program certification. The Company will arrange the training program for remaining director as provided under the Regulations in future.
- 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;
  - a) Audit Committee
    - 1. Mr. Zulgarnain (Chairman)
    - 2. Mr. Zeeshan Zahid (Member)
    - 3. Mr. Ali Raza Zafar (Member)
  - b) HR and Remuneration Committee
    - 1. Mr. Ali Raza Zafar (Chairman)
    - 2. Mr. Zeeshan Zahid (Member)
    - 3. Mr. Anwar ul Haq (Member)
- 13. The terms of reference of the audit committee and HR and Remuneration Committee have been formed, documented and advised to the committee for compliance;
- 14. The frequency of meetings (quarterly/half yearly/yearly) of the committee was as follows:
  - a) Audit Committee Quarterly
  - b) HR and Remuneration On requirement basis
- 15. The Board has set up an effective internal audit function that is considered suitably qualified and experienced for the purpose and is 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, the 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; and
- 19. Explanation for non-compliance with requirements, other than regulations 3, 6, 7, 8, 27, 32, 33 and 36 are below.

Sr. No.	Non-Mandatory Requirement	Reg. No.	Explanation
1	Directors' Orientation Program.  All companies shall make appropriate arrangements to carry out orientation for their directors to acquaint them with these Regulations, applicable laws, their duties and responsibilities to enable them to effectively govern the affairs of the listed company for and on behalf of shareholders.	19	Four directors of the Company having 14 years of education and 15 years of experience are exempt from the requirement of directors' training program, under purview of regulation 19(2) of the Listed Companies (Code of Corporate Governance) Regulations, 2019. Further two directors have obtained Directors' Training Program certification from PICG, However one board member neither qualify for exemption nor obtained Directors' Training Program certification. The Company will arrange the training program for remaining directors as provided under the Regulations in future.

Zahid Anwar Chief Executive

Faisalabad October, 07 2025 nan Zahid Director



# 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) Regulation, 2019 (the Regulations) prepared by the Board of Directors of Asim Textile Mills Limited (the Company) for the year ended June 30, 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 of Compliance reflects the status of the Company's compliance with the provisions of the Regulations and report if it does not and to highlight any non-compliance with the requirements of the Regulations. A review is limited primarily to inquiries of the Company's personnel and review of various documents prepared by the Company to comply with the Regulations.

As a part of our audit of the financial statements we are required to obtain an understanding of the accounting and internal control system 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 recommendations of the Audit Committee place before the Board of Directors for their review and approval, its related party transactions. We are only required and have ensured compliance of this requirement to the extent of the approval of the related party transactions by the Board of Directors upon recommendation of the Audit Committee.

Based on our review, nothing has come to our attention which causes us to believe that the Statement of Compliance does not appropriately reflect the Company's compliance, in all material respects, with the requirements contained in the Regulations as applicable to the Company for the year ended June 30, 2025.

DATED: October 07, 2025 PLACE: FAISALABAD

UDIN: CR2025101999ka4Fbfd3

KRESTON HYDER BHIMJI & CO. CHARTERED ACCOUNANTS

Engagement Partner: Khan Muhammad-FCA



# Independent Auditors' Report to the Members of Asim Textile Mills Limited Report on the Audit of the Financial Statements

## **Opinion**

We have audited the annexed financial statements of **Asim Textile Mills Limited ("the Company")**, which comprise the statement of financial position as at June 30, 2025, the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity, the statement of cash flows for the year then ended and notes to the financial statements comprising material accounting policy information and other explanatory information, and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purpose of the audit.

In our opinion and to the best of our information and according to the explanations given to us, the statement of financial position, the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes forming part thereof conform with Accounting and Reporting Standards as applicable in Pakistan, and, give the information required by the Companies Act, 2017 (XIX of 2017), in the manner so required and respectively give a true and fair view of the state of the Company's affairs as at June 30, 2025 and of the profit, other comprehensive income, the changes in equity and its cash flows for the year then ended.

## **Basis for Opinion**

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

### **Emphasis of Matter**

We draw attention to Note 22 and 23 to the financial statements, which state that short term borrowings include Morabaha Finance obtained from Faysal Bank Limited amounting to Rs. 417.590 million on 31st October 1999 in respect of which the Company has filed suit against the bank for charging illegal profits against principal of Islamic Banking and against circulars issued by State Bank of Pakistan and in contravention of objective clause of its Memorandum & Article of Association. Faysal Bank Limited has also filed a counter suit which has been adjudicated on 04th June 2015 against the Company as a result of which the Company has to settle the loan along with costs and cost of fund. Profit on these loans amounting to Rs. 194.161 million have already been provided for; however, provision for cost of funds has not been accounted for, having been undeterminable at this stage by the management. Being aggrieved, the Company has filed an appeal in Honorable Lahore High Court, Lahore (Division Bench) vide R.F.A No. 1372/2015 based on infield favorable judgments of Honorable Lahore High Court, Lahore, which is pending adjudication. Consequent to the litigation, the bank



account balance maintained with the concerned bank remained unverified. Our opinion is not modified in respect of this matter.

## **Key Audit Matters**

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our audit report.

# Following are the Key Audit Matter(s):

S. No	Key Audit Matter(s)	How the Matter was addressed in audit
1.	Contingencies:	
	(Refer notes 23 to the financial statements)	
	There are certain legal, taxation an regulatory matters which are beyond the control of the Company. Consequently, the management makes judgments about the incidence and quantum of such liabilities arising from litigation, taxation and regulatory claims which leads to the impact for the future outcome of legal or regulatory processes.  There is an inherent risk that legal exposures are not identified and considered for financial reporting purposes on a timely basis Importantly, the decision to recognize provision and the basis of measurement and judgmental.	operating effectiveness of the controls over the identification, evaluation, provisioning and reporting of legal, tax and regulatory matters. We determined that we could rely on these controls for the purposes of our audit.  In view of the significant judgements required, we evaluated the Company's assessment of the nature and status of litigation, claims and provision assessments, and discussed with management to understand the legal position and the basis of material risk positions. We received legal letters from the Company's external counsel setting out their views in major cases.  Specifically, we challenged the timing of recognition for cases where there was potential exposure but it was not clear that a provision should be raised e.g. where obtaining reliable estimates are not considered possible.
		<ul> <li>As set out in the financial statements, the</li> </ul>



2.	Revenue recognition: (Refer note 24 to the financial statements)	outcome of litigation and regulatory claim is dependent on the future outcome of continuing legal and regulatory processes and consequently the calculation of the provision is subject to inherent uncertainty.
2	We identified recognition of revenue of the Company as a key audit matter because revenue is one of the key performance indicators and gives rise to an inherent risk that revenue could be subject to misstatement to meet expectations or targets.  Revenue is recorded in accordance with the requirements of IFRS-15 which provides a comprehensive model of revenue recognition and requires the Company to exercise judgement, taking into consideration all of the relevant facts and circumstances when applying the model to contracts with customers.  The Company's material accounting policy information on revenue recognition is disclosed in note 5.12 to the financial statements.	<ul> <li>We performed a range of audit procedures in relation to revenue including the following:</li> <li>We obtained an understanding of the process relating to recognition of revenue and testing the design, implementation and operating effectiveness of key internal controls over recording of revenue;</li> <li>We compared a sample of revenue transactions recorded during the year with sales orders, sales invoices, delivery documents and other relevant underlying documents;</li> <li>We performed analytical review procedures and other test of details over various revenue streams including the cut-off procedures to check that revenue has been recognized in the appropriate accounting period;</li> <li>We assessed the adequacy of the disclosures as per the guidelines set out in the applicable financial reporting requirements.</li> </ul>
3.	Inventory existence and valuation: (Refer notes 8 and 9 to the financial stateme	nts)
	The Company has significant levels of inventories amounting to Rs. 141.341 million as at the reporting date, being 11.18% of the total assets of the Company.  There is a risk in estimating the eventual NRV of items held, as well as assessing	Our audit procedures over existence and valuation of inventory included, but were not limited to:  • To test the quantity of inventories, we assessed the corresponding inventory observation instructions and participated in inventory counts on sites. Based on samples, we



which items may be slow-moving or obsolete.

The Company's principal accounting policy on stores and spares and stock in trade are disclosed in notes – 5.3 and 5.4 to the financial statements.

The significance of the balance coupled with the judgments and estimates involved on their valuation has resulted in the inventories being considered as a key audit matter.

performed test counts and compared the quantities counted by us with the results of the counts of the management;

- For a sample of inventory items, re-performed the weighted average cost calculation and compared the weighted average cost appearing on valuation sheets;
- We tested that the ageing report used by management correctly aged inventory items by agreeing a sample of aged inventory items to the last recorded invoice;
- On a sample basis, we tested the net realizable value of inventory items to recent selling prices and reperformed the calculation of the inventory write down, if any;
- We also made enquiries from management, and considered the results of our testing above to determine whether any specific write downs were required.

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

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

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

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

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

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



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

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

## Auditors' Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an 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 financial statements.

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

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

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

We also provide to the Board of Directors with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other



matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

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

## Report on Other Legal and Regulatory Requirements:

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

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

The engagement partner on the audit resulting in this independent auditor's report is Khan Muhammad - FCA.

Date: October 7, 2025

UDIN: AR202510199ZYJCf3qW6

Place: Faisalabad CHARTERED ACCOUNTAN

# STATEMENT OF FINANCIAL POSITION AS AT JUNE 30, 2025

		2025	2024
	Note	Rupees	Rupees
ASSETS			
NON CURRENT ASSETS			
Property, plant and equipment	6	731,040,806	615,846,832
Long term deposits	7	34,494,012	33,956,795
		765,534,818	649,803,627
CURRENT ASSETS			
Stores and spares	8	21,006,040	26,913,459
Stock in trade	9	120,334,695	133,618,943
Trade debts	10	8,205,921	22,877,301
Advances, deposit and prepayments	. 11	13,918,023	28,266,266
Short term investment	12	20,493,559	18,531,627
Accrued income	13	2,575,916	3,131,479
Tax refunds due from the Government	14	55,532,281	55,701,139
Cash and bank balances	15	256,105,503	148,778,968
		498,171,938	437,819,182
TOTAL ASSETS		1,263,706,756	1,087,622,809
EQUITY AND LIABILITIES			
SHARE CAPITAL AND RESERVES			
Authorized share capital			
17,500,000 ordinary shares of Rs.10 each		175,000,000	175,000,000
17,500,000 or amary shares or reside each			170,000,000
Issued, subscribed and paid up share capital	16	151,770,000	151,770,000
Accumulated profit/(loss)		20,638,273	(27,675,302)
Surplus on revaluation of property,			
plant and equipment	17	271,980,543	205,603,211
		444,388,816	329,697,909
NON CURRENT LIABILITIES			¥
Deferred taxation	18	82,988,320	45,720,945
	*:		
CURRENT LIABILITIES			
Trade and other payables	19	104,014,565	81,934,730
Contract Liabilities	20	20,562,926	18,517,096
Accrued markup	21	194,161,422	194,161,422
Short term borrowings	22	417,590,707 736,329,620	417,590,707 712,203,955
		750,525,020	, 12,200,700
CONTINGENCIES AND COMMITMENTS	23	-	-
TOTAL EQUITY AND LIABILITIES		1,263,706,756	1,087,622,809
BYOUT THIS BRIDERIES		1,200,700,700	1,007,022,007

The annexed notes 1 to 43 form an integral part of these financial statements.

**CHIEF EXECUTIVE** 

CHIEF FINANCIAL OFFICER

# STATEMENT OF PROFIT OR LOSS FOR THE YEAR ENDED JUNE 30, 2025

	Note	2025 Rupees	2024 Rupees
Revenue from contracts with customers - net	24	2,181,698,425	1,812,689,595
Cost of sales	25	(2,091,440,055)	(1,835,965,811)
Gross profit/(loss)		90,258,370	(23,276,216)
Operating expenses			
Distribution cost	26	(932,550)	(329,488)
Administrative expenses	27	(36,126,805)	(41,973,469)
Other operating expenses	28	(19,633,882)	(1,549,130)
		(56,693,237)	(43,852,087)
Profit/(loss) from operations		33,565,133	(67,128,303)
Finance cost	29	(316,710)	(101,868)
Other income	30	19,711,632	27,930,683
Profit/(loss) before levies and income tax		52,960,055	(39,299,488)
Levies	31	(11,175,263)	(23,389,878)
Profit/(loss) before income tax		41,784,792	(62,689,366)
Income tax	32	(21,909,642)	36,129,048
Profit/(loss) for the year		19,875,150	(26,560,318)
Earnings/(loss) per share - basic and diluted	33	1.31	(1.75)

The annexed notes 1 to 43 form an integral part of these financial statements.

CHIEF EXECUTIVE

CHIEF FINANCIAL OFFICER

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# STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED JUNE 30, 2025

	2025 Rupees	2024 Rupees		
Profit/(loss) for the year	19,875,150	(26,560,318)		
Other comprehensive income for the year				
Items that will be reclassified subsequently to profit or loss:				
Gain realised on disposal of short term investments Related effect of deferred tax liability		2,026,141 (587,581)		
	-	1,438,560		
Items that will not be reclassified subsequently to profit or loss				
Surplus on revaluation of property, plant and equipment	127,126,151	-		
Related effect of deferred tax liability	(32,310,394)	-		
	94,815,757	-		
Total comprehensive income/(loss) for the year	114,690,907	(25,121,758)		

The annexed notes 1 to 43 form an integral part of these financial statements.

CHIEF EXECUTIVE

CHIEF FINANCIAL OFFICER

# STATEMENT OF CHANGES IN EQUITY

FOR THE YEAR ENDED JUNE 30, 2025

	Share Capital	Accumulated (loss)/profit		(Deficit)/surplus on remeasurement of investments		remeasurement of		remeasurement of		remeasurement of		remeasurement of investments		Surplus on revaluation of property, plant and equipment	Total
		]	R	u	р е	e	s ]								
Balance as at July 01, 2023	151,770,000	(10,246,922)			(1,438	,560)	214,735,149	354,819,667							
Loss for the year	-	(26,560,318)				-		(26,560,318)							
Other comprehensive income for the year	-	-			1,438	,560	-	1,438,560							
Total comprehensive loss for the year	-	(26,560,318)			1,438	,560	-	(25,121,758)							
Incremental depreciation on revalued property, plant and equipment	· -	12,861,884				-	(12,861,884)	-							
Related effect of deferred tax liability		(3,729,946)				-	3,729,946	-							
•		9,131,938				-	(9,131,938)	-							
Balance as at June 30, 2024	151,770,000	(27,675,302)					205,603,211	329,697,909							
Profit for the year	-	19,875,150						19,875,150							
Other comprehensive income for the year		-				-	94,815,757	94,815,757							
Total comprehensive income for the year	-	19,875,150				•	94,815,757	114,690,907							
Incremental depreciation on revalued property, plant and equipment	-	12,105,266	3				(12,105,266)	-							
Related effect of deferred tax liability	-	(3,510,527)					3,510,527	-							
50 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	-	8,594,739					(8,594,739)	-							
Surplus realized on disposal of property,															
plant and equipment	-	27,948,854				-	(27,948,854)	-							
Related effect of deferred tax liability		(8,105,168)				-	8,105,168								
		19,843,686				-	(19,843,686)								
Balance as at June 30, 2025	151,770,000	20,638,273				-	271,980,543	444,388,816							

The annexed notes 1 to 43 form an integral part of these financial statements.

CHIEF EXECUTIVE

CHIEF FINANCIAL OFFICER

# STATEMENT OF CASH FLOWS FOR THE YEAR ENDED JUNE 30, 2025

			2025	2024
		Note	Rupees	Rupees
a)	CASH FLOWS FROM OPERATING ACTIVITIES			
	Profit/(loss) before levies and income tax		52,960,055	(39,299,488)
	Adjustments for non cash and other items:			
	Depreciation		32,296,968	31,944,155
	Profit on deposit accounts		(15,615,735)	(18,398,502)
	Profit on deposit with SNGPL		(1,228,682)	(822,977)
	Loss/(gain) on disposal of property, plant and equipment		15,151,545	(5,386,587)
	Balances written back		(253,295)	-
	Workers' profit participation fund		2,872,120	-
	Workers' welfare fund		1,610,217	-
	Balances written off		-	67,000
	Exchange (gain)/loss on foreign currency translation		(5,850)	14,232
	Realized loss on investment in mutual funds		-	1,467,898
	Un-realized gain on investment in mutual funds		(23,517)	(49,352)
	Finance cost		316,710	101,868
	Operating cash flows before working capital changes	÷	88,080,536	(30,361,753)
	Changes in working capital			
	(Increase)/decrease in current assets	Г	# 00# 440 T	4.50
	Stores and spares		5,907,419	1,471,827
	Stock in trade	2	13,284,248	64,709,478
	Trade debts		14,810,023	(21,126,238)
	Advances, deposit and prepayments		14,348,243	(23,697,819)
	Short term investment in mutual funds - net		(1,938,415)	(11,725,591)
	Tax refunds due from the Government		9,859,729	10,687,866
	Increase/(decrease) in current liabilities			
	Trade and other payables		18,548,445	10,865,526
	Contract liabilities		2,045,830	(20,997,145)
			76,865,522	10,187,904
	Cash generated from/(used in) operations		164,946,058	(20,173,849)
	Profit on deposit with SNGPL received		632,020	567,278
	Finance cost paid		(316,710)	(101,868)
	Workers welfare fund paid		(836,295)	•
	Income tax and levies paid		(37,818,795)	(26,265,953)
	Exchange gain/(loss) on foreign currency translation	*	5,850	(14,232)
	Long term deposit paid		(537,217)	(11,396,000)
	Net cash generated from/(used in) operating activities	1-	126,074,911	(57,384,624)
b)	CASH FLOWS FROM INVESTING ACTIVITIES			
	Addition in property, plant and equipment		(52,866,336)	(19,406,414)
	Proceeds from disposal of property, plant and equipment		17,350,000	5,800,000
	Profit on deposit accounts received		16,767,960	17,252,247
	Net cash (used in)/generated from investing activities	,	(18,748,376)	3,645,833
	Net increase/(decrease) in cash and cash equivalents	(a+b)	107,326,535	(53,738,791)
	Cash and cash equivalents at the beginning of the year		148,778,968	202,517,759
	Cash and cash equivalents at the end of the year	15	256,105,503	148,778,968
	at the of the feat	10	=======================================	110,770,700

The annexed notes 1 to 43 form an integral part of these financial statements.

CHIEF EXECUTIVE

CHIEF FINANCIAL OFFICER

#### NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED JUNE 30, 2025

#### 1. THE COMPANY AND ITS OPERATIONS

Asim Textile Mills Limited ("the Company") was incorporated in Pakistan on 29 July, 1990 under the repealed Companies Ordinance, 1984 (now Companies Act, 2017) and is listed on Pakistan Stock Exchange limited. The registered office of the Company is situated at JK House, 32-W, Susan Road, Madina Town, Faisalabad and the Mill is situated at 32 - KM, Main Sheikhupura Road, Tehsil Jaranwala, District, Faisalabad in the province of Punjab. The principal business activity of the Company is manufacturing and sale of yarn.

## 2. BASIS OF PREPARATION

#### 2.1 Statement of compliance

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

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

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

#### 2.2 Basis of measurement

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

## 2.3 Functional and presentation currency

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

### 3. NEW AND REVISED STANDARDS, INTERPRETATIONS, AMENDMENTS AND IMPROVEMENTS

### 3.1 Standards, interpretations and amendments to approved accounting standards which became effective during the year

There are certain amendments to the accounting and reporting standards which became effective during the year and are adopted by the Company for the financial year beginning on July 01, 2024. However, these amendments do not have any significant impact on the Company's financial statements.

# - Amendments to IAS 1 - 'Presentation of Financial Statements' Classification of Liabilities as Current or Non-current and Non-current Liabilities with Covenants (Effective for annual periods beginning on or after January 1, 2024)

The amendments aim to enhance consistency in classifying liabilities in the statement of financial position, particularly where the timing of settlement is uncertain. They clarify that classification depends on whether the entity has a right to defer settlement at the end of the reporting period, regardless of expectations of settlement. In addition, the amendments address non-current liabilities with covenants that must be complied with within twelve months after the reporting date. Only covenants with which an entity is required to comply on or before the reporting date affect the classification of a liability as current or non-current. Entities are now required to provide enhanced disclosures to help users assess the risk of early repayment if those covenants are not met.

These amendments do not affect the measurement, recognition, or presentation of any item in these financial statements.

#### - 'Amendments to IFRS 16 - 'Leases'

### Lease Liability in a Sale and Leaseback

(Effective for annual periods beginning on or after January 1, 2024)

The amendments clarify the requirements for a seller-lessee in a sale and leaseback transaction, particularly in relation to the subsequent measurement of lease liabilities and recognition of any gains or losses. These amendments ensure that the seller-lessee continues to account for the lease liability arising from the leaseback in a way that does not recognize any gain relating to the right of use retained. The new requirements do not prevent a seller-lessee from recognizing in profit or loss any gain or loss relating to the partial or full termination of a lease. A seller-lessee applies the amendments retrospectively in accordance with IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors to sale and leaseback transactions entered into after the date of initial application.

The amendments had no impact on these financial statements.

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Amendments to IAS 7 - 'Statement of Cash Flows' and IFRS 7 - 'Financial Instruments: Disclosures'

Supplier Finance Arrangements, disclosure requirements to enhance the transparency of supplier finance arrangements and their effects on a Company's liabilities, cash flows and exposure to liquidity risk

(Effective for annual periods beginning on or after January 1, 2024)

These amendments introduce new disclosure requirements that are supplemental to existing disclosure requirements of IFRSs and are aimed at enhancing the transparency of supplier finance arrangements. These require a Company to disclose;

- i) the terms and conditions of arrangements;
- the amount of the liabilities that are part of the arrangements, breaking out the amounts for which the suppliers have already received payment from the finance providers, and stating where the liabilities stand on the statement of financial position;
- iii) ranges of payment due dates;
- iv) liquidity risk information.

These amendments had no impact on the recognition or measurement of items in these financial statements.

# 3.2 Standards, interpretations, amendments and improvements to approved accounting standards that are issued but not yet effective and have not been early adopted by the Company

The following standards, amendments and improvements with respect to the approved accounting standards as applicable in Pakistan would be effective from the dates mentioned below and have not been early adopted by the Company:

Standards	Standards, Interpretations, Amendments and Improvements	(Annual periods beginning on or after)
IAS 21	'The effects of changes in foreign exchange rates', Lack of exchangeability — (Amendments)	01 January 2025
IFRS 9	'Financial instruments: Disclosures', To address matters identified during the post-implementation review of the classification and measurement requirements of IFRS 9 — (Amendments)	01 January 2026
IFRS 9 IFRS 7	'Financial Instruments' and 'Financial instruments: Disclosures', Contracts Referencing Nature-dependent Electricity — (Amendments)	01 January 2026
IFRS 17	'Insurance contracts'	01 January 2026
Annual Improvement	Annual Improvements to IFRSs — Volume 11 (related to IFRS 7, IFRS 9, IFRS 10 and IAS 7)	01 January 2026
IFRS S1	'General Requirements for Disclosure of Sustainability-Related Financial Information'	01 July 2025
IFRS S2	'Climate-Related Disclosures'	01 July 2025

Further, the following new standards have been issued by IASB which are yet to be notified by the Securities and Exchange Commission of Pakistan (SECP) for the purpose of applicability in Pakistan:

Standards	*
IFRS 1	First-time adoption of International Financial Reporting Standards
IFRS 18	Presentation and Disclosure in Financial Statements
IFRS 19	Subsidiaries without Public Accountability: Disclosures

The management expects that the adoption of above standards, amendments and improvements will not have any material impact on the Company's financial statements except for presentation and disclosures.

# 4. CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

The preparation of financial statements in conformity with the approved accounting standards require management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expenses. 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 the judgments about carrying values of assets and liabilities that are not readily apparent 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 the estimates are revised if the revision affects only that period, or in the period of the revision and future periods. Judgments made by management in application of the approved accounting standards that have significant effect on the financial statements and estimates with a significant risk of material adjustments in the next year are discussed in respective policy notes. The areas where various assumptions and estimates are significant to the Company's financial statements or where judgment was exercised in application of accounting policies are as follows:

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- Estimate of useful life of property, plant and equipment note 5.1
- Impairment of non financial assets note 5.2
- Stores and spares note 5.3
- Stock in trade note 5.4
- Provisions note 5.10
- Contingencies note 5.11
- Taxation note 5.14

#### 5. MATERIAL ACCOUNTING POLICY INFORMATION

The material accounting policies set out below have been applied consistently to all periods presented in these financial statements.

## 5.1 Property, plant and equipment

## 5.1.1 Operating fixed assets

Property, plant and equipment except free hold land, building on freehold land, plant and machinery and electric installations are stated at cost less accumulated depreciation and accumulated impairment losses, if any. Building on freehold land, plant and machinery and electric installations are stated at revalued amounts less accumulated depreciation and accumulated impairment losses, if any. Freehold land is stated at revalued amount.

Cost in relation to operating fixed assets signifies historical cost. Historical cost includes expenditures that are directly attributable to the acquisition or construction of assets.

Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with them will flow to the entity and its cost can be reliably measured. Cost incurred to replace a component of an item of operating fixed assets is capitalized and the asset so replaced is retired from use. Normal repairs and maintenance are charged to the statement of profit or loss during the period in which they are incurred.

Depreciation is charged to statement of profit or loss applying the reducing balance method so as to write off the historical cost of the assets over their expected useful life at the rates mentioned in note 6.1 of these financial statements.

Depreciation on additions during the year is charged for the full month in which the asset is available for use while no depreciation is charged in the month in which the asset is disposed off. The residual values and useful lives are reviewed by the management at each financial year end and adjusted if impact on depreciation is significant.

Any gain or loss on disposal of assets is included in statement of profit or loss in the year in which the assets are derecognized.

## 5.1.2 Capital work in progress

Capital work in progress is stated at cost less any identified impairment loss and represents direct cost of material, labour, applicable overheads and borrowing costs on qualifying assets. Transfers are made to relevant operating fixed assets category as and when assets are available for its intended use.

## 5.2 Impairment of non financial assets

The carrying amounts of the Company's non-financial assets, other than stock in trade and stores and spares, 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. For goodwill and intangible assets that have indefinite lives or that are not yet available for use, recoverable amount is estimated at each reporting date.

An impairment loss is recognized if the carrying amount of an asset or its cash-generating unit exceeds its recoverable amount. A cash-generating unit is the smallest identifiable asset group that generates cash flows that largely are independent from other assets and groups.

Impairment losses are recognized in profit and loss. Impairment losses recognized in respect of cash-generating units are allocated first to reduce the carrying amount of any goodwill allocated to the units and then to reduce the carrying amount of the other assets of the unit on a pro-rata basis. Impairment losses on goodwill shall not be reversed.

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 the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognized. Prior impairments of non-financial assets are reviewed for possible reversal at each reporting date.

#### 5.3 Stores and spares

These are valued at moving average cost except items-in-transit which are valued at cost accumulated to the balance sheet date. Store and spares are regularly reviewed by the management to assess their net realizable value (NRV). Provision is made for slow moving and obsolete store items when so identified.

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#### 5.4 Stock in trade

These are valued at lower of cost and net realizable value. Cost is determined as follows:

Raw material

- At factory

Monthly average cost.

- In Transit

Invoice value plus direct charges in respect thereof.

Work in process and finished goods

Prime cost including a proportion of production overheads.

Wastes are valued at net realizable value.

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

#### 5.5 Trade debts and other receivables

Trade debts are initially recognized at fair value and subsequently carried at amortized cost which approximate fair value of the consideration receivable, less any allowance for expected credit losses.

The Company has applied the simplified approach to measuring expected credit losses, which uses a lifetime expected loss allowance. To measure the expected credit losses, trade receivables have been grouped based on days overdue.

Other receivables are recognized at amortized cost, less any allowance for expected credit losses.

### 5.6 Cash and cash equivalents

For the purpose of cash flow statement cash and cash equivalents comprise of cash and cheques in hand and at banks and include short term highly liquid investments. The cash and cash equivalents are readily convertible to known amount of cash and are subject to insignificant risk of change in value.

#### 5.7 Surplus on revaluation of property, plant and equipment

Increases in the carrying amounts arising on revaluation of property, plant and equipment are recognized, net of tax, in other comprehensive income and accumulated in equity under the heading 'Surplus on revaluation of property, plant and equipment'. However the increase is recognized in statement of profit or loss to the extent that it reverses a revaluation decrease of the same asset previously recognized in statement of profit or loss.

Decreases in the carrying amounts arising on revaluation of property, plant and equipment are recognized, net of tax, in profit or loss. However revaluation decrease that reverse previous increases of the same asset is recognized in other comprehensive income to the extent of the remaining surplus attributable to that asset. The decrease recognized in other comprehensive income reduces the amount accumulated in equity under the heading 'Surplus on revaluation of property, plant and equipment'.

Following amounts are transferred directly to retained earnings from equity under the heading 'Surplus on revaluation of property, plant and equipment' through the Statement of Changes in Equity:

- an amount equal to the difference between depreciation based on the revalued carrying amount of the asset and depreciation based on the original cost of that asset; or
- an amount equal to carrying amount of revaluation surplus of the asset on its disposal.

All transfers to / from the account of 'surplus on revaluation of property, plant and equipment' are net of applicable deferred income tax. Surplus on revaluation of property, plant and equipment reported under equity is not available for distribution of dividend.

#### 5.8 Staff retirement benefits

## Defined contribution plan

There is a contributory provident fund for all employees of the Company for which contributions are charged to profit or loss as and when incurred.

The Company makes monthly contribution to the fund at the rate of 8.33% whereas employees of the Company also make monthly contributions to the fund at the rate of 8.33% of basic salary. The assets of the fund are held separately under the control of trustees.

### 5.9 Trade and other payables

Liabilities for trade and other payables are carried at their amortized cost, which approximate fair value of the consideration to be paid in future for goods and services received, whether or not billed to the Company. Exchange gains and losses arising on translation in respect of liabilities in foreign currency are added to the carrying amount of the respective liabilities.

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#### 5.10 Provisions

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

### 5.11 Contingencies

The Company reviews the status of all pending litigations and claims against the Company. Based on the 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 statement of financial position date.

#### 5.12 Revenue recognition

Revenue is recognized at an amount that reflects the consideration to which the Company is expected to be entitled in exchange for rendering of services to a customer. For each contract with a customer, the Company;

- (i) identifies the contract with a customer;
- (ii) identifies the performance obligations in the contract;
- (iii) determines the transaction price;
- (iv) allocates the transaction price to the separate performance obligations in the contract; and
- (v) recognizes revenue when each performance obligation is satisfied.

Variable consideration within the transaction price is estimates and determined using either the 'expected value' or 'most likely amount' method. The measurement of variable consideration is subject to a constraining principle whereby revenue will only be recognized to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognized will not occur. The measurement constraint continues until the uncertainty associated with the variable consideration is subsequently resolved. Amounts received that are subject to the constraining principle are initially recognized as deferred revenue in the form of a separate refund liability.

#### a) Sale of goods

Revenue from the sale of goods is recognized at the point in time when the customer obtains control of the goods, which is generally at the time of delivery.

#### b) Interest income

Profit on bank balances in deposit accounts and interest income on deposit with Sui Northern Gas Pipelines Limited (SNGPL) are recognized on a time proportion basis on the principal amount outstanding and at the applicable rate.

## c) Profit on fair value through other comprehensive income investments

Unrealized gains / (losses) arising on fair value measurements of investments classified as 'fair value through other comprehensive income' are included in other comprehensive income in the period in which they arise.

Gains / (losses) arising on disposal of investments are recognized on the date when the transaction takes place. When the investment is disposed off or derecognized, the cumulative gains / (losses) previously recognized in other comprehensive income is reclassified from equity to profit or loss and recognized in other income / (other expenses).

#### d) Profit on fair value through profit or loss investments

Gains / (losses) arising on disposal of investments are included in income currently and are recognized on the date when the transaction takes place.

Unrealized gains / (losses) arising on fair value measurements of investments classified as 'fair value through profit or loss' are included in profit or loss in the period in which they arise.

#### e) Other revenue

Other revenue is recognized when it is received or when the right to receive payment is established.

#### 5.13 Foreign currency translation

All monetary assets and liabilities in foreign currencies are translated into rupees at exchange rates prevailing at the balance sheet 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 statement of profit or loss immediately.

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### 5.14 Taxation

### Income tax

The charge for current income tax is based on taxable income at current rates of taxation after taking into account tax credits, rebates and exemptions available, if any. The charge for current tax also includes adjustments, where considered necessary, and the tax assessed from assessments framed during the year for such years is over/under the provision of tax then made.

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

### Levies

The Company recognise the charge for minimum and final taxes, calculated under the provisions of the Income Tax Ordinance, 2001, as levies. The charge for levies are not based on 'taxable profit' as defined in IAS 12 but calculated on turnover or other basis as per provisions and applicable tax rates under minimum and final tax regime. The charge for levies also includes adjustments, where considered necessary, and the tax assessed from assessments framed during the year for such years is over/under the provision of tax then made.

### Deferred tax

Deferred tax is accounted for using the balance sheet liability method in respect of temporary differences arising from differences between the carrying amount of assets and liabilities in the financial statements and the corresponding tax basis used in the computation of taxable income. Deferred tax is calculated by using the tax rates enacted at the reporting date.

Deferred tax liability is recognized for all taxable temporary differences and deferred tax asset is recognized for all deductible temporary differences and carry forward of unused tax losses and unused tax credits, if any, to the extent that it is probable that future taxable profit will be available against which these can be utilized.

Deferred tax assets are reduced to the extent that it is no longer probable that the related tax benefit will be realized. Significant management judgment is required to determine the amount of deferred tax assets that can be recognized, based upon the likely timing and level of future taxable profits together with future tax planning strategies.

Deferred tax is charged or credited in the statement of profit or loss, except to the extent that it relates to items recognized in other comprehensive income or directly in equity. In this case the tax is also recognized in other comprehensive income or directly in equity, respectively.

### Sales tax

Revenues, expenses and assets are recognized net of amount of sales tax except:

- Where the sales tax incurred on purchase of assets or services is not recoverable from Federal Board of Revenue and respective provincial tax authorities, in which case the sales tax is recognized as part of the cost of acquisition of the asset or as part of the expense item as applicable; and
- Receivables and payables are stated with the amount of sales tax.

The net amount of sales tax recoverable from, or payable to, the taxation authority is recorded as part of sales tax receivables or payables in the statement of financial position accordingly.

### 5.15 Related party transactions

All transactions with related parties are carried out at arm's length. The prices are determined in accordance with comparable uncontrolled price method.

### 5.16 Dividend and other appropriations

Dividend is recognized as a liability in the period in which it is approved. Appropriations of profits are reflected in the statement of changes in equity in the period in which such appropriations are made.

### 5.17 Events after the reporting period

If the Company receives information after the reporting period, but prior to the date of authorization for issue, about conditions that existed at the end of the reporting period, the Company will assess if the information affects the amounts that it recognizes in the financial statements.

The Company will adjust the amounts recognized in its financial statements to reflect any adjusting events after the reporting period and update the disclosures that relate to those conditions in the light of the new information. For non-adjusting events after the reporting period, the Company does not change the amounts recognized in its financial statements but will discloses the nature of the non-adjusting event and an estimate of its financial effect, or a statement that such an estimate cannot be made, if applicable.

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### 5.18 Earnings per share

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

### 5.19 Financial instruments

### 5.19.1 Financial assets

A financial asset is measured at amortized cost if it is held in order to collect contractual cash flows which arise on specified dates and that are 'solely payment of principal and interest (SPPI)' on the principal amount outstanding. A debt investment is measured at fair value through other comprehensive income if it is held in order to collect contractual cash flows which arise on specified dates that are solely principal and interest and as well as selling the asset on the basis of its fair value. All other financial assets are classified and measured at fair value through profit or loss unless the Company makes an irrevocable election on initial recognition to present gains and losses on equity instruments in other comprehensive income. Despite these requirements, a financial asset may be irrevocably designated as measured at fair value through profit or loss to reduce the effect of, or eliminate, an accounting mismatch.

### A. Classification and measurement of financial assets

### Investments and other financial assets

### Classification:

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

- those to be measured subsequently at fair value (either through other comprehensive income, or through profit or loss), and
- those to be measured at amortized cost

The classification depends on the Company's business model for managing the financial assets and the contractual terms of the cash flows. In order for a financial asset to be classified and measured at amortized cost or fair value through OCI, it needs to give rise to cash flows that are 'solely payments of principal and interest (SPPI)' on the principal amount outstanding. This assessment is referred to as the SPPI test and is performed at an instrument level. The Company's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows.

For assets measured at fair value, gains and losses will either be recorded in profit or loss or other comprehensive income. For investments in debt instruments, this will depend on the business model in which the investment is held. The Company reclassifies debt investments when and only when its business model for managing those assets changes.

### Measurement:

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

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

### Debt instruments

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

### - Amortized cost

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

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

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

### - Fair value through profit or loss (FVTPL)

Financial assets at fair value through profit or loss include financial assets held for trading, financial assets designated upon initial recognition at fair value through profit or loss, or financial assets mandatorily required to be measured at fair value. Financial assets are classified as held for trading if they are acquired for the purpose of selling or repurchasing in the near term. Financial assets with cash flows that are not solely payments of principal and interest are classified and measured at fair value through profit or loss, irrespective of the business model. Notwithstanding the criteria for debt instruments to be classified at amortized cost or at FVTOCI, as described above, debt instruments may be designated at fair value through profit or loss on initial recognition if doing so eliminates, or significantly reduces, an accounting mismatch.

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

### B. Derecognition:

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognized when:

The rights to receive cash flows from the asset have expired, or

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

When the Company has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if, and to what extent, it has retained the risks and rewards of ownership.

When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Company continues to recognize the transferred asset to the extent of its continuing involvement. In that case, the Company also recognizes an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Company has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Company could be required to repay.

### C. Impairment:

The Company record an allowance for a forward-looking expected credit loss (ECL) approach for all loans and other debt financial assets not held at FVPL.

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 asset's original effective interest rate.

For trade and other receivables, the Company has applied the standard's simplified approach and has calculated ECLs based on lifetime expected credit losses. 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. However, in certain cases, the Company may also consider a financial asset to be in default when internal or external information indicates that the Company is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Company.

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### 5.19.2 Financial liabilities

### A. <u>Classification and measurement:</u>

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognized initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

### Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss. Gains or losses on liabilities held for trading are recognized in the statement of profit or loss. Financial liabilities designated upon initial recognition at fair value through profit or loss are designated at the initial date of recognition, and only if the criteria in IFRS 9 are satisfied. The Company has not designated any financial liability as at fair value through profit or loss.

### Loans and borrowings

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortized cost using the Effective Interest Rate (EIR) method. Gains and losses are recognized in the statement of profit or loss when the liabilities are derecognized as well as through the EIR amortization process.

Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortization is included as finance costs in the statement of profit or loss.

This category generally applies to interest-bearing loans and borrowings.

### B. Derecognition:

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

### 5.19.3 Offsetting of financial assets and liabilities

Financial assets and financial liabilities are set off and the net amount is reported in the financial statements when there is a legally enforceable right to set off and the Company intends either to settle on a net basis, or to realize the assets and to settle the liabilities simultaneously.

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2025 2024 Note Rupees Rupees **6.1** 731,040,806 615,846,832

Rate

%

5 5 10 10 10 20

731,040,806

23,891,408

(14,237,447) (546,315,975)

32,296,968

552,147,862

754,932,214

(546,315,975)

127,126,151

(46,738,992)

52,866,336

1,167,994,694

Total

6.1 OPERATING FIXED ASSETS

Operating fixed assets

PROPERTY, PLANT AND EQUIPMENT

9

88,172 11,139 832,739 June 30, 2025 79,465,000 159,609,800 420,500,000 50,000,000 20,533,956 W.D.V As at June 30, 2025 571,461 344,611 2,373,383 20,601,953 As at (90,649,841) (35,032,582) (420,633,552) Revaluation Adjustment ACCUMULATED DEPRECIATION (8,779,316) (5,458,131)(Disposals) 1,238 92,527 For the year 5,883,030 20,470,279 2,621,342 9,797 3,218,755 408,942,589 32,411,240 84,766,811 343,373 2,280,856 561,664 22,841,329 July 1, 2024 As at 159,609,800 420,500,000 50,000,000 355,750 3,206,122 659,633 41,135,909 79,465,000 June 30, 2025 Ь As at n (90,649,841) (420,633,552) (35,032,582) Revaluation 2 Adjustment 37,175,004 47,832,227 26,407,920 15,711,000 Revaluation COST / REVALUED AMOUNT Surplus (39,400,000)(7,338,992)(Disposals) 37,544,336 15,322,000 Additions 63,754,000 202,427,414 805,814,212 58,624,662 355,750 659,633 33,152,901 3,206,122 As at July 1, 2024 Building on freehold land Furniture and fixtures DESCRIPTION Plant and machinery Electric installations Factory equipment Office equipment Freehold land Vehicles Owned

Rate % 5 5 10 10 10 20 925,266 12,377 June 30, 2024 63,754,000 117,660,603 396,871,623 26,213,422 10,311,572 615,846,832 W.D.V As at June 30, 2024 552,147,862 408,942,589 32,411,240 22,841,329 84,766,811 343,373 2,280,856 561,664 As at Revaluation Adjustment ACCUMULATED DEPRECIATION (3,282,787)(3,282,787) (Disposals) 1,375 For the year 6,192,663 20,692,819 2,912,603 102,807 10,886 2,031,002 31,944,155 S 78,574,148 388,249,770 523,486,494 29,498,637 341,998 2,178,049 550,778 24,093,114 July 1, 2023 As at 202,427,414 1,167,994,694 63,754,000 58,624,662 355,750 3,206,122 659,633 33,152,901 June 30, 2024 Ь As at 2024 n Adjustment K Revaluation COST / REVALUED AMOUNT Revaluation Surplus (3,696,200)(3,696,200) (Disposals) 11,603,484 7,802,930 19,406,414 Additions 63,754,000 1,152,284,480 794,210,728 58,624,662 355,750 659,633 29,046,171 202,427,414 3,206,122 July 1, 2023 As at Building on freehold land Furniture and fixtures DESCRIPTION Plant and machinery Electric installations Factory equipment Office equipment Total Freehold land Vehicles Owned

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6.2 The detail of operating fixed asset disposed off during the year are as follows:

Description	Cost / Revalued Amount	Accumulated Depreciation	Book Value	Sale Proceeds	Gain /(Loss)	Mode of Disposal	Particulars of Buyers
		[ R U	P E	E S ]			
Assets having book value exceeding Rs. 500,000/- each							
Plant and machinery							
Ring Frames Howa Auto Cone Murata	35,200,000 4,200,000	7,843,450	27,356,550 3,264,134	4,400,000	(22,956,550) Negotiation (2,264,134) Negotiation	Negotiation Negotiation	Aims Textile Services P-4, Street No. 1, Ahmad Town, Opp. Aspire College,
	39,400,000	8,779,316	30,620,684	5,400,000	(25,220,684)		Khurrianwala, Faisalabad.
Vehicles							
Toyota Fortuner	6,343,992	4,816,767	1,527,225	10,700,000	9,172,775	Negotiation	Muhammad Arshad Dar, Mohalla Raheem Colony, Daska, Sialkot.
Assets having book value below Rs. 500,000/- each	000'566	641,364	353,636	1,250,000	896,364		
2025	46,738,992	14,237,447	32,501,545	17,350,000	(15,151,545)		
2024	3,696,200	3,282,787	413,413	5,800,000	5,386,587		
	Se e						

6.3 Depreciation charge for the year has been allocated as under:

Cost of sales Administrative expenses

2,144,695 29,799,460

32,296,968

28,975,889 3,321,079

25

2024 Rupees

2025 Rupees

Note

6.4 Had there been no revaluation, the related figures of freehold land, building on freehold land, plant and machinery and electric installations as at June 30 would have been as follows:

			2025	
		Cost	Accumulated depreciation	Written down value
		I R	RUPEES	3 1
Freehold land		4,061,667	ì	4,061,667
Building on freehold land		58,068,771	37,352,885	20,715,886
Plant and machinery		679,238,457	368,078,189	311,160,268
Electric installations		22,543,028	17,341,638	5,201,390
		763,911,923	422,772,712	341,139,211
	-		2024	
		Cost	Accumulated depreciation	Written down value
		[ R	RUPEES	1 1
Freehold land		4,061,667	,	4,061,667
Building on freehold land		58,068,771	36,262,575	21,806,196
Plant and machinery		650,844,121	359,355,216	291,488,905
Electric installations	***	22,543,028	16,763,706	5,779,322
		735,517,587	412,381,497	323,136,090

# 6.5 Forced sale values of revalued assets

The forced sale values of revalued assets are based on fair value measurement as at June 30, 2025.

Iding on freehold land	machinery	ric installations	

54,190,900 99,474,120 237,960,000 29,600,000 421,225,020

> 135,668,330 336,400,000 40,000,000 579,613,580

67,545,250

2024

2025

[Rupees]

Forced Sale Values

# 6.6 Details of immovable property in the name of the Company:

Usage	Location	Area
Production unit	Chak # 69 - R.B, 32 - KM, Main Sheikhupura Road, Tehsil Jaranwala, District, Faisalabad.	56 Kanals 18 Marlas 4 Sarsai

				Note	2025	2024
7.	LONG T	ERM DEPOSITS		Note	Rupees	Rupees
	Security	deposits				
	- Sui g	1 10-11-0 K-12-0019		7.1	24,573,634	24,036,417
	- FESC	CO			2,734,078	2,734,078
	- WAS	SA			8,550	8,550
	- CDC				37,500	37,500
					27,353,762	26,816,545
	Bank gu	arantee margin		_	7,140,250	7,140,250
				=	34,494,012	33,956,795
	7.1	This represent the securi Company. It is subject to is lower receivable in arre	ity deposit with Sui Norther mark up at the rate of 1 year ears.	n Gas Pipelines Limited ( KIBOR minus 3% per ann	SNGPL) against supply tum or fixed rate of 5% p	of natural gas to the er annum whichever
8.	STORES	S AND SPARES				
	Stores				7,109,692	10,125,764
	Spares				13,896,348	16,787,695
			•	_	21,006,040	26,913,459
9.	STOCK	IN TRADE				-
	Raw ma					
	- Cotto			Г	67,400,701	59,939,703
	- Poly				14,683,899	31,495,482
				L	82,084,600	91,435,185
	Work in	process			22,313,323	18,387,580
	Finished	d goods		9.1	15,936,772	23,796,178
				9	120,334,695	133,618,943
10.		ered good:		=	8,205,921	22,877,301
11.	ADVAN	CES, DEPOSIT AND PREPA	AYMENTS			
	Advanc	es - considered good				
		es to suppliers			12,743,119	26,961,539
		es to suppliers			250,000	250,000
	Deposit	J. 100 J.			200,000	200,000
	-					
	Letter o			8	-	662,693
	Prepay	ments				
	The second second	insurance			367,367	392,034
	Other			_	557,537	-
12.	SHORT	TERM INVESTMENT		-	13,918,023	28,266,266
	Fair val	ue through profit or loss:				
	NBP ISIA	amic Money Market Fund		12.1	20,493,559	18,531,627
	12.1		using published net asset valu (June 30, 2024: 1,823,961.034		ate. The number of units	held by the Company
13.	ACCRUI	ED INCOME				
	Interest	on SNGPL deposit		7.1	2,062,049	1,465,387
		on bank deposit		7.1	513,867	1,666,092
					2,575,916	3,131,479
	PH	fun		=		

		2025	2024
	Note	Rupees	Rupees
14. TAX REFUNDS DUE FROM GOVERNMENT			
Sales tax refundable		31,391,200	41,250,929
Income tax refundable		24,141,081	14,450,210
		55,532,281	55,701,139
15. CASH AND BANK BALANCES			
Cash in hand		2,728,648	139,478
Cash at bank			
- In current accounts	15.1	182,144,046	23,700,432
- In deposit accounts	15.2	71,232,809	124,939,058
		253,376,855	148,639,490
		256,105,503	148,778,968

- 15.1 It includes foreign currency amounting to USD 1,000/- (2024: USD 1,000/-) and SAR Nil (2024: SAR 2,461/-).
- 15.2 The rate of profit on deposit accounts is ranging from 2.78% to 19% per annum (2024: 6.75% to 20.5% per annum).

### 16. ISSUED, SUBSCRIBED AND PAID UP SHARE CAPITAL

2025

2024

Number of shares

15,177,000	15,177,000	Ordinary shares of Rs. 10 each fully paid in cash	151,770,000	151,770,000

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

### 17. SURPLUS ON REVALUATION OF PROPERTY, PLANT AND EQUIPMENT

Opening balance	205,603,211	214,735,149
Add: Surplus arise on revaluation of property, plant and equipment	127,126,151	-
Less: Related effect of deferred tax liability	(32,310,394)	
	94,815,757	12
Less: Incremental depreciation on revalued property,		
plant and equipment transferred to unappropriated profit	(12,105,266)	(12,861,884)
Add: Related effect of deferred tax liability	3,510,527	3,729,946
	(8,594,739)	(9,131,938)
Less: Surplus realized on disposal of revalued property, plant and equipment	(27,948,854)	-
Add: Related effect of deferred tax liability	8,105,168	-
	(19,843,686)	
Closing balance	271,980,543	205,603,211

- First revaluation of the Company's building on freehold land and plant and machinery was carried out as on September 30, 1995 by an independent valuer M/s Iqbal A. Nanjee & Co. Lahore on the basis of depreciated replacement values.
- Second revaluation of the Company's freehold land, building on freehold land and plant and machinery was carried out on September 30, 2000 by an independent valuer Inspectorates Corporation International (Pvt) Ltd., Lahore and the same was verified by SBP's approved auditors on the basis of depreciated replacement values.
- Third revaluation of the Company's freehold land, building on freehold land, plant and machinery and electric installations was carried out on June 30, 2012 by an independent valuer M/s Nizamy Associates, Faisalabad on the basis of depreciated replacement values.
- Fourth revaluation of the Company's freehold land, building on freehold land, plant and machinery and electric installations
  was carried out on Sep 30, 2015 by an independent valuer M/s Amir Evaluators & Consultants, Peshawar on basis of
  depreciated replacement values.
- Fifth revaluation of the Company's freehold land, building on freehold land, plant and machinery and electric installations has been carried out on June 30, 2020 by an independent valuer M/s S.A. Associates, Lahore on basis of depreciated replacement values.
- Sixth revaluation of the Company's freehold land, building on freehold land, plant and machinery and electric installations has been carried out on June 30, 2025 by an independent valuer M/s S.A. Associates, Lahore on basis of depreciated replacement values.

Home

The fair valuation of the revalued assets are considered to represent a level 2 valuation based on significant non-observable inputs being the location and condition of the assets. The fair value are subject to change owing to change in input. However, the management does not expect there to be a material sensitivity to the fair values arising from the non-observable inputs. The basis of revaluation for items of these fixed assets were as follows:

### Freehold land

Property brokers, dealers and estate agents were contacted to ascertain the asking and selling prices for properties of the same nature in the immediate neighbourhood and adjoining areas. Neighbouring properties which have been recently sold or purchased, were investigated to ascertain a reasonable selling / buying price. Properties that were up for sale were examined for asking price. An average of the above values was then assigned to the property.

### Building on freehold land

Construction specifications were noted for each factory and residential building / structure and current construction rates were used to obtain replacement values of building, to which a depreciation formula was applied, based upon the Company's estimates of balance life to arrive at the current assessed value.

### Plant and machinery

Plant and machinery have been evaluated / assessed by keeping in view their present physical condition, the remaining useful life / economic life and technological obsolescence. Further, new replacement values were arrived by using current local and foreign market values for the similar type of plant and machinery. These current local and foreign market values were taken into account on the basis of technical obsolescence, efficiency, maintenance, replacement and other related factors involved.

### **Electric installations**

These were evaluated / assessed by keeping in view their present physical condition and the remaining useful life / economic life. Further, new replacement values were arrived by using current market values for the similar type of assets. These current market values were taken into account on basis of efficiency, maintenance, replacement and other related factors involved.

		Note	2025 Rupees	2024 Rupees
18. DEFERI	RED TAXATION			
	g balance d during the year balance	18.1	45,720,945 37,267,375 82,988,320	81,262,412 (35,541,467) 45,720,945
18.1	Movement in deferred tax liability is as follows;			
	Opening balance		45,720,945	81,262,412
	Deferred tax credit recognized in profit or loss		4,956,981	(36,129,048)
	Deferred tax expense recognized in other comprehensive in	come	32,310,394	587,581
	Deterred and emperature of		37,267,375	(35,541,467)
	Closing balance		82,988,320	45,720,945
18.1.1	This comprise of following:			
	Taxable temporary differences arising in respect of;			
	Accelerated tax depreciation allowance	ξ.	41,332,236	37,019,945
*	Short term investments		21,132	14,312
	Surplus on revaluation of property, plant and equipment			
			96,455,046	75,760,347
	Deductible temporary differences arising in respect of;			
	- Minimum tax		(37,861,492)	(44,056,371)
	Taxable loss		(16,958,602)	(23,017,288)
			82,988,320	45,720,945

18.1.2 The liability of deferred tax has been computed by applying the tax rate of 29%.

### 19. TRADE AND OTHER PAYABLES

HUNDE AND OTHER THINDS			
Trade creditors	19.1	17,579,224	21,642,109
		64,220,083	44,302,305
Accrued expenses	19.2	712,504	1,170,702
Provident fund trust	17.2	631,805	1,000,182
Withholding tax payable	10.2	10,164,810	7,759,335
Due to related parties	19.3		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Workers' profit participation fund	19.4	2,872,120	6.060.007
Workers' welfare fund	19.5	6,834,019	6,060,097
Other payables		1,000,000	
le : a	or.	104,014,565	81,934,730

Hens

- 19.1 This includes amount of Rs. 9,807,917/- (2024: Rs. 13,807,917/-) payable to Zeeshan Energy Limited- a related party against purchase of electricity.
- 19.2 This represents amount due to provident fund trust for the month of June 2025 for which payment was made at July 11, 2025 (2024: July 17, 2024).

The investments out of provident fund have been made in accordance with the provisions of section 218 of the Companies Act, 2017 and conditions specified thereunder.

19.3 This represents chief executive and directors current account balances maintained with the Company and is payable on demand.

			N	2025	2024
	19.4	Worksond words workish at its found	Note	Rupees	Rupees
	19.4	Workers' profit participation fund			
		Opening balance		-	2,501,550
		Interest on funds utilized in the Company's business			69,396
					2,570,946
		Allocation for the year	28	2,872,120	-
				2,872,120	2,570,946
		Payments made during the year		•	(2,570,946)
		Closing balance		2,872,120	
	19.5	Workers' welfare fund			
		Opening balance		6,060,097	6,060,097
		Provision for the year	28	1,610,217	-
				7,670,314	6,060,097
		Paid during the year		(836,295)	-
		Closing balance		6,834,019	6,060,097
20.	CONTR	RACT LIABILITIES			
	Advanc	ees from customers	20.1	20,562,926	18,517,096

20.1 The contract liabilities primarily relate to the advance consideration received from customers for sale of goods, for which revenue is recognized at point in time when goods are transferred. Out of Rs. 18.517 million recognized in contract liabilities as on June 30, 2024, amount of Rs. 18.327 million has been adjusted and recognized as revenue during the year.

### 21. ACCRUED MARKUP

Accrued markup on secured morabaha finance

21.1 194,161,422

194,161,422

The Company has ceased the payment of markup since July 01, 2006, as it has filed a suit against Faysal Bank Limited in the Honorable Lahore High Court, Lahore. The facts of the litigation are explained in note 23.1.1.

### 22. SHORT TERM BORROWINGS

### From banking company

Secured

Morabaha I Morabaha II	22.1	340,901,898 74,145,100	340,901,898 74,145,100
Unsecured		•	
Interest free bank overdraft	22.2	2,543,709	2,543,709
		417,590,707	417,590,707

- 22.1 Morabaha I represents secured finance by converting various morabaha finances into long term finance at interest rate of 13% per annum, whereas, the Morabaha II represents an interest free morabaha finance by converting various unpaid markups. These loans are secured against first charge of Rs. 505 million on fixed assets and personal guarantees of directors and Chief Executive of the Company.
- 22.1.1 The Company is not repaying the morabaha finances as it has filed a suit against Faysal Bank Limited in the Honorable Lahore High Court, Lahore. The bank has also filed a counter suit praying for a decree to be passed in its favor for a sum of Rs. 454.502 million against the defendants jointly and severally, with cost of funds at the rate of 20% or as certified by State Bank of Pakistan from date of default and 20% liquidated damages plus service charges and all costs, charges, expenses payable or to be incurred by the plaintiff bank till the final payment / realization of the afore-mentioned amount. The facts and status of the litigations are further explained in note 23.1.1.

Kygun

22.2 The Company has obtained interest free bank overdraft facility from Faysal Bank Limited but ceased the repayment of the overdraft due to litigation in courts. The facts of the litigation are explained in note 23.1.1.

### 23. CONTINGENCIES AND COMMITMENTS

### 23.1 Contingencies

23.1.1 The Company has instituted a suit in the Honorable Lahore High Court, Lahore against Faysal Bank Limited (FBL) claiming damages on account of acquisition of un-remunerative agricultural land on the advice of FBL for not providing timely cash finance facilities despite written commitments and for charging illegal profits against the principles of Islamic Banking and circulars issued by the State Bank of Pakistan in addition to contravention of the objective clause of its Memorandum & Articles of Association. The amount claimed for the first two counts is Rs. 141.831 million (including claims of Central Excise Duty), whereas the amount of last count has been left for the Court to determine.

The counter suite filed by the Faysal Bank for recovery of Rs. 454.502 million along with costs and cost of funds before the Honorable Lahore High Court (Single Judge), Lahore has been adjudicated on 04.06.2015 against the Company. The Company has filed an appeal in Honourable Lahore High Court, Lahore (Division Bench) vide R.F.A. No. 1372/2015 on various grounds including the Company being condemned unheared. The learned Division Bench garaciously allowed the appeal on 20.02.2020 and impugned judgment and decree dated 04.06.2015 was set aside. Consequently leave to appeal was adjudged to have been granted to the appellant Company and the case is directed to be proceeded on that basis after framing issues and recording of evidences. Due to litigations, the Bank is not responding and confirming the balance to the Company. Having been undeterminable at this stage, provision for cost of funds has not been accounted for.

### 23.2 Commitments

There are no significant commitments at the reporting date which need to be disclosed in the financial statements.

24. REVENUE FROM CONTRACTS WITH CUSTOMERS - NET	Note	2025 Rupees	2024 Rupees
Local sales			
Yarn sales		2,563,526,459	2,128,320,865
Waste sales		10,877,683	10,652,858
		2,574,404,142	2,138,973,723
Less: Sales tax		(392,705,717)	(326,284,128)
		2,181,698,425	1,812,689,595
25. COST OF SALES			
Raw material consumed	25.1	1,274,256,252	1,047,340,813
Stores and spares consumed		32,149,075	34,589,421
Packing material consumed		23,098,399	8,396,018
Salaries, wages and benefits	25.2	131,102,776	114,653,270
Fuel and power		590,037,371	519,447,376
Repairs and maintenance		563,432	3,443,523
Postage and telecommunication		84,550	64,530
Insurance	¥.	5,942,282	5,631,941
Depreciation	6.3	28,975,889	29,799,460
Others		1,296,366	1,520,683
		2,087,506,392	1,764,887,035
Work in process		10.005 500	20 404 550
Opening balance		18,387,580	29,404,558
Closing balance		(22,313,323)	(18,387,580)
		(3,925,743)	11,016,978
Cost of goods manufactured		2,083,580,649	1,775,904,013
Finished goods			00.055.054
Opening balance		23,796,178	83,857,976
Closing balance		(15,936,772)	(23,796,178)
4.0		7,859,406	60,061,798
Hypre		2,091,440,055	1,835,965,811

				2025	2024
			Note	Rupees	Rupees
	25.1	Raw material consumed			
		Opening balance		91,435,185	85,065,887
		Purchases		1,264,905,667	1,053,710,111
				1,356,340,852	1,138,775,998
		Closing balance		(82,084,600)	(91,435,185)
				1,274,256,252	1,047,340,813
	25.2	Salaries, wages and benefits include Rs. 5.578	3 million (2024: Rs. 4.117 million)	in respect of the provident	fund contribution.
26.	DISTRI	BUTION COST			
	Selling	commission		932,550	329,488
27.	ADMIN	IISTRATIVE EXPENSES			
	Directo	r's remuneration		6,000,000	6,000,000
	Staff sa	laries and benefits	27.1	14,267,658	17,944,209
	Postage	e and telecommunication		708,571	636,469
	Electric	tity and water		1,400,843	1,693,773
	Printing	g and stationery		100,908	143,700
	Traveli	ng and conveyance		29,049	625,256
		subscriptions		1,281,381	1,033,605
	Rent, ra	ates and taxes		796,584	839,250
	Legal a	nd professional		308,507	533,574
	Enterta	inment		48,778	192,722
	Repairs	and maintenance		55,720	124,677
		running and maintenance		5,509,147	7,561,458
		rs' remuneration	27.2	900,000	850,000
	Insurar			1,232,226	1,274,066
		sement		97,500	131,625
	Deprec		6.3	3,321,079	2,144,695
	Others			68,854 36,126,805	244,390 41,973,469
	27.1	Salaries, wages and benefits include Rs. 0.62	1 million (2024: Rs. 0.502 million)	in respect of the provident	fund contribution.
	27.2	Auditors' remuneration			
		Statutory audit fee		850,000	800,000
		Half yearly review		50,000	50,000
20	ОТИЕТ	R OPERATING EXPENSES		900,000	850,000
		rs' profit participation fund	19.4	2,872,120	-
		rs' welfare fund	19.4	1,610,217	-
		es written off		-	67,000
		ge loss on foreign currency translation		•	14,232
		ed loss on investment in mutual funds			1,467,898
	Loss or	n disposal of property, plant and equipment		15,151,545 19,633,882	1,549,130
29.	FINAN	CE COST			¥
	Bank c	harges and commission		316,710	101,868
30.	OTHE	RINCOME			
		e from financial assets			
		on deposit accounts		15,615,735	18,398,502
		nd income on investment in mutual funds		2,584,553	3,273,265
		ized gain on investment in mutual funds		23,517	49,352
		nge gain on foreign currency translation on deposit with SNGPL		5,850 1,228,682	822,977
	Incom	e from non-financial assets			
		n disposal of property, plant and equipment			5,386,587
		es written back		253,295	-
	2.0			19,711,632	27,930,683
	KU	RM	4,		

04 1 51 11 50		•	-
31. LEVIES			
Minim		10,529,125	22,898,888
Final ta		646,138	490,990
	31.1 & 32.1	11,175,263	23,389,878
31.1	These represent minimum tax under section 113, over and above the amount of tax rate, and final tax under section 150 of the Income Tax Ordinance, 2001, reIFRIC 21/IAS 37.		
32. INCOM	IE TAX		
Curren Deferre		16,952,661	•
Deferre	ed tax relating to the origination and reversal of temporary differences	4,956,981	(36,129,048)
	and remaining to the origination and reversar of temporary unferences	21,909,642	(36,129,048)
32.1	Reconciliation of current tax as per tax laws for the year, with current tax recognized in statement of profit or loss is as follows		
	Current tax liability for the year as per applicable tax laws	28,127,924	23,389,878
	Current tax liability as per tax laws, representing income tax under IAS 12	(16,952,661)	
	Current tax liability as per tax laws, representing levies in terms of requirements of IFRIC 21/IAS 37	(11,175,263)	(23,389,878)
			(,,,
32 1 1			
32.1.1 32.2			-
	The aggregate of levies and income tax, amounting to Rs. 28,127,924/- represterms of provision of the Income Tax Ordinance, 2001.		
	The aggregate of levies and income tax, amounting to Rs. 28,127,924/- represterms of provision of the Income Tax Ordinance, 2001.  Relationship between income tax and profit before income tax:	sents tax liability of the Com	- npany calculated in
	The aggregate of levies and income tax, amounting to Rs. 28,127,924/- represterms of provision of the Income Tax Ordinance, 2001.  Relationship between income tax and profit before income tax:  Profit/(loss) before income tax	sents tax liability of the Com	- npany calculated in (62,689,366)
	The aggregate of levies and income tax, amounting to Rs. 28,127,924/- representerms of provision of the Income Tax Ordinance, 2001.  Relationship between income tax and profit before income tax:  Profit/(loss) before income tax  Income tax rate  Income tax on profit before income tax	41,784,792 29%	(62,689,366) 29%
	The aggregate of levies and income tax, amounting to Rs. 28,127,924/- representerms of provision of the Income Tax Ordinance, 2001.  Relationship between income tax and profit before income tax:  Profit/(loss) before income tax  Income tax rate  Income tax on profit before income tax  Tax effect of:	41,784,792 29% 12,117,590	(62,689,366) 29% (18,179,916)
	The aggregate of levies and income tax, amounting to Rs. 28,127,924/- represterms of provision of the Income Tax Ordinance, 2001.  Relationship between income tax and profit before income tax:  Profit/(loss) before income tax  Income tax rate  Income tax on profit before income tax  Tax effect of: - Inadmissible expenses	41,784,792 29% 12,117,590	(62,689,366) 29% (18,179,916)
	The aggregate of levies and income tax, amounting to Rs. 28,127,924/- representerms of provision of the Income Tax Ordinance, 2001.  Relationship between income tax and profit before income tax:  Profit/(loss) before income tax  Income tax rate  Income tax on profit before income tax  Tax effect of: - Inadmissible expenses - Admissible expenses	41,784,792 29% 12,117,590 16,316,676 (8,793,905)	(62,689,366) 29% (18,179,916)
	The aggregate of levies and income tax, amounting to Rs. 28,127,924/- representerms of provision of the Income Tax Ordinance, 2001.  Relationship between income tax and profit before income tax:  Profit/(loss) before income tax  Income tax rate  Income tax on profit before income tax  Tax effect of: - Inadmissible expenses - Admissible expenses - Taxable loss	41,784,792 29% 12,117,590 16,316,676 (8,793,905) (5,928,526)	(62,689,366) 29% (18,179,916) 10,258,726 (10,226,025)
	The aggregate of levies and income tax, amounting to Rs. 28,127,924/- representerms of provision of the Income Tax Ordinance, 2001.  Relationship between income tax and profit before income tax:  Profit/(loss) before income tax  Income tax rate  Income tax on profit before income tax  Tax effect of: - Inadmissible expenses - Admissible expenses - Taxable loss - Levies	41,784,792 29% 12,117,590 16,316,676 (8,793,905)	- npany calculated in  (62,689,366) 29% (18,179,916)  10,258,726 (10,226,025) 6,783,065
	The aggregate of levies and income tax, amounting to Rs. 28,127,924/- representerms of provision of the Income Tax Ordinance, 2001.  Relationship between income tax and profit before income tax:  Profit/(loss) before income tax  Income tax rate Income tax on profit before income tax  Tax effect of: - Inadmissible expenses - Admissible expenses - Taxable loss - Levies - Minimum tax regime and others	41,784,792 29% 12,117,590 16,316,676 (8,793,905) (5,928,526) 3,240,826	10,258,726 (10,226,025) 6,783,065 11,364,150
	The aggregate of levies and income tax, amounting to Rs. 28,127,924/- representerms of provision of the Income Tax Ordinance, 2001.  Relationship between income tax and profit before income tax:  Profit/(loss) before income tax  Income tax rate  Income tax on profit before income tax  Tax effect of: - Inadmissible expenses - Admissible expenses - Taxable loss - Levies	- 41,784,792 29% 12,117,590  16,316,676 (8,793,905) (5,928,526) 3,240,826 - 4,956,981	10,258,726 (10,226,025) 6,783,065 11,364,150 (36,129,048)
	The aggregate of levies and income tax, amounting to Rs. 28,127,924/- representerms of provision of the Income Tax Ordinance, 2001.  Relationship between income tax and profit before income tax:  Profit/(loss) before income tax  Income tax rate Income tax on profit before income tax  Tax effect of: - Inadmissible expenses - Admissible expenses - Taxable loss - Levies - Minimum tax regime and others	41,784,792 29% 12,117,590 16,316,676 (8,793,905) (5,928,526) 3,240,826	10,258,726 (10,226,025) 6,783,065 11,364,150
32.2	The aggregate of levies and income tax, amounting to Rs. 28,127,924/- representerms of provision of the Income Tax Ordinance, 2001.  Relationship between income tax and profit before income tax:  Profit/(loss) before income tax  Income tax rate Income tax on profit before income tax  Tax effect of: - Inadmissible expenses - Admissible expenses - Taxable loss - Levies - Minimum tax regime and others - Deferred tax	41,784,792 29% 12,117,590 16,316,676 (8,793,905) (5,928,526) 3,240,826 - 4,956,981 9,792,052 21,909,642	(62,689,366) 29% (18,179,916) 10,258,726 (10,226,025) 6,783,065 11,364,150 (36,129,048) (17,949,132) (36,129,048)
32.2 33. EARNI	The aggregate of levies and income tax, amounting to Rs. 28,127,924/- representerms of provision of the Income Tax Ordinance, 2001.  Relationship between income tax and profit before income tax:  Profit/(loss) before income tax Income tax rate Income tax on profit before income tax  Tax effect of: - Inadmissible expenses - Admissible expenses - Taxable loss - Levies - Minimum tax regime and others - Deferred tax  NGS/(LOSS) PER SHARE - BASIC AND DILUTED	41,784,792 29% 12,117,590 16,316,676 (8,793,905) (5,928,526) 3,240,826 - 4,956,981 9,792,052	(62,689,366) 29% (18,179,916) 10,258,726 (10,226,025) 6,783,065 11,364,150 (36,129,048) (17,949,132)
32.2	The aggregate of levies and income tax, amounting to Rs. 28,127,924/- representerms of provision of the Income Tax Ordinance, 2001.  Relationship between income tax and profit before income tax:  Profit/(loss) before income tax  Income tax rate  Income tax on profit before income tax  Tax effect of: - Inadmissible expenses - Admissible expenses - Taxable loss - Levies - Minimum tax regime and others - Deferred tax  NGS/(LOSS) PER SHARE - BASIC AND DILUTED  Earnings/(loss) per share - basic	41,784,792 29% 12,117,590  16,316,676 (8,793,905) (5,928,526) 3,240,826 - 4,956,981 9,792,052 21,909,642	(62,689,366) 29% (18,179,916) 10,258,726 (10,226,025) 6,783,065 11,364,150 (36,129,048) (17,949,132) (36,129,048)
32.2 33. EARNI	The aggregate of levies and income tax, amounting to Rs. 28,127,924/- represterms of provision of the Income Tax Ordinance, 2001.  Relationship between income tax and profit before income tax:  Profit/(loss) before income tax  Income tax rate  Income tax on profit before income tax  Tax effect of: Inadmissible expenses Admissible expenses Taxable loss Levies Minimum tax regime and others Deferred tax  NGS/(LOSS) PER SHARE - BASIC AND DILUTED  Earnings/(loss) per share - basic  Profit/(loss) for the year (Rupees)	41,784,792 29% 12,117,590  16,316,676 (8,793,905) (5,928,526) 3,240,826 - 4,956,981 9,792,052 21,909,642 2025	(62,689,366) 29% (18,179,916) 10,258,726 (10,226,025) 6,783,065 11,364,150 (36,129,048) (17,949,132) (36,129,048) 2024 (26,560,318)
32.2 33. EARNI	The aggregate of levies and income tax, amounting to Rs. 28,127,924/- representerms of provision of the Income Tax Ordinance, 2001.  Relationship between income tax and profit before income tax:  Profit/(loss) before income tax  Income tax rate  Income tax on profit before income tax  Tax effect of: - Inadmissible expenses - Admissible expenses - Taxable loss - Levies - Minimum tax regime and others - Deferred tax  NGS/(LOSS) PER SHARE - BASIC AND DILUTED  Earnings/(loss) per share - basic	41,784,792 29% 12,117,590  16,316,676 (8,793,905) (5,928,526) 3,240,826 - 4,956,981 9,792,052 21,909,642	(62,689,366) 29% (18,179,916) 10,258,726 (10,226,025) 6,783,065 11,364,150 (36,129,048) (17,949,132) (36,129,048)

2025

Rupees

Note

2024

Rupees

### 33.2 Earnings/(loss) per share - diluted

A diluted earnings/(loss) per share have not been presented as the Company does not have any convertible instruments in issue as at June 30, 2025 and 2024 which would have any effect on the earnings/(loss) per share if the option to convert is exercised.

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### 34. REMUNERATION OF CHIEF EXECUTIVE, DIRECTORS AND EXECUTIVES

e ·	2025	25
<b>Chief Executive</b>	Directors	Executives
	[Rupees]	
2,400,000	3,600,000	2,946,660
-		1,178,660
9-		294,680
-	-	129,054
2,400,000	3,600,000	4,549,054
1	2	3
	2024	
Chief Executive	Directors	Executives
-	[Rupees]	* %
2,400,000	3,600,000	2,026,663
-	-	810,665
	-	202,666
•		16,660
2,400,000	3,600,000	3,056,655
1	2	2
	2,400,000	Chief Executive         Directors           [ R u p e e s ]           2,400,000         3,600,000           -         -           2,400,000         3,600,000           1         2           2,400,000         3,600,000           [ R u p e e s ]         1           2,400,000         3,600,000           -         -           2,400,000         3,600,000           -         -           2,400,000         3,600,000

### 35. TRANSACTIONS WITH RELATED PARTIES

The related parties comprise associated undertakings, entities under common directorship, directors, major shareholders, key management personnel and retirement benefit fund. The Company in the normal course of business carries out transactions with these related parties. Amounts due from and due to related parties, if any, are shown under relevant notes to financial statements. Remuneration to chief executive, directors and key management personnel is disclosed in note 34. Detail of transactions with related parties, other than those which have been specifically disclosed elsewhere in these financial statements are as follows:

Name	Nature of transactions	2025 Rupees	2024 Rupees	
Zeeshan Energy Limited	Purchase of electricity	-	82,768,323	
Asim Textile Mills Limited, Employees' Provident Fund Trust	Company's contribution to the fund	6,199,216	4,620,013	
CEO/directors/members	Expenses paid - net	3,594,525	2,981,652	

**35.1** Following are the related parties with whom the Company had entered into transactions or have arrangements / agreements in place.

	Company Name	Basis of Relationship	Common Directorship / Percentage of shareholding	Address and Country o	f Incorporation	
	J.A. Textile Mills Limited	Associated Undertaking	Common Directors	JK House, 32-W, Susan Road, Madina Town, Faisalabad, Pakistan.		
	Zeeshan Energy Limited	Associated Undertaking	Common Directors	JK House, 32-W, Susan Road, Madina Town, Faisalabad, Pakistan.		
	, Asim Textile Mills Limited, Employees' Provident Fund Trust	Trustees	N/A	JK House, 32-W, Susan Road, Madina Town, Faisalabad, Pakistan.		
36.	PLANT CAPACITY AND ACTUAL PRODUCT	ION	[ WOM ]	2025	2024	
	Installed capacity after conversion into 20/s		[KGs]	11,407,803	11,407,803	
	Actual production after conversion into 20/s		[KGs]	6,571,984	5,191,813	

### 36.1 Reasons for shortfall

The decrease in actual production during the year when compared with installed capacity is mainly due to market orders and demands in hand.

KHBON

Bank balances 15 219,421,773 93,061,83  Liabilities:  Financing as per Islamic mode  Short term borrowings 22 417,590,707 417,590,707  Accrued mark up as per Islamic mode  Short term borrowings 21 194,161,422 194,161,422  STATEMENT OF PROFIT OR LOSS  Revenue earned from a shariah compliant business 24 2,181,698,425 1,812,689,59  Realized loss on investment in mutual funds 28 - 1,467,89  Source and detailed break up of other income  Other income earned from shariah compliant: 30  Profit on deposit accounts  Dividend income on investment in mutual funds 2,584,553 3,273,26  Unrealized gain on investment in mutual funds 23,517 49,35  Profit on deposit with SNGPL 1,228,682 822,97  Gain on disposal of property, plant and equipment 5,386,58  Balances written back 253,295 -  Other income earned from non - shariah compliant: 30  Profit on deposit accounts 7,160,335 2,950,25  Exchange gain on foreign currency translation 5,850 -  Relationship with shariah compliant banks  Name of institutions Relationship with institutions						
Number of employees at end of the year  Note  Note  Rupees  2025 Rupees  38. SHARIAH COMPLIANCE DISCLOSURE  STATEMENT OF FINANCIAL POSITION  Assets:  Shariah compliant investments and bank deposits/bank balances  Short term investment  12 20,493,559 18,531,62 Bank balances 15 219,421,773 93,061,83  Liabilities:  Financing as per Islamic mode Short term borrowings 22 417,590,707 417,590,707  Accrued mark up as per Islamic mode Short term borrowings 21 194,161,422 194,161,422  STATEMENT OF PROFIT OR LOSS  Revenue earned from a shariah compliant business 24 2,181,698,425 1,812,689,59  Realized loss on investment in mutual funds 28 - 1,467,89  Source and detailed break up of other income Other income earned from shariah compliant:  Profit on deposit accounts Dividend income on investment in mutual funds 22,594,553 3,273,65 Unrealized gain on investment in mutual funds 22,594,553 3,273,65 Profit on deposit with SNGPL Gain on disposal of property, plant and equipment Balances written back Other income earned from non - shariah compliant: 30 Profit on deposit accounts Balances written back Other income earned from non - shariah compliant: 30 Profit on deposit accounts Balances written back Rupees  7,160,335 2,950,25 Relationship with shariah compliant banks Name of institutions Relationship with institutions	37.	NUMBER OF EMPLOYEES			2025	2024
Note Rupees 2025 Rupees 2024 Rupees 2025 Rupees 2024 Rupees 2024 Rupees 2025 Rupees 2024 Rupees 2024 Rupees 2025 Rupees 2024 Rupees 2025 Rupees 2024 Rupees 2024 Rupees 2024 Rupees 2025 Rupees 2024 R		Average number of employees during the year			246	324
Note Rupees Rupees  STATEMENT OF FINANCIAL POSITION  Assets: Shariah compliant investments and bank deposits/bank balances Short term investment 12 20,493,559 18,531,62 Bank balances 15 219,421,773 93,061,83 Liabilities: Financing as per Islamic mode Short term borrowings 22 417,590,707 417,590,70 Accrued mark up as per Islamic mode Short term borrowings 21 194,161,422 194,161,42  STATEMENT OF PROFIT OR LOSS  Revenue earned from a shariah compliant business 24 2,181,698,425 1,812,689,59  Realized loss on investment in mutual funds 28 - 1,467,89  Source and detailed break up of other income Other income earned from shariah compliant: 30 Profit on deposit accounts Profit on deposit with SNGPL Gain on disposal of property, plant and equipment Balances written back Other income earned from non - shariah compliant: 30 Profit on deposit with SNGPL Gain on disposal of property, plant and equipment Balances written back Other income earned from non - shariah compliant: 30 Profit on deposit accounts Relationship with shariah compliant banks Name of institutions Relationship with institutions		Number of employees at end of the year			259	222
Note Rupees Rupees  STATEMENT OF FINANCIAL POSITION  Assets: Shariah compliant investments and bank deposits/bank balances Short term investment 12 20,493,559 18,531,62 Bank balances 15 219,421,773 93,061,83 Liabilities: Financing as per Islamic mode Short term borrowings 22 417,590,707 417,590,70 Accrued mark up as per Islamic mode Short term borrowings 21 194,161,422 194,161,42  STATEMENT OF PROFIT OR LOSS  Revenue earned from a shariah compliant business 24 2,181,698,425 1,812,689,59  Realized loss on investment in mutual funds 28 - 1,467,89  Source and detailed break up of other income Other income earned from shariah compliant: 30 Profit on deposit accounts Profit on deposit with SNGPL Gain on disposal of property, plant and equipment Balances written back Other income earned from non - shariah compliant: 30 Profit on deposit with SNGPL Gain on disposal of property, plant and equipment Balances written back Other income earned from non - shariah compliant: 30 Profit on deposit accounts Relationship with shariah compliant banks Name of institutions Relationship with institutions					2025	2024
STATEMENT OF FINANCIAL POSITION  Assets:  Shariah compliant investments and bank deposits/bank balances  Short term investment 12 20,493,559 18,531,62  Bank balances 15 219,421,773 93,061,83  Liabilities:  Financing as per Islamic mode  Short term borrowings 22 417,590,707 417,590,707  Accrued mark up as per Islamic mode  Short term borrowings 21 194,161,422 194,161,422  STATEMENT OF PROFIT OR LOSS  Revenue earned from a shariah compliant business 24 2,181,698,425 1,812,689,59  Realized loss on investment in mutual funds 28  Source and detailed break up of other income  Other income earned from shariah compliant: 30  Profit on deposit accounts Dividend income on investment in mutual funds 2,584,553 3,273,26  Unrealized gain on investment in mutual funds 2,584,553 3,273,26  Unrealized gain on investment in mutual funds 2,584,553 3,273,26  Other income earned from non - shariah compliant: 30  Profit on deposit with SNGPL Gain on disposal of property, plant and equipment 3,284,654 3,295  Balances written back 253,295  Other income earned from non - shariah compliant: 30  Profit on deposit accounts 7,160,335 2,950,25  Exchange gain on foreign currency translation 5,850  Relationship with shariah compliant banks  Name of institutions			Not	te		
Assets: Shariah compliant investments and bank deposits/bank balances  Short term investment  12 20,493,559 18,531,62 Bank balances 15 219,421,773 93,061,83  Liabilities: Financing as per Islamic mode Short term borrowings 22 417,590,707 417,590,70  Accrued mark up as per Islamic mode Short term borrowings 21 194,161,422 194,161,42  STATEMENT OF PROFIT OR LOSS  Revenue earned from a shariah compliant business 24 2,181,698,425 1,812,689,59  Realized loss on investment in mutual funds 28 - 1,467,89  Source and detailed break up of other income Other income earned from shariah compliant: 30  Profit on deposit accounts Dividend income on investment in mutual funds 2,584,553 3,273,26 Urrealized gain on investment in mutual funds 2,584,553 3,273,26 Urrealized gain on investment in mutual funds 2,584,553 3,273,26 Urrealized gain on investment in mutual funds 2,584,553 3,273,26 Urrealized gain on investment in mutual funds 2,584,553 3,273,26 Urrealized gain on investment in mutual funds 2,584,553 3,273,26 Urrealized gain on investment in mutual funds 2,584,553 3,273,26 Urrealized gain on foregreyt, plant and equipment 2,53,295 Urrealized gain on foregreyt, plant and equipment 30  Profit on deposit accounts Find on deposit accounts 7,160,335 2,950,25 Exchange gain on foreign currency translation Relationship with institutions Relationship with institutions	38.	SHARIAH COMPLIANCE DISCLOSURE			•	•
Shariah compliant investments and bank deposits/bank balances  Short term investment 12 20,493,559 18,531,62 Bank balances 15 219,421,773 93,061,83  Liabilities:  Financing as per Islamic mode  Short term borrowings 22 417,590,707 417,590,70  Accrued mark up as per Islamic mode  Short term borrowings 21 194,161,422 194,161,42  STATEMENT OF PROFIT OR LOSS  Revenue earned from a shariah compliant business 24 2,181,698,425 1,812,698,59  Realized loss on investment in mutual funds 28 . 1,467,89  Source and detailed break up of other income  Other income earned from shariah compliant: 30  Profit on deposit accounts 8,455,400 15,448,24  Dividend income on investment in mutual funds 2,584,553 3,273,26  Unrealized gain on investment in mutual funds 23,517 49,35  Profit on deposit with SNGPL 31,228,662 822,97  Gain on disposal of property, plant and equipment 2,386,580 - 5,386,58  Balances written back 7,160,335 2,950,25  Exchange gain on foreign currency translation 5,850 - 6  Relationship with shariah compliant banks  Name of institutions Relationship with institutions		STATEMENT OF FINANCIAL POSITION				
Short term investment		Assets:				
Bank balances 15 219,421,773 93,061,83  Liabilities:  Financing as per Islamic mode  Short term borrowings 22 417,590,707 417,590,707  Accrued mark up as per Islamic mode  Short term borrowings 21 194,161,422 194,161,422  STATEMENT OF PROFIT OR LOSS  Revenue earned from a shariah compliant business 24 2,181,698,425 1,812,689,59  Realized loss on investment in mutual funds 28 - 1,467,89  Source and detailed break up of other income  Other income earned from shariah compliant: 30  Profit on deposit accounts  Dividend income on investment in mutual funds 2,584,553 3,273,26  Unrealized gain on investment in mutual funds 23,517 49,35  Profit on deposit with SNGPL 1,228,682 822,97  Gain on disposal of property, plant and equipment 5,386,58  Balances written back 253,295 -  Other income earned from non - shariah compliant: 30  Profit on deposit accounts 7,160,335 2,950,25  Exchange gain on foreign currency translation 5,850 -  Relationship with shariah compliant banks  Name of institutions Relationship with institutions		Shariah compliant investments and bank de	posits/bank balances			
Liabilities:  Financing as per Islamic mode  Short term borrowings 22 417,590,707 417,590,707  Accrued mark up as per Islamic mode  Short term borrowings 21 194,161,422 194,161,422  STATEMENT OF PROFIT OR LOSS  Revenue earned from a shariah compliant business 24 2,181,698,425 1,812,689,59  Realized loss on investment in mutual funds 28 - 1,467,89  Source and detailed break up of other income  Other income earned from shariah compliant: 30  Profit on deposit accounts Dividend income on investment in mutual funds 2,584,553 3,273,26  Unrealized gain on investment in mutual funds 23,517 49,35  Profit on deposit with SNGPL 3,286,82 822,97  Gain on disposal of property, plant and equipment Balances written back 253,295 -  Other income earned from non - shariah compliant: 30  Profit on deposit accounts 7,160,335 2,950,25  Exchange gain on foreign currency translation 5,850 -  Relationship with shariah compliant banks  Name of institutions Relationship with institutions		Short term investment	12	2	20,493,559	18,531,627
Financing as per Islamic mode  Short term borrowings 22 417,590,707 417,590,707  Accrued mark up as per Islamic mode  Short term borrowings 21 194,161,422 194,161,42  STATEMENT OF PROFIT OR LOSS  Revenue earned from a shariah compliant business 24 2,181,698,425 1,812,689,59  Realized loss on investment in mutual funds 28 - 1,467,89  Source and detailed break up of other income  Other income earned from shariah compliant: 30  Profit on deposit accounts Dividend income on investment in mutual funds 2,584,553 3,273,26  Unrealized gain on investment in mutual funds 2,584,553 3,273,26  Unrealized gain on investment in mutual funds 2,584,553 3,273,26  Unrealized spain on investment in mutual funds 2,584,553 3,273,26  Unrealized spain on investment in mutual funds 2,584,553 3,273,26  Unrealized spain on investment in mutual funds 2,584,553 3,273,26  Unrealized spain on investment in mutual funds 2,584,553 3,273,26  Unrealized spain on investment in mutual funds 2,584,553 3,273,26  Unrealized spain on investment in mutual funds 2,584,553 3,273,26  Unrealized spain on investment in mutual funds 2,584,553 3,273,26  Unrealized spain on investment in mutual funds 2,584,553 3,273,26  Unrealized spain on investment in mutual funds 2,584,553 3,273,26  Unrealized spain on investment in mutual funds 2,584,553 3,273,26  Unrealized spain on investment in mutual funds 2,584,553 3,273,26  Unrealized spain on investment in mutual funds 2,584,553 3,273,26  Unrealized spain on investment in mutual funds 2,584,553 3,273,26  Unrealized spain on investment in mutual funds 2,584,553 3,273,26  Unrealized spain on investment in mutual funds 2,584,553 3,273,26  Unrealized spain on investment in mutual funds 2,584,553 3,273,26  Unrealized spain on investment in mutual funds 2,584,553 3,273,26  Unrealized spain on investment in mutual funds 2,584,553 3,273,26  Unrealized spain on investment in mutual funds 2,584,553 3,273,26  Unrealized spain on investment in mutual funds 2,584,554,553 3,273,26  Unrealized spain on investment in mutual funds 2		Bank balances	15	5	219,421,773	93,061,838
Short term borrowings 22 417,590,707 417,590,707  Accrued mark up as per Islamic mode  Short term borrowings 21 194,161,422 194,161,422  STATEMENT OF PROFIT OR LOSS  Revenue earned from a shariah compliant business 24 2,181,698,425 1,812,689,59  Realized loss on investment in mutual funds 28 - 1,467,89  Source and detailed break up of other income  Other income earned from shariah compliant: 30  Profit on deposit accounts 8,455,400 15,448,24  Dividend income on investment in mutual funds 2,584,553 3,273,26  Unrealized gain on investment in mutual funds 23,517 49,35  Profit on deposit with SNGPL 1,228,682 822,97  Gain on disposal of property, plant and equipment 5,386,58  Balances written back 253,295 -  Other income earned from non - shariah compliant: 30  Profit on deposit accounts 7,160,335 2,950,25  Exchange gain on foreign currency translation 5,850 -  Relationship with shariah compliant banks  Name of institutions Relationship with institutions		Liabilities:				
Short term borrowings 22 417,590,707 417,590,707  Accrued mark up as per Islamic mode  Short term borrowings 21 194,161,422 194,161,422  STATEMENT OF PROFIT OR LOSS  Revenue earned from a shariah compliant business 24 2,181,698,425 1,812,689,59  Realized loss on investment in mutual funds 28 - 1,467,89  Source and detailed break up of other income  Other income earned from shariah compliant: 30  Profit on deposit accounts 8,455,400 15,448,24  Dividend income on investment in mutual funds 2,584,553 3,273,26  Unrealized gain on investment in mutual funds 23,517 49,35  Profit on deposit with SNGPL 1,228,682 822,97  Gain on disposal of property, plant and equipment 5,386,58  Balances written back 253,295 -  Other income earned from non - shariah compliant: 30  Profit on deposit accounts 7,160,335 2,950,25  Exchange gain on foreign currency translation 5,850 -  Relationship with shariah compliant banks  Name of institutions Relationship with institutions		Financing of non Islamia made				
Accrued mark up as per Islamic mode  Short term borrowings 21 194,161,422 194,161,422  STATEMENT OF PROFIT OR LOSS  Revenue earned from a shariah compliant business 24 2,181,698,425 1,812,689,59  Realized loss on investment in mutual funds 28 - 1,467,89  Source and detailed break up of other income  Other income earned from shariah compliant: 30  Profit on deposit accounts Dividend income on investment in mutual funds 2,584,553 3,273,26  Unrealized gain on investment in mutual funds 23,517 49,35  Profit on deposit with SNGPL 1,228,682 822,97  Gain on disposal of property, plant and equipment 5,386,58  Balances written back 253,295 -  Other income earned from non - shariah compliant: 30  Profit on deposit accounts 7,160,335 2,950,25  Exchange gain on foreign currency translation 5,850 -  Relationship with shariah compliant banks  Name of institutions Relationship with institutions			20		445 500 505	417 500 707
Short term borrowings 21 194,161,422 194,161,422  STATEMENT OF PROFIT OR LOSS  Revenue earned from a shariah compliant business 24 2,181,698,425 1,812,689,59  Realized loss on investment in mutual funds 28 - 1,467,89  Source and detailed break up of other income  Other income earned from shariah compliant: 30  Profit on deposit accounts 8,455,400 15,448,24  Dividend income on investment in mutual funds 2,584,553 3,273,26  Unrealized gain on investment in mutual funds 23,517 49,35  Profit on deposit with SNGPL 1,228,682 822,97  Gain on disposal of property, plant and equipment - 5,386,58  Balances written back 253,295 -   Other income earned from non - shariah compliant: 30  Profit on deposit accounts 7,160,335 2,950,25  Exchange gain on foreign currency translation 5,850 -   Relationship with shariah compliant banks  Name of institutions Relationship with institutions		Short term borrowings	2.	2	417,590,707	417,590,707
Revenue earned from a shariah compliant business 24 2,181,698,425 1,812,689,59  Realized loss on investment in mutual funds 28 - 1,467,89  Source and detailed break up of other income  Other income earned from shariah compliant: 30  Profit on deposit accounts 8,455,400 15,448,24  Dividend income on investment in mutual funds 2,584,553 3,273,26  Unrealized gain on investment in mutual funds 23,517 49,35  Profit on deposit with SNGPL 3,286,682 822,97  Gain on disposal of property, plant and equipment 5,386,58  Balances written back 253,295 -   Other income earned from non - shariah compliant: 30  Profit on deposit accounts 5,850 -   Relationship with shariah compliant banks  Name of institutions Relationship with institutions		Accrued mark up as per Islamic mode				
Revenue earned from a shariah compliant business 24 2,181,698,425 1,812,689,59  Realized loss on investment in mutual funds 28 - 1,467,89  Source and detailed break up of other income  Other income earned from shariah compliant: 30  Profit on deposit accounts 8,455,400 15,448,24  Dividend income on investment in mutual funds 2,584,553 3,273,26  Unrealized gain on investment in mutual funds 23,517 49,35  Profit on deposit with SNGPL 1,228,682 822,97  Gain on disposal of property, plant and equipment - 5,386,58  Balances written back 253,295 -   Other income earned from non - shariah compliant: 30  Profit on deposit accounts 7,160,335 2,950,25  Exchange gain on foreign currency translation 5,850 -   Relationship with shariah compliant banks  Name of institutions Relationship with institutions		Short term borrowings	2:	1	194,161,422	194,161,422
Realized loss on investment in mutual funds  Source and detailed break up of other income  Other income earned from shariah compliant:  Profit on deposit accounts  Dividend income on investment in mutual funds  Unrealized gain on investment in mutual funds  Profit on deposit with SNGPL  Gain on disposal of property, plant and equipment  Balances written back  Other income earned from non - shariah compliant:  Profit on deposit accounts  Relationship with shariah compliant banks  Relationship with institutions		STATEMENT OF PROFIT OR LOSS				
Source and detailed break up of other income  Other income earned from shariah compliant:  Profit on deposit accounts  Dividend income on investment in mutual funds  Unrealized gain on investment in mutual funds  Profit on deposit with SNGPL  Gain on disposal of property, plant and equipment  Balances written back  Other income earned from non - shariah compliant:  Profit on deposit accounts  Exchange gain on foreign currency translation  Relationship with shariah compliant banks  Relationship with institutions		Revenue earned from a shariah compliant b	ousiness 24	4	2,181,698,425	1,812,689,595
Other income earned from shariah compliant:  Profit on deposit accounts  By 455,400  15,448,24  Dividend income on investment in mutual funds  Unrealized gain on investment in mutual funds  Profit on deposit with SNGPL  Gain on disposal of property, plant and equipment  Balances written back  Other income earned from non - shariah compliant:  Other income earned from non - shariah compliant:  Profit on deposit accounts  Exchange gain on foreign currency translation  Relationship with shariah compliant banks  Name of institutions  Relationship with institutions		Realized loss on investment in mutual funds	s 28	8		1,467,898
Profit on deposit accounts Dividend income on investment in mutual funds Unrealized gain on investment in mutual funds Unrealized gain on investment in mutual funds Profit on deposit with SNGPL Gain on disposal of property, plant and equipment Balances written back Unterpreted to the property of the p		Source and detailed break up of other incom	ne			
Dividend income on investment in mutual funds  Unrealized gain on investment in mutual funds  2,584,553  3,273,26  Unrealized gain on investment in mutual funds  23,517  49,35  Profit on deposit with SNGPL  Gain on disposal of property, plant and equipment  - 5,386,58  Balances written back  253,295  Other income earned from non - shariah compliant:  30  Profit on deposit accounts  Frofit on deposit accounts  Exchange gain on foreign currency translation  Relationship with shariah compliant banks  Name of institutions  Relationship with institutions		Other income earned from shariah compliant:	30	0		
Dividend income on investment in mutual funds  Unrealized gain on investment in mutual funds  2,584,553  3,273,26  Unrealized gain on investment in mutual funds  23,517  49,35  Profit on deposit with SNGPL  Gain on disposal of property, plant and equipment  - 5,386,58  Balances written back  253,295  Other income earned from non - shariah compliant:  30  Profit on deposit accounts  Exchange gain on foreign currency translation  Relationship with shariah compliant banks  Name of institutions  Relationship with institutions		Profit on deposit accounts			8,455,400	15,448,246
Profit on deposit with SNGPL Gain on disposal of property, plant and equipment Balances written back Other income earned from non - shariah compliant:  Profit on deposit accounts Fachange gain on foreign currency translation  Relationship with shariah compliant banks  Name of institutions  1,228,682 5,386,58 253,295 -  7,160,335 2,950,25 -  Relationship with shariah compliant banks			ls		2,584,553	3,273,265
Gain on disposal of property, plant and equipment  Balances written back  Other income earned from non - shariah compliant:  Profit on deposit accounts  Exchange gain on foreign currency translation  Relationship with shariah compliant banks  Name of institutions  S,386,58  253,295  -  7,160,335  2,950,25  -  Relationship with shariah compliant banks		Unrealized gain on investment in mutual funds			23,517	49,352
Gain on disposal of property, plant and equipment  Balances written back  Other income earned from non - shariah compliant:  Profit on deposit accounts  Exchange gain on foreign currency translation  Relationship with shariah compliant banks  Name of institutions  S,386,58  253,295  -  7,160,335  2,950,25  -  Relationship with shariah compliant banks		Profit on deposit with SNGPL	·		1,228,682	822,977
Balances written back  Other income earned from non - shariah compliant:  Profit on deposit accounts  Exchange gain on foreign currency translation  Relationship with shariah compliant banks  Name of institutions  Relationship with institutions		Gain on disposal of property, plant and equipm			-	5,386,587
Profit on deposit accounts  Exchange gain on foreign currency translation  Relationship with shariah compliant banks  Name of institutions  Relationship with institutions		Balances written back			253,295	-
Exchange gain on foreign currency translation 5,850 -  Relationship with shariah compliant banks  Name of institutions Relationship with institutions		Other income earned from non - shariah compl	liant: 3	0		
Relationship with shariah compliant banks  Name of institutions  Relationship with institutions		Profit on deposit accounts			7,160,335	2,950,256
Name of institutions Relationship with institutions		Exchange gain on foreign currency translation			5,850	-
•		Relationship with shariah compliant banks				
		Name of institutions	Relationship with institutio	ons		
AI DAFKA DARK PAKISTAN LIMITEG BANK DAIANCE		Al Barka Bank Pakistan Limited	Bank balance			

Meezan Bank Limited

Faysal Bank Limited

Bank balance Bank balance

Short term borrowings

KHROW

### 39. FAIR VALUE OF FINANCIAL INSTRUMENTS

The carrying values of the financial assets and financial liabilities approximate their fair values. Fair value is the amount for which an asset could be exchanged, or a liability settled, between knowledgeable, willing parties in an arm's length transaction.

### Fair value hierarchy

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

Underlying the definition of fair value is the presumption that the Company is a going concern and there is no intention or requirement to curtail materially the scale of its operations or to undertake a transaction on adverse terms.

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

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

 $Level \ 1: Fair\ value\ measurements\ using\ quoted\ (unadjusted)\ in\ active\ markets\ for\ identical\ asset\ or\ liability.$ 

Level 2: Fair value measurements using inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).

Level 3: Fair value measurements using inputs for the asset or liability that are not based on observable market data (i.e. unobservable inputs).

Transfer between levels of the fair value hierarchy are recognized at the end of the reporting period during which the changes have occurred.

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

Hose

Financial liabilities not measured at fair v
Trade and other payables
Accrued markup
Short term borrowings

Financial assets measured at fair value
Short term investments
Financial assets not measured at fair value
Long term deposits
Trade debts
Accrued income
Cash and bank balances

Financial liabilities measured at fair value
Financial liabilities not measured at fair value
Trade and other payables
Accrued markup
Short term borrowings

			2025				
	Carrying Amount	ount			Fair	Fair Value	
Fair value through profit or loss	Amortized cost	Cash and cash equivalents	Total	Level 1	Level 2	Level 3	Total
	_	R U	P E	Е	_		
. 20,493,559		1	20,493,559	20,493,559	r	X.	20,493,559
	34,494,012		34,494,012		r	i.	
	8,205,921	•	8,205,921	•			•
212	2,575,916		2,575,916	1	,	1	ï
	1	256,105,503	256,105,503		1	,	1
20,493,559	45,275,849	256,105,503	321,874,911	20,493,559			20,493,559
,	*	,	٠	,	ì	i	
c	93,676,621	3	93,676,621		1	1	•
3	194,161,422	t	194,161,422	,	,	ï	ï
	417,590,707	1	417,590,707	t			ï
	705,428,750		705,428,750				ı
			2024				
	Carrying Amount	ount			Fair	Fair Value	
Fair value through other comprehensive income	Amortized cost	Cash and cash equivalents	Total	Level 1	Level 2	Level 3	Total
18,531,627			18,531,627	18,531,627		ì	18,531,627
,	33,956,795		33,956,795	•	r	ï	•
	22,877,301	•	22,877,301	•		1	1
	3,131,479	,	3,131,479	•	3	1	1
,	1	148,778,968	148,778,968				i
18,531,627	59,965,575	148,778,968	227,276,170	18,531,627			18,531,627
		,	ī	Y			*
VIII.	74,874,451	1	74,874,451	•	,	,	,
	194,161,422		194,161,422	,	,	,	,
	417,590,707	,	417,590,707	•	٠	i	i
	686,626,580		686,626,580			1	

### 40. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Company finances its operations through equity, borrowings and management of working capital with a view to maintain an appropriate mix between various sources of finance to minimize risk. The Company follows an effective cash management and planning policy and maintains flexibility in funding by keeping committed credit lines available. Market risks are managed by the Company through the adoption of appropriate policies to cover currency risks and interest rate risks.

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

- Market risk
- Credit risk
- Liquidity risk

### 40.1 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 market prices. Market risk comprises interest rate risk, currency risk and other price risk such as equity risk. The sensitivity analysis in the following sections relate to the position as at June 30, 2025 and 2024.

### 40.1.1 Interest rate risk:

Interest rate risk represents the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Majority of the interest rate exposure arises from deposit with SNGPL and balances in deposit accounts.

At the reporting date, the interest rate profile of the Company's interest bearing financial instruments is as follows:

	2025	2024
	Rupees	Rupees
Variable rate instruments		
Security deposit with SNGPL	24,573,634	24,036,417
Bank balances in deposit accounts	71,232,809	124,939,058

### Cash flow sensitivity analysis for variable rate instruments

The following analysis demonstrates the sensitivity to a change in interest rates of 1%, with all other variables held constant, of the Company's profit before tax. This analysis is prepared assuming the amounts of floating rate instruments outstanding at reporting date were outstanding for the whole year.

	2025 Rupees	2024 Rupees
Effect on profit and loss of an increase in interest rate for deposit with SNGPL	228,781	240,364
Effect on profit and loss of an increase in interest rate for balances in deposit accounts	663,177	1,249,391
	891,958	1,489,755

Decrease in interest rates at June 30 would have had the equal but opposite effect of these amounts. Sensitivity analysis has been prepared on symmetric basis.

### 40.1.2 Currency risk / Foreign Exchange risk:

Currency risk is the risk that the fair value or future cash flows of a financial instrument, will fluctuate because of changes in foreign exchange rates. Foreign currency risk arises mainly where receivables and payables exist due to foreign currency transactions.

### **Exposure to Currency Risk**

The Company's exposure to currency risk is restricted to the balance in foreign currency bank account. The Company's exposure to currency risk is as follows:

		202	2025		2024	
Particulars	Currency	F.Currency	Rupees	F.Currency	Rupees	
Danis halanaa	US\$	1,000	283,600	1,000	278,250	
Bank balance	SAR	-	-	2,461	182,409	
		_	283,600	_	460,659	

The following significant exchange rates have been applied as at reporting date:

Fans	dam Cumman an		202	25	2024	
Fore	eign Currency		Selling Buying S		Selling	Buying
			[R U P	E E S]	[R U P E	E S]
KUED	US\$		284.10	283.60	278.80	278.25
The state of the s	SAR	47	75.75	75.62	74.25	74.12

### Currency rate sensitivity analysis

If the functional currency, at reporting date, had weakened by 5% against the foreign currencies with all other variables held constant, the profit before taxation would have increased for the year 2025 and 2024 by the following amounts:

Foreign Currency	2025 Rupees	2024 Rupees
US\$	13,202	13,913
SAR	-	9,120
	13,202	23,033

A 5% strengthening of the functional currency against foreign currencies at June 30 would have had the equal but opposite effect of these amounts.

Currency risk sensitivity to foreign exchange movements has been calculated on a symmetric basis. The analysis assumes that all other variables remained constant.

### 40.1.3 Other price risk:

Price risk represents 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. The Company is exposed to price risk, because of the investment held by the Company in mutual funds, and classified on the statement of financial position as fair value through profit or loss. To manage its price risk arising from investments in mutual funds, the Company diversifies its portfolio.

Short term investment include fair value through profit or loss investment of Rs. 20,493,559/- (2024: Rs. 18,531,627/-) which was subject to price risk.

If redemption price on mutual funds, at the year end date, fluctuate by 5% higher / lower with all other variables held constant, profit before tax for the year would have been Rs. 953,975/- (2024: Rs. 926,581/-) higher / lower, mainly as a result of higher / lower redemption price on units of mutual funds.

### 40.2 Credit risk:

Credit risk is the risk representing accounting loss that would be recognized at the reporting date if one party to a financial instrument will fail to discharge an obligation or its failure to perform duties under the contract as contracted. Concentration of credit risk arises when a number of counterparties are engaged in similar business activities or have similar economic features that would cause their ability to meet contractual obligations that is susceptible to changes in economic, political or other conditions. Concentration of credit risk indicates the relative sensitivity of the Company's performance to developments affecting a particular industry. The maximum exposure to credit risk at the reporting date is as follows:

		Rupees	Rupees
Long term deposits		34,494,012	33,956,795
Trade debts		8,205,921	22,877,301
Short term investments	*	20,493,559	18,531,627
Accrued income		2,575,916	3,131,479
Bank balances		253,376,855	148,639,490
		319,146,263	227,136,692

Long term deposits have been mainly placed with suppliers of electricity, gas and telecommunication services and bank guarantee margin. Considering the financial position and credit quality of the institutions, the Company's exposure to credit risk is not significant.

For trade debts, internal risk assessment process determines the credit quality of the customers, taking into account their financial positions, past experiences and other factors. Moreover, the management regularly monitors and reviews customers' credit exposure. Accordingly, the Company is not exposed to any significant credit risk.

Short term investments are investment in mutual funds. The credit risk on liquid funds is limited because counter party is bank with reasonably high credit ratings.

	2025	2024
	[ Credit I	Ratings ]
Fund Management Limited	AM1	AM1

Accrued income constitute accrued profits receivable from SNGPL and banks. Considering the financial position and credit quality of the institutions, the Company's exposure to credit risk is not significant.

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NBP

The credit quality of the Company's bank balances can be assessed by reference to external credit ratings or to historical information about counterparty default rate:

Name of Bank	Date	Long term	Short term	Outlook	Agency
Al-Barka Bank (Pakistan) Limited	27-Jun-25	AA-	A-1	Stable	JCR-VIS
Dubai Islamic Bank Pakistan Limit	30-Jun-25	AA	A1+	Positive	JCR-VIS
Faysal Bank Limited	30-Jun-25	AA+	A1+	Stable	JCR-VIS
Habib Bank Limited	30-Jun-25	AAA	A1+	Stable	JCR-VIS
IS Bank Limited	28-Jun-25	AA	A1+	Stable	PACRA
MCB Bank Limited	23-Jun-25	AAA	A1+	Stable	PACRA
Meezan Bank Limited	30-Jun-25	AAA	A-1+	Stable	JCR-VIS
National Bank of Pakistan	23-Jun-25	AAA	A1+	Stable	PACRA
United Bank Limited	30-Jun-25	AAA	A-1+	Stable	JCR-VIS

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

### 40.3 Liquidity risk

Liquidity risk is the risk that an entity will encounter difficulty in meeting obligations associated with financial

The Company's approach to manage liquidity risk is to maintain sufficient level of liquidity by holding highly liquid assets and the availability of funding. This includes maintenance of liquidity ratios through working capital management. Further, liquidity position of the Company is closely monitored through budgets, cash flow projections and comparison with actual results by the Board. The management believes that the Company is not exposed to any liquidity risk.

The following are the contractual maturity analysis of financial liabilities as at June 30, 2025 and 2024:

			2025		
	Carrying amount	Contractual cash flows	Within 6 months	More than 6 months and up to 1 year	More than 1 year and up to 5 years
		[ R u	p e e	s ]	
Financial Liabilities :					
Trade and other payables	93,676,621	93,676,621	93,676,621	-	-
Accrued markup	194,161,422	194,161,422	194,161,422	-	
Short term borrowings	417,590,707	417,590,707	417,590,707	-	-
	705,428,750	705,428,750	705,428,750		
			2024		
		the state of the s			
	Carrying amount	Contractual cash flows	Within 6 months	More than 6 months and up to 1 year	More than 1 year and up to 5 years
¥ .			months	months and	year and up
Financial Liabilities :		cash flows	months	months and up to 1 year	year and up
Financial Liabilities : Trade and other payables		cash flows	months	months and up to 1 year	year and up
	amount	cash flows	months p e e	months and up to 1 year	year and up
Trade and other payables	amount 74,874,451	cash flows [ R u	months  p e e  74,874,451	months and up to 1 year	year and up
Trade and other payables Accrued markup	74,874,451 194,161,422	74,874,451 194,161,422	months  p e e  74,874,451 194,161,422	months and up to 1 year	year and up

### 41. CAPITAL RISK MANAGEMENT

The primary objective of the Company's capital management is to safeguard the Company's ability to continue as a going concern, maintain healthy capital ratios, strong credit rating and optimal capital structures in order to ensure ample availability of finance for its existing and potential investment projects, so that it can continue to provide returns for shareholders thereby maximizing their wealth, benefits for other stakeholders and reduce the cost of capital.

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, for example, adjust the amount of dividends paid to shareholders, issue new shares, or sell assets to reduce debt.

As at June 30, 2025 and 2024, the Company had surplus reserves to meet its requirements.

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### 42. GENERAL

### 42.1 Corresponding figures

Corresponding figures have been rearranged and reclassified wherever necessary for the purpose of better presentation. During the year no reclassifications are made in the corresponding figures.

### 42.2 Following nomenclature has been changed during the year

### Current year nomenclature

### Previous year nomenclature

Revenue from contracts with customers - net

Sales - net

### 42.3 Rounding

Figures have been rounded off to the nearest Rupee.

### 43. DATE OF AUTHORIZATION FOR ISSUE

The financial statements were authorized for issue on ----- by the Board of Directors of the Company.

CHIEF EXECUTIVE

CHIEF FINANCIAL OFFICER

DIRECTOR



### Asim Textile Mills Ltd

### Gender Pay Gap Statement

Financial Year 2024-25

Asim Textile Mills Ltd.

Asim Textile Mills Ltd. is committed to fair, equitable, and non-discriminatory compensation practices across all levels of the organization. For the financial year 2024–25, the Company confirms that there is no gender pay gap within its workforce.

All salary structures, allowances, benefits, and increments are determined solely based on merit, job responsibilities, qualifications, and performance. A review of compensation for male and female employees performing comparable roles indicates parity in pay, with no disparity attributable to gender.

Following is gender pay calculated under cicular no. 10 dated April 17, 2024 of Securities and exchage commission of Pakistan (SECP)

	2025	2024
1. Mean gender pay gap	Nil	Nil
2. Median gender pay gap	Nil	Nil

In compliance with applicable regulatory requirements, this Gender Pay Gap Statement has also been uploaded and made available on the Company's official website for public access.

For Asim Textile Mills Ltd.

Chairman Board of Director

### ASIM TEXTILE MILLS LIMITED PATTERN OF SHAREHOLDING AS ON 30-06-2025

Count of folio	Shareholding from	То	Sharesheld	Percentage
157	1.00	100.00	11,519.00	0.0759
1625	101.00	500.00	765,382.00	5.043
67	501.00	1,000.00	62,304.00	0.4105
88	1,001.00	5,000.00	233,686.00	1.5397
28	5,001.00	10,000.00	203,574.00	1.3413
12	10,001.00	15,000.00	151,018.00	0.995
3	15,001.00	20,000.00	53,849.00	0.3548
3	20,001.00	25,000.00	69,581.00	0.4585
1	25,001.00	30,000.00	26,000.00	0.1713
2	30,001.00	35,000.00	60,725.00	0.4001
1	45,001.00	50,000.00	50,000.00	0.3294
2	60,001.00	65,000.00	125,400.00	0.8262
1	80,001.00	85,000.00	82,700.00	0.5449
2	100,001.00	105,000.00	202,300.00	1.3329
1	130,001.00	135,000.00	134,256.00	0.8846
1	160,001.00	165,000.00	163,841.00	1.0795
1	195,001.00	200,000.00	197,400.00	1.3013
2	245,001.00	250,000.00	500,000.00	3.2944
1	335,001.00	340,000.00	336,765.00	2.2189
1	770,001.00	775,000.00	771,300.00	5.082
1	1,130,001.00	1,135,000.00	1,130,038.00	7.4457
1	1,255,001.00	1,260,000.00	1,257,937.00	8.2884
2	2,035,001.00	2,040,000.00		26.8651
1	4,510,001.00	4,515,000.00	4,510,075.00	29.7163
2,004			15,177,000.00	100.00

# ASIM TEXTILE MILLS LIMITED DETAIL CATEGORIES OF SHAREHOLDERS AS ON 30-06-2025

	CATEGORIES OF SHAREHOLDERS	TOTAL SHARES	%
Direct	tors/Chief Executive Officer and their spouse and minor Children		
1	Mr. Zahid Anwar	4,510,075	29.7
2	Mr. Imran Zahid	2,140,175	14.1
3	Mr. Zeeshan Zahid	2,038,675	13.4
4	Ms. Noorulain Zahid	1,257,938	8.2
		500	0.0
5	Mr. Muhammad Anwar Ul Haq		0.0
6	Mr. Muhammad Zulqarnan	500	
7		500	0.0
	TOTAL:	9,948,363	65.5
Assoc	ciated Companies, Undertakings and related parties		
		0	0.0
	TOTAL:	0	0.0
NIT a			
1		23,500	0.1
	TOTAL:	23,500	0.1
1	THE BANK OF KHYBER	26,000	0.1
2		642	0.0
3		121	0.0
	TOTAL:	26,763	0.1
Insura	ance Companies		
	TOTAL:	0	0.0
	arabas and Mutual Funds	774 200	
1	CDC - TRUSTEE.NATIONAL INVESTMENT (UNIT) TRUST	771,300	5.0
	TOTAL:	771,300	5.0
7 <u>Share</u>	cholding 5% or more		
7 Share		771,300.00	5.0
	CDC - TRUSTEE NATIONAL INVESTMENT (UNIT) TRUST	771,300.00 2,038,675.00	5.0 13.4 8.2

# ASIM TEXTILE MILLS LIMITED DETAIL CATEGORIES OF SHAREHOLDERS AS ON 30-06-2025

	CATEGORIES OF SHAREHOLDERS	TOTAL SHARES	%
4	MISS KURRATULAIN ZAHID	1,130,038.00	7.45
5	MR. ZAHID ANWAR	4,510,075.00	29.72
6	MR.ZEESHAN ZAHID	2,038,675.00	13.43
	TOTAL:	11,746,701.00	77.40
5.8 Genera	al Public		
_	96 a- Local	4,330,073.00	28.53
	b- Foreign		0.00
	TOTAL:	4,330,073.00	28.53
	,		
	s - Joint Stock Companies		
1	NH HOLDINGS (PVT) LTD	1,000.00	0.01
2	MAPLE LEAF CAPITAL LIMITED	1.00	0.00
3	NCC - PRE SETTLEMENT DELIVERY ACCOUNT	2,500.00	0.02
4	ASDA SECURITIES (PVT) LTD	23,500.00	0.15
	TOTAL:	27,001.00	0.18
5.9 Others	Truct		
5.9 Others	- 11031		
	TOTAL:	0	0.00
5.9 Others			
1	BROADAXIS TECHNOLOGIES (PRIVATE) LIMITED	50,000.00	0.33
2			0.00
	TOTAL:	50,000	0.33
	Grand Total:	15,177,000	100.00

<sup>\*</sup> Shareholders having 5% or above shares exist in other categories therefore not included in total.

### ASIM TEXTILE MILLS LIMITED

### ANNUAL GENERAL MEETING

### FORM OF PROXY

### **IMPORTANT**

This Form of Proxy, in order to be effective, must be deposited duly completed at the Company's Registered Office JK House, 32-W, Susan Road, Madina Town, Faisalabad, not less than 48 hours before the time of holding the meeting.

A poxy must be a member of the Company. Signature should agree with the specimen registered with the company

Please quote Registered Folio Number

I/We			. 1. 1	
)f				
peing a member of the Asim	Textile Mills Limited		a	nd holde
f		ordinary sł	ares, hereby	appoint
		of		
ne / us and on my / our bel	e company as my/our proxy in malf at the Annual General Mapany, JK House, 32-W, Susan any adjournment thereof.	leeting of the	Company to b	e held at
As witness my/our hand this	sda	y of		2025
			1	
		2		
Date:	(Member's Signature)			
	(Member 3 Signature)			
*				
Place	(Witness's Signature)			
1	Affix Rs. 5/-			
	revenue stampwhich			
	must be cancelled			
. •	either by signature			
	over it or by some			
	other means			

# پراکسی فارم (مختارعامه)

ئىپنى ئىكرىژى عاصم ئىكسئائل ملزلەينىڭ 32-wسوسال روۋىدىينە ئاۇن فىصل آباد

ييں اہم			
ساكن			
بحثیت رکن عاصم ٹیکسٹائل ملزلمیٹڈاور حامل	عام حصص بمطابق شئير رجسر فوليونمبر		_
(بصورت منٹرل ڈیبازٹری سٹم اکاؤنٹ ہولڈرنمبر	يار ٹيسپيٺ آئي ڈي نمبر	(	
بذريعه بنرا			
محرّ م المحرّ مه	ساكن		
جو کمپنی کاممبر ہے بمطابق شئیر رجٹر فولیونمبر	یا (اسکی غیرموجودگی میں محتر م ا	ځر مه	
ساکن جو کمپنی کا۔	ہے بمطابق شئیر رجٹر فولیونمبر	·	
مورخه 28 اکتوبر 2025 صبح 09:30 منعقد ہونے وا	کے کمپنی کے صدر دفتر 32-wسوساں روڈ مدینه ٹاؤن فیصل آ	با دمیں احلاس عام میں حق رائے دہی استعال <sup>ّ</sup>	ں کرنے ،تقریری اور
شرکت کرنے کیلئے اپنا <i>ا</i> ہمارا بطور مختار نامہ یا پروکسی فارم مقرر			
بطور گواه میرے دستخط آج بر دز	بتاریخ2025		
رستخط گواه	وستخط گواه		
ثوٹ:			5رویے کارسید ک
<ul> <li>1- يرآ كسال تا نكه موئز بوسكيل كمپنى كارجير دفتراه</li> </ul>	مدر وفتر میں با قاعدہ مہر، دستخط اور گواہی شدہ اجلاس ہے کم از کم	48 گھنٹے قبل پہنچ جانی جاہیں۔	مکٹ چسیاں کر ہے
2۔ ویشخط کمپنی کے ہاں رجٹر ڈنمونہ دستخطوں کے مط			

### ASIM TEXTILE MILLS LIMITED

### NOTICE OF ANNUAL GENERAL MEETING

Notice is hereby given that Annual General Meeting of the company will be held on Monday the 28<sup>th</sup> October, 2025 at 09:30 AM at its registered office, JK House, 32-W, Susan Road, Madina Town, Faisalabad to transact the following business:-

- 1. To confirm the minutes of the Annual General Meeting held on 28.10.2024.
- 2. To receive, consider and adopt the audited accounts of the company for the year ended June 30, 2025 together with the Directors' and Auditor's reports thereon.
- 3. To appoint auditors for the year ending June 30, 2026 and fix their remuneration. The Company received a notice to appoint M/S Kreston Hyder Bhimji & Co. Chartered Accountants for appointment as auditors of the company for the next year.

### Special business:

4. To consider, and if deemed appropriate, to pass the following resolutions (with or without modifications) which would enable the Company to circulate the annual audited financial statements by way of QR enabled code and weblink to its shareholders as a part of the notice for annual general meeting.

"RESOLVED THAT subject to passing of a resolution of Asim Textile Mills Limited ("Company") by way of simple majority, permission and approval to the Company be and is hereby accorded for circulation of annual audited financial statements to members through QR enabled code and weblink within and as a part of the notice of general meeting, in line with Securities and Exchange Commission of Pakistan notification number S.R.O. 389(I)/2023, and as a consequence thereof, the practice of circulation of annual audited financial statements through CD be discontinued."

"FURTHER RESOLVED THAT the company shall ensure all times the requirements given in Securities and Exchange Commission Notification S.R.O. 389 (I)/2023 dated March 21, 2023 and all other applicable laws in connection with transmission of Notice of General meeting and circulation of annual report to the members are complied with."

5. To transact any other business with the permission of the chair.

FOR AND ON BEHALF OF THE BOARD AJAML SHABAB (Company Secretary)

FAISALABAD: 07.10.2025

### NOTES:

- 1. The share transfer books of the company will remain closed from 21.10.2025 to 28.10.2025 (both days inclusive). Transfer received at the office of Share Registrar of the company, M/s. Hameed Majeed Associates (Pvt) Ltd., H. M. House, 7-Bank Square, Lahore, by the close of business on 20 October 2024 will be treated in time.
- A member entitled to attend and vote at the meeting may appoint another member of the company as a proxy to attend and vote instead of him/her. Proxy Form duly completed should reach the Registered Office of the Company at least 48 hours before the time of meeting.
- 3. Any individual beneficial owner of CDC entitled to attend and vote at this meeting must bring his/her CNIC or Passport to prove his/her identity, and in case of Proxy must enclose an attested copy of his/her CNIC or Passport. Representative of Corporate Member should bring the usual documents required for such purpose.
- 4. Securities and Exchange Commission of Pakistan (SECP) vide its S.R.O. 779(I)/2011 dated August 18, 2011 has directed all listed companies to ensure that Dividend Warrants should bear the Computerized National Identity Card (CNIC) Numbers of the registered members. Members who have not yet provided attested copies of their valid CNICs / NTNs (in case of corporate entities) are requested to send the same directly to the Share Registrar at aforementioned address.
- 5. In pursuance of the directions given by SECP vide SRO 787 (IO/2014 dated September 8, 2014, those shareholders who desire to receive Notice & Annual Financial Statements in future through email instead of receiving the same by Post are advised to give their formal consent along with their valid email address on a standard request from which is available at the Company's website i.e. <a href="https://www.asimtextile.com">www.asimtextile.com</a> and send the said form duly filled in and signed along with copy of his/her CNIC/Passport to the Company's Share Registrar. Please note that giving email address for receiving of Notice & annual Financial Statement instead of receiving the same by post is optional, in case you do not wish to avail this facility please ignore this notice and, in such case, Notice & Annual Financial Statement will be sent at your registered address, as per normal practice.
- 6. Agenda Item No. 5: Circulation of Financial Statements Via QR Code & Weblink SECP vide SRO 389(I)/2023 dated March 21, 2023, allowed listed companies to circulate the annual audited financial statements to its members through QR-enabled code and web link subject to approval by the shareholders by simple majority. This facility will assist all members, regardless of their location, in accessing the Company's financial statements. The proposed change seeks to address technological challenges and improve accessibility while preserving members' rights and privileges. Importantly, it should be noted that this amendment does not impact the existing right of members to receive a printed version of the financial statements, which will continue to be available upon request.

  Web link: <a href="https://www.asimtextile.com/AnnualReport/AnnualReport2025.pdf">https://www.asimtextile.com/AnnualReport/AnnualReport2025.pdf</a>

Scan QR code for Annual Account 2025

7. Shareholders interested in attending the AGM virtually are hereby advised to get themselves registered with the Company by providing the following information through email at export@jkhouse.biz

Name of Shareholder	CNIC No.	Folio No/CDC Account No.	No of Shares	Contact No.	Email Address
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Online meeting link and login credentials will be shared with only those Members whose emails, containing all the required particulars, are received at the given email address by the end of business on October 27, 2025. The login facility shall remain open from 09:30 am till the start of the Meeting on October 28, 2025.

8. Pursuant to section 132(2) of the Companies Act, 2017, if company receives consent from shareholders holding aggregate 10% or more shareholding residing at geographical location to participate in the meeting through video conference at least 7 days prior to the date of meeting, the company will arrange video conference facility in that city subject to availability of such facility in that city. To avail this facility please provide following information and submit it to the registered office of the Company.

I/We.-----being a member of ASIM TEXTILE MILLS LIMITED, holder of ......Ordinary Shares as per Register Folio No./CDC A/C No.....hereby opt for Video conference facility at......

Signature of members

Members of the Company are requested to immediately notify the change of address, if any, and ask for consolidation of their folio numbers.





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