Kohinoor Mills Limited



Annual Report 2020

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COMPANY INFORMATION

Board of Directors

Mr. Rashid Ahmed	Chairman
Mr. Aamir Fayyaz Sheikh	Chief Executive
Mr. Ismail Aamir Fayyaz	Director
Mrs. Safia Fayyaz	Director
Mr. Riaz Ahmed	Director
Mr. Shahbaz Munir	Director
Mr. Matiuddin Siddiqui	Director (NIT Nominee)

Audit Committee

Mr. Riaz Ahmed	Chairman
Mr. Rashid Ahmed	Member
Mr. Shahbaz Munir	Member

Human Resource &

Remuneration Committee

Mr. Shahbaz Munir	Chairman
Mr. Riaz Ahmed	Member
Mr. Rashid Ahmed	Member

Chief Financial Officer

Mr. Kamran Shahid

Head of Internal Audit

Mr. Naveed Ahmed Zafar

Legal Advisors

- Raja Mohammad Akram & Co., Advocate & Legal Consultants, Lahore.
- Malik Muhammad Ashraf Kumma Advocate

Company Secretary

Mr. Muhammad Rizwan Khan

Auditors

M/s. Riaz Ahmad & Co.,

Bankers

Allied Bank Limited Al Baraka Bank (Pakistan) Limited Askari Bank Limited Bank Alfalah Limited Faysal Bank Limited Habib Bank Limited Habib Metropolitan Bank Limited MCB Bank Limited MCB Islamic Bank Limited MCB Islamic Bank Limited National Bank of Pakistan Samba Bank Limited Silk Bank Limited Standard Chartered Bank (Pakistan) Ltd The Bank of Punjab United Bank Limited

Registered Office & Mills

8 K.M. Manga Raiwind Road, District Kasur, Pakistan UAN: (92-42) 111-941-941 CELL LINES: (92-333) 4998801-6 LAND LINES: (92-42) 36369340 FAX: (92-42) 36369340 Ext: 444 EMAIL: info@kohinoormills.com WEBSITE : www.kohinoormills.com

Shares Registrar

M/s. Hameed Majeed Associates (Pvt.) Ltd, HM House, 7 Bank Square, Lahore. LAND LINES: (92-42) 37235081 & 82, 37310466 FAX: (92-42) 37358817

Other Corporate Information

- Kohinoor Mills Limited is registered in Pakistan with Securities and Exchange Commission of Pakistan. The Registration Number of the Company is 0017194
- Kohinoor Mills Limited is listed on Pakistan Stock Exchange Limited as a Public Limited Company and its shares are traded under textile composite sector. Shares trading symbol is KML
- The National Tax Number of the Company is 0658184-6
- Financial statements are also available on website of the Company i.e., www. kohinoormills.com

COMPANY PROFILE

From its incorporation in 1987 as a small weaving mill, over the last 33 years Kohinoor Mills has evolved into one of Pakistan's largest vertically integrated textile operations with an approximately 1850 employees and annual turnover of Rupees 12 Billion. Spread on about 125 acres state of the art facility near Lahore.

We supply over 70 million meters of world-class grey, white and dyed fabrics

to leading fashion brands and retailers around the globe. The company is involved in three major businesses; Weaving, Dyeing & Finishing and Energy.

The company's board and management aim to create superior value for Kohinoor's customers, shareholders and suppliers without compromising commitment towards the safety, health and environment of the communities in which it operates.



WEAVING DIVISION

Kohinoor Weaving (KW) is the flagship division of the company. Set up as a small 48 looms project on a green field site in 1988, it has now grown into a state of the art facility with 258 high-speed air jet looms from Toyoda and Picanol.

The division produces over 40 million meters of grey fabric per annum, which is partially consumed upstream by the Dyeing division, while the rest is exported to clients in Europe, Asia and non traditional markets like Russia and Africa. KW has also diversified its operations into Jacquard and Dobby fabrics for the local fashion industry and fashion brands in the US and Europe.





DYEING & FINISHING DIVISION

Kohinoor Dyeing (KD) was set up in 2002 after a strategic decision by the company to move up the apparel value chain and compete with processing mills in Europe where manufacturing costs were becoming uncompetitive. After 17 years of operations KD is now a market leader in cotton stretch fabrics for the fashion industry.

Through our R&D facility we have developed innovative fabrics and hand-feel finishes which have enabled us to become key suppliers for leading global brands like Zara, Levi's, Ralph Lauren, American Eagle and Next.

The division has capacity to produce 4 million meters of dyed, white and print fabric every month using cutting edge European machinery from Benninger and Monforts.

ENERGY DIVISION

Pakistan is a developing country that faces energy shortages and outages; this is very detrimental to industrial production. In 2003 Kohinoor Genertek was set up as an independent power plant to supply un-interrupted electricity to the other divisions of the company.

The division has an installed capacity of about 30 Mega-Watts electricity and 30 ton per hour steam, which can be produced on a variety of fuels such as gas, furnance oil, coal and biomass depending on price and seasonal availability.



OUR VISION To create sustainable growth and co-existence for our shareholders, customers, suppliers, the communities we operate in and the environment.

OUR -MISSION

The company shall achieve its mission through a continuous process of sourcing, developing, implementing and managing cutting edge technologies along with industry best practices and top human resources to create innovative products and services for our customers while adding positive value for our stakeholders, suppliers and the communities we operate in.

BUSINESS ACTIVITIES OF A CONTROL OF A CONTRO

YEARS OF EXPERIENCE SUCCESS QUALITY PRECISION AND TRUST

DIRECTORS' PROFILE

Mr. Rashid Ahmed Chairman

Mr. Rashid Ahmed is a retired senior investment and development banker. He served the banking and financial services industry for over 40 years in senior positions as Group Chief and CEO. He also served Board of Directors of large corporate sector companies including telecommunication, fertilizer, cement, textile etc., and investment banks, leasing companies and modarabas.

He is currently Chairman of the Board of Directors and Member of Human Resource & Remuneration and Audit Committees. He also served as the Chairman of Audit Committee of Kohinoor Mills Limited. Mr. Rashid Ahmed is a member of Board of Governors of Lahore University of Management Sciences (LUMS) and has taught as a visiting faculty at Quaid-e-Azam University, Islamabad, University of The Punjab and University of Engineering and Technology, Lahore. Acknowledging the qualification and vast professional experience of Mr. Rashid Ahmed, the Securities and Exchange Commission of Pakistan awarded exemption to him from Director's Training Programme.

Mr. Rashid is an MBA from IBA, Karachi and holds a Master's degree in Economics from the University of Punjab.

Mr. Aamir Fayyaz Sheikh Chief Executive

Mr. Aamir Fayyaz Sheikh is a Pakistani entrepreneur, philanthropist, economic advisor and keen golfer. He has been on the Board of Directors and has served as CEO of the company since its inception in 1987. After studying Economics at the University of Texas, he returned to Pakistan in the early eighties and joined his family business; The Kohinoor Group. After 33 years under his stewardship the company has grown from a small 48 looms weaving mill to one of Pakistan's largest vertically integrated textile operations.

Mr. Aamir Fayyaz Sheikh is actively involved in promoting Pakistan's textile industry and has represented the Pakistan business community at numerous shows and government trade missions. He served as the Chairman of All Pakistan Textiles Mills Association and was instrumental in negotiating the export incentive package in 2017 and Pakistan's GSP+ status with the EU in 2014. Amongst other contributions. Mr. Aamir Fayyaz Sheikh also held the position of Chairman of Punjab Social Security Health Management Company with a vision to transform the medical facilities to the industrial workers to an excellent level. In recognition of his qualification and vast professional experience, the Securities and Exchange Commission of Pakistan awarded exemption to him from Director's Training Programme required under Listed Companies (Code of Corporate Governance) Regulations, 2019.

Mr. Ismail Aamir Fayyaz Director

Mr. Ismail Aamir Fayyaz is the son of Mr. Aamir Fayyaz Sheikh. He joined the company in 2016 after studying Physics and Philosophy at McGill University, Canada. For the past 4 years he has been heavily involved in sales and marketing, travelling extensively to new markets in order to grow KML's customer base. After the new expansion in 2018, he has been heading the Weaving division as Chief Operating Officer and has been instrumental in revamping the organizational structure and efficiency of the Weaving division. He is the driving force behind Balancing, Modernisation and Rebalancing initiative at Kohinoor Weaving, which has seen the gradual replacement of older loom sheds with the newest, cutting edge technology. Mr. Ismail Fayyaz has also completed all three levels of the Chartered Financial Analyst Program and enjoys learning new languages.

Mr. Riaz Ahmed Director

Mr. Riaz Ahmed obtained his MBA degree in 1964 from IBA, Karachi. He joined Service Industries Ltd (SIL), a leading manufacturers of footwear, tyres and technical rubber products and served in senior positions in marketing and general management for 38 years in Pakistan, East Africa and Gulf countries. He also worked as CEO of Shalamar Hospital Lahore. He was a founding member of Marketing Association of Pakistan Lahore Chapter and subsequently elected as Vice President and Council Member.

Mr. Riaz Ahmed at present serving Kohinoor Mills Limited as an Independent Director and Chairman of the Audit Committee. He is also serving as a member of Human Resource & Remuneration Committee. His advice plays an instrumental role in business decisions. Mr. Riaz is also providing valuable services as Director and a Member of the Committees of the Board of SIL. He is a certified Director by completing the Director's Training Program from ICAP in 2013.

Mr. Shahbaz Munir Director

Mr. Shahbaz Munir holds Bachelor of Commerce (Honours) degree from Hailey College of Commerce and Masters in Administrative Science from University of the Punjab. He is a certified Director by completing the Director's Training Program from ICAP in 2014.

Mr. Shahbaz is a successful professional with impeccable credibility and vision. His experience encompasses working in different environments on key management and HR positions in the business of Fertilizer, Dairy, Pharmaceutical and Textiles with leading multinationals and national companies. He is currently serving as an independent Director of the Company and as a Chairman of the Human Resource & Remuneration Committee. He is also a member of Audit Committee and his professional advice and guidance is always considered valuable by the Management.

Mr. Shahbaz also attended various ILO conferences at International Training Center at Turin, Italy and also represented employers at ILO Geneva. Away from his professional commitments, he maintains a visiting teaching faculty with special interest in the subjects of Competition and Business Strategy, Human Resource Management, Organizational Development, Industrial Relations and Training Development. He also enjoys reading, playing golf, travelling and experiencing new cultures.

Mrs. Safia Fayyaz Director

Mrs. Safia Fayyaz completed her Bachelors of Arts in Philosophy and Political Science at the prestigious Kinnard College for Women in 1957. Later, she finished her diploma in French Language at Punjab University in 1959. She is the oldest daughter of late Mian Sayeed Saigol, one of the pioneers and most prominent industrialists in the history of Pakistan. Growing up in one of the premier business houses in Pakistan, she has had first hand exposure to the highest levels of business and politics. In 1972 she started her own bespoke fashion label 'Kundan', which she ran successfully for over three decades, designing high end clothes and jewelry for clients in Pakistan and abroad.

Mr. Matiuddin Siddiqui Director

Mr. Matiuddin Siddiqui is serving the Board of Directors' of Kohinoor Mills Limited as a Nominee Director of National Investment Trust Limited (NITL) - the largest and oldest asset management company in Pakistan. Mr. Matiuddin holds Masters degree in commerce from University of Karachi and upholds over two decades of professional experience in the field of Accountancy and Finance. Currently he is serving NITL as Senior Vice President - Finance.

CODE OF CONDUCT AND ETHICAL PRINCIPLES

Introduction to the Code

This code has been formulated to ensure that directors and employees of the Company operate within acceptable standards of conduct and sound business principles which strive for development and growth. The Company takes pride in adherence to its principles and continues to serve its customers, stakeholders and society.

Contents

This code identifies the acceptable standards under following headings:

- Core values
- Business culture
- Responsibilities

Core values

The credibility, goodwill and repute earned over the years can be maintained through continued conviction in our corporate values of honesty, justice, integrity, and respect. The Company strongly believes in democratic leadership style with fair, transparent, ethical and high professional standards of conduct in all areas of business activities.

Business culture

Operations	The Company shall formulate and monitor its objectives, strategies and overall business plan of the organization.
	The Company shall be continuously involved in the research and development of new products while improving quality of existing products using highest level of quality control measures at every stage of its operations. Creativity and innovation must prevail at all levels of hierarchy to achieve organizational excellence.
Abidance of Law	It is Company's prime object to comply with all applicable laws and regulations and to co-operate with all governmental and regulatory bodies.
Corporate Reporting and Internal Controls	The Company maintains effective, transparent and secure financial reporting and internal control systems so as to ensure reliable performance measurement and compliance with local regulations and international accounting standards as applicable.
	The Company strictly adheres to the principles of good corporate governance and is committed to high standards of corporate governance.
	The Company regularly updates and upgrades manufacturing and reporting systems so as to keep abreast with technological advancements and achieve economies of production.
Integrity and Confidentiality	The Company believes in uprightness and expects it to be a fundamental responsibility of employees to act in Company's best interest while holding confidential information and neither to solicit internal information from others nor to disclose Company's figures, data or any material information to any unauthorized person/body.
	Inside information about the Company, its customers, vendors, employees shall not be used for their own gain or for that of others directly or indirectly.

Insider Trading	No director or employees or his/her spouse will transact in the shares of the
0	Company during the closed period prior to the announcement of financial
	results. According to the requirements of code of corporate governance and
	regulations of exchange, above persons should also inform the company
	secretary immediately about transactions performed by them and their
	spouse other than during the closed period with in two days.

- Whistle Blowing Policy The Company is committed to high standards of ethical, moral and legal business conduct and open communication. In line with these commitments the company placed whistle blowing policy on its intranet namely KNET to provide an avenue for its employees to raise their concerns and get assurance that they will be protected from reprisals or victimizations for whistle blowing matters such as unlawful activity, activities not in line with the company's policy including code of conduct.
- Harassment Policy The Company has also placed a Harassment Policy on its intranet for information of all employees. Rules and procedures of this policy provide protection to women against harassment at their workplace according to "Protection against Harassment of Women at Workplace Act, 2010".

Responsibilities

- Shareholders The Company believes in maximizing shareholders value by providing consistent growth and fair return on their investment.
- Customers The Company considers it imperative to maintain cordial relationship with the customers as integral to its growth and development of business and is committed to provide high quality products and services that conform to highest international standards.
- Employees The Company is an equal opportunity employer at all levels with respect to issues such as color; race, gender, age; ethnicity and religious beliefs and its promotional policies are free of any discrimination.

The Company ensures that employees work towards achievement of corporate objectives, individually and collectively as a team and conduct themselves at work and in society as respectable employees and good citizens.

The Company believes in continuous development and training of its employees.

The Company has set high standards of performance and recognizes employee's contribution towards its growth and reward them based on their performance. The Company believes development, growth and recognition result in motivated employees.

All employees of the Company are part of Kohinoor family and the families of all members are also part and parcel of Kohinoor family. The Company believes that the sense of belonging to Kohinoor fulfils an essential need of its employees and the organization and as such will always be nurtured.

Environment and Social Responsibility Protecting the environment in which we live is an important element. The Company uses all means to ensure a clean, safe, and healthy and pollution free environment not only for its workers and employees but also for the well being of all people who live in and around any of the production and manufacturing facilities. The Company will always employ such technology as may be beneficial in maintaining a healthy and hygienic working environment. It also believes in community development without political affiliations with any person or group of persons and contributes part of its resources for a better environment with an unprejudiced approach.

NOTICE OF THE MEETING



Notice is hereby given that the 33rd Annual General Meeting of the Company will be held at 8 Kilometer, Manga Raiwind Road, District Kasur on Tuesday, October 27, 2020 at 2:00 p.m., to transact the following business:

- 1. To confirm the minutes of Annual General Meeting held on October 28, 2019.
- 2. To receive, consider and adopt the Annual Audited Accounts of the Company for the year ended June 30, 2020, together with Directors' and Auditors' Reports thereon.
- 3. To appoint auditors for the year ending June 30, 2021 and fix their remuneration.
- 4. To transact any other business of the Company with permission of the Chair.

By Order of the Board

Kasur: Tuesday, October 6, 2020

(MUHAMMAD RIZWAN KHAN) Company Secretary

NOTES

1. Participation in the Annual General Meeting (AGM) Proceedings

In light of the threat due to coronavirus pandemic, the Securities and Exchange Commission of Pakistan vide Circular No. 5 dated March 17, 2020, recommended the listed companies to modify their usual planning for conducting AGM in order to protect the well-being of the shareholders. In this regard, your company has decided to provide a video conference facility to shareholders as per instructions given below:

Shareholders who are interested to attend the AGM through Video Conference, are hereby requested to get themselves registered with the Company Secretary Office by providing the following details at the earliest not later than 24 hours before the time of AGM (i.e., before 2:00 p.m. on Monday, October 26, 2020) through following means:

- a Mobile/Whatsapp: 0333-4464567
- b E-mail: CSKML@kohinoormills.com

Shareholders are advised to mention Name, CNIC Number, Folio/CDC Account Number, cell numbers and email ID for identification.

Upon receipt of the above information from the interested shareholders, the Company will send the login credentials at their email address. On the date of AGM, shareholders will be able to login and participate in the AGM proceedings through their smartphone/computer devices.

In view of the above the shareholders can also provide their comments/suggestions for the proposed agenda items of the AGM by using the aforesaid means.

2. Closure of Share Transfer Books

The share transfer books of the Company for ordinary shares will remain closed from October 20, 2020 to October 27, 2020 (both days inclusive) to attend and vote at the AGM. Physical transfers and deposit requests under Central Depository System received at the close of business hours on Monday, October 19, 2020, by the Company's Shares Registrar M/s Hameed Majeed Associates (Pvt.) Ltd, HM House, 7 Bank Square, Lahore, will be considered in time for the purpose of to determine voting rights of the shareholders for attending the meeting.

3. Shareholders are further advised to follow the under mentioned guidelines for attending the meeting:

For Attending the Meeting

- a. In case of individuals/joint-account holders, as per registration details available with the Company, shall authenticate his / her/their identity by presenting his / her/their original CNIC or original Passport at the time of attending the meeting.
- b. In case of corporate entity, the board's resolution / power of attorney with specimen signature of the nominee shall be produced (unless it has been provided earlier) at the time of the meeting.

For Attending the Meeting

- a. A shareholder entitled to attend and vote at this meeting may appoint any other shareholder as proxy to attend the meeting and a proxy so appointed shall have the same rights of attending, speaking and voting at the general meeting as are available to the shareholders. A proxy must be a shareholder of the Company.
- b. If a shareholder appoints more than one proxy and more than one instruments of proxy are deposited by a shareholder with the Company, all such instruments of proxy shall be rendered invalid.
- c. In case of individual/joint-holders, shareholders as per registration details available with the Company shall attach an attested copy of his/her/their Computerized National Identity Card (CNIC) / Passport with the Proxy Form. The proxy shall produce his/her/their original CNIC or original passport at the time of the meeting.
- d. In case of corporate entity, as per registration details available with the Company the board of directors' resolution / power of attorney with specimen signature of the nominee should be attached with the proxy form. The nominee shall also produce his/her original CNIC or original passport at the time of the meeting.

- e. The instrument of appointing a proxy must be deposited at the Registered Office of the Company at least 48 hours before the time of the meeting and must be duly stamped, signed and witnessed by two persons, whose names, addresses and CNIC numbers shall be mentioned on the form.
- f. The form of proxy is attached with this notice and is also available on investor page of website of the Company i.e., www.kohinoormills.com
- 4. Audited Financial Statements and Notice of Meeting
- a The audited financial statements for the year ended June 30, 2020 have been made available on website of the Company (www.kohinoormills.com).
- b In light of SECP notification Number SRO No. 470(I)/2016 dated May 31, 2016 Annual Audited Accounts and Notice of AGM instead of hard copies are being sent to all shareholders through courier in soft form i.e., CD/DVD/USB.
- c Shareholders who wish to receive the Annual Audited Financial Statements in hard form or by e-mail is/are requested to send a written consent by post/courier on a standard request form available on the above mentioned website of the company to Shares Registrar M/s. Hameed Majeed Associates (Pvt.) Limited, HM House, 7 Bank Square, Lahore, or by sending a scanned copy of duly filled and signed form by email to Company Secretary at CSKML@kohinoormills. com
- 5. Shareholders who have not yet provided his/her/their CNIC, Internet Banking Account Number, Zakat and Tax Exemption certificate is/are requested to provide the same at the earliest to the Shares Registrar of the Company.
- 6. Shareholders are also requested to notify the Shares Registrar of the Company about change in the mailing address, if any.
- 7. Shareholders are also being notified that as per Section 72 of the Companies Act, 2017, every existing listed company shall be required to replace its physical shares with book-entry form in a manner as may be specified and from the date notified by the Commission, within a period not exceeding four years from the commencement of the Act, i.e., May 30, 2017. Shareholders having physical shares is/are advised to open CDC sub-account with any of the broker or Investor Account directly with CDC to place their physical shares into scrip less form.
- 8. For any query/problem/information, shareholders may contact the Company's Shares Registrar M/s. Hameed Majeed Associates (Pvt.) Limited, HM House, 7 Bank Square, Lahore, Land Line: (00-92-42) 37235081 and 82.



CHAIRMAN'S REVIEW REPORT

I am pleased to present the report on the overall performance of the Board and effectiveness of its role in achieving the Company's objectives as well as ensuring overall compliance of the Companies Act, 2017 and Listed Companies (Code of Corporate Governance) Regulations, 2017. The Board performed its duties with honesty and diligence in the best interest of the Company. I as Chairman of the Board, ensured that the board meetings are held in a congenial atmosphere focusing on achieving the goals.

During the year under review, your company faced many operational challenges especially due to prevailing circumstances caused by Covid-19 outbreak in the second half of the financial year ended June 30, 2020. The Management of your Company is putting its best efforts to maintain its profitability and market share. Moreover Government postive action towards textile reforms in prevailing situation will play a vital role.

The composition of the Board of Directors reflects mix of varied backgrounds and rich experiences in the fields of business, finance, banking and human resource. It represents an excellent balance of executive and non-executive directors including independent directors, having strong financial and analytical abilities, core competencies and industry knowledge to lead the company.

During the year, Board of Directors focused on the future strategies and on setting the financial and operational targets. The Board regularly tracked the progress against the budgeted targets. The Subcommittees of the Board also performed their functions as per their terms of reference during the year under review. The Board carried out reviews of its effectiveness and performance during the year which have been satisfactory.

As stated above, Board considered all aspects of Company's activities including performance of individual Directors, Board Committees and I am happy to report that your Board of Directors continue to function effectively and is focused on priorities for the Company's business.

Kasur, September 23, 2020

Datil start

RASHID AHMED Chairman

DIRECTORS' REPORT

The Directors of Kohinoor Mills Limited are pleased to present the Annual Report, together with the audited financial statements and Auditors' Report thereon for the year ended June 30, 2020.

Textile Industry Outlook

The textile industry showed promising results early in FY20 with an increasing export growth rate of 0.2% in the first quarter to 0.5% in the second quarter. The Covid-19 crisis wreaked havoc on Pakistan's economy in the third quarter of the year which led to a sharp drop in the growth rate to -8.4%. This decline was consistent with the overall decline in the total exports of Pakistan which shrunk by 7.21%. The Textile industry exports contributes 57% of the total exports of Pakistan. During this fiscal year, Pakistan's exports were valued at US\$ 22.5 billion compared with US\$ 24.25 billion in FY19.

The global volatility created by the pandemic, especially in high spending societies, has altered the buying habits of the general population. People appear more inclined towards saving and spending on basic necessities, which negatively affected the demand and export of the textile sector and led to a delay in orders across the board. In line with other emerging markets, Covid-19 has had an adverse impact on Pakistan's economy.

In order to counter the impacts of the pandemic, the government took a number of initiatives including timely release of Drawback of Local Taxes and Levies, customs rebate and sales tax refunds, availability of borrowing at reduced rates and deferment of loans, which saved the industry immediate disastrous consequences. The decision of the government to restart the industry post Covid-19 at the right time and limit lockdowns to smart lock downs in high risk areas allowed the necessary manpower to run the labor intensive industry also played a major role in the recovery of the sector. However, the change in spending dynamics of people, along with incentives offered by governments in competitor countries to their textile sectors is likely to keep the profitability of Pakistan's textile industry under pressure.

The company also discharged its social and ethical responsibility regarding the Covid-19 crisis without any compromise in work quality by employing latest communication technologies. Online meeting and work from home policies not only saved the workforce from the fatal disease but also contributed to overall objective of prevention of the pandemic.

Operating & Financial Results

During the financial year ended 30 June 2020, your company earned a gross profit of Rs. 1,866 million on sales of Rs. 11,997 million, compared to a gross profit of Rs. 2,013 million on sales of Rs. 13,952 million for the previous financial year. During the financial year ended 30 June 2020, your company recorded a net profit of Rs. 365.2 million (EPS: Rs. 7.17 per share), compared to net profit of Rs. 728.8 million (EPS: Rs. 14.31 per share) in the previous financial year.

Dividend

In order to rebuild the working capital of the company and to cater for unforeseen contingencies that may arise due to the Covid-19 pandemic, your directors have regrettably decided to omit payout of dividend this year.

Performance Overview

A brief overview of performance of your company for the year ended 30 June 2020 is discussed below:

Weaving Division

The Weaving Division stood its ground in the current financial year despite the Covid-19 pandemic and was able to maintain its gross turnover in the current financial year from Rs. 6,446 million (FY19) to Rs. 6,511 million (FY20). Although there was a slight decrease in local sales from Rs. 3,531 million to Rs. 3,263 million, increase in export sales from Rs. 2,914 million to Rs. 3,248 million compensated the decrease in local sales.

Resuming operations after lock down, this division is operating at its full capacity and is foreseeing that this capacity utilization trend will continue for the next financial year. Further, in continuance of its BMR project, the management of the company has decided to further replace its existing, old looms with 62 new air jet looms. These high speed looms will help the company to achieve better operational efficiency.

Dyeing Division

The effects of the global economic slowdown caused by the Covid-19 pandemic are visible in the Dyeing Division as well. Due to the global recession, some of the division's export orders were deferred, which negatively impacted the performance of the division.

However, the effects of the pandemic have started to ease off and consequently international brands have started to resume their retail operations. Keeping in view the trend of economic recovery, the company is hopeful that it will achieve utilization of 80% of the Dyeing Division's operating capacity in FY21.

Genertek Division

The Government of Pakistan has revised the electricity tariff to 9.0 US cents per KWH from 7.5 US cents per KWH, effective from Sep 2020 for export oriented sectors. While the prices for gas remained unchanged at US\$ 6.5 per MMBTU. These prices will remain applicable for rest of FY 20-21. As the new electricity tariff is 20% higher than the previous tariff, it would cause profit margins of the company to decline in FY21.

In order to achieve greater efficiency and to be competitive in the market, your company has procured two new gas engines having capacity of 2.5 megawatt each which will bring down the fuel cost by about 20%.

Information Technology

Your company is making continuous efforts to have efficient IT systems in place, supporting timely

and effective decisions. It has provided its employees state-of-the-art facilities to achieve optimum efficiency levels. Most of the manufacturing equipment and machinery used in the our operations are equipped with technologically advanced software, providing real time information for the production processes.

The company's intranet acts as a useful resource base, providing in depth information on the company's policies and procedures along with other useful information to the employees of the company.

Human Resource & Training

With human capital resources of approximately 1,850 employees, the company believes that employees are indispensable in shaping the organization's future and each individual contributes directly to success of the organization.

Your company's HR team is a group of highly skilled and experienced professionals. They work very closely with the business teams to design efficient people solutions that will effectively meet the business goals.

Your company places a premium on respect for individuals, equal opportunities, advancement based on merit, effective communication, and the development of a high performance culture. The company takes pride in continuous improvement at all levels and strives to ensure that opportunity for growth and varied career experiences are provided to all employees.

Your company is an equal opportunity employer and this is practiced in all aspects of the company's business activities including recruitment and employment.

The company's ethos, combined with state of the art technology and HR Information Systems, result in a high performance environment within which individuals can achieve their professional and personal dreams.

Training & Development

Your company believes in human resource development through training and development and places due emphasis on training in all spheres of its production process. The company made efforts during the year for focused and cost effective training programs for all major technical categories such as weavers, technologists and quality control inspectors.

Candidates are engaged through a Trainee Scheme and trained in-house over a period of 6 months before joining their respective teams. This has helped the company in preparing a highly skilled workforce and also provides replacements to cover turnover.

In-house training sessions are regularly conducted in general management, fire fighting, first aid, health and safety, computer and technical disciplines.

Safety, Health & Environment

Your company is focused on providing a safe & healthy workplace for all of its employees and is committed to acting responsibly towards the communities and environment in which we operate. This will be achieved by continuous improvement of our safety, health and environment performance through corporate leadership, dedication of staff and the application of the highest professional standards at workplace.

Corporate Social Responsibility

Your company has very distinct Corporate Social Responsibility (CSR) policy aimed at fulfilling its responsibilities of securing the community within which it operates. Its philanthropic activities include participation in health and education sector initiatives.

Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2019

Your Company is committed to maintaining high standards of corporate governance. The Board and its Subcommittees acknowledge their responsibilities in this respect and a statement of compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2019 and Auditors' review report on the same is annexed to this report.

Statement of Value Addition and its Distribution and Risk Management

The 'Statement of Value Addition and its Distribution' is annexed to this report.

Financial Reporting and Corporate Compliance

The Board of Directors of the company is fully cognizant of its responsibility as laid down in the Code of Corporate Governance issued by the Securities & Exchange Commission of Pakistan. The following statements are a manifestation of its commitment towards compliance with best practices of Code of Corporate Governance.

- a. The financial statements together with the notes thereon have been drawn up in conformity with the Companies Act, 2017. These Statements, prepared by the management of the company, present fairly its state of affairs, the results of its operations, cash flows and changes in equity.
- b. Proper books of account have been maintained by the Company.
- c. Appropriate accounting policies have been consistently applied in preparation of financial statements. Accounting estimates are based on reasonable and prudent judgment.
- d. International Financial Reporting Standards, as applicable in Pakistan, have been followed in preparation of financial statements and any departures therefrom has been adequately disclosed and explained.
- e. The system of internal control is sound in design and has been effectively implemented and monitored.
- f. There are no significant doubts upon the company's ability to continue as a going concern.
- g. There has been no material departure from the best practices of Corporate Governance as detailed in Listed Companies (Code of Corporate Governance) Regulations, 2019.
- h. There are no further significant plans for any corporate restructuring, business expansion or discontinuation of any part of company's operations.
- i. The operating and financial data of past six years is annexed to this report.
- j. Information regarding statutory payments on account of outstanding taxes, duties, levies and other charges (if any) has been given in related note(s) to the audited accounts.

- k. The company strictly complies with the standard of safety rules & regulations. It also follows environmentally friendly policies.
- I. The valuation of investment made by the staff retirement benefit fund (Provident Fund), based on their respective un-audited accounts is as follows:

30-Jun-20	Rs. 197.584 million
30-Jun-19	Rs. 143.399 million

Board of Directors

The Board of Directors is responsible for the overall governance and administration of the company. All directors are aware of their duties and powers. They exercise their fiduciary responsibilities through board meetings which are held every quarter for reviewing and approving the adoption of company's financial statements in addition to review and adoption of company's significant plans and decisions, projections, forecasts, and budgets with due regard to the recommendations of the Sub-committees. The responsibilities include establishing the company's strategic objectives, providing leadership, supervising the management of the business and reporting to shareholders on their stewardship.

The total number of directors are seven as per the following:

a. i. ii. iii. iv. v. v. vi.	Male Mr. Rashid Ahmed Mr. Aamir Fayyaz Sheikh Mr. Ismail Aamir Fayyaz Mr. Riaz Ahmed Mr. Shahbaz Munir Mr. Matiuddin Siddiqui	(Non-Executive Director) (Executive Director) (Executive Director) (Independent Director) (Independent Director) (NIT Nominee) (Non-Executive Director)
b. vii.	Female Mrs. Safia Fayyaz	(Non-Executive Director)

Changes in the Board

During the year under review no changes were made in the Board.

During the year under review five (5) meetings of the Board of Directors were held. The attendance by each Director is as follows:

Sr.	Name of the Directors		No. of meetings attended
1 2 3 4 5 6 7	Mr. Rashid Ahmed Mr. Aamir Fayyaz Sheikh Mr. Ismail Aamir Fayyaz Mrs. Safia Fayyaz Mr. Riaz Ahmed Mr. Shahbaz Munir Mr. Matiuddin Siddiqui	- Chairman - Chief Executive - Director - Director - Director - Director - Director - Director NIT Nominee	5 5 4 3 5 5 4

Leave of absence was granted to the director unable to attend the meeting.

Other than those set out below, there has been no trading in shares during the year under review by the Directors, Executives, their spouses and minor children:

S.No.	Name of the	Nature of	Number
	Directors	Transaction	of Shares
1	Mr. Aamir Fayyaz Sheikh	NDM	2,242,817
	Chief Executive	NDM	150,000
		NDM	1,704,750
		Ready Market	85,000
		Ready Market	130,500
		Ready Market	72,500
		Ready Market	75,000
2	Mr. Ali Fayyaz Sheikh	NDM	747,605
	Substantial Shareholder	NDM	50,000
		NDM	568,250
		Ready Market	25,000
		Ready Market	43,500
		Ready Market	500
		Ready Market	25,000
3	Mr. Shahbaz Munir	Ready Market	(2,000)
	Director	Ready Market	(2,000)
		Ready Market	(5,000)
		Ready Market	(7,500)
4	Mrs. Muneeza Asad Fayyaz wife of	NDM	(2,242,817)
	Director Mr. Asad Fayyaz Sheikh (Late)	NDM	(747,605)

Annual Board Performance Evaluation

The Board considers its performance assessment as a key contributor to good governance, as it provides feedback from the Directors on their perceptions of how the Board is currently performing its role and responsibilities. Envisaging the same, the Board devised an in-house questionnaires based on emerging and leading practices to assist performance of the board as a whole, of its committees and of its members. The Company Secretary presents the summarized report for discussion and review of the Board annually.

Directors' Remuneration

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. The Company does not pay remuneration to non-executive directors except fee for attending the meetings. In order to retain the best talent, the Company's remuneration policies are structured in line with prevailing industry trends and business practices. For information on remuneration of Directors and CEO in 2019-20, please refer to the notes to the Financial Statements.

Directors' Training Programme

Securities and Exchange Commission of Pakistan granted exemption to the Chairman and Chief

Executive of your company from Directors' Training Programme (DTP) on February 7, 2019. Two independent directors, Mr. Riaz Ahmed and Mr. Shahbaz Munir had already completed their DTP from ICAP in the financial year 2013 and 2014. However, the remaining three directors will undergo for training within the time frame as mentioned in the Listed Companies (Code of Corporate Governance) Regulations, 2019.

Audit Committee

The Board has formed an Audit committee comprising of following members:

1	Mr. Riaz Ahmed	Chairman	
2	Mr. Rashid Ahmed	Member	
3	Mr. Shahbaz Munir	Member	

The Audit Committee operates according to the terms of reference determined by the Board of Directors of the company. It focuses on monitoring compliance with the best practices of the Code of Corporate Governance and relevant statutory requirements, changes in accounting policies and practices, compliance with applicable accounting standards and listing regulations.

It recommends to the Board of Directors the terms of appointment of external auditors and reviews their recommendations relating to audit. Other responsibilities include monitoring the internal audit function, safeguarding company's assets through appropriate internal control systems including financial and operational controls, accounting systems and reporting structures, preliminary review of business plans and quarterly, half-yearly and annual results prior to approval and publication by the Board.

During the year under review four (4) meetings of the Audit Committee were held. The attendance by each member was as follows:

Sr.	Name of the Members	No. of meetings attended
1	Mr. Riaz Ahmed - Chairman	4
2	Mr. Rashid Ahmed - Member	4
3	Mr. Shahbaz Munir - Member	4

Human Resource and Remuneration Committee

The Board has formed a Human Resource and Remuneration Committees comprising of following members:

1	Mr. Shahbaz Munir	Chairman
2	Mr. Rashid Ahmed	Member
3	Mr. Riaz Ahmed	Member

The Human Resource and Remuneration Committee (HR & R) operates according to the terms of reference approved by the Board of Directors in line with the requirements of Listed Companies (Code of Corporate Governance) Regulations, 2019.

During the year under review five (5) meetings of the HR & R Committee were held, the attendance by its members was as follows

Sr.	Name of the Members	No. of meetings attended
1	Mr. Shahbaz Munir – Chairman	5
2	Mr. Rashid Ahmed – Member	5
3	Mr. Riaz Ahmed – Member	5

Remuneration to Non-Executive / Independent Directors:

The Board of Directors ratified the policy relating to Directors' Remuneration. The significant features of which are as under:

- No single member of the Board of Directors can determine his/her own remuneration.
- Remuneration of Non-Executive Directors including Independent Directors is determined with regard to the Company's need to maintain appropriately experienced and qualified Board members and shall be aligned with market practice. The Human Resource & Remuneration Committee makes recommendations to the Board based on a survey of comparable remuneration levels in the external market on or before the end of each financial year.
- The Directors shall be entitled to be paid all reasonable expenses, including travelling, hotel charges and other expenses incurred by them for attending meetings and for other business conducted as per relevant policy of the Company.
- Tax obligation against the remuneration shall be borne by the Company.

Code of Conduct

In order to promote integrity for the Board, senior management and other employees of the Company, the Board has prepared and disseminated its Code of Conduct on the Company's website for information and understanding of the professional standards and corporate values expected for everybody associated or dealing with the Company.

Pattern of Shareholding

The Statement of Pattern of Shareholding along with categories of shareholders of the company as at June 30, 2020, as required under the Companies Act, 2017 and Listed Companies (Code of Corporate Governance) Regulations, 2019, is annexed with this report.

Future Prospects

Presently, textile industries across the world are facing huge challenges, owing to prolonged pandemic which manifested as either an extended first wave in some economies or recurrent waves in others. The impact of the pandemic has also adversely affected emerging markets including Pakistan.

Although the magnitude of this crisis is huge, our government has taken a number of initiatives to overcome the situation, including supply of gas and electricity to the export industry at regionally competitive rates, continuation of the Prime Minister's export package of 2017, expeditious sales tax refunds and duty drawbacks, low rates for export refinancing schemes and deferment of long term loans. All these measures helped the industry navigate the current pandemic situation. Cash flow problems caused by removing the zero-rating was offset by timely released of sale tax refunds, but long term adherence of this policy is still a question mark.

Factors such as foreign markets recovery, discount rate adjustment from 13.25% to 7.00%, exchange rate adjustment from Rs 160.05/\$ at the start of year to Rs 168.00/\$ at the end, quick adaptation to the global market scenario, especially with competitors and overall recovery from the pandemic will likely have an impact on the textile industry as well.

Due to temporary shutdowns caused by the pandemic in March 2020, your company was not able to reap the benefits of investment in BMR projects. Decrease in demand and increased absorption of fixed cost owing to unutilized production capacities in depressed periods left the company with additional burdens on the bottom line. However, over the next year, the management is confident the company will be able to take advantage of capacity utilization and to operate at a capacity level which will bring down the cost of production.

The company works with brands who are financially healthy and remain committed to keeping their supply chain afloat. The management team is putting together a plan to minimize the effects of the pandemic and emerge as winners in this challenging situation. The prospective order position for FY21 is quite promising and supportive to the aim of operating at high capacity levels. Keeping in view the aforesaid measures taken by the management, and the Government's positive action towards textile reforms, we are confident in maintaining our market share in FY21.

Auditors

The external auditors of the company, M/s Riaz Ahmad & Company, Chartered Accountants shall retire on the conclusion of forthcoming Annual General Meeting. Being eligible for re-appointment under the Companies Act, 2017, they have offered their services as auditors of the company for the year ending June 30, 2021. The Board of Directors endorsed its recommendations of Audit Committee for their re-appointment.

The auditors have conveyed that they have been assigned satisfactory rating under the Quality Control Review Program of the Institute of Chartered Accountants of Pakistan and registered with the Audit Oversight Board of Pakistan. The firm is fully compliant with the code of ethics issued by International Federation of Accountants (IFAC). Further they are also not rendering any related services to the company. The auditors have also confirmed that neither the firm nor any of their partners, their spouses or minor children at any time during the year held or traded in the shares of the company and that no partner of the firm or person involved in the audit are close relative i.e, spouse, parents, dependents and non-dependents children of the CEO, the CFO, the head of internal audit, the company secretary or a director of the Company.

Acknowledgment

The board places on record its profound gratitude for its valued shareholders, banks, financial institutions and customers, whose cooperation, continued support and patronage have enabled the company to strive for constant improvement. During the period under review, relations between the management and employees remained cordial and we wish to place on record our appreciation for the dedication, perseverance and diligence of the employees of the company.

For and on behalf of the Board

Kasur : September 23, 2020 (AAMIR FAYYAZ SHEIKH) Chief Executive

8. Mum

(SHAHBAZ MUNIR) Director

PATTERN OF SHAREHOLDING

0017194

1.1 Name of Company

KOHINOOR MILLS LIMITED

30 June 2020

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

2.2 Number of Shares held Range Total Shareholders From То Shares held Percentage 352 1 7,057 0.01 100 681 101 500 142,118 0.28 96 501 1000 74,795 0.15 178 1001 5000 436,040 0.86 34 5001 10000 259,086 0.51 13 10001 15000 171,127 0.34 10 15001 20000 177,414 0.35 9 20001 25000 208,882 0.41 2 25001 30000 58,647 0.12 1 30001 35000 30,500 0.06 1 40001 45000 45,000 0.09 З 45001 50000 145,003 0.28 1 50001 55000 55,000 0.11 232,500 0.46 4 55001 60000 1 60001 65000 63,500 0.12 З 65001 70000 198,826 0.39 1 75,000 70001 75000 0.15 2 80001 85000 161,867 0.32 1 95001 100,000 0.20 100000 1 110001 115000 112,500 0.22 1 140001 141,000 0.28 145000 1 155001 160000 159,000 0.31 2 355,500 0.70 175001 180000 1 220001 222,467 0.44 225000 2 230001 235000 467,500 0.92 1 255001 260000 256,350 0.50 1 765001 770000 768,500 1.51 1,023,661 2.01 1 1020001 1025000 1 3,079,559 6.05 3075001 3080000 З 5090001 5095000 15,273,300 30.00 1 10,400,403 20.43 10400001 10405000 1 31.44 16005001 16010000 16,008,909 1,410 50,911,011 100.00 Total

Note: The slabs not applicable, have not been shown.

2.3	Categories of Shareholders	Shares held	Percentage of holding
2.3.1	Directors, Chief Executive Officer, their Spouse(s)		
	and Minor Children"	21,139,359	41.5222
2.3.2	Associated Companies, Undertakings and Related Parties	-	-
2.3.3	NIT and ICP	3,081,659	6.0530
2.3.4	Banks, Development Financial institutions,		
	Non-Banking Financial Companies	20,104	0.0395
2.3.5	Insurance Companies	125	0.0002
2.3.6	Modarabas and Mutual Funds	81,379	0.1598
2.3.7	Share holders holding 10% or more	20,582,603	40.4286
2.3.8	General Public		
	a. Local	4,714,983	9.2612
	b. Foreign	82,636	0.1623
2.3.9	Others		
	Trustee Kohinoor Mills Ltd Staff Provident Fund	141,000	0.2770
	Trustee Kohinoor Mills Ltd Staff Provident Fund	768,500	1.5095
	Trustee National Bank of Pakistan Emp Benevolent Fund Trust	7,806	0.0153
	Lahore Stock Exchange	680	0.0013
	Trustees of Pakistan Mobile Communication Ltd-Provident Fund	57,000	0.1120
	Trustees Al-Mal Group Staff Provident Fund	1,694	0.0033
	Trustee National Bank of Pakistan Employees Pension Fund	222,467	0.4370
	Trustees Moosa Lawai Foundation	1	0.0000
	Trustees Al-Mal Group Staff Provident Fund	1	0.0000
	Trustees Moosa Lawai Foundation	9,014	0.0177
	TOTAL	50,911,011	100

ADDITIONAL INFORMATION

		S	HARES HELD	PE	RCENTAGE
1.1	Director, Chief Executive Officer, their Spouse and Minor Children				
	Mr. Rashid Ahmed (Chairman/Director)		3,850		0.0076
	Mr. Aamir Fayyaz Sheikh (Chief Executive/Direct	tor)	16,008,909		31.4449
	Mrs. Safia Fayyaz (Director)	-	2,500		0.0049
	Mr. Ismail Aamir Fayyaz (Director)		5,091,100		10.0000
	Mr. Riaz Ahmed (Director)		30,500		0.0599
	Mr. Shahbaz Munir (Director)		2,500		0.0049
	Mr. Matiuddin Siddiqui (Nominee Director of NIT)	7			-
				21,139,359	
1.2	Executive Management				
	Mohammad Aamir Alam Qureshi		2,500		0.0049
	Kamran Shahid	2	256,350		0.5035
				258,850	
1.3	Associated Companies, Undertakings And Rel	ated Pa	arties -	-	-
1.4	Nit & ICP				
1.4	National Bank of Pakistan		600		0.0012
	CDC - Trustee National Investment (Unit) Tru	et	3,079,559		6.0489
	Investment Corporation of Pakistan	3	1,500		0.0489
	investment offporation of ratistan	0		3,081,659	0.0020
1.5	Bank, Development Financial Institutions,			0,001,000	
	& Non-Banking Financial Institutions.	5	20,104	20,104	0.0395
		-	,	,	
1.6	Insurance Companies	1	125	125	0.0002
1.7	Modarabas and Mutual Funds	3	81,379	81,379	0.1598
1.8	Share Holders holding 10% and more				
	(Other than mentioned at 1.1)	3	20,582,603	20,582,603	40.4286
1.9	General Public				
		1341	4,082,090		8.0181
	b. Foreign	4	82,636		0.1623
	c. Joint Stock Companies	31	374,043		0.7347
				4,538,769	

	S	HARES HELD	PE	RCENTAGE
1.10 Others				
Trustee Kohinoor Mills Ltd Staff Provident Fu	nd	141,000		0.2770
Trustee Kohinoor Mills Ltd Staff Provident Fu Trustee National Bank Of Pakistan Emp	nd	768,500		1.5095
Benevolent Fund Trust		7,806		0.0153
Lahore Stock Exchange		680		0.0013
Trustees of Pakistan Mobile Communication				
Ltd-Provident Fund		57,000		0.1120
Trustees Al-Mal Group Staff Provident Fund Trustee National Bank of Pakistan		1,694		0.0033
Employees' Pension Fund		222,467		0.4370
Trustees Moosa Lawai Foundation		1		0.0000
Trustees Al-Mal Group Staff Provident		1		0.0000
Trustees Moosa Lawai Foundation	10	9,014		0.0177
			1,208,163	
Total: 1	,410		50,911,011	100.0000
Shareholders Holding 10% or more v	oting	Rights		
Mr. Aamir Fayyaz Sheikh (Chief Executive/Director)		16,008,909		31.4449
Mr. Ali Fayyaz Sheikh		10,400,403		20.4286
Ms. Imrat Aamir Fayyaz		5,091,100		10.0000
Mr. Ismail Aamir Fayyaz (Director)		5,091,100		10.0000
Mr. Ehsan Aamir Fayyaz	5	5,091,100		10.0000
Total:	5		41,682,612	81.8735

Information relating to all trades in the shares of the Company as at June 30, 2020 carried out by its Directors, Executive, their spouses and minor children are disclosed in the Directors' Report of the Company.

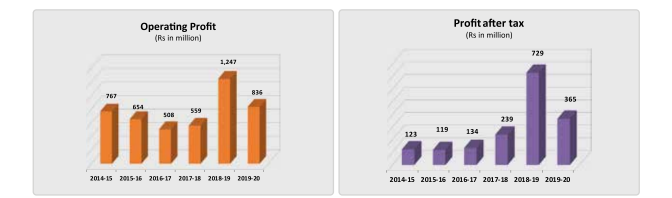
SIX YEARS' PERFORMANCE

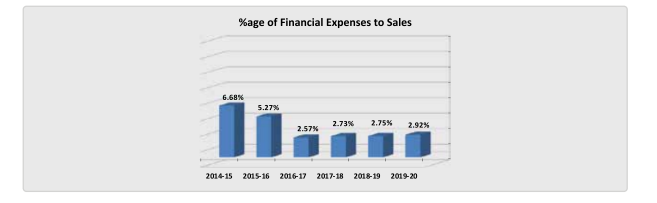
		2019-20	2018-19	2017-18	2016-17	2015-16	2014-15
OPERATING							
Gross Margin Pre Tax Margin Net Margin	% % %	15.56 4.05 3.04	14.43 6.19 5.22	12.00 2.42 2.20	13.56 2.19 1.26	16.29 2.37 1.39	16.43 3.03 1.56
PERFORMANCE							
Return on Long Term Assets Total Assets Turnover Fixed Assets Turnover Inventory Turnover Return on Equity Return on Capital Employed Retention	% × Days % %	7.17 1.17 2.39 86.33 9.22 17.46 100.00	14.68 1.28 2.86 57.39 19.43 27.23 79.04	4.75 1.22 2.20 54.14 7.69 13.71 74.44	3.63 1.63 2.96 50.25 6.44 17.56 58.22	3.16 1.35 2.37 59.13 6.10 22.70 100	3.11 1.26 2.14 58.34 6.20 18.86 100
LEVERAGE							
Debt:Equity		49:51	54:46	55:45	57:43	35:65	56:44
LIQUIDITY							
Current Quick	Times Times	0.94 0.48	0.94 0.58	0.80 0.48	0.78 0.42	0.75 0.39	1.05 0.56
VALUATION							
Earning per share (pre tax) Earning per share (after tax) Breakup value Dividend payout - Cash Bonus issue Payout ratio - Cash (after tax) Price earning ratio Market price to breakup value Dividend yield Market value per share Market capitalization	Rs. Rs. Rs. Rs. % Times Times % Rs. Rs. In million	9.54 7.17 77.77 5.30 0.49 - 38.00 1,935	16.96 14.31 73.68 3.00 - 20.96 1.57 0.31 7.79 22.49 1,145	5.16 4.70 61.03 1.20 25.56 6.30 0.48 3.62 29.58 1,506	4.59 2.63 40.89 1.10 - 41.78 18.16 1.17 3.28 47.81 2,434	3.98 2.33 38.28 - - - - - - - - - - - - - - - - - - -	4.70 2.42 38.96 - - 7.16 0.44 - 17.30 881
HISTORICAL TRENDS							
Turnover Gross profit Profit before tax Profit after tax	Rs. In million Rs. In million Rs. In million Rs. In million	11,998 1,867 486 365	13,952 2,014 863 729	10,856 1,303 263 239	10,656 1,445 234 134	8,551 1,393 203 119	7,906 1,299 239 123
FINANCIAL POSITION							
Shareholder's funds Property Plant and Equipment Current assets Current liabilities Long term assets Long term liabilities	Rs. In million Rs. In million Rs. In million Rs. In million Rs. In million Rs. In million	3,959 5,028 5,195 5,505 5,097 828	3,751 4,884 5,904 6,288 4,964 829	3,107 4,930 3,833 4,784 5,032 974	2,082 3,603 2,842 3,648 3,696 808	1,949 3,614 2,592 3,474 3,761 930	1,983 3,694 2,326 2,207 3,951 2,086

PERFORMANCE OVERVIEW

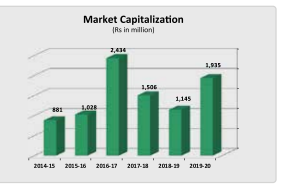


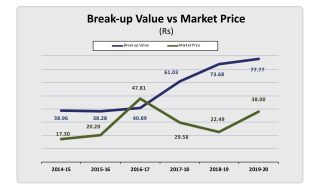




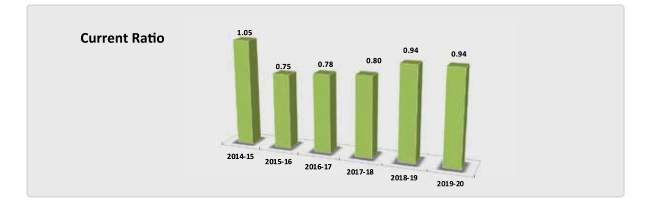






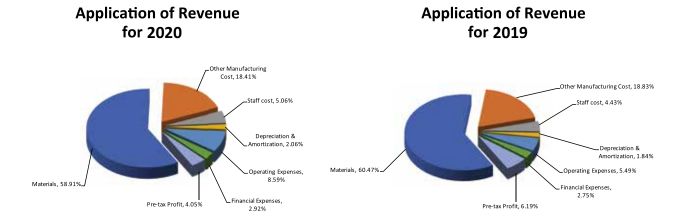






STATEMENT OF VALUE ADDITION

			0010	
	2	2020	2019	
	%age	Amount (000)	%age	Amount (000)
Value Added				
Local Sales	19.25%	2,309,096	21.42%	2,988,230
Export Sales	80.75%	9,688,712	78.58%	10,963,947
Total Sales	100%	11,997,808	100%	13,952,175
Value Allocated				
Materials	58.91%	7,067,597	60.47%	8,437,310
Other Manufacturing Cost	18.41%	2,209,321	18.83%	2,627,057
Staff cost	5.06%	607,416	4.43%	617,709
Depreciation & Amortization	2.06%	246,726	1.84%	256,538
Operating Expenses	8.59%	1,030,910	5.49%	766,413
Financial Expenses	2.92%	350,031	2.75%	383,946
Pre-tax Profit	4.05%	485,808	6.19%	863,202
	100%	11,997,808	100%	13,952,175



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

Name of Company: Kohinoor Mills Limited Year ended: June 30, 2020

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

- 1. The total number of Directors are seven as per the following:
- a. Male: 6
- b. Female:
- 2. The composition of the board is as follows

1

	CATEGORY	NAMES
a.	Independent Director	Mr. Riaz Ahmed Mr. Shahbaz Munir
b.	Non-Executive Directors	Mr. Rashid Ahmed Mr. Matiuddin Siddiqui Mrs. Safia Fayyaz
с.	Executive Directors	Mr. Aamir Fayyaz Sheikh Mr. Ismail Aamir Fayyaz

- 3. The Directors have confirmed that none of them is serving as a Director on more than seven listed companies, including this Company;
- The Company has prepared a Code of Conduct and has ensured that appropriate steps have been taken to disseminate it throughout the Company along with its supporting policies and procedures;
- 5. The Board has developed a vision/mission statement, overall corporate strategy and significant policies of the Company. The Board has ensured that complete record of particulars of the significant policies along with their date of approval or updating is maintained by the Company;
- 6. All the powers of the Board have been duly exercised and decisions on relevant matters have been taken by the Board/shareholders as empowered by the relevant provisions of the Act and these Regulations;

- 7. The meetings of the Board were presided over by the Chairman and, in his absence, by a Director elected by the Board for this purpose. The Board has complied with the requirements of Act and the Regulations with respect to frequency, recording and circulating minutes of meeting of Board;
- 8. The Board have a formal policy and transparent procedures for remuneration of Directors in accordance with the Act and these Regulations;
- 9. The Board has arranged Directors' Training program for the following:

Name of Directors

Mr. Riaz Ahmed Mr. Shahbaz Munir

Following Directors meet the exemption criteria of minimum of 14 years of education

and 15 years of experience on the Boards b of listed companies, hence are exempt from Directors' training program:

Name of Directors Mr. Aamir Fayyaz Sheikh Mr. Rashid Ahmed

- 10. The board has approved appointment of Chief Financial Officer, Company Secretary and Head of Internal Audit, including their remuneration and terms and conditions of employment and complied with relevant requirements of the Regulations;
- 11. Chief Financial Officer and Chief Executive Officer duly endorsed the financial statements before approval of the Board.
- 12. The Board has formed committees comprising of members given below

a Audit Committee

Names	Designation
	held
Mr. Riaz Ahmed	Chairman
Mr. Rashid Ahmed	Member
Mr. Shahbaz Munir	Member

b HR and Remuneration Committee

Names	Designation
	held
Mr. Shahbaz Munir	Chairman
Mr. Riaz Ahmed	Member
Mr. Rashid Ahmed	Member

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

Four meetings were held during the financial year ended June 30, 2020.

HR and Remuneration Committee

Five meetings of HR and Remuneration Committee were held during the financial year ended June 30, 2020.

- 15. The Board has setup of an effective internal audit function who are considered suitably qualified and experienced for the purpose and are conversant with the policies and procedures of the Company;
- The statutory auditors of the Company 16. have confirmed that they have been given a satisfactory rating under the Quality Control Review program of the Institute of Chartered Accountants of Pakistan (ICAP) 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 ICAP and that they and the partners of the firm involve in the audit are not close relative (spouse, parent, dependent and non-dependent children) of the Chief Executive Officer, Head of Internal Audit, Company Secretary or Director of the Company;
- 17. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the Act, these Regulations or any other Regulatory requirement and the auditors have confirmed that they have observed IFAC guidelines in this regard;
- 18. We confirm that all requirements of Regulations 3, 6, 7, 8, 27, 32, 33 and 36 of the Regulations have been complied with.
- 19. Explanation for non-compliance with requirements, other than Regulations 3, 6, 7, 8, 27, 32, 33 and 36 are given below:

Sr. No	Requirement	Explanation of Non-Compliance	Regulation Number
1	Responsibilities of the Board and its Members The Board is responsible for adoption of corporate governance practices by the company.	Non-mandatory provisions of the Regulations are partially complied. The Company is deliberating on full compliance with all the provisions of the Regulations.	10(1)
2	Directors' Training A newly appointed director on the Board may acquire, the directors training program certification within a period of one year from the date of appointment as a director on the Board.	During the year under review the Directors' Training program for the newly appointed Directors was planned but unfortunately due to COVID-19 outbreak it was deferred. The Company has planned for the remaining Directors to get the certification within stipulated time frame as defined in the Regulations.	19(2)
3	Nomination Committee The Board may constitute a separate committee, designated as the nomination committee, of such number and class of Directors, as it may deem appropriate in its circumstances.	Currently, the Board has not constituted a separate nomination committee and the functions are being performed by the human resource and remuneration committee. The Board may consider to constitute nomination committee after next election of Directors.	29
4	Risk Management Committee The Board may constitute the risk management committee, of such number and class of Directors, as it may deem appropriate in its circumstances, to carry out a review of effectiveness of risk management procedures and present a report to the Board.	Currently, the Board has not constituted a risk management committee and senior officers of the Company perform the requisite functions and apprise the Board accordingly. The Board may consider to constitute risk management committee after next election of Directors.	30
5	Disclosure of significant policies on website The Company may post key elements of its significant policies, brief synopsis of terms of reference of the Board's committees on its website and key elements of the Directors' remuneration policy.	Although these are well circulated among the relevant employees and Directors, the Board shall consider posting such policies and synopsis on its website in near future.	35

20. The two elected independent Directors have requisite competencies, skills, knowledge and experience to discharge and execute their duties competently, as per applicable laws and regulations. As they fulfill the necessary requirements as per applicable laws and regulations, hence, appointment of a third independent Director is not warranted.

Kasur : September 23, 2020

Datil star

/a i

Chairman

Chief Executive

INDEPENDENT AUDITOR'S REVIEW REPORT

To the members of Kohinoor Mills Limited

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

We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2019 (the Regulations) prepared by the Board of Directors of Kohinoor Mills Limited (the Company) for the year ended 30 June 2020 in accordance with the requirements of regulation 36 of the Regulations.

The responsibility for compliance with the Regulations is that of the Board of Directors of the Company. Our responsibility is to review whether the Statement of Compliance reflects the status of the Company's compliance with the provisions of the Regulations and report if it does not and to highlight any non-compliance with the requirements of the Regulations. A review is limited primarily to inquiries of the Company's personnel and review of various documents prepared by the Company to comply with the Regulations.

As a part of our audit of the financial statements we are required to obtain an understanding of the accounting and internal control systems sufficient to plan the audit and develop an effective audit approach. We are not required to consider whether the Board of Directors' statement on internal control covers all risks and controls or to form an opinion on the effectiveness of such internal controls, the Company's corporate governance procedures and risks.

The Regulations require the Company to place before the Audit Committee, and upon recommendation of the Audit Committee, place before the Board of Directors for their review and approval, its related party transactions. We are only required and have ensured compliance of this requirement to the extent of the approval of the related party transactions by the Board of Directors upon recommendation of the Audit Committee.

Based on our review, nothing has come to our attention which causes us to believe that the Statement of Compliance does not appropriately reflect the Company's compliance, in all material respects, with the requirements contained in the Regulations as applicable to the Company for the year ended 30 June 2020.

RIAZ AHMAD & COMPANY Chartered Accountants

Lahore

Date: September 23, 2020



Financial Statements

For the year ended 30 June 2020



INDEPENDENT AUDITOR'S REPORT

To the members of Kohinoor Mills Limited

Report on the Audit of the Financial Statements

Opinion

We have audited the annexed financial statements of Kohinoor Mills Limited ('the Company'), which comprise the statement of financial position as at 30 June 2020, and 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, including a summary of significant accounting policies and other explanatory information, and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of the audit.

In our opinion and to the best of our information and according to the explanations given to us, 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 the accounting and reporting standards as applicable in Pakistan and give the information required by the Companies Act, 2017 (XIX of 2017), in the manner so required and respectively give a true and fair view of the state of the Company's affairs as at 30 June 2020 and of the profit, other comprehensive loss, the changes in equity and its cash flows for the year then ended.

Basis for Opinion

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

Key Audit Matters

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

Sr. No.	Key audit matters	How the matter was addressed in our audit
	 Key audit matters Inventory existence and valuation Inventory as at 30 June 2020 amounted to Rupees 2,559.059 million, break up of which is as follows: Stores, spares and loose tools Rupees 609.273 million, Stock - in - trade Rupees 1,949.786 million. We identified existence and valuation of inventory as a key audit matter due to its size, representing 24.86% of total assets of the Company as at 30 June 2020, and the judgment involved in valuation. Inventories are stated at lower of cost and net realizable value. For further information on inventory, refer to the following: Summary of significant accounting policies, Inventories note 2.17 to the financial statements. Stores, spares and loose tools note 20 and Stock-in-trade note 21 to the financial statements. 	 Our procedures over existence and valuation of inventory included, but were not limited to: To test the quantity of inventories at all locations, we assessed the corresponding inventory observation instructions and participated in inventory counts on sites. Based on samples, we 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, reperformed 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 write down, if any; We assessed the percentage write down applied to older inventory write downs and recoveries on slow moving inventory; In the context of our testing of the calculation, we analysed individual cost components and traced them back to the
	 Inventories are stated at lower of cost and net realizable value. For further information on inventory, refer to the following: Summary of significant accounting policies, Inventories note 2.17 to the financial statements. Stores, spares and loose tools note 20 and Stock-in-trade note 21 to 	 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 re-performed the calculation of the inventory write down, if any; We assessed the percentage write down applied to older inventory with reference to historic inventory write downs and recoveries on slow moving inventory; In the context of our testing of the calculation, we analysed individual cost

Sr. No.	Key audit matters	How the matter was addressed in our audit
2	 Revenue recognition The Company recognized net revenue of Rupees 11,997.808 million for the year ended 30 June 2020. We identified recognition of revenue as a key audit matter because revenue is one of the key performance indicator of the Company and gives rise to an inherent risk that revenue could be subject to misstatement to meet expectations or targets. For further information, refer to the following: Summary of significant accounting policies, Revenue recognition note 2.21 to the financial statements. Revenue note 28 to the financial statements. 	• 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;

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

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

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

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

Responsibilities of Management and Board of Directors for the Financial Statements

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

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs as applicable in Pakistan will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in 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 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) zakat deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980), was deducted by the Company and deposited in the Central Zakat Fund established under section 7 of that Ordinance.

The engagement partner on the audit resulting in this independent auditor's report is Syed Mustafa Ali.

RIAZ AHMAD & COMPANY Chartered Accountants

Lahore

DATE: 23 September 2020

STATEMENT OF FINANCIAL POSITION

AS AT 30 JUNE 2020

	Note	2020 Rupees	2019 Rupees
EQUITY AND LIABILITIES		nupees	nupees
Share capital and reserves			
Authorized share capital	3	1,100,000,000	1,100,000,000
Issued, subscribed and paid-up share capital	4	509,110,110	509,110,110
Capital reserves			
Share premium reserve Fair value reserve Surplus on revaluation of operating fixed assets - net of tax	5 5 5	213,406,310 28,556,043 1,793,761,543	213,406,310 32,761,682 1,831,887,993
Revenue reserves			
General reserve Accumulated profit	5 5	788,199,282 626,130,750	940,932,315 222,791,553
Total equity		3,959,164,038	3,750,889,963
LIABILITIES			
Non-current liabilities			
Long term financing - secured Deferred liabilities Deferred income - Government grant	6 7 8	571,231,912 252,200,138 5,029,274	535,964,554 292,887,875 -
Current liabilities		828,461,324	828,852,429
Trade and other payables Accrued mark-up Loan from ex-sponsor Short term borrowings - secured Current portion of long term financing Unclaimed dividend Provision for taxation Total liabilities Contingencies and commitments	9 10 11 12 6 13	2,074,583,345 92,580,737 - 3,072,620,841 131,347,200 7,119,615 126,504,925 5,504,756,663 6,333,217,987	1,927,441,68043,469,479272,000,0003,644,020,840251,375,5865,715,206144,307,1846,288,329,9757,117,182,404
TOTAL EQUITY AND LIABILITIES		10,292,382,025	10,868,072,367

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

AAMIR FAYYAZ SHEIKH CHIEF EXECUTIVE

KAMRAN SHAHID CHIEF FINANCIAL OFFICER

ASSETS	Note	2020 Rupees	2019 Rupees
Non-current assets			
Fixed assets Intangible asset Investment properties Long term investments Long term deposits	15 16 17 18 19	5,028,127,983 - 1,981,607 37,197,516 29,658,957 5,096,966,063	4,884,225,565 - 1,981,607 55,381,750 22,698,957 4,964,287,879
Current assets			
Stores, spares and loose tools Stock-in-trade Trade debts Advances Short term deposits and prepayments Other receivables Sales tax recoverable Cash and bank balances	20 21 22 23 24 25 26 27	609,272,956 1,949,785,864 545,599,398 111,608,390 22,912,554 507,397,314 682,890,096 765,949,390 5,195,415,962	417,861,264 1,815,530,274 2,133,325,884 320,536,283 18,368,252 582,550,551 188,735,078 426,876,902 5,903,784,488
TOTAL ASSETS		10,292,382,025	10,868,072,367

8. Mun

SHAHBAZ MUNIR DIRECTOR

STATEMENT OF PROFIT OR LOSS

FOR THE YEAR ENDED 30 JUNE 2020

	Note	2020 Rupees	2019 Rupees
REVENUE COST OF SALES	28 29	11,997,808,169 (10,131,060,131)	13,952,176,310 (11,938,614,112)
GROSS PROFIT		1,866,748,038	2,013,562,198
DISTRIBUTION COST ADMINISTRATIVE EXPENSES OTHER EXPENSES	30 31 32	(700,338,180) (326,727,511) (109,577,869)	(729,464,578) (324,354,712) (142,529,962)
		(1,136,643,560)	(1,196,349,252)
OTHER INCOME	33	730,104,478 105,733,699	817,212,946 429,935,404
PROFIT FROM OPERATIONS FINANCE COST	34	835,838,177 (350,030,675)	1,247,148,350 (383,946,174)
PROFIT BEFORE TAXATION TAXATION	35	485,807,502 (120,594,755)	863,202,176 (134,450,989)
PROFIT AFTER TAXATION		365,212,747	728,751,187
EARNINGS PER SHARE - BASIC AND DILUTED	36	7.17	14.31

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

A: I----AAMIR FAYYAZ SHEIKH CHIEF EXECUTIVE

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KAMRAN SHAHID CHIEF FINANCIAL OFFICER

8. Mun

SHAHBAZ MUNIR DIRECTOR

STATEMENT OF COMPREHENSIVE INCOME

FOR THE YEAR ENDED 30 JUNE 2020

	2020 Rupees	2019 Rupees
PROFIT AFTER TAXATION	365,212,747	728,751,187
OTHER COMPREHENSIVE LOSS		
Items that will not be re-classified to profit or loss:		
Deficit arising on re-measurement of investment at fair value through other comprehensive income Deferred income tax relating to this item	(5,374,619) 1,168,980	(15,589,615) 2,528,878
	(4,205,639)	(13,060,737)
Items that may be re-classified subsequently to profit or loss	-	-
Other comprehensive loss for the year - net of tax	(4,205,639)	(13,060,737)
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	361,007,108	715,690,450

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

/a AAMIR FAYYAZ SHEIKH CHIEF EXECUTIVE

KAMRAN SHAHID CHIEF FINANCIAL OFFICER

8. Mun

SHAHBAZ MUNIR DIRECTOR

STATEMENT OF CASH FLOWS

FOR THE YEAR ENDED 30 JUNE 2020

	Note	2020 Rupees	2019 Rupees
CASH FLOWS FROM OPERATING ACTIVITIES			
CASH GENERATED FROM OPERATIONS	37	2,233,681,592	356,368,988
Income tax paid Net increase in long term deposits Finance cost paid		(143,595,154) (6,960,000) (332,245,846)	(143,097,562) (666,200) (347,176,241)
NET CASH FROM / (USED IN) OPERATING ACTIVITIES		1,750,880,592	(134,571,015)
CASH FLOWS FROM INVESTING ACTIVITIES			
Capital expenditure on property, plant and equipment Proceeds from disposal of operating fixed assets Proceeds from disposal of investment property Dividend received		(418,113,503) 8,479,840 - 2,735,589	(264,341,221) 34,537,889 50,000,000 2,976,953
NET CASH USED IN INVESTING ACTIVITIES		(406,898,074)	(176,826,379)
CASH FLOWS FROM FINANCING ACTIVITIES			
Long term financing obtained Repayment of long term financing Ex-sponsor's loan repaid Short term borrowings - net Dividend paid		118,565,192 (190,488,999) (210,257,600) (571,399,999) (151,328,624)	88,640,000 (262,452,687) - 877,688,840 (60,592,087)
NET CASH (USED IN) / FROM FINANCING ACTIVITIES		(1,004,910,030)	643,284,066
NET INCREASE IN CASH AND CASH EQUIVALENTS		339,072,488	331,886,672
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR		426,876,902	94,990,230
CASH AND CASH EQUIVALENTS AT THE END OF THE YE	EAR	765,949,390	426,876,902

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

Æ AAMIR FAYYAZ SHEIKH CHIEF EXECUTIVE

KAMRAN SHAHID

CHIEF FINANCIAL OFFICER

8. Mum

SHAHBAZ MUNIR DIRECTOR

STATEMENT OF CHANGES IN EQUITY

FOR THE YEAR ENDED 30 JUNE 2020

			1
		EQUITY	:
	S	Sub Total	
	REVENUE RESERVES	Accumulated profit / (loss)	
	REV	General reserve	BUPEES
RESERVES		Sub Total	
	ESERVES	Surplus on Fair value revaluation of eserve FVTOCI operating fixed investments assets - net of tax	
	CAPITAL RESERVES	Fair value reserve FVTOCI investments	
		Share premium reserve	
		SHARE CAPITAL	

455,932,789 3,099,701,058

(546,092,739)

45,822,419 1,875,429,430 2,134,658,159 1,002,025,528

509,110,110 213,406,310

Balance as at 01 July 2018

Transaction with owners - Final dividend for the year ended 30 June 2018 @ Rupee 1.20 per share of Rupees 10 each

Transferred from surplus on revaluation of operating fixed assets - net of tax

Surplus on revaluation of operating fixed assets - adjustment due to change in tax rate

Profit for the year ended 30 June 2019 Other comprehensive loss for the year ended 30 June 2019

Total comprehensive income for the year ended 30 June 2019

Balance as at 30 June 2019

Transaction with owners - Final dividend for the year ended 30 June 2019 @ Rupees 3 per share of rupees 10 each Transferred from surplus on revaluation of operating fixed assets - net of tax

Other comprehensive loss for the year ended 30 June 2020 Profit for the year ended 30 June 2020

Total comprehensive income for the year ended 30 June 2020

Balance as at 30 June 2020

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

AAMIR FAYYAZ SHEIKH CHIEF EXECUTIVE . E

	1 0 0 1000							
(152,733,033) -	(152,733,033) (152,733,033) 38,126,450 -	38,126,450	(152,733,033) -	- (38,126,450) (38,126,450)	- (38,126,450)			1 1
3,750,889,963	222,791,553 1,163,723,868 3,750,889,963	222,791,553	940,932,315	32,761,682 1,831,887,993 2,078,065,986 940,932,315	1,831,887,993	32,761,682	509,110,110 213,406,310	509,110,110
715,690,450	728,751,187 728,751,187 715,690,450	728,751,187	ı	(13,060,737)	I	(13,060,737)	I	ı
728,751,187 (13,060,737)	728,751,187 -	728,751,187		- (13,060,737)	1 1	- (13,060,737)	1 1	1 1
(3,408,332)	I	I	ı	(3,408,332)	(3,408,332)	ı	I	
	40,133,105	40,133,105		(40,133,105)	(40,133,105)		ı	
(61,093,213)	(61,093,213)	I	(61,093,213)	I	ı	I		ı

(4,205,639) - 865,212,747 365,212,747 365,212,747 (4,205,639)	(4,205,639) - 365,212,747 365,212,747 361,007,108	509,110,110 213,406,310 28,556,043 1,793,761,543 2,035,723,896 788,199,282 626,130,750 1,414,330,032 3,959,164,038	
- (4,205,639)	(4,205,639)	28,556,043 1,793,76	
1 1	I	213,406,310	
1 1	1	509,110,110	





NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 30 JUNE 2020

1. THE COMPANY AND ITS OPERATIONS

Kohinoor Mills Limited ("the Company") is a public limited company incorporated on 21 December 1987 in Pakistan under the Companies Ordinance, 1984 (Now Companies Act, 2017) and its shares are quoted on Pakistan Stock Exchange Limited. All manufacturing units (dyeing, weaving, and power generation), registered office and other offices of the Company are situated at 8-K.M., Manga Raiwind Road, District Kasur. The Company is principally engaged in the business of textile manufacturing covering weaving, bleaching, dyeing, buying, selling and otherwise dealing in yarn, cloth and other goods and fabrics made from raw cotton and synthetic fiber and to generate, and supply electricity.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

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

2.1 Basis of preparation

a) Statement of compliance

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

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

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

b) Accounting convention

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

c) Critical accounting estimates and judgments

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

Financial instruments - fair value

The fair value of financial instruments that are not traded in an active market is determined by using valuation techniques based on assumptions that are dependent on conditions existing at the reporting date.

Useful lives, patterns of economic benefits and impairment

Estimates with respect to residual values and useful lives and pattern of flow of economic benefits are based on the analysis of the management of the Company. Further, the Company reviews the value of assets for possible impairments on an annual basis. Any change in the estimates in the future might affect the carrying amount of respective item of property, plant and equipment and investment property with a corresponding effect on the depreciation charge and impairment.

Income tax

In making the estimates for income tax currently payable by the Company, the management takes into account the current income tax law and the decisions of appellate authorities on certain issues in the past.

Inventories

Inventory write-down is made based on the current market conditions, historical experience and selling goods of similar nature. It could change significantly as a result of changes in market conditions. A review is made on each reporting date on inventories for excess inventories, obsolescence and declines in net realisable value and an allowance is recorded against the inventory balances for any such declines.

Provisions

As the actual outflows can differ from estimates made for provisions due to changes in laws, regulations, public expectations, technology, prices and conditions, and can take place many years in the future, the carrying amounts of provisions are reviewed at each reporting date and adjusted to take account of such changes. Any adjustments to the amount of previously recognised provision is recognised in the statement of profit or loss unless the provision was originally recognised as part of cost of an asset.

Allowance for expected credit losses

The allowance for expected credit losses assessment requires a degree of estimation and judgement. It is based on the lifetime expected credit loss, grouped based on days overdue, and makes assumptions to allocate an overall expected credit loss rate for each group. These assumptions include recent sales experience and historical collection rates.

Revenue from contracts with customers involving sale of goods

When recognizing revenue in relation to the sale of goods to customers, the key performance obligation of the Company is considered to be the point of delivery of the goods to the customer, as this is deemed to be the time that the customer obtains control of the promised goods and therefore the benefits of unimpeded access.

d) Standards, interpretations and amendments to published approved accounting standards that are effective in current year and are relevant to the Company

Following standards, interpretations and amendments to published approved accounting standards are mandatory for the Company's accounting periods beginning on or after 01 July 2019:

- · IFRS 16 'Leases'
- · IFRS 9 (Amendments) 'Financial Instruments'
- · IFRIC 23 'Uncertainty over Income Tax Treatments'
- · IASB's Annual Improvements to IFRSs: 2015 2017 Cycle

The above mentioned accounting standards did not have any impact on the amounts recognised in prior periods and are not expected to significantly affect the current or future periods.

e) Standard and amendments to published approved accounting standards that are effective in current year but not relevant to the Company

There are other standard and amendments to published standards that are mandatory for accounting period beginning on or after 01 July 2019 but are considered not to be relevant or do not have any significant impact on the Company's financial statements and are therefore not detailed in these financial statements.

f) Amendments to published approved accounting standards that are not yet effective but relevant to the Company

Following amendments to existing standards have been published and are mandatory for the Company's accounting periods beginning on or after 01 July 2020 or later periods:

Amendments to IAS 1 'Presentation of Financial Statements' and IAS 8 'Accounting Policies, Changes in Accounting Estimates and Errors' (effective for annual periods beginning on or after 01 January 2020). The amendments are intended to make the definition of material in IAS 1 easier to understand and are not intended to alter the underlying concept of materiality in IFRS. In addition, the IASB has also issued guidance on how to make materiality judgements when preparing general purpose financial statements in accordance with IFRS.

On 29 March 2018, the International Accounting Standards Board (the IASB) has issued a revised Conceptual Framework. The new Framework: reintroduces the terms stewardship and prudence; introduces a new asset definition that focuses on rights and a new liability definition that is likely to be broader than the definition it replaces, but does not change the distinction between a liability and an equity instrument; removes from the asset and liability definitions references to the expected flow of economic benefits-this lowers the hurdle for identifying the existence of an asset or liability and puts more emphasis on reflecting uncertainty in measurement; discusses historical cost and current value measures, and provides some guidance on how the IASB would go about selecting a measurement basis for a particular asset or liability; states that the primary measure of financial performance is profit or loss, and that only in exceptional circumstances will the IASB use other comprehensive income and only for income or expenses that arise from a change in the current value of an asset or liability; and discusses uncertainty, derecognition, unit of account, the reporting entity and combined financial statements. The Framework is not an IFRS standard and does not override any standard, so nothing will change in the short term. The revised Framework will be used in future standardsetting decisions, but no changes will be made to current IFRS. Preparers might also use the Framework to assist them in developing accounting policies where an issue is not addressed by an IFRS. It is effective for annual periods beginning on or after 1 January 2020 for preparers that develop an accounting policy based on the Framework

Interest Rate Benchmark Reform which amended IFRS 9 'Financial Instruments', IAS 39 'Financial Instruments: Recognition and Measurement' and IFRS 7 'Financial Instruments: Disclosures' is applicable for annual financial periods beginning on or after 1 January 2020. The G20 asked the Financial Stability Board (FSB) to undertake a fundamental review of major interest rate benchmarks. Following the review, the FSB published a report setting out its recommended reforms of some major interest rate benchmarks such as IBORs. Public authorities in many jurisdictions have since taken steps to implement those recommendations. This has in turn led to uncertainty about the long-term viability of some interest rate benchmarks. In these amendments, the term interest rate benchmark reform' refers to the market-wide reform of an interest rate benchmark including its replacement with an alternative benchmark rate, such as that resulting from the FSB's recommendations set out in its July 2014 report 'Reforming Major Interest Rate Benchmarks' (the reform). The amendments made provide relief from the potential effects of the uncertainty caused by the reform. A company shall apply the exceptions to all hedging relationships directly affected by interest rate benchmark reform.

Classification of liabilities as current or non-current (Amendments to IAS 1 'Presentation of Financial Statements') effective for the annual period beginning on or after 1 January 2022. These amendments in the standards have been added to further clarify when a liability is classified as current. The standard also amends the aspect of classification of liability as non-current by requiring the assessment of the entity's right at the end of the reporting period to defer the settlement of liability for at least twelve months after the reporting period. An entity shall apply those amendments retrospectively in accordance with IAS 8 'Accounting Policies, Changes in Accounting Estimates and Errors'.

Onerous Contracts – Cost of Fulfilling a Contract (Amendments to IAS 37 'Provisions, Contingent Liabilities and Contingent Assets') effective for the annual period beginning on or after 1 January 2022 amends IAS 1 'Presentation of Financial Statements' by mainly adding paragraphs which clarifies what comprise the cost of fulfilling a contract. Cost of fulfilling a contract is relevant when determining whether a contract is onerous. An entity is required to apply the amendments to contracts for which it has not yet fulfilled all its obligations at the beginning of the annual reporting period in which it first applies the amendments (the date of initial application). Restatement of comparative information is not required, instead the amendments require an entity to recognize the cumulative effect of initially applying the amendments as an adjustment to the opening balance of retained earnings or other component of equity, as appropriate, at the date of initial application.

Property, Plant and Equipment: Proceeds before Intended Use (Amendments to IAS 16 'Property, Plant and Equipment') effective for the annual period beginning on or after 1 January 2022. Clarifies that sales proceeds and cost of items produced while bringing an item of property, plant and equipment to the location and condition necessary for it to be capable of operating in the manner intended by management e.g. when testing etc, are recognized in profit or loss in accordance with applicable Standards. The entity measures the cost of those items applying the measurement requirements of IAS 2 'Inventories'. The standard also removes the requirement of deducting the net sales proceeds from cost of testing. An entity shall apply those amendments retrospectively, but only to items of property, plant and equipment that are brought to the location and condition necessary for them to be capable of operating in the financial statements in which the entity first applies the amendments. The entity shall recognize the cumulative effect of initially applying the amendments as an adjustment to the opening balance of retained earnings (or other component of equity, as appropriate) at the beginning of that earliest period presented.

The following annual improvements to IFRS standards 2018-2020 are effective for annual reporting periods beginning on or after 1 January 2022.

- IFRS 9 'Financial Instruments' The amendment clarifies that an entity includes only fees paid or received between the entity (the borrower) and the lender, including fees paid or received by either the entity or the lender on the other's behalf, when it applies the '10 per cent' test in paragraph B3.3.6 of IFRS 9 in assessing whether to derecognize a financial liability.
- IFRS 16 'Leases' The amendment partially amends Illustrative Example 13 accompanying IFRS 16 'Leases' by excluding the illustration of reimbursement of leasehold improvements by the lessor. The objective of the amendment is to resolve any potential confusion that might arise in lease incentives.

The above amendments and improvements do not have a material impact on the financial statements.

g) Standards and amendments to approved published standards that are not yet effective and not considered relevant to the Company

There are other standards and amendments to published standards that are mandatory for accounting periods beginning on or after 01 July 2020 but are considered not to be relevant or do not have any significant impact on the Company's financial statements and are therefore not detailed in these financial statements.

2.2 Employee benefit

The Company operates a funded contributory provident fund scheme for its permanent employees. The Company and employees make equal monthly contributions of 8.33 percent of the basic salary, towards the fund. The Company's contribution is charged to the statement of profit or loss.

2.3 Provisions

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

2.4 Taxation

Current

Provision for current tax is based on the taxable income for the year determined in accordance with the prevailing law for taxation of income. The charge for current tax is calculated using prevailing tax rates or tax rates expected to apply to the profit for the year, if enacted. The charge for current tax also includes adjustments, where considered necessary, to provision for tax made in previous years arising from assessments framed during the year for such years.

Deferred

Deferred tax is accounted for using the liability method in respect of all temporary differences arising from differences between the carrying amount of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of the taxable profit. Deferred tax liabilities are generally recognized for all taxable temporary differences and deferred tax assets to the extent that it is probable that taxable profits will be available against which the deductible temporary differences, unused tax losses and tax credits can be utilized.

Deferred tax is calculated at the rates that are expected to apply to the period when the differences reverse based on tax rates that have been enacted or substantively enacted by the reporting date. 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 statement of comprehensive income or directly in equity, respectively.

2.5 Functional and presentation currency

Items included in the financial statements of the Company are measured using the currency of the primary economic environment in which the Company operates (the functional currency). The financial statements are presented in Pak Rupees, which is the Company's functional and presentation currency.

2.6 Foreign currency transactions and translation

All monetary assets and liabilities in foreign currencies are translated into Pak Rupees at exchange rates prevailing at the reporting date. Transactions in foreign currencies are translated into Pak Rupees at exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year end exchange rates of monetary assets and liabilities denominated in foreign currencies are charged or credited to statement of profit or loss. Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are translated into Pak 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 Pak Rupees at exchange rates prevailing at the date when fair values are determined.

2.7 Fixed assets

Property, plant, equipment and depreciation

Property, plant and equipment except freehold land, buildings and capital work-in-progress are stated at cost less accumulated depreciation and any identified impairment loss. Freehold land is stated at revalued amount less any identified impairment loss, buildings are stated at revalued amount less accumulated depreciation and any identified impairment loss, while capital work-in-progress is stated at cost less any identified impairment loss.

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 the item will flow to the Company and the cost of the item can be measured reliably. All other repair and maintenance costs are charged to the statement of profit or loss during the period in which they are incurred.

Increases in the carrying amounts arising on revaluation of operating fixed assets are recognised, net of tax, in other comprehensive income and accumulated in surplus on revaluation of operating fixed assets in shareholders' equity. To the extent that increase reverses a decrease previously recognised in the statement of profit or loss, the increase is first recognised in the statement of profit or loss. Decreases that reverse previous increases of the same asset are first recognised in other comprehensive income to the extent of the remaining surplus attributable to the asset; all other decreases are charged to the statement of profit or loss. Each year, the difference between depreciation based on the revalued carrying amount of the asset charged to the statement of profit or loss and depreciation based on the asset's original cost, net of tax, is reclassified from surplus on revaluation of operating fixed assets to retained earnings.

Depreciation

Depreciation on all operating fixed assets is charged to the statement of profit or loss on a reducing balance method so as to write off cost / depreciable amount of an asset over its estimated useful life at the rates as disclosed in note 15.1 Depreciation on additions is charged from the month in which the asset is put to use and on disposal up to the month of disposal. The residual values and useful lives are reviewed by the management, at each financial year end and adjusted if impact on depreciation is significant.

De-recognition

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

2.8 Intangible assets

Intangible assets, which are non-monetary assets without physical substance, are recognized at cost, which comprise purchase price, non-refundable purchase taxes and other directly attributable expenditures relating to their implementation and customization. After initial recognition an intangible asset is carried at cost less accumulated amortization and impairment losses, if any. Intangible assets are amortized from the month, when these assets are available for use, using the straight line method, whereby the cost of the intangible asset is amortized over its estimated useful life over which economic benefits are expected to flow to the Company. The useful life and amortization method is reviewed and adjusted, if appropriate, at each reporting date.

2.9 IFRS 16 "Leases"

The Company has adopted IFRS 16 from 01 July 2019. The standard replaces IAS 17 'Leases' and for lessees eliminates the classifications of operating leases and finance leases. Except for short-term leases and leases of low-value assets, right-of-use assets and corresponding lease liabilities are recognized in the statement of financial position. Straight-line operating lease expense recognition is replaced with a depreciation charge for the right-of-use assets (included in operating costs) and an interest expense on the recognized lease liabilities (included in finance costs). In the earlier periods of the lease, the expenses associated with the lease under IFRS 16 will be higher when compared to lease expenses under IAS 17, as the operating expense is now replaced by interest expense and depreciation in the statement of profit or loss. For classification within the statement of cash flows, the interest portion is disclosed in operating activities and the principal portion of the lease payments are separately disclosed in financing activities. For lessor accounting, the standard does not substantially change how a lessor accounts for leases.

The adoption of IFRS 16 has no financial impact on the financial statements of the Company.

Right-of-use assets

A right-of-use asset is recognized at the commencement date of a lease. The right-of-use asset is measured at cost, which comprises the initial amount of the lease liability, adjusted for, as applicable, any lease payments made at or before the commencement date net of any lease incentives received, any initial direct costs incurred, and, except where included in the cost of inventories, an estimate of costs expected to be incurred for dismantling and removing the underlying asset, and restoring the site or asset. Right-of-use assets are depreciated on a straight-line basis over the unexpired period of the lease or the estimated useful life of the asset, whichever is shorter. Where the Company expects to obtain ownership of the leased asset at the end of the lease term, the depreciation is charged over its estimated useful life. Right-of use assets are subject to impairment or adjusted for any re-measurement of lease liabilities.

The Company has elected not to recognize a right-of-use asset and corresponding lease liability for short-term leases with terms of 12 months or less and leases of low-value assets. Lease payments on these assets are charged to income as incurred.

Lease liabilities

A lease liability is recognized at the commencement date of a lease. The lease liability is initially recognized at the present value of the lease payments to be made over the term of the lease, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the Company's incremental borrowing rate. Lease payments comprise of fixed payments less any lease incentives receivable, variable lease payments that depend on an index or a rate, amounts expected to be paid under residual value guarantees, exercise price of a purchase option when the exercise of the option is reasonably certain to occur, and any anticipated termination penalties. The variable lease payments that do not depend on an index or a rate are expensed in the period in which they are incurred.

Lease liabilities are measured at amortised cost using the effective interest method. The carrying amounts are re-measured if there is a change in the following: future lease payments arising from a change in an index or a rate used; residual guarantee; lease term; certainty of a purchase option and termination penalties. When a lease liability is re-measured, an adjustment is made to the corresponding right-of-use asset, or to statement of profit or loss if the carrying amount of the right-of-use asset is fully written down.

2.10 Investments and other financial assets

a) 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.

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. For investments in equity instruments, this will depend on whether the Company has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income. The Company reclassifies debt investments when and only when its business model for managing those assets changes.

b) 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 amortised 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 recognised 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.

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 recognised in profit or loss. When the financial asset is derecognized, the cumulative gain or loss previously recognised in other comprehensive income is reclassified from equity to profit or loss and recognised 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)

Assets that do not meet the criteria for amortised cost or FVTOCI are measured at FVTPL. A gain or loss on a debt instrument that is subsequently measured at FVTPL is recognised in profit or loss and presented net within other income / (other expenses) in the period in which it arises.

Equity instruments

The Company subsequently measures all equity investments at fair value for financial instruments quoted in an active market, the fair value corresponds to a market price (level 1). For financial instruments that are not quoted in an active market, the fair value is determined using valuation techniques including reference to recent arm's length market transactions or transactions involving financial instruments which are substantially the same (level 2), or discounted cash flow analysis including, to the greatest possible extent, assumptions consistent with observable market data (level 3).

Fair value through other comprehensive income (FVTOCI)

Where the Company's management has elected to present fair value gains and losses on equity investments in other comprehensive income, there is no subsequent

reclassification of fair value gains and losses to profit or loss. Impairment losses (and reversal of impairment losses) on equity investments measured at FVTOCI are not reported separately from other changes in fair value.

Fair value through profit or loss (FVTPL)

Changes in the fair value of equity investments at fair value through profit or loss are recognised in other income / (other expenses) in the statement of profit or loss as applicable.

Dividends from such investments continue to be recognised in profit or loss as other income when the Company's right to receive payments is established.

2.11 Financial liabilities - classification and measurement

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

2.12 Impairment of financial assets

The Company assesses on a forward looking basis the expected credit losses associated with its debt instruments carried at amortised cost and FVTOCI. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

For trade debts and other receivables, the Company applies the simplified approach permitted by IFRS 9, which requires expected lifetime losses to be recognised from initial recognition of the receivables.

2.13 De-recognition of financial asset and financial liabilities

a) Financial assets

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

b) Financial liabilities

The Company derecognizes a financial liability (or a part of financial liability) from its statement of financial position when the obligation specified in the contract is discharged or cancelled or expires.

2.14 Offsetting of financial instruments

Financial assets and financial liabilities are set off and the net amount is reported in the financial statements when there is a legal 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.

2.15 Investment properties

Land and buildings held for capital appreciation or to earn rental income are classified as investment properties. Investment properties except land, are stated at cost less accumulated depreciation and any recognized impairment loss. Land is stated at cost less any recognized impairment loss. Depreciation on buildings is charged to the statement of profit or loss applying the reducing balance method so as to write off the cost of buildings over their estimated useful lives at a rate of 5% per annum.

2.16 Equity investments in associated companies

The investments in associates in which the Company does not have significant influence are classified as FVTOCI.

2.17 Inventories

Inventories, except for stock in transit, waste stock and rejected goods are stated at lower of cost and net realizable value. Cost is determined as follows:

Stores, spares and loose tools

Usable stores and spares are valued principally at weighted average cost, while items considered obsolete are carried at nil value. In transit stores and spares are valued at cost comprising invoice value plus other charges paid thereon.

Stock in trade

Cost of raw material is based on weighted average cost.

Cost of work in process and finished goods comprises prime cost and appropriate production overheads determined on weighted average cost. Cost of goods purchased for resale are valued at their respective purchase price by using first-in-first-out method.

Materials in transit are valued at cost comprising invoice value plus other charges paid thereon. Waste stock and rejected goods are valued at net realizable value.

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

2.18 Non-current assets held for sale

Non-current assets classified as assets held for sale are stated at the lower of carrying amount and fair value less costs to sell if their carrying amount is recoverable principally through a sale transaction rather than through continuing use.

2.19 Borrowings

Financing and borrowings are initially recognized at fair value of the consideration received, net of transaction costs. They are subsequently measured at amortized cost using the effective interest method.

2.20 Borrowing cost

Interest, mark-up and other charges on long-term finances are capitalized up to the date of commissioning of respective qualifying assets acquired out of the proceeds of such long-term finances. All other interest, mark-up and other charges are recognized in statement of profit or loss.

2.21 Revenue from contracts with customers

i) Revenue recognition

Sale of goods

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

Rendering of services

Revenue from a contract to provide services is recognised over time as the services are rendered based on either a fixed price or an hourly rate.

Interest

Interest income is recognised as interest accrues using the effective interest method. This is a method of calculating the amortised cost of a financial asset and allocating the interest income over the relevant period using the effective interest rate, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the net carrying amount of the financial asset.

Dividend

Dividend on equity investments is recognized when right to receive the dividend is established.

Other revenue

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

ii) Contract assets

Contract assets arise when the Company performs its performance obligations by transferring goods to a customer before the customer pays its consideration or before payment is due. Contract assets are treated as financial assets for impairment purposes.

iii) Customer acquisition costs

Customer acquisition costs are capitalised as an asset where such costs are incremental to obtaining a contract with a customer and are expected to be recovered. Customer acquisition costs are amortised on a straight-line basis over the term of the contract.

Costs to obtain a contract that would have been incurred regardless of whether the contract was obtained or which are not otherwise recoverable from a customer are expensed as incurred to profit or loss. Incremental costs of obtaining a contract where the contract term is less than one year is immediately expensed to profit or loss.

iv) Customer fulfilment costs

Customer fulfilment costs are capitalised as an asset when all the following are met: (i) the costs relate directly to the contract or specifically identifiable proposed contract; (ii) the costs generate or enhance resources of the Company that will be used to satisfy future performance obligations; and (iii) the costs are expected to be recovered. Customer fulfilment costs are amortised on a straight-line basis over the term of the contract.

v) Right of return assets

Right of return assets represents the right to recover inventory sold to customers and is based on an estimate of customers who may exercise their right to return the goods and claim a refund. Such rights are measured at the value at which the inventory was previously carried prior to sale, less expected recovery costs and any impairment.

vi) Contract liabilities

Contract liability is the obligation of the Company to transfer goods to a customer for which the Company has received consideration from the customer. If a customer pays consideration before the Company transfers goods, a contract liability is recognized when the payment is made. Contract liabilities are recognized as revenue when the Company performs its performance obligations under the contract.

vii) Refund liabilities

Refund liabilities are recognised where the Company receives consideration from a customer and expects to refund some, or all, of that consideration to the customer. A refund liability is measured at the amount of consideration received or receivable for which the Company does not expect to be entitled and is updated at the end of each reporting period for changes in circumstances. Historical data is used across product lines to estimate such returns at the time of sale based on an expected value methodology.

2.22 Impairment of non-financial assets

Assets that have an indefinite useful life are not subject to depreciation and are tested annually for impairment. Assets that are subject to depreciation are reviewed for impairment at each statement of financial position date or whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognized for the amount for which assets carrying amount exceeds its recoverable amount. Recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units). Non-financial assets that suffered an impairment are reviewed for possible reversal of the impairment at each reporting date. Reversals of the impairment losses are restricted 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 impairment losses had not been recognized. An impairment loss or reversal of impairment loss is recognized in the statement of profit or loss.

2.23 Share capital

Ordinary shares are classified as equity and recognized at their face value. Incremental costs directly attributable to the issue of new shares are shown in equity as a deduction, net of tax, if any.

2.24 Trade debts and other receivables

Trade receivables are initially recognised at fair value and subsequently measured at amortised cost using the effective interest method, less any allowance for expected credit losses. Trade receivables generally do not include amounts over due by 365 days.

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 amortised cost, less any allowance for expected credit losses.

2.25 Trade and other payables

Liabilities for trade and other amounts payable are initially recognized at fair value which is normally the transaction cost.

2.26 Cash and cash equivalents

Cash and cash equivalents comprise cash in hand, cash at banks on current accounts, saving and deposit accounts and other short term highly liquid instruments that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in values.

2.27 Derivative financial instruments

Derivatives are initially recognized at fair value. Any directly attributable transaction costs are recognized in the statement of profit or loss as incurred. They are subsequently remeasured at fair value on regular basis and at each reporting date as a minimum, with all their gains and losses, realized and unrealized, recognized in the statement of profit or loss.

2.28 Segment reporting

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

Segment results that are reported to the chief executive include items directly attributable to a segment as well as those that can be allocated on a reasonable basis. Those income, expenses, assets, liabilities and other balances which cannot be allocated to a particular segment on a reasonable basis are reported as unallocated.

The Company has three reportable business segments. Weaving (Producing different quality of greige fabric using yarn), Dyeing (Converting greige into dyed fabric) and Power Generation (Generating and distributing power).

2.29 ljara contracts

Under the Ijarah contracts the Company obtains usufruct of an asset for an agreed period for an agreed consideration. The Company accounts for its Ijarah contracts in accordance with the requirements of IFAS 2 'Ijarah'. Accordingly, the Company as a Mustaj'ir (lessee) in the Ijarah contract recognises the Ujrah (lease) payments as an expense in the profit and loss on straight line basis over the Ijarah term.

2.30 Government grants

Grants from the government are recognised at their fair value where there is a reasonable assurance that the grant will be received and the Company will comply with all attached conditions.

Government grants relating to costs are deferred and recognised in the profit or loss over the period necessary to match them with the costs that they are intended to compensate.

Government grants relating to the purchase of property, plant and equipment are included in non-current liabilities as deferred income and are credited to profit or loss over the expected lives of the related assets.

2.31 Dividend and other appropriations

Dividend distribution to the Company's shareholders is recognized as a liability in the Company's financial statements in the period in which the dividends are declared and other appropriations are recognized in the period in which these are approved by the Board of Directors.

2.32 Earnings per share

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

2.33 Contingent assets

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

2.34 Contingent liabilities

Contingent liability is disclosed when the Company has a possible obligation as a result of past events whose existence will only be confirmed by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company. Contingent liabilities are not recognized, only disclosed, unless the possibility of a future outflow of resources is considered remote. In the event that the outflow of resources associated with a contingent liability is assessed as probable, and if the size of the outflow can be reliably estimated, a provision is recognized in the financial statements.

3. AUTHORIZED SHARE CAPITAL

	2020 (NUMBER C	2019 OF SHARES)	2020 Rupees	2019 Rupees	
	80,000,000	80,000,000	Ordinary shares of Rupees 10 each	800,000,000	800,000,000
	30,000,000	30,000,000	Preference shares of Rupees 10 each	300,000,000	300,000,000
	110,000,000	110,000,000		1,100,000,000	1,100,000,000
4.	ISSUED, S	UBSCRIBED AI	ND PAID-UP SHARE CAPITAL		
	2020 (NUMBER	2019 OF SHARES)			
	28,546,003	28,546,003	Ordinary shares of Rupees 10 each fully paid in cash	285,460,030	285,460,030
	18,780,031	18,780,031	Ordinary shares of Rupees 10 each issued as fully paid bonus shares	187,800,310	187,800,310
	3,584,977	3,584,977	Ordinary shares of Rupees 10 each issued due to merger with Kohinoor Genertek Limited as per scheme of arrangement	35,849,770	35,849,770
	50,911,011	50,911,011		509,110,110	509,110,110
5.	RESERVE	S on of reserves is	s as follows:	2020 Rupees	2019 Rupees
	Capital res				
		nium reserve (N	213,406,310	213,406,310	
	 Fair value reserve FVTOCI investment - net of deferred income tax (Note 5.2) Surplus on revaluation of operating fixed assets - net of deferred income tax (Note 5.3) 			28,556,043	32,761,682
				1,793,761,543	1,831,887,993
	Balance as at 30 June			2,035,723,896	2,078,055,985
	Revenue re	eserves			
	General reserve Accumulated profit			788,199,282 626,130,750	940,932,315 222,791,553
				1,414,330,032	1,163,723,868
	Balance as	s at 30 June	3,450,053,928	3,241,779,853	

5.1 This reserve can be utilized by the Company only for the purposes specified in Section 81 of the Companies Act, 2017.

5.2 This represents the unrealized gain on re-measurement of investment at fair value through other comprehensive income and is not available for distribution. Reconciliation of fair value reserve - net of deferred income tax is as under:

	2020 Rupees	2019 Rupees
Balance as at 01 July Fair value adjustment on investment during the year	41,867,964 (5,374,619)	57,457,579 (15,589,615)
Balance as at 30 June Less: Related deferred income tax liability (Note 7.2)	36,493,345 7,937,302	41,867,964 9,106,282
Balance as at 30 June - net of deferred income tax	28,556,043	32,761,682
5.3 Surplus on revaluation of operating fixed assets - net of deferred income tax		
Balance as at 01 July Less: Incremental depreciation	1,878,837,763 40,473,938	1,921,441,908 42,604,145
Balance as at 30 June Less: Related deferred income tax liability (Note 7.2)	1,838,363,825 44,602,282	1,878,837,763 46,949,770
Balance as at 30 June - net of deferred income tax	1,793,761,543	1,831,887,993
6. LONG TERM FINANCING - SECURED		
Financing from banking companies (Note 6.1) Less: Current portion shown under current liabilities	702,579,112 131,347,200	787,340,140 251,375,586
	571,231,912	535,964,554

Security		trerly First pari passu charge of Rupees 1,438.550 million riding by way of hypothecation and mortgage charge over a rate present and future fixed assets of the Company, pari funds passu charge of Rupees 667 million and ranking po will charge of Rupees 100 million over current assets of al will the Company as margin and personal guarantees of nark-sponsor directors.	its of Joint pari passu charge of Rupees 1,224.280 million July over fixed assets and Rupees 800.000 million over yable current assets of the Company.	ugust yable	its of ר 23 Aark- um.	its of 1arch up is	ts of April up is	nents n 01 Aark- um.		rterly First pari passu charge of Rupees 217.524 million and over current assets of the Company. yable upto .50% 20.
Tems		This loan is repayable in 36 stepped up quarterly instalments commenced from 30 June 2015 and ending on 31 March 2025. This loan carries mark-up at the rate of 7.70% per annum based on the average cost of funds of the bank which will be reviewed annually. Mark-up will be accrued over ten years during which the principal will be repaid. After repayment of principal, accrued mark-up will be repaid in twelve equal quarterly instalments commencing on 30 June 2025 and ending on 31 March 2028.	This Ioan is repayable in 20 quarterly instalments of Rupees 1.195 million each commenced from 28 July 2017 and ending on 28 April 2023. Mark-up is payable quarterly at SBP rate + 2.5% per annum.	This loan is repayable in 20 quarterly instalments of Rupees 0.260 million each commenced from 25 August 2017 and ending on 25 May 2023. Mark-up is payable quarterly at SBP rate + 2.5% per annum.	This loan is repayable in 20 quarterly instalments of Rupees 10.965 million each commenced from 23 November 2017 and ending on 23 August 2023. Mark- up is payable quarterly at SBP rate + 2.5% per annum.	This loan is repayable in 20 quarterly instalments of Rupees 8.420 million each commenced from 19 March 2018 and ending on 19 December 2023. Mark-up is payable quarterly at SBP rate + 2.5% per annum.	This loan is repayable in 20 quarterly instalments of Rupees 1.400 million each commenced from 19 April 2018 and ending on 19 January 2024. Mark-up is payable quarterly at SBP rate + 2.5% per annum.	This loan is repayable in 20 quarterly instalments of Rupees 2.760 million each commenced from 01 February 2019 and ending on 01 November 2024. Mark- up is payable quarterly at SBP rate + 2.5% per annum.		This loan is repayable in 31 stepped up quarterly instalments commenced from 31 March 2013 and ending on 30 September 2020. Mark-up is payable quarterly at the rate of 5.00% per annum. Mark-up upto 30 September 2011 is recalculated at the rate of 8.50% per annum and will be repaid on 30 September 2020.
2019	Rupees	308,265,782	14,340,000	3,120,000	142,545,000	117,880,000	21,000,000	49,680,000	348,565,000	84,374,358
2020		245,299,236	9,560,000	2,340,000	109,650,000	92,620,000	15,400,000	41,400,000	270,970,000	39,728,708
Lender		National Bank of Pakistan (Note 6.2 and 6.3)	The Bank of Punjab (Note 6.3)							Faysal Bank Limited (Note 6.2)

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	Lender	2020	2019	Terms	Security
		Rupees	Sec [
	MCB Bank Limited	3,300,000	11,550,000	This loan is repayable in 20 quarterly instalments of Jo Rupees 1.650 million each commenced from 31 March ow 2016 and ending on 31 December 2020. Mark-up is fix payable quarterly at SBP rate + 2.50% per annum.	Joint pari passu charge of Rupees 666.667 million over current assets and Rupees 909.780 million over fixed assets of the Company.
		495,000	1,155,000	This loan is repayable in 20 quarterly instalments of Rupees 0.165 million each commenced from 27 April 2016 and ending on 27 January 2021. Mark-up is payable quarterly at SBP rate + 2.50% per annum.	
		3,795,000	12,705,000		
	Samba Bank Limited	18,374,000	21,000,000	This loan is repayable in 16 quarterly instalments of Jo Rupees 1.313 million each commenced from 29 January ov 2020 and ending on 29 October 2023. Mark-up is payable quarterly at SBP rate + 2.5% per annum.	Joint pari passu charge of Rupees 411.253 million over fixed assets of the Company with 25% margin.
		10,876,250	12,430,000	This loan is repayable in 16 quarterly instalments of Rupees 0.777 million each commenced from 06 March 2020 and ending on 06 December 2023. Mark-up is payable quarterly at SBP rate + 2.5% per annum.	
		29,250,250	33,430,000		
	Samba Bank Limited	26,900,000	'	This loan is repayable in 16 quarterly instalments of Ra Rupees 1.681 million each commencing from 25 May im 2021 and ending on 25 February 2025. Mark-up is payable quarterly at SBP rate + 2.5% per annum.	Ranking charge of Rupees 36.000 million over imported machinery of the Company.
		18,100,000	1	This loan is repayable in 16 quarterly instalments of Ex Rupees 1.131 million each commencing from 04 im September 2021 and ending on 04 June 2025. Mark-up is payable quarterly at SBP rate + 2.5% per annum.	Exclusive charge of Rupees 30.500 million over imported machinery of the Company.
		45,000,000	I		
	Samba Bank Limited (Note 6.4)	68,535,918		This loan is obtained by the Company under SBP Ra Refinance Scheme for payment of wages and salaries an to workers. This loan will be repaid in 8 equal quarterly instalments commencing on 01 January 2021 and ending on 01 October 2022. Mark-upis payable quarterly in arrears at SBP refinance rate + 2% per annum. This loan form part of total LTFF facility amount of Rupees 150.000 million. Up till the reporting date, the Company obtained loan amount of Rupees 73.565 million.	Ranking charge of Rupees 200.000 million on present and future current assets of the Company.
		702,579,112	787,340,140		
6.2 6.3 6.4	Fair values of these long terr 13.56 % per annum. Repayment period includes 2020 dated 26 March 2020. This loan is recognized and	e long term finan. m. ¹ includes deferm irch 2020. irzed and measur	icing were estim; ient of repaymen red in accordanc	Fair values of these long term financing were estimated at the present value of future cash flows discounted at the effective interest rates ranging from 9.31 % and 13.56 % per annum. Repayment period includes deferment of repayment of principal loan amount by one year in accordance with State Bank of Pakistan BPRD Circular Letter No. 13 of 2020 dated 26 March 2020. This loan is recognized and measured in accordance with IFRS 9 'Financial Instruments'. Fair value adjustment is recognized at discount rate of 7.50% per annum.	he effective interest rates ranging from 9.31 % and te Bank of Pakistan BPRD Circular Letter No. 13 of trecognized at discount rate of 7.50% per annum.

7.	DEFERRED LIABILITIES	2020 Rupees	2019 Rupees
	Deferred accrued mark-up (Note 7.1) Deferred income tax liability (Note 7.2)	199,660,554 52,539,584	236,831,823 56,056,052
7.1	Deferred accrued mark-up	252,200,138	292,887,875
	National Bank of Pakistan (Note 7.1.1) Faysal Bank Limited (Note 7.1.1)	199,660,554 66,618,428	170,213,395 66,618,428
	Less: Accrued mark-up transferred to current liabilities (Note 10)	266,278,982 66,618,428	236,831,823
		199,660,554	236,831,823

7.1.1 These represent accrued mark-up on long term financing deferred in accordance with the terms of long term financing disclosed in note 6.1 to these financial statements.

7.2 Deferred income tax liability

8.

The liability for deferred taxation originated due to taxable temporary differences relating to:

Surplus on revaluation of operating fixed	2020 Rupees	2019 Rupees
assets (Note 5.3) Surplus on revaluation of investment - FVTOCI (Note 5.2)	44,602,282 7,937,302	46,949,770 9,106,282
	52,539,584	56,056,052
DEFERRED INCOME - GOVERNMENT GRANT		
Recognized during the year Less: Amortized during the year (Note 33)	5,260,165 230,891	-
	5,029,274	-

The State Bank of Pakistan (SBP), through its Circular No. 06 of 2020 dated 10 April 2020 has introduced a temporary Refinance Scheme for Payment of Wages and Salaries to the Workers and Employees of Business Concerns (the Refinance Scheme). The Refinance Scheme is funded by SBP. Borrowers can obtain loans from the Banks and ease their cash flow constraints to avoid layoffs. One of the key feature of the Refinance Scheme is that borrowers can obtain loan at mark-up rates that are below normal lending rates. As per International Accounting Standard 20 (IAS-20) "Accounting for Government Grants and Disclosure of Government Assistance" the benefit of a Government loan at a below-market rate of interest is treated as a Government Grant. The Company has obtained this loan as disclosed in note 6.1 to the financial statements. In accordance with IFRS 9 "Financial Instruments" loan obtained under the Refinance Scheme was initially recognised at its fair value which is the present value of loan proceeds received, discounted using prevailing market rates of interest for a similar instrument. Hence, the benefit of the below-market rate of interest has been measured as the difference between the initial carrying value of the loan determined in accordance with IFRS 9 and the proceeds received. This benefit is accounted for and presented as deferred grant in accordance with IAS 20. The grant is being amortised in the statement of profit or loss, in line with the recognition of interest expense the grant is compensating.

9.	TRADE AND OTHER PAYABLES	2020 Rupees	2019 Rupees
9.	TRADE AND OTTER PATABLES		
	Creditors Advances from customers Sales commission payable Loans from related parties (Note 9.1) Income tax deducted at source Security deposits - interest free (Note 9.2) Accrued and other liabilities Workers' profit participation fund (Note 9.3) Workers' welfare fund	1,303,025,127 70,631,189 96,416,674 40,121,515 6,965,630 565,110 332,181,142 214,762,519 9,914,439 2,074,583,345	1,463,100,530 40,394,177 110,861,222 - 5,894,072 210,500 154,115,521 152,865,658 - 1,927,441,680

- 9.1 These represent interest free, unsecured and repayable on demand loans obtained from close relatives of the chief executive officer of the Company.
- 9.2 These deposits are interest free and repayable on completion of contracts. These deposits have been utilized for the purpose of business in accordance with the terms of written agreements with contractors.

9.3	Workers' profit participation fund	2020 Rupees	2019 Rupees
	Balance as at 01 July Less: Adjustment on adoption of IFRS 15	152,865,658	90,791,357 (82,511)
	Add: Allocation for the year (Note 32) Add: Interest accrued for the year (Note 34)	152,865,658 27,502,088 34,394,773	90,708,846 47,512,166 14,644,646
	Balance as at 30 June	214,762,519	152,865,658

9.3.1 The Company retains workers' profit participation fund for its business operations till the date of allocation to workers. Interest is accrued at prescribed rate under the Companies Profit (Workers' Participation) Act, 1968 on funds utilized by the Company till the date of allocation to workers.

10.	ACCRUED MARK-UP	2020 Rupees	2019 Rupees
	Long term financing Short term borrowings Transferred from deferred mark-up (Note 7.1)	5,044,403 20,917,906 66,618,428	6,291,479 37,178,000 -
		92,580,737	43,469,479

11. LOAN FROM EX-SPONSOR

This unsecured, interest free and repayable on demand loan was obtained from the exdirector (deceased) of the Company for repayment of long term financing. During the year, this loan has been assigned to legal heirs of the deceased director in accordance with the succession certificate issued by Civil Judge, Lahore. Loan amount of Rupees 210.258 million has been repaid to legal heirs and balance amount of Rupees 61.742 million is still payable to two legal heirs which has been presented in other liabilities.

12.	SHORT TERM BORROWINGS - SECURED	2020 Rupees	2019 Rupees
	From banking companies		
	SBP refinance (Note 12.1 and 12.2) Other short term finances (Note 12.1 and 12.3)	2,874,370,841 198,250,000	2,481,870,840 1,162,150,000
		3,072,620,841	3,644,020,840

- 12.1 These facilities are secured against hypothecation charge on current assets, lien on export contracts / letters of credit, first and second pari passu charge on fixed and current assets, personal guarantees of directors and ranking charge on current assets of the Company.
- 12.2 These carry mark-up at the rate of 3.00% per annum (2019: 3.00%) on outstanding balance.
- 12.3 These carry mark-up ranging from 8.70% to 16.41% per annum (2019: 7.48% to 13.98% per annum) on outstanding balance.

13. UNCLAIMED DIVIDEND

As at the reporting date, the Company is in process to comply with the provisions of section 244 of the Companies Act, 2017.

14. CONTINGENCIES AND COMMITMENTS

14.1 Contingencies

- 14.1.1 As a result of sales tax audit for the year 2009-2010 conducted by Regional Tax Office, Lahore, Assistant Commissioner Inland Revenue, Sales Tax Department has raised sales tax demand amounting to Rupees 9.975 million along with additional tax and penalty. Currently, the case is pending for hearing at Appellate Tribunal Inland Revenue, Lahore and the management is confident that decision will be in favour of the Company, hence, no provision their against has been made in these financial statements.
- 14.1.2 During the year ended 30 June 2011, pursuant to the sale of assets agreement with M/s Interloop Limited, the Company is contingently liable for Rupees 31.958 million against payment of certain outstanding dues to Employees' Old-Age Benefits Institution (EOBI) and bifurcation of gas connections in favour of M/s Interloop Limited. To secure the performance of aforesaid conditions, the Company has pledged equity investment (note

18.4) and bank balance (note 27.3) with Allied Bank Limited. However, no provision has been recognized in these financial statements as the management is confident to fulfil the conditions in accordance with the sale of assets agreement.

- 14.1.3 Bank guarantees of Rupees 157.189 million (2019: Rupees 92.759 million) are given by the banks of the Company in favour of Sui Northern Gas Pipelines Limited against gas connections.
- 14.1.4 Bank guarantee of Rupees 6.500 million (2019: Rupees 6.500 million) is given by the bank of the Company in favour of Director, Excise and Taxation to cover the disputed amount of infrastructure cess.
- 14.1.5 Bank guarantees of Rupees 8.164 million (2019: Rupees 8.164 million) are given by the bank of the Company in favour of Lahore Electric Supply Company Limited against electricity connections.
- 14.1.6 During the year ended 30 June 2010, Lahore Electric Supply Company Limited (LESCO) served a notice to the Company in connection with violation of Power Purchase Agreement. According to the aforesaid notice, the Company was using gas along with Refined Furnace Oil (RFO) in the ratio of 50:50 as co-fuel in order to generate electric power for sale to LESCO whereas tariff was charged to LESCO on the basis of RFO. The matter has been referred for arbitration and is being resolved under the provisions of above said Power Purchase Agreement. The proceedings of arbitration are in process. An amount of Rupees 86.833 million receivable by the Company from LESCO is still unpaid. Full provision against this receivable has been made in books of account. However, the Company is confident that the said amount will be recovered.

14.2 Commitments

14.2.1 Aggregate commitments for capital expenditure and revenue expenditures are amounting to Rupees 109.661 million and Rupees 22.610 million (2019: Rupees 27.540 million and Rupees 80.331 million) respectively.

14.2.2 Post dated cheques are amounting to Rupees 167.158 million (2019: 547.628 million).

15.	FIXED ASSETS	2020 Rupees	2019 Rupees
	Property, plant and equipment Operating fixed assets (Note 15.1) Capital work-in-progress (Note 15.2)	4,870,901,704 157,226,279	4,826,387,742 57,837,823
		5,028,127,983	4,884,225,565

				Operating	Operating fixed assets				
Description	Freehold land	Residential building	Factory building	Plant and machinery	Electric Installations	Furmiture, fixtures and equipment	Computers	Motor vehicles	Total
As at 30 June 2018 Cost / revalued amount Accumutated depreciation Met book value	1,117,015,000 - - 1.117,015,000	287,486,061 (92,888,061) - 194,598,000	1,257,564,813 (346,324,813) - -	(RUF 5,147,739,425 (2,581,360,158) (54,082,319) 2,512,296,948	(RUPEES) (RUPEES) (58) (98,033,580) (98,033,580) (98,033,580) (98,033,580) (98,033,580) (98,033,580) (98,033,580) (98,033,580) (98,033,580) (98,033,580)	115,264,532 (71,532,590) 43.731,942	55,646,550 (49,201,361) - 6,445,189	122,540,184 (56,939,273) -	
Year ended 30 June 2019 Opening net book value Additions	1,117,015,000	194,598,000	911,240,000 5,845,871	2,512,296,948 173,703,598		43,731,942 602,385	6,445,189 166,140	65,600,911 38,893,070	4,916,568,714 219,653,491
Disposals: Cost Accumulated depreciation				(98,823,283) 77,264,544 (21.558.739)				(21,196,708) 10,752,325 (10,444,383)	(120,019,991) 88,016,869 (32.003.122)
Depreciation charge	·	(9,729,900)	(45,674,138)	(199,160,961)	(6,587,267)	(4,398,293)	(1,941,866)	(10,338,916)	(277,831,341)
Closing net book value	1,117,015,000	184,868,100	871,411,733	2,465,280,846	59,495,884	39,936,034	4,669,463	83,710,682	4,826,387,742
As at 30 June 2019 Cost / revalued amount Accumulated depreciation Accumulated impairment loss	1,117,015,000 -	287,486,061 (102,617,961) -	1,263,410,684 (391,998,951) -	5,222,619,740 (2,703,256,575) (54,082,319)	164,116,731 (104,620,847) -	115,866,917 (75,930,883) -	55,812,690 (51,143,227) -	140,236,546 (56,525,864) -	8,366,564,369 (3,486,094,308) (54,082,319)
Net book value	1,117,015,000	184,868,100	871,411,733	2,465,280,846	59,495,884	39,936,034	4,669,463	83,710,682	4,826,387,742
Year ended 30 June 2020 Opening net book value Additions Disposals:	1,117,015,000 234,131,621	184,868,100	871,411,733 5,798,560	2,465,280,846 49,116,364	59,495,884 6,321,932	39,936,034 3,184,734	4,669,463	83,710,682 20,171,836	4,826,387,742 318,725,047
Cost Accumulated depreciation	1 1	1 1	1 1	1 1		1 1	1 1	(12,793,780) 6,998,643	(12,793,780) 6,998,643
Depreciation charge		- (9,243,405)	- (43,701,058)	- (189,998,203)	- (6,197,500)	- (4,199,048)	- (1,400,841)	(5,795,137) (13,675,893)	(5,795,137) (268,415,948)
Closing net book value	1,351,146,621	175,624,695	833,509,235	2,324,399,007	59,620,316	38,921,720	3,268,622	84,411,488	4,870,901,704
As at 30 June 2020 Oost / revalued amount Accumulated depreciation Accumulated impairment loss	1,351,146,621 -	287,486,061 (111,861,366) -	1,269,209,244 (435,700,009) -	5,271,736,104 (2,893,254,778) (54,082,319)	170,438,663 (110,818,347) -	119,051,651 (80,129,931) -	55,812,690 (52,544,068) -	147,614,602 (63,203,114) -	8,672,495,636 (3,747,511,613) (54,082,319)
Net book value	1,351,146,621	175,624,695	833,509,235	2,324,399,007	59,620,316	38,921,720	3,268,622	84,411,488	4,870,901,704
Depreciation rate % per annum	1 	5	5	10	10	9	30	20	•

Reconciliations of carrying amounts of operating fixed assets at the beginning and end of the year are as follows: 15.1

- 15.1.1 Freehold land and buildings of the Company were revalued as at 30 June 2018 by an independent valuer, Messrs Hamid Mukhtar and Company (Private) Limited. Previously these had been revalued as at 30 June 2015 and 30 June 2012. Had there been no revaluation, the value of the assets would have been lower by Rupees 1,838.364 million (2019: Rupees 1,878.838 million). Forced sale value of freehold land and buildings as on the date of valuation was Rupees 893.612 million and Rupees 884.670 million respectively.
- 15.1.2 The book value of freehold land and buildings on cost basis is Rupees 281.788 million and Rupees 240.129 million (2019: Rupees 47.656 million and Rupees 246.801 million) respectively.
- 15.1.3 Detail of operating fixed assets exceeding book value of Rupees 500,000 disposed of during the year is as follows:

Particulars	Cost	Accumulated depreciation	Net book value	Sale proceeds	Gain	Mode of disposal	Particular	s of purchasers
Motor vehicles		·····(RUPE	ES)			_		
Toyota Altis LEC-15-2 Honda Civic LEB-13-7		1,177,197 1,362,664	1,206,313 810,696	2,100,000 810,696	893,687	Negotiation Negotiation	Mr. Ziarat Ali, I Mr. Amir Alam emplovee, La	Qureshi, Company's
Suzuki Cultus LEE-15	-2940 1,079,940	514,746	565,194	850,000	284,806	Negotiation		, Company's ex-employee,
Toyota Corola LEF-15	-4638 1,812,810	903,666	909,144	909,144	-	Negotiation		il, Company's employee,
Suzuki Cultus LEC-13	-1227 1,107,490	505,322	602,168	835,000	232,832	Negotiation		amal, Company's 9, Lahore
Aggregate of vehicles	8,557,110	4,463,595	4,093,515	5,504,840	1,411,325	-		
individual book values exceeding Rupees 500	not	2,535,048	1,701,622	2,975,000	1,273,378	Negotiation	-	
	12,793,780	6,998,643	5,795,137	8,479,840	2,684,703	03		
15.1.4 The depreciation charge for the year has been				2020 Rupe	•	2019 Rupees		
•	as follows:	, lot the y		been				
Cost of sales (Note 29) Distribution cost (Note 30) Administrative expenses (Note 31)				252,300 2,912 13,203	2,668	262,115,341 2,361,581 13,354,419		
						268,415	5,948	277,831,341

15.1.5 Particulars of immovable properties (i.e. land and buildings) are as follows:

Manufacturing units and office	Address	Area of land	Covered area of buildings
Manufacturing units:		Acres	Square feet
Weaving	8-K.M., Manga Raiwind Road,		
Veaving	District Kasur.	11.450	285,596
Weaving	Maoza Rosa, Tehsil Kot Radha		·
Dusing	Kishan, District Kasur	30.493	-
Dyeing	8-K.M., Manga Raiwind Road, District Kasur.	8.670	245.009
Power generation	8-K.M., Manga Raiwind Road,	010110	210,000
	District Kasur.	4.320	71,560
Office	8-K.M., Manga Raiwind Road, District Kasur.	0.410	04 004
	District Nasur.	0.410	24,284
		55.343	626,449

15.2 Capital work-in-progress	2020 Rupees	2019 Rupees
Plant and machinery Civil works Advance against purchase of land Advance against purchase of vehicle Stores held for capital expenditures	75,759,566 64,668,123 - - 16,798,590	8,621,187 186,631 32,400,000 3,519,200 13,110,805
	157,226,279	57,837,823

15.3 During the year, the Company has capitalized borrowing cost amounting to Rupees 0.533 million using the capitalization rate of 5% per annum during the year.

16. INTANGIBLE ASSET

16.1 Intangible asset - computer software having cost of Rupees 9,296,899 has been fully amortized at the rate of 20.00% per annum. However, it is still in the use of the Company.

17.	INVESTMENT PROPERTIES	Land	Building	Total
17.	INVESTIVIENT PROFERITIES		J	
	At 30 June 2018	Rupees	Rupees	Rupees
	Cost Accumulated depreciation	14,463,122	7,764,788	22,227,910 449,711
	Net book value	14,463,122	7,315,077	21,778,199
	Year ended 30 June 2019			
	Opening net book value Disposal	14,463,122	7,315,077	21,778,199
	Cost Accumulated depreciation	(12,481,515)	(7,764,788) 724,026	(20,246,303) 724,026
	Depreciation charge (Note 32)	(12,481,515) -	(7,040,762) 274,315	(19,522,277) 274,315
	Closing net book value	1,981,607		1,981,607
	At 30 June 2019			
	Cost Accumulated depreciation	1,981,607 -	-	1,981,607 -
	Net book value	1,981,607	-	1,981,607
	Year ended 30 June 2020			
	Opening net book value Depreciation charge	1,981,607 -	- -	1,981,607 -
	Closing net book value	1,981,607		1,981,607
	At 30 June 2020			
	Cost Accumulated depreciation	1,981,607	-	1,981,607 -
	Net book value	1,981,607	-	1,981,607

- 17.1 Depreciation at the rate of 5 percent per annum on building amounting to Rupees Nil (2019: 0.274 million) is allocated to other expenses. No expenses directly related to investment properties were incurred during the year. The market value of land is estimated at Rupees 3.151 million (2019: Rupees 3.083 million). Forced sale value of investment property as on the reporting date is Rupees 2.521 million (2019: Rupees 2.466 million). The valuation has been carried out by an independent valuer.
- 17.2 Particulars of investment property (i.e. land) are as follows:

	Description	Address	Area o	of land
			K	anal
	Commercial land	Shahwai - Farooqa Roa Sargodha	d, 13. ⁻	700
			13.	700
			2020 Rupees	2019 Rupees
18.	LONG TERM INVESTMENTS			
	Debt instruments (Note 18.1) Equity instruments (Note 18.2)		- 37,197,516	12,809,615 42,572,135
18.1	Debt instruments	-	37,197,516	55,381,750
	At amortized cost			
	Sales tax refund bonds Nil (2019: 128) bonds of Rupees 1 Add: Accrued interest (Note 33)	00,000 each	-	12,800,000 9,615
		_	-	12,809,615

	2020 Rupees	2019 Rupees
18.2 Equity instruments		
Fair value through other comprehensive income		
Associated company (without significant influence)		
K-2 Hosiery (Private) Limited - unquoted 1,194,000 (2019: 1,194,000) ordinary shares of Rupees 10 each (Note 18.3)		
Other		
Security General Insurance Company Limited - unquoted (Note 18.4) 643,667 (2019: 643,667) fully paid ordinary shares		
of Rupees 10 each Add: Fair value adjustment	704,171 36,493,345	704,171 41,867,964
	37,197,516	42,572,135
	37,197,516	42,572,135

- 18.3 Investment in K-2 Hosiery (Private) Limited has been impaired and written off. This investment was made in accordance with requirements of the Companies Act, 2017.
- 18.4 Ordinary shares of Security General Insurance Company Limited have been valued by an independent valuer at Rupees 57.79 (2019: Rupees 66.14) per share using present value technique. 640,000 ordinary shares of Security General Insurance Company Limited have been pledged in favour of Allied Bank Limited to serve the performance of certain conditions of sale of assets agreement with M/s Interloop Limited.

		2020 Rupees	2019 Rupees
19.	LONG TERM DEPOSITS		
	Security deposits	29,658,957	22,698,957
20.	STORES, SPARES AND LOOSE TOOLS		
	Stores and spares Loose tools	716,016,314 2,044,559	519,043,159 2,486,467
	Lassy Dravision for alow maying, chaplete and	718,060,873	521,529,626
	Less: Provision for slow moving, obsolete and damaged store items (Note 20.1)	108,787,917	103,668,362
		609,272,956	417,861,264

		2020 Rupees	2019 Rupees
20.1	Provision for slow moving, obsolete and damaged store items		
	Balance as on 01 July Add: Provision made during the year (Note 32)	103,668,362 5,119,555	49,146,715 54,521,647
	Balance as on 30 June	108,787,917	103,668,362
21.	STOCK-IN-TRADE		
	Raw material (Note 21.1) Work-in-process Finished goods (Note 21.2 and 21.3)	542,225,474 181,271,612 1,226,288,778	664,433,003 241,702,860 909,394,411
		1,949,785,864	1,815,530,274

21.1 This includes raw material of Rupees 69.400 million (2019: Rupees 13.015 million) valued at net realizable value.

21.2 These include finished goods of Rupees 222.508 million (2019: Rupees 70.804 million) valued at net realizable value.

21.3 Finished goods include stock-in-transit amounting to Rupees 294.231 million (2019: Rupees 195.461 million).

21.4 The aggregate amount of write-down of inventories to net realizable value recognized as an expense during the year was Rupees 100.479 million (2019: Rupees 63.015 million).

21.5 Stock in trade of Rupees 122.335 million (2019: Rupees 27.705 million) is sent to outside parties for processing.

22.	TRADE DEBTS	2020 Rupees	2019 Rupees
	Considered good: Secured (against letters of credit)	235,021,242	1,493,061,603
	Unsecured - other than related parties	412,115,031	746,479,699
	Less: Allowance for expected credit loss (Note 22.2)	647,136,273 101,536,875	2,239,541,302 106,215,418
		545,599,398	2,133,325,884

22.1 As on 30 June 2020, trade debts of Rupees 204.947 million (2019: Rupees 221.535 million) were past due but not impaired. These relate to a number of independent customers from whom there is no recent history of default. The age analysis of these trade debts is as follows:

		2020 Rupees	2019 Rupees
	Upto 1 month 1 to 6 months More than 6 months	152,613,955 42,988,789 9,344,358	157,529,196 60,399,535 3,606,024
		204,947,102	221,534,755
22.2	Allowance for expected credit losses		
	Opening balance Add: Recognized as on 01 July 2018	106,215,418 -	91,001,601 5,685,007
	Add: Recognized during the year (Note 32)	106,215,418	96,686,608 9,528,810
	Less: Reversed during the year (Note 33)	4,678,543	9,520,010
	Closing balance	101,536,875	106,215,418
23.	ADVANCES		
	Considered good:		
	Advances to staff: -Against salary (Note 23.2) -Against expenses (Note 23.1 and 23.3)	26,827,834 11,985,636	9,185,188 18,775,622
		38,813,470	27,960,810
	Advances to suppliers Letters of credit	53,404,166 19,390,754	228,579,956 63,995,517
		111,608,390	320,536,283
23.1	Advances to staff against expenses		
	Considered good	11,985,636	18,775,622
	Advances to staff against expenses - considered doubtful	5,837,029	5,837,029
	Less: Provision for doubtful advances to staff against expenses (Note 23.1.1)	5,837,029	5,837,029
		11,985,636	18,775,622
		, , ,	, -,

23.1.1 Provision for doubtful advances to staff against exp	2020 Rupees penses	2019 Rupees
Balance as at 01 July Add: Provision for the year (Note 32)	5,837,029 -	3,412,824 2,424,205
Balance as at 30 June	5,837,029	5,837,029

23.2 These include interest free advances to executives amounting to Rupees 21.704 million (2019: Rupees 7.089 million).

23.3 These include unsecured advance against expenses of Rupees 5.900 million (2019: Rupees 6.427 million) given to Mr. Aamir Alam Qureshi (General manager marketing).

Security deposits Prepayments 17,641,602 726,650 22,912,554 17,641,602 726,650 22,912,554 18,368,252 25. OTHER RECEIVABLES Considered good: 414,405,515 24,913,986 411,554,863 51,529,844 Advance income tax Export rebate and claims (Note 25.1) Duty draw back (Note 25.2) Receivable from employees' provident fund trust Miscellaneous receivables (Note 25.3) 414,405,515 24,913,986 411,554,863 51,529,844 25.1 Export rebate and claims 507,397,314 582,550,551 25.1 Export rebate and claims 24,913,986 51,529,844 Considered good 24,913,986 51,529,844 Considered doubtful Less: Provision for doubtful export rebate and claims (Note 25.1.1) 29,313,623 28,905,427 28,905,427 28,905,427 28,905,427 28,905,427 28,905,427 28,905,427 28,905,427 28,905,427 25.1.1 Provision for doubtful export rebate and claims 28,905,427 28,928,548 Balance as at 01 July Add: Provision for the year (Note 32) Less: Provision reversed during the year (Note 33) 28,905,427 28,928,548 Balance as at 30 June 29,313,623 28,905	24.	SHORT TERM DEPOSITS AND PREPAYMENTS	2020 Rupees	2019 Rupees
25. OTHER RECEIVABLES Image: Considered good: Image: Considered good: Advance income tax Advance income tax 414,405,515 411,554,863 Export rebate and claims (Note 25.1) 24,913,986 51,529,844 118,398,583 Duty draw back (Note 25.2) Receivable from employees' provident fund trust 66,22,706 494,801 Miscellaneous receivables (Note 25.3) 507,397,314 582,550,551 25.1 Export rebate and claims 507,397,314 582,550,551 Considered good 24,913,986 51,529,844 Considered doubtful 29,313,623 28,905,427 Less: Provision for doubtful export rebate and claims (Note 25.1.1) - - 24,913,986 51,529,844 - - 24,913,986 51,529,844 28,905,427 28,905,427 Less: Provision for doubtful export rebate and claims - - - Balance as at 01 July 28,905,427 28,928,548 103,215 Less: Provision for the year (Note 32) 28,905,427 28,928,548 103,215 Less: Provision for the year (Note 32) - - - - 24,913,986 51,529,844			22,912,554 -	
Considered good: 414,405,515 24,913,986 66,110,329 622,706 1,344,778 411,554,863 51,529,844 118,398,583 494,801 572,460 Duty draw back (Note 25.2) Receivable from employees' provident fund trust Miscellaneous receivables (Note 25.3) 414,405,515 24,913,986 66,110,329 622,706 1,344,778 491,801 572,460 507,397,314 582,550,551 25.1 Export rebate and claims 507,397,314 582,550,551 Considered good 24,913,986 51,529,844 Considered doubtful Less: Provision for doubtful export rebate and claims (Note 25.1.1) 29,313,623 28,905,427 28,905,427 28,905,427 28,905,427 28,905,427 28,905,427 28,905,427 24,913,986 51,529,844 103,215 26,11 Provision for doubtful export rebate and claims 24,913,986 51,529,844 Dut claims (Note 25.1.1) 29,313,623 28,905,427 28,905,427 24,913,986 51,529,844 103,215 103,215 103,215 Balance as at 01 July Add: Provision reversed during the year (Note 33) 28,905,427 28,928,548 103,215 Less: Provision reversed during the year (Note 33) - 28,928,548 103,215<			22,912,554	18,368,252
Advance income tax Export rebate and claims (Note 25.1) Duty draw back (Note 25.2) Receivable from employees' provident fund trust Miscellaneous receivables (Note 25.3) 414,405,515 24,913,986 66,110,329 622,706 1,344,778 411,554,863 51,529,844 118,398,583 494,801 572,460 25.1 Export rebate and claims 507,397,314 582,550,551 25.1 Export rebate and claims 24,913,986 51,529,844 Considered good 24,913,986 51,529,844 Considered doubtful Less: Provision for doubtful export rebate and claims (Note 25.1.1) 29,313,623 28,905,427 24,913,986 51,529,844 29,313,623 28,905,427 29,313,623 28,905,427 28,905,427 24,913,986 51,529,844 24,913,986 51,529,844 24,913,986 51,529,844 28,905,427 28,905,427 28,905,427 28,905,427 24,913,986 51,529,844 24,913,986 51,529,844 24,913,986 51,529,844 24,913,986 51,529,844 24,913,986 51,529,844 24,913,986 51,	25.	OTHER RECEIVABLES		
Export rebate and claims (Note 25.1) 24,913,986 51,529,844 Duty draw back (Note 25.2) 66,110,329 494,801 Receivable from employees' provident fund trust 507,397,314 582,550,551 25.1 Export rebate and claims 507,397,314 582,550,551 25.1 Export rebate and claims 24,913,986 51,529,844 Considered good 24,913,986 51,529,844 Considered doubtful 29,313,623 28,905,427 Less: Provision for doubtful export rebate and claims 29,313,623 28,905,427 24,913,986 51,529,844 29,313,623 28,905,427 28,905,427 28,905,427 28,905,427 28,905,427 - - 24,913,986 51,529,844 - Considered doubtful 29,313,623 28,905,427 Less: Provision for doubtful export rebate and claims 51,529,844 Solution for doubtful export rebate and claims 51,529,844 Balance as at 01 July 28,905,427 28,928,548 Add: Provision for the year (Note 32) - 28,905,427 Less: Provision reversed during the year (Note 33) - 103,215		Considered good:		
25.1 Export rebate and claims24,913,98651,529,844Considered good24,913,98651,529,844Considered doubtful Less: Provision for doubtful export rebate and claims (Note 25.1.1)29,313,62328,905,42729,313,62329,313,62328,905,42729,313,62328,905,42728,905,42724,913,98651,529,84424,913,98651,529,84424,913,98651,529,84424,913,98651,529,84424,913,98651,529,84424,913,98651,529,84424,913,98651,529,84424,913,98651,529,84424,913,98651,529,84424,913,98651,529,84424,913,98651,529,84424,913,98651,529,84424,913,98651,529,84424,913,98651,529,84424,913,98651,529,84424,913,98651,529,84424,913,98651,529,84424,913,98651,529,84424,913,98651,529,84428,905,42728,928,548Add: Provision for the year (Note 32)28,905,42728,905,42728,928,548103,215103,215126,336		Export rebate and claims (Note 25.1) Duty draw back (Note 25.2) Receivable from employees' provident fund trust	24,913,986 66,110,329 622,706	51,529,844 118,398,583 494,801
Considered good24,913,98651,529,844Considered doubtful Less: Provision for doubtful export rebate and claims (Note 25.1.1)29,313,62328,905,42729,313,62328,905,42728,905,42724,913,98651,529,84425.1.1 Provision for doubtful export rebate and claims24,913,98651,529,84425.1.1 Provision for doubtful export rebate and claims28,905,42728,928,548Balance as at 01 July Add: Provision for the year (Note 32) Less: Provision reversed during the year (Note 33) -28,905,427 408,19628,928,548 103,215 126,336			507,397,314	582,550,551
Considered doubtful Less: Provision for doubtful export rebate and claims (Note 25.1.1)29,313,62328,905,42729,313,62328,905,42728,905,42724,913,98651,529,84425.1.1 Provision for doubtful export rebate and claims24,913,98651,529,84425.1.1 Provision for doubtful export rebate and claims28,905,42728,928,548Balance as at 01 July Add: Provision for the year (Note 32) Less: Provision reversed during the year (Note 33)28,905,427 408,196 -28,928,548 103,215 126,336	25.1	Export rebate and claims		
Less: Provision for doubtful export rebate and claims (Note 25.1.1)29,313,62328,905,42724,913,98651,529,84425.1.1 Provision for doubtful export rebate and claims Balance as at 01 July Add: Provision for the year (Note 32) Less: Provision reversed during the year (Note 33)28,905,427 408,196 -28,928,548 103,215 126,336		Considered good	24,913,986	51,529,844
and claims (Note 25.1.1) 29,313,623 28,905,427 24,913,986 51,529,844 25.1.1 Provision for doubtful export rebate and claims 51,529,844 Balance as at 01 July 28,905,427 Add: Provision for the year (Note 32) 408,196 Less: Provision reversed during the year (Note 33) 103,215			29,313,623	28,905,427
25.1.1 Provision for doubtful export rebate and claimsBalance as at 01 July28,905,427Add: Provision for the year (Note 32)408,196Less: Provision reversed during the year (Note 33)-		•	29,313,623	28,905,427
25.1.1 Provision for doubtful export rebate and claimsBalance as at 01 July28,905,427Add: Provision for the year (Note 32)408,196Less: Provision reversed during the year (Note 33)-			-	-
Balance as at 01 July28,905,42728,928,548Add: Provision for the year (Note 32)408,196103,215Less: Provision reversed during the year (Note 33)-126,336			24,913,986	51,529,844
Add: Provision for the year (Note 32)408,196103,215Less: Provision reversed during the year (Note 33)-126,336		25.1.1 Provision for doubtful export rebate and claims		
Balance as at 30 June 29,313,623 28,905,427		Add: Provision for the year (Note 32)		103,215
		Balance as at 30 June	29,313,623	28,905,427

		2020 Rupees	2019 Rupees
25.2	Duty draw back		
	Considered good	66,110,329	118,398,583
	Considered doubtful Less: Provision for doubtful duty draw back	14,471,887 14,471,887	14,471,887 14,471,887
		-	-
		66,110,329	118,398,583
25.3	Miscellaneous receivables		
	Considered good	1,344,778	572,460
	Considered doubtful Less: Provision for doubtful miscellaneous receivables	545,000 545,000	545,000 545,000
		-	-
26.	SALES TAX RECOVERABLE	1,344,778	572,460
20.		700 700 000	
	Sales tax recoverable Less: Provision for doubtful sales tax recoverable (Note 26.1)	723,726,823 40,836,727	258,519,238 69,784,160
		682,890,096	188,735,078
26.1	Provision for doubtful sales tax recoverable		
	Balance as at 01 July	69,784,160	44,558,556
	Add: Provision for the year (Note 32) Less: Provision reversed during the year (Note 33)	- 28,947,433	25,225,604
	Balance as at 30 June	40,836,727	69,784,160
27.	CASH AND BANK BALANCES		
	Cash in hand (Note 27.1) Cash with banks:	14,290,711	8,429,837
	On current accounts (Note 27.3) Including US\$ 20,726	181,273,980	327,432,427
	On deposit accounts (Note 27.2 and 27.4)	570,384,699	91,014,638
		751,658,679	418,447,065
		765,949,390	426,876,902

- 27.1 Cash in hand includes foreign currency of US\$ 23,484, Euro 20,640, GBP 135 and AED 5,940 (2019: US\$ 19,415, Euro 3,880 and GBP 4,380).
- 27.2 Rate of profit on bank deposits ranges from 8% to 14% (2019: 4.5% to 11.25%) per annum.
- 27.3 Cash with banks on current accounts includes an amount of Rupees 8.491 million (2019: Rupees 8.491 million) with Allied Bank Limited, in a non-checking account, to secure performance of certain conditions of sale of assets agreement with M/s Interloop Limited.
- 27.4 These include term deposit receipts of Rupees 18 million (2019: Rupees 18 million) which are under lien with the bank.

28.	REVENUE	2020 Rupees	2019 Rupees
20.	REVENUE		
	Export sales Local sales (Note 28.1) Export rebate Duty draw back Processing income	9,585,164,172 2,159,847,656 34,480,403 69,067,428 149,248,510 11,997,808,169	10,829,933,644 2,814,180,896 43,349,087 90,663,948 174,048,735 13,952,176,310
28.1	Local sales		
	Sales (Note 28.1.1) Less: Sales tax	2,511,638,893 351,791,237	2,823,934,315 9,753,419
		2,159,847,656	2,814,180,896

28.1.1 These include sales of Rupees 1,008.156 million (2019: Rupees 1,136.574 million) made to direct exporters against standard purchase orders (SPOs). Further, local sales includes waste sales of Rupees 16.798 million (2019: Rupees 19.553 million).

29. COST OF SALES Raw material consumed (Note 29.1) Chemicals consumed Salaries, wages and other benefits Employees' provident fund contributions Cloth conversion and processing charges Fuel, oil and power Salaries, wages and loose tools consumed Packing materials consumed Vork-in-process inventory As on 30 June Cost of goods manufactured Cost of goods inventory As on 01 July As on 30 June Finished goods inventory As on 30 June Qpening stock Add: Purchased during the year Cost of goods inventory			2020 Rupees	2019 Rupees
Chemicals consumed 871,733,370 1,013,887,740 Salaries, wages and other benefits 599,351,964 610,018,417 Employees' provident fund contributions 21,721,581 173,274,682 Cloth conversion and processing charges 47,751,015 173,274,682 Fuel, oil and power 979,808,860 1,111,175,766 Stores, spares and loose tools consumed 74,298,195 82,492,573 Repair and maintenance 18,453,367 13,845,865 Other manufacturing expenses 591,113,668 54,039,714 Depreciation on operating fixed assets (Note 15.1.4) 241,702,860 191,321,471 As on 30 June 241,702,860 191,321,471 Work-in-process inventory As on 30 June 241,702,860 191,321,471 Cost of goods manufactured 10,420,374,784 12,147,808,707 22,970,715 Cost of goods inventory As on 30 June 10,447,954,498 12,170,779,422 Finished goods inventory As on 30 June 10,447,954,498 12,170,779,422 Opening stock 664,433,003 312,039,069 34,4111 10,313,664,1112	29.	COST OF SALES		
Work-in-process inventory As on 01 July 241,702,860 (181,271,612) 191,321,471 (241,702,860) As on 30 June 60,431,248 (50,381,389) Cost of goods manufactured Cost of yarn and cloth purchased for resale 10,420,374,784 27,579,714 12,147,808,707 22,970,715 Finished goods inventory 		Chemicals consumed Salaries, wages and other benefits Employees' provident fund contributions Cloth conversion and processing charges Fuel, oil and power Stores, spares and loose tools consumed Packing materials consumed Repair and maintenance Insurance Other manufacturing expenses	871,733,370 599,351,964 21,786,748 47,751,015 979,808,860 192,846,514 74,298,195 42,809,715 18,453,367 59,113,668	1,013,887,740 610,018,417 21,121,581 173,274,682 1,111,175,766 196,551,694 82,492,573 61,879,063 13,845,865 54,039,714
As on 01 July 241,702,860 191,321,471 As on 30 June 60,431,248 (50,381,389) Cost of goods manufactured 10,420,374,784 12,147,808,707 Cost of yarn and cloth purchased for resale 10,420,374,784 12,147,808,707 Finished goods inventory As on 01 July 10,447,954,498 12,170,779,422 Finished goods inventory 909,394,411 (316,894,367) (232,165,310) As on 30 June (316,894,367) (232,165,310) 10,131,060,131 29.1 Raw material consumed 664,433,003 312,039,069 8,950,181,594 Opening stock 664,433,003 312,039,069 8,950,181,594 12,774,1915,352 9,262,220,663 (64,433,003) Less: Closing stock 20,522,20,663 (64,433,003) 312,039,069 8,950,181,594		Work-in-process inventory	10,359,943,536	12,198,190,096
Cost of goods manufactured Cost of yarn and cloth purchased for resale 10,420,374,784 27,579,714 12,147,808,707 22,970,715 Finished goods inventory As on 01 July As on 30 June 10,447,954,498 12,170,779,422 909,394,411 (1,226,288,778) 677,229,101 (909,394,411) 677,229,101 (909,394,411) (316,894,367) (232,165,310) 10,131,060,131 11,938,614,112 29.1 Raw material consumed 664,433,003 7,077,482,349 312,039,069 8,950,181,594 Opening stock Add: Purchased during the year 664,433,003 (542,225,474) 312,039,069 8,950,181,594 Less: Closing stock 7,741,915,352 (642,433,003) 9,262,220,663 (64,433,003)		As on 01 July		
Cost of yarn and cloth purchased for resale 27,579,714 22,970,715 Finished goods inventory 10,447,954,498 12,170,779,422 909,394,411 677,229,101 (909,394,411) (316,894,367) (232,165,310) 10,131,060,131 11,938,614,112 29.1 Raw material consumed 664,433,003 Opening stock 664,433,003 312,039,069 Add: Purchased during the year 7,7741,915,352 9,262,220,663 Less: Closing stock 7,741,915,352 9,262,220,663			60,431,248	(50,381,389)
Finished goods inventory As on 01 July As on 30 June 909,394,411 (1,226,288,778) 677,229,101 (909,394,411) (316,894,367) (232,165,310) 10,131,060,131 11,938,614,112 29.1 Raw material consumed 10,131,060,131 Opening stock Add: Purchased during the year 664,433,003 7,077,482,349 312,039,069 8,950,181,594 Less: Closing stock 7,741,915,352 (542,225,474) 9,262,220,663 (664,433,003)		-		
As on 01 July 909,394,411 677,229,101 As on 30 June (316,894,367) (232,165,310) (316,894,367) (232,165,310) 10,131,060,131 11,938,614,112 29.1 Raw material consumed 664,433,003 Opening stock 664,433,003 312,039,069 Add: Purchased during the year 7,077,482,349 8,950,181,594 Less: Closing stock 7,741,915,352 9,262,220,663 (664,433,003) (664,433,003) 9,262,220,663		Finished goods inventory	10,447,954,498	12,170,779,422
29.1 Raw material consumed 10,131,060,131 11,938,614,112 Opening stock 664,433,003 312,039,069 Add: Purchased during the year 7,077,482,349 8,950,181,594 Less: Closing stock 7,741,915,352 9,262,220,663 (644,433,003) (664,433,003) 11,938,614,112		As on 01 July		
29.1 Raw material consumed 664,433,003 Opening stock 664,433,003 Add: Purchased during the year 7,077,482,349 Less: Closing stock 7,741,915,352 (664,433,003) 9,262,220,663 (664,433,003) (664,433,003)			(316,894,367)	(232,165,310)
Opening stock 664,433,003 312,039,069 Add: Purchased during the year 7,077,482,349 8,950,181,594 Less: Closing stock 9,262,220,663 (664,433,003)			10,131,060,131	11,938,614,112
Add: Purchased during the year 7,077,482,349 8,950,181,594 Zess: Closing stock 7,741,915,352 9,262,220,663 (664,433,003) (664,433,003)	29.1	Raw material consumed		
Less: Closing stock (542,225,474) (664,433,003)				
7,199,689,878 8,597,787,660		Less: Closing stock		
			7,199,689,878	8,597,787,660

	2020 Rupees	2019 Rupees
30. DISTRIBUTION COST	hapooo	Паресс
Salaries and other benefits Employees' provident fund contributions Travelling, conveyance and entertainment Printing and stationery Communications Vehicles' running Insurance Repair and maintenance Commission to selling agents Outward freight and handling Clearing and forwarding Sales promotion and advertising Depreciation on operating fixed assets (Note 15.1.4) Miscellaneous	104,944,506 4,219,051 52,861,593 851,709 45,589,432 5,727,965 6,674,960 123,692 196,922,056 195,745,213 71,444,395 3,563,138 2,912,668 8,757,802 700,338,180	106,102,653 3,765,317 50,180,789 369,121 49,031,778 5,383,539 4,138,754 66,375 202,532,974 227,724,422 69,562,427 1,942,678 2,361,581 6,302,170 729,464,578
31. ADMINISTRATIVE EXPENSES		
Salaries and other benefits Employees' provident fund contributions Travelling, conveyance and entertainment Printing and stationery Communications Vehicles' running Legal and professional Insurance Fee, subscription and taxes Repair and maintenance Electricity, gas and water Auditors' remuneration (Note 31.1) Depreciation on operating fixed assets (Note 15.1.4) Miscellaneous	169,572,205 5,991,161 50,894,257 4,826,625 5,511,719 13,565,669 10,546,491 9,570,912 3,565,868 4,855,264 2,843,735 2,400,000 13,203,038 29,380,567 326,727,511	165,879,037 3,990,341 44,388,828 5,589,053 4,733,108 14,195,533 8,865,889 9,432,742 8,113,243 8,134,464 853,253 2,125,000 13,354,419 34,699,802
31.1 Auditors' remuneration		
Audit fee Half yearly review Other certifications Reimbursable expenses	1,850,000 320,000 80,000 150,000	1,650,000 270,000 80,000 125,000
	2,400,000	2,125,000

32. OTHER EXPENSES	2020 Rupees	2019 Rupees
 Workers' profit participation fund (Note 9.3) Workers' welfare fund (Note 9) Donations (Note 32.1) Impact of de-recognition of financial instrument carried at amortized cost Depreciation on investment properties (Note 17) Exchange loss - net Provision for slow moving, obsolete and damaged store items (Note 20.1) Provision for doubtful export rebate and claims (Note 25.1.1) Allowance for expected credit loss (Note 22.2) Provision for doubtful sales tax recoverable (Note 26.1) Provision for doubtful advances to staff against expenses (Note 23.1.1) 	27,502,088 9,914,439 24,150,000 9,615 42,473,976 5,119,555 408,196 - - -	47,512,166 2,940,000 274,315 54,521,647 103,215 9,528,810 25,225,604 2,424,205
	109,577,869	142,529,962

32.1 There is no interest of any director or his spouse in donees' fund. Further, names of donees to whom donation amount is equivalent or exceeds Rupees 2.415 million (2019: Rupees 1.000 million) are as follows: 2020 2010

Cancer Care Hospital & Research Center1,000,000The Citizen Foundation7,500,000-Saleem Memorial Trust Hospital10,000,000-Lahore Institute of Health Sciences5,000,000-Friends of Punjab Institute of Cardiology-1,200,00033. OTHER INCOMEIncome from financial assets2,735,5892,976,953Dividend on equity investment2,735,5892,976,953Exchange gain - net-350,088,570Return on bank deposits17,915,8203,339,109Interest income on sales tax refund bonds (Note 18.1)-9,615Reversal of allowance for expected credit loss (Note 22.2)4,678,543-Gain on long term financing measured at amortized cost13,421,896-Amortization of deferred grant (Note 8)230,891-		2020 Rupees	2019 Rupees
Income from financial assets2,735,5892,976,953Dividend on equity investment2,735,5892,976,953Exchange gain - net-350,088,570Return on bank deposits17,915,8203,339,109Interest income on sales tax refund bonds (Note 18.1)-9,615Reversal of allowance for expected credit loss (Note 22.2)4,678,543-Gain on long term financing measured at amortized cost13,421,896-	The Citizen Foundation Saleem Memorial Trust Hospital Lahore Institute of Health Sciences	10,000,000	-
Dividend on equity investment2,735,5892,976,953Exchange gain - net-350,088,570Return on bank deposits17,915,8203,339,109Interest income on sales tax refund bonds (Note 18.1)-9,615Reversal of allowance for expected credit loss (Note 22.2)4,678,543-Gain on long term financing measured at amortized cost13,421,896-	33. OTHER INCOME		
Exchange gain - net350,088,570Return on bank deposits17,915,820Interest income on sales tax refund bonds (Note 18.1)9,615Reversal of allowance for expected credit loss (Note 22.2)4,678,543Gain on long term financing measured at amortized cost13,421,896	Income from financial assets		
	Exchange gain - net Return on bank deposits Interest income on sales tax refund bonds (Note 18.1) Reversal of allowance for expected credit loss (Note 22.2) Gain on long term financing measured at amortized cost	- 17,915,820 - 4,678,543 13,421,896	350,088,570 3,339,109
Income from non-financial assets	Income from non-financial assets		
Scrap sales33,819,53440,220,486Gain on sale of property, plant and equipment (Note 15.1.3)2,684,7032,534,767Gain on disposal from investment property-30,477,723Reversal of provision for doubtful export rebate-30,477,723	Gain on sale of property, plant and equipment (Note 15.1.3) Gain on disposal from investment property		2,534,767
and claims (Note 25.1.1) - 126,336 Reversal of provision for doubtful sales tax		-	126,336
recoverable (Note 26.1)28,947,433-Others1,299,290161,845	recoverable (Note 26.1)		- 161,845
105,733,699 429,935,404		105,733,699	429,935,404

34.	FINANCE COST	2020 Rupees	2019 Rupees
34.	FINANCE COST		
	Mark-up on long term financing Mark-up on short term borrowings Adjustment due to impact of IFRS - 9 Bank commission and other financial charges Interest on workers' profit participation fund (Note 9.3)	50,349,397 147,464,172 5,844,840 111,977,493 34,394,773	58,168,379 181,105,277 24,884,332 105,143,540 14,644,646
		350,030,675	383,946,174
35.	TAXATION		
	Current (Note 35.1) Prior year adjustment Deferred tax	126,504,925 (3,562,682) (2,347,488)	144,307,184 (7,385,156) (2,471,039)
		120,594,755	134,450,989

- 35.1 The Company falls under the ambit of presumptive tax regime under section 169 of the Income Tax Ordinance, 2001. Provision for income tax is made accordingly. Further, provision against income from other sources is made under the relevant provisions of the Income Tax Ordinance, 2001.
- 35.2 Provision for deferred income tax is not required as the Company is chargeable to tax under section 169 of the Income Tax Ordinance, 2001 and no temporary differences are expected to arise in the foreseeable future except for deferred tax liability as explained in note 7.2.
- 35.3 Reconciliation of tax expense and product of accounting profit multiplied by the applicable tax rate is not required in view of presumptive taxation.

36. EARNINGS PER SHARE - BASIC AND DILUTED

There is no dilutive effect on the basic earnings per share, which is based on:

		2020	2019
Profit attributable to ordinary shareholders	(Rupees)	365,212,747	728,751,187
Weighted average number of ordinary shares	(Numbers)	50,911,011	50,911,011
Earnings per share - Basic	(Rupees)	7.17	14.31

37.	CASH GENERATED FROM OPERATIONS	2020 Rupees	2019 Rupees
	Profit before taxation	485,807,502	863,202,176
	Adjustment for non-cash charges and other items:	, ,	
	 Depreciation on operating fixed assets Depreciation on investment properties Dividend income Gain on sale of investment property Gain on sale of operating fixed assets Allowance / (reversal) for expected credit loss Adjustment due to impact of IFRS - 9 Impact of de-recognition of financial instrument carried at amortized cost Interest income on sales tax refund bonds Provision for slow moving, obsolete and damaged store items Gain on long term financing measured at amortized cost Amortization of deferred grant Provision for doubtful export rebate and claims Reversal of provision for doubtful export rebate and claims Provision / (reversal) for doubtful sales tax recoverable Finance cost Working capital changes (Note 37.1) 	268,415,948 - (2,735,589) - (2,684,703) (4,678,543) 5,844,840 9,615 - 5,119,555 (13,421,896) (230,891) 408,196 - (28,947,433) 344,185,835 1,176,589,156 2,233,681,592	277,831,341 274,315 (2,976,953) (30,477,723) (2,534,767) 9,528,810 24,884,332 - (9,615) 54,521,647 - 103,215 (126,336) 25,225,604 359,061,841 (1,222,138,899)
37.1	Working capital changes		
	(Increase) / decrease in current assets		
	Stores, spares and loose tools Stock-in-trade Trade debts Advances Short term deposits and prepayments Other receivables Sales tax recoverable	(196,531,247) (134,255,590) 1,592,405,029 208,927,893 (4,544,302) 77,595,693 (452,407,585) 1,091,189,891 85,399,265	(104,948,206) (634,940,632) (818,103,480) (199,966,826) 2,187,396 111,183,104 (73,459,975) (1,718,048,619) 495,909,720
		1,176,589,156	(1,222,138,899)

37.2 Reconciliation of movement of liabilities to cash flows arising from financing activities

			2020		
		Liabilities from fina	ancing activities		Total
	Long term financing	Short term borrowings	Unclaimed dividend	Ex-sponsor's Ioan	Total
	Rupees	Rupees	Rupees	Rupees	Rupees
Balance as at 01 July 2019 Short term borrowing obtained Repayment of short term borrowings	787,340,140 - -	3,644,020,840 8,256, 380,700 (8,827,780,699)	5,715,206 - -	272,000,000 - -	4,709,076,186 8,256,380,700 (8,827,780,699)
Repayment of ex-sponsor's loan Ex-sponsor's loan transferred to	-	-	-	(210,257,600)	(210,257,600)
other liabilities	-	-	-	(61,742,400)	(61,742,400)
Long term financing obtained	- 118,565,192	-	-	(272,000,000)	(272,000,000) 118,565,192
Repayment of long term financing Impact of IFRS - 9	(190,488,999) 5,844,840	-	-	-	(190,488,999) 5,844,840
	(184,644,159)	-	-	-	(184,644,159)
Gain on long term financing measured at amortized cost Deferred income - Government grant	(13,421,896) (5,260,165)	-	-	-	(13,421,896) (5,260,165)
Dividend declared Dividend paid	-	-	152,733,033 (151,328,624)	-	152,733,033 (151,328,624)
Balance as at 30 June 2020	702,579,112	3,072,620,841	7,119,615		3,782,319,568

			2019		
		Liabilities from fina	ancing activities		Total
	Long term financing	Short term borrowings	Unclaimed dividend	Ex-sponsor's Ioan	IOtai
	Rupees	Rupees	Rupees	Rupees	Rupees
Balance as at 01 July 2018 Short term borrowing obtained Repayment of short term borrowings Long term financing obtained	945,233,206 - 88,640,000	2,766,332,000 7,027,265,000 (6,149,576,160) -	5,214,080 - - -	272,000,000 - - -	3,988,779,286 7,027,265,000 (6,149,576,160) 88,640,000
Repayment of long term financing Impact of IAS-39	(262,452,687) 15,919,621	-	-	-	(262,452,687) 15,919,621
Dividend declared Dividend paid	(246,533,066) - -	- -	- 61,093,213 (60,592,087)	- -	(246,533,066) 61,093,213 (60,592,087)
Balance as at 30 June 2019	787,340,140	3,644,020,840	5,715,206	272,000,000	4,709,076,186

38. EVENTS AFTER THE REPORTING PERIOD

The Board of Directors of the Company has proposed a cash dividend for the year ended 30 June 2020 of Rupees Nil per share (2019: Rupees 3 per share) at their meeting held on 23 September 2020. However, these events have been considered as non-adjusting events under IAS 10 'Events after the Reporting Period' and have not been recognized in these financial statements.

39. REMUNERATION TO CHIEF EXECUTIVE, DIRECTORS AND EXECUTIVES

Aggregate amounts charged in these financial statements for remuneration, including all benefits to chief executive officer, directors and other executives are as follows:

		2020			2019	
	Chief Executive Officer	Director	Executives	Chief Executive Officer	Director	Executives
			Rupee	es		
Managerial remuneration	7,923,300	2,887,500	57,607,288	7,114,800	4,994,000	47,261,081
House rent	1,980,825	721,875	13,327,527	1,778,700	1,248,500	10,997,333
Utilities	792,183	288,699	5,759,617	711,438	499,309	4,725,272
Special allowance	1,584,660	577,500	11,521,471	1,422,960	998,800	9,452,217
Contribution to provident fund	660,009	240,534	4,798,713	592,665	416,005	3,936,867
Other allowances	2,125,032	533,892	14,548,264	711,480	923,386	7,176,967
	15,066,009	5,250,000	107,562,880	12,332,043	9,080,000	83,549,737
Number of persons	1	1	29	1	2	23

- 39.1 Chief executive officer, directors and executives of the Company are provided with free use of the Company's owned and maintained cars.
- 39.2 Meeting fee of Rupees 2.031 million (2019: Rupees 1.400 million) was paid to the non-executive directors for attending meetings.
- 39.3 No remuneration was paid to non-executive directors of the Company.

40. TRANSACTIONS WITH RELATED PARTIES

The related parties comprise key management personnel, close members of the family of the key management personnel and provident fund trust. The Company in the normal course of business carries out transactions with related parties. Detail of transactions with related parties, other than those which have been specifically disclosed elsewhere in these financial statements are as follows:

	2020 Rupees	2019 Rupees
Succession of loan to legal heirs of the deceased director Repayment of loan to legal heirs of the deceased director Loans obtained from close relatives of the	272,000,000 210,257,600	-
chief executive officer	52,360,000	-
Repayment of loan to close relative of the chief executive officer	12,238,485	-

40.1 Detail of compensation to key management personnel comprising of chief executive officer, directors and executives is disclosed in note 39.

40.2 Following are the related parties with whom the Company have arrangements / agreements in place:

Name of the related party	Basis of relationship	Transaction or agreemen arrangements ir the financ	ts and / or place during	Percentage of shareholding
		2020	2019	
Service Industries Limited Punjab Social Security Health	Common directorship	No	No	None
Management Company	Common directorship	No	No	None
Escorts Investment Bank Limited Provident Fund Trust	Common directorship Post-employment benefit	No	No	None
	plan	Yes	Yes	None

40.3 Mr. Rashid Ahmed director of the Company ceased to be a director of Escorts Investment Bank Limited with effect from 9 January 2020.

41. PROVIDENT FUND

As at the reporting date, the Kohinoor Mills Limited Staff Provident Fund Trust is in the process of regularizing its investments in accordance with section 218 of the Companies Act, 2017 and the regulations formulated for this purpose by Securities and Exchange Commission of Pakistan which allows transition period of 3 year for bringing the Employees Provident Fund Trust in conformity with the requirements of the regulations.

42. NUMBER OF EMPLOYEES

	2020	2019
Number of employees as on June 30	1,853	1,952
Average number of employees during the year	1,899	1,946

SEGMENT INFORMATION 43. The Company has three reportable segments. The following summary describes the operation in each of the Company's reportable segments: 43.1

Production of different qualities of greige fabric using yarn. Processing of greige fabric for production of dyed fabric. Generation and distribution of power and steam using gas, coal and oil. Weaving Dyeing Power Generation

Total- Company	2019		1,997,808,169 13,952,176,310		1,997,808,169 13,952,176,310
Total- C	2020		11,997,808,169		-
limination of inter- gment transactions	2019			(3,363,766,807) (3,280,924,400)	(3,363,766,807) (3,280,924,400)
Elimination of inter- segment transactions	2020		1	(3,363,766,807)	(3,363,766,807)
ver ation	2019	(səəc		873,067,188	835,183,514 873,067,188 (
Power Generation	2020	(Bup	'	835,183,514	
yeing	2019	(Rupees)	9,798,470,802	115,429,544	9,913,900,346
Dye	2020		4,153,705,508 7,860,495,634 9,798,470,802	154,203,004	6,446,133,176 8,014,698,638
Veaving	2019		4,153,705,508	2,292,427,668	6,446,133,176
Wea	2020		4,137,312,535	2,374,380,289	6,511,692,824

	11,997,808,169 13,952,176,310	13,952,176,310 (11,938,614,112)	2,013,562,198	(729,464,578) (324,354,712)	(1,053,819,290)	959,742,908	(383,946,174) (142,529,962) 429,935,404 (134,450,989)
	11,997,808,169	11,997,808,169 (10,131,060,131)	1,866,748,038	(700,338,180) (326,727,511)	(1,027,065,691)	839,682,347	(350,030,675) (109,577,869) 105,733,699 (120,594,755)
	- (3,280,924,400)	(3,280,924,400) 3,280,924,400	ı	1 1	'		
	- (3,363,766,807)	(3,363,766,807) 3,363,766,807	I	1 1			
	873,067,188	873,067,188 (850,592,127)	22,475,061	- (10,292,820)	(10,292,820)	12,182,241	
n ч)	- 835,183,514	835,183,514 (839,231,514)	(4,048,000)	- (10,153,073)	(10,153,073)	(14,201,073)	
	9,798,470,802 115,429,544	9,913,900,346 (8,463,050,997)	1,450,849,349	(560,743,368) (157,568,132)	(718,311,500)	732,537,849	
	7,860,495,634 154,203,004	8,014,698,638 (6,804,704,005)	1,209,994,633	(490,566,026) (167,308,752)	(657,874,778)	552,119,855	
	4, 153, 705, 508 2, 292, 427, 668	6,446,133,176 (5,905,895,388)	540,237,788	(168,721,210) (156,493,760)	(325,214,970)	215,022,818	
	4,137,312,535 2,374,380,289	6,511,692,824 (5,850,891,419)	660,801,405	(209,772,154) (149,265,686)	(359,037,840)	301,763,565	

Profit after taxation

Profit / (loss) before taxation and unallocated

income / expenses

Distribution cost Administrative expenses

Gross profit / (loss)

Cost of sales

-Intersegment

Sales -External ***edfr

Unallocated income and expenses:

Finance cost Other expenses Other income Taxation

728,751,187 (230,991,721)

Power

(474,469,600) 365,212,747

43.2 Reconciliation of reportable segment assets and liabilities:

rcial position	(Rupees)	2020 2019 2020 2019
ties 1,068,262,078 1,192,116,354 800,396,270 bilities:	the statement of financial position the statement of financial position ss: ss: second	Segment assets 4,311,919,158 4,752,222,408 3,38 Unallocated assets Total assets as per the statement of financial position 1,068,262,078 1,192,116,354 80 Unallocated liabilities: Unallocated machines 1,068,262,078 1,192,116,354 80
		4,752,222,408 3,851,977,274 4,50
ets		

43.3 Geographical information

The Company's revenue from external customers by geographical location is detailed below:

	2020 Rupees	
Australia Asia Europe United States of America and Canada Africa Pakistan	81,858,942 5,841,867,518 2,913,413,665 642,698,586 208,873,292 2,309,096,166	228,934,971 7,248,287,449 2,210,077,647 658,324,180 618,322,432 2,988,229,631
	11,997,808,169	13,952,176,310

43.4 All non-current assets of the Company as at the reporting date are located and operating in Pakistan.

43.5 Revenue from major customers

The Company's revenue is earned from a large mix of customers.

44.	PLANT CAPACITY AND PRODUCTION	2020	2019
	Weaving		
	Number of looms in operation Rated capacity of operative looms converted to 60 picks (square meter) Actual production converted to 60 picks (square meter) Number of days worked during the year (3 shifts per day)	251 76,982,469 62,614,866 326	258 76,982,469 76,816,624 365
	Dyeing		
	Rated capacity in 3 shifts (linear meter) Actual production for three shifts (linear meter) Number of days worked during the year (3 shifts per day)	48,000,000 28,865,000 290	48,000,000 37,857,140 341
	Power generation		
	Number of generators installed Installed capacity (Mega Watt Hours) Actual generation (Mega Watt Hours)	9 291,445 35,628	9 291,445 35,926

44.1 REASON FOR LOW PRODUCTION

In the note of plant capacity and actual production, plant capacity of each segment has been adjusted to incorporate the impact of temporary suspension of operations due to lock down announced by the Government of the Punjab. The Company resumed its operations after implementing necessary standard operating procedures.

Under utilization of available capacity for weaving and dyeing divisions is due to routine maintenance and plant shut downs.

Actual power generation in comparison to installed is low due to periodical scheduled and unscheduled maintenance of generators and low demand.

45. FINANCIAL RISK MANAGEMENT

45.1 Financial risk factors

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

Risk management is carried out by the Company's finance department under policies approved by the Board of Directors (the Board). The Company's finance department evaluates and hedges financial risk. The Board provides principles for overall risk management, as well as policies covering specific areas such as currency risk, other price risk, interest rate risk, credit risk and liquidity risk.

(a) Market risk

(i) Currency 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. Currency risk arises mainly from future commercial transactions or receivables and payables that exist due to transactions in foreign currencies.

The Company is exposed to currency risk arising from various currency exposures, primarily with respect to the United States Dollar (USD), GBP, AED, CNY and Euro. Currently, the Company's foreign exchange risk exposure is restricted to foreign currency bank balances and the amounts receivable from / payable to the foreign entities. The Company uses forward exchange contracts to hedge its foreign currency risk, when considered appropriate. The Company's exposure to currency risk was as follows:

	2020	2019
Cash at bank - USD	20,726	-
Cash in hand - USD	23,484	19,415
Cash in hand - Euro	20,640	3,880
Cash in hand - GBP	135	4,380
Cash in hand - AED	5,940	-
Trade debts - USD	4,226,183	13,108,386
Trade debts - Euro	91,117	523,148
Trade debts - CNY	291,629	-
Trade and other payable - USD	(168,634)	(120,638)
Trade and other payable - Euro	-	(17,151)
Net exposure - USD	4,101,759	13,007,163
Net exposure - Euro	111,757	509,877
Net exposure - GBP	135	4,380
Net exposure - CNY	291,629	-
Net exposure - AED	5,940	-

The following significant exchange rates were applied during the year:

Rupees per US Dollar	2020	2019
Average rate Reporting date rate	158.82 168.25	137.29 164.00
Rupees per Euro		
Average rate Reporting date rate	175.53 189.11	156.63 186.37
Rupees per GBP		
Average rate Reporting date rate	199.50 207.05	177.37 207.79
Rupees per AED		
Average rate Reporting date rate	43.20 45.79	-
Rupees per CNY		
Average rate Reporting date rate	22.43 23.92	-

Sensitivity analysis

'If the functional currency, at reporting date, had weakened / strengthened by 5% against the USD, GBP, Euro, AED and CNY with all other variables held constant, the impact on profit after taxation for the year would have been higher / lower by Rupees 33.052 million (2019: Rupees 104.768 million) mainly as a result of exchange gains / losses on translation of foreign exchange denominated financial instruments. Currency risk sensitivity to foreign exchange movements has been calculated on a symmetric basis. In management's opinion, the sensitivity analysis is unrepresentative of inherent currency risk as the year end exposure does not reflect the exposure during the year.

(ii) Other price risk

Other 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 instrument traded in the market. The Company is not exposed to other price risk.

(iii) Interest rate risk

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

The Company has no significant long-term interest-bearing assets except for bank deposits. The Company's interest rate risk arises from long term financing and short term borrowings. Borrowings obtained at variable rates expose the Company to cash flow interest rate risk. Borrowings obtained at fixed rate expose the Company to fair value interest rate risk.

At the reporting date the interest rate profile of the Company's interest bearing financial instruments was:

	2020 Rupees	2019 Rupees
Fixed rate instruments		
Financial liabilities		
Long term financing	702,579,112	787,340,140
Short term borrowings	2,874,370,841	2,481,870,840
Floating rate instruments		
Financial assets		
Bank balances - deposit accounts	570,384,699	91,014,638
Financial liabilities		
Short term borrowings	198,250,000	1,162,150,000

Fair value sensitivity analysis for fixed rate instruments

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

Cash flow sensitivity analysis for variable rate instruments

If interest rates at the year end date, fluctuate by 1% higher / lower with all other variables held constant, profit for the year would have been Rupees 2.382 million higher / lower (2019: Rupees 10.176 million lower / higher), mainly as a result of higher / lower interest income / expense. This analysis is prepared assuming the amounts of liabilities outstanding at reporting dates were outstanding for the whole year.

(b) Credit risk

Credit risk represents the risk that one party to a financial instrument will cause a financial loss for the other party by failing to discharge an obligation. The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at the reporting date was as follows:

	2020 Rupees	2019 Rupees
Investment Advances Deposits Trade debts Other receivables Bank balances	37,197,516 26,827,834 52,571,511 545,599,398 1,344,778 751,658,679	55,381,750 9,185,188 40,340,559 2,133,325,884 572,460 418,447,065
	1,415,199,716	2,657,252,906

The credit quality of financial assets that are neither past due nor impaired can be assessed by reference to external credit ratings (If available) or to historical information about counterparty default rate:

_		Rating		2020	2019
Banks	Short Term	Long Term	Agency	Rupees	Rupees
National Bank of Pakistan	A1+	AAA	PACRA	546,613	193,405
Allied Bank Limited	A1+	AAA	PACRA	448,581,441	17,406,401
Askari Bank Limited	A1+	AA+	PACRA	56,554,096	70,825,491
Bank Alfalah Limited	A1+	AA+	PACRA	22,998,587	142,710,700
Faysal Bank Limited	A1+	AA	PACRA	615,142	2,151,503
Habib Bank Limited	A-1+	AAA	JCR-VIS	96,197,942	43,799,599
Habib Metropolitan Bank Limited	A1+	AA+	PACRA	18,289,507	18,508,249
The Bank of Punjab	A1+	AA	PACRA	71,111,624	23,622,970
MCB Bank Limited	A1+	AAA	PACRA	34,486,560	61,397,539
Silkbank Limited	A-2	A -	JCR-VIS	278,667	32,320,937
Standard Chartered Bank					
(Pakistan) Limited	A1+	AAA	PACRA	260,313	3,286,716
United Bank Limited	A1+	AAA	PACRA	298,967	1,989,616
Al Baraka Bank (Pakistan) Limited		A	PACRA	115,645	95,263
Samba Bank Limited	A-1	AA	JCR-VIS	1,323,575	138,676
				751,658,679	418,447,065
Investment					
Security General Insurance					
Company Limited	-	AA	JCR-VIS	37,197,516	42,572,135
Sales tax refund bonds	Unknown		-	-	12,809,615
				788,856,195	473,828,815

The Company's exposure to credit risk and allowance for expected credit loss related to trade debts is disclosed in note 22.

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

(c) Liquidity risk

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

The Company manages liquidity risk by maintaining sufficient cash and availability of funding through an adequate amount of committed credit facilities. At 30 June 2020, the Company had Rupees 3,101.550 million (2019: Rupees 1,863.002 million) available borrowing limits from financial institutions and Rupees 765.949 (2019: Rupees 426.877 million) cash and bank balances. The management believes the liquidity risk to be manageable. Following are the contractual maturities of financial liabilities, including interest payments. The amount disclosed in the table are undiscounted cash flows:

Contractual maturities of financial liabilities as at 30 June 2020

	Carrying amount	Contractual cash flows	6 month or less	6-12 months	1-2 Years	More than 2 Years
			(Rupees)			
Non-derivative financial liabilities						
Long term financing	702,579,112	1,156,110,867	62,933,109	92,698,532	248,341,630	752,137,596
Trade and other payables	1,772,309,568	1,772,309,568		-	-	-
Accrued mark-up Short term borrowings	292,241,291 3.072.620.841	292,241,291 3,144,408,413	92,580,737 3.144,408,413	-	-	199,660,554
Unclaimed dividend	7,119,615	7,119,615	7,119,615	-	-	-
	5,846,870,427	6,372,189,754	5,079,351,442	92,698,532	248,341,630	951,798,150

Contractual maturities of financial liabilities as at 30 June 2019

	Carrying amount	Contractual cash flows	6 month or less	6-12 months	1-2 Years	More than 2 Years
			(Rupees))		
Non-derivative financial liabilities						
Long term financing	787,340,140	925,302,720	113,457,912	108,744,025	251,255,528	451,845,255
Loan from ex-sponsor	272,000,000	272,000,000	272,000,000	-	-	-
Trade and other payables	1,728,287,773	1,728,287,773	1,728,287,773	-	-	-
Accrued mark-up	280,301,302	280,301,302	43,469,479	-	-	236,831,823
Short term borrowings	3,644,020,840	2,833,089,614	2,833,089,614	-	-	-
Unclaimed dividend	5,715,206	5,715,206	5,715,206	-	-	
	6,717,665,261	6,044,696,615	4,996,019,984	108,744,025	251,255,528	688,677,078

The contractual cash flows relating to the above financial liabilities have been determined on the basis of interest rates / mark-up rates effective as at 30 June. The rates of interest / mark-up have been disclosed in note 6 and note 12 to these financial statements.

45.2 Financial instruments by categories

Assets as per the statement of financial position

		2020		2019				
	Amortised cost	FVTOCI	Total		Loans and receivables	FVTC	CI	Total
		(Rupees)				(Rup	ees) -	
Investments Advances Deposits Trade debts Other receivables Cash and bank balances	26,827,834 52,571,511 545,599,398 1,344,778 765,949,390	37,197,516 - - - -	37,197,516 26,827,834 52,571,511 545,599,398 1,344,778 765,949,390		12,809,615 9,185,188 40,340,559 ,133,325,884 572,460 426,876,902	42,572	-	55,381,750 9,185,188 40,340,559 2,133,325,884 572,460 426,876,902
	1,392,292,911	37,197,516				42,572	135	2,665,682,743
					2020 Financ Liabilitie amortized	cial es at d cost		2019 Financial iabilities at nortized cost
Liabilities as per th	ne statement	of financial p	position		Rupe	38		Rupees
Loan from ex-spo Long term financir Accrued mark-up Short term borrow Trade and other p Unclaimed divider	nsor ng vings ayables				702,579 292,241 3,072,620 1,772,309 7,119),291),841),568),615	7 2 3,6 1,7	272,000,000 787,340,140 280,301,302 644,020,840 728,287,773 5,715,206
					5,846,870),427	6,7	17,665,261

45.3 Capital risk management

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, issue new shares or sell assets to reduce debt. Consistent with others in the industry and the requirements of the lenders, the Company monitors the capital structure on the basis of gearing ratio. This ratio is calculated as borrowings divided by total capital employed. Borrowings represent long term financing, and short term borrowings obtained by the Company as referred to in note 6 and note 12 respectively. Total capital employed includes 'total equity' as shown in the statement of financial position plus 'borrowings'. The Company's strategy, remained unchanged from last year. In accordance with the terms of agreement with the lenders of long term finances in connection with deferment of principal amount for twelve months, there is restriction on distribution of dividends by the Company during the relief period.

		2020	2019
Borrowings Total equity Total capital employed	Rupees in thousand Rupees in thousand Rupees in thousand	3,775,199,953 3,959,164,038 7,734,363,991	4,431,360,980 3,750,889,963 8,182,250,943
Gearing ratio	Percentage	48.81	54.16

The decrease in the gearing ratio resulted primarily from decrease in borrowings of the Company.

46. RECOGNIZED FAIR VALUE MEASUREMENTS - FINANCIAL INSTRUMENTS

(i) Fair value hierarchy

Judgements and estimates are made in determining the fair values of the financial instruments that are recognised and measured at fair value in these financial statements. To provide an indication about the reliability of the inputs used in determining fair value, the Company has classified its financial instruments into the following three levels. An explanation of each level follows underneath the table.

Recurring fair value measurements At 30 June 2020	Level 1	Level 2	Level 3	Total
Financial asset		(Rupe	ees)	
Fair value through other comprehensive income	-	-	37,197,516	37,197,516
Total financial asset	-	-	37,197,516	37,197,516
Recurring fair value measurements At 30 June 2019	Level 1	Level 2	Level 3	Total
		(Rupe	es)	
Financial asset				
Fair value through other comprehensive income	-	-	42,572,135	42,572,135
Total financial asset	-	-	42,572,135	42,572,135

The above table does not include fair value information for financial assets and financial liabilities not measured at fair value if the carrying amounts are a reasonable approximation of fair value. Due to short term nature, carrying amounts of certain financial assets and financial liabilities are considered to be the same as their fair value. For the majority of the non-current receivables, the fair values are also not significantly different to their carrying amounts.

There was no transfer in and out of level 3 measurements.

The Company's policy is to recognise transfers into and transfers out of fair value hierarchy levels as at the end of the reporting period.

Level 1: The fair value of financial instruments traded in active markets (such as publicly traded derivatives and equity securities) is based on quoted market prices at the end of the reporting period. The quoted market price used for financial assets held by the Company is the current bid price. These instruments are included in level 1.

Level 2: The fair value of financial instruments that are not traded in an active market (for example, over-the-counter derivatives) is determined using valuation techniques which maximise the use of observable market data and rely as little as possible on entity-specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in level 2.

Level 3: If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3. This is the case for unlisted equity securities.

(ii) Valuation techniques used to determine fair values

Specific valuation technique used to value financial instrument was discounted cash flow analysis.

(iii) Fair value measurements using significant unobservable inputs (level 3)

The following table presents the changes in level 3 item for the year ended 30 June 2020 and 30 June 2019:

	Unlisted equity security Rupees
Balance as on 01 July 2018 Less : Deficit recognized in other comprehensive income	58,161,750 (15,589,615)
Balance as on 30 June 2019	42,572,135
Less : Deficit recognized in other comprehensive income	(5,374,619)
Balance as on 30 June 2020	37,197,516

(iv) Valuation inputs and relationships to fair value

The following table summarises the quantitative information about the significant unobservable inputs used in level 3 fair value measurements.

Description	Fair value	30 June	Un-observable inputs	Range of inputs (probability- weighted average) 30 June	Relationship of unobservable inputs to fair value	
	2020	2019		2020		
	Rupees	Rupees				
Investment						
Security General Insurance 37,197,516 42,572,135 Company Limited		Net premium revenue growth factor Risk adjusted	2.00%	Increase / decrease in terminal growth factor by 1.00% and		

discount rate

13.37%

decrease / increase in discount rate by 1.00% would increase / decrease fair value by Rupees +6.816 million / -4.860 million.

There were no significant inter-relationships between unobservable inputs that materially affect fair values.

Valuation processes

Independent valuer performs the valuation of non-property item required for financial reporting purposes, including level 3 fair values. The independent valuer reports directly to the chief financial officer. Discussions of valuation processes and results are held between the chief financial officer and the valuation team at least once every six month, in line with the Company's half yearly reporting period.

The main level 3 inputs used by the Company are derived and evaluated as follows:

Discount rates for financial instruments are determined using a capital asset pricing model to calculate a rate that reflects current market assessments of the time value of money and the risk specific to the asset.

Earnings growth factor for unlisted equity security is estimated based on market information for similar types of companies.

Changes in level 2 and 3 fair values are analysed at the end of each half yearly reporting period during the valuation discussion between the chief financial officer and the independent valuer. As part of this discussion the independent valuer presents a report that explains the reason for the fair value movements.

47. RECOGNIZED FAIR VALUE MEASUREMENTS - NON-FINANCIAL ASSETS

(i) Fair value hierarchy

Judgements and estimates are made for non-financial assets that are recognized and measured at fair value in these financial statements. To provide an indication about the reliability of the inputs used in determining fair value, the Company has classified its non-financial assets into the following three levels.

As at 30 June 2020	Level 1	Level 2	Level 3	Total
	(Rupees)			
Property, plant and equipment:				
- Freehold land	-	1,351,146,621	-	1,351,146,621
- Buildings	-	1,009,133,930	-	1,009,133,930
Total non-financial assets	-	2,360,280,551	-	2,360,280,551
]]]
As at 30 June 2019	Level 1	Level 2	Level 3	Total
		(Rupees)		
Property, plant and equipment:				
- Freehold land	-	1,117,015,000	-	1,117,015,000
- Buildings	-	1,056,279,833	-	1,056,279,833
Total non-financial assets	-	2,173,294,833	-	2,173,294,833
	-			

The Company's policy is to recognise transfers into and transfers out of fair value hierarchy levels as at the end of the reporting period.

There were no transfers between levels 1 and 2 for recurring fair value measurements during the year. Further, there was no transfer in and out of level 3 measurements.

(ii) Valuation techniques used to determine level 2 fair values

The Company obtains independent valuations for the items of property, plant and equipment carried at revalued amounts every three years. The management updates the assessment of the fair value of each item of property, plant and equipment carried at revalued amount, taking into account the most recent independent valuations. The management determines the value of items of property, plant and equipment carried at revalued amounts within a range of reasonable fair value estimates. The best evidence of fair value of freehold land is current prices in an active market for similar lands. The best evidence of fair value of buildings is to calculate fair depreciated market value by applying an appropriate annual rate of depreciation on the new construction / replacement value of the same building.

Valuation processes

The Company engages external, independent and qualified valuer to determine the fair value of the Company's items of property, plant and equipment carried at revalued amounts at the end of every three years. As at 30 June 2018, the fair values of the items of property, plant and equipment were determined by Messers Hamid Mukhtar and Company (Private) Limited, the approved valuer.

Changes in fair values are analysed between the chief financial officer and the valuer. As part of this discussion the team presents a report that explains the reason for the fair value movements.

48. FAIR VALUE MEASUREMENTS - NON-FINANCIAL ASSETS

(i) Fair value hierarchy

Judgements and estimates are made for non-financial assets not measured at fair value in these financial statements but for which the fair value is described in these financial statements. To provide an indication about the reliability of the inputs used in determining fair value, the Company has classified its non-financial assets into the following three levels.

As at 30 June 2020	Level 1	Level 2	Level 3	Total
Investment property - Land	-	3,151,000	-	3,151,000
Total non-financial assets	-	3,151,000	-	3,151,000
		:		
As at 30 June 2019	Level 1	Level 2	Level 3	Total
		(Rupees)		
Investment properties - Land	-	3,083,000	-	3,083,000
Total non-financial assets	-	3,083,000	-	3,083,000

The Company's policy is to recognise transfers into and transfers out of fair value hierarchy levels as at the end of the reporting period.

There were no transfers between levels 1 and 2 for recurring fair value measurements during the year. Further, there was no transfer in and out of level 3 measurements.

(ii) Valuation techniques used to determine level 2 fair values

The Company obtains independent valuations for its investment properties at least annually. At the end of each reporting period, the management updates the assessment of the fair value of each property, taking into account the most recent independent valuations. The management determines a property's value within a range of reasonable fair value estimates. The best evidence of fair value is current prices in an active market for similar properties.

Valuation processes

The Company engages external, independent and qualified valuer to determine the fair value of the Company's investment properties at the end of every financial year. As at 30 June 2020, the fair values of the investment properties have been determined by Hamid Mukhtar and Company (Private) Limited.

Changes in fair values are analysed at the end of each year during the valuation discussion between the chief financial officer and the valuer. As part of this discussion the team presents a report that explains the reason for the fair value movements.

49. IMPACT OF COVID-19 (CORONA VIRUS)

The pandemic of COVID-19 that rapidly spread all across the world has not only endangered human lives but has also adversely impacted the global economy. On 23 March 2020, the Government of the Punjab and the Government of Sindh announced a temporary lock down as a measure to reduce the spread of the COVID–19. Complying with the lockdown, the Company temporarily suspended its operations from 24 March 2020. After implementing all the necessary Standard Operating Procedures (SOPs) to ensure safety of employees, the Company resumed its operations from 28 April 2020 and took all necessary steps to ensure smooth and adequate continuation of its business in order to maintain business performance despite slowdown in economic activity. The lockdown caused disruptions in supply chain including supply of goods to the customers resulting in a decline in sales. Subsequent to the year ended 30 June 2020, due to significant reduction in outbreak, demand for the Company's goods is fast reverting back to normal levels. Due to this, management has assessed the accounting implications of these developments on these financial statements, including but not limited to the following areas:

- expected credit losses under IFRS 9 'Financial Instruments';
- the impairment of tangible assets under IAS 36 'Impairment of Assets';
- the net realisable value of inventory under IAS 2, 'Inventories';
- provisions and contingent liabilities under IAS 37 Provisions, Contingent Liabilities and Contingent Assets'; and
- going concern assumption used for the preparation of these financial statements.

According to management's assessment, there is no significant accounting impact of the effects of COVID-19 in these financial statements.

50. AUTHORIZATION OF FINANCIAL STATEMENTS

These financial statements were authorized for issue by the Board of Directors of the Company on 23 September 2020.

51. CORRESPONDING FIGURES

Corresponding figures have been re-arranged, wherever necessary, for the purpose of comparison. However, no significant rearrangements have been made.

52. GENERAL

Figures have been rounded off to nearest of Rupee.

A .----AAMIR FAYYAZ SHEIKH

CHIEF EXECUTIVE

KAMRAN SHAHID

CHIEF FINANCIAL OFFICER

8. Mun

SHÁHBAZ MUNIR DIRECTOR

PROXY FORM

33rd Annual General Meeting 2020

I/We						
of	in th	ne district of	being a member of			
KOHINOOR	MILLS LIMITED he	ereby appoint				
		ofand	other member of t	he Company or failing him/her		
appoint						
of		and	other member of t	he Company as my / our proxy		
to vote for m	ne/us and on my/ou	r behalf, at the 33 rd Anr	nual General Meet	ing of the Company to be held		
on Tuesday,	October 27, 2020	at 02:00 p.m. and at a	ny adjournment tl	hereof.		
As witness r	my/our hand seal th	iis	day of	, 2020		
	CDC Account Holders		No. of Ordinary	Signatures on		
Folio No. Pa	Participant I.D. No.	Account / Sub-Account No.	Shares held	Ten Rupees Revenue Stamp		
				The Signature should agree with the specimen registered		
Witness 1	1		tness 2	with the Company		
Signature		Się	_ Signature			
Name		Na	Name			
CNIC No		CM	CNIC No			
Passport No		Pa	Passport No			
Address		Ac	Address			

Important Notes:

- 1. Proxies, in order to be effective, must be received at the Company's Registered Office situated at 8th K.M. Manga Raiwind Road, District Kasur, not later than 48 hours before the time for holding the meeting and must be duly stamped, signed and witnessed.
- 2. If a member appoints more than one proxy and more than one instruments of proxies are deposited by a member with the Company, all such instruments of proxy shall be rendered invalid.
- 3. No person can act as proxy unless he / she is member of the Company, except that a corporation may appoint a person who is not a member.

For CDC Account Holders / Corporate entities

In addition to the above, the following requirements have to be met.

- a) The proxy form shall be witnessed by two persons whose name, address and Computerized National Identity Card (CNIC) number shall be mentioned on the form.
- b) Attested copies of CNIC or the passport of the beneficial owners and the proxy shall be provided with the proxy form.
- c) The proxy shall produce original CNIC or passport at the time of attending the meeting.
- d) In case of the Corporate entity, the Board of Directors' Resolution / Power of Attorney with specimen signature shall be submitted (unless it has been provided earlier) along with proxy form to the Company.

The Company Secretary	AFFIX CORRECT POSTAGE
KOHINOOR MILLS LIMITED 8-Km, Manga Raiwind Road, Distt. Kasur, Pakistan.	

202	پراکسی (مختارنامه) فارم 20 33 دان سالانه جزل اجلاس
	33 وال سالانه جزل اجلاس
	ی ایم
طلع کار باتش موں ایں کو اور طز لمیند کامبر موتے کے ناملے	ALLS
ون اكرتين إ	ے بے رہائی کوجو کہ کمپنی کا ایک اور ممبر ہے اپنا <i>ابنے متب</i> ادل مقرر کرتا ہو
کے رہائی کوجو کہ میٹن کا ایک اور ممبر بے اپنا / اپنے متبادل مقرر کرتا ہوں ا کرتے ہیں ۔جو	ماکن
2020ء بروز مظل دو پیر 2:00 بج ہونے والے میٹن کے 33 وی سالانہ جزل اجلاس میں میری	مرے امارے لئے اور میری اماری طرف سے 27 اکتوبر 0
	ہمارے طرف سے بحیثیت پراکسی دوٹ دینے کا مجاز ہوگا۔

آج مورخه----- 2020

دىرد يەكى رايا نىچىك	عام صفن كماتعداد	ی ڈمی الاونٹ اذیلی الاونٹ فبر	فاليوتبر
دن دي ريمان يدهماري			
(د محد كمنى كم المد ومز (مورك المواقاق كرام باب)			

كوادشدگان2

كواه شدكان 1

رجحل	
	^t
شافتی کارد نبر	شاختی کارڈ نبر
پاسپورٹ فمبر	پاسپورٹ فمبر
	*

لوت:

1۔ اجلائ شروع ہونے سے48 تکھے پہلے8 کومیٹر بالکارا نیرندود تعلیم تصورش والح کمیش کے دینوڈ آنس ش کافتین وال دیکھ تدور کا ہوا ہے کا کار اسک سرتر تصور کیا جائے گا۔ 2۔ اگرا کی مجرر کے کمیش ایک سے ندیادہ پاکی (تبادل دک) مقرر کے یافاد م کل کروا نے قوان کے دولتی مجان کو تبادل دک تقرر کر کان ہے۔ 3۔ کو کی کی فردان دفت تک تبادل دک کے طور پکا مجلک کر سکا جب تک دوکتی مجروف سے کار کی دیکھی کو شیادل دکی تقرر کر کان ہے۔

ى ڈى ى اكا وَنف بولڈرزاوركار يوريث اداروں كيليج

ندکن میاد کے علودہ مصرور ڈی شرور یا سے کو کی مذکور کھا جائے 1- پراکی فادم مدافراد سے دعلوان مصاوران کے نام پر اور شاتی کا وڈ نم واضی کلیے ہوئے تھے ہوتے ہوں۔ 2- اس مالکان اور تبادل اراکین کے شاتی کارڈیا اسپورٹ دکھا ٹی ہوگا۔ 4- کار پر سفادار سے کہ مودت شی بورڈ آف ڈائر کھڑو کی دعمارت اور اور اور اور آف انا وٹی (عکار حام) ہے اکی تو ام کی تو کو کارانا ہوگا۔



کچنی ایسے برانڈز کے ساتھ کام کرتی ہے جو معاشی طور پر محتنداددا پی سیائی چین کو برقر ارد کھنے کے لیے پر عزم میں۔ انتظامی نیم اس دیاتی بیاری کے اثرات کو کم کرتے اور اس مشکل صورتحال میں فاتح کی حیثیت سے سامنے نے کے لئے ایک جامع منصوبہ ترجیب دے دہی ہے۔ املی معامیتی سطح پر کام کرنے کے متعمد کے لئے ایل سال 21 کے لئے تک زائر ا پوزیشن کافی اسیدا فزا مادر معادن ہے۔ انتظامیہ کی طرف سے اضاعے کئے تدکورہ بالا اقدامات اور فیک ناکس اصلاحات کے سلسلے میں تکومت کار دوائی کی مقام محالی میں کہ معتمد کے لئے ایل سال 21 کے لئے تک نے تعد سال 21 میں امیر افزا مادر معادن ہے۔ انتظامیہ کی طرف سے اضاعے کئے تدکورہ بالا اقدامات اور فیک ناکس اصلاحات کے سلسلے میں تکومت کی شرائی کو رافن کو کھن ہوئے ، ہم مالی سال 21 میں اسید ہے کہ میں امار کیٹ شیئر بر قرار دہلی ہے

た打

کیٹی کے بیرونی (external) آڈیز زریاض احماینڈ کیٹی، جارٹرڈا کا ڈیکٹس آنندہ محوق سالاندا جلاس میں ریٹائر ہوجا کی کے کیٹیز ایک ، 2017 کے تحت دوبار دلتر ربی کے اہل ہونے کی بنا پرانہوں نے 30 جون 2021 کوشتم ہونے دانے مالی سال کے لیے کیٹی کے آؤیٹرز کے طور پراپٹی خدمات بٹش کی ہیں۔ بورڈ آف ڈائر بکٹرز نے ان کی دوبارہ تقرری کے لیے آؤٹ کیٹی کی سفارشات کی توثیش کی ہے۔

آ ڈیزز نے تعدیق کی ب کدامی النیٹیوٹ آف چارٹرڈ اکا ڈمنٹس آف پاکستان کے کوانی کنزول ریویو پروگرام کے تحت تعلی بخش درجہ بندی دکی گئی ہے اور دو آڈٹ اور سائٹ بورڈ آف پاکستان سے رجمٹر ڈیوں۔ یوفرم انٹریٹنٹ نیڈ ریٹن آف اکا ڈمنٹس (IFAC) کی جانب سے جاری کردہ ضابط اخلاق سے مطابقت رکھتی ہے۔ حرید بیکہ دہ کمیتی کوکوئی متعلقہ خدمات فراہم نہیں کرر ہے۔ آڈیزز نے بیمی تعدیق کی ہے کہ سال کے دوران کی بھی دقت فرم یاس کے کی پارٹر، ان کے شریک حیات یا ڈن کی کھی میں میں تعادر خدمات فراہم نہیں کرر ہے۔ آڈیزز نے بیمی تعدیق کی ہے کہ سال کے دوران کی بھی دقت فرم یاس کے کی پارٹر، ان کے شریک حیات یا پالنے پہلی کے تعلق خدمات فراہم میں کہ رہے۔ آؤیز نے بھی تعدیق کی ہے کہ مال کے معالی میں میں میں توارت فیس کی یا ہے پر کمیں رکھا دور یہ کوئی پارٹریا اس آڈٹ میں حصہ لینے دالاکوئی گھن کمیٹی کے چیف ایگڑ کی جانب ک

اظهادتكر

بورڈ اپنے قابل قدر تصعن داران بینکوں ، مالیاتی اداروں اور قریداروں کا تبدول سے شکر کز ارب جن کے تعادن اور مسلس حمایت نے کمیٹی میں مسلس بہتری لائے میں اہم کردار ادا کیا ہے۔ زرِغور سال کے دوران چنجنٹ اور لاز شن کے درمیان تعلقات خوشگوارر ہے اور ہم اپنے ملاز میں کی محنت بھن او

21-210/00/2012 8. Mum بام فاخ الح شيادج يف الجزيك 12/13

قسور 23 خبر 2020 زيرغورسال كدوران انسانى وسائل اورمعاد فد كميش ك يا في اجلاس متعقد وت ان عم جرميرك حاضرى ورن قد يل ب:

برعد	ميردكانام	شركت كرده اجلاس كى تعداد
1	جناب شبيا وسير المتخبر عثير عن	5
2	جناب دشيداسمه تحمبر	5
3	جناب دیاض ایحد ممبر	5

نان الكريكو/ آزاددائر يكثر زكامعادضه

بورڈ آف ڈائز بیکٹرز نے "ڈائز بیکٹرز کے معاد ضہ ہے متعلق پالیسی منظور کی ہے، جس کی اہم خصومیات دری ڈیل میں: بورڈ آف ڈائز بیکٹرز کا کوئی داحد مبرخودا بنامشاہر و متھین نہیں کرسکتا۔

- ہلا آزاد ڈائر بیٹرزسمیت تان البریکٹوڈائر بیٹرز کا معادضہ کیٹنی کی موزوں تجربہ کارادرانل بورڈممبرز کو برقرارر کھنے کی ضرورت کے لھانلاے ادر مارکیٹ پریکٹس کے مسادی طے کیا جاتا ہے۔انسانی دسائل ادرمعاد ضد کمیٹی ہر مالی سال کے اغلام پر یاس سے پہلےا بکسٹرنل مارکیٹ میں تقادلی معاد ملے ک
- * سنگیخا کی جانب سے منعقدہ اجلاسوں میں شرکت اور دیگر امور کے لئے ڈائر کیلمرف سے خریقا کتے جانے دالے قمام اخراجات پیشمول مغربی، ہوٹل چار بڑاور دیگر اخراجات کینجامے دسول کرنے کے اہل ہو تقے۔ بی س
 - الله معادف پرتیک کاذمداری کمینی برداشت کرےگا۔

شابطاخلاق

بورڈ سینتر بیجسٹ ادر کمیٹی کے دیگر طاز مین میں دیانتداری کی ترقیح کے لئے بورڈ نے ضابط اخلاق بنا کر کمیٹی کی دیپ سائٹ پر شائع کیا ہے تا کہ برطنص جو کمیٹی سے خسلک ہےان پر دیشش سینڈر ڈزادرکار پوریٹ اقدار کو بچھ تھے۔

صص دارى كا جمال

30 جرن 2020 کوصص داری کا بھال ہمراد صف یافتظان کی اقسام کمپنیزا یک 2017 در لمکینیز (کوڈ آف کار پوریٹ کورنس)ریکولیشنز 2019 کے مطابق اس میورٹ سے مسلک ہے۔

مقتبل كامكانات

اس دقت وزیا بحر می فیکستان سنعتوں کودیائی بناری کی دجدے بہت ی مشکلات کا سامنا کرنا پڑ رہاہے، جو کھ معیشتوں میں بیکی اجر می یا بکھ میں بار بارابروں کی صورت میں کا ہر ہواہے۔ ویائی بناری کے اثرات نے پاکستان سیت ایمر جنگ مارکیٹوں کو بھی بری طرح متا ترکیا ہے۔

اگر چراں بحران کی شدت بہت زیادہ ہے، لیکن جاری حکومت نے اس صورتحال پر قابو پانے کے لیے متحددا قدامات الحماتے میں ،جن میں برآ مدکی صنعت کوعلا قاتی مسابقتی نرخوں پرکیس اور بحکی کی فراجی ، وزیراعظم کے 2017 کے برآ مدکی میکنیج کا تشلس ، ساؤتیک رقم اورڈ یوٹی کی دانیسی ، ایک پیورٹ دری فائستک انتصوں کیلئے کم شرحی اورطویل مدتی قرضوں کا مؤٹر شام میں۔ ان قدامات سے صنعت کو صوحودہ وہائی صورتحال کو قابوکر نے میں مددلی ۔ زیرور ٹینگ ختم ہونے کی دچہ سے تعدی بیاد کی پریشاندوں کی روند کی قامت میں ان میں میں برآ مدک صنعت کوحلا قاتی مسابقتی مؤٹر شام میں۔ ان قدامات سے صنعت کو صوحودہ وہائی صورتحال کو قابوکر نے میں مددلی ۔ زیرور ٹینگ ختم ہونے کی دچہ سے تقدمی میاد کی پریشانیوں کو بردفت سیکونکی ریفنڈ ز ک بردفت اجرام ہے کم کیا گی ہی اور طویل مدتی یا ہوں ایک میں والی نشان ہے۔

غیر کمکی منذیوں میں ریکوری، ڈرکا ڈنٹ ریٹ میں 13.25 قیصد سے 7.00 فیصد تک الم جسمنٹ، امریکی ڈالرایک کی زالر ایک کی ریٹ اس سال کی تفاز پر 160.05 روپ سے اعتمام پر 168.00 روپ تک الم چششنٹ، عالمی منڈی میں خاص خور پر لیکوں کے ساتھ موافقت ہیں مناصر، اور دبائی بیاری سے تحدی طور پر بحالی کا فیکسٹاکی اطر سڑی پر بھی اثر پڑ سے گا۔

مار بی 2020 میں دبائی بیاری کی دجہ سے عارض طور پر بندش کی دجہ سے ،آپ کی کپنی لیا ایم آ رمنصوبوں میں سرماریکاری کے شرات حاصل نہیں کرتکی۔طلب میں کی اورا ضرد داد دار میں فیرستعمل پیدا داری صلاحیتوں کی دجہ سے مقررہ لاگرت میں اضافہ نے کپنی کے خاص منافع پراضافی بوجہ ڈال دیا۔تاہم ،ا گلے سال کے دوران ،ا نظامیہ پُرامید ہے کہ کپنی مستعمل ملاحیت سے فائرہ اخلا سکھ کی اور کمل صلاحیتی سکھ پرکا م کر ہے گی جس سے پیدا دارکی لاگرت میں کو آئے گی ۔

واتريكثر زكامعادضه

ڈائز کیٹروں کا معاد ضہ بذات خود بود تمبرز مط کرتے ہیں۔ تاہم ، کارپوریٹ گودش کے کوڈ کے تحت کوئی بھی ڈائز کیٹراپنا معاد ضہ خود مط کرنے کے لئے حصہ لینے کا مجاز ٹیٹ ہے۔ کمپنی تان ایگز کیٹوڈائز کیٹرز کو میٹلک میں شامل ہونے کی فیس کے علاوہ معاد ضرفین دیتی ہمترین ڈ بنوں کو اپنے پاس رکھنے کے ، کمپنی کی معاد ضہ پالیسی مضبوط ہے جو کہ اعلام سزیز اور کاردیاری ٹریٹر کے مطابق ہے۔ ڈائز کیٹرز اوری اٹی اوکی معاد منے کہ مطومات کے لئے ، براہ کرم مالی کوشواروں کے توش سے رچر کر کی کہ مطابقہ میں مشبوط ہے جو کہ اعلام سزیز ڈائز کیٹر ذیتر چکی بروگرام

سیکی رفیزایندا بیکی کمیشن آف پا کستان نے 7 فروری 2019 کوآپ کی کیٹی کے چیئر مین اور چیف ایگزیکٹوکوڈائز یکٹرز ترجی پردگرام (ڈی ٹی پی) سے منتلی وے دویا۔ دوآزاد ڈائز یکٹرز ، ریاض احمداد شویا زمنیر نے مالی سال 2013 اور 2014 میں ICAP سے پہلے ہی ڈی ٹی کی کرالیا ہے۔ تاہم ، باتی تین ڈائز یکٹرز لسلکینیز (کوڈآف کار پوریٹ گوڈش) ریگولیھنز ، 2019 میں ندکورنا تم فریم سے اعدر تربیت حاصل کریں گے۔

آڈٹ کمیٹی

بورڈنے متدرجہ ذیل مجمروں پر مشتل ایک آڈ نے کمیٹی تکلیل دی ہے۔ جناب دیاض احمد جیئر تین جناب شیبا احمر آڈ نے کمیٹی بورڈ آف ڈائر یکٹرز کے لیے کرد وطریقہ کار کے مطابق کام کرتی ہے۔ یہ کوڈ آف کار پوریٹ کوش کی بہترین پر یکھیسسوا ور متصلقہ قالونی ضروریات ، اکا ڈشک پایسیو اور پر یکھیسسو میں تیر برلی، الاکا کا کا ڈشک نے ڈادور لسٹنگ کے قاعد کی گھرانی پر تھیسیوں کوشش کی بہترین پر یکھیسسوا ور متصلقہ قالونی ضروریات ، اکا ڈشک

سے بورڈ آف ڈائر بیٹرز کو بیرونی آڈیٹرز کی تقرری سے متعلق سفارشات ڈیٹ کرتی ہے۔ دیگر ڈ مدداریوں میں اعتراق آڈے بخطش ، کمپنی سے اٹا ٹوں کا اعتراق کنٹرول سٹم سے ذریعے تحفظ اور مالیاتی اور آپیش کنٹرول ، اکا ڈشک کا فظام اور رپورشک سے طریقہ کار ، کاروباری منصوبوں کا ابتدائی جائزہ اور بورڈ کی توثیق اور نیچید کی اشاعت سے پہلے سہ ماہی ، ششما ہی اور سالا نہ کار کردگی کا جائزہ لیتی ہے۔

زيرغورسال ، دوران أؤت كيش عوا ماجلان متعقد موت الن عن برميرك حاضرى درة ويل ب:

شركت كرده اجلاس كي تعداد	مبر(كانام) م	برعد
4	جناب دياض احمد الجيتر عن	1
4	جناب دشيداته ممبر	2
4	جتاب هیادش مبر	3

انسانى وساكل اور معاد شد ميشى بورد ف مندرجد و يل مبرول يرهنت ايك وف مينى تطليل وى ب-

> جناب هیپازشیر خیتر نمان جناب دیانی احم مجر جناب دشیداحم مجر

انسانى وساكل اورمعاد فسيتى بودة آف دائر يكثرون كالمرف سے المكتيز (كود آف كار بوريت كور من)ر يكويشو، 2019 كى شروريات كے مطابق كام كرتى ب-

A.	ۋاتر يكثر (كانام	الزيمشن كالوميت	صص كما تعداد
1	جناب عامرنیاض شطح چانسا انگزیکو	NDM	2,242,817
		NDM	150,000
		NDM	1,704,750
		Ready Market	85,000
		Ready Market	130,500
		Ready Market	72,500
		Ready Market	75,000
2	جناب ملى فياض ث لغ سبسلينطل شيئر بوللدر	NDM	747,605
		NDM	50,000
		NDM	568,250
		Ready Market	25,000
		Ready Market	43,500
		Ready Market	500
		Ready Market	25,000
3	جناب شیرا دستیر ڈائر یکٹر	Ready Market	(2,000)
		ReadyMarket	(2,000)
		Ready Market	(5,000)
		Ready Market	(7,500)
4	محتر مدينه داسد فياض د جدد الزيكتر جناب اسد فياض في (مرحوم)	NDM	(2,242,817)
		NDM	(747,605)

ورت ویل میان ے علاوہ، زیر جائز وسال ے دوران ڈائر بکٹر، انجر بکٹور مان سے شریک حیات اور کا بالغ بجوں کی طرف سے صص میں کو تی تجارت قبیں کی گی:

بوروى سالان كاركردكى كاجائزه

بورڈ اپنی کارکردگی جائی کے گل کو گذ گورش کا اہم حصرتھورکرتا ہے، کیوتکہ بیشل ڈائر کیٹرڈ کو بورڈ کی حالیہ کارکردگی ، اس کے کردارادرڈ مدداریوں کے متعلق رائے فراہم کرتا ہے۔ اس بات کا ادراک کرتے ہوئے بورڈ نے اپنی کیٹیوں کی ادرارکان کی کارکردگی میں مدفراہم کرنے کے لئے معروف طریقوں سے متعلق آیک سوالنامدوشن کیا ہے۔ کیٹی تیکرڑی مشادرت ادر بجٹ کے لئے بورڈ کوسالاندخا صدر پورٹ بیش کرتا ہے۔

بوردة فازيكرز

کمپنی سے کم لگم وشق ادرائطامات سے لئے بورڈ آف ڈائر بیٹرز ذمد دار جی ۔ قمام ڈائر بیٹرز اپنے فرائض ادراعتیارات سے بتو بی آگاہ جی۔ قمام ڈائر بیٹرز بورڈ کے ہر سدمائل میں منعظہ ہونے دالے اجلاس سے ذریعے اپنی قانونی ذمہ داریاں اداکر سے جی میں کمپنی سے مالیاتی کوشواروں پرنظر قانی کرنے سے ادراکی منظوری سے معادہ کمپنی سے اہم منصوب ، فیصلے ، اندازے ادر مالی تخید جات دفیرہ ہرڈیلی کمپنی کی دی گئی سفارشات کی روشنی میں مشاورت اوران شاخل سے ان سے ق قیارہ سے کی فراہمی ، کاردیار سے اقضام کی گھرانی ادر مصلی افتان کور پورٹ کر اشادل ہے۔

كل ڈائر يكثرو كى تعداد 7 ب جن عام درج ذيل ميں:

a)-مردحرات

- i- جناب دشيدامد (نان المريكودار يكر)
- ii- جناب مامرفياض في (اليريكوواركيش)
- iii بناب المعيل عامر فياض (الكرز يكوذا تريكر)
 - iv- جناب رياض الحد (آزادة الريكتر)
 - بابشهارمنی (آزادة الريمش)
- vi جناب ملحالدين مديق (اين آئي أنامزده) نان المريكوداتر يمر

b)-خاتون

vii- محترمد منيد فياض (نان المريكووار كيشر)

بورد كاتبريليان

زير جائز وسال كدوران بور في كولى تد في في مولى-

اجلاس ش شركت كى تعداد	فالزيكثرد تسام	برعد
5	جناب دشيداحمد فيترعن	1
5	جناب مامرنياض فلف جيف الكيزيكو	2
4	جناب اللعيل هامر فياض والزبكثر	3
3	محترمدمغيدفياض ذائر يكثر	4
5	جناب رياض احمد والريكثر	5
5	جناب هميا وسنير والزيكثر	6
4	بناب ملج الدين مديق والريم NIT ، حرده	7

ز برجائزه مال ، دوران ، بورة آف دائر يكترز ، بالح (5) اجلاس متعقد موت - جرايك دائر يكترك حاضرى درنة ديل ب:

جددائر يكثراجلاس شى شركت فيمن كر سككو فيرحاضرى كى دخست عطاكى كى-

آپ کی کیٹی اپنے قمام ملازین کے لئے ایک محفوظ اور محشند کام کی تیک فراہم کرنے پر تیج مرکوز رکھتی ہے اور ہم جس معاشرے اور ماحول میں کام کرتے ہیں اس کے لئے ذمہ داری سے ساتھ کام کرنے کے لئے پر عزم ہیں۔ کارپوریٹ قیادت محلے کی گن اور کام کی تیکہ پر اعلی ترین پیٹر وراند معیارات کے اطلاق کے ذریعہ حاری کا حک کی کارکردگی میں ستقل پہتری سے بیکا میابی حاصل ہوگی۔

كارلوريث تاتى ومددارى

آپ کی کمپنی کے پائی بہت منز دکار پوریٹ سائلی ذمہ داری (می ایس آر) پالیسی ہے جس کا مقصد جہاں دہ کام کرتی ہے اس کیونگی کو تصفا فراہم کرنے کی اپنی ذمہ داریوں کو نیصانا ہے۔اس کی انسان ددست سرگرمیوں میں محت ادرتعلیم کے شیسے کے اقدامات میں حصہ لیزا شامل ہے۔ اسٹ کمپنیز (کوؤ آف کار پوریٹ کورش)ریگولیشٹز ، 2019 کی تحکیل

آپ کی کچنی کار پوریٹ گورش سے اعلی معیارکو برقر ارر کھنے سے لئے پرمزم ہے۔ بورڈاوراس کی ذیلی کمیٹیاں اس سلسلے میں اپنی ذمدوار یوں کو تسلیم کرتی جی اور لسلیک پنیز (کوڈ آف کار پوریٹ گورنس)ریگولیھنز ، 2019 کے قبیل کا بیان اوراس بارے میں آؤیٹرز کی جائزہ رپورٹ نسلک ہے۔

ويليوا يريثن اوراس كأتقسيم اورمالى خطرات

ولجوائد يقن اوراس كالتسيم اس رايدت كساتحد شكك ب-

كاربوريث اور مالياتي فريم ورك

کیٹی کے بورڈ آف ڈائر یکٹرز، سکیج رثیز اینڈ ایک پیٹن آف پاکستان کی جانب ہے جارگ کردہ کوڈ آف کارپوریٹ گورش کے متعلق اپنی ذمہ داریوں سے بتو لیا آگاہ میں۔ متدرجہ ذیل دبیانات کوڈ آف کار پوریٹ گورش کے بہترین طریقوں سے چلانے کے لئے کمیٹی کے مزم کا اظہاد کرتے ہیں۔

- الف مالیاتی کوشوار کے بنیزا یک 2017 کے مطابق تیار کے تلح میں ۔ کپنی کی انتظامیر کی طرف سے تیار کردہ، مالیاتی کوشوارے، اس کے معاطات، آپریشٹز کے متائ ، فقدی بہا دادر ایکوئی شما تبدیلیوں کو منصفات طور پر ظاہر کرتے ہیں۔
 - ب محمق فاكاتش كالايون كالحج ريكار ذركعا واب-
 - ب الاق كوشوارون كى تيارى يم مناسب اكاة على باليسيون كوشلس كرماتهما لكوكيا كما جادوا كاة علك تحفيد جات مناسب اورد أشمندان فيعلون يرقى بين -
 - ت مالیاتی گوشواروں کی تیاری می باکستان میں الکو بین الاقوامی مالیاتی ر پورتلک سے معیارات کی بیروی کی تی جاور کمی انحراف کادا شیخ انکشاف اور وضاحت کی گئی ہے۔
 - الدروني تشرول في نظام كاذير الأن ملحكم باوراتك وترطر في معلدرا مداد ركراني كاجاتى ب-
 - ت کاردبار جاری رکھنے لئے تمینی کی مطاحبت پرکوئی قابل ذکر ظلوک وشیبات ٹیس ہیں۔
 - ج الملكينيز (كوذا ف كار يويد كورش)ريكوليشو ،2019 ش دين كواهد شوابداكار يوريد كورش كريتري طريته كار كوف الحراف شي كيا ب-
 - بق محمیق کارد بار کے کامی صصف عظیم او مکارد بارک توسط یا کارد بارکو بند کرنے کا کوئی اہم منصوب میں ہے۔
 - ح محر شقت چوسالوں سے آپر فینک اور مالی اعداد دوشارد پورٹ بڈا سے مسلک جی ۔
 - ع بالاسمسر، ويوفر، او يداورد كروارج (اكركونى مو) كى مدش قانونى ادائيلون كى بابت معلومات تطرقانى شده كوشوارون ب متعلقة نوف ش دكائنى بير-
 - و مستمينى مفاظنى قواعدد منوابط ب معيارات كانتى في محيل كرتى ب- بها حول ددست باليسيون بريحى عمل كرتى ب-
 - ڈ سٹاف ریٹائرمنٹ قنڈ (یہادیڈنٹ قنڈ) کی طرف سے کی جانے والی مرماییکا رکی کا تخمیندان غیر پڑتال شدہ اکا ڈیٹس پیٹی ہے جو کہ درج ڈیل ہیں: 30 جون 2020 197.584 علین روپے 30 جون 2019 2019 ملین روپے

لاک ڈاؤن کے بعد آپریشز کی بھالی پر میڈویٹن اپنی پوری ملاحیت سے کام کر دہا ہےاور ٹوٹی کوئی ہے کہ اس کی پیداداری ملاحیت کار بھان آ تحد دمالی سال میں بھی جاری رہے گا۔اس کے ملادہ کمپنی کے BMR منصوب سے تسلسل میں ،کمپنی کی انتظامیہ نے اپنی موجودہ ، پرانی لومزکو 62 نتی ائیر جیٹ لومز کے ساتھ تبدیل کرنے کا فیصلہ کیا ہے۔ بیر تیز رفتار لومزکون کو بہتر آپریشل کا دکردگی حاصل کرنے میں مدفراہم کریں گی۔

ذانك ذويرن

کودیڈ 19 دہائی بیاری کی دجہ سے ہونے والی عالمی سطاقی ست روی کے اثرات یکی ڈانگ ڈویٹن میں تعایاں جی۔ حالمی سمادیازاری کی دجہ سے مڈویٹن کے پکھ برآ یدی آرڈ رزمیوٹر کردیتے گئے ،جس نے ڈویٹن کی کارکردگی کوشنی متاثر کیا۔

تاہم، وہائی بیاری کے اثرات کم ہونے گھے ہیں اوراس کے منتیج میں ثین الاقوامی برانڈ زنے رمیٹیل آ پریشتر دوبارہ شروع کردیتے ہیں۔معاشی سمالی کے ربھان کو مذخر رکھتے ہوئے ،کمیٹی کوامید ہے کہ دومالی سال 21 میں ڈانگ ڈویژن کی آپریٹنگ ملاحیت کا 80 فیصد استعمال کریاتے گی۔ جز فیک ڈورش

حکومت پاکستان نے برآمد پرین شعبوں کے لیے تعمیر 2020 سے مؤثر بیکل کے زخوں کو 7.5مر کی سینٹ ٹی کلوداٹ سے 9.0 امر کی مینٹ ٹی کلوداٹ تبدیل کردیا ہے۔ جبکہ کیس کی قیستیں 6.5 امر کی مینٹ ٹی MMBTU پر برقرار کو گئیں۔ یہ قیستیں باتی مال سال 21-20 تک لاکور ہیں گی۔ چوکھ بلک سے زرخ کز شینز خوں سے 20 فیصد زیادہ ہیں، اس ہورے مالی سال 21 میں کیفی کے منافع مارجن میں کی داقع ہوگی۔

زیادہ سے زیادہ کارکردگی حاصل کرنے اور مارکیٹ میں مسابقت پذیر ہونے کے لئے ،آپ کی کمپنی نے 2.5 میکا دان توہائش کے حال دو نے کیس انجن فریدے ہیں جس سے اید شن کی لاگت میں 20 فیصد کی دائتے ہوگی۔

انغار ميشن بيكنالوجي

آپ کی میٹن بروانت اور موڑ فیصلوں میں مدد کرنے والے موثر آئی ٹی نظام سے حصول کے لئے مستقل کوشیس کررہی ہے۔ ملاز مین کو بہترین کارکردگی کے لئے جدید ترین سہولیات فراہم کی ہیں۔ آپیٹن میں استعال ہونے والا پیداداری سامان اور مشینری تعلیکی طور پراملی درجہ کے ساقت دیتر کے ساتھ لیس ہیں ، جو پیدادار کے عل کے لئے تقدیق وقت میں معلومات فراہم کرتی ہے۔

> کمپنی کا تنزانیٹ سطم کمپنی کی پالیسی اورطریقوں اور دیگر معلومات فراہم کرنے میں مددکا رثابت ہور ہاہے۔ انسانی دسائل اور تربیت

تريا 1,850 ماد شدى كمينى كاحدين - كمينى كالمتاب كراس كم معتبل كى بمترى من بدانسانى وساكر اجم ترين جزوين -

آپ کی کچنی کی انگا آرلیم اختیاتی بنرمنداد رتجر بکارلوگوں پر مشتل ہے۔ جو ملازم کاردیاری کیم کے ساتھ ملکرکام کرتے ہیں۔ تاکہ کچنی کے اجاف حاصل کرتے۔ کچنی برفرد کے احترام کو برابر کا موقع فراہم کرنے ادرا بچی کارکردگی کے ماحول کو پردان چڑھنے کوخصوصی ایمیت دیتی ہے۔ ایکے ساتھ ساتھ ملاز میں کو ہر سطح پرآئے بڑھنے کے مواقع فراہم کیے جاتے ہیں۔ اور محقق ضم کے تجریات کے کز اراجا تاہے۔ جو الکاسطنٹی بہتر ہنا کتے ہیں۔ جدید ترین بیکتالوگی اور انگار اندار میں اسلم کے طاق مراحل کو پر ملک کے بڑھنے کے مواقع فراہم کر کے جاتے اس میں افراد اپنی ذاتی اور پر دیشتل خواہوں کی حکول کر بچا کی جاتھ ہیں۔ جدید ترین بیکتالوگی اور انگار انداز میں سلم کے ملاپ سے بہترین ماحول پیدا کیا جاسکتا ہے۔ جس میں افراد اپنی ذاتی اور پر دیشتل خواہوں کی حکول کر سکتے ہیں۔

ر بيت اور تى

سمین کالیتین ب کدتر بیت اورترتی کے ذریعے انسانی وسائل میں بہتری لائے رہنا چاہتے۔ پیدادار کے تمام مراحل میں تربیت دیتے کو خصوص ایجت دی جاتی ب۔ اہم تحقیک جدیلیاں بیسے کدو پر دزیکیتا لوگی اور کوالتی تشرول معاند کاروں کی تربیت کے لئے سال کے دوران موتر ثریتی پردگرام بنائے گئے ہیں۔ اس سے امید دارا کوتر بیتی تسم کے ذریعے کا والک کمپنی کے اعدرتر بیت دی جاتی ہے۔ اس سے کمپنی کوتر بیت یا فنۃ افراد ڈ حوال نے مس مدولتی ہے۔ اور کی کے چوڑ جانے کی صورت میں تراب کے ایک کے اور کی تعام مراحل میں تربیت دیتے کو خصوص ایجت دی جاتی کمپنی کے اعدرتر بیت دی جاتی ہے۔ اس سے کمپنی کوتر بیت یا فنۃ افراد ڈ حوال نے ش مدولتی ہے۔ اور کی کے چھوڑ جانے کی صورت میں شیادل موجود دیتا ہے۔ کمپنی کے اعدرت میں تبادل موجود دیتا ہے۔ کمپنی کے اعدرت میں تباد بچھانا بھی امدادہ محت حفاظت ادرکیپیوٹرادر تکھی شعبوں میں تر چیتی کورس کر دائے جاتے ہیں۔

ڈائر بکٹروں کی رپورٹ

کو بادر طزلمیند ک دائر بیشرز کی جانب سے 30 جون، 2020 کے اختتام پر سالاند پورٹ مراہ پڑتال شدہ الیاتی کوشوارے ادرآ ڈیزر پورٹ بیش کرنایا حث سرت ہے۔ بیکستاکل صنعت کا جائزہ

یکٹ کل الأسٹری نے مالی سال 20 کے آغاز میں بیٹر شان کا خلاجر سے ویکی سہادی میں برآ مرضوعی 0.2 فیصدا ضافہ دواجو دوسری سہادی میں 0.5 فیصد ہوگیا۔کودیڈ 19 کے بحران نے سال کی تیسری سہ مادی میں پاکستان کی معیشت کو خاصا متاثر کیا جس کی دینہ سے موکی شرح میں 8.4 فیصد تک تیز ترین کی دائع ہوتی ۔ بیرکی پاکستان کی کل برآ مدات میں مجموعی گرادٹ سے مطابق تھی جو 21.1 فیصد تک کم ہوتی۔ فیکشاکس الأسٹری کی برآ مدات پاکستان کی کل برآ مدات میں مجلوعی میں م 24.25 بلین امریکی ڈالرچیں اپ کم ہوکر 22.5 بلین امریکی ڈالرد مائن جی ۔

ویائی بھاری کی دجہ سے پیدا ہونے والی عالمی تشیدگی نے، خاص طور پرزیادہ خری کرنے والے معاشروں میں، لوگوں کی خریداری کی عادات کوتبدیل کردیا ہے۔ لوگ بنیادی ضرورتوں پر بچت اور اخراجات کوئم کرنے کی طرف ماکن ہیں، جس نے فیکسٹاک کے شیسے کی طلب اور یر تدکونٹی متاثر کیا اور اس کے نیتیج میں تمام آرڈرز میں تاخیر ہوئی۔ دیگر ایمر جنگ مارکھوں کی مناسبت سے، کودیلہ۔ 19 کا پاکستان کی معیشت پرختی اثر پڑا ہے۔

وبانی بیاری کارترات پر قابو پائے کے لئے محکومت نے متعددا قد امات اخلے جن ش DLTL کا بردقت اجراء سم تجویت ادریکز تیکس کی دانیں، کم شرحل پر قرضے کی فراہی اور قرضوں کا التوارشائل میں جس سے منعت کوفوری طور پر تیاد کن تنائع ہے محفوظ کیا گیا۔ کودیڈ۔ 19 کے بعدا نڈسٹری کو کی دقت پر دوبارہ شروع کرنے اور زیادہ تحلرے دالے علاقوں ش لاک ڈاؤن کو مارٹ لاک ڈاؤن ش محددد کرنے کے حکومتی فیسلے کے بیٹیے ش شروری افرادی قوت کے ساتھ منعت کو چلانے کی اجاز ادا کیا۔ تاہم ، لوگوں کی تردیق کر نے کی تردین میں تعد مسابقتی ممالک میں حکومتوں کی طرف سے فیک شاکس کے علوم کی دالی مراحات کی دیتران کی فیک شاکس منعت کا منافع دیا ڈیل سر بیٹی اس کی دیتر میں معد سرائیتی ممالک میں حکومتوں کی طرف سے فیک شاکس کے علوم شروی کی دالی مراحات کی دیتر میں کی قلم شاکس

کمیٹی نے جدید مواصلاتی تیکنالوجیز کے ذریعے کام کے معیار میں کی مجموعہ کے بغیر کوہ ڈ19 بجران کے سلسلے میں اپنی معاشرتی اوراخلاتی ذمدداری کو بھی پورا کیا ہے۔ آن لائن میلنگ اور کمر پر سے کام کرنے کی پالیسیوں نے شمرف افرادی توت کومہلک بتاری سے پہلیا ہلد دہائی بتاری کی روک تھام کے محوق متصد میں بھی حصرایا۔ آپ پیٹنگ اور مالی متائج

اعتمام مالی سال 30 جون 2020 کے دوران ، کمیٹی کی فروخت اور مجنوعی منافع پالترتیب 11,997 طین روپے اور 1,866 طین روپے رہا ہے ۔ مقابلتا بیچلے مالیاتی سال 19–2018 کی فروشت 13,952 طین روپے اور مجنوعی منافع 2,013 طین روپے تھا۔ اعتمام مالی سال 30 جون 2020 کے دوران ، کمیٹی کا خاکس منافع 2.365 طین روپے (فی شیئر منافع 7.17 روپے) جبکہ حکیلے سال خاکس منافع 728.8 طین روپے (فی شیئر منافع 14.31 روپے) تھا۔

えんび

کچنی کے درکمگ سرماییک دوبار دی بھیراورکودید 19 دیائی بناری کی وجہ سے پیدا ہونے والی فیر سوتی بنگامی مورتھال کو پر اکرنے کے لئے ،آپ کے ڈائر بکٹرز نے اس سال منافع کی ادائیکی کو توکر نے کا فیصلہ کیا ہے۔

كاركروكي كاجائزه

30 جون 2020 كولتم يوف وال سال ك التي آب كى كمينى كى كاركر وكى كاليك مختفر جائز وحب ويل ب:

ولوتك ذويرين

کودڈ۔19 دہائی بیاری کے باوجرد موجود مالی سال میں دیونک ڈویژن نے اپنی ساکھ پر تاتم موجود مالی سال میں اپنے مجموق ٹرن اودر (مالی سال 19) 6,446 ملین روپے سے (مالی سال 20) 6,511 ملین روپے پر برقر ارر کھنے میں کا میاب رہا۔ اگرچہ متالی فروشت میں معمولی کی آئی، جو 3,531 ملین روپے سے کم ہوکر 3,263 ملین روپے ہوگئی، برآ ھ کی فروشت 2,914 ملین روپے سے ہڑھ کر 3,248 ملین روپے ہوگئی جس سے مقالی فروشت میں کی کی علاقی ہوتی۔



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