

ELAHI COTTON MILLS LIMITED

52nd Annual Report 2022



ELAHI COTTON MILLS LIMITED

FINANCIAL STATEMENTS

FOR THE YEAR ENDED JUNE 30, 2022

COMPANY'S INFORMATION

BOARD OF DIRECTORS

MAHBOOB ELAHI MAHFOOZ ELAHI MAHMOOD ELAHI AHMED SHAFFI FARRUKH AHMED M. AZEEM AFZAL HASHMI SAMINA BEGUM

CHAIRMAN

MAHBOOB ELAHI

CHIEF EXECUTIVE

MAHFOOZ ELAHI

AUDIT COMMITTEE

FARRUKH AHMED MAHBOOB ELAHI AHMED SHAFFI

HRR COMMITTEE

MAHMOOD ELAHI M. AZEEM AFZAL HASHMI FARRUKH AHMED

CHIEF FINANCIAL OFFICER

MUHAMMAD IMTIAZ

COMPANY SECRETARY

SALEEM AHMED

AUDITORS

BDO EBRAHIM & CO. CHARTERED ACCOUNTANTS 23, EAST SAEED PLAZA BLUE AREA, ISLAMABAD

REGISTRAR OFFICE

CORPLINK (PVT) LIMITED WINGS ARCADE, 1-K, COMMERCIAL, MODEL TOWN, LAHORE

LEGAL ADVISER

KHAN & PIRACHA NO.1, 2ND FLOOR, 6-B, MARKAZ F-6, ISLAMABAD

REGISTERED OFFICE

270-SECTOR I-9, INDUSTRIAL AREA, ISLAMABAD.

MILLS

JURIAN, MANDRA, TEHSIL GUJAR KHAN, DISTRICT RAWALPINDI.

WEBSITE

www.elahicotton.com

Vision

Elahi Cotton Mills Limited's vision is to run on purely professional grounds and to accomplish, build up and sustain a good reputation within textile industry by marketing premium quality yarn by means of honesty, integrity and commitment.

Mission Statement

It is the mission of the Company:

- To transform the Company into a modern and dynamic yarn manufacturer and to provide premium quality products to customers.
- To foster a culture of trust in order to make professional life at the Elahi Cotton Mills Limited a stimulating and challenging experience for all our people.
- To build the Company on sound financial footings, increase earning distribution of adequate return to shareholders, employees and to contribute towards the government revenues.
- To expand sales of the Company through good Governance and faster a sound and dynamic team so as to achieve optimum profitably for the Company for sustaining and equitable growth and prosperity of the Company.
- To make comprehensive arrangements for the training of our workers technicians.
- To strive for the continuous development of Pakistan while adding value to the textile sector.
- To continue to earn the respect, confidence and goodwill of our customers and suppliers.
- To earn and sustain the trust of our stakeholders through efficient resource management.

CHAIRMAN'S REVIEW REPORT:

The Board of Directors (the Board) of Elahi Cotton Mills Limited (ELCM) has performed their duties diligently in upholding the best interest of shareholders of the Company and has managed the affairs of the Company in an effective and efficient manner. The Board has exercised its powers and has performed its duties as stated in the Companies Act 2017 (previously Companies Ordinance 1984) and Listed Companies (Code of Corporate Governance) Regulations, 2019.

Further, the Board during the year ended June 30, 2022 played an effective role in managing the affairs of the Company and achieving its objectives in the following manner;

- The Board has ensured that there is adequate representation of Executives, non-executive and independent directors on the Board and its committees as required under the Code and that members of the Board and its respective committees has adequate skill, experience and knowledge to manage the affairs of the Company;
- The Board has developed and put in place a formal and effective mechanism for an annual evaluation of its own performance and that of its Committees and members of the Board. On the basis of the feedback received through this mechanism overall performance of the Board has been found to be Good and effective;
- The Board has formed an Audit and HRR Committees and has approved their respective terms of references and has assigned adequate resources so that the committees perform their responsibilities diligently;
- The Board has ensured that three Directors of the Company are exempt from Directors Training Programe due
 to their qualification and experience and that the SECP has granted exemption to three Directors. One Director
 has taken certification under the Directors Training Program and the remaining shall obtain certification under
 the DTP program in due course of time;
- The Board has ensured that the meetings of the Board and its committee were held with the requisite quorum and that the minutes of all the meetings (including committees) are appropriately recorded and maintained;
- The Board has developed a code of conduct setting forth the professional standards and corporate values adhered through the Company and have developed significant policies for smooth functioning;
- All the significant issues throughout the year were presented before the Board or its committees to strengthen and formalize the corporate decision making process;
- · The Board has ensured that the adequate system of internal control is in place;
- The Board has prepared and approved the Director's report and has ensured that the directors' report is
 published with the quarterly and annual financial statement of the Company and the content of the directors'
 report are in accordance with the requirement of applicable laws and regulations;
- The Board has ensured that adequate information is shared among its members in a timely manner and the Board members are kept abreast of developments between meetings;
- The Board has exercised its powers in light of the power assigned to the Board in accordance with the relevant laws and regulation applicable on the Company.

Based on aforementioned it can reasonably be stated that Board of Elahi Cotton Mills Limited has played instrumental role in ensuring that corporate objectives are achieved in line with the expectation of shareholders and other important stakeholders.

Acknowledgement

On behalf of the Board, I appreciate untiring efforts of our employees and express gratitude to all stakeholders including our valued customers for their continued cooperation and support.

MAHBOOB ELAHI) Chairman

September 26, 2022

ELAHI COTTON MILLS LIMITED

NOTICE OF 52ND ANNUAL GENERAL MEETING

Notice is hereby given that 52nd Annual General Meeting of the Shareholders of the Company will be held at the Registered Office of the Company at 270-Sector I/9, Industrial Area, Islamabad on October 25, 2022 at 10.30 a.m. to transact the following business:-

- To Confirm the minutes of the 51st Annual General Meeting.
- To consider, approve and adopt the Chairman's Review Report, the Reports of Directors and Auditors together with Audited Financial Statements of the Company for the year ended June 30, 2022.
- To appoint Auditors of the Company for the next financial year and to fix their remuneration. The
 Audit Committee and Board of Directors have recommended for reappointment of M/s. BDO
 Ebrahim & Co, Chartered Accountants, Islamabad as external auditors.
- 4. To transact any other ordinary business of the Company with the prior permission of the Chairman.

BY ORDER OF THE BOARD

Islamabad, September 28, 2022.

(MAHFOOZ ELAHI) Chief Executive

NOTES:

- The Share Transfer Books of the Company will be closed from October 19, 2022 to October 25, 2022 (both days
 inclusive). Transfers received at the office of Share Registrar M/s. Corplink (Pvt) limited, Wings Arcade, 1-K
 Commercial, Model Town, Lahore: at the close of business on October 18, 2021 will be treated in time for attending the
 Annual General Meeting. The Company shall arrange all protective measures to the participant in this AGM.
- A member entitled to attend and vote in the meeting is authorized to appoint any other member a proxy to attend, speak and vote for him or her.
- 3. Any individual Beneficial Owner of CDC, entitled to vote at this meeting must bring his/her original CNIC with him/her to prove his/her identity, and in case of proxy, a copy of shareholders attested CNIC must be attached with the proxy form and shall authenticate his/her identity by showing his/her original Computerized National Identity Card (CNIC) or passport at the time of attending the meeting. Representatives of corporate members should bring the usual documents required for such purpose.
- 4. In order to valid, an instrument of proxy and the power of Attorney or other authority (if any) under which it is signed, or a notarially certified copy of such power or Authority, must be reached at the Registered Office of the Company not less than 48 hours before the time of the Meeting.
- In compliance with SECP notification No. 634(I)/2014 dated July 10, 2014, the audited financial statements and reports
 of the Company for the year ended June 30, 2022 have been placed on the Company's website: www.elahicotton.com.for
 the information, download and review of shareholders.
- 6. Pursuant to SECP Circular No. 10 of 2014 dated May 21, 2014, if Company receives Consent Form from at least five members or any member holding aggregate 10% or more shareholding residing at geographical location to participate in the meeting through video conference at least 10 days prior to the date of meeting, the Company shall arrange video conference facility in that city subject to availability of such facility in that city. To avail this facility please provide following information and submit to registered office of the Company:

I/We				of _		being	a memb	er of Elah	Cotton	ı Mi	lls L	imited	, holding	
ordinary	shares	as	per	Register	Folio/CDC								conference	facility
at	S	igna	ture	of Memb	er(s)		77			- 65				

- 7. In accordance with the provisions of Section 72 of the Companies Act, 2017 and subsequent directive received from the Securities & Exchange Commission of Pakistan on the subject, the Company hereby requests the physical shareholders to Convert their Physical Shares into Book-Entry Form through Investor Accounts Services of Central Depository Company or any Participant/TRE Certificate-holder of the Pakistan Stock Exchange Limited.
- Members are requested to immediately inform the Company or our Share Registrar M/S. Corplink (Pvt) Limited, Wings
 Arcade, 1-K, Commercial, Model Town, Lahore, of any change in their registered address and provide valid and legible
 photocopies of CNIC, if not provided earlier.
- Number of Dividend amount pertain to various shareholders are lying outstanding/unclaimed. List of such shareholders
 is available at Company's website www.elahicottn.com. Such shareholders are requested to contact Share Registrar of
 the Company (at the above mentioned address) or Company Secretary, for any further detail for payment thereof.

ELAHI COTTON MILLS LIMITED

DIRECTORS' REPORT TO THE MEMBERS

The Directors of the Company are pleased to present the 52nd Annual Report which includes the audited financial statements of the Company together with the auditors' report thereon for the year ended June 30, 2022.

Financial Results

The principal business activity of the Company is to manufacture and sale of Pure Polyester Yarn. During the year under review, the Company registered a turnover of Rs. 730.213 million as compared to Rs. 508.766 million in the preceding year showing increase of Rs. 221.447 million (43.53 %) whereas the cost of sales increased from Rs. 487.867 million to Rs. 702.809 million showing increase of Rs. 214.942 million (44.06%). The Company earned gross profit of Rs. 27.404 million as compared to gross profit of 20.898 million in the previous year. The increase in turnover as compared to previous year is due to increase in the prices of finished goods. The financial results of the Company for the year under review are as under:

	RUPEES IN MILLION
Sales	730.213
Cost of Sales	702.809
Gross Profit	27.404
Administrative expenses	11.206
Other operating expenses	3.006
Other income	0.526
Financial Charges	0.049
Profit before taxation	13.670
Provision for taxation	8.213
Profit after taxation	5.456
Earning per share (Rs.)	4.20

The Company earned profit before taxation of Rs13.670 million as compared to profit of Rs. 11.844 million in the last year and profit after taxation of Rs. 5.456 million as compared to profit of Rs. 5.314million. The increase in profitability is due to increase in the rates of finished goods. Due to excessive electric shutdown the Company has closed one shift throughout the year and hence could not utilized 100% capacity. During the year the Company could not make payment of current portion of loan from Directors of Rs. 62.699 million due to financial constraints.

The auditors have drawn attention to Note 1.2 in the financial statements that the Company's current liabilities exceeded its current assets by Rs. 30.724 million. The Company has accumulated loss of Rs. 45.816 million that exceeds the issued, subscribed and paid up capital by Rs. 32.816 million. These conditions indicate the existence of a material uncertainty that cast doubt about the Company's ability to continue as a going concern.

During the year under review, the Company earned profit before tax amounting to Rs. 13.670 million and net profit after taxation amounting to Rs. 5.456 million. Accumulated loss has been reduced from Rs. 52.048 million to Rs. 45.816 million. The current ratio of the Company has also improved as compared to previous year. The Management is making every effort to minimize the impact through improve efficiency and better marketing. The Sponsor Directors are continuously supporting in the form of funds as and when required by the Company. The Management has neither intention nor the necessity of liquidation or ceasing manufacturing operation in foreseeable future. So, with the successful efforts of the Management, the Company will continue as a going concern.

Dividend:

The Directors of the company do not recommend any cash dividend/bonus shares to the shareholders due to accumulated loss and outstanding debts.

Auditors:

The present Auditors M/S. BDO Ebrahim & Company, Chartered Accountants have retired and being eligible, offered themselves for re-appointment. The Board of Directors, on recommendations of the Audit Committee has proposed appointment of M/S. BDO Ebrahim & Company, Chartered Accountants as auditors of the Company for the year ending June 30, 2023.

Shareholders:

A statement showing the pattern of share holding by the shareholders of the Company as on June 30, 2022 is annexed herewith.

Future Prospects and Outlook:

The Management expects the coming year to be an uncertain and challenging one. The ongoing political instability and flood have adversely affected Pakistan's economy. This situation has further been compounded due to increasing trend in the prices of raw material, increase in electric tariff and increase in the rate of dollar as the prices of electricity are linked with the dollar rate. All this has resulted in slow down of economy and has put a dent on the textile sector.

Corporate Social Responsibility

We are also committed to Corporate Social Responsibilities (CSR) and integrating sound social practices in our day to day business activities. CSR is important part of who we are and how we operate. We measure our success not only in terms of financial criteria but also in building customer satisfaction and supporting the communities we serve.

Health Safety and Environment

The Management of the Company is aware of its responsibilities to provide safe and healthy working environment to our associates and give highest priority to it. Our safety culture is founded on the premise that all injuries are preventable if due care is taken. Continual efforts for provision of safe, healthy and comfortable working conditions for the employees are made. We follow up and investigate on all incidents and injuries to address their root causes. We believe that safety and health is a journey of continuous improvement and eternal diligence. We will continue to take steps to improve the safety and health of all of our associates. Our production facility does not discharge any harmful material.

Internal Financial Control

The Board has adopted effective policies and procedures for ensuring the orderly and efficient conduct of business, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records and timely preparation of reliable financial statements. The internal audit department of the Company conducts audit regularly.

Composition of Board

The Board of Directors as at June 30, 2022 consists of:

Total number	of Directors:		
Male		6	
Fema	le	1	
Composition:			
(i)	Independent Directors	2	Ahmed Shaffi, M. Azeem Afzal Hashmi
(ii)	Non-executive Directors	2	Mahboob Elahi, Farrukh Ahmed,

- (iii) Executive Directors
- (iv) Female Director

- 2 Mahfooz Elahi, Mahmood Elahi
- 1 Samina Begum

Committees of the Board

The names of Members of Board Committees are as under:

Audit Committee:

- (i) Farrukh Ahmed
- (ii) Mahboob Elahi
- (iii) Ahmed Shaffi

Human Resources & Remuneration Committee:

- (i) Mahmood Elahi
- (ii) Farrukh Ahmed
- (iii) M. Azeem Afzal Hashmi

Significant Features of Directors' Remuneration

The Board of Directors has approved a formal policy for remuneration of Executive and Non-executive Directors, as recommended by the Human Resource and Remuneration Committee. As per policy, the Company will not pay any remuneration to non-executive directors and independent directors except fees for attending the meetings of the Board and its committees. The detail of aggregate amount of remuneration separately of executive and non-executive directors is attached in the annual report.

Risks and Opportunities

Elahi Cotton Mills Limited takes risks and creates opportunities in the normal course of business. Taking risk is important to remain competitive and ensure sustainable success. Our risk and opportunity management encompass an effective framework to conduct business in a well-controlled environment where risk is mitigated and opportunities are availed. Each risk and opportunity is properly weighted and considered before making any choice. Decisions are formulated only if opportunities outweigh risks. Following is the summary of risks and strategies to mitigate those risks:

Business Risks

The Company faces a number of following business risks:

Polyester Price Risk

There is always a risk of upward shift in the polyester prices in local and international markets. The Company mitigates this risk by the procurement of the polyester in bulk depending upon the availability of funds.

Demand and Price

We face the risk of competition and decline in demand of our products in local markets. We minimize this risk by building strong relations with customers, broadening our customer base, without compromising on quality and providing timely deliveries to customers.

Energy Availability and Cost

The rising cost and un-availability of energy i.e. electricity shortage is a major threat to manufacturing industry. The Company is unable to achieve the installed capacity due to excessive electric shut down. The Company is also unable to mitigate this risk as it is beyond the Company's control.

Financial Risks

The Company faces the following financial risks:

Credit risk

The Company's credit exposure to credit risk relates to its trade debts. This risk is mitigated by the fact that majority of our customers have a strong financial standing and we have a long standing business relationship with all our customers. We do not expect nonperformance by our customers; hence, the credit risk is minimal.

Liquidity risk

It is at the minimum due to the availability of funds from the sponsor's Directors in order to meet liabilities when due under both normal and stressed conditions.

Capital risk

When managing capital, it is our objective to safeguard the Company's ability to continue as a going concern in order to generate profits for providing returns for shareholders and benefits to other.

Price Risk of Financial Instruments

The Company is not exposed to price risk since there are no financial instruments whose fair value or future cash flow will fluctuate because of changes in market prices.

Corporate Governance

The Directors are pleased to report that:

- a) The Financial Statements prepared by the Management present its state of affairs fairly, the results of its operations, cash flows and changes in equity.
- b) Proper Books of Accounts have been maintained.
- Appropriate Accounting Policies have been consistently applied in preparation of financial statements and accounting estimates are based on reasonable and prudent judgment.
- d) International Financial Reporting Standards as applicable in Pakistan have been followed in preparation of Financial Statements.
- e) The system of Internal Control is sound in design and has been effectively implemented and monitored.
- f) The Management has devised a plan to enable the Company to continue as a going concern.
- g) There is no reported instance of any material departure from the best practices of Corporate Governance.
- h) Significant deviation from last year in operating results of the Company and reasons thereof has been explained.
- i) The key operating and financial data for the last six years is annexed.
- There are no outstanding statutory payments on account of taxes, duties, levies and charges except as shown in notes to the accounts.
- k) The Company is operating as un-funded Gratuity scheme which was not invested and was retained for business of the Company.

Nine meetings of the Board of Directors, five meetings of the Audit Committee and three meetings of the Human Resource & Remuneration Committee were held during the year. The attendance of each Director at the meetings is as under: -

Name of Director	Board	Audit Committee	HR&R Committee
Mr. Mahboob Elahi	9	5	N/A
Mr. Mahfooz Elahi	9	N/A	N/A
Mr. Mahmood Elahi	9	N/A	3
Mr. Farrukh Ahmed	8	5	3
Mr. Ahmed Shaffi	7	5	N/A
M. Azeem Afazl Hashmi	5	N/A	3
Mrs. Samina Begum	4	N/A	N/A

- m) Three Directors of the Company are exempt from Directors Training Program due to their qualification and relevant experience and SECP has granted exemption to these Directors. One Board member has attained certification of Directors Training Program. The remaining directors shall obtain certification under the DTP program in due course of time.
- n) The pattern of shareholding as required by the code along-with trading of shares by Directors, executives and their spouses has been included in this annual report.

ACKNOWLEDGEMENT:

The Board of Directors is pleased to record word of thanks to its members. The Staff – management remained pleasantly co-operative. I together with fellow Directors, wish to acknowledge our gratitude to the staff members for performing their duties.

Director

ON BEHALF OF THE BOARD

Chief Executive

Islamabad. September 26, 2022

اللی کاش مازلمشید ممبر ذکو دُائر بکشرز کی سالاندر بورث

کپٹی کے ڈائر بیٹرز باوٹویں سالا شدر پورٹ اورآ ڈٹ شدہ کپٹی کے صابات بھول آ ڈیٹرر پورٹ مختمہ جون ۳۰، ۲۰۲۳، بیش کرتے ہوئے خوشی محسوس کرتے ہیں۔ مالیاتی متاریخ:۔

کینی کا بنیادی کام خالص پولیسٹر کا دھا گھینا اور فروخت کرنا ہے۔ اس سال کے دوران کمپنی نے 730.213 ملین روپے کا کاروبار کیا جبکہ گزشتہ سال 508.766 ملین روپے تھا جو کہ 221.447 ملین روپے تھا جو کہ 214.942 ملین روپے (44.06%) کا اضافہ طاہر کررہا ہے، فروخت کے افراجات 487.867 ملین روپے سے بڑھ کر 702.809 ملین روپے ہوگئے جو کہ دورائی کا جو بھی منافع 27.404 ملین روپے تھا۔ اس سال کاروبار ش پچھے سال کی نسبت اضافے کی وجہ تیار شروبال کی تھیتوں میں اضافہ ہے۔ کپنی کے موجودہ سال کی نسبت اضافے کی وجہ تیار شروبال کی آئیتوں میں اضافہ ہے۔ کپنی کے موجودہ سال کے مالیا تی تیا گئی مندرجہ ذیل ہیں:

	2 31
	(ملين)
فروخت	730.213
فروخت كافراجات	702.809
مجهوي منافع	27.404
كاروبارى افراجات	11.206
ويكركاروبارى اخراجات	3.006
ريكرآ مه ني	0.526
الياتى اخراجات	0.049
قبل اذقيكس منافع	13.670
فيكس كى پيش بني	8.213
عداز نیکس منافع	5.456

آمدنی فی قصص

سمپنی کو 13.670 ملین روپیکس کی ادا نیکی سے پیشتر منافع ہوا جبکہ اسی دورانید میں گذشتہ سال 11.844 ملین روپ منافع ہوا جبکہ گذشتہ برس 5.456 ملین روپے منافع تھا۔ کمپنی کے منافع اضافے کی وجہ تیار شدہ مال کی قبیتوں میں اضافہ ہے۔ مسلسل بکلی سے بحران کی وجہ سے کمپنی کو پوراسال ایک شفٹ بندر کھنا پڑی اورال سوفیصد کارکردگی شد کھا سکی۔ اس سال کمپنی مالی شکلات کی وجہ سے قرض سے موجودہ واجب الا داحصہ میلے 62.690 ملین روپ جو کہ ڈائیر یکٹرز کوادا کرنا تھا، ادافہ کرسکی۔

عاسب نے کمپنی کی مالیاتی رپورٹ میں نوٹ نمبر 1.2 کے متعلق کہا ہے کہ کمپنی کی موجود ہوا دارقم اس کے موجود ہوا تا شرجات سے 30.724 ملین روپے سے تجاوز کر گئی ہیں۔ کمپنی کا کل خسار ہ 45.816 ملین روپے ہے جو کہ اس کے جاری شدہ ہ ادا شدہ سرمایہ ہے 32.816 ملین روپے زیادہ ہے۔ بیالات کمپنی کے جاری رہنے پر شکوک وشبہات کا اظہار کرتے ہیں۔

اس سال کے دوران کمپنی کو 13.670 ملین روپے تیکس کی ادائیگل ہے پیشتر منافع ہوا اور تیکس کی ادائیگل کے بعد 5.456 ملین روپ منافع ہوا مجموعی خسارہ 52.048 ملین روپ ہے کم ہوکر 45.816 ملین روپ ہورہ تناسب کر شند سال کے مقابل ہو جائے۔ انظامیہ پوری کوشش کر رہی ہے کہ وہ ان اٹر اے کوا پنی کا ارکر دگی اور بہتر مارکیٹنگ ہے کم از کم کرے۔ سپانسر ڈائیر کیٹرز کمپنی ہے مسلسل مالی تعاون کر رہے ہیں مستقبل قریب میں انظامیہ کی انٹواراوہ کمپنی کوشتم کرنے کا ہے اور نہ بی پیداواری سرگرمیاں بندکرنے کا ہے لہذاوہ پرعزم ہیں کہپنی انظامیہ کی بحر پورکوشش سے جاری وساری رہے گی۔

منافع: _ كمينى كـ دُائر كيشرزروال سال مجموى شارے اور واجب الا داقر هے كى وجد كے محتم كے ديو ديد ابونس شيركى سفارش ديس كرتے -

محاسب:۔ موجودہ محاسب بی ڈی اوابراہیم اینڈ کمپنی، چارٹر ڈاکاؤنکٹ اپنی مدت پوری کرنے کے بعدا گلے مالی سال کے لئے اپنی خدمات پیش کرتے ہیں۔ بورڈ ممبران نے آڈٹ کمپیٹی کی سفارش پر موجودہ محاسب کو اگلے مالی سال مختتمہ جون ۴۰۰ میں برقر ارر کھنے کی تجویز دی ہے۔

شيئر مولد تك: كمانددارول كي فبرست بسطابق ٢٠٠ جون ٢٠٠٠ شلك ب

مستقبل برایک نظر:۔ انظامیآنے والے سال میں مشکل اور غیر لینی صورت حال دکیورہ ہے کیونکہ جاری شدہ سیاس صورت حال اور سیلاب کی وجہ سے پاکستان کی معیشت پر منفی اثر پڑا ہے۔ بیصورت حال معربیہ مشکل تر ہورہ ہے کیونکہ خام مال کی قیمتوں میں اضافہ الیکٹرک میرف میں اضافہ اور بکل کی قیمت میں اضافہ الیکٹرک میرف میں اضافہ اور بکل کی قیمت میں اضافہ اور بکل کی تقیم میں اضافہ اور بکل کی ایکٹرک میرف میں اضافہ اور بکل کی تقیم میں اضافہ اور بکل کی تعلقہ میں اضافہ اور بکل کی تعلقہ میں اضافہ اور بکل کی تعلقہ میں اضافہ اور بکل کی تو میں اضافہ اور بکل کی تعلقہ میں میں اضافہ اور بکل کی تعلقہ میں اضافہ اور بکل کی تعلقہ میں اضافہ اور بکل کی تعلقہ میں بہت کے تعلقہ میں اضافہ اور بکل کی تعلقہ میں اضافہ اور بکل کی تعلقہ میں اضافہ کی تعلقہ میں اضافہ اور بکل کی تعلقہ میں اضافہ کی تعلقہ کی تعلقہ میں اضافہ کی تعلقہ میں اضافہ کی تعلقہ کی تعلقہ

معیشت کی رفتار میں کی آئی ہاور فیکشائل سیکفر میں ایک خلاپیدا ہوگیا ہے۔

کار پوریٹ ساجی فرصداری (CSR): کینی اپنی روزمرہ کی کاروباری سرگرمیوں میں مجموق ساجی فرصداری کے ساتھ پرعزم ہے۔ (سی ایس آر) ایک اہم صدہ جوہم ہیں اور ہم کس طرح کا م کرتے ہیں۔ بیں -ہم اپنی کامیا لی کی بیائش نیصرف الیاتی طریقہ کار بلکہ صحت وسلامتی اور ماحولیات کی خدمت کی صورت میں مجمی کرتے ہیں۔

صحت و سلامتی اور ماحولیات: کمپنی کی انظامیا ہے ساتھیوں کو تحفوظ اور سحت مند ماحول فراہم کرنے کے لیے اپنی ذمد داریوں سے بخوبی آگاہ ہے اور اس کوتر تجو دیے ہیں۔ ہماری حفاظت اس نبیاد پرقائم کی گئے ہے کہ اگر کمل احتیاط کی جائے تو حادثات سے بچاجا سکتا ہے۔ مازیمن کے لئے کام کرنے کے تحفوظ محت منداور آرام دہ حالات کی فراہمی کے لیے مسلسل کوشاں ہے۔ ہم تمام واقعالت اور حادثات کی تہدیک پہنچنے کے لئے ممل تحقیقات کرتے ہیں، ہم یقین رکھتے ہیں کہ صحت اور حفاظت مسلسل بہتری اور محت کا سفر ہے۔ ہم اپنے تمام ساتھیوں کی صحت اور حفاظت کو بہتر بنانے کے لیے اقد امات جاری کرچیں گئے۔ ہماری پیداواری سہولیات کی تھم کا نقصان دہ مواد خارج نہیں کرتی۔

انگررونی مالیاتی تحشرول: بورڈنے کاروبار کے منظم اورموکر طرزعمل کویتی بتانے، اپناٹائوں کی حفاظت، دھوکہ دہی اورغلطیوں کی روک تھام، کمپنی کے محکمہ اکاؤنٹ کے ریکارڈ کی دریکی اور بروقت مالیاتی محوشواروں کی تیاری کے لیےمؤثر پالیسیوں اور طریقہ کارکوا پنایا ہے۔ کمپنی کا اندرونی آڈٹ ڈیپارٹمنٹ یا قاعد گی ہے آؤٹ کرتا ہے۔

پورڈ کی ساخت :۔ ٣٠ جون ٢٢ يم يك بورڈ آف ڈائز يكثرز مندرجد ذيل پرمشتل ب:

ا۔ جناب محبوب البی ۲۔ جناب فرخ احمد ۳۔ جناب احرشفیع

> ا شانی وساگل اور معاوضه سمیشی:_ (ایخ آرایندُ آر)

ا۔ جناب محدودالی ۲۔ جناب فرخ احمہ ۳۔ جناب عظیم افضل ہاشی

ڈائیر میکٹران معاوضہ کی اہم خصوصیات:۔ بورڈ ڈائیر میٹران نے انچ آرائیڈ آر کمیٹی کی جانب ہے پیش کردہ انتظامی اور غیرا نظامی ڈائیر میٹران کے لیے ایک با شابطہ پالیسی کی منظوری دی ہے۔ جیسا کہ پالیسی کے مطابق کمپنی اپنے آزاداورغیرا نتظامی ڈائیر میٹران بورڈ اور کمیٹی کے اجلاس بیسٹرکت کی فیس کے علاوہ اورکوئی معاوضہ ادائیس کرے گی۔ انتظامی اورغیرا نتظامی ڈائیر میٹران کے مجومی معاوضہ کی تفصیلات سالا شدر پورٹ کے ساتھ شسکت ہے۔

خطرات اورمواقع: کینی معمول کے مطابق کاروبار میں خطرات کا مقابلہ کرتی ہے اور بہتر مواقع فراہم کرتی ہے۔ مسابقتی رہنے کے لئے اور پائیدار کا میابی کویفنی بنانے کے لیے خطرات مول لینا بہت اہم ہے۔ ہمارا خطرے اورمواقع کا تظام ایک مؤثر فریم ورک کا احاط کرتا ہے جس میں کاروبار کو بہتر ماحل میں منظم کیا جاسکتا ہے، خطرے کو کم کیا جاسکتا ہے اور بہتر مواقع حاصل ہوتے ہیں کے بھی انتخاب سے پہلے ہرخطرہ اورموقع کی مناسب طریقہ سے جانچ کی جاتی ہے۔ فیصلے صرف اس صورت میں لیے جاتے ہیں اگر مواقع خطرات نے زیادہ ہوں۔

كاروبارى خطرات: كمينى كومندرجيزيل كاروبارى خطرات كاسامناب

پولیسٹر کی فراہمی اور قیت: مقامی اور بین الاقو امی مارکیشوں میں پولیسٹر کی قیتوں میں اضافہ ایک خطرہ ہے۔ کمپنی رقم کی دستیا بی کودیجھتے ہوئے بڑی مقدار میں پولیسٹر خرید کراس خطرے کو کم کرتی ہے۔

طلباور قیت: ہمیں مقامی مارکیٹ بیں اپنی مصنوعات کی طلب بیس کی اور مقابلہ کے خطرے کا سامنا ہے۔ہم معیار پر مجھونہ کے بغیرصارفین کے ساتھ مضبوط تعلقات استوار کر کے ،اپے گا بکوں کی بنیا دکو وسعت دے کر ،سارفین کو پروفت ترسل فراہم کر کے اس خطرے کو کم کرتے ہیں۔

تونائی کی دستیابی اوراخراجات: توانائی کی برهتی ہوئی لاگت، بکل کی عدم دستیابی مینونینچرنگ کی صنعت کے لئے ایک براخطرہ ہے۔ بکلی کی بندش کی وجہ سے کمپنی نصب صلاحیت کو حاصل نہیں کر سکتی۔ جسیا کہ رہم کپنی کے اختیار جمن نہیں ہے اس لئے کمپنی اس خطرے کو کم نہیں کر سکتی۔

مالياتى خطرات: تحميني كومندرجه زيل مالياتى خطرات كاسامناب،

کریڈیٹ دسک: کمپنی کاکریڈیٹ دسک اورا سکے تجارتی قرضول سے متعلق نقصانات کا خطرواس کے ٹریڈؤیش سے متعلق ہے۔ یہ خطرواس حقیقت سے کم کیا جاتا ہے کہ ہمارے صارفین کی اکثریت ایک

منبوط مالی حیثیت رکھتے ہیں اور ہمارا اپنے گا بھول کے ساتھ ایک طویل افر صے سے کا روباری تعلق ہے۔ ہمیں اپنے صارفین سے فیر کا دکر دگی کی تو قع نہیں ہے ، اس بوجہ ہے کریڈیٹ رسک کم ہے۔

ليوق يندسك: سائسرة الريم الران عفد زى وستالي كى وجد عام اور مشكل عالات من يدفطره كم عمب

سرماييكا قطرو: سرماييك انظام كونت حارا مقصد حص يافتكان اورو مكر حصدواران كومتافع مهيا كرنے كے لئے تميني كى كاروبارى صلاحيت كى حفاظت كرنا ہوتا ہے۔

- ا۔ سمپنی کی انتظامیے کی جانب سے تیار کی تھی مالی دستاویزات میں اس بات کو بیٹی بنایا جاتا ہے کہ کمپنی کے محاملات اکاروباری افعال کے نتائج بزیسل نفذر تو م اور حسص میں رووبدل جیسے محاملات کوان دستاویزات میں مختلف انداز سے بیٹی کیاجائے۔
 - ۲۔ کمپنی میں صاب کتاب سے متعلق یا قاعدہ کھاتے مرتب کئے جاتے ہیں۔
 - ٣- مالي دستاويزات كي تياري كيسليط مين اكاؤنشك كي مناسب بالبييون كومستقلة ايناياجا تا بيادرا كاؤنشك كتمام ترتخيية معقوليت كي فيادير لكائ جاتي جير-
 - ٣ ـ مالى دستاه برات كى تيارى كرسلسط من ياكستان من قابل اطلاق بين الاتوامى فنانفس ريورننگ استيند رو كالحاظ بحى ركها كيا ہے ـ
 - ۵۔ اندرونی کشرول کارو ارام فھول ہاور مُورُ طور رِعمل درآ مداور محرانی کی جاتی ہے۔
 - ٢- انظامية في كونواري وساري ركف كيك أيك مور منصوبه بندي كرر كي ب-
 - ے۔ کار بوریٹ گورنس کے صوابط کی باسعاری ہے ایسی کو کی روگر وافی شیس کی گئی جو قاتل ذکر شہو۔
 - ٨ سمينى كازشته سال كرة يرينك نتائج مين معنى فيزتبد يلى اوران كى وجوبات بيان كردى كى بين -
 - 9 ۔ گزشتہ جیسال کا مالیاتی گوشوار و بنسلک ہے۔
 - ١٠ ا كاؤنش ك وش من درج كرووادا يكيون ك علاو ويكس وفيروى وفي قانوني اوا يكيال زيرالتوافيس بين -
 - اا۔ کمپٹی ایک ان فنڈ گر یجوئی سیم چلاری ہے جسکی سریاری کاری ٹیٹی کی گئی اور کمپٹی کے کاروبار میں استعمال کے لئے رکھودی گئی ہے۔
 - ١٢ اس سال بورؤ آف ڈائر بکٹرز کے تواجلاس ، آؤٹ میٹی کے پانچ اجلاس اورایخ آرآر کمیٹی کے تین اجلاس متعقد کئے جیں۔ ہرؤ ائر بکٹر کی حاضری اسطرح رہی ؟

اع آرايد آرمينگ	آؤت كميش ميفتك	بورة مينتك	ع م والزيكثر
-	۵	4	جناب محبوب الهي
		91	جنا بمحفوظ الجي
r.		9	جناب محبوداليما
r	۵	٨	جناب فرخ احمد
-	۵	4	جناب <i>اح</i> شفع
F	-	۵	جناب عظيم أفشل بإهمى
	(2)	r	سزفمين يمكم

۱۳۔ سمبنی کے تین ڈائز کیٹرزا کی تعلیٰ قابلیت اور مطلوبہ تجربہ کی وجہ ہے ڈائز کیٹرٹریٹنگ پروگرام ہے مبراہیں اورالیں ای پی نے ان ڈائز کیٹرز کوچھوٹ دی ہوئی ہے۔ ایک پورڈ ممبر نے مطلوبہ کورس اور مرٹیٹیکیٹ حاصل کیا ہے۔ بیٹیڈائز کیٹرزمقرر دوفت کے اندرڈی ٹی پی پروگرام کے تحت مرٹیٹیکیٹ حاصل کرلیں گے۔

۱۳۔ کوڈ آف کارپوریٹ گورنش کےمطابق جمع یا فکل کا اندازیشول ڈائز بکٹرز ما گیزیکٹوز اوران کے اہل خانہ سے جمعی کے لین وین کواس سالا شد پورٹ بیس شامل کیا حمیا ہے۔

اعتراف: بوروآ ف ڈائر بکٹراپے حصدداران کے تعاون کے شکر گزار ہیں۔انظامیاور شاف کے ماہین تعلقات نہایت خوشگوار ہے۔ میں اور ساتھی ڈائر بکٹرز شاف ممبرز کوا چی ڈ مدداریاں احسن طریقہ ہے۔ انجام دینے برممنونیت کا ظہار کرتے ہیں۔

بورة آف دار يكثرز كاطرف _

محفوظ الجي (چيف آيگزيکٽو)

()E())

اسلام آباد ۲۶ تمبر ۲۲۰۰

ELAHI COTTON MILLS LIMITED STATAMENT OF COMPLIANCE WITH LISTED COMPANIES (CODE OF CORPORATE GOVERNANCE) FOR THE YEAR ENDED JUNE 30, 2022

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

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

a Male: 6

b Female:

1

2 The composition of board is as follows:

Category	Names	
Independent Directors	Ahmed Shaffi, M. Azeem Afzal Hashmi	
Executive Directors	Mahfooz Elahi, Mahmood Elahi	
Non-Executive Directors	Mahboob Elahi, Farrukh Ahmad	
Female Director	Samina Begum	

Fractional figures on account of Independent Directors and Executive Directors have been rounded off to the nearest digit.

- 3 The Directors have confirmed that none of them is serving as a Director on more than seven listed companies, including this company.
- 4 The Company has prepared a "Code of Conduct" and has ensured that appropriate steps have been taken to disseminate it throughout the company along with its supporting policies and procedures.
- 5 The Board has developed a vision/mission statement, overall corporate strategy and significant policies of the company. A complete record of the particulars of significant policies along with the dates on which they were approved or amended has been maintained.
- 6 All the powers of the Board have been duly exercised and decisions on relevant matters have been taken by board/shareholders as empowered by the relevant provisions of the Act and these regulations.
- 7 The meetings of the Board were presided over by the Chairman and, in his absence, by a director elected by the Board for this purpose. The Board has complied with the requirements of Act and the regulations with respect to frequency, recording and circulating minutes of meeting of the Board.
- 8 The Board of directors has a formal policy and transparent procedure for remuneration of directors in accordance with the Act and Regulations.
- Three Directors of the Company are exempt from Directors Training Program due to their qualification and relevant experience and SECP has granted exemption to these three Directors. One Board member has attained certification of Directors Training Program. The remaining Directors shall obtain certification under the DTP program in due course of time.
- There was no new appointment of CFO & Company Secretary. New Head of Internal Audit was appointed during the year and Board has approved the appointment including the remuneration and terms & conditions of appointment 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;
 - · Ahmed Shaffi Chairman

- Mahboob Elahi Member
- · Farrukh Ahmed Member
- b) Human Resource and Remuneration Committee;
 - M. Azeem Afzal Hashmi

 Chairman
 - Mahmood Elahi
- Member
- · Farrukh Ahmed
- Member
- The terms of reference of the aforesaid Committees have been formed, documented and advised to the 13 Committee for compliance.
- The frequency of meetings of the Committees were as per following: 14
 - a) Audit Committee
 - · 1st Quarter:

Imeeting.

· 2nd Quarter:

1 meeting.

· 3rd Quarter:

1 meeting.

· 4th Ouarter:

2 meetings.

- b) Human Resource and Remuneration Committee
 - · 1st Quarter:

· 2nd Ouarter:

3rd Quarter:

1 meeting

· 4th Quarter:

2 meetings.

- 15 The Board has set up an effective internal audit function that is considered suitably qualified and experienced for the purpose and is conversant with the policies and procedures of the company.
- 16 The statutory auditors of the company have confirmed that they have been given a satisfactory rating under the quality control review program of the ICAP and registered with Audit Oversight Board of Pakistan, that they or any of the partners of the firm, their spouses and minor children do not hold shares of the company and that the firm and all its partners are in compliance with International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by the ICAP.
- 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 other requirements of Regulations 3,6,7,8,27,32,33 and 36 of the Regulations have been complied with.
- 19 We confirm that the Company has complied with respect to all other material requirements of the Regulations.

ON BEHALF OF THE BOARD

Chief Executive

Islamabad. September 26, 2022

Director

ELAHI COTTON MILLS LIMITED

LAST SIX YEARS AT A GLANCE

PARTICULARS	2020-21	2019-20	2018-19	2017-18	2016-17	2015-16
Paid up capital	13,000,000	13,000,000	13,000,000	13,000,000	13,000,000	13,000,000
Reserve	1	1	1	1	1	1
Fixed asset (at cost less depreciation)	126,598,189	125,430,225	129,465,424	133,020,393	90,645,274	94,371,045
Accumulated depreciation	21,987,686	17,962,142	13,826,943	86,144,198	84,727,566	81,231,098
Long term investment	1	1	1	1	1	-
Current assets	46,552,121	51,271,174	38,053,231	33,872,243	27,278,616	25,171,495
Current Liabilities	86,178,863	96,112,077	93,949,275	92,055,774	94,260,651	92,618,996
Income						
Sales	508,765,674	436,156,028	503,030,973	395,284,245	320,825,272	283,618,449
Other Income	1,416,736	681,809	752,358	2,388,879	1,273,500	87,637
Gross profit / (loss)	20,898,271	20,832,990	13,890,493	11,626,378	2,335,957	4,541,755
Pre tax profit / (loss)	11,844,216	12,032,630	6,393,822	7,699,736	(1,987,532)	(2,212,191)
Taxation (prior year)	(577,480)	(21,943)	441,140	1	(92,305)	(135,400)
Taxation (current year)	7,634,450	6,547,226	6,196,233	3,760,566	(2,443,848)	1,949,945
Profit/(loss) after taxation	5,314,069	6,404,213	716,445	3,939,170	(4,339,074)	(4,026,736)
Un-appropriated profit/(loss)	(52,048,073)	(58,480,232)	(66,292,141)	(69,462,716)	(76,677,660)	(73,963,389)



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REVIEW REPORT TO THE MEMBERS ON STATEMENT OF COMPLIANCE WITH THE LISTED COMPANIES (CODE OF CORPORATE GOVERNANCE) REGULATIONS, 2019

We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2019 (the Regulations) prepared by the Board of Directors of Elahi Cotton Mills Limited (the Company) for the year ended June 30, 2022 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 and also ensure compliance with the requirements of section 208 of the Companies Act, 2017. 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. We have not carried out procedures to assess and determine the Company's process for identification of related parties and that whether the related party transactions were undertaken at arm's length price or not.

Based on our review, nothing has come to our attention which causes us to believe that the Statement of Compliance does not appropriately reflect the Company's compliance, in all material respects, with the requirements contained in the Regulations as applicable to the Company for the year ended June 30, 2022.

ISLAMABAD

DATED: 26 Sep 2022

UDIN: CR202210094hQkebHPm5

Boo elmahi LCO. BDO EBRAHIM & CO CHARTERED ACCOUNTANTS

Engagement Partner: Iffat Hussain



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INDEPENDENT AUDITORS REPORT TO THE MEMBERS OF ELAHI COTTON MILLS LIMITED

Report on the Audit of the Financial Statements

Opinion

We have audited the annexed financial statements of ELAHI COTTON MILLS LIMITED (the Company), which comprise the statement of financial position as at June 30, 2022, 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 June 30, 2022 and of the profit and other comprehensive income, its changes in equity and the 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 Auditors 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.

Material Uncertainty Related to Going Concern

We draw attention to Note 1.2 in the financial statements which indicates that as of June 30, 2022, the Company's current liabilities exceeded its current assets by Rs. 30.724 million. The accumulated losses have exceeded the issued, subscribed and paid up capital by Rs. 32.816 million as at June 30, 2022 and accumulated losses as of that date amounted to Rs. 45.816. These conditions, along with other matters as set forth in Note 1.2, indicate the existence of material uncertainty which may cast doubt about the Company's ability to continue as going concern. Our opinion is not modified in respect of its matter.

Key Audit Matters

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



We have determined the matters described below to be the key audit matters to be communicated in our report.

S. No	Key audit matters	How the matter was addressed in our audit
1.	Control environment relating to the financi	al reporting process and related IT systems
	The IT control environment relating to the financial reporting process and the application controls of individual IT systems have an impact on the selected audit approach. As the financial statements are based on extensive number of data flows from multiple IT systems, consequently the financial reporting control environment is determined as a key audit matter.	Our audit procedures included evaluation of the financial reporting process and related control environment, as well as testing of the effectiveness of controls including general IT controls. Our audit procedures focused on testing the reconciliation and approval controls as well as on evaluating the administration of access rights. Our audit procedures extensively consisted of several substantive procedures as well as data analysis relating to the most significant balances on the profit or loss account and statement of financial position.
2.	Revenue Recognition	
	Refer Note 5.15 to the financial statement The Company focuses on revenue as a key performance measure which could create an incentive for revenue to be recognized before the risks and rewards have been transferred, resulting in a significant risk associated with revenue from an audit procedure.	Our audit procedures included considering the appropriateness of the Company's revenue recognition accounting policies and assessing compliance with the policies in accordance with the applicable financial reporting framework. • Control testing over the point of transfer of risk and rewards was supported by substantive audit
	Due to the significant risk associated with revenue recognition and the work effort from the audit team, the recognition of revenue is considered to be a key audit matter.	Performing analytical tests on the revenue. Testing a sample of sales transactions around year end to ensure inclusion in the correct Period
		Testing of a sample of sales and trade receivables at year end by agreeing a sample of open invoices at year end to subsequent receipts from customers. Assessing the adequacy of related disclosures in accordance with the
		applicable financial reporting framework.



Information Other than the Financial Statements and Auditors Report Thereon

Management is responsible for the other information. The other information comprises the information included in the annual report but does not include the financial statements and our auditors 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 is responsible for overseeing the Company's financial reporting process.

Auditors Responsibilities for the Audit of the Financial Statements

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

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



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 auditors 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 auditors 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 auditors 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.

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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;
- investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Company's business; and
- d) no Zakat was deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980).

The engagement partner on the audit resulting in this independent auditors report is Iffat Hussain.

ISLAMABAD

DATED: 26 Sep 2022

UDIN: AR202210094cNDvCeUBQ

Bds elmahi- 1 Co. BDO EBRAHIM & CO. CHARTERED ACCOUNTANTS

ELAHI COTTON MILLS LIMITED STATEMENT OF FINANCIAL POSITION AS AT JUNE 30, 2022

	Note	2022 Rupees	2021 Rupees
ACCETC			
ASSETS NON CURPENT ASSETS			
NON-CURRENT ASSETS			
Property, plant and equipment		160 057 460	107 500 100
Operating fixed assets	6	160,857,458	126,598,189
Long term security deposits		918,810	918,810
Loans and advances	7 _	3,973,000	2,758,500
		165,749,268	130,275,499
CURRENT ASSETS	-		
Stores, spares and loose tools	8	2,913,511	2,018,079
Stock in trade	9	17,896,451	25,683,867
Trade debts	10	16,786,772	2,433,822
Loans and advances	11	11,970,660	301,923
Short term prepayments		327,732	333,665
Tax refunds due from government	12	-	1,210,841
Taxation - net	13	145,138	84,409
Cash and bank balances	14	8,369,818	14,485,515
	200	58,410,082	46,552,121
TOTAL ASSETS		224,159,350	176,827,620
EQUITY AND LIABILITIES			
SHARE CAPITAL AND RESERVES			
Share capital	15	13,000,000	13,000,000
Revaluation surplus on property, plant and equipment	16	137,171,418	104,345,432
Accumulated loss		(45,816,232)	(52,048,073)
		104,355,186	65,297,359
NON-CURRENT LIABILITIES			4-11
Staff Retirement Benefits - Gratuity	17 [19,025,428	16,344,032
Deferred Taxation	18	11,644,515	9,007,366
Long term loan from directors	19	-	-
		30,669,943	25,351,398
CURRENT LIABILITIES			
Current portion of long term loan from directors	19	62,699,546	62,954,546
Due to associated undertaking	20	,,-	-
Short term loan from directors	21	9,100,000	9,100,000
Trade and other payables	22	17,067,004	13,856,646
Dividend payable / Unclaimed	23	267,671	267,671
zariana payaore, onemine	23	89,134,221	86,178,863
TOTAL EQUITY AND LIABILITIES		224,159,350	176,827,620
CONTINGENCIES AND COMMITMENTS	24	227,107,000	170,027,020

The annexed notes from 1 to 45 form an integral part of these financial statements.

CHIEF EXECUTIVE

ELAHI COTTON MILLS LIMITED STATEMENT OF PROFIT OR LOSS FOR THE YEAR ENDED JUNE 30, 2022

		2022	2021
	Note	Rupees	Rupees
Sales - net	25	730,212,562	508,765,674
Cost of sales	26	702,808,532	487,867,403
Gross profit		27,404,030	20,898,271
Administrative expenses	27	11,206,029	8,496,573
Selling and distribution expenses		1,220,200	567,200
Other operating charges	28	1,785,469	1,405,271
		14,211,698	10,469,044
Operating profit		13,192,332	10,429,227
Other income	29	526,379	1,416,736
Financial charges	30	49,160	1,747
Profit before taxation		13,669,551	11,844,216
Taxation	31	(8,213,285)	(6,530,147)
Profit after taxation		5,456,266	5,314,069
Earning per share - basic and diluted	33	4.20	4.09
	1		

The annexed notes from 1 to 45 form an integral part of these financial statements.

CHIEF EXECUTIVE

ELAHI COTTON MILLS LIMITED STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED JUNE 30, 2022

	Note	2022 Rupees	2021 Rupees
Profit after taxation		5,456,266	5,314,069
Other comprehensive income			
Items that will not be subsequently classified to profit or loss			
Revaluation surplus on property, plant and equipment		38,507,325	-
Related deferred tax impact	L	(3,554,624)	-
		34,952,701	-
- Loss on remeasurement of defined benefit liability	17.3	(1,351,140)	(772,313)
Total other comprehensive income/(loss) for the year		33,601,561	(772,313)
Total comprehensive income for the year	-	39,057,827	4,541,756

The annexed notes from 1 to 45 form an integral part of these financial statements.

CHIEF EXECUTIVE

DIRECTOR

ELAHI COTTON MILLS LIMITED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED JUNE 30. 2022

	13	Reserves	ves	
	Snare capital	Capital	Revenue	
	Issued, subscribed and paid-up capital	Revaluation surplus on property, plant and equipment	Accumulated	Total
Z	Note	Rupees	Se	
Balance as at July 01, 2020	13,000,000	106,235,835	(58,480,232)	60,755,603
Total comprehensive income for the year ended June 30, 2021				
Profit for the year		1	5,314,069	5,314,069
Other comprehensive loss for the year	•		(772,313)	(772,313)
			4,541,756	4,541,756
Transfer from revaluation surplus on property, plant and equipment: - On account of incremental depreciation-net of deferred tax		(1,890,403)	1,890,403	,
Balance as at June 30, 2021	13,000,000	104,345,432	(52,048,073)	65,297,359
Total comprehensive income for the year ended June 30, 2022				
Profit for the year	1		5,456,266	5,456,266
Other comprehensive income/(loss) for the year		34,952,701	(1,351,140)	33,601,561
	1	34,952,701	4,105,126	39,057,827
I ransfer from revaluation surplus on property, plant and equipment: - On account of incremental depreciation-net of deferred tax	- 16	(2,126,715)	2,126,715	
	000			
Balance as at June 50, 2022	13,000,000	137,171,418	(45,816,232)	104,355,186

The annexed notes from 1 to 45 form an integral part of these financial statements.

CHIEF EXECUTIVE

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ELAHI COTTON MILLS LIMITED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED JUNE 30, 2022

	2022 Rupees	2021 Rupees
CASH FLOWS FROM OPERATING ACTIVITIES		
Profit before taxation	13,669,551	11,844,216
Adjustment for non-cash charges and other items:	4,341,581	4,025,544
Depreciation	49,160	1,747
Financial charges	5,142,606	4,865,771
Provision for gratuity	9,533,347	8,893,062
	23,202,898	20,737,278
Profit before working capital changes	25,202,070	20,707,270
Changes in working capital:		
(Increase) / decrease in current assets	(895,432)	95,943
Stores, spares and loose tools	7,787,416	(12,787,027)
Stock in trade	(14,352,950)	2,185,196
Trade debts	(11,668,737)	373,998
Loans and advances	5,933	(259,213)
Short term prepayments	1,210,841	(1,210,841)
Tax refunds due from government	1,210,011	(2,000)
Increase / (decrease) in current liabilities	3,210,358	(4,039,136)
Trade and other payables	(14,702,571)	(15,641,080)
	8,500,327	5,096,198
Cash generated from operations	(49,160)	(1,747)
Financial charges paid	(9,191,489)	(6,769,864)
Income tax paid	(3,812,350)	(3,126,900)
Gratuity paid	(13,052,999)	(9,898,511)
Net cash used in operating activities	(4,552,672)	(4,802,313)
CASH FLOWS FROM INVESTING ACTIVITIES		
Loans given to employees	(1,214,500)	(143,992)
Purchase of property, plant and equipment	(93,525)	(5,193,508)
Net cash used in investing activities	(1,308,025)	(5,337,500)
CASH FLOWS FROM FINANCING ACTIVITIES	(255,000)	(328,001)
Repayment of long term loan from directors	(255,000)	(5,566,077)
Repayment to associated undertaking	(255,000)	(5,894,078)
Net cash used in financing activities	(6,115,697)	(16,033,891)
Net decrease in cash and cash equivalents	14,485,515	30,519,406
Cash and cash equivalents at the beginning of the year	8,369,818	14,485,515
Cash and cash equivalents at the end of the year	0,505,010	11,100,010

The annexed notes from 1 to 45 form an integral-part of these financial statements.

CHIEF EXECUTIVE

ELAHI COTTON MILLS LIMITED NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED JUNE 30, 2022

1 STATUS AND NATURE OF BUSINESS

- 1.1 The Company was incorporated as a public limited company on June 22, 1970 under the repealed Companies Act, 1913 (now the Companies Act, 2017) and is listed on Pakistan Stock Exchange Limited. The principal business of the Company is manufacture and sale of yarn.
- 1.2 As of June 30, 2022, the Company's current liabilities exceeded its current assets by Rs. 30.724 million (2021: Rs. 39.627 million). The Company has accumulated loss of Rs. 45.816 million (2021: Rs. 52.048 million). The Company's accumulated losses exceeded the issued, subscribed and paid up capital by Rs. 32.816 million. These conditions indicate the existence of material uncertainty which may cast doubt about the Company's ability to continue as going concern.

These financial statements have been prepared on going concern basis without any adjustment to assets and liabilities based on the profitable future projections. The management is also confident of improving profitability through streamlining the operations of the Company and based on projections, demonstrate increases in revenue and cash flows and hence improvement in the financial performance and position of the company, for the year ending June 30, 2022 and onwards.

2 GEOGRAPHICAL LOCATION AND ADDRESSES OF BUSINESS UNITS

The registered office of the Company is situated at 270, sector I-9, Industrial Area, Islamabad. The mill (plant) of the Company is located at Mandra - Chakwal Road, Tehsil Gujar Khan, District Rawalpindi, Pakistan.

3 BASIS OF PREPARATION

3.1 Statement of compliance

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

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

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

3.2 Basis of measurement

These financial statements have been prepared under the historical cost convention except for certain fixed assets which have been stated at revalued amount and recognition of certain staff retirement benefits at present value.

These financial statements have been prepared following accrual basis of accounting except for each flow information.

The preparation of these financial statements in conformity with approved accounting standards requires the management to make estimates, assumptions and use judgments that affect the application of policies and reported amounts of assets and liabilities and income and expenses. Estimates, assumptions and judgments are continually evaluated and are based on historic experience and other factors including reasonable expectations of future events. Revisions to accounting estimates are recognized prospectively commencing from the period of revision.

Judgments and estimates made by the management that may have a significant risk of material adjustments to the financial statements in subsequent years are discussed in note 5.25.

3.3 Functional and presentation currency

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

3.4 Key judgements and estimates

The preparation of financial statements in conformity with the accounting and reporting standards as applicable in Pakistan requires the use of certain critical accounting estimates. In addition, it requires management to exercise judgement in the process of applying the Company's accounting policies. The areas involving a high degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements, are documented in the following accounting policies and notes, and relate primarily to:

- Useful lives, residual values and depreciation method of property, plant and equipment Note 5.25.3& 6
- Provision for impairment of inventories Note 5.25.1 & 9
- Provision for impairment of stores and spares Note 5.25.4 & 8
- Obligation of defined benefit obligation Note 5.25.5 & 17.1
- Provision for expected credit losses Note 5.25.6 & 10
- Estimation of contingent liabilities Note 5.25.7 & 23

4 APPLICATION OF NEW STANDARDS, AMENDMENTS AND INTERPRETATIONS TO PUBLISHED APPROVED ACCOUNTING AND REPORTING STANDARDS

4.1 New accounting standards, amendments and IFRS interpretations that are effective for the year ended June 30, 2022

The following stantdards, amendments and interpretations are effective for the year ended June 30, 2022. These standards, amendments and interpretations are either not relevant to the Company's operations or are not expected to have significant impact on the financial statements other than certain additional disclosures.

Effective date (annual periods beginning on or after)

Interest Rate Benchmarch Reform - Phase 2 (Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16)

January 01, 2021

Amendments to IFRS 16 'Leases' - Extended practical relief regarding Covid - 19 related rent consessions

April 01, 2021

4.2 New accounting standards, amendments and interpretations that are not yet effective

The following standards, amendments and interpretations are only effective for accounting periods, beginning on or after the date mentioned against each of them. These standards, amendments and interpretations are either not relevant to the Company's operations or are not expected to have significant impact on the Company's financial statements other than certain additional disclosures.

Effective date (annual periods beginning on or after)

Amendmends to IFRS 3 'Business Combinations' - Reference to the conceptual framework	January 01, 2022
Amendmends to IAS 1 'Presentation of Financial Statements' - Classification of liabilities as current or non-current	January 01, 2024
Amendmends to IAS 1 'Presentation of Financial Statements' - Disclosure of Accounting Policies	January 01, 2023
Amendments to IAS 8 'Accounting Policies, Changes in Accounting Estimates and Errors' - Definition of Accounting Estimates	January 01, 2023
Amendments to IAS 12 'Income Taxes' - Deferred Tax related to Assets and Liabilities arising from a single transaction	January 01, 2023
Amendmends to IAS 16 'Property, Plant and Equipment' - Proceeds before intended use	January 01, 2022
Amendmends to IAS 37 'Provisions, Contingent Liabilities and Contingent Assets' - Onerous Contracts - Cost of fulfilling a contract	January 01, 2022

Certain annual improvements have also been made to a number of IFRSs.

The following new standards and interpretations have been issued by the International Accounting Standards Board (IASB), which have not been adopted locally by the Securities and Exchange Commission of Pakistan (SECP):

IFRS 1 First Time Adoption of International Financial Reporting Standards
 IFRS 17 Insurance Contracts

5 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

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

5.1 Property, plant and equipment

a) Operating fixed assets

Operating fixed assets except for freehold land, building and plant and machinery are stated at cost less accumulated depreciation or impairment, if any. Freehold land, building and plant and machinery are stated at cost/revalued amount less accumulated depreciation or impairment, if any.

Depreciation is charged on the basis of written down value method whereby cost or revalued amount of an asset is written off over its useful life without taking into account any residual value. Full month's depreciation is charged on addition, while no depreciation is charged in the month of disposal or deletion of assets.

Major renewals and repairs are capitalized and the assets so replaced are retired. Minor renewals or replacement, maintenance and repairs are charged to income as and when incurred. Gains or losses on disposal of property, plant and equipment are accounted for as profit or loss for the year.

Amount equivalent to incremental depreciation charged on revalued assets is transferred from surplus on revaluation of building and plant and machinery net of deferred taxation to retained earnings (unappropriated profit).

The assets' residual value and useful lives are reviewed, and adjusted if significant, at each balance sheet date.

Disposal of assets is recognized when significant risks and reward incidental to the ownership have been transferred to buyers. Gain and losses on disposal are determined by comparing the proceeds with the carrying amount and are recognized in the profit and loss accounts.

b) Revaluation surplus on property, plant and equipment

Any revaluation increase arising on the revaluation of land, buildings and plant and machinery is recognized in other comprehensive income and presented as a separate component of equity as "Revaluation surplus on property, plant and equipment", except to the extent that it reverses a revaluation decrease for the same asset previously recognized in profit or loss, in which case the increase is credited to profit or loss to the extent of the decrease previously charged. Any decrease in carrying amount arising on the revaluation of land, buildings and plant and machinery is charged to profit or loss to the extent that it exceeds the balance, if any, held in the revaluation surplus on property, plant and equipment relating to a previous revaluation of that asset. The revaluation reserve is not available for distribution to the Company's shareholders. The surplus on revaluation buildings and plant and machinery to the extent of incremental depreciation charged (net of deferred tax) is transferred to unappropriated profit.

5.2 Impairment losses

The carrying amount of the Company's non-financial assets are reviewed at each statement of financial position date to determine whether there is any indication of impairment. If such indications exist, the assets' recoverable amounts are estimated in order to determine the extent of impairment loss, if any.

An impairment loss is recognized if the carrying amount of an asset or its cash-generating unit exceeds its recoverable amount. A cash-generating unit is the smallest identifiable asset group that generates cash flows that is largely independent from other assets and group. Impairment losses are recognized as expense in profit and loss account. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. Where an impairment loss is recognized, the depreciation charge is adjusted in the future periods to allocate the asset's revised carrying amount over its estimated useful life.

Impaired assets are reviewed for possible reversal of the impairment at each statement of financial position date. Reversal of the impairment losses are restricted to the extent that asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation, if no impairment losses had been recognized. A reversal of impairment loss is recognized in the satement of profit and loss.

5.3 Stores, spares and loose tools

Stores and spares are stated at cost less provision for slow moving and obsolete items. Cost is determined by using the moving average method. Items in transit are valued at cost comprising invoice value plus other charges incurred thereon.

Spare parts of capital nature which can be used only in connection with an item of property, plant and equipment are classified as tangible fixed assets under "Plant and machinery" category and are depreciated over a time period not exceeding the useful life of the related assets.

The Company reviews the carrying amount of stores and spares on a periodic basis and provision is made for slow moving and obsolescence on periodic basis.

5.4 Stock in trade

Stock in trade, except stock in transit, are valued at lower of cost and net realizable value. Cost is determined as follows:

Raw materials - at moving average method except stock in transit

- Work in process - at cost of material plus proportionate production overheads

- Finished goods - at cost of material as above plus proportionate production overheads

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

Stock in transit is valued at cost comprising invoice value plus other charges thereon.

5.5 Trade receivables

These are classified at amortized cost and are initially recognized when they are originated and measured at fair value of consideration receivable. These assets are written off when there is no reasonable expectation of recovery. Actual credit loss experience over past years is used to base the calculation of expected credit loss.

5.6 Loans and advances

These are classified at amortized cost and are initially recognized when they are originated and measured at fair value of consideration receivable. These assets are written off when there is no reasonable expectation of recovery. Actual credit loss experience over past years is used to base the calculation of expected credit loss.

5.7 Cash and bank balances

Cash in hand and at banks are carried at nominal amounts which is the fair value of cash and bank balances.

5.8 Share capital

Share capital is classified as equity and recognized at the face value. Incremental costs directly attributable to the issue of new shares are shown as a deduction in equity.

5.9 Staff retirement benefits

The Company operates an unfunded gratuity scheme for all its permanent employees who attain the minimum qualification period for entitlement to gratuity. Contributions are made based on actuarial recommendations and in line with the provisions of the Income Tax Ordinance, 2001. The most recent actuarial valuation is carried out at June 30, 2021 using the projected unit credit method (refer note 17). Actuarial gains and losses are recognized as income or expense in the other comprehensive income. The Company recognizes expense in accordance with IAS 19 "Employee Benefits".

5.10 Taxation

Income tax expense comprises current and deferred tax. Income tax expense is recognized in profit or loss except to the extent that it relates to items recognized directly in equity, in which case it is recognized in equity.

Current

Provision for current taxation is based on taxable income on current rates of taxation after taking into account the rebates and tax credits available, if any, or one percent of turnover, whichever is higher in accordance with the provisions of the Income Tax Ordinance, 2001.

The Company recognizes tax liabilities for pending tax assessments using estimates based on expert opinion obtained from tax/legal advisors. Differences, if any, between the income tax provision and the tax liability finally determined is recorded when such liability is so determined.

Deferred

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

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the liability is settled based on tax rates that have been enacted or substantively enacted at the balance sheet date.

A deferred tax asset is recognized only to the extent that it is probable that future taxable profit will be available and the credits can be utilized.

Further, the Company has recognized the deferred tax liability on surplus on revaluation of fixed assets which has been adjusted against the related surplus.

Prior years

The taxation charge for prior years represents adjustments to the tax charge relating to prior years, arising from assessments and changes in estimates made during the current year, except otherwise stated.

5.11 Borrowing

Loans and borrowings are recorded at the amortized cost unless classified as fair value through profit and loss they are initially recognized when they are received and measured at amortized cost which is fair value of consideration. Mark up, interest and other borrowing costs are charged to profit and loss in the period in which they are incurred.

Borrowing cost on long term finances which are specifically obtained for the acquisition of qualifying assets are capitalized up to the date of commencement of commercial production on the respective assets. All other borrowing costs are charged to profit and loss account in the period in which these are incurred.

5.12 Trade and other payables

Liabilities for trade and other amounts payable are carried at cost which is the fair value of the consideration to be paid in the future for the goods and services received, whether or not billed to the Company.

5.13 Provisions

A provision is recognized in the balance sheet when the Company has a legal or constructive obligation as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of obligation. Provisions are determined by discounting future cash flows at appropriate discount rate where ever required. Provisions are reviewed at each balance sheet date and adjusted to reflect current best estimate.

5.14 Leases

leases are recognized as a right-of-use asset and a corresponding liability at the date at which the leased asset is available for use by the Company. Each lease payment is allocated between the liability and finance cost. The finance cost is charged to the statement of profit or loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period. The right-of-use asset is depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis. Payments associated with leases with a lease term of 12 months or less and leases of low-value assets are recognized as an expense in the statement of profit or loss.

5.15 Revenue recognition

Revenue comprises of the fair value of the consideration received or receivable from the sale of goods and services in the ordinary course of the Company's activities. Revenue from sale of goods is shown net of sales tax. Revenue is recognized when the company completes it performance obligation in the contract. Due to nature of the business, revenue is recognized at point at time basis.

The revenue arising from different activities of the Company is recognized on the following basis:

- Local sales are recorded on dispatch of goods to customers.
- Scrap sales are recognized when delivery is made to customers.
- Interest income is recognized as revenue on time proportion basis.

5.16 Earnings per share

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

5.17 Cash and cash equivalents

For the purpose of cash flow statement, cash and cash equivalent comprise cash in hand, cash at bank and short term investments with maturity of not later than three months at known amount in rupees.

5.18 Related party transactions

Transactions involving related parties arising in the normal course of business are conducted at arm's length at normal commercial rates on the same terms and conditions as third party transactions using valuation modes as admissible.

5.19 Dividend and apportioning to reserves

Dividend and appropriation to reserves are recognized in the financial statements in the period in which these are approved.

5.20 Financial instruments

Financial assets

The Company classifies its financial assets in the following categories: at fair value through profit or loss, fair value through other comprehensive income and amortized cost. The classification depends on the purpose for which the financial assets were acquired. Management determines the classification of its financial assets at initial recognition. All the financial assets of the Company as at statement of financial position date are carried at amortized cost.

Amortized cost

A financial asset is measured at amortized cost if it meets both the following conditions and is not designated as at fair value through profit or loss:

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

Equity Investments at FVOCI

These assets are initially measured at cost plus transaction cost that are directly attributable to its acquisition. Subsequently, these are measured at fair value. Dividends are recognized as income in the statement of profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognized in other comprehensive income and are never reclassified to the statement of profit or loss.

Financial assets at FVTPL

These assets are initially recognized at cost. Subsequently, these are measured at fair value. Net gains and losses, including any interest / markup or dividend income, are recognized in profit or loss.

Impairment

The Company recognizes loss allowance for Expected Credit Losses (ECLs) on financial assets measured at amortized cost and contract assets. The Company measures loss allowance at an amount equal to lifetime ECLs.

Lifetime ECLs are those that result from all possible default events over the expected life of a financial instrument. The maximum period considered when estimating ECLs is the maximum contractual period over which the Company is exposed to credit risk.

At each reporting date, the Company assesses whether the financial assets carried at amortized cost are credit-impaired. A financial asset is credit-impaired when one or more events that have detrimental impact on the estimated future cash flows of the financial assets have occurred.

Loss allowances for financial assets measured at amortized cost are deducted from the gross carrying amount of the assets. The gross carrying amount of a financial asset is written off when the Company has no reasonable expectations of recovering a financial asset in its entirety or a portion thereof.

Financial liabilities

All financial liabilities are recognized at the time when the Company becomes a party to the contractual provisions of the instrument.

Recognition and measurement

All financial assets and liabilities are initially measured at cost, which is the fair value of the consideration given and received respectively. These financial assets and liabilities are subsequently measured at fair value, amortized cost or cost, as the case may be. The particular

measurement methods adopted are disclosed in the individual policy statements associated with each item.

Derecognition

The financial assets are de-recognized when the Company loses control of the contractual right that comprise the financial assets. The financial liabilities are de-recognized when they are extinguished i.e. when the obligation specified in the contract is discharged, cancelled or expired.

5.21 Offsetting of financial assets and financial liabilities

A financial asset and a financial liability is offset and the net amount is reported in the balance sheet if the Company has a legally enforceable right to set-off the recognized amounts and intends either to settle on a net basis or to realize the assets and settle the liability simultaneously.

5.22 Foreign currency translation

Transactions in foreign currencies are converted into Pak Rupees at the rates of exchange prevailing on the dates of transactions. Monetary assets and liabilities in foreign currencies are translated into Pak Rupees at the rates of exchange prevailing at the balance sheet date. Exchange gains and losses are included in the profit and loss account.

5.23 Contingencies

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

5.24 Segment reporting

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 transactions with any of the Company's other components. The Company has only one reportable segment.

5.25 Significant accounting judgments and critical accounting estimates / assumptions

The preparation of financial statements in conformity with approved accounting standards requires the management to:-

- exercise its judgment in process of applying the Company's accounting policies, and
- use of certain critical accounting estimates and assumptions concerning the future.

Judgments and assumptions have been required by the management in applying the Company's accounting policies in many areas. Actual results may differ from estimates calculated using these judgments and assumptions.

The areas involving critical accounting estimates and significant assumptions concerning the future are discussed below:-

5.25.1 Provision for inventory obsolescence

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

5.25.2 Income taxes

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

5.25.3 Property, plant and equipment

The estimates for revalued amounts, if any, of different classes of property, plant and equipment, are based on valuation performed by external professional valuers and recommendation of technical teams of the Company. The said recommendations also include estimates with respect to residual values and useful lives. Further, the Company reviews the value of the assets for possible impairment on an annual basis. Any change in these estimates in future years might affect the carrying amounts of the respective items of property, plant and equipment with corresponding effect on the depreciation charge and impairment loss.

5.25.4 Stores and spares

Management has made estimates for realizable amount of slow moving and obsolete stores and spares items to determine provision for slow moving and obsolete items. Any future change in the estimated realizable amounts might affect carrying amount of stores and spares with corresponding effect on amounts recognized in profit and loss account as provision / reversal.

5.25.5 Defined benefits plan

The management has exercised judgment in applying Company's accounting policies for classification of Post Employment Benefits as Defined Benefits Plan (refer note 5.9) that have the most significant effects on the amount recognized in the financial statements.

5.25.6 Expected credit losses

The assessment of the correlation between historical observed default rates, forecast economic conditions and ECLs is a significant estimate. Company uses a provision matrix to calculate ECLs for trade receivables.

The provision matrix is initially based on the Company's historical observed default rates and forecast of economic conditions that are expected to deteriorate over the next year which can lead to an increased number of defaults. At every reporting date, the historical observed default rates are updated and changes in the forward looking estimates are analyzed.

5.25.7 Contingencies

The Company reviews the status of all the legal cases on regular basis. Based on expected outcome and lawyers' judgments, appropriate disclosure or provision is made.

9

	Free hold	Buildings	ngs	Plant and	Furniture fixture and	Computer	Power and	equipment and	Motor	Total
Description	land	Residential	Factory	machinery	office	equipment	installations	scientific	vehicles	
					Ruj	Rupees				
Year ended June 30, 2022 Net carrying value basis	000 050 98	4 408 350	10.731.630	22,270,848	125,998	29	2,578,679	51,770	180,885	126,598,189
Opening book value	200000000000000000000000000000000000000			•	93,525	(4)		***	ii)	93,525
Additions (at cost)	200000000000000000000000000000000000000	029 620	6 130 002	5 187 604		٠	2	60		38,507,325
Revaluation Surplus	40,000,000	1241 1267	(1352,884)	(2 430 792)	(17,544)	(10)	(257,868)	(5,177)	(36,177)	(4,341,581)
Depreciation charge	113 600 000	6 105 950	15 500 738	25 027 750	201.979	61	2,320,811	46,593	144,708	160,857,458
Gross carrying value basis Cost/revalue	112,500,000	6,131,809	21,585,291	36,452,998	7,77771	5,000	4,901,443	2,001,887	2,400,520 (2,255,812)	(26,329,267)
Accumulated depreciation	110 000 000	6 106 900	15 500 739	25 027 750	201 979	19	2,320,811	46,593	144,708	160,857,458
Net book value	112,500,000	5,105,860	15,209,738	00/1/70/07	66007					
Year ended June 30, 2021 Net carrying value basis	000 050 98	4 157 000	11 924 013	22 592 715	71.968	43	150,838	57,522	226,106	125,430,225
Opening book value	000,000,000			2 017 938	65,600	٠	2,641,000	٠	,	5,193,508
Additions (at cost)		(017,620)	(1 192 403)	(2.339,805)	(11,570)	(14)	(213,159)	(5,752)	(45,221)	(4,025,544)
Opposition and book value	000 050 98	1	10 731 630	22.270.848	125,998	29	2,578,679	51,770	180,885	126,598,189

Free hold land of the Company is located at Mandra - Chakwal road, Tehsil Gujar Khan, District Rawalpindi, Punjab, Pakistan with an area of 23.4 acres. Details of factory and residential buildings of the company constructed on this land are as follows: $\beta p t \in S^{-1}$ 6.1

21,987,686

2,219,635

4,901,443 2,322,764 2,578,679 20%

10%

10%

33%

10%

10%

10%

5%

Annual rate of depreciation (%)

148,585,875

2,400,520

2,001,887

5,000 4,971 29

1,114,252

31,265,304 8,994,456 22,270,848

5,193,170 15,454,299 784,820 4,722,669 4,408,350 10,731,630

86,250,000

86,250,000

Accumulated depreciation

Cost/revalue

Net book value

Gross carrying value basis

125,998

Location		Particulars	Covered Area (In sq.ft)
Mandra-Chakwal road, Tehsil Gujar Khan, District Rawalpindi, Punjab, Pakistan.	a)	Main mill building including cotton godown, store room, canteen block, workshops and other civil works.	70,827
	b)	Workers' accommodations, guard rooms, bungalows and BOQs houses.	14,744
			85,571

6.2 Revaluation of freehold land, building and plant and machinery

6.2.1 The Company has adopted the revaluation model for subsequent measurement of freehold land, buildings and plant and machinery. Further details of revaluation carried out by the Company to date are as follows:

Name of independent valuer	Date of revaluation	Revaluation surplus (Rupees)
M/s Asrem (Private) Limited	December 31, 2021	38,507,325
M/s Asrem (Private) Limited	December 31, 2017	46,914,451
M/s Asrem (Private) Limited	June 30, 2014	43,795,541
M/s Asrem (Private) Limited	June 7, 2010	22,258,957
M/s Zia Consultants	June 30, 1996	33,215,659

- 6.2.2 M/s Asrem (Private) Limited are at the panel of professional valuers maintained by the state bank of Pakistan and they have appropriate qualification and relevant experience in the fair value measurement of properties in the relevant location. The fair value of land was determined based on the market comparable approach that reflects recent transaction price for similar properties, the fair value of building was determined using cost approach, reflects the cost to a market participant to conduct assess of comparable utility and age ,adjusted for depreciation factor , price factor and obsolescence.
- 6.2.3 Had there been no revaluation, the net book value of the specific classes of operating assets would have been as follows:

2022 Rupees	2021 Rupees
299,995	299,995
897,576	944,817
6,097,957	6,775,508
	299,995 897,576

6.2.4 The forced sale value of the revalued freehold land, buildings and plant and equipment has been assessed at Rs. 101,250,000, Rs. 17,250,256 and Rs. 21,076,000 respectively.

		Note	2022 Rupees	2021 Rupees
6.3	Depreciation has been allocated as follows:			
	Cost of sales		4,046,721	3,751,119
	Administrative expenses		294,860	274,425
			4,341,581	4,025,544
7	LOANS AND ADVANCES			
	Unsecured - considered good			
	Opening balance		3,024,500	2,905,508
	Loan given to employees during the year		8,627,000	2,422,000
	Payment received during the year		(7,207,500)	(2,303,008)
			4,444,000	3,024,500
	Current portion shown under current assets	11	(471,000)	(266,000)
	<u> </u>		3,973,000	2,758,500
		550 20	- 90	est casswer

7.1 These balances represent interest free loans and advances given to employees. The Chief Executive Officer and Directors have not taken any loans and advances from the Company. These balances are carried at cost as the impact of amortization is not material in respect of these financial statements.

		2022 Rupees	2021 Rupees
8	STORES, SPARES AND LOOSE TOOLS		
	Stores	2,785,519	1,910,466
	Spares	127,992	107,613
		2,913,511	2,018,079

- 8.1 Stores and spares also include items which may result in capital expenditure but are not distinguishable at the time of purchase. However, the stores and spares consumption resulting in capital expenditure are capitalized in cost of respective assets.
- 8.2 Cost of stores and spares recognized as expense amounts to Rs. 14,605,028 (2021: 12,305,696).

	CERCULAN TED A DE	2022 Rupees	2021 Rupees
9	STOCK IN TRADE		
	Raw material	4,709,979	5,955,338
	Work in process	4,792,641	2,959,875
	Finished goods	8,302,321	16,730,902
	Waste	91,510	37,752
		17,896,451	25,683,867

9.1 Cost of inventories recognized as expense amounts to Rs. 530,260,773 (2021: 341,413,564).

10	TRADE DEBTS	Note	2022 Rupees	2021 Rupees
10			16,786,772	2,433,822
	Unsecured - considered good	=	10,780,772	2,433,022
10.1	All trade receivables are in respect of local sales.			
11	LOANS AND ADVANCES			
	Unsecured-considered good			
	Loans			
	Current portion of long-term loans	7	471,000	266,000
	Advances to suppliers	11.1	11,499,660	35,923
	11		11,970,660	301,923
	and does not carry any interest or mark-up. The not taken any loans and advances from the Comp	e Chief Exec	2022	Directors have
12	and does not carry any interest or mark-up. The not taken any loans and advances from the Comp	e Chief Exections. Note	utive Officer and	Directors have
12	not taken any loans and advances from the Comp	oany.	utive Officer and	Directors have
12	not taken any loans and advances from the Comp	oany.	utive Officer and	Directors have
12	not taken any loans and advances from the Comp TAX REFUNDS DUE FROM GOVERNMENT	oany.	utive Officer and	2021 Rupees
	TAX REFUNDS DUE FROM GOVERNMENT Sales tax	oany.	utive Officer and	2021 Rupees
	TAX REFUNDS DUE FROM GOVERNMENT Sales tax TAXATION - NET	oany.	2022 Rupees	2021 Rupees 1,210,841
	TAX REFUNDS DUE FROM GOVERNMENT Sales tax TAXATION - NET Balance at beginning of the year	oany.	2022 Rupees	2021 Rupees 1,210,841
	TAX REFUNDS DUE FROM GOVERNMENT Sales tax TAXATION - NET Balance at beginning of the year Worker's Welfare Fund adjusted Adjusted against / transferred to tax	oany.	2022 Rupees 84,409 (253,290) (168,881)	2021 Rupees 1,210,841 371,515 (325,971) 45,544
	TAX REFUNDS DUE FROM GOVERNMENT Sales tax TAXATION - NET Balance at beginning of the year Worker's Welfare Fund adjusted	oany.	2022 Rupees 84,409 (253,290)	2021 Rupees 1,210,841 371,515 (325,971) 45,544 577,480
	TAX REFUNDS DUE FROM GOVERNMENT Sales tax TAXATION - NET Balance at beginning of the year Worker's Welfare Fund adjusted Adjusted against / transferred to tax refunds due from government	Note	2022 Rupees 84,409 (253,290) (168,881) 168,881	2021 Rupees 1,210,841 371,515 (325,971) 45,544 577,480 623,024
	TAX REFUNDS DUE FROM GOVERNMENT Sales tax TAXATION - NET Balance at beginning of the year Worker's Welfare Fund adjusted Adjusted against / transferred to tax	oany.	2022 Rupees 84,409 (253,290) (168,881) 168,881 - (9,130,760)	2021 Rupees 1,210,841 371,515 (325,971) 45,544 577,480 623,024 (7,634,450)
	TAX REFUNDS DUE FROM GOVERNMENT Sales tax TAXATION - NET Balance at beginning of the year Worker's Welfare Fund adjusted Adjusted against / transferred to tax refunds due from government	Note	2022 Rupees 84,409 (253,290) (168,881) 168,881	2021 Rupees 1,210,841 371,515 (325,971) 45,544 577,480 623,024

Adequate provision in respect of taxation have been made in these financial statements for the year ended June 30, 2022 (Tax year 2022).

CASH AND BANK BALANCES	Note	2022 Rupees	2021 Rupees
Cash in hand		87,274	99,967
Cash at bank Local currency:			
Current accounts		2,464,474	1,980,084
Saving account	14.1	5,818,070	12,405,464
		8,369,818	14,485,515
	Cash in hand Cash at bank Local currency: Current accounts	Cash in hand Cash at bank Local currency: Current accounts	Cash in hand 87,274 Cash at bank Local currency: Current accounts 2,464,474 Saving account 14.1 5,818,070

14.1 Saving account carries mark up at the rates ranging from 0.02% to 0.06% (2021: 0.02% to 0.06%) per annum.

15 SHARE CAPITAL

15.1 Authorized share capital:

This represents 5,000,000 (2021: 5,000,000) ordinary shares of Rs. 10 each amounting to Rs. 50,000,000 (2021: Rs. 50,000,000).

2022	2021
Rupees	Rupees

15.2 Issued, subscribed and paid up capital:

	-			
2022	2021			
1,300,000	1,300,000	Fully paid in cash	13,000,000	13,000,000
	shares of Rs. 1 2022		shares of Rs. 10/- each 2022 2021 Fully paid in	shares of Rs. 10/- each 2022 2021 Fully paid in

All ordinary shares rank equally with regard to entitlement of dividend, voting rights, board selection, right of final refusal and block voting.

			2022 Rupees	2021 Rupees
16		UATION SURPLUS ON PROPERTY, AND EQUIPMENT		
	Balance Add:	brought forward Revaluation during the year	111,859,059 38,507,325	114,521,598
	Less:	Transferred to equity in respect of incremental depreciation charged during the year-net of deferred tax Related deferred tax liability during the year transferred to profit or loss	2,126,715	1,890,403
		account	868,658	772,136
		decount	2,995,373	2,662,539
			147,371,011	111,859,059
	Less:	Related deferred tax effect:	7,513,627	8,285,763
		Balance as at July 01 Revaluation during the year Related deferred tax liability during the	3,554,624	-
		year transferred to profit or loss account	(868,658)	(772,136)
		account	10,199,593	7,513,627
			137,171,418	104,345,432

16.1 The revaluation surplus on property, plant and equipment is a capital reserve, and is not available for distribution to the shareholders in accordance with section 241 of the Companies Act, 2017.

		Note	2022 Rupees	2021 Rupees
17	STAFF RETIREMENT BENEFITS - GRATUITY			
	Staff retirement benefits - gratuity	17.1	19,025,428	16,344,032

17.1 Staff retirement benefits - gratuity

General description

The scheme provides for terminal benefits for all its permanent employees who attain the minimum qualifying period at varying percentages of last drawn gross salary. The percentage depends on the number of service years with the Company. Annual charge is based on actuarial valuation carried out as at June 30, 2022 using the Projected Unit Credit Method.

The Company faces the following risks on account of gratuity:

Final salary risk - The risk that the final salary at the time of cessation of service is greater than what the Company has assumed. Since the benefit is calculated on the final salary, the benefit amount would also increase proportionately.

Asset volatility - Presently the Company is not exposed to asset volatility risk.

Discount rate fluctuation - The plan liabilities are calculated using a discount rate set with reference to corporate bond yields. A decrease in corporate bond yields will increase plan liabilities, although this will be partially offset by an increase in the value of the current plans' bond holdings.

Investment risks - The risk of the investment underperforming and not being sufficient to meet the liabilities. This risk is mitigated by closely monitoring the performance of investment.

Risk of insufficiency of assets - This is managed by making regular contribution to the Fund as advised by the actuary.

Principal actuarial assumptions

Following are a few important actuarial assumptions used in the valuation:

		2022	2021
	Discount rate (%)	13.25	10
	Expected rate of return on plan assets (%)	-	
	Expected rate of increase in salary (%)	12.25	9
	Average expected remaining working life time of	6	6
	employee (Years) Weighted average duration of the defined		200
	benefits obligation (Years)	6	6
	Maturity profile	SLIC (20	01-05)
		2022	2021
		Rupees	Rupees
17.2	Reconciliation of balance due to defined benefit plan		
	Present value of defined benefit obligation	19,025,428	16,344,032
	Fair value of plan assets	-	
	Closing net liability	19,025,428	16,344,032
			Bolsen.

		2022 Rupees	2021 Rupees
17.3	Movement of the liability recognized in		
	the balance sheet		
	Opening net liability		
	Non current portion	16,344,032	13,832,848
	Current portion	-	-
	Charge for the year	5,142,606	4,865,771
	Remeasurement chargeable to other		
	comprehensive income	1,351,140	772,313
	Benefits paid during the year	(3,812,350)	(3,126,900)
	Closing net liability	19,025,428	16,344,032
17.4	Movement in present value of defined		
	benefit obligations		
	Opening present value of defined benefit obligations	oreservation and	
	Non current portion	16,344,032	13,832,848
	Current portion	-	-
	Current service cost for the year	3,698,820	3,822,872
	Interest cost for the year	1,443,786	1,042,899
	Benefits paid during the year	(3,812,350)	(3,126,900)
	Remeasurement loss / (gain) on obligation	1,351,140	772,313
	Closing present value of defined benefit obligations	19,025,428	16,344,032
17.5	Charge for the year		
	Current service cost	3,698,820	3,822,872
	Interest cost	1,443,786	1,042,899
	Charge for the year	5,142,606	4,865,771
17.6	Remeasurement chargeable to other comprehensive income		
	Remeasurement loss / (gain) on defined obligation due to:		
	Change in demographic assumptions	-	-
	Change in financial assumptions	-	-
	Experience adjustment	1,351,140	772,313
	Remeasurement loss / (gain) on obligation	1,351,140	772,313

17.7 The Company has no plan assets, therefore fair value and movement in the fair value of plan assets has not been presented.

17.8 Sensitivity analysis

The calculation of the defined benefit obligations sensitive to the assumption set out above. The following table summaries how the impact on the defined benefit obligation at the end of the reporting period would have increased / (decreased) as a result of a change in the respective assumptions by one percent.

	Increase in Assumption Rupees	Rupees 4 20,195,627	Assumption
Discount rate	17,922,594	20,195,627	
Salary increase	20,196,123	17,922,814	

- 17.9 The charge in respect of defined benefit plan for the year ending June 30, 2023 is estimated to be Rs. 7.129 million.
- 17.10 There are no plan assets, therefore, disclosure in respect to plan assets required as per IAS 19 "Employee Benefits" has not been made in these financial statements.

17.11 Comparison of five years

Comparison of present value of defined benefit obligation and experience adjustment on obligation for the current and preceding four years is as follows:

	2022	2021	2020	2019	2018
Present value of benefit obligation	19,025,428	16,344,032	13,832,848	11,389,546	12,148,105

17.12 Undiscounted expected benefit payments from active employees

	Year 1	Year 2 to 5	Year 6 to 10
Expected benefits payments	4,497,000	14,972,000	20,295,000

18 DEFERRED TAXATION

18.1 Deferred tax liabilities / (assets) arising due to temporary timing differences are as follows:

	2022 Rupees	2021 Rupees
Accelerated tax depreciation	1,444,922	1,493,739
Surplus on revaluation of property plant and equipment	10,199,593	7,513,627
	11,644,515	9,007,366
Tax rate used	29%	29%
		Beloes

Deferred tax asset on the difference of turnover tax and normal tax carried forward has not been recognized as there is no reasonable certainty about future profits against which it can be utilized.

Further, no deferred tax asset/liability has been recognized on gratuity as the Company is claiming it as tax expense for the year.

18.3 The gross movement in the deferred tax liability during the year is as follow:

			2022	2021
		Note	Rupees	Rupees
	Balance as at July 01		9,007,366	9,534,189
	Charged/(credit) to profit and loss account		(917,475)	(526,823)
	Charge/(Credit) to other comprehensive income		3,554,624	-
			11,644,515	9,007,366
19	LONG TERM LOAN FROM DIRECTORS			
	Balance brought forward	19.1	62,954,546	63,282,547
	Payments during the year		(255,000)	(328,001)
			62,699,546	62,954,546
	Less: Current portion shown under current liabilities	es	(62,699,546)	(62,954,546)
			-	-

- 19.1 This represents unsecured interest free loan from two directors and Chief Executive of the Company. The loan was payable on July 01, 2015. As these are now payable on demand, therefore all amounts have been transferred to current liabilities in the financial statements.
- 19.2 The maximum aggregate amount due to directors at the end of any month during the year was Rs. 62,954,546 (2021: Rs. 63,282,547).

20	DUE TO ASSOCIATED UNDERTAKING	Note	2022 Rupees	2021 Rupees
	Unsecured International Beverages (Private) Limited			
	Opening balance		-	5,566,077
	Paid during the year	20.1	-	(5,566,077)
		_	-	

This represents the amount payable to International Beverages (Private) Limited (IBL) against MCB Bank Limited long term facility restructured during the year ended June 30, 2008, as per settlement agreement dated May 29, 2008 signed between the Company, IBL and MCB Bank Limited. As per above agreement this facility was transferred in the name of IBL, in prior years.

As per agreement the total amount was Rs. 17.866 million which includes Rs. 16.668 million as principal and Rs. 1.198 million as markup. The amount due was repayable to IBL on July 01, 2015. The liability was fully settled during the previous year.

The maximum aggregate amount due to associated undertaking at the end of any month during the year was Nil (2021: Rs. 5,566,077).

		Note	2022 Rupees	2021 Rupees
21	SHORT TERM LOAN FROM DIRECTORS			
	Balance brought forward		9,100,000	9,100,000
	Additions during the year	21.1	9,100,000	9,100,000

21.1 This represents unsecured interest free loan from two directors and Chief Executive of the Company to meet the working capital requirements. These are payable on demand.

			Bdoles
(C-)		17,067,004	13,856,646
Zakat payable		3,791	3,791
Sales tax due to government		2,546,285	2,305
Income tax payable		39,449	26,462
Workers' Welfare Fund		339,749	278,793
Workers' Profit Participation Fund	22.1	737,332	638,053
Government dues		706,798	542,601
Advances from customers		599,744	1,049,674
Accrued expenses		12,093,856	11,314,967
22 TRADE AND OTHER PAYABLES			
	Note	Rupees	Rupees
		2022	2021

		Note	2022 Rupees	2021 Rupees
22.1	Workers' Profit Participation Fund			
	Balance at July 01,		638,053	649,528
	Interest on funds utilized in Company's business		-	-
	Allocation for the year	_	737,332	638,053
			1,375,385	1,287,581
	Amount paid during the year		(638,053)	(649,528)
	Balance at June 30,	=	737,332	638,053
23	DIVIDEND PAYABLE / UNCLAIMED			
	Dividend payable		19,506	19,506
	Unclaimed dividend		248,165	248,165
		23.1	267,671	267,671
	Amounts transferred into dividend account		-	-
	Dividend claims received and settled		-	
	Profits generated from unpaid dividend account		-	12
	Profits utilized		-	-
23.1	The reconciliation of carrying amount is as follows	3:		
	Opening balance		267,671	267,671
	Dividends declared		-	5,000 (100 (100 (100 (100 (100 (100 (100
	Interest on dividend			2
	Less: Dividends paid		-	-
		10 m	267,671	267,671

24 CONTINGENCIES AND COMMITMENTS

24.1 CONTINGENCIES

There was no contingent liability of the Company as at the June 30, 2022 (2021: Nil).

24.2 COMMITMENTS

There were no capital commitments as at the June 30, 2022 (2021: Nil).

			2022	2021
		Note	Rupees	Rupees
25	SALES			
	Yarn		853,437,127	594,370,326
	Waste		911,570	885,512
			854,348,697	595,255,838
	Less: sales tax		(124,136,135)	(86,490,164)
			730,212,562	508,765,674
26	COST OF SALES			
	Raw material consumed	26.1	523,664,958	355,003,058
	Store and spares consumed	26.2	14,783,988	12,305,696
	Salaries, wages and other benefits	26.3	84,876,589	74,376,337
	Power charges		67,794,952	55,283,137
	Insurance		609,557	572,192
	Repairs and maintenance		489,710	98,090
	Depreciation	6.3	4,046,721	3,751,119
			696,266,475	501,389,629
	Work in process			
	Opening		2,959,875	2,678,451
	Closing	9	(4,792,641)	(2,959,875)
			(1,832,766)	(281,424)
	Cost of goods manufactured		694,433,709	501,108,205
	Finished goods			
	Opening		16,730,902	3,422,832
	Closing	9	(8,302,321)	(16,730,902)
			8,428,581	(13,308,070)
	Waste			
	Opening		37,752	105,020
	Closing	9	(91,510)	(37,752)
			(53,758)	67,268
			702,808,532	487,867,403
26.1	Raw material consumed			
	Opening stock		5,955,338	6,690,537
	Add: Purchases		522,419,599	354,267,859
	Cost of raw materials available for use		528,374,937	360,958,396
	Less: Closing stock		(4,709,979)	(5,955,338)
			523,664,958	355,003,058
26.2	Store and spares consumed			
	Opening stock		2,018,079	2,114,022
	Add: Purchases		15,679,420	12,209,753
			17,697,499	14,323,775
	Less: Closing stock		(2,913,511)	(2,018,079)
	SANATE VIII. (1200) GAR (1702) 2007 (191)		14,783,988	12,305,696
	Denvision (Paul)			Belsevo.

26.3 Salaries, wages and other benefits includes an amount of Rs. 3,836,990 (2021: Rs. 3,569,528) in respect of staff retirement benefits.

		Note	2022 Rupees	2021 Rupees
27	ADMINISTRATIVE EXPENSES		Rupees	xupres.
	Directors' remuneration	32	278,400	278,400
	Salaries and other benefits	27.1	7,277,046	5,967,258
	Telephone expenses		105,765	99,623
	Motor running expenses		789,206	468,979
	Printing, stationery and periodicals		39,144	10,800
	Rent		600,000	600,000
	Rates and taxes		235,608	3,685
	Advertisement		28,740	25,240
	Traveling and conveyance		74,970	45,550
	Entertainment		63,583	74,562
	Subscription and membership fee		314,865	338,348
	Depreciation	6.3	294,860	274,425
	Zakat	27.2	900,000	150,000
	Other expenses		203,842	159,703
			11,206,029	8,496,573

- 27.1 Salaries and other benefits include Rs. 1,305,616 (2021: Rs. 1,296,243) in respect of staff retirement benefits.
- 27.2 This represent zakat given to Shaukat Khanum Memorial Trust amounting to Rs. 250,000 and to Al Shifa Trust Eye Hospital amounting to Rs. 150,000 and to Sindh Institute of Urology & Transplant amounting to Rs. 500,000. Director of the Company or his spouse did not had any interest at any time during the year in the donee.

28	OTHER OPERATING CHARGES	2022 Rupees	2021 Rupees
	Legal and professional expenses Auditor's remuneration	238,388	158,425
	Statutory audit	400,000	260,000
	Half yearly review	50,000	50,000
	Fee for other certification	20,000	20,000
		470,000	330,000
	Workers' Profit Participation Fund	737,332	638,053
	Workers' Welfare Fund	339,749	278,793
		1,785,469	1,405,271
			Bdoliv.

248,229	197,649
72,917	-
28,739	43,630
1 176,494	1,175,457
526,379	1,416,736
1	72,917 28,739 1 176,494

29.1 This represents the long unclaimed outstanding balances payable to vendors written back with the approval of the Board.

30	FINANCIAL CHARGES	Note	2022 Rupees	2021 Rupees
50	Bank commission and charges		49,160	1,747
31	TAXATION	-		
	Provision for taxation			
	Current		9,130,760	7,634,450
	Prior year adjustment	31.1	-	(577,480)
	Deferred		(917,475)	(526,823)
			8,213,285	6,530,147
		_		

- 31.1 This represents tax on undistributed profits for the year ended June 30, 2018 under section 5A of Income Tax Ordinance, 2001. The Company has accounted for tax provision at the rate of 7.5% of its accounting profit before tax for the year ended June 30, 2018 in the financial statements of 2018-19 as prior year charge. The provision of section 5A was challenged before the Sindh High Court vide Civil Petition No. D-4970 of 2017. The Honourable Sindh High Court vide judgement dated April 30, 2021 declared that the insertion of section 5A in the Income Tax Ordinance, 2001 does not fall within the parameters delineated as per Article 73 of the Constitution of Pakistan, 1973, hence, the provision impugned is found to be ultra vires of the Constitution, and is hereby struck down. Consequently, the provision charged on account of tax on undistributed profit in the financial year 2018-19 is reversed / adjusted in the previous year.
- 31.2 Numerical reconciliation between applicable tax rate and average effective tax rate has not been prepared as the Company was subject to minimum tax in the current year and prior year.

REMUNERATION OF CHIEF EXECUTIVE, DIRECTORS AND EXECUTIVES

32

The aggregate amount charged in the financial statements for remuneration, including all benefits to Chief Executive, Directors and Executives of the Company is as follows: (a)

		2(2022			2(2021	
	Chief Executive	Directors	Executives	Total	Chief Executive	Directors	Executives	Total
id				(Rupees)	(sa)			
Managerial remuneration	278,400	8	*	278,400	278,400	k)	<u>10</u>	278,400
Bonus			200	19	9	24	8	39
Staff retirement benefits	×	i	ж	x	*	X	٠	×
Medical	213,628	ř.	***	213,628	70,796	Ċ	6	70,796
Utilities	30,892	9	139	30,892	36,688	Ϋ́	•	36,688
Others	3,500	17,500		21,000	5,500	23,500	٠	29,000
Total	526,420	17,500		543,920	391,384	23,500		414,884
Number of persons	-	9	×	7	-	9		7

The aggregate amount charged in the financial statements for remuneration, including all benefits to Executive directors and Non executive directors of the Company is as follows: 9

		2022			2021	
	Executive Directors	Non Executive Directors	Total	Executive Directors	Non Executive Directors	Total
			(Rupee	ees)		
Managerial remuneration	526,420	x	526,420	391,384		391,384
Number of persons	2	Vs.	7	2	5	7

Board meeting fee was paid to non-executive directors amounting to Rs.17,500 during the year.

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33 EARNING PER SHARE - BASIC AND DILUTED

	2022 Rupees	2021 Rupees
Profit after taxation (Rupees)	5,456,266	5,314,069
Weighted average number of ordinary shares at the end of the year (Numbers)	1,300,000	1,300,000
Earning per share - basic and diluted (Rupees)	4.20	4.09

There is no dilutive effect on the basic earnings per share of the Company.

34 TRANSACTIONS WITH RELATED PARTIES

34.1 The related parties and associated undertakings of the Company comprise of associated companies, directors and key management personnel. Transactions with related parties and associated undertakings involve rent and advance for working capital requirements. These transactions are as follows:

			2022 Rupees	2021 Rupees
Name of the related party	Relationship and percentage shareholding	Transactions during the year and year end balances		
International Beverages (Private) Limited	Associated company by virtue of common directorship	Payment made against balance due to associated undertaking	_	(5,566,077)
		Amount payable at year end =		
Taj Mills Limited	Associated company by virtue of common directorship	Office Rent paid /payable	600,000	600,000
		Amount payable at year end =	-	
Mahboob Elahi	Director	Amount payable at year end	53,775,546	53,775,546
		53-AVX0027433		Bdtew.

			2022 Rupees	2021 Rupees
Name of the related party	Relationship and percentage shareholding	Transactions during the year and year end balances		
Mahfooz Elahi	Chief Executive	Adjustment / repayment of long term loan	(255,000)	(328,001)
		Amount payable at year end (Loan obtained previously)	12,848,999	13,103,999
Mahmood Elahi	Director	No transaction	-	-
		Amount payable at year end (Loan obtained previously)	5,175,000	5,175,000

34.2 Compensation to key management personnel

The details of compensation paid to key management personnel are shown under the heading of "Remuneration of Chief Executive, Directors and Executive (note 32)". There are no transactions with key management personnel other than under their terms of employment.

34.3 The status of outstanding balances of related parties as at June 30, 2022 are included in "Long/short term loan from directors" (note 19 and 21) and "Due to associated undertaking" (note 20).

35 FINANCIAL ASSETS AND LIABILITIES

The Company's exposure to interest rate risk on its financial assets and liabilities are summarized as follows: -

		Intere	2022 st/mark up b	earing	Not interest
	Total	Maturity up to one year	Maturity after one year	Sub-total	/mark up bearing
Financial assets	101.0		Rupees		
At amortized cost					
Long term security deposits	918,810	_			918,810
Trade debts	16,786,772		2572	100	16,786,772
Loans and advances	4,444,000				4,444,000
Cash and bank balances	8,369,818	5,818,070		5,818,070	2,551,748
Cash and bank balances	30,519,400	5,818,070		5,818,070	24,701,330
Financial liabilities	30,319,400	5,010,070		3,010,010	24,701,550
At amortized cost					
Current portion of long term loan from directors	62,699,546			0.00	62,699,546
Short term loan from directors	9,100,000	-		-	9,100,000
Provision for gratuity	19,025,428			-	19,025,428
Due to associated undertaking	-		-	-	
Trade and other payables	13,174,728	-			13,174,728
Dividend payable / Unclaimed	267,671			-	267,671
• •	104,267,373	- 1			104,267,373
On balance sheet gap	(73,747,973)	5,818,070	-	5,818,070	(79,566,043)
Off balance sheet items					- 25
Financial commitments:	-		-	-	-
Total Gap	(73,747,973)	5,818,070		5,818,070	(79,566,043)
			2021		
	T-4-1		st/mark up b	earing	Not interest
	Total	Maturity	Maturity		/mark up

			2021		
		Intere	st/mark up b	earing	Not interest
	Total	Maturity up to one year	Maturity after one year Rupees	Sub-total	/mark up bearing
Financial assets			***************************************		
At amortized cost					
Long term security deposits	918,810	-	+1	-	918,810
Trade debts	2,433,822	-	20	45	2,433,822
Loans and advances	3,024,500	-	-	41	3,024,500
Cash and bank balances	14,485,515	12,405,464	-	12,405,464	2,080,051
	20,862,647	12,405,464	-	12,405,464	8,457,183
Financial liabilities					
At amortized cost					
Current portion of long term loan from directors	62,954,546	-	-	-	62,954,546
Short term loan from directors	9,100,000		-	*1	9,100,000
Provision for gratuity	16,344,032	-	+	* *	16,344,032
Due to associated undertaking	-	-	-	-	
Trade and other payables	12,235,604	4	2)	23	12,235,604
Dividend payable / Unclaimed	267,671			2	267,671
	100,901,853	1	2		100,901,853
On balance sheet gap	(80,039,206)	12,405,464	-	12,405,464	(92,444,670)
Off balance sheet items					
Financial commitments:		-	-	-	
Total Gap	(80,039,206)	12,405,464	-	12,405,464	(92,444,670)
					polices.

36 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

36.1 The Company's objective in managing risks is the creation and protection of share holders' value. Risk is inherent in the Company's activities, but it is managed through a process of ongoing identification, measurement and monitoring, subject to risk limits and other controls. The process of risk management is critical to the Company's continuing profitability. The Company is exposed to credit risk, liquidity risk and market risk (which includes currency risk, interest rate risk and price risk) arising from the financial instruments it holds.

The Company finances its operations through equity, borrowings and management of working capital with a view to maintaining an appropriate mix between various sources of finance to minimize risk.

36.2 Credit risk

Credit risk represents the accounting loss that would be recognized at the reporting date if counter parties fail to perform as contracted and arises principally from trade and other receivables. The Company's policy is to enter into financial contracts with reputable counter parties in accordance with the internal guidelines and regulatory requirements.

Exposure to credit risk

The carrying amounts of the financial assets represent the maximum credit exposures before any credit enhancements. Out of total financial assets of Rs. 30.619 million (2021: Rs. 20.863 million), the financial assets which are subject to credit risk amounted to Rs. 30.519 million (2021: Rs. 20.763 million). The carrying amounts of financial assets exposed to credit risk at reporting date are as under:

	2022 Rupees	2021 Rupees
Long term security deposits	918,810	918,810
Trade debts	16,786,772	2,433,822
Loans and advances	4,444,000	3,024,500
Bank balances	8,282,544	14,385,548
	30,432,126	20,762,680
The aging of trade debts at the reporting date is as follows:		
Past due 1-30 days	15,752,631	2,402,027
Past due 30-90 days	812,575	7,983
Past due 90 days	221,566	33,780
Subscription Color Statistics (Color Statistics Color Sta	16,786,772	2,443,790

To manage exposure to credit risk in respect of trade receivables, management performs credit reviews taking into account the customer's financial position, past experience and other factors. Where considered necessary, advance payments are obtained from certain parties.

The exposure to banks is managed by dealing with variety of major banks and monitoring exposure limits on continuous basis. The ratings of banks range from A to AAA.

Concentration of credit risk

Concentration of credit risk arises when a number of counter parties are engaged in similar business activities or have similar economic features that would cause their abilities to meet contractual obligation to be similarly affected by the changes in economic, political or other conditions. The Company believes that it is not exposed to major concentration of credit risk.

Impaired assets

During the year no assets have been impaired.

36.3 Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting its financial obligations as they fall due. The Company's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stress conditions, without incurring unacceptable losses or risking damage to the Company's reputation. The following are the contractual maturities of financial liabilities, including interest payments and excluding the impact of netting agreements, if any:

	Carrying	Contractual	Six months	Six to	One to	Two to	Over
	Amount	Cash	or less	Twelve	two	five	five
		Flows		months	years	years	years
				Rupees			
2022							
Staff Retirement Benefits -							
Gratuity	19,025,428	19,025,428		7.2	-	2	19,025,428
Long term loan							
from directors Short term loan	62,699,546	62,699,546		62,699,546	*	*	1.0
from directors Due to associated undertaking	9,100,000	9,100,000		9,100,000	•		
	-	-		-	-	-	-
Trade and other payables	17,067,004	17,067,004	8,533,502	8,533,502		_	
Dividend payable/							
Unclaimed	267,671	267,671		267,671	-	-	
	108,159,649	108,159,649	8,533,502	80,600,719	-	-	19,025,428
1							alren.

	Carrying	Contractual	Six months	Six to	One	Two to	Over
	Amount	Cash Flows	or less	Twelve months Rupees	to two years	five years	five years
2021							
Staff Retirement Benefits - Gratuity	16,344,032	16,344,032					16,344,032
Long term loan	10,01,002	10,011,002					10,344,032
from directors	62,954,546	62,954,546		62,954,546	-	-	
Short term loan from directors Due to associated undertaking	9,100,000	9,100,000	•	9,100,000			
Trade and other payables	13,856,646	13,856,646	6,928,323	6,928,323	-	-	
Dividend payable / Unclaimed	267,671	267,671	-	267,671			
6.	102,522,895	102,522,895	6,928,323	79,250,540	(), - /-		16,344,032

36.4 Market risk

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

(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 arise in financial instruments that are denominated in foreign currencies i.e. in a currency other than the functional currency in which they are measured.

Presently the Company is not exposed to foreign currency risk.

(ii) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Majority of the interest rate exposure arises from long term loans and short borrowings. At the statement of financial position date, the interest rate profile of the Company's interest bearing financial instruments is as follows:

	2022	2021	2022	2021
	1	Rates	Carrying	amount
	In 1	ercent	Rup	ees
Financial assets	-			
Bank balances	0.02	to 0.06	5,818,070	12,405,464

Cash flow sensitivity analysis for variable rate instruments

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

	Profit and loss	(post tax)
	100 bps increase Rupees	100 bps decrease
As at June 30, 2022 Cash flow sensitivity - Variable rate financial assets	41,308	(41,308)
As at June 30, 2021 Cash flow sensitivity - Variable rate financial assets	88,079	(88,079)

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

(iii) Other price risk

Price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all similar financial instruments traded in the market.

At the year end the Company is not exposed to price risk since there are no financial instruments whose fair value or future cash flows will fluctuate because of changes in market prices.

37 FAIR VALUE MEASUREMENT OF FINANCIAL INSTRUMENTS

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

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

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

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

- Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities
- Level 2: Inputs other than quoted prices included within level 1 that are observable for the asset either directly that is, derived from prices.

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- Level 3: Inputs for the asset or liability that are not based on observable market data (that is, unadjusted) inputs.

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

As of the reporting date, none of the financial instruments of the Company are carried at fair value.

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

- 37.1 The Company has revalued its freehold land, buildings and plant and machinery on December 31, 2021. Fair value of property plant and equipment are based on the valuations carried out by an independent valuer M/s Asrem (Private) Limited on the basis of market value.
- 37.2 Fair value of land and building are based on assumptions considered to be level 2 in the fair value hierarchy due to significant observable inputs used in the valuation, while fair value of plant and machinery are considered to be level 3 in the fair value hierarchy due to significant unobservable inputs used in the valuation.

Valuation techniques used to derive level 2 fair values - Land and Building

Fair value of land and building has been derived using a sales comparison approach. Sale prices of comparable land and buildings in close proximity are adjusted for differences in key attributes such as location and size of the property. Moreover value of building also depends upon the type of construction, age and quality. The most significant input in this valuation approach is price / rate per square foot in particular locality. This valuation is considered to be level 2 in fair value hierarchy due to significant observable inputs used in the valuation.

Valuation techniques used to derive level 3 fair values - Plant and Machinery

In the absence of current prices in an active market, the fair value is determined by taking into account the following factors:

- Make, model, country of origin and etc.;
- Operational capacity;
- Present physical condition;
- Resale prospects; and
- Obsolescence.

The valuation is considered to be level 3 in the fair value hierarchy due to the above unobservable inputs used in the valuation. Most significant input in this valuation is the current replacement cost which is adjusted for factors above.

37.3 A reconciliation from opening balances to closing balances of fair value measurements categorized in level 3 is provided below:

2021

2022

	Kupees	Kupees
Opening balance (level 3 recurring fair values)	22,270,848	22,592,715
Additions - Cost	*	2,017,938
Revaluation surplus during the year	5,187,694	9 !
Depreciation charge	(2,430,792)	(2,339,805)
Closing balance (level 3 recurring fair values)	25,027,750	22,270,848

There were no transfers between levels 2 and 3 for recurring fair value measurements during the year.

37.4 Had there been no revaluation, the net book value of the specific classes of operating assets have been disclosed in note 6.

RECONCILIATION OF MOVEMENT OF LIABILITIES TO CASH FLOWS ARISING FROM FINANCING ACTIVITIES 38

cash flows Loan from Director Due to associated associated associated associated by 100,000 Capital earnings Rupees crowings crowings cing cash flows surplus (255,000) - 13,000,000 (52,048,073) 33 resorings cash flows surplus - - - - - - rebanges - - - - - - - rebanges - - - - - - -	T		-		, hard	t-dans	
cash flows Capital carnings cash flows 62,954,546 9,100,000 - 13,000,000 (52,048,073) 33 crowings (255,000) - - - - - - - ne for the year surplus - - 4,105,126 4 r changes - - - - - - r changes - - - - - - -		oan from	Director	Due to	Share	Retained	Total
eash flows rrowings cing cash flows recovings cing cash flows recovings cing cash flows recovings cing cash flows recoving cash flows recovings cing cash flows recovery	Гол	ng term	Short term	undertaking	Capital	earnings	
cash flows rrowings rrowings rrowings cing cash flows ci				R	upees		
flows (255,000) 4,105,126 4	Balance at June 30, 2021	,954,546	9,100,000	,	13,000,000	(52,048,073)	33,006,473
Hows (255,000) 4,105,126 4	Changes from financing cash flows						
Hows (255,000) 4,105,126 4	Proceeds from loan and borrowings	×		*		((a))	*
(255,000) 4,105,126 4 - 2,126,715 2 - 6,231,841 6		255,000)		Ť	i		(255,000)
evaluation surplus 2,126,715 2,126,715 6,231,841	Hows	(255,000)	15	9			(255,000)
evaluation surplus 4,105,126 - 2,126,715 2,126,715 ared other changes 6,231,841	Fourity related						
2,126,715	Total comprehensive income for the year	Pa.	,	14	2	4,105,126	4,105,126
6,231,841	Transfer from revaluation surplus		8:		0	2,126,715	2,126,715
. 6,231,841	Dividend paid during the year	94	2	٠	1		ř
	Fotal equity related other changes		12.			6,231,841	6,231,841

39 DISCLOSURE REQUIREMENT FOR ALL SHARE ISLAMIC INDEX

Following information has been disclosed with reference to disclosure requirements of fourth schedule of the Companies Act, 2017 relating to "All Shares Islamic Index".

	June 30, 2022	June 30, 2021
	Rupees	Rupees
Explanation		
Non-interest bearing	-	-
Non-interest bearing		-
The Company has only one segment		-
Placed under interest arrangement Placed under Shariah	-	-
permissible	5,818,070	12,405,464
Placed under interest arrangement Placed under Shariah permissible	-	
		-
		-
ncome disclosed in note 29	28,739	43,630
Earned from actual currency	-	
Meezan Bank Limited	-	-
	Non-interest bearing The Company has only one segment Placed under interest arrangement Placed under Shariah permissible Placed under interest arrangement Placed under Shariah permissible Placed under Shariah permissible ncome disclosed in note 29 Earned from actual currency	Explanation Non-interest bearing Non-interest bearing The Company has only one segment Placed under interest arrangement Placed under Shariah permissible Placed under interest arrangement Placed under interest arrangement Placed under Shariah permissible

There is no other bank balance / investments which carry any interest or markup arrangements.

40 CAPITAL MANAGEMENT

The Board's policy is to maintain a strong capital base so as to maintain investor, creditor and market confidence and to sustain future development of the business. The Board of Directors monitors the return on capital, which the Company defines as net profit after taxation divided by total shareholders' equity. The Board of Directors also monitors the level of dividend to ordinary shareholders. There were no changes to the Company's approach to capital management during the year and the Company is not subject to externally imposed capital requirements.

Capital structure of company is as follows	2022 Rupees	2021 Rupees
Equity	104,355,186	65,297,359
Long term Loan from directors		
Short Term Loan from directors	71,799,546	72,382,547
	176,154,732	137,679,906
		Basein

		2022 Numbers	2021 Numbers
41	PLANT CAPACITY, PRODUCTION AND EMPLOYEES		
	No. of spindles installed	8,388	8,388
	Installed capacity converted into 20's count lbs.	6,601,618	6,601,618
	Actual production converted into 20's count lbs.	4,529,070	4,502,610
	Actual production in lbs.	4,477,600	4,355,700
	Average count manufactured	20	21
	No. of shifts worked daily	2	2

41.1 Reasons for under utilization of capacity

The Company could not achieve the installed capacity due to excessive electricity shut down which resulted in decrease in one production shift.

42 NUMBER OF EMPLOYEES

	2022 Numbers	2021 Numbers
Total number of employees as at June 30,	295	292
Average during the year	294	283

43 CORRESPONDING FIGURES

Corresponding figures have been rearranged and reclassified, wherever necessary for the purpose of comparison and for better presentation. However, no significant reclassification has been made during the year.

44 DATE OF AUTHORIZATION FOR ISSUE

These financial statements are authorized for issue by the Board of Directors on 2 6 SEP 2022

45 GENERAL

Figures have been rounded off to the nearest rupee.

CHIEF EXECUTIVE

LANGULLY DERECTOR

CHIEF FINANCIAL OFFICER

THE COMPANIES ACT, 2017 (Section 227(2)(f)) PATTERN OF SHAREHOLDING

1.1 Name of the Company

ELAHI COTTON MILLS LIMITED

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

30-06-2022

	Shareho		
2.2 No. of Shareholders	From	То	Total Shares Held
36	1	100	999
22	101	500	9,206
33	501	1,000	21,076
23	1,001	5,000	45,207
2	5,001	10,000	15,000
1	15,001	20,000	19,244
1	70,001	75,000	73,500
1	150,001	155,000	152,743
1	195,001	200,000	199,625
1	200,001	205,000	200,200
1	560,001	565,000	563,200
122			1,300,000
2.3 Categories of Shareholders		Shares Held	Percentage
2.3.1 Directors, Chief Executive O and their spouse and minor ch		1,058,369	81.4130%
2.3.2 Associated Companies, undertakings and related parties. (Parent Company)		0	0.0000%
2.3.3 NIT and ICP		0	0.0000%
2.3.4 Banks Development Financial Institutions, Non Banking Financial Institutions	5.	0	0.0000%
2.3.5 Insurance Companies		0	0.0000%
2.3.6 Modarabas and Mutual Funds		0	0.0000%
2.3.7 Shareholders holding 10% or more		1,115,868	85.8360%
2.3.8 General Public			
a. Local		88,888	6.8375%
b. Foreign		0	0.0000%
2.3.9 Others (to be specified) Joint Stock Companies		152.742	11 74050
Joint Stock Companies		152,743	11.7495%

ELAHI COTTON MILLS LIMITED

Categories of Shareholding required under Code of Corporate Governance (CCG)
As on June 30, 2022

	Name	Shares	Percentage
	ed Companies, Undertakings and Related Parties	-	-
200	Wise Detail):		
Mutual	Funds (Name Wise Detail)	-	
Director	s and their Spouse and Minor Children (Name Wise	Detail):	
1	MR. MAHBOOB ELAHI (CDC)	563,200	43.3231
2	MR. MAHFOOZ ELAHI	199,675	15.3596
3	MR. MAHMOOD ELAHI	200,250	15.4038
4	SH. FARRUKH AHMED	2,500	0.1923
5	MR. AHMED SHAFFI (CDC)	19,244	1.4803
6	MRS. SAMINA BEGUM (CDC)	73,500	5.6538
7	MR. MUHAMMAD AZEEM AFZAL HASHMI	-	0.0000
Executiv	es:		3.00
Public S	ector Companies & Corporations:	(*)	
Banks, I	Development Finance Institutions, Non Banking Finar	nce -	-
	ies, Insurance Companies, Takaful, Modarabas and		ds:
	lders holding five percent or more voting intrest in th Vise Detail)	e listed comp	pany
		e listed comp	200
(Name V	Vise Detail)	563,200	43.3231
(Name V	Wise Detail) MR. MAHBOOB ELAHI	563,200 200,250	43.3231 15.4038
(Name V 1 2	MR. MAHBOOB ELAHI MR. MAHMOOD ELAHI	563,200 200,250 199,675	43.3231 15.4038 15.3596
(Name V 1 2 3	MR. MAHBOOB ELAHI MR. MAHMOOD ELAHI MR. MAHFOOZ ELAHI	563,200 200,250	43.3231 15.4038
(Name V 1 2 3 4 5	MR. MAHBOOB ELAHI MR. MAHMOOD ELAHI MR. MAHFOOZ ELAHI SALIM SOZER SECURITIES (PVT) LTD. (CDC)	563,200 200,250 199,675 152,743 73,500	43.3231 15.4038 15.3596 11.7495 5.6538
(Name V 1 2 3 4 5 All trade	MR. MAHBOOB ELAHI MR. MAHMOOD ELAHI MR. MAHFOOZ ELAHI SALIM SOZER SECURITIES (PVT) LTD. (CDC) MRS. SAMINA BEGUM (CDC) is in the shares of the listed company, carried out by i	563,200 200,250 199,675 152,743 73,500	43.3231 15.4038 15.3596 11.7495 5.6538

CDC Account No.			
Participant I. D.	Account No.		

PROXY FORM

I/We	of	being a member/members of
ELAHI COTTON MI	LLS LIMITED hereby appoin	int (name)
of		(Full address) or failing him/her
		(name) of
		(Full address) another member of
the company as my/ou	ir proxy to attend and vote f	or me/us and on my/our behalf, at the 52nd Annual General
Meeting of the compan	ny to be held at registered off	ice of the Company at Plot # 270, Sector I-9, Industrial Area,
4. B.		or at any adjournment thereof.
		in the presence of
the following witnesses		
		Signature on Rupees Five
		Revenue Stamp
		(Signature should agree with the
		specimen signature registered with the company)
		the company)
	less 1	Witness 2
Signature		Signature
Name		Name
Ivanic		Name
CNIC No.		CNIC No.
Address		Address
200 (100 (100 (100 (100 (100 (100 (100 (· · · · · · · · · · · · · · · · · · ·	Nestanitativa a
		9

Important

- A member entitled to attend and vote at this Annual General Meeting of the company may appoint another member as proxy to attend and vote instead of him / her. No person shall act as proxy, who is not a member.
- The instrument appointing a proxy should be signed by the member (s) or by his/her attorney duly authorized in writing. If the member is a corporation, its common seal should be affixed to the instrument.
- This Proxy Form, duly completed, must be deposited at the company's Registered Office, at Plot # 270, Sector I-9, Industrial Area, Islamabad, not less than 48 hours before the time of holding the meeting.
- 4. The Proxy shall produce his original CNIC or original passport at the time of the Meeting.
- In case of individual CDC Account holders, attested copy of CNIC or passport (as the case may be) of the beneficial owner will have to be provided with this Proxy.
- In case of corporate entity, the Board of Directors Resolution/Power of Attorney with specimen signature of the nominee shall be submitted along-with this Proxy.

	ى ۋى ئاكا ۋنىڭىبر	فوليونمبر
اكاؤنث نمبر	شرکت دار کی شناخت	
	-	

پراکسی فارم

(كلمل يبة)	سات	ن مازلميند مسى/	بحثيت ممبرالبي كا		ماكن		بيريم
، مون تا کهوه میری	(نکمل پیة) کوبطورمقار(پراکسی)مقررکرتا/کرقی		ماكن	بسمی/مسمات	ہونے کی صورت میر'	کے غیرحا ضر	یار اس یار اس
رياءاسلام آباد رسنعقده وكا	ى شدەنارخ پرسمپنى كەرجىئرۇدفتر داقع مىلائىگىرآ ئى نائن اندسنر بل ام	دَس <u>بح</u> ضج ما تسى اور ملتو	بحده اکتوبر ۲۲ <u>۰۰۲ کوساڑھ</u>	وين سالا نداجلاس عام، جو كدمور	رف ہے مینی کے بادآ	بامين ميري طر	غيرموجودكم
			مدويرومندوجية على كوابان		،شن شرکت کرے یاووٹ ڈالے۔ دشخوا منظور کنندہ ہتاریخ		
		*******		ردپ کر یو نوشیپ پر)	ه)	······································	وخنط
							گوامإن:
		وشخط			ومشخط		
		۲٤	_l		Ct	-1	
		شناختی کارونمبر	_r		شناختی کارڈنمبر	_r	
		24	_r		24		

نوش:

- ا۔ وورکن جے اجلاس میں شریک ہونے کا بق حاصل ہوہ کی ٹاگز برصورت حال میں اپنی جگدومرے ممبر کو پیق دے سکتا ہے کہ وہ اس کی جگہ اجلاس میں شرکت کرسکتا ہے اورووٹ کا اغراج کرسکتا ہے۔ کوئی بھی ایسا شخص پرانکسی مقررتیں
 - ا وورکن جو پراکی مقررکرے گاس کا ہے وسخدا یا مجاز اٹارنی کے دستخدا ہو ٹالازی بین اورکار پوریٹ ادارہ ہونے کی صورت میں کمپنی کی (common seal) مخصوص مبر شہت ہونی جا ہے۔
 - ٣- براكسى مور بونے كے ليے مار عدجشرة آفس الم عاميم آئى نائن، المرسل ميا امريا، اسلام آباد ميں اجلاس كم از كم ٨٨ محفظ موسول بونالازى ب-
 - ٣- راكى اليد مراه ابنااسل شافتى كاردر بإسيورك في كرات عنا كدا مكى شاخت موسك
 - ۵_انفرادی ی ڈی می رکن کی صورت میں اصل شناختی کارڈ اور پرائسی کے شناختی کارڈ/ پاپیورٹ کی اتصدیق شدہ نیتول شسکک کرنا ضروری ہے۔
 - ٢- كاربوريد يراكى كي صورت من بورد آف دائر يكثر زكى قرارداد، يادرة ف اثارني، بمعنا مزفض يضوند تخط خسلك كرنا الازى ب-