

Ghazi Fabrics International Limited



Signature of Quality



COMPANY PROFILE VISION STATEMENT, MISSION S STATEMENT OF ETHICS & BUSI NOTICE OF ANNUAL GENERA CHAIRPERSON'S REVIEW DIRECTOR'S REPORT PATTERN OF SHAREHOLDING SIX YEARS FINANCIAL STATIST FINANCIAL HIGHLIGHTS STATEMENT OF VALUE ADDITION STATEMENT OF COMPLIANCE REVIEW REPORT TO THE MEME PRACTICES OF CODE OF COF

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GHAZI FABRICS INTERNATIONAL LIMITED

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COMPANY PROFILE

Board of directors

Mrs.Azra Yasmin (Non Executive Director) Chairperson

Mohammad Arshad Chaudhry (Executive Director) Chief Executive / Director

Kamran Arshad (Executive Director) Rizwan Arshad (Non Executive Director) Muhammad Salman Tariq (Non Executive Director) Wajeeha Haaris (Non Executive Director) Muhammad Imran Rasheed (Independent Director)

Audit Committee

Mohammad Imran Rasheed Chairman/ member

Rizwan Arshad Member

Muhammad Salman Tariq Member

Human Resource & Remuneration Committee

Muhammad Imran Rasheed Chairman / member

Mrs.Azra Yasmin **Member**

Wajeeha Haaris **Member**

Company Secretary

Majid Rehman, ACA

Chief Financial Officer

Abid Rafi

Internal Auditor Nasir Imran Elahi,ACA

Auditors

M/s.Qadeer & Company Chartered Accountants Lahore.

Share registrar

M/s. Corplink (Pvt.) Ltd.Wings Arcade, I-K, Commercial, Model Town, Lahore

Legal Advisor

Raja Muhammad Akram & Co., Corporate Legal Consultants & Advocates 33-C, Main Gulberg, Lahore

Bankers

United Bank Limited Habib Bank Limited

Registered Office

8-C, E-III, Gulberg-III, Lahore – 54660 042-35764026-28, Fax: 042-35764032 www.ghazifabrics.com

Mills

46- K. M. Multan Road, Bhaipheru, Distt. Kasure.

VISION AND MISSION STATEMENT

VISION STATEMENT

A modern dynamic industrial unit, which is a true model of socially responsible and professionally managed successful business enterprise.

> Ghazi Fabrics International Ltd., strives to excel in the global competitive environment as the most progressive and quality-oriented company in terms of industry benchmarks, profitability and stake holders interest. To realize our mission, we firmly believe in continuous process of balancing, modernization and replacement of our technology; commitment in developing innovative products, services and human resources; and the betterment of all those involved directly or indirectly with the company.

MISSION STATEMENT

STATEMENT OF ETHICS AND BUSINESS PRACTICES

It is a strong belief of the management of the Company that a clear vision, a positive mission and fully spelled out code of ethics and business practices is a pre-requisite to good corporate governance.

Therefore, the Company in addition to the adherence of its mission statement shall observe the compliance of the following codes of ethics and best business practices.

ETHICS 1.

Discipline

It shall be the joint and several responsibility of management and every employee of the company to maintain the discipline in the Company.

Coordination among staff

The management shall provide a conducive environment for the effective coordination among the members of the staff and management.

Conflict of interest

Management and employees of the Company are hereby committed not to engage in any activity which is against the interest of the Company. Staff members shall not conduct any personal business in the Company premises and with the use of facilities provided by the Company for official use. If any employee has a direct or indirect relationship with any organization dealing with the Company he should disclose it immediately to the Company.

Confidentiality

Management and employees of the Company are hereby committed to the confidentiality of the business information to the outsider of the Company unless it is required by a competent authority having jurisdiction to the affairs of the Company. Even if they leave the Company shall not loose the confidentiality of Company secrets.

Kick Backs/ Undue favour or unwarranted gifts

Neither employees nor member of the board of directors shall accept any personal gift, favour or kick backs from any organization dealing with the Company. In case this favour is considered to be for the purpose of the Company the same should be disclosed to the management of the Company immediately.

2. **BUSINESS PRACTICES**

Environment

i) **Pollution free environment**

The Company shall not engage in any business or production process, which does not meet the international standards of environment protection.

ii) **Drugs free environment**

The use of drugs shall be strictly banned in the premises of the Company and employment should not be given to any person apparently engaged in the trafficking of drugs or appears to be an addict of drugs.

Health and safety

Health and safety of all the staff and employees particularly and of the society in general is a great concern for the management of the Company and therefore the management of the Company shall take every measure to protect the health and safety of its employees.

Commitment

A bi-lateral commitment with the employees, management, shareholders, suppliers and customers shall be of prime importance in every instance. All the management and employee of the Company shall not make any commitment, the compliance of which is beyond their control and if they commit, every effort shall be made to fulfill the commitment.

Financial discipline and books of accounts

Compliance with all the approved accounting standards applicable in Pakistan and requirements of the Companies Act 2017, rules and procedures shall be followed at all time. All transactions if duly authorized shall be properly and fully recorded. All the payments made shall be for the purpose of the business of the Company. Books of accounts shall reflect a true and fair position of all the assets, liabilities and funds. Company shall maintain the integrity and reputation of the Company.

Relationship with Govt. Officials, Suppliers, Customers and Agents

Only the concerned and knowledgeable members of the relevant field of the Company shall conduct dealing with Govt. officials, suppliers, customers and agents. The dealing members shall always maintain the integrity and reputation of the Company.

Training

Training of the employees shall be an important part of business practices. The management shall take steps that training of every employee is ensured from his joining to the retirement.

Child / forced labour

Policy of the Company is not to employ child labour or forced labour directly or indirectly.

Equality policy

There is absolutely no discrimination in the Company on the basis of race, caste, national origin, religion, disability, gender or political affiliation. Corporal punishment, mental or physical coercion and verbal abuse of workers is strictly forbidden. The management of the Company shall ensure implementation of these codes, regular monitoring, review for modification/ amendment where necessary.

NOTICE OF 30th ANNUAL GENERAL MEETING.

NOTICE IS HEREBY GIVEN that the 30th Annual General Meeting of **GHAZI FABRICS INTERNATIONAL** LIMITED will be held on Monday the October 28, 2019 at 10:30 a.m. at Qasr-e-Zauk, 1-E-3- Gulberg-III, Lahore to transact the following business:-

ORDINARY BUSINESS:

- 1. To confirm the minutes of 29th Annual General Meeting of the Company held on Saturday October 27, 2018.
- 2. To receive, consider and adopt the audited financial statement of the Company for the financial year ended June 30, 2019 together with the Directors' and Auditors' Reports thereon...
- 3. To appoint Auditors and fix their remuneration for the year ending June 30, 2020. The present auditors M/s. Qadeer & Company, Chartered Accountants, being eligible have offered themselves for reappointment. The Audit Committee and Board of Directors have also recommended M/s. Qadeer & Co., Chartered Accountants for re-appointment.
- 4. To transact any other ordinary business with the permission of the Chair.

by order of the Board

LAHORE: October 07, 2019.

(Majid Rehman) **Company Secretary**

NOTES:-

- I. Share Transfer Books of the Company will remain closed from October 22, 2019 to October 28, 2019 (both days inclusive).
- II. A member entitled to attend and vote at the meeting may appoint a proxy to attend and vote instead of him/her. Proxy Forms must be deposited at the Company's Registered Office situated at 8-C, E-III, GULBERG-III, LAHORE not less than 48 hours before the time for holding the meeting.
- III. Shareholders whose shares are deposited with CDC must bring their Original Computerized National Identity Card or Passport alongwith Participant's ID number and their account number at the time of attending the meeting to prove identity and in case of proxy must enclose an attested copy of CNIC. Representatives of Corporate Members should bring the usual documents required for this purpose.
- IV. Members are requested to provide by fax or courier their latest Computerized National Identity Card Number or in case of foreigner the Passport Number (unless it has been provided earlier) to enable the Company comply with relevant laws.
- V. Shareholders are requested to promptly notify to Share registrar of the Company of any change in their addresses.
- VI. Members can also avail video conference facility. In this regard, please fill the following form and submit to registered address of the company 10 days before holding of the Annual General Meeting.

If the company receives consent from member holding in aggregate 10% or more shareholding residing at a geographical location, to participate in the meeting through video conference at least 10 days prior to date

city.

The Company will intimate members regarding venue of video conference facility at least 5 days before the date of the Annual General Meeting along with complete information necessary to enable them to access the facility.

"I/WE,		of
of		Ordinary Shares
	"	

of meeting, the company will arrange video conference facility in the city subject to availability of such facility in that

being a member of Ghazi Fabrics International Limited, holder as per Register Folio No. hereby opt for video conference facility at

Signature of Member

VII. In pursuance of the directions given by SECP vide SRO 787 (1)/ 2014 dated 8th September 2014, those shareholders who desire to receive Annual Financial Statement in future through Email instead of receiving the same by post are advised to give their formal consent along with their valid email address on a standard request form which is available at the Company's website i.e. www.ghazifabrics.com and send the said form duly filed in and signed along with copy of his/her/its CNIC/Passport to the Company's registered address.

CHAIRPERSON'S REVIEW

I am pleased to welcome you to the 30th Annual General Meeting of your Company and present on behalf of the Board of Directors, the Audited Statements of Accounts for the year ended 30th June 2019 along with my review on the performance of your Company.

Evaluation of Board

As required under the Code of Corporate Governance, an annual evaluation of the Board of Directors of Ghazi Fabrics International Limited is carried out. The objective of this evaluation is to ensure that the Board's overall performance and effectiveness is measured and benchmarked against expectations in the context of goals set for the Company.

For the financial year ended June 30, 2019, the Board overall performance and effectiveness has been assessed as satisfactory. The Board also identified areas of improvement in line with the best practices.

Board received wide-ranging agendas and supporting papers in a timely manner for its Board meetings. The Board was fully involved in the strategic planning process and in developing the vision for the Company. All Directors, including Independent Directors, fully took part in and made contributions to the decision-making process of the Board Board has in place comprehensive policies for all relevant areas of the Company's operation and these policies are reviewed and updated from time to time.

The Audit Committee and Human Resource & Remuneration committee met regularly to fortify the functions of the board.

The company has an independent Internal Audit department, which leads the Internal Audit function and follows a risk based Audit methodology. Audit reports are presented to the Board for review and actions where necessary.

Production

Production activities were effectively planned and adjusted to cater to the market demand both in terms of quantity and quality. Stress on quality control at all stages of production processes was implemented with great vigor for further strengthening quality standards of the products of your Company.

Sales

Net sale revenue of the Company was recorded at Rs.5.418 billion as compared to Rs.3.797 billion previous year.

Profitability

Gross profit for the year under review improved from Rs. 225.657 million to Rs. 384.809 million up by 70.53% due to better management and improved margins. Gross profit ratio increased from 5.94% to 7.10% of Net Sale Value.

Selling and distribution expenses reduced by 18% from Rs. 104.861 million to Rs. 85.928 million. Administration and general expenses increased by 0.06% from Ks.114.999 million to Rs.115.071 million. Financial cost increased by 21% from Rs. 120.029 million to Rs. 145.033 million. Operating profit increased from Rs. 18.328 million to Rs. 206.984 million.

Acknowledgement

In the closing, on behalf of the Board, I wish to acknowledge the contribution of all our employees towards the Company. I would like to thank our shareholders, bankers, customers, suppliers and other business partners for their confidence and support.



چئیر برسن کا جائزہ: جون2019ء اورآ ڈیٹڈ اکاؤنٹس کا جائزہ پیش کررہی ہوں۔ بورڈ کی شخص: بورڈ کی مجموعی کارکردگی اورافادیت کوادارے کے مختص کردہ مقاصد کے تناظر میں برکھا جا سکے۔ کی نشاند ہی کی ،جہاں بہتری کی گنجائش ہے ۔ ہےاوران کوبہتر بنایاجا تاہے۔ آ ڈٹ کمیٹی اور ہیومن ریسورس اینڈ ریموزیشن کمیٹی بورڈ کے امور کی موئز انجام دہی کیلئے با قائدگی سے میٹنگ کرتی رہی ہے۔ اورحسب ضرورت کاردائی کیلیے جیجی جاتی ہیں۔ طریقے سے مل درآ مدہوا ہے۔ س**یلز**: آپ کی کمپنی کی نیٹ سیلز آمدنی 5.418 بلین روپے رہی جو کہ پچھلے سال3.797 بلین روپے رہی۔ **منافع**: خام مجموعی منافع 225.657 ملین رویے سے بڑھ کر384.809 ملین روپے رہا۔منافع میں %70.53 اضافہ کی دجہ بہترا نظامیہ اور مارجن ہے۔مجموعی منافع کا تناسب %5.94 فيصد ي بر هكر %7.10 فيصد موكما-

میں آپ کی کمپنی سے 30 ویں سالا نہ جنرل اجلاس میں آپ کوخوش آمدید کہتی ہوں۔ میں اپنی اور موجودہ بورڈ آف ڈائر کیٹر کی جانب سے کمپنی کی مجموعی کارکردگی برائے سال 30 فروخت اورتقشیم کے اخراجات %18 فیصد کمی کے بعد 104.861 ملین روپے سے کم ہوکر 85.928 ملین روپے ہو گئے۔انطا میہاورعمومی اخراجات %0.06 فیصد اضافیہ

غازی فیبر س انٹزیشنل لمیٹڈ کے بورڈ آف ڈائر یکٹرز کی کارکردگی کا سالانہ جائزہ کوڈ آف کاریوریٹ گور نینس کے تحت کیا جاتا ہے۔اس جائز کے کامقصداس امرکویقینی بنانا ہے کہ مالی سال برائے30 جون10 2 کے لئے بورڈ کی مجموعی کارکردگی اورافادیت اطمینان بخش قرار پائی ہے۔ بورڈ نے خوتشخیصی کے ذریعہ بہترین معلومات کے مطابق ان چیز وں بورڈ کواپنی بردفت میٹنگزییں جامع ایجنڈا اور مطلوبہ مواد موصول ہوئے۔ بورڈ حکمت عملی کی پلاننگ کے عمل اور ادارے کے نظریہ کے حصول میں مکمل طور پر شامل رہا۔ تمام ڈائر کیٹرز بشمول انڈیینڈنٹ ڈائر کیٹر نے فیصلہ سازی کے مل میں بھی حصہ لیا۔ بورڈ نے ادارے کے تمام شعبہ جات میں جامع طریقہ کارپیش کیے ہیں جن کا وقتًا فوقتًا جائزہ لیاجا تا سمپنی کااپناخود مختارا نٹرنل آ ڈٹ ڈیپارٹمنٹ ہے جواندرونی آ ڈٹ کےامورانجام دیتا ہےاوررسک مرینی آ ڈٹ کےطریقہ کار کی پیروی کرتا ہے۔ آ ڈٹ ریورٹیں بورڈ کوجائزے

یروڈ کشن: پیداداری سرگرمیوں کی موثر طریقے سے منصوبہ بندی کی گئی ہےادراسے طلب اوررسد کے مطابق بنایا گیا ہےاور پیدادار کے تمام مراحل پر معیار کے کنٹر ول پرجھر پور

کے بعد 114.999 ملین روپے سے 115.071 ملین روپے ہو گئے۔ فنانس لاگت 21% فیصد اضافے کے ساتھ 120.029 ملین سے بڑھ کر 145.033

اعتر اف خد مات: آخر میں بورڈ کی جانب سےاپنے تمام ملاز مین کی خدمات کا اعتراف کیا جاتا ہے اورا پی^{خص}ص داران ،صارفین ،سیلائرز ، مینکرز اور دیگر کاروباری ساتھیوں کاجنہوں نے ہم پراعتاداورتعاون کیا۔

مسزعذرا بالتمين چير يرس

Annual Report 2019

Dated: September 30, 2019

چئير پر زيولو

ملین ہوگئی۔` آپریٹنگ منافع 029.120 ملین روپے سےزیادہ ہوکر 206.984 ملین روپے ہوگیا۔

30 ستمبر 2019ء

DIRECTORS' REPORT

The Directors are pleased to present Annual Report of your Company together with Audited Financial Statements for the year ended June 30,2019. Figures for the previous year ended June 30,2018 are also included for comparison.

lin compliance with the Code of Corporate Governance, these financial statements have been endorsed by the Chief Executive Officer and Chief Financial Officer of the Company, recommended for approval by the Audit Committee of the Board and approved by the Board of Directors for presentation.

The financial results for the year under review along-with comparative figures are presented herewith to have cursory look at the company's operating performance; 2019 2018

Sales – Net	R u p e e s (000)		
Local Export	4,146,396 1,272,390	2,249,628 1,547,431	
	5,418,786	3,797,059	
Gross profit	384,809	225,657	
Operating profit	206,984	18,328	
Financial charges	145,033	120,029	
Loss after tax	51,444	175,202	
Loss per share	1.58	5.37	

The company has not declared dividend due to incurrence of losses

Financial and operational performance:

Despite of the global economic slackness and cutthroat competition loss after tax of the Company in financial year 2018-19 is Rs. 51.44 million as compare to loss after tax of Rs. 175.20 million in year 2017-18. The main reasons for this reduction in loss are cost controls and focus on efficient operations.

Textile industry outlook:

The Textile sector had to face deprivation with intensified power outages and gas shortages particularly in the Punjab region bearing further load due to higher rates which affected the performance of sector as a whole and compelled the units to run under capacity which further increased their cost of production. The power prices remained at their highest after the cut-off of locally extracted system gas by the authorities and the introduction of high priced imported Re-liquefied Natural Gas (RLNG) in its place.

The electricity tariffs are significantly higher as compared to competitor countries and it is a major factor contributing to higher cost of production. The government must take immediate steps to nullify the difference to provide a level playing field to compete in the international market.

Despite of the significant importance of this sector at economic forum, its performance remained subdued on account of lackluster performance of cotton yarn and cotton cloth in the local and international market. Textile sector exports have shown declined continuously during the last four years because of the high cost of doing business as compared to competitor countries and undeceive policies by the government for the industry. Government acknowledges steep decline in exports and promise some relief to the textile sector to encourage export but no tangible relief has been announced for which our industry is anxiously waiting.

It is also on part of government to take note of the continuous decline in cotton production every year. So it is the high time to take notice and an exclusive Research & Development Department must be established to evaluate and bring such seed for cotton which is as per International Standards and beneficial to grower as well. Otherwise we fear that if not done, it will be very difficult for textile industry to survive and mills may become more uncompetitive that will ultimately bring negative effect on our economy.

In our opinion, the development of new seed is a time taking task; in the meantime Government must take immediate steps to import cotton seed which is suitable to our soil. We suggest that until & unless we achieve the optimum production level, the ban imposed on import of cotton should be lifted.

Future prospects

The overall economic environment continues to remain conducive for the growth.Availability of energy supplies and improvement in law and order situation has promoted business climate. The CPEC is now a reality and is expected to bring significant investments for infrastructure projects, especially road infrastructure and energy projects. This will have ripple effect on overall economic growth.

However, below target production of domestic cotton crop for season 2019-20, increasing trend in power & fuel prices may adversely affect the competitiveness of textile industry in international markets.

country at lower prices.

We will continue to explore and tap emerging and new market opportunities in the sector: Pakistan is the fourth largest producer and third largest consumer of cotton, in addition to being one of the largest exporters of cotton yarn in the world. Cotton sector alongwith textile and apparel industry, account for 11 percent of the country GDP and 60 percent of the country's export value, while employing 35 percent of the industrial work force. Textile has been an important sector for the local economy and future prospects of country are linked with the progress of textile chain, hence, it will remain in focus for all stakeholders.

Related parties

The transactions between the related parties were carried out at arm's length prices determined in accordance with the comparable uncontrolled prices method. The Company has fully complied with the best practices on transfer pricing as contained in the listing regulations of the stock exchange in Pakistan.

Safety, Health and Environment (SHE)

Your Company takes all possible measures to ensure that all our employees as well as communities within which we operate remain safe at all time. Environmental protection is a top priority on company's SHE agenda. The company ensures that its production processes are eco friendly and efficient. We constantly try and improve energy efficiencies both at production facilities and in our offices.

Cotton).

Human Capital

Ghazi Fabrics International Limited possesses deepest care about its people. This approach has roots in our culture and enables our sustainable progress. We believe that the success of any business depends on the quality of human capital and therefore development of people is our priority. We have invested fair number of hours in training and wish to enhance this in future. In order to develop future leadership in different functions we have instituted management training scheme and expect that the young talent will take the organization to greater heights.

For ensuring reward based on performance and to develop high caliber people for future succession, a system of performance management is practiced in the Company. The Company also believes in providing good health, safety, work-life balance and market commensurate compensation package including employment benefit plan.

Compliance with Code of Corporate governance

The management is fully aware of the company's obligation for compliance with the Listing Regulations of the Pakistan Stock Exchange and steps are being taken for its effective implementation within the allowed time frame work. The various statements, as required by the Code, are given below:

- 1. results of its operations, cash flows and changes in equity.
- 2. Proper books of accounts have been maintained.
- 3.
- 4. financial statements.
- 5.
- 6.
- 7. Financial highlights for the last six years are annexed.
- 8.
- 9. and approved by the Board.
- 10.

In the current scenario, the revival of domestic textile industry is largely dependent on continuous availability of power and gas in the

Your Company has also obtained BCI Certification (Better Cotton Initiative) besides holding OEKO-TEX Certificate (Eco-Friendly

Financial statements prepared by the management represent fairly and accurately Company's state of affairs,

Appropriate accounting policies have been consistently applied in the preparation of financial statements and accounting estimates are based on reasonable and prudent judgment.

International Financial Reporting Standards as applicable in Pakistan have been followed in the preparation of

System of internal control being sound in design, has been effectively implemented and being monitored continuously. On-going review will continue in future for further improvements in controls.

The Company has sound potential to continue as going concern.

There has been no material departure from best practices of corporate governance.

Transactions undertaken with related parties during the financial year have been ratified by the Audit Committee

During the year under review, four meetings of the Boards and six meeting of the Audit Committee whereas one meeting of Human Resource and Remuneration Committee were held and following were in attendance:

Sr. #	Attendance in Meetings	Board	Audit Committee	HR & Remuneration
				Committee
١.	Mrs. Azra Yasmin	4	-	I
2.	Mohammad Arshad	4	-	-
	Chaudhry			
3.	Kamran Arshad	4	-	-
4.	Rizwan Arshad	4	6	-
5.	Muhammad Salman Tariq	4	6	-
6.	Wajeeha Haaris	4	-	
7.	Muhammad Imran	4	6	I
	Rasheed			

- 11. To the best of our knowledge, directors, chief executive, CFO and Company Secretary, Company's auditors, their spouses and minor children have not undertaken any trading of company's shares except as mentioned in pattern of shareholding.
- 12. Composition of board:

The board consists of 5 male and 2 female directors with following composition: Independent directors

Total number of directors	7
Executive directors	2
Other non-executive directors	4

13. Remuneration Policy of Non-Executive Directors: The fee of the Non-Executive and Independent Directors for attending the Board and Committee meetings of the Company is determined by the Board from time to time.

Auditors

The present auditors of the Company M/s. Qadeer & Company, Chartered Accountants have completed the annual audit for the year ended June 30, 2019 and have issued an unmodified audit report. The auditors will retire on conclusion of the Annual General Meeting of the Company, and being eligible; have offered themselves for reappointment for the year ending June 30, 2020. The Audit Committee has recommended their reappointment.

Directors

Election of directors was held on 27 October 2017 and a seven member Board was elected unopposed whose term of office will expire on 26 October 2020.

Board's Performance Evaluation

The Board has evaluated the individual performance of Directors as per established mechanism.

CEO's Performance Evaluation

During the year, the Human Resource and Remuneration Committee of the Board evaluated the performance of the CEO

Combined pattern of CDC and physical shareholdings

Combined pattern of CDC and physical shareholding is annexed to the directors' report.

Acknowledgement

The Directors of your Company would like to place on record their deep appreciation for support of customers, bankers, regulators and shareholders and hope that this cooperation and support will also continue in future.

The Directors of your Company would also like to express their appreciation for the services, loyalty and efforts being continuously rendered by the executives, staff members and workers of the Company and hope that they will continue to do so in future as well.

For and on behalf of the Board

Chief Executive

Lahore September 30, 2019 Director

۹۔ مالی سال کے دوران متعلقہ فریقوں کے معاملات آ ڈٹ تمیٹی کی طرف سے توثیق کے بعد بورڈ کی طرف سے منظوری دی گئی ہے۔ •ا۔سال کے دوران بورڈ آف ڈائر یکٹر کے 4اجلاس آ ڈٹ کمیٹی کے 6اجلاس اور ہیومن ریسورس اور معاوضے کی کمیٹی کا ایک اجلاس منعقد ہوا ہے انکی حاضری کی تفصیل درج ذیل ہے: ہیومن ریسورس اور معاوضے کی کمیٹی كمية معيدي



ل گئی سوائے اسکے جوشئر ہولڈنگ کے نمونے میں بنائی گئی ہے۔

۱۳- نان ایگزیکٹوڈائریکٹرز کی ریمونیریشن مالیسی: سمپنی کے بورڈ اور کمیٹی اجلاس میں شرکت کے لئے نان ایگزیڈ اورانڈینیڈینٹ ڈائر یکٹرز کی فیس دقت کے ساتھ بورڈ طے کرتا ہے۔ **ا ثریٹرز**: موجودہ آڈیٹرزمیسرز قد سراینڈ کمپنی جارٹرڈ اکاؤنٹینٹس نے 30 جون 2019 کا سالا نہ آڈٹ مکمل کرلیا اورانکوالیفائیڈ آڈٹ ریورٹ جاری کی ہے۔ آڈیٹر کمپنی کے سالا نہ عام اجلاس کے اختیام پرریٹائرڈ ہوجائیں گے اورانہوں نے اہل ہونے کی بنا پر 30 جون 2020 کوختم ہونے والے سال کے لئے دوبارہ تقرری کے لئے خود کو پیش کیا ہے۔آڈٹ کمیٹی نےان کی تعیناتی کی سفارش کی ہے۔

دائر یکٹرز: 27اکتوبر 2017ءکوڈائر یکٹرز کاانتخاب منعقد کیا گیااور سات ارکان پ^{رشت}مل بورڈ کاانتخاب کیا گیاجن کی مدت 26اکتوبر 2020ء میں ختم ہوگی۔ **بورڈ کی کارکردگی کی جانچ پڑتال**:بورڈ آف ڈائر کیٹرز نے ڈائر کیٹرز کی افقرادی کارکردگی کی جانچ پڑتال کوسرانجام دیا ہے۔ **چیف ایگزیکٹوآ فیسر کی کارکردگی کی جاپنج پر تال**: ہیومن ریسورس اور معاوضے کی تمیٹی نے چیف ایگزیٹوآ فیسر کی کارکردگی کی جاپنج پر ٹال کی ہے۔ **شمیر ہولڈنگ کانمونہ**:30 جون 2019ء کو کمپنی کے شئیر ہولڈنگ کے نمونے کو سالا نہ ریوٹ میں شامل کیا گیا ہے۔ **اعتراف**: آپ کی کمپنی کے ڈائر یکٹرزنے گا ہوں ، بینکاروں ،ریگولیٹرز اورحصص یافتگان کی حمایت پرانگی تعریف کی ہےاورامید کرتے ہیں کہ مستقبل میں بھی یہ تعاون حاری رہےگا۔ آپ کی کمپنی کے ڈائر کیٹرز نے کمپنی کےا گیزیکٹو،عملے کےارکان اورکارکنوں کی طرف سے پیش کی گئی خدمات، وفاداری او^{رسل}سل کوششوں کی تعریف کی ہےاورامیدکرتے ہیں که سنفتل میں بھی ایساتعاون جاری رہےگا۔

لاہور 30 شتمبر 2019ء

Annual Report 2019

4	م م م م م			
	لمسر عذرايا ليتن	1		
4	محرارشد چو ہرری	۲		
4	كامران ارشد	٣		
4	رضوانارشد	3		
4	محدسلمان طارق	۵		
4	وجيهه حارث	۲		
4	محمد عمران رشيد	2		
۔ ب حیات اور چھوٹے بچوں	یگرز، چیف فائینشل آفیسر، کمپنی سیکر ٹری،ان کے شریک	اا_ڈائر کَ		
	کی ساخت:	۲ا-پورڈ		
شامل ہیں۔	بورڈ میں پانچ مرداورد دخانون ڈائریکٹرز			
	انڈییپنڈینٹ ڈائریکٹرز			
	نان <i>ایگز</i> یٹوڈ ائر یکٹرز			
	ا بَكْرُ بِكِتُودْ امْرَ بِكِتْرْز			
	ڈائر یکٹرز کی کل تعداد			
	4 4 4 4 4 4 4 	م کم ارشد چو ہدری 4 م کم ارشد چو ہدری 4 کا مران ارشد 4 م کم سلمان ارشد 4 م کم سلمان طارق 4 م کم سلمان طارق 4 م کم عمران رشید 2 م کم عمران رشید 4 م کم عمران رشید 3 م کم عمران رشید 4 م کم عمران رشید 3 م کم عمران رشید 4 م کم عمران 2 م کم عمران رشید 4 م کم عمران رشید 4 م کم عمران رشید 4 م کم عمران م کم م داور دوخانون ڈائر کم مرز شامل میں 4 م کم عمران م کم مرداور دوخانون دائر کم مرز م کم عمران م کم م		

بورڈ آف ڈائر یکٹرز کی جانب سے

ڈائر یکٹر

چف ایگزیٹو

ہم تجویز کرتے ہیں کہ جب تک ہم زیادہ سے زیادہ پیداوار کی سطح کوحاصل نہ کرلیں تب تک کپاس کی درآمد پر پابندی اٹھائی جائے۔ **مستقتبل کے امکانات**: مجموعی اقتصادی ماحول ترقی کے لئے سازگارر ہتا ہے توانائی کی فراہمی اورنظم وضبط کی صورتحال میں بہتر کاروباری آب وہوا کوفر وغ دےگی۔ سی پیک اب ایک حقیقت ہے اور بیبنیادی ڈھانچ کے منصوبوں، خاص طور پر سڑکوں کے بنیادی ڈھانچ اورتوا نائی کے منصوبوں کے لئے اہم سرمایہ کاری کا پیش خیمہ ثابت ہوگا جس سے مجموعی اقتصادی ترقی پرمثبت اثریڑ ےگا۔ تاہم، 20-2019ء میں مقامی کپاس کی ہدف ہے کم پیدادار بجلی اورایندھن کی قیمتوں میں اصافہ ہماری ٹیکسائل انڈسٹری کی مسابقت کو بین الاقوامی مارکیٹ میں اثر انداز کر سکتی ہے۔ موجودہ منظرنا ہے میں، ہماری ٹیکسٹائل کی صنعت کی بحالی ملک میں سستی بجلی اور گیس کی مسلسل فراہمی پر شخصر ہے۔ ہم اس شعبے میں بڑھتی ہوئی اورنٹی مارکیٹ کے مواقع تلاش کرتے رہیں گے۔ پاکستان دنیا میں کاٹن یارن کے سب سے بڑے برآ مدکنندہ میں سے ایک ہونے کے علاوہ کپاس کاچوتھا سب سے بڑا پروڈیوسراور تیسرا سب سے بڑا صارف ہے۔ کپاس کے شعبے کے ساتھ ساتھ ٹیکسٹائل اور ملبوسات کی صنعت ملک کے جی ڈی پی کا%11 اور ملک کی برآمدات کا%60 ہونے کے علاوہ 35 لوگوں کوروز گارمہیا کرتی ہے۔مقامی معیشت کا اہم شعبہ ہونے کی وجہ سے ملک کامنتقبل شیکسٹائل سے جڑا ہے۔جس کی بدولت بیہ شعبه تمام سٹیک ہولڈرز کے لئے توجہ کا مرکز رہے گا۔ **متعلقہ فریق**: متعلقہ فریقین کے درمیان لین دین آرمزلینہ تھ پر کیا گیاہے۔ جن کا مواز نہ غیر مقابل قیمتوں کے طریقہ کارسے کیا گیاہے۔ کمپنی ککمل طور پراور بہترین طریقوں سے ٹرانسفر پرائسنگ کے طریقوں پڑمل پیراہے۔جو کہ پاکستان سٹاک ایکیچینج کے لسٹنگ کے ضابطے میں موجود ہیں۔ صحت ، تحفط اور ماحول: آ پی کمپنی این تمام ملاز مین کے ساتھ ساتھ گردونواح کے رہنے والے لوگوں کی حفاظت کے لئے ہرمکن اقدامات کرتی ہے۔ ماحولیاتی تحفظ کمپنی ک اولین ترجیح ہے۔ کمپنی اس بات کویقینی بناتی ہے کہ اس کا پیداواری عمل ماحول دوست رہے۔ہم اپنے دفا تر اور پیداواری تنصیبات میں توانائی کی استعداد کارکو بہتر بنانے کے لیے مسلسل کوشش کررہے ہیں۔آپ کی تمپنی کوOEKO-TEX سر ٹیفکیٹ(ماحول دوست کپاس) کےعلاوہ سر ٹیفکیٹ بی سی آئی (بہتر کاٹن انیشی ایٹو) بھی حاصل ہے۔ **انسانی سرمایہ**: عازی فیبر س انٹریشنل کمیٹڈ کے لئے اسکےلوگ بہت اہم ہیں۔ یہ یفظہ نظر ہماری ثقافت میں جڑیں رکھتا ہے اور ہمیں پائیدارتر قی کے قابل بنا تا ہے۔ ہمارا اعتقاد ہے کہ کسی بھی کاروبار کی کامیابی افرادی قوت کے معیار پر منحصر ہے اور اس وجہ سے لوگوں کی ترقی ہماری ترجیح ہے۔ ہم تربیت کے لئے موزوں وقت پر سرمایہ کار کی کرتے ہیں اور مستقتبل میں اضافہ کریں گے مستقتبل کی قیادت تیار کرنے کے لئے ہم نے مختلف شعبوں میں مینجہنٹ ٹرینڈ کی سیما آغاز کیا ہے اورتو قع ہے کہ ذہبین نوجوان کمپنی کوئی بلند یوں پر لے جائے گی۔ کارکردگی کی بنیاد پرانعام کویقینی بنانے کے لئے اور ستقبل کی کامیابی کے لئے اعلٰی صلاحیت لوگوں کوتر تی دینے کے لئے کمپنی نے کارکردگی جانچنے کاطریقہ کار وضع کیا گیا۔ کمپنی اچھی صحت، تحفظ، زندگی کے توازن اور مارکیٹ کے مطابق معاوضہ کے ساتھ ساتھ ملازمت کی منصوبہ بندی پریفتین رکھتی ہے۔ **کارپوریٹ گورینس کے ضوابط کی تقمیل**: کمپنی کی انتظامیہ پاکستان سٹاک ^{تی} چینج کی جانب سے جاری کردہ کارپوریٹ گورینس کے ضوابط پڑمل درامد کے حوالے سے اپنی ذمہ داریوں سے پوری طرح آگاہ ہے اور مقررہ وقت میں اسکے نفاذ کے لئے مناسب اقدامات کے لئے کوشاں ہے۔ ا۔انتظامیہ کی جانب سے تیار کیے جانے والے مالیاتی گوشواروں میں اسکے معمولات، آپریشنز کے نتائج، کیش فلواورا یکویٹی میں تبدیلیوں کوعمدہ طریقے سے پیش کیا گیا ہے۔ ۲۔ کمپنی نےاپنے اکاؤنٹس کے کھاتے درست انداز میں رکھے ہوئے ہیں۔ سر مالیاتی گوشواروں کی تیاری میں اکاؤنٹنگ کی پالیسیوں کامستنقل انداز میں نفاذ کیا گیا ہے اور اکاؤنٹنگ کے تخمینوں کا دارومدار معقول اور مختلط فیصلے پرینی ہے۔ ۳ مالیاتی گوشواروں کی تیاری میں بین الاقوامی ا کا وُنٹنگ کے معیار کا نفاذ کیا گیا ہے جو پاکستان میں بھی رائج ہیں۔ ۵۔اندرونی کنٹرول کے سٹم کا ڈیزائن عمدہ ہےاوراس کا نفاذ اورتگرانی موئڑ ہے۔ ۲ _ مینی کے کاروبار کو رواں دواں رکھنے کی صلاحیت شکوک وشیہات سے بالاتر ہے۔ ۷_سالانہ رپورٹ میں کی آپریٹنگ اور مالیاتی ڈیٹا بابت پچھلے 6 سال کوشامل کیا گیا ہے۔ ۸ _ کار بوریٹ گورننس سے سی قشم کا قابل ذکرانحراف نہیں کیا گیا۔

آئی کمپنی کے ڈائر یکٹرز 30 جون 2019ء کوختم ہونے والے مالی سال متعلقہ کمپنی کی سالانہ رپورٹ مع آ ڈٹ شدہ اکا ونٹس پیش کرتے ہیں۔گزشتہ مالی سال کے اعداد و شارتقابلی جائزے کے لئے شامل کئے گئے ہیں۔ سال 19 روپے(0(فروخت: مقامى 46,396 72,390 برآمدات 18,786 خام منافع 4,809 آيريشنل منافع 6,984 15,033 بعداز نيكس نقصان 1,444 في شئير نقصان .58 کمپنی نے نقصا نات کی وجہ سے ڈیویڈ نڈ کا اعلان نہیں کیا۔ 175-2013ء میں بعداز ٹیکس نقصان 20. 175 ملین روپے تھا۔نقصان میں کمی کی وجوہات میں اخراجات پر قابواور بہترین انتظامات ہیں۔ پر نظنے دالی گیس کی فراہمی منقطع کیے جانے اوراسکی جگداضافی قیمت پر درآ مدشدہ مائع قدرتی گیس (آ رایل این جی) متعارف کروانے کی وجہ ہے جلی کی قیمتوں میں اضافہ ہوا۔ اقدامات کرنے جاہئیں تا کہ ہم عالمی منڈی میں مقابلہ کرسکیں۔ تسلیم کرتی ہے کہ برآ مدات کم ہورہے ہیں اور یقین دہانی کروائی جاتی ہے کہ ہمیں سہارادیا جائے گالیکن عملی اقدامات تا حال نظر نہیں آتے۔ لئے اپناوجود برقراررکھنامشکل ہوجائے گاجس کا ہماری ملکی معیشیت پرانتہا کی منفی اثر پڑےگا۔

کارپوریٹ گورنٹس کے کوڈ کانٹیل کے لئے سالا نہر پورٹ کی توثیق چیف ایگزیٹو آ فسیر اور چیف فائٹیشل آ فیسر کی طرف سے کی گئی ہے جو کہ آ ڈٹ کمیٹی کی طرف سے منظوری کی سفارش کے بعد بورڈ آف ڈائر یکٹرز کی طرف سے منظور کی گئی ہے۔ہم 30 جون 2019 ءکوختم ہونے والے سال کے لئے نظر ثانی شدہ نتائج کا مختصر جائزہ پیش کرتے ہیں۔ **مالی اورآ پریشنل کارگردگی**:عالمی سطح پرشدیدمندی اور بخت کاروباری مقابلے کے باوجود سال19-2018ء میں بعداز ^نیکس نقصان51.44 ملین روپے رہا۔ گزشتہ مالی سال **شکسائل کی صنعت کا جائزہ**:خاص طور پر پنجاب کےعلاقے میں ٹیکسائل کے شعبے کو شدید بجلی کی بندش اور گیس میں کمی کے ساتھ ساتھ اضافی قیمتوں کا بھی سامنا کرنا پڑا۔جس نے مجموعی طور پر شعبے کی کارکردگی کومتا ٹر کیا اور مجبور کیا کہ یونٹ کو کم پیداواری صلاحیت پر چلایا جائے جو پیداواری لاگت میں اضافے کا سبب بنا۔ حکام بالا کی طرف سے مقامی طور ہمار بے تو انائی اخراجات ہمار بے حریف مما لک کے مقابلے میں کافی زیادہ ہیں جو کہ ہماری زیادہ پیداواری لاگت کی بنیادی وجہ ہے۔ حکومت کواس پہلو میں بہتری کے لئے فوری سی شعبہ ملک کی معیشیت میں انتہائی اہمیت کا حامل ہے ۔اس کے باوجود مقامی اور عالمی منڈیوں میں دھاگےاور کپڑے کے شعبوں میں انتہائی ناقص کارکردگی رہی۔گزشتہ چار سالوں سے ٹیکسائل کے برآمدات میں مسلسل کمی ہورہی ہے۔جس کی بنیادی وجہ ہمارے کا روباری حریفوں کے مقابلے میں ہماری پیداداری لاگت کا زیادہ ہونا ہے۔حکومت بیڈو حکومت کواس بات کامچمی انتہائی سنجیدگی سے جائزہ لینا چاہئے کہ کپاس کی فصل میں مسلسل کمی کی کیا وجو ہات ہیں اور وقت کی اہم ضرورت ہے کہ حکومت ایک ابیاادارہ قاہم کرے جس کا بنیادی کام کیاس کی ان اقسام کی تیاری ہوجوعالمی منڈیوں میں درکار ہواور کا شتکارتھی منافع کمائے اوراس بات کا قوی امکان ہے کہ اگرا بیانہ کیا گیا تو ٹیکسائل انڈسٹری کے

سال 2018	20
روپے(000)	(00
2,071,716	4,14
2,184,000	1,27
3,797,059	5,4
225.657	38
18,328	20
120,029	14
175,202	5
5.37	1
	_

ہماری رائے میں بٹے بنج کی ترقی میں وقت درکار ہے۔اس دوران حکومت کو کمپاس کے بنج درآ مدکرنے کے لئے فوری اقدامات اٹھانے جاہئیں جو ہماری مٹی کے لئے موزوں ہو۔

PATTERN OF SHAREHOLDING As At June 30, 2019

NUMBER OF SHAREHOLDERS	H O L D I N G S FROM	то	T O T A L SHARES HELD
562	1	100	50,324
3,405	101	500	1,559,981
413	501	1,000	387,092
307	1,001	5,000	771,647
49	5,001	10,000	389,056
19	10,001	15,000	244,400
9	15,001	20,000	171,200
7	20,001	25,000	158,000
7	25,001	30,000	201,600
2 2	30,001	35,000	67,500
	40,001	45,000	86,400
1	45,001	50,000	47,000
2	50,001	55,000	104,500
1	55,001	60,000	60,000
1	60,001	65,000	63,000
1	105,001	110,000	110,000
1	110,001	115,000	114,000
	120,001	125,000	124,500
1	145,001	150,000	150,000
1	260,001	265,000	262,000
1	310,001 340,001	315,000 345,000	314,700
1	1,615,001	1,620,000	343,000 1,617,600
1	2,490,001	2,495,000	2,491,100
2	3,220,001	3,225,000	6,447,000
1	16,295,001	16,300,000	16,300,000
4,799	10,200,001	10,000,000	32,635,600
Categories of shareholders		Share held	Percentage
Directors, Chief Executive Officers, and their spouse and minor childern		20,673,200	63.3455%
Associated Companies, undertakings and related parties. (Parent Company)		0	0.0000%
NIT and ICP		12,000	0.0368%
Banks Development Financial Institutions, Non Banking Financial Institutions.		26,600	0.0815%
Insurance Companies		124,500	0.3815%
Modarabas and Mutual Funds		1,100	0.0034%
Share holders holding 10% or more		16,300,000	49.9455%
General Public a. Local b. Foreign		11,742,099 500	35.9794% 0.0015%
Joint Stock Companies		55,601	0.1704%

CATEGORIES OF SHAREHOLDING

Sr. No. Name

Associated Companies, Undertakings and Related Pa

Mutual Funds (Name Wise Detail)

Directors and their Spouse and Minor Children

- 1 MR. MOHAMMAD ARSHAD CHAUDHR
- 2 MRS. AZRA YASMIN
- 3 MR. MUHAMMAD KAMRAN ARSHAD
- 4 MR. MUHAMMAD SALMAN TARIQ
- 5 MISS. WAJEEHA ARSHAD
- 6 MR. RIZWAN ARSHAD
- 7 MR. MUHAMMAD IMRAN RASHEED

Executives:

Public Sector Companies & Corporations:

Banks, Development Finance Institutions, Non B Companies, Insurance Companies, Takaful, Mod

Shareholders holding five percent or more votin

- 1 MR. MOHAMMAD ARSHAD CHAUDHR
- 2 MR. RIZWAN ARSHAD
- 3 MR. IBRAHIM HUSSAIN IBRAHIM ALH
- 4 MR. AHMED YUSUF ALI

All trades in the shares of the listed company, ca spouses and minor children shall also be disclosed

S.No	NAME	
	Nill	

	No. of Shares Held	Percentage
arties (Name Wise Detail):	-	-
	-	-
(Name Wise Detail):		
ŔŶ	16,300,000	49.9455
	1,000	0.0031
	1,617,600	4.9566
	500	0.0015
	500	0.0015
	2,753,100	8.4359
	500	0.0015
	3,000	0.0092
	-	-
Banking Finance	152,200	0.4664
darabas and Pension Funds:		
ng intrest in the listed company (Name W	ise Detail)	
RY	16,300,000	49.9455
	2,753,100	8.4359
HOSANI	3,225,000	9.8818
	3,222,000	9.8727
carried out by its Directors, Executives an osed:	d their	
	0415	

SALE	PURCHASE

17

SIX YEARS FINANCIAL STATISTICAL SUMMARY

Measure of performance	2019	2018	2017	2016	2015	2014	Financial Highlights
			Rupees in Thou	ısand			A Des Cas L'Has Destination
Sales - net	5,418,786	3,797,059	4,255,717	4,819,932	5,114,903	5,338,764	 Profitability Ratios: Earning before interest, taxation and depreciation
Cost of sales	5,033,977	3,571,402	4,174,942	4,647,253	4,815,950	4,822,883	Earning before interest and taxation
Gross profit	384,809	225,657	80,775	172,679	298,953	515,881	Profit / (Loss) before taxation and depreciation
Operating profit/(Loss)	206,985	18,329	(153,405)	(85,857)	27,871	224,865	Gross profit ratio
(Loss) / profit after tax	(51,444)	(175,202)	(334,189)	(269,364)	(182,990)	55,681	Operating profit / (loss) margin to sales (net)
(Loss) / pront after tax	(51,444)	(175,202)	(334,107)	(207,304)	(102,990)	55,001	Net profit / (loss) margin to sales (net) EBITD margin to sales (net)
In % age terms							
Cost of sales	92.90	94.06	98.10	96.42	94.16	90.34	B. Liquidity Ratios :
Operating profit/(Loss)	3.82	0.48	(3.60)	(1.78)	0.54	4.21	Current ratio Quick / Acid-test ratio
(Loss)/ profit after tax	(0.95)	(4.61)	(7.85)	(5.59)	(3.58)	1.04	Cash to current liabilities
							Cash flow from operations to sales
Financial position							Working capital (Net current assets)
Property, plant and equipement-net	1,401,016	1,415,526	1,556,532	1,605,032	1,535,324	1,456,991	Working capital turnover
Capital work in progress	-	90,830	1,134	34,210	129,013	113,381	
Fixed assets	1,401,016	1,506,356	1,557,666	1,639,242	1,664,337	1,570,372	C. Activity / Turnover Ratios Debtors turnover ratio
							No. of days in receivables / Average collection period
Current assets							Inventory turnover ratio
Stores, spares and loose tools	131,914	115,609	114,772	93,385	89,718	78,944	No. of days in inventory
Stocks in trade	729,191	449,614	749,188	626,434	804,905	1,069,597	Creditors turnover ratio
Other current assets	860,918	577,315	471,290	432,965	545,622	534,726	No. of days in creditors / Average payment period
Cash and cash equivalent	6,784	30,450	6,748	4,156	25,007	4,452	Property, plant and equipment turnover
	1,728,807	1,172,988	1,341,998	1,156,940	1,465,251	1,687,719	Total assets turnover
Current liabilities							D. Investment Ratios
Short term borrowings	1,255,863	983,332	1,203,403	940,649	1,020,173	1,050,660	Basic earnings / (loss) per share
Current portion of long term loans	80,550	150,000	1,203,403	143,462	224,126	1,050,880	Cash dividend per share
Other current liabilities	315,110	334,743	377,625	485,477	419,470	404,324	E. Capital Structure Ratios
Other current liabilities	1,651,523	1,468,075	1,756,028	1,569,588	1,663,769	1,578,780	Total liabilities to total assets
	1,051,525	1,400,075	1,750,020	1,509,500	1,003,709	1,576,760	Interest coverage
Net working capital	77,284	(295,087)	(414,030)	(412,702)	(198,518)	108,939	
Long term loans - excluding sponsors' loan	131,250	56,250	206,250	350,000	387,308	528,666	

Times

Times

Days Times Days Times

% Times

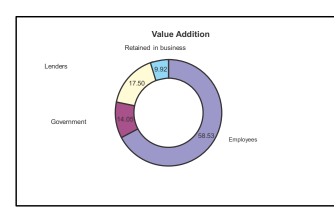
FINANCIAL HIGHLIGHTS

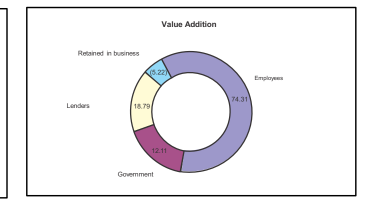
Rs. $340,596,271$ $160,223,452$ $(5,942,434)$ $65,980,209$ $181,026,024$ $343,877,52$ Rs. $206,984,710$ $18,328,741$ $(153,404,945)$ $(85,857,366)$ $27,870,518$ $224,864,62$ Rs. $195,562,579$ $40,194,263$ $(146,082,104)$ $(83,405,422)$ $(27,849,953)$ $150,249,35$ $\%$ 7.10 5.94 1.90 3.58 5.84 9.6 $\%$ 3.82 0.48 (3.60) (1.78) 0.54 4.22 $\%$ (0.95) (4.88) (7.85) (5.59) 3.58 0.1 $\%$ 0.61 0.25 0.27 0.34 0.34 0.33 $\%$ 0.004 2.07 0.38 0.26 1.50 0.22 $\%$ 0.004 2.07 0.38 0.26 1.50 0.22 $\%$ 0.004 2.07 0.38 0.26 1.50 0.22 $\%$ 0.004 2.07 0.38 0.26 1.50 0.22 $\%$ 0.004 2.07 0.38 0.26 1.50 0.22 $\%$ 0.004 2.07 0.38 0.26 1.50 0.2 $\%$ 0.004 2.07 0.38 0.26 1.50 0.2 $\%$ 0.004 2.07 0.38 0.26 1.50 0.2 $\%$ 0.004 2.07 0.38 0.26 1.50 $0.25.77$ $\%$ 0.00 33.25 24.73 19.59 15.3 $Days$ <th></th> <th>2019</th> <th>2018</th> <th>2017</th> <th>2016</th> <th>2015</th> <th>2014</th>		2019	2018	2017	2016	2015	2014
Rs. 206,984,710 18,328,741 (153,404,945) (85,857,366) 27,870,518 224,864,63 Rs. 195,562,579 40,194,263 (146,082,104) (83,405,422) (27,849,953) 150,249,39 $\%$ 7.10 5.94 1.90 3.58 5.84 9.6 $\%$ 0.95) (4.88) (7.85) (5.59) 3.58 0.1 $\%$ 0.051 (4.88) (7.85) (5.59) 3.58 0.1 $\%$ 0.61 0.25 0.27 0.34 0.34 0.3 $\%$ 0.004 2.07 0.38 0.26 1.50 0.2 $\%$ 0.012 8.95 (6.42) 4.67 4.70 1.0 $\%$ 0.12 8.95 (6.42) 4.67 4.70 1.0 $\%$ 0.101 (11.68) (25.77) 49.6 $\%$ 0.26 7.79 20.67 23.7 Times 12.91 30.00 33.25 24.73 19.59 15.3 Days 18.40 12.17 10.98 1				Rupe	es	Rupees	
Rs. 206,984,710 18,328,741 (153,404,945) (85,857,366) 27,870,518 224,864,63 Rs. 195,562,579 40,194,263 (146,082,104) (83,405,422) (27,849,953) 150,249,39 $\%$ 7.10 5.94 1.90 3.58 5.84 9.6 $\%$ 0.95) (4.88) (7.85) (5.59) 3.58 0.1 $\%$ 0.051 (4.88) (7.85) (5.59) 3.58 0.1 $\%$ 0.61 0.25 0.27 0.34 0.34 0.3 $\%$ 0.004 2.07 0.38 0.26 1.50 0.2 $\%$ 0.012 8.95 (6.42) 4.67 4.70 1.0 $\%$ 0.12 8.95 (6.42) 4.67 4.70 1.0 $\%$ 0.101 (11.68) (25.77) 49.6 $\%$ 0.26 7.79 20.67 23.7 Times 12.91 30.00 33.25 24.73 19.59 15.3 Days 18.40 12.17 10.98 1	Rs.	340.596.271	160.223.452	(5.942.434)	65,980,209	181.026.024	343.877.527
Rs.195,562,57940,194,263(146,082,104) $(83,405,422)$ $(27,849,953)$ 150,249,36%7.105.941.903.585.849.6%3.820.48(3.60)(1.78)0.544.2%(0.95)(4.88)(7.85)(5.59)3.580.1%6.294.22(0.14)1.373.546.4%0.610.250.270.340.340.3%0.0042.070.380.261.500.2%(0.12)8.95(6.42)4.674.701.0Rs.77,283,941(295,086,622)(414,030,560)(412,649,253)(198,517,658)108,939,32Times12.9130.0033.2524.7319.5915.3Days18.4012.1710.9814.7618.2523.7Times12.9130.0033.2524.7319.5915.3Days18.4012.1710.9814.7618.2523.7Times3.516.325.576.496.354.5Days11.729.627.7920.672Days11.5431.14384718.2514.0Days211.70258.81249.81225.36223.93206.7Rs.(1.58)(5.37)(10.24)(8.25)(5.61)0.2							224,864,633
	Rs.						150,249,391
% (0.95) (4.88) (7.85) (5.59) 3.58 0.1 $%$ 6.29 4.22 (0.14) 1.37 3.54 6.4 $%$ 1.05 0.80 0.76 0.74 0.88 1.0 $%$ 0.61 0.25 0.27 0.34 0.34 0.3 $%$ 0.004 2.07 0.38 0.26 1.50 0.2 $%$ (0.12) 8.95 (6.42) 4.67 4.70 1.0 Rs. 77,283,941 (295,086,622) (414,030,560) (412,649,253) (198,517,658) 108,939,32 Times 70.12 (12.87) (0.10) (11.68) (25.77) 49.0 Times 12.91 30.00 33.25 24.73 19.59 15.3 Days 18.40 12.17 10.98 14.76 18.25 23.7 Times 8.54 6.32 5.57 6.49 6.35 4.5 Days 39.70 57.77 65.50 56.21 62.05 79.7 Days 91.54 </td <td>%</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>9.66</td>	%						9.66
% 6.29 4.22 (0.14) 1.37 3.54 6.4 % 1.05 0.80 0.76 0.74 0.88 1.0 % 0.61 0.25 0.27 0.34 0.34 0.3 % 0.004 2.07 0.38 0.26 1.50 0.2 % (0.12) 8.95 (6.42) 4.67 4.70 1.0 Rs. 77,283,941 (295,086,622) (414,030,560) (412,649,253) (198,517,658) 108,939,32 Times 70.12 (12.87) (0.10) (11.68) (25.77) 49.0 Times 12.91 30.00 33.25 24.73 19.59 15.3 Days 18.40 12.17 10.98 14.76 18.25 23.7 Times 8.54 6.32 5.57 6.49 6.35 4.5 Days 39.70 57.77 65.50 56.21 62.05 79.7 Times 25.03 11.72	%	3.82	0.48	(3.60)	(1.78)	0.54	4.21
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	%	(0.95)	(4.88)	(7.85)	(5.59)	3.58	0.18
	%	6.29	4.22	(0.14)	1.37	3.54	6.44
	0/0	1.05	0.80	0.76	0.74	0.88	1.07
% 0.004 2.07 0.38 0.26 1.50 0.2 % (0.12) 8.95 (6.42) 4.67 4.70 1.0 Rs. 77,283,941 (295,086,622) (414,030,560) (412,649,253) (198,517,658) 108,939,32 Times 70.12 (12.87) (0.10) (11.68) (25.77) 49.0 Times 12.91 30.00 33.25 24.73 19.59 15.3 Days 18.40 12.17 10.98 14.76 18.25 23.7 Times 8.54 6.32 5.57 6.49 6.35 4.5 Days 39.70 57.77 65.50 56.21 62.05 79.7 Times 25.03 11.72 9.62 7.79 20.67 2 Days 94.37 136.07 133.50 118.91 109.50 90.0 Days 211.70 258.81 249.81 225.36 223.93 206.7							0.34
% (0.12) 8.95 (6.42) 4.67 4.70 1.0 Rs. 77,283,941 (295,086,622) (414,030,560) (412,649,253) (198,517,658) 108,939,32 Times 70.12 (12.87) (0.10) (11.68) (25.77) 49.0 Times 12.91 30.00 33.25 24.73 19.59 15.3 Days 18.40 12.17 10.98 14.76 18.25 23.7 Times 8.54 6.32 5.57 6.49 6.35 4.5 Days 39.70 57.77 65.50 56.21 62.05 79.7 Times 25.03 11.72 9.62 7.79 20.67 2 Days 11.54 31.14 38 47 18.25 14.0 Days 94.37 136.07 133.50 118.91 109.50 90.0 Days 211.70 258.81 249.81 225.36 223.93 206.7							0.28
Rs. 77,283,941 (295,086,622) (414,030,560) (412,649,253) (198,517,658) 108,939,32 Times 70.12 (12.87) (0.10) (11.68) (25.77) 49.0 Times 12.91 30.00 33.25 24.73 19.59 15.3 Days 18.40 12.17 10.98 14.76 18.25 23.7 Times 8.54 6.32 5.57 6.49 6.35 4.5 Days 39.70 57.77 65.50 56.21 62.05 79.7 Times 25.03 11.72 9.62 7.79 20.67 2 Days 11.54 31.14 38 47 18.25 14.0 Days 94.37 136.07 133.50 118.91 109.50 90.0 Days 211.70 258.81 249.81 225.36 223.93 206.7 Rs. (1.58) (5.37) (10.24) (8.25) (5.61) 0.2							1.05
Times 70.12 (12.87) (0.10) (11.68) (25.77) 49.0 Times 12.91 30.00 33.25 24.73 19.59 15.3 Days 18.40 12.17 10.98 14.76 18.25 23.7 Times 8.54 6.32 5.57 6.49 6.35 4.5 Days 39.70 57.77 65.50 56.21 62.05 79.7 Times 25.03 11.72 9.62 7.79 20.67 22 Days 11.54 31.14 38 47 18.25 14.0 Days 94.37 136.07 133.50 118.91 109.50 90.0 Days 211.70 258.81 249.81 225.36 223.93 206.7 Rs. (1.58) (5.37) (10.24) (8.25) (5.61) 0.2		. ,		. ,			
Days 18.40 12.17 10.98 14.76 18.25 23.7 Times 8.54 6.32 5.57 6.49 6.35 4.5 Days 39.70 57.77 65.50 56.21 62.05 79.7 Times 25.03 11.72 9.62 7.79 20.67 2 Days 11.54 31.14 38 47 18.25 14.0 Days 94.37 136.07 133.50 118.91 109.50 90.0 Days 211.70 258.81 249.81 225.36 223.93 206.7 Rs. (1.58) (5.37) (10.24) (8.25) (5.61) 0.2					,		49.01
Days 18.40 12.17 10.98 14.76 18.25 23.7 Times 8.54 6.32 5.57 6.49 6.35 4.5 Days 39.70 57.77 65.50 56.21 62.05 79.7 Times 25.03 11.72 9.62 7.79 20.67 2 Days 11.54 31.14 38 47 18.25 14.0 Days 94.37 136.07 133.50 118.91 109.50 90.0 Days 211.70 258.81 249.81 225.36 223.93 206.7 Rs. (1.58) (5.37) (10.24) (8.25) (5.61) 0.2	Times	12 91	30.00	33.25	24 73	19 59	15.36
Times 8.54 6.32 5.57 6.49 6.35 4.5 Days 39.70 57.77 65.50 56.21 62.05 79.7 Times 25.03 11.72 9.62 7.79 20.67 2 Days 11.54 31.14 38 47 18.25 14.0 Days 94.37 136.07 133.50 118.91 109.50 90.0 Days 211.70 258.81 249.81 225.36 223.93 206.7 Rs. (1.58) (5.37) (10.24) (8.25) (5.61) 0.2							23.77
Days 39.70 57.77 65.50 56.21 62.05 79.7 Times 25.03 11.72 9.62 7.79 20.67 2 Days 11.54 31.14 38 47 18.25 14.0 Days 94.37 136.07 133.50 118.91 109.50 90.0 Days 211.70 258.81 249.81 225.36 223.93 206.7 Rs. (1.58) (5.37) (10.24) (8.25) (5.61) 0.2	-						4.58
Times 25.03 11.72 9.62 7.79 20.67 2 Days 11.54 31.14 38 47 18.25 14.0 Days 94.37 136.07 133.50 118.91 109.50 90.0 Days 211.70 258.81 249.81 225.36 223.93 206.7 Rs. (1.58) (5.37) (10.24) (8.25) (5.61) 0.2							79.73
Days 11.54 31.14 38 47 18.25 14.0 Days 94.37 136.07 133.50 118.91 109.50 90.0 Days 211.70 258.81 249.81 225.36 223.93 206.7 Rs. (1.58) (5.37) (10.24) (8.25) (5.61) 0.2	-						26
Days 94.37 136.07 133.50 118.91 109.50 90.0 Days 211.70 258.81 249.81 225.36 223.93 206.7 Rs. (1.58) (5.37) (10.24) (8.25) (5.61) 0.2	Days	11.54					14.06
Days 211.70 258.81 249.81 225.36 223.93 206.7 Rs. (1.58) (5.37) (10.24) (8.25) (5.61) 0.2		94.37		133.50	118.91	109.50	90.06
	-	211.70	258.81	249.81	225.36	223.93	206.70
	Rs.	(1.58)	(5.37)	(10.24)	(8.25)	(5.61)	0.29
	Rs.	-	-	-	-	-	-
% 62.12 61.15 70.10 70.50 104.94 99.4	%	62.12	61.15	70.10	70.50	104.94	99.41
							1.16

STATEMENT OF VALUE ADDITION

Statemen	t of Value addition		2019	2018
Sales			5,418,786,475	3,797,059,066
Less: Man	ufacturing / administration and general expens	es	(4,614,995,428)	(3,172,941,297)
			803,791,047	624,117,769
Other inco	ome		24,768,035	14,522,230
Total value	e added		828,559,082	638,639,999
<u>Distributio</u>	<u>o</u> n			
Employee	5:			
	Salaries and wages		484,921,541	474,583,311
Governme	ent :			
	Corporate tax		113,395,361	73,502,174
	Development surcharge		3,041,270	3,833,236
Lenders :			116,436,631	77,335,410
Lenuers.	Financial institution (Markup, Bank charges)		145,033,692	120,029,189
Retained i	n business:			
	Depreciation		133,611,561	141,894,711
	Profit / (Loss)		(51,444,343)	(175,202,622)
			82,167,218	(33,307,911)
			828,559,082	638,639,999
			Percei	ntage
		Employees	58.53	74.31
		Government	14.05	12.11
		Lenders	17.50	18.79
		D · · · · · · ·	0.00	(5.22)

Retained in business





9.92

(5.22)



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

- I. The total number of directors are 7 as per following:
- Male : а.
- b. Female :
- 2. The composition of board is as follow:es:

Category	Names
Independent Director	 Mohammad Imran Rasheed
Executive Directors	 Mohammad Arshad Chaudhry
	\circ Kamran Arshad
Non-Executive Directors	 Mrs. Azra Yasmin
	 Rizwan Arshad
	 Wajeeha Haaris
	 Muhammad Salman Tarig

- approved or amended has been maintained.
- to frequency, recording and circulating minutes of meeting of board.
- accordance with the Act and these Regulations.
- relevant requirements of the Regulations.
- before approval of the board.
- 12. The board has formed committees comprising of members given below:

Audit Committee

a)

- I. Mr. Muhammad Imran Rasheed Chairman/ member
- 2. Mr. Rizwan Arshad member
- 3. Mr. Muhammd Salman Tariq member
- **HR** and **Remuneration** Committee b)
- Mr. Muhammad Imran Rasheed Chairman/ member Ι.
- 2. Mrs.AzraYasmin-member
- 3. Mrs.Wajeeha Haris member
- committee for compliance.

STATEMENT OF COMPLIANCE WITH THE CODE OF CORPORATE GOVERNANCE FOR THE YEAR ENDED AT JUNE 30, 2019

05
02

3. The directors have confirmed that none of them is serving as a director on more than five listed companies, including this company (excluding the listed subsidiaries of listed holding companies where applicable).

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 particulars of significant policies along with the dates on which they were

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 compiled with the requirements of Act and the Regulations with respect

8. The board of directors has a formal policy and transparent procedures for remuneration of directors in

9. Majority of the Directors of the Company are exempted from the requirement of Directors' Training program.

10. The Board has approved the appointment of Chief Financial Officer (CFO), Company Secretary and Head of Internal Audit, including their remuneration and terms and conditions of employment and complied with the

11. Chief Financial Officer (CFO) and Chief Executive Officer (CEO) duly endorsed the financial statements

13. The terms of references of the aforesaid committee have been formed, documented and advised to the



- 14. The frequency of meetings (quarterly/half yearly/ yearly) of the committee were as per following:
 - Audit Committee
 - HR and Remuneration Committee b)
- 15. The Board has set up an effective internal audit function supervised by a gualified Chartered Accountant, who is being assisted by in house executives to carry out the Internal Control functions. The Head of Internal Audit is suitably qualified and experienced for the purpose and is conversant with the policies and procedures of the company.

(6)

(1)

- 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 requirements the auditors have confirmed that they have observed IFAC guidelines in this regard.
- 18. We confirm that all other requirements of the Regulations have been complied with.

INDEPENDENT AUDITOR'S REVIEW REPORT TO THE MEMBERS OF **GHAZI FABRICS INTERNATIONAL LIMITED**

Review Report On The Statement Of Compliance Contained In Listed Companies(code Of Corporate Governance) **Regulation**, 2017

We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2017 (the Regulations) prepared by the Board of Directors of GHAZI FABRICS INTERNATIONAL LIMITED (the Company) for the year ended June 30, 2019 in accordance with the requirements of regulation 40 of the Regulations.

The responsibility of compliance with the Regulations is that 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 provision of the Regulations and report if it does not and to highlight any noncompliance with the requirements of the Regulations. A review is limited primarily to inquiries of the Company's personnel and review of various document prepared by the Company to comply with the Regulations.

As a part of our audit of the financial statement 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 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 their requirement to the extent of 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 the 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 30,2019.

Chief Executive

Lahore September 30, 2019 Chairperson

Lahore September 30, 2019

Annual Report 2019

OADEER AND COMPANY

CHARTERED ACCOUNTANTS ENGAGEMENT PARTNER NAWAZ KHAN FCA

NDEPEN

Opinion

We have audited the annexed financial statements of Ghazi Fabrics International Limited (the Company), which comprise the statement of financial position as at June 30, 2019, 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, statement of profit or loss and 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, 2019 and of the loss and other comprehensive loss, the changes in equity and its cash flows for the year then ended.

Basis for Opinion

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

Key Audit Matters

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

Following are the KeyAudit Matters;

Financial Statements

For the year ended June 30, 2019

QADEER & COMPANY CHARTERED ACCOUNTANTS

INDEPENDENT AUDITOR'S REPORT

Sr. No.	Key Audit Matters	How the matters were addressed in our audit
(i)	Revenue	
	Refer to notes 3.17 and 23 to the financial statements	Our audit procedures to assess the recognition of revenue included the followings;
	The Company is engaged in the manufacturing and sale of yarn and grey fabrics both within and outside Pakistan. The Company recognized revenue from the sales amounting Rs. 5,418,786,475/- for the year ended June 30, 2019 representing an increase of 42.7%.	• Obtaining an understanding of the process relating to recognition of revenue and assessing the design, implementation and operating effectiveness of key internal controls over recording revenue.
	We identified recognition of revenue as a key audit matter because revenue is one of the key performance indicator of the Company and gives rise to an inherent risk that revenue could be subject to misstatement to meet expectations or targets. Further, due to first time application of IFRS 15 during the year,	orders, bill of landing and other relevant underlying documents.
	there was also a risk that revenue could not be recognized correctly.	• Comparing a sample of revenue transactions recorded around the year end with the sales orders, sales invoices, sales and commercial invoices, delivery orders, bill of landing and other relevant underlying documentation to assess if the related revenue was recorded in the appropriate accounting period.
		• Comparing the details of the sample of the journal entries posted to the revenue accounts during the year which met certain specific risk based criteria, with the relevant underlying documentation.

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

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

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 concluded that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Management and Board of Directors for the Financial Statements

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

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

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

- misrepresentations, or the override of internal control.
- Company's internal control.

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

· Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions,

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

STATEMENT OF FINANCIAL POSITION

- 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.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation

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

We also provide the board of directors with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

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

Report on Other Legal and Regulatory Requirements

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

a) proper books of account have been kept by the Company as required by the Companies Act, 2017 (XIX of 2017);

b) the statement of financial position, the statement of profit or loss and the statement of comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes thereon have been drawn up in conformity with the Companies Act, 2017 (XIX of 2017) and are in agreement with the books of account and returns

c) investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Company's business; and

d) no Zakat deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980).

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

Lahore September 30, 2019 QADEER AND COMPANY CHARTERED ACCOUNTANTS

EQUITY AND LIABILITIES Authorized capital 40,000,000 (2018: 40,000,000) ordinary

Issued, subscribed and paid up capital Directors' Ioan Accumulated Ioss

Non Current Liabilities Long term financing Deferred liabilities

Current Liabilities

Trade and other payables Unclaimed dividend Accrued interest / mark up Short term borrowings Current portion of long term financing Provision for taxation - net

Contingencies and Commitments

ASSETS

Non Current Assets Property, plant and equipment Capital work in progress

Long term deposits

Current Assets

Stores, spares and loose tools Stock in trade Trade debts Loans and advances Tax refunds/ rebate due from the Gove Cash and bank balances

The annexed notes from 1 to 41 form an integral part of these financial statements.

CHIEF EXECUTIVE

AS AT JUNE 30, 2019

		2019	2018
	Note	Rup	ees
y shares of Rs. 10 each		400,000,000	400,000,000
y shares of its. To each	—		100,000,000
	5	326,356,000	326,356,000
	6	2,172,277,835	1,993,777,835
		(1,308,013,961)	(1,263,975,167
		1,190,619,874	1,056,158,668
	7	131,250,000	56,250,028
	8	169,441,718	111,872,926
		300,691,718	168,122,954
	9	223,854,895	274,989,418
		4,985,265	4,997,635
	10	27,597,559	11,185,365
	11	1,255,862,680	983,332,739
	7	80,550,028	150,000,000
	12	58,672,545	43,570,351
		1,651,522,972	1,468,075,508
5	13	-	-
	=	3,142,834,564	2,692,357,130
	14	1,401,015,957	1,415,526,051
	15	-	90,830,496
		1,401,015,957	1,506,356,547
	16	13,011,694	13,011,694
		1,414,027,651	1,519,368,241
	17	131,914,262	115,609,787
	18	729,190,906	449,614,146
	19	419,711,284	126,551,950
	20	244,569,386	244,281,061
ernment	21	196,637,350	206,481,539
	22	6,783,725	30,450,406
	Let a set	1,728,806,913	1,172,988,889
		3,142,834,564	2,692,357,130

CHIEF FINANCIAL OFFICER

DIRECTOR

STATEMENT OF PROFIT OR LOSS

FOR THE YEAR ENDED JUNE 30, 2019

		2019	2018
	Note	Rupees	
Sales - Net	23	5,418,786,475	3,797,059,066
Less: Cost of goods sold	24	5,033,977,05 I	3,571,402,025
Gross Profit		384,809,424	225,657,041
Less: Operating expenses:			
- Selling and distribution	25	85,928,213	104,861,051
- Administrative and general	26	115,071,786	114,999,624
- Other operating charges	27	1,592,750	1,989,855
		202,592,749	221,850,530
		182,216,675	3,806,511
Other operating income	28	24,768,035	14,522,230
Operating profit		206,984,710	18,328,741
Less: Finance cost	29	145,033,692	120,029,189
Profit / (loss) before taxation		61,951,018	(101,700,448)
Less: Taxation	30	3,395,36	73,502,174
Loss after taxation		(51,444,343)	(175,202,622)
		(,)	(,,,)
Loss per share - Basic and diluted	31	(1.58)	(5.37)

The annexed notes from 1 to 41 form an integral part of these financial statements.

CHIEF EXECUTIVE CHIEF FINANCIAL OFFICER DIRECTOR CHIEF EXECUTIVE

IT OF COMPREHENSIVE INCOME

FOR THE YEAR ENDED JUNE 30, 2019

CHIEF FINANCIAL OFFICER

DIRECTOR



STATEMENT OF CASH FLOWS

FOR THE YEAR ENDED JUNE 30, 2019

Balance as at June 30, 2017

Loss after taxation for the year

Balance as at June 30, 2018

Loss after taxation for the year

Balance as at June 30, 2019

June 30, 2018

June 30, 2019

Transaction with owner-loan from directors

Other comprehensive income / (loss) for the year

Transaction with owner-loan from directors

Other comprehensive income / (loss) for the year

Total comprehensive income for the year ended

Total comprehensive income for the year ended

	2019	2018
		Rupees
CASH FLOW FROM OPERATING ACTIVITIES Profit / (loss) before taxation	61,951,018	3 (101,700,448)
Adjustments for:		
- Depreciation	133,611,56	
- (Gain) / loss on disposal of property, plant and equipment	-	(391,932)
- Provision for gratuity	27,970,71	
- Finance cost	145,033,692	120,029,189
	306,615,964	290,984,428
	368,566,982	189,283,980
Operating profit before working capital changes		
(Increase) / decrease in current assets:	(14.204.47)	
- Stores, spares and loose tools	(16,304,475	, , , , , , , , , , , , , , , , , , , ,
- Stock in trade	(279,576,76)	
 Trade debts Loans and advances 	(293,159,334 (288,32)	
 Tax refunds/ rebate due from the Government 	(207,39)	, , , , , , , , , , , , , , , , , , , ,
Increase / (decrease) in current liabilities:	(207,57	25,570,511
- Trade and other payables	(51,134,523	3) (42,299,777)
.,	(640,670,814	
Cash generated from operations	(272,103,832	2) 341,815,911
Income tax paid / deducted	(33,889,708	
Gratuity paid	(17,348,243	3) (19,481,215)
Finance cost paid	(128,621,498	3) (132,494,485)
Net cash generated from / (used in) operating activities	(451,963,28	1) 155,950,502
CASH FLOW FROM INVESTING ACTIVITIES		
Property, plant and equipment purchased	(119,101,469	9) (1,429,716)
Capital work in progress	90,830,496	
Proceeds from disposal of property, plant and equipment	-	932,874
Net cash used in investing activities	(28,270,97) (90,193,238)
CASH FLOW FROM FINANCING ACTIVITIES		
Proceeds / (repayment) of long term loans - net	5,550,000	· · · · /
Loan from directors and others - net	178,500,000	
Unclaimed dividend	(12,370	,
Short term borrowings	272,529,94	
Net cash generated from financing activities	456,567,57	(42,054,533)
Net increase / (decrease) in cash and cash equivalents	(23,666,68	1) 23,702,731
Cash and cash equivalents at the beginning of the year	30,450,406	6,747,675
8 8 7		

The annexed notes from 1 to 41 form an integral part of these financial statements.

CHIEF EXECUTIVE

CHIEF FINANCIAL OFFICER

DIRECTOR

IENT OF CHANGES IN EQUITY

FOR THE YEAR ENDED JUNE 30, 2019

lssued, Subscribed and Paid up Capital	Directors' loan	Accumulated Loss	Total
	R	upees	
 326,356,000	1,640,727,835	(1,096,299,621)	870,784,214
-	353,050,000	-	353,050,000
-		(167,675,546)	(167,675,546)
-	-	(175,202,622)	(175,202,622)
-	-	7,527,076	7,527,076
326,356,000	1,993,777,835	(1,263,975,167)	1,056,158,668
-	178,500,000	-	178,500,000
		(44,038,794)	(44,038,794)
-	-	(51,444,343)	(51,444,343)
-	-	7,405,549	7,405,549
326,356,000	2,172,277,835	(1,308,013,961)	1,190,619,874

The annexed notes from 1 to 41 form an integral part of these financial statements.

CHIEF FINANCIAL OFFICER

DIRECTOR

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED JUNE 30, 2019

1 REPORTING ENTITY

1.1 Ghazi Fabrics International Limited ("the Company") was incorporated in Pakistan on April 30, 1989 as a Private Limited Company under the Companies Ordinance 1984 (repealed with the enactment of the Companies Act 2017); and converted into Public Limited Company on January 07, 1990. Its shares are quoted on Pakistan Stock Exchange Limited. The main activities of the Company are textile manufacturing, production of cotton and P.C. yarn and grey cloth that are marketed both within and outside Pakistan. The registered office of the Company is situated at 8-C, E-III, Gulberg III, Lahore and mill is located at 46-km, Multan Road, Bhaiphero, Kasur.

2 BASIS OF PREPARATION

2.1 Statement of compliance

These financial statements have been prepared in accordance with the accounting and reporting standards as applicable in Pakistan. The accounting and reporting standards as applicable in Pakistan comprise of International Financial Reporting Standards (IFRS Standards) issued by the International Accounting Standards Board (IASB) as notified under the Companies Act 2017 and provisions of and directives issued under the Companies Act 2017. Where provisions of and directives issued under the Companies Act 2017 differ from the IFRS Standards, the provisions of and directives issued under the Companies Act 2017 have been followed.

2.2 New standards, amendments to the accounting and reporting standards as applicable in Pakistan

Amendments to the accounting and reporting standards as applicable in Pakistan which are effective during the year 2.2.1 ended June 30, 2019

Share-based Payment (Amendments): Clarification on the classification and measurement of share-based payment transactions.	'IFRS 2
Insurance contracts (Amendments); the interaction of IFRS 4 and IFRS 9.	'IFRS 4
Investments in Associates and Joint Ventures - Clarification that measuring investees at fair value through profit or loss is an investment - by investment choice.	'IAS 28
Investment property (Amendments);Amendments on transfers of property to or from investment property.	'IAS 40
Revenue from Contracts with Customers; This standard superseded IAS 18, IAS 11, IFRIC 13, 15 and 18 and SIC 31.	'IFRS I 5
Foreign Currency Transactions and Advance Consideration; Provides guidance on transactions where consideration against non-monetary prepaid asset / deferred income is denominated in foreign currency.	'IFRIC 22

2.2.2 The adoption of the above amendments to accounting standards did not have any significant impact on the financial statements, except some additional disclosures as significant one is mentioned in note 3.17.

2.3 Standards, amendments and interpretations to existing standards that are not yet effective and have not been early adopted by the Company as at June 30, 2019.

	Effe	ective date (annual reporting
	p	eriods beginning on or after)
IAS 19	Employee benefits (Amendments)	I-Jan-19
IAS 28	Investment in Associates and Joint Ventures (Amendments)	I-Jan-19
IFRS 9	Financial Instruments	I -Jul- I 9
IFRS 16	Leases	I-Jan-19
IFRIC 23	Uncertainty Over Income Tax	I-Jan-19
IFRS 3	Business Combinations (Amendments); Amendments regarding previously held	I-Jan-19
	Interests in a joint operation.	
IFRS 3	Business Combinations (Amendments); Clarify the definition of business.	I-Jan-20
IFRS I I	Joint Arrangements (Amendments); Re-measurement of previously held Interests in a joint operation	I-Jan-19
IAS 12	Income Taxes (Amendments); Amendments regarding income tax consequences of payments on	I-Jan-19
	financial instruments classified as equity.	
IAS 23	Borrowing Costs (Amendments); Borrowing costs eligible for capitalisation	I-Jan-19
IAS I	Presentation of Financial Statements (Amendments); Amendments regarding the definition of concept	of material I-Jan-20
IAS 8	Accounting Policies, Changes in Accounting Estimates and Errors (Amendments); Amendments regarding the definition of concept of material	I-Jan-20

on the financial statements other than the impact on presentation/disclosures.

IFRS I	First-time Adoption of Internation
IFRS 14	Regulatory Deferral Accounts
IFRS 17	Insurance Contracts
The follow	ving interpretations issued by the IA
IFRIC 4	Determining whether an arrangem
IFRIC 12	Service concession arrangements

2.4 Basis of measurement

These financial statements have been prepared under the historical cost convention except for certain financial instruments at fair value. In these financial statements, except for the amounts reflected in the cash flow statement, all transactions have been accounted for on accrual basis.

2.5 Judgment, estimates and assumptions

The preparation of financial statements in conformity with accounting and reporting standards as applicable in Pakistan requires management to make judgments, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses. The estimates and related assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances the results of which form the basis of making the judgments about the carrying values of assets and liabilities that are not readily apparent from other sources, actual results may differ from the estimates. The estimates and related assumptions are reviewed on an ongoing basis. Accounting estimates are revised in the period in which such revisions are made and in any future periods affected.

Significant management estimates in these financial statements relate to the useful life of property, plant and equipment, provisions for doubtful receivables, slow moving inventory and taxation. However, the management believes that the change in outcome of estimates would not have any material effect on the amounts disclosed in the financial statements.

Judgment made by management in the application of accounting and reporting standards as applicable in Pakistan that have significant effect on the financial statements and estimates with a risk of material adjustment in subsequent year are as follows;

2.5.1 Depreciation method, rates and useful lives of property, plant and equipment

The management of the Company reassesses useful lives, depreciation method and rates for each item of property, plant and equipment annually by considering expected pattern of economic benefits that the Company expects to derive from that item.

2.5.2 Recoverable amount of assets/ cash generating units

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

2.5.3 Fair value of financial instruments having no active market

Fair value of financial instruments having no active market is determined using discounted cash flow analysis after incorporating all factors that market participants would consider in setting a price and using inputs that reasonably represent market expectations and measures of the risk-return factors inherent in the financial instrument.

2.5.4 Taxation

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

2.5.5 Provisions

2.6

Functional and presentation currency

Items included in the financial statements are prepared using the currency of the primary economic environment in which the company operates i.e. Pakistan Rupees which is the Company's functional and presentation currency.

The management anticipates that the adoption of the above standards, amendments and interpretations in future periods, will have no material impact

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

tional Financial Reporting Standards

IASB have been waived of by SECP:

gement contains lease

Provisions are based on best estimate of the expenditure required to settle the present obligation at the reporting date, that is, the amount that the Company would rationally pay to settle the obligation at the reporting date or to transfer it to a third party.

3 SIGNIFICANT ACCOUNTING POLICIES

3.1 Ordinary share capital

Ordinary share capital is recognized as equity. Incremental costs directly attributable to the issue of ordinary shares are recognized as deduction from equity.

3.2 Employee benefits

Defined benefit plan

The Company operates an unfunded gratuity scheme covering its permanent employees. Employees are eligible for benefits under this scheme after the completion of a prescribed qualifying period of service. The latest actuarial valuation was carried out as at June 30, 2019 Charge for the current year is based on estimates provided by the actuary as at June 30, 2019.

All actuarial gains and losses (i.e. remeasurements) are recognised in 'other comprehensive income' as they occur.

The following significant assumptions were used in the latest actuarial valuation:

	2019	2018
Discount rate	9.00%	7.75%
Expected rate of salary increase in future years	12.25%	7.00%
Average expected remaining working life time of employees	9 years	9 years
Actuarial valuation method	Projected unit	credit method

3.3 Borrowings

These are recognized initially at fair value less attributable transaction cost. Subsequent to initial recognition, these are stated at amortized cost with any difference between cost and redemption value being recognized in the profit and loss over the period of the borrowings on an effective interest basis.

3.4 Provisions

Provisions are recognised when the Company has a present legal or constructive obligation as a result of past events, 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 the obligation. Provisions are reviewed periodically and adjusted to reflect the current best estimates.

3.5 Taxation

Current

Provision for current taxation is the amount computed on taxable income at the current rates of taxation or alternative corporate tax computed on accounting income or minimum tax on turnover, whichever is higher, and taxes paid / payable on final tax basis, after taking into account tax credit available, if any. The charge for the current tax also includes adjustments where necessary, relating to prior years which arise from the assessment made / finalised during the year.

Deferred

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

3.6 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 future for goods and services received, whether or not billed to the Company.

3.7 Trade and other receivables

Trade debts originated by the Company are recognized and carried at original invoice amount less an allowance for any uncollectible amounts.An estimated provision for doubtful debt is made when collection of the full amount is no longer probable. Bad debts are written-off as incurred.

Property, plant and equipment 3.8

working condition.

Depreciation on property, plant and equipment has been provided by using the reducing balance method at the rates specified in Note 14. Full month depreciation is charged in the month of addition while no depreciation is charged in the month of disposal.

Maintenance and normal repairs are charged to profit and loss account as expense when incurred. Major renewals and improvements are capitalized. Gain or loss on disposal of property, plant and equipment, if any, is shown in the profit and loss account.

3.9 Capital work in progress

Capital work in progress in stated at cost less identified impairment loss, if any, and includes the expenditures on material, labour and appropriate overheads directly relating to the construction, erection or installation of an item of property, plant and equipment. These costs are transferred to property, plant and equipment as and when related items become available for intended use.

3.10 Impairment

account.

3.11 Stores, spares and loose tools

are valued at cost comprising invoice value plus incidental charges paid thereon.

3.12 Stock in trade

Cost is determined as follows:

Raw materials - At weighted average cost. Work in process - At annual average material cost plus appropriate manufacturing costs. Finished goods - At average manufacturing cost. - At net realizable value. Wastes

incurred to complete the sale

manufacturing overheads.

3.13 Cash and cash equivalents

Cash and cash equivalents are carried in the statement of financial position at cost. For the purpose of statement of cash flow, cash and cash equivalents comprise cash in hand and cash with banks in current accounts.

3.14 Financial instruments

Financial instruments are recognized when the Company becomes a party to the contractual provisions of the instrument. It ceases to recognize financial assets when it loses control of contractual rights and in case of financial liability when the liability is extinguished. Any gain or loss on subsequent remeasurement / derecognition is charged to income.

A financial asset and financial liability is offset and the net amount is reported in the statement of financial positioin 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 asset and settle the liability simultaneously.

3.15 Foreign currency translation and transactions

'Assets and liabilities in foreign currency are stated in Pak Rupees at the rates of exchange ruling on the balance sheet date or rate of exchange fixed under contractual agreements. Transactions in foreign currency are translated into Pak Rupees (functional and presentation) at the exchange rate prevailing on the date of transaction. All exchange differences are included in the statement of profit or loss.

Property, plant and equipment are stated at cost less accumulated depreciation less impairement loss (if any) except freehold land that is stated at cost. Cost of property, plant and equipment consists of historical cost and other directly attributable costs incurred to bring the assets to their

Carrying amounts of the Company's assets are reviewed at each statement of financial position date to determine whether there is any indication of impairment. If any such indication exists, the asset's recoverable amount is estimated and impairment loss is recognized in the profit and loss

Usable stores and spares are valued principally at moving average cost, while items considered obsolete are carried at nil value. Items in transit

Provision for obsolete and slow moving stores and spares is based on management's estimate.

These are valued at lower of cost or net realizable value except waste which is valued at net realizable value determined at average selling price.

Net realizable value signifies the estimated selling price at which goods in stock could be currently sold less any further costs that would be

Costs in relation to work in process and finished goods represent annual average costs which consist of prime costs and appropriate

Items in transit are stated at cost comprising invoice value and other incidental charges paid thereon.

3.16 Related party transactions

Transactions with related parties are based on the transfer pricing policy that all transactions between the Company and the related party or between two or more segments of the Company are at arm's length prices using the comparable uncontrolled price method except in circumstances where it is in the interest of the Company not to do so.

3.17 Revenue recognition

During the year, the Company has adopted IFRS 15 "Revenue From Contracts with Customers" which provides a unified five-step model for determining the timing, measurement and recognition of revenue. The focus of the new standard is to recognize revenue as performance obligations are satisfied rather than based on the transfer of risk and rewards. IFRS 15 includes a comprehensive set of disclosure requirements including qualitative and quantitative information about contracts with customers to understand the nature, amount, timing and uncertainty of revenue

The management has concluded that revenue from local sale of goods be recognised at the point in time when control of goods is transferred to the customer, which is when the goods are dispatched to the customer and invoices are generated.

Export sales are recorded at the time of receipt of bill of lading.

Export rebate and Duty Drawbacks are accrued on the basis of actual export proceeds realized.

3.18 Borrowing costs

Borrowing costs relating to the acquisition, construction or production of a qualifying asset are recognized as part of the cost of that asset.All other borrowing costs are recognized as an expense in the period in which these are incurred.

3.19 Dividends

Dividend is recognized as a liability in the period in which it is declared.

3.20 Earning per share (EPS)

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

Diluted EPS is calculated by adjusting basic EPS by the weighted average number of ordinary shares that would be issued on conversion of all

dilutive potential ordinary shares into ordinary shares and post-tax effect of changes in profit and loss attributable to ordinary shareholders of the Company that would result from conversion of all dilutive potential ordinary shares into ordinary shares.

4 CHANGE IN ACCOUNTING POLICY

4.01 All the significant accounting policies are applied consistently during the year.

5 ISSUED, SUBSCRIBED AND PAID UP CAPITAL

Ū		2019	2018
		Rupee	S
	32,635,600 (2018: 32,635,600) Ordinary shares of Rs. 10 each fully paid in cash	326,356,000	326,356,000

All ordinary share holders have same rights regarding voting, board selection, right of first refusal and block voting.

6 DIRECTORS' LOAN

Loan from directors	6.01	2,172,277,835	1,993,777,835

These loans are accounted for under Technical Release - 32 "Accounting Director's Loan" issued by the Institute of Chartered Accountants of 6.01 Pakistan effective for the financial statements for the period beginning on or after January 01, 2016 with earlier application permitted.

6.02 This loan has been provided by the chief executive and other directors of the Company for the repayment of long term loans and capital expenditure of the Company. The loan is unsecured and interest free. The terms of repayment have yet not been finalized due to the subordination loan agreement of Rs.1500 million each (2018: Rs.1500 million) with Habib Bank Limited and United Bank Limited.

7 LONG TERM FINANCING

Loan from banking companies - Secured

United Bank Limited:

Less

-	NIDF - VIII	7.01	5,550,028	125,000,028
-	NIDF - IX	7.02	56,250,000	81,250,000
-	NIDF - III	7.03	I 50,000,000	-
			211,800,028	206,250,028
is:	Current portion		(80,550,028)	(150,000,000)
			131,250,000	56,250,028

7.01 NIDF - VIII Opening balance Payments made during the year

annum payable on quarterly basis.

7.02 Term Finance (NIDF IX)

Opening balance Payments made during the year

This loan has been obtained for reprofiling of balance sheet of the company. It is repayable in sixteen equal guarterly installments with a grace period of eighteen months from first draw down of loan with first installment due in December 2017. It carries mark up at six months KIBOR plus 1.25% per annum payable on quarterly basis.

7.03 Term Finance (NIDF III) Opening balance

Acquired during the year

Payments made during the year

quarterly basis.

7.04 Loan from UBL are secured against first pari passu equitable mortgage of property, plant and equipment of the Company valuing Rs. 1,471 million (2018: Rs. 1,471 million) and personal guarantee of chief executive and one director of the Company.

8 DEFERRED LIABILITIES

Deferred tax - net Staff retirement benefits

8.01 Deferred tax - net

8.02

 Accelerated tax de 	preciation				134,4	99,719	100,279,655
- Recognized losses						-	(28,693,837)
- Minimum tax					(13,8	71,986)	(10,004,008)
- Staff retirement be	nefits				(10,8	81,508)	(7,838,404)
					109,7	46,225	53,743,406
2 The movement in temporary differences	are as follows:						Rupees
			Recognized in other			Recognized in other	
	Balance as at July 01,	Recognized in profit	comprehensive	Balance as at June	Recognized in profit	comprehensive	Balance as at June
	2017	and loss	income	30, 2018	and loss	income	30, 2019
Deferred tax debits:							
Recognized losses	(53,107,251)	24,413,414	-	(28,693,837)	28,693,837	-	-
Minimum tax	-	(10,004,008)	-	(10,004,008)	(3,867,978)	-	(13,871,986)
Staff retirement benefits	(5,910,337)	(3,101,305)	1,173,237	(7,838,404)	(4,694,049)	1,650,945	(10,881,508)
	(59,017,588)	11,308,101	1,173,237	(46,536,250)	20,131,811	1,650,945	(24,753,494)
Deferred tax credits:							
Accelerated tax depreciation allowance	81,771,982	18,507,674	-	100,279,656	34,220,063	-	134,499,719
	22,754,394	29,815,775	1,173,237	53,743,406	54,351,874	1,650,945	109,746,225

2019	2018
Rup	ees
125,000,028	281,250,028
(119,450,000)	(156,250,000)
5,550,028	125,000,028

This loan has been obtained to finance import of machinery. It is repayable in sixteen equal quarterly installments with a grace period of eighteen months from first draw down of loan with first installment due in September 2015. It carries mark up at six months KIBOR plus 1.25% per

81,250,000	100,000,000
(25,000,000)	(18,750,000)
56,250,000	81,250,000

-	-
150,000,000	
-	-
150,000,000	-

This loan has been obtained for reprofiling of balance sheet of the company. It is repayable in twelve equal guarterly installments from first draw down of loan with first installment due in September 2019. It carries mark up at three months KIBOR plus 1.85% per annum payable on

8.01	109,746,225	53,743,406
8.03	59,695,493	58,129,520
-	169,441,718	111,872,926

Taxable temporary diffrences / (Deductible temporary diffrences) balance arising in respect of:

8.03	Staff retirement benefits	Rupees	5
	The amounts recognized in the balance sheet are as follows		
	Present value of defined benefit obligation including payable	59,695,493	58,129,520
	Balance sheet liability		
	Opening balance	58,129,519	56,858,587
	Amount recognized during the year	27,970,711	29,452,460
	Remeaurements	(9,056,494)	(8,700,313)
		77,043,736	77,610,734
	Benefits paid during the year	(17,348,243)	(19,481,215)
	Closing balance	59,695,493	58,129,519
	Charge for the defined benefit plan		
	Service cost	23,519,725	25,800,817
	Interest cost	4,450,986	3,651,643
		27,970,711	29,452,460

2019

2018

8.04 DEFINED BENEFIT PLAN

(a) 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 basic salary. The percentage depends on the number of service years with the Company. Annual charge is based on acturial valuation carried on as at June 30, 2019 using Project Unit Credit Method.

Comparison for five years (b)

-	2019	2018	2017 (Rupees - 000)	2016	2015
PVODBO	59,695	58,130	56,859	47,514	38,179
Experience	(9,056)	(8,700)	9,679	2,763	(9,349)
Adjustment					

9 TRADE AND OTHER PAYABLES

Creditors for:			
- Goods supplied		111,531,762	155,749,468
- Services		32,661,622	18,486,265
Accrued liabilities		48,999,459	75,737,784
Advances from customers - unsecured		29,109,037	23,377,772
Security deposits	9.01	166,000	166,000
Tax deducted at source		1,387,015	1,472,129
		223,854,895	274,989,418

9.01 It represents security received from mill canteen contractors, shops etc. and is kept in separate bank account.

10 ACCRUED INTEREST/ MARKUP

Long term financing		3,961,867	849,617
Short term borrowings		23,635,692	10,335,748
		27,597,559	11,185,365
11 SHORT TERM BORROWINGS - From banking companies - Secured Habib Bank Limited - Secured United Bank Limited- Secured	1.0 1.02	803,113,869 452,748,811 1,255,862,680	573,694,100 409,638,639 983,332,739

- and personal guarantee of the chief executive and director of the Company.

12 PROVISION FOR TAXATION - Net

Opening balance Provision for the year Payments / adjustments against advance tax

Income tax return up to and including tax year 2018 has been filed to the tax authorities under the provision of Income Tax Ordinance, 2001.

13 CONTINGENCIES AND COMMITMENTS

Contingencies

- million) on account of security deposits against the consumption of natural gas.
- as the date of applicability of the said Act is in litigation.
- 13.03 Export bills discounted Rs. 61.71 million (2018 : Rs. 193.51 million)

Commitments

Rs. 16.627 million (2018 : Rs. 327.756 million).

11.01 These represent utilized portion of short term finance facilities of Rs. 865 million (2018: Rs. 1,015 million) available from Habib Bank Limited under mark up arrangement. These facilities carry mark up of one month KIBOR plus 1.5% per annum and shall expire by January 31, 2020. These short term borrowings along with long term financing are secured by first pari passu equitable mortgage charge on property, plant and equipment of the Company valuing Rs. 932 million (2018: Rs. 932 million), pledge of cotton and polyester bales, lien on import documents / export contracts and personal guarantee of the chief executive and director of the Company.

11.02 These represent utilized portion of short term finance facilities of Rs. 770 million (2018 : Rs. 971 million) available from United Bank Limited under mark up arrangement. These facilities carry mark up at 1 month KIBOR plus 1.25% - 1.30% per annum and shall expire by December 31, 2019. These borrowings along with long term financing are secured by first pari passu charge on present and future fixed assets of the Company premises valuing Rs. 1,471 million (2018 : Rs. 1,471 million), pledge of cotton and polyester bales, lien on import documents / export contracts

2019	2018
Ru	pees
43,570,351	31,653,468
58,672,545	43,570,351
(43,570,351)	(31,653,468)
58,672,545	43,570,351

13.01 The Company has provided bank guarantee in favour of Sui Northern Gas Pipeline Limited amounting to Rs. 53.865 million (2018: Rs. 53.865

13.02 The company has challenged the recovery of Gas Infrastructure Development Cess-GIDC and filed petition in Lahore High Court challenging the vires and legality of the levy and demand of GIDC including the retrospective effect. The Court granted stay against charging of GIDC. Since, the issue is being faced by the industry at large, therefore management is of the view that there is no need to maintain any provision against the liability. The management is confident that decision of the case will be in its favor. Further, it is difficult to determine the best monetary estimate

13.04 Post dated cheques issued in the favour of Collector of Custom against import Rs. 55.025 million (2018 : Rs. 17.391 million)

Commitments in respect of irrevocable letters of credit for the import of raw material and spare parts of machinery as at the balance sheet date amount to

EQUIPMENT	
PLANT AND	
PROPERTY,	

		č	Cost				Accumulated Depreciation	Depreciation		Book Value
	-									
Particulars	As at	Additions / Transfer from	Disposals	As at	Rate	As at	Disposals	For the	As at	as at
	July 01, 2018	CWIP		June 30, 2019	%	July 01, 2018		year	June 30, 2019	June 30, 2019
Owned										
Land - freehold	81,282,448			81,282,448						81,282,448
Buildings on freehold land	396,448,149	•		396,448,149	5-10	207,598,713	•	11,145,346	218,744,059	177,704,090
Plant and machinery	2,460,033,045	118,935,967		2,578,969,012	01	1,399,139,298	•	112,036,173	1,511,175,471	1,067,793,541
Grid station and generators	54,472,537			54,472,537	01	17,828,793		3,664,374	21,493,167	32,979,370
Furniture and fixtures	18,157,290			18,157,290	0	13,347,710		480,958	13,828,668	4,328,622
Vehicles	67,742,078			67,742,078	20	47,955,857		3,957,244	51,913,101	15,828,977
Equipment	24,233,205	165,500		24,398,705	0	16,278,942	•	796,805	17,075,747	7,322,958
Electric installations	67,730,323			67,730,323	0	52,423,711		1,530,661	53,954,372	13,775,951
Total 2019	3,170,099,075	119,101,467		3,289,200,542		1,754,573,024		133,611,561	1,888,184,585	1,401,015,957
		ŭ	Cost				Accumulated Depreciation	Depreciation		Book Value
Particulars	As at		-	As at	Rate	As at		For the	As at	as at
	July 01, 2017	Additions	uisposais	June 30, 2018	%	July 01, 2017	uisposais	year	June 30, 2018	June 30, 2018
Owned										
Land - freehold	81,282,448			81,282,448			•			81,282,448
Buildings on freehold land	395,973,433	474,716		396,448,149	5-10	195,685,185	•	11,913,528	207,598,713	188,849,436
Plant and machinery	2,459,166,045	867,000		2,460,033,045	0	1,281,350,521	•	117,788,777	1,399,139,298	1,060,893,747
Grid station and generators	54,472,537			54,472,537	0	13,757,266	•	4,071,527	17,828,793	36,643,744
Furniture and fixtures	18,069,290	88,000		18,157,290	01	12,823,090	•	524,620	13,347,710	4,809,580
Vehicles	76,878,906		(9,136,828)	67,742,078	20	51,540,890	(8,595,935)	5,010,902	47,955,857	19,786,221
Equipment	24,233,205			24,233,205	0	15,394,320		884,622	16,278,942	7,954,263
Electric installations	67,730,323			67,730,323	0	50,722,976		1,700,735	52,423,711	15,306,612
Total 2018	3,177,806,187	1,429,716	(9,136,828)	3,170,099,075		1,621,274,248	(8,595,935)	141,894,711	1,754,573,024	1,415,526,051

2019

2018

ses	134,799,975	7,094,736	141,894,711
Rupee	126,930,983	6,680,578	133,611,561
	Cost of sales	Administrative expenses	

d **, erty, r** dispo l of r í the r fre 14.02

and Javin ant ₀ff prop sset o **Dispo** None

14.03

Particulars	Area	Location
Head office	02 Kanal 15 Marlas and 125 Square feet only/-	8-C, E-III, Gulberg III, Lahore
Factory	641 Kanal and 16 Marlas only/-	46-km, Multan Road, Bhaiphero, Kasur

15 CAPITAL WORK IN PROGRESS Plant and machinery

> 15.01 Opening balance Additions made during the year

> > Transferred to Plant and Machinery

16 LONG TERM DEPOSITS

Lahore Electric Supply Company Limited - non interest bear Others - non interest bearing

17 STORES, SPARES AND LOOSE TOOLS

Stores Spares Loose tools

17.01 No identifiable store and spare are held for spa

18 STOCK IN TRADE

Raw material

Work in process

Finished goods

19 TRADE DEBTS

Local debts (Unsecured - considered good) Foreign debts (Secured - considered good)

20 LOANS AND ADVANCES

Employees - considered good and non interest bearing Suppliers - considered good and non interest bearing Income tax deducted at source Letters of credit Security deposit

21 Tax refunds/ rebate due from the Government

Advance tax Sales tax refund

Rebate Receivable

22 CASH AND BANK BALANCES

Cash in hand Cash with banks in current accounts

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	NOTE	2019	2018
	-	Rupees	6
	15.01	-	90,830,496
	_	-	90,830,496
	-	90,830,496	1,134,100
		28,105,471	89,696,396
	-	118,935,967	90,830,496
		(118,935,967)	-
	=	-	90,830,496
ring		12,368,620	12,368,620
	_	643,074	643,074
	=	13,011,694	13,011,694
	17.01	61,357,117	48,271,188
	17.01	66,791,323	63,483,15
		3,765,822	3,855,448
	-	131,914,262	115,609,787
ecific capitalization.			
	18.01	471,107,861	78,419,115
		99,490,144	80,455,586
		158,592,901	290,739,445
	-	729,190,906	449,614,146

18.01 This includes an amount of Rs. 368.579 million (2018: Rs. 40.505 million) approximately, which is pledged against short term finances.

401,218,645	92,948,859
18,492,639	33,603,091
550,820	348,000
22,713,703	25,162,845
65,056,384	65,384,854
155,948,479	153,085,362
300,000	300,000
244,569,386	244,281,061
70,993,643	81,045,228
125,643,707	102,536,046
-	22,900,265
196,637,350	206,481,539
1,917,404	6,168,864
4,866,321	24,281,542
6,783,725	30,450,406

		2019	2018
23 SALES - net Local:		Rup	ees
- Yarn		2,379,869,872	1,317,902,433
- Fabric		1,631,688,710	782,928,217
Export:		4,011,558,582	2,100,830,650
- Yarn		-	-
- Fabric		1,259,679,094	1,516,272,629
		1,259,679,094	1,516,272,629
Waste	23.01	I 34,837,750	148,797,253
Rebate on export		12,711,049	31,158,534
		5,418,786,475	3,797,059,066

23.01 These were net off from sales tax amounting to Rs. 1,042,729 (2018: 815,135).

24 COST OF GOODS SOLD

Raw mater	ials consumed	24.01	3,597,046,171	2,459,552,883
Processing	charges		14,917,311	8,775,874
Salaries, wa	ages and other benefits	24.02	406,632,974	390,831,090
Fuel and po	ower		581,656,079	504,560,097
Packing ma	aterials consumed		50,932,705	39,712,344
Sizing mate	erials consumed		42,669,762	41,111,757
Stores and	spares consumed		79,673,738	86,776,361
Repair and	maintenance		14,013,489	9,776,353
Insurance			6,391,853	4,824,028
Depreciation	on	14.01	126,930,983	134,799,975
			4,920,865,065	3,680,720,762
Opening w	vork in process		80,455,586	66,181,293
Closing wo	ork in process		(99,490,144)	(80,455,586)
			(19,034,558)	(14,274,293)
Cost of go	ods manufactured		4,901,830,507	3,666,446,469
Opening fi	nished goods		290,739,445	195,695,001
Closing fini	ished goods		(158,592,901)	(290,739,445)
			32, 46, 544	(95,044,444)
			5,033,977,051	3,571,402,025
24.01	Raw material consumed			
	Opening stock		78,419,115	487,311,529
	Purchases		3,983,573,265	2,042,322,073
	Cotton cess		1,844,166	1,989,473
	Cotton handling charges		4,317,486	6,348,923
			4,068,154,032	2,537,971,998
	Closing stock		(471,107,861)	(78,419,115)
			3,597,046,171	2,459,552,883

24.02 Salaries, wages and benefits include Rs. 16.78 million (2018 : Rs. 17.67 million) on account of staff retirement benefits.

25 SELLING AND DISTRIBUTION			
Salaries, wages and benefits	25.01	2,986,415	6,653,330
Export development surcharge		3,041,270	3,833,236
Commission to selling agents		26,925,194	25,265,514
Carriage and freight		42,748,728	59,960,565
Export expenses		10,226,606	9,148,406
		85,928,213	104,861,051

25.01 Salaries, wages and benefits include Rs 0.83 million (2018 : Rs. 0.88 million) on account of staff retirement benefits.

26 ADMINISTRATIVE AND GENERAL

Salaries, wages and other benefits Traveling and conveyance Repairs and maintenance Rent, rates and taxes Printing and stationery Insurance Fees and subscription Telephone and Postage Vehicle running and maintenance Utilities Books and periodicals Entertainment Miscellaneous expenses Depreciation

27 OTHER OPERATING CHARGES

- Auditors' remuneration
- Statutory audit
- Half yearly review -
 - Certification charges -
 - Out of pocket -
- Legal and professional charges

28 OTHER OPERATING INCOME

Scrap sales Gain on disposal of property, plant and equipment Exchange gain

29 FINANCE COST

- Interest / mark up on:
 - Long term financing
 - Short term borrowings -

Bank charges and commission

30 TAXATION

- Current tax:
 - -For the year
 - -Prior year

Deferred tax

final tax for the calculation of provision of tax for the year.

NOTE	2019	2018
NOTE		
	R	lupees
26.01	75,302,152	77,098,891
	1,808,390	3,166,202
	2,237,556	1,144,633
	480,396	474,569
	2,377,617	2,390,942
	2,528,080	2,192,868
	1,420,182	2,691,037
	3,337,945	3,259,279
	10,240,377	8,700,902
	2,303,963	2,382,212
	138,203	164,224
	2,379,077	2,964,814
	3,837,270	1,274,315
14.01	6,680,578	7,094,736
	115,071,786	114,999,624

26.01 Salaries, wages and benefits include Rs. 10.34 million (2018 : Rs. 10.89 million) on account of staff retirement benefits.

1,000,000	1,000,000
95,000	95,000
100,000	100,000
25,000	25,000
1,220,000	1,220,000
372,750	769,855
1,592,750	1,989,855
5,900,992	4,599,340
-	391,932
18,867,043	9,530,958
24,768,035	14,522,230

17,151,963	23,755,017
117,789,617	84,528,205
134,941,580	108,283,222
10,092,112	11,745,967
145,033,692	120,029,189
58,672,545	43,570,351
370,942	116,048
59,043,487	43,686,399
54,351,874	29,815,775
3,395,36	73,502,174

30.01 Numerical reconciliation between the average effective tax rate and the applicable tax rate is not given due to application of minimum tax and

				2019	2018
21		ER SHARE - Basic and diluted		Rupee	5
51			_		
		ation for the year	Rupees	(51,444,343)	(175,202,622)
	U	weighted average ordinary shares	No. of shares	32,635,600	32,635,600
	Loss per shar	e - Basic and diluted	Rupees	(1.58)	(5.37)
	There is no di	iluted effect on earning per share of the company.			
32	CHIEF EXEC	CUTIVE'S DIRECTORS' AND EXECUTIVES' REMUNERATION			
	Directors			6,300,000	6,300,000
	Number of pe	ersons		2	2
	Executives			7,230,000	7,230,000
	Staff retireme			602,500	602,500
	Number of pe			4	4
	32.01 N	No remuneration has been paid to chief executive of the Company.			
	32.02 N	No meeting fee has been paid to any director of the Company.			
3	NUMBER O	F EMPLOYEES			
				2019	2018
	I otal number	of employees as at 30th June		1,813	1,970
		per of employees during the year		1,892	1,839
34	Average numb	per of employees during the year	tors and key management person		1,839
34	Average numb TRANSACT The related p associated con	per of employees during the year IONS WITH RELATED PARTIES arties comprise associated companies, related group companies, direct mpanies, other than remuneration and benefits to key management per d from directors		nel. Transactions with employment are as foll 254,000,000	related parties and ows: 385,507,254
34	Average numb TRANSACT The related p associated con Loan obtained Payment made	ber of employees during the year IONS WITH RELATED PARTIES arties comprise associated companies, related group companies, direct mpanies, other than remuneration and benefits to key management per d from directors e during the year	rsonnel under the terms of their o	nel. Transactions with employment are as foll 254,000,000 75,500,000	related parties and
	Average numb TRANSACT The related p associated con Loan obtained Payment made There were n	per of employees during the year IONS WITH RELATED PARTIES arties comprise associated companies, related group companies, direct mpanies, other than remuneration and benefits to key management per d from directors	rsonnel under the terms of their o	nel. Transactions with employment are as foll 254,000,000 75,500,000	related parties and ows: 385,507,254
	Average numb TRANSACT The related p associated cor Loan obtained Payment made There were n PLANT CAP	Der of employees during the year IONS WITH RELATED PARTIES arties comprise associated companies, related group companies, direct mpanies, other than remuneration and benefits to key management per d from directors e during the year to transactions with key management personnel other than undertaker PACITY AND PRODUCTION	rsonnel under the terms of their o	nel. Transactions with employment are as foll 254,000,000 75,500,000	related parties and ows: 385,507,254
	Average numb TRANSACT The related p associated con Loan obtained Payment made There were n PLANT CAP Spinning	Der of employees during the year IONS WITH RELATED PARTIES arties comprise associated companies, related group companies, direct mpanies, other than remuneration and benefits to key management per d from directors e during the year to transactions with key management personnel other than undertaker PACITY AND PRODUCTION es installed	rsonnel under the terms of their o	nel. Transactions with employment are as foll 254,000,000 75,500,000 nt.	related parties and ows: 385,507,254 32,457,254 51,072
	Average numb TRANSACT The related p associated con Loan obtained Payment made There were n PLANT CAP Spinning No. of spindle No. of spindle No. of spindle	Der of employees during the year IONS WITH RELATED PARTIES arties comprise associated companies, related group companies, direct mpanies, other than remuneration and benefits to key management per d from directors e during the year to transactions with key management personnel other than undertaker PACITY AND PRODUCTION es installed es worked	rsonnel under the terms of their o	nel. Transactions with employment are as foll 254,000,000 75,500,000 nt. 51,072	related parties and ows: 385,507,254 32,457,254
	Average numb TRANSACT The related p associated cor Loan obtained Payment made There were n PLANT CAP Spinning No. of spindle No. of spindle No. of spindle No. of shifts Actual produc	Der of employees during the year IONS WITH RELATED PARTIES arties comprise associated companies, related group companies, direct mpanies, other than remuneration and benefits to key management per d from directors e during the year to transactions with key management personnel other than undertaker PACITY AND PRODUCTION es installed	rsonnel under the terms of their o	nel. Transactions with employment are as foll 254,000,000 75,500,000 nt. 51,072 51,072	related parties an ows: 385,507,254 32,457,254 51,072 51,072 3
	Average numb TRANSACT The related p associated cor Loan obtained Payment made There were n PLANT CAP Spinning No. of spindle No. of spindle No. of spindle No. of shifts Actual produc	Deer of employees during the year IONS WITH RELATED PARTIES arties comprise associated companies, related group companies, direct mpanies, other than remuneration and benefits to key management per d from directors e during the year to transactions with key management personnel other than undertaker PACITY AND PRODUCTION es installed as worked ction of yarn converted into	rsonnel under the terms of their o	nel. Transactions with employment are as foll 254,000,000 75,500,000 rt. 51,072 51,072 3	related parties and ows: 385,507,254 32,457,254 51,072 51,072 3
	Average numb TRANSACT The related p associated con Loan obtained Payment made There were n PLANT CAP Spinning No. of spindle No. of spindle No. of spindle No. of shifts Actual produc 20/S count Weaving No. of looms	Deer of employees during the year IONS WITH RELATED PARTIES arties comprise associated companies, related group companies, direct mpanies, other than remuneration and benefits to key management per d from directors e during the year to transactions with key management personnel other than undertaker PACITY AND PRODUCTION es installed es worked ction of yarn converted into based on three shifts per day installed	rsonnel under the terms of their o	nel. Transactions with employment are as foll 254,000,000 75,500,000 rt. 51,072 51,072 3	related parties an ows: 385,507,254 32,457,254 51,072 51,072 3 16,370,476
	Average numb TRANSACT The related p associated con Loan obtained Payment made There were n PLANT CAP Spinning No. of spindle No. of spindle No. of spindle No. of spindle No. of shifts Actual produc 20/S count Weaving No. of looms No. of looms	Deer of employees during the year IONS WITH RELATED PARTIES arties comprise associated companies, related group companies, direct mpanies, other than remuneration and benefits to key management per d from directors e during the year to transactions with key management personnel other than undertaker PACITY AND PRODUCTION es installed es worked ction of yarn converted into based on three shifts per day installed	rsonnel under the terms of their o	nel. Transactions with employment are as foll 254,000,000 75,500,000 nt. 51,072 51,072 3 18,772,220 192 192	related parties and ows: 385,507,254 32,457,254 51,072 51,072 3 16,370,476 192 192
	Average numb TRANSACT The related p associated con Loan obtained Payment made There were n PLANT CAP Spinning No. of spindle No. of spindle No. of spindle No. of shifts Actual produc 20/S count Weaving No. of looms	Deer of employees during the year IONS WITH RELATED PARTIES arties comprise associated companies, related group companies, direct mpanies, other than remuneration and benefits to key management per d from directors e during the year to transactions with key management personnel other than undertaker PACITY AND PRODUCTION es installed es worked ction of yarn converted into based on three shifts per day installed	rsonnel under the terms of their o	nel. Transactions with employment are as foll 254,000,000 75,500,000 nt. 51,072 51,072 3 18,772,220 192	related parties an ows: 385,507,254 32,457,254 51,072 51,072 3 16,370,476 192

35.01 It is difficult to calculate precisely the production capacity of weaving and spinning unit since it fluctuates widely depending on various factors such as count of yarn spun, width of fabric woven, spindles / looms speed, twist, maintenance of machinery, power shutdown and raw materials used etc. It also varies according to the pattern of production adopted in any particular year.

Financial liabilities as per balance s - at amortized cost Long term financing Trade and other payables Accrued interest/mark-up Short term borrowings

36 FINANCIAL INSTRUMENTS BY CATEGORY

36.01 Fair values of financial assets and liabilities

un	
	Fair value is the price that would be rece most advantageous) market at the meas price is directly observable or estimated
	As at June 30, 2019, all financial assets an
	The Company classifies fair value measu making the measurements. The fair value
	a) Quoted prices (unadjusted) in active r
	b) Inputs other than quoted prices inclue prices) or indirectly (that is, derived from
	c) Inputs for the asset or liability that are
	The Company recognises transfers betw transfer has occurred.
	The Company's policy for determining w following factors:
	• changes in market and trading activity

37 FINANCIAL INSTRUMENTS

Financial risk factors The Company's activities expose it to a variety of financial risks: market risk (including currency risk, interest rate risk and other price risk), credit risk and liquidity risk. The Company's overall risk management program focuses on having cost effective funding as well as to manage financial risk to minimize earnings volatility and provide maximum return to shareholders. Risk management is carried out by the Company's finance department under policies approved by the Board of Directors.

(a) Market risk

rates.

(i) Currency risk

> The companyis exposed to currencyrisk on the import of raw materialand stores and spares and export of goods mainly denominated in US dollars and on foreign currency debtors and loans. The company's exposure to foreign currency risk for US dollars is as follows:

GHAZI FABRICS INTERNATIONAL LIMITED

	2019	2018
	Rupe	es
L INSTRUMENTS BY CATEGORY		
Financial assets as per balance sheet		
- at amortized cost		
Long term deposits	3,0 1,694	3,0 ,694
Trade debts	419,711,284	126,551,950
Loans and advances - employees	550,820	348,000
Cash and bank balances	6,783,725	30,450,406
	440,057,523	170,362,050
Financial liabilities as per balance sheet		
- at amortized cost		
Long term financing	211,800,028	206,250,028
Trade and other payables	I 93,358,843	250,139,518
Accrued interest/mark-up	27,597,559	11,185,365
Short term borrowings	1,255,862,680	983,332,739
	1,688,619,110	1,450,907,650

- ceived to sell an asset or paid to transfer a liability in an orderly transaction in the principal (or surement date under current market conditions (i.e. an exit price) regardless of whether that ed using another valuation technique.
- nd financial liabilities are carried at amortised cost
- urements using a fair value hierarchy that reflects the significance of the inputs used in e hierarchy has the following levels:
- markets for identical assets or liabilities (level 1).
- uded within level I that are observable for the asset or liability, either directly (that is, as om prices) (level 2).
- re not based on observable market data (that is, unobservable inputs) (level 3).
- ween levels of the fair value hierarchy at the end of the reporting period during which the
- when transfers between levels in the hierarchy have occurred includes monitoring of the
- (eg. significant increases / decreases in activity)
- changes in inputs used in valuation techniques (eg inputs becoming / ceasing to be observable in the market)
- There were no transfers between level 1, 2 or 3 of the fair value hierarchy during the year.
- The carrying values of all financial assets and liabilities reflected in the financial statements approximate their fair values.

Currencyrisk is the risk that the fair value or future cash flows of a financialinstrument will fluctuate because of changes in foreign exchange

	2019	2018
	Rupees	
Foreign trade debts	18,492,639	33,603,091
Outstanding letter of credit	(16,627,073)	(327,755,500)
Net exposure	1,865,566	(294,152,409)

The following significant exchange rates have been applied at the reporting dates:

USD to PKR	160.05	121.56

The Company manages its currency risk by close monitoring of currency markets. However, the Company does not hedge its currency risk exposure.

At June 30, 2019, if the Pakistan Rupee had weakened / strengthened by 5% against the US Dollar with all other variables held constant, profit before taxation for the year would have been higher / lower by Rs. 613,558 (2018: 14,707,620) mainly as a result of foreign exchange losses / gains on translation of foreign debts and outstanding foreign payments.

(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 interest rate exposure arises from short term and long term borrowings from banks.

At the reporting date, the interest rate profile of the company's significant interest bearing financial instruments was as follows:

	2019	2018	2019	2018
Long term financing	Perce	ntage	Rupe	es
- Variable rate instrument	8.29 to 14.28	7.4 to 7.77	211,800,028	206,250,028
Short term borrowings	8.88 to 14.65	7.51 to 8.36	1,255,862,680	983,332,739
		_	1,467,662,708	1,189,582,767

Fair value sensitivity analysis for fixed rate instruments:

The company does not have any fixed rate financial assets and liabilities.

Cash flow sensitivity analysis for variable rate instruments:

A change of 1% in interest rates at the reporting date would have decreased / increased loss for the year by the amount shown below. This analysis assumes that all other variables, in particular foreign currency rates, remains constants. This analysis is prepared assuming the amount of liabilities outstanding at balance sheet date were outstanding for the whole year.

	Effect on Profit before tax 1% rate	
	Increase	Decrease
As at June 30, 2019		
Cash flow sensitivity - variable rate financial liabilities	14,676,627	(14,676,627)
As at June 30, 2018		
Cash flow sensitivity - variable rate financial liabilities	11,895,828	(11,895,828)

Other price risk (iii)

Other price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices (other than those arising from currency risk or interest rate risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all similar financial instruments traded in the market. The Company is not exposed to equity securities price risk as there is no investment in listed securities.

(b) Credit risk

Credit risk represents the risk of financial loss being caused if counter parties fail to discharge an obligation.

Credit risk arises from deposits with banks, trade debts, loans and advances, deposits and other receivables. The company seeks to minimize the credit risk exposure through having exposures only to customers considered credit worthy and obtaining securities where applicable. Where considered necessary, advance payments are obtained from certain parties. The maximum exposure to credit risk is equal to the carrying amount of financial assets. Out of the total financial assets of Rs. 440,057,523 (2018: Rs. 170,362,051), the financial assets exposed to credit risk amount to Rs. 438,140,119 (2018: Rs. 164,193,186).

The breakup of amount due from various trade deb

Yarn Fabric Others

The aging of trade debts at the reporting date was:

Less than 12 months More than 12 months

The Company monitors the credit quality of its financial assets with reference to historical performance of such assets and available external credit ratings. The carrying values of financial assets which have not impaired are as under:

Long term deposits Trade debts Loans and advances Cash and bank balances

The credit quality of receivables can be assessed with reference to their historical performance with no or some defaults in recent history, however, no losses. The credit quality of Company's bank balances can be assessed with reference to external credit ratings as follows:

Bank

United Bank Limited National Bank of Pakistan Habib Bank Limited

(c) Liquidity risk

Liquidity risk represents the risk that the Company will encounter difficulties in meeting obligations associated with financial liabilities. Prudent liquidity risk management implies maintaining sufficient cash and marketable securities, the availability of funding through an adequate amount of committed credit facilities. Due to growing nature of the businesses the Company maintains flexibility in funding by maintaining committed credit lines available.

The table shows analyses how management monitors net liquidity based on details of the remaining contractual maturities of financial assets and liabilities. The amounts disclosed in the table are the contractual undiscounted cash flows.

The analysis below summarises the credit quality of the Company's financial assets as at June 30, 2019 /2018:

	2019	2018
bts were:	Rupee	S
	114,977,352	27,573,904
	304,069,076	96,560,207
	664,856	2,417,839
	419,711,284	126,551,950
	415,718,531	113,308,848
	3,992,753	13,243,102
	419,711,284	126,551,950

++0,037,323	170,302,030
440,057,523	170,362,050
6,783,725	30,450,406
550,820	348,000
419,711,284	126,551,950
13,011,694	13,011,694

Rating Agency	Short Term	Long Term
JCR-VIS	A-1+	AAA
JCR-VIS	A-I+	AAA
JCR-VIS	A-1+	AAA

	2019 (Rupees)				
	Carrying	Contractual	Six months	Six to twelve	One to five
	Amount	cash flows	or less	months	years
Financial Liabilities					
Long term financing					
(from banking companies)	211,800,028	257,359,148	57,442,950	48,998,733	150,917,466
Trade and other payables	223,854,895	223,854,895	223,854,895	-	-
Unclaimed dividend	4,985,265	4,985,265	4,985,265	-	-
Accrued interest / mark up	27,597,559	27,597,559	27,597,559	-	-
Short term borrowings	1,255,862,680	1,255,862,680	1,255,862,680	-	-
	1,724,100,427	1,769,659,547	1,569,743,349	48,998,733	150,917,466
	2018 (Rupees)				
	Carrying	Contractual	Six months	Six to twelve	One to five
	Amount	cash flows	or less	months	years
Financial Liabilities					
Long term financing					
(from banking companies)	206,250,028	224,597,265	83,309,863	79,856,090	61,431,312
Trade and other payables	274,989,418	274,989,418	274,989,418	-	-
Jnclaimed dividend	4,997,635	4,997,635	4,997,635	-	-
Accrued interest / mark up	11,185,365	11,185,365	11,185,365	-	-
Short term borrowings	983,332,739	983,332,739	983,332,739	-	-
	1,480,755,185	1,499,102,422	1,357,815,020	79,856,090	61,431,312

The contractual cash flows relating to the above financial liabilities have been determined on the basis of markup rates effective as at 30 June, 2019 / 2018. The rates of mark-up have been disclosed in note 07 and 11 to these financial statements.

38 Capital risk management

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to provide returns for shareholders and benefit for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. There were no changes to Company's approach to capital management during the year. The Company is not subject to any externally imposed Capital requirements.

The Company manages its capital structure and makes adjustment to it in the light of changes in economic conditions. To maintain or adjust the capital structure, the Company may adjust the dividend payment to shareholders or issue new shares.

The gearing ratios at June 30, 2019 and June 30, 2018 comes out to be:

	2019	2018
Total debt	1,467,662,708	1,189,582,767
Less: Cash and bank balances	6,783,725	30,450,406
Net debt	I,460,878,983	1,159,132,361
Total equity	1,190,619,874	1,056,158,668
Capital employed	2,651,498,857	2,215,291,029
Gearing ratio	0.55	0.52

- 39 INFORMATION ABOUT REPORTING SEGMENT
- 39.01 2018 respectively.

Sales Cost of Sales: Gross profit Selling and distribution costs Administrative and general expenses Loss before taxation and un allocated expenses Un-allocated expenses: Other operating expenses Other operating income Finance cost Loss before taxation Taxation Net Loss for the year

Sales Cost of Sales: Gross profit Selling and distribution costs Administrative and general expenses Loss before taxation and un allocated expenses Un-allocated expenses: Other operating expenses Other operating income Finance cost Loss before taxation Taxation Net Loss for the year

39.02 All non current assets of the Company as at 30 June 2019 /2018 are located in Pakistan.

39.03 One of the customers of the Company accounts for more than 10% of gross sales of the Company for the year.

40 AUTHORIZATION OF FINANCIAL STATEMENTS

2019.

41 GENERAL

41.01 Figures have been rounded off to the nearest of rupees;

41.02 Corresponding figure have been rearranged / reclassified whenever necessary, to facilitate comparison.

Spinning	Weaving	Inter - segment Transactions	Consolidated
	2019 (Ru	pees)	
3,261,115,444	2,938,843,935	(781,172,904)	5,418,786,47
(3,058,709,609)	(2,756,440,346)	781,172,904	(5,033,977,05
202,405,835	182,403,589	-	384,809,42
(45,197,364)	(40,730,849)	-	(85,928,21
(60,526,587)	(54,545,199)	-	(115,071,78
96,681,884	87,127,541	-	183,809,42
			(1,592,75
			24,768,03
			(145,033,69
		-	61,951,01
			(113,395,36
		-	(51,444,34
		-	
	2018 (Ru	pees)	
		(4.95= 000 400)	
2,514,977,023	2,349,920,146	(1,067,838,103)	3,797,059,06
2,514,977,023 (2,447,433,879)	2,349,920,146 (2,191,806,249)	(1,067,838,103) 1,067,838,103	
			(3,571,402,02
(2,447,433,879)	(2,191,806,249)		(3,571,402,02 225,657,04
(2,447,433,879) 67,543,144	(2,191,806,249) 58, 3,897		(3,571,402,02 225,657,04 (104,861,05
(2,447,433,879) 67,543,144 (10,459,409)	(2,191,806,249) 158,113,897 (94,401,642)		3,797,059,06 (3,571,402,02 225,657,04 (104,861,05 (114,999,62 5,796,36
(2,447,433,879) 67,543,144 (10,459,409) (34,198,056)	(2,191,806,249) 158,113,897 (94,401,642) (80,801,568)		(3,571,402,02 225,657,04 (104,861,05 (114,999,62
(2,447,433,879) 67,543,144 (10,459,409) (34,198,056)	(2,191,806,249) 158,113,897 (94,401,642) (80,801,568)		(3,571,402,02 225,657,04 (104,861,05 (114,999,62 5,796,36
(2,447,433,879) 67,543,144 (10,459,409) (34,198,056)	(2,191,806,249) 158,113,897 (94,401,642) (80,801,568)		(3,571,402,02 225,657,04 (104,861,05 (114,999,62 5,796,36 (1,989,85
(2,447,433,879) 67,543,144 (10,459,409) (34,198,056)	(2,191,806,249) 158,113,897 (94,401,642) (80,801,568)		(3,571,402,02 225,657,04 (104,861,05 (114,999,62 5,796,36 (1,989,85 14,522,23

The following table presents revenue and profit information regarding the Company's operating segments for the year ended June 30, 2019 and

These financial statements have been authorized for issue by the Board of Directors of the Company in their meeting held on September 30,

Annual Report 2019

(175,202,622)

I/We
of
of GHAZI FABRICS INTERNATIONAL L
ordinary shares of the Company, under Folio N
hereby appointof
of who is/ar
under Folio No. / Participant's ID/CDC sub
in my/our absence to attend and vote
Meeting of the Company to be held or
As witness my/our hand this
Signed in the presence of.
Witness
Name
Occupation
Address

IMPORTANT:

- appoint a person who is not a member.

PROXY FORM (30th ANNUAL GENERAL MEETING)

			son/daughter/wife	
	of			
_ LIMITED, holder	• of			
No. / Participant's I	D/CDC sub accour	nt No		
of	f;	ailing him/her		
are member(s) of	GHAZI FABRIC	s internatio	ONAL LIMITED	
ub-account No		respective	ely, as my/our proxy	
e for me/us and	on my/our beha	lf at the 30 th	Annual General	
on October 28,	2019 and/or any	[,] adjournment	: thereof.	
day of October, 2019				
	. r		_	
		Signature of shareholder (s) o		
		revenue stamp worth Rupees 5		
	The sig	nature should agre	e with the	
	specimen	registered with th	1e Company.	

I. This Proxy Form, duty completed and signed, must be received at the Registered Office of the Company, at 8-C, E-III Gulberg III, Lahore not less than 48 hours before the time of holding the meeting.

2. No person shall act as Proxy unless he/she is a member of the Company, except that a Corporation/Company may

میں اہم بحثيت رکن غازی فيرکس انٹر نیشل لمیٹڈاورحامل_____عام صحص بمطابق شيئر رجسر فوليونمبر _____(بصورت سنٹرل ڈیپازٹری سٹم اکاؤنٹ ہولڈرا کاؤنٹ نمبر _____ پارٹیسپنٹ آئی ڈی نمبر ____ بذريعه مذا محترم المحترمه _____ ساکن جو کمپنی کامبر ہے بہطابق شئر رجیٹر فولیونمبر _____ یا (اسکی غیر موجودگی) میں محتر م امحتر مہ _____ ساکن _____ جو کمپنی کاممبر ہے بہطابق شیر رجٹ فولیونمبر ____ کومورخہ 28ا کتو بر 2019ء (ہفتہ) کومنعقد ہونے والے کمپنی کے 30 ویں سالانہ اجلاس عام میں جن رائے دہمی استعمال کرنے ،تقریر اور شرکت کرنے کے لئے اپنا/ ہمارا بطور محتار (پراکسی) مقرر کرتا ہوں/ کرتے ہیں۔ بطورگواه مير ب د شخط_____ آج بروز_____ بتاريخ _____2019ء يبغ _____ پانچ روپ کارسیدی نوٹ: ^طکٹ چسپاں کریں ا۔ پراکساں تب تک موئڑ ہو سکے گی جب کمپنی کے رجسڑ ڈ دفتر میں دستخط شدہ ،اجلاس سے کم از کم 48 گھنے قبل پہنچ جا کیں۔

یں کوئی بھی شخص اس وقت تک پراکسی کےطور پر کا مٰہیں کرسکتا جب تک وہ کمپنی کامبر نہ ہو۔ ماسوائے کمپنی کے جوکسی دوسرے

دوسر ٹی خص کو براکسی مقرر کر سکتی ہے۔

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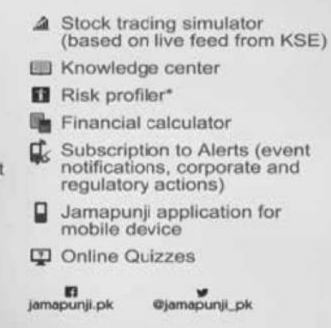


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