

GULISTAN SPINNING MILLS LIMITED

ANNUAL REPORT 2017

CONTENTS

COMPANY INFORMATION	02
CORPORATE VISION / MISSION STATEMENT	03
NOTICE OF ANNUAL GENERAL MEETTING	04 - 05
DIRECTOR'S REPORT	06 - 14
REWIEW REPORT	15
AUDITOR'S REPORT	16
BALANCE SHEET	17
PROFIT AND LOSS ACCOUNT	18
STATEMENT OF COMPREHENSIVE INCOME	19
CASH FLOW STATEMENT	20
STATEMENT OF CHANGES IN EQUITY	21
NOTES TO THE FINANCIAL RESULTS	22 - 55
KEY OPERATING AND FINANCIAL RESULTS	56
PATTERN OF SHAREHOLDING	57 - 58
EORM OF BROVV	

GULISTAN SPINNING MILLS LIMITED COMPANY INFORMATION

BOARD OF DIRECTORS Mr. Muhammad Akhtar Mirza (Chairman)

Mr. Sohail Maqsood (Chief Executive)

Mr. Muhammad Ashraf Khan

Mr. Akhtar Aziz

Mr. Muhammad Asif Akram

Mr.Abid Sattar

Mr. Muhammad Arif

AUDIT COMMITTEE Mr. Akhtar Aziz (Chairman)

Mr. Muhammad Akhtar Mirza

Mr.Abid Sattar

HR & REMUNERATION COMMITTEE Mr. Muhammad Asif Akram (Chairman)

Mr. Muhammad Akhtar Mirza

Mr.Abid Sattar

CHIEF FINANCIAL OFFICER Mr. Salman Ali Riaz

COMPANY SECRETARY Mr.Muhammad Junaid Akhtar

AUDITORS M/s. Baker Tilly Mehmood Idress Qamar

Chartered Accountants

Lahore.

LEGAL ADVISOR Akhter Javed-Advocate

TAX CONSULTANT M/s. Sharif & Company-Advocate

SHARE REGISTRAR OFFICE M/s. Hameed Majeed Associates (Pvt) Ltd.

Karachi Chamber

Hasrat Mohani Road Karachi

Ph. 32424826, 32412754, Fax. 32424835

REGISTERED OFFICE 2nd Floor, Finlay House,

I.I. Chundrigar Road,

Karachi.

REGIONAL OFFICE 2nd Floor, Garden Heights,

8Aibak Block, New Garden Town,

Lahore.

MILLS Unit-II Jumber Khurd Tehsil Chunnian Dist. Kasur

WEB PRESENCE http://www.gulshan.com.pk/corporate/gulistan.html

GULISTAN SPINNING MILLS LIMITED

CORPORATE VISION / MISSION STATEMENT

VISION

We aim at transforming GSML into a complete Textile unit to further explore international market of very high value products. Our emphasis would be on product and market diversification, value addition and cost effectiveness. We intend to fully equip the Company to acquire pioneering role in the economic development of the Country.

Mission

The Conpany should secure and provide a rewarding return on investment to its shareholders and investors, quality product to its customers, a secured and environment friendly place of work to its employees and parent itself as a reliable partner to all business associates.

GULISTAN SPINNING MILLS LIMITED

NOTICE OF ANNUAL GENERAL MÉETING

Notice is hereby given that Annual General Meeting of Gulistan Spinning Mills Limited (the "Company") will be held at 2nd Floor Finlay House, I.I. Chundrigar Road, Karachi on Friday 28th September, 2018 at 12:00 noon, to transact the following business:

- 1. To confirm the minutes of the last Annual General Meeting of the Company.
- 2. To receive, consider and adopt the audited financial statements of the Company for the financial year ended on June 30, 2017 together with Directors' and Auditors' Reports thereon.
- 3. To appoint auditors of the company for the next financial year 2017-2018 and fix their remuneration. The retiring Auditors M/s Baker Tilly Mehmood Idress Qamar, Chartered Accountants, being eligible, have offered themselves for reappointment as Auditors of the company.

4. To transact any other business with the permission of the Chairman

By Order of the By Order of Muhammad Junaid Akhtai Company Secretary

Lahore:

September 07, 2018

NOTES:

- 1- The share transfer books of the company will remain closed and no transfer of shares will be accepted for registration from 21st September, 2018 to 28th September, 2018 (both days inclusive).
- 2- A member entitled to attend and vote at the general meeting may appoint any other member as proxy in writing to attend the meeting and vote on his/her behalf. Duly completed form(s) of proxy must be deposited with the Company at the Registered Office of the Company not later than 48 hours before the time fixed for the meeting.
- 3- CDC Account Holders are requested to bring with them their CNIC along with participant I.D &their account number at the time of meeting in order to facilitate identification. In case of corporate entity, a certified BOD resolution/valid power of attorney with specimen signature of the nominee be produced at the time of meeting.
- 4- Members are requested to notify immediately changes of their addresses (if any) to our Shares Registrar M/s Hameed Majeed Associates (Pvt) Limited, Karachi Chamber, Hasrat Mohani Road, Karachi.

كلتان سينك ملزلميثر

اطلاع برائے سالانہ مجلس عاملہ

اطلاع دی جاتی ہے کہ گلتان سپنگ ملزلمیٹڈ کمپنی کے سالانہ مجلس عاملہ کا اجلاس منعقد کیا جار ہا ہے جو کہ مورخہ 28 ستمبر 2018 بروز جمعہ کو بوقت 12:00 بج بمقام سیکنڈ فلور فنلے ہاؤس آئی آئی چندریگر روڈ کراچی پرمنعقد ہوگا۔اس اجلاس میں مندرجہ ذیل امور سرانجام دیے جائیں گے۔

- 1- پچھلے سالانہ جلس عاملہ کا اجلاس کے منٹس یرعملدر آمد کا جائزہ لیا جائیگا۔
- 2- سمپنی کے آڈٹ شدہ مالی امور کا بیان برائے دورانیہ مالی سال 30 جون 2017 بمعہ ڈائر یکٹرز اور آڈپیٹرز اور آڈپیٹرز کی رپورٹس کو وصول کیا جائے گا۔ (انکی نقول بورڈ ارکان کو بانٹی جائیں گی) اوران میں موجود سفارشات، مشاہدات اعتراضات برجائزہ /غوراور فیصلے کئے جائیں گے۔
- 3- الگے مالی سال 2018 2017 کے لئے کمپنی کے اڈیٹرزکومقرر کیا جائے گا اور ان کی معاونت کا تعین کیا جائے گا۔ برخاست شدہ اڈیٹرزمیسرز باقرٹلی محمود، ادریس قمر، چارٹرڈ اکا وُنٹس نے اپنی کمپنی کو دوبارہ مقرر ہونے کے لئے پیش کیا ہے۔ ان کی درخواست پر فیصلہ کیا جائے گا۔
 - 4- چیئر مین کی اجازت سے مزید کاروبارا پنانے کے امور کونیٹا یا جائے گا۔

7 ستبر 2018 ، لا مور جاری کیا گیا بذر بعه آرڈرازاں بورڈ آف ڈائر یکٹرز مجمع جنیداختر (سمپنی سیکرٹری)

اہم اطلاع۔

- 1- کمپنی کے شیئر ٹرانسفر بکس بند کردیئے جائیں گے اور 21 ستمبر 2018 تا 28 ستمبر 2018 تک (جھے کے دونوں چھٹی کے دنوں کے لئے بھی) کسی شیئر کی ٹرانسفر قبول نہیں کی جائے گی۔
- 2- وہ رکن جوسالا نیمجلس عاملہ کا اجلاس ووٹ دینے کاحق رکھتا ہے اپنا کوئی بھی نمائندہ بطور پروکسی مقرر کرسکتا ہے جواس کے بدلے/اس کی جگہ دوٹ دیے۔ جس کے لئے اس کو کمپنی کے رجٹر ڈ دفتر میں سالا نیمجلس عاملہ کا اجلاس سے 48 گھنے قبل متعلقہ پروکسی فارم پُر کر کے جمع کروانا ہوگا۔
- 3- سی ڈی سی شیئر زہولڈرز سے گذارش ہے کہ وہ سالانہ مجلس عاملہ/میٹنگ میں ووٹ دیے وقت اپنے اصل شاختی کارڈ/پاسپورٹ پیش کریں۔ تا کہ ان کی شناخت ہو سکے بصورت دیگر وہ اپنے شاختی کارڈ/پاسپورٹ کی تضدیق شدہ فقل پیش کریں گے۔کاپوریٹ کمپنی کی صورت میں بورڈ آف ڈائر بکٹرز کی قرار داد کا شیفیسیٹ/قابل قبول مختار نامہ جس میں مختار دہندہ اور نمائند ہے/مختار کنندہ کے spe cimen وستخط شبت ہوں پیش کیا جائے۔
- 4- ارکان سے گذارش ہے کہ وہ اپنے کسی بھی موقع پر پہتہ کی تبدیلی کی صورت میں میسرز حمید مجید ایسوسی ایٹس (پرائیویٹ) لمیٹلڈ، کراچی چیمبر، حسرت موہانی روڈ کراچی کے شیئر رجسڑ ارکوفوری طور پر آگاہ کریں۔

GULISTAN SPINNING MILLS LIMITED

Director's Report to Shareholders

The Directors of your Company are pleased to place their report together with the Auditor's Report and audited Financial Statements of the Company for the year ended June 30, 2017 at the Annual General Meeting of Company.

Overview

The year under review has also been proved difficult period. Severe energy crises coupled with ongoing financial impediments have obstructed the utilization of production capacities. The root cause for this underutilization had been non-availability of working capital facilities which were blocked by the banks/financial institutions unilaterally, and resultantly the Company could not efficiently purchase sufficient raw material to run the installed capacities at optimum level. This hindered the Company's plan to achieve the desired production targets which badly affected our sales turnover as well as profitability of the Company. In spite of the ongoing adverse eventualities the Management is making all possible efforts to keeps the Mills operational.

The debt amortization profile, higher interest cost and associated liquidity problems have forced the Company to initiate restructuring of its debt obligations subject to reconciliation of financial obligations to ensure continued timely discharge of its commitments to its lenders. The Company has initiated the debt restructuring process with the help of the key lending financial institutions. In this regard leading law firm has been appointed as transaction lawyer and restructuring plan/terms are in process of finalization and majority of banks/financial institutions have agreed in principle to the restructuring process. Once achieved it would improve the company's financial health and liquidity of the Company.

The Management is conscious of the issues that are affecting our operations and are committed to plans to turn Company into profitable entity by implementing the restructuring process for better financial position, strengthening our operations through proficient acumen, improving manufacturing processes and offering better service to our customers.

Operating & Financial Performance

Operating indicators	2017	2016	
	(Rupees)	(Rupees)	
Sales	11,700,000/-	3,000,000/-	
Cost of goods sold	(55,070,749)/-	(34,715,196)/-	
Financial cost	(4,493,413)/-	(10,671,391)/-	
Pre tax Loss	(49,051,322)/-	(34,303,093)/-	
Provision for taxation	16,277,777/-	(3,212,374)/-	
Loss after taxation	(32,773,545)/-	(37,515,467)/-	

Future Outlook

The Company's Management in order to offset the effect of increased power cost and Rupee devaluation is trying hard to utilize the production capacity to its optimum level.

The high cost of production resulting from higher cotton prices, rising energy costs, increasing prices of imported inputs due to depreciation of Pakistani rupee, double digit inflation, and prolonged power cuts are posing serious threats to textile sector. On these fronts the situation is expected to remain volatile in the future.

Going forward, the Company is focusing on strategy to consolidate its customer base, rationalize production volume and achieve pricing targets to increase profitability. Bottle neck in achieving these miles stones was non-availability of working capital lines. This impediment is expected to be over in near future as the restructuring process is expected to be completed soon and this would result in better utilization of production capacities. Once the ongoing reconciliation & restructuring process is completed, we would be in better position to embark upon timely better priced procurement of the required raw materials. To increase profitability and improve performance, wide ranging and significant measures are being implemented by the Company focusing on cost reduction and increase in margins.

Subsequent to the restructuring and other proposed measures mentioned above, the Management of the Company envisaged for the continuing operations of the Company. With positive impact on finance costs, reduced costs, more effective management of resources and raw material procurement, the Company is expected to operate profitably, subject to impact, if any, of uncontrollable external circumstances including power crises and global market conditions.

Auditors' Observations

Auditors' Observation regarding going concern, the Management has approached the banks/financial institutions for speed up the process of negotiations and finalization of financial restructuring of its debts and is confident that outcome will be positive. It is worth noting that restructuring process is at final stage and in this respect majority of the banks/financial institutions have agreed in principle to it. A Scheme of Arrangement by the Creditors is in process of finalization with the banks which is being drafted by the Transaction Lawyer and after its approval from Honourable Sindh High Court, a syndicated restructuring agreement is proposed to be executed between the Company and respective banks. According to restructuring terms all ongoing litigations by or against the Company will be withdrawn by the respective parties.

The Management is making utmost efforts to recover from the present financial crises and has made maximum possible efforts to come out from the prevailing crisis. Reluctantly, the Management has to retrench most of their manpower strength and has taken steps towards resource conservations, effective utilizations of natural resources and raw materials. The Management therefore is of the view that after restructuring of debts going concern observation will be resolved.

Due to pending litigation in the High Court against the Company for recovery of amount, the Company has not provided accrued mark-up in these accounts. Consequently banks/financial institutions have not confirmed the amounts which are already disputed by the Company.

The Company is very hopeful that with reconciliation of amounts, release of security in post reprofiling scenario, the financial health of the Company will be improved which will enable the Company to purchase cost effective timely raw material, manage the resources properly, combat the pressures of local and global market and tackle with energy crises.

Corporate Governance

The Company has been complying with the rules & regulations of Securities and Exchange Commission of Pakistan and has implemented better internal control policies with more rigorous checks and balances.

Board meetings and attendance

Four (4) meetings of the Board of Directors were held and attendance thereof by each director is as follows:

Name of Director	No of meeting attended
Mr. Tanveer Ahmed(reigned 10/04/2017)	3
Mr. Riaz Ahmed (reigned 10/03/2017)	2
Mr. Sohail Maqsood	4
Mr. Iftikhar Ali	4

Mr.Muhammad Yousaf	4
Mr. Abid Sattar	1
Mr.Muhammad Akhtar Mirza	4
Mr Ashraf Khan	1

Leaves of absence were granted to the members who could not attend the meetings.

Audit Committee

The Board of Directors of the Company in compliance with the Code of Corporate Governance has established an Audit Committee. Four (4) meetings of the Audit Committee were held and attendance thereof by each member is as follows:

Name of Members	No of meeting attended
Mr.SOHAIL MAQSOOD	4
Mr.M Maqsood –ul-haq	4
Mr.Muhammad Yousaf	0

HR & Remuneration Committee

The Board of Directors of the Company in compliance with the Code of Corporate Governance has also established HR & Remuneration Committee. The names of its members are given in the Company information.

Internal Audit Function

The Board has implemented a sound and effective internal control system including operational, financial and compliance controls to carry on the business of the Company in a controlled environment in an efficient manner to address the Company's basic objectives.

Internal audit findings are reviewed by the Audit Committee, where necessary, action taken on the basis of recommendations contained in the internal audit reports.

Corporate Governance & Financial Reporting Framework

As required by the code of corporate governance, directors are pleased to report that:

- The financial statements prepared by the Management of the Company present fairly its true state of affairs, the results of its operations, cash flows and changes in equity.
- Proper books of account of the Company have been maintained.
- Appropriate accounting policies have been consistently applied in preparation of financial statements and accounting estimates are based on reasonable and prudent judgment.
- International accounting standards, as applicable in Pakistan have been followed in preparation of financial statements.
- The system of internal control is sound and has been effectively implemented and monitored.
- The Board is satisfied that there is no concern as regard to going concern under the Code and as duly explained in note 1.3 of Financial Statements.
- There has been no material departure from the best practices of corporate governance as detailed in the listing regulations of the stock exchanges.
- Key operating and financial data for the last six years is annexed.
- There are no statutory payments on account of taxes, duties, levies and charges which are outstanding as on June 30, 2017 except for those disclosed in the financial statements.
- No material changes and commitments affecting the financial position of your Company have occurred between the end of the financial year to which this Balance Sheet relates and the date of the Directors' Report, except for those disclosed in the financial statements.

Earnings/(Loss) Per Share

The loss per share of the Company for the period ended June 30, 2017 was Rs. (2.24) as compared to the previous year of Rs. (2.56)

Dividends

Due to circumstances discussed above, the Board of Directors does not recommend dividend for the year ended on June 30, 2017.

Corporate Social Responsibility

The company is responsible corporate citizen and fully recognizes its responsibility towards community, employees and environment.

Web presence

Annual and periodical financial statements of the Company are also available on the Company website www.gulshan.com.pk for information of the shareholders and others.

Related Party Transactions

The transactions between the related parties were made at Arm's Length prices determined in accordance with the "comparable uncontrolled price method". The Company has fully complied with the best practices on transfer pricing as contained in the listing regulations of stock exchanges in Pakistan.

Trading in Company's Shares

During the year under review the trading in shares of the Company by the Directors, Chief Executive Officer, Chief Financial Officer, Company Secretary and their spouse and minor children is as follows:

Name	Opening Balance as on 01.07.2016	Purchases	Sales	Closing Balance as on 30.06.2017
	NIL	NIL	NIL	NIL

Statement on Value of Staff Retirement Benefit

As on June 30, 2017 deferred liability for gratuity is Rs.511,751/-

Auditors

Messrs Baker Tilly Mehmood Idress Qamar, Chartered Accountants being eligible have offered themselves for re-appointment. The Audit Committee has also recommended their appointment as External Auditors of the Company for the next financial year 2016 - 2017.

Pattern of Shareholding

The pattern of shareholding as at June 30, 2017 including the information under the code of corporate of governance is annexed.

Acknowledgement

Finally, the Board avail this opportunity to thank our valued customers and financial institutions whose faith and support over the years has fostered a mutually beneficial relationship which played a pivotal role in improving our products services and contributions to the economy.

The Board also wishes to place on record its appreciation for the employees members of management team for their efforts, commitment and hard work and to the shareholders for the trust and confidence reposed in it.

Lahore Aug 10, 2018

On behalf of the Board

SOHAIL AQSOD

CHIEF EXECUTIVE

گلستان سيننگ ملز لميشر

شيئرز ہولڈرز کودی گئی ڈائر یکٹر کی رپورٹ

گلتان سپنگ ملزلمیٹڈی سالانہ جزل میٹنگ کے موقع پر کمپنی کے ڈائر کیٹرز کمپنی کے مالی بیانات کی رپورٹ پیش کررہے ہیں جو کہ ایڈیٹرز کی رپووٹ کے ساتھ منسلک ہے ہے کہ رپورٹ زیرجائزہ مالی سال مورخہ 30 جون 2017 پیش کا جارہا ہے۔

مجموعی جائزہ۔

زیر جائزہ سال مجموعی طور پر کافی مشکل سال ثابت ہوا ہے۔ سنگین توانائی کے بحران کے ساتھ ساتھ مالی ذرائع کی عدم دستیابی نے پیداواری صلاحیتوں کے استعال میں رکاوٹ دالے رکھی۔

اسکے علاوہ ان نقصانات کا بنیادی سبب کام چلانے کے لئے سرمایہ کی عدم دستیابی سے پیدا ہونے والے مالی بحران کی وجہ سے بینکس اور دیگر مالی اداروں کی طرف سے بھی مالی امداد کو جو بھی کی طرفہ طور پرروک دیا گیا جس کے نتیج میں کمپنی ہذا خام مال جس کی مدد سے موجود مشینری کومنا سب سطح کی حد تک جلا کر پیداوار کو بڑھایا جانا منا سب مقدار میں مناسب وقت پر نہ خرید کی ۔

ان حالات نے مطلوبہ پیداوار کے اہداف کو حاصل کرنے کے لئے کمپنی کی منصوبہ بندی کوروک دیا۔ نیتجاً ہماری سیلزٹرن اوور پراور کمپنی کے منافع کی صلاحیت پر بری طرح اثر پڑا۔ جبکہ اس کے برعکس موجودہ بدترین جالات کے باوجودا نظامیہ کمپنی کی ملز کو چلانے کی ہرمکن سرتو ڑکوشس کررہی ہے

قرضہ بڑھانے کی سخت شرائط بلند شرح سود، منسلکہ لیکیویڈٹی کے مسائل نے کمپنی کومجبور کیا کہ وہ اپنے فرض اور واجبات کی ادائیکیوں کے لئے مزید وقت حاصل کرے جو کہ گفت وشنید کے بعداس شرط پر کہ وہ اپنے قرضہ جات وقت پرادا کر گئی کمپنی کومزید وقت مل جائے گا۔

کمپنی نے مارکیٹ میں کلیدی حیثیت رکھنے والی مالی اداروں/بینکس کے ساتھ مل کر فرض کے حصول کاعمل شروع کیا ہے۔

اس سلسلہ میں تمینی نے معروف قانونی فرم کوبطور مالی امور کی وکیل مقرر کیا ہے اور شرائط وضوابط اور منصوبہ بندی کی دستاویزی شکل مین تیاری اینے آخری مراحل میں ہے اور بیشتر مالی اداروں نے ہمارے قرض کے حصول کی منصوبہ

بندی کوسراہا/منظور کیا ہے۔اگرایک دفعہ ہم اپنی اس منصوبہ بندی کو پورا کرنے میں کامیاب ہو گئے تو اس سے کمپنی کو مالی حیثیت اور دیگر حساب کتاب میں بہتری آئیگی۔

ا تظامیہ حالیہ پیش آنے والے مالی مسائل سے باخبر ہے جو کہ ہمارے آپیشنز پراٹر انداز ہور ہے ہیں اور انظامیہ اینے مالی امور کی تشکیل نو اور بہتر منصوبہ بندی کر کے کمپنی کو ایک منافع بخش کمپنی بنانے کے لئے پرعظم ہے اور اپنی اعلیٰ پیشہ ورانہ صلاحیتیوں کو بروئے کارلاتے ہوئے اپنے آپریشنز/سرگرمیوں کومضبوط کریگی اور پیدا واری عوامل (پراسس) میں ترقی لاتے ہوئے اپنے سٹم زکو بہتر سے بہتر خدمات باہم پہنچائے گی۔

ایریٹنگ (کام کی سرگرمیوں)اور مالی کارکردگی کا جائز ء

2016	2017	کام کی نوعیت
3,000,000 -	11,700,000/-	سيز
(34,715,196)/-	(55,070,749)/-	فروخت کئے گئے سامان پر اٹھنے والی لاگت(اخواجات)
(10,671,391)/-	(4,493,413)/-	مالياتی لاگت
(34,303,093)/-	(49,051,322)/-	ٹیکس دینے سے پہلے کا نقصان
(3,212,374)/-	(16,277,777)/-	فیکس
(37,515,467)/-	(32,773,545)/-	ٹیکس دینے کے بعد کا نقصان

مستقبل کی تصویریشی/منصوبه بندی

کمپنی کی انظامیہ پیداواری لاگت کو کم کرنے کے لئے اور روپے کی قدر میں کمی کے اثر ات/نقصانات کو کم کرنے کے لئے پیداواری صلاحیت کے زیادہ سے زیادہ استعال میں لانے کے لئے زبر دست محنت کر رہی ہے۔
پیداواری لاگت میں اضافہ اصل میں کپاس کی قیمت میں اضافہ ، تو انائی کے ذرائع کے شدید بحران ، روپ کی قدر میں کمی کی وجہ سے اور در آمدی اشیاء کی قیمتوں میں اضافے ، دو عدد افراط زراور بجلی طویل لوڈ شیڈنگ کی وجہ سے ہوئی جس کی وجہ سے ٹیکسٹائل سیکٹر کوشد بدحالات کا سامنا ہے۔

ان جالای کیش نظمستقبل میں بھی انہی جالبہ بکاندیشہ سر

اس کے برعکس کمپنی کی توجہا ہے کسٹمرز کے ساتھ تعلقات کو شحکم کرنے پراورا پنے بیداواری جم کو معقول کرنے اور اپنی قیمتوں کے قیمن کے اہداف کے حصول پر مرکوزر کھے ہوئے ہے تا کہ منافع میں اضافہ ہوسکے۔

ان سنگ میل کو حاصل کرنے کی سب سے بڑی رکاوٹ مالی ذرائع کے حصول کی عدم دسیتا بی ہے۔

لیکن ہم بیحالات مستقبل قریب میں ختم ہونے کی امیدر کھ سکتے ہیں کیونکہ ہماری قرضوں کے حصول کی منصوبہ بندی جلد از جلدانے بندی سکتے میں ہے۔ اور پھر قرضوں کے حصول کے لئے پیداواری صلاحیتوں کے استعال میں بڑھوتری ہوسکے گا۔

اگرایک د فعه قرضوں کے حصول کی گفت وشنید کا مرحلہ کا میا بی سے کمل ہو گیا تو ہم خام مال کو برونت اور بہتر کم قیمت میں خرید کیس گے۔

منافع میں اضافہ ار کار کردگی میں ترقی کے لئے تمپنی کی طرف سے طویل المدت اور اہم اقد امات لا گو کئے جارہے ہیں اور تمپنی پیداواری لاگت میں تمپنی اور مارجن میں اضافہ پراپنی توجہ مرکوزر کھے ہوئے ہے۔

متذکرہ بالااقد امات برائے حصول قرض میں کامیا بی کے بعد کمپنی کی انتظامیہ اپنی تمام تر توجہ پیداواری سرگرمیوں پر کردیگی۔ مالی معاملات میں بہتری اور پیداواری لاگت میں مناسب کمی ، مالی ذرائع ، کے حصول اور خال مال کی خریداری کے لئے مزید موثر انتظامی اقد امات ہونے کے بعد کمپنی ہذا امید واثق رکھتی ہے کہ وہ منافع کی کسی راہ پر گامزن ہو جائے گی لیکن اس شرط پر کہ بیرونی طور پر کوئی ایسے نا گہانی حالات میں نہ پیدا ہو جا کیل جیسا کہ زبردست توانائی کا بحرارن اور عالمی مارکیٹ کے برے حالات وغیرہ

آ ڈیٹرز کی طرف سے اٹھائے گئے اعتراضات

آ ڈیٹر نے اس معاملے میں تشویش کا اظہار کیا ہے کہ کمپنی نے ابھی تک بینک ہائے و دیگر مالی اداروں کے سامیہ قرضوں کے حصول کی نئی منصوبہ بندی سابقہ ادائیگیوں کے لئے مزید وقت کے حصول کے لئے تیز ترین اقد امات نہیں اٹھا سکے۔

اس سلسلے میں بیامر قابل توجہ ہے کہ قرضوں کے حصول کی نئی منصوبہ بندی اپنے تکمیلی مراحل پر ہے جس کے تمام خاص خاص امور پر سے بیشتر بینک ہائے/ مالی ادارے ہمارے ساتھ متفق ہیں۔

امور کے قانونی ماہرین بنارہے ہیں اورسندھ ہائی کورٹ کی منظور کے بعد ایک معاہدہ مابین فریقین برائے حصول قرضہ مینی اور متعلقہ بینک ہائے کے درمیان طے یا جائے گا۔

اوراس معاہدہ کی شرائط وضوابط کے مطابق تمپنی اوراسکی مخالف اداروں کے درمیان جاری تمام قانونی کاروائیاں ختم ہوجائیں گی اور فریقین ہرطرح کی قانونی کاروائی سے دستبر دار ہوجائیں گے۔

انتظامیہ ہرممکن کوشس کررہی ہے کہ وہ نمپنی کو حالیہ مالی مسائل اور بدترین بحران سے نکال لے۔ بیشک انتظامیہ نے اپنی بیشتر افرادی قوت کو استعال کیا ہے تا کہ وسائل کے تحفظ قدرتی وسائل اور خام مال کے موثر استعال کے لئے کئے گئے ہرممکن اقد امات کی کامیا بی کویقینی بنایا جائے۔

ہائیکورٹ میں جو کمپنی کے خلاف واجب الا داادائیگیوں کے حصول کے لئے قانونی کاروائی چل رہی ہے اس سلسلہ میں کمپنی نے سود پراضافی سود کی ادائیگی کے نقاضے کور دکر دیا ہے جس کے نتیجہ میں بینک/ مالی اداروں نے کمپنی کے فرمہ واجب الا داپیسوں کو کنفرم نہیں کیا ہے جو کہ پیسے پہلے سے کمپنی ہذانے متناز عقر اردیئے ہوئے ہیں۔

کمپنی کو بیامید واثق ہے کہ ان متناز عدر قوم کے سلسلہ میں اگر مفاہمت ہوگی تو ہمار ہے قت میں طے شدہ قرضوں کی اقلی اقساط جاری ہو جائیں گی اور سابقہ قسطوں کے لئے مزید وقت مل جائے گا۔ جس کے نتیجہ میں کمپنی ہذا کی مالی صلاحیت میں اضافہ ہوگا اور کمپنی قبل از وقت موثر سر مایہ کاری کرتے ہوئے مناسب قیمت پر خام مال خرید سکے گی اور مقامی اور عالمی مارکیٹ کے پریشر کو برداشت کر سکے گی اور مقامی اور عالمی مارکیٹ کے پریشر کو برداشت کر سکے گی اور مقامی اور عالمی مارکیٹ کے پریشر کو برداشت کر سکے گی اور مقامی کے بحران سے لڑسکے گی۔

كار پوریث گورنینس

آپ کی کمپنی سیکوریٹیز اور ایمپینج کمیشن آف پاکستان کے قوانین پربہرصورت عمل پیرا ہے اور اسکے مطابق اپند داخلی مالی و دیگر معاملات کے کنٹرول کی پالیسیز کوبہتر طریقے سے پہلے سے زیادہ تختی سے اور توازن کے ساتھ نافذ کئے ہوئے ہیں۔

بور دُمینُنگز اور حاضر لوگ

	میثنگ میں حاضری	نام ڈائز یکٹر
	3	تنویراحمه (مستعفی شده)
	2	رياض احمد (مستعفی شده)
	4	سهبل مقصود
	4	افتخارعلى
	0	مقصو دالحق
	1	ا شرف خان
	4	اخرّ مرزا
	1	عابد ستار
	2	محمر يوسف
	اضری ہے چھٹی منظور کی گئی۔	جوار کان شامل ہونے سے قاصر تھے ان کی م
		آ دُٹ مینی آ
ے مینی جو	الل پیرا ہوئے کمپنی کے بورد آف ڈائر یکٹرزنے ایک آٹ	حکومت کی طرف سے جاری کردہ ضابطہ پڑ
اجلاس میں	نگیل دی اوران آ ڈٹ سمپنی کےارکان نے آ ڈٹ سمپنی کے	بورڈ کے 3 ڈائر کیٹرز/ارکان پرمشمل ہے، تھ
		شرکت کی جن کی تفصیل درج ذیل ہے۔
	میٹنگ میں شرکت کی تعداد	رکن کا نام
		,
	1	عابد ستار
	4	اخرّ مرذا
	4	محمر يوسف

المراق الكاران الأرام المراجع

حکومت کی طرف سے جاری کردہ ضابطہ پڑعمل پیراہوتے ہوئے کمپنی کے بورڈ آف ڈائر یکٹرز نے ایک انسانی وسائل اوران کے معاوضے کی کمپٹی تشکیل دی اوران ارکان کی تفصیل لف ریورٹ بندا ہے۔

انٹرنلآ ڈٹ کاطریقہ کار (فرائض)

بورڈ آف ڈائر کیٹرز نے مناسب اورموثر داخلی مالی کنٹرول سٹم بنایا ہے اور اس پرتخی سے عمل پیرا ہیں جس میں ،
آپریشنل ، فناشنل اور کمپنی کے کاروباری معاملات سے متعلقہ حکمت عملی پر مناسب طریقے سے عملدر آمد بنایا جاسکے
تاکہ کمپنی کے بنیادی اصول کے مقاصد کو حاصل کیا جاسکے ۔ انٹرنل آڈٹ کی سفار شات اور مشاہدات کو آڈٹ کمپنی نے
نظر ثانی کی اور جہاں پرضروری سمجھا انہوں نے دی گئی سفار شات اور مشاہدات کی روشنی مین مناسب کاروائی گی۔

کار پوریٹ گورنش اور مالیاتی رپورٹنگ کے فریم ورک

کار پوریٹ گورننس کے ضابطہ کے مطابق ڈائر یکٹرز کو بخوش اسلوبی مندرجہ ذیل امورسرانجام دینے ہو گئے۔

- 1- کمپنی انتظامیہ کی طرف سے جو مالی امور کا بیان پیش کیا جائے گا وہ کمپنی کے مالی امور کا اصل اور سچ چہرے کی عکاسی کرے اور کمپنی کے آپریشن کے نتائج / ماحاصل/منافع /نقصان، کیش فلواور ایکونٹی میں تبدیلیاں کی صبح ترجمانی / آئینہ داری کرے
 - 2- تحمینی کے اکاؤنٹ بکس کی مناسب تیاری اور دیکھ بھال کرے۔
- 3- مناسب اکاؤنٹنگ حکمت عملی کی تیاری اور اسکی روشنی میں مالی امور کے بیان اور مالی تخمینہ جات کی تیاری اور اس سلسلہ میں معقول اور دانشمندانہ فیصلے کئے جائیں۔
 - 4- بین الاقوامی ا کا وَ نشتگ سٹینڈ رڈ جو کہ یا کتان میں لا گوہیں کے مطابق مالی امور کا بیان تیار کیا جائے۔
 - 5- اندرونی مالی نظم وضبط کا کنٹرول کاسٹم موثر اور مشککم ہواسکا نفاذ کا مناسب مانیٹرنگ سٹم موجود ہو۔
- 6- بورڈ کے ڈائر کیٹرزکو مالی امور کے بیان کے پیرانمبر 1-3 میں دیئے گئے ضابطہ کے سلسلہ میں کسی قتم کی کوئی خلاف ورزی نہ ہو۔
- 7- کارپوریٹ گورنس کے سلسلہ میں بہترین طریقوں کواختیار کیا جائے جن کا ذکرسٹاک ایسی نے کے قوانین

- میں ہے اور کوئی خلاف ورزی سامنے نہ آئے۔
- 8- گزشتہ 6 سالوں کا آپریٹنگ اور مالی امور کا کلیدی ڈیٹالف ہزاہے۔
- 9- مسكسز، دُيوشيز مُحصولات اور ديگر جار جزك مدمين كوئي اضافي ياغير قانوني ادائيگيان نهيس ك سُكيل _
- 10- حالیہ مالی سال کے اختتام پر جوبیلنس شیٹ اور ڈائر کیٹرز رپورٹ پیش کی گئی اسکے مطابق آمینی کی مالی پوزیشن کے مواد میں کسی قتم کی کوئی کلیدی یا بنیادی تبدیلی نہیں کی گئی جوالیک کمپنی کی مالیاتی صور تحال کومتاثر کرے سوائے ان کے جو مالی امور کے بیان میں اشکار کی گئیں۔

نفع/نقصان بمطابق شيئرز کی قیمت

بمطابق شیئرز کی حالیہ قیمت، کمپنی کا نقصان برائے اختقامی دورانیہ 30 جون 2017، فی شیئر (24 ع)روپے ہے جو کہ پچھلے سال (2.56)روپے فی شیئر تھا۔

منافع

متذکرہ بالا پیش کردہ امور کی روشنی میں بورڈ آف ڈائر یکٹرز نے اختیامی دورانیہ 30 جون 2017 کے لئے کسی منافع کی سفارش نہیں کی ہے۔

ضابطهاخلاق

تمینی ہذا کے ہرڈائر بکٹرز، ملازم کومجوزہ ضابطہ اخلاق کے بارے میں تیار، آگاہ اور متعارف کروایا گیا ہے۔

كار بوريوساجي ذمهداري

آپ کی ممپنی کار پوریٹوساجی ذمہ داریاں جو کہ ساج ،شہری ، دفاع ، ملاز مین کی بہبوداور ماحول دوستی پرمبنی ہے کو پوری طرح سے تسلیم کرتی ہے اور اس پڑل پیرا ہے۔

ویب/ساجی رابطہ کے ذرائع پرموجودگی

سمپنی کی سالا نہ اور متواتر مالی امور کا بیان سمپنی کی ویب سائٹ www.gulshan.com.pk شیئرز ہولڈز اور دیگران کی آگاہی کے لئے موجود ہے۔

متعلقة فريقين كے ساتھ لين دين

متعلقہ فریقین کے ساتھ لین دین کوآ رمزلنگۃ قیمت کے قانون کے مطابق کیاجا تا ہے جو کہ "کمپینیزان کٹر ولڈ پرائس میتھڈ" کے مطابق طے شدہ ہے۔ کمپنی ہذا کارپوریٹ گورننس کے بہترین طریقوں کو اختیار کئے ہوئے ہے جن کا ذکر سٹاک ایکھینچ کے قوانین میں ہے۔

سمپنی کے شیئرز کی ٹریڈنگ

زیر جائزہ سال میں چیف ایگزیکٹو آفیسران، چیف فنانشل آفیسر، کمپنی سیکرٹری، ڈائر یکٹرز اوران کی از واج/خاوند اور بچوں کی طرف سے کمپنی کے شیئر ز کا کاروبار کیا گیا جس کی تفصیل درج ذیل ہے۔

کلوزنگ بیلنس	فروخت	او پنگ بیلنس خریداری	نام
30.06.2017		01.07.2016	
	کوئی نہیں		

عملہ کے ریٹائر منٹ کے بینفٹ کی قیمت کابیان۔

دورانيہ برائے مورخہ 30 جون 2017 ڈیفر ڈلائبلٹی برائے گریجو ٹی کی قیم 511,751روپے مخص کی گئی ہے۔

آ ڈیٹرز

میسرز باقر ٹلی محمود،ادرلیں قمر، جارٹرا کا وَنٹنٹس نے اپنی کمپنی دوبارہ مقرر کرنے کی پیشکش کی ہے اور آڈٹ کمپنی نے بھی ان کوبطور کمپنی کی بیرونی آڈیٹرز برائے اگلے مالی 2018-2017 یناتی کی سفارش/منظوری کی ہے۔

شيئرز مولدنگ كاپيرن

ضابطہ برائے کارپوریٹ گورنس کے مطابق 30 جون 2017 اشیئر ہولڈنگ کا پیٹرن لف رپورٹ ہذا ہے تحسینی اعترافات

آخر میں ہم اس موقع کا فائدہ اٹھاتے ہوئے چاہیں گے کہ اپنے کسٹمرز ،اور مالی ادارے/بینکرز کاشکرا بیادا کریں جو کہ انہوں نے کمپنی کی ترقی اورنشو ونما کے لئے مسلسل حمایت اور تعاون کیا اور ہم امیدکرتے ہیں کہ س جذبے سے بھی تعاون اور حمایت جاری رہے گی۔ اس تمام عرصہ میں سخت محنت اور لگن سے کام کیا اور ہم آمدہ سال میں بھی اس لگن اور محنت کی امیدر کھتے ہیں تا کہ ہماری کمپنی پہلے سے بھی زیادہ بہتر نتائج حاصل کرے۔

آخر میں (لیکن بالکل آخری نہیں) انظامیہ اپنے بورد کی ہر دفعہ کی طرح اس دفعہ بھی بھر پر تعاون اور رہنمائی کا شکرایہ اداکرتے ہیں جو ہماری کمپنی کے لئے مستقبل کی زبر دست منصوبہ بندی، بہتر رہنمائی اور مقاصد کا تعین کرتے ہیں۔



مورخه 10/08/2018



Gulistan Spinning Mills Limited

1st Floor, Garden Heights, 8-Aibak Block, New Garden Town, Lahore, Pakistan. UAN: +92-42-111-200-000, Tel: +92-42-35941819-23 Fax: +92-42-35941737-38 E-mail: info@gulistangroup.com.pk, G.N. Comtext: A21PK002



STATEMENT OF COMPLIANCE WITH THE CODE OF CORPORATE GOVERNANCE

Year Ended

June30, 2017

This statement is being presented to comply with the Code of Corporate Governance (CCG) contained in Regulation No. 35 offisting regulations of Pakistan Stock Exchange Limited for the purpose of establishing a framework of good governance, whereby a listed company is managed in compliance with the best practices of corporate governance.

The Company has applied the principles contained in the Codein the following manner:

1. The Company encourages representation of independentnon-executive directors on its Board of Directors. At present the Board of Directors includes five (5) non-executive directors.

	Category	Names
Independe	nt Director	Mr.Muhammad Yousaf
Executive	Directors	Mr.SohailMaqsood and Mr.Muhammad Ashraf Khan
Non-Exec	utive Directors	Mr. Maqsood ul Haq, Mr. Muhammad AkhtarMirza, Mr. AbidSattar, Mr. Iftikhar Ali and Mr. Muhammad Yousaf

- 2. The directors have confirmed that none of them isserving as a director in more than seven listed companies, including this Company.
- 3. All the resident directors are registered as taxpayers and none of them has defaulted in payment of anyloan to a banking company, a DFI or an NBFI or, being a member of a stock exchange, has been declared as a defaulter by that stock exchange.
- 4. No casual vacancies occurring in the Board during the period under review.
- 5. 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.
- 6. 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 dateson which they were approved or amended has been maintained.
- 7. All the powers of the Board have been duly exercised and decisions on material transactions including appointment and determination of remuneration and term and conditions of employment of the chiefexecutive officer and executive and non-executive directors have been taken by the Board.
- 8. 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 and the Board met at least once in every quarter. Written notices of the Board meetings, along with agenda and working papers, were circulated at least seven days before the meetings. The minutes of the meetings were appropriately recorded and circulated.
- 9. The Board has approved appointment of Chief Financial Officer, Company Secretary and Head of Internal Audit, including their remuneration and terms and conditions of employment.

Gulistan Spinning Mills Limited



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- 10. The directors' report for this year has been prepared in compliance with the requirements of the CCG and fully describes the salient matters required to be disclosed.
- 11. The financial statements of the company were duly endorsed by CEO and CFO before approval of the board.
- 12. The directors, CEO and executives do not hold any interest in the shares of the company other than that disclosed in the pattern of shareholding.
- 13. The Company has complied with all the corporate and financial reporting requirements of the CCG.
- 14. The Board has formed an audit committee. It comprises three members, of whom two are non-executive directors including the chairman of the committee
- 15. The meetings of the audit committee were held at least once every quarter prior to approval of interim and final results of the company and as required by the CCG. The terms of reference of the committee have been formed and advised to the committee for compliance.
- 16. The board has formed an HR and Remuneration Committee. It comprises of three board members of whom two are non-executive directors and chairman of the committee is a non-executive director.
- 17. The board has set up an effective internal audit function who are considered suitably qualified and experience for the purpose and are conversant with the policies and procedures of the Company.
- 18. 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, 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.
- 19. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the listing regulations and the auditors' haveconfirmed that they have observed IFAC guidelines in this regard.
- 20. The closed period', prior to the announcement of interim/final results, and business decisions, which may materially affect the market price of company's securities, was determined and intimated to directors, employees and stock exchange..
- 21. Material/price sensitive information has been disseminated among all market participants at once through stock exchange.

22. We confirm that all other material principles enshrined in the CCG have been complication.

Lahore: August 10, 2018

Chief Executive



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REVIEW REPORT TO THE MEMBERS ON STATEMENT OF COMPLIANCE WITH THE CODE OF CORPORATE GOVERNANCES

We have reviewed the enclosed Statement of Compliance with the best practices contained in the Code of Corporate Governance (" the Code") prepared by the board of Directors of Gulistan Spinning Mills Limited (" the Company") for the year ended June 30, 2017 to comply with the requirement of Listing Regulations No. 35 of the Pakistan Stock Exchange Limited (formerly Karachi and Lahore Stock Exchanges) where the Company is listed.

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

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

The Code requires 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 of its related party transactions distinguishing between transactions carried out on terms equivalent to those that prevail in arm's length transactions and transactions which are not executed at arm's length price and recording of proper jurisdiction for using such alternate prices mechanism. We are only required and have ensured compliance of this requirements to the extent of the approval of the related party transactions by the Board of Directors upon recommendation of the Audit Committee. We have not carried out any procedures to determine whether the related party transactions were undertaken at arm's length price or not.

Following instances of non-compliance by the Company with the requirements of the Code were observed which are not stated in the Statement of compliance:

- i. During the year, no director of the Company has obtained certification under directors' training program as required by clause (xi) of the Code.
- ii. The Company has not prepared, circulated and filed quarterly unaudited finacial statements and half yearly financial statements subject to a limited scope review as required by clauses (xviii and xix) of the Code.

Based on our review, except for the above transactions of non-compliance, nothing has come to our attention that causes to believe that the Statement of Compliance does not appropriately reflect the Company's compliance, in all material respect, with the best practices contained in the Code as applicable to the Company for the year ended June 30, 2017.

BAKER TILLY MEHMOOD IDREES QAMAR

Chartered Accountants

Name of Engagement Partner: Bilal Ahmed Khan

Date: August 10,2018

Lahore

Karachi Office:



188 D-1, Model Town, Lahore - Pakistan.

Tel: +92 (042) 3584-2491

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AUDITOR'S REPORT TO THE MEMBERS

Fax:+92 (042) 3584-5040

We have audited the annexed balance sheet of Gulistan Spinning Mills Limited ("the Company") as at June 30, 2017 and the related profit and loss account, statement of other comprehensive income, cash flow statement and statement of changes in equity together with the notes forming part thereof, for the year then ended and we state that, except for the matter stated in paragraph (c) below, we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of our audit.

It is the responsibility of the Company's management to establish and maintain a system of internal control, and prepare and present the above said statements in conformity with the approved accounting standards and the requirements of the Companies Ordinance, 1984. Our responsibility is to express an opinion on these statements based on our audit.

We conducted our audit in accordance with the auditing standards as applicable in Pakistan. These standards require that we plan and perform the audit to obtain reasonable assurance about whether the above said statements are free of any material misstatement. An audit includes examining on a test basis, evidence supporting the amounts and disclosures in the above said statements. An audit also includes assessing the accounting policies and significant estimates made by management, as well as, evaluating the overall presentation of the above said statements. We believe that our audit provides a reasonable basis for our opinion and, after due verification, we report that:

- (a) as described in note 1.3, to these financial statements, the financial statements have been prepared on going concern basis. The Company has accumulated loss of Rs. 1,669.78 million as at June 30, 2017, shareholder's equity is negative by Rs. 1,498.37 million and as of that date the Company's current liabilities exceed its current assets by Rs. 1,784.76 million. The Company is facing operational and financial problems. Further, various banks and financial institutions have filed recovery suits against the Company as detailed in note 29.1.1 to the financial statements and the ultimate outcome of these suits can not presently be determined because these matters are pending before various courts. These events indicate a material uncertainty that may cause significant doubt on the Company's ability to continue as a going concern and therefore the Company may not be able to realize its assets and discharge its liabilities in the normal course of business. In our opinion, the going concern assumption used in the preparation of these financial statements is inappropriate.
- (b) mark-up / interest on long-term finances, lease finances and short-term borrowings to the extent aggregating Rs. 820.40 million, including balance of Rs. 121.00 million for the current year, has not been accrued in these financial statements, thereby reducing shareholders' equity and current liabilities by Rs. 820.40 million, and reducing loss for the current year by Rs. 121.00 million as fully detailed in note 25.1 to these financial statements.
- (c) we have not received year end confirmations from banks and financial institutions in respect of bank balances aggregating Rs. 6.391 million (note 16.1) and short-term borrowings aggregating Rs. 1.145 billion (note 26.4). No confirmations have been received in respect of lease deposits (note 8), long-term finances from banking companies (note 21 and 27), liabilities against assets subject to finance lease (note 22 and 27), payable against overdue letter of credit (note 24.2), and accrued mark-up / interest (note 25 and 14). Further, year-end bank statements from various banks and financial institutions in respect of bank balances and short-term borrowings were also not available.
- (d) in our opinion, except for the matters detailed in aforementioned paragraphs (b) and (c) proper books of account have been kept by the Company as required by the Companies Ordinance, 1984.
- (e) in our opinion:
 - (i) except for the matters detailed in aforementioned paragraphs (a) to (c) the balance sheet and profit and loss account together with the notes thereon have been drawn up in conformity with the Companies Ordinance, 1984 and are in agreement with the books of account and are further in accordance with accounting policies consistently applied;
 - (ii) the expenditure incurred during the year was for the purpose of the Company's business; and
 - (iii) the business conducted, investments made and the expenditures incurred during the year were in accordance with objects of the Company.
- (f) in our opinion, because of the significance of the matters discussed in paragraph (a) to (c), above, the financial statements do not present fairly the financial position of the Company as at June 30, 2017 and of its financial performance, its cash flows and changes in equity for the year then ended in accordance with approved accounting standards as applicable in Pakistan and requirements of the Companies Ordinance, 1984.

(g) in our opinion, no Zakat was deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980).

BAKER TILLY MEHMOOD IDREES QAMAR

Lahore

Date: August 10, 2018

Chartered Accountants
Name of Engagement Partner: Bilal Ahmed Khan



Karachi Office

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GULISTAN SPINNING MILLS LIMITED BALANCE SHEET AS AT JUNE 30, 2017

		2017	2016
	Note	Rupees	Rupees
ASSETS			
NON-CURRENT ASSETS			
Property, plant and equipment	6	869,698,395	896,048,764
Long-term investments	7	17,357,499	15,471,666
Long-term deposits	8	2,061,925	2,780,500
	_	889,117,819	914,300,930
CURRENT ASSETS			
Stores, spare parts and loose tools	9	3,401,320	4,535,094
Stock-in-trade	10	70,242,593	93,522,390
Trade debts	11	9,396,038	12,075,000
Loans and advances	12	104,004	464,126
Trade deposits and short-term prepayments	13	4,516,500	4,813,105
Accrued mark-up / interest	14	349,994	349,994
Tax refunds due from Government	15	6,607,355	6,606,851
Cash and bank balances	16	6,502,337	6,118,962
	_	101,120,141	128,485,522
TOTAL ASSETS	=	990,237,960	1,042,786,452
EQUITY AND LIABILITIES			
SHARE CAPITAL AND RESERVES			
Authorized capital	17	150,000,000	150,000,000
Issued, subscribed and paid-up capital	17	146,410,000	146,410,000
Reserves	18	24,983,168	24,983,168
Accumulated losses	_	(1,669,780,261)	(1,646,597,518)
Total equity		(1,498,387,093)	(1,475,204,350)
Surplus on revaluation of property, plant and equipment	19	357,363,998	366,954,801
Sub-ordinated loan	20	103,000,000	103,000,000
NON-CURRENT LIABILITIES	_		
Long-term finaning	21	-	-
Liabilities against assets subject to finance lease	22	-	-
Deferred liabilities	23	142,373,142	159,359,780
CURRENT LIABILITIES		142,373,142	159,359,780
	a. [404.000.000	
Trade and other payables	24	434,978,873	441,178,373
Accrued mark-up / interest	25	39,778,395	35,775,002
Short-term borrowings Current portion of non-current liabilities	26	1,145,127,705	1,145,119,665
Provision for taxation	27 28	260,934,641 5,068,299	261,534,122
1 TOVISION TO MAKADON	20	1,885,887,913	5,069,059 1,888,676,221
CONTINGENCIES AND COMMITMENTS	29	-,,,	-
TOTAL EQUITY AND LIABILITIES		990,237,960	1,042,786,452
	=	JJU,231,300	1,042,700,43

The annexed notes from 1 to 47 form an integral part of these financial statements.

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Directo

GULISTAN SPINNING MILLS LIMITED PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED JUNE 30, 2017

		2017	2016
	Note	Rupees	Rupees
Sales - net	30	11,700,000	3,000,000
Cost of sales	31	(55,070,749)	(34,715,196)
Gross loss		(43,370,749)	(31,715,196)
Administrative expenses	32	3,066,218	2,797,318
Other expenses	33	390,123	3,141,197
C LLOS ON POSSESS		(3,456,341)	(5,938,515)
Loss from operations		(46,827,090)	(37,653,711)
Other income	34	2,269,180	14,022,009
Finance cost	35	(4,493,413)	(10,671,391)
Loss before taxation		(49,051,323)	(34,303,093)
Taxation	36	16,277,777	(3,212,374)
Loss after taxation		(32,773,546)	(37,515,467)
Loss per share - basic and diluted	37	(2.24)	(2.56)
_			7 ₀ 1

The annexed notes from 1 to 47 form an integral part of these financial statements.

Sona.In Chief Executive

GULISTAN SPINNING MILLS LIMITED STATEMENT OF OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED JUNE 30, 2017

	2017 Rupees	2016 Rupees
Loss after taxation	(32,773,546)	(37,515,467)
Other comprehensive income	-	-
Total comprehensive loss for the year	(32,773,546)	(37,515,467)

The annexed notes from 1 to 47 form an integral part of these financial statements.

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Chief Executive

Director

GULISTAN SPINNING MILLS LIMITED CASH FLOW STATEMENT FOR THE YEAR ENDED JUNE 30, 2017

		2017	2016
	Note	Rupees	Rupees
CASH FLOWS FROM OPERATING ACTIVITIES			
Loss before taxation		(49,051,323)	(34,303,093)
Adjustments for non-cash charges and other items:			
Depreciation		26,152,277	27,564,702
Provision for slow moving stores and spares		1,133,774	1,133,773
NRV loss on stock-in-trade		23,279,797	-
Provision for doubtful debts		-	(11,000,000)
Finance cost		4,493,413	10,671,391
Exchange loss		-	3,141,197
Gain on disposal of property, plant and equipment		(383,347)	(1,319,364)
Interest accrued	_	(1,885,833)	(1,702,645)
Cash flows before working capital changes		3,738,758	(5,814,039)
Net changes in working capital	38	(3,376,066)	6,609,945
Cash generated from operations		362,692	7 95,906
Finance cost paid		(490,020)	(483,384)
Staff retirement benefits - gratuity paid		(197,110)	(2,188,617)
Income tax paid		(760)	(5,132)
Net cash used in operating activities	_	(325,198)	(1,881,227)
CASH FLOWS FROM INVESTING ACTIVITIES			
Proceeds from sale of property, plant and equipment		581,440	1,560,722
Receipt of security deposit		718,575	
Net cash from investing activities	_	1,300,014	1,560,722
CASH FLOWS FROM FINANCING ACTIVITIES			
Repayment of liabilities against assets subject to finance lease		(599,481)	-
Net cash used in financing activities	_	(599,481)	-
Net increase / (decrease) in cash and cash equivalents			
during the year		375,335	(320,505)
Cash and cash equivalents at the beginning of year		5,495,039	5,815,544
Cash and cash equivalents at the end of year	40	5,870,374	5,495,039
	_		786

The annexed notes from 1 to 47 form an integral part of these financial statements.

Chief Executive

Director

GULISTAN SPINNING MILLS LIMITED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED JUNE 30, 2017

		Reserves			
	Share capital	Share premium	Un-realized loss on re-measurement of available for sale investment	Accumulated losses	Total
Ī	Rupees				
Balance as at June 30, 2015	146,410,000	25,000,000	(16,832)	(1,619,094,065)	(1,447,700,897)
Surplus on revaluation of property, plant and equipment realized during the year on account of incremental depreciation - net of tax	-	-	-	10,012,014	10,012,014
Total comprehensive loss for the year	-	-	-	(37,515,467)	(37,515,467)
Balance as at June 30, 2016	146,410,000	25,000,000	(16,832)	(1,646,597,518)	(1,475,204,350)
Surplus on revaluation of property, plant and equipment realized during the year on account of incremental depreciation - net of tax	-	-	-	9,590,803	9,590,8 03
Total comprehensive loss for the year	-	-	-	(32,773,546)	(32,773,546)
Balance as at June 30, 2017	146,410,000	25,000,000	(16,832)	(1,669,780,261)	(1,498,387,093)

The annexed notes from 1 to 47 form an integral part of these financial statements.

Chief Executive

Director

GULISTAN SPINNING MILLS LIMITED NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED JUNE 30, 2017

1 LEGAL STATUS AND OPERATIONS

- 1.1 Gulistan Spinning Mills Limited ("the Company") was incorporated in Pakistan on February 25, 1987, under the Companies Ordinance, 1984, as a public limited company and is quoted on stock exchanges at Karachi and Lahore (now Pakistan Stock Exchange Limited). The registered office of the Company is situated at 2nd Floor, Finlay House, I.I. Chundrigar Road, Karachi in the province of Sindh, Pakistan. The principal business of the Company is to manufacture and sale of yarn. The manufacturing unit is located at District Kasur in the Province of Punjab.
- 1.2 The Board of Directors of the Company in its meeting held on April 05, 2011, approved the scheme of merger by amalgamation of Gulistan Spinning Mills Limited and Gulshan Spinning Mills Limited into Paramount Spinning Mills Limited along-with the approval of share swap ratio in relation thereto. The Company on orders of the Honourable Sindh High Court called Extra Ordinary General Meeting on August 01, 2011 in which the said scheme was approved by shareholders of the Company. The Company filed an application for withdrawal of merger petition. The Honourable High Court of Sindh vide order dated December 21, 2017, dismissed the merger petition as withdrawn on the application filed by the Company.

1.3 Going concern assumption

The Company has accumulated losses of Rs. 1,669.78 million as at June 30, 2017, and as at that date its current liabilities exceed its current assets by Rs. 1,784.76 million. This is mainly due to under utilization of capacity because of insufficiency of working capital lines. All the working capital lines and other finances have been blocked by respective banks and financial institutions due to litigations with these lenders as detailed in note 29.1.1 to these financial statements. These conditions along with other adverse key financial ratios and the pending litigations with the banking companies and financial institutions render the Company unable to operate its manufacturing facilities in normal manners. This indicates existence of material uncertainty, which may cast significant doubt about the Company's ability to continue as a going concern. These financial statements, however, have been prepared under the going concern assumption due to following reasons;

(i) Restructuring/rescheduling of existing debt/loan facilities availed by the Company

The Company along with its restructuring agent (a leading bank) and a few other lending banks, had proposed an indicative term sheet to its lending financial institutions on June 28, 2013 in order to restructure the outstanding debt obligations of the Company. The proposed term sheet is still in the process of finalization. Once finalized, it will be signed by all parties and legal documentation will be executed to restructure outstanding debts of the Company. Salient features of this indicative term sheet are as follows;

the existing facilities will be restructured and consolidated into a long-term finance facility and aggregate principal outstanding will be repaid over 8 years. The sponsors will inject equity amounting Rs. 200.00 million within one year of the effective date of debt restructuring through sale of various assets. Balance of the outstanding facility amount will be repaid in instalments over a period of 8 years on quarterly basis as per the agreed repayment schedule;

total accrued and outstanding mark-up due/payable till June 30, 2017 by the Company to its existing lenders will be repaid starting immediately after the expiry of 8 years time period of principal repayment on quarterly basis over a 2 years period (accrued mark-up period); and

mark-up rate shall be 5.00% per annum (referred as beginning tenor mark-up) for the first 2 years of repayment tenor, however, a mark-up of 0.25% per annum shall be paid by the Company during the first two years of the beginning tenor mark-up period; whereas the remaining differential mark-up amount i.e. 4.75% shall be accumulated and paid thereafter quarterly, starting immediately after the accrued mark-up period. For the remaining 6 years of the restructured facility, mark-up shall be charged and repaid on quarterly basis at the rate of 5.00% per annum.

- (ii) the management has made arrangements whereby third party cotton is being processed against processing fee for utilization of unutilized capacity.
- (iii) the management has also undertaken adequate steps towards the reduction of fixed cost and expenses. Such steps include, but not limited to, right sizing of the man power, resource conservation, close monitoring of other fixed cost etc.

The indicative term sheet as referred above, has not been agreed upon to date, by majority of the lending financial institutions. Despite this, the management optimistically anticipates that in future all lending institutions would agree the proposed terms, hence, this proposed restructuring along with the above-mentioned steps will not only bring the Company out of the existing financial crisis, but also contribute significantly towards the profitability of the Company in the foreseeable future. Therefore, these financial statements do not include any adjustment that might result, should the Company not being able to continue as a going concern.

2 BASIS OF PREPARATION

2.1 Statement of compliance

These financial statements have been prepared in accordance with approved accounting standards as applicable in Pakistan. Approved accounting standards comprise of such International Financial Reporting Standards (IFRSs) issued by the International Accounting Standards Board as are notified under the Companies Ordinance, 1984, provisions of and directives issued under the Companies Ordinance, 1984. In case requirements differ, the provisions or directives of the Companies Ordinance, 1984 shall prevail.

2.2 Basis of measurement

These financial statements have been prepared under the historical cost convention, except for certain classes of property, plant and equipment which have been included at revalued/recoverable amounts, certain financial assets which are carried at fair values and staff retirement benefit which has been recognised at present value as determined by the management.

2.3 Functional and presentation currency

These financial statements are presented in Pak Rupees, which is the Company's functional currency. All financial information presented in Pak Rupee has been rounded-off to the nearest Rupee except stated otherwise.

3 STANDARDS, INTERPRETATIONS AND AMENDMENTS ADOPTED DURING THE YEAR

The following amendments to existing standards have been published that are applicable to the Company's financial statements covering annual periods, beginning on or after the following dates:

3.1 New accounting standards / amendments and IFRS interpretations that are effective for the year ended June 30, 2017

The following standards, amendments and interpretations are effective for the year ended June 30, 2017. These standards, interpretations and the amendments are either not relevant to the Company's operations or are not expected to have significant impact on the Company's financial statements other than certain additional disclosure.

Amendments to IAS 16 and IAS 38 Clarification of acceptable methods of depreciation and amortization.

Effective from accounting period beginning on or after January 01, 2016.

The amendments to IAS 16 prohibit entities from using a revenue-based depreciation method for items of property, plant and equipment. The amendment to IAS 38 introduce a rebuttable presumption that revenue is not an appropriate basis for amortization of an intangible asset.

Amendments to IAS 16 and IAS 41 - Measurement of bearer plants.

IAS 27 (Revised 2011) - Separate Financial Statements.

Amendments to IFRS 11 'Joint Arrangements' - Accounting for acquisitions of interests in joint operations

Amendments to IAS 1 'Presentation of Financial Statements' - Disclosure initiative

Effective from accounting period beginning on or after January 01, 2016.

Effective from accounting period beginning on or after January 01, 2016. IAS 27 (Revised 2011) will concurrently apply with IFRS 10.

Effective from accounting period beginning on or after January 01, 2016

Effective from accounting period beginning on or after January 01, 2016

3.2 New accounting standards / amendments and IFRS interpretations that are not yet effective

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

Amendments to IFRs 1 'First Time Adoption of International Reporting Standards'

Amendments to IFRS 2 - Share-based Payment - Clarification on the classification and measurement of share-based payment transactions.

Amendments to IFRS 09 'Financial Instrument' - as revised in 2014

Amendments to IFRS 10 'Consolidated Financial Statements' and IAS 28 'Investment in associates and Joint Ventures' - sale or contribution of assets between an investor and its associate and joint venture

IFRS 15 Revenue from Contracts with Customers

IFRS 16 - Leases

Amendments to IAS 7 - Statement of Cash Flows - Amendments as a result of disclosure initiative.

Effective from accounting period beginning on or after January 01, 2018

Effective from accounting period beginning on or after January 01, 2018.

Effective from accounting period beginning on or after January 01, 2018

Effective date is deferred indefinitely. Earlier adoption is permitted

Effective from accounting period beginning on or after January 01, 2018

Effective from accounting period beginning on or after January 01, 2019

Effective from accounting period beginning on or after January 01, 2017

Amendments to IAS 12 - Income Taxes - Recognition of deferred tax assets for unrealised losses.

Amendments to IAS 40 transfer of investment property

Amendments to IFRIC 22 'Foreign Currency Transactions and Advance Consideration'

IFRIC 23 'Uncertainty over Income Tax Treatments': Clarifies the accounting treatment in relation to determination of taxable profit (tax loss), tax bases, unused tax losses, unused tax credits and tax rates, when there is uncertainty over income tax treatments under IAS 12 'Income Taxes'.

Effective from accounting period beginning on or after January 01, 2017.

Effective from accounting period beginning on or after January 01, 2018

Effective from accounting period beginning on or after January 01, 2018

Effective from accounting period beginning on or after January 01, 2019

Other than the aforesaid standards, interpretations and amendments, the International Accounting Standards Board (IASB) has also issued the following standards which have not been adopted locally by the Securities and Exchange Commission of Pakistan:

- IFRS 1 First Time Adoption of International Financial Reporting Standards
- IFRS 14 Regulatory Deferral accounts
- IFRS 17 Insurance Contracts

4 SIGNIFICANT ACCOUNTING ESTIMATES AND JUDGEMENTS

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

- (i) Estimate of useful lives, residual values of property, plant and equipment and recoverable values to account for impairment loss (note 5.1 and 5.15);
- (ii) Net realisable values of stores, spares and loose tools and stock-in-trade (notes 5.6 and 5.7);
- (iii) Provision for impairment of trade debts (note 5.14);
- (iv) Provision for staff retirement benefit gratuity (note 5.8); and
- (v) Provision for taxation (note 5.9).

5 SIGNIFICANT ACCOUNTING POLICIES

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

5.1 Property, plant and equipment - owned

Items of property, plant and equipment are stated at cost less accumulated depreciation and accumulated impairment losses with the exception of freehold land which is measured at revalued amount less accumulated impairment losses, buildings, plant and machinery, power house, electric installation, factory equipment, air conditioner and lease hold power house which are measured at revalued amount less accumulated depreciation and accumulated impairment losses.

Capital work-in-progress is stated at cost less any identified impairment loss. Transfers are made to relevant fixed assets category as and when assets are available for use

Cost of items of property, plant and equipment comprises purchase price, including import duties and non-refundable purchase taxes, after deducting trade discounts and rebates, and includes other costs directly attributable to the acquisition or construction, erection and installation. Major renewals and improvements to an item of property, plant and equipment are recognised in the carrying amount of the item if it is probable that the embodied future economic benefits will flow to the company and the cost of renewal or improvement can be measured reliably. The cost of day to day servicing of property, plant and equipment are recognised in profit and loss as incurred.

Surplus arising on revaluation of an item of property, plant and equipment is credited to surplus on revaluation of property, plant and equipment, except to the extent that it reverses deficit on revaluation of the same assets previously recognised in profit and loss, in which case the surplus is credited to profit and loss to the extent of deficit previously charged to income. Deficit on revaluation of an item of property, plant and equipment is charged to profit and loss to the extent that it exceeds the balance, if any held in surplus on revaluation of property, plant and equipment relating to previous revaluation of that item.

On subsequent sale or retirement of revalued item of property, plant and equipment, the attributable surplus net of deferred tax, if any, remaining in the surplus on revaluation of property, plant and equipment is transferred directly to unappropriated profit. An amount equal to incremental depreciation, being the difference between the depreciation based on revalued amounts and that based on original cost, net of deferred tax, if any, is transferred from surplus on revaluation of property, plant and equipment to unappropriated profit every year.

Depreciation on all items of property, plant and equipment except for freehold land is charged to profit and loss applying the reducing balance method over the useful life of each item at the rates specified in the respective note. Depreciation on additions is charged from the day on which the asset is available for use, while on disposals depreciation is charged up to the date of disposal or when the item is classified as held for disposal.

The useful life and depreciation method are reviewed periodically to ensure that the method and period of depreciation are consistent with expected pattern of economic benefits from items of property, plant and equipment.

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

5.2 Accounting for leases and assets subject to finance lease

Finance lease

Leases where the Company has substantially all the risks and rewards of ownership are classified as finance lease. Assets subject to finance lease are initially recognised at the commencement of the lease term at the lower of present value of minimum lease payments under the lease agreements and the fair value of the leased assets, each determined at the inception of the lease.

Subsequently these assets are stated at cost less accumulated depreciation and any identified impairment loss. The related rental obligations, net off finance cost, are included in liabilities against assets subject to finance lease.

Lease payments are allocated between the liability and finance cost so as to achieve a constant rate on the balance outstanding. The finance cost is charged to income over the lease term.

Assets acquired under a finance lease are depreciated in the same manner and at the same rates used for similar owned assets, so as to depreciate these assets over their estimated useful lives in view of certainty of ownership of these assets at the end of lease term. Depreciation of the leased assets is charged to income

Operating lease

Leases where significant portion of the risk and rewards of ownership are retained by the lessor are classified as a operating lease. Payments made under operating lease are charged to the income on straight line basis over the period of lease.

5.3 Non-current assets classified as held for sale

Non-current assets classified as held for sale are measured at the lower of their carrying amount and fair value less costs to sell. Non-current assets are not depreciated once classified as held for sale. Assets classified as held for sale and liabilities directly associated with the assets classified as held for sale to be presented separately in the balance sheet. Any Impairment loss on reclassification is recognised in the profit and loss account and any gain on disposal is also recognised in profit and loss account.

5.4 Investments

Regular way purchase or sale of investments

All purchases and sales of investments are recognised using trade date accounting. Trade date is the date that the Company commits to purchase or sell the investment.

Investments in equity instruments of associated companies

Investments in associated companies are accounted for by using equity basis of accounting, under which the investments in associated companies are initially recognised at cost and the carrying amounts are increased or decreased to recognise the Company's share of profit or loss of the associated companies after the date of acquisition. The Company's share of profit or loss of the associated companies is recognised in the Company's profit or loss. Distributions received from the associated companies reduce the carrying amounts of investments.

Adjustments to the carrying amounts are also made for changes in the Company's proportionate interest in the associated companies arising from changes in the associated companies' equity that have not been recognised in the associated companies' profit or loss. The Company's share of those changes is recognised directly in equity of the Company. Where Company's share of losses of associated companies equals or exceeds its interest in the associates, the Company discontinues recognising its share of further losses except to the extent that Company has incurred legal or constructive obligation or has made payment on behalf of the associates. If the associates subsequently reports profits, the Company resumes recognising its share of those profits only after its share of the profit equals the share of losses not recognised.

Available for sale investments

These investments are initially measured at their fair value plus directly attributable transaction cost and at subsequent reporting dates, measured at fair values and gains or losses from changes in fair values other than impairment loss are recognised in other comprehensive income until disposal at which time these are recycled to profit or loss. Impairment loss on investments available for sale is recognised in the profit or loss.

Other investments

Other investments like defence saving certificates are held to maturity. Interest is accrued on these investments according to the rate provided by the issuer.

Investments with fixed maturity that the management has the positive intent and ability to hold till maturity, are classified as 'held to maturity' and are initially measured at cost and at subsequent reporting dates measured at amortized cost using the effective yield method.

All investments are derecognised when the rights to receive cash flows from the investments have expired or have been transferred and the Company has transferred substantially all risks and rewards of ownership.

5.5 Long-term deposits

These are stated at cost which represents the fair value of consideration given

5.6 Stores, spare parts and loose tools

Stores, spare parts and loose tools are valued at lower of cost and net realizable value. Cost is determined by moving average method less provision for obsolescence. Items considered obsolete are carried at nil value. Items in transit are valued at cost comprising invoice value plus other charges incurred thereon.

5.7 Stock-in-trade

These are valued at lower of cost and net realizable value except waste which is valued at net realizable value. Cost is determined as follows;

Raw material

- in-hand

Weighted average cost.

- in-transit

Cost comprising invoice value plus other charges

incurred thereon.

Finished goods and work-in-process

Raw material cost plus appropriate manufacturing

overheads.

Waste

Net realizable value.

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

5.8 Staff retirement benefits - gratuity

The Company operates an unfunded gratuity scheme covering for all its permanent employees who have completed the minimum qualification period for entitlement to the gratuity.

Provision is made annually to cover the obligation on the basis of actuarial valuation and charged to income currently. Expense comprising of current service cost and interest cost is recorded in profit and loss account, whereas any re-measurements due to actuarial assumptions are charged to other comprehensive income as and when they arise.

5.9 Taxation

Income tax expense represents the sum of current tax payable, adjustments, if any, to provision for tax made in previous years arising from assessments framed during the year for such years and deferred tax.

Current

Provision for current taxation is based on taxability of certain income streams of the Company under presumptive / final tax regime at the applicable tax rates and remaining income streams chargeable at current rate of taxation under the normal tax regime after taking into account tax credit and tax rebates available, if any. The charge for current tax includes any adjustment to past years liabilities.

Deferred

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

Deferred tax asset is recognised for all the deductible temporary differences only to the extent that it is probable that future taxable profits will be available against which the deductible temporary differences, unused tax losses and tax credits can be utilised. Deferred tax asset is reduced to the extent that it is no longer probable that the related tax benefit will be realised. Deferred tax liabilities are recognised for all the taxable temporary differences.

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

5.10 Provisions, contingent assets and contingent liabilities

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.

Contingent assets are not recognised and are also not disclosed unless an inflow of economic benefits is probable and contingent liabilities are not recognised and only disclosed unless the probability of an outflow of resources embodying economic benefits is remote.

5.11 Borrowing cost

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use. All other borrowing costs are charged to income in the period in which they are incurred.

5.12 Revenue recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Company and the amount of revenue can be measured reliably. Revenue is measured at the fair value of consideration received or receivable on the following basis;

- Local sales are recognised on dispatch of goods to customers and export sales are recognised on bill of lading date.
- Dividend income from the investments is recognised, when the Company's right to receive dividend has been established.
- Mark-up on loans to related parties and profit on saving accounts is accrued on time basis, by reference to the principal outstanding and at the effective profit rate applicable.

5.13 Foreign currency translations

Transactions in foreign currencies are translated into Pak Rupee, using the exchange rates prevailing at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies are translated into Pak Rupee at the exchange rates prevailing at the reporting date. All arising exchange gains and losses are recognised in the profit and loss account.

5.14 Financial instruments

Non-derivative financial assets

The Company classifies non-derivative financial assets as available for sale (note 7.2), loans and other receivables. Loans and receivables comprise investments classified as loans and receivables, cash and cash equivalents and trade and other receivables.

Trade debts, other receivables and other financial assets

Trade debts and other receivables are initially recognised at fair value plus any directly attributable transaction cost. Subsequent to initial recognition, these are measured at amortized cost using effective interest method, less any impairment losses. Known bad debts are written off, when identified.

Cash and cash equivalents

Cash and cash equivalents comprise cash-in-hand, cash with banks in current, saving and deposit accounts, bank overdraft and other short-term highly liquid investments that are readily convertible to known amounts of cash and which are subject to insignificant risk of change in value.

Non-derivative financial liabilities

The Company initially recognizes non-derivative financial liabilities on the date that they are originated or the date that the Company becomes a party to the contractual provisions of the instrument. The Company derecognizes a financial liability when its contractual obligations are discharged, cancelled or expired

These financial liabilities are recognised initially at fair value less any directly attributable transaction costs. Subsequent to initial recognition, these financial liabilities are measured at amortized cost using the effective interest method. Non-derivative financial liabilities comprise mark-up bearing borrowings including obligations under finance lease, bank overdrafts and trade and other payables.

Off-setting of financial assets and liabilities

Financial assets and liabilities are off-set and the net amount is reported in the balance sheet when there is a legally enforceable right to off-set the recognised amounts and there is an intention to settle either on a net basis, or to realise the asset and settle the liability simultaneously.

5.15 Impairment loss

The carrying amounts of the Company's assets are reviewed at each reporting date to identify circumstances indicating occurrence of impairment loss or reversal of provisions for impairment losses. If any indications exist, the recoverable amounts of such assets are estimated and impairment losses or reversals of impairment losses are recognised in the profit and loss account and in case revalued assets are tested for impairment, then impairment loss up to the extent of revaluation surplus shall be recognised in revaluation surplus and remaining loss, if any shall be recognised in profit and loss account. Reversal of impairment loss is restricted to the original cost of the asset.

5.16 Related party transactions

All transactions with related parties are carried out by the company at arms' length price using the method prescribed under the Companies Ordinance, 1984 (comparable uncontrolled price method) with the exception of loan taken from related parties which is interest / mark-up free.

5.17 Dividend and appropriation to reserves

Dividend distribution to the Company's shareholders and appropriation to reserves are recognised in the period in which these are approved.

			2017	2016
		Note	Rupees	Rupees
6	PROPERTY, PLANT AND EQUIPMENT			
	Property, plant and equipment	6.1	869,698,395	896,048,764
		_		

Note: 6.1						Owned assets	s						Leased assets	ssets	
	Freehold land	Building on freehold land	Plant and machinery	Power house	Electric installation	Factory equipment	Air conditioning plant	Telephone installations	Office equipment	Furniture and fixtures	Arms and ammunitions	Vehicles	Power house	Vehicles	Total
Cost								Rupees							
Balance as at July 01, 2015	121,888,000	326,175,471	806,764,530	28,160,000	94,338,448	92,669,999	103,000,000		4,842,384	4,378,524	6,230	10,385,035	000'000'09	6,156,000	1,658,924,621
Addition during the year															•
Transfer	•		•	•	•	•	•			•	•		•		
Disposal			•	•	•	٠		•	•	٠	•	(3,073,000)	•	•	(3,073,000)
Balance as at June 30, 2016	121,888,000	326,175,471	806,764,530	28,160,000	94,338,448	6566,699	103,000,000	160,000	4,842,384	4,378,524	6,230	7,312,035	000'000'09	6,156,000	1,655,851,621
Balance as at July 01, 2016	121,888,000	326,175,471	806,764,530	28,160,000	94,338,448	65,699,999	103,000,000	160,000	4,842,384	4,378,524	6,230	7,312,035	000'000'09	6,156,000	1,655,851,621
Addition during the year			•	٠	•				•	•		٠	٠	•	•
Disposal	•				•		•	٠	•	•	•		•	(1,662,000)	(1,662,000)
Balance as at June 30, 2017	121,888,000	326,175,471	806,764,530	28,160,000	94,338,448	92,669,999	103,000,000	160,000	4,842,384	4,378,524	6,230	7,312,035	000'000'09	4,494,000	1,654,189,621
Depreciation															
Balance as at July 01, 2015	•	23,856,678	59,002,343	3,245,834	13,151,682	25,077,630	27,913,000	119,670	2,923,342	3,350,829	5,663	9,709,166	6,915,840	4,722,918	180,024,595
Charge for the year		6,802,173	9,347,027	498,283	2,029,669	3,379,619	3,754,350	1,033	191,904	102,770	57	109,518	1,061,683	286,616	27,364,702
Depreciation on disposal	•	•	•	•	•	•	•	•	•	•	•	(2,831,642)		٠	(2,831,642)
Transfer / adjustment	•	•		•		•	٠	•		•	•		•		
Balance as at June 30, 2016		30,658,851	68,349,370	3,744,117	15,181,351	28,457,249	31,667,350	150,703	3,115,246	3,453,599	5,720	6,987,042	7,977,523	5,009,534	204,757,655
Balance as at July 01, 2016		30,658,851	68,349,370	3,744,117	15,181,351	28,457,249	31,667,350	150,703	3,115,246	3,453,599	5,720	6,987,042	7,977,523	5,009,534	204,757,655
Charge for the year	٠	6,632,119	9,113,352	478,352				8 6	172,714	92,493	51	64,999	1,019,216	229,293	26,152,277
Depreciation on disposal	•		•	•			•	٠	٠	4		•	•	(1,463,907)	(1,463,907)
Rate of depreciation		25%	2.5%	4%	32	10%	10%	10%	10%	10%	10%	20%	84	20%	
Balance as at June 30, 2017		37,290,970	77,462,722	4,222,469	17,109,537	31,498,906	35,046,265	151,633	3,287,960	3,546,092	5,771	7,052,041	8,996,739	3,774,920	229,446,025
Impairment															
Balance as at July 01, 2015		30,231,879.00	373,881,093.00	12,457,083.00	40,593,383.00	33,796,184.00	37,543,500.00	,		•	•	•	26,542,080.00		555,045,202
Charge for the year		•	•	•	•	•		•	•	•		٠	٠	•	
Balance as at June 30, 2016		30,231,879	373,881,093	12,457,083	40,593,383	33,796,184	37,543,500					•	26,542,080	•	555,045,202
Charge for the year	•	٠	•	•	•	•	•	•	٠	•	•	•		•	
Balance as at June 30, 2017	•	30,231,879	373,881,093	12,457,083	40,593,383	33,796,184	37,543,500	•	•	•	•	•	26,542,080		555,045,202
Written down value as at June 30, 2016	121,888,000	265,284,741	364,534,067	Ш		30,416,566	33,789,150	6,297	1,727,138	924,925	5 510	324,993	25,480,397	1,146,466	896,048,764
10 to 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	171 000 000	258 659 639	365 420 715	11 490 448	862 589 %	010 7/2 //	26,014 NF	43% 8	1 554 424	832 432	450	259.994	24,461,181	719,080	966,869,998

			2017	2016
		Note	Rupees	Rupees
6.2	Depreciation charge has been allocated as follows;		A	07.070.004
	Cost of sales		25,592,778	26,873,894
	Administrative expenses		559,499	690,808
	•	_	26,152,277	27,564,702

6.3 The Company revalued its freehold land, buildings on freehold land, plant and machinery, power house, electric installation, factory equipment, air conditioning plant and leased power house on June 30, 2012. Had the property, plant and equipment been recognised under the cost model, the carrying amount of each revalued class of property, plant and equipment would have been as follows;

		2017	2016
	Note	Rupees	Rupees
Owned assets			
Freehold land		3,180,032	3,180,032
Buildings on freehold land		57,720,240	59,200,24 6
Plant and machinery		241,172,354	247,356,261
Power house		18,084,734	18,838,264
Electric installation		29,372,484	30,918,404
Factory equipment		10,271,291	11,412,546
Air conditioning plant		403,853	448,72 6
		360,204,988	371,354,479
Leased assets			
Power house		25,713,916	26,785,329
		385,918,904	398,139,808
	_		

6.4 The detail of property, plant and equipment disposed off is as follows;

7

Particulars of Assets	Cost	Accumulated depreciation	Net book value	Sale proceeds	Gain	Mode of disposal	Particulars of purchasers
Vehicles							
Honda Civic (LEF-08-9613)	1,662,000	1,463,907	198,093	581,440	383,347	Negotiaiton	Mr. Hamza Ghulam Nabi
•	1,662,000	1,463,907	198,093	581,440	383,347		

			2017	2016
		Note	Rupees	Rupees
LO!	NG-TERM INVESTMENTS			
Inve	estment in associate - under equity method	7.1	-	-
Oth	er investments - available for sale	7.2	-	-
Defe	ence saving certificates	7.3	17,357,499	15,471,666
	· ·		17,357,499	15,471,666
7.1	Investments in associates - under equity method			
	Quoted companies			
	Gulshan Spinning Mills Limited	7.1.1	-	-
			-	-

	2017	2016
Note	Rupees	Rupees
	238,887	238,887
_		
	(1,133,913)	(1,133,913)
1	1,146,108	1,146,108
L	12,195	12,19 5
_	251,082	251,082
=		
	(251,082)	(251,082)
		-
_	(251,082)	(251,082)
	-	-
	Note	Note Rupees 238,887 (1,133,913) 1,146,108 12,195 251,082 (251,082)

2014

The impairment charge represents the writing down of the carrying value of the investment to its recoverable amount in accordance with the International Accounting Standard (IAS) 36, Impairment of Assets. The recoverable amount is the higher of fair value less cost to sell or the value in use. The recoverable amount has been calculated as the value in use which equates to Rs. nil (2016: Rs. nil) per share aggregating to Rs. nil (2016: Rs. nil) after considering the company's share of present value of the estimated future cash flows expected to be generated by the associate, including the cash flows from the operations of the associate and the proceeds on the ultimate disposal of the investment as opposed to the fair value less cost to sell. Principal assumptions and critical judgements regarding the valuation of the investment have been discussed in note 41 of the financial statements.

The market value of investment in Gulshan Spinning Mills Limited is Rs. nil (2016: Rs. nil) as the equity of the company is negative.

7.1.2 Summarized financial information of the associated company as at June 30, 2017, based on unaudited financial statements is as follows;

				2017	2016
			Note	Rupees	Rupees
		Gulshan Spinning Mills Limited			
		Liabilities		4,296,912,268	2,858,233,219
		Assets		4,296,912,268	2,858,233,219
		Revenue		24,761,805	8,600,000
		Loss after tax	-	489,513,982	11,840,683
7.2	Othe	r investments - available for sale			
	Gulis	tan Textile Mills Limited	7.2.1	-	-
	Gulsh	nan Weaving Mills Limited	7.2.2	<u> </u>	_
			_		-
	7.2.1	Gulistan Textile Mills Limited			
		Opening balance		-	-
		Fair value adjustment			-
			_	<u>-</u>	
					B

The market value of investment in Gulistan Textile Mills Limited as at year end is not available as trading in shares of the company has been suspended on the stock exchanges for the time being. The fair value adjustment is computed on the basis of latest available rates pertaining to June 30, 2013.

			2017		2016	
		Note	Rupees		Rupees	
7.2.2	Gulshan Weaving Mills Limited					
	Opening balance		•	•		-
	Fair value adjustment		•	-		-
	,			-		-

7.3 It represents investment in defence saving certificate purchased from the Government of Pakistan under ten years maturity scheme. The certificates are encashable at par at any time. However, no profit is paid if encashment is made before completion of one year. It carries effective rate of return 12.15% percent per annum. The certificates of investments are under lien regarding guarantees provided by various financial institutions.

			2017	2016
		Note	Rupees	Rupees
8	LONG-TERM DEPOSITS			
	Lease key money	8.1	3,038,662	3,122,112
	Other security deposits	8.2	2,061,925	2,780,500
	Other security deposits	L	5,100,587	5,902,612
	Less: transfer to current assets	13	(3,038,662)	(3,122,112)
	Ecos, danser to the contract of		2,061,925	2,780,500

- 8.1 These are interest-free deposits given to various leasing companies, modarabas and banking companies. As detailed in note 29.1.1 of the financial statements that the company is in litigation with several banking companies and financial institutions and due to the pending litigations, but without prejudice to the Company's stance in the said litigations, the Company's financial arrangements with the banking companies and financial institutions are disputed and in line with the provisions of International Accounting Standard on Presentation of financial statements (IAS 1), all liabilities under these lease agreements have been classified as current liabilities. Based on the above mentioned fact, lease deposits amounting Rs. 3.038 million relating to the lease liabilities have also been presented under the current assets. Due to on-going litigations the confirmation from financial institutions have not been received.
- 8.2 These are interest-free refundable deposits and are not receivable in the next year.

			2017	2016
		Note	Rupees	Rupees
9	STORES, SPARE PARTS AND LOOSE TOOLS			
	Stores		7,808,531	7,808,531
	Spare parts		4,166,097	4,166,097
	Loose tools		656,857	656,857
		L	12,631,485	12,631,485
	Less: provision for slow moving stores		(9,230,165)	(8,096,391)
		_	3,401,320	4,535,094
10	STOCK-IN-TRADE			
	Raw material	10.1	58,192,370	77,589,82 7
	Finished goods	10.2	11,647,020	15,529,3 60
	Waste		403,203	403,2 03
			70,242,593	93,522,390
		_		70.

- 10.1 Raw material stock costing Rs. 77,589,827 (2016: Rs. 205,467,801) has been written down at their replacement cost of Rs. 58,192,370 (2016: Rs. 77,589,827). The amount charged to profit and loss in respect of stock written down to their replacement cost is Rs. 19,397,457 (2016: Rs. nil).
- 10.2 Finished goods costing Rs. 15,529,360 (2016: Rs. 33,463,221) has been written down at their net realizable value of Rs. 11,647,020 (2016: Rs. 15,529,360). The amount charged to profit and loss in respect of stocks written down to their net realizable value Rs. 3,882,340 (2016: Rs. nil).
- 10.3 All of the current assets of the Company are under banks' charge as security of short-term borrowings (note 26.1). The Company filed a global suit in the Lahore High Court against all banks / financial institutions under section 9 of the Financial Institutions (Recovery of Finances) Ordinance, 2001. Further various banks and financial institutions have also filed suits before Banking Court, Sindh High Court and Lahore High Court for recovery of their financial liabilities through attachment and sale of Company's hypothecated / mortgaged / charged stocks and properties as fully explained in note 29.1.1.

2017

2016

			2017	2016
		Note	Rupees	Rupees
11	TRADE DEBTS - unsecured			
	Considered good			
	Processing party		5,383,778	1,075,000
	Considered doubtful			
	Yarn debtors	:	4,231,897	11,219,637
		<u> </u>	9,615,675	12,294,637
	Provision for doubtful debts		(219,637)	(219,637)
			9,396,038	12,075,000
12	LOANS AND ADVANCES - unsecured and			
	considered good			
	Advances to non-executive staff	_	104,004	464,126
13	TRADE DEPOSITS AND SHORT-TERM			
	PREPAYMENTS			
	Short-term prepayments		1,021,741	1,234,896
	Current portion of long-term deposits	8.1	3,038,662	3,122,112
	Other receivables	13.1	456,097	456,097
		_	4,516,500	4,813,105
		_		

13.1 This represents receivable from Gulistan Textile Mills Limited, ex-associated company, on account of sale of fixed assets amounting to Rs. 456,097 (2016: Rs. 456,097).

			2017	2016
		Note	Rupees	Rupees
14	ACCRUED MARK-UP/INTEREST			
	Interest accrued on;			
	- PLS term deposits		349,994	349,994

During the year Company has not charged any profit on term deposits because these are under lien regarding guarantees provided by various financial institutions and carry mark-up ranging from 5.6% to 10.50% per annum (2016: 5.6% to 10.50% per annum).

		2017	2016
	Note	Rupees	Rupees
15 TAX REFUNDS DUE FROM GOVERNMENT		-	-
Export rebate		556,681	556,681
Sales tax		6,050,674	6,050,170
Advance income tax	15.1	-	<u>-</u>
	_	6,607,355	6,606,851
	_		997

			2017	2016
		Note	Rupees	Rupees
	15.1 Advance income tax	_		
	Opening balance		-	-
	Deducted during the year		760	15,586
			760	15,586
	Adjusted against provision for taxa	ation 28	(760)	(15,586)
	Closing balance	=	=	-
16	CASH AND BANK BALANCES			
	Cash-in-hand		1,500	1,500
	Balance with banks in;			
	- current accounts		2,085,780	1,702,4 05
	- saving accounts		52,687	52,687
	- certificates of deposit	16.2	4,362,370	4,362,370
	1	-	6,502,337	6,118,962

- 16.1 Majority of the Company's bank accounts operations have been blocked by the respective banks due to on-going litigations with these banks as detailed in note 29.1.1 to the financial statements. Further, due to the litigation and blockage of bank accounts, bank statements and balance confirmation for the year ended June 30, 2017 from various banks having balances aggregating to Rs. 6,391,729 (2016: Rs. 6,117,462) is not available to ensure balances held with these banks.
- 16.2 These are under lien regarding guarantees provided by various financial institutions and carry markup ranging from 5.6% to 10.50% (2016: 5.6% to 10.50%) per annum.

17 SHARE CAPITAL

18

Numbers Numbers Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees Rupees	2017	2016		2017	2016
15,000,000 15,000,000 Ordinary shares of Rs. 10 each 150,000,000 150,000,000 6,838,330 6,838,330 fully paid in cash Ordinary shares of Rs. 10 each issued as fully paid in cash Ordinary shares of Rs. 10 each issued as fully bonus shares 78,02,670 78,026,670 78,026,700 78,026,700 78,026,700 78,026,700 78,026,700 146,410,000 146,410,000 146,410,000 146,410,000 146,410,000 146,410,000 Number	Numbers	Numbers		Rupees	Rupees
6,838,330 6,838,330 6,838,330 fully paid in cash Ordinary shares of Rs. 10 each issued as Ordinary shares of Rs. 10 each issued as T,802,670 68,383,300 fully paid in cash Ordinary shares of Rs. 10 each issued as T,802,6700 78,02,6700 fully bonus shares 78,026,700 fully bonus shares 78,026,700 fully bonus shares 78,026,700 fully fully bonus shares 78,026,700 fully fully bonus shares 78,026,700 fully fully fully fully fully bonus shares 2017 fully full	15,000,000	15,000,000		150,000,000	150,000,000
6,838,330 6,838,330 fully paid in cash Ordinary shares of Rs. 10 each issued as fully bonus shares 68,383,300 68,383,300 68,383,300 68,383,300 68,383,300 78,026,700 78,026,700 78,026,700 78,026,700 78,026,700 78,026,700 78,026,700 78,026,700 78,026,700 78,026,700 146,410,000 146,410,000 146,410,000 146,410,000 146,410,000 Number Number Number Number Number 17.1 Ordinary shares held by the related party at the year end: Paramount Spinning Mills Limited 202,777 202,777 202,777 202,777 RESERVES Capital reserve Share premium 18.1 25,000,000 25,000,000 Un-realised loss on re-measurement of available for sale investment (16,832) (16,832) (16,832)					
Ordinary shares of Rs. 10 each issued as 7,802,670 7,802,670 fully bonus shares 78,026,700 78,026,700 14,641,000 14,641,000 146,410,000 146,410,000 Note Number Number 17.1 Ordinary shares held by the related party at the year end:	6.838.330	6,838,330	•	68,383,300	68,383,300
14,641,000 146,410,000 146,410,000 146,410,000 146,410,000 146,410,000 146,410,000 146,410,000 2017 2016 Number 17.1 Ordinary shares held by the related party at the year end:	2,22-,	, ,	7 -		
2017 2016 Note Number 17.1 Ordinary shares held by the related party at the year end: Paramount Spinning Mills Limited 202,777 202,777 RESERVES Capital reserve Share premium 18.1 25,000,000 25,000,000 Un-realised loss on re-measurement of available for sale investment (16,832)	7,802,670	7,802,670	fully bonus shares	78,026,700	78,026,700
Note Number 17.1 Ordinary shares held by the related party at the year end: Paramount Spinning Mills Limited Capital reserve Share premium Un-realised loss on re-measurement of available for sale investment 18.1 Number Number Number Number Number Number 18.1 202,777 202,777 202,777 18.1 25,000,000 25,000,000 (16,832) (16,832)	14,641,000	14,641,000		146,410,000	146,410,000
party at the year end: Paramount Spinning Mills Limited RESERVES Capital reserve Share premium 18.1 Un-realised loss on re-measurement of available for sale investment (16,832)	171 Ordinary	shares held b			
Paramount Spinning Mills Limited 202,777 202,777 RESERVES Capital reserve Share premium 18.1 25,000,000 25,000,000 Un-realised loss on re-measurement of available for sale investment (16,832)	-		•		
Capital reserve Share premium 18.1 25,000,000 25,000,000 Un-realised loss on re-measurement of available for sale investment (16,832) (16,832)		•		202,777	202,777
Share premium 18.1 25,000,000 25,000,000 Un-realised loss on re-measurement of available for sale investment (16,832) (16,832)	RESERVES				
Un-realised loss on re-measurement of available for sale investment (16,832) (16,832)	Capital reserve	2			
for sale investment (16,832) (16,832)	Share premium	ı	18.1	25,000,000	25,000,00 0
	Un-realised los	s on re-measu	rement of available		
24,983,168 24,983,168	for sale invest	tment-		(16,832)	(16,832)
				24,983,168	24,983,168

18.1 This represents share premium received on 5,000,000 ordinary shares of Rs. 10 each issued in 1994 at a premium of Rs. 5 per share

		Note	2017 Rupees	2016 Rupees
19	SURPLUS ON REVALUATION OF PROPERTY, PLANT AND EQUIPMENT Surplus arisen on revaluation of; - company's property, plant and equipment	19.1	357,363,998	366,954,801
	19.1 Balance at the beginning of the year Transfer to unappropriated profit in respect of incremental depreciation on;	19.1.1	498,533,641	513,043,806
	 - surplus on revaluation of property, plant and equipment 		(9,590,803)	(10,012,014)
	- related deferred tax liability		(4,110,344) (13,701,147)	(4,498,151) (14,510,165)
	Surplus on revaluation at the end of the year - gross Related deferred tax liabilities on:		484,832,494	498,533,641
	 revaluation at the beginning of the year incremental depreciation on revalued assets 		131,578,840 (4,110,344)	136,076,991 (4,498,151)
	Surplus on revaluation at the end of the	_	127,468,496	131,578,840
	year - net of tax	_	357,363,998	366,954,801

19.1.1 This represents surplus over book values resulting from the revaluation of property, plant and equipment (free hold land) carried out on June 30, 2006, December 31, 2008 and February 03, 2009 by an independent valuer "Consultancy Support and Services". Further, the Company has incorporated a surplus on revaluation amounting to Rs. 1,108,315,411 on freehold land, building on freehold land, plant and machinery and power house, electric installation, factory equipment, air conditioner and leased hold power house based on valuation report by an independent valuer "Maricon Consultants (Private) Limited" in the year ended June 30, 2012. The valuation was based on fair value.

		2017	2016
	Note	Rupees	Rupees
20 SUB-ORDINATED LOAN - unsecured			
Sub-ordinated loan		103,000,000	103,000,000

This is an interest-free loan obtained from Director of the Company in previous years, This loan is sub-ordinated to the finances provided by secured creditors and does not carry mark-up. The loan shall not be repaid without obtaining consent from the secured creditors. During the year ended June 30, 2015 this loan has been reclassified in equity as per technical release (TR-32) of the Institute of Chartered Accountants of Pakistan (ICAP).

			2017	2016
		Note	Rupees	Rupees
21	LONG-TERM FINANCING			
	From banking company - secured			
	Faysal Bank Limited	21.1	-	-
	From financial institution company - secured			
	PAIR Investment Company Limited	21.2	-	-
	From related party - unsecured			
	Gulistan Fibres Limited	21.5		-
		_	-	
				//-

			2017	2016
		Note	Rupees	Rupees
21.1	Faysal Bank Limited			
	Balance at beginning of the year		21,428,572	21,428,572
	Less: current portion:			
	- over due instalments		(21,428,572)	(21,428,572)
	Balance at end of the year		<u>-</u>	

The short-term borrowing of the Company were converted into long-term finance loan of Rs. 30 million from Faysal Bank Limited during the financial year ended June 30, 2012. The loan was repayable in 4 years in 7 equal semi-annual instalments including the grace period of six month commencing from July 30, 2012. It is secured by way of demand promissory note of Rs. 48,757,339, first pari passu equitable mortgage and hypothecation charge on fixed assets of Company and memorandum of constructive deposit of title deeds amounting to Rs.100.00 million. As an additional security measure the Sponsors/Directors loans was subordinated via formal subordination agreement. The loan carries mark-up at the rate of 3 month KIBOR plus 2.5% per annum payable quarterly. The charge is commonly shared for short-term borrowing also as detailed in note 26.1.

			2017	2016
		Note	Rupees	Rupees
21.2	PAIR Investment Company Limited			
	Balance at beginning of the year		150,000,000	150,000,000
	Less: current portion:			
	- over due instalments		(150,000,000)	(150,000,000)
	Balance at end of the year	_	<u> </u>	-

During the year ended June 30, 2012, the Company obtained long-term facility of Rs. 150.00 million from PAIR Investment Company Limited (formerly Pak Iran Joint Investment Company Limited) for the debt swap and balancing, modernizing and replacement (BMR). The said loan was repayable in 5 year, in 16 equal quarterly instalments including the grace period of 12 months commencing from June 30, 2013. The long-term facility carries mark-up at rate of 3 month KIBOR plus 350 bps.

The loan is secured by way of letter of hypothecation of Rs 467.00 million inclusive of margin of 25% over fixed asset of the Company and a letter of hypothecation of Rs. 267.00 million over current assets of the Company in favour of PAIR. These charges shall be subordinated to the existing charges created in favour of the existing creditors. The charge over the fixed assets shall be upgraded to pari passu charge ranking pari passu with the charges created in favour of the existing creditor within 90 day of the date of first draw down.

- 21.3 The Company filed a suit in the Honorable Lahore High Court against all banks / financial institutions under section 9 of the Financial Institutions (Recovery of Finances) Ordinance, 2001 for rendition of accounts and damages and lending banks have also filed suits before different high courts for recovery of their long-term and short-term liabilities through attachment and sale of Company's hypothecated / mortgaged / charged stocks and properties as fully disclosed in note 29.1.1. Due to these litigations, year-end confirmations amounting to Rs. 150.00 million from all lenders have not been received.
- 21.4 Due to the above mentioned litigations, the Company's financial arrangements with these banking companies are disputed and these liabilities have become payable on demand, so the entire amount of long-term finance has been grouped in current portion of non-current liabilities in accordance with the requirements of International Accounting Standard (IAS)-1 'Financial Statement Presentation'

			2017	2016
		Note	Rupees	Rupees
21.5	Gulistan Fibres Limited			- 1.040.044
	Balance at beginning of the year		74,818,341	74,818,34 1
	Less: current portion:			
	- over due instalments		(74,818,341)	(74,818,341)
	Balance at end of the year	_	-	

This loan has been created in accordance with the settlement agreement and agreement to sell dated December 30, 2013 executed between Silk Bank Limited (the Lender), Gulshan Spinning Mills Limited (an associated company), Paramount Spinning Mills Limited (an associated company), Gulistan Fibres Limited (an associated company) and the Company. As per these agreements, short-term borrowings and outstanding bills payables aggregating Rs. 99.00 million of the Company have been adjusted by the Lender against mortgaged property of the Gulistan Fibres Limited, under the debt-property swap arrangement.

This loan is unsecured and was repayable within period of two years from the date of creation i.e. April 18, 2014. This loan carries mark-up at the rate of 3 months KIBOR plus 2% plus 50 bps.

		2017	2016
	Note	Rupees	Rupees
22 LIABILITIES AGAINST ASSETS SUBJECT TO			
FINANCE LEASE			
Balance at the beginning of year		15,287,209	15,287,209
Less: payments made during the year		(599,481)	-
		14,687,728	15,287,209
Less: current portion;			
- overdue instalment	22.2	(14,687,728)	(15,287,209)
Balance at end of the year			_
-			

- 22.1 The Company had acquired plant and machinery and vehicles under finance lease arrangements from leasing companies, modaraba and banks. These liabilities, during the year, were subject to finance cost at the rates ranging from 7.00% to 16.77% (2016: 7.00% to 16.77%) per annum. The Company intends to exercise its option to purchase the leased assets upon completion of the lease term. The lease finance facilities are secured against title of the leased assets in the name of lessors.
- 22.2 The Company filed a suit in the Honorable Lahore High Court against all banks / financial institutions under section 9 of the Financial Institutions (Recovery of Finances) Ordinance, 2001. Further, various lessors have also filed suits before banking court and the Honorable High Court of Sindh for recovery of lease finance through attachment and sale of charged properties as fully disclosed in note 29.1.1. Due to these litigations, year-end confirmations from all lessors have not been received.
- 22.3 Due to the facts explained in note 22.2 above, the entire amounts of the lease finances have become payable on demand, therefore, the amount of future finance cost is not ascertainable as at June 30, 2017 and June 30, 2016. The disclosures of future minimum lease payments is prepared according to existing repayment schedules and provided only to comply with the disclosure requirement of IAS 17 'Leases'. According to the existing repayment schedules, the future minimum lease payments under these lease finance agreements are due as follows:

	ŀ	2017			2010	
	Minimum lease payments	Finance charges for future periods	Present value of minimum lease payments	Minimum lease payments	Finance charges for future periods	Present value of minimum lease payments
		Rupees			Rupees	
Payable within one year	15,599,823	912,095	14,687,728	16,199,304	912,095	15,287,209
Payable after one year but not later than five years	-	-	-		-	
	15,599,823	912,095	14,687,728	16,199,304	912,095	15,287,209
				200	17	2016
			Not	e Rup	ees	Rupees
DEFERRED LIABILITI	ES					
Deferred taxation			23.3	142	,373,142	158,650,919
The net liability for deferred taxation comprises timing differences relating to; Taxable temporary differences (deferred tax liabilities) Accelerated tax depreciation - owned assets Surplus on property, plant and equipment Assets subject to finance lease Deductible temporary differences (deferred tax assets) Staff retirement benefits - gratuity			108 7	,935,526 ,884,851 ,554,078 (153,525)	86,334,514 116,675,503 8,254,328 (219,747)	
Provisions and all	owances	*		(53	,441,470)	(47,654,644)
Liabilities against	assets subjec	t to finance le	ase		,406,318)	(4,739,0 35)
				142	,373,142	158,650,919
Opening balance				158	,650,919	155,438,5 45
Charged / adjuste		•				
 deferred tax expenses 	ense for the y	rear			,277,777)	3,212,374
Closing balance				142	,373,142	158,650,9 19

Deferred tax asset in respect of the unused tax losses amounting Rs. 234,916,312 (2016: Rs. 165,590,396) has not been recognised in these financial statements, being prudent. The management of the Company is of view that recognition of deferred tax asset will be reassessed as at June 30, 2018.

	20201		2017	2016
		Note	Rupees	Rupees
24	TRADE AND OTHER PAYABLES			
	Creditors	24.1	172,084,623	168,363,52 6
	Foreign bills payable	24.2	57,087,619	57,087,6 19
	Advance from related parties	24.4	47,292,601	52,339,5 08
	Advance from processing party		2,023,857	2,023,856
	Accrued liabilities	24.3	7,625,653	15,579,1 97
	Gratuity payable	24.5	511,751	708,861
	Unclaimed dividend		619,529	619,529
	Tax deducted at source		64,714	64,714
	Other payable		147,668,526	145,100,424
		<u> </u>	434,978,873	441,887,234
				<i>751</i>

- 24.1 Creditors include Rs. 110,830,493 (2016: Rs. 110,830,493) against local LC payable. These amounts are overdue and under litigation with banking companies / financial institutions as disclosed in note 29.1.1. Financial institutions have not provided the confirmation of Rs. 110,830,493 (2016: Rs. 110,830,493) despite of repeated requests.
- 24.2 The amount is denominated in US dollar. The outstanding amount as at June 30, 2017 is US \$ 546,293 (2016: US \$ 546,293) aggregating to Rs. 57,087,619 (2016: Rs. 57,087,619). These amounts are overdue and under litigation with banking companies / financial institutions as disclosed in note 29.1.1. Financial institutions have not provided the confirmation despite of repeated requests.
- 24.3 Accrued liabilities includes the amount of Electric duty payable amounting to Rs. 1,906,625(2016: Rs. 1,906,625). The Company has obtained stay order from the Honourable Lahore High Court against the payment of electric duty to LESCO as detailed in note 29.1.3.
- 24.4 Advance from related parties include advances received from;

2.1		Note	2017 Rupees	2016 Rupees
	Gulshan Spinning Mills Limited,		45,811,480	51,424,332
	Paramount Spining Mills Limited and		558,836	558,836
	Mr. Tanveer Ahmed		922,285	356,34 0
			47,292,601	52,339,508
24. 5	Gratuity payable	=		
	24.5.1 Movement in the net liability recognised in the balance sheet			
	Net liability at beginning of the year		708,861	2,897,478
	Benefits paid during the year		(197,110)	(2,188,6 17)
	Closing net liability	_	511,751	708,861
25 AC	CRUED MARK-UP/INTEREST			
Ma	rk-up / interest accrued on :			
- lo	ng-term financing from banking companies	25.1		-
- lo	ng-term financing from associated undertaking	25.2	16,923,158	16,923,158
- lia	ibilities against assets subject to finance lease	25.1	-	-
- sh	ort-term borrowings	25.1	-	-
- pa	yables to associated undertaking	25.3	22,855,237	18,851,844
•	- -		39,778,395	35,775,002

25.1 During the year ended June 30, 2017, the Company has not provided mark-up / interest on its long-term finances, lease finances and short-term borrowings to the extent of Rs. 15.53 million, Rs. 0.114 million and Rs. 105.711 million respectively (2016: 15.53 million, Rs. 0.078 million and Rs. 110.55 million respectively) due to pending litigations with the financial institutions as detailed in note 29.1.1.

Further, as detailed in note 1.3, the management is in the process of finalisation of restructuring of its debts and as per indicative restructuring term sheet total accrued and outstanding mark-up due / payable till June 30, 2014 will be repaid on quarterly basis over a period of 2 years immediately after the completion of repayment term of principal i.e. 8 years. Un-provided mark-up / interest upto the balance sheet date aggregate to Rs. 820.40 million (2016: Rs. 699.05 million). This non-provisioning is in contravention with the requirements of IAS 23 - Borrowing Costs. The exact amount of un-provided mark-up / interest could not be ascertained because of non-availability of relevant information and documents due to on-going litigations with banks and financial institutions.

25.2 This amount represents mark-up payable to Gulistan Fibres Limited, an associated company, on long-term loan as per note 21.5

25.3 This represents amount of mark-up payable to associated undertakings on balances due over the normal credit terms. The mark-up is charged on the basis of average borrowing rate of the lender, effective rate of 8.10% (2016: 6.99%).

			2017	2016
		Note	Rupees	Rupees
26	SHORT-TERM BORROWINGS			
	From banking companies and other financial institutions			
	Short-term borrowings - secured	26.1	1,144,495,742	1,144,495,742
	Bank overdraft	26.2	631,963	623,923
	PMAIN 0 . 5. 11-11-1	_	1,145,127,705	1,145,119,665

- 26.1 The Company had obtained aggregate borrowing facilities of Rs. 1,307.00 million (2015: Rs. 1,307.00 million). Short-term borrowing are secured against charge of stocks with a margin of 10% to 25%, hypothecation, moveable and trade debts, work-in-process, stores, lien on export bills receivable, charge against fixed assets, current assets of the Company and personal guarantees of some of the directors. These carried mark-up at the rate of 11.29% to 12.40% (2016: 11.29% to 12.40%) per annum payable quarterly.
- 26.2 This represents cheques issued by the Company in excess of balance with banks which would have been presented for payments in subsequent period.
- 26.3 The abovementioned balances are against expired finance facilities and have not been renewed by the respective banks / financial institutions. These banks and financial institutions have filed suits before different civil courts, banking courts and high courts for recovery of their financial liabilities through attachment and sale of Company's hypothecated / mortgaged / charged stocks and properties. The Company had also filed a suit in the Honorable Lahore High Court for redemption / release of security, rendition of accounts, recovery of damages, permanent injunction and ancillary reliefs as more fully detailed in note 29.1.1.
- 26.4 Year end balance confirmations aggregating Rs. 1,145,127,705 (2016: Rs. 1,145,119,665) of the lending banks / financial institutions have not been received due to above-mentioned litigation with them. Further, due to these litigations, bank statements for current financial year from all banks / financial institutions were also not available to ensure year end balances of these finance facilities.

		2017	2016
	Note	Rupees	Rupees
27 CURRENT PORTION OF NON-CURRENT			
LIABILITIES			
Long-term finances			
Faysal Bank Limited	21.1	21,428,572	21,428,572
PAIR Investment Company Limited	21.2	150,000,000	150,000,000
Gulistan Fibres Limited	21.5	74,818,341	74,818,341
Liabilities against assets subject to finance lease	22	14,687,728	15,287,209
,	_	260,934,641	261,534, 122
28 PROVISION FOR TAXATION	==		
Opening balance		5,069,059	5,084, 645
Provided during the year		<u>-</u>	-
		5,069,059	5,084, 645
Tax adjusted		(760)	(15,586)
Closing balance		5,068,299	5,069,059
	==		, Q

29 CONTINGENCIES AND COMMITMENTS

29.1 Contingencies

29.1.1 Liabilities towards banks and financial institutions disclosed in note 21, 22, 24, 25 and 26

- (a) Various banks and financial institutions have filed recovery suits before the banking courts, the Honourable High Court of Sindh and the Honourable Lahore High Court for recovery of their long-term and short-term liabilities and lease liabilities through attachment and sale of Company's hypothecated / mortgaged / charged stocks and properties. The aggregate amount of these claims is Rs. 1,862.08 million (2016: Rs. 1,989.55 million). The management is strongly contesting the above mentioned suits on the merits as well as cogent factual and legal grounds available to the Company under the law. Since, all the cases are pending before various Courts therefore the ultimate outcome of these cases can not be established.
- (b) The Company filed a global suit in the Honourable Lahore High Court (LHC) against all banks / financial institutions under Section 9 of the Financial Institutions (Recovery of Finances) Ordinance, 2001 (the Ordinance) for redemption / release of security, rendition of accounts, recovery of damages, permanent injunction and ancillary reliefs. The Lahore High Court vide its interim order dated October 25, 2012 ordered not to disturb the present position of current assets and fixed assets of the Company and no coercive action shall be taken against the Company. The Lahore High Court through its order dated September 11, 2013 dismissed the case on legal grounds. The Company filed appeal before Divisional Bench of the Lahore High Court against the above-mentioned order. The Divisional Bench passed an order, dated November 27, 2013, that respondent banks will not liquidate the Company's assets and operation of impugned judgement and decree dated September 11, 2013 will remain suspended meanwhile.
- 29.1.2 The Company has not provided for Rs. 6.8 million (2016: Rs. 6.8 million) in respect of infrastructure cess levied by the Government of Sindh. The case was decided against the Company by a single judge of the Honourable Sindh High Court. The decision was challenged before a bench of same High Court and stay for collection of cess was allowed. The Honourable High Court of Sindh decided the case by declaring that the levy and collection of infrastructure fee prior to December 28, 2006 was illegal and ultra vires and after that it was legal. The Company filed an appeal in the Honourable Supreme Court of Pakistan against the above-mentioned judgement of the Honourable High Court of Sindh. Further, the Government of Sindh also filed appeal against part of judgement decided against them.

The above appeals were disposed-off in May 2011 with a joint statement of the parties that, during the pendency of the appeals, another law came into existence which was not subject matter in the appeal, therefore, the decision thereon be first obtained from the High Court before approaching the Honourable Supreme Court of Pakistan with the right to appeal. Accordingly, the petition was filed in the Honourable High Court of Sindh in respect of the above view. During the pendency of this appeal an interim arrangement was agreed whereby bank guarantees furnished for consignments cleared upto December 27, 2006 were returned and bank guarantees were furnished for 50% of the levy for consignment released subsequent to December 27, 2006 while payment was made against the balance amount.

As at June 30, 2017, the Company has provided bank guarantees aggregating Rs.8.95 million (2016: Rs. 8.95 million) in favour of the Excise and Taxation Department.

29.1.3 The Company has obtained stay order from Honourable Lahore High Court against the payment of electric duty to LESCO. However, an amount of Rs. 1,906,625 (2016: Rs. 1,906,625) had been provided in the accounts on account of electric duty.

- 29.1.4 The Bank of Punjab has filed a suit COS No. 50/ 2013 for recovery of Rs. 168.426 million on account of working capital facilities provided to the Company. The Company filed PLA No. 148-B/2013, in response to the summons issued by the Honourable Lahore High Court. The learned counsel of defendant in application to leave for defence raised many questions i.e. legality of plaintiff's claim and the authority of person, who filed the suit. After due consideration of PLA filed by the Company, it was established that objections raised by the Company's learned counsel were baseless and unreasonable. The Honourable Lahore High Court dismissed the application and decreed in favour of the plaintiff bank to the extent of The Company has filed appeal in the divisional bench of the Honourable Lahore High Court, and the case is being contested on merit. The execution order of impugned judgement have not been received by the Company during the reporting period.
- Askari Bank Limited has filed a suit COS No. 40/2013 for recovery of Rs. 148.25 million. The Company filed PLA No. 105-B /2013, in response to the summon issued by the Honourable Lahore High Court. The court refuted all objections raised by the Company's learned counsel, and dismissed their application for leave to defend. Section 10 (1) of Financial Institutions (Recovery of Finances) Ordinance, 2001, states that. "the dismissal of the application for leave to defend means that all the allegations made in the plaint shall be deemed to be accepted and the banking court is obliged to pass a decree thereon". Therefore, the Honourable Banking Court decreed in favour of Plaintiff Bank, together with the costs of funds as contemplated by section 3 of above mentioned ordinance. The Company has filed appeal in the Divisional Bench of the Honourable Lahore High Court, and the case is still subjudice.
- 29.1.6 First Treet Manufacturing Modaraba has filed suit J.Misc. No. 02 of 2015 for winding-up of the Company. The said petition was disposed of by the Honourable High Court of Sindh, through its orfer dated April 18, 2017, since the parties have resolved the dispute amicably in an out-of-court settlement agreement dated February 28, 2016 executed at Lahore. All the parties to this agreement settled that outstanding amount will be paid in monthly installments till the entire payment is made. The management has not recognised the impact of the said agreement in these financial statements.
- 29.1.7 First National Bank Modarba has filed a suit against the Company for recovery of Rs. 51.842 million. The said suit was decreed vide judgment dated August 01, 2017 against the Company and the same was converted into execution proceedings by the court under section 19 of Financial Institutions (Recovery of Finances) Ordinance, 2001. First National Bank Modaraba has filed an Execution petition which is now pending adjudication before the Banking Court No.1, Lahore, wherein we have already filed an objection petition. This case is being vigorously and diligently contested by the Company.

		2017	2016
	Note	Rupees	Rupees
29.1.8 Bank guarantees issued on behalf of			-
the company;			
Sui Northern Gas Pipelines Limited		19,862,200	19,862,200
Director of Excise and Taxation		8,957,572	8,957,5 72
		28,819,772	28,819,7 72

29.2 Commitments

Commitments

There is no capital commitment as at June 30, 2017 (2016: nil)

			2017	2016
		Note	Rupees	Rupees
30	SALES - NET Processing income	==	11,700,000	3,000,000
31	COST OF SALES Raw material written-off Stores and spare parts provision Fuel and power consumed Salaries, wages and benefits Insurance expense Repair and maintenance Depreciation Others Stocks at beginning of the year Stocks at end of the year	31.1 31.2 31.3 6.2	19,397,457 1,133,774 - 464,400 - 4,000,000 25,592,778 600,000 51,188,409 15,932,563 (12,050,223) 3,882,340	1,133,773 2,900,355 2,017,279 768,177 1,021,718 26,873,894 - 34,715,196 15,932,563 (15,932,563)
	31.1 Raw material consumed Stocks at beginning of the year Stocks at the end of the year	-	55,070,749 77,589,827 (58,192,370) 19,397,457	34,715,196 77,589,827 (77,589,827)

31.2 Store and spare parts consumed includes the provision for slow moving items amounting to Rs. 1,133,774 (2016: Rs. nil).

31.3 Salaries, wages and benefits include staff retirement benefits amounting to Rs. nil (2016: Rs. nil).

	31.5 Salaries, wages and benefits include star 15th		•	
	•		2017	2016
		Note	Rupees	Rupees
32	ADMINISTRATIVE EXPENSES			
	Staff salaries and benefits	32.1	-	-
	Rent, rates and taxes		-	80,864
	Printing and stationery		-	27,504
	Postage and telephone		6,978	27,5 75
	Repair and maintenance		-	34,4 48
	Vehicles running and maintenance		-	31,396
	Traveling and conveyance		-	34,990
	Legal and professional		2,174,500	642,5 65
	Auditor's remuneration	32.2	250,000	1,042,100
	Fee and subscription		60,000	139,986
	Depreciation Depreciation	6.2	559,499	690,8 08
	•		15,241	45,082
	Others	_	3,066,218	2,797,318
		==		

32.1 Staff salaries and benefits include staff retirement benefits amounting to Rs. nil (2016: Rs. nil).

			2017	2016
		Note	Rupees	Rupees
32.2	Auditor's remuneration			
	Annual audit		240,000	942,200
	Compliance report on code of corporate governance		10,000	99,9 00
	t o		250,000	1,042,100
				7 0

		Note	Rupees	Rupees
33	OTHER EXPENSES		***	
	Bad debt and other balances written off		390,123	2 141 107
	Foreign exchange loss		200 100	3,141,197
			390,123	3,141,197
34	OTHER INCOME			
	Income from financial assets		1 005 022	1 702 645
	Profit on defence saving certificates		1,885,833	1,702,645
	Reversal of bad debts		-	11,000,000
	Income from non-financial assets		202 247	1 210 274
	Gain on disposal of property, plant and equipment		383,347	1,319,364
	TO LANCE COOK	=	2,269,180	14,022,009
35	FINANCE COST			
	Mark-up / interest on;		_	6,639,011
	 long-term financing - related party liabilities against assets subject to finance lease 		65,409	-
	- overdue payable balances of associated undertaking		4,003,393	3,648,996
	Bank charges		424,611	383,384
	24 6		4,493,413	10,671,391
36	TAXATION	_		
	Current	36.1	-	-
	D ()	23.1	(16,277,777)	(3,212,374)
	Deferred			
	36.1 The provision of minimum tax under section 113 provided in these financial statements because depreciation and other inadmissible expenses. Fu	the Comparther, no pr	any has suffered g ovision for alternati	ross loss before ve corporate tax
	36.1 The provision of minimum tax under section 113 provided in these financial statements because	the Comparther, no pr t, is incorpor	ne Tax Ordinance, 20 any has suffered govision for alternativated as the company of required.	001 has not been ross loss before ve corporate tax has suffered an
37	36.1 The provision of minimum tax under section 113 provided in these financial statements because depreciation and other inadmissible expenses. Fu under section 113C of Income Tax Ordinance, 2001 accounting loss. Numeric tax rate reconciliation is,	the Comparther, no pr t, is incorpor	ne Tax Ordinance, 20 any has suffered g rovision for alternati rated as the company	001 has not been ross loss before ve corporate tax
37	36.1 The provision of minimum tax under section 113 provided in these financial statements because depreciation and other inadmissible expenses. Fu under section 113C of Income Tax Ordinance, 2001 accounting loss. Numeric tax rate reconciliation is, LOSS PER SHARE - BASIC AND DILUTED	the Comparther, no pr t, is incorpor	ne Tax Ordinance, 20 any has suffered govision for alternativated as the company of required.	001 has not been ross loss before ve corporate tax has suffered an
37	36.1 The provision of minimum tax under section 113 provided in these financial statements because depreciation and other inadmissible expenses. Fu under section 113C of Income Tax Ordinance, 2007 accounting loss. Numeric tax rate reconciliation is, LOSS PER SHARE - BASIC AND DILUTED Loss after taxation (Rupees)	the Comparther, no pr t, is incorpor	ne Tax Ordinance, 20 any has suffered govision for alternativated as the company of required.	2016
37	36.1 The provision of minimum tax under section 113 provided in these financial statements because depreciation and other inadmissible expenses. Fu under section 113C of Income Tax Ordinance, 2001 accounting loss. Numeric tax rate reconciliation is, LOSS PER SHARE - BASIC AND DILUTED	the Comparther, no pr t, is incorpor	ne Tax Ordinance, 20 any has suffered govision for alternativated as the company of required.	2016
37	36.1 The provision of minimum tax under section 113 provided in these financial statements because depreciation and other inadmissible expenses. Fu under section 113C of Income Tax Ordinance, 2001 accounting loss. Numeric tax rate reconciliation is, LOSS PER SHARE - BASIC AND DILUTED Loss after taxation (Rupees) Weighted average number of ordinary shares	the Comparther, no pr t, is incorpor	ne Tax Ordinance, 20 any has suffered govision for alternativated as the company of required. 2017 (32,773,546)	2016 (37,515,467)
37	 36.1 The provision of minimum tax under section 113 provided in these financial statements because depreciation and other inadmissible expenses. Furunder section 113C of Income Tax Ordinance, 2007 accounting loss. Numeric tax rate reconciliation is, LOSS PER SHARE - BASIC AND DILUTED Loss after taxation (Rupees) Weighted average number of ordinary shares outstanding during the period (Number) Loss per share - basic and diluted (Rupees) 	the Comparther, no production in corporate therefore, no example of the compart o	ne Tax Ordinance, 20 any has suffered grovision for alternativated as the company of required. 2017 (32,773,546) 14,641,000 (2.24)	2016 (37,515,467)
37	 36.1 The provision of minimum tax under section 113 provided in these financial statements because depreciation and other inadmissible expenses. Fu under section 113C of Income Tax Ordinance, 2007 accounting loss. Numeric tax rate reconciliation is, LOSS PER SHARE - BASIC AND DILUTED Loss after taxation (Rupees) Weighted average number of ordinary shares outstanding during the period (Number) 	the Comparther, no production in corporate therefore, no example of the compart o	ne Tax Ordinance, 20 any has suffered grovision for alternativated as the company of required. 2017 (32,773,546) 14,641,000 (2.24)	2016 (37,515,467)
37	 36.1 The provision of minimum tax under section 113 provided in these financial statements because depreciation and other inadmissible expenses. Furunder section 113C of Income Tax Ordinance, 2007 accounting loss. Numeric tax rate reconciliation is, LOSS PER SHARE - BASIC AND DILUTED Loss after taxation (Rupees) Weighted average number of ordinary shares outstanding during the period (Number) Loss per share - basic and diluted (Rupees) 	the Comparther, no production in corporate therefore, no example of the compart o	ne Tax Ordinance, 20 any has suffered grovision for alternativated as the company of required. 2017 (32,773,546) 14,641,000 (2.24)	2016 (37,515,467) 14,641,000 (2.56)
	 36.1 The provision of minimum tax under section 113 provided in these financial statements because depreciation and other inadmissible expenses. Further under section 113C of Income Tax Ordinance, 2007 accounting loss. Numeric tax rate reconciliation is, LOSS PER SHARE - BASIC AND DILUTED Loss after taxation (Rupees) Weighted average number of ordinary shares outstanding during the period (Number) Loss per share - basic and diluted (Rupees) There is no dilutive effect on the basic loss per share of the CHANGES IN WORKING CAPITAL 	the Comparther, no production in corporate therefore, no example of the compart o	ne Tax Ordinance, 20 any has suffered govision for alternativated as the company of required. 2017 (32,773,546) 14,641,000 (2.24)	2016 (37,515,467) 14,641,000 (2.56)
	 36.1 The provision of minimum tax under section 113 provided in these financial statements because depreciation and other inadmissible expenses. Fu under section 113C of Income Tax Ordinance, 2007 accounting loss. Numeric tax rate reconciliation is, LOSS PER SHARE - BASIC AND DILUTED Loss after taxation (Rupees) Weighted average number of ordinary shares outstanding during the period (Number) Loss per share - basic and diluted (Rupees) There is no dilutive effect on the basic loss per share of the CHANGES IN WORKING CAPITAL Decrease / (increase) in current assets: 	the Comparther, no production in corporate therefore, no example of the compart o	ne Tax Ordinance, 20 any has suffered grovision for alternativated as the company of required. 2017 (32,773,546) 14,641,000 (2.24) 2017 Rupees	2016 (37,515,467) 14,641,000 (2.56) 2016 Rupees
	 36.1 The provision of minimum tax under section 113 provided in these financial statements because depreciation and other inadmissible expenses. Further under section 113C of Income Tax Ordinance, 2001 accounting loss. Numeric tax rate reconciliation is, LOSS PER SHARE - BASIC AND DILUTED Loss after taxation (Rupees) Weighted average number of ordinary shares outstanding during the period (Number) Loss per share - basic and diluted (Rupees) There is no dilutive effect on the basic loss per share of the CHANGES IN WORKING CAPITAL. Decrease / (increase) in current assets: Trade debts 	the Comparther, no production in corporate therefore, no example of the compart o	ne Tax Ordinance, 20 any has suffered grovision for alternativated as the company of required. 2017 (32,773,546) 14,641,000 (2.24) 2017 Rupees	2016 (37,515,467) 14,641,000 (2.56)
	 36.1 The provision of minimum tax under section 113 provided in these financial statements because depreciation and other inadmissible expenses. Further under section 113C of Income Tax Ordinance, 2007 accounting loss. Numeric tax rate reconciliation is, LOSS PER SHARE - BASIC AND DILUTED Loss after taxation (Rupees) Weighted average number of ordinary shares outstanding during the period (Number) Loss per share - basic and diluted (Rupees) There is no dilutive effect on the basic loss per share of the CHANGES IN WORKING CAPITAL Decrease / (increase) in current assets: Trade debts Loans and advances 	the Comparther, no production in corporate therefore, no example of the compart o	ne Tax Ordinance, 20 any has suffered grovision for alternativated as the company of required. 2017 (32,773,546) 14,641,000 (2.24) 2017 Rupees 2,678,962 360,122	2016 (37,515,467) 14,641,000 (2.56) 2016 Rupees
	 36.1 The provision of minimum tax under section 113 provided in these financial statements because depreciation and other inadmissible expenses. Further under section 113C of Income Tax Ordinance, 2007 accounting loss. Numeric tax rate reconciliation is, LOSS PER SHARE - BASIC AND DILUTED Loss after taxation (Rupees) Weighted average number of ordinary shares outstanding during the period (Number) Loss per share - basic and diluted (Rupees) There is no dilutive effect on the basic loss per share of the CHANGES IN WORKING CAPITAL Decrease / (increase) in current assets: Trade debts Loans and advances Trade deposits and short-term prepayments 	the Comparther, no production in corporate therefore, no example of the compart o	ne Tax Ordinance, 20 any has suffered grovision for alternativated as the company of required. 2017 (32,773,546) 14,641,000 (2.24) 2017 Rupees	2016 (37,515,467) 14,641,000 (2.56) 2016 Rupees
	 36.1 The provision of minimum tax under section 113 provided in these financial statements because depreciation and other inadmissible expenses. Fu under section 113C of Income Tax Ordinance, 2001 accounting loss. Numeric tax rate reconciliation is, LOSS PER SHARE - BASIC AND DILUTED Loss after taxation (Rupees) Weighted average number of ordinary shares outstanding during the period (Number) Loss per share - basic and diluted (Rupees) There is no dilutive effect on the basic loss per share of the CHANGES IN WORKING CAPITAL Decrease / (increase) in current assets: Trade debts Loans and advances Trade deposits and short-term prepayments Interest accrued 	the Comparther, no production in corporate therefore, no example of the compart o	ne Tax Ordinance, 20 any has suffered grovision for alternativated as the company of required. 2017 (32,773,546) 14,641,000 (2.24) 2017 Rupees 2,678,962 360,122 296,605	2016 (37,515,467) 14,641,000 (2.56) 2016 Rupees 10,784,249 - (40,642) 13,326,713
	 36.1 The provision of minimum tax under section 113 provided in these financial statements because depreciation and other inadmissible expenses. Further under section 113C of Income Tax Ordinance, 2007 accounting loss. Numeric tax rate reconciliation is, LOSS PER SHARE - BASIC AND DILUTED Loss after taxation (Rupees) Weighted average number of ordinary shares outstanding during the period (Number) Loss per share - basic and diluted (Rupees) There is no dilutive effect on the basic loss per share of the CHANGES IN WORKING CAPITAL Decrease / (increase) in current assets: Trade debts Loans and advances Trade deposits and short-term prepayments 	the Comparther, no production in corporate therefore, no example of the compart o	ne Tax Ordinance, 20 any has suffered grovision for alternativated as the company of required. 2017 (32,773,546) 14,641,000 (2.24) 2017 Rupees 2,678,962 360,122 296,605 - (504)	2016 (37,515,467) 14,641,000 (2.56) 2016 Rupees 10,784,249 - (40,642) 13,326,713 5,105,721
	 36.1 The provision of minimum tax under section 113 provided in these financial statements because depreciation and other inadmissible expenses. Further under section 113C of Income Tax Ordinance, 2001 accounting loss. Numeric tax rate reconciliation is, LOSS PER SHARE - BASIC AND DILUTED Loss after taxation (Rupees) Weighted average number of ordinary shares outstanding during the period (Number) Loss per share - basic and diluted (Rupees) There is no dilutive effect on the basic loss per share of the CHANGES IN WORKING CAPITAL. Decrease / (increase) in current assets: Trade debts Loans and advances Trade deposits and short-term prepayments Interest accrued Tax refunds due from Government 	the Comparther, no production in corporate therefore, no example of the compart o	ne Tax Ordinance, 20 any has suffered grovision for alternativated as the company of required. 2017 (32,773,546) 14,641,000 (2.24) 2017 Rupees 2,678,962 360,122 296,605	2016 (37,515,467) 14,641,000 (2.56) 2016 Rupees 10,784,249 - (40,642) 13,326,713
	 36.1 The provision of minimum tax under section 113 provided in these financial statements because depreciation and other inadmissible expenses. Fu under section 113C of Income Tax Ordinance, 2001 accounting loss. Numeric tax rate reconciliation is, LOSS PER SHARE - BASIC AND DILUTED Loss after taxation (Rupees) Weighted average number of ordinary shares outstanding during the period (Number) Loss per share - basic and diluted (Rupees) There is no dilutive effect on the basic loss per share of the CHANGES IN WORKING CAPITAL Decrease / (increase) in current assets: Trade debts Loans and advances Trade deposits and short-term prepayments Interest accrued 	the Comparther, no production in corporate therefore, no example of the compart o	ne Tax Ordinance, 20 any has suffered grovision for alternativated as the company of required. 2017 (32,773,546) 14,641,000 (2.24) 2017 Rupees 2,678,962 360,122 296,605 - (504) 3,335,185	2016 (37,515,467) 14,641,000 (2.56) 2016 Rupees 10,784,249 - (40,642) 13,326,713 5,105,721 29,176,041

39 REMUNERATION OF CHIEF EXECUTIVE OFFICER, DIRECTORS AND EXECUTIVES

No remuneration was paid to chief executive officer and directors. However, the monetary value of the benefit given to director is Rs. nil (2016: Rs. nil)

		2017	2016
	Note	Rupees	Rupees
40 CASH AND CASH EQUIVALENTS			
Cash-in-hand		1,500	1,500
Cash with banks;			
- current accounts		2,085,780	1,702,405
- saving accounts		52,687	52,687
- certificates of deposit		4,362,370	4,362,370
T T	_	6,500,837	6,117,462
Bank overdraft		(631,963)	(623,923)
23		5,870,374	5,495, 039

41 FINANCIAL INSTRUMENTS AND RELATED DISCLOSURES

41.1 Fair values of financial instruments

Fair value is the amount for which an asset could be exchanged or liability be settled between knowledgeable willing parties in an arm's length transaction. As at the reporting date, fair values of all financial instruments are considered to approximate their carrying amounts.

41.2 Methods of determining fair values

Fair values of financial instruments, with the exception of investment in associates, for which prices are available from the active market are measured by reference to those market prices. Fair values of financial assets and liabilities with no active market and those of investments in subsidiaries are determined in accordance with generally accepted pricing models based on discounted cash flow analysis based on inputs from other than observable market.

41.3 Discount / interest rates used for determining fair values

The interest rates used to discount estimated cash flows, when applicable, are based on the government yield curve as at the reporting date plus an adequate credit spread.

41.4 Significant assumptions used in determining fair values

Fair values of financial asset and liabilities that are measured at fair value subsequent to initial recognition are determined by using discounted cash flow analysis. This analysis requires management to make significant assumptions and estimates which may cause material adjustments to the carrying amounts of financial assets and financial liabilities in future periods. These assumptions are not fully supportable by observable market prices or rates. The Company uses various significant assumptions for determining fair value of financial assets and liabilities and incorporates information about other estimation uncertainties as well.

41.5 Significance of fair value accounting estimates to the Company's financial position and performance

The Company uses fair value accounting for its financial instruments in determining its overall financial position and in making decisions about individual financial instruments. This approach reflects the judgement of the Company about the present value of expected future cash flows relating to an instrument. The management believes that fair value information is relevant to many decisions made by users of financial statements as it permits comparison of financial instruments having substantially the same economic characteristics and provides neutral basis for assessing the management's stewardship by indicating effects of its decisions to acquire, sell or hold financial assets and to incur, maintain or discharge financial liabilities.

42 FINANCIAL RISK EXPOSURE AND MANAGEMENT

The Company has exposure to the following risk from its use of financial statements;

- credit risk,
- liquidity risk and
- market risk

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

42.1 Credit risk

42.1.1 Exposure to credit risk

Credit risk is the risk of financial loss to the company if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the long-term deposits, trade debts, trade deposits and other receivable, accrued mark-up and cash and bank balances. Out of total financial assets of Rs. 21.5 million (2016: 24.90 million), the financial assets which are subject to credit risk aggregate to Rs. 15.05 million (2016: 18.78 million). The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at the reporting date is as follows;

		2017	2016
	Note	Rupees	Rupees
Long-term deposits		2,061,925	2,780,500
Trade debts		9,396,038	12,075,000
Trade deposits and other receivables		3,494,759	3,578,209
Accrued mark-up		349,994	349,994
Bank balances		6,500,837	6,117,462
3 3 3 3 3 3 3 3 3 3	•	21,803,553	24,901,165
42.1.2 Concentration of risk - geographical dispersion	•		
Local debtors		9,396,038	12,075,000
42.1.3 Concentration of risk - type of customer	,		
Yarn		4,012,260	11,000,000
Processing		5,383,778	1,075,000
Ü		9,396,038	12,075,000
42.1.4 Ageing of trade debts at the reporting date:			
Not past due		5,383,778	1,075,000
More than one year		4,231,897	11,000,000
•		9,615,675	12,075,000

42.2 Liquidity risk

Liquidity risk is the risk that an entity will encounter difficulties in meeting obligations associated with financial liabilities. The Company is facing difficulty in maintaining sufficient level of liquidity due to financial problems as all the banks and financial institutions have blocked / ceased their finance facilities and filed suits for recovery of these finances.

		2017			2016	
	Carrying amount	Due within one year	Due after one year	Carrying amount	Due within one year	Due after one year
İ			Rupe	es		
Non-derivative Financial liabilities						
Liabilities against asset subject to finance lease Trade and other payables Accrued mark-up / interest	14,687,728 434,978,873 39,778,395 1,145,127,705	14,687,728 434,978,873 39,778,395 1.145,127,705	- - -	15,287,209 441,113,659 35,775,002 1,144,495,742	15,287,209 441,113,659 35,775,002 1,144,495,742	-
Short -term borrowings	1,634,572,701	1,634,572,701	-	1,636,671,612	1,636,671,612	

In order to manage liquidity risk, the management along with its restructuring agent (a leading bank) and a few other banks are negotiating with banks / financial institutions for restructuring of principal and mark-up / interest and rescheduling of repayment terms as detailed in note 1.3 to the financial statements and the management envisages that sufficient financial resources will be available to manage the liquidity risk.

The contractual cash flows relating to the above financial liabilities have been determined on the basis of mark-up rates effective as at June 30. The rates of mark-up have been disclosed in relevant notes to these financial statements.

42.3 Market risk

Market risk is the risk that the value of the financial instruments may fluctuate as a result of changes in market interest rates or the market price due to a change in credit rating of the issuer or the instrument, change in market sentiments, speculative activities, supply and demand of securities and liquidity in the market. The Company is exposed to currency risk and interest rate risk only.

(a) **Currency risk**

Currency risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates.

The Company is exposed to currency risk on import of raw material and stores that are denominated in currency other than the respective functional currency of the company, primarily in U.\$.Dollar. The currencies in which these transaction primarily denominated in U.S.Dollar. The Company's exposure to foreign currency is as follows;

		US\$	Others	Rupees
Trade and other payables 2017		546,293		57,087,619
Trade and other payables 2016		546,293	_	57,087,619
	2017 Avera	2016 ge rates	2017 Reporting	2016 date rates
US Dollar to Pak Rupee	103.95	103.0	105/104.8	104.7/104.5
The following significant exchange rates applied	during the yea	r;		
	2017	2016	2017	2016
	Avera	ge rates	Reporting	date rates
US Dollar to Pak Rupee	103.95	103.0	105/104.8	104.7/104.5

Sensitivity analysis

At the reporting date, if Pak Rupee has strengthened by 10% against the U.S.\$ with all other variables held constant, loss for the year would have been increased/(decreased) by the amounts shown below mainly as a result of net foreign exchange gain/loss on translation of financial assets and liabilities.

	2017	2016
	Rupees	Rupees
Effect on loss for the year		•
US Dollar to Rupees	5,889,038	5,708,761

The sensitivity analysis prepared is not necessarily indicative of the effects on the profit for the year and liabilities of the Company. The weakening of the Rupee against U.S Dollar would have had an equal but opposite impact on profit for the year. The sensitivity analysis prepared is not necessarily indicative of the effects on profit for the year and assets / liabilities of the Company.

(b) 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 change in market interest rates. Majority of the interest rate exposure arises from short and long-term borrowing from banks and term deposits in PLS saving accounts with banks. At the balance sheet date, the interest rate profile of company's interest bearing financial instrument is as follows:

		2017	2016
		Rupees	Rupees
Fixe	ed rate instruments		
Fina	ancial assets	17,357,499	<u> 15,471,666</u>
Var	iable rate instruments		
Fina	ancial assets	4,415,057	4,415,0 57
Fina	ancial liabilities	1,159,183,470	1,159,782,951

Fair value sensitivity analysis for fixed rate instruments

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

Cash flow sensitivity analysis for variable rate instruments

Cash flow sensitivity analysis for variable rate instruments is not presented as the Company is not providing for mark-up / interest due to litigation with banks and financial institutions.

Fair value of financial assets and liabilities

As at June 30, 2017, the carrying values of all financial assets and liabilities reflected in the financial statements approximate to their fair values except investment in an associated company which is valued under equity method of accounting. Further, staff loans which are valued at their original cost less repayments.

		2017	2016
		Rupees	Rupees
42.5	Off balance sheet items		
	Bank guarantees issued in ordinary course of business	28,819,772	28,819,772

42.6 The effective rate of interest / mark-up for the monetary financial assets and liabilities are mentioned in respective notes to the financial statements.

42.7 Capital risk management

The Company's prime objectives when managing capital are to safeguard the Company's ability to continue as a going concern so that it can continue to provide returns for shareholders, benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

The Company manages its capital structure by monitoring return on net assets and makes adjustments to it in the light of changes in economic conditions. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividend paid to shareholders and / or issue new shares.

There was no change in the Company's approach to capital management during the year. Further, the Company is not subject to externally imposed capital requirements, except those, related to maintenance of debt covenants, commonly imposed by the providers of debt finance which the Company could not comply as at the reporting date.

Related parties comprise of associated companies, directors of the Company, key management personnel, companies in which directors, key management personnel and close members of the families of the directors and key management personnel are interested. The Company, in the normal course of business, carries out transactions with various related parties. Remuneration of the key management personnel is disclosed in note 39. Amounts due from and to related parties are shown under receivables and payables. Other significant transactions with related parties are as follows:

	2017	2016
	Rupees	Rupees
Nature of transaction		
Related parties due to significant influence		
Interest expense	4,003,393	10,288,007
Loan received	973,073	19,236,544
Loan paid	6,084,000	18,502,697
All material transactions with related parties are at arm's length	" ^	
	ED .	

44	CAPACITY AND PRODUCTION			
	Number of spindles installed		24,096	24,09
	Installed capacity in kilograms after conversion			0.000.05
	into 20/s counts	Kg.	8,029,854	8,0 2 9,85

- 44.1 The Company has not carried out any operations during the current reporting financial year due to the the circumstances disclosed in note 1.3 resulting in cessation of operations.
- 44.2 It is difficult to precisely describe production capacity and the resultant production in the textile industry since it fluctuates widely depending on various factors such as count of yarn spun, raw material used, spindle speed, twist etc.
- Severe energy crisis in the form of unscheduled and unprecedented gas and electricity load shedding catastrophically impaired the production of the company resulting in a major production short fall. Financial institutions have also curtailed the short-term limits and froze the funds in current accounts to clear the mark-up and other dues. These all factors caused production short fall in previous reporting periods.

	2017	2016
	Nu	mber
NUMBER OF EMPLOYEES		
Number of employees as at June 30,		
- Permanent	6	6
- Contractual		-
Average number of employees during the year		
- Permanent	6	28
- Contractual	-	1
DATE OF AUTHORIZATION FOR ISSUE		
These financial statements have been authorized for issue on	by the	e board of directors

47 CORRESPONDING FIGURES

into 20/s counts

45

46

Corresponding figures have been rearranged and reclassified for better presentation wherever considered necessary, the effect of which is not material

of the Company.

GULISTAN SPINNING MILLS LIMITED

KEY OPERATIONG & FINANCIAL DATA FOR THE LAST SIX YEAR

	2017	2016	2015	2014	2013	2012
	RUPEES	RUPEES	RUPEES	RUPEES	RUPEES	RUPEES
OPERATING RESULTS					Restated	Restated
Total number of Spindles installed	24,096	24,096	24,096	3 24,096	24,096	24.09
Total number of Spindles shifts worked	0	c)	12,640,903	•	18,213,47
Instal capacity 20's Count	8,029,854	8,029,854	8,029,854	8,029,854		8,029,85
Production converted into 20's Count	0	=	•	2,040,769	3,953,027	4,926,81
Number of shifts worked	0	0	(906	695	75
Turnover						
Gross Profit	- (40.070.740)	-		316,169,386	603,481,851	1,602,248,153
Operating Expenses	(43,370,749)	(31,715,196)	, , , , ,			(1,237,300,539
Operating Expenses Operating Profit	3,456,341	5,938,515	22,557,019	27,434,865	53,913,080	133,884,763
Other Income	(46,827,090)	(37,653,711)			(107,841,712)	(1,371,185,302
Financial & Other Charges	2,269,180	14,022,009	6,449,717	6,058,009	9,190,855	130,156
Profit for the year before taxation	4,493,413	10,671,391	9,821,331	5,897,274	14,329,639	122,764,187
	(49,051,323)	(34,303,093)	(244,412,396)	(110,351,599)	(116,337,870)	(1,542,028,549
PROVISION FOR TAXATION						
Current year	_		_	_	1,570,088	6,921,780
Proir year	-		_	457,564	1,570,000	(1,275,722
taxation	(16,277,777)	(3,212,374)	(7,055,004)		(13,147,379)	(22,114,252
Profit for the year after taxation	(32,773,546)	(37,515,467)	(251,467,400)	, , , , , , , , , , , , , , , , , , , ,	(103,190,491)	(1,519,914,297
Unappropraited Profit brought forward	(1,646,597,518)	(1,619,094,065)	(1,390,272,121)	4.	(1,324,770,734)	207,423,976
Profit available for appropriation	(1,669,780,261)	(1,646,597,518)	(1,619,094,065)	(1,390,272,121)	(1,386,387,904)	(1,324,770,734
APPROPRIATION			 			
Proposed Dividend	Nill	Nill	Nill	Nill	Nill	Nifl
Unappropriated Profit Carried Forward	(1,669,780,261)	(1,646,597,518)	(1,619,094,065)	(1,390,272,121)	(1,386,387,904)	(1,324,770,734)
FINANCIAL POSITION						
Paid up Capital	146,410,000	146,410,000	146 440 000	440 440 000		
Share Holder Equity	1,498,387,093	(1,475,204,350)	146,410,000	146,410,000	146,410,000	146,410,000
ong Term Loans	103,000,000	103,000,000	(1,447,700,897)	(1,218,863,218)	(1,214,977,904)	(1,153,360,734)
Obligation under Finance Leases	14,687,728	15,287,299	177,818,341 15,287,299	177,818,341	171,428,572	180,000,000
	142,373,142	159,359,780	15,267,299	17,199,239	17,595,397	18,969,781
Deferred Liabilities		100,000,700	130,030,323	340,273,708	370,509,613	243,821,853
Deferred Liabilities Current Liabilities		1.888 676 221	1 923 000 004	1 706 004 200	4 047 570 55:	4 003 : :
	1,885,887,913	1,888,676,221 896,048,764	1,823,099,904	1,786,091,300	1,847,576,521	
Current Liabilities	1,885,887,913 869,698,395	896,048,764	923,854,824	1,531,854,852	1,584,120,727	1,637,133,807
Current Liabilities Fixed Assets	1,885,887,913					1,907,156,271 1,637,133,807 12,667,534 2,008,468

Number of			Shares Held	Percentage	
Shareholders	From	То			
995	1	100	14,739	0.10	
269	101	500	59,061	0.40	
255	501	1,000	195,070	1.33	
136	1,001	5,000	348,664	2.38	
46	5,001	10,000	346,292	2.37	
7	10,001	15,000	88,253	0.60	
6	15,001	20,000	106,439	0.73	
1	20,001	25,000	21,961	0.15	
5	25,001	30,000	133,823	0.91	
1	30,001	35,000	31,376	0.21	
2	35,001	40,000	74,879	0.51	
4	40,001	45,000	168,639	1.15	
2	45,001	50,000	96,609	0.66	
2	50,001	55,000	103,091	0.70	
1	55,001	60,000	60,000	0.41	
1	65,001	70,000	67,618	0.46	
2	70,001	75,000	146,500	1.00	
1	75,001	80,000	76,859	0.52	
1	80,001	85,000	81,625	0.56	
1	85,001	90,000	89,395	0.61	
1	90,001	100,000	92,082	0.63	
2	100,001	150,000	298,828	2.04	
1	150,001	200,000	169,103	1.15	
1	200,001	250,000	202,777	1.38	
1	250,001	275,000	254,500	1.74	
1	275,001	600,000	277,500	1.90	
1	600,001	680,000	619,543	4.23	
1	680,001	1,100,000	680,806	4.65	
1	1,100,001	1,160,000	1,101,822	7.53	
1	1,160,001	1,350,000	1,162,251	7.94	
1	1,350,001	1,365,000	1,350,655	9.23	
1	1,365,001	1,395,000		9.34	
1	1,395,001	1,445,000	1,400,000	9.56	
1	1,445,001	1,900,000	1,450,000	9.90	
1	1,900,001	1,905,000	1,903,330	13.00	
1,754			14,641,000	100.00	

^{*} Note: There is no shareholding in the slab not mentioned

GULISTAN SPINNING MILLS LIMITED CATEGORIES OF SHAREHOLDERS AS AT JUNE 30, 2017

Particulars	No. of Share Holders	No. of Shares Held	Percentage
Directors, Chief Executive Officer, Their Spouses and Minor Children	9	3,955,135	27.01
Associated Companies, Undertakings and Related Parties	1	202,777	1.38
NIT & ICP	2	964	0.01
Banks, Development Finance Institutions, Non-Banking Financial Institutions	3	426,492	2.91
Joint Stock Companies	5	78,550	0.54
General Public (Local)	1,725	4,435,925	30.30
Other Companies	9	5,541,157	37.85
	1,754	14,641,000	100.00

GULISTAN SPINNING MILLS LIMITED CATEGORIES OF SHAREHOLDERS AS AT JUNE 30, 2017

A)	ASSOCIATED COMPANIES, UNDERTAKINGS AND RELATED PARTIES	SHARES
	Paramount Spinning Mills Limited	202,777
B)	NIT & ICP	
	IDBL (ICP UNIT) Investment Corporation of Pakistan	464 500
C)	DIRECTORS, CHIEF EXECUTIVE OFFICER, THEIR SPOUSES AND MINOR CHILDREN	
	DIRECTORS	
	Mr. Tanveer Ahmed (Resigned on 10.04.2017) Mr. Riaz Ahmed (Resigned on 10.03.2017)	2,584,136 -
	Mr. MAQSOOD UL HAQ	500
	Mr. Sohail Maqsood Mr.Muhammad Akhtar Mirza	550 500
	Mr.Muhammad Ashraf Khan (appointed on 10.03.2017)	986
	Mr.Abid Sattar (appointed on 10.04.2017)	500
	Mr. Iftikhar Ali	500
	Mr. Muhammad Yousuf	553
	SPOUSES	
D)	Mrs. Naureen Tanveer up to 10.04.2107 Mr.Ebrahim Shakoor up to 10.04.2017 BANKS, DEVELOPMENT FINANCIAL INSTITUTIONS, NON BANKING FINANCIAL INSTITUTIONS, INSURANCE COMPANIES, MODARABAS & MUTUAL FUNDS	1,366,910 169,103
	BANKS	
	National Bank of Pakistan The Bank of Punjab, Treasury Division	148,992 277,500
E)	OTHER COMPANIES	5,541,157
F)	JOINT STOCK COMPANIES	78,550
G)	GENERAL PUBLIC (LOCAL)	4,266,822
		14,641,000
н)	SHAREHOLDERS HOLDING 05% OR MORE	
	Mr. Tanveer Ahmed	2,584,136
	Mr. Abdul shakoor	1,101,822
	Mrs. Naureen Tanveer Peridot Products (Pvt) Limited	1,366,910 1,350,655
	BLESSED CORPORATION (PVT.) LTD.	1,450,000
	OPAL (SMC-PRIVATE) LIMITED	1,400,000
I)	TRADING IN THE SHARES OF COMPANY DURING THE YEAR BY THE DIRECTORS, CHIEF EXECUTIVE OFFICER, CHIEF FINANCIAL OFFICER, COMPANY SECRETARY AND THEIR SPOUSES AND MINOR CHILDREN	NIL

Form of Proxy

Gulistan Spinning Mills Limited

I/We	being member of Gulistan Spinning Mills Limitedh	
	ordinary shares as per Share Register Folio Noand/orCRC pa	rticipant I.D.
No	Account Nohereby appointwho is	also member
of Gul	listan Spinning Mills Limitedvide Folio Noor CDC participant I.D	. No
	Account No or failinghim/her of Mr of	who is also
memb	er of Gulistan Spinning Mills Limited vide Folio Noor CD	C participant
	o./Account Noas my/our proxy to attend, speak and	
andon	my/our behalf at the Annual General Meeting of the Company to	be held on
28 th Se	ptember 2018 at 12:00 noonand at any adjournment thereof.	
As wit	tness my/our hand thisday of2018	Appropriate
Signed	d by the said	Revenue
Witne	ss 1:-	Stamp
Name	·	
Adress	S:	
CNIC	i	
Witne	ss 2:-	
Name	F	
Adress	s:	
CNIC	F	
Notes	:	
1. The	Proxy in order to be valid must be duly stamped, signed and witnessed and be de	posited with the
Compa	any not later than 48 hours before the time of holding of Meeting.	
2. The	proxy must be a member of the Company.	

- 3. Signature should agree with the specimen signature, registered with the Company.
- 4. CDC Shareholders, entitled to attend and vote at this meeting, must bring with them their National Identity Card/Passport in original to prove his/her identity, and in case of Proxy must enclose an attested copy of his/her NIC or passport.
- 5. Representative of corporate members should bring the usual documents required for such purpose.

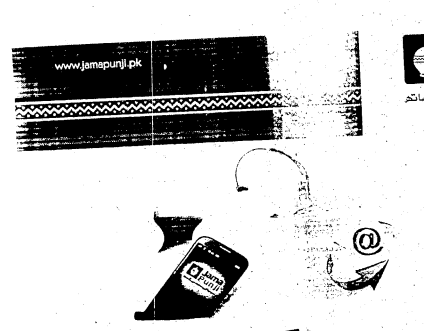
فارم برائے پروکسی ممبر کلستان سپنگ ملز کمیٹٹر ﴾

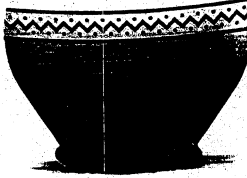
لیئرز کا ما لک/رکھتا ہوں جو کہ شیئر رجسٹر کے فولیو	عدد عام ش	میں کلشن سیننگ ملز کمیٹڈ کے _
ى كارد نمبر	۔ یا سی آ رسی کے امیدوار شنا ^خ	نمبر پر درج ہے اور
ير مسمى	ےمطابق درج ہے۔ '	اكاؤنث نمبر
ئ كاردىمبر	یاسی ڈیسی امیدوار شناختی	جو که بھی بذر بعی نمبر
رکن/شیئرز ہولڈر ہے، کو میں اپنا پروکسی/شرا کت	گلثن سیبنگ ملزلمیشد کا َ	ا كاۇنٹ نمبر
ہونے میں ناکام ہونے کے بعد دوسرے شخص	ِ اسکے ناکام ہوجانے/پیش ہ	کننده/نمائنده مقرر کرتا هول یا
سی دٔ می سی امید وار شناختی	_ جو که بھی بذر بعیہ فولیونمبر_	مسمى
گلثن سیننگ ملز لمیشد کارکن	اكاۇنٹ نمبر	كار دُنمبر
ر کرونگا جومیری جگه سالانه تمپنی کومجلس عامله جو که		
یہ پرمنعقد ہوگی پیش/شرکت کرے گا اور میری جگہ	:12 بجے یا کسی دیگرونت وجگ	28 ستمبر 2018 كوبونت 00
		بیان اور ووٹ دےگا۔
وستخط وممبر براكسىمبر		
2018 کواپنے بیان کی تصدیق کرتا	مورخه	میں آج کے دن

گواه نمبر 2	گواه نمبر 1
	~ ;
شناختی کارڈنمبر	شاختی کارڈنمبر

نوٿ.

- 1- پروکسی فارم پرشیئر ہولڈراور گواہوں کی مہر، دستخط شبت ہونگے اور فارم سالا نمجلس عاملہ/میٹنگ کے انعقاد کے 48 گھنٹوں سے پہلے پیش کرنا ہوگا۔
 - 2- يروكسى كننده كمينى كاشيئر ہولڈراركن ہوگا۔
 - 3- پروکسی کنندہ کے دستخط کمپنی میں رجسٹر ڈشدہ دستخط سے مشابہہ ہونگے۔
- 4۔ سی ڈی سی شیئر ہولڈرووٹ دینے کے ستحق ہو نگے اور وہ سالانہ مجلس عاملہ/میٹنگ میں ووٹ دیتے وقت اپنے اصل شناختی کارڈ/پاسپورٹ پیش کریگے تا کہان کی شناخت ہو سکے ۔بصورت دیگروہ اپنے شناختی کارڈ/پاسپورٹ کی تصدیق شدہ فقل پیش کریں گے۔
 - 5- كاربوريث ممبرز كنمائند ايغ متعلقه كاغذات بيش كرينگه





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