

3RD QUATERLY ACCOUNTS FOR NINE MONTHS ENDED MARCH 31,2016 (UN AUDITED)

PARAMOUNT SPINNING MILLS LIMITED

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COMPANY INFORMATION	
BOARD OF DIRECTORS	Mr. Muhammad Akhtar Mirza (Chairman)
	Mr. Sohail Maqsood (Chief Executive)
	Mr. Muhammad Ashraf Khan
	Mr. Abid Sattar
	Mr. Iftikhar Ali
	Mr. Muhammad Magbool Anjum
	Mr Hussain Ather
AUDIT COMMITTEE	Mr. Hussain Ather (Chairman)
AUDIT COMMITTEE	Mr. Muhammad Magbool Anjum
	Mr. Muhammad Akhtar Mirza
	MI. Muhammay Akillar Mirza
HUMAN RESOURCE & REMUNERATION	Mr. Maqsood ul haq (Chairman)
COMMITTEE	Mr. Iftikhar Ali
	Mr. Sohail Maqsood
CHIEF FINANCIAL OFFICER	Mr. Nasir Mahmood
	Mr. Muhammad Saleem Raza
COMPANY SECRETARY	Mr. Muhammad Saleem Raza
AUDITORS	M/s.Baker Tilly Mehmood Idrees Qamar -Chartered Accountants
	188, D-1, Model Town Lahore
LEGAL ADVISOR	M/s. A.K. Brohi & Company-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, Finlay House, 8-Aibak Block, New Garden Town, Lahore
MILLS	S.I.T.E. Kotri , Raiwind
WEB PRESENCE	http://www.qulshan.com.pk/corporate/paramount.html

Director's Report to Shareholders

The Directors of your Company are pleased to present unaudited financial statements of the Company for the nine month ended March 31, 2016

Financial Results

Operating indicators	Nine Month Ended March 31, 2016	Nine Month Ended March 31, 2014
	(Rupees)	(Rupecs)
Sales	60,495,592	963,289,412
Gross profit / (loss)	(87,198,809)	(53,951,420)
Pre Tax profit / (loss)	(121.564,458)	(122,359,346)
Provision for Taxation	0	(423,705)
Earnings / (loss) Per Share	(7.01)	(7.03)
-		

The period 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 keep the Mills of the Company 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 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.

Future Outlook:

We have been conscious of the issues that are affecting our profitability and are committed to plans to turn Company into profit by implementing the restructuring process (which is at advance stage) for better financial position, strengthening our operations through proficient acumen, improving manufacturing processes and offering better service to our customers. Moreover, present trend of increase in inflation, unpredictable abnormal hike in power costs and load shedding are likely to continue. All these factors may affect the profitability for the next quarter. In spite of these circumstances, the Management would be putting its best efforts to ensure continued growth, operational efficiency and optimum results for the Company and its valued stakeholders.

Acknowledgement:

We appreciate the efforts and with thanks place on record the continued support extended to us by our customers, suppliers and bankers. The valuable services rendered by our team of employees are gratefully acknowledged.

CHIEF EXECUTIVE

LAHORE

PARAMOUNT SPINNING MILLS LIMITED CONDENSED INTERIM PROFIT AND LOSS ACCOUNT (UN-AUDITED) FOR THE NINE MONTHS ENDED MARCH 31, 2016

		Quarter e	nded	Nine Monti	hs ended
	-	March 31, 2016	March 31, 2015	March 31, 2016	March 31, 2015
	Note		Rupe	es	
Sales - net		-	296,979,259	60,495,592	963,289,412
Cost of sales	11	22,201,017	332,703,914	147,694,401	1,017,240,832
Gross loss	_	(22,201,017)	(35,724,655)	(87,198,809)	(53,951,420
Distribution cost		80,000	2,878,492	83,668	5,576,266
Administrative expenses		7,741,490	15,763,688	24,445,307	50.473,240
Other expenses		-	-	2,419,348	-
Other income		(19,714)	(914,273)	(4,035,398)	(3,015,756
	L	7,801,777	17,727,907	22,912,924	53,033,750
Profit / (loss) from opera	ations -	(30,002,794)	(53,452,562)	(110,111,734)	(106,985,170
Finance cost		3,715,109	5,058,055	11,452,724	15,374,176
	-	(33,717,902)	(58,510,617)	(121,564,458)	(122,359,346
Share of loss of Associate Companies	ed	-	-	-	-
Profit / (loss) before tax	ation	(33,717,902)	(58,510,617)	(121,564,458)	(122,359,346
Taxation	12 _			,	
- current		-	-	-	-
- deferred	ŀ	-	337.957	-	(423.705
	_	-	337,957	- '	(423,705
Profit / (loss) after taxat	ion =	(33,717,902)	(58,848,574)	(121,564,458)	(121,935,641
Earnings / (loss) per sha	are				
 basic and diluted 		(1.94)	(3.39)	(7.01)	(7.03

The annexed notes 1 to 15 form an integral part of this condensed interim financial information.

SOHAIL MAGSOOD

M.AKHTAR MIRZA DIRECTOR

	Quarter e	ended	Nine Mont	hs ended
	March 31, 2016	March 31, 2015	March 31, 2016	March 31, 2015
	•	Rupe	es	
Profit / (loss) after taxation	(33,717,902)	(58,848,574)	(121,564,458)	(121,935,641)
Other comprehensive income	•	-	-	-
Total comprehensive income /	(33,717,902)	(58,848,574)	(121,564,458)	(121,935,641

SOHAIL MAQSOOD CHIEF EXECUTIVE

M.AKHTAR MIRZA DIRECTOR

PARAMOUNT SPINNING MILLS LIMITED NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION (UN-AUDITED) FOR THE NINE MONTHS ENDED MARCH 31, 2016

1. THE COMPANY AND ITS OPERATIONS

- 1.1 Paramount Spinning Mills Limited (the Company) was incorporated as a public limited Company on August 22, 1981 and its shares are listed on Karachi and Lahore Stock Exchanges(now Pakistan Stock Exchange Limited). The registered office is located at Finlay House, I.I. Chundrigar Road, Karachi. The manufacturing facilities of the Company are located at Kotri and Raiwind. The Company is principally engaged in progressive manufacture and sales of cotton yarn, garments and yarn dyeing.
- 1.2 The Board of Directors of the Company in its meeting held on April 5, 2011 approved the scheme of merger by amalgamation of Gulistan Spinning Mills Limited, Gulshan Spinning Mills Limited into Paramount Spinning Mills Limited along with the approval of the share swap ratio in relation thereto. The Company on orders of Sindh High Court called Extra Ordinary General Meeting on August 1, 2011 in which the above said scheme was approved by the shareholders of the Company. The Company filed an application for withdrawl 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 loss of Rs.3,302.109 million as at March 31. 2016 and as at that date its current liabilities exceeded its current assets by Rs.3,230.795 million. This is mainly due to under utilisation 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 10.1.1 to this condensed interim financial information. These Conditions along with other adverse key financial ratios and the pending litigations with the banking companies and financial institutions indicate the existence of material uncertainty which may cost 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:

(a) Restructuring / rescheduling of existing debt / loan facilities

The Company alongwith its restructuring agent (a leading financial institutions) and all lending financial institutions & banks are in the process of finalising and approving the terms to restructure the outstanding debt obligations of the Company. An indicative term sheet of the restructuring terms is in the process of finalisation; immediately thereafter it will be signed by all parties and legal documentation will be executed to formalize the restructuring of 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 facility and aggregate principal outstanding will be repaid over 8 years. The sponsors will inject equity through sale of assets of the Company for approximately Rs.250 million. 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 March 31, 2016 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 for the first 2 years of repayment tenor, however, a mark-up of 0.50% per annum shall be paid by the Company during the first year and mark-up at the rate of 1.00% will be paid in second year of the repayment tenor. Whereas the remaining differential mark-up amount for these periods will be accumulated and repaid on quarterly basis starting from second-year of 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.

processed against processing fee for utilisation of unutilised capacity. the management has also undertaken adequate steps towards the reduction of fixed cost (c)

the management has made arrangements whereby third party cotton is being

and expenses Such steps include but not limited to right sizing of the man power resource conservation.close monitoring of other fixed cost ect.

The management anticipates that above 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, this condensed interim financial information does not include any adjustment that might result, should the Company not be able to continue as a going concern.

BASIS OF PREPARATION 2.

(b)

This condensed interim financial information is un-audited and has been prepared in accordance with the requirements of the International Accounting Standard 34 - 'Interim Financial Reporting' and provisions of and directives issued under the Companies Ordinance, 1984. In case where requirements differ, the provisions of or directives issued under the Companies Ordinance, 1984 have been followed. The figures for the nine months ended March 31, 2015 have, however, been subjected to limited scope review by the auditors as required by the Code of Corporate Governance. This condensed interim financial information does not include all the information required for annual financial statements and therefore should be read in conjunction with the audited annual financial statements of the Company for the year ended June 30, 2015.

3. **ACCOUNTING POLICIES**

The accounting policies adopted for the preparation of this condensed interim financial information are the same as those applied in the preparation of preceding audited annual published financial statements of the Company for the year ended June 30, 2015.

ACCOUNTING ESTIMATES AND JUDGEMENTS

The preparation of this condensed interim financial information in conformity with the approved accounting standards requires the use of certain critical accounting estimates and assumptions. It also requires 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 expectation of future events that are believed to be reasonable under the circumstances. However, actual results may differ from these estimates.

During the preparation of this condensed interim financial information, the significant judgements made by the management in applying the Company's accounting policies and the key sources of estimation and uncertainty were the same as those that were applied to the audited annual

		Note	Rup	ees
			2016	2015
			March 31,	June 30,
5.	PROPERTY, PLANT AND EQUIPMENT		Un-audited	Audited
	financial statements for the year ended June 3	30. 2015		

0.	THO ENTRY EAST AND EQUILIBRIES		On-addited	Addited
			March 31,	June 30,
			2016	2015
		Note	Rup	ees
	Net book value at beginning of the period / year		1,727,472,357	2,364,232,897
	Impairment Loss	5.1	-	(584,095,681)

		2016	2015
	Note	Rupe	ees
Net book value at beginning of the period / year		1,727,472,357	2,364,232,897
Impairment Loss	5.1	-	(584,095,681)

Note		Rupe	es
Net book value at beginning of the period / year		1,727,472,357	2,364,232,897
Impairment Loss	5.1	-	(584,095,681)
Net Book value of assets disposed-off		(708,923)	(1,971,841)

Net book value at beginning of the period / year		1,727,472,357	2,364,232,897
Impairment Loss	5.1	-	(584,095,681)
Net Book value of assets disposed-off		(708,923)	(1,971,841)

Depreciation charge for the period / year	(25,444,731)	(50,693,018)
Net book value at end of the period / year	1,701,318,703	1,727,472,357

Impairment Loss	5.1	-	(584,095,681)
Net Book value of assets disposed-off		(708,923)	(1,971,841)
Depreciation charge for the period / year		(25,444,731)	(50,693,018)

5.1	Impairment Loss during the period / year:	
-----	---	--

J. I	impairment coss during the period / year:	
	Buildina	

			-
В	uilding		

Building	
Plant and machiness	

Plant and machinery	
Figure 2 and a second con-	

Electric Installations

Mills equipment

36,272,071 25.879.384

38,122,368 483,821,858

584,095,681

PARAMOUNT SPINNING MILLS LIMITED

6. LONG TERM FINANCES AND LIABILITIES AGAINST ASSETS SUBJECT TO

FINANCE LEASE - Secured

The Company filed a suit in the Lahore High Court against all banks / financial institutions under section 9 of the Financial Institutions (Recovery of Finances) Ordinance, 2001 and lending banks have also filed suits before different High Courts for recovery of their long term & short term liabilities and lease finances through attachment and sale of Company's hypothecated / mortgaged / charged stocks and properties as fully disclosed in note 10.1.1.

7. TRADE AND OTHER PAYABLES

This represents overdue bills payable / letters of credit payable to various financial institutions in respect of letters of credit (LCs) issued by the financial institutions in favour of various local and imported raw material suppliers. The Company is in litigation with banks and financial institutions as detailed in note 10.1.1 so current status and balance confirmation of these bills payable could not be ascertained due to non-availability of relevant documents. Further, no provision of any further commission / interest / mark-up or penalty in respect of overdue LCs has been made in the financial statements. Amount of the un-provided commission / interest / mark-up or penalty is impracticable to determine as at the reporting date.

8. ACCRUED MARK-UP / INTEREST

During the period of nine months ended March 31, 2016, the Company has not provided mark-up / interest on its long term finances, lease finances and short term borrowings to the extent of Rs.15.580 million, Rs.2.141 million and Rs.100.010 million respectively due to pending litigations with the financial institutions. 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 till date will be repaid after the completion of repayment term of principal i.e. 8 years. Un-provided mark-up / interest upto the balance sheet date aggregated Rs.762.362 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.

These balances are against expired finance facilities and have not been renewed by the respective banks / financial institutions. These banks & 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 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 10.1.1.

Further, due to these litigations, complete bank statements for the current period ended March 31, 2016 and preceding financial year ended June 30, 2015 of all banks / financial institutions were also not available to ensure period end balances of these finance facilities.

10. CONTINGENCIES AND COMMITMENTS

10.1 Contingencies

9

10.1.1 Liabilities towards banks and financial institutions

(a) Various banks and financial Institutions have filed recovery suits before Banking Court - Karachi, Sindh High Court and Lahore High Court for recovery of their long term and short term liabilities through attachment and sale of Company's hypothecated / mortgaged / charged stocks and properties. The aggregate amount of these claims is Rs.3,004.960 million (June 30, 2015: Rs.2,787.432 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

no coercive action shall be taken against the Company. The LHC through its order dated September 11, 2013 dismissed the case on legal grounds. The Company filed appeal before

before various Courts therefore the ultimate outcome these cases can not be established.
(b) The Company filed a global suit in the 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 LHC 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

PARAMOUNT SPINNING MILLS LIMITED

order, dated November 27, 2013, that respondent bank will not liquidate the Company's assets and operation of impugned judgement and decree dated September 11, 2013 will remain suspended meanwhile. However, the Company alongwith its restructuring agent and all lending financial institutions &

Divisional Bench of the LHC against the abovementioned order. The Divisional Bench passed the

banks are in the process of finalising and approving the terms to restructure the outstanding debt obligations of the Company. An indicative term sheet of the restructuring terms is being signed; immediately thereafter legal documentation will be executed to formalize the restructuring of outstanding debts of the Company The management expects that entire process will be completed in due course of time and these recovery suits will be settled accordingly. 10.1.2 There has been no change in the matters as detailed in notes 30.1.2 and 30.1.3 to the Company's

published annual financial statements for the year ended June 30, 2015. 10.1.3 Counter guarantees aggregating Rs.9.067 million (June 30, 2015: Rs.9.067 million) were given by

the Company to various banks outstanding as at March 31, 2016 in respect of guarantees issued in favour of various Government Departments / Institutions.

11.	COST OF SALES		(Un-au-	dited)	
		Quarter	ended	Nine mont	hs ended
	_	March 31,	March 31,	March 31,	March 31,
		2016	2015	2016	2015
	Note		(Rup	ees)	
	Stocks - opening	32,208,764	131,716,174	89,806,386	134,652,489
	Cost of goods manufactured	18,313,089	316.707.263	84,646,525	983,303,74
	Purchase of finished goods	-	-	1,562,326	15,004,110
	L	18,313,089	316,707,263	86,208,851	998,307,865
	-	50,521,853	448,423,436	176.015.237	1,132,960,354

12. TAXATION

Stocks - closing

No provision from minimum tax due under section 113 of the Ordinance is incorporated as the

(115,719,522)

332,703,914

		March 31,	March 31,
		Nine mont	ths ended
13.	CASH GENERATED FROM OPERATIONS	(Un-audited)	
	Company has suffered gross loss before depreciation and	d other inadmissible exp	enses.

13.	CASH GENERATED FROM OPERATIONS		(Un-au	udited)
			Nine mon	ths ended
			March 31,	March 31,
			2016	2015
		Note	Rup	ees

	Note	Rupee:
Profit / (loss) before taxation		(121,564,458)
Adjustments for non-each and other item	٠.	

(28,320,836)

22,201,017

•	•		
Adjustmen	ts for non-cash	and other	item

ther	items

27,780,030

(51,364,466)

(28,320,836)

147,694,401

(115,719,522)

1.017.240.832

31,413,589

(32.279.090)

(122.359.346)

38,048,803

Depreciation of operating fixed assets

25,444,731

Provision of gratuity

9,557,905 8,259,444

Finance cost

11,452,724 15,374,176

Interest income

(64, 237)(396,419)

Working capital changes

Gain on disposal of operating fixed assets

13.1

(3,971,161)(2.619.337)

(Un-au Nine mont	,
March 31,	March 31,
2016	2015
teRup	ees
3,212,300	(1,491,880)
94,057,331	31,725,582
17,319,859	17,227,431
462,121	(1,929,255)
24,558,038	12.433,653
139,609,650	57,965,530
(111,829,620)	(26,551,941)
27,780,030	31,413,589
15	

Nature of transactions

 Purchases
 115,659,247

 Sales
 1,647,450

15. GENERAL

- 15.1 Figures have been rounded off to the nearest rupee except stated otherwise
- 15.2 This condensed interim financial information has been authorized for issue by the Board of Directors of the Company on

SOHAIL MAGSOOD CHIEF EXECUTIVE

M.AKHTAR MIRZA DIRECTOR