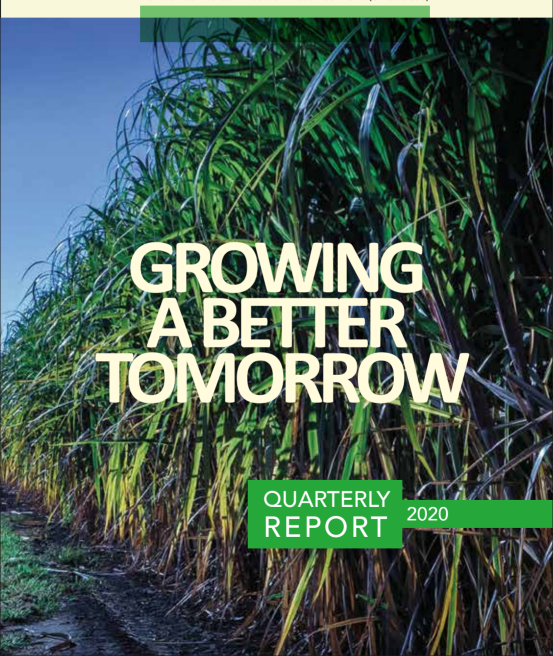


CONDENSED INTERIM FINANCIAL INFORMATION For the 1st Quarter Ended 31 December 2020 (Un-audited)



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CORPORATE INFORMATION

BOARD OF DIRECTORS

Mrs. Qaiser Shamim Khan Mr. Adnan Ahmed Khan Mr. Muhammad Shamim Khan Mr. Nauman Ahmed Khan Mrs. Sarah Hajra Khan Mr. Farid ud Din Ahmed Mr. Malik Manzoor Hussain Humayoon Chairperson
Chief Executive
Executive Director
Non-Executive
Non-Executive
Independent Director
Independent Director

CHIEF FINANCIAL OFFICER

Mr. Wasif Mahmood

COMPANY SECRETARY

Mr Muhammad Imran

AUDITORS

BDO Ebrahim & Co.
Chartered Accountants
F-2, First Floor, Grace Centre,
Canal Bank Road, 1-B Canal Park,
Gulberg-II, Lahore
Tel: 042-35875709-10
Fax: 042-35717351
Email: info@bdo.com.pk

MILLS

5 K.M. Faisalabad Road, Okara Tel: 044-2522878, 2524279 Fax: 044-2522978

BANKERS

Habib Bank Limited Bank Al-Habib Limited MCB Bank Limited Meezan Bank Limited Bank Alfalah Limited Soneri Bank Limited Allied Bank Limited Askari Bank Limited

HUMAN RESOURCES & REMUNERATION COMMITTEE

Mr. Farid-ud-Din Ahmad Chairman Mr. Adnan Ahmed Khan Member Mr. Malik Manzoor Hussain Humayoon Member

AUDIT COMMITTEE

Mr. Farid-ud-Din Ahmad Chairman Mrs. Sarah Hajra Khan Member Mr. Malik Manzoor Hussain Humayoon Member

NOMINATION COMMITTEE

Mr. Malik Manzoor Hussain Humayoon Chairman Mr. Farid-ud-Din Ahmad Member

RISK MANAGEMENT COMMITTEE

Mr. Malik Manzoor Hussain Humayoon Chairman Mr. Farid-ud-Din Ahmad Member

SHARE REGISTRAR

M/s Corplink (Pvt) Limited Share Registrar, Wings Arcade, 1-K Commercial Model Town, Lahore. Tel: 042-35916714, Fax: 042-35869037 Email: corplink786@gmail.com

REGISTERED OFFICE

2-D-1, Gulberg III, Lahore Tel: 042-35771066-71 Fax: 042-35756687 Email: info@bfsml.com Website: www.bfsml.com

LEGAL ADVISOR

M/S Ahmed & Pansota Advocate and Legal Consutants 20 - Sir Gangaram Mansions The Mall Lahore Tel: 042-37313549, 37313520 Tel: 042-36672102

DIRECTORS' REVIEW

The Directors of your Company are pleased to present the Un-Audited Accounts of the Company for the 1st Quarter Ended 31 December 2020 in compliance with the section 237 of the Companies Act, 2017.

INDUSTRY OVERVIEW

During the period under review, sugarcane crop availability remained considerably lesser. Yield per acre being reported by the growers is also lower than last period. Moreover, sugar recovery is expected to be lower as compared to last crushing season. The early start of crushing season also effected the yield and recovery of cane. Company's sugar production in this season is expected to be lower in line with country's sugar production as compared to the last season.

For current crushing season 2020-21, notified support price of sugarcane is Rs. 200/- per 40 kg in Punjab & KPK and Rs. 202/- per 40 kg in the province of Sindh. Due to early start of crushing season from 15 November 2020 tough competition has been observed in cane procurement that resulted into price war like situation in the region. Still average purchase cost is increasing day by day and how things will unfold is difficult to assess.

OPERATING HIGHLIGHTS

The Company was able to crush 170,859.995 M. Tons sugarcane and produced 14,215.000 M. Tons of white refined sugar at an average recovery of 8.646% during the Period ended 31 December 2020 as compared to 31 December 2019 where the Company crushed 60,005.610 M. Tons of sugarcane and produced 3,987.000 M. Tons of sugar at an average recovery of 7.832%.

The Company's enhanced efficiency is attributed to the competence and experience of new management in running the mills, optimal maintenance and utilization of plant and better utilization of resources including plant, and gaining growers' confidence.

Net sales were recorded at Rs. 504.376 million during the current period as compared to Rs. 1.206 million during the corresponding period.

Company earned pretax profit of Rs. 13.751 million during the period under reference as compared to pretax loss of Rs. 85.158 million in the corresponding period. The conversion of Company's after tax loss of Rs. 85.176 million to after tax profit of Rs. 7.501 million is attributed to its ability to run the plant at optimum capacity level, reduction in Financial charges due to reduction KIBOR rate and better utilization of resources.

RESEARCH AND DEVELOPMENT

Agricultural R&D is an integral part of the Company's policy which entails identification and multiplication of promising new sugarcane varieties and their subsequent commercial sowing through progressive growers with best agricultural practices. This not only increases per acre yield of sugar cane but also enhances growers earning and creates more enthusiasm for sowing sugarcane compared to competing crops. It also increases the sugarcane supply to the Company and boosts overall sugar recovery, directly improving the bottom line of the Company.

RELATIONSHIP WITH GROWERS

As usual growers' payment has remained our top priority being one of the main keys of our success and we are trying our level best to make growers' payment timely on priority basis. We regularly provide financial and technical support to our growers. Due to these policies and preferential treatment to growers, the Company enjoys excellent relationship with them.

FUTURE OUTLOOK AND GOING CONCERN ASSUMPTION

New sponsors have a reputed profile in the industry and not only have managed operations of existing mills but also have expanded their experience of sugar extraction from sugar beet in KPK province. Furthermore, the group is engaged in business of sugar, beverage, steel, power and textile, hence have rich relevant experience. Naubahar Bottling Company (Private) Limited consumes a considerable portion of total sugar produced in group and this demand is expected to increase every year.

The Company will have better managerial planning. Consequently, shall be able to pass on parts of the expected benefits to the other stakeholders such as the Government, employees, general body of consumers and the society at large. The management is quite confident that it will be able to expand the Company's business and operate more efficiently and will be able to convert into a profitably run organization in long term.

It is evident from growers surveys that sugarcane crop & yield per acre in the year 2020-21 will be equal or on lower side as compared to 2019-20 in the country. Early start of crushing has been detrimental to yield and recovery. In anticipation of the prevailing sugar prices in local market, it is expected that there will be price war over the sugarcane purchase among sugar mills of surrounding area. Carryover sugar stock for season 2020-21 was much less as compared to last year. It is expected that inspite of lower sugar production in the country sugar prices may be under pressure in the coming period due to expected intervention of federal and local government. Molasses and bagasse prices are expected to remain high partially due rupee devaluation and partially due to expectedly reduced molasses production in 2020-21.

These interim financial statements have been prepared on a going concern basis based on the sponsors' commitment to provide financial and operational support to the Company. The management has no doubts about the Company's ability to continue as a going concern.

CORPORATE GOVERNANCE

Best Corporate Practices

Directors are committed to good corporate governance and comply with the requirements of the Listed Companies (Code of Corporate Governance) Regulations, 2017 and the Rule Book of Pakistan Stock Exchange. The composition of the Board of Directors (the Board") is as follows:

- 1. The total number of Directors are seven as per following:
 - Male: Five
 - · Female: Two
- 2. The Composition of the Board of Directors (the Board) is as under;

Category	Names
Independent Director	Mr. Farid-ud-Din Ahmad Mr. Malik Manzoor Hussain Humayoon
Executive Directors	Mr. Adnan Ahmed Khan (CEO) Mr. Muhammad Shamim Khan
Non-Executive Director	Mrs. Qaiser Shamim Khan Mr. Nauman Ahmed Khan Mrs. Sarah Hajra Khan

3. The Board has formed committees comprising of members given below:

AUDIT COMMITTEE

The Board has constituted an Audit Committee consisting of three members including Chairman of the Committee as mentioned below. The committee regularly meets as per requirement of the code. The

committee assists the Board in reviewing internal audit manual and internal audit system.

- Mr. Farid-ud-Din Ahmad (Chairman of the Audit Committee); and
- ii) Mrs. Sarah Hajra Khan
- iii) Mr. Malik Manzoor Hussain Humayoon

HR AND REMUNERATION COMMITTEE

The Board has constituted a Human Resource Committee consisting of three members including Chairman of the committee as mentioned below, in compliance with the Code of Corporate Governance.

- i) Mr. Farid-ud-Din Ahmad (Chairman of the Audit Committee); and
- ii) Mr. Adnan Ahmed Khan
- iii) Mr. Malik Manzoor Hussain Humayoon

NOMINATION COMMITTEE

The Board has constituted a Nomination Committee consisting of two members including Chairman of the committee as mentioned below, in compliance with the Code of Corporate Governance.

- Mr. Malik Manzoor Hussain Humayoon. (Chairman)
- ii) Mr. Farid-ud-Din Ahmad

RISK MANAGEMENT COMMITTEE

The Board has constituted a Risk Management Committee consisting of two members including Chairman of the committee in compliance with the Code of Corporate Governance.

- i) Mr. Malik Manzoor Hussain Humayoon. (Chairman)
- ii) Mr. Farid-ud-Din Ahmad

ADEQUACY OF INTERNAL FINANCIAL CONTROLS

The Directors are aware of their responsibility with respect to internal financial controls. Through discussions with management and Auditors (both internal and external), they confirm that adequate controls have been implemented by the Company.

HOLDING COMPANY

Naubahar Bottling Company (Pvt.) Limited was the holding company with the 50.8621% ordinary shares. During the period all the shares of the Holding Company were purchased by the Sponsor Directors.

ACKNOWLEDGEMENT

The Directors would like to express their appreciation for the dedication and hard work of the workers, staff and members of the management team. Growers are the key element of our industry and we thank them for their continued co-operation. The Directors of the Company are also thankful to the banks and financial institutions for the financial assistance and co-operation, which they have extended to the Company.

For and on behalf of the Board

Baba Farid Sugar Mills Limited

AAMAA Ahmed Khan Chief Executive

Lahore, 23 January 2021

Muhammad Shamim Khan Director

Ramme Kom

ڈائر یکٹرز کی جائزہ رپورٹ

سکینی کے ڈائر کیٹرز کمپنیز ایکٹ 2017ء کی دفعہ 237 کی تعمیل میں 31 دسمبر 2020 کوختم ہونے والی پہلی سہ ماہی کے لئے کمپنی کے غیر نظر ثانی شدہ حسابات پیش کرتے ہوئے خوشی محسوں کررہے ہیں۔

صنعت كالمجموعي جائزه

زیرِ جائزہ مدت کے دوران گنے کی فصل کا سائز نمایاں طور پر کم ہے اور گزشتہ سال کے مقابلے فی ایکٹر پیداوار بھی بہت کم بتائی گئی ہے۔ مزید برآں، شوگر ریکوریز گزشتہ کرشگ سیزن کے مقابلے کم رہنے کی تو قع ہے۔ کرشگ سیزن کے جلدآ غاز سے گنے کی پیداوار اور ریکوری بھی متاثر ہوئی ہے۔ مجموعی طور پراس سیزن میں کمپنی کی چینی کی پیداوار گزشتہ سال کے مقابلے کمپنی کی چینی کی پیداوار کے مطابق کم رہنے کی تو قع ہے۔

موجودہ کرشنگ سیزن 21-2020 کیلئے پنجاب اور کے پی کے میں گئے کی امدادی قیمت -/200روپے فی من اور صوبہ سندھ میں ا -/202 روپے فی من کا اعلان کیا گیا ہے۔15 نومبر 2020 سے کرشنگ سیزن کے جلد آغاز کی وجہ سے گئے کی خریداری میں سخت مقابلہ دیکھا گیا جس کے نتیج میں خطے میں قیمت جنگ کی صورت حال پائی گئی۔ابھی بھی اوسط قیمت خریدروز بروز برطور ہی ہے اور چیزیں کس طرح سامنے آئیں گی اس کا اندازہ لگانا مشکل ہے۔

آپریٹنگ جھلکیاں

31 دسمبر 2020ء کوختم ہونے والی پہلی سہ ماہی کے دوران کمپنی نے 170,859.995 میٹرکٹن گئے کی کرشنگ کی اور 8.646 فیصد اوسط ریکوری کے ساتھ 14,215.000 میٹرک فیصد اوسط ریکوری کے ساتھ 14,215.000 میٹرک ٹن سفیدریفائنڈ چینی بنائی جبکہ اس کے مقابلے میس گذشتہ سال 60,005.61 میٹرک ٹن سفیدریفائنڈ چینی بنائی۔ ٹن گئے کی کرشنگ کی اور 832.7 فیصد اوسط ریکوری کے ساتھ 3,987.0 میٹرکٹن سفیدریفائنڈ چینی بنائی۔

کمپنی کی زیادہ کارکردگی مل کو چلانے ، بلانٹ کی زیادہ ہمینٹی نینس اور استعال اور بلانٹ سمیت دیگرذ رائع کے بہتر استعال ، اور کاشٹکاروں کا عتادحاصل کرنے میں نٹی انتظامیہ کی مہارت اورتجر بہ کے باعث ممکن ہوئی ہے۔

۔ گزشتہ سال کی اسی مدت میں 1.206 ملین روپے خالص فروخت کے برعکس حالیہ مدت کے دوران504.376 ملین روپے درج کی گئی۔

کمپنی کوزیرِ جائزہ سہ ماہی کے دوران ٹیکس سے قبل 13.751 ملین رو پے منافع حاصل ہوا جبکہ گزشتہ سال کی اسی مدت میں ٹیکس سے قبل 85.158 ملین رو پے نقصان سے ٹیکس کے بعد 7.501 ملین رو پے نفع میں تبدیلی پلانٹ کوزیادہ سے زیادہ صلاحتی سطح پر چلانے ،RIBOR شرح میں کمی کے باعث فنانشل چار جزمیں کمی اور ذرائع کے بہتر استعال کی املیت سے منسوب ہے۔

تحقيق اورترقي

زرعی تحقیق وترقی کمپنی کی پالیسی کاایک لازمی حصہ ہے جس میں بہترین زرعی طریقوں کے ساتھ مرتی پیند کا شتکاروں کے ذریعے گئے کی مختلف اورنگی اقسام کی شاخت اور اس کے بعد تجارتی پہانے بران کی کاشت شامل ہے۔ بیہ نہ صرف گئے کی فی ایکڑ پیداوار بڑھاتی ہے بلکہ کا شنکاروں کی آمدنی میں اضافہ اور مسابقتی نصلوں کے مقابلے میں گنے کی بوائی کے لئے زیادہ شوق پیدا کرتی ہے۔ یہ کمپنی کو گنے کی سپلائی ،مجموعی طور پرشوگر کی ریکوری کو بڑھاتی ہے اور براہ راست سمپنی کے منافع کو بہتر بناتی ہے۔

كاشتكارول سے تعلقات

کاشتکاروں کی معمول کی ادائیگی ہماری اولین ترجیح رہی ہے اور جو کہ ہماری کامیابی کی اہم وجہ ہے۔ہم ترجیحی بنیادوں پر کاشتکاروں کو بروقت ادائیگی کرنے کے لئے اپنی بہترین کوششیں کررہے ہیں۔ہم اپنے کاشتکاروں کو با قاعدگی سے مالی اور تکنیکی مددفراہم کرتے ہیں۔ان یالیسیوں اور کاشتکاروں کے ساتھ ترجیحی سلوک کی بدولت، کمپنی ان کے ساتھ شاندار تعلقات سے لطف اندوز ہوتی ہے۔

مستقبل كانقط نظراور جارى تشويش مفروضه:

نے اسپانسرز کی صنعت میں ایک معروف پروفائل ہے اور نہ صرف موجودہ ملوں کے آپریشنز سنجال بچے ہیں بلکہ صوبہ کے پی میں بھی شوگر ہیٹ سے شوگرا کیسٹریکشن کی توسیع رکھتے ہیں۔ مزید برآں ، یہ گروپ چینی ،مشروبات ،اسٹیل ، بجلی اور ٹیکسٹائل کے کاروبار میں مصروف ہے، لہذااس کا بھر پورمتعلقہ تجربہ ہے۔ نوبہار بوٹلنگ کمپنی (پرائیویٹ) کمیٹڈ گروپ میں تیار کی جانے والی مجموعی چینی کا کافی حصہ استعمال کرتا ہے اور ہرسال اس طلب میں اضافہ متوقع ہے۔

سمپنی بہترا نظاماتی منصوبہ بندی کرے گی۔اس کے نتیجے میں،مکنه طور پرمتو قع فوائد دیگراسٹیک ہولڈرز جیسے کہ حکومت، ملاز مین، عام صارفین اور بڑے پیانے پرمعاشرے میں منتقل کرنے کے قابل ہوجائے گی۔نئ انتظامیہ کویقین ہے کہ وہ کمپنی کے کاروبار کو بڑھانے ،زیادہ مؤثر اور طویل مدت میں منافع بخش طریقے سے چلانے کے قابل ہوں گے۔

سروے سے بیہ بات واضح ہے کہ سال 2-2020 کے دوران گئے کی فصل اور فی اکیڑ پیداوار 20-2019 کے مقابلہ میں کم ہوگ۔
کرشٹگ کا جلد آغاز پیداوار اور ریکوری کے لئے نقصان دہ ہے۔ مقامی مارکیٹ میں چینی کی موجودہ قیتوں کی وجہ سے، آس پاس کے علاقے کی شوگر ملوں کے مابین گئے کی خریداری پرقیتوں میں جنگ شروع ہو عتی ہے۔ پچھلے سال کے مقابلہ میں سیزن 2-2020 کے لئے شوگر کا کیری اور راشا کہ بہت کم ہے۔ توقع کی جارہی ہے کہ وفاقی اور مقامی حکومت کی متوقع بداخلت کی وجہ سے آئندہ مدت میں چینی کی کم پیداوار کے باوجود ملک چینی کی قیتیں دباؤ میں رہیں گی۔مولاسس اور برگاس کی قیمتیں 2-2020 میں بھی روپے کی قدر میں کی اور مولاسس کی متوقع پیداوار کم رہے ہے جزوی طور پرزیادہ ہونے کی توقع ہداوار کم

یہ مالیاتی حسابات کمپنی کو مالی اور آپریشنل مد د فراہم کرنے کے لئے اسپانسر زا فراد کی وابستگی پر جاری تشویش کی بنیاد پر تیار کیے گئے ہیں۔انتظامیہ کوبطور کمپنی جاری رہنے کی صلاحیت کے بارے میں کوئی شبزمیں ہے۔

كار پوريٹ گورننس

بهترين كاربوريث عوامل

ڈائر کیٹرز بہتر کارپوریٹ گورننس پرعملدرآ مداور فہرتی کمپینیز (کارپوریٹ گورننس کا ضابطہ) ریگولیشنز ،2017 اورپاکتان اسٹاک ایکیچنج کی ژول بگ کی ضروریات کو پوراکرتے ہیں۔

بورڈ آف ڈائر کیٹرز (بورڈ) کی تشکیل مندرجہ ذیل ہے:

مرد :5

خواتين :2

ړه	کینگری
جناب فريدالدين احمد	آزاد ڈائر یکٹرز
جناب ملک منظور ^{حسی} ن ہما ہوں	
جناب عدنان احمد خان (سی ای او)	ا يگزيكڻوڈائر يكثرز
جناب <i>مُحر</i> شيم خان	
محترمه قيصرشيم خان	نان الگيزيكڻو دُائر يكثرز
جناب نعمان احمدخان	
محترمه ساره ہاجرہ خان	

3- بورڈ نے حب ذیل ارکان پر مشتل کمیٹیاں تشکیل دی ہیں۔

آ ڈٹ کمیٹی

بورڈ نے مندرجہ ذیل کے مطابق تمیٹی کے چیئر مین سمیت تین ارکان پر مشتمل آڈٹ تمیٹی تشکیل دی ہے۔ تمیٹی با قاعد گی سے ضابطہ کے تقاضوں کو یورا کرتی ہے۔ کمیٹی انٹرنل آڈٹ مینؤل اورانٹرنل آڈٹ سٹم کے جائزہ میں بورڈ کی مدد کرتی ہے۔

- i) جناب فریدالدین احمد (چیئر مین آڈٹ کمیٹی) اور
 - ii) محترمه ساره باجره خان
 - iii) جناب ملك منظور حسين جمايوں

ا کی آراینڈریمزیش کمیٹی

بورڈ نے کوڈ آف کار پوریٹ گورننس کی قبیل میں ،مندرجہ ذیل کے مطابق کمیٹی کے چیئر مین سمیت تین ارکان پرمشتمل ہیومن ریسورس کمیٹی تشکیل دی ہے۔

- ا) جناب فريدالدين احمد (چيئرمين HRR تميثي) اور
 - ii) جناب عدنان احمدخان
 - iii) جناب ملک منظور حسین ہما یوں

نامينيشن سميتي

بورڈ نے کوڈ آف کار پوریٹ گورننس کی تعمیل میں،مندرجہ ذیل کےمطابق کمیٹی کے چیئر مین سمیت دوار کان پرمشتمل نامینیشن کمیٹی تشکیل

دی ہے۔

- i) جناب ملک منظور حسین ہمایوں (چیئر مین)
 - ii) جنابِ فريدالدين احمد

رسك مينجمنث تمييلي

بورڈ نے کوڈ آف کار پوریٹ گورننس کی تعیل میں،مندرجہ ذیل کے مطابق تمیٹی کے چیئر مین سمیت دوار کان پر مشتمل رسک مینجمنٹ تمیٹی تشکیل دی ہے۔

- i) جناب ملک منظورحسین ہما یوں (چیئر مین)
 - ii) جناب فريدالدين احمر

مناسب داخلی مالیاتی کنٹرول

ڈائر کیٹرز داخلی مالیاتی کنٹرول کی بابت اپنی ذمہ داری ہے بخو بی آگاہ ہیں۔انتظامیہاور آڈیٹرز (داخلی اور بیرونی دونوں) کے ساتھ مشاورت کے ذریعے،وہ توثیق کرتے ہیں کہ کمپنی کی طرف سے مناسب کنٹرول نافذ کئے گئے ہیں۔

ہولڈنگ تمپنی

نو بہار بوٹلنگ کمپنی (برائیوٹ) لمیٹڈ، %50.8621 عمومی حصص کے بولڈنگ کمپنی تھی۔مدت کے دوران ہولڈنگ کمپنی کے تمام حصص سیانسرڈائر کیٹرزنے خرید لئے۔

اظهارتشكر

ڈائر کیٹرز کارکنوں، عملے اورانتظامی ٹیم کے ارکان کی کگن اور محنت کا اعتراف کرتے ہیں۔ کاشت کار ہماری صنعت کا کلیدی عضر ہیں اور ہم ان کے سلسل تعاون پران کاشکر میادا کرتے ہیں۔ کمپنی کے ڈائر کیٹرز جیکوں اور مالیاتی اداروں کی مالی مدداور تعاون پر بھی ان کے شکر گزار ہیں۔

> منجانب بورڈ بابا فریدشوگرملزلمیٹٹر

مسطها مستعمر خان محرشیم خان دُارٌ یکٹر

عدنان احمد خان چیف ایگزیکٹو

لا ہور: 23 جنوری 2021ء

FINANCIAL POSITION (Un-Audited)

As at December 31, 2020	Note	(Un-Audited) December 31, 2020	(Audited) September 30, 2020
ASSETS NON CURRENT ASSETS		(Ru	pees)
Property, plant and equipment Operating fixed assets Capital work in progress	8 8.3	2,769,669,417 78,324,449	2,764,595,619 66,144,854
Long term deposits		2,847,993,866 811,700	2,830,740,473 174,500
OUDDENIT ACCETO		2,848,805,566	2,830,914,973
CURRENT ASSETS Stores, spares and loose tools Stock in trade Trade debts Loans and advances Short term prepayments and deposits Other receivables Taxation - net Cash and bank balances		84,275,546 808,244,997 6,281,873 70,798,134 3,696,780 113,249,306 2,742,785 192,405,451	78,745,755 256,974,378 8,668,169 77,522,001 3,118,478 116,176,230 - 356,447,809
TOTAL 4005TO		1,281,694,872	897,652,820
TOTAL ASSETS		4,130,500,438	3,728,567,793
EQUITY AND LIABILITIES			
SHARE CAPITAL AND RESERVES Authorized share capital	9.1	700,000,000	700,000,000
Issued, subscribed and paid up capital Reserves	9.2	94,500,000	94,500,000
Revenue reserves - accumulated losses Directors' loans Surplus on revaluation of fixed assets	10 11	(2,640,990,460) 1,992,700,000 1,922,662,787	(2,659,091,730) 1,982,700,000 1,933,262,901
NON CURRENT LIABILITIES		1,368,872,327	1,351,371,171
Lease liabilities Loan from Associate Deferred liabilities	12	5,502,368 900,000,000 374,857,856	1,015,700 900,000,000 376,173,598
CURRENT LIABILITIES		1,280,360,224	1,277,189,298
Trade and other payables Unclaimed dividend Due to ex holding company Short term Borrowing Mark-up accrued Taxation - net Current portion of long term liabilities	13	695,327,080 255,930 15,976,698 562,512,500 204,928,123 - 2,267,556	764,479,221 255,930 43,829,685 105,000,000 185,753,366 184,369 504,753
· -		1,481,267,887	1,100,007,324
CONTINGENCIES AND COMMITMENTS	14		
TOTAL EQUITY AND LIABILITIES		4,130,500,438	3,728,567,793
The annexed notes from 1 to 23 form an integral part of thes	e conden	sed interim financia	al statements

The annexed notes from 1 to 23 form an integral part of these condensed interim financial statements.

PROFIT OR LOSS (Un-Audited)

For the Quarter Ended December 31, 2020

	Note	December 31, 2020 (Ru	December 31, 2019 pees)
Sales-Net Cost of sales Gross Profit / (Loss)	15 16	504,376,172 (454,470,516) 49,905,656	1,206,160 (40,093,957) (38,887,797)
Selling and distribution expenses General and administrative expenses Other income		(2,690,157) (19,420,838) 6,327,260 (15,783,735)	(966,168) (13,283,807) 3,275,890 (10,974,085)
Operating Profit / (Loss) Financial charges		34,121,921 (20,370,862)	(49,861,882) (35,295,799)
Profit / (Loss) before taxation Taxation		13,751,059 (6,249,903)	(85,157,681) (18,094)
Profit / (Loss) after taxation		7,501,156	(85,175,775)
Earning / (Loss) per share - Basic and diluted (Rupees)		0.79	(9.01)

Appropriations have been reflected in the statement of changes in equity.

The annexed notes from 1 to 23 form an integral part of these condensed interim financial statements.

CHIEF FINANCIAL OFFICER

COMPREHENSIVE INCOME (Un-Audited)

For the Quarter Ended December 31, 2020

	Note	December 31, 2020 (Ru	December 31, 2019 pees)
Profit / (Loss) after taxation for the Period Other comprehensive income Items that will not be reclassified to the statement of profit or loss		7,501,156	(85,175,775)
Remeasurement of defined benefit liability Related tax effect		-	
Surplus on revaluation of operating fixed assets Related tax effect		-	
Items that may be reclassified to the statement of profit or loss in subsequent periods		-	-
Total comprehensive Income / (loss) for the period		7,501,156	(85,175,775)

The annexed notes from 1 to 23 form an integral part of these condensed interim financial statements.

CHIEF FINANCIAL OFFICER

CASH FLOWS (Un-Audited) For the Quarter Ended December 31, 2020

	Note	December 31, 2020	December 31, 2019
CASH FLOWS FROM OPERATING ACTIVITIES		(Ru	pees)
Profit / (Loss) before tax Adjustments for items not involving movement of funds:		13,751,059	(85,157,681)
Depreciation Financial charges		22,513,593 20,370,862	23,095,452 35,295,799
Net cash flow before working capital changes		56,635,514	(26,766,430)
Decrease / (increase) in current assets Stores, spares and loose tools Stock in trade Trade debts Loans and advances Short term prepayments and deposits		(5,529,791) (551,270,619) 2,386,296 6,723,867 (578,302)	(23,626,697) (384,690,436) (3,832,791) (2,532,310)
Other receivables		1,116,028	(13,532,535)
771		(547,152,521)	(428,214,769)
Increase / (decrease) in current liabilities Trade and other payables		(69,152,143)	273,653,144
Cash used in from operations Taxes paid Financial charges paid		(559,669,150) (8,681,901) (1,196,105)	(181,328,055) (105,908) (14,999,465)
Net cash used in from operating activities		(569,547,156)	(196,433,428)
CASH FLOWS FROM INVESTING ACTIVITIES Additions to operating fixed assets Additions to capital work in progress Long term deposits Net cash used in investing activities		(21,215,391) (12,179,595) (637,200) (34,032,186)	(17,538,268) (3,936,681)
iver cash used in investing activities		(34,032,186)	(21,474,949)
CASH FLOWS FROM FINANCING ACTIVITIES Repayments of long term financing Due to ex holding company Loan from Associate Short term Borrowing- Net Lease liability paid Directors' contribution		(27,852,987) - 457,512,500 (122,529) 10,000,000	(50,000,000) 64,989,376 10,000,000 40,000,000 - 178,000,000
Net cash generated from financing activities		439,536,984	242,989,376
Net (decrease) / increase in cash and cash equivalents Cash and cash equivalents at the beginning of the Period		(164,042,358) 356,447,809	25,080,999 26,379,048
Cash and cash equivalents at the end of the Period		192,405,451	51,460,047

The annexed notes from 1 to 23 form an integral part of these condensed interim financial statements.

DIRECTOR

Issued. subscribed

CHANGES IN EQUITY (Un-Audited)

For the Quarter Ended December 31, 2020

	Note	and paid-up capital	Surplus on revaluation of	Directors'	Reserves	Total
	Note	Ordinary shares	fixed assets		Accumulated loss	
				(Rupees)		
Balance as at October 01, 2018 Total comprehensive loss for the year Loss for the year		94,500,000	1,715,902,655	-	(1,773,303,026)	37,099,629
Remeasurement of defined benefit liability - net Surplus on revaluation of fixed assets Transfer from surplus on revaluation of fixed assets incremental depreciation-net		-	- 300,155,592	-	-	300,155,592
of deferred tax Directors' contribution	10	-	(37,186,802)	1,211,500,000	37,186,802 -	1,211,500,000
		-	262,968,790	1,211,500,000	(645,438,291)	829,030,499
Balance as at September 30, 2019		94,500,000	1,978,871,445	1,211,500,000	(2,418,741,317)	866,130,128
Loss for the Year Remeasurement of defined benefit		-	-	-	(286,079,042)	(286,079,042)
liability - net Surplus on revaluation of fixed assets Transfer from surplus on revaluation of fixed assets incremental depreciation-net of		-	-	-	120,085	120,085
deferred tax		-	(45,608,544)	-	45,608,544	-
Directors' contribution	10	-	(45,000,544)	771,200,000	(0.40.050.440)	771,200,000
Balance as at September 30, 2020		94,500,000	(45,608,544) 1,933,262,901	771,200,000 1,982,700,000	(240,350,413) (2,659,091,730)	485,241,043 1,351,371,171
Profit for the Period Remeasurement of defined benefit liability - net Surplus on revaluation of fixed assets		-	-	-	7,501,156	7,501,156
Transfer from surplus on revaluation of fixed fixed assets incremental depreciation-net of deferred tax Director contribution	10	-	(10,600,114)	10,000,000	10,600,114	10,000,000
		-	(10,600,114)	10,000,000	18,101,270	17,501,156
Balance as at December 31, 2020		94,500,000	1,922,662,787	1,992,700,000	(2,640,990,460)	1,368,872,327

The annexed notes from 1 to 23 form an integral part of these condensed interim financial statements.

CHIEF FINANCIAL OFFICER

NOTES TO THE CONDENSED INTERIM

FINANCIAL STATEMENTS (Un-Audited)

For the Quarter Ended December 31, 2020

LEGAL STATUS AND NATURE OF BUSINESS 1

Baba Farid Sugar Mills Limited ("the Company") was incorporated in 1978 under the Companies Act 1913 (now Companies Act, 2017) as a Public Limited Company and its shares are quoted at Pakistan Stock Exchange. It is principally engaged in the manufacturing and sale of sugar including its byproducts i.e. molasses and V.Filter cake.

Geographical location and addresses of business units

The registered office of the Company is situated at 2-D/1, Gulberg III, Lahore. The manufacturing facility of the Company is located at 5 KM Faisalabad Road, district Okara, Punjab.

2. GOING CONCERN ASSUMPTION

The Company incurred a net profit of Rs. 7.501 million during the period ended December 31, 2020 and, as of that date, the Company's current liabilities exceeded its current assets by Rs. 199.573 million. The accumulated losses have exceeded the issued, subscribed and paid up capital by Rs. 2,546.490 million as at December 31, 2020 and accumulated losses as of that date amounted to Rs. 2,640.990 million. These conditions indicate the existence of a material uncertainty which may cast doubt about the Company's ability to continue as a going concern. However, the reduction in losses from Rs. 85.176 million to profit of Rs. 7.501 million is due to improved operational efficiency, resultantly the Company's current ratio has been improved as compared to previous year i.e. 0.87 (2020: 0.82), on the other hand the company has made net revenue from sales of Rs. 504.376 million resultantly earned gross profit of Rs. 49.906 million as compared to previous year gross loss of Rs. 38.888 million. However, these financial statements have been prepared on a going concern basis based on the sponsor's commitment to provide financial support to the Company.

3 BASIS OF PREPARATION

The condensed interim financial information is not audited and has been presented in condensed form and does not include all the information as is required to be provided in a full set of annual financial statements. This condensed interim financial information should be read in conjunction with the audited financial statements of the company for the year ended 30 September 2020.

The comparative figures as at 30 September 2020 in the condensed interim statement of financial position and the related notes to the condensed interim financial information are based on audited financial statements. The comparative condensed interim profit & loss account, condensed interim cash flow statement, condensed interim statement of changes in equity and related notes to the condensed interim financial information for the quarter ended 31 December 2020 are based on unaudited condensed interim financial information. The condensed interim profit & loss account and condensed interim statement of other comprehensive income for the quarters ended 31 December 2020 and 31 December 2019 are neither audited nor reviewed.

STATEMENT OF COMPLIANCE

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

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

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

USE OF ESTIMATES AND JUDGMENT 5.

The preparation of financial statements in conformity with approved accounting standards, as applicable in Pakistan, requires management to make judgments, estimates and assumptions that affect the application of policies and reported amount of assets, liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgments about the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised if the revision affects only that period, or in the period of revision and future periods if the revision affects both current and future periods.

The areas where various assumptions and estimates are significant to Company's financial statements or where judgments were exercised in application of accounting policies are as follows:

- Staff retirement benefits
- Provisions
- Deferred taxation
- Contingencies
- Useful life of depreciable assets

6. CHANGE IN ACCOUNTING POLICES - IFRS 16 LEASES

6.1 IFRS 16: Leases

IFRS-16 'Leases' was issued on January 01, 2016. This standard is adopted locally by the Securities and Exchange Commission of Pakistan. IFRS 16 replaced IAS 17 'Leases', IFRIC 4 'Determining whether an Arrangement contains a Lease'. The Company applied IFRS 16 with a date of initial application of July 01, 2019.

Transition method and practical expedients utilised

The Company applied IFRS 16 using the modified retrospective approach, with recognition of transitional adjustments on the date of initial application (October 01, 2019), without restatement of comparative figures.

The Company used the following practical expedients when applying IFRS 16 to leases previously classified as operating leases under IAS 17.

- applied a single discount rate to a portfolio of leases with similar characteristics.
- applied the exemption not to recognise right-of-use assets and liabilities for leases with less than 12 months of lease term.
- used hindsight when determining the lease term if the contract contains options to extend or terminate the lease.

At inception of a contract, the Company assesses whether a contract is, or contains, a lease based on whether the contract conveys the right to control the use of an identified asset for a period of time in exchange for a consideration.

On adoption of IFRS 16, the Company recognised a right-of-use asset and lease liability at the commencement date. The right-of-use asset is initially measured at cost, which comprises the initial amount of lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct cost incurred and an estimate of cost to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received.

Lease liabilities were measured at the present value of the remaining lease payments, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the Company's incremental borrowing rate. The Company used its incremental borrowing rate as the discount rate as at October 01, 2019.

The right of use asset is subsequently depreciated using straight line method from the date of recognition to the earlier of the end of useful life of the right of use asset or the end of the lease term. The estimated useful lives of the right of use assets are determined on the same basis as those of property and equipment. In addition, the right of use asset is periodically reduced by the impairment losses, if any, and adjusted for certain remeasurement of the lease liability.

Subsequently, the lease liability is measured at amortised cost using the effective interest method. It is remeasured when there is a change in future lease payments arising from a change in the rate, if there is a change in the Company's estimate of the amount expected to be payable under a residual value guarantee, or if the Company changes its assessment of whether it will exercise a purchase. extension or termination option. When the lease liability is remeasured in this way, a corresponding adjustment is made to the carrying amount of the right-of-use asset, or is recorded in profit or loss if the carrying amount of the right-of-use asset has been reduced to zero.

There is no significant impact on financial statements at the application IFRS 16, as the Company do not have any lease. The Company consider the lease as short term and low in value.

Significant judgements

IFRS 16 requires the Company to assess the lease term as the non-cancellable lease term in line with the lease contract together with the period for which the Company has extension options which the Company is reasonably certain to exercise and the periods for which the Company has termination options for which the Company is reasonably certain not to exercise those termination options.

A portion of the lease contracts included within Company's lease portfolio includes lease contracts which are extendable through mutual agreement between the Company and the lessor or cancellable by both parties immediately or on short notice. In assessing the lease term for the adoption of IFRS 16, the Company concluded that such contracts are short-term in nature and payments made in respect of these leases are accordingly expensed in the statement of profit or loss.

There is no material impact of transition to IFRS 16 on the financial position of the Company and there is no effect on the accounting policies of the Company in respect of leases, except those disclosed in relevant note.

SIGNIFICANT ACCOUNTING POLICIES 7

The principal accounting policies applied in the presentation of these financial statements are set out below. These policies have been consistently applied to all the years presented except as disclosed in note 6.1 to these financial statements.

7.1 Accounting convention

These financial statements have been prepared under the historical cost convention except for recognition of certain staff retirement benefits at present value and as modified for fair value adjustment in certain fixed assets and exchange differences.

7.2 Functional and presentation currency

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

		Nists	(Un-Audited) December 31,	(Audited) September 30,
		Note	2020 (Ru	2020 pees)
8.	PROPERTY, PLANT & EQUIPMENT			
	Operating fixed assets Right of use assets	8.1 8.2	2,761,804,475 7,864,942	2,763,082,443 1,513,176
			2,769,669,417	2,764,595,619

The following is the statement of property, plant and equipment:

Description	Freehold land	Buildings on freehold land	Plant and machinery	Electric installation	Tools and equipment	Vehicles	Furniture and fixtures	Office and other equipments	Total
					(Rupees)				
Net carrying value basis Period ended December 31, 2020 Opening net book value (NBV) Additions / Transfer (at cost) Revaluation during the year	1,260,192,500	246,158,100	1,243,936,754	2,221,063	2,791,003	473,041	1,415,230	5,894,752 104,481	2,763,082,443
Disposals (NBV) Depreciation charge		(6,153,953)	(15,668,873)	(91,842)	(93,450)	(23,652)	(35,906)	(148,623)	(22,216,299)
Closing net book value	1,260,192,500	240,004,147	1,244,541,805	4,506,147	4,859,553	449,389	1,400,324	5,850,610	2,761,804,475
Gross carrying value basis Period ended December 31, 2020 Oost/revalue Accumulated depreciation	1,260,192,500	487,635,689 (247,631,542)	2,238,080,979 (993,539,174)	13,967,454	8,746,175	11,539,317	6,868,181	17,592,223	4,044,622,518 (1,282,818,043)
Net book value	1,260,192,500	240,004,147	1,244,541,805	4,506,147	4,859,553	449,389	1,400,324	5,850,610	2,761,804,475
Net carrying value basis Gear ended September 30, 2020 Opening net book value (NBV) Additions 1 Transfer (at cost) Revaluation during the year Disposals (NBV) Depreciation charge	1,260,192,500	273,509,000	273,509,000 1,275,000,000 - 33,834,943 	448,387 1,909,433 - (136,757)	852,457 2,189,460 - - (250,914)	403,266 188,035 - (118,260)	686,844 844,370 -	4,730,543 1,793,646 - (629,437)	2,815,822,997 40,759,887 - (93,500,441)
Closing net book value	1,260,192,500	246,158,100	1,243,936,754	2,221,063	2,791,003	473,041	1,415,230	5,894,752	2,763,082,443
Gross carrying value basis Year ended September 30, 2020 Cost/revalue Accumulated depreciation	1,260,192,500	487,635,689 (241,477,589)	2,221,807,055	11,590,528 (9,369,465)	6,584,175	11,539,317	6,847,181	17,487,742 (11,592,990)	4,023,684,187
Net book value	1,260,192,500	246,158,100	1,243,936,754	2,221,063	2,791,003	473,041	1,415,230	5,894,752	2,763,082,443
Net carrying value basis (ear ended September 30, 2019 Opening net book value (NBV) Additions / Transfer let cost) Revaluation during the year Disposals (NBV) Depreciation or Parge	1,080,150,000	154,429,539 - 134,522,415 - (15,442,954)	1,137,582,296 162,324,157 34,650,954 - (59,557,407)	498,208	821,563 114,000 - - (83,106)	767,241 - (263,158) (100,817)	529,045 219,249 - - (61,450)	3,749,714 1,411,620 - - (430,791)	2,378,527,606 164,069,026 349,215,869 (263,158) (75,726,346)
Slosing net book value	1,260,192,500	273,509,000	1,275,000,000	448,387	852,457	403,266	686,844	4,730,543	2,815,822,997
Gross carrying value basis Year ended September 30, 2019 Cost/revalue Accumulated depreciation	1,260,192,500	487,635,689 (214,126,689)	2,187,972,112	9,681,095	4,394,715 (3,542,258)	11,351,282 (10,948,016)	6,002,811 (5,315,967)	15,694,096 (10,963,553)	3,982,924,300 (1,167,101,303)
Net book value	1,260,192,500	273,509,000	1,275,000,000	448,387	852,457	403,266	686,844	4,730,543	2,815,822,997
Depreciation rate % per annum	'	10	D	10	10	20	10	10	

		Note	(Un-Audited) December 31, 2020	(Audited) September 30, 2020
8.2	Right of use assets		(Ru)	oees)
	The following is the statement of right of use assets:			
	Vehicle			
	Net carry value basis Opening net book value Addition during the period Depreciation charged during period		1,513,176 6,649,060 (297,294)	1,779,530 (266,354)
	Gross carry value basis		7,864,942	1,513,176
	Cost Accumulated depreciation		8,428,590 (563,648)	1,779,530 (266,354)
	Net book value		7,864,942	1,513,176
	Depreciation rate % per annum		20%	20%
8.3	Capital work in progress			
	This comprises of: Building Plant and machinery		6,282,560 72,041,889	6,282,560 59,862,294
			78,324,449	66,144,854
9.	SHARE CAPITAL			
9.1	Authorized share capital			
	December 31 September 30 2020 2020 Number of ordinary shares of Rs. 10/- each			
	70,000,000 70,000,000		700,000,000	700,000,000
9.2	Issued, subscribed and paid up capital			
	December 31 September 30 2020 2020 Number of ordinary shares of Rs. 10/- each			
	6,400,000 3,050,000 6,400,000 3,050,000		64,000,000 30,500,000	64,000,000 30,500,000
	9,450,000 9,450,000		94,500,000	94,500,000

		Note	(Un-Audited) December 31, 2020	(Audited) September 30, 2020 pees)
10. DIRE	ECTORS' LOANS		(Nu	pees)
Dire	ecured ctors ners (other than banking companies) Opening balance Obtained during the period/year Mr. Muhammad Shamim Khan Mrs. Qaiser Shamim Khan Mr. Nauman Ahmed Khan Mr. Adnan Ahmed Khan Repaid during the period / year		1,982,700,000 - - 10,000,000 10,000,000	1,211,500,000 309,800,000 246,600,000 32,800,000 182,000,000 771,200,000
Clos	ing balance		1,992,700,000	1,982,700,000

10.1 This represents unsecured interest free long term loans from directors of the Company to meet the working capital and long term requirements. These are payable on discretion of the Company and will be paid as and when convenient to the Company. This has been disclosed/classified in accordance with TR -32 "Directors' Loan" clause 3.3 "Contractual Directors' Loan" that is interest free and repayable at the discretion of the Company, issued by the Institute of Chartered Accountants of Pakietan

Pakistan.				
		Note	(Un-Audited) December 31, 2020(Ru	(Audited) September 30, 2020 spees)
11. SURPLUS ON REVALU	ATION OF FIXED ASSETS			
Balance brought forwar Revaluation during the	Period		2,211,430,165	2,275,667,551
the period - (net o	reciation charged during		10,600,114	45,608,544
	ofit and loss account		4,329,624	18,628,842
			14,929,738	64,237,386
Less: Related deferred	tay effect:		2,196,500,427	2,211,430,165
Balance as at Oc Effect of change Deferred tax imp	tober 01		278,167,264 - -	296,796,106
	d to profit and loss account		(4,329,624)	(18,628,842)
			273,837,640	278,167,264
			1,922,662,787	1,933,262,901

1

12.	LOAN FROM ASSOCIATE	Note	(Un-Audited) December 31, 2020(Ru	(Audited) September 30, 2020 pees)
	Unsecured: Naubahar Bottling Company (Private) Limited	12.2	900,000,000	900,000,000
12.1	From associate company			
	Balance as at October 01 Obtained during the period Repayments/adjustment made during the period		900,000,000	965,960,400 100,000,000 (165,960,400)
	Current portion shown under current liabilities		900,000,000	900,000,000
			900,000,000	900,000,000

12.2 The Company obtained unsecured loan from M/s Naubahar Bottling Company (Private) Limited - the associate company that carries mark-up at the rate of 3 month's KIBOR plus 0.5% per annum. The effective mark-up rate charged by Naubahar Bottling Company (Private) Limited during the period ranging from 7.75% to 7.80% (Sept 2020: 7.53% to 14.36%) per annum. The management for the time being does not intend to repay any amount against these loans until the end of next financial year and hence no current maturity has been provided. These will be paid as and when convenient to the Company.

		Note	(Un-Audited) December 31, 2020(Ru	(Audited) September 30, 2020 pees)
13.	SHORT TERM BORROWING			
	Secured: Salam (Pledge) (Islamic financing) Cash Finance	13.1 13.2	215,937,500 346,575,000	105,000,000
			562,512,500	105,000,000

- 13.1 This represents cash finance facility under Islamic financing arrangement from Askari Bank Limited aggregated to Rs. 500 million (2020: Rs. 500 million) and carries mark-up at the rate six month KIBOR plus 1% per annum on utilized limits. This facility is secured against white refined sugar bags at 25% margin, personal guarantees of the directors, corporate guarantee of Naubhar Bottling Company (Private) Limited, subordination of loan from related parties and directors.
- 13.2 This represents cash finance facility from Bank Al-Habib Limited aggregated to Rs. 500 million (2020: Rs. 500 million) to meet the working capital requirements and are secured against first registered hypothecation charge over current and future assets of the Company for Rs. 67 Million, personal guarantees of the directors and pledge of white refined sugar bags at 22% margin. This loan is subject to mark up at the rate of 1 month average KIBOR plus 0.75%. p.a.

14. CONTINGENCIES AND COMMITMENTS

14.1 Contingent liabilities

- The LTU-FBR has preferred a reference before Income Tax Appellate (ITAT) for the assessment year a) 1996 - 1997 against the decision of CIT appeals. The department has also filed petition for leave to appeal before the honorable Supreme Court of Pakistan for the assessment year 1999 - 2000 and tax year 2006 against the order in the favour of the company by the honorable High Court of Sindh.
 - In the opinion of the tax advisor the ultimate appellate decision is likely to be in Company's favour, hence no provision is made in these accounts as there will be no tax impact of the matter in view of brought forward tax losses. In view of the favorable decision of the higher appellate forums on the like issue in prior years the management is hopeful about favorable outcome in above matters. Hence no provision is made in these account as there will be no tax impact of the matter in view of brought forward losses.
- b) The Company has filed reference application before the Honorable High Court of Sindh against the decision of ITAT in respect of assessment year 2000 - 2001, the reference application is pending before the honorable High Court Sindh. The Company has also filed the appeal before the Commissioner of income tax appeals against addition made by the assessing officer for the assessment year 2002 - 2003 which is pending for adjudication. In view of the favorable decision of the higher appellate forums on the like issue in prior years the management is hopeful about favorable outcome in above matters. Hence no provision is made in these account as there will be no tax impact of the matter in view of brought forward losses.
- C) The Company has filed an appeal before the Tribunal against the order of Commissioner Inland Revenue disallowing refund of further tax on the ground that the incidence of the tax has been passed on the consumers and the Company is not entitled to claim refund in terms of Section 3 (B) of the sales Tax Act, 1990. The management of the Company is of the view that outcome of the suit would be in favour of the company.
- d) Demand amounting to Rs. 3.825 million has been created by DCIR vide order dated November 03, 2017 against the Company for adjustment of input tax. The Company being aggrieved filed input tax rectification application. The Company expects a favorable outcome of the proceedings. However, if the case is decided against the Company, it may result in tax payable of Rs. 3.825 million.
- Demand amounting to Rs. 2.528 million has been created by DCIR vide order dated November 07, e) 2018 against the Company for adjustment of input tax for the period of January 2018. The Company being aggrieved filed input tax rectification application. The Company expects a favorable outcome of the proceedings. However, if the case is decided against the Company, it may result in tax payable of Rs. 2.528 million.
- f) Demand amounting to Rs. 12.648 million has been created by DCIR vide order dated December 16, 2018 against the Company for adjustment of input tax for the period of February 2018. The Company being aggrieved filed input tax rectification application. The Company expects a favorable outcome of the proceedings. However, if the case is decided against the Company, it may result in tax payable of Rs. 12.648 million.
- Demand amounting to Rs. 9.894 million has been created by DCIR vide order dated December 20, g) 2018 against the Company for adjustment of input tax for the period of March 2018. The Company being aggrieved filed input tax rectification application. The Company expects a favorable outcome of the proceedings. However, if the case is decided against the Company, it may result in tax payable of Rs 9894 million

- h) Demand amounting to Rs. 41.616 million has been created by DCIR vide order dated August 04, 2017 against the Company on account of sales tax audit for the tax year 2014 and certain amount were held recoverable. The Company being aggrieved filed appeal before CIR (A). CIR (A) remanded back the case for fresh adjudication. Thereafter in fresh proceedings an amount of Rs. 3.416 million has been established vide order dated March 28, 2019. This has also been challenged before CIR Appeals. The Company expects a favorable outcome of the proceedings. However, if the case is decided against the Company, it may result in tax payable of Rs. 3.416 million.
- i) Demand amounting to Rs. 10.137 million has been created by DCIR vide order dated November 12, 2018 against the Company on account of inadmissible input tax adjustment for the period July 2016 to November 2017. The Company being aggrieved filed appeal before CIR (A). CIR (A) remanded back the case for fresh adjudication. The case decided against the Company and an amount of Rs. 10.211 million has been paid to the Department under protest and also appeal has been filed against this order. The Company expects a favorable outcome of the proceedings.
- j) As per SRO of 77(1) / 2013 dated February 07, 2013, the Federal Government allowed reduced rate@.0.5% FED on local sales of white crystalline sugar equivalent to the quantity actually exported by the sugar manufacturer as per quota allotted. Sales tax and Federal Excise returns for the tax periods from November 2013 to June 2014 were analysed by the Commissioner Inland Revenue and it was observed that registered person had declared local sales on which Company was required to charge and pay FED @ 8% in VAT mode under the provision of section 3 and 7 of the Federal Excise Act. 2005.

The Commissioner Inland Revenue created a demand amounting to Rs. 65.084 million along with default surcharge and penalty of Rs. 3.254 million on short payment of FED based that Company charged and paid FED at the rate of 0.5% without fulfilling the conditions as mentioned in SRO 77(1) / 2013. Being aggrieved with the order passed by the Deputy Commissioner Inland Revenue, the Company preferred appeal before the Commissioner Inland Revenue (Appeals-I), Karachi. The CIR (A) vide order in appeal No. STA/91/LTU/2019/09 vacated order of Deputy Commissioner and passed order in favour of the Company. The department has filed an appeal against this order to Appellate Tribunal IR. The Company expects a favourable outcome of the proceedings. However, if the case is decided against the Company, it may result in tax payable of Rs. 68.338 million.

k) As per SRO of 77(1) / 2013 dated February 07, 2013 read with the SRO 1072 (1) / 2013 dated December 27, 2013, the Federal Government allowed reduced rate@.0.5% FED on local sales of white crystalline sugar equivalent to the quantity actually exported by the sugar manufacturer as per quota allotted by the ECC in it meeting held on January 10, 2013. Sales tax and Federal Excise returns for the tax periods from February 2013 to October 2013 were analysed by the Commissioner Inland Revenue and it was observed that registered person had declared local sales on which Company was required to charge and pay FED @ 8% in VAT mode under the provision of section 3 and 7 of the Federal Excise Act, 2005.

The Commissioner Inland Revenue created a demand amounting to Rs. 15.393 million along with default surcharge and penalty of Rs. 0.769 million on short payment of FED based that Company charged and paid FED at the rate of 0.5% without fulfilling the conditions as mentioned in SRO 77(1) / 2013. Being aggrieved with the order passed by the Deputy Commissioner Inland Revenue, the Company preferred appeal before the Commissioner Inland Revenue (Appeals-I), Karachi. The CIR (A) vide order in appeal No. STA/90/LTU/2019/06 vacated order of Deputy Commissioner and passed order in favour of the Company.

The department has filed an appeal against this order to Appellate Tribunal IR. The Company expects a favourable outcome of the proceedings. However, if the case is decided against the Company, it may result in tax payable of Rs. 16.163 million.

- 1) Demand amounting to Rs. 10.163 million has been created by DCIR against the Company on account of some discrepancies were observed in the sales tax returns for the period from July 2016 to November 2017. The Company being aggrieved filed appeal before CIR (A). CIR (A) remanded back the case for fresh adjudication. Thereafter in fresh proceedings an amount of Rs. 10.163 million has been demanded by DCIR. This has also been challenged before CIR Appeals. The CIR (A) vide order in Appeal No. STA/40/LTU/2019/07 dated September 26, 2019 annulled order of DCIR. Being aggrieved with the order department has filed second appeal to Appellate Tribunal IR. The Company expects a favourable outcome of the proceedings. However, if the case is decided against the Company, it may result in tax payable of Rs. 10.163 million.
- Income tax Audit for Tax Year 2016, 2017, 2018 and 2019 u/s 177 of Income Tax Ordinance, 2001 were selected by Commissioner Income Tax through his discretionary powers vested under this section. The DCIR has requested information in this regard and the Company has submitted its response and is confident of favourable outcome.
- n) Sales tax Audit for Tax Year 2017, 2018 and 2019 u/s 25 of Sales Tax Act, 1990, were selected by Commissioner Income Tax through his discretionary powers vested under this section. The DCIR has requested information in this regard and the Company has obtained stay order from Honourable High Court of Sindh, Karachi.
- The Company is facing claims, launched in the labour courts, pertaining to staff retirement benefits, 0) salaries and others related matters. The claims amount can't be quantified due to nature of the claims

14.2 Commitments

15.

The Company is committed as at the balance sheet date in respect of capital expenditure of Rs. 65.00 million (2020: 80.00 Million).

. SALES	Note	(Un-Audited) December 31, 2020 (Ruj	(Un-Audited) December 31, 2019 pees)
Sales Manufacturing - local Sugar		588,806,886	-
By products sales: Molasses V.F.Cake		- 1,314,438	1,206,160
l O-l +		1,314,438	1,206,160
Less: Sales tax Sugar Molasses V.F.Cake		(85,554,166) - (190,986)	
v.i .cane		(85,745,152)	-
		504,376,172	1,206,160

COST OF SALES	Note	(Un-Audited) December 31, 2020(Ru	(Un-Audited) December 31, 2019 pees)
0001 01 0/1220			
Raw materials consumed		887,692,593	308,154,752
Stores, spares and consumables Packing materials consumed Chemicals consumed Salaries, wages and other benefits Fuel and power Repair and maintenance Depreciation Vehicle running expenses Insurance Fee and subscription Other factory overheads		3,298,663 6,950,995 6,096,738 37,698,297 2,732,640 36,096,916 22,008,117 1,319,382 56,438 30,000 1,760,356	4,046,308 1,937,136 2,086,171 27,358,568 4,970,659 50,331,334 22,899,780 964,983 38,211 46,200 1,950,291
Work in process		, ,	,
Opening Closing		4,882,467 (38,432,918)	(65,033,580)
		(33,550,451)	(65,033,580)
Cost of goods manufactured Finished goods		972,190,684	359,750,813
Opening Closing		252,091,911 (769,812,079)	(319,656,856)
		(517,720,168)	(319,656,856)
		454,470,516	40,093,957

17. TRANSACTIONS AND BALANCES WITH RELATED PARTIES

16.

The related parties comprise of associated companies and directors of the Company. Significant transactions and balances with related parties, other than those disclosed elsewhere in these financial statements are as follows:

			(Un-audited) December 31	(Audited) September 30
	Nature of	Nature of	2020	
Name of parties	relationship	balance	Closing balance	Closing balance
Naubahar Bottling Company	Associated	Long term loan	900,000,000	900,000,000
(Private) Limited	Company	Mark-up payable	202,316,372	184,669,221
The Thal Industries Corporation Limited	Associated Company	Payable-Net	13,418,518	9,252,137
Al-Moiz Industries Limited	Associated Company	Payable-Net	5,067,017	6,200,554
Directors/shareholders				
Mr. Muhammad Shamim Khan	Director	Directors' Ioan	906,300,000	906,300,000
Mrs.Qaiser Shamim Khan	Director	Directors' loan	839,600,000	839,600,000
Mr. Adnan Ahmed Khan	Director	Directors' loan	192,000,000	182,000,000
Mr.Nauman Ahmed Khan	Director	Directors' loan	54,800,000	54,800,000

17.1 Basis of relationship with the company

In respect of associated companies and ex holding company (Naubahar Bottling Company (Private) Limited) incorporated inside Pakistan with whom the company had entered into transaction during the periods along with basis of relationship is as follows

Name of related party	Country of Incorporation/ origin	Relationship	Basis of Association	Shareholdings
Naubahar Bottling Company (Private) Limited	Pakistan	Associated	Common management	Nil
Al-Moiz Industries Limited	Pakistan	Associated	Common management	Nil
Moiz Textile Limited	Pakistan	Associated	Common management	Nil
The Thal Industries Corporation Limited	Pakistan	Associated	Common management	Nil
Mr. Muhammad Shamim Khan Mrs Qaiser Shamim Khan Mr. Adnan Ahmed Khan Mr. Nauman Ahmed Khan Malik Manzoor Hussain Humayun Mr. Farid ul din Ahmed Mrs Sarah Hajra Khan	Pakistan Pakistan Pakistan Pakistan Pakistan Pakistan Pakistan	Director Director Chief Executive Director Director Director Director	Shareholding Shareholding Shareholding Shareholding Shareholding Shareholding Shareholding	29.1623% 28.0002% 20.0002% 20.0002% 0.0021% 0.0021% 0.0032%

17.2

		Basis of	Quarter ended			
Name of Related Party	Relationship	Relationship	31 December 2020	31 December 2019		
Naubahar Bottling Co Pvt Limited	Associated	Common Diretorship				
Sale of goods Loan Received			-	10,000,000		
Almoiz Industries Limited	Associated	Common Diretorship				
Sale of scrap Purchase of Goods			5,302,530 -	3,832,791 -		
The Thal Industries Corporation Limited Sale of goods Purchase of Goods	Associated	Common Diretorship	- 4,153,500	- 642,094		

The company continues to have a policy whereby all transactions with related parties and associated undertakings are priced at comparable uncontrolled market price.

Naubahar Bottling Company (Pvt.) Limited, ex-holding company divested its all stake i.e., 50.8621% in the Company during current period. All shares by Naubahar Bottling Company (Pvt.) Limited were purchased by sponsor directors.

18. FINANCIAL INSTRUMENTS BY CATEGORY

	Orig	Original carrying			Fair value		
Note	Financial assets at amortized cost	Financial liabilities at amortized cost	Total	Level 1	Level 2	Level 3	Total
On-Balance sheet financial instruments			Rup	ees			
As at December 31, 2020 Financial assets At amortised cost							
Long term deposits	811,700	-	811,700	-	-	-	-
Trade debtors	6,281,873	-	6,281,873	-	-	-	-
Loans and advances	183,882	-	183,882	-	-	-	-
Short term deposits	2,430,000	-	2,430,000	-	-	-	-
Cash and bank balances	192,405,451	-	192,405,451	-	-	-	-
_	202,112,906	-	202,112,906	-	-	-	-
Financial liabilities at amortised cost							
Loan from Associate 12	-	900,000,000	900,000,000	-	-	-	-
Lease liability	-	7,769,924	7,769,924				
Due to ex holding company	=	15,976,698	15,976,698	-	-	-	-
Unclaimed dividend	-	255,930	255,930				
Trade and other payables	-	212,505,113	212,505,113	-	-	-	-
Short term borrowing	-	562,512,500	562,512,500				
Mark-up accrued	-	204,928,123	204,928,123	-	-	-	-
-	=	1,903,948,288	1,903,948,288	=	=	-	-
On-Balance sheet financial instruments							
As at September 30, 2020							
Financial assets at amortised cost							
Long term deposits	174,500	_	174,500	-	-		-
Trade debtors	8,668,169	-	8,668,169	-	-	-	-
Loans and advances	138,598	-	138,598	-	-	-	-
Short term deposits	2,430,000	-	2,430,000	-	-	-	-
Other receivables	968,352	-	968,352	-	-	-	-
Cash and bank balances	356,447,809	-	356,447,809	-	-	-	-
-	368,827,428	=	368,827,428	-	=	÷.	-
Financial liabilities at amortised cost							
Loan from Associate Co. 12	-	900,000,000	900,000,000	-	-	-	-
Lease liability	-	1,520,453	1,520,453	-	-	-	-
Due to ex holding company	-	43,829,685	43,829,685	-	-	-	-
Unclaimed dividend	-	255,930	255,930	-	-	-	-
Trade and other payables	-	115,474,026	115,474,026	-	-	-	-
Short term borrowing	-	105,000,000	105,000,000	-	-	-	-
Mark-up accrued	=	185,753,366	185,753,366				
-	-	1,351,833,460	1,351,833,460	-	-	-	-

- 18.1 The Company has valued certain fixed assets at fair value and classified under property, plant and equipment. The carrying value and level of fair value of these non - financial assets have been disclosed in the relevant note to the financial statements.
- 18.2 Due to the Company's long standing business relationships with these counterparties and after giving due consideration to their strong financial standing, management does not expect non performance by these counter parties on their obligations to the Company. Accordingly, the credit risk is minimal.

19. REMUNERATION OF CHIEF EXECUTIVE, DIRECTORS AND EXECUTIVES

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

	Quarter Ended 31 December 2020			Quarter Ended 31 December 2019						
	Chief Executive	Directors	Executives	Total	Chief Executive	Directors	Executives	Total		
	(Rupees)									
Managerial remuneration House rent allowance Medical expenses	- - -	- - -	3,796,284 1,518,530	3,796,284 1,518,530	- - -	- - -	1,706,522 - -	1,706,522 - -		
Bonus Utilities Gratuity	-	- - -	632,742 379,570	632,742 379,570	-	- - -	-	- - -		
	-	-	6,327,126	6,327,126	-		1,706,522	1,706,522		
Number of persons	-	-	10	10	-	-	5	5		

20. CORRESPONDING FIGURES

Corresponding figures have been rearranged and reclassified, whenever necessary to reflect more appropriate presentation of events and transactions for the purpose of comparison in accordance with the accounting and reporting standards as applicable in Pakistan.

21. SEASONALITY

The company's business is seasonal in nature. Entire cane crushing and manufacturing of sugar is done during season from November to the following March. Sugar sales are made throughout the year.

22 DATE OF AUTHORIZATION OF ISSUE

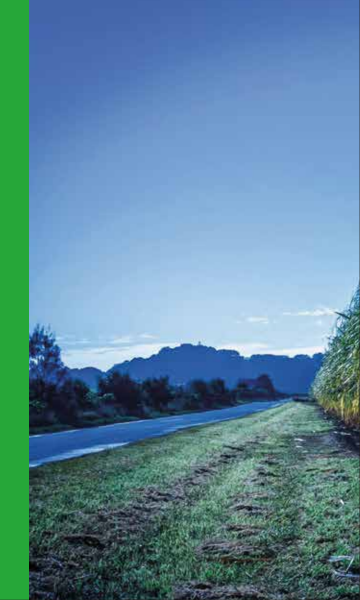
These financial statements were authorized for issue on 23 January, 2021 by the Board of Directors of the Company.

23. GENERAL

Figures have been rounded off to the nearest rupees unless stated otherwise.

CHIEF FINANCIAL OFFICER

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