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COMPANY 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
Mr. Malik Manzoor Hussain Humayoon
Mr. Adnan Ahmed Khan
Non-Executive
Independent Director
Independent Director

CHIEF FINANCIAL OFFICER

Mr. Wasif Mahmood

COMPANY SECRETARY

Mr. Muhammad Imran

AUDITORS

M/s BDO Ebrahim & Co. Chartered Accountants Office No. 4, 6th Floor, Askari Corporate Tower, 75/76 D-1, Main Boulevard, Gulberg-III, Lahore Tel: 042-35875709-10

Fax: 042-35717351 Email: info@bdo.com.pk

MILLS

5 K.M. Faisalabad Road, Okara

Tel: 044-2714418-21 Fax: 044-2522978

BANKERS

Habib Bank Limited
The Bank of Punjab
Bank Al-Habib Limited
MCB Bank Limited
MCB Islamic Bank Limited
Meezan Bank Limited
Bank Alfalah Limited
Soneri Bank Limited
Allied Bank Limited
Askari Bank Limited
National Bank of Pakistan - Aitemad

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

VISION & MISSION STATEMENTS

OUR VISION



We shall build on our core competencies and achieve excellence in performance to become a leading producer of best quality sugar. In doing so we aim to meet or accede the expectations of all our stakeholders.

Our goal is not only to attain technological advancements in the field of sugar but also to inculcate the most efficient, ethical and time tested business practices in our management.

Furthermore, we shall strive to innovate the ways for the improvement and increase in per acre yield of sugarcane and introduce improved varieties of sugarcane having better yield characters, high sucrose contents, disease and drought resistant and better ratooning crop in the region. We shall introduce the mechanized sugarcane cultivation mehtod to the growers and to educate regarding latest developments of agriculture technology and free consultancy of professionals.

OUR MISSION

We aim to be a leading producer and supplier of quality sugar by adopting the most technological advancement. We intend to play a pivotal role in the economic development of Pakistan.







CORPORATE STRATEGY

Our corporate strategy and objectives for the future are to find new and improved means of cost reduction, fuel economy and to acquire advanced manufacturing capabilities to support our product development efforts and product line expansion and stand ready to leverage our debt and be responsive to the changing economic scenario. We believe in harnessing the inherent strengths of available human resource and materials to the utmost and a commitment for building a solid foundation poised for sustainable growth for the long-term benefit of our shareholders and employees.



- Strive for excellence and build on our core competencies.
- Keep up with technological advancements in our biological control laboratory and extend the Research & Development Programme to control sugarcane crop diseases.
- Inculcate efficient, ethical and time tested business practices in our management.
- Work as a team and support each other.
- Put the interest of the company before that of the individuals.

NOTICE OF ANNUAL GENERAL MEETING



Scan this QR Code with your smart mobile phone or Visit below Weblink for BFSML Annual Report 2024



https://bfsml.com/wp-content/uploads/2025/01/Annual_Report_BFSML_2024.pdf



NOTICE OF ANNUAL GENERAL MEETING

Notice is hereby given that 46th Annual General Meeting of the Shareholders of the **Baba Farid Sugar Mills Limited** will be held **on Tuesday, January 28, 2025 at 15:00 Hours** at Registered Office, 2-D-1, Gulberg III, Lahore and via video link/Zoom application, to transact following businesses:

ORDINARY BUSINESS:

- To Confirm minutes of the 45th Annual General Meeting of the Baba Farid Sugar Mills Limited held on 27-01-2024 as submitted to PSX.
- 2. To receive, consider and adopt Annual Audited Financial Statements of the Company for the year ended 30th September 2024 together with Auditor's and Board of Directors' reports thereon.
- 3. To appoint Auditors of the Company for the next financial year 30th September, 2024-25 and to fix their remuneration. Present Auditors M/s. BDO Ebrahim & Co. Chartered Accountants, retired and being eligible, offer themselves for reappointment as Auditors of the Company.
- 4. To elect nine (09) Directors as fixed by the Board of Directors in accordance with the provisions of section 159 of the Companies Act 2017 for the next term of three years commencing on January 28, 2025. Names of the retiring Directors are; (1) Mr. Muhammad Shamim Khan, (2) Mr. Adnan Ahmed Khan, (3) Mrs. Qaiser Shamim Khan, (4) Mr. Nauman Ahmed Khan, (5) Mrs. Sarah Hajra Khan, (6) Mr. Farid ud Din Ahmed, (7) Mr. Manzoor Hussain Hamayoon. All the retiring directors are eligible for re-election.

SPECIAL BUSINESS:

- To consider and approve the transactions carried out with related parties in normal course of business and if appropriate to pass the following resolutions as special resolutions with or without modification.
- a) "RESOLVED that transactions carried out by the Company in the normal course of business with related parties for the period ended September 30, 2024 be and are hereby ratified, approved and confirmed"

Names (s)	Nature of Transactions	Amount (PKR)
Naubahar Bottling Company (Pvt.) Limited	Sale of Sugar Paid/recived/adjustment(net)	841,905,596 841,905,596
The Thal Industries Corporation Limited	Sale - store items Purchase - other items Paid/ received/adjustment (net)	15,004,742 330,000 14,674,742
Almoiz Industries Limited	Sale of scrap Sale of store items Paid/received/adjustment (net) Purchase – steel items	28,145,252 2,860,025 22,220,873 8,784,404

- b) "FURTHER RESOLVED that the Chief Executive Officer of the Company or his nominee be and is hereby authorized to approve all the transactions to be carried out in the normal course of business with related parties till the next Annual General Meeting of the Company and in this connection the Chief Executive Officer of the Company or his nominee be and is hereby authorized to take any and all necessary actions and sign/execute any and all such documents/indentures as may be required in this regards on behalf of the Company"
- 6. To transact any other business with the permission of the Chair.

BY ORDER OF THE BOARD

MUHAMMAD IMRAN Company Secretary

Lahore: December 24, 2024



NOTES:

1. Closure of Shares Transfer Books:

Share Transfer Books of the Company will remain closed from 21-01-2025 to 28-01-2025 (both days inclusive). No transfer of shares will be accepted for registration during the closed period. However, transfer received at the office of the Company's Share Registrar Office at M/s. Corplink (Pvt.) Limited, Wings Arcade, 1-K, Commercial Model Town, Lahore, Telephone No. 042-35916719, Email address: corplink786@gmail. com by the close of business hours (05:00 PM) on 20th January, 2025 will be considered in time to be eligible for the purpose of attending and voting at 46th AGM of the Company.

2. Appointment of Proxy:

A member entitled to attend and vote at the AGM is entitled to appoint another member as proxy to attend and vote instead of him/her. The instrument appointing a proxy must be received at the Registered Office of the Company not less than 48 hours before the time fixed for AGM.

3. Online Arrangements for AGM

Online Arrangements for AGM: The Company has made both physical and online arrangements while also ensuring compliance with quorum and other legal / regulatory requirements of general meetings. Shareholders of the Company are encouraged to participate in AGM electronically through video link / Zoom Application and further encouraged to consolidate their attendance through proxies

(a) Online Participation in AGM vis Zoom application:

The shareholders may login and participate in the proceedings of AGM through their own smart phones/computers from their own convenient locations after completing all formalities as required for verification and identification of shareholders to attend the AGM electronically, the Login facility will be opened about half hour before start of AGM

(b) The shareholders of BFSML, who wish to attend the AGM electronically through video link, are requested to register their following particulars by sending an e-mail at info@bfsml.com by or before the close of business hours (05:00 p.m) on 26-01-2025.

Folio /CDC account No.	No. of Shares held	Name of Shareholder	Father's/ Husband's Name	CNIC No.	Cell Phone No. with WhatsApp	Active email address

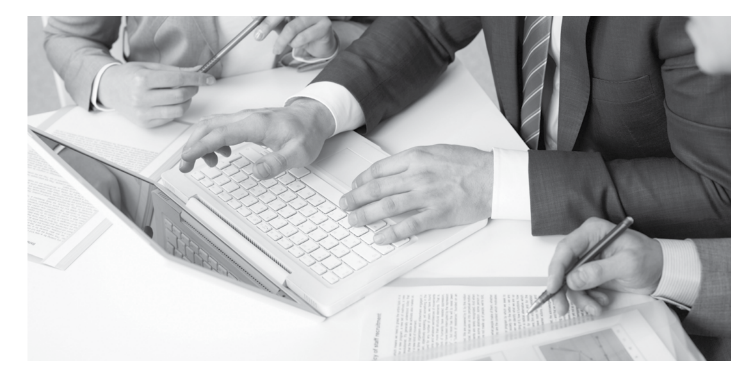
The video link and/or login credentials will be shared with the shareholders whose e-mail, containing all the requested particulars, are received at the given e-mail address by or before the date/time specified above. For any query regarding procedure/requirements of online participation in AGM, the members may please contact on the above cited e-mail address or at +92 42 35771066-71 during business hours.

(c) Online Submission of Comments / Suggestions:

The shareholders are also encouraged to send their comments / suggestions in writing, related to the proposed agenda items of the AGM by sending an email at info@bfsml.com by the close of business hours (5:00 p.m.) on 27-01-2025.

4. Verification and Identification of Participants at AGM:

Each online participant shall authenticate his/her identity at AGM by enabling clear camera of his/her computer device / mobile etc. for verification and identification purposes.



- (a) For Attending the Meeting (i) In case of Individuals, the account holder and/or sub-account holder whose registration details are uploaded as per the CDC Regulations, shall authenticate his/her identity by submitting online scan/photo of his/her original CNIC/Passport along with Participant ID & Account number at the time of login to the video link/Zoom application for attending online AGM. (ii) In case of corporate entity, scan/photo of the Board's resolution / power of attorney with specimen signature of the nominee shall be submitted online (unless it has been provided earlier) at the time of login to the video link/Zoom application for attending online AGM.
- (b) For Appointing Proxies (i) In case of individuals, the account holder and/or sub-account holder, whose registration details are uploaded as per the CDC Regulations, shall submit scan/photo of the proxy form as per above requirements. (ii) The proxy form shall be (i) duly stamped with adhesive revenue tickets of PKR 50/- and (ii) witnessed by two persons, whose names, addresses and CNIC numbers shall be mentioned on the proxy form. (iii) Attested copies of CNIC or the Passport of beneficial owners and of the proxy shall be furnished with the proxy form. (iv) The proxy shall submit scan/photo of his original CNIC or Passport at the time of login to the video link/Zoom application for attending online AGM. (v) In case of corporate entity, scan/photo of the Board's resolution / power of attorney with specimen signature thereon shall be submitted online (unless it has been provided earlier) along with proxy form to the Company at the time of login to the video link/Zoom application for attending online AGM.

5. Correspondence by Shareholders:

The shareholders must identify themselves by quoting their respective Folio/ CDS Account numbers in all correspondence with the Company and/or with Share Registrar of the Company for any purpose including but not limited to the Online Participation in AGM, Comments & Suggestions on proposed agenda items in AGM / Transfers & Transmissions of shares, and Changes/Updates in CNIC/NICOP/Passport # IBAN/ Correspondence Address / Email Address / Mobile Phone # etc.

6. Video Conferencing Facility:

If the Company receives consent from members holding aggregate 10% or more shareholding, residing in geographical location to participate in the meeting through video conference at least 7 days prior to the date of AGM, the Company will arrange video conference facility in that city subject to availability of such facility in that city.



In this regard, please fill the to the date of AGM.	following and subr	mit to registered address of the company at least 7 days prior
"I/We, Limited, holder of No	,	, being a member of the Baba Farid Sugar Mills share(s) as per Registered Folio/CDC Account/Sub Account ideo conference facility at

7. Placement of Notice & Proxy Forms and Financial Statements on the Company's Website:

The Company has placed the Notice of AGM along with Form of Proxy in English & Urdu languages and the Audited Financial Statements for last completed financial year ended September 30 along with Auditor's and Directors' Reports thereon on the Company's website: www.bfsml.com and at PUCARS website of PSX.

8. Transmission of Audited Financial Statements & Notices of General Meetings;

Audited financial statements of the Company are being sent to shareholders through printing of QR Enabled Code and Weblink on the printed notice of AGM which is being sent/dispatched to all shareholders through post/courier. Soft copies of any or all the documents and information of the Company including audited financial statements and notices of general meeting are also being sent electronically through emails to shareholders whose email addresses are available with the Company, however, the Company shall provide hard copies of Audited Financial Statements and notices of general meetings to its shareholders, on their written request, free of cost, within seven days of receipt of such request.

9. For Election of Directors:

Any member who seeks to contest election of Directors shall file with the Company at its registered office at 2-D-1, Gulberg III, Lahore not later than fourteen days before the AGM the Notice of his/her intention to contest election of directors along with other documents and information as detailed in the Statement of Material Facts U/S 166(3) of the Companies Act, 2017 annexed to the printed version of this notice;

Voting on Special Businesses:

In accordance with the Companies (Postal Ballot) Regulations, 2018, as amended, entitled shareholders of the Company are being allowed to exercise their right to Vote through Electronic Voting and Voting by Post on Special Businesses of the notice of AGM, in the manner and subject to the conditions contained in the aforesaid regulations;

Voting on Election of Director and the Special Businesses:

Entitled shareholders of the Company are being allowed to exercise their right to Vote through Electronic Voting and Voting by Post on Election of Directors and the Special Businesses of the notice of AGM, in the manner and subject to the conditions contained in the Companies (Postal Ballot) Regulations, 2018;

(a) Procedure for Electronic Voting:

M/s. Corplink (Pvt) Limited/Share Registrar of the Company/E-Voting Service Provider for the Company) has been appointed as e-voting Service Provider of the Company for Special Businesses to be conducted in AGM; (i) Details of electronic voting (including website address, Login and Password) shall be provided to entitled shareholders of the Company through their email addresses as available with the Company, whereas security codes will be communicated to the shareholders through SMS

on their mobile phone numbers as available with the Company from the web portal of Corplink; (ii) Identities of shareholders shall be authenticated through electronic signatures/authentication for login; (iii) E-voting lines will open at 9:00 hours on January 24, 2025 and close at 17:00 hours on January 27, 2025. No subsequent change will be allowed once the vote is cast during this period.

(b) Procedure for Voting by Post:

Shareholders may complete and sign the Ballot Paper and send the same along with the copy of valid and legible copy of Computerized National Identity Card (CNIC) either through scan & email or via courier/post to the address as mentioned on the Ballot Paper till January 27, 2025. The signature on the ballot paper must match with signature on CNIC.

12. Conversion of Physical Share Certificates into Book Entry Form:

As per Section 72 of the Companies Act, 2017 all existing companies are required to convert their physical shares into book-entry form within a period not exceeding four years from the date of commencement of the Companies Act. 2017. The Securities Exchange Commission of Pakistan (SECP) through its circular No. CSD/ED/Misc. /2016-639-640 dated March 26, 2021, has advised the listed companies to pursue their such members who still hold shares in physical form to convert their shares into book-entry form.

We hereby requested all such members of BFSML who are holding shares in physical form to convert their shares into book-entry form at the earliest. They are also suggested to contact the Central Depository Company of Pakistan Limited or any active member/stockbroker of the Pakistan Stock Exchange to open an account in the CDC to facilitate the conversion of physical shares into book-entry form.

Shareholders may contact Share Registrar of the Company (M/s. Corplink (Pvt.) Limited) to understand the process of conversion of physical shares into the book entry form and benefits of holding book entry shares

13. MANDATORY INFORMAION – (EMAIL, CNIC, IBAN AND ZAKAT DICLARATION)

In compliance with Section 119 of the Companies Act, 2017 and Regulation 19 Companies (General Provisions and Forms) Regulations, 2018 members are requested to immediately provide their mandatory information such as CNIC number, updated mailing address, email, contact mobile/telephone number and International Banking Account Number (IBAN) together with a copy of their CNIC to update our records and to avoid any non-compliance of the law, otherwise all dividends will be withheld in terms of Regulation 6 of the Companies (Distribution of Dividends) Regulations, 2017.

Member are requested to submit a declaration (CZ-50) as per Zakat & Ushr Ordinance 1980 for zakat exemption shall be submitted to Broker/CDC (in case of CDS shareholder) and to the Company's Share Registrar (in case of physical shareholder), then his/her zakat status in the dividend entitlement register may be found as Muslim Zakat Payable, and the Company will be constrained to make compulsory deductions of Zakat @ 2.5% of face value of each share from the gross amounts of his/her cash dividends.

STATEMENT U/S 166 (3) OF THE COMPANIES ACT, 2017

This Statement sets out Material Facts U/S 166 (3) of the Companies Act, 2017 pertaining to the Election of Directors to be conducted at 46th AGM of Baba Farid Sugar Mills Limited which is to be held on Tuesday 28th January 2025 at 15:00 Hours at the Registered Office, 2-D-1, Gulberg III, Lahore and via video link / Zoom application.

Agenda Item No. 4: Election of Directors:

- (i) In terms of section 153(1) of the Companies Act, 2017, the Board of directors, at its meeting held on 24.12.2024 has fixed the number of directors for next election at nine (09) which are to be elected at AGM for a period of three years.
- (ii) Independent directors, as required on the Board in terms of Rule 6(1) of the Listed Companies (Code of Corporate Governance) Regulations, 2019 ("CCGR-2019"), shall be elected through the process of election of directors in terms of section 159 of the Companies Act-2017.
- (iii) Accordingly, in compliance with the provisions of Rule 7A of CCGR-2019, the Election of Directors may be held separately for the following categories:

Sr. No.	Sr. No. Categories	
1.	Female Director	3
2.	Independent Directors	3
3.	Other Directors	3

- (iv) In order to safeguard the interest of the minority shareholders, any member can send his/her nomination for contesting the election in any of above-mentioned categories.
- (v) Any member who seeks to contest election of Directors shall file with the Company at its registered office at 2-D-1, Gulberg III, Lahore not later than fourteen days before the AGM the documents and information as detailed below:
 - (a) duly signed Notice of his / her Intention to offer himself / herself for election of directors in terms of section 159(3) of CA-2017, and in case of Independent and Female categories, with due selection of any one of these categories in which he/she intends to contest for the election of director along with his/her Profile;
 - (b) Duly signed Consent to act as Director under section 167(1) of CA-2017 read with rule 7A(8) of CCGR-2019 on Form 9 as prescribed under Companies Act-2017 and Companies Regulations, 2024 ("CR-2024");
 - (c) Copy of his/her Valid Computerized National Identity Card (CNIC);
 - (d) Duly signed separate declarations in respect of (a) being compliant with requirements of CCGR-2019, awareness of duties, powers and responsibilities under CA-2017), CCGR-2019, Rulebook of Pakistan Stock Exchange Ltd., Securities Act, 2015, Memorandum and Articles of Association of the Company and other relevant laws and regulations; (b) eligibility criteria as set out in CA-2017, to act as director of a listed company; (c) Independent Director category, a duly signed Declaration of Independence in terms of section 166(2) of CA-2017, as required under CCGR-2019; e. Proof of holding of 2500 BFSML

shares as Qualification Shares, if not already provided and any other important and relevant information. f. Details of holding of other offices & directorships in other companies including details of Global Beneficial Ownership(s) and details of Ultimate Beneficial Ownership(s); g. For physical and electronic correspondence, Complete Office & Residential Addresses, Active personal email address and valid cell phone number registered on his/her CNIC.

- (vi) Any notices received for the category of Independent and Female Directors, shall be subject to due diligence by the Company as prescribed under Section 166 of CA-2017 and Rule 7Aof CCGR-2019;
- (vii) Final list of candidates contesting the Election of Directors in all categories will be circulated not later than seven (7) days before the date of the AGM in terms of Section 159(4) of Companies Act-2017 and Rule 7A(10) of CCGR-2019 along with the update of company's website www.bfsml.com accordingly.
- (viii) Justifications for choosing Independent Directors; a. Independent Directors shall have sufficient knowledge, skills and expertise to play effective roles as independent directors. b. At least two of the Independent Directors shall be required to chair Board's committees such as Chairman of Board's Audit Committee and Board's Human Resource and Remuneration Committee. c. Independent Directors shall be willing to attend Directors Training Program from SECP's approved institutions within one year from the date of election. d. Names of Independent Directors must have been registered in the Data Bank maintained by Pakistan Institute of Corporate Governance (PICG) along with their written consents. e. Independent Directors must be eligible in terms of criteria of independence as mentioned in section 166(2) of the CA-2017, and must be willing to act as Independent Directors on the Board of listed company as required under the provisions of section 166(1) of CA-2017. f. None of circumstances, as mentioned under proviso (b) to subsection 2 of section 166 of CA-2017, shall exist in relation to Independent Directors. (ix) The directors, sponsors, majority shareholders and their relatives shall not be interested, directly or indirectly, in the selection of Independent Directors except to the extent of shares that are held by them in the Company

STATEMENT OF MATERIAL FACTS UNDER SECTION 134 (3) OF THE COMPANIES ACT 2017

This statement sets out the material facts pertaining to the special businesses to be transacted at the 46th Annual General Meeting (AGM) of Baba Farid Sugar Mills Limited to be held on Tuesday January 28, 2025 at 15:00 Hours at Registered office at 2-D-1, Gulberg III, Lahore, and through electronically video link/Zoom application.

STATEMENT U/S 134(3) OF THE COMPANIES ACT, 2017

The transactions with associated company were carried out during the year, therefore, these transactions have been placed before the shareholders of the Company for their approval.

a) Agenda Item No. 5 of Notice of AGM: Ratification and Approval of Related Party Transactions: (Associated Companies)

The Company is and shall be conducting all transactions of sales and purchase of goods with Naubahar Bottling Company (Pvt.) Limited, The Thal Industries Corporation Limited and Almoiz Industries Limited (Associated undertaking of the Company) for the period commencing from October 1st, 2023 to period ends September 30, 2024 in the normal course of business. The prices, terms and conditions agreed between the companies are based on Arm Length Basis under Related Party Transactions Policy of the Company. The directors of the company have no interest whatsoever both directly or indirectly except for common directorship. Record consisting of details of

all the transactions along with all supporting documents is maintained as per legal requirements and available in the registered office of the company.

Nature and amount of transactions along with applicable pricing policy are detailed below:

Names(s)	Nature of Transactions	Amount (PKR)	Pricing Policy
Naubahar Bottling Company (Pvt.) Limited	Sale of Sugar Paid/received/adjustment (net)	841,905,596 841,905,596	As per approved contract between BFSML & NBC, Related Party Transactions Policy and approval of shareholders in AGM.
The Thal Industries Corporation Limited	Sale - store items Purchase - other items Paid/ received/adjustment (net)	15,004,742 330,000 14,674,742	As per approved contract between BFSML & TICL Related Party Transactions Policy and approval of the shareholders in AGM.
Almoiz Industries Limited	Sale of scrap Sale of store items Paid/received/adjustment (net) Purchase – steel items	28,145,252 2,860,025 22,220,873 8,784,404	As per approved contract between BFSML & AIL, Related Party Transactions Policy and approval of shareholders in AGM.

The Directors are interested in the resolution to the extent of their common directorship in the Associated undertakings. The following were the common directors in Baba Farid Sugar Mills Ltd with the Almoiz Industries Ltd, The Thal Industries Corporation Ltd and Naubahar Bottling Company (Pvt.) Ltd and respectively: (i) Mr. Muhammad Shamim Khan (ii) Mrs. Qaiser Shamim Khan (iii) Mr. Adnan Ahmed Khan (iv) Mr. Nauman Ahmed Khan (v) Mrs. Sarah Hajra Khan.

The Company shall continue to carry out transactions with the related parties in the ordinary course of business till next the Annual General Meeting. The nature and scop of such related party transactions are explained above in the statement of relevant agenda item. Therefore, such transactions with related parties have to be approved by the shareholders. The shareholders may authorize the Chief Executive or his nominee to approve such transactions till the next Annual General Meeting.

b) Authorization for the Board of Directors to approval related party transactions during the financial year ended Sep. 30, 2024

The Company is and shall be conducting transactions of sale and purchase of goods with NBC, TICL & AIL during the financial year ending Sep. 30, 2024 and subsequently, in the ordinary course of business and at Arm's Length Basis as per the approved policy with respect to transactions with related parties in the normal course of business, and therefore, all the future transactions with NBC, TICL & AIL shall be approved by the Board of Directors on quarterly basis. Considering the interests/concerns of five out of seven Directors due to their common directorship and /or relationship with Directors of NBC, TICL & AIL, the related parties' transactions of the fiscal year 2024 are suggested to be placed before the shareholders.

Accordingly, approval of the shareholders is being sought to authorized Board of Directors of the Company to approve all transactions carry out with the related parties in the ordinary course of business till next the Annual General Meeting. The nature and scope of such related party transactions are explained above in the statement of relevant agenda item. Therefore, such transactions with related parties have to be approved by the shareholders. The shareholders may authorize the Chief Executive or his nominee to approve such transactions till the next Annual General Meeting for their formal approval/rectification.

There is no specific interest of the directors in these special resolutions, except that mentioned above.

BALLOT PAPER

Ballot paper for voting through post for poll to be held at Annual General Meeting on 15:00 hours January 28, 2025 at Registered office 2-D-1, Gulberg III, Lahore.

Baba Farid Sugar Mills Limited

Registered office, 2-D-1, Gulberg III, Lahore. (www.bfsml.com)
Designated email address of the Chairman at which the duly filled in ballot paper may be sent:
qaiser.shamim@nbcpepsi.com

Name of shareholder/joint shareholders	
Registered Address	
Number of shares held and folio number	
CNIC Number (copy to be attached)	
Additional Information and enclosures (In case of representative of body corporate, corporation and Federal Government.)	

I/we hereby exercise my/our vote in respect of the following resolutions through postal ballot by conveying my/our assent or dissent to the following resolution by placing tick (\(\fi\)) mark in the appropriate box below (delete as appropriate);

Sr. No	Nature and	Description of resolutions		No. of ordinary shares for which votes cast	I/We assent to the Resolutions (FOR)	I/We dissent to the Resolutions (AGAINST)
1.	Special Res	solution under Agenda No.5 of	Notice of AGM			
	in the normathe the period e	D that transactions carried out la course of business with relate ended September 30, 2024 be a roved and confirmed"	ed parties for			
	Names(s)	Nature of Transactions	Transactions during the period Amount (PKR)			
	Naubahar Bottling Company (Pvt.) Limited	Sale of Sugar Paid/received/adjustment (net)	841,905,596 841,905,596			
	The Thal Industries Corporation Limited	Sale - store items Purchase - other items Paid/ received/adjustment (net)	15,004,742 330,000 14,674,742			
	Almoiz Industries Limited	Sale of scrap Sale of store items Paid/received/adjustment (net) Purchase – steel items	28,145,252 2,860,025 22,220,873 8,784,404			

	"FURTHER RESOLVED that the Chief Executive Officer of the Company or his nominee be and is hereby authorized to approve all the transactions to be carried out in the normal course of business with related parties till the next Annual General Meeting of the Company and in this connection the Chief Executive Officer of the Company or his nominee be and is hereby authorized to take any and all necessary actions and sign/execute any and all such documents/indentures as may be required in this regards on behalf of the Company"		
		Б.	
แตกลร	re of shareholder(s)	Date:	

NOTES:

- 1. Dully filled postal ballot should be sent to chairperson of BFSML Mrs. Qaiser Shamim Khan, 2-D-1, Gulberg III, Lahore, Pakistan. (email: qaiser.shamim@nbcpepsi.com)
- 2. Copy of CNIC should be enclosed with the postal ballot form.
- 3. Postal ballot forms should reach chairman of the meeting on or before January 27, 2025. Any postal ballot received after this date, will not be considered for voting.
- 4. Signature on postal ballot should match with signature on CNIC.
- 5. Incomplete, unsigned, incorrect, defaced, torn, mutilated, over written ballot paper will be rejected.

اطلاع سالا نهاجلاس عام

بذر بعینوٹس بندامطلع کیا جاتا ہے کہ بابافریدشوگرملزلمیٹڈ کا46 واں سالا نہ اجلاس عام، بروزمنگل 28 جنوری2025ء بوقت15:00 یجے رجٹر ڈ دفتر ،1-2-2 ،گلبرگ III، لا ہور میں اورالیکٹرونیکلی وڈیولنک/زوم ایپلی کیشن کے ذریعے درج ذیل امور کی انجام دہی کیلئے منعقد ہوگا۔

1۔ 27 جنوری2024ء کومنعقدہ بابافرید شوگر ملزلمیٹڈ کے 45ویں سالانہ اجلاس عام کی کارروائی کی توثیق کرنا، جبیبا کہ PSX کوجع کرائی گئی۔

2-30 ستمبر 2024ء کوختم ہونے والے مالی سال کیلئے ممپنی کے سالانہ نظر ٹانی شدہ مالی گوشوار ہے معدان پرڈائر کیٹرزاور آڈیٹرز کی رپورٹس کی وصولی ،غور وخوض اور منظور کرنا۔

3۔اگلے مالی سال30 ستمبر25-2024ء کیلئے کمپنی کے آڈیٹرز کا تقر راوران کےصلہء خدمت کا تعین کرنا۔موجودہ آڈیٹرزمیسرز بی ڈی اوابراہیم اینڈ کمپنی ، حیارٹرڈا کا ونٹنٹس ،ریٹائر ہوگئے ہیں اوراہل ہونے کی بناء بریمپنی کے آڈیٹرز کے طور پردوبارہ تقرری کیلئے خود کوپیش کرتے ہیں۔

4۔ کمپنیزا کیٹ 2017 کی دفعہ 159 کی پرویژنز کےمطابق 28 جنوری2025 سے شروع اگلے تین سالوں کی مدت کے لئے بورڈ آف ڈائر کیٹرز کی طرف سے مقرر کردہ نو(09) ڈائر یکٹرز کاانتخاب کرنا۔ ریٹائر ہونے والے ڈائر یکٹرزمندرجہ ذیل ہیں:

1_ جناب محشيم خان 2_ جناب عدنان احمدخان

3 محترمة قصرشيم خان 4- جناب نعمان احمد خان

5 محترمه ساره باجره خان 6 - جناب فريدالدين احمد

7_ جناب منظور حسين ہمايوں

ریٹائر ہونے والے تمام ڈائر یکٹرز دوبارہ انتخاب کے اہل ہیں۔

خصوصی امور:

5۔غوروخوض اور کاروبار کے عام معمول میں متعلقہ بارٹیوں کےساتھ لین دین کی منظوری دینا اورا گرمناسب خیال کیا گیا تو درج ذیل قرار داد کومعہ یا بلاترمیم بطورخصوصی قرار دادمنظور کرنا۔

a۔قرار پایا کہ 30 ستبر 2024 کوشم ہونے والی مدت کے لئے متعلقہ پارٹیوں کے ساتھ کاروبار کے عام معمول میں لین دین کمپنی کی طرف سے کیا گیااور بذریعہ ہذا توثیق منظوراور تصدیق کی جاتی ہے۔

,		
نام	لين دين کي نوعيت	رقم (پاکستانی روپے)
نو بہار بوٹلنگ سمپنی (پرائیویٹ) لمیٹڈ	چینی کی فروخت	841,905,596
	ادائيگي/وصولي/ايْدجشمنٺ(خالص)	841,905,596
تقل انڈسٹریز کارپوریشن کمیٹڈ	فروخت -اسٹورآ کٹمز	15,004,742
	خریداری- دیگر آثمر	330,000
	ادائيگي/وصولي/ايْدِجشمنٺ(خالص)	14,674,742
المعزا نڈسٹریز کمیٹڈ	سکریپ کی فروخت	28,145,252
	اسٹورآ ٹٹمز کی فروخت	2,860,025
	ادائيگل/وصولی/ایڈجسٹمنٹ(خالص)	22,220,873
	خریداری-اسٹیل آٹٹر	8,784,404

b مزید قرار پایا کہ کمپنی کے چیف ایگزیکٹوآفیسریاان کا نامزدہ بذر لیعہ بذا کمپنی کے الگے سالا نہ اجلاس عام تک متعلقہ پارٹیوں کے ساتھ کاروبار کے عام معمول میں کئے جانے والے تمام لین دین کومنظور کرنے کے بااختیار ہیں اوراس سلسلے میں کمپنی کے چیف ایگزیکٹوآفیسریاان کا نامزدہ بذر لیعہ بذا کمپنی کی جانب سے کوئی اور تمام ضروری عوامل کرنے اور کوئی اور تمام ایسے دستاویزات جو بھی اس بابت درکار ہوں دستخط کرنے کے مجاز ہیں۔

6۔صاحب صدر کی اجازت سے کسی دیگرامریر کارروائی کرنا۔

لا ہور 24 دسمبر 2024ء

نونس: مرحصه منتقاس س

1- حصص منتقلي كتابون كي بندش:

کمپنی کی حصص منتقلی کتابیں 21 جنوری 2025ء 188 جنوری 2025ء (بشمول دونوں تاریخیں) بندر ہیں گی۔ مدت بندش کے دوران حصص کی کوئی منتقلی قابل قبول نہ ہوگی۔ تاہم ، کمپنی کی حصص منتقلی کتابیں 2025ء 18 جنوری 2025ء (بشمول دونوں تاریخیں) بندر ہیں گی۔ مدت بندش کے دوران حصص کی کوئی منتقلی قابل قبول نہ ہوگی۔ تاہم ، کمپنی کے شیئر رجسڑا ار کے دفتر میسرز کارپ لئک (پرائیویٹ) کمیٹیڈ ، ونگز آرکیڈ ، کا کہ ڈرلی کا دائیگ کے دوست تصور ہوگئی۔ مصل کے بروقت تصور ہوگئی۔ استحقاق کے لئے بروقت تصور ہوگئی۔

2_پراکسی کی تقرری:

AGM میں شرکت اور ووٹ دینے کا اہل رکن اپنی بجائے شرکت اور ووٹ دینے کے لئے کسی دیگر رکن کوبطور پراکسی مقرر کرسکتا ہے۔ پراکسی تقرری کے آلات کمپنی کے رجٹر ڈ دفتر میں AGM کے لئے مقررہ وقت سے کم از کم 48 گھنٹے قبل لاز ماً وصول ہوجانے جا ہمیں۔

AGM_3 کے لئے آن لائن انتظامات

AGM کے لئے آن لائن انتظامات: کمپنی نے اجلاس عام کے قورم اور دیگر لیگل اریگولیٹری ضروریات کی تغییل کوبھی بیٹینی ہوئے دونوں فزیکل اور آن لائن انتظامات کئے ہیں۔ کمپنی کے صص داران کی AGM میں الیکٹر وزیکلی وڈیوانک/زوم ایپلی کیشن کے ذریعے اور پراکسیز کے ذریعے اپنی شرکت کوشٹکم کرنے کی حوصلہ افزائی کی جاتی ہے۔

(AGM_a) میں آن لائن شرکت مثلاً زوم اپیلی کیشن جھس داران AGM میں الکیٹر وزیکلی شرکت کے لئے حصص داران کی تصدیق اور شناخت کے لئے ضروری تمام فارمیلیٹر بھل کرنے کے بعدا پینسہولت کے مقامات سے اپنے ذاتی سارٹ فونز / کمپیوٹرز کے ذریعے AGM کی کارروائی میں لاگ اِن اور شرکت کرسکتے ہیں، لا گن سہولت AGM کے آغاز سے تقریباً آ دھا گھنڈ قبل کھولی جائے گی۔

(b)۔BFSML کے تصص داران ، جووڈ ایولنک کے ذریعے AGM میں الیکٹرونیکلی شرکت کے خواہشمند ہیں سے درخواست ہے کہ 202-01-26 کو کاروباری اوقات کے اختتا م (05:00 p.m) تک یا قبل info @bfsml.comرا کی میل جھیج کرایئے درج ذیل کوائف رجٹر کروائیں۔

فعال ای میل ایڈریس	موبائل فون نمبر معه ولس ايپ	CNICنبر	والد/خاوندكانام	حصص دار کانام	ملكيتي خصص كى تعداد	فوليو / سي ڈي سي اکاؤنٹ
						نمبر

ویڈ بولنک اور/ ہالاگ اِن کرپڈنشلزان حصص داران کےساتھ شیئر کی جائیں گی جن کی ای میل ،جس میں تمام درخواست کی گئ تفصیلات شامل ہوں ،مندرجہ بالا تاریخ / وقت تک مااس سے قبل دیئے گئے ای میل ایڈریس پروصول ہوجا ئیں گی۔ AGM میں آن لائن شرکت کا طریقہ کار/ نقاضوں ہے متعلق کسی بھی استفسار کے لئے ممبرز براہِ کرم کاروباری اوقات کے دوران فدكوره بالااي ميل ايدريس پريا 7-35771066 42 92+ پررابطر كسكته بين-

(c) آن لائن تبصر ہے اتحاویز جمع کروانا:

حصص یافتگان کی پیجمی حوصلہ افزائی کی جاتی ہے کہ وہ AGM کے مجوز ہا بیجنڈ آ آٹٹمز سے متعلق اپنے تبصر ہے/تجاویز تحرین طور پر info@bsfsml.com پرای میل کے ذریعے 27-01-2025 كوكاروباري اوقات كے اختتام تك بھيجيں۔

AGM_4 میں شرکاء کی تصدیق اور شناخت:

ہرآن لائن شرکت کنندہ AGM میں تصدیق اور شناخت کے مقاصد کے لیےا پی کمپیوٹرڈیوائس/موبائل وغیرہ کےصاف کیمرے کوفعال کر کےاپی شناخت کی تصدیق کرےگا۔

(a)اجلاس میں شرکت کے لیے (i) واحد فر د کی صورت میں ،ا کاؤنٹ ہولڈر اور/یا ذیلی اکاؤنٹ ہولڈر جن کی رجیٹریشن کی تفصیلات ہی ڈی ہی کے ضوابط کے مطابق اپ لوڈییں ،اپنی شناخت کی تصدیق آن لائن AGM میں شرکت کے لیےویڈ یولنک/زوم ایپلیکیشن میں لاگ ان کےوقت اپنے اصلCNIC / پاسپورٹ معہ پارٹیسپنٹ آئی ڈینمبراورا کاؤنٹ نمبر کی آن لائن اسکین/تصویر جمع کروا کرکریں گے۔ (ii) کارپوریٹ ادارہ کی صورت میں،ویڈیولنک/ زوم ایپلیکیشن میں لاگ ان کے وقت آن لائن AGM میں شرکت کے لیے بورڈ کی قرار داد کی اسکین/تصویر/ یاورآف اٹارنی نامز دمخض کےنمونے کے دستخط کے ساتھ آن لائن جمع کرایا جائے گا (جب تک یہ پہلے فراہم نہ کیا گیا ہو)۔

(b) پراکسیز کی تقرری کے لیے (i) واحدفر د کی صورت میں، اکاؤنٹ ہولڈر اور/یا ذیلی اکاؤنٹ ہولڈر، جن کی رجٹریشن کی تفصیلات میں ڈی میں کے ضوابط کے مطابق اپ لوڈی ہیں، مندرجہ بالا تقاضوں کےمطابق پراکسی فارم کی اسکین/تصویر جمع کرائیں گے۔(ii) پراکسی فارم (i) -/50 رویے کےرسیدی ٹکٹ چسیاں کےساتھ صحیح طور پرمہرشدہ ہوگا اور (ii) دوافراد کی گواہی ہوگی، جن کے نام، بیتے اور CNIC نمبر پراکسی فارم پر درج ہوں گے۔ (iii) پراکسی فارم کے ہمراہ پینیفشل مالکان اور پراکسی کے CNIC یا پاسپورٹ کی تصدیق شدہ کا پیال پیش کی جائیں گی۔(iv) پرائسی آن لائن AGM میں شرکت کے لیے ویڈیولنک/ زوم ایپلیکیشن پرلاگ ان کے وقت اینے اصل CNIC پایاسپورٹ کی اسکین/تصویر جمع کرائے گا۔ (V) کار پوریٹ ادارہ کی صورت میں، پراکسی فارم کے ہمراہ کمپنی کو آن لائن AGM میں شرکت کے لیے ویڈ یولنک/زوم ایپلی کیشن میں لاگ ان کے وقت بورڈ کی قرارداد کی اسکین/تصویر/ یاورآفاٹارنیاس بینمونہ کے دستخط کے ساتھ آن لائن جمع کرائے جائیں گے (جب تک یہ پہلے فراہم نہ کیا گیا ہو)۔

5۔شیئر ہولڈرز کی طرف سے خط و کتابت:

حصص یافتگان کوکسی بھی مقصد ، بشمول کین محدود نہیں AGM میں آن لائن شرکت، AGM میں مجوزہ ایجنڈا آئٹرز پر تبصرے اور تجاویز/حصص کی منتقلی اور ترسیل ، اور NICOP/CNIC / یاسپورٹ #IBAN / خط و کتابت کا پیتہ/ای میل پیتہ/موبائل فون#وغیرہ میں تبدیلیاں/اپ ڈیٹس کے لیے کمپنی اور/ یا کمپنی کے شیئر رجٹر ار کے ساتھ تمام خط و کتابت میں اپنے متعلقہ فولیو/سی ڈی الیں اکا ؤنٹ نمبرز کا حوالہ دے کراپنی شناخت ٹابت کرنی چاہیے۔

6_وڈ یو کا نفرنس ہولت

ا گر کمپنی کوجغرافیائی محل وقوع پرسکونتی مجموعی %10 بازیادہ شیئر ہولڈنگ کے ما لک ممبران سے اجلاس میں بذریعہ وڈیوکا نفرنس شرکت کیلئے رضامندیAGM کی تاریخ سے کم از کم 7 یوم قبل وصول ہوئی تو بمپنی اس شہر میں ایسی سہولت کی دستیابی کے حوالہ سے شہر میں وڑیو کا نفرنس سہولت کا انتظام کرے گی۔

بابت بذامیں، درج ذیل کو پُر اور کمپنی کے رجٹر ڈیتہ پر AGM کی تاریخ سے کم از کم سات یوم قبل جمع کرا 'میں۔

عام حصص بمطابق رجسر ڈ فولیوا سى ڈى سى اكا ؤنٹ/سب اكا ؤنٹ نمبر...........بزرىچە بندا..........بنار كورۇپ كاخوا بىشمند ہوں ـ

7_ نونش اور براکسی فارمزاور مالی گوشوارول کی تمپنی کی ویب سائٹ برپلیسمنٹ:

سمینی نے30 ستمبر کوختم ہونے والے گزشتہ مالی سال کے نظر ثانی شدہ مالیاتی گوشواروں کے ساتھ ساتھ آڈیٹراورڈ ائر کیٹرز کی رپورٹس اور AGM کا نوٹس معہ پراکسی فارم انگریزی اور اردوز بانوں میں کمپنی کی ویب سائٹ:www.bfsml.comاورPSC کیPUCARS ویب سائٹ برر کھردئیبہیں ۔

8 نظر ثانی شده مالیاتی گوشواروں اور عام اجلاسوں کے نوٹس کی ترسیل ؟

سمپنی کےنظر ثانی شدہ مالیاتی گوشواروں کوAGM کے برنٹ شدہ نوٹس پرQR فعال کوڈ اور Weblink کی بیزننگ کےذریعے شیئر ہولڈرز کو بھیجا جار ہاہے جوڈاک/کوریئر کےذریعے تمام شیئر ہولڈرز کو بھیجاجار ہاہے۔ کمپنی کے کسی بھی یا تمام دستاویزات اورمعلومات کی سافٹ کا پیاں بشمول نظر ثانی شدہ مالیاتی گوشوارے اوراجلاس عام کے نوٹس بھی الیکٹرا نک طوریرای میلز کے ذریعےان شیئر ہولڈرز کو بھیجے جارہے ہیں جن کے ای میل ایڈرلیس کمپنی کے ہاں دستیاب ہیں، تاہم، کمپنی نظر ثانی شدہ مالی گوشوارےاورعام اجلاسوں کے نوٹس کی ہارڈ کا پیاں ایے شیئر ہولڈرز کو،ان کی تحریری درخواست پر،ایسی درخواست کی وصولی کےسات دنوں کے اندر،مفت فراہم کرے گی۔

9_ڈائر یکٹرز کے انتخاب کے لئے:

کوئی بھی ممبر جوڈائر کیٹرز کےانتخابات میں حصہ لینا جا ہتا ہے وہ کمپنی کے رجٹر ڈ دفتر ،1-2-2، گلبرگIII، لا ہور میں AGM سے کم از کم چودہ(14) پوم قبل نوٹس مذا کے برنٹ شدہ ورژن کےساتھ منسلکہ پنیزا کیٹ 2017 کے سیکشن(3) 166 کے تحت مادی حقائق کے بیان میں تفصیل کےمطابق ڈائر کیٹرز کے انتخاب کے لئے خود کومیٹی کرنے کے اپنے ارادہ معہ دیگر دستاویزات اورمعلومات جمع کرائے گا۔

10 فصوصى اموريرووننك:

کمپنیز (پوشل بیلٹ)ریگولیشنز،2018 ترمیم شدہ، کےمطابق، کمپنی کےحقدار شیئر ہولڈرز کو AGM کےنوٹس کےخصوصی امور پرالیکٹرا نک ووئنگ کےذریعے اور ڈاک کے ذریعے ووٹنگ،اس طریقے سے اور مذکورہ ضوالط میں موجود شرا کط کے تابع ووٹ کاحق استعال کرنے کی اجازت دی جارہی ہے؟

11 ـ ڈائر کیٹر کے انتخاب اور خصوصی اموریرووٹنگ:

کمپنی کے حقدارشیئر ہولڈرز کوالیکٹرانک ووٹنگ کے ذریعے اپناحق رائے وہی استعال کرنے کی اجازت دی جارہی ہےاور ڈائریکٹروں کے انتخاب بر ڈاک کے ذریعے ووٹنگ اور AGM نوٹس کے خصوصی امورکھینیز (پوٹل بیلٹ)ر گولیشنز (2018 میں شامل شرائط کے مطابق استعال کرنے کی اجازت دی جارہی ہے۔

(a)اليكٹرانك دوٹنگ كاطريقه كار:

میسرز کارپ لنک (یرائیویٹ) کمیٹڑ کمپنی کے شیئر رجسڑ اراکمپنی کے لیےای ووٹنگ سروس فرا ہم کنندہ) کو AGM میں سرانجام دیئے جانے والےخصوصی امور کے لیے کمپنی کا ای ووٹنگ سروس فراہم کنندہ مقرر کیا گیا ہے۔(i) الیکٹرا نک ووٹنگ کی تفصیلات (بشمول ویب سائٹ ایڈریس، لاگ ان اور پاس ورڈ) سمپنی کے حقدارشیئر ہولڈرز کوان کے ای میل پتوں کے ذریعے فراہم کی جائیں گی جو کہ مپنی کے ہاں دستیاب ہے، جبکہ سیکیورٹی کوڈزشیئر ہولڈرز کوکارپ لنک کے ویب پورٹل ہے مپنی کے ہاں دستیاب ان کے موبائل فون نمبرز پر SMS کے ذریعے بتائے جائیں گے۔؛ (ii) شیئر ہولڈرز کی شاخت کی تصدیق الیکٹرا نک دشتخطوں/ لاگ ان کی تصدیق کے ذریعے کی جائے گی۔(iii)ای ووٹنگ لائنیں 24 جنوری 2025 کو 9:00 بج کھلیں گی اور 27 جنوری 2025 کو 17:00 بجے بند ہوں گی۔اس مدت کے دوران ووٹ ڈالے جانے کے بعد کسی تبدیلی کی اجازت نہیں ہوگی۔

(d)ڈاک کے ذریعے ووننگ کا طریقہ کار بنیئر ہولڈرزبیک پیپرکومکمل اور دستخط کر کے اوراسے کمپیوٹرائز ڈقو می شناختی کارڈ (CNIC) کی مؤثر اورصاف کا پی کے ساتھ یا تواسکین اورای میل کے ذریعے یا کورئیر/ ڈاک کے ذریعے 27 جنوری 2025 تک بیک بیٹر پر درج پہتہ پر بھیج سکتے ہیں۔ بیکٹ پیپر پر دستخط CNIC پر دستخط سے مماثل ہونا جا ہیے۔

12_فزيكل شيئر سرئيفكيش كوبك انثرى فارم مين تبديل كرنا:

کمپنیزا کیٹ،2017 کے مطابق تمام موجودہ کمپنیوں کو پینزا کیٹ 2017 کے آغاز کی تاریخ سے چارسال کی مدت کے اندرون اپنے فزیکل شیئرز کو بک انٹری فارم میں تبدیل کرانا ضروری ہے۔ سیکیورٹیز ایکنچینج کمیشن آف پاکستان (SECP) اپنے سرکلرنمبر 630-639-630/Misc. /2016 مورخہ 26 مارچ 2021 کے ذریعے مندرجہ کمپنیوں کو ہدایت کی ہے کہ وہ اپنے ممبران جوابھی بھی فزیکل شکل میں خصص رکھتے ہیں کوان کے خصص کو بک انٹری فارم میں تبدیل کراوکیں۔

ہم نے BFSML کے ایسے تمام ممبران جوفزیکل فارم میں شیئر زر کھتے ہیں سے درخواست کی ہے اپنے شیئر زکوجلد از جلد بک انٹری فارم میں تبدیل کریں۔انہیں یہ بھی ہدایت کی جاتی ہے کہ وہ سینٹرل ڈپازٹری کمپنی آف پاکستان لمیٹڈیا پاکستان اسٹاک ایکھینچ کے کسی بھی فعال ممبر/ اسٹاک بروکر سے رابطہ کرکے سی ڈی سی میں اکاؤنٹ کھولیں تا کہ فزیکل شیئر زکو بک انٹری فارم میں تبدیل کیا جاسکے۔

شیئر ہولڈرز بک انٹری فارم میں فزیکل شیئر زی تبدیلی کے مل اور بک انٹری شیئر زر کھنے کے فوائد کو سجھنے کے لئے کمپنی کے شیئر رجٹر ار (میسرز کارپ لنک (پرائیویٹ) کمیٹڈ) سے رابطہ کر سکتے ہیں۔

13_ لازى معلومات-(اى ميل، IBAN، CNIC) اورز كوة دريكليريش)

کمپنیزا کیٹ2017 کے کیشن119ورر گیولیشن19 کمپنیز (جزل پرویژنزاینڈ فارمز)ر گیولیشنز،2018 کے مطابق ممبران سے درخواست کی جاتی ہے کہ وہ اپنی لازم معلومات جیسے کہ CNIC نمبر،اپڈریس،ای میل،رابطہ موبائل/ٹیلی فون نمبراور بین الاقوامی بیٹکنگ اکاؤنٹ نمبر(IBAN) سے کاپی کے ساتھ ہمارے ریکارڈ کواپ ڈیٹ کرنے اور قانون کی عدم قبیل سے بچنے کے لیےفوری طور پرفراہم کریں،بصورت دیگرتمام ڈیویڈینڈز کولینیز (ڈیویڈنڈز کی تقسیم)ریگولیشنز،2017 کے ضابط 6 کے مطابق روک لیاجائے گا۔

ممبران سے درخواست ہے کہ زکو ہ وعشر آرڈیننس1980 کے مطابق ڈیکلیریشن (CZ-50) جمع کروائیں تا کہ زکو ہ سے استثیا بروکر/CDC (سی ڈی الیں شیئر ہولڈری صورت میں)اور کمپنی کے شیئر رجسڑ ار (فزیکل شیئر ہولڈری صورت میں) کوجمع کرایا جائے ، پھر ڈیویڈنڈ استحقاق رجسڑ میں اس کی زکو ہ کی حیثیت مسلم زکو ہ قابل ادائیگی کے طور پر پائی جاسکتی ہے،اور کمپنی کواس کے نقذ منافع منصمہ کی مجموعی رقم سے ہرشیئر کی اصل قیت کے 2.5% برزکو ہ کی لازمی کو تی کرنے پر یابند کیا جائے گا۔

كمپنى ا يك 2017 كى دفعه (3) 166 كے تحت مادى حقائق كابيان

بیان ہذا بروز منگل 28 جنوری 2025 کو بوقت 15:00 بجر جسر ڈوفتر 1-2-2، گلبرگ III، لا ہور میں اور الیکٹرونیکلی وڈیولنک/زوم ایپلیکیشن کے ذریعے منعقد ہونے والے بابا فرید شوگر ملز لمیٹڈ کے 46 ویں سالانہ اجلاس عام (AGM) میں منعقد ہونے والے ڈائر کیٹرز کے انتخابات پر شتمل کمپنیز ایکٹ 2017 کی دفعہ) 3 (166 کے تحت مادی حقائق کی وضاحت کرتا ہے۔

ايجندْ اآئمُ نمبر 4: دُائر يكثرز كانتخاب:

(i) کمپنیزا یک 2017 کی دفعہ (1)153 کے مطابق بورڈ آف ڈائر میٹرز نے24.12.2024 کومنعقدہ اپنے اجلاس میں اگلے انتخابات کے لئے ڈائر میٹروں کی تعدادنو (09) مقرر کی ہے جن کاانتخاب تین سال کی مدت کے لئے AGM میں کیا جانا ہے۔

(ii)كەرگىينىز (كوۋى ف كارپورىڭ گورنىس)رىگولىشىز ،2019

ايجندًا آئمُ نمبر 4: دُائرُ يكثرِ ذِكَاانْتَخَابِ:

(i) کمپینزا یک 2017 کی دفعہ 153(1) کے مطابق بورڈ آف ڈائر یکٹرز نے24.12.2024 کومنعقدہ اپنے اجلاس میں اگلے انتخابات کے لئے ڈائر یکٹروں کی تعدادنو (09) مقرر کی ہے جن کا انتخاب تین سال کی مدت کے لئے اے جی ایم میں کیا جانا ہے۔

(ii) كَ رَحْدُ وَدُوْرُ وَ وَ وَ كَارِ يُورِيثُ گُورِيْسُ) رِيگُولِيشْزِ، 2019 CCGR-2019") كِرول(1) 6 كِتَت بوردُّ پرِضروري آزاد دُّارُ يكثروں كاا تخاب كينيزا يكٹ-2017 كى دفعہ 159 كے تت دُّارُ يكثرز كے انتخاب كيمل كے ذریعے كہا جائے گا۔

(iii)اس کےمطابق، CCGR-2019 کےرول 7A کی شقوں کی تعمیل میں،ڈائر بکٹروں کا انتخاب مندرجہذیل کینگریوں کے لئے الگ الگ منعقد کیا جاسکتا ہے:

نشتوں کی تعداد	كيظًريان	نمبرشار
3	خاتون ڈائر یکٹر	1.
3	آزاد ڈائر یکٹرز	2.
3	دیگر ڈائر یکٹرز	3.

(iv) اقلیتی صص داروں کے مفادات کے تحفظ کے لئے ،کوئی بھی رکن نہ کورہ بالاکیگر یوں میں سے کسی میں بھی انتخاب ٹرنے کے لئے اپنی نامز دگی بھیج سکتا ہے۔ (۷) کوئی بھی رکن جوڈائر یکٹرز کا انتخاب ٹرنا چا ہتا ہے وہ کمپنی کے رجٹر ڈوفتر 2-D-1، گلبرگ III، لا ہور میں AGMسے چودہ دن قبل دستاویزات اور معلومات جمع کرائے گا جس کی تفصیل درج ذیل ہے۔

CA-2017(a) کی دفعہ(3)159 کے تحت ڈائر بکٹرز کے انتخاب کے لیےخودکو پیش کرنے کے ارادے کا با قاعدہ دستخط شدہ نوٹس، اور آزاداورخوا تین کیٹگر یول کی صورت میں، ان میں سے کسی ایک کیٹگری کا مناسب انتخاب جس میں وہ اپنے پروفاکل کے ساتھ ڈائر کیٹر کے انتخاب میں حصہ لینے کا ارادہ رکھتا ہے؛

(b) کپینزا کیٹ 2017 اوکپینزر یگولیشنز 2024 ("CR-2024") کے تحت مقرر کردہ فارم 9 پر 2019-CCGR کے ساتھ ملا کر پڑھیں 2017 کے دول (8) 7A کے ساتھ ملا کر پڑھیں 2017 کی دفعہ (1) 167 کے تحت ڈائر کیکٹر کی حیثیت سے کام کرنے کے لئے باضابط دستخط شدہ رضامندی؛

(c)اس کے کارآ مدکمپیوٹرائز ڈقو می شناختی کارڈ (سیاین آئی می) کی کالی ؛

(CCGR-2019(d) کے نقاضوں کے مطابق ہونے، CA-2017 کے تحت فرائض، اختیارات اور ذمہ داریوں کے بارے میں آگا ہی، CCGR-2019، پاکستان اسٹاک اسٹاک اسٹاک اسٹاک کے حصور پر کام ایک میلی کے ڈائر کیکٹر آف ایسوی ایشن آف دی کمپنی اور دیگر متعلقہ تو انین وضوابط؛ (b) فہرست شدہ کمپنی کے ڈائر کیکٹر کے طور پر کام کرنے کے لئے CA-2017 میں بیان کردہ اہلیت کا معیار؛ (c) آزاد ڈائر کیکٹر کمٹیگری، CCGR-2019 کے تحت ضروری CA-2017 کی دفعہ (2) کے مطابق آزادی

کا با قاعدہ دستخط شدہ اعلامیہ؛ ۔ 9 بی ایف ایس ایم ایل کے2500 حصص کوکوالیفکیش شیئرز کے طور پر رکھنے کا ثبوت، اگر پہلے سے فراہم نہیں کیا گیا ہے اور کوئی دیگر اہم اور متعلقہ معلومات . . f دیگر کمپنیوں میں دیگر عہدوں اور ڈائر یکٹرشیس کے انعقاد کی تفصیلات بشمول گلوبل فائدہ مندملکیت کی تفصیلات اور مجموعی فائدہ مندملکیت کی تفصیلات؛ . g فزیکل اور الیکٹرا نک خط و کتابت کے لئے جممل دفتر اور رہائش پید ، فعال ذاتی ای میل ایڈریس اور اس کے شناختی کارڈپر جسٹر ڈمؤٹر سیل فون نمبر ۔

(vi) آزاداورخاتون ڈائر کیٹروں کی کیٹگریز کے لئے موصول ہونے والے کسی بھی نوٹس کوCA-2017 کی دفعہ 166اورCCGR-2019 کے رول 7A کے تحت متعین کردہ کمپنی کی طرف سے مناسب جانچی پڑتال سے مشروط کیا جائے گا۔

(vii) تمام کینگریوں میں ڈائر کیٹرز کے انتخاب میں حصہ لینے والے امیدواروں کی حتی فہرستیکی پنیز ایکٹ 2017 کی دفعہ (4)159اور2019 کے رول (10) 7A کے مطابق AM کی تاریخ سے سات (7) دن پہلے جاری کی جائے گی اوراس کے مطابق کمپنی کی ویب سائٹ www.bfsml.comاپڈیٹ کی جائے گی۔

(viii) آزاد ڈائز کیٹروں کے انتخاب کے لئے جواز: a-آزاد ڈائز کیٹرز کے پاس آزاد ڈائز کیٹرز کے طور پرمؤثر کرداراداکر نے کے لئے کافی علم، مہارت اور مہارت ہوگی۔ کم از کم دو آزاد ڈائز کیٹرز کو بورڈ کی کمیٹیوں کی صدارت کرنا ضروری ہوگی جیسے بورڈ کی آڈٹ کمیٹی کے چیئر مین اور بورڈ کی انسانی وسائل اور معاوضہ کمیٹی۔ (d) آزاد ڈائز کیٹرز الیکٹن کی تاریخ سے آزاد ڈائز کیٹرز کے نام پاکستان انسٹی ٹیوٹ آف کار پوریٹ ایک سال کے اندرالیس ای پی کے منظور شدہ اداروں سے ڈائز کیٹرزٹر بینگ پروگرام میں شرکت کے خواہشمند ہوں گے۔ آزاد ڈائز کیٹرز کے نام پاکستان انسٹی ٹیوٹ آف کار پوریٹ گورنس (پی آئی سی بی کے منظور شدہ اداروں سے ڈائز کیٹرزٹر بینگ کے ساتھ رجٹر ڈ ہونا ضروری ہے۔ آزاد ڈائز کیٹرز کو CA-2017 کی دفعہ (2) 166 میں بیان کردہ کوئی بھی صورت آزاد ڈائز کیٹرز کے حوالے سے موجود نہیں ہوگی۔ (ix) کے لئے تیار ہونا چاہئے۔ . ۴ سی اے 2017 کی دفعہ 166 کی ذبلی شق 2 کی شق (بی) کے تھت بیان کردہ کوئی بھی صورت آزاد ڈائز کیٹرز کے حوالے سے موجود نہیں ہوگی۔ (زاد کی کیٹرز سیانسرز، اکثر بیٹ شیئر ہولڈرز اور ان کے رشتہ دار بلاواسطہ یا بالواسطہ طور پر آزاد ڈائز کیٹرز کے انتخاب میں دگچپی نہیں رکھتیو اے اس حد تک کہ کینی میں ان کے پاس تھوں موجود ہیں۔

كمپنيزا كيك2017 كى دفعه (3) 134 كتحت مادى هائق كابيان

بیان ہذا28 جنوری2025 کو بوقت15:00 بجے رجٹر ڈ دفتر 1-2-2 ،گلبرگIII ،لا ہور میں اورالیکٹرونیکلی وڈیولنک/زوم اپیلیکشن کے ذریعے منعقد ہونے والے بابا فریدشوگر ملز لمیٹڈ کے46ویں سالا نداجلاس عام(AGM) میں انجام دیئے جانے والے خصوصی امور پر شتمل مادی حقائق کی وضاحت کرتا ہے۔

كېنيزا يك ،2017 كى دفعه (3) 134 كر تحت بيان

سال کے دوران شریک ممپنی کے ساتھ تمام لین دین کیا گیا، چنانچے، یہ لین دین کمپنی کے قصص یافتگان کے رُوبروان کی منظوری کے لئے رکھا گیا ہے۔

AGM(a نوٹس کا ایجنڈ ایسٹم نمبر 5: متعلقہ پارٹی لین دین کی توثیق اور منظوری (شرک کمپنیاں):

کمپنی نو بہار بوٹلنگ کمپنی (پرائیویٹ) کمیٹٹر بھل انڈسٹریز کارپوریشن کمیٹٹر اور المعزانڈسٹریز کمیٹنی کی ایسوی ایٹٹر انڈرٹیکنگ) کے ساتھ کیم اکتوبر 2023 سے شروع 30 ستمبر 2024ء کوختم ہونے والی مدت تک کاروبار کے عام معمول کے مطابق سامان کی فروخت اور خریداری کالین دین کرے گی۔ کمپنیوں کے مابین قیمتوں، شرائط وضوا بطا تفاق رائے سے کمپنی کے ڈائر کیٹر شرختر کہ ڈائر کیٹر شپ کے سوائے ، بلاواسطہ کی کوئی دلچین نہیں رکھتے ہیں۔ تمام معاون کی متعلقہ پارٹی ٹرانز بیشن پالیسی ہے تھے۔ قابل رسائی بنیاد پر ہیں۔ کمپنی کے ڈائر کیٹر زمشتر کہ ڈائر کیٹر شپ کے سوائے ، بلاواسطہ کی کوئی دلچین نہیں رکھتے ہیں۔ تمام معاون دستاویزات کے ہمراہ تمام لین دین کی تفصیلات پر شتمل ریکارڈ قانونی تفاضوں کے مطابق برقر اردکھا گیا ہے اور کمپنی کے رجٹر ڈ آفس میں دستیاب ہے۔

قابل اطلاق قیت پالیسی سمیت لین دین کی نوعیت اور مقدار کے بارے میں تفصیل ذیل میں دی گئی ہے:

پرائسنگ پالیسی	رقم (پاکتانی روپے)	لين دين کي نوعيت	ام
BFSML اور NBC کے مابین منظور شدہ معاہدہ ، متعلقہ پارٹی	841,905,596	چینی کی فروخت	
ٹرانز ^{یکش} ن پالیسی اور AGM میں حصص داران کی منظوری کے مطابق	841,905,596	ادائيگی/وصولی/ایڈجسٹمنٹ(خالص)	(پرائيويٹ)لميڻڙ
BFSML اور TICL کے مابین منظور شدہ معاہدہ ، متعلقہ پارٹی	15,004,742	فروخت -اسٹورآ ئٹمز	تقل انڈسٹریز کارپوریش
ٹرانز ^{یکش} ن پالیسی اور AGM میں حصص داران کی منظوری کے مطابق	330,000	خریداری-دیگرآئٹرز	لميثير
	14,674,742	ادائيگی/وصولی/ایڈجسٹمنٹ(خالص)	
BFSML اور AIL کے مابین منظور شدہ معاہدہ ،متعلقہ پارٹی ٹرانز یکشن	28,145,252	سکریپ کی فروخت	المعزا نڈسٹریزلمیٹڈ
پالیسی اور AGM میں حصص داران کی منظوری کے مطابق	2,860,025	اسٹورآ ئٹمز کی فروخت	
	22,220,873	ادائيگی/وصولی/ایڈجسٹمنٹ(خالص)	
	8,784,404	خریداری-اسٹیل آئٹمز	

ڈائر بکٹرزایسوی ایٹڈاداروں میں اپنی مشتر کہ ڈائر بکٹرشپ کی حد تک قرار داد میں دلچیہی رکھتے ہیں۔ بابا فرید شوگر ملزلمیٹڈ میں المعزانڈسٹریز لمیٹڈ بھل انڈسٹریز کارپوریشن کمیٹڈاورنو بہار بوٹلنگ کمپنی (پرائیویٹ) کمیٹڈ کے مشتر کہ ڈائر بکٹرز تھے اوروہ بالتر تیب ہیں: (1) جناب محمد شیم خان (2)محترمہ قیصر شیم خان (3) جناب عدنان احمد خان (4) جناب نعمان احمد خان (5)محترمہ سارہ ہاجرہ خان۔

کمپنی انگلے سالا ندا جلاس عام تک کاروبار کے عام معمول میں متعلقہ فریقوں کے ساتھ لین دین جاری رکھے گی۔ایسے متعلقہ فریقین کے ساتھ لین دین کی نوعیت اوراسکوپ کی متعلقہ ایجنڈ ا آئٹم کے بیان میں وضاحت کی گئی ہے۔لہذا،متعلقہ فریقوں کے ساتھ اس طرح کے لین دین کوصص یافتگان کومنظور کرنا ہوگا۔قصص یافتگان انگلے سالا ندا جلاس عام تک چیف ایکز یکٹویااس کے نامزدکردہ شخص کواس طرح کے لین دین کی منظوری دینے کا اختیار دے سکتے ہیں۔

b) بورڈ آف ڈائر کیٹرزکو30 ستمبر، 2024 کوختم ہونے والے مالی سال کے دوران متعلقہ پارٹی لین دین کی منظوری کی اجازت

سمپنی30 ستبر 2024 کوختم ہونے والے مالی سال کے دوران این بیسی ، ٹی آئی ہی ایل اورائ آئی ایل کے ساتھ سامان کی خرید وفروخت اوراس کے علاوہ عام طور پر کاروبار کے سلسلے میں متعلقہ فریقوں کے ساتھ لین دین کرے گی اور لہذا ، این بیسی ، ٹی آئی ہی ایل اورائ آئی ایل کے میں متعلقہ فریقوں کے ساتھ لین دین کرے گی اور لہذا ، این بیسی ، ٹی آئی ہی ایل اورائ آئی ایل کے ساتھ مستقبل میں ہونے والے تمام لین دین کوسہ ماہی بنیا دیر بورڈ آف ڈائر کیٹرز کی طرف سے منظور کیا جائے گا۔ مشتر کہ ڈائر کیٹر شپ اور ایا این بیسی ، ٹی آئی ہی ایل اورائ آئی ایل کے ڈائر کیٹرز کے ساتھ تعلقات کی وجہ سے سات میں سے پانچ ڈائر کیٹرز کے مفادات/ خدشات پرغور کرتے ہوئے ، مالی سال 2024 کے متعلقہ فریقوں کے لین دین کوشیئر ہولڈرز کے ڈائر کیٹرز کے مباتھ کی تجویز دی گئی ہے۔

اس کے مطابق ،اطلے سالا نہ اجلاس عام تک کاروبار کے عام معمول میں متعلقہ فریقوں کے ساتھ لین دین کرنے کی منظوری کے لئے کمپنی بورڈ آف ڈائر بکٹرز کواختیار دینے کے لئے مصص داران کی منظوری درکار ہے۔ایسے متعلقہ فریقین کے ساتھ لین دین کی نوعیت اور اسکوپ کی متعلقہ ایجنڈ اسٹیٹم کے بیان میں وضاحت کی گئی ہے۔لہذا، متعلقہ فریقوں کے ساتھ اس کے ساتھ اس کے لین دین کو تصص یافت گان اوگلے سالانہ اجلاس عام تک چیف ایگزیکٹویا اس کے نامز دکردہ شخص کو اس طرح کے لین دین کی منظوری دینے کا اختیار دے سکتے ہیں۔

ان خصوصی قرار دادوں میں، ندکورہ بالا کے سوائے ڈائر یکٹرز کی کوئی خاص دلچین نہیں ہے۔

XXX
/VV\



مورخہ 28 جنوری2025 کو15:00 بجرجٹر ڈوفتر،1-2-2،گلبرگااا،لا ہور میں منعقد ہونے والے سالا نداجلاس عام میں ڈاک کے ذریعے ووٹنگ کے لئے بیلٹ پیپر۔ بابافرید شوگر ملز کمیٹیٹر

رجىرْ دُوفْرَ، 2-D-1، گلبرگ III، لا مور (www.bfsml.com)

qaiser.shamim@nbcpepsi.com چیئز مین کامقرره ای میل ایڈریس،جس پرصیح طریقے سے پُرشدہ بیك پیپر جسیح جاسکتے ہیں

شيئر ہولڈر/ جوائنٹ شيئر ہولڈر کا نام:
رچىرۋايدريى:
ملكيتي حصص كي تعدا داور فوليونمبر
CNIC نمبر(کا پی منسلک ہونی چاہئے)
اضافی معلومات اوروضاحتیں (بصورت باڈی کارپوریٹ، کارپوریشن اوروفا قی حکومت کے نمائندگان)

میں/ہم مندرجہ ذیل قرار دادوں کے سلسلے میں اس پوشل بیلٹ کے ذریعے اپنا/اپنے ووٹ استعمال کرتے ہیں اور ذیل میں مناسب باکس میں ٹک (🗸) کا نشان لگا کر مندرجہ ذیل قرار دادوں پراپنی رضامندی یا اختلاف رائے دیتے ہیں:

میں/ہم قراردادکے	میں/ہم قرارداد پر	عام حصص کی تعداد جن			قرارداد کی نوعیت اور تفصیل	نمبرشار
خلاف میں	رضامند ہیں	کے لئے ووٹ کاسٹ				
(AGAINST)	(FOR)	کئے جا ئیں گے				
				نمبر 4 کے تحت خصوصی قرار دا د	AGM نوٹس کے ایجنڈ ا آئٹم	1
			۔ علقہ یارٹیوں کے ساتھ	21 کوختم ہونے والی مدت کے لئے مت	قرار پایا که 30 ستمبر 024	
			ربعه مذاتوثيق،منظوراور	بن دین مینی کی طرف سے کیا گیااور بذ	کاروبارے عام معمول میں ا	
					تصدیق کی جاتی ہے۔	
			رقم(پاِکتانی روپے)	لین دین کی نوعیت	نام	
			841,905,596	چینی کی فروخت	نو بهار بوٹلنگ سمپنی	
			841,905,596	ادائيگی/وصولی/ایڈجسٹمنٹ(خالص)	(پرائيويث)لميڻڙ	
			15,004,742	فروخت -اسٹورآ ٹٹمز	تقل انڈسٹریز کارپوریش	
			330,000	خریداری- دیگرآ تخر	لبيثة	
			14,674,742	ادائيگی/وصولی/ایڈجسٹمنٹ(خالص)		
			28,145,252	سکریپ کی فروخت	المعزاندُسٹريزلميڻدُ	
			2,860,025	اسٹورآ تنٹمز کی فروخت		
			22,220,873	ادائيگى/وصولى/ايْدجىشمنٹ(خالص)		
			8,784,404	خریداری-اسٹیل آئٹمز		

مزید قرار پایا کہ کمپنی کے چیف ایگزیکٹو آفیسریان کا نامزدہ بذر بعد ہذا کمپنی کے اگلے سالانہ اجلاس عام تک متعلقہ پارٹیوں کے ساتھ کاروبار کے عام معمول میں کئے جانے والے تمام لین دین کومنظور کرنے کے بااختیار ہیں اوراس سلسلے میں کمپنی کے چیف ایگزیکٹو آفیسریاان کا	
نامزدہ بذریعہ بذا کمپنی کی جانب سے کوئی اور تمام ضروری عوائل کرنے اور کوئی اور تمام ایسے دستاویزات جو بھی اس بابت در کار ہول وستخط کرنے کے مجاز ہیں۔	

______ ____ تاریخ _____ تاریخ _____ تاریخ

نوٹس:

1۔ صیح طریقے سے پُر شدہ بوٹل بیٹ BFSML کی چیئر پرین محترمہ قیصر شیم خان، کو D - D، گلبرگ III، لاہور O O D 5 (ای میل: (qaisar.shamim@nbcpepsi.com)پر بھیجنا جا ہے:۔

CNIC-2 کی کا پی پوشل بیلٹ فارم کےساتھ منسلک ہونی چاہیے۔

3۔ پوشل بیلٹ فارمز 27 جنوری 2025 کو یاقبل صدرا جلاس تک پہنچ جانے چا ہمیں۔اس تاریخ کے بعد موصول ہونے والاکوئی بھی پوشل بیلٹ ووٹنگ کے لیے قبول نہیں کیا جائے گا۔

4۔ بیٹ پیر پر دستخطCNIC کے دستخط سے مماثل ہونا جائے۔

5۔ نامکمل ، بغیر دستخط شدہ ،غلط ، کاٹ کر لکھا ہوا ، پیٹا ہوا ،سنخ شدہ ، دوبارہ لکھا ہوا بیلٹ پییرمستر دکر دیا جائے گا۔



CHAIRMAN'S REVIEW

I am pleased to present this report to the shareholders of Baba Farid Sugar Mills Limited (the Company) for a year that has been marked by both challenges and opportunities. Our organization has navigated through a dynamic environment, where global market fluctuations, regulatory changes, and weather patterns had a significant impact on the industry. However, despite these headwinds, we continue to demonstrate resilience and are well-positioned for sustainable growth.

The global sugar market has seen several shifts over the past year. Prices have been influenced by factors such as changing crop yields in key producing regions, international trade policies, and growing demand for sugar-based products.

Domestically, our sugar sector faced its own set of challenges, including fluctuating sugarcane yields, climate uncertainty, and increasing production costs. Despite these challenges, we have been able to leverage our strong market presence and efficient operational practices to maintain a competitive edge.

The agriculture sector has shown a growth of 6.25 percent in 2023-24 compared to 2.27 percent last year, driven by healthy growth in important crops. Specifically, there was a significant growth of 16.82 percent in the production of major Crops, but the sugarcane production declined by 0.4 percent. Sugarcane production was at 87.6 million tonnes compared to last year's 88.0 million tonnes.

Industrial Sector grew by 1.21 percent in FY 2024 compared to contraction of 3.74 percent last year. The sub-sector large-scale

manufacturing (LSM), representing domestic industrial production, has been consistently recovering

The year 2024 was also very challenging one for the overall economy. Pakistan's economy began to show signs of resilience and stability after facing significant challenges during FY 2023. The economy was hit by international supply shocks and domestic natural disasters (floods) in FY 2023. These events increased the country's vulnerabilities as it was recovering from the pandemic, leading to a negative GDP growth rate. GDP growth was on rise, while inflation continued to trend downward in later part of this year. These positive developments were attributed to the government's resilient policy management and renewed support from both multilateral and bilateral partners. Despite the challenges, the government successfully completed the IMF Stand-By Arrangement (SBA) program. Looking ahead, the government anticipates a new 3-year IMF program to support the external sector further and encourage investment flows, aiming to steer the economy toward its potential growth. Amid these positive developments, GDP growth reached 2.38 percent in FY 2024.

We believe in steadily improving the governance framework of the Company. For this purpose, a formal and effective mechanism in place for evaluation of the Board. Therefore, as required under the Code of Corporate Governance, an annual evaluation of the Board of the Company was carried out. The purpose was to ensure and measure the Board's overall performance and effectiveness and benchmarking against expectations in the context of objectives set for the Company. The Board made arrangements for orientation of Directors to acquaint them with the Rules, Regulations & Laws issued by the Regulatory Authorities to enable them to effectively govern the affairs of the Company for and on behalf of the shareholders

The Board met the duties as required under the Companies Act, 2017 and the Code of Corporate Governance, applicable to the Company which include approval of significant policies, establishing a sound system of internal controls, approval of budgets and financial results, along with approval of significant investments. The Audit Committee and the Human Resource & Remuneration Committee were chaired by the independent director, indicating our commitment

to the highest levels of governance and transparency. The Audit Committee has continued to supervise the financial reporting processes and ensuring timely and accurate communication of information to all stakeholders.

The Board ensures that reasonable time is available for discussion on the agenda during Board Meetings. All written notices, including the agenda, supporting documents and other working papers of meetings were circulated with-in a reasonable time prior to the meetings. Further, the Board has a fiduciary responsibility for the proper direction and control of the activities of the Company. This responsibility includes such areas of stewardship as the identification and control of the Company's business risks, the integrity of management information systems and transparent reporting to shareholders. The Company continues to deal with the current challenging business environment and strategic changes to improve the future sustainability. The Board is fully responsive and actively guided the Management. I am confident that the Management will successfully device necessary adjustments in the Company's operations, financial management and growth strategy. Looking ahead, the Company aims to further enhance its competitive position by expanding allowable manufacturing capabilities, strengthening research and development by leveraging its expertise. The Board and management are focused on creating enduring value for all stakeholders through improved operational efficiencies, cost controls, portfolio diversification and leveraging strong customer relationships.

I would like to place on record, my sincere appreciation for devotion of duty, loyalty and hard work of the executives, officers, staff members and workers for smooth running of the Company's affairs and hope that they will continue for enhancement of productivity with great zeal and spirit under the blessings of Almighty Allah. We also thank all the Government functionaries, banking and non-banking financial institutions, suppliers and shareholders for their continued support and cooperation for the betterment and prosperity of the Company.

Lahore: 24 December, 2024

Mrs. Qaiser Shamim Khan Chairperson

Qaises Slaum

DIRECTOR'S REPORT TO THE MEMBERS



On behalf of the Board of Directors (BOD), we are pleased to present the Annual Report of Baba Farid Sugar Mills Limited (BFSML) for the year ended September 30th, 2024 along with the audited financial statements and Auditors' Report thereon.

BUSINESS ENVIRONMENT REVIEW

FY24 began with high inflationary pressure, tight monetary measures and fiscal pressures. Hence, financial year under review happened to be another year of economic challenges and uncertainties.. GDP growth remained at about 2.4% whereas large scale manufacturing also witnessed a marginal rise reflecting the subdued economic activity across the board.

Persistent high levels of inflation and interest rates throughout the year continued to impact the cost of doing business while simultaneously eroding purchasing power of consumers thus suppressing the overall demand.

However, some improvements were witnessed towards the end of the year when economy was judged to have left the worst behind it and gradually to be on its way out of an economic crisis. The import and currency restrictions that

rippled businesses at large have now eased off.

Industry Review

Pakistan has a diversified economic base with the agriculture sector, contributing 24 percent in GDP and 37.4 percent in employment. The predominance of agriculture in the economy indicates that agricultural growth is a critical driver of economic growth, employment, and poverty reduction, given its linkages with the other sectors.

Sugarcane is the fourth largest and second most important cash crop of Pakistan. It provides valuable by-product (sugarcane tops) as fodder for livestock during winter. Being tropical crop sugarcane needs sunshine, water and heat; therefore, in Pakistan it is cultivated mainly in Punjab, Sindh and Khyber Pakhtunkhwa. It provides raw material to the 2nd largest agrobased sugar industry. It provides directly and/or indirectly employment to millions of rural farming and non-farming community.

This year the sugarcane posted negative growth of 0.39 percent, with a production of 87.64 million tonnes against 87.98 million tonnes last year.



For crushing season 2023-24, the Punjab government set the minimum support price (MSP) for sugarcane at 400 rupees per 40 kg, which is a 33% increase from the previous year which was Rs. 300 per 40 kg. The Sindh government set the MSP at 425 rupees per 40 kg.

The average sugarcane cost to the Company about 49% higher than that of last year.

PERFORMANCE OF THE COMPANY

The Company's sugar production increased to 16.45% due to availability of sugarcane in the area and better yield per acre and due to better sugarcane varieties cultivation. The Company was able to obtain the recovery of 10.068% as compared to last year of 9.956%. Evident improvement in the Company's sugar results is mainly due to the endeavors of management and staff, improved production efficiencies, better relationship with Growers and other stakeholders and experience of the management. The Company's Operating and Financial performance is also elaborated below:

Operating Performance

The summarized operating performance of your Company for the year 2023-24 compared to last year is presented as follows:

Description	2023-24	2022-23
Sugar Cane Crushed (MT)	524,174.100	455,913.605
Sugar Produced (MT)	52,798.400	45,338.900
Sugar Recovery (%)	10.068	9.956
Molasses Produced (MT)	22,345.000	19,288.935
Plant Operational Days	101	97

Financial Performance

The summarized financial performance of your Company for the year 2023-24 compared to last year is presented as follows:

Description	2023-24	2022-23
	(Rupees in	Million)
Net Sales	5,840.322	4,543.139
Cost of Sales	(5,580.519)	(3,992.397)
Gross Profit	259.802	550.742
Other Income	139.729	174.259
Other expenses & taxes	(1,022.898)	(688.921)
Net (Loss) / Profit	(623.366)	36.083
(Loss) / Earning Per Share	(65.96)	3.82
Gross Profit Ratio	0.04	0.12
P/E Ratio	(0.74)	7.59
Market Price Per Share (30-09-2024)	48.65	28.99

The main reasons for loss incurred this year are high cane cost, exceptionally high finance cost and suppressed sugar prices.

(LOSS) / EARNING PER SHARE

The loss per share of the company for the year under review stood at Rs. 65.96 (2023: Earning per share Rs. 3.82).

RISK MITIGATION

The Board of Directors, Board's Audit Committee and Risk Management Committee are responsible for oversight of Company's operations and to evolve proactive strategies to mitigate any potential adverse impact of major risks.

CAPITAL MANAGEMENT

The Company's policy is to maintain a strong capital base to maintain investors, creditors, and market confidence and to safeguard its ability to continue as a going concern. The Company manages its capital structure and makes appropriate adjustments to move with economic changes and the risks associated with safeguarding its asset base. Your Company's management believes in maintaining an appropriate debt-equity ratio and optimal mix of long and short-term debts

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 will not only increase per acre yield of sugar cane but also enhances the grower's earning and creates more enthusiasm for sowing sugarcane compared to competing crops. It also increases the sugarcane supply to the Company and directly improving the bottom line of the Company.

The Company has invested in research and development initiatives, focusing on the cane breeds improvement, and the development of energy crops, production technologies and machinery to sustain its growth momentum.

HUMAN RESOURCE DEVELOPMENT AND EMPLYEE RELATION

Human Resources are the most vital asset of your Company to maintain its sustainability as they are the source of Knowledge, Skills, and Competence. The vision of human resources has been determined based on the core value defined by the Company's Management. Your Company believes that effective

utilization of competitive human resources is most important to survive in an ever-changing business environment and to achieve sustainable growth.

Your Company gives utmost importance to the ongoing development of its human resource for smooth operations. The Company uses a combination of on-job training and enhanced skill programs through subject specialists to promote the effective development of human resources.

RELATIONSHIP WITH GROWERS

The Company enjoys cordial relationship with the farmer's community as it considers the growers to be its backbone. To maintain and further strengthen the relationship, the Company as a matter of principle gives priority and endeavors to;

- Consistently follow the policy of timely payments of sugarcane to growers.
- Fulfill farmers' financial requirements by providing them assistance in the form of agri inputs.
- Enhance technical skills through various advisory programs.
- Provide better quality varieties of sugarcane resulting in increased productivity in sugarcane yield per acre and for better sugar recovery.

FUTURE OUTLOOK AND GOING CONCERN ASSUMPTION

During the last couple of months, Pakistan's economic outlook has started showing some signs of improvement. One of the key positive indicator is a sharp decline in inflation which after peaking in the previous fiscal year has dropped to a single digit. Consequently, State Bank of Pakistan (SBP) has taken the bold step to reduce the policy rate in successive monetary policy meetings. There is a probability of further decrease in discount rates in the coming months which will bode well for the industry.

Pakistan reached at an agreement with IMF, that has opened the doors for further inflows from other lenders eventually strengthening the foreign reserves. However, Pakistan's economic rebound is contingent on broad structural reforms, including revenue mobilization, fiscal consolidation, and improved governance. In the expected economic and political environment, the management maintains a positive outlook on the Company's prospects of moving forward. The company remains committed in delivering enduring value and strengthening relationships with existing customers & suppliers to materialize its growth aspirations.

The Crushing season 2024-25 has started. This year there is no cane price regulation by the Provincial Governments. The sugarcane situation in the procurement area of the Company has slightly improved due to higher acreage and also the Company is expected to have reasonable recovery. Considering non regulated sugarcane prices, and the lowered SBP policy rates, Company expects to have better results subject to free sugar prices.

The government must ensure the price of sugar is reflective of the price of sugarcane and other costs in line with prevailing inflation to create a conducive business environment for the industry as well as develop policies to promote agriculture by providing seeds to farmers those are better in yield and recovery.

These 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 SOCIAL RESPONSIBILITY

The Company has always strived to play its due role in the society and fulfill its responsibility towards the people and environment. In line with its corporate social responsibility policies, the Company has endeavored to improve the overall conditions of the people living around the manufacturing plant and the surrounding areas.

SAFETY, HEALTH AND ENVIRONMENT

Your Company implemented strict protocols on health and employee safety. In this regard, the Company follows applicable laws and regulations. Personal protection equipment is provided to all staff.

The Management of Baba Farid Sugar Mills Limited (BFSML) believes that protection of environment is important for survival of every person and as such the Company attaches utmost importance to provide healthy atmosphere to its employees and to the society at large. Your company continued to be conscious of its social responsibility and the management has taken appropriate measures to achieve environmental standards.

CUSTOMER FOCUS

The Company believes that its valued customers are the foundation of its business success. The Company policies are fully customer focused by putting them at the center of its business decision-making. The Company is following a long-term strategy that develops loyalty and builds trust. Close liaison with the market and customers has always enabled your Company to best understand customers' needs to offer the best suitable products and service levels to make your Company the first choice.

MATERIAL CHANGES

No material changes and commitments affecting the financial position of the company were observed between the end of financial year of the company to which the financial statements relate and the date of the report.

RISK AND UNCERTAINTIES

The company is exposed to the following risks and uncertainties:

- Increased competition among the mills due to lesser availability of sugarcane crop in the area
- Higher prices of sugarcane and packing material
- Market disruption due to change in Govt. policies regarding sale of sugar (Specially in export)
- Foreign currency fluctuation
- Higher SBP Policy rates

STATEMENT OF COMPLIANCE WITH CODE OF CORPORATE GOVERNANCE

The Company has fully complied with requirements of the Listed Companies (Code of Corporate Governance) Regulations, 2019. A Statement of Compliance is provided under the relevant section of the report.

Following are the Statements on Corporate and Financial Reporting Framework:

- The financial statements prepared by the management of the Company present its state of affairs fairly, the result of its operations, cash flows and changes in equity.
- Proper books of accounts 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 Financial Reporting Standards, as applicable in Pakistan, have been followed in preparation of financial statements and any departure, if any, therefrom has been adequately disclosed and explained.
- The system of internal controls is sound in design

and has been effectively implemented and monitored.

- There are no significant doubts upon the Company's ability to continue as a going concern.
- There has been no material departure from the best practices of corporate governance.
- Key operating and financial data for last six (6) years in summarized form is annexed.
- Statement of Shareholding pattern along with categories of shareholding of the company is annexed in the report.
- There is nothing outstanding against your Company on account of taxes, duties, levies and charges except
 for those which are being made in normal course of business and appropriately disclosed in the financial
 statements.

Board of Directors

The total number of Directors on the Board is 7 and its composition is as follows:

Male DirectorsFemale Directors2

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

During the year 4 Board meetings were held. The minutes of the meetings were appropriately recorded and circulated. Attendance of such meetings was as under:

Name of Directors	Designation	No. of Meeting Attended
Mrs. Qaiser Shamim Khan	Chair Person	3
Mr. Adnan Ahmed Khan	Chief Executive	3
Mr. Muhammad Shamim Khan	Director	4
Mr. Nauman Ahmed Khan	Director	3
Mrs. Sarah Hajra Khan	Director	4
Mr. Farid Ud Din Ahmed	Independent Director	4
Mr. Malik Manzoor Hussain Humayoon	Independent Director	4

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.

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

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); and
- ii) Mr. Malik Manzoor Hussain Humayoon.
- iii) Mr. Adnan Ahmed Khan:

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.

- i) 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 controls and they confirm that adequate controls have been implemented by the Company.

RELATED PARTIES TRANSACTIONS

In accordance with the relevant regulations, your Company has devised a Related Party Transactions

Policy approved by the Board of Directors which governs how arm's length and non-arm's length transactions are dealt with. All related party transactions carried out during the year are disclosed in the financial statements. Transactions with related parties are based at arm's length, that normal commercial rates on the same terms and conditions as applicable to third party transaction

CONTRIBUTION TO THE NATIONAL EXCHEQUER

The Company's contribution to the National Exchequer for the year ended September 30, 2024 was Rs. 878 Million as compared to Rs. 773 million for the last year.

AUDITORS

The present Auditors M/s BDO Ebrahim & Company, Chartered Accountants, are the retiring auditors of the Company and have offered their services for reappointment. They confirmed that they have been given a satisfactory rating under the Quality Control Review Program of The Institute of Chartered Accountants of Pakistan (ICAP) and the firm is fully compliant with the International Federation of Accountants (IFAC) guidelines on code of ethics, as adopted by ICAP. On the recommendation of the Board's Audit Committee, the Board of Directors proposed their re-appointment by the shareholders at the ensuing Annual General Meeting, as auditors of the Company for the year ending September 30, 2025, at a fee to be mutually agreed upon.

ACKNOWLEDGMENT

The Directors wish to acknowledge the devotion of the employees and are appreciative of their dedication and commitment. They also extend heartfelt appreciation to the Company's suppliers, customers, and bankers for their continued confidence and support. Like to thank all financial institutions having a business relationship with the Company and

For and on behalf of Board Baba Farid Sugar Mills Limited

Mr. Adnan Ahmed Khan Chief Executive Officer

Mrs. Qaiser Shamim Khan Chairperson

Lahore: 24th December, 2024

ڈائر کیٹرز کی ممبران کور بورٹ

بورڈ آفڈ ائر کیٹرز(BOD) کی جانب ہے، مجھے30 سمبر 2024 کوختم ہونے والے مالی سال کے لئے بابافرید شوگر ملزلمیٹٹر(BFSML) کی سالاندر پورٹ معدان پرنظر ثانی شدہ حسابات اور آڈیٹر کی رپورٹ پیش کرتے ہوئے خوشی محسوس ہورہی ہے۔

كاروباري ماحول كاجائزه

مالی سال24 کا آغاز افراط زرکے دباؤ ہمخت مالیاتی اقدامات اور مالی دباؤ کے ساتھ ہوا۔لہذا زیر جائزہ مالی سال معاشی مشکلات اورغیر بیٹنی صورتحال کا ایک اور سال ثابت ہوا۔ جی ڈی پی کی شرح نموتقریباً 2.4 نیصدر ہی جبکہ بڑے پیانے پرمینونیکچرنگ میں بھی معمولی اضافی دیکھا گیا جو پورے بورڈ میں ست معاشی سرگرمی کی عکاسی کرتا ہے۔

سال بھرافراط زراورشرح سود کی مسلسل بلندسطے نے کاروبار کرنے کی لاگت کومتاثر کرناجاری رکھا جبکہاس کے ساتھ ساتھ صارفین کی قوت خرید میں کمی واقع ہوئی جس ہے مجموعی طلب میں کمی واقع ہوئی ہے۔

تاہم،سال کے آخر میں کچھ بہتری دیکھنے میں آئی جب بیاندازہ لگایا گیا کہ معیشت نے بدترین صورتحال کو پیچھے چھوڑ دیا ہےاور بتدریج معاشی بحران سے بحالی کی راہ پر گامزن ہے۔ درآ مدات اور کرنبی کی یابندیاں جس نے بڑے پیانے کے کاروباروں کو ہلا کرر کھ دیا تھا،اب زم ہوگئی ہیں۔

نڈسٹری کا جائزہ

پاکستان زرگی شعبے کے ساتھ متنوع اقتصادی بنیادر کھتا ہے جو بی ڈی پی میں 24 فیصد اور روزگار میں 37.4 فیصد حصہ شامل کرتا ہے۔معیشت میں زراعت کا غلبہ اس بات کی نشاندہی کرتا ہے کہ ذرعی نمومعاشی نمو، روزگار اورغربت میں کمی کا ایک اہم محرک ہے، کیونکہ اس کے دوسر سے شعبوں کے ساتھ روابط ہیں۔

گنا پاکستان کی چوتھی سب سے بڑی اوردوسری سب سے اہم نقد آورفصل ہے۔ بیموسم سرماکے دوران مویشیوں کے لئے چارے کے طور پر پیتی بائی پروڈ کٹ (گئے کی چوٹیاں) فراہم کرتا ہے۔ ٹراپیکل فصل ہونے کی وجہ سے گئے کو دھوپ، پانی اور گرمی کی ضرورت ہوتی ہے۔ الہٰذا، پاکستان میں یہ بنیادی طور پر پنجاب، سندھ اور خیبر پختونخوا میں کاشت کیا جاتا ہے۔ بیدوسری سب سے بڑی زرعی چینی کی صنعت کوخام مال فراہم کرتا ہے۔ بیلاکھوں دیمی کاشتکار وار اور غیبر کاشتکار برادری کو بلا واسطہ اور کر پایا لواسطہ طور پر روزگار فراہم کرتا ہے۔

اس سال گنے نے گزشتہ سال 87.98 ملین ٹن کے برعکس 87.64 ملین ٹن کی پیداوار کے ساتھ، 0.39 فیصد کی منفی نمودرج کرائی ہے۔ کرشنگ سیزن 24-2023 کے لئے، عکومت پنجاب نے گئے کی کم از کم امدادی قیت (MSP) 400رو پے فی 40 کلوگرام مقرر کی ہے جوگزشتہ سال کی 300رو پے فی 40 کلوگرام سے 33 فیصد زیادہ ہے۔ سندھ عکومت نے MSP کم از کم امدادی قیت 425رو پے فی 40 کلوگرام مقرر کی ہے۔

سمپنی وگزشته سال کے مقابلے گئے کی اوسط قیت تقریباً 49 فیصدزیا وہ ادا کرنایڑی۔

سمپنی کی کارکردگی

علاقہ میں گنے کی دستیابی اور فی ایکڑ بہتر پیداوار کے باعث اور گنے کی بہتر اقسام کی وجیکی پنی کی چینی کی پیداوار 16.45 فیصد تک زیادہ ہوئی۔ کمپنی گزشتہ سال %9.956 کے مقابلے 10.068 کی ریکوری حاصل کرنے میں کامیاب رہی ہے۔ کمپنی کی چینی کے نتائج میں بہتر کی بنیادی طور پر انتظامیہ اور عملہ کی کوششوں، بہتر پیداواری صلاحیتوں، کا شتکاروں اور دیگر اسٹیک ہولڈرز کے ساتھ بہتر تعلقات اور انتظامیہ کے تجربے کی بدولت ممکن ہوئی۔ کمپنی کی آپریٹنگ اور مالیاتی کارکردگی بھی ذیل میں بیان کی گئی ہے۔

آیریٹنگ کارکردگی

گزشتہ سال کے مقابلے مالی سال 24-2023 کے لئے کمپنی کی آپریٹنگ کارکرد گی کا خلاصہ حب ذیل ہے:

2022-23	2023-24	تفصيل
455,913.605	524,174.100	گنے کی کرشنگ (میٹرکٹن)
45,338.900	52,798.400	چینی کی پیداوار (میٹرکٹن)
9.956	10.068	چینی کی ریکوری (فیصد)
19,288.935	22,345.000	مولاسس کی پیداوار (میٹرک ٹن)
97	101	بلانٹ کے آپریش ایام

مالی کارکردگی

گزشتہ سال کے مقابلے مالی سال 24-2023 کے لئے کمپنی کی مالی کارکرد گی کا خلاصہ حب ذیل ہے:

روپے ملین میں

2022-23 (رتوم ملين ميں)	2023-24 (رقوم ملين ميں)	تفصيل
4,543.139	5,840.322	خالص فروخت
(3,992.397)	(5,580.519)	فروخت لاگت
550.742	259.802	مجموعي منافع
174.259	139.729	دیگرآ مدنی
(688.921)	(1,022.898)	دیگراخراجات اور شیکسز
36.083	(623.366)	خالص(نقصان)/منافع
3.82	(65.96)	(نقصان)/آمدنی فی شیئر (روپے)
0.12	0.04	مجموعي منافع تناسب
7.59	(0.74)	P/E تناسب
28.99	48.65	ماركيٺ قيمت في شيئر (30 ستبر2024 كے مطابق)

اس سال ہونے والے نقصان کی اہم وجوہات گئے کی زیادہ قیمت ، شرح سود میں اضافیہ اور غیر معمولی زیادہ مالی لاگت اور چینی کی کم قیمتیں ہیں۔

في شيئر (نقصان) آمدني

زیر جائزہ سال کے لئے کمپنی کافی شیئر نقصان 65.96روپے (2023 : 3.82روپے فی شیئر آمدنی) رہا ہے۔

خطرے کی تخفیف

بور ڈ آف ڈائز کیٹرز، بورڈی آ ڈے کمیٹی،اوررسک مینجنٹ ٹیم کمپنی کے آپریشنز کی نگرانی اور بڑے خطرات کے سی بھی مکنٹمنٹی اثرات کو کم کرنے کے لیے فعال حکت عملی تیار کرنے کی ذمہ دارہے۔

كيبيثل مينجمنث

کمپنی کی پالیسی سرماییکاروں، قرض دہندگان، اور مارکیٹ کے اعتاد کو برقر اررکھنے کے لیے ایک مضبوط سرمائے کی بنیاد کو برقر اررکھنا ہے اور ایک جاری تشویش کے طور پر جاری رہنے ک اپنی صلاحیت کی حفاظت کرنا ہے۔ کمپنی اپنے سرمائے کے ڈھانچے کا انتظام کرتی ہے اور معاثی تبدیلیوں اور اس کے اثاثہ کی بنیاد کی حفاظت سے وابستہ خطرات کے ساتھ آگے بڑھنے کے لیے مناسب ایڈ جسٹمنٹ کرتی ہے۔ آپ کی کمپنی کی انتظامیر مناسب قرض ایکویٹی تناسب اور طویل اور مختصر مدت کے قرضوں کے بہترین مرکب کو برقر اررکھنے پریقین رکھتی ہے۔

شحقيق وترقى

زرع تحقیق وتر تی سمپنی کی پالیسی کا ایک لازمی حصہ ہے جس میں بہترین زرعی طریقوں کے ساتھ ترقی پیند کا شکاروں کے ذریعے گئے کی مختلف اورنئی اقسام کی شناخت اوراس کے بعد تجارتی پیانے پران کی کاشت شامل ہے۔ پینہ صرف گئے کی فی ایکڑ پیداوار بڑھاتی ہے بلکہ کا شتکاروں کی آمد نی میں اضافہ اور مسابقتی فصلوں کے مقابلے میں گئے کی بوائی کے لئے زیادہ شوق پیدا کرتی ہے۔ پیکپنی کو گئے کی سیلائی، مجموعی طور پرشوگر کی ریکوری کو بڑھاتی ہے اور براہ راست سمپنی کے منافع کو بہتر بناتی ہے۔

کمپنی نے اپنی نمو کی رفتار کو مشخکم رکھنے کے لئے گئے کے نیج ،اورانر جی کراپس کی ڈویلپمنٹ ، پروڈکشنٹیکنالوجیز اورمشینری کی بہتری پرتوجہ مرکوزر کھتے ہوئے تحقیق وتر قی کےاقدامات میں سرمایہ کاری کی ہے۔

ہیومن ریسورس ڈویلپمنٹ اور ملاز مین کے تعلقات

انسانی وسائل کمپنی کی پائیداری کو برقرارر کھنے کے لیے آپ کی کمپنی کا سب سے اہم اثاثہ ہیں کیونکہ بیٹلم، ہنراور قابلیت کا ذریعہ ہیں۔انسانی وسائل کے وژن کا تعین کمپنی کی انتظامیہ کی طرف سے بیان کردہ بنیادی قدر کی بناء پر کیا گیا ہے۔ آپ کی کمپنی کا خیال ہے کہ مسابقتی انسانی وسائل کا مؤثر استعمال ایک بدلتے کاروباری ماحول میں زندہ رہنے اور پائیدار ترقی حاصل کرنے کے لیے سب سے اہم ہے۔

آپی کمپنی ہموار کارروائیوں کے لیےاپنے انسانی وسائل کی مسلسلتر قی کوانتہائی اہمیت دیتی ہے۔ کمپنی انسانی وسائل کی مؤثر ترقی کوفروغ دینے کے لیے ماہرین کے ذریعے آن جاب ٹریننگ اور بہتر مہارت کے پروگراموں کا استعال کرتی ہے۔

کا شتکاروں کے ساتھ تعلقات

کمپنی کسان برادری کےساتھ خوشگوار تعلقات سے لطف اندوز ہوتی ہے کیونکہ وہ کا شتکارول کواپنی ریڑھ کی ہڈی سمجھتی ہے۔ تعلقات کو برقر ارر کھنے اور مزید تقویت دینے کے لئے ،کمپنی اچھے اصولوں کوتر جیج دیتی ہے اورکوشش کرتی ہے کہ؛

- کا شتکاروں کو گنے کی برونت ادا ^{نیگ}ی کی پالیسی پرمستقل طور پڑمل کرے۔

- زرعی اِن پُٹِس کی شکل میں کسانوں کی مالی ضروریات کواینے ذرائع سے مالی مد فرا ہم کر کے پورا کرے۔

مختلف مشاورتی پروگراموں کے ذریعے تکنیکی مہارتوں کو بڑھائے۔

- گنے کی بہتر کواٹی اور بہتر پیداوار کی اقسام فراہم کرے جس کے نتیج میں گئے کی فی ایکڑ پیداوار میں اضافیہ اور چینی کی ریکوری بہتر ہوتی ہے۔

مستقبل كانقظ نظراور كؤئنك كنسرن مفروضه

گزشتہ چند ماہ کے دوران پاکستان کے معاثی منظرنامہ میں بہتری کے کچھآ ٹارنظرآنے گئے ہیں۔اہم ثبت اشارہ میں سے ایک افراط زرمیں تیزی سے کی ہے جو پچھلے مالی سال میں عروج پر پینچنے کے بعد واحد عدد تک گرگئ ہے۔نیتجنًا اسٹیٹ بینک آف پاکستان (ایس بی پی) نے مسلسل مانیٹری پالیسی اجلاسوں میں پالیسی ریٹ کو کم کرنے کا جرات مندانہ قدم اٹھایا ہے۔آئندہ مہینوں میں ڈسکاؤنٹ کی شرحوں میں مزید کی کاامکان ہے جو صنعت کے لئے اچھا ثابت ہوگا۔

پاکستان نے آئی ایم ایف کے ساتھ ایک معاہدہ کیا ہے جس نے دوسر ہے قرض دہندگان کی جانب سے مزید ترسیلات زر کے دروازے کھول دیئے ہیں جس سے بالآخرز رمبادلہ کے ذخار مضبوط ہوئے ہیں۔ تاہم، پاکستان کی معاثی بحالی وسیجے ڈھانچہ جاتی اصلاحات پر مخصر ہے، جن میں محصولات کو متحرک کرنا، مالی استحکام اور بہتر گورننس شامل ہیں۔ متوقع معاثی اور سیاسی ماحول میں، انظامیہ کمپنی کے آگے بڑھنے کے امکانات پر مثبت نقط نظر برقر ارد کھے ہوئے ہے۔ کمپنی اپنی ترقی کی اُمنگوں کو کملی جامہ پہنانے کے لئے پائیدار قدر فراہم کرنے اور موجودہ گا ہوں اور سپلائرز کے ساتھ تعلقات کو مضبوط بنانے کے لئے پُرعزم ہے۔ کرشگ سیزن25-2024 کا آغاز ہوگیا ہے۔اس سال صوبائی حکومتوں کی جانب سے گئے کی قیمتوں کا کوئی ضابطہ طے نہیں کیا گیا ہے۔زیادہ رقبے کی وجہ سے کمپنی کے خریداری کے علاقہ میں گئے کی صورتحال میں قدر سے بہتری آئی ہے اور کمپنی کی معقول بحالی کی بھی تو قع ہے۔ گئے کی غیر منظم قیمتوں اور اسٹیٹ بینک کی کم پالیسی ریٹس کو مدنظر رکھتے ہوئے کمپنی کو تو قع ہے کہ فری چینی کی قیمتوں سے مشروط بہتر نتائج حاصل ہوں گے۔

حکومت اس بات کولاز ما بیتنی بنائے کہ چینی کی قیمت موجودہ افراط زر کے مطابق گنے کی قیمت اور دیگر اخراجات کی عکاس کرتی ہے تا کہ صنعت کے لئے ساز گار کاروباری ماحول پیدا کیا جاسکے اور کاشتکاروں کوئنج فراہم کرکے زراعت کوفروغ دینے کی پالیسیاں تیار کی جائیں جو پیداوار اور بحالی میں بہتر ہوں۔

یہ الیاتی گوشوار کے کمپنی کو مالی اور آپریشنل مد دفرا ہم کرنے کے سپانسرز کے عزم کی بنیاد پر تیار کیے گئے ہیں۔انظامیہ کو کمپنی کی جاری تشویش کے طور پر جاری رہنے کی صلاحیت کے بارے میں کوئی شک وشیئہیں ہے۔

كاربوريث ساجي ذمه داري

کمپنی نے ہمیشہ معاشرے میں اپنا مناسب کرداراداکرنے اورعوام اور ماحول کی خاطراپنی ذمہ داری پوری کرنے کی کوشش کی ہے۔ اپنی کارپوریٹ ہاجی ذمہ داری کی پالیسیوں کے مطابق ، کمپنی نے مینوفیکچرنگ بلانٹ اورار دگرد کے علاقوں میں رہنے والے لوگوں کے مجموعی حالات کو بہتر بنانے کی کوشش کی ہے۔

حفاظت ، صحت اور ما حولیات

آپ کی کمپنی نے صحت اور ملاز مین کی حفاظت ہے متعلق پروٹوکول پرنجق ہے عمل درآ مدکیا ہے۔اس سلسلہ میں ،کمپنی قابل اطلاق قوانین اور ضوابط کی پیروی کرتی ہے۔ تمام عملے کوذاتی تحفظ کا سامان فراہم کیا گیا ہے۔

بابا فرید شوگر ملزلمیٹلڈ (BFSML) کی انتظامیاں بات پریفین رکھتی ہے کہ ماحول کا تحفظ ہر فرد کی بقاء کے لیے ضروری ہے اوراس لیے کمپنی اپنے ملاز مین اور بڑے پیانے پر معاشرے کو صحت مند ماحول فراہم کرنے کو انتہائی اہمیت دیتی ہے۔ آپ کی کمپنی اپنی ہا جی ذمہ داری کا شعور کھتی ہے اور انتظامیہ نے آلودگی سے پاک ماحول کے حصول کے لیے مناسب اقد امات کیے ہیں۔

صارفين يرتوجه

کمپنی کا خیال ہے کہ اس کے قابل قدرصارفین اس کی کاروباری کا میابی کی بنیاد ہیں۔ کمپنی کی پالیسیاں اپنے کاروباری فیصلہ سازی کے مرکز میں رکھ کر کمکس طور پرصارف پر مرکوز ہیں۔ کمپنی ایک طویل مدتی حکمت عملی پڑمل پیرا ہے جو وفاداری کوفروغ اوراعتاد پیرا کرتی ہے۔ مارکیٹ اورصارفین کے ساتھ قریبی رابطہ نے ہمیشہ آپ کی کمپنی کواس قابل بنایا ہے کہ وہ آپ کی کمپنی کواوّ لین پیند بنانے کے لیے بہترین موز وں مصنوعات اورخد مات کی سطحوں کو پیش کرنے کے لیے صارفین کی ضروریات کو بہتر طریقے سے بچھ سکے۔

مادى تبديلياں

کمپنی کے مالیاتی سال کے اختیام اور رپورٹ کی تاریخ کے درمیان کمپنی کی مالی حالت کومتاثر کرنے والی کوئی مادی تبدیلیاں اور وعد نے بیس دیکھے گئے جو مالی گوشواروں اور رپورٹ کی تاریخ سے متعلق ہوں۔

خطرات اورغير يقيني صورتحال

تمینی کودرج ذیل خطرات اور غیر نقنی صورتحال کا سامناہے:

-علاقه میں گنے کی فصل کی کم دستیانی کی وجہ سے ملوں کے درمیان زیادہ مسابقت۔

- گنےاور پیکنگ میٹریل کی زیادہ قیمتیں۔

- چینی کی فروخت سے متعلق حکومتی یالیسیوں (برآ مدات میں خاص طوریر) میں تبدیلی کی وجہ سے مارکیٹ خلل۔
 - -غیرملکی کرنسی میں اتار چڑھاؤ۔
 - -SBP كى زيادە يالىسى شرمىي

كود آف كاربوريث كورنس كالغيل كابيان

مینی نے فہر کی پینز (کارپوریٹ گورنس کا ضابطہ)ریگولیشنز ،2019 کے تقاضوں پر کمل طور پڑمل کیا ہے۔ تعیل کا بیان رپورٹ کے متعلقہ سیکشن کے تحت فرا ہم کیا گیا ہے:

کار پوریٹ اور مالیاتی ر پورٹنگ فریم ورک کے بیان مندرجہ ذیل ہیں:

- تسمینی کی انتظامیه کی طرف سے تیار کردہ مالیاتی حسابات ممپنی کے امور، آپریشنز کے نتائج، نقدی بہاؤاورا یکوئٹی میں تبدیلیوں کومنصفانہ طور پر ظاہر کرتے ہیں۔
 - کمپنی کے کھا تہ جات بالکل صحیح طور سے بنائے گئے ہیں۔
- مالى حسابات كى تيارى مين مناسب اكاؤنئك ياليسيول كوتسلسل كساته لا لوكيا كيا بياب اوراكاؤنئنگ كے تخيينه جات مناسب اور دانشمندانه فيصلول پرېنى بين ـ
- مالى حمابات كى تيارى ميں ياكتان ميں لا كوبين الاقوامى مالياتى رپورٹنگ كے معيارات كى بيروى كى گئى ہے اوران سے كسى مادى انحراف كا انكشاف اور وضاحت كى كئيے ـ
 - اندرونی کنٹرول کانظام صنعت کی ضروریات اورجدیدانظامی اصولوں کے مطابق ڈیزائن ہے اوراسکی مؤثر طریقے سے عملدرآ مداورنگرانی کی جاتی ہے۔
 - کمپنی کے گوئنگ کنسرن ہونے کی صلاحیت برکوئی قابل ذکر شکوک وشبہات نہیں ہیں۔
 - کارپوریٹ گورننس کے بہترین عوامل ہے کوئی مادی انحراف نہیں کیا گیا ہے۔
 - گزشته چھسال کاکلیدی آپریٹنگ اور مالیاتی ڈیٹار پورٹ مذاسے منسلک ہے۔
 - نمونه خصص داری کابیان معهمینی کے شیئر ہولڈنگ کی کینگریزرپورٹ میں لف ہے۔
 - شیکسز، ڈیوٹیز، لیویز اور جارجز کی مدمیں آپ کی کمپنی کے خلاف کوئی بقایا جات نہیں ہیں ماسوائے جومعمول کے کاروبار میں کی جارہی ہیں۔

بورد آف ڈائر یکٹرز

بورڈ پرڈائر کیٹرز کی کل تعداد 7 ہے اور اس کی تشکیل حب ذیل کے مطابق ہے:

- مردڈائر یکٹرز 5
- خاتون ڈائر یکٹرز 2

کینگری	انام
آزاد ڈائر یکٹرز	جناب فريدالدين احمر
	جناب ملک منظور حسین ہما یوں جناب ملک منظور حسین ہما یوں
ا نگزیکٹوڈائر یکٹرز	جناب عدنان احمدخان (سی ای او)
	جناب <i>عُر</i> شيم خان
نان ایگزیکٹوڈ ائریکٹرز	محترمه قيصرشيهم خان
	جناب <i>نع</i> مان احمدخان
	محتر مهساره بإجره خان

زیر جائزہ سال کے دوران بورڈ آف ڈائز یکٹرز کے چار (4) اجلاس منعقد ہوئے۔اجلاس کی کارروائیاں موزوں طریقہ سے ریکارڈ اورتر بیل کی گئیں۔بورڈ کے اجلاسوں میں ہرایک ڈائز یکٹر کی حاضری حسب ذیل ہے۔

تعدادحاضري	عبده	نام ڈائز یکٹرز
3	چير پرس	محتر مه قيصرشيهم خان
3	چيف الگيزيكڻو	جناب عدنان احمدخان
4	ڈائر یکٹر	جنا <i>ب مُحد</i> ثيم خان
3	ڈائز بکٹر	جناب نعمان احمدخان
4	ڈائر یکٹر	محترمه ساره ہاجرہ خان
4	آ زاد ڈائر کیٹر	جناب فريدالدين احمد
4	آ زاد ڈائر کیٹر	جناب ملک منظور حسین ہما یوں

بورڈ نے حب ذیل ارکان پر مشمل کمیٹیاں شکیل دی ہیں۔

آ ڈٹ کمیٹی

بورڈ نے مندرجہ ذیل کےمطابق نمیٹی کے چیئر مین سمیت تین ارکان پرمشمل آ ڈٹ نمیٹی شکیل دی ہے۔ کمیٹی با قاعد گی سے ضابطہ کے نقاضوں کو پورا کرتی ہے۔ کمیٹی انٹرل آ ڈٹ مینوکل اور انٹرل آ ڈٹ سٹم کے جائز ہمیں بورڈ کی مدد کرتی ہے۔

- i) جناب فريدالدين احمد (چيئر مين) اور
 - ii) جناب ملك منظور حسين جمايوں
 - iii) محتر مهساره باجره خان

انچ آراینڈریمنریش کمیٹی

بورڈ نے کوڈ آف کارپوریٹ گورننس کی تعمیل میں ،مندرجہ ذیل کے مطابق سمیٹی کے چیئر مین سمیت تین ارکان پر شمتل ہیومن ریبورس سمیٹی تفکیل دی ہے۔

- i) جناب فريدالدين احمد (چيئر مين) اور
 - ii) جناب ملك منظور حسين جمايوں
 - iii) جناب عدنان احمدخان

نامينيش سميلي

بورڈ نے کوڈ آف کارپوریٹ گورنس کی نتیل میں ،مندرجہ ذیل کے مطابق سمیٹی کے چیئر مین سمیت دوار کان پر شتمل نامینیشن سمیٹی تشکیل دی ہے۔

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

رسك مينجمنث تميثي

بورڈ نے کوڈ آف کار پوریٹ گورننس کی تعمیل میں ،مندرجہ ذیل کے مطابق تمیٹی کے چیئر مین سمیت دوار کان پرمشتمل رسک مینجینٹ تمیٹی تشکیل دی ہے۔

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

مناسب داخلی مالیاتی کنٹرول

ڈائز کیٹرز داخلی مالیاتی کنٹرول کی بابت اپنی ذمہداری ہے بخو بی آگاہ ہیں۔انظامیہ اورآ ڈیٹرز (داخلی اور ہیرونی دونوں) کےساتھ مشاورت کے ذریعے ،وہ توثیق کرتے ہیں کہ مپنی کی طرف سے مناسب کنٹرول نافذ کیا گیاہے۔

متعلقه يار ٹی لین دين

متعلقہ ضوابط کےمطابق،آپ کی ممپنی نے بورڈ آف ڈائر کیٹرز کی منظورشدہ متعلقہ پارٹی ٹرانز بیشنز پالیسی وضع کی ہے جواس بات کی ٹکرانی کرتی ہے کہ قابل رسائی اور نا قابل رسائی لین دین کے ساتھ کیسے نمٹا جاتا ہے۔ سال کے دوران کئے گئے تمام متعلقہ فریق کے لین دین کا انکشاف مالی حسابات میں کیا گیا ہے۔ متعلقہ فریقوں کے ساتھ لین دین قابل رسائی قیمتوں ، جو کہ تیسر نے رہتی کے لین دین پرلا گوہونے والی شرائط وضوابط پرعام تجارتی شرحوں پرمٹنی ہے۔

قومی خزانے میں شراکت

30 ستبر2024 کوختم ہونے والے سال کے لیے قومی خزانے میں کمپنی کا حصہ گزشتہ سال کے لیے773ملین روپے کے مقابلے میں 878ملین روپے تھا۔

آڈیٹرز

موجودہ آڈیٹرزمیسرزBDOابراہیم اینڈ کمپنی، چارٹرڈا کا ؤنٹنس ،ریٹائر ہوگئے ہیں اوراہل ہونے کی بناء پر، دوبارہ تقرری کے لئے خودکو پیش کرتے ہیں۔وہ تصدیق کرتے ہیں کہ انہیں دی انسٹی ٹیوٹ آف جارٹرڈا کا وئٹٹس آف با کتان (ICAP) کے کوالٹی کنٹرول ریویو پروگرام کے تحت ایک تسلی بخش درجہ بندی دی گئی ہےاور یہ فرم انٹریشنل فیڈریشن آف ا کا وئٹٹش (IFAC) کے ضابطہ اخلاق سے متعلق رہنما اصولوں کی ممل تغیل کرتی ہے، جبیہا کہ ICAP کی طرف سے اپنایا گیا ہے۔ بورڈ کی آڈٹ کمیٹی کی سفارش پر ، بورڈ آف ڈائر یکٹرزنے 30 ستمبر 2025 کوختم ہونے والےسال کے لیے کمپنی کے آڈیٹر کےطور پرآئندہ سالا نہ اجلاس عام میں شیئر ہولڈرز کی جانب سے باہمی رضامندی کی فیس پران کی دوبارہ تقرری کی تجویز پیش کی ہے۔

اظهارتشكر

ڈائر کیٹرز ملاز مین کی لگن کوسرا ہتے اوران کی لگن اورعزم کی قدر کرتے ہیں۔وہ کمپنی کے فراہم کنندگان،صارفین،اور بینکرز کی ان کےمسلسل اعتاد اور تعاون کے لیے بھی دل کی گهرائيول سيسرايتے ہيں۔

> منجانب بورڈ بابافريدشوكرملزلميثثر

Qaises Slaum محزمه قيصرشيم خان چيئر پرس

(عدنان احمدخان) چىف ايگزيكڻو

لا ہور: 24 دسمبر 2024ء

SIX YEARS SUMMARY OF FINANCIAL HIGHLIGHTS

OPERATING PERFORMANCE:

		2024	2023	2022	2021	2020	2019
			Restated	Restated			
Sugar Production:							
Cane crushed	(M.Tons)	524,174.100	455,913.605	604,762.396	457,224.825	290,029.359	26,976.308
Average sucrose recovery	(%)	10.068	9.956	8.936	9.072	8.70	5.58
Sugar produced	(M.Tons)	52,798.400	45,338.900	54,026.500	41,501.500	25,159.000	1,935.600
Operating period	Days	101	97	132	116	115	22
Operating results:							
Sales	(000'Rs.)	5,840,322	4,543,139	3,938,712	3,864,161	1,783,548	121,607
Cost of sales	(000'Rs.)	5,580,519	3,992,397	3,990,959	3,613,466	1,754,710	478,699
Gross profit/ (Loss)	(000'Rs.)	259,802	550,742	(52,247)	250,695	28,838	(357,092)
Gross Profit / (Loss) to Net Sales	(Ratio)	0.04	0.12	(0.01)	0.06	0.02	(2.94)
Net (Loss) / Profit before Taxation/ Levy	(000'Rs.)	(550,271)	92,586	(167,659)	166,421	(276,941)	(627,625)
Net (Loss) / Profit after Taxation/ Levy	(000'Rs.)	(623,367)	36,083	(242,297)	122,219	(286,079)	(682,625)
Net (Loss) / Profit to Net Sales	(Ratio)	(0.107)	0.008	(0.06)	0.03	(0.16)	(5.61)
Shareholders' Equity:							
Paid up capital	(000'Rs.)	94,500	94,500	94,500	94,500	94,500	94,500
Reserves & surplus	(000'Rs.)	2,494,980	3,121,527	3,086,363	1,698,942	1,256,871	771,630
Shareholders' equity	(000'Rs.)	2,589,480	3,216,027	3,180,863	1,793,442	1,351,371	866,130
(Loss) / Earning Per Share	Rupees	(65.96)	3.82	(25.64)	12.93	(30.27)	(72.24)
P/E Ratio	Rupees	(0.74)	7.59	(1.48)	4.07	(1.21)	(0.68)
Market Price Per Share	Rupees	48.65	28.99	37.90	52.63	36.57	49.25
Financial position:							
Current assets	(000'Rs.)	2,764,592	1,398,640	1,151,069	536,024	897,653	296,437
Fixed capital expenditure	(000'Rs.)	3,453,739	3,513,912	3,569,816	2,943,193	2,830,740	2,822,993
Total assets	(000'Rs.)	6,218,961	4,913,078	4,722,747	3,480,553	3,728,568	3,119,430
Current liabilities	(000'Rs.)	3,248,033	1,207,164	1,202,357	1,003,023	1,100,007	900,442
Long term debts	(000'Rs.)	356,166	472,184	327,985	306,792	901,016	965,960
Total liabilities	(000'Rs.)	3,629,481	1,697,051	1,541,884	1,687,111	2,377,197	2,253,300
Current ratio	(%)	0.85	1.16	0.96	0.53	0.82	0.33
Debt equity ratio	(%)	1.40	0.53	0.48	0.94	1.76	2.60

FORM-34 THE COMPANIES ACT, 2017

(SECTION 227(2)(F) PATTERN OF SHAREHOLDING

1. Incorporation Number

0006535

2. Name of the Company

BABA FARID SUGAR MILLS LIMITED

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

30/09/2024

∠.11	Pattern of holding of the s		naterioluers as at		30/09/2024
2.2 Number of		Sha	areholdings		Total
	Shareholders	From	То		Shares Held
	630	1	100		15,323
	378	101	500		69,566
	33	501	1,000		25,736
	36	1,001	5,000		89,321
	3	5,001	10,000		19,999
	1 1	10,001 35,001	15,000 40,000		10,500 37,668
	3	910,001	915,000		2,734,635
	2	975,001	980,000		1,956,942
	1	1,115,001	1,120,000		1,115,049
	1	1,640,001	1,645,000		1,640,784
	1	1,730,001	1,735,000		1,734,477
	1,090				9,450,000
2.3	Categories of sharehold	lers	Sha	ares Held	Percentage
2.3.1	Directors, Chief Executive and their spouse and mir			9,183,987	97.1850%
2.3.2	Associated Companies, undertakings and related parties. (Parent Company			0	0.0000%
2.3.3	NIT and ICP			1,000	0.0106%
2.3.4	Banks Development Financial Institutions, Nor Banking Financial Institut			100	0.0011%
2.3.5	Insurance Companies			0	0.0000%
2.3.6	Modarabas and Mutual Funds			0	0.0000%
2.3.7	Shareholders holding 109 or more	%		9,181,887	97.1628%
2.3.8	General Public a. Local b. Foreign			247,490 5	2.6189% 0.0001%
2.3.9	Others (to be specified) - Joint Stock Companies			17,418	0.1843%



CATEGORIES OF SHARE HOLDERS

As on 30th September 2024

S. No. NAME	HOLDING	%AGE
DIRECTORS, CEO THEIR SPOUSE AND MINOR CHILDREN		
 MR. MUHAMAMD SHAMIM KHAN (CDC) MR. MUHAMAMD SHAMIM KHAN MRS. QAISER SHAMIM KHAN (CDC) MRS. QAISER SHAMIM KHAN MR. ADNAN AHMED KHAN (CDC) MR. ADNAN AHMED KHAN MR. NAUMAN AHMED KHAN (CDC) MR. NAUMAN AHMED KHAN MALIK MANZOOR HUSSAIN HUMAYUN MR. FARID UL DIN AHMED MRS. SARAH HAJRAH KHAN 	1,640,784 1,115,049 911,545 1,734,477 911,545 978,471 911,545 978,471 1,600 200 300	17.3628 11.7995 9.6460 18.3543 9.6460 10.3542 9.6460 10.3542 0.0169 0.0021 0.0032
ASSOCIATED COMPANIES		
ASSOCIATED COMPANIES	0	0.0000
NIT & ICP 1 M/S INVESTMENT CORPORATION OF PAKSTAN	1,000	0.0106
BANKS, DEVELOPMENTS, FINANCIAL INSTITUTIONS, NON BANKING FINANCIAL INSTITUTIONS	1,000	0.0106
1 M/S FIDELITY INVESTMENT BANK LTD.	100	0.0011
JOINT STOCK COMPANIES -	100	0.0011
SALIM SOZER SECURITIES (PRIVATE) LIMITED (CDC) AKIK CAPITAL (PRIVATE) LIMITED (CDC) CENTRAL DEPOSITORY COMPANY OF PAKISTAN LTD.(CDC) MAPLE LEAF CAPITAL LIMITED (CDC) SARFRAZ MAHMOOD (PRIVATE) LTD. (CDC) SCANDIA LIMITED (CDC)	6,055 7,337 25 1 500 3,500	0.0641 0.0776 0.0003 0.0000 0.0053 0.0370
_	17,418	0.1843
SHARES HELD BY THE GENERAL PUBLIC (FOREIGN) SHARES HELD BY THE GENERAL PUBLIC (LOCAL)	5 247,490	0.0001 2.6189
- -	247,495	2.6190
TOTAL:	9,450,000	100.0000

S. No. NA	AME	HOLDING	%AGE
SHAREHO	LDERS HOLDING 10% OR MORE OF TOTAL CAPITAL		
2 MRS3 MR.	MUHAMAMD SHAMIM KHAN (CDC) S. QAISER SHAMIM KHAN (CDC) ADNAN AHMED KHAN (CDC) NAUMAN AHMED KHAN (CDC)	2,755,833 2,646,022 1,890,016 1,890,016	29.1623 28.0002 20.0002 20.0002
OLIABELIO	L DEDO LIOLDINO FOY OR MORE OF TOTAL OADITAL	9,181,887	97.1628
SHAREHO	LDERS HOLDING 5% OR MORE OF TOTAL CAPITAL		
2 MRS3 MR.	MUHAMAMD SHAMIM KHAN (CDC) S. QAISER SHAMIM KHAN (CDC) ADNAN AHMED KHAN (CDC) NAUMAN AHMED KHAN (CDC)	2,755,833 2,646,022 1,890,016 1,890,016	29.1623 28.0002 20.0002 20.0002
		9,181,887	97.1628

During the financial year the trading in shares of the company by the Directors, CEO, CFO, Company Secretary and their spouses and minor children is as follows

S. No. NAME SALE PURCHASE

NIL

STATEMENT OF COMPLIANCE WITH LISTED COMPANIES

(CODE OF CORPORATE GOVERNANCE) REGULATIONS, 2019



NAME OF THE COMPANY: BABA FARID SUGAR MILLS LIMITED YEAR ENDED: SEPTEMBER 30, 2024

The Company has complied with the requirements of the Listed Companies (Code of Corporate Governance) Regulations, 2019 ("the Regulations") in the following manner:

- 1. The total number of directors are seven as per the following:
 - a. Male: 05
 - b. Female: 02
- 2. The composition of the Board of Directors (the Board") is as follows:

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

Determination of number of independent Directors comes to 2.33 (rounded to 2.0) which is based on seven elected Directors. The Fraction of one-third is not rounded up, as the two elected independent directors have requisite competencies, skills, knowledge and experience to discharge and execute their duties competently, as per applicable laws and regulations. As they fulfill the necessary requirements as per applicable laws and regulations, hence, appointment of a third independent director is not warranted.

- 3. The directors have confirmed that none of them is serving as a director on more than seven listed companies, including this Company;
- 4. The Company has prepared a Code of Conduct and has ensured that appropriate steps have been taken to disseminate it throughout the Company along with its supporting policies and procedures;
- 5. The Board has developed a vision/mission statement, overall corporate strategy and significant policies of the Company. The Board has ensured that complete record of particulars of significant policies along with their date of approval or updating is maintained by the Company;
- 6. All the powers of the Board have been duly exercised and decisions on relevant matters have been taken by the Board /shareholders as empowered by the relevant provisions of the Act and these regulations;
- 7. The meetings of the Board were presided over by the Chairman and, in his absence, by a director elected by the Board for this purpose. The Board has complied with the requirements of the Act and the Regulations with respect to frequency, recordings and circulating minutes of meeting of the board.
- 8. The Board of Directors have a formal policy and transparent procedures for remuneration of directors in accordance with the Act and these Regulations;
- 9. The following Directors have attained Directors Training program certification:

Mrs. Sarah Hajra Khan

Mr. Farid-ud-Din Ahmad

Mr. Malik Manzoor Hussain Humayoon

Remaining four directors are exempted from such training as they have fourteen years of education and fifteen years of experience on the board of the listed company

- 10. 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 and complied with relevant requirements of the Regulations.
- 11. Chief Financial Officer and chief Executive Officer duly endorsed the financial statements before approval of the Board.
- 12. The Board has formed committees comprising of members given below:

AUDIT COMMITTEE

Names	Designation held
Mr. Farid ud Din Ahmad	Chairman/Independent
Mrs. Sarah Hajra Khan	Member / Non-Executive
Mr. Malik Manzoor Hussain Humayoon	Member / Independent

HR AND REMUNERATION COMMITTEE

Names	Designation held
Mr. Farid ud Din Ahmad	Chairman/Independent
Mr. Adnan Ahmed Khan	Member / Executive (CEO)
Mr. Malik Manzoor Hussain Humayoon	Member / Independent

RISK MANAGEMENT COMMITTEE

Names	Designation held
Mr. Malik Manzoor Hussain Humayoon	Chairman / Independent
Mr. Farid ud Din Ahmad	Member / Independent

NOMINATION COMMITTEE

Names	Designation held
Mr. Malik Manzoor Hussain Humayoon	Chairman/Independent
Mr. Farid ud Din Ahmad	Member/ Independent

- 13. The terms of reference of the aforesaid committees have been formed, documented and advised to the committee for compliance;
- 14. The frequency of meetings (quarterly/ half yearly/ yearly) of the committees held during the financial year ended 30th September 2023 were as per following:

Names	Number of Meetings Held
Audit Committee	6
HR and Remuneration Committee	1
Risk Management Committee	1
Nomination Committee	1

- 15. The Board has set up an effective internal audit function who are considered suitably qualified and experienced for the purpose and are conversant with policies and procedures of the Company;
- 16. The statutory auditors of the Company have confirmed that they have been given a satisfactory rating under the quality control review program of the Institute of Chartered Accountants of Pakistan and registered with Audit Oversight Board of Pakistan, that they and all their partners are in compliance with international federation of accountant (IFAC) guidelines on code of ethics as adopted by Institute of chartered accountants of Pakistan and that they and partners of the firm involved in the audit are not a close relative (spouse, parent, dependent and non-dependent children) of the chief executive officer, chief financial officer, head of internal audit, company secretary or director of the company;
- 17. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the Act, these Regulations or any other regulatory requirement and the auditors have confirmed that they have observed IFAC guidelines in this regard.
- 18. We confirm that all requirements of the Regulations 3, 6, 7, 8, 27, 32, 33, and 36 have been complied with, expect for an independent director as explained above in note 2.
- 19. Explanations for non-compliance with requirements, other than regulations 3, 6, 7, 8, 27, 32, 33 and 36 are below:

Sr. No.	Requirement	Explanation of Non-Compliance	Regulation Number
1	Role of the Board and its members to address Sustainability Risks and Opportunities The board is responsible for governance and oversight of sustainability risks and opportunities within the Company by setting the Company's sustainability strategies, priorities and targets to create long term corporate value.	new regulation 10A in the Regulations on 12 June 2024. Currently, the management is assessing this amendment and compliance thereof,	10(A)

For and on behalf of Board Baba Farid Sugar Mills Limited

Mr. Adnan Ahmed Khan Chief Executive Officer

Mrs. Qaiser Shamim Khan Chairperson

Quises Slaum

December 24, 2024

INDEPENDENT AUDITOR'S REVIEW REPORT

To the Members of Baba Farid Sugar Mills Limited

Review Report on the Statement of Compliance Contained in Listed Companies (Code of Corporate Governance) Regulations, 2019

We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2019 (the Regulations) prepared by the Board of Directors of Baba Farid Sugar Mills Limited for the year ended September 30, 2024 in accordance with the requirements of regulation 36 of the Regulations.

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

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

The Regulations require the Company to place before the Audit Committee, and upon recommendation of the Audit Committee, place before the Board of Directors for their review and approval, its related party transactions. We are only required and have ensured compliance of this requirement to the extent of the approval of the related party transactions by the Board of Directors upon recommendation of the Audit Committee.

Based on our review, nothing has come to our attention which causes us to believe that the Statement of Compliance does not appropriately reflect the Company's compliance, in all material respects, with the requirements contained in the Regulations as applicable to the Company for the year ended September 30, 2024.

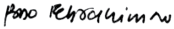
Further we highlight below instances of non-compliance with the requirement of the regulations as reflected in the paragraph reference where it is stated in the statement of Compliance:

Paragraph Reference

Description

102 Independent directors' fraction is not rounded up as "One".

Il 19 Role of the Board and its members to address Sustainability Risks and Opportunities.



BDO EBRAHIM & CO.

Chartered Accountants Engagement Partner: Sajjad Hussain Gill UDIN: CR202410087XRnucCpAb

Lahore: January 06, 2025



INDEPENDENT AUDITOR'S REPORT

To the Members of Baba Farid Sugar Mills Limited Report on the Audit of the Financial Statements

Opinion

We have audited the annexed financial statements of BABA FARID SUGAR MILLS LIMITED (the Company), which comprise the statement of financial position as at September 30, 2024, and the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity, the statement of cash flows for the year then ended, and notes to the financial statements, including material accounting policy information, and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of the audit.

In our opinion and to the best of our information and according to the explanations given to us, the statement of financial position, the statement of profit or loss and other comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes forming part thereof conform with the accounting and reporting standards as applicable in Pakistan and give the information required by the Companies Act, 2017 (XIX of 2017), in the manner so required and respectively give a true and fair view of the state of the Company's affairs as at September 30, 2024 and of the loss and other comprehensive income, the changes in equity and its cash flows for the year then ended.

Basis for Opinion

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

Key Audit Matters

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

Sr.No	Key audit matters	How the matter was addressed in our audit
1.	Contingencies	
	As disclosed in note 35.1 to the financial statements, the Company is involved in certain legal and tax proceedings against the Company. The appeals were filed by the Company against these orders at respective forums. Management judgement is involved in assessing the accounting for claims, and in particular in considering the probability of a claim being successful and we have accordingly designated this as a focus area of the audit. The risk related to the claims is mainly associated with the completeness of the disclosure, and the completeness of the provisions in the financial statements.	We undertook number of procedures to verify the appropriateness of contingencies in the financial statements. Our audit procedures included the following: • Obtained understanding of the Company's processes and controls over litigations through meetings with the management and review of the minutes of the Board of Directors and Board Audit Committee. • Reviewed the correspondence of the Company with the relevant authorities and the Company's legal advisors including the judgments or orders passed by the competent authorities.
	No provision has been made in the financial statements for the liability that may arise in the event of a decision against the Company as the management is of the opinion, based on advice of legal and tax advisor that the decision is likely to be in the favor of the Company. There are significant uncertainties attached to the future outcome of these pending matters and, therefore, are considered as key audit matters.	 Obtained and reviewed direct confirmations from the Company's external legal advisors for their views on the legal position of the Company in relation to the contingent matters. Discussed open matters and developments with the in-house legal department personnel of the Company. Evaluated the adequacy of disclosures made in respect of these contingencies in accordance with the applicable accounting and reporting standards.

Revenue recognition The company principally generates revenue Our audit procedures in respect of revenue from sale of sugar and its by-products. Revenue recognition, amongst others, included the has been recognized as per the accounting following: policy stated in note 7.22 to the financial statements. Obtained an understanding of the process relating to recording of revenue and testing the design, implementation and operating We have identified revenue recognition as a key effectiveness of relevant key internal controls audit matter as it is one of the key performance indicators of the Company and gives rise to an over recording of revenue. inherent risk of material misstatement to meet expectations or targets. Assessed the appropriateness of the Company's accounting policy for recording of revenue and compliance of the policy with International Financial Reporting Standard - Revenue from contracts with customers (IFRS 15). Reviewed a sample of contractual arrangements entered into by the Company with its customers and checking the performance obligations involved, transaction price and recognition of revenue based on satisfaction of performance obligation. Compared a sample of sale transactions recorded during the year with sales orders. sales invoices, delivery notes and other relevant underlying documents. Compared a sample of sale transactions recorded before and after the year end with relevant underlying documentation to assess whether revenue has been recorded in the correct accounting period. Assessed the adequacy of disclosures in the financial statements to be in accordance with the applicable accounting and reporting standard.

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

Management is responsible for the other information. The other information comprises the information included in the annual report but does not include the financial statements and our auditor's report thereon. Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Management and Board of Directors for the Financial Statements

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

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation..

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

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

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

Report on Other Legal and Regulatory Requirements

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

- proper books of account have been kept by the Company as required by the Companies Act, 2017 (XIX of a) 2017);
- b) the statement of financial position, the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes thereon have been drawn up in conformity with the Companies Act, 2017 (XIX of 2017) and are in agreement with the books of account and returns:
- investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Company's business; and
- no Zakat was deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980). d)

The engagement partner on the audit resulting in this independent auditor's report is Sajjad Hussain Gill.

1800 Bhoamman.

BDO EBRAHIM & CO. CHARTERED ACCOUNTANTS

UDIN: AR202410087clFfr0Cy1 LAHORE: January 06, 2025

STATEMENT OF FINANCIAL POSITION

As At 30 September 2024

As At 30 depterriber 2024				
	Note	2024 Rupees	2023 Rupees	2022 Rupees
ASSETS NON CURRENT ASSETS Property, plant and equipment			(Restated)	(Restated)
Operating fixed assets Right-of-use assets	9 10	3,427,348,441 13,838,540	3,492,165,517 20,090,211	3,550,648,365 14,848,919
Capital work in progress	11	12,552,659	1,656,275	4,318,237
Long term deposits	12	3,453,739,640 630,184	3,513,912,003 525,400	3,569,815,521 1,862,450
CURRENT ASSETS		3,454,369,824	3,514,437,403	3,571,677,971
Stores, spare parts and loose tools Stock in trade Trade debts Short term investment	13 14 15 16	207,803,822 1,942,632,882 3,362,467 306,400	189,945,202 726,722,121 -	142,233,291 535,560,190 8,258,625
Loans and advances Short term deposits and prepayments Other receivables Taxation / levy - net	17 18 19 20	446,928,134 798,285 5,722,999 73,247,717	317,295,182 2,597,585 8,327,829 36,941,661	186,693,990 1,698,307 9,373,703 41,719,765
Cash and bank	21	83,789,198	116,810,909	225,531,346
TOTAL A005TO		2,764,591,904	1,398,640,489	1,151,069,217
TOTAL ASSETS		6,218,961,728	4,913,077,892	4,722,747,188
EQUITY AND LIABILITIES SHARE CAPITAL AND RESERVES	22.1	700,000,000	700 000 000	700 000 000
Authorized share capital		700,000,000	700,000,000	700,000,000
Issued, subscribed and paid up capital Reserves	22.2	94,500,000	94,500,000	94,500,000
Revenue reserves - accumulated losses Directors' loans Surplus on revaluation of operating fixed asse	23 ets 24	(3,024,992,840) 3,002,700,000 2,517,273,104	(2,452,520,079) 3,002,700,000 2,571,346,693	(2,545,950,284) 3,002,700,000 2,629,613,660
NON CURRENT LIABILITIES		2,589,480,264	3,216,026,614	3,180,863,376
Long term loan Long term diminishing musharka	25 26	139,544,750 210,000,000	194,971,400 270,000,000	321,629,268
Lease liabilities Deferred liabilities	27 28	6,621,610 25,281,610	7,213,053 17,703,025	6,355,958 11,541,454
CURRENT LIABILITIES		381,447,970	489,887,478	339,526,680
Trade and other payables Contract liabilities Unclaimed dividend	29 30	197,369,356 241,776,008 255,930	213,111,524 408,485,470 255,930	189,828,824 73,494,312 255,930
Due to Pattoki Sugar Mills Limited Short term borrowings Mark-up accrued	31 32 33	9,007,275 2,059,050,720 416,221,001	15,552,242 100,000,000 305,335,771	16,656,242 440,005,920 298,446,922
Current portion of long term liabilities	34	324,353,204	1,207,163,800	1,202,357,132
TOTAL EQUITY AND LIABILITIES CONTINGENCIES AND COMMITMENTS	25	6,218,961,728	4,913,077,892	4,722,747,188
CONTINGENCIES AND COMMINITIVIEN 12	35			

The annexed notes from 1 to 64 form an integral part of these financial statements.

CHIEFE EXECUTIVE OFFICER

DIRECTOR



STATEMENT OF PROFIT OR LOSS

For the year ended 30 September 2024

	Note	2024 Rupees	2023 Rupees (Restated)
Revenue from contracts with customers	36	5,840,321,922	4,543,139,222
Cost of sales	37	(5,580,519,459)	(3,992,396,801)
Gross profit		259,802,463	550,742,421
Selling and distribution expenses	38	(29,978,859)	(37,312,887)
General and administrative expenses	39	(160,614,922)	(135,939,736)
Other operating expense	40	(1,676,202)	(108,730,149)
Other income	41	139,729,726	174,259,392
		(52,540,257)	(107,723,380)
Operating profit		207,262,206	443,019,041
Financial charges	42	(757,533,689)	(350,433,374)
(Loss) / profit before taxation and levy		(550,271,483)	92,585,667
Levy	43	(73,144,097)	(56,448,158)
(Loss) / profit before income tax		(623,415,580)	36,137,509
Taxation	44	49,047	(54,761)
(Loss) / profit for the year		(623,366,533)	36,082,748
(Loss) / Earnings per share - Basic and diluted (Rupees)	46	(65.96)	3.82

The annexed notes from 1 to 64 form an integral part of these financial statements.

CHIEFE EXECUTIVE OFFICER

DIRECTOR

STATEMENT OF COMPREHENSIVE INCOME

For the year ended 30 September 2024

	Note	2024 Rupees	2023 Rupees (Restated)
(Loss) / profit for the year Other comprehensive income Items that will not be reclassified subsequently to profit or loss		(623,366,533)	36,082,748
Remeasurement of defined benefit liability Related tax effect	28.2.4	(3,179,817)	(919,510)
Surplus on revaluation of operating fixed assets Related tax effect		(3,179,817)	(919,510)
		-	-
Total comprehensive (loss) / income for the year		(626,546,350)	35,163,238

The annexed notes from 1 to 64 form an integral part of these financial statements.

CHIEFE EXECUTIVE OFFICER

DIRECTOR



STATEMENT OF CASH FLOWS

For the year ended 30 September 2024 2023 Note 2024 Rupees Rupees (Restated) Cash flows from operating activities (Loss) / profit before taxation and levy (550,271,483) 92,585,667 Adjustments for non-cash items: 112.223.892 Depreciation 9.8 and 10 114,086,983 Provision for gratuity 28.2.4 14,771,634 7,586,305 Gain on sale of fixed assets 41 (8,381,455) (98,214)Liabilities written back 41 (17,891,973)Financial charges 42 757,533,689 350,433,374 Net cash flow before working capital changes 334,159,518 538,418,901 Decrease / (increase) in current assets Stores, spare parts and loose tools (17.858,620)(47.711.911)Stock in trade (1,215,910,761)(191,161,931)Trade debts (3.362.467)8,258,625 Loans and advances (129,632,952) (130.601.192)Trade deposits and short term prepayments 1,799,300 (899,278)Other receivables 2,604,830 1,045,874 (1,362,360,670) (361,069,813) Increase / (decrease) in current liabilities Trade and other payables (182,451,630) 376,165,831 553,514,919 (1,210,652,782) Taxes paid (109,401,106) (51,724,815) Payment against staff retirement - gratuity 28.2.5 (2,344,244)(10.372.866)Financial charges paid (646,648,459) (343,544,525) Net cash (used in) / generated from operating activities (1,977,075,213) 155,901,335 Cash flows from investing activities Additions in operating fixed assets 9 (27,446,828) (58,077,999) (21,271,071)Additions in capital work in progress 11.1 2,661,962 Proceeds from sale of operating fixed assets 740,984 15,059,452 Short term investment (306,400)(104,784)Long term deposits 1,337,050 Net cash used in investing activities (48,388,099)(39,019,535) Cash flows from financing activities Loan obtained / (repaid) to banking companies 73,342,132 (173,762,182)Long term diminishing musharakah (repaid) / obtained (30,000,000)300,000,000 (Paid) / adjusted to Pattoki Sugar Mills Limited (6,544,967)(1,104,000)Principal repayment of lease liability (3,406,284)(10,730,135)Short term borrowings - net 1,959,050,720 (340,005,920)Net cash generated / (used in) from financing activities 1,992,441,601 (225,602,237)Net decrease in cash and cash equivalents (33,021,711) (108,720,437) Cash and cash equivalents at the beginning of the year 116,810,909 225,531,346 Cash and cash equivalents at the end of the year 83,789,198 116,810,909

The annexed notes from 1 to 64 form an integral part of these financial statements.

CHIEFE EXECUTIVE OFFICER

DIRECTOR

STATEMENT OF CHANGES IN EQUITY

For the year ended 30 September 2024

	Issued, subscribed and paid-up capital Ordinary shares	Surplus on revaluation of fixed assets	Directors' loans	Revenue Reserves Accumulated losses	Total
Note			(Rupees)		
Balance as at October 01, 2022 as previously reported	94,500,000	2,371,408,110	3,002,700,000	(2,696,855,317)	2,771,752,793
Effect of restatement on adoption of IAS-12/37 and IFRIC 21 8		258,205,550	-	150,905,033	409,110,583
Balance as at October 01, 2022 - restated	94,500,000	2,629,613,660	3,002,700,000	(2,545,950,284)	3,180,863,376
Total comprehensive income for the year Profit for the year Remeasurement of defined benefit liability Incremental depreciation on revaluation surplus	- - -	- - (58,266,967)	- - -	36,082,748 (919,510) 58,266,967	36,082,748 (919,510)
Balance as at September 30, 2023	94.500.000	(58,266,967) 2.571.346.693	3.002.700.000	93,430,205 (2,452,520,079)	35,163,238 3,216,026,614
Total comprehensive income for the year		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	-,,,	(, , , , ,	.,,
Loss for the year Remeasurement of defined benefit liability Incremental depreciation on revaluation surplus	-	(54,073,589) (54,073,589)	-	(623,366,533) (3,179,817) 54,073,589 (572,472,761)	(623,366,533) (3,179,817) - (626,546,350)
Balance as at September 30, 2024	94,500,000	2,517,273,104	3,002,700,000	(3,024,992,840)	2,589,480,264

The annexed notes from 1 to 64 form an integral part of these financial statements.

CHIEFE EXECUTIVE OFFICER

DIRECTOR



NOTES TO THE FINANCIAL STATEMENTS

For the year ended 30 September 2024

1. LEGAL STATUS AND NATURE OF BUSINESS

Baba Farid Sugar Mills Limited ("the Company") was incorporated in 1978 under the repealed 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 by-products i.e. molasses. Filter cake and bagasse.

2. 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.

3. GOING CONCERN ASSUMPTION

The Company has accumulated losses amounting to Rs. 3,024.993 million as at September 30, 2024, however, the Company has positive equity as the sponsors have provided financial support in the form of an interest-free loan amounting to Rs. 3,002.700 million, payable at the discretion of the Company. The management expects improved gross margins and profitability in future years due to non-regulation of sugar cane price and decrease in interest rates, therefore, the management considers that the going concern assumption used to prepare these financial statements is appropriate.

4. BASIS OF PREPARATION

4.1 Statement of compliance

These financial statements have been prepared in accordance with the accounting and reporting standards as applicable in Pakistan. The accounting and reporting standards 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 (the Act);
- Islamic Financial Accounting Standards (IFAS) issued by the Institute of Chartered Accountants of Pakistan as notified under 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, the provisions of and directives issued under the Act have been followed.

4.2 Basis of measurement

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.

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

Judgments and estimates made by the management that may have a significant risk of material adjustments to the financial statements in subsequent years are disclosed in note 7.

4.3 Functional and presentation currency

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

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

5.1 New accounting standards, amendments and IFRS interpretations that are effective for the year ended September 30, 2024

The following standards, amendments and interpretations are effective for the year ended September 30, 2024. These standards, amendments and interpretations are either not relevant to the Company's operations or did not have significant impact on the financial statements other than certain additional disclosures.

	Effective date (annual periods beginning on or after)
Amendments to IAS 1 'Presentation of Financial Statements' and IFRS Practice Statement 2 Making Materiality Judgements- Disclosure of Accounting Policies	January 01, 2023
Amendments to IAS 8 'Accounting Policies, Changes in Accounting Estimates and Errors' - Definition of Accounting Estimates	January 01, 2023
Amendments to IAS 12 'Income Taxes' - Deferred Tax related to Assets and Liabilities arising from a single transaction	January 01, 2023
Amendments to IAS 12 'Income Taxes' - Temporary exception to the requirements regarding deferred tax assets and liabilities related to pillar two income taxes	January 01, 2023

The Company adopted the narrow-scope amendments to the International Accounting Standard (IAS) 1, Presentation of Financial Statements which have been effective for annual reporting periods beginning on or after January 1, 2023. Although the amendments did not result in any changes to accounting policy themselves, they impacted the accounting policy information disclosed in the financial statements.

The amendments require the disclosure of 'material' rather than 'significant' accounting policies. The amendments also provide guidance on the application of materiality to disclosure of accounting policies, assisting the Company to provide useful entity-specific accounting policy information that users need to understand other information in the financial statements.

Management reviewed the accounting policies and updates to the information disclosed in note 7 Material accounting policies (2023: Significant accounting policies) in certain instances in line with the amendments and concluded that all its accounting policies are material for disclosure.

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

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

	Effective date (annual periods beginning on or after)
Amendments to IFRS 7 'Financial Instruments: Disclosures' - Supplier finance arrangements	January 01, 2024
Amendments to IFRS 7 'Financial Instruments: Disclosures' - Amendments regarding the classification and measurement of financial instruments	January 01, 2026
Amendments to IFRS 9 'Financial Instruments' - Amendments regarding the classification and measurement of financial instruments	January 01, 2026
Amendments to IFRS 16 'Leases' - Amendments to clarify how a seller-lessee subsequently measures sale and leaseback transactions	January 01, 2024
Amendments to IAS 1 'Presentation of Financial Statements' - Classification of liabilities as current or non-current	January 01, 2024
Amendments to IAS 1 'Presentation of Financial Statements' - Non-current liabilities with covenants	January 01, 2024
Amendments to IAS 7 'Statement of Cash Flows' - Supplier finance arrangements	January 01, 2024
Amendments to IAS 21 'The Effects of Changes in Foreign Exchange Rates' - Lack of Exchangeability	January 01, 2025
IFRS 17 Insurance Contracts	January 01, 2026

IFRS 1 'First-time Adoption of International Financial Reporting Standards' has been issued by IASB effective from July 01, 2009. However, it has not been adopted yet locally by Securities and Exchange Commission of Pakistan (SECP).

IFRS 18 'Presentation and Disclosures in Financial Statements' has been issued by IASB effective from January 01, 2027. However, it has not been adopted yet locally by SECP.

IFRS 19 'Subsidiaries without Public Accountability: Disclosures' has been issued by IASB effective from January 01, 2027. However, it has not been adopted yet locally by SECP.

IFRS 17 - 'Insurance contracts' has been notified by the IASB to be effective for annual periods beginning on or after January 1, 2023. However SECP has notified the timeframe for the adoption of IFRS - 17 which will be adopted by January 01, 2026.

6. SIGNIFICANT ACCOUNTING JUDGEMENTS, ESTIMATES AND ASSUMPTIONS

The preparation of financial statements in conformity with approved accounting standards, as applicable in Pakistan, requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Company's accounting policies. Estimates and judgments are continually evaluated and are based on the historical experience, including expectations of future events that are believed to be reasonable under the circumstances. These estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods. The areas involving a higher degree of judgments or complexity or areas where assumptions and estimates are significant to the financial statements are disclosed in relevant notes.

7. MATERIAL ACCOUNTING POLICY INFORMATION

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.

7.1 Property, plant and equipment

a) Owned assets

These are stated at cost less accumulated depreciation and accumulated impairment losses, if any, except for freehold land, buildings on freehold land, and plant and machinery which are carried at revalued amount and capital work-in-progress which is stated at cost less impairment losses.

Depreciation is charged on all fixed assets by applying the reducing balance method at the rates specified in note 9. The rates are determined to allocate the cost of an asset less estimated residual value, if not insignificant, over its useful life.

Depreciation on assets is charged from the month of addition while no depreciation is charged for the month in which assets are disposed off.

Increases in the carrying amounts arising on revaluation of fixed assets is recognised, net of tax, in other comprehensive income and accumulated revaluation surplus in shareholders' equity and value of fixed assets. If an assets' carrying amount is increased as a result of revaluation, the increase will be recognized in other comprehensive income.

However, the increase shall be recognized in profit or loss to the extent that it reverses a revaluation decrease of the same asset previously recognized in profit or loss. If an assets' carrying amount is decreased as a result of revaluation, the decrease shall be recognized in profit or loss. However, the decrease shall be recognized in other comprehensive income to the extent of any credit balance existing in the revaluation surplus in respect of that assets.

Maintenance and normal repairs are charged to income as and when incurred while cost of major replacements and improvements, if any, are capitalized.

Gains and losses on disposal and retirement of an asset are included in the statement of profit or loss.

Surplus on revaluation of operating fixed assets

Surplus arising on revaluation is credited to surplus on revaluation of property plant and equipment. This surplus on revaluation, to the extent of incremental depreciation is transferred to accumulated profit, net of deferred tax.

b) Capital work in progress

Capital work-in-progress are stated at cost less impairment losses, if any, and consists of expenditure incurred, advances made and other costs directly attributable to operating fixed assets in the course of their construction and installation. Cost also includes applicable borrowing costs. Transfers are made to relevant operating fixed assets category as and when assets are available for use intended by the management.

c) Impairment of non-financial assets

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

An impairment loss is recognized if the carrying amount of an asset or its cash-generating unit exceeds its recoverable amount. A cash-generating unit is the smallest identifiable asset group that generates cash flows that is largely independent from other assets and group. Impairment losses are recognized as expense in the statement of profit or loss. The recoverable amount is the higher of an asset's fair value less

costs to sell and value in use. Where an impairment loss is recognized, the depreciation charge is adjusted in the future periods to allocate the asset's revised carrying amount over its estimated useful life.

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

7.2 Leases

Right of use assets

The right of use asset is measured at cost, as the amount equal to initially measured lease liability adjusted for lease prepayments made at or before the commencement date, initial direct cost incurred less any lease incentives received.

The right of use asset is subsequently depreciated using reducing balance 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.

Lease liability

The lease liability was measured upon initial recognition at the present value of the future lease payments over the lease term, discounted with the specific incremental borrowing rate. Subsequently lease liabilities are measured at amortized cost using the effective interest rate method.

Subsequently lease liabilities are measured at amortized cost using the effective interest rate 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.

Short-term leases and leases of low-value assets

The Company applies the short-term lease recognition exemption to its short-term leases of its assets (i.e., those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies the lease of low-value assets recognition exemption to leases that are considered of low value. Lease payments on short-term leases and leases of low-value assets are recognized as expense on a straight-line basis over the lease term.

Significant judgement in determining the lease term of contracts with renewal options

The Company determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised.

7.3 Intangible assets

Costs that are directly associated with identifiable software products controlled by the Company and have probable economic benefits beyond one year are recognized as intangible assets. These are stated at cost less accumulated amortization and impairment losses, if any. Amortization is provided on a straight line basis over the asset's estimated useful lives.

7.4 Stores, spares and loose tools

These are valued at lower of weighted average cost and net realizable value less impairment, if any, except for items in transit, which are valued at cost comprising of invoice value plus other charges paid thereon till the statement of financial position date. The Company reviews the carrying amount of stores and spares on a regular basis and provision is made for obsolescence if there is any change in usage pattern and physical form of related stores, spares and loose tools. For items which are slow moving and / or identified as surplus to the company's requirements, adequate provision is made for any excess book value over estimated realisable value.

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

7.5 Stock-in-trade

These are valued at lower of cost and net realizable value. Cost is determined as follows:

Raw and packing materials Raw and packing materials

in transit

Work in process Finished goods

- weighted average cost

- Invoice value plus other expenses incurred thereon

- Cost of material as above plus proportionate production overheads

- Average cost of manufacture/purchase which includes proportionate production overheads including duties and taxes paid thereon, if any.

By products

- At net realizable value

Adequate provision is made for slow moving and obsolete items.

Net realizable value represents the estimated selling prices in the ordinary course of business less expenses incidental to make the sale.

7.6 Trade debts and other receivables

Trade debts and other receivables are recognized and carried at original invoiced amount which is the fair value of the consideration to be received in future for goods sold less provision for doubtful amounts. Loss allowances for financial assets measured at amortized cost are deducted from the gross carrying amount of the assets.

The gross carrying amount of a financial asset is written off when the Company has no reasonable expectations of recovering a financial asset in its entirety or a portion thereof. The Company is required to recognize allowance for doubtful debts on all financial assets carried at amortized cost in accordance with Expected Credit Loss (ECL) requiring to recognize the loss irrespective whether the loss event has occurred. Default or delay in payments are considered indicators that the receivable is impaired.

7.7 **Taxation**

a) Current

The charge for current year is higher of the amount computed on taxable income at the current rates of taxation after taking into account tax credits and rebates, if any, and minimum tax computed at the prescribed rate on turnover or alternative corporate tax. The charge for current tax also includes adjustments, where considered necessary, to provision for tax made in previous years arising from assessments framed during the year for such years.

b) Deferred

Deferred tax is provided using the balance sheet method for all temporary differences at the reporting date between tax bases of assets and liabilities and their carrying amounts for financial reporting purposes. In this regard, the effects on deferred taxation of the portion of income subject to final tax regime is also considered in accordance with the requirement of Technical Release - 27 of the Institute of Chartered Accountants of Pakistan.

Deferred tax asset is recognised for all deductible temporary differences and carry forward of unused tax losses, if any, to the extent that it is probable that taxable profit will be available against which such temporary differences and tax losses can be utilised.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the assets are realised or the liabilities are settled, based on tax rates that have been enacted or substantively enacted at the reporting date. Deferred tax is charged or credited to the statement of profit or loss, except in case of items charged or credited directly to equity in which case it is included in the statement of comprehensive income.

c) Levy

The amount calculated on taxable income using the notified tax rate is recognized as current income tax expense for the year in the statement of profit or loss. Any excess of expected income tax paid or payable for the year under the Ordinance over the amount designated as current income tax for the year, is then recognized as a levy.

7.8 Borrowings

Loans and borrowings are recorded at the proceeds received. Finance cost are accounted for on accrual basis and are shown as interest and mark-up accrued to the extent of the amount remaining unpaid.

Short term borrowings are classified as current liabilities unless the Company has unconditional right to defer settlement of the liability for at least twelve months after the reporting date.

Borrowing cost on long term finances and short term borrowings which are obtained for the acquisition of qualifying assets are capitalized as part of cost of that asset. All other borrowing costs are charged to the statement of profit or loss in the period in which these are incurred. Borrowing cost also includes exchange differences arising from foreign currency borrowings to the extent that they are regarded as an adjustment to interest cost as allowed under IAS 23 "Borrowing cost".

7.9 Trade and other payables

Liabilities for trade and other amounts payable are carried at cost which is the fair value of the consideration to be paid in the future for goods and services received.

7.10 Provisions

Provisions are recognized when the Company has a present, legal or constructive obligation as a result of past events and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate of the amount can be made. Provisions are reviewed at each reporiting date and adjusted to reflect the current best estimates.

7.11 Operating lease/ljarah

Operating lease/ijarah in which a significant portion of the risks and rewards of ownership are retained by the lessor/Muj'ir (lessor) are classified as operating leases/ljarah. Payments made during the period are charged to profit and loss on a straight-line basis over the period of the lease/ljarah.

The SECP has issued directive (vide SRO 431(I)/2007 dated May 22, 2007) that Islamic Financial Accounting Standard 2 (IFAS-2) shall be followed in preparation of the financial statements by companies while accounting for Ijarah (Lease) transactions as defined by said Standard. The Company has adopted the above said standard.

7.12 Cash and bank balances

Cash in hand and at banks are carried at nominal amount.

7.13 Cash and cash equivalents

For the purposes of cash flow statement, cash and cash equivalents consist of cash in hand, cheques in hand and balances with banks net of borrowings not considered as being in the nature of financing activities.

7.14 Dividend and appropriation to reserve

Dividend distribution to the Company's shareholders is recognized as a liability in the Company's financial statements in the period in which the dividends are approved.

7.15 Financial instruments

7.15.1 Financial assets

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

Amortized cost

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

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

Debt Instrument - FVOCI

A debt investment is measured at FVOCI if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets;
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

These assets are subsequently measured at fair value. Interest income calculated using the effective interest method, foreign exchange gains and losses and impairment are recognized in profit or loss. Other net gains and losses are recognized in OCI. On derecognition, gains and losses accumulated in OCI are reclassified to profit or loss.

Equity Instrument - FVOCI

On initial recognition of an equity investment that is not held for trading, the Company may irrevocably elect to present subsequent changes in the investment's fair value in OCI. This election is made on an investment-by-investment basis.

These assets are subsequently measured at fair value. Dividends are recognized as income in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognized in OCI and are never reclassified to profit or loss..

Fair value through profit or loss (FVTPL)

All financial assets not classified as measured at amortized cost or FVOCI as described above are measured at FVTPL.

On initial recognition, the Company may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortized cost or at FVOCI as at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

These assets are subsequently measured at fair value. Net gains and losses, including any interest or dividend income, are recognized in profit or loss.

Impairment

The Company recognizes loss allowances for ECLs on:

- financial assets measured at amortized cost;
- debt investments measured at FVOCI; and
- contract assets.

The Company recognizes loss allowance for Expected Credit Losses (ECLs), except for the following, which are measured at 12-month ECLs, on financial assets measured at amortized cost and contract assets. The Company measures loss allowance at an amount equal to lifetime ECLs.

- debt securities that are determined to have low credit risk at the reporting date; and
- other debt securities and bank balances for which credit risk (i.e. the risk of default occurring over the expected life of the financial instrument) has not increased significantly since initial recognition.

12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months).

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

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

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

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECLs, the Company considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Company's historical experience and informed credit assessment and including forward-looking information.

The Company applies the IFRS 9 simplified approach to measure the expected credit losses which uses a lifetime expected loss allowance. Loss allowances for trade receivables and contract assets are always measured at an amount equal to lifetime ECLs. Lifetime ECLs are the ECLs that result from all possible default events over the expected life of a financial instrument. Management uses actual credit loss experience over a past years to base the calculation of ECL.

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

7.15.2 Financial liabilities

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

7.15.3 Recognition and measurement

All financial assets and liabilities are initially measured at cost, which is the fair value of the consideration given and received respectively. These financial assets and liabilities are subsequently measured at fair value, amortized cost or cost, as the case may be. The particular measurement methods adopted are disclosed in the individual policy statements associated with each item.

7.15.4 Derecognition

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

7.16 Offsetting of financial assets and financial liabilities

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

7.17 Foreign currency transactions and translation

Transactions in foreign currencies are translated into Pak Rupees at the rates of exchange approximating those prevailing on the date of transactions or at the contract rate. Monetary assets and liabilities in foreign currencies are translated into Pak Rupees at the rates of exchange approximating those prevailing at the reporting date or at the contract rate. Exchange gains and losses are included in the statement of profit or loss currently.

7.18 Employee benefits

The Company's employees benefits comprise of gratuity scheme and compensated absences for eligible employees.

7.18.1 Staff retirement benefits

Defined benefit plan (Gratuity Fund)

The Company operates an un-funded gratuity scheme for all its permanent employees who have attained retirement age, died or resigned during service period and have served for the minimum qualification period. Provision is based on the actuarial valuation of the scheme carried out as at September 30, 2024 using the Projected Unit Credit Method in accordance with IAS-19 "Employee Benefits" and resulting vested portion of past service cost has been charged to income in the current year. The remeasurement gains / losses as per actuarial valuation done at financial year end are recognized immediately in other comprehensive income and all other expenses are recognized in accordance with IAS 19 "Employee Benefits" in the statement of profit or loss.

7.18.2 Compensated absences

The Company accounts for these benefits in the period in which the absences are earned.

7.19 Revenue recognition

Revenue comprises the fair value for the sale of goods net of sales taxes and discounts. Revenue from the sale of goods is recognized when control of the goods passes to customers and the customers can direct the use of and substantially obtain all the benefits from the goods.

Revenue is recognized when specific criteria have been met for each of the Company's activities as described below.

Revenue from contracts with customers

Sale of goods

- Sale of goods is recognized when the Company has transferred control of the products to the customers and there is no unfulfilled obligation that could affect the customer's acceptance of the products. Revenue from the sale of goods is recognized at the point in time when the performance obligations arising from the contract with a customer is satisfied and the amount of revenue that it expects to be entitled can be determined. This usually occurs when control of the asset is transferred to the customer, which is when goods are dispatched or delivered to the customer.

Revenue is measured based on the consideration specified in a contract with a customer and excludes amounts collected on behalf of third parties. Revenue is disclosed net of returns, rebates, discounts and other allowances.

Contract assets

Contract assets arise when the Company performs its performance obligations by transferring goods to a customer before the customer pays its consideration or before payment is due.

Contract liabilities

Contract liability is the obligation of the Company to transfer goods to a customer for which the Company has received consideration from the customer. If a customer pays consideration before the Company transfers goods, a contract liability is recognized when the payment is made. Contract liabilities are recognized as revenue when the Company performs its performance obligations under the contract.

Others

- Scrap sales are recognized on delivery to customers at realized amounts.
- Return on deposit is accrued on time proportion basis by reference to the principle outstanding and the applicable rate of return.
- All other income is recognized on accrual basis.

7.20 Related party transactions

Transactions with related parties are based at arm's length, that normal commercial rates on the same terms and conditions as applicable to third party transactions.

7.21 Borrowing costs

Interest charges on long term loans are capitalized for the period up to the date of commencement of commercial production of the respective plant and machinery acquired out of the proceeds of such loans. All other interest and charges are treated as expenses during the year.

7.22 Segment reporting

An operating segment is a component of the Company that engages in business activities from which it may earn revenues and incur expenses including revenues and expenses that relate to transactions with any of the Company's other components. All operating segments' results are reviewed regularly by the Company's chief operating decision maker to make decisions about resources to be allocated to the segment and assess its performance, and for which discrete financial information is available. The Company has only one reportable segment.

7.23 Contingencies

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

7.24 Share capital

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

7.25 Earnings per share

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

7.26 Financial assets - due from Government of Pakistan

Financial assets due from the Government of Pakistan i.e. subsidy on export due from Government. SECP through S.R.O. 67 (I)/2023 dated January 20, 2023 has notified that, in respect of companies holding financial assets due from the Government of Pakistan in respect of circular debt, the requirements contained in IFRS 9 with respect to application of Expected Credit Losses method shall not be applicable till December 31, 2024 and that such companies shall follow relevant requirements of IAS 39 in respect of above referred financial assets during the exemption period.

These are recognized initially at invoice value, which approximates fair value, and subsequently measured at amortized cost using the effective interest rate method, less provision for impairment.

A provision for impairment is established when there is objective evidence that the Company will not be able to collect all the amount due according to the original terms of the receivable. Significant financial difficulties of the debtor, probability that the debtor will enter bankruptcy or financial reorganization, and default or delinquency in payments are considered indicators that the receivable is impaired. The provision is recognized in the statement of profit or loss. When a receivable is uncollectible, it is written off against the provision. Subsequent recoveries of amounts previously written off are credited to the statement of profit or loss. If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized (such as an improvement in the debtor's credit rating), the reversal of the previously recognized impairment loss is recognized in the statement of profit or loss.

The allowance for doubtful accounts is based on the Company's assessment at the collectability of counterparty accounts. The Company regularly reviews its trade debts that remain outstanding past their applicable payment terms and establishes allowance and potential write-offs by considering facts such as historical experience, credit quality, age of the accounts receivable balances and current economic conditions that may affect customers ability to pay.

7.27 Loans, advances, deposits, prepayments and other receivables

Loans, advances, deposits, prepayment and other receivables are carried at original amount less provision made for doubtful receivables based on a review of all outstanding amounts at the year end. Balance considered irrecoverable are written off.

8. RESTATEMENT - ON ADOPTION OF IAS 12 – APPLICATION GUIDANCE ON ACCOUNTING FOR MINIMUM AND FINAL TAXES

During the year, the Institute of Chartered Accountants of Pakistan (ICAP) has withdrawn Technical Release 27 'IAS 12, Income Taxes (Revised 2012)' and issued the 'IAS 12 Application Guidance on Accounting for Minimum Taxes and Final Taxes' (the Guidance). Accordingly, in accordance with the Guidance, the Company has changed its accounting policy to recognise minimum and final taxes as 'Levy' under IAS 37 "Provisions, Contingent Liabilities and Contingent Assets" which were previously being recognised as 'Income tax'.

The Company has accounted for the effects of these changes in accounting policy retrospectively under IAS 8 "Accounting Policies, Changes in Accounting Estimates and Errors" and the corresponding figures have been restated in these financial statements.

The Company has adopted approach one under the scope of IFRIC 21/IAS 37/IAS 12. During the year, the Company incurred a loss before taxation of Rs. 550.271 million, resulting in accumulated losses amounting of Rs. 3,024.993 million as at September 30, 2024. The company had previously recorded a net deferred tax liability of Rs. 354.229 million in 2023. Following the adoption of approach one, any previously recorded deferred tax would require reassessment, and necessary adjustments would be made through retained earnings in accordance with IAS 08 'Accounting Policies, Changes in Accounting Estimates, and Errors'. Following the above guidance and management assessment, the Company will remain in minimum tax and deductible temporary difference cannot be utilized, the deferred tax liability recorded in prior year has been reversed and relevant adjustments has been made in statement of changes in equity.

The summary of effect on prior periods is presented below:

	As previously reported	Restatement	As restated
As at September 30, 2022			
Effect on statement of financial position:			
Deferred liabilities	420,652,037	(409,110,583)	11,541,454
"Revenue reserves accumulated losses"	(2,696,855,317)	150,905,033	(2,545,950,284)
"Surplus on revaluation of operating fixed assets"	2,371,408,110	258,205,550	2,629,613,660
As at September 30, 2023			
Effect on statement of financial position:			
Deferred liabilities	371,932,435	(354,229,410)	17,703,025
"Revenue reserves - accumulated losses"	(2,565,441,359)	112,921,280	(2,452,520,079)
"Surplus on revaluation of operating fixed assets"	2,330,038,563	241,308,130	2,571,346,693
Effect on statement of profit or loss:			
Income tax - deferred tax	(54,614,515)	54,614,515	-
Effect on other comprehensive income:			
Remeasurement of defined benefit liability related deferred	d tax (266,658)	266,658	-
Effect on statement of changes in equity:			
As at September 30, 2023			
Incremental depreciation transferred to retained earning	(41,369,547)	(16,897,420)	(58,266,967)

9. OPERATING FIXED ASSETS

9.1 The following is the statement of fixed assets;

Description	Freehold land	Buildings on freehold land	Plant and machinery	Electric installation	Tools and equipment	Vehicles	Furniture and fixtures	Office and other equipments	Computer and allied equipment	Total
					(Ru	pees)				
Net carrying value basis year ended September 30, 2024 Opening net book value (NBV) Additions / transfer (at cost) Disposals (NBV) Depreciation charge	1,728,240,000 - - -	276,304,8 10,627,6 (27,938,44	46 14,185	,000 6,73	9,836 3,856,	658 7,545,57 - (642,77	4 865,52 D)	74,000	786,210	3,492,165,517 44,680,444 (642,770) (108,854,750)
Closing net book value	1,728,240,000	258,994,0	84 1,370,184	,699 23,69	7,434 29,739,	716 7,789,86	0 2,732,20	3,614,023	2,356,417	3,427,348,441
Gross carrying value basis year ended September 30, 2024 Cost/revalued amount Accumulated depreciation	1,728,240,000	607,169,7 (348,175,70							4,956,779 (2,600,362)	5,091,831,323 (1,664,482,882)
Net book value	1,728,240,000	258,994,0	84 1,370,184	,699 23,69	7,434 29,739,	716 7,789,86	0 2,732,20	3,614,023	2,356,417	3,427,348,441
Net carrying value basis year ended September 30, 2023 Opening net book value (NBV) Additions / Transfer (at cost) Disposals (NBV) Depreciation charge	1,728,240,000 - - -	290,689,1 15,575,2 (29,959,48	19 13,832 - (5,727,	,101 10,33 917)	2,730 13,237,	117 2,791,08	2 610,82 9)	7 155,877	2,134,269 1,543,046 - (1,066,330)	3,550,648,365 58,077,999 (5,747,136) (110,813,711)
Closing net book value	1,728,240,000	276,304,8	80 1,427,965	,056 19,17	5,568 28,923,	177 2,860,37	7 2,146,31	3,938,156	2,610,985	3,492,165,517
Gross carrying value basis year ended September 30, 2023 Cost/revalued amount Accumulated depreciation	1,728,240,000	(320,237,26	30) (1,192,502,	894) (12,043	,903) (8,058,	384) (2,574,46	5) (5,971,130) (12,813,845)	4,170,569 (1,559,584) 2,610,985	5,047,926,983 (1,555,761,466)
IVEL DOOK VAIUE	1,728,240,000	2/6,304,8	80 1,427,965	,056 19,17	3,568 28,923,	177 2,860,37	7 2,146,31	5 3,938,156	2,010,985	3,492,165,517
Depreciation rate % per annum		10	5	10	10	20	10	10	33	

- 9.2 Free hold land of the Company is located at 5-km Faisalabad Road, District Okara, Punjab with an area covering 72.011 acres (2023: 72.011 acres). The building on freehold land and other immovable assets of the Company are constructed/located at above mentioned freehold land and address.
- 9.3 Plant and machinery and building on free hold land include transfer from capital work-in-progress amounting to Rs. 10.375 million (2023: Rs. 8.172 million).
- 9.4 Free hold land, buildings on free hold land, and plant and machinery were revalued by independent valuers M/s. Harvester Services (Private) Limited as at September 30, 2022 on the basis of market value. The revaluation resulted in surplus aggregating to Rs. 533.459 million. Had there been no revaluation on that date, the book value of operating fixed assets would have been lower by Rs. 2,553.340 million (2023: Rs. 2,573.245 million).
- 9.5 Had there been no revaluation, the net book value of the assets as at september 30, 2024 would have been as under:

Description	Note	2024 Rupees	2023 Rupees
Free hold land Buildings on free hold land Plant and machinery		7,959,798 52,738,796 774,917,357	7,959,798 46,790,167 800,770,902
		835,615,951	855,520,867

9.6 The forced sale value of free hold land, buildings on free hold land and plant and machinery is Rs. 1,469.004 million, 218.017 million and 1,116.000 million, respectively.

		Note	2024	2023
			Rupees	Rupees
9.7	The depreciation charge for the year is as follows:			
	Operating fixed assets	9.1	108,854,750	110,813,711
	Right-of-use assets	10	3,369,142	3,273,272
			112,223,892	114,086,983
9.8	The depreciation charge for the year is as follows:			
	Cost of sales	37	105,162,888	108,639,490
	General and administrative expenses	39	3,691,862	2,174,220
			108,854,750	110,813,711

- 9.9 Plant and machinery includes an amount of Nil (2023: Rs. Nil) as stand by equipment / parts which have been capitalised and depreciated over the useful life of the assets.
- 9.10 Fair value measurement (revalued property, plant and equipment)
- 9.10.1 Fair value measurement of free hold land is based on the valuations carried out by an independent valuer M/s. Harvester Services (Private) Limited as at September 30, 2022 on the basis of market value.
- 9.10.2 Fair value measurement of revalued land is based on assumptions considered to be level 2 inputs.

9.10.3 Valuation techniques used to derive level 2 fair values - Land

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

10.	RIGHT-OF-USE ASSETS	Note	2024 Rupees	2023 Rupees
	Vehicles Agricultural land	10.1 10.2	7,344,810 6,493,730 13,838,540	11,235,125 8,855,086 20,090,211
10.1	The following is the statement of right of use assets: Vehicle			
	Year ended September 30, 2024 Net carrying value basis Opening net book value Addition during the year Transferred to operating fixed assets Depreciation Gross carrying value basis	10.1.2	11,235,125 3,976,400 (6,858,929) (1,007,786) 7,344,810	14,848,919 37,590 (968,451) (2,682,933) 11,235,125
	Cost Addition during the year Transferred to operating fixed assets Accumulated depreciation Net book value	10.1.1	17,644,280 3,976,400 (12,061,950) (2,213,920) 7,344,810	19,386,220 37,590 (1,779,530) (6,409,155) 11,235,125

	Note	2024 Punasa	2023 Bunasa
10.1.1 Accumulated depreciation		Rupees	Rupees
Opening balance Charge for the year Transfer to fixed assets		6,409,155 1,007,786 (5,203,021)	4,537,301 2,682,933 (811,079)
Closing balance		2,213,920	6,409,155
Depreciation rate % per annum		20%	20%
10.1.2 This represents vehicles obtained on fina Bank Al Habib Limited as further detailed			
10.2 Agricultural land			
Year ended September 30 Net carrying value basis Opening net book value Addition during the year	10.2.3	8,855,086	- 9,445,425
Depreciation		(2,361,356)	(590,339)
Gross carrying value basis		6,493,730	8,855,086
Cost Accumulated depreciation	10.2.1	9,445,425 (2,951,695)	9,445,425 (590,339)
Net book value		6,493,730	8,855,086
10.2.1 Accumulated depreciation			
Opening balance Charge for the year		590,339 2,361,356	- 590,339
Closing balance		2,951,695	590,339
Depreciation rate % per annum		25%	25%
10.2.2 The depreciation charge for the year ha allocated as follows:	s been		
General and administrative expenses	39	3,369,142	3,273,272

10.2.3 This represents right of use of agriculture land against lease from various individuals for agriculture purposes to grow the sugarcane and seed experiments.

11. CAPITAL WORK IN PROGRESS

•	O'N TI'NE WOTH THOUNDED	Note	2024 Rupees	2023 Rupees
	This comprises of: Buildings on free hold land Plant and machinery	11.1	2,767,368 9,785,291	1,656,275
			12,552,659	1,656,275

	Building	Plant and machinery	Total
11.1 Movement of carrying amount	Rupees	Rupees	Rupees
Year ended September 30, 2024 Opening balance Additions (at cost) Transferred to operating fixed assets Closing balance	1,656,275 11,485,780 (10,374,687) 2,767,368	9,785,291 - 9,785,291	1,656,275 21,271,071 (10,374,687) 12,552,659
Year ended September 30, 2023 Opening balance Additions (at cost) Transferred to operating fixed assets	4,318,237 5,509,693 (8,171,655)	- - -	4,318,237 5,509,693 (8,171,655)
Closing balance	1,656,275		1,656,275

11.2 Buildings on free hold land consists of weigh bridge, sugar godown store and new mills house shed and plant and machinery consists of ash wet scrubber new turbine which are still under construction and expected to be completed in next financial year.

		Note	2024 Rupees	2023 Rupees
12.	LONG TERM DEPOSITS		upooo	. iapooo
	Long term deposits	12.1	630,184	525,400
12.1	Movement of carrying amount			
	Opening balance Addition Adjusted during the year Closing balance Current portion shown under the current	18	1,687,950 779,184 (1,311,550) 1,155,584 (525,400)	1,862,450 - (174,500) 1,687,950 (1,162,550)
			630,184	525,400

12.2 This comprises of security deposits with the bank in respect of leasing facility availed during the current and prior years.

13. STORES, SPARES AND LOOSE TOOLS

	Note	2024 Rupees	2023 Rupees
Stores	13.1	130,834,596	132,222,661
Spare parts	13.1	90,440,299	72,144,062
Logo		221,274,895	204,366,723
Less: Provision for obsolete store and spare parts	13.2	(16,041,549)	(16,041,549)
Loose tools		205,233,346 2,570,476	188,325,174 1,620,028
		207,803,822	189,945,202

13.1 Stores and spare parts also include items which may result in capital expenditure but are not distinguishable at the time of purchase. However, the stores and spare parts consumption resulting in capital expenditure are capitalized in cost of respective assets.

	are capitalized in cost of respective assets.	Note	2024 Rupees	2024 Rupees
13.2	Movement of provision for obsolete stores and spares			
	Opening balance Provision made		16,041,549 -	16,041,549
	Closing balance		16,041,549	16,041,549
14.	STOCK IN TRADE			
	Work in process - Sugar - Molasses		10,314,607 1,410,808	9,404,221 2,935,690
		37	11,725,415	12,339,911
	Finished goods - Sugar - Molasses	14.1&14.2	1,926,348,367 4,559,100	714,322,740 59,470
			1,942,632,882	726,722,121

- 14.1 Stock-in-trade up to a maximum amount of Rs. 1,851.301 million (2023: Rs. Nil) are under hypothecation of commercial banks as security for short term borrowings.
- 14.2 These include provision for write down of finished goods inventory to net realizable value amounting to Rs. 102.960 million (2023: Rs. 0.980 million).

15. TRADE DEBTS

		Note	2024 Rupees	2023 Rupees
	Unsecured Considered good		3,362,467	
	Less: Allowance for expected credit losses		3,362,467	- - -
15.1	This represents amount receivable from Malmo Bakers and Sweets and Jalal Sons against sale of sugar.			
16.	SHORT TERM INVESTMENT			
	At fair value through profit or loss - Mutual funds BAHL Asset Management Limited BAHL Islamic Money Market Fund	16.1	306,400	

16.1	Bank Alhabib Money Market Fund	Note	2024 Rupees	2023 Rupees
	Opening Acquired during the year Bonus / dividend Redeemed during the year Closing		600,000,000 5,752,300 (605,445,900) 306,400	- - - - -
17.	LOANS AND ADVANCES			
	Advances - (Unsecured - considered good) To employees Advance against supplies and services (Unsecured) Considered good	17.1	4,051,004	2,902,815
	To cane growers To store purchasers	17.2 17.3	322,701,342 120,175,788	295,092,221 19,300,146
			446,928,134	317,295,182

- 17.1 This represents advances given to employees against salary and expenses. These advances are provided for general purposes in accordance with the terms of their employment, which are not past due. These advances are unsecured, interest free and receivable on demand.
- 17.2 This represents advances to various sugar cane growers in the form of fertilizers, seeds and pesticides. These advances are unsecured, interest free and will be adjusted in sugar cane payment.
- 17.3 This represents advances to vendors and service providers and are settled as and when the items are received and services are rendered.
- 17.4 Financial assets under this caption are advances which are trivial for the decision making of users of the financial statements hence no impact on measurement has been considered.

		Note	2024 Rupees	2023 Rupees
18.	SHORT TERM DEPOSITS AND PREPAYMENTS			
	Prepaid insurance Current portion of long term deposit	12.1	272,885 525,400	1,435,035 1,162,550
			798,285	2,597,585
19.	OTHER RECEIVABLES			
	Considered good Input sales tax Considered doubtful	19.1	5,722,999	8,327,829
	Subsidy receivable on exports Less: Allowance for expected credit losses	19.3 19.2	105,742,500 (105,742,500)	105,742,500 (105,742,500)
			5,722,999	8,327,829

- 19.1 This represents sales tax against unclaimed invoices which have been claimed subsequent to the reporting date.
- 19.2 Movement of provision for impairment allowance is as follows:

Note	2024 Rupees	2023 Rupees
Balance as at October 01, Provision made during the year	(105,742,500)	(105,742,500)
Closing balance	(105,742,500)	(105,742,500)

- 19.3 This represents subsidy receivable from Government of Pakistan against export of sugar during the financial year 2015. This is claimable under finance division's notification No. 1(4) CF-C/2014-114 dated February 18, 2015 in terms of which Government of Pakistan has approved total cash subsidy at the rate of Rs. 10/- per kg to sugar mills on export of sugar, as per the terms and conditions mentioned therein. The Company considers that this amount may not be recoverable so that a provision is made for it.
- 19.4 The maximum amount due from Al-Moiz Industries Limited at the end of any month during the year was Rs. 4.590 million (2023: Rs. 4.561 million).
- 19.5 The maximum amount due from The Thal Industries Corporation Limited at the end of any month during the year was Rs. 9.145 million (2023: Rs. 7.371 million).

		Note	2024 Rupees	2023 Rupees
20.	TAXATION / LEVY - NET			
	Opening balance Advance income tax Less: Provision for taxation Prior year adjustment	43	36,941,661 109,401,106 (73,144,097) 49,047	32,487,650 60,956,930 (56,448,158) (54,761)
	Net asset / (liability)		73,247,717	36,941,661
21.	CASH AND BANK BALANCES			
	Cash in hand Balances at banks		527,414	297,964
	Deposit accounts	21.1	1,143,872	29,632,783
	Current accounts	21.3	82,117,910 83,789,196	86,880,162

- 21.1 Cash at bank in deposit accounts carries profit rate ranging from 14.00% to 20.70% (2023: 14.00% to 20.50%).
- 21.2 Cash at bank in current accounts do not carry any interest or mark-up. There is no impact on measurement of bank balances due to implementation of IFRS 9.
- 21.3 In some bank accounts, the Company has not conducted any transactions since long and the bank had marked these accounts as dormant.

22. SHARE CAPITAL

22.1 Authorized share capital

22.1	7 (0111011200 0	nare oapitar			
Nı	2024 umber of ordir of Rs. 10/	-		2024 Rupees	2023 Rupees
	70,000,000	70,000,000	Ordinary shares of Rs. 10/- each	700,000,000	700,000,000
22.2 No	Issued, subsection 2024 sumber of ording of Rs. 10/- ear	-	d up capital:	2024 Rupees	2023 Rupees
	6,400,000 3,050,000	6,400,000 3,050,000	Fully paid in cash Fully paid bonus shares	64,000,000 30,500,000	64,000,000 30,500,000
	9,450,000	9,450,000		94,500,000	94,500,000
				Number of Shares	Rupees
22.2.1	Movement of	share capital is	as follows:		
		nce as at Octob issued during t		9,450,000	94,500,000
	Closing balan	ce as at Septem	nber 30, 2024	9,450,000	94,500,000

22.2.2 There is no shareholder agreement for voting rights, board selection, rights of first refusal and block voting.

23.	DIRECTORS' LOANS	2024 Rupees	2023 Rupees
	Unsecured Directors Chief Executive	2,635,700,000 367,000,000	2,635,700,000 367,000,000
		3,002,700,000	3,002,700,000

23.1 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 Pakistan. The Director's loan is subordinated to financial institutions against banking facilities to the extent mentioned in respective financing agreements.

		2024 Rupees	2023 Rupees
24.	SURPLUS ON REVALUATION OF FIXED ASSETS - Restated		
	Balance brought forward Revaluation during the year Less:	2,571,346,693	2,629,613,660
	Transferred to equity in respect of incremental depreciation charged during the year - (net of deferred tax) Related deferred tax liability during the year transferred to profit and loss account	54,073,589	58,266,967
		(54,073,589)	(58,266,967)
		2,517,273,104	2,571,346,693

24.1 The Company's freehold land, buildings on freehold land, and plant and machinery have been revalued by M/s. Harvester Services (Private) Limited, an independent valuer not connected with the Company and approved by Pakistan Banks' Association (PBA). The basis of revaluation for items of these fixed assets were as follows:

Freehold land

Fair market value of freehold land was assessed through inquiries to real estate agents and property dealers in near vicinity of freehold land. Different valuation methods and exercises were adopted according to experience, location and other usage of freehold land. Valuer had also considered all other relevant factors as well.

Buildings on freehold land

Construction specifications were noted for each building and structure and new construction rates were applied according to construction specifications for current replacement values. After determining current replacement values, depreciation was calculated to determine the current assessed market value.

Plant and machinery

Suppliers and different sugar plant consultants in Pakistan and abroad were contacted to collect information regarding current prices of comparable sugar plant to determine current replacement value. Fair depreciation factor for each item was applied according to their physical condition, usage and maintenance.

24.2 Had there been no revaluation, the net book value of the specific classes of operating assets would have been as follows:

	Note	2024 Rupees	2023 Rupees
Freehold land		7,959,798	7,959,798
Buildings on freehold land		52,738,796	46,790,167
Plant and machinery		774,917,357	800,770,902

25.	LONG TERM LOAN	Note	2024 Rupees	2023 Rupees
	Secured - banking companies Bank Al Habib Limited Allied Bank Limited	25.1 25.2	199,535,950 200,000,000	259,527,150 66,666,668
			399,535,950	326,193,818
	Current portion shown under current liabilities		(259,991,200) 139,544,750	(131,222,418) 194,971,400

- 25.1 This is a term loan obtained from Bank Al Habib Limited with approved limit of Rs. 300 million (2023: Rs. 300 million). This facility is secured against the personal guarantees of directors, corporate guarantees of M/s Al- Moiz Industries Limited (associated Company), subordination of directors loans and pari passu charge over present and future fixed asset of the Company (land, building, plant and machinery) with 25% margin amounting to Rs. 667 million.
- 25.2 This is revolving Agri-facility with approved limit of Rs. 200 million (2023: Rs. 200 million). This facility is secured against the personal guarantees of directors, corporate guarantees of M/s Al- Moiz Industries Limited (associated Company), subordination of directors loans and pari passu charge over present and future fixed asset of the Company (land, building, plant and machinery) with 25% margin amounting to Rs. 267 million. As of September, 30, 2024, the Company's current ratio is below 1:1, as required under the Bank's benchmark, consequently, the management has reclassified remaining non-current portion of loan amounting to Rs. 66.667 million as current liability.
- 25.2 These facilities caries markup ranging from 3 month KIBOR+1%.

26.	LONG TERM DIMINISHING MUSHARAKA	Note	2024 Rupees	2023 Rupees
	Secured-banking companies National Bank of Pakistan (Islamic mode)	26.1	270,000,000	300,000,000
	Current portion shown under current liabilities		270,000,000 (60,000,000)	300,000,000 (30,000,000)
			210,000,000	270,000,000

26.1 This is a term loan obtained from National Bank of Pakistan- Aitemaad with approved limit of Rs. 300 million (2023: Rs. 300 million) and carries mark-up at the rate ranging from 6 months KIBOR plus 1.50% per annum. This facility is secured against the personal guarantees of directors and first pari passu charge of Rs. 400 million on present and future fixed asset of the Company with 25% margin to be registered with SECP including constructive equitable mortgage of land and hypothecation of plant and machinery of Company.

		Note	2024 Rupees	2023 Rupees
27.	LEASE LIABILITIES			
	Secured - Against right-of-use assets Lease liabilities Less: current portion shown under current liabilities	27.1	10,983,614 (4,362,004)	10,413,498 (3,200,445)
			6,621,610	7,213,053
27.1	Movement of lease liabilities is as follows:			
	Opening balance as at October 01, Add: recognized during the year Add: interest expense for the year		10,413,498 3,906,000 1,577,896	11,698,208 9,445,425 1,708,665
	Less: payment made during the year		(4,913,780)	(12,438,800)
	Closing balance Less: current portion shown under current liabilities		10,983,614 (4,362,004)	10,413,498 (3,200,445)
			6,621,610	7,213,053
27.2	Maturity analysis-contractual undiscounted cash flows			
	Less than one year One to five year		6,245,054 6,389,136	3,935,917 7,878,540
	Total undiscounted lease liability Less: future finance cost		12,634,190 (1,650,576)	11,814,457 (1,400,959)
	Total undiscounted lease liability		10,983,614	10,413,498

- When measuring lease liabilities, the Company discounted lease payments using its incremental borrowing rate ranges from 17.01% to 24.25% per annum (2023: 17.02% to 23.52% per annum).
- 27.4 The lease facility has been obtained from Bank Al Habib Limited. The assets is owned by the Bank. The above liabilities were obligations under leases with bank for lease of vehicles. This also includes agriculture land obtained on long term lease.

28.	DEFERRED LIABILITIES	Note	2024 Rupees	2023 Rupees
	Deferred taxation - restated Provision for gratuity	28.1 28.2	- 25,281,610	17,703,025
			25,281,610	17,703,025

28.1 The deferred tax liability has been reversed in term of light of guidance under IAS 37/IFRIC 21 - IAS 12.

28.2 Provision for gratuity

28.2.1 General description

The scheme provides for termination benefits for all its permanent employees who qualify for the scheme. The defined benefit payable to each employee at the end of his service comprises of total number of years of his service multiplied by last drawn basic salary. The Gratuity scheme is a un-funded arrangement. There is no minimum funding requirement for gratuity benefit scheme. The gratuity benefit scheme is a defined benefit scheme.

Annual charge is based on actuarial valuation carried out by an independent approved valuer M/s TRT Associates as at September 30, 2024 using the Projected Unit Credit method.

The Company faces the following risks on account of gratuity:

The main risk of gratuity benefit scheme is that the accrued benefits may not be paid when they fall due. The gratuity benefit liability reflected in the Company's accounts provides a reasonable security of the accrued rights because it is likely that the accrued gratuity benefits could be considered as high priority debt in case of insolvency of the sponsor.

Final salary risk - The risk that the final salary at the time of cessation of service is greater than what the Company has assumed. The present value of the defined benefit liability is calculated by reference to the future salaries of plan participants. As such, an increase in the salary of the plan participants will increase the liability and vice versa.

Discount rate fluctuation - The present value of the defined benefit liability is calculated using a discount rate determined by reference to the market yields at the end of the reporting period on high quality corporate bonds, or where there is no deep market in such bonds, by reference to market yields on government bonds. Currencies and terms of bond yields used must be consistent with the currency and estimated term of the post-employment benefit obligations being discounted. A decrease in bond interest rates will increase the liability, and vice versa.

Demographic Risks: Mortality Risk - The present value of the defined benefit liability is calculated by reference to the best estimate of the mortality of plan participants during employment. An improvement in the mortality rates of the participants may increase/decrease the liability and vice versa depending on the age-service distribution of the exiting employees.

Withdrawal Risk - The present value of the defined benefit liability is calculated by reference to the best estimate of the withdrawal rate / attrition rate of plan participants. As such, an increase in the withdrawal rate may increase/decrease the liability and vice versa depending on the age-service distribution of the exiting employees.

	2024 Percentage Per	2023 Percentage annum
28.2.2 Significant actuarial assumptions		
Following are significant actuarial assumptions used in the valuation:		
Discount rate Expected rate of increase in salary Expected average remaining working life time of employees	12.00% 11.00% 8 years	16.75% 15.75% 8 years
28.2.3 Reconciliation of payable to defined benefit plan	2024 Rupees	2023 Rupees
Present value of obligation Liability recognized in balance sheet	25,281,610	17,703,025

	Note	2024 Rupees	2023 Rupees
28.2.4 Movement of the liability recognized in the statement of financial position		Парссо	Nupces
Opening net liability Charge for the year Remeasurement chargeable to other	28.2.6	17,703,025 14,771,634	11,541,454 7,586,305
comprehensive income Benefits paid during the year	28.2.9	3,179,817 (10 ,372,866)	919,510 (2,344,244)
Closing net liability		25,281,610	17,703,025
28.2.5 Movement in present value of defined benefit oblig	gations		
Present value of obligation at the start of the year Current service cost Past service cost		17,703,025 6,573,449 6,101,656	11,541,454 6,186,445
Interest cost		2,096,529	1,399,860
Remeasurements: Actuarial losses from changes in financial assump Benefit paid during the year	tion	3,179,817 (10,372,866)	919,510 (2,344,244)
Closing present value of defined benefit obligation	S	25,281,610	17,703,025
28.2.6 Charge for the year			
Current service cost Past service cost		6,573,449 6,101,656	6,186,445 -
Interest cost		2,096,529	1,399,860
Charge for the year		14,771,634	7,586,305
28.2.7 Allocation of charge for the year			
Cost of sales		10,340,144	4,584,123
Selling and distribution expenses General and administrative expenses		295,432 4,136,058	100,000 2,902,182
•		14,771,634	7,586,305
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28.2.8 The expected charge in respect of defined benefit plan for the year ending September 30, 2025 will be Rs. 7.389 million.

Note	2024 Rupees	2023 Rupees
28.2.9 Total remeasurement charge in other comprehensive income		
Remeasurement of plan obligation Actuarial (gains) / losses from changes in demographic assumption Actuarial (gains) / losses from changes in	-	-
financial assumption	3,179,817	919,510
Experience adjustment	-	
	3,179,817	919,510

28.2.10 Sensitivity analysis	2024 Rupees	2023 Rupees
The impact of 1% change in following variables on defined benefit obligation is as follows:		
Discount rate + 100 bps Discount rate - 100 bps Salary increase + 100 bps Salary increase - 100 bps	23,347,429 27,376,630 27,376,025 23,347,143	16,348,647 19,170,028 19,169,604 16,348,447
28.2.11 Maturity profile		
Time in year 1 2 3 4 5-11 onwards	4,825,611 6,139,057 7,301,474 8,982,429 50,300,947	2,628,101 3,374,992 4,164,217 4,826,395 25,872,407

282.12 The average duration of the defined benefit obligation is 8 years.

282.13 During the year, the comparative figures of maturity profile have been revised based on correct numbers. The change does not have any impact on these financial statements.

28.2.14 Year wise comparison is as follows:

	2024	2023	2022	2021	2020
			Rupees		
Present value of defined benefit obligation	25,281,610	17,703,025	11,541,454	7,705,659	2,761,963
Experience adjustment on obligation	-	-	-	143,475	(151,708)

	Note	2024 Rupees	2023 Rupees
TRADE AND OTHER PAYABLES		.,	
Trade creditors		143,043,983	114,171,800
Accrued liabilities		20,557,482	21,104,358
Workers' Profit Participation Fund	29.3	-	8,308,468
Workers' Welfare Fund	29.4	-	1,991,090
Taxes and duties payable		5,264,135	2,040,782
Sales tax payable		28,315,881	64,732,244
Other liabilities		187,873	762,782
		197,369,354	213,111,524
	Trade creditors Accrued liabilities Workers' Profit Participation Fund Workers' Welfare Fund Taxes and duties payable Sales tax payable	TRADE AND OTHER PAYABLES Trade creditors Accrued liabilities Workers' Profit Participation Fund Workers' Welfare Fund Taxes and duties payable Sales tax payable	Trade creditors Accrued liabilities Workers' Profit Participation Fund Workers' Welfare Fund Taxes and duties payable Sales tax payable Other liabilities Rupees 143,043,983 20,557,482 20,557,482 29.3

29.1 As the reporting date there is no payable balance to related parties. The maximum amount due to Thal Industries Corporation Limited and Al-Moiz Industries Limited at the end of any month during the year was Rs. Nil (2023: Rs. 2.008 million) and Nil (2023: Rs. 34.330 million), respectively.



29.2 The trade creditors' balances includes an amount of Rs. 14.107 million and accrued liabilities includes an mount of Rs. 9.136 million respectively, which are long outstanding at the reporting date and are adjustable against the payment to be made to the Sponsor Sellers as per agreement. However, due to un-availability of third party confirmation, on prudence basis these balance have not been adjusted and the Company will complete the due legal process before adjusting these balances.

		Note	2024 Rupees	2023 Rupees
29.3	Workers' Profit Participation Fund			
	Balance as at October 01, Interest Less: amount paid	29.3.2	8,308,468 834,655 (9,142,110)	2,723,310 607,434
	Less: unallocated amount paid to Govt. treasury Current year's allocation at 5%	40	1,013 (1,013) -	3,330,744 - 4,977,724 8,308,468

29.3.1 The Company retains the allocation of this fund for its business operations till the amounts are paid.

29.3.2 Interest on Workers' profit (participation) fund has been provided at the rate of 22.31% (2023:22.31%).

	2024	2023
	Rupees	Rupees
Workers' Welfare Fund	·	·
Balance as at October 01.	1.991.090	3,578,937
Less: amount paid to fund	(1,991,090)	(3,578,937)
Current year's allocation at 2%	-	1,991,090
	-	1,991,090
CONTRACT LIABILITIES		
Unsecured		
Opening balance as at October 01,	408,485,470	73,494,312
Advance received	5,938,733,367	4,983,937,109
Income recognized	(6,105,442,829)	(4,648,945,951)
Closing balance	241,776,008	408,485,470
	Balance as at October 01, Less: amount paid to fund Current year's allocation at 2% CONTRACT LIABILITIES Unsecured Opening balance as at October 01, Advance received Income recognized	Workers' Welfare Fund Balance as at October 01, Less: amount paid to fund Current year's allocation at 2% CONTRACT LIABILITIES Unsecured Opening balance as at October 01, Advance received Income recognized Rupees 1,991,090 (1,991,090) 408,485,470 5,938,733,367 [6,105,442,829]

30.1 During the year, the performance obligations under lying the opening contract liability of Rs. 408.485 million were satisfied in full. Accordingly, the said liability was recorded as revenue during the year. In addition, information regarding the timing of satisfaction of performance obligations underlying the closing contract liability of Rs. 241.776 million is not presented since the expected duration of all the contracts entered into with the customers is less than one year.

31.	DUE TO PATTOKI SUGAR MILLS LIMITED	Note	2024 Rupees	2023 Rupees
01.	Unsecured: Pattoki Sugar Mills Limited (PSML)	31.1	9,007,275	15,552,242
31.1	Movement of amount due to Pattoki Sugar Mills Limited (PSML) is as follow:			
	Opening balance Add: adjustment made during the year Less: expenses paid on behalf of PSML		15,552,242 (1,498,757) (5,046,210)	16,656,242 - (1,104,000)
	Closing balance		9,007,275	15,552,242

31.2 This represents balance payable to M/s Pattoki Sugar Mills Limited (PSML) - the ex holding company as settlement balance. During the year, the Company has paid legal expenses in respect of old cases and made the adjustment of balance payable to PSML.

		Note	2024 Rupees	2023 Rupees
32.	SHORT TERM BORROWING		·	·
	Secured - banking companies Cash Finance (Conventional financing)	32.1	1,851,297,154	-
	Short term Financing (STF) Bank Al Habib Limited	32.2	200,000,000	100,000,000
	Running Finance Bank Al Habib Limited	32.3	7,753,566	
			2,059,050,720	100,000,000

- 32.1 This represents cash finance facility under the conventional financing arrangement from various banks that carries mark-up at the rate ranging from 1 month KIBOR plus 0.75% to 1% per annum (2023: 1 month KIBOR plus 0.75% per annum) on utilized limits. This facility is secured against white refined sugar bags at 22% margin, personal guarantees of the directors and subordination of loan from directors.
- 32.2 This represents the financing facility for procurement and supply of agricultural inputs to growers of the Company aggregated to Rs. 200 million (2023: Rs. 200 million). This facility carries the markup at the rate of relevant KIBOR plus 1% per annum. This facility is secured against the personal guarantees of directors, corporate guarantees of M/s Al- Moiz Industries Limited (associated Company), subordination of directors loan and pari passu charge over present and future fixed assets of the Company.
- 32.3 During the year, the Company had availed a running finance facility from Bank Al Habib Limited aggregated to Rs. 50 million (2023: Rs. 50 million) and carries mark-up at the rate of 1 month KIBOR plus 0.75% (2023: 1 month KIBOR plus 0.75%) on utilized limits. This facility was secured against all present and future current assets of the Company for Rs. 67 million and personal guarantees of the directors.

33.	MARK UP ACCRUED	Note	2024 Rupees	2023 Rupees
<i>აა.</i>	WARK OF ACCROED			
	Long term financing from associated company Long term financing from banking companies Short term borrowings Mark-up on lease		264,084,254 37,403,118 114,733,629	264,084,254 32,305,172 8,795,548 150,797
			416,221,001	305,335,771
34.	CURRENT PORTION OF LONG TERM LIABILITIES			
	Liabilities against assets subject to finance lease Long term loans Long term diminishing musharka	27 25 26	4,362,004 259,991,200 60,000,000	3,200,445 131,222,418 30,000,000
			324,353,204	164,422,863

35. CONTINGENCIES AND COMMITMENTS

35.1 Contingent liabilities

- a) The LTU-FBR has preferred a reference before Income Tax Appellate (ITAT) for the assessment year 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 favor 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. The figures are not quantifiable due to old cases.
- 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. The figures are not quantifiable due to old cases.
- 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 (2023: Rs. 3.825 million).

- e) Demand amounting to Rs. 2.528 million has been created by DCIR vide order dated November 07, 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 (2023: 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 (2023: Rs. 12.648 million).
- g) Demand amounting to Rs. 9.894 million has been created by DCIR vide order dated December 20, 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. 9.894 million (2023: Rs. 9.894 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 amounts 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 (2023: 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 analyzed 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 on 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 favorable 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 analyzed 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 favorable outcome of the proceedings. However, if the case is decided against the Company, it may result in tax payable of Rs. 16.163 million (2023: Rs. 16.163 million).

- I) 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 favorable outcome of the proceedings. However, if the case is decided against the Company, it may result in tax payable of Rs. 10.163 million (2023; Rs. 10.163 million).
- m) 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 Honorable High Court of Sindh, Karachi.
- n) The Competition Commission of Pakistan (CCP) initiated the inquiry against all the sugar mills due to price hike based on export of Sugar. CCP decided the case against the sugar mills and imposed penalty on all the sugar mills and Sugar Mills Association amounting to Rs. 44 billion. As per CCP decision maximum penalty of Rs. 8.512 million was imposed on the Company. According to majority of lawyers, the CCP decision was based on veto powers used by the chairman of committee which is bad in law and cannot hold in superior courts. The Company along with others sugar industries filed a petition against this decision in the higher courts. The Honorable Court has granted a stay to the Company against this penalty.
- o) The Company has received notice under section 254 of the Companies Act, 2017 and directors have also received a notice pursuant to section 111(b) of the Securities Act, 2015 which have been responded. The Company and directors are not expecting any further unpleasant correspondence in this regard.
- p) The Company has obtained a stay against the notice received from EOBI, in which the EOBI is demanding to pay the EOBI contribution on the basis of Rs. 25,000/- instead of Rs. 13,000/-. The Company is confident to defend the case and considering no adverse effect on the Company financial statements.

35.2 Commitments

a) The Company is committed as at the reporting date in respect of capital expenditure of Rs. Nil (2023: 150 million).

b) The amount of future lease rentals on vehicle contract and the period in which payments will become due are as follows:

	Note	2024 Rupees	2023 Rupees
Less than one year Between one and five years	27.2 27.2	6,245,054 6,389,136	3,935,917 7,878,540
		12,634,190	11,814,457

36. SALES

Set out below is the dis-aggregation of the Company's revenue from contracts with customers.

		Note	2024 Rupees	2023 Rupees
	Manufacturing - local Sugar			
	Local Export		5,933,803,858 192,780,000	4,302,367,649 232,740,000
	D. come diverte and an		6,126,583,858	4,535,107,649
	By products sales: Molasses Bagasse V.F.Cake	36.1	703,368,930 37,665,388 28,462,655	678,776,670 35,928,375 14,699,735
	Laconada Any/EED		769,496,973	729,404,780
	Less: sales tax/FED Sugar Molasses Bagasse V.F.Cake		(975,656,521) (69,224,210) (5,745,568) (5,132,610)	(651,276,576) (62,371,160) (5,569,623) (2,155,848)
			(1,055,758,909)	(721,373,207)
36.1	Molasses:		5,840,321,922	4,543,139,222
30.1	Sale under			
	- DTRE (Duty and Tax Remission for Exporters) - Others		249,565,774 453,803,156	270,000,000 408,776,670
00.0	On a man bind maniana		703,368,930	678,776,670
36.2	Geographical region:			
	Pakistan Tajkistan / Singapore		5,933,803,858 192,780,000	4,302,367,649 232,740,000
			6,126,583,858	4,535,107,649
36.3	Timing of transfer of goods			
	Goods transferred to customers at a point in time		6,126,583,858	4,535,107,649

36.4 The sales includes an amount of Rs. 841.906 million (2023: Rs. 324.000 million) which has been made to an associated company, Naubahar Bottling Company (Private) Limited on prevailing market rates.

37.	COST OF SALES	Note	2024 Rupees	2023 Rupees
07.	Cane purchases and expenses thereon		6,106,024,252	3,574,265,411
	Other overheads: Stores, spares and consumables Packing materials consumed Chemicals consumed Salaries, wages and other benefits Fuel and power Repair and maintenance Depreciation on operating fixed assets Vehicle running expenses Fee and subscription Insurance Other factory overheads	37.1 9.8	16,927,108 52,074,032 33,580,174 232,778,878 32,418,330 185,579,055 105,162,888 16,049,758 355,610 1,067,936 14,412,199	27,023,660 39,003,164 34,340,973 184,284,670 28,172,040 164,128,735 108,639,490 13,451,733 90,000 1,002,063 9,156,793
	Work in process		690,405,968	609,293,321
	Opening Closing	14	12,339,911 (11,725,415) 614,496	5,413,703 (12,339,911) (6,926,208)
	Cost of goods manufactured		6,797,044,716	4,176,632,524
	Finished goods			
	Opening Closing	14	714,382,210 (1,930,907,467)	530,146,487 (714,382,210)
			(1,216,525,257)	(184,235,723)
			5,580,519,459	3,992,396,801

37.1 This amount includes Rs. 10.340 million (2023: Rs. 4.584 million) in respect of employees' retirement benefits.

38.	SELLING AND DISTRIBUTION EXPENSES	Note	2024 Rupees	2023 Rupees
	Salaries, wages and other benefits Freight outward Other selling expenses related to export Stacking, restacking and carriage Insurance Commission on sale of sugar	38.1	5,803,081 1,055,962 936,603 16,308,847 2,366,766 3,507,600 29,978,859	4,632,855 12,197,430 1,198,348 15,186,974 1,131,182 2,966,098

38.1 This amount includes Rs. 0.295 million (2023: Rs. 0.100 million) in respect of employees' retirement benefits.

		Note	2024	2023
			Rupees	Rupees
39.	GENERAL AND ADMINISTRATIVE EXPENSES			
	Salaries, wages and other benefits Director's meeting fee Traveling and conveyance Rent, rates and taxes Telephone and postage Printing and stationery Fee and subscription Insurance Repair and maintenance Vehicle running expenses Entertainment Legal and professional charges Charity and donations Depreciation on operating fixed assets Depreciation on right-of-use assets Miscellaneous	39.1 39.2 9.8 10.1	105,964,839 690,000 316,259 485,517 1,178,451 2,885,357 5,647,276 4,550,573 5,038,768 10,140,914 3,601,993 3,164,366 2,495,413 3,691,862 3,369,142 7,394,192	88,695,022 370,000 409,898 322,500 1,021,149 2,189,460 6,853,485 3,231,377 4,510,494 5,800,047 2,677,457 9,016,948 2,756,942 2,174,220 3,273,272 2,637,465
			160,614,922	135,939,736

39.1 This amount includes Rs. 4.136 million (2023: Rs. 2.902 million) in respect of employees' retirement benefits.

		Note	2024 Rupees	2023 Rupees
39.2	Description		·	·
	Iftar Dastarkhawan Turkey and Syria Earthquake Victims		2,495,413	500,000
40.	OTHER OPERATING EXPENSES			
	Auditors' remuneration Cost audit fee Rent of land Impairment of bank balances Capacity regularization fee Worker's profit participation fund Worker's welfare fund	40.1 40.2 21.3 29.3 29.4	1,485,102 191,100 - - - - - 1,676,202	1,267,750 173,250 240,000 80,335 100,000,000 4,977,724 1,991,090 108,730,149
40.1	The breakup for audit fee is as follow;			
	Audit fee Half yearly review fee Review of code of corporate governance Certifications Out of pocket expenses		843,240 330,000 174,690 36,500 100,672 1,485,102	733,250 334,000 81,250 52,500 66,750 1,267,750



40.2 This rental agreements have been classified as short-term leases due to their duration being less than 12 months or low value. The Company applies the short-term lease recognition exemption to its short-term leases of its assets (i.e., those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). Accordingly, these have been considered operating or low value leases.

41.	OTHER INCOME	Note	2024 Rupees	2023 Rupees
	Income from financial assets Profit on bank deposit Dividend income		35,348,106 6,767,503 42,115,609	27,140,289
	Income from non-financial assets Gain on sale of fixed assets Gain on sale of store items Exchange gain on export of Sugar Margin charged on agri products Sale of scrap Misc. Income Liabilities no longer payable written back	41.1 41.2	98,214 1,391,406 7,938 46,304,683 49,761,876 50,000	7,772,448 609,007 19,106,189 43,763,513 57,975,973
	Liabilities no longer payable written back	41.2	97,614,117	147,119,103 174,259,392

- 41.1 This represents rate difference / margin charged to cane growers on provision of fertilizers and seeds.
- 41.2 This represents accrued liability which was no more payable in the previous year.

42.	FINANCIAL CHARGES	Note	2024 Rupees	2023 Rupees
	Mark-up / interest on: Short term financing Long term loan from banks Interest on worker's profit participation fund Lease liabilities		635,180,790 118,594,022 834,655 1,577,896	237,607,584 109,372,106 607,434 1,708,665
	Bank charges and commission		756,187,363 1,346,326 757,533,689	349,295,789 1,137,585 350,433,374
43.	LEVY	40.4		
	Minimum taxes	43.1	73,144,097	56,448,158

- 43.1 This represents minimum taxes paid under Section 113 of Income Tax Ordinance, 2001 representing levy in terms of requirements of IFRIC 21/IAS 37.
- 43.2 As the tax charge represent minimum tax (turnover) under under section 113 of the income Tax Ordinance, 2001, numerical reconciliation between the average effective tax rate and the applicable tax rate is not prepared and presented.

44.	TAXATION	Note	2024 Rupees	2023 Rupees
	Current Prior year adjustments	44.1	(49,047)	54,761
	Deferred tax	28	(49,047) -	54,761 -
			(49,047)	54,761

^{44.1} This represents a difference between net taxation charged in the financial statements and the income tax return filed in the last year due to expenditure not taken into account.

44.2 Comparison of tax provision against tax assessments

Years	Excess/ (Short)	Tax provision	Tax assessment / tax return
		(Rupees)	
2022-23	41,334	56,448,158	56,406,824
2021-22 2020-21	(46,761)	48,838,233 48.022.480	48,884,994 48,022,480
2019-20	-	24,408,193	24,408,193

44.3 Reconciliation of tax charge

Reconciliation of current tax charge charged as per tax laws for the year, with current tax recognised in the profit and loss is as follows:

Current tax liability for the year as per applicable tax laws	73,095,050	56,502,919
Portion of current tax liability as per tax laws, representing income tax under IAS 12	49,047	(54,761)
Portion of current tax computed as per tax laws, representing levy in terms of requirements of		
IFRIC 21/IAS 37	(73,144,097)	(56,448,158)
Difference	-	-

- 44.4 Minimum tax for tax year 2017, 2018, 2019 and 2020 of Rs. 47.191 million, Rs. 62.772 million, Rs. 1.849 million and Rs. 2.512 million respectively was fully adjusted against the tax credits under section 65B. The Company has claimed tax credit at the rate of 10% for tax year 2019 based on the appeals filed by the general Industry in the Courts.
- 44.5 As at September 30, 2024, as per the treatments adopted in tax returns filed that are based on the applicable tax laws and decisions of appellate authorities on similar matters, the provision in the financial statements for income tax is sufficient as there are strong grounds that the said treatments are likely to be accepted by the tax authorities.

45. TRANSACTIONS AND BALANCES WITH RELATED PARTIES

The related parties comprise of ultimate parent company and parent company, 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:

			September 30, 2024), 2024	September 30, 2023	0, 2023
Name of parties	Nature of relationship	Nature of transactions	Transactions during the year	Closing balance	Transactions during the year	Closing balance
				Rupees		
Naubahar Bottling Company (Private) Limited	Associated Company	Sale of sugar Paid / received / adjustment (net) Long term loans - paid/adjusted Mark-up payable	841,905,596 841,905,596	264,084,254	324,000,000	- - 264,084,254
The Thal Industries Corporation Limited	Associated Company	Sale - Store items Purchases - store items Purchases - other items Paid / received / adjustment (net)	15,004,742 - 330,000 14,674,742		7,371,000	1 1 1 1
Al-Moiz Industries Limited	Associated	Sale of scrap Sale of store item Paid / received / adjustment (net) Purchases- steel items Purchases- other item	28,145,252 2,860,025 22,220,873 8,784,404		35,989,446 - 1,659,242 34,129,377 200,827	1 1 1 1 1
Directors / shareholders Mr. Muhammad Shamim Khan Mrs. Qaiser Shamim Khan Mr. Nauman Ahmed Khan Mr. Adnan Ahmed Khan	Director Director Director CEO	Directors' contribution/loan Directors' contribution/loan Directors' contribution/loan Directors' contribution/loan	1 1 1 1	1,356,300,000 1,199,600,000 79,800,000 367,000,000		1,356,300,000 1,199,600,000 79,800,000 367,000,000
Executives	Key management Personnel	Remuneration paid	58,625,820	·	42,084,148	ı

45.1 Basis of relationship with the company

In respect of associated companies and holding company incorporated inside Pakistan with whom the company had entered into transaction during the financial year along with basis of relationship is as follows:

Name of related party	Country of Incorporation/ origin	Relationship	Basis of Association	Shareholdings	Basis of Association	Shareholdings
			20	24	2023	
Naubahar Bottling Company (Private) Limited	Pakistan	Associated	Common management	Nil	Common management	Nill
Al-Moiz Industries Limited	Pakistan	Associated	Common management	Nil	Common management	Nil
Moiz Textile Limited	Pakistan	Associated	Common management	Nil	Common management	Nil
The Thal Industries Corporation Limited	Pakistan	Associated	Common management	Nil	Common management	Nil
Mr. Muhammad Shamim Khan	Pakistan	Director	Shareholding	29.1623%	Shareholding	29.1623%
Mrs. Qaiser Shamim Khan	Pakistan	Director	Shareholding	28.0002%	Shareholding	28.0002%
Mr. Adnan Ahmed Khan	Pakistan	Chief Executive	Shareholding	20.0002%	Shareholding	20.0002%
Mr. Nauman Khan	Pakistan	Director	Shareholding	20.0002%	Shareholding	20.0002%
Malik Manzoor Hussain Humayun	Pakistan	Director	Shareholding	0.0169%	Shareholding	0.0169%
Mr. Farid ul din Ahmed	Pakistan	Director	Shareholding	0.0021%	Shareholding	0.0021%
Mrs. Sarah Hajra Khan	Pakistan	Director	Shareholding	0.0032%	Shareholding	0.0032%

- 45.2 The details of compensation paid to key management personnel are shown under the heading of "Remuneration of Chief Executive, Directors and Executive (note 50)". There are no transactions with key management personnel other than under their terms of employment except otherwise stated.
- 45.3 Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the entity. The Company considers all members of its management team, including the Chief Executive Officer and the Directors to be key management personnel.

46. (LOSS) / EARNING PER SHARE - BASIC AND DILUTED (RUPEES)

There is no dilutive effect on the basic earnings per share of the Company, which is based on:

	2024	2023 (Restated)
(Loss) / profit after taxation - (Rupees)	(623,366,533)	36,082,748
Weighted average number of ordinary shares	9,450,000	9,450,000
(loss) / earning per share - (Rupees)	(65.96)	3.82

47. RECONCILIATION OF MOVEMENT OF LIABILITIES AND EQUITIES TO CASH FLOWS ARISING FROM FINANCING ACTIVITIES

	Liabilities			
	Short & Long term Loans and others	Directors contribution	Lease liabilities	Total
		(Rupee	es)	
Balance as at October 1, 2023	722,742,216	3,002,700,000	10,413,498	3,735,855,714
Contribution / borrowings obtained Prior year adjustment Repayment of financing	2,032,392,852 3,451,602 (30,000,000)	- - -	3,906,000 70,400 (3,406,284)	2,036,298,852 3,522,002 (33,406,284)
	2,005,844,454	-	570,116	2,006,414,570
Balance as at September 30, 2024	2,728,586,670	3,002,700,000	10,983,614	5,742,270,284

- 47.1 There is no movement in the dividend during the year, therefore no reconciliation has been prepared.
- 47.2 There is no non cash transaction during the year (2023: Nil).

48. FINANCIAL INSTRUMENTS

Financial risk management

The Company has exposures to the following risks from its use of financial instruments:

- Credit risk
- Liquidity risk
- 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.

48.1 Credit risk

Credit risk represents the accounting loss that would be recognized at the reporting date if the counter party fails completely to perform as contracted and arise principally from trade debts, loans and advances, trade deposits, other receivables and bank balances. The carrying amount of financial assets represents the maximum credit exposure before any credit enhancements. The maximum exposure to credit risk at the reporting date is as follows:

2024

	Rupees	Rupees
Long term deposits	630,184	525,400
Trade debts	3,362,467	-
Loans and advances	446,928,134	317,295,182
Bank balances	83,261,782	116,512,945
Short term investment	306,400	-
Other receivables	5,722,999	8,327,829
Short term deposits and prepayments	798,285	2,597,585
	534,182,567	434,333,527

2023

The credit quality of financial assets that are neither past due nor impaired can be assessed by reference to external credit ratings or to historical information about counterparty. To manage exposure to credit risk in respect of trade receivables, management performs credit reviews taking into account the customer's financial position, past experience and other factors. Credit terms are approved by the approval committee. Where considered necessary, advance payments are obtained from certain parties. There is no separate credit period defined.

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

The maximum exposure to credit risk for trade debts at the reporting date by geographic region is as follows:

	2024 Rupees	2023 Rupees
Export	-	-
Domestic	3,362,467	
	3,362,467	

Trade receivables by geographical split is as follows:

	Sales			Trade debts	s (Rupees)
	LC	Others	Total	Outstandin	g balance
		(Rup	ees)	2024	2023
Country					
Pakistan	-	5,647,541,922	5,647,541,922	3,362,467	-
Singapore	-	192,780,000	192,780,000	-	
Total	-	5,840,321,922	5,840,321,922	-	-

The maximum exposure to credit risk for trade debts at the balance sheet date by type of customer is as follows:

TOIIOWS:	2024 Rupees	2023 Rupees
Dealers/industries End-user customers	3,362,467	-
	3,362,467	-
The aging of trade receivable at the reporting date is:		
Not past due Past due 1-30 days	-	-
Past due 30-180 days	3,362,467	-
Past due more than 180 days	- 3,362,467	
	0,00L,107	

The company's most significant customers are Popular Food Industries Private Limited (2023: Mehmood Ahmad) from whom the receivable was Rs. nil (2023: Nil). During the year an amount of Rs. 841.905 million (2023: Rs. 324 million) of sales have been made to an associated company, Naubahar Bottling Company (Private) Limited on prevailing market rates which is also a significant customer of the Company.

Based on the past experience, consideration of financial position, past track records and recoveries, the Company believes that impairment allowance is necessary in respect of trade debtors past due, accordingly appropriate impairment loss has been recorded in these financial statements.

No impairment charged during the year.

The Company's bank balances can be assessed with reference to external credit ratings as follows:

	Rating Agency	Rati Short Term	ings Long Term	2024 Rupees	2023 Rupees
Bank Al-Habib Limited Bank Al-Habib Limited Allied Bank Limited MCB Bank Limited MCB Islamic Bank Limited National Bank of Pakistan Habib Bank Limited Bank Alfalah Limited The Bank of Punjab Askari Bank Limited Soneri Bank Limited"	PACRA PACRA PACRA PACRA PACRA JCR-VIS PACRA PACRA PACRA PACRA PACRA	A1+ A1+ A1+ A-1+ A A-1+ A-1+ A1+ A1+ A1+	AA+ AAA AAA A1 AAA AAA AA AA AA+ AA+	1,143,872 10,653,963 14,773,772 409,699 672,179 8,410,809 12,588,812 200,000 357,913 13,688,363	4,640,092 29,632,783 21,067,448 4,756,867 409,720 - 14,871,969 8,315,392 - 433,768 3,781,840
Meezan Bank Limited	VIS	A-1+	AA+	20,362,400	28,603,066

Cash and bank balances

The Company held cash and cash equivalents amounting to Rs. 83.789 million (2023: Rs. 116.810 million). These cash and cash equivalents are held with banks and financial institutions counterparties, which are rated A to AA+, based on PACRA ratings. Impairment on cash and cash equivalents has been measured on a 12 month expected loss basis and reflects short term maturities of the exposure. The Company considers its cash and cash equivalents have low credit risk based on the external ratings of the counterparties. 12 month probabilities of default are based on historical data supplied by PACRA rating agency for each credit rating. Loss given default (LGD) parameters generally reflect assumed recovery rates based on recovery rates assumed in Basel Guidelines for unsecured exposures.

Advances, deposits and other receivables

Advances, deposits and other receivables mainly comprise of advances to employees against salaries, receivables from related parties and deposits with government entities. The Company has assessed, based on historical experience and available securities, that the expected credit loss associated with these financial assets is trivial and therefore no impairment charge has been accounted for.

48.2 Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company's approach to managing liquidity is to ensure as far as possible to always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation.

		Carrying amount	Contractual cash flow	One to twelve months	One to two years	Two to five years
				(Rupees)		
	2024			() []		
	Financial liabilities					
	Long term loan	399,535,950	399,535,950	259,991,200	126,657,868	12,886,882
	Mark-up accrued	416,221,001	416,221,001	416,221,001	-	-
	Lease liabilities	10,983,614	12,634,190	6,245,054	4,794,568	1,594,568
	Due to Pattoki Sugar Mills Limited	9,007,275	9,007,275	9,007,275	-	-
	Trade and other payables	163,789,338	163,789,338	163,789,338	-	-
	Short term borrowing	2,059,050,720	2,059,050,720	2,059,050,720	-	-
	Unclaimed dividend	255,930	255,930	255,930		
		3,058,843,828	3,060,494,404	2,914,304,588	131,452,436	14,481,450
	2023					
	Financial liabilities					
	Long term loan	326,193,818	326,193,818	132,042,868	59,991,200	134,159,750
	Mark-up accrued	305,335,771	305,335,771	305,335,771	-	-
	Lease liabilities	10,413,498	11,814,457	3,935,917	4,684,530	3,194,010
	Due to Pattoki Sugar Mills Limited	15,552,242	15,552,242	15,552,242	-	-
	Trade and other payables	136,038,940	136,038,940	136,038,940	-	-
	Short term borrowing	100,000,000	100,000,000	100,000,000	-	-
	Unclaimed dividend	255,930	255,930	255,930		
		893,790,199	895,191,158	693,161,668	64,675,730	137,353,760
48.3	Market risk					

Market risk is the risk that the value of the financial instrument 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

The Company is exposed to currency risk on trade debts, import of raw materials and stores and spares and export sales that are denominated in a currency other than the respective functional currency of the Company, primarily in U.S. dollar. The Company's exposure to foreign currency risk is as follows:

0004

	Rupees	Rupees
Trade debts	-	-
Gross balance sheet exposure	-	-
Outstanding letters of credit	-	
Net exposure	-	-

The following significant exchange rates applied during the year:

	Averaç	ge rate	Reportin	ig date rate
	2024	2023	2024	2023
USD to PKR	278.61	287.98	277.75	287.74



Sensitivity analysis

At reporting date, if the PKR had strengthened by 10% against the US dollar with all other variables held constant, post tax profit for the year would have been lower by the amount shown below.

		2024 Rupees	2023 Rupees
Effect on profit or loss Loss	-		

The weakening of the PKR against US dollar would have had an equal but opposite impact on the post tax profits / loss.

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 changes in market interest rates. Majority of the interest rate exposure arises from long term loans and short term borrowings. These are benchmarked to variable rates which expose the Group to cash flow interest rate risk. At the reporting date, the interest rate profile of the Company's interest - bearing financial instruments is as follows:

	2024 Effectiv	2023 e rate	2024 Carrying a	2023 amount
Financial liabilities			Rupees	Rupees
Variable rate instruments:				
Long term loan	22.51%	20.28%	399,535,950	326,193,818
Short term borrowings	22.36%	19.52%	2,059,050,720	100,000,000
Lease liabilities	24.25%	23.52%	10,983,614	10,413,498
Long term diminishing musharka	22.91%	20.26%	270,000,000	300,000,000
			2,739,570,284	736,607,316

Effective interest rates are also mentioned in the respective notes to the financial statements.

Cash flow sensitivity analysis for variable rate instruments

A change of 100 basis points in interest rates at the reporting date would have decreased / (increased) profit for the year by the amounts shown below. This analysis assumes that all other variables, in particular foreign currency rates, remain constant. The analysis is performed on the same basis for 2023.

	100 bp increase	100 bp decrease
As at September 30, 2024 Cash flow sensitivity - Variable rate financial liabilities	(27,395,703)	27,395,703
As at September 30, 2023 Cash flow sensitivity - Variable rate financial liabilities	(7,366,073)	7,366,073

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

Interest rate risk management

The Company manages these mismatches through risk management strategies where significant changes in gap position can be adjusted. The long and short term borrowing and loans and advances by the Company has variable rate pricing that is mostly dependent on Karachi Inter Bank Offered Rate ("KIBOR") as indicated in respective notes.

48.4 Other price risk

Other price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk). The Company is not exposed on any price risk.

48.5 Risk management strategy related to sugarcane supplies

The Company is exposed to the following risks relating to its sugarcane supplies.

The Company is subject to various laws and regulations in Pakistan. The Company has established environmental policies and procedures aimed at ensuring compliance with local environmental and other laws. Management performs regular reviews to identify environmental risks and to ensure that the systems in place are adequate to manage those risks.

Climate and other risks

Due to inherent nature of the agricultural products, it contains elements of significant risks and uncertainties which may adversely affect business and resultant profitability, including but not limited to the following:

- adverse weather conditions such as floods etc. affecting the quality and quantity of production; and
- potential insect, fungal and weed infestations resulting in crop failure and reduced yields.

The Company is principally dependent upon the Government's measures for flood control. The Company provides to cane growers an effective preventive pesticide / insecticide / fungicide program, regularly monitors the crops for any infestations and takes immediate curative measures.

Supply and demand risk

The price of sugarcane is driven by consumer demand of sugar as well as Government's intervention in setting of minimum / support price for the grower. Surplus production or bumper crop may result in a lower selling price hence affecting profitability of the Company adversely. The Company manages this risk by aligning its harvest volume to market supply and demand. Management performs regular industry trend analysis for projected harvest volume and analysis.

49. FAIR VALUE OF FINANCIAL INSTRUMENTS

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction in the principal (or most advantageous) market at the measurement date under current market conditions (i.e. an exit price) regardless of whether that price is directly observable or estimated using another valuation technique.

The different levels for fair value estimation used by the Company have been explained as follows;

- Quoted prices (unadjusted) in active markets for identical assets or liabilities (Level-1).
- Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices) (Level-2).
- Inputs for the asset or liability that are not based on observable market data (i.e. unobservable inputs) (Level-3).

There were no financial instruments held by the Company which are measured at fair value as of September 30, 2024 and September 30, 2023.

Transfer between levels of the fair value hierarchy are recognised at the end of the reporting period during which the changes have occurred. However, there were no transfers between levels of fair value hierarchy during the year.

The Company has valued its some of 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.

The following is the categorization of non-financial assets measured at fair value as at September 30, 2024 and September 30, 2023.

		2024		
	Level 1	Level 2	Level 3	Total
-		Rupees		
Assets:				
Free hold land	-	1,728,240,000	-	1,728,240,000
Buildings	-	258,994,084	-	258,994,084
Plant and machinery	-	1,370,184,699	-	1,370,184,699
		2023		
_	Level 1	Level 2	Level 3	Total
		Rupees		
Assets:				
Free hold land	-	1,728,240,000	-	1,728,240,000
Buildings	-	276,304,880	-	276,304,880
Plant and machinery	-	1,427,965,056	-	1,427,965,056

There were no transfers between Levels 1 and 2 and Levels 2 and 3 during the year and there were no changes in valuation techniques during the periods.

50. REMUNERATION OF CHIEF EXECUTIVE, DIRECTORS AND EXECUTIVES

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

	Chief Ex	cecutive	Dire	ectors	Execut	ives
	2024	2023	2024	2023	2024	2023
	<u>.</u>		- (Rupees)			
Managerial remuneration	-	-	-	-	50,246,708	38,595,938
House rent allowance	-	-	-	-	180,000	-
Utility expenses	-	-	-	-	4,272,000	1,071,819
Bonus (performance)	-	-	-	-	3,927,112	2,024,705
Reimbursable expenses	-	-	-	-	-	-
Gratuity	-	-	-	-	-	391,686
Meeting fee	60,000	20,000	630,000	350,000	-	-
	60,000	20,000	630,000	350,000	58,625,820	42,084,148
Number of persons	1	1	6	6	29	14

- 50.1 The Company also provides the Executives with Company maintained house. Additionally the Executives were provided free use of Cellular phone and company maintained cars in accordance with their terms of employment.
- 50.2 The Chief executive and directors of the company have waived their rights to receive meeting fee except which is mentioned above. No remuneration have been paid to executive / non executive directors of the Company.

51. RECOVERABLE AMOUNTS AND IMPAIRMENTS

As at the reporting date, recoverable amounts of all assets/cash generating units are equal to or exceed their carrying amounts, unless otherwise stated in financial statements.

		2024 Number	2023 Number
52.	CAPACITY AND PRODUCTION		
	Approved / installed crushing capacity (TCD) Actual crushing (Metric tons) Sugar production from cane (Metric tons) Recovery of sugar cane (percentage)	10,000 524,174.10 52,798.40 10.068%	10,000 455,913.61 45,338.90 9.956%
53.	NUMBER OF EMPLOYEES		
	Number of employees at September 30, Permanent		
	Head office Factory Contractual / temporary /daily wages	4 82	5 82
	Head office Factory Average number of employees during the year	2 356	2 335
	Permanent Head office Factory Contractual / temporary /daily wages	5 85	5 88
	Head office Factory	2 467	2 450

54 . CAPITAL RISK MANAGEMENT

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

The Company's objectives when managing capital are:

- (i) to safeguard the entity's ability to continue as a going concern, so that it can continue to provide returns for shareholders and benefits for other stakeholders, and
- (ii) to provide an adequate return to shareholders...



The Company manages the capital structure in the context of economic conditions and the risk characteristics of the underlying assets. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, issue new shares, or sell assets to reduce debt.

The management at all times seeks to earn returns higher than its weighted average cost of capital, by increasing efficiencies in operations, so as to increase profitability.

The proportion of debt to equity at the year end was:	2024 Rupees	2023 Rupees
Total Borrowings Less: Balances with banks	5,532,270,284 (83,789,198)	3,469,307,316 (116,810,909)
Net debt Total equity - including surplus on fixed asset	5,448,481,086 2,589,480,264	3,352,496,407 3,216,026,614
Total capital	8,037,961,350	6,568,523,021
Gearing ratio	68%	51%

In accordance with the terms of agreement with the lenders of short term finances and long term loans (as referred to in note 23 and 25 to these financial statements), the Company is required to comply with certain financial covenants in respect of capital requirements which the Company has compiled with throughout the reporting period except those disclosed in note 25.3.

55. RISK MANAGEMENT FRAMEWORK

The Board of Directors has overall responsibility for establishment and over sight of the Company's risk management framework. The executive management team is responsible for developing and monitoring the Company's risk management policies. The team regularly meets and any changes and compliance issues are reported to the Board of Directors through the audit committee. The audit committee oversees compliance by management with the Company's risk management policies and procedures, and reviews the adequacy of the risk management framework in relation to the risks faced by the Company.

56. SUMMARY OF SIGNIFICANT TRANSACTIONS AND EVENTS AFFECTING THE COMPANY'S FINANCIAL POSITION AND PERFORMANCE

All other significant transactions and events that have affected the Company's financial position and performance during the year have been adequately disclosed in the notes to these financial statements...

57. NON-ADJUSTING EVENTS AFTER THE REPORTING DATE

There are no significant reportable events after the reporting date.

58. FINANCIAL INSTRUMENTS BY CATEGORY

		C	Carrying amour	nt		Fair	value	
	Note	Financial assets at amvortized cost	Financial liabilities at amortized cost	Total	Level 1	Level 2	Level 3	Total
On-Balance sheet financial instruments As at September 30, 2024 Financial assets At amortised cost								
Long term deposits	12	630,184	-	630,184	-	-	-	-
Trade debts	15	3,362,467	-	3,362,467	-	-	-	-
Loans and advances	17	4,051,004	-	4,051,004	-	-	-	-
Cash and bank	21	83,789,198	-	83,789,198	-	-	-	-
		91,832,853	-	91,832,853	-	-	-	-
Financial liabilities at amortised cost Long term loans	25	-	399,535,950	399,535,950	-	-	-	-
Lease liabilities	27	-	10,983,614	10,983,614	-	-	-	-
Trade and other payables	29	-	163,789,338	163,789,338	-	-	-	-
Unclaimed dividend		-	255,930	255,930	-	-	-	-
Due to Pattoki Sugar Mills Limited	31	-	9,007,275	9,007,275	-	-	-	-
Short term borrowings	32	-		2,059,050,720	-	-	-	-
Mark-up accrued	33		416,221,001	416,221,001	-	-	-	-
			3,058,843,828	3,058,843,828	-	-	-	-
On-Balance sheet financial instruments As at September 30, 2023 Financial assets at amortised cost								
Long-term deposits	12	525,400	-	525,400	-	-	-	-
Trade debts - net of provisions	15	-	-	-	-	-	-	-
Loans and advances	17	2,902,815	-	2,902,815	-	-	-	-
Cash and bank balances	21	116,810,909	-	116,810,909				-
		120,239,124	-	120,239,124	-	-	-	-
Financial liabilities at amortised cost	0.5		000 100 010	000400610				
Long term loans	25	-	326,193,818	326,193,818	-	-	-	-
Lease liabilities	27	-	10,413,498	10,413,498	-	-	-	-
Trade and other payables Unclaimed dividend	29	-	136,038,940 255,930	136,038,940 255,930	-	-	-	-
Due to Pattoki Sugar Mills Limited	31	-	15,552,242	15,552,242	_	_	_	_
Short term borrowing	32	-	100,000,000	100,000,000	-	-	-	-
Mark-up accrued	33	-	305,335,771	305,335,771	-	-	-	-
		-	893,790,199	893,790,199	-	-	-	-

- 58.1 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.
- 58.2 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.

59. SEASONALITY OF OPERATIONS

Due to seasonal nature of sugar business, operating results of the Company are expected to fluctuate in the second half of the year. The sugarcane crushing season normally starts from November and lasts till April each year.

60. OPERATING SEGMENTS

These financial statements have been prepared on the basis of single reportable segments..

Sugar Sales represents 88.84% (2023: 85.48%) of the total sales of the Company.

The major sale of the Company relates to the customers in Pakistan.

All non - current assets of the company as at September 30, 2024 are located in Pakistan.

No sale accounted for 10% or more of total sales was made to any customer during the year, except Naubahar Bottling Company (Private) Limited, which constitute of 14.10% of total sugar sales (2023: Crystalline Chemical (Pvt) Limited, which constitute of 11.30%).

61. SHARIAH COMPLIANCE DISCLOSURE

Following information has been disclosed with the reference to disclousre requirements of fourth schedule of the Companies Act, 2017 relating to all shares Islamic Index.

Statement of financial position -Financing obtained as per Islamic mode:	2024 Rupees	2023 Rupees
Long term diminishing musharka Markup accrued:	210,000,000	270,000,000
Long term diminishing musharka	20,268,001	23,734,850

Relationships with banks having islamic window

Bank Name	Region	Nature of transactiom
National Bank of Pakistan	Pakistan	Long term diminishing musharka

62. DISCLOSURE REQUIREMENT FOR ALL SHARE ISLAMIC INDEX

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

Reclassified from:	Reclassified to:	Rupees
Statement of financial position		
Tax refund due from government	Taxation / Levy -net	41,665,004
Taxation - net	Taxation / Levy -net	4,723,343
Statement of profit or loss		
Taxation expense	Lew	56,448,158

63. DATE OF AUTHORIZATION OF ISSUE

These financial statements were authorized for issue on December 24, 2024 by the Board of Directors of the Company.

64. GENERAL

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

CHIFFE EXECUTIVE OFFICER

DIRECTOR

CHIEF FINANCIAL OFFICER

Proxy Form

No. of Shares		Foli	Folio No./CDC Participant IE	
I/We				
of				
Being member of BABA FARID SUGAR N	MILLS LIMITED hereby app	point		
Mr./Miss/Mrs				
of failing him/her				
being a member of the company a my/o 46th Annual General Meeting of the con January, 2025 at 3.00 p.m. and every adjo	npany to be held Register			
As witness my hand this	day of		2025	
Signed by the said	of			
Witness's Signature		Member's Signature		
Name:CNIC No			_	
Address:				
Witness's Signature Name:				
CNIC No	_		Revenue Stamp	
Address:	_		Rs. 50/-	
Date				
Place				
Notes:				

- 1. This form of proxy, in order to be effected must be deposited duly completed at the registered office 2-D-1, Gulberg III, Lahore, not less than 48 hours before the time for holding the meeting.
- 2. A Proxy must be a member of the company.
- 3. Signature should agree with the specimen registered with the company.
- 4. CDC shareholder's entitled to attend and vote at this meeting must bring with them their Computerized National Identity Card / passport in original to provide his/her identity.

با با فریدشوگرملزلمیشر مخارنامه

ئين/تم	
بحثیت رکن با با فرید شوگر ملزلمیشد اور حامل حصص، بمطالق شیمر رجنه فولیونبسر	
ادرایای و ی می ارشیعید شرکت آئی و ی نمبر	
ري ما يا عامل مي المعالم المراجعة المر	
خرم اخرامه	
/ ۱/ ۰/ - کواپیخ/امارےا بماء پر۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔۔	
ر سے ہاں ہے۔ کو منعقد ہونے کپنی کے سالا نہ اجلاس عام میں جق رائے وہی استعمال کرنے یا کسی مجمی النواء کی اربطور میشار کر پر کا ہیں۔	
و معدور من المنظم ا آج بروز	
سحوابان	
-1	<u></u>
٠- وحقط:	
	پانچ روپے کے رسید ٹکٹ پر دستخط
27 <u>U</u>	پاڻ رو <i>پ ڪر ٿيو ڪ</i> پرد وه
چيورانوع ي هروجر:	
-2 ومخط:	
	ور کمود سرو
ام:	دستخط کمپنی کے نمونہ دستخط سے مماثل ہونے جاہئیں
	ممأتل ہونے چاہتیں
چيور <i>ا رو</i> د بر:	
ئوٹ:	
ہوئ. 1۔ایک مجبر (رکن)جواجلاس میں شرکت نہیں کرسکا وہ اس فارم کوکمل کرے اور دستخط کرنے کے بعدا جلاس شروع ہونے سے کم از کم 48 کھنے قبل رجٹر ڈ آفس کے بیتے پرارسال کرے۔	. Ch
۱ - بید برروی) بو بول ن س مرحت بین مرحت و اس مالاه و اس مرحت که بود بول مرون بوج سے اور ۱۹۵۹ سے س د بھرود اس سے پے چارس کوج۔ 2 - ی فری تی شیئر بولڈر ہونے کی صورت میں درج بالا کے علاوہ ذیل میں درج برایات یر بھی کمل کرنا ہوگا۔	-270t
2 - ن دی می سر بوندر بوت می سورت میں اور میں میں میں میں اور میں ہوایات پر میں سرما ہوہ ۔ 3 - فر دہونے کی صورت میں اکا وَزف بولڈر میا سب اکا وَزف بولڈراور ایا وہ جس کی سیکیو ریٹرزگروپ اکا وَزف میں ہوں اور ان کی رجشریشن کی تفصیلات قواعد وضوابط کے مطابق اپ	. االق الدين بثيبية كمينزك و مركن ك
د ير و بوت من اورت بولد ياسب او وت بولدراور اياده من ييج دير ر روپ او دت من بول اوران ي ربسر - ن ي صيف ت والدوسوايو حيمان اپ روژن ش يراكن فارم تح كرانا بوگا-	مطان آپ نود ہوں آبیں کو جانب سے دون ق ہمرایت ق
' •	
4۔ بیٹارنامے پرلیلور گواہان دوافراد کے دستھط ہونے چاہئیں اوران کے نام، پتے اور کمپیوٹرائز ڈتو می شاختی کارڈنمبر فارم پر درج ہوں۔ - رمیشفط میدن درجہ میں نامی اف سمکر بر برید وقع میرہ دختر میں میں اس میں کردہ تا انجمانہ کا کردہ کردہ میں درجہ م	
5 ۔ پینفشل اونرز (مستفید ہونے والے فرو) کمپیوٹرائز ڈیقو می شاختی کارڈیا پاسپورٹ کی مصدقہ نقل بھی نسلک کرنی ہوگی جے نائب میٹارنامہ کے ہمرا پیش کرےگا۔ جب رہ بہ سے مقد در سر میں ماہ کہ برسر مقدم ہے وقت سر مداہد میں میں میں مصرفہ میں میں میں میں میں میں میں میں م	
6۔اجلاس کے وقت نائب کواپنااصل کمپیوٹرائز ڈقو می شاختی کارڈیااصل پاسپورٹ ڈیٹر کرنا ہوگا۔ - میں میں میں دیا ہے جو میں میں بھٹ میں کرک میں میں میں میں میں جو جو میں معظم میں اور میں میں میں میں اور کا	ا برا بریس سر محمد بری کسی در ده در در
7۔کارپوریٹ ادارہ ہونے کی صورت میں بحیثیت ممبر(رکن)بورڈ آف ڈائر میکٹرز قرار داد اعم نامزد کردہ مختص ا اٹارنی کے نمونہ دستخط یاور آف اٹارنی(اگر پہلے فرا کے بھراہ مینٹی میں جمع کرانا ہوگا۔	کر پہلے فراہم نہ سے سے ہوں)پرا کی قارم و قدار نامہ)
_6×Cl/ (** Li 9* a) **-	





IF UNDELIVERED, PLEASE RETURN TO

BABA FARID SUGAR MILLS LIMITED 2-D-1, GULBERG III, LAHORE