Manufacturers of Quality PET Bottles and Preforms



Annual Report 2018





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Vision & Mission

To systematically and cost effectively manufacture and supply consistently high quality products and services thus achieving customer satisfaction profitably, thereby ensuring the financial well being of the company and maximum returns to the shareholders.





Corporate Strategy

Retain market share leadership through quality and price competitiveness while creating value as a low cost producer.



Company Information

BOARD OF DIRECTORS

Mr. Amar Zafar Khan Chairman

Mr. Hussain Jamil Chief Executive Officer Mr. Shahid Jamil Non-Executive Director Mr. Ali Jamil Non-Executive Director Mr. Talat Mahmood Sadiq Non-Executive Director Mr. Asad Ali Sheikh Non-Executive Director Ms. Laila Jamil Non-Executive Director

Mr. Amjad Awan [Alternate Director of Mr. Talat Mahmood Sadiq]

AUDIT COMMITTEE

Mr. Asad Ali Sheikh Chairman Mr. Amar Zafar Khan Member Ms. Laila Jamil Member

HUMAN RESOURCE & REMUNERATION COMMITTEE

Chairman Mr. Amar Zafar Khan Mr. Hussain Jamil Member Mr. Asad Ali Sheikh Member Mr. Ali Jamil Member Ms. Laila Jamil Member

CHIEF FINANCIAL OFFICER & COMPANY SECRETARY

Mr. Muhammed Ali Adil

BANKERS

Habib Bank Limited The Bank of Khyber Bank Al-Habib Limited Askari Bank Limited

JS Bank Limited Pak Oman Investment Company Limited

AUDITORS

Rahman Sarfaraz Rahim Iqbal Rafiq **Chartered Accountants**

SHARE REGISTRAR

M/s. THK Associates (Pvt.) Limited

1st Floor, 40-C, Block-6, P.E.C.H.S., Karachi

75400, Pakistan.

Ballotter, Share Registrar & Transfer Agent

LEGAL ADVISOR

M/s. Ebrahim Hosain Advocate & Corporate Counsel

REGISTERED OFFICE AND FACTORY

112-113, Phase V, Hattar Industrial Estate, Hattar, District Haripur, Khyber Pakhtunkhwa

Tel: (0995) 617720 & 23, 617347

Fax: (0995) 617074, www.ecopack.com.pk



Our Team



Hussain Jamil Chief Executive Officer/Director



Mohammad Raza Chinoy Chief Operating Officer



Zamir ul Hasan Director Commercial & Technical



Mohammad Ali Adil Chief Financial Officer



Shahwaqar Ahmed DGM HR, Supply Chain & Admin



Manage the top line, your strategy, your people and your products, and the bottom line will follow

(Steve Jobs)





Directors' Profile

Amar Zafar Khan Chairman of the Board of Directors Amar Zafar Khan is a qualified Chartered Accountant, with over 30 years of multifunctional experience at premier international financial institutions. His experience covers general management, directing turnarounds and developing new ventures/ businesses in commercial banking, investment banking, domestic and cross-border corporate finance and securities trading, including exposure to markets in Europe, the Middle East and Africa. He has rich experience & knowledge of a wide spectrum of financing solutions. He has served as the Chairman & CEO of "United Bank Limited" One of the largest banks in Pakistan.

Hussain Jamil Chief Executive Officer/Director Hussain is the CEO of EcoPack Ltd and has over 45 years of business experience including running a private limited company in Karachi manufacturing flexible plastic packaging. He is the founder chairman and CEO of EcoPack since the company's inception, and continues to strategically lead the company's growth in key areas such as corporate relationship management, as well as new opportunities for product diversification in both domestic and regional markets. Prior to founding EcoPack, Hussain was a successful entrepreneur trading packaging materials such as cotton bags, polythene liners and jute bags, and later started a career in industrial manufacturer of packaging products. Hussain is an honours graduate from the University of Karachi.

Shahid JamilNon-Executive Director

Shahid Jamil qualified as a member of the Institute of Chartered Accountants from the UK in 1967 and became a member of the Institute in Pakistan in 1968. He then became an international banker working in Pakistan, Luxembourg, United Kingdom, Egypt & United Arab Emirates. His last position with a bank was as Executive Director at First International Bank Ltd., in Pakistan. As a non executive director on the board, he shares an international perspective and supports the internal audit role of KPMG at EcoPack Ltd. He also supports the company's effort to achieve a cost effective turn around to become a profitable and sustainable business which maintains manufacturing employment in Khyber Pakhtunkhwa.

Directors' Profile

Ali Jamil
Non-Executive Director

Ali Jamil has been a finance and mortgage advisor in the United Kingdom with over 45 years' experience in property and finance. He has been a sponsor Director of EcoPack Limited since its inception in 1992 and has served on EcoPack's board for several terms.

He is trained from the Plastics Institute in the UK and has a good understanding of the technical and marketing aspects of various plastic materials and processes. Mr. Ali Jamil worked in the family business of 'blown film extrusion and flexographic printing' for several years before he assisted in setting-up EcoPack Limited.

Talat Mahmood Sadiq Non-Executive Director Talat Sadiq is a graduate of Cornell University, in Ithaca, New York, USA. He has joined the board of EcoPack Limited in February 2017. In his long and varied career, Talat has worked at senior executive positions at Fortune 100 companies like Citibank based in London, Sun Microsystems, Dell Computers, and McGraw Hill in the USA. He has also led several startup companies in Silicon Valley, California since their inception to either a successful IPO or an acquisition & assisted such companies raise additional funds to fuel higher levels of growth to continue their success.

Asad Ali Sheikh Non-Executive Director Asad is on the Board as a Non-Executive Director since the year 2007, he has done his MBA from IoBM (Institute of Business Management - Karachi). He possesses more then 26 years of rich experience in the financial sector of Pakistan with special focus on Leasing, Islamic Financing and compliance in addition to the conventional banking. He is presently working as the Head of Compliance & with Orix Leasing Limited. His presence on the Board has added great value to EcoPack Ltd. He has been pivotal in establishing good corporate practices in the organization. He is also the Chairman of the Audit Committee and contributes greatly towards compliance and good governance of the company.

Laila Jamil Non-Executive Director Laila Jamil is a Non-Executive Director on the board of EcoPack Limited and on the HR&R and Audit Committees. She completed her bachelors in history from Reed College, Portland, Oregon, USA and has over 14 years of work experience running an SME business in Karachi before joining the social sector. She has worked for the Sind Institute of Urology and Transplantation [SIUT] as head of Resource Generation and Outreach and at Aman Foundation as General Manager Programs Development. Laila now works for the British Council as a Senior Consultant Business Development and is responsible for sourcing opportunities and fostering partnerships for the Arts, Youth and Education Programs.



Our History & Milestones

1992

EcoPack was converted into a public limited company 1993

EcoPack started commercial production 1994

EcoPack was successfully listed on the Pakistan Stock Exchange 1999

EcoPack sets up its second factory for blowing **PET bottles** in Karachi **Southern** Pakistan) to meet growing demand thus covering the complete breadth of the market.

2000

EcoPack
introduced
the first 1
piece bottles
soft drink
(CSD) PET
bottles the
2-piece
generic
base cup
cylindrical
bottle

2005

EcoPack successfully introduced the first single-serve 500 ml CSD bottle in the Pakistani market.

Achieved ISO 9001 Certification

Jun

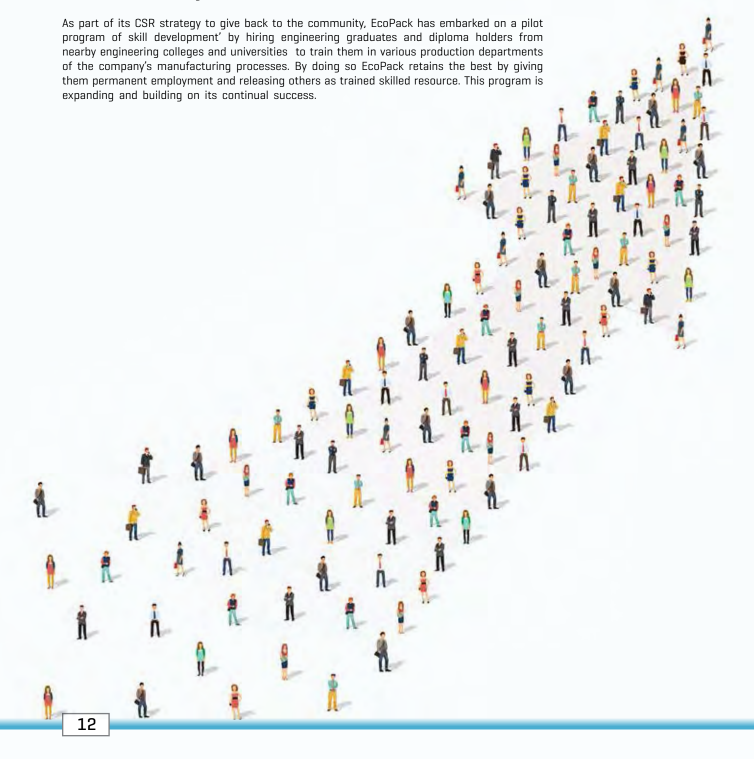
Success 2018 2017 2013 **Ecopack** 2010 made its Successful 2008 biggest implementa-2007 **Achieved** expansion tion of SAP in Preform ISO 22000 Achieved the Certification capacity, Coca Cola Consolidated increasing Eurasia Africa the it by almost approval for **EcoPack** production 90% annuthe preforms installed units in ally with the a complete Hattar to acquisition Started bottle cater to of state-**Export to** blowing the large of-theanti-podal line inside a population art world Southern Multinational region of the renowned, Hemisphere Beverage country. Husky markets like Plant in **Preform** Southern Islamabad Started Injection **Africa** under a export of systems. "throughpreforms to the-wall" the regional bottle supply markets arrangement i.e. India, Afghanistan and Central Asia Jul Auc



Corporate Social Responsibility (CSR)

EcoPack received the Pakistan Centre for Philanthropy Award for donations in 2008-09

EcoPack regularly donates to renowned leading Pakistani Philanthropic organizations such as Sindh Institute of Urology and Transplantation, Layton Rahmatullah Benevolent Trust, Shaukat Khanum Memorial Cancer Hospital & Research Centre, The Kidney Center, Aman Foundation, The Cltizens Foundation among others.



EcoPack Limited

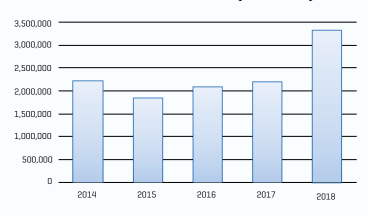
Summary of Financials

	2018	2017	2016	2015	2014	2013
			Rupees	in '000		
Share capital	301,573	287,212	229,770	229,770	229,770	229,770
Reserves	568,912	484,037	407,652	292,734	174,904	87,135
Shareholders' funds / Equity	870,485	771,249	637,422	522,504	404,674	316,905
Long term borrowings	369,296	154,196	247,379	323,094	125,032	184,732
Deferred liabilities	236,580	261,565	203,675	176,627	232,324	178,352
Property, plant & equipment	1,362,572	1,001,273	1,014,171	1,055,461	1,074,293	1,077,226
Long term assets	1,425,823	1,015,277	1,025,634	1,062,558	1,080,995	1,084,692
Current assets	999,833	690,979	671,674	618,037	579,853	535,663
Summary of Profit and Loss						
Sales	3,312,401	2,205,360	2,097,028	1,847,868	2,229,897	1,769,998
Gross profit	408,090	357,354	342,756	285,239	397,023	251,696
Operating profit	255,715	222,628	247,481	165,343	257,978	147,675
Profit / (loss) before tax	133,722	149,922	136,856	54,879	123,688	41,662
Profit / (loss) after tax	127,041	105,861	101,918	26,475	57,567	2,463
EBITDA	320,359	311,507	306,049	253,610	329,400	256,955
Summary of Cash Flows						
Net cash flow from operating activities	51,395	234,016	134,986	(39,884)	155,843	51,143
Net cash flow from investing activities	509,546	(56,732)	(81,927)	(78,816)	[61,911]	(23,690)
Net cash flow from financing activities	241,360	(76,401)	[87,022]	174,946	[112,563]	[87,347]
Changes in cash & cash equivalents	[216,791]	100,883	[33,963]	56,246	[18,631]	[59,894]
Summary of Actual Production (Units)						
Preforms	387,500	283,402	270,975	194,997	209,002	180,070
Bottles	174,143	159,056	163,118	145,792	156,518	117,043

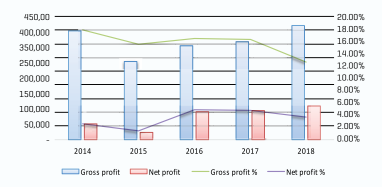


Business Performance

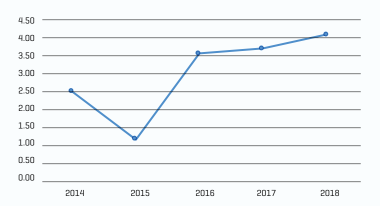
Sales Revenue - Year wise (Rs. in'000)



Gross profit and Net profit (Rs. in'000)



Earnings per share (Rs.)



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Horizontal Analysis Statement of financial position

ASSETS

Non-Current Assets Property, plant and equipment Security deposits Intangibles

Current Assets

Stores, spares and loose tools
Stock in trade
Trade debts
Short term investments
Loans and advances
Deposits, prepayments and other receivables
Taxation - net

Total assets

Cash and bank balances

EQUITY AND LIABILITIES

Equity

Issued, subscribed and paid-up capital Surplus on revaluation of property and plant Accumulated profit

Non-Current Liabilities

Long term loans Liabilities against assets subject to finance lease Deferred liabilities

Current Liabilities

Trade and other payables
Unclaimed dividend
Accrued mark - up
Short term borrowings
Current portion of non-current liabilities

2018	18 vs 17	2017	17 vs 16	2016	16 vs 15	2015	15 vs 14	2014
Rs. In '000	%	Rs. In '000						
1,362,572	36.08	1,001,273	[1.27]	1,014,171	[3.91]	1,055,461	[1.75]	1,074,293
55,849	643.46	7,512	23.88	6,064	1	6,064	1	6,064
7,402	14.02	6,492	20.24	5,399	422.65	1,033	61.91	638
1,425,823	40.44	1,015,277	[1.01]	1,025,634	[3.48]	1,062,558	[1.71]	1,080,995
58,673	4.34	56,235	[8.99]	62,475	[17.67]	75,882	9.46	69,326
224,659	[8.92]	246,650	2.16	241,424	19.05	202,785	18.65	170,913
454,623	204.30	149,400	[5.63]	158,308	[26.93]	216,664	[2.52]	222,273
1	[100.00]	36,000	100.00	1	1	1	1	1
61,510	14.44	53,748	7.74	49,887	84.82	26,992	[24.31]	35,660
9,387	[44.38]	16,877	[49.66]	33,529	197.45	11,272	63.55	6,892
111,248	1.94	109,127	98'89	66,193	42.89	46,324	120.05	21,052
79,733	247.54	22,942	[61.67]	59,858	57.03	38,118	[29.07]	53,737
999,833	44.70	630,979	2.87	671,674	89.8	618,037	6.59	579,853
2,425,656	42.16	1,706,256	0.53	1,697,308	0.99	1,680,595	1.19	1,660,848
301,573	5.00	287,212	25.00	229,770	,	229,770	ı	229,770
161,552	[8.15]	175,887	11.39	157,905	[3.50]	163,625	[8.87]	179,553
407.360	32.20	308,150	23.38	249,747	93.44	129,109	[2,877.13]	[4,649]

ı	[8.87]	[2,877.13]	29.12	166.35	[38.17]	[23.97]	39.84	[33.50]	1	[43.22]	[19.97]	[20.99]	[26.75]	1.19
229,770	163,625	129,109	522,504	320,091	3,003	176,627	499,721	271,401	191	11,494	287,994	87,020	658,370	1.680.595
1	[3.50]	93.44	21.99	[23.41]	[25.97]	15.31	[9.74]	[32.47]	1	[50.52]	19.34	[12.99]	[7.52]	0.99
229,770	157,905	249,747	637,422	245,156	2,223	203,675	451,054	183,274	461	5,687	343,697	75,713	608,832	1.697.308
25.00	11.39	23.38	21.00	[40.76]	303.64	28.42	[7.82]	[9.58]	1	57.38	[29.62]	35.01	[14.71]	0.53
287,212	175,887	308,150	771,249	145,223	8,973	261,565	415,761	165,715	461	8,950	241,898	102,222	519,246	1,706,256
5.00	[8.15]	32.20	12.87	[58.17]	3,338.65	[9.55]	45.73	79.58	182.43	53.90	98.22	53.73	82.82	42.16
301,573	161,552	407,360	870,485	96,746	308,550	236,580	605,876	297,597	1,302	13,774	479,481	157,141	949,295	2.425.656

408,119

120,175 4,857 232,324

357,356

404,674

20,244

461

359,858

110,136 898,818 1,660,848

100.00

1,6 61,309

100.00

1,680,595

100.00

1,697,308

100.00

1,706,256

100.00

2,425,656

Vertical Analysis Statement of financial position

		_								
	20	2018	2017	7	2016		2015		2014	
ASSETS	Rs. In '000	%	Rs. In '000	%	Rs. In '000	%	Rs. In '000	%	Rs. In '000	%
Non-Current Assets Property plant and equipment	1 362 572	56.17	1 001 273	80	1 014 171	59 75	1 055 461	62 8N	1 074 293	89 79
Sportrity deposits	57.875	(F. C)	7512	0.00	7,1,12,1 B D B D	36.0	ED (200,1	36.0	5 DE4	78.0
Intangibles	7.402	0.31	6.492	0.38	5,399	0.32	1.033	0.00	638	0.04
	1,425,823	58.78	1,015,277	59.50	1,025,634	60.43	1,062,558	63.23	1,080,995	62.09
Current Assets										
Stores, spares and loose tools	58,673	2.42	56,235	3.30	62,475	3.68	75,882	4.52	69,326	4.17
Stock in trade	224,659	9.26	246,650	14.46	241,424	14.22	202,785	12.07	170,913	10.29
Trade debts	454,623	18.74	149,400	8.76	158,308	9.33	216,664	12.89	222,273	13.38
Short term investments	ı	1	36,000	2.11	1	1	1	ı	1	1
Loans and advances	61,510	2.54	53,748	3.15	49,887	2.94	26,992	1.61	35,660	2.15
Deposits, prepayments and other receivables	9,387	0.39	16,877	0.99	33,529	1.98	11,272	0.67	6,892	0.41
Taxation - net	111,248	4.59	109,127	6.40	66,193	3.90	46,324	2.76	21,052	1.27
Cash and bank balances	79,733	3.29	22,942	1.34	59,858	3.53	38,118	2.27	53,737	3.24
	999,833	41.22	630,979	40.50	671,674	39.57	618,037	36.77	579,853	34.91
Total assets	2,425,656	100.00	1,706,256	100.00	1,697,308	100.00	1,680,595	100.00	1,660,848	100.00
EQUITY AND LIABILITIES										
Equity Issued, subscribed and paid-up capital	301,573	12.43	287,212	16.83	229,770	13.54	229,770	13.67	229,770	13.83
Surplus on revaluation of property and plant	161,552	99.9	175,887	10.31	157,905	9.30	163,625	9.74	179,553	10.81
Accumulated profit	407,360	16.79	308,150	18.06	249,747	14.71	129,109	7.68	[4,649]	[0.28]
	870,485	35.89	771,249	45.20	637,422	37.55	522,504	31.09	404,674	24.36
Non-Current Liabilities	31/2 03	c c	000 11/1	0	2015 156		100 000	0.00	120175	7 20
Liabilities against assets subject to finance	308,550	12.72	8.973	0.53	2,003	0.13	3.003	0.18	4.857	0.29
lease							}			
Deferred liabilities	236,580	9.75	261,565	15.33	203,675	12.00	176,627	10.51	232,324	13.98
	605,876	24.98	415,761	24.37	451,054	26.57	499,721	29.73	357,356	21.51
Current Liabilities	1	0	1 1 1	1	0000	0		L C		(L
Irade and other payables	787,597	12.27	165,/15	9./I	183,274	10.80	2/1,401	16.15	408,580	24.59
Unclaimed dividend	1,302	0.05	461	0.03	461	0.03	461	0.03	461	0.03
Accrued mark - up	13,774	0.57	8,950	0.52	2,687	0.34	11,494	0.68	20,244	1.22
Short term borrowings	479,481	19.77	241,898	14.18	343,697	20.25	287,994	17.14	359,858	21.66
Current portion of non-current liabilities	157,141	6.48	102,222	5.99	75,713	4.46	87,020	5.18	110,136	6.63
	949,295	39.14	519,246	30.43	608,832	35.87	658,370	39.17	899,279	54.13



Horizontal Analysis Statement of Profit or loss

	2018	18 vs 17	2017	17 vs 16	2016	16 vs 15	2015	15 vs 14	2014
	Rs. In '000	%	Rs. In '000						
Sales - net	3.312.401	50.20	2.205.360	5.17	8202802	13.48	1.847.868	[17.13]	788.883
Cost of sales	[2,904,311]	57.16	[1,848,006]	5.34	[1,754,272]	12.26	[1,562,629]	(14.74)	[1,832,874]
Gross profit	408,090	14.20	357,354	4.26	342,756	20.16	285,239	[28.16]	397,023
Distribution cost	[68,661]	7.09	[64,113]	89.06	[33,911]	[48.89]	[66,355]	[22.37]	[85,474]
Administrative expenses	[83,714]	18.55	[70,613]	15.07	[61,364]	14.61	[53,541]	[0:06]	[53,571]
	[152,375]	13.10	[134,726]	41.41	[95,275]	[20.54]	[119,896]	[13.77]	[139,045]
Profit from operations	255,715	14.86	222,628	[10.04]	247,481	49.68	165,343	[35.91]	257,978
Other income - net	39,800	5.60	37,691	110.35	17,918	17.85	15,204	[0.59]	15,295
Other expenses	[94,972]	69.31	[56,095]	[4.13]	[58,509]	169.86	[21,681]	[39.29]	[35,712]
	[55,172]	199.79	[18,404]	[54.66]	[40,591]	526.69	[6,477]	[68.28]	[20,417]
Finance cost	[66,821]	23.05	[54,302]	[22.46]	[70,034]	[32.65]	[103,987]	[8.68]	[113,873]
Profit before taxation	133,722	[10.81]	149,922	9.55	136,856	149.38	54,879	[55.63]	123,688
Taxation	[6,681]	[84.84]	[44,061]	26.11	[34,938]	23.00	[28,404]	[57.04]	[66,121]
Profit after taxation	127,041	20.01	105,861	3.87	101,918	284.96	26,475	[54.01]	57,567

Vertical Analysis Statement of Profit or loss

	2018		2017		2016		2015		2014	
	Rs. In '000	%								
Sales - net	3,312,401	100.00	2,205,360	100.00	2,097,028	100.00	1,847,868	100.00	2,229,897	100.00
Cost of sales	[2,904,311]	[87.68]	[1,848,006]	[83.80]	[1,754,272]	[83.66]	[1,562,629]	[84.56]	[1,832,874]	[82.20]
Gross profit	408,090	12.32	357,354	16.20	342,756	16.34	285,239	15.44	397,023	17.80
Distribution cost	[68,661]	[2.07]	[64,113]	[2.91]	[33,911]	[1.62]	[66,355]	[3.59]	[85,474]	[3.83]
Administrative expenses	[83,714]	[2.53]	[70,613]	[3.20]	[61,364]	[2.93]	[53,541]	[2:90]	[53,571]	[2:40]
	[152,375]	[4.60]	[134,726]	[6.11]	[95,275]	[4.54]	[119,896]	[6.49]	[139,045]	[6.24]
Profit from operations	255,715	7.72	222,628	10.09	247,481	11.80	165,343	8.95	257,978	11.57
Other income - net	39,800	1.20	37,691	1.71	17,918	0.85	15,204	0.82	15,295	0.69
Other expenses	[94,972]	[2.87]	[56,095]	[2.54]	[58,509]	[2.79]	[21,681]	[1.17]	[35,712]	[1.60]
	[55,172]	[1.67]	[18,404]	[0.83]	[40,591]	[1.94]	[6,477]	[0.35]	[20,417]	[0.92]
Finance cost	[66,821]	[2.02]	[54,302]	[2.46]	[70,034]	[3.34]	[103,987]	[5.63]	[113,873]	[5.11]
Profit before taxation	133,722	4.04	149,922	6.80	136,856	6.53	54,879	2.97	123,688	5.55
Taxation	[6,681]	(0.20)	[44,061]	[2.00]	[34,938]	[1.67]	[28,404]	[1.54]	[66,121]	[2.97]
Profit after taxation	127,041	3.84	105,861	4.80	101,918	4.86	26,475	1.43	57,567	2.58



Notice of Annual General Meeting

Notice is hereby given that the 27th Annual General Meeting of EcoPack Limited will be held on Saturday, October 27, 2018 at 11:00 AM at registered office situated at Plot # 112-113, Phase-V, Hattar Industrial Estate, Hattar, District Haripur, Khyber-Pakhtunkhwa to transact the following business:

Ordinary Business

- 1. To confirm the minutes of the 26th Annual General Meeting held on October 27, 2017.
- 2. To receive and adopt the Directors' and Auditors' report together-with Financial Statements of the company for the year ended June 30, 2018.
- 3. To approve cash dividend @ 10% and issue of Bonus shares @ 15% i.e., 15 shares for every hundred (100) shares held, as recommended by the Board of Directors.
- 4. To appoint external auditors and fix their remuneration for the year ending June 30, 2019. The present auditors M/s. Rehman Sarfaraz Rahim Iqbal Rafiq, Chartered Accountants being eliqible offer themselves for re-appointment.
- 5. To transact any other business with the permission of chair.

Karachi

Dated: September 26, 2018

By order of the Board

(Company Secretary)

Notes:

1. Closure of Shares Transfer Books

The share transfer books of the company will remain closed from October 14, 2018 to October 27, 2018. [both days inclusive]. Transfers received in order at our Share Registrar / Transfer agent M/s THK Associates (Pvt). Ltd. Karachi at the close of business on Saturday, October 13, 2018 shall be treated in time for the purpose of Annual General Meeting and entitlement of Dividend if approved by the shareholders.

2. Participation in General Meeting

A member entitled to attend and vote may appoint another member as his / her proxy to attend and vote instead of him / her.

An individual beneficial owner of shares must bring his / her original CNIC or Passport, Account and Participant's I.D. numbers to prove his / her identity. A representative of corporate members, must bring the Board of Directors' Resolution and / or Power of Attorney and the specimen signature of the nominee. CDC account holders will further have to follow the guidelines as laid down in Circular No. 1 dated January 26, 2000 issued by the Securities and Exchange Commission of Pakistan.

3. For Appointing Proxies

The proxy form shall be witnessed by two persons whose names, addresses and CNIC numbers shall be mentioned on the form. Attested copies of valid CNIC or the passport of the beneficial owners and the proxy shall be furnished with the proxy form.

Duly completed instrument of proxy, and the other authority under which it is signed, or a notarially certified copy thereof, must be lodged with the Company Secretary at the Company's Registered Office (Plot# 112-113 Phase 5, Industrial Estate Hattar) at least 48 hours before the time of the Meeting.

4. Payment of Cash Dividend Electronically (Mandatory Requirement)

In accordance with the provisions of Section 242 of the Companies Act and Companies (Distribution of Dividends), Regulation 2017, a listed company, is required to pay cash dividend to the shareholders ONLY through electronic mode directly into the bank account designated by the entitled shareholders. In this regard, EcoPack Limited has already sent letters and Electronic Credit Mandate Forms to the shareholders and issued various notices through publication in newspapers requesting the shareholders to comply with the requirement of providing their International Bank Account Number (IBAN).

Those shareholders who have still not provided their IBAN are once again requested to fill in "Electronic Credit Mandate Form" as reproduced below and send it duly signed along with a copy of valid CNIC to their respective CDC participant / CDC Investor account services (in case of shareholding in Book Entry Form) or to the Company's Share Registrar M/s THK Associates (Private) Limited, 1st Floor, 40-C, Block-6, P.E.C.H.S, Karachi-75400 (in case of shareholding in Physical Form).

i. Shareholders Details	
Name of the Shareholder(s)	
Folio # /CDS Account No (s)	
CNIC No (Copy attached)	
Mobile / Landline No	
ii. Shareholders' Bank details	
Title of Bank Account	
International Bank Account Number (IBAN)	
Bank's Name	
Branch's Name and Address	

In case of non-provision of IBAN, the Company will have to withhold the cash dividend according to SECP directives.

5. Withholding Tax on Dividend

The Government of Pakistan through Finance Act, 2014 had made certain amendments in section 150 of the Income Tax Ordinance, 2001 whereby, different rates are prescribed for deduction of withholding tax on the amount of dividend paid by the Companies. Now these rates as per the Finance Act 2018 are as under:



a) For filers of income tax returns: 15%

b) For non-filers of income tax returns: 20%

To enable the Company to make tax deduction on the amount of cash dividend @ 15% instead of 20%, all the shareholders whose names are not entered into the Active Tax Payer List (ATL) provided on the website of Federal Board of Revenue (FBR), despite the fact that they are filers, are advised to make sure that their names are entered into ATL before the date for entitlement of the cash dividend i.e. October 13, 2018; otherwise tax on their cash dividend will be deducted @ 20% instead of 15%.

- II) For any query/problem/information, the investors may contact the Company and/ or the Share Registrar: The Manager, Share Registrar Department, M/s THK Associates (Private) Limited, 1st Floor, 40-C, Block-6, P.E.C.H.S, Karachi-75400, Telephone Number: [21] 111-000-322], email address: aa@thk.com.pk and/ or The Manager Corporate Secretarial, Telephone Number: 051-5974098 email address: ali_a@ecopack.com.pk
- III] The corporate shareholders having CDC accounts are required to have their National Tax Number (NTN) updated with their respective participants, whereas, corporate physical shareholders should send a copy of their NTN certificate to the Company or its Share Registrar i.e. Transfer Agent, M/s THK Associates (Private) Limited,. The shareholders while sending NTN or NTN Certificates, as the case may be, must quote Company name and their respective folio numbers.
- (IV) As per the clarification issued by FBR, withholding tax will be determined separately on "Filer/Non-Filer" status of principal shareholder as well as joint-holder(s) based on their shareholding proportions. Therefore, all shareholders who hold shares jointly are required to provide shareholding proportions of principal shareholder and joint-holder(s) in respect of shares held by them to the Registrar and Share Transfer Agent in writing as follows:

		Principal Sharehold	er	Joi	nt Shareholder(s)	
Folio / CDC Account No.	Total Shares	Name and CNIC No.	Shareholding Proportion (No. of Shares)	Name and CNIC No.	Shareholding Proportion [No. of Shares]	

6. Submission of the CNIC/NTN details (Mandatory)

In accordance with the notification of the Securities and Exchange Commission of Pakistan (SECP) vide SR0 779(1)/2011 dated August 18, 2011 and SR0 83(1)/2012 dated July 5, 2012, dividend warrants should bear CNIC number of the registered member or the authorized person, except in case of minor(s) and corporate members Accordingly, Members who have not yet submitted copy of their valid CNIC or NTN in case of corporate entities are requested to submit the same to the Company's Shares Registrar. In case of non-compliance, the Company may withhold dispatch of dividend warrants under intimation to Regulator till such time they provide the valid copy of their CNIC as per law.

7. Participation in the AGM vide Video-Link Facility

In pursuance of Section 132(2) of companies Act, 2017, the Company will provide the video link facility to those member(s) who hold minimum 10% shareholding of the total paid-up capital and resident of city other than Hattar where Company's Annual General Meeting is to be placed, upon request. Such member(s) should submit request in writing to the Company at least five days before the date of the meeting.

Meeting (AGM). After receiving the requ	est/demand of members h	aving 10% or more shareholding in a	ggregate, the Company will intimate
members regarding venue of video con	nference facility at least t	hree (3) days before the date of AG	GM along with complete information
necessary to enable them to access s	uch facility:		
"I/We/Messrs.,	of	, being Member(s) of EcoPac	k Limited, holder of
ordinary share(s) as per Folio #	_ and / or CDC Participant	ID & Sub-Account No	, hereby, opt for video conference
facility at	city."		
			Signature of the Member(s)
			(please affix company
			stamp in case of corporate entity)

In this regard, please fill the following form and submit to registered address of the Company 05 days before holding of the Annual General

8. Change of Address

The members are also requested to notify change in their address, if any, to our Share Registrar / Transfer Agent, M/s THK Associates [Private] Limited, 1st Floor, 40-C, Block-6, P.E.C.H.S, Karachi-75400.



Statement of Compliance with Listed Companies (Code of Corporate Governance) Regulations, 2017

EcoPack Limited, Year Ended June 30, 2018

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

The total number of Directors are Seven as per the following:

a. Male: 06b. Female: 01

2. The composition of the board is as follows:

	Category	Names
a)	Independent Directors	Mr. Asad Ali Sheikh & Mr. Amar Zafar Khan
b)	Other Non-Executive Directors	Mr. Shahid Jamil, Mr. Ali Jamil, Ms. Laila Jamil, Mr. Talat Mahmood Sadiq
c)	Executive Director	Mr. Hussain Jamil

- The directors have confirmed that none of them is serving as a director on more than five listed companies, including this company
 [excluding the listed subsidiaries of listed holding companies where applicable].
- 4. The company has prepared a "Code of Conduct" and has ensured that appropriate steps have been taken to disseminate it throughout the company along with its supporting policies and procedures.
- 5. The board has developed a vision/mission statement, overall corporate strategy and significant policies of the company. A complete record of particulars of significant policies along with the dates on which they were approved or amended has been maintained.
- 6. All the powers of the board have been duly exercised and decisions on relevant matters have been taken by board/shareholders as empowered by the relevant provisions of the Act and these regulations.
- 7. The meetings of the board were presided over by the Chairman and, in his absence, by a director elected by the board for this purpose. The board has complied with the requirements of Act and the Regulations with respect to frequency, recording and circulating minutes of meeting of 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.
- Since the required numbers of Directors qualified from director training program are sufficient enough, therefore, no directors training program was arranged during the year.
- 10. The board has approved appointment of CFO, 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. CFO and CEO duly endorsed the financial statements before approval of the board.

- 12. The board has formed committees comprising of members given below:
 - a) Audit Committee (03 Members)

Chairman: Mr. Asad Ali Sheikh

Members: Mr. Amar Zafar Khan & Ms. Laila Jamil

b) HR and Remuneration Committee (05 Members)

Chairman: Mr. Amar Zafar Khan

Members: Mr. Hussain Jamil, Mr. Asad Ali Sheikh, Mr. Ali Jamil & Ms. Laila Jamil

- 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) of the committee were as per following:
 - a) Audit Committee (04 Meetings)
 - b) HR and Remuneration Committee (04 Meetings)
- 15. The board has set up effective internal audit functions which are considered suitably qualified and experienced for the purpose and are conversant with the 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 ICAP and registered with Audit Oversight Board of Pakistan, that they or any of the partners of the firm, their spouses and minor children do not hold shares of the company and that the firm and all its partners are in compliance with International Federation of Accountants' (IFAC) guidelines on code of ethics as adopted by the ICAP.
- 17. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the Act, these regulations or any other regulatory requirement and the auditors have confirmed that they have observed IFAC guidelines in this regard.
- 18. We confirm that all other requirements of the Regulations have been complied with.

Karachi.

Dated: September 26, 2018

AMAR ZAFAR KHAN CHAIRMAN



CHAIRMAN'S REVIEW REPORT

I am pleased to report that EcoPack Limited's performance for the FY 2017-18 under the guidance of it's Board of Directors and the policies and

controls executed by the company's management have produced the best financial results hitherto seen in it's 25 year history. The company's Profit

after Tax has increased by 20% over the previous financial year as it achieved its record production and sales numbers ahead of the approved annual

Budget.

The company has procured the latest technologies and enhanced it's production capacity for it's intermediary product PET Preforms, used to make

PET bottles for packing beverages, bottled water, soft drinks & syrups, etc., for a wide range of customers spread all over the country. The investment

made in the outgoing financial year was in excess of PKR 450 million and was implemented cost effectively, in time to avoid the depreciation of the Pak

Rupee and meet the start of the high sales summer season in the last quarter before the financial year closed. This event has substantially enhanced

the standing and reputation of your company as a reliable and quality conscious vendor to the rapidly growing Beverage industry.

The Board of the company ably assisted by it's sub-committees which meet regularly to assess and assure that the vision and mission of the

company are being implemented effectively according to the directives of the Board. The Board of Directors continually assess and evaluate their own

performance in line with the Code of Corporate Governance and the Companies Ordinance ensuring compliance with all regulations and rules. Efforts

to create an improved structure for regular and well planned meetings of the sub-committees for Audit and Human Resource & Remuneration (HR&R)

are being discussed to make such meetings purposeful and effective so that tasks and guidance provided to the management may be monitored and

measured effectively minimizing possible lapses and slippages in overall results.

I am happy to see that your company continues on an increasingly profitable path and remains a 'vendor of choice' for its customers across Pakistan,

bringing value to all its shareholders $\boldsymbol{\vartheta}$ stakeholders with merit and consistency.

I wish the company and it's management every success in it's endeavours in the years ahead.

Karachi

Dated: September 26, 2018

Amar Zafar Khan

Chairman of the Board

EcoPack Limited

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چیئر مین کی جائزہ رپورٹ

مجھے یہ بتاتے ہوئے نہایت مسرت ہور ہی ہے کہ بورڈ آف ڈائز یکٹر زکی راہنمائی میں اور سمپنی انتظامیہ کی پالیسیوں اور کنٹر ولزکے تحت ایکو پیک لمیٹڈنے مالی سال 18–2017 کے دوران اپنی کار کر دگی کے ذریعے بچپیں سالہ تاریخ میں شاندار مالی نتائج حاصل کے۔ گذشتہ مالی سال کے دوران نمپنی کے نفع میں بعداز ٹیکس 20 فیصد اضافہ ہواہے کیونکہ اس دوران اس سالانه منظور شدہ بجٹ سے بڑھ کرریکارڈ پیدادار اور فروخت کے اعدادوشار کو چھوا۔

سے بین نے جدید ترین ٹیکنالوجی خرید کر پاکستان بھر میں تھیلے کثیر الاقسام صارفین کے لیے مشروبات، بو تل بندیانی، سافٹ ڈرنکس، سیر پ وغیر ہ کی پیکنگ کیلئے PET بو تلیس بنانے کے لیے استعال ہونے والی اپنی PET پر یفار مزکی خام پر اڈکٹ کی پیداواری صلاحیت میں اضافہ کیا۔ گذشتہ مالی سال میں کی جانے والی سرمایہ کاری 450 ملین رویے سے زائد تھی اور اسے پاکتانی روپے کی قدر میں کی ہے بیخے اور مالی سال کے اختتام ہے قبل آخری سہ ماہی کے موسم گرمامیں زیادہ فروخت کے ہدف کو پورا کرنے کے لیے موثر بہ لاگت انداز میں برونت استعال کیا گیا۔ اس کی بدولت آپ کی تمپنی کی ساکھ میں اضافہ ہوااور آپ کی تمپنی تیزی سے ترقی پاتی مشروبات کی صنعت کے لیے ایک سمجھدار اور حساس و قابل اعتاد اور معیاری فروخت کنندہ کے طور سامنے آئی۔

ذیلی کمیٹیوں نے کمپنی کے بورڈ کواعانت فراہم کی۔ کمپنی کی یہ ذیلی کمیٹیاں با قاعد گی ہے اجلاس منعقد کرتی رہیں تاکہ اس امر کویقینی بنایاجا سکے کہ کمپنی کے نظر بے اور مشن پر بورڈ کی ہدایات کے مطابق موٹر انداز میں عمل کیا جارہا ہے۔ بورڈ آف ڈائر کیٹر زکوڈ آف کارپوریٹ گور ننس اور کمپنیز ایکٹ کے ضابطے کے مطابق اپنی کار کر دگی کا مسلسل جائزہ لیتا ہے اور تمام قواعد وضوابط کی تغمیل کویقینی بنا تاہے۔ آڈٹ اور ہیومن ریسورس ومعاوضہ جات کی ذیلی کمیٹیوں کی بہتر طور پر طے شدہ با قاعدہ اجلاسوں کے لیے ایک بہتر نظام کی تشکیل کے لیے کاوشوں کو زیر بحث لایا تا کہ ایسے اجلاسوں کو ہامعنی اور موکژ بنایا جاسکے اور اس طرح انتظامیہ کو دی گئی ذمیہ داریوں اور راہنمائی کی نگرانی ہو سکے اور مجموعی نتائج کے حصول میں مکنہ کو تاہیوں اور اغلاط کوموٹژ طور پر کم سے کم کیا جاسکے۔

میں یہ دیکھ کرخوش ہوں کہ آپ کی سمینی نفع آور رائے پر اپناسفر جاری رکھے ہوئے ہے اور پاکتان بھر میں اپنے صار فین کے لیے "پندیدہ فروخت کنندہ" رہی ہے ، اس طرح یہ اہمیت اور نسلسل کے ساتھ اس کے حصص داران اوراسٹیک ہولڈرز کے لیے قدر کا ماعث بنی۔

میں کمپنی اور اس کی انتظامیہ کے لیے آنے والے سالوں میں انکی کاوشوں میں کامیابی کے لیے دعا گوہوں۔

عامر ظفرخان

ايكوپيك لميثرژ

كراچي

26 ستمبر 2018



Directors' Report

The Board of Directors of EcoPack Limited is pleased to present the Directors' Report along with the annual financial statements of the company together with the Auditor's Report for the year ended 30th June 2018:

OVERVIEW

Your company's performance in the outgoing financial year is comprised of two distinct parts. The first half of the year was a period of relative macro-economic stability in the country, despite the ongoing political turmoil, as the Pak Rupee (PKR) parity with the US Dollar remained stable until December 2017. Thereafter the continual slide of the PKR by almost 16% against the USD was witnessed in the remaining period upto end June 2018. The second half of the financial year saw sharp increases in the prices of all import based items which were impacted by PKR devaluation such as petro-chemical derived raw materials, PET resin, POL products, machinery spare parts, truck-freight rates, electricity charges, etc. The increase in the SBP official inflation rate and rise in KIBOR and financial charges added to the growing economic uncertainty.

On the more positive side, your company did its biggest expansion in Preform capacity increasing it by almost 90% annually with the acquisition of state-of-the-art world renowned, Husky Preform Injection systems. This was cost efficiently done by adequately covering our forex risk and hence avoiding the adverse impact of the continuing PKR devaluation, resulting in substantial savings for the company. The implementation of the Preform expansion project was done 'just in time' to catch the peak summer sales in the last quarter of the financial year, thus achieving substantially higher production and sales YOY.

Operationally your company countered the challenge of rising costs and inflationary pressures by aggressively enhancing sales, both for Bottles and Preforms, at competitive pricing thereby reducing fixed costs due to higher production and capacity utilization. A timely and efficiently executed capacity expansion based on well considered rational commercial decisions by your management have helped in establishing your company as a reliable, quality conscious and widely preferred vendor to a rapidly growing Beverage industry.

SALES & FINANCIAL HIGHLIGHTS

Total sales value increased by 50% to Rs. 3.3 billion this year against Rs. 2.2 billion in the previous year, mainly due to growth in Preform sales revenue by 114% on account of expansion in Preforms production capacity in the last quarter. The topline revenue also increased due to the increase of the company's basic raw material [PET Resin] price by nearly 40% as compared to the previous year. Bottle sales increased by 11% in unit terms, while Preforms sales increased by 63% in unit terms compared to last year. Gross profit increased this year by 14% to Rs. 408 million from Rs. 357 million in the prior year.

Financial charges increased by 23% from Rs. 54.3 million last year to Rs. 66.8 million this year – primarily due to the increase in financial costs on lease finance on account of expansion in production capacity of Preforms.

Profit before tax decreased by Rs. 16.2 million to Rs. 133.7 million from Rs. 149.9 million in the previous year due to impairment on fixed assets and stocks which have been recorded. Net profit after tax increased by Rs. 21.1 million this year to Rs. 127.0 million from Rs. 105.8 million last year – an increase of almost 20%.

Earnings per share [basic & diluted] increased from Rs. 3.51 to Rs. 4.21 per share which reflects a fairly consistent growth year on year.

FUTURE OUTLOOK

While the Beverage and Bottled Water industry has continued to grow strongly in the last 5 to 6 years, it has grown relentlessly in double digits YOY in PET bottles & Preforms due to the ongoing conversion from 'returnable glass' bottles to PET bottles (non-returnable convenience), aided by greater penetration into both the urban and rural markets. Increasing segmentation into smaller bottle sizes such as 300/350ml, 500ml and 1.0 litre bottles to target each consumer choice & segment specifically, has led to an exponential rise in the numerical volume of PET bottles in unit terms as the prime packaging of CSD and bottled drinking water in our fast growing market. Fruit juices and nectar/concentrate based drinks in PET bottles have hitherto faced a severe challenge by Tetra-brick/cartons as the prevailing popular packaging. However, PET bottles have recently made a serious foray in the premier consumption market of high-end juices marketed by MNC's. This could well augur positive expansion in a new upmarket sector for PET bottles due to attractive visibility, better shelf positioning and merchandising prospects.

The advent of strong inflationary headwinds and macro-economic challenges across the board facing the industry, raise the spectre of a possible slowdown in the continuing robust rate of growth the industry has gotten used to. Higher cost of doing business and sharp increases in dollar based petro-chemical materials, raw & packing materials plus other production and sales inputs, will inevitably drive costs and retail prices upwards. A dilution of consumer purchasing power for a somewhat "elastic demand" for beverages could hit consumption adversely and possibly slow down the growth rate until incomes and savings catch up.

Your company's management is alert to such an environment and related difficulties. It is gearing up to improve efficiencies all round and cut wastages wherever possible, to ensure the upward trajectory and direction of its production output and sales, which are the main drivers for delivering value and services consistently to it's customers. In line with this effort, your company will regularly replace its old and obsolete machines (BMR) and add new cost & energy efficient production machines to expand and augment its capabilities, enabling it to remain in the fore-front as a preferred and value driven, lean and efficient vendor for its customers.

Hussain Jamil

Chief Executive Officer

Product and customer diversification remain the focus of your company. Your company's management is close to finalizing its business plan by adding a new range of bottles for packing of drinking water, edible oil and concentrate/ syrups for some of its existing as well as new customers. While the volumes of such bottles/containers is constantly increasing on a relatively small base, the sale potential and profitability are high. This expansion will also improve the seasonality of our sales and improve the cash-flows of your company during the off-season winter months.

RISKS

Inflationary pressures mentioned above, combined with the country's external debt and trade imbalance, remain the major macro-economic challenges in the near to medium term for all manufacturing businesses in the country. Your company has secure Supply-Chain arrangements and support as the upstream industry for it's main raw material, PET resin, is located in the country with adequate capacity to meet our local industry demand effectively.

Electricity supply countrywide has improved although unplanned outages and breakdowns in the ageing transmission lines and infrastructure could undo our endeavor to minimize our wastages and improve efficiencies wherever possible.

Company HR relations & morale remain positive as we embark on a high growth and profitable journey dovetailed to a buoyant and well organized Beverage industry readily poised to quench the thirst of a demographically young and consumption oriented population.

For & On Behalf of the Board of Directors

Asad Ali Sheikh Director

Karachi September 26, 2018



پانی کی بنیادی پیکنگ بننے کی وجہ سے PET ہو تلوں کے مجم کے ہند سوں میں زبر دست اضافہ ہوا۔ PET ہو تلوں میں پیلوں کے جو س اور نیکٹر / کنسینٹریٹ پر مشتل مشروبات نے ٹیٹر اپرِک /کارٹنز کی جانب سے زبر دست چینٹج کاسامنا کیا کیو کلہ یہ ایک مقبول اور رانج بیکنگ ہے۔ تاہم PET ہو تلوں نے ایم این می کے مارکیٹ کر دہ اعلی معیار کے جو س کی بڑی کھیت والی مارکیٹ میں تیزی سے نفوذ کیا۔ اس سے دیر دست چینٹج کاسامنا کیا تھوں کے مینٹ مثبت وسعت کا مکان ہے کیونکہ اس کے پر کشش، بہتر مقام اور تجارت کے امکانات ہیں۔

پوری صنعت کوافراد زر اور میکر واکنا کی چیننجز کی شدت ہے چلنے والی ہوا کے اثرات نے صنعتی میدان کی جاری تیزر فآری میں ممکنہ آ ہمتگی کے خطرے کو جنم دیا ہے۔ کاروبار کرنے کی زیادہ لاگت اور ڈالر میں خرید و فروخت کے پہلووں میں تیزی سے اضافے سے لاگت اور قیت فروخت میں بیٹنی طور پر اضافہ ہو خرید و فروخت میں بیٹنی طور پر اضافہ ہو گا۔ مشر وبات کی خرید اری کے سلسلے میں صارف کی قوت خرید میں کسی قدر کچکد ار طلب کے لیے کی سے کھیت برے طریقے سے متاثر ہو سکتی ہے اور آمدن اور بچت میں دوبارہ اضافے تک اس کی ترقی آ ہمتہ ہو کتا ہے۔

کتا ہے۔

الی صور تحال اور متعلقہ جیلج کے بیش نظر آپ کی کمپنی کی انتظامیہ تیار ہے۔ انتظامیہ تمام جہتوں میں کار کردگی کو بہتر بنانے اور ضیاع کو مکنہ حد تک روکنے کے لیے اقد امات کر رہی ہے تا کہ پید اوار اور فروخت کی سطح کواوپری جانب تی دھین بنایا جاسکے کیو نکہ ہید دونوں صار فین کو قدر اور شلسل کے ساتھ خدمات کی فراہمی کے لیے بنیادی محرک ہیں۔ اس کو شش کے دوران آپ کی سمپنی اپنی پر انی اور فرصودہ مثینوں کو با قاعدگی کے ساتھ تبدیل کرے گی اور اپنی صلاحیتوں میں اضافے کے لیے موثر بدلاگت اور موثر ہو آنائی نئی پید اواری مثینوں کو شامل کرے گی جس کی وجہ سے کمپنی اس قابل ہو سکے گی کہ دوہ اپنے صار فین کے لیے ایک تر جبجی اور قابل قدر اور موثر فروخت کنندہ کے طور پر صف اول میں رہے۔

آپ کی سمپنی کی توجہ کامر کز مصنوعات اور صارفین کی کثیر الجبتی رہی۔ آپ کی سمپنی کی انتظامیہ اپنے موجودہ اور نئے صارفین کے لیے پینے کے پانی، خور دنی تیل اور کنسینٹریٹ / سیرپ کی پیکنگ کے لیے بو تلوں کی نئی اقسام شامل کرنے کے کاروباری منصوبے کو حتی صورت دینے کے قریب ہے۔ جبکہ ایسی بو تلوں / ڈبوں کے قجم میں چھوٹے سائز کے لیے مسلسل اضافہ ہو رہاہے ، جسکی وجہ سے فروخت اور نفع کے امکانات بڑھ گئے ہیں۔ اس وسعت سے ہماری سیز مل فروخت میں اضافہ ہو گااور آف سیز ن موسم سرما کے مہینوں کے دوران آپ کی کمپنی کے کیش فلومیس بہتری آئے گی۔

خطرات

ند کورہ بالا افراط زر کے دباؤ اور ملک کے بیرونی قرضے اور تجارتی عدم توازن جیسے امور مل کر ملک بھر میں تمام پیداداری کاروباروں کے لیے وسط مدت اہم ترین میکرو اکنامک چیلنجز کے طور پر سامنے آئے۔ آپ کی سمپنی نے سپلائی چین کے انظامات کے ہیں اور اپ سٹر بم صنعت کو اس کے بنیادی خام مال کے لیے اعانت کی ہے۔ ملک میں PET Resin خاطر خواہ مقدار میں موجود ہے اور یہ موثر طور پر مقامی صنعت کی طلب کو یوراکر سکتی ہے۔

ملک بھر میں برتی سلائی میں بہتری آئی چہ جائیکہ غیر طے شدہ بندش اور پوسیدہ ترسیاتی لا ئوں اور نظام میں خراہیوں کی وجہ سے ہماری ضیاع کو کم سے کم کرنے اور مکنہ حد تک بہتری لانے کی کوشش متاثر ہو سکتی ہے۔

سمپنی کے ہیومن ریسورس تعلقات اور حوصلہ مثبت رہا کیونکہ ہم ترتی اور نفع کے ایک ایسے سفر پر گامزن ہیں جو ایک سخت اور انتہائی منظم مشروبات کی صنعت میں پنہاں ہے اور یہ صنعت جغرافیا کی طور پر نوجوان اور کھیت والی آبادی کی پیاس بجھانے کے لیے پر عزم ہے۔

برائے اور منجانب بورڈ آف ڈائر یکٹر ز

حسين جميل كسمة

چيف ايگزيکڻو آفيسر

26 ستمبر 2018

اسدعلی فیخ اسدعلی فیخ ڈائریٹٹر

ڈائر کیٹر زر پورٹ

ا یکو پیک کمیٹٹر کے بورڈ آفڈائر کیٹٹرز کی جانب سے نہایت مسرت کے ساتھ ڈائر کیٹر زر پورٹ کے ساتھ 30 جون 2018 کو ختم ہونے والے مالی سال کیلئے سمپنی کے سالانہ آڈٹ شدہ مالیاتی تفصیلات اور آڈیٹر رپورٹ پیش کی جارہی ہے۔

جائزه

ختم ہونے والے مالی سال کے دوران آپ کی سمپنی کی کار کر دگی دو حصول پر مشتل تھی۔ سال کی پہلی ششاہی ملک میں جاری سیاسی افرا تفری کے باوجود میکر واکنا ک استخام کے آغاز کے دوران نے پر مشتل رہی کے دوران ڈالر کی نشر تا تبادلہ مشخکم رہے۔ اس کے بعد جو ن 2018 تک کی ابقیہ مدت کے دوران ڈالر کی نسبت پاکستانی روپے کی قدر میں تقریبا 16 فیصد کی دیکھنے میں آئی جس کی وجہ پاکستانی روپے کی قدر میں کی تھی، مثال کے طور پر پیٹر و کسمیل سے حاصل شدہ میں آئی جس کی وجہ پاکستانی روپے کی قدر میں کی تھی، مثال کے طور پر پیٹر و کسمیل سے حاصل شدہ علی میں آئی جس کی وجہ پاکستانی روپے کی قدر میں کی تھی، مثال کے طور پر پیٹر و کسمیل سے حاصل شدہ عام مال شدہ کو ایس کی تعرب کی میں اضافہ ہوا۔ اسٹیٹ بینک کے جاری کردہ سرکاری افراط زر کی قیمت کے ساتھ میاتھ KIBOR اورمالیاتی اخراجات میں اضافہ نے نیز حتی ہوئی معاش غیر تھینی صور تحال میں زیادہ کر دار اداکیا۔

شبت ست میں آپ کی مکپنی نے اپنی Preform کی پیداداری صلاحت میں سب ہے بڑا اضافہ کیا جس کے بعد اس کی گنجائٹ میں تقریبا90 فیصد سالاند کے حساب سے اضافہ ہوا اور اس کے ساتھ ماتھ و نیا کے مشہور اور شاہ کار Preform Injection Systems حاصل کیے گئے۔ اس پورے عمل کو زر مبادلہ کے خطرات سے نی کر انتہائی موثر بدلاگت انداز میں سرانجام دیا گیا اور اس دوران پاکستانی روپے کی قدر میں شدید کی کے منفی اثر سے بچاو کرتے ہوئے کمپنی کے لیے خاطر خواہ بچت کی گئے۔ پریفارم کے وسعتی منصوبے کو بروقت مکمل کیا گیا تاکہ مالی سال کی آخری سہ ماہی کے دوران موسم گرما کی انتہائی بلندی کو ویٹینے والی فروخت کے سطح کو چوا ہا سکے اور اس طرح نمایاں طور پر بلند ترین پیداواری ہدف حاصل کیا گیا۔

فعالیت کے لحاظ ہے آپ کی سمپنی نے یو تلوں اور پریفار مز دونوں کی مسابقانہ قیمتوں پر جارحانہ فروخت کے ذریعے بڑھتی ہو کیا گئوں اور افراط زر کے دباؤ کاسامنا کیا اور اس طرح بلند ترین پیداواری گنجائش کے استعمال کی بدولت مقررہ لاگت میں کی لانے میں کامیابی حاصل کی۔ آپ کی انتظامیہ نے خوب موج و بچار کے بعد متوازن کاروباری فیصلوں کی بنیاد پر بروقت اور موثر انداز میں پیداواری گنجائش میں اضافہ کیا جس کی وجہ ہے آپ کی سمبنی کو مشروبات کی تیزی ہے وسعت پانے والی صنعت میں معیار کے معالم میں حساس اور وسیع پیانے پر ترجی شدہ فروخت کنندہ کے طور پر اپنی ساکھ بنانے میں مدولی۔

فروخت اور مالیات کے اہم اعد ادوشار

امسال فروخت کا جم 50 فیصداضافے کے ساتھ 3.3 دلیمین روپے رہاجو کہ سابقہ سال 2.2 بلین روپے تھااور اس کی بنیادی وجہ گذشتہ سہ مائی کے دوران پر بفار مزکی پیداواری گنجائش میں اضافے کی وجہ سے پر بفار م کی فروخت سے صاصل آمدن میں 11 فیصد اضافہ تھا۔ کمپین کے بنیادی خام مال اینخیا T Resin کی قبت میں تقریبا 40 فیصد اضافے کی وجہ سے سابقہ سال کی نسبت کا پیشار م کی فروخت میں گیا ہے۔ استعمال کے نسبت 33 فیصد اضافہ ہوا۔ اصال مجموعی منافع میں 408 ملین روپوں کے ساتھ 14 فیصد اضافہ ہوا۔ امسال مجموعی منافع میں 408 ملین روپوں کے ساتھ 14 فیصد اضافہ و کیجنے میں آیا ہو کہ گذشتہ سال 37 کمپین روپے تھا۔

گذشتہ سال ہونے والے 54.3 ملین روپے کے مالیاتی اخراجات کی نسبت امسال 66.8 ملین روپے کے اخراجات کے ساتھ 23 فیصد اضافیہ ہوا، اس اضافے کی بنیادی وجہ پر بیفار مزکی پیداواری گنجائش میں اضافے کے لیے لیز فنانس کے مالیاتی اخراجات میں اضافیہ تھا۔

منتقبل کے امکانات

جبکہ مشروبات اور بوتل بندیانی کی صنعت نے گذشتہ پانچ چھے سالوں کے دوران اپنی تیزتر تی کاسفر جاری رکھا ہوا ہے ، اس صنعت نے PET بو تلوں اور پریفار مز میں دوہر سے ہندسوں میں رکے بغیر زبر دست ترتی کی ہے جس کی وجہ قابلی واپسی شیشے کی بوتلوں سے نا قابل واپسی اور استعال میں آسان PET بوتلوں کی جانب منتقل بنی اور ہر قتم کے صارف کے انتخاب پر پورااتر نے کے لیے 300 ملی لیٹر سے 1 لیٹر تک کے چھوٹے سائزوں میں فراہمی کی وجہ سے اسے شہر کی اور دیہاتی دونوں علاقوں میں بڑے پیانے پر جگہ بنانے میں مدد ملی۔ اس کی وجہ سے اکا ئیوں کے صاب سے سی ایس ڈی اور ہوتا کی



SIX YEARS AT A GLANCE

ANNEXURE "A" TO THE DIRECTORS' REPORT

			Rupees	in '000'		
	2018	2017	2016	2015	2014	2013
Assets employed:						
Property, plant and equipment	1,362,572	1,001,273	1,014,171	1,055,461	1,074,293	1,077,226
Intangibles and others	63,251	14,004	11,463	7,097	6,702	7,466
Current Assets	999,833	690,979	671,674	618,037	579,853	535,663
our one Assets	2,425,656	1,706,256	1,697,308	1,680,595	1,660,848	1,620,355
	2, 120,000	1,700,200	1,007,000	1,000,000	1,000,010	
Assets financed by:						
Shareholders' equity including						
revaluation surplus	870,485	771,249	637,422	522,504	404,674	316,905
Long term finances	369,296	154,196	247,379	323,094	125,032	184,732
Deffered Liabilities	236,580	261,565	203,675	176,627	232,324	178,352
Short term finances	636,622	344,120	419,410	375,014	469,994	474,777
Other current liabilities	312,673	175,126	189,422	283,356	428,824	465,589
	2,425,656	1,706,256	1,697,308	1,680,595	1,660,848	1,620,355
Profit & Loss:						
Sales	3,312,401	2,205,360	2,097,028	1,847,868	2,229,897	1,769,998
Cost of Sales	2,904,311	1,848,006	1,754,272	1,562,629	1,832,874	1,518,302
Gross Profit	408,090	357,354	342,756	285,239	397,023	251,696
Operating expenses	152,375	134,726	95,275	119,896	139,045	104,021
Operating profit	255,715	222,628	247,481	165,343	257,978	147,675
Net other income / expenses	55,172	18,404	40,591	6,477	20,417	10,756
Financial charges	66,821	54,302	70,034	103,987	113,873	116,769
Net profit / (loss) before taxation	133,722	149,922	136,856	54,879	123,688	41,662
Taxation	6,681	44,061	34,938	28,404	66,121	39,199
Net profit / (loss) after taxation	127,041	105,861	101,918	26,475	57,567	2,463
Other comprehensive income and Transactions with owners:						
Other comprehensive income	917	27,965	18,720	20,655	37,651	40,009
Bonus shares	15%	5%	25%		-	-
Dividend	10%	10%	-	_	_	_
Bividenti	1070	10%				
Key Financial Ratios:						
Gross profit	12.32%	16.20%	16.34%	15.44%	17.80%	14.22%
Operating profit	7.72%	10.09%	11.80%	8.95%	11.57%	8.95%
Profit before tax to net sales	4.04%	6.80%	6.53%	2.97%	5.55%	2.35%
Return on capital employed	14.36%	16.36%	15.51%	6.51%	23.57%	8.37%
Inventory turnover (times)	12.32	7.57	7.90	8.36	11.16	9.72
Fixed assets turnover (times)	2.32	2.17	2.04	1.74	2.06	1.63
Debt equity ratio	38:62	25:75	34:66	35:65	20:80	28:72
Current ratio	1.05	1.33	1.10	0.94	0.64	0.57
Earnings per share	4.21	3.51	3.55	1.15	2.51	0.11

COMPLIANCE WITH CODE OF CORPORATE GOVERNANCE

ANNEXURE "B" TO THE DIRECTORS' REPORT

STATEMENT OF DIRECTORS RESPONSIBILITIES

- 1. The financial statements prepared by the management present fairly its state of affairs, the results of its operations, cash-flows and changes in equity.
- 2. Proper books of accounts have been maintained.
- Appropriate accounting policies have been consistently applied in preparation of the 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 there-from has been adequately disclosed and explained.
- 5. The system of internal control is sound in design and has been effectively implemented and monitored.
- 6. There are no significant doubts on company's ability to continue as a going concern.
- 7. There has been no departure from the best practice of corporate governance, as detailed in the listing regulations.

OTHER DISCLOSURES

- 1. Key operating and financial data for the last six years in summarized form has attached with the directors' report as Annexure "A".
- 2. The Company has declared cash dividend @ 10% [2017 10%], however bonus shares @ 15% i.e.15 shares on every 100 shares held [2017 5%] for the year.
- 3. There are no outstanding statutory payments on account of taxes, levies and charges except of normal and routine nature.
- 4. The company maintains a funded provident fund scheme and a sum of Rs. 9.6 million is invested in various schemes duly approved by Govt of Pakistan for Provident Fund investment. The Gratuity scheme is un-funded and no investment has been made for that.
- 5. There is no any adverse impact on environment due to the business activity carried by the company.
- 6. On account of "Corporate Social Responsibility" (CSR), donation during the year paid to various charitable organizations & hospitals, please refer note No. 29.1 of the financial statements for the year ended June 30, 2018.
- 7. During the year, 04 board of Directors, 04 Audit Committee & 04 HR & Remuneration Committee Meetings were held and the attendance of each director is given below:

a) Board of Directors Meetings: -

Name of Directors	No. of Meetings Attended
Mr. Amar Zafar Khan	04
Mr. Hussain Jamil	04
Mr. Shahid Jamil	01
Mr. Ali Jamil	04
Ms. Laila Jamil	04
Mr. Asad Ali Sheikh	04
Mr. Talat Mahmood Sadiq	01
Mr. Amjad Awan (Alternate Director of Mr. Talat Mahmood Sadiq)	03
Mr. Shahan Ali Jamil (Alternate Director of Mr. Shahid Jamil)	03

b) Audit Committee Meetings: -

Name of Members	No. of Meetings Attended		
Mr. Asad Ali Sheikh	04		
Ms. Laila Jamil	04		
Mr. Amar Zafar Khan	04		



c) Human Resource & Remuneration Committee Meetings: -

Name of Members	No. of Meetings Attended
Mr. Amar Zafar Khan	01
Mr. Hussain Jamil	04
Mr. Asad Ali Sheikh	04
Mr. Ali Jamil	04
Ms. Laila Jamil	04

8. Trading of shares by Directors, Chief Financial Officer & Secretary of the Company during the year 2017-2018 is as under:

Name	Designation	No. of S Acquire	Shares d / Sold
Mr. Amar Zafar Khan	Director	Nil	
Mr. Hussain Jamil	Chief Executive Officer	Nil	
Mr. Shahid Jamil	Director	Nil	/ (40,000)
Mr. Ali Jamil	Director	Nil	
Mr. Asad Ali Sheikh	Director	Nil	
Ms. Laila Jamil	Director	Nil	
Mr. Talat Mahmood Sadiq	Director	Nil	
Mr. Amjad Awan	(Alternate Director of Mr. Talat Sadiq)	Nil	
Mr. Shahan Ali Jamil	(Alternate Director of Mr. Shahid Jamil)	Nil	
Mr. Muhammed Ali Adil	Chief Financial Officer	Nil	

AUDITORS:

The present Auditors M/s. Rahman Sarfaraz Rahim Iqbal Rafiq, Chartered Accountants, retire and being eligible have offered themselves for re-appointment for the financial year 2018-19.

For & on behalf of the Board of Directors

ASAD ALI SHEIKH

Director

HUSSAIN JAMIL
Chief Executive Officer

Karachi

Dated: September 26, 2018

PATTERN OF SHARE HOLDING

ANNEXURE "C" TO THE DIRECTOR'S REPORT

AS AT JUNE 30,2018

Serial No	No. Of Shareholding	Shareh	olders	Total Shares Held	Percentage %
		From	То		
1	419	1	100	14,581	0.05%
2	858	101	500	239,306	0.79%
3	319	501	1000	230,978	0.77%
4	716	1001	5000	1,476,018	4.89%
5	94	5001	10000	686,182	2.28%
6	38	10001	15000	456,667	1.51%
7	25	15001	20000	453,547	1.50%
8	19	20001	25000	428,317	1.42%
9	8	25001	30000	220,385	0.73%
10	5	30001	35000	165,043	0.55%
11	5	35001	40000	188,799	0.63%
12	3	40001	45000	129,540	0.43%
13	1	45001	50000	49,000	0.16%
14	3	50001	55000	157,581	0.52%
15	1	55001	60000	58,660	0.19%
16	1	60001	65000	62,850	0.21%
17	2	65001	70000	140,000	0.46%
18	1	70001	75000	70,257	0.23%
19	2	75001	80000	155,608	0.52%
20	1	80001	85000	84,298	0.28%
21	2	95001	100000	200,000	0.66%
22	1	100001	105000	105,000	0.35%
23	1	105001	110000	110,000	0.36%
24	1	115001	120000	119,328	0.40%
25	1	120001	125000	120,500	0.40%
26	1	130001	135000	134,813	0.45%
27	1	145001	150000	150,000	0.50%
28	1	230001	235000	230,827	0.77%
29	1	235001	240000	240,000	0.80%
30	1	245001	250000	250,000	0.83%
31	1	280001	285000	280,710	0.93%
32	1	360001	365000	362,521	1.20%
33	1	400001	405000	401,021	1.33%
34	1	535001	5400000	535,595	1.78%
35	1	905001	9100000	908,874	3.01%
36	1	1780001	1785000	1,784,033	5.92%
37	1	1855001	1860000	1,857,448	6.16%
38	1	2225001	2230000	2,227,374	7.39%
39	1	2460001	2465000	2,461,625	8.16%
40	1	2880001	2885000	2,880,625	9.55%
41	1	3890001	4500000	4,144,235	13.74%
42	1	4500001	5500000	5,185,125	17.19%
	2544		Total Shares Held	30,157,271	100.00%



Categories of Shareholders

1 Associated Companies, undertaking and related parties NIL NIL 0.00% Seaks, Development Financial Institutions 9 Non Banking Financial Institutions. National Development Fin.Corp Investor	S.No	Name	Number of Share Holders	Total Shares Held	Percentage
National Development Fin.Corp.Investor 1 9,121 0.030% National Bank of Pakistan 1 311 0.001% Sub-Total: 2 9,432 0.031% Sub-Total: 3 1 311 0.001% Spouse and Minor Children:	1	Associated Companies, undertaking and related parties	NIL	NIL	0.00%
National Development Fin.Corp.Investor 1 9,121 0.030% National Bank of Pakistan 1 311 0.001% Sub-Total: 2 9,432 0.031% Sub-Total: 3 1 311 0.001% Spouse and Minor Children:					
National Development Fin.Corp.Investor 1 9,121 0.030% National Bank of Pakistan 1 311 0.001% Sub-Total: 2 9,432 0.031% Directors, Chief Executive Officer, and their Spouse and Minor Children:- Mr. Hussain Jamil 1 5,185,125 17,194% Mr. Shahid Jamil 1 942,199 3,124% Mr. All Jamil 1 22,275 0.074% Mr. All Jamil 1 500 0.002% Mr. Amer Zefer Khan 1 647 0.002% Mr. Amer Zefer Khan 1 647 0.002% Mr. Amar Zefer Khan 1 647 0.002% Ms. Laila Jamil 1 647 0.002% Ms. Laila Jamil 1 647 0.002% Ms. Laila Jamil 1 647 0.002% Ms. Laiba Jamil 1 6,736 0.022% Ms. Deborah Jamil 1 6,736 0.022% Sub-Total: 9 6,159,423 20,424% 4 Modarabas And Mutual Funds:- Prudential Stock Fund Ltd. 2 150,192 0.498% CDC - Trusten NAFA Islamic Stock Fund 1 1,811 0.006% Sub-Total: 1 1,811 0.006% Sub-Total: 1 1,811 0.006% Sub-Total: 1 1,811 0.006% Sub-Total: 1 1,812 0.000% Sub-Total: 1 1,813 0.000% Sub-Total:	2	Banks, Development Financial Institutions & Non			
National Bank of Pakistan 1 311 0.001% Sub-Total: 2 9,432 0.031%		Banking Financial Institutions:-			
Sub-Total: 2 9,432 0.031%		National Development Fin.Corp.Investor	1	9,121	0.030%
Spouse and Minor Children:- Mr. Hussain Jamil		National Bank of Pakistan	1	311	0.001%
Spouse and Minor Children:- Mr. Hussain Jamil 1 \$1,85,125 17194% Mr. Shahid Jamil 1 942,199 3,124% Mr. Ali Jamil 1 22,275 0,074% Mr. Ali Jamil 1 500 0,002% Mr. Amar Zafar Khan 1 647 0,002% Mr. Asad Ali Sheikh 1 647 0,002% Mr. Amjad Awan 1 647 0,002% Ms. Laila Jamil 1 647 0,002% Mrs. Deborah Jamil 1 647 0,002% Mrs. Deborah Jamil 1 6,736 0,022% Sub-Total: 9 6,159,423 20,424% 4 Modarabas And Mutual Funds:- Prudential Stock Fund Ltd. 2 150,192 0,498% Modaraba Al-Mali 1 1,811 0,066% Sub-Total: 4 171,446 0,569% 5 NIT AND ICP 1 1,22 0,000% 6 Foreign Investors:- 1 <td></td> <td>Sub-Total:</td> <td>2</td> <td>9,432</td> <td>0.031%</td>		Sub-Total:	2	9,432	0.031%
Mr. Hussain Jamil 1 5,185,125 17,194% Mr. Shahid Jamil 1 942,199 3,124% Mr. Ali Jamil 1 22,275 0,074% Mr. Talat Mahmood Sadiq 1 500 0,002% Mr. Amar Zafar Khan 1 647 0,002% Mr. Asad Ali Sheikh 1 647 0,002% Mr. Amjad Awan 1 647 0,002% Ms. Lalia Jamil 1 647 0,002% Mrs. Deborah Jamil 1 6,736 0,022% Sub-Total: 9 6,159,423 20,424% 4 Modaraba Al-Mali 1 19,443 0,664% CDC - Trustee NAFA Islamic Stock Fund 1 1,811 0,006% Sub-Total: 4 171,446 0,569% NIT AND ICP M/S. Investment Corporation Of Pakistan 2 1 122 0,000% Foreign Investors:- M/S Somers Nominee (Far East) Limited 1 8,089 0,027%	3	Directors, Chief Executive Officer, and their			
Mr. Shahid Jamil 1 942,199 3.124% Mr. Ali Jamil 1 22,275 0.074% Mr. Talat Mahmood Sadiq 1 500 0.002% Mr. Amar Zafar Khan 1 647 0.002% Mr. Asad Ali Sheikh 1 647 0.002% Mr. Amjad Awan 1 647 0.002% Ms. Laila Jamil 1 647 0.002% Mrs. Deborah Jamil 1 6,736 0.022% Sub-Total: 9 6,159,423 20,424% 4 Modaraba Al- Mali CDC - Trustee NAFA Islamic Stock Fund 1 1 1,9443 0.064% Sub-Total: 4 171,446 0.569% 5 NIT AND ICP 1 122 0.000% M/S. Investment Corporation Of Pakistan 1 122 0.000% Sub-Total: 1 122 0.000% 6 Foreign Investors:- 1 8,089 0.027%		Spouse and Minor Children:-			
Mr. Ali Jamil 1 22,275 0.074% Mr. Talat Mahmood Sadiq 1 500 0.002% Mr. Amar Zafar Khan 1 647 0.002% Mr. Asad Ali Sheikh 1 647 0.002% Mr. Amjad Awan 1 647 0.002% Ms. Laila Jamil 1 647 0.002% Mrs. Deborah Jamil 1 6,736 0.022% Sub-Total: 9 6,159,423 20,424% 4 Modarabas And Mutual Funds:- Prudential Stock Fund Ltd. 2 150,192 0.498% Modaraba Al-Mali 1 19,443 0.064% CDC - Trustee NAFA Islamic Stock Fund 1 1,811 0.006% Sub-Total: 4 171,446 0.569% 5 NIT AND ICP 1 122 0.000% M/S. Investment Corporation Of Pakistan 1 122 0.000% Sub-Total: 1 122 0.000% Foreign Investors:- 1 8,089 0.027%		Mr. Hussain Jamil	1	5,185,125	17.194%
Mr. Talat Mahmood Sadiq 1 500 0.002% Mr. Amar Zafar Khan 1 647 0.002% Mr. Asad Ali Sheikh 1 647 0.002% Mr. Amjad Awan 1 647 0.002% Ms. Laila Jamil 1 647 0.002% Mrs. Deborah Jamil 1 6,736 0.022% Sub-Total: 9 6,159,423 20.424% 4 Modarabas And Mutual Funds:- Prudential Stock Fund Ltd. 2 150,192 0.498% Modaraba Al-Mali 1 19,443 0.064% CDC - Trustee NAFA Islamic Stock Fund 1 1,811 0.006% Sub-Total: 4 171,446 0.569% 5 NIT AND ICP 1 122 0.000% M/S. Investment Corporation Of Pakistan 1 122 0.000% Sub-Total: 1 122 0.000% 6 Foreign Investors:- 1 8,089 0.027%		Mr. Shahid Jamil	1	942,199	3.124%
Mr. Amar Zafar Khan 1 647 0.002% Mr. Asad Ali Sheikh 1 647 0.002% Mr. Amjad Awan 1 647 0.002% Ms. Laila Jamil 1 647 0.002% Mrs. Deborah Jamil 1 6,736 0.022% Sub-Total: 9 6,159,423 20,424% Prudential Stock Fund Ltd. 2 150,192 0.498% Modaraba Al-Mali 1 19,443 0.064% CDC - Trustee NAFA Islamic Stock Fund 1 1,811 0.006% Sub-Total: 4 171,446 0.569% 5 NIT AND ICP M/S. Investment Corporation Of Pakistan 1 122 0.000% Sub-Total: 1 122 0.000% 6 Foreign Investors:- 1 8,089 0.027%		Mr. Ali Jamil	1	22,275	0.074%
Mr. Asad Ali Sheikh 1 647 0.002% Mr. Anjad Awan 1 647 0.002% Ms. Laila Jamil 1 647 0.002% Mrs. Deborah Jamil 1 6,736 0.022% Sub-Total: 9 6,159,423 20,424% Prudential Stock Fund Ltd. 2 150,192 0.498% Modaraba Al-Malii 1 19,443 0.064% CDC - Trustee NAFA Islamic Stock Fund 1 1,811 0.006% Sub-Total: 4 171,446 0.569% 5 NIT AND ICP M/S. Investment Corporation Of Pakistan 1 122 0.000% 6 Foreign Investors:- 1 122 0.000% 6 Foreign Investors:- 1 8,089 0.027%		Mr. Talat Mahmood Sadiq	1	500	0.002%
Mr. Amjad Awan 1 647 0.002% Ms. Laila Jamil 1 647 0.002% Mrs. Deborah Jamil 1 6,736 0.022% Sub-Total: 9 6,159,423 20.424% 4 Modarabas And Mutual Funds:- Prudential Stock Fund Ltd. 2 150,192 0.498% Modaraba Al-Mali 1 19,443 0.064% CDC - Trustee NAFA Islamic Stock Fund 1 1,811 0.006% Sub-Total: 4 171,446 0.569% 5 NIT AND ICP M/S. Investment Corporation Of Pakistan 1 122 0.000% Sub-Total: 1 122 0.000% 6 Foreign Investors:- M/S Somers Nominee (Far East) Limited 1 8,089 0.027%		Mr. Amar Zafar Khan	1	647	0.002%
Ms. Laila Jamil 1 647 0.002% Mrs. Deborah Jamil 1 6,736 0.022% Sub-Total: 9 6,159,423 20.424% 4 Modarabas And Mutual Funds:- Prudential Stock Fund Ltd. 2 150,192 0.498% Modaraba Al-Mali 1 19,443 0.064% CDC - Trustee NAFA Islamic Stock Fund 1 1,811 0.006% Sub-Total: 4 171,446 0.569% 5 NIT AND ICP M/S. Investment Corporation Of Pakistan 1 122 0.000% 6 Foreign Investors:- 1 122 0.000% M/S Somers Nominee (Far East) Limited 1 8,089 0.027%		Mr. Asad Ali Sheikh	1	647	0.002%
Mrs. Deborah Jamil 1 6,736 0.022% Sub-Total: 9 6,159,423 20.424% 4 Modarabas And Mutual Funds:- Prudential Stock Fund Ltd. 2 150,192 0.498% Modaraba Al-Mali 1 19,443 0.064% CDC - Trustee NAFA Islamic Stock Fund 1 1,811 0.006% Sub-Total: 4 171,446 0.569% 5 NIT AND ICP M/S. Investment Corporation Of Pakistan 1 122 0.000% 6 Foreign Investors:- 1 122 0.000% M/S Somers Nominee (Far East) Limited 1 8,089 0.027%		Mr. Amjad Awan	1	647	0.002%
Sub-Total: 9 6,159,423 20.424%		Ms. Laila Jamil	1	647	0.002%
4 Modarabas And Mutual Funds:- Prudential Stock Fund Ltd. 2 150,192 0.498% Modaraba Al-Mali 1 19,443 0.064% CDC - Trustee NAFA Islamic Stock Fund 1 1,811 0.006% Sub-Total: 4 171,446 0.569% 5 NIT AND ICP M/S. Investment Corporation Of Pakistan 1 122 0.000% Sub-Total: 1 122 0.000% 6 Foreign Investors:- M/S Somers Nominee (Far East) Limited 1 8,089 0.027%		Mrs. Deborah Jamil	1	6,736	0.022%
Prudential Stock Fund Ltd. 2 150,192 0.498% Modaraba Al-Mali 1 19,443 0.064% CDC - Trustee NAFA Islamic Stock Fund 1 1,811 0.006% Sub-Total: 4 171,446 0.569% 5 NIT AND ICP M/S. Investment Corporation Of Pakistan Sub-Total: 1 122 0.000% 6 Foreign Investors:- M/S Somers Nominee (Far East) Limited 1 8,089 0.027%		Sub-Total:	9	6,159,423	20.424%
Modaraba Al-Mali 1 19,443 0.064% CDC - Trustee NAFA Islamic Stock Fund 1 1,811 0.006% Sub-Total: 4 171,446 0.569% 5 NIT AND ICP M/S. Investment Corporation Of Pakistan 1 122 0.000% Sub-Total: 1 122 0.000% 6 Foreign Investors:- 1 8,089 0.027%	4	Modarabas And Mutual Funds:-			
CDC - Trustee NAFA Islamic Stock Fund 1 1,811 0.006% Sub-Total: 4 171,446 0.569% 5 NIT AND ICP M/S. Investment Corporation Of Pakistan 1 122 0.000% Sub-Total: 1 122 0.000% 6 Foreign Investors:- M/S Somers Nominee (Far East) Limited 1 8,089 0.027%		Prudential Stock Fund Ltd.	2	150,192	0.498%
Sub-Total: 4 171,446 0.569% 5 NIT AND ICP M/S. Investment Corporation Of Pakistan Sub-Total: 1 122 0.000% 6 Foreign Investors:- M/S Somers Nominee (Far East) Limited 1 8,089 0.027%		Modaraba Al-Mali	1	19,443	0.064%
5 NIT AND ICP M/S. Investment Corporation Of Pakistan 1 122 0.000% Sub-Total: 1 122 0.000% 6 Foreign Investors:- 4 1 8,089 0.027%		CDC - Trustee NAFA Islamic Stock Fund	1	1,811	0.006%
M/S. Investment Corporation Of Pakistan 1 122 0.000% Sub-Total: 1 122 0.000% 6 Foreign Investors:- - M/S Somers Nominee (Far East) Limited 1 8,089 0.027%		Sub-Total:	4	171,446	0.569%
Sub-Total: 1 122 0.000% 6 Foreign Investors:- M/S Somers Nominee (Far East) Limited 1 8,089 0.027%	5	NIT AND ICP			
6 Foreign Investors:- M/S Somers Nominee (Far East) Limited 1 8,089 0.027%		M/S. Investment Corporation Of Pakistan	1	122	0.000%
M/S Somers Nominee (Far East) Limited 1 8,089 0.027%		Sub-Total:	1	122	0.000%
	6	Foreign Investors:-			
Sub-Total: 1 8,089 0.027%		M/S Somers Nominee (Far East) Limited	1	8,089	0.027%
		Sub-Total:	1	8,089	0.027%

Categories of Shareholders

S.No	Name	Number of Share Holders	Total Shares Held	Percentage
7	Others			
	Margalla Financial (Private) Limited	1	15,000	0.050%
	Dr. Arslan Razaque Securities (Smc-Pvt)	1	1,393	0.005%
	Akhai Securities (Private) Limited	1	648	0.002%
	Fikree'S (Pvt) Ltd.	1	22,050	0.073%
	Zillion Capital Securities [Pvt.] Ltd.	1	70,000	0.232%
	Prudential Securities Limited	2	785	0.003%
	M/S. Freedom Enterprises [Pvt] Ltd.	1	3,264	0.011%
	Maple Leaf Capital Limited	1	1	0.000%
	Muhammad Ahmed Nadeem Securities [Smc-Pvt]	1	653	0.002%
	Federal Board Of Revenue	1	362,521	1.202%
	S.A. Prosperity (Pvt.) Ltd.	1	49,000	0.162%
	Aba Ali Habib Securities (Pvt) Ltd	1	2,000	0.007%
	Mam Securities (Pvt) Limited	1	128	0.000%
	Ghani Gases Employees Provident Fund	1	10,000	0.033%
	Horizon Securities Limited - Mf	1	10,000	0.033%
	Amanah Investments Limited	1	1,003	0.003%
	Multiline Securities (Pvt) Limited - Mf	1	37,000	0.123%
	Arif Habib Limited - Mf	1	10,000	0.033%
	Sakarwala Capital Securities (Private) Limited - Mf	1	6,500	0.022%
	Mra Securities Limited - Mf	1	9,000	0.030%
	Dawood Equities Limited- Mf	1	5,000	0.017%
	Market 786 (Private) Limited - Mf	1 240,000 1 907		0.796%
	Y.S. Securities (Private) Limited			0.003%
	Sub-Total:	24	856,853	2.841%
8	Individual			
	Local - Individuals	2,503	22,951,906	76.107%
	Sub-Total:	2,503	22,951,906	76.107%
	Grand Total:	2,544	30,157,271	100%
	Share holding 5% or more voting interest	2,0	00,201,212	20070
		_		.=
	Hussain Jamil	1	5,185,125	17.194%
	Ahsan Jamil	1	4,144,235	13.742%
	Munaf Ibrahim	1	2,880,625	9.552%
	Abdul Sameer	1	2,461,625	8.163%
	Talat Iqbal	1	2,227,374	7.386%
	Shahzad	1	1,857,448	6.159%
	Hanif Khanani	1	1,784,033	5.916%
	Total	7	20,540,465	68.111%
				0.7



INDEPENDENT AUDITOR'S REVIEW REPORT

TO THE MEMBERS OF ECOPACK LIMITED

Review report on the statement of compliance contained in listed Companies (code of corporate governance) regulations, 2017

We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2017 (the Regulations) prepared by the Board of Directors of Ecopack Limited (the Company) for the year ended June 30, 2018 in accordance with the requirements of regulation 40 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 and also ensure compliance with the requirements of section 208

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of the Companies Act, 2017. 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. We have not carried out procedures to assess and

 $determine \ the \ Company's \ process \ for \ identification \ of \ related \ parties \ and \ that \ whether \ the \ related \ party \ transactions \ were \ undertaken \ at \ arm's \ length$

price or not.

Based on our review, nothing has come to our attention which causes us to believe that the Statement of Compliance does not appropriately reflect

the Company's compliance, in all material respects, with the requirements contained in the Regulations as applicable to the Company for the year

ended June 30, 2018.

Karachi

Dated: September 26, 2018

Rahman Sarfaraz Rahim Iqbal Rafiq Chartered Accountants

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AUDITORS' REPORT TO THE MEMBERS

INDEPENDENT AUDITORS' REPORT

To the members of EcoPack Limited

Report on the Audit of the Financial Statements

Opinion

We have audited the annexed financial statements of EcoPack Limited (the Company), which comprise the statement of financial position as at June 30, 2018, and the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity, the statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information ('the financial statements'), and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of the audit.

In our opinion and to the best of our information and according to the explanations given to us, the statement of financial position, statement of profit or loss, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes forming part thereof conform with the accounting and reporting standards as applicable in Pakistan and give the information required by the Companies Act, 2017 [XIX of 2017], in the manner so required and respectively give a true and fair view of the state of the Company's affairs as at June 30, 2018 and of the profit or 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 / Institute of Cost and Management Accountants (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 Matter(s)

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.

Following are the key audit matter(s):

S. No	Key audit matter(s)	How our audit addressed the key audit matter
01.	Preparation of financial statements under Companies Act, 2017 As disclosed in note 2.1 and 44 to the accompanying financial statements, the Companies Act, 2017 (the Act) and fourth schedule to the Companies Act, 2017 became applicable for the first time for the preparation of the Company's annual financial statements for the year ended 30 June 2018. Previously these financial statements used to be prepared as per the requirement of fourth schedule to the Companies Ordinance, 1984. The Act forms an integral part of the statutory financial reporting framework as applicable to the Company and amongst others, prescribes the nature and content of the disclosures in relation to various elements of the financial statements. In the case of the Company, specific additional disclosures and changes to the existing disclosures have been included in the financial statements as referred to in note 5 to the accompanying financial statements. The aforementioned changes and enhancements in the financial statements are considered important and a key audit matter because of the significance of the changes incorporated in the financial statements resulting from the transition to the new reporting requirements under the Act.	We reviewed the requirements of the Fourth schedule to the Act and carried out the following audit procedures to ensure that the financial statements were prepare in accordance with new requirements: • As part of transition to new requirements, the management performed a gap analysis to identify additional requirements of disclosure for the current financial reporting framework. We reviewed the management's process to identify the necessary amendments required in the Company's financial statements; • We evaluated the results of management's analysis and key decisions taken in respect of the transition; and • We assessed the adequacy and appropriateness of the additional disclosures made in the annexed financial statements based on the new requirements.
02.	Implementation of [SAP] software As disclosed in note 44, the Company replaced its current Enterprise Resource Planning Software [Sidat Hyder Financials] with new Enterprise Resource Planning Software named Systems Applications and Products [SAP] with effect from 01, Jan, 2018. The inherent risk and control risk in shifting data from old system to new system required assessment of the risk and controls of the new automated software as to whether these are appropriately designed and are also operating effectively.	We carried out the following audit procedure on the system to obtain reasonable assurance over the adequacy of the controls, and to address this significant risk. • Initially we obtained an understanding of new management information system. We performed test on general IT controls around system access and controls over computer operations within specific application. • We reviewed the methodology followed for transfer of data from old system to new system and also reviewed the resultant information produced by the new system as to its accuracy • We performed test to check that on opening balances in new system matched / agreed with closing balances of old system.

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

Management is responsible for the other information. The other information comprises the information in the annual report including, in particular, the Chairman's Review, Director's Report, Financial and Business Highlights, Graphical Representation and Horizontal and Vertical Analysis of Financial Statements, 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.

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 scepticism 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:

- a) proper books of account have been kept by the Company as required by the Companies Act, 2017 (XIX of 2017);
- b) the statement of financial position, the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes thereon have been drawn up in conformity with the Companies Act, 2017 [XIX of 2017] and are in agreement with the books of account and returns;
- c) investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Company's business; and
- d) zakat was deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980), was deducted by the company and deposited in the Central Zakat Fund established under section 7 of that Ordinance; and

The engagement partner on the audit resulting in this independent auditor's report is Mr. Muhammad Rafiq Dosani.

Rahman Sarfaraz Rahim Iqbal Rafiq Chartered Accountants

refair her Go.

Karachi

Dated: September 26, 2018



Statement of Financial Position

As at June 30, 2018

		2018	2017
ASSETS	Notes	Rupees	s in '000'
Non-Current Assets			
Property, plant and equipment	6	1,362,572	1,001,273
Security deposits	7	55,849	7,512
Intangibles	8	7,402	6,492
mangistos	Ü	1,425,823	1,015,277
Current Assets		_,,	_,,_
Stores, spares and loose tools	9	58,673	56,235
Stock in trade	10	224,659	246,650
Trade debts	11	454,623	149,400
Short term investments		-	36,000
Loans and advances	12	61,510	53,748
Deposits, prepayments and other receivables		9,387	16,877
Taxation - net		111,248	109,127
Cash and bank balances	13	79,733	22,942
		999,833	690,979
Total assets		2,425,656	1,706,256
EQUITY AND LIABILITIES			
Share capital and reserves			
Authorized capital			
50,000,000 (2017: 50,000,000) ordinary			
shares of Rs.10/- each		500,000	500,000
Issued, subscribed and paid-up capital	14	301,573	287,212
Surplus on revaluation of property and plant	15	161,552	175,887
Accumulated profit		407,360	308,150
		870,485	771,249
Non-Current Liabilities			
Long term loans	16	60,746	145,223
Liabilities against assets subject to finance lease	17	308,550	8,973
Deferred liabilities	18	236,580	261,565
		605,876	415,761
Current Liabilities			
Trade and other payables	19	297,597	165,715
Unclaimed dividend		1,302	461
Accrued mark - up	20	13,774	8,950
Short term borrowings	21	479,481	241,898
Current portion of non-current liabilities	22	157,141	102,222
		949,295	519,246
Contingencies and commitments	23	0.405.056	1 700 050
		2,425,656	1,706,256

The annexed notes 1 to 46 form an integral part of these financial statements.



CHIEF EXECUTIVE OFFICER

Statement of Profit or loss

For the year ended June 30, 2018

	Notes	2018 Rupees	2017 in '000'
Sales - net	24	3,312,401	2,205,360
Cost of sales	25	[2,904,311]	[1,848,006]
Gross profit		408,090	357,354
Distribution cost	26	[68,661]	[64,113]
Administrative expenses	27	[83,714]	[70,613]
		[152,375]	[134,726]
Profit from operations		255,715	222,628
Other income - net	28	39,800	37,691
Other expenses	29	[94,972]	(56,095)
		(55,172)	[18,404]
Finance cost	30	[66,821]	[54,302]
Profit before taxation		133,722	149,922
Taxation	31	(6,681)	[44,061]
Profit after taxation		127,041	105,861
		Ru	pees
Earnings per share - basic and diluted	32	4.21	3.51

The annexed notes 1 to 46 form an integral part of these financial statements.



CHIEF EXECUTIVE OFFICER



Statement of Comprehensive Income For the year ended June 30, 2018

			Re-stated
		2018	2017
	Note	Rupees	in '000'
Profit after taxation		127,041	105,861
Other comprehensive income			
Items related to revaluation surplus			
- Gain on revaluation of property and plant during the year - net of tax		-	27,688
- Effect of revalued assets disposed off - net of tax		[1,373]	(92)
- Effect of change of tax rate related to deferred tax on			
revaluation surplus		2,154	3,970
		781	31,566
Items related to defined benefit obligation			
- Remeasurements of defined benefit plan	18.1.4	192	[5,143]
- Deferred tax on remeasurements of defined benefit plan		(56)	1,542
		136	[3,601]
T		107.050	100,000
Total comprehensive income for the year		127,958	133,826

The annexed notes 1 to 46 form an integral part of these financial statements.

CHIEF FINANCIAL OFFICER

Statement of Changes In Equity For the year ended June 30, 2018

	Issued, subscribed and paid-up capital	Revaluation reserve	Retained earnings	Total Equity
		(Rupee	es in '000']	
Balance as at July 01, 2016	229,770	-	249,747	479,517
Impact of change in accounting				
policy (Note 5)	-	157,905	-	157,905
Restated balance as at July 01, 2016	229,770	157,905	249,747	637,422
Total comprehensive income for the year				
- Profit after taxation	-	-	105,861	105,861
- Other comprehensive income for the year	-	31,566	[3,601]	27,965
	-	31,566	102,260	133,826
Transfer of incremental depreciation to				
retained earnings	-	[13,584]	13,584	-
Transaction with owners				
- Issuance of bonus shares	57,442	-	[57,442]	-
Restated balance as at June 30, 2017	287,212	175,887	308,149	771,248
Total comprehensive income for the year				
- Profit after taxation	-	-	127,041	127,041
- Other comprehensive income for the year	-	781	136	897
	-	781	127,177	127,938
Transfer of incremental depreciation to				
retained earnings	-	[15,116]	15,116	-
Transaction with owners				
- Issuance of bonus shares	14,361	-	[14,361]	-
- Final dividend @ 10% for the year ended 30 June 2017	-	-	[28,721]	[28,721]
Balance as at June 30, 2018	301,573	161,552	407,360	870,485

The annexed notes 1 to 46 form an integral part of these financial statements.



CHIEF EXECUTIVE OFFICER



Statement of Cash Flows

For the year ended June 30, 2018

		2018	2017
	Notes	Rupees	in '000'
CASH FLOWS FROM OPERATING ACTIVITIES			
Profit before taxation		133,722	149,922
Adjustment for non-cash charges and other items:			
Depreciation and amortization		119,816	107,283
(Gain) on disposal of property, plant and equipment		(554)	[5,004]
Provision for Workers' Profits Participation Fund		7,285	8,139
Provision for Workers' Welfare Fund		4.700	4,709
Fixed assets written off		-	8,187
Other assets written off		5,188	-
Provision for doubtful debts / doubtful debts written off		(10,580)	7,338
Provision for impaired operating assets / capital work in progress		25,973	430
Provision for stock in trade		32,022	730
Provision for gratuity		16,558	12,584
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Finance cost		66,821	54,302
W 12 2 1 1		400,951	347,890
Working capital changes		(0, ((0,0))	0.040
[Increase] / decrease in stores, spares and loose tools		[2,438]	6,240
(Increase) in stock in trade		[10,031]	(5,226)
[Increase] / decrease in trade debts		[294,643]	1,570
(Increase) in loans and advances		[7,762]	(3,861)
Decrease in deposits, prepayments and other receivables		7,490	16,652
Increase / (decrease) in trade and other payables		127,557	[12,230]
		[179,827]	3,145
Cash generated from operations		221,124	351,035
Finance cost paid		(61,218)	(51,039)
Gratuity paid		(2,360)	(1,229)
Workers' Profit Participation Fund paid		(8,139)	(7,436)
Workers' Welfare Fund paid		(4,709)	(4,418)
Taxes paid		(44,966)	[51,449]
Increase in security deposits		[48,337]	[1,448]
Net cash generated from operating activities		51,395	234,016
CASH FLOWS FROM INVESTING ACTIVITIES			
Purchase of property, plant and equipment		(507,184)	[71,057]
Proceeds from disposal of property, plant and equipment		753	5,816
Additions in intangible assets		[3,115]	[1,218]
Net cash (used in) investing activities		(509,546)	(66,459)
CASH FLOWS FROM FINANCING ACTIVITIES			
Leases acquired during the year		366,397	9,727
Payments against lease obligations		(3,466)	[1,468]
Dividend paid		(27,880)	-
Repayment of long term loans		(101,182)	[74,933]
Long term loans obtained		7,491	-
Net cash (used in) financing activities		241,359	[66,674]
Net increase / (decrease) in cash and cash equivalents		[216,792]	100,883
Cash and cash equivalents at the beginning of the year		[182,956]	[283,839]
Cash and cash equivalents at the end of the year	33	[399,748]	[182,956]
,			

The annexed notes 1 to 46 form an integral part of these financial statements.



CHIEF EXECUTIVE OFFICER

For the year ended June 30, 2018

1. STATUS AND NATURE OF BUSINESS

Ecopack Limited (the Company) is a limited liability Company incorporated in Pakistan and is listed on Pakistan Stock Exchange Limited. The registered office and manufacturing facility of the Company is located at Hattar Industrial Estate, Khyber Pakhtunkhwa. The principal business activity of the Company is manufacturing and sale of Polyethylene Terephthalate (PET) bottles and preforms for the market of Beverages and other liquid packaging industry.

Geographical location and address of business unit / plant:

Hattar

Plot - 112,113, Phase V, Hattar Industrial Estate, Hattar, KPK

Rawalpindi

19, Citivillas Near High Court Road

Karachi

Suite # 306, 3rd Floor, Clifton Diamond, Block - 4, Clifton

Purpose

Registered office and factory

Purpose

Head Office

Purpose

Administration Office

2. BASIS OF PREPARATION

2.1 Statement of compliance

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

- International Financial Reporting Standards (IFRS Standards) issued by the International Accounting Standards Board (IASB) as are notified under the Companies Act, 2017 (the Act), and
- provisions of and directives issued under the Companies Act, 2017.
- Where provisions of and directives issued under the Companies Act, 2017 differ from the IFRS Standards, the provisions of and directives issued under the Companies Act, 2017 have been followed.

2.2 Basis of measurement

These financial statements have been prepared under the historical cost convention except property, plant and machinery have been carried at revalued amount and certain employee retirement benefits carried at present value.

2.3 Functional and presentation currency

These financial statements are presented in Pakistan Rupees which is the functional and presentation currency of the Company.

2.4 Use of estimates and judgments

The preparation of financial statements in conformity with approved accounting standards, as applicable in Pakistan, requires management to make judgments, estimates and assumptions that affect the application of policies and the reported amounts of assets, liabilities, income and expenses.



For the year ended June 30, 2018

The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making judgments about the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the 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. Areas where various assumptions and estimates are significant to the financial statements or where judgments were exercised in application of accounting policies are as follows:

		Note
i)	Useful life and residual values of property, plant and equipment	4.1
ii)	Useful life and amortization of Intangible assets	4.2
iii)	Provision for slow moving and obsolete store, spares and loose tools	4.3
iv]	Provision for slow moving and obsolete stock in trade	4.4
v]	Provision for doubtful debts	4.5
vi)	Classification, recognition, measurement and derecognition of financial instruments	4.6
vii]	Provision for staff retirement benefits	4.7
viii)	Provision for taxation	4.8

3. STANDARDS, AMENDMENTS OR INTERPRETATIONS TO EXISTING STANDARD AND FORTHCOMING REQUIREMENTS:

3.1 New and amended standards and interpretations to published approved accounting standards that are effective in the current year

The following amendments to existing standards and interpretations have been published and are mandatory for accounting periods beginning on or after July 1, 2017 and are considered to be relevant to the Company's financial statements:

IAS 7, 'Statement of cash flows' amendments introduce an additional disclosure that will enable users of financial statements to evaluate changes in liabilities arising from financing activities. The amendment is part of the IASB's disclosure initiative, which continues to explore how financial statement disclosure can be improved.

The Companies Act, 2017 (the Act) has also brought certain changes with regard to preparation and presentation of annual and interim financial statements of the Company. These changes also include change in respect of recognition criteria of revaluation surplus of property, plant and equipment as more fully explained in note 6, change in nomenclature of primary statements, etc.

Further, the disclosure requirements contained in the fourth schedule to the Act have been revised, resulting in the:

- elimination of duplicative disclosures with the IFRS disclosure requirements; and
- incorporation of significant additional disclosures.
- 3.2 New and amended standards and interpretations to published approved accounting standards that are not yet effective in the current year

The following International Financial Reporting Standards (IFRS Standards) as notified under the Companies Act, 2017 and the amendments and interpretations thereto will be effective for accounting periods beginning on or after the dates specified below:

For the year ended June 30, 2018

- Classification and Measurement of Share-based Payment Transactions amendments to IFRS 2 clarify the accounting for certain types of arrangements and are effective for annual periods beginning on or after 1 January 2018. The amendments cover three accounting areas [a] measurement of cash-settled share-based payments; [b] classification of share-based payments settled net of tax withholdings; and [c] accounting for a modification of a share-based payment from cash-settled to equity-settled. The new requirements could affect the classification and/or measurement of these arrangements and potentially the timing and amount of expense recognized for new and outstanding awards. The amendments are not likely to have an impact on the Company's financial statements.
- Transfers of Investment Property (Amendments to IAS 40 'Investment Property' -effective for annual periods beginning on or after 1 January 2018) clarifies that an entity shall transfer a property to, or from, investment property when, and only when there is a change in use. A change in use occurs when the property meets, or ceases to meet, the definition of investment property and there is evidence of the change in use. In isolation, a change in management's intentions for the use of a property does not provide evidence of a change in use. The amendments are not likely to have an impact on the Company's financial statements.
- Annual Improvements to IFRSs 2014-2016 Cycle [Amendments to IAS 28 'Investments in Associates and Joint Ventures'] [effective for annual periods beginning on or after 1 January 2018] clarifies that a venture capital organization and other similar entities may elect to measure investments in associates and joint ventures at fair value through profit or loss, for each associate or joint venture separately at the time of initial recognition of investment. Furthermore, similar election is available to non-investment entity that has an interest in an associate or joint venture that is an investment entity, when applying the equity method, to retain the fair value measurement applied by that investment entity associate or joint venture to the investment entity associate's or joint venture's interests in subsidiaries. This election is made separately for each investment entity associate or joint venture. The amendments are not likely to have an impact on the Company's financial statements.
- IFRIC 22 'Foreign Currency Transactions and Advance Consideration' (effective for annual periods beginning on or after 1 January 2018) clarifies which date should be used for translation when a foreign currency transaction involves payment or receipt in advance of the item it relates to. The related item is translated using the exchange rate on the date the advance foreign currency is received or paid and the prepayment or deferred income is recognized. The date of the transaction for the purpose of determining the exchange rate to use on initial recognition of the related asset, expense or income (or part of it) would remain the date on which receipt of payment from advance consideration was recognized. If there are multiple payments or receipts in advance, the entity shall determine a date of the transaction for each payment or receipt of advance consideration. The application of interpretation is not likely to have an impact on the Company's financial statements.
- IFRIC 23 'Uncertainty over Income Tax Treatments' (effective for annual periods beginning on or after 1 January 2019) clarifies the accounting for income tax when there is uncertainty over income tax treatments under IAS 12. The interpretation requires the uncertainty over tax treatment be reflected in the measurement of current and deferred tax. The application of interpretation is not likely to have an impact on the Company's financial statements.
- IFRS 15 'Revenue from Contracts with Customers' (effective for annual periods beginning on or after 1 July 2018). IFRS 15 establishes a comprehensive framework for determining whether, how much and when revenue is recognized. It replaces existing revenue recognition guidance, including IAS 18 'Revenue', IAS 11 'Construction Contracts' and IFRIC 13 'Customer Loyalty Programmes'. The Company is currently in the process of analyzing the potential impact of changes required in its revenue recognition policies on adoption of the standard.
- IFRS 9 'Financial Instruments' and amendment Prepayment Features with Negative Compensation (effective for annual periods beginning on or after 1 July 2018 and 1 January 2019 respectively). IFRS 9 replaces the existing guidance in IAS 39 Financial Instruments: Recognition and Measurement. IFRS 9 includes revised guidance on the classification and measurement of financial instruments, a new expected credit loss model for calculating impairment on financial assets, and new general hedge accounting requirements. It also carries forward the guidance on recognition and derecognition of financial instruments from IAS 39. The Company is currently in the process of analyzing the potential impact of changes required in classification and measurement of financial instruments and the impact of expected loss model on adoption of the standard.
- IFRS 16 'Leases' (effective for annual period beginning on or after 1 January 2019). IFRS 16 replaces existing leasing guidance, including IAS 17 'Leases', IFRIC 4 'Determining whether an Arrangement contains a Lease', SIC 15 'Operating Leases- Incentives' and SIC-27 'Evaluating the Substance of Transactions Involving the Legal Form of a Lease'. IFRS 16 introduces a single, on-balance sheet lease accounting model for lessees. A lessee recognizes a right-of-use asset representing its right to use the underlying asset and a lease liability representing its obligation to make lease payments. There are recognition exemptions for short-term leases and leases of low-value items. Lessor accounting remains similar to the current standard i.e. lessors continue to classify leases as finance or operating leases. The Company is currently in the process of analyzing the potential impact of its lease arrangements that will result in recognition of right to use assets and liabilities on adoption of the standard.

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For the year ended June 30, 2018

- Amendment to IAS 28 'Investments in Associates and Joint Ventures' Long Term Interests in Associates and Joint Ventures (effective for annual period beginning on or after 1 January 2019). The amendment will affect companies that finance such entities with preference shares or with loans for which repayment is not expected in the foreseeable future (referred to as long-term interests or 'LTI'). The amendment and accompanying example state that LTI are in the scope of both IFRS 9 and IAS 28 and explain the annual sequence in which both standards are to be applied. The amendments are not likely to have an impact on the Company's financial statements.
- Amendments to IAS 19 'Employee Benefits' Plan Amendment, Curtailment or Settlement (effective for annual periods beginning on or after 1 January 2019). The amendments clarify that on amendment, curtailment or settlement of a defined benefit plan, a company now uses updated actuarial assumptions to determine its current service cost and net interest for the period; and the effect of the asset ceiling is disregarded when calculating the gain or loss on any settlement of the plan and is dealt with separately in other comprehensive income. The application of amendments is not likely to have an impact on the Company's financial statements.

Annual Improvements to IFRS Standards 2015–2017 Cycle - the improvements address amendments to following approved accounting standards:

- IFRS 3 "Business Combinations" and IFRS 11 "Joint Arrangement" the amendment aims to clarify the accounting treatment when a company increases its interest in a joint operation that meets the definition of a business. A company remeasures its previously held interest in a joint operation when it obtains control of the business. A company does not remeasure its previously held interest in a joint operation when it obtains joint control of the business.
- IAS 12 "Income Taxes" the amendment clarifies that all income tax consequences of dividends (including payments on financial instruments classified as equity) are recognized consistently with the transaction that generates the distributable profits.
- IAS 23 "Borrowing Costs" the amendment clarifies that a company treats as part of general borrowings any borrowing originally made to develop an asset when the asset is ready for its intended use or sale.

The above amendments are effective for annual periods beginning on or after 1 January 2019 and are not likely to have an impact on the Company's financial statements.

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

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

4.1 Property, plant and equipment

Owned

These are stated at cost less accumulated depreciation and accumulated impairment loss, if any except for free hold land, factory building and plant and machinery which are stated at revalued amount less accumulated depreciation and accumulated loss, if any. Cost of an asset comprises acquisition and other costs which are directly attributable to the asset.

Capital work-in-progress is stated at cost less accumulated impairment losses, if any. All expenditures connected to the specific assets incurred during installation and construction period are carried under capital work-in-progress. These are transferred to specified assets as and when assets are available for use.

For the year ended June 30, 2018

Any surplus arising on revaluation of plant and machinery is credited to the surplus on revaluation account. Revaluation is carried out with sufficient regularity to ensure that the carrying amount of assets does not differ materially from the fair value. To the extent of the incremental depreciation charged on the revalued assets, the related surplus on revaluation of plant and machinery (net of deferred taxation) is transferred directly to retained earning / unappropriated profit.

Subsequent costs are included in the asset's carrying amounts or recognized as a separate assets, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably.

An item of property, plant and equipment is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset [calculated as the difference between the net disposal proceeds and the carrying amount of the asset] is included in the statement of profit or loss in the year in which the asset is derecognized. The related balance of surplus on revaluation of such item, if any, is transferred directly to retained earnings [unappropriated profits].

Depreciation is charged to statement of profit or loss applying either straight line method or written down value method whereby the cost or revalued amount of an asset is written off over its useful life at the rates specified in note 5 to the financial statements. Depreciation on additions is charged from the time at which asset is available for use until asset is disposed off.

The assets' residual values, useful lives are reviewed, and adjusted if appropriate, at each financial year end. The Company's estimate of residual value of property and equipment as at June 30, 2018 did not require any adjustment as its impact is considered insignificant.

Leased

Assets subject to finance lease are initially recorded at the lower of the present value of minimum lease payments under the lease agreements and the fair value of the leased assets each determined at the inception of lease. Subsequent to initial recognition, the asset is stated at the amount determined at initial recognition less accumulated depreciation and impairment losses, if any.

Leased assets are depreciated on reducing balance method at the rates specified in note 6.1 to the financial statements as disclosed in the fixed asset schedule to the financial statements.

4.2 Intangible assets

Intangible assets are stated at cost less accumulated amortization and impairment losses, if any. Subsequent expenditure on capitalized intangible assets is capitalized only when it increases the future economic benefits embodied in the specific assets to which it relates. All other expenditure is expensed as incurred. Intangible assets are amortized using the straight line method over their estimated useful lives. The estimated useful life and amortization method are reviewed at the end of each annual reporting period, with the effect of any changes in estimate being accounted for on a prospective basis.

4.3 Stores, spares and loose tools

Stores, spares and loose tools excluding items in transit are valued at lower of average cost and net realizable value. Provision is made for slow moving and obsolete items. Items in transit are valued at cost comprising invoice values plus other charges incurred thereon accumulated to the date of statement of financial position.

Net realizable value signifies the estimated selling price in the ordinary course of business, less the estimated costs necessary to make the sale.

Provisions are made in the financial statements for obsolete and slow moving inventory based on management's best estimate regarding their future usability.



For the year ended June 30, 2018

4.4 Stock-in-trade

Raw materials and packing materials are valued at average cost and finished goods are valued at lower of average manufacturing cost and net realizable value. Raw material and packing material in transit are valued at invoice value plus other charges paid thereon.

Work-in-process is valued at average cost of raw materials including a proportionate of manufacturing overheads.

Finished goods are valued at average cost of raw materials and packing materials including a proportionate of manufacturing overheads.

Net realizable value signifies the estimated selling price in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to be incurred to make the sale.

Provisions are made in the financial statements for obsolete and slow moving inventory based on management's best estimate regarding there future usability.

4.5 Trade and other receivables

Trade and other receivables are carried at original invoice amount / cost, which is the fair value of the consideration to be received, less an estimate made for doubtful receivables which is determined based on management review of outstanding amounts and previous repayment pattern. Balance considered bad and irrevocable are written off.

4.6 Financial Instruments

4.6.1 Classification

The Company classifies its financial assets in the following categories: at fair value through profit or loss, held to maturity, loans and receivables, and available-for-sale. The classification depends on the purpose for which the financial assets were acquired. Management determines the classification of its financial assets at initial recognition.

a) At fair value through profit or loss

Financial assets at fair value through profit or loss are financial assets held for trading and financial assets designated upon initial recognition as at fair value through profit or loss. A financial asset is classified as held for trading if acquired principally for the purpose of selling in the short-term. Assets in this category are classified as current assets if expected to be settled within twelve months, otherwise, they are classified as non-current assets.

b) Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are included in current assets, except for maturities longer than 12 months after the end of the reporting period. These are classified as non-current assets. The Company's loans and receivables comprise 'trade debts', 'loans and advances', 'deposits, prepayments and other receivables' in the statement of financial position.

c) Held to maturity

Investments with a fixed maturity where the Company has the intent and ability to hold to maturity are classified as held to maturity investments. Held-to-maturity investments are carried at amortized cost using the effective interest rate method, less any impairment losses.

For the year ended June 30, 2018

d) Available for sale

Available-for-sale financial assets are non-derivatives that are either designated in this category or not classified in any of the other categories. These are primarily those investments that are intended to be held for an undefined period of time or may be sold in response to the need for liquidity. They are included in non-current assets unless the investment matures or management intends to dispose off it within 12 months of the end of the reporting date.

4.6.2 Recognition, measurement and derecognition

"All financial assets are recognized at the time when the Company becomes a party to the contractual position of the instrument. Regular way purchases and sales of financial assets are recognized on the trade date – the date on which the Company commits to purchase or sell the asset. Financial assets are initially recognized at fair value plus transaction costs for all financial assets not carried at fair value through profit or loss. Financial assets carried at fair value through profit or loss are initially recognized at fair value and transaction costs are expensed to the profit or loss in the statement of comprehensive income. Financial assets are derecognized when the rights to receive cash flows from the investments have expired or have been transferred and the Company has transferred substantially all risks and rewards of ownership. Available-for-sale financial assets and financial assets at fair value through profit or loss are subsequently carried at fair value. Loans and receivables and held to maturity financial assets are carried at amortized cost using the effective interest method.

Gains or losses arising from changes in the fair value of the 'financial assets at fair value through profit or loss' category are recognized in the profit or loss in the statement of comprehensive income within 'other income / expenses' in the period in which they arise. Gains or losses on sale of investments at 'fair value through profit or loss' are recognized in the profit or loss in the statement of comprehensive income as 'qains and losses from investment'.

Gains or losses from changes in fair value of monetary and non-monetary securities classified as available-for-sale are recognized in other comprehensive income. When investment classified as available-for-sale are sold or impaired, the accumulated fair value adjustments recognized in equity are taken to profit or loss in the statement of comprehensive income as 'gains and losses from investment'. Interest on available-for-sale investment calculated using the effective interest method is recognized in the profit or loss in the statement of comprehensive income as part of 'other income'.

Interest on available-for-sale investment calculated using the effective interest method is recognized in the statement of profit or loss as part of other income.

4.6.3 Impairment of financial assets

The Company assesses at each date of statement of financial position whether there is objective evidence that a financial asset or a group of financial assets is impaired. In the case of investments classified as available-for-sale, a significant or prolonged decline in the fair value of the security below its cost is considered as an indicator that the securities are impaired. If any such evidence exists for available-for-sale financial assets, the cumulative loss – measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that financial asset previously recognized in equity is removed from equity and recognized in the profit or loss in the statement of comprehensive income. Impairment losses recognized in the profit or loss in the statement of comprehensive income on equity instruments classified as available-for-sale are not reversed. Impairment testing of trade debts and other receivables is carried out by the company on annual basis and the related impairment is recognized in the statement of profit or loss.

4.6.4 Financial liabilities

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

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or expired. Where an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in respective carrying amounts is recognized in the profit or loss in the statement of comprehensive income.



For the year ended June 30, 2018

4.6.5 Offsetting of financial assets and financial liabilities

Financial assets and liabilities are offset and the net amount is reported in the financial statements only when there is a legally enforceable right to set off the recognized amount and the company intends either to settle on a net basis or to realize the assets and settle the liabilities simultaneously.

4.7 Staff Retirement Benefits

The main features of the schemes operated by the company for its employees are as follows:

4.7.1 Defined benefit plan

A defined benefit plan is post employment benefit plan other than a defined contribution plan. The company's net obligation in respect of defined benefit plan is calculated by estimating the amount of future benefit that employees have earned in return for their service in current and prior periods, that benefit is discounted to determine its present value. The calculation is performed annually by a qualified actuary using the projected unit credit method. The Gratuity scheme is unfunded and covers those permanent employees & management staff of the Company who have completed prescribed qualifying period of service. Provision is made annually to cover obligations under the scheme on the basis of actuarial valuation.

Past service cost is recognized immediately to the extent that the benefits are already vested. For non-vested benefits past service cost is amortized on the straight line basis over the average period until the amended benefits become vested.

All actuarial gains and losses arising on valuation are charged to other comprehensive income.

4.7.2 Defined contribution plan

A defined contribution plan is a post employment benefit plan under which the company pays fixed contribution into a separate entity and will have no legal and constructive obligation to pay further amounts. Obligation for contributions to defined contribution plans are recognized as an employee benefit expense in statement of profit or loss when they are due. The Company also operates an approved funded contributory provident fund for its permanent employees. Equal monthly contributions are made both by the Company and the employees at the rate of 5% per annum of the basic salary. Company's contributions are charged to statement of profit or loss.

4.8 Taxation

The tax expense for the year comprises current and deferred tax. Tax is recognized in the statement of profit or loss, except to the extent that it relates to items recognized outside profit or loss. In this case the tax is also recognized outside profit or loss.

Current

Current tax is the amount of tax payable on taxable income for the year, using tax rate enacted by or substantively enacted at the date of statement of financial position, and any adjustment to the tax payable in respect of previous year. Provision for current tax is based on higher of the taxable income at current rates of taxation in Pakistan after taking into account tax credits, rebates and exemptions available, if any or minimum tax u/s 113 of Income Tax Ordinance, 2001 after taking into account tax credits or Alternative corporate tax u/s 113C of Income Tax Ordinance, 2001. However, for income covered under final tax regime, taxation is based on applicable tax rates under such regime. The amount of unpaid income tax in respect of the current or prior periods is recognized as a liability. Any excess paid over what is due in respect of the current or prior periods is recognized as an asset.

For the year ended June 30, 2018

Deferred

Deferred tax is recognized using the balance sheet method, providing for temporary differences, at the date of statement of financial position, between carrying amount and the tax base of assets and liabilities for financial reporting purposes.

Deferred tax liabilities are generally recognized for all taxable temporary differences and deferred tax assets are recognized for all deductible temporary differences and carry forward of unused tax losses and tax credits, to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences and /or carry forward of unused tax losses or tax credits can be utilized.

The carrying amount of all deferred tax assets is reviewed at each date of statement of financial position and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the deferred tax assets to be utilized.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realized or the liability is settled, based on tax rates [and tax laws] that have been enacted or substantively enacted at the date of statement of financial position.

4.9 Impairment of non-financial assets

Assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of these assets may not be recoverable. Whenever the carrying amount of these assets exceed their recoverable amount, an impairment loss is recognized in the statement of profit or loss for the amount by which the asset's carrying amount exceeds its recoverable amount. Reversal of impairment loss is restricted to the original cost of the asset.

4.10 Borrowing costs

Borrowings costs are recognized as an expense in the period in which they are incurred except, to the extent of borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset. Such borrowing costs, if any, are capitalized as part of the cost of that asset.

4.11 Segment reporting

A segment is a distinguishable component of the Company that is engaged in providing related products or services (business segment), or in providing product or services within a particular economic environment (geographical segment), which is subject to risks and returns that are different from those of other segments. Segment information is presented in respect of the Company's business segments.

The Company's primary format for segment reporting is based on business segments. The business segments are determined based on the Company's management and internal reporting structure. Segment results and other information is provided on the basis of product and service. Theses categories are:

1) Injection: this represents manufacture and sale of Polyethylene Terephthalate (PET) preforms for beverage and

non-beverage industry.

2) Blowing: this represents manufacture and sale of Polyethylene Terephthalate (PET) bottles for beverage and

non-beverage industry.

4.12 Revenue recognition

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the Company and the amount of revenue can be measured reliably. Revenue is measured at the fair value of the consideration received or receivable, net of any direct expenses. Revenue is recognized on the following basis:



For the year ended June 30, 2018

- Sales revenue is recognized on dispatch of goods to customers.
- · Mark-up / interest income is recognized on a time proportion basis that takes into account the effective yield.

4.13 Foreign currency transactions and translation

Foreign currencies are translated into reporting currency at the rates of exchange prevailing on the date of transactions. Monetary assets and liabilities denominated in foreign currencies are translated into reporting currency equivalents using year-end spot foreign exchange rates. Non-monetary assets are translated using exchange rates that existed when the values were determined. Exchange differences on foreign currency translations are included in income currently.

4.14 Dividend

Dividend distribution to the Company's shareholders and appropriation to reserves are recognized as a liability in the financial statements in the period in which these are approved. Transfer between reserves made subsequent to the date of statement of financial position is considered as a non adjusting event and is recognized in the financial statements in the period in which such transfers are made.

4.15 Provisions

Provision is recognized when, as a result of past event, the company has a present legal or constructive obligation that can be estimated reliably and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation. Subsequently, provisions are reviewed at each date of statement of financial position and adjusted to reflect the current best estimate.

4.16 Related party transactions

All transactions involving related parties arising in the normal course of business are conducted at normal commercial rates except in extremely rare circumstances where, subject to the approval of the Board of Directors, it is in the interest of the Company to do so.

5. CHANGE IN ACCOUNTING POLICY

The specific provision / section in the repealed Companies Ordinance, 1984 relating to the surplus on revaluation of fixed assets has not been carried forward in the Companies Act, 2017. Previously, section 235 of the repealed Companies Ordinance, 1984 specified the accounting treatment and presentation of the surplus on revaluation of fixed assets, which was not in accordance with the IFRS requirements. Accordingly, in accordance with the requirements of International Accounting Standard [IAS] 16, Property, Plant and Equipment, surplus on revaluation of fixed assets would now be presented under equity.

Further, International Accounting Standard (IAS) 16 'Property, Plant and Equipment' requires that, if an amount equal to incremental depreciation on a revalued asset is transferred from revaluation surplus, such transfer is credited directly to retained earnings. However, contrary to this, the Company had been recognizing such transfers to equity through other comprehensive income instead of the same being credited directly to retained earnings. Therefore, in order to adopt the required presentation, the corresponding figures in the statement of comprehensive income have been re-presented that otherwise has no financial impact.

The correction of the above presentational impact has been accounted for retrospectively in accordance with the requirements of International Accounting Standard [IAS] 8 'Accounting Policies, Changes in Accounting Estimates and Errors' and corresponding figures have been restated. However, as these restatements have no effect on the balance sheet as at the beginning of the earliest period presented [i.e. as of July 01, 2016], the same has not been presented.

For the year ended June 30, 2018

As noted above, the retrospective impact of the above presentational declassification has no effect on the statement of financial position as at 1 July 2016 and as at 30 June 2017. However, the change in the amount of statement of profit or loss and the statement of comprehensive income as of June 30, 2017 after the declassification is presented as below:

	2017	2016
	Rupees i	n '000'
Effect on statement of financial position		
- Share capital and reserves		
As previously reported	595,362	479,517
Effect of change in accounting policy	175,887	157,905
As restated	771,249	637,422
- Surplus on revaluation of property and plant		
As previously reported	175,887	157,905
Effect of change in accounting policy	[175,887]	[157,905]
As restated		
Effect on statement of comprehensive income		
As previously reported	9,984	
Effect of incremental depreciation (now transferred within equity)	[13,584]	
Effect of revaluation of property and plant during the year	27,688	
Effect of disposal of revalued assets	(92)	
Effect of change of rate on deferred tax related to revaluation surplus	3,970	
	17,982	
As restated	27,966	

There was no cash flow impact as a result of the	retrospective application o	f change in accounting policy.

			2018	2017
			Rupee	s in '000'
6.	PROPERTY, PLANT AND EQUIPMENT			
	Operating fixed assets 6.	1	1,346,684	989,248
	Capital machines' spares (CWIP) 6.	7	15,888	12,025
			1,362,572	1,001,273



Notes To The Financial Statements For the year ended June 30, 2018

6.1 PROPERTY, PLANT AND EQUIPMENT

Factory building Plant and	Plant and machinery	Factory	Furniture	Office	valcida Relativa	sel	Total
(Frehold)		equipment	and fittings	equipment			5
Owned	Leased [note - 6.2]				Owned	Leased	
		- Rupees in '000'	,00			1	
102,700 1,547,766	ı	238,831	5,874	22,148	14,990	4,655	1,944,564
J	1	[166,556]	[4,006]	[12,801]	(10,508)	[1,873]	[945,479]
68,225 832,507	ı	72,275	1,868	9,347	4,482	2,782	999,085
717 Z C C C C C C C C C C C C C C C C C C		077		0 0 0	000	0	72
П	1 1	1 0 1 1	1 1	r, 555	000	u .	32,633
		[450]	1	[1,349]	[4,854]	1	[46,772]
- 32,096	1	343	1	1,162	4,172	ı	37,773
- (8,023) [3,498] [58,607]	1 1	(107) [40,201]	_ [187]	[187] [2,009]	[682] [988]	- [1,669]	[8,999] [107,159]
70,507 788,327	1	80,446	1,681	9,684	3,779	11,075	989,248
		0 0 0	170 7	0000	, ,	7.507.5	0000
		206,414)	3,6/4 [4,193]	23,332 [13,648]	11,103 [7,324]	14,61/ [3,542]	2,004,113 (1,014,865)
	1	80,446	1,681	9,684	3,779	11,075	989,248
7,553 44,931	411,689	33,304	1	3,040	236	3,488	504,241
- [107,873]	1	[396]	[1,084]	[1,424]	[1,090]		[111,837]
- 79,910	1	366	1,084	1,341	974	1	83,675
	- (5 5 5 7)	- (867 57)	- 1881	[83] [1 968]	(116)	- (1217 61	[28,162]
	405,122	68,257	1,513	10,673	3,149	12,109	1,346,684
	411,689	319,798	4,790	24,948	10,249	18,105	2,396,517
41,634) [719,442] 74,399 747,713	[6,567] 405,122	[251,541] 68,257	[3,277] 1,513	[14,275] 10,673	[7,100] 3,149	[5,996] 12,109	[1,049,833] 1,346,684
5%-10% 5%-20%	%8	10%-40%	10%	10%-33%	20%	20%	
	411,689 (411,689 (6,567) (6,567) (6,567) (105,122	(450) 343 (107) (40,201) 80,446 80,446 33,304 33,304 (145,493) 68,257 319,798 (251,541) 68,257		1,6 1,6 1,6 1,6 1,5 1,5 1,5 1,5 1,5 1,5 1,5 1,5	[187] [187] [181] [1,681] [1,084]	- (1,349) (4,8 - 1,162 4,1 - 1,162 4,1 - (1,87) (2,009) (9 1,681 9,684 3,7 1,681 9,684 3,7 1,084) (1,424) (1,73 1,084) (1,424) (1,084) (1,084) (1,988) (1,084) (1,988) (1,084) (1,084) (1,084) (1,084) (1,084) (1,084) (1,084) (1,084) (1,084) (1,513) (1,513) (1,513) (1,513) (1,513) (1,673) (1,513) (1,673) (1,513) (1,673) (1,513) (1,673) (1,513) (1,673) (1,513) (1,673) (1,513) (1,673) (1,513) (1,673) (1,513) (1,673) (1,513) (1,673) (1,513) (1,673) (1,513) (1,673) (1,513) (1,673) (1,513) (1,673) (1,513) (1,673) (1,513) (1,673) (1,513) (1,673) (1,513) (1,673) (1,513) (1,673)	- (1,349) (4,854) - (1,162 4,172 - (1,162) (682) (1,681) (6,82) (1,681) 1,681 9,684 3,779 11,03 14,681 (1,324) (3,532 11,103 (13,648) (7,324) (3,532 11,084) (1,424) (1,090) 1,084) (1,424) (1,090) 1,084) (1,424) (1,090) 1,513 10,673 3,149 12,1 1,513 10,673 3,149 12,1 1,513 10,673 3,149 12,1 1,513 10,673 3,149 12,1 1,513 10,673 3,149 12,1 1,513 10,673 3,149 12,1

For the year ended June 30, 2018

0.0	5 . 11 6 . 11111
6.2	Detail of addition in plant & machinery leased:

Initial recognition - against lease liability

Subsequent addition - installation & commissioning cost

6.3 Depreciation charge has been allocated as follows:

Cost of sales

Administrative expenses

2018	2017
Rupe	es in '000'
363,018	-
48,671	-
411,689	-
111,854	101,800
6,789	5,358
118,643	107,158

6.4 Last revaluation of the Company's assets was carried out in 2016-17 by M/s K.G. Traders (Private) Limited, independent valuers, taking market value / depreciated replacement cost, as applicable, as a basis of valuation. The revaluation resulted in a net surplus of Rs. 32.63 million. The incremental values at the date of revaluation of the revalued operating property, plant and machinery are being depreciated over the remaining useful lives of these assets.

The forced sale value of the revalued plant and machinery, factory building and roads, and freehold land, at the date of revaluation was 638 million, 54.49 million and 19 million respectively.

6.5 Had there been no revaluation, the net carrying value of specific classes of operating fixed assets would have been as follows:

	Rupe	es in '000'
Freehold land	2,995	2,995
Factory building and roads	35,875	29,940
Plant and machinery	987,285	605,817
	1,026,155	638,752

All operating fixed assets disposed off during the year had net book value less than Rs. 500,000 and all the disposals were made in 6.6 accordance with the Company's policy.

6.7 Capital machines' spares

	_0_0	201/
	Rupee	es in '000'
Gross Carrying Value	16,318	12,455
Provision for impairment	(430)	(430)
	15,888	12,025

2017

2017



For the year ended June 30, 2018

6.8 Particulars of immovable property (i.e. land and building) in the name of the Company are as follows:

	Location	Usage of property		Total area (sq ft)	Covered area (sq ft)
	Plot -112,113, Phase V, Hattar Industrial	Manufacturing facility		102,507	52,262
	Estate, Hattar, KPK.			2018	2017
7	eccupity penacite		Notes	Rupees	in '000'
7.	SECURITY DEPOSITS				
	Deposits		7.1	55,849	7,512
7.1	This includes deposit amount paid for lease arrangement	t as disclosed in note 17.2.			
8.	INTANGIBLES - ERP Software				
	Cost				
	Opening balance			6,959	5,741
	Additions		43	3,115	1,218
	Reclassification to fixed assets		43	9,042	6,959
	Accumulated Amortization			0,0 1.2	0,000
	Opening balance			[467]	[342]
	For the year			[1,173]	[125]
				[1,640]	[467]
	Closing balance			7,402	6,492
	Rates of Amortization			10%	10%
9.	STORES, SPARES AND LOOSE TOOLS				
	Stores and spares			83,232	77,035
	Loose tools			2,174	2,070
				85,406	79,105
	Provision against slow moving stores and spares			(10,415)	(10,415)
	Capital spares transferred to property, plant and equipme	ent		[16,318] 58,673	<u>[12,455]</u> 56,235
10.	STOCK IN TRADE			30,073	30,233
	Raw material			62,229	105,515
	Packing material			14,418	10,572
	Work in process			132,514	63,558
	Finished goods			51,048	70,533
				260,209	250,178
	Provision for obsolete stocks		10.1	(35,550)	[3,528]
10.1	Provision for obsolete stocks			224,659	246,650
	Delance et 1 July			0.500	2.500
	Balance at 1 July Provision for the year			3,528 33,624	3,528
	Write off during the year			(1,602)	-
	Balance of 30 June			35,550	3,528

Notes To The Financial Statements For the year ended June 30, 2018

					2018	2017
				Notes	Rupees	in '000'
11.	TRADE DEBTS					
	Unsecured					
	- Considered good				454,623	149,400
	- Considered doubtful				14,841	25,421
					469,464	174,821
	Provision against doubtful debts			11.1	[14,841]	[25,421]
					454,623	149,400
11.1	Provision against doubtful debts					
	Balance at 1 July				25,421	18,083
	Provision for the year				4,212	7,338
	Write off during the year				[14,792]	
	Balance at 30 June				14,841	25,421
12.	LOANS AND ADVANCES					
	Considered good				50.000	#0.00F
	Advance to suppliers				56,066	46,395
	Write off during the year				[5,189]	
	A 1				58,877	46,395
	Advances for expenses				8,101	5,352
	Loans to employees				2,532	2,001
					61,510	53,748
10	CACH AND DANK DALANGEO					
13.	CASH AND BANK BALANCES					
	Cash at bank					
	- in saving accounts			13.1	430	10,440
	- in current accounts			13.1	79,203	11,473
	- III current accounts				79,633	21,913
	Cash in hand				100	1,029
	Od311 III Hallu				79,733	22,942
					73,733	
13.1	This carries mark-up rate of 5.5% (2	n17· 3% to 4	5%) during the year			
10.1	This dames mark up rate or 5.5% (2	.017.070.00	io a judining the your.			
14.	ISSUED, SUBSCRIBED AND PAID-UP	CAPITAI				
	2018	2017			2018	2017
		mber				in '000'
	10,262,664	10,262,664	Ordinary shares of Rs. 10/- each			
		., . ,	issued against cash		102,627	102,627
					,	,
	19,894,607	18,458,547	Ordinary shares of Rs. 10/- each			
			issued as fully paid bonus shares		198,946	184,585
	30,157,271	28,721,211	, ,		301,573	287,212
	<u> </u>				, , , , , , , , , , , , , , , , , , , ,	



2017

For the year ended June 30, 2018

			5018	5017
14.1	Movement in Issued, subscribed and paid-up capital	Notes	Rupees	s in '000'
	2018 2017			
	Number			
	00 704 044		007.010	000 770
	28,721,211 22,977,011 Balance at 1 July		287,212	229,770
	1,436,060 5,744,200 Bonus shares issued during year		14,361	57,442
	30,157,271 28,721,211 Balance at 30 June		301,573	287,212
15.	SURPLUS ON REVALUATION OF PROPERTY, PLANT AND MACHINERY			
10.	COM ESS ON NET/NES/MISH STAND ENTITY ENTITY MISH PARISH NEW YORK			
	On freehold land	15.1	23,750	23,750
	On building / plant and machinery	15.2	137,802	152,137
			161,552	175,887
15.1	On freehold land			
	Gross surplus			
	Balance as at 01 July		23,750	7,600
	Revaluation increase recognized during the year		-	16,150
150			23,750	23,750
15.2	On building, plant and machinery			
	Gross surplus			
	Balance as at 01 July		217,339	220,393
	Less : Reversal due to disposal/ impairment of assets		[1,990]	[131]
	Revaluation increase recognized during the year		-	16,483
	Incremental depreciation transferred to retained earnings		[21,290]	[19,406]
	, , , , , , , , , , , , , , , , , , ,		194,059	217,339
	Related deferred tax charge			
	Balance as at 01 July		(65,202)	(70,088)
	Deferred tax on revaluation surplus during the year		-	[4,945]
	Effect of change in tax rate		2,174	3,970
	Deferred tax on fixed assets written off during the year		577	39
	Deferred tax on incremental depreciation charged during the year		6,174	5,822
			[56,277]	[65,202]
			137,802	152,137
16.	LONG TERM LOANS			
	Loans from banking companies - Secured			
	Askari Bank Limited (TF II)	16.1	143,000	199,000
	Askari bank Limited (TF II) Allied Bank Limited (TF)	10.1	173,000	30,600
	JS Bank Limited (TF)	16.2	8,465	15,556
	oo barin Emiricoa (11)	±0.L	151,465	245,156
	Less: current portion of long term loans		(90,719)	[99,933]
	For more desired and the second secon		60,746	145,223
			,,	

^{16.1} This represents restructuring of working capital finance into long term debt in 2015. It carries mark-up at 3 months KIBOR plus 1.75% p.a on quarterly basis. The loan is repayable in 5 years through 20 quarterly installments. The finance is secured by way of First Pari Passu charge of Rs. 450 million over all present and future fixed assets of the Company and personal guarantee of founder Director / sponsor of the Company.

For the year ended June 30, 2018

This represents three years term loan obtained to retire one-off LC for the capital expenditure. It carries mark-up at 3 months KIBOR plus 2% p.a. payable in equal monthly installments of principal and quarterly installments of mark-up. It is secured by first pari passu charge over all present and future fixed assets of the Company amounting to Rs. 167 million.

			2018	5017
		Note	Rupees	in '000'
17.	LIABILITIES AGAINST ASSETS SUBJECT TO			
	FINANCE LEASE			
	Balance at 1 July		11,262	3,003
	Leases obtained during the year	17.2	366,397	9,727
	Payments made during the year		[2,687]	[1,468]
			374,972	11,262
	Less: Current portion shown under current liabilities		(66,422)	(2,289)
			308,550	8,973

17.1 The future minimum lease payments and the period in which they become due are :

Upto one year

More than one year but less then five years

Total minimum lease payments

Less: Amount representing finance charges

Present value of minimum lease payments

Less: Current portion

2018	В	20	017
Minimum lease payments	Present Value	Minimum lease payments	Present Value
	Rupees	in '000'	
90,199	66,422	2,974	2,289
346,232	308,550	9,958	8,973
436,431	374,972	12,932	11,262
(61,459)	-	[1,670]	-
374,972	374,972	11,262	11,262
[66,422]	(66,422)	[2,289]	(2,289)
308,550	308,550	8,973	8,973

17.2 This represents machines acquired under finance lease agreements with Habib Bank Limited & Bank Of Khyber. Interest rate used as discounting factor ranges from 8.11% to 8.18% [2017: 8.54% to 9.12%] per annum. Taxes, repair, replacements and insurance are born by the Company. Under the terms of arrangement, the Company has an option to acquire leased assets at the end of respective lease terms and intends to exercise the option. There are no restrictions imposed on the Company under the term of leases.

			2018	2017
18.	DEFERRED LIABILITIES	Note	Rupees	in '000'
	Staff gratuity	18.1	106,325	92,319
	Deferred taxation	18.2	130,255	169,246
			236,580	261,565

18.1 Staff gratuity

18.1.1 The figures are based on actuarial valuation report for company's Employees' Gratuity Scheme carried out by Nauman Associates as on June 30, 2018.



For the year ended June 30, 2018

		2018	2017
		Rupees	s in '000'
18.1.2	Movement in liability recognized in statement of financial position:		
	Present value of defined benefit obligation as at 01 July	92,319	75,821
	Expense for the year	16,558	12,584
	Benefits paid during the year	[2,360]	[1,229]
	Premeasurements chargeable in Other Comprehensive Income	(192)	5,143
	Present value of defined benefit obligation as at 30 June	106,325	92,319
18.1.3	Expense recognized in statement of profit or loss is as follows:		
		0.000	7101
	Current service cost	8,692	7,131
	Interest cost Past service cost	7,291 575	5,453
	F dot oblition bust	16,558	12,584
		10,000	
18.1.4	Premeasurements chargeable in Other Comprehensive Income		
	are as follows:		
	Actuarial losses / (gains) from changes in financial assumptions	[1,167]	104
	Experience adjustments	975	5,039
		[192]	5,143
18.1.5	Comparison of present value of defined benefit obligation for the current year and previous four years	ie ae fallawe:	
10.1.5	comparison of present value of defined benefit obligation for the editent year and previous four years	13 a3 10110W3.	
		Present value	Experience
		of defined ben-	adjustments
		efit obligation	on obligations
	June 2018	106,325	192
	June 2017	92,319	
		•	[5,143]
	June 2016	75,822	[1,067]
	June 2015	66,981	157
	June 2014	55,223	(3,994)
18.1.6	Year End Sensitivity Analysis (± 100 bps) on Defined Benefit Obligation		
		2018	2017
			in '000'
	Discount Rate + 100 bps	100,594	87,149
	Discount Rate - 100 bps	112,918	98,288
	Salary Increase + 100 bps	113,028	98,372
	Salary Increase -100 bps	100,387	86,973

For the year ended June 30, 2018

18.1.7 Following significant assumptions were used by the actuary in valuation of the scheme:

			2018	2017
	Discount automatical (N.)		0.00%	0.00%
	Discount rate per annum [%] Expected rate of increase in salary level per annum [%]		9.00% 9.00%	8.00% 8.00%
	Average expected remaining working life time of employees (years)		3.00 <i>/</i> ₀	6.00 %
	Average expected remaining working the time of employees (years)		o o	Ü
			2018	2017
18.2	Deferred taxation No	te	Rupees	s in '000'
	Taxable temporary differences:			
	Surplus on revaluation		56,277	65,202
	Accelerated depreciation		130,775	149,157
			187,052	214,359
	Deductible temporary differences:			
	Staff gratuity		(30,834)	[27,696]
	Others		(25,963)	[17,417]
			[56,797]	[45,113]
			130,255	169,246
19.	TRADE AND OTHER PAYABLES			
	Trade creditors and bills payable		236,739	120,982
	Accrued and other liabilities		31,367	16,698
	Advances from customers		8,180	7,703
	Sales tax payable		10,071	10,121
	Withholding taxes payable		3,167	1,603
	Workers' Profit Participation Fund		7,285	8,139
	Payable to provident fund		788	469
	ACCRUITE MARK UE		297,597	165,715
20.	ACCRUED MARK-UP			
	Long term loans		1,255	3,582
	Short term borrowings		5,460	5,133
	Lease liability		7,059	235
			13,774	8,950
21.	SHORT TERM BORROWINGS			
	Secured			
	From banking companies			
	Short-term running finance		17,354	17,236
	Inland Bill Purchased		24,239	38,325
	Finance against trust receipt		347,888	146,337
	Othoro		389,481	201,898
	Others Short-term pledge finance		90,000	40,000
	r		479,481	241,898

Short-term running finance and other facilities are obtained under mark-up arrangements from various commercial banks carrying mark-up ranging from 7.64% to 8.61% [2017: 7.54% to 9.12%] per annum calculated on daily product basis.

These facilities are secured by first pari passu and ranking hypothecation charges of entire present and future current assets, equitable mortgage of property of the Company and personal guarantee of one original founder / sponsor Director of the Company.



For the year ended June 30, 2018

			5018	5017
22.	CURRENT PORTION OF NON-CURRENT LIABILITIES N	ote	Rupees	in '000'
	Long term loans		90,719	99,933
	Liabilities against assets subject to finance lease		66,422	2,289
			157,141	102,222

23. CONTINGENCIES AND COMMITMENTS

- 23.1 No contingencies existed at the date of statement of financial position (2017: Nil).
- 23.2 Inland letter of credits in respect of procurement of PET as of June 30, 2018 amounted to Rs. 141.85 million (2017: Nil).

			2018	2017
24.	SALES - NET	Note		in '000'
	Gross sales		3,875,947	2,582,806
	Sales tax and discounts		(563,546)	[377,446]
			3,312,401	2,205,360
25.	COST OF SALES			
	Raw material consumed	25.1	2,156,480	1,228,520
	Packing material consumed	25.2	105,251	89,526
	Store consumed		59,584	28,594
	Salaries, wages and other benefits	25.3	186,698	155,062
	Electricity, gas and water		241,769	179,359
	Travelling and conveyance		15,216	13,456
	Vehicle repair and maintenance		8,284	8,031
	Rent, rate and taxes		28,832	22,548
	Repair and maintenance		10,558	8,397
	Insurance		4,778	3,920
	Medical		5,167	4,303
	Freight and other charges		8,660	5,888
	Communication charges		1,905	1,635
	Printing, postage and stationery		2,563	1,554
	Lab testing		856	732
	Fees and subscription		948	1,127
	Entertainment		1,165	802
	Staff welfare & support		3,085	2,736
	Advertisement		44	114
	Depreciation		111,854	101,800
	Miscellaneous		85	201
			2,953,782	1,858,305
	Work-in-process - opening		63,558	46,824
	Work-in-process - closing		(132,514)	(63,558)
			(68,956)	[16,734]
	Cost of goods manufactured		2,884,826	1,841,571
	Finished goods - opening		70,533	76,968
	Finished goods - closing		(51,048)	[70,533]
			19,485	6,435
			2,904,311	1,848,006

For the year ended June 30, 2018

		2018	2017
25.1	Raw material consumed Note	Rupe	es in '000'
	Opening steel	105,515	109,684
	Opening stock Purchases	2,113,194	1,224,351
	Closing stock	(62,229)	(105,515)
	olouing otook	2,156,480	1,228,520
25.2	Packing material consumed		
	Opening stock	10,572	11,476
	Purchases	109,097	88,622
	Closing stock	[14,418]	[10,572]
		105,251	89,526
25.3	This includes staff retirement benefits amounting to Rs. 13.674 million (2017: Rs. 11.22 million).		
26.	DISTRIBUTION COST		
	Carriage and freight outward	44,890	42,897
	Salaries and benefits 26.1	17,539	15,586
	Vehicle running and maintenance	1,895	1,388
	Office rent	1,198	1,268
	Travelling and conveyance	1,910	1,720
	Communications	323	270
	Entertainment	280	282
	Professional charges	50	209
	Repair and maintenance	136	197
	Electricity, water and gas	274	225
	Printing and stationery Miscellaneous	41	52 10
	MISCEITATIEUUS	125 68,661	<u>19</u> 64,113
		00,001	
26.1	This includes staff retirement benefits amounting to Rs. 2.116 million [2017: Rs. 1.67 million].		
27.	ADMINISTRATIVE EXPENSES		
	Salaries and benefits 27.1	50,049	42,141
	Directors' Meeting Fee	4,275	3,750
	Legal and professional	3,328	4,174
	Travelling and conveyance	5,104	4,109
	Vehicle running and maintenance	2,510	2,424
	Medical	2,086	1,789
	Rent, rate and taxes	960	1,070
	Auditors' remuneration 27.2	915	915
	Electricity, gas and water Entertainment	485 892	330
	Courses, seminar and subscription	1,702	1,409 1,280
	Repair and maintenance	1,391	310
	Communications	887	631
	Printing and stationery	995	746
	Insurance	54	78
	Advertisement	78	32
	Depreciation and amortization	7,962	5,358
	Miscellaneous	41	67
		83,714	70,613



For the year ended June 30, 2018

27.1 This includes staff retirement benefits amounting to Rs. 3.765 million (2017: Rs. 3.84 million).

		2018	2017
27.2	Auditors' remuneration Note	Rupees	in '000'
	Audit fee	600	600
	Fee for half yearly review	230	230
	Other advisory services	75	75
	Out-of-pocket expense	10	10
		915	915
28.	OTHER INCOME - NET		
	Income from financial assets		
	Profit on bank deposits	1,852	600
	Others		
	Freight income	95	-
	Scrap sale	25,653	24,329
	Net gain/(loss) on disposal of property, plant and equipment	554	5,004
	Reversal of liabilities no longer required	2,121	-
	Miscellaneous income 28.1	9,525	7,758
		39,800	37,691

28.1 This includes a gain of Rs. 9.5 million on forward contracts to purchase foreign currency for import of plant and machinery.

			2018	2017
29.	OTHER EXPENSES	Note	Rupees	in '000'
	Workers' Welfare Fund		4,700	4,709
	Workers' Profits' Participation Fund		7,285	8,139
	Donation	29.1	864	646
	Abnormal Loss		14,728	18,138
	Provision for slow moving stock in trade		32,022	-
	Provision for trade receivables		4,212	7,338
	Other receivables written off		5,188	-
	Impairment on operating assets /fixed assets written off		25,973	8,187
	Impairment loss on spare parts		-	8,938
			94,972	56,095

29.1 Donation to a single party does not exceed Rs. 500,000 and none of the directors and their spouse have any interest in the donee's fund.

For the year ended June 30, 2018

30.	FINANCE COST	2018	2017
	Note	Rupees	in '000'
	Mark-up on:		
	Long-term financing	15,262	22,542
	Short-term borrowing	27,172	4,620
	Inland Bill Purchase	2,672	5,943
	Liabilities against assets subject to finance lease	7,274	548
		52,380	33,653
	LC discounting charges	10,729	17,683
	Bank & Other charges	3,712	2,966
		66,821	54,302
31.	TAXATION		
JI.	IAXATUN		
	Current		
	Provision for current year	19,829	4,097
	Prior year charge	23,016	-
	. , 3 .	42,845	4,097
	Deferred		
	For the year	[41,806]	35,846
	Effect of change in tax rate	5,642	4,118
		[36,164]	39,964
		6,681	44,061
31.1	Relationship between tax (income) / expense and accounting profit		
	Profit before taxation	133,722	149,922
	Tours Address and Brookles Assessment	(10.110	//0 //70
	Tax at the applicable tax rate	40,116	46,476
	Tax effect of non deductible expenses	29,445	25,057
	Tax effect/adjustment of change in tax rate	(5,642)	(6,571)
	Tax effect/adjustment on rebates Net effect of items directly credited to OCI	(49,252)	(7,949) (5,941)
	Effect of WPPF and WWF	(2,210)	(5,841)
	Others	(3,605)	(3,983)
	UHEIS	(2,172) 6,681	<u>(3,128)</u> 44,061
		0,001	44,001

- 31.2 The income tax assessments of the Company have been finalized up to and including the tax year 2017. Tax returns are deemed to be assessed under provisions of the Income Tax Ordinance, 2001 ["the Ordinance"] unless selected for an audit by the taxation authorities. The Commissioner of Income Tax may, at any time during a period of five years from date of filing of return, select the deemed assessment order for audit.
- 31.3 The Company computes tax based on the generally accepted interpretations of the tax laws to ensure that sufficient provision for the purpose of taxation is available which can be analyzed as follows:

	Provision for taxation	Tax assessed	Excess / (shortage)
2017	63.584	64.493	[909]
2016	26,446	27,140	[694]
2015	3,103	3,118	[15]



For the year ended June 30, 2018

31.4 Section 5A of the Income Tax Ordinance, 2001 imposes tax at the rate of 7.5% of accounting profit before tax on every public company other than a scheduled bank or modaraba, that derives profit for a tax year but does not distribute at least 40% of accounting profit either through cash dividend or issuance of bonus shares within six months of the end of said tax year.

In terms of section 5A in case the Company distributes cash dividend amounting to Rs. 50.8m or issues bonus shares of equivalent amount or both within six months of the close of the year it would not be liable to any tax under this section. The recognition of any liability in this respect as at financial year end is not considered necessary keeping in view the above, and liability if any in this respect would be recognized as of December 31, 2018 depending upon the dividend distributed out of profit for the year ended 30 June 2018.

			5018	5017
32.	EARNINGS PER SHARE - BASIC AND DILUTED	Note	Rupees	s in '000'
			·	
32.1	Basic			
02.1	240.5			
	Profit after taxation (Rupees in '000')		127,040	105,861
	Profit after taxacion (Rupees in 1000)		127,040	100,001
	Weighted average number of ordinary shares		30,157,311	30,157,311
	Earnings per share - basic (Rupees)		4.21	3.51

32.2 The number of shares for the prior period has also been adjusted for the effect of bonus shares issued during the current year.

32.3 Diluted

There is no dilution effect on the basic earnings per share of the Company as the company has no convertible dilutive potential ordinary shares outstanding on June 30, 2018, which would have effect on the basic EPS if the option to convert would have been exercised.

			5018	5017
33.	CASH AND CASH EQUIVALENTS No	te	Rupees	in '000'
	Cash and bank balances 13		79,733	22,942
	Short term investments		-	36,000
	Short term borrowings 21		[479,481]	[241,898]
			(399,748)	[182,956]

34. REMUNERATION OF CHIEF EXECUTIVE, DIRECTORS AND EXECUTIVES

The aggregate amount charged in the accounts for remuneration, including certain benefits to directors, chief executive and executives of the company are as follows:

Managerial remuneration
House allowance and utilities
Servant allowance
Telephone allowance
Medical reimbursement
Directors' Meeting Fee

Number of persons

ecutives Total
)'
30,839 47,080
17,139 21,990
- 980
- 823
2,012 2,012
- 4,275
49,990 77,160
20

For the year ended June 30, 2018

		20.	1/	
	Chief Executive	Directors	Executives	Total
		Rupees	in '000'	
Managerial remuneration	14,855	-	20,068	34,923
House allowance and utilities	3,486	-	11,045	14,531
Servant allowance	852	-	-	852
Telephone allowance	716	-	-	716
Medical reimbursement	-	-	1,296	1,296
Directors' Meeting Fee		3,750		3,750
	19,909	3,750	32,409	56,068
Number of persons	1	6	15	

- 34.1 In addition to the above, the Directors, Chief Executive officer and some of the executives have been provided with free use of the Company maintained cars. Further, they are entitled to gratuity and provident fund in accordance with the Company's policy.
- 34.2 Comparative disclosure has been updated to comply with the requirements of changes in the fourth schedule to the Companies Act, 2017.

35. PROVIDENT FUND DISCLOSURES

Note ----- Rupees in '000' -----

11,355

9,603

10,795

95%

16,531

15,162

16,062

92%

- a) Disclosure with regards to Provident Fund
 - (ii) Cost of Investment made

(i) Size of the Fund

- (iv) Fair value of Investments
- (iii) Percentage of Investment made
- b) Break-up of Investments is as under

Mutual funds

- NIT
- Meezan Mutual Fund
- NAFA Fullerton Asset Man. (Money Market Fund)
- NAFA Fullerton Asset Man. (Stock Fund)
- NAFA Fullerton Asset Man. [RIBA-Free Savings Fund]
- NAFA Fullerton Asset Man. (Asset Allocation Fund)
- NAFA Fullerton Asset Man. (Islamic Asset Allocation Fund)
- NAFA Fullerton Asset Man. (Islamic Aggressive Income Fund)
- NAFA Fullerton Asset Man. (Islamic Stock Fund)

Banks deposits

- Meezan Bank Limited Karachi
- Meezan Bank Limited Haripur

Others

20	18	20	17
Rs '000	Percent	Rs '000	Percent
-	0%	1,203	7%
735	6%	1,901	12%
1	0%	1,758	11%
263	2%	912	6%
1,163	10%	-	0%
413	4%	-	0%
334	3%	-	0%
-	0%	1,111	7%
-	0%	916	6%
2,909	26%	7,801	47%
-	0%	497	3%
7,886	69%	7,764	47%
7,886	69%	8,261	50%
560	5%	469	3%
11,355	100%	16,531	100%



For the year ended June 30, 2018

35.1 The investments out of provident fund have been made in accordance with the provision of Section 218 of the Companies Act, 2017 and the rules formulated for this purpose. The above figures are unaudited.

36. NUMBER OF EMPLOYEES		Number	
	Number of employees as at 30 June	266	240
	Number of contractual employees in factory as at 30 June	417	294
	Average number of employees during the year	251	234
	Average number of contractual employees in factory during the year	371	320

37. TRANSACTIONS WITH RELATED PARTIES

Related parties comprise of associates, key management personnel of the Company and directors and their close family members and major shareholders of the Company. Transactions with related parties are on arm's length basis. Remuneration and benefits to executives of the Company are in accordance with the terms of the employment. Remuneration of the chief executive, directors and executives is disclosed in note 34 to the financial statements. Transactions with related parties during the year, other than those disclosed elsewhere in these financial statements, are as follows:

Rupees in'000'	
2018	2017
6,581	6,940
788	469
48,870	40,773
	2018 6,581 788

38. SEGMENT REPORTING

	Inje	ection	Blo	wing	To	otal
	June 2018	June 2017	June 2018	June 2017	June 2018	June 2017
	(Rupe	es '000)	(Rupe	es '000)	(Rupe	es '000]
Sales-net	1,605,688	750,316	1,706,713	1,455,044	3,312,401	2,205,360
Cost of sales		•				
Cost of Sales	[1,457,975]	[668,181]	[1,446,336]	[1,179,825]	[2,904,311]	[1,848,006]
	147,713	82,135	260,377	275,219	408,090	357,354
Distribution cost	(33,283)	(21,798)	(35,378)	(42,315)	(68,661)	[64,113]
Administrative	(40,580)	(24,008)	(43,134)	(46,605)	(83,714)	[70,613]
	[73,864]	[45,806]	[78,511]	[88,920]	[152,375]	[134,726]
Operating profit	73,849	36,329	181,866	186,299	255,715	222,628
Segment assets	1,180,374	718,685	521,688	301,659	1,702,062	1,020,344
Unallocated assets	-	-	-	-	723,594	685,912
	1,180,374	718,685	521,688	301,659	2,425,656	1,706,256
Segment liabilities	548,764	191,840	193,264	132,896	742,028	324,736
Unallocated liabilities	-	-	-	-	813,143	610,271
orianocated habilities	548,764	191,840	193,264	132,896	1,555,171	935,007
					_,,,,,,,,	
Capital expenditure	459,863	22,184	29,340	28,656	489,203	50,840
Unallocated capital expenditure	-		_		15,038	22,848
	459,863	22,184	29,340	28,656	504,241	73,688

For the year ended June 30, 2018

- 38.1 Inter-segment transfer have been eliminated from totals.
- 38.2 Administrative expenses and distribution costs are allocated on the basis of the net sales value for each segment.

		2018	2017
	Note	Rupees	in '000'
39.	FINANCIAL INSTRUMENTS		
	Financial instruments by category		
	Financial assets - loans and receivables		
	Security deposits	55,849	7,512
	Trade debts	454,623	149,400
	Loans and advances	2,532	2,001
	Deposits and other receivables	4,100	16,877
	Bank balances	79,633	21,913
		596,737	197,703
	Financial liabilities - at amortized cost		
	Long term loans	151,465	245,156
	Liabilities against assets subject to finance lease	374,972	11,262
	Trade and other payables	297,597	166,176
	Accrued mark - up	13,774	8,950
	Short term borrowings - secured	479,481	241,898
		1,317,289	673,442

40. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Company's activities expose it to a variety of financial risks: capital risk, credit risk, liquidity risk and market risk [including foreign exchange or currency risk, interest / mark-up rate risk and price risk]. The Company's overall risk management program focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the financial performance. Overall, risks arising from the Company's financial assets and liabilities are limited. The Company consistently manages its exposure to financial risk without any material change from previous period in the manner described in notes below.

The Board of Directors has overall responsibility for the establishment and oversight of Company's risk management framework. All treasury related transactions are carried out within the parameters of these policies.

40.1 Credit risk

Credit risk is the risk which arises with a possibility that one party to a financial instrument will fail to discharge its obligation and cause the other party to incur a financial loss, without taking into account the fair value of any collateral. Concentration of credit risk arises when a number of financial instruments or contracts are entered into with the same party, or when counter parties are engaged in similar business activities, or activities in the same geographic region, or have similar economic features that would cause their ability to meet contractual obligations to be similarly affected by change in economics, political or other conditions. Concentration of credit risk indicates that relative sensitivity of the Company's performance to development affecting a particular industry.

Credit risk arises from deposits with banks and long term deposits, trade debts, loans, investments and other receivables. The Company attempts to control credit risk by monitoring credit exposures and continually assessing the creditworthiness of counterparties. Company receives advances from customers against sales of goods and therefore its exposure to credit risk is limited. The Company monitors the credit quality of its financial assets with reference to historical performance of such assets and available external credit ratings.

The carrying amount of financial assets represents the maximum credit exposure. To manage exposure to credit risk, the Company applies credit limits to their customers. Cash is held only with banks with high quality credit worthiness.

The company's gross maximum exposure to credit risk at the date of statement of financial position is as follows:



For the year ended June 30, 2018

Note

2018	2017
Rupee	s in '000'
469,464	174,821
2,532	2,001
4,100	16,877
79,633	21,913
555.729	215.612

Trade debts Loans and advances Deposits and other receivables Bank balances

40.1.1 Impairment losses

The aging of trade debts at the reporting date was:

Not Past Due
Past Due 1-60 Days
Past due 61 Days to 1 Year
More than 1-Year

2018		2017		
Gross Value	Impairment	Gross Value Impairment		
Rupees '000		Rupees '000		
301,970	-	100,700	-	
142,725	-	43,600	-	
7,827	-	1,455	-	
16,942	14,841	29,066	25,421	
469,464	14,841	174,821	25,421	

Note

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

Credit rating
A1+

Α1

2018	2017
Rupee	s in '000'
64,931	20,706
14,702	1,207
79,633	21,913

40.2 Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting its financial obligations as they fall due. Liquidity risk arises because of the possibility that the Company could be required to pay its liabilities earlier than expected or difficulty in raising funds to meet commitments associated with financial liabilities as they fall due. The Company's approach to managing liquidity is to ensure, as far as possible, that it will 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. The following are the contractual maturities of financial liabilities (including interest payments):

Long term loan Finance Lease Trade and other payables Short term borrowings

	2018					
I	Carrying	Contractual	Twelve months	One to five		
	Amount	cash flows	or less	years		
	-	Rupees	in '000'	-		
	151,465	151,465	90,719	60,746		
	374,972	374,972	66,422	308,550		
	297,597	297,597	297,597	-		
	479,481	479,481	479,481	-		
	1,303,515	1,303,515	934,219	369,296		

For the year ended June 30, 2018

		2017		
	Carrying Amount	Contractual cash flows	Twelve months or less	One to five years
	-	Rupees	s in '000'	
Long term loan	245,156	298,257	99,933	198,324
Finance Lease	11,262	12,932	2,289	10,643
Trade and other payables	166,176	166,176	166,176	-
Short term borrowings	241,898	247,266	247,266	-
	664,492	724,631	515,664	208,967

Contractual cash flows include interest related cash flows up to the year end. The future interest related cash flows depend on the interest rates applicable at that time and the extent of utilization of running finance facilities.

40.3 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, interest rate risk and equity price risk.

a) Foreign exchange risk management

Foreign currency risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate due to a change in a foreign exchange rate. It arise mainly where receivables and payables exist due to transactions in foreign currency. It mitigate its risk against foreign exchange rate by entering into hedging contract with Financial institution:

Exposure to foreign currency risk

The Company is exposed to currency risk on import of machinery and its parts that are denominated in a currency other than the respective functional currency of the Company. These transactions are denominated in US Dollars. At the reporting date all import payables were paid and the company has no exposure to foreign currency risk.

The following significant exchange rates applied during the year:

2018	2017	
Average Balance rates sheet rate	Average Balance sheet	
Rupees	Rupees	
110.62 121.60	104.73 105.00	

US Dollar

As the company has not any foreign currency payables at year end, hence any increase or decrease in exchange rate will not have any impact on company's financial statements.



For the year ended June 30, 2018

b) Interest/ mark up 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. The Company is exposed to cash flow interest rate risk on its running finance arrangements which is repriced at a maximum period of 120 days.

All the borrowings of the company are variable rate borrowings, hence the company is not exposed to fair value risk on its borrowings.

During the year, if average KIBOR interest rate on borrowings had been 100 basis points higher / lower with all other variables held constant, profit after taxation for the year would have been higher / lower by Rs. 6.41 million (2017: higher / lower by Rs. 4.983 million) respectively, mainly as a result of higher / lower interest exposure on floating rate borrowing.

Cash flow sensitivity analysis for Variable rate instruments

The Company holds various variable rate financial instruments amounting to Rs. 1,006 million [2017: 498 million] exposing the Company to fair value interest rate risk. A change of 100 basis points as at June 30, 2018 would have increased profit after tax by Rs. 7.14 million [2017: 3.45 million].

Cash flow sensitivity analysis for Fixed rate instruments

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

40.4 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 between market participants at the measurement date. Consequently, differences can arise between carrying values and the fair value estimates.

The carrying amounts of all financial assets and liabilities reflected in the financial statements approximate their fair values. The Company measures fair values using the following fair value hierarchy that reflects the significance of the inputs used in making the measurements:

Level 1: Fair value measurements using quoted prices (unadjusted) in active markets for identical assets or liabilities.

Level 2: Fair value measurements using inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.

Level 3: Fair value measurements using inputs for the asset or liability that are not based on observable market data (i.e. unobservable inputs).

40.5 Capital risk management

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure.

In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, return on capital to shareholders or issue new shares or sell assets to reduce debt.

Consistent with others in the industry, the Company manages its capital risk by monitoring its debt levels and liquid assets and keeping in view future investment requirements and expectation of the shareholders. Debt is calculated as total borrowings ('long term financing' and 'short term borrowings' as shown in the balance sheet). Total capital comprises shareholders' equity and surplus on revaluation of fixed assets as shown on the face of the statement of financial position.

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.

For the year ended June 30, 2018

	2018	2017
41. PLANT CAPACITY AND ACTUAL PRODUCTION	Numbe	ers in 000
Blowing		
Capacity - no. of bottles	304,200	304,200
Production - no. of bottles	174,143	159,056
Utilization	57%	52%
Injection		
Capacity - no. of preforms 41.1	796,733	415,733
Production - no. of preforms	387,500	283,402
Utilization	49%	68%
Injection - Proportionate effect of increased capacity		
Capacity - no. of preforms	510,983	415,733
Production - no. of preforms	387,500	283,402
Utilization	76%	68%

41.1 The production capacity of injection department is enhanced with 381 million units on annualized basis. However, the commercial production was started in last quarter of the financial year, therefore, its proportionate capacity enhancement is considered.

42. NON-ADJUSTING EVENT AFTER THE DATE OF STATEMENT OF FINANCIAL POSITION

The Board of Directors in its meeting held on September 26, 2018 has proposed a common stock dividend at the rate of 15% [2017: 5%] and cash dividend at the rate of 10% [2017: 10%] for the year ended June 30, 2018. These appropriations will be placed before shareholders for approval in the forthcoming Annual General Meeting and the effect thereof will be accounted for in the financial statements for the year ending June 30, 2019.

43. CORRESPONDING FIGURES

Corresponding figures have been rearranged and reclassified, wherever necessary for the purposes of comparison and better presentation.

Reclassification from statement of	Reclassification to statement of	Rs in 000
financial position	financial position	
Trade and other payable	Unclaimed dividend	461
Intangibles	Property, plant and equipment	1,032

44. SIGNIFICANT TRANSACTIONS AND EVENTS THAT AFFECTED THE COMPANY'S FINANCIAL POSITION AND PERFORMANCE

- During the year the company installed two new injection moulding machines on lease arrangements to increase production capacity of preforms.
- Due to the applicability of Companies Act, 2017 certain disclosures of the financial statements have been presented in accordance with the fourth schedule notified by the Securities and Exchange Commission of Pakistan vide S.R.O 1169 date 7 November 2017.
- The company migrated its Enterprise Resource Planning (ERP) software from Sidat Hyder to SAP from 01 January 2018.

45. DATE OF AUTHORIZATION

These financial statements have been authorized for issue on September 26, 2018 by the Board of Directors of the Company.

46. GENERAL

Figures have been rounded off to the nearest thousand rupees.

CHIEF EXECUTIVE OFFICER



The Company Secretary
EcoPack Limited
Plot 112-113, Phase 5, Industrial
Estate Hattar, District Haripur
Khyber Pakhtunkhwa

Proxy Form

/ We of		
being member (s) EcoPack Limited, and holder of Ordinary Share as pe	r register Folio No	and / or CDC
Participant I.D. No an	d Account / Sub-Account	No
do hereby appoint of		as my / our proxy to
attend, speak and vote for me / us and on my / our behalf at the	27th Annual General Meeting	of the Company to be held
on Saturday October 27, 2018		and at any
adjournment thereof. As witness I / We set my / our hand (s) this	day of	2018 signed the said
proxy in the presence of:		
Witnesses:		
1. Signature:		
Name:		
Address:		
CNIC / NICOP		
or		
Passport No.		
т изэрысты.	Signature	Revenue Stamp
2. Signature:		
Name:		
Address:	L	
CNIC / NICOP		ignature should agree with the ecimen signature registered with
or		the Company)
Passport No.		

Note:

- i. The Proxy Form in order to be valid must be deposited with the Company not later than 48 hours before the time of holding the meeting.
- ii. The proxy must be a member of the company.
- iii. CDC Shareholders and their Proxies must attached either an attested photocopy of their Computerized National Identity Card or Passport with the proxy form.

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