## SAJJAD TEXTILE MILLS LIMITED

# ANNUAL REPORT JUNE 30, 2018

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#### COMPANY INFORMATION

#### **BOARD OF DIRECTORS**

Mr. Muhammad Asim Sajjad - Chief

Executive

Mrs. Seema Sajjad - Chairperson

Mr. Salman Muhammad Aslam

Mrs. Ayesha Rahim

Miss Batool Zahra Mr. Mehr Allah Yar

Mr. Magsood Akbar

### **CHIEF FINANCIAL OFFICER**

Mr. Irfan Hamid

#### **COMPANY SECRETARY**

Mr. Abdul Latif

#### **AUDITORS**

M/s. Mudassar Ehtisham & Company,

**Chartered Accountants** 

#### **AUDIT COMMITTEE**

Mr. Maqsood Akbar - Chairman

Mr. Mehr Allah Yar - Member

Miss Batool Zahra - Member

## HUMAN RESOURCE AND REMUNERATION COMMITTEE

Mr. Salman Muhammad Aslam – Chairman

Mr. Mehr Allah Yar - Member

Mrs. Seema Sajjad - Member

Mrs. Ayesha Rahim - Member

#### **BANKERS**

Askari Bank Limited

Habib Bank Limited

Bank Alfalah Limited

Habib Metropolitan Bank Limited

#### **COMPANY SHARE REGISTRARS**

Hameed Majeed Associates (Pvt) Ltd.

1st Floor, H.M. House,

7 - Bank Square, Lahore TEL: 042-37235081-82

FAX: 042-37358817

e-mail: shares@hmaconsultants.com

#### **REGISTERED OFFICE**

19-B, Off. Zafar Ali Road,

Gulberg-V, Lahore.

Tel: 042-35775501 & 02

Fax: 042-35711526

E-Mail: Info@sajjadtextile.com

#### **MILLS ADDRESS**

64-KM, Multan Road, Jumber Kalan

Tehsil Chunian

District Kasur.

Tel: 04951-388102

## SAJJAD TEXTILE MILLS LIMITED

#### **VISION STATEMENT**

We aim at seeing our company to be a model trading enterprise providing high quality products by complying with the requirements of Quality Management System and continuously improving its effectiveness for total customer's satisfaction. We wish to play a leading role in the economy by keeping a substantial presence in the export and local markets.

#### MISSION STATEMENT

- 1. To strive hard to develop new markets for the sale of our products locally and internationally.
- 2. To improve customer's satisfaction level by adhering strictly to quality requirements of our customers in local and export markets and by improving communications with customers for receiving prompt feed backs about quality of our products.
- 3. To attend to the prompt resolution of customer's complaints by taking timely corrective measures to redress the quality complaints.
- 4. To improve logistic facilities for our customers dispatch programme and issue all shipments/delivery documents well in time.
- 5. To make comprehensive arrangements for the training of our staff.
- 6. To promote team work, sense of transparency, creativity in our professionals.

#### STATEMENT OF ETHICS AND BUSINESS PRACTICES

SAJJAD TEXTILE MILLS LIMITED has laid down the following business ethics and Principles, the observance of which is compulsory for all the directors and staff members of the company in the conduct of company's business in order to protect and safeguard the reputation and integrity of the company at all levels of its operations. Any contravention of these ethics is regarded as misconduct. The company will ensure that all the executives and subordinate staff members are fully aware of these standards and principles.

#### 1. Conflict of interest

All staff members are expected not to engage in any activity which can cause conflict between their personal interests and company's interests, such as:

- In effecting the purchases for the company and selling its products the directors and a. the staff members are forbidden from holding any personal interest in any organization supplying goods or services to the company or buying its products.
- The staff members should not engage in any outside business while serving the h. company.
- Staff members are not permitted to conduct personal business in company's premises c. or use company's facilities for the same.
- d. If a staff member has direct or indirect relationship with an outside organization dealing with the company he must disclose the same to the management.

#### 2. **Confidentiality**

All staff members are required not to divulge any secrets / information of the company to any outsider even after leaving the service of the company unless it is so required by a court of law. During the course of service in the Company they should not disseminate any information relating to business secrets of the company without the consent of management.

#### 3. Kickbacks

All staff members are strictly forbidden not to accept any favour, gifts or kick backs from any organization dealing with the company. In case if such a favour is considered, in the interest of the company., the same should be disclosed clearly to the management.

#### 4. Proper accounts keeping

All funds, receipts and disbursements should be properly recorded in the accounts books of the company. No false or fictitious entries should be made or misleading statement pertaining to the company or its operations should be issued. All agreements with agents, dealers and consultants should be made in writing supported with required evidence.

#### 5. Relationship with Government officials suppliers, agents etc.

The dealings of the company with Government officials, suppliers, buyers, agents and consultants of the company should always be such that the integrity of the company and reputation is not damaged. Members having queries in connection with how to deal with these requirements should consult the management.

#### 6. Health and Safety

Every staff member is required to take care of his health and safety and of those working with him. The management is responsibility for keeping its staff members insured as per government rules and regulations.

#### 7. Environment

To preserve and protect the environment all staff members are required to operate the company's facilities and processes so as to ensure maximum safety of the adjoining communities, and strive continuously to improve environmental awareness and protections.

#### 8. Alcohol, Drugs

All types of gambling and betting at the company's work places are strictly forbidden. Also taking of any alcohols or drugs inside the work places is not allowed and any member of the staff, not abiding by these prohibitions will attract disciplinary as well as penal action under the law.

#### 9. Coordination among staff members to maintain discipline

All staff members will work in close coordination with their co-workers, seniors and colleagues so that the Company's work could be carried out effectively and efficiently. All cases of non-cooperation among staff members should be reported to the management and strict disciplinary action will be initiated against violators.

#### 10. Workplace Harassment

All staff members will be provided an environment that is free from harassment and in which all employees are equally respected. Workplace harassment means any action that creates an intimidating, hostile pr offensive environment which may include sexual harassment, disparaging remarks based on gender, religious, race or ethnicity.

For and on behalf of the Board

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MUHAMMAD ASIM SAJJAD Chief Executive Officer

October 01, 2018 Lahore

#### KEY OPERATING AND FINANCIAL DATA

OPERATING				R	UPEES IN I	MILLION
						(Restated)
	2018	2017	2016	2015	2014	2013
Net Sales	4.5	139.8	793.1	1171.1	1260.2	807.5
Gross Profit	4.5	(34.5)	(226.9)	2.5	21.1	122.3
Operating Profit/(Loss)	(70.5)	(63.8)	(268.4)	(52.3)	(13.9)	85.2
Pre tax Profit/(Loss)	(82.3)	(74.2)	(275.1)	(56.1)	(17.4)	80.0
After tax Profit/(Loss)	(83.0)	(74.4)	(282.1)	(46.3)	(4.4)	51.7
FINANCIAL						
Tangible Fixed Assets-Net						
- Operating	9.2	22.1	292.9	466.2	430.7	441.0
- Capital work-in-progress	-	-	-	-	-	-
- Leased	-	-	-	-	-	-
Deposits	11.8	11.8	11.4	11.4	11.4	11.4
	21.0	33.9	304.3	477.5	442.1	452.4
Current Assets	27.7	36.5	143.0	203.7	167.6	258.8
Current Liabilities	(464.9)	(465.4)	(530.8)	(456.9)	(318.3)	(379.6)
	(437.2)	(428.9)	(387.8)	(253.2)	58.5	90.8
Capital Employed Long Term Loans and	(416.1)	(395.0)	(83.6)	219.4	454.0	446.3
Other Liabilities		_	0.3	2.5	23.3	48.4
Share Holders' Equity	(416.1)	(395.0)	(83.9)	221.9	477.3	494.7
Share Holders Equity	(410.1)	(373.0)	(63.7)	221.)	777.3	7/7.1
REPRESENTED BY						
Share Capital	212.7	212.7	212.7	212.7	212.7	212.7
Accumulated Loss	(561.4)	(499.0)	(426.7)	(148.6)	(106.4)	(95.8)
Surplus on revaluation	(= - ' )	(/	( /	(/	( )	()
of Fixed Assets	127.0	128.0	130.2	157.8	161.9	166.2
Directors and Sponsors loan	-	_	_	-	209.2	211.7
	(221.7)	(158.3)	(83.9)	221.9	477.3	494.7
RATIO						
Debt/Equity Ratio	1.14 : 1	1.52 : 1	1.38:1	0.58:1	0.06:1	0.13 : 1
Current Ratio	0.47 : 1	0.08:1	0.27 : 1	0.45 : 1	0.53 : 1	0.68 : 1
Gross Profit/(Loss) to Sales %	100.0	(24.7)	(28.6)	0.2	1.7	15.2
Net Profit/(Loss) to Sales %	(1,859.5)	(53.2)	(35.6)	(4.0)	(0.3)	6.4
Break-up value per Share (Rs.)	(20.42)	(7.48)	(3.94)	10.43	12.61	13.31
Earning/(Loss) per Share (Rs.)	(3.90)	(3.50)	(13.26)	(2.00)	(0.21)	2.43
Dividends %	-	-	-	-	-	5.00

## Review Report on the Statement of Compliance contained in the 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 Sajjad Textile Mills Limited for the year ended 30 June 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 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 30 June 2018.

Mudassar Ehtisham & Co. Date: October 01, 2018

Chartered Accountants Lahore

#### **NOTICE OF ANNUAL GENERAL MEETING**

Notice is hereby given that the 30<sup>th</sup> Annual General Meeting of Members of the **SAJJAD TEXTILE MILLS LIMITED** will be held on October 27, 2018 (Saturday) at 11:30 a.m. at registered office of the Company at 19-B, Off. Zafar Ali Road, Gulberg-V, Lahore to transact the following business:

#### **Ordinary Business:**

- 1. To read and confirm minutes of the Extra-ordinary General Meeting of the Company held on February 20, 2018.
- 2. To receive, consider and adopt the annual audited Financial Statements of the Company together with the Directors' and Auditors' Reports thereon for the year ended June 30, 2018.
- 3. To appoint Auditors for the year ending June 30, 2019 and to fix their remuneration.
- 4. To transact any other business with the permission of the Chair.

By Order of the Board

Lahore (ABDUL LATIF)
Dated: October 01, 2018 Company Secretary

#### **NOTES:**

- 1. The Share transfer books of the Company will remain closed from 20 October, 2018 to 27 October, 2018 (both days inclusive). Physical transfers received in order by the Company's shares Registrar M/s, Hameed Majeed Associates (Private) Limited, H.M. House, 7- Bank Square, Lahore by the close of business on 19 October, 2018 will be treated in time to determine voting rights of the members for attending the meeting.
- 2. A member eligible to attend and vote at this Meeting may appoint another member as his/her proxy to attend and vote instead of him/her. Proxy forms duly completed must reach the company at its Registered Office at least 48 hours before the time of the meeting. Form of proxy is attached.
- 3. Members are requested to send copies of their CNICs to the Company's share Registrar to enable the Company to comply with direction of the Securities and Exchange Commission of Pakistan contained in SRO-831(1) 2012. Interested Members are encouraged to send their e-mail addresses with their consent to opt for transmission of annual reports and AGM notice though e-mail, at Company's registered Office. Shareholders are requested to immediately notify the change of address, if any to share Registrar of the Company.
  - 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.
- 4. The provisions of Section 242 of the Companies Act, 2017 require the listed companies that any dividend payable in cash shall only be paid through electronic mode directly into the bank account of designated by the entitled shareholders. Accordingly, the shareholders holding physical shares are requested to provide the Company's Share Registrar at the address given herein above, electronic dividend mandate on E-Dividend Form provided in the annual report and also available on website of the Company. In the case of shares held in CDC, the same information should be provided to the CDS participants for updating and forwarding to the Company.

5. Pursuant to the provisions of Finance Act, 2017, effective 01 July 2017, deduction of income tax from dividend payments shall be made on the basis of filers ad non-filers. Income Tax will be deducted on the basis of Active Tax Payers List posted on the Federal Board of Revenue website. Members seeking exemption from deduction of income tax or are eligible for deduction at a reduced rate are requested to submit a valid tax certificate and necessary documentary evidence, as the case may be.

#### 6. A. For attending the meeting personally:

Any individual beneficial owner of CDC entitled to attend and vote at this meeting, must bring his/her CNIC or Passport to prove his/her identity and in case of proxy must enclose an attested copy of his/her CNIC or Passport. Representatives of a corporate entity, the Board's resolution/power of attorney with specimen signature should be furnished along with the proxy form to the Company.

B. For exercising electronic voting right through Intermediary by providing consent in writing regarding appointment of execution officer as proxy as per the Companies (E-Voting) Regulations, 2016.

The instrument of e-voting under option 2 shall be deposited in advance in writing at least ten days before holding of general meeting, at the registered office 19-B, Off. Zafar Ali Road Gulberg – V, Lahore, of the company or through email: corporate@sajjadtextile.com.

- The proxy/e-voting form shall be witnessed by two persons whose names, addresses and CNIC numbers shall be mentioned on the form.
- ii) The company will arrange for e-voting if the company receives demand for poll from at least five members or by any member or members having not less than one tenth of the voting power.
- iii) Members can also avail video conference facility. In this regard, please send in writing to registered address of the Company 10 days before holding of general meeting.
- The Company has placed the Audited Financial Statements for the year ended 30<sup>th</sup> June, 2018 along with 7. Auditors' and Directors' Reports thereon on its website: www.sajjadtextile.com
- Shareholders, who by any reason, could not claim their dividend or bonus shares or did not collect their 8. physical shares, if any, are advised to contact our Share Registrar M/s Hameed Majeed Associates (Pvt) Limited, H.M. House 7-Bank Square, Lahore to collect/enquire about their unclaimed dividend or pending shares, if any. In compliance with Section 244 of the Companies Act, 2017, after having completed the stipulated procedure, all such dividend and shares outstanding for a period of 3 years or more from the date due and payable shall be deposited to the credit of Federal Government in case of unclaimed dividend and in case of shares, shall be delivered to the SECP.

#### CHAIRPERSON'S REVIEW REPORT

An annual evaluation of the Board of Directors' overall performance is conducted in compliance with the requirement of the Code of Corporate Governance and the Companies Act, 2017. The purpose of this evaluation is to ensure that the Board of Directors' (the Board) performance is measured in the context of overall corporate objectives and governance structure of the Company.

During the year, the Board of Directors focused on the future strategy and set the financial and operational targets. The Board regularly tracked the progress against the budgeted targets. The committees of the board worked diligently and focused on their terms of reference during the year under review.

For the financial year ended 30 June 2018, the Board's overall performance and effectiveness has been assessed as 'Satisfactory'. The Board evaluation during the year 2018 robustly considered all aspects of the Board including the performance of individual Directors, Board Committees and the Board as a whole and I am happy to report that your Board continues to function effectively and is focused on priorities for the Company's business.

Lahore

Dated: October 01, 2018

Mrs. Seema Sajjad Chairperson

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## چیئرپرسن کی سالانہ تشخیص

بورڈ آف ڈائریکٹرز کی مجموعی کارکردگی کی سالانہ تشخیص کارپوریٹ گورننس اور کمپنی ایکٹ، 2017 کی ضرورت کے ساتہ تعمیل میں کیا گیا ہے۔ اس تشخیص کا مقصد اس بات کو یقینی بنانا ہے کہ بورڈ آف ڈائریکٹرز (بورڈ) کی کارکردگی مجموعی کارپوریٹ مقاصد اور کمپنی کے حکومتی ڈھانچے کے تناظر میں ماپا جائے۔

سال کے دوران، بورڈ آف ڈائریکٹرز مستقبل کی حکمت عملی پر توجہ مرکوز کرتے ہیں اور مالی اور آپریشنل مقاصد کو قائم کرتے ہیں. بورڈ نے باقاعدگی سے بجٹ کے اہداف پر غور کیا. بورڈ کے کمیٹیوں نے محنت سے کام کیا اور جائزہ لینے کے تحت سال کے دوران ان کے حوالہ جات کے حوالہ پر توجہ مرکوز کی۔

30 جون 2018 کو ختم ہونے والے مالی سال کے لئے، بورڈ کے مجموعی کارکردگی اور تاثیر 'اطمینان بخش' ہے۔ سال 2018 کے دوران بورڈ کی تشخیص نے بورڈ کے تمام پہلوؤں پر زور دیا ہے، بشمول انفرادی ڈائریکٹرز، بورڈ کمیٹیوں اور بورڈ کے مجموعی طور پر اور میں رپورٹ کرنے کے لئے خوش ہوں کہ بورڈ مؤثر طریقے سے کام جاری رکھتا ہے اور کمپنی کے کاروبار کے لئے ترجیحات پر توجہ مرکوز کرتا ہے۔

مسز سيما سجاد چيئرپرسن 1 اكتوبر، 2018 لاېور

#### **DIRECTORS' REPORT**

Dear Members, Assalam-o-Alaikum,

The Directors welcome you to the 30<sup>th</sup> Annual General Meeting of the Company and are pleased to present the Annual Report together with the Audited Accounts, Auditors' Report and other various statements as required by the Code of Corporate Governance and Pakistan Stock Exchange for the year ended June 30, 2018.

20.06.2010

20.04.201

#### **Financial Results**

The financial results are as under:

	30-06-2018 Rs. (Million)	30-06-2017 Rs. (Million)
Sales – Net	4.464	139.813
Cost of Sales	-	174.335
Gross Profit / (Loss)	4.464	(34.522)
Profit / (Loss) before Financial & Other Charges	(70.509)	(63.769)
Profit / (Loss) before Taxation	(82.332)	(74.184)
Taxation	0.670	0.240
Profit / (Loss) after Taxation	(83.002)	(74.424)

The Company suffered after tax loss of Rs. (83.002) million for the year ended June 30, 2018 respectively as against after tax loss of Rs. (74.424) million for the preceding year.

#### Earning/(Loss) per share

Loss after tax per share was Rs. (3.90) for the year ended June 30, 2018 respectively as against per share after tax loss was Rs. (3.04) for the preceding year.

The manufacturing operations of the Company remained suspended during the year as per intimation sent to Pakistan Stock Exchange and Securities and Exchange Commission of Pakistan on September 22, 2016. The Company obtained approval of its Members in the Extraordinary General Meeting held on February 20, 2018 to dispose off the land, building and other assets of the Company and to utilize their sale proceeds partially to meet the pressing of the Company and the remaining amount in trading activities along with the amount generated on account of renting/letting out of the Company's premises as permissible under the Memorandum of Association of the Company. An advertisement inviting tenders from prospective buyers of Land, Building and other assets was published and few prospective buyers have shown interest in the purchase of aforesaid assets and are being presently considered by the Company.

#### **Corporate and Financial Reporting Framework**

- a) The financial statements prepared by the management of the Company, present fairly its state of affairs, the result of its operations, cash flows and changes in equity.
- b) Proper books of account of the Company have been maintained.
- c) Appropriate account policies have been consistently applied in preparation of financial statements and accounting estimates are based on reasonable and prudent judgment.
- d) International Accounting standards, as applicable in Pakistan, have been followed in preparation of financial statements and any departure there from has been adequately disclosed.
- e) The system of internal control is sound in design and has been effectively implemented and monitored.
- f) There has been no material departure from the best practices of Corporate Governance, as detailed in the Listing Regulations.
- g) Key Operating and Financial Data for the last six (6) years in summarized form are annexed.
- h) There are no overdue taxes and levies as on 30<sup>th</sup> June, 2018 other than sales and income tax withheld as withholding agent.
- i) The Company operates un-funded gratuity scheme for its employees and proper provision has been made in the accounts.
- Pattern of shareholding and additional information is annexed.
- k) New Company Secretary has been appointed whereas Chief Financial Officer has not been changed during the year.
- The appointment of external auditors will be discussed in the annual general meeting; however existing external auditors M/s Mudassar Ehtisham & Company – Chartered Accountant being eligible for re-appointment have offered their services.
- m) Mr. Muhammad Asim Sajjad Chief Executive Officer himself and five other directors obtained directors training certification, under Directors' Training Program. Chief Executive Officer is strongly encouraging other directors to acquire the above said certification.
- n) Company's periodic financial statements and investor related information along with web link of Jama Punji, as per Securities and Exchange Commission of Pakistan's instructions is available on the company's website www.sajjadtextile.com.
- o) During 2017-2018, Mr. Salman Muhammad Aslam Director has bought =30,500= shares and Mr. Sajjad Aslam - spouse of Director/Chairperson has bought =6,500= shares of the Company. The trades in shares of the Company were reported through changes in beneficial ownership process. Other Directors, CEO, CFO/Company Secretary, their Spouses and minor children have not traded any shares of the Company during the period under discussion.
- p) Eight (08) Board of Directors' Meetings were held during the year. Following was the attendance of the Directors:-

q)

Name of Directors	No. of Meetings Attended
Mr. Muhammad Asim Sajjad	08
Mrs. Seema Sajjad	08
Mr. Salman Muhammad Aslam	08
Mrs. Ayesha Rahim	07
Miss Batool Zahra	08
Mr. Mehr Allah Yar	07
Mr. Sultan Mahmood	07

Directors who could not attend Board Meetings due to illness or some other reasons were granted leave of absence in accordance with the law. The Board of Directors was elected in extra-ordinary general meeting held on 6<sup>th</sup> April, 2017 and no vacancy occurred during period upto 30<sup>th</sup> June, 2018.

r) The directors and sponsors loans are unsecured and these are repayable upon easing of the company's liquidity. There is no fix repayment schedule or tenure for repayment of these liabilities. Therefore, these loans have been classified as current liabilities as per Technical Release of ICAP, dated: 11-02-2015.

#### **Audit Committee**

The Board of Directors in compliance of Code of Corporate Governance has established and Audit Committee which consists of following directors:

# Name of MemberNo. of Meetings AttendedMr. Sultan MehmoodChairman05Mr. Mehr Allah YarMember05Miss Batool ZahraMember05

#### **Human Resource and Remuneration Committee**

In compliance with the Code of Corporate the Governance the Board of Directors has formed a human Resource and Remuneration Committee (HR & R Committee) comprising of four members named below one of which is independent director:

#### Name of Member

Mr. Salman Muhammad Aslam	Chairman
Mr. Sultan Mehmood	Member
Mr. Seema Sajjad	Member
Mr. Ayesha Rahim	Member

Statement of compliance with Code of Corporate Governance is annexed.

The appointment of Auditors for the year ending June 30, 2019 will be discussed in the Annual General Meeting along with fixation of their remuneration. The Statutory Auditors will retire and are eligible for re-appointment.

For and on behalf of the Board

(MUHAMMAD ASIM SAJJAD)

Chief Executive Officer

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Lahore October 01, 2018 (SALMAN MUHHAMAD ASLAM)

Director

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

Name of company **SAJJAD TEXTILE MILLS LIMITED** Year Ended 30<sup>th</sup> June, 2018.

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

1. The total number of directors are seven as per the following:

a. Male 4 b. Female 3

2. The composition of BOD is as follows:

Independent Director Mr. Mehr Allah Yar Mr. Magsood Akbar

Other Non-executive Director Mrs. Seema Sajjad Mrs. Ayesha Rahim

Mrs. Batool Zahra

Mr. Muhammad Asim Sajjad **Executive Director** 

Mr. Salman Muhammad Aslam

- 3. The directors have confirmed that none of them is serving as a director on more than five listed companies, including this company.
- 4. The company has prepared a Code of Conduct and has ensured that appropriate steps have been taken to disseminate it throughout the company along with its supporting policies and procedures.
- 5. The board has developed a vision / mission statement, overall corporate strategy and significant policies of the company. 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 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 board were presided over by the Chairman and, in his absence, by a director elected by board for this purpose. 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 has a formal policy and transparent procedures for remuneration of directors in accordance with the Act and these Regulations.
- 9. Majority of the directors are certified of the Directors' Training Program. The board has arranged Directors' Training program for the following:

Mr. Mehr Allah Yar

Mrs. Seema Sajjad

Mrs. Ayesha Rahim

Mrs. Batool Zahra

Mr. Muhammad Asim Sajjad

Mr. Salman Muhammad

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. BOARD has formed committees comprising of members given below:

a) Audit Committee Mr. Magsood Akbar – Chairman

Mr. Mehr Allah Yar – Member Miss Batool Zahra – Member

b) HR and Remuneration Committee Mr. Salman Muhammad Aslam-Chairman

Mr. Mehr Allah Yar – Member Mrs. Seeman Sajjad – Member Mrs. Ayesha Rahim – Member

- 13. Terms of reference of aforesaid committees have been formed, documented and advised to the committee for compliance.
- 14. The frequency of meetings (quarterly/half yearly/yearly) of the committee were as per following:

a) Audit Committee

b) HR and Remuneration Committee

- 15. The board has outsourced internal audit function to a firm of Chartered Accountants, who are considered suitably qualified and experienced for the purpose and are conversant with policies and procedures of 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.

Mrs. Seema Sajjad Chairperson

Sun Stol

Date: October 01, 2018

Muhammad Asim Sajjad Chief Executive Officer

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#### CORPORATE SOCIAL RESPONSIBILTY

This statement is being presented to comply with the corporate social responsibility.

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

- 1. The Company has implemented all possible measures for the conservation of the energy in order to play its part of job in facing the energy crisis in the country. The Company has restricted the use of electric and gas heaters; the time scheduling has been implemented in the use of A/C and electrical equipments.
- 2. To ensure the healthy and pollution free environment Sajjad Textile Mills Limited encourages its employees to grow the trees and plants.
- 3. The Company has adopted fair policy for providing better quality of yarn to our customers so as to deliver good quality clothing's to the end users.
- 4. The Company management has successfully promoted and maintained an environment of mutual trust and respect between the workers and management.
- 5. The company has prepared a 'Statement of Ethics and Business Practices' which has been signed by all the directors and employees of the company.
- 6. The Company has employed disabled persons as per labour laws prevailing in Pakistan.
- 7. The management has devised a code of ethics for employees to safeguard safety and health issues. The Company has an encouraging environment regarding the workers safety and health. The Company has arranged the first aid facility for providing emergency treatment for labour. Occupational safety and health is ensured by during the operational hours as well as in mills colony.
- 8. The management has also devised a code of business ethics in order to conduct the smooth business transactions and to avoid any misbehave or un-even incidents.
- 9. The Company is contributing towards national exchequer by paying its due taxes and levies to the government. All government taxes, dues and levies are paid in time and had never defaulted in such payments.
- 10. The Company is running under considerable accumulated loss and keeping in view disturbed cash flow, no contribution is made towards corporate philanthropy, community investment & welfare schemes and spending for under-privileged classes/rural development.

Lahore

Dated: October 01, 2018

(MUHAMMAD ASIM SAJJAD)

Chief Executive

#### INDEPENDENT AUDITORS' REPORT

#### To the members of Sajjad Textile Mills Limited

#### Opinion

We have audited the annexed financial statements of Sajjad Textile Mills Limited (the Company), which comprise the statement of financial position as at June 30, 2018 and the statement of profit or loss and other 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, 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, the comprehensive income, the changes in equity and its cash flows for the year then ended.

#### Opinion

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

#### Material Uncertainty relating to Going Concern

We draw attention to the matter that during the year ended 30 June 2018, the Company's accumulated losses stand at Rs. 561.403 million. Its equity is eroded by Rs. 222.888 million and its current liabilities exceed its current assets by Rs. 437.157 million. These conditions, along with other matters as set forth in note 2 to the financial statements, indicate the existence of a material uncertainty that may cast significant doubt about the Company's ability to continue as a going concern. These financial statements have however been prepared on a going concern basis for the reasons more fully explained in note 2 to the financial statements. Our opinion is not qualified in respect of this matter.

#### **Key Audit Matters**

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

Following are the Key audit matters.

Sr No.	Key Audit Matters	How the matter was addressed in our audit
1	First time application of third and fourth schedules to the Companies Act, 2017	Our audit procedures included the following:
	As referred to in note 3.1 to the annexed financial statements, the third and fourth schedules 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 June 30, 2018.  The Companies Act, 2017 (including third and fourth schedules) forms an integral part of the statutory financial reporting framework as applicable to the Company and amongst others, prescribes the nature and content of disclosures in relation to various elements of the financial statements.  As part of this transition to the requirementsof the said third and fourth schedules, the management performed a gap analysis to identify differences between the previous reporting framework and the current reporting framework and the current reporting framework and as a result assessed the amendments (as specified in the said note3.4(a) relating to disclosures required in the Company's financial statements.  We consider it as a key audit matter in viewof the extensive impacts in the financial statements due to the Companies Act, 2017.	<ul> <li>Considering the management's process to identify the necessary amendments required in the Company's financial statements.</li> <li>Evaluating the results of management'sanalysi s and key decisions taken in respectof the transition, using our knowledge of therelevant requirements of the third and fourthschedules to the Companies Act, 2017 and ourunderstanding of the Company's operationsand business.</li> <li>Assessing the adequacy and appropriatenessof the additional disclosures and changes to the previous disclosures made in the annexed financial statements based on the new requirements.</li> </ul>

#### 2. The Company's exposure to litigation risk

The Company is exposed to different laws, regulations and interpretations thereof and hence, there is a litigation risk. In our judgement, the Company has significant litigation cases in respect of claim from other financial institutions and levy of Gas Infrastructure Development Cess, details of which are disclosed in notes 22&19.1 respectively to the annexed financial statements.

Given the nature and amounts involved in such cases and the appellate forums at which these are pending, the ultimate outcome and the resultant accounting in the financial statements is subject significant judgement, which can change over time as new facts emerge and each legal case progresses, and therefore, we have identified this as key audit

#### Our audit procedures included the following:

- Obtaining understanding of the Company's processes and controls over litigations through meetings with the management and review of the minutes the Board of Directors and Board Audit Committee.
- Reading correspondence of the Company with regulatory departments and the Company's external counsel, where Where applicable. relevant, also assessing external legal advices obtained by the Company.
- Discussing open and matters developments with the in-house legal department of personnel the Company.
- Circularizing external confirmations, where appropriate, material cases and assessing the replies received thereto.
- Whilst noting the inherent uncertainties involved with legal and regulatory assessing matters, the appropriateness of the related disclosures made in the annexed financial statements.

3. Impairment of non-The following was performed on current assets held for the assessment of useful lives and sale residual values: Non-current assets held for sale comprise 78% of Obtained the fair values total assets. This amounts assessment and confirmed to Rs. 189.436million as that this was reviewed and shown in note 13. considered in the year Judgement is exercised in under review determining the fair values when assessing and whether there are any indicators of impairment present and when performing impairment assessments where indicators have been identified. Based on the value of the balance as well as the assumptions involved in determining fair market values has been identified as a key audit matter.

#### Other information:

The Board of Directors is responsible for the other information. The other information comprises the information included in the annual report, but does not include the financial statements. 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, 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.

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

#### Auditor's Responsibilities for the Audit of the Financial Statements

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

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

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

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

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

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

#### Report on Other Legal and Regulatory Requirements

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

- a) proper books of account have been kept by the Companyas required by Companies Act, 2017 (XIX of 2017)
- b) because of the matter describe in basis for adverse opinion, the statement of financial position, the statement of profit or loss and other comprehensive income or the income and expenditure account, the statement of changes in equity and the statement of cash flows together with the notes thereon have not been drawn up in conformity with the requirements of the Companies Act, 2017, (XIX of 2017), and in agreement with the books of accounts and returns:
- c) investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Company's business; and
- d) no Zakat deductible at source under the Zakat and Usher Ordinance, 1980 (XVIII of 1980)

The engagement partner on the audit resulting in this independent auditor's report is Mr. Asad Ijaz

Date: October 01, 2018

Mudassar Ehtisham & Co. Chartered Accountants Lahore

#### **BALANCE SHEET** AS AT JUNE 30, 2018

		NOTE	2018	2017
			(Rupees)	(Rupees)
				"Re-stated"
<u>ASSETS</u>				
NON - CURRENT ASSETS				
Property, plant and equipment		5	9,199,763	22,082,068
Long term deposits		6	11,826,813	11,826,813
Investment Properties		7	-	159,460,000
Available for sale investments		8	3,806,462	3,538,283
			24,833,038	196,907,164
CURRENT ASSETS				
Trade debts		9		7,550,133
Loans and advances		10	66,520	4,056,791
Trade deposits, prepayments & other receivables		11	24,904,233	23,905,785
Cash and bank balances		12	2,761,765	980,636
Cash and Dank Dalances		12	27,732,518	36,493,345
Accepts alongified as held for sole		10	100 427 110	72 005 020
Assets classified as held for sale		13	189,436,110	72,995,839
TOTAL ASSETS			242,001,666	306,396,348
EQUITY AND LIABILITIES				
SHARE CAPITAL AND RESERVES				
Authorized capital		4.4		222 222 222
		14	300,000,000	300,000,000
Issued, subscribed and paid-up capital		14	212,678,000	212,678,000
Capital reserve		16	(1,172,922)	(746,322)
Surplus on revaluation of property, plant and equipmen	t	17	127,010,314	128,041,735
Accumulated loss			(561,403,879)	(499,010,250)
Accumulated 1933			(222,888,487)	(159,036,838)
NON-CURRENT LIABILITIES				
Deferred liabilities		18	-	-
OURDENIT LIARDILITIES			-	-
CURRENT LIABILITIES				
Trade and other payables		19	70,933,558	87,320,898
Accrued mark-up		20	44,742,542	32,945,052
Short term loan from directors and sponsors- unsecured		21	348,377,550	344,760,550
Unclaimed dividend			166,942	166,942
Provision for taxation		30	669,561	239,743
CONTINGENCIES & COMMITMENTS		22	464,890,153 -	465,433,185
TOTAL EQUITY AND LIABILITIES			242,001,666	306,396,348
The annexed notes form an integral part of these finan	cial statements		, 0 0 0	333,070,010
The annexed notes formall integral part of these illian	om statements.			
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CHIEF EXECUTIVE CHIEF FINANCIAL OFFICER

## PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED JUNE 30, 2018

	NOTE	2018	2017
		(Rupees)	(Rupees)
Sales - net	23	4,463,740	139,813,179
Cost of Sales	24	-	(174,334,805)
Gross Profit/(Loss)		4,463,740	(34,521,626)
Distribution costs	25	-	(1,200,886)
Administrative expenses	26	(41,132,249)	(30,490,261)
Other operating expenses	27	(34,191,332)	(2,575,322)
		(75,323,581)	(34,266,469)
		(70,859,841)	(68,788,095)
Other Operating Income	28	351,043	5,018,666
Loss from operations		(70,508,798)	(63,769,429)
Finance cost	29	(11,823,317)	(10,414,844)
Loss before taxation		(82,332,115)	(74,184,273)
Taxation	30	(669,561)	(239,743)
Loss after taxation		(83,001,676)	(74,424,016)
Basic & Diluted loss per share	31	(3.90)	(3.50)

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

CHIEF EXECUTIVE

CHIEF FINANCIAL OFFICER

#### STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED JUNE 30, 2018

	Note	2018	2017
		(Rupees)	(Rupees)
Loss after taxation		(83,001,676)	(74,424,016)
Other comprehensive income			
Other comprehensive income Items that will not be classified to profit and loss account			
Other comprehensive income- transferred to equity			
Deficit on re-measurement of	Г		
available for sale investments to fair value.		(426,600)	(759,380)
		(426,600)	(759,380)
Other comprehensive income - not transferred to equity			
Loss on revaluation of property, plant and equipment		•	-
Adjustment of surplus on revaluation of property, plant and			
equipment due to change in tax rate - note 17		(299,912)	-
Total comprehensive income / (loss)		(83,728,188)	(75,183,396)

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

**CHIEF EXECUTIVE** 

CHIEF FINANCIAL OFFICER

## CASH FLOW STATEMENT FOR THE YEAR ENDED JUNE 30, 2018

	NOTE	2018	2017
		(Rupees)	(Rupees)
CASH FLOW FROM OPERATING ACTIVITIES			
Loss before taxation		(82,332,115)	(74,184,273)
Adjustment for:		2 701 004	7 410 252
Depreciation  Craft thurse vision		3,781,804	7,410,253
Gratuity provision Impairment loss on non current assets held for sale		542,000 5,490,002	193,404
Provision for debtors and advances		11,385,756	_
Loss/(Gain) from Sale of Assets		17,315,575	2,364,993
Finance cost		11,823,317	10,414,844
Operating Loss before working capital changes		(31,993,662)	(53,800,779)
Adjustments for working capital changes:			
(Increase) / Decrease in Current Assets			
Stores and Spares		-	11,048,771
Stock in Trade		-	59,121,238
Trade Debts		66,888	19,824,265
Loans and Advances		87,761	2,934,467
Trade deposits, prepayments and other receivables		(998,448)	327,260
		(843,799)	93,256,001
(Decrease) / Increase In Current Liabilities			
Trade and Other Payables and accrued markup		(16,387,340)	(116,902,191)
		(16,387,340)	(116,902,191)
CASH FLOWS FROM OPERATING ACTIVITIES			
Cash generated from / (utilized) in operations		(49,224,801)	(77,446,969)
Finance costs paid		(25,827)	(35,554)
Gratuity paid		(542,000)	(492,334)
Income & Sales tax paid		(240,582)	(4,221,136)
Net cash (utilized in) operating activities		(50,033,210)	(82,195,993)
CASH FLOWS FROM INVESTING ACTIVITIES			
Fixed capital expenditure		(3,208,500)	(657,832)
Proceeds from disposal of property, plant & equipment		52,099,783	39,145,756
Short term investments		(693,944)	(4,050,000)
Net cash (out flow) / in flow from investing activities		48,197,339	34,437,924
CASH FLOWS FROM FINANCING ACTIVITIES			
Short term loan from directors and sponsors - disbursements		3,617,000	20 715 720
·			38,715,730
Net cash in flow from financing activities		3,617,000	38,715,730
Net increase in cash and cash equivalents		1,781,129	(9,042,339)
Cash and cash equivalents at beginning of the year		980,636	10,022,975
Cash and cash equivalents at end of the year	12	2,761,765	980,636

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

CHIEF EXECUTIVE CHIEF FINANCIAL OFFICER

#### STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED JUNE 30, 2018

	SHARE CAPITAL	APITAL RESERVE	S	REVENUE RESERVE	
	Paid up ordinary sharecapital	Unrealized gain/(loss) on re- measurement of available for sale investment	Surplus on revaluation of property, plant and equipment	ACCUMULATED LOSSES	TOTAL EQUITY
			Rupees		-
Balance as at June 30, 2016	212,678,000	13,058		(426,701,566)	(214,010,508)
Adjustment due to cahnge in Note 3.1	-	-	130,157,067	-	130,157,067
Total comprehensive loss for the year ended July 01, 2016 -					
Restated	212,678,000	13,058	130,157,067	(426,701,566)	(214,010,508)
Total comprehensive loss for the year ended June 30, 2017					
Loss for the year ended June 30, 2017	-	-		(74,424,016)	(74,424,016)
Other Comprehensive income for the year ended	-	(759,380)		-	(759,380)
	-	(759,380)		(74,424,016)	(75,183,396)
Developing a series and an assessment of					
Revaluation surplus realized on account of: - Incremental Depreciation current year - net off T ax				2,115,332	2,115,332
- Incremental Depreciation	-	-	(2,115,332)	2,113,332	2,110,332
- Disposal of property, plant & equipment- net off Tax			(2,113,332)		
- Disposa or poporty, paint & equipment for our tax	-	-	(2,115,332)	2,115,332	2,115,332
Balance as at June 30, 2017	212,678,000	(746,322)	128,041,735	(499,010,250)	(159,036,838)
Balance as at July 01, 2017	212,678,000	(746,322)	128,041,735	(499,010,250)	(159,036,838)
Effect of error	-	-	-	19,576,627	19,576,627
Balance as at July 01, 2017 - Restated	212,678,000	(746,322)	128,041,735	(479,433,623)	(139,460,210)
To tal comprehen sive Income/(loss)					
Total comprehensive loss for the year ended June 30, 2018					
Loss for the year ended June 30, 2018	-	-		(83,001,676)	(83,001,676)
Loss for the year ended June 30, 2017				,	ĺ
Other Comprehensive income for the year ended	-	(426,600)	299,912	(299,912)	(426,600)
	-	(426,600)	299,912	(83,301,588)	(83,428,276)
Revaluation surplus realized on account of:					
Incremental Depreciation current year - net off Tax	-	-	(1,331,332)	1,331,332	-
Incremental Depreciation current year	_	-	(1,000,1,0002)	- 1,001,002	-
Disposal of property, plant & equipment- net off Tax	_	-	-	-	-
	-	-	(1,331,332)	1,331,332	-
Delegan and him a 20 2010	242 /70 000	# 470.00M	107.010.044	/F/1 402 07 <sup>th</sup>	/222.000.407
Balance as at June 30, 2018	212,678,000	(1,172,922)	127,010,314	(561,403,879)	(222,888,487)

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

CHIEF EXECUTIVE

CHIEF FINANCIAL OFFICER

#### NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED JUNE 30, 2018

#### 1. THE COMPANY AND ITS OPERATIONS

Sajjad Textile Mills Limited ("the company") was incorporated as a public limited company in Pakistan under the Companies Ordinance, 1984 and is listed on Pakistan Stock Exchange Limited. The Company is principally engaged in manufacturing, selling, buying and dealing in yarn of all types. The registered office of the company is situated at 19-B, Off Zafar Ali Road, Gulberg-V, Lahore.

During year 2016-17 the company abounded its operations and factory land and building leased out to other industrial units to earn rental income.

#### <sup>2.</sup> SIGNIFICANT MATTERS

The Company has suspended its operations and intends to dispose of all of its assets excluding vehicles to settle its liabilities. At the balance sheet date the Comp accumulated lossesstand at Rs. 561.403 million. Itsequity is eroded by Rs. 222.888 million and its current liabilities exceed its current assets by Rs. 437.157 million. Further, at present there is no formal approved business plan for future periods. These factors indicate a material uncertainty that the Company may not be able to continue its operations in the foreseeable future, since the resumption of the Company's operations is dependent upon support from the directors. However, these financial statements have been prepared by the management on the assumption that Company would continue as going concern. Consequently, the financial statements do not include any adjustments relating to the realization of its assets and liquidation of any liabilities that might be necessary should the Company be unable to continue as a going concern.

#### 3- BASIS OF PREPARATION

#### 3.1 Statement of Compliance

These financial statementshave been prepared in accordance with the accounting and reporting standards as applicable in Pakistan for financial reporting. The accounting and reporting standards (IFRS), issued by International Accounting Standard Board (IASB) as notified under Companies Act, 2017 (the Act) and, provisions of and directives issued under the Act Where the provisions of and directives issued under the Act daffer from the IFRS standards, the provisions of and directives issued under the Act have been followed.

The Acthas also brought certain changes with regard to the preparation and presentation of these financial statements. These changes, amongst others, included change in respect of presentation and measurement of surplus on revaluation of property plant and equipment as fullyexplained in note 4.1 of these financial statements, change in nomenclature of primary statements. Further, the disclosure requirements contained in the fourth schedule of the Acthave been revised, resulting in elimination of duplicative disclosure with the IFRS disclosure requirements and incorporation of additional amended disclosures including, but not limited to, particulars of immovable assetsof the Company, management assessment of sufficiency of tax provision in the financial statements (refer note 30.2), change in threshold for identification of executives (refer note 32), additional disclosure requirements for related parties etc.

#### 3.2 Basis of Measurement

These financial statementshave been prepared under the historical cost convention except for revaluation of certain financial assets at fair value and recognition of certain employee retirement benefits at present value. In these financial statements, except for the amounts reflected in the cash flow statement, all transactions have been accounted for on accrual basis.

#### 3.3 Functional and Presentation Currency

These financial statements are presented in Pakistani Rupees which is also the Company's functional currency. All financial information presented in Pakistani Rupees has been rounded to the nearest rupee.

#### 3.4 <u>Use of Estimate & Judgment</u>

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

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

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

- Provision for taxation
- Valuation of immoveable assets
- Provisions and contingencies

#### b) Amendments to approved accounting standards and interpretations which are effective during the year ended June 30,

The third and fourth schedule to the Companies Act,2017 became applicable to the Company for the firsttime for the preparation of these financial statements. The Companies Act,2017 (including itsthird and fourth schedule) forms an integral part of the statutory financial reporting framework applicable to the Company and amongst others, prescribes the nature and content of disclosures in relation to various elements of the financial statements. Additional disclosures include but are not limited to, management assessment of sufficiency of tax provision in the financial statements (refer note 30.2), change in threshold for identification of executives (refer note 32), additional disclosure requirements for related parties etc.

The other amendments to published standards and interpretations that were mandatory for the Company's financial year ended June 30, 2018 are considered not to be relevant or to have any significant effect on the Company's financial reporting and therefore not disclosed in these financial statements.

## c) New standards, amendments to approved accounting standards, and interpretations, that are effective for the Company's accounting periods beginning on or after July 1, 2018

The following revised standards, amendments and improvements with respect to the approved accounting standards as applicable in Pakistanwould be effective from the dates mentioned below against the respective standards or interpretations:

Standard or interpretations	Effective date ( annual periods beginning on or after)
IFRS 2 – Classification and Measurement of Share-based Payments Transactions (Amendments)	1-Jan-18
IFRS 4 – Applying IFRS 9 Financial Instruments with IFRS 4 Insurance Contracts (Amendments)	1-Jan-18
IFRS 9 – Financial Instruments	1-Jul-18
IFRS 9 – Prepayment Features with Negative Compensation – (Amendments)	1-Jan-19
IFRS 10 Consolidated Financial Statements and IAS28 Investmentin Associates and Joint Ventures - Sale	Not yet finalized
or Contribution of Assetsbetween an Investorand its Associateor Joint Venture (Amendment) Contracts – (Amendments)	
IFRS 15 – Revenue from Contracts with Customers	1-Jul-18
IFRS 16 – Leases 01 January 2019	
IAS 19 - Plan Amendment, Curtailment or Settlement (Amendments)	1-Jan-19
IAS 28 - Long-term Interests in Associates and Joint Ventures (Amendments) 01 January 2019	1-Jan-19
IAS 40 – Transfers of Investment Property (Amendments) 01 January 2018	1-Jan-18
IFRIC 22 - Foreign Currency Transactions and Advance Consideration 01 January 2018	1-Jan-18
IFRIC 23 –Uncertainty over Income Tax Treatments	1-Jan-19

The IASBhas also issued the revised Conceptual Framework for Financial Reporting (the Conceptual Framework) in March 2018 which is effective for annual periods beginning on or after 1 January 2020 for preparers of financial statements who develop accounting policies based on the Conceptual Framework. The revised Conceptual Framework is not a standard, and none of the conceptsoverride those in any standard or any requirements in a standard. The purpose of the Conceptual Framework is to assist ASBin developing standards, to help preparers develop consistent accounting policies if there is no applicable standard in place and to assist all parties to understand and interpret the standards.

Further, the followingnew standards have been issued by IASB which are yet to be notified by the Securities and Exchange Commission of Pakistan (SECP) for the purpose of applicability in Pakistan.

Standard or interpretations	IASB effective date (annual periods beginning on or after)			
IFRS 14 – Regulatory Deferral Accounts	1-Jan-18			
IFRS 17 – Insurance Contracts	1-Jan-18			

The Company expects that above new standards will not have any material impact on the Company's financial statements in the period of initial application.

#### 4- Summary of Significant Accounting Policies

#### 4.1 Property, Plant and Equipment

Property, plant and equipment (except freehold land, buildings on freehold and plant and machinery) are stated at cost lessaccumulated depreciation and impairment losses, if any. Freehold land, buildings on freehold and plant and machinery are stated at revalued amounts less subsequent accumulated depreciation and subsequent impairment losses, if any. Capital work-in-progress is stated at cost less impairment, if any.

A revaluation surplus is recorded in other comprehensive income (OCI) and credited to the asset revaluation surplus in equity. However, the increase is recorded in the statement of profit or loss to the extentit reverses a revaluation deficit of the same asset previously. A decrease as a result of revaluation is recognised in the statement of profit or loss however, a decrease is recorded in statement of other comprehensive income to the extent of any credit balance entry in revaluation surplus in respect of same assets.

An annual transfer from the asset revaluation surplus to retained earnings is made for the difference between depreciation based on the revalued carrying amount of the asset and the depreciation based on assetsoriginal costAdditionally, accumulated depreciation as at the revaluation date is eliminated against the gross carrying amount of the asset and the net amount is restated to the revalued amount of the asset. Upon disposal, any revaluation surplus relating to the particular

Depreciation on addition and deletion is charged on the basis of number of days the asset remains in use of the company. Assets' residual values, useful life and depreciation rates are reviewed and adjusted, if appropriate at each balance sheet date. Normal repair and maintenance is charged to income as and when incurred. Major renewals and improvements are capitalized.

Gains and losseson disposal of an item of property, plant and equipment are determined by comparing the proceeds from disposal with the carrying amount of property, plant and equipment, and are recognized net within "other income / other charges" in profit and loss account.

The carrying amount of property, plant and equipment is reviewed at each balance sheet date to determined whether there is many indication of impairment. If any such indication exists then the assets recoverable amount is estimated. The recoverable amount is the greater of its value in use an fair value less cost to sell. An impairment is recognized if the carrying amount exceed its estimated recoverable amount.

As disclosed in note 3.1 to the financial statements, the Companies Act,2017 (the Act) became applicable for the firsttime for the preparation of the Company's annual financial statements for the year ended 30 June 2018. Accordingly, the Company has also changed its accounting policy relating to presentation and measurement of surplus on revaluation of property plant and equipment. The above change in the accounting policy has been applied retrospectively and comparative information have been restated in accordance with the requirement of international Accounting Standard (IAS) - 16 "Property, plant and equipment" and IAS 8 "Accounting Policies, Changes in Accounting Estimates and Errors". Due to the above change in accounting policy, the Company has presented its statement of financial position as at the beginning of the earliest comparative period i.e., July01, 2017, and related notes in accordance with requirement of IAS 1-Presentation of Financial Statements (Revised) (IAS1). Had the accounting policynot been changed, the surplus on revaluation of fixed assetswould have been shown as a separate line item (below equity in the statement of financial position) amounting to PKR 128.04 million for the year ended 30 June 2017.

#### 4.2 Investments

#### Available for Sale

Investmentswhich are intended to be held for an undefined period of time-but may be sold in response to the need for liquidity or changes in interest rates are classified as available-for-sale.

These are measured at fair value. The Company uses latest stockexchange quotations to determine the fair value of its quoted investments whereas fair value of investments in un-quoted companies is determined by applying the appropriate valuation techniques as permissible under IAS 39 (Financial Instruments: Recognition and Measurement). Gains or losseson available-for sale investments are recognized directly in other comprehensive income until the investments are determined to be impaired, at that time-cumulative gain or losspreviously recognized in other comprehensive income, is re-classified from equity to profit and loss account as re-classification adjustment.

#### a) Investments Held to Maturity

Investments at fair value through profit and loss are those which are acquired for generating a profit from short-term fluctuation in prices. All investments are initially recognized at cost, being the fair value of the consideration given. Subsequent to initial recognition, these investments are re-measured at fair value (quoted market price). Any gain or loss from a change in the fair value is recognized in profit and loss account.

#### b) Investments at Fair Value through Profit or Loss

Held to maturity investments are non-derivative financial assets with fixed or determinable payments and fixed maturity that the Company has positive intention to hold to maturity. Investments classified as held to maturity are recognized initially at fair value, plus attributable transaction costs. Subsequent to initial recognition, held to maturity financial assets are measured at amortized cost using the effective interest method, less any impairment loss, if any.

#### 4.3 Trade Debts

Trade debts are stated initially at the fair value, subsequent to initial recognition. These are stated at their amortized cost as reduced by appropriate provision for impairment, known impaired receivables are written off, while receivables considered doubtful are fully provided for.

#### 4.4 Other Receivables

Other receivables are recognized at nominal amount which is the fair value of the consideration to be received less an allowance for any uncollectible amounts.

#### 4.5 <u>Trade and other Payables</u>

Creditors relating to trade and other payables are carried at cost which is the fair value of consideration to be paid in the future for goods and services received, whether or not billed to the Company.

#### 4.6 <u>Taxation</u>

#### a) Current

Current tax is the amount of tax payable on taxable income for the year, using tax rates enacted or substantively enacted by the reporting date, and any adjustment the tax payable in respect of previous years. Provision for current tax is based on current rates of taxation in Pakistan after taking into account tax credits, rebates and exemptions available, if any. 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 respect of the current or prior periods is recognized as an asset.

#### b) Deferred Tax

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

Deferred taxassetisrecognized for all the deductible temporary differences only to the extent that it is probable that future taxable profits will be available against which the assetmay be utilized. Deferred tax assetis reduced to the extent that it is no longer probable that the related tax benefit will be realized. Deferred tax liabilities are recognized for all the taxable temporary differences.

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

Deferred taxischarged or credited in the income statement, except in the case of itemscredited or charged to comprehensive income or equity, in which case it is included in comprehensive income or equity.

#### 4.7 Revenue Recognition

Revenue is recognized when it is probable that the economic benefits associated with the transaction will flow to the Company and the amount of revenue, and the associated cost incurred or to be incurred, can be measured reliably.

#### a) Sale of goods and conversion charges

Sales revenue and conversion charges are recognized when the goods are dispatched and significantrisks and rewards of ownership are transferred to the customer. Revenue from sale of goods is measured at the fair value of consideration received or receivable, net of returns and trade discounts.

#### b) Income on bank deposits

Interest income on bank deposits is accounted for on the time proportion basis taking into account the amounts outstanding and rate applicable thereon.

#### c) Others

Scrap sales and miscellaneous receipts are recognized on realized amounts. Dividend income from investments is recognized then the Company's rights to receive payments has been established.

#### d) Rental Income

Rental income is recognised when the company's right to receive payments has been established

#### 4.8 <u>Provisions</u>

A provision is recognized in the balance sheet when the company has a legal or constructiveobligation as a result of a pastevent and litis probable that an outflow of resources embodying economic benefits will be required to settlethe obligation, and a reliable estimate can be made to the amount of obligation. Provisions are reviewed at each balance sheet date and adjusted to reflect current best estimate.

#### 4.9 <u>Cash and Cash Equivalents</u>

For the purpose of the cashflow statement, cash and cash equivalents consist of cash in hand, cheques in hand and deposits in banks that are readily convertible to known amounts of cash.

#### 4.10 Financial assets

Financial assets and liabilities are recognized when the Company becomes a party to contractual provisions of the instrument and de-recognized when the Company looses control of contractual rights that comprise the financial asset and in case of financial liability when the obligation specified in the contract is discharged, cancelled or expired. Any gain or loss on derecognition of financial assets and liabilities are included in profit and loss account for the year.

Non-derivative financial liabilities are initially recognized at fair value lessany directly attributable transaction costs. Subsequent to initial recognition, these liabilities are measured at amortized cost using effective interest method. The carrying values of liabilities approximates to their amortized cost.

Derivatives are initially recorded at costwhich is the fair value of consideration given or received respectively on the date a derivative contract is entered into and are remeasured to fair value, amortized costor costas the case may be at subsequent reporting dates. The method of recognizing the resulting gain or loss depends on whether the derivative is designated as a hedging instrument, and if so, the nature of the itembeing hedged. The Company designates certain derivatives as cash flow hedges.

The Company documents at inception of transaction the relationship between hedging instruments and hedged items, as well as its riskmanagement objective and strategyfor undertaking various hedge transactions. The Company also documents its assessment both at hedge inception and on an ongoing basis, of whether the derivatives that are used in hedging transactions are highly effective in offsetting changes in cash flow of hedged items.

The effective portion of changes in the fair value of derivate that are designated and qualify as cash flow hedges are recognized in equity. The gain or loss relating t the ineffective portion is recognized immediately in the profit and loss account.

Amounts accumulated in equity are recognized in profit and lossaccount in the periods when the hedged item will effect profit or loss. However, when the forecast hedged transaction results in the recognition of a non-financial assets or a liability, the gains and losses previously deferred in equity are transferred from equity and included in the initial measurement of the cost of the asset or liability.

#### 4.11 Impairment

#### a) Financial Assets

Afinancial asset is assessed at each reporting date to determine whether there is any objective evidence that it is impaired. Individually significant financial assets are tested for impairment on an individual basis. The remaining financial assets are assessed collectively in groups that share similar credit risk characteristics. A financial asset is considered to be impaired if objective evidence indicates that one or more events have had a negative effect on the estimated future cash flows of the asset.

An impairment lossin respect of a financial assetmeasured at amortized costiscalculated as the difference between its carrying amount, and the present value of the estimated future cashflows discounted at the original effective interest rate. Impairment loss in respect of a financial assetmeasured at fair value is determined by reference to that fair value. All impairment losses are recognized in profit and loss account. An impairment loss is reversed if the reversal can be related objectively to an event occurring after the impairment loss was recognized. An impairment loss is reversed only to the extent that the financial asset's carrying amount after the reversal does not exceed the carrying amount that would have been determined, net of amortization, if no impairment loss had been recognized. Reversal of impairment loss is recognized in profit and loss account except in the case of available for sale instruments where the reversal is included in other comprehensive

#### b) Non-Financial Assets

The carrying amount of the Company's non-financial assets other than inventories and deferred taxassets are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists then the asset's recoverable amount is estimated. The recoverable amount of an assetor cash generating unit is the greater of its value in use and its fair value less cost to sell. In assessing value in use, the estimated future cash flows are discounted to their present values using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset or cash generating

An impairment lossisrecognized if the carrying amount of the assetsor itscash generating unit exceeds its estimated recoverable amount. Impairment losses are recognized in profit and lossaccount. Impairment losses recognized in respect of cash generating units are allocated to reduce the carrying amounts of the assetsin a unit on a pro rata basis. Impairment losses recognized in prior periods are assessed at each reporting date for any indications that the loss has decreased or no longer exists An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to that extent that the asset's carrying amount after the reversal does not exceed the carrying amount that would have been determined, net of depreciation an amortization, if no impairment loss had been recognized.

#### 4.12 Financial Instruments

Financial assets and liabilities are recognized when the Company becomes a party to contractual provisions of the instrument and de-recognized when the Company looses control of contractual rights that comprise the financial asset and in case of financial liability when the obligation specified in the contract is discharged, cancelled or expired. Any gain or loss on derecognition of financial assets and liabilities are included in profit and loss account for the year.

Non-derivative financial liabilities are initially recognized at fair value lessany directly attributable transaction costs. Subsequent to initial recognition, these liabilities are measured at amortized cost using effective interest method. The carrying values of liabilities approximates to their amortized cost.

Derivatives are initially recorded at costwhich is the fair value of consideration given or received respectively on the date a derivative contract is entered into and are remeasured to fair value, amortized costor costas the case may be at subsequent reporting dates. The method of recognizing the resulting gain or loss depends on whether the derivative is designated as a hedging instrument, and if so, the nature of the itembeing hedged. The Company designates certain derivatives as cash flow hedges.

The Company documents at inception of transaction the relationship between hedging instruments and hedged items, as well as its riskmanagement objective and strategy for undertaking various hedge transactions. The Company also documents its assessment both at hedge inception and on an ongoing basis, of whether the derivatives that are used in hedging transactions are highly effective in offsetting changes in cash flow of hedged items.

The effective portion of changes in the fair value of derivate that are designated and qualify as cash flow hedges are recognized in equity. The gain or loss relating t the ineffective portion is recognized immediately in the profit and loss account.

Amounts accumulated in equity are recognized in profit and lossaccount in the periods when the hedged item will effect profit or loss. However, when the forecast hedged transaction results in the recognition of a non-financial assets or a liability, the gains and losses previously deferred in equity are transferred from equity and included in the initial measurement of the cost of the asset or liability.

#### 4.13 <u>Dividend & Appropriation to reserves</u>

Dividend is recognized as a liability in the period in which it is declared.

#### 4.14 <u>Earnings per share</u>

Basic EPS is calculated by dividing the profit or loss attributable to ordinary shareholders of the Company by weighted average number of ordinary shares outstanding during the year.

#### 4.15 Contingent Liabilities

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

#### 4.16 Foreign currency transactions

Transactions in foreign currencies are initially recorded at the rates of exchange ruling on the dates of transactions. Monetary assets and liabilities denominated in foreign currencies are retranslated into Pak Rupees at exchange rates prevailing on the balance sheet date. All exchange differences are charged to profit and loss account.

#### 4.17 Related party transactions

All transactions with related parties are carried out by the Group at arms' length price using the method prescribed under the Companies Act 2017.

#### 4.18 Assets classified as held for sale

Non-current assets (or disposal groups) are classified as assets held for sale and carried at the lower of carrying amount and fair value lesscosts to sell if their carrying amount is recovered principally through a sale transaction rather than through continuing use. The assetsare not depreciated or amortized while they are classified as held for sale. Any impairment loss on initial classification and subsequent measurement is recognized as an expense. Any subsequent increase in fair value less costs to sell (not exceeding the accumulated impairment loss that has been previously recognized) is recognized in profit or loss.

#### 4.19 Investment Properties

Investment property is property held either to earn rental income or for capital appreciation or for both, but not for:

- use in production or supply of goods or services or for administrative purposes; and
- sale in the ordinary course of business.

Investmentproperties are initially recognized at costand Subsequent to the initial recognition, the investmentproperty is measured using the costmodel as provided in International Accounting Standard 40 - Investment Property. The cost model requires to measure the investment property at each balance sheet date at its cost ke any accumulated impairment losses. The cost of major renovations and improvements is capitalized and the carrying amounts of the replaced components are recognized in profit or loss. The cost of maintenance, repairs and minor improvements is recognized in profit or loss when incurred.

On disposal of an investment property, the difference between the disposal proceeds and the carrying amount is recognized in profit or loss.

#### 4.20 Prior Periods Errors and Omissions

The company changed the classification of its Non- Current assets of the company from owned assets to International Accounting Standard - 40 "Investment Properties" (IAS-40). The company adopted costmodel under IAS-40 where these assetswere previously under fair value model under IAS-16. As per IAS 8, in case of change in Accounting Policy the company should apply the change accounting policy retrospectively. However, the company continued to recognise the assetsin accordance with previous policy, as a result the company equity isoverstated. During the year the company conducted detail review of the transaction and discovered the core.

The error has been corrected by restating each of the affected financial statement for the prior period as follows:

Impact on Equity	June 30, 2018	June 30, 2017
Decrease in Accumulated Losses	-	19,576,627
Increase in Non Current assets held for sale	-	19,576,627

#### 5 PROPERTY, PLANT AND EQUIPMENT

 Tangible Operaling Fixed Assets
 51
 9,199,763
 22,082,068

 9,199,763
 22,082,068

 9,199,763
 22,082,068

5.1 The following is a statement of property, plant & equipment:

	Land Freehold	Building on Freehold land	Plant and Machinery	Electric Installation	Tools and Equipment	Fire Fighting Equipment	Furniture and Fixture	Office Equipment	Computers	Air Conditioners	Vehicles	Weighing Scale	Arm and Ammunition	Telephone Installation	Total
	Rupees	Rupees	Rupees	Rupees	Rupees	Rupees	Rupees	Rupees	Rupees	Rupees	Rupees	Rupees	Rupees	Rupees	Rupees
30-Jun-18															
Cost/Revalued Amount															
Balance as at July 01, 2017				9,094,257	1,615,503	989,105	1,839,209	1,127,426	2,536,712	434,700	15,357,731	1,573,400	485,411	94,464	35,147,918
Additions				351,000							2,857,500				3,208,500
Disposals/Write offs											(5,796,011)				(5,796,011
Transferred to assets classified as held for sale				(9,445,257)	(1,615,503)	(989,105)	(1,839,209)	(1,127,426)	(2,536,712)	(434,700)		(1,573,400)	(485,411)	(94,464)	(20,141,187
Transferred to investment properties															
Balance as at June 30, 2018											12,419,220				12,419,220
Depreciation															
Balance as at July 01, 2017				2,462,559	239,432	603,844	1,380,195	609,990	1,697,644	289,326	4,297,004	1,167,461	249,419	68,976	13,065,850
Charge for the period				216,515	44,298	12,402	14,776	16,657	54,022	4,680	986,446	13,068	7,597	820	1,371,283
On disposals											(2,063,994)				(2,063,994
Transferred to assets classified as held for sale				(2,679,074)	(283,730)	(616,246)	(1,394,972)		(1,751,666)	(294,006)		(1,180,528)	(257,016)	(69,797)	(9,153,682
Transferred to investment properties Balance as at June 30, 2018				- 0	(0)		- 0	. 0	. 0	. 0	3,219,457	(0)	. 0	(0)	3,219,457
Edidice as at Julie 30, 2016				U	(0)		U	U	U	U	3,219,437	(0)	U	(0)	3,219,437
Net Book Value as at June 30, 2018				(0)	0		(0)	(0)	(0)	(0)	9,199,763	0	(0)	0	9,199,763
30-Jun-17															
Cost/Revalued Amount															
Balance as at July 01, 2016	86,500,000	96,945,804	187,987,981	9,094,257	1,615,503	989,105	1,839,209	1,127,426	2,536,712	434,700	15,957,931	1,573,400	485,411	94,464	407,181,902
Additions			657,832												657,832
Adjustment due to revaluation			(/7.004.045)								((00.200)				
Disposals/Write offs Transferred to assets classified			(67,224,045)								(600,200)				(67,824,245
as held for sale			(121,421,767)												
Transferred to investment properties	(86.500.000)	(96,945,804)													
* *	, , , , , , , , , , , , , , , , , , , ,	,													
Balance as at June 30, 2017				9,094,257	1,615,503	989,105	1,839,209	1,127,426	2,536,712	434,700	15,357,731	1,573,400	485,411	94,464	35,147,918
Depreciation  Balance as at July 01, 2016		20.145.803	82,587,981	2,113,522	167,007	583.567	1,356,037	582,756	1,604,415	281,675	3,425,871	1,146,095	236.998	67,635	114,299,362
Charge for the year		1,920,000	1,740,570	349,037	72,425	20,277	24,159	27,234	93,230	7,651	1,200,545	21,365	12,421	1,341	5,490,253
On disposals		1,720,000	(30,914,070)	347,037	12,425	20,211	24,137	21,234	73,230	7,031	(329,411)	21,303	12,721	1,541	(31,243,482
Transferred to assets classified			(22,,070)								(,)				(,0, 102
as held for sale			(53,414,480)												(53,414,480
Transferred to investment properties		(22,065,803)													(22,065,803
Balance as at June 30, 2017				2,462,559	239,432	603,844	1,380,195	609,990	1,697,644	289,326	4,297,004	1,167,461	249,419	68,976	13,065,850
Net Book Value as at June 30, 2017		-		6,631,698	1,376,071	385,261	459,014	517,437	839,068	145,374	11,060,727	405,939	235,992	25,488	22,082,068
Annual Rate of Depreciation (%)		5	5	5	5	5	5	5	10	5	10	5	5	5	
rumaarrate or poprediction (70)		3	3	3		3			.0	3	.0	<u> </u>			

<sup>5.2</sup> The company in its EOGM dated February 20, 2018 decided to transfer all of its non currents assets excluding vehicles transferred to Non Current assets held for sale. Hence depreciation charge for the year is only upto february 20, 2018.

5.3 Depreciation for the year is allocated as under:

	2018 Rupees	2017 Rupees
Cost of Sales:		4,123,673
Administration:	1,371,283	1,366,580
	1,371,283	5,490,253

#### 5.4 Disposal of property, plant and equipment

Particulars	Nur	mber	Cost	Accumulated depreciation	Book value	Sale proceeds	Profit/(Loss)	Mode of disposal	Particulars of buyer
4 CARD MACHINES DK-740			5,054,519	2,677,019	2,377,500	1,560,000	(817,500)	Negotiation	IDEAL TRADING Co.
1 DRAW FRAME RSB D-22 MACHINE			7,547,446	1,547,446	6,000,000	6,800,000		Negotiation	KOHAT TEXTILEMILLS LTD.
1 LOT LAB. EQUIPMENTS			761,850	419,625	342,225	363,000		Negotiation	CRESCENT COTTON MILLS LTD.
1 LOT STORE & SPARES			4,988,552	-	4,988,552	2,400,000		Negotiation	CRESCENT COTTON MILLS LTD.
A/C. PLANT LUWA			4,017,802	2,177,177	1,840,625	1,500,000		Negotiation	ZEESHAN TRADERS
6 CARD MACHINES DK-740			6,352,936	2,779,186	3,573,750	2,340,000	,	Negotiation	IDEAL TRADING Co.
12 CARD MACHINES DK-740			12,705,872	5,577,122	7,128,750	4,680,000		Negotiation	IDEAL TRADING Co.
2 CARD MACHINES DK-740			2,117,645	928,895	1,188,750	780,000	(408,750)	Negotiation	IDEAL TRADING Co.
1 SIMPLES FL16 MACHINE			4,887,902	3,023,839	1,864,063	1,378,000	(486,063)	Negotiation	NATIONAL SPINNINGMILLS
6 COMPRESSORS			1,817,909	884,834	933,075	600,000	(333,075)	Negotiation	LEASTRENGTH TESTER & FIBRO GRAPHSOLD BAHOO COTTON CORP.
2 RING FRAME RY-5 (960 SPINDLE)MACHINES			4,302,161	2,107,029	2,195,133	1,600,000	(595,133)	Negotiation	QADRI TEXTILE MILLS LTD.
4 SIMPLEX FL16 MACHINES			8,785,424	3,471,924	5,313,500	5,385,283	71,783	Negotiation	GULF TEXMACHINES
2 RING FRAME RY-5 TOYODA (960SPINDLES)			4,302,161	2,099,641	2,202,520	1,600,000	(602,520)	Negotiation	QADRI TML
COMPRESSOR L-55 WITH AIR DRYERDONALDSON SD-0850A			838,195	460,870	377,325	725,000	347,675	Negotiation	AIR DRYER DONALDSON SD - ACT AIR
2 RING FRAME RY-5 TOYODA			4,681,042	2,447,517	2,233,525	1,200,000	(1,033,525)	Negotiation	IDEALTRADING Co.
2 DRAWING FRAMES TOYODA DYH-2C			344,477	119,477	225,000	84,000	(141,000)	Negotiation	M. NAWAZ
2 SIMPLEX ROVING FRAMES HUWARME			3,331,463	1,190,414	2,141,050	1,400,000	(741,050)	Negotiation	BEACONIMPEX (PVT) LTD
4 RING FRAME RY-5 TOYODA			9,362,084	4,934,809	4,427,275	2,400,000	(2,027,275)	Negotiation	IDEALTRADING Co.
3 RING FRAMES EJM-168 (480SPINDLE)			4,772,167	2,203,726	2,568,441	2,100,000	(468,441)	Negotiation	CRESCENT CML
2 RING FRAME RY-5 TOYODA			4,302,161	2,107,029	2,195,133	1,200,000	(995,133)	Negotiation	IDEALTRADING Co.
4 RING FRAME RY-5 TOYODA			8,604,322	4,214,057	4,390,265	2,400,000	(1,990,265)	Negotiation	IDEALTRADING Co.
1 SIMPLEX ROVING FRAME FL-			2,192,501	818,101	1,374,400	2,500,000	1,125,600	Negotiation	AL NASRTML
2 RING FRAMES EJM-168 (480SPINDLE)			3,181,444	1,469,150	1,712,294	1,200,000	(512,294)	Negotiation	ULFAT TM (PVT)LTD
3 DRAW FRAMES TOYODA DYH-500C			1,728,902	851,402	877,500	300,000	(577,500)	Negotiation	THE LAHORET&GML
1 RING FRAME EJM-168 (480 SPINDLE)			1,590,722	734,575	856,147	600,000	(256,147)	Negotiation	ULFAT TM (PVT) LTD
2 DRAW FRAMES-DYH 500C			1,011,174	493,674	517,500	200,000	(317,500)	Negotiation	IDEAL TRADING Co.
2 RING FRAMES EJM-168			3,181,444	1,469,151	1,712,294	800,000	(912,294)	Negotiation	NAGRA SPINNING MILLS(PVT) LTD
WORKSHOP EQUIPMENTS			178,171	51,421	126,751	134,500	7,750	Negotiation	MUHAMMADPERVAIZ
CAR (LEC-12-4770)			1,669,711	699,647	970,064	990,000	19,936	Negotiation	MASOOD AHMAD
CAR (LE-14-3509)			1,955,800	636,117	1,319,683	1,350,000	30,317	Negotiation	MASOOD AHMAD
CAR (LEE-14-9160)			2,170,500	728,230	1,442,270	1,530,000	87,730	Negotiation	MUHAMMAD KASHIF SHAFIQ

5.5 Had there been no revaluation, related figures of land, building and plant and machinery at June 30, 2018 would have been as follows:

		Cost	Accumulated	Written down
Land Building		4,749,129 50,410,733	34,708,219	4,749,129 15,702,514
Plant and Machinery	Jun-18	55,159,862	34,708,219	20,451,643
	Jun-17	55,159,862	34,185,913	20,973,949

		2018	2017
		Rupees	Rupees
6	LONG TERM DEPOSITS		
	SNGPL	11,557,875	11,557,875
	Others	268,938	268,938
		11,826,813	11,826,813
7	INVESTMENT PROPERTIES		
	Opening Balance	159,460,000	-
	Effect of Change in Accounting Policy	19,576,627	
	Transfer (to) Non Current assets held for sale	(176,626,107)	1/1 200 000
	Transfer (to)/from inventories and owner occupied properties  Depreciation	(2,410,521)	161,380,000 (1,920,000)
	Net gain/(loss) from fair value of adjustment	-	-
	Closing Balance	0	159,460,000
8	AVAILABLE FOR SALE INVESTMENTS		
	MILE WELL STOCKE WINDOWS		
	8.1 Al Meezan Islamic Fund		
	- 29598.1079 Units (2017: 29598.1079 Units @ 71.30)	2,110,345	2,500,000
	- Nil Units (Re-investment of Dividend, 2017: 1633.2493 Units )	- (005 755)	125,842
	- Loss on Investment - 29598.1079 Total Units @ 69.65 as at 30-06-2018	(235,755) 1,874,590	(515,497) <b>2,110,345</b>
	- 27370.1077 Tutal utilis & 07.03 as at 30-00-2010	1,074,370	2,110,343
	8.2 Nafa Stock Fund		
	- 86912.7351 Units (2017: 80593.4244 Units @16.2138)	1,409,186	1,550,000
	- 56.6951 Units @14.7549 (Re-investment of Dividend, 2017: 6319.3107 Units)	837	102,951
	- Loss on Investment	(138,303)	(243,765)
	- 86969.4302 Total Units @14.6226 as at 30-06-2018	1,271,719	1,409,186
	8.3 Allied Bank Limited		
	- 347 shares of ABL (June, 2017: 347) fully paid ordinary shares of Rs. 10/- each	18,752	18,870
	- Gain on Investment	17,041	(118)
	- 347 shares of ABL @ 103.15 as at 30-06-2018 (June, 2017: 347) fully paid ordinary shares of Rs. 10/- each	35,793	18,752
	8.4 International Steels Ltd. (ISL)		
	- 1000 shares purchased @104.988 (June, 2017: Nil)	104,988	-
	- Gain on Investment	(3,288)	-
	- 1000 shares @ 101.70 as at 30-06-2018 (June, 2017: Nil) fully paid ordinary shares of Rs. 10/- each	101,700	-
	8.5 Pak Flektron I td. (PAFL)		
	- 2000 shares purchased @61.160 (June, 2017: Nil)	122,319	-
	- Loss on Investment	(51,399)	-
	- 2000 shares @ 35.46 as at 30-06-2018 (June, 2017: Nil) fully paid ordinary shares of Rs. 10/- each	70,920	-
	8.6 Systems Limited (SYS)		
	- 1000 shares purchased @73.161 (June, 2017: Nil)	73,131	-
	- Gain on Investment	28,089	-
	- 1000 shares @ 101.22 as at 30-06-2018 (June, 2017: Nil) fully paid ordinary shares of Rs. 10/- each	101,220	-
	0.7. The Conerel Ture 9 Dubber (CTVD)		
	8.7 The General Tyre & Rubber (GTYR) - 1000 shares purchased @184.330 (June, 2017: Nil)	184,330	
	- Gain on Investment	(18,130)	-
	- 1000 shares @ 166.20 as at 30-06-2018 (June, 2017: Nil) fully paid ordinary shares of Rs. 10/- each	166,200	=
	8.8 The Hub Power Co Ltd. (HUBC)	200 475	
	- 2000 shares purchased @116.208 (June, 2017: Nil)  - Loss on Investment	209,175 (24,855)	-
	- 2000 shares @ 92.16 as at 30-06-2018 (June, 2017: Nil) fully paid ordinary shares of Rs. 10/- each	184,320	-
	Available for sale investments	3,806,462	3,538,283

2018

2017

		Rupees	Rupees
9	IRADE DEBTS - Unsecured - Considered good	·	•
	Trade Debts	7,483,245	7,550,133
	Less:		
	Provision for Doubtful Debts	(7,483,245)	- 7 550 400
	=		7,550,133
10	LOANS AND ADVANCES- Unsecured - considered good		
	Advances to:		
	Suppliers	3,902,510	3,918,584
	Staff	66,520	138,207
	-	3,969,030	4,056,791
	Provision for advances	(3,902,510)	-
		66,520	4,056,791
	= 10.1 Directors, Chief Executives and Executives have not received any advance from the company during the year end (2017: nil)		
	TO ARE DEPONITE AREA WILLIAM & ATUES RESERVANTES		
11	TRADE DEPOSITS. PREPAYMENTS & OTHER RECEIVABLES		
	Other receivables- Unsecured - considered good	-	100,000
	Letter of credit	-	5,000
	Sales tax refundable	16,744,677	16,951,133
	Prepayments	126,089	222,260
	Advance income tax	2,833,212	2,729,722
	Income tax refundable	5,200,255	3,897,670
12	CASH AND BANK BALANCES	24,904,233	23,905,785
	Cash in hand	268,220	59,957
	Cash with banks:	200,220	37,737
	Saving accounts		
	Current accounts	2,493,545	920,679
	Current accounts	2,493,545	920,679
		2,761,765	980,636
13	ASSETS CLASSIFIED AS HELD FOR SALE		
	Opening balance	72,995,839	-
	Transfer during the period	187,613,611	72,995,839.00
	Disposed during the period	(65,683,339)	-
	Fair value adjustment	(5,490,002)	-
	Closing balance	189,436,110	72,995,839
	The company intends to dispose off its land and buildingsand other related assets to production site it no longer utilised in next 12 more was previously used as investment property. A search is underway of buyer. No impairmanet loss was recognised on transfer of land at to held for sale and as at June 30, 2018 on the basis of valuation report provided by the independent valuer. The Company charge freehold land, building on freehold land and vehicles) amounting to Rs 5.49 million as at reporting date keeping in view preceeding years.	nd building from from ir e Impairment on all othe	vestment properties er assets (Excludinç
14	SHARE CAPITAL		

# 14.1 Authorized share capital

Number of sha

nber of shares		
30,000,000 (2017: 30,000,000) ordinary shares of Rs 10 each	300,000,000	300,000,000
	300,000,000	300,000,000
ed, subscribed and paid up capital Numbers		

# 14.2 Issued

21,267,800 (2017: 21,267,800) ordinary shares

of Rs.10/- each fully paid in cash 212,678,000 212,678,000

The company has one class of ordinary shares which carry no right to fixed income. The holders are entitled to receive dividends as declared from time to time and are entitled to one vote per share at meeting of the company. All shares rank equally with regard to the company's residual assets.

15	RECONCILLATION OF NUMBER OF SHARES	2018	2017
	Notes (Income to Provide Income	No. of Shares	No. of Shares 21,267,800
	Number of shares outstanding at the beginning of the year  Number of shares outstanding at the end of the year	21,267,800	21,207,000
	Issued for consideration other than cash	-	_
	Number of shares outstanding at the end of the year	21,267,800	21,267,80
	Number of shares outstanding at the end of the year	21,207,000	21,207,00
		2018	2017
16	CAPITAL RESERVE	Rupees	Rupees
	Un-realized (loss) / gain on re-measurement of available for sale investments		
	Opening balance - net off tax	(746,322)	13,05
	(Deficit) / Surplus on re-measurement of available		
	for sale investments to fair value - net off tax 16.1	(426,600)	(759,38
		(1,172,922)	(746,32
17	SURPLUS ON REVALUATION OF FIXED ASSETS  Gross Surplus		
	Gross Surplus		
	At the beginning of the year	158,032,926	161,098,62
	Loss on revaluation of fixed assets during the year Less:	-	-
	Effect of disposal of fixed assets	-	-
	Transferred to accumulated profits in respect of incremental depreciation	(1,875,115)	(3,065,69
	charge for the year		
	At the end of the year	156,157,810	158,032,9
	Deferred tax liability on revaluation surplus		
	At the beginning of the year	29,991,191	30,941,55
	Tax on loss during the year	-	-
	Effect of disposal of fixed assets Incremental depreciation charged on related assets	(542.702)	(050.0)
	Effect of change in tax rate	(543,783) (299,912)	(950,36
	Lifet of change in ax rate	29,147,496	29,991,191
		127,010,314	128,041,735
	17.1 The free hold land, buildingand plant and machinery were revalued by independent valuer in 2010, 2013 and 2016 respective revaluation surplus, which has been included in the carrying value of the free hold land, building and plant and machine revaluation of fixed assets. The surplus is adjusted by surplus realized on disposal of revalued assets, if any, subsequer arising due to revaluation, net of deferred tax.	ery respectively and credi	ited to the surplus
18	DEFERRED LIABILITIES		
	Gratuity - Defined benefit plan 18.1	<u>-</u> <u>-</u>	
	18.1 <u>Gratuity - defined benefit plan</u>		
	Movement in liability recognized in the balance sheet are as follows:		
			200.02

Movement in liability recognized in the balance sheet are as follows:

 Liability as at July 1
 298,930
 193,404

 Charge to profit and loss account
 542,000
 193,404

 Fayments during the year
 (542,000)
 (492,334)

 Liability as at June 30

<sup>18.1.1</sup> The closing liability represents the present obligation of the company. However, since the amount of gratuity is not material therefore, actuarial valuation has not been carried out during the year.

			2018	2017
			Rupees	Rupees
18.2	Deferred taxation			
	The liability for deferred taxation comprises of temporary differences in respect of:			
	Taxable temporary differences in respect of:			
	Revaluation surplus		16,348,214	17,474,480
	Accelerated Tax depreciation		-	4,071,916
	Non Current assets held for sale		29,851,472	-
	Re-measurement of investment available for sale		(426,600)	(759,380)
	Deductible temporary differences in respect of:			
	Unabsorbed losses and Credits		(164,894,862)	(132,346,703
	Accelerated Tax depreciation		(271,214)	-
	Minimum tax available for carry forward		(29,927,287)	(31,967,446
	effect of Change in tax rate		1,435,271	-
	Provisions for doubtful debts		-	-
	Net asset as at June 30,  Deferred income tax asset, recognized on tax losses available for carry forward, has not been recorded as future ta aggregate unutilized tax losses at June 30, 2018 amounts to Rs. 568.669 Million (2017: Rs. 439.236 Million).	xable pro	(147,885,007) fits are not expected a	(143,527,133
	Net asset as at June 30,  Deferred income tax asset, recognized on tax losses available for carry forward, has not been recorded as future ta aggregate unutilized tax losses at June 30, 2018 amounts to Rs. 568.669 Million (2017: Rs. 439.236 Million).  E AND OTHER PAYABLES.	able pro	fits are not expected a	it the moment. The
	Net asset as at June 30,  Deferred income tax asset, recognized on tax losses available for carry forward, has not been recorded as future ta aggregate unutilized tax losses at June 30, 2018 amounts to Rs. 568.669 Million (2017: Rs. 439.236 Million).  E AND OTHER PAYABLES.  Creditors	·	fits are not expected a	at the moment. The 47,052,366
	Net asset as at June 30,  Deferred income tax asset, recognized on tax losses available for carry forward, has not been recorded as future ta aggregate unutilized tax losses at June 30, 2018 amounts to Rs. 568.669 Million (2017: Rs. 439.236 Million).  E AND OTHER PAYABLES.  Creditors  Accrued liabilities	xable pro	27,523,940 41,857,339	47,052,366 35,139,568
9 <u>TRADE</u>	Net asset as at June 30,  Deferred income tax asset, recognized on tax losses available for carry forward, has not been recorded as future ta aggregate unutilized tax losses at June 30, 2018 amounts to Rs. 568.669 Million (2017: Rs. 439.236 Million).  E AND OTHER PAYABLES.  Creditors  Accrued liabilities  Advances from customers	·	27,523,940 41,857,339 1,213,775	47,052,366 35,139,568 4,878,958
9 <u>TRADE</u>	Net asset as at June 30,  Deferred income tax asset, recognized on tax losses available for carry forward, has not been recorded as future ta aggregate unutilized tax losses at June 30, 2018 amounts to Rs. 568.669 Million (2017: Rs. 439.236 Million).  E AND OTHER PAYABLES.  Creditors  Accrued liabilities	·	27,523,940 41,857,339 1,213,775 338,503	47,052,366 35,139,568 4,878,958 250,006
9 <u>TRADE</u>	Net asset as at June 30,  Deferred income tax asset, recognized on tax losses available for carry forward, has not been recorded as future ta aggregate unutilized tax losses at June 30, 2018 amounts to Rs. 568.669 Million (2017: Rs. 439.236 Million).  E AND OTHER PAYABLES.  Creditors  Accrued liabilities  Advances from customers	·	27,523,940 41,857,339 1,213,775	47,052,366 35,139,568 4,878,958
9 TRADE	Net asset as at June 30,  Deferred income tax asset, recognized on tax losses available for carry forward, has not been recorded as future ta aggregate unutilized tax losses at June 30, 2018 amounts to Rs. 568.669 Million (2017: Rs. 439.236 Million).  E AND OTHER PAYABLES.  Creditors  Accrued liabilities  Advances from customers	·	27,523,940 41,857,339 1,213,775 338,503	47,052,366 35,139,568 4,878,958 250,006
9 <u>TRADE</u> 19.1	Net asset as at June 30,  Deferred income tax asset, recognized on tax losses available for carry forward, has not been recorded as future ta aggregate unutilized tax losses at June 30, 2018 amounts to Rs. 568.669 Million (2017: Rs. 439.236 Million).  E AND OTHER PAYABLES.  Creditors  Accrued liabilities  Advances from customers  Income tax deducted at source	·	27,523,940 41,857,339 1,213,775 338,503	47,052,366 35,139,568 4,878,958 250,006
9 <u>TRADE</u> 19.1	Net asset as at June 30,  Deferred income tax asset, recognized on tax losses available for carry forward, has not been recorded as future ta aggregate unutilized tax losses at June 30, 2018 amounts to Rs. 568.669 Million (2017: Rs. 439.236 Million).  E AND OTHER PAYABLES.  Creditors  Accrued liabilities  Advances from customers  Income tax deducted at source  This amout includes provision for GIDC amounting to Rs.34,921,630/- (2017: Rs.30,009,655/-)	·	27,523,940 41,857,339 1,213,775 338,503	47,052,366 35,139,568 4,878,958 250,006
9 <u>TRADE</u> 19.1	Net asset as at June 30,  Deferred income tax asset, recognized on tax losses available for carry forward, has not been recorded as future ta aggregate unutilized tax losses at June 30, 2018 amounts to Rs. 568.669 Million (2017: Rs. 439.236 Million).  E AND OTHER PAYABLES.  Creditors  Accrued liabilities  Advances from customers  Income tax deducted at source  This amout includes provision for GIDC amounting to Rs.34,921,630/- (2017: Rs.30,009,655/-)  UED MARKUP	·	27,523,940 41,857,339 1,213,775 338,503 70,933,558	47,052,366 35,139,568 4,878,958 250,006 87,320,898
9 TRADE 19.1 0 ACCRL	Net asset as at June 30,  Deferred income tax asset, recognized on tax losses available for carry forward, has not been recorded as future ta aggregate unutilized tax losses at June 30, 2018 amounts to Rs. 568.669 Million (2017: Rs. 439.236 Million).  E AND OTHER PAYABLES.  Creditors  Accrued liabilities  Advances from customers  Income tax deducted at source  This amout includes provision for GIDC amounting to Rs.34,921,630/- (2017: Rs.30,009,655/-)  UED MARKUP	·	27,523,940 41,857,339 1,213,775 338,503 70,933,558	47,052,366 35,139,568 4,878,958 250,006 87,320,898
9 TRADE  19.1  0 ACCRL  1 SHORT	Net asset as at June 30,  Deferred income tax asset, recognized on tax losses available for carry forward, has not been recorded as future ta aggregate unutilized tax losses at June 30, 2018 amounts to Rs. 568.669 Million (2017: Rs. 439.236 Million).  E AND OTHER PAYABLES.  Creditors  Accrued liabilities  Advances from customers  Income tax deducted at source  This amout includes provision for GIDC amounting to Rs.34,921,630/- (2017: Rs.30,009,655/-)  LUED MARKUP  Interest on short term loan from sponsors	·	27,523,940 41,857,339 1,213,775 338,503 70,933,558	47,052,366 35,139,568 4,878,958 250,006 87,320,898
9 TRADE  19.1  0 ACCRL  1 SHORT	Deferred income tax asset, recognized on tax losses available for carry forward, has not been recorded as future ta aggregate unutilized tax losses at June 30, 2018 amounts to Rs. 568.669 Million (2017: Rs. 439.236 Million).  E AND OTHER PAYABLES.  Creditors Accrued liabilities Advances from customers Income tax deducted at source  This amout includes provision for GIDC amounting to Rs.34,921,630/- (2017: Rs.30,009,655/-)  LIED MARKUP Interest on short term loan from sponsors  I TERM LOAN FROM DIRECTORS AND SPONSORS - UNSECURED.	·	27,523,940 41,857,339 1,213,775 338,503 70,933,558	47,052,366 35,139,568 4,878,958 250,006 87,320,898
9 TRADE  19.1  0 ACCRL  1 SHORT	Net asset as at June 30,  Deferred income tax asset, recognized on tax losses available for carry forward, has not been recorded as future ta aggregate unutilized tax losses at June 30, 2018 amounts to Rs. 568.669 Million (2017: Rs. 439.236 Million).  EAND OTHER PAYABLES.  Creditors  Accrued liabilities  Advances from customers  Income tax deducted at source  This amout includes provision for GIDC amounting to Rs.34,921,630/- (2017: Rs.30,009,655/-)  UED MARKUP  Interest on short term loan from sponsors  TTERM LOAN FROM DIRECTORS AND SPONSORS - UNSECURED.  are composed of:	19.1	27,523,940 41,857,339 1,213,775 338,503 70,933,558 44,742,542 44,742,542	47,052,366 35,139,568 4,878,958 250,006 87,320,898 32,945,052 32,945,052

- 21.1 The above loans are unsecured and are repayable to directors and sponsors on demand.
- 21.2 These loans are unsecured and repayable on demand. The loan carries markup @ 3 months kibor plus 2%.

# CONTINGENCIES AND COMMITMENTS

- 22.1 National Bank of Pakistan (NBP) has filed suit against the Company amounting to Rs 206.12 million (2017:Rs Nil).NAB has also taken up this matter. The act of the bank and NAB has been challanged in written petition before honourable Lahore High Court. The petition is pending in the court and an injunctive order has also been passed. No provision has been made in these financial statements for the said amount as the management of the Company, based on the advice of its legal counsel handlingthe subject case. is of the opinion that matters shall be decided in the Company's favour.
- 22.2 There were no commitments as at June 30, 2018. (2017: Nil).

			2018	2017
			Rupees	Rupees
3 <u>SALI</u>	S-NET.			
	Rental Income		4,463,740	-
	Sale of yarn - Local	23.1	-	139,026,798
	Sale of waste	23.2	- 4 4/2 740	1,236,335
			4,463,740	140,263,133
	Less: Commission		<u> </u>	(449,954
			4,463,740	139,813,179
23.	1 Sale of yarn - Local			
	Sales		-	139,026,798
	Less: Sales tax	_	<del>-</del> -	139,026,798
23	2 Sale of waste	=		137,020,770
25.	Sales		-	1,236,335
	Less: Sales tax		-	-
		_		1,236,335
			2018	2017
			Rupees	Rupees
4 <u>COS</u>	T OF SALES.			
	Raw material consumed	24.1		44,977,968
	Salaries, wages and benefits	24.2	-	19,298,551
	Packing material		-	2,424,817
	Fuel and power		-	29,529,312
	Repair and maintenance		-	734,459
	Other manufacturing overheads		-	5,010,717
	Rent, Rates & Taxes		-	513,351
	Cotton cess duty		-	50,470
	Store consumed .		-	7,148,339
	Insurance Westers Westers Evisones		-	3,400,661
	Workers' Welfare Expenses Depreciation	5.3	-	285,603 4,123,673
	Depreciation	5.5		117,497,921
	Opening stock of work in process	Г		8,322,990
	Closing stock of work in process		-	-
	·	<u>-</u>		8,322,990
	Cost of goods manufactured		-	125,820,911
	Opening stook of finished goods	Г		47.224.721
	Opening stock of finished goods Closing Stock of Finished Goods		- 11	47,334,621
	dioding Stock of Filliance Goods	L		47,334,621
	Opening stock of waste	Г	. ] [	1,179,273
	Closing stock of waste		-	-
	·	_	-	1,179,273
		_		174,334,805
24.	1 Raw Material Consumed	=		
	Opening Raw Material		-	2,284,354
	Add: Purchases		-	42,693,614
	Less: closing stock	_	<u> </u>	-
		_	<del></del>	44,977,968
24.	2 Salaries, wages and other benefits include Rs. Nil (2017: Rs. 5.153 million) in respect of staff retirement benefits.			
5 <u>DIST</u>	RIBUTION COSTS.			
	Export expenses		-	-
	Local Sale Expenses		-	357,864
	Freight - Steamer			
	- Inland	_	<u> </u>	843,022
		=		1,200,886

			2018	2017
			Rupees	Rupees
26	ADMINISTRATIVE EXPENSES			
	Salaries and Other Benefits	26.1	20,102,902	17,126,057
	Vehicle running and maintenance		1,294,115	1,567,310
	Traveling and conveyance		2,374,172	3,051,976
	Printing and stationery		280,690	317,440
	Entertainment		108,449	273,710
	Rent, rate and taxes		664,808	90,096
	Fee and subscription		927,637	1,048,322
	Legal and professional		546,113	911,864
	Postage		81,486	114,156
	Telephone		487,400	615,305
	Utilities		7,822,858	650,322
	Repair & maintenance		1,200,122	274,422
	Papers & Periodicals		6,789	9,057
	Insurance		353,501	128,355
	Gardening		-	52,124
	Staff Welfare		53,000	1,898
	Advertisement		328,231	601,267
	Auditors' remuneration	26.2	370,000	370,000
	Misc. Expenses		348,173	-
	Depreciation	5.3 & 7	3,781,804	3,286,580
		_	41,132,249	30,490,261
	26.1 Salaries and Other Benefits includes Rs.193,404/- (2017: Rs. 460,000/- ) in respect of staff retirement benefits.	_		
	26.2 Auditors' Remuneration			
	Statutory audit fee		330,000	330,000
	Review of compliance with code of corporate governance		10,000	10,000
	Half yearly review	_	30,000	30,000
		=	370,000	370,000
27	OTHER OPERATING EXEPNSES			
	Loss on sale of non current assets held for sale		17,315,575	-
	Impairment loss on non current assets held for sale		5,490,002	-
	Exchange Loss		-	15,360
	Provision for Bad Debts and advances	_	11,385,756	2,559,962
		_	34,191,332	2,575,322
28	OTHER OPERATING INCOME			
	Gain on sale of fixed assets		-	2,364,993
	Markup from SNGPL against Security Deposit		334,023	555,000
	Creditors Written Off		-	1,838,676
	Income financial assets			
	- Dividend		17,021	259,998
			351,043	5,018,666
29	FINANCE COST			
	Markup on loan from directors and sponsors:			
	- Short term		11,797,489	10,379,290
	Bank charges and commission		25,828	35,553
			11,823,317	10,414,844
30	TAXATION			
	Prior year		-	1,158,389
	Current		669,561	1,398,132
	To be Provided		669,561	239,743
		=	=	

<sup>30.1</sup> The company's income tax assessments have been finalized up to and including tax year 2017.

30.2 The current tax provision represents the minimum tax on turnover for the year due under Section 113, 15, 133 & 155 of Income Tax Ordinance, 2001 since Company's  $tax\ computation\ results\ in\ tax\ loss.\ Therefore\ reconciliation\ of\ tax\ charge\ for\ the\ year\ is\ not\ presented.$ 

As per the management's assessment, sufficient tax provision has been made in the Company's financial statements. The comparison of tax provision as per the financial statements viz-a-viz tax assessment for last three years is as follows:

	2017	2016	2015
		Rs	
Provision as per Financial Statements	1,398,132	7,451,481	7,643,010
Tax Assessment	1,427,136	6,683,138	7,252,916

		2018	2017
		Rupees	Rupees
31	BASIC LOSS PER SHARE		
	There is no dilutive effect on the basic earning / (loss) per share of the company.		
	Profit /(Loss) after taxation	(83,001,676)	(74,424,016)
	Weighted average number of issued shares	21,267,800	21,267,800
	Basic Earning / (Loss) per share	(3.90)	(3.50)

### 32 REMUNERATION OF CHIEF EXECUTIVE, DIRECTORS AND EXECUTIVES

The aggregate amount charged in the accounts during the year for remuneration including benefits is as follows:

		June 30, 2018			June 30, 2017	
	Chief Executive	Executive	Director	Chief Executive	Executives	Director
Managerial Remuneration						
including House Rent & Utility	2,697,000	3,672,750	2,697,000	2,697,000	3,804,000	2,697,000
	2,697,000	3,672,750	2,697,000	2,697,000	3,804,000	2,697,000
Number of persons	1	3	1	1	3	1

No meeting fee has been paid to any director of the company during the year (2017: Rs. Nil).

Fuel and maintenance charges of vehicles are reimbursed to Chief Executive and one Director of the company for business use only.

### 33 TRANSACTION WITH RELATED PARTIES:

Transactions with related parties and associated undertakings, other than remuneration and benefits to key management personnel under the terms of their employment are as under:

- i) The company purchased from associated undertaking material of aggregate sum of Rs. Nil (2017: Rs. Nil) during the year.
- ii) Interest free short term loan repaid Rs. Nil and provided by sponsors Rs. Nil (June 30, 2017 Rs. Nil)
- iii) Interest bearing short term loan repaid Rs. 1.650 million and provided by sponsors Rs. 5.267 million (June 30, 2017 Rs. 38.716 million )
- iv) Markup payable to directors and sponsors Rs. 44.743 million (June 30, 2017 Rs. 32.945 million)
- 33.1 All related party transactions are approved by the audit committee and the Board of directors of the Company. Directors' interest is limited to interest on these loans.

# 34 <u>FINANCIAL RISK MANAGEMENT</u>

### 34.1 Risk management framework

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

The Board meets frequently throughout the year for developingand monitoring the Company's risk management policies. The Company's risk management policies are established to identify and analyze the risks faced by the Company, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Company's activities. The Company, through its training and management standards and procedures, aims to develop a disciplined and constructive control environment in which all employees understand their roles and obligations.

34.2 <u>Financial instruments by category</u>	2018	2017
	Rupees	Rupees
Financial Assets		
Long term deposits	11,826,813	11,826,813
Trade debts (net-off impairment)	-	7,550,133
Loans and Advances	66,520	138,207
Financial Asset	3,806,462	3,538,283
Cash and bank balances	2,761,765	980,636
Total	18,461,560	24,034,072
	<del></del> -	
	2018	2017
	Rupees	Rupees
Financial Liabilities_		
Trade and other payables	69,381,279	82,191,934
Accrued mark-up	44,742,542	32,945,052
Short term loan from sponsors	348,377,550	344,760,550
Total	462,501,371	459,897,536

#### 34.3 Fair Values

The carrying values of the financial assets and financial liabilities approximate their fair values except for Interest free sponsors' loans as disclosed in note. 21 to the financial statements. Fair value is the amount for which an asset could be exchanged, or a liability settled, between knowledgeable, willingparties in an arm's length transaction. If the transaction is not based on market terms, or if a market price cannot be readily determined, then an estimate of future cash payments or receipts, discounted using the current market interest rate for a similar financial instrument, is used to approximate the fair value.

#### 34.4 Financial Risk Factors

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

- Credit Risk
- Liquidity Risk
- Market Risk

#### 34.4.1 Credit Risk

Credit risk is the risk of financial loss to the Company if a customer or counter party to a financial instrument fails to meet its contractual obligations, and arises principally from long term security deposits, loans and advances, deposits, trade debts, other receivables, bank balances and investments.

The Company's exposure to credit risk is influenced mainly by the individual characteristics of each customer. To manage exposure to credit risk in respect of trade receivables, management reviews credit worthiness, references, establish purchase limits taking into account the customer's financial position, past experience and other

Concentration of credit risk arises when a number of counter parties are engaged in similar business activities or have similar economic features that would cause their abilities to meet contractual obligation to be similarly effected by the changes in economic, political or other conditions.

The carrying amount of financial assets represents the maximum credit exposure before any credit enhancements. The maximum exposure to credit risk at the reporting date was:

	2018	2017
	Rupees	Rupees
Long term deposits	11,826,813	11,826,813
Trade debts	·	7,550,133
Loans and Advances	66,520	138,207
Financial Asset	3,806,462	3,538,283
Bank balances	2,493,545	920,679
Total	18,193,340	23,974,115

Detail of impairment of trade debts is given in Note.9. Based on past experience the management believes that no further impairment allowanceis necessary as there are reasonable grounds to believe that the amounts will be recovered in short course of time.

## 34.4.2 Liquidity Risk

Liquidityrisk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions. Prudent liquidity, risk management implies maintaining sufficient cash, marketable securities and the availability of adequate credit facilities. Furthermore, the directors and the sponsors have provided liquidity support to the Company in the form of short term and long term interest free and interest bearing loans.

Following is the contractual maturity analysis of financial liabilities:

	Up to One Year Rupees	Between 1 to 5 years Rupees
Non derivative financial liabilities		
Trade and other payables	69,381,279	-
Accrued mark-up	44,742,542	-
Short term loan from sponsors	348,377,550	-
2018	462,501,371	-
Non derivative financial liabilities		
Gratuity - Defined benefit plan	-	621,600
Trade and other payables	82,191,934	-
Accrued mark-up	32,945,052	-
Short term loan from sponsors	344,760,550	
2017	459,897,536	621,600

It is not expected that the cash flows included in the maturity analysis could occur significantly earlier or at significantly different amounts.

#### 34.4.3 Market Risk

Market risk is the risk that changes in market prices, such as foreign exchange rates, interest rates and equity prices will affect the Company's income or the value of its holdings of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimizing the return.

#### a) Interest Rate Risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate due to changes in market interest rates. The company analysis its interest rates exposure on a regular basis by monitoring existing facilities against prevailing market interest rates and taking into accounts various other financing options available. 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 the profit and loss account.

As at June 30, 2018, if interest rates on sponsors' loans had been 2% higher / lower the markup expenses would have been higher / lower by 2.98 million (2017: Rs. 2.91 million). The sensitivity analysis prepared is not necessarily indicative of the effects on profit for the year and asset / liabilities of the Company.

## b) Other price risk

Other price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk). Equity price risk arises from available for sale equity securities held. The investment in available for sale equity securities is not material and company is not expose to significant price risk.

# c) Currency risk

The company does not hold bank balances in foreign currencies nor any investment is denominated in currency other than the functional currency of the company. Therefore, the company is not expose to foreign currency risk.

#### 35 CAPITAL RISK MANAGEMENT

The Board's policy is to maintain an efficient capital base so as to maintain investor, creditor and market confidence and to sustain the future development of its business. The company's objective when managing capital are to safe guard the company's ability to continue as a going concern and to maintain an optimum capital structure to reduce the cost of capital.

The Company manages the capital structure in the context of economic conditions and the risk characteristics of the underlying assets. In order to maintain or adjust the capital structure, the Company may, for example, adjust the amount of dividends paid to shareholders, issue new shares, or sell assets to reduce debt. The company is not subject to externally imposed capital requirements.

36	CASH AND CASH FOUIVALENTS.	2018	2017
	Cash and bank balances (Note 12)	2,761,765	980,636

# 7 PLANT CAPACITY AND ACTUAL PRODUCTION

Production was closed with effect from September 22, 2016.

## 38 NUMBER OF EMPLOYEES

	No's	No's
Number of employees at the year end	30	30
Average number of employees	30	326

## 39 DATE OF AUTHORIZATION FOR ISSUE

These financial statements were authorized for issue on October 1, 2018 by the Board of Directors of the Company.

CHIEF EXECUTIVE CHIEF FINANCIAL OFFICER DIRECTOR

Spanttil

# SAJJAD TEXTILE MILLS LIMITED

**FORM - 34** PATTERN OF HOLDING OF SHARES

# **HELD BY THE SHARE HOLDERS AS AT 30-06-2018**

No. of Share	Sharehold	lings	<b>Total Shares</b>
Holders	From	То	Held
148	1	100	7,154
287	101	500	124,532
53	501	1000	51,220
64	1001	5000	168,911
16	5001	10000	130,489
15	10001	50000	338,775
2	50001	100000	132,025
3	100001	200000	510,868
2	200001	400000	1,171,632
2	400001	1000000	528,650
4	1000001	2000000	6,837,592
1	2000001	3000000	2,185,107
1	3000001	4000000	3,686,569
1	4000001	6000000	5,394,276
599			21,267,800

# **CATEGORIES OF SHAREHOLDERS** AS AT 30-06-2018

		SHARES HELD	PERCENTAGE %
1 Directors, Chief Executive Their Spouse and minor Children			
Mr. Muhammad Asim Sajjad	- Chief Executive	1,662,590	7.817
Mr. Salman Muhammad Aslam	- Director	1,667,590	7.841
Mrs. Seema Sajjad	- Director	2,185,107	10.274
Mrs. Ayesha Rahim	- Director	1,816,722	8.542
Miss Batool Zahra	- Director	500	0.002
Mr. Mehr Allah Yar	- Director	500	0.002
Mr. Sultan Mehmood	- Director	500	0.002
TOTAL		7,333,509	34.482

2 Executives

# CATEGORIES OF SHAREHOLDERS AS AT 30-06-2018

3 Associated Companies, undertakings, related parties, spouse and family members of Directors.	•	-
Mr. Sajjad Aslam Mr. Raza Muhammad Aslam	5,394,276 1,660,190	25.364 7.806
4 NIT and ICP	347,724	1.635
5 Bank, DFIs, Non-Banking Financial Institutions	579	0.003
6 Insurance Companies	<del>-</del>	0.000
7 Modaraba and Mutual Funds	500	0.002
8 General Public		
a) Local	6,119,522	28.774
b) Foreign	-	-
9 Others (to be specified)		
Nazir Cotton Mills Limited	383,300	1.802
Tariq Industries Limited	2,100	0.010
Shahzad Textile Mills Limited	26,000	0.122
Mehran Sugar Mills Ltd.	100	0.000
Grand Total	21,267,800	100.000
SHAREHOLDERS HOLDING MORE THAN 5% SHAREHOLDING		
	SHARES HELD	<b>PERCENTAGE</b>
Mr. Sajjad Aslam	5,394,276	25.364
Mr. Shahzad Aslam	3,686,569	17.334
Mrs. Seema Sajjad	2,185,107	10.274
Mrs. Ayesha Rahim	1,816,722	8.542
Mr. Salman Muhammad Aslam	1,698,090	7.984
Mr. Muhammad Asim Sajjad	1,662,590	7.817
Mr. Raza Muhammad Aslam	1,660,190	7.806

# SHARES TRADING BY DIRECTORS / EXECUTIVES

During the financial year under discussion Mr. Salman Muhammad Aslam being Director purchased =30,500= Shares and Mr. Sajjad Aslam being spouse of Director/Chairperson purchased =6,500- Shares of Sajjad Textile Mills Limited.

No other than above disclosed trade in shares of the Company carried out by the Directors, CEO CFO, Company Secretary and their spouses and minor children.



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لا بور ا اكتوبر، ١٠١٨

# NOTICE OF ANNUAL GENERAL MEETING

# سجا د ٹیکسٹائل ملزلیمطڑ

نوٹس برائے سالاندا جلاس عام

معز زمبرز کومطلع کیاجا تا ہے کہ سجاد ٹیکٹائل ملزلیمٹ کاعمومی اجلاس عام بتاریخ ۲۷ اکتوبر ۲۰۱۸ بروز ہفتہ بوقت صبح ۱۳۰۰ اسکپنی کے رجٹر ڈ آفس بمقام ۱۹ بی آف ظفرعلی روڈ ،گلبرگ۵، لا ہور، پرمنعقد ہوگا جس میں درج ذیل کاروائی عمل میں لائی جائے گی۔

عمومی کاروائی

ا۔ سمپنی کے ۲۰ فروری ۲۰۱۸ کومنعقدہ غیر معمولی اجلاس عام کی کاروائیکی توثیق۔

۲۔سالا نه خخینه ۳۰ جون ۲۰۱۸ کی بابت سمپنی کے اڈٹ شدہ حسابات بهمر اہان پر ڈائیریکٹران اور ۱۰ ڈیٹران کی رپورٹ کی منظوری نمورونوض اورا کی قبولیت۔

سال ڈیٹران کاتقر راورا نکےصلہ خدمت کاتعین <sub>-</sub>

۴ کوئی اور کاروائی جسے چیئر مین کی اجازت سے اجلاس کے سامنے رکھا جائے۔

بحكم بورڈ

(عبداللطيف)

سمپنی سیریٹری

j

ا۔ حصص کی منتقلی رجٹر ۲۰ اکتوبر، ۲۰۱۸ سے ۱۷ کتوبر، ۲۰۱۸ تک بندر ہے گی۔ نتقلی کمپنی کے رجٹر ارحمید مجید (پرئیویٹ) کیمٹڈ کے دفتر انتجا بم ہاؤس، کے بنک سکوائیر، لا ہور پر ۱۱ کتوبر، ۲۰۱۸ کو کاروباری اوقات میں پہنچ جائے گی وہ استحقاق اوراجلاس میں شرکت کیلئے بروقت تصور ہوگی۔

۲۔ اجلاس بذامیں ممبر شرکت کیلئے اپنی جگہ کسی اورکو پراکسی مقرر کرسکتایا سکتی ہے۔ پراکسی تقرری کی دستاویز اورمختار نامہ یادیگر اتھارٹی جس کے تحت بید ستخط شدہ ہے کی نوٹر یکی مصدقہ کا پی ،اجلاس کا وقت شروع ہونے ہے ۴۸ گھنٹے پہلے کمپنی کے دفتر میں جمع ہونی چاہیے۔ اور مہر ، دستخط اور گواہی شدہ ہونی چاہیے۔

س۔ سی ڈی تی کے اکاؤنٹ ہولڈرزکواپی شاخت کیلئے اپنے اصلی کمپیوٹرائز ڈقومی شاختی کارڈ کے ہمراہ آنا ہوگا۔ کارپوریٹ ممبرز کے نمائندگان شاخت کیلئے اس موقع پردرکار معمول کی دستاویزات ہمراہ لے کرآئیں۔ای میل کے ذریعے سالانہ حسابات اور جزل میٹنگ نوٹس موصول کرنے میں دلچیہی رکھنےوالے ممبرزا پناای میل ادریس کمپنی کے رجٹر ڈپید پرارسال کریں۔

۴۔ کمپنی ایک ۱۰۰ کے سیشن ۲۴۲ کے مطابق لسطر کمپنیاں حصص یافتگان کونفذ تمسکات ان کے مقرر کردہ بینک میں ادا کرنے کا پابند ہے۔ فیزیکل حصص رکھنے والے حصص یافتگان کمپنی کوا بنا الیکٹر ونک تمسکات مینڈیٹ فار مارسال کریں۔

۵۔ فنانس ایکٹے ۲۰۱۷ کےمطابق کیم جولائی سے تمسکات کی ادائیگی پرائکم ٹیکس فائکر اورنان فائکر اشیٹس کی بناپر ہوگ اورائکم ٹیکس ایف بی ارکی ویب سائٹ پر موجودا کیٹیوٹیکس پیئر اشیٹس کےمطابق کاٹا جائے گا۔حصص یافت گان جو اککمٹیکس سے استثناء یا کم شرح پرائکمٹیکس کٹوانے کےخواہشمندھیں وہ کمپنی کوضروری ثبوت ارسال کریں۔

۲ (اے) مبرز کو درخواست کی جاتی ہے کہ کپنی رجٹر ارصید مجید (پر ئیویٹ) کیمٹر کواپنے پیتہ میں تبدیلی اور کمپیوٹرائز ڈقو می شناختی کارڈ کی کا پی ارسال کریں تا کہ ایس ایس کی لیے ایس آراوا ۲۰۱۲ (۱) ۲۰۱۲ کی کہا تئنس کی جاسکے۔

۷ (بی)۔ آپشن آئے تحت و سخط شدہ ای ووٹنگ فارم یاپراکسی دستاویز کی نوٹریلی مصدقه کا پی ،اجلاس کے دن سے کم از کم دس دن پہلے کمپنی کے دفتر میں جمع ہونی چا ہے اور مہر ، دسخط اور دولوگوں سے بعد شاختی کارڈ نمبر ، نام و پنة گواہی شدہ ہونی چا ہیے۔آپش آئے تحت کم از کم دس دسخط شدہ ای ووٹنگ فارم موصول ہونے پر کمپنی ای ووٹنگ کا اہتمام کر ہے گی۔ ممبرز ویڈیو کا نفرنس کی سہولت کیلئے ، اجلاس کے دن سے کم از کم کا دن پہلے دسخط شدہ دستا و پر تحریری شکل میں کمپنی کے دفتر میں جمع کرائیں۔

کے کمپنی کے آڈٹ شدہ سالانہ حسابات ۲۰۱۸ مینی کی ویب سائٹ www.sajjadtextile.comپراپلوڈ کر دیئے گئے ہیں۔اگرممبران ڈاؤن لوڈ کرنے یادیوکرنے میں دشواری پیش آئے تو وہ کمپنی سے فون نمبر info@sajjadtextile.comپر info@sajjadtextile.comپر ابطہ یامیل کرسکتے ہیں۔

تشکیل نیابت داری	
تشکیل نیابت داری عام صص بمطابق شیرر جرا و لیونمبر	تعدادهص
ىيں ټم	
ساکن	
بطور سجاد ٹیکٹائل ملز کم پیٹڈ کے رکن وحامل	
ساكن	یا بصورت دیگر
	" کواپنی جگہ، بروز ہفتہ 27 اکتوبر 2018 کو 11:30 صبح پر کمپنی کے رجٹر ڈ آفس میں منعقد یا ملتوی ہونے والے
۔ اجلاس عام میں رائے دہندگی کیلئے اپنانمائندہمقرر کرتا <b>ا</b> کرتی ہوں۔	
ر ستخط مور خها کتو بر 2018	
	وستخط
گوابي:	گوابي:
1:وتخط	2:وتخط
نام قومی شناختی کارڈ	· · · · · · · · · · · · · · · · · · ·
نون سنا کی قارد پیته	
ضره کن:	

(i) پراکسیز کےموروہ ہونے کیلئے لازم ہے کہ وہ اجلاس ہے ۴۸ گھنٹے قبل ممپنی کوموصول ہوں۔ ی ڈی تی کے قصص یا فتگان اوران کے نمائندوں سے التماس ہے کہ وہ اپنے کمپیوٹرائز ڈقو می شناختی کارڈیا پاسپورٹ کی تصدیق شدہ کا پی پروکسی فارم کے ساتھ کمپنی میں جمع کروائیں۔

. (ii) پروکسی کواجلاس کے وقت اپنااصل کمپیوٹرائز ڈقو می شناختی کارڈیااصل پاسپورٹ پیش کرنا ہوگا۔

(iii) کارپوریٹ اینٹٹی کیصورت میں ڈائر یکٹرز کی قرار دادمع نامز دفر د کے دستخط کانمونہ (اگر پہلے فراہم نہ کئے گئے ہوں ) پروکسی فارم کے ہمراہ کمپنی کومیش کرنے ہوں گے۔

# Option 2

# Form for E-voting as per The Companies (E-Voting) Regulations, 2016

I/We,	of	being a me	mber
of Sajjad Textile Mills Limite Folio No./CDC Accounts N	ed, holder of Ordina	ary Share(s) as per Reg	gister
e-voting through Intermedia			
execution officer (ABC) as	proxy and will ex	cercise e-voting as per	The
Companies (e-voting) Regularesolutions.	ations, 2016 and h	hereby demand for po	ll for
My secured email address details, password and electro			login
		Signature should agree	
		vith the specimen signatu	
	re	egistered with the com	pany
Signed in the presence of:			
Signature of Witness		Signature of Witness	
organication of vitations		2.9.13.13.10	
NOTES:			
The instrument of e-voting und	ler option 2 shall be d	deposited in advance in v	vritina

The instrument of e-voting under option 2 shall be deposited in advance in writing at least ten days before holding of general meeting, at the registered office (address) of the company or through email <a href="mailto:corporate@sajjadtextile.com">corporate@sajjadtextile.com</a>.