COMPANY INFORMATION

BOARD OF DIRECTORS:

CHIEF EXECUTIVE:

DIRECTORS:

MR. ZAHID ANWAR MRS. RUKHSANA BEGUM

MR. IMRAN ZAHID MR. ZEESHAN ZAHID

CH. GHULAM MURTAZA BUTTAR

MR. ZULQARNAIN MR. ALI RAZA ZAFAR

AUDIT COMMITTEE:

CHAIRMAN: MEMBER: MR. ZULQARNAIN MR. ZEESHAN ZAHID

MEMBER: CH GHULAM MURTAZA BUTTER

HUMAN RESOURCES & REMUNERATION COMMITTEE:

CHAIRMAN:

MEMBER: MEMBER: MR. ALI RAZA ZAFAR MR. ZEESHAN ZAHID

CH. GHULAM MURTAZA BUTTAR

COMPANY SECRETARY:

MR. ALLAH DITTAH

CHIEF FINANCIAL OFFICER:

MR. ABRAR MOHSIN

AUDITORS:

M/S'ARSHAD RAHEEM & CO. CHARTERED ACCOUNTANTS

BANKS:

AL BARAKA BANK (PAKISTAN) LIMITED

IS BANK LIMITED

NATIONAL BANK OF PAKISTAN UNITED BANK LIMITED DUBAI ISLAMIC BANK HABIB BANK LIMITED

LEGAL ADVISOR:

MR. ZIA-UL-HAQ (ADVOCATE)

REGISTERED OFFICE:

JK HOUSE, 32-W, SUSAN ROAD, MADINA TOWN, FAISALABAD

SHARE REGISTRAR OFFICE:

HAMEED MAJEED ASSOCIATES (PVT) LTD 1ST FLOOR, H.M HOUSE, 7-BANK SQUARE

LAHORE.

MILLS:

32-KM, SHEIKHUPURA ROAD, FAISALABAD

WEB SITE:

www.asimtextile.com

VISION

TO TURN AROUND THE COMPANY INTO A PROFITABLE UNDERTAKING ITS LIFE AND TO BE A MARKET LEADER BY BEING THE BEST LEADER BY BEING THE BEST

MISSION

TO PROVIDE FINE QUALITY PRODUCTS TO ITS CUSTOMERS AND BRING THE COMPANY INTO PROFIT TO INCREASE SHAREHOLDERS' WEALTH

ASIM TEXTILE MILLS LIMITED NOTICE OF ANNUAL GENERAL MEETING

Notice is hereby given that Annual General Meeting of the members of Asim Textile Mills Limited will be held at registered office, JK House, 32-W, Susan Road, Madina Town, Faisalabad at 9:30 AM on 27.10.2018 to transact the following business:

- To confirm the minutes of the Extra Ordinary General Meeting held on 31.03.2018.
- To receive, consider and adopt the audited accounts of the company for the year ended June 30, 2018 together with the Directors' and Auditor's reports thereon.
- To appoint auditors for the year ending June 30, 2019 and fix their remuneration.
 The retiring auditors M/S Arshad Raheem & Co. Chartered Accountants being eligible offered themselves for reappointment.
- 4. To transact any other business with the permission of the chair.

FOR AND ON BEHALF OF THE BOARD

(Company Secretary)

FAISALABAD: 05.10.2018

NOTES:

- The share transfer books of the company will remain closed from 20.10.2018 to 27.10.2018 (both days inclusive).
- A member entitled to attend and vote at the general meeting is entitled to appoint another member as proxy. Proxies in order to be effective must be received at the Registered Office of the Company not less than 48 hours before the time for the meeting.
- 3. CDC shareholders are requested to bring with them their National Identification Cards alongwith participants ID and their account number at the time of Annual General Meeting' in order to facilitate identification. In case of a corporate entity, a certified copy of the resolution passed by the Board of Directors/valid power of attorney with the specimen signatures of the nominee be produced at the time of meeting.
- Members are requested to immediately notify the change in their addresses, if any.

ASIM TEXTILE MILLS LIMITED

CHAIRMAN'S REVIEW

We are pleases to present the financial results of the Company. The Sale has increased of this year as compared to the last year & company has earned Rs. 41.736 million in this year as compared to the last year.

We are confident that our existing business trend will continue adding to sustainable growth to achieve better results during the current year and the rise in other avenues of business will further add value to the net worth of the company.

The management remains committed to maintain focus on sustaining the financial performance of your company. We thank our shareholders, customers and staff for their support and trust in the company.

In the end, I would like to thank the Board of Directors for their valuable contribution and guidance throughout the period.

For and on behalf of the Board

October 05, 2018.

Faisalabad.

CH. GHULAM MURTAZA BUTTAR

Chairman BOD

عاصم ٹیکسٹائل مازلمیٹڈ

خنة لين كا حائزه

رہ جد فرق کئی کا فرائ کا واڑ کرد ہے جی اس سال کا تل مجیلے مال کی تل کے مقاب میں زیادہ ہے ماوراس مال منافع کیلے مال کی ثبت بر حاکر -4.1738 کروڑ ہوا ہے۔

ام ال بات ياميدين كر كميني الرمال كارتي ليلرف كامون رب كي داوراس مال بيترنائ حاصل كرف كيد كاروبار كربيتر يدافريق اعتيار كري كر

جنجنٹ اس سلے میں پرعزم ہے کہ آپ کی کھنی کی مالیا کا دکروگی کو برقر اور کئے کے معالمے برقسوسی قوجہ مرکوز رکھے۔ ہما ہے تصفی یافتیگان، تسلم زاور شاف کے شکر کز ارہیں جنگی مداورا متارکیٹی کو ماسل رہا۔

آ قري عن بعدد آف دائز يكر زنايمي تشريها واكرنا جا بقاهون جن في طرف سے پورے مال كردوران فيتي شرائت ورر شائي فرا بمركي جاتى ري

ورڈ کی طرف ہے

خة زمين مدارا آف دائير يكتر چه جدي نلام مرافقي يتر

فيعل آياد

201845 05

DIRECTORS' REPORT

Your Board of Directors is pleased to present 29th annual report together with audited accounts of the Company for the year ended June 30, 2018.

Operating Indicators	June 30, 2018 Rupees in Millions	June 30, 2017 Rupees in Millions
Sales	1,433.635	1,214.020
Gross Profit/Loss	87.546	61.823
Provision for taxation	17.010	10.613
Profit/(loss) after Taxation	41.736	29.326
Profit/Loss per share	2.75	1.93

Future Outlook:

The Company is steadfast on its stated strategic initiatives aimed at enhancing margins by drastically improving operations and affecting across the board cost reductions through efficiency in manufacturing. Steps are taken to improve the financial health of the company by overhauling plant and machinery to improve product quality and performance. Despite of the very challenging business conditions, we are immensely hopeful for positive prospects in future

Compliance to good Governance and social requirements

Your company is committed to fulfill its responsibilities towards good governance, social and environmental responsibilities. To protect health and safety of employees and environment, company provides able conditions and means to ensure compliance.

Human Resource and industrial relations

Under a defined and documented criteria in line with national and international laws people are recruited and hired. This is demonstrated at all level beyond any racism, cast, sex or religion and respects human rights, ethics and standards.

Court Cases:

The company has instituted a suit in the Honorable Lahore High Court, Lahore against Faysal Bank Limited claiming damages on account of acquisition of un-remunerative agricultural land on the advice of FIBL for not providing timely cash finance facilities despite written commitments and for charging illegal profits against the principles of Islamic Banking and in contravention of the objective clause of its Memorandum of Association, Articles of Association and against circulars issued by the State Bank of Pakistan. The amount claimed for the first two counts is Rs.141.831 million (including claims of Central Excise Duty), whereas the amount of last count has been left for the Court to determine.

The counter suit filed by the Faysal Bank for recovery of Rs. 454.502 million along with costs and cost of funds before the Honorable Lahore High Court (Single Judge), Lahore has been adjudicated on 04.06.2015 against the company. The company has filed an appeal in Honorable Lahore High Court, Lahore (Division Bench) vide R.F.A. No. 1372/2015 on various grounds including the company being condemned unheard.

However, in this regard directors' and the management of the company are confident that these cases are based and being contested on strong legal grounds and are likely to be decided in Company's favor.

Auditor's Observations:

The auditors have expressed adverse opinion in their audit report about the Company's ability to continue as a going concern due to accumulated loss of Rs.213.784 million against the paid up share capital of Rs.

151.77 million and the provision for cost of fund has not been accounted for in the Financial Statements in line with the decision of Lahore High Court, Lahore in counter suit filed by Faisal bank Limited as described in the auditors' report to the members.

In this regard the management of the company is optimistic that there are no significant doubts about the company's ability to continue as a going concern as described in Note. 1.2 Of these Financial Statements.

The management has filed an appeal in the Lahore High Court, Lahore (D.B) vide R.F.A. No. 1372/2015 on various grounds including the company being condemned unheard. The management of the company is of the opinion that this case is based and being contested on strong legal grounds and is likely to be decided in Company's favor. Therefore, no provision for cost of funds is accrued.

Auditors' report- Going Concern Uncertainty

Regarding the auditor's reservation of going concern relating to note 1.2 of financial statements, the management of the company is making its strenuous efforts, optimal production strategies and effective cost controls to improve the profitability of the company. The management is quite optimistic that balancing and modernization of plant and machinery, improvement in future industry situation and better production efficiency will definitely improve the future financial results. The management positively looks forward to counter all challenges and is firmly committed to deliver the best possible results and will continue to meet its objectives and goals. Based upon these aspects and continuing financial support from directors and associates, the financial statements have been prepared on going concern basis.

We confirm that:

- a) Financial statements have been prepared in conformity with the requirement of the Companies Act 2017and present fairly state of affairs, results of its operation, cash flows and changes in equity.
- Proper books of accounts have been maintained in the manner required under Companies act 2017.
- c) Appropriate accounting policies have been consistently applied in preparation of financial statements and accounting estimates are based on reasonable and prudent judgment.
- d) International Financial Reporting Standards, as applicable in Pakistan, have been followed in preparation of financial statements and any departure therefrom has been adequately disclosed and explained.
- e) The system of internal control is being implemented and monitored.
- f) There are no significant doubts about the company's ability to continue as a going concern.
- g) There has been no material departure from best practices of corporate governance, as detailed in listing regulations.
- h) The key operating and financial data of last six years is annexed to this report.
- i) Outstanding duties and taxes, if any, have been disclosed in the financial statements.
- j) The Chairman's review dealing with the performance of the Company during the year ended June 30, 2018 forms part of this report.
- k) Value of investments of Employees Provident Fund was Rs. 14.065/- millions for the year ended June 30, 2018.
- Company has arranged in-house training program for its Directors.
- m) Statement of compliance with the Best Practices of Corporate Governance is annexed.
- We confirm that directors and CFO and their spouse and minor children have made no transactions of the Company's shares during the year.
- o) The pattern of shareholding as at June 30, 2018 is annexed with this report.

· During the year under review, five meetings of the Board were held:-

Mr. Zahid Anwar	4	Mr. Zeeshan Zahid	5
Mrs. Rukhsana Begum	4	Ch. Ghulam Murtaza Buttar	5
Mr.Imran Zahid	4	Mr. Zulgarnan	5
Mr. Ali Raza Zafar	5		

 The Audit Committee held four (4) meetings during the year. Attendance by each member was as follows:

Ch Ghulam Murtaza Buttar	4	Mr. Zeeshan Zahid	3	Mr. Zulqarnan. Chairman	4

 The HR Committee held one (1) meeting during the year. Attendance by each member was as follows:

Ch Ghulam Murtaza Buttar	1	Mr. Zeeshan Zahid	1	Mr. Ali Raza Zafar Chairman	1	
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- Considering the accumulated losses brought forward, no dividend is recommended for the year ended June 30, 2018.
- Present auditors, M/s Arshad Raheem & Co., Chartered Accountants, retire and offer themselves for re-appointment. The Audit Committee has recommended the re-appointment of retiring auditors for the year 2019 on same terms and conditions.
- The remuneration of the Board members is approved by the Board itself. However in accordance
 with the code of corporate Governance it is ensured that no Director takes part in deciding his own
 remuneration.
- No material changes and commitments affecting the financial position of the Company have occurred between the end of the financial year to which this balance sheet relates and the date of the Director's Report.
- Transactions undertaken with related parties during the financial year have been ratified by the Audit Committee and approved by the Board.

On behalf of board of directors.

Zahid Anwar Chief Executive October 05, 2018



ڈائریکٹرز رپورٹ برائے ممبران

آپ كة الرئكرز 30.06.2018 ك مالى سال كاختام برافيهوي سالانداجلاس كانعقاد برخوشي محسوس كرتي مين

مالياتى نتائج

	روپے(ملین می	()
	اختتام مالى سال	اختثام مالى سال
	30.06.2017	30.06.2018
· ·	1214.020	1433.635
قبل ازنیکس منافع/ (نقصان)	61.823	87.546
فيكس	10.613	17.010
بعداز کیس منافع/ (نقصان)	29.326	41.736
	======	=====
فی شیئرآ مدنی / (نقصان) - بنیادی (روپے)	1.93	2.75

مستقبل كانقط نظر

سمپنی کاروباری لاگت میں کی آپریشن میں بہتری کی بدولت منافع میں مسلسل اضافہ کے عزم پر قائم ہے۔ پلانٹ اور مشینری کی مرمت عمل میں لائی جارہی ہے تا کہ اس اس کی کارکردگی اور مصنوعات کی کوافئی میں اضافہ ہو سے۔

كاربوريث الجي ذمهداري

آپ کی مینی ماحولیاتی ملاز مین اور برادری کی سابق ذمدداریوں سے بخو لی واقف ہے۔ای سلسلے کے پیش نظر مین الاقوامی کے معیار کو اپناتے ہوئے تھر ڈیارٹی مٹوفکیٹ حاصل کررکھا ہے جو کہ درج ذیل ہے:

انساني وسائل اور صنعتى تعلقات

کمپنی نے تو می اور بین الاقوامی معیار کے مطابق ملاز مین کی شمولیت کیلئے اصول وضع کرر کھے ہیں بیاصول نسل پرتی، ذات اور جنس کوخاطر میں لائے بغیروضع ہیں۔ اس کے علاوہ سمپنی میں دوستانہ ماحول میں کا م کوئیٹنی بنانے کیلئے بھی اصول وضوابط بنار کھے ہیں یہی چیز روزگار کے حصول کومظر کرتی ہے۔

كورث كيمز

کمپنی نے فیسل بنک کمیٹر کی حجویز پر فیرزر گاز مین خریدی اور رقم کی بروقت اوائیگی کیلئے پیٹی تحریری معاہدہ بھی کیا تاہم فیصل بنک نے بروقت رقم نہیں دی جس کے کپنی کونقصان کیٹوا اور فیصل بنگ نے اسلامی بنگنگ کے اصواوں، میموریڈم آف ایسوی ایشن، آرٹیکل آف ایسوی ایشن اور سٹیٹ بنک کی جانب سے جاری کردہ سرکلرز کے خلاف کمپنی سے منافع وصول کیا۔ اس بنا پر سمپنی نے نقصان کے ازالے کیلئے فیصل بنک کے خلاف لا بور ہائی کورٹ لا ہور میں 141.831 ملین رویے کا کیس دائر کیا ہوا ہے۔

فيسل بنك كى جانب يجى 454.502 ملين روي كى وصولى كيك لا مور بائى كورث (سنگل ج) كى عدالت مين كيس دائر كيا كيا جس كافيصله مورجه

04.06.2015 کو کمپنی کے طاف آیا تا ہم کمپنی نے لاہور ہائی کورٹ لاہور ڈویژان کی جمل سی مختلف وجوہ بشمول کمپنی کا موقف ندستاجانا کی بنیاد پر بحوالد نمبر R.F.A. 1372/2015 کی رو سے کیس دائر کیا ہوا ہے۔ تاہم کمپنی اور اسکا انتظامیہ پراعتاد ہیں کیس کی بنیاد مضبوط ہے اور اسکا فیصلہ کمپنی کے حق میں آنے کی امید ہے

آڈیٹرز کےمشاہدات

آڈیٹرز نے اپنی آڈٹ رپورٹ میں منفی رپورٹ دی ہے کہ کمپنی کی ساکھ Going Concern سے مطابقت نہیں رکھتی جس کی وجدرواں سال جمع شدہ خالص نقصان 213.784 ملین روپے جبکہ اداشدہ سرمایہ 151.77 ملین روپے ہے اس کے علاوہ فیصل بنگ کی جانب سے دائر کر دوکیس میں بیان کیا گیا ہے اور لا مور ہائی کورٹ لا مور کے کمپنی کے خلاف فیصلے کے باوجود Cost of Fund کی رقم کو مالیاتی تفصیلات میں شامل نہیں کیا گیا

کمپنی کی انتظامیہ اس حوالے سے پرامید ہے کمپنی کے چلتے رہنے میں کوئی شک نہیں جیسا کہ مالیاتی تفصیلات کوٹ نمبر 1.2 میں بیان کیا گیا ہے۔ انتظامیہ نے لاہور ہائی کورٹ لاہور میں سمکس طور پر نہ سنے جانے اور مختلف وجو ہات کی بنا پر ایپل نمبر 1372/2015 R.F.A. 1372/2015 وائر کررکھی ہے اور پرامید ہے کہ کیس کا فیصلہ کمپنی کے حق میں کیا جائے گا سکتے 2001 میں کہ کو شامل نہیں کیا گیا۔

زبرجائزہ سال کےدوران پانچ اجلاس منعقد ہوئے ہرایک ڈائر یکٹری حاضری حسب ذیل ہے۔

نام ڈائز یکٹر	تعدادحاضري
جناب زامدانوار	4
جناب عمران زامد	4
محتر مدرخسانه بتكم	4
جناب ذيثان زام	5
جناب چو ہدری غلام مرتضی بٹر	5
جناب على رضا ظفر	5
جناب ذلقرنين	5

آ ڈے کمیٹی کیطرف ہے سال کے دوران جاراجلاس منعقد ہوئے ہرایک ڈائزیکٹر کی حاضری حسب ذیل ہے۔

4	بناب چو بدری غلام سرتضی بشر
3	بناب ذيشان زامد
4	بناب ذلقر نين

ای آرکین کیطرف سے سال کے دوران ایک اجلاس منعقد ہوا برایک ڈائر کیٹری حاضری حسب ذیل ہے

1	جناب چو ہدری غلام مرتضی بٹر
1	جناب ذيثان زابد
1	جناب على رضا ظفر

تمینی گرزشتہ سالوں کے نقصانات کودیکھتے ہوئے کی قشم کے ڈیوڈیڈ کی منظوری نہیں دی گئی۔

موجودہ آؤیٹرز ارشدرجیما بیڈکو چارٹرڈا کاؤنکنٹس ریٹائر ہو گئے تاہم دوبارہ تعیناتی کی پیش کش کی عجبہیں دوبارہ تعیناتی کیلئے آؤے کیوٹی خے جو یز بھی دی ہے۔

اعتراف

بورڈاس موقع پر اپنے معزز تصص داروں کی مسلسل جمایت اور حوصلدافزائی کیلئے ان کی شکر گذار ہاور ای موقع پر بورڈاپنے ملاز مین کی انتقل محنت اور کام سے لگاؤ کی بھی تعریف کرتا ہے۔

بورڈ کی جانب ہے چیف ایگزیکوآفیر

تارخ :: 5 أكتوبر 2018 فيصل آباد

STATEMENT OF COMPLIANCE WITH THE CODE OF CORPORATE GOVERNANCE FOR THE YEAR ENDED JUNE 30, 2018

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

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

a) Male

6

b) Female

The Company encourages the representation of independent non-executive directors and directors representing minority interest on its Board of Directors. At present the board includes:

Category

Names

Independent Directors:

Mr. Zulqarnain Mr. Ali Raza Zafar

Executive Directors:

Mr. Zahid Anwar Mr. Imran Zahid

Non-Executive Directors:

Mrs. Rukhsana Begum Mr. Zeeshan Zahid

Ch. Ghulam Murtaza Buttar

The independent directors meets the criteria of independence under clause 5.19.1.(b) of the Code of Corporate Governance.

- The directors have confirmed that none of them is serving as a director on more than five listed companies, including this Company.
- 4. All the resident directors of the Company are registered as taxpayers and none of them has defaulted in payment of any loan to a banking company, a DFI or an NBFI or, being a broker of a stock exchange, has been declared as a defaulter by that stock exchange.
- No casual vacancy occurred on the board during the period under consideration.
- 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.
- 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.
- 8. All the powers of the Board have been duly exercised and decisions on material transactions, including appointment and determination of remuneration and terms and conditions of employment of the CEO and other executive and non-executive directors, have been taken by the Board/shareholders.
- 9. The meetings of the Board were presided over by the Chairman and, in his absence, by a director elected by the Board for this purpose and the Board met at least once in every quarter. Written notices of the Board meetings along with agenda and working papers were circulated at least seven days before the meetings. The minutes of the meetings were appropriately recorded and circulated.
- 10. All the directors on the Board are fully conversant with their duties and responsibilities as directors of corporate bodies. The Board had arranged in- house orientation courses of the Code of Corporate Governance for its directors every year to apprise them of their role and responsibilities. In accordance with the criteria on clause 5.19.17 of PSX Rules, four directors of the Company are exempt from the requirement of director's training program.
- During the year, there was no change in the position of Company Secretary, Chief financial Officer (CFO) and Head of Internal Audit.



- The directors' report for this year has been prepared in compliance with the requirements of the CCG and fully describes the salient matters required to be disclosed.
- The financial statements of the Company were duly endorsed by CEO and CFO before approval of the Board.
- The directors, CEO and executives do not hold any interest in the shares of the Company other than that disclosed in the pattern of shareholding.
- The Company has complied with all the corporate and financial reporting requirements of the CCG.
- 16. The Board has formed an audit committee. It comprises of three members, all are non-executive directors and the chairman of the committee is an independent director.
- 17. The meetings of the audit committee were held at least once every quarter prior to approval of interim and final results of the Company as required by the CCG. The terms of reference of the committee have been formed and advised to the committee for compliance.
- The Board has formed an HR and Remuneration Committee. It comprises three members, all are nonexecutive directors and the chairman of the committee is independent director.
- 19. The Board has set-up an effective internal audit function. The audit staff are suitably qualified and experienced for the purpose and are conversant with the policies and procedures of the Company.
- 20. The statutory auditors of the Company have confirmed that they have been given a satisfactory rating under the quality control review program of the Institute of Chartered Accountants of Pakistan, 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 institute of Chartered Accountants of Pakistan.
- 21. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the listing regulations and the auditors have confirmed that they have observed IFAC guidelines in this regard.
- 22. The 'closed period', prior to the announcement of interim/final results, and business decisions, which may materially affect the market price of the Company's securities, was determined and intimated to directors, employees and stock exchanges.
- 23. Material/price sensitive information has been disseminated among all market participants at once through stock exchange{s}.
- 24. The company has complied with the requirements relating to maintenance of register of persons having access to inside information by designated senior management officer in a timely manner and maintained proper record including basis for inclusion or exclusion of names of persons from the said list.

25. We confirm that all other material principles enshrined in the CCG have been complied with.

Dated: October 05, 2018. Faisalabad Zahid Anwar Chief executive

ASIM TEXTILE MILLS LIMITED

KEY OPERATING & FINANCIAL DATA FOR LAST SIX YEARS

Particulars	2017	2016	2015	2014	2013	2012
Financial Position						
Paid up capital	151.770	151.770	151.770	151.770	151.770	151.770
Fixed assets	891.550	888.166	681.197	676.73	661.393	657.248
Accumulated depreciation	381.333	354.768	329.093	309.769	289.974	271.458
Current assets	353.990	282.636	357.598	358.601	303.484	201.542
Current liabilities	663.819	644.989	649.528	650.398	232.427	242.552
Income				The second		
Sales	1214.020	1092.539	1129.414	1,314.143	1,130.026	1,054.932
Other income	3.548	4.881	16.494	10.820	6.792	8.676
Pre tax profit/(loss)	39.939	(13.283)	(13.435)	70.475	104.064	36.776
Taxation charge/(credit)	10.613	0.004	4.163	41.828	2.656	7.539
Statistics & Ratios						
Pre tax profit/(loss) to sales %	3.29	(1.22)	(1.19)	5.36	9.21	3.49
Pre tax profit/(loss) to capital %	26.32	(8.75)	(8.85)	46.44	68.57	24.23
Current ratio	1: 1.53	1: 1.44	1: 1.55	1: 1.55	1: 1.30	1: 0.83
Paid up value per share (Rs.)	10.00	10.00	10.00	10.00	10.00	10.00
Earnings/(loss) after tax per share (Rs.)	1.93	(0.88)	(1.16)	1.89	6.68	1.93
Cash dividend%				-		
Break up value per share (Rs.)	(72.20)	(9.89)	(9.63)	(8.83)	(11.15)	(18.27)

YOUSAF ISLAM HOUSE 39-Link Farid Rot Road. Near A.G. Office, LAHORE. Tel: (92-42) 7236167 - 7312590 Fax: (92-42) 7236168 E-mail: arxhad.raheem@gmail.com

Review Report to the Members on Statement of Compliance with best Practices of Code of Corporate Governance

We have reviewed the Statement of Compliance with the best practices (the statement) contained in the Code of Corporate Governance (the Code) prepared by the Board of Directors of Asim Textile Mills Limited (the company) for the year ended June 30, 2018 to comply with the requirements of Listing Regulations of Pakistan Stock Exchange where the company is listed.

The responsibility for compliance with the Code of Corporate Governance is that of the Board of Directors of the Company. Our responsibility is to review, to the extent where such compliance can be objectively verified, whether the Statement of Compliance reflects the status of the Company's compliance with the provisions of the Code and report if it does not and to highlight any compliance with the requirements of the Code. A review is limited primarily to inquiries of the Company personnel and review of various documents prepared by the Company to comply with the Code.

As part of our audit of 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 effectiveness of such internal controls, the Company's corporate governance procedures and risks.

The Code requires the Company to place before Audit Committee, and upon recommendation of the Audit Committee, place before the Board of Directors for their review and approval of its related party transactions, distinguishing between transactions carried out on terms equivalent to those that prevail in arm's length transaction and transactions which are not executed at arm's length price and recording proper justification for using such alternate price mechanism. We are only required and have ensured compliance of requirement to the extent of approval of related party transaction by the Board of Directors upon recommendation of Audit Committee. We have not carried out any procedure to determine 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 best practice contained in the Code of Corporate Governance as applicable to the Company for the year ended June 30, 2018.

ARSHAD RAHEEM & CO Chartered Accountants Engagement Partner: Arshad Raheem

LAHORE:

0 H OCL 2818

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INDEPENDENT AUDITOR'S REPORT

To the members of ASIM TEXTILE MILLS LIMITED

Report on the Audit of the Financial Statements

Adverse Opinion

We have audited the annexed financial statements of ASIM 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 explanation which, to the best of our knowledge and belief, were necessary for the purposes of audit.

In our opinion, because of significance of matters stated in Basis of Adverse opinion section of our report, the accompanying financial statements do not give a true and fair view of the state of the Company's affairs as at June 30, 2018 and of the profit comprehensive income, its cash flows and changes in equity for the year then ended in accordance with the approved accounting and reporting standards as applicable in Pakistan and the Companies Act. 2017 (XIX of 2017).

Basis for Adverse Opinion

As the Company's financial statements indicates that:

- (a) The Company has accumulated loss stands at Rs. 213.78 million against paid up share capital of Rs. 151.770 million as at June 30, 2018. Its current liabilities exceed its current assets by Rs. 256.050 million as at financial position date. This situation would have further worsened had the Company accounted for cost of funds as decided by honourable High Court as stated in Para (b) stated below. These factors indicate doubt on the Company's ability to continue as a going concern and therefore the Company may be unable to discharge its liabilities and realized its assets in normal course of business, for which no adjustment has been incorporated in these financial statements.
- (b) Short term borrowings includes Morahaba Finance obtained from Faisal Bank Limited amounting to Rs. 417.590 million on 31st October 1999 in respect of which the Company has filed suit against bank for charging illegal profits against principal of Islamic Banking and in contravention of objective clause of Memorandum of Association, Article of Association and against circulars issued by State Bank of Pakistan. Faisal Bank Limited

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ARSHAD RAHEEM & CO Chartered Accountants

filed a counter suit which has been adjudicated on 04-06-2015 against the Company (Note 18 & 19) as a result of which the Company has to settle the loan along with profit and cost of fund. Profit on these loans amounting to Rs 194.161 million have already been provided for; however the litigation is decided against the Company further provision or cost of funds has not been accounted for, having been undeterminable at this stage, by the management as the Company has filed an appeal in Honourable Lahore High Court, Lahore (Division Bench) vide R.F.A No.1372/2015 based on infield favourable judgments of Honourable Lahore High Court, Lahore.

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 Adverse Opinion.

Key Audit Matter(s)

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements of the current period as communicated to those with governance. In addition to the matter discussed in basis of Adverse Opinion section of our report, we have determined the matter described below to be the key audit matters. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Following are the key audit matter(s):

Key audit matter(s)

How the matter was addressed in our audit

Existence and Valuation of stock in trade

balance constitutes 18.73 % of total assets of the Company. The cost of work in Process (WIP) and finished goods is determined at average manufacturing cost including a proportion of production overheads.

We focused on Stock in Trade as it is a significant portion of Company's total assets and it requires management judgement in determining an appropriate costing basis and assessing its valuation.

As disclosed in note 8 to the accompanying. We performed a range of audit procedures with financial statements, the stock in trade respect to inventory items including, amongst other physical observations of physical inventory counts, testing valuation methods and their appropriateness in accordance with the applicable accounting standards. We also tested the calculations of per unit cost of finished goods and WIP and assessed the appropriateness of management's basis for the allocation of cost and production overheads.

> also assessed the adequacy of the disclosures made in respect of the accounting policies and the details of inventory balances held by the Company at year end.

> > Contd...

Chartered Accountants

2. Preparation of financial statements under Companies Act, 2017

As referred to in note 2 to the accompanying financial statements, the Companies Act, 2017(the Act) became applicable for the first time for the preparation of companies annual financial statements for the year ended 30th June, 2018.

The Act forms an integral part of the statutory financial reporting framework as applicable to the Company and amongst others, prescribes the nature and contents of disclosure in relation to various elements of the financial statements.

In case of the Company the specific additional disclosure and changes to the existing disclosure have been included in the financial statements.

The above changes and enhancements in the financial statements are considered important and a key audit matter because of the volume and significance of changes in the financial statements resulting from the transition to the new reporting requirements under the Act.

As referred to in note 2 to the Our key audit procedures to address this risk accompanying financial statements, the include the following:

- We assessed the procedure applied by the management for identification of the changes required in the financial statements due to the application of the Act:
- We considered the adequacy and appropriateness of the additional disclosures and changes to the previous disclosures based on the new requirements; and
- We evaluated the source of information used by the management for the preparation of the above referred disclosures and the internal consistency of such disclosures with other elements of the financial statements.

Information Other than the Financial Statements and Auditor' Report Thereon

Management is responsible for the other information. The other information comprises the information included in the Annual Report, but does not include the financial statements and our auditors' report thereon.

Our opinion on the financial statements does not cover the other information and we do not express any form 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 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 approved accounting standards as applicable in Pakistan and the requirements of Companies Act, 2017 (XIX of 2017) and for such internal controls as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibilities for the Audit of the Financial Statement

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 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, we exercise professional judgement 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

Chartered Accountants

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 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 compiled with relevant ethical requirement regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards

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

Report on Other Legal and Regulatory Requirements

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

- proper books of account have been kept by the company as required by the Companies Act, 2017 (XIX of 2017);
- b. the statement of financial position, the statement of profit or loss and other comprehensive income, the statement of changes in equity and the statement of cash flow together with the notes thereon have been drawn up in conformity with the Companies Act, 2017 (XIX of 2017) and are in agreement with the books of account and returns and are further in accordance with the accounting policies consistently applied;
- the business conducted, investments made and the expenditure incurred during the year were in accordance with the objects of the Company;
- d. in our opinion no Zakat was deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980).

ARSHAD RAHEEM & CO Chartered Accountants Arshad Raheem

LAHORE:

6 5 OCT 2018

ASIM TEXTILE MILLS LIMITED STATEMENT OF FINANCIAL POSITION AS AT JUNE 30, 2018

•	Note	2018 Rupees	(Re-stated) 2017 Rupees	(Re-stated) 2016 Rupees
NON CURRENT ASSETS				
Property, plant and equipment	5	489,408,281	510,216,896	533,398,154
Long term deposits	6 _	15,038,156	11,418,156	11,046,184
CURRENT ASSETS		504,446,437	521,635,052	544,444,338
	- F	11,646,158	15,110,740	15,419,603
Stores and spares	7	170,833,538	138,461,667	80,220,273
Stock in trade	8	45,030,153	35,175,503	44,343,659
Trade debts	9	6.052,467	5,395,605	44,004,911
Advances and prepayments	10	19,929,127	23,057,146	11,110,653
Short term investment	12	32,033,872	34,637,498	24,949,372
Balance with statutory authorities	13	120,898,354	102,152,147	62,587,922
Cash and bank balances	13	406,423,670	353,990,306	282,636,393
	-	910,870,107	875.625.358	827,080,731
Authorized capital 17,500,000 ordinary shares of Rs.10 eac	(C)	175,000,000	175,000,000	175,000,000
Issued, subscribed and paid up capital 15,177,000 ordinary shares of Rs. 10 eac fully paid in cash Accumulated loss		151,770,000 (213,784,444)	151,770,000 (261,343,466)	151,770,000 (301,893,810
Surplus on revaluation of property plant and equipment	14	199,848,464	208,793,666	218,081,253
NON CURRENT LIABILITIES		137,834,020	99,220,200	67,957,443
	15	110,561,743	112,585,816	114,134,554
Deferred liabilities	15	110,001,743	112,000,010	114,104,004
CURRENT LIABILITIES				
Trade and other payables	16	50,722,215	52,067,213	33,236,605
Accrued mark up	17	194,161,422	194,161,422	194,161,422
Short term borrowings	18	417,590,707	417,590,707 663,819,342	417,590,707 644,988,734
		662,474,344	003,019,342	044,900,734
CONTINGENCIES AND COMMITMENTS	19			

The annexed notes 1 to 36 form an integral part of these financial statements.

CHIEF EXECUTIVE OFFICER

DIRECTOR

CHIEF EMANCIAL OFFICER

ASIM TEXTILE MILLS LIMITED STATEMENT OF PROFIT OR LOSS FOR THE YEAR ENDED JUNE 30, 2018

	Note	2018 Rupees	2017 Rupees
Sales	20	1,433,634,887	1,214,020,348
Cost of sales	21	1,346,088,953	1,152,197,274
Gross Profit		87,545,934	61,823,074
Operating expenses			
Administrative expenses	22	27,563,370	22,436,424
Other operating expenses	23	4,628,311	2,960,035
		32,191,681	25,396,459
	9	55,354,253	36,426,615
Other operating income	24	3,433,283	3,548,427
		58,787,536	39,975,042
Finance cost		41,357	36,008
Profit before taxation		58,746,179	39,939,034
Taxation	25	17,009,770	10,612,770
Profit for the year		41,736,409	29,326,264
Profit per share - basic and diluted	26	2.75	1.93

The annexed notes 1 to 36 form an integral part of these financial statements.

CHIEF EXECUTIVE OFFICER

PRECTOR

CHIEF FINANCIAL OFFICER

ASIM TEXTILE MILLS LIMITED STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED JUNE 30, 2018

	2018	2017
	Rupees	Rupees
Profit for the year	41,736,409	29,326,264
Other comprehensive income:		
Items that will not be reclassified subsequently to profit or loss		
Unrealized income on changes in fair value of investment	(3,122,589)	1,936,493
Total comprehensive income for the year	38,613,820	31,262,757

The annexed notes 1 to 36 form an integral part of these financial statements.

CHIEF EXECUTIVE OFFICER

DIRECTOR

CHIEF FINANCIAL OFFICER

ASIM TEXTILE MILLS LIMITED CASH FLOW STATEMENT FOR THE YEAR ENDED JUNE 30, 2018

		2018	2017
	Note	Rupees	Rupees
a) CASH FLOWS FROM OPERATING ACTIVITIES			
Profit before taxation		58,746,179	39,939,034
Adjustments for non cash and other items: Depreciation		25,160,730	26,565,319
Profit on deposit accounts Loss on disposal of fixed asset		(4,192,701) 832,677	(3,022,108)
Profit on deposit with SNGPL		(41,630)	(431,901)
Finance cost		41,357	36,008
Cash generated before changes in working capital		80,546,612	63,086,351
Changes in working capital			
(Increase) / decrease in current assets		3,464,582	308,863
Stores and spares Stock in trade		(32,371,871)	(58,241,394)
Trade debts		(9,854,650)	9,168,156
Advances and prepayments		(857,233)	38,658,952
Tax refunds due from Government		(1,130,174)	(12,621,058)
Increase / (decrease) in current liabilities			
Trade and other payables		(1,344,998)	18,830,608
		(42,094,344)	(3,895,873)
Cash generated from operations		38,452,267	59,190,478
Finance cost paid		(41,357)	(36,008)
Taxes paid		(14,925,845)	(9,214,623)
Staff retirement gratuity paid		(368,768)	(13,953)
		(15,335,970)	(9,264,584)
Net cash generated from operating activities		23,116,297	49,925,894
b) CASH FLOWS FROM INVESTING ACTIVITIES			
Addition in property, plant and equipment Addition in investment		(6,414,792)	(3,384,061)
Long term deposits		(3,620,000)	(371,972)
Sale proceeds from the disposal of assets		1,230,000	
Profit on deposits		4,434,702	3,404,364
Net cash used in operating activities		(4,370,090)	(10,361,669)
Net increase in cash and cash equivalents		18,746,207	39,564,225
Cash and cash equivalents at the beginning of the year		102,152,147	62,587,922
Cash and cash equivalents at the end of the year	13	120,898,354	102,152,147

The annexed notes 1 to 36 form an integral part of these financial statements.

CHIEF EXECUTIVE OFFICER

DIRECTOR

HIEF FINANCIAL OFFICER

ASIM TEXTILE MILLS LIMITED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED JUNE 30, 2018

	Capital	Revaluation surplus on plant and equipment	Accumulated Loss	Total
		R	upees	
Balance as at July 01, 2016	151,770,000		(301,893,810)	(150,123,810)
Impact of change in accounting policy		218,081,253	8	218,081,253
Balance as at July 01, 2016 re-stated	151,770,000	218,081,253	(301,893,810)	67,957,443
Profit for the year	2		29,326,264	29,326,264
Other comprehensive income	21		1,936,493	1,936,493
Transfer of incremental depreciation				
on revalued assets for the year		(13,235,619)	13,235,619	
Tax effect on incremental depreciation		3,948,032	(3,948,032)	02
Balance as at June 30, 2017 re-stated	151,770,000	208,793,666	(261,343,466)	99,220,200
Profit for the year			41,736,409	41,736,409
Surplus on revaluation adjusted during the year		(159,653)	159,653	
Other comprehensive income	-		(3,122,589)	(3,122,589)
Transfer of incremental depreciation on revalued assets for the year		(12,520,923)	12,520,923	170
Tax effect on incremental depreciation		3,735,374	(3,735,374)	
Balance as at June 30, 2018	151,770,000	199,848,464	(213,784,444)	137,834,020

The annexed notes 1 to 36 form an integral part of these financial statements.

CHIEF EXECUTIVE OFFICER

RECTOR

CHIEF FINANCIAL OFFICER

ASIM TEXTILE MILLS LIMITED NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED JUNE 30, 2018

1. THE COMPANY AND ITS OPERATIONS

1.1 The Company is limited by shares and incorporated in Pakistan under the Companies Act, 2017. Its shares are quoted at Karachi, Islamabad and Lahore Stock Exchanges, with effect from January 11, 2016 all three Stock Exchanges merged into Pakistan Stock Exchange. The principal business of the Company is manufacturing and sale of yarn. The Mill is situated at Tehsil Jaranwala, District Faisalabad in the Province of Punjab and the registered office of the Company is situated at JK House, 32-W, Susan Road, Madina Town, Faisalabad.

1.2 Going concern assumption

The Company has accumulated loss of Rs. 213.784 million (2017: Rs. 261.343 million) as against issued, subscribed and paid up capital of Rs. 151.77 million, thereby having a negative equity of Rs. 62.014 million (2017 Rs.109.573 million); and its current assets have been decreased from its current liabilities by Rs. 256.051 million (2017: Rs.309.829 million) as at June 30, 2018. These factors indicate the existence of material uncertainty which may cast significant doubt about the Company's ability to continue as a going concern, and therefore the Company may be unable to discharge its liabilities and realize its assets in the normal course of business.

Inspite of the huge accumulated losses and negative equity, the management of the company is making strenuous efforts, optimal production strategies and effective cost controls to improve the profitability of the Company. The management looks forward positively to counter all challenges and is firmly committed to deliver the best possible results and will continue to meet its objectives and goals. Based upon these aspects and continuing financial support from directors and associates, the financial statements have been prepared on going concern basis.

SIGNIFICANT TRANSACTIONS AND EVENTS AFFECTING THE COMPANY'S FINANCIAL POSITION AND PERFORMANCE

- . Due to applicability of Companies Act, 2017 certain disclosures of financial statements have been presented in accordance with the fourth schedule to the Companies Act, 2017.
- . Due to applicability of the Companies Act, 2017 amounts reported for the previous period are restated. For detailed information please refer note 4.20.

3. BASIS OF PREPARATION

3.1 Statement of compliance

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

International Financial Reporting Standard (IFRS) issued by the International Accounting Standards Board (IASB) as notified under the Companies Act, 2017; and

Provisions of and directives issued under the Companies Act, 2017.

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

3.2 Application of new and revised International Financial Reporting Standards (IFRSs)

3.2.1 Standards, amendments to standards and interpretations becoming effective in current year

The following standards, amendments to standards and interpretations have been effective and are mandatory for financial statements of the Company for the periods beginning on or after July 01, 2017 and therefore, have been applied in preparing these financial statements.

IAS 7 Statements of cash flows

The amendments to IAS 7 introduce an additional disclosure that will enable users of financial statements to evaluate changes in liabilities arising from financing activities.

IAS 12 Income taxes

The amendments to IAS 12 address the issue of recognition of deferred tax assets for unrealized losses and clarify how to account for deferred tax assets related to debt instruments measured at

The adoption of the above amendments to accounting standards did not have any effect on the financial statements.

3.2.2 Standards, amendments to standards and interpretations becoming effective in current year but not relevant.

There are certain amendments to standards that became effective during the year and are mandatory for accounting periods of the Company beginning on or after July 01, 2017 but are considered not to be relevant to the Company's operations and are, therefore, not disclosed in these financial statements.

3.2.3 Standards, amendments to standards and interpretations becoming effective in future periods

The following standards, amendments to standards and interpretations have been published and are mandatory for the Company's accounting periods beginning on or after their respective effective

IFRS 9 Financial Instruments (2014):

IFRS 9 contains accounting requirements for financial instruments in the areas of classification and measurement, impairments, hedge accounting, de-recognition.

All recognized financial assets that are within the scope of IAS 39 Financial Instruments: Recognition and Measurement are required to be subsequently measured at amortized cost or fair value. Specifically, debt investments that are held within a business model whose objective is to collect the contractual cash flows, and that have contractual cash flows that are solely payments of principal and interest on the principal outstanding are generally measured at amortized cost at the end of subsequent accounting periods. Debt instruments that are held within a business model whose objective is achieved both by collecting contractual cash flows and selling financial assets, and that have contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding, are measured at Fair Value Through Other Comprehensive Income. All other debt investments and equity investments are measured at their fair value at the end of subsequent accounting periods.

With regard to the measurement of financial liabilities designated as at fair value through profit or loss, standard requires that the amount of change in the fair value of the financial liability that is attributable to changes in the credit risk of that liability is presented in other comprehensive income, unless the recognition of the effects of changes in the liability's credit risk in other comprehensive income would create or enlarge an accounting mismatch in profit or loss.

In relation to the impairment of financial assets, standard requires an expected credit loss model, as opposed to an incurred credit loss model under IAS 39.

The new general hedge accounting requirements retain the three types of hedge accounting mechanisms currently available in IAS 39. Under IFRS 9, greater flexibility has been introduced to the types of transactions eligible for hedge accounting, specifically broadening the types of instruments that qualify for hedging instruments and the types of risk components of non-financial items that are eligible for hedge accounting. In addition, the effectiveness test has been replaced with the principle of an 'economic relationship'. Retrospective assessment of hedge effectiveness is also no longer required. Enhanced disclosure requirements about an entity's risk management activities have also been introduced.

The standard is effective for accounting period beginning on or after January 01, 2018. The management of the Company is reviewing the changes to evaluate the impact of application of standard on the financial statements.

IFRS 15 Revenue from Contracts with Customers:

IFRS 15 provides a single, principles based five-step model to be applied to all contracts with customers.

Guidance is provided on topics such as the point in which revenue is recognized, accounting for variable consideration, costs of fulfilling and obtaining a contract and various related matters. New disclosures about revenue are also introduced. The standard is effective for accounting periods beginning on or after January 01, 2018. The Management is in the process of evaluating the impact of application of the standard on the Company's financial statements.

IFRIC 22 Foreign currency transactions and advance

This IFRIC addresses foreign currency transactions or parts of transactions where there is consideration that is denominated or priced in a foreign currency. The interpretation provides guidance for when a single payment/receipt is made as well as for situations where multiple payments/receipts are made. The guidance aims to reduce diversity in practice. The company is yet to assess the full impact of the IFRIC.

This IFRIC is effective for accounting period beginning on or after January 01, 2018. The application of IFRIC is not expected to have any material impact on the Company's financial

IFRIC 23 Uncertainty over Income Tax Treatments:

The interpretation is to be applied to the determination of taxable profit (tax loss), tax bases, unused tax losses, unused tax credits and tax rates, when there is uncertainty over income tax treatments under IAS 12. The company is yet to assess the full impact of the IFRIC. The Interpretation does not apply to taxes or levies outside the scope of IAS 12, nor does it specifically include requirements relating to interest and penalties associated with uncertain tax treatments.

This IFRIC is effective for accounting period beginning on or after January 01, 2019. The application of IFRIC is not expected to have any material impact on the Company's financial

Annual improvements 2014-2016

Annual Improvements to IFRSs through 2014-2016 cycle have been issued by IASB on December 08, 2016, amending the following standards;

IFRS 1: First-time Adoption of International Financial Reporting Standards.

IAS 28: Investments in Associates and Joint Ventures.

The amendments are effective for accounting periods beginning on or after January 01, 2018. The application of amendments is not expected to have any material impact on the Company's financial statements.

Annual improvements 2015-2017 (New added)

Annual Improvements to IFRSs through 2015-2017 cycle have been issued by IASB in December 2017, amending the following standards;

IAS 12: Income Taxes.

IAS 23: Borrowing Costs.

The amendments are effective for accounting periods beginning on or after January 01, 2019. The application of amendments is not expected to have any material impact on the Company's financial statements.

Amendments to IAS 28-Investments in Associates and Joint Ventures (New added)

The amendments clarify that an entity applies IFRS 9 to long term interests in an associate or joint venture to which the equity method is not applied but that, in substance, form part of the net investment in the associate or joint venture (long-term interests). This clarification is relevant because it implies that the expected credit loss model in IFRS 9 applies to such long-term interests.

The amendments are effective for accounting periods beginning on or after January 01, 2019. The application of amendments is not expected to have any material impact on the Company's financial statements.

3.2.4 Standards, amendments to standards and interpretations becoming effective in future period but not relevant.

There are certain new standards, amendments to standards and interpretations that are effective from different future periods but are considered not to be relevant to the Company's operations, therefore, not disclosed in these financial statements.

3.3 Accounting convention

These financial statements have been prepared under the historical cost convention except property, plant and equipment referred in note 5.1 are carried at revalued amounts. In these financial statements, except for cash flow statement, all the transactions have been accounted for on accrual basis.

3.4 Functional and presentation currency

These financial statements have been presented in Pakistani Rupees which is also Comapany's functional currency.

3.5 Standards, interpretations and amendments to published approved accounting standards that are effective but not relevant

The new standards, amendments to approved accounting standards and interpretations that are mandatory for accounting periods beginning on July 1, 2016 are considered not to be relevant for the Institute's financial statements and hence have not been detailed here.

3.6 Standards, interpretations and amendments to approved accounting standards that are issued but not yet effective

Standards, amendments and interpretations to existing standards that are not yet effective and have not been early adopted by the Company:

Effective date (annual reporting Periods beginning on or After)

IAS-16	Property, Plant and Equipment (Amendments)		January 01, 2016
IAS-38	Intangible Assets (Amendments)		January 01, 2016
IFRS 12	Disclosure of interests in other entities	(2)	January 01, 2015
IFRS 13	Fair value measurement		January 01, 2015

The management anticipate that the adoption of the above standards, amendments and interpretations in future periods, will have no material impact on the financial statements other than in presentation / disclosures.

Further, the following new standards and interpretations have been issued by the International Accounting Standards Board (IASB), which are yet to be notified by the Securities and Exchange Commission of Pakistan, for the purpose of their applicability in Pakistan:

IASB Effective date

(Accounting Periods beginning on or After)

IFRS 1	First-time adoption of International Financial Reporting stand	July 01, 2009
	Financial instruments	January 01, 2018
IFRS 9		January 01, 2016
IFRS 14	Regulatory Deferral accounts	January 01, 2018
IFRS 15	Revenue from customers	25 X 77.
IFRS 17	Insurance contracts	January 01, 2021
IFRIC 21	Levies	January 1, 2014
IERS 12	Service concession arrangements	January 01, 2013
		January 01, 2013
IFRS 13	Fair value measurement	

3.7 USE OF ESTIMATES AND JUDGEMENTS

The preparation of financial statements in conformity with approved accounting standards, as applicable in Pakistan, requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of setting up and applying the Company's accounting policies. Estimates and judgments are continually evaluated and are based on historical experience, including expectations of future events that are believed to be reasonable under the circumstances. Revision to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

Significant areas requiring the use of the management estimates in these financial statements are as follows:

Useful life of the depreciable assets

Store and spares

Provision for doubtful debts

Taxation

Contingencies

However, assumptions and judgments made by management in the application of accounting policies that have significant effect on the financial statements are not expected to result in material adjustment to the carrying amounts of assets and liabilities in the subsequent years.

4.2 Stores and spares

These are valued at lower of moving average cost and net realizable value except items-in-transit which are valued at cost accumulated to the balance sheet date. Stores, spares and loose tools are regularly reviewed by the management to assess their net realizable value (NRV). Provision is made for slow moving and obsolete store items when so identified.

4.3 Stock in trade

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

Raw material - At factory

- In Transit

Annual average cost

Invoice value plus direct charges in

respect thereof.

Work in process and finished goods

Prime cost including a proportion of

production overheads. At net realizable value

Wastes

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

4.4 Trade and other receivables

Trade debts are carried at original invoice amount less an estimate made for doubtful receivables based on review of outstanding amounts at the year end. Other receivables are recognized at nominal amount which is fair value of the consideration to be received in future. Balances considered bad are written off when identified.

4.5 Short term investment

Investments which 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.

Subsequent to initial recognition at cost, these are measured at fair value. The Company uses latest stock exchange quotations to determine the fair value of quoted investments. Gain or losses on available for sale investments are recognized directly in other comprehensive income until the investments are sold or disposed off, or until the investments are determined to be impaired, at that time cumulative gain or loss previously recognized in other comprehensive income, is re-classified from equity to profit and loss as re-classification adjustment.

4.6 Foreign currency translation

Transactions in foreign currencies are translated into Pak Rupees (functional and presentation currency) at the rates of exchange approximating those appearing on the dates of transactions. Assets and liabilities in foreign currencies are translated into Pak Rupees at rates of exchange prevalent on the balance sheet date. All exchange differences arising from foreign currency transactions/ translations are charged to profit and loss account.

4.7 Cash and cash equivalents

Cash and cash equivalents comprise of cash and cheques in hand and at banks and include short term highly liquid investments. The cash and cash equivalents are readily convertible to known amount of cash and are subject to insignificant risk of change in value.

4.8 Staff retirement benefits

The Company changed its policy for staff retirement benefits as on 31st March, 2008 from staff retirement gratuity to provident fund and staff retirement gratuity up to that date is stated on termination basis.

At present the Company operates an approved Provident Fund Scheme covering all its permanent employees. Equal monthly contributions are made, both by the Company, and the employees, to the fund at the rate of 8.33% of the basic salary. The Company's contribution to the fund is recognized as expense for the year.

4. SIGNIFICANT ACCOUNTING POLICIES

4.1 Property, plant and equipment

4.1.1 Operating fixed assets

Property, plant and equipment except free hold land, building on freehold land, plant & machinery, electric installations and capital work in progress are stated at cost less accumulated depreciation and accumulated impairment losses, if any. Building on freehold land, plant & machinery and electric installations are stated at revalued amount less accumulated depreciation and accumulated impairment losses, if any. Freehold land is stated at revalued amount.

Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with them will flow to the entity and its cost can be reliably measured. Cost incurred to replace a component of an item of the property, plant and equipment is capitalized and the asset so replaced is retired from use. Normal repairs and maintenance are charged to profit and loss account during the period in which they are incurred.

Any revaluation increase arising on the revaluation of land, buildings and property, plant and equipment improvements is recognised in other comprehensive income and presented as a separate component of equity as "Revaluation surplus on property, plant and equipment", except to the extent that it reverses a revaluation decrease for the same asset previously recognised in profit or loss, in which case the increase is credited to profit or loss to the extent of the decrease previously charged. Any decrease in carrying amount arising on the revaluation of land, buildings and property, plant and equipment improvements is charged to profit or loss to the extent that it exceeds the balance, if any, held in the revaluation surplus on property, plant and equipment relating to a previous revaluation of that asset. The revaluation reserve is not available for distribution to the Company's shareholders. The surplus on revaluation buildings and property, plant and equipment improvements to the extent of incremental depreciation charged is transferred to unappropriated profit.

During the year the Company changed its accounting policy in respect of the accounting and presentation of revaluation surplus on property, plant and equipment. Previously, the Company's accounting policy was in accordance with the provisions of repealed Companies Ordinance, 1984. Those provisions and resultant previous policy of the company was not in alignment with the accounting treatment and presentation of revaluation surplus as prescribed in the IFRS. However, the Companies Act, 2017 has not specified any accounting treatment for revaluation surplus, accordingly the Company has changed the accounting policy and is now following the IFRS prescribed accounting treatment and presentation of revaluation surplus. The detailed information and impact of this change in policy is provided in note 5.20 below.

Depreciation is charged to income applying the reducing balance method so as to write off the historical cost of the assets over their expected useful life at the rates mentioned in property, plant and equipment note - 5.

Depreciation on additions during the year is charged from the month the asset is available for use while no depreciation is charged in the month in which the asset is disposed off. The residual values and useful lives are reviewed by the management at each financial year end and adjusted if impact on depreciation is significant.

Gains and losses on disposal of property, plant and equipment are included in current income.

4.1.2 Capital work in progress

Capital work in progress is shown at cost less any identified impairment loss and represents expenditure incurred on property, plant and equipment during the construction and installation. Cost also includes applicable borrowing costs. Transfers are made to relevant property, plant and equipment category as and when assets are available for use.

4.9 Taxation

Current Taxation

Under normal law

The current taxation is computed on the basis of profit for the year adjusted for fiscal purposes, minimum tax u/s 113 or Alternate Corporate Tax (ACT) u/s 113C of the Income Tax Ordinance, 2001, which ever is higher, after taking into account the tax credit or rebate, if any.

Under presumptive tax regime

Taxation in relation to export of goods under section 154 read with section 169 is provided on the basis of Presumptive Tax Regime in accordance with the provisions of the Income Tax Ordinance, 2001

Deferred Taxation

Deferred tax is accounted for using the balance sheet liability method in respect of all temporary differences arising from differences between the carrying amount of assets and liabilities in the financial statements and the corresponding tax basis used in the computation of the taxable profit. Deferred tax liabilities are generally recognized for all taxable temporary differences and deferred tax assets to the extent that it is probable that taxable profits will be available against which the deductible temporary differences, unused tax losses and tax credits can be utilized.

Deferred tax is calculated at the rates that are expected to apply to the period when the differences reverse based on tax rates that have been enacted or substantively enacted by the balance sheet date. Deferred tax is charged or credited in the profit and loss account, except to the extent that it relates to items recognized in other comprehensive income or directly in equity. In this case the tax is also recognized in other comprehensive income or directly in equity, respectively.

4.10 Trade and other payables

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

4.11 Provisions

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

4.12 Contingencies

The assessment of the contingencies inherently involves the exercise of significant judgment as the outcome of the future events cannot be predicted with certainty. The Company, based on the availability of the latest information, estimates the value of contingent assets and liabilities, which may differ on the occurrence/ non-occurrence of the uncertain future event(s).

4.13 Related party transactions and transfer pricing

All transactions with related parties are carried out at arm's length. The prices are determined in accordance with comparable uncontrolled price method.

4.14 Borrowing costs

Borrowing costs to the extent of borrowing costs that are directly attributable to the acquisition or construction of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale. All other borrowing costs are charged to profit and loss account in the period of incurrence.

4.15 Dividend and other appropriations

Dividend is recognized as a liability in the period in which it is approved. Appropriations of profits are reflected in the statement of changes in equity in the period in which such appropriations are made.

4.16 Financial Instruments

Financial assets are long term deposits, long term advances, trade debtors, advances & other receivables and cash and bank balances. These are initially recognized at fair value plus transaction costs except for financial assets at fair value through profit or loss, which are initially recognized at fair value and transaction costs are expensed in the profit and loss account. Financial assets are derecognized when the rights to receive cash flows from the assets have expired or have been transferred; and the company has transferred substantially all the risks and rewards of ownership.

Financial liabilities are recognized according to the substance of the contractual arrangements entered into. Significant financial liabilities are short term borrowings and trade and other payables. A financial liability is derecognized when the obligation under the liability is discharged or cancelled or expired.

Any gain or loss on the recognition and de-recognition of the financial assets and liabilities is included in the profit and loss account for the period in which it arises.

4.17 Impairment

The management assesses at each balance sheet date whether there is any indication that an asset is impaired. If any such indication exists, the management estimates the recoverable amount of the asset. If the recoverable amount of the asset is less than its carrying amount, the carrying amount of the cash generating unit is reduced to its recoverable amount by charging the impairment loss against profit and loss account for the year.

4.18 Offsetting of financial assets and financial liabilities

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

4.19 Revenue recognition

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

Revenue from sales of goods is recognized when the significant risks and rewards of the ownership of the goods have been passed to the customer usually when goods are delivered / dispatched and title has passed.

Profit on short term investment is recognized on the time-apportioned basis.

4.20 Change in accounting policy

The Company changed its accounting policy for the revaluation surplus on property, plant and equipment, in accordance with requirements of the accounting and reporting standards as applicable in Pakistan under the Companies Act, 2017. Previously, the Company's accounting policy for surplus on revaluation of property, plant and equipment was in accordance with the provisions of section 235 of the repealed Companies Ordinance, 1984. Further, the revaluation surplus on property, plant and equipment was shown as a separate item below equity, in accordance with the presentation requirement of the repealed Companies Ordinance, 1984.

The Companies Act, 2017 has not retained the above mentioned specific accounting and presentation requirements of revaluation surplus on property, plant and equipment. Consequently, this impacted the Company's accounting policy for revaluation surplus on property, plant and equipment, and now the related accounting and presentation requirements set out in section 17 of IFRS are being followed by the Company. The new accounting policy is explained under note 3.21, above. Further, the revaluation surplus on property, plant and equipment is now presented in the statement of financial position and statement of changes in equity as a capital reserve i.e. part of

The change in accounting policy has been accounted for retrospectively in accordance with the requirements of IAS 8 'Accounting Policies, Changes in Accounting Estimates and Errors' and comparative figures have been restated.

The effect of change in accounting policy is summarised below:

		As at June	30, 2017	As	at June 30,	2016
	As previously reported	As re-stated	Re - statement	As previously reported	As re-stated	Re- statement
			Rupees			
Effect on						
balance sheet						
Revaluation surplus on property, plant and equipment	208,793,666	8	208,793,666	218,081,253		218,081,253
Share capital and reserves	0.4%	208,793,666	208,793,666		218,081,253	218,081,253
Effect on statement of changes in						
Capital reserve		208,793,666	208,793,866		218,081,253	218,081,253
				For the y	ear ended Ju	une 30, 2017
				As previously reported	As re-stated	Re - statement
Effect on state	ment of Comp	rehensive Inc	come		Rup	ees
Incremental dep	reciation on re	valued assets	for the year	9,287,587		(9,287,587)

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

PARTICULARS	COST / RE	COST / REVALUED AMOUNTS Additions/ transfers As	As at	As at	DEPRECIATION	IATION	As at	BOOK VALUE As at
	July 01,	during the	June 30, 2018	July 01, 2017	during the year	For the Year	June 30 , 2018	
	7017	· ·		Ru	Rupees			
and - freehold	53,508,000		53,508,000		v	,		
Building on freehold land	151,418,124	,	151,418.124	45,547,372		5,293,538	50,840,910	
Plant and machinery	627,674,853	(9.570,323)	618,104,530	303,186,071	(7,507,646)	16,224,439	16 204 534	
Electric installation	37,/54,35/		355 750	329 872		2,588	332,460	
Factory equipment	300,700		650 633	454 803		20,483	475,286	
Furniture, fixture and	3 648 433	. 9	2618.122	1.757.588		86,053	1,843,641	
Vehicles	23,561,120	6,414,792	29,975,912	15,580,581		1,805,871	17,386,452	
Rupees: June 2018	891,549,959	(3,155,531)	888,394,428	381,333,063	(7,507,646)	25,160,730	398,986,147	
	COST / R	COST / REVALUED AMOUNTS	STNUO		DEPRE	DEPRECIATION		BOOK VALUE
DADTO II ADO	As at	Acditions/	As at	As at	Deletion		As at	
700	July 01, 2016	during the Year	June 30, 2017	July 01, 2016	during the year	For the Year	June 30 , 2017	
				R	Rupees			
and frankold	53,508,000		53,508,000					
Parid - Ireeridia	151,418,124		151,418,124	39,975,227		5,572,145	45,547,372	
Blood and machinery	626,664,853	1,010,000	627,674,853	286,125,433	15	17,060,638	303,186,071	
Plant and machinery	29,380,296	2,374,061	31,754,357	12,660,624	9	1,816,152	14,476,776	
Electric Histalianon	355,750		355,750	326,997	e e	2,875	329,872	
Furniture fixture and	659,633	8.	659,633	432,044	113	22,759	454,803	
Office equipment	2,618,122		2,613,122	1,661,973		95,615	1,757,588	
Vehicles	23,561,120		23,561,120	13,585,446		1,995,135	15,580,581	1
	888 165 898	3.384.061	891,549,959	354,767,744		26,565,319	381,333,063	a

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ASIM TEXTILE MILLS LIMITED

BOOK VALUE

5 PROPERTY, PLANT AND EQUIPMENT

5.1 The detail of plant and machinery sold during the year is as follow:

Particulars	Cost	Written down value	Sale Proceeds	Loss on disposal	Nature of relationship	Particulars of buyers
Autocone	4,471,063	1,360,698	900,000	460,698	None	Mr. Zia Ahmad
Drawing Machines	3,154,230	409,146	180,000	229,146	None	Mr. Zia Ahmad
Turbo Charger	500,000	292,833	150,000	142,833	None	Mr. M Haroon
Total	8,125,293	2,062,677	1,230,000	832,677		-

These sales have been executed through negotiation

	2018	2017
	Rupees	Rupees
5.2 Depreciation charge for the year has been allo	cated as under;	
Cost of sales	23,248,323	24,451,810
Administrative expenses	1,912,407	2,113,509
Administrative expenses	25,160,730	26,565,319

5.3 Had there been no revaluation, the related figures of freehold land, building on freehold land, plant and machinery and electric installations as at June 30 would have been as follows:

		2018	
	Cost		Written down value
		(Rup	ees)
reehold land	4,062,000	73	4,062,000
uilding on freehold land	40,631,000	33,408,293	7,222,707
ant and machinery	478,462,478	298,547,254	179,915,224
ectric installations	20,077,383	13,099,787	6,977,596
	543,232,861	345,055,334	198,177,527
		2017	
	Cost		Written down value
		(Ru	oees)
reehold land	4,062,000		4,062,000
Building on freehold land	40,631,000	33,028,150	7,602,850
lant and machinery	486,587,771	295,200,142	191,387,629
lectric installations	20,077,383	12,324,499	7,752,884
Gottio materiotio	551,358,154	340,552,791	210,805,363

^{5.4} The total area of the land of company is 56 kanal and 18 marla which is used for production unit, located at 32- KM, Sheikhupura, Faisalabad.

		Note	2018 Rupees	2017 Rupees
	LONG TERM DEPOSITS			
;	Security deposits - SNGPL - FESCO - WASA	6.1	12,258,028 2,734,078 8,550 37,500	8,638,028 2,734,078 8,550 37,500
	- CDC	-	15,038,156	11,418,156
	6.1 This represents the security amo (SNGPL) for supply of natural gas 2.85% p.a.	ount deposited with S to the Company. The b	ui Northern Gas P palance amount is su	ipelines Limited ubject to profit @
7.	STORES AND SPARES			- 121 122
	Stores		6,472,024	7,401,436 7,709,304
	Spares	-	5,174,134 11,646,158	15,110,740
			11,040,150	15,110,740
8.	Raw material Work in process Finished goods		113,364,709 6,106,933 51,361,896 170,833,538	77,433,153 5,302,204 55,726,310 138,461,667
			170,833,536	130,401,001
9.	TRADE DEBTS			
	Considered good			
	Local - unsecured	9.1	45,030,153	35,175,503
			45,030,153	35,175,503
	9.1 These are unsecured but consider	ed good by the manag	ement of the Compa	any.
10	. ADVANCES AND PREPAYMENTS			
	Advances-considered good		110 500	101,000
	- Advances to employees		148,500 5,095,992	2.671,464
	- Advances to suppliers		5,055,552	935.868
	Letter of credit		544,902	1,223,829
	Prepayments		263,073	463,444
	Accrued profit		6,052,467	5,395,605
11	. SHORT TERM INVESTMENT			
	Available for sale			
	NAFA Government Securities Liquid Fun	d 11.1	12,059,710	13,248,887
	JS Investments (JS Islamic Fund)	11.2	7,869,417	9,808,259
			19,929,127	23,057,146

^{11.1} These have been valued by using published net asset value (NAV) as at 30th June, the number of units held by the Company are 113,208.1192 units (2017: 113,057.7511 units).

^{11.2} These have been valued by using published net asset value (NAV) as at 30th June, the number of units held by the Company are 75,032.5785 units (2017: 75,032.5785 units).

Asim Textile Mills Limited

12. BALANCE WITH STATUTORY AUTHORITIES	Note	2018 Rupees	2017 Rupees
12. BALANCE WITH STATUTORY ASTRON		29,053,062	27,922,888
Sales tax		2,980,810	6,714,610
Income tax - net		32,033,872	34,637,498
13. CASH AND BANK BALANCES			
Cash in hand	285,933	237,734	
Cash at bank			00 110 070
In current accounts	13.1	74,522,327	80,446,279
In deposit accounts	13.2	46,090,094	21,468,134
		120,612,421	101,914,413
		120,898,354	102,152,147

- 13.1 It includes US\$. 1,000/- (2017: US\$.1,000/-) and SAR. 2,461/- (2017: SAR.2,461/-)
- 13.2 Deposits with commercial banks yield profit at the rate of 3.75% to 5.45% (2017: 3.75% to 5.45%).

14. SURPLUS ON REVALUATION OF PROPERTY, PLANT AND EQUIPMENT

Balance as on July 01,	208,793,666	218,081,253
Surplus on revaluation adjusted during the year	(159,653)	-
	208,634,013	218,081,253
Incremental depreciation on revalued property, plant and	equipment	
for the year	(12,520,923)	(13,235,619)
Related effect of deferred tax liability	3,735,374	3,948,032
	(8,785,549)	(9,287,587)
Balance as on June 30,	199,848,464	208,793,666

First revaluation of company's building on freehold land and plant and machinery was carried out as on September 30, 1995 by an independent valuer M/s Iqbal A. Nanjee & Co. Lahore on the basis of depreciated replacement values.

Second revaluation of company's freehold land, building on freehold land and plant and machinery has been carried out on September 30, 2000 by an independent valuer Inspectorates Corporation International (Pvt) Ltd., Lahore and the same has been verified by SBP's approved auditors on the basis of depreciated replacement values.

Third revaluation of company's freehold land, building on freehold land, plant and machinery and electric installations has been carried out on June 30, 2012 by an independent valuer M/s Nizamy Associates, Faisalabad on the basis of depreciated replacement values.

Fourth revaluation of copmany's freehold land, building on freehold land, plant and machinery and electric installations has been carried out on Sep 30, 2015 by an independent valuer M/s Amir Evaluators & Consultants, Peshawar on basis of depreciated replacement values.

The fair valuation of the revalued assets are considered to represent a level 3 valuation based on significant non-observable inputs being the location and condition of the assets. The fair value are subject to change owing to change in input. However, the management does not expect there to be a material sensitivity to the fair values arising from the non-observale inputs. The basis of revaluation for items of these fixed assets were as follows:

Freehold land

Property brokers, dealers and estate agents were contacted to ascertain the asking and selling prices for properties of the same nature in the immediate neighborhood and adjoining areas. Neighboring properties which have been recently sold or purchased, were investigated to ascertain a reasonable selling / buying price. Properties that were up for sale were examined for asking price. An average of the above values was then assigned to the property.

Building on freehold land

Construction specifications were noted for each factory and residential building and structure and current construction rates were used to obtain replacement values of building, to which a depreciation formula was applied, based upon the Company's estimates of balance life to arrive at the current assessed value.

Plant and machinery

Plant and machinery have been evaluated / assessed by keeping in view their present physical condition, the remaining useful life / economic life and technological obsolescence. Further, new replacement values were arrived by using current local and foreign market values for the similar type of plant and machinery. These current local and foreign market values were taken into account on the basis of technical obsolescence, efficiency, maintenance, replacement and other related factors involved.

Electric installations

These were evaluated / assessed by keeping in view their present physical condition and the remaining useful life / economic life. Further, new replacement values were arrived by using current market values for the similar type of assets. These current market values were taken into account on basis of efficiency, maintenance, replacement and other related factors involved.



52,067,213

50,722,215

			2018	2017
. DEFE	RRED LIABILITIES	Note	Rupees	Rupees
Defer	ed taxation	15.1	109,964,918	111,620,223
	etirement gratuity	15.2	596,825	965,593
Stall I	ethement gratuity		110,561,743	112,585,816
15.1	DEFERRED TAXATION			
	Balance as on July 01,		111,620,223	113,155,008
	(Adjusted) / provided during the year		(1,655,305)	(1,534,785)
	Balance as on June 30,		109,964,918	111,620,223
	This comprise of following:			
	Deferred tax liability: Taxable temporary different operating assets	ices relating to	32,381,417	30,373,552
	Taxable temporary difference on revaluation of property, pl	es relating to surplus ant and equipment	77,761,552	81,546,005
	Deferred tax assets:			-
	Deductible temporary differen	nces on tax losses	(178,051)	(299,334
	Staff retirement benefits	-	109,964,918	111,620,223
	The liability of deferred tax has been	= n computed by applyin	g the tax rate of 30)% .
	Deferred tax debit balance is recogn			
15.2	Deferred tax debit balance is recogn STAFF RETIREMENT GRATUITY			
15.2	STAFF RETIREMENT GRATUITY			
15.2	STAFF RETIREMENT GRATUITY Balance as on July 01,		nt benefits.	979,546 (13,953
15.2	STAFF RETIREMENT GRATUITY		965,593	979,546 (13,953
	STAFF RETIREMENT GRATUITY Balance as on July 01, Paid during the year		965,593 (368,768)	979,546 (13,953
6. TRA	STAFF RETIREMENT GRATUITY Balance as on July 01, Paid during the year Balance as on June 30,		965,593 (368,768)	979,546
6. TRA	STAFF RETIREMENT GRATUITY Balance as on July 01, Paid during the year Balance as on June 30, DE AND OTHER PAYABLES e creditors		965,593 (368,768) 596,825	979,546 (13,953 965,593
6. TRA	STAFF RETIREMENT GRATUITY Balance as on July 01, Paid during the year Balance as on June 30, DE AND OTHER PAYABLES		965,593 (368,768) 596,825	979,546 (13,953 965,593 22,516,17 21,564,666
6. TRA	STAFF RETIREMENT GRATUITY Balance as on July 01, Paid during the year Balance as on June 30, DE AND OTHER PAYABLES e creditors used expenses		965,593 (368,768) 596,825 23,078,867 18,823,534	979,546 (13,953 965,593 22,516,17 21,564,666 4,780,543
6. TRAI Trad Accre Adva Prov	STAFF RETIREMENT GRATUITY Balance as on July 01, Paid during the year Balance as on June 30, DE AND OTHER PAYABLES e creditors ued expenses unces from customers	nized on staff retiremen	965,593 (368,768) 596,825 23,078,867 18,823,534 4,200,441	979,546 (13,953 965,593 22,516,17 21,564,666 4,780,543 646,30
6. TRAI Trad Accre Adva Prov Due	STAFF RETIREMENT GRATUITY Balance as on July 01, Paid during the year Balance as on June 30, DE AND OTHER PAYABLES e creditors ued expenses inces from customers ident fund trust to related parties	nized on staff retirement - = 16.1	965,593 (368,768) 596,825 23,078,867 18,823,534 4,200,441 689,999	979,546 (13,953 965,593 22,516,17 21,564,666 4,780,543 646,306 240,39
6. TRAI Trad Accre Adva Prov Due With	STAFF RETIREMENT GRATUITY Balance as on July 01, Paid during the year Balance as on June 30, DE AND OTHER PAYABLES e creditors ued expenses inces from customers ident fund trust	nized on staff retirement - = 16.1	965,593 (368,768) 596,825 23,078,867 18,823,534 4,200,441 689,999 651,050	979,546 (13,953 965,593 22,516,17

^{16.1} This represents amount due to provident fund trust for the month of June - 2018 of which payment was made at July 15, 2018 (July 13, 2017).

^{16.2} This represents directors current account balances maintained with the company.

		2018	2017
17. ACCRUED MARK UP	Note	Rupees	Rupees
Accrued markup on secured morabaha finance	17.1	194,161,422	194,161,422

17.1 The company has ceased the payment of markup since July 01, 2006, as it has filed a suit against Faysal Bank Limited in the Honorable Lahore High Court, Lahore. The facts of the litigation are explained in note 19.1.

18. SHORT TERM BORROWINGS

From banking company

Secured

		417,590,707	417,590,707
Interest free bank overdraft		2,543,709	2,543,709
Unsecured			
Morabaha II- Secured	18.2	74,145,100	74,145,100
Morabaha I	18.1	340,901,898	340,901,898

- 18.1 It represents morabaha finance created by Faysal Bank Limited by converting various morabaha finances into long term morabaha-I at an interest rate of 13% per annum.
- 18.2 It represents an interest free morabaha finance by Faysal Bank Limited by converting various unpaid markups into non profit morabaha-II.
- 18.3 The above mentioned morabaha finances are secured against the first charge of Rs. 505 million on fixed assets and personal guarantees of directors and Chief Executive of the Company.
- 18.4 The Company is not repaying the morabaha finances as it has filed a suit against Faysal Bank Limited in the Honorable Lahore High Court, Lahore. The bank has also filed a counter suit praying for a decree to be passed in its favor for a sum of Rs. 454.502 million against the defendants jointly and severally, with cost of funds at the rate of 20% or as certified by State Bank of Pakistan from date of default and 20% liquidated damages plus service charges and all costs, charges, expenses payable or to be incurred by the plaintiff bank till the final payment / realization of the afore-mentioned amount. The facts and status of the litigations are further explained in note 19.1.
- 18.5 The Company has ceased the repayment of the overdraft, as it has filed a suite against Faysal Bank Limited in the Honorable Lahore High Court, Lahore. The facts of the litigation are explained in note 19.1.
- 18.6 Further to note 18.1 to 18.5 since these facilities are in default / subjudice, the recognition and measurement of these financial liabilities under IAS 39-Financial Instruments are required to be carried at amortized cost. These are carried at cost as their amortized costs are impractible to determine. Hence, these are reclassified from long term financing to short term borrowings for all the relevant periods, whether present or future and have accordingly been regrouped / reclassified.

19. CONTINGENCIES AND COMMITMENTS

Contingencies

19.1 The Company has instituted a suit in the Honorable Lahore High Court, Lahore against Faysal Bank Limited claiming damages on account of acquisition of unremunerative agricultural land on the advice of FIBL for not providing timely cash finance facilities despite written commitments and for charging illegal profits against the principles of Islamic Banking and in contravention of the objective clause of its Memorandum of Association, Articles of Association and against circulars issued by the State Bank of Pakistan. The amount claimed for the first two counts is Rs.141.831 million (including claims of Central Excise Duty), whereas the amount of last count has been left for the Court to determine.

The counter suite filed by the Faysal Bank for recovery of Rs. 454.502 million along with costs and cost of funds before the Honorable Lahore High Court (Single Judge), Lahore has been adjudicated on 04.06.2015 against the company. The company has filed an appeal in Honourable Lahore High Court, Lahore (Division Bench) vide R.F.A. No. 1372/2015 on various grounds including the company being condemned unheard. Due to litigations, the Bank is not responding and confirming the balance to the company. Having been undeterminable at this stage, provision for cost of funds has not been accounted for.

19.2 By virtue of Finance Act, 2017, Section 5A of the Income Tax Ordinance, 2001 was amended. Through the revised provision, a tax equal to 7.5 percent of accounting profit for the year is required to be levied on every public company, other than a scheduled bank and modarba, if distribution of cash dividend or bonus shares of at least 40 percent of the accounting profit after tax for the year is not made within six months. However, the management is of the view that this amendment is opposed to the principles of economic growth and has, therefore, having intention to challenge the amendment before Honourable Lahore High Court. Legal advisor and management is confident that discriminatory provisions for this tax would not affect any financial outflow of the company, If any adverse inference is drawn by the revenue authorities. It is worthwhile to mention here that constitutional petitions have already been filed by some companies before Honourable High Courts challenging the tax and the Honourable High Courts have granted stay order in this respect of levy of the above tax. Accordingly provision amounting to Rs. 2,995,427/- for the year ended June 30, 2017 has not been made in these financial statements in respect of the additional tax liability and the management expects a favourable outcome in this respect.



			2018	2017
20. SALE	S - NET	Note	Rupees	Rupees
Local			4 440 077 045	1,199,528,708
100	n sales		1,416,677,815	
Wa	ste sales		17,519,624	15,237,592
525	96		1,434,197,439	1,214,766,300
Gross	sales		1,404,107,400	
Less:	Sales tax		10,902	10,772
	Commission		551,650	735,180
			562,552	745,952
			1,433,634,887	1,214,020,348
21. COS	OF SALES			
Raw	material consumed	21.1	959,861,166	849,649,133
Store	s and spares consumed		25,809,748	26,268,160
	ng material consumed		21,039,464	20,626,856
	ies, wages and benefits	21.2	135,290,447	128,495,624
	and power		171,114,797	145,936,904
	irs and maintenance		2,277,374	3,342,681
Insur			2,868,882	2,733,923
Depre	eciation	5.1	23,248,323	24,451,810
Gene	ral expenses		1,019,067	1,282,531
			1,342,529,268	1,202,787,622
Work	in process			
Bal	ance as on July 01,		5,302,204	5,150,008
Bal	ance as on June 30,		(6,106,933)	(5,302,204)
			(804,729)	(152,196)
Cost	of goods manufactured		1,341,724,539	1,202,635,426
	ned goods			5 000 150
	ance as on July 01,		55,726,310	5,288,158
Bal	ance as on June 30,		(51,361,896)	(55,726,310)
			4,364,414	(50,438,152)
			1,346,088,953	1,152,197,274
21.1	RAW MATERIAL CONSUMED			
	Balance as on July 01,		77,433,153	69,782,107
	Purchases		995,792,722	857,300,179
			1,073,225,875	927,082,286
	Balance as on June 30,		(113,364,709)	(77,433,153)
			959,861,166	849,649,133

^{21.2} This includes a sum of Rs.3,427,343/- (2017: Rs. 3,430,402/-) in respect of defined contribution plan.

			Asim Textile N	Mills Limited
			2018	2017
			Rupees	Rupees
22. ADM	NISTRATIVE EXPENSES			
Direc	tor's remuneration		975,000	
Staff	salaries and benefits	22.1	16,510,795	12,745,69
Posta	ge and telecommunication		477,064	459,72
Electr	icity, Fuel and water		521,183	245,28
Printi	ng and stationary		124,113	79,416
Trave	elling and conveyance		374,102	107,066
Enter	tainment		315,853	292,13
Fees	and subscription		732,864	670,39
Legal	and professional		797,100	1,935,40
Rates	and taxes		584,906	122,91
Vehic	le, running and maintenance		2,635,609	2,381,38
Audit	ors' remuneration	22.2	400,000	375,00
Insur	ance		673,272	556,71
Adve	rtisement		26,200	13,20
Depre	eciation	5.2	1,912,407	2,113,50
Other	'S		502,902	338,59
			07 500 070	00 400 40
22.1	This includes a sum of Rs.543,652	2/- (2017: Rs. 561,751/-)	27,563,370 n respect of defined cor	22,436,42
22.1 22.2	AUDITORS' REMUNERATION	2/- (2017: Rs. 561,751/-)	in respect of defined cor	ntribution plan.
	AUDITORS' REMUNERATION Statutory audit	2/- (2017: Rs. 561,751/-)	n respect of defined cor	ntribution plan.
	AUDITORS' REMUNERATION Statutory audit Half yearly review	2/- (2017: Rs. 561,751/-)	330,000 50,000	300,00 50,00
	AUDITORS' REMUNERATION Statutory audit	2/- (2017: Rs. 561,751/-)	330,000 50,000 20,000	300,00 50,00 25,00
22.2	AUDITORS' REMUNERATION Statutory audit Half yearly review Out of pocket expenses	2/- (2017: Rs. 561,751/-)	330,000 50,000	300,00 50,00 25,00
22.2 23. OTH	AUDITORS' REMUNERATION Statutory audit Half yearly review Out of pocket expenses ER OPERATING EXPENSES	2/- (2017: Rs. 561,751/-)	330,000 50,000 20,000 400,000	300,00 50,00 25,00 375,00
22.2 23. OTHI Work	AUDITORS' REMUNERATION Statutory audit Half yearly review Out of pocket expenses ER OPERATING EXPENSES ers' profit participation fund	2/- (2017: Rs. 561,751/-)	330,000 50,000 20,000 400,000	300,00 50,00 25,00 375,00
22.2 23. OTHI Work	AUDITORS' REMUNERATION Statutory audit Half yearly review Out of pocket expenses ER OPERATING EXPENSES	2/- (2017: Rs. 561,751/-)	330,000 50,000 20,000 400,000 3,168,724 1,459,587	300,00 50,00 25,00 375,00 2,144,95 815,08
22.2 23. OTHI Work	AUDITORS' REMUNERATION Statutory audit Half yearly review Out of pocket expenses ER OPERATING EXPENSES ters' profit participation fund ters Welfare fund	2/- (2017: Rs. 561,751/-)	330,000 50,000 20,000 400,000	300,00 50,00 25,00 375,00 2,144,95 815,08
22.2 23. OTHI Work Work	AUDITORS' REMUNERATION Statutory audit Half yearly review Out of pocket expenses ER OPERATING EXPENSES ers' profit participation fund ers Welfare fund ER OPERATING INCOME	2/- (2017: Rs. 561,751/-)	330,000 50,000 20,000 400,000 3,168,724 1,459,587	300,00 50,00 25,00 375,00 2,144,95 815,08
23. OTHI Work Work 24. OTHI Incor	AUDITORS' REMUNERATION Statutory audit Half yearly review Out of pocket expenses ER OPERATING EXPENSES ers' profit participation fund ers Welfare fund ER OPERATING INCOME me from financial assets	2/- (2017: Rs. 561,751/-)	330,000 50,000 20,000 400,000 3,168,724 1,459,587 4,628,311	300,00 50,00 25,00 375,00 2,144,95 815,08 2,960,03
22.2 23. OTHI Work Work 24. OTHI Incor	AUDITORS' REMUNERATION Statutory audit Half yearly review Out of pocket expenses ER OPERATING EXPENSES ers' profit participation fund ers Welfare fund ER OPERATING INCOME me from financial assets offit on deposit accounts		330,000 50,000 20,000 400,000 3,168,724 1,459,587 4,628,311	300,00 50,00 25,00 375,00 2,144,95 815,08 2,960,03
22.2 23. OTHI Work Work 24. OTHI Incor	AUDITORS' REMUNERATION Statutory audit Half yearly review Out of pocket expenses ER OPERATING EXPENSES ers' profit participation fund ers Welfare fund ER OPERATING INCOME me from financial assets		330,000 50,000 20,000 400,000 3,168,724 1,459,587 4,628,311 4,192,701 31,629	300,00 50,00 25,00 375,00 2,144,95 815,08 2,960,03
22.2 23. OTHI Work Work 24. OTHI Incoi	AUDITORS' REMUNERATION Statutory audit Half yearly review Out of pocket expenses ER OPERATING EXPENSES ers' profit participation fund ers Welfare fund ER OPERATING INCOME me from financial assets offit on deposit accounts		330,000 50,000 20,000 400,000 3,168,724 1,459,587 4,628,311	300,00 50,00 25,00 375,00 2,144,95 815,08 2,960,03
22.2 23. OTHI Work Work 24. OTHI Incor Pro Exx	AUDITORS' REMUNERATION Statutory audit Half yearly review Out of pocket expenses ER OPERATING EXPENSES ers' profit participation fund ers Welfare fund ER OPERATING INCOME me from financial assets fit on deposit accounts change gain on foreign currency trans		330,000 50,000 20,000 400,000 3,168,724 1,459,587 4,628,311 4,192,701 31,629	300,00 50,00 25,00 375,00 2,144,95 815,08 2,960,03
22.2 23. OTHI Work Work 24. OTHI Incor Pro Exc	AUDITORS' REMUNERATION Statutory audit Half yearly review Out of pocket expenses ER OPERATING EXPENSES ters' profit participation fund ters Welfare fund ER OPERATING INCOME the from financial assets that on deposit accounts thange gain on foreign currency transition of the posit with SNGPL	slation	330,000 50,000 20,000 400,000 3,168,724 1,459,587 4,628,311 4,192,701 31,629 41,630	300,00 50,00 25,00 375,00 2,144,95 815,08 2,960,03

		Asim Textile Mills Limited	
		Rupees	Rupees
25. TAXA	TION		
Curre	nt		
-	For the year	17,927,332	12,147,555
2	Prior year	737,743	-
Defen	red	(1,655,305)	(1,534,785)
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		17,009,770	10,612,770
25.1	Reconciliation of tax expense and accounting profit		
	Profit before taxation	58,746,179	39,939,034
	Tax at the applicable rate 30% (2017.:31%)	17,623,853	11,981,710
	Prior year tax	737,743	-
	Net Tax effect of items taxed at different rates	303,479	165,845
	Deferred taxation	(1,655,305)	(1,534,785)
		17,009,770	10,612,770

25.2 Status of income tax assessment

Profit / (loss) per share-basic and diluted

Tax provision made in financial statements taking into consideration of admissibility of expenses. A comparison of last three years tax assessment is presented below:

	2017	2016	2015
		Rupees	
Income tax provision for the year-accounts	12,147,555	3,041,165	11,403,379
Income tax as per tax assessment-u/s 120 of Income Tax Ordinance, 2001.	12,149,574	3,041,165	11,403,379
26. PROFIT / (LOSS) PER SHARE-BASIC AND DILL	JTED		
Profit / (loss) for the year		41,736,409	29,326,264
Weighted average number of ordinary shares outstanding		15,177,000	15,177,000
Profit / (loss) per share-basic and diluted		2.75	1.93

There is no dilutive effect on the basic earnings per share of the Company.

27. REMUNERATION OF CHIEF EXECUTIVE, DIRECTORS AND EXECUTIVES

	CHIEF EXEC	UTIVE	DIRECTO	OR	EXECUTI	VES
#	2018	2017	2018	2017	2018	2017
1			(F	Rupees)		
Salary	375,000	-	600,000	*	2,974,984	4,774,667
House rent allowance		-	-	-	1,189,994	1,909,867
Utilities allowance		-		-	297,498	477,467
Provident fund			-		247,816	397,730
Total	375,000	-	600,000	-	4,710,292	7,559,730
Number of persons	1		2		4	6

28. TRANSACTIONS WITH RELATED PARTIES

The Company in the normal course of business carries out transactions with various related parties which comprise of associated undertakings and other key management personnel. Amounts due from and due to related parties, if any, are shown under relevant notes to financial statements. Remuneration of Chief Executive Officer, Directors and Executives is explained in Note 29. Transactions with related parties other than those specifically mention in relevant notes is as follows.

Party	Nature of relationship	Nature of transactions	2018 Rupees	2017 Rupees
Provident fund trust	Post employment	Company's contribution to provident fund	3,970,995	3,992,153
CEO/directors/members	Related party	Expenses paid on behalf of CEO/directors/members	410,657	(144,046)
Zeeshan Energy Limited	Associate	Purchase of electricity		62,588,805
29. PLANT CAPACITY AND	PRODUCTION			
Number of spindles insta	illed		23,352	23,352
Number of spindles work	red		23,352	23,352
Number of shifts worked Installed capacity after	per day		3	3
conversion into 20/s co	ount (Kgs)		11,002,544	11,002,544
Actual production of yarr conversion into 20/s co			10,553,619	10,303,992

29.1. Reason for short fall:

It is difficult to determine precisely the production / rated capacity in spinning units since it fluctuates widely depending on various factors such as efficiency of labour, quality of raw material.

30. EMPLOYEES PROVIDENT FUND TRUST

The following information is based on latest un-audited financial statements of the fund:

Size of the fund (Rupees)	14,483,202	15,008,929
Cost of investment made (Rupees)	13,106,825	11,606,825
Fair value of investment (Rupees)	14,064,559	14,134,001
Percentage of investment made (%)	97	77

			-		
30.1 The breakup of fair value of investments is:		201	8	201	7
	investments is.	Rupees	% of total	Rupees	% of total
	NBP FAM Ltd.	4,007,972	28.50	4,007,972	28.36
	CDC Trustee UBL Fund	2,556,587	18.18	2,556,587	18.09
	Others (Fixed deposit)	7,500,000	53.33	6,000,000	42.45
	Bank balances	100000000000000000000000000000000000000	-	1,569,442	11.10
		14,064,559	100.00	14,134,001	100.00
		S		7,75	

30.2 The investments out of provident fund have been made in accordance with the provisions of Section 218 of the Companies Act, 2017 and the rules formulated for this purpose.

31. NUMBER OF EMPLOYEES

The average number of employees for the year ended June 30, 2018 were 551 (2017: 557) and number of employees as at June 30, 2018 were 546 (2017: 556).

32 FINANCIAL INSTRUMENTS AND RISK MANAGEMENT 32.1 Financial assets and liabilities Financial assets and liabilities of the company are as follows:

				June 30, 2018			
	Inters	estimark-up beari	ng	Non Int	erest/mark-up be	iring	
	Maturity upto one	Maturity after one	Sub	Maturity upto one	Maturity after one	Sub	
	year	year	total	year	year	total	Total
	76		-	— (Rupees) —	-		
Financial assets							
At fair value through profit and loss						20	12 059 710
investment (NAFA Government Securities)	12,059,710		12,059,710	1.0			7.869.41
Investment (JS Islamic Fund)	7,869,417	8	7,869,417	14		*	7,009,41
Loans and receivables							15,038,15
Long term deposits	(6)	15,038,156	15,038,156		45		45 030 15
Trade debts	¥ .			45,030,153		45,030,153	
Advances and other receivable	263,073	*	263.073	-			263.07
Cash and bank balances	46,090,094		46,090,094	74,808,260		74,808,260	120.898.35
	66,282,294	15,038,156	81,320,450	119,838,413		119.838,413	201,158,86
Financial liabilities							
At amortised cost							
Trade and other payables		- 1	-	43,243,450		43.243.450	43.243.45
Interest accrued on							100000
long term financing		38	100000000000000000000000000000000000000	194,161,422		194,161,422	194.161.42
Short term borrowing	415,046,998		415,046,995	2,543,709		2,543,709	417.590.70
	415,046,998	- 1	415,046,998	239,948,581		239,948,581	654 995 57
Excess of financial assets over financial liabilities	(348.764.704)	15,038,156	(333,726,548)	(120.110.168)		(120,110,158)	(453.836.71

32 FINANCIAL INSTRUMENTS AND RISK MANAGEMENT

32.1 Financial assets and liabilities

Financial assets and liabilities of the company are as follows:

				June 30, 2017			
	Inter	est/mark-up bear	ing	Non In	torest/mark-up be	aring	
	Maturity upto one	Maturity after one year	Sub	Maturity upto one year	Maturity after one	Sub	Total
	year	year	10101		A 1000		1000
Financial assets							
At fair value through profit and loss							
- Investment (NAFA Government Securities)	13,248,887	4	13,248,887			- 1	13,248,88
Investment (JS Islamic Fund)	9.808.259		9,808,259		*		9,808,25
Loans and receivables							
Long term deposits		11,418,156	11,418,156		\$3 ₀		11,418,15
Trade debts				35,175,503		35,175,503	35,175,50
Advances and other receivable	463,444		463,444	929,073		929,073	1.392.51
Cash and bank balances	21,468,134		21,468,134	80,684,013	±	80 684 013	102,152,14
	44,988,724	11,418,156	56,406,680	116,788,589		116,788,589	173,195,46
Financial liabilities							
At amortised cost							
Trade and other payables		100		44,967,534		44,967,534	44,967,53
Interest accrued on							
long term financing				194,161,422		194,161,422	194.161.42
Short term borrowing	415,046,998	-	415,046,998	2,543,709		2,543,709	417,590,70
	415,046,998		415,046,998	241,672,665	-	241,672,665	656 719 66
Excess of financial assets over financial liabilities	(370,058,274)	11,418,156	(358,640,118)	(124,884,076)	- 2	(124,884,076)	(483,524,15

33. DISCLOSURE REQUIREMENTS FOR ALL SHARES ISLAMIC INDEX

Following information has been disclosed with reference to circular no. 14 of 2016 dated April 21, 2016, issued by the Securities and Exchange Commission of Pakistan relating to "All Shares Islamic

	Description	Explanation
i)	Advances	Non-interest bearing
ii)	Long term deposits	Both Interest and non-interest bearing
iii)	Short term borrowings	Both Interest and non-interest bearing
iv)	Relationship with banks having Islamic windows	Following is the nature of relationship of the Company with the banks having Islamic window of operaton:
		1. Al Barka Bank Pakistan Limited (Islamic) 2. Dubai Islamic Bank (Islamic) 3. Bank Al Habib Limited (Conventional) 4. United Bank Limited (Conventional) 5. National Bank of Pakistan (Conventional) 6. Faysal Bank Limited (Conventional) 7. MCB Limited (Conventional) 8. Meezan Bank Limited (Islamic) 9. J S Bank (Conventional) 10.Samba Bank Limited(Conventional) 11.Habib Bank Limited(Conventional)
v)	Bank balances as at June 30, 2018	Rupees
	Placed under interest arrangement	46,023,679
	Placed under Shariah permissible arrangen	nent 66,415
vi)	Interest income on bank deposits for the year	ar
	Placed under interest arrangement	4,231,203
	Placed under Shariah permissible arrangen	nent 3,128
vii	Unrealized gain on short term investments	
	Placed under Shariah permissible arrangen	nent (3.122,589)
vii) All sources of other income	Disclosed in note 25
ix)	Exchange gain	Earned from actual foreign currency re-translation

Disclosures other than above are not applicable to the Company.

34. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Company finances its operations through equity, borrowings and management of working capital with a view to maintaining an appropriate mix between various sources of finance to minimize risk. Taken as a whole, the company is exposed to market risk comprising interest rate risk, currency risk and other price/equity risk, credit risk and liquidity risk. The company's principal financial liabilities comprise long term borrowings, short term borrowings and trade and other payables. The main purpose of these financial liabilities is to raise finance for company's operations. The company has various financial assets such as deposits, trade debts, prepayments and other receivables and cash and bank balances, which are directly related to its operations. The company's finance departments oversees the management of these risks and provide assurance to the company's senior management that the company's financial risk-taking activities are governed by appropriate policies and procedures and that financial risks are identified, measured and managed in accordance with company policies and risk appetite. No changes were made in the objectives, policies, procedures and assumptions during the year ended June 30, 2018. The policies for managing each of these risks are summarized below:

34.1 Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market prices comprise three types of risk; interest rate risk, currency risk, and other price risk, such as equity risk. Financial instruments susceptible to/affected by market risk include loans, borrowings and deposits. The sensitivity analysis in the following sections relate to the position as at June 30, 2018 and 2017.

34.1.1 Interest rate risk:

Interest rate risk represents the risk that fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates.

The Company has no significant long term interest bearing financial assets. The Company's interest rate risk arises from long term financing. Borrowings obtained at variable rates exposes the Company to cash flow interest rate risk. Borrowings obtained at fixed rate exposes the company to fair value interest rate risk.

	2018 Rupees	2017 Rupees
Fixed rate instruments	124611- 3 20 / 2040	**************************************
Financial liabilities		
Short term borrowings	415,046,998	415,046,998
Financial assets		
Security deposits with SNGPL	12,258,028	8,638,028
Floating rate instruments		
Financial assets		
Bank balances-deposit account	46,090,094	21,468,134

Fair value sensitivity analysis for fixed rate instruments

The Company does not account for any fixed rate financial assets and liabilities at fair value through profit and loss. Therefore, change in interest rate at the balance sheet date would not affect profit or loss of the Company.

Cash flow sensitivity analysis for variable rate instruments

If interest rates at the year end date, fluctuates by 1% higher / lower with all other variables held constant, profit after taxation for the year would have been Rupees 460,909/- (2017: Rupees 214,681/-) higher / lower. The analysis is prepared assuming the amounts of bank balances outstanding at the balance sheet date were outstanding for the whole year.

34.1.2 Currency risk / Foreign Exchange risk:

Currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. Currency risk arises mainly from future commercial transactions or receivables or payables that exist due to transactions in foreign currencies.

Financial assets include Rs. 205,220/- (2017: Rs. 173,591/-) which were subject to currency risk.

At June 30, 2018, had the currency been weakened/strengthened by 5% against the foreign currency with all other variables held constant, profit for the year and equity would have been Rs. 10,261/- (2017: Rs. 8,680/-) higher / lower, mainly as a result of foreign exchange gains / losses on translation of foreign currency denominated trade debts and foreign currency bank accounts.

34.1.3 Other price risk / Equity Price risk:

Other price risk is the risk that the fair value or future cash flows of the financial instruments will fluctuate because of changes in market prices such as equity price risk. Equity price risk is the risk arising from uncertainties about future values of investments in securities. As at balance sheet date, the Company is not exposed to equity price risk as the Company do not have any investments in equity market.

34.2 Credit risk and concentration of credit risk:

Credit risk is the risk representing accounting loss that would be recognized at the reporting date if one party to a financial instrument will fail to discharge an obligation or its failure to perform duties under the contract as contracted. Concentration of credit risk arises when a number of counterparties are engaged in similar business activities or have similar economic features that would cause their ability to meet contractual obligations to be similarly affected by changes in economic, political or other conditions. Concentration of credit risk indicates the relative sensitivity of the Company's performance to developments affecting a particular industry. The Company is mainly exposed to credit risk on trade debts amounting to Rs. 45.030 million (2017: Rs. 35.173 million). Company seeks to minimize the credit risk exposure through having exposure only to customers and suppliers considered credit worthy and also by obtaining advance against sales from customers. The carrying values of financial assets which are neither past due nor impaired are as under:

	2010	2017
FINANCIAL ASSETS	Rupees	Rupees
Long term deposits	15,038,156	11,418,156
Trade debts	45,030,153	35,175,503
Advances, deposits and other receivable	263,073	1,392,517
Cash and bank balances	120,898,354	102,152,147
07.17744.03.074.4070.000993480.00540	181,229,736	150,138,323

Credit quality of financial assets

The credit quality of the company's financial assets have been assessed below by reference to external credit ratings of counterparties determined by The Pakistan Credit Rating Agency Limited (PACRA) and JCR-VIS Credit Rating Company Limited (JCR-VIS). The counterparties for which external credit ratings were not available have been assessed by reference to internal credit rating determined based on their historical information for any defaults in meeting obligations.

		Rating		2018	2017
	Short term	Long term	Agency	Rupees	Rupees
Bank balances					
Al-Baraka Bank Limited	A1	A	PACRA	75,369	1,091,066
Dubai Islamic Bank Limited	A-1	AA-	JCR-VIS	14,401	14,170
Faysal Bank Limited	A1+	AA	PACRA	666	666
Habib Bank Limited	A-1+	AAA	JCR-VIS	3,799,656	60,060
JS Bank Limited	A1+	AA-	PACRA	12,043,230	6,855,610
MCB Bank Limited	A1+	AAA	PACRA	10,981	10,981
Meezan Bank Limited	A-1+	AA	JCR-VIS	10,484	10,607
National Bank of Pakistan	A-1+	AAA	JCR-VIS	89,460	110,725
Samba Bank Limited	A-1	AA	JCR-VIS	851	851
Summit Bank Limited	A-1	A-	JCR-VIS	26,048,870	10,037,275
United Bank Limited	A-1+	AAA	JCR-VIS	78,518,453	83,722,402
				120,612,421	101,914,413
Short term investment				Car Harry Control	
NAFA Government Securit	ies Liquid Fund	d AAA(f)	PACRA	12,059,710	13,248,887
JS Investments (JS Islamic		AA-(f)	PACRA	7,869,417	9,808,259
	or property of			19,929,127	23,057,146

34.3 Liquidity risk

Liquidity risk reflects the company's inability in raising funds to meet commitments. The Company's production remained below its installed normal capacity. Working capital of the Company is positive as at the balance sheet date. The Company's Management closely monitors the Company's liquidity and cash flow position. This includes maintenance of balance sheet liquidity ratios, debtors and creditors concentration both in terms of the overall funding mix and avoidance of undue reliance on large individual customer. As a result of these efforts, the working capital improved over the last year. Management also foresees that the working capital position will become more favorable in the period to come due to increased revenues from the continuous operation of plant and increase in demand and price of the yarn.

The table below summaries the maturity profiles of company's financial liabilities as on June 30, 2018 and 2017 based on contractual undiscounted payments date and present market interest rates.

	Within 1 year	More than 1 year and up to 5 years	Total
		(Rupees)	
June 30, 2018			
Trade and other payables	43,243,450		43,243,450
Accrued mark up	194,161,422		194,161,422
Short term borrowings	417,590,707	-	417,590,707
	654,995,579		654,995,579
June 30, 2017			
Trade and other payables	44,967,534	-	44,967,534
Accrued mark up	194,161,422		194,161,422
Short term borrowings	417,590,707	-	417,590,707
	656,719,663		656,719,663

34.4 Fair value of financial instruments:

Fair value is the amount for which an asset could be exchanged or a liability settled between knowledgeable willing parties in an arm's length transaction. The carrying value of all financial assets and liabilities reflected in the financial statements approximate their fair values.

34.5 Capital risk Management:

The Company's objectives when managing capital are to ensure the Company's ability not only to continue as a going concern but also to meet its requirements for expansion and enhancement of its business, maximize return of shareholders and optimize benefits for other stakeholders to maintain an optimal capital structure and to reduce the cost of capital.

35. CORRESPONDING FIGURES

- 35.1 Previous year figures have been rearranged and reclassified wherever necessary for the purpose of comparison. However no reclassification made in the corresponding figures.
- 35.2 Figures in these financial statements have been rounded off to the nearest Rupee.

36. DATE OF AUTHORIZATION FOR ISSUE

The financial statements were authorized for issue on October,05,2018 by the Board of Directors of the Company

CHIEF EXECUTIVE OFFICER

CHIEF BINANCIAL OFFICER

FORM 34

1. CUIN (Incorporation Number)
PATTERN OF SHAREHOLDING

0 0 2 2 1 9 1

Name of Company
ASIM TEXTILE MILLS LIMITED

No of Sharesholders	Shar	eholding	Total Shares	
11001			Held	
120	1	100	10,249	
1,692	101	500	802,309	
61	501	1,000	59,042	
87	1,001	5,000	236,400	
22	5,001	10,000	177,700	
6	10,001	15,000	75,700	
2	15,001	20,000	37,500	
6	20,001	25,000	141,000	
3	25,001	30,000	87,000	
1	35,001	40,000	40,000	
1	40,001	45,000	45,000	
1	50,001	55,000	51,000	
2	60,001	65,000	125,400	
Ī	80,001	85,000	82,700	
1	85,001	90,000	89,000	
I	125,001	130,000	126,800	
1	. 195,001	200,000	196,000	
2	245,001	250,000	500,000	
1	380,001	385,000	383,500	
1	865,001	870,000	869,150	
1	935,001	940,000	935,30	
1	995,001	1,000,000	997,050	
2	1,515,001	1,520,000	3,033,800	
1	2,085,001	2,090,000	2,087,100	
1	3,985,001	3,990,000	3,988,300	
2018			15,177,000	

	Shares Held	Percentage
Directors, and their spouse(s) and minor children	9110700	60.03
Associated Companies, undertaking and Related parties	0	0.00
	971500	6.40
NIT and ICP Banks Development Financial Institutions,	145463	0.96
Insurance Companies	0	0.00
Modarabas and Mutual Funds	11501	
General Public		0.00
a. Local	4935836	32.52
b. Foreign	0	0.00
Others (to be Specified)	2000	0.01
Total Shares	15177000	100

S.No.	Share Holder	Share Held	%
1	Director and their spouse(s) and minor children		
	Mr. Zahid anwar	3988300	26.28
	Mrs. Rukhsana Begum	2087100	13.75
	Mr. Imran Zahid	1516900	9.99
	Mr. Zeeshan Zahid	1516900	9.99
	Ch. Ghulam Murtaza Buttar	500	0.00
	Mr. Ali Raza Zafar	500	0.00
	Mr. Muhammad Zulgarnan	500	0.00
	1	9110700	60.03
2	NIT and ICP		
-	Trustee National Investment (Unit) Trust	948000	6.25
	Investment Corporation of Pakistan	23500	0.15
		971500	6.40
3	Bank Development Financial Intitution		
	National Bank of Pakistan	763	0.01
	National Bank of Pakistan - Trustee Wing	126800	0.84
	The Bank of Punjab, Treasury Division	9000	0.06
	Faysal Bank Limited	8500	0.06
	The Bank of Punjab	400	0.00
	The Dame of Congress	145463	1.15
4	Modraba and Mutual Funds		
3	MRA Securities Limited - MF	10500	0.07
	Maple Leaf Capital Ltd	1	0.00
	NH Holding (Pvt) Ltd.,	1000	0.01
		11501	0.08
5	Shareholders holding 5% or more voting rights		
	Mr. Zahid Anwar	3,988,300	26.28
	Mrs. Rukhsana Begum	2,087,100	13.75
	Mr. Imran Zahid	1,516,900	9.99
	Mr. Zeeshan Zahid	1,516,900	9.99
	Ms. Ouratul Ain Zahid	869,150	5.73
	Ms. Noorul Ain Zahid	997,050	6.57
	MATERIAL PROPERTY OF THE PROPE		72.32
6	Others		
	Mr. Shabbir Ahmed	1500	0.01
	INKAGA Consultants (Pvt.) Ltd.,	500	0.00
		2000	0.01

ASIM TEXTILE MILLS LTD

ANNUAL GENERAL MEETING

FORM F PROXY

IMPORTANT

This Form of Proxy, in order to be effective, must be deposited duly completed at the Company's Registered Office JK House, 32-W, Susan Road, Madina Town, Faisalabad, not less than 48 hours before the time of holding the meeting.

A proxy must be a member of the Company. Signature should agree with the specimen registered with the company.

Please quote registered folio number

/We							
of							
being a member of the Asim	Textile Mills Limited		and holder				
the Company, JK House, 32 any adjournment thereof.	-W, Susan Road, Madina Town	n, Faisalabad,	be held at registered office of on 27.10.2018 at 9.30 am or at 2018				
signed by the said			in the presence o f				
Date:	(Member's Signat						
Place	(Witness's Signatu	ire)					

revenue stamp which must be cancelled either by signature over it or by some other means

پراکسی فارم (مخارعامه)

سميني تيرزي