

ANNUAL REPORT 2018



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/ ARCHROMA. LIFE ENHANCED.



Purpose

We touch and color people's lives every day, everywhere.

Vision

We are passionate to deliver leading and innovative solutions, enhancing people's lives and respecting our planet.



We are growing business by loveraging local entreprendurship and our global organization in a collaborative way. We enable our customers to win in their market, we push limits to outperform and we never give up!



We deliver specialized performance and color solutions to meet customers' needs in their local markets and achieve a fair value for our shareholders and stakeholders in return.

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/ COMPANY INFORMATION

Chairman	• Dr S Mubarik Ali	
Board of Directors	 Hans Jourens Marcos Furrer Mujtaba Rahim 	(Alternate, Naveed Kami.)
	M Z Moin Mohajir	
	 Roland Waibel 	(Alternate: M Vegar Arif)
	 Shahid Ghaffar 	
	 Yasmin Peermonammad 	
Company Secretary	M Vegar Ar 1	
Nanagement Committee	 Mujtaba Rahim 	 M Vegar Arif
	 Qaz Naeemuddin 	Naveed Kamil
	 Muhammad Altaf 	Muhammad Haroon
Aud t Committee	M Z Moin Mohajir	- Chairman
	 ■ Hans Lourens 	{Alternate: Naveed Kamil}
	Shahid Ghaffar	
	• Milrfan I.akhan:	- Secretary
Human Resources, and	Yasmin Peermohammad	Chairman
Remuneration Committee	 Mujtaba Rahim 	
	Hairs Lourens	(Alternate: Naveed Kam.i)
Bankers	Bank Al Habib Limited	
	 Habib Bank Limited 	
	 Meezan Bank Limited 	
	 National Bank of Pakistan 	
	 Standard Chartered Bank (Pakistan) Limited 	
Aud ters	KPMG Taseer Hadi & Co. Chartered Accountants	
Lega: Advisors	R AA Barker Gillette	
Share Registrars	 FAMCO Associates (Pvt) Limited 	
	8-F, Next to Hotel Faran, Nursery	
	Black-S, P.E.C.P.S.,	
	Shahra-e-Faisal, Karachi	
Registered Office	• 1-A/1, Sector 20,	
"	Korangi Indiistrial Area, Kurangi, Karachi	
Factories	 Petaro Road, Jamshoro, Sindh LX-10, LX-11 Landhi Industrial Area Karachi 	
Sales & Marketing Offices	Katar Bund Road, Off. Multan Road, Wedge Man Road,	
	Thokar Niaz Baig, Lahore Canal Road, Abdullah Pur, Faisalabad	
	 Canar Rozo, Aboultan Pur, Paisaladad House # 78, Block S, Masoom shah road 	
	Gulistan Chowk New Multan	
Website	www.archroma.com.pk	
Ł mail	 archroma.pakistan@erchroma.com 	

/ BUSINESSES

Brand & Performance Textile Specialties



From fiber to finish, Archroma's Brand & Performance Textile Specialties Business plays a key role throughout the entire text'le supply chain, with special chemicals for the protreatment, dyeing, printing and finishing of textiles. Our product packages enhance the properties of apparel and other textiles in applications as adverse as high fashion, home textiles and special technical textiles. From crease resistance to moisture management as well as repellency, our functional effects provide added-value features to textile manufacturers. Our specialist advisers provide color matching, trend monitoring as well as sector specific concepts, including our ONF WAY sustainability service, to ensure that customers generate greater value from their products.

Our color trends analysis and color matching technology, combined with processing efficiently, help our customers to get their products to market faster. While handtech effects, environmentally friendler solutions, and unique concepts add to their ability to stay one step ahead of the competition.

As a leading producer of dyes and chemicals for the textile industry, brands and mills in appare, and fashion, automotive and home textiles, and technical textiles, turn to us to meet their sector's constantly changing specifications.

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/ BUSINESSES

Packaging & Paper Specialties



Archroma's Packaging & Paper Specialties Business provides expertise in the management of whiteness, coloration, special coatings and strength for all kind of papers. By combining our focused product range with the application services of our paper experts around the globe, we enhance both the optical and functional properties of paper.

Our key markets are printing and writing copy papers, coated paper and board, recycled papers, newsprint, packaging, and specialized applications.

Our innovative technologies deliver leading-edge and ever more sustainable solutions for paper makers around the world, offering cost-effective product choices and solutions to its customers.

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/ BUSINESSES

Coating, Adhesives & Sealants



From paints, adhesives and construction to the textile, leather and paper industries, Archroma's Coating, Adhesives & Sealants Business provides solutions for a wide range of applications. Thanks to our commitment to innovation in polymer emulsions and our technical expertise in application and development, Archroma has supplied industries and consumers worldwide for more than 90 years with tailor-made solutions and sustainable answers. Literally thousands of satisfied customers have been witness to outstanding success of Archroma's Mowilith emulsions since its first patent was obtained in 1912.

Headquartered in Brazil, Sao Paulo, we are a global business unit with production facilities and operations in more than 12 countries. Our local expertise around the world is market orientated to respond to our customers needs.

Our Coating, Adhesives & Scalants business is a leading supplier of key raw materials for paint industry, construction industry and adhesives (packaging) application. We also deliver synthetic latexes/polymer dispersions for paints, coatings, adhesives, scalants, and for textile, leather, and paper industries.

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/ Chairman's Review



I am pleased to share the key financial results and loverall performance of the Board and effectiveness of its role in achieving the Company's objectives. The Board exercised its professional duties with integrity, honesty and diligence. It as Chairman of the Board, ensured that the board meetings are held in a professional manner focusing on achieving the goals in the best interest of the Company.

Despite of awful challenges, the Company continued focus on strategic priorities, operational excellence and continued to move robustly and has surpassed preceding records by attaining highest ever sales of Rs. 15 Billion. The imargins were affected owing to inflation and devaluation of rupee. During the period under review, we transpired that Company was able to increase export sales by 54%.

The composition of the Board of Directors reflects mix of varied backgrounds and rich experience in the fields of business, finance and regulations. It represents a reasonable balance of executive, non-executive and independent directors having strong financial and analytical abilities, core competencies and knowledge to lead the company.

For the financial year ended September 30, 2018, the Board's overall performance and effectiveness has been assessed as Satisfactory. Improvement is an ongoing process leading to action plans.

The Board of Directors of the Company received agendas and supporting written material including follow up materials in sufficient time prior to the board and its committee meetings. The board meets frequently enough to adequately discharge its responsibilities.

The Board met the duties as required under the Companies Act, 2017 and Listed Companies (Code of Corporate Governance), Regulations 2017.

Dated: 30 October 2018

Dr. S. Mubarik Ali Chairman

Report of the Board of Directors for the year ended 30 September 2018

The Directors are pleased to present their report together with the audited financial statements of the Company for the year ended 30 September 2018.

Board Changes

The shareholders at Extraordinary General Meeting held on 30 March 2018 elected eight Directors Messrs. Mujtaba Rahim, Dr S Mubarik Ali, Hans Lourens, M Vegar Arif, Rahat Kaunain Hassan, Roland Waibel, Shahid Ghalfar and Marcos Furrer for the term of three years commencing from 1st April 2018.

Consequent to the resignation of Ms. Rahat Kaunain Hassan from the Board, Ms. Yasmin Peermohammad has been appointed in place with effect from 30 July 2018.

Mr. Vegar Arif resigned and Mr. M Z Moin Mohajir joined the Board as on 30 October 2018. However Mr. Vegar Arif will continue to act as an alternate to Roland Waibel.

The Board welcomed the new member and appreciated the valuable contribution of the outgoing member while she was on the Board of Directors and its committee.

Business Overview

In spite of highly challenging economic and business situation in the country, the Company net sales increased by 2,047 million as compared to previous year. The net sales increase to Rs. 14,290 million as compared to Rs. 12,242 million in the previous year.

Although, the economic conditions, increasing raw material prices coupled with imposition of regulatory duties on raw materials and unprecedented 18% depreciation of rupee in a single fiscal year against dollar, created hurcles for the management to maintain sustainable growth and profitability for shareholders. As compared to previous year, the profitability for the year has been impaired by increase in royalty by Rs. 487 million and exchange loss of Rs. 235 million.

The Management kept strong focus on net working capital, strengthening its commercial strategy through customer centric approach and efficiency improvement of both the plants.

Composition of Board

Total numbers of directors:

el j	Maie	01
b)	Female	01
Com	pesition;	

i)	Independent Directors	03
ii)	Nonexecutive Directors	04
iiii	Executive Director	01

Principal Business Activities

Company is engaged in the field of specialty chemicals and is engaged in the manufacturing, sales and indenting business of Chemicals, Dyestuffs and Coating adhesives & Sealants.

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Future Outlook

We expect that prevailing economic uncertainties in country will settle down in the new fiscal year and management hope to leverage through our Commercial and Operational Excellence initiative to ensure sustainable growth.

To maintain leading position in Chemical industry your company continuously reviewing and investing in its Human Resources, sustainable innovation solutions and expansions programs. The Company has invested PKR 327 million in break through innovation of Aniline-free liquid Indigo dye for sustainable Denim production. This is the first aniline-free (below limit of detection) plant in the world. With this latest edition, Archroma confirms and reinforces its position as the exclusive worldwide denim chemicals and dyes supplier that offers full package with recognized unique eco-advanced solutions from fiber to garment. This will further enhance our local and export sales.

Internal Controls

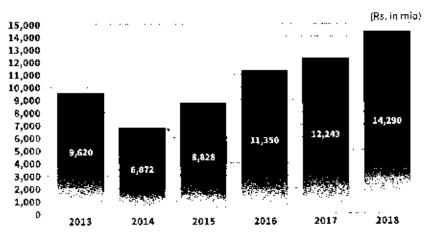
The Company has employed an effective system of internal control to carry on the business of the Company in an orderly manner, safeguard its assets and secure the accuracy and reliability of its record. The Management supervision and reviews are an essential element of the system of internal controls. The Management has delegated the function of detailed examination and special reviews to the team of internal audit.

The Board reviews the Company's financial operations and position at regular intervals by means of interim accounts, report, profit forecasts, budgetary control, other financial and statistical information. Analysis of budgetary control is in use and the Board reviews material variance and calls for explanation.

Net Sales

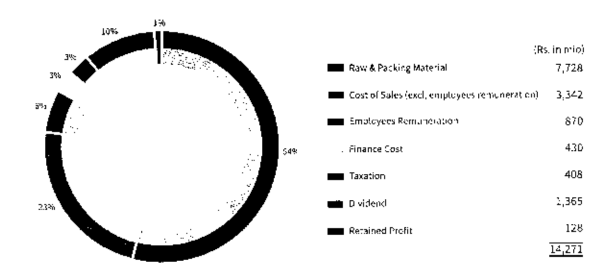
The Company maintained its growth momentum exhibited a substantial increase of 17% over the preceding financial year.

Archroma makes a positive contribution across all segments. From Brand & Performance Textile Specialties to Paper Specialties and Coating, Adhesives & Sealants we are creating powerful new process. Favorable sales growth recorded in the business line Packaging & Paper Specialties at 51%, Brand & Performance Textile Specialties at 16%.



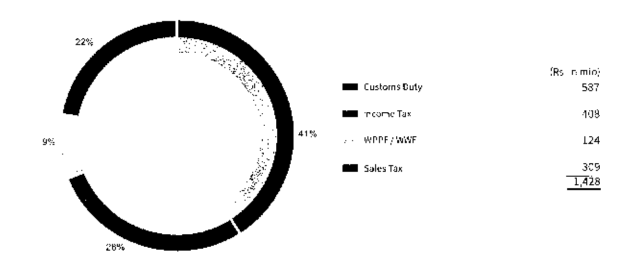
Sales for the nine months ended 30 Sep 2014, whereas all years sales is for 17 months.

Distribution of Revenue - 2018



Contribution to National Exchequer

During the year Company is a noteworthy contributor to the national economy and has contributed Rs. 1,428 million to the national exchaquer on account of sales tax, income tax and other levies. Moreover, valuable foreign exchange to the tune of Rs. 2,543 million was also generated by your Company for the Country from export during the year under review.



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Earnings Per share

The profit for the year stood at Rs. 1,536 million (last year Rs. 1,621 million). On this basis the earnings per share for the year has decrease to Rs. 45.03 as compared to last year's earnings per share of Rs. 47.53.

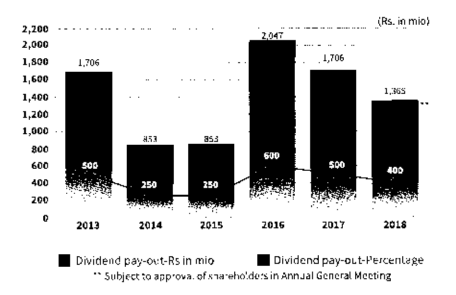
Appropriation of Profit

The proposed appropriation of profit of the Company is as under:

	(Rupees in mia)
Total comprehensive income for the period	1,493
Unappropriated profit brought forward	02
Profit available for appropriation	1,495
Appropriation:	
Proposed 400% final cash dividend To be paid after approval in the Annual General Meeting	1,365
Transferred to Revenue Reserves	128
Unappropriated profit carried forward	02

Dividend

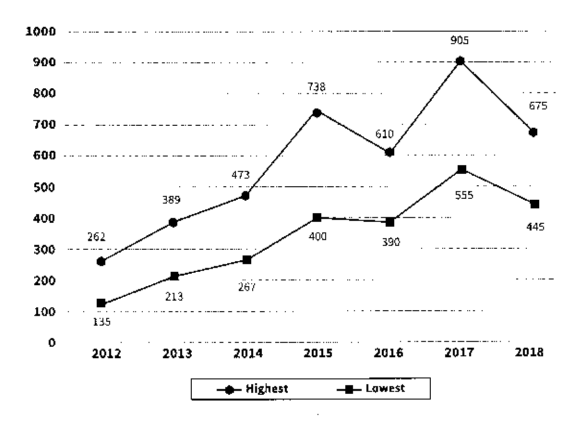
The Board of Directors of the Company at its meeting held on 30 October 2018 has proposed a final cash dividend @ Rs.40/- per share for the year ended 30 September 2018.



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Share Price

Share price in the stock market moves due to various factors such as Company's performance, general market sentiments, economic events and interest rates etc. The Company's share price has touched the peak of Rs. 675 whereas, the lowest recorded price was Rs.445 on the Pakistan Stock Exchange Ready Board quotations.



Risk & Uncertainties

Challenges like adverse foreign exchange parities, significant competition in some products categories and other high cost doing business are the risks associated with Company's operation.

Social Contribution

The Company believes that every entity needs to contribute to the well being of its surrounding communities for a better and prospering nation. The successful and sustainable business requires fulfilling our social responsibilities and to be more responsive, more flexible and more open to the society's expectations.

Our ideology leads to empower youth through educational programs, environment protection, enhancing peoples' lives and respecting our planet as a good corporate citizen.

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Community Development

We installed a clean water supply line at Jamshoro with which we provide approximately 435,000 liters per day, totally free of cost to neighboring community costing Rs. 4.8 million approximately per annum to the Company.

Filtration plant and supply system built by Archroma Pakistan Limited has a capacity of providing 30,000 gallons drinking waters per day to Chakar Khan Village. Water treatment plant providing clean and safe drinking water to about 800 inhabitants.







Education

Since decades, Archroma Center of Excellence is passing the torch of learning to the next generation. The Company has embarked on the mission to develop ski, led-youth through educational and training programs. So far, 185 batches comprising of 5,395 students has been trained by the Archroma. During the period under review, Company has incurred Rs.11 million for complementary training of students and technicians.





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Academic Linkages

Archroma built strong academic linkages with educational institutions. We also participated in conferences with a focus to strengthen research outcomes in textile sector.

3rd International Textile Conference

Archroma participated in a big way at the 3rd International Textile Conference organized by the Textile Department, NED University of Engineering & Technology, Karachi in January. Our stall was center of attraction. Our textile expert team was invited as guest speakers to present new developments within the textile sector. Later, the international speakers visited Archroma Center of Excellence and were impressed by the research facilities.



Academicians from University of Manchester, UK and NED on versity visiting our Frinting section

Dyeing Workshop at Karachi University

Our partner, Ethical Affair organized a workshop on Dyeing process in the Chemistry Department of Karachi University in June. Students were taught to create their own dyeing designs on self-help basis using knowledge of fabrics, dyes in proportion and preparing finished item.



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1st International Conference on Sustainable Textiles

University of Engineering & Technology (UET) hosted 1st International Conference on Sustainable TextTes in May at Laisalabad campus. At this occasion, the grand finale of national competition titled "Color Communication" was held between Pakistani students which was part of a global competition.

We also organized a brand competition in line with the same parameters. It complimented the international conference and added diversity to the event.



Brand Competition winners - Rashid Textiles receiving trophy from Mr. Mujtaba Rahim, CEO, Archroma Palustan

Green Office

Our offices are "Green Office" certified by WWF. We embarked upon organic waste management project and the natural composting unit produces quality plant feed for our green areas. It is an example of best practice in re-cycling and re-use.



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Tree Plantation Drive

To combat challenges of global warming and to reduce environmental degradation, Archroma has adopted tree plantation as its permanent project. Each year we chose a specific site and carry out massive tree plantation. This year Jamshoro was our chosen site. Two plantation drives were successfully done - first one in spring at our factory and the second one in monsoon at District Police Office and Jamshoro Chamber of Commerce & Industry. More than 100 trees were planted. We are also developing a green belt to give a new look to the area. We are also serving the International initiative of sustainable neighborhood campaign



Spring Tree Plantation Drive at the Internationa; Forests Day Mr. Nacem Qureshi, President, National Forum for Environment & Health, his team and Archroma global and local team posing pefore starting tree plantation at Jamshoro site.



Monsoon The Plantation Drive
Police Officers to in hands with Architema tourinto plant sapling
at the District Police headquarters, Jamshoro

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Blood Donation Camp

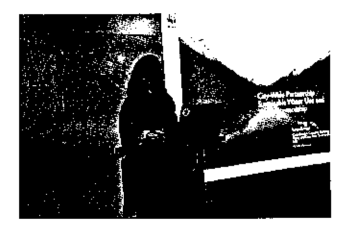
Every year, our employees team donate blood to needful charitable medical institutions. Authorised representatives from various institutions also visited our sites and held an awareness session on the importance of blood donation and despairing plight of children who are in need of blood from donors. Our employees responded with enthusiasm and we were able to provide sizeable assistance to the institutions.



Citywide Partnership for Sustainable Water Use and Water Stewardship in Karachi

In line with our Memorandum of Understanding with WWF Pakistan, stakeholders from civil society joined in at an interactive session to discuss the situation of acute water shortage in the city and proposed to WWF ways and means on problem solving methodologies. Since WWF liaisons with city administration, the proposals and recommendations raised would be given good weightage. The session was held at Archroma Conter of Excellence wherein we invited representatives of different organizations, journalists and water specialists. Archroma is striving to achieve improvements in water management.

In addition, Archroma also joined with Think Tank teams of NGOs and specialized professionals who are working on water shortage issues.



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Promoting Entrepreneurship amongst women working in textile sector

Archroma encourages female entrepreneurs to loarn new techniques now available at our Textile Applications Labs. We have been providing hands-on experience to young entrants in this field. We provide training on textile fabrics relating to dyeing, printing and preparing innovative articles. Three sessions have been held in 2018 which were attended by young female entrepreneurs. A separate session was held for students at Karachi University.



A student analyzing the result of new dyeing techniques at Alctiroma Fextile Applications Lab

We were conferred with an award on Community Development & Services recognition of our continuous services towards corporate social responsibility.

Donations

Archroma provided financial support by donations to various charitable, educational & medical organizations. During the period under review our Company donated amount worth Rs. 1. million

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Corporate Governance

The Company has complied with all the requirements of the Code of Corporate Governance as required by the listing regulations.

Accordingly the Directors are pleased to confirm the following:

- The financial statements prepared by the management of the Company, presents fairly
 its state of affairs, the result of its operations, cash flows and changes in equity.
- Proper books of account of the Company have been maintained.
- Appropriate accounting policies have been consistently applied in preparation of financial statements of the Company and accounting estimates are based on reasonable and prudent judgment.
- International Financial Reporting Standards (IFRS), as applicable in Pakistan, have been followed in preparation of the Company's financial statements and any departure there from has been adequately disclosed and explained.
- The system of internal control of the Company is sound in design and has been offectively implemented and monitored; and
- There are no significant doubts upon the Company's ability to continue as a going concern.
- Key operating and financial data of last six years in summarized form is annexed (page 45).
- Outstanding taxes and levies have been adequately disclosed in the annexed audited Financial Statements.
- There has been no material departure from the best practices of Corporate Governance, as detailed in the listing regulations.

Statement of Ethics and Business Practices (Code of Conduct)

In order to put in place professional standards and corporate values for promotion of integrity of the Board, senior management and other employees, the board has disseminated a Code of Conduct, defining therein acceptable and unacceptable behaviors. The same has been placed on the Company's website.

Directors' Training Program

Board of Directors training helps the Board fulfill its role and make a real difference to a Company's performance. Every Board has a unique role in company oversight including duty to stakeholders. Therefore, keeping the same in mind and the requirements of the code four Directors had already completed Directors training program. In addition one Director meet the criteria of exemption under Code of Corporate Governance.

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Audit Committee

An Audit Committee was set up by the Board since the enforcement of the Code of Corporate Governance. The committee was reconstituted during the year after resignation of Ms. Rahat Kaunain Hassan from the board. At present all three members of the committee are non-executive directors. The chairman of Audit Committee is independent director.

The terms of reference of the Audit Committee are those as specified in the Code of Corporate Governance. In addition the Audit Committee is free to ask for any information and explanation in order to satisfy itself regarding the financial statements and internal controls.

The committee met at least once in a quarter to review the financial statements and any major judgmental area with reference to Company's business. The Audit Committee gives its recommendation to the Board for the approval of financial statements which are duly endorsed by the CEO and CFO.

Human Resource & Remuneration (HR&R) Committee

The Board in accordance with the Code of Corporate Governance has also constituted HR&R Committee, comprising of three Directors. The terms and reference of the committee includes but not limited to those as mentioned in the Code of Corporate Governance.

Attendance of Board and Committee Meetings

During the period under review Board and Committee meetings held and attendance by each Director is as follows:

Name of Directors	Catagory	Board of Directors 4 - Meetings Attended	Audit Committee 4 - Meetings Attended	HR - R 1 - Meeting Attended
Dr. S. Mubarik Ali	Non-Executive	4	1	1
Mujtaba Ranim	Executive	4		1
Roland Waibel (Alternate: M. Vedar Arif)	Non-Executive	1		-
M. Vecar Ar f	Executive	3		-
Thomas Winkler	Non-Executive			1 -
Hans Lourens (Attenute: Naveed Kamil)	Non-Executive	3	4	
Marcos Furrer	Non-Executive	-	.:]" -
Ranat Kaunain Hassan	Independent	2	2	
M Z Moin Mchajir	Independent	-	-	
Shahid Ghaffar	Independent	3	3	
Yasım'ın Peermohammad	Independent	2	-	-

Leave of absence were granted to Directors who could not attend the meetings and were represented by their respective alternates.

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Gratuity and Provident Funds

The value of investments of Gratuity and Provident funds based on the latest audited accounts at 30 June 2018 and at 30 June 2017 are as follows.

	2018 (Rupees	2017 in mia)
Gratuity Fund	862	975
Employees Provident Fund	643	674

The value of investment includes accrued interest.

Holding Company

Archroma Textiles S.a.r.l (Archroma) is a global leader providing colors and specialty chemicals. A Company comprises of 3000 employees, 24 Production sites and having a presence in over 35 countries come together in a new Company to better meet customer needs in the local & global markets having registered office located in Luxembourg, headquartered in Reinach, Switzerland.

Website

All our stakeholders and general public can visit the Archroma Pakistan Limited's website, www.archroma.com.pk, which has a designated section for investors containing relevant information.

E-mail

archroma.pakistan@archroma.com

Subsequent Events

No material changes or commitments affecting the financial position of the Company have occurred between the end of the financial year of the Company and the date of this report.

Remuneration Policy of Non-Executive Directors

Non-executive directors including the independent directors are entitled for fee for attending the board meetings.

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Financial Statements and Auditors

The financial statements of the Company have been audited and approved without qualification by the auditors, KPMG Taseer Hadi & Co. Chartered Accountants.

The Audit Committee has recommended the retiring auditors, Messrs. KPMG Taseer Hadi & Co. Chartered Accountants for their reappointment.

Key Operating & Financial Data

Key Operating and Financial data for last six years shown on page 45.

Pattern of Shareholding

A Statement of the pattern of shareholding is shown on page 104. There was no trading in the shares of the company by the Directors, Chief Executive Officer, Chief Financial Officer, Company Secretary and their spouses and minor children during the year.

Acknowledgement

The Board thanks all staff members and workers for excellent performance during very difficult times and look forward to achieve further goals in future.

On behalf of the Board, we would like to record our gratitude to extremely valued shareholders, customers, suppliers, contractors, bankers and other stakeholders for their support, trust and confidence. Thanks are also due to all the employees for their loyalty, dedication and hard work which enabled the Company to achieve its objectives.

On behalf of the Board

Mujtaba Rahim Chief Executive Officer

Karachi: 30th October, 2018

🔪 ۋائر يكٹرز ريور ٺ

بوردْ آف ڈائر بکٹرز کی رپورٹ برائے سال مختتمہ ۱۳۰۸

سمین کے دائز یکٹر زمشتر کہ طور پراپی رپورٹ بمعہ کین کے ''جامجی شدہ مال بیانیا'' برائے سال داختام پذیرہ ۲۰۱۸ ویٹی کرتے ہوئے سرے محسوں کرتے ہیں۔

بورة مين تبديليان

شیئر بویڈرزنے نیک فیرمعمولی اجزی عام متعقدہ ۳۰ مارچ ۲۰۱۸ میں آٹھ افراد کو بطور قائر کیٹر تین سامیدت کے بئے نتخب کیاجس کا آغاز کیما پریں ۲۰۱۸ء ہے ہوا جن میں مجتبی رتیم از اکٹرایس مبارک علی، ہائس لاریٹس جحدہ قارعاد ف داحت کو تین حسن ، روائٹر وشیل ، شاہد فغازاور مارکوس فیورشان جیں ۔

محتر مدرا دست کوئین حسن کے بورڈ سے متعلیٰ کے متیج میں محتر مدیاتھیں بیرمحد کی ۲۰۱۸ وال کا ۲۰۱۸ سے ان کی میکانقر رکی کردی گئی ہے۔

مورنیہ ۳۳ کو بر ۲۰۱۸ موجناب و تاریفارف نے بورڈ ہے استعفاد یا جبکہ جذب ایم زیڈ معین مہاجر نے بورڈ بین شمولیت اختیاری تاہم جناب و قاریفارف جناب والنذ ویکل کے تمادل کے عور پر بورڈ میں خدمات مادی کھیں گئے۔

بورة شنار: کین کوخوش آند بدکهتاا وررخصت بهوت والےار؛ کین کی گرال قدرخدمات وقعاون وسراہتا ہے کہ جب و دبورة آف وائز یکٹرز اور دس کی کمیٹی پیس شامل متصر

عمومی جائز ہُ کاروبار

منت کے بہت منتن مو تی وکاروباری طالات کے باوجود کہنی کی خالص پیز بین گزشتہ سال کے متابعے میں 2,047 نیین کا اضافہ ہوا۔ گزشتہ سال کی خاص سنز 12.242 ملین کے متاب میں اس سال کی خالص بیلز 14.290 ملین رہی۔ تاہم میں ایک ماری سال میں موجی صور تعالی ، خام مال کی قیمتوں میں اضافے پر ہؤند کی کی ریکو لیفری و یوتیز اور ڈالر کے مقابے میں روپ کی قدرہ قیمت میں ہے شل ۱۸ ایسد کی شیئر ہولڈرز کے نظے پائیدار نمواور نا کدہ مندی کو برقر ارر کھنے ہیں انظامیہ کے ۔ سے رکاوٹ کا باعث نی ۔ گزشتہ سال کے مقابے میں ، اس سرسان تع بخشی میں روپائی کے بیٹن 487 ملین کے اضافے اور روپ سے تباد لے کے تصال میں 235 ملین کے باعث کی واقع ہوئی۔

انتظامیہ نے مراہ واسلسلہ ازمر مائے پراپی مجر پورتوبہ مرکوز رکھی۔ ای تجارتی تحکمت تملی کوصارفین کی خصوصی شولیت اور کا رکروگ میں بہتری کے ذریعے متنام کیا۔

بورڈ کی ساخت

	زى كل تعدا وا	والريكش
07	: مفرات:	(الفيد)
01	خوبه خين:	(ب)
		ز ميب:
03	التريخ يتذنب ذائر يكترز:	(i)
04	ئان الشَّيْرَ مَينُوذِ الرِّيمَتْرُزَ:	(ii)
01	ا تَيْزِيَعُودُ إِبْرَيْكِتْرِ :	(iii)

تجارتی سرگرمیاں

تمینی مخصوص کیمیکنز کے شعبہ ہے دابستا سے اور ڈائی اسٹیت مکونٹ اپٹے میسیو اور پیلیٹس کی تیار کی فروشت اور کیمکٹر سے متعلق درآ مدی و برآ مدی کا رو بارے وزیستا ہے۔

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﴿ ڈائز یکٹرزر بورٹ

مستنقبل كامنظرناميه

ہم توقع رکھتے ہیں کہ مک موجودہ غیر بیٹی معاشی صورتھال سننے مالیاتی سال میں حل ہوجائے گی ادرائتھا میہ پرامید ہے قرریعے یا مکدارتموکو عاصل کرنے گی۔

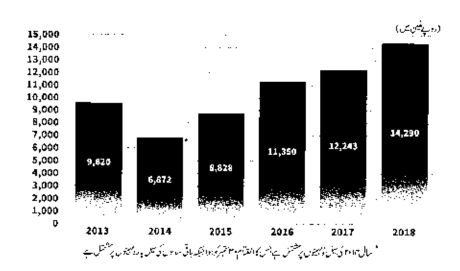
کیمیانی صنعت میں آپ کی کمینی اپنی پرتر میٹیت کو برقرار رکھنے کے سے شعبہ افرادی قوت، سے جدید پائیداراور توسیعی پا گرامز میں سٹوا تر نظر ہائی اور مرما یہ کاری کردی ہے۔ جدید پائیدارڈ پنم مسنوعات کی تیاری کے لئے کمینی پیشرفت کرتے ہوئے Aniline-Free ہے انڈیڈوانی وجدید ترکر نے کے شمن میں سلو 327 فیشن روپ کی سرمانی کوئی کریک ہے۔ یہ اپنا کا واحد Aniline-Free پائٹ ہے۔ اس سے جدید ٹرین اضافے کی بدولت آرکرومانے فائیر سے کیٹرے کے شب میں دئیا بھر تیں بالٹرکٹ فیرے شاف تدریکی ہے مثال جدیدما حولیاتی ہم آ بنگی کی چیشش کے فرائے بھیشت ویٹم کیمیکڑ کے بھائز اپنی میشیت کوئیر پورٹوت سے دور روشتھکم کیا ہے۔ یہ امراماد کی مقامی اور برآ مرکز وقت میں مزیدا ضافے کی عث ہے۔ گا۔

انٹرنل کنٹرولز

نيدسيلز

من شته البياتي سال كمتالية بين تميني سفالي من موكي وفي روز اروكها اوراس شياخاص بزيء افيصد كامتدار متداخيا فيد تيمية الياسا

آرکر ویائے تمام شعبہ جات میں آئی۔ شرت شراکت داری نبید تنی برانڈ اینڈ پر قارمنس ٹیکٹ کل کوشسینیز سے سے کر دنتیز اینڈ کونگ اور تیسیسیا اینڈ سیلینس نئے۔ ہم تو ک طریقۂ کارکو وجود میں لار ہے ہیں۔ برنس ایان دنیپراینڈ میکٹنگ اسیشلینیز کی تیل میں ان فیصداور برانڈ اینڈ پر قارمنس ٹیکٹائن اسیشلینیز میں 4 افیصد کا طاقہ فیہ ریکارڈ ک شمال

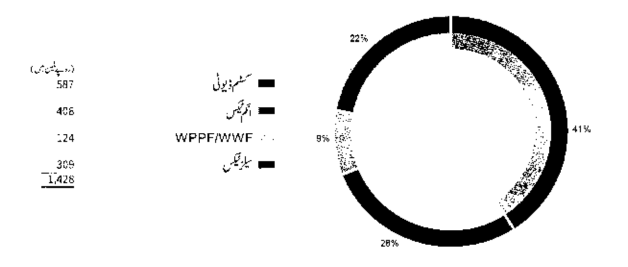


ک ڈائر بکٹرزر بورٹ آمدن کی تقسیم - ۲۰۱۸ء

		196 1996
(సాహ్హాల) 7,728	■ خاماور ویکنگ سرامان	396
3,342	🚥 مین کیا ناگسته (مداده ملاز مین معاوضه)	nge Age
870	🚃 الما زيين كامعاوضه	
430	ماليات كى لا گت	54% 54%
408	🕳 جير	
1,365	žigi 🕳	23%
128	🚃 دهنزړت	
14,271		

قومی خزانے میں حصبہ

سرال کے دوران کیٹی نے تو کی معیشت ہیں آیک قابل آ کر حصہ ادا کیا اور کلڑ تیکن آگم بھی اور دیگر محصولات کی مدیش تو می توانے میں 1,428 میں روپے ادا کے معز یہ ہی کہ میں گئی نے زیر جا مزد مدال کے دوران برآ مدے لک کے لیے 2,543 میں روپ کا قابل قدر میرو آلی زرم ولہ پیدا کیا۔



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\ ڈائر یکٹرزر پورٹ فی حصص منافع

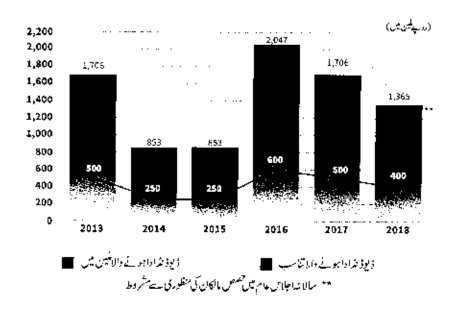
رل کے لیے منافع 1,536 ملین روپے رہا(گزشتہ سال 1,621 ملین روپے)۔ اس جماہ پر سال کے لیے فی حصص 1,536 ملین کے سنانی فی حصص 47.53 دوپے سے کم ہوکر 45.03 دوسے رہا۔

منافع کی مدبندی

سمینی کے مناطع کی بھوڑ ومد بھد کی درج از بل کے مطابق ہے:

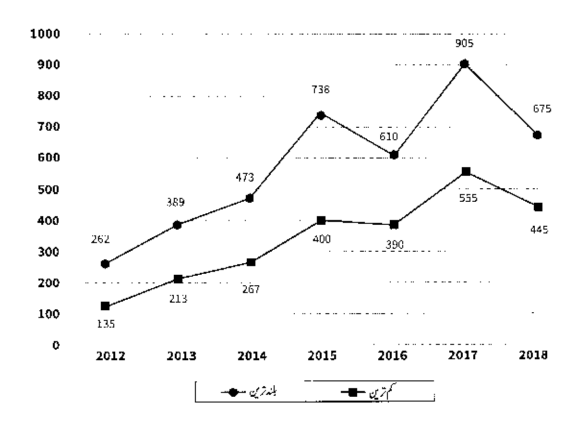
	(رو پیلین پل)
مجوی آخراس مرت کے لیے	1.493
قيرمد بندمنا فغ سائث لاياعمي	02
ستا بغع وستنیاب برائے مدہندی	1,495
بديندي:	
مجوزه ۱۳۵۰ فیصد متنی م نترة بوژند ساله ندا جایس عام میں منظوری کے بعد قامل ادا کیجی	1,365
ر نونيود خابر کونتقل شد و	128
غيريد بتدمنا فتع	02
ڙ <i>ٻو</i> ڙ نثر	

سینی کے بورو تف وائر بکترز نے ۱۳۰ کتار دام اور کوشعقد داجایں میں ۱۳۰ متر ۱۹۸ کوئتم ہو سے دائے سال کے بیانی مصص ۱۳۰ رویے متی نفذ وابود تدحیوی کیا ہے۔



کو ڈائر کیٹرزر پورٹ حصص کی قیمت

استاک مارکیٹ میں حصص کی قیمت مختلف وجو ہت جید کر کھٹی کی کارکردگی،عام مارکیٹ کی رائے ،معاشی واقعات اورشریٹ مود کی بناء پرح کست کر تی ہے۔ کمپٹی کے تسمس کی قیمت یا کستان اسٹاک ایکٹیٹی ریٹے کی بود ز کھیٹن پرسٹٹ 675 روپے تک کھٹی جبکہ کم سے کم قیمت مبنئ 445 روپے رہی ۔



خطرے کا امکان اور غیریقینی صورت ِ حال

غیر کی زرم داے نے بیتین کے چیلتے واقع او بی اقعداد میں کچھ مستوعات کے زمرے ہیں مسابقت ومقاسطے کا رہجان اور دیگر بائد کارویاری ادگت جیسے عزائل و و تھرات ہیں جو نئنی کے امور کے ساتھ ہڑنے ہوئے ہیں۔

ساجی تعاون وشرا کت داری

کی جود پر کا مرادارے کو لیک مجتراور فوشحال قوم کے لیے اپنے میں پاس طبقات کی جبود پر کام کرنا جا ہے۔ ایک کامیاب اور پائیدار کارہ بار کو عالی ڈ مدور زیاں ہونا کرتی جا ہے اورات معاشرے کی نو قعات مربع راائز نے کے سیے زیادہ جو ابدہ اور زیادہ کیکدار ہونا جا ہیے۔

ہ زرانظر یقلی پروٹرامزمامولیا تی تفالوں کی زندگی بہتر کرنے اورایک اجھے کار پوریٹ شہری ہوئے کے ناہے۔ ہے سیارے کا خیال رکھے کے ذریعے توجوزوں کو بااختیار ہوتا ہے۔

14

🔪 ۋائز يكٹرزر پورٹ

ساجى ترتى

ہ مقورہ تی ہمنے ایک ساف بانی کی سپالی ایک نصب کی ہے جس کے ذریعے ہم تقریباً 435,000 لیٹر پانی روز نند کی بنیاہ پر قراہم کررہے ہیں جو سعقہ آباد کی توقعی خور پر مقت دیاج تاہے جس کے افرا جات کمپنی تقریباً 4.8 ملین سارنا داکر تی ہے۔

آرگرور پاکٹ نالمشیقا کی جانب سے تغییر کر دوفلٹریشن چانٹ اور سیزنی کا تھا م جوکہ جا کرفان گاوی کو ہر روز 30,000 گیلن پینے کا پانی فراہم کرنے کی مساحب رکھتا۔ سبعہ جو تقریباً 800 باشندوں کوصاف اورمحفوظ پانی فراہم کرن ہاہیے۔







تعليم

عرصادی سال ہے ''آ رکرہ ماسینٹرآف ایکسی لینس اٹسل نویٹل بھیغار ہا ہے۔ کینی اس بات کے سے پرعزم ہے کیفلیمی ہڑ بیٹی پر وگراموں کے ذریعے ہنرمند نوجوانوں کو تیار کیا جائے۔ نب تک آرکرہ ما585 فلید پرمشمل 186 پچڑ کی ٹربیت کر چک ہے۔ ذریع ہاکڑہ سال کے دوران کمپنی طلبہ اور ٹیفنٹنز کی اعزاز کی ٹریڈنگ پر 11 ملین رویے ٹرین کر چکل ہے۔





🔪 ڈائز یکٹرزر پورٹ

نغليمي روابط واشتراك

آرگردمائے ویگرنقابی اواروں سے مضبوط ومؤ ژنقابی روابط قائم کئے ہیں۔ ہم ٹیکٹائل کے شعبے بین کانفرنسوں میں بھی شرکت کرتے ہیں جس میں بیکٹائل شعبہ سے متعلق منتخام ومؤثر تحقیقات برتوجہ مرکوز کی جاتی ہے۔

تيسري بين الاقوامي شيكسثائل كانفرنس

آرگرو ہائے ایک بہتر انداز میں تیسری بین الاقوامی نیکٹ کل کا نفرنس میں شرکت کی جس کا انعقرا انیکٹ کل بینر انداز میں تیسری بین الاقوامی نیکٹ کل کا نفرنس میں شرکت کی جس کا انعقرا انیکٹ کل بینر انداز کل میں کہا گاہو مہدان تصویسی جانو کیا گیا جنوں نے ٹیکٹ کل کیکٹر سے متحلق جدیدا صلاحات وکی کیس ۔ بعداز ان بین ابقو می مقررین نے انا آرگرو ماسیٹر آف بیکٹی کینس اکا دورو کیا اور و ڈکٹیل سے متحلق جو بیاست کا دورو کیا اور و ڈکٹیل سے متحلق ہوئیا ہے۔



، فِيسْرِيدِ عَدِرَيْنِ الإِكَاوِرانِينا كَوَ فِي لِاعْدِرَقْ كَظْلِيدٍ بِالنَّكَ أَيْفَقَى كادوروكرت بوبوك

جامعه کراچی میں ڈائنگ درکشاپ کاانعقاد

ہم دے شراکت الا Ethical Affair انے موجون میں ڈانگ پراکس کے معوان ہے جا مدکر پی کے کیسٹری ایپارٹسنٹ میں ایک درکشاپ کا العقاد کیا جس میں عمیا کواپٹی مدائے یہ کے تحت اسپیا '' ڈانگ ڈیز اکٹرا 'تخلیق کرنے افیرک اورڈ اکڑ تناسب ڈوازن ہے تعلق آگا جی فراہم کی گئے تاکہ وفیس وامل شیارت رکشیں۔



🔪 ڈائز یکٹرزر بورٹ

« دسسٹین ایبل ٹیکسٹائلز'' پریہلی بین الاقوامی کانفرنس کا انعقاد

یے نعد آن آئے تھیئر گے۔ابیڈ مکٹنا توبی (UET) نے کی ٹین الاقوامی کا فرنس است میں ایمل ٹیکٹا کڑ' کے عزان سے ماد کی ٹیں فیمل آباد کی ہیں۔ ہیں ہیں ہمارہ تعدی کے دار موقع پر یاکٹ ٹی طلباء کے درمیان ایک عظیم الشان قرمی مثا ہدیعنوان 'کرکیونکیشن'' سنعقد کیا گیا جوکہ بین الاقوامی مثالبے کا حصد تھا۔

ہم نے کیسان عوال کو لےکرا کیک ایرا تھ کہلیشن ' بھی منعقد کہا جے بین الاقوامی کا فوٹس میں سرایا گیا اورجس نے تقریب میں ایک کی سبت اجا کر گیا۔



برا فالطائق لينظ والله كالرشر فيكو كلاات مهديد رجنا بالقيارية وجيب الكرائية النهرة رارواي أتان بريادا في اسول كرريا عن ب

گرین آفس

عارے افاتر ''گرین آخر''میں WWF سے تعدیق شدہ میں۔ہم نے نامیاتی وابست میٹیست پر دھیکٹ اور ٹیجے لیکیوزنگ یونٹ شروع کیے جوزہ رے سرمز جنہوں کے بچے بودوں کیا معیادی خودا کے تیار کرنے تین مہیری سائکٹنگ اور دوبارہ استہاں کے ملے میں ہوری انہیں شال ہے۔



کو ائر یکٹرزر بورٹ شجرکاری مہم



ا جنگاہ نے کے لی دان کے دنتی پرسومسر بائٹریا انٹیزیکا ری میں کے دوران جائے کی فاصد بیٹنٹر فورسردات انتہاں کا کہ کے اور ان جنہا آوٹر ورگھوٹ ور ان کے ملا کی دوران کے ملاکی بیٹریکا کردوران کو میٹنٹر والٹریٹر کا میٹنٹر کا کارسائٹر کا میٹنٹر کا میٹنٹر کا میٹ



موں ہو ریا گھڑھ کی گھ چائیں اگر ان آوکر دو سکے مطالح میں کے عمراہ انتراک چائیں دیرکوارڈ ز پا مشروعی جا انگار ہے جی ر

﴿ وَٰ الرّبِيكِ شِرز ربورتِ عطيه خون كيمپ

ہرسال تبارے مانز بین شرورت مند فلاح کھی اواروں کوخون کا عظیہ کرتے ہیں۔ بھلف اواروں کے تباز نمائندگان جارے آئس کا دورہ کرتے اور آگا ٹی اجدال منعقد کرکے آئیں ناامیدی بین مبتلا بچوں کیلیے خون عظیہ کرنے سے متعلق شعورہ آگا ہی فراہم کرتے ہیں۔ تبارے مانز بین گر بچوٹی و پرمزی کے ساتھ تعاون کرتے ہیں اور ہم اواروں کہ بہت وسی تعداد بیل خون کا عظیہ فراہم کرتے ہیں ۔



کراچی بھرمیں پانی کے استعال اور محافظت ونگرانی کے لئے شراکت داری

WW ہا کہ تا ہے ساتھ ایک مفاہمت کی یادوزشت کے تھت سول سوسائن کے اسٹیک اولڈر سالے کیا۔ جھاس اجلاس میں شرکت کی جس میں شریق کی شدید کی کو زیر بھٹ ریا گیا اور مسائل کے مل کے لئے WW کے تجویز کر اوظریت کا رکوافتی رکرنے پرزور دیا گیا۔ جب سے WW اور شہری انتقامیہ کے درمیان راجا دہشتی استوار بوا ہے اتجا دیز وسٹارشات کو ایمیت دی جارہ ہے ہے اجل کی افتقادا آز رکروں میٹوز ف ایسی لیٹس الیس اوا جس میں ہم نے مختف اواروں کے ٹمائندگاں اسحانی معترات اور پائی کے اجرین کا مدعو کیار آرکروں کی میرکشش ہے کہ اور پائے کے انتظام سے حصلی معاصلات کومزید ہمتر بنائے۔

سرید بیار آ رکزه مان این قیر مرکاری تظیمون (NGO's) کے تھک ٹیک اور ماہر پیٹر درافراد سے دا بط قائم کئے تین جو پانی کی کی تیسے مسائل پر کام کردہے ہیں۔



🔪 ڈائز یکٹرزر پورٹ

خواتین کی ٹیکسٹائل شعبے میں کارو باری صلاحیت کی حوصلہ افزائی:

آ رکروہا کام کرنے اان فوائین کواپل ' ٹاکٹائل اپٹیکیشن ایب' میں جدید تکنیک تیکھنے کے لئے حوصلہ افزائی کرتا ہے۔ ہم اس شیعے میں سنے آئے انہوں کو ٹمی تجربہ فراہم کرتے میں۔ ہر ٹیکٹ کل فیمر کس مے متعلق امور میسیا کہ در قائل، چھپائی اور جدید مصوبات تیار کرنے کے لئے تربیت فراہم کرتے ہیں۔ ۲۰۱۹۔ میں اس سلنے ہیں تین سیھر متعلقہ کے گئے جس میں ٹن آئے والی نوعمر خواتین نے شرکت کی جبکہ طالب سے کے بننے ایک علیمہ وسطن کا انعقاد جامعہ کراٹی میں کیا گیا۔



أبيه طلبية وكروها فيكنا عاكل الج كيشن ليب يين جديدة النك تعنيك تصنائح كاجائزه لياري البيا

ہمیں ہزری مسس عالمی ترقی اور تجارتی ؤ مدہ اربوں کی اوا کی اور خدمات کے اعتراف ش ایک ایوار فرے بھی اوا از آئیا ہے۔

عطيات

آ رکر دیا متعدد خیراتی انظیمی اور طبی اور دول کے ساتھ عطیات کے قریعے مالی تعاویٰ مرتی ہے۔ زمر جا کڑھ مدت کے دوران کیٹی نے ایک ملیسٹن روپے کی رقم عطیہ کیا۔

﴿ وْائرَ يَكْثِّر زْرِيورتْ

كار پوريٹ گورننس

سمینی نے کوڈ آف کارپوریٹ گورنس کے تمام ٹرا کلاجیہا کرلسٹنگ ریگویشنو کی شرط ہے تھیل کی ہے۔ اس کے مطابق ڈائر کیئز (مندردیدا نیل) مورکی تقدیق کرتے ہیں :

- کنن کی: تضامیہ کے تیار کرد دمالیاتی گوشوار دوں میں اس کے معاملات کی توعیت آئی پیشنز کا تیجہ کیش فلوز اور ایکویٹی میں تبدیلیاں سب شفاف طریقے ہے ہیں۔
 کیے گئے میں۔
 - مَعِنْ كَاكَاوْنْ كَارِسْتُ وَشُوارِكَ مِرْتِ كِيمِ عِلْتَطْ إِنْ رَا
 - تھپنی کے مالیاتی توشواروں کی تیادی میں درست اکاؤنٹگ پالیسیاں تسلسل کے ساتھ کام میں لائی تئیں اور صاب کرتاب کے انداز سے معقول اور بھتر فاشیسے کی بنیاویر کیے گئے ہیں۔
 بنیاویر کیے گئے ہیں۔
- انٹرنٹٹل فائٹل رہورنگ اسٹیٹر روز (IFRS)، جیسا کہ پاکتان میں قابل اطلاق ہیں، کی کیٹی کے مالیاتی گوشوارے ہیں رکرنے ہیں تقیس کا گئی ہے اور ان ہے کہ اور ان ہے کہ مراور واضح کیا گیا۔
 - تنمینی کا تدرونی سنترال سنتم این فی مربوط ہے اوراس کا اطلاق اور گرانی مؤرّ طریقے ہے کی تھی ہے: اور
 - تحمینی کی کارد یار جلائے اور منافع کمانے کی صلاحیت پرکوئی شہبات نیس ہیں۔
 - " مَرْشَة بِيسال كاابم آير يَنْك اور فَانْشَل وْيَالْغَيْص كَ صورت بين سلك بـــــــــ (صفيه ٢٥).
 - خیراداشده نیکسزاو محصولات مسلکهٔ زیش شده مالیانی موشوادول مین ایجیم طریقے یہ که برگردیے گئے ہیں۔
 - 🔹 کار پوریٹ گورنس جیسا کرلسنگ دیگالیشنو میں بیان کیے گئے ہیں، کہ بمترین طریقوں ہے کوئی انحراف نہیں کیا تھا ہے۔

اخلا قیات اورکاروباری طریقوں (ضابطها خلاق) کابیان

ہے۔ اسٹنریغ سناور و گیرملاز میں کی دیا تھاری کی تائیکر نے کے سلنے میں پیشروراند معیارات اور کار پوریٹ بقداررو پٹس لیانے کے لیے بورؤ نے ایک ضابطہ نفز ق جاری کیاہے جس میں قابل قبول اور ناق مل قبول دو بول کی دضاحت کی تئی ہے۔ اسے کیٹن کی ویب سائٹ پر بھی رکھا گیرے۔

ڈائز یکٹرزٹریننگ پروگرام

بورڈ آف ڈائر کیٹرز کی تربیت بورڈ کی ڈ مدداری کو پورا کرنے اور کس کمپٹی کی کارکروگی میں دانتے بہتر کی اٹ نے لیے مددگار بوٹی ہے۔ ہر بورڈ کا کمپٹی کی گھرائی بشول اسٹیک جونڈرز کی ڈ مدداری کے تواسلے سے ایک منظرہ کردار ہوتا ہے۔ چنانچیاس کوڈ بن میں رکھتے ہوئے اورضا بضے کی شرکط کے مطابق چارڈ ایز بکٹرز اب تک وائز بکٹرز ٹر بٹٹک پرڈکرام کمکس کر بچکے ہیں۔ عزید میک کی ڈائر بکٹرکار پوریٹ کورش کے ضابطے کے تحسیدائشٹی کی کسوٹی پر پورائز تا ہے۔

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🔪 ڈائر کیٹرزر پورٹ

ىر آ ۋە ئەسىمىيىش

کار بوریٹ گورنس کے نفاذ کے بعدے ہی بورڈ کی جانب ہے ایک ''آ ڈے کمیٹل' 'تفکیل دے دی گئی ہے۔ کمیٹل کوسن کے دوران محتر مدراہ ہے کو کمین ''سن کے بورڈ ہے سندنی کے باعث دوبارہ سے بدینا کمیا۔ اس وقت تمام اراکین کمیٹن نان ایکڑ بکتوڈ اگر بکترز میں جبکہ آ ڈے کمیٹن میں ایک افلہ پینڈٹ ڈاٹر بکٹر ہیں۔

آ ڈٹ کٹٹی کے ٹرمزآ ف ریٹرنسز وی بیں جو کارپوریٹ کونٹس کے قواعد وضوابط میں بیان کے گئے میں رمزید ریک آ ڈٹ سمبنی اس امریٹی بالفتیار وآ زاد ہے کہ ووخو وکو مطلبین کرنے کے لئے دائعی دسترس اور مالیاتی بیانیوں ہے معمل کسی بھی شم کی معلومات اور وشامتیں طلب کر سکے۔

سیکیٹی کم از کم نیک ہورے وہ میں مالیاتی گوشوارول کا جائزہ لینے اور کمیٹی کے کا روبار سے حوالے ہے کوئی بھی بڑا فیصلہ کرنے کے موقع پر طاقات کرتی ہے ۔ آؤٹ کمیٹی مالیاتی موشو روں کی منظوری کے لیے بورو کواپئی سفارشات مجھیٹی ہے جوسی ای اور ابوری ایف اوک خرف ہے اچھی طرح سے توثیق شدہ بوتی ہیں۔

انسانی وسائل اوراجرت (HR&R) تمیش

بورائے کارپوریٹ گورنس کے مقابطے کے مطابق HR&R کیٹن بھی تھکیل دی ہے جو تین ڈائر کیٹرز پرمشتل ہے۔ اس کیٹل کی شراطا وحدود میں دی شال ہیں تیکن سرف آھی تک محدود کیس ہیں جوکوڈ آف کارپوریٹ کورنس میں نمور ہیں۔

بورڈ اور ممیٹی کے اجلاسوں میں حاضری

زیر به نزه سال کے دوران مندرجہ فیل کے مطابق اجلاس ہوئے اور ڈائز یکٹرز کیا حاضری رہی:

HR-R 1_اطِلالِ	آڈٹ کمیٹی 4۔اجلاس	يورۋآ ق ۋائز يکثرز 4_اجلاس	عہدہ	ڈائز کیٹرز کے نام
1	1	4	نان النجزيجو	ڈاکٹرائیں مہارک عل
1	-	4	14.2	1,5
-	-	ž.	نان الكِلاَ يَبُو	روزا تدومتال (شروب الموقار بارك)
-	-	3	162	انيم و فارمارف.
1	-	-	نان المُرْيَةُ و	Phot #
-	4	3	نان الكيزيكو	م شراه الرائي (عوال زيركان)
-	-	-	نان المجز كينو	مذكوبي أهدر
-	2	2	آزاد	ر دست کوشن اسن
	-)TCIQ	. يم زيد کھين مها چ
	3	3	آزار	شابه ففار
-	-	2	921	يالمين عالمة

ان ڈائر کیٹرز کوغیرہ شری کی چھٹی دی گئے تھی جہ بورڈ کے اجا سول میں ٹر کتے ٹیس کر سکتے تھے اور ان کی نمائند گی ان کے متاول نے گی۔

🔪 ڈائر یکٹرزر بورٹ

گریجویٹ اور پراویڈنٹ فنڈ

گریج یک اور پراویڈنٹ فنڈ زک سرماییکا رق کی ویلیوکا تھھارتا زوۃ ڈے شدہ اکاؤنٹس پر۳۰ جنوری ۱۰-۲۰ اور۳۰ جنون ۱۸-۳ پرمندرجہ ویل کےمطابق ہے:

	2017	2018
	(روپے چین میں)	
گریجو ین فنز	975	862
ملاز تان کاربرادینهٔ مت فند	674	643
سرہ بیکاری کی ویلیو میں عامس شدومنافع شامل ہے۔		

ہولڈنگ سمینی

آ رَموہ تَکُ نَامُزایس۔اب۔ مسایل (آرکرانا)ایک عالمی کمیٹی ہے جو رنگ اور مخصوص کیمیکڑ فراہم کردی ہے۔ایک ایک کیٹی جو تین بڑاد مازیمن پرمشمثل ہے۔24 پیداداری سرمشس اور 35 مئوں میں اپنی موجودگ کے ساتھ صارفین کی مقافی اور ثین الاقور کی مارکیت میں ضروریات کی تکین کے لئے کوشاں ہے۔ جس کا رہنز ڈآفس مگرمبرگ میں ہے جیکہ بیڈکوارٹر دیکھی موتٹور مینڈ میں واقع ہے۔

ويب سائث

تمام استیک ہولڈ دز اور عام افراد آ دکرہ ما پاکستان میٹیز کی ویب سائٹ کا وزٹ کر سکتے جین بالاwww.archroma.com.pk سکیدس پر سرماریکا دول کے سکتے متنب عصادر متعلقہ مصومات دستیب ہیں۔

ایمیل

archroma.pakistan@archroma.com

واقعات مابعير

کوئی ٹمایاں تبدیلی باسد ہدے جو کئی کی مالیا تی ہوزیش کوئیٹر کر سکیس کمیٹن کے مالیاتی سال کے اخت مماوراس رپورے کی تاریخ کے درمیان واقع نمیس ہوئے۔

نان ایگزیکٹوڈ ائریکٹرز کی معاوضہ پالیسی

بورة مينينگ ميں شرکت کرنے واسے نان الگزيکٽوة الزيکٽرز بشمول آزاد ڈالزيکٹرز کوفيس اداکی جاتی ہے۔

🔪 ۋائز يكٹرزر پورٹ

مالياتی گوشوارےاورآڈ يرزز

' کین کے مالیا آن ''موشوارے KPMG تا تیر مادی اینڈ کو بےارٹرڈا کا دیکھنٹس کے آؤیٹرز نے بغیر کی تبدیل آفٹ کیے اوران کی تنسہ ایش ک

و ت كينى في رخصت ياف والے أو يرز مسرز - KPMG تا ير بارى ايند كور باردؤا كاركيش كورد باره تعينا تى كي يورد ك ب

اجم آبرِیٹنگ اور فنانشل ڈیٹا

الزشة چيسال ك اليداهم آبرية كالدوناغل ايناصفي فبره ابروكها والياب

حصص کی ملکیت کانمونه

صص کی ملکت کے نمونے کا ایک استینٹ صفح نمبرہ میرد کھایا گیا ہے۔

سال کے دوران وائز کیٹرز چیف آگزیکٹو ٹافیسٹر چیف فٹائشل فیسز کمپٹی کیٹریلزی اوران کے ازوان اور چھوٹے بچے ل نے کمپٹی کے جھھس میں کوئی تریڈ ٹکٹیسی کی۔

اعتراف

بورڈ اپنے اشاف میسرز اور ملازین کی انتہائی مشکل حالات میں بھی مہترین کا رکروگن پرشکریا اوا کرتا ہے اور پرامید ہے کہ ہم مستبقل میں اپنے تمام مقاصد کو عاص سرلیں مے۔

یورڈ کی جائے ہے ہم اسپے تمام تا ہی قد رشیر ہولڈرز مصارفین سپلائزز کنٹر یکٹرز دنیکرزاورہ گیراسلیک بولڈرزاوران کی معاونت ،اعماداور جروسہ عدی کے ہوئے ہے۔ محتویت کا اللہ رکرتے ہیں۔ان تمام ماز بین کاشکر بیاد، کرتے ہیں کہ جن کی دفاداری ،وابنٹی اورانشک میت کی جیسے کہنی اسپنہ مقاصد کے حصول میں کا سیاب ہوئی۔

بورد کن جانب سے ر

ایم وقار بارگ

C4500

کراچی _۳۰ اکتوبر ۱۸ ه ۲۰

Corporate Awards

Archrema secured a strong position at all major national and group sector awards:

Corporate Excellence Award

Archroma Pak stan once again achieved another milestone by winning the prestigious "Corporate Excellence Award" in the Chemical Category at the 33rd Corporate Excellence Awards Coromony held in Karachi on 27th February 2018. The nationwide contest was organized by Management Association of Pakistan. Archroma was honored with this prestigious recognition for the 7th time consecutively in a row. Winning the highly popular corporate sector Award is a recognition of our good financial and managerial practices.



Vr. Mujtaba Bahim, CEO, Archroma Pak scan receiving the Corporate Excellence Award from Dr. Ishiat Hussoin, Tx-Governor, State Bank of Pak scan

Top 25 Companies Award

Archroma Pakistan Limited has kept up with its tradition of being among the top performers. Archroma Pakistan has been honored for the 15th time with Top 25 Companies Award from 2001.

The award is validating the well planned corporate business strategy of the management of Archroma Pakistan Limited based on prudency and cautiousness and which is proactively aligned to meet challenges even in the difficult operating environment.

This most prestigious recognition was awarded by Pakistan Stock Exchange on 27th December 2017 declaring Archroma amongst Pakistan's top 25 companies for the year 2016. Archroma also enhanced its positioning from 5th to 4th place as top performance companies.

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Employer of the Year Award & CEO of the Year Award - 2017

Archroma Pakistan won the most sought for national Award as "Employer of the Year 2017" in the Multinationals Category conferred by Employers Federation of Pakistan. The criteria covered adherence to Internationa. labor standards, non-discrimination, good governance, and transparency of human resources & labor management, adopting best practices in occupational safety and corporate social responsibility initiatives.

Our CEO, Mr. Mujtaba Rahim was lalso declared "ICEO OF THE YEAR 2017" as a recognition of his leadership in Archroma.

Both the awards have been won consecutively for three years in a row - 2015, 2016 & 2017.



Women Empowerment Award

Archroma has achieved many milestones in the field of female empowerment within and outside organizational level. We have a policy on providing equal opportunity to our female employees with the resultant that their representation is marked at senior management cadre. Archroma secured 2nd position for the 3rd time in a row.



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Corporate Social Responsibility Award

At the 10th International CSR Summit, organized by National Forum for Environment & Health (NFEH) on 18th January 2018 at Islamabad, Archroma was declared winner of Corporate Social Responsibility Award for the year 2018.

Archroma has a robust CSR agenda specially designed towards Education and Community development.

Occupational Health & Safety Award Overall Diamond Winner

Archroma was declared Overall Diamond Winner for "Award on Best Practices in Occupational Health & Safety - 2017" in a national contest organized by Employers Federation of Pakistan in collaboration with International Cafety Day on 7th May 2018 at Hotel Marriott, Karachi.

Annual Environment Excellence Award

As a regular contestant, Archroma has always emerged a winner in Environment & Safety Awards. We were declared amongst Top Ten Companies to receive 15th Annual Environment Excellence Award for the year 2018 in recognition of our effective implementation of environmental management systems. The contest was organized by National Forum for Environment & Health wherein 138 companies participated. The Award was presented at a well-attended Annual Conference on Climate Change & Waste on 17th July 2018.

Fire & Safety Award

The management places utmost emphasis on protecting the life and property belonging to the Company from fire nazards. The efforts of the Company towards this end recognized by National Forum for Environment & Health (NFEH) and Fire Protection Association of Pakistan (FPAP) in form of Fire and Safety Award - 2018 awarded to our company.



Corporate Social Responsibility Award



Orcupational Health & Safety Award



Annual Environment Excellence Award



Sire & Safety Award



Oir Landh, Site, Karach, completed 1 Million safety working hours

Archroma Global Award

Giobal Archroma Awards honor employees for their contribution towards success of the company. Awards are a recognition of individuals and teams who have made significant impact on the business with a particular reference to interdisciplinary teamwork. Flying Horse team of Pakistan bagged the highest score at the global level. For the year 2018 Archroma Pakistan shined with the following awards at global level.

Out of Five Global Award categories, we received two top performer Awards.

- 1. Mr. Vegar Arif & Team (Operational Excellence Award)
- 2. Mr. Qazi Naeemuddin & Team (Innovation & Sustainability Award)

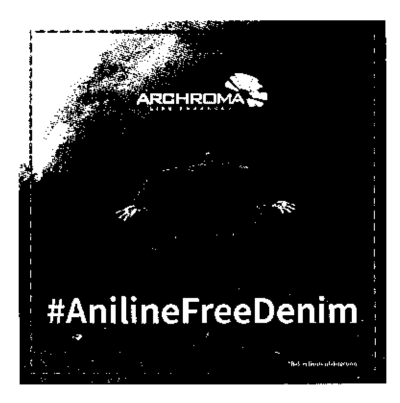
Archroma Pakistan also received runners-up in three categories.

- 1. Mr. Shahid Ali & Team (Innovation & Sustainability Award)
- 2. Ms. Iffat Zahra & Team (Operational Excellence Award)
- 3. Mr. Aamir Shamsi & Team (Business Win Award)

ANGOAL PEROPERCIAL

/ NEW DENISOL® PURE INDIGO 30 liq

Break new ground with Aniline-Free* Indigo for denim.



Archroma moves forward with full scale production of its new Andine-Free Denis of Pure Indigo in Pakistan.

Archroma, a global leader in color and specialty chemicals towards sustainable solutions, announced that the production of its new aniline-free* Denisol* Pure Indigo has been accelerated due to the high demand encountered on the market. Denisol* Pure Indigo is generating a strong interest in the denim industry and that the plant had been able to start production at maximum capacity to meet the demand.

Denisol® Pure Indigo 30 liq allows a cleaner way to produce the traditional, iconic indigo blue color that consumers associated with denim and jeans.

The Archroma site in Jamshoro - Pakistan was earmarked to produce Denisol* Pure Indigo owing to its state-of-the-art sustainable facilities – the site made headlines in 2012 being what Archroma believed to be the industry's first zero liquid discharge plant.

"True to our commitment towards continuous innovation, Archroma challenges the status quo in the deep belief that we can make our industry sustainable. Denisol* Pure Indigo is result of our efforts to challenge accepted technologies in order to find a better way to advance sustainability, and it is therefore extremely exciting to see that brands, retailers and manufacturers are eager to offer a more sustainable denim to consumers. We owe the successful launch of Denisol* Pure Indigo to the shared vision of the textile value chain to preserve our planet and its people, after all - it's our nature".

Denim is one of the most important text-le exports of Pakistan and we are proud to be associated with our partners in their success. Our plant has a sizeable capacity to meet their demand. We are fully convinced that the new innovation, Denisol* Pure Indigo, will further enhance the sustainability and the value of denim fashion in flourishing local and export trends. Brand owners, retailers as well as end consumers will benefit from these clearer production ethics."

Archroma is a recognized leader in integrated solutions, offering best-in-class auxiliaries for bespoke process packages.

ANNUAL 03-109/17/018

/ NEW DENISOL® PURE INDIGO 30 liq

Archroma's new anifine-free* indigo dye, Denisol® Pure Indigo 30 liq, reduces risk when producing the traditional, iconic indigo blue that consumers associate with denim and jeans.

















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During production, some of the aniline stays locked into the indigo pigment and is difficult to wash off the fabric. The remainder of the aniline impurity, approximately 300 metric tons, is discharged during dyeing. This can be an issue as aniline is foxic to aquatic life. In addition, exposure levels to factory workers can be nigh.

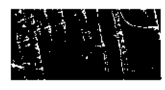
The toxic chemical is therefore starting to feature on the restricted substance lists (RSL) of some major clothing brands and retailers.

For designers and brand owners who long for authentic indigo inspiration, the new Denisol* Pure Indigo 30 liq now also makes it possible to produce indigo dyed denim without high levels aniline impurities.

From fiber to finish, Archroma offers a scope of possibilities for effects and colors, from the authentic roots of indigo to the most innovative and eco-advanced solutions.



APPROACHING DENIM WITH A CLEAR MIND





2009	Archroma launches Advanced
	 Denim, a dyeing technology for
	minimal water consumption

2014	Archroma introduces
	eco-advanced manufacture
	of pre-reduced indigo solution
	in a "zero liquid discharge" plani

2018 Archroma launches groundbreaking aniline-free* pre-reduced indigo solution



The Archyoma Way: Safe, efficient and enhanced. It's our nature.

AHISTAL BLECKT 2018 / 43







Key features:

- Licensed Entities Verification
- ⊘ Scam meter*
- 🗪 Jamapunji games*
- Tax credit calculator*
- Company Verification
- Insurance & investment Checklist
- ห? FAQs Answered

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- Knowledge center
- Risk profiler*
- Financial calculator
- Subscription to Alerts (event notifications, corporate and regulatory actions)
- Jamapunji application for mobile device
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*Mobile uppe are also evadable for download for sydroxi and los devices



/ SIX YEARS AT A GLANCE

	2018	2017	2016 (Ruped	2015 25 '000)	2014	2013
Property, plant and equipment	1,952,688	1,744,273	1,815,404	1,934,400	1,021,329	30 <i>1,1</i> 24
Net current assets excluding bank borrowings	5,342,225	5,005,403	4,176,773	4,397,248	4,049,494	3,942,669
Total assets employed	7,294,913	5,749,676	5,992,177	6,331,648	5,070,823	4,850,393
Share capital	341,179	241,179	341,179	341,179	341,179	341,179
Revenue reserves and unappropriated profit	4,464,033	4,676,467	5,046,233	4,291,729	3,837,067	4,909,214
Bank borrowings	2,489,701	1,732,030	604,765	1,698,740	892,577	-
Total funds employed	7,294,913	6,749,676	5,992,177	6,331,648	5,070,823	4,850,393
Net sales	14,290,089	12,242,715	11,350,227	8,828,624	6,872,277	9,520,351
Profit before taxation	1,943,980	2,240,384	2,320,392	1,580,064	1,259,668	2,414,320
Profit after taxation	1,536,276	1,621,473	1,720,031	1,241,982	1,053,408	1,904,814
Cash dividend - %	400	500	600	250	250	500
Earnings per share Rupees	45.03	47.53	50 41	36.40	30.58	55.83
Break up value per share Rupees	140.84	147.07	157.91	135.79	122 46	142.2
Current Ratio	1.52	1.78	2.33	1.73	2.27	3.57
Assets Turnover	1.30	1.26	1.31	0.98	1.02	1.48
Return on Assets %	17.73	22.98	26.72	17.47	18 71	37.21
Return on Equity %	40.45	44.65	43.07	34.11	33.12	49.78
Pay-out Ratio after tax	88.82	105.20	119.02	68.69	80.96	89.56

/ STATEMENT OF COMPLIANCE

Statement of Compliance with the Code of Corporate Governance

The Company has complied with the requirements of the Regulations In the following manner:

The total number of directors are eight as per the following:

Male 07 Female 01

The composition of board is as follows:

Independent Directors Mr. M Z Moin Mohajir

Mr. Shahid Ghaffar

Ms. Yasmin Peermohammad

Non-Executive Directors Mr. Hans Lourens (Afternate Mr. Navood Kamil)

Mr. Marcos Furrer

Mr. Roland Waibel (Alternate Mr. M. Vegar Arif)

Dr. S. Mubarik Ali

Executive Director Mr. Mujtaba Rahim

Casual vacancies were filled up by the Board of Directors in their meetings.

- The directors have confirmed that none of them is serving as a director on more than five listed companies, including this company (excluding the listed subsidiaries of listed holding companies where applicable.
- 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.
- All the powers of the board have been dully exercised and decisions on relevant matters have been taken by board/ shareholders as empowered by the relevant provisions of the Act and these Regulations.
- 7. The meetings of the board were presided over by the Chairman and, in his absence, by a director elected by the board for this purpose. The board has complied with the requirements of Act and the Regulations with respect to frequency, recording and circulating minutes of meeting of board.
- 8. The board of directors have a formal policy and transparent procedures for remuneration of directors in accordance with the Act and these Regulations.
- During the year, orientation program was held for the Board members at their Board of Directors meeting.
- 10. The board has approved appointment of CFO. Company Secretary and Head of Internal Audit, including their remuneration and terms and conditions of employment and complied with relevant requirements of the Regulations.
- 11. CFO and CFO duly endorsed the financial statements before approval of the board.

/ STATEMENT OF COMPLIANCE

12. The board has formed following committees comprising of members given below:

Audit Committee

- Mr. M Z Moin Mohajir Chairman
- Mr. Hans Lourens Alternate Mr. Naveed Kamil
- Mr. Shahid Ghaffar
- Mr. M. Irfan Lakhani Secretary

HR and Remuneration Committee

- Ms. Yasmin Peermohammad Chairman
- Mr. Mujtaba Rahim
- Mr. Hans Lourens Alternate Mr. Naveed Kamil
- The terms of reference of the aforesaid committees have been formed, documented, approved by the Board and communicated to the committees for compliance.
- 14. The frequency of meetings of the committee were as per following:

Audit Committee Four quarterly meetings during the financial year ended September 30, 2018
HR and Remuneration One meeting during the financial year ended September 30, 2018

- 15. The board has set up an effective internal audit function.
- 16. The statutory auditors of the Company have confirmed that they have been given a satisfactory rating under the quality control review program of the ICAP and registered with Audit Oversight Board of Pakistan, that they or any of the partners of the firm, their spouses and minor children do not hold shares of the company and that the firm and all its partners are in compliance with International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by the ICAP.
- 17. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the Act, these regulations or any other regulatory requirement and the auditors have confirmed that they have observed IFAC guidelines in this regard.
- 18. We confirm that all other requirements of the Regulations have been complied with.

On behalf of the Board of Directors

Karachi

Dated: 30th October, 2018

Dr. S. Mubarik Ali Chairman



KPMG Taseer Hadi & Co. Chartered Accountants Sheikh Sultan Trust Building No. 2, Beaumont Road Karachi 75530 Pakistan +92 (21) 35685847, Fax +92 (21) 35685095

To the members of Archroma Pakistan Limited Review Report on Statement of Compliance contained in Listed Companies (Code of Corporate Governance) Regulations, 2017

We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2017 ("the Regulations") prepared by the Board of Directors of **Archroma Pakistan Limited** ("the Company") for the year ended 30 September 2018 in accordance with the requirements of regulation 40 of the Regulations.

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

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

The Regulations require the Company to place before the Audit Committee, and upon recommendation of the Audit Committee, place before the Board of Directors for their review and approval, its related party transactions and also ensure compliance with the requirements of section 208 of the Companies Act, 2017. We are only required and have ensured compliance of this requirement to the extent of the approval of the related party transactions by the Board of Directors upon recommendation of the Audit Committee. We have not carried out procedures to assess and determine the Company's process for identification of related parties and that whether the related party transactions were undertaken at arm's length price or not.

Based on our review, nothing has come to our attent on which causes us to believe that the Statement of Compliance does not appropriately reflect the Company's compliance, in all material respects, with the requirements contained in the Regulations as applicable to the Company for the year ended 30 September 2018.

Date: 30 October 2018

KPMG Tasser Hadi & Co. Chartered Accountants

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Karachi

KPVO Tassor Habi & Co. Is Partneren pińrm registared in Pakiston and simamber firm of the KPMS nerwork of Przeparkieni mander firms efficielat with sPMO intensitions. Cooperative ("KPMG internacional") is Swiss eruby



KPMG Taseer Hadi & Co. Chartered Accountants Sheikh Sultan Trust Building No. 2, Beaumont Road Karachi 75630 Pakistan +92 (21) 35685847, Fax +92 (21) 35685095

INDEPENDENT AUDITOR'S REPORT To the members of Archroma Pakisten Limited Report on the Audit of the Financial Statements

Opinion

We have audited the annexed financial statements of **Archroma Pakistan Umited** (the Company), which comprise the statement of financial position as at 30 September 20°B, 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 than ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information, and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of the audit.

n our opinion and to the best of our information and according to the explanations given to us, the statement of financial position, statement of profit or loss and other comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes forming part thereof conform with the accounting and reporting standards as applicable in Pakistan and give the information required by the Companies Act, 2017 (XIX of 2017), in the manner so required and respectively give a true and fair view of the state of the Company's affairs as at 30 September 2018 and of the profit and other comprehensive loss, the changes in equity and its cash flows for the year then ended.

Basis for Opinion

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

Key Audit Matters

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



Following are the Key audit matters:

S No.	Key audit matters	How the matters were addressed in our audit
1.	Refer notes 5.15 and 25 to the Company's financial statements. Revenue is recognized from sale of goods in accordance with applicable accounting standards and measured not of discounts and commissions. Further, export sales comprise of 8.9% of total sales and more than 50% of export sales are made to related parties. We identified revenue recognition as key audit matter because revenue is one of the key performance indicators and there is a potential risk that revenue transactions including related discounts and commissions may not be recognized in the appropriate period.	Our audit procedures in relation to recognition of revenue, amongst others, included the following: • obtaining an understanding of the Company's sale of goods process and testing the design, implementation and operating effectiveness of the relevant key controls over revenue recognition including accruals of discounts and commissions and timing of its recognition; • assessing the appropriateness of the Company's accounting policies for revenue recognition including those relating to discounts and commissions including its compliance with applicable accounting standards; • obtaining and inspecting a sample of contracts with customers to understand the conditions required for discounts and commissions and testing, on a sample basis, the amounts of discounts and commissions are discounts and commissions recognized by agreeing to individual customer agreements; and • comparing, on a sample basis, specific revenue transactions recorded before and after the reporting date with underlying documentation to assess whether revenue including accruals of related discounts and commissions have been recognized in the appropriate accounting period.



S No.	Key audit matters	How the matters were addressed in our audit
2.	Refer notes 5.5 and 10 to the Company's financial statements. The Company has material amounts of trade debts that are past due but not impaired. We identified the recoverability of trade debtors as a key audit matter because estimating the recoverable amount of trade debts involves inherent uncertainty and significant management judgment.	Our audit procedures in this area, amongst others, included the following: • obtaining an understanding of and testing the design and implementation of management's key internal controls relating to credit control process (including credit account application approvals and credit limit review), debt collection process and making allowances for doubtful debts calculations; • testing the accuracy of trade receivable aging report, on a sample basis, by comparing individual balances in the report with underlying documentation to evaluate whether the balances appearing in the aging report were classified within appropriate ageing bracket; • assessing the appropriateness of assumptions and estimates made by management for provision against doubtful debts by comparing, or a sample basis, historical cash collections, actual write offs and cash receipts from customers subsequent to the financial year end with the underlying documentation; and • assessing the historical accuracy of provisions for bad debt recorded by examining the utilization or release of previously recorded provisions.
3.	Valuation of Stock-In-trade Refer notes 5.4 and 9 to the	Our audit procedures in relation to valuation of stock in trade, amongst others, included the following.



S No.	Key audit matters	How the matters were addressed in our audit
	Company's financial statements. Inventory forms a significant part of the Company's total assets. Inventories comprise of raw material, work in process and finished goods which are stated at lower of cost and estimated not realizable value. Certain raw materials are purchased from related parties. We identified the valuation of stock-in-trade as a key audit matter as it directly affects the	 obtaining an understanding of controls over purchases, valuation of stock in trade including creation of provision for expired including slow moving / obsolete items and testing, on a sample basis, their design, implementation and operating effectiveness; comparing on a sample basis specific purchases (including those from related party) with underlying supporting documents / egreements, if any.
	profitability of the Company and determining an appropriate write-down as a result of provisions for expired and obsolete / slow	 comparing calculations of the allocation of directly attributable costs with the underlying supporting documents;
	moving inventories involves significant management judgment and estimation.	 obtaining an understanding of management's determination of net realizable value (NRV) and the key estimates adopted, including future selling prices, future costs to complete work-in-progress and costs necessary to make the sales and their basis;
	· ·	 testing, on a sample basis, management's assessment of the NRV of inventories by comparing to its recent sales prices and executed purchase orders for tuture sales, if any;
		 testing the accuracy of inventory aging report, on a sample basis, by comparing individual balances in the report with underlying documentation and evaluating reasonableness of provisions with reference to its



S Key audit matters No.	How the matters were addressed in our audit
	 historical accuracy; and comparing on a sample basis specific provision for expired and slow-moving inventory with underlying documentation.
Refer notes 2, 5.1 and 6 to the Company's financial statements. The Company has made significant capital expenditure on Property, Plant and Equipment. We identified capitalization of property, plant and equipment as a key audit matter because there is a risk that amounts being capitalized may not meet the capitalization criteria with related implications on depreciation charge for the year.	Our audit procedures in relation to capitalization of property, plant and equipment, amongst others, included the following: • obtaining an understanding of the design and implementation of management controls over capitalization and performing tests of control over authorization of capital expenditure and accuracy of its recording in the system; • testing, on sample basis, the costs incurred on assets with supporting documentation and contracts; • assessing the nature of costs incurred for the capital expenditure through testing, on sample basis, of amounts recorded and considering whether the expenditure meets the criteria for capitalization as per the applicable accounting standards; and • inspecting supporting documents for the date of capitalization when the asset was ready for its intended use to assess whether depreciation commenced and further capitalization of costs ceased from that date and assessing the useful life assigned by



 S No.	Key audit matters	How the matters were addressed in our audit
		calculation of related depreciation.

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

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

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

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

Responsibilities of Management and Board of Directors for the Financial Statements

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

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

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



Auditor's Responsibilities for the Audit of the Financial Statements

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

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

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



 Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

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

Report on Other Legal and Regulatory Requirements

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

- proper books of account have been kept by the Company as required by the Companies Act, 2017 (XIX of 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 flows together with the notes thereon have been drawn up in conformity with the Companies Act, 2017 (XIX of 2017) and ere in agreement with the books of account and returns;
- investments made, expenditure incurred and guarantees extended during the year were for the ourpose of the Company's business; and
- d) zakat deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980), was deducted by the Company and deposited in the Central Zakat Func established under section 7 of that Ordinance.



The engagement partner on the audit resulting in this independent auditor's report is **Moneeza Usman Butt**.

Date: 30 October 2018

Karachi

KPMG Taseer Hadi & Co. Chartered Accountants

/ BALANCE SHEET

As at 30 September 2018

ASSETS	Note	30 September 2018 (Rs '000)	30 September 2017 (Rs. 000)
Non - current assets			
Property, plant and equipment	6	1,952,688	1,744,273
Long term loans	7	573	1,791
Long term deposits		6,155	5,367
Long term prepayments		1,858 1,961,174	1,755,518
Current assets		1,501,274	
Stores and spares	8	45,436	40,243
Stock-in-trade	9	2,694,526	2,107,644
Trade deprs	10	3,733,326	3,165,832
Loans and advances	11	3,416	8,661
Trade deposits and short-term prepayments	12	48,425	59,073
Other receivables	13	1,770,487	1,954,007
Taxation - net		172,033	72,031
Cash and bank palances	14	532,105	587,885
		8,999,754	7,995,376
TOTAL ASSETS		10,961,028	9,750,894
EQUITY AND LIABILITIES			
Share capital and reserves			
Authorised capital			
50,000,000 (30 September 2017: 50,000,000) ordinary shares of Rs. 10 each			
Share capital			
Issued, Subscribed and Paic-up capital	15	341,179	341,179
General reserves			
Revenue reserve		2,968,000	2,808,003
Unappropriated profit		1,496,033	1,868,467_
Shareholders' equity		4,805,212	5,017,646
LIABILITIES			
Non - current liabilitles			
Deferred taxation - net	16	117,456	152,903
Deferred Rabilities	1.7	14,164	13,956
Liabilities against assets subject to finance lease	18	22,886	44,447
Liabilities against diminishing musharika finance	19	69,184	37,826
•		233,690	249,132
Current Babilities	~~		2.00.000
Trace and other payables	20	3,293,095	2,666,660
Unclaimed dividend		65,465	44,790
Mark-up accryed	21	40,444	11,262
Short-term borrowings	22	2,489,701	1,732,030
Current portion of liabilities against assets subject to finance lease	18	17,368	21,933
Current portion of liabilities against diminishing musharika finance	19	16,053	7,441
		5,922,126 6,155,816	4,484,116
Cantinganian and commitments	33	6,133,616	4,725,146
Contingencies and commitments	23		
TOTAL EQUITY AND LIABILITIES		10,961,028	9,750,894

The annexed notes 1 to 45 form an integral part of these financial statements.

Mujtaba Rahim Chief Executive Officer M Vegar Arif Director and Chief Financial Officer

/ PROFIT AND LOSS ACCOUNT

For the year ended 30 September 2018

	Note	30 Septembe) 2018 (Rs '600)	30 September 2017 (Rs 1000)
Sales		15,204,083	13,226,370
Trade discounts and commission		604,638	693,719
Sales tax		309,356	289,936
		913,994	983,655
Net sales	24	14,290,089	12,242,715
Cost of goods sold	25	10,345,397	8,377.749
Gross profit		3,944,692	3,864,965
Distribution and marketing expenses	26	906,629	841,291
Administrative expenses	27	498,733	490,662
Other expenses	29	189,719	178,610
		1,594,581	1,510.563
Otherincome	30	23,808	21,464
		2,373,919	2,375,85/
Finance costs	31	419,939	135,483
Profit before taxation		1,943,980	2,240,384
Taxation - net	32	407,704	618,911
Profit for the year		1,536,276	1,621,473
Other comprehensive income			
Items that will never be reclassified to profit and loss account:			
Remeasurement of post-employment obligations		(55,520)	71,491
Related tax thereon		12,704	(15,657)
		(42,816)	55,834
Total comprehensive income for the year		1,493,460	1,677,307
		(Rupees)	(Rupees)
Earnings per share (basic and diluted)	33	45.03	47.53

The annexed notes 1 to 45 form an integral part of these financial statements.

Mujtaba Rahim Chief Executive Officer M Vegar Arif Director and Chief Financial Officer

/ CASH FLOW STATEMENT

For the year ended 30 September 2018

	Note	49 September 2018 (Rs. 000)	30 September 2017 (Rs '000)
CASH FLOWS FROM OPERATING ACTIVITIES			
Cash generated from operations	39	2,232,554	2,281,463
Staff gratuity contribution paid		(19,718)	(210,676)
Other long term employee benefits paid		(882)	- 1
Mark-up paid		(358,178)	(123,663)
Income taxes paid		(520,449)	(640,139)
Movement in long term loans		1,218	4,347
Movement in long term deposits and prepayments		1,441	(4,514)
Net cash generated from operating activities		1,335,986	1,305,818
CASH FLOWS FROM INVESTING ACTIVITIES			
Capital expenditure		(433,309)	(126,619)
Proceeds from disposal of operating fixed assets		12,092	4,966
Net cash used in investing activities		(421,217)	(121,653)
CASH FLOWS FROM FINANCING ACTIVITIES			
Fayments against finance lease obligations		(26,126)	(17,674)
Payments against diminishing musharika finance		(16,875)	(5,080)
Snort-term parrowings - proceeds		900,000	500,000
Short-term porrowings - repayments		(500,000)	-
Dividend paid		(1,685,219)	(2,039,306)
Net cash used in financing activities		(1,328,220)	(1,562,060)
Net decrease in cash and cash equivalents		(413,451)	(376,895)
Cash and cash equivalents at beginning of the year		(644,145)	(267,250)
Cash and cash equivalents at end of the year	40	(1,057,596)	(644,145)

The annexed notes 1 to 45 form an integral part of these financial statements.

Mujtaba Ranim Chief Executive Officer

M Vegar Adf Director and Chief Financial Officer

/ STATEMENT OF CHANGES IN EQUITY

For the year ended 30 September 2018

	General reserves			
	tssued, subscribed and paid-up capita.	Revenue reservés	Unappro- or ated profit	Total
	(Rupees in 1030)			
Palance as at 30 September 2016	341,179	3,248,000	1,798,233	5,387,412
Transaction with owners in the capacity as owners directly recorded in equity - distribution				
- Final dividend at 600% (i.e. Rs. 50 per share) for the year ended 30 September 2016		-	(2,047,073)	12,047,073)
Total comprehensive income for the year ended 30 September 2017				
Profit for the year	-	•	1,621,473	1,521,473
Other comprehensive income - remeasurement		İ	!	
of post-employment obligation - net of tax	-		55,834	55,834
Total comprenensive income for the year ended 30 September 2017	-	-	1,677,307	1,677,307
Transfer from revenue reserve appropriated				
subsequent to year end	<u> </u>	(440,000)	440,000	
Balance as at 30 September 2017	341,179	2,808,000	1,868,467	5,017,646
Transaction with owners in the capacity as owners directly recorded in equity - distribution				
-Final dividend at 500% (i.e. Rs. 50 per share)				
for the year ended 30 September 2017	•	-	(1,705,894)	[1,705,894]
Total comprehensive income for the year ended 30 September 2018				
Profit for the year	-	-	1,535,176	1,536,276
Other comprehensive income - remeasurement				
of post-employment obligation - net of tax			(42,616)	(42,816)
Total comprehensive income for the year ended				
30 September 2018	•	-	1,493,460	1,493,460
Transfer to revenue reserve appropriated		160,000	(160,000)	,
subsequent to year end		-		
Balance as at 30 September 2018	341,179	2,968,000	1,496,033	4,805,212
oursupe as at an achecimac wave	372,213	***********	-,,,,,,,	.,,

The annexed notes 1 to 45 form an integral part of these financial statements.

Mujtaba Rahim Chief Executive Officer

M Vegar Arif Director and Chief Financial Officer

For the year ended 30 September 2018

1. THE COMPANY AND ITS OPERATIONS

Archroma Pakistan Limited (the Company) is a limited liability company, incorporated and domiciled in Pakistan. The address of its registered office is 1-A/1, Sector 20, Korangi Industrial Area, Karachi, Pakistan. The Company is listed on Pakistan Stock Exchange Limited. The Company is a subsidiary of Archroma Textiles Standling Company) incorporated in Luxembourg, headquartered in Reinach, Switzerland which holds 75 percent of the share capital of the Company. At the reporting date, Mr. Ann Lavrysen is the Chief Executive Officer of the Holding Company and its latest financial statements have been prepared on going concern basis on which Group auditor have expressed unmodified opinion.

The Company is primarily engaged in the manufacture and sale of chemicals, dyestuffs and coating, adhesive and sealants. It also acts as an indenting agent.

The manufacturing facilities and sales offices of the Company are situated at the following locations:

Factories

- Petaro Road, Jamshoro, Sindh
- LX-10, & LX-11 Landhi Industrial Area Karachi, Sindh

Sales offices

- Katar Bund Road, Off, Multan Road, Thokar Niaz Baig, Lahore
- Canal Road, Abdullah Pur, Faisalabad
- House #78, Block S, Masoom Shah Road Gulistan Chowk New Multan

2. SUMMARY OF SIGNIFICANT EVENTS AND TRANSACTIONS IN THE CURRENT REPORTING PERIOD

The financial position and performance of the Company was particularly affected by the following events and transactions during the reporting period:

- a) The Company has expanded its Indigo plant in the factory located at Jamshoro and has incurred capital expenditure amounting to Rs. 327 million in aggregate in this respect. The addition of this plant has increased the textile dyes production capacity of the Company by 6,000 tons per annum.
- b) Due to devaluation of Pak Rupees during the year, the Company suffered exchange loss amounting to Rs. 251.6 million for liabilities denominated in US Dollars, Euro, Japanese You and Swiss Francs.
- c) Due to the first time application of financial reporting requirements under the Companies Act, 2017, including disclosure and presentation requirements of the fourth schedule of the Companies Act, 2017, some of the amounts reported for the previous period have been reclassified to conform to the requirements of the Act. (refer note 44 to financial statements).
- d) For detailed discussion about the Company's performance and financial position please refer to the Directors' report accompanied in the annual report of the Company for the year ended 30 September 2018.

For the year ended 30 September 2018

BASIS OF PREPARATION

3.1 Statement of compliance

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

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

- Islamic Financial Accounting Standards (IFAS) issued by the Institute of Chartered Accountants of Pakistan as are notified under the Companies Act, 2017; and
- Provisions of and directives issued under the Companies Act, 2017.

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

3.2 Basis of measurement

These financial statements have been prepared under the historical cost convention except as stated otherwise.

3.3 Functional and presentation currency

These financial statements are presented in Pakistan Rupees which is the Company's functional and presentation currency. All financial information presented in Pakistan Rupees has been counded to the nearest thousand of rupees, unless stated otherwise.

3.4 Critical accounting estimates and judgments

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

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods. Information about judgments made by the management in the application of approved accounting standards, as applicable in Pakistan that have the most significant effects on the amount recognized in the financial statements and information about assumptions and estimation uncertainties with significant risk of resulting in a material adjustment to the carrying amounts of assets and liabilities in the next year are described in the following notes:

- i) estimation of useful lives and residua, values of operating fixed assets (notes 5.1 and 6.1);
- ii) estimation in writing nown items of stores and spares to their net realisable value (notes 5.3 and note 8);

For the year ended 30 September 2018

- iii) estimation in writing down items of stock-in-trade to their net realisable value (notes 5.4 and 9);
- iv) estimation of provision for impairment of trade debts (notes 5.5 and 10);
- v) provision for taxation (notes 5.6 and 32);
- vi; measurement of defined benefit obligation and other long term employment benefits: key actuarial assumptions (notes 5.11 and 28);
- vii) lease classification (notes 5.17 and 18);
- viii) Recognition and measurement of provisions and contingencies (notes 5-13 and 23).
- ACCOUNTING STANDARDS, INTERPRETATIONS AND AMENDMENTS TO PUBLISHED APPROVED ACCOUNTING STANDARDS
- 4.1 Standards, interpretations and amendments to published approved accounting standards that are effective and relevant:
 - Disclosure initiative- amendments to 'IAS7,' Statement of Cash Flows' became effective during the year requiring entitles
 to explain changes in their liabilities for which cash flows have been or will be classified as financing activities in the
 Statement of Cash Flows. The amendment resulted in an additional disclosure which has been included in these financial
 statements.
 - The Companies Act, 2017 ("the Act") has also brought certain changes with regards to preparation and presentation of
 annual financial statements of the Company. These changes include change in homenclature of primary financia,
 statements and disclosure requirements in the fourth schedule to the Act have been revised resulting in the climination of
 duplicative disclosures to align with the SPRSs and incorporation of significant additional disclosures, which have been
 included in these financial statements.
- 4.2 Standards, interpretations and amendments to published approved accounting standards that are effective but not relevant:

There are certain new standards, amendments to the approved accounting standards and new interpretations that are mandatory for accounting periods beginning on or after 1 October 2017. However, these do not have any significant impact on the Company's financial reporting and therefore have not been detailed in these financial statements.

4.3 Standards, interpretations and amendments to published approved accounting standards that are not yet effective:

The following are the new standards, amendments to existing approved accounting standards and new interpretations that will be effective for the periods beginning on or after 1 October 2018, that may have an impact on the financial statements of the Company.

Transfers of Investment Property (Amendments to IAS 40 'Investment Property' effective for annual periods beginning on or after 1 January 2018) clarifies that an entity shall transfer a property to, or from, investment property when, and only when there is a change in use. A change in use occurs when the property meets, or ceases to meet, the definition of investment property and there is evidence of the change in use. In isolation, a change in management's intentions for the use of a property does not provide evidence of a change in use. The amendments are not likely to have an impact on Company's financial statements.

For the year ended 30 September 2018

- Annual Improvements to IFRSs 2014-2016 Cycle [Amendments to IAS 28 Investments in Associates and Joint Ventures"] (effective for annual periods beginning on or after 1 January 2018) clarifies that a venture capital organization and other similar entities may elect to measure investments in associates and joint ventures at fair value through profit or loss, for each associate or joint venture separately at the time of initial recognition of investment. Furthermore, similar election is available to non-investment entity that has an interest in an associate or joint venture that is an investment entity, when applying the equity method, to retain the fair value measurement applied by that investment entity associate or joint venture's interests in subsidiaries. This election is made separately for each investment entity associate or joint venture. The amendments are not tikely to have an impact on Company's financial statements.
- iFRIC 22 'Foreign Currency Transactions and Advance Consideration' (effective for annual periods beginning on or after 1 Junuary 2018) clarifies which date should be used for translation when a foreign currency transaction involves payment or receipt in advance of the item it relates to. The related item is translated using the exchange rate on the date the advance foreign currency is received or paid and the prepayment or deferred income is recognized. The date of the transaction for the purpose of determining the exchange rate to use on initial recognition of the related asset, expense or income (or past of it) would remain the date on which receipt of payment from advance consideration was recognized. If there are multiple payments or receipts in advance, the entity shall determine a date of the transaction for each payment or receipt of advance consideration. The application of interpretation is not usely to have an impact on Company's financial statements.
- IFRIC 23 'Uncertainty over Income Tax Treatments' (effective for annual periods beginning on or after 1 January 2019)
 clarifies the accounting for income tax when there is uncertainty over income tax treatments under IAS 12. The
 interpretation requires the uncertainty over tax treatment be reflected in the measurement of current and deferred tax.
 The application of interpretation is not likely to have an impact on Company's financial statements.
- IFRS 15 'Revenue from contracts with customers' (effective for annual periods beginning on or after 1 July 2018). IFRS 15
 establishes a comprehensive framework for determining whether, how much and when revenue is recognized. It replaces
 existing revenue recognition guidance, including IAS 18'Revenue', IAS 11'Construction Contracts' and IFRIC 13'Customer
 Loyalty Programmers' Management is in the process of assessing implications of this standard on its revenue recognition.
- IFRS 9 Financial Instruments' and amendment Prepayment Features with Negative Compensation (effective for annual periods beginning on or after 1 July 2018 and 1 January 2019 respectively). IFRS 9 replaces the existing guidance in AS 39 Financial Instruments: Recognition and Measurement. IFRS 9 includes revised guidance on the classification and measurement of financial instruments, a new expected credit loss model for calculating impairment on financial assets, and new general hedge accounting requirements. It also carries forward the guidance on recognition and derecognition of financial instruments from IAS 39. The Company is currently in the process of analyzing the potential impact of changes required in classification and measurement of financial instruments and the impact of expected loss mode, on adoption of the standard.
- IFRS 16 'Leases' (effective for annual period beginning on or after 1 January 2019). IFRS 16 replaces existing leasing guidance, including IAS 17 'Leases', IFRIC 4 'Determining whether an Arrangement contains a Lease', SIC-15 'Operating Leases'. Incentives, and SIC-27 'Evaluating the Substance of Transactions Involving the Legal Form of a Lease', IFRS 16 introduces a single, on-balance sheet lease accounting model for lessees. A lessee recognizes a right-of-use asset representing its right-to-use the underlying asset and a lease liability representing its obligation to make lease payments. There are recognition exemptions for short-term leases and leases of low-value items. Lessor accounting remains similar to the current standardite, lessors continue to classify leases as finance properating leases. Management is in the procuss of assuring implication of this standard on its leases.

For the year ended 30 September 2018

- Amendments to IAS 28 'Investments in Associates and Joint Ventures' (effective for annual periods beginning on drafter 1 January 2018) clarifies that a venture capital organization and other similar entities may elect to measure investments in associates and joint ventures at fair value through profit or loss, for each associate or joint venture separately at the time of initial recognition of investment. Furthermore, similar election is available to non-investment entity that has an interest in an associate or joint venture that is an investment entity, when applying the equity method, to retain the fair value measurement applied by that investment entity associate or joint venture to the investment entity associate's or joint venture's interests in subsidiaries. This election is made separately for each investment entity associate or joint venture. The amendments are not likely to have an impact on Company's financial statements.
- Amendments to IAS 19 'Employee Benefits'- Plan Amendment, Curtailment or Settlement (effective for annual periods beginning on or after 1 January 2019). The amendments clarify that on amendment, curtailment or settlement of a defined benefit plan, a company now uses updated actuarial assumptions to determine its current service cost and not interest for the period; and the leffect of the asset ceiling is disregarded when calculating the gain or loss on any settlement of the plan and is dealt with separately in other comprehensive income. The application of amendments is not likely to have an impact on Company's financial statements.
- Annual Improvements to IERS Standards 2015–2017 Cycle the improvements address amendments to following
 approved accounting standards:
 - IFRS 3 Business Combinations and IFRS 11 Joint Arrangement the amendment aims to clarify the accounting treatment when a company increases its interestin a joint operation that meets the definition of a business. A company remeasures its previously held interest in a joint operation when it obtains control of the business. A company coes not remeasure its previously held interestin a joint operation when it obtains joint control of the business.
 - 1AS 12 Income Taxes the amendment clarifies that all income tax consequences of dividends (including payments on financial instruments classified as equity) are recognized consistently with the transaction that generates the distributable profits.
 - IAS 23 Borrowing Costs the amendment clarifies that a company treats as part of general borrowings any borrowing originally made to develop an asset when the asset is ready for its intended use or sale.

The above improvements to standards are not likely to have material / significant impart on Company's financial statements.

5. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

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

5.1 Property, plant and equipment

5.1.1 Operating fixed assets

Owned assets

These are stated at cost less accumulated depreciation and accumulated impairment losses, if any, except freehold, and and capital work-in-progress, which are stated at cost less accumulated impairment losses, if any. Whereas, cost includes expenditures that are directly attributable to the acquisition of the assets. If sign ficant parts of an item of property, plant and equipment have different useful lives, then they are accounted for as separate items (major components) of property, plant and equipment.

ANNUAL REPORT 2015

For the year ended 30 September 2018

Depreciation is charged using the straight line method, whereby the depreciable amount of an asset is written off over its estimated useful life. The cost of leasehold land is amortised equally over the lease period. The asset's residual values and useful lives are reviewed, and adjusted if required, at each reporting date.

Depreciation is charged on additions from the month the asset is available for use and on disposals upto the month preceding the month of disposal. The rates of depreciation are stated in respective note in these financial statements.

Subsequent costs are included in the asset's carrying amounts or recognised as a separate asset, as appropriate, only when it is probable that future benefits associated with the item will flow to the. Company and the cost of the item can be measured reliably. All other repairs and maintenance are charged to the Statement of Profit or Loss and Other Comprehensive Income as and when incurred.

Gains / losses on disposals are determined by comparing proceeds with the carrying amount. These are included in the Statement of Profit or Loss and Other Comprehensive Income in the year in which they arise.

Leased assets

Upon initial recognition, an asset acquired by way of finance lease is stated at an amount equal to the lower of its fair value and the present value of minimum lease payments, each determined at the inception of the lease. Subsequent to initial recognition, the asset is stated at the amount determined at initial recognition less accumulated depreciation and impairment losses, (fany.

Depreciation is charged on the same basis as used for owner assets.

5.1.2 Capital work-in-progress

All expenditure connected with specific assets incurred during installation and construction period are carried under capita, work in progress at cost. These are transferred to specific assets as and when these are available for use.

5.1.3 Impairment

The Company assesses at each reporting date whether there is objective evidence that property, plant and equipment may be impaired. If any such indication exists, the recoverable amount is estimated which is the greater of its value in use and its fair value less cost to sell. An impairment loss is recognised, if the carrying amount of an asset exceeds its recoverable amount. Impairment losses are recognised in Statement of Profit or Loss and Other Comprehensive Income.

5.1.4 Borrowing costs

Borrowing costs are recognised as an expense in the period in which these are incurred except in cases where such costs are directly attributable to the acquisition, construction or production of a qualifying asset (one that takes substantial period of time to get ready for use or sale) in which case such costs are capitalised as part of the cost of that asset

5.2 Loans, advances and deposits

These are stated at cost less estimates made for any doubtful receivables based on a review of all loutstanding amounts at the reporting date. Salances considered bad and irrecoverable are written off when identified.

For the year ended 30 September 2018

5.3 Stores and spares

Stores and spares are valued at the lower of cost determined on the moving average method and not realisable value. Cost in respect of items in transit includes the invoice values and other charges incurred thereon.

Provision for obsolete and slow moving stores and spares is determined based on the management's assessment regarding their future usability.

Not realisable value signifies the estimated selling price in the ordinary course of business less the lestimated cost of completion and estimated costs necessarily to be incurred to make the sale.

5.4 Stock-in-trade

Stock in trade are valued at the lower of cost determined on the moving average method and net realisable value.

Cost of work-in-process and manufactured finished goods comprises cost of direct materials, direct. Tabour and an appropriate portion of production overheads. Cost in respect of items in transit includes, the invoice values and other charges incurred thereon.

Provision for obsolete and slow moving inventories is determined based on management's assessment regarding their future usability.

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

5.5 Trade and other receivables

Trade and other receivables are carried at original invoice amount less an estimate for doubtful balances which is determined based on review of outstanding amounts and previous repayment patterns. Balances considered bad and inecoverable are written off when identified.

5.6 Taxation

Current

Provision for current taxation is based on taxable income at the current rates of taxation after taking into account applicable tax credits, rebates and exemptions available, if any and taxes paid under Final Tax Regime. The charge for current tax also includes adjustments where necessary, relating to prior years which arise from assessments framed / finalised during the period.

Deferred

Deferred taxation is recognised using the Statement of Financial Position liability method on all major temporary differences arising between the carrying amounts for financial reporting purposes and the amounts used for taxation purposes. Deferred tax liabilities are recognised for all taxable temporary differences. Deferred tax assets are recognised for all deduct ble temporary differences to the extent that it is probable that the temporary differences will reverse in the future and taxable income will be available against which the temporary differences can be utilised. Deferred tax assets and liabilities are measured using the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the Statement of Financial Position date.

ANNUAL REPORT 2018

For the year ended 30 September 2018

5.7 Financial instruments

5.7.1 Financial assets

5.7.1.1 Classification

Management determines the appropriate classification of its financial assets in accordance with the requirements of International Accounting Standard 39 (IAS 39), "Financial Instruments: Recognition and Measurement" at the time of purchase of financial assets. The financial assets of the Company are categorized as follows:

a) Financial assets at fair value through profit or loss

A financial asset is classified as at fair value through profit or loss if it is classified as held for trading or is designated as such on initial recognition. Financial assets that are acquired principally for the purpose of generating profit from short-term fluctuations in prices are classified as 'held fortrading'.

b) Loans and receivables

These are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market.

c) Held-to-maturity

These are financial assets with fixed or determinable payments and fixed maturity which the Company has the positive intent and ability to hold to maturity.

d) Available-for-sale financial assets

Available for sale financial instruments are those non-derivative financial assets that are designated as available for sale or are not classified either as (a) financial assets at fair value through profit or loss (b) loans and receivables (c) held to maturity. Financial assets intended to be held for an indefinite period of time, which may be sold in response to needs for liquidity or changes in equity prices, are classified as "available for sale".

5.7.1.2 Initial recognition and measurement

All financial assets are recognised at the time the Company becomes a party to the contractual provisions of the instrument. Financial assets are initially recognised at fair value plus transaction costs except for financial assets carried at fair value through profit or loss. Financial assets carried at fair value through profit or loss are initially recognised at fair value and transaction costs associated with these financial assets are taken directly to the Statement of Profit or Loss and Other Comprehensive Income.

5.7.1.3 Subsequent measurement

Subsequent to initial recognition, financial assets are valued as follows:

a) 'Financial asset at fair value through profit or loss' and 'available-for-sale'

Financial assets at fair value through profit or loss' are marked to market using the closing market rales and are carried on the Statement of Financial Position at fair value. Net gains and losses arising on changes in fair values of those financial assets are taken to the Statement of Profit or Loss and Other Comprehensive Income in the period in which those arise.

For the year ended 30 September 2018

'Available-for-sale' financial assets are marked to market using the closing market rates and are confection the Statement of Financial Position at fair value. Net gains and losses arising on changes in fair values of these financial assets are recognised in other comprehensive income.

b) 'Loans and receivables' and 'held-to-maturity'

Loans and receivables" and "ne.d-to-maturity-financial assets are carried at amortised cost.

5.7.1.41mpairment

The Company assesses at each reporting date whether there is objective evidence that a financial asset is impaired. A significant or prolonged decline in the fair value of a equity securities below its cost is also an objective evidence of impairment. Provision for impairment in the value of financial assets, if any, is taken to the Statement of Profit or Loss and Other Comprehensive Income.

5.7.1.5 Offsetting of financial assets and liabilities

Financial assets and financial liabilities are offset and the net amount is reported in the financial statements when there is a legally enforceable right to set off the recognised amounts and there is an intention to settle on a net basis, or realise the assets and settle the liabilities simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in normal course of business and in the event of default, insolvency or winding up of the Company or the counterparties.

5.7.2 Financial liabilities

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

5.7.3 Derecognition

Financial assets are derecognised at the time when the Company's contractual right to the cash flows from the asset expires or a transfers the right to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial assets are transferred or it neither transfers nor retains substantially all of the risks and rewards of ownership and does not retain control the transferred asset. Financial liabilities are derecognised at the time when they are extinguished i.e. when the obligation specified in the contract is discharged, cancelled, or expires. Any gain or loss on derecognition of financial assets and financial liabilities is taken to the Statement of Profit or Loss and Other Comprehensive Income.

5.7.4 Fair value measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest. The fair value for financial instruments traded in active markets at the reporting date is based on their quoted price, without any deduction for fransaction costs.

For the year ended 30 September 2018

For all other financial instruments not traded in an active market, the fair value is determined by using valuation techniques deemed to be appropriate in the circumstances. Valuation techniques include the market approach (i.e., using recent arm's length market transactions adjusted as necessary and reference to the current market value of another instrument that is substantially the same) and the income approach (i.e., discounted cash flow analysis making as much use of available and supportable market data as possible).

All assets and liabilities for which fair value is measured or disclosed in these financial statements are categorised within the fair value hierarchy, described as follows, based on the lowestlevel input that is significant to the fair value

Level 1: Quoted prices (unadjusted) in active markets for identical asset

Level 2: Inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).

Level 3: Inputs for the asset or liability that are not based on observable market data (unobservable inputs).

The Company recognises transfers between levels of the fair value hierarchy at the end of the reporting period during which the change occurs.

5.8 Cash and cash equivalents

For the purpose of the Statement of Cash Flows, cash and cash equivalents include cash in hand, cash in transit, cheques and drafts in hand and in transit, balances held with banks in current accounts, short term highly liquid investments that are readily convertible to known amount of cash with insignificant risk of change in value having maturity of three months or less from the date of acquisition and short-term running finances that are repayable on demand and form an integral part of Company's cash management. Short-term running finances are shown within short-term borrowings in current Labilities on the Statement of Financial Position.

5.9 Trade and other payables

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

5.10 Borrowings

Borrowings (including short term borrowing and diminishing musharika financing) are initially recognised at fair value, net of transaction costs incurred. Borrowings are subsequently measured at amortised cost. Any difference between the proceeds (net of transaction costs) and the redemption amount is recognised in profit or loss over the period of the borrowings using the effective interest method. Borrowings are removed from the Statement of Financial Position when the obligation specified in the contract is discharged, cancelled or expired.

5.11 Staff benefits

5.11.1 Retirement benefits

The Company operates:

a) an approved contributory provident fund for all eligible employees; and

For the year ended 30 September 2018

b) an approved gratuity fund for all employees. Annual contributions are made to the fund on the basis of actuarial recommendations. The actuarial valuations are carried out using the Projected Unit Credit Method, Remeasurements which comprise actuarial gains and losses and the return on plan assets (excluding interest) are recognized immediately in other comprehensive income. The Company determines the net interest expense (income) on the net defined benefit liability / (asset) for the period by applying the discount rate used to measure the defined benefit obligation at the beginning of the actual period to the then - net defined benefit liability / (asset) during the period as a result of contribution and benefit payments. Net interest expense and current service cost are recognized in the Statement of Profit or Loss and Other Comprehensive Income. The latest actuarial valuation was conducted at the Statement of reporting date by the Archroma Group's globally appointed actuary.

Staff retirement benefits are payable to staff on completion of prescribed qualifying period of service under these schemes

c) The Company's not obligation in respect of other long-term employee benefits [s.e. long service award [Jupilee Plan]], other than defined benefit obligation, is the amount of future benefit that employees have earned in return for their services in the current and prior periods. That benefit is discounted to determine its present value. Remeasurements are recognised in profit and loss account in the period in which they arise.

5.11.2 Compensated absences

The liability in respect of compensated absences of employees on unavailed leave balances is accounted for in the period in which the leave is earned.

5.12 Foreign currency transactions

Transactions in foreign currencies are translated to Pakistani Rupees at the foreign exchange rates prevailing on the date of transaction. Monetary assets and liabilities in foreign currencies are translated anto Rupees at the rates of exchange approximating those at the reporting date. Exchange gains / losses resulting from the settlement of transactions and from the translation at period-end exchange rates of monetary assets and liabilities denominated in foreign currencies are taken to the Statement of Profit or Loss and Other Comprehensive Income.

5.13 Provisions

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

5.14 Proposed dividend and transfer between reserves

Dividends declared and transfers between reserves made subsequent to the reporting date are considered as non-adjusting events and are recognised in the financial statements in the period in which such dividends are declared / transfers are made.

5.15 Revenue recognition

Revenue is recognised to the extent that it is probable that the economic benefit will flow to the Company and the revenue can be measured reliably. Revenue is measured net of trade discounts, commission and allowances, if any. Revenue comprise the fair value of consideration received or receivable on the following basis:

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Sales are recognised as revenue when goods are delivered and invoiced.

- Indenting commission is recognised on receipt of shipment confirmation from suppliers
 - Interest income is accrued on a time apportion basis on the principal outstanding at the rates applicable
- Miscellaneous income is recognized or, receipt basis.

5.16 Expenses

All expenses are recognized in the Statement of Profit or Loss and Other Comprehensive Income on accrual basis.

5.17 Leases

Leases are classified as finance leases whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the Company, All other leases are classified as operating leases including leases under ijarah financing.

Lease payments under finance lease are apportioned between finance costs and reduction of the lease liability so as to achieve a constant rate of interest on the remaining balance of the liability. Finance costs are recognized in the Statement of Profit or Loss and Other Comprehensive Income, unless they are directly attributable to qualifying assets, in which case they are capitalized. Payments made under operating leases and ijarah financing (net of any incentives received from the lesser) are charged to Statement of Profit or Loss and Other Comprehensive Income on straight line basis over the period of the lease / ijarah term.

5.18 Segment reporting

Operating segments are determined and presented in a manner consistent with the internal reporting provided to the chief operating decision-maker. The Chief Executive Officer has been identified as the chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments.

An operating segment is a component of the company that engages in business activities from which it may cam revenues and incur expenses, including revenue and expenses that relate to transactions with any of the Company's other components.

The Company has determined operating segments using business units. The business units have been established on the basis of products offered to external customers. The Company's Chief Executive Officer reviews the financial performance of the Company by business units.

In accordance with the Company's internal reports, that are regularly reviewed by the entity's chief operating decision-maker to allocate resources to the segments and assess their performance, function costs (comprising those with respect to finance, procurement, other administration, legal, information technology, human resources, etc.) are allocated to the respective operating segments.

6.	PROPERTY, PLANT AND EQUIPMENT	Note	30 September 2018 (Rs 1000)	30 September 2017 (Rs '000)
	Operating fixed assets	6.1	1,878,620	1,659,957
	Capital work-in progress	6.5	74,068	\$4,306
			1,952,688	1,744,273

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G.1 Operating fixed assets:

					30 Septe	mbar 2018				
	Freehold Land	Leasahold Land	Buildings	Buildings	Plant and machinery	Forniture, fixt equipme		Vahi	ctes	Total
		14110	leasehold lend	freehold Land	-	Owned	Luəsed	Орипеф	Lassed	
					— (Rupec	s in 1000)				
At L October 2017										
Cost	47	392,212	197,938	512,379	2,095,361	551,893	37,304	74,393	79,852	3,941,199
Accumulated depreciation		(10,466)	(70,544)	[287,907]	(1,377,691)	(450,450)	(26,849)	[23,023]	[26,259]	(2,281,232)
Net book value	41	381,766	127,394	224,272	717,610	93,440	10,415	\$1,270	\$3,593	1,6\$9,967
Year ended 30 September 2018										
Opening net book value	47	381,766	127,394	224,272	717,670	93,440	10,415	\$1,370	53,593	1,659,967
Additions	-		3,091	53,128	304,150	62,702	2,613		54,232	479,916
Disposals / write-offs										
Ebet	······		····	•	5,617	3,\$49	-	18,075		27,541
Accumulates depreciation					(4,946)	(3,814)		2,533		(17,293)
·			٠,		671	35	-	9,542		10,248
Depreciation charge for the year		(3,962)	(7,009)	(22 ₁ 590]	(149,609)	(32,197)	(6,059)	(2,082)	(28,501)	(251,015)
Cosing net book value	47	377,804	123,476	254,810	\$72,540	123,910	4,969	39,746	81,313	1,478,520
At 30 September 2018		•		- · · · · · ·	·	·				
Cost	47	392,232	201,029	565,307	2,393,594	610,746	39,917	38,318	134,084	4,393,574
Accumulated depreciation		(14,428)		(310,497)	(1,521,354)	(486,836)	[34,948]	[16,572]	(32,786)	[2,514,954]
Net book value	47	377,804	123,476	254,810	872,540	123,910	4,969	39,746	61,513	1,873,620
Depret ation rate % per annom		1.00%	2.13%	2.5 - 10%	10 - 50%	10 - 31,33%	33.33%	20%	20 - 15%	
					30 September 20			1		
	Freehold Lang	Leasehold Lans	Buildings on	Bandings on Irrohoul	Flant and mark herry	Furniture, fixt ecurpus		Veh -	C.05	"etal
	Linit	Larri.	!easebold	, and	" "ү -	Ownec	_essed	Ownec	Leased	
			and							
At 1 October 2016					(Rupee	O00 ni e				
Cost	47	392 232	157,938	511 125	2,057,138	936,237	37,304	39,962	GC 800	3,838,586
Accumulated deprecianon		(6,504)		(265 694)	11,226,1671	(424,612)	(14,454)	125,7091	((2.922)	(2,000,829)
Net book value	47	385,728	134,172	245.431	835,971	111,625	27,950	11,153	53 881	1,801.358
								•		
Year ended 30 September 2017	43	701 700		246 171	635.833	1 1201	22.01.0	11,151	53 891	LAC. BEA
Opening net book value Additions	47	385,728	134,172	245,431 1,894	836,971 38,223	101,625 16 4 58	22,850	50,462	12 049	1,801,858 114,256
	•	•	-	1,034	.10,22.1	10 134	-	.5,402	1.5-7	11.3.2
2)pasals / write offy								h: n1:		14.77.4
Cost Accumulated deprecial or		-	-			817		15,931	•	16,743 116 2 <u>24</u>
	1					(LLU)				
				:		(553)		1.756	<u> </u>	
Depreciation charge for the year		(3,962)	- (6.778)	(22,213)	- (157,524)	(553) 259 (14.394)	(12,433)	1,256 15,4891	(13,337)	1 515 (259,632)
	- 47				(157,524) *17,070	259		1,256	(13,337) 	1 515
Depreciation charge for the year Closing net book value		(3,862)		(22,213) 224,272		259 (14.394)	- (12,433)	1,256 (5,489)		1 515 (259,632)
Depreciation charge for the year Closing net book value At 30 September 2017	47	(3,902) 281,766	127,394	224,272	*17,070	259 (34,394) 93,440	- (12,433) (30,415	1,256 (5,489) 51,373	55,593	1 515 (259,632) L659,967
Depreciation charge for the year Closing net book value At 30 September 2017 Cost		(3,502) 281,766 392,232	127,394 197,935	224,272 \$17,179	717,070 2,885 351	259 (34.384) 93,440 351,893	(12,433) 19,415 37,304	1,256 (5,499) 01,310 74,503	55,593 55,893 75,852	1 515 (259,632) 1,659,967
Depreciation charge for the year Closing net book value At 30 September 2017	47	3,902/ 281,766 352,232 (16,456)	127,394 197,935 170,544)	224,272 917,179 (267,907)	717,070 7,885 351 (1,377 591)	259 (44.384) 93,440 351,853 (458,453)	(12,435) 10,415 37,304 (26,889)	1,256 (\$,489) (\$,370 (\$4,593 (\$3,073)	55,593 (8,852 (26,259)	1 515 (259,632) 1,659,967 3 941,199 (2,281,232)
Depreciation charge for the year Cloung net book value At 30 September 2017 Cost Accomplished causes also n	47	(3,502) 281,766 392,232	127,394 197,935	224,272 \$17,179	717,070 2,885 351	259 (34.384) 93,440 351,893	(12,433) 19,415 37,304	1,256 (5,499) 01,310 74,503	55,593 55,893 75,852	1 515 (259,632) 1,659,967

For the year ended 30 September 2018

6.2	The depreciation charge for the year has been altocated as follows:	Note	30 September 2018 (Rs 3300)	S0 September 2017 (Re 000)
	Cost of goods sold	25	204,047	2.4,605
	Distribution and marketing expenses	26	26,202	24,949
	Administrative expenses	27	20,765	371.178
			251,015	259,632

6.3 Details of property, plant and equipment disposed off / written off during the year having book value of Rs. 500,000 and above:

Description	Mode of disposal	Cost	Accumulated depreciation	Book value	Sale proceedy	Purchaser	Relationship with purchaser
			(Rupees in	'000 ····			
Furniture, Fixtures and Equipment Gas Genset 450KVA	Company policy	5,303	4 685	518	844	Bismi,lah Traders	Third party vendor
Vehicles							
Honda Civic VIII	Company policy	2,45 *	1,147	1,310	1,315	Mr. Mehmaon	Employee
Henda Cois VTI	Company policy	2,531	776	1,755	1,867	Mr. Naveec Kamil	Employee
Honda Civic Onet	Company policy	2,310	521	1,689	1,667	Mr. Bital Halcom	Fx-Employee
Suzuki Wagon B	Company policy	895	181	714	600	Mr. Kamiran Mirzo	Ex-Employee
Toyota GLi A/T	Company policy	1,745	414	1,331	1,345	Mr Rigwan Rand	Ex Employee
Toyota CB A/T	Company policy	1.695	266	1,629	1,659	Mr. Kamian Khatii	Ex-Employee
Suzuki Wayon R	Company bulley	896	241	655	565	Mr. S Atif	Ex-Employee
		18,032	8.431	9,701	10,006		

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

	Locations	Dasge of immovable property		lotal Area (in Sq. Ft)	Covered Area (in Sq. Ft)
	Landri	Martifacturing Plant		451,920	176,165
	Jamshura	Mamufacturing Flant		3,964,204	1,911,313
6.5	Capital work-i	in-plogress	Kote	30 September 2016 (Rs 1000)	30 September 2017 (No. 000)
	Plantand mad	hitery		67,977	GR 636
	Equipment			6,091	14.670
				74,058	84,806
7.	LONG TERM L	DANS			
	Considered go	ood - secured			
	Out from:	Executives		1,346	2,969
		Emp.oyees		1,551	8,004
			71	2,897	6,073
	Less: Receivab	le with nionelyear	LI	(2,324)	(4.292)
				573	1,791

^{7.1} I don't to executives and employees are provided by the Company for the purchase of motor vehicles, furniture and for house building essistance in accordance with the terms of their employment. These containers free and secured against provident fund, repayable over varying periods.

7.3	Reconciliation of carrying amount of loans to executives	30 September 2018 Executives	30 September 2017 Executives
	Opening balance	2,969	9,001
	Repayments during the year	(1,623)	(6,042)
	flet ne palance	1,346	2,964

^{7.3} The maximum aggregate amount outstanding at the end of any month during the year were Rv. 2.224 million (2017; Rs. 14.11 in Bion) respectively

For the year ended 30 September 2018

В.	STORES AND SPARES	Note :	30 September 2018 (Rs '000)	30 September 2017 (Rs '000)
	Stores		34,904	30,994
	Spares		10,360	3,742
	In transit		172	
			45,436	40,243

Provision against slow moving and obsolete stores and spares amounts to Rs. 3.643 (2017; Nil) and written off there against amounting to Nil (2017; Rs. 19.91 million)

9.	STOCK-IN-TRADE		2018 (Rs '000)	2017 (Rs '000)
	Raw and packing materials including goods in transit of Rs. 312,588 million (2017: Rs. 252,64 million)		1,524,421	1,187,285
	Work-in-process	25	168,386	55,260
	Finished goods including goods in transit of Rs. 49.810 million (2017: Rs. 55.36 million)	9.1 & 25	1,001,719 2,694,526	865,099 2,107,644

- 9.1 This includes Imported finished goods amounting to Rs. 238.497 million (2017; Rs. 247-29 million).
- 9.2 Provision against slow moving and obsolete stock amounts to Rs. 50.916 (2017; Nii) and written off there against amounting to Nil (2017; Rs.79.84 million).

10.	TRADE DEBTS	(Rs '000)	2017 (Rs 1000)
	Related parties - considered good and secured		
	 Archroma Turkey Chemical Industry and Trade Limited Liability Company 	21,785	7,144
	- IPT Archzoma Indonesia	2,010	
	- Archroma (Thailand) Company Limited	28,660	29,543
	Archroma Tianjin Limited	1,765	5,478
	Archroma Shanghai (WFOE)	4,771	G,G9.7
	- Archroma Textile Mexico	18,657 42,420	6,692
	- Archroma Peru S.A.	88,640	79,415
	- Archroma Singapore Pte Limited - Archroma India Private Limited	33,596	2,774
	- Architect a maia anivate confeed	8,408	2,447
	- PT Archroma Specialties, Indonesia	16,373	4,911
		267,085	145,311
	Others considered good:		,
	- Secured	222,836	388,226
	- Unsecurca	3,243,405	2,632,295
		3,733,326	5,165,832
	Others - considered doubtful	392,526	332,348
		4,125,852	3,498,180
	Less: Provision for impairment against trade debts 10.1	(392,526)	(332,348)
	-	3,733,326	3,165,832
10.1	Reconcitiation of provision for impairment against trade debts:		
	Opening provision	332,348	389,349
	Written-off during the year		(72,996)
	Charge for the year	60,178	15,995
	Clasing arovis on	392,526	332,346

For the year ended 30 September 2018

10.2 The aging of the trade debts receivable from related parties as at the reporting date is as under:

		Note	.30 September 2018 (Rs 1000)	30 September 2037 (Rs 1900)
	Not pasticue		220,217	145,311
	Pastidue 1-60 days Total		46,868 267,085	145,311
	lotal		***	143,711
10.3	The maximum aggregate amount due from the related party at the end of	any month de	uring the year are as f	
	- Archroma Turkey Chemical Industry and Trade Limited Liability Compar	ny	21,785	7,151
	- PT Archroma Indonesia		2,010	1,085
	Archroma (Thailand) Company Limited		67,858	61,958
	- Archroma Tianjin F mited		5,766	2.211
	- Archroma Shanghai (WFCE)		16,960	-
	Archioma Textile Mexico		48,779	67,035
	- Archroma Peru S.A.		42,420	16,863
	- Archroma Singapore Pte Limited		120,025	74,478
	- Archroma India Private Umited		34,466	2,285
	- Archroma U.S. Inc.		8,408	<u> </u>
	PT Archioma Specialties, Indonesia		16,372	4,915
11.	LOANS AND ADVANCES	Nate	30 September 2018	30 September 2017
	Considered good - secured		(R5 '000)	(Rs '000)
	Current portion of loans and advances			
	Amounts due from: - Executives		1,338	2,815
	- Executives - Employees		986	1,467
	- Employees	- 1	2,314	4,282
	Considered good - unsecured	·	•	·
	Advances for supplies and services		1,092	4,379
			3,416	5,661
11.1	These advances do not corry any mark up arrangement			
12.	TRADE DEPOSITS AND SHORT-TERM PREPAYMENTS			
	Deposits		18,357	31,665
	Short-term prepayments		30,068	27,408
			48,425	59,073
12.1	These trade deposits and prepayments are mainly against rent and insurance these do not carry any mark up arrangements.	ce		
13.	OTHER RECEIVABLES			
	Due from the Government:			
	- Sales tax		1,724,254	1,879,631
	- Others (rebates)			2,64€
	to don't an account at an about		1,724,254	1,582,277
	Indenting commission due from: - Related parties - group companies	13 1	2,934	3,016
	- related parties - group companies - Others	23.1	4,334	414
		28.1.3		52,677
	Receivable from eratuity lund irelated by rivi	70.1.3		
	Receivable from gratuity fund (related party) Receivable from provident fund (related party)	20.1.3	5,348	6,620
	Receivable from provident fund (related party) Others	13.2	5,348 37,951	

For the year ended 30 September 2018

13.1 The names of group companies and the corresponding amounts due from them in respect of indenting commission are as fullows:

	Note	30 September 2018 (Rs '000)	30 September 2017 (Rs 1000)
Archrona Management Gmoh		2,533	2,345
F.T. Archroma Indonesia		-	174
Archroma India Private Limited		231	197
Archroma (Thailand) Company Limited		•	300
Archroma Hong Kong Private Limited		140	-
Archroma Singapore Pte Limited		30	
		2,934	3,016
13.1.1 The aging of the indenting commission due from related parties as at reporting date is as under:	the		
Not past due		2,396	2,543
Past due more than 1 year		538	473
-		2,934	3,016

13.2 In sincludes an amount of Rs. 2.34 million paid to Sindh High Court (the Court) as per direction of the Nazir of the Court in connection with petition filled by the Company in conjunction with other parties challenging the revision in gas tariff notification dated 30 December 2016. Management expects the case to be decided in Company's favour. Accordingly, the amount paid, being differential of gas tariff as per the revised notification and tariff charged prior to such notification, is recognised as receivable in these financial statements.

14.	CASH AND BANK	BALANCES		Note	30 September 2018 (Rs '000)	30 September 2017 (Rs '000)
	With banks in curr Cash in hand Cheques in hand	rent accounts		14.1	2,622 622 528,861 532,105	4,955 293 582 637 587.885
14.1	The current accoun	nts are placed w	ith banks under Islamic banking arrangem	ents.		
15.	SHARE CAPITAL					
15.1	Authorised capit	al				
	2018 Number of	2017 shares				
	50,000,000	50,000,000	Ordinary shares of Rs 10 each		500,000	500,000
15.2	Issued, subscribe	ed and paid-up	capital			
	2018 (Number o	2017 of shares)			2018 (Rs *000)	2017 (RS 600)
	7,441,639	7,441,639	Ordinary shares of Rs. 10 each issued for consideration other than cast	h	74,416	74,416
	26,676,242	26,576,242	Ordmary shares of Rs. 10 each issued as fully paid bonus shares		266,763	266,763
	34,117,881	34,117,881			341,179	341,179

15.3 Archroma Textiles S. air L., Luxembourg held 25,588,533 (2017: 25,588,533) ordinary shares of Rs 10 each at 30 Septembor 2016

For the year ended 30 September 2018

16.	DEFERRED TAXATION - NET Deferred tax limitities arising on taxable temporary differences:	Nate	30 September 2018 (Rs '000)	30 September 2017 (Rs 000)
	Accelerated tax depreciation allowance and others		240,292	242,388
	Employees retirement heriefits - net		•	11,631
	Deferred tax assets arising on deductible temporary differences:		240,292	254,519
	Provision for impairment against trade debts		80,881	73,382
	Other long term employee benefits		2,591	3.082
	Obligation under finance lease		28,714	24,652
	Employees retirement benefits - net		650	-
			112,836	101,116
			127,456	152,903
17.	DEFERRED LIABILITIES			
	Employee rct rement benefits	28.1.3	2,842	-
	Other long term employee benefits	17.2	11,322	13,955
			14,164	13,956

17.1 This represents long service awards operated by the Company for eligible employees. The Company's obligation is determined by the Archromal Group's globalty appointed actuary using projected unit credit method. Remeasurement amounting to Rs. 2-G3 mil. on (2017; Rs. 3.57 million) has been recognised in statement of profit and loss during the year.

18. LIABILITIES AGAINST ASSETS SUBJECT TO FINANCE LEASE

	Minim .ease pay		Fut: finance		Present of minir lease pay	าเเท
	2018	2017	2018	2017	2018	2017
	•••••		(Ruper	(000° ni as		
Not later than one year Later than one year and not	19,947	26,088	2,579	4,155	17,368	21,933
later than five years	24,477	48,574	1,591	4,177	22,886	44,447
	44,424	74,662	4,170	8,282	40,254	66,380
Less: Current portion shown under our	ment l'abilities				(17,368)	(21,933)
					22,886	44,447

The lease rentals carry mark-up at 6 months KIBOR + 1%. The said mark-up rates are revised on a biannual basis and lease rentals are payable on monthly basis.

These assets have been leased from various financial institutions underloasing arrangements for three, four and five years as the case may be. After the completion of the term of the lease, the assets will be transferred to the Company upon the payment of 20% or 25% of the cost of the asset.

19. LIABILITIES AGAINST DIMINISHING MUSHARIKA FINANCE

	Due within	one year	Due after one year but within 5 years		Total 30 September 2018	
	2018	2017	2018	2017	2018	2017
			(Rupe	es in '000}		
Principal Repayment	16,053	7,441	69,184	37,825	85,237	45,267
Prof t	6,377	3,069	10,670	5,935	17,047	9,004
	22,430	10,510	79,854	43,761	102,254	54,271

The Company has obtained various vehicles under cominishing mushanka financing arrangement entered into with the Mudaraba having various maturity dates up to 15 September 2023 with monthly principal repayments. The financing is secured against the respective vehicles. The rate of profit on the borrowing is 6 months KIBOR - 1% per annum.

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20.	TRADE AND OTHER PAYABLES	Note	30 September 2018 (Rs '000)	30 Saptember 2017 (RS '000)
	Creditors		476,642	439,149
	Accrued liab lities	20.1	507,091	501,638
	Advance from customers		60,092	1,836
	Bills payable:			
	- Related parties		189,453	278,299
	Others		1,583,511	1,209,746
	Export commission payable to Archroma Management Gmbh			295
	Export commission payable to related parties		29,228	-
	Workers Profit Participation Fund	2G.2	58,315	33,281
	Workers Welfare Fund		106,484	113,810
	Royalty payable to Archroina Management GmbH		179,040	44,953
	Payable to employees cooperative society (related party)	20.3	28,254	24,394
	Others		74,985	19,259
			3,293,095	2,666,660

20.1 Included in accrued liabilities is an amount of Rs. 64,323 million (30 September 2017; Rs. 60 million) in respect of employees companied absences.

20.2	Workers' Profit Participation Fund	Nate	30 September 2018 (Rs 1000)	30 September 2017 (Rs '000)
	Opening balance		33,281	58,625
	Allocation for the year	29	103,612	119,236
	•		136,893	177,851
	Interest on funds utilised in the Company's business	.31	4,015	5,346
	, ,		140,909	183,197
	Less: Amounts paid to and on behalf of the fund		82,594	149,916
	Closing Balance		58,315	33,281

20.3 This represents amount with respect to voluntary contributions made by labour employees in terms of Bye Laws of Archroma.
Employees Co-operative Crook Society Limited.

21.	MARK-UP ACCRUED	Note	30 September 2018 (Rs '000)	30 September 2017 (Rs '000)
	Mark-up accrued on: Short-term finance facilities		39,396	10.276
	Short term borrowing under Export Refinance Scheme		1,048	996
			40,444	11,252
22.	SHORT-TERM BORROWINGS - SECURED			
	From banking companies - Islamic			
	Short-term running facilities under Islamic mode	22.1	1,589,701	705,038
	Short term borrowing under Islamic Export Refinance Scheme	22.2	900,000	500,000
	Short term Murabana Loan		•	526,992
			2,489,701	1,732 030

22.1 Short term running facilities are available under Islamic financing from various banks under profit arrangements, amounting to Rs. 9,500 million (2017; Rs. 2,500 million). These facilities have various maturity dates up to 31 March 2019. These arrangements are secured against a pain passuicharge of hypothecation on stock-in-trade and trade dobts with minimum 16.67% margin. These facilities carry profit ranging from 1 month KIBOR + 0.25% to 3 months KIBOR + 0.4% per annum calculated on a daily product basis and payable quarterly. The aggregate amount of these facilities which have not been availed as at the reporting date amounts to Rs. 1,059.57 million (2017; Rs. 1,067,97 million).

22.2 The Company has availed Islam. c Export Refinance facility under the Export Financing Scheme of the State Bank of Fakistan (SdV) amounting to Rs. 900 million (2017: Rs. 500 million). The profit on the facility is 2.5% per annum.

For the year ended 30 September 2018

23. CONTINGENCIES AND COMMITMENTS

23.1 Contingencies

- 23.1.1 Octrol levies amounting to Rs. 31.32 million are in dispute with a contractor A petition has been filed by the Company in the Session Court challenging the above levies which was decided in favor of the Company during the year ended 31 December 2012. However, an appeal has been filed by the counter party which is pending for hearing. As management is confident that the decision will be in favour of the Company, no provision has been made in these financial statements in respect of the aforesaid amount.
- 23.1.2 During the year ended 31 December 2007, damages and compensation case was filed in the Civi. Court, Lahore against the Company and one of its affiliates for claim of Rs. 41.1 million (USC 148,509) on account of short supplies and late shipment. The Company acted as an indenting agent for this supply. Management is confident that the matter will be decided in favour of the Company and it will not be exposed to any loss on account of this claim. Accordingly, no provision has been made in these financial statements in respect of this claim.
- 23.1.3 During the year ended 31 December 2009, the Company had received notices from the sales tax authorities demanding payment of Rs 73 8.42 million on account of sales tax along with the default surcharges on supply of the products to its customers as zero rated by the Company from June 2007 to June 2009. The Company had filed a case in the High Court of Sindh against which the Court has issued decree dated 04 August 2017 in favour of the Company. In the decree the Court has declared that product will be given the benefit of SRO 163(1)/2011; hence, the impugned letters including demands of defendants are illegal which are set aside and the defendants are directed to consider the refund claims of plaintiff within the parameters of the Law. Subsequently, tax authorities has filed an appeal against the Company in the High Court of Sindh against the decree and order issued in the case, which is at II pending for hearing. Management expect that the appeal will also be decided in Company's favour. Accordingly alleged demanding hearing the pending for hearing.
- 23.1.4 Curing the year ended 2015, the Government of Pakistan passed a new law "Gus Infrastructure Development Cess Act 2015", by virtue of which all prior enactments have been declared infructuous. The said Act levies GIDC at Rs. 200/MM8T0 on captive power consumption effective 1 July 2011 and at Rs. 100/MM8T0 on industrial connection from the date of passing that Act. Certain companies have obtained a stay order on the retrospective application of the Act from The Honourable High Court of Sindh and also contesting the case. On 26 October 2016, the High Court of Sindh held that enactment of GIDC Act 2015 is ultra-vires to the Constitution of Pakistan. Soi Southern Gas Company Limited has filed an intra-court appeal before the Divisional Bench of High Court of Sindh and is pending for adjudication. On 31 May 2017, a separate petition filed by another company in the Peshawar High Court challenging the vires of the GIDC Act 2015 was dismissed for the reason that the Act has been passed by the Parliament strictly in accordance with the legislative procedures contained in the Constitution of Pakistan and therefore no procedural defect in the Act which could be made as a ground for its annulment, in view of decision of the High Court of Sindh on uncertainties regarding applicability of the Act retrospectively, management has therefore not recognised provis on approximately amounting to Rs. 48.73 million, perfaming to period from 1 July 2011 to 30 September 2014, in these financial statements with respect to captive power plant installed at Jamshore.
- 23.1.5 There are certain cases filed by various parties against the former owners of the Company. In case any of such hability materialised, the Clariant Chemical Pakistan (Private) Limited will indomnify the Company against any losses that may arise and accree to the Company in this regard.

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23.2 Commitments

23.2.1 Commitments for rentals under operating lease agreements in respect of vehicles and equipment amounted to Rs. 0.475 million (2017, Rs. 1.77 million). The amounts payable over the next five years are as follows:

	30 September 2018 (RS '000)	30 September 2017 (Rs 1000)
Not later than one year	475	1,313
Later than one year but not later than five years	-	464
	475	1,777

23.2.2 Commitments for rentals under operating lease agreements in respect of irented iproperty amounted to Rs. 43.248 million (2017; Rs. 60.42 million). The amounts payable over the next five years and onwards are as follows:

	30 September 2018 (Rs '000)	30 September 2017 (Rs '000)
Not later than one year	10,417	10,243
Later than one year but not later than five years	23,672	39,738
Later than five years	9,160	10,439
-	43,249	60,420

23.2.3 Commitments for Lorah rentals in respect of Jarah transactions amounted to Rs. 0.377 million (2017, Rs. 4.1 million).

	30 September 2018 (R4 '000)	30 September >017 (Rs '000)
Not later than one year	377	3,723
Later than one year but not later than five years		377
	377	4,100

- 23.2.4 Commitments for capital expenditure as at 30 September 2019 aggregated Rs. 18.47 million (2017: Rs. 86.19 million).
- **23.2.5** Commitments under letters of credit for raw materials and spares as at 30 September 2018 amounted to 85, 666, 903 million (2017). Rs. 686, 61 million).
- **23.2.6** Sanks have provided guarantees to various parties on behalf of the Company, Guarantees outstanding as at 30 September 2018 amounted to Rs. 101.22 million (2017; Rs. 101.22 million).
- 23.2.7 The Company has provided post dated cheques amounting to Rs. 600,99 million (2017; Rs. 298.88 million) in favour of the Collector of Customs and which are, in the normal course of business, to be returned to the Company after fulfilment of certain conditions.

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24. NET SALES

		erformance pecialties	Coating, A			g & Paper alties	Ott	ners	То	otal
	30 September	30 Saptember	30 September	30 September	30 September	33 September	36 September	30 September	30 September	30 September
	2018	2007	2015	2017	2018	20.7	2015	2017	2018	2717
Sales					Ru pec	;in'900				•••••
cocal	10,637,758	9,824,442	1,259,215	1254,660	472,469	060,076	291,934	130,738	11,661,436	115/9.926
Export	2,434,913	1,697,106	1,811		105,913	19,338			2,542,641	3,346,444
Total rates	53,072,731	0,411549	5,261,426	1294,670	57I ₄ 412	359 411	291,934	130,738	15,204,003	15,726,379
Distribunts and commission Sales (as.	591,143 49,291	680,104, 44,906	11,351 111,111	13,471 197,154	137 64,670	75 52,4%	. 176		£04,638 309,356	(93,739) 125,732
	642,447	722,080	202,564	210,624	64,837	36,351	116		111,954	343,455
het sales	12,430,264	0,389,425	1,058,462	1,984 044	509,615	338 463	291,758	190,738	14,290,019	.2.242,715

25.	COST OF GOODS SOLD	Note	30 September 2018 (Rs '000)	30 September 2017 (Rs '000)
	Raw and packing materials consumed		7,727,700	6,266,995
	Stores, spares and supplies consumed		50,312	50,181
	Salaries, wages and benefits	25.1	362,537	376,476
	Outside service charges		235,830	207,775
	Fuel and power		150,906	135,548
	Legal and professional charges		3,060	1,697
	Royalty	25.2	573,585	85,478
	Traveling and entertainment		4,378	4,305
	Communication		2,842	2,500
	Rent, rates and taxes		5,627	19,675
	Insurance		5,048	6,125
	Repairs and maintenance		61,009	40,463
	Depreciation.	5.2	204,047	214,605
	Printing and stationery		6,373	6,425
	Opening stack of work-in-process		55,260	49,203
	Clasing stock of work-in-process	9	{168,386}	(55,250)
	Cost of goods manufactured		9,281,128	7,415,700
	Opening stock of finished goods		865,099	603,140
	Finished goods purchased		1,218,153	1,236,207
	Included under distribution and marketing expenses:			
	Cost of samples issued	26	(4,904)	(5,720)
	Cost of shortages and preakages	26	(4,948)	(718)
	Rebate on exports		(7,412)	(3.766)
	Closing stock of finished goods	g.	(1,001,719)	(865,099)
			10,345,397	8,377.749

^{25.1} Salaries, wages and benefits include Rs. 4.637 million and Rs. 13.47 million (2017; Rs. 18.01 million and Rs. 10.63 million) in respect of defined benefit scheme and defined contribution plan respectively.

^{25.2} This represents royalty expense payable to Archroma Management Gmbh, Reinach, Switzerland one of the being one of the affiliated Group company.

For the year ended 30 September 2018

26.	distribution and marketing expenses	Note	30 September 2018 (Rs 1000)	30 September 2017 (Rs '000)
	Salaries and benefits	26.1	248,694	264,125
	Cutside service charges		89,153	95,198
	Traveling and entertainment		62,768	42,096
	Repairs and maintenance		19,084	33,951
	Business event participation		10,184	16,738
	Rent, rates and taxes		21,187	24,218
	Communication		5,639	5,866
	Supplies, Printing and stationery		71,731	37,293
	Insurance		9,279	7,003
	Legal and professional charges		11,339	8,031
	Fuel and power		17,062	26,579
	Depreciation	6,2	26,202	24,849
	Outward freight and handling		301,053	251,270
	Shortages and breakages	75	4,948	718
	Samples issued	25	4,904	5,720
	Fees and subscription		2,585	2,545
	Books and period cals		817	91
	•		906,629	841,291

26.1 Salaries and benefits include Rs. 2.46 million and Rs. 9.788 million (2017: Rs. 17.49 million and Rs. 10.26 million) in respect of defined benefit scheme and defined contribution plan respectively.

27.	ADMINISTRATIVE EXPENSES	Note	30 September 2018 (Rs '000)	30 September 2017 (Rs 1000)
	Salaries and benefits	27.1	259,191	268,158
	Outside service charges		161,788	146,562
	Traveling and entertainment		8,312	6,910
	Repairs and maintenance		12,796	9,675
	Rent, rates and taxes		8,430	7,925
	Communication		7,029	9,374
	Printing and stationery		10,104	10,969
	Insurance		1,281	955
	Legal and professional charges		3,022	2,597
	Fuel and power		2,148	2,982
	Depreciation	62	20,766	20,178
	Fees and subseription		3,718	2,239
	Books and periodicals		148	138
	•		498,733	490,662

27.1 Salaries and benefits include Rs. 12.62 and Rs. 9.987 million (2017; Rs. 17.49 million and Rs. 10.43 million) in respect of defined benefit scheme and defined contribution plan respect vely.

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28. STAFF RETIREMENT BENEFIT

28.1 Defined benefit plan-approved gratuity fund

28.1.1 Salient features

The Company offers an approved gratuity fund for all eligible employees. Annual contributions are made to the fund on the basis of actuarial recommendations. The gratuity is governed under the Trusts Act, 1882, Trust Deed and Rules of Fund, the Income Tax Ordinance, 2001 and the Income Tax Rules, 2002.

The Company faces the following risks on account of gratuity fund:

Final salary risks

The risk that the final salary at the time of cossation of service is greater than what was assumed. Since the benefit is calculated on the final salary, the benefit amount would also increase proportionately.

Asset volatility

Most assets are invested in risk free investments. However, investments in mutua, fund units and term finance certificates are subject to adverse fluctuation as a result of change in market price.

Discount rate fluctuation

The plan liabilities are calculated using a discount rate set with reference to corporate bond yields. A decrease in corporate bond yields will increase plan liabilities, although this will be partially offset by an increase in the value of the current plan's bond holdings.

Investmentrisks

The risk of the investment underperforming and not being sufficient to meet the liabilities. The risk is mitigated by closely monitoring the performance of investment.

Risk of insufficiency of assets

This is managed by making regular contribution to the Fund as advised by the actuary.

28.1.2 Valuation results

Actuarial valuation is carried out every year and the latest valuation was carried out as at 30 June 2018 and 30 June 2017 by the Archroma Group on global basis. The information provided in notes 28.1.3 to 28.1.13 has been obtained from the actuarial valuation carried out as at 30 June 2018 and 30 June 2017. The following significant assumptions have been used for valuation of this scheme:

Financial assumptions	2018	2017
a) Expected rate of increase in salary level	6.50%	6.50%
b) Discount rate	10.0%	9.0%
c) Expected return on plan assets	13.0%	12.0%
d) Price inflation	6.0%	6,0%
Demographic assumptions		
Mortality rate	SLIC (2001-05)	SLIC (2001-05)
Rates of employee turnover	Law	Low

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28.1.3 A)	mounts recognised in the Statement of Financial Position:	Note	2018 (Rs '000)	2017 (Rs 1000)
Pr	resent value of defined penefit obligation	28.1.4	912,549	936,407
	gas: Fair value of plan assets	28 1.5	(909,707)	(989,094)
De	eficit / (surplus)		2,842	[57,677]
28.1.4 M	ovement in present value of defined benefit obligation:			
01	bligation at the beginning of the year		936,407	951,304
Cu	urrent service cast		32,100	43,055
	terest cost		76,535	71,912
	enefits paid		(35,747)	(124,613)
	enseasurement gain		(96,846)	(5,251)
O	orgation at the end of the year		912,549	936,407
28.1.5 M	ovement in fair value of plan assets:			
Fa	air value at the beginning of the year		989,084	774,799
Re	cturn on plan assets		89,018	61,984
Co	ompany contributions		19,718	210,674
Ar	mount withdrawn by the Company		-	-
81	enefits paid		(35,747)	(124,513)
	emeasurement (loss) / gain		(152,366)	56,240
Fa	air value at the end of the year		909,707	389,384
28.1.6 M	ovement in the net defined benefit (liability) / asset			
o	pening balance		52,677	(176,505)
	et periodic cost for the year		(19,717)	(52,983)
÷.	ontribution paid during the year		19,718	710,674
Ai	mount withdrawn by the Company		-	•
R	e measurements recognized in other comprehensive			
	income during the year		(55,520)	71,491
C	losing palance		{2,842}	52,677
28.1.7 д	mounts recognised in total comprehensive income:		30 September	30 September
	lie following amounts have been charged in respect of these benefits a Statement of Profit or Loss and Other Comprehensive Income.	İ	2018 (Rs '000)	2017 (Rs 1099)
c	omponent of defined benefit costs recognised in Statement of Profit or Loss and Other Comprehensive Income			
	Current service cost		32,100	43,055
	Net interest		(12,383)	9,929
ſ	isimponent of defined benefit costs (re-measurement) recognised in		19,717	52,953
	other comprehensive income			
A	ctuaria. (gain) / loss on defined benefit obligation for the year		,	
-	(Gain) / loss que to change in experience adjustments		(96,846)	50,531
	Gain due to changes in financial adjustments		153 355	155,782)
А	ctuariatioss / (gain) on fair value of plan assets during the year. Net re-measurement recognised in other comprehensive income.		152,366 55,520	[165 240) [(71,491)
т	otal defined benefit (cost)/ reversal recognised in Statement of			
·	Profit or Lass and Other Comprehensive Income		(75,237)	18,538

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28.1.8 Actual return on plan assets during the year was Rs. (63.248) million (30 September 2017; Rs. 128.22 million).

28.1.9 Sensitivity analysis

The impact of 0.5% change in following variables on defined benefit obligation is as follows:

	2018	
Change in assumption	Percentage change	Increase / (decrease) in assumption
	Percentage (%)	(Rupees in 1900)
Discount rate Discount rate	+ 0.5% - 0.5%	(25,004) 26,373

The above sensitivity analysis are based on a change in an assumption while holding all other assumptions constant. In practice, this is unlikely to occur, and changes in some of the assumptions may be correlated. When calculating the sensitivity of the defined benefit obligation to significant assumptions, same method (present value of the defined benefit obligation calculated with the projected unificred method at the end of the reporting period) has been applied as when successing the gratuity liability.

The comparative figures of sensitivity analysis are as follows:

		2017	
	Change in assumption	Percentage change	Increase / (decrease) in assumption
		Percentage (%)	(Rupeesin 000)
5 TS	Discount rate Discount rate	+ 0.5% - 0.5%	(25,641) 27,103

28.1.10 The weighted average duration of the defined penefit obligation is 15 years.

28.1.11	Plan assets comprise of the following:	30 June 2018 (Rs '000) [audited)	30 June 2018 Percentage composition	30 June 2017 (Rs '000) (aucited)	30 June 2017 Percentage composition
	Term finance certificates	11,072	1,22%	41,802	4.23%
	Investments in units of mutual funds	867,244	95.33%	921,679	93.19%
	Balances with panks	1,084	0.12%	11,135	1.13%
	Others	30,307	3,33%	14,468	1.46%

28.1.12 As per the actuarial recommendations, the expected return on plan assets was taken as 13% (7017; 13%), which is representative of yields on long-term Covernment bonds. Due to the increased volatility of share prices in recent months, there is no clear indication of return on equity. It is therefore assumed that the yield on equity matches the return on cebt.

909,707

100.00%

989,084

100,00%

28.1.13 Based on actuarial advice, the Company intends to charge an amount of Rs. 31 352 million in the financial statements for the year lending 30 September 2019.

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- 28.2 Defined contribution plan-Employees Provident Fund
- **28.2.1** During the year an amount of Rs. 33.244 million (2017: Rs. 31.32 million) has been charged to the Statement of Profit or Loss and Other Comprehensive Income in respect of the Company's contributions towards employees provident fund.
- **28.2.2** Investments in collective investment schemes, listed equity and listed debt securities out of aforementioned funds have been made in accordance with the provisions of section 218 of the Act and the conditions specified thereunder:

29.	OTHER EXPENSES	Note	30 September 2018 (Rs '000)	30 September 2017 (Rs 1000)
	Auditors' remuneration	29.1	3,790	4,015
	Provision for impairment of trade debts		60,178	15,595
	Workers' Profit Participation Fund	20.2	103,612	119,236
	Workers' We,fare Fund		20,539	38,364
	Donations	29.2	1,000	1,000
			189,219	178,610
29.1	Auditors' remuneration			
	Audit fee		2,585	2,585
	Fee for half yearly review		585	585
	Special certifications and sundry services		410	465
	Out of pocket expenses and others		310	380
			3,790	4.015

29.2 Donation did not include any amount paid to any person or organization or institution in which a director or his/her spouse had any interest.

30.	OTHER INCOME	Note	30 September 2019 (Rs '000)	30 September 2017 (Rs '000)
	Indenting commission - net of payment of			
	Rs. 1.411 million (2017: Rs. 1.38 million)		3,707	4,457
	Sale of scrap		5,874	13,556
	Gain on disposa, of operating fixed assets		1,844	3,451
	Interest income		12,383	
			23,808	21,464
31.	FINANCE COSTS			
	Interestion Workers' Profit Participation Fund	20.2	4,016	5,346
	Mark-upion;			
	 Finance lease obligation 		9,724	7,731
	- Short-term running finances	31.1	125,166	58,456
	- Export refinance facility	31.2	12,007	8,913
	- Deposits by employees society		1,560	1,500
	Exchange loss		251,553	16,749
	Bankicharges and other costs		25,913	36,788
			429,939	135,483

- 31.1 This represents markup on running finance balance obtained from Islamic banks
- 31.2 This represents markup on export refinance facility balance obtained from Islamic banks.

For the year ended 30 September 2018

32.	TAXATION - NET		30	September 2018 (Rs '000)	50 September 2017 (Rs '000)
	Current - for the year			420,447	645,393
	Current - for prior years Defend			(12,743)	(50,000) 23,518
			_	407,704	618,911
32.1	Relationship between income tax expense and accounting profit	30 September 2018	30 September 2017	30 September 2018	30 September 2017
		(Effective tax rate %)	(Effective tax rate %)	(Rs '000)	(Rs '000)
	Profit before taxation			1,943,980	2,240,384
	Tax at the enacted tax rate	29.00	30.00	563,754	672,115
	Effect of change in tax rate	(0.31)	(0.23)	(6,000)	(5.095)
	Tax effect of repate / credits	(1.58)	(0.18)	(30,705)	(4,122)
	Tax effection exports under Final Tax Regime	(5.82)	(1.74)	(113,062)	(38,974)

32.2 The provision for current year tax represents tax on taxable income at the rate of 29% (2017:30%). Finance Act 2018 enacted gradual reduction in the conocrate tax rates for companies from 20% (current tax rate) to 25% over a period of five years. The Company computes current tax expense based on the generally accepted interpretation of the tax laws to ensure that the sufficient provision for the purpose of taxation is available. According to management, the tax provision made in the financial statements is sufficient. A companison of income tax provision with tax assessed is presented below:

 $\{0.32\}$

(0.01)

20.96

(0.21)

(0.01)

27.63

(6,130)

407,704

(4,799)

618,911

Financial year / Tax year	Tax provision as per accounts	Tax as per assessiment/return
2017/2018*	645,393	<u> </u>
2016 / 2017	714,078	563,984
2015 / 2016	358,069	374,504
2014/2015	297,744	335,073

^{*}The Company is in process of filling Income Tax return for special tax year 2018.

Tax effect of Items that are not deductible in determining faxable profit - permanent

Others including the impact of allocation ratio

of NTR and FTR and tax rebates.

differences

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For the year ended 30 September 2018

Income tax assessments of the Company have been finalized up to and including tax year 2017 on the basis of the tax return filed under section 120 of the Income Yax Ordinance 2001 (the Ordinance). However, the return may be selected for detailed audit within years from the date of filing of return and the Income Tax Commissioner may arrienced in the assessment, if any,

Tax year 2013 of the Company was selected for tax audit under Section 177 of the Ordinance by the Commissioner Inland Revenue (CIR), Audit Division, Large Taxpayors Unit, Karachi. The CIR concluded the audit proceedings and passed an order that amended the assessment under section 122 of the Ordinance. The Company has filed appeal against the amended assessment or derbefore the learned Commissioner Inland Revenue (Appeals) [CIR(A)], Karachi. On the appeal filed by the Company, the learned CIR(A) has confirmed the above actions of the CiR. The Company preferred an appeal before the ATIR which is pending for adjunication. The income tax department has also filed an appeal before the learned ATIR against the decision of the learned CIR(A) on remaining back of the issues of exchange loss and claim of shortage and breakage expense which were disallowed by taxation authority without considering the details and documentary evidences submitted curing the proceedings of the amended assessment for the tax year and the details and documentary evidences submitted curing the proceedings of the amended assessment for the tax year.2009. Appeal have been heard by the learned ATIR, however, the decision is yet to be received.

The income tax return of the Company for the tax year 2014 has been selected for audit and the audit preceedings are still aprogress.

- 32.4 In respect of business acquired by the Company (now merged with the Company), the tax authorities for the fax year 2012 and 2013 has created demand of Rs. 28 million which has been paid by the Company. The Company has filed appeal against the order of assessing officer before Commissioner Inland Revenue (Appeals) who has allowed partial relief to them. Currently, these appeals are pending before Appellate Yribuna (Inland Revenue (ATTR) for adjudication.
- 32.5 Under Section 5A of the Income Tax Ordinance, 2001, a tax shall be imposed at the rate specified there non the accounting profit before tax on the every public company, other than schedule bank or modaraba, that drives profit for a tax year but does not distribute dividend up to a prescribed amount (requisite dividend) within six months of the endofthetaxyear.

The Board of Directors in their meeting held on 30 October 2018 have recommended sufficient dividend for the year ended 30 September 2018 for the consideration and approval of the shareholders of the Company in the forthcoming annual general meeting which complies with the above stated requirements. Accordingly, no provision for tax on undistributed profit has been recognised in these financial statement for the year ended 30 September 2018.

30 September 30 September FARNINGS PER SHARE 33. 2018 (Rs 1000) (Rs '000) 33.1 Basic 1,536,276 1,621,473 Profit after taxation attributable to ordinary shareholders (Number of shares) (Number of shares) Weighted average number of ordinary shares outstanding during the year 34,117,881 34,117,881 (Rupres) (Rupees) 45.03 47.53

Diluted

Earnings per share

There were no convertible dilutive potential ordinary shares in issue as at 30 September 2018 and 30 September 2017.

For the year ended 30 September 2018

X.	SEGMENT INFORMATION	Srand & Performance	- domace	Coating, Adhesives	daesives	Packaging & Fuppy	& Fuper	į	Orbers	 	-
		1ektrio Sp 30 Seat. 201\$	30 Sept 2017	& Sea 30 Sept 2018	10 Sept. 2017	Specie 30 Sept. 2018	altios 30 Sept. 2017	36 Sept. 2018	33 Sect 2017	ઝે ડેલ્ફા સ્પાર્ક	3C Sept. 2017
						-(Rupes in '030)-	(DCD, ui				
	hettales	12,430,264	10,589,465	1,058,462	323,486,1	509,608	338,453	281,758	330,738	14,290,069	12,242,715
	Segment results based on 'management approach'	2,233,356	2.224.855	50,768	160,654	151,010	220,368	43,163	23,506	2,487,299	5,524,583
	Other operating expenses - WPPF and WWF									(124,251)	(157.660)
	Assets charged to state ment of profit and loss for internal reporting purposes based on group guidelines									178	4,084
	Operating profit									2,373,919	7,375,867
	Finance costs Profit before taxation									1,943,980	(135,483) 2,240,384
3	Segment assets	772,285,7	5,237,836	563,704	573,499	125,805	91 290	•	•	8,103,006	6,878,534
	(Inailise ated									2,857,942	2,372,360
34.2	Segment liabilities	2,449,602	9,013,646	238,603	205.350	35,261	22,791	•		2,763,665	2,242,337
	Unallocated									3,392,151	7,490.913
<u> </u>	Fixed capital expenditures	394,165	83,673	103	2,133	1	•	1		194,267	85,796
	Unallocated									39,042	126,823
F.4E	Depreciation Una.located	272,155	246,57.5	1,212	1026	•		•		18,787 18,228 251,015	241,606 18 326 259,632

Others represent revenue from non-core business activities of the Company.

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34.5 Geographical information

The Company's gross revenue from external customers by geographical location is detailed below:

Durnestic sales
Export sales

30 September 20 September 2018 2017 (Rs '000) (Rs '000)

 12,661,436
 11,570,926

 2,542,647
 1,646,444

 15,204,083
 13,226,370

- 34.6 As at 30 September 2018, all non-current assets of the Company are located in Pakistan.
- 34.7 Export sales in respect of outstanding trade depts, have been made to the following juridictions.

_	Total export sales made to debtors outstanding	Amount Quistanding	Mode of Contract
Country	***	-{Rupees in '000} -	
Turkey	59,651	21,785	Bank Contract
Indonesia	36,741	18,383	Bank Contract
Thailand	179,962	28,650	Bank Contract
China	101,866	6,536	Bank Contract
Mexico	170,655	18,657	Bank Contract
Perti	110,699	42,420	Bank Contract
Singapore	281,247	88,640	Bank Contract
India	86,584	33,596	Bank Contract
USA	8,408	8,408	Bank Contract

- 34.8 Management considers that revenue from its ordinary activities are shariah compliant.
- 34.2% one 25.07% (collectively 59.27%) of the Company's gross sales for the year ended 30 September 2018 ((30 September 2017; 27 94% and 14.7% (collectively 42.6%)) were made to two distributors. The segment wise sales to these two distributors is as follows:

		Brand & Performance Textile SpecialLes		Coating, Adhesives & Sealants		Packaging & Paper Specialties		:al
	33 September 2015	30 September 2017	38 September 2018	30 September 2017	30 September 7 JHs	30 September 2017	30 September 2018	30 September 2017
Distributor 1	34.20	27.94	•	_ ù	% -	-	34,20	27.94
Distributor 2	25.07	14.70	•	-	-	•	25.07	14.70

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The Company exports its products to numerous countries.

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35. REMUNERATION OF CHIEF EXECUTIVE OFFICER, DIRECTORS AND EXECUTIVES

35.1 The aggregate amounts charged in these financial statements in respect of remuneration including all benefits to chief executive, directors and executives of the company are as follows:

	On of Execu	of Executive Officer		Directors		Executives		tal
	30 September 2010	30 September 2017	30 September 2019	10 September 2017	30 September 2019	30 September 7017	90 September 2018	30 September 2011
				IRubees	:n '000)			
Short-term employee benefits								
Managerial remuneration (including and leave pay)	29,066	26,492	14,618	13,340	238,272	274,668	281,956	314,500
Bonus Housing and utilities	31,526 11,740	26,258 10,883	5,014 6,806	4,600 6,244	33,710 116,454	38,549 135,739	70,250 135,000	69,407 152,866
Medical	149	79	250	104		10,829	399	11,012
Post employment benefits								
Retirement benefits	6,855	6,275	3,394	3,114	46,944	51,558	57,193	60,948
	79,336	69,989	30,082	27,402	435,380	511,343	544,798	608,733
Number of persons	1	1	1	ï	99	158	101	160

- 35.2 The remaineration for Executives also includes Rs. 17.90 million (2017, Rs. 16.67 million) paid to 1 (2017; 1) alternate Director.
- 35.3 The aggregate amount charged in these financial statements for fee to non-executive directors is Rs. 0.2 million (2017) Rs. 0.125 million).
- **35.4** The Chief Executive Officer is provided with free furnished accommodation. In addition, the Chief Executive Officer, Directors and certain Executives are also provided with free use of the Company cars, residential equipment, reinibursement of printies and c) to memberships in accordance with their entitlements.

36. TRANSACTIONS WITH RELATED PARTIES

	Parent C	ompany	Other Related Parties		Key Management Personnel	
	30 Scotember 2018	30 September 2017	39 September 2018	20 September 2017	s0 Scatember 2018	30 Scatember 2017
Sales		-	1,263,879	761,035		-
Purchases of goods and machinery	•	-	626,293	577,626	-	-
Indenting commission earned	_	-	4,946	5,081	-	
Export commission	-	-	37,341	9,476		-
Royalty expense	-	-	573,584	85,478	-	-
Other charges		-	137,404	126,102	-	-
Dividend paid	1,279,427	1,535,312			-	
Transaction with key management personnel:						
- Salanes, benefits and compensation		-		-	154,833	131,163
- Post employment benefits	-	-			16,737	15,512

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36.1 During the year furniture and fixtures having took value of Nil and vehicle of Rs. 1.755 million have been disposed of to key management personnel for Rs. 64,660 and Rs. 1.887 million respectively as per Company's policy.

The Company enters into transactions with related parties for the sale of its products, purchase of gones, indenting pusiness and rendering of certain services.

Consideration for purchase and sales of goods and for services is determined with mutual agreement considering the nature and level of such goods and services. In the case of indenting business, the Company acts only as an agent for the supplier for which it receives indenting commission.

In addition, royalty for the use of technical know-how is also paid to Archroma Management Gmbh, Reinach, Switzerland on the sales of such branded locally manufactured products as are included in the royalty agreement duty registered with the State Bank of Pakistan.

Balance outstanding with related parties as at the year end have been disclosed in the relevant Statement of Financial Position notes. All balances are interest five, unsecured and repayable on demand and are settled in ordinary course of business.

Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the entity. The Company considers all members of their management team, including the Chief Executive Officer and Directors to be key management personnel.

There are no transactions with key management personnel other than those under their terms of employment. These transactions are disclosed in notes 36 to the financial statements. Particulars of transactions with Workers' Profit Participation Fundand staffretirement benefit funds are disclosed in notes 20.2, 28, 29 and 32 to the financial statements.

36.2 The following are the related parties with whom the Company had entered into transaction or have arrangement / agreement in place:

5.Na.	Name of the Related Party	Basis of association	Aggregate % of Shareholding
L	Archroma Textiles S.à O.	Parent / Holding Company	75%
2	Archroma Argentina, SA	Group Company	N/A
3	Archroma Bangladesh 1td	Group Company	N/A
4	Archroma Brasil Indústria	Group Company	N/A
5	Archroma Holdings, S.ä.r t.	Group Company	N/A
6	Archroma Management GmbH	Group Company	N/A
7	Archroma Chile, Itda	Group Company	N/A
8	Archroma Tianjin Utd	Graup Со тра пу	N/A
9	Archroma Shanghai (WFOE)	Group Company	N/A
10	Archroma Colombia, SAS	Group Company	N/A
11	Archioma Germany GmbH	Group Company	N/A
12	Archroma Egypt for Chemicals SAE	Group Company	N/A
13	Archroma Ibérica, SL	Group Company	N/A
14	Archroma France, SAS	Group Company	N/A
15	Archroma UK, Ltd	Group Company	N/A
16	Archroma Hong Kong, Pvt. Limited	Group Company	N/A
17	P1 Archroma Indonesia	Group Company	N/A
18	P1 Archroma Specialties Indonesia	Group Company	N/A
19	Archroma India Private Limited	Group Company	N/A
20	Archroma Italy S.c	Group Company	N/A
21	Archroma Japan, KK	Group Company	N/A
22	Archroma Textiles Mexico, S. de R.L. de C.V.	Group Company	N/A
23	Archroma Peru, SA	Group Company	N/A
24	Archroma Singapore, Pte. Ltd.	Group Company	N/A
25	Archroma (Thailand) Company Limited	Group Company	N/A
26	Archroma Turkey Chemical Industry and Trade LLC	Group Company	N/A
27	Archroma U.S., Inc	Group Company	N/A
28	Archroma Thai Holdings, LLC	Graup Company	N/A
29	Archroma Venezuela, Š.A.	Group Company	N/A

36.2.1 The all above related parties are affiliated Group companies which are operational and their latest available audit opinions on their respective financial statements are unmodified.

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37.	CAPACITY AND PRODUCTION	Note	30 September 2018 (Tonnes)	30 September 2017 (Tonnesi
	Actual production		57,772	50,875
	The capacity is indeterminable because of multi-product plants involvi	ng varying	processes of manufac	lure.
	The Company's production was according to market demand.			
			2018	2017
38.	STAFF STRENGTH		No. of employees	No. of employees
	Number of employees of the Company at the year end		287	286
	Average number of employees of the Company during the year		288	299
	Employees working in the Company's factory at the year end		193	200
	Average employees working in the Company's factory during the year		193	200
39.	CASH GENERATED FROM OPERATIONS		30 September 2018 (Rs '000)	30 September 2017 (Rs 1000)
	Frofit before taxation		1,943,980	2,240,384
	Adjustments for non-cash charges and other items:			
	Depreciation		251,015	259,632
	Other employee benefits Provision against doubtful debts		(1,752) 60,178	3,559 15,995
	Gain on disposal of operating fixed assets		(1,844)	(3,451)
	Provision for staff gratuity	28.1.7	19,717	52,983
	Interest / mark-up expense		407,835	127,752
	Working capital changes	39.1	(446,576)	(415,401) 2,281,463
39.1	Working capital changes		2,232,554	7.231,465
	Decrease / (increase) in current assets			
	Stores and spares		(5,193)	(7,622)
	Stock-in-trade Trade debts		(586,882) (627,672)	(466,164) (426,575)
	Loans and advances		5,245	2,061
	Trade deposits and short-term prepayments		10,648	(9,751)
	Other receivables		130,843	101,820
	Increase in current liabilities		(1,073,011)	(BOG,231)
	Trade and other payables - net		626,435	390,830
			(446,576)	(415,401)
40.	CASH AND CASH EQUIVALENTS			
	Cash and cash equivalents included in the Statement of Cash Flow comprise of the following Statement of Financial Position amounts:			
	Cash and bank balances	14	532,105	587,859
	Short term running finance facilities	22	(1,589,701)	(1,232,030)
			(1,057,596)	(644,145)

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41. FINANCIAL INSTRUMENTS BY CATEGORY AND FAIR VALUE MEASUREMENT

The following table shows the corrying amounts financial assets and financial liabilities along with fair value measurement nicratory

	Carryi	Fair value			
	Loans and receivables	Other financial liabilities	Level 1	Level 2	Level 3
		(Rupees in	1000)		
Financial assets not measured at fair value					
Loans	2,897		-	-	
Deposits	24,512	-	-	-	
Trade debts	3,733,326	-	-		-
Other receivables	46,233		-	-	-
Cash and bank balances	532,105	-	-		-
Other financial liabilities at amortised cost					
Liabilities against assets subject to finance lease	-	40,254	-	-	-
Liabilities against diminishing musharika financing		85,237	-	-	
Short-term borrowings		2,469,701			
Mark-up accrued	-	40,444			
Trade and other payables	-	3,002,920		-	•

Management considers that fair value of above assets and unbilities approximate their carrying amount due to short term nature of these assets and liabilities or fair value not significantly different to their carrying amounts owing to credit standing of counterparties.

42. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Company's activities are exposed to a variety of financial isks namely credit risk, foreign exchange risk, interest rate risk and liquidity risk. The Company is not exposed to arise risk as it does not hold any investments exposed to price risk. The Company has established accounte procedures to manage each of these risks as explained below:

42.1 Credit risk and concentration of credit risk

Credit risk is the risk which arises with the possibility that one party to a financial instrument will fail to discharge its obligation and cause the other party to incur a financial loss. The Company attempts to control credit risk by monitoring credit exposures, limiting transactions with specific counterparties and continually assessing the creditworthiness of counterparties.

Concentrations of credit risk arise 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. Concentrations of credit risk indicate the relative sensitivity of the Company's performance to developments affecting a particular industry.

Credit is skarises from bank balances, cheques in hand, deposits and credit exposures to customers, including trace debts and other receivables.

For the year ended 30 September 2018

The total bank balance of Rs. 2.622 million (2017: Rs. 4.96 million) have been placed with banks having short-term credit rating ranging from A1+ to F2. Due to the Company's long standing business relationships with these counterparties and after giving due consideration to their strong financial standing, management does not expect non-performance by these counterparties on their obligations to the Company. 71.99% of cheques in hand reported on Statement of Financial Position have been subsequently cleared.

Deposits are provided to counterparties as security for continued provision of services to the Company. Management does not expect to incur material losses as such amounts are provided based on agreement with counterparties and are refundable upon termination of related services.

Management does not expect to incur losses in other receivable and loans as significant amount in other receivable is due from related parties and also loans to employees which are secured against provident fund balance of respective employees.

The most significant financia, asset exposed to credit risk is the trade debts of the Company. For trade debts, individual credit I mits are assigned to customers based on the recommendations from respective business unit heads keeping in view their payment history, financial position, past experience and other factors. The utilisation of credit limits is regularly monitored. The concentration of credit risk lies in the top 5 (2017: 5) customers which constitute 56.09% (2017: 55.18%) of the Company's trade debts.

The breakup of amount due from customers other than related parties as disclosed in note 10 to these (inancial statements) is presented below:

Due from customers other than related parties	30 September 2018 (Rs '000)	30 September 2017 (Rs 1000)
Direct customers	2,164,209	1,830,629
Distributors	1,694,558	1,522,240
	3,858,767	3,352,869

Out of the total trade cebts of Rs. 4,125,85 million (2017; Rs. 3,498,18 million), the Company has made a provision for Rs. 392,527 million (2017; Rs.532,35 million) as the amounts being doubtful of recovery from customers. The aging profile of trade doubt overdue but not impaired has been as follows:

	30 September 2018 Gross amount	30 September 2018 Impairment	30 September 2017 Geoss amount	30 September 2017 .mpai/ment
		\\Rupe	es in '000)	
Not yet Due	2,805,756	-	2,710,185	
Upto 3 months	799,603	-	394,706	-
3 6 Months	127,967	-	60,942	-
6-12 Months	72,309	72,309	11,386	t1,38 6
Over 1 years	320,218	320,218	320,961	320,961
	4,125,853	392,527	3,499,180	332,347

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42.2 Liquidity risk

Liquidity (skist notise that the Company will not be able to meet it is financial obligations as they fall due.

Prodent liquidity risk management implies maintaining sufficient cash and Eank balances and availability of funding through an adequate amount of committed credit facilities. The Company aims to maintain flexibility in funding by keeping committed credit lines open.

The maturity profile of the Company's liabilities based on contractual maturities is as follows:

	30 September 2018						
	Carrying amount	On demand	Contractual cash flows	Upto one year	More than one year		
·	*		(Rupees in 'GC	0)			
Financial liabilities Thade and other payables Mark-up accrued Short term borrowings Erabilities against assets subject to finance lease Erabilities against dimar shing musharika financing	3,002,920 40,444 2,489,701 40,254 85,237	(2,489,701)	(3,002,920) (40,444) (44,424) (85,237)	(3,002,920) [40,444] [19,947] [16,053]	(24,477) (69,184)		
	5,658,556	(2,489,701)	(3,173,025)	(3,079,364)	(93,661)		
		3	i0 September 2	017			
	Carrying amount	On demand	Contractual cash flows	Upto one year	More than one year		
Financial liabilitles			(Rupees in '00:	0)			
Frade and other payables	2,458,676	-	(2,458,576)	(2,458,676)	-		
Mark-up accrued Short term borrowings	11,762 1,732,030	(1,732,030)	(11,262)	(11,262)	_		
Ciabilities against assets subject to finance lease	66,380	-	(74,862)	(26,088)	(48,574)		
	15.357						
Crabilities against diminishing musharisa financing	45,267 4,313,615	(1,732,030)	(45,267)	$\frac{(7,441)}{(2.503,487)}$	(37,826)		

42.3 Market Risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprises of currency risk and interest raterisk.

42.3.1 Currency Risk

Foreign currency risk at sesimality where receivables and payables exist due to transactions entered into in foreign currencies. The Company primarity has foreign currency exposures in uS Dollars (USO), Euro, SER and JPY. The details of balances are as follows:

	30 September 2018					
	(USD *000)	(EUR 1000)	(\$FR '000)	(JPY1000)		
Trace and other receivables	4,115	•	-	•		
Trade payables	13,860	139	70	8,766		
Other payables	1,576	1				
Net foreign currency exposure	19,651	140	70	8,766		
	30 September 2017					
	(USD 000)	(EUR '050)	(SFR 1000)	(JPY '000)		
Trade debts	4.653	13	-			
Trade payables	12,874	759	65	6,575		
Other payables	415					
Net foreign currency exposure	17,942	(12	65	6,575		

For the year ended 30 September 2018

At 30 September 2018, if the Pakistani Rupee had weakened / strengthened by 1% against the US Dollar, Euroland Swiss Francs with all other variables held constant, profit before taxation for the year would have been higher / lower by Rs. 24.71 million (20 September 2017; Rs. 19.96 million). The sensitivity analysis is not actual indicator of impact owing to ruture fluctuation in exchange rate. The analysis is performed on the same basis for 2017.

42.3.2 Interest rate risk

Interestrate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interestrates. The majority of the interestrate exposure arises from short and long term borrowings from banks.

At the Statement of Financial Position date, the interest rate profile of the Company's interest-bearing financial instrument is:

Carrying amount Carrying amount

Fixed rate instruments	2018	September 2017 Rs (000)
Financial habilities	<u> </u>	
Variable rate instruments Enancial Babilities	2,615,192	1,843,677

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 or loss account. Therefore a change in interest rates at the reporting date would not affect the Statement of Profit or Loss and Other Comprehensive Income.

Cash flow sensitivity analysis for variable rate instruments

A change of 100 basis points in interest rates at the reporting date would have increased / (decreased; equity and the profit by Rs. 12.91 million (2017; Rs. 12.91 million) with the corresponding effection the carrying amount of the liability. This analysis assumes that all other variables, in particular foreign currency rates, remain constant. The analysis is performed on the same basis as for 2017. The sensitivity analysis is not actual indicator of impact owing to movement in future interest rate.

42.3.3 Reconciliation of movements of liabilities to cash flows arising from financiang activities

	2018						
	Short term borrowings used for cash management purpose	Other short term borrowings including related accrued markup	Unappropriated profit	Total			
			0)				
Balance as at 1 October 2017	1,242,306	500,986	1,666,467	3,611,759			
Changes from Knowling cash hows							
Proceeds from Joan	•	900,000	-	900,000			
Repayment of Joan	-	(500,000)	-	(500,000)			
Dividendipaid	-	-	1,685,219	1,685,219			
Total changes from financing activities	1,242,306	900,986	3,553,686	5,696,978			
Other changes - aderest cost							
Interest expense	-	12,007		12,007			
interest paid	-	(11,945)		(11,945)			
Changes to running finance	386,791			386,791			
Total loan related other changes	386,791	62	-	386,853			
Total equity related other changes	-		(2,057,653)	(2,057,653)			
Balance as at 30 September 2018	1,629,097	901,048	1,496,033	4,026,178			

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42.4 Capitalriskmanagement

The Company's prime objective when managing capital is to safeguard its ability to continue as a going concern in order to provide adequate returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Company may adjust the amount of dividence paid to shareholders, return capital to shareholders, issuenew shares or self-assets to reduce dept.

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

The Board of Directors of the Company in their meeting held on 30 October 2018 has proposed a cash dividend in respect of the year ended 30 September 2018 of Rs. 40 per share (2017; cash dividend of Rs. 50). Further, the Board has also announced appropriation of Rs. 128 million (2017; Rs. 160 million) from unappropriated profit to revenue reserves. These appropriations will be approved in the forthcoming Annual General Meeting. The financial statements for the year ended 30 September 2018 do not include the effect of these appropriations which will be accounted for in the financial statements for the year ending 30 September 2019.

44. CORRESPONDING FIGURES

The fourth schedule to the Companies Act, 2017 has introduced certain presentation and classification requirements for the elements of financial statements. Accordingly, the corresponding figures have been rearranged and has been made at year end other than disclosed elsewhere in these financial statements.

Reclassified from	Reclassified to	2017 (Rupees in 1000)
Trade and other payables	Unc.almed Dividend (presented on face of statement of financial position)	44,790

A part from above certain comparative amounts are reclassified within categories. Management consider that such reclassification (including above) is not material to these financial statements.

45. DATE OF AUTHORISATION

These financial statements were authorised for issue on 30 October 2018 by the Board of Directors of the Company.

Mujtaba Rahim Chief Executive Officer

M Vegar And Director and Chief Financial Officer

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/ ARCHROMA PAKISTAN LIMITED

Notice of Meeting

NOTICE is hereby given that the Twenty-Fried Annual General Meeting of Architoma Pakistan Limited will be need at the Company's Registered Office at 1 A/1, Sector 20, Korangi Industria! Area, Korangi, Karachi on Friday, 28 December 2018 at 10 00 a.m. for the purpose of transacting the following business:

A) ORDINARY BUSINESS

- To receive and approve the Audited Financial Statements for the Period ended 30 September 2018 along with the Directors' Report thereon.
- To approve final cash dividend @ 400% i.e. (Rs: 40/- per share), as recommended by the Board.
- To approve appointment of external auditors for the year 2018 and to fix their remuneration.

ANY OTHER BUSINESS

 To transact any other ordinary business with the permission of the Chair.

By order of the Board

M Vegar Arif Director / Company Secretary

Karachi: 30 October 2018

NOTES:

- The Share Transfer Books of the Company will remain closed from 21st December 2018 to 28th December 2018 (both days
 inclusive). Transfers received in order by the Company's Share Registrar, M/s. FAMCO Associates (Pvt) Limited, 8-F, Next to
 Hotel Faran, Nursery, Block- 6, P.E.C.H.S Shahreh-e-Faisal, Karachi, by 20th December 2018 will be in time to critical the
 transferees for the dividend and to attend and vote at the Annual General Meeting.
- A member entitled to attend and vote at the meeting may appoint proxy to attend and vote instead of him/her. A proxy need
 not be a member of the company. Proxies, in order to be valid must be received at the Registered Office of the Company not
 later than 48 hours before the Meeting.
- Shareholders who shares are deposited with Central Depository Company (CDC) are requested to bring their Original National Identity Card and account number in CDC for verification.

/ ARCHROMA PAKISTAN LIMITED

Notice of Meeting

Copy of CNIC and Payment of Cash Dividend Electronically (Mandatory)

As per the requirement if you: CNIC number is not available in our records, your dividend will not be credited in your given account. In order to comply with this regulatory requirement, you are requested to kindly send photocopy of your CNIC to your broker (Participant) / CDC and in case of physical shareholding immediately to Company's Share Registrar M/S FAMCO Associates (Pvt) Limited,

In compliance with Section 242of the Companies Act, 2017 it is mandatory for a public listed company to pay cash dividend to its shareholders through electronic mode ONLY, directly into the bank account designated by the eligible shareholder.

Therefore, all shareholder of Archroma Pakistan Limited, who have not provide their bank details are once again, through this public notice requested to update their exact and complete 24 digits IBAN together with the bank's name, branch's address, CNC number and correct email address to respective Participants/Investors' Account Services of CDC for electronic form of shares, in case of physical shareholding to our Shares Registrar, M/S FANCO Associates (Pvt) Limited, 8-F Next to Hotel Faran, Nursery Block 6, P.E.C.S, Shahrah-e-Faisal Karachi.

Please note that all dividends will only be remitted electron cally to the designated bank accounts and in absence of E-Dividence mandate, such cash dividends will be withheld by APL.

CDC Shareholders:

You are requested to submit your F-dividend mandate and CNIC directly to your broken (participant) CDC.

The payment of cash dividend will be processed based on the account number alone. Your company is entitled to rely on the account number as per your instructions. The company shall not be responsible for any loss, damage, liability or claim arising, directly or indirectly, from any error, delay, or failure in performance of any of its obligations hereunder which is caused by incorrect payment instructions and/or due to any event beyond the control of the company.

Registration in CCOR web portal of CDC (Mandatory)

Central Depository Company (CDC) has developed Centralized Cash Dividend Registrar ("CCDR"), on eServices web portal, which contains details pertaining to cash dividends paid, unpaid or withheld by listed companies. The CCDR will, help to maintain history of dividends paid to shareholders by listed companies and access of all such information will be provided to the respective shareholders including details of income Tax / Zakat deduction etc. (if any) and the net amount credited into their accounts.

The Shareholders are requested to registrar themselves to CDC's eservices Portal https://eservices.cdcaccess.com.px. to get above facility.

/ ARCHROMA PAKISTAN LIMITED

Notice of Meeting

Deduction of Income Tax From Dividend Under Section 150 the Income tax Ordinance, 2001 (Mandatory)

- (i) Pursuant to the provisions of the Finance Act 2018 effective July 1,2018, the rates of deduction of income tax from dividend payments under the income Tax Ordinance have been revised as follows:
 - a) Rate of tax deduction for filer of income tax return 15%
 - B) Rate of tax deduction for non-filer of income tax return | 20%

To enable the company to make tax deduction in the amount of cash dividend @ 15% instead of 20%, shareholders whose names are not entered into the Active Tax-payers List (ATL) provided on the website of FBR, despite the fact that they are filers, are advised to immediately make sure that their names are entered in ATL, otherwise tax on their cash dividend will be deducted @ 20% instead of 15%.

(ii) Further, according to clarification received from Federal Board of Revenue (FBR), with-holding tax will be determined separately on 'Filer/Non-Filer' status of Principal shareholder as well as joint-holder(s) based on their shareholding proportions, in case of joint accounts.

In this regard all shareholders who hold share jointly are requested to provide shareholding proportions of Principal shareholding and joint-holder(s) in respect of shares held by them to our Share registrar, in writing as follows:

		Principal		Principal Shareholder		hareholder
Company name	Falia/CDS Account#	Total Shares	Name and CNIC #	Shareholding Proportion (No. of Shares)	Name and CNIC #	Shareholding Proportion (No. of Shares)

The required information must be provided to our share Registrar FAMCO Associates (Pvt) Limited, 8-F Next to Hotel Faran, Nursery Block 6, P.E.C.S. Shahrah e Faisal Karachi as soon as possible. Otherwise if will be assumed that the share are equally held by Principal shareholder and Joint Holder(s).

- (iii) For any query/problem/information, the investors may contact the Company Secretary at phone: 021-35123261 and email address; vagar.arif@archroma.com and /or FAMCO Associates (Pvt) Ltd. At phone: 021-34380101-5 and email address: info.shares@famco.com.pk
- (iv) The corporate shareholders having CDC accounts are required to have their National Tax Number (NTN) updated with their respective participants, whereas corporate physical shareholders should send a cupy of their NTN certificate to the company or FAMCO Associates (Pvt) Ltd. The shareholders while sending CNIC copies or NTN certificates, as the case may be, must quote company name and their respective folio numbers.

The Company has placed the Annual Report 2018 on its website www.archroma.com.pk

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/ PATTERN OF SHAREHOLDINGS

As at 30 September 2018

Form 34

No. of Shareholders	Share	holdi	ng	\$hares held
577	1		100	23,442
481	101	-	500	141,071
246	501	-	1,000	197,741
339	1,001	-	5,000	816,171
23	5,001	-	10,000	577,925
28	10,001	-	15,000	329,289
11	15,001	•	20,000	196,547
11	20,001	•	25,000	251.117
7	25,001		30,000	195,923
:	30,001		35,000	37,827
7	35,001		40,000	79,650
5	40,001	-	45,900	215,110
2	50,000	-	55,000	101,000
2	65,001	-	70,000	135,850
4	85,001	-	90,000	356,800
ì	100,000	-	105.000	100,000
2	115,001	-	120,000	237,200
1	J25,001		130,000	127,000
1	150,000	-	155,000	150,000
1	175,001	-	180,000	177,406
1	195,001	-	200,000	198,045
1	215,001	•	220,000	216,250
1	250,001	-	255,000	252,420
1	280,001	_	285,000	284,265
1	630,001	-	635,000	634,300
1	805,001		810,000	808,257
1	1,695,001	-	1,700,000	1,695,446
1	25,585,001	-	25,590,000	25,588 533
1,210				24,117,881

Shareholders Category	No. of Shareholder	No. of Shares	Percentage
Directors, Chief Executive Officer, and their spouse and minor children	1	500	0.00
Associated Companies, Undertakings and related Parties	<u> </u>	25,588,533	75.00
NIT and ICP	1	700	0.00
Banks, Development Financia, Institutions, Non Banking Financial Institutions	s 4	253,875	0.74
Insurance Companies	7	1,382,457	3.17
Moderages and Matual Funds	13	1,882,568	5.52
Share nolders nolding 10%	1	25,588,533	75,00
Genera, Public :			
a, local	1,733	4,504,489	13.20
b Gereign			
Others	53	804,759	2.36
Total (excluding : share holders holding 10%)	1,810	34,117,881	100.00
Shareholders holding 10% or more voting interest			
Archroma Textiles S.a.r.L., Luxemburg	1	25,589,533	75.00

There was no trading in the shares of the Company by the Directors, Chief Executive Officer, Chief Financia, Officer, Company Secretary and the risposes and minor children during the year.

/ PATTERN OF SHAREHOLDINGS

Information as required under Code of Corporate Governance as at September 30, 2018

Shareholder's category		Number of shareholder	Number of share held
I. Associated Companies, Undertakings and Related Parties			
ARCHROMA TEXTILES S.A.R.L.		1	25,588,533
	Total:	1	25,588,533
ii. Mutual Funds			
CDC - TRUSTEE AKD INDEX TRACKER FUND		ι	1,950
COCHTRUSTES ALHAMRA ISLAMIC STOCK FUND		1	39,650
COCHTRUSTEE DAWOOD ISLAMIC FUND		1	5,000
CCC - TRUSTEE FIRST DAWOOD MUTUAL FUND		ι	5.000
CDC - TRUSTEE MCB PAKISTAN STOCK MARKET FUND		1	65,850
CDC-TRUSTEE NATIONAL INVESTMENT (UNIT) TRUST		1	1,695,446
CDC - TRUSTEE NIT-EQUITY MARKET OPPORTUNITY FUND		1	22,890
GOLDEN ARROW SELECTED STOCKS FOND LIMITED		1	44,472
	Total :	8	1,880,158
iii. Directors and their spouse			
SHAHID GHAFFAR		1	500
	Total:	1	500
lv. Executives			
	Total:	-	
v. Public Sector Companies and Corporations		1	808,357
1. 1 days accord companies and companies	Total:	1	808,357
vi. Banks, Development Finance Institutions, Non-Banking Finance Institutions, Insurance Companies, Takaful, Modaraba and Pension Funds		13	707,931
	Total:	13	707,931
vii. Shareholders Holding five percent or more Voling Rights in the Listed Company			
ARCHROMATEXTILES S.A.R.L.		1	25,588,533
	Total:	1	25,588,533

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/ FORM OF PROXY

		r - Number
I/We		
lo		
being a member of ARCHROMA PAKISTAN	LIMITED, hereby appoint	<u></u>
ef		
or failing him/her		
of		
as:my/our Proxy in my/our absence to atte	nd and vote for me/us and on my/our	
behalf at the 23rd Annual General Meeting		
28 December 2018 at 10:00 a.m. and at any	acjournment thereof.	Revenuc Stamp
Signed by the said		
Witness 1	Witness 2	
Signature	Signature	
Name		<u></u>
CNIC No.	CNIC No	<u> </u>
Address	Address	
		
Place	Date	

Please quote Folio

NOTES:

- This form of proxy duly completed, must be deposited at the Company's Registered Office at I.
 A/1, Sector 20, Korangi Industrial Area, Korangi, Karachi not later than 48 hours before the meeting.
- 2. In pursuance of Circular No. 1 of 2000 of Securities and Exchange Commission of Pakistan (SECP) dated 26 January 2000, the beneficial owners of the shares registered in the name of Central Depository Company (CDC) and/or their proxies are required to produce their original National Identity Card (NIC) or Passport for dentification purpose at the time of attending the meeting. The form of proxy must be submitted with the Company within the stipulated time, duly witnessed by two persons whose names, addresses and NIC numbers must be mentioned on the form, alongwith attested copies of the NIC or the Passport of the beneficial owner and the proxy.

🖊 پراکسی فارم

برائے کرم فونیوفیسرورٹ کریں ا	
	منتمي /مسهاقة
لىيىنەمنى/سىآة	غ بخشین <i>ت کمبر</i>
کوبطوریخار (پراکمی)مقرر کرتا /کرتی بور، تا که ده میری جگها ورمیری طرف	
ر <u>2018ء</u> میروز جمعہ شعقد ہور ہاہے میں اوراس کے کی ملتوی شدہ اجلاس میں ووٹ ڈالے۔	تَقَلَ کے تَعْدُورِی سال شاجل کی چھٹی 10 سے مثل بڑ 28 دیمہ
	.,,200,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
(ريونيواسنيپ)	
م کواه(2): م	Je(1):
	قى كاراز:
	<u> </u>
	;
	ن:
······································	_
4 مھنے قبل کمپنی کے رہنتر ڈافس واقع A11-1 ہیکٹر 20 کورگی انڈسٹریل امریا کورگی کرا تِی میں	_
	کرا دیاجائے۔
:) كەركىرىمبر1/2000مورىد26 جۇرى 2000 كى روشى چىسىنىترل ۋىپازىرى كىپىنى(DC	سيكورنيز اينزانگيخ كميش آف پأستان (SECP
بن کے لئے ضروری ہے کہ وومیٹنٹ میں حاضری کے وقت اپنے اصل شاختی کارؤیا پاسپورٹ 🕏	
۔واکیل جس پرہ وافراد گوائی کےطور پر دعتی کریں گےاس کےعاد وہ ان کے نام ہے اور شاختی کا	تریب پروکسی فارم متعلقه مدت میں کمچنی میں جوتا کہ

Archroma Pakistan Limited

Admission Slip

For the Twenty-Hard Annual Genera, Meeting of Archroma Pakistan Limited scheduled on Friday 28 December 2018 at 10:00 a.m. at 1-A/2, Sector 20, Korangi Industrial Area, Korangi, Karachi, Kindly bring this slip doly signed by you for attending the Meeting.

Folio No		COMPANY SECRETARY
Name		
Joint ho.der(s), if any,	i)	
	iii)	
		Signature

NOTES:

- i) The signature of the spareholder must tally with the specimen is gnature on the Company record.
- Shareholders are requested to hand over duly completed admission slips at the counter before entering the meeting premises.
- The Company transport will be available at the Pakistan Stock Exchange (PSX) to bring only the shareholders to the place of meeting. It will leave PSX at 09:15 a.m. sharp. After the meeting the shareholders will be dropped at PSX.

THIS ADMISSION SLIP IS NOT TRANSFERABLE



www.archroma.com.pk archroma.pakistan@archroma.com

ARCHROMA PAKISTAN LTD.

1-A/1, Sector 20, Korangi Industriai Area, Karachi 74900 Pakistan Phone +92 21 111 275 786