

Habib Sugar Mills Limited Annual Report 2018



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Company Information

Board of Asghar D. Habib

Directors Ali Raza D. Habib

Muhammad Nawaz Tishhna

Chairman

(Resigned on July 24, 2018)

(Co-oped on July 24, 2018)

Chief Executive

Chairman Member

Member

Chairman

Member

Member

Murtaza H. Habib Amin Ali Abdul Hamid Shams Mohammad Haji Munawar A. Habib

Faroug Habib Rahimtoola

Raeesul Hasan

Audit Amin Ali Abudl Hamid
Committee Ali Raza D. Habib
Shams Mohammad Haji

Human Shams Mohammad Haji Resource & Amin Ali Abdul Hamid Remuneration Raeesul Hasan

Committee

Company

Secretary Amir Bashir Ahmed

Registered 3rd Floor, Imperial Court, Office Dr. Ziauddin Ahmed Road,

Karachi-75530

Phones : (+92-21) 35680036 - 5 Lines

Fax : (+92-21) 35684086 www : habib.com/sugar E-mail : sugar@habib.com

Mills Sugar & Distillery Division

Nawabshah District Shaheed Benazirabad Phones : (+92-244) 360751 - 5 Lines

Fax : (+92-244) 361314

Textile Division

D-140/B-1 Manghopir Road, S.I.T.E. Karachi-75700

Phones : (+92-21) 32571325, 32572119

Fax : (+92-21) 32572118

Bulk Storage Terminal

60/1-B, Oil Installation Area Keamari Karachi-75620

Phones : (+92-21) 32852003-4 Fax : (+92-21) 32852005

Bankers Allied Bank Limited

Bank AL Habib Limited First Women Bank Limited Habib Bank Limited

Habib Metropolitan Bank Limited

MCB Bank Limited Meezan Bank Limited National Bank of Pakistan

Standard Chartered Bank (Pakistan) Limited

United Bank Limited

Statutory E.Y Ford Rhodes
Auditors Chartered Accountants

Share THK Associates (Pvt.) Limited Registrar 1st Floor, 40-C, Block-6,

> P.E.C.H.S. Karachi-75400 Phones : (+92-21) 111-000-322 Fax : (+92-21) 34168271

Fax : (+92-21) 34168271
E-mail : secretariat@thk.com.pk

: info@thk.com.pk Website : www.thk.com.pk



VISION STATEMENT

We aim to be a leading manufacturer and supplier of quality sugar, ethanol, liquidified carbon dioxide (Co₂) and household textiles in local and international markets. We aspire to be known for the quality of our products and intend to play a pivotal role in the economic and social development of Pakistan.

MISSION STATEMENT

As a prominent producer and supplier of sugar, ethanol, liquidified carbon dioxide (Co₂) and household textiles, we shall continue to strive to achieve excellence in performance and aim to exceed the expectations of all stakeholders. We target to achieve technological advancements to inculcate the most efficient, ethical and time tested business practices in our management.



Code of Conduct

The founders of Habib Sugar Mills Limited were visionaries who established the company on very sound principles and envisioned its development and growth on the basis of making no compromises in any aspects of business practices. The company takes pride in adherence to its principles and continues to serve its customers, stakeholders and society based on the following guidelines:

Products

- To produce refined, high-grade sugar that is edible and hygienic and provides all the nutrition and food value at standards determined by the company, which would exceed industry norms and averages.
- To produce by-products and allied products including molasses, ethanol and liquid carbon dioxide (CO2).
- To diversify into other products such as home textiles thus consuming indigenous raw material and generating export earnings.

Systems & Processes

- To regularly update and upgrade manufacturing systems and processes so as to keep abreast with technological advancements, achieve economies of production and transfer knowledge and skill to workers.
- To develop and maintain the technical and professional standards, standard operating procedures and stringent Quality Control measures with on-line quality assurance at every stage of manufacture.
- To continuously conduct product research and develop new products, while improving upon the existing products, using ideal additives and packaging material.
- To regularly maintain, replace and upgrade all machinery and equipment for smooth working, optimum output and ensure safe working in all production units.
- To maintain a smooth work-flow in all departments with an effective communication system contained within the framework of principles yet allowing the required degree of autonomy for efficient functioning.

Management & Employees

- To employ only the appropriately suited human resource through the selection and recruitment process based on the commensurate qualifications and experience criteria without any non-professional considerations, without any bias or prejudice of race, cast, colour, creed or religious beliefs.
- To ensure that all management personnel are adequately qualified to perform management functions as assigned.
- To guide, direct and motivate employees to perform functions and to recognize and reward employees based on their performance outputs.
- To measure employee's performance by a pre-determined criteria so as to be fair and equitable towards every single employee.



- To ensure that all employees work towards achievement of corporate objectives, individually
 and collectively as a team and conduct themselves at work and in society as respectable
 employees and responsible citizens.
- To regularly train all employees at all levels to improve their knowledge and skill and provide employees with a career path whereby they can seek a planned betterment in their professional and personal life.
- To ensure that all employees and management personnel strictly adhere to the company rules and regulations and observe the best codes of conduct and abide by all laws of Pakistan.
- To make timely payment of salaries, wages and all allowances and benefits to all employees in line with their terms.
- To ensure all directors and employees of the company shall undertake such activities, whether personal or professional, that in no way conflicts with the interests of the company but contributes towards the betterment, development and growth of the organization in particular and the industry in general.

Financial

- To implement an effective, transparent and secure financial reporting and internal control system so as to ensure compliance with regulatory factors as well as meet all obligations of payable and receivables and keep investors, shareholders and management fully aware.
- To ensure effective utilization of all company resources and plan and operate resource utilization in order to produce better results and generate better yields and facilitate timely decisions.
- To place a strict Internal Audit system to study, analyze, review and report all company earning and spending and enhance reliability of all financial information and build shareholders confidence.
- To regularly prepare, as per pre-determined schedules, all financial reports and present accounts to the board for review and analysis and show trends based on company income, revenues and expenses and industry trends.
- To ensure cost effectiveness and purchase goods and services based on developed criteria, vendor assessment and market competitiveness and evaluate options on prices, terms, products/services, substitute available, prior to purchase.
- To ensure timely and proper payments as per negotiated terms to all suppliers and deduct applicable taxes so as to enhance corporate credibility and image.
- To maintain an excellent relationship with bankers and utilize banking facilities in a manner to benefit company whilst making proper use of funding and facilities available and ensuring no-defaults.

Adherence to Law

 The company shall at all times strictly adhere to all laws of the country and fulfill all statutory requirements and ensure timely, proper and full payment of all applicable taxes, rates, duties and/or any other levies as may be imposed from time to time.



Environment

 The company shall use all means to ensure a clean, safe, healthy and pollution free environment not only for its workers and employees but for the well being of all people who live in and around any of the production and manufacturing units and employ such technology as may be beneficial in maintaining a healthy and hygienic working and living environment.

Planning

 The company shall prepare an annual plan with clearly defined objectives, goals and strategies and implement those plans with a close watch on achievements and monitor and control measures shall be built in to ensure achievement of objectives and enhancement of corporate image.



Notice of Annual General Meeting

Notice is hereby given that the 57th Annual General Meeting of Habib Sugar Mills Limited will be held on Monday, January 28, 2019 at 11:15 a.m. at Jinnah Auditorium, The Institute of Bankers Pakistan (IBP), M.T. Khan Road, Karachi to transact the following business:

Ordinary Business

- To receive and consider the audited financial statements, the Directors' report and the Auditors' report for the year ended September 30, 2018.
- To approve payment of cash dividend @ 55% i.e. Rs. 2.75 per share of Rs. 5 each for the year ended September 30, 2018 as recommended by the Board of Directors.
- To appoint auditors of the Company for the year ending September 30, 2019 and fix their remuneration.

By order of the Board

Amir Bashir Ahmed Company Secretary

Karachi: December 26, 2018

Notes:

- The Share Transfer Books of the Company will remain closed from Monday, January 14, 2019 to Monday, January 28, 2019 both days inclusive.
- A member entitled to attend and vote at this meeting is entitled to appoint another member of the Company as a
 proxy to attend and vote on his / her behalf. Proxies in order to be effective must be received at the Registered
 Office of the Company duly stamped and signed at least 48 hours before the time of meeting.
- For identification, owners of the physical shares and CDC account holder should present Computerized National Identity Card (CNIC) along with participants ID number and CDC account Number. In case of appointment of proxy by such account holders, the guidelines as contained in the SECP's circular of January 26, 2000 are to be followed.
- Members are requested to notify any change in their addresses and their contact numbers immediately to our Share Registrar, THK Associates (Pvt.) Limited, Karachi.
- 5. Pursuant to the directive of the Securities and Exchange Commission of Pakistan (SECP), it is mandatory to mention CNIC number of member on members' register and other statutory returns. Those shareholders who have not submitted copy of their CNIC to the Company are once again requested to submit copy of their CNIC, otherwise the Company will be constrained under section 243(2)(a) of the Companies Act, 2017 to withhold dividend of such shareholders.
- The Government of Pakistan through Finance Act, 2017 has made certain amendments in Section 150 of the Income Tax Ordinance, 2001 whereby different rates are prescribed for deduction of withholding tax on the amount of dividend paid by the companies. These tax rates are as under:
 - (i) For filers of income tax returns 15%
 - (ii) For non-filers of income tax returns 20 %

Shareholders who are filers are advised to make sure that their names are entered in to Active Tax Payer List (ATL) provided on the website of FBR at the time of dividend payment, otherwise they shall be treated as non-filers and tax on their cash dividend will be deducted at the rate of 20% instead of 15%.

For shareholders holding their shares jointly, as per the clarification issued by the Federal Board of Revenue, withholding tax will be determined separately on 'Filer/Non-Filer' status of Principal shareholder as well as jointholder(s) based on their shareholding proportions. Therefore, all shareholders who hold shares jointly are required



to provide shareholding proportions of Principal shareholder and Joint-holder(s) in respect of shares held by them to our Share Registrar, in writing as follows

	Folio/CDC Account No.	Total		l Shareholder		Shareholder
Name		snares	Name and CNIC #	Shareholding Proportion (No. of Shares)	Name and CNIC #	Shareholding Proportion (No. of Shares)

The required information must reach to the Company's Share Registrar within 10 days of this notice, otherwise it will be assumed that the shares are equally held by principal shareholder and joint holder(s).

The Corporate shareholders having CDC account are required to have their National Tax number (NTN) updated with their respective participants, whereas physical shareholders should send a copy of their NTN certificate to the Company or Company's Share Registrar M/s THK Associates (Pvt.) Limited. The shareholders while sending NTN or NTN certificates, as the case may be, must quote company name and their respective Folio numbers.

7. Mandatory requirement of Bank details for payment of dividend

Pursuant to the provision of Section 242 of the **Companies Act**, **2017**, a listed company is required to pay cash dividend to shareholders **only** through electronic mode directly into the bank account designated by the entitled shareholders. In order to receive your dividends directly into your Bank account, please complete the particulars as mentioned below and return this letter duly signed to the Registrar of the Company **M/s THK Associates (Pvt.) Limited, Karachi.** CDC shareholders are requested to submit their Dividend Mandate directly to their broker (participant) / CDC.

(participant) / CDC.		
SHAREHOLDERS PARTICULARS	FOR ELECTRO	ONIC CREDIT OF CASH DIVIDENDS
I/We/Messrs,		
Being a / the shareholder (s) of Habib Sugar Mills Li credit cash dividends declared by it, time to time in		
Name of Shareholder		
Folio No./CDC Participant ID & A/C No		
Contact number	Land Line:	Cell No:
Email address		
Name of Bank		
Bank branch & mailing address		
IBAN Number		
Title of Account		
CNIC No. (Copy attached)		
NTN (incase of corporate entity)		
It is stated that the above particulars provided by Company/Participant/CDC investor account so future.	y me/us are corre ervices informed	ect to the best of my knowledge and I shall keep the in case of any changes in the said particulars in
		Signature of Shareholder
Note: Please provide complete IBAN after che directly into your bank account.	cking with your o	concerned bank branch to enable electronic credit
The payment of cash dividend will be pro	cess on the basi	s of the IBAN alone. Habib Sugar Mills Limited will

rely on the IBAN as per instructions provided by the shareholder. 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.



The e-dividend mandate form is also available on the Company's website: www.habibsugar.com

Unclaimed/Unpaid Dividend and Share Certificates:

Shareholders who could not collect their dividend /physical shares are advised to contact Share Registrar or our Registered Office to enquire and collect their unclaimed dividend/shares, if any. In compliance with Section 244 of the Companies Act, 2017, after having completed the stipulated procedure, all such unclaimed dividend and shares for a period of 3 years or more from the date it is due and payable shall be deposited to the credit of Federal Government in case of unclaimed dividend and in case of shares, shall be delivered to Securities and Exchange Commission of Pakistan (SECP).

9. Transmission of Financial Statements & Notices through email

The Securities and Exchange Commission of Pakistan (SECP) through its Notification S.R.O. 787(I)/2014 dated September 8, 2014 has permitted companies to circulate Audited Financial Statements along with Notice of Annual General Meeting to its members through e-mail. Accordingly, members are requested to send their consent and e-mail addresses for receiving Audited Financial Statements and Notices through e-mail. In order to avail this facility, a standard request form is available at the Company's website.

Company Address: **Habib Sugar Mills Limited** 3rd Floor, Imperial Court Dr. Ziauddin Ahmed Road, Karachi-75530 Phones: (+92-21) 35680036 – 5 Lines

Fax: (+92-21) 35684086

e-mail: companysecretary@habibsugar.com

Share Registrar Address: THK Associates (Pvt.) Limited 1st Floor, 40-C, Block-6, P.E.C.H.S., Karachi-75400 UAN: (021)111-000-322.

Fax: (021)34168271 e.mail: secretariat@thk.com.pk



Six years' review at a glance

		2018	2017	2016	2015	2014	2013
Sugar Division							
Sugarcane crushed	M. Tons	1,028,901	865,530	821,801	854,231	1,116,554	939,959
Average sucrose recovery	%	10.30	9.97	10.74	10.40	10.44	11.02
Sugar produced	M. Tons	106,005	86,316	88,271	88,807	116,513	103,582
Distillery Division							
Ethanol							
Molasses processed	M. Tons	184,654	182,774	175,538	163,846	176,226	173,497
Average ethanol yield	%	18.76	18.43	18.13	18.73	18.59	17.56
Ethanol produced	M. Tons	34,643	33,687	31,817	30,681	32,768	30,464
Liquid Carbon dioxide (Co2)Produced		9,903	11,069	10,104	9,230	8,436	7,584
Textile Division							
Yarn / Semi finished goods consumed	Kgs	1,074,066	584,310	650,892	890,831	983,143	1,100,321
Average yield	%	86.45	88.18	85.76	84.58	84.95	86.23
Finished product	Kgs	928,557	515,253	558,194	753,449	835,210	948,812
i illiation product	- 190	000,000	0.0,200	******	700,110	***************************************	0.0,0.2
Operating results							(Restated)
Sales / Rental income	Rs. '000	7,758,520	7,134,930	8,517,094	8,197,388	9,050,916	8,812,098
Cost of sales	Rs. '000	6,484,368	6,544,790	7,499,710	7,222,293	7,983,079	7,606,639
Gross profit	Rs. '000	1,274,152	590,140	1,017,384	975,095	1,067,837	1,205,459
Profit before taxation	Rs. '000	958,776	497,417	970,962	970,230	922,091	933,951
Profit after taxation	Rs. '000	901,276	557,417	824,962	815,230	797,091	778,951
Shareholders' Equity							
Paid-up capital	Rs. '000	750,000	750,000	750,000	750,000	750,000	750,000
Reserves	Rs. '000	7,353,970	6,233,335	5,781,437	5,110,222	4,699,252	3,882,767
Shareholders' equity	Rs. '000	8,103,970	6,983,335	6,531,437	5,860,222	5,449,252	4,632,767
Break-up value per share	Rs. '000	54.03	46.56	43.54	39.07	36.33	30.89
Adjusted earnings per share - Restated *		6.01	3.72	5.50	5.43	5.31	5.19
Return on equity	%	11.12	7.98	12.63	13.91	14.63	16.81
Financial position - Assets							
Fixed assets - Restated*	Rs. '000	2,645,188	2,692,170	2,161,885	1,542,980	1,353,601	959,820
Long-term investments	Rs. '000	2,948,619	2,403,065	2,025,968	1,711,136	1,451,587	999,888
Long-term loans and deposits	Rs. '000	8,727	10,598	8,139	6,975	8,354	5,852
Current assets - Restated*	Rs. '000	4,857,577		4,428,079			3,918,926
Total assets	Rs. '000	. ,			7,870,576	4,167,349	
10181 833613	na. 000	10,400,111	5,142,005	0,024,071	7,070,570	0,900,091	5,004,400
Financial position - Liabilities	_						
Non-current liabilities	Rs. '000	86,000	98,500	104,000	,		75,000
Current liabilities	Rs. '000		, , , ,	,	1,908,354	, ,	
Total liabilities	Rs. '000	2,356,141	2,159,274	2,092,634	2,010,354	1,531,639	1,251,719
Ratios							
Current ratio		2.14	1.96	2.23	2.42	2.89	3.33
Dividends							
Cash	%	55	35	55	50	50	50
				-*	- *		



Chairman's Report

Review Report by Chairman on Board's overall Performance under section 192 of the Companies Act, 2017

Habib Sugar Mills Limited (the Company) complies with all the requirements set out in the Companies Act, 2017 and the Listed Companies (Code of Corporate Governance) Regulations, 2017 (CCG) with respect to the composition, procedures and meetings of the Board of Directors and its committees.

The performance of the Board of Directors (the Board) of the Company during the year remained satisfactory. The Board is governed by the statute and Company's Articles and its duties, obligations, responsibilities and rights are as defined and prescribed therein.

During the financial year 2017-18 the Board met four (4) times. The Board is complied with all the regulatory requirements and acted in accordance with applicable laws and best practices.

As required under the CCG an annual evaluation of the Board of the Company was carried out. The purpose of this evaluation was to ensure that the Board's overall performance and effectiveness is measured and benchmarked against expectations in the context of objectives set for the Company.

Following would be the integral components on which the performance of the Board was evaluated:

The Board ensured adequate representation of non-executive and independent directors on the Board and its Committees as required under the CCG. The members of the Board and its respective Committees possess adequate skills, experience and ability required to perform their responsibilities.

The Board has actively participated in strategic planning, risk management and policy development and ensured integration of all policies and convergence to company's vision and mission. The Board also sets annual budgets, targets and goals for the management.

The Board and its Committees have diligently performed their duties and remained updated with respect to achievement of Company's objectives, goals, strategies and financial performance through regular presentations by the management. The Board held extensive and fruitful discussions to arrive at decisions and appropriate direction and oversight is provided to the management on timely basis. Areas where improvements are required are duly considered and action plans are framed and implemented.

The Board has developed an environment of robust and transparent system of Governance by setting up an adequate and effective internal control system through self-assessment mechanism and internal audit activities. Further, the Board ensured compliance with best practices of corporate governance.

Lastly, I would like to acknowledge the commitment and diligence of my fellow directors, the executive team and all the employees of the Company for their hard work and contribution towards the growth of the Company.

Asghar D. Habit Chairman

Karachi: December 26, 2018



Directors' Report

Dear Members – Assalam-o-Alekum

On behalf of the Board of Directors, we are pleased to welcome you all to the 57th Annual General Meeting of the Company and present before you the Annual Report and Audited Financial Statements of the Company for the year ended September 30, 2018.

By the Grace of Allah, during the year under review, the operations of your Company resulted in after-tax profit of Rs. 901.28 million. The operating results and appropriations as recommended by the Board are given below:

	(Rupees in thousands)
Profit after taxation Adjustment of Other Comprehensive Income Unappropriated profit brought forward	901,276 (390) 2,395 2,005
Profit available for appropriation	903,281
Proposed — Cash Dividend @ 55% i.e. Rs.2.75 per ordinary share of Rs.5/- each — Transfer to general reserve	412,500 485,000 897,500
Unappropriated profit carried forward	5,781
Earnings per share – Basic and diluted	Rs. 6.01

Performance Review

Division-wise performance of the Company is as follows:

Sugar Division

The crushing season 2017-18 commenced on November 29, 2017 and plant operated upto April 17, 2018. During the crushing season 1,028,901 M. Tons of sugarcane was crushed with average sucrose recovery of 10.30 % and sugar production of 106,005 M. Tons as compared with crushing of 865,530 M. Tons with average sucrose recovery of 9.97 % and sugar production of 86,316 M. Tons during the preceding season.

The Government of Sindh on December 5, 2017 issued notification fixing the minimum support price of sugarcane for crushing season 2017-18 at Rs.182 per 40 kgs, same as it was fixed for the crushing season 2016-17. In addition, mills would be required to pay quality premium at the rate of paisas fifty for every 0.1 percent recovery in excess of the bench mark of 8.7%. However, in accordance with the notification, while the matter is still pending with the Honourable Supreme Court of Pakistan and as per the decision of the Federal Government Steering Committee, the quality premium shall remain suspended till the decision of the Honourable Supreme Court or the consensus on uniform formula developed by the Federal Government.



The minimum sugarcane support price fixed by the Sindh government at Rs. 182/40 kgs was not justified in relation to the prevailing sugar price both in domestic and international markets. Your company along with other sugar mills filed a petition before the Hon'ble High Court of Sindh praying that the minimum support price fixed by the Sindh government was totally arbitrary and unjustified as it would result in financial catastrophe and economic disaster to the sugar industry in the Province of Sindh.

On December 22, 2017, the Hon'ble High Court of Sindh passed an interim order and directed sugar mills to make payment to growers at the rate of Rs. 172/40 kgs w.e.f. December 23, 2017 and also furnish security acceptable to the Nazir of the Court within three weeks from the date on which the order would takes effect for the differential amount (i.e. Rs.10/40kg) to be calculated on the basis of the sugarcane quantum crushed during the crushing season 2016-17. Against the above order, sugar mills filed a review petition before the Hon'ble High Court of Sindh.

On January 30, 2018, the Hon'ble High Court of Sindh, with the consent of all the stakeholders announced in the open court that without prejudice to any right or claim of the parties, and subject to final decision of the Hon'ble Supreme Court of Pakistan in the aforesaid cases and the decision by this court in the instant petitions, the mills will purchase the sugarcane @ Rs. 160 / 40kg from the growers for the crushing season 2017-18. The interim order was binding on all the stakeholders, i.e. growers, millers and Government of Sindh.

Considering surplus sugar stock in the country, the Economic Co-ordination Committee of the Cabinet (ECC) allowed export of 1,500,000 M. Tons of sugar with export subsidy of Rs.10.70/kg on a sliding scale which was to be shared equally by the federal government and provincial government. In addition to the above, the Government of Sindh announced additional export subsidy of Rs. 9.30/kg for the Sindh sugar mills on export of 500,000 M. Tons of sugar with a maximum quantity of 20,000 M. tons per mill. Out of total permission of 1,500,000 M. Tons, your company was able to export 18,830 M. Tons of sugar. The export subsidy announced by the Sindh government was received and accounted for in the preparation of the financial statements, however, export subsidy announced by the federal government has not been released yet and therefore will be accounted for on actual receipt basis.

The comparative statistics of the division's operations are given below:

		2017-18	2016-17
Crushing duration	Days	140	128
Sugarcane crushed	M.Tons	1,028,901	865,530
Average sucrose recovery	%	10.30	9.97
Sugar production	M.Tons	106,005	86,316

Due to excessive availability of sugar, the sugar prices both in domestic and international markets remained depressed and despite subsidy announced and paid by the Sindh Government, the profitability of the sugar division was adversely affected and earned profit of Rs. 4.18 million as compared with loss of Rs. 110.96 million during the previous year.

Distillery Division

During the year, the performance of the distillery division Alhamdolillah remained quite satisfactory and the division earned operating profit of Rs. 875.37 million as compared with profit of Rs. 362.58 million during the previous year. The notable increase in the profit of the division is due to higher sales volume, better sale price on account of appreciation of dollar against Pak rupee and lower cost of production during the period as compared to the previous year.

The liquidified carbon dioxide (CO2) unit produced 9,903 M. Tons as compared with 11,069 M. Tons during the previous year. The operating profit of the unit is included in the profit of the division.



The Comparative statistics of the division's operations are given below :

	2017-18	2016-17
Ethanol	_	
Days of operation	335	344
Molasses processed M.	Tons 184,654	182,774
Ethanol production	" 34,643	33,687
Liquidified Carbon dioxide (CO2)		
Days of operation	248	277
Liquidified Carbon dioxide (CO2) production	9,903	11,069

Textile Division

The Textile division earned operating profit of Rs. 24.80 million as compared with loss of Rs. 1.24 million during the previous year. The increase in division's profit was due to higher sales volume, rupee depreciation against international currencies and rebate announced by the government on textile exports.

The comparative statistics of the division's operations are given below:

		2017-18	2016-17
Days of operation Yarn consumed Finished goods production	Kgs	300 1,074,066 928,557	300 584,310 515,253

Trading Division

During the year under review, the division suffered loss of Rs. 58.86 million on account of sale of carry over trading stock of sugar as against operating profit of Rs. 6.56 million during the previous year. The loss suffered by the division is due to the drastic reduction in sugar prices.

Future Prospects

Sugar Division

The sugar division of the Company commenced crushing campaign on November 29, 2018 and upto December 25, 2018 crushed 133,791 M.Tons of sugarcane with average sucrose recovery of 9.83 % and sugar production of 13,765 M.Tons including stock in process.

The Government of Sindh on December 7, 2018 issued a notification fixing the minimum sugarcane support price at Rs.182 per 40 kgs for the crushing season 2018 – 19. Your company along with other sugar mills filed a petition before the Honourable High Court of Sindh praying that the minimum support price fixed by the Sindh government was totally arbitrary and unjustified as it would result in financial catastrophe and economic disaster to the sugar industry in the Province of Sindh. In this respect, notices were issued to the respondents and hearing is fixed for December 18, 2018.

The Honourable Supreme Court of Pakistan decided the appeals in respect of quality premium for the crushing season 1998-99 filed by certain sugar mills (excluding our company as the sucrose recovery was below the bench mark of 8.7%) and has confirmed that the Quality Premium is payable by the industry.

In December 2018, after reviewing the sugar stock position in the country the ECC allowed export of 1.10 million tons of sugar.

In view of the scarcity of water in the Sindh province, we expect lessor availability of sugarcane which might cause unhealthy competition amongst sugar mills for procurement of sugarcane.



Distillery Division

During the period upto December 25, 2018 the distillery division produced 6,502 M.Tons of ethanol and 1,754 M.Tons of liquidified carbon dioxide. The increase in molasses price was likely to affect the profitability of the division.

Textile Division

Efforts are being made to explore additional export markets to achieve better sale volume and to maintain profitability.

Investment in Bagasse Based Co-Generation Project of 26.5 MW

The Company initiated a Bagasse based High Pressure Co-generation project and formed HSM Energy limited (HSMEL), a wholly owned subsidiary of the Company. Upto September 30, 2018 the company had invested Rs. 50.0 million. Presently, the above project is on hold due to non-clarity on the part of the Government for bagasse based energy projects. Central Power Purchasing Agency (CPPA) filed a review petition before National Electric Power Regulatory Authority (NEPRA) disputing the tariff awarded to bagasse based projects and mechanism prescribed for purchased of electricity. NEPRA has dismissed review petition filed by CPPA for purchasing power from producers on take and pay basis. CPPA has now filed an appeal before the Hon'ble High Court of Islamabad which is pending adjudication. The outcome of the above case is crucial for the future of these projects. The management is reviewing the situation and future course of action would be decided upon the outcome of the pending case. We strongly believe that this source of indigenous power would be critical for Pakistan and for the future growth of the sugar industry. We look forward to more investor friendly policy from the government on this issue.

Investment in Wind Power Project

The shareholders of the Company approved investment of upto Rs.450 million in Uni Energy Limited, formerly associated unlisted public company incorporated to undertake business activities related to generation and transmission of electric power generation through wind.

The Company made initial equity investment of Rs.12.50 million. Government of Sindh had granted Letter of Intent (LOI) and allotted land for setting up the project at Jhimpir, district Thatta. Presently, the government was set to be reviewing the Basis of Tariff determination and mechanism for purchase of energy from wind projects. The future course of action would be decided upon clarification from the government.

Investment in Food Business

In line with the Company's Vision of diversification, the company upto September 30, 2018 has invested Rs. 108.0 million in Uni-Food Industries Limited, a public unlisted company. The core business of the Company is to manufacture and brand confectionary items and other allied products. The Company started its commercial production in March 2018. Presently, the company is facing immense competition and marketing challenges from the existing manufacturers, however, vigorous efforts are being made by the management of the company to achieve increase in sale volume and reduce cost.

Board and Management Committees

Audit Committee

The Company has established Audit Committee as required under the Code of Corporate Governance



(Revised). The Audit Committee comprises of three members, two of whom are non-executive directors including the Chairman of the Committee and one is independent non-executive director. The Audit Committee met four times during the year. Attendance of meetings is as follows:

		No. of meetings attended
Mr. Amin Ali Abdul Hamid	Chairman	4
" Ali Raza D. Habib	Member	3
" Shams Mohammad Haji	Member	4

HR and Remuneration Committee

The Company has established HR and Remuneration Committee as required under the Code of Corporate Governance. The HR and Remuneration Committee comprises of three members, two of whom are non-executive directors. The CEO is also member of the Committee. The Chairman of the Committee is independent non-executive director. The HR and Remuneration Committee met once during the year. Attendance of meeting is as follows:

		No. of meeting attended
Mr. Shams Mohammad Haji	Chairman	1
" Amin Ali Abdul Hamid	Member	1
" Raeesul Hasan	Member	1

Corporate Social Responsibility

Habib Sugar Mills Limited Corporate Social Responsibility (CSR) programme dates back since its inception in 1962. Responding to the needs of local communities, government bodies and civil society organizations, the Company's CSR portfolio has widened over the years to include social welfare, education, healthcare, infrastructural development and livelihood generation.

Community Investment and Welfare Scheme

As a responsible corporate citizen, the Company has, on regular basis, undertaken number of welfare activities viz., running of school upto secondary level, holding of eye camp, financial assistance to villagers in the surrounding area of the mills and supply of free ration and medical assistance and educational support to the needy persons. The contribution of the Company in the social and economic uplift of the district has been acknowledged at all levels.

During the year, the company continued its support to Family Education Services Foundation (FESF), a non-profitable organization, to run a deaf school at Nawabshah. Your Company has donated Rs. 12.0 million during the year. At present, over 175 students are enrolled in the school. The campus is the first ever educational facility of its kind for the deaf in Nawabshah and will enable deaf students to receive education in an environment that maximizes their potentials and enhances their quality of life.

During the year, the Company also donated Rs. 4.0 million to different recognized charitable institutions which are providing education and financial support to the needy persons and establishing positive social trends in society. In addition, Company also contributed Rs. 5.0 million towards the construction of Diamer Bhasha Dam.

Environment

The management of HSML believe that protection of environment is important for survival of every person as such company attaches utmost importance to provide healthy atmosphere to its employees and



residents of Nawabshah. Accordingly, number of appropriate steps has been taken by the company to ensure pollution free environment.

The fly ash removal systems installed in the boilers of the mills continue to operate satisfactorily and the spread of black soot particles has been completely eliminated. The Company has installed a sugar factory waste water treatment plant to remove oil, grease, total suspended solids, from the waste water. The project has since been completed yielding satisfactory results. Similarly brick lining of the lagoons and replacement of open drain channels with RCC piping have been done to avoid seepage thereby not affecting the water table of the surrounding areas.

The installation of bio-gas plant and carbon dioxide recovery plants are the manifestation of our social responsibility which has helped us to reduce the greenhouse gases emission from our distillery operations. The Company also installed industrial waste water treatment plant based upon Upflow Anaerobic Sludge Bed (UASB) system with energy recovery in the form of biogas.

By the grace of Allah, the successful operations of these projects have ensured a pollution free environment for the people of Nawabshah.

Health, Safety and Security

Being a responsible corporate entity, the Company is fully committed to meet all the standards with respect to health, safety and security. The Company also contributes on regular basis towards the medical needs and assistance of the people in the surrounding areas, by giving donations to clinics and welfare institutions for medical and other facilities.

Employment of Special Persons

The Company has provided employment to physically handicapped persons in compliance with the Disabled Persons (Employment & Rehabilitation) Ordinance, 1981.

Industrial Relations

Harmonious working environment and cordial industrial relations atmosphere prevailed within the Company.

Contribution to the National Exchequer

Your Company contributed an amount of Rs. 567.58 million to the Government treasury in the shape of taxes, levies, sales-tax and excise duty in addition to precious foreign exchange earned, equivalent to Pak Rupees 3,537.87 million (US\$ 29.62 million) during the year under review from exports of sugar, ethanol and household textiles.

Auditors

The auditors Messrs. EY Ford Rhodes, Chartered Accountants, retire and being eligible has offered themselves for re-appointment.

The Audit Committee has recommended to consider the re-appointment of Messrs. EY Ford Rhodes, Chartered Accountants, as auditors of the Company for the ensuing year.

Applicability of the Companies Act, 2017 (The Act)

The Companies Act 2017, (The Act) was promulgated on May 30, 2017, however, the Securities and Exchange Commission of Pakistan (SECP) vide circular No. 23 of 2017 dated October 04, 2017 relaxed the applicability for the companies whose financial year closed on or before December 31, 2017. The Act



became applicable for the financial year under review and brought certain changes for the preparation of financial statements as prescribed under Fourth Schedule of the Act.

Statement on Corporate and Financial Reporting Framework

- The financial statements, prepared by the Company, present 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 the financial statements. Changes, if any have been adequately disclosed and accounting estimates are based on reasonable and prudent judgment.
- International Accounting Standards, as applicable in Pakistan, have been followed in preparation of the financial statements and deviation there from if any, has been adequately disclosed.
- The system of internal control is sound in design and has been effectively implemented and monitored regularly.
- There are no significant doubts upon the Company's ability to continue as a going concern.
- There has been no material departure from the best practices of the corporate governance, as detailed in the listing regulations.
- Key operating and financial data for last six years in summarized form is given on page 10.
- Information about the taxes and levies is given in the notes to the financial statements.
- Value of investments including profit accrued thereon and balances in deposit / current accounts of Provident Fund and Gratuity Fund as at September 30, 2018 were as follows:

	Rs.'000
Provident Fund	292,175
Gratuity Fund	106.628

11. During the year four meetings were held and the attendance by each Director was as follows:

Name of Director	Number of meetings Attended
Mr. Asghar D. Habib "Ali Raza D. Habib "Muhammad Nawaz Tishna "Murtaza H. Habib "Amin Ali Abdul Hamid "Shams Mohammad Haji "Munawar A. Habib* "Farouq Habib Rahimtoola** "Raeesul Hasan	4 3 4 4 4 1 1 1

^{*}resigned on July 24, 2018

12. The pattern of shareholding and additional information regarding pattern of shareholding is given on page 115 and 116.

^{**}Co-opted on July 24, 2018



13. Change in shareholding of the Directors, CEO, CFO, Company Secretary and their spouses and minor children is given in Pattern of Shareholding on Page 116.

Change in Directors

During the year Mr. Munawar A. Habib resigned from the Board and in his place Mr. Farouq Habib Rahimtoola was co-opted.

General

The directors place on record their appreciation of the devoted services and hard work put in by the officers, staff and workers of the Company and to thank all the financial institutions having business relationship with us and our satisfied customers for their continued support and cooperation.

On behalf of the Board of Directors

Raeesul Hasan

Chief Executive

Karachi: December 26, 2018

Murtaza H. Habib

ve Director



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

Year ended September 30, 2018

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

1. The total numbers of Directors are Eight (8) as per the following:

a. Male: Eight (8)b. Female: None

2. The Composition of the Board is as follows:

a. Independent Directors Mr. Shams Mohammad Haji

Mr. Faroog Habib Rahimtoola (Co-opted on

July 24, 2018)

Other Non-Executive Directors Mr. Asghar D. Habib

Mr. Ali Raza D. Habib

Mr. Muhammad Nawaz Tishna Mr. Amin Ali Abdul Hamid

c. Executive Directors Mr. Murtaza H. Habib

Mr. Raeesul Hasan

- The directors have confirmed that none of them is serving as a director on more than five listed companies, including this Company.
- 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 duly exercised and decisions on relevant matters have been taken by Board / Shareholders as empowered by the relevant provisions of the Act and these Regulations
- The meetings of the Board were presided over by the Chairman and in his absence by a director
 elected by the Board for this purpose. The Board has complied with the requirements of the Act and the
 Regulations with respect to frequency, recording and circulating minutes of meeting of Board.
- The Board of Directors have a formal policy and transparent procedures for remuneration of directors in accordance with the Act and these Regulations.
- The Board of Directors of the Company consist of eight (8) directors, out of which following four (4) directors are certified under the Directors Training Program:
 - Mr. Asghar D. Habib
 - Mr. Murtaza H. Habib
 - Mr. Amin Ali Abdul Hamid
 - Mr. Shams Mohammad Haji



- 10. The Board has approved appointment of CFO, Company Secretary and Head of Internal Audit, including their remuneration and terms and conditions of employment and complied with relevant requirements of the Regulations.
- 11. CFO and CEO duly endorsed the financial statements before approval of the Board.
- The Board has formed Committees comprising of members given below:

Audit Committee	HR and Remuneration Committee
Mr. Amin Ali Abdul Hamid (Chairman)	Mr. Shams Mohammad Haji (Chairman)
Mr. Ali Raza D. Habib	Mr. Amin Ali Abdul Hamid
Mr. Shams Mohammad Haji	Mr. Raeesul Hasan

- 13. The terms of reference of the aforesaid committees have been formed, documented and advised to the committees for compliance.
- 14. The frequency of meetings (quarterly/halfyearly/yearly) of the committees were as per following:
 - a. Audit committee: four (4) meetings held during the year ended September 30, 2018
 - b. HR and Remuneration committee: one (1) meeting held during the year ended September 3 0, 2018
- 15. The Board has set up an effective internal audit function supervised by a Chartered Accountant who is considered suitably qualified and experienced for the purpose and are conversant with the policies and procedures of the Company.
- 16. The statutory auditors of the Company have confirmed that they have been given a satisfactory rating under the quality control review program of the Institute of Chartered Accountants of Pakistan (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.

Raeesul Hasan

Chief Executive

Murtaza H. Habib

Director

Karachi: December 26, 2018



INDEPENDENT AUDITORS' REVIEW REPORT

To the members of Habib sugar mills Limited (the company)

Review Report on the Statement of Compliance contained in Listed Companies (Code of Corporate Governance) Regulations, 2017

We have reviewed the enclosed statements of compliance with the listed companies (Code of Corporate Governance) Regulations, 2017 (the Regulations) prepared by the Board of Directors of Habib Sugar Mills Limited 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 inquiries of the Company's personnel and review of various documents prepared by the Company to comply with the Regulations.

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

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

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

Chartered Accountants

Place: Karachi

EThorak

Date: 26 December, 2018



INDEPENDENT AUDITORS' REPORT

To the members of Habib Sugar Mills Limited

Report on the Audit of Unconsolidated Financial Statements

Opinion

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

In our opinion and to the best of our information and according to the explanations given to us, the unconsolidated statement of financial position, the unconsolidated statement of profit or loss, the unconsolidated statement of comprehensive income, the unconsolidated statement of changes in equity and the unconsolidated 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, other comprehensive income, the changes in equity and its cash flows for the year then ended.

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs) as applicable in Pakistan. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Unconsolidated 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 unconsolidated financial statements of the current period. These matters were addressed in the context of our audit of the unconsolidated 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:

Key audit matter

How our audit addressed the key audit matter

Existence and valuation of Stock-in-trade

As disclosed in note 7 to the accompanying unconsolidated financial statements, the stock-in-trade balance constitutes 26.4% of total assets of the Company. The cost of finished goods is determined at average cost including a proportion of production overheads.

The obsolescence is calculated by taking into account the Net Realisable Value (NRV) of related stock-in-trade while mainly keeping in view the estimated selling price and forecasted sales volume.

We have considered this area to be a key audit matter due to its materiality and judgments involved in estimating the NRV of underlying stock-in-trade as well as the management judgment in determining an appropriate costing basis and assessing its valuation.

Our audit procedures included, amongst others, reviewing the management's procedures for evaluating the NRV of stock-intrade, observing physical stock counts to ascertain the condition and existence of stock-in-trade and performing testing on a sample of items to assess the NRV of the stock-intrade held and evaluating the adequacy of allowance of write down of stock-in-trade to NRV as at the year end.

Further, we evaluated the appropriateness of the basis of identification of the obsolete stock-in-trade and the accuracy of allowance of write down of inventories to NRV assessed by the management, on a sample basis.

We tested the accuracy of the aging analysis of stock-in-trade, on a sample basis and cost of goods with underlying invoices and expenses incurred in accordance with the valuation methods.

We also tested the calculations of per unit cost of finished goods and WIP and assessed the appropriateness of management's basis for the allocation of cost and production overheads.

We further tested the NRV of stock-in-trade by performing a review of sales close to and subsequent to the year-end and compared with the cost, for a sample of products.

We also assessed the adequacy of the disclosures made in respect of the accounting policies and detailed disclosure in accordance with the applicable financial reporting standards.

2. Preparation of unconsolidated financial statements under Companies Act, 2017

As referred to in note 1.2 to the accompanying unconsolidated financial statements, the Companies Act, 2017 (the Act) became applicable for the first time for the preparation of the unconsolidated financial statements for the year ended 30 September 2018.

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

In the case of the Company, a summary of key additional disclosures and changes to the existing disclosures have been stated in note 2.1 to the accompanying unconsolidated financial statements.

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

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



Information Other than the Unconsolidated Financial Statements and Auditors' 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 unconsolidated financial statements and our auditors' report thereon.

Our opinion on the unconsolidated 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 unconsolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the unconsolidated 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 Unconsolidated Financial Statements

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

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

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

Auditors' Responsibilities for the Audit of the Unconsolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the unconsolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' 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 unconsolidated 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 unconsolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit
 evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the
 Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw



attention in our auditors' report to the related disclosures in the unconsolidated 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 auditors' 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 unconsolidated financial statements, including the disclosures, and whether the unconsolidated 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 unconsolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

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

- a) proper books of account have been kept by the Company as required by the Companies Act, 2017 (XIX of 2017);
- the unconsolidated statement of financial position, the unconsolidated statement of profit or loss, the unconsolidated statement of comprehensive income, the unconsolidated statement of changes in equity and the unconsolidated statement of cash flows together with the notes thereon have been drawn up in conformity with the Companies Act, 2017 (XIX of 2017) and are in agreement with the books of account and returns;
- investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Company's business; and
- 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 Fund established under section 7 of that Ordinance.

The engagement partner on the audit resulting in this independent auditors' report is Shaikh Ahmed Salman.

Chartered Accountants

Place: Karachi

Date: 26 December, 2018



Unconsolidated Statement of Financial Position as at September 30, 2018

as at coptember 50, 2010	Note	2018 2017 (Rupees in thousands)		
Assets Non-Current Assets		, -,	,	
Fixed assets				
Property, plant and equipment	3	2,645,188	2,692,170	
Long-term investments	4	2,948,619	2,403,065	
Long-term loans	5	4,799	6,570	
Long-term deposits		3,928	4,028	
		5,602,534	5,105,833	
Current Assets				
Stores and spare parts	6	162,734	119,735	
Stock-in-trade	7	2,764,095	1,673,612	
Trade debts	8	511,542	254,380	
Loans and advances	9	390,470	803,432	
Trade deposits and short-term prepayments	10	9,517	9,749	
Profit accrued on bank deposits		2,741	1,551	
Other receivables	11	128,283	151,819	
Taxation - net	40	121,320	98,292	
Cash and bank balances	12	766,875	924,206	
		4,857,577	4,036,776	
Total Assets		10,460,111	9,142,609	
Equity and Liabilities Share Capital and Reserves				
Share Capital				
Authorised				
150,000,000 (2017: 150,000,000) Ordinary				
shares of Rs.5 each		750,000	750,000	
Issued, subscribed and paid-up capital	13	750,000	750,000	
Reserves	14			
neserves	14	7,353,970 8,103,970	6,233,335 6,983,335	
Non-Current Liabilities				
Deferred taxation	15	86,000	98,500	
Current Liabilities				
Trade and other payables	16	1,500,164	1,309,371	
Advance from customers		702,369	691,920	
Unclaimed dividends		67,608	59,483	
		2,270,141	2,060,774	
Contingencies and Commitments	17			
Total Equity and Liabilities		10,460,111	9,142,609	

The annexed notes 1 to 35 form an integral part of these unconsolidated financial statements.

Amir Bashir Ahmed Chief Financial Officer Raeesul Hasan Chief Executive



Unconsolidated Statement of Profit or loss for the year ended September 30, 2018

	Note	2018 2017 (Rupees in thousands)	
Net sales and services	18	7,758,520	7,134,930
Cost of sales	19	6,484,368	6,544,790
Gross Profit		1,274,152	590,140
Selling and distribution expenses Administrative expenses Other operating expenses Impairment on long-term investments - available for sal Other income	20 21 22 e 23	(252,147) (176,524) (56,883) (45,445) 162,419 (368,580)	(175,440) (157,764) (32,054) 246,099 (119,159)
Operating Profit		905,572	470,981
Finance income - net	24	53,204	26,436
Profit before taxation		958,776	497,417
Taxation	25	(57,500)	60,000
Profit after taxation		901,276	557,417
Earnings per share - Basic and diluted (Rupees)	26	6.01	3.72

The annexed notes 1 to 35 form an integral part of these unconsolidated financial statements.

Amir Bashir Ahmed Chief Financial Officer

Raeesul Hasan Chief Executive



Unconsolidated Statement of Comprehensive Income for the year ended September 30, 2018

	2018 (Rupees in	2017 n thousands)
Profit for the year	901,276	557,417
Other comprehensive income:		
Items that may not be reclassified subsequently to the statement of profit or loss :		
Actuarial loss on defined benefit plan - net	(390) 900,886	(275) 557,142
Items that may be reclassified subsequently to the statement of profit or loss :		
Unrealised gain on revaluation of investments during the year	483,120	421,237
Reclassification adjustments included in the statement of profit or loss for: Gain on sale of investments - net of tax	(871) 482,249	(113,981) 307,256
Total comprehensive income for the year	1,383,135	864,398

The annexed notes 1 to 35 form an integral part of these unconsolidated financial statements.

Amir Bashir Ahmed Chief Financial Officer

Raeesul Hasan Chief Executive



Unconsolidated Statement of Changes in Equity for the year ended September 30, 2018

		Re	venue Rese	rves		
Issued, subscribed and			Unappro-	Unrealised gain on investments		
paid-up Capital	Capital Reserve	General Reserve	priated profit	available for sale	Total Reserves	Total Equity

(Rupees in thousands)

Balance as on October 1, 2016	750,000	34,000	3,466,000	827,753	1,453,684	5,781,437	6,531,437
Cash dividend for the year ended September 30, 2016 @ 55%				(412,500)		(412,500)	(412,500)
Transfer to general reserve			412,500	(412,500)			
Profit for the year Other comprehensive income for the year				557,417 (275)	307,256	557,417 306,981	557,417 306,981
Total comprehensive income for the year ended September 30, 2017				557,142	307,256	864,398	864,398
Balance as on September 30, 2017	750,000	34,000	3,878,500	559,895	1,760,940	6,233,335	6,983,335
Cash dividend for the year ended September 30, 2017 @ 35%				(262,500)		(262,500)	(262,500)
Transfer to general reserve			295,000	(295,000)			
Profit for the year Other comprehensive income for the year				901,276 (390)	- 482,249	901,276 481,859	901,276 481,859
Total comprehensive income for the year ended September 30, 2018				900,886	482,249	1,383,135	1,383,135
Balance as on September 30, 2018	750,000	34,000	4,173,500	903,281	2,243,189	7,353,970	8,103,970

The annexed notes 1 to 35 form an integral part of these unconsolidated financial statements.

Amir Bashir Ahmed Chief Financial Officer Racesul Hasan Chief Executive



Unconsolidated Statement of Cash Flows for the year ended September 30, 2018

	Note	2018 (Rupees ir	2017 thousands)	
Cash flows from operating activities				
Cash generated from / (used in) operations Finance income received - net Income tax paid Long-term loans Long-term deposits	27	341,781 52,014 (93,028) 1,771 100	(1,637,052) 25,968 (85,003) (2,359) (100)	
Net cash generated from / (used in) operating activ	rities	302,638	(1,698,546)	
Cash flows from investing activities				
Fixed capital expenditure Redemption / sale proceeds of investments Dividend received Purchase of investments Sale proceeds of fixed assets		(224,775) 85,537 108,184 (193,416) 18,876	(731,469) 207,170 126,266 (163,030) 12,549	
Net cash used in investing activities		(205,594)	(548,514)	
Cash flows from financing activities				
Dividend paid		(254,375)	(404,010)	
Net cash used in financing activities		(254,375)	(404,010)	
Net decrease in cash and cash equivalents		(157,331)	(2,651,070)	
Cash and cash equivalents at the beginning of the ye	ar	924,206	3,575,276	
Cash and cash equivalents at the end of the year	12	766,875	924,206	

The annexed notes 1 to 35 form an integral part of these unconsolidated financial statements.

Amir Bashir Ahmed Chief Financial Officer

Raeesul Hasan Chief Executive



Notes to the Unconsolidated Financial Statements for the year ended September 30, 2018

The Company and its operations

Habib Sugar Mills Limited is a public limited company incorporated in Pakistan, with its shares quoted on the Pakistan Stock Exchange Limited. The Company is engaged in the manufacturing and marketing of refined sugar, ethanol, liquidified carbon dioxide (CO2), household textiles, providing bulk storage facilities and trading of commodities.

These are separate unconsolidated financial statements of the Company in which investments in subsidiary is accounted for on the basis of direct equity interest.

1.1 Business Units

Registered office - 3rd Floor, Imperial Court Building, Dr. Ziauddin Ahmed Road, Karachi.

Mills / Factory - Sugar and Distillery plants are located at District Shaheed Benazirabad, Nawabshah and Textile Division is located at D-140/B-1, Manghopir Road, S.I.T.E. Karachi.

Terminal - 60/1-B, Oil Installation Area, Keamari, Karachi.

1.2 Summary of significant transactions and events that have affected Company's financial position and performance during the year:

The Companies Act, 2017 (the Act), became applicable to the Company from the current year and brought certain changes with regards to the preparation of these unconsolidated financial statements.

During the year, the Company made further investment in HSM Energy Limited – wholly owned subsidiary amounting to Rs. 49.9 million and in Unifoods Industries Limited – related party amounting to Rs. 62 million.

Summary of significant accounting policies

2.1 Statement of compliance

These unconsolidated financial statements have been prepared in accordance with approved accounting standards as applicable in Pakistan. Approved accounting standards comprise of such International Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board (IASB) and Islamic Financial Accounting Standards (IFAS) issued by the Institute of Chartered Accountants of Pakistan (ICAP) as are notified under the Companies, Act 2017 (the Act), provisions of and directives issued under the Act. In case requirements differ, the provisions or directives under the Act shall prevail.

The Fourth schedule to the Companies Act, 2017 became applicable to the Company for the first time for the preparation of these unconsolidated financial statements. The Companies Act, 2017 (including its Fourth schedule) forms an integral part of the statutory financial reporting framework applicable to the Company and amongst others, prescribes the nature and content of disclosures in relation to various elements of the financial statements. Additional disclosures include but are not limited to, particulars of immovable assets of the Company (refer note 3.1.2), management assessment of sufficiency of tax provision in the financial statements (refer note 25.3), change in threshold for identification of executives (refer notes 5 & 28), additional disclosure requirements for related parties (refer note 33) etc.



2.2 Basis of preparation

"These unconsolidated financial statements have been prepared under historical cost convention,

- staff retirement benefit plan which is carried at present value of defined benefit obligation net of fair value of plan assets as prescribed in IAS 19 "Employees Benefits", and"
- investments which have been recognised at fair value in accordance with the requirements of IAS-39"Financial Instruments: Recognition and Measurement".

2.3 Significant accounting judgements and estimates

The preparation of unconsolidated financial statements in conformity with approved accounting standards requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Company's accounting policies. Estimates and judgements are continually evaluated and are based on historic experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Revisions to accounting estimates are recognised in the period in which the estimate is revised and in any future periods affected.

In the process of applying the accounting policies, management has made the following estimates and judgements which are significant to the unconsolidated financial statements:

- Determining the residual values and useful lives of property, plant and equipment (Note 2.7.1); Classification and valuation of investments (Note 2.8); Impairment / adjustment of inventories to their net realizable value (Note 2.9 & 2.10); Accounting for staff retirement benefits (Note 2.13); Recognition of taxation and deferred tax (Note 2.16); Contingencies and commitments (Note 17).
- b'
- c)

2.4 Amended / revised standards that became effective

The accounting policies adopted in the preparation of these unconsolidated financial statements are consistent with those of the previous financial year except that the Company has adopted the following standards which became effective for the current year:

IAS 7 – Statement of Cash Flows - Disclosure Initiative (Amendment)
IAS 12 - Income Taxes — Recognition of Deferred Tax Assets for Unrealised Iosses (Amendments)

The adoption of the above amendments, improvements to accounting standards and interpretations did not have any material effect on these unconsolidated financial statements.

2.5 Standards, interpretations and amendments to approved accounting standards that are not yet effective

Following standards and amendments with respect to the approved accounting standards as applicable in Pakistan would be effective from the dates mentioned below against the respective standards:

Effective date (accounting periods beginning on or after)

IFRS 2 – Share Based Payments – Classification and Measurement of Share Based Payments Transactions (Amendments)	January 1, 2018
IFRS 4 – Insurance Contracts: Applying IFRS 9 Financial Instruments with IFRS 4 (Amendments)	January 1, 2018
IFRS 9 – Financial Instruments	July 1, 2018
IEDOO Description of Francisco with Named to Company of the Amendments	laminania 0010

IFRS 9 - Prepayment Features with Negative Compensation - (Amendments) January 1, 2019

IFRS 10 Consolidated Financial Statements and IAS 28 Investment in Associates and Joint Ventures – Sale or Contribution of Assets between an investor and its Associate or Joint venture Contracts -(Amendments)

Not yet finalised

IFRS 15-Revenue from Contracts with Customers

July 1, 2018



IFRS 16 - Leases January 1, 2019

IAS 19 -Plan Amendment, Curtailment or Settlement - (Amendments) January 1, 2019

IAS 28 -Long-term Interests in Associates and Joint Ventures - (Amendments) January 1, 2019

IAS 40 - Transfer of Investment Property (Amendments) January 1, 2018

IFRIC 22- Foreign Currency Transactions and Advance Consideration January 1, 2018

IFRIC 23- Uncertainty Over Income Tax Treatments

January 1, 2019

In May 2014, the IASB issued IFRS 15, Revenue from Contracts with Customers which will be effective for annual periods beginning on or after January 1, 2018, however, early application is permitted. SECP vide S.R.O. 007(1)/2017 dated October 4, 2017, has also notified the adoption of IFRS 15 for annual periods beginning on or after July 1, 2018.

According to the new standard, revenue is recognized to depict the transfer of promised goods or services to a customer in an amount that reflects the consideration to which the Company expects to be entitled in exchange for those goods or services. Revenue is recognized when, or as, the customer obtains control of the goods or services. IFRS 15 also includes guidance on the presentation of contract balances, that is, assets and liabilities arising from contracts with customers, depending on the relationship between the entity's performance and the customer's payment. IFRS 15 supersedes IAS 11, Construction Contracts and IAS 18, Revenue as well as related interpretations. Currently, it is expected that the changes, if any, in the total amount of revenue to be recognized for a customer contract will be very limited. Besides, changes to the Statement of Financial Position are expected, e.g. separate line items for contract assets and contract liabilities are required, and qualitative disclosures are added. Hence, the Company does not expect significant impacts on its unconsolidated Financial Statements.

In addition to the above standards and amendments, improvements to various accounting standards have also been issued by the IASB. Such improvements are generally effective for accounting periods beginning on or after 01 January 2018 and 01 January 2019, respectively. The Company expects that such improvements to the standards will not have any material impact on the Company's unconsolidated financial statements in the period of initial application.

2.6 Standards issued by IASB but not yet notified by SECP

Following new standards have been issued by IASB which are yet to be notified by the SECP for the purpose of applicability in Pakistan:

IASB Effective date (accounting periods beginning on or after)

IFRS 14 – Regulatory Deferral Accounts IFRS 17 – Insurance Contracts January 1, 2016 January 1, 2021

2.7 Fixed assets

2.7.1 Property, plant and equipment

These are stated at cost less accumulated depreciation / amortization / impairment (if any), except for freehold land.

Depreciation is charged to unconsolidated statement of profit or loss applying the reducing balance method. Depreciation on additions is charged from the month in which the asset is available for use and on disposals up to the month the asset is in use. Assets residual values and useful lives are



reviewed, and adjusted, if appropriate at each date of the unconsolidated statement of financial position date.

Maintenance and normal repairs are charged to unconsolidated statement of profit or loss as and when incurred. Major renewals and improvements are capitalised.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefit is expected from its use. Gain or loss on disposal of assets is included in unconsolidated statement of profit or loss in the year the assets is derecognised.

2.7.2 Capital work-in-progress

Capital work-in-progress is stated at cost less impairment losses, if any. Items are transferred to the respective assets when available for intended use.

Significant borrowing costs related to acquisition, construction and commissioning of a qualifying asset are capitalised.

2.7.3 Major stores and spare parts

Major stores and spare parts qualify for recognition as property, plant and equipment when the Company expects to use these for more than one year. Transfers are made to relevant operating fixed assets category as and when such items are issued for use.

Major stores and spare parts are valued at cost less accumulated impairment, if any.

2.8 Investments

Investments acquired with the intention to be held for over one year are classified as long term investments. However, these can be sold earlier due to liquidity requirements. Short term investments are those which are acquired for a short period.

Investments are classified as follows:

2.8.1 Subsidiary

Investment in subsidiary are stated at cost less impairment loss, if any.

2.8.2 Available for sale

Quoted

Available for sale investments are initially recognised at cost, being the fair value of the consideration paid including transaction cost. Subsequent to initial recognition, these investments are re-measured at fair value (quoted market price).

Any gain or loss from a change in the fair value of investments available for sale is recognised directly in other comprehensive income as unrealised, unless sold, collected or otherwise disposed off, or until the investment is determined to be impaired, at which time cumulative gain or loss previously taken to other comprehensive income is recognised in the unconsolidated statement of profit or loss of the year.

Un-Quoted

These investment are recorded at cost less accumulated impairment, if any.

2.9 Stores and spare parts

These are valued at the lower of moving average cost and net realisable value except for items in transit which are valued at cost. Provision is made for obsolescence and slow moving items.



2.10 Stock-in-trade

These are valued as follows:

Raw materials
Work-in-process
Finished goods
Fertilizers
At the lower of average cost and net realisable value
At the lower of average cost and net realisable value
At the lower of average cost and net realisable value
Bagasse
At the lower of cost on FIFO basis and net realisable value
At the lower of average cost and net realisable value

2.11 Trade debts and other receivables

Trade debts are recognised and carried at original invoice amount less an allowance for any uncollectible amounts. Other receivables are carried at cost less estimates made for doubtful receivables.

An estimate for doubtful trade debts and other receivables is made when collection of the full amount is no longer probable. Bad debts are written off when identified.

2.12 Cash and cash equivalents

Cash and cash equivalents are carried in the statement of financial position at cost. For the purposes of the statement of Cash Flows, cash and cash equivalents comprise of cash in hand, with banks on current, savings, treasury call and deposit accounts, net of short term borrowings under mark-up arrangements, if any.

2.13 Staff retirement benefits

2.13.1 Staff gratuity

The Company operates an approved defined benefit gratuity scheme for all permanent employees. Minimum qualifying period for entitlement to gratuity is five years continuous service with the Company. The scheme is funded and contributions to the fund are made in accordance with the recommendations of the actuary.

The latest actuarial valuation of the gratuity scheme was carried out as at September 30, 2018. The projected unit credit method, using the following significant assumptions, have been used for actuarial valuation.

Discount rate 10.00% per annum Expected rate of increase in salaries 9.75% per annum

Based on the actuarial valuation of gratuity scheme as of September 30, 2018, the fair value of gratuity scheme assets and present value of liabilities were Rs.106.63 million and Rs.107.02 million respectively. The Company recognises the total actuarial gains and losses in the year in which they arise. The amounts recognised in the unconsolidated statement of financial position are as follows:

2018 2017 (Rupees in thousands)

Net Employee Defined Benefit Asset

Present value of defined benefit obligation 107,017 (101,748)
Fair value of plan assets (106,627)
Liability recognised in the unconsolidated statement of financial position 390 276



2018 2017 (Rupees in thousands)

		,
Charge for the year Salaries, wages and amenities include the following in respect of employees' gratuity fund:		
Current service cost Interest cost Expected return on plan assets	3,896 7,721 (7,700) 3,917	3,641 7,389 (7,379) 3,651
The movement in present value of defined benefit obligation is as follows:	vs:	
Present value of defined benefit obligation at the beginning of the year Current service cost Interest Cost Benefits paid Actuarial (gain) / loss Present value of defined benefit obligation at the end of the year	101,748 3,896 7,720 (4,543) (1,804) 107,017	101,745 3,641 7,389 (11,390) 363 101,748
The movement in fair value of plan assets is as follows:		
Fair value of plan assets at the beginning of the year Expected return on assets Contributions Benefits paid Actuarial (loss) / gain Fair value of plan assets at the end of the year	101,472 7,700 4,192 (4,543) (2,194) 106,627	101,599 7,379 3,796 (11,390) 88 101,472
Actual return on plan assets	5,506	7,467
Plan assets comprise: Term deposit receipts Term Finance Certificates Balance with Banks Accrued interest	99,000 259 6,987 381 106,627	85,000 263 15,844 365 101,472

Comparison of present value of defined benefit obligation, the fair value of plan assets and the surplus or deficit of gratuity fund is as follows:

As at September 30,	2018	2017 (Rup	2016 ees in thous	2015 ands)	2014
Present value of defined benefit obligation Fair value of plan assets (Surplus) / deficit	107,017 (106,627) 390	101,748 (101,472) 276	101,745 (101,599) 146	92,164 (92,336) (172)	83,898 (83,638) 260
Experience adjustment on obligation	10,051	638	(4,292)	3,257	5,629
Experience adjustment on plan assets	2,194	88	(410)	(3,322)	(852)



Sensitivity analysis

Significant assumption for the determination of the defined obligation are discount rate and expected salary increase. The possible changes in defined obligation due to change of the respective assumptions occurring at the end of the reporting period, while holding all other assumptions constant are as follows:

	(Rupees in thousand)
Discount Rate +1 %	114,267
Discount Rate -1 %	125,232
Long Term Salary Increases +1 %	125,462
Long Term Salary Increases -1 %	113,963

2.13.2 Provident fund

The Company operates a recognised provident fund scheme for all its permanent employees. Equal monthly contributions are made by the Company and the employees at the rate of 8.33% of basic salary plus applicable cost of living allowance.

2.14 Borrowings and their cost

Borrowings are recorded at the proceeds received.

Borrowing costs are recognised as an expense in the period in which these are incurred except to the extent of borrowing costs that are directly attributable to the acquisition, construction and commissioning of a qualifying asset. Such borrowing costs, if any, are capitalised as part of the cost of that asset.

2.15 Trade and other payables

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

2.16 Taxation

2.16.1 Current

Provision for current taxation is computed in accordance with the provisions of the applicable income tax laws.

2.16.2 Deferred

Deferred tax is recognised using the statement of financial position liability method, on all temporary differences arising between the tax bases of assets and liabilities and their carrying amounts appearing in the unconsolidated financial statements. Deferred tax liabilities are recognised for all taxable temporary differences. Deferred tax assets are recognised for all deductible 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.

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



As the provision for taxation has been made partially under the normal basis and partially under the final tax regime, therefore, the deferred tax liability has been recognised on a proportionate basis in accordance with TR 27 issued by the Institute of Chartered Accountants of Pakistan.

Deferred tax assets and liabilities are measured at 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 that have been enacted or substantially enacted by the statement of financial position date.

2.17 Impairment

The carrying amounts of the Company's assets are reviewed annually to determine whether there is any indication of impairment. If any such indication exists, the asset's recoverable amount is estimated and impairment losses are recognised in the unconsolidated statement of profit or loss.

2.18 Provisions

Provisions are recognised when the Company has a present legal or constructive obligation as a result of past events, if 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 periodically and adjusted to reflect the current best estimate.

2.19 Foreign currencies

Transactions in foreign currencies are translated into Pak Rupees which is the Company's functional and presentation currency, at the rates of exchange prevailing on the date of transactions. Monetary assets and liabilities in foreign currencies are translated into Pak Rupees at the exchange rates ruling on the unconsolidated statement of financial position date. Exchange gains and losses are included in unconsolidated statement of profit or loss.

2.20 Revenue recognition

- Sales are recorded on despatch of goods to customers.
- Income on investments is recorded when the right to receive is established.
- Income / profit on bank treasury call and deposit accounts is recorded on accrual basis.
- Storage income is recorded on accrual basis.

2.21 Segment reporting

Segment reporting is based on operating (business) segments of the Company. These business segments are engaged in providing product or services which are subject to risks and rewards that are different from the risks and rewards of other segments.

2.22 Financial instruments

All the financial assets and financial liabilities are recognised at the time when the Company becomes a party to the contractual provisions of the instrument. Financial assets are derecognised at the time when the Company loses control of the contractual rights that comprises the financial assets. All financial liabilities are derecognised at the time when they are extinguished, that is, when the obligation specified in the contract is discharged, cancelled, or expires. Any gains or losses on derecognition of financial assets and financial liabilities are taken to unconsolidated statement of profit or loss currently.



2.23 Offsetting

Financial assets and liabilities are offset when the Company has a legally enforceable right to offset and intends to settle either on a net basis or to realise the asset or settle the liability simultaneously.

2.24 Dividend and appropriation to reserves

Dividend and appropriation to reserves are recognised in the unconsolidated financial statements in the period in which these are approved.

2.25 Functional and presentation currency

These unconsolidated financial statements are presented in Pakistan Rupees, which is the Company's functional and presentation currency.

		Note	2018 (Rupees in	2017 thousands)
3.	Fixed Assets			
	Property, plant and equipment :			
	Operating fixed assets Capital work-in-progress Major stores and spare parts	3.1 3.4 3.5	2,605,198 39,990 - 2,645,188	2,508,472 180,788 2,910 2,692,170



3.1 Operating fixed assets for 2018 :

or operating mod at								
	Cost as at October 1, 2017	Additions / (Deletions)	Cost as at September 30, 2018	Accumulated depreciation / amortization as at October 1, 2017	Depreciation / amortization charge for the year & accumulated Depreciation on deletions thousands)	Accumulated depreciation / amortization as at September 30, 2018	Written down value as at September 30, 2018	Annual rate of depreciation / amortization %
Land								
Freehold - Sugar / Distillery division Leasehold - Textile division	142,117 489	46,863 -	188,980 489	241	. 5	246	188,980 243	1.01
Buildings on freehold land								
Sugar division	115,143		115,143	67,557	4,759	72,316	42,827	10
Distillery division	21,243		21,243	17,641	360	18,001	3,242	10
Non-factory buildings	30,228		30,228	23,390	342		6,496	5
reon-raciony bandings	00,220	-	00,220	20,000	042	20,702	0,450	9
Buildings on leasehold land								
Textile division	19,335		19,335	16,831	250	17,081	2,254	10
Plant and machinery								
Sugar division	2,419,210	236,552	2,603,425	841,734	171,120	972,553	1,630,872	10
-		(52,337)			(40,301)			
Distillery division - Note 3.1.1	1,233,538	70,842	1,304,380	589,714	68,042	657,756	646,624	10
Textile division	130,703	662	131,365	79,739	5,154	84,893	46,472	10
Railway siding - Sugar division	468		468	465	1	466	2	10
Electric, gas and water installations								
Sugar / Distillery division	8,808		8,808	8,321	49		438	10
Textile division	3,601		3,601	2,950	65	3,015	586	10
Furniture, fittings, electrical and office equipment								
Sugar / Distillery division	70,031	12,701	82,501	54,478	5.873	60,128	22,373	25
and the same of th		(231)	****	0.,	(223)	00,120		
Textile division	9,745	78	9,823	9,271	131	9,402	421	25
Tractors / trolleys and	-,		-,			-,		_
agriculture implements								
Sugar division	2,765		2,765	2,716	10	2,726	39	20
	4,.00		2,.00	2,		2,.20		
Motor cars / vehicles								
Sugar / Distillery division	31,505	785	31,847	15,475	3.220	18,571	13,276	20
	0.,000	(443)	,	,	(124)		,	
Textile division	764	,	764	698	13		53	20
Total	4,239,693	368,483	4,555,165	1,731,221	259,394	1,949,967	2,605,198	
		(53,011)		-	(40,648)			

- 3.1.1 Plant and machinery of distillery division include storage tanks of the CO2 unit having written down value of Rs.15.35 (2017: Rs.17.05) million installed at Coca Cola Beverages Pakistan Limited and Pakistan Beverages Limited premises for storage of Liquidified Carbondioxide.
- 3.1.2 Particulars of immovable property (i.e. land and building) in the name of the Company are as follows:

Particulars	Location	Total Area
Land	Nawabshah, District Shaheed Benazirabad	339.125 Acre
Land	D-140/B-1, Manghopir Road, S.I.T.E. Karachi.	1.12 Acre
Land	60/1-B,Oil Installation Area, Keamari, Karachi.	4000 Sqm



3.1.3 Reconciliation of carrying values for 2018

	Written down Value as at October 1, 2017	Additions / (Deletions)	Depreciation / amortization charge for the year & accumulated Depreciation on deletions	Written Down value as at September
			thousands)	30, 2018
	-	(nupees iii	iliousarius)	
Land	142,365	46,863	5	189,223
Buildings on freehold land	58,026	-	5,461	52,565
Buildings on leasehold land	2,504	-	250	2,254
Plant and machinery	2,272,264	308,056	244,316	2,323,968
		(52,337)	(40,301)	
Railway siding	3		1	2
Electric, gas and water installations Furniture, fittings, electrical	1,138	-	114	1,024
and office equipment	16,027	12,779	6,004	22,794
		(231)	(223)	
Tractors / trolleys and agriculture implements	49		10	39
Motor cars / vehicles	16,096	785	3,233	13,329
		(443)	(124)	
	2,508,472	368,483	259,394	2,605,198
		(53,011)	(40,648)	



3.1.4 Operating fixed assets for 2017 :

	Cost as at October 1, 2016	Additions / (Deletions)	Cost as at September 30, 2017	Accumulated depreciation / amortization as at October 1, 2016	Depreciation / amortization charge for the year & accumulated Depreciation on deletions	Accumulated depreciation / amortization as at September 30, 2017	Written down value as at September 30, 2017	Annual rate of depreciation / amortization %
				(Rupees in	thousands)			
Land								
Freehold - Sugar / Distillery division Leasehold - Textile division	106,549 489	35,568	142,117 489	236	5	241	142,117 248	1.01
Buildings on freehold land								
Sugar division	84,543	30,600	115,143	63,735	3,822	67,557	47,586	10
Distillery division	21,243		21,243	17,241	400	17,641	3,602	10
Non-factory buildings	30,228		30,228	23,030	360	23,390	6,838	5
Buildings on leasehold land								
Textile division	19,335		19,335	16,553	278	16,831	2,504	10
Plant and machinery								
Sugar division	1,516,569	1,019,292 (116,651)	2,419,210	842,814	107,092	841,734	1,577,476	10
Distillery division - Note 3.1.1	1,136,259	97,459 (180)	1,233,538	523,878	66,009	589,714	643,824	10
Textile division	130,703		130,703	74,076	5,663	79,739	50,964	10
Railway siding - Sugar division	468		468	464	1	465	3	10
Electric, gas and water installations								
Sugar / Distillery division	8,808		8,808	8,267	54	8,321	487	10
Textile division	3,601		3,601	2,878	72	2,950	651	10
Furniture, fittings, electrical and office equipment								
Sugar / Distillery division	67,223	6,112 (3,304)	70,031	53,060	4,561 (3,143)	54,478	15,553	25
Textile division	9,668	77	9,745	9,134	137	9,271	474	25
Tractors / trolleys and agriculture Implements								
Sugar division	2,765		2,765	2,704	12	2,716	49	20
Motor cars / vehicles								
Sugar / Distillery division	31,484	183 (162)	31,505	11,583	4,003		16,030	20
Textile division	764	- (102)	764	681	17		66	20
Total	3,170,699	1,189,291 (120,297)	4,239,693	1,650,334	192,486 (111,599)	1,731,221	2,508,472	



3.1.5 Reconciliation of carrying values for 2017

	Written down Value as at October 1, 2016	Additions / (Deletions)	Depreciation / amortization charge for the year & accumulated Depreciation on deletions	Written Down value as at September 30, 2017
		(Rupees in t	thousands)	
Land	106,802	35,568	5	
Buildings on freehold land	32,008	30,600	4,582	142,365
Buildings on leasehold land	2,782		278	58,026
Plant and machinery	1,342,763	1,116,751	178,764	2,504
•		(116,831)	(108,345)	2,272,264
Railway siding	4		1	3
Electric, gas and water installations Furniture, fittings, electrical	1,264	-	126	1,138
and office equipment	14,697	6,189	4,698	16,027
	. ,	(3,304)	(3,143)	,
Tractors / trolleys and agriculture implements	61		12	49
Motor cars / vehicles	19,984	183	4,020	16,096
		(162)	(111)	
	1,520,365	1,189,291	192,486	2,508,472
		(120,297)	(111,599)	
		Note	2018	2017
All and a state of the section of the section of			(Rupees in t	housands)
3.2 Allocation of depreciation / amor charge for the year:	tization			
Cost of Sales				
Sugar division		19	179,116	113,522
Distillery division		19	71,780	70,466
Textile division		19	5,474	6,018
			256,370	190,006
Administrative expenses				
Sugar division		21	2,260	1,817
Distillery division		21	194	156
Textile division		21	144	154
Terminal		18.1	426	353
			3,024	2,480
			259,394	192,486



3.3 Details of fixed assets disposed off:

				Written					Relationship
		Cook	Accumulated	down	Sale	Gain on	Mode of	Particulars of	with
		Cost	depreciation	Value	Proceeds (Pupp)	disposal	Disposal	Purchasers	Purchaser
Plant and I	Jackinon				(Rupe	as in thousar	10S)		
	division								
Slipring	Motors	4,727	3,761	966	1,049	83	Negotiation	Syed Azam Hussain	None
								Taqvi "House #:266, Shabeer Place"Gharibadad,	
	heater os, electric motors, deep bed	1,528	1,399	129	1,975	1,846	Negotiation	Nawabshah Muhammad Maqbool "Burewala Vehari,	None
	and others	30,312	25,353	4,959	5,498	539		Punjab*	None
Mud	bed filters, nozzels and others	15,770	9,788	5,982	6,722	740		:	None
		52,337	40,301	12,036	15,244	3,208			
	iture, fittings, electrical and e equipment								
	r division / Distillery division						Nasakaka	Madaire	
Fu	rniture & fittings	231	223	8	42	34	Negotiation	Various	None
Moto	or cars / vehicles								
	having carry value of less than	443	124	319	3,590	3,271	Tender	Various	None
HS	s.50,000 each	443	124	319			render	Valious	NOR
	2018	53,011	40,648	12,363	18,876	6,513			
	2017	120,297	111,599	8,698	12,549	3,851			
					I	Note	2	018	2017
							(F	lupees in thous	sands)
3.4	Capital work-in-pro	gress							
		_							
	Plant and machinery						;	39,990	169,868
	Building							-	7,021
	Advance to supplier							<u> </u>	3,899
						3.4.1		39,990	180,788
3.4.1	Movement in capita	ıl work-	in-progre	55					
	Balance at the begin	ning of	the vear				18	80,788	592,155
	Cost incurred during							23,633	8,421
	Transfer from Major			oarts			1:	38,064	727,563
	•						3	42,485 1,	328,139
	Transfer to operating	fixed a	ssets				(3	02,495) (1,	147,351)
	Balance at the end o	f the ve	ar					39,990	180,788
	balance at the end o	i tile ye	ai				_		100,700
3.5	Major stores and sp	are pa	rts						
0.0	Stores	и с ра						-	2,910
						3.5.1			2,910
3.5.1	Movement in major	stores	and spare	e parts					
	•								
	Balance at the begin	ning of	the year					2,910	49,365
	Additions during the		-						681,108
	Transfer to capital w	ork-in-p	rogress						730,473
							(1	38,064)(727,563)
	Balance at the end o	the ye	ar					<u> </u>	2,910



4.	Long-term in			Not		2017
	Numb	oer of shares	Face		(Rupees in	thousands)
	2018	2017	value Rs.	Company Name		
		2017		Company Name		
4.1		in subsidiary cor				
	5,000,000	10,000	10	HSM Energy Limited 4.3	50,000	100
4.2	Available for					
4.2.1	Investments	in related parties	- Quoted	I - at fair value		
	147,797	147,797	5	Balochistan Particle Board Limited	525	1,323
	24,136,691	24,136,691	10	Bank AL Habib Limited	1,947,590	1,390,273
	5,363,772	5,363,772	5	Habib Insurance Company Limited	64,097	79,813
4.2.2	Investments	in related parties	- Unquo	ted - at cost	2,012,212	1,471,409
	1,249,999	1,249,999	10	Uni Energy Limited	12,500	12,500
	10,800,000	4,600,000	10	Uni Food Industries Limited	108,000	46,000
400				and and distributions	120,500	58,500
4.2.3		in other compan			0.500	4.070
	40,000	40,000	10	Amreli Steels Limited	2,598	4,079
	275,160 31,078	188,160 31,078	10 10	Cherat Cement Company Limited Dawood Lawrencepur Limited	22,164 5,283	22,575 6,062
	210,000	190,000	10	D.G. Khan Cement Company Limited	21,506	27,904
	80,000	80,000	10	Engro Corporation Limited	24,930	24,247
	12,500	12,500	10	Engro Foods Limited	1,059	1,188
	123,200	123,200	10	Engro Fertilizer	9,300	7,751
	41,098	30,000	10	Engro Polymer & Chemical	1,193	1,002
	90,600	90,600	10	Faran Sugar Mills Limited	6,795	7,164
	118,885	118,885	10	Fauji Fertilizer Company Limited	11,608	9,884
	80,000	20,000	10 5	Fauji Food Limited First Habib Modaraba	2,423	561
	189,000 12,100	189,000 12,100	10	GlaxoSmithKline Pakistan Limited	2,079 1,789	2,153
	3,630	3,630	10	GlaxoSmithKline Consumer Healthcare	1,262	2,226 1,011
				Pakistan Limited		
	400,000	400,000	10	Habib Metropolitan Bank Limited	18,600	13,380
	108,213 13,350	297,513 13,350	10 10	Habib Bank Limited Indus Motors Company Limited	16,380	53,778
	101,000	101,000	10	International Industries Limited	18,672 21,735	22,973 29,310
	115,000	10,000	10	International Steels Limited	10,462	1,211
	12,815	12,815	10	Jubliee Life Insurance Co. Limited	8,009	8,971
	1,410,000	1,410,000	10	K-Electric Limited	7,544	9,926
	43,000	33,000	10	Lucky Cement Limited	22,056	18,651
	50,000	50,000	10	MCB Bank Limited	10,061	10,450
	150,116	150,116	10	Mehran Sugar Mills Limited	15,875	21,081
	450	450	10	Millat Tractors Limited	456	562
	14,000 20,000	14,000 20,000	10 10	Mirpurkhas Sugar Mills Limited Packages Limited	1,820	1.988
	5,150	5,150	10	Pak Suzuki Motor Company Limited	8,944 1,596	11,540 2,357
	6	5,100	10	Pakistan Tobacco Company Limited	15	2,337
	6,243,098	6,243,098	5	Shabbir Tiles and Ceramics Limited	117,682	81,722
	711,503	711,503	5	Thal Limited	310,934	392,109
	384,000	384,000	10	The Hub Power Company Limited	33,589	42,935
	60,062	48,322	10	TPL Insurance Limited	1,291	894
	43,246	43,246	10	TPL Corporation Limited	261	392
	800,000	800,000	10	TPL Properties	6,600	8,400
	23,670	19,725	10	The Searle Company Limited	7,478	7,967
	77,000	77,000	10	United Bank Limited	11,858	14,643
					765,907 2,948,619	873,056
					2,940,019	2,403,065



- 4.3 HSM Energy Limited is a wholly owned subsidiary of the Company. The principal activity of the HSM Energy Limited will be to generate and sell electricity to the Company and National Grid. Investment in subsidiary includes 1,500 shares in the name of nominee directors of the HSM Energy Limited.
- 4.4 Investments in subsidiary company, associated companies or undertakings have been made in accordance with the requirements under the Act.
- 4.5 The aggregate cost of the above investments, net of impairment, is Rs.705.43 (2017: Rs.642.13) million.
- 4.6 Unrealised gain of Rs.483.12 (2017: Unrealised gain Rs.421.24) million on the above investments, arising from change in the fair value of these long-term investments during the current year has been recognised directly in other comprehensive income.

		Note	2018 (Rupees in t	2017 housands)
5.	Long-term loans - secured, considered good			
	Executives	5.1 & 5.2	767	1,575
	Other employees	5.3	9,739	11,961 13,536
	Receivable within next twelve months shown under current assets:			
	Executives	9	(767)	(941)
	Other employees	9	(4,940) (5,707)	(6,025) (6,966)
			4,799	6,570

- 5.1 The maximum aggregate amount due from executives at the end of any month during the year was Rs.1.34 (2017: Rs.4.79) million.
- 5.2 Movement of loans to executives during the year is as follows:

	2018	2017
	(Rupees in the	ousands)
Balance at the beginning of the year	1,575	292
Disbursements	75_	1,607
	1,650	1,899
Repayments	(883)	(324)
Balance at the end of the year	767	1,575

- 5.3 Long-term loans of Rs.10.51 (2017: Rs.13.54) million, include loans of Rs. Nil (2017: Rs.0.17) million and Rs.2.26 (2017: Rs.3.76) million to executives and workers respectively which carry no interest as per Company policy and CBA agreement. The balance amount of loan carries interest @ 7% (2017: 7%) per annum. These are secured against property documents and retirements benefits. These loans are carried at cost due to practicality and materiality of amounts involved.
- 5.4 Comparative figure have been restated to reflect changes in definition of executive as per Company Act 2017.



6.	Stores and spare parts			
		Note	2018 (Rupees in t	2017 housands)
	Stores Provision for obsolescence and slow moving stores		107,684 (9,500) 98,184	84,774 (9,500) 75,274
	Spare parts Provision for obsolescence and slow moving spare parts		84,342 (19,792) 64,550	64,253 (19,792) 44,461
			162,734	119,735
7.	Stock-in-trade			
	Raw materials Distillery division Textile division		428,702 15,163 443,865	242,834 8,572 251,406
	Work-in-process Sugar division Textile division		835 45,154	1,390 31,588
	Finished goods Sugar division Distillery division		45,184	32,978
	Textile division Trading division		206,491 787 2,980	267,710 97 2,980
	Bagasse Fertilizers		2,249,788 20,332 4,121 2,764,095	1,373,326 12,714 3,188 1,673,612
8.	Trade debts - considered good			
	Export - Secured against export documents Local - Unsecured	8.1	363,159 148,383 511,542	117,711 136,669 254,380
8.1	The aging of trade debts at September 30, is as follows:			
	Neither past due nor impaired Past due but not impaired: within 90 days 91 to 180 days		504,654 3,472 3,416	250,265 2,420 1,695
	-		511,542	254,380



8.2	Following are the				
			Note	2018 (Rupees in the	2017 ousands)
	Name of Foreign Jurisdiction	Type of transaction			
	Switzerland Dubai India Germany United Kingdom United Kingdom	Letter of credit Document against payment	t	55,236 90,845 175,420 - 10,881 30,777 363,159	90,554 - 6,058 4,289 16,810 117,711
9.	Loans and advances - cons	idered good			
	Loans - secured				
	Current maturity of long-term Executives Other Employees Advances - unsecured		5 5	767 4,940 5,707	941 6,025 6,966
	Suppliers			384,763	796,466
10.	Trade deposits and short-te	rm prepayments		390,470	803,432
	Trade deposits			751	751
	Short-term prepayments			8,766 9,517	8,998 9,749
11.	Other receivables - Conside	red good			
	Duty drawback and research a Cash freight support receivable Dividend receivable Sales tax refundable / adjusta Others	le	11.1	31,582 89,280 3,673 - 3,748 128,283	17,112 - 3,336 115,686 15,685 151,819
11.1	Includes Rs.3.46 (2017: Rs.1	5.38) million from HSM Ene	rgy Limited	- wholly owned	subsidiary.

11.1 Includes Rs.3.46 (2017: Rs.15.38) million from HSM Energy Limited - wholly owned subsidiary. Maximum aggregate amount due from the subsidiary company at the end of any month during the year was 50.70 (2017: 15.38) million.

12. Cash and bank balances

Cash in hand		275	273
Balances with banks in :			
Current accounts		99,752	19,482
Treasury call accounts	12.1	126,848	169,451
Term Deposit Receipts	12.2	540,000	735,000
	12.3	766,600	923,933
		766,875	924,206



- 12.1 Profit rates on treasury call accounts ranged between 3.75% to 6.40% (2017: 3.75% to 5.50%) per annum.
- 12.2 Profit rates on Term Deposit Receipts ranged between 5.80% to 6.80% (2017: 5.80% to 6.05%) per annum.

Maturity of these Term Deposit Receipts are one month.

12.3 Includes Rs.695.16 (2017: Rs.895.90) million kept with Bank AL Habib Limited - a related party.

13.	Issued, subscribed 2018 (Number o	2017	apital	2018 (Rupees in t	2017 housands)
	10,136,700	10,136,700	Ordinary Shares of Rs. 5 each fully paid in cash	50,684	50,684
	139,863,300	139,863,300	Ordinary Shares of Rs. 5 each issued as bonus shares	699,316	699,316
	150,000,000	150,000,000	100001 10 001.00 0110.00	750,000	750,000

- 13.1 Issued, subscribed and paid-up capital of the Company includes 14,896,001 Ordinary shares of Rs.5 each (2017: 23,764,498) held by related parties at the end of the year.
- 13.2 Voting rights, Board Selection, right of first refusal and block voting are in proportion to the shareholding.

14.	Reserves	Note	2018 (Rupees in t	2017 housands)
	Capital Share premium		34,000	34,000
	Revenue General Unappropriated profit Unrealised gain on investments - available for sale	14.1	4,173,500 903,281 2,243,189 7,319,970 7,353,970	3,878,500 559,895 1,760,940 6,199,335 6,233,335
14.1	At the beginning of the year Transferred from unappropriated profit		3,878,500 295,000 4,173,500	3,466,000 412,500 3,878,500
15.	Deferred taxation			
	Deferred tax liability on accelerated tax depreciation allows operating fixed assets taxable temporary differences: Deferred tax asset on deductible temporary difference: Provision for obsolescence and slow moving stores & sp Unabsorbed tax depreciation allowance Unadjusted tax credit on investment		210,000 (7,000) (117,000) - (124,000)	203,000 (7,000) (92,000) (5,500) (104,500)
			86,000	98,500



C HSM	=			
16.	Trade and other payables	Note	2018 (Rupees in t	2017 housands)
	Creditors Accrued liabilities Payable to Employees Gratuity Fund Sales-tax / Federal excise duty Workers' Profit Participation Fund (WPPF) Workers' Welfare Fund Income-tax deducted at source	16.1	1,191,593 219,560 390 22,793 50,783 14,945 100 1,500,164	1,043,251 201,612 276 - 26,474 37,141 617 1,309,371
16.1	Workers' Profit Participation Fund (WPPF)			
	Balance at the beginning of the year Interest on funds utilized in the Company's business Amount paid to the WPPF		26,474 443 26,917 (26,917)	51,983 1,094 53,077 (53,077)
	Allocation for the year Balance at the end of the year	22	50,783 50,783	26,474 26,474

17. Contingencies and commitments

17.1 On May 22, 2015 the Government of Pakistan promulgated Gas Infrastructure Development (GID) Cess Act, 2015 and levied GID Cess on gas bills at the rate of Rs.100 / MMBTU on all industrial consumers. The GID Cess Act, 2015 was made applicable with immediate effect superseding the GID Cess Act, 2011 and GID Cess Ordinance, 2014.

The Company challenged the vires of GID Cess Act, 2015 before the Honourable High Court of Sindh. On July 24, 2015 the Honourable High Court of Sindh passed an order restraining the SSGC from demanding and collecting GID Cess as levied by the GID Cess Act, 2015. On October 26, 2016, the case was decided by the double bench of the Honourable High Court of Sindh in favour of the Company. The Government has filed a review appeal before the double bench of Honourable High Court of Sindh, where the Company was not made party to such litigation. Currently, GID Cess is not being charged to the Company by SSGC.

The Financial exposure of the Company upto September 30, 2018 is Rs.40.08 (2017: 35.82) million. However, in view of the advice of legal counsel no provision has been made in these unconsolidated financial statements.

- 17.2 The Government of Sindh vide notification dated July 8, 2014 levied a fee of Rs.0.50/litre for storage of rectified spirit in bonded warehouse at Terminal Kaemari, Karachi. The Company disputed the above levy and filed constitutional petition before the Honourable High Court of Sindh, challenging the above fee. On July 23, 2014, the Honourable High Court of Sindh granted stay and suspended the operation of the above notification. The case was lastly fixed for hearing on October 9, 2018 and was not taken up for hearing. The financial exposure as at September 30, 2018 is Rs.62.03 million. In view of the advice of legal counsel, the Company is confident of a favourable outcome of the case and accordingly no provision has been made in these unconsolidated financial statements.
- 17.3 Pursuant to the decision of ECC on January 10, 2013, the FBR vide its SRO No. 77(1)/2013 dated February 7, 2013, allowed benefit to sugar exporters by reducing FED rate from 8.0% to 0.5% on local sales, equivalent to quantity exported by the mills. The Company availed the benefit and claimed Rs.56.56 million on account of reduced rate of FED.



Against the aforementioned claim, FBR disallowed an amount of Rs.7.0 million and also levied default surcharge of Rs.0.3 million. The disallowances was on the basis that the benefit of claim accrues and arises from February 7, 2013, the date of SRO No: 77(1)/2013 and not from January 10, 2013, the date of ECC meeting wherein the benefit was approved by ECC. The Company maintains that the sugar mills are entitled to avail the benefit of reduced rate of FED on sugar exported against the export quota allotted by ECC in its meeting held on January 10, 2013. Accordingly, the Company filed a suit before Honourable High Court of Sindh and the operations of the said order were suspended by the Honourable Court vide its order dated April 23, 2014. The Company withdrew suit on November 14, 2018 and filed an appeal before commissioner inland revenue to set-aside impugned demand or any other relief which may deem fit as per law. In view of the advice of legal counsel, the Company is confident of a favourable outcome and accordingly no provision has been made in these unconsolidated financial statements.

17.4 During the year 2009-10 the Company alongwith other sugar mills filed a Constitutional Petition before the Honourable High Court of Sindh against Pakistan Standards and Quality Control Authority - PSQCA challenging the notifications issued in respect of registration of the Standard Mark for refined sugar manufactured and sold by the Company and levy of marking fee at the rate of 0.1% of ex-factory price of sugar sold with effect from January 1, 2009.

On December 4, 2012 the Honourable High Court of Sindh decided the case in favour of the Company. Against the above order, PSQCA filed an appeal before the Honourable Supreme Court of Pakistan. On November 25, 2013 the Honourable Supreme Court of Pakistan passed an interim order against PSQCA restraining them from demanding any registration of standard marks / licensing fee from the sugar mills till further order and the case was adjourned to date in office.

According to the advice of legal counsel, the demand raised is without any lawful authority and is in violation of the Constitution, hence, no provision is made in this regard.

- 17.5 The Company has provided counter guarantees to Bank AL Habib Limited, a related party, amounting to Rs. 250.00 (2017: Rs. 250.00) million against agriculture finance facilities to the growers supplying sugarcane to the mills and counter guarantees to other banks amounting to Rs.2,021.34 (2017: 1,691.76) million against guarantees issued by banks in favour of third parties on behalf of the Company. These guarantees are secured by way of registered charge against hypothecation of stores and spares, stock-in-trade, assignment of trade debts and other receivables.
- 17.6 Commitments for capital expenditure amounting to Rs.1.79 (2017: 65.20) million.
- 17.7 Rentals under operating lease agreements in respect of vehicles, payable over the following next four years, are as follows:

	2018	2017
Year ending September 30	(Rupees in t	housands)
2018	-	13,709
2019	16,955	10,306
2020	13,296	6,461
2021	8,875	2,177
2022	3,447	-
	42,573	32,653



(Rupees in thousands)

Segment operating results and related information ₩.

	Sugar Division	Division	Distillery Division	Division	Textile Division	Division	Trading Division	Division	Total	la
Note and conjuga	2018	2017	2018	2017	2018	2017	2018	2017	2018	2017
Local sales	3,394,824	3,581,722	518,711	565,210	5,624	4,176	322,084	655,910	4,241,243	4,807,018
Less: Sales tax / Federal excise duty	260,231	276,988	73,381	80,293	373	273	40,608	67,100	374,593	424,654
Export sales Less: Export duly, freight and commission	3,134,593 872,741	296,563	2,478,649 5,683	484,917 1,985,933 3,094	571,068 32,341	3,903 268,399 14,814	281,4/6	256,481 38,554	3,922,458	4,382,364 2,807,376 56,462
Net sales	4,007,334	3,601,297	2,472,966	1,982,839	538,727	253,585	281,476	217,927	3,884,434	2,750,914
Services Terminal Storage income - net 18.1			7,436	1,652			1		7,436	1,652
Less: Cost of sales	4,007,334	3,601,297	2,925,732	2,469,408	543,978	257,488	339,754	806,737 797,870	7,758,520 6,484,368	7,134,930 6,544,790
Gross profit	256,647	80,087	1,024,176	487,147	51,607	14,039	(58,278)	8,867	1,274,152	590,140
Selling and distribution expensego Administrative expenses 21	95,762 156,704	47,655 143,396	134,530 14,278	114,942 9,626	21,645 5,167	11,052 4,225	210 375 585	1,791	252,147 176,524 428,671	175,440 157,764
Profit / (loss) before other operating expenses and other income Other operating expenses 22	_	(110,964)	875,368	362,579	24,795	(1,238)	(58,863)	6,559	845,481 (56,883)	256,936 (32,054)
Impairment on long-term investments - available for sale Other income 23									(45,445) 162,419	246,099
Operating profit									905,572	470,981

Operating profit

⁻Sugar division is engaged in manufacturing of refined sugar.

-Distillery division is engaged in manufacturing of ethanol, liquidified carbon dioxide (CO2) and providing bulk storage facilities.

-Textile division is engaged in manufacturing of household textiles.

-Trading division is engaged in trading of commodities viz sugar / molasses as and when opportunity occurs.



(Rupees in thousands)

							0			- Com
	2018	2017	2018	2017	2018	2017	2018	2017	2018	2017
Terminal storage income - net		٠	11,679	3,836	٠		•	•	11,679	3,836
Less: Terminal expenses										
oes and										
other benefits - note 18.2			2,196	793			•		2,196	793
maintenance	•	•	443	321	•	•	•	•	443	321
ricity and gas	•	•	266	141	•	•	•	•	266	141
ind taxes	•	•	630	419	•	•	•	'	630	419
- note 3.2	•	•	426	353	•	•	•	•	426	353
nd vehicle										
anses	•	•	4	47	•	•	•	•	44	47
	•	•	55	12	•	•	•	•	55	12
Other expenses	•	•	183	86	•		•	•	183	88
			4,243	2,184				٠	4.243	2.184
			7,436	1,652					7,436	1,652

18.2 Salaries, wages and other benefits include a sum of Rs.0.12 (2017: Rs.0.06) million in respect of staff retirement benefits.

18.1



2018 2017 (Rupees in thousands)

Geographical Information of customers

Revenues from customers (Country wise)

Pakistan

Korea

United kingdom

Malaysia

Singapore Japan Canada Switzerland South Africa

4,327,552	581,561	162,123	75,992	19,802				84,245	138,316	92,373	10,709	16,704	32,884	215,499	18,825	67,757	395,593		296,563	22,032	7,134,930	
4,011,182	583,400	701,971		189,232	237,023	249,856	1,199,794	126,736		124,814			163,203					77,197		23,076	7,758,520	

The revenue information above is based on the location of customers.

Bangkok Italy Netherland

Myanmar

France

India Philippine

Taiwan Thailand Srilanka

Turkey

18.4 Of the Company's total revenue, one customer accounts for more than 10%



(Rupees in thousands)

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tal	2017	165,519 6,084,072 6,249,591 (251,406) 5,998,185	356,011 1,488 81,722 52,662	104,391 15,907 210,220 166,546 1,680 17,568	3,294 190,006 28,142 (14,725) (10,787) (315,503)	30,317 30,317 (32,978) (2,661)	6,920,217 200,393 797,506 (1,373,326) (375,427)	6,544,790
Total	2018	251,406 6,235,220 6,486,626 (443,866) 6,042,760	403,924 1,292 96,057 84,726 94,619	114,681 17,934 224,758 158,890 5,212 15,729	4,314 256,370 32,439 (24,555) (376,313) (10,147) (10,147)	32,978 (45,989) (13,011)	7,020,509 1,373,326 340,321 (2,249,788) (536,141)	6,484,368
ivision	2017						3,924 796,926 (2,980) 797,870	797,870
Trading Division	2018						2,980 339,754 (2,980) 339,754	339,754
ivision	2017	3,337 178,041 181,378 (8,572) 172,806	12,281	1,132 18,244 2,218	6,018 166 (14,725) 	27,949 (31,588) (3,639)	242,614 352 580 (97) 835	243,449
Textile Division	2018	8,572 362,792 371,364 (15,163) 356,201	14,445	1,507 27,262 4,658	5,474 279 (24,555)	31,588 (45,154) (13,566)	492,494 97 567 (787) (123)	492,371
ivision	2017	162,182 1,756,665 1,918,847 (242,834) 1,676,013	66,414 39,646	34,869 7,660 142,977 68,521 -	70,466	102,121,20	2,121,281 128,690 (267,710) (139,020)	1,982,261
Distillery Division	2018	242,834 1,536,208 1,779,042 (428,703) 1,350,339	83,042 - 29,888	42,469 9,034 158,608 78,883	71,780		267,710 267,710 (206,491) 61,219	1,901,556
vision	2017	4,149,366 4,149,366 4,149,366	277,316 1,488 42,076 41,148	69,522 7,115 48,999 95,807 1,680 9,889	3,294 113,522 20,412 (10,787) (315,503)	2,368 (1,390) 978	4,556,322 67,427 (1,102,539) (1,035,112)	3,521,210
Sugar Division	2018	4,336,220 4,336,220 4,336,220	306,437 1,292 66,169 59,471	72,212 7,393 38,888 75,349 5,212 8,607	4,314 179,116 22,073 (83,219) (376,313) (10,147) 350,903	1,390 (835)	4,687,678 1,102,539 (2,039,530) (936,991)	3,750,687
		Cost of Sales Opening stock of raw material Purchases / Transfers Closing stock of raw material Raw material consumed	Salaries, wages and other benefits - note 19.1 Research and development expenses Process chemicals Packing material	Stores and spare parts consumed Stores and spare parts consumed Rent, rales, taxes and lease rentals Water, fuel and power Repairs and maintenance Legal and professional charges Insurance	Postage, telephone and stationery Depreciation / amortization - note 3.2 Other manufacturing expenses Duty drawback / Rebate Bagasse transferred to distillery division Molasses transferred to distillery division Sale of Electricity Sale of Bagasse	Manufacturing cost Opening stock of work in process Closing stock of work in process	Cost of goods manufactured Opening stock of finished goods Purchases Closing stock of finished goods	

3,750,687 3,521,210 1,901,556 1,982,261 492,371 243,449 339,754 19.1 Salaries, wages and other benefits include a sum of Rs.10.3 (2017: Rs.9.2) million in respect of staff retirement benefits.

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(Rupees in thousands)

		Sugar	vision	Distillery	Division	Textile		Trading	Division	Δ	tal
		2018	2017	2018	2017	2018 2017		2018	2017	2018 2017	2017
20.	Selling ad distribution expenses Salaries, wages and										
	other benefits - note 20.1	9,992	7,215	4,835	3,059	5,053	4,209			19,880	14,483
	Insurance	7,201	3,977	2,006	1,475					9,207	5,452
	Rent, rates, taxes and lease rentals	1,020	986	1,040	1,11					2,060	2,097
	Transport, freight, handling and										
	forwarding expenses	77,549	35,477	119,903	106,715	6,470	4,040	210	1791	204,132	148,023
	Other expenses			6,746	2,582	10,122	2803			16,868	5,385
		95,762	47,655	134,530	114,942	21,645	11,052	210	1791	252,147	175,440

20.1 Salaries, wages and other benefits include a sum of Rs.0.90 (2017: Rs.0.78) million in respect of staff retirement benefits.

Administrative Expenses

Salaries, wages and other										
benefits - note 21.1	86,776	78,888		3,059	3,916	3,260	239	212	95,834	85,419
Insurance	1,262	1,460		134			•		1,356	1,594
Repairs and maintenance	2,271	1,899		611	219	161	•		3,189	2,671
Postage, telephone and stationery	4,811	4,115		503	150	100			5,528	4,718
Travelling and vehicle running expenses	13,771	14,771		303					15,235	15,074
Rent, rates, taxes and lease rentals	7,508	8,076		1,343					9,161	9,419
Water, electricity and gas	3,446	3,161		352	80	52			3,969	3,538
Fees, subscription and periodicals	2,665	2,355		19	ጀ	প্ত			2,709	2,396
Legal and professional charges	1,468	1,077		2,020			•		4,203	3,097
Directors' meeting fee	200	575							200	575
Depreciation - note 3.2	2,260	1,817		156	4	154			2,598	2,127
Auditors' remuneration - note 21.2	1,652	1,296		895	225	8	116	28	3,199	2,580
Other expenses - note 21.3	28,314	23,906		231	388	408	20	Ξ	29,043	24,556
	156,704	143,396	14,278	9,626 5,167	5,167	4,225	375	517	7 176,524	157,764

21.1 Salaries, wages and other benefits include a sum of Rs.3.42 (2017: Rs.3.20) million in respect of staff retirement benefits.

21.2 Auditors' remuneration

864
- 26
3 88
1,296

1,530 351 580 2,580



Sugar division's other expenses include donation of Rs.21.0 (2017: Rs.16.2) million as per details below: 21.3

(So)

2018 2017 (Rupees in thousands)

Name of Institution

12,000 16,200 910 840 500 910 200 12,000 5,000 910 840 940 910 21,000 Family Education Services Foundation Diamer Bhasha and Mohmand Dams Funds Rehmat Bai Widows & Orphanage Trust Al-Sayyeda Benevolent Trust Habib Education Trust Habib Medical Trust Markaz-e-Ummeed Habib Poor Fund

None of the Directors or their spouses had any interest in the above donee's fund.

Information on assets, liabilities and capital expenditure by segment is as follows: 21.4

(Rupees in thousands)

3,613,981 731,469 1,846,836 5,528,580 312,438 2,159,27 2012 Total 224,775 2,151,031 6,525,242 3.934.869 10,460,1 365,915 121,314 2017 Trading Division 216 132,549 2018 297,035 59,046 2012 Textile Division 95,028 740 350,631 2018 132,583 132,388 1,420,128 2017 Distillery Division 173,116 22,125 1,725,757 2018 3,445,502 1,533,893 599,081 2017 Sugar Division 4,316,305 1,882,671 201,910 2018 Segment liabilities Unallocated liabilities Capital expenditure Unallocated assets Segment assets 21.4.3 21.4.2 21.4.1



₩ HSM =	=	Note	2018	2017
		Note	(Rupees in the	
22.	Other operating expenses		(,	,
	Workers' Profit Participation Fund	16.1	50,783	26,474
	Workers' Welfare Fund		6,100	5,580
23.	Other income		56,883	32,054
	Income from financial assets			
	Profit on redemption / sale of investments Dividend income	23.1 23.2	871 108,521	113,981 120,629
	Exchange gain - net	23.2	35,986	2,152
			145,378	236,762
	Income from non financial assets		0.510	0.054
	Gain on disposal of fixed assets Agricultural income		6,513 2,579	3,851 2,245
	Scrap sale		7,949	3,241
			17,041	9,337
			162,419	246,099
23.1	Profit on redemption of units includes profit of the fol	lowing funds	managed by H	abib Asset
	Management Limited, a related party.		2018	2017
			(Rupees in the	2017 ousands)
	First Habib Asset Allocation Fund		209	-
	First Habib Islamic Income Fund		-	35
			209	35
23.2	Dividend income includes dividend received from the fo	ollowing relate	d parties :	
		Note	2018	2017
			(Rupees in the	ousands)
	Bank AL Habib Limited		72,410	84,478
	Habib Insurance Company Limited		4,023	9,387
24.	Finance income - net		76,433	93,865
24.	Finance income - net			
	Profit on treasury call accounts	12.1	6,460	10,733
	Profit on term deposit receipts	12.2	88,282	77,710
	Interest on loan to employees		601	475 88,918
	Less:		95,343	00,910
	Mark-up / interest on:			
	Short-term borrowings Workers' Profit Participation Fund	24.1 & 24.2	(25,240)	(46,433)
	Bank charges		(443) (16,456)	(1,094) (14,955)
			(42,139)	(62,482)
			53,204	26,436

- **24.1** The financial facilities from various commercial banks amounted to Rs.8,212 (2017: Rs.5,313) million.
- 24.2 These facilities are secured by way of registered charge against hypothecation of stock-in-trade, stores and spares, assignment of trade debts and other receivables. The rate of mark-up during the year was 2.20% (2017: 2.25% to 7.54%) per annum.



			Note	2018	2017
25.	Taxation			(Hupees in	thousands)
	Income tax - current prior years			70,000	(54,500)
	Deferred tax		25.1	70,000 (12,500) 57,500	(54,500) (5,500) (60,000)
25.1	Reconciliation of tax (inc Accounting profit	ome) / charge for the year		958,776	497,417
	Corporate tax rate			29%	30%
	Tax on accounting profit at	applicable rate		278,045	149,225
	Tax effect of timing differer Tax effect of lower tax rate Tax effect of income exem Tax effect of tax credits Tax effect of expenses tha in determining taxable in Adjustment relating to prior	s on export and certain income npt from tax t are inadmissible ncome		(12,500) (245,151) (748) (36,138) 73,992 - (220,545) 57,500	3,839 (132,065) (673) (107,000) 81,174 (54,500) (209,225) (60,000)
25.2	The income tax return for the filed.	e Tax year 2018 (financial year e	ended Se	eptember 30, 20	017) has been
25.3	Comparison of tax provision	and tax assessment for previou	s years:		
	Financial years	Taxyears		Tax Assessed (Rupees	Provision for Taxation in thousands)
	September 30, 2017 September 30, 2016 September 30, 2015	Tax year 2018 Tax year 2017 Tax year 2016	25.3.1	- 150,173 166,377	167,00 175,000
25.3.1	No tax liability due to loss ar	nd available tax credit.		2018 (Rupees in	2017 thousands)
26.	Earnings per share - Bas	ic and diluted			
	Profit after taxation		,	901,276	557,417
	Number of ordinary shares	of Rs.5 each		150,000,000	150,000,000
	Earnings per share - Basic	and diluted (Rupees)	:	6.01	3.72



27.	Cash generated from / (used in) operations	2018 (Rupees in t	2017 housands)
27.	Cash generated from / (used in) operations		
	Profit before taxation	958,776	497,417
	Adjustment for non-cash charges and other items		
	Depreciation / amortization Gain on disposal of fixed assets Profit on redemption / sale of investments Finance income - net Impairment on long term investment - available for sale Dividend income	259,394 (6,513) (871) (53,204) 45,445 (108,521) 135,730	192,486 (3,851) (113,981) (26,436) - (120,629) (72,411)
	Working capital changes - note 27.1	(752,725) 341,781	(2,062,058) (1,637,052)
27.1	Working capital changes		
	(Increase) / decrease in current assets		
	Stores and spare parts Stock-in-trade Trade debts Loans and advances Trade deposits and short-term prepayments Other receivables	(42,999) (1,090,483) (257,162) 412,962 232 23,873 (953,577)	(10,892) (1,271,765) (190,212) (557,146) (968) (135,661) (2,166,644)
	Increase / (decrease) in current liabilities		
	Trade and other payables Advance from customers	190,403 10,449 200,852	(281,307) 385,893 104,586
	Net changes in working capital	(752,725)	(2,062,058)



28. Remuneration of Chief Executive, Directors and Executives

		20	18			20)17	
	Chief Execu- tive	Direc- tors	Execu- tives	Total	Chief Execu- tive	Direc- tors	Execu- tives	Total
			(F	Rupees in	thousand	ds)		
Managerial								
Remuneration	12,000	14,132	72,905	99,037	11,200	8,660	67,004	86,864
Perquisites								
Telephone	42	39	375	456	42	27	421	490
Bonus	-	-	8,677	8,677	-	-	7,079	7,079
Medical	190	714	3,709	4,613	252	178	2,269	2,699
Utilities		627	-	627	-	541	-	541
Entertainment	-	305	-	305	-	462	-	462
Retirement benefits	850	1,036	5,143	7,029	802	641	5,130	6,573
	13,082	16,853	90,809	120,744	12,296	10,509	81,903	104,708
Number of persons		2	24	27	1	2	22	25

- 28.1 Chief Executive, Directors and certain Executives are also provided with the Company maintained cars.
- 28.2 Aggregate amount charged in these unconsolidated financial statements in respect of directors' meeting fee paid to five Non Executive Directors of Rs. 0.50 million (2017: Rs.0.57 million for five Directors)
- 28.3 On July 24, 2018 Mr. Farouoq Habib Rahimtoola was co-opted as Director in place of Mr. Munawar A. Habib who has resigned on July 24, 2018.
- 28.4 Comparative figure have been restated to reflect changes in definition of executive as per Company Act 2017.

29 Financial Risk Management Objectives and Policies

The main risks arising from the Company's financial instruments are credit risk, interest risk, liquidity risk, foreign currency risk, equity price risk and capital risk. The Board of Directors reviews and decides policies for managing each of these risks which are summarised below.

29.1 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 counter parties and continually assessing the credit worthiness of counter parties.

Concentrations of credit risk arise when a number of counter parties 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.

The Company is exposed to credit risk on loans, advances, deposits, trade debts, other receivables and bank balances and profit accrued thereon. The Company seeks to minimize the credit risk exposure through having exposures only to customers considered credit worthy and obtaining securities where applicable. The maximum exposure to credit risk at the reporting date is as follows:



	2018	2017
	(Rupees in t	housands)
Long-term loans	4,799	6,570
Long-term deposits	3,928	4,028
Trade debts	511,542	254,380
Loans and advances	390,470	803,432
Trade deposits	751	751
Profit accrued on bank deposits	2,741	1,551
Other receivables	128,283	151,819
Bank balances	766,600	923,933
	1,809,114	2,146,464

Quality of financial assets

The credit quality of financial assets that are neither past due nor impaired can be assessed by reference to external credit ratings or the historical information about counter party default rates as shown below:

		2018 (Rupees in th	2017 lousands)
29.1.1	Trade debts Customers with no default in past one year	511,542	250,265
	Customers with some defaults in past one year which have been fully recovered	-	4,115
	Customers with default in past one year which have not yet been recovered	511,542	254,380
29.1.2	Bank Balances		
	A1+ A2	766,407 193	922,270 1,663
		766,600	923,933

29.2 Interest rate risk

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

At the date of the statement of financial position, the bank balances of Rs.666.85 (2017: Rs.904.45) million are subject to interest rate risk. Applicable interest rates have been indicated in Note 12 to these unconsolidated financial statements. Company's profit after tax for the year would have been Rs.4.74 (2017: Rs.6.33) million higher / lower if interest rates have been 1% higher / lower while holding all other variables constant.



29.3 Liquidity risk

Liquidity risk is the risk that the company will not be able to meet its financial obligations as they fall due.

Year ended September 30, 2018	On demand	Less than 3 months	3 to 12 months	1 to 5 years	> 5 years	Total
		(Rupe	es in thous	ands)		
Trade and other payables		544,704	955,460			1,500,164
Advance from customers		702,369		-		702,369
		1,247,073	955,460	<u> </u>	\equiv	2,202,533
Year ended	On	Less than	3 to 12	1 to 5	> 5	
September 30, 2017	demand	3 months	months	years	years	Total
Trade and other payables		409,376	899,995	-		1,309,371
Advance from customers		691,920				691,920
		1,101,296	899,995		-	2,001,291

29.4 Foreign currency risk

Foreign currency risk is the risk that the value of financial assets or a financial liability will fluctuate due to change in foreign exchange rates. It arises mainly where receivables and payables exist due to transactions in foreign currency. The Company's exposure to foreign currency risk is as follows:

			2018	2017
			(Rupees in	thousands)
Trade debts		\$	2,676,190	1,095,175
		£	189,470	16,361
Advance from customers		\$	242,134	170,595
The following significant exchange rates have been applied at the reporting dates:				
Exchange rates	buying selling buying selling	\$ \$ £ £	124.20 124.40 162.44 162.69	105.37 105.57 141.35 141.62

The foreign currency exposure is partly covered as the outstanding balance at the year end is determined in respective currency which is converted into rupees at the exchange rate prevailing at the date of the statement of financial position.

Sensitivity analysis:

The following table demonstrates the sensitivity of the Company's profit before tax and the Company's equity to a reasonably possible change in the foreign currency exchange rate, with all other variables held constant.



	Change in foreign currency	Effect on profit	Effect on equity
	rate (%)	(Rupees in t	thousands)
September 30, 2018	+10	33,304	32,941
	-10	(33,304)	(32,941)
September 30, 2017	+10	9,970	9,852
	-10	(9,970)	(9,852)

29.5 Equity price risk

The Company's investments are susceptible to market price risk arising from uncertainties about future values of investment securities. The Company manages the equity price risk through diversification and placing limits on individual and total investments. Reports on the investment portfolio are submitted to the Company's senior management on a regular basis. The Investment Committee of the Company reviews and approves policy decisions.

At the date of the statement of financial position, the exposure to investments held as available for sale was Rs.2,898.62 (2017: Rs.2,402.97) million.

29.6 Capital risk management

The primary objective of the Company's capital management is to ensure ample availability of finance for its existing and potential investment projects, to maximise shareholder value and reduce the cost of capital.

The Company manages its capital structure and makes adjustment to it, in light of changes in economic conditions. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, return capital to shareholders or issue new shares.

The gearing ratio of the company is Nil (2017: Nil) and the company finances its investments portfolio through management of its working capital and equity with a view to maintaining an appropriate mix between various sources of finance to minimise risk.

29.7 Fair value of financial instruments

Fair value is the amount for which an asset could be exchanged, or a liability settled, between knowledgeable willing parties in an arm's length transaction.

Financial assets which are tradeable in an open market are revalued at the market prices prevailing on the date of the statement of financial position. The estimated fair value of all other financial assets and liabilities is considered not significantly different from book value.

The Company uses the following hierarchy for disclosure of the fair value of financial instruments by valuation techniques:

Level 1: Quoted prices in active markets for identical assets.

Level 2: inputs other than quoted prices included in Level 1 that are observable for the asset either directly or indirectly.

Level 3: inputs for the asset that are not based on observable market data.



		20	018	
	Level 1	Level 2	Level 3	Total
		(Rupees in	thousands)	
Long-term investments	2,778,119	-	170,500	2,948,619
	2,778,119	-	170,500	2,948,619
	2017			
	Level 1	Level 2	Level 3	Total
		(Rupees in	thousands)	
Long-term investments	2,344,465	-	58,600	2,403,065
	2,344,465	-	58,600	2,403,065

During the year, there were no transfers between level 1 and level 2 fair value measurements, and No transfers into and out of level 3 fair value measurement.

30. Capacity and production

		2018		2017
	Quantity	Working days	Quantity	Working days
Sugar division				
Crushing capacity	11,000	M.Tons Per Day	7,000	M.Tons Per Day
working days Actual crushing Sucrose recovery	1,540,000 1,028,901 10.30 106,005	M.Tons 140 M.Tons 140 % M.Tons	896,000 865,530 9.97 86,316	M.Tons 128 M.Tons 128 % M.Tons
	Crushing capacity Crushing based on actual working days Actual crushing	Sugar division Crushing capacity 11,000 Crushing based on actual working days 1,540,000 Actual crushing 1,028,901 Sucrose recovery 10.30	QuantityWorking daysSugar division11,000M.Tons Per DayCrushing capacity11,000M.Tons Per DayCrushing based on actual working days1,540,000M.Tons 140Actual crushing1,028,901M.Tons 140Sucrose recovery10.30%	QuantityWorking daysQuantitySugar divisionCrushing capacity11,000M.Tons Per Day7,000Crushing based on actual working days1,540,000M.Tons 140896,000Actual crushing1,028,901M.Tons 140865,530Sucrose recovery10.30%9.97

Crushing capacity enhanced to 11,000 M. Tons per day under BMR and trial run successfully completed during last week of crushing season 2016-17. Sugar unit operated below capacity due to lesser Availability of sugarcane.

30.2 Distillery division

a) Ethanol Capacity Actual production	34,000 34,643	M.Tons M.Tons	300 335	 M.Tons M.Tons	300 344
 b) Liquidified carbon dioxide (Co2) Capacity Actual production 	18,000 9,903	M.Tons M.Tons	300 248	M.Tons M.Tons	300 277

c) During the year, CO2 plants operated below capacity due to lower demand.

30.3 Textile division

Capacity	560,000	Kgs.	300	560,000 Kgs.	300
Actual production	928,557	Kgs.	300	515,253 Kgs.	300

The actual production of textile division was higher than the capacity due to Weaving from outside source.



Provident Fund related disclosure

The following information is based on un-audited financial statements of the Fund as at September 30:

	2018	2017
	(Rupees in t	nousands)
Size of the fund - Total assets	307,631	298,223
Fair value of investments	292,175	278,358
Percentage of investments made	94.98	93.34

- 31.1 The cost of above investments amounted to Rs.253.18 million (2017: Rs.256.40 million).
- 31.2 The break-up of fair value of investments is as follows:

	2018	2017	2018	2017
	(Perc	entage)	(Rupees	in thousands)
National savings scheme	93.65	92.18	273,618	256,575
Bank deposits	6.31	7.78	18,438	21,662
Debt securities	0.04	0.04	119	121
	100.00	100.00	292,175	278,358

31.3 The investments out of provident fund have been made in accordance with the provisions of Section218 of the Companies Act, 2017 and the rules formulated for this purpose.

32	Number of Employees	2018		2017	
		Total	Factory	Total	Factory
			(Nun	nber)	
	Number of employees including contractual employees at September 30	553	431	556	433
	Average number of employees including contractual employees during the year	542	421	560	441

33. Transactions with related parties

Related parties comprise of subsidiary, associated entities, entities with common directorship, directors and key management personnel. Material transactions with related parties during the year, other than those which have been disclosed elsewhere in these unconsolidated financial statements, are as follows:

	2018	2017		
	(Rupees in thousands)			
Insurance premium paid	25,784	28,499		
Insurance claims	200	7,185		
Profit on treasury call accounts / term deposits	94,527	83,034		
Profit accrued on bank deposits	2,713	1,449		
Purchase of investments	161,900	56,100		
Payments made on behalf of the subsidiary	37,649	15,380		
Amount received from subsidiary	49,568	-		
Sale proceeds of investments	50,210	10,035		
Dividend received	76,433	93,865		
Bank charges	955	470		

Transactions with related parties are carried out under normal commercial terms and conditions.



Following are the related parties with whom the company had entered into transactions or have arrangement / agreement in place.

Name	Basis of association	Percentage of shareholding
Bank Al Habib Limited	Common directorship	1.61
Habib Insurance Company Limited	Common directorship	4.21
Habib Mercantile Company (Pvt.) Limited	Common directorship	-
Habib Sons (Pvt.) Limited	Common directorship	-
Habib Assets Management Limited	Common directorship	-
Hasni Textile (Pvt.) Limited	Common directorship	
HSM Energy Limited	Subsidiary	100.00
Uni Food Industries Limited	Key Management Personnel are director	s 15.43

34. Dividend

The Board of Directors of Company in their meeting held on December 26, 2018 have proposed a final cash dividend of Rs.2.75 per share (55%) for the year ended September 30, 2018. The approval of the members for the proposed final Cash dividend will be obtained at the Annual General Meeting of the Company to be held on January 28, 2019.

Under Section 5A of the Income Tax Ordinance, 2001, a tax on every public company shall be imposed at the rate of 55% of accounting income before tax. However, this tax shall not be applied in case of a public company which distributes profit equal to 20% of its after tax profits within six months from the end of the year.

Based on the fact the Board of Directors of the Company has proposed 55% dividend for the year ended September 30, 2018 which exceeds the above prescribed minimum dividend requirement, the Company believes that it would not eventually be liable to pay tax on its undistributed profits as of September 30, 2018.

General

- 35.1 Figures have been rounded off to the nearest thousand rupees.
- 35.2 These unconsolidated financial statements were authorised for issue on December 26, 2018 by the Board of Directors of the Company

Amir Bashir Ahmed Chief Financial Officer

Raeesul Hasan Chief Executive Murtaza H. Hab Director



INDEPENDENT AUDITORS' REPORT

To the members of Habib Sugar Mills Limited

Report on the Audit of consolidated Financial Statements

Opinion

We have audited the annexed consolidated financial statements of **Habib Sugar Mills Limited** and its subsidiary (the Group), which comprise the consolidated statement of financial position as at **30 September 2018**, and the consolidated statement of profit or loss, the consolidated statement of comprehensive income, the consolidated statement of changes in equity, the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at **30 September 2018**, and its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with the accounting and reporting standards as applicable in Pakistan.

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 Auditors' Responsibilities for the Audit of the consolidated 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 consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated 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:

Key audit matter

How our audit addressed the key audit matter

Existence and valuation of Stock-in-trade

As disclosed in note 7 to the accompanying consolidated financial statements, the stock-in-trade balance constitutes 26.44% of total assets of the Company. The cost of finished goods is determined at average cost including a proportion of production overheads.

The obsolescence is calculated by taking into account the Net Realisable Value (NRV) of related stock-in-trade while mainly keeping in view the estimated selling price and forecasted sales volume.

We have considered this area to be a key audit matter due to its materiality and judgments involved in estimating the NRV of underlying stock-in-trade as well as the management judgment in determining an appropriate costing basis and assessing its valuation.

Our audit procedures included, amongst others, reviewing the management's procedures for evaluating the NRV of stock-intrade, observing physical stock counts to ascertain the condition and existence of stock-in-trade and performing testing on a sample of items to assess the NRV of the stock-intrade held and evaluating the adequacy of allowance of write down of stock-in-trade to NRV as at the year end.

Further, we evaluated the appropriateness of the basis of identification of the obsolete stock-in-trade and the accuracy of allowance of write down of inventories to NRV assessed by the management, on a sample basis.

We tested the accuracy of the aging analysis of stock-in-trade, on a sample basis and cost of goods with underlying invoices and expenses incurred in accordance with the valuation methods.

We also tested the calculations of per unit cost of finished goods and WIP and assessed the appropriateness of management's basis for the allocation of cost and production overheads.

We further tested the NRV of stock-in-trade by performing a review of sales close to and subsequent to the year-end and compared with the cost, for a sample of products.

We also assessed the adequacy of the disclosures made in respect of the accounting policies and detailed disclosure in accordance with the applicable financial reporting standards.

2. Preparation of consolidated financial statements under Companies Act, 2017

As referred to in note 1.4 to the accompanying consolidated financial statements, the Companies Act, 2017 (the Act) became applicable for the first time for the preparation of the consolidated financial statements for the year ended 30 September 2018.

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

In the case of the Company, a summary of key additional disclosures and changes to the existing disclosures have been stated in note 2.1 to the accompanying consolidated financial statements.

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

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



Information Other than the consolidated Financial Statements and Auditors' 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 consolidated financial statements and our auditors' report thereon.

Our opinion on the consolidated 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 consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated 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 consolidated Financial Statements

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

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

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

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' 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 consolidated 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 consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group'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
 Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw



attention in our auditors' report to the related disclosures in the consolidated 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 auditors report. However, future events or conditions may cause the Group to cease to continue as a going concern.

- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and
 whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair
 presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the
 Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and
 performance of the group audit. We remain solely responsible for our audit opinion.

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

Report on Other Legal and Regulatory Requirements

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

- a) proper books of account have been kept by the Company as required by the Companies Act, 2017;
- b) the consolidated statement of financial position, the consolidated statement of profit or loss, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows together with the notes thereon have been drawn up in conformity with the Companies Act, 2017 and are in agreement with the books of account and returns;
- investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Group'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 Fund established under section 7 of that Ordinance.

The engagement partner on the audit resulting in this independent auditors' report is Shaikh Ahmed Salman.

Chartered Accountants

Place: Karachi

Date: 26 December, 2018



Consolidated Statement of Financial Position as at September 30, 2018

as at September 30, 2010	Note	2018	2017	
Assets	14016	(Rupees in thousands)		
Non-Current Assets		(riaposo iii	a loada lady	
Fixed assets		2 224 272	2 727 524	
Property, plant and equipment	3	2,691,676	2,707,501	
Long-term investments	4	2,898,619	2,402,965	
Long-term loans	5	4,799	6,570	
Long-term deposits		3,928	4,028	
Current Assets		5,599,022	5,121,064	
	•	400 704	440 705	
Stores and spare parts	6	162,734	119,735	
Stock-in-trade	7	2,764,095	1,673,612	
Trade debts	8	511,542	254,380	
Loans and advances	9	390,470	803,432	
Trade deposits and short-term prepayments	10	9,517	9,749	
Profit accrued on bank deposits		2,741	1,551	
Other receivables	11	124,823	136,440	
Taxation - net	40	121,243	98,292	
Cash and bank balances	12	767,781	924,306	
		4,854,946	4,021,497	
		10,453,968	9,142,561	
Total Assets				
Equity and Liabilities				
Share Capital and Reserves				
Share Capital				
Authorised				
150,000,000 (2017: 150,000,000) Ordinary				
shares of Rs.5 each		750,000	750,000	
Issued, subscribed and paid-up capital	13	750,000	750,000	
Reserves	14	7,347,677	6,233,237	
		8,097,677	6,983,237	
Non-Current Liabilities				
Deferred taxation	15	86,000	98,500	
		00,000	00,000	
Current Liabilities	40	4.500.044	4 000 404	
Trade and other payables Advance from customers	16	1,500,314 702,369	1,309,421 691,920	
Unclaimed dividends		67,608	59,483	
Officialities dividents		2,270,291	2,060,824	
Contingencies and Commitments	17	2,270,231	2,000,024	
Contingencies and Commitments	17			
Total Equity and Liabilities		10,453,968	9,142,561	

The annexed notes 1 to 35 form an integral part of these consolidated financial statements.

Amir Bashir Ahmed Chief Financial Officer Raeesul Hasan Chief Executive



Consolidated Statement of Profit or loss for the year ended September 30, 2018

	Note	2018 (Rupees in t	2017 housands)
Net sales and services	18	7,758,520	7,134,930
Cost of sales	19	6,484,368	6,544,790
Gross Profit		1,274,152	590,140
Selling and distribution expenses Administrative expenses Other operating expenses Impairment on long-term investments - available for sale Other income	20 21 22 e 23	(252,147) (183,021) (56,883) (45,445) 162,419 (375,077)	(175,440) (157,833) (32,054) - 246,099 (119,228)
Operating Profit		899,075	470,912
Finance income - net	24	53,630	26,407
Profit before taxation		952,705	497,319
Taxation	25	(57,624)	60,000
Profit after taxation		895,081	557,319
Earnings per share - Basic and diluted (Rupees)	26	5.97	3.72

The annexed notes 1 to 35 form an integral part of these consolidated financial statements.

Amir Bashir Ahmed Chief Financial Officer Raeesul Hasan Chief Executive



Consolidated Statement of Comprehensive Income for the year ended September 30, 2018

	2018 (Rupees in	2017 thousands)
Profit for the year	895,081	557,319
Other comprehensive income:		
Items that may not be reclassified subsequently to the statement of profit or loss :		
Actuarial loss on defined benefit plan - net	(390) 894,691	(275) 557,044
Items that may be reclassified subsequently to the statement of profit or loss :		
Unrealised gain on revaluation of investments during the year	483,120	421,237
Reclassification adjustments included in the statement of profit or loss for: Gain on sale of investments - net of tax	(871) 482,249	(113,981) 307,256
Total comprehensive income for the year	1,376,940	864,300

The annexed notes 1 to 35 form an integral part of these consolidated financial statements.

Amir Bashir Ahmed Chief Financial Officer Raeesul Hasan Chief Executive



Consolidated Statement of Changes in Equity for the year ended September 30, 2018

		Re	venue Rese	rves		
Issued subscribed and			Unappro-	Unrealised gain on investments		
paid-up Capital	Capital Reserve	General Reserve	priated profit	available for sale	Total Reserves	Total Equity

(Rupees in thousands)

Balance as on October 1, 2016	750,000	34,000	3,466,000	827,753	1,453,684	5,781,437	6,531,437
Cash dividend for the year ended September 30, 2016 @ 55%				(412,500)		(412,500)	(412,500)
Transfer to general reserve			412,500	(412,500)			
Profit for the year Other comprehensive income for the year				557,319 (275)	307,256	557,319 306,981	557,319 306,981
Total comprehensive income for the year ended September 30, 2017				557,044	307,256	864,300	864,300
Balance as on September 30, 2017	750,000	34,000	3,878,500	559,797	1,760,940	6,233,237	6,983,237
Cash dividend for the year ended September 30, 2017 @ 35%				(262,500)		(262,500)	(262,500)
Transfer to general reserve			295,000	(295,000)			
Profit for the year Other comprehensive income for the year				895,081 (390)	- 482,249	895,081 481,859	895,081 481,859
Total comprehensive income for the year ended September 30, 2018				894,691	482,249	1,376,940	1,376,940
Balance as on September 30, 2018	750,000	34,000	4,173,500	896,988	2,243,189	7,347,677	8,097,677

The annexed notes 1 to 35 form an integral part of these consolidated financial statements.

Amir Bashir Ahmed Chief Financial Officer Raeesul Hasan Chief Executive



Consolidated Statement of Cash Flows for the year ended September 30, 2018

	Note	2018	2017
		(Rupees in	thousands)
Cash flows from operating activities			
Cash generated from / (used in) operations Finance income received - net Income tax paid Long-term loans Long-term deposits	27	323,550 52,440 (93,075) 1,771 100	(1,621,692) 25,939 (85,003) (2,359) (100)
Net cash generated from / (used in) operating active	rities	284,786	(1,683,215)
Cash flows from investing activities			
Fixed capital expenditure Redemption / sale proceeds of investments Dividend received Purchase of investments Sale proceeds of fixed assets		(256,017) 85,537 108,184 (143,516) 18,876	(746,800) 207,170 126,266 (162,930) 12,549
Net cash used in investing activities		(186,936)	(563,745)
Cash flows from financing activities			
Dividend paid		(254,375)	(404,010)
Net cash used in financing activities		(254,375)	(404,010)
Net decrease in cash and cash equivalents		(156,525)	(2,650,970)
Cash and cash equivalents at the beginning of the ye	ar	924,306	3,575,276
Cash and cash equivalents at the end of the year	12	767,781	924,306

The annexed notes 1 to 35 form an integral part of these consolidated financial statements.

Amir Bashir Ahmed Chief Financial Officer

Raeesul Hasan Chief Executive



Notes to the Consolidated Financial Statements for the year ended September 30, 2018

Group and its operations

The Group consists of Habib Sugar Mills Limited (the Holding Company) and HSM Energy Limited - a wholly owned subsidiary Company (the Subsidiary Company). Brief profiles of Holding Company and its Subsidiary Company are as follows:

1.1. Holding Company

The Holding Company is a public limited company incorporated in Pakistan, with its shares quoted on the Pakistan Stock Exchange Limited. The Holding Company is engaged in the manufacturing and marketing of refined sugar, molasses, ethanol, liquidified carbon dioxide (CO2), household textiles, providing bulk storage facilities and trading of commodities. The registered office of the Holding Company is situated at Imperial Court, 3rd Floor, Dr. Ziauddin Ahmed Road, Karachi.

1.2. Subsidiary Company

"HSM Energy Limited, a wholly owned subsidiary of Habib Sugar Mills Limited was incorporated in Pakistan as a public unlisted company on May 16, 2017. The Registered office of the Subsidiary Company is situated at 3rd Floor, Imperial Court, Dr. Ziauddin Ahmed Road, Karachi. The Subsidiary Company is in start-up phase and in the process of setting up a 26.5 MW high pressure bagasse based Cogeneration power project. The Subsidiary Company has been granted Generation license and upfront Tariff for the period of 30 years by the National Electric Power Regulatory Authority (NEPRA)."

1.3 Business Units

Registered office - 3rd Floor, Imperial Court Building, Dr. Ziauddin Ahmed Road, Karachi. Mills / Factory - Sugar and Distillery plants are located at District Shaheed Benazirabad, Nawabshah and Textile Division is located at D-140/B-1, Manghopir Road, S.I.T.E. Karachi.

Terminal - 60/1-B, Oil Installation Area, Keman, Karachi.

1.4 Summary of significant transactions and events that have affected Group's financial position and performance during the year:

The Companies Act, 2017 (the Act), became applicable to the Group form the current year and brought certain changes with regards to the preparation of these consolidated financial statements.

During the year, the Group made further investment in Unifoods Industries Limited – related party, amounting to Rs. 62 million.

Summary of significant accounting policies

2.1 Statement of compliance

These consolidated financial statements have been prepared in accordance with approved accounting standards as applicable in Pakistan. Approved accounting standards comprise of such International Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board (IASB) and Islamic Financial Accounting Standards (IFAS) issued by the Institute of Chartered Accountants of Pakistan (ICAP) as are notified under the Companies, Act 2017 (the Act), provisions of and directives issued under the Act. In case requirements differ, the provisions or directives under the Act shall prevail.



The Fourth schedule to the Companies Act, 2017 became applicable to the Group for the first time for the preparation of these consolidated financial statements. The Companies Act, 2017 (including its Fourth schedule) forms an integral part of the statutory financial reporting framework applicable to the Group and amongst others, prescribes the nature and content of disclosures in relation to various elements of the consolidated financial statements. Additional disclosures include but are not limited to, particulars of immovable assets of the Group (refer note 3.1.2), management assessment of sufficiency of tax provision in the consolidated financial statements (refer note 25.3), change in threshold for identification of executives (refer notes 5 & 28), additional disclosure requirements for related parties (refer note 33) etc.

2.2 Basis of preparation

2.2.1 Accounting Convention

"These consolidated financial statements have been prepared under historical cost convention, except for:

- staff retirement benefit plan which is carried at present value of defined benefit obligation net of fair value of plan assets as prescribed in IAS 19 ""Employees Benefits"". And"
- investments which have been recognised at fair value in accordance with the requirements of IAS-39"Financial Instruments: Recognition and Measurement".

2.2.2 Basis of consolidation

Subsidiary

Subsidiary is an entity controlled by the Group over which the Group has the power to govern the financial and operating policies generally accompanying a shareholding of more than fifty percent of the voting rights. The consolidated financial statements of the Subsidiary Company are included in the consolidated financial statements from the date that control commences until the date that control ceases.

The financial statements of the Subsidiary Company is prepared for the same reporting period as for the Holding Company using consistent accounting policies and changes are made when necessary to align them with the policies adopted by the Holding Company.

The assets and liabilities of the Subsidiary Company have been consolidated on a line by line basis. The carrying value of investment held by the Holding Company is eliminated against the subsidiary's shareholders' equity in the consolidated financial statements. All material intra-group balances, transactions, unrealised gains and losses resulting from intra-group transactions and dividends are eliminated in full.

Upon the loss of control, the Group derecognises the assets and liabilities of the subsidiary, and the other components of equity related to the Subsidiary Company. Any surplus or deficit arising on the loss of control is recognised in consolidated statement of profit and loss. If the Group retains any interest in the previous subsidiary, then such interest is measured at fair value at the date that control is lost. Subsequently it is accounted for as an equity-accounted investee or as an available-for-sale financial asset depending on the level of influence retained.

2.3 Significant accounting judgements and estimates

The preparation of consolidated financial statements in conformity with approved accounting standards requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. Estimates and



judgements are continually evaluated and are based on historic experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Revisions to accounting estimates are recognised in the period in which the estimate is revised and in any future periods affected.

In the process of applying the accounting policies, management has made the following estimates and judgements which are significant to the consolidated financial statements:

- Determining the residual values and useful lives of property, plant and equipment (Note 2.7.1);
- b) Classification and valuation of investments (Note 2.8);
- Impairment / adjustment of inventories to their net realizable value (Note 2.9 & 2.10);
- d) Accounting for staff retirement benefits (Note 2.13);
- e) Recognition of taxation and deferred tax (Note 2.16);
- f) Contingencies and commitments (Note 17).

2.4 Amended / revised standards that became effective

The accounting policies adopted in the preparation of these consolidated financial statements are consistent with those of the previous financial year except that the Group has adopted the following standards which became effective for the current year:

- IAS 7 Statement of Cash Flows Disclosure Initiatives (Amendment)
- IAS12 Income Taxes -- Recognition of Deferred Tax Assets for Unrealised losses (Amendments)

The adoption of the above amendments, improvements to according standards and interpretations did not have any material effect on these consolidated financial statements.

2.5 Standards, interpretations and amendments to approved accounting standards that are not yet effective

Following standards and amendments with respect to the approved accounting standards as applicable in Pakistan would be effective from the dates mentioned below against the respective standards:

Effective date (accounting periods beginning on or after)

IFRS 2 – Share Based Payments – Classification and Measurement of Share Based Payments Transactions (Amendments)	January 1, 2018
IFRS 4 – Insurance Contracts: Applying IFRS 9 Financial Instruments with IFRS 4 (Amendments)	January 1, 2018
IFRS 9 - Financial Instruments	July 1, 2018
${\sf IFRS9-PrepaymentFeatureswithNegativeCompensation-(Amendments)}$	January 1, 2019
IFRS 10 Consolidated Financial Statements and IAS 28 Investment in Associates and Joint Ventures – Sale or Contribution of Assets between an investor and its Associate or Joint venture Contracts - (Amendments)	Not yet finalised
(Ameriaments)	Not yet imalised
IFRS 15–Revenue from Contracts with Customers	July 1, 2018
IFRS 16 -Leases	January 1, 2019
IAS 19 -Plan Amendment, Curtailment or Settlement - (Amendments)	January1, 2019
IAS 28 -Long-term Interests in Associates and Joint Ventures - (Amendments	s)January 1, 2019



IAS 40 - Transfer of Investment Property (Amendments) January 1, 2018

IFRIC 22- Foreign Currency Transactions and Advance Consideration January 1, 2018

IFRIC 23- Uncertainty Over Income Tax Treatments January 1, 2019

In May 2014, the IASB issued IFRS 15, Revenue from Contracts with Customers which will be effective for annual periods beginning on or after January 1, 2018, however, early application is permitted. SECP vide S.R.O. 007(1)/2017 dated October 4, 2017, has also notified the adoption of IFRS 15 for annual periods beginning on or after July 1, 2018.

According to the new standard, revenue is recognized to depict the transfer of promised goods or services to a customer in an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services. Revenue is recognized when, or as, the customer obtains control of the goods or services. IFRS 15 also includes guidance on the presentation of contract balances, that is, assets and liabilities arising from contracts with customers, depending on the relationship between the entity's performance and the customer's payment. IFRS 15 supersedes IAS 11, Construction Contracts and IAS 18, Revenue as well as related interpretations Currently, it is expected that the changes, if any, in the total amount of revenue to be recognized for a customer contract will be very limited. Besides, changes to the Consolidated Statement of Financial Position are expected, e.g. separate line items for contract assets and contract liabilities are required, and qualitative disclosures are added. Hence, the Group does not expect significant impacts on its consolidated Financial Statements.

In addition to the above standards and amendments, improvements to various accounting standards have also been issued by the IASB. Such improvements are generally effective for accounting periods beginning on or after 01 January 2018 and 01 January 2019, respectively. The Group expects that such improvements to the standards will not have any material impact on the Group's consolidated financial statements in the period of initial application.

2.6 Standards issued by IASB but not yet notified by SECP

Following new standards have been issued by IASB which are yet to be notified by the SECP for the purpose of applicability in Pakistan:

IASB Effective date (accounting periods beginning on or after)

IFRS 14 – Regulatory Deferral Accounts
IFRS 17 – Insurance Contracts
January 1, 2011

2.7 Fixed assets

2.7.1 Property, plant and equipment

These are stated at cost less accumulated depreciation / amortization / impairment (if any), except for freehold land.

Depreciation is charged to consolidated statement of profit or loss applying the reducing balance method. Depreciation on additions is charged from the month in which the asset is available for use and on disposals up to the month the asset is in use. Assets residual values and useful lives are reviewed, and adjusted, if appropriate at each date of the consolidated statement of financial position date.

Maintenance and normal repairs are charged to consolidated statement of profit or loss as and when incurred. Major renewals and improvements are capitalised.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefit is expected from its use. Gain or loss on disposal of assets is included in consolidated statement of profit or loss in the year the assets is derecognised.



2.7.2 Capital work-in-progress

Capital work-in-progress is stated at cost less impairment losses, if any. Items are transferred to the respective assets when available for intended use.

Significant borrowing costs related to acquisition, construction and commissioning of a qualifying asset are capitalised.

2.7.3 Major stores and spare parts

Major stores and spare parts qualify for recognition as property, plant and equipment when the Group expects to use these for more than one year. Transfers are made to relevant operating fixed assets category as and when such items are issued for use.

Major stores and spare parts are valued at cost less accumulated impairment, if any.

2.8 Investments

Investments acquired with the intention to be held for over one year are classified as long term investments. However, these can be sold earlier due to liquidity requirements. Short term investments are those which are acquired for a short period.

Investments are classified as follows:

2.8.1 Available for sale

Quoted

Available for sale investments are initially recognised at cost, being the fair value of the consideration paid including transaction cost. Subsequent to initial recognition, these investments are re-measured at fair value (quoted market price).

Any gain or loss from a change in the fair value of investments available for sale is recognised directly in other comprehensive income as unrealised, unless sold, collected or otherwise disposed off, or until the investment is determined to be impaired, at which time cumulative gain or loss previously taken to other comprehensive income is recognised in the consolidated statement of profit or loss of the year.

Un-Quoted

These investment are recorded at cost less accumulated impairment, if any.

2.9 Stores and spare parts

These are valued at the lower of moving average cost and net realisable value except for items in transit which are valued at cost. Provision is made for obsolescence and slow moving items.

2.10 Stock-in-trade

These are valued as follows:

Raw materials
Work-in-process
Finished goods
Fertilizers
At the lower of average cost and net realisable value
At the lower of average cost and net realisable value
At the lower of average cost and net realisable value
At the lower of cost on FIFO basis and net realisable value
At the lower of average cost and net realisable value



2.11 Trade debts and other receivables

Trade debts are recognised and carried at original invoice amount less an allowance for any uncollectible amounts. Other receivables are carried at cost less estimates made for doubtful receivables.

An estimate for doubtful trade debts and other receivables is made when collection of the full amount is no longer probable. Bad debts are written off when identified.

2.12 Cash and cash equivalents

Cash and cash equivalents are carried in the consolidated statement of financial position at cost. For the purposes of the consolidated statement of Cash Flows, cash and cash equivalents comprise of cash in hand, with banks on current, savings, treasury call and deposit accounts, net of short term borrowings under mark-up arrangements, if any.

2.13 Staff retirement benefits

2.13.1 Staff gratuity

The Group operates an approved defined benefit gratuity scheme for all permanent employees. Minimum qualifying period for entitlement to gratuity is five years continuous service with the Holding Company. The scheme is funded and contributions to the fund are made in accordance with the recommendations of the actuary.

The latest actuarial valuation of the gratuity scheme was carried out as at September 30, 2018. The projected unit credit method, using the following significant assumptions, have been used for actuarial valuation.

Discount rate 10.00% per annum Expected rate of increase in salaries 9.75% per annum

Based on the actuarial valuation of gratuity scheme as of September 30, 2018, the fair value of gratuity scheme assets and present value of liabilities were Rs.106.63 million and Rs.107.02 million respectively. The Group recognises the total actuarial gains and losses in the year in which they arise. The amounts recognised in the consolidated statement of financial position are as follows:

	2018 (Rupees in	2017 thousands)
Net Employee Defined Benefit Asset		
Present value of defined benefit obligation Fair value of plan assets Liability recognised in the consolidated statement of financial position	107,017 (106,627) 390	101,748 (101,472) 276
Charge for the year Salaries, wages and amenities include the following in respect of employees' gratuity fund:		
Current service cost Interest cost Expected return on plan assets	3,896 7,721 (7,700) 3,917	3,641 7,389 (7,379) 3,651



The movement in present value of defined benefit obligation is as follows:	2018 (Rupees in	2017 thousands)
Present value of defined benefit obligation at the beginning of the year Current service cost Interest Cost Benefits paid Actuarial (gain) / loss Present value of defined benefit obligation at the end of the year	101,748 3,896 7,720 (4,543) (1,804) 107,017	101,745 3,641 7,389 (11,390) 363 101,748
The movement in fair value of plan assets is as follows:		
Fair value of plan assets at the beginning of the year Expected return on assets Contributions Benefits paid Actuarial (loss) / gain Fair value of plan assets at the end of the year	101,472 7,700 4,192 (4,543) (2,194) 106,627	101,599 7,379 3,796 (11,390) 88 101,472
Actual return on plan assets	5,506	7,467
Plan assets comprise: Term deposit receipts Term Finance Certificates Balance with Banks Accrued interest	99,000 259 6,987 381 106,627	85,000 263 15,844 365 101,472

Comparison of present value of defined benefit obligation, the fair value of plan assets and the surplus or deficit of gratuity fund is as follows:

As at September 30,	2018	2017 (Rupe	2016 ees in thous	2015 ands)	2014
Present value of defined benefit obligation Fair value of plan assets	107,017 (106,627)	101,748 (101,472)	101,745 (101,599)	92,164 (92,336)	83,898 (83,638)
(Surplus) / deficit	390	276	146	(172)	260
Experience adjustment on obligation	10,051	638	(4,292)	3,257	5,629
Experience adjustment on plan assets	2,194	88	(410)	(3,322)	(852)

Sensitivity analysis

Significant assumption for the determination of the defined obligation are discount rate and expected salary increase. The possible changes in defined obligation due to change of the respective assumptions occurring at the end of the reporting period, while holding all other assumptions constant are as follows:

	(Rupees in thousand)
Discount Rate +1 %	114,267
Discount Rate -1 %	125,232
Long Term Salary Increases +1 %	125,462
Long Term Salary Increases -1 %	113,963



2.13.2 Provident fund

The Group operates a recognised provident fund scheme for all its permanent employees. Equal monthly contributions are made by the Group and the employees at the rate of 8.33% of basic salary plus applicable cost of living allowance.

2.14 Borrowings and their cost

Borrowings are recorded at the proceeds received.

Borrowing costs are recognised as an expense in the period in which these are incurred except to the extent of borrowing costs that are directly attributable to the acquisition, construction and commissioning of a qualifying asset. Such borrowing costs, if any, are capitalised as part of the cost of that asset.

2.15 Trade and other payables

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

2.16 Taxation

2.16.1 Current

Holding company

Provision for current taxation is computed in accordance with the provisions of the applicable income tax laws.

Subsidiary Company

Income of the subsidiary company from power generation is exempt from tax under clause 132 of part I of second schedule to the Income Tax Ordinance, 2001. Accordingly provision for taxation, if any, is made only for other income which is not covered under the above clause.

2.16.2 Deferred

Deferred tax is recognised using the consolidated statement of financial position liability method, on all temporary differences arising between the tax bases of assets and liabilities and their carrying amounts appearing in the consolidated financial statements. Deferred tax liabilities are recognised for all taxable temporary differences. Deferred tax assets are recognised for all deductible 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.

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

As the provision for taxation has been made partially under the normal basis and partially under the final tax regime, therefore, the deferred tax liability has been recognised on a proportionate basis in accordance with TR 27 issued by the Institute of Chartered Accountants of Pakistan.

Deferred tax assets and liabilities are measured at 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 that have been enacted or substantially enacted by the statement of financial position date.



2.17 Impairment

The carrying amounts of the Group's assets are reviewed annually to determine whether there is any indication of impairment. If any such indication exists, the asset's recoverable amount is estimated and impairment losses are recognised in the consolidated statement of profit or loss.

2.18 Provisions

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events, if 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 periodically and adjusted to reflect the current best estimate.

2.19 Foreign currencies

Transactions in foreign currencies are translated into Pak Rupees which is the Group's functional and presentation currency, at the rates of exchange prevailing on the date of transactions. Monetary assets and liabilities in foreign currencies are translated into Pak Rupees at the exchange rates ruling on the consolidated statement of financial position date. Exchange gains and losses are included in consolidated statement of profit or loss.

2.20 Revenue recognition

- Sales are recorded on despatch of goods to customers.
- Income on investments is recorded when the right to receive is established.
- Income / profit on bank treasury call and deposit accounts is recorded on accrual basis.
- Storage income is recorded on accrual basis.

2.21 Segment reporting

Segment reporting is based on operating (business) segments of the Group. These business segments are engaged in providing product or services which are subject to risks and rewards that are different from the risks and rewards of other segments.

2.22 Financial instruments

All the financial assets and financial liabilities are recognised at the time when the Group becomes a party to the contractual provisions of the instrument. Financial assets are derecognised at the time when the Group loses control of the contractual rights that comprises the financial assets. All financial liabilities are derecognised at the time when they are extinguished, that is, when the obligation specified in the contract is discharged, cancelled, or expires. Any gains or losses on derecognition of financial assets and financial liabilities are taken to consolidated statement of profit or loss currently.

2.23 Offsetting

Financial assets and liabilities are offset when the Group has a legally enforceable right to offset and intends to settle either on a net basis or to realise the asset or settle the liability simultaneously.

2.24 Dividend and appropriation to reserves

Dividend distribution to the Holding Company's shareholders is recognized as a liability in the Group's consolidated financial statements in the period in which the dividends are declared and other appropriations are recognized in the period in which these are approved by the Board of Directors.

2.25 Functional and presentation currency

These consolidated financial statements are presented in Pakistan Rupees, which is the Group's functional and presentation currency.



3.	Fixed Assets	Note	2018 (Rupees in	2017 thousands)
	Property, plant and equipment :			
	Operating fixed assets Capital work-in-progress Major stores and spare parts	3.1 3.4 3.5	2,605,565 86,111 - 2,691,676	2,508,472 196,119 2,910 2,707,501

3.1 Operating fixed assets for 2018 :

					A			
	Cost as at October 1, 2017	Additions / (Deletions)	Cost as at September 30, 2018	Accumulated depreciation / amortization as at October 1, 2017	Depreciation / amortization charge for the year & accumulated Depreciation on deletions thousands)	Accumulated depreciation / amortization as at September 30, 2018	Written down value as at September 30, 2018	Annual rate of depreciation / amortization %
				(nupees iii	iriousarius)			
Land Freehold - Sugar / Distillery division Leasehold - Textile division	142,117 489	46,863	188,980 489	241	- 5	246	188,980 243	1.01
Buildings on freehold land								
Sugar division	115,143		115,143	67,557	4,759	72,316	42.827	10
Distillery division	21,243		21,243	17,641	360	18,001	3,242	10
Non-factory buildings	30,228		30,228	23,390	342		6,496	5
Non-lactory buildings	30,220		30,220	20,000	046	20,102	0,430	9
Buildings on leasehold land Textile division	19,335		19,335	16,831	250	17,081	2,254	10
	,		,	,		,	-,	
Plant and machinery								
Sugar division	2,419,210	236,552	2,603,425	841,734	171,120	972,553	1,630,872	10
•		(52,337)			(40,301)			
Distillery division - Note 3.1.1	1,233,538	70,842	1,304,380	589,714	68,042	657,756	646,624	10
•								
Textile division	130,703	662	131,365	79,739	5,154	84,893	46,472	10
Railway siding - Sugar division	468		468	465	1	466	2	10
Electric, gas and water installations								
Sugar / Distillery division	8,808		8,808	8,321	49	8,370	438	10
Textile division	3,601		3,601	2,950	65	3,015	586	10
	-,		-	-,				
Furniture, fittings, electrical and								
office equipment								
Sugar / Distillery division	70,031	12,701	82,501	54,478	5,873	60,128	22,373	25
		(231)	sajoo .	0.1	(223)			
Textile division	9,745	78	9,823	9,271	131	9.402	421	25
HSM Energy Limited	0,1.40	452	452	O ₂ er ·	85	85	367	
Trom Energy Emilion		102	400		~	-	007	
Tractors / trolleys and								
agriculture implements								
Sugar division	2,765		2,765	2,716	10	2,726	39	20
	-,							
Motor cars / vehicles								
Sugar / Distillery division	31,505	785	31,847	15,475	3,220	18,571	13,276	20
• ,		(443)			(124)			
		(3)			,,			
Textile division	764		764	698		711	53	20
Total	4,239,693	368,935	4,555,617	1,731,221	259,479	1,950,052	2,605,565	
		(53,011)	_		(40,648)			
					. = = =			

3.1.1 Plant and machinery of distillery division include storage tanks of the CO2 unit having written down value of Rs.15.35 (2017: Rs.17.05) million installed at Coca Cola Beverages Pakistan Limited and Pakistan Beverages Limited premises for storage of Liquidified Carbondioxide.



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

Particulars	Location	Total Area
Land	Nawabshah, District Shaheed Benazirabad	339.125 Acre
Land	D-140/B-1, Manghopir Road, S.I.T.E. Karachi.	1.12 Acre
Land	60/1-B,Oil Installation Area, Keamari, Karachi.	4000 Sqm

3.1.3 Reconciliation of carrying values for 2018

	Written down Value as at October 1, 2017	Additions / (Deletions)	Depreciation / amortization charge for the year & accumulated Depreciation on deletions	Written Down value as at September 30, 2018
Land	142,365	46,863	5	189,223
Buildings on freehold land	58,026	-	5,461	52,565
Buildings on leasehold land	2,504		250	2,254
Plant and machinery	2,272,264	308,056	244,316	2,323,968
		(52,337)	(40,301)	
Railway siding	3		1	2
Electric, gas and water installations Furniture, fittings, electrical	1,138		114	1,024
and office equipment	16,027	13,231	6,089	23,161
		(231)	(223)	
Tractors / trolleys and agriculture implements	49		10	39
Motor cars / vehicles	16,096	785	3,233	13,329
		(443)	(124)	
	2,508,472	368,935	259,479	2,605,565
		(53,011)	(40,648)	



3.1.4 Operating fixed assets for 2017 :

	Cost as at October 1, 2016	Additions / (Deletions)	Cost as at September 30, 2017	Accumulated depreciation / amortization as at October 1, 2016	Depreciation / amortization charge for the year & accumulated Depreciation on deletions	Accumulated depreciation / amortization as at September 30, 2017	Written down value as at September 30, 2017	Annual rate of depreciation / amortization %
				(Rupees in	thousands)			
Land Freehold - Sugar / Distillery division Leasehold - Textile division	106,549 489	35,568	142,117 489	- 236	- 5	- 241	142,117 248	1.01
Buildings on freehold land								
Sugar division	84,543	30,600	115,143	63,735	3,822	67,557	47,586	10
Distillery division	21,243		21,243	17,241	400	17,641	3,602	10
Non-factory buildings	30,228		30,228	23,030	360	23,390	6,838	5
Buildings on leasehold land								
Textile division	19,335		19,335	16,553	278	16,831	2,504	10
Plant and machinery								
Sugar division	1,516,569	1,019,292	2,419,210	842,814	107,092	841,734	1,577,476	10
Distillery division - Note 3.1.1	1,136,259	(116,651) 97,459	1,233,538	523,878	(108,172) 66,009	589,714	643.824	10
Distillery division - Note 3.1.1	1,130,239	(180)	1,255,556	023,070	(173)		043,024	10
Textile division	130,703	(100)	130,703	74,076	5,663	79,739	50,964	10
	100,100		100,000	,	0,000		*****	
Railway siding - Sugar division	468		468	464	1	465	3	10
Electric, gas and water installations	0.000		0.000	0.007		0.004	407	40
Sugar / Distillery division Textile division	8,808	:	8,808	8,267	54 72	8,321	487 651	10
l extile division	3,601		3,601	2,878	/2	2,950	651	10
Furniture, fittings, electrical and office								
equipment								
Sugar / Distillery division	67,223	6,112	70,031	53,060	4,561	54,478	15,553	25
		(3,304)			(3,143)			
Textile division	9,668	77	9,745	9,134	137	9,271	474	25
Tractors / trolleys and agriculture								
Implements								
Sugar division	2,765		2,765	2,704	12	2,716	49	20
- · · ·	-1.00		_,, •••	-,, • •		-,, , ,		
Motor cars / vehicles								
Sugar / Distillery division	31,484	183	31,505	11,583	4(003)	15,475	16,030	20
Tardila division	704	(162)	70.4					
Textile division	764		764	681	17	698	66	20
Total	3,170,699	1,189,291	4,239,693	1,650,334	192,486	1,731,221	2,508,472	
	-,,	(120,297)	,-11,200	.,,	(111,599)	.,	-,,	



3.1.5 Reconciliation of carrying values for 2017

	Written down Value as at October 1, 2016	Additions / (Deletions)	Depreciation / amortization charge for the year & accumulated Depreciation on deletions	Written Down value as at September 30, 2017
		(Rupees in t	thousands)	
Land	106,802	35,568	5	142,365
Buildings on freehold land	32,008	30,600	4,582	58,026
Buildings on leasehold land	2,782	-	278	2,504
Plant and machinery	1,342,763	1,116,751	178,764	2,272,264
•		(116,831)	(108,345)	
Railway siding	4	-	1	3
Electric, gas and water installations Furniture, fittings, electrical	1,264	-	126	1,138
and office equipment	14,697	6,189	4,698	16,027
and office equipment	14,037	(3,304)	(3,143)	10,027
Tractors / trolleys and agriculture implements	61	(0,004)	12	49
Motor cars / vehicles	19,984	183	4,020	16,096
	,	(162)	(111)	.0,000
	1,520,365	1,189,291	192,486	2,508,472
		(120,297)	(111,599)	
			2018	2017
		Note	(Rupees in t	thousands)
3.2 Allocation of depreciation / amor	tization charge	for the year:		
Cost of Sales				
Sugar division		19	179,116	113,522
Distillery division		19	71,780	70,466
Textile division		19	5,474	6,018
			256,370	190,006
Administrative expenses				
Sugar division		21	2,260	1,817
Distillery division		21	194	156
Textile division		21	144	154
Terminal		18.1	426	353
Subsidary Company			85	
			3,109	2,480
			259,479	192,486



3.3 Details of fixed assets disposed off:

				Written					Relationship
		Cost	Accumulated depreciation	down Value	Sale Proceeds	Gain on	Mode of	Particulars of	with
	-	COSI	depreciation		(Rupe	disposal	Disposal	Purchasers	Purchaser
Plant and M	Machinery				(riupor	as iii u iousai	100)		
Sugar	division								
Slipri	ng Motors	4,727	3,761	966	1,049	83	Negotiation	Syed Azam Hussain Taqvi "House #:266, ShabeerPlace" Gharibadad, Nawabshah	None
Juice h Pumo	eater os, electric motors, deep bed	1,528	1,399	129	1,975	1,846	Negotiation	Muhammad Maqbool "Burewala Vehari,	None
filters	and others	30,312	25,353	4,959	5,498	539	:	Punjab*	None
Mud	bed filters, nozzels and others _	15,771 52,338	9,789 40,302	5,982 12,036	6,722 15,244	740 3,208	•	:	None
		52,550	40,002	12,000	15,244	4,2.00			
	iture, fittings, electrical and								
	e equipment gar division / Distillery division								
	Furniture	231	223	8	42	34	Negotiation	Various	None
Moto	r cars / vehicles								
	having carry value of less than								
Rs	:.50,000 each	443	124	319	3,590	3,271	Tender	Various	None
	2018	53,012	40,649	12,363	18,876	6,513			
	2017	120,297	111,599	8,696	12,549	3,851			
							2	018	2017
					1	Note	(R	upees in thou	sands)
3.4	Capital work-in-pro	gress							
	Plant and machinery						;	39,990	169,868
	Building							-	7,021
	Fees Paid to regulate			nment d	lept.			. -	1,975
	Consultancy, advisor	y fees a	& others				•	46,121	13,356
	Advance to supplier					3.4.1		- 36,111 —	3,899 196,119
3.4.1	Movement in capita	l work-	in-progre	22		3.4.1		=	190,119
0	movement in capita	·····	progre	-					
	Balance at the begin	ning of	the year					30,788	592,155
	Cost incurred during							69,754	23,752
	Transfer from Major s	stores a	and spare p	oarts				38,064 38,606 1	727,563 ,343,470
							30	00,000	,343,470
	Transfer to operating	fixed a	ssets				(30	02,495) (1	,147,351)
	Balance at the end of	f the ye	ar					36,111	196,119
3.5	Major stores and sp	are na	rte						
3.3	Stores	are pa	113					-	2,910
	0.0.00					3.5.1			2,910
3.5.1	Movement in major	stores	and spare	e parts					
	Balance at the begin		the year					2,910	49,365
	Additions during the	year						35,154	681,108 730,473
	Transfer to capital wo	ork-in-n	rograss					38,064 38,064)	(727,563)
	Balance at the end of							-	2,910
		, 0							



4.	Long-term in		_	Not		2017
	Numb	er of shares	Face		(Rupees in	thousands)
	0040	0047	value	0		
	2018	2017	Rs.	Company Name		
4.1	Available for		_			
4.1.1	Investments	in related parties	- Quoted	I - at fair value		
	147,797	147,797	5	Balochistan Particle Board Limited	525	1,323
	24,136,691	24,136,691	10	Bank AL Habib Limited	1,947,590	1,390,273
	5,363,772	5,363,772	5	Habib Insurance Company Limited	64,097	79,813
					2,012,212	1,471,409
4.1.2		in related parties	-			
	1,249,999	1,249,999	10	UniEnergy Limited	12,500	12,500
	10,800,000	4,600,000	10	Uni Food Industries Limited	108,000	46,000
4.1.3	Investments	in other compan	ine Ount	ed - et fair value	120,500	58,500
4.1.0	40,000	40,000	10	Amreli Steels Limited	2,598	4,079
	275,160	188,160	10	Cherat Cement Company Limited	22,164	22,575
	31,078	31,078	10	Dawood Lawrencepur Limited	5,283	6,062
	210,000	190,000	10	D.G. Khan Cement Company Limited	21,506	27,904
	80,000	80,000	10	Engro Corporation Limited	24,930	24,247
	12,500	12,500	10	Engro Foods Limited	1,059	1,188
	123,200	123,200	10	Engro Fertilizer	9,300	7,751
	41,098	30,000	10	Engro Polymer & Chemical	1,193	1,002
	90,600	90,600	10	Faran Sugar Mills Limited	6,795	7,164
	118,885	118,885	10	Fauji Fertilizer Company Limited	11,608	9,884
	80,000	20,000	10	Fauji Food Limited	2,423	561
	189,000	189,000	5	First Habib Modaraba	2,079	2,153
	12,100	12,100	10	GlaxoSmithKline Pakistan Limited	1,789	2,226
	3,630	3,630	10	GlaxoSmithKline Consumer Healthcare		'
				Pakistan Limited	1,262	1,011
	400,000	400,000	10	Habib Metropolitan Bank Limited	18,600	13,380
	108,213	297,513	10	Habib Bank Limited	16,380	53,778
	13,350	13,350	10	Indus Motors Company Limited	18,672	22,973
	101,000	101,000	10	International Industries Limited	21,735	29,310
	115,000	10,000	10	International Steels Limited	10,462	1,211
	12,815	12,815	10	Jubliee Life Insurance Co. Limited	8,009	8,971
	1,410,000	1,410,000	10 10	K-Electric Limited	7,544	9,926
	43,000 50,000	33,000 50,000	10	Lucky Cement Limited MCB Bank Limited	22,056	18,651
	150,116	150,116	10	Mehran Sugar Mills Limited	10,061 15,875	10,450 21,081
	450	450	10	Millat Tractors Limited	456	562
	14,000	14,000	10	Mirpurkhas Sugar Mills Limited	1,820	1,988
	20,000	20,000	10	Packages Limited	8,944	11,540
	5,150	5,150	10	Pak Suzuki Motor Company Limited	1,596	2,357
	6	6	10	Pakistan Tobacco Company Limited	15	9
	6,243,098	6,243,098	5	Shabbir Tiles and Ceramics Limited	117,682	81,722
	711,503	711,503	5	Thal Limited	310,934	392,109
	384,000	384,000	10	The Hub Power Company Limited	33,589	42,935
	60,062	48,322	10	TPL Insurance Limited	1,291	894
	43,246	43,246	10	TPL Corporation Limited	261	392
	800,000	800,000	10	TPL Properties	6,600	8,400
	23,670	19,725	10	The Searle Company Limited	7,478	7,967
	77,000	77,000	10	United Bank Limited	11,858	14,643
					765,907	873,056
					2,898,619	2,402,965

^{4.2} Investments in associated companies or undertakings have been made in accordance with this the requirements under the Act.



- 4.3 The aggregate cost of the above investments, net of impairment, is Rs.705.43 (2017: Rs.642.13) million.
- 4.4 Unrealised gain of Rs.483.12 (2017: Unrealised gain Rs.421.24) million on the above investments, arising from change in the fair value of these long-term investments during the current year has been recognised directly in other comprehensive income.

5.	Long-term loans - secured, considered good	Note	2018 (Rupees in t	2017 housands)
٥.	Long-term loans - securea, considered good			
	Executives	5.1 & 5.2	3,438	4,636
	Other employees	5.3	7,068 10,506	8,900 13,536
	Receivable within next twelve months shown under current assets:			
	Executives	9	(767)	(1,571)
	Other employees	9	(4,940) (5,707)	(5,395) (6,966)
			4,799	6,570

- 5.1 The maximum aggregate amount due from executives at the end of any month during the year was Rs.1.34 (2017; Rs.4.79) million.
- 5.2 Movement of loans to executives during the year is as follows:

2018	2017
(Rupees in th	nousands)
1,575	292
75_	1,607_
1,650	1,899
(883)	(324)
767	1,575
	(Rupees in the 1,575

- 5.3 Long-term loans of Rs.10.51 (2017: Rs.13.54) million, include loans of Rs. Nil (2017: Rs.0.17) million and Rs.2.26 (2017: Rs.3.76) million to executives and workers respectively which carry no interest as per Group policy and CBA agreement. The balance amount of loan carries interest @ 7% (2017: 7%) per annum. These are secured against property documents and retirements benefits. These loans are carried at cost due to practicality and materiality of amounts involved.
- 5.4 Comparative figure have been restated to reflect changes in definition of executive as per Company Act 2017.



6.	Stores and spare parts			
		Note	2018 (Rupees in t	2017 housands)
	Stores Provision for obsolescence and slow moving stores		107,684 (9,500) 98,184	84,774 (9,500) 75,274
	Spare parts Provision for obsolescence and slow moving spare parts		84,342 (19,792) 64,550	64,253 (19,792) 44,461
			162,734	119,735
7.	Stock-in-trade			
	Raw materials Distillery division Textile division		428,702 15,163 443,865	242,834 8,572 251,406
	Work-in-process Sugar division Textile division		835 45,154 45,989	1,390 31,588 32,978
	Finished goods Sugar division Distillery division Textile division Trading division		2,039,530 206,491 787 2,980 2,249,788	1,102,539 267,710 97 2,980 1,373,326
	Bagasse Fertilizers		20,332 4,121 2,764,095	12,714 3,188 1,673,612
8.	Trade debts - considerd goods			
	Export - Secured against export documents Local - Unsecured	8.1	363,159 148,383 511,542	117,711 136,669 254,380
8.1	The aging of trade debts at September 30, is as follows:			
	Neither past due nor impaired Past due but not impaired: within 90 days		504,654	250,265
	91 to 180 days		3,472 3,416 511,542	2,420 1,695 254,380



8.2	Following are the details of	debtors in relation to expor	t sales:		
			Note	2018 (Rupees in th	2017 lousands)
	Name of Foreign Jurisdiction	Type of transaction			
	Switzerland Dubai India Germany United Kingdom United Kingdom	Letter of credit Document against payment		55,236 90,845 175,420 - 10,881 30,777 363,159	90,554 - 6,058 4,289 16,810 117,711
9.	Loans and advances - consi	dered good			
	Loans - secured				
	Current maturity of long-term I Executives Other Employees		5 5	767 4,940 5,707	1,571 5,395 6,966
	Advances - unsecured Suppliers	i		384,763	796,466
				390,470	803,432
10.	Trade deposits and short-te	rm prepayments			
	Trade deposits Short-term prepayments			751 8,766 9,517	751 8,998 9,749
11.	Other receivables - Conside	red good			
	Duty drawback and research a Cash freight support receivable Dividend receivable Sales tax refundable / adjustal Others	e	11.1	31,582 89,280 3,673 - 288 124,823	17,112 3,336 115,686 306 136,440
12.	Cash and bank balances				
	Cash in hand			275	273
	Balances with banks in : Current accounts Treasury call accounts Term Deposit Receipts		12.1 12.2 12.3	100,658 126,848 540,000 767,506	19,582 169,451 735,000 924,033



- 12.1 Profit rates on treasury call accounts ranged between 3.75% to 6.40% (2017: 3.75% to 5.50%) per annum.
- 12.2 Profit rates on Term Deposit Receipts ranged between 5.80% to 6.40% (2017: 5.80% to 6.05%) per annum.

Maturity of these Term Deposit Receipts are one month.

12.3 Includes Rs.695.16 (2017: Rs.895.90) million kept with Bank AL Habib Limited - a related party.

13.	Issued, subscribed 2018 (Number o	2017	apital Note	2018 (Rupees in t	2017 thousands)
	10,136,700	10,136,700	Ordinary Shares of Rs. 5 each fully paid in cash	50,684	50,684
	139,863,300	139,863,300	Ordinary Shares of Rs. 5 each issued as bonus shares	699,316	699,316
	150,000,000	150,000,000		750,000	750,000

- 13.1 Issued, subscribed and paid-up capital of the Group includes 14,896,001 Ordinary shares of Rs.5 each (2017: 23,764,498) held by related parties at the end of the year.
- 13.2 Voting rights, Board Selection, right of first refusal and block voting are in proportion to the shareholding.

		Note	2018 (Rupees in t	2017 housands)
14.	Reserves			
	Capital Share premium		34,000	34,000
	Revenue General Unappropriated profit Unrealised gain on investments - available for sale	14.1	4,173,500 896,988 2,243,189 7,313,677 7,347,677	3,878,500 559,797 1,760,940 6,199,237 6,233,237
14.1	At the beginning of the year Transferred from unappropriated profit		3,878,500 295,000 4,173,500	3,466,000 412,500 3,878,500
15.	Deferred taxation			
	Deferred tax liability on accelerated tax depreciation allowal operating fixed assets taxable temporary differences: Deferred tax asset on deductible temporary difference: Provision for obsolescence and slow moving stores & spunabsorbed tax depreciation allowance Unadjusted tax credit on investment		210,000 (7,000) (117,000) - (124,000)	203,000 (7,000) (92,000) (5,500) (104,500)
			86,000	98,500



— nssq.	_			
16.	Trade and other payables	Note	2018 (Rupees in t	2017 housands)
	Creditors Accrued liabilities Payable to Employees Gratuity Fund Sales-tax / Federal excise duty Workers' Profit Participation Fund (WPPF) Workers' Welfare Fund Income-tax deducted at source	16.1	1,191,593 219,710 390 22,793 50,783 14,945 100 1,500,314	1,043,251 201,662 276 - 26,474 37,141 617 1,309,421
16.1	Workers' Profit Participation Fund (WPPF)			
	Balance at the beginning of the year Interest on funds utilized in the Company's business Amount paid to the WPPF		26,474 443 26,917 (26,917)	51,983 1,094 53,077 (53,077)
	Allocation for the year Balance at the end of the year	22	50,783 50,783	26,474 26,474

17. Contingencies and commitments

17.1 On May 22, 2015 the Government of Pakistan promulgated Gas Infrastructure Development (GID) Cess Act, 2015 and levied GID Cess on gas bills at the rate of Rs.100 / MMBTU on all industrial consumers. The GID Cess Act, 2015 was made applicable with immediate effect superseding the GID Cess Act, 2011 and GID Cess Ordinance, 2014.

The Holding Company challenged the vires of GID Cess Act, 2015 before the Honourable High Court of Sindh. On July 24, 2015 the Honourable High Court of Sindh passed an order restraining the SSGC from demanding and collecting GID Cess as levied by the GID Cess Act, 2015. On October 26, 2016, the case was decided by the double bench of the Honourable High Court of Sindh in favour of the Holding Company. The Government has filed a review appeal before the double bench of the Honourable High Court of Sindh, where the Holding Company was not made party to such litigation. Currently, GID Cess is not being charged to the Holding Company by SSGC.

The Financial exposure of the Holding Company upto September 30, 2018 is Rs.40.08 (2017: 35.82) million. However, in view of the advice of legal counsel no provision has been made in these consolidated financial statements.

- 17.2 The Government of Sindh vide notification dated July 8, 2014 levied a fee of Rs.0.50/litre for storage of rectified spirit in bonded warehouse at Terminal Keamari, Karachi. The Holding Company disputed the above levy and filed constitutional petition before the Honourable High Court of Sindh, challenging the above fee. On July 23, 2014, the Honourable High Court of Sindh granted stay and suspended the operation of the above notification. The case was lastly fixed for hearing on October 9, 2018 and was not taken up for hearing. The financial exposure as at September 30, 2018 is Rs.62.03 million. In view of the advice of legal counsel, the Holding Company is confident of a favourable outcome of the case and accordingly no provision has been made in these consolidated financial statements.
- 17.3 Pursuant to the decision of ECC on January 10, 2013, the FBR vide its SRO No. 77(1)/2013 dated February 7, 2013, allowed benefit to sugar exporters by reducing FED rate from 8.0% to 0.5% on local sales, equivalent to quantity exported by the mills. The Holding Company availed the benefit and claimed Rs.56.56 million on account of reduced rate of FED.



Against the aforementioned claim, FBR disallowed an amount of Rs.7.0 million and also levied default surcharge of Rs.0.3 million. The disallowances was on the basis that the benefit of claim accrues and arises from February 7, 2013, the date of SRO No: 77(1) /2013 and not from January 10, 2013, the date of ECC meeting wherein the benefit was approved by ECC. The Holding Company maintains that the sugar mills are entitled to avail the benefit of reduced rate of FED on sugar exported against the export quota allotted by ECC in its meeting held on January 10, 2013. Accordingly, the Holding Company filed a suit before Honourable High Court of Sindh and the operations of the said order were suspended by the Honourable Court vide its order dated April 23, 2014. The Holding Company withdrew suit on November 14, 2018 and filed an appeal before commissioner inland revenue to set-aside impugned demand or any other relief which may deem fit as per law. In view of the advice of legal counsel, the Holding Company is confident of a favourable outcome and accordingly no provision has been made in these consolidated financial statements.

17.4 During the year 2009-10 the Holding Company alongwith other sugar mills filed a Constitutional Petition before the Honourable High Court of Sindh against Pakistan Standards and Quality Control Authority- PSQCA challenging the notifications issued in respect of registration of the Standard Mark for refined sugar manufactured and sold by the Holding Company and levy of marking fee at the rate of 0.1% of ex-factory price of sugar sold with effect from January 1, 2009.

On December 4, 2012 the Honourable High Court of Sindh decided the case in favour of the Holding Company. Against the above order, PSQCA filed an appeal before the Honourable Supreme Court of Pakistan. On November 25, 2013 the Honourable Supreme Court of Pakistan passed an interim order against PSQCA restraining them from demanding any registration of standard marks / licensing fee from the sugar mills till further order and the case was adjourned to date in office.

According to the advice of legal counsel, the demand raised is without any lawful authority and is in violation of the Constitution, hence, no provision is made in this regard.

- 17.5 The Holding Company has provided counter guarantees to Bank AL Habib Limited, a related party, amounting to Rs. 250.00 (2017: Rs. 250.00) million against agriculture finance facilities to the growers supplying sugarcane to the mills and counter guarantees to other banks amounting to Rs.2,021.34 (2017: 1,691.76) million against guarantees issued by banks in favour of third parties on behalf of the Holding Company. These guarantees are secured by way of registered charge against hypothecation of stores and spares, stock-in-trade, assignment of trade debts and other receivables.
- 17.6 Commitments for capital expenditure amounting to Rs.1.79 (2017: 65.20) million.
- 17.7 Rentals under operating lease agreements in respect of vehicles, payable over the following next four years, are as follows:

Year ending September 30	2018 (Rupees in th	2017 ousands)
2018		13,709
2019	16,955	10,306
2020	13,296	6,461
2021	8,875	2,177
2022	3,447	
	42,573	32,653

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Segment
18.

		Sugar	Sugar Division	Distillery Division	Division	Textile Division	ivision	Trading Division	Division	Subsidiary Company	Company	Total	isM⊄ E
Not color and conince	Note	2018	2017	2018	2017	2018	2017	2018	2017	2018	2017	2018	2017
Local sales		3,394,824	3,581,722	518,711	565,210	5,624	4,176	322,084	655,910			4,241,243	4,807,018
Less: Sales tax / Federal excise duty		260,231	276,988	73,381	80,293	373	273	40,608	67,100			374,598	424,654
Export sales		3,134,593	3,304,734	445,330 2,478,649	484,917 1,985,933	5,251	268,399	281,476	256,481			3,866,650	4,382,364
Less. Export only, respin		872,741	296,563	5,683	3,094	32,341 538,727	14,814-	-	38,554 217,927			3884,434	56,462- 2,750,914
Net sales		4,007,334	3,601,297	2,918,296	2,467,756	543,978	257,488	281,476	806,737	-	-	7,751,084	7,133,278
Services Terminal Storage income - net	18.	4,007,334	3,601,297	7,436	1,652 2,469,408	543,978	257,488	281,476	806,737			7,436	1,652 7,134,930
Less: Cost of sales	19	3,750,687	3,521,210	1,901,556	1,982,261	492,371	243,449	339,754	797,870			6,484,368	6,544,790
Gross profit / (Loss)		256,647	30,087	1,024,176	487,147	51,607	14,039	(58,278)	8,867			1,274,152	590,140
Selling and distribution expenses Administrative expenses	22	95,762 156,704	47,655	134,530 14,278	114,942	21,645 5,166	11,052	210 375	1,791	6,497	69	252,147 183,021	175,440 157,833
Profit / flass) before other operating	_	252,466	191,051	148,808	124,568	26,811	15,277	285	2,308	6,497	89	435,168	333,273
expenses and other income		4,181	(110,964)	875,368	362,579	24,796	(1,238)	(58,863)	6,559	(6,497)	(69)	838,984	256,867
Other operating expenses	22											(56,883)	(32,054)
Impairment on long-term												(45,445)	

⁸³ investments - available for sale Other income

470,912

899,075

246,099

162,419

Operating profit

⁻Sugar division is engaged in manufacturing of refined sugar.

-Distillery division is engaged in manufacturing of ethanol, liquidified carbon dioxide (CO2) and providing bulk storage facilities.

-Textile division is engaged in manufacturing of household textiles.

-Trading division is engaged in trading of commodities viz sugar / molasses as and when opportunity occurs.

-HSM Energy principal activity to generate electricity through bagasse based plant.



	Sugar	Sugar Division	Distillery Division	Division	Textile	Textile Division	Trading	Trading Division	Total	a
	2018	2017	2018	2017	2018	2017	2018	2017	2018	2017
Services										
Terminal storage income - net			11,679	3,836					11,679	3,836
Less: Terminal expenses										
Salaries, wages and										
other benefits - note 18.2	٠		2,196	793			•		2,196	793
Repairs and maintenance			443	321	•	•	•	-	443	321
Water, electricity and gas	•	•	266	141	•	•	•	•	566	141
Rent, rates and taxes		•	630	419	•	•	•	•	830	419
Depreciation - note 3.2	•	•	426	353	•	•	•	•	426	353
Travelling and vehicle running expenses		•	4	47	•	•	•	•	44	47
Insurance	•		55	12	•	•	•	•	55	12
Other expenses	•	•	183	88	•	•	•	•	183	86
				1						

18.1

18.2 Salaries, wages and other benefits include a sum of Rs.0.12 (2017: Rs.0.06) million in respect of staff retirement benefits.



4,327,552 576,400

4,011,182 71,036

581,561 162,123

583,400 701,971

75,992 19,802

84,245 138,316

1,199,794 126,736

124,814

189,232 237,023 249,856

92,373 10,709 16,704 32,884 215,499 18,825

163,203

67,757 395,593

Geographical Information of customers 18.3

ry wise)				
Revenues from customers (Country wise				
sustomer				
s from o				motor
Revenue	Pakistan	Korea	NAE	United kingdom
_	_	_	_	_

Onited kingdom Malaysia

Singapore

Japan Canada

Switzerland South Africa Turkey

Thailand Srilanka Taiwan

India Philippine

Bangkok

Netherland Myanmar -rance

Holland

The revenue information above is based on the location of customers.

22,032 7,134,930

296,563

77,197

Of the Group's total revenue, one customer accounts for more than 10% 18.4

19



	Sugar Division	ivision	Distillery Division	Division	Textile Division	ivision	Trading Division	Division	Total	Test
	2018	2017	2018	2017	2018	2017	2018	2017	2018	2017
						ĺ				
Opening stock of raw material	4.336.220	4 149 366	242,834	162,182	8,572	3,337			251,406	165,519
asos) Italiofeis		4.149.366	1.779.042	1.918.847	371.364	181.378].].	6.486.626	6.249.591
Closing stock of raw material			(428,703)	(242,834)	(15,163)	(8.572)			(443,866)	(251,406)
Raw material consumed	4,336,220	4,149,366	1,350,339	1,676,013	356,201	172,806			6,042,760	5,998,185
Salaries, wages and										
other benefits - note 19.1	306,437	277,316	83,042	66,414	14,445	12,281			403,924	356,011
Research and development expenses	1,292	1,488						•	1,292	1,488
Process chemicals	66,169	42,076	29,888	39,646					96,057	81,722
Packing material	59,471	41,148			25,255	11,514	•		84,726	52,662
Dyeing, weaving and other charges					94,619	36,071			94,619	36,071
Stores and spare parts consumed	72,212	69,522	42,469	34,869			•		114,681	104,391
Rent, rates, taxes and lease rentals	7,393	7,115	9,034	2,660	1,507	1,132			17,934	15,907
Water, fuel and power	38,888	48,999	158,608	142,977	27,262	18,244			224,758	210,220
Repairs and maintenance	75,349	95,807	78,883	68,521	4,658	2,218			158,890	166,546
Legal and professional charges	5,212	1,680				, !	•		5,212	1,680
nsurance	8,607	9,889	6,207	7,151	915	228			15,729	17,568
Postage, telephone and stationery	4,314	3,294							4,314	3,294
Depreciation / amortization - note 3.2	179,116	113,522	71,780	70,466	5,474	6,018			256,370	190,006
Other manufacturing expenses	22,073	20,412	10,087	7,564	279	166			32,439	28,142
Duty drawback / Rebate		, !			(24,555)	(14,725)		٠	(24,555)	(14,725)
Bagasse transferred to distillery division	(83,219)	(10,787)							(83,219)	(10,787)
Molasses transferred to distillery division	(376,313)	(315,503)							(376,313)	(315,503)
Sale of Electricity	(25,951)								(25,951)	
Sale of Bagasse	(10,147)								(10,147)	
,	350,903	405,978	489,998	445,268	149,859	73,447			990,760	924,693
Manufacturing cost	4,687,123	4,555,344	1,840,337	2,121,281	506,060	246,253			7,033,520	6,922,878
Opening stock of work in process	1,390	2,368			31,588	27,949			32,978	30,317
Closing stock of wark in process	(835)	(1,390)			(45, 154)	(31,588)			(45,989)	(32,978)
	222	978].		(13,566)	(3,639)].		(13,011)	(2,661)
Cost of poods manifactured	4.687.678	4,556,322	1.840.337	2.121.281	492.494	242.614	.	.	7.020.509	6.920.217
Opening stock of finished goods Purchases	1,102,539	67,427	267,710	128,690	97	352	2,980	3,924	ᆫ	200,393
					292	280	339,754	796,926	_	797,506
Closing stock of finished goods	(336,991)	(1,035,112)	(206,491) 61,219	(139,020)	(123)	(97) 835	339,754	797,870	(536,141)	(375,427)
	3.750.687	3,521,210	1.901.556	1,982,261	492,371	243,449	339,754	797.870	6.484.368	6.544.790

3,750,687 3,521,210 1,901,556 1,982,261 492,371 243,449 339,754 797,870 6,484,368 6,544,790 6,54



	Sugar Divi	ivision	Distillery	Division	Textile D	e Division	Trading	Division	Subsidiary	Company	Tota	a a
	2018	2017	2018	2017	2018	2017	2018	2017	2018	2017	2018	2017
Selling ad distribution expenses Salaries, wages and												
efits - note 20.1	9,992	7,215	4,835	3,059	5,053	4,209					19,880	14,483
nsurance	7,201	3,977	2,006	1,475							9,207	5,452
s, taxes and lease rentals	1,020	986	1,040	1,11							2,060	2,097
freight, handling and	77,549	35,477	119,903		6,470	4,040	210	1791		٠	204,132	148,023
forwarding expenses			6,746		10,122	2803					16,868	5,385
ther expenses	95,762	47,655	134,530	114,942	21,645	11,052	210	1791			252,147	175,440
				!			ı					

20

Salaries, wages and other benefits include a sum of Rs.0.90 (2017: Rs.0.76) million in respect of staff retirement benefits. 20.1

21. Administrative Expenses

alaries, wages and other	İ					6		3	į			
benefits - note 21.1	86,776					3,260	533	212	4,761		100,595	85,419
Insurance	1,262							,			1,356	1,594
Repairs and maintenance	2,271					161			14		3,203	2,671
ostage, telephone and stationery	4,811					100			74		5,602	4,718
Travelling and vehicle running expenses	13,771								1,381		16,616	15,074
Rent, rates, taxes and lease rentals	7,508										9,161	9,419
Water, electricity and gas	3,446					82					3,969	3,538
-ees, subscription and periodicals	2,665					প্র					2,709	2,396
egal and professional charges	1,468										4,203	3,097
irectors' meeting fee	200										200	575
Repreciation - note 3.2	2,260								82		2,683	2,127
Auditors' remuneration - note 21.2	1,652							_		20	3,261	2,630
other expenses - note 21.3	28,314	23,906	310	231	388	408	50	=	120	19	29,163	24,575
	156,704	!	•		•	l		ļ.	l I.	88	183,021	157,833

21.1 Salaries, wages and other benefits include a sum of Rs.3.42 (2017: Rs.3.20) million in respect of staff retirement benefits.

21.2 Auditors' remuneration

1,530	20	351	530	169	2,630
1,672	62	378	882	264	3,261
	20				20
	62				62
175		40	8	19	594
8		14	엃	10	116
99		15	ଯ	5	32
117					524
230		120	185	9	895
630					1206
0/2		176	265	88	1,296
864		195	457	136	1,652
Statutory audit fee - Holding Company	Annual Audit fee - Subsidiary Company	Half yearly review fee	Tax / other services	Out of pocket expenses	





Sugar division's other expenses include donation of Rs.21.0 (2017; Rs.16.2) million as per details below: 21.3

Name of Institution

								21,000 16,200
Al-Sayyeda Benevolent Trust	Habib Education Trust	Rehmat Bai Widows & Orphanage Trust	Habib Medical Trust	Habib Poor Fund	Family Education Services Foundation	Diamer Bhasha and Mohmand Dams Funds	Markaz-e-Ummeed	

None of the Directors or their spouses had any interest in the above donee's fund.

Information on assets, liabilities and capital expenditure by segment is as follows: 21.4

		ć		i	:				(Rupee	(Rupees in thousands)	ands)	
		Sugar Division 2018 2013	vision	Distillery Division 2018 2017	Division 2017	2018 2017	2017	1 rading Division 2017	2017	1 otal 2018	2017	
8 3 5	Segment assets Subsidiary Company Unallocated assets	4,316,305	3,445,502	1,725,757	1,420,128	350,631	297,035	132,549	LC C	6,525,242 5,528,580 46,488 15,331 3,882,238 3,598,650 10,453,968 9,142,561	5,528,580 15,331 3,598,650 9,142,561	
ග ගිටි	Segment liabilities Subsidiary Company Unallocated liabilities	1,882,671	1,533,893	173,116	132,583	95,028	59,046	216	121,314	2,151,031 150 205,110 2,356,291	1,846,836 50 312,438 2,159,324	
ပြိတ်	Capital expenditure Subsidiary Company	201,910	599,081	22,125	132,388	740				224,775 31,242 256,017	731,469 15,331 746,800	



₩ BSM ←				
		Note	2018 (Rupees in th	2017
22.	Other operating expenses		(Hapees III II	iousarius)
	Workers' Profit Participation Fund Workers' Welfare Fund	16.1	50,783 6,100 56,883	26,474 5,580 32,054
23.	Other income Income from financial assets		30,003	02,004
	Profit on redemption / sale of investments Dividend income	23.1 23.2	871 108,521	113,981 120,629
	Exchange gain - net		35,986 145,378	2,152 236,762
	Income from non financial assets			
	Gain on disposal of fixed assets Agricultural income		6,513 2,579	3,851 2,245
	Scrap sale		7,949	3,241
			17,041 162,419	9,337 246,099
23.1	Profit on redemption of units includes profit of the fol	lowing funds		
23.1	Management Limited, a related party.	lowing funds	managed by m	IADID ASSEL
			2018 (Rupees in th	2017
	First Habib Asset Allocation Fund		209	iousarius)
	First Habib Islamic Income Fund			35
			209	35
23.2	Dividend income includes dividend received from the fo	ollowing relate	•	
		Note	2018 (Rupees in th	2017
	Bank AL Habib Limited		72,410	84,478
	Habib Insurance Company Limited		4,023	9,387
			76,433	93,865
24.	Finance income - net			
	Profit on treasury call accounts	12.1	6,931	10,733
	Profit on term deposit receipts Interest on loan to employees	12.2	88,282 601	77,710 <u>475</u>
			95,814	88,918
	Less: Mark-up / interest on:			
	Short-term borrowings	24.1 & 24.2	(25,240)	(46,433)
	Workers' Profit Participation Fund Bank charges		(443) (16,501)	(1,094) (14,984)
			(42,184)	(62,511)
			53,630	26,407

- 24.1 The financial facilities from various commercial banks amounted to Rs.8,212 (2017: Rs.5,313) million.
- 24.2 These facilities are secured by way of registered charge against hypothecation of stock-in-trade, stores and spares, assignment of trade debts and other receivables. The rate of mark-up during the year was 2.20% (2017: 2.25% to 7.54%) per annum.



25.	Taxation			2018 2017 (Rupees in thousands)		
	Income tax - current prior years			70,124 - 70,124		
	Deferred tax		25.1	(12,500)	(5,500)	
25.1	Reconciliation of tax (inc Accounting profit	ome) / charge for the year	25.1	<u>57,624</u> 952,705	(60,000) 497,319	
	Corporate tax rate			29%	30%	
	Tax on accounting profit at	applicable rate		276,284	149,196	
	Tax effect of timing differer Tax effect of lower tax rate Tax effect of income exem Tax effect of tax credits Tax effect of expenses tha in determining taxable in Adjustment relating to prior	s on export and certain income opt from tax t are inadmissible ncome	•	(12,500) (243,266) (748) (36,138) 73,992 - (218,660) 57,624	3,839 (132,065) (643) (107,000) 81,173 (54,500) (209,196) (60,000)	
25.2	The income tax return for th filed.	e Tax year 2018 (financial year	ended S	eptember 30, 20	017) has been	
25.3	Comparison of tax provision	and tax assessment for previou	us years:			
	Financial years	Tax years		Tax Assessed (Rupees	Provision for Taxation in thousands)	
	September 30, 2017 September 30, 2016 September 30, 2015	Tax year 2018 Tax year 2017 Tax year 2016	25.3.1	150,173 166,377	167,000 175,000	
25.3.1	No tax liability due to loss ar	nd available tax credit.		2018 (Rupees in	2017 thousands)	
26.	Earnings per share - Basic and diluted					
	Profit after taxation			895,081	557,319	
	Number of ordinary shares	of Rs.5 each		150,000,000	150,000,000	
	Earnings per share - Basic	and diluted (Rupees)		5.97	3.72	



	Oach accorded from 14 and to according	2018 (Rupees in t	2017 housands)
27.	Cash generated from / (used in) operations		
	Profit before taxation	952,705	497,319
	Adjustment for non-cash charges and other items		
	Depreciation / amortization Gain on disposal of fixed assets Profit on redemption / sale of investments Finance income - net Impairment on long term investment - available for sale Dividend income	259,479 (6,513) (871) (53,630) 45,445 (108,521) 135,389	192,486 (3,851) (113,981) (26,407) - (120,629) (72,382)
	Working capital changes - note 27.1	(764,544) 323,550	(2,046,629) (1,621,692)
27.1	Working capital changes		
	(Increase) / decrease in current assets		
	Stores and spare parts Stock-in-trade Trade debts Loans and advances Trade deposits and short-term prepayments Other receivables	(42,999) (1,090,483) (257,162) 412,962 232 11,954 (965,496)	(10,892) (1,271,765) (190,212) (557,146) (968) (120,282) (2,151,265)
	Increase / (decrease) in current liabilities	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, , , , , , , , , , , , , , , , , , , ,
	Trade and other payables Advance from customers	190,503 10,449 200,952	(281,257) 385,893 104,636
	Net changes in working capital	(764,544)	(2,046,629)



28. Remuneration of Chief Executive, Directors and Executives

		20	18			20)17	
	Chief Execu- tive	Direc- tors	Execu- tives	Total	Chief Execu- tive	Direc- tors	Execu- tives	Total
			(F	Rupees in	thousand	ds)		
Managerial								
Remuneration	12,000	14,132	77,563	103,695	11,200	8,660	67,004	86,864
Perquisites								
Telephone	42	39	404	485	42	27	421	490
Bonus	-	-	8,677	8,677	-	-	7,079	7,079
Medical	190	714	3,727	4,631	252	178	2,269	2,699
Utilities	-	627	-	627	-	541	-	541
Entertainment	-	305	-	305	-	462	-	462
Retirement benefits	850	1,036	5,143	7,029	802	641	5,394	6,837
	13,082	16,853	95,514	125,449	12,296	10,509	82,167	104,972
Number of persons		2	25	28	1	2	22	25

- 28.1 Chief Executive, Directors and certain Executives are also provided with the Group maintained cars.
- 28.2 Aggregate amount charged in these consolidated financial statements in respect of directors' meeting fee paid to five Non Executive Directors of Rs. 0.50 million (2017: Rs.0.57 million for five Directors)
- 28.3 On July 24, 2018 Mr. Farouoq Habib Rahimtoola was co-opted as Director in place of Mr. Munawar A. Habib who has resigned on July 24, 2018.
- 28.4 Comparative figure have been restated to reflect changes in definition of executive as per Company Act 2017.

29 Financial Risk Management Objectives and Policies

The main risks arising from the Group's financial instruments are credit risk, interest risk, liquidity risk, foreign currency risk, equity price risk and capital risk. The Board of Directors of the Group (the Board) reviews and decides policies for managing each of these risks which are summarised below.

29.1 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 Group attempts to control credit risk by monitoring credit exposures, limiting transactions with specific counter parties and continually assessing the credit worthiness of counter parties.

Concentrations of credit risk arise when a number of counter parties 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 Group's performance to developments affecting a particular industry.

The Group is exposed to credit risk on loans, advances, deposits, trade debts, other receivables and bank balances and profit accrued thereon. The Group seeks to minimize the credit risk exposure through having exposures only to customers considered credit worthy and obtaining securities where applicable. The maximum exposure to credit risk at the reporting date is as follows:



	2018	2017
	(Rupees in t	housands)
Long-term loans	4,799	6,570
Long-term deposits	3,928	4,028
Trade debts	511,542	254,380
Loans and advances	390,470	803,432
Trade deposits	751	751
Profit accrued on bank deposits	2,741	1,551
Other receivables	124,823	136,440
Bank balances	767,506	924,033
	1,806,560	2,131,185

Quality of financial assets

The credit quality of financial assets that are neither past due nor impaired can be assessed by reference to external credit ratings or the historical information about counter party default rates as shown below:

		2018 (Rupees in th	2017 nousands)
29.1.1	Trade debts Customers with no default in past one year	511,542	250,265
	Customers with some defaults in past one year which have been fully recovered		4,115
	Customers with default in past one year which have not yet been recovered	511,542	254,380
29.1.2	Bank Balances		
	A1+ A2	767,218 193	922,270 1,663
		767,411	923,933

29.2 Interest rate risk

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

At the date of the consolidated statement of financial position, the bank balances of Rs.666.85 (2017: Rs.904.45) million are subject to interest rate risk. Applicable interest rates have been indicated in Note 12 to these consolidated financial statements. Group's profit after tax for the year would have been Rs.4.74 (2017: Rs.6.33) million higher / lower if interest rates have been 1% higher / lower while holding all other variables constant.



29.3 Liquidity risk

Liquidity risk is the risk that the group will not be able to meet its financial obligations as they fall due.

Year ended September 30, 2018	On demand	Less than 3 months	3 to 12 months	1 to 5 years	> 5 years	Total
		(Rup	ees in thousa	ands)		
Trade and other payables		544,704	955,460			1,500,164
Advance from customers		702,369	-	-	-	702,369
	-	1,247,073	955,460			2,202,533
Year ended						
September 30, 2017	On	Less than	3 to 12	1 to 5	> 5	
•	demand	3 months (Rup	months ees in thousa	years ands)	years	Total
Trade and other payables		409,376	899,995			1,309,371
Advance from customers		691,920				691,920
	-	1,101,296	899,995			2,001,291

29.4 Foreign currency risk

Foreign currency risk is the risk that the value of financial assets or a financial liability will fluctuate due to change in foreign exchange rates. It arises mainly where receivables and payables exist due to transactions in foreign currency. The Group's exposure to foreign currency risk is as follows:

			2018 (Rupees in	2017 thousands)
Trade debts		\$ £	2,676,190	1,095,175
Advance from customers		\$	189,470 242,134	16,361 170,595
The following significant exchange rates have been applied at the reporting dates:				
Exchange rates	buying selling buying selling	\$ \$ & Q	124.20 124.40 162.44 162.69	105.37 105.57 141.35 141.62

The foreign currency exposure is partly covered as the outstanding balance at the year end is determined in respective currency which is converted into rupees at the exchange rate prevailing at the date of the consolidated statement of financial position.

Sensitivity analysis:

The following table demonstrates the sensitivity of the Group's profit before tax and the Group's equity to a reasonably possible change in the foreign currency exchange rate, with all other variables held constant.



	Change in foreign currency	Effect on profit	Effect on equity
	rate (%)	(Rupees in t	thousands)
September 30, 2018	+10	33,304	32,941
	-10	(33,304)	(32,941)
September 30, 2017	+10	9,970	9,852
	-10	(9,970)	(9,852)

29.5 Equity price risk

The Group's investments are susceptible to market price risk arising from uncertainties about future values of investment securities. The Group manages the equity price risk through diversification and placing limits on individual and total investments. Reports on the investment portfolio are submitted to the Group's senior management on a regular basis. The Investment Committee of the Group reviews and approves policy decisions.

At the date of the consolidated statement of financial position, the exposure to investments held as available for sale was Rs.2,898.62 (2017: Rs.2,402.97) million.

29.6 Capital risk management

The primary objective of the Group's capital management is to ensure ample availability of finance for its existing and potential investment projects, to maximise shareholder value and reduce the cost of capital.

The Group manages its capital structure and makes adjustment to it, in light of changes in economic conditions. In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders or issue new shares

The gearing ratio of the group is Nil (2017: Nil) and the group finances its investments portfolio through management of its working capital and equity with a view to maintaining an appropriate mix between various sources of finance to minimise risk.

29.7 Fair value of financial instruments

Fair value is the amount for which an asset could be exchanged, or a liability settled, between knowledgeable willing parties in an arm's length transaction.

Financial assets which are tradeable in an open market are revalued at the market prices prevailing on the date of the statement of financial position. The estimated fair value of all other financial assets and liabilities is considered not significantly different from book value.

The Group uses the following hierarchy for disclosure of the fair value of financial instruments by valuation techniques:

Level 1: Quoted prices in active markets for identical assets.

Level 2: inputs other than quoted prices included in Level 1 that are observable for the asset either directly or indirectly.

Level 3: inputs for the asset that are not based on observable market data.



_	2018					
	Level 1	Level 2	Level 3	Total		
		(Rupees in	thousands)			
Long-term investments	2,778,119	-	120,500	2,898,619		
	2,778,119	-	120,500	2,898,619		
	2017					
	Level 1	Level 2	Level 3	Total		
		(Rupees in	thousands)			
Long-term investments	2,344,465	-	58,500	2,402,965		
	2,344,465	-	58,500	2,402,965		

During the year, there were no transfers between level 1 and level 2 fair value measurements, and No transfers into and out of level 3 fair value measurement.

30. Capacity and production

		2018		2017		
		Quantity	Working days	Quantity	Working days	
30.1	Sugar division					
	Crushing capacity Crushing based on actual	11,000	M.Tons Per Day	7,000	M.Tons Per Day	
	working days	1,540,000	M.Tons 140	896,000	M.Tons 128	
	Actual crushing	1,028,901	M.Tons 140	865,530	M.Tons 128	
	Sucrose recovery	10.30	%	9.97	%	
	Sugar production	106,005	M.Tons	86,316	M.Tons	

Crushing capacity enhanced to 11,000 M. Tons per day under BMR and trial run successfully completed during last week of crushing season 2016-17. Sugar unit operated below capacity due to lesser Availability of sugarcane.

30.2 Distillery division

Ć	Ethanol Capacity Actual production	34,000 34,643	300 335	M.Tons M.Tons	300 344
Ć	iquidified carbon dioxide (Co2) Capacity Actual production	18,000 9,903	300 248	 M.Tons M.Tons	300 277

c) During the year, CO2 plants operated below capacity due to lower demand.

30.3 Textile division

Capacity	560,000	Kgs.	300	560,000 Kgs.	300
Actual production	928,557	Kgs.	300	515,253 Kgs.	300

The actual production of textile division was higher than the capacity due to Weaving from outside source.



Provident Fund related disclosure

The following information is based on un-audited financial statements of the Fund as at September 30:

	2018	2017	
	(Rupees in thousands)		
Size of the fund - Total assets	307,631	298,223	
Fair value of investments	292,175	278,358	
Percentage of investments made	94.98	93.34	

- 31.1 The cost of above investments amounted to Rs.253.18 million (2017: Rs.256.40 million).
- 31.2 The break-up of fair value of investments is as follows:

	2018	2017	2018	2017
	(Perc	entage)	(Rupees	in thousands)
National savings scheme	93.65	92.18	273,618	256,575
Bank deposits	6.31	7.78	18,438	21,662
Debt securities	0.04	0.04	119	121
	100.00	100.00	292,175	278,358

31.3 The investments out of provident fund have been made in accordance with the provisions of Section218 of the Companies Act 2017 and the rules formulated for this purpose.

32	Number of Employees	2018 201		017	
		Total	Factory	Total	Factory
			(Nun	nber)	
	Number of employees including contractual employees at September 30	554	432	556	433
	Average number of employees including contractual employees during the year	542	421	560	441

33. Transactions with related parties

Related parties comprise of subsidiary, associated entities, entities with common directorship, directors and key management personnel. Material transactions with related parties during the year, other than those which have been disclosed elsewhere in these consolidated financial statements are as follows:

	2018	2017
	(Rupees in t	housands)
Insurance premium paid	25,784	28,499
Insurance claims	200	7,185
Profit on treasury call accounts / term deposits	94,527	83,034
Profit accrued on bank deposits	2,713	1,449
Purchase of investments	161,900	56,100
Sale proceeds of investments	50,210	10,035
Dividend received	76,433	93,865
Dividend paid	41,588	65,572
Bank charges	955	470

Transactions with related parties are carried out under normal commercial terms and conditions.



Following are the related parties with whom the group had entered into transactions or have arrangement/agreement in place.

Name	Basis of association	Percentage of shareholding
Bank Al Habib Limited	Common directorship	1.61
Habib Insurance Company Limited	Common directorship	4.21
Habib Mercantile Company (Pvt.) Limited	Common directorship	-
Habib Sons (Pvt.) Limited	Common directorship	-
Habib Assets Management Limited	Common directorship	-
Hasni Textile (Pvt.) Limited	Common directorship	-
UniFood Industries Limited	Key Management Personnel are directo	rs 15.43

34. Dividend

The Board of Directors of Holding Company in their meeting held on December 26, 2018 have proposed a final cash dividend of Rs.2.75 per share (5%) for the year ended September 30, 2018. The approval of the members for the proposed final Cash dividend will be obtained at the Annual General Meeting of the Holding Company to be held on January 28, 2019.

Under Section 5A of the Income Tax Ordinance, 2001, a tax on every public company shall be imposed at the rate of 5% of accounting income before tax. However, this tax shall not be applied in case of a public company which distributes profit equal to 20% of its after tax profits within six months from the end of the year.

Based on the fact the Board of Directors of the Holding Company has proposed 55% dividend for the year ended September 30, 2018 which exceeds the above prescribed minimum dividend requirement, the Holding Company believes that it would not eventually be liable to pay tax on its undistributed profits as of September 30, 2018.

General

- 35.1 Figures have been rounded off to the nearest thousand rupees.
- 35.2 These consolidated financial statements were authorised for issue on December 26, 2018 by the Board of Directors of the Holding Company

Amir Bashir Ahmed Chief Financial Officer Raeesul Hasan Chief Executive Murtaza H. Habi Director



Pattern of Shareholding as at September 30, 2018

Number of Shareholders	From	Size of Shareholding From To	То	Total Numbers of Shares held
1,719 817	101		100	36,408
473	501	***	1,000	36,408 234,402 365,310
1,244 247	1,001 5,001	***	5,000 10,000	2,848,385 1,779,737
116	5,001 10,001	***	15.000	1,450,685
71 50	15,001 20,001 25,001	***	20,000 25,000	1,254,280 1,127,808
50 26 18	25,001 30,001	***	30,000 35,000	725,095 593,836
20	35,001	***	40,000	758,256
20 12 10	40,001 45,001	***	45,000 50,000 55,000	505,776 474,154
14 5	50,001 55,001	***	55,000 60,000	732,749
ž	60,001 65,001	***	65,000	281,648 440,311
7 3 5	65,001 70,001	***	70,000 75,000	200,282 358,966
6	75,001 85,001	***	75,000 80,000	467,667 345,858
5	90,001 95,001	***	90,000 95,000	458,269
52 2	95,001 110,001	***	100,000	200,000 227,875
	110,001 115,001	***	115,000 120,000	119,500
1	120,001 125,001	***	125,000 130,000	122,000 125,757
4	130,001	***	135,000	529,814 138,002
1	135,001 140,001	***	140,000 145,000	567,885
3	150,001 155,001 185,001		155,000 160,000	460,318 157,750
2	165,001	***	170,000	333,471 174,988
1 2	175,001	***	175,000 180,000	356,251
2 2 2 3	185,001 190,001	***	190,000 195,000	372,279 381,329
	200,001	***	205,000	606,230 205,156
1 1	205,001 225,001	***	210,000 230,000	205,156 226,846
i	245,001 250,001	***	250,000	250,000 254,500
1 3	280,001 280,001 285,001	***	255,000 285,000	852,330 289,337
3 1	285,001	***	290,000 305,000	289,337 607,627
2 1	300,001 305,001	***	310,000 325,000	312,959 320,446
1 1	320.001	***	325,000 330,000	320,446 982,617
3	325,001 340,001	***	345,000	982,617 340,740
1 1	355,001 385,001	***	360,000 390,000 395,000	359,970 390,000
1 1	390.001	***	395,000	390.045 397,377 403,000
i	395,001 400,001	***	400,000 405,000	403,000
1 2 1	405,001 420,001	***	410,000 425,000	409,546 843,564
1	435,001 445,001	***	440,000 450,000	439,737 445,536
2 1	460.001	***	465.000	463.815
1 1	480,001 510,001	***	485,000 515,000	481,000 510,668
1 1	520,001 570,001	***	525,000	521,263 572,918
1	570,001 595,001	***	575,000 600,000	597.032
1	880,001 950,001	***	885,000 955,000	880,825 952,368
i	970,001 1,080,001	***	975.000	970.127 1,080,889
1	1,080,001 1,120,001	***	1,085,000 1,125,000	1.122.697
i	1,145,001 1,180,001	***	1,150,000 1,185,000	1,147,494 3,544,978
3 1	1,265,001 1,285,001	***	1.270.000	1,266,939
2	1.290.001	***	1,290,000 1,295,000	3,866,686 1,294,000
1	1,415,001 1,440,001	***	1,420,000 1,445,000	1,418,565 1,440,330
1	1,440,001 1,510,001 1,685,001	***	1,515,000	1,440,330 1,510,668 1,688,251
1	1,685,001 1,730,001	***	1,690,000 1,735,000	1,688,251 1,732,000
1	1,820,001	***	1.825.000	1,823,677
1	1,825,001 1,865,001	***	1,830,000 1,870,000	1,827,819 1,866,906
1	2,025,001 3,070,001	***	2.030,000	1,866,906 2,029,070 3,071,845
1	3,555,001	***	3,075,000 3,560,000	3,559,751
1	3,750,001 3,820,001	***	3,560,000 3,755,000 3,825,000	3,071,845 3,559,751 3,754,512 3,821,357 4,122,006
1	4.120.001	***	4,125,000	4,122,006
1	4,445,001 4,745,001 5,825,001	***	4,450,000 4,750,000	9,990,730
1	5,825,001 6,550,001	***	5,830,000 6,555,000	4,750,000 5,825,357 6,554,075
1	9,415,001	***	9,420,000 10,520,000	9,415,312 10,518,253
1	10.515.001 26.510,001	***	10,520,000 26,515,000	10,518,253 26,513,125
	magar i agar i			
4,971	1			150,000,000

Shareholders' Category	Number of Shareholders	Number of Shares held	Percentage
General Public (Local) General Public (Foreign) Insurance Companies Joint Stock Companies Financial Institutions Modaraba Companies Charitable Trust Societies Corporate Law Authority	4,818 72 74 48 8 2 16 2	54,970,429 1,594,348 12,006,285 38,883,004 26,975,127 1,521,068 14,039,672 9,976	36.65 1.06 8.00 25.92 17.99 1.01 9.36 0.01
	4,971	150,000,000	100.00



Pattern of Shareholding as on September 30, 2018 Additional Information

Additional Information				
Shareholders' Categories		Number of Shareholders	Number of Shares Held	
Associated companies, undertakings and	related parties			
Habib Mercantile Co. (Pvt.) Ltd. Habib & Sons (Pvt.) Ltd. Bank Al Habib Ltd. Habib Insurance Co. Ltd.		1 1 1	510,668 521,263 9,415,312 4,448,758	
NIT and ICP				
National Investment (Unit) Trust (NIT) Investment Corporation of Pakistan		1	10,518,253 2,818	
Directors, CEO and their spouses and min	or children			
Asghar D. Habib Ali Raza D. Habib Muhammad Nawaz Tishna (NIT Nominee) Murtaza H. Habib Shams Mohammad Haji Amin Ali Abdul Hamid Farouq Habib Rahimtoola Raeesul Hasan Mrs. Tahira Ali Asghar W/o Mr. Asghar D. Hali Mrs. Razia W/o Mr. Ali Raza D. Habib Executives Public Sector Companies and Corporation Banks, Development Finance Institutions, Non Banking Financial Institutions.	s	1 1 1 1 1 1 1 1 2	3,821,357 445,536 3,754,512 5,000 23,971 5,000 31 1,823,677 325,078 1,269 37,851,663	
Insurance Companies, Takaful, Modarabas and Pension Funds	3	10	16,117,339	
General Public a). Local b). Foreign		4,807 72	44,764,498 1,594,348	
Others Charitable & Other Trusts Societies Government Institution Shareholders holding 5% or more voting ri	ights	16 2 1 4,971	14,039,672 9,976 1 150,000,000	
10014 le destés Head Head de la Colorea				

ICOM Industrie Und Handels, Schaan Principality of Liechtenstein National Investment (Unit) Trust (NIT) Bank Al Habib Ltd. 10,518,253 9,415,312 The detail of transactions by the Company's Directors, Executives and their Spouses during the year:

Name	Date	No of Shares	
Mrs. Tahira Ali Asghar - Spouse of Chairman	12.01.2018	5,000	Gift
Mr. Asghar D. Habib - Chairman/ Director	28.03.2018		Received against
Mr. Ali Raza D. Habib	28.03.2018	422,318	distribution upon
Mr. Murtaza H. Habib	28.03.2018		closure/liquidation
Mr. Munawar Ali Habib	28.03.2018	422,311	of the Company
Syed Ali Niaz Akhtar	28.03.2018	49	, ,

26,513,125



*24 جولا ئى <u>201</u>8 وكوستعفىٰ ديا

**24اگست2018ء كوشال موك

ا۔ شیئر ہولڈنگ کے طریقداوراس سے متعلق اضافی معلومات صفح نمبر 115 اور 116 بردی گئی ہیں۔

سار دائر يكشرز CFO،CEO، كيني سيريش وادران كي فيمليز كشيئر بولذيك بن تبديلي جوكشيئر بولذيك كي نوعيت صفي نبسر 116 يردي كني ب

ۋائزىكىترزىتىدىلى:

سال کے دوران منورعلی حبیب بور ڈ سے استعفیٰ دیا اور اُن کی جگہ فاروق حبیب رحیم تو ااکو بور ڈ میں شامل کیا گیا۔

جزل:

ڈ ائر یکٹران اپنے تمام عملے ،سروسز خدمات اور تخت محنت سے کام کرنے کااعتر اف کرتے ہیں جس میں کمپنی کے آفیسر ،اشاف اور ورکرز شامل ہیں اوران مالیاتی اداروں کاشکر پیھی ادا کیا ہے جن کے ساتھ ہمارے کاروباری تعلقات اور ہمارے کسٹمرز کا بھی جن کی سپورٹ اور تعاون حاصل رہا۔

بورڈ آف ڈائر بکٹرز کی جانب ہے

كراجي مورور 26 دىمبر 2018ء

مرتفنی ایج حبیب وائز بمثر

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كار يوريث اور مالياتي ريوتك فريم ورك مع مثلق الشيمنث:

- ا۔ مالیاتی حسابات جو کہ کمپنی نے مرتب سے ہیں بیشفاف انداز میں کمپنی کی ضروری اموراور آپریشنز کے تائج اورکیش فلواورا یکویٹی میں تبدیلی کو ظاہر کرتے ہیں۔
 - ۲۔ سمبنی کی بکس آف اکاؤنٹ مناسب طریقے سے ترتیب دیئے جاتے ہیں۔
- ۳۔ مالیاتی حسابات کی تیاری کے سلسلے میں مناسب اکا وَ منتک پالیسیوں کوشلسل کے ساتھ لا گوکیا گیا ہے اور کسی بھی تبدیلی اور تخیینہ کومناسب اور واضح طور پر ظاہر کیا جاتا ہے۔
- سم۔ انٹرنیشنل اکا وَنٹنگ اسٹینڈر وُز جو کہ پاکستان میں نافذ العمل ہے اس پر مالیاتی حسابات کی تیاری پر لا گوکیا گیا ہے۔ جہاں نہیں کی گئی وہاں مناسب طور پر وضاحت کی گئی ہے۔
 - ۵ ۔ داخلی کنٹرول کا نظام مشکم ہاورمؤٹر طور پراس بیٹل درآ مداور گرانی کی جاتی ہے۔
 - ۲۔ سمینی کی صلاحیت بطور چلتے ہوئے کاروبار پر کمی قتم کا شک وشبنیں ہے۔
 - 2- کاربوریٹ گورنس کے طریقے کا جیسا کہ سٹنگ ریکولیشنز میں تفصیل دی گئی ہے جس کی کوئی خلاف ورزی نہیں گی تی۔
 - ٨- حيسال ك مالياتي اعدادو شاراورآ بريش كمتعلق معلومات صفح نمبر 10 بردي كي ب-
 - 9 فیکسسز اور محصولات سے متعلق معلومات مالیاتی اشیشنٹ کے نوٹس میں دی گئی ہے۔
 - +۱- سرماییکاری کی ویلیوبشمول حاصل کرده منافع اور پرویڈنٹ فنڈ اور گریجونٹی کاڈیپازٹ /کرنٹ اکاؤنٹ میں بیلنس 2017 درج ذیل ہے۔

(روپے ہزاروں میں)

پوويلن فند 292,175

سال کے دوران بورڈ کے جارا جلاس منعقد کئے گئے اور ہرڈ ائز بکٹر کی حاضری کی تفصیلات درج ذیل ہیں:

اجلاس میں شرکت کی تعداد	ڈائر <i>یکٹر</i> کا نام
4	جناب <i>اصغر</i> دُ ی صبیب
3	جناب على رضاؤى حبيب
4	جناب محمد نوازتشنا
4	جناب مرتضى الحج حبيب
4	جناب ام <u>ي</u> ن على عبدالحبيد
4	جناب شمس محمرها ج <u>ی</u>
1	جناب منور <i>على حبي</i> ب*
1	جناب فارق حببيب رحيم تولا**
4	منا ليمين الحسور



بائیوگیس کی شکل میں توانائی کے حصول سے متعلق ہے۔

اللہ تعالی کے کرم سے ان پر دجیکش کے کامیاب آپریشن کے تحت نواب شاہ کے لوگوں کے لئے آلودگی ہے یاک ماحول فراہم کرنے کی یقین دہانی کی گئی ہے۔

صحت حفاظت اورسيكيور في:

ا یک اہم ذمہ دارا دارے کے طور پر کمپنی اس بات پر کمل انفاق کرتی ہے کہ صحت حفاظت اور سیکیو رقی کا اعلیٰ معیار قائم کیا جائے کے کپنی با قاعد گی ہے آس پاس رہنے والے لوگوں کی طبی ضروریات اورامدا دفراہم کرتی ہے اوراس حوالے سے کلیئنس اور ویلفیئرا داروں کوطبی اور دیگر سہولیات کراہم کرنے کیلئے عطیات دیتی رہتی ہے۔

خصوصی افراد کے لئے روزگار:

سمینی نے جسمانی طور پرمعذورافرادکوملازمت فراہم کی ہیں جو کہ معذورافراد (تقرری اور آباد کاری) آردینس 1981 پڑل کرتے ہوئے کیا ہے۔

صنعتی تعلقات:

سمینی کے اندرا چھے ماحول اور مناسب تعلقات کی بنیاد پر کام کیا جار ہاہے۔

قوى خزانے ميں حصددارى:

آپ کی تمپنی نے شکیسز مجصولات بیلزنیکس اورا کیسائز کی مدین 567.58 ملین روپ قومی خزانے میں جع کرائے میں اس کےعلاوہ بیتی زرمباولہ بھی حاصل کیا جو کہ مبلغ 3,537.87 ملین روپے(29.62 \$ US ملین) کے مساوی ہیں جو کہ زیرنظر سال کے دوران شکر، استھانو ل اور گھریلو ٹیکٹائل کی ایکسپورٹ ہے حاصل کیا۔

ریٹائز ہونے والے موجودہ آڈیٹرزمیسرز ۲۷ فورڈ روڈز، چارٹرڈا کاؤٹٹیٹس نے اہل ہونے کی بنیاد پردوبارہ تقرری کیلئے سفارش کی ہے۔

آ ڈٹ کمیٹی نے میسرز EY فورڈ روڈ ز، جارٹرڈا کا ویٹینٹس کوآئندہ سال کے لئے کمپنی کے آڈیٹرز کے طور پر دوبارتقرری کیلئے سفارش کی ہے۔

كمپنى ايك 2017 (ايك) كاثمل درآ مربونا

کمپنیزا کیٹ 2017(ایکٹ)30 مئی 2017 سے اطلاق ہوا۔ تا ہم سیکورٹیز اینڈ ایمپین آف پاکستان نے اپنے سرکلرنبر 17 سال 2017 کا بتاریخ 20 جولائی 2017 کے تحت ان کمپنیز جن کا مالیاتی سال 30 جون 2017 یا اس سے قبل ختم ہوا ہے ان کو اس پڑمل درآ مدکرنے کی چیوٹ دی گئی ہے۔ اس زیرِ نظر مالیاتی سال سے اس قانون کا اطلاق ہوگیا ہے اور فورتھ شیڈ ول کو مدنظر رکھتے ہوئے مالیاتی حسابات میں تبدیلی کی گئی ہے۔



كار بوريث معاشرتى ذمددارى:

حبیب شوگر ملز کارپوریٹ معاشرتی ذمدداری (CSR) جوکہ <u>196</u>2ء میں قائم ہونے کے سال سے ہی پروگرام مرتب کرتی ہے۔مقامی کمیوثیٹیز، گورنمنٹ باڈیز اورسول سوسائٹی آرگنا ئزیشن کی ضروریات پرتوجہ دیتی ہے۔ کمیٹی CSRک پورٹ فولیوسالوں پرمحیط ہے جس میں سوشل ویلفیئر تعلیم ہمحت کی حفاظت،انفر اسٹر کچر کی ترقی اور دیگر امور شامل ہیں۔

كميونى كى سرماىيكارى اورويلفيئر اسكيم:

ا یک ذمہ دارشہری کی حیثیت سے کمپنی نے باقاعدہ بنیاد پرکئی و بلفیئر سرگرمیوں میں حصہ لیا اوراس حوا کی ہے سیکنڈری سطح تک اسکول چلانا، آنکھوں کی بھی کا قیام، ملز کے آس پاس امریا میں رہنے والوں کو مالی تعاون اور مفت راشن اور میڈیکل کی معاونت ضروت مندا فراد کو کی جاتی ہے۔معاشرتی اوراقتصادی امور میں کمپنی اپنا کر دارا واکرتی ہے اور ضلع میں تمام سطح پر سراہا جاتا ہے۔

اس سال کے دوران کمپنی نے فیملی ایجوکیشن سروسز فاؤنڈیشن (FESF) جو کہا یک غیر منافع بخش ادارہ ہے اس کی مستقل معاونت کر رہاہے جو کہ نواب شاہ میں بہروں کا اسکول چلارہے ہیں۔آپ کی کمپنی نے اس سال کے دوران مبلغ 12.0 ملین پاکستانی روپے کا عطیہ دیاہے۔اس وقت اسکول میں 175 طالب علم داخل ہیں اور میدوا حد ادارہ ہے جو کہ نواب شاہ میں مبہرے افراد کے لئے بہترین تغلیمی سہولت فراہم کرتاہے تا کہ ان کی طرز زندگی میں بہتری آئے اور تغلیمی ماحول سے اپنی اہلیت کو بڑھا کمیں۔

اس سال کے دوران کمپنی نے 4 ملین روپے مختلف رجٹر ڈ خیراتی ادارول کوعطید دیا۔جو کہ تعلیم اور مالی تعادن اور ضرورت مندلوگوں کی مہیا کرتے ہیں جو کہ معاشرے میں خدمات کا شبت ربھان ہے۔اس کے علاوہ کمپنی نے دیامیر بھاشاؤ یم کی تقمیر کے لئے بھی 5 ملین روپے کا عطید دیا۔

ماحوليات:

سمپنی اپنے ملاز مین اورنواب شاہ کے رہائش افراد کی صحت پراہم توجہ دیت ہے اور ضروری اقد امات اور خطیر رقم خرچ کی ہے تا کہ اس بات کو بیٹنی بنایا جائے کہ آلود گی ہے یاک موحول فراہم کیا جائے۔

ملز کے بواسکر میں را کھ دور کرنے کے لئے سٹم نصب کیا گیا ہے جو کہ ستقل طور پر کا میابی سے چل رہا ہے اور کالے ذر کے کمل طور پر عائب ہوگئے ہیں۔ کمپنی نے شوگر فیکٹری میں ایک آلود و پانی کا ٹریٹنٹ پلانٹ بھی لگایا ہے تا کہ آئل گریس اور دیگر سیال مادے اس پانی سے خارج کیا جاسکے۔ یہ پر دجیکٹ کممل ہونے کے بعد کا میابی سے اطمیان بخش نتائج حاصل کر رہا ہے اس طرح RCC پائینگ کے ساتھ کھلے ہوئے ڈرین چینلز کی تبدیلی بھی کی گئی ہے تا کہ بچنج کو دور کیا جاسکے اور آس پاس کے اس متاثر نہ ہوں۔

بائیوگیس پلامٹ اور کاربن ڈائی آ کسائیڈر یکوری پلانٹس کی تنصیب ہماری معاشرتی ذمہ داری ہے جو کہ ہمارے نکاس کے مل سے گرین ہاؤس گیسٹر کو کم کرنے میں مددگار ہوسکتا ہے۔ کمپنی نے UASB) Upflow Anaerobic Slude Bed) سسٹم کی بنیاد ریشنعتی ضائع شدہ یانی کے ٹریٹنٹ کا پلانٹ بھی نصب کیا ہے جو کہ



فوۋېزنس مينسرماييكارى:

کمپنی کی بصارت کے حوالے سے کمپنی کے ڈائز بکٹران نے یونی فو ڈانڈسٹر پزلمیٹڈ میں 30 متبر <u>8018</u>ء سے 108 ملین روپے سرمایہ کاری کی ہے جو کہ ایک غیر درج شدہ کمپنی ہے۔ کمپنی کا ہم کاروبار کنفیکشنر کی آئٹر اور دیگر متعلقہ پروڈ کٹس کی برانڈ اوراس کی میٹوفینچرنگ ہے۔ کمپنی مارچ <u>8018</u>ء سے تجارتی پیداوارشروع کردی ہے۔ کمپنی اپنے پروڈ کٹس کے دوسرے میٹوفینچرز سے مارکیٹ میں بہت زیادہ مقابلہ ہے۔ تاہم انظامیہ کی انتہائی کوشش ہے کہ فروخت کے جم میں اضافہ رہے لاگت میں کی جائے۔ کی جائے۔

بوردُ ايندُ مينجنٽ تميڻي:

آۋٺ تميڻي:

سمینی نے کوڈ آف کارپوریٹ گورننس (تبدیل شدہ) کے تحت آڈٹ سمیٹی تھکیل دی ہے۔ بیآ ڈٹ سمینی تین ممبران پر شتمل ہے جن میں دونان ایگزیکیٹیو ڈائزیکٹرز بیں۔ آڈٹ سمیٹی سال کے دوران چاراجلاس منعقد کرتی ہے۔ان اجلاسوں میں شرکت کی تعداد درج زیل ہے:

اجلاس میں شرکت کی تعداد		
4	چيزمين	جناب امين على عبدالحميد
3	ممبر	جناب على رضاؤى حبيب
4	مجبر	جناب شس محمدحاجی

HR اورمعاوضه مینی:

سمینی نے نظم وضبط کے تحت HRاورمعاوضہ کمیٹی CCO کے تحت قائم کی ہے۔ یہ کمیٹی تین ممبران پر مشتمل ہے جن میں دونان ایگیزیکیٹیو ڈائر کیٹران ہیں اور CEO بھی سمیٹی کاممبر ہے۔ کمیٹی کا چیئر مین جو کہانڈ بیپنڈینٹ نان ایگر نیکیٹیو ڈائر کیٹر ہے ہیائی سال کے دوران ایک میٹنگ کرتی ہے۔اس میٹنگ میں شرکت کی تفصیل درج ذیل ہے۔

اجلاس میں شرکت کی تعداد		
1	چيئر مين	جناب شمس محمرها جي
1	ممبر	جناب امين على عبدالحميد
1	ممبر	جناب <i>رئیس الحس</i> ن



دسمبر 2018 میں ECC نے چینی کے ذخیرہ کا جائزہ لینے کے بعد 1.1 ملین میٹرکٹن چینی کی برآ مداجازت دی۔

صوبہ سندھ میں پانی کی کمی کی وجہ سے امید سے گئے کی دستیابی میں کمی ہوگی اور گئے کی خریداری میں شوگر ملول میں آپس میں مقابلہ ہوگا۔

دُسٹری ڈویژن:

ڈسٹری ڈویژن میں 26 دممبر <u>201</u>8ء تک استھانول کی پیداور 6,502 میٹرکٹن ہوئی اور کیکوئیڈ فائنڈ کاربن ڈائی آ کسائیڈ کی پیداوار 1,847 میٹرکٹن ہوئی۔ شیرے کی قیمتوں میں اضافہ کی جبسے منافع پر منفی اثر ہوگا۔

فيكسثائل ۋويژن:

اضافی برآ مدات کی نئی منڈی کی تلاش کرنے کی کوشش کی جارہی ہے تا کہ فروخت کا حجم اور منافع کو برقر ارر کھاجائے۔

بگاس پرین کوجزیش 26.5 میگاواث (ایم ڈبلیو) منصوبہ میں سرماییکاری:

کمپنی نے ایک بگاس پرخی ہائی پریشر کو جزیش منصوبہ ایک فیلی کمپنی HSM ازجی کمیٹرٹر بنائی۔ یہ کہنی ایک کمل ملکیتی ما تحت ادارہ ہے۔ کمپنی نے اس منصوبہ پر 30 ستبر 2018 کی تک 50 ملین روپے کی سرمایہ کاری کی۔ فی الحال یہ منصوبہ گور نمنٹ کی جانب سے بگاس پرخی تو انائی کے منصوبوں پر غیر واضح صورت حال کی وجہ سے رکا ہوا ہے۔ سینٹرل یا در پر چیز نگ ایجنٹی (سی بی بی اے) نے ایک نظر فانی درخواست بیشل الیکٹرک یا درر یگو لیٹری اٹھارٹی (نبیر ا) کو داخل کی ہے جس میں بیکی خرید نے کے میرف اوراس کے خرید نے کے طریقہ کار پر اختلاف کیا گیا۔ نبیر انے بیکی بی بی اے کی نظر فانی درخواست مستر دکردی۔ سی بی اے اب معزز ہائی کورٹ آف اسلام آباد میں درخواست دی ہے جو کہ چیٹی کے لئے زیر التواء ہے۔ اس کیس کے نتائج اس منصونہ کے استعمال کے لیے فیصلہ کن بیں انتظام یہ حالات کا جائزہ لے دہی ہے اور اپنا ہدف اور لاکھ مل فیصلہ آنے کے بعد کرے گی۔ ہم اس بات پریقین کرتے ہیں کہ تو انائی کا بیو ذریعہ پاکستان اور شوگر کی صنعت کے منتقبل کے لئے نازک معاملہ ہے اور امید کرتے ہیں کہ حکومت اس مسئلہ برسر ماریکاروں کے ساتھ دوستانہ یا لیسی رکھی گی۔

ونثر یاور بروجیکث میں سرماییکاری:

سمینی کے شیئر ہولڈرز نے یونی انر جی لمیٹڈ میں 450 ملین روپے تک کی سرمایہ کاری کی منظوری دی جو کہ ایک غیر درج شدہ پبلک ممپنی ہے۔ جو کہ ہوا کو استعمال کرتے ہوئے بکل کی پیدا دارتقشیم ادر متعلقہ کار دباری سرگرمیوں کو انجام دیگی۔

سمینی نے ابتدائی طور پر مبلغ 12.50 ملین روپے کی سر مابیکاری کی ۔ حکومت سندھ نے کیٹر آف انٹینٹ (LOI) جاری کیا ہے اور جھمپر شلع تعظیمہ میں پروجیکٹ لگانے کے لئے زمین الاٹ کی ہے۔ حکومت حالیہ طور پر ٹیرف کی بنیاد کے طریقۂ کار پرنظر ٹائی کررہی ہے۔ آئندہ کا لائخٹمل حکومت کی وضاحت کے بعد کیا جائے گا۔



فيكسثائل دُويژن:

ٹیکشائل ڈویژن کا منافع 24.80 ملین روپے ہوا جس کا موازنہ گزشتہ سال کے دوران کے خسارہ 1.23 ملین روپے سے کیا جاسکتا ہے۔اس ڈویژن میں منافع کی وجہ حجم فروخت میں اضافہ بین الاقوامی کرنسی کے مقالبے میں روپے کی قدر میں کی اور حکومت کی طرف ٹیکٹائل برآ مدات پر سبسڈی دینے کے اعلان ہے ہوا۔

ڈویژن کے آپریشن کی تفصیلات کا مواز ندورج ذیل ہے:

2016-17	2017-18		
300	300	ايام	آ پریشن کی مدت
584,310	1,074,066	كلوكرام	سوت کی مقدار
515,253	928,557		تیار مال کی پیداوار

ٹریڈنگ ڈویژن:

زیرِ نظر مدت کے دوران ڈویژن کو 58.86 ملین روپید کا خسارہ شکر کے گزشتہ سال کے (اسٹاک) کی تجارت پر ہوا۔ جس کا موازند گزشتہ سال کے دوران منافع کا تناسب6.56 ملین رویے سے کیاجا سکتا ہے۔ منافع میں کی کی وجشکر کی تیزی سے گرتی ہوئی قیمتوں کی وجہ سے ہوا۔

مستقبل كايروكرام:

شوكرۋويژن:

کمپنی کے شوگر ڈویژن نے کرشنگ 29 نومبر 2018 سے شروع کردی اور 26 دیمبر 2018 تک گئے کی کل کرشنگ 133,791 میٹرکٹن تھی جبکہ اوسط ریکوری کا تناسب 9.83 فیصداورشکر کی پیداوار 13,165 میٹرکٹن ہٹمول شکران پراسس تھی۔

حومت سندھ نے 7 دیمبر <u>2018ء کو گئے کی کم از کم سپورٹ پرائس برائے س</u>نرن 19-2018 کے نوشفکیشن کا اجراء کیا جس میں گئے کی قیمت-/182روپے فی 40 کلوگرام مقرر کی گئی۔ آپ کی کمپنی نے دوسر میشوگر ملز کے ساھال کرایک پٹیشن معزز ہائی کورٹ آف سندھ میں دائر کی ہے اور کہا ہے کہ مقرر کردہ قیمت کی مطرفہ اور غیر منصفانہ ہے اس کی جبہ سے صوبہ سندھ کی شوگر صنعت مالی بحران اور اقتصادی جابی کا شکار ہوگی۔ اس سلسلے میں نوٹس جاری کردی گئی ہے اور سنوائی کی تاریخ 18 دسمبر 2018 مقرر کی گئی ہے۔

معزز سپریم کورٹ آف پاکتان نے کرشنگ سیزن99-1998 کے کوالٹی پریمٹیم کی شوگر ملوں کی طرف سے (علاوہ آ کچی کمپنی جسکی ریکوری شیخی مارک8.70 فی صدھے کم تھی) دائر کردہ اپیلوں کا فیصلہ کردیا جس کے تحت کوالٹی پریمٹیم واجب الا داہے۔



دُويرُن كِآبِيش كي تفصيلات كامواز ندورج ذيل إ:

2016-17	2017-18		
128	140	ر <u>ا</u> ا	كرشنك كي مدت
865,530	1,028,901	میٹرکٹن	محنے کی کرشنگ
9.97	10.30	%	شكركي اوسط ريكوري
86,316	106,005	ميٹرڪڻن	شكركى بيداوار

چینی کی زائد مقدار میں دستیاب ہونے کی جبہ سے قومی اور بین الاقوامی منڈیوں میں مندی کار بھان رہا۔ ہاوجود کے سندھ گورنمنٹ نے سبسڈی کا اعلان کیا اورادا کردیا شکر ڈویژن کے منافع پر شفی اثرات مرتب ہوئے اور 4.18 ملین کا منافع کمایا جبکہ گذشتہ سال 110.96 ملین کا خیارہ ہوا۔

دُسْلري <u>دُورِدُ</u>ن:

ڈسٹری ڈویژن کی کارکردگی الحمداللہ اطمینان بخش رہی اور اس ڈویژن نے مبلغ 875,37 ملین روپے منافع حاصل کیا جس کا موازنہ گزشتہ سال کے منافع کی رقم 362,58 ملین روپے سے کی جاسکتا ہے۔منافع میں قدر سے اضافہ کی وجفر وخت کے جم میں اضافہ روپے کے مقابلے میں ڈالر کی قدر میں اضافہ کے وجہ سے بہتر قیست فروخت اور پیداواری قیمتوں میں گزشتہ سال کے مقابلے میں کی ہوئی۔

لیکوئیڈ فائڈ کارین ڈائی آ کسائیڈ (CO2) بینٹ کی 9,903 میٹرکٹن پیداوار ہوئی ہے جس کا موازندگز شند سال کی پیداوار 11,069 میٹرکٹن سے کیا جاسکتا ہے۔ بینٹ حاصل کردہ آپریٹنگ منافع ڈویژن کے منافع میں شامل ہے۔

ڈویژن کے آپریشن کی تفصیلات کا مواز نہ درج ذیل ہے:

		2017-18	2016-17
ايتها نول			
آپریشن کی مدت	ايام	335	344
شیرے کی مقدار	ميٹرڪڻن	184,654	182,774
اینتھا نول کی پیداوار	-	34,643	33,687
لْيُونَيْدُ فَاكْدُ كَارِينِ دْ انْيَ ٱسَمَانَيْدُ(CO2)			
آ پریشن کی مدت	ايام	248	277
لىكوئيڈ فائڈ كاربن ڈائی آ سمائیڈ(CO2) كى پيداوار	ميٹرڪڻن	9,903	11,069



1,028.901 میٹرکٹن رہی جبکہ شکر کی اوسط ریکوری کا تناسب 10.30 فیصدر ہااور شکر کی پیداوار 106,005 میٹرکٹن ہوئی۔مقابلتاً گزشتہ سیزن میں گئے کی کرشٹگ۔865,530 میٹرکٹن رہی جبکہ شکر کی اوسط ریکوری 9.97 فیصد تھی اورشکر کی پیداروار 86,316 میٹرکٹن تھی۔

حکومت سندھ نے 5 دیمبر 2017 کو گئے کی کم از کم سپورٹ پرائس برائے سیزن2018-2017 کے نوٹیٹیکیشن کا اجراء کیا جس میں گئے کی قیمت-/182روپے فی 40 کلوگرام مقرر کی گئی وہی قیمت جوگز شتہ بیزن 17-2016 میں مقرر کی گئے تھی۔

علاوہ ازیں ملز کوالٹی پر پمئیم شکر کی اوسط ریکوری کے بینی مارک 8.70 فیصد سے زائد ہر 0.10 فیصد پر 0.50روپے فی 40 کلوگرام اداکر ہے گی۔ حلائلہ ٹو بیٹیکشن کے مطابق معزز سپر بیم کورٹ آف پاکستان زیرہاعت ہے اور : فاقی حکومت کی اسٹیرنگ کمیٹی کے فیصلہ کے مطابق کوالٹی پر بیٹیم کا معاملہ سپر بیم کورٹ کے فیصلہ کے مطابق کوالٹی پر بیٹیم کا معاملہ سپر بیم کورٹ کے فیصلہ سک مطابق کو کو متنفقہ لانکٹ کو سے نہ کر لے۔

سندھ گورنمنٹ نے گئے کی کم از کم سپورٹ پرائس-182/ روپیدنی 40 کلوگرام مقرر کرنے میں ناانصافی کی اوراسکی مطابقت شکر کی قیمتوں میں تو می اور بین الاقوامی منڈیوں کے حساب سے نہیں کی۔ آپ کی کمپنی نے دوسری شوگر ملز کے ساتھ مل کرایک پٹیشن معزز ہائی کورٹ آف سندھ میں دائر کی ہے اوراستدعا کی ہے کہ مقرر کردہ قیمت کی طرفہ اور غیر منصفانہ ہے اوراس کے منتیج میں صوبہ سندھ کی شکر صنعت مالی بحران اوراقتصادی تباہی کا شکار ہوگی۔

محترم ہائی کوٹ آفسندھ نے 22 دہمبر 2017 کوعبوری تھم جاری کیا کہ شوگر ملزکسانوں کو 23 دہمبر 2017 سے۔172 روپید فی 40 کلوگرام کی ادا میگی کرے او اسکے ساتھ کورٹ کے ناظر کوعبوری تھم کے تین ہفتوں کے اندر قیبتوں کے فرق (جو کہ 10 روپے فی 40 کلوگرام ہے) کے مساوی منانت 2017-2016 کی کرشنگ کے حساب سے جمع کراوئی جائے۔ اس تھم کے خلاف شوگر ملوں نے دوبارہ خور کے لئے محترم ہائی کورٹ آف سندھ میں درخواست دائر کی۔

30 جنوری 2018 کومعزز ہائی کورٹ آف سندھ نے تمام مستفیدان کی ہاہمی رضامندی ہے کھلی عدالت میں اعلان کیا کیفریقین کے حقق ق کونتصان پہنچائے بغیراور معزز سپر یم کورٹ میں دائر کردہ مقدمات کے حتی فیصلہ آنے تک مل 2018-2017 سیزن کے لئے۔/160 روپے فی 40 کلوگرام کے حساب سے گئے کی خریداری کریں گی۔ بیعبوری فیصلہ تمام مستفیدان جو کہ زمیندار ہلیں اور گورنمنٹ آف سندھ پراطلاق ہوگا۔

ملک میں اضافی شکر کے ذخائر کو لوظ رکھتے ہوئے اکنا مک کو آرڈیش کمیٹی آف کیپیٹ (ای کی) نے 1,500,000 اٹن شکر کی رآ مد کرنے کی اجازت دی اس کے ساتھ کیش فریٹ سپیورٹ -10.70 روپے فی کلوگرام جو کہ وفاقی اورصوبائی حکومت آپس میں مساوی حصہ دینگی ۔اس کے علاوہ سندھ گورنمنٹ نے سندھ کی شوگر ملوں کیلئے اضافی کیش فریٹ سپیورٹ -9.30 روپے فی کلوگرام 500,000 ٹن چینی برآ مدکر نے پر دینے کا اعلان کیا ہے اور ہرل کیلئے 20,000 ٹن کی حدم تحرر کی ہے۔

1,500,000 ٹن برآ مدکی اجازت میں سے آپ کی کمپنی نے 18,830 ٹن چینی برآ مدکی ۔سندھ گورنمنٹ کی اعلان کردہ برآ مدی سبسڈی وصول ہوگئی اور اس مالیا تی حسابات میں لے لی جائے گی۔
حسابات میں لے لی گئی جبکہ وفاقی حکومت کی اعلان کردہ ایک سپیورٹ سبسڈی تا حال ٹیمن لے اسلئے اس کے وصول یا نے کی صورت میں حسابات میں لے لی جائے گ



ڈائز یکٹرز کی رپورٹ

محترم مبران-السلام يكم

بورڈ آف ڈائز کیٹرزاورا پنی جانب سے ہم آپ لوگوں کو کمپنی کی 57ویں سالانہ جزل میٹینگ میں خوش آمدید کہتے ہیں اور 30 سمبر <u>201</u>8ء کو ختم ہونے والے سال کیلئے سمپنی کی سالاندر پورٹ اور آڈٹ شدہ مالیاتی صابات پیش کرتے ہیں۔

اللہ کے فضل وکرم سے زیرِ جائزہ سال کے دوران آپ کی تمپنی کے آپریشن کی وجہ سے منافع بعداز ٹیکس کی رقم مبلغ 901.28 ملین روپے رہا۔ تمپنی کی کارکردگ کے نتائج اور بورڈ کی سفارش کے مطابق تضرفات درج ذیل ہیں

	(روپے ہزاروں میں)
منافع بداذ فيكسيش	901,276
ويكركل آمدني كالأجشنث	(390)
غير منقسمه منافع براؤ فارور ۋ	2,395
	2,005
تضرف كيليئة دستياب منافغ	903,281
مجوزه - كيش ڈويڈينڈ%55جو كەمبلغ2.75روپے بحساب5روپے فرى مام شيئر	412,500
-	485,000
	897,500
غيرمنقسمه متافغ كيري فارروة	5781
آمدنی فی شیئر - بنیا دی اور معتدل	Rs. 6.01

كاركردگى كاجائزه:

ڈویژن وائز کارکردگی درج ذیل ہے:

شكرڈویژن:

گنے کی کرشنگ کا بیزن 2018-2017 29 نومبر 2017 کوشروع ہوا اور 17 اپریل 2018 تک پلانٹ کو چلایا گیا۔موجودہ بیزن کے دوران گنے کی کرشنگ



بورڈ نے خودشخیص سے طریقۂ کاراورا ندرونی آ ڈٹ کی سرگرمیوں سے ذریعہ مؤثر اندردنی کنٹرول سٹم تھکیل کیااورگورٹینس سےمضبوط اورشفاف ماحول کو برقر اردکھا۔اس سے علاوہ بورڈ نے کارپوریٹ گورٹینس سے بہترین اصولوں بڑمل کیا۔

آ خرمیں، میں اپنے ساتھی ڈائز یکٹرز، ایگز یکٹولیم اور کمپنی کے تمام ملازمین کی کمپنی کی نر تی کے لئے کی گئی بخت محنت اور عزم کے لئے اٹکا مشکور ہوں۔

ملکول *[[کرا* اصغروی حبیب

كراچى مورند26وىمبر<u>20</u>18ء

نيئر مين



چیئر مین کی ر پورٹ

چيئر مين كى جانب سے كمپنى ا يك ، 2017ء كے يكشن 192 كے تحت بورڈ كى مجموعى كاركردگى پر جائز ہر پورٹ

حبیب شور کر کر کمینی کمینی ایک 2017 اور کسٹیڈ کمپنیز (کوڈ آف کارپوریٹ گورنس)ریگولیشن 2017 (سی جی) کے تحت تمام قواعد وضوابط قانون کے مطابق بورڈ آف ڈائریکٹرز اورائلی کمیٹیوں کی مٹیگزی انجام دہی کرتی ہے،

دورانِ سال صبیب شوگر طزلمینٹڈ ("سمینی") کے بورڈ آف ڈائر میٹرز (بورڈ) کی کارکردگی اطمینان پخش رہی۔ بورڈ قانون اور کمپنی کے آرٹیکٹر کے تحت منظم ہے جس میں اس کے فرائض ، ذمہ داریاں اور حقوق کی وضاحت کی گئی ہے۔

مالی سال 18-2017 کے دوران بورڈنے چار (4) ہار ملاقات کی۔ بورڈنے تمام ریگولیٹری ضروریات کے مطابق اور قابل اطلاق قوانین کو مدنظر رکھتے ہوئے بہترین طریقوں کے مطابق عمل کیا۔

کار پوریٹ گورنینس (سی می می) کے تحت کمپنی کے بورڈ کا سالا نہ جائز ہ لیا جاتا ہے۔اس جائزے کے مقصداس بات کوئیٹی بنانا ہے کہ بورڈ کی مجموعی کارکردگی اورا سکے مؤثر ہونے کو جانبےا جائے اور کمپنی کے مقاصد کے تناظر میں تو قعات کو بورا کیا جائے۔

بورڈ کی کارکردگی مندرجہ ذیل جز کو مدنظرر کھتے ہوئے کی گئی ہے:

بورڈ اپنے اورا پٹی کمیٹیوں میں می بی بی محت نان ایگزیکٹواورانڈییپٹرینٹ ڈائزیکٹرزی مناسب نمائندگی کویٹینی بنا تا ہے۔ بورڈ کے ارکان اوراس کی متعلقہ کمیٹیاں اپنی ذمہ داریوں کوسرانجام دینے کے لئے ضروری صلاحیت اورتجر بدرکھتی ہے۔

بورڈ نے اسر پچنک منصوبہ بندی ،خطروں کی تشخیص اور پالیسی بنانے کے عمل میں فعال طور پر حصہ لیا ہے۔ بورڈ نے اس بات کویٹنی بنایا کہ تمام پالیسیوں کو کمپنی کے وژن اور مشن کے تناظر میں بنایا جائے۔ بورڈ انتظامیہ کے لئے سالانہ بجٹ،مقاصد اور اہداف مقرر کرتا ہے۔

بورڈ اوراس کی کمیٹیوں نے اپنے فرائض تندی کے ساتھ سرانجام دیئے اورا تظامیہ کے ذریعے کپنی کے مقاصد ، حکمت عملی اور مالیاتی اہداف کے حصول کے متعلق مکمل آگائی رکھی۔ بورڈ نے فیصلوں پر چینچنے کے لئے وسیع اور مفید بحث کی اور بروفت نگرانی کے ساتھ انتظامیکومناسب ہدایات فراہم کیس۔



Form of Proxy

The Company Secretary Habib Sugar Mills Limited Imperial Court, 3rd Floor Dr. Ziauddin Ahmed Road KARACHI - 75530

I/We	0t	
a member(s) of HABIB SUGAR MILLS LIMI	TED and holding	
ordinary shares, as per Folio No.	and for CNIC	Participant's
I.D. Numbers		
and Account / Sub-Account No		
hereby	of	
or failing him	of	
another member of the Company to vote 57 th Annual Meeting of the Company to and at any adjournment thereof.	_	
As witness my / our hand this	day of	2019
	Rs. Fiv Revenu Stamp	ie
	SIGNATURE OF	MEMBER(S)
Witness Signature Name: Address:	Witness Signature Name: Address:	
CNIC/Passport No:	CNIC/Passport No:	

A member entitled to attend and vote at this meeting is entitled to appoint another member of the Company as a proxy to attend and vote on his / her behalf.

Any individual beneficial owner of CDC, entitled to and vote at this meeting must bring his /her National Identity Card, Account and Participant's ID Numbers to prove his / her identify, and in case of proxy, must enclose attested copies of his / her National Identity Card, Account and Participant's ID Numbers. Representatives of corporate members should bring the instrument.

The instruments appointing a proxy should be signed by the member or by his attorney duly authorised in writing. If the member is a corporation its common seal (if any) should be affixed to the instrument.

The instrument appointing a proxy, together with the power of attorney (if any) under which it is signed or a notarially certified copy thereof, Should be deposited at the registered office of the Company at least 48 hours before the time of the meeting.



پراکسی فارم

	雄	اسکریٹری پیشو کرملزلمایہ
	تيىرى منزل،	يل كورث،
	ن روڈ ، کراچی _ ۲۵۵۳۰	ضياءالدين
		<u></u> رم
	مېيب څو <i>ر طولمين</i> يذ	ی نشه ۵۰ ممهر حا
پارلىمىيىش آ كى دى نبر	بیب ر ر ر بیه لیشیرً رجنر د فولیونمبراور/یای دی آ	
	ينم بنر رايع ميز العديد	
	7.5	پن. نا
	لئے عمکن نہ ہوتو ساکن	
۔ نے والے کمپنی کے ۵۷ ویں سالا ندا جلاس عام میں میری/ ہماری جگدووٹ و یے کیس۔		
مبلغ ۵رویے		
1 * 1		
عن ما دروپ کار ان کلت		ن:
*		ن:
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د حقظ نام		_
ر شخط نام نام پیته بیته بیته بیته بیته بیته بیته) کارڈنمبر . دے نمبر _
د التخط نام نام نام نام نام نام ناد فمبر ناد فمبر ناسیورٹ نمبر ناسیورٹ نمبر ناسیورٹ نمبر) کارؤنمبر . رٹنمبر
ر شخط نام نام پیته بیته بیته بیته بیته بیته بیته) کارڈنمبر . رٹ نمبر : بردہمبر





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