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Our Vision

"To acquire market leadership and contribute to the society by providing high quality and environment friendly ISUZU Vehicles in Pakistan's Market."

Core Value

To conduct our Business with Honesty, Integrity, and a Customer Focus. Be Professional, Reliable, <u>Passionate and Responsive.</u>

Our Mission

- To assist the society in the fight against pollution hazards by introducing environment friendly vehicles.
- To maximize share of ISUZU in Pakistan.
- To be a market & customer-oriented organization.
- To provide effective and efficient after sales services to the customers.
- To enhance performance in all operating areas, ensuring growth of the company and optimum return to the stakeholders.
- To create conducive operational environment for optimum productivity, job satisfaction, career development and well-being of Employees.

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Board of Directors

Mr. Ali Kuli Khan Khattak Mr. Ahmad Kuli Khan Khattak Mr. Muhammad Kuli Khan Khattak Mrs. Shahnaz Sajjad Ahmad Maj. (R) Muhammad Zia Mr. Sohail Hameed <u>Mr. Shah</u>id Kamal Khan

Audit Committee

Mr. Sohail Hameed Maj. (R) Muhammad Zia Mr. Shahid Kamal Khan Mr. Shahnawaz Damji, ACA

Human Resource & Remuneration Committee Mr. Shahid Kamal Khan Mr. Ahmad Kuli Khan Khattak Maj. (R) Muhammad Zia Mr. Sohail Hameed Mr. Shahrukh Asghar

Chief Financial Officer Mr. Muhammad Aamir, FCA

Company Secretary Mr. Talha Ahmed Zaidi, ACA

Auditors

M/s. ShineWing Hameed Chaudhri & Co. Chartered Accountants 5th Floor, Karachi Chambers Hasrat Mohani Road, Karachi

Chairman CEO/Director Director Director Director Ind. Director

Chairman Member Member Secretary

Ind. Director

Chairman Member Member Member Secretary

Legal Advisors

S. Abid Sherazi & Co. Ahmed and Qazi Hassan & Hassan (Advocates)

Share Registrar CDC Share Registrar Services Limited CDC House, 99-B, Block 'B', S.M.C.H.S. Main Sharah-e-Faisal Karachi-74400

Bankers

National Bank of Pakistan Al-Baraka Bank (Pakistan) Ltd. JS Bank Ltd. Faysal Bank Ltd. The Bank of Punjab MCB Islamic Bank Alfalah Ltd. Bank Islami Pakistan Ltd. Bank Al Habib Ltd. Samba Bank Limited Habib Metropolitan Bank Limited

Registered Office F-3, Hub Chowki Road, S.I.T.E. Post Box No. 2706, Karachi - 75730

Website: www.gil.com.pk Email: info@gil.com.pk



Ghandhara Industries Limited (GIL), is the exclusive distributor of ISUZU products in Pakistan, and is part of the Bibojee Group of Companies. At GIL, we are very proud of our performance in one of the world's most competitive truck markets in terms of loading capacity & fuel efficiency using leading edge engineering and manufacturing technologies, GIL has developed a reputation for reliability, conformability and cost efficient Trucks, Buses and Pickups.

With more than 55 years of history in Pakistan, GIL has been one of the top leading automobile companies. Our products range from pickups to heavy duty trucks and buses.



Our ISUZU truck consistently leads the way with superior specification & reliability. Our customers have come to depend upon the outstanding reliability and superb fuel economy of our trucks, which are often required to operate under very demanding conditions. GIL & ISUZU are concerned for the environment and their superior engineering capability which ensures compliance with the most stringent emissions regulations. Together with our dealership network, we are committed to provide the highest level of customer service availability.



FOUNDER

Chairman Late General Habibullah Khan Khattak

Lt. General (R) M. Habibullah Khan Khattak was the Founder Chairman of the Bibojee Group of Companies. Today, the Group is an industrial empire with an extensive portfolio of businesses comprising of three cotton spinning mills, a woolen mill, two automobile plants, a general insurance company, Pakistan's largest tyre manufacturing company, a construction company and two Trusts for supporting education and wildlife protection.



Mr. Ali Kuli Khan Khattak was educated at Aitchison College Lahore and graduated from the Royal Military Academy Sandhurst in 1964 and holds a Masters Degree from the Quaid-e-Azam University, Islamabad. He belongs to a prominent military family of Pakistan. He retired from the Pakistan Army as its Chief of General Staff in 1998, prior to this, apart from holding various offices, he also directed the Directorate General of Military Intelligence (DGMI). During his career he was awarded "Hilal-e Imtiaz". After retirement he joined the Family Business which includes. Tyre Manufacturing, Automobiles, Insurance, Cotton Spinning Mills, Woollen Textiles, Construction and Trading Services Finance, Companies. Mr. Ali Kuli Khan Khattak

Mr. Ahmad Kuli Khan Khattak graduated from the Pakistan Air Force (PAF) Academy Risalpur in 1969 and served PAF for nearly 21 years. He won different medals and honors including the coveted, Sword of Honour and Sitara-e-Basalat. After a distinguished career as a Fighter Pilot, (which included a major role in the induction of F-16 Fighter Planes in the PAF) he joined the Family Business, Bibojee Group of Companies. He has also served as chairman of All Pakistan Textile Manufacturers Association (APTMA) and Pakistan Automobile Association (PAMA) which are leading associations in Pakistan.

> Mr. Ahmad Kuli Khan Khattak CEO/Director

Chairman

Mr. Muhammad Kuli Khan Khattak is an automotive management professional with a vast experience and proven management, sales, advertising, marketing and new business development skills. He is Deputy Chief Executive Officer in Ghandhara Industries Limited. Mr. Khan was educated at Aitchison College Lahore and completed his Bachelors and Masters from Bahria University. He has also completed a business development course from London School of Economics. Mr. Muhammad Kuli Khan Khattak is a certified Director from The Institute of Chartered Accountants of Pakistan (ICAP).

> Mr. Muhammad Kuli Khan Khattak Executive Director

Mrs. Shahnaz Sajjad Ahmed got Bsc degree from University of Peshawar and joined her father's family Business serving the Bibojee Group Companies since 20 years. She is presently the CEO of Bannu Woollen Mills Limited, a Bibojee group Company.

Mrs. Shahnaz Sajjad Ahmad

Mr. Muhammad Zia is retired Major of Pakistan Army. He has a vast experience of Automobile Industry and currently also serving on the Board of Ghandhara Automobiles Limited.

Maj. (R) Muhammad Zia

Mr. Sohail Hameed is a Fellow Chartered Accountant of Institute of Chartered Accountants of Pakistan, with diversified experience of over 40 years (26 years in the Middle East) in various industries including oil & gas, technology, automobile, textile, FMCG and construction.

> Mr. Sohail Hameed Independent Director

Air Commodore (R) Shahid Kamal Khan was commissioned as a fighter pilot in the PAF in 1966. For his meritorious services, Air Cdre. Shahid was awarded both the Tamgha-e-Basalat and the Sitara-e-Basalat by the Government of Pakistan. He is a graduate of the Royal Air Force Academy, Cranwell, the University of Southern California and the Royal Air Force Staff College.

After retirement, he served as the pioneering Managing Director of Pakistan's Second National Carrier, Shaheen Air International. He is presently the CEO of EXCLAIM VENTURES, a Canadian Private Limited Company working in the Energy Sector. He is also the sole proprietor of MTEC Enterprise of Karachi, Pakistan.

> Mr. Shahid Kamal Khan Independent Director





Organization Structure





TRUCKS

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Each New Year is a gift of learning, growth and hope.

GIL welcomes New Year 2023 with great enthusiasm.



Birthday Celebrations



Celebrations makes people feel appreciated and it demonstrates that we value our human resource. GIL initiated to greet its employees on their special days.





Training by HR



Training and development programs provide a host of benefits. It enhances employee performance, boost employee productivity and improves employee culture. It also foster innovation in workplace. We believe in continuous development and therefore encourage our employees to be a part of training. In this regard an external trainer Syed Rehan Ahmed was also invited to share his experience with us.



Ghandhara Industries, renowned for its commitment to employee welfare, underscores the significance of this partnership.

Our employees are at the heart of our success, and their financial stability directly affects their performance and satisfaction. By partnering with ABHI to offer earned wage access, we not only alleviate financial burdens but also foster a financially secure and prosperous workforce."

NATIONAL BLOOD DONOR MONTH 2023

A small act of kindness, but it is a big, life-breathing deal. There is no alternative to blood. It is the act that can't be repaid but the generosity and kind spirit never go unnoticed.

GIL in collaboration with Indus Hospital arranged a blood donation drive and became a part in serving humanity.



HSE Department arranged a plantation activity in the month of June 2023 to celebrate World Environment Month and spread awareness on Environmental Compliances.

PLANTATION DRIVE















ISUZU FREE SERVICE CAMPAIGN 2022-23





Ghandhara Industries Ltd. scheduled "Isuzu Free Service Clinic – 2022" at our 3S & 2S Dealerships all over Pakistan from Sept 01 ~ Sept 23, 2022 to strengthen relationship with our valuable customers to ensure maximum customer support & to build customers' confidence in GIL, its Dealership network and Products.

HEALTH & SAFETY

Ghandhara Industry made constant structural adjustments to endure the process with increasing pressure to keep workers safe. Along with better incident management, health and safety management also became one of the most pressing business priorities, The increasing incident reporting culture remains strong and continues to improve with a measured increase in reporting across the Company, HSE reported 04 LWD (Lost Work Day Injuries) & "0" Vehicle Damage and "0" Fire Incident reported during the year.

Through the corporate programmed staff must complete essential health and safety training. Completion rates for both the Introduction to H&S for all staff 93% and Contract Worker.

ENVIRONMENT

Environmental Performance Reviews provide an independent assessment and targeted recommendations aimed at improving policies that impact the environment. Meetings with environmental policy stakeholders: representatives of the environment ministry, independent experts, representatives from Consultants & local governments, Hazardous materials and waste management, including pollution prevention; spill response; proper storage, use, and disposal of hazardous chemicals and materials; planning, permitting, and reporting, Local Environmental Act Implementation of EMS to get EMP NOC from the Local Environment Compliance Body. Regular monitoring of Raw Water and Electricity consumption, planning to Reduce Electricity consumption through planning of Solar system installation.

STRENGTHEN FIRE SAFETY

DCP	CO2	Foam Cylinder AFFF	Fire Hydrant	SOKg Trolly DCP	50Kg Trolly CO2	Fire Extinguisher Ball	SOLER. Trolly Foam	Ortzon Machine	Fire Cyinders in Admin Flues Cars
161	33	13	26	13	04	15	12	03	12
Í	Í	FRAM	-		K				

FIRE SAFETY

The HSE Fire Safety Officer has been heavily involved with the planning of the fire strategy across GIL with the increased Fire Safety Equipment's, introduction of Fire Suppression at IT Server and Fire Pump at Plant or Hydrant Extension planning. Keeping the fire exits clear remains a challenge, but with a small team we always set up to monitor & improve the situation.

FLEET VEHICLE FIRE SAFETY

















WASTE MANAGEMENT SYSTEM















FIRE FIGHTING TRAINING GLIMPSES









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ENVIRONMENTAL **COMPLIANCE (SEPA NOC)**



HIL BOW KAY DAY EMPLOYAL SHALL SINDH ENVIRONMENTAL PROTECTION AGENCY GOVERNMENT OF SINDH

Andrea Malanta Area Pa March 10¹⁶, 2023

The Humary Chart Barcative Differr/ Director, N/s: Ghandhata Industries United. Plot No. F-3, Helt Omerki Road, 517 E. Kahada

SUBSET APPROVAL OF ENTRONMENTAL MANAGEMENT PLAN (EMP)

This is reference to your latter No Nil dated Nil Jong with Economicsmeetal est Plan (EMP) report. Sinds EPA has reviewed the EMP and phased to the reglamentation in your industrial and with solvert is compliance of infattime. suppress it for implement

- <text><text><text><text><text><text><text><text><text>

- That the proposent shall provide, on per the NIPA (National Fire Provection Author(ty) codes the fire and inclus devices and performing devices soft meshed detections, alarma, estimatistary, sprinklers, fire later and hydrawa e deserved appropriate to respond to time locateria associated with industrial experiations.

Depaty Director (Technical) For Director (Director and Director

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Chairman's Review

Dear Shareholders

I am pleased to present the 60th annual report of the Company for the year ended June 30, 2023.

During the year under consideration, overall economic conditions of Pakistan have deteriorated due to uncertain political upheaval, rupee devaluation, record inflation, monetary tightening and curbs on imports. . Consequently, auto Industry's reported figures in Pakistan Automotive Manufacturers Association (PAMA) showed downward trend as compared to last year where overall sales volume decreased by 41% from 6,498 units in FY 2022 to 3,836 units in FY 2023.

Company's Performance

During the FY 2023, the Company continued its legacy and retained its 1st position with 42% market share in truck and bus market as reported by PAMA. the Company sold 1,600 units of trucks and buses and 194 units of D-MAX pick-up as compared to 3,016 units of trucks and buses and 473 units of D-Max pick-up last year.

Despite cited challenges, the Company, with customers' trust and support, has sustained its market share and showed the bottom line of Rs. 179.4 million profit after tax. The Company will continue to provide state-of-the-art products and better-quality services to all its valuable customers for the years to come.

Performance and Effectiveness of the Board

The Board meets at least once every quarter to consider and approve the financial and operational results of the Company. During the financial year under review, the Board's evaluation was carried out to assess the performance and effectiveness of the Board, which was assessed as satisfactory. The Board further strives to bring in further improvements in line with the vision, mission and values of the Company.

Future Outlook

With the blessings of Almighty, the customer base of the Company is expanding. The management is striving hard for growth in sales volumes and revenues to consolidate its market leader position in FY 2024 through its dynamic and innovative team.

Acknowledgement

On behalf of the Board of Directors, I would like to express my gratitude to all the employees and the shareholders for their continued trust and confidence in the Company. The Board and I would also like to acknowledge the co-operation and trust shown by Isuzu Motors Limited, Isuzu Motors Company (Thailand) Limited and Isuzu Motors International Operations (Thailand) Company Limited, Marubeni Corporation, Dealers, Customers and Vendors. I would also like to express our gratitude to our bankers for their contribution and understanding shown to us and we look forward to mutually beneficial business relationships.

An Val Vhom

Mr. Ali Kuli Khan Khattak Chairman

چيئر مين کا جائزہ

معزز خصص یافتگان! 30 جون 2023 کونتم ہونے والے سال کے لیے کمپنی کی 60 ویں سالا نہ رپورٹ پیش کرنا میرے لیے باعثِ مسرت ہے۔

ز ریجائزہ سال کے دوران، غیر نیٹینی سیاسی اتار چڑھاؤ، روپے کی قدر میں کمی، مہنگائی میں ریکارڈ اضافے، سود کی شرح میں اضافے اور درآمدات پر پابند یوں کی وجہ سے پاکستان کے مجموعی معاشی حالات ایتر ہوئے ہیں۔ جس کے نتیج میں، پاکستان آٹو موٹیومینوفینچر رز ایسوسی ایشن (PAMA) میں آٹو انڈسٹری کے رپورٹ کردہ اعداد وشار میں گزشتہ سال کے مقابلے میں تنزلی کار بھان خاہر ہوا جہاں مجموعی فروخت کا حجم مالی سال 2022 میں 6,498 گاڑیوں سے 41 فیصد کم ہوکر مالی سال 2023 میں 3,836 گاڑیاں رہ گیا۔

سمپنی کی کارکردگ<u>ی</u>

مالی سال 2023 کے دوران، کمپنی نے اپنی کارکردگی کوجاری رکھتے ہوئے ٹرک اوربس مارکیٹ میں 42% مارکیٹ شیئر کے ساتھا پنی پہلی پوزیشن کو برقر اررکھا جیسا کہ PAMA نے رپورٹ کیا، کمپنی نے ٹرکوں اوربسوں کے گذشتہ سال کے ٹرکوں اوربسوں کے 3,016 یونٹس کے مقابلے میں اس سال 1,600 یونٹس اورگزشتہ سال کے ڈی میکس پک اپ کے 473 یونٹس کے مقابلے میں اس سال 194 یونٹ فروخت کیے۔

مسلسل چیلنجوں کے باوجود،خریداروں کے اعتماداور معاونت کے ساتھ، کمپنی نے اپنے مارکیٹ شیئر کو برقر اررکھا ہے اور 179.4 ملین روپے بعداز ٹیکس خالص منافع حاصل کیا ہے۔ کمپنی آنے والے برسوں میں اپنے تمام قابلِ قد رصارفین کوجد بیرترین مصنوعات اور بہتر معیار کی خدمات فراہم کرنے کی کوشش جاری رکھے گی۔ **بورڈ کی کا رکر دگی اورا فا دیت**

بورڈ بمپنی کے مالی اور آپریشنل نتائج پرغور دخوض اور منظوری کے لیے ہر سہ ماہی میں کم از کم ایک باراجلاس کا انعقاد کرتا ہے۔ زیر جائزہ مالی سال کے دوران ، بورڈ کی کارکردگی اور تا ثیر کا جائزہ لینے کے لیے بورڈ کی تشخیص کی گئی جسے اطمینان بخش پایا گیا۔ بورڈ کمپنی کے وژن ،مشن اور اقد ارکو مدنظر رکھتے ہوئے مزید بہتری لانے کی کوشال ہے۔

مستقبل كامنظرنامه

اللد تعالی کے فضل وکرم سے کمپنی کا کسٹر میں بڑھر ہاہے۔ کمپنی اپنی متحرک جدت پسندٹیم کے ذریعے مالی سال 2024 میں اپنی مارکیٹ لیڈر کی پوزیشن کو شخکم کرنے کے لیے فروخت کے جم اورآ مدنی کو بڑھانے کے ٹھوس منصوبے رکھتی ہے۔

اعتراف

بورڈ آف ڈائر کیٹرز کی جانب سے بمپنی پر سلسل اعتماد اور اطمینان کے اظہار کے لیے میں تمام ملاز مین اور صص یافتگان کاشکر بیادا کرنا چا ہتا ہوں۔ بورڈ اور میں اسوز وموٹرز لمیٹڈ، اسوز وموٹرز کمپنی (تھائی لینڈ) لمیٹڈ اور اسوز وموٹرز انٹرنیشنل آپریشنز (تھائی لینڈ) کمپنی لمیٹڈ، مارو بینی کار پوریشن، ڈیلرز، سٹمرز اوروینڈ رز کے تعاون اور ہماری مصنوعات پراعتماد پراظہارتشکر کرنا چاہوں گا۔ میں اپنے بینکرز کی معاونت اور مفاہمت پران کاشکر بیادا کرنا چا ہتا ہوں۔ بورڈ اور میں کاروباری تعلقات کی تو قعات رکھتے ہیں۔

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علىقلى خان ختك

چيئر مدين

Directors' Report to Shareholders

The Directors of your Company take pleasure in presenting the 60th annual report and audited financial statements of the Company for the year ended June 30, 2023.

ECONOMY AND MARKET REVIEW

Pakistan's economy in FY2023 remained uncertain due to various factors; from low foreign reserves to increase in raw material prices, higher costs of operations due to international pressures on fuel prices, continuous rupee devaluation, increase in interest rates and inflation rates thereby increasing cost of doing business which in turn affected whole economy specifically the auto sector which continued its downward trajectory on downward trend as compared to FY2022.

The truck and bus market has shown a decline of 41% with 3,836 units sold in FY2023. Despite all external challenges, our Company retained its top market share with extensive planning and teamwork and will continue to approach new customers and untapped markets to consolidate and further improve its position in FY 2024.

Principal Activities of the Company

Ghandhara Industries Limited (the Company) is incorporated in Pakistan as a Public Limited Company and is listed on the Pakistan Stock Exchange (PSX). The Company's principal activity is the assembly, progressive manufacture and marketing of ISUZU buses, trucks and pick-up trucks.

Principal Risks and Uncertainties

The Company's key risks include risks pertaining to market competition, exchange rate, interest rates, and overall economic and political conditions which can impact the financial position of the Company.

FINANCIAL PERFORMANCE

The financial results are summarized below:	2023	2022	
	(Rupees in thousand)		
Profit from operations	1,193,117	1,592,477	
Finance cost	(769,285)	(451,578)	
Profit before tax	423,832	1,140,899	
Taxation	(244,408)	(412,399)	
Profit after tax	179,424	728,500	
OPERATING RESULTS

Gross profit

The Company gross profits increased as percentage of sales during the year mainly due to better management.

Earnings per Share

The Basic and Diluted earnings per share after tax is Rs. 4.21[2022: EPS Rs. 17.10].

Sales

As highlighted above due to decreasing sales trend in overall truck and bus market, the Company's sales revenue decreased to Rs. 14.54 billion as compared to Rs. 24.27 billion last year. Besides, your Company has sustained its 1st position in market share to 42%. The Company is confident of outperforming on the basis of an unmatched and affordable product line-up with reliable after-sales service.

Distribution and administrative Expenses

Distribution and Administration increased as compared to sales due to inflationary pressure, however, the Company is aware of the impacts of upcoming economic challenges and is ready to combat them by better planning and negotiations.

Finance costs

The financial cost of the Company has increased as a percentage of sales due to increased policy rates during the year. Increase in policy rate, however, poses a continuous risk. The management is confident of efficiently managing these costs by further optimizing borrowings.

Holding Company

Bibojee services (Private) Limited, incorporated in Pakistan, is our holding company by way of direct ownership of 39.16% shares and certain other indirect shareholding.

Gross Profit (Rs in 000)





Expense to Sales



Finance Cost to Sales

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Chairman Review

The Chairman's Review on market and economy is being endorsed by the Directors of the Company and has been made part of these financial statements.

Dividend

Considering the business need for future working capital requirement and Company's ability to generate cash, the Board of Directors of the Company have decided not to pay any divided, cash or otherwise.

Board of Directors and its Committees

The Board of Directors of the Company as at June 30, 2023 consists of:

Total Number of Directors:

Male	06
Female	01

Composition

Independent Directors	02
Non-Executive Directors	03
Executive Directors	02

The names of the directors as at June 30, 2023 are as follows:

- Mr. Ali Kuli Khan Khattak
- Mr. Ahmad Kuli Khan Khattak
- Mrs. Shahnaz Sajjad Ahmad
- Maj. (R) Muhammad Zia
- Mr. Muhammad Kuli Khan Khattak
- Mr. Shahid Kamal Khan
- Mr. Sohail Hameed

Human Resource & Remuneration Committee (HR&R) committee

The committee consists of four members; consisting of non-executive directors including an independent director. The terms of reference of this Committee have been determined in accordance with guidelines provided in the Code of Corporate Governance, 2019, "the Code". The Committee meets to review and recommend all elements of the compensation, organization and employee development policies relating to the senior executives' remuneration and to approve all matters relating to the remunerations of the executive directors and members of the management committee. The committee held one meeting during 2022-2023.

Audit Committee

The committee consists of three members including non-executive directors and head of internal audit as secretary to the committee, chairman of the committee is an independent director. The Board Audit Committee assists the Board in fulfilling its oversight responsibilities, primarily in reviewing and reporting financial and non-financial information to shareholders, systems of internal control and risk management and the audit process. It has the duty to call for information from management and to consult directly with the external auditors or advisors as considered appropriate. The Chief Financial Officer regularly attends the Board Audit Committee reports to the Board. The terms of reference of this committee have been determined in accordance with guidelines provided in the Code.

Board and its Committees' meetings

During the year under review six meetings of the Board of Directors (BoD), four meetings of the Board Audit Committee (BAC) and one meeting of the Human Resource and Remuneration (HR&R) Committee were held. All the meetings were held in Pakistan. Attendance at the Board meetings is as follows:

			Attendance	
Name of Director	Status	BOD	BAC	HR&R
Mr. Ali Kuli Khan Khattak	Re-Elected on April 10, 2021	5/6	-	-
Mr. Ahmad Kuli Khan Khattak	Re-Elected on April 10, 2021	6/6	-	1/1
Mr. Muhammad Kuli Khan Khattak	Appointed on June 6, 2022, to			
	fill in Casual Vacancy	6/6	-	-
Maj. (R) Muhammad Zia	Re-Elected on April 10, 2021	5/6	3/4	1/1
Mr. Shahid Kamal Khan	Re-Elected on April 10, 2021	5/6	4/4	1/1
Mrs. Shahnaz Sajjad Ahmad	Re-Elected on April 10, 2021	5/6	-	-
Mr. Sohail Hameed	Re-Elected on April 10, 2021	5/6	2/4	0/1

Leave of absence was granted to the directors who could not attend the meeting.

Performance Evaluation of Board of Directors and Committees of the Board

The evaluation of the Board's role of oversight and its effectiveness is appraised by the Board itself. The main areas of focus are:

- · Achieving corporate goals and objectives as defined in the Company's vision and mission statements.
- Strategy formulation and dissemination of directions to the management for sustainable planning and operation; and
- Evaluation of Board's Committees performance in relation to discharging their responsibilities as per defined terms of reference.

Remuneration of Directors

The remuneration of the Board members is approved by the Board itself. However, in accordance with the Code of Corporate Governance, it is ensured that no Director takes part in deciding his/her own remuneration. The following are significant features of remuneration policy:

- The remuneration including incentives and other benefits of the Chief Executive Officer during the year amounts to Rs. 70 Million (2022: Rs. 80 Million).
- The remuneration of Mr. Muhammad Kuli Khan Khattak (Executive director) during the year amounts to Rs. 43 Million (2022: Rs. 5.1 Million).
- The Company does not pay remuneration to non-executive directors, including independent directors, except for the fee for attending the meetings.

For further details on remuneration of Directors and CEO in FY 2022-23, please refer to note 39 of the Financial Statements.

Internal Audit Function

Ghandhara Industries Limited has an independent Internal Audit Function which has designed internal controls to safeguard the financial and operational reporting of the Company. The Board Audit Committee quarterly reviews the appropriateness of resources and authority of this function. The Head of Internal Audit functionally reports to the Audit Committee. The Board Audit Committee approves the audit plan, based on an annual and quarterly assessment of the operating areas.

The Internal Audit function carries out reviews on the financial, operational and compliance controls, and reports its findings functionally to the Board Audit Committee and administratively to the Chief Executive Officer.

The Board understands its responsibility towards the smooth functioning of internal financial controls and continuously strives to achieve the best practices through its regular governance.

Internal Controls

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

The Board ensures adequacy of internal control activities either directly or through its committees. The Board also reviews the Company's financial operations and position at regular intervals by means of interim accounts, reports, profitability reviews and other financial and statistical information. Analysis of budgetary control is in place and the Board reviews material variances with explanations and actions taken thereon on a periodic basis.

Auditors

Present auditors, Messrs.'ShineWing Hameed Chaudhri & Co, Chartered Accountants have retired. Being eligible, Messers. ShineWing Hameed Chaurdhri have offered themselves for re-appointment. The Board of Directors endorses recommendation of the Audit Committee for their re-appointment as auditors of the Company for the financial year ending June 30, 2024, to the shareholders for approval.

Pattern of shareholding

The pattern of shareholding as on 30th June 2023 and additional information thereabout required under the Code of Corporate Governance are annexed.

Communication with Stakeholders

The Company focuses on the importance of communication with the shareholders. The annual, half yearly and quarterly reports are distributed to them within the time specified in the Companies Act, 2017. The activities of the Company are updated on its web site at www.gil.com.pk , on a timely basis.

Related Party Transactions

The Company, in the normal course of business, carries out transactions with various related parties. Amounts due from and to related parties, amounts due from executives and remuneration of directors and executives are disclosed in the relevant notes to the Financial Statements. Other material transactions with related parties are disclosed in note 40 to the Financial Statements.

Responsibility towards environment and society

Ghandhara Industries Limited is well aware of its responsibility towards the environment and society and makes its utmost possible efforts towards the betterment of society in general and for its employees specifically. Various seminars were undertaken during the year regarding health, safety and education of its employees to develop safe and environment friendly working practices. Further, keeping in view the dynamic changes in the environment and to get better utilization from sources of energy, the Company has already installed solar panels in our admin block which will also help generate clean and affordable energy for the Company.

Corporate Social Responsibility

The Company considers social, environmental, and ethical matters in the context of the overall business environment. The Company is committed to working in the best interest of all the stakeholders, in particular the community in which we live and to form our customer base. Details of Corporate social responsibility has been mentioned on dedicated pages in Annual Report 2023.

Subsequent Events

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

Code of Corporate Governance

The Board is pleased to state that the management of the Company is compliant with the best practices of corporate governance. A statement of compliance is annexed on pages 69 and 70. The Board acknowledges its responsibility in respect of the corporate and financial reporting framework and thus states that:

- The financial statement prepared by the management of 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 financial statements and accounting estimates are based on reasonable and prudent judgment.
- International Financial and Reporting Standards, as applicable in Pakistan, and Companies Act, 2017 have been followed in preparation of financial statement.
- The system of internal control is sound in design and has been effectively implemented and monitored.
- There are no significant doubts upon the Company's ability to continue as a going concern.
- Statement of pattern of Shareholding has been included as a part of this Annual Report.
- There has been no material departure from the best practices of the Code of Corporate Governance, as detailed in the listing regulations (Rule book of Pakistan Stock Exchange).
- The highlights of operating and financial data for the last six years are annexed.
- Information about taxes and levies is given in notes to the accounts.
- During the year, no trading in shares of the Company was carried out by Directors, CFO, Company Secretary, their spouses and minor children.
- The Company operates a defined benefit gratuity fund for its employees. The value of investments as at June 30, 2023, was Rs. 171.83 million.

Closure of Subsidiary

The management of Marghzar Industries Limited-Subsidiary Company, after approval from its members on 26 June 2023, has submitted an application and related documentation to the Securities and Exchange Commission of Pakistan (SECP), regarding its closure. Consequently, the Company had adjusted its investment in its dormant subsidiary amounting to Rs. 1.4 million, as the said subsidiary had been struck-off from the register of SECP. For further details on the closure of the aforesaid company, please refer to notes 7 of the Financial Statements.

Outlook

Despite the turbulent domestic and international political and economic conditions, the Company based on its market position and potential growth in the sector, is confident about economic revival and gradual recovery in sales volumes and profitability.

Acknowledgement

The board acknowledges the trust and confidence in the Company and its products of the shareholders, valued suppliers, customers, dealers and bankers and thanks them for their co-operation and support during these unusual circumstances. The Board is pleased to express its appreciation for the continued diligence and devotion of the employees. The Board takes the opportunity to thank the Company's principals Isuzu Motors Limited, Isuzu Motors Company (Thailand) Limited and Isuzu Motors International Operations (Thailand) Company Limited and the trading house Marubeni Corporation for their continued support and assistance.

On behalf of the Board of Directors

An Kul Xhom

Mr. Ali Kuli Khan Khattak Chairman

Karachi Dated: October 03, 2023 On behalf of the Board of Directors

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Mr. Ahmad Kuli Khan Khattak Chief Executive

• انٹرنل کنٹرول کا نظام اپنی ساخت کے اعتبار سے متحکم ہے اور اس کا موثر انداز میں اطلاق اورنگرانی کی جاتی ہے۔ • تمینی کا کار وبارر وال دوال رکھنے کی صلاحیت کے بارے میں کو کی شکوک وشہرمات نہیں ہیں۔ • شیئر ہولڈنگ کے بیٹرن کا بیان اس سالا نہ رپورٹ کے ایک جصے کے طور پر شامل کر لیا گیا ہے۔ • سٹٹگ ریگولیشنز (پاکستان اسٹاک ایکیچینج کی رول بک) میں تفصیلاً درج کار وبار کی نظم وضبط کی اعلیٰ ترین روایات سے کو کی پہلو تہی نہیں کی گئی۔ • گزشتہ چوسمال کے آپریٹنگ اور فنانشل ڈیٹا کی جھلکیاں منسلک ہیں۔ • گزشتہ چوسمال کے آپریٹنگ اور فنانشل ڈیٹا کی جھلکیاں مسلک ہیں۔ • سیسز اور محصولات کے بارے میں معلومات اکا ڈنٹس کے نوٹس میں دی گئی ہیں۔ • سال کے دوران کمپنی کے ڈائر کیٹرز، ہی ایف او، کمپنی سیکریٹری، ان کی شریک حیات اور نابل نے بچوں کی طرف سے کمپنی کے فن کی فنڈ چل تی ہوئی ہیں کی گئی۔ • سکپنی اپنے ملاز مین کے لیے ایک متعین کر دہ بنیف گریچو بیٹ فنڈ چلاتی ہے۔ برطابق 300 جون کی مل کی کی میکھر کی کی میں کی گئی۔

ذیلی ادارے کی بندش

مرغز ارانڈسٹریز لیٹڈ-ذیلی میپنی کی انتظامیہ نے 26 جون 2023 کواپنے ممبران سے منظوری کے بعداس کی بندش کےوالے سے سیکیو رٹیز ایکیچنیج نمیشن آف پاکستان (SECP) کوایک درخواست اور متعلقہ دستاویز ات جع کروائی ہیں نیتجناً، نمیپنی نے اپنی غیر فعال ذیلی نمیپنی میں اپنی سرمایہ کاری کو طے کر لیا تھا جس کی رقم 1.4 ملین روپی تھی، جیسا کہ مذکورہ ذیلی ادار کے SECP کے رجسٹر سے خارج کر دیا گیا تھا۔ مذکورہ کمپنی کی بندش کے بارے میں مزید نظر کی رقم مالیاتی گوشواروں کے نوٹ 7 کوبطور حوالہ ملاحظہ کریں۔

مستقت<mark>بل کی تو قعات</mark> ہنگامہ خیز ملکی اور بین الاقوامی سیاسی اوراقتصادی حالات کے باوجود، کمپنی اپنی مارکیٹ کی پوزیشن اوراس شیعے میں ممکنہ ترقی کی بنیاد پر، معاشی بحالی اور فروخت کے قیم اور منافع میں بتدرینج بحالی کے بارے میں پراعتماد ہے۔

اغتراف

بورڈ کمپنی اوراس کی مصنوعات پرشیئر ہولڈرز، قابل قدر سپلائیرز،صارفین، ڈیلرز اور بینکرز کے بھروسے اوراع تاد کا اعتراف کرتا ہے اوران غیر معمولی حالات میں ان کے تعاون اور سر پرشی پران کاشکر بیادا کرتا ہے۔ بورڈ اپنے ملاز مین کی مستقبل مزاجی اورلگن کے لیے اپنا خراج محسین ریکارڈ پرلاتے ہوئے خوشی محسوس کرتا ہے۔ بورڈ اس موقع پر کمپنی کے پر سپلزا سوز وموٹرز کمپنی (تھائی لینڈ) کمیٹڈ، اور اسوز وموٹرز انٹر میشل آ پریشنز (تھائی لینڈ) کمپنی کمیٹی اور ٹریڈنگ ہاؤس مارو بین کار پوریشن سے ان کی سلسل مدداور معاونت پر اظہارت کر کرتا ہے۔

> بورڈ آف ڈائر یکٹرز کی جانب سے سمالا کا سکا سک علی قلی خان خٹک چیئر مین کراچی

تاريخ:03ا كتوبر 2023

بورڈ آف ڈائر یکٹرز کی جانب سے

+ and احمدقلي خان خثك چف ایگزیکٹیو

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متعلقہ پارٹی سے لین دین سمپنی عمومی کاروباری طریقہ کار کے مطابق متعلقہ فریقوں سے لین دین کرتی ہے۔متعلقہ فریقوں کی طرف واجب الا دارقم ، ایگزیکٹیوز سے قابل وصولی رقم اور ڈائریکٹرز اورا گیزیکٹیوز کے معاوضے کا انکشاف مالیاتی اعدادو ثار کے متعلقہ نوٹ میں کیاجا تا ہے۔متعلقہ فریقوں کے ساتھ دیگراہم لین دین کا انکشاف مالیاتی اعداد و شار کے نوٹ 40 میں کیا گیا ہے۔

ماحول اور معانشر سے کی بابت ذمہ داری گند ھارا انڈسٹر یز لمیٹڈ ماحولیات اور معاشرے کے تئیں اپنی ذمہ داری ہے بخو بی واقف ہے اور معاشرے کی بہتری کے لیے عمومی طور پر اور اپنے ملاز مین کے لیے خاص طور پر اپنی پوری کوشش کرتی ہے۔سال کے دوران کا م کرنے کے تحفوظ اور ماحول دوست طریقوں کوفر وغ دینے کے لیےا پنے ملاز مین کی صحت ، حفاظت اور تعلیم کے سلسلے میں مختلف سیمینارز منعقد کیے گئے۔ مزید بر آں ، ماحول میں ہونے والی متحرک تبدیلیوں کو مدنظر رکھتے ہوئے اور تو ان کی کے ذرائع سے بہتر استفادہ کرنے کے لیے، کمپنی نے ہمارے ایڈ من بال کے میں پہلے ہی سولر پینلرنصب کردیے ہیں جو کہ کمپنی کے لیے صاف اور کھا بتی تو ان کی پر اکر نے میں بھی مددگا رہا ہت ہوں گے د

کاروباری سماجی ذمہ داری کمپنی مجموعی کاروباری ماحول کے تناظر میں سماجی ، ماحولیاتی اوراخلاقی معاملات پرغور کرتی ہے۔کمپنی تمام اسٹیک ہولڈرز ، خاص طور پراس کمیونٹی کے بہترین مفاد میں کام کرنے کے لیے پرعزم ہے جس میں ہم رہتے ہیں اورا پناکسٹمر میں تشکیل دیتے ہیں۔کار پوریٹ ساجی ذمہ داری کی تفصیلات سالا نہر پورٹ 2023 میں مختص صفحات پر درج کی گئی ہیں۔

بعدك واقعات

مالی سال کے اختبام اور رپورٹ کی تاریخ کے مابین کمپنی کی مالی حیثیت متاثر کرنے والی کوئی مادی تبدیلی یا معاہد نے ہیں ہوئے ہیں۔

کار پوریٹ گورننس کا کوڈ •

بورڈیہ بیان کرتے ہوئے خوشی محسوس کرتا ہے کہ کمپنی کا انتظام کار پوریٹ گوورنٹ کے بہترین طریق کار کے مطابق ہے۔ کمپلا تمنس کا بیان صفحہ 69 اور 70 پر منسلک ہے۔ کار پوریٹ اور مالیاتی رپورننگ کے فریم ورک کے حوالے سے بورڈاپنی ذمہ داری تسلیم کرتا ہے اور اس کو بیان کرتا ہے کہ: • سمپنی کی انتظامیہ کی طرف سے تیار کردہ مالیاتی گوشوارے اس کے معاملات کی کیفیت ، اس کے آپریشنز کے نتائج ، کیش فلوز اور ایکویٹی میں تبدیلی کی منصفانہ عکاس کرتے ہیں۔ • سمپنی نے اپنے اکا ؤنٹس کی کتابیں درست انداز میں رکھی ہوئے ہیں۔ • سمپنی نے مالیاتی گوشواروں کی تیاری میں اکا ؤنٹنگ کی مناسب پالیسیوں کی مسلسل بیروی کی ہے اور شاریاتی شخصین ان کرتا ہے کہ میں تبدیلی کی منصفانہ عکاس • اس میں نے مالیاتی گوشواروں کی تیاری میں اکا ؤنٹنگ کی مناسب پالیسیوں کی مسلسل بیروی کی ہے اور شاریاتی شخصین ان کرتا ہے کہ بی میں تبدیلی کی منصفانہ عکاس

انٹریل آڈ ف فنکشن گندھارا انڈسٹر یز لمیٹڈ کا ایک انٹریل آڈٹ فنکشن ہے جس نے کمپنی کی مالیاتی آپریشنل رپور شنگ کے تحفظ کے لیے اندرونی کنٹرول تیار کیے ہیں۔ پورڈ آڈٹ سمیٹی سہ ماہی بنیا د پر اس فنکشن کے وسائل اور اختیارات کی معقولیت کا جائزہ لیتی ہے۔ انٹریل آڈٹ کا سر براہ عملاً آڈٹ سمیٹی کور پورٹ کرتا ہے۔ بورڈ اڈٹ سمیٹی آپریڈنگ کے علاقوں کی سالا نہ اور سہ ماہی تشخیص کی بنیا د پر آڈٹ پلان کی منظور کا دیتی ہے۔ انٹریل آڈٹ فنکشن میں مالیاتی ، آپریشنل اور کمپلائنس کنٹرولڑ کا جائزہ لیا جاتا ہے اور اس کے نتائج کو ملیورڈ آڈٹ سمیٹی اور انتظامی طور پر چیف ایکٹر کے رپورٹ کیا جاتا ہے۔ بورڈ انٹریل فنائش کنٹرولز کو ہموار طریقے سے چلانے کے لیے اپنی ذمہ داری سمجھتا ہے اور اپنی مستقل گورنس کے ذریعے بہترین طریق کار پڑھل پر اہونے کے لیے مسلسل کوشناں ہے۔

انٹرنل کنٹر ولز

سمپنی نے کاروبارکومنظّم طریقے سے آگے بڑھانے،اس کے اثاثوں کی حفاظت اوراس کے ریکارڈ کی درشگی اوروا ثاثوں کومحفوظ بنانے کے لیےاندرونی کنٹر ول کا ایک مؤثر نظام وضع کیا ہے۔انتظامی نگرانی اور جائزے اندرونی کنٹرول کے نظام کا ایک لازمی عضر ہیں۔انتظامیہ نے تفصیلی جانچ اورخصوصی جائزہ لینے کا کام اندرونی آڈیٹرز کیٹیم کوسونی دیا ہے۔

بورڈ براہ راست یااپنی کمیٹیوں کے ذریعے اندرونی کنٹر ول کی سرگر میوں کی موز وں مقدار کویقینی بنا تا ہے۔ بورڈ عبوری کھاتوں ، رپورٹوں ، منافع کے جائز دں اور دیگر مالیاتی اور شاریاتی معلومات کے ذریعے کمپنی کے مالیاتی آ پریشنز اور پوزیشن کا با قاعدہ وقفوں سے جائزہ بھی لیتا ہے۔ بجٹ کے کنٹر ول کا تجزید بھی وقت پر ہوتا ہے اور بورڈ دقتاً فوقتاً اس پر کی جانے والی وضاحتوں اور اقدامات کے ساتھ مادی تغیرات کا جائزہ لیتا ہے۔

آ ڈیٹرز

موجودہ آڈیٹرز میسرز شائن ونگ حمید چوہدری اینڈ کمپنی، چارٹرزا کا ونٹنٹس ریٹائر ہو گئے ہیں۔ اہل ہونے کے ناطے شائن ونگ حمید چوہدری نے دوبارہ تقرر ری کے لیے خودکو پیش کیا ہے۔ بورڈ آف ڈائر یکٹرز 30 جون 2024 کوختم ہونے والے مالی سال کے لیے شیئر ہولڈرز سے منظوری کے لیے آڈٹ کمیٹی کی سفارش کی توثیق کرتا ہے۔

شيئر ہولڈنگ کا پیٹرن

30 جون 2023 تک شیئر ہولڈنگ کا پٹرن اوراس کے بارے میں کوڈ آف کا رپوریٹ گورننس کے تحت درکا راضا فی معلومات کوننسلک کیا گیا ہے۔

اسٹیک ہولڈرز کے ساتھرا بطے کمپنی شیئر ہولڈرز کے ساتھرا بطے کی اہمیت پر توجہ مرکوزرکھتی ہے کمپنیزا یکٹ، 2017 میں متعین وقت کے اندرسالانہ، نصف سالانہ اور سہ ماہی رپورٹس ان میں تقسیم کی جاتی ہیں۔کمپنی اپنی سرگرمیوں کی اپنی ویب سائٹ www.gil.com.pk پر بروقت بنیا د پرتجد یدکرتی ہے۔

حاضری				
HR&R	BAC	BOD	حيثيت	ڈائر یکٹر کا نام
-		5/6	10 اپريل 2021 كودوبارها بتخاب	جناب على قلى خان ختك
1/1	-	6/6	10 اپريل 2021 كودوبارها بتخاب	جناب احمدقلی خان خٹک
-	-	6/6	6جون 2022 کواتفاقیہ آسامی پُر کرنے	جناب محرقلی خ ان ختگ
			كيليح دوباره انتخاب	
1/1	3/4	6/6	10 اپریل 2021 کودوبارہ انتخاب	ميجر(ر)محدضا
1/1	3/4	5/6	10 اپريل 2021 كودوبارها بتخاب	جناب شام <i>د</i> کمال خان
_	_	5/6	10 اپریل 2021 کودوبارہ انتخاب	محتر مهشهناز سجاداحمد
0/1	2/4	5/6	10 اپریل 2021 کودوبارہ انتخاب	جناب شهيل حميد

ان ڈائر یکٹرز کورخصت مرحمت کردی گئی جواجلاس میں شریک نہیں ہو سکے۔

بورڈ آف ڈائر یکٹرزاور بورڈ کی کمیٹیوں کی کارکردگی کا تجزیبہ بورڈ کے کرداراوراس کی افادیت کا تجزید خود بورڈ ہی کی طرف سے کیاجا تاہے۔توجہ کے اہم شعبے درج ذیل ہیں: • کمپنی کے دژن اور مشن ^{سیٹم}نٹس میں بیان کر دہ کا روباری اہداف اور مقاصد حاصل کرنا۔ • پائیدار منصوبہ بندی اور آپریشنز کے لیے حکمتِ عملی تر تیب دینا اورا نتظامیہ کو ہدایات پہنچانا ،اور • بیند دوساب دیک زیار زیار تر کے دیار اور اور داخل کی شدہ بریزہ دیک میں اور ایو کا ہو کہ ان کی س

اپنی ذمہ داریوں کو نبھانے کے حوالے سے بورڈ کی کمیٹیوں کا تشریح کر دہ ٹرمز آف ریفرنس کے مطابق تجزبیہ۔

ڈائر یکٹرز کامعاوضہ

بورڈممبران کے معاوضے کی منظوری بورڈ خود ہی دیتا ہے۔تاہم کارپوریٹ گورننس کے کوڈ کے مطابق ، ییقینی بنایا جاتا ہے کہ کوئی بھی ڈائر کیٹراپنے معاوضے کے فیصلے میں حصہٰ بیں لےگا۔معاوضہ پالیسی کی اہم خصوصیات درج ذیل ہیں:

- 🖈 سال کے دوران چیف ایگزیکٹیوآ فیسر کے معاوضے بشمول مراعات اور دیگر فوائد کی مالیت 70 ملین روپے ہے۔(2022، 80 ملین روپے)
 - السل کے دوران محمد قلی خان خٹک (ایگزیکٹیوڈائریکٹر) کے معاوضہ کی مالیت 43 ملین روپے ہے۔(2022.5 ملین روپے)
- سی سی نان ایگزیکٹیوڈ ائریکٹرزیشمول آزادڈ ائریکٹرز کو ماسوائے اجلاسوں میں شرکت کے لیے فیس سے،معاوضے کی ادائیگی نہیں کرتی ہے۔ مالی سال 2023-2022 میں ڈائریکٹرزاورتی ای اوکے معاوضے سے متعلق مزید تفصیلات کے لیے مالیاتی اعدادوشار میں نوٹ 39 دیکھیں۔

بمطابق 30 جون 2023 ڈائر کیٹرز کے نام درج ذیل ہیں:

- ۔ جناب علی قلی خان خٹک ۔ جناب احمد قلی خان خٹک
 - محتر مة شهناز سحاد احمد
 - ۔ می*جر(ر)محد*ضا
- جناب محرقلی خان خٹک
- جناب شامد کمال خان
 - جناب شهيل حميد

ہی**ومن ریسورس اینڈ ریمیو نیریش میٹی (HR&R)** ہیمیٹی ایک آزادڈ ائر کیٹرسمیت چارنان ایگز کیٹیوڈ ائر کیٹرز پرشتل ہے۔اس کیٹر مزآف ریفرنس کانعین کوڈ آف کارپوریٹ گورننس، 2019،''کوڈ''میں فراہم کردہ رہنما خطوط سے مطابق کیا گیا ہے۔کمیٹی سینئر ایگز کیٹیوز سے معاوضے،"نظیم اور ملازمت کی ترقی ہے متعلق پالیسیوں سے تمام عناصر کا جائزہ لینے اور سفارش کرنے اور ایگز کیٹیوڈ ائر کیٹرز سے متعلق تمام امور کی منظوری نے لیے اجلاس کرتی ہے۔2023 سے دوران میں کمیٹی کا ایک اجلاس ہوا۔

، ا ڈ ٹ میٹی

سیمیٹی تین اراکین پر شتمل ہے جس میں نان ایگزیکٹیوڈ ائر یکٹرز اور انٹزن آڈٹ سے سربراہ بطور سیریٹری شامل ہوتے ہیں، کمیٹی کا چیئر مین ایک آزاد ڈائر یکٹر ہوتا ہے۔ بورڈ آڈٹ کمیٹی، بورڈ کواپنی نگرانی کی ذمہ داریوں ، بنیادی طور پر مالیاتی اور غیر مالیاتی معلومات کا جائزہ لینے اور شیئر ہولڈرز کوان کی رپورٹنگ کرنے ، انٹرل کنٹرول اور رسک منجمنٹ کے نظام اور آڈٹ کے کمل کی نگرانی میں معاونت فراہم کرتی ہے۔ اسے انتظامیہ سے معلومات طلب کرنے اور جیسا مناسب سمجھے، ایک تر نو رائد کر نے ، انٹرل آڈیٹرز یا مشیروں کے ساتھ براہ راست مشاورت کی خود مختاری حاصل ہے۔ چیف فنانشل آفیسر حسابات پیش کرنے کے لیے بذرید دیوت با قاعد کی سے بورڈ آڈٹ کمیٹی کے اجلاسوں میں شریک ہوتے ہیں۔ ہر اجلاس کے بعد کمیٹی کے چیئر مین بورڈ کو رپورٹ پیش کرنے کے لیے بذریعہ دیوت (کوڈ) میں فراہم کردہ خطوط سے مطابق طحل گئی ہیں۔

بورڈ اوراس کی کمیٹیوں کے اجلاس

ز ریے ائزہ سال کے دوران بورڈ آف ڈ ائر کیٹرز (BoD) کے چھ، بورڈ آ ڈٹ سمیٹی (BAC) کے چاراور ہیون ریسورس اینڈ ریمیو نیریشن (HR&R) کا ایک اجلاس ہوا۔ بورڈ کے اجلاسوں میں حاضری درج ذیل رہی:



ہولڈنگ کمپنی

پاکستان میں قائم شدہ بیوجی سروسز (پرائیویٹ) کمیٹر،39.16 فیصد شیئرز کی براہ راست ملکیت اور کچھ دیگر بالواسط شیئر ہولڈنگ کے ذریعے ہماری ہولڈنگ کمپنی ہے۔

چیٹر <mark>مین کا جائز ہ</mark> مارکیٹ اور معیشت پر چیئر مین کے جائزے کی کمپنی کے ڈائر کیٹرز کی طرف سے توثیق کی جارہی ہےاورا سے ان مالیاتی اعدادوشار کا حصہ بنایا گیا ہے۔

<mark>ڑیو پڑنٹر</mark> کمپنی کی مالاحیثہیت کومدنظرر کھتے ہوئے کمپنی کے ڈائر کیٹرز نے نقدرقم یاکسی دوسری صورت میں کسی ڈیویٹرنڈ کی ادائیگی نہ کرنے کا فیصلہ کیا ہے۔

بورڈ ڈائر یکٹرزاوراس کی کمیٹیاں

30 جون 2023 تک کمپنی کابورڈ آف ڈائر کیٹرز درج ذیل پر مشتمل ہے:

ڈائر یکٹرز کی مجموعی تعداد

06	مرد
01	خواتين

ساخت

02	آ زاد ڈائرَ یکٹرز
03	نان ایگزیکٹیوڈائریکٹر
02	ا يكزيكثيوڈائريكٹرز



آپریٹنگ نتائج مجموعی منافع سال کے دوران کمپنی کے مجموعی منافع میں سال کے دوران فروخت کے فیصد کے طور پراضافہ ہوا، جس کی بنیا دی وجہ بہتر انتظام کاری ہے۔

> **نی شیئر آمدنی** بعداز ٹیکس بنیادی اور تحلیل شدہ آمدنی 4.21 روپ ہے [2022: فی شیئر آمدنی 17.10]۔

> > فروخت

جیسا کہاو پر روشی ڈالی گئی مجموعی ٹرک اور بس مار کیٹ میں فروخت کے رجحان میں کمی کی وجہ ہے، تمپنی کی فروخت آمدنی کم ہو کر 14.54 بلدین روپے رہ گئی۔ مقابلتاً جو گذشتہ سال 24.27 بلدین تھی۔اس کے علاوہ، آپ کی تمپنی نے مار کیٹ شیئر میں اپنی پہلی پوزیشن کو %42 تک برقر اررکھا ہے۔ کمپنی بعد از فروخت سروس کے اعتبار کے ساتھ ایک بے مثال اور کفایتی پروڈ کٹ لائن اپ کی بنیا دیر بہتر کار کردگی کا مظاہرہ کرنے پر پر اعتماد ہے۔



تقسیم اورا نظامی اخراجات منہ گائی کی وجہ سے فروخت کے مقابلے میں تقسیم اور انتظامی اخراجات میں اضافہ ہوا ہے، تا ہم کمپنی آنے والے معا شی چیلنجز کے اثرات سے آگاہ ہے اور بہتر منصوبہ بندی اور مٰداکرات کے ذریعے ان کا مقابلہ کرنے کے لیے تیارہے۔



د ائر یکٹرز کی شیئر ہولڈرزکور پورٹ

آپ کی کمپنی کے ڈائر یکٹرز 30جون 2023 کوختم ہونے والے سال کے لیے کمپنی 60ویں سالا نہر پورٹ اورآ ڈٹ شدہ مالیاتی اعداد و ثنار پیش کرتے ہوئے خوش محسوں کرتے ہیں۔

معيشت اور ماركيك كاجائزه

مالی سال 2023 میں پاکستان کی معیث مختلف عوامل کی دجہ سے غیریقینی کا شکاررہی۔کم ہوتے غیر ملکی ذ خائر سے خام مال کی قیمتوں میں اضافہ، ایند هن کی قیمتوں پر بین الاقوامی د باؤ کی دجہ سے آپریشن کی لاگتوں میں زیادتی، روپے کی قدر میں مسلسل کمی، شرح سود میں اضافہ اور افراط زرکی شرح جیسی د جوہات کی بنا پر کا روبار کرنے کی لاگت میں اضافہ ہواجس کے نتیجے میں پوری اقتصادیات خاص طور پر آٹو سیکٹر متاثر ہوئی۔جس نے مالی سال 2022 کے مقالے میں تنزلی کے رجحان کو جاری رکھا۔

مالی سال 2023 میں ٹرک اور بس مارکیٹ میں 3,836 گاڑیوں کے ساتھ 41 فیصد کی کمی واقع ہوئی ہے۔ تمام بیرونی چیلنجوں کے باوجود، ہماری کمپنی نے وسیع منصوبہ بندی اور ٹیم ورک کے ساتھا پنے اعلیٰ مارکیٹ شیئر کو برقر اررکھا اور مالی سال 2024 میں اپنی پوزیشن کومزید بہتر بنانے کیلئے نئے سٹمرز اونٹی مارکیٹوں کی کھوج میں اپنی صلاحیتوں کو بروئے کارلائے گی۔

سم<mark>پنی کی اہم سرگرمیاں</mark> گندھارا انڈسٹریز لمیٹڈ (کمپنی) پاکستان میں بطور پلبک لمیٹڈ قائم اور پاکستان اسٹاک ایکیچینچ (PSX) میں مندرج ہے۔ISUZUبسوں ،ٹرکوں اور پک اپ ٹرکوں کی آمبلی ، پروگریسیومینوفی چرنگ اور مارکیٹنگ کمپنی کی اہم سرگرمی ہے۔

ا ہ<mark>م خطرات اور غیریقینی صورت حال</mark> کمپنی کے اہم خطرات مارکیٹ میں مسابقت ، زروپے کی قدر میں کمی ، شرح سود ،مجموعی معاشی اور سیاسی صورتحال شامل میں جو کمپنی کی مالی حیثیت متاثر کر سکتے ہیں۔ **مالیاتی کارکردگی** مالی نتائج کا خلاصہ درج ذمل ہے :

2022 2023 ہزاررویوں میں آيريشنز سےمنافع 1,592,477 1,193,117 مالياتي لاگت (451, 578)(769, 285)قبل از ٹیکس منافع 1,140,899 423,832 ش**ی**س (412, 399)(244, 408)بعداز ثيكس منافع 179,424 728,500

Ghandhara Industries Limited Notice of 60th Annual General Meeting

Notice is hereby given that the 60th Annual General Meeting of the shareholders of GHANDHARA INDUSTRIES LIMITED will be held on Friday, October 27th, 2023 at 09:45 A.M at F-3, Hub Chauki Road, S.I.T.E., Karachi to transact the following business:

Ordinary Business

- 1) To receive, consider and adopt the annual audited financial statements of the Company for the year ended June 30, 2023, together with Chairman's Review, Directors' and Auditors' report thereon.
- 2) To appoint Auditors for the year ending June 30, 2024 and to fix their remuneration. The retiring auditors, Messers ShineWing Hameed Chaudhri & amp; Co. Chartered Accountants, being eligible, have offered themselves for re-appointment for the year ending June 30, 2024.
- 3) Any other business with the permission of the Chair.

Special Business

- 1) To consider to pass the following ordinary resolutions:
 - a) "RESOLVED that the transactions carried out in normal course of business with related parties during the year ended June 30, 2023 be and are hereby ratified and approved."
 - b) "RESOLVED that the Chief Executive of the Company be and is hereby authorized to approve all the transactions carried out and to be carried out in normal course of business with associated companies/related parties during the ensuing year ending June 30, 2024 and, in this connection, the Chief Executive be and is hereby also authorized to take any and all necessary actions and sign/execute any and all such documents/indentures as may be required in this regard on behalf of the Company."
- 2) To consider and, if thought fit, ratify and approve the winding up of Marghzar Industries (Pvt.) Limited, subsidiary company, as ratified, approved and recommended by the Board of Directors of Ghandhara Industries Limited, and pass the following ordinary resolutions(s) with or without modification(s):

"RESOLVED that the winding up of Marghzar Industries (Pvt.) Limited, a subsidiary Company of Ghandhara Industries Limited, be and is hereby ratified".

"FURTHER RESOLVED that the Board of Marghzar Industries (Pvt.) Limited and management of Ghandhara Industries Limited be and are hereby authorized to complete the process for winding up of Marghzar and all the related regulatory, legal and other formalities including authorization of persons(s) to execute and implement the winding up."

By Order of the Board

Talha Ahmed Zaidi

Company Secretary

Karachi October 6, 2023

A statement of material facts under section 134(3) of the Companies Act, 2017 pertaining to the Special Business is annexed to this notice of the meeting.

NOTES:

1. Participation through video conferencing facility

The Company, in order to facilitate shareholders for their convenience and to minimize physical interaction keeping in view quorum requirements, has made arrangements to ensure that shareholders may participate through video conferencing facility.

The shareholders who have already updated their valid e-mail IDs with the Company or its Share Registrar and are interested to attend AGM online may send below information along with valid copy of both sides of CNIC with the subject "Registration for Ghandhara Industries Limited AGM" at shareholders@gil.com.pk. Such information should be sent from their duly registered valid e-mail ID for the registration purposes latest by October 25, 2023.

Name	CNIC Number	Folio / CDC Account no.	Cell no.	Email Address

Members whose requests are received by the aforesaid date; detailed procedure will be shared with them for joining the online meeting.

Shareholders can also provide their comments and questions for the agenda items of the AGM at the email address shareholders@gil.com.pk.

Members are therefore, encouraged to attend the AGM through video link or by consolidating their attendance through proxies.

2. Closure of Share Transfer Books

The Share Transfer Books of the Company will remain closed for the period from October 20, 2023 to October 27, 2023 (both days inclusive) for the purpose of Annual General Meeting. Transfers received in order at our Share Registrar M/s. CDC Share Registrar Services Limited. CDC House no. 99-B, Block B, S.M.C.H.S Main Shahrah-e-Faisal, Karachi at the close of business on October 19, 2023 shall be treated in time for the purpose of Annual General Meeting. No transfer will be accepted for registration during this period.

3. Participation in General Meeting

A member of the Company entitled to attend and vote at this meeting, may appoint another person as his/her proxy to attend and vote instead of him/her. Proxies, in order to be effective, must be received at the Registered Office of the Company not less than 48 hours before the time for holding the meeting.

CDC shareholders entitled to attend and vote at the meeting must bring his/her Participant ID and Account/Sub-Account number along with original CNIC or original passport to authenticate his/her identity. In case of corporate entity, resolution of Board of Directors/Power of Attorney with specimen signature of the nominee along with his/her recent photograph shall be produced (unless it has been provided earlier) at the time of the meeting.

4. For appointing the proxy

In case of individual, the account holder or sub-account holder, and / or the person whose securities are in group account and their registration details are up-loaded as per the CDC Regulations, shall submit the proxy form as per above requirement.

Two persons, whose names, addresses, and CNIC numbers shall be men7tioned on the form, shallwitness the proxy.

Attested copies of CNIC or passport of the beneficial owners and proxy shall be furnished along with the proxy form.

The proxy shall produce his/her original CNIC or original passport at the time of the meeting

In case of corporate entity, the Board of Directors' resolution/power of attorney, along with the specimen signature of the nominee, shall be submitted along with the proxy form to the Company.

5. Change in Address and CNIC

Members are requested to notify/submit the following Information / documents, in case of book entry securities in CDS to their respective participants and in case of physical shares to the registrar of the Company by quoting their folio numbers and name of the Company at the above-mentioned address, if not earlier notified/submitted:

• Change in their address and other particulars, if any

 Members, who have not yet submitted attested photocopy of their valid CNIC are requested to submit the same along with folio numbers at earliest, directly to the Company's Share Registrar M/s. CDC Share Registrar Services Limited. CDC House no. 99-B, Block B, S.M.C.H.S Main Shahrah-e-Faisal, Karachi

Further, Pursuant to the directives of the SECP, the dividend of shareholders whose CNIC/SNIC or NTN (in case of corporate entities), are not available with the Share Registrar could be withheld. Shareholders are therefore, requested to submit a copy of their valid CNIC (if not already provided) to the Company's Share Registrar.

Further, to comply with requirements of section 119 of the Companies Act, 2017 and regulation 19 of Companies (General Provisions and Forms) Regulations, 2018, all CDC and physical shareholders are requested to provide their email address and cell phone numbers incorporated / updated in their CDC account or physical folio.

6. Request for Video Conferencing Facility

If the Company receives consent from the members holding at least 10% shareholding residing in a city, to participate in the meeting through video-link at least seven (07) days prior to date of the meeting, the Company will arrange facility of video-link in that city subject to availability of such facility in that city.

To avail this facility please provide the following information to our Share Registrar M/s. CDC Share Registrar Services Limited. CDC House no. 99-B, Block B, S.M.C.H.S Main Shahrah-e-Faisal, Karachi.

"I/We,	of	, being a member o	f Ghandhara Industries Limited,
holder of	_ ordinary share(s) as pe	er Registered Folio No.	hereby opt for
video conference facility at		-	

Signature of member

7. Availability of Audited Financial Statement on Company's Website

The audited financial statements of the Company for the year ended June 30, 2023 have been made available on the Company's website www.gil.com.pk, at least 21 days before the date of Annual General Meeting.

8. Annual Report through weblink / QR Code / Electronic transmission

In terms of the approval of the members of the Company in their Extra Ordinary General Meeting held on June 22, 2023 and pursuant to the SECP's Notification No. SRO 389 (1)/2023 dated March 21, 2023, the Annual Report for the financial year ended on June 30, 2023 of the Company containing inter alia the audited financial statements, auditors report, directors' and Chairman's reports thereon may be viewed and downloaded by following the QR Code and web-link as given hereunder:

https://gil.com.pk/uploads/files/Reports/Annual/June_2023.pdf



Annual Report has also been emailed to those shareholders who have provided their valid email IDs to the Company.

The shareholders who wish to receive hard copy of the aforesaid documents may send to the Company Secretary / Share Registrar a request to submit hard copy and the Company will supply hard copies of the aforesaid document to the shareholders on demand, free of cost, within one week of such demand.

9. Payment of Cash Dividend Electronically (Mandatory Requirement)

In accordance with the provisions of section 242 of the Companies Act, 2017 and Companies (Distribution of Dividend) Regulations, 2017, it is mandatory for a listed company to pay cash dividend to its shareholder only through electronic mode directly into the bank account designated by the entitled shareholder. Shareholders who have not yet submitted their banking details for dividends already declared by the Company are requested to fill in "Electronic Credit Mandate Form" as reproduced below and also available on Company's website and send it duly signed along with a copy of valid CNIC/NTN to their respective CDC participant / CDC Investor account services (in case of shareholding in Book Entry Form) or to the Company's Share Registrar M/s. CDC Share Registrar Services Limited. (in case of shareholding in

a) Shareholder's Details	
Name of the Shareholder (s)	
Folio # /CDS Account No.(s)	
CNIC NO. (Copy attached)	
Mobile/Landline no.	
b) Shareholder's Bank Details	
Title of Bank Account	
International Bank Account Number (IBAN)	
Bank's Name	
Branch's name and address	

It is stated that the above-mentioned information is correct and in case of any change herein I/we will immediately intimate the Share Registrar accordingly.

10.Unclaimed Shares and Dividend

Pursuant to Section 244 of the Companies Act, 2017, any shares issued or dividend declared by the Company, which remain unclaimed or unpaid for a period of three years from the date it become due payable shall vest with the Federal Government after compliance of procedures prescribed under the Company Act, 2017. Shareholders are hereby informed that a list of all unclaimed dividend has been added on the Company's website: https://gil.com.pk/page-Unclaimed-dividend-and-shares. Any member affected by this notice is advised to write to or call at the office of the Company's share registrar M/s. CDC Share Registrar Services Limited. CDC House no. 99-B, Block B, S.M.C.H.S Main Shahrah-e-Faisal, Karachi during normal working hours.

11.Postal Ballot

The members shall ensure that duly filled and signed ballot paper along with copy of Computerized National Identity Card (CNIC) should reach the Chairman of the meeting through post on the Company's registered address, F-3, Hub Chowki Road, S.I.T.E., Karachi or email at chairman@gil.com.pk. one day before the Annual General Meeting on October 26, 2023, during working hours. The signature on the ballot paper shall match with the signature on CNIC.

12.Procedure for E-Voting:

- Details of the e-voting facility will be shared through an e-mail with those members of the Company who have their valid CNIC numbers, cell numbers, and e-mail addresses available in the register of members of the Company by the close of business on October 19, 2023.
- II. The web address, login details, and password, will be communicated to members via email. The security codes will be communicated to members through SMS from the web portal of CDC Share Registrar Services Limited (being the e-voting service provider).
- III. Identity of the Members intending to cast vote through e-voting shall be authenticated through electronic signature or authentication for login.
- IV. E-Voting lines will start from October 21, 2023, 09:00 a.m. and shall close on October 26, 2023 at 5:00 p.m. Members can cast their votes any time during this period. Once the vote on a resolution is cast by a Member, he / she shall not be allowed to change it subsequently

13. Deposit of Physical Shares in to CDC Account

As per Section 72 of the Companies Act, 2017 every existing listed company shall be required to replace its physical shares with book-entry form in a manner as may be specified and from the date notified by the Commission, within a period not exceeding four years from the date of the promulgation of the Companies Act 2017.

Pursuant to the SECP letter no. CSD/ED/Misc./2016-639-640 dated March 26, 2021, the Company is following up with all shareholders holding shares in physical form with the request to convert their shares in Book-Entry Form in order to comply with the provisions of the Companies Act, 2017. Shareholders may contact the Company's Share Registrar to understand the process and benefits of conversion of shares held in physical form into Book-Entry Form.

STATEMENT UNDER SECTION 134(3) OF THE COMPANIES ACT, 2017

The following statement sets out the material facts pertaining to the special business to be transacted at the Annual General Meeting of the Company to be held on October 27th, 2023.

Agenda Item # 1(a) of the Special Business – Transactions carried out with associated companies during the year ended June 30, 2023 to be passed as an Ordinary Resolution

The transactions carried out in normal course of business with associated companies (Related parties) were being approved by the Board as recommended by the Audit Committee on quarterly basis pursuant to clause 15 of the Listed Companies Corporate Governance Regulations, 2019.

During the Board meeting it was pointed out by the Directors that as the majority of Company Directors were interested in this/these transaction(s) due to their common directorship and holding of shares in the associated companies, the quorum of directors could not be formed for approval of this/these transaction(s) which has/have to be approved by the shareholders in the General Meeting.

In view of the above, the transactions conducted during the financial year ended June 30, 2023 with associated companies as shown in note no.40 to the Audited Financial Statements for year ended June 30, 2023 are being placed before the shareholders for their consideration and approval/ratification.

The Directors are interested in the resolution to the extent of their common directorships and their shareholding in the associated companies.

Agenda Item No. 1(b) of the Special Business - Authorization to the Chief Executive for the transactions carried out and to be carried out with associated companies during the ensuing year ending June 30, 2024 to be passed as an Ordinary Resolution

The Company shall be conducting transactions with its related parties during the year ending June 30, 2024 on an arm's length basis as per the approved policy with respect to 'transactions with related parties' in the normal course of business. The majority of Directors are interested in these transactions due to their common directorship in the associated companies.

In order to comply with the provisions of clause 15 of Listed Companies (Code of Corporate Governance) Regulations, 2019, the shareholders may authorize the Chief Executive to approve transactions carried out and to be carried out in normal course of business with associated companies/related parties during the ensuing year ending June 30, 2024.

The Directors are interested in the resolution to the extent of their common directorships and their shareholding in the associated companies.

Agenda Item No. 2 of the Special Business – Winding up of Marghzar Industries (Pvt.) Limited (a subsidiary company of Ghandhara Industries Limited)

Marghzar Industries (Pvt.) Limited "the Company" is a subsidiary company of Ghandhara Industries Limited. The Company is dormant and has no running business apart from interest income drawn from Ghandhara Industries Limited (the Holding Company).

Information to be disclosed under SRO 423(I)/2018 is set out below:

Contents	Description
Name of the subsidiary	Marghzar Industries (Pvt.) Limited, Unlisted Company
Cost and book value of investment in subsidiary (un-audited June 30, 2023)	Rs. 1.4 million
Total market value of subsidiary based on value of the shares of the subsidiary company:	30 June 2023 (Un-Audited) Break-up value of shares: 19.58
	30 June 2022 (Audited) Break-up value of shares: 19.28 (Valuation is not required as 99.99% of the whole assets of Marghzar Industries (Pvt.) Limited consists of liquid cash and cash equivalent)

Contents	Description
Net worth of subsidiary as per latest audited financial statements and subsequent interim financial statements, if available;	30 June 2023 (Un-Audited) Rs. 2.747 million 30 June 2022 (Audited) Rs. 2.705 million
Total consideration for disposal of investment in subsidiary, basis of determination of the consideration and its utilization;	The asset base of Marghzar Industries (Pvt.) Limited is Rs. 2.747 million which has been adjusted against the amount of investment amounting Rs. 1.4 million and remaining 1.347 million booked as other income.
Quantitative and qualitative benefits expected to accrue to the members.	Qualitative Factors: Marghzar Industries (Pvt.) Limited is a dormant company and no economic activity being performed.
	Marghzar Industries (Pvt.) Limited being unlisted company is required to comply with certain regulatory guidelines and instructions Quantitative Factors:
	After winding up, the Company will save the essential costs required to keep Marghzar Industries (Pvt.) Limited compliant with various regulatory provisions of different regulatory authorities.

The Directors are interested in the resolution to the extent of their common directorships and their shareholding in the subsidiary company (if any).

Scrutinizer

In accordance with the Regulation 11 of the (Postal Ballot) Regulations,2018, below is the information regarding the scrutinizer for the purpose of upcoming AGM:

1.	Name of Scrutinizer	M/s. Shinewing Hameed Chaudhri & Co., Chartered Accountants (Statutory Auditors)
2.	Qualification and experience	ShineWing Hameed Chaudhri & Co., Chartered Accountants, is one of the oldest and renowned firms of Chartered Accountants in Pakistan, established by late Mr. Abdul Hameed Chaudhri (FCA) in 1957. It is a member firm of ShineWing International.
3.	Purpose of appointment	The firm is a premier provider of professional services in audit and assurance, accounting, tax, risk management and advisory, and corporate services to a significant number of clients including listed and economically significant entities, through its offices located across Pakistan. As the company is required to appoint scrutinizer for the purpose of voting in the general meeting to transact a business which pertains to closure of subsidiary as mentioned in section 183 of the Companies Act, 2017. Therefore, scrutinizer has been appointed to observe that satisfactory procedures of the voting process including adequate precautionary measures are ensured and reported as mentioned under regulation 11A.

تفصيلات	مواد
30جون2023(غيرآ ڈٹ شدہ)	تازہ ترین آڈٹ شدہ مالیاتی بیانات اوراس کے بعد کے جوری مالی بیانات کے
روپي2.747 ملين	مطابق ذیلی کمپنی کی مجموعی مالیت ،اگردستیاب ہو؛
30 جون2022(آڈٹ شدہ)	
رو پي2.705 ملين	
مرغزارانڈسٹریز (پرائیویٹ)کمیٹڈ کے اثاثوں کی بنیادروپے ہے۔2.747 ملین روپے کو	ذیلی ادارے میں سرمایہ کاری کے نصرف کے لیے کمل غور، غور وفکر کے تعین کی بنیاد
1.4 ملین کی سرمایہ کاری کی رقم کے مقابلے میں ایڈ جسٹ کیا گیا ہےاور باقی1.34 ملین	اوراس کااستعال؛
دیگرآ مدنی کےطور پر بک ہوئے۔	
معيارى عوامل:	مقداری اور معیاری فائد سے اراکین کو ملنے کی توقع ہے۔
مرغزارانڈسٹریز (پرائیویٹ)لمیٹڈا یک غیر فعال کمپنی ہےاورکوئی اقتصادی سرگرمی نہیں کی جا	
رہی ہے۔	
مرغزارانڈسٹریز (پرائیویٹ)کمیٹڈ کے غیرفہرست شدہ کمپنی ہونے کی دجہ سے چھریگولیٹری	
رہنماخطوط اور ہدایات کی تغمیل کر ناضروری ہے،	
مقداری عوامل:	
ختم ہونے کے بعد، کمپنی مرغز ارا نڈسٹریز (پرائیویٹ) کمیٹڈ کوئٹلف ریگولیٹری اتھار ٹیز کے	
مختلف ریگولیٹری دفعات کے مطابق رکھنے کے لیے درکا رضروری لاگتوں کو محفوظ رکھے گی۔	

ڈائر کیٹرز کی اس قراردادمیں دلچیپی ملحقہ کینیوں میں ان کی مشتر کہ ڈائر کیٹر شپ اوران کی تصص داری تک محدود ہے۔ (پوشل بیلٹ)ر گیولیشنز ،2018 کی ثق 11 کے مطابق ،آئندہ سالا نہ اجلاس عام کے مقصد کیلئے جانچ پڑ تال کرنے والے (اسکروٹنا ئزر) سے متعلق معلومات ذیل میں دی گئی ہیں : **اسکر ثنا ئزر**

_1	اسكروٹنا تزركا نام	شائن ونگ حمید چو مدری اینڈ کمپنی، چارٹرڈا کا دُنٹنٹس (قانونی آڈیٹرز)
_2	قابليت اورتجربه	شائن دنگ حمید چو ہدری اینڈ کمپنی، چارٹرڈ اکا وَنْنْنْس ، پاکستان میں جارٹرڈ اکا وَنْنْنْس کی سب سے پرانی اورمشہورفرموں میں سےایک ہے، جسے
		مرحوم جناب عبدالحمید چوہدری (FCA) نے1957 میں قائم کیا تھا۔ یہ شائن ونگ انٹرنیشنل کی ایک رکن فرم ہے۔
		یے فرم پاکستان <i>تجرمی</i> ں واقع اپنے دفاتر کے ذریعے آ ڈٹ اوریفتین دہانی، اکا وُنٹنگ ^ن یکس، رسک مینجنٹ اورایڈ وائز ری،اورکار پوریٹ خدمات بشمول
		لسطد اورمعا شی طور پراہم اداروں سمیت کل ُنٹش کی ایک قابل ذکر تعداد کو پیشہ ورانہ خد مات فراہم کرنے والی ایک اہم کمپنی ہے۔
_3	تعيناتى كامقصد	جیسا کہ پنی کو کمپنیزا یک ،2017 کے سیشن183 میں مذکور ذیلی کمپنی کی بندش ہے متعلق کار وبارکولین دین کرنے کے لیےاجلاس عام میں
		ووٹنگ کے مقصد کے لیےاسکروٹنا ئز رکا نقر رکر ناضروری ہے۔لہذا، جائچ پڑ تال کرنے والے (اسکروٹنا ئزر) کو بیدمشاہدہ کرنے کے لیے مقرر کیا گیا
		ہے کہ دوئنگ کے عمل کے تسلی بخش طریقہ کارمثمول مناسب احتیاطی تد ابیر کویقینی بنایا گیا ہے اور ضابطہ 11 کے تحت بیان کیے گئے مطابق رپورٹ کیا
		گیا ہے۔
		· · · · · · · · · · · · · · · · · · ·

لسلا کمپنی کار پوریٹ گورنٹس ریگولیشنز 2019 کی شق15 کے تحت ملحقہ کمپنیوں (متعلقہ پارٹیوں) کے ساتھ عمومی کاروباری طریقے کے مطابق کیے گئے سودے آڈٹ کمیٹی کی سفارش پر بورڈ کی جانب سے سہ ماہی بنیا دوں پرمنظور کیے جارہے تھے۔

بورڈ اجلاس کے دوران ڈائر کیٹرز کی جانب سے نشاندہی کی گئی کہ کمپنی کے ڈائر کیٹرز کی ایک بڑی تعداد کا مفادان کی مشتر کہ ڈائر کیٹر شپ اور ملحقہ کمپنیوں میں صص داری کی وجہ سے ان سودوں سے وابسۃ ہے، لہٰذاان سودوں کی منظوری کیلئے ڈائر کیٹرز کی مطلوبہ تعدا ددستیاب نہ ہونے کی وجہ سے اجلاس عام میں شیئر ہولڈرز کی جانب سے ان سودوں کی منظوری لینی ہوگی۔ مذکورہ بالاصورت حال کے پیش نظر 30 جون 2023 کو نتم ہونے والے سال کے آڈٹ شدہ گوشواروں میں نوٹ نمبر 40 میں ظاہر کیا گیا ہے، انہیں غور وخوض اور منظوری کیلیے شیئر ہولڈرز کی جانب سے ان سودوں کی منظوری لیئے ہوگی۔ رو ہر وپیش کیا جائے گا۔

ڈائر یکٹرز کی اس قراردادیں دلچی ملحقہ کمپنیوں میں ان کی مشتر کہ ڈائر یکٹر شپ اوران کی صص داری تک محدود ہے۔ خصوصی امور کا ایجنڈ ا آئٹم نمبر (d) 1 ۔ ملحقہ کمپنیوں کے ساتھ کیے گئے سودوں اور جو سودے 30 جون 2024 کو تتم ہونے والے سال کے دوران کیے چاکمیں گے، ان کیلئے چیف ایگز یکٹوکو مجاز بنانے کیلئے ایک عمومی قر ارداد منظور کی جائے گی۔ 30 جون 2024 کو فتم ہونے والے سال کے دوران کمپنی اپنی ملحقہ کمپنیوں کے ساتھ سودے غیر جانب دارے ساتھ ' محدود کی اس محدود کی میں معاد کی میں مورک کو تم مونے والے سال کے دوران کی ح طریقہ کار کے مطابق سودی کو محدود کی میں ان کی مند کہ میں معرف کی محدود کی محدود کی محدود کی محدود کی معرف کو محدود کر محدود کی معاد کی محدود کی کہ محدود کی محدو محدود کی محدود کی محدود کی محدود کی محدود محدود محدود کی محدود کی محدود کی محدود محدود محدود کی محدود محدود کی محدود کی محدود کی

مرغزارانڈسٹریز (پرائیوٹ) کمیٹڈ^{و، کمپن}ی'' گندھاراانڈسٹریز کمیٹر کی ذیلی کمپنی ہے۔ کمپنی غیر فعال ہےاور گندھاراانڈسٹریز کمیٹر (ہولڈنگ کمپنی) سے حاصل ہونے والے مارک اپ کے علاوہ اس کا کوئی کاروباریاذ ربعہ آمدنی نہیں ہے۔

ایس آراور 2018/(1)423 کے تحت منکشف کی جانے والی معلومات ذیل میں دی جارہی ہیں:

تفصيلات	مواد
مرغز ارانڈسٹریز (پرائیوٹ) کمیٹڈ،ان کسٹر کمپنی	ذیلی ^م ینی کا نام
1.4 ملين روپے	ذیلی ادارے میں سرمایہ کاری کی لاگت اور کتابی قیمت
	(30 جون2023 كوغيرآ ڈٹ شدہ)
30 جون2023(غیرآ ڈٹ شدہ) حصص کی بریک اپ ویلیو 19.58	ذیلی مینی <i>کے حص</i> کی قیمت کی بنیاد پرذیلی مینی کی کل مار کیٹ ویلیو:
30 جون2022(آڈٹ شدہ) حصص کی بریک اپ ویلیو 19.28 (ویلیویشن کی ضرورت نہیں ہے کیونکہ مرغز ارانڈسٹریز (پرائیویٹ) کمیٹڈ کے مجموعی اثانۋں کلا 99.99 لیکیویڈ کیش اور نفذ کے مساوی پر شتمل ہے۔)	

10 _غیردعویٰ شدہ حصص اورغیرادا شدہ کیش ڈیویڈنڈ

کمپنیر آرڈینس 2017 کی شق 244 *کے تحت* کمپنی کوئی بھی جاری کردہ صحص یا اعلان کردہ کیش ڈیویڈیڈ جو قابلِ ادا ہونے کی تاریخ سے تین سال کی مدت کے اندر غیر دعو کی شدہ ہوں یا نہیں ادائہیں کیا گیا ہوتو کمپنی ایک 2017 *کے تحت مقرر*ہ طریقہ کارکی قتیل کے بعد دفاقی حکومت کے پاس جمع کروائے جا کمیں گے۔

حصص یافتگان کو بذریعہ بذا مطلع کیا جاتا ہے کہ کمپنی کی ویب سائٹ https://gil.com.pk/page-Unclaimed-dividend-and-share پر تمام غیر دعو کی شدہ ڈیویڈیڈز کی فہرست شامل کردی گئی ہے۔اس نوٹس سے متاثر ہونے والے کسی بھی ممبر کومشورہ دیا جاتا ہے کہ وہ معمول کے اوقات کار کے دوران کمپنی کے شیئر رجٹر ارمیسرز سی ڈی سی شیئر رجٹر ارسروسز کمیٹڈ، می ڈی می ہاؤس نمبر B-99،بلاک B،ایس۔ایم۔سی ۔اینج۔ایس، مین شاہراہ فیصل ،کراچی کو ککھیں یا کال کریں۔

11-يوشل بيلٹ

ارا کین اس بات کویقینی بنا ئیں گے کہ وہ ہیلٹ پیر کو کمپیوٹرائز ڈقو می شناختی کارڈ (CNIC) کی درستے نقل کے ساتھ صحیح طریقے سے بحریں اور د سخط شدہ ہیلٹ پیر میڈنگ کے چیئر میں تک کمپنی کے رجسٹر ڈایڈرلیس،F-3، حب چوکی روڈ،S.I.T.E، کراچی یا ای میل پر ڈاک یا chairman@gil.com.pk پرای میل کے ذریعے 26 اکتو بر 2023 کو سالا نہ اجلاس عام سے ایک دن پہلے، کام کے اوقات کے دوران، ضرور پنچی جائیں۔ بیلٹ پیپر پرد سخط سے مماثل ہوں گے۔ شیئر ہولڈرز کی سہولت کے لیے بیلٹ پیپر کمپنی کی ویب سائٹ www.gil.com.pk پرڈاؤں اوڈ کرنے کے لیے دستی کی میں سے خ

12_اى دونىك كاطرىقەكار

ا۔ ای دوئنگ کی سہولت کی تفصیلات کمپنی کے ان ارا کین کے ساتھا یک ای میل کے ذریعے شیئر کی جائیں گی جن کے پاس اپنے درست CNIC نمبر ،موبائل نمبر ،اورای میل ایڈر لیس کمپنی کے ممبران کے رجٹر میں 19اکتو بر 2023 کوکاروباری اوقات ختم ہونے سے پہلے تک دستیاب ہوں گے۔

II۔ویب ایڈرلیں،لاگ ان کی تفصیلات،اور پاس ورڈ،ای میل کے ذریعے اراکین کو طلع کیا جائے گا۔ سیکورٹی کوڈزس ڈی سی شیئر رجسڑ ارسروسز کمیٹڈ کے ویب پورٹل (ای ووٹنگ سروس فراہم کنندہ ہونے کے ناطے) سے ایس ایم ایس کے ذریعے اراکین کو بتائے جائیں گے۔

الا-ای ووٹنگ کے ذریعے دوٹ ڈالنے کاارادہ رکھنے والے اراکین کی شناخت الیکٹرا تک دینخط یالاگ ان کے لیے تصدیق کے ذریعے کی جائے گی۔

اااا۔ای دوئنگ لائنیں 21 کتوبر 2023 ضبح 90 بج سے شروع ہوں گی اور 26 کتوبر 2023 کو شام 05 بج بند ہوں گی ممبران اس مدت کے دوران کسی بھی دفت اپناووٹ ڈال سکتے ہیں۔ایک بارکسی رکن کی طرف سے قرار داد پر دوٹ ڈالنے کے بعد،اسے بعد میں تبدیل کرنے کی اجازت نہیں ہوگی۔

13 _ دستاویزی حصص سی ڈی سی اکاؤنٹ میں جمع کروانا

کمپنیزا یک 2017 کی ثق72 کے مطابق ہرموجودہ لسٹر کمپنی کیلئے ضروری ہے کہ کمیشن کے بیان کردہ طریقہ کاراس کی بیان کردہ تاریخ سے دستاویز ی صص کوئبک انٹری کی شکل میں لائے ، جس کی اس ایک کے نفاذ یعنی اعلان کردہ تاریخ کے آغاز سے چارسال سے زائدنہیں ہوگی۔

ایس ای سی پی لیٹرنمبو64-639-2016 ایفتال سی درخواست کے ساتھ پیروی کررہی ہے کہ کیپنیزا یکٹ 2017 کی شقوں کی قتیل میں اپنے دستاویز ی حصص یافتگان کو بک انٹری کی شکل میں لائیں حصص یافتگان اپنی تحویل میں موجود دستاویز ی حصص کو بب انٹری کی شکل میں لانے کا طریقہ کاراور حصص کی تبدیلی سے فوائد کو تبحض کیلئے کمپنی کے شیئر رجسڑار سے رابطہ کریں۔

كمپنيزا يك 2017 كىش (3)134 كے تحت بيان

27 کتوبر 2023 کومنعقدہ کمپنی کے سالا نہ اجلاس عام میں سرانجام دی گئی خصوصی کارروائی کے اہم حقائق پر شتمل بیان درج ذیل ہے: خصوصی امور کاا بچنڈ ا آئٹم نمبر (a) 1-30 جون 2023 کو ختم ہونے والے سال کے دوران ملحقہ کمپنیوں کے ساتھ کیے گئے سودوں کو **عمومی قر**ارداد کے ذریعے پاس کرنا



June_2023.pdf/Annual/Reports/files/uploads/gil.com.pk//:https

سالا نہر پورٹ ان شیئر ہولڈرز کوبھی ای میل کردگ گئی ہے جنہوں نے کمپنی کوا پی درست ای میل آئی ڈی فراہم کی ہیں۔

وہ شیئر ہولڈرز جو مذکورہ دستاویزات کی ہارڈ کاپی حاصل کرنا چاہتے ہیں وہ کمپنی سیکریٹری/شیئر رجٹرارکو ہارڈ کاپی جع کرانے کی درخواست بھیج سکتے ہیں اور کمپنی مطالبہ پر شیئر ہولڈرز کو مذکورہ دستاویز کی ہارڈ کا پیاں ان کی طلب کیے جانے کے ایک ہفتے کے اندر بلا معاوضہ فراہم کرےگی۔

9_نفذ کیش ڈیویڈنڈ کی الیکٹرانک ذرائع سے ادائیگی (لازمی تقاضا)

کمپنیزا یک 2017 کی شق242اور کمپنیز (ڈسٹری بیوٹن آف ڈیویڈنڈ) ریگولیشنز 2017 کی شقوں سے تحت کمپنی کمپلیئے لازم ہے کہ وہ اپنے صحص یافتہ کواس سے مقرر کردہ اکاؤنٹ میں صرف الیکٹرا نک ذریعے سے براہ راست کیش ڈیویڈنڈ بیھیج ۔ ایسے صحص یافتگان سے ، جنہون نے اہمی تک کمپنی کی طرف سے پہلے ہی اعلان کردہ ڈیویڈنڈ کیلئے اپنی بینکاری کی تفصیلات جن نہیں کروائیں ، درخواست ہے کہ ذیل میں درج '' الیکٹرا نک کریڈٹ مینڈیٹ فارم'' پُر کریں جو کمپنی کی ویب سائٹ پر بھی دستیاب ہے اور براہ کرم اس پر باضا بطد دستخط کر کے اپنے کارآ مد نہیں کروائیں ، درخواست ہے کہ ذیل میں درج '' الیکٹرا نک کریڈٹ مینڈیٹ فارم'' پُر کریں جو کمپنی کی ویب سائٹ پر بھی دستیاب ہے اور براہ کرم اس پر باضا بطد دستخط کر کے اپنے کارآ مد کمپیوٹرائز ڈیو می شناختی کارڈ این ٹی این کی نقل کے ساتھ اپنے متعلقہ ہی ڈی سی شریک کار اسی ڈی سی انو لیٹرا کاؤنٹ سروسز (اگر صص داری بک انٹری کی شکل میں ہو) کو بجوادیں یا (دستاویز ی صحص کی صورت میں) کمپنی کے شیئر رجٹر ارمیسرزی ڈی تی شیئر رجٹر ار مروسز کر اس کریں۔

> a) حصص یافته (یافتگان) کی تفصیلات
> حصص یافته (یافتگان) کانام
> فولیونبر/ICDS/کاؤنٹ نبر(ز)
> کمپیوٹرائز ڈتو می شاختی کارڈ نمبر(نقل مسلک ہے)
> موبائل/لینڈ لائن نمبر
> (b) حصص یافتہ سے بینک کی تفصیلات
> c) حصص یافتہ سے بینک کی تفصیلات
> مینک کاؤنٹ نمبر(IBAN)
> بینک کا کاؤنٹ نمبر(IBAN)
> بینک کا کام مادر پند بینک کا کام اور پند
> بینک کا مادر پند ہیں اوران میں کوئی تبدیلی ہوتو میں افرری طور پر شیئر رجمٹر ارکو مطلع کر دن گا/ کریں گے۔

پراکسی فارم کے ساتھ بینیفشل مالکان اور پراکسی کے CNIC یا پاسپورٹ کی تصدیق شدہ کا پیاں پیش کی جا ئیں گی۔ ک

پراکسی میٹنگ کے وقت اپنااصل CNIC یا اصل پاسپورٹ پیش کرےگا۔

کاروباریادارے کی صورت میں بورڑاف ڈائر کیٹرز کی قرار دداد *اع*تار نامہ کے ہمراہ نامز دفر دے دستخط کے نمونے نمائندگی نامے کے ہمراہ کمپنی کے پاس جنع کروانے ہوں گے۔ 5۔ پیتے اور کمپیوٹرائز ڈشناختی کارڈ میں تنبریلی

ممبران سے درخواست کی جاتی ہے کہ درج ذیل معلومات ،CDS میں بُک انٹری سیکیو رٹیز کی صورت میں اپنے متعلقہ شرکاء کے پاس اور دستاویز نی صص کی صورت میں اپنے فولیونمبرز اوراپنی سمپنی کے نام سے حوالے کے ساتھ درج بالا پنۃ پر کمپنی کے رجسڑ ارکو طلع کریں اکے پاس جمع کروادیں ،اگر پہلے ہی اطلاع نہ دی جاچکی ہوا جمع نہ کروائی ہو۔ • سیتے یادیگر کوائف میں تبدیلی ،اگر کوئی ہو

• ایسے مبران، جنہوں نے ابھی تک اپنے کارآ رمد کمپیوٹرائز دقومی شناختی کارڈ کی نقول فراہم نہیں کی ہیں، ان سے درخواست ہے کہ انہیں اپنے فولیو نمبرز کے ہمراہ جلد براہ راست کمپنی کے شیئر رجٹر ارمیسرزی ڈی تی شیئر رجٹر ارسروسز کمیٹڈ، بی ڈی ہاؤس، نمبر B-99، ایس ایم تی اینج ایس، مین شاہراہ فیصل، کراچی کے پاس جمع کردادیں۔

مزید برآل،ایس ای سی پی کی ہدایات کے مطابق، جن حصص یافتگان کا سی این آئی سی این ٹی این ٹی این (کار پوریٹ ادارہ کی صورت میں) شیئر رجٹر ارکے پاس دستیاب نہیں ہیں،ان کا ڈیویڈنڈ روکا جاسکتا ہے۔اس لیے صص یافتگان سے درخواست کی جاتی ہے کہ وہ اپنے درست کم پیوٹرائز ڈشاختی کارڈ کی ایک کا پی (اگر پہلے سے فراہم نہیں کی گئی ہو) کمپنی کے شیئر رجٹر ارکوجع کردائیں۔

مزید، کمپنیزا یک، 2017 کے سیکشن 119اور کمپنیز (جزل پروویژنزاینڈ فارمز)ر یکولیشنز، 2018 کی ریگولیشن19 کے تقاضوں کی تعمیل کرنے کے لیے،تمامCDC اورفزیکل شیئر ہولڈرز سے درخواست کی جاتی ہے کہ وہ اپنے CDCا کا وَنٹ یافزیکل فولیو میں شامل/اپ ڈیٹڈ اپناای میل ایڈرلیں اور سےل فون نمبر فراہم کریں۔

6_ویڈیوکانفرنس کی سہولت کیلئے درخواست

سمپنی کم از کم 10 فیصد صص رکھنے والے ممبران کی طرف ہے، جو کسی شہر میں مقیم ہوں،اجلاس کے انعقاد سے کم از کم سات(7) دن پہلے ویڈیولنک کے ذریعے اجلاس میں شرکت کی درخواست موصول ہوتو کمپنی اس شہر میں ایس سہولت کی دستیابی کی شرط پر ویڈیولنگ کی سہولت کا بندو بست کرے گی۔

اس ہولت سے استفادہ کرنے کیلئے درج ذیل معلومات ہمارے شیئر رجسٹر ارمیسرزی ڈی تی شیئر رجسٹر ارسر وسزلمیٹڈ، تی ڈی تی پاؤس نمبر B-99، بلاکB، ایس ۔ایم ۔ تی ۔ ایک، مین شاہراہ فیصل، کراچی کوفرا ہم کریں۔

میں/ہم،۔۔۔۔۔برائے۔۔۔۔۔عام^{صص} کے مالک گندھاراانڈسٹریزلمیٹڈ کےا**یک م**برکی حیثیت سے بذریعہ پذاہمقام۔۔۔۔۔۔دہم دفولیونمبر۔۔۔۔۔ویڈیوکانفرنس کی سہولت سے استفادہ کرنا چا ہتا/حیا ہتی ہوں۔ .

دستخطمبر

7_آ ڈٹ شدہ مالیاتی گوشواروں کی کمپنی کی ویب سائٹ پردستیابی

30 جون 2023 کوختم ہونے والے سال کیلئے کمپنی کے آڈٹ شدہ گوشوارے سالانہ اجلاس عام کی تاریخ سے کم از کم اکیس (21) دن پہلے کمپنی کی ویب سائٹ www.gil.com.pk پر دستیاب ہوں گے۔

8۔ویب لنک/QR کوڈ/الیکٹرانکٹر اسمیشن کے ذریع سالانہ رپورٹ کی ترسیل

22 جون 2023 کوہونے دالے غیر معمولی اجلاس عام (EOGM) میں کمپنی کے ممبران کی منظوری کے لحاظ سے اورالیس ای تی پی کے نوٹیفکیشن نمبر 2023/(1) 389 RO مورخہ

1_ذاتی موجودگی یاویٹر یوکانفرنسنگ کی سہولت کے ذریعے شرکت:

سمپنی نے حصص یافتگان کو ہولت فراہم کرنے اورکورم کی ضروریات کو مدنظرر کھتے ہوئے جسمانی تعامل کو کم کرنے کے لیے انتظامات کیے ہیں تا کہ صص یافتگان ویڈیو کا نفرنسنگ کی سہولت بے ذریعے شرکت کر سمیں۔

وہ صص یافتگان جنہوں نے پہلے ہی کمپنی یااس سے شیئر رجسڑ ار کے ساتھا پنی درست ای میل آئی ڈی کی تجدید کروالی ہےاوروہ اجلاس میں آن لائن شرکت کرنے میں دلچے ہیں وہ ذیل میں معلومات بھیج سیتے ہیں اور CNIC کے دونوں اطراف کی درست کا پی کے ساتھ'' رجسٹریشن برائے گندھارا انڈسٹریز کمیٹڈ کا سالانہ اجلاس عام'' کے عنوان سے میں معلومات بھیج سیتے ہیں اور CNIC کے دونوں اطراف کی درست کا پی کے ساتھ'' رجسٹریشن برائے گندھارا انڈسٹریز کمیٹڈ کا سالانہ اجلاس عام'' کے عنوان سے میں معلومات بھیج سیتے ہیں اور Shareholders پڑھیج سیتے ہیں۔ رجسٹریشن کے مقاصد کیلئے ایسی معلومات 125 کتوبر 2023 تک ان کی باضابطہ رجسٹر ڈ درست ای میل آئی ڈی سے ارسال کی جائیں۔

ای میل ایڈر لیں	موباک فون نمبر	فولی <i>دا</i> ی ڈی ی اکاؤنٹ نمبر	ی این آئی ی نمبر	٢٢
		**		

جن اراکین کی درخواشیں مذکورہ تاریخ تک موصول ہوجا ئیں گی ،ان کے ساتھ آن لائن میٹنگ میں شامل ہونے کاتفصیلی طریقہ کارشیئر کیا جائے گا۔

حصص یافتگان ای میل ایڈرلیس shareholders@gil.com.pk پر سالا نہ اجلاس عام کے ایجنڈ ا آنٹمز کے لیےا سپنے تبصرے اورسوالات بھی فراہم کر سکتے ہیں۔ اراکین کوویڈیولنک کے ذریعے یا پراکسی کے ذریعےا پنی حاضری کو شخکم کرنے کیلئے سالا نہ اجلاس عام میں شرکت کی ترغیب دی جاتی ہے۔

2_ حصص کی منتقلی کے کھا توں کی بندش

(ii) سالا نہ اجلاس عام کیلئے کمپنی کے صص منتقلی کی کتابیں20 کتوبر سے 27 کتوبر 2023 تک (بشمول دونوں ایام) بندر ہیں گی۔سالا نہ اجلاسِ عام میں حاضری کے مقصد کیلئے ، ہمارے شیئر رجٹ ارمیسرزی ڈی سی شیئر رجٹر ارسر وسز کمیٹڈ ،سی ڈی ہاؤس،نمبر B-99، ایس ایم سی اینج ایس، مین شاہراہ فیصل ، کراچی، کو 11 کتوبر 2023 کو کاروباری دن کے اختتام تک موصول ہونے والی منتقلیوں کی درخواست حاضری کیلئے بروفت بھی جائے گی۔اس مدت کے دوران کوئی منتقلی رجٹر یشن کیلئے قبول نہیں کی جا کیں گی۔

3_اجلاس عام میں شرکت کیلئے

اس اجلاس میں شرکت اور ووٹ دینے کا/ کی اہل کوئی کمپنی ممبرکسی دوسر فر دکوا پنی جگدا جلاس میں شریک ہونے اور ووٹ دینے کیلیئے نمائند ہمقرر کرسکتا / سکتی ہے۔نمائندگی ناموں کے مؤثر ہونے کیلیئے ضروری ہے کہ وہ اجلاس کے انعقاد کے وقت ہے کم از کم 48 گھنٹے قبل کمپنی کے رجٹر ڈ آفس میں موصول ہو چکے ہوں۔

اجلاس میں شرکت اور ووٹ دینے کے حقدار CDC تصص یافتگان کیلئے ضروری ہے کہاپنی شناخت کی تصدیق کیلئے اپنے اصل کمپیوٹرائز ڈقومی شناختی کارڈیا اصل پاسپورٹ کے ہمراہ اپنی شراکتی آئی ڈی اورا کاؤنٹ/سب اکاؤنٹ نمبر بھی لازمی ساتھ لائیں۔کاروباری ادارے کی صورت میں بورڈ آف ڈائز کیٹرز کی قرار دداد امختار نامہ کے ہمراہ نامز دفر د کے حالیہ فوٹو گراف اور دستخط کے نمونے اجلاس کے دفت پیش کرنے ہوں گے (ماسواتے اس کے کہ پہلے ہی فراہم کیے جاچکے ہوں)۔

4_ پراکسی کی تقرری کیلئے

انفرادی صورت میں،اکاؤنٹ ہولڈریاذیلی اکاؤنٹ ہولڈر،ادر/یادہ څخص جس کی سیکیو رٹیز گروپ اکاؤنٹ میں ہیں اوران کی رجسٹریشن کی تفصیلات CDC کے ضوابط کے مطابق اپ لوڈ کی گئی ہیں، درج بالاضرورت کے مطابق پرانسی فارم جمع کرائیں گے۔ دوافراد، جن کے نام، بیتے،اور CNIC نمبر فارم پر درج ہوں گے، پرانسی کی گواہی دیں گے۔

60

گندهاراانڈسٹر یزلمیٹڈ

60 ویں سالانہ اجلاس عام کی اطلاع

بذریعه باذا مطلع کیاجا تاہے کہ گندھاراانڈسٹریز کمیٹٹر کے شیئر ہولڈرز کا ساتھواں(60th) سالا نہ اجلاس عام(AGM)، بروز جعہ 27 اکتوبر 2023، کوضیح 9:45 بج، ایف۔3، حب چوک روڈ، سائیٹ ، کراچی میں درج ذیل امور کی انجام دہی کیلئے منعقد کیا جائے گا۔اجلاس کے دوران مندرجہ ذیل امورانجام دیے جائیں گے۔

عمومی امور

1-30 جون 2023 کوکمل ہونے والے سال کیلئے کمپنی کے سالانہ آڈٹ شدہ مالی گوشوارے مع چیئر مین، ڈائر یکٹرز اور آڈیٹرز کی رپورٹ کی وصولی ،غور وخوض اور اختیاری۔ 2-30 جون 2024 کوکمل ہونے والے سال کیلئے آڈیٹرز کی تقرری اور ان کے معاوضے کا تعین ۔ سبکدوش ہونے والے آڈیٹرز میسرز شائن ونگ حمید چوہدری اینڈ کمپنی ، چارٹر ڈا کا ونٹنٹس نے اہل ہونے کی ناطے خود کو دوبارہ تقرری کیلئے پیش کیا ہے۔

3_چیئر مین کی اجازت سے دیگرامور کی انجام دہی۔

خصوصی امور

1 _ درج ذیل عمومی قرار دادوں کی منظوری پرغور دخوض _

الف)'' قرار پایا ہے کہ 30 جون 2023 کوختم ہونے والے سال کے دوران متعلقہ پارٹیوں کے ساتھ عمومی طریقہ کار کے مطابق کیے گئے سودوں کی متفقہ طور پر توثیق کی جاتی اور منظوری دی جاتی ہے۔

ب)'' قرار پایا ہے کہ چیف ایگز کیٹوکو بذریعہ پذامجاز بنایا جاتا ہے کہ وہ 30 جون 2024 کونتم ہونے والے سال کے دوران تمام لین اور ملحقہ کمپنیوں / متعلقہ فریقوں کے ساتھ معمول کے طریقہ کار کے تحت کیے جانے والے کاروبار کی منظوری دے۔اس سلسلے میں چیف ایگز کیٹوکو بذریعہ پذاریجی اختیار دیاجا تا ہے کہ اس ضمن میں جس طرح کی ضرورت ہو پینی کی جانب سے کوئی بھی اور تمام ضروری اقدامات کرے اور اس حوالے سے جہاں درکار ہوتمام دستا دیزات اقرار ناموں پر دیتخط عمل درآ مدکر ہے۔''

2)غور کرنا اور، اگر مناسب سمجھ تو، مرغز ارانڈسٹریز (پرائیویٹ) کمیٹر، ذیلی کمپنی کو بند کرنے کی توثیق اور منظوری دینا، جیسا کہ گندھارا انڈسٹریز کمیٹڈ کے بورڈ آف ڈائر یکٹرز نے توثیق، منظوری اور سفارش کی ہے،اورمندرجہ ذیل عام قرار دادوں کو پاس کرنا۔ ترمیم (ترامیم) کے ساتھ یابغیر:

^{••} قرار پایا ہے کہ گندھاراانڈسٹر یزلمیٹڈ کی ایک ذیلی کمپنی مرغز ارانڈسٹر یز (پرائیویٹ) لمیٹڈ کی ہندش کی توثیق کی جائے اوراس کی توثیق کی جاتی ہے۔"

''مزید طے کیا گیا ہے کہ بورڈ آف مرغز ارانڈسٹریز (پرائیویٹ) کمیٹڈاور گندھاراانڈسٹریز کمیٹڈ کی انتظامیہ مرغز ارکو بند کرنے کے عمل کو کمل کرنے اور متعلقہ تمام ریگولیٹری، قانونی اور دیگرر سی کارروائیوں بشمول فرد (افراد) کومجاز قراردیں جواسے مرغز ارانڈسٹریز (پرائیوٹ) کمیٹڈکو بند کرنے کے عمل کا اطلاق کریں۔''

کمپنیزا یک 2017 کے سیکشن 134(3) کے مطابق اسٹیمنٹ آف مٹیریل فیکٹ درج بالا بیان کردہ خصوصی کاروبارے متعلق ہے،میٹنگ کے اس نوٹس کے ساتھ منسلک ہے۔

Key Operating & Financial Data 6 Years at a Glance

Financial Performance-Profitability Gross profit margin % 15.82 12.19 13.83 5.88 11.51 18.55 EBITDA margin to sales % 9.10 7.56 9.43 1.08 7.42 13.33 Pre tax margin/(loss) % 2.91 4.70 4.92 (8.59) 1.00 11.71 Net profit margin/(loss) % 1.23 3.00 4.03 (10.88) 0.43 8.12 Return on equity-before tax % 5.15 17.86 13.01 (19.95) 2.99 41.58 Return on equity-after tax % 2.18 11.40 10.65 (25.28) 1.29 28.84 Operating Performance / Liquidity Total assets turnover Times 0.88 1.38 1.01 0.62 0.87 1.39 Fixed assets turnover Times 2.41 5.57 3.47 2.65 5.02 6.81
EBITDA margin to sales % 9.10 7.56 9.43 1.08 7.42 13.33 Pre tax margin/(loss) % 2.91 4.70 4.92 (8.59) 1.00 11.71 Net profit margin/(loss) % 1.23 3.00 4.03 (10.88) 0.43 8.12 Return on equity-before tax % 5.15 17.86 13.01 (19.95) 2.99 41.58 Return on equity-after tax % 2.18 11.40 10.65 (25.28) 1.29 28.84
Pre tax margin/(loss) % 2.91 4.70 4.92 (8.59) 1.00 11.71 Net profit margin/(loss) % 1.23 3.00 4.03 (10.88) 0.43 8.12 Return on equity-before tax % 5.15 17.86 13.01 (19.95) 2.99 41.58 Return on equity-after tax % 2.18 11.40 10.65 (25.28) 1.29 28.84 Operating Performance / Liquidity Total assets turnover Times 0.88 1.38 1.01 0.62 0.87 1.39
Net profit margin/(loss) % 1.23 3.00 4.03 (10.88) 0.43 8.12 Return on equity-before tax % 5.15 17.86 13.01 (19.95) 2.99 41.58 Return on equity-after tax % 2.18 11.40 10.65 (25.28) 1.29 28.84 Operating Performance / Liquidity Total assets turnover Times 0.88 1.38 1.01 0.62 0.87 1.39
Return on equity-before tax % 5.15 17.86 13.01 (19.95) 2.99 41.58 Return on equity-after tax % 2.18 11.40 10.65 (25.28) 1.29 28.84 Operating Performance / Liquidity Total assets turnover Times 0.88 1.38 1.01 0.62 0.87 1.39
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Total assets turnover Times 0.88 1.38 1.01 0.62 0.87 1.39
Total assets turnover Times 0.88 1.38 1.01 0.62 0.87 1.39
Fixed assets turnover Times 2.41 5.57 3.47 2.65 5.02 6.81
Debtors turnover Times 9.88 21.70 24.60 32.43 151.49 57.77
Debtors turnover Days 36.96 16.82 14.84 11.25 2.41 6.32
Inventory turnover Times 1.93 3.10 1.85 1.24 1.43 2.56
Inventory turnover Days 189.17 117.59 197.38 294.53 255.74 142.51
Creditors turnover Times 14.38 23.50 24.19 22.88 24.15 32.11
Creditors turnover Days 25.39 15.53 15.09 15.95 15.11 11.37
Operating cycle Days 200.74 118.87 197.13 289.83 243.04 137.46
Current ratio 1.29 1.19 1.14 1.04 1.16 1.32
Quick / acid test ratio 0.62 0.53 0.43 0.49 0.23 0.36
Capital Structure Analyses
Breakup value / share Rs 192.97 149.95 133.19 119.10 109.10 110.87
Earning / (Loss) per share (pre tax) Rs 9.95 26.78 17.32 (23.76) 3.26 46.10
Earning / (Loss) per share (after tax) Rs 4.21 17.10 14.18 (30.11) 1.41 31.98
2023 2022 2021 2020 2019 2018
Summary of Balance Sheet
Share capital 426,088 426,088 426,088 426,088 426,088 213,044
Reserves 2,443,481 2,234,694 1,509,076 897,105 2,172,735 2,651,071
Shareholder's fund / equity 8,222,135 6,388,890 5,674,951 5,074,659 4,648,384 4,724,129
Deferred liabilities 46,597 45,634 27,326 21,425 19,759 80,181
Property, plant & equipment 6,033,868 4,359,828 4,321,244 4,453,947 2,770,727 2,463,605
Long term assets 30,893 27,386 27,932 27,095 26,987 17,242
Net current assets / Working capital 2,336,729 2,127,627 1,309,414 606,303 1,759,388 2,278,947

Summary of Financial Position

	2023	2022	2021	2020	2019	2018
Summary of Profit & Loss			Rupees	s '000		
Net sales	14,542,578	24,265,107	14,999,493	11,788,254	13,909,913	16,772,383
Gross profit	2,300,875	2,957,653	2,075,065	692,764	1,601,592	3,111,004
Operating profit/(loss)	1,193,117	1,592,477	1,204,276	(41,491)	889,989	2,186,464
Profit / (Loss) before tax	423,832	1,140,899	738,056	(1,012,276)	138,970	1,964,070
Profit / (Loss) after tax	179,424	728,500	604,213	(1,282,883)	59,948	1,362,420
EBITDA	1,323,207	1,835,571	1,414,989	127,472	1,031,647	2,235,433
Summary of Cash Flows			Rupees	s '000		
Net cash flow from operating activities	916,319	(1,384,139)	3,919,646	(275,102)	(2,138,425)	(2,372,485)
Net cash flow from investing activities	39,800	(78,969)	31,966	(71,734)	(211,639)	(471,631)
Net cash flow from financing activities	(96,570)	(132,623)	104,311	(34,481)	(311,519)	(303,223)
Changes in cash & cash equivalents	859,549	(1,595,731)	4,055,923	(381,317)	(2,661,583)	(3,147,339)
Cash & cash equivalents	(2,857,749)	(3,717,298)	(2,121,567)	(6,177,490)	(5,796,173)	(3,134,590)

Vertical Analysis

Deleves Chest												
Balance Sheet	2023 Rs. in 000'	%	2022 Rs. in 000'	%	2021 Rs. in 000'	%	2020 Rs. in 000'	%	2019 Rs. in 000'	%	2018 Rs. in 000'	%
Assets												
Non-Current Assets	(000 0/0	04 50	1 050 000	04.70		00.00	4 450 0 47	00 50	0 770 707	47.40	0.440.405	00.47
Property, plant & equipment	6,033,868	36.58	4,359,828	24.72	4,321,244	28.99	4,453,947	23.53	2,770,727	17.40	2,463,605	20.47 0.00
Intangible assets Investment properties	1,800	0.01	2,593	0.01	3,082 87,926	0.02 0.59	136 88,169	0.00 0.47	260 88,413	0.00 0.56	384 88,657	0.00
Long term Investment			1,400	- 0.01	1,400	0.59	1,400	0.47	1,400	0.01	1,400	0.74
Long term loans	951	0.01	202	0.00	1,400	0.01	1,957	0.01	3,639	0.01	4,305	0.01
Long term deposits	29,942	0.18	25,784	0.15	25,215	0.17	23,738	0.13	21,948	0.14	11,537	0.10
Deferred taxation	-	-	6,901	0.04	96,249	0.65	2,473	0.01	87,158	0.55	845	0.01
	6,066,561	37	4,396,708	25	4,536,433	30	4,571,820	24	2,973,545	19	2,570,733	21
Current Assets												
Stores	23,235	0.14	13,304	0.08	20,887	0.14	22,469	0.12	8,328	0.05	10,281	0.09
Stock-in-trade	5,391,447	32.68	7,297,387	41.38	6,431,131	43.15	7,547,063	39.87	10,359,425	65.06	6,888,220	57.24
Trade debts	1,289,898	7.82	1,655,208	9.39	580,945	3.90	638,588	3.37	88,406	0.56	95,230	0.79
Loans and advances	167,588	1.02	405,156	2.30	247,205	1.66	150,547	0.80	133,759	0.84	168,661	1.40
Trade deposits and prepayments	1,777,550 22,473	10.78	1,654,691	9.38	829,339	5.56	4,260,928	22.51	542,834	3.41	721,213	5.99
Other receivables Accrued mark up	48,275	0.14 0.29	25,974 8,028	0.15 0.05	4,244 241	0.03 0.00	9,263	0.05	6,981	0.04	741	0.01
Sales tax refundable/adjustable and	40,273	0.29	0,020	0.05	241	0.00	-	-	-		-	-
taxation - payment less provision	1,312,539	7.96	1,495,215	8.48	1,522,652	10.22	1,387,870	7.33	1,308,983	8.22	1,081,869	8.99
Cash and bank balances	395,629	2.40	682,250	3.87	731,461	4.91	340,906	1.80	500,441	3.14	497,261	4.13
	10,428,634	63	13,237,213	75	10,368,105	70	14,357,634	76	12,949,157	81	9,463,476	79
	16,495,195	100.00	17,633,921	100.00	14,904,538	100.00	18,929,454	100.00	15,922,702	100.00	12,034,209	100.00
Equity And Liabilities												
Share Capital And Reserves												
Share capital	426,088	2.58	426,088	2.42	426,088	2.86	426,088	2.25	426,088	2.68	213,044	1.77
Un-appropriated profit	2,443,481	14.81	2,234,694	12.67	1,509,076	10.12	897,105	4.74	2,172,735	13.65	2,651,071	22.03
Surplus on revaluation of fixed assets		32.45	3,728,108	21.14	3,739,787	25.09	3,751,466	19.82	2,049,561	12.87	1,860,014	15.46
	8,222,135	50	6,388,890	36	5,674,951	38	5,074,659	27	4,648,384	29	4,724,129	39
Non-Current Liabilities Lease Liabilities	(7.001	0.41	(0.0/0	0.39	71 4/0	0.48	(/))7	0.35	F1 74F	0.22	24 52/	0.29
Lease Liabilities	67,981	- 0.41	68,060	0.39	71,460 51,900	0.48	66,237	0.35	51,745	0.32	34,526	0.29
Compensated absences	22,166	0.13	21,751	0.12	18,954	0.33	15,802	0.08	13,045	0.08	10,844	0.09
Deferred Income - Govt grant	- 22,100	-	21,751	-	1,256	0.01	13,002	-	-	-	-	-
Deferred liabilities	46,597	0.28	45,634	0.26	27,326	0.18	21,425	0.11	19,759	0.12	80,181	0.67
Deferred taxation	44,411	0.27			-		-				-	
	181,155	1	135,445	1	170,896	1	103,464	1	84,549	1	125,551	1
Current Liabilities												
Trade and other payables	4,502,759	27.30	6,385,804	36.21	5,873,696	39.41	6,872,811	36.31	4,582,157	28.78	3,427,060	28.48
Unpaid dividends	78,959	0.48	78,959	0.45	78,959	0.53	78,959	0.42	78,959	0.50	44,271	0.37
Unclaimed dividends	21,339	0.13	21,380	0.12	21,609	0.14	21,973	0.12	22,151	0.14	24,814	0.21
Current maturity of lease liabilities	31,420	0.19	36,602	0.21	31,455	0.21	29,410	0.16	13,435	0.08	8,224	0.07
Current maturity of long term borrowing	-	-	49,211	0.28	90,977	0.61	-		-	-	-	-
Current portion of deferred income - government grant			1,255	0.01	7,264	0.05						
Accrued mark up	204,050	1.24	136,827	0.78	101,703	0.68	229,782	- 1.21	196,453	1.23	48,309	0.40
Short term borrowings	3,253,378	19.72	4,399,548	24.95	2,853,028	19.14	6,518,396	34.44	6,296,614	39.54	3,631,851	30.18
	8,091,905	49	11,109,586	63	9,058,691	61	13,751,331	73	11,189,769	70	7,184,529	60
	16,495,195	100.00	17,633,921	100.00	14,904,538	100.00	18,929,454	100.00	15,922,702	100.00	12,034,209	100.00
Profit & Loss	2023		2022		2021		2020		2019		2018	
1	Rs. in 000'	%	Rs. in 000'	%	Rs. in 000'	%	Rs. in 000'	%	Rs. in 000'	%	Rs. in 000'	%
Noticoloc	14,542,578	100.00	24 2/5 107	100.00	14 000 402	100.00	11 700 054	100.00	12 000 012	100.00	14 773 303	100.00
Net sales Cost of sales		100.00	24,265,107	100.00	14,999,493	100.00	11,788,254	100.00	13,909,913	100.00	16,772,383	100.00
Gross profit	(12,241,703) 2,300,875	(84.18) 15.82	(21,307,454) 2,957,653	(87.81) 12.19	(12,924,428) 2,075,065	(86.17) 13.83	(11,095,490) 692,764	(94.12) 5.88	(12,308,321) 1,601,592	(88.49) 11.51	(13,661,379) 3,111,004	(81.45) 18.55
Gloss pront	2,300,073	13.02	2,737,033	12.17	2,075,005	13.03	072,704	5.00	1,001,372	11.51	3,111,004	10.55
Distribution expenses	(921,744)	(6.34)	(964,822)	(3.98)	(570,225)	(3.80)	(493,750)	(4.19)	(534,954)	(3.85)	(584,046)	(3.48)
Administrative expenses	(371,745)	(2.56)	(352,446)	(1.45)	(353,932)	(2.36)	(272,309)	(2.31)	(267,664)	(1.92)	(346,542)	(2.07)
Other operating expenses	(129,533)	(0.89)	(317,905)	(1.31)	(134,490)	(0.90)	(22,852)	(0.19)	(26,368)	(0.19)	(148,748)	(0.89)
Other operating income	315,264	2.17	269,997	1.11	187,858	1.25	54,656	0.46	117,383	0.84	154,796	0.92
Profit / (loss) from operations	1,193,117	8.20	1,592,477	6.56	1,204,276	8.03	(41,491)	(0.35)	889,989	6.40	2,186,464	13.04
Finance cost	(769,285)	(5.29)	(451,578)	(1.86)	(466,220)	(3.11)	(970,785)	(8.24)	(751,019)	(5.40)	(222,394)	(1.33)
Profit / (loss) before taxation	423,832	2.91	1,140,899	4.70	738,056	4.92	(1,012,276)	(8.59)	138,970	1.00	1,964,070	11.71
Taxation	(244,408)	(1.68)	(412,399)	(1.70)	(133,843)	(0.89)	(270,607)	(2.30)	(79,022)	(0.57)	(601,650)	(3.59)
Profit / (loss) after taxation	179,424	1.23	728,500	3.00	604,213	4.03	(1,282,883)	(10.88)	59,948	0.43	1,362,420	8.12
							,					

Horizontal Analysis

Balance Sheet	2023	23 Vs 22	2022	22 Vs 21	2021	21 Vs 20	2020	20 Vs 19	2019	19 Vs 18	2018
A t -	Rs. in 000'	%	Rs. in 000'	%	Rs. in 000'	%	Rs. in 000'	%	Rs. in 000'	%	Rs. in 000'
Assets											
Non-Current Assets	(022 0/0	20.40	4 350 030	0.00	4 221 244	(2.00)	4 452 047	(0.7F	2 770 727	10.47	2 4/2 /05
Property, plant & equipment Intangible assets	6,033,868 1,800	38.40 (30.58)	4,359,828 2,593	0.89 (15.87)	4,321,244 3,082	(2.98) 2,166.18	4,453,947 136	60.75 (47.69)	2,770,727 260	12.47 (32.29)	2,463,605 384
Investment properties	1,000	(30.36)	2,393	(100.00)	87,926	(0.28)	88,169	(47.09)	88,413	(0.28)	88,657
Long term Investment		(100.00)	1,400	(100.00)	1,400	-	1,400	(0.20)	1,400	(0.20)	1,400
Long term loans	951	370.79	202	(84.66)	1,400	(32.70)	1,957	(46.22)	3,639	(15.47)	4,305
Long term deposits	29,942	16.13	25,784	2.26	25,215	6.22	23,738	8.16	21,948	90.24	11,537
Deferred taxation	27,742	(100.00)	6,901	(92.83)	96,249	3,791.99	2,473	(97.16)	87,158	10,214.56	845
Deferred taxation	6,066,561	37.98	4,396,708	(3.08)	4,536,433	(0.77)	4,571,820	53.75	2,973,545	15.67	2.570.733
Current Assets	0,000,001	01170	1,070,700	(0.00)	1,000,100	(0.77)	1,071,020	00.70	2,770,010	10.07	2,070,700
Stores	23,235	74.65	13,304	(36.30)	20,887	(7.04)	22,469	169.80	8,328	(19.00)	10,281
Stock-in-trade	5,391,447	(26.12)	7,297,387	13.47	6.431.131	(14.79)	7,547,063	(27.15)	10,359,425	50.39	6,888,220
Trade debts	1,289,898	(22.07)	1,655,208	184.92	580,945	(9.03)	638,588	622.34	88,406	(7.17)	95,230
Loans and advances	167,588	(58.64)	405,156	63.89	247,205	64.20	150,547	12.55	133,759	(20.69)	168,661
Trade deposits and prepayments	1,777,550	7.42	1,654,691	99.52	829,339	(80.54)	4,260,928	684.94	542,834	(24.73)	721,213
Other receivables	22,473	(13.48)	25,974	512.02	4,244	(54.18)	9,263	32.69	6,981	842.11	741
Accrued mark up	48,275	-	8,028		241	-					
Sales tax refundable/adjustable and											
taxation - payment less provision	1,312,539	(12.22)	1,495,215	(1.80)	1,522,652	9.71	1,387,870	6.03	1,308,983	20.99	1,081,869
Cash and bank balances	395,629	(42.01)	682,250	(6.73)	731,461	114.56	340,906	(31.88)	500,441	0.64	497,261
	10,428,634	(21.22)	13,237,213	27.67	10,368,105	(27.79)	14,357,634	10.88	12,949,157	36.83	9,463,476
	16,495,195	(6.46)	17,633,921	18.31	14,904,538	(21.26)	18,929,454	18.88	15,922,702	32.31	12,034,209
Equity And Liabilities											
Share Capital And Reserves											
Share capital	426,088		426,088	-	426,088		426,088		426,088	100.00	213,044
Un-appropriated profit	2,443,481	9.34	2,234,694	48.08	1,509,076	68.22	897,105	(58.71)	2,172,735	(18.04)	2,651,071
Surplus on revaluation of fixed assets	5,352,566	43.57	3,728,108	(0.31)	3,739,787	(0.31)	3,751,466	83.04	2,049,561	10.19	1,860,014
	8,222,135	28.69	6,388,890	12.58	5,674,951	11.83	5,074,659	9.17	4,648,384	(1.60)	4,724,129
Non-Current Liabilities											
Lease Liabilities	67,981	(0.12)	68,060	(4.76)	71,460	7.89	66,237	28.01	51,745	49.87	34,526
Long term borrowings	-		-	-	51,900		-	-	-	-	-
Compensated absences	22,166	1.91	21,751	14.76	18,954	19.95	15,802	21.13	13,045	20.30	10,844
Deferred Income - Govt grant	-		-	-	1,256	-	-	-	-	-	-
Deferred liabilities	46,597	2.11	45,634	67.00	27,326	27.54	21,425	8.43	19,759	(75.36)	80,181
Deferred taxation	44,411	100.00	-	-	-	-	-	-	-	-	-
	181,155	33.75	135,445	(20.74)	170,896	65.17	103,464	22.37	84,549	(32.66)	125,551
Current Liabilities											
Trade and other payables	4,502,759	(29.49)	6,385,804	8.72	5,873,696	(14.54)	6,872,811	49.99	4,582,157	33.71	3,427,060
Unpaid dividends	78,959		78,959	-	78,959		78,959	-	78,959	78.35	44,271
Unclaimed dividends	21,339	(0.19)	21,380	(1.06)	21,609	(1.66)	21,973	(0.80)	22,151	(10.73)	24,814
Current maturity of lease liabilities	31,420	(14.16)	36,602	16.36	31,455	6.95	29,410	118.91	13,435	63.36	8,224
Current maturity of long term borrowing			49,211	(45.91)	90,977	-	-	-			-
Current portion of deferred income											
 government grant 	-		1,255	(82.72)	7,264	-	-	-	-	-	-
Accrued mark up	204,050	49.13	136,827	34.54	101,703	(55.74)	229,782	16.97	196,453	306.66	48,309
Short term borrowings	3,253,378	(26.05)	4,399,548	54.21	2,853,028	(56.23)	6,518,396	3.52	6,296,614	73.37	3,631,851
	8,091,905	(27.16)	11,109,586	22.64	9,058,691	(34.12)	13,751,331	22.89	11,189,769	55.75	7,184,529
	16,495,195	(6.46)	17,633,921	18.31	14,904,538	(21.26)	18,929,454	18.88	15,922,702	32.31	12,034,209
Profit & Loss	2023	23 Vs 22	2022	22 Vs 21	2021	21 Vs 20	2020	20 Vs 19	2019	19 Vs 18	2018
	Rs. in 000'	%	Rs. in 000'	%	Rs. in 000'	%	Rs. in 000'	%	Rs. in 000'	%	Rs. in 000'
Nationalise	14 540 570	(40.07)	24 245 107	/1 77	14,000,400	27.24	11 700 05 4	(15.05)	12 000 010	(17.07)	1/ 770 000
Net sales	14,542,578	(40.07)	24,265,107	61.77	14,999,493	27.24	11,788,254	(15.25)	13,909,913	(17.07)	16,772,383
Cost of sales	(12,241,703)	(42.55)	(21,307,454)	64.86	(12,924,428)	16.48	(11,095,490)	(9.85)	(12,308,321)	(9.90)	(13,661,379)
Gross profit	2,300,875	(22.21)	2,957,653	42.53	2,075,065	199.53	692,764	(56.75)	1,601,592	(48.52)	3,111,004
Distribution expenses	(921,744)	(4)	(964,822)	69	(570,225)	15	(493,750)	(8)	(534,954)	(8)	(584,046)
Administrative expenses	(371,745)	5	(352,446)	(0)	(353,932)	30	(272,309)	2	(267,664)	(23)	(346,542)
Other operating expenses	(129,533)	(59)	(317,905)	136	(134,490)	489	(22,852)	(13)	(26,368)	(82)	(148,748)
Other operating income	315,264	17	269,997	44	187,858	244	54,656	(53)	117,383	(24)	154,796
Profit / (loss) from operations	1,193,117	(25)	1,592,477	32	1,204,276	(3,002)	(41,491)	(105)	889,989	(59)	2,186,464
Finance cost	(769,285)	70	(451,578)	(3)	(466,220)	(52)	(970,785)	29	(751,019)	238	(222,394)
Profit / (loss) before taxation	423,832	(63)	1,140,899	55	738,056	(173)	(1,012,276)	(828)	138,970	(93)	1,964,070
Taxation	(244,408)	(40.73)	(412,399)	208.12	(133,843)	(50.54)	(270,607)	242.45	(79,022)	(86.87)	(601,650)
Profit / (loss) after taxation	179,424	(75)	728,500	21	604,213	(147)	(1,282,883)	(2,240)	59,948	(95.60)	1,362,420





Pattern of Shareholding As at June 30, 2023

Number of		holding	Number of	Percentage
Shareholders 3669	From 1	To	Shares Held 100	
		to		113,470
1856	101	to	500	563,347
894	501	to	1000	758,699
1127	1001	to	5000	2,669,711
199	5001	to	10000	1,424,830
64	10001	to	15000	774,776
41	15001	to	20000	696,165
19	20001	to	25000	443,110
5	25001	to	30000	143,600
7	30001	to	35000	226,546
3	35001	to	40000	110,600
4	40001	to	45000	173,316
9	45001	to	50000	435,054
4	50001	to	55000	214,498
2	60001	to	65000	129,000
2	70001	to	75000	143,400
1	80001	to	85000	84,000
1	90001	to	95000	90,500
3	95001	to	100000	297,200
1	100001	to	105000	101,000
3	105001	to	110000	323,495
1	115001	to	120000	119,022
1	200001	to	205000	201,400
1	230001	to	235000	234,554
1	335001	to	340000	336,596
1	470001	to	475000	472,348
1	865001	to	870000	866,100
1	2365001	to	2370000	2,368,296
1	3275001	to	3280000	3,277,852
1	4515001	to	4520000	4,516,484
1	8125001	to	8130000	8,129,565
1	12170001	to	12175000	12,170,310
7925			42,608,844	

Note: The slabs representing nil holding have been omitted.

Categories of Shareholders As at June 30, 2023

SR #	Categories of Shareholders	No. of Shareholders	Shares Held	Percentage
1.	Directors, Chief Executive Officer and their spouse(s)	and minor child	Iren	
	MR. AHMAD KULI KHAN KHATTAK	1	24,000	0.06
	LT.GEN(R) ALI KULI KHAN KHATTAK	1	18	0.00
	MR. SHAHID KAMAL	1	16	0.00
	MAJOR (RETD.) MUHAMMAD ZIA	1	200	0.00
	MR. SOHAIL HAMEED KHAN	1	2	0.00
	MR. MUHAMMAD KULI KHAN	1	7	0.00
	MRS. SHAHNAZ SAJJAD AHMAD	2	49,174	0.12
2.	Associated Companies, undertakings and related par	ties		
	GHANDHARA AUTOMOBILES LIMITED.	2	8,132,336	19.09
	BIBOJEE SERVICES (PVT) LIMITED	2	16,686,794	39.16
	BIBOJEE INVESTMENTS (PVT) LIMITED	1	42,816	0.10
	THE GENERAL TYRE & RUBBER CO.	1	201,400	0.47
	THE UNIVERSAL INSURANCE COMPANY LIMITED	1	2,368,296	5.56
3.	NIT & ICP			
	INVESTMENT CORPORATION OF PAK.	1	7,428	0.02
	CDC - TRUSTEE NATIONAL INVESTMENT (UNIT) TRUS	ST 1	234,554	0.55
4.	Banks Development Financial Institutions,			
	Non Banking Financial Financial Institutions.	14	8,076	0.02
5.	Insurance Companies	6	52,500	0.12
6.	Modarabas and Mutual Funds	8	32,644	0.08
7.	General Public			
	a. Local	7,691	10,355,941	24.30
	b. Foreign	120	107,407	0.25
8.	Foreign Companies	-	-	-
	Others	69	4,305,235	10.10
	Totals	7,925	42,608,844	100.00
	Shareholders holding 10% or more		Shares Held	Percentage
	Ghandhara Automobiles Limited		8,132,336	19.09
	Bibojee Services (Pvt) Limited		16,686,794	39.16

Statement of Compliance with Listed Companies (Code of Corporate Governance) Regulations, 2019

For the Year Ended June 30, 2023

This statement is being presented to comply with the Listed Companies (Code of Corporate Governance) Regulations, 2019. The Company has applied the principles contained in the Listed Companies (Code of Corporate Governance) Regulations, 2019 in the following manner:

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

Male: 6	Female: 1
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2. The composition of Board is as follows:

Independent Directors	Mr. Shahid Kamal Khan Mr. Sohail Hameed
Other Non-executive Director	Mr. Ali Kuli Khan Khattak Mrs. Shahnaz Sajjad Ahmad Maj. (R) Muhammad Zia
Executive Director	Mr. Ahmad Kuli Khan Khattak Mr. Muhammad Kuli Khan Khattak

Fraction (0.33) related to the requirement for number of independent directors is less than 0.5 and therefore, has not rounded up as one.

- 3. The directors have confirmed that none of them is serving as a director on more than seven listed companies, including this company.
- 4. The company has prepared a Code of Conduct and has ensured that appropriate steps have been taken to disseminate it throughout the company along with its supporting policies and procedures.
- The Board has developed a vision/mission statement, overall corporate strategy and significant policies of the company. The Board has ensured that complete record of particulars of significant policies along with their date of approval or updating is maintained by the Company;
- 6. All the powers of the Board have been duly exercised and decisions on relevant matters have been taken by Board/ shareholders as empowered by the relevant provisions of the Act and these Regulations.
- 7. The meetings of the Board were presided over by the Chairman and, in his absence, by a director elected by the Board for this purpose. The Board has complied with the requirements of Act and the Regulations with respect to frequency, recording and circulating minutes of meeting of Board.
- 8. The Board have a formal policy and transparent procedures for remuneration of directors in accordance with the Act and these Regulations.
- 9. The Board of Directors have either obtained certificate of Directors' Training Program or are exempted from the requirements of Directors' Training Program as per Listed Companies Code of Corporate Governance Regulations 2019.
- 10. The Board has approved appointment of Chief Financial Officer, Company Secretary and Head of Internal Audit, including their remuneration and terms and conditions of employment and complied with relevant requirements of the Regulations.

- 11. CFO and CEO duly endorsed the financial statements before approval of the Board.
- 12. The Board has formed committees comprising of members given below:

Audit Committee	Mr. Sohail Hameed – Chairman Maj. (R) Muhammad Zia - Member Mr. Shahid Kamal Khan - Member Mr. Shahnawaz Damji - Secretary
HR and Remuneration Committee	Mr. Shahid Kamal Khan – Chairman Mr. Ahmad Kuli Khan Khattak - Member Maj. (R) Muhammad Zia - Member Mr. Sohail Hameed - Member Mr. Shahrukh Asghar - Secretary

13. The terms of reference of the aforesaid committees have been formed, documented and advised to the committee for compliance.

14. The frequency of meetings (quarterly/half yearly/ yearly) of the committee were as per following:

Audit Committee	Four quarterly meetings during FY ended 2023
HR and Remuneration Committee	One meeting during FY ended 2023

- 15. The Board has set up an effective internal audit function which comprises of professionals who are considered suitably qualified and experienced for the purpose and are conversant with the policies and procedures of the Company.
- 16. The statutory auditors of the company have confirmed that they have been given a satisfactory rating under the quality control review program of the ICAP and registered with Audit Oversight Board of Pakistan, that they and all their partners are in compliance with International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by the Institute of Chartered Accountants of Pakistan and that they and the partners of the firm involved in the audit are not a close relative (spouse, parent, dependent and non-dependent children) of the chief executive officer, chief financial officer, head of internal audit, company secretary or director of the company;
- 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 requirements of regulations 3, 6, 7, 8, 27, 32, 33 and 36 of the Regulations have been complied with.

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Mr. Ali Kuli Khan Khattak Chairman

October 3, 2023

Review Report on the Statement of Compliance Contained in Listed Companies (Code of Corporate Governance) Regulations, 2019

We have reviewed the enclosed Statement of Compliance with Listed Companies (Code of Corporate Governance) Regulations, 2019 (the Regulations) prepared by the Board of Directors of Ghandhara Industries Limited (the Company) for the year ended June 30, 2023, in accordance with the requirements of regulation 36 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 requires 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. We are only required and have ensured compliance of this requirement to the extent of the approval of the related party transactions by the Board of Directors upon recommendation of the Audit Committee.

Based on our review, nothing has come to our attention which causes us to believe that the Statement of Compliance does not appropriately reflect the Company's compliance, in all material respects, with the requirements contained in the Regulations as applicable to the Company for the year ended June 30, 2023.

Shine long Hameed Chandhin & co.

SHINEWING HAMEED CHAUDHRI & CO.

CHARTERED ACCOUNTANTS KARACHI.

UDIN: CR2023101053vIXCpheB Dated: October 3, 2023
Report on the Audit of the Financial Statements

Opinion

We have audited the annexed financial statements of Ghandhara Industries Limited (the Company), which comprise the statement of financial position as at June 30, 2023, and the statement of profit or loss and other comprehensive income, the statement of changes in equity, the statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information, and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of the audit.

In our opinion and to the best of our information and according to the explanations given to us, the statement of financial position, the statement of profit or loss and other comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes forming part thereof conform with the accounting and reporting standards as applicable in Pakistan and give the information required by the Companies Act, 2017 (XIX of 2017), in the manner so required and respectively give a true and fair view of the state of the Company's affairs as at June 30, 2023 and of the profit and other comprehensive income, the changes in equity and its cash flows for the year then ended.

Basis for Opinion

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

Key Audit Matters

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

Following are the Key Audit Matters:

S.No. Key Audit Matter

1. Revenue recognition

As disclosed in notes 5.3 and 19 to the financial statements, the Company during the year revalued its leasehold land and buildings on leasehold land that resulted in net surplus / gain of Rs.1,714,639 thousand. Also the Company, incurred capital expenditure with additions made to its operating fixed assets as disclosed in note 5.1 to the financial statements.

We identified this as a key audit matter as these represents significant transactions and involves certain estimates and judgements.

2. Stock-in-trade

Refer note 4.7 and 11 to the financial Company statements. the has stock-in-trade aggregating Rs.5,391,447 thousand (2022: Rs.7,297,387 thousand) comprising raw materials, finished goods including trading goods and work in process. We identified this area as a key audit matter because stock-in-trade constitutes 32.68% of the total assets of the Company as at June 30, 2023 and determining an appropriate valuation as a result of net realizable value (NRV) involves management judgement and estimation.

How the matters was addressed in our audit

We performed following audit procedures in respect of this area:

Obtained an understanding of the management controls over capitalization and on a sample basis, test relevant controls over authorization and recording in the system;

On a sample basis, tested the costs incurred with underlying supporting documentations i.e. purchase orders, delivery challans, supplier invoices, payment and other relevant documents;

Evaluate the nature of costs on a sample basis to ensure capitalization criteria of relevant accounting and reporting standards;

Reviewed / assessed revaluation report of independent valuer for revaluation of leasehold land and buildings on leasehold land. Also, recalculated the computation for revaluation surplus; and

We also considered the adequacy of the related disclosures and assessed these are in accordance with the applicable financial reporting standards and the Companies Act, 2017 (XIX of 2017).

We performed following audit procedures in respect of this area:

- Observed / attended physical inventory count procedures and compared physical count results with valuations sheets on a sample basis;
- Compared on a sample basis specific purchases and directly attributable cost with underlying supporting documents;
- Compared the NRV, on a sample basis, to the cost of finished goods to assess whether any adjustments are required to value stocks in accordance with applicable accounting and reporting standards; and
- We also considered the adequacy of the related disclosures and assessed these are in accordance with the applicable financial reporting standards and the Companies Act, 2017 (XIX of 2017).

Information Other than the 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 financial statements and our auditors' report thereon.

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

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

Responsibilities of Management and Board of Directors for the Financial Statements

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

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

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

Auditors' Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an 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 financial statements.

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

- . Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- . Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- . Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.

- . Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our 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 financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

From the matters communicated with the board of directors, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our 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);
- b) the statement of financial position, the statement of profit or loss and other comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes thereon have been drawn up in conformity with the Companies Act, 2017 (XIX of 2017) and are in agreement with the books of account and returns;
- c) investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Company's business; and
- d) no Zakat was deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980).

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

Shine wing Hameed Chandhin & co.

SHINEWING HAMEED CHAUDHRI & CO.

CHARTERED ACCOUNTANTS KARACHI; UDIN : AR2023101051lyAJtibZ Dated: October 3, 2023

Financial Statements

For the year ended June 30, 2023

Statement of Financial Position

AS AT JUNE 30, 2023

	Note	2023 2022 (Rupees in thousand)		
ASSETS		(Rupees III	inousanu)	
Non-current assets				
Property, plant and equipment	5	6,033,868	4,359,828	
Intangible assets	6	1,800	2,593	
Long term investment	7	-	1,400	
Long term loans	8	951	202	
Long term deposits	9	29,942	25,784	
Deferred taxation - net	10	-	6,901	
		6,066,561	4,396,708	
Current assets				
Stores		23,235	13,304	
Stock-in-trade	11	5,391,447	7,297,387	
Trade debts	12	1,289,898	1,655,208	
Loans and advances	13	167,588	405,156	
Trade deposits and prepayments	14	1,777,550	1,654,691	
Other receivables	15	22,473	25,974	
Accrued mark-up		48,275	8,028	
Sales tax refundable / adjustable	16	123,209	234,760	
Taxation - net		1,189,330	1,260,455	
Cash and bank balances	17	395,629	682,250	
		10,428,634	13,237,213	
Total assets		16,495,195	17,633,921	

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Ahmad Kuli Khan Khattak Chief Executive

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Muhammad Zia Director

Muhammad Aamir Chief Financial Officer

Statement of Financial Position

AS AT JUNE 30, 2023

	Note	2023	2022
EQUITY AND LIABILITIES		(Rupees in	thousand)
Share capital and reserves Share capital	18	426,088	426,088
Revenue reserves Unappropriated profit		2,443,481	2,234,694
Capital reserve Surplus on revaluation of fixed assets Total equity	19	5,352,566 8,222,135	3,728,108 6,388,890
Non current liabilities Lease liabilities	20	67,981	68,060
Compensated absences	21	22,166	21,751
Deferred liabilities	22	46,597	45,634
Deferred taxation	10	44,411	-
Current liabilities		181,155	135,445
Trade and other payables	23	4,502,759	6,385,804
Unpaid dividends	24	78,959	78,959
Unclaimed dividends		21,339	21,380
Accrued mark-up / interest	25	204,050	136,827
Short term borrowings	26	3,253,378	4,399,548
Current maturity of lease liabilities	20	31,420	36,602
Current portion of long term borrowings		-	49,211
Current portion of - deferred income government grant		-	1,255
		8,091,905	11,109,586
Total liabilities		8,273,060	11,245,031
Contingencies and commitments	27		
Total equity and liabilities		16,495,195	17,633,921

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Ahmad Kuli Khan Khattak Chief Executive

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Muhammad Zia Director

Muhammad Aamir Chief Financial Officer

Statement of Profit or Loss And other Comprehensive Income FOR THE YEAR ENDED JUNE 30, 2023

	Note	2023	2022
		(Rupees in	thousand)
Sales - net	28	14,542,578	24,265,107
Cost of sales	29	(12,241,703)	(21,307,454)
Gross profit		2,300,875	2,957,653
Distribution cost	30	(921,744)	(964,822)
Administrative expenses	31	(371,745)	(352,446)
Other expenses	32	(129,533)	(317,905)
Other income	33	315,264	269,997
Profit from operations		1,193,117	1,592,477
Finance cost	34	(769,285)	(451,578)
Profit before taxation		423,832	1,140,899
Taxation	35	(244,408)	(412,399)
Profit after taxation		179,424	728,500
Other comprehensive income / (loss)			
Items that will not be reclassified to profit or loss			
Re-measurement of			
staff retirement benefit obligation		26,760	(20,509)
Impact of deferred tax		(7,760)	5,948
		19,000	(14,561)
Surplus on revaluation of fixed assets		1,714,639	-
Impact of deferred tax		(79,818)	-
		1,634,821	-
Other comprehensive income / (loss) for the year - net of tax		1,653,821	(14,561)
Total comprehensive income for the year		1,833,245	713,939
		(Rup	pees)
Basic and diluted earnings per share	36	4.21	17.10

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Ahmad Kuli Khan Khattak Chief Executive

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Muhammad Zia Director

Muhammad Aamir Chief Financial Officer

Statement of Changes in Equity FOR THE YEAR ENDED JUNE 30, 2023

	Share capital	Revenue Reserve - Unappro- priated profit	Capital Reserve - Surplus on revaluation of fixed assets	Total
		(Rupees ir	thousand)	
Balance as at July 1, 2021	426,088	1,509,076	3,739,787	5,674,951
Transaction with owners, recognised directly in equity				
Total comprehensive income for the year ended June 30, 2022				
Profit for the year	-	728,500	-	728,500
Other comprehensive loss	-	(14,561)	-	(14,561)
	-	713,939	, _	713,939
Transfer from surplus on revaluation of fixed assets on account of incremental depreciation - net of deferred taxation	-	11,679	(11,679)	-
Balance as at June 30, 2022	426,088	2,234,694	3,728,108	6,388,890
Transaction with owners, recognised directly in equity				
Total comprehensive income for the year ended June 30, 2023				
Profit for the year	-	179,424	-	179,424
Other comprehensive income	-	19,000	1,634,821	1,653,821
	-	198,424	1,634,821	1,833,245
Transfer from surplus on revaluation of fixed assets on account of incremental depreciation - net of deferred taxation		10,363	(10,363)	-
Balance as at June 30, 2023	426,088	2,443,481	5,352,566	8,222,135
The annexed notes from 1 to 48 form an integral par	t of these finar	ncial statements		

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Ahmad Kuli Khan Khattak **Chief Executive**

Muhammad Zia Director

Muhammad Aamir Chief Financial Officer

Statement of Cash Flows

FOR THE YEAR ENDED JUNE 30, 2023

	Note	2023	2022	
CASH FLOWS FROM OPERATING ACTIVITIES	H FLOWS FROM OPERATING ACTIVITIES			
Cash generated from / (used in) operations	37	1,818,263	(629,608)	
Gratuity paid		-	(26,033)	
Compensated absences paid		(609)	(1,002)	
Finance cost paid		(686,879)	(404,305)	
Income tax paid - net		(209,549)	(323,737)	
Long term loans - net		(749)	1,115	
Long term deposits - net		(4,158)	(569)	
Net cash generated from / (used in) operating activities		916,319	(1,384,139)	
CASH FLOWS FROM INVESTING ACTIVITIES				
Fixed capital expenditure		(88,744)	(181,072)	
Purchase of intangible asset		-	(300)	
Sale proceeds from disposal of operating fixed assets		34,304	21,058	
Decrease in long term investment		1,400	-	
Interest received		92,840	81,345	
Net cash generated from / (used in) investing activities		39,800	(78,969)	
CASH FLOWS FROM FINANCING ACTIVITIES				
Long term borrowings - repaid		(50,466)	(100,931)	
Lease rentals paid		(46,063)	(31,463)	
Dividend paid		(41)	(229)	
Net cash used in financing activities		(96,570)	(132,623)	
Net increase / (decrease) in cash and cash equivalents		859,549	(1,595,731)	
Cash and cash equivalents at beginning of the year		(3,717,298)	(2,121,567)	
Cash and cash equivalents at end of the year	38	(2,857,749)	(3,717,298)	

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Ahmad Kuli Khan Khattak Chief Executive

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Muhammad Zia Director

Muhammad Aamir Chief Financial Officer

Notes to the Financial Statements

FOR THE YEAR ENDED JUNE 30, 2023

1. CORPORATE INFORMATION

Ghandhara Industries Limited (the Company) was incorporated on February 23, 1963. The Company's shares are quoted on Pakistan Stock Exchange Limited. The principal activity is the assembly, progressive manufacturing and sale of Isuzu trucks, buses and pick ups. The registered office of the Company is situated at F-3, Hub Chowki Road, S.I.T.E, Karachi. The manufacturing facilities of the Company are located at S.I.T.E., Karachi with regional offices at Lahore, Multan, Rawalpindi and Peshawar.

2. BASIS OF PREPARATION

2.1 Statement of compliance

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

- International Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board (IASB) as notified under the Companies Act, 2017; and
- Provision of and directives issued under the Companies Act, 2017.

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

2.2 Functional and presentation currency

These financial statements are presented in Pakistan Rupees which is the functional currency of the Company and figures are rounded off to the nearest thousand of Rupees unless otherwise specified.

2.3 New and amended standards and interpretations

2.3.1 Standards and amendments to approved accounting standards effective in current year

New and amended standards mandatory for the first time for the financial year beginning July 1, 2022:

- (a) Amendments to IAS 37 'Provisions, Contingent Liabilities and Contingent Assets' is applicable for accounting periods beginning on or after January 1, 2022. Under IAS 37, a contract is 'onerous' when the unavoidable costs of meeting the contractual obligations i.e. the lower of the costs of fulfilling the contract and the costs of terminating it outweigh the economic benefits. The amendments clarify that the 'costs of fulfilling a contract' comprise both the incremental costs e.g. direct labour and materials; and an allocation of other direct costs e.g. an allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract.
- (b) Amendment to IAS 16 'Property, Plant and Equipment' is applicable on accounting periods beginning on or after January 1, 2022. The amendments prohibit a company from deducting from the cost of property, plant and equipment amounts received from selling items produced while the company is preparing the asset for its intended use. Instead, a company will recognise such sales proceeds and related cost in profit or loss. The amendments apply retrospectively, but only to items of PPE made available for use on or after the beginning of the earliest period presented in the financial statements in which the company first applies the amendments.

There were certain other amendments to accounting and reporting standards which became mandatory for the Company during the current year but are considered not to be relevant or have any significant effect on the Company's financial reporting therefore have not been disclosed in these financial statements.

2.3.2 Standards, amendments to approved accounting standards and interpretations that are not yet effective and have not been early adopted by the Company

The following new standards and amendments to approved accounting standards are not effective for the financial year beginning on July 1, 2022 and have not been early adopted by the Company:

- (a) Amendments to IAS 1, 'Presentation of Financial Statements' is applicable on accounting periods beginning on or after January 1, 2023. The amendments includes requiring companies to disclose their material accounting policies rather than their significant accounting policies, clarifying that accounting policies related to immaterial transactions, other events or conditions are themselves immaterial and as such need not be disclosed and also clarifying that not all accounting policies that relate to material transactions, other events or conditions are themselves material to a company's financial statements.
- (b) Amendments to IAS 8, 'Accounting Policies, Changes in Accounting Estimates and Errors' will be applicable on accounting periods beginning on or after January 1, 2023. The International Accounting Standards Board (the Board) has issued amendments to end diversity in treatment of accounting estimates and clarified how companies should distinguish changes in accounting policies from changes in accounting estimates, with a primary focus on the definition of and clarifications on accounting estimates. Developing an accounting estimate includes both selecting a measurement technique (estimation or valuation technique) e.g. an estimation technique used to measure a loss allowance for expected credit losses when applying IFRS 9 Financial Instruments; and choosing the inputs to be used when applying the chosen measurement technique e.g. the expected cash outflows for determining a provision for warranty obligations when applying IAS 37 Provisions, Contingent Liabilities and Contingent Assets. The effects of changes in such inputs or measurement techniques are changes in accounting estimates.
- (c) Amendments to IAS 12, 'Income taxes' will be applicable on accounting periods beginning on or after January 1, 2023. The amendments narrow the scope of the initial recognition exemption (IRE) so that it does not apply to transactions that give rise to equal and offsetting temporary differences. As a result, companies will need to recognise a deferred tax asset and a deferred tax liability for temporary differences arising on initial recognition of a lease and a decommissioning provision.
- (d) Amendments to IAS 1 'Presentation of Financial Statements' is applicable on accounting periods beginning on or after January 1, 2023. Under existing IAS 1 requirements, companies classify a liability as current when they do not have an unconditional right to defer settlement of the liability for at least twelve months after the end of the reporting period. As part of this amendments, the requirement for a right to be unconditional has been removed and instead, the amendments requires that a right to defer settlement must have substance and exist at the end of the reporting period.
- (e) Amendments to IFRS 16 'Leases" are applicable on accounting periods beginning on or after January 1, 2024. Amendments impact how a seller-lessee accounts for variable lease payments that arise in a sale-and-leaseback transaction. On initial recognition, the seller-lessee includes variable lease payments when it measures a lease liability arising from a sale-and-leaseback transaction. After initial recognition, the seller-lessee applies the general requirements for subsequent accounting of the lease liability such that it recognises no gain or loss relating to the right of use it retains. The amendments introduce a new accounting model for variable payments and will require seller-lessees to reassess and potentially restate sale-and-leaseback transactions entered.

(f) Amendments to IAS 1 'Presentation of Financial Statements' is applicable on accounting periods beginning on or after January 1, 2024. Under existing IAS 1 requirements, companies classify a liability as current when they do not have an unconditional right to defer settlement of the liability for at least twelve months after the end of the reporting period. As part of this amendments, the requirement for a right to be unconditional has been removed and instead, the amendments requires that a right to defer settlement must have substance and exist at the end of the reporting period. This right may be subject to a company complying with conditions (covenants) specified in a loan arrangement. At October 31, 2022, after reconsidering certain aspects of the amendments, the IASB reconfirmed that only covenants with which a company must comply on or before the reporting date affect the classification of a liability as current or non-current. Covenants with which the company must comply after the reporting date (i.e. future covenants) do not affect a liability's classification at that date. However, when non-current liabilities are subject to future covenants, companies will now need to disclose information to help users understand the risk that those liabilities could become repayable within 12 months after the reporting date.

The management anticipates that the adoption of the above standards, amendments and interpretations in future periods, will have no material impact on the financial statements other than in presentation / disclosures. There are number of other standards, amendments and interpretations to the approved accounting standards that are not yet effective and are also not relevant to the Company and therefore, have not been presented here.

3. BASIS OF MEASUREMENT

- **3.1** These financial statements have been prepared under the historical cost convention, except for certain classes of property, plant and equipment which have been included at revalued amounts and staff retirement benefit which has been recognised at present value as determined by the Actuary.
- **3.2** The preparation of financial statements in conformity with approved accounting standards requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an on-going basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised and in any future periods affected.

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

- (i) Estimate of residual values and useful lives of depreciable and intangible assets (note 4.1 and 4.3)
- (ii) Lease term and discount rate for calculation of lease liabilities (note 4.2)
- (iii) Provision for taxation (note 4.10)
- (iv) Provision for staff benefits (note 4.12)
- (v) Provisions (note 4.20)

4. SIGNIFICANT ACCOUNTING POLICIES

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

4.1 Property, plant and equipment

Leasehold land is stated at revalued amount and buildings on leasehold land are stated at revalued amount less accumulated depreciation and impairment loss (if any). Other classes of operating fixed assets are stated at cost less accumulated depreciation and impairment loss (if any). Capital work-in-progress is stated at cost less impairment loss (if any). All expenditure connected to the specific assets incurred during the installation and construction period are carried under capital work-in-progress. These are transferred to specific assets as and when the assets are available for use.

Plant and machinery were revalued in the year 1995 by independent valuers, and were presented at their revalued amount. The Company subsequently adopted the cost model for plant and machinery, and the revalued amounts were treated as deemed costs. The surplus on revaluation of these assets, however, were recognised in accordance with section 235 of the repealed Companies Ordinance, 1984 applicable at that time.

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

Depreciation on all operating fixed assets is charged using the straight line method in accordance with the rates specified in note 5.1 to these financial statements and after taking into account their residual values. The depreciation method, residual values and useful lives of items of property, plant and equipment are reviewed periodically and altered if circumstances or expectations have changed significantly. Any change is accounted for as a change in accounting estimate by changing depreciation charge for the current and future periods.

Depreciation on additions is charged from the month in which the assets become available for use, while on disposals depreciation is charged upto the month of disposal.

Gains or losses on disposal or retirement of fixed assets are determined as the difference between the sale proceeds and the carrying amounts of the assets and are included in the profit or loss.

Revaluation is carried out with sufficient regularity to ensure that the carrying amount of assets does not differ materially from their fair value. Any surplus on revaluation of fixed assets is recognised in other comprehensive income and presented as a separate component of equity as "Surplus on revaluation of fixed assets", except to the extent that it reverses a revaluation decrease for the same asset previously recognised in profit or loss, in which case the increase is credited to profit or loss to the extent of the decrease previously charged. Any decrease in carrying amount arising on the revaluation of fixed assets is charged to profit or loss to the extent that it exceeds the balance, if any, held in the revaluation surplus on fixed assets relating to a previous revaluation of that asset. Each year, the incremental depreciation charged on the revalued assets (net of deferred taxation) is reclassified from surplus on revaluation of fixed assets to unappropriated profit. The revaluation reserve is not available for distribution to the Company's shareholders.

The Company assesses at each reporting date whether there is any indication that property, plant and equipment may be impaired. If such indication exists, the carrying amounts of such assets are reviewed to assess whether they are recorded in excess of their recoverable amount. Where carrying values exceed the respective recoverable amount, assets are written down to their recoverable amounts and the resulting impairment loss is taken to profit or loss except for impairment loss on revalued assets, which is adjusted against related revaluation surplus to the extent that the impairment loss does not exceed the surplus on revaluation of that asset. The revaluation reserve is not available for distribution to the Company's shareholders.

The Company assesses at each reporting date whether there is any indication that property, plant and equipment may be impaired. If such indication exists, the carrying amounts of such assets are reviewed to assess whether they are recorded in excess of their recoverable amount. Where carrying values exceed the respective recoverable amount, assets are written down to their recoverable amounts and the resulting impairment loss is taken to profit and loss account except for impairment loss on revalued assets, which is adjusted against related revaluation surplus to the extent that the impairment loss does not exceed the surplus on revaluation of that asset.

4.2 Right of use assets and related liabilities

The Company generally leases regional offices and related properties. At the inception of a contract, the Company assesses whether a contract is, or contains, a lease based on whether the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The extension and termination options are incorporated in determination of lease term only when the Company is reasonably certain to exercise these options.

Leases are recognised as right of use assets and corresponding liabilities at the date at which the leased assets are available for use by the Company.

The lease liabilities are initially measured at the present value of the remaining lease payments at the commencement date, discounted using the interest rate implicit in the lease, or if that rate cannot be readily determined, the Company's incremental borrowing rate. Generally, the Company uses its incremental borrowing rate as the discount rate. At initial recognition, liabilities were discounted using the Company's incremental borrowing rate. Lease payment includes fixed payments with annual increments. The lease liabilities are subsequently measured at amortised cost using the effective interest rate.

Right of use assets are initially measured based on the initial amount of the lease liabilities adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentive received. The right of use assets are depreciated on a straight line method over the lease term as this method most closely reflects the expected pattern of consumption of future economic benefits. The carrying amount of the right of use asset is reduced by impairment losses, if any. At transition, the Company recognised right of use assets equal to the present value of lease payments.

Payments associated with short-term leases and leases of low-value assets are recognised on a straight-line basis as an expense in statement of profit or loss. Short-term leases are leases with a lease term of 12 months or less.

4.3 Intangible assets - computer software

Computer software licenses acquired by the Company are stated at cost less accumulated amortization. Cost represents the cost incurred to acquire the software licenses and bringing them to use. The cost of computer software is amortized over the estimated useful life i.e. 5 years using straight-line method.

Costs associated with maintaining computer software are charged to profit or loss as and when incurred.

4.4 Long term investment

Investment in Subsidiary Company is carried at cost less impairment, if any.

4.5 Long term deposits

These are stated at cost which represents the fair value of the consideration given.

4.6 Stores

These are valued at cost determined on a first-in-first-out basis. Items in transit are stated at invoice value plus other charges thereon accumulated upto the reporting date.

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

4.7 Stock-in-trade

Stock-in-trade is valued at the lower of cost and net realizable value except for goods in transit which are stated at invoice values plus other charges thereon accumulated upto the reporting date. Cost in relation to raw materials, components and trading stock (except for parts and accessories included in trading stock which are valued on average basis) is arrived at principally on first-in-first-out basis. Cost of work in process and finished stocks including components include direct wages and applicable manufacturing overheads.

Net realizable value represents the estimated selling price in the ordinary course of business less cost necessarily to be incurred in order to make the sale.

4.8 Trade debts and other receivables

Trade debts and other receivables are classified as financial assets at amortised cost according to IFRS 9.

Trade and other debts are carried at original invoice amount being the fair value. Provision is made against debts considered doubtful of recovery whereas debts considered irrecoverable are written off. The Company uses simplified approach for measuring the expected credit losses for all trade and other receivables including contract assets based on lifetime expected credit losses. The Company has estimated the credit losses using a provision matrix where trade receivables are grouped based on different customer attributes along with historical, current and forward looking assumptions. Debts considered irrecoverable are written off.

4.9 Cash and cash equivalents

Cash and cash equivalents are carried in the statement of financial position at amortised cost. For the purposes of cash flow statement, cash and cash equivalents comprise of cash in hand, cash with banks and short term borrowings under mark-up arrangements.

4.10 Taxation

The tax expense for the year comprises of current and deferred tax. Tax is recognised in the profit and loss account, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

Current

The current tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the reporting date. The charge for current tax also includes adjustments, where considered necessary, to provision for tax made in the previous years arising from assessments framed during the year for such years.

Deferred

The Company accounts for deferred taxation using the balance sheet liability method on temporary differences arising between the tax base of assets and liabilities and their carrying amounts in the financial statements. Deferred tax is determined using tax rates (and laws) that have been enacted or substantively enacted by the reporting date and are expected to apply when the related deferred tax asset is realised or the deferred tax liability is settled. Deferred tax liability is recognised for taxable temporary differences and deferred tax asset is recognised to the extent that it is probable that taxable profits will be available against which the deductible temporary differences, unused tax losses and tax credits can be utilised.

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 the tax rates that have been enacted or substantively enacted by the reporting date. Deferred tax is charged or credited in the profit or loss, except in the case of items credited or charged to other comprehensive income / equity in which case it is included in other comprehensive income / equity.

4.11 Finance lease / Assets subject to finance lease

Leases that transfer substantially all the risk and rewards incidental to ownership of an asset are classified as finance leases. Assets on finance lease are capitalised at the commencement of the lease term at the lower of the fair value of leased assets and the present value of minimum lease payments, each determined at the inception of the lease. Each lease payment is allocated between the liability and finance cost so as to achieve a constant rate on the finance balance outstanding. The finance cost is charged to statement of profit or loss and is included under finance cost.

4.12 Retirement benefit obligations

4.12.1 Defined benefit plan

The Company operates a funded gratuity scheme. The scheme defines the amounts of benefits that an employee will receive on or after retirement subject to a minimum qualifying period of service under the scheme. The amount of retirement benefit is usually dependent on one or more factors such as age, years of service and salary.

The liability recognised in the statement of financial position in respect of defined benefit plan is the present value of the defined benefit obligation at the end of the reporting period less fair value of plan assets. Contributions under the schemes are made on the basis of actuarial valuation. The valuation of scheme is carried out annually by an independent expert, using the "Projected Unit Credit Method" with the latest valuation being carried out as on June 30, 2023.

The amount arising as a result of re-measurements are recognised in the statement of financial position immediately, with a charge or credit to other comprehensive income in the periods in which they occur. Past service cost, if any, are recognised immediately in statement of profit or loss.

4.12.2 Compensated absences

Employees' entitlements to annual leaves are recognised when they accrue to employees. A provision is made for the estimated liability for annual leave as a result of services rendered by employees upto the reporting date.

4.13 Trade and other payables

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

Warranty

The Company recognises the estimated liability to repair or replace products still under warranty at the reporting date. Provision for warranty is calculated by taking average of preceding three years sales.

4.14 Revenue recognition

The Company recognises revenue to depict the transfer of promised goods and services to customers in an amount that reflects the consideration to which the Company expects to be entitled in exchange for those good and services. The Company recognises revenue in accordance with that core principle by applying the following steps:

- Identify the contract with a customer
- Identify the performance obligations in the contract
- Determine the transaction price
- Allocate the transaction price to the performance obligations in the contract
- Recognise revenue when the entity satisfies a performance obligation

Revenue from sale of goods is recognized when the Company satisfies a performance obligation (at a point of time) by transferring promised goods to customer being when the goods are invoiced and delivered to customers. Revenue is measured at the fair value of consideration received or receivable, and represents amount receivable for goods supplied and sales tax.

Interest income is accrued on a time basis, by reference to the principal outstanding and the interest rate applicable.

4.15 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 cost that are directly attributable to the acquisition, construction or production of a qualifying asset. Such borrowing costs, if any, are capitalised as part of the cost of that asset.

4.16 Government grants

Government grants are recognized where there is a reasonable assurance that the grant will be received and the Company will comply with all conditions of the grant. Government grants relating to costs are deferred and recognized in the statement of profit or loss over the period necessary to match them with the costs that they are intended to compensate.

4.17 Foreign currency translation

Transactions in foreign currencies are translated into reporting currency at the rates of exchange prevailing on the date of transactions. Monetary assets and liabilities denominated in foreign currencies are translated into reporting currency equivalents using year-end foreign exchange rates. Non-monetary assets and liabilities are translated using the exchange rate that existed when the values were determined. Exchange differences on foreign currency translations are taken to the statement of profit or loss.

4.18 Financial assets and liabilities

Financial assets and financial liabilities are recognised at the time when the Company becomes a party to the contractual provisions of the instrument and derecognised when the Company loses control of

contractual rights that comprise the financial assets and in the case of financial liabilities when the obligation specified in the contract is discharged, cancelled or expired. Any gain or loss on derecognition of financial assets and financial liabilities is included in the profit or loss for the year. All financial assets and liabilities are initially measured at cost, which is the fair value of the consideration given and received respectively. These financial assets and liabilities are subsequently measured at fair value, amortised cost or cost as the case may be. The particular measurement methods adopted are disclosed in individual policy statement associated with each item.

4.19 Off-setting of financial assets and liabilities

Financial assets and liabilities are offset and the net amount reported in the statement of financial position when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the Company or the counter party.

4.20 Provisions

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

4.21 Dividend and appropriation to reserves

Dividend and other appropriations to reserves are recognised in the period in which they are approved.

4.22 Impairment loss

The carrying amounts of the Company's assets are reviewed at each reporting date to identify circumstances indicating occurrence of impairment loss or reversal of provisions for impairment losses. If any indications exist, the recoverable amounts of such assets are estimated and impairment losses or reversals of impairment losses are recognised in the profit or loss. Reversal of impairment loss is restricted to the original cost of the asset.

4.23 Earnings per share

The Company presents basic and diluted earnings per share (EPS) data for its ordinary shares. Basic EPS is calculated by dividing the profit or loss after taxation attributable to ordinary shareholders of the Company by weighted average numbers of ordinary shares outstanding during the year.

4.24 Segment reporting

Segment information is presented on the same basis as that used for internal reporting purposes by the Chief Operating Decision Maker, who is responsible for allocating resources and assessing performance of the operating segments. On the basis of its internal reporting structure, the Company considers itself to be a single reportable segment.

5.	PROPERTY, PLANT AND EQUIPMENT	Note	2023	2022
			(Rupees in t	thousand)
	Operating fixed assets	5.1	5,787,162	4,077,413
	Capital work-in-progress	5.8	175,275	202,224
	Right of use assets	5.9	71,431	80,191
	-		6,033,868	4,359,828

2,955 (246) 2,709 120,959 4,077,413

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30,309

5,664

4,863,545 698,933

354,231 318,258

Total

Jigs and special tools

4,164,612

35,973

4,164,612 45,639

35,973

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39,530 (30,360)

i i

9,170

.

4,077,413 116,398

5,664 1,270

4,866,699 789,286

354,231 348,567

4,077,413

5,664

6,647,886 860,724 5,787,162

355,501 354,263 1,238

33%

49,850 (24,185)

ı. . ï

1,714,639

1,714,639

÷ . . 25,665 95,623 5,787,162

5,696 1,238

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5.2	Depreciation charge has been allocated as follows:	Note	2023	2022
			(Rupees in	thousand)
	Cost of goods manufactured	29.1	71,040	87,639
	Distribution cost	30	6,674	7,101
	Administrative expenses	31	17,909	26,219
			95,623	120,959

5.3 Leasehold land and buildings on leasehold land of the Company had previously been revalued in June 2010, June 2013, June 2016, June 2019 and June 2020. These revaluation exercise resulted in net surplus of Rs. 437.28 million, Rs. 259.45 million, 218.20 million, Rs. 200.91 and 1,751.09 million respectively. Leasehold land and buildings on leasehold land of the company were last revalued in June 2023 by Oceanic Surveyors (Private) Limited (Approved Valuer of Pakistan Banks' Association) on the basis of present market value and depreciated market value (level 2 of fair value hierarchy). The different levels of fair value have been defined in IFRS 13 and are mentioned in the given note (Note:42.4).

The latest revaluation exercise resulted in a net surplus of Rs.1,714.64 million. At the time of latest revaluation, forced sale value of this leasehold land and buildings on leasehold land was Rs. 4,170.37 million and Rs. 557.44 million respectively. Out of the revaluation surplus resulting from all the revaluations carried-out to date, an amount of Rs.5,401.666 million (2022: Rs.3,703.478 million) remains un-depreciated as at June 30, 2023.

- **5.4** Leasehold land of the Company is located at S.I.T.E. Karachi with an area of 18.93 acres.
- **5.5** Had the operating fixed assets been recognised under the cost model, the carrying amount of building on leasehold land would have been Rs.160.459 million (2022: Rs.170.646 million).
- **5.6** Operating fixed assets include certain plant and machinery, permanent tools and jigs & special tools with cost aggregating Rs.409.213 million (2022: Rs.406.443 million) and net book value of Rs. 20.909 million (2022: Rs. 34.906 million) which are held by Ghandhara Automobiles Limited a related party as these fixed assets are used for assembling of the Company's products.

5.7 The details of operating fixed assets disposed off during the year are as follows:

Particulars of assets	Cost	Accumu lated depreci ation	book	Sale pro- ceed	Ga	in fe		Net gain on lisposal	Mode of disposal		Particulars of buyers
				(Rupee	es in 00	O')					
Item having book value more than Rs. 500,000 each											
Vehicles											
	3,953	395	3,558	3,953	395	(395)	-	Sale a	nd lease back	First H	abib Modaraba
	3,817	636	3,181	3,805	624	(624)	-	Sale a	nd lease back	First H	abib Modaraba
	2,957	345	2,612	3,272	660	(660)	- 1	Sale a	nd lease back	First H	abib Modaraba
	3,177	371	2,806	3,152	346	(346)	-	Sale a	nd lease back	First H	abib Modaraba
	8,538	427	8,111	8,538	427	(427)	-	Sale a	nd lease back	First H	abib Modaraba
	3,171	1,744	1,427	4,500	3,073	(3,073)	- 1	Sale a	nd lease back	Orix M	odaraba
	6,726	2,803	3,923	5,000	1,077	(1,077)	-	Sale a	nd lease back	Orix M	odaraba
-	32,339	6,721	25,618	32,220	6,602	(6,602)	-				
Item having book value											
less than Rs. 500,000 each	17,511	17,464	47	8,686	8,639	-	8,63	9	Various	Various	S
June 30, 2023	49,850	24,185	25,665	40,906	15,241	(6,602)	8,63	9			
June 30, 2022	39,530	30,361	9,169	34,727	25,558	(13,670)	11,88	8			

23 20	22
upees in thousar	nd)
<mark>5,000</mark> 1	27,807
0,275	50,275
-	9,345
-	14,797
5,275 2	202,224
	10,275

5.8.1 Include Rs.125 million advance paid to Business Vision (Private) Limited - a related party against reservation of floor in project name SKY GARDEN located at office building at plot no.108, C.F, 1-5, Old Clifton Quarters, Karachi.

5.9	Right of use assets	Note	2023	2022
			(Rupees in	thousand)
	Net book value at beginning of the year Transfer from operating fixed assets		80,191	92,550
	costing Rs. 32.339 million (2022: Rs. 2.955 million) Addition / transfer from owned - net		25,619 -	2,709 18,352
	Disposal		(705)	-
	Depreciation charged during the year	5.10	(33,674)	(33,420)
	Net book value at end of the year		71,431	80,191

5.10 Depreciation expense relating to right of use asset - properties of Rs. 4.032 million (2022: Rs. 3.123 million) has been charged in 'Cost of sales', Rs.17.873 million (2022: Rs. 18.186 million) in 'Distribution cost' and Rs.11.769 million (2022: Rs. 12.111 million) in 'Administrative expenses'.

6.	INTANGIBLE ASSETS	Note	2023	2022
			(Rupees in	thousand)
	These represent computer software licenses.			
	At beginning of the year Addition during the year		6,091 -	5,791 300
	At June 30,		6,091	6,091
	Accumulated amortization			
	At beginning of the year		3,498	2,709
	Add: charge for the year	6.1	793	789
	At June 30,		4,291	3,498
	Net book value		1,800	2,593
	Annual rate of amortization		20%	20%

6.1 Amortization charge for the year has been grouped under administrative expenses (note 31).

7.	LONG TERM INVESTMENT - at cost	Note	2023	2022
			(Rupees in	thousand)
	Subsidiary Company - Unquoted Marghzar Industries (Private) Limited 140,000 (2022: 140,000) fully paid ordinary shares of Rs.10 each.			
	Equity held: 70% (2022: 70%)	7.1		1,400

7.1 The management of the Subsidiary Company on June 26, 2023, after approval from its members, has submitted an application and related documentation regarding the closure of the Company. In view of the above, the Company has adjusted the amount of investment from 'due to subsidiary company' (note - 23) and recorded the difference of Rs.1,347 thousand as other income (note - 33).

8.	LONG TERM LOANS - Secured, considered good	Note	2023	2022
			(Rupees in	thousand)
	Loans due from: Employees	8.1	2,637	515
	Less: amounts recoverable within			
	one year and grouped under current assets		1,686	313
			951	202

8.1 Interest free loans have been provided to employees under their terms of employment. These are repayable in monthly instalments over a period of one to five years. These are secured against their respective vested retirement benefit.

9.	LONG TERM DEPOSITS - Considered good	2023 2022	
		(Rupees in	thousand)
	Deposits held with / for:		
	- Leasing companies	19,453	15,295
	- Utilities and rental agreements	7,387	7,387
	- Others	3,102	3,102
		29,942	25,784
10.	DEFERRED TAXATION - Net		
	This is composed of following:		
	- accelerated tax depreciation allowance	27,453	22,335
	- surplus on revaluation of fixed assets	(155,009)	(81,277)
	- liabilities against assets subject to finance lease	8,111	7,097
	- gain on sale and lease back of fixed assets	97	209
	- provision for gratuity	17,117	13,024
	- provision for workers profit participation fund	9,930	19,977
	 provision for doubtful balances 	40,048	16,446
	- provision for warranty	7,842	7,403
	- others	-	1,687
		(44,411)	6,901
11.	STOCK-IN-TRADE		
	Raw materials and components		
	- In hand	2,968,768	3,942,268
	- In transit	-	762,284
		2,968,768	4,704,552
	Work-in-process	402,775	92,472
	Finished goods including components	1,305,887	1,729,423
	Trading stocks	714,017	770,940
		5,391,447	7,297,387

11.1 Stock-in-trade includes stock of Rs.2,281.87 million (2022: Rs.3,781.61 million) held with third parties out of which stock of Rs.2,190.97 million (2022: Rs.3,384.38 million) is held with Ghandhara Automobiles Limited (an Associated Company) for assembly.

12.	TRADE DEBTS - Unsecured	Note	2023	2022
			(Rupees in	thousand)
	Considered good			
	Ghandhara Automobiles Limited - a related party		1,765	1,575
	Government and semi - government agencies		951,725	727,052
	Others		336,408	926,581
			1,289,898	1,655,208
	Consider doubtful - others		86,783	33,887
			1,376,681	1,689,095
	Less: provision for expected credit losses	12.3	86,783	33,887
			1,289,898	1,655,208

12.1	The ageing of trade debts at	2023	2022	2023	2022	
	reporting date is as follows:	Associated	Company	Others		
			(Rupees in t	nousand)		
	Upto 30 days	-	-	488,631	1,374,007	
	31 - 180 days	289	120	284,174	48,895	
	Over 180 days	1,476	1,455	602,111	264,618	
		1,765	1,575	1,374,916	1,687,520	

12.2 The maximum aggregate amount of trade receivable from related parties at the end of any month during the year was Rs.1.765 million (2022: 1.575 million).

12.3	Provision for expected credit loss	Note	2023	2022
			(Rupees in	thousand)
	Balance at beginning of the year Provision made during the year Balances written off during the year Balance at end of the year		33,887 52,896 	70,654 157,315 (194,082) 33,887
13.	LOANS AND ADVANCES - Unsecured			
	Considered good			
	Current portion of long term loans to employees Advances due from:	8	1,686	313
	- employees - suppliers, contractors and others	13.1	3,205 162,697	5,332 399,511
			165,902	404,843
	Considered doubtful Advance to suppliers		7,497 7,497	6,302 6,302
	Less: provision for doubtful advances		- 167,588	405,156

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13.1 Advances are given to employees to meet business expenses and are settled when expenses are incurred.

14.	TRADE DEPOSITS AND PREPAYMENTS	Note	2023	2022
			(Rupees in	thousand)
	Tender deposits		61,216	111,579
	Less: provision for expected credit losses		11,394	13,959
			49,822	97,620
	Margins against bank guarantees	14.1	685,150	1,240,871
	Less: provision for doubtful margin deposit		330	330
			684,820	1,240,541
	Margin against letters of credit	14.1	1,039,629	314,430
	Prepayments	14.1	3,279	2,100
	Гіераушеніз			
			1,777,550	1,654,691

14.1 Includes term deposit receipt of Rs. 451.09 million (2022: Rs. 1,038.10 million) and Rs. 882.17 million (2022: Nil) placed in various banks against the bank guarantees and letters of credit respectively. Term deposit receipt (TDR) has maturity of 30 to 90 days (2022: 30 to 180 days) from date of acquisition. These TDR carries mark-up at the rate ranging from 16.5% to 20.48% per annum (2022: 13.75% per annum).

15.	OTHER RECEIVABLES - Unsecured	4,373	2022
		(Rupees in thousand)	
	Commission / claim receivable from Isuzu Motors Limited, Japan - a related party	18,100	25,974
	Rent receivable from Ghandhara - Dongfeng (Private) Limited - a related party	4,373	-
		22,473	25,974

16. During the year, the Company has made a provision against doubtful sales tax refundable aggregating Rs. 91.317 million after obtaining approval from the Board of Directors.

17.	CASH AND BANK BALANCES	Note	2023	2022
			(Rupees in	thousand)
	Cash in hand		3,404	1,233
	Cash with banks on / as:			
	- current accounts		225,274	241,633
	- saving accounts	17.1	169,142	441,575
	 foreign currency accounts 	17.2	42	42
			394,458	683,250
	Less: provision for a doubtful bank account	17.3	2,233	2,233
			395,629	682,250

- **17.1** Saving accounts carry mark-up ranging from 6.75% to 10% (2022: 3.40% to 7.6%) per annum.
- **17.2** Foreign currency accounts include Japanese Yen (JPY) 31,559 equivalent to Rs.0.029 million and US Dollars 126 equivalent to Rs.0.013 million (2022: JPY 31,559 equivalent to Rs.0.029 million and US Dollars 126 equivalent to Rs.0.013 million).
- **17.3** This represents provision made against balances held with Indus Bank Limited under liquidation.

18. SHARE CAPITAL

18.1 Authorized capital

2023	2022		2023	2022
(No. of	shares)		(Rupees in	thousand)
100,000	100,000	Ordinary shares of Rs.10 each	1,000,000	1,000,000

18.2 Issued, subscribed and paid-up capital

202	23 (No. of s	2022 shares)		2023 (Rupees in	2022 thousand)
17,650	0,862	17,650,862	Ordinary shares of Rs.10 each fully paid in cash	176,509	176,509
358	3,206	358,206	Ordinary shares of Rs.10 each issued for consideration other than cash	3,582	3,582
24,599	9,776	24,599,776	Ordinary shares of Rs.10 each issued as fully paid bonus shares	245,997	245,997
42,608	8,844	42,608,844		426,088	426,088

18.3 At June 30, 2023 and June 30, 2022 Bibojee Services (Private) Limited, the ultimate Holding Company, held 16,686,794 (2022: 16,686,794) ordinary shares of Rs.10 each.

 Ordinary shares held by related parties other than the	2023	2022
ultimate Holding Company as at June 30,	(Rupees in thousand)	
Ghandhara Automobiles Limited	8,132,336	8,132,336
Universal Insurance Company Limited	2,368,296	2,368,296
Ghandhara Tyre and Rubber Company Limited	201,400	201,400
Bibojee Investments (Private) Limited	42,816	42,816
	10,744,848	10,744,848

18.5 The holders of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to one vote per share at general meetings of the Company. All shares rank equally with regard to Company's residual assets.

19.	SURPLUS ON REVALUATION OF FIXED ASSETS	Note	2023 2022 (Rupees in thousand)	
	Balance at the beginning of the year		3,809,385	3,825,834
	Add: surplus arisen on revaluation carried-out during the year	5.3	1,714,639	-
	Less: transferred to unappropriated profit on account of incremental depreciation for the year		<u> </u>	<u> </u>
	Less: related deferred tax of: - opening balance - revaluation exercise for the year - incremental depreciation for the year - closing balance Balance at end of the year		81,277 79,818 (6,086) 155,009 5,352,566	86,047 - (4,770) 81,277 3,728,108
20.	LEASE LIABILITIES			
	Balance at beginning of the year Additions / net transfers during the year Interest accrued Repaid / adjusted during the year	20.1	104,662 32,020 15,066 (52,347) 99,401	102,915 34,749 12,149 (45,151) 104,662
	Current portion grouped under current liabilities Balance at end of the year		(31,420) 67,981	(36,602) 68,060

20.1 The Company has acquired motor vehicles under finance lease arrangements from leasing companies and a modaraba. The arrangements are secured by title of leased assets in the name of the lessor. Rentals are payable in monthly instalments. Repair and insurance cost are borne by the Company. The rates of financial charges applied, during the year, ranged from 13.02% to 25.67% per annum (2022: 9.02% to 18.36% per annum). At the end of the lease term, the ownership of the assets shall be transferred to the Company against the security deposits paid. These includes of Rs. Nil (2022: Rs. 11.30 million) lease rentals for show room having estimated lease term of 4 years. These are discounted using incremental borrowing rate (16.32%) of the Company.

The amount of future minimum lease payments together with the present value of the minimum lease payments and the periods during which they fall due are as follows:

	2023			2022			
	Minimum lease payments	Finance cost allocated to future period	Present value of minimum lease payments	Minimum lease payments	Finance cost allocated to future period	Present value of minimum lease payments	
	(Rupees in thousand)						
Not later than one year Later than one year but	47,198	15,778	31,420	47,153	10,551	36,602	
not later than five years	84,565	16,584	67,981	78,673	10,613	68,060	
Total minimum							
lease payments	131,763	32,362	99,401	125,826	21,164	104,662	

21.	COMPENSATED ABSENCES	Note	2023	2022
			(Rupees in	thousand)
	Balance at beginning of the year Provision for the year		21,751 1,024 22,775	18,954 3,799 22,753
	Encashed during the year Balance at end of the year	21.1	(609) 22,166	(1,002) 21,751

21.1 Includes liability in respect of key management personnel aggregating to Rs. 7.436 million (2022: Rs. 7.546 million).

22.	DEFERRED LIABILITIES	Note	2023	2022
			(Rupees in tl	nousand)
	Gain on sale and lease back of fixed assets Staff retirement benefit - gratuity	22.1 22.2.4	335 46,262 46,597	722 44,912 45,634
22.1	Gain on sale and lease back of fixed assets			
	Balance at beginning of the year Less: amortization for the year		722 387	1,293 571
	Balance at end of the year		335	722

22.1.1 The Company entered into sale and leaseback transaction during the preceding years which resulted in finance leases. The excess of sale proceeds over the net book value of motor vehicle under sale and leaseback arrangement has been recognised as deferred income and amortized over the period of the lease term.

22.2 Staff retirement benefit - gratuity

- **22.2.1** As stated in note 4.12.1, the Company operates an approved funded gratuity scheme for its staff.
- **22.2.2** Plan assets held in trust are governed by local regulations which mainly includes Trust Act, 1882, the Companies Act, 2017, Income Tax Rules, 2002 and Rules under the Trust deed of the Plan. Responsibility for governance of the Plan, including investment decisions and contributions schedules lies with the Board of Trustees. The Company appoints the trustees.
- **22.2.3** The latest actuarial valuations of the Scheme as at June 30, 2023 was carried out by an independent expert, using the 'Projected Unit Credit Method'. Details of the Scheme as per the actuarial valuation are as follows:

22.2.4 Statement of financial position - reconciliation	2023	2022
	(Rupees in	thousand)
Present value of defined benefit obligation	226,210	204,526
Fair value of plan assets	(179,948)	(159,614)
	46,262	44,912

22.2.5	Movement in the present value of defined benefit obligation	2023 (Rupees in	2022
		(1100000	
	Balance at beginning of the year	204,526	156,346
	Current service cost	22,159	23,101
	Interest cost	26,901	15,150
	Re-measurements	(24,389)	19,627
	Benefits paid	(2,987)	(9,698)
	Balance at end of the year	226,210	204,526
22.2.6	Movement in the fair value of plan assets		
	Balance at beginning of the year	159,614	130,313
	Contributions	-	26,033
	Benefits paid	(2,987)	(9,698)
	Interest income	20,950	13,848
	Re-measurements	2,371	(882)
		_,	()
	Balance at end of the year	179,948	159,614
22.2.7	Expense recognised in statement of profit or loss		
	Current service cost	22,159	23,101
	Interest cost - net	5,951	1,302
		28,110	24,403
22.2.8	Re-measurement recognised		
	in other comprehensive income		
	Re-measurement gain on plan assets	(2,371)	882
	Experience adjustments	(24,389)	19,627
		(26,760)	20,509
22.2.9	Plan assets comprise of:		
	Term deposit receipts including accrued mark-up	171,830	155,439
	Cash and cash equivalent	8,118	4,175
		179,948	159,614
22 2 10	Actuarial assumptions used	0/	0001100
22.2.10		% per	
	Discount rate	16.25	13.25
	Expected rate of increase in future salaries	15.25	12.25
	Mortality rates (for death in service)	SLIC	SLIC
	,,	2001-2005	2001-2005

22.2.11 Sensitivity analysis for actuarial assumptions

The sensitivity of the defined benefit obligation to changes in principal assumptions is:

	Value of defined benefit obligation			
	Change in assumption	Increase in assumption	Decrease in assumption	
	assumption	(Rupees in thousand)		
Discount rate	1.00%	208,901	244,953	
Increase in future salaries	1.00%	244,947	208,899	

The sensitivity analysis is based on a change in an assumption while holding all other assumptions constant. In practice, this is unlikely to occur, and change in some of the assumptions may be correlated. When calculating the sensitivity of the defined benefit obligation to significant actuarial assumptions the same method (present value of defined benefit obligation calculated with the project unit credit method at the end of reporting period) has been applied as when calculating the gratuity liability recognised within the statement of financial position.

The methods and types of assumptions used in preparing the sensitivity analysis did not change compared to the previous period.

- **22.2.12** Based on actuary's advice, the expected charge for the year ending June 30, 2024 amounts to Rs. 36.691 million.
- 22.2.13 The weighted average duration of the scheme is 8 years.

22.2.14 Historical information	2023	2022	2021	2020	2019
		(F	Rupees in thousand	1)	
Present value of defined benefit obligation	226,210	204,526	156,346	127,076	98,571
Experience adjustment	(24,389)	19,627	3,952	(273)	506

22.2.15 Expected maturity analysis of undiscounted retirement benefit plan:

	Less than a year	Between 1-2 years	Between 2-5 years	Over 5 years	Total	
	(Rupees in thousand)					
At June 30, 2023	12,029	32,106	47,648	357,990	449,773	

23.	TRADE AND OTHER PAYABLES	Note	2023	2022
			(Rupees in	thousand)
	Creditors		505,655	1,197,421
	Accrued liabilities		20,260	164,658
	Contract liabilities - advances from customers	23.1	3,213,130	4,276,422
	Royalty payable		127,432	73,079
	Withholding tax		15,352	13,574
	Provision for additional custom duty and others		398,723	398,723
	Provision for warranty		27,042	25,526
	Due to related parties	23.2	134,232	142,197
	Due to the Subsidiary Company	7.1	-	2,705
	Workers' Profit Participation Fund	23.3	22,762	42,800
	Workers' Welfare Fund	23.4	11,481	26,085
	Others		26,690	22,614
			4,502,759	6,385,804

23.1 These represent advances from customers against sale of vehicle and carry no mark-up. Revenue aggregating Rs. 3,761.28 million (2022: Rs. 4,044.61 million) has been recognised for preceding year contract liabilities - advance from customers.

23.2	Due to related parties	Note	2023	2022
			(Rupees in	thousand)
	Ghandhara Automobiles Limited		90,245	98,678
	Ghandhara Tyre & Rubber Company Limited		20,546	34,648
	Rahman Cotton Mills Limited		4,500	2,700
	Gammon Pakistan Limited		-	333
	Waqf-e-Kuli Khan		-	5,818
	Ghandhara DF (Private) Limited		18,941	20
			134,232	142,197
23.3	Workers' profit participation fund			
_0.0				
	Balance at beginning of the year		42,800	39,779
	Add: allocation for the year	32	22,762	61,420
	Add: interest on funds		E 407	4 005
	utilised in the Company's business		5,107	1,285
			70,669	102,484
	Less: payments made during the year		47,907	59,684
	Balance at end of the year		22,762	42,800
23.4	Workers' welfare fund			
	Balance at beginning of the year		26,085	17,738
	Charge for the year	32	8,650	26,085
	Less: paid during the year		23,254	17,738
	Balance at end of the year		11,481	26,085

24. Cash dividend and issuance of bonus shares to M/s. Essar Asset Management (Private) Limited has been withheld in view of the restraining order dated November 16, 2018 passed by the Hon'ble High Court of Sindh in Suit No. 2149 of 2018.

Mark-up / interest accrued on: - short term borrowings - secured - long term loans - unsecured199,536 4,514 204,050132,124 4,703 136,82726.SHORT TERM BORROWINGS - SecuredFinance against imported merchandise Istisna26.1 26.2364,808 1,009,670449,257 1,238,924	25.	ACCRUED MARK-UP / INTEREST	Note	2023	2022
 - short term borrowings - secured - long term loans - unsecured 204,050 204,050 132,124 4,703 204,050 136,827 26. SHORT TERM BORROWINGS - Secured Finance against imported merchandise 26.1 364,808 449,257				(Rupees in	thousand)
 - short term borrowings - secured - long term loans - unsecured 204,050 204,050 132,124 4,703 204,050 136,827 26. SHORT TERM BORROWINGS - Secured Finance against imported merchandise 26.1 364,808 449,257		Mark-up / interest accrued on:			
204,050 136,827 26. SHORT TERM BORROWINGS - Secured Finance against imported merchandise 26.1 364,808 449,257		•		199,536	132,124
26. SHORT TERM BORROWINGS - Secured Finance against imported merchandise 26.1 364,808 449,257		- long term loans - unsecured		4,514	4,703
Finance against imported merchandise26.1364,808449,257				204,050	136,827
	26.	SHORT TERM BORROWINGS - Secured			
Istisna 26.2 1.009.670 1.238.924		Finance against imported merchandise	26.1	364,808	449,257
		Istisna	26.2	1,009,670	1,238,924
Murabaha 26.2 379,843 1,776,502		Murabaha	26.2	379,843	1,776,502
Running finance / Musharakah 26.3 1,499,057 934,865		Running finance / Musharakah	26.3	1,499,057	934,865
<u>3,253,378</u> 4,399,548				3,253,378	4,399,548

- 26.1 The Company has arranged facilities aggregating Rs. 6,970 million (2022: Rs.8,625 million) for opening of letters of credit from banks. These facilities are secured against cash margin and consignment of import documents in bank's favour. Finance against import merchandise (FIM) aggregating Rs.900 million (2022: Rs.3,450 million) and finance against trust receipt (FATR) aggregating Rs. 1,050 million (2022: Rs. 550 million) are also available as sub-limit of abovementioned facilities. FIM is secured against pledge of goods and FATR is secured against first / joint pari passu hypothecation charge over current assets. Mark-up on FIM is payable on quarterly basis at rate ranging from 1 month KIBOR plus 1.50% per annum to 3 month KIBOR plus 1.10% per annum (2022: at rate ranging from Matching KIBOR plus 1% to 1.50% per annum) and mark-up on FATR is payable on a quarterly basis at rate ranging from 1 month KIBOR plus 0.75% per annum to 3 month KIBOR plus 1.5% (2022: at rate ranging from 1 month KIBOR plus 0.75%). These facilities are maturing on various dates latest by March 31, 2024.
- **26.2** The Istisna facility of Rs. 950 million (2022: Rs.2,350 million) with a tenor of 180 days (2022: 180 days) and murabaha facility of Rs.2,500 million (2022: Rs. 3,150 million) are available from banks. Profit on both facilities ranges from Matching KIBOR plus 0.95% to 1.50% (2022: Matching KIBOR plus 0.95% to 2.25%) and is payable along with the repayment of principal. These facilities are secured against first pari passu hypothecation charge on current assets of Rs. 4,267 million (2022: Rs. 4,667 million). The facilities shall be available latest by November 30, 2023.
- **26.3** The Company has facilities for short-term running finance amounting Rs.1,100 million (2022: Rs.1,940 million) from banks. Mark-up is based on rates ranging from 1 month KIBOR plus 0.75% to 3 months KIBOR plus 1.10% per annum (2022: 1 month KIBOR plus 0.75% to 1 month KIBOR plus 1.25% per annum) payable on quarterly basis. The facilities is primarily secured against first pari passu charge by way of hypothecation over stocks and book debts aggregating Rs.2,200 million (2022: Rs.2,200 million). These facility is collateralized against equitable mortgage over land and buildings for an amount of Rs.300 million (2022: Rs.300 million). The facilities shall be available latest by January 31, 2024.
- **26.4** The facility for bank guarantees of Rs.5,841 million (2022: Rs.12,484 million including sublimit of Rs.586 million of running finance) is also available from banks. These facilities are secured against cash margin and equitable mortgage over immovable assets of the Company to an extent of Rs.2,558 million (2022: Rs.5,544 million). The facilities shall be available latest by May 31, 2024.

27. CONTINGENCIES AND COMMITMENTS

27.1 Contingencies

- (i) Suit against the Company by the supplier for the recovery of Rs.25.87 million as compensation for breach of agreement. The suit is being defended by the Company on a number of legal grounds. The suit is at present in evidence stage and the Company has plausible defence.
- (ii) The Deputy Commissioner Inland Revenue (DCIR), Large Taxpayers Unit, Karachi, passed an order dated December 29, 2020 and created a demand of Rs.7.229 million, including default surcharge and penalty on account of inadmissible input tax claim adjusted against reduced rate as per section 8(1)(j) of the Sales Tax Act, 1990. The Company filed an appeal dated January 12, 2021 under section 45-B of the Sales Tax Act, 1990 with the Commissioner Inland Revenue Appeals -I, Karachi and submitted legal grounds on the input tax claimed. The Commissioner Appeals annulled the order of DCIR and related demand. Being aggrieved by the decision, department has approached Appellant Tribunal Inland Revenue, Karachi, which is pending for hearing. No provision has been made in these financial statements as the management believes that it will have a favourable decision.
- (iii) During the year, Deputy Commissioner Inland Revenue (DCIR), Unit IV, Range B, Audit II, Large Taxpayers office Karachi, through its order dated November 4, 2022 made certain additions / adjustments to the Company's taxable income for the tax year 2020 amounting to Rs. 9.906 million. Further reduced the credit of tax deducted/collected from Rs. 521.18 million to Rs. 445.02 million. The Company has filed an appeal to CIR(A) on November 11, 2022, against the order made by the DCIR, which is pending to date.

27.2	Commitments	2023	2022
		(Rupees in	thousand)
	Bank guarantees	4,780,157	7,523,249
	Letters of credit	1,828,958	1,960,841

27.3 Commitments outstanding for capital expenditure other than through letters of credit as at June 30, 2023 aggregated to Rs. 325 million (2022: Rs. 325 million).

28. SALES - Net

	2023	LULL
	(Rupees i	n thousand)
Manufactured goods		
Gross sales		
- local	16,707,440	28,054,966
- export	28,753	15,843
	16,736,193	28,070,809
Less: sales tax and federal excise duty	2,420,118	4,231,512
	14,316,075	23,839,297
Trading goods		
Gross sales - local	270,001	509,343
Less: sales tax	43,498	
	226,503	425,810
	14,542,578	24,265,107

2023 2022

29.	COST OF SALES	Note	2023	2022
	Manufactured souds		(Rupees in	thousand)
	Manufactured goods Stocks at beginning of year		1,729,423	1,942,860
	Cost of goods manufactured	29.1	11,633,384	20,776,089
	Cost of goods mandiactured	23.1	13,362,807	22,718,949
	Stocks at end of year	11	(1,305,887)	(1,729,423)
			12,056,920	20,989,526
	Trading goods			,,
	Stocks at beginning of year		770,940	805,565
	Purchases		127,860	283,303
			898,800	1,088,868
	Stocks at end of year	11	(714,017)	(770,940)
			184,783	317,928
			12,241,703	21,307,454
29.1	Cost of goods manufactured			
	Deve sectorials and assessments assessed	00.0	40 700 045	40,000,004
	Raw materials and components consumed	29.2	10,768,345	19,286,084
	Stores consumed	29.3	67,897	109,728
	Salaries, wages and other benefits Fuel and power	29.3	260,643 31,154	337,200 29,189
	Rent, rates and taxes		14,829	11,762
	Insurance		12,212	14,475
	Research and development		85	503
	Repair and maintenance		6,894	19,025
	Travelling and entertainment		4,770	2,006
	Vehicle running and maintenance		2,751	745
	Printing, stationery and office supplies		146	324
	Communication		487	526
	Royalty expense	29.4	67,710	90,736
	Warranty obligation	-	5,130	4,768
	Outside assembly charges		553,460	722,675
	Depreciation on operating fixed asset	5.2	71,040	87,639
	Depreciation on right of use assets	5.10	4,032	3,123
	Freight and handling		72,102	30,381
			11,943,687	20,750,889
	Work-in-process adjustment		(310,303)	25,200
	· · ·		11,633,384	20,776,089

29.2 Raw materials and components consumed

Stocks at beginning of year	4,704,552	3,565,034
Add : purchases including duties, taxes and other charges	9,032,561	20,425,602
	13,737,113	23,990,636
Stocks at end of year	(2,968,768)	(4,704,552)
	10,768,345	19,286,084

- **29.3** Salaries, wages and other benefits include Rs.10.75 million (2022: Rs.7.4 million) in respect of staff retirement benefits.
- **29.4** Royalty charged in these financial statement pertains to Isuzu Motors Limited, Japan having registered office at 6-26-1 Minami-Oi, Shinagawa-ku, Tokyo 140-8722 Japan and Isuzu Motor Co. (Thailand) Limited having registered office at 38 Kor., Moo 9, Poochaosamingprai Rd., Samrong-Tai, Phrapradaeng, Samutprakan 10130, Thailand.

30.	DISTRIBUTION COST	Note	2023	2022
			(Rupees in	thousand)
	Salaries and other benefits	30.1	138,013	156,378
	Commission		574,982	572,371
	Rent, rates and taxes		29,705	21,528
	Insurance		2,022	1,586
	Repair and maintenance		4,891	4,751
	Utilities		285	79
	Travelling and entertainment		8,014	4,047
	Vehicle running and maintenance		3,865	2,894
	Printing, stationery and office supplies		4,347	1,756
	Communication		4,979	3,274
	After sale services		3,183	33,610
	Advertisement		5,734	20,497
	Legal and professional charges		990	138
	Late delivery charges		34,300	64,327
	Depreciation on operating fixed asset	5.2	6,674	7,101
	Depreciation on right of use assets	5.10	17,873	18,186
	Freight forwarding and handling		75,024	51,871
	Other expenses		6,863	428
			921,744	964,822

30.1 Salaries and benefits include Rs.5.05 million (2022: Rs.9.02 million) in respect of staff retirement benefits.

31. ADMINISTRATIVE EXPENSES Note	2023	2022
	(Rupees in	thousand)
Salaries and other benefits 31.1	221,923	233,070
Staff training and ancillary cost	342	48
Rent, rates and taxes	5,091	1,263
Insurance	20,645	18,055
Repair and maintenance	17,311	5,620
Utilities	11,944	2,136
Travelling and entertainment	10,980	4,530
Vehicle running and maintenance	3,291	6,460
Printing, stationery and office supplies	15,673	11,536
Communication	2,806	3,147
Legal and professional charges	11,427	6,917
Fee and subscriptions	6,501	3,706
Depreciation on operating fixed asset 5.2	17,909	26,219
Depreciation on right of use assets 5.10	11,769	12,111
Amortization of intangible assets 6.1	793	789
Amortization / depreciation of investment property	-	122
Security expenses	13,340	13,861
Other expenses	-	2,856
	371,745	352,446

31.1 Salaries and benefits include Rs.13.33 million (2022: Rs.12.513 million) in respect of staff retirement benefits.

32. OTHER EXPENSES	Note	2023	2022
		(Rupees in	thousand)
Auditors' remuneration			
- audit fee		1,000	1,000
- certifications and funds audit fee		662	662
 out of pocket expenses 		50	50
		1,712	1,712
Workers' profits participation fund	23.3	22,762	61,420
Workers' welfare fund	23.4	8,650	26,085
Donation and charities	32.1	-	540
Exchange loss - net		-	528
Provision for doubtful debts, deposits and advance 12.	3 ,13 & 14	51,526	146,559
Retention money written back		-	(20)
Investment property written off		-	82,804
Accrued / creditors balances written-back		(61,231)	(1,723)
Provision for doubtful sales tax refundable	16	91,317	-
Capital work in progress written off		14,797	-
		129,533	317,905

32.1 (2022: Rs.0.300 million made to Dar-ul-Sakoon Pakistan, Rs.0.240 million to Khidmat-e-Khalq welfare organisation). None of the directors or their spouses had any interest in the donees.

33.	OTHER INCOME	Note	2023	2022
			(Rupees in	thousand)
	Income from financial assets			
	Profit on saving accounts and term deposit receipt		133,087	89,132
	Subsidiary company	7.1	1,347	-
	Income from other than financial assets			
	Gain on sale of operating fixed assets	5.7	8,639	11,888
	Commission		-	10,037
	Scrap sales - net of sales tax		163,018	150,445
	Amortization of gain on sale and lease back of fixed assets	22.1	387	571
	Rental income	22.1	8,786	7,924
			315,264	269,997
34.	FINANCE COST			
	Mark-up / interest on:			
	- long term borrowings		193	1,140
	- lease finances		15,183	12,149
	 finance against imported merchandise 		154,162	162,729
	- istisna / running finances / murabaha		566,390	201,853
	- Ioan from Subsidiary Company		402	394
	- workers' profit participation fund	23.3	5,107	1,285
	Bank charges and others		27,848	72,028
			/09,200	451,578
35.	TAXATION	Note	2023	2022
-----	---------------------------------------	------	------------	-----------
			(Rupees in	thousand)
	Current tax			
	- for the year	35.1	229,133	333,649
	- for prior year		51,541	(16,546)
			280,674	317,103
	Deferred tax - origination			
	and reversal of temporary differences		(36,266)	95,296
			244,408	412,399

35.1 No numeric tax rate reconciliation for the year is given in the financial statements, as provision made during the current year primarily represents minimum tax due under section 113 of the Income Tax Ordinance, 2001 (the Ordinance) and tax deducted under section 148 and 233 of the Ordinance.

36.	BASIC AND DILUTED EARNINGS PER SHARE	2023	2022
		(Rupees in	thousand)
	Profit after taxation	179,424	728,500
		(Number o	of shares)
	Weighted average ordinary shares outstanding during the year	42,608,844	42,608,844
		(Rup	ees)
	Earnings per share - basic and diluted	4.21	17.10

36.1 A diluted earnings per share has not been presented as the Company has not issued any instruments carrying options which would have an impact on earnings per share when exercised.

37.	CASH GENERATED FROM / (USED IN) OPERATIONS	Note	2023	2022
			(Rupees in	thousand)
	Profit before taxation		423,832	1,140,899
	Adjustment for			
	non cash charges and other items:			
	Depreciation / amortization on:			
	 operating fixed assets 		95,623	120,959
	- right of use assets		33,674	33,420
	- intangible assets		793	789
	- investment property		-	87,926
	Provision for compensated absences		1,024	3,799
	Gain on sale of operating fixed assets		(8,639)	(11,888)
	Amortization of gain		(387)	(571)
	on sale and lease back of fixed asset		-	` 528́
	Exchange loss - net		769,285	451,578
	Finance cost		(133,087)	(89,132)
	Profit on saving accounts and term deposit receipt		51,526	146,559
	Provision for doubtful debts, deposits and advance		28,110	24,403
	Provision for gratuity		(61,231)	(1,723)
	Balances written-off		1,261,754	1,909,269
		37.1	556,509	(2,538,877)
	Working capital changes - net		1,818,263	(629,608)

37.1	Working capital changes	Note	2023	2022
			(Rupees in	thousand)
	(Increase) / decrease in current assets:			
	- Stores		(9,931)	7,583
	- Stock-in-trade		1,905,940	(866,256)
	- Trade debts		313,784	(1,220,822)
	- Loans and advances		237,568	(157,951)
	 Trade deposits and prepayments 		(122,859)	(825,352)
	- Other receivables		3,501	(22,258)
	 Sales tax refundable / adjustable 		111,551	34,071
			2,439,554	(3,050,985)
	(Decrease) / increase in trade and other payables		(1,883,045)	512,108
			556,509	(2,538,877)
38.	CASH AND CASH EQUIVALENTS			
	Cash and bank balances	17	395,629	682,250
	Short term borrowings	26	(3,253,378)	(4,399,548)
			(2,857,749)	(3,717,298)

39. REMUNERATION OF CHIEF EXECUTIVE, DIRECTORS AND EXECUTIVES

	Chief ex	kecutive	Dire	ctor	Exect	utives
	2023	2022	2023	2022	2023	2022
			Note	39.3		
			(Rupees in	thousand)		
Managerial remuneration						
and allowances	60,000	60,000	37,625	2,240	198,188	173,492
Bonus	5,000	15,000	2,688	2,688	13,690	48,694
Retirement benefit	5,000	5,000	2,688	224	14,605	16,831
Others including bonus	-		-		18,751	1,077
	70,000	80,000	43,000	5,152	245,233	240,094
Number of persons	1	1	1	1	66	67

- **39.1** Certain employees are provided with free use of car maintained by the Company in accordance with their terms of employment.
- **39.2** Aggregate amount charged in the financial statements for meeting fee to Directors was Rs. 4.9 million (2022: Rs. 4.9 million).
- **39.3** Represents remuneration of a Director from the date of appointment.

40. TRANSACTIONS WITH RELATED PARTIES

Related parties of the Company comprise of the Ultimate Holding Company, the Subsidiary Company, Associated Companies / undertaking, technological suppliers, directors and executives. The Company in the normal course of business carries out transactions with various related parties at agreed terms and conditions. Amounts due from and to related parties, amounts due from executives and remuneration of directors and executives are disclosed in the relevant notes. Other material transactions with related parties are given below:

	Name of related party and	Nature of	2023	2022
	Name of related party and nature of relationship	transactions	(Rupees in	thousand)
(i) (ii)	Subsidiary Company Marghzar Industries (Private) Limited Associated Companies / Undertaking	Financial charges Reimbursement - of expenses Subsidiary Income	402 360 1,347	394 285 -
()				
	Ghandhara Tyre and Rubber Company Limited (Common Directorship)	Purchase of tyres	291,370	321,098
	Ghandhara Automobiles Limited (Common Directorship)	Assembly charges Purchase of vehicles Purchase of parts Sales of parts Rental income Fabrication charges Reimbursement - of expenses	640,212 45,405 25 - 4,393 -	847,987 - 204 3,962 750 108
	Rehman Cotton Mills Limited			
	(Common Directorship)	Sales of fork lifter Reimbursement - of expenses	- 1,800	5,800 1,800
	Gammon Pakistan Limited (Common Directorship)	Rent paid	4,060	3,028
	Ghandhara DF (Private) Limited (Common Directorship) Universal Insurance Company Limited (Common Directorship)	Rental income Purchase of parts Reimbursement - of expenses	4,393 18,941 1,590	3,962 - -
	Janana De Malucho Textile Mills Limited (Common Directorship)	Reimbursement - of expenses Sale of vehicle	2,720 11,087	2,605
	Business Vision (Private) Limited (Common Directorship)	Advance - made for property	-	125,000
/:::\	Other related partice			
(111)	Other related parties Gratuity fund Key management personnel	Contribution paid Remuneration, bonus and other	-	26,033
		benefits	181,371	204,075

41. **PRODUCTION CAPACITY**

The production capacity of the plant cannot be determined as this depends upon the mix of assembly of trucks, buses and fabrication of commercial bodies.

The Company has outsourced the assembly of trucks, buses and pick ups to Ghandhara Automobiles Limited (an Associated Company) therefore figures for the actual production for the current year have not been given.

42. FINANCIAL INSTRUMENTS AND RELATED DISCLOSURES

42.1 Financial assets and liabilities by category and their respective maturities

	Interest	/ mark-up	bearing	Non inter	est / mark-	up bearing	
	Maturity up to one year	Maturity after one year	Sub-total	Maturity up to one year	Maturity after one year	Sub-total	Total
			(Ru	pees in thousa	nd)		
Financial assets as per balance sheet							
Amortised cost							
Loans and advances	-	-	-	1,686	951	2,637	2,637
Deposits	48,275	-	48,275	1,774,271	29,942	1,804,213	1,852,488
Trade debts	-	-	-	1,289,898	-	1,289,898	1,289,898
Other receivables	-	-	-	22,473	-	22,473	22,473
Cash and bank balances	169,142	-	169,142	226,487	-	226,487	395,629
June 30, 2023	217,417	-	217,417	3,314,815	30,893	3,345,708	3,563,125
June 30, 2022	1,487,703	-	1,487,703	2,536,661	27,386	2,564,047	4,051,750
Financial liabilities as per balance sheet							
At amortised cost							
Trade and other payables	-	-	-	1,262,796	-	1,262,796	1,262,796
Accrued mark-up / interest	-	-	-	204,050	-	204,050	204,050
Short term borrowings Liabilities against assets	3,253,378	-	3,253,378	-	-	-	3,253,378
subject to finance lease	31,420	67,981	99,401	_	_	_	99,401
•				1 466 946		1 466 946	
June 30, 2023	3,284,798	67,981	3,352,779	1,466,846	-	1,466,846	4,819,625
June 30, 2022	4,485,361	68,060	4,553,421	2,206,550	-	2,206,550	6,759,971
On Balance Sheet Gap							
June 30, 2023	(3,067,381)	(67,981)	(3,135,362)	1,847,969	30,893	1,878,862	(1,256,500)
June 30, 2022	(2,997,658)	(68,060)	(3,065,718)	330,111	27,386	357,497	(2,708,221)
Off Balance Sheet							
Letters of credit							1,828,958
Letters of guarantee							4,780,157
						ne 30, 2023	6,609,115
					Ju	ne 30, 2022 _	9,484,090

The effective interest / mark-up rates for the monetary financial assets and liabilities are mentioned in respective notes to the financial statements.

42.2 Financial risk factors

The Company's activities expose it to a variety of financial risks: credit risk, liquidity risk and market risk (including foreign exchange risk and interest / mark-up rate risk). The Company's overall risk management program focuses on having cost effective funding as well as manage financial risk to minimize earnings volatility and provide maximum return to shareholders.

(a) Credit risk

Credit risk represents the accounting loss that would be recognised if counterparties fails to perform as contracted. Credit risk mainly arises from loans & advances, deposits, trade debts, other receivables and bank balances. The financial assets exposed to credit risk aggregated to Rs. 3,559.721 million (2022: Rs. 4,049.117 million).

The Company believes that it is not materially exposed to credit risk as; (i) trade debts mainly represent receivables from government, semi-government agencies and dealers, (ii) deposits mainly include margin against letters of credit and bank guarantees held with banks having good credit ratings and (iii) balances placed with banks having good credit ratings assigned by credit rating agencies.

The Company attempts to control credit risk by monitoring credit exposure, limiting transactions with specific counterparties and continually assessing the creditworthiness of counterparties.

(b) Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligation as they fall due. Prudent liquidity risk management implies maintaining sufficient cash and bank balances and availability of funding through an adequate amount of committed credit facilities. The Company aims to maintain flexibility in funding by keeping committed credit lines open.

The maturity profile of the Company's liabilities based on maturities is disclosed in note 42.1 of these financial statements.

(c) Market risk

Foreign exchange risk

Foreign exchange risk arises mainly when receivables and payables exist due to transactions based on currencies other than Pak Rupee. At June 30, 2023, payables exposed to foreign exchange risk are Rs.127.43 million (2022: Rs.72.68 million). The liability and receivable are denominated in Japanese Yen / US Dollars.

At June 30, 2023, if Pak Rupee had weakened / strengthened by 9% (2022:9%) against Japanese Yen and US Dollars with all other variables held constant, profit before tax for the year would have been lower / higher by Rs.11.47 million (2022: Rs.6.54 million), mainly as a result of foreign exchange loss / gain on translation of Japanese Yen and dollars denominated financial liabilities.

The sensitivity of foreign exchange rate looks at the outstanding foreign exchange balances of the Company as at the reporting date. The volatility percentage for movement in foreign exchange rates has been used due to the fact that historically (5 years) rate has moved on average basis by the mentioned percentage per annum.

Interest / mark-up rate risk

Interest / mark-up rate risk is the risk that the value of a financial instrument will fluctuate due to changes in the market interest / mark-up rates. At June 30, 2023, the Company's interest bearing financial liabilities of Rs. 3,352.78 million (2022: Rs. 4,553.42 million) represent the short term borrowings at floating rate to manage the working capital requirements of the Company and obligation under assets subject to finance lease. These liabilities are re-priced at a maximum period of six months. The effective mark-up rates for financial assets and liabilities are mentioned in respective notes to the financial statements.

Had the interest rates varied by 200 basis points with all other variables held constant, (loss) / profit before tax for the year would have been approximately higher / lower by Rs. 67.06 million (2022: Rs. 91.07 million).

The sensitivity of 200 basis points movement in the interest rates has been used as historically (five years) floating interest rates have moved by an average of 200 basis per annum.

42.3 Price risk

The Company is not exposed to any price risk as it does not hold any investments exposed to price risk.

42.4 Fair values of financial assets and liabilities

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Underlying the definition of fair value is the presumption that the Company is going concern and there is no intention or requirement to curtail materially the scale of its operation or to undertake a transaction on adverse terms.

The estimated fair value of all financial assets and liabilities is considered not significantly different from book values as the items are either short - term in nature or periodically repriced.

International Financial Reporting Standard 13, 'Financial Instruments : Disclosure' requires the Company to classify fair value measurements using a fair value hierarchy that reflects the significance of the inputs used in making the measurements.

The fair value hierarchy has the following levels:

- Quoted prices (unadjusted) in active markets for identical assets or liabilities [Level 1].
- Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices) [Level 2].
- Inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs) [Level 3].

Currently there are no financial assets or financial liabilities which are measured at their fair value in the statement of financial position.

43. CAPITAL RISK MANAGEMENT

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

The Company manages its capital structure by monitoring return on net assets and makes adjustments to it in the 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 and / or issue new shares. There was no change to the Company's approach to capital management during the year. The Company monitors capital on the basis of gearing ratio calculated as follows:

	2023	2022
	(Rupees in	thousand)
Total borrowings Cash and bank balances	3,352,779 (395,629)	4,553,421 (682,250)
Net debt Total Equity Total Capital	2,957,150 8,222,135 11,179,285	3,871,171 6,388,890 10,260,061
Gearing ratio	26%	38%

44. **OPERATING SEGMENTS**

These financial statements have been prepared on the basis of a single reportable segment.

- (a) All non-current assets of the Company at June 30, 2023 are located in Pakistan.
- (b) Export sales are made to Republic of Mauritius. Result of the Company's revenue from external customers in Pakistan is Rs. 14,513.825 million (2022: Rs. 24,249.264 million) and total revenue from external customers from other countries is Rs. 28.753 million (2022: Rs. 15.843 million).
- (c) Sale to one party aggregating Rs. 1,801.112 million account for 12.40% of net sales.

45. NUMBER OF EMPLOYEES

The number of employees (including contractual employee) at June 30, 2023 were 664 (2022: 657) and average number of employees during the year were 578 (2022: 654).

46. SHAHRIAH SCREENING DISCLOSURE

		20	23	2022	
		Convent -ional	Shariah Compliant	Convent -ional	Shariah Compliant
			(Rupees in	thousand)	
Bank balances		72,269	318,785	1,651,774	69,576
Accrued mark-up		96,692	107,358	34,756	94,043
Long term loans		-	-	49,211	-
Short term borrowings		1,863,865	1,389,513	1,229,536	3,170,012
Revenue		-	14,542,578	-	24,265,107
Other income					
a) Profit on saving and term depo		129,878	3,209	85,181	3,951
b) Others		-	182,177	-	180,865
Mark-up / interest expe	nse	348,914	392,523	178,309	201,241

47. CORRESPONDING FIGURES

The corresponding figures have been rearranged and reclassified, wherever considered necessary for the purposes of comparison and better presentation the effect of which is not material.

48. DATE OF AUTHORISATION FOR ISSUE

These financial statements were authorised for issue on October 03, 2023 by the Board of Directors of the Company.

4 and

Ahmad Kuli Khan Khattak Chief Executive

Muhammad Zia Director

Muhammad Aamir Chief Financial Officer

Electronic Dividend Mandate Form

In accordance with the provisions of section 242 of the Companies Act, 2017, dividend payable in cash shall only be paid through electronic mode directly into the bank account designated by the entitled shareholders.

Shareholders are requested to send the attached Form duly filled and signed, along with attested copy of their CNIC to the Company's Share Registrar, M/s. CDC Share Registrar Services Limited. CDC House no. 99-B, Block B, S.M.C.H.S Main Shahrah-e-Faisal, Karachi. CDC shareholders are requested to submit their Dividend Mandate Form and attested copy of CNIC directly to their broker (participant)/CDC.

I hereby communicate to receive my future dividends directly in my Bank account as detailed below:

Name of shareholder	:
Folio Number/CDC Account No.	:of Ghandhara Industires Limited
Contact number of shareholder	:
Title of Account	:
IBAN (*)	:
Name of Bank	:
Bank branch	:
Mailing Address of Branch	:
CNIC No. (attach attested copy) : -	
NTN (in case of corporate entity) : -	

It is stated that the above particulars given by me are correct and to the best of my knowledge; I shall keep the Company informed in case of any changes in the said particulars in future.

Shareholder's Signature

Date

NOTES:

* Please provide complete IBAN (International Bank Account Number), after checking with your concerned Bank branch to enable electronic credit directly into your bank account.

Proxy Form

1	1	V	۱ı	c
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being a Shareholder of	Ghandhara Industries Limited and holding	g	Ordinary Shares as per		
Register Folio No	or CDC Participant's I.D. No.	A/c No.	hereby appoint		
Mr / Mrs	of		or failing him/her		
Mr / Mrs	of		as my/our Proxy in		
my/our absence to attend and vote for me/us and on my/our behalf at the 60thAnnual General Meeting of the					

Company to be held on Friday, 27th October, 2023 at 9:45 A.M. and any adjournment thereof.

Affix Revenue Stamp(s) of Rupees five Executant's Signature on Revenue Stamp(s) (Signature should agree with the Specimen Signature registered with the Company).

Executant's Computerized National identity Card Number (CNIC or Passport Number)

First Witness Signature	Second Witness Signature
Name in Block letters and Address	Name in Block letters and Address
Computerized National Identity Card Number or Passport Number of Witness	Computerized National Identity Card Number or Passport Number of Witness

Proxy's Signature

Proxy's Signature

Proxy's CNIC Number or Passport Number

Proxy's CNIC Number or Passport Number

NOTES:

- 1. A shareholder entitled to attend and vote at the Annual General Meeting of the Company may appoint any person as his/her proxy to attend and vote instead of him/her. The proxy shall have the right to attend, speak and vote in place of the shareholder appointing him/her at the meeting.
- 2. The instrument appointing a proxy should be signed by the Shareholder or by his/her Attorney, duly authorized in writing and person appointed proxy. In case of corporate entity, the Board of Directors resolution/power of attorney with specimen signature shall be submitted along with proxy form to the company.
- 3. The Proxy Form duly completed, must be deposited at the Company's Registered Office at F-3, Hub Chauki Road S.I.T.E, Karachi not less than 48 hours before the time of holding the meeting.
- 4. Shareholders whose holdings are in the Central Depository System (CDS) and their proxies both, should attach with this form, attested copies of their Computerized National Identity Card or (attested copies of first four pages of their passport). To facilitate identification at the AGM, the proxy should bring his/her original Computerized National Identity Card or passport. In case of corporate entity, the Board of Directors' resolution/power of attorney with specimen signature of the nominee shall be produced at the time of the meeting.

پر اکسی فارم

اورسىنىڭرل ڈپازىڭرى كىپنى	اكاۋنٹ نمبر	کواپنی جانب
اکسی مقرر کرنا / کرتے ہیں تا کہ وہ میر ی / ہماری طرف سے	، تمینی کے60ویں سالانہ عام اجلاس بہقا	ر جسٹر ڈ آفس بتاریخ 27 اکتوبر
) شدہ اجلاس میں شرکت کرے اور ووٹ ڈالے –		
5 روپے کے ریونیو ٹکٹ لگائیں		
ریونیو ٹکٹ پر شکمیل کنندہ کے دستخط		
ر د ستخط کمپنی میں ر جسٹر شدہ د ستخط جیسے ہونے حیا ہیں)		
)شده اجلا را	۔ کرنا / کرتے ہیں تاکہ وہ میری / ہماری طرف۔ سیمیں شرکت کرے اور ووٹ ڈالے۔ 5روپے کے ریو نیو نکٹ لگائیں یو نیو نکٹ پر چکیل کنندہ کے دستخط	۔ کرنا / کرتے ہیں تا کہ دہ میری / ہماری طرف سے کمپنی کے 60ویں سالانہ عام اجلاس بہقام س میں شر کت کرے اور ووٹ ڈالے – 5 روپے کے ریونیو نکٹ لگائیں یونیو نکٹ پر تحیل کنندہ کے دستخط

يحميل كننده كاكمپيوٹر ائز ڈقومی شاختی كارڈ نمبر پاياسپورٹ نمبر

سلے گواہ کے دستخط پہلے گواہ کے دستخط	دو سرے گواہ کے د متخط
نام اور پېټ	نام اور پېټد
گواه کا کمپیوٹرائزڈ قومی شاختی کارڈ نمبر یاپا سپورٹ نمبر	گواه کا کهبیو ٹرائز ڈقومی شاختی کارڈ نمبر یا پاسپورٹ نمبر

نما ئندہ کے دستخط

نما ئندہ کے دستخط

نما ئنده کا کمپیوٹرائزڈ قومی شاختی کارڈ نمبر پایا سپورٹ نمبر

نما ئندہ کا کمپیوٹرائزڈ قومی شاختی کارڈ نمبریایا سپورٹ نمبر

کارڈ تمبریا پاسپورٹ تمبر

نوڻس:

- 1. سمین کی سالانہ جزل مینٹ میں شرکت کرنے اور ووٹ دینے کا اہل کسی بھی فرد کو اپنا نائب ناحز د کر سکتا ہے تا کہ وہ اس کی غیر موجود گی میں شرکت کرے اور ووٹ ڈالے۔نائب کو اختیار حاصل ہے کہ وہ شیئر ہولڈر کے بدلے مینٹ میں شرکت کرے، بولے اور دوٹ دے۔
- یائب کی نامز دگی کی در خواست پر شیئر بولڈ ریاس مر د /عورت کے انارنی کے دستخط ہونے چائیٹی جس پر اس فر دنما نندہ نامز د کرنے والے کا لکھا ہوا اجازات نامہ ہو۔ کی اجتماعی ادارے کی صورت میں کمپنی کو بورڈ آف ڈائز کیٹر زکی قرار داد / یادر آف انارنی بمعہ د سنخط نما ئندگی کے فارم کے ساتھ جنج کروائے جائیں گے۔
- 3. اس نمائندگی فارم کو پوری طرح کمل اور دستخط شدہ ہوناچا ہے اور میٹنگ منعقد ہونے کے بعد 48گھنٹوں سے کم نہ ہونے والی مدت میں کمپنی کے رجسٹر ڈ آفس 3- F، حب چو کی روڈ، سائٹ میں جنح کیا جاناچا ہے۔
- 4. ایسے شیئر ہولڈرز جن کی ہولڈ تکز سینٹرل ڈپازیٹر کی مسلم میں ہواور ان کے دونوں نمائندگان اس فارم کے ساتھ تصدیق شدہ کمپیوٹر ائزڈ تو می شاختی کارڈ (پاسپورٹ کے پہلے چار صفحات کی تصدیق شدہ نقول) منسلک ہونی چا تیپں۔ سالانہ جزل میٹنگ میں ان کی شاخت کے لیے نمائندہ فرد کواپنے ساتھ اصل کمپیوٹر ائزڈ قومی شاختی کارڈیا پاسپورٹ لانا ضروری ہے۔ کسی اجتماعی ادارے کی صورت میں بورڈ آف ڈائر یکٹرز کی قرار داد / پاور آف اٹارنی بمعہ دستخط نمائندہ پیش کی جانی چاہیے۔



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- **77?** FAQs Answered



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