





ANNUAL REPORT 2021



# PREMIUM QUALITY MAIDA

Adds perfection to your Baking Adventure

Sunridge





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# **Vision**

To be reliable and sustainable supplier to the nation's food security system by way of developing and implementing efficient farm to fork supply chain across the country.

# **Mission**

Enhance food security in Pakistan by developing sustainable efficient food supply chain system.

# **Core Values**

- Our values defining who we are and the way we work, comprise of Integrity, Excellence, Innovation, Teamwork, Passion, Ownership and safety
- We value honesty, trustworthiness and high ethical standards
- We strive for excellent performance in everything we do and value innovative efforts, ideas, and methods to continually improve our business processes
- We work as one team and are passionate towards delivering our corporate goal
- We pay careful consideration to the health and safety of our team members at the workplace



# **Company Information**

Board of Directors Mr. Sulaiman Sadruddin Mehdi Chairman - Independent

Mr. Muhammad Farrukh
Mr. Abdul Majeed Ghaziani
Mr. Muneer S. Godil
Mr. Saad Amanullah Khan
Ms. Lie Hong Hwa
Ms. Tayyaba Rasheed

Chief Executive
Independent
Independent\*
Non-Executive
Independent

(\*Mr. Saad Amanullah Khan has been appointed as Independent Director in place of Ms. Maria Abdul Hafeez on August 06, 2021)

Audit Committee Mr. Saad Amanullah Khan Chairman

Mr. Abdul Majeed Ghaziani

Mr. Muneer S. Godil Ms. Tayyaba Rasheed

Human Resources & Ms. Tayyaba Rasheed Chairperson

Remuneration Committee Mr. Saad Amanullah Khan

Mr. Muneer S. Godil Mr. Abdul Majeed Ghaziani

With Abdul Majood Ghaziani

Investment Committee Mr. Sulaiman Sadruddin Mehdi Chairman

Ms. Tayyaba Rasheed Mr. Abdul Majeed Ghaziani

The Board in its meeting held on August 6, 2021 formed the Investment Committee.

Chief Financial Officer Mr. Jalees Edhi

Company Secretary Syed Muhammad Tariq Nabeel Jafri

**External Auditor** Naveed Zafar Ashfaq Jaffery & Co. Chartered Accountants

1st Floor, Modern Motors House Beaumont Road Karachi

For the year ending June 30, 2022 the Board, in its meeting held on October 6, 2021 has recommended to the shareholders to appoint KPMG Taseer Hadi & Co. Chartered Accountants as External Auditor.

Internal Auditor Mr. Imran Ahmed Khan

Bankers Al Baraka Bank (Pakistan) Limited

Habib Metropolitan Bank Limited

Habib Bank Limited
Bank Al-Habib Limited
MCB Bank Limited
Meezan Bank Limited
Bank Al Falah Limited
Dubai Islamic Bank Limited

Askari Bank Limited United Bank Limited

BankIslami Pakistan Limited

Bank of Punjab

Standard Chartered Bank (Pakistan) Limited

Faysal Bank Limited JS Bank Limited



**Legal Advisor** Mohsin Tayebaly & Co.

1st Floor, Ďime Čentre,BC-4, Block-9 Kehkashan, Clifton, Karachi -75500 Phone # +92-21-111-682-529

**Share Registrar** F.D. Share Registrar (Pvt.) Ltd

17th Floor, Saima Trade Tower A, I.I Chundrigar Road, Karachi Phone # +92-21-32271905-6

**Registered Office**Unity Tower, 8-C, PECHS
Block-6, Karachi 75400.

Phone No. +92 21 34373605-607, 34388666, 34387666

Fax No +92 21 34373608
Email info@unityfoods.pk
Website www.unityfoods.pk

Business Import of Oil Seeds, Solvent Extraction, Refining and Marketing

of Edible Oil and processing of by-products

Status of Company

Company Registration number National Tax Number

**Contact Person** 

Phone No.
Email

\_\_\_\_\_

Public Listed Company (PLC)

K-0023133 0698412-6

Syed Muhammad Tariq Nabeel Jafri

+92-21-34373605-607 info@untiyfoods.pk

Factories Solvent Extraction Plant, Refinery and Pellitising Mills

N-25 & N-27 / B Site Area, Kotri District Hyderabad

Oil Refinery

A-48, (Chemical Area), Eastern Industrial Zone,

Port Qasim Authority,

Karachi

Soap Plant

C-375, C-376, C-377, C-382, C-383, C-384 Hub Industrial Trading Estate, District Lasbella,

**Hub Balochistan** 





# **DIRECTORS' PROFILE**

# Mr. Sulaiman S. Mehdi - Chairman / Independent Director

Sulaiman is the CEO Cyan Ltd., formerly Central Insurance Company Limited (CICL). In 2011, Sulaiman orchestrated the business restructuring of CICL (insurance) to Cyan (investments), a landmark transaction, and the first of its kind in Pakistan.Before Cyan, he has served PICIC DFI, PICIC Asset Management Company Ltd., Allied Bank (ABL) and ABL Asset Management Company Limited. He has had the privilege of establishing two leading AMCs of this country. As a senior executive he has been working on strategy, organization, mergers and acquisitions. He is a proven business leader with a track record of delivering sustainable change and superior results in Pakistan. Sulaiman's experience spans over 20 years in multiple areas of financial services including investments, operations, marketing, legal and corporate affairs.

Amongst his prominent achievements have been the acquisition of HUBCO from National Power in June 2012. The acquisition value was PKR 6bn and was sold in March 2018 for PKR 22bn resulting in gains of app. PKR 23bn (incl dividends) in less than 6 years. He also had the privilege of leading the election process of HUBCO for DH Group twice in 2012 and 2015 and managed 8 out of 11 seats with just 17.5% shareholding while managing the rest through proxies.

He has been the youngest Chairman of the Pakistan Stock Exchange (PSX). At PSX besides being the Chairman of the Board, Sulaiman was also the Chairman of the Nomination Committee, Human Resource and Remuneration Committee and Regulatory Affairs Committee. He is also Chairman Pebbles Ltd. - the real estate arm of Dawood Hercules (DH) Group and is spearheading all real estate initiatives of the Group. He serves on the Board of Governors of The Institute of Business Management (IOBM). He is the Founding member of the Presidential Initiative for artificial Intelligence and Computing (PIAIC) and a Member of the Committee on Emerging Technologies of MOIT. He represents Sindh as an Independent Member on Private Power and Infrastructure Board (PPIB) and is also an Independent Director on Sind Energy Holding Company Pvt Ltd. He is also an Independent Director on the Board of Bank Islami Pakistan Ltd.

He has also served on the Board of Dawood Lawrence pur Limited, FOCUS Pakistan (an Aga Khan Foundation backed NGO), Inbox Business Technologies (Pvt.) Ltd., Inbox Consulting (Pvt.) Ltd., Inbox Corporation (Pvt.) Ltd. and Sach International (Pvt.) Ltd. He holds a master's degree and is also a fellow member of The Institute of Corporate Secretaries of Pakistan (FCIS). He is also a Certified Director from the Pakistan Institute of Corporate Governance (PICG).

# Mr. Muhammad Farrukh - Chief Executive Officer / Director

Mr. Farrukh has over 19 years' local and international business experience in the fields of commodities trading, FMCG, animal feeds, import and export, joint venture and overall business management. Mr. Muhammad Farrukh is a seasoned businessman. He also has extensive experience in establishing, expanding and acquiring businesses and consolidating them into integrated business unit bringing synergy. Furthermore, he has established joint ventures with foreign collaboration channeling foreign investment in the country.

# Mr. Abdul Majeed Ghaziani - Non-Executive Director

Abdul Majeed holds a B. Com from University of Karachi and is a member of Institute of Cost and Management Accountants of Pakistan. He passed the final examination of ICMAP in November 1994. Majeed has over twenty-four years' experience as entrepreneur in various agri-businesses that he established and managed. He has also completed directors training program under the aegis of ICMAP in April 2019. He is an ex-treasurer of the Rice Exporters Association of Pakistan.



# Mr. Muneer S. Godil - Independent Director

Mr. Muneer S. Godil is a graduate from the NED University of Engineering and Technology, with specialization in Energy and Power from the US. He is a recognized expert in his filed having spent over two decades in planning, engineering and implementation of Green Filed Projects including Power and Cogeneration. He has a wealth of experience to draw on in operating plants of various configurations. He is currently working as advisor to the Board of Directors of various global and nationally renowned companies, assisting them with planning, development and operational challenges.

# Ms. Tayyaba Rasheed – Independent Director

Tayyaba Rasheed is highly qualified with a successful career in corporate and investment banking with more than 19 years of diversified experience. She has profound skills in Structured Financing, Infrastructure financing, Sukuk Issuance, Syndication, Credit Analysis, Capital Markets, Credit Risk, and Islamic finance. She is an experienced investment banker with a demonstrated history of working in the banking industry with focus on delivering results across the board. Being an investment banker, she has closed numerous key mandates for approximately running in USD 1500 MN. She holds an MBA from IBA and is a CFA, FRM and NIBAF. She has been instrumental in driving some of the Landmark Project Finance and Syndication deals to closure from the platform of National Bank of Pakistan and Faysal Bank Limited. She has worked in Senior Positions at CIBG, NBP and Bank Alfalah where she started her career as Management Trainee officer. Her areas of expertise include IPPs, infrastructure Financing, Port Infrastructure Development Projects and other green field and brown field projects. In her role as Head PF and Structured Finance she has closed KEY Mandates of Sukuk, Commercial Papers and TFCs for reputable and diversified base of various corporate clients. She has also served as visiting faculty in KASBIT, SZABIST and CBM.

# Ms. Lie Hong Hwa - Non-Executive Director

Ms. Lie is Deputy General Manager with Wilmar Trading Pte. Ltd. (a direct wholly owned subsidiary of Wilmar International Limited). She oversees commercial aspects of the lauric crushing business of the group, including assets management, trading, logistic, and business development.

She has extensive experience in lauric oil and meal supply chain management. She graduated from Polytechnic of University of North Sumatera Indonesia. She is also a Director of Wilmar Pakistan Holdings Pte. Ltd. (a shareholder of Unity Foods Limited and a direct wholly owned subsidiary of Wilmar International Limited).

# Mr. Saad Amanullah Khan – Independent Director

Saad has three decades of experience working for Procter & Gamble in Europe, Middle East and Pakistan. He was Gillette Pakistan CEO from 2007 to 2014 and previously held senior executive positions in Procter & Gamble. He was twice elected as President of American Business Council (ABC) the largest single country business chamber in Pakistan and twice to the Executive Council of Overseas Investors Chamber of Commerce and Industry (OICCI).

Currently, Saad is an independent director on the boards of Fauji Fertilizer Corporation (FFC), Jaffer Brothers, NBP Funds, Burque Corporation, International Packaging Films Ltd. and ZIL Corporation. Previously, he has been part of the boards of State Life Insurance Corporation (SLIC) and Pakistan Stock Exchange (PSX) as an independent director. Saad is a published author, "It's Business, It's Personal" which was published in 2016 to assist management how to set a company's vision and on how to deliver it through organizational excellence. He has helped co-found the following organizations: Chairman of Pakistan Innovation Foundation (PIF); President of I AM KARACHI (IAK); Ex-Chairman and Director of South East Asia Leadership Academy (SEALA); Director of OMNI KARTING (opening soon in Karachi); and Co-owner of Big Thick Burgerz restaurant chain.

Saad held the position of Chairman of Public Interest Law Association of Pakistan (PILAP) for 4 years and is currently its Vice Chairman. He works as a volunteer at JPMC and sits on board of another six social enterprises. Saad is a graduate of the University of Michigan, Ann Arbor MBA program and holds two engineering degrees in Systems Engineering and Computer Science Engineering



# MANAGEMENT PROFILE

# Mr. Rana Nouman - Head of Sales

Mr. Rana Nouman is an experienced and highly accomplished sales professional with knowledge of various sales processes, demonstrating solid analytical and team management skills. He has a proven track-record of generating new business through strategic negotiation while cultivating new relationships with key decision. He brings with him 18+ years of experience in different industries, Edible Oil, FMCG, HealthCare, Naturals & Herbal OTC Pharma, Personal Care & Beverage. Having rich experience of Sales Management, Business Development, Key Account management, Direct & Indirect channel management including sales force management, forecasting, sales planning, BTL activities, Trade Marketing, distribution, business process analysis and best practices implementation.

# Ms. Zarmina Khan - Head of Marketing

Ms. Zarmina is an experienced senior marketing professional having a diversified experience of oil & gas and FMCG for over 14 years. She has done Masters in Business Administration (Marketing) from institute of Business Management (IoBM). She brings with her outstanding skills in brand Management, corporate communications, Trade and Digital Marketing, Customer Relationship Management (CRM), Market Research and has a a proven record of accomplishment in planning and leading comprehensive marketing strategies in support of business goals and objectives. Have a significant experience in Business Turnaround, Innovation Management, eCommerce & Strategic Revenue Management demonstrated in diversified industries such as Oil & Gas mainly in Total and PUMA along with FMCG at Unity Foods.

# Mr. Usama Ebrahim – Head of Information Technology

Mr. Usama joined Unity Foods Limited in March 2021. He brings with him 15+ years of experience in IT leadership and business partnering, business solutions, ERP Operations (SAP S/4Hana/MS Dynamics, IT Infrastructure/Networks, Service/ Project management domains in FMCG and Healthcare sectors. He has practiced in development, improvement and implementation of IT/IS processes and best practices in line with business strategies. Particularly in domains of Content management, Collaborative solutions, Sales Operations, Distribution Management Systems and Reporting, using Analytics platforms. He has proved himself successfully in clarifying business requirements, managing demand, performing gap analysis between goals and existing procedures and by introducing innovative solutions contribute in business growth, increase productivities and reduce costs.

# Mr. Jalees Edhi - Chief Financial Officer

An accomplished professional with over 13 years of leading the Accounts and Finance divisions of large local and multinational organizations and a quoted entity. He has been associated with PWC Pakistan with having exposure of external and internal audits, developments of ERP, SOPs and budgets. His vast experience has enabled him to gain business insight and acumen particularly in the taxation and business analytics.



# Mr. Safdar Sajjad - Executive Director

Mr. Safdar Sajjad's Multi-dimensional experience is the key through which the group is managing voluminous trade. His responsibilities include but not restricted to managing the logistics, procurement and disbursement of the products. He has over eighteen years of experience. His deep knowledge of various aspects of the edible oil business has played an instrumental role in group's growth.

# Mr. Abdul Hafeez – Executive Director

Mr. Abdul Hafeez is Masters in Computer Science. He has gained dual experience of Information Technology as well as Accountancy in his career and has over sixteen years of experience in these areas. His also possesses vast expertise of imports that has enabled the group to achieve market competitiveness.

# Mr. Amir Shehzad - Executive Director

Mr. Amir Shehzad has over 25 years of experience in investment banking and capital markets. He has held senior positions at National Bank, UBL and Askari Bank Limited where he has been involved in planning and implementing business strategies.



# **Terms of Reference of Different Committees**

The Terms of Reference of the Board Audit Committee of the Company shall include the following:

The quorum of the Committee shall be two persons including Chairman of the Committee.

- (i) Determination of appropriate measures to safeguard the listed company's assets;
- (ii) Review of quarterly, half-yearly and annual financial statements of the listed company, prior to their approval by the Board of Directors, focusing on:
- a. Major judgmental areas;
- b. Significant adjustments resulting from the audit;
- c. The going concern assumption;
- d. Any changes in accounting policies and practices;
- e. Compliance with applicable accounting standards;
- f. Compliance with PSX Rule Book and other statutory and regulatory requirements; and
- g. Significant related party transactions.
- (iii) Review of preliminary announcements of results prior to external communication and publication;
- (iv) Facilitating the external audit and discussion with external auditors of major observations arising from interim and final audits and any matter that the auditors may wish to highlight (in the absence of management, where necessary);
- (v) Review of management letter issued by external auditors and management's response thereto;
- (vi) ensuring coordination between the internal and external auditors of the Company;
- (vii) Review of the scope and extent of internal audit, audit plan, reporting frame work and procedures and ensuring that the internal audit function has adequate resources and is appropriately placed within the Company;



- (viii) Consideration of major findings of internal investigations of activities characterized by fraud, corruption and abuse of power and management's response thereto;
- (ix) Ascertaining that the internal control systems including financial and operational controls, accounting systems for timely and appropriate recording of purchases and sales, receipts and payments, assets and liabilities and the reporting structure are adequate and effective;
- (x) Review of the Company's statement on internal control systems prior to endorsement by the Board of Directors and internal audit reports;
- (xi) Instituting special projects, value for money studies or other investigations on any matter specified by the Board of Directors, in consultation with the CEO and to consider remittance of any matter to the external auditors or to any other external body;
- (xii) Determination of compliance with relevant statutory requirements;
- (xiii) Monitoring compliance with the best practices of corporate governance and identification of significant violations thereof; and
- (xiv) review of arrangement for staff and management to report to audit committee in confidence, concerns, if any, about actual or potential improprieties in financial and other matters and recommend instituting remedial and mitigating measures.
- (xv) recommend to the Board, the appointment of external auditors, their removal, audit fees, the provision of any service permissible to be rendered to the company by the external auditors in addition to audit of its financial statements, measures for redressal and rectification of non-compliance with the Regulations. The Board shall give due consideration to the recommendations of the audit committee and where it acts otherwise it shall record the reasons thereof.
- (xvi) Consideration of any other issue or matter as may be assigned by the Board of Directors.



# Terms of Reference of the Board Human Resources & Remuneration Committee.

The Terms of Reference of the Board HR&R Committee of the Company shall include the following:

- (i) The Committee is appointed by the Board of Directors. There must be at least four (4) members, of whom one must be independent director. In the event of Casual vacancy, appointment is made immediately in the following board meeting. Chairman of the committee is an independent Director.
- (ii) Quorum of the meeting is at least two (2) members present either in person or through video/audio conference call, of whom one must be the Independent Director. The meeting is compulsorily convened once a year.
- (iii) The Committee reviews and approves the Company's compensation and benefits policies generally including reviewing and approving any incentive-compensation plans of the Company. Reviewing compensation policies and guide lines relating to all employees, including annual salary and incentive policies and programs, material new benefits programs and material changes to existing benefits programs. In reviewing such compensation and benefits policies, the Committee may consider the recruitment, development, promotion, retention and compensation of senior executives and other employees of the Company and any other factors that it deems appropriate.
- (iv) Monitor and evaluate matters relating to the compensation and benefits structure of the Company as the Committee deems appropriate, including providing guidance to management on significant issues affecting compensation philosophy or policy and review and approve compensation policies regarding CFO, Company Secretary, Internal Auditors and other senior Executive Officers Compensation.
- (v) The committee, in consultation with the CEO, reviews the CEO's assessment of Senior Executives (including CFO, Company Secretary & Internal Auditor), oversee an evaluation of the performance of the Company's Senior Executive officers and approve the annual compensation, including salary, bonus, incentive and equity compensation, if any, for the Executive Officers. Review the structure and competitiveness of the Company's Executive Officers Compensation programs considering the following factors:
  - The attraction and retention of Executive Officers
  - The motivation of Executive Officers to achieve the Company's Business Objectives; and
  - The alignment of the interests of Executive Officers with the long

     term interests of the Company's Shareholders.



- (vi) The Committee periodically reviews the Company's management organization structure and the CEO's proposals for changes to that structure and report any significant organizational changes, along with the Human Resource and Remuneration Committee recommendations, to the Board.
- (vii) The Committee annually reviews the Company's Succession Plans. The Committee monitors the progress and development of executives in accordance with the succession plans and annually reviews the adequacy of the succession candidates to foster timely and effective executive continuity.
- (viii) Recommendation to the Board for consideration and approval a policy frame work for determining remuneration of directors (both executive and non-executive directors and members of senior management). The definition of senior management will be determined by the Board which shall normally include the first layer of management below the Chief Executive Officer.
- (ix) Undertaking, annually, a formal process of evaluation of performance of the Board as a whole and its committees either directly or by engaging external independent consultant and if so appointed, a statement to that effect shall be made in the directors' report disclosing therein name and qualification of such consultant and major terms of his / its appointment.
- (x) Recommending human resources management policies to the Board
- (xi) Consideration and approval on recommendations of chief executive on such matters for key management positions who report directly to chief executive officer or chief operating officer
- (xii) where human resource and remuneration consultants are appointed, they shall disclose to the committee their credentials and as to whether they have any other connection with the company



# **Terms of Reference of Board Investment Committee**

The Board in its meeting held on August 6, 2021 formed the Investment Committee to assist in prompt decisions on acquisitions, strategic investments and divestment proposals of Unity Foods Limited, submitted to it by the Project Committee or by the CEO.

The Committee shall meet on a need basis and shall comprise the following members:

Chairman - Mr. Sulaiman Sadruddin Mehdi

Ms. Tayyaba Rasheed - Member

Abdul Majeed Ghaziani - Member

Chief Executive Officer, Chief Strategy Officer and Chief Financial Officer shall attend the meetings of the Committee to present the proposals and to address other queries of the Investment Committee.

The Company Secretary shall be the Secretary to the Committee. The Secretary shall maintain minutes and other record of all meetings.

The Secretary shall send the notice of Meeting along with complete agenda and working papers at least one week in advance. Provided that with the prior permission of the Chairman, a meeting may be held at shorter notice to address any emergent issue.

The Committee may coopt such other persons as are deemed necessary in discharge of its duties under its ToRs.

# **ToRs of the Investment Committee**

- Coordinate with Projects Committee and discuss the reports, monitor operating, financial and other activities of the Company in consultation with respective department/ segment heads
- Advise on development and implementation of business plans, policies, procedures and CAPEX budgets that have been approved by the Board
- monitor the operating and financial performance of the projects approved and review actual and budgeted results
- Supervise investments and resources of the Company



- monitor the risk associated with each project of the Company approved by the Committee in conjunction with overall risk profile of the Company
- report to the Board any major deviant, risk issues or matters relating to projects approved by the Committee
- The Committee may form sub-committee for a particular task comprising such members as deemed necessary. The said Sub-committee shall submit its reports to the Investment Committee.

# Quorum

The quorum for the meeting of the Investment Committee shall be two members, including the Chairman.



# UNITY FOODS LIMITED KEY OPERATING & FINANCIALS RESULTS SIX YEARS AT GLANCE

OPERATING DATA	2021	2020	2019	2018	2017	2016
		RUPEES				
Sales	66,400,968,204	29,872,020,642	14,097,237,284	2,782,172,064	-	-
Cost of goods sold	(61,209,315,624)	(27,847,049,156)	(12,820,034,063)	(2,534,098,638)	-	-
Gross profit	5,191,652,580	2,024,971,486	1,277,203,221	248,072,426	-	-
Operating profit / (loss)	4,269,253,622	735,222,844	562,929,180	149,637,697	(4,343,650)	(3,001,104)
Profit / (loss) before taxation	3,389,131,701	194,550,290	274,721,618	97,797,326	(4,343,650)	(3,001,104)
Profit / (loss) after taxation	3,111,739,492	209,628,796	255,074,520	121,516,425	(4,343,650)	(3,001,104)
FINANCIAL DATA						
Paid up capital	9,940,500,000	5,440,500,000	5,440,500,000	1,690,500,000	40,500,000	40,500,000
Equity balance	13,379,279,398	5,849,690,974	5,694,467,178	1,773,917,658	2,401,233	6,744,883
Fixed assets	7,768,451,723	3,341,837,947	3,090,175,592	1,527,524,826	-	-
Current assets	33,728,462,655	15,122,615,252	7,371,378,588	3,015,913,659	2,984,752	6,787,283
Current liabilities	28,812,366,675	12,877,046,393	4,771,159,003	2,793,264,926	608,519	67,400
KEY RATIOS						
Gross margin (%)	7.82	6.78	9.06	8.92	-	-
Operating margin (%)	5.67	3.73	3.99	5.38	-	-
Net profit (%)	4.69	0.70	1.81	4.37	-	-
Return on Equity (%)	23.26	3.58	4.48	6.85	(180.89)	(44.49)
Current ratio (%)	1.17	1.17	1.54	1.08	0.20	0.01
Earning per share (Rs.)	3.44	0.35	1.03	1.18	(1.07)	(0.74)
Cash Dividend (%)	-	-	1.00	5.00		
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# طاقسسكرتكى





# CHAIRMAN'S REVIEW

On behalf of the Board of Directors, I am pleased to present to you Review of Annual Report of Unity Foods Limited ("the Company") for the year ended June 30, 2021.

# **ECONOMIC AND COMPANY'S PERFORMANCE**

On the economic front, Pakistan has been moving towards stability while recovering from COVID-19 Pandemic. Credit must be given to the Government on smart lockdowns that led the Industrial wheel moving. Your Company falling under the category of "Essential Services" was allowed to continue its production facilities under the SOPs and supplies were ensured to consumers across Pakistan.

The Financial Year 2020-21 has been exceptional in terms of high growth and performance of the company, backed by recovery from overall economic slowdown due to outbreak of the COVID-19 Pandemic. During the year the consolidated sales of the Company stood at PKR 68.8 billion versus PKR 30.5 billion in the corresponding period last year reflecting a growth of 126%. Likewise, the profit after tax of PKR 3.3 billion was achieved during the year versus PKR 214 million last year reflecting a growth of 1,458%.

During the year, the Company also consolidated its consumer staples business by acquiring the remaining 31% shareholding in Sunridge Foods (Pvt.) Ltd. With this acquisition, Sunridge Foods is now a 100% owned subsidiary.

During the year A.F. Ferguson & Co. Chartered Accountants assisted revamp the overall SOPs of the Company.

During the year the Company engaged Systems Limited for SAP S4/HANA, SAP Success Factor and ARIBA implementation. The purpose is to implement ERP and industrial solutions. The digitalization, considering SAP's driven state-of-art processes, will be an enabler for the Company to implement Blockchain, adding new dimensions of operations and deliver an ecosystem to global suppliers and customers.

The Company remains committed towards its responsibility of paying back to the society and is evident from our CSR activities.

# **BOARD'S OVERVIEW AND PERFORMANCE**

The Board has been recently reconstituted by appointing two new independent directors. A nominee of Wilmar International Limited has also been appointed on the Board. Now the Board has an appropriate mix of Directors in terms of relevant experience. The Board's primary objective is to provide strategic direction to the Company and supervising the management. All efforts will be concentrated towards setting up the highest possible standards of Governance in the Company. The Objective of the Board is to ensure that shareholders value is ameliorated while producing the best quality products for our customers and by innovating on new products as per international standards.



### **FUTURE OUTLOOK**

The management is focused on consolidating in the markets and will continue to strengthen its supply chain management as well as increasing its market share in the consumer packs.

The Company intends to further strengthen its Industrial and Commercial segment. As COVID-19 is getting under control with extended vaccination program and other steps taken by the Government, the restrictions are likely to soften which will open the HORECA sector generating new demand for the Company's products.

# **ACKNOWLEDGEMENT**

I would like to thank the Board members for their continued support to the management that has helped realize the key milestones during the year. The management stays fully committed in enhancing shareholders value.

In the end I would also like to thank all our stakeholders for their confidence and trust reposed upon us at all times.

Sulaiman Sadruddin Mehdi Chairman

amoun and

October 6, 2021



ستنقبل يرنظر:

منجمنٹ کمپنی کو مارکیٹس میں مضبوط کرنے پر توجہ مرکوز کئے ہوئے ہے اور اپنی سپلائی چین کو بہتر بنانے کے لئے کوشاں رہے گی اور ساتھ ہی ساتھ صارفین کی سطح پر مارکیٹ میں اپنے جھے کو بڑھاتی رہے گی۔

۔ کمپنی اپنے شنعتی اور تجارتی شعبوں کومزید شکم کرنا جا ہتی ہے حکومت کے ویکسینیشن پروگرام اور دیگر کاموں کی وجہ سے کووڈ 19 قابو میں آر ہاہے جسکی وجہ سے اس بات کا امکان ہے کہ (HORECA) ہوگل، ریسٹورینٹ اور پکوان کے شعبے میں کمپنی کی مصنوعات کی طلب میں اضافہ ہوگا۔

اعتراف:

میں بورڈ ممبرز کا منجمنٹ کی سلسل مدد کا شکرا داکرنا چا ہتا ہول جسکی وجہ سے سال کے دوران اہم سنگ میل عبور کرنے میں سہولت ہوئی۔ مینجمنٹ حصص یا فتگان کی دولت میں اضافے کے لئے پوری طرح کوشاں ہے۔

آخرمیں اپنے تمام حصہ داروں کا ہم پر بھروسہ کرنے کاشکرا داکر نا چا ہونگا۔

Carrier and

سليمان صدرالدين مهدى

چیئر مین

اكتوبر 6,2021



# چیئر مین کی جانب سے جائز ہ رپورٹ

بورڈ آف ڈائر کیٹر کی طرف سے یونیٹی فوڈ زلمیٹٹر (سمپنی) کے 30 جون 2021 کوختم ہونے والے سال کے چیئر مین ریو یوپیش کرتے ہوئے مجھے بہت مسرت ہے۔

# معاشی اور کمپنی کی کارکردگی:

معاشی محاذ پر پاکستان کووڈ 19 کی عالمی وباء سے باہر آتے ہوئے استحکام کی طرف بڑھ رہا ہے۔ حکومت کا سارٹ لاک ڈاؤن کا فیصلہ قابل تحسین ہے۔ جسکی وجہ سے معیشت کا پہیر حرکت میں آیا۔ آپکی کمپنی کوضروری خدمات مہیا کرنے والی کمپنی میں شامل ہونے کی وجہ سے مخصوص طریقہ کار کی پیروی کرتے ہوئے پیدا وارجاری رکھنے کی اجازت ملی ،اور کمپنی نے مال کی رسد کو یا کستان کے تمام علاقوں میں برقر اررکھا۔

کووڈ 19 کی وجہ سے معاشی ست روی سے باہر آتے ہوئے معاشی سال 21-2020 ترقی کی بلند شرح اور کارکردگی کے لحاظ سے غیر معمولی سال رہا ہے۔ اس سال مجموعی سیلز پچھلے سال کی 30.5 ارب رویے کے مقابلے میں 68.8 ارب رہی جو کے %126 کا اضافہ ظاہر کرتی ہے۔اسی طرح خالص

منافع بھی 3.3 ارب رپے کے ساتھ بچھلے سال کے 214 ملین روپے کے مقابلے میں 458, 1 زائدہے۔

اس سال کے دوران کمپنی نے اپنے صارفین کے بنیادی غذا کے کاروبار کو شخکم کیااورس رج فوڈ ذ (پرائیوٹ) کمیٹڈ کے بقایا %31 حصص خریدے۔اس اکتساب کے بعدت رج فوڈ ذاب یوٹیٹی فوڈ زکی %100 کیپ ملکیتی ذیلی کمپنی بن گئی ہے۔

اس سال اے ایف فرگوس اینڈ کمپنی کے جارٹرڈ ا کا وَنٹیٹ نے کمپنی SOPs کی اصلاح میں مدداور رہنمائی فراہم کی۔

اس برس کمپنی نے SAP Success Factor SAP 4-HANA اور ARIBA کنفاذ کے لیے سسٹر لمیٹڈ کا تقر رکیا۔اسکامقصد ERPاور شعتی طریقہ کارکا نفاذ ہے۔ ڈیجٹلا کزیشن، SAP کے زیر چلنے والے جدید پروسیس کی وجہ سے کمپنی کو بلاک چین کے نفاذ میں مددد ہے گاجسکی وجہ سے بونیٹی فوڈ ذ آپریشن میں جدت پیدا ہوگی اور جس سے سپلا کر اور کسٹمر کا جدید ماحول تشکیل یا سکے گا۔

کمپنی کومعاشرے کی مدد کا احساس ہے اور ساجی خدمات کی مدمیں کی جانے والی سرگرمیاں اس ذمہ داری کوعیاں کرتی ہیں۔

# بورد کا جائزه اور کارکردگی:

بورڈ کی حال ہی میں از سرنوتشکیل ہوئی ہے اور دوخو دمختار ڈائر کیٹر کا تقر رکیا گیا ہے۔ولمارا نٹرنیشنل کمیٹیڈ کی ایک نامز دکر دہ ڈائر کیٹر کا بھی بورڈ پرتقر رکیا گیا ہے۔اب بورڈ پرمتعلقہ تجربہ کے ڈائیکٹر زکی مناسب نمائندگی ہے بورڈ کا بنیا دی مقصد کمپنی کی حکمت عملی کوسمت کا تعین کرنا ہے۔ اس بات کی پوری کوشش کی جائیگی کہ کمپنی کے گورننس کو بہترین انداز میں چلایا جائے۔ بورڈ کا مقصد ریہ ہے کہ حصص یافتگان کی دولت میں اضافہ ہواور ساتھ ہی ساتھ اعلی معیار کی اشیاء پیدا کی جائیں۔





# MORE FIBER... MORE NUTRITION





2 کلوگرام



# **Directors' Report**

On behalf of the Board of Directors of Unity Foods Limited (UFL or the Company) we are pleased to present the Directors' Report for the year ended June 30, 2021.

We are pleased to report that your Company has continued its stellar growth for this year as well. The Company closed the financial year with a topline of over PKR 66.4 billion which is an impressive growth of over 122% year on year. This growth is a contribution of both volumetric growth (over 75%) as well as price growth (over 45%) largely led by increasing international commodity prices. On a consolidated basis, our topline sales stood at around PKR 68.8 billion.

Consequently, our net profit also increased exponentially and we were able to close the year with a profit after tax of PKR 3.1 billion. This is an increase of 1384% from last year's profit of PKR 210 million.

During the year, the Company also consolidated its consumer staples business by acquiring the remaining 31% shareholding in Sunridge Foods (Pvt) Ltd. With this acquisition, Sunridge Foods is now a 100% owned subsidiary of Unity Foods Limited.

This financial year was both challenging as well as a year of opportunities for the Company. With last year's rights proceed of PKR 4.5 billion, the Company was able to augment its capacity to import, process and sell higher quantities of edible oil, oil seeds (Soybean and Canola Seeds) and PKE (Palm Kernel Expeller) which led to higher sales, however, increase in international commodity prices, especially in the first half of the year, did pose a challenge for the Company in maintaining its margin while capturing a larger market share. This impact was more pronounced for sale of consumer packs where cost pass-on come into effect with a lag.

Despite the aforementioned challenges, the Company, through better management of sales and inventory, was able to maintain its net margins at approximately 5%. The Company's adaptive sales strategy and strong footing in the Industrial/Commercial space allowed it to negotiate prices on a near real time basis and maintain margins. Additionally, the Company successfully managed its costs by bringing General and Administration expenses to 0.59% of net sales compared to 0.73% for the previous year. Sales and Distribution cost was also reduced from last year's 2.3% of net sales to 1.6% of net sales.

Moreover, we are very pleased to inform that your Company has been awarded the prestigious Asiamoney award of "Most Outstanding Company in Pakistan in Consumer Staple Sector." for 2020.

# **Edible Oil Segment**

While building a stable foundation through Industrial / Commercial sales, the Company continues to focus on its Consumer Pack Sales by following last year's successful strategy where it targets the popular segment under the brand name "Dastak", whereas the discount segment is being catered to by our brands "Zauqeen" and "Ehtimam". All



three brands have been able to increase their volumetric sales thereby increasing their respective market shares.

# **Animal Feed Segment**

Your Company has continued to make in-roads in the animal feed production. Pakistan being one of the largest producers and consumers of milk, animal feed plays a vital role in contributing towards the dairy production.

# Sunridge Foods (Pvt) Limited

Sunridge Foods (Pvt) Ltd. is well on its way to establish itself as a leading consumer staples company. Sunridge is now known as a premium brand in its category and has established nationwide presence. Sunridge's 100% focus is on consumer/retail sales and is present in all major retail markets in the country. The company has introduced the following variants of flour (Atta) for its consumers:

- 1. Sunridge Whole Wheat Chakki Atta;
- 2. Sunridge Fortified Chakki Atta;
- 3. Sunrdige Super Fine Atta;
- 4. Sunridge High Fiber Atta;
- 5. Sunridge Safaid (White) Chakki Atta;
- 6. Sunridge Maida.

All the above variants received an overwhelming response from their respective target market segments.

During the year, Sunridge Foods successful advertising and marketing campaigns created tremendous brand awareness and following amongst the masses.

With the introduction of "Fortified Atta" and recent introduction of the "Sunridge Taqatwar Pakistan" campaign, Sunridge has pledged to play its part in improving nutritional wellbeing of the under-privileged segment of the society. Such campaigns bring overall awareness to the pressing issues of the country and also encourages other members of the society to contribute in the overall wellbeing of our society.



# **Key Operating and Financial Highlights**

# Unconsolidated

PKR 000,000 except per share data	FY21	FY20	4QFY21	4QFY20
Net Sales	66,401	29,872	18,214	9,243
Gross Profits	5,192	2,025	1,252	511
Operating Profits	3,763	1,115	900	318
Net Income	3,112	210	453	168
EPS	3.44	0.35	0.46	0.28
Total Assets	42,538	18,943	42,538	18,943
Total Equity	13,379	5,850	13,379	5,850

# Consolidated

PKR 000,000 except per share data	FY21	FY20	4QFY21	4QFY20
Net Sales	68,831	30,480	19,036	9,546
Gross Profits	5,651	2,100	1,293	545
Operating Profits	4,004	1,122	874	308
Net Income	3,338	214	470	154
EPS	3.61	0.36	0.46	0.26
Total Assets	44,186	19,541	44,186	19,541
Total Equity	13,188	5,905	13,188	5,905

# QoQ (4QFY21vs 4QFY20) and YoY Comparison

# **Summary of Key Financial Ratios**

# Unconsolidated

Ratio Analysis	FY21	FY20	4QFY21	4QFY20
Gross Margins	7.82%	6.78%	6.87%	5.52%
Operating Margins	5.67%	3.73%	4.94%	3.44%
Net Margins	4.69%	0.70%	2.49%	1.81%
Asset Turnover	2.16	2.03	0.45	0.50
Current Ratio	1.17	1.17	1.17	1.17





# Consolidated

Ratio Analysis	FY21	FY20	4QFY21	4QFY20
Gross Margins	8.21%	6.89%	6.80%	5.71%
Operating Margins	5.82%	3.68%	4.59%	3.23%
Net Margins	4.85%	0.70%	2.47%	1.62%
Asset Turnover	2.16	2.03	0.45	0.50
Current Ratio	1.14	1.16	1.14	1.16

# Other Investments

During the year the Company acquired 16,467,818 shares of Sunridge Foods (Pvt.) Limited comprising 31% equity stake in this company taking the total holding to 100%.

Sunridge Foods commenced production in 2017 as a flour milling company with the only PESA technology installed in the country thus-far. As mentioned above, Sunridge is creating a space for itself in the premium segment of the staples food market and has been very well received by its customers. It has a 43,800 tons per annum capacity plant. The flour produced by the company commands premium due to cleanliness, long shelf life and durability of the final consumable products. Besides, the milling process also eliminates the risk of residual stones that are part of conventional "chakki atta".

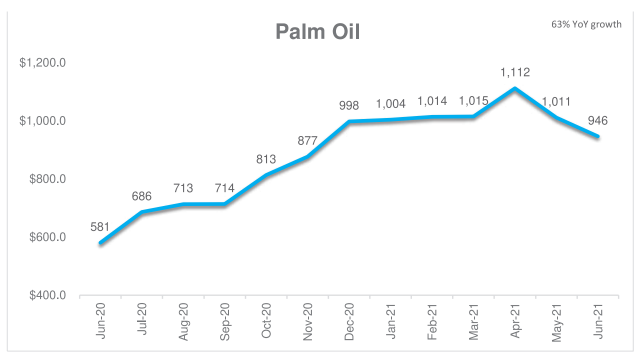
During the fiscal year, Sunridge Foods also acquired a second flour processing mill in Karachi. This is a roller mill with a capacity of 57,600 tons per annum of flour processing. This is a needed addition to company's processing capacity as demand for the product is rising exponentially. Following this acquisition, the total milling capacity has risen to 101,400 tons per annum.

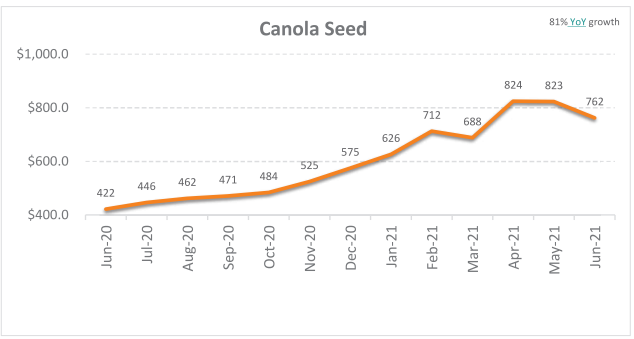
During the period under review, Unity Foods also acquired the fixed assets of PKR 1.78 billion under its second right issue announced in February, 2019. The acquisition was as per plan announced at the time of right issue.



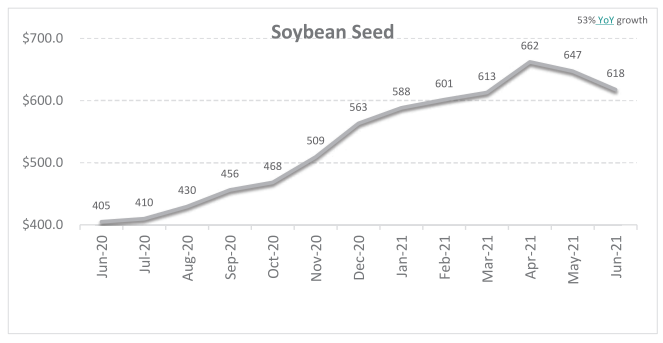
# **Commodity Prices – A Review:**

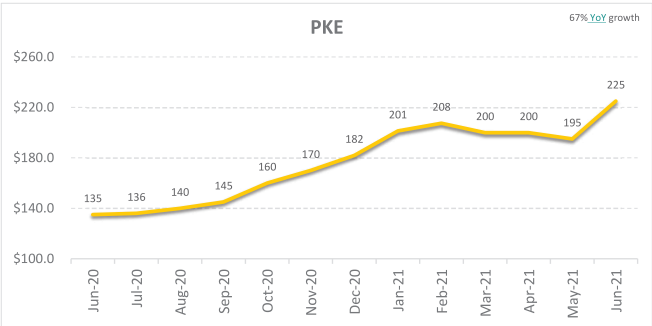
Prices of all commodities that Unity Foods deals in have shown a significant increase in the last fiscal year as shown in the graphs given below:











# **Palm Oil**

Palm Oil prices remain strong and are currently trading at all-time highs of approximately USD 1,200 per ton (September 2021). The above graph shows price movement till June 30, 2021. This increase is mainly attributed to loss of production in Malaysia / Indonesia as their agricultural workforce was affected by Covid. Due to non-availability of labor and lockdowns, the production of palm oil was reduced hence resulting in supply driven pressures.



Going forward, production levels are gradually showing signs of improvement, but the prices continue to remain strong mainly due to external factors i.e., comparative prices of Soy Oil and Canola Oil.

Currently, due to high prices, overall world demand is also getting affected. At these high prices, it is possible to have negative parity at destinations, which may result in demand reduction. Furthermore, current multiyear high prices pose risk of demand destruction at consumer level as well, which will build price pressure and may result in lower prices in the next 2 quarters.

Another factor fueling high prices is massive liquidity in commodity investment funds. Any liquidation of these long positions will also help in easing off prices.

It is also expected that the production levels will improve going forward which will ease off the edible oil prices.

As mentioned above, labor shortage (production losses) has been a major constraint. Rising investments in mechanization likely in 2021 and 2022 is expected to increase palm oil production.

Management is cognizant of the above facts and is prudently managing its inventory levels to reduce any risk of sharp price movements of relevant commodities.

# Soybean Oil

With regards to Soybean Seed, its crushing is now increasingly driven by Soya Oil demand but due to the fact that Soybean seeds yield 19% oil and approximately 78% meal, Soybeans cannot solve the oil supply tightness without creating a surplus in soya meal. In addition, there is a slowdown in global Soybean demand where world exports have declined by 8.8 mn tons from a year earlier in the June-August period. It is, therefore, expected that Soybean seed prices will remain steady or further decline from these levels.

# **Future Outlook**

The Company is now focusing on consolidating in the markets where it has achieved optimal product penetration. It will continue to build relations with both its suppliers and distributors for smooth and efficient supply chain management, while continuing to increase its market share with respect to consumer packs.

The Company will also continue to develop its client base in the Industrial/Commercial segment. With Covid vaccination program moving forward smoothly in the country, and the fact that the 3<sup>rd</sup> wave (Delta Variant wave) is under control, it is expected that the Government will reduce Covid restrictions going forward which will open the HORECA sector to hopefully full strength, creating further demand in the market for the Company's products.

While retaining focus on business development, the Company has also been cognizant of developing a complementary infrastructure. These additions into your Company's oil



division are inter linked; such that the output of one plant is input of others. UFL's infrastructure development and investment teams have conducted feasibilities for these supplementary units such that their production levels and product mix is harmonized, the business units are profitable, and all output is utilized efficiently. The objective is to attain sustainable growth and capitalize on synergizing the entire value chain of your Company. The final impact of our capital expenditure is to realize UFL's Vision to own and control the most sophisticated Edible Oil Manufacturing facility in Pakistan. With added benefits of the Company's certifications, UFL's products will be internationally competitive, creating further avenues for future business development.

# **Changes on the Board and the Committees of the Board**

As on June 30, 2021 there were six members of the Board with one casual vacancy which was duly filled on August 06, 2021.

On June 30, 2021 there were two female and four male directors. Following appointment of seventh director the number of male directors rose to five. Following is the current Board composition:

(a) Independent Directors(b) Other Non-executive Directors(c) Executive DirectorsFour Two One

During the period from July 1, 2020 to June 30, 2021 following persons held the position of directors.

Mr. Muhammad Farrukh, Abdul Majeed Ghaziani, Muneer S. Godil and Ms. Tayyaba Rasheed remained on the Board throughout the year.

Sheikh Ali Baakza resigned on April 27 while Ms. Hina and Ms. Maria resigned the Board on June 15.

Mr. Sulaiman Sadruddin Mehdi joined the Board in place of Ms. Hina on June 15 and was appointed as Chairman as Abdul Majeed Ghaziani stepped down as Chairman.

Ms. Lie Hong Hwa joined the Board on June 21 in place of Sheikh Ali Baakza. She is nominee of Wilmar International Limited. On August 6, Mr. Saad Amanullah Khan was appointed in place of Ms. Maria.

Mr. Sulaiman, Ms. Tayyaba, Mr. Saad and Mr. Muneer are independent Directors while Ms. Hwa and Mr. Majeed are non-executive directors. Mr. Farrukh being the CEO, is the only executive director on the Board.



# Attendance at the meetings.

# **Board Meetings**

	Name of Director	Eligible to	Meetings
		attend	attended
1	Mr. Muhammad Farrukh (CEO)	5	5
2	Mr. A. Majeed Ghaziani (Non-Executive Director)	5	5
3	Ms. Hina Safdar (Non-Executive Director)	5	5
4	Ms. Maria Abdul Hafeez (Non-Executive Director)	5	5
5	Mr. Sheikh Ali Baakza (Non-Executive Director)	4	2
6	Mr. Muneer S. Godil (Independent Director)	5	4
7	Ms. Tayyaba Rasheed	5	5
	(Independent Director)		
8	Mr. Sulaiman Sadruddin Mehdi	-	-
	(Chairman/Independent Director)		
9	Ms. Lie Hong Hwa (Non-Executive Director)	-	-
	Nominee of Wilmar International Limited		
10	Mr. Saad Amanullah Khan	-	-
	(Independent Director)		

# **Board Audit Committee Meetings**

	Name of Director		Meetings attended
1	Mr. Muneer S. Godil (Chairman/Independent Director)	4	4
2	Mr. A. Majeed Ghaziani (Non-Executive Director)	4	4
3	Ms. Maria Abdul Hafeez (Non-Executive Director)	4	4

# Board Human Resources & Remuneration Committee Meetings

	Name of Director	Eligible to	Meetings
		attend	attended
1	Mr. Muneer S. Godil (Independent Director)	1	1
2	Mr. Muhammad Farrukh (CEO)	1	1
3	Ms. Hina Safdar (Non-Executive Director)	1	1

Following changes on the Board, the Committees were also recomposed after close of financial year, as follows:



# **Board Audit Committee**

	July 1 to June 15	Re-composition on August 6, 2021
1	Mr. Muneer S. Godil – Chairman	Mr. Saad Amanullah Khan – Chairman
2	Mr. A. Majeed Ghaziani	Mr. Muneer S. Godil
3	Ms. Maria Abdul Hafeez	Mr. A. Majeed Ghaziani
4		Ms. Tayyaba Rasheed
	Head of Internal Audit	Secretary to the Committee

# **Board Human Resources & Remuneration Committee**

	July 1 to June 15	Re-composition on August 6, 2021
1	Mr. Muneer S. Godil – Chairman	Ms. Tayyaba Rasheed- Chairperson
2	Mr. Muhammad Farrukh	Mr. Muneer S. Godil
3	Ms. Hina Safdar	Mr. A. Majeed Ghaziani
4		Mr. Saad Amanullah Khan
	Company Secretary	Secretary to the Committee

In its meeting held on August 6, 2021, the Board also constituted a Board Investment Committee with following composition:

1	Mr. Sulaiman Sadruddin Mehdi	Chairman
2	Ms. Tayyaba Rasheed	Member
3	Abdul Majeed Ghaziani	Member
	Company Secretary	Secretary to the Committee

The ToRs of all the Committees are provided in the Annual Report.

# **Risks and Uncertainties**

The Company faces risks or uncertainty primarily in two exogenous factors i.e., commodity prices and currency exchange rate movements as its operations are dependent upon import of oil seeds, edible oil and animal feed ingredients. Our Industrial/Commercial sales provide us a certain level of natural hedge against this risk; as sale price is adjusted on a regular basis. Additionally, the management takes all possible measures to evaluate, monitor, contain and control the risk and has been successful in keeping the impact of adverse price and exchange rate movements on Company's profitability to a minimum by prudent supply change management.



# **Credit Rating**

VIS Credit Rating Company Limited had assigned initial entity rating A-/A-2 (Single A-minus/A-Two) to the Company in October 2019. In April 2021, the rating was upgraded to A/A-2 (Single A/A-Two). The long-term rating 'A-' signifies good credit quality; Protection factors are adequate, risk factors may vary with possible changes in the economy. The short-term rating of 'A-2' signifies good certainty of timely payment, liquidity factors and sound Company fundamentals. Access to capital market is good. Risk factors are small. Outlook on the assigned ratings is 'stable'.

# **Appointment of Auditors**

The external auditors of the Company Naveed Zafar Ashfaq Jaffery & Co. Chartered Accountants shall stand retired at the conclusion of Annual General Meeting scheduled for October 28, 2021. For the financial year ending June 30, 2022, the Board has recommended to the Shareholders to replace the Auditor and appoint KPMG Taseer Hadi & Co. Chartered Accountants.

# Pattern of Shareholding

The pattern of shareholding is given in the Annual Report of the Company.

# **Internal Control & Business Automation**

In order to strengthen the internal audit and control of the Company, the management has taken following key steps.

An internal audit department is in place headed by a suitably qualified and experienced person to carry out the various functions of the internal audit.

The Internal Financial Control of the Company are managed under SAP. The system was developed and implemented by Abacus Consulting.

The Company appointed A.F. Ferguson & Co. Chartered Accountants to revamp the SOPs of the Company. The exercise was completed during the year and the SOPs have been implemented.

During the year the Company engaged Systems Limited for SAP S4/HANA, SAP Success Factor and ARIBA implementation. The purpose is to implement ERP and industrial solutions, which will contribute and support the Company in becoming a truly future-ready, agile and innovative FMCG and strengthen its expertise and innovation.

The digitalization, considering SAP's driven state-of-art processes, will be an enabler for the Company to further adopt/implement "Blockchain", adding new dimensions of Unity Foods operations and deliver an ecosystem to global suppliers and customers. This will



allow them to integrate blockchain framework to their systems which will greatly support the Company's Speed-to-market strategies and executions.

This program is considered part of Unity Foods' strategic plan for digital transformation across all its business verticals, using cutting-edge and modern ERP and industrial automation solutions. This shall bring further efficiencies in the Company's operations, introduce global best practices and most effective processes to ultimately support Unity Foods' Go-To Market strategies in driving further growth in years to come.

#### **Commitments and Contingencies**

There have been no major changes in commitments affecting financial position of the Company's affairs between the balance sheet date and the date of this report.

#### **Financial Results**

During the year, the Company posted unconsolidated earnings of PKR 3,112 million (an EPS of PKR 3.44).

Summary of financial operations of the Company for financial year ended June 30, 2021 is provided below:

(Rupees)	Consolidated	Unconsolidated
Net Sales	68,831,301,040	66,400,968,204
Cost of Sales	(63,180,175,227)	(61,209,315,624)
Gross Profit	5,651,125,813	5,191,652,580
Selling and Distribution Expenses	(1,236,246,093)	(1,035,076,796)
Administrative Expenses	(410,663,355)	(393,197,611)
Other Operating Expenses	177,925,351	189,354,485
Total Distribution, Selling, Administrative and Other Operating Expenses	(1,468,984,097)	(1,238,919,922)
Other Income	334,708,789	316,520,964
Profit Before Interest and Taxation	4,516,850,505	4,269,253,622
Finance Cost	(960,978,338)	(880,121,921)
Profit Before Taxation	3,555,872,167	3,389,131,701
Taxation	(217,679,236)	(277,392,209)
Profit After Taxation	3,338,192,931	3,111,739,492
Profit attributable to:		
- Owners of the Holding Company	3,263,697,353	
- Non-controlling interest	74,495,578	
Profit After Taxation	3,338,192,931	
*EPS (Basic and Diluted)	3.61	3.44

<sup>\*</sup>Calculated on weighted average number of share to give effect to the 450 million shares issued on 22 September, 2020 following Right Issue of the Company.



The Company has not declared any dividend for the financial year ended June 30, 2021. The dividend has been omitted considering the funds required for the rapid expansion to cater to the growth in all business segments. Consolidation of resources is required to establish a large capital and assets base.

The Company did declare dividend for the financial years ended June 30, 2018 and June 30 2019 and intends to follow policy of equitable return to the shareholders in the form of cash and other dividends subject to requisite net income and considering the CAPEX and other funding needs of the Company.

#### The Environment

We are happy to inform that the Company is Roundtable of Sustainable Palm Oil (RSPO) certified. The Company's operations in edible oil extraction and refining have minimal adverse impact on environment. Furthermore, the management has taken steps that will facilitate operations under highest standards of environmental protection.

Sunridge Foods, the wholly owned subsidiary of Unity Foods is involved in milling of wheat and other related products and its operations also have minimal or no adverse impact on the environment.

#### **Compliance & Certifications**

In line with the commitment and resolve of the Company to create and maintain highest standards of product safety, hygiene and working environment, we are pleased to report that the Company and its subsidiary have during the year successfully secured following certification with the addition of Occupational Health and Safety Management System.



	Sunridge Foods (Maymar Plant)	Solvent Plant (Kotri)	_	Sunridge Foods (Port Qasim Plant)
	ISO 9001	ISO 9001 (Quality Management System)	ISO 9001 (Quality	ISO 9001 (Quality
	(Quality Management System)		Management System)	Management System)
Standards	ISO 22000	ISO 22000 (Food Safety		ISO 22000 (Food
	(Food Safety Management System)	Management System)	(Food Safety Management System)	Sarety Management System)
			HACCP	
			RSPO	
			FSSC 22000	
	PS 3733 & GSO/UAE 2055-1 (Halal Food	PS 3733 & GSO/UAE 2055- 1 (Halal Food Management System)	PS 3733 & GSO/UAE 2055-1	PS 3733 & GSO/UAE 2055- 1
	Management System)		(Halal Food Management System)	(Halal Food Management System)
	ISO14001:2015 Environmental management system	ISO14001:2015 Environmental management system		ISO 14001 :2015 Environmental management system
	ISO 45001:2018	ISO 45001:2018	ISO 45001:2019	ISO 45001:2018
		Occupational Health & Safety Management System	45001:2018 Occupational	Occupational Health & Safety
	Management System	wanayement System	<u>.</u>	Management System



#### Remuneration package of the directors and the Chief Executive

Each member of the Board is paid fee of PKR 50,000 for each meeting attended by such member. Each member of the Board Audit Committee and Board Human Resources & Remuneration Committee is paid a fee of PKR 30,000 for each meeting attended by such member. No other remuneration or benefit is paid to any other director including the Chief Executive Officer.

#### **Provision of Corporate Guarantee to Subsidiary Company**

Sunridge Foods (Private) Limited (Sunridge) is a subsidiary of the Company. The subsidiary required funding for its expansion / enhanced operations and a corporate guarantee from the Company to the extent of PKR 2.0 billion was required from the Unity Foods Limited as holding company of Sunridge to secure financial assistance to be extended to Sunridge by lenders for a period of one year starting from November 1, 2020, as per terms and conditions disclosed to the members. In view of majority of directors being interested, the matter was placed before the shareholders as required under the applicable laws in the last Annual General meeting held on October 23, 2020 and the shareholders had unanimously approved the provision of corporate guarantee for an amount of up to PKR 2,000,000,000 (Pak Rupees Two Billion Only) for a period of one year starting from November 1, 2020 to be issued in favor of lenders of Sunridge to secure financial assistance to be extended to Sunridge.

In pursuance to Regulation 4(2) of the Companies (Investment in Associated Companies or Associated Undertakings) Regulations, 2017 it is hereby disclosed

	or Associated Undertakings) Regulations, 2017 it is hereby disclosed					
_	isclosure requi			Update		
(8	(a) total investment approved;		Corporate Guarantee of PKR			
				2,000,000,00	0 to be issued	l in favor of
				lenders of Su	nridge to secu	ure financial
				assistance to	be extended	to Sunridge
(k	o) amount of inv	estment mad	de to date;	Nil		
	,		•			
(0	c) reasons for de	eviations fron	n the	There was no	specified tim	eline to
a	pproved timeline	e of investme	ent, where	implement the	e decision to p	provide the
ir	vestment decis	ion was to be	9	Corporate Gu	arantee. The	facility was for
ir	nplemented in s	pecified time	;	one year star	ting from Nove	ember 1, 2020.
(d) material change in financial statements		The key figures of financial statements of				
1 1	of associated company or associated		ai Staterrierits	i ilie key ligur	55 UI IIIIaIIUIAI	statements of
١,	,	•		, ,		
ò	,	npany or ass	ociated	Sunridge Foo	ds (Pvt.) Limi	
o u	f <sup>°</sup> associated cor	npany or ass e date of the	ociated resolution	Sunridge Foo	ds (Pvt.) Limi	
o u	f <sup>°</sup> associated cor ndertaking since	npany or ass e date of the	ociated resolution	Sunridge Foo	ds (Pvt.) Limi	
o u	f <sup>°</sup> associated cor ndertaking since	npany or ass e date of the	ociated resolution	Sunridge Foo	ds (Pvt.) Limi	
o u	f <sup>°</sup> associated cor ndertaking since	npany or ass e date of the	ociated resolution	Sunridge Foo	ds (Pvt.) Limi	
o u	f <sup>°</sup> associated cor ndertaking since	npany or ass e date of the	ociated resolution	Sunridge Foo	ds (Pvt.) Limi	
o u	f associated cor ndertaking since assed for appro	mpany or ass e date of the val of investr	ociated resolution ment.	Sunridge Foo summarized k	ds (Pvt.) Limi pelow: Jun-21	FY 2021
o u	f associated cor ndertaking since assed for appro	mpany or ass e date of the val of investr	sociated resolution nent.	Sunridge Foo summarized I	ds (Pvt.) Limi pelow:	ted are



Total assets	994,726,153	2,308,155,445	2,140,924,020	2,269,298,655	2,269,298,655
Total Equity	172,946,553	198,321,743	339,067,817	355,522,112	355,522,112
No. of shares	53,121,995	53,121,995	53,121,995	53,121,995	53,121,995
EPS	0.83	0.47	2.63	0.33	4.26

#### **Corporate Social Responsibility**

The Company remains committed towards its responsibility to the society and is fully cognizant of its role as responsible corporate citizen.

The Company donated a sum of PKR 10 million to the Future Trust, a non-profit benevolent philanthropic organization, a charitable trust, set up for the promotion, advancement and encouragement of technology and innovation against poverty and general improvement of socio-economic conditions and living standards of the people of Pakistan. It supports youth in acquiring progressive education, vocational and career guidance and entrepreneurship.

The Company also donated 5,000 Euro to Project Art Divvy for its international art exhibition.

#### **Acknowledgements**

Alhamdulillah, we are humbled and grateful to our various stakeholders including the shareholders, bankers and others in the faith imposed in the Company that helped growth over last four years with Company expanding its business beyond edible oil and into flour. We thank them for their relentless support, as without this backing it was not possible to achieve these successes in such a short span of time. We look forward to this unwavering support and confidence from these stakeholders to help the Company grow further and expand its product portfolio.

We would also like to thank the Pakistan Stock Exchange Limited, the Securities & Exchange Commission of Pakistan and the Central Depository Company of Pakistan Limited for their continued support and cooperation towards the Company. We hope that this support would continue in the future as well.



We also acknowledge the efforts and hard work of our committed human resource for the extraordinary efforts they put in to bring to fruition the outstanding results. We expect continued efforts from our employees to attain higher goals going forward.

For and on behalf of the Board,

Muhammad Farrukh

Chief Executive

Karachi

October 6, 2021

At

Abdul Majeed Ghaziani

Director



ہم پاکستان اسٹاک ایکسچنجی سیکورٹیز اینڈ ایکسچنج نمیشن آف پاکستان اورسینٹرل ڈپازٹری نمینی کی جانب سے نمینی کی مسلسل معاونت اور تعاون پراُن کا تہددل سے شکر بیادا کرتے ہیں۔ ہم امید کرتے ہیں کہ بیتعاون آئندہ بھی جاری رہے گا۔

ہم اس دوران اپنے پرخلوص اور صلاحیتوں سے بھر پورانسانی وسائل کے بہت شکر گزار ہیں جنہوں نے اپنی گئن اورانتھک محنت کے ساتھ ادارے کی ترقی میں اہم کر دارادا کیا۔ ہم امید کرتے ہیں کہ ہماری ٹیم آگے بڑھتے ہوئے نئی منازل کے حصول کے لیے اسی طرح جانفشانی سے محنت کرتے رہیں گے۔

حسب الحكم بوردٌ

A

ئېدالمجيدغازياني سکام **محد فرخ** چی**ف** ایگزیکٹو

كراچى: 6 اكتوبر2021



تفصيل

ضروری انگشاف ۱) منظورشده مجموعی سر مایه کاری

سن رج کے قرض دہندہ کے لئے دوارب روپے کی کارپوریٹ گارٹی کا جراء، تا کہ مہیا کی جانے والی مالی معاونت کو محفوظ بنایا جاسکے۔

کوئی نہیں

ج) سر ما بیکاری کی منظورشده مدت سے انحراف کی وجہ،اگر سر مابیکاری کا فیصله مخصوص مدت میں نافذ کرنا تھا

کار پوریٹ گارنی مہیا کرنے کی کوئی مخصوص ٹائم لائن نہیں تھی ریہ ہولت کیم نومبر 2020 سے شروع ہونے والے وقت سے ایک سال کے لئے تھی

> د) مذکورہ کمپنی کی سرماییکاری کی قرار دادمنظور ہونے سے اب تک کی مالیاتی اسٹیٹنٹ میں کوئی اہم تبدیلی

س رج کی مالیاتی اٹیٹیٹنٹ کے اہم نکات کا خلاصہ درج ذیل ہے

FY 2021	Jun-21	Mar-21	Dec-20	Sep-20	PKR
3,602,927,866	938,035,121	1,599,360,984	654,505,079	411,026,682	سياز
226,453,437	17,409,198	139,970,023	25,159,139	43,915,077	نفع بعداز محصول (ٹیکسیشن)
2,269,298,655	2,269,298,655	2,140,924,020	2,308,155,445	994,726,153	ٹوٹل ا ثا شہ جات
355,522,112	355,522,112	339,067,817	198,321,743	172,946,553	ٹوٹل ایکو بٹی
53,121,995	53,121,995	53,121,995	53,121,995	53,121,995	نمبرآف شيئرز
4.26	0.33	2.63	0.47	0.83	EPS

## ساجی بهبودکی ذمهداری

تمپنی معاشرے کے حوالے سے اپنے فرائض سے کمل باخبر ہے اور بطورا دارہ ،معاشرے کی بہتری کے اقدامات کے لیے کوشاں رہتی ہے۔

کمپنی نے فیوچرٹرسٹ کو10 ملین روپے کی رقم عطیہ کی ، یہ ایک نان پرافٹ خیراتی ادارہ اورانسان دوست تنظیم ہے جو کہ غربت کے خلافٹ ٹیکنالوجی اورجدت کے فروغ ، ترقی اور حوصلہ افزائی اور سماجی ومعاثی حالات کی عمومی بہتری اورعوام کا معیار زندگی بہتر بنانے کے لیے پاکستانی عوام کے لئے قائم کیا گیا ہے۔ بینو جوانوں کوتر قی پیندتعلیم ، پیشہ ورانہ اور کیر پیئر رہنمائی اورانٹر پرینیورشپ حاصل کرنے میں معاونت کرتا ہے۔

کمپنی نے اپنی بین الاقوامی آرٹ نمائش کے لیے5000 یورو Project Art Divvy کوعطیہ کیے۔

## اظهارتشكر

الحمدوللد، ہم اپنے تمام اسٹیک ہولڈرز بشمول شیئر ہولڈرز ، بینکرزاور دیگر کاشکر بیادا کرتے ہیں جنہوں نے چارسال قبل آغاز کردہ اس کمپنی پراپنے پورےاعقاد کا مظاہرہ کیااور کمپنی کا کاروبارخور دنی تیل سے بڑھ کرآئے کے کاروبار میں بھی شامل ہوگیا۔ اِن کی غیر مترزل مدد کے بغیر، اس قلیل مدت میں اِن کامیا بیوں کاحصول ممکن نہیں تھا۔ ہم کمپنی کومزید ترقی دینے اور اس کی پروڈ کٹ کے پورٹ فولیو میں توسیع کے لیے آئندہ بھی اِن اسٹیک ہولڈرز سے اس طرح معاونت ورا ہنمائی کی توقع رکھتے ہیں۔



آ پریشن کے ماحول پر کم سے کم منفی اثر پڑتا ہے۔مزید بہ کہ انتظامیہ نے ایسے اقدامات کیے ہیں جو ماحولیاتی تحفظ کے اعلیٰ معیارات کے تحت کاموں میں سہولت فراہم کریں گے۔ سن رہے فوڈ ز، یونٹی فوڈ زک کممل ملکیتی ماتحت ادارہ گندم اوردیگر متعلقہ مصنوعات کی پیائی کرتا ہے،اوراس کے کاموں کاماحول پر کم سے کم یا کوئی منفی اثر نہیں پڑتا ہے۔

## تغميل اورتضديق

پروڈ کٹ میفٹی ،حفظان صحت کے اصولوں سے مطابقت اور کام کرنے کے بہتر ماحول کے حوالے سے کمپنی کے ارادے اور فیصلے کے سلسل میں ہمیں بہتاتے ہوئے نہایت مسرت ہور ہی ہے کہ کمپنی اورا سکے ذیلی ادارے نے اس سال کے دوران پیشہ ورانہ ہمیاتھ اینڈ سیفٹی مینجمنٹ سسٹم (جدید معیار) کے ساتھ مندرجہ ذیلی اسناد کا میابی سے حاصل کی ہیں۔

ىن رچ فوۇز (پورٹ قاسم پلانٹ) ISO 9001 كوائى يېنجنٹ سىٹم)	آئل ریفائنزی (پورٹ قاسم پلانٹ) ISO 9001 (کوائی منجنٹ سٹم)	سالوینٹ پلانٹ (کوٹری) ISO 9001 کوائی منجنٹ سٹم)	ىن رق فو ڈز (معمار پلانٹ) ISO 9001 كوالئى مىنجنٹ سىشم)	 میعارات
ISO 22000 (فوڙسيڦڻي مينجنٽ سُسٽم)	ISO 22000 (فوۋىيىقىنى يىنجنىڭ سىشم)	ISO 22000 (فوڙسيفني مينجنٽ سُسٽم)	ISO 22000 (فوۋسىيىغى مىنجىنىڭسىشم)	
		HACCP		
		RSPO		
		FSSC 22000		
PS 3733 & GSO/UAE	PS 3733 & GSO/UAE	PS 3733 & GSO/UAE	PS 3733 & GSO/UAE	
1-2055 (حلال فو ڈمینجمنٹ سٹم)	1-2055 (حلال فو دُمينجمنت مسلم)	1-2055 (حلال فو دُمينجمنث سشم)	1-2055 (حلال فو دُمينجينتُ مسلم)	
ISO 14001 : 2015(انورتمنفل	ISO 14001 : 2015(انورتمنظل	ISO 14001 : 2015(انورتمنظل	ISO 14001 : 2015(انورُمنفل	

ISO 45001 : 2018 آكيوپيشنل الكان الكان

مینجمنٹ سٹم)

مینجمنٹ سسٹم)

## ڈائر یکٹرزاور چیف ایگزیکٹو کےمشاہرے

مینجمنٹ سٹم)

بورڈ کے ہررکن کوفی اجلاس شرکت کرنے پر50,000 روپے معاوضہ اوا کیا جاتا ہے۔ بورڈ آڈٹ کمیٹی اورانسانی وسائل اورمشاہرے کی کمیٹی کے اراکین کوفی اجلاس شرکت کرنے پر30,000 روپے معاوضہ اوا کیا جاتا ہے۔ کسی بھی ڈائر یکٹریا چیف ایگزیکٹو آفیسر کواس کے علاوہ کسی قتم کا مشاہر ہیا فوائد کی اوائیگی نہیں کی جاتی ہے۔

مینجمنٹ سٹم)

## ذیلی ادارے کومہیا کی گئی کاریوریٹ گارٹی:

سن رج فوڈ ذر پرائیویٹ) کمیٹڈ کمپنی ایک ذیلی کمپنی ہے سن رج کوتوسیع اور بڑے پیانے پر آپریشن کے لئے فنڈ زکی ضرورت تھی اور کمپنی کو دوارب روپے کی کارپوریٹ گارٹی کم نومبر چاہئے تھی جو کہ ہولڈنگ کمپنی کی طرف سن رج کو مالیاتی اداروں کی طرف سے مہیا کی جانے والی مالی اعانت کو تحفظ فراہم کرنے کے لئے درکارتھی۔ یہ کارٹی کیم نومبر 2020 سے شروع ہونے والے وقت سے ایک سال کے لئے ممبر کوفراہم کی گئی تفصیلات کے مطابق درکارتھی۔

چونکہ زیادہ تر ڈاریکٹر دونوں کمپنی میں مشتر کہ تھے اسلئے قانون کی روسے اس معاملے کو پوئیٹی فوڈ ذکے سالا نہ عام اجلاس منعقدہ اکتوبر 2020,23 میں اجازت کے لئے پیش کیا گیا تھا جھس یافتگان نے متفقہ طور پر دوارب روپے کی ایک سال تک کی کارپوریٹ گارنٹی کی منظوری دی تھی۔

Companies (Investment in Associated Companies or Associated Undertakings) Regulartions, 2017 کہ تو اورج ذیل معلومات مہاکی جارہی ہیں۔



اس پروگرام کو یونی فوڈزی حکمت عملی کے منصوبے کا حصہ ہے جوڈ بجیٹلٹرانسفار ملیشن کے لیے اپنے تمام کاروباری حصوں میں جدیدترین ERP اور صنعتی آٹو ملیشن حل کا استعال ہے۔ پیکمپنی کے کاموں میں مزیدافادیت لائے گا، آنے والے برسول میں مزیدتر فی کوآ گے بڑھانے میں یونی فوڈز کی مارکیٹ میں جانے کی حکمت عملی کو بالآخر سپورٹ کرنے کے لیے عالمی سطح پر رائج بہترین طریقوں اور انتہائی موثرعمل کو متعارف کروائے گا۔

#### ضانے/ وعدے اور امکانات

بیکنس شیٹ کی تاریخ اور رپورٹ ہذا کی تاریخ کے درمیان کمپنی کے معاملات کی مالی حیثیت کومتا ترکرنے کے لحاظ سے صانت/ وعدوں میں کوئی اہم تبدیلی نہیں ہوئی ہے۔ مالیاتی دتائج

اس سال کے دوران بمپنی کی آمدنی 3,112 ملین روپے (آمدنی فی شیئر 3.44روپے )ریکارڈ کی گئی۔

30 جون 2021 كونتم ہونے والے سال كے حوالے سے كمپنى كے مالياتى امور كا خلاصہ ذيل ہے؟

Unconsolidated	Consolidated	( <u>/</u> • <i>y</i> ) )
66,400,968,204	68,831,301,040	مجموعی فروخت (صافی)
(61,209,315,624)	(63,180,175,227)	فروخت كى لاگت
5,191,652,580	5,651,125,813	مجموعى منافغ
(1,035,076,796)	(1,236,246,093)	فروختگی اورترسیل کےاخراجات
(393,197,611)	(410,663,355)	انتظامی اخراجات
189,354485	177,925,351	دیگرآ پریٹنگ اخراجاٹ/ آمدنی
(1,238,919,922)	(1,468,984,097)	مجموى ترسيل فمروختنكي انتظامى اورد يكرآ پريٹنگ اخراجات
316,520,964	334,708,789	دیگرآ مدنی
4,269,253,622	4,516,850,505	قبل از مالی لا گت اور شیکسیشن
(880,121,921)	(960,978,338)	مالياتی لاگت
3,389,131,701	3,555,872,167	قبل از محصول ( نمیس ) نفع
(277,392,209)	(217,679,236)	محصول (میکسیشن )
3,111,739,492	3,338,192,931	نقع بعداز محصول (نميكسيشن)
		منافع كىمنسوخى:
	3,263,697,353	ہولڈنگ نمینی کے مالکان
	74,495,578	نان كنشر ولنگ انشرست
	3,338,192,931	نقع بعداز محصول (میکسیشن)
3.44	3.61	ىبىيك اور دْ اڭليونلە آ مەنى فى شئىر

\* ستمبر20,22, 2020 کوا جراء کئے گئے 450 ملین رائٹ شئیر کو مدنظر رکھتے ہوئے ویٹ ایور یج شئیر زکی بنیاد پر کیلکو لیٹ کی گئی۔

30 جون2021 کوختم ہونے والے سال کے لئے کمپنی نے کوئی ڈیویڈنڈنہیں دیاجسکی وجہ یہ ہے کہ تمام کاروباری شعبوں میں نموکو پورا کرنے کے لیے تیزی سے توسیع کے لیے فنڈ زدر کار ہیں۔ایک بہت بڑا سرماییاورا ثاثہ جات قائم کرنے کے لیے وسائل کے استحکام کی ضرورت ہے۔

کمپنی نے30 جون2018 اور30 جون2019 کوختم ہونے والے مالی سالوں کے لیے ڈیویڈنڈ کا اعلان کیا تھا کمپنی منافع کی صورت میں CAPEX اوردیگر فنڈ زکی ضروریات کو مذِنظرر کھتے ہوئے ڈیویڈنڈ کی یالیسی پڑمل کرنے کا ارادہ رکھتی ہے۔

ماحول

ہمیں بیہ تاتے ہوئے خوش ہے کہ کمپنی (RSPO(Roundtable of Sustainable Palm Oil سرٹیفائیڈ ہے۔خوردنی تیل نکالنے اور ریفائنگ میں کمپنی کے



## کرنے کے لیے تمام مکندا قدامات کرتی ہےاور سپلائی چینجی مینجینٹ کے ذریعے کمپنی کے منافع پر کرنسی کی نقل وحرکت کے اثرات کو کم سے کم رکھنے میں کامیاب رہی ہے۔ کریڈٹ ریٹنگ

VIS کریڈٹ ریٹنگ کمپنی کمیٹڈ نے اکتوبر2019 میں کمپنی کی ابتدائی ریٹنگ 2-A-/A تقویض کی تھی۔اپریل 2021 میں ریٹنگ کوبڑھا کر 2-A/A کر دیا گیا۔طویل المدت'-A'ریٹنگ اِس بات کی نشاندہ می کرتی ہے کہ کمپنی کے پاس اچھی کریڈٹ کوالٹی ،خطرات سے نبر دآ زما ہونے کے لیے بہترین ذرائع ،معیشت میں آنے والی تبدیلیوں سے پیدا ہونے والے مکنہ خطرات کے وامل تبدیل ہوسکتے ہیں مختصرالمدت ریٹنگ'2-A'اِس بات کی نشاندہ می کرتی ہے کہ کمپنی بروقت ادائیکیوں کی اہلیت رکھتی ہے،نقذر وقوم کی موجود گی کے عناصراور بہترین بنیادی عوامل رکھتی ہے۔کیپٹل مارکیٹ تک رسائی اچھی ہے۔خطرات کے عوامل کم ہیں۔تقویض کردہ ریٹنگ پرآؤٹ کے ک

## آ ڈیٹرز کی تقرری

کمپنی کی بیرونی آڈیٹرز کمپنی نوید ظفراشفاق جعفری اینڈ کو، چارٹرڈا کا وَنٹنٹس 26 اکتوبر 2021 کومنعقدہ سالانہ اجلاس عام کے انعقاد تک ریٹائز ہورہے ہیں۔30 جون 2022کو ختم ہونے والے مالی سال کے لئے بورڈ نے قصص یافتگان کوآڈیٹر کوتبدیل کر کے KPMG TASEER HADI & CO. CHARTERED ACCOUNTANTS کونامزدکرنے کی سفارش کی ہے۔

## شيئر ہولڈنگ کا پیٹرن

شیئر ہولڈنگ کا پٹیرن کمپنی کی سالا ندر پورٹ میں موجود ہے۔

## اندرونی کنٹرول اور کاروباری خود کاری

ا نظامیہ نے کمپنی کے اندرونی آڈٹ اور کنٹرول کو مشحکم کرنے کی غرض سے مندرجہ ذیل اہم اقد امات کیے ہیں ؛ انٹرنل آڈٹ کے مختلف امور کی انجام دہی کے لیے انٹرنل آڈٹ ڈیا رٹمنٹ مناسب اہل اور تجربہ کا شخص کی سربراہی میں کام کر رہا ہے۔

کمپنی کے انٹرنل فنانشیل کنٹر ولز کی نگرانی SAP سے کی جاتی ہے۔اس سٹم کو ABACUS کنسلٹنگ سے تیار کیا اورلگوایا گیا تھا۔

کمپنی نے ایس اوپیز کی اصلاح کے لیے اے ایف فرگوس اینڈ کمپنی چارٹرڈا کا وَنئنٹ کا تقر رکیا۔ بیشتن سال کے دوران کممل کی گئی اور ایس اوپیز برنا فذعمل ہو چکے ہیں۔ سال کے دوران کمپنی نے ARIBA اور SAP S4/HANA, SAP Success Factor کے نفاز کے لیے سسٹر لمیٹڈ کومقرر کیا۔اس کا مقصد ER اور اور تعنی حل کونا فذ کرنا ہے ، جو کمپنی کو حقیقی طور پر ستقبل کے لیے تیار ، چست اور جدید FMC G بننے میں معاونت فراہم کرے گا اور اس کی توسیع اور جدت کو مضبوط بنائے گا۔

ڈ پحیٹلا ئزیشن جو SAP کے کارفر ماجد بدترین عمل پرغور کرتی ہے، کمپنی کو" بلاک چینن" کومزیدا پنانے/ نافذ کرنے میں مددد ہے گی تا کہ یوڈی فوڈزآ پریشنز کی نئی جہتوں کوشامل کیا جاسکے اور عالمی سپلائزز اور صارفین کو ماحولیاتی نظام فراہم کیا جاسکے۔ بیانہیں بلاک چین فریم ورک کوان کے سٹم میں ضم کرنے کی اجازت دے گا جو کمپنی کی Speed-to-market کی حکمت عملی اور عملدرآ مدمیں بہت مدد کرے گی۔





## بورڈ میں ہونے تبدیلیوں کی وجہ سے سال کے اختتام کے بعد کمیٹیوں میں درج ذیل تبدیلیاں کی گئیں۔

## بورد آ ڈٹ تمبیٹی

6اگست2021 كودوبارة تشكيل	1 جولا ئى تا 15 جون	نمبرشار
جناب سعدا مان الله خان بيئر مين	جناب منیرالیں گوڈیل _چیئر مین	1
جناب منيراليس گوڙيل	جنابا بمجيد غازياني	2
جناب المجيد غازياني	محترمه مارييع بدالحفيظ	3
محتر مه طبیبارشید		4
همیش سیریٹری	انٹرنل آ ڈٹ کے سربراہ	

## انسانی وسائل اورمشاہرے کی تمیٹی

6اگست2021 كودوبارة تشكيل	<b>1</b>	نمبرشار
محتر مه طیب رشید _ چیئر مین پرس	جناب منیرالیں گوڈیل پے چیئر مین	1
جناب منيراليس گوڙيل	جنا <i>ب محر فر</i> خ	2
جناب اے مجید غازیانی	محتر مه حنا صفدر	3
جناب سعدامان الله رخان		4
همیشی سیریٹری	سمینی سیریٹری	

## 6اگست2021 کومنعقدہ اجلاس میں ، بورڈ نے ایک بورڈ انویسٹمنٹ نمیٹی بھی تشکیل دی ہے،جس کےارا کین درج ذیل ہیں ؛

چيئر مين	جناب سليمان صدرالدين مهدى	1
ممبر	محتر مه طیبه رشید	2
ممبر	جناب عبدالمجيد غازياني	3
همینی سیریری	همینی سیریثری	

اِن کمیٹیوں کے ToRs سالا نہر پورٹ میں موجود ہے۔

## انديشے اور غيريقيني صورتحال

کمپنی کو بنیا دی طور پر دوطرح کے بیرونی خطرات کا سامنار ہتا ہے، جن میں کرنی اوراجناس کی قیمتوں میں ردوبدل شامل ہے کیونکہ کمپنی کے کام تیل کے بیجوں،خوردنی تیل اور جانوروں کی خوراک کے اجزاء کی درآمد پر مخصر ہوتے ہیں۔ ہماری صنعتی /تجارتی خوردنی تیل کی فروخت ہمیں اس خطرے سے ایک حد تک بچاتی ہے کیونکہ اشیاء کی قیمت با قاعد گی سے تبدیل کی جاتی ہے۔اس کے علاوہ، انتظامیہ خطرے پر قابو پانے اوراسے کنٹرول





جناب محد فرخ ،عبدالمجید غازیانی ،منیرایس گوڈیل اورمسز طیب رشید پورے سال ڈارئیکٹر رہے۔

شیخ علی با کزہ نے 27 اپریل کواور مسز حنااور مسز ماریہ نے 15 جون کو بورڈ سے استعفی دیا۔ جناب سلیمان مہدی نے محتر مدحنا کی جگہ 15 جون کو بورڈ میں شمولیت اختیار کی اور عبدالمجید غازیانی کے چئیر مین کے عہدے کے مٹنے کی وجہ سے چئیر مین منتخب ہوئے۔

مسزلی ہانگ ہوانے شخ علی باکزہ کی جگہ 21 جون کو بورڈ میں شمولیت اختیار کی ،مسز ہواولمارانٹر میشنل کی نامز دکر دہ ڈاریکٹر ہے۔ 06اگست کو جناب سعدامان اللہ خان مسز ماریہ کی جگہ بورڈیرِنامزد کئے گئے۔

جناب سلیمان محتر مهطیبه، جناب سعداور جناب منیرخود مختار دُاریکٹر ہےاور جبکہ مسز ہوااور جناب مجیدنان ایگزئٹیو دُاریکٹر ہے۔ جناب فرخ سی ای او کی حیثیت سے واحدا یگزیکٹیو ڈاریکٹر ہے۔

اجلاس میں شرکت

حاضري كى املت

## بورد کے اجلاس میں حاضریاں:

نمبرشار ڈائریکٹرکانام

برسار	נות ביית סיי	قا مرق ق الهيث	الجلالل شرنت
1	جناب <b>محر فرخ</b> (سی ای او )	5	5
2	جناباے مجید غازیانی (نان ایگزیکٹوڈ ائریکٹر)	5	5
3	محتر مه حناصفدر ( نان ا مگیز یکٹوڈ ائز میکٹر )	5	5
4	محترمه ماربيعبدالحفيظ (نان الگيزيكڻو دُائر يکڻر)	5	5
5	جناب شخ علی با کزه ( نان ایگزیگوڈائریکٹر )	4	2
6	جناب منیرالیس گوژیل (خودمختار ڈائریکٹر)	5	4
7	محتر مهطیبه رشید (خودمختار ڈائریکٹر)	5	5
8	جناب سلیمان صدرالدین مهدی (چیئر مین/خود مختار ڈائر یکٹر	0 (	0
9	محتر مەلائى ہا نگ ہوا( نان ا مگز يكٹوڈ ائر يكٹر )	0	0
10	جناب سعدامان الله خان (خود مختار ڈ ائریکٹر)	0	0
بورڈ آ ڈٹ	ی ممیٹی کے اجلاس پ		
نمبرشار	ڈائر کیٹرکانام	حاضری کی اہلیت	اجلاس میں شرکت
1	جناب منیرالیں گوڈیل (خودمختارڈائریکٹر)	4	4
2	جناباے مجید غازیانی (نان ایگزیکٹوڈ ائریکٹر)	4	4
3	محترمه ماربيع بدالحفيظ (نان الگيزيكڻو دُائر يکڻر)	4	4
انسانی وساً	ائل اورمشا ہر ہے کی کمیٹی کے اجلاس		
نمبرشار	ڈائر یکٹر کانام	حاضری کی اہلیت	اجلاس میں شرکت
1	جناب منیرالیں گوڈیل (خودمخنار ڈائریکٹر)	1	1
2	جنا <i>ب محمد فرخ</i>	1	1



جیسا کہاو پرذکر کیا گیا ہے، مزدوروں کی کمی (پیداواری نقصان) ایک بڑی رکاوٹ رہی ہے۔2021 اور2022 میں میکا نائزیشن میں بڑھتی ہوئی سر ماییکاری سے پام آئل کی پیداوار میں اضافیہ متوقع ہے۔

مینجنٹ مندرجہ بالاحقائق سے باخبر ہےاور متعلقہ اشیاء کی قیمتوں میں تیزی سے قل وحرکت کے سی بھی خطرے کو کم کرنے کے لیےاس کی انوینٹری کی سطح کو بجھدار طریقے سے سنجال رہی ہے۔

### سويابين تيل:

سویا بین کے بئتی کی کرشنگ میں سویا بین تیل کی طلب بڑھنے سے اضافہ ہور ہاہے۔ تا ہم اس حقیقت کے پس منظر میں کہ سویا کے بئتے سے 19% تیل اور 78% میل (Meal) حاصل ہوتا ہے، سویا بین تیل کی رسد کی نگی کوسویا میں (Meal) کی رسد بڑھائے بغیر حل نہیں کیا جاسکتا ہے۔ اس کے علاوہ ، عالمی سویا بین کی مانگ میں سست روی ہے اور جون سے اگست کے عرصے میں عالمی برآ مدات میں ایک سال پہلے کے مقابلے میں 8.8 ملین ٹن کی واقع ہوئی ہے۔ اس لیے توقع کی جاتی ہے کہ سویا بین کے بئتی کی قیمتیں مشحکم رہیں گی یاان سطحوں سے مزید کی آئے گی۔

## مستقبل يرنظر:

کمپنی اب ان مارکیٹوں کومضبوط کرنے پر توجہ مرکوز کررہی ہے جہاں اس نے اپنی مصنوعات کی بہترین جگہ بنائی ہے۔ بیا پنے سپلائرز اورڈسٹری بیوٹرز دونوں کے ساتھ ہموار اور موٹر سپلائی چین مینجنٹ کے لیے تعلقات استوار کرتارہے گا، جبکہ صارفین کے پیک کے حوالے سے اپنے مارکیٹ شیئر کوبڑھاتی رہے گی۔

کمپنی شنعتی /تجارتی منڈیوں میں اپنے کلائنٹ کو بڑھاتی رہےگی۔ملک میں کوویڈ ویکسینیشن پروگرام آسانی سے آگے بڑھنے کے ساتھ،اور بیحقیقت کہ تیسری لہر (ڈیلٹاویرینٹ) کنٹرول میں ہے،توقع کی جاتی ہے کہ حکومت کوویڈ پابندیوں کوزم کرےگی جس سے HORECA سیکٹر ممل طور پرکھل جائے گا۔اور کمپنی کی مصنوعات کے لیے مارکیٹ میں مزید مانگ بڑھےگی۔

ریست کی بیداواردوسرے بلانٹ کا خام مال ہے۔ یوانف ایل کی انفراسٹر کچرڈ ویلپہنٹ اورانویسٹمنٹ ٹیموں نے ان پیداواردوسرے بلانٹ کا خام مال ہے۔ یوانف ایل کی انفراسٹر کچرڈ ویلپہنٹ اورانویسٹمنٹ ٹیموں نے ان پیداوار کی بیٹس کی فیزیبلیٹی کا جائزہ لیا ہے کہ ان کی پیداوار کی سطح اور پروڈ کٹ مکس ہم آ ہنگ ہو، کاروباری یونٹ منافع بخش ہوں اور تمام پیداوار کوموثر طریقے سے استعال کیا جائے۔ مقصد پائیدارتر قی حاصل کرنا اور کمپنی کی پوری ویلیوجین کو ہم آ ہنگ کرنا ہے۔ اس سرمائے کے اخراجات کا حتمی اٹ UF کے وژن کے مطابق پاکستان میں سب سے فیس خوردنی تیل مینوفینچرنگ کے مالک ہونے اور اسے کنٹرول کرنا ہے۔ کمپنی کے سرٹیفیکیشن کے اضافی فوائد کے ساتھ۔ UF کی مصنوعات بین الاقوامی سطح پر مقابلے کی صلاحیت کی حامل ہوں گی ، جو ستقبل کے کاروباری ترقی کے لیے مزید مواقع پیدا کرے گی۔

## بور ڈاور بورڈ کی پینر میں ہونے والی تبدیلیاں:

30 جون2021 تك بورڈ میں 6اراكين موجود تھے جبكه ايك اسامی خالی تھی جو كه 06 اگست2021 كوقانون كےمطابق پُركی گئے۔

30 جون2021 کو بورڈ اراکین میں2 خواتین اور 4 مرداراکین شامل تھے۔ساتویں ڈائر یکٹر کی تقرری کے بعدمر دڈائر یکٹرز کی تعداد 5 ہوگئی۔

موجودہ بورڈ مندرجہ ذیل افراد پر شتمل ہے؛

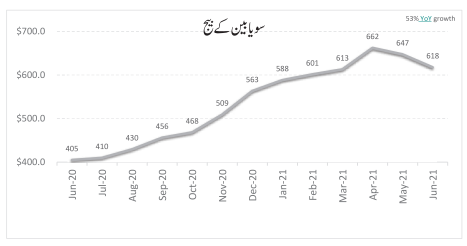
(a) خود مختار ڈائر یکٹرز (a)

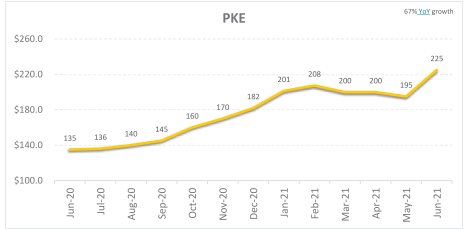
(b) دیگرنان ایگزیکٹوڈ ائریکٹرز 02

(c) ایگزیکٹوڈائریکٹرز (c)

کیم جولائی 2020سے 30 جون 2021 مندرجہ ذیل انتخاص کمپنی کے ڈارئیکٹر رہے۔







## يام كاتيل:

پام آئل کی قیمتیں بڑھتی رہیں اور فی الحال (ستمبر 2021) سے پام آئل 1,200 ڈالر فی ٹن امر کی ڈالر کی بلندترین سطح پرموجود ہے۔ مذکورہ گراف20 جون 2021 تک قیمتوں کی نقل وحرکت کوظاہر کرتا ہے۔ یہ بنیادی طور پر ملا بکشیا/انڈ ونیشیا میں پیداوار میں کمی کی وجہ سے ہوا کیونکہ وہاں کی زراعت سے وابستہ مزدور کوویڈ سے متاثر ہوا تھا۔ مزدور کی عدم دستیا بی اور لاک ڈاؤن کی وجہ سے یام آئل کی پیداوار کم ہوگئ۔

آنے والے وقت میں پیداوار کی سطیمیں بتدریج بہتری کے آثار دکھائی دےرہے ہیں اکین بیرونی عوامل جیسے کہ سویا آئل اور کنولاتیل کی قیمتوں میں اضافے کی وجہ سے قیمت میں اضافہ جاری ہے۔

فی الحال، قیمتوں میں اضافے کی وجہ ہے،مجموعی طور پر عالمی طلب بھی متاثر ہور ہی ہے۔ان بلند قیمتوں پرطلب میں کی ہوسکتی ہے۔موجودہ کثیر سال کی بلند قیمتیں صارفین کی سطح پر ڈیمانڈ کے کم ہونے کا خطرہ بھی ہے،جس سے قیمتوں کا دبا ؤبڑھے گا اوراس کے نتیجے میں اگلی 2 سہ ماہیوں میں قیمتیں کم ہوسکتی ہیں۔

ایک اور عضر جو قیمتوں میں اضافہ کرتا ہے وہ اجناس کی سرمایہ کاری کے فنڈ زمیں بڑے بیانے پرلیکویڈیٹی ہے۔ان کمبی پوزیشنوں کوختم کرنے سے قیمتوں کوکم کرنے میں بھی مدد ملے گی۔ بیتو قع بھی ہے کہ بیداوار کی سطح آ گے بڑھے گی جس سےخور دنی تیل کی قیمتوں میں کمی آئے گی۔





سن رج فوڈ زنے پیداوار کا آغاز 2017 میں بطور گندم کی پیائی کی کمپنی کے کیا گیا، یہ اب تک کی ملک کی واحد کمپنی ہے جہاں گندم کی پیائی کے لیے جدیدترین PESA ٹیکنالوجی نصب کی گئی ہے۔

جیسا کہ اوپر ذکر کیا گیا ہے من رج اسٹیل فوڈ مارکیٹ کے پریمیم سیکمنٹ میں تیزی کے ساتھ اپنی جگہ بنار ہاہے اور اِسے سٹمرز کی جانب سے بہت پذیرائی حاصل ہوئی ہے۔ یہ پلانٹ سالا نہ43,800 ٹن پیداواری صلاحیت رکھتا ہے۔ اِس کمپنی کا تیار کردہ آٹا اپنی صفائی ستھرائی ،حفظان صحت کے اصولوں پڑمل در آمداورزیادہ شیلف لائف کے سبب پریمیم تصور کیا جا تا ہے۔علاوہ ازیں ،گندم کی پیائی کا خاص عمل روایتی چکی آٹا میں موجود مٹی ،کنکر اوردیگر گندگی کی موجود گی کے وامل کوختم کردیتا ہے۔

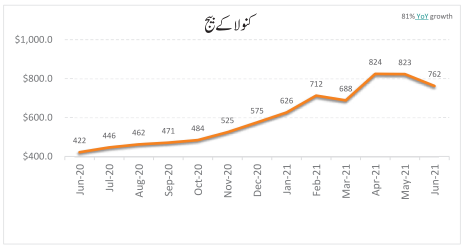
مالی سال کے دوران ، سنرج فوڈ زنے آٹے کی بیبائی کے لیے کراچی میں ایک اور چکی (mill) بھی حاصل کر لی ہے۔ یہ ایک رولزل ہے جوسالانہ 57,600 ٹن گندم کی بیائی کی گئی ہے۔ چونکہ کمپنی کی پروڈ کٹ کی ما نگ میں دن بدن تیزی سے اضافہ ہور ہاہے لہذا مید دوسری مل حاصل کرنا ، کمپنی کی اہم ضرورت تھی۔اس مل کے حصول کے ساتھ ہی گہوئی پیداوای صلاحیت 101,400 ٹن سالانہ تک پہنچ گئی ہے۔

زىر جائزه مدت كے دوران، يونٹی فو ڈزنے فرور 2019 میں اعلان كرده اپنے دوسرے رائٹ ایشو كے اجراء كے تحت 1.7 بلین روپے کے فکسڈ ا ثاثہ جات بھی حاصل كر ليے ہیں۔ پیرحصول اُس پلان كے تحت تھا جورائٹ ایشو كے وقت كیا گیا تھا۔

## كمودٌ يني كي قيمتون كاجائزه:

جیسا که مندرجه ذیل گرافس میں دیکھا جاسکتا ہے کہ یونٹی فو ڈزلمیٹڈ <sup>ج</sup>ن کموڈیٹیز میں کاروبار کرتا ہے،اُن کی قیمتوں میں بے تحاشداضا فید یکھا گیا ہے:







#### Consolidated

4QFY 20	4QFY 21	FY 20	FY 21	000,000روپےعلاوہ فی شیئر ڈیٹا
9,546	19,036	30,480	68,831	نيٺ ڀيز
545	1,293	2,100	5,651	گروس پرافٹ
308	874	1,122	4,004	آپریٹنگ پرافٹ
154	470	214	3,338	نبيث انكم
0.26	0.46	0.36	3.61	آمدنی فی شیئر
19,541	44,186	19,541	44,186	ٹوٹل ا ثاثہ جات
5,905	13,188	5,905	13,188	ٹوٹل ایکو بٹی

سه ما بى بدسه ما بى (4QFY21 vs 4QFY20) اورسال بدسال موازنه



#### **Unconsolidated**

4QFY 20	4QFY21	FY20	FY21	تناسب كاجائزه	
5.52%	6.87%	6.78%	7.82%	گروس مارجننز	1
3.44%	4.94%	3.73%	5.67%	آپریٹنگ مارجنز	2
1.81%	2.49%	0.70%	4.69%	نيٹ مارجننر	3
0.50	0.45	2.03	2.16	ايسييك ٹرن اوور	4
1.17	1.17	1.17	1.17	موجوده تناسب	5

#### Consolidated

4QFY 20	4QFY21	FY20	FY21	تناسب كاجائزه	
5.71%	6.80%	6.89%	8.21%	گروس مار جننز	1
3.23%	4.59%	3.68%	5.82%	آپریٹنگ مارجنز	2
1.62%	2.47%	0.70%	4.85%	نىيە مارجنىز	3
0.50	0.45	2.03	2.16	ايسييك ٹرن اوور	4
1.16	1.14	1.16	1.14	موجوده تناسب	5

## دىگرسرماىيكار يال

اس سال کے دوران کمپنی نے سن رج فوڈ زیرائیوٹ کمیٹڈ کے 16,467,818 شیئرزیر شتمل 131 یویٹی اسٹیک حاصل کیے اور اِس طرح سن رج فوڈ ز کی کمل 100 فیصد ہولڈنگ کمپنی کو حاصل ہوگئی ہے۔



## سن رج فو ڈز (پرائیوٹ) کمیٹٹر (آٹا)

سن رج فوڈز (پرائیوٹ) کمیٹڈ بطوراسٹیل کمپنی اپنانام بنانے کی راہ پرتیزی سے گامزن ہے۔اس وقت سن رج کا شاراپنی کمٹیگری کے پریمیم برانڈزیس کیا جاتا ہے اورس رج نے نہایت کم وقت میں ملکی برانڈز کے اندراپنی نمایاں جگہ بنائی ہے۔سن رج مصنوعات کا 100 فیصد توجہ پر چون کی سینز پر ہے اور اِس وقت بیر برانڈ پاکستان کے تمام ریٹیل مارکیٹ میں دستیاب ہے۔ کمپنی نے اپنے صارفین کے لئے مندرجہ ذیل مصنوعات متعارف کروائی ہیں ؟

1 \_ تن رج خالص گندم چکی آٹا

2\_سن رج فور ٹیفائیڈ چکی آٹا

3\_سن رج سيرفائن آڻا

4\_سن رج مائی فائبرآٹا

5\_سن رج سفيد چکي آڻا

6-تن رج ميده

ندکورہ بالانتمام برانڈز کو مارکیٹ میں صارفین کی جانب سے از حدسراہا گیا ہے۔

موجودہ مالی سال کے دوران ، سن رج فوڈ زنے نہایت کا میا بی کے ساتھ متعدد مارکیٹنگ اوراشتہاری مہمات چلاتے ہوئے نہایت کا میا بی کے ساتھ کوام الناس میں برانڈ کے حوالے سے بڑے پیانے پر آگاہی پھیلائی ہے۔ اپنی اشتہاری مہمات "فورٹیفائیڈ آٹا" اور "سن رج طاقتور پاکستان " کے ذریعے سن رج نے اِس عزم کا اظہار کیا ہے کہ وہ پاکستان میں غذائی قلت کا شکارلوگوں کے لیے غذائیت کی فراہمی میں اپنا کلیدی کر دارا داکرےگا۔ اِس طرح کی اشتہار سازی معاشرے کے حساس اور توجیطلب مسائل کی جانب دیکرلوگوں کی توج بھی مبذول کرواتے ہیں ، جس سے مدد کے لیے آگے بڑھنے والوں کی تعداد میں اضافہ ہوتا ہے اور مدد کے شخق لوگوں کی اعانت میں تعاون ماتا ہے اور مجموع طور پر معاشرے کی فلاح و بہود میں بہتری آتی ہے۔

## اجم آپریٹنگ اور مالیاتی سرخیاں

#### **Unconsolidated**

4QFY 20	4QFY 21	FY 20	FY 21	000,000روپےعلاوہ فی شیئر ڈیٹا
9,243	18,214	29,872	66,401	نيٺ سياز
511	1,252	2,025	5,192	گروس پرافٹ
318	900	1,115	3,763	آ پرعثنگ پرافٹ
168	453	210	3,112	<i>في</i> ٹ انکم
0.28	0.46	0.35	3.44	آمدنی فی شیئر
18,943	42,538	18,943	42,538	ٹوٹ <b>ل اثاثہ جا</b> ت
5,850	13,379	5,850	13,379	ٹوٹل ایکو بٹی



# ڈائز یکٹرز کی رپورٹ

ہم نہایت مسرت کے ساتھ بورڈ آف ڈائر کیٹرز کی جانب سے 30 جون 2021 کوختم ہونے والے سال کے لیے ڈائر کیٹرز کی رپورٹ پیش کررہے ہیں۔

ہمیں بے بتاتے ہوئے بہت مسرت ہے کہ اس سال کے دوران کمپنی نے شاندارتر قی کا سلسلہ جاری رکھا۔ سال کے اختقام پر کمپنی کی ٹاپ لائن سلز 66.4 بلین روپے سے زاید ہیں جو کہ گزشتہ سال کے مقابلے میں % 122 فیصد زیادہ ہیں۔اس ترقی میں والیوم گروتھ (% 75 فیصد زیادہ) اور بین الاقوامی سطح پر کموڈیٹیز کی قیمتوں میں اضافے (% 45 فیصد زیادہ) کی وجہ سے ہوئیں مجموعی طور پر بمپنی کی ٹاپ لائن فروخت تقریباً 88.8 بلین روپے رہیں۔

تمپنی کا نیٹ پرافٹ غیر معمولی اضافے کے ساتھ سال کے اختتام پر 3.1 بلین روپے رہاجو کہ گزشتہ سال کے 210 ملین روپے کے مقابلے میں % 1384 فیصد زیادہ ہے۔

اں سال کے دوران ، کمپنی نے اپنے صارفین کی بنیادی غذا کے کاروبار کو شکام کیااورس رج فوڈز (پرائیوٹ) لمیٹڈ کی بقایا 31 فیصدا یکویٹی بھی اپنی خرید میں لے لی۔ اِس اکتساب کے بعد اَب س رج فوڈزیویٹٹی فوڈزیویٹٹی فوڈز کی جائے گئی ہے۔

سال2020 کمپنی کے لیے بہت مشکلات کے ساتھ ساتھ بہت سے ترقی کے ثاندار مواقع بھی اپنے ساتھ لایا۔ گزشتہ سال 4.5 بلین روپے کے رائٹس کے ساتھ، کمپنی اِس قابل ہوئی کہ وہ اپنی درآ مدکو بڑھاتے ہوئے زیادہ مقدار میں خور دنی تیل، تیل کے بچ (سویا بین اور کنولائج) اور PKE (پام کرنل ایکسپیلر) فروخت کر سکے۔ تاہم اِس سال بالخصوص پہلے چھاہ کے دوران بین الاقوامی سطح پراجناس کی بڑھتی ہوئی قیمتوں کے سبب کمپنی کو قیمتوں کے اتار چڑھاؤسے پریشانی کا سامنا کرنا پڑا، اسکے نتیجے میں مارکیٹ میں اپنا حصہ بڑھانے کے باوجود منافع کی شرح پر دباؤر ہاجس کا سب سے زیادہ فرق صارفین کی فروخت پر بڑا جہاں قیمتوں میں اضافے کو صارفین تک منتقل کرنے میں وقت لگتا ہے۔

تاہم، کمپنی کی جانب سے سیز اورانو ینٹری کے بہترین انتظام وانصرام کے سبب کمپنی نے اپنے نیٹ مار جنز %5 فیصد برقر ارر کھے۔ کمپنی کی جانب سے سیز کی حکمت عملی اور انڈسٹر میں/ کمرشل صارفین کوفروخت پر توجہ مرکوزر کھنے کے سبب قیمتوں میں اضافے کا بوجھ منتقل کرنے اور ساتھ ساتھ مار جنز کو برقر ارر کھنے میں معاونت ملی۔اس کے علاوہ، کمپنی ایٹ عمومی اورانظامی اخراجات کو پچھلے سال کے %0.73 کی سیز کے مقابلے میں صافی فروخت کے %0.59 فیصد سے کم کرکے صافی فروخت کا %1.6 فیصد کردیا گیا۔

ہم آپ کونہایت مسرت کے ساتھ مطلع کررہے ہیں کہ آپ کی کمپنی نے سال2020 میں نہایت معتبر ایشیامنی ایوارڈ برائے

"Most Outstanding Company in Pakistan in Consumer Staple Sector" ماصل كيا-

## خوردنی تیل کا شعبه

صنعتی اورتجارتی سیز میں بنیاد کو سخکم کرنے کے ساتھ ساتھ کمپنی نے پچھلے سال کی کامیاب حکمت عملی پڑمل کیا جہاں اس نے اپنا تیل مقبول سطح پر" دستک" برانڈ کے تحت بنیا دی طور پر فروخت کیا، جبکہ رعایتی قیمت پرخودر نی تیل خرید نے والے طبقے کے لیے "ذوقین "اور "اہتمام" برانڈ ز کے ذریعے ڈسکاؤنٹ پیش کیا گیا۔ تینوں برانڈ زاپنے فروخت کے جم کو بڑھانے میں کامیاب رہے ہیں جس سے ان کے متعلقہ مارکیٹ شیئر زمیں اضافہ ہواہے۔

## جانورول كى خوراك كاسيكمنك

جانوروں کی خوراک کی پیداوار میں آپکی کمپنی قدم جمائے ہوئے ہیں۔ پاکستان دودھ کی پیداواراور کھپت کا ایک بڑا ملک ہےاور جانوروں کی خوراک ڈیری کی مصنوعات کی پیداوار میں ایک اہم کردارادا کرتی ہیں۔



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

Notice is hereby given that **31st** Annual General Meeting (AGM) of Unity Foods Limited (the "Company") will be held on **Thursday**, **October 28**, **2021** at **10:00 a.m**. at Regent Plaza Hotel and Convention Centre, Main Shahrah-e-Faisal, Karachi, to transact the following businesses:

#### A. Ordinary Business:

- 1. To receive, consider and adopt the audited financial statements of the Company for the year ended June 30, 2021 together with Directors' and Auditors' reports thereon and Chairman's Review Report.
- 2. To appoint the auditor of the Company and fix their remuneration. The Board of Directors have recommended the name of KPMG Taseer Hadi & Co. Chartered Accountants, for appointment as auditors of the Company for the financial year ending June 30, 2022.

#### B. **Special Business**

#### 1. Increase in Authorized Share Capital

To consider and, if thought fit, to increase the authorized share capital of the Company from PKR 10,000,000,000/-, divided into 1,000,000,000 ordinary shares of PKR 10/- each, to PKR12,000,000,000 /-, divided into 1,200,000,000 ordinary shares of PKR 10/-, and in that connection to make the necessary amendments to the Memorandum and Articles of Association of the Company and pass the following resolutions as Special Resolutions, with or without modification:

"RESOLVED THAT the authorized share capital of the Company be and is hereby increased from PKR 10,000,000,000/- (Pak Rupees Ten Billion), divided into 1,000,000,000 (One Billion) ordinary shares of PKR 10/- (Pak Rupees Ten each), to PKR 12,000,000,000/- (Pak Rupees Twelve Billion), divided into 1,200,000,000 (One Billion Two Hundred Million) ordinary shares of PKR 10/- (Pak Rupees Ten) each."

"FURTHER RESOLVED THAT as a consequence of the said increase in the authorized share capital of the Company, the relevant changes in the Memorandum and Articles of Association of the Company, as per the draft shared with the members are hereby approved, subject to any modifications as may be required by the Securities and Exchange Commission of Pakistan and the fulfilment of all formalities / procedures required under the applicable laws."

"FURTHER RESOLVED THAT the Chief Executive Officer and the Company Secretary of the Company be and are hereby, singly authorized and empowered to do all acts, deeds and things, take any or all necessary actions, including to



complete all legal formalities and file all necessary documents, as may be necessary or incidental for the purpose of implementing the aforesaid resolution, as well as carry out any other act or step which may be ancillary and / or incidental to do the above and necessary to fully achieve the objects of the aforesaid resolutions."

2. To consider and if thought fit, amend the Articles of Association of the Company, to bring the same in line with current industry standards and the existing laws of Pakistan, subject to obtaining all necessary regulatory approvals, and in that connection to pass the following resolutions, with or without modification, as special resolutions:

**"RESOLVED THAT** the amendments to the Articles of Association of the Company, as proposed by the Directors, be and are hereby approved, subject to any modifications as may be required by the Securities and Exchange Commission of Pakistan and the fulfilment of all formalities / procedures required under the applicable laws."

"FURTHER RESOLVED THAT the Chief Executive Officer and the Company Secretary of the Company be and are hereby, singly authorized and empowered to do all acts, deeds and things, take any or all necessary actions, including to complete all legal formalities and file all necessary documents, as may be necessary or incidental for the purpose of implementing the aforesaid resolution, as well as carry out any other act or step which may be ancillary and / or incidental to do the above and necessary to fully achieve the objects of the aforesaid resolutions."

#### C. OTHER BUSINESS

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

Statement under section 134 (3) of the Companies Act, 2017 stating all the material facts concerning the special business to be transacted at the Annual General Meeting and comparative statement of changes in Memorandum and Articles of Association is annexed to this notice except newspaper publication.

By Order of the Board

Dated: October 07, 2021

Syed Muhammad Tariq Nabeel Jafri
Place: Karachi Company Secretary



#### Notes:

- i) The Share Transfer Books of the Company shall remain closed from October 22, 2021 to October 28, 2021 (both days inclusive) for determining the entitlement of shareholders for attending the Annual General Meeting.
- ii) Physical Transfers received by the Company at the close of business on October 21, 2021 will be treated as being in time for the purpose of attending the meeting.
- iii) Members entitled to attend and vote at the Annual General Meeting may appoint a proxy to attend, speak and vote on him /her behalf. The proxy need not to be a member of the Company.
- iv) Forms of proxy to be valid must be properly filled in/ executed and received by the company not later than forty-eight hours before the commencement of the meeting. Members who have deposited their shares into the Central Depository Company of Pakistan Limited("CDC") will further have to follow the under mentioned guidelines as laid down by the Securities and Exchange Commission of Pakistan

#### A. For attending the Meeting

- a. In case of individuals, the account holder and / or sub-account holder whose registration details are uploaded as per the CDC Regulations, shall authenticate his / her identity by showing his / her original CNIC or, original CNIC or, original Passport at the time of attending the Meeting.
- b. In case of a corporate entity, the Board of Directors' resolution / power of attorney with specimen signature of the nominee shall be produced (unless it has been provided earlier) at the time of the meeting.

#### **B.** For Appointing Proxies

- a. In case of individuals, the account holder and / or sub-account holder whose registration details are uploaded as per the CDC Regulations, shall submit the proxy form as per above requirements.
- b. The Proxy form shall be witnessed by two persons, whose names, addresses and CNIC numbers shall be mentioned on the form
- c. Attested copies of the CNIC or the Passport of beneficial owners and the proxy shall be furnished with the proxy form.
- d. The proxy shall produce his original CNIC or original passport at the time of the Meeting.
- e. In case of corporate entity, the Board's resolution / power of attorney with specimen signature shall be furnished (unless it has been provided earlier) along with proxy form to the Company.
- v) Members are requested to immediately notify any change in their addresses to the Company's registrar and share transfer agent.

#### (vi) Online Participation in the Annual General Meeting.

Due to ongoing pandemic of COVID-19 and the SECP's directives, the Company intends to convene this AGM with minimal physical interaction of



shareholders while ensuring compliance with the quorum requirements and requests the members to consolidate their attendance and voting at the AGM through proxies.

Accordingly, the company has decided to facilitate its shareholders by allowing the shareholders to attend the meeting through video link for the safety and in the best interest of the shareholders. Therefore, shareholders who are interested in attending the AGM proceedings through video link are required to register themselves by providing the following information along with a valid copy of the Computerized National Identity Card (both sides ) /passport / attested copy of the board resolution / power of attorney (in case of corporate shareholders) through email at <a href="mailto:info@fdregistrar.com">info@fdregistrar.com</a> by 26 October, 2021

Name of Shareholder	CNIC No.	Folio No. / CDC Account No.	Cell No.	Email address

A detailed procedure shall be communicated through e-mail directly to the shareholders who are registered after necessary verification. The Login facility will remain open from start of the meeting till its proceedings are concluded

Shareholders can also provide their comments and questions for the agenda items of the AGM at the email address <u>info@unityfoods.pk</u>. The comments shall be read out at the meeting and shall be made part of the minutes.

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

#### (vii) Unclaimed dividend

Shareholders who by any reason could not collect their dividend are advised to contact our Share Registrar to collect / enquire about their unclaimed dividend, if any.

# (viii) Circulation of Annual Audited Financial Statements and Notice of AGM to Members through Email

SECP through its Notification No. 787 (1) / 2014, dated September 08, 2014, has allowed companies to circulate Annual Audited Financial Statements along with Notice of Annual General Meeting ("AGM") to its members through email. The shareholders who desire to receive Annual Audited Financial Statements and Notice of AGM through email are requested to fill the requisite form placed on the website and send it to the Company Secretary at the Registered Office of the Company. In case any member, subsequently, requests for hard copy of Annual Financial Statements, the same shall be provided free of cost within seven days of receipt of such request.



#### (ix) Placement of Financial Statements

The Company has placed the Audited Financial Statements for the year ended June 30, 2021, along with Auditors and Directors Report thereon and Chairman's Review Report on its website: <a href="https://www.unityfoods.pk">www.unityfoods.pk</a>.

# Statement of Material Facts under Section under Section 134 (3) of the Companies Act, 2017

1. Amendment to the Memorandum and Articles of Association of the Company For the purposes of increasing the authorized capital and for bringing the Memorandum and Articles of Association in line with current industry standards and the existing laws of Pakistan, subject to obtaining all necessary regulatory approvals, the Memorandum and Articles of Association of the Company need to be amended so that the same conform with the requirements of the applicable laws.

The Company's existing Memorandum and Articles of Association, the draft of the proposed Memorandum and Articles of Association, and a comparative statement of the provisions of the existing Articles vis-à-vis the proposed Articles of Association are available for inspection at the registered office of the Company at 8-C, PECHS Block 6, Karachi during normal office hours; copies of the same may also be obtained upon request by such persons from the office of the Company at 8-C, PECHS Block 6, Karachi during normal office hours. Furthermore, the comparative statement has been enclosed with the notice of the Annual General Meeting which has been circulated to the members.

The Board has confirmed that the proposed alterations are in line with the applicable provisions of law and the regulatory framework.

The Directors of the Company have no personal interest in the resolutions pertaining to the said agenda item except in their capacity as shareholders of the Company to the extent of their respective shareholdings.

#### 2. Increase in Authorized Capital of the Company:

The Company is in growth phase and this proposed increase in capital will facilitate in raising additional capital to successfully execute its growth plans as and when required.

In light of the same and for future potential issuance of shares, the Company seeks to increase its authorized share capital from PKR 10,000,000,000/-, divided into 1,000,000,000 ordinary shares of PKR 10/- each, to PKR 12,000,000,000 /-, divided into 1,200,000,000 ordinary shares of PKR 10/- each and make the necessary amendments to the Memorandum and Articles of Association of the Company.



The Directors of the Company have no personal interest in the said amendments except in their capacity as shareholders of the Company to the extent of their respective shareholdings.

Comparative Statement of existing and proposed clauses of Memorandum and Articles of Association of Unity Foods Limited.

#### **THE COMPANIES ACT, 2017**

(Company Limited by Shares)

#### MEMORANDUM OF ASSOCIATION OF

#### **UNITY FOODS LIMITED**

#### **PRELIMINARY**

	Existing	Proposed
Co (Fi 1,1 sh ea ot ca cla pr de co or of th	the authorised capital of the ompany is Rs. 10,000,000,000 Rupees Ten Billion) divided into 000,000,000 (One Billion) ordinary nares of Rs. 10/- (Rupees Ten Only) ach with powers to increase or educe the capital, to subdivide or therwise reorganize the share in the apital or increase into several asses and to attach thereto such referential, special qualified or efferred rights, privileges or orditions as may be determined by an accordance with the regulations of the Company and the provisions of the Companies Act, 2017 and to vary, odify and abrogate any such rights rivileges and conditions.	V. The authorised capital of the Company is Rs. 12,000,000,000 (Rupees Twelve Billion) divided into 1,200,000,000 (One Billion Two Hundred Million) ordinary shares of Rs. 10/- (Rupees Ten Only) each with powers to increase or reduce the capital, to subdivide or otherwise reorganize the share in the capital or increase into several classes and to attach thereto such preferential, special, qualified or deferred rights, privileges or conditions as may be determined by or in accordance with the regulations of the Company and the provisions of the Companies Act, 2017 and to vary, modify and abrogate any such rights, privileges and conditions.



#### **THE COMPANIES ACT, 2017**

(Company Limited by Shares)

ARTICLES OF ASSOCIATION OF

#### **UNITY FOODS LIMITED**

#### **PRELIMINARY**

Existing	Proposed
(1) In these regulations-     a. "section" means section of the Act;     b. "the Act" means the Companies         Act, 2017; and     c. "the seal" means the common seal         or official seal of the Company as         the case may be.	1. (1) In these regulations-     a. "section" means section of the Act;     b. "the Act" means the Companies Act,     2017; and     c. "the seal" means the common seal     or official seal of the Company as the     case may be.
(2) Unless the context otherwise requires, words or expressions contained in these regulations shall have the same meaning as in this Act; and words importing the singular shall include the plural, and <i>vice versa</i> , and words importing the masculine gender shall include feminine, and words importing persons shall include bodies corporate.	(2) Unless the context otherwise requires, words or expressions contained in these regulations shall have the same meaning as in this Act; and words importing the singular shall include the plural, and <i>vice versa</i> , and words importing the masculine gender shall include feminine, and words importing persons shall include bodies corporate
CAPITAL	CAPITAL
2. The authorised share capital of the Company is Rs. 10,000,000,000 (Rupees Ten Billion) divided into 1,000,000,000 (One Billion) ordinary shares of Rs.10/- each.	2. The authorised share capital of the Company is Rs. 12,000,000,000 (Rupees Twelve Billion) divided into 1,200,000,000 (One Billion Two Hundred Million) ordinary shares of Rs.10/- each.
SHARES	SHARES  3. In case of shares in the physical form, every



Provided that if the shares are in book entry form or in case of conversion of physical shares and other transferable securities into book-entry form, the Company shall, within ten days after an application is made for the registration of the transfer of any shares or other securities to a central depository, register such transfer in the name of the central depository.

Provided that if the shares are in book entry form or in case of conversion of physical shares and other transferable securities into book-entry form, the Company shall, within ten days after an application is made for the registration of the transfer of any shares or other securities to a central depository, register such transfer in the name of the central depository.

- 4. The Company shall not be bound to issue more than one certificate in respect of a share or shares in the physical form, held jointly by several persons and delivery of a certificate for a share to one of several joint holders shall be sufficient delivery to all.
- 4. The Company shall not be bound to issue more than one certificate in respect of a share or shares in the physical form, held jointly by several persons and delivery of a certificate for a share to one of several joint holders shall be sufficient delivery to all.
- 5. If a share certificate in physical form is defaced, lost or destroyed, it may be renewed on payment of such fee, if any, not exceeding one hundred rupees, and on such terms, if any, as to evidence and indemnity and payment of expenses incurred by the Company in investigating title as the directors think fit.
- 5. If a share certificate in physical form is defaced, lost or destroyed, it may be renewed on payment of such fee, if any, not exceeding one hundred rupees, and on such terms, if any, as to evidence and indemnity and payment of expenses incurred by the Company in investigating title as the directors think fit.
- 6.Except to the extent and in the manner allowed by section 86, no part of the funds of the Company shall be employed in the purchase of, or in loans upon the security of, the Company's shares.
- 6. Except to the extent and in the manner allowed by section 86, no part of the funds of the Company shall be employed in the purchase of, or in loans upon the security of, the Company's shares.

# TRANSFER AND TRANSMISSION OF SHARES

## TRANSFER AND TRANSMISSION OF SHARES

- 7. The instrument of transfer of any share in physical form in the Company shall be executed both by the transferor and transferee, and the transferor shall be deemed to remain holder of the share until the name of the transferee is entered in the register of members in respect thereof.
- 7. The instrument of transfer of any share in physical form in the Company shall be executed both by the transferor and transferee, and the transferor shall be deemed to remain holder of the share until the name of the transferee is entered in the register of members in respect thereof.



8. Shares in physical form in the Company shall be transferred in the following form, or in any usual or common form which the directors shall approve: -	8. Shares in physical form in the Company shall be transferred in the following form, or in any usual or common form which the directors shall approve: -
Form for Transfer of Shares (First Schedule to the Companies Act, 2017)	Form for Transfer of Shares (First Schedule to the Companies Act, 2017)
(hereinafter called "the transferor") in consideration of the sum of rupees	I
Signaturedate Name, CNIC Number and Full Address Name, CNIC Number and Full Address	Name, CNIC Number and Full Address  Bank Account Details of Transferee for Payment of Cash Dividend



# **Bank Account Details of Transferee for Payment of Cash Dividend**

(Mandatory in case of a listed Company or optional for any other Company)

It is requested that all my cash dividend amounts declared by the Company, may be credited into the following bank account:

Tile of Bank Account	
Bank Account Number	
Bank's Name	
Branch Name and Address	

It is stated that the above mentioned information is correct and that I will intimate the changes in the above-mentioned information to the Company and the concerned Share Registrar as soon as these occur.

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Signature of the Transferee(s)

- 9. (1) Subject to the restrictions contained in regulation 10 and 11, the directors shall not refuse to transfer any share unless the transfer deed is defective or invalid. The directors may also suspend the registration of transfers during the ten days immediately preceding a general meeting or prior to the determination of entitlement or rights of the shareholders by giving seven days' previous notice in the manner provided in the Act. The directors may, in case of shares in physical form, decline to recognise any instrument of transfer unless—
  - a) a fee not exceeding fifty rupees as may be determined by the directors is paid to the Company in respect thereof; and
  - b) the duly stamped instrument of transfer is accompanied by the certificate of the shares to which it relates, and such other evidence as the directors may

(Mandatory in case of a listed Company or optional for any other Company)

It is requested that all my cash dividend amounts declared by the Company, may be credited into the following bank account:

Tile of Bank Account	
Bank Account Number	
Bank's Name	
Branch Name and Address	

It is stated that the above-mentioned information is correct and that I will intimate the changes in the above-mentioned information to the Company and the concerned Share Registrar as soon as these occur.

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- 9. (1) Subject to the restrictions contained in regulation 10 and 11, the directors shall not refuse to transfer any share unless the transfer deed is defective or invalid. The directors may also suspend the registration of transfers during the ten days immediately preceding a general meeting or prior to the determination of entitlement or rights of the shareholders by giving seven days' previous notice in the manner provided in the Act. The directors may, in case of shares in physical form, decline to recognise any instrument of transfer unless—
- a) a fee not exceeding fifty rupees as may be determined by the directors is paid to the Company in respect thereof; and
- b) the duly stamped instrument of transfer is accompanied by the certificate of the shares to which it relates, and such other evidence as the directors may reasonably require to show the right of the transferor to make the transfer.



reasonably require to show the right of the transferor to make the transfer.

(2) If the directors refuse to register a transfer of shares, they shall within fifteen days after the date on which the transfer deed was lodged with the Company send to the transferee and the transferor notice of the refusal indicating the defect or invalidity to the transferee, who shall, after removal of such defect or invalidity be entitled to re-lodge the transfer deed with the Company.

Provided that the Company shall, where the transferee is a central depository the refusal shall be conveyed within five days from the date on which the instrument of transfer was lodged with it notify the defect or invalidity to the transferee who shall, after the removal of such defect or invalidity, be entitled to re-lodge the transfer deed with the Company.

(2) If the directors refuse to register a transfer of shares, they shall within fifteen days after the date on which the transfer deed was lodged with the Company send to the transferee and the transferor notice of the refusal indicating the defect or invalidity to the transferee, who shall, after removal of such defect or invalidity be entitled to re-lodge the transfer deed with the Company.

Provided that the Company shall, where the transferee is a central depository, the refusal shall be conveyed within five days from the date on which the instrument of transfer was lodged with it notify the defect or invalidity to the transferee who shall, after the removal of such defect or invalidity, be entitled to re-lodge the transfer deed with the Company.

#### TRANSMISSION OF SHARES

# 10. The executors, administrators, heirs, or nominees, as the case may be, of a deceased sole holder of a share shall be the only persons recognised by the Company to deal with the share in accordance with the law. In the case of a share registered in the names of two or more holders, the survivors or survivor, or the executors or administrators of the deceased survivor, shall be the only persons recognised by the Company to deal with the share in accordance with the law.

- 11. The shares or other securities of a deceased member shall be transferred on application duly supported by succession certificate or by lawful award, as the case may be, in favour of the successors to the extent of their interests and their names shall be entered to the register of members.
- 12. A person may on acquiring interest in a Company as member, represented by shares, at any time after acquisition of such interest deposit with the Company a nomination conferring on a person, being the relatives of the member, namely, a spouse, father, mother, brother, sister

#### TRANSMISSION OF SHARES

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- 11. The shares or other securities of a deceased member shall be transferred on application duly supported by succession certificate or by lawful award, as the case may be, in favour of the successors to the extent of their interests and their names shall be entered to the register of members.
- 12. A person may on acquiring interest in a Company as member, represented by shares, at any time after acquisition of such interest deposit with the Company a nomination conferring on a person, being the relatives of the member, namely, a spouse, father, mother, brother, sister and son or daughter the right



and son or daughter, the right to protect the interest of the legal heirs in the shares of the deceased in the event of his death, as a trustee and to facilitate the transfer of shares to the legal heirs of the deceased subject to succession to be determined under the Islamic law of inheritance and in case of non-Muslim members, as per their respective law.

to protect the interest of the legal heirs in the shares of the deceased in the event of his death, as a trustee and to facilitate the transfer of shares to the legal heirs of the deceased subject to succession to be determined under the Islamic law of inheritance and in case of non-Muslim members, as per their respective law.

- 13. The person nominated under regulation 12 shall, after the death of the member, be deemed as a member of Company till the shares are transferred to the legal heirs and if the deceased was a director of the Company, not being a listed Company, the nominee shall also act as director of the Company to protect the interest of the legal heirs.
- 13. The person nominated under regulation 12 shall, after the death of the member, be deemed as a member of Company till the shares are transferred to the legal heirs and if the deceased was a director of the Company, not being a listed Company, the nominee shall also act as director of the Company to protect the interest of the legal heirs.
- 14. A person to be deemed as a member under regulation 11, 12 and 13 to a share by reason of the death or insolvency of the holder shall be entitled to the same dividends and other advantages to which he would be entitled if he were the registered holder of the share and exercise any right conferred by membership in relation to meetings of the Company.
- 14. A person to be deemed as a member under regulation 11, 12 and 13 to a share by reason of the death or insolvency of the holder shall be entitled to the same dividends and other advantages to which he would be entitled if he were the registered holder of the share and exercise any right conferred by membership in relation to meetings of the Company.

#### **ALTERATION OF CAPITAL**

#### **ALTERATION OF CAPITAL**

- 15. The Company may, by special resolution-
  - (a) increase its authorised capital by such amount as it thinks expedient;
  - (b) consolidate and divide the whole or any part of its share capital into shares of larger amount than its existing shares;
  - (c) sub-divide its shares, or any of them, into shares of smaller amount than is fixed by the memorandum;
  - (d) cancel shares which, at the date of the passing of the resolution in that behalf, have not been taken or agreed to be taken by any person, and diminish the amount of its share capital by the amount of the share so cancelled.

- 15. The Company may, by special resolution-
- (a) increase its authorised capital by such amount as it thinks expedient;
  - (b) consolidate and divide the whole or any part of its share capital into shares of larger amount than its existing shares;
- (c) sub-divide its shares, or any of them, into shares of smaller amount than is fixed by the memorandum;
  - (d) cancel shares which, at the date of the passing of the resolution in that behalf, have not been taken or agreed to be taken by any person, and diminish the amount of its share capital by the amount of the share so cancelled.
    - (e ) Conditions for the issuance of new shares.

Subject to any special rights or privileges for the time being attached to any issued shares, the shares in the capital of the Company for the time being remaining unissued, including any new shares resulting from an increase in the authorised share capital, shall be at the disposal of the Directors who may allot or otherwise the share capital.



the same to such persons, subject to the provisions of Article 15(f), on such terms and conditions, with such rights and privileges annexed thereto as the resolution creating the same shall direct, and if no such direction be given, as the Directors shall determine either at par or at premium or subject to section 82 of the Act at a discount, with power to the Directors to give any person the right to call for and be allotted shares of any class of the Company at par or at a premium or, subject as aforesaid, at a discount, such option being exercisable at such times and in such manner and for such consideration, as the Directors think fit.

# (f) Shares to be offered to existing Members.

The Directors may from time to time increase the issued share capital by such sum as they think fit. All shares intended to be issued by the Directors shall, before issue be offered to the Members strictly in proportion to the amount of the issued shares held by each Member (irrespective of class); provided that fractional shares shall not be offered and all fractions less than a share shall be consolidated and disposed of by the Company and the proceeds from such disposition shall be paid to such of the entitled Members as may have accepted such offer. Such offer shall be made by notice specifying the number of shares offered, and limiting a time not being less that fifteen days and not exceeding thirty days from the date of the offer within which the offer, if not accepted, will be deemed to be declined, and after the expiration of that time, or on the receipt of an intimation from the person to whom the offer is made that he declines to accept the shares offered, the Directors may, as provided in Section 83(1)(a)(iv) of the Act, dispose of the same in such manner as they think most beneficial to the Company within the time period provided under the Act. In respect of each such offer of shares the Directors shall comply with the provisions of Section 83 of the Act and in particular with the provisions of sub-sections (2), (3), and (7) thereof. Any difficulty in the apportionment of shares amongst the Members, shall, in the



any directions given by the Company in General Meeting, be determined by the Directors.

- (g) The Company may consolidate and dispose of fractional bonus shares on the stock exchange and donate the net proceeds to charity as may be decided by the Board of Directors of the Company.
- 16. Subject to the provisions of the Act, all new shares shall at the first instance be offered to such persons as at the date of the offer are entitled to such issue in proportion, as nearly as the circumstances admit, to the amount of the existing shares to which they are entitled. The offer shall be made by letter of offer specifying the number of shares offered, and limiting a time within which the offer, if not accepted, will deem to be declined, and after the expiration of that time, or on the receipt of an intimation from the person to whom the offer is made that he declines to accept the shares offered, the directors may dispose of the same in such manner as they think most beneficial to the Company. The directors may likewise so dispose of any new shares which (by reason of the ratio which the new shares bear to shares held by persons entitled to an offer of new shares) cannot, in the opinion of the directors, be conveniently offered under this regulation.
- Subject to the provisions of the Act, all new shares shall at the first instance be offered to such persons as at the date of the offer are entitled to such issue in proportion, as nearly as the circumstances admit, to the amount of the existing shares to which they are entitled. The offer shall be made by letter of offer specifying the number of shares offered, and limiting a time within which the offer, if not accepted, will deem to be declined, and after the expiration of that time, or on the receipt of an intimation from the person to whom the offer is made that he declines to accept the shares offered, the directors may dispose of the same in such manner as they think most beneficial to the Company. The directors may likewise so dispose of any new shares which (by reason of the ratio which the new shares bear to shares held by persons entitled to an offer of new shares) cannot, in the opinion of the directors, be conveniently offered under this regulation.
- 17. The new shares shall be subject to the same provisions with reference to transfer, transmission and otherwise as the shares in the original share capital.
- 17. The new shares shall be subject to the same provisions with reference to transfer, transmission and otherwise as the shares in the original share capital.
- 18. The Company may, by special resolution-
- 18. The Company may, by special resolution-
- consolidate and divide its share capital into shares of larger amount than its existing shares;
- a. consolidate and divide its share capital into shares of larger amount than its existing shares;
- b. sub-divide its existing shares or any of them into shares of smaller amount than is fixed by the memorandum of association, subject, nevertheless, to the provisions of section 85;
- b. sub-divide its existing shares or any of them into shares of smaller amount than is fixed by the memorandum of association, subject, nevertheless, to the provisions of section 85;
- c. cancel any shares which, at the date of the passing of the resolution, have not been taken or agreed to be taken by any person.
- c. cancel any shares which, at the date of the passing of the resolution, have not been taken or agreed to be taken by any person.



19. The Company may, by special resolution, reduce its share capital in any manner and with, and subject to confirmation by the Court and any incident authorised and consent required, by law. 19. The Company may, by special resolution, reduce its share capital in any manner and with, and subject to confirmation by the Court and any incident authorised and consent required, by law.

#### **GENERAL MEETINGS**

#### GENERAL MEETINGS

- 20. The statutory general meeting of the Company shall be held within the period required by section 131.
- 20. The statutory general meeting of the Company shall be held within the period required by section 131.
- 22. All general meetings of a Company other than the statutory meeting or an annual general meeting mentioned in sections 131 and 132 respectively shall be called extraordinary general meetings.
- 22. All general meetings of a Company other than the statutory meeting or an annual general meeting mentioned in sections 131 and 132 respectively shall be called extraordinary general meetings.
- 23. The directors may, whenever they think fit, call an extraordinary general meeting, and extraordinary general meetings shall also be called on such requisition, or in default, may be called by such requisitionists, as provided by section 133. If at any time there are not within Pakistan sufficient directors capable of acting to form a quorum, any director of the Company may call an extraordinary general meeting in the same manner as nearly as possible as that in which meetings may be called by the directors.
- 23. The directors may, whenever they think fit, call an extraordinary general meeting, and extraordinary general meetings shall also be called on such requisition, or in default, may be called by such requisitionists, as provided by section 133. If at any time there are not within Pakistan sufficient directors capable of acting to form a quorum, any director of the Company may call an extraordinary general meeting in the same manner as nearly as possible as that in which meetings may be called by the directors.
- 24. The members holding ten percent of the total paid up capital or such other percentage of the paid up capital as may be specified, are resident in any other city, the Company shall provide the facility of video-link to such members attending annual general meeting of the Company, if so required by such members in writing to the Company at least seven days before the date of the meeting.
- 24. For the members holding ten percent of the total paid up capital or such other percentage of the paidup capital as may be specified, and are resident in any other city, the Company shall provide the facility of video-link to such members for attending annual general meeting of the Company, if so required by such members in writing to the Company at least seven days before the date of the meeting.
- Twenty-one days' notice the at least (exclusive of the day on which the notice is served or deemed to be served, but inclusive of the day for which notice is given) specifying the place, the day and the hour of meeting and, in case of special business, the general nature of that business, shall be given in manner provided by the Act for the general meeting, to such persons as are, under the Act or the regulations of the Company, entitled to receive such notice from the Company; but the accidental omission to
- 25. Twenty-one days' notice at the least (exclusive of the day on which the notice is served or deemed to be served, but inclusive of the day for which notice is given) specifying the place, the day and the hour of meeting and, in case of special business, the general nature of that business, shall be given in manner provided by the Act for the general meeting, to such persons as are, under the Act or the regulations of the Company, entitled to receive such notice from the Company; but the accidental omission to give notice to, or the non-receipt of notice by, any member shall not invalidate the proceedings at any general meeting.



give notice to, or the non-receipt of notice by, any member shall not invalidate the proceedings at any general meeting.

- 26. All the business transacted at a general meeting shall be deemed special other than the business stated in sub-section (2) of section 134 namely; the consideration of financial statements and the reports of the board and auditors, the declaration of any dividend, the election and appointment of directors in place of those retiring, and the appointment of the auditors and fixing of their remuneration.
  - (a) No business shall be transacted at any general meeting unless a quorum of members is present at that time when the meeting proceeds to business. The quorum of the general meeting shall be not less than ten members present personally, or through video-link who represent not less than twentyfive percent of the total voting power, either of their own account or as proxies;
- 27. If within half an hour from the time appointed for the meeting a quorum is not present, the meeting, if called upon the requisition of members, shall be dissolved; in any other case, it shall stand adjourned to the same day in the next week at the same time and place, and, if at the adjourned meeting a quorum is not present within half an hour from the time appointed for the meeting, the members present, being not less than two, shall be a quorum.
- 28. The chairman of the board of directors, if any, shall preside as chairman at every general meeting of the Company, but if there is no such chairman, or if at any meeting he is not present within fifteen minutes after the time appointed for the meeting, or is unwilling to act as chairman, any one of the directors present may be elected to be chairman, and if none of the directors is present, or willing to act as chairman, the members present shall choose one of their number to be chairman.
  - 29. The chairman may, with the consent of any meeting at which a quorum is present (and shall if so directed by the meeting), adjourn the meeting from time to time but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place. When a meeting is adjourned for fifteen days or more, notice of the adjourned meeting

- 26. All the business transacted at a general meeting shall be deemed special other than the business stated in sub-section (2) of section 134 namely, the consideration of financial statements and the reports of the board and auditors, the declaration of any dividend, the election and appointment of directors in place of those retiring, and the appointment of the auditors and fixing of their remuneration.
- (a) No business shall be transacted at any general meeting unless a quorum of members is present at that time when the meeting proceeds to business. The quorum of the general meeting shall be not less than ten members present personally, or through video-link who represent not less than twenty-five percent of the total voting power, either of their own account or as proxies;
- 27.If within half an hour from the time appointed for the meeting a quorum is not present, the meeting, if called upon the requisition of members, shall be dissolved; in any other case, it shall stand adjourned to the same day in the next week at the same time and place, and, if at the adjourned meeting a quorum is not present within half an hour from the time appointed for the meeting, the members present, being not less than two, shall be a quorum.
- 28. The chairman of the board of directors, if any, shall preside as chairman at every general meeting of the Company, but if there is no such chairman, or if at any meeting he is not present within fifteen minutes after the time appointed for the meeting, or is unwilling to act as chairman, any one of the directors present may be elected to be chairman, and if none of the directors is present, or willing to act as chairman, the members present shall choose one of their number to be chairman.
- 29 The chairman may, with the consent of any meeting at which a quorum is present (and shall if so directed by the meeting), adjourn the meeting from time to time but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place. When a meeting is adjourned for fifteen days or more, notice of the adjourned meeting shall be given as in the case of an original meeting. Save as aforesaid, it shall not be paces arry to



shall be given as in the case of an original meeting. Save as aforesaid, it shall not be necessary to give any notice of adjournment or of the business to be transacted at an adjourned meeting.

give any notice of an adjournment or of the business to be transacted at an adjourned meeting.

30. (1) At any general meeting a resolution put to the vote

- 30. (1) At any general meeting a resolution put to the vote of the meeting shall be decided on a show of hands unless a poll is (before or on the declaration of the result of the show of hands) demanded. Unless a poll is so demanded, a declaration by the chairman that a resolution has, on a show of hands, been carried, or carried unanimously, or by a particular majority, or lost, and an entry to that effect in the book of the proceedings of the Company shall be conclusive evidence of the fact, without proof of the number or proportion of the votes recorded in favour of, or against, that resolution.
- of the meeting shall be decided on a show of hands unless a poll is (before or on the declaration of the result of the show of hands) demanded. Unless a poll is so demanded. a declaration by the chairman that a resolution has, on a show of hands, been carried, or carried unanimously, or by a particular majority, or lost, and an entry to that effect in the book of the proceedings of the Company shall be conclusive evidence of the fact, without proof of the number or proportion of the votes recorded in favour of, or against, that resolution.
  - (2) At any general meeting, the Company shall (2) At any general meeting, the Company shall transact transact such businesses as may be notified by such businesses as may be notified by the the Commission, only through postal ballot. Commission, only through postal ballot.
- 30 A. This Article shall only be applicable for the purposes of electronic voting.
- (II) The Company shall comply with the mandatory requirements of law regarding the use of electronic voting by its members in General Meetings. Members may be allowed to appoint members as well as nonmembers as proxies for the purposes of electronic voting pursuant to this Article.
- 31. A poll may be demanded only in accordance with the provisions of section 143.
- 32. If a poll is duly demanded, it shall be taken in accordance with the manner laid down in sections 144 and 145 and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded.
- 33. A poll demanded on the election of chairman or on a question of adjournment shall be taken at once.
- 34. In the case of an equality of votes, whether on a show of hands or on a poll, the chairman of the meeting at which the show of hands takes place, or at which the poll is demanded, shall have and exercise a second or casting vote.

#### **VOTES OF MEMBERS**

35. Subject to any rights or restrictions for the time being attached to any class or classes of shares, on a show of hands every member present in person shall

- 31. This Article shall only be applicable for the purposes of electronic voting.
- (II) The Company shall comply with the mandatory requirements of law regarding the use of electronic voting by its members in General Meetings. Members may be allowed to appoint members as well as nonmembers as proxies for the purposes of electronic voting pursuant to this Article.
- 32. A poll may be demanded only in accordance with the provisions of section 143.
- 33. If a poll is duly demanded, it shall be taken in accordance with the manner laid down in sections 144 and 145 and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded.
- 34 A poll demanded on the election of chairman or on a question of adjournment shall be taken at once.
- 35. In the case of an equality of votes, whether on a show of hands or on a poll, the chairman of the meeting at which the show of hands takes place, or at which the poll is demanded, shall have and exercise a second or casting vote.

#### **VOTES OF MEMBERS**

36. Subject to any rights or restrictions for the time being attached to any class or classes of shares, on



have one vote except for election of directors in which

case the provisions of section 159 shall apply. On a shall have one vote except for election of directors in poll every member shall have voting rights as laid which case the provisions of section 159 shall apply. down in section 134. On a poll every member shall have voting rights as laid down in section 134. 36. In case of joint-holders, the vote of the senior who 37. In case of joint-holders, the vote of the senior who tenders a vote, whether in person or by proxy or tenders a vote, whether in person or by proxy or through video-link shall be accepted to the exclusion through video-link shall be accepted to the exclusion of the votes of the other joint-holders; and for this of the votes of the other joint-holders; and for this purpose seniority shall be determined by the order in purpose seniority shall be determined by the order in which the names stand in the register of members. which the names stand in the register of members. 37. A member of unsound mind, or in respect of whom 38. A member of unsound mind, or in respect of whom an an order has been made by any court having order has been made by any court having jurisdiction in jurisdiction in lunacy, may vote, whether on show of lunacy, may vote, whether on show of hands or on a poll hands or on a poll or through video link, by his or through video link, by his committee or other legal committee or other legal guardian, and any such guardian, and any such committee or guardian may, on a committee or guardian may, on a poll, vote by proxy. poll, vote by proxy. 38. On a poll votes may be given either personally or 39. On a poll, votes may be given either personally or through video-link, by proxy or through postal ballot: through video-link, by proxy or through postal ballot: Provided that nobody corporate shall vote by Provided that nobody corporate shall vote by proxy as proxy as long as a resolution of its directors in long as a resolution of its directors in accordance with accordance with the provisions of section 138 is in the provisions of section 138 is in force. force. 39. (1) The instrument appointing a proxy shall be in 40. (1) The instrument appointing a proxy shall be in writing writing under the hand of the appointer or of his

under the hand of the appointer or of his attorney duly authorised in writing.

a show of hands every member present in person

- (2) The instrument appointing a proxy and the powerof-attorney or other authority (if any) under which it is signed, or a notarially certified copy of that power or authority, shall be deposited at the registered office of the Company not less than forty-eight hours before the time for holding the meeting at which the person named in the instrument proposes to vote and in default the instrument of proxy shall not be treated as valid.
- 40. An instrument appointing a proxy may be in the following form, or a form as near thereto as may be:

(2) The instrument appointing a proxy and the

power-of-attorney or other authority (if any) under

which it is signed, or a notarially certified copy of

that power or authority, shall be deposited at the

registered office of the Company not less than

forty-eight hours before the time for holding the

meeting at which the person named in the

instrument proposes to vote and in default the

instrument of proxy shall not be treated as valid.

attorney duly authorised in writing.

41. An instrument appointing a proxy may be in the

Tollowing form, or a form as mount increte as may so.	lollowing form, or a form as flear thereto as may be.	
INSTRUMENT OF PROXY	INSTRUMENT OF PROXY	
Unity Foods Limited	Unity Foods Limited	
"Is/o	"I	
r/o	r/o	
member of the Unity Foods Limited, hereby	member of the Unity Foods Limited, hereby appoint	
appoint	r/o	
r/o	as my proxy to	
as my	attend and vote on my behalf at the (statutory, annual,	
proxy to	extraordinary, as the case may be) general	
attend and vote on my behalf at the (statutory, annual,	meeting of the Company to be held on theday	
extraordinary, as the case may be) general	of and at	



meeting of the theday and at any adjournment the	of, 20	any adjournment thereof."		
instrument of proxy previous death of revocation of the puthe proxy was executed respect of which the intimation in writing or transfer as afort the Company at the of the meeting or proxy is used.  DIRECTORS  42. The following of association should be company, so, it directors shall no specified in sections.	n accordance with the terms of any shall be valid notwithstanding the or insanity of the principal or roxy or of the authority under which cuted, or the transfer of the share in the proxy is given, provided that no gof such death, insanity, revocation resaid shall have been received by the office before the commencement adjourned meeting at which the subscribers of the mowever, that the number of the total the office until ectors in the first annual general	received by the Company at the office before commencement of the meeting or adjourned meetat which the proxy is used.  DIRECTORS  43. The following subscribers of the memorandur association shall be the first directors of the Company		
	ASIR MUSHTAQ VOHRA	MR. Nası	R MUSHTAQ VOHRA	
ii. Mrs.	GULSHAD BEGUM	MRS. GUI	LSHAD BEGUM	
to time be determ	ion of the directors shall from time inned by the Company in general the provisions of the Act.			
be appointed as a	ded in section 153, no person shall director unless he is a member of ing 500 qualification shares.	45. Save as provided in section 153, no person shall be appointed as a director unless he is a member of the Company holding 1 qualification share.		
POWERS AND DU	JTIES OF DIRECTORS	POWERS AND DUTIES OF DIRECTORS		
45. The business of the Company shall be managed by the directors, who may pay all expenses incurred in promoting and registering the Company, and may exercise all such powers of the Company as are not by the Act or any statutory modification thereof for the time being in force, or by these regulations, required to be exercised by the Company in general meeting, subject nevertheless to the provisions of the Act or to any of these regulations, and such regulations being not inconsistent with the aforesaid provisions, as may be prescribed by the Company in general meeting but no regulation made by the Company in general meeting shall invalidate any prior act of the directors		46. The business of the Company shall be managed by the directors, who may pay all expenses incurred in promoting and registering the Company, and may exercise all such powers of the Company as are not by the Act or any statutory modification thereof for the time being in force, or by these regulations, required to be exercised by the Company in general meeting subject nevertheless to the provisions of the Act or any of these regulations, and such regulations being not inconsistent with the aforesaid provisions, as may be prescribed by the Company in general meeting the		



which would have been valid if that regulation had not been made.

meeting shall invalidate any prior act of the directors which would have been valid if that regulation had not been made.

- 46. The directors shall appoint a chief executive in accordance with the provisions of sections 186 and 187.
- 47. The directors shall appoint a chief executive in accordance with the provisions of sections 186 and 187.
- 47. The amount for the time being remaining undischarged of moneys borrowed or raised by the directors for the purposes of the Company (otherwise than by the issue of share capital) shall not at any time, without the sanction of the Company in general meeting, exceed the issued share capital of the Company.
- 45. The amount for the time being remaining undischarged of moneys borrowed or raised by the directors for the purposes of the Company (otherwise than by the issue of share capital) shall not at any time, without the sanction of the Company in meeting, exceed the issued share capital of the Company.
- 48. The directors shall duly comply with the provisions of the Act, or any statutory modification thereof for the time being in force, and in particular with the provisions in regard to the registration of the particulars of mortgages, charges and pledge affecting the property of the Company or created by it, to the keeping of a register of the directors, and to the sending to the registrar of an annual list of members, and a summary of particulars relating thereto and notice of any consolidation or increase of share capital, or sub-division of shares, and copies of special resolutions and a copy of the register of directors and notifications of any changes therein.

48. The directors shall duly comply with the provisions of the Act, or any statutory modification thereof for the time being in force, and in particular with the provisions in regard to the registration of the particulars of mortgages, charges and pledge affecting the property of the Company or created by it, to the keeping of a register of the directors, and to the sending to the registrar of an annual list of members, and a summary of particulars relating thereto and notice of any consolidation or increase of share capital, or sub-division of shares, and copies of special resolutions and a copy of the register of directors and notifications of any changes therein.

#### MINUTE BOOKS

#### **MINUTE BOOKS**

- 49. The directors shall cause records to be kept and minutes to be made in book or books with regard to-
  - (a) all resolutions and proceedings of general meeting(s) and the meeting(s) of directors and Committee(s) of directors, and every member
    - present at any general meeting and every director present at any meeting of directors or Committee of directors shall put his signature in a book to be kept for that purpose;
  - (b) recording the names of the persons present at each meeting of the directors and of any committee of the directors, and the general meeting; and
  - (c) all orders made by the directors and Committee(s) of directors:

Provided that all records related to proceedings through video-link shall be maintained in accordance with the relevant regulations specified by the Commission which shall be appropriately

- 49. The directors shall cause records to be kept and minutes to be made in book or books with regard to-
- (a) all resolutions and proceedings of general meeting(s) and the meeting(s) of directors and Committee(s) of directors, and every member present at any general meeting and every director present at any meeting of directors or Committee of directors shall put his signature in a book to be kept for that purpose;
  - (b) recording the names of the persons present at each meeting of the directors and of any committee of the directors, and the general meeting; and
  - (c) all orders made by the directors and Committee(s) of directors:

Provided that all records related to proceedings through video-link shall be maintained in accordance with the relevant regulations specified by the Commission which shall be appropriately rendered into writing as part of the minute books according to the said regulations.



rendered into writing as part of the minute books according to the said regulations.

#### THE SEAL

50. The directors shall provide for the safe custody of the seal and the seal shall not be affixed to any instrument except by the authority of a resolution of the board of directors or by a committee of directors authorized in that behalf by the directors and in the presence of at least two directors and of the secretary or such other person as the directors may appoint for the purpose; and those two directors and secretary or other person as aforesaid shall sign every instrument to which the seal of the Company is so affixed in their presence.

#### THE SEAL

50. The directors shall provide for the safe custody of the seal and the seal shall not be affixed to any instrument except by the authority of a resolution of the board of directors or by a committee of directors authorized in that behalf by the directors and in the presence of at least two directors and of the secretary or such other person as the directors may appoint for the purpose; and those two directors and secretary or other person as aforesaid shall sign every instrument to which the seal of the Company is so affixed in their presence.

#### **DISQUALIFICATION OF DIRECTORS**

51.No person shall become the director of a Company if he suffers from any of the disabilities or disqualifications mentioned in section 153 or disqualified or debarred from holding such office under any of the provisions of the Act as the case may be and, if already a director, shall cease to hold such office from the date he so becomes disqualified or disabled:

Provided, however, that no director shall vacate his office by reason only of his being a member of any Company which has entered into contracts with, or done any work for, the Company of which he is director, but such director shall not vote in respect of any such contract or work, and if he does so vote, his vote shall not be counted.

#### **DISQUALIFICATION OF DIRECTORS**

51.No person shall become the director of a Company if he suffers from any of the disabilities or disqualifications mentioned in section 153 or disqualified or debarred from holding such office under any of the provisions of the Act as the case may be and, if already a director, shall cease to hold such office from the date he so becomes disqualified or disabled:

Provided, however, that no director shall vacate his office by reason only of his being a member of any Company which has entered into contracts with, or done any work for, the Company of which he is director, but such director shall not vote in respect of any such contract or work, and if he does so vote, his vote shall not be counted.

#### PROCEEDINGS OF DIRECTORS

52. The directors may meet together for the dispatch of business, adjourn and otherwise regulate their meetings, as they think fit. A director may, and the secretary on the requisition of a director shall, at any time, summon a meeting of directors. Notice sent to a director through email whether such director is in Pakistan or outside Pakistan shall be a valid notice.

53. The directors may elect a chairman of their meetings and determine the period for which he is to hold office; but, if no such chairman is elected, or if at any meeting the chairman is not present within ten minutes after the time appointed for holding the same or is unwilling to act as chairman, the directors present may choose one of their number to be chairman of the meeting.

54.At least one-third (1/3<sup>rd</sup>) of the total number of directors or four (4) directors whichever is higher, for the time being of the Company, present personally or

#### PROCEEDINGS OF DIRECTORS

52. The directors may meet together for the dispatch of business, adjourn and otherwise regulate their meetings, as they think fit. A director may, and the secretary on the requisition of a director shall, at any time, summon a meeting of directors. Notice sent to a director through email whether such director is in Pakistan or outside Pakistan shall be a valid notice.

53. The directors may elect a chairman of their meetings and determine the period for which he is to hold office; but, if no such chairman is elected, or if at any meeting the chairman is not present within ten minutes after the time appointed for holding the same or is unwilling to act as chairman, the directors present may choose one of their number to be chairman of the meeting.

54.At least one-third (1/3<sup>rd</sup>) of the total number of directors or four (4) directors whichever is higher, for the time being



**FILLING OF VACANCIES** 

food for life! —————	
through video-link or by other audio visual means, shall constitute a quorum.	of the Company, present personally or through video-link or by other audio-visual means, shall constitute a quorum.
55. Save as otherwise expressly provided in the Act, every question at meetings of the board shall be determined by a majority of votes of the directors present in person or through video-link, each director having one vote. In case of an equality of votes or tie, the chairman shall have a casting vote in addition to his original vote as a director.	55. Save as otherwise expressly provided in the Act, every question at meetings of the board shall be determined by a majority of votes of the directors present in person or through video-link, each director having one vote. In case of an equality of votes or tie, the chairman shall have a casting vote in addition to his original vote as a director.
56. The directors may delegate any of their powers not required to be exercised in their meeting to committees consisting of such member or members of their body as they think fit; any committee so formed shall, in the exercise of the powers so delegated, conform to any restrictions that may be imposed on them by the directors.	56. The directors may delegate any of their powers not required to be exercised in their meeting to committees consisting of such member or members of their body as they think fit; any committee so formed shall, in the exercise of the powers so delegated, conform to any restrictions that may be imposed on them by the directors.
57.(1) A committee may elect a chairman of its meetings; but, if no such chairman is elected, or if at any meeting the chairman is not present within ten minutes after the time appointed for holding the same or is unwilling to act as chairman, the members present may choose one of their member to be	57.(1) A committee may elect a chairman of its meetings; but, if no such chairman is elected, or if at any meeting the chairman is not present within ten minutes after the time appointed for holding the same or is unwilling to act as chairman, the members present may choose one of their member to be chairman of the meeting.
chairman of the meeting.  (2) A committee may meet and adjourn as it thinks proper. Questions arising at any meeting shall be determined by a majority of votes of the members present. In case of an equality of votes, the chairman shall have and exercise a second or casting vote.	(2) A committee may meet and adjourn as it thinks proper. Questions arising at any meeting shall be determined by a majority of votes of the members present. In case of an equality of votes, the chairman shall have and exercise a second or casting vote.
58. All acts done by any meeting of the directors or of a committee of directors, or by any person acting as a director, shall, notwithstanding that it be afterwards discovered that there was some defect in the appointment of any such directors or persons acting as aforesaid, or that they or any of them were disqualified, be as valid as if every such person had been duly appointed and was qualified to be a director.	a committee of directors, or by any person acting as a director, shall, notwithstanding that it be afterwards discovered that there was some defect in the appointment of any such directors or persons acting as aforesaid, or that they or any of them were disqualified, be as valid as if every such person had been duly appointed and was qualified to be a director.
59. A copy of the draft minutes of meeting of the board of directors shall be furnished to every director within seven working days of the date of meeting.	59. A copy of the draft minutes of meeting of the board of directors shall be furnished to every director within seven fourteen working days of the date of meeting.
60. A resolution in writing signed by all the directors for the time being entitled to receive notice of a meeting of the directors shall be as valid and effectual as if it had been passed at a meeting of the directors duly convened and held.	60. A resolution in writing signed by all the directors for the time being entitled to receive notice of a meeting of the directors shall be as valid and effectual as if it had been passed at a meeting of the directors duly convened and held.

**FILLING OF VACANCIES** 



- 61. At the first annual general meeting of the Company, all the directors shall stand retired from office, and directors shall be elected in their place in accordance with section 159 for a term of three years.

  62. A retiring director shall be eligible for re-election.
  - 61. At the first annual general meeting of the Company, all the directors shall stand retired from office, and directors shall be elected in their place in accordance with section 159 for a term of three years.
  - 62. A retiring director shall be eligible for re-election.
- 63. The directors shall comply with the provisions of sections 154 to 159 and sections 161, 162 and 167 relating to the election of directors and matters ancillary thereto.
- 63. The directors shall comply with the provisions of sections 154 to 159 and sections 161, 162 and 167 relating to the election of directors and matters ancillary thereto.
- 64. Any casual vacancy occurring on the board of directors may be filled up by the directors, but the person so chosen shall be subject to retirement at the same time as if he had become a director on the day on which the director in whose place he is chosen was last elected as director.
- 64. Any casual vacancy occurring on the board of directors may be filled up by the directors, but the person so chosen shall be subject to retirement at the same time as if he had become a director on the day on which the director in whose place he is chosen was last elected as director.
- 65. The Company may remove a director but only in accordance with the provisions of the Act.
- 65. The Company may remove a director but only in accordance with the provisions of the Act.

#### **DIVIDENDS AND RESERVE**

#### **DIVIDENDS AND RESERVE**

- 66.The Company in general meeting may declare dividends but no dividend shall exceed the amount recommended by the directors.
- 66.The Company in general meeting may declare dividends but no dividend shall exceed the amount recommended by the directors.
- 67. The directors may from time to time pay to the members such interim dividends as appear to the directors to be justified by the profits of the Company.
- 67. The directors may from time to time pay to the members such interim dividends as appear to the directors to be justified by the profits of the Company.
- 68. Any dividend may be paid by a Company either in cash or in kind only out of its profits. The payment of dividend in kind shall only be in the shape of shares of listed Company held by the distributing Company.
- 68. Any dividend may be paid by a Company either in cash or in kind only out of its profits. The payment of dividend in kind shall only be in the shape of shares of listed Company held by the distributing Company.
- 69. Dividend shall not be paid out of unrealized gain on investment property credited to profit and loss account.
- 69. Dividend shall not be paid out of unrealized gain on investment property credited to profit and loss account.
- 70. Subject to the rights of persons (if any) entitled to shares with special rights as to dividends, all dividends shall be declared and paid according to the amounts paid on the shares.
- 70. Subject to the rights of persons (if any) entitled to shares with special rights as to dividends, all dividends shall be declared and paid according to the amounts paid on the shares.
- 71. (1) The directors may, before recommending any dividend, set aside out of the profits of the Company such sums as they think proper as a reserve or reserves which shall, at the discretion of the directors, be applicable for meeting contingencies, or for equalizing dividends, or for any other purpose to which the profits of the Company may be properly applied, and pending such application may, at the like discretion, either be employed in the business of Company or be invested in such investments (other than shares of the Company) as the directors may,
- 71. (1) The directors may, before recommending any dividend, set aside out of the profits of the Company such sums as they think proper as a reserve or reserves which shall, at the discretion of the directors, be applicable for meeting contingencies, or for equalizing dividends, or for any other purpose to which the profits of the Company may be properly applied, and pending such application may, at the like discretion, either be employed in the business of Company or be invested in such investments (other than shares of the Company) as the directors may, subject to the provisions of the Act, from time to time think fit.



subject to the provisions of the Act, from time to time think fit.

- (2) The directors may carry forward any profits which they may think prudent not to distribute, without setting them aside as a reserve.
- (2) The directors may carry forward any profits which they may think prudent not to distribute, without setting them aside as a reserve.
- 72. If several persons are registered as joint-holders of any share, any one of them may give effectual receipt for any dividend payable on the share.
- 72. If several persons are registered as joint holders of any share, any one of them may give effectual receipt for any dividend payable on the share.
- 73. (1) Notice of any dividend that may have been declared shall be given in manner hereinafter mentioned to the persons entitled to share therein but, in the case of a public Company, the Company may give such notice by advertisement in a newspaper circulating in the Province in which the registered office of the Company is situate.
- 73. (1) Notice of any dividend that may have been declared shall be given in manner hereinafter mentioned to the persons entitled to share therein but, in the case of a public Company, the Company may give such notice by advertisement in a newspaper circulating in the province in which the registered office of the Company is situate.
- (2) Any dividend declared by the Company shall be paid to its registered shareholders or to their order. The dividend payable in cash may be paid by cheque or warrant or in any electronic mode to the shareholders entitled to the payment of the dividend, as per their direction.
- (2) Any dividend declared by the Company shall be paid to its registered shareholders or to their order. The dividend payable in cash may be paid by cheque or warrant or in any electronic mode to the shareholders entitled to the payment of the dividend, as per their direction.
- 74. The dividend shall be paid within the period laid down under the Act.
- 74. The dividend shall be paid within the period laid down under the Act.

#### ACCOUNTS

#### ACCOUNTS

- 75. The directors shall cause to be kept proper books of account as required under section 220.
- 75. The directors shall cause to be kept proper books of account as required under section 220.
- 76. The books of account shall be kept at the registered office of the Company or at such other place as the directors shall think fit and shall be open to inspection by the directors during business hours.
- 76. The books of account shall be kept at the registered office of the Company or at such other place as the directors shall think fit and shall be open to inspection by the directors during business hours.
- 77. The directors shall from time to time determine whether and to what extent and at what time and places and under what conditions or regulations the accounts and books or papers of the Company or any of them shall be open to the inspection of members not being directors, and no member (not being a director) shall have any right of inspecting any account and book or papers of the Company except as conferred by law or authorised by the directors or by the Company in general meeting.
- 77. The directors shall from time to time determine whether and to what extent and at what time and places and under what conditions or regulations the accounts and books or papers of the Company or any of them shall be open to the inspection of members not being directors, and no member (not being a director) shall have any right of inspecting any account and book or papers of the Company except as conferred by law or authorised by the directors or by the Company in general meeting.
- 78. The directors shall as required by sections 223 and 226 cause to be prepared and to be laid before the Company in general meeting the financial statements duly audited and reports as are referred to in those sections.
- 78. The directors shall, as required by sections 223 and 226 cause to be prepared and to be laid before the Company in general meeting the financial statements duly audited and reports as are referred to in those sections.
- 79. The financial statements and other reports referred to in regulation 80 shall be made out in every
- 79. The financial statements and other reports referred to in regulation 80 shall be made out in every



year and laid before the Company in the annual general meeting in accordance with sections 132 and 223.

before the Company in the annual general meeting in accordance with sections 132 and 223.

- 80. A copy of the financial statements and reports of directors and auditors shall, at least twenty-one days preceding the meeting, be sent to the persons entitled to receive notices of general meetings in the manner in which notices are to be given hereunder.
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- 81. The directors shall in all respect comply with the provisions of sections 220 to 227.
- 81. The directors shall in all respect comply with the provisions of sections 220 to 227.
- 82. Auditors shall be appointed and their duties regulated in accordance with sections 246 to 249.
- 82. Auditors shall be appointed and their duties regulated in accordance with sections 246 to 249.

#### **NOTICES**

#### NOTICES

- 83. (1) A notice may be given by the Company to any member to his registered address or if he has no registered address in Pakistan to the address, if any, supplied by him to the Company for the giving of notices to him against an acknowledgement or by post or courier service or through electronic means or in any other manner as may be specified by the Commission.
- 83. (1) A notice may be given by the Company to any member to his registered address or if he has no registered address in Pakistan to the address, if any, supplied by him to the Company for the giving of notices to him against an acknowledgement or by post or courier service or through electronic means or in any other manner as may be specified by the Commission.
- (2) Where a notice is sent by post, service of the notice shall be deemed to be effected by properly addressing, prepaying and posting a letter containing the notice and, unless the contrary is proved, to have been effected at the time at which the letter will be delivered in the ordinary course of post.
- (2) Where a notice is sent by post, service of the notice shall be deemed to be affected by properly addressing, prepaying and posting a letter containing the notice and, unless the contrary is proved, to have been affected at the time at which the letter will be delivered in the ordinary course of post.
- 84. A notice may be given by the Company to the joint-holders of a share by giving the notice to the joint-holder named first in the register in respect of the share.
- 84. A notice may be given by the Company to the joint-holders of a share by giving the notice to the joint-holder named first in the register in respect of the share.
- 85. A notice may be given by the Company to the person entitled to a share in consequence of the death or insolvency of a member in the manner provided under regulation 85 addressed to them by name, or by the title or representatives of the deceased, or assignees of the insolvent, or by any like description, at the address, supplied for the purpose by the person claiming to be so entitled.
- 85. A notice may be given by the Company to the person entitled to a share in consequence of the death or insolvency of a member in the manner provided under regulation 85 addressed to them by name, or by the title or representatives of the deceased, or assignees of the insolvent, or by any like description, at the address, supplied for the purpose by the person claiming to be so entitled.
- 86. Notice of every general meeting shall be given in the manner hereinbefore authorised to (a) every member of the Company and also to (b) every person entitled to a share in consequence of the death or insolvency of a member, who but for his death or insolvency would be entitled to receive notice of the meeting, and (c) to the auditors of the Company for
- 86. Notice of every general meeting shall be given in the manner hereinbefore authorised to (a) every member of the Company and also to (b) every person entitled to a share in consequence of the death or insolvency of a member, who but for his death or insolvency would be entitled to receive notice of the meeting, and (c) to the auditors of the Company for



the time being and every person who is entitled to receive notice of general meetings.

the time being and every person who is entitled to receive notice of general meetings.

#### WINDING UP

- 87. (1) In the case of members' voluntary winding up, with the sanction of a special resolution of the Company, and, in the case of creditors' voluntary winding up, of a meeting of the creditors, the liquidator shall exercise any of the powers given by sub-section (1) of section 337 of the Act to a liquidator in a winding up by the Court including *inter-alia* divide amongst the members, in specie or kind, the whole or any part of the assets of the Company, whether they consist of property of the same kind or not.
  - (2) For the purpose aforesaid, the liquidator may set such value as he deems fair upon any property to be divided as aforesaid and may determine how such division shall be carried out as between the members or different classes of members.
  - (3) The liquidator may, with the like sanction, vest the whole or any part of such assets in trustees upon such trusts for the benefit of the contributories as the liquidator, with the like sanction, thinks fit, but so that no member shall be compelled to accept any shares or other securities whereon there is any liability.

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- 87. (1) In the case of members' voluntary winding up, with the sanction of a special resolution of the Company, and, in the case of creditors' voluntary winding up, of a meeting of the creditors, the liquidator shall exercise any of the powers given by sub-section (1) of section 337 of the Act to a liquidator in a winding up by the Court including *interalia* divide amongst the members, in specie or kind, the whole or any part of the assets of the Company, whether they consist of property of the same kind or not.
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  - (3) The liquidator may, with the like sanction, vest the whole or any part of such assets in trustees upon such trusts for the benefit of the contributories as the liquidator, with the like sanction, thinks fit, but so that no member shall be compelled to accept any shares or other securities whereon there is any liability.

#### **DISPUTE RESOLUTION**

88. In the event that a dispute, claim or controversy arises between the Company, its management or its shareholders, or between the shareholders inter-se, or the directors inter-se, all steps shall be taken to settle the dispute and resolve the issue through mediation by an accredited mediator before taking recourse to formal dispute resolution such as arbitration or litigation.

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#### INDEMNITY

89. Every officer or agent for the time being of the Company may be indemnified out of the assets of the Company against any liability incurred by him in defending any proceedings, whether civil or criminal, arising out of his dealings in relation to the affairs of the Company, except those brought by the Company against him, in which judgment is given in his favour or in which he is acquitted, or in connection with any application under section 492 in which relief is granted to him by the Court.

#### **INDEMNITY**

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#### We, the several persons whose named are subscribed are desirous of being formed into

Names, Father's Name & Addresses	Nationality with Former Nationality if any	Occupation	No. of Shares taken by each Subscriber	Signature of Subscriber
1. Mr. Nasir Mushtaq Vohra S/o Mushtaq Ahmed Vohra F-26, 5 <sup>th</sup> Gizri Street, Phase IV, D.H.A, Karachi.	Pakistani	Business	100	
2. Mrs. Gulshad Begum W/o Mushtaq Ahmed Vohra F-26, 5 <sup>th</sup> Gizri Street, Phase IV, D.H.A, Karachi.	Pakistani	Business	100	
Total			200	

a Company in accordance with these Articles of Association, and we respectively agree to take the number of shares in the Capital of the Company set to opposite our respective names: -

Karachi, dated

Names, Father's Name, Nationality, Addresses and Occupation of Witness Mr. Abdul Rashid Khan (Pakistani) S/o Abdul Wahid Khan A.R. Khan & Co. Chartered Accountants 407, Commerce Centre Hasrat Mohani Road Karachi.



#### **SPECIALTY FATS BUSINESS SEGMENT**

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SPECIALTY FATS

## Naveed Zafar Ashfaq Jaffery & Co.

**Chartered Accountants** 

Independent Accounting Firms

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#### (Code of Corporate Governance) Regulations, 2019

#### INDEPENDENT AUDITORS'S REVIEW REPORT

To the members of Unity Foods Limited

We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2019 (the Regulations) prepared by the Board of Directors of Unity Foods Limited (the Company) for the year ended June, 30 2021 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 require the Company to place before the Audit Committee, and upon recommendation of the Audit Committee, place before the Board of Directors for their review and approval, its related party transactions. 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 2021.

#### **Chartered Accountants**

Engagement Partner: Ahsan Elahi Vohra-FCA

Karachi:

Dated: October 06, 2021





## STATEMENT OF COMPLIANCE WITH LISTED COMPANIES (CODE OF CORPORATE GOVERNANCE) REGULATIONS, 2019

Name of Company: UNITY FOODS LIMITED

Year Ending : JUNE 30, 2021

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

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

a. Male : Fiveb. Female : Two

2. The Composition of the Board is as follows:

CATEGORY	NAMES
a) Independent Directors	Mr. Sulaiman Sadruddin Mehdi
	Mr. Saad Amanullah Khan
	Mr. Muneer S. Godil
	Ms. Tayyaba Rasheed
b) Other Non-Executive Directors	Mr. Abdul Majeed Ghaziani
	Ms. Lie Hong Hwa
c) Executive Director	Mr. Muhammad Farrukh

- 3. The directors have confirmed that none of them is serving as a director on more than seven listed companies, including Unity Foods Limited.
- 4. The company has prepared a Code of Conduct and has ensured that appropriate steps have been taken to disseminate it throughout the company along with its supporting policies and procedures.
- 5. The board has developed a vision / mission statement, overall corporate strategy and significant policies of the company. A complete record of particulars of significant policies along with the dates on which they were approved or amended has been maintained.
- 6. All the powers of 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. The Board has complied with the requirements of the Act and the Regulations with respect to frequency, recording and circulating minutes of meeting of board.
- 8. The board of directors have a formal policy and transparent procedures for remuneration of directors in accordance with the Act and these Regulations.



- 9. Company stands complied with the requirement of Six directors out of Seven has already completed Directors Training Program (DTP) as prescribed under the sub clause 1(ii) of regulation no. 19 of the Code of Corporate Governance Regulations, 2019.
  - \*Only one remaining Director namely Ms. Lie Hong Hwa appointed on June 21, 2021 will have to complete the Directors Training Programme (DTP) within the Time limit under the said Regulation.
- 10. The Board has approved appointment of CFO, Company Secretary and Head of Internal Audit, including their remuneration and terms and conditions of employment and complied with relevant requirements of the Regulations.
- 11. CFO and CEO duly endorsed the financial statements before approval of the board.
- 12. The Board has formed committees comprising of members given below.

Name of Committee	Name of Members and Chairman				
Audit Committee	a) Mr. Saad Amanullah Khan				
	(Independent Director) – Chairman				
	b) Mr. Abdul Majeed Ghaziani –				
	Member (Non Executive Director)				
	c) Mr. Muneer S. Godil -Member (Independent Director)				
	d) Ms. Tayyaba Rasheed -Member (Independent Director)				
Human Resources and Remuneration	a) Ms. Tayyaba Rasheed				
Committee	(Independent Director) – Chairman				
	b) Mr. Saad Amanullah Khan -				
	Member (Independent Director)				
	c) Mr. Abdul Majeed Ghaziani-				
	Member (Non Executive Director)				
	d) Mr. Muneer S. Godil -Member (Independent Director)				
Investment Committee	a) Mr. Sulaiman Sadruddin Mehdi				
	(Independent Director) – Chairman				
	b) Ms. Tayyaba Rasheed -Member (Independent Director)				
	c) Mr. Abdul Majeed Ghaziani –				
	Member (Non Executive Director)				

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 following:

a. Audit committee Four Meetings during the yearb. HR and Remuneration Committee One Meeting during the year

- 15. The Board has set up an effective internal audit function.
- 16. The statutory auditors of the company have confirmed that they have been given a satisfactory rating under the quality control review program of the Institute of Chartered Accountants of Pakistan (ICAP) and registered with Audit Oversight Board of Pakistan, that they or any of the partners of the firm, their spouses and minor children do not hold shares of the Company and that the firm and all its partners are in compliance with International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by Institute of Chartered Accountants of Pakistan (ICAP).
- 17. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the Act, these regulations or any other regulatory requirement and the auditors have confirmed that they have observed IFAC guidelines in this regard.
- 18. We confirm that all requirements of regulations 3,6,7,8,28,33,34 of the Regulations have been complied with.

Abdul Majeed Ghaziani
Director

Muhammad Farrukh
Chief Executive

Karachi:

Dated: October 06, 2021





## A Perfect Blend of Health & Taste



## Naveed Zafar Ashfaq Jaffery & Co.

**Chartered Accountants** 

A Member firm of



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## INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF UNITY FOODS LIMITED

#### Report on the Audit of the Unconsolidated Financial Statements

#### **Opinion**

We have audited the annexed unconsolidated financial statements of **Unity Foods Limited** (the Company), which comprise the unconsolidated statement of financial position as at June 30, 2021, the unconsolidated statement of profit or loss, the unconsolidated statement of comprehensive income, the unconsolidated statement of changes in equity, the unconsolidated statement of cash flows for the year then ended, and notes to the unconsolidated financial statements, including a summary of significant accounting policies and other explanatory information, and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of the audit.

In our opinion and to the best of our information and according to the explanations given to us, the unconsolidated statement of financial position, unconsolidated statement of profit or loss, the unconsolidated statement of comprehensive income, the unconsolidated statement of changes in equity and the unconsolidated statement of cash flows together with the notes forming part thereof conform with the accounting and reporting standards as applicable in Pakistan and give the information required by the Companies Act, 2017 (XIX of 2017), in the manner so required and respectively give a true and fair view of the state of the Company's affairs as at June 30, 2021 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 Auditor's Responsibilities for the Audit of the unconsolidated financial statements section of our report. We are independent of the Company in accordance with the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants as adopted by the Institute of Chartered Accountants of Pakistan (the Code) and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

#### **Key Audit Matter(s)**

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

Following are the key audit matter(s):

S. No	Key audit matter(s)	How the matter was addressed in our audit		
01	Property, Plant and Equipment	Our audit procedures to assess the capitalization of property, plant and		
	As disclosed in note 6.1 and 6.5 to the	' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '		

unconsolidated financial statements, the Company has incurred substantial amount of capital expenditure of Rs. 3.137 billion and Rs. 4.471 billion in CWIP during the year for enhancement of production and operating capacity.

We focused on capital expenditure incurred during the year as this represents a significant transaction for involves the vear and certain judgemental areas. such capitalization of elements of eligible components of cost as per the applicable financial reporting standards. therefore, have we identified this as a key audit matter.

following:

- understanding of the design and implementation of management controls over capitalization and testing control over authorization of capital expenditure and accuracy of its recording in the system and impaling policies consistently
- testing, on sample basis, the costs incurred on various items with supporting documentation and contracts;
- assessing the nature of costs incurred for the capital projects through testing, on sample basis, of amounts recorded and considering whether the expenditure meets the criteria for capitalization as per the applicable accounting standards; and
- physical verification of the Additions in fixed assets on sample basis and reviewed the relevant contracts and documents supporting various components of the capitalised cost.
- inspecting supporting documents for the date of capitalization when project was ready for its intended use to assess whether depreciation commenced and further capitalization of costs ceased from that date and assessing the useful life assigned by management including testing the calculation of related depreciation.

#### 02 Long term investment

Refer to note 9 of the unconsolidated financial statements, the Company has acquired 31% ownership in Sunridge Foods (Private) Limited making Sunridge Foods (Private) Limited a wholly-owned subsidiary of Unity Foods Limited.

We focused on the investment made during the year as this represents a significant event occurred during the year. Our audit procedures included the following:

- understanding the design and implementation of management controls and testing control over investment made and accuracy of its recording in the system and impaling policies consistently;
- verifying the consideration paid and inspecting supporting documents and contracts and approval at appropriate level;
   and
- assessing the adequacy of the disclosures made in respect of the

details of investments held by the Company at the year end. 03 Stock in trade We performed a range of audit procedures with respect to inventory items including: As disclosed in note 10 to the accompanying unconsolidated financial physical observation of inventory statements, the stock in trade balance counts: has been substantially increased and testing valuation methods and their appropriateness in accordance with constitutes 25.3% of total assets of the Company. The cost of raw material, the applicable accounting standards: work in process, and finished goods is testing the calculations of per unit cost of finished goods, and work in process determined at weighted average cost including a proportion of production and assessing the appropriateness of overheads. management's basis for the allocation of cost and production overheads; and We focused on stock in trade as it is a significant portion of Company's total assessment of the adequacy of the assets and it requires management disclosures made in respect of the determining accounting policies and the details of judgement in appropriate costing basis and inventory balances held by the assessing its total cost. Company at the year end. 04 **Trade Debts** Refer to note 11 to the unconsolidated Our audit procedures to assess the valuation of trade debts, amongst others, financial statements. included the following: As at 30 June 2021, the Company's trade debtors were gross obtaining an understanding of and 12,307.034 million assessing the design and implementation of management's key We identified recoverability of trade internal controls relating to credit debts as a key audit matter as it control process (including involves significant management account application approvals and judgement in determining credit limit review), debt collections recoverable amount of trade debts. process and making allowance for ECLs.; testing the accuracy of trade receivable aging report, on a sample basis, by comparing individual balances in the report with underlying documentation to ensure the balances appearing in the ageing report were classified within appropriate ageing bracket: circularizing direct confirmation to debtors on sample basis assessing the historical accuracy of Credit loss if any under IFRS 9 by

examining the utilization or release of previously recorded provisions for doubtful debts.

#### 05 | Short term investment

As disclosed in note 13 to the accompanying unconsolidated financial statements, the Company has made investments in Mutual fund units and Term Deposit Receipts amounting to Rs. 6,858.99 million which constitutes 16% of total assets of the Company.

We focused on the investment made during the year as this represents a significant event occurred during the year. Our audit procedures included the following:

- understanding the design and implementation of management controls and testing control over investment made and accuracy of its recording in the system and impaling policies consistently;
- verifying the consideration paid and inspecting supporting documents and contracts and approval at appropriate level;
   and
- assessing the adequacy of the disclosures made in respect of the details of investments held by the Company at the year end.

#### 06 Sales

Refer to note 24 to the unconsolidated financial statements which shows that revenue of the company has substantially increased.

The Company recognized revenue of Rs. 66,400.97 million from the sale of goods to domestic as well as export customers during the year ended 30 June 2021 as compared to Rs. 29,872.02 million previous year.

We identified recognition of sales as a key audit matter because sales is one of the key performance indicators of the Company and gives rise to a risk that revenue is recognized without transferring the risk and rewards Our audit procedures to assess recognition of sales, amongst others, included the following:

- obtaining an understanding of the process relating to recording of sales and testing the design, implementation and operating effectiveness of key internal controls over recording of revenue;
- assessing the appropriateness of the Company's accounting policies for recording of sales and compliance of those policies with applicable accounting standards;
- comparing a sample of sale transactions recorded during the year with sales orders, sales invoices, delivery challans and other relevant underlying documents;
- comparing a sample of sale transactions recorded around the year with the sales orders, sales invoices, delivery challans and other relevant underlying documentation to assess if the sale was recorded in the appropriate accounting period;

- comparing, on a sample basis, specific sale transactions recorded just before and just after the financial year end date to determine whether the revenue had been recognized in the appropriate financial period; and
- scanning for any manual journal entries relating to sales raised during the year which were considered to be material or met other specific risk based criteria for inspecting underlying documentation

#### 07 Borrowings and finance costs

Refer notes 22 and 30 to the unconsolidated financial statements.

The Company has obtained a range of financing facilities from different financial institutions with varying terms and tenure and incurred substantial cost.

This was considered to be a key audit matter as these affects Company's gearing, liquidity and solvency. Further, compliance with debt covenants is a key requirement of these financing arrangements.

Our audit procedures included the following:

- assessing the design and operating effectiveness of the Company's internal controls over recording the terms and conditions of borrowings from financial institutions, including their classification as either current or non-current and associated costs;
- obtaining confirmations of borrowings as at 30 June 2021 directly from the financial institutions;
- testing the calculation of mark-up recognized as both an expense and capitalized during the year to assess whether these were accounted for in accordance with approved accounting standards as applicable in Pakistan and
- assessing the adequacy of the Company's compliance with the loan covenants and the disclosure in the unconsolidated financial statements.

## The Company's exposure to litigation risk

On 24 May 2018 the Company and the former directors received a notice from Habib Bank Limited relating to Suo Moto Notice of Supreme Court on Loan write off pertaining to the period 2007. The former management on their own behalf and on behalf of the Company have filed a statement on June 5, 2018 through their legal counsel whereby they have explained that the due amounts were paid by the then

Our procedures in relation to this matter included:

- Obtaining and reviewing details of the significant pending legal case and discussed the same with Company's management;
- Circulation of confirmations to the company's external legal counsel for their views on open legal/tax matters;
- Reviewing correspondence of the

management to National bank of Pakistan and Habib Bank Limited. The case is yet to be decided. The current management believes that no liability or payment accrues against the Company. Accordingly, no provisioning has been provided in these unconsolidated financial statements.

Due to the uncertainty involved in the outcome of this case we have identified this as key audit matter.

company with the relevant authorities;

- Evaluation of rationale provided by the company and opinion of the external legal counsel
- Reviewing the disclosures made in the unconsolidated financial statements in respect of such contingencies

## Information Other than the unconsolidated financial statements and Auditor's Report Thereon

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

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

In connection with our audit of the unconsolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the unconsolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

## Responsibilities of Management and Board of Directors for the unconsolidated financial statements

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

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

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

#### Auditor's Responsibilities for the Audit of the unconsolidated financial statements

Our objectives are to obtain reasonable assurance about whether the unconsolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs as applicable in Pakistan will always detect a material misstatement when it exists.

Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these unconsolidated financial statements.

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

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

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

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

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

#### **Report on Other Legal and Regulatory Requirements**

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

- proper books of account have been kept by the Company as required by the Companies Act, 2017 (XIX of 2017);
- the statement of financial position, the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes thereon have been drawn up in conformity with the Companies Act, 2017 (XIX of 2017) and are in agreement with the books of account and returns;
- investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Company's business;
- zakat deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980), was deducted by the company and deposited in the Central Zakat Fund established under section 7 of that Ordinance; and

The engagement partner on the audit resulting in this independent auditor's report is Mr. Ahsan Elahi Vohra.

#### **Chartered Accountants**

Karachi

Date : October 06, 2021



### **ANIMAL FEED BUSINESS SEGMENT**



پيوركهلاؤ پيداوار اور منافع برهاؤ





#### UNCONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at June 30, 2021

7.5 de 5 de 15	Note	2021	2020
ASSETS		(Rupe	es)
Non-current assets	,		
Property, plant and equipment	6	7,759,129,877	3,330,924,966
Right-of-use assets	7	192,881,614	88,807,491
Intangible assets	8	9,321,846	10,912,981
Long term deposits		20,938,286	4,436,599
Long term investment	9	827,640,674	366,541,770
Deferred taxation - net	19	-	19,150,507
		8,809,912,297	3,820,774,314
Current assets	10	10.752.525.490	F 048 F40 001
Stock-in-trade	10	10,752,535,480	5,048,540,001
Stores and spares	11	38,402,176	64,470,283
Trade debts	11	12,290,844,147	7,765,666,856
Advances, deposits and prepayments	12	117,644,803	86,869,768
Other receivables		85,642,353	9,753,965
Sales tax receivable		400,635,324	-
Taxation - net of provision	40	2,865,729,672	1,983,954,200
Short term investments	13	6,858,985,954	-
Cash and bank balances	14	318,042,746	163,360,179
		33,728,462,655	15,122,615,252
Total assets		42,538,374,952	18,943,389,566
EQUITY AND LIABILITIES			
Share capital and reserves			
Share capital	15	9,940,500,000	5,440,500,000
Unappropriated profit		3,438,779,398	409,190,974
		13,379,279,398	5,849,690,974
Non-current liabilities		, , ,	2,2 12,22 2,21 1
Long term loans	16	163,358,284	127,888,256
Lease liabilities	17	107,744,457	82,789,524
Deferred government grants	18	10,853,424	5,974,419
Deferred taxation - net	19	64,772,714	-
		346,728,879	216,652,199
Current liabilities			
Current portion of long term loans	16	183,805,051	51,023,399
Current portion of lease liabilities	17	98,031,835	16,765,785
Current portion of deferred government grants	18	16,074,244	11,136,710
Trade and other payables	20	13,631,498,677	8,838,121,773
Accrued mark-up	21	188,730,879	65,799,695
Short term borrowings	22	14,693,556,982	3,892,256,023
Unclaimed dividend		669,007	747,612
Sales tax payable		-	1,195,396
		28,812,366,675	12,877,046,393
Contingencies and commitments	23		
Total equity and liabilities		42,538,374,952	18,943,389,566

The annexed notes from 1 to 44 form an integral part of these annual audited unconsolidated financial statements.

Director

Chief Executive



#### **UNCONSOLIDATED STATEMENT OF PROFIT OR LOSS**

For the Year Ended June 30, 2021

	Note	2021 (Rupe	2020 ees)
Net sales	24	66,400,968,204	29,872,020,642
Cost of sales	25	(61,209,315,624)	(27,847,049,156)
Gross profit		5,191,652,580	2,024,971,486
Selling and distribution expenses	26	(1,035,076,796)	(690,610,361)
Administrative expenses	27	(393,197,611)	(219,731,575)
Other operating income / (expenses)	28	189,354,485	(387,940,582)
		(1,238,919,922)	(1,298,282,518)
Other income	29	316,520,964	8,533,876
Profit before interest and taxation		4,269,253,622	735,222,844
Finance cost	30	(880,121,921)	(540,672,554)
Profit before taxation		3,389,131,701	194,550,290
Taxation	31		
Current	31	(193,468,988)	
Deferred		(83,923,221)	15,078,506
Deterred		(277,392,209)	15,078,506
		, , , , , , , , , , , , , , , , , , , ,	, ,
Profit after taxation		3,111,739,492	209,628,796
			Restated
Basic and diluted earnings per share	32	3.44	0.35

The annexed notes from 1 to 44 form an integral part of these annual audited unconsolidated financial statements.

Director

Chief Executive



#### UNCONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the Year Ended June 30, 2021

2021	2020
(Rup	ees)
3,111,739,492	209,628,796
_	-
3,111,739,492	209,628,796
	(Rup 3,111,739,492 -

The annexed notes from 1 to 44 form an integral part of these annual audited unconsolidated financial statements.



Chief Executive



#### **UNCONSOLIDATED STATEMENT OF CHANGES IN EQUITY**

For the Year Ended June 30, 2021

	Share capital	Unappropriated profit	Total
		(mpccc)	
Balance as at June 30, 2019	5,440,500,000	253,967,178	5,694,467,178
Transactions with owners recorded directly in equity			
Final dividend @ 1% for the year ended June 30, 2019	-	(54,405,000)	(54,405,000)
		, , , ,	, , , ,
Total comprehensive income for the year ended June 30, 2020	-	209,628,796	209,628,796
Balance as at June 30, 2020	5,440,500,000	409,190,974	5,849,690,974
balance as actume 30, 2020	3,440,300,000	405,150,574	3,043,030,374
Transactions with owners recorded directly in equity			
Issuance of right shares	4,500,000,000	-	4,500,000,000
Transaction cost incurred on issuance of right shares	-	(82,151,068)	(82,151,068)
Total comprehensive income for the year ended June 30, 2021		2 111 720 402	2 111 720 402
Total comprehensive income for the year ended June 50, 2021	-	3,111,739,492	3,111,739,492
Balance as at June 30, 2021	9,940,500,000	3,438,779,398	13,379,279,398

The annexed notes from 1 to 44 form an integral part of these annual audited unconsolidated financial statements.

Director

Chief Executive



#### **UNCONSOLIDATED STATEMENT OF CASH FLOWS**

For the Year Ended June 30, 2021			
·	lote	2021	2020
		(Rupe	ees)
CASH FLOWS FROM OPERATING ACTIVITIES			
Cash (used in)/ generated from operating activities	33	(1,612,020,684)	1,383,531,232
Taxes paid		(1,075,244,460)	(1,272,792,474)
Long term deposits paid		(16,501,687)	(1,048,000)
Donations paid		(18,140,148)	
Net cash (used in)/ generated from operating activities		(2,721,906,979)	109,690,758
CASH FLOWS FROM INVESTING ACTIVITIES			
Purchases of property, plant and equipment		(4,602,038,130)	(370,765,853)
Proceeds from disposal of property, plant and equipment		16,424,089	-
Purchase of intangible assets		(946,827)	(4,505,008)
Investment in shares of the Subsidiary		(461,098,904)	(366,541,770)
Short term investments		(6,850,000,000)	-
Profit received on short term investments		171,342,990	-
Net cash used in investing activities		(11,726,316,782)	(741,812,631)
CASH FLOWS FROM FINANCING ACTIVITIES			
Proceeds from short term borrowings - net		9,809,953,999	1,250,974,520
Long term loan received		274,860,310	196,022,784
Long term loan repaid		(98,239,460)	-
Rentals paid against right-of-use assets		(73,944,474)	(27,237,381)
Lease liabilities - net		(13,824,648)	-
Loan received from related party - net		-	(179,866,504)
Dividend paid		(78,605)	(54,845,699)
Finance cost paid		(705,016,686)	(503,519,728)
Proceeds from issuance of right shares		4,500,000,000	-
Transaction cost paid on issuance of right shares		(82,151,068)	-
Net cash generated from financing activities	·	13,611,559,368	681,527,992
Net (decrease)/ increase in cash and cash equivalents		(836,664,393)	49,406,119
Cash and cash equivalents at the beginning of the year 3	3.1	(102,132,974)	(151,539,093)
Cash and cash equivalents at the end of the year		(938,797,367)	(102,132,974)

The annexed notes from 1 to 44 form an integral part of these annual audited unconsolidated financial statements.

Director

Chief Executive



#### NOTES TO THE UNCONSOLIDATED FINANCIAL STATEMENTS

For the Year Ended June 30, 2021

#### 1 THE COMPANY AND ITS OPERATIONS

- 1.1 Unity Foods Limited ("the Company") was incorporated in Pakistan in 1991 as a Private Limited Company under the Companies Ordinance, 1984 (now the Companies Act, 2017) and subsequently converted into a Public Limited Company on June 16, 1991. Shares of the Company are listed in Pakistan Stock Exchange since February 01, 1994. The principal business activity of the Company has been changed from yarn manufacturing to edible oil extraction, refining and related businesses.
- 1.2 Geographical locations and addresses of business units including plants of the Company are as under:

<u>Addresses</u> <u>Purpose</u>

Karachi, Sindh

- Unity Tower, Plot No. 8-C, Block-6, P.E.C.H.S. Registered Office of the Company

- Plot No. A-48, Industrial Zone, Port Qasim. Oil Refinery

Kotri, District Hyderabad, Sindh

- Plot No. N-25 & N-27/B, SITE Area. Edible Oil Extraction Plant, Refinery and Pellitising Mills

Hub, Balochistan

- Plot No. C-375, C-376, C-377, C-382, C-383 and C- Soap plant 384 Hub Industrial Estate, Lasbella.

**1.3** The Company has the following subsidiaries:

Name Percentage of shareholding

Sunridge Foods (Private) Limited 100%

#### 2 SUMMARY OF SIGNIFICANT TRANSACTIONS AND EVENTS OCCURRED DURING THE YEAR

#### Further acquisition of shares of the Subsidiary

During the year, the Company has acquired remaining 31% equity (16,467,818 shares of Rs. 10/- each) of Sunridge Foods (Private) Limited, "the Subsidiary" at a price of Rs. 28 per share. Whereas the Company has acquired 69% ownership in Sunridge Foods (Private) Limited during the last financial year. Subsequent to further acquisition of 31% equity, Sunridge Foods (Private) Limited becomes a wholly owned subsidiary of the Company.

The Subsidiary was incorporated in Pakistan as a private limited company on March 16, 2015 under the Companies Ordinance, 1984 (now the Companies Act, 2017) having its registered office located at 4th Floor, 73-C, Jami Commercial, Street No. 8 DHA Phase VII, Karachi. The principle activity of the Subsidary is processing of food items.

#### Right issue of share capital

During the year, the Company issued further 450,000,000/- (Four Hundred Fifty Million) ordinary shares of the Company of Rs. 10/- per share, in proportion to the number of shares held by each shareholder (i.e. as right shares) in accordance with the provisions of Section 83 of the Companies Act, 2017 and all applicable laws, at a price of PKR 10/- per share (i.e. at par), in the ratio of approximately 82.71 right shares for every 100 previous existing ordinary share of PKR 10/- each, against payment to the Company of the price of the share subscribed, which shares ranked pari passu in all respects with the previous existing ordinary shares of the Company (the "Right Issue").

The purpose of the Right Issue was to meet the increased working capital requirements of the Company in order to, inter alia, enhance profitability of the Company and, consequentially, the returns to the shareholders. Accordingly, the proceeds from the Right Issue were primarily utilized for meeting the increased working capital requirements of the Company. This has made a positive impact on profitability, thereby enhancing expected returns to the shareholders.



#### 3 BASIS OF PREPARATION

#### 3.1 Statement of compliance

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

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

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

#### 3.2 Basis of measurement

These annual audited unconsolidated financial statements have been prepared;

- (i) under the historical cost convention except otherwise stated.
- (ii) following accrual basis of accounting except for cash flow information.

#### 3.3 Functional and presentation currency

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

#### 3.4 Use of estimates and judgments

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

The estimates underlying the assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods. Information about the judgments made by the management in the application of the accounting policies, that have the most significant effect on the amounts recognized in these annual auditedunconsolidated financial statements, assumptions and estimation uncertainties with significant risk of material adjustment to the carrying amount of asset and liabilities in the next year are described in the following notes:

- Property, plant and equipment and depreciation (refer note 5.1)
- Right-of-use assets (refer note 5.3)
- Intangible assets and amortization (refer note 5.4)
- Stock-in-trade (refer note 5.6)
- Lease liabilities (refer note 5.14)
- Government grant (refer note 5.16)
- Provisions (refer note 5.17)
- Taxation (refer note 5.20)
- Contingent liabilities (refer note 5.21)
- Impairment (refer note 5.24)



#### 3.5 Impact of COVID-19 on financial statements

A novel strain of corona virus (COVID-19) that first surfaced in China was classified as a pandemic by the World Health Organization on March 11, 2020, impacting countries globally including Pakistan. Government of Pakistan has taken certain measures to reduce the spread of the COVID-19 including lockdown of businesses, suspension of flight operations, intercity movements, cancellation of major events etc. These measures have resulted in an overall economic slowdown, disruptions to various business and resultant liquidity constraints. FMCG sector, the sector in which Company operates, was fortunate enough and was allowed to operate during the pandemic. The Company has also availed Government's scheme for financing wages and salaries and has made required disclosures. Based on the assessment carried out by the management, there is no material financial impact of COVID-19 in these annual audited unconsolidated financial statements.

#### 4 NEW STANDARDS, INTERPRETATIONS AND AMENDMENTS TO PUBLISHED APPROVED ACCOUNTING STANDARDS

The Company has adopted all the new standards and amendments to the following approved accounting standards as applicable in Pakistan which became effective during the year:

4.1	Effective in current year and not relevant to the Company		Effective date (annual periods beginning on or after)
	IFRS 3	Business Combinations - The amendments narrowed and clarified the definition of a business, the amendments aiming to resolve the difficulties that arise when an entity determines whether it has acquired a business or	<del></del>
		a group of assets.	January 1, 2020
	IFRS 16	Leases - The objective of the amendment is to give timely relief to lessees to Covid-19 - related rent concessions while still enabling them to provide	
		useful information about their leases to investors.	January 1, 2020
	IFRS 7	Financial Instruments "disclosures".	January 1, 2020
	IFRS 9	Financial Instruments "disclosures".	January 1, 2020
	IAS 1	Presentation of Financial Statements - amendments to its definition of	
		material to make it easier for companies to make materiality judgements.	January 1, 2020
	IAS 39	Financial Instruments: Recognition and Measurement	January 1, 2020
	IAS 41	Agriculture	January 1, 2020

The above standards and amendments are not expected to have any material impact on the Company's annual audited unconsolidated financial statements in the period of initial application.

In addition to the above, standards, amendments and improvements to various IFRS have also been issued by the IASB in December 2017. Such improvements are generally effective for accounting periods beginning on or after January 01, 2019 respectively. The Company expects that such improvements to the standards will not have any material impact on the Company's annual audited unconsolidated financial statements in the period of initial application.

#### 4.2 International Financial Reporting Standards (IFRS Standards) and amendments that are not yet effective

#### IFRS 16 COVID-19 - Related Rent Concessions

The International Accounting Standards Board (the Board) has issued amendments to IFRS 16 (the amendments) to provide practical relief for lessees in accounting for rent concessions. Under the standard's previous requirements, lessees assess whether rent concessions are lease modifications and, if so, apply the specific guidance on accounting for lease modifications. This generally involves remeasuring the lease liability using the revised lease payments and a revised discount rate.

January 01, 2022



	Rent concessions are eligible for the practical expedient if they occur as a direct consequence of the COVID-19 pandemic and if all the following criteria are met:	January 01, 2022
	<ul> <li>a) The change in lease payments results in revised consideration for the lease that is substantially the same as, or less than, the consideration for the lease immediately preceding the change;</li> </ul>	
	b) Any reduction in lease payments affects only payments originally due on or before June 30, 2021; and	
	c) there is no substantive change to the other terms and conditions of the lease.	
	The standard is not likely to have any effect on Company's financial statements.	January 01, 2022
IFRS 3	Business Combinations - amendments updating a reference to the Conceptual Framework	January 01, 2023
IFRS 4	Insurance Contracts - Amendments regarding the expiry date of the deferral approach	January 01, 2023
IFRS 9	Financial Instruments - The amendment clarifies which fees an entity includes when it applies the '10 per cent' test in assessing whether to derecognise a financial liability.	January 01, 2022
IAS 1	Presentation of Financial Statements - Amendments regarding the classification of current and non-current liabilities.	January 01, 2023
IAS 8	Accounting Policies, Changes in Accounting Estimates and Errors - Amendment regarding the definition of accounting estimates, the standard defines the concept of a "change in accounting estimates".	January 01, 2023
IAS 12	Income taxes - Amendment regarding to clarify how companies account for deferred tax on leases and decommissioning obligations	January 01, 2023
IAS 16	Property, plant and equipment - The amendments clarify the prohibition on an entity from deducting from the cost of an item of property, plant and equipment any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Instead, an entity recognizes the proceeds from selling such items, and the cost of producing those items, in profit or loss.	January 01, 2022
IAS 37	Provisions, Contingent Liabilities and Contingent Assets - The amendments specify the costs a company should include as the cost of fulfilling a contract when assessing whether a contract is onerous	January 01, 2022

The IASB issued 'Interest Rate Benchmark Reform — Phase 2 (Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16)' with amendments that address issues that might affect financial reporting after the reform of an interest rate benchmark, including its replacement with alternative benchmark rates. The amendments are effective for annual periods beginning on or after January 01, 2021. The standard is not likely to have any effect on Company's annual audited unconsolidated financial statements.

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

IFRS 1 First time adoption of IFRS

IFRS 17 Insurance contracts



#### 5 SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies applied in the presentation of these annual audited financial statements are set out below. These policies have been consistently applied to all the years presented.

#### 5.1 Property, plant and equipment and depreciation

#### **Initial recognition**

The cost of an item of property, plant and equipment is recognized as an asset if it is probable that future economic benefits associated with the item will flow to the Company and the cost of such item can be measured reliably.

Recognition of the cost in the carrying amount of an item of plant and equipment ceases when the item is in the location and condition necessary for it to be capable of operating in the manner intended by the management.

#### Measurement

Property, plant and equipment (except land) are stated at cost less accumulated depreciation and impairment losses, if any. The costs of Property, plant and equipment include:

- a) Its purchase price including import duties, non-refundable purchase taxes after deducting trade discounts and rebates; and
- b) Any other costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management.
- c) Borrowing costs, if any.

When parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment.

#### Subsequent expenditure

Expenditure incurred to replace a significant component of an item of plant and equipment is capitalized and the asset so replaced is retired. Other subsequent expenditure is capitalized only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the items can be measured reliably. All other expenditure (including repairs and normal maintenance) is charged in the unconsolidated statement of profit or loss as an expense when it is incurred.

#### Depreciation

Depreciation on all items except for free hold land is charged on straight line method at the rates specified in respective note to these annual audited unconsolidated financial statements and is generally charged in the unconsolidated statement of profit or loss.

Depreciation on addition is charged from the month the asset is available for use up to the month prior to disposal. Depreciation methods, useful lives and residual values of each part of property, plant and equipment that is significant in relation to the total cost of the asset are reviewed, and adjusted if appropriate, at each financial year end.

#### Gain or loss on disposal

Gain and loss on disposal of assets are charged in the unconsolidated statement of profit or loss, and the related revaluation surplus on property, plant and equipment, if any, is transferred directly to retained earnings.

#### 5.2 Capital work-in-progress

Capital work-in-progress is stated at cost less impairment loss, if any and consists of expenditure incurred (including any borrowing cost, if applicable) and advances made in the course of their construction and installation. Transfers are made to relevant class of assets as and when assets are available for intended use.



#### 5.3 Right-of-use assets

Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease term and the estimated useful lives of the assets, as disclosed in note 7 to these annual audited unconsolidated financial statements.

If ownership of the leased asset is transfered to the Company at the end of the lease term or the cost reflects the exercise of a purchase option, depreciation is calculated using the estimated useful life of the asset.

#### 5.4 Intangible assets and amortization

Intangible assets are stated at cost less accumulated amortization and impairment losses, if any.

Subsequent expenditure on capitalized intangible assets is capitalized only when it increases the future economic benefits embodied in the specific assets to which it relates. All other expenditure are charged in the unconsolidated statement of profit or loss as incurred.

Amortization is charged in the unconsolidated statement of profit or loss on a straight line basis over the estimated useful lives of intangible assets unless such lives are indefinite. Amortization on additions to intangible assets is charged from the month in which an item is acquired or capitalized while no amortization is charged for the month in which the item is disposed off.

#### 5.5 Trade debts, advances and other receivables

Trade debts, advances and other receivables are recognized initially at fair value and subsequently measured at amortized cost, as the case may be, less provision for impairment, if any. A provision for impairment is established when there is an objective evidence that the Company will not be able to collect all amounts due according to the original terms of receivables. Receivables considered irrecoverable are written-off.

#### 5.6 Stock-in-trade

Stock-in-trade and stock-in-transit are stated at the lower of cost less impairment loss if any or net realizable value. Cost is arrived at on a weighted average basis. Cost of work-in-process and finished goods include cost of materials and appropriate portion of production overheads. Net realizable value is the estimated selling price in the ordinary course of business less costs of completion and selling expenses. Scrap stocks and by-products are valued at their estimated net realizable value.

#### 5.7 Stores and spares

Stores and spares are stated at cost less provision for slow moving and obsolete items. Cost is determined by using the weighted average method. Items in transit are valued at cost comprising invoice value plus other charges incurred thereon.

#### 5.8 Cash and cash equivalents

For the purpose of presentation in the unconsolidated statement of cash flow, cash and cash equivalents includes cash in hand, balances with banks and short term borrowings (running finance) availed by the Company, which are repayable on demand and form an integral part of the Company's cash management.

#### 5.9 Trade and other payables

Trade and other payables are recognized initially at fair value plus directly attributable costs, if any, and subsequently measured at amortized costs.



### 5.10 Staff retirement benefits

#### **Defined contribution plan**

The Company contributes to an approved contributory provident fund scheme for all its permanent employees. Equal monthly contributions, both by the Company and the employees are made to the fund, at the rate of 8.33% of the basic salary plus cost of living allowance. All regular employees are eligible for provident fund upon their confirmation. Obligation for contributions to defined contribution plan by the Company is recognized as an expense in the unconsolidated statement of profit or loss

# 5.11 Borrowing cost

Borrowing cost and other related costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use. All other borrowing costs are recognised as an expense in the period in which they are incurred. Borrowing costs include exchange differences arising on foreign currency borrowings, obtained for acquisition, construction or production of qualifying assets, to the extent that they are regarded as an adjustment to interest cost are included in the cost of qualifying assets.

# 5.12 Off-setting of financial assets and financial liabilities

Financial assets and financial liabilities are off-set and the net amount is reported in these annual audited unconsolidated financial statements only when the Company has currently legally enforceable right to set-off the recognized amounts and the Group intends either to settle on a net basis or to realize the assets and to settle the liabilities simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in normal course of business and in the event of default, insolvency or winding up of the Company or the counter parties.

# **5.13** Foreign currency translation

Transactions in foreign currencies are converted into functional currency "Rupees" at the rates of exchange prevailing on the dates of transactions. Monetary assets and liabilities in foreign currencies are translated into functional currency at the rates of exchange prevailing at the date of the statement of financial position. Exchange gains and losses are charged in the unconsolidated statement of profit or loss.

## 5.14 Lease liabilities

The Company assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. The Company applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Company recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

At the commencement date of the lease, the Company recognises lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Company and payments of penalties for terminating the lease, if the termination option is reasonably certain to be exercised. Variable lease payments that do not depend on an index or a rate are recognised as expenses (unless they are incurred to produce inventories) in the period in which the event or condition that triggers the payment occurs. In calculating the present value of lease payments at the lease commencement date, the Company uses the interest rate implicit in the lease. In case where the interest rate implicit in the lease is not readily determinable, the Company uses its incremental borrowing rate. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments or a change in the assessment of an option to purchase the underlying asset.



## 5.15 Short-term leases and leases of low-value assets

The Company applies the short-term lease recognition exemption to its short-term leases of regional sales offices and warehouses, (i.e., those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies the lease of low-value assets recognition exemption to leases that are considered to be low value. Lease payments on short-term leases and leases of low-value assets are recognised as expense on a straight-line basis over the lease term.

## 5.16 Government grants

Government grants are recognised where there is reasonable assurance that the grant will be received and all attached conditions will be complied with. When the grant relates to income, it is recognised as income on a systematic basis over the periods that the related costs, for which it is intended to compensate, are expensed out.

#### 5.17 Provisions

A provision is recognised in unconsolidated the statement of financial position when the Company has a legal or constructive obligation as a result of a past event, and it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of obligation. Provisions are measured at the present value of expected expenditure, discounted at a pre-tax rate, reflects current market assessment of the time value of money and the risk specific to the obligation. However, provisions are reviewed at each reporting date and adjusted to reflect current best estimate.

# 5.18 Revenue recognition

- Domestic sales are recognised as revenue when invoiced with the transfer of significant risks and rewards of ownership, which coincides with delivery.
- Export sales are recognised as revenue when invoiced with the transfer of significant risks and rewards of ownership, which
  coincides either with date of shipping bill or upon delivery to customer or its representative, based on terms of
  arrangement.
- Toll manufacturing / partial manufacturing income is recognised when related services are rendered.

## 5.19 Income on bank deposits and finance cost

The Company's finance income is included in other income and interest expense is included in finance cost. Interest income or expense is charged using the effective interest method.

# 5.20 Taxation

Income tax expense comprises current and deferred tax. Income tax expense is charged in the unconsolidated statement of profit and loss, except to the extent that it relates to items recognized directly in equity or in other comprehensive income, in which case it is recognized in equity or in other comprehensive income respectively. In making the estimates for income taxes currently payable by the Company, the management considers the current income tax law and the decisions of appellate authorities on certain issues in the past.

## a) Current

Current tax is the expected tax payable or receivable on the taxable income or loss for the year, using tax rates enacted or substantively enacted at the reporting date, and any adjustment to tax payable or receivable in respect of previous years.

Provisions for current taxation is based on taxability of certain income streams of the Company under presumptive / final tax regime at the applicable tax rates and remaining income streams chargeable at current rate of taxation under the normal tax regime and / or minimum tax liability or alternate corporate tax as applicable, after taking into account tax credits and tax rebates available, if any.



## b) Deferred

Deferred tax is recognized using balance sheet asset/ liability method, providing for deductible/ temporary difference between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. The amount of deferred tax provided is based on the expected manner of realization or settlement of the carrying amount of assets and liabilities, using the tax rates enacted or substantively enacted at the date of the unconsolidated statement of financial position.

The Company recognises a deferred tax asset to the extent that it is probable that taxable profits for the foreseeable future will be available against which the assets can be utilised. Deferred tax assets are reduced to the extent that it is no longer probable that the related tax benefit will be realised.

## 5.21 Contingent liabilities

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

#### 5.22 Investments

#### Investments in subsidiaries

Investments in subsidiaries are initially recognised and carried at cost. The carrying amount of investments is reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists the investment's recoverable amount is estimated which is the higher of its value in use and its fair value less cost to sell. An impairment loss is recognised if the carrying amount exceeds its recoverable amount.

Impairment losses are recognised in unconsolidated statement of profit or loss. An impairment loss is reversed if there has been a change in estimates used to determine the recoverable amount but limited to the extent of initial cost of investments. A reversal of impairment loss is recognised in the statement of profit or loss.

## 5.23 Financial Instruments

# (a) Classification and initial measurement

The Company classifies its financial assets in to following three categories;

- Fair value through other comprehensive income (FVOCI)
- Fair value through profit or loss (FVTPL); and
- Measured at amoritzed cost.

The following assessments have been made on the basis of the facts and circumstances that existed at the date of initial application:

- The determination of business model within which a financial asset is held; and
- The designation and revocation of previous designation of certain financial assets as measured at FVTPL.

# Financial assets at FVOCI

A debt investment is measured at FVOCI if it meets both of the following conditions and is not designated as at FVTPL:

- It is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and
- Its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.



#### Financial assets at EVTPL

All financial assets not classified as measured at amortized cost or FVOCI as described above are measured at FVTPL. On initial recognition, the Company may irrecovably designate a financial asset that otherwise meets the requirements to be measured at amortized cost or at FVOCI or at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

A financial asset is initially measured at fair value plus, for an item not at FVTPL, transaction costs that are directly attributable to its acquisition.

## Financial assets measured at amortized cost

A financial asset is measured at amortized cost if it meets both of the following conditions and is not designated as at fair value through profit or loss:

- It is held within business model whose objective is to hold assets to collect contractual cash flows; and
- Its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on principal amount outstanding.

For assets measured at fair value, gain or loss will either be recorded in the unconsildated statement of profit or loss or other comprehensive income. For investments in equity instruments that are not held for trading, this will depend on whether the Company has made an irrevocable election at the time of initial recognition to account for the equity investment at EVOCI.

## (b) Subsequent measurement

#### Financial assets at FVOCI

These assets are measured at fair value, with gain or loss arising from changes in fair value recognized in the unconsolidated statement of other comprehensive income.

## Financial assets at FVTPL

These assets are subsequently measured at fair value. Net gain or loss, including any interest/ mark-up or dividend income, are recognized in the unconsolidated statement of profit or loss.

# Financial assets measured at amortized cost

These assets are subsequently measured at amortized cost using the effective interest method. The amortized cost is reduced by impairment losses. Interest/ mark-up income, foreign exchange gain or loss and impairment are recognized in the unconsolidated statement of profit or loss.

# (c) Financial liabilities

Financial liabilities are classified as "measured at amortized cost" or "measured at fair value through profit or loss". A financial liability is classified as at FVTPL if it is classified as held for trading, it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gain or loss, including any interest expense, are recognized in the unconsolidated statement of profit or loss.

Financial liabilities are derecognized when the contractual obligations are discharged or cancelled or have expired or when the financial liability's cash flows have been subsequently modified.

# 5.24 Impairment

# (a) Financial assets

The Company recognizes loss allowances for expected credit loss (ECL) in respect of financial assets measured at amortized cost.

The Company applies the simplified approach to recognize lifetime expected credit loss for trade debts. The Company assesses on a forward looking basis the expected credit loss associated with its financial assets.



The Company assesses whether the credit risk on a financial instrument has increased significantly since initial recognition. When making the assessment, the Company uses the change in the risk of a default occuring over the expected life of the financial instrument instead of the change in the amount of expected credit loss. To make the assessment, the Company compares the risk of a default occuring on the financial instrument as at the reporting date with the risk of a default occuring on the financial instrument as at the date of initial recognition and consider reasonable and supportable information, that is available without undue cost or effort, that is indicative of significant increases in credit risk since initial recognition.

Allowances for ECL financial assets measured at amortized cost are deducted from the gross carrying amount of the assets.

An entity shall directly reduce the gross carrying amount of a financial asset when the entity has no reasonable expectations of recovering a financial asset in its entirety or a portion thereof. A write-off constitutes a derecognition event of the Company.

### (b) Impairment of non-financial assets

The carrying amounts of the Company's non-financial assets, other than deferred tax assets and inventories are reviewed at each reporting date to determine whether there is any indication of impairment. If such indication exists, the asset's recoverable amount, being higher of value in use and fair value less costs to sell, is estimated. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. For the purpose of impairment testing, assets that cannot be tested individually are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or groups of assets. An impairment loss is recognised whenever the carrying amount of an asset exceeds its recoverable amount. Impairment loss are charged in the unconsolidated statement of profit or loss.

## 5.25 Proposed dividend and transfer between reserves

Dividend distributions to the Company's shareholders are recognized as a liability in the period in which dividends are approved. Transfer between reserves made subsequent to the reporting date is considered as a non-adjusting event and is recognized in the period in which such transfers are made.

# 5.26 Earnings per share

The Company presents earning per share (EPS) for its ordinary shares. EPS is calculated by dividing the profit or loss attributable to ordinary shareholders of the Company by the weighted average number of ordinary shares outstanding during the year.



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Operating fixed assets

2,733,661,828 597,263,138 3,330,924,966 **DOWN VALUE** As at June 30, WRITTEN 2020 2021 ---(Rupees)--5,704,554,574 2,054,575,303 7,759,129,877 As at June 30, 2021 2021 ACCUMULATED DEPRECIATION ---(Rupees)--Disposals Note 6.1 Depreciation for the year As at July 01, 2020 Depreciation Rate (%) As at June 30, 2021 Disposals ---(Rupees)--Additions/ transfers As at July 01, 2020 Capital work-in-progress (CWIP) 6.1 Operating fixed assets Owned Free hold land

		042) 2,537,648,309	ACT 100 00 (CT3		842) 14,635,726	636) 98,690,756	•	354) 1,289,984,829	953) 5,704,554,574
		1 (229,286,042)	(10 005 E72)		(7,780,842)	8 (5,979,636)		(37,399,354)	(358,993,953)
,	•	971,831	210 700	7017	•	2,514,568		•	3,705,189
		(94,629,041)	(10 27E 00E)	(10,000,000,000)	(3,218,497)	(5,368,807)		(14,975,504)	(157,360,080)
	(30,728,281)	(135,628,832)	(0.070.0)	(100,010,0)	(4,562,345)	(3,125,397)		1,327,384,183 1.12% - 1.14% (22,423,850) (14,975,504)	(202,339,062)
	4%	2%	7000		72%	20%		1.12% - 1.14%	
20,815,016	1,771,909,721	2,766,934,351	200 017 07	40,410,400	22,416,568	104,670,392	•	1,327,384,183	6,063,548,527
1		(6,197,250)	(695 700)	(oo roce)	•	(5,875,900)		•	(12,669,850)
		1,068,790,021	010 010 010	10,012,011	12,426,645	89,948,077		624,293,130	2,939,000,890 3,137,217,487
20,815,016	446,962,926	1,704,341,580	771 000 00	33,505,111	9,989,923	20,598,215		703,091,053	2,939,000,890
Owned Free hold land	Building on lease/ free hold land	Plant and machinery	Furniture, lixtures and office	equipment Computer and auxilliary	equipment	Vehicles	Leased	Lease hold land	

		COST	1		'		ACCUMULATED	ACCUMULATED DEPRECIATION		WRITTEN DOWN VALUE
	As at July 01, 2019	Additions/ transfers	Disposals	As at June 30, 2020	Depreciation Rate	As at July 01, 2019	Depreciation for the year	Disposals	As at June 30, 2020	As at June 30, 2020
		(Rupees)	səə		(%)			(Rupees)		
Owned Free hold land	20,815,016	•	ı	20,815,016	,	,	'		,	20,815,016
Building on lease/ free hold land	356,734,911	90,228,015	1	446,962,926	4%	(13,498,807)	(17,229,474)	1	(30,728,281)	416,234,645
Plant and machinery	1,265,920,037	438,421,543	1	1,704,341,580	2%	(54,842,273)	(80,786,559)	1	(135,628,832)	1,568,712,748
Furniture, fixtures and office										
equipment	22,148,800	11,053,377	1	33,202,177	10% - 20%	(3,401,051)	(5,469,306)	•	(8,870,357)	24,331,820
Computer and auxilliary										
equipment	9,176,245	813,678	1	9,989,923	25%	(2,126,362)	(2,435,983)	1	(4,562,345)	5,427,578
Vehicles	9,586,109	11,012,106	ı	20,598,215	70%	(1,024,645)	(2,100,752)	1	(3,125,397)	17,472,818
Leased										
Lease hold land	702,591,053	200,000	'	703,091,053	703,091,053 1.12% - 1.14%	(9,083,885)	(9,083,885) (13,339,965)	1	(22,423,850)	680,667,203
	2,386,972,171	552,028,719	·	2,939,000,890	II	(83,977,023)	(121,362,039)		(205,339,062)	2,733,661,828



6.2	The depreciation charged for the year has been allocated as follows:		2021	2020
		Note	(Rup	ees)
	Cost of sales	25	145,282,435	113,186,239
	Selling and distribution expenses	26	2,721,272	1,453,659
	Administrative expenses	27	9,356,373	6,722,141
			157,360,080	121,362,039

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

Particulars	Location	Total Area
Lease hold land (Manufacturing plant)	Plot # N27/B, & N37/A, Site Area, Kotri, District Hyderabad.	38,429.60 Sq. Yd
Free hold land (Under construction)	Plot # N25, Site Area, Kotri, District Hyderabad.	148,733.20 Sq. Yd
Lease hold land (Under construction)	Plot # D-51 & D-52, North Western Industrial Zone, Port Muhammad Bin Qasim, Karachi.	13,333.33 Sq. Yd
Lease hold land (Under construction)	Plot # W2/1/67 & 68, North Western Industrial Zone, Port Muhammad Bin Qasim, Karachi. *	6,222.22 Sq. Yd
Lease hold land (Manufacturing plant)	Plot # A-48, Eastern Industrial Zone, Port Muhammad Bin Qasim, Karachi.	24,200.00 Sq. Yd
Lease hold land (Manufacturing plant)	Plot No. C-375, C-376, C-377, C-382, C-383 and C-384 Hub Industrial Estate, Lasbella, Hub.	11,960.00 Sq. Yd
Office premises	Unity Tower, 8-C, Shahrah-e-Faisal, P.E.C.H.S., Block 6, Karachi.	600 Sq. Yd

<sup>\*</sup> The lease transfer of Plot # W2/1/67 & 68 is in process, however the approval of lease transfer and society registration has been obtained from Port Qasim Authority.

# **6.4** Details of property, plant and equipment disposed off / scrapped having book value of five hundred thousand rupees or more each are as follows:

Asset category	Description 	Orignal cost	Accumulated depreciation	Book value		Gain / (loss) on disposal	Mode of disposal	Particulars of buyer	Relation with buyer
	Pre-Press Super Deluxe Expellers	1,900,000	(308,750)	1,591,250	570,833	(1,020,417)	Auction	Abdul Rauf	N/A
Plant and machinery	Pre-Press Super Deluxe Expellers	1,900,000	(308,750)	1,591,250	570,833	(1,020,417)	Auction	Abdul Rauf	N/A
	Pre-Press Super Deluxe Expellers	1,900,000	(308,750)	1,591,250	570,833	(1,020,417)	Auction	Abdul Rauf	N/A
Vehicles	Toyota Corolla Altis 1.6	2,379,000	(436,150)	1,942,850	2,500,000	557,150	Sale and lease back	Al Baraka Bank (Pakistan) Limited	N/A
venicles	Toyota Corolla Altis 1.6	2,329,000	(1,319,767)	1,009,233	3,100,000	2,090,767	Sale and lease back	Al Baraka Bank (Pakistan) Limited	N/A

6.5	Capital work-in-progress - at cost	As at July 1, 2020	Additions/ Adjustments	Transfers/ Adjustments	As at June 30, 2021
			(Rupe	es)	
	Building on lease/ free hold land	426,829,775	1,992,579,010	(1,949,239,925)	470,168,860
	Plant and machinery	165,603,528	2,429,557,581	(1,060,419,435)	1,534,741,674
	Furniture, fixtures and office equipment	4,069,246	20,124,389	(4,000,774)	20,192,861
	Vehicles	760,589	29,127,519	(416,200)	29,471,908
		597,263,138	4,471,388,499	(3,014,076,334)	2,054,575,303
		As at July 1,	Additions/	Transfers/	As at June 30,

	AS at July 1,	Additions/	rransiers/	As at June 30,
	2019	Adjustments	Adjustments	2020
		(Rupe	es)	
Lease hold land	500,000	-	(500,000)	-
Building on lease/ free hold land	229,516,386	273,285,404	(75,972,015)	426,829,775
Plant and machinery	534,485,312	29,654,373	(398,536,157)	165,603,528
Furniture, fixtures and office equipment	4,305,917	638,040	(874,711)	4,069,246
Vehicles	9,718,389	-	(8,957,800)	760,589
	778,526,004	303,577,817	(484,840,683)	597,263,138
	<del></del>			



			2021	2020
7	RIGHT-OF-USE ASSETS	Note	(Rupees	)
	Written down value (WDV) - opening		88,807,491	_
	Impact of initial application of IFRS-16		-	112,057,434
	Net additions/ disposals during the year		169,191,576	-
	Depreciation charged during the year		(65,117,453)	(23,249,943)
	Written down value (WDV) - closing		192,881,614	88,807,491
7.1	Depreciation for the year has been charged to:			
	Cost of sales	25	55,838,333	17,529,046
	Selling and distribution expenses	26	9,279,120	5,720,897
	Selling and distribution expenses	20	65,117,453	23,249,943
8	INTANGIBLE ASSETS			
	Cost	8.1		
	As at July, 01	0.1	14,781,440	10,276,432
	Additions during the year		946,827	4,505,008
	As at June, 30		15,728,267	14,781,440
	,		,	, ,
	Accumulated amortization			
	As at July, 01		(3,868,459)	(1,621,992)
	Amortization charged during the year		(2,537,962)	(2,246,467)
	As at June, 30		(6,406,421)	(3,868,459)
	Written down value as at June, 30		9,321,846	10,912,981
	Amortization rate (%)		20%	20%
8.1	Intangible assets comprise of computer softwares.			
8.2	Amortization for the year has been charged to:			
	Cost of sales	25	761,389	673,940
	Selling and distribution expenses	26	507,592	449,293
	Administrative expenses	27	1,268,981	1,123,234
			2,537,962	2,246,467
9	LONG TERM INVESTMENT			
	Unquoted - at cost			
	Wholly Owned Subsidiary			
	Investment in Sunridge Foods (Private) Limited - Unquoted	9.1	827,640,674	366,541,770

- 9.1 The Company acquired 31% additional equity i.e. 16,467,818 shares of Rs. 10/- each of the Subsidiary during the year at a price of Rs. 28 per share as a result of which Sunridge Foods (Private) Limited became a wholly owned subsidiary of the Company, holding 100% (June 30, 2020: 69%) shareholding in Sunridge Foods (Private) Limited.
- **9.2** The above investments have been made in accordance with the requirements of Companies Act, 2017.



**2021** 2020 -----(Rupees)------

10 STOCK-IN-TRADE

Raw and packing materials

In hand In transit

Traded/ semi-finished goods

Work-in-process

**Finished goods** 

3,792,725,508	531,096,144
5,304,029,641	3,443,996,938
9,096,755,149	3,975,093,082
221,231,142	68,794,256
94,938,036	54,250,306
1,339,611,154	950,402,357
10,752,535,480	5,048,540,001

# 10.1 Pledged as security

As at June 30, 2021, Rs. 655.18 million (June 30, 2020: Rs.1,075.37 million) of the Company's raw material was pledged as security for a Rs.655.18 million (June 30, 2020: Rs.1,425.37 million) loan from various banks.

11	TRADE DEBTS	Note	2021 (Rup	2020 ees)
			()	
	Unsecured			
	Considered good	11.1	12,290,844,147	7,765,666,856
	Considered doubtful		16,190,457	16,190,457
			12,307,034,604	7,781,857,313
	Allowance for expected credit loss	11.2	(16,190,457)	(16,190,457)
			12,290,844,147	7,765,666,856
11.1	Related parties from whom trade debts are due are as under:			
	Sunridge Foods (Private) Limited		-	982,360
	Unity Feeds (Private) Limited		70,918,694	41,200,406
			70,918,694	42,182,766

- 11.2 An extensive independent review of expected credit loss was carried out for the year end balance based on which the allowance for expected credit loss was determined to be Rs. 6,868,506 which is below the prior year accrued balance of Rs. 16,190,457. Being prudent, the management has kept the allowance for expected credit loss at the prior year accrued level.
- 11.3 The maximum aggregate amount of receivable due from related parties at the end of any month during the year was Rs. 718.62 million (June 30, 2020: Rs. 188.54 million).
- 11.4 The aging of the trade debts from related parties as at the reporting date is as under:

	2021	2020
	(Rup	ees)
Not yet due	19,018,328	17,469,134
Past due 1- 60 days	51,900,366	24,713,632
Total	70,918,694	42,182,766



12	ADVANCES, DEPOSITS AND PREPAYMENTS	Note	2021	2020
			(Rupee	s)
	Advances - considered good			
	To suppliers	12.1	74,270,599	62,312,380
	To employees		18,045,129	2,426,979
	Security deposits	12.1&12.2	10,429,307	5,167,153
	Prepayments		14,899,768	16,963,256
			117,644,803	86,869,768
12.1	These advances and deposits are non-interest bearing.			
12.2	These security deposits pertain to imports and right-of-to-	use assets.		
13	SHORT TERM INVESTMENTS	Note	2021	2020
			(Rupee	s)
	At fair value through profit or loss			
	Mutual funds	13.1	1,618,985,954	-
	At amortized cost			
	Term deposit receipts	13.2	5,240,000,000	-
			6,858,985,954	-
13.1	Mutual funds			
	2021 2020			
	Number of units			
	15,997,648		1,618,985,954	
				_
	Balance as at July 1		-	-
	Addition during the year		1,960,000,000	-
	Redemption during the year		(350,000,000)	
	Balance as at June 30		1,610,000,000	-
	Market value as at June 30		1,618,985,954	-
	Unrealized gain		8,985,954	
	omeanzea Pani		0,303,334	

This represents HBL Cash Fund Units redeemable along with dividend units at closing price of previous day NAV . As at June 30, 2021, Rs. 1,618.82 million (June 30, 2020: Nil) out of the total investment value was pledged as security for a Rs. 1,603.70 million (June 30, 2020: Nil) loan from HBL.

# 13.2 This carries markup at 6.5% (June 30, 2020: Nil) having maturity upto one year.

14	CASH AND BANK BALANCES	2021 (Rup	2020 ees)
	Bank balances - conventional banking		
	- In saving accounts	3,207,498	8,796,304
	- In current accounts	282,756,044	104,274,079
		285,963,542	113,070,383
	Bank balances - Islamic banking		
	- In saving accounts	1,788,880	-
	- In current accounts	29,408,246	48,717,508
		31,197,126	48,717,508
	Cash in hand	882,078	1,572,288
		318,042,746	163,360,179

# 14.1 Rate of return on saving accounts

Profit on saving accounts ranges from 2.50% - 6.80% (June 30, 2020: from 6.50% to 11.50%) per annum.



2021 2020

15 SHARE CAPITAL Note -------(Rupees)-------

# **Authorized share capital**

1,000,000,000 (June 30, 2020: 1,000,000,000) ordinary shares of Rs. 10/- each

10,000,000,000

10,000,000,000

Issued, subscribed and paid-up capital

994,050,000 (June 30, 2020: 544,050,000) ordinary

shares of Rs. 10/- each fully paid in cash.

15.1&15.2

9,940,500,000

5,440,500,000

- 15.1 During the year, the Company has issued further 450,000,000 (Four Hundred Fifty Million) ordinary shares of the Company at Rs. 10/- per share (i.e. at par). The purpose of the Right Issue was to meet the increased working capital requirements of the Company in order to, inter alia, enhance profitability of the Company and, consequentially, the returns to the shareholders. Thus the proceeds from the Right Issue have been utilized accordingly thereby enhancing returns to the shareholders.
- **15.2** The shareholders are entitled to receive all distributions including dividends and other entitlements in the form of cash, bonus and right shares, as the case may be, as and when declared by the Company. All shares carry one vote per share without restriction.

16	LONG TERM LOANS	Note	2021	2020
			(Rup	ees)
	Financing under SBP Scheme - non-shariah arrangements	16.1,16.2	281,530,016	178,911,655
	Financing under ITERF Scheme - shariah arrangement	16.3	65,633,319	
			347,163,335	178,911,655
	Current portion shown under current liabilities		(183,805,051)	(51,023,399)
			163,358,284	127,888,256

- 16.1 The Company obtained long term financing from JS Bank during financial year ended June 30, 2020 under a refinance scheme by the State Bank of Pakistan for payment of salaries and wages. The financing carries flat mark-up at the rate of 3% per annum. However, the effective interest rate is calculated as 10.40% per annum and the loan has been recognised at the present value. This loan is repayable in 8 equal quarterly installments commencing from January 2021 discounted at the effective rate of interest. The differential mark-up has been recognised as government grant (as mentioned in note 18.1) which is being amortised to other income over the period of the facility. The financing is secured against plant and machinery of the Company (inclusive of 25% margin).
- 16.2 During the year, the Company has obtained long term financing from Bank of Punjab under the same refinance scheme as mentioned in note 16.1. The financing carries flat mark-up at the rate of 1% per annum and is secured against joint parri passu hypothication charge over current assets of the Company while the margin component is secured against plant and machinery of the Company. All other terms and conditions are similar to the financing mentioned in note 16.1 and accordingly the treatment of loan and government grant has been consistently applied.
- 16.3 The Company has also obtained long term financing from Al baraka Bank (Pakistan) Limited under ITERF "Islamic Temporary Economic Refinance Facility" refinance scheme by State Bank of Pakistan. The facility is secured with exclusive charge over the imported machineries under the expansion projects with 25% margin and lien over debt payment account (DPA) under ITERF. The facility carries a mark-up at the rate of 5% per annum, while the effective interest rate is calculated at 9.75% per annum to recognize same at the present value. The differential mark-up has been recognised as government grant (as mentioned in note 18.2) which is being amortised to other income over the period of the facility.



		2021	2020
17	LEASE LIABILITIES	(Rup	ees)
	Present value of future minimum lease payments	205,776,292	99,555,309
	Less: current portion shown under current liabilities	(98,031,835)	(16,765,785)
	Non current portion	107,744,457	82,789,524

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:

	the periods during which they fail due are as follows.		2021	
		Minimum lease payments	Finance charge	Present value of minimum lease payments
			Mapees	
	Not later than one year	114,463,828	(16,431,993)	98,031,835
	Later than one year but not later than five years	115,064,272	(7,319,815)	107,744,457
	Total future minimum lease payments	229,528,100	(23,751,808)	205,776,292
			2020	
		Minimum lease payments	Finance charge	Present value of minimum lease payments
			Rupees	
	Not later than one year	29,461,119	(12,695,334)	16,765,785
	Later than one year but not later than five years	101,228,735	(18,439,211)	82,789,524
	Total future minimum lease payments	130,689,854	(31,134,545)	99,555,309
		Note	2021	2020
			(Rupe	ees)
17.2	Amount charged in the unconsolidated statement of profit or loss.	30	24,798,529	14,735,253
18	DEFERRED GOVERNMENT GRANT			
	As at July 01		17,111,129	-
	Recognized during the year	18.1, 18.2	35,744,692	17,111,129
	Amortized during the year		(25,928,153)	-
	As at June 30		26,927,668	17,111,129
	Current portion		(16,074,244)	(11,136,710)
	Non-current portion		10,853,424	5,974,419

- 18.1 As mentioned in note 16.1 and 16.2, the purpose of the government grants so recognized is to facilitate the Company in making timely payments of salaries and wages to its employees in light of the COVID-19 pandemic. The grants are conditional upon the fact that the Company would not terminate any employee, due/owing to cash flow limitations, for a period of three months from the date of receipt of the first tranche. The grants are being amortized at the rate of 10.40% per annum.
- 18.2 As mentioned in note 16.3 , the purpose of the government grant given under ITERF is to facilitate the Company in making payments of imported and locally manufactured new plant and machinery to be used for setting-up of new projects. The grant is conditional upon the fact that the Company would be required to contribute its equity share in an escrow account maintained with the Participating Islamic Banking Institution (PIBI). The proceeds in the said account shall be used by the Company only for the purpose of setting up of the project/payment to the supplier etc, representing Company's equity share in the project. The grant is being amortized at the rate of 9.75% per annum.



19	DEFERRED TAXATION - NET	Note	2021	2020
			(Rupe	es)
	Deferred tax asset in respect of:			
	Brought forward losses		91,802,674	93,068,335
	Exchange loss - unrealized		-	49,584,128
	Expected credit loss		4,695,233	4,695,233
	Lease liabilities		3,739,457	3,116,867
	Deferred tax liability in respect of:			
	Accelerated tax depreciation		(161,932,000)	(130,663,692)
	Accelerated tax amortization		(472,151)	(650,364)
	Unrealized gain on short term investment		(2,605,927)	-
	Deferred tax (liability) / asset		(64,772,714)	19,150,507
20	TRADE AND OTHER PAYABLES			
	Trade creditors	20.1	12,653,599,701	8,753,132,930
	Advances from customers - unsecured		5,239,176	6,896,314
	Accrued liabilities	20.2	694,195,510	51,113,746
	Withholding sales tax payable		3,653,466	1,050,702
	Withholding income tax payable		17,368,280	9,636,643
	Provident fund	20.3	2,239,746	1,711,218
	Worker's welfare fund		69,165,953	3,891,006
	Worker's profit participation fund	20.4	182,515,124	10,615,247
	Others		3,521,721	73,967
			13,631,498,677	8,838,121,773

- 20.1 This includes amount due to the Subsidiary Rs. 11.74 million (June 30, 2020: Nil).
- 20.2 This includes a provision which comprises 50% of the value of amount that may be payable to Excise and Taxation Department of Government of Sindh as Sindh Development and Infrastructure Cess which was levied on goods entering or leaving the province through air or sea at prescribed rate under Sindh Finance Ordinance, 2001. Earlier, the levy was challenged by various companies in Sindh High Court (SHC). SHC through its interim order passed on May 31, 2011 ordered that for every consignment cleared after December 28, 2006, 50% of the value of infrastructure cess should be paid in cash and a bank guarantee for the remaining amount should be submitted until the final order is passed. Accordingly, the Company, during the year, filed a petition CP No. 4090 of 2020 in the Honourable High Court of Sindh at Karachi whereby challenging the imposition of Infrastructure Cess and started paying 50% of the value whereas recorded a liability of Rs. 276.80 million remaining amount which is supported by bank guarantee. During the year, the Sindh High Court has passed an order on June 4, 2021 for settlement of remainder of Infrastructure Cess against which the Company has filed an appeal in Supreme Court.

20.3	Provident fund	(Unaudited) 2021	(Audited) 2020
		(Rup	ees)
	Size of the trust	52,055,024	33,792,930
	Cost of investments	49,815,278	32,081,712
	Fair value of investments	49,815,278	32,081,712

**20.3.1** This amount of Rs. 2.24 million is held with Unity Foods Limited as on June 30, 2021 (June 30, 2020: Rs. 1.71 million) and investment from provident fund has been made as per section 218 of the Companies Act, 2017.



20.4	Worker's profit participation fund	Note	2021	2020
			(Rupe	ees)
	As at July 01	20.3.1	10,615,247	14,667,337
	Interest on fund utilized in Company's business		474,485	693,182
	Allocation for the year	28	182,040,639	9,922,065
	Paid during the year		(10,615,247)	(14,667,337)
	As at June 30		182,515,124	10,615,247

20.3.1 Interest on the workers profit participation fund has been accrued at the rate 9.53% (June 30, 2020: 15%) per annum.

21	ACCRUED MARK-UP	Note	2021	2020
			(Rupe	ees)
	Markup accrued on running finance and short term loans	21.1	188,730,879	65,799,695

21.1 This includes mark-up accrued amounting to Rs. 82.75 million (June 30, 2020: Rs. 21.74 million) on shariah arrangements.

22	SHORT TERM BORROWINGS - SECURED	Note	2021	2020
			(Rup	ees)
	Under conventional arrangements			
	Finance against imported merchandise	22.1	6,897,862,544	1,524,331,650
	Short term running finance	22.2	1,256,840,113	265,493,153
	Under Islamic arrangements			
	Short term finance	22.3	6,538,854,325	2,102,431,220
			14,693,556,982	3,892,256,023

- 22.1 Post import facilities (i.e. finance against imported merchandise and finance against trust receipt) from conventional window of commercial banks under mark-up arrangements amounted to Rs. 6,833.07 million (June 30, 2020: Rs. 1,524.33 million). During the year, mark-up on such arrangements ranged between matching KIBOR plus 1% 2% (2020: 1% 2%) per annum for financing in local currency only and 3 months LIBOR plus 2% 4% (June 30, 2020: 3% 4%) per annum for financing in foreign currency.
- 22.2 Short term running finance available from conventional window of various commercial banks under mark-up arrangements amounted to 1,256.84 million (June 30, 2020: Rs. 265.49 million). During the year mark-up on such arrangements ranged between matching KIBOR plus 1% 2% (2020: 1% 2%) per annum.
- 22.3 Funded facilities (isitisna, wakala and murabaha) available from Islamic banks amounted to Rs. 6,538.85 million (June 30, 2020: Rs. 2,102.43 million). During the year, mark-up on such arrangements ranged between matching KIBOR plus 1.5% 2% (2020: 1.25% 1.70%) per annum for financing in local currency only and matching LIBOR plus 2% 4% (2020: 3% 4%) flat per annum for financing in foreign currency.
- 22.4 Post import funded facilities, running finance and funded facilities under Islamic mode are secured by way of pledge over import goods (refere note 10.1) and hypothecation charge over current and fixed assets of the Company.

## 23 CONTINGENCIES AND COMMITMENTS

# **23.1** Contingencies

23.1.1 During the period, in respect of the GIDC matter (as mentioned in note 20.2), the SCP in its judgment dated November 03, 2020, while dismissing all review petitions filed against its earlier judgement dated August 13, 2020, clearly stated that as the SCP held the Act to be intra-vires therefore all the sections are to be applied and that the question pertaining to the applicability of Section 8(2) and its proviso has not been agitated and its relief lies elsewhere and that the companies claiming any relief under GIDC Act, 2015 may approach the right forum. Further, SCP has permitted the Government to collect arrears of GIDC that have become due up to July 31, 2020 in 48 equal installments. Meanwhile, during the year, the Company has filed petition CP No. 4090 of 2020 in the Honourable High Court of Sindh at Karachi whereby challenging the imposition of Infrastructure Cess. The Sindh High Court has passed an order on June 4, 2021 for settlement of remainder of Infrastructure Cess against which the Company has filed an appeal in SCP and SCP's order is awaited.



23.1.2 On May 24, 2018 the Company and the former directors received a notice from Habib Bank Limited relating to Suo Moto Notice of Supreme Court on loan write off pertaining to the period 2007. The former management for their own behalf of the Company have filed a statement on June 5, 2018 through their legal counsel whereby they have explained that due amounts were paid by the then management to the National Bank of Pakistan and Habib Bank Limited. The case is yet to be decided. The current management believes that no liability or payment accrues against the Company. Accordingly, no provisioning has been provided in these unconsolidated financial statements.

# 23.2 Commitments

**23.2.1** Commitments under letter of credit for raw materials as at June 30, 2021 amounted to Rs. 6,093.50 million (June 30, 2020: Rs. 1,443.40 million).

		Note	2021	2020
24	NET SALES		(Rupe	ees)
	Local		74,671,145,682	32,659,472,573
	Export		310,075,496	1,435,000,796
			74,981,221,178	34,094,473,369
	Sales tax		(8,565,867,586)	(4,103,975,937)
	Trade discount		(15,335,421)	(151,801,737)
			(8,581,203,007)	(4,255,777,674)
	Toll manufacturing		950,033	33,324,947
			66,400,968,204	29,872,020,642
25	COST OF SALES			
	Raw material consumed		60,274,682,512	26,047,586,914
	Salaries, wages and benefits	25.1	531,793,079	364,615,898
	Rent, rates and taxes		22,100,577	21,474,969
	Fuel, power and electricity		289,730,735	288,259,056
	Insurance		71,196,030	50,989,923
	Security and janitorial		21,018,586	12,531,752
	Postage, telephone and internet		2,501,819	2,029,902
	Printing, stationary and office supplies		206,199	254,011
	Vehicle, travelling and conveyance		10,832,042	5,612,334
	Transport - freight		311,735,548	152,235,114
	Toll manufacturing expenses		856,490	27,150,954
	Depreciation on operating fixed assets	6.2	145,282,435	113,186,239
	Depreciation on right-of-use assets	7.1	55,838,333	17,529,046
	Amortization on intangible assets	8.2	761,389	673,940
	Repair and maintenance		48,398,993	34,554,542
	Others		4,714,269	11,400,869
			61,791,649,036	27,150,085,463
	Add: opening stock of work-in-process		54,250,306	132,382,894
	Less: closing stock of work-in-process		(94,938,036)	(54,250,306)
	Cost of goods manufactured		61,750,961,307	27,228,218,051
	Add: opening stock of finished goods and semi finished goods		1,019,196,613	1,638,027,718
	Less: closing stock of finished goods and semi finished goods		(1,560,842,296)	(1,019,196,613)
	Cost of sales		61,209,315,624	27,847,049,156

**25.1** Salaries, wages and benefits include Rs. 3.98 million for the year ended June 30, 2021 (June 30, 2020: Rs. 3.90 million) in respect of staff retirement benefits.



26

	Note	2021	2020
SELLING AND DISTRIBUTION EXPENSES		(Rupe	es)
	25.4	74.440.000	70 274 257
Salaries, wages and benefits	26.1	74,148,228	78,374,057
Security and janitorial		4,311,181	7,068,159
Freight and forwarding		424,103,194	371,347,718
Travelling, conveyance and entertainment		9,128,057	14,849,592
Depreciation on operating fixed assets	6.2	2,721,272	1,453,659
Depreciation on right-of-use assets	7.1	9,279,120	5,720,897
Amortization on intangible assets	8.2	507,592	449,293
Expected credit loss		-	16,190,457
Electricity, gas and water		966,977	1,250,182
Printing, stationary and office supplies		129,021	1,685,190
Repair and maintenance		664,504	1,535,786
Distributor expenses		224,810,099	119,567,481
Rent, rates and taxes		239,291	14,850,585
Insurance		1,460,665	416,002
Fees and subscription		-	2,774,968
Postage, telephone and internet		1,470,236	1,145,101
Advertising and sales promotion		279,985,665	48,894,916
Others		1,151,694	3,036,318
		1,035,076,796	690,610,361

**26.1** Salaries, wages and benefits include Rs. 2.69 million for the year ended June 30, 2021 (June 30, 2020 : Rs. 3.31 million) in respect of staff retirement benefits.

27 ADMINISTRATIVE EXPENSES	Note	2021	2020
		(Rup	ees)
Salaries, wages and benefits	27.1	172,141,195	109,980,685
Rent, rates and taxes		2,097,011	398,832
Travelling, conveyance and entertainment		26,429,588	31,650,922
Electricity, gas and water		2,915,256	2,623,000
Postage, telephone and internet		7,936,997	4,830,537
Insurance		2,325,091	855,425
Repair and maintenance		6,704,558	2,988,262
Advertising expense		854,537	1,948,532
Auditor's remuneration	27.2	7,730,000	3,610,000
Legal and professional		19,947,728	10,299,223
Consultancy services		42,365,399	12,460,955
Fees and subscription		50,731,269	15,136,050
Security and janitorial		5,793,002	4,224,115
Donations	27.3	18,140,148	-
Depreciation on operating fixed assets	6.2	9,356,373	6,722,141
Amortization on intangible assets	8.2	1,268,981	1,123,234
Printing, stationary and office supplies		2,896,841	2,558,911
Others		13,563,637	8,320,751
		393,197,611	219,731,575

27.1 Salaries, wages and benefits include Rs. 5.81 million for the year ended June 30, 2021 (June 30, 2020: Rs. 4.75 million) in respect of staff retirement benefits



27.2	Auditor's remuneration	2021	2020
		(Rupee	s)
	Audit fee	4,500,000	2,200,000
	Half yearly review	1,350,000	810,000
	Consolidation of Financial Statements with the Subsidiary	500,000	300,000
	Review of Code of Corporate Governance	100,000	100,000
	Out of pocket expenses	100,000	100,000
		6,550,000	3,510,000
	Certifications for regulatory purposes	1,180,000	100,000
		7,730,000	3,610,000
27.2	The Company has poid depotions to the following:		
27.3	The Company has paid donations to the following:		
	Name of Donee		
	Future Trust	10,000,000	-
	Saylani Welfare Trust	7,022,361	-
	Others	1,117,787	-
		18,140,148	
28	OTHER OPERATING (INCOME)/ EXPENSES		
	Exchange (gain)/ loss	(440,561,077)	374,127,511
	Worker's welfare fund	69,165,953	3,891,006
	Worker's profit participation fund	182,040,639	9,922,065
		(189,354,485)	387,940,582
20	OTHER INCOME		
29	OTHER INCOME		
	Income/ return on financial assets		
	Income on bank deposits	2,090,090	621,098
	Income on TDRs	256,822,205	-
	Unrealized gain on investment in mutual fund units	8,985,954	-
	Profit realized on redemption of mutual fund units	133,669	-
	Income/ (loss) from non-financial assets		
	Amortization of deferred government grant	25,928,153	-
	Scrap sales	6,489,469	590,200
	Others	16,071,424	7,322,578
		316,520,964	8,533,876
30	FINANCE COST		
	Interest on non-shariah arrangements	426,126,494	249,761,581
	Profit on shariah arrangements	388,614,203	237,734,939
	Interest on worker's profit participation fund	474,485	693,182
	Finance charge of lease liabilities	24,798,529	14,735,253
	Bank charges	17,734,210	37,747,599
	Transaction cost on debt financing	22,374,000	-
		880,121,921	540,672,554



		Note	2021	2020
31	TAXATION		(Rup	ees)
	Current year	31.1	193,468,988	-
	Deferred		83,923,221	15,078,506
	Net tax charged		277,392,209	15,078,506

# 31.1 Numerical reconciliation between tax expense and accounting profit:

Profit before taxation	3,389,131,701	194,550,290
		200/
Applicable tax rate as per Income Tax Ordinance, 2001	29%	29%
Tax on accounting profit	982,848,193	56,419,584
Effect of final tax regime	5,020,524	-
Effect of minimum tax	8,511,456	-
Effect of tax credit and unused tax losses	(800,354,578)	(41,341,078)
Deferred tax adjustment	49,584,128	-
Others	31,782,486	
	277,392,209	15,078,506

31.2 The Company has opted for tax credit under section 65 (E) of the Income Tax Ordinance, 2001. Provision for current tax has been made in these unconsolidated financial statements on non-exempted activities of the Company.

		2021	2020
32	EARNINGS PER SHARE	(Rup	ees)
	Profit after taxation	3,111,739,492	209,628,796
		(Number o	of shares)
			Restated
	Weighted average number of ordinary		
	shares outstanding	904,050,000	599,351,401
		(Rup	ees)
			Restated
	Basic and diluted earnings per share	3.44	0.35
	<u> </u>		



Richards   Same   Sam	33	CASH FLOWS FROM OPERATING ACTIVITIES	2021	2020
Adjustments for non-cash items:  Depreciation on operating fixed assets Depreciation on right-of-use assets Amortization on intangible assets Amortization on intangible assets Exchange (gain)/ loss - unrealized Exchange (gain)/ loss - unrealized Gain on revaluation of mutual fund units - unrealized Expected credit loss Loss on disposal of property, plant and equipment Profit on short term investment  Changes in working capital (Increase)/ decrease in current assets: Stock-in-trade Stock-in-trade Stores and spares Trade debts Advances, deposits and prepayments Sales tax receivable  Increase/ (decrease) in current liabilities: Trade and other payables Sales tax payable Cash and bank balances Short term borrowings - running finance (secured)  Cash and bank balances Short term borrowings - running finance (secured)  1121,362,039 123,362,039 121,362,039 123,362,039 170,979,754 170,979,795 170,979,795 170,979,795 170,979,799 170,979,795 170,979,799 170,979 170,979 170,979 170,979 170,979 170,979 170,979 170,979 170,979 170,979 170,979 170,979 170,979 170,979 170,9				•
Depreciation on operating fixed assets   157,360,080   121,362,039   Depreciation on right-of-use assets   65,117,453   23,249,943   Amortization on intangible assets   2,537,962   2,246,467   4,253,7962   2,246,467   4,253,7962   2,246,467   4,253,7962   2,246,467   4,253,7962   2,246,467   4,253,7962   2,246,467   4,253,7962   2,246,467   4,253,7962   170,979,754   4,263,678,594   170,979,754   4,263,678,594   170,979,754   4,263,678,594   1,263,678,594			3,389,131,701	194,550,290
Depreciation on right-of-use assets		Adjustments for non-cash items:		1
Amortization on intangible assets Amortization on deferred government grant Exchange (gain)/ loss - unrealized Expected credit loss Expected credit loss Loss on disposal of property, plant and equipment Profit on short term investment Finance cost Changes in working capital (Increase)/ decrease in current assets: Stock-in-trade Stores and spares Trade debts Advances, deposits and prepayments Other receivables Sales tax receivable Increase/ (decrease) in current liabilities: Trade and other payables Sales tax payable Cash and bank balances Short term borrowings - running finance (secured)  Amortization on deferred government grant (12,528,8133) 112,921 12,082,939,914 12,082,983,954 12,083,959,479 12,069,251,504 16,109,457 16,109		Depreciation on operating fixed assets	157,360,080	121,362,039
Amortization on deferred government grant		Depreciation on right-of-use assets	65,117,453	23,249,943
Exchange (gain)/ loss - unrealized Gain on revaluation of mutual fund units - unrealized Expected credit los Loss on disposal of property, plant and equipment Profit on short term investment Finance cost Changes in working capital (Increase)/ decrease in current assets: Stock-in-trade Stores and spares Stock-in-trade Stores and spares Trade debts Advances, deposits and prepayments Other receivables Sales tax receivable Increase)/ decrease in current liabilities: Trade and other payables Sales tax payable Cash used in operating activities  Cash and bank balances Short term borrowings - running finance (secured)  112,082,601 (8,985,954) 1-16,190,457 16,1		Amortization on intangible assets	2,537,962	2,246,467
Gain on revaluation of mutual fund units - unrealized Expected credit loss Loss on disposal of property, plant and equipment Profit on short term investment Finance cost Changes in working capital (Increase) / decrease in current assets: Stock-in-trade Stores and spares Trade debts Advances, deposits and prepayments Other receivables Sales tax receivable Increase / (decrease) in current liabilities: Trade and other payables Sales tax payable Cash used in operating activities  Gain on revaluation of mutual fund units - unrealized Expected credit loss 16,190,457 16,19		Amortization on deferred government grant	(25,928,153)	-
Expected credit loss		Exchange (gain)/ loss - unrealized	112,082,601	170,979,754
Loss on disposal of property, plant and equipment Profit on short term investment Finance cost  Changes in working capital (Increase)/ decrease in current assets: Stock-in-trade Stores and spares Advances, deposits and prepayments Sales tax receivable  Increase/ (decrease) in current liabilities: Trade and other payables Sales tax payable Cash used in operating activities  Cash and cash equivalents comprise of:  Cash and bank balances Short term borrowings - running finance (secured)  Loss on disposal of property, plant and equipment (265,808,159) (265,808,159) 880,121,921 540,672,554 4,305,678,502 1,069,251,504 1,069,251,50		Gain on revaluation of mutual fund units - unrealized	(8,985,954)	-
Profit on short term investment Finance cost  880,121,921 540,672,554 4,305,678,502 1,069,251,504  Changes in working capital (Increase)/ decrease in current assets: Stock-in-trade Stores and spares Trade debts Advances, deposits and prepayments Other receivables Sales tax receivable  Increase/ (decrease) in current liabilities: Trade and other payables Sales tax payable Cash used in operating activities  Cash and cash equivalents comprise of:  Cash and bank balances Short term borrowings - running finance (secured)  Changes in working capital (1,069,72,554 4,305,678,502 4,680,995,479 (1,842,993,914) (1,842,993,914) (1,842,993,914) (1,842,993,914) (1,842,993,914) (1,842,993,914) (1,842,993,914) (1,842,993,914) (1,983,861,077) (1,983,861,077) (1,983,861,077) (1,842,993,914) (1,983,951,717) (1,842,993,914) (1,983,951,717) (1,842,993,914) (1,842,993,914) (1,842,993,914) (1,842,993,914) (1,842,993,914) (1,842,993,914) (1,842,993,914) (1,842,993,914) (1,842,993,914) (1,842,993,914) (1,842,993,914) (1,842,993,914) (1,842,993,914) (1,983,933,67) (1,982,933,965)		Expected credit loss	-	16,190,457
Finance cost 880,121,921 540,672,554 4,305,678,502 1,069,251,504  Changes in working capital (Increase)/ decrease in current assets:  Stock-in-trade (5,703,995,479) 26,068,107 (1,842,993,914) (33,556,747) (4,718,283,127) (4,718,283,127) (4,718,283,127) (4,718,283,127) (59,338,367) (59,338,3		Loss on disposal of property, plant and equipment	49,050	-
Changes in working capital (Increase) / decrease in current assets:   Stock-in-trade		Profit on short term investment	(265,808,159)	-
Changes in working capital (Increase)/ decrease in current assets:         Stock-in-trade       (5,703,995,479)       (1,842,993,914)         Stores and spares       26,068,107       (33,556,747)         Trade debts       (4,507,037,143)       (4,718,283,127)         Advances, deposits and prepayments       (30,775,035)       (59,338,367)         Other receivables       18,576,781       (8,703,965)         Sales tax receivable       (400,635,324)       -         Increase/ (decrease) in current liabilities:       (6,662,876,120)         Trade and other payables       4,681,294,303       6,683,475,066         Sales tax payable       4,680,098,907       6,977,155,848         Cash used in operating activities       (1,612,020,684)       1,338,531,232         33.1 Cash and cash equivalents comprise of:       318,042,746       163,360,179         Cash and bank balances       318,042,746       163,360,179         Short term borrowings - running finance (secured)       (1,256,840,113)       (265,493,153)		Finance cost	880,121,921	540,672,554
(Increase)/ decrease in current assets:         Stock-in-trade       (5,703,995,479)       (1,842,993,914)         Stores and spares       26,068,107       (33,556,747)         Trade debts       (4,507,037,143)       (4,718,283,127)         Advances, deposits and prepayments       (30,775,035)       (59,338,367)         Other receivables       18,576,781       (8,703,965)         Sales tax receivable       (400,635,324)       -         Increase/ (decrease) in current liabilities:       (10,597,798,093)       (6,662,876,120)         Trade and other payables       4,681,294,303       6,683,475,066       293,680,782         Sales tax payable       4,680,098,907       6,977,155,848       293,680,782         Cash used in operating activities       (1,612,020,684)       1,383,531,232         33.1 Cash and cash equivalents comprise of:       (1,256,840,113)       (265,493,153)          Cash and bank balances       318,042,746       163,360,179         Short term borrowings - running finance (secured)       (1,256,840,113)       (265,493,153)			4,305,678,502	1,069,251,504
Stock-in-trade       (5,703,995,479)       (1,842,993,914)         Stores and spares       26,068,107       (33,556,747)         Trade debts       (4,507,037,143)       (4,718,283,127)         Advances, deposits and prepayments       (30,775,035)       (59,338,367)         Other receivables       18,576,781       (8,703,965)         Sales tax receivable       (400,635,324)       -         Increase/ (decrease) in current liabilities:       (6,662,876,120)         Trade and other payables       4,681,294,303       6,683,475,066         Sales tax payable       4,680,098,907       6,977,155,848         Cash used in operating activities       (1,612,020,684)       1,383,531,232         33.1 Cash and cash equivalents comprise of:       (265,493,153)       163,360,179         Cash and bank balances       318,042,746       163,360,179         Short term borrowings - running finance (secured)       (1,256,840,113)       (265,493,153)		Changes in working capital		
Stores and spares       26,068,107       (33,556,747)         Trade debts       (4,507,037,143)       (4,718,283,127)         Advances, deposits and prepayments       (30,775,035)       (59,338,367)         Other receivables       18,576,781       (8,703,965)         Sales tax receivable       (400,635,324)       -         Increase/ (decrease) in current liabilities:       (10,597,798,093)       (6,662,876,120)         Trade and other payables       4,681,294,303       6,683,475,066         Sales tax payable       (1,195,396)       293,680,782         Cash used in operating activities       4,680,098,907       6,977,155,848         Cash and cash equivalents comprise of:       (1,612,020,684)       1,383,531,232         33.1 Cash and cash equivalents comprise of:       (1,256,840,113)       (265,493,153)		(Increase)/ decrease in current assets:		
Trade debts       (4,507,037,143)       (4,718,283,127)         Advances, deposits and prepayments       (30,775,035)       (59,338,367)         Other receivables       18,576,781       (8,703,965)         Sales tax receivable       (10,597,798,093)       (6,662,876,120)         Increase/ (decrease) in current liabilities:       4,681,294,303       6,683,475,066         Trade and other payables       (1,195,396)       293,680,782         Sales tax payable       4,680,098,907       6,977,155,848         Cash used in operating activities       (1,612,020,684)       1,383,531,232         33.1 Cash and cash equivalents comprise of:       318,042,746       163,360,179         Cash and bank balances       318,042,746       163,360,179         Short term borrowings - running finance (secured)       (1,256,840,113)       (265,493,153)		Stock-in-trade	(5,703,995,479)	(1,842,993,914)
Advances, deposits and prepayments Other receivables Sales tax receivable  Increase/ (decrease) in current liabilities: Trade and other payables Sales tax payable  Cash used in operating activities  Cash and bank balances Short term borrowings - running finance (secured)  (59,338,367) (59,338,367) (8,703,965) (8,703,965) (10,597,798,093) (10,597,798,093) (10,597,798,093) (10,597,798,093) (10,662,876,120) (10,662,876,120) (10,662,876,120) (10,662,876,120) (10,697,798,093) (10,697,798,093) (10,697,798,093) (10,697,798,093) (10,697,798,093) (10,692,876,120) (10,692,876,876,120) (10,692,876,876,120) (10,692,876,876,876,876,876) (10,692,876,876,876,876,876) (10,692,876,876,876,876,876) (10,692,876,876,876,876,876) (		Stores and spares	26,068,107	(33,556,747)
Other receivables       18,576,781 (8,703,965)         Sales tax receivable       (400,635,324) (- (10,597,798,093) (6,662,876,120)         Increase/ (decrease) in current liabilities:       (6,662,876,120)         Trade and other payables       4,681,294,303 (1,195,396) (293,680,782)         Sales tax payable       4,680,098,907 (1,195,5848) (293,680,782)         Cash used in operating activities       (1,612,020,684) (1,383,531,232)         33.1 Cash and cash equivalents comprise of:       318,042,746 (163,360,179) (265,493,153)         Cash and bank balances       318,042,746 (1,256,840,113) (265,493,153)		Trade debts	(4,507,037,143)	(4,718,283,127)
Sales tax receivable       (400,635,324)       -         Increase/ (decrease) in current liabilities:       (6,662,876,120)         Trade and other payables       4,681,294,303       6,683,475,066         Sales tax payable       (1,195,396)       293,680,782         Cash used in operating activities       (1,612,020,684)       1,383,531,232         33.1 Cash and cash equivalents comprise of:       318,042,746       163,360,179         Cash and bank balances       318,042,746       163,360,179         Short term borrowings - running finance (secured)       (1,256,840,113)       (265,493,153)		Advances, deposits and prepayments	(30,775,035)	(59,338,367)
Increase/ (decrease) in current liabilities:  Trade and other payables  Sales tax payable  Cash used in operating activities  Cash and cash equivalents comprise of:  Cash and bank balances Short term borrowings - running finance (secured)  (10,597,798,093) (6,662,876,120)  4,681,294,303 (6,683,475,066 293,680,782  4,680,098,907 (6,977,155,848 (1,612,020,684) 1,383,531,232		Other receivables	18,576,781	(8,703,965)
Increase/ (decrease) in current liabilities:         Trade and other payables       4,681,294,303		Sales tax receivable	(400,635,324)	-
Trade and other payables       4,681,294,303 (1,195,396)       6,683,475,066 293,680,782         Sales tax payable       4,680,098,907 (6,977,155,848)         Cash used in operating activities       (1,612,020,684)       1,383,531,232         33.1 Cash and cash equivalents comprise of:       318,042,746 (163,360,179)       163,360,179         Cash and bank balances Short term borrowings - running finance (secured)       (1,256,840,113) (265,493,153)			(10,597,798,093)	(6,662,876,120)
Sales tax payable       (1,195,396)       293,680,782         4,680,098,907       6,977,155,848         Cash used in operating activities       (1,612,020,684)       1,383,531,232         33.1 Cash and cash equivalents comprise of:       318,042,746       163,360,179         Cash and bank balances       318,042,746       163,360,179         Short term borrowings - running finance (secured)       (1,256,840,113)       (265,493,153)		Increase/ (decrease) in current liabilities:		
Cash used in operating activities       4,680,098,907 (6,977,155,848)       6,977,155,848         33.1 Cash and cash equivalents comprise of:		Trade and other payables	4,681,294,303	6,683,475,066
Cash used in operating activities       (1,612,020,684)       1,383,531,232         33.1 Cash and cash equivalents comprise of:       318,042,746       163,360,179         Cash and bank balances       318,042,746       163,360,179         Short term borrowings - running finance (secured)       (1,256,840,113)       (265,493,153)		Sales tax payable	(1,195,396)	293,680,782
33.1 Cash and cash equivalents comprise of:  Cash and bank balances Short term borrowings - running finance (secured)  318,042,746 (1,256,840,113) (265,493,153)			4,680,098,907	6,977,155,848
Cash and bank balances 318,042,746 163,360,179 Short term borrowings - running finance (secured) (1,256,840,113) (265,493,153)		Cash used in operating activities	(1,612,020,684)	1,383,531,232
Cash and bank balances 318,042,746 163,360,179 Short term borrowings - running finance (secured) (1,256,840,113) (265,493,153)				
Short term borrowings - running finance (secured) (1,256,840,113) (265,493,153)	33.1	Cash and cash equivalents comprise of:		
Short term borrowings - running finance (secured) (1,256,840,113) (265,493,153)				
		Cash and bank balances	318,042,746	163,360,179
		Short term borrowings - running finance (secured)	(1,256,840,113)	(265,493,153)
			(938,797,367)	(102,132,974)

# 33.2 Reconciliation of movements of liabilities to cash flows arising from financing activities

Description	subscribed and paid-up capital	Unappropriated profit	Long term loans	Lease Liabilities	Short term borrowings	Accrued markup	Unclaimed dividend	Total
Balance as at July 1, 2020	5,440,500,000	409,190,974	178,911,655	99,555,309	3,892,256,023	65,799,695	747,612	10,086,961,268
Changes from financing cash flows								
Proceeds from issuance of right								
shares	4,500,000,000		-	-	-	-	-	4,500,000,000
Transaction cost paid on								
issuance of right shares	-	(82,151,068)	-	-	-	-	-	(82,151,068)
Long term loan received	-	-	274,860,310	-	-	-	-	274,860,310
Long term loan repaid	-	-	(98,244,283)	-	-	-	-	(98,244,283)
Proceeds from short term								
finance facilities	-	-	-	-	9,809,953,999	-	-	9,809,953,999
Proceeds from running finance								
facilities shown as cash								
equivalents	-	-	-	-	991,346,960	-	-	991,346,960
Rentals paid against right-of-use								
assets	-	-	-	(73,944,474)	-	-	-	(73,944,474)
Finance cost paid	-	-	(7,011,372)	-	-	(698,005,314)	-	(705,016,686)
Dividend paid	-	-	-	-	-	-	(78,605)	(78,605)
	4,500,000,000	(82,151,068)	169,604,655	(73,944,474)	10,801,300,959	(698,005,314)	(78,605)	14,616,726,153
Other changes								
Interest expense	-	-	34,386,894	24,798,529	-	820,936,498	-	880,121,921
Additions/ reassesment/								
termination of lease	-	-	-	155,366,928	-	-	-	155,366,928
Deferred government grant								
recognized	-	-	(35,739,869)	-	-	-	-	(35,739,869)
Total comprehensive income for								
the year	_	3111,739,492	_	-	-	-	-	3111,739,492
'	-	3111,739,492	(1,352,975)	180,165,457	-	820,936,498	-	4,111,488,472
Balance as at June 30, 2021	9,940,500,000	3,438,779,398	347,163,335	205,776,292	14,693,556,982	188,730,879	669,007	28,815,175,893



#### 34 FINANCIAL INSTRUMENTS AND RELATED DISCLOSURES

The Board of Directors of the Company has overall responsibility for the establishment and oversight of the Company's risk management framework.

# Risk management framework

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

The Audit Committee oversees how management monitors compliance with the Company's risk management policies and procedures, and reviews the adequacy of the risk management framework in relation to the risks faced by the Company.

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

- Credit risk
- Liquidity risk
- Market risk

## 34.1 Credit risk

Credit risk is the risk of financial loss to the Company if a customer or counter party to a financial instrument fails to meet its contractual obligations without considering the fair value of the collateral available there against.

## **Exposure to credit risk**

The carrying amount of respective financial assets represent the maximum credit exposure. The maximum exposure to credit risk at the reporting date is as follows:

	Note	2021	2020
		(Ru	pees)
Long term deposits		20,938,286	4,436,599
Trade debts	11	12,290,844,147	7,765,666,856
Advances and deposits	12	102,745,035	69,906,512
Other receivables		85,642,353	9,753,965
Short term investments	13	6,858,985,954	-
Bank balances	14	317,160,668	161,787,891
		19,676,316,443	8,011,551,823

## Long term deposits

These represent security deposits provided to utility companies as per the contractual terms. The Company does not expect material loss against those deposits and retention money.

## **Trade debts**

The Company's exposure to credit risk arising from trade debtors is mainly influenced by the individual characteristics of each customer. The Company establishes an allowance for ECL that represents its estimate of incurred losses.

Analysis of gross amounts receivable from local and foreign trade debtors are as follows:

	2021	2020
	(Ru	pees)
Domestic	12,307,034,604	7,781,857,313
Export	-	
	12,307,034,604	7,781,857,313

2020

2021



2020

The ageing of trade debts as at the date of the statement of financial position is:

 4,866,129,064
 1,884,850,709

 2,478,929,831
 4,524,740,010

 4,201,031,955
 1,316,289,188

 760,943,754
 55,977,406

 12,307,034,604
 7,781,857,313

2021

Not past due Past due 1 - 30 days Past due 31 - 90 days Past due above 90 days

## **Advances and deposits**

These represents loan and advances to employees as per company policy and deposits placed with various suppliers as per the terms of securing availability of services. The management does not expect to incur credit loss there against.

#### Others receivables

These represent profit receivable against investment in TDRs and mutual fund units. The management does not expect to incur credit loss there against.

#### **Short term investments**

These represent investment in mutual fund units and TDRs. The management does not expect to incur credit loss there against.

#### **Bank balances**

The Company kept its surplus funds with banks having good credit rating. Currently the surplus funds are kept with banks having rating from AAA to A-.

## Concentration of credit risk

Concentration of credit risk arises when a number of counter parties are engaged in similar business activities or have similar economic features that would cause their abilities to meet contractual obligations to be similarly affected by the changes in economic, political, or other conditions. The Company believes that it is not exposed to major concentration of credit risk.

# 34.2 Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting obligations associated with financial liabilities that are settled by delivering cash or another financial asset. Liquidity risk arises because of the possibility that the Company could be required to pay its liabilities earlier than expected or difficulty in raising funds to meet commitments associated with financial liabilities as they fall due. The Company's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation. The Company ensures that it has sufficient cash to meet expected working capital requirements by having credit lines available.

The following are the contractual maturities of financial liabilities, including interest payments and excluding the impact of netting agreements:

<u>As at June 30, 2021</u>	Carrying amount	Contractual maturities	Maturity up to one year	to five years		
Non-derivative financial liabilities	(Rupees)					
Long term loan	347,163,335	347,163,335	163,358,284	183,805,051		
Lease liabilities	205,776,292	205,776,292	107,744,457	98,031,835		
Trade and other payables	13,631,498,677	13,631,498,677	13,631,498,677	-		
Accrued mark-up	188,730,879	188,730,879	188,730,879	-		
Short term borrowings	14,693,556,982	14,693,556,982	14,693,556,982	-		
Unclaimed dividend	669,007	669,007	669,007	-		
	29,067,395,172	29,067,395,172	28,785,558,286	281,836,886		
Derivative financial liabilities	-	-	-	-		
	29,067,395,172	29,067,395,172	28,785,558,286	281,836,886		



As at June 30, 2020	Carrying amount	Contractual maturities	Maturity up to one year	Maturity up to two to five years
Non-derivative financial liabilities		(Ru	pees)	
Long term loan	178,911,655	178,911,655	51,023,399	127,888,256
Lease liabilities	99,555,309	99,555,309	16,765,785	82,789,524
Trade and other payables	8,838,121,773	8,838,121,773	8,838,121,773	-
Accrued mark-up	65,799,695	65,799,695	65,799,695	-
Short term borrowings	3,892,256,023	3,892,256,023	3,892,256,023	-
Sales tax payable	1,195,396	1,195,396	1,195,396	-
Unclaimed dividend	747,612	747,612	747,612	-
	13,076,587,463	13,076,587,463	12,865,909,683	210,677,780
Derivative financial liabilities	-	-	-	-
	13,076,587,463	13,076,587,463	12,865,909,683	210,677,780

### 34.3 Market risk

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

## 34.3.1 Currency risk

Currency risk is the risk that the fair values or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. Foreign currency risk arises mainly where receivables and payables exist due to transactions entered into foreign currencies.

The Company is exposed to currency risk on foreign trade creditors that are denominated in a currency other than the respective functional currency of the Company, primarily U.S. Dollar. The Company's exposure to foreign currency risk is as follows:

	2021		2020	
	Rupees	<b>US Dollars</b>	Rupees	US Dollars
Financial liabilities				
Trade creditors - foreign	9,158,092,700	57,852,765	7,555,587,160	44,773,159

The following significant exchange rates were applicable during the year:

Reporting date rate
Buying / Selling Buying / Selling

US Dollars (USD) to Pakistan Rupee

**157.80 / 158.30** 168.25 / 168.75

## Sensitivity analysis

A 10 percent strengthening / weakening of the Pak Rupee against the US Dollar at June 30, 2021 would have decreased / increased the equity / profit after tax by Rs. 915.81 million (June 30, 2020: 755.56 million).

## 34.3.2 Interest rate risk

Interest rate risk represents the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company has no long term interest bearing financial assets and liabilities whose fair value or future cash flows will fluctuate because of changes in market interest rates.

Financial assets and liabilities include balance of Rs. 5,244.99 million (June 30, 2020: Rs 8.80 million) and Rs. 14,975.93 million (June 30, 2020: 3,892.26 million) respectively, which are subject to interest rate risk. Applicable interest rates for financial assets have been indicated in respective notes.

As at June 30, 2021, if interest rates had been 1% higher/ lower with all other variables held constant, profit after tax for the year would have been Rs. 97.31 million (June 30, 2020: Rs. 38.83 million) lower/ higher, mainly as a result of lower/ higher interest expense/income from these financial liabilities and assets



# 34.3.3 Price risk

Price risk is the risk that the fair value or future cash flows from a financial instrument will fluctuate due to changes in market prices (other than those arising from interest rate risk or currency risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all similar financial instruments traded in the market. The Company has no exposure to price risk except in short term investments held at fair value.

# 34.3.4 Fair value of financial assets and liabilities

The carrying values of financial assets and financial liabilities reported in the statement of financial position approximate their fair values.

# 34.3.5 Financial instruments by categories

Thancial histrations by categories	2021	2020
Financial assets	(Rupees)	
Held at amortized cost	()	, , , , , , , , , , , , , , , , , , , ,
Long term deposits	20,938,286	4,436,599
Trade debts	12,290,844,147	7,765,666,856
Advances and deposits	102,745,035	69,906,512
Other receivables	85,642,353	9,753,965
Short term investments	5,240,000,000	-
Bank balances	317,160,668	161,787,891
	18,057,330,489	8,011,551,823
Held at fair value		<u> </u>
Short term investments	1,618,985,954	
Financial liabilities		
Held at amortized cost		
Long term loan	347,163,335	178,911,655
Lease liabilities	205,776,292	99,555,309
Trade and other payables	13,631,498,677	8,838,121,773
Accrued mark-up	188,730,879	65,799,695
Short term borrowings	14,693,556,982	3,892,256,023
Sales tax payable	-	1,195,396
Unclaimed dividend	669,007	747,612
	29,067,395,172	13,076,587,463
REMUNERATION TO THE CHIEF EXECUTIVE, DIRECTORS AND EXECUTIVES		

# **35**

	-, -, -, -, -, -, -, -, -, -, -, -, -, -			
	Chief Executive	Directors	Executives	Total
		20	21	
		(Rup	oees)	
Managerial remuneration	-	-	133,277,000	133,277,000
House rent	-	-	37,045,695	37,045,695
Medical	-	-	8,232,341	8,232,341
Retirement benefits	-	-	5,865,553	5,865,553
Director's meeting fee	250,000	1,300,000	-	1,550,000
	250,000	1,300,000	184,420,589	185,970,589
Number of persons	1	7	52	60
	Chief Executive	Directors	Executives	Total
		2020		
		(Rupees)		
Managerial remuneration	-	-	45,367,046	45,367,046
House rent	-	-	20,415,212	20,415,212
Medical	-	-	4,536,705	4,536,705
Retirement benefits	-	-	3,693,535	3,693,535
Director's meeting fee	200,000	1,170,000	-	1,370,000
	200,000	1,170,000	74,012,498	75,382,498
Number of persons	1	7	19	27

The chief executive officer and directors waived their remuneration.



# 36 TRANSACTIONS AND BALANCES WITH RELATED PARTIES

Transactions with related narties

Related parties comprise of the Subsidiary, associated companies, directors of the Company, companies in which the Company's Directors also hold directorship, related group companies, key management personnel and staff retirement benefit funds. All transaction with related parties are under agreed terms/ contractual arrangements.

Transactions with related parties other than those disclosed elsewhere are as follows:

Transactions with related parties			For the Y	<u>ear ended</u>
Name of related party	Nature of relationship	Nature of transaction	2021 (Rup	2020 pees)
Sunridge Foods (Private) Limited	Subsidiary	Sales Purchases	907,928,125	982,360
Unity Feeds (Private) Limited	Associated company	Sales	159,027,222	410,337,472
Fehmida Amin - Mother of director	Lender	Loan received Loan repaid	-	663,724,884 843,591,388
Provident fund	Staff retirement benefit fund	Contribution paid	24,281,641	20,595,680
Directors and executives	Key management personnel	Remuneration paid	59,980,000	49,012,655

Balances with related parties	<u>As At</u>			
balances with related parties			June 30,	June 30,
			2021	2020
Name of related party	Nature of relationship	Nature of balance	(Ru	oees)
				002.200
Sunridge Foods (Private) Limited	Subsidiary	Trade debtor	-	982,360
		Trade creditor	11,738,779	
Unity Feeds (Private) Limited	Associated company	Trade debtor	70,918,693	41,200,406
Provident fund	Staff retirement benefit fund	Net contribution payable	2,239,746	1,711,218

# 36.1 Name of the related party

Sunridge Foods (Private) Limited Unity Feeds (Private) Limited Unity Packages (Pvt) Ltd. (formerly Reliance Exim (Pvt) Ltd.) Unity Enterprises (Pvt) Ltd. Unity Wilmar Foods (Pvt) Ltd. Unity Wilmar Packages (Pvt) Ltd. Unity Wilmar Agro (Pvt) Ltd. Kairos Resources (Pvt) Ltd.

# Relationship and percentage of shareholding

Wholly owned subsidiary by nature of hundred percent shareholding Associated company by nature of common directorship



## 37 CAPITAL RISK MANAGEMENT

The Company manages its capital structure and makes adjustments to it in the light of changes in economic conditions. To maintain or adjust the capital structure, the Company may adjust the dividend payments to shareholders or issue new shares. The management seeks to maintain a balance between higher returns that might be possible with higher levels of borrowings and the advantages and security afforded by a sound capital position.

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

In order to achieve the above objectives, the Company may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares through bonus or right issue or sell assets to reduce debts or raise debts, if required.

The gearing ratio is as follows;	Note	2021	2020
		(Rup	ees)
Long term loan	16	347,163,335	178,911,655
Short term borrowings	22	14,693,556,982	3,892,256,023
Total debt		15,040,720,317	4,071,167,678
Cash and bank balances	14	(318,042,746)	(163,360,179)
Net debt		14,722,677,571	3,907,807,499
Share capital	15	9,940,500,000	5,440,500,000
Unappropriated profit		3,438,779,398	409,190,974
Share capital and reserves		13,379,279,398	5,849,690,974
Gearing ratio (Net debt/(Net debt + Share capital and reserves))		52.39%	40.05%

## 38 MEASUREMENT OF FAIR VALUES

Fair value is defined as 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 a going concern without any intention or requirement to curtail materially the scale of its operations or to undertake a transaction on adverse terms.

The fair value of financial assets and liabilities traded in active markets i.e. listed equity shares are based on the quoted market prices at the close of trading on the period end date. The quoted market prices used for financial assets held by the Company is current bid price.

A financial instrument is regarded as quoted in an active market if quoted prices are readily and regularly available from an exchange dealer, broker, industry group, pricing service, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis.

IFRS 13, 'Fair Value Measurements' 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:



- Level 1: Fair value measurement using quoted (unadjusted) in active markets for identical asset or liability.
- Level 2: Fair value measurements using inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).
- Level 3: Fair value measurement using inputs for the asset or liability that are not based on observable market data (i.e. unobservable inputs).

As at June 30, 2021, all financial assets and financial liabilities are carried at amortised cost which is approximate to their fair value, except short term investment which is carried at fair value.

If the inputs used to measure the fair value of an asset or a liability fall into different levels of the fair value hierarchy, then the fair value measurement is categorized in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement.

For assets and liabilities that are recognised in the unconsolidated financial statements at fair value on a recurring basis, the management recognises transfers between levels of the fair value hierarchy at the end of the reporting period during which the change has occurred. There were no transfers between different levels of fair values mentioned above.

#### 39 ANNUAL PRODUCTION CAPACITY

Production capacity as at year end was as follows:	2021 (Metric	2020 Tonnes)
Edible oil refinery	234,000	234,000
Solvent extraction plant	162,000	162,000
Soap plant	15,600	
Feed Mill	302,400	302,400
The actual production for the year was:		
Edible oil refinery	206,117	176,553
Solvent extraction plant	36,691	9,795
Soap plant	256	
Feed Mill	273,824	170,728

# 40 OPERATING SEGMENT

These unconsolidated financial statements have been prepared on the basis of a single reportable segment as the Company's asset allocation decisions are based on a single, integrated business strategy, and the Company's performance is evaluated on an overall basis.

As at June 30, 2021, all non current assets of the Company are located in Pakistan.

# 41 CORRESPONDING FIGURES

The fourth schedule to the Companies Act, 2017 has introduced certain presentation and classification requirements for the elements of financial statements. Accordingly, the corresponding figures have been rearranged and reclassified, wherever considered necessary, to comply with the requirements of Companies Act, 2017.

In addition, certain corresponding figures have been rearranged and reclassified, wherever considered necessary, for the purposes of comparison and to reflect the substance of the transactions, the effect of which is immaterial.



# 42 GENERAL

**42.1** Figures have been rounded-off to the nearest rupee unless otherwise stated.

# 43 NUMBER OF EMPLOYEES 2021 2020

Total number of employees at the June 30 Average number of employees during the year

486	372
466	378

# 44 DATE OF AUTHORIZATION FOR ISSUE

These financial statements were authorized for issue in the Board of Directors meeting held on October 06, 2021.

Director

Chief Executive

**Chief Financial Officer** 

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# Naveed Zafar Ashfaq Jaffery & Co.

**Chartered Accountants** 

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# INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF UNITY FOODS LIMITED

# **Report on the Audit of the Consolidated Financial Statements**

# **Opinion**

We have audited the annexed consolidated financial statements of **Unity Foods Limited** and its subsidiaries (the Group), which comprise the consolidated statement of financial position as at June 30, 2021, the consolidated statement of profit or loss, the consolidated statement of comprehensive income, the consolidated statement of changes in equity, the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion, consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at June 30, 2021, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with the accounting and reporting standards as applicable in Pakistan.

# **Basis for Opinion**

We conducted our audit in accordance with International Standards on Auditing (ISAs) as applicable in Pakistan. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group 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 Matter(s)**

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

Following are the key audit matter(s):

S. No	Key audit matter(s)	How the matter was addressed in our audit
01	Property, Plant and Equipment  As disclosed in note 7.1 and 7.4 to the consolidated financial statements, the Group has incurred substantial amount of capital expenditure of Rs. 3.504 billion and Rs. 5.075 billion in CWIP during the year for enhancement of production and operating capacity.	Our audit procedures to assess the capitalization of property, plant and equipment, amongst others, included the following:  • understanding of the design and implementation of management controls over capitalization and testing control over authorization of capital expenditure and accuracy of its
	We focused on capital expenditure incurred during the year as this represents a significant transaction for the year and involves certain	recording in the system and impaling policies consistently  testing, on sample basis, the costs
	judgemental areas, such as	incurred on various items with

capitalization of elements of eligible components of cost as per the applicable financial reporting standards, therefore, we have identified this as a key audit matter.

- supporting documentation and contracts;
- assessing the nature of costs incurred for the capital projects through testing, on sample basis, of amounts recorded and considering whether the expenditure meets the criteria for capitalization as per the applicable accounting standards; and
- inspecting supporting documents for the date of capitalization when project was ready for its intended use to assess whether depreciation commenced and further capitalization of costs ceased from that date and assessing the useful life assigned by management including testing the calculation of related depreciation.

# 02 Existence and valuation of stock in trade:

As disclosed in note 10 to the accompanying consolidated financial statements, the stock in trade balance has been substantially increased and constitutes 26.6% of total assets of the Group. The cost of Raw material, work in process, and finished goods is determined at average manufacturing cost including a proportion of production overheads.

We focused on stock in trade as it is a significant portion of Group's total assets and it requires management judgement in determining an appropriate costing basis and assessing its total cost.

We performed a range of audit procedures with respect to inventory items including:

- physical observation of inventory counts;
- testing valuation methods and their appropriateness in accordance with the applicable accounting standards;
- testing the calculations of per unit cost of finished goods, and work in process; and
- assessment of the appropriateness of management's basis for the allocation of cost and production overheads.

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

# 03 Trade Debts

Refer to note 11 to the consolidated financial statements.

As at 30 June 2021, the Group's gross trade debtors were Rs. 12,528.380 million

We identified recoverability of trade debts as a key audit matter as it

Our audit procedures to assess the valuation of trade debts, amongst others, included the following:

obtaining an understanding of and assessing the design and implementation of management's key internal controls relating to credit control process (including credit

involves significant management judgement in determining the recoverable amount of trade debts.

- account application approvals and credit limit review), debt collections process and making allowance for ECLs.;
- testing the accuracy of trade receivable aging report, on a sample basis, by comparing individual balances in the report with underlying documentation to ensure the balances appearing in the ageing report were classified within appropriate ageing bracket;
- circularizing direct confirmation to debtors on sample basis;
- assessing the historical accuracy of Credit loss if any under IFRS 9 by examining the utilization or release of previously recorded provisions for doubtful debts.

# 04 Short term investment

As disclosed in note 13 to the accompanying unconsolidated financial statements, the Company has made investments in Mutual fund units and Term Deposit Receipts amounting to Rs. 6,858.99 million which constitutes 15.5% of total assets of the Company.

We focused on the investment made during the year as this represents a significant event occurred during the year. Our audit procedures included the following:

- understanding the design and implementation of management controls and testing control over investment made and accuracy of its recording in the system and impaling policies consistently;
- verifying the consideration paid and inspecting supporting documents and contracts and approval at appropriate level;
   and
- assessing the adequacy of the disclosures made in respect of the details of investments held by the Company at the year end.

# 05 Sales

Refer to note 26 to the consolidated financial statements which shows that revenue of the group substantially increased.

The Group recognized revenue of Rs. 77,462 million from the sale of goods to domestic as well as export customers during the year ended 30 June 2021 as compared to Rs. 30,479 million in the previous year.

Our audit procedures to assess recognition of sales, amongst others, included the following:

- obtaining an understanding of the process relating to recording of sales and testing the design, implementation and operating effectiveness of key internal controls over recording of revenue;
- assessing the appropriateness of the Group's accounting policies for recording of sales and compliance of

We identified recognition of sales as a key audit matter because sales are one of the key performance indicators of the Group and gives rise to a risk that revenue is recognized without transferring the risk and rewards

- those policies with applicable accounting standards;
- comparing a sample of sale transactions recorded during the year with sales orders, sales invoices, delivery challans and other relevant underlying documents;
- comparing a sample of sale transactions recorded around the year with the sales orders, sales invoices, delivery challans and other relevant underlying documentation to assess if the sale was recorded in the appropriate accounting period;
- comparing, on a sample basis, specific sale transactions recorded just before and just after the financial year end date to determine whether the revenue had been recognized in the appropriate financial period; and
- scanning for any manual journal entries relating to sales raised during the year which were considered to be material or met other specific riskbased criteria for inspecting underlying documentation

# 06 Borrowings and finance costs

Refer notes 23 and 32 to the consolidated financial statements.

The Group has obtained a range of financing facilities from different financial institutions with varying terms and tenure and incurred substantial cost.

This was considered to be a key audit matter as these affects Group's gearing, liquidity and solvency. Further, compliance with debt covenants is a key requirement of these financing arrangements.

Our audit procedures included the following:

- assessing the design and operating effectiveness of the Group's internal controls over recording the terms and conditions of borrowings from financial institutions, including their classification as either current or noncurrent and associated costs;
- obtaining confirmations of borrowings as at 30 June 2021 directly from the financial institutions;
- testing the calculation of mark-up recognized as both an expense and capitalized during the year to assess whether these were accounted for in accordance with approved accounting standards as applicable in Pakistan and
- assessing the adequacy of the Group's

compliance with the loan covenants and the disclosures in the consolidated financial statements. 07 The Group's exposure to litigation Our procedures in relation to this matter included: On 24 May 2018 the Group and the Obtaining and reviewing details of the former directors received a notice from significant pending legal case and Habib Bank Limited relating to Suo discussed the same with Group's Moto Notice of Supreme Court on Loan management; write off pertaining to the period 2007. The former management on their own Circulation confirmations to the group's behalf and on behalf of the Group have external legal counsel for their views filed a statement on June 5, 2018 on open legal/tax matters; through their legal counsel whereby they have explained that the due Reviewing correspondence of the amounts were paid by the then management to National bank of group with the relevant authorities; Pakistan and Habib Bank Limited. The

Due to the uncertainty involved in the outcome of this case we have identified this as key audit matter.

statements.

case is yet to be decided. The current

management believes that no liability

or payment accrues against the Group. Accordingly, no provisioning has been provided in these consolidated financial  Evaluating rationale provided by the group and opinion of the external legal counsel

Reviewing the disclosures made in the consolidated financial statements in respect of such contingencies

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

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

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

# Responsibilities of Management and Board of Directors for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the accounting and reporting standards as applicable in Pakistan and Companies Act, 2017 and for such internal control as management

determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

The Board of Directors is responsible for overseeing the Group's financial reporting process.

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

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

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

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

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

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

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

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

The engagement partner on the audit resulting in this independent auditor's report is Mr. Ahsan Elahi Vohra.

# **Chartered Accountants**

Karachi

Date : October 06, 2021



# **Unity Foods Limited**

# **Consolidated Statement of Financial Position**

Non-current assets	As at June 30, 2021	Note	2021	2020
Property, plant and equipment         7         8,663,518,820         3,616,148,758         Right-of-use assets         9         29,842,478         95,183,633         1181,613,522         95,183,633         1181,613,633         1181,6148,758         9,29,842,478         20,228,212         1         -	ASSETS		(Rup	ees)
Right-of-use assets         8         198,043,252         55,183,633           Intangible assets         9         290,842,478         292,228,212           Long term investment         25,780,831         3,086,098           Deferred taxation - net         20         -         19,150,597           Current assets         9,178,185,381         4,025,797,208           Stock-in-trade         10         11,767,752,193         5,362,401,409           Stores and spares         11         12,508,420,427         6,470,283           Trade debts         11         12,508,420,427         7,812,790,408           Advances, deposits and prepayments         12         139,027,298         95,612,739           Other receivable         86,420,577         10,761,361           Sales tax receivable         2,877,586,894         1,995,744,026           Short term investment         13         6,885,985,954         1,995,744,026           Short term investment         13         6,885,985,954 </td <td>Non-current assets</td> <td>ı</td> <td></td> <td></td>	Non-current assets	ı		
Intangible assets	Property, plant and equipment	7	8,663,518,820	3,616,148,758
Long term investment         25,780,831         3,086,098         Center center center         20         25,780,831         3,086,098         Center center center         20         19,150,507         Current assets         9,178,185,381         4,025,797,208         Stock-in-trade         10         11,767,752,193         5,362,401,409         Stock-in-trade         11         12,508,420,427         7,812,790,409         Advances, deposits and prepayments         12         13,027,298         95,612,739         Advances center center         400,635,324         -         -         7,812,790,409         Advances center         13,73,733,247         -         -         2,875,786,894         1,995,742,026         - <td>Right-of-use assets</td> <td>8</td> <td>198,043,252</td> <td></td>	Right-of-use assets	8	198,043,252	
Long-term deposits         20         25,780,831         3,086,098           Deferred taxation - net         20         9,178,185,381         4,025,797,208           Stock-in-trade         10         11,767,752,193         5,362,401,409           Stores and spares         38,402,176         64,470,283           Trade debts         11         12,508,420,427         7,812,790,409           Advances, deposits and prepayments         12         139,027,298         95,612,739           Other receivables         86,420,577         10,761,361         -           Sales tax receivable         400,635,324         -         -           Short term investment         13         6,858,985,954         1,995,744,026           Short term investment         13         6,858,985,954         1,795,744,026           Cash and bank balances         44,185,881,440         19,540,760,697           Total assets           EQUITY AND LUABILITIES           Share capital and reserves           Share capital future issue of shares           Non-controlling interest         3,247,310,990         5,440,500,000           Advance against future issue of shares         16         171,547,999         141,2785,010           Lea	-	9	290,842,478	292,228,212
Deferred taxation - net         20         ————————————————————————————————————	Long term investment		-	-
Current assets         9,178,185,381         4,025,797,208           Stock-in-trade         10         11,767,752,193         5,362,401,409           Stores and spares         38,040,767         7,812,790,409           Trade debts         11         12,508,420,407         7,812,790,409           Advances, deposits and prepayments         12         139,027,298         95,612,739           Other receivable         400,635,324         -         -           Sales tax receivable         2,877,586,894         1,995,744,026           Short term investment         13         6,858,985,954         -           Cash and bank balances         14         330,464,916         173,183,262           Total assets         2,877,586,894         1,995,744,026           EQUITY AND LABILITIES         35,007,695,759         15,514,963,489           Share capital and reserves         5         9,940,500,000         5,540,500,600           Share capital and reserves         3,247,910,090         412,785,010           Advance against future issue of shares         15         9,940,500,000         5,440,500,000           Advance against future issue of shares         15         9,940,500,000         5,853,285,010           Advance against future issue of shares         15			25,780,831	
Contract assets         10         11,767,752,193         5,362,401,409           Stores and spares         38,402,176         64,470,283         7,812,790,409         40470,283         7,812,790,409         404,70,283         95,612,739         95,612,739         95,612,739         95,612,739         95,612,739         95,612,739         95,612,739         10,761,361         1         1,781,786,894         1,995,744,026         1,761,361         1         1,781,786,894         1,995,744,026         1,795,744,026	Deferred taxation - net	20	-	
Stores and spares	Current assets		9,178,185,381	4,025,797,208
Trade debts         11         12,508,420,427         7,812,790,409           Advances, deposits and prepayments         12         139,027,298         95,612,739           Other receivables         86,420,577         10,761,361           Sales tax receivable         400,635,324         1.995,744,026           Taxation-net of provision         2,877,586,894         1.995,744,026           Short term investment         13         6,858,985,954         -           Cash and bank balances         14         330,464,916         173,183,262           Total assets         44,185,881,140         19,540,760,697           EQUITY AND LIABILITIES         35,007,695,759         15,514,963,489           Share capital or serves         44,185,881,140         19,540,760,697           EQUITY AND LIABILITIES         3,247,910,000         5,440,500,000           Unappropriated profit         3,247,910,000         5,440,500,000           Advance against future issue of shares         15         9,940,500,000         5,440,500,000           Advance against future issue of shares         15         3,247,910,000         5,853,285,010           Advance against future issue of shares         15         13,188,410,090         5,953,382,871           Non-current liabilities         17	Stock-in-trade	10	11,767,752,193	5,362,401,409
Advances, deposits and prepayments         12         139,027,298         95,612,739         10,761,361         361,321         10,761,361         361,321         -         10,761,361         361         362,322         -         -         10,761,361         361         350,775,86,894         1,995,744,026         50,77	Stores and spares		38,402,176	64,470,283
Other receivables         86,420,577         10,761,361           Sales tax receivable         400,635,324         -           Taxation-net of provision         2,877,586,894         1,995,744,026           Short term investment         13         6,888,985,954         1           Cash and bank balances         14         330,464,916         173,183,262           Total assets         44,185,881,140         19,540,760,697           EQUITY AND LIABILITIES         5         9,940,500,000         5,440,500,000           Share capital and reserves         5         9,940,500,000         5,440,500,000           Unappropriated profit         32,47,910,090         412,785,010           Advance against future issue of shares         -         12,163,324           Non-controlling interest         -         12,163,324           Non-controlling interest         -         39,934,537           Non-current liabilities         13,188,410,090         5,905,382,871           Long term loans         16         171,547,909         143,267,826           Lease liabilities         17         113,215,439         89,156,614           Staff retirement benefits         18         5,513,100         7,832,183           Deferred government grants         19	Trade debts	11	12,508,420,427	7,812,790,409
Sales tax receivable         400,635,324         -           Taxation-net of provision         2,877,586,894         1,995,744,026           Short term investment         13         6,858,985,954         -           Cash and bank balances         14         330,464,916         173,183,262           Total assets         44,185,881,140         19,540,760,697           EQUITY AND LIABILITIES         5         9,940,500,000         5,440,500,000           Share capital and reserves         15         9,940,500,000         5,440,500,000           Unappropriated profit         13,188,410,090         5,853,285,010           Advance against future issue of shares         13,188,410,090         5,993,285,010           Non-controlling interest         13,188,410,090         5,995,382,871           Non-current liabilities         13,188,410,090         5,995,382,871           Non-current liabilities         17         113,215,439         89,156,414           Staff retirement benefits         18         5,513,100         7,832,183           Deferred government grants         19         11,72,954         7,298,709           Deferred government grants         19         11,72,954         7,298,709           Current portion of long term loans         16         199,36	Advances, deposits and prepayments	12		95,612,739
Taxation-net of provision         2,877,586,894         1,995,744,026           Short term investment         13         6,858,985,954         -           Cash and bank balances         14         330,464,916         173,183,262           35,007,695,759         15,514,963,489           Total assets         44,185,881,140         19,540,760,697           EQUITY AND LIABILITIES         5         9,940,500,000         5,440,500,000           Share capital         15         9,940,500,000         412,785,010           Unappropriated profit         3,247,910,090         412,785,010           Advance against future issue of shares         -         13,188,410,090         5,853,285,010           Advance against future issue of shares         -         13,188,410,090         5,905,382,871           Non-controlling interest         -         39,934,537         5,905,382,871           Non-current liabilities         13,188,410,099         143,267,826           Lease liabilities         17         113,215,499         143,267,826           Lease liabilities         17         113,215,499         143,267,826           Lease liabilities         17         113,215,499         7,298,709           Deferred government grants         19         11,10,446	Other receivables			10,761,361
Short term investment         13         6,858,985,954         -           Cash and bank balances         14         330,464,916         173,183,262           Total assets         35,007,695,759         15,514,963,489           EQUITY AND LIABILITES         44,185,881,140         19,540,760,697           Share capital and reserves         5         5,940,500,000         5,440,500,000         412,785,010           Unappropriated profit         15         9,940,500,000         5,440,500,000         412,785,010           Advance against future issue of shares         1         13,188,410,090         5,853,285,010           Advance against future issue of shares         1         13,188,410,090         5,905,382,501           Advance against future issue of shares         1         13,188,410,090         5,905,382,501           Advance against future issue of shares         1         13,188,410,090         5,905,382,501           Anor-current liabilities         1         13,188,410,090         5,905,382,871           Non-current liabilities         16         171,547,909         143,267,826           Lease liabilities         17         113,215,439         89,156,414           Staff retirement benefits         18         5,513,100         7,832,183           Defer	Sales tax receivable			-
Cash and bank balances         14         330,464,916         173,183,262           35,007,695,759         15,514,963,489           Total assets         44,185,881,140         19,540,760,697           EQUITY AND LIABILITIES         5         9,940,500,000         5,440,500,000           Share capital and reserves         15         9,940,500,000         5,440,500,000         412,785,010           Advance against future issue of shares         2         -         12,163,324           Non-controlling interest         2         -         39,934,531           Non-current liabilities         13,188,410,090         5,905,382,871           Non-current liabilities         16         171,547,999         143,267,826           Lease liabilities         17         113,215,439         89,156,414           Staff retirement benefits         18         5,513,100         7,832,183           Deferred government grants         19         11,172,954         7,298,709           Deferred taxation - net         20         1,110,446         -           Current portion of long term loans         16         199,367,074         57,247,103           Current portion of lease liabilities         17         98,927,742         17,414,776           Current portion of	Taxation-net of provision		2,877,586,894	1,995,744,026
Total assets         44,185,881,140         19,540,760,697           EQUITY AND LIABILITIES         Share capital and reserves           Share capital price of the capital properties of shares and value of the capital properties of the capital properties of shares         15         9,940,500,000 (a),247,910,090 (b),440,500,000 (b),440,500,000 (c),478,5010 (c),478,	Short term investment	13	6,858,985,954	-
Total assets	Cash and bank balances	14	330,464,916	173,183,262
Same capital and reserves   Share capital and reserves   Share capital   Sha			35,007,695,759	15,514,963,489
Share capital and reserves         15         9,940,500,000 (add,500,000) (add,785,010)         5,440,500,000 (add,500,000) (add,785,010)           Advance against future issue of shares         -         13,188,410,090 (add,500,000) (add,785,000)         13,247,910,090 (add,795,000)         141,785,010 (add,795,000)         141,785,010 (add,795,000)         15,440,500,000 (add,795,000)         141,785,010 (add,795,000)         16,324,791,009 (add,795,000)         12,163,324 (add,795,000)         12,163,324 (add,795,000)         12,163,324 (add,795,000)         142,633,24 (add,795,000)         13,188,410,090 (add,795,000)         5,853,285,010 (add,795,000)         142,633,24 (add,795,000)         142,633,24 (add,795,000)         143,267,826 (add,795,000)         14	Total assets		44,185,881,140	19,540,760,697
Share capital         15         9,940,500,000         5,440,500,000           Unappropriated profit         3,247,910,090         412,785,010           Advance against future issue of shares         -         12,163,324           Non-controlling interest         -         39,934,537           Non-current liabilities         13,188,410,090         5,905,382,871           Lease liabilities         17         113,215,439         89,156,414           Staff retirement benefits         18         5,513,100         7,832,183           Deferred government grants         19         11,172,954         7,298,709           Deferred taxation - net         302,559,848         247,555,132           Current liabilities         302,559,848         247,555,132           Current portion of long term loans         16         199,367,074         57,247,103           Current portion of lease liabilities         17         98,927,742         17,414,776           Current portion of deferred government grants         19         17,341,943         12,194,400           Trade and other payables         21         13,982,556,582         9,170,391,607           Accrued mark-up         22         214,320,052         66,699,516           Short term borrowings         23	EQUITY AND LIABILITIES			
Unappropriated profit         3,247,910,090         412,785,010           Advance against future issue of shares         13,188,410,090         5,853,285,010           Non-controlling interest         2         12,163,324           Non-current liabilities         13,188,410,090         5,905,382,871           Long term loans         16         171,547,909         143,267,826           Lease liabilities         17         113,215,439         89,156,414           Staff retirement benefits         18         5,513,100         7,832,183           Deferred government grants         19         11,172,954         7,298,709           Deferred taxation - net         20         1,110,446         -           Current portion of long term loans         16         199,367,074         57,247,103           Current portion of lease liabilities         17         98,927,742         17,414,776           Current portion of deferred government grants         19         17,341,943         12,194,400           Trade and other payables         21         13,982,556,582         9,170,391,607           Accrued mark-up         22         214,320,052         66,699,516           Short term borrowings         23         16,136,556,982         3,981,506,023           Unclai	Share capital and reserves			
Advance against future issue of shares  Advance against future issue of shares  - 12,163,324  Non-controlling interest  Non-current liabilities  Long term loans Lease liabilities  16 171,547,909 143,267,826 Lease liabilities 17 113,215,439 89,156,414  Staff retirement benefits 18 5,513,100 7,832,183  Deferred government grants 19 11,172,954 7,298,709  Deferred taxation - net 20 1,110,446 -  Current liabilities  Current portion of long term loans 16 199,367,074 57,247,103  Current portion of lease liabilities 17 98,927,742 17,414,776  Current portion of deferred government grants 19 17,341,943 12,194,400  Trade and other payables Accrued mark-up Accrued mark-up Short term borrowings 12 13,982,556,582 9,170,391,607  Accrued mark-up Accrued mark-up Short term borrowings 12 16,136,556,982 3,981,506,023  Unclaimed dividend 669,007 747,612  Sales tax payable	Share capital	15	9,940,500,000	5,440,500,000
Advance against future issue of shares         -         12,163,324           Non-controlling interest         -         39,934,537           Non-current liabilities         13,188,410,090         5,905,382,871           Long term loans         16         171,547,909         143,267,826           Lease liabilities         17         113,215,439         89,156,414           Staff retirement benefits         18         5,513,100         7,832,183           Deferred government grants         19         11,172,954         7,298,709           Deferred taxation - net         20         1,110,446         -           Current portion of long term loans         16         199,367,074         57,247,103           Current portion of long term loans         16         199,367,074         57,247,103           Current portion of lease liabilities         17         98,927,742         17,414,776           Current portion of deferred government grants         19         17,341,943         12,194,400           Trade and other payables         21         13,982,556,582         9,170,391,607           Accrued mark-up         22         214,320,052         66,699,516           Short term borrowings         23         16,136,556,982         3,981,506,023	Unappropriated profit		3,247,910,090	412,785,010
Non-controlling interest         39,934,537           Non-current liabilities         13,188,410,090         5,905,382,871           Long term loans         16         171,547,909         143,267,826           Lease liabilities         17         113,215,439         89,156,414           Staff retirement benefits         18         5,513,100         7,832,183           Deferred government grants         19         11,172,954         7,298,709           Deferred taxation - net         20         1,110,446         -           Current liabilities         302,559,848         247,555,132           Current portion of long term loans         16         199,367,074         57,247,103           Current portion of lease liabilities         17         98,927,742         17,414,776           Current portion of deferred government grants         19         17,341,943         12,194,400           Trade and other payables         21         13,982,556,582         9,170,391,607           Accrued mark-up         22         214,320,052         66,699,516           Short term borrowings         23         16,136,556,982         3,981,506,023           Unclaimed dividend         669,007         747,612           Sales tax payable         45,171,820 <th< td=""><td></td><td></td><td>13,188,410,090</td><td>5,853,285,010</td></th<>			13,188,410,090	5,853,285,010
Non-current liabilities           Long term loans         16         171,547,909         143,267,826           Lease liabilities         17         113,215,439         89,156,414           Staff retirement benefits         18         5,513,100         7,832,183           Deferred government grants         19         11,172,954         7,298,709           Deferred taxation - net         20         1,110,446         -           Current liabilities         302,559,848         247,555,132           Current portion of long term loans         16         199,367,074         57,247,103           Current portion of lease liabilities         17         98,927,742         17,414,776           Current portion of deferred government grants         19         17,341,943         12,194,400           Trade and other payables         21         13,982,556,582         9,170,391,607           Accrued mark-up         22         214,320,052         66,699,516           Short term borrowings         23         16,136,556,982         3,981,506,023           Unclaimed dividend         669,007         747,612           Sales tax payable         -         1,195,395           Contract liabilities         45,171,820         4,935,451	Advance against future issue of shares		-	12,163,324
Non-current liabilities         16         171,547,909         143,267,826           Lease liabilities         17         113,215,439         89,156,414           Staff retirement benefits         18         5,513,100         7,832,183           Deferred government grants         19         11,172,954         7,298,709           Deferred taxation - net         20         1,110,446         -           Current liabilities         302,559,848         247,555,132           Current portion of long term loans         16         199,367,074         57,247,103           Current portion of lease liabilities         17         98,927,742         17,414,776           Current portion of deferred government grants         19         17,341,943         12,194,400           Trade and other payables         21         13,982,556,582         9,170,391,607           Accrued mark-up         22         214,320,052         66,699,516           Short term borrowings         23         16,136,556,982         3,981,506,023           Unclaimed dividend         669,007         747,612           Sales tax payable         -         1,195,395           Contract liabilities         45,171,820         4,935,451           Loan from related party         24	Non-controlling interest		-	
Lease liabilities         17         113,215,439         89,156,414           Staff retirement benefits         18         5,513,100         7,832,183           Deferred government grants         19         11,172,954         7,298,709           Deferred taxation - net         20         1,110,446         -           Current liabilities           Current portion of long term loans         16         199,367,074         57,247,103           Current portion of lease liabilities         17         98,927,742         17,414,776           Current portion of deferred government grants         19         17,341,943         12,194,400           Trade and other payables         21         13,982,556,582         9,170,391,607           Accrued mark-up         22         214,320,052         66,699,516           Short term borrowings         23         16,136,556,982         3,981,506,023           Unclaimed dividend         669,007         747,612           Sales tax payable         -         1,195,395           Contract liabilities         45,171,820         4,935,451           Loan from related party         24         -         75,490,811           Contingencies and commitments         25         30,694,911,202         13,387,822,6	Non-current liabilities		13,188,410,090	5,905,382,8/1
Staff retirement benefits       18       5,513,100       7,832,183         Deferred government grants       19       11,172,954       7,298,709         Deferred taxation - net       20       1,110,446       -         Current liabilities         Current portion of long term loans       16       199,367,074       57,247,103         Current portion of lease liabilities       17       98,927,742       17,414,776         Current portion of deferred government grants       19       17,341,943       12,194,400         Trade and other payables       21       13,982,556,582       9,170,391,607         Accrued mark-up       22       214,320,052       66,699,516         Short term borrowings       23       16,136,556,982       3,981,506,023         Unclaimed dividend       669,007       747,612         Sales tax payable       -       1,195,395         Contract liabilities       45,171,820       4,935,451         Loan from related party       24       -       75,490,811         Contingencies and commitments       25       30,694,911,202       13,387,822,694	Long term loans	16	171,547,909	143,267,826
Deferred government grants         19         11,172,954         7,298,709           Deferred taxation - net         20         1,110,446         -           Current liabilities         302,559,848         247,555,132           Current portion of long term loans         16         199,367,074         57,247,103           Current portion of lease liabilities         17         98,927,742         17,414,776           Current portion of deferred government grants         19         17,341,943         12,194,400           Trade and other payables         21         13,982,556,582         9,170,391,607           Accrued mark-up         22         214,320,052         66,699,516           Short term borrowings         23         16,136,556,982         3,981,506,023           Unclaimed dividend         669,007         747,612           Sales tax payable         -         1,195,395           Contract liabilities         45,171,820         4,935,451           Loan from related party         24         -         75,490,811           Contingencies and commitments         25         30,694,911,202         13,387,822,694	Lease liabilities	17	113,215,439	89,156,414
Current liabilities         302,559,848         247,555,132           Current portion of long term loans         16         199,367,074         57,247,103           Current portion of lease liabilities         17         98,927,742         17,414,776           Current portion of deferred government grants         19         17,341,943         12,194,400           Trade and other payables         21         13,982,556,582         9,170,391,607           Accrued mark-up         22         214,320,052         66,699,516           Short term borrowings         23         16,136,556,982         3,981,506,023           Unclaimed dividend         669,007         747,612           Sales tax payable         -         1,195,395           Contract liabilities         45,171,820         4,935,451           Loan from related party         24         -         75,490,811           Contingencies and commitments         25         30,694,911,202         13,387,822,694	Staff retirement benefits	18	5,513,100	7,832,183
Current liabilities         302,559,848         247,555,132           Current portion of long term loans         16         199,367,074         57,247,103           Current portion of lease liabilities         17         98,927,742         17,414,776           Current portion of deferred government grants         19         17,341,943         12,194,400           Trade and other payables         21         13,982,556,582         9,170,391,607           Accrued mark-up         22         214,320,052         66,699,516           Short term borrowings         23         16,136,556,982         3,981,506,023           Unclaimed dividend         669,007         747,612           Sales tax payable         -         1,195,395           Contract liabilities         45,171,820         4,935,451           Loan from related party         24         -         75,490,811           Contingencies and commitments         25         30,694,911,202         13,387,822,694	Deferred government grants	19	11,172,954	7,298,709
Current portion of long term loans       16       199,367,074       57,247,103         Current portion of lease liabilities       17       98,927,742       17,414,776         Current portion of deferred government grants       19       17,341,943       12,194,400         Trade and other payables       21       13,982,556,582       9,170,391,607         Accrued mark-up       22       214,320,052       66,699,516         Short term borrowings       23       16,136,556,982       3,981,506,023         Unclaimed dividend       669,007       747,612         Sales tax payable       -       1,195,395         Contract liabilities       45,171,820       4,935,451         Loan from related party       24       -       75,490,811         Contingencies and commitments       25       30,694,911,202       13,387,822,694	Deferred taxation - net	20		-
Current portion of lease liabilities       17       98,927,742       17,414,776         Current portion of deferred government grants       19       17,341,943       12,194,400         Trade and other payables       21       13,982,556,582       9,170,391,607         Accrued mark-up       22       214,320,052       66,699,516         Short term borrowings       23       16,136,556,982       3,981,506,023         Unclaimed dividend       669,007       747,612         Sales tax payable       -       1,195,395         Contract liabilities       45,171,820       4,935,451         Loan from related party       24       -       75,490,811         Contingencies and commitments       25       30,694,911,202       13,387,822,694	Current liabilities		302,559,848	247,555,132
Current portion of deferred government grants       19       17,341,943       12,194,400         Trade and other payables       21       13,982,556,582       9,170,391,607         Accrued mark-up       22       214,320,052       66,699,516         Short term borrowings       23       16,136,556,982       3,981,506,023         Unclaimed dividend       669,007       747,612         Sales tax payable       -       1,195,395         Contract liabilities       45,171,820       4,935,451         Loan from related party       24       -       75,490,811         Contingencies and commitments       25       30,694,911,202       13,387,822,694	Current portion of long term loans	16	199,367,074	57,247,103
Trade and other payables       21       13,982,556,582       9,170,391,607         Accrued mark-up       22       214,320,052       66,699,516         Short term borrowings       23       16,136,556,982       3,981,506,023         Unclaimed dividend       669,007       747,612         Sales tax payable       -       1,195,395         Contract liabilities       45,171,820       4,935,451         Loan from related party       24       -       75,490,811         Contingencies and commitments       25       30,694,911,202       13,387,822,694	Current portion of lease liabilities	17	98,927,742	17,414,776
Accrued mark-up       22       214,320,052       66,699,516         Short term borrowings       23       16,136,556,982       3,981,506,023         Unclaimed dividend       669,007       747,612         Sales tax payable       -       1,195,395         Contract liabilities       45,171,820       4,935,451         Loan from related party       24       -       75,490,811         Contingencies and commitments       25       30,694,911,202       13,387,822,694	Current portion of deferred government grants	19	17,341,943	12,194,400
Short term borrowings       23       16,136,556,982       3,981,506,023         Unclaimed dividend       669,007       747,612         Sales tax payable       -       1,195,395         Contract liabilities       45,171,820       4,935,451         Loan from related party       24       -       75,490,811         Contingencies and commitments       25       30,694,911,202       13,387,822,694	Trade and other payables	21	13,982,556,582	9,170,391,607
Unclaimed dividend         669,007         747,612           Sales tax payable         -         1,195,395           Contract liabilities         45,171,820         4,935,451           Loan from related party         24         -         75,490,811           Contingencies and commitments         25         30,694,911,202         13,387,822,694	Accrued mark-up	22	214,320,052	66,699,516
Sales tax payable       -       1,195,395         Contract liabilities       45,171,820       4,935,451         Loan from related party       24       -       75,490,811         Contingencies and commitments       25       30,694,911,202       13,387,822,694	Short term borrowings	23	16,136,556,982	3,981,506,023
Contract liabilities       45,171,820       4,935,451         Loan from related party       24       -       75,490,811         Contingencies and commitments       25       30,694,911,202       13,387,822,694	Unclaimed dividend		669,007	747,612
Loan from related party         24         -         75,490,811           Contingencies and commitments         25         30,694,911,202         13,387,822,694	Sales tax payable		-	1,195,395
Contingencies and commitments 25 30,694,911,202 13,387,822,694	Contract liabilities		45,171,820	4,935,451
Contingencies and commitments 25	Loan from related party	24	-	75,490,811
	Contingencies and commitments	25	30,694,911,202	13,387,822,694
			44,185,881,140	19,540,760,697

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

Director

Chief Executive

**Chief Financial Officer** 



# **CONSOLIDATED STATEMENT OF PROFIT OR LOSS**

For the Year Ended June 30, 2021

	Note	2021	2020
	Note	(Rup	
		(	,
Net sales	26	68,831,301,040	30,479,501,918
Cost of sales	27	(63,180,175,227)	(28,379,061,793)
Gross profit		5,651,125,813	2,100,440,125
Selling and distribution expenses	28	(1,236,246,093)	(751,014,096)
Administrative expenses	29	(410,663,355)	(227,668,412)
Other operating income / (expenses)	30	177,925,351	(387,940,582)
		(1,468,984,097)	(1,366,623,090)
Other income	31	224 700 700	12 477 040
	31	334,708,789	13,477,049
Profit before interest and taxation		4,516,850,505	747,294,084
Finance cost	32	(960,978,338)	(548,145,934)
Profit before taxation		3,555,872,167	199,148,150
Taxation			
Current	33	(197,418,283)	-
Deferred		(20,260,953)	15,132,017
		(217,679,236)	15,132,017
Profit after taxation		3,338,192,931	214,280,167
Profit after taxation		5,556,152,551	214,280,107
Profit attributable to:			
-Owners of the Holding Company		3,263,697,353	212,838,242
-Non-controlling interest		74,495,578	1,441,925
S		3,338,192,931	214,280,167
			Restated
Basic and diluted earnings per share	34	3.61	0.36

 $The \ annexed \ notes \ from \ 1 \ to \ 45 \ form \ an \ integral \ part \ of \ these \ annual \ audited \ consolidated \ financial \ statements.$ 

Director

Chief Executive

**Chief Financial Officer** 

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# CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the Year Ended June 30, 2021

	Note	2021 (Rup	2020 ees)
Profit after taxation		3,338,192,931	214,280,167
Other comprehensive income			
Items that will not be subsequently reclassified to consolidated statement of profit or loss			
Remeasurement gain on staff retirement benefits - net of tax	18.4	247,587	557,377
Total comprehensive income for the year		3,338,440,518	214,837,544
Total Comprehensive income for the year attributable to:			
-Owners of the Holding Company		3,263,868,188	213,222,832
-Non-controlling interest		74,572,330	1,614,712
		3,338,440,518	214,837,544

The annexed notes from 1 to 45 form an integral part of these annual audited consolidated financial statements.

Director

Chief Executive

Chief Financial Officer



# CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the Year Ended June 30, 2021

	Attributable to				
	Share capital	Unappropriated profit	Total reserves	Non-controlling Interest	Total equity
			(Rupees)		
Balance as at June 30, 2019	5,440,500,000	253,967,178	5,694,467,178	-	5,694,467,178
Final dividend at 1% for the year ended June 30, 2019	-	(54,405,000)	(54,405,000)	-	-54,405,000
NCI recognised on acquisition	-	-	-	38,319,825	38,319,825
Profit attributable to non-controlling interest for the year	-	-	-	1,441,925	1,441,925
Transaction with owners Issuance of right shares	-	-	-	-	-
Profit after taxation	-	212,838,242	212,838,242	-	212,838,242
Other comprehensive income for the year	-	384,590	384,590	172,787	557,377
Total comprehensive income for the year	-	213,222,832	213,222,832	172,787	213,395,619
Balance as at June 30, 2020	5,440,500,000	412,785,010	5,853,285,010	39,934,537	5,893,219,547
Transaction with owners					
Allocation of profit to NCI at acquisition date	-		-	74,572,330	74,572,330
Negative movement in equity		(346,592,040)	(346,592,040)	(114,506,867)	(461,098,907)
Issuance of right shares	4,500,000,000	-	4,500,000,000	-	4,500,000,000
Transaction cost incurred on issuance of right shares	-	(82,151,068)	(82,151,068)	-	(82,151,068)
	4,500,000,000	- 82,151,068	4,417,848,932	-	4,417,848,932
Profit after taxation	-	3,263,697,353	3,263,697,353	-	3,263,697,353
Other comprehensive income for the year	-	170,835	170,835	-	170,835

3,263,868,188

3,247,910,090

3,263,868,188

13,188,410,090

The annexed notes from 1 to 45 form an integral part of these annual audited consolidated financial statements.

9,940,500,000

Director

Total comprehensive income for the year

Balance as at June 30, 2021

Chief Executive

**Chief Financial Officer** 

3,263,868,188

13,188,410,090



CONSOLIDATED STATEMENT OF CASHFLOWS For the Year Ended June 30, 2021	Note	2021	2020
CASH FLOWS FROM OPERATING ACTIVITIES		(Rupe	ees)
Cash (used in)/ generated from operating activities	35	(2,171,395,229)	1,205,828,927
Taxes paid		(1,079,261,151)	(1,274,684,321)
Donation paid		(22,715,024)	
Staff gratuity paid		-	(3,929,840)
Long term deposits paid		(16,501,687)	
Net cash generated from/ (used in) operating activities		(3,289,873,091)	(72,785,234)
CASH FLOWS FROM INVESTING ACTIVITIES			
Purchase of property, plant and equipment		(5,247,120,422)	(385,029,061)
Proceeds from disposal of property, plant and equipment		20,271,579	1,039,088
Purchase of intangible assets		(946,827)	(4,505,008)
Investment in shares of the Subsidiary		(461,098,904)	(366,541,770)
Short term investment		(6,850,000,000)	-
Profit received on short term investment		171,342,990	-
Net cash used in investing activities		(12,367,551,584)	(755,036,751)
CASH FLOWS FROM FINANCING ACTIVITIES			
Advance against future issue of shares		(12,163,324)	10,221,790
Proceeds from short term borrowings - net		9,809,953,999	1,251,362,725
Long term loan received		285,353,209	217,287,223
Long term loan repaid		(108,482,260)	-
Lease liabilities - net		(15,406,421)	(574,764)
Rentals paid against right-of-use assets		(73,944,474)	(27,237,381)
Loan returned to related party - net		(75,490,811)	(104,375,693)
Dividend paid		(78,605)	(54,845,699)
Finance cost paid		(757,980,875)	(505,993,541)
Proceeds from issuance of right shares		4,500,000,000	-
Transaction cost paid on issuance of right shares		(82,151,068)	-
Net cash generated from financing activities		13,469,609,370	785,844,660
Net decrease in cash and cash equivalents		(2,187,815,305)	(41,977,325)
Cash and cash equivalents at the beginning of the year		(181,559,891)	(139,582,566)
Cash and cash equivalents at the end of the year	35.1	(2,369,375,196)	(181,559,891)

The annexed notes from 1 to 45 form an integral part of these annual audited consolidated financial statements.

Director

Chief Executive

**Chief Financial Officer** 



# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENSTS

For the Year Ended June 30, 2021

# 1 THE GROUP AND ITS OPERATIONS

The Group consists of Unity Foods Limited ("the Holding Company") and its subsidiary company namely Sunridge Foods (Private) Limited ("the Subsidiary Company"). Brief profiles of the Holding Company and the Subsidiary is as follows:

# 1.1 Unity Foods Limited

Unity Foods Limited was incorporated in Pakistan in 1991 as a private limited company under the Companies Ordinance, 1984 (now the Companies Act, 2017) and subsequently converted into a Public Limited Company on June 16, 1991. Shares of the Holding Company are listed in Pakistan Stock Exchange since February 01, 1994. The principal business activity of the Holding Company has been changed from yarn manufacturing to edible oil extraction, refining and related businesses.

# 1.2 Sunridge Foods (Private) Limited

Sunridge Foods (Private) Limited was incorporated in Pakistan as a private limited company on March 16, 2015 under the Companies Ordinance, 1984 (now the Companies Act, 2017 on May 30, 2017). The principal activity of the Subsidiary Company is the processing of food items.

# 1.3 Geographical locations and addresses of business units including plants of the Group are as under:

Address	Purpose	In Use
Karachi, Sindh -Unity Tower, Plot No. 8-C, Block-6, P.E.C.H.SPlot No. A-48, Eastern Industrial Zone, Port Qasim.	Registered Office of the Holding Company Oil Refinery	Unity Foods Limited Unity Foods Limited
-4th floor, 73-C, Jami Commercial Street No. 8, DHA Phase VII	Registered Office of the Subsidiary	Sunridge Foods (Private) Limited
-C6, North West Zone, Port Qasim	Pesa Flour Plant	Sunridge Foods (Private)
-Industrial Plot no. H/14, Site Super Highway,	Flour Mill	Sunridge Foods (Private)
Kotri, Hyderabad		
Plot No. N-25 & N-27/B, SITE Area.	Edible Oil Extraction Plant, Oil Refinery and Pellitising Mills	Unity Foods Limited
Hub, Baluchistan		
Plot No. C-375, C-376, C-377, C-382, C-383 and C-384 Hub Industrial Estate, Lasbella.	Soap Plant	Unity Foods Limited

# 1.3 Impact of COVID-19 on financial statements

A novel strain of corona virus (COVID-19) that first surfaced in China was classified as a pandemic by the World Health Organization on March 11, 2020, impacting countries globally including Pakistan. Government of Pakistan has taken certain measures to reduce the spread of the COVID-19 including lockdown of businesses, suspension of flight operations, intercity movements, cancellation of major events etc. These measures have resulted in an overall economic slowdown, disruptions to various business and resultant liquidity constraints. FMCG sector, the sector in which Company operates, was fortunate enough and was allowed to operate during the pandemic. The Company has also availed Government's scheme for financing wages and salaries and has made required disclosures. Based on the assessment carried out by the management, there is no material financial impact of COVID-19 in these annual audited consolidated financial statements.



# 2 STATEMENT OF COMPLIANCE

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

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

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

# 3 ACCOUNTING JUDGEMENTS AND ESTIMATES

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

The estimates underlying the assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods. Information about the judgments made by the management in the application of the accounting policies, that have the most significant effect on the amounts recognized in these consolidated financial statements, assumptions and estimation uncertainties with significant risk of material adjustment to the carrying amount of asset and liabilities in the next year are described in the following notes:

- Property, plant and equipment and depreciation (refer note 6.4)
- Right-of-use assets (refer note 6.6)
- Intangible assets and amortization (refer note 6.7)
- Stock-in-trade (refer note 6.10)
- Lease liability (refer note 6.16)
- Government grant (refer note 6.18)
- Provisions (refer note 6.19)
- Taxation (refer note 6.22)
- Contingent liabilities (refer note 6.25)
- Impairment (refer note 6.27)

# 4 BUSINESS COMBINATION

During the year Unity Foods Limited acquired remaining 31% equity (16,467,818 shares of Rs. 10/- each) of the Subsidiary company at a price of Rs. 28 per share, the holding company now owns 100% paid up capital of the subsidiary.

The following table summarizes the estimated fair values of consideration paid, non-controlling interest (NCI), as well as the assets acquired and the liabilities assumed at the date of acquisition:

Net assets value of the Non Controlling Shares (NCI) acquired Net assets attributable to non-controlling interest (0%) Net assets acquired through business combination Goodwill / Negative movement in equity Total Consideration Paid 2021 ----(Rupees)---114,506,864 -114,506,864 346,592,040 461,098,904

The group has calculated Non Controlling Interest (NCI) till the date of further acquisition of share i.e. 3rd June 2021. Post acquisition of 31% shares of the subsidiary company becomes the wholly owned subsidiary of the holding company.



# 5 BASIS OF CONSOLIDATION

These consolidated financial statements include the financial statements of the Holding Company and the Subsidiary.

A company is a subsidiary, if the Holding Company directly or indirectly controls, beneficially owns or holds more than fifty percent of its voting securities or otherwise has power to elect and appoint more than fifty percent of its directors.

Subsidiary is consolidated from the date on which the Group obtains control, and continue to be consolidated until the date when such control ceases.

The unconsolidated financial statements of the Subsidiary is prepared for the same reporting period as the Holding Company, using consistent accounting policies. The accounting policies of the Subsidiary have been changed to conform with accounting policies of the Group, where required.

All intra-group balances, transactions and unrealised gains or losses resulting from intra-group transactions and dividends (if any) are eliminated in full.

Where the ownership of a subsidiary is less than hundred percent and therefore, (NCI) exists, the total comprehensive income of the period, even if that results in a deficit balance, is allocated to NCI according to it's share.

A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction. If the Group loses control over a subsidiary, it derecognises the assets (including goodwill) and liabilities of the subsidiary, carrying amount of any NCI, cumulative translation differences recognised in other comprehensive income, and recognises fair value of consideration received, any investment retained, surplus or deficit in profit or loss, and reclassifies the Group's share of components previously recognised in other comprehensive income to profit or loss.

The assets, liabilities, income and expenses of the Subsidiary Company is consolidated on a line by line basis and carrying value of investments held by the Holding Company is eliminated against the subsidiary company's shareholders' equity in these consolidated financial statements.

# **6 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES**

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

# 6.1 Accounting convention

These annual audited consolidated financial statements have been prepared under the historical cost conventionexcept otherwise stated.

# 6.2 Basis of preparation

These consolidated financial statements have been prepared following accrual basis of accounting except for the consolidated statement of cash flows and other cash flow information.



# 6.3 NEW STANDARDS, INTERPRETATIONS AND AMENDMENTS TO PUBLISHED APPROVED ACCOUNTING STANDARDS

The Group has adopted all the new standards and amendments to the following approved accounting standards as applicable in Pakistan which became effective during the year:

# 6.3.1 Effective in current year and not relevant to the Group

			Effective date (annual
			periods beginning on
			or after)
IF	RS 3	Business Combinations - The amendments narrowed and clarified the definition of a business, the amendments aiming to resolve the difficulties that arise when an entity determines whether it has acquired a business or a group of assets.	January 1, 2020
IF	FRS 16	Leases - The objective of the amendment is to give timely relief to lessees to Covid-19 - related rent concessions while still enabling them to provide useful information about their leases to investors.	January 1, 2020
IF	RS 7	Financial Instruments "disclosures".	January 1, 2020
IF	RS 9	Financial Instruments "disclosures".	January 1, 2020
I.A	AS 1	Presentation of Financial Statements - amendments to its definition of material to make it easier for companies to make materiality judgements.	January 1, 2020
IA	AS 39	Financial Instruments: Recognition and Measurement	January 1, 2020
IA	AS 41	Agriculture	January 1, 2020

The above standards and amendments are not expected to have any material impact on the Group's consolidated financial statements in the period of initial application.

In addition to the above, standards, amendments and improvements to various IFRS have also been issued by the IASB in December 2017. Such improvements are generally effective for accounting periods beginning on or after January 01, 2019 respectively. The Group expects that such improvements to the standards will not have any material impact on the Group's annual audited consolidated financial statements in the period of initial application.

# 6.3.1.1 The following International Financial Reporting Standards (IFRS Standards) and amendments not yet effective

# IFRS 16 COVID-19 - Related Rent Concessions

The International Accounting Standards Board (the Board) has issued amendments to IFRS 16 (the amendments) to provide practical relief for lessees in accounting for rent concessions. Under the standard's previous requirements, lessees assess whether rent concessions are lease modifications and, if so, apply the specific guidance on accounting for lease modifications. This generally involves remeasuring the lease liability using the revised lease payments and a revised discount rate.

January 01, 2021

Rent concessions are eligible for the practical expedient if they occur as a direct consequence of the COVID-19 pandemic and if all the following criteria are met:

- a) The change in lease payments results in revised consideration for the lease that is substantially the same as, or less than, the consideration for the lease immediately preceding the change;
- b) Any reduction in lease payments affects only payments originally due on or before June 30, 2021; and
- c) there is no substantive change to the other terms and conditions of the lease.

The standard is not likely to have any effect on Group's annual audited consolidated financial statements.



IFRS 3	Business Combinations - amendments updating a reference to the Conceptual Framework.	January 01, 2023
IFRS 4	Insurance Contracts - Amendments regarding the expiry date of the deferral approach.	January 01, 2023
IFRS 9	Financial Instruments - The amendment clarifies which fees an entity includes when it applies the '10 per cent' test in assessing whether to derecognise a financial liability.	January 01, 2022
IAS 1	Presentation of Financial Statements - Amendments regarding the classification of current and non-current liabilities.	January 01, 2023
IAS 8	Accounting Policies, Changes in Accounting Estimates and Errors - Amendment regarding the definition of accounting estimates, the standard defines the concept of a "change in accounting estimates".	January 01, 2023
IAS 12	Income taxes - Amendment regarding to clarify how companies account for deferred tax on leases and decommissioning obligations.	January 01, 2023
IAS 16	Property, plant and equipment - The amendments clarify the prohibition on an entity from deducting from the cost of an item of property, plant and equipment any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Instead, an entity recognizes the proceeds from selling such items, and the cost of producing those items, in profit or loss.	January 01, 2022
IAS 37	Provisions, Contingent Liabilities and Contingent Assets - The amendments specify the costs a group should include as the cost of fulfilling a contract when assessing whether a contract is onerous.	January 01, 2022

The IASB issued 'Interest Rate Benchmark Reform — Phase 2 (Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16)' with amendments that address issues that might affect financial reporting after the reform of an interest rate benchmark, including its replacement with alternative benchmark rates. The amendments are effective for annual periods beginning on or after January 01, 2021. The standard is not likely to have any effect on Group's annual audited consolidated financial statements.

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

IFRS 1 First time adoption of IFRS

IFRS 17 Insurance contracts

# 6.4 Property, plant and equipment and depreciation

# Initial recognition

The cost of an item of property, plant and equipment is recognized as an asset if it is probable that future economic benefits associated with the item will flow to the Group and the cost of such item can be measured reliably.

Recognition of the cost in the carrying amount of an item of plant and equipment ceases when the item is in the location and condition necessary for it to be capable of operating in the manner intended by the management.

# Measurement

Property, plant and equipment (except land) are stated at cost less accumulated depreciation and impairment losses, if any. The costs of Property, plant and equipment include:

- a) Its purchase price including import duties, non-refundable purchase taxes after deducting trade discounts and rebates; and
- b) Any other costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management.
- c) Borrowing costs, if any.

  When parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment.



### Subsequent expenditure

Expenditure incurred to replace a significant component of an item of plant and equipment is capitalized and the asset so replaced is retired. Other subsequent expenditure is capitalized only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the items can be measured reliably. All other expenditure (including repairs and normal maintenance) is charged in the consolidated statement of profit or loss as an expense when it is incurred.

# Depreciation

Depreciation on all items except for land is charged on straight line method at the rates specified in respective note to these consolidated financial statements and is generally charged in the consolidated statement of profit or loss.

Depreciation on addition is charged from the month the asset is available for use up to the month prior to disposal.

Depreciation methods, useful lives and residual values of each part of property, plant and equipment that is significant in relation to the total cost of the asset are reviewed, and adjusted if appropriate, at each financial year end.

# Gains or loss on disposal

Gains and loss on disposal of assets are charged in the consolidated statement of profit or loss, and the related revaluation surplus on property, plant and equipment, if any, is transferred directly to retained earnings.

# 6.5 Capital work-in-progress

Capital work-in-progress is stated at cost less impairment loss, if any and consists of expenditure incurred (including any borrowing cost, if applicable) and advances made in the course of their construction and installation. Transfers are made to relevant class of assets as and when assets are available for intended use.

# 6.6 Right-of-use assets

Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease term and the estimated useful lives of the assets, as disclosed in note 8

If ownership of the leased asset is transferred to the Group at the end of the lease term or the cost reflects the exercise of a purchase option, depreciation is calculated using the estimated useful life of the asset.

# 6.7 Intangible assets and amortization

Intangible assets are stated at cost less accumulated amortization and impairment losses, if any.

Subsequent expenditure on capitalized intangible assets is capitalized only when it increases the future economic benefits embodied in the specific assets to which it relates. All other expenditure are charged in the consolidated statement of profit or loss as incurred.

Amortization is charged in the consolidated statement of profit or loss on a straight line basis over the estimated useful lives of intangible assets unless such lives are indefinite. Amortization on additions to intangible assets is charged from the month in which an item is acquired or capitalized while no amortization is charged for the month in which the item is disposed off.



### 6.8 Goodwill

Goodwill is initially measured as at the acquisition date, being the excess of (a) the aggregate of the consideration transferred; and (b) the net amount of the identifiable assets acquired and the liabilities assumed as at the date of acquisition.

In case the fair value attributable to the Group's interest in the identifiable net assets exceeds the fair value of consideration, the Group recognises the resulting gain in the consolidated statement of profit or loss on the acquisition date.

Goodwill acquired as a result of business combination is measured, subsequent to initial recognition, at cost less accumulated impairment losses, if any.

For the purpose of impairment testing, goodwill is allocated to each of the Group's cash generating unit (CGU) (Wheat Production Unit) that are expected to benefit from the synergies of the operations irrespective of whether other assets or liabilities of the acquiree are assigned to these units or group of units.

A CGU to which goodwill has been allocated is tested for impairment annually, or more frequently when there is an indication that the unit may be impaired. If the recoverable amount of the CGU is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the CGU and then to the other assets of the CGU on pro rata based on the carrying amount of each asset in the CGU. Any impairment loss for goodwill is recognised directly in the consolidated statement of profit or loss. An impairment loss recognised for goodwill is not reversed in subsequent periods.

On disposal of the relevant CGU, the attributable amount of goodwill is included in the determination of the profit or loss on disposal.

### 6.9 Trade debts, advances and other receivables

Trade debts, advances and other receivables are recognized initially at fair value and subsequently measured at amortized cost, as the case may be, less provision for impairment, if any. A provision for impairment is established when there is an objective evidence that the Group will not be able to collect all amounts due according to the original terms of receivables. Receivables considered irrecoverable are written-off.

# 6.10 Stock-in-trade

Stock-in-trade and stock in transit are stated at the lower of cost less impairment loss if any or net realizable value. Cost is arrived on a weighted average basis. Cost of work-in-process and finished goods include cost of materials and appropriate portion of production overheads. Net realizable value is the estimated selling price in the ordinary course of business less costs of completion and selling expenses. Scrap stocks and by-product are valued at their estimated net realizable values.

# 6.11 Stores and spares

Stores and spares are stated at cost less provision for slow moving and obsolete items. Cost is determined by using the weighted average method. Items in transit are valued at cost comprising invoice value plus other charges incurred thereon.

# 6.12 Cash and cash equivalents

For the purpose of presentation in the consolidated statement of cash flows, cash and cash equivalents includes cash in hand, balances with banks and short term borrowings (running finance) availed by the Group, which are repayable on demand and form an integral part of the Group's cash management.

# 6.13 Trade and other payables

Trade and other payables are recognized initially at fair value plus directly attributable costs, if any, and subsequently measured at amortized costs.

# 6.14 Off-setting of financial assets and financial liabilities

Financial assets and financial liabilities are off-set and the net amount is reported in these consolidated financial statements only when the Group has currently legally enforceable right to set-off the recognized amounts and the Group intends either to settle on a net basis or to realize the assets and to settle the liabilities simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in normal course of business and in the event of default, insolvency or winding up of the Group or the counter parties.

# 6.15 Foreign currency translation

Transactions in foreign currencies are converted into functional currency "Rupees" at the rates of exchange prevailing on the dates of transactions. Monetary assets and liabilities in foreign currencies are translated into functional currency at the rates of exchange prevailing at the date of statement of financial position. Exchange gains or losses are charged in the consolidated statement of profit or loss.



# 6.16 Lease liability

The Group assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Group recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

At the commencement date of the lease, the Group recognises lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for terminating the lease, if the termination option is reasonably certain to be exercised. Variable lease payments that do not depend on an index or a rate are recognised as expenses (unless they are incurred to produce inventories) in the period in which the event or condition that triggers the payment occurs. In calculating the present value of lease payments at the lease commencement date, the Group uses the interest rate implicit in the lease. In case where the interest rate implicit in the lease is not readily determinable, the Group uses its incremental borrowing rate. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments or a change in the assessment of an option to purchase the underlying asset.

# 6.17 Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to its short-term leases of regional sales offices and warehouses, (i.e., those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies the lease of low-value assets recognition exemption to leases that are considered to be low value. Lease payments on short-term leases and leases of low-value assets are recognised as expense on a straight-line basis over the lease term.

# 6.18 Government grant

Government grants are recognised where there is reasonable assurance that the grant will be received and all attached conditions will be complied with. When the grant relates to income, it is recognised as income on a systematic basis over the periods that the related costs, for which it is intended to compensate, are expensed out.

# 6.19 Provisions

A provision is recognised in the consolidated statement of financial position when the Group has a legal or constructive obligation as a result of a past event, and it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of obligation. Provisions are measured at the present value of expected expenditure, discounted at a pre-tax rate reflects current market assessment of the time value of money and the risk specific to the obligation. However, provisions are reviewed at each reporting date and adjusted to reflect current best estimate.

# 6.20 Revenue recognition

- Domestic sales are recognised as revenue when invoiced with the transfer of significant risks and rewards of ownership, which
- Export sales are recognised as revenue when invoiced with the transfer of significant risks and rewards of ownership, which coincides either with date of shipping bill or upon delivery to customer or its representative, based on terms of arrangement.
- $\hbox{- Toll manufacturing / partial manufacturing income is recognised when related services are rendered.}\\$

# 6.21 Income on bank deposits and finance cost

The Group's finance income is included in other income and interest expense is included in finance cost. Interest income or expense is recognized using the effective interest method.



### 6.22 Taxation

Income tax expense comprises current and deferred tax. Income tax expense is charged in the consolidated statements of profit or loss, except to the extent that it relates to items recognized directly in equity or in other comprehensive income, in which case it is recognized in equity or in other comprehensive income respectively. In making the estimates for income taxes currently payable by the Group, the management considers the current income tax law and the decisions of appellate authorities on certain issues in the past.

### Current

Current tax is the expected tax payable or receivable on the taxable income or loss for the year, using tax rates enacted or substantively enacted at the reporting date, and any adjustment to tax payable or receivable in respect of previous years.

Provisions for current taxation is based on taxability of certain income streams of the Group under presumptive / final tax regime at the applicable tax rates and remaining income streams chargeable at current rate of taxation under the normal tax regime and / or minimum tax liability or alternate corporate tax as applicable, after taking into account tax credits and tax rebates available, if any.

# **Deferred**

Deferred tax is recognized using balance sheet asset/ liability method, providing for deductible/ temporary difference between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. The amount of deferred tax provided is based on the expected manner of realization or settlement of the carrying amount of assets and liabilities, using the tax rates enacted or substantively enacted at the date of consolidated statement of financial position.

The Group recognises a deferred tax asset to the extent that it is probable that taxable profits for the foreseeable future will be available against which the assets can be utilised. Deferred tax assets are reduced to the extent that it is no longer probable that the related tax benefit will be realised.

### 6.23 Staff retirement benefits

The Group's retirement benefit plans comprise of provident funds and gratuity schemes for eligible employees.

# **Defined contribution plans - Provident fund**

The Parent Company operates a provident fund scheme for its permanent employees. Equal monthly contributions are made by the Parent Company and its employees. Obligation for contributions to the fund are recognized as an expense in the consolidated profit or loss account when they are due.

# **Defined benefit plans**

The Subsidiary Company recognises staff retirement benefits expense and liability in accordance with IAS 19 "Employee Benefits". An actuarial valuation of all defined benefit schemes is conducted every year. The valuation uses the Projected Unit Credit method. All remeasurement gains and losses are recognised in the other comprehensive income.

# Defined benefit plans

The Subsidiary Company operates an unapproved and unfunded gratuity scheme covering of all its permanent employees who have completed the qualifying period under the scheme. The scheme is administered by the trustees and contribution therein are made in the accordance with actuarial recommendations. The valuation in this regard is carried using the Projected Unit Credit Method with actuarial valuation being carried out at the end of each annual reporting period. Remeasurement of the defined benefit liability, which comprises of actuarial gain and losses are recognized in the statement of unconsolidated comprehensive income based on actuarial gain and losses. The Subsidiary Company determine the net interest expense / (income) on the net defined benefit liability / (asset) for the year by applying the discount rate used to measure the defined benefit obligation at the beginning of the annual year to the net defined benefit liability / (asset) taking into account and change in the net defined benefit liability / (asset) during the year as result of contribution and benefit payments. Net interest expense, current service cost and past service cost related to defined benefit plans are recognized in the consolidated statement of profit or loss.

# 6.24 Borrowing cost

Borrowing cost and other related costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use. All other borrowing costs are recognised as an expense in the period in which they are incurred. Borrowing costs include exchange differences arising on foreign currency borrowings, obtained for acquisition, construction or production of qualifying assets, to the extent that they are regarded as an adjustment to interest cost are included in the cost of qualifying assets.



# 6.25 Contingent liabilities

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

# 6.26 Financial Instruments

# (a) Classification and initial measurement

The Group classifies its financial assets in to following three categories;

- Fair value through other comprehensive income (FVOCI)
- Fair value through profit or loss (FVTPL); and
- Measured at amortized cost.

The following assessments have been made on the basis of the facts and circumstances that existed at the date of initial application:

- The determination of business model within which a financial asset is held; and
- The designation and revocation of previous designation of certain financial assets as measured at FVTPL.

### Financial assets at FVOCI

A debt investment is measured at FVOCI if it meets both of the following conditions and is not designated as at FVTPL:

- It is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and
- Its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

# **Financial assets at FVTPL**

All financial assets not classified as measured at amortized cost or FVOCI as described above are measured at FVTPL. On initial recognition, the Group may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortized cost or at FVOCI or at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

A financial asset is initially measured at fair value plus, for an item not at FVTPL, transaction costs that are directly attributable to its acquisition.

# Financial assets at amortized cost

A financial asset is measured at amortized cost if it meets both of the following conditions and is not designated as at fair value though profit or loss:

- It is held within business model whose objective is to hold assets to collect contractual cash flows; and
- Its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on principal amount outstanding.

For assets measured at fair value, gain or loss will either be recorded in the consolidated statement of refit or loss or other comprehensive income. For investments in equity instruments that are not held for trading, this will depend on whether the Group has made an irrevocable election at the time of initial recognition to account for the equity investment at FVOCI.

# (b) Subsequent measurement

# Financial assets at FVOCI

These assets are measured at fair value, with gain or loss arising from changes in fair value recognized in other comprehensive income.

# **Financial assets at FVTPL**

These assets are subsequently measured at fair value. Net gain and loss, including any interest/ mark-up or dividend income, are recognized in the consolidated statement of profit or loss.



### Financial assets measured at amortized cost

These assets are subsequently measured at amortized cost using the effective interest method. The amortized cost is reduced by impairment losses. Interest/ mark-up income, foreign exchange gain and loss and impairment are recognized in the consolidated statement of profit or loss.

# (c) Financial liabilities

Financial liabilities are classified as "measured at amortized cost" or "measured at fair value through profit or loss". A financial liability is classified as at FVTPL if it is classified as held for trading, it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gain and loss, including any interest expense, are recognized in the consolidated statement of profit or loss.

Financial liabilities are derecognized when the contractual obligations are discharged or cancelled or have expired or when the financial liability's cash flows have been subsequently modified.

# 6.27 Impairment

# (a) Financial assets

The Group recognizes loss allowances for expected credit loss (ECL) in respect of financial assets measured at amortized cost.

The Group applies the simplified approach to recognize lifetime expected credit loss for trade debts. The Group assesses on a forward looking basis the expected credit loss associated with its financial assets.

The Group assesses whether the credit risk on a financial instrument has increased significantly since initial recognition. When making the assessment, the Group uses the change in the risk of a default occurring over the expected life of the financial instrument instead of the change in the amount of expected credit loss. To make the assessment, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition and consider reasonable and supportable information, that is available without undue cost or effort, that is indicative of significant increases in credit risk since initial recognition.

Allowances for ECL financial assets measured at amortized cost are deducted from the gross carrying amount of the assets.

An entity shall directly reduce the gross carrying amount of a financial asset when the entity has no reasonable expectations of recovering a financial asset in its entirety or a portion thereof. A write-off constitutes a derecognition event of the Group.

# (b) Impairment of non-financial assets

The carrying amounts of the Group's non-financial assets, other than deferred tax assets and inventories are reviewed at each reporting date to determine whether there is any indication of impairment. If such indication exists, the asset's recoverable amount, being higher of value in use and fair value less costs to sell, is estimated. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. For the purpose of impairment testing, assets that cannot be tested individually are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or groups of assets. An impairment loss is recognised whenever the carrying amount of an asset exceeds its recoverable amount. Impairment losses are recognised in the consolidated statements of profit or loss account.

# 6.28 Proposed dividend and transfer between reserves

Dividend distributions to the Group's shareholders are recognized as a liability in the period in which dividends are approved. Transfer between reserves made subsequent to the reporting date is considered as a non-adjusting event and is recognized in the period in which such transfers are made.

# 6.29 Functional and presentation currency

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

# 6.30 Earnings per share

The Group presents earnings per share (EPS) for its ordinary shares. EPS is calculated by dividing the profit or loss attributable to ordinary shareholders of the Group by the weighted average number of ordinary shares outstanding during the year.

# 6.31 Related party transactions

Transaction with related parties are based at arm's length at normal commercial rates on the same terms and conditions as applicable to third party transactions.



3,005,956,547 610,192,211 3,616,148,758

2,345,181,108

7.1

2020

2021

Note

-(Rupees)-

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Operating fixed assets Capital work-in-progress (CWIP)

7.1 Operating fixed assets

			COST			•		ACCUMULATED DEPRECIATION	EPRECIATION		WRITTEN DOWN VALUE	ΕD
	As at July 01, 2020	Additions / transfers	Acquired under business combination	Disposals	As at June 30, 2021	Depreciation Rate	As at July 01, 2020	Depreciation for the year	Disposals	As at June 30, 2021	As at June 30, 2021	
1:			(Rupees)			(%)			(Rupees)			
Owned: Free hold land	20,815,016	•		•	20,815,016						20,815,016	
Building on lease/ free hold land Plant, machinery and equipment	518,634,663 1,885,582,744	1,402,878,506	1 1	- (6,197,250)	1,921,513,169 3,107,168,080	4%	(31,894,561)	(33,726,651)	- 971 831	(65,621,212)	1,855,891,957	
Furniture, fixtures and office equipment	42,414,668	17,200,292		(296,700)	59,018,260	2%-33%	(10,155,591)	(10,711,683)	218,790	(20,648,484)	38,369,776	
Computer and auxiliary equipment	9,989,923	14,890,851		ı	24,880,774	25%	(4,562,345)	(6,132,536)		(10,694,881)	14,185,893	
Vehicles	21,427,027	95,990,682	•	(10,544,072)	106,873,637	20%	(1,329,155)	(8,685,988)	4,983,720	(3,031,423)	103,842,214	
Leased; Lease hold land	716,580,606	745,670,130			1,462,250,736	1.12 %- 3.7%	(22,671,578)	(16,503,865)		(39,175,443)	1,423,075,293	
	3,215,444,647	3,504,413,047		(17,338,022)	6,702,519,672		(209,488,100)	(180,868,200)	6,174,341	(384,181,959)	6,318,337,713	
'			COST			·		ACCUMULATED DEPRECIATION	EPRECIATION		WRITTEN DOWN VALUE	
	As at July 01, 2019	Additions / transfers	Acquired under business combination	Disposals	As at June 30, 2020	Depreciation Rate	As at July 01, 2019	Depreciation for the year	Disposals	As at June 30, 2020	As at June 30, 2020	
1 1			(Rupees)			(%)			(Rupees)			
Owned: Free hold land	20,815,016	•		,	20,815,016		,				20,815,016	
Building on lease/ free hold land	356,734,911	90,228,015	71,671,737		518,634,663	4%	(13,498,807)	(18,395,754)		(31,894,561)	486,740,102	
Furniture, fixtures and office equipment		11,459,858	8,806,010	٠	42,414,668	5%-33%	(3,401,051)	(6,754,540)	1	(10,155,591)	32,259,077	
Computer and auxiliary equipment	9,176,245	813,678	•	1	9,989,923	72%	(2,126,362)	(2,435,983)	,	(4,562,345)	5,427,578	
Vehicles	9,586,109	11,012,106	3,338,912	(2,510,100)	21,427,027	70%	(1,024,645)	(2,730,940)	2,426,430	(1,329,155)	20,097,872	
Leased <u>:</u> Lease hold land	702,591,053	200,000	13,489,553	, 3	716,580,606	1.12 %- 3.7%	(9,083,885)	(13,587,693)		(22,671,578)	693,909,028	
	2,386,972,171	553,824,464	277,158,112	(2,510,100)	3,215,444,647		(83,977,023)	(127,937,505)	2,426,430	(209,488,100)	3,005,956,547	



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7.2	The depreciation charged for the year has been allocated as follows:	Note	2021	2020
			(Rupe	es)
	Cost of sales	27	167,819,003	119,161,565
	Selling and distribution expenses	28	3,215,088	1,775,781
	Administrative expenses	29	9,834,109	7,000,159
			180,868,200	127,937,505

# 7.3 Particulars of immovable property (i.e. land and building) in the name of the Group are as follows:

Site Area, Kotri, District rabad. otri, District Hyderabad. 148,733.20 Sq. Yd rial Zone, Port Qasim, Malir 24,200.00 Sq. Yd
abad. otri, District Hyderabad. 148,733.20 Sq. Yd
rial Zone, Port Qasim, Malir 24,200.00 Sq. Yd
own, Karachi.
77, C-382, C-383 and C-384 11,960.00 Sq. Yd
e-Faisal, P.E.C.H.S., Block 6, 600 Sq. Yd
ustrial Zone, Port Qasim. 13,333.33 Sq. Yd
ustrial Zone, Port Qasim. * 6,222.22 Sq. Yd
rone Port Oasim
zone, Port Qasim 14,520 Sq. Yd
ء ا

<sup>\*</sup> The lease transfer of Plot # W2/1/67 & 68 is in process, however the approval of lease transfer and society registration has been obtained from Port Qasim Authority.

Details of property, plant and equipment disposed off / scrapped having book value of five hundred thousand rupees or more each are as follows:

Asset category	Description	Original cost	Accumulated depreciation	Book value	Sale proceeds	Gain / (loss) on disposal	Mode of disposal	Particulars of buyer	Relation with buyer
	Pre-Press Super Deluxe Expellers	1,900,000	(308,750)	1,591,250	570,833	(1,020,417)	Auction	Abdul Rauf	N/A
Plant and machinery	Pre-Press Super Deluxe Expellers	1,900,000	(308,750)	1,591,250	570,833	(1,020,417)	Auction	Abdul Rauf	N/A
	Pre-Press Super Deluxe Expellers	1,900,000	(308,750)	1,591,250	570,833	(1,020,417)	Auction	Abdul Rauf	N/A
	Toyota Corolla Altis 1.6	2,379,000	(436,150)	1,942,850	2,500,000	557,150	Sale and lease back	Al Baraka Bank (Pakistan) Limited	N/A
Vehicles	Toyota Corolla Altis 1.6	2,329,000	(1,319,767)	1,009,233	3,100,000	2,090,767	Sale and lease back	Al Baraka Bank (Pakistan) Limited	N/A
	Toyota Corolla Altis 1.6	2,210,842	(1,363,353)	847,489	847,489	-	Final settlement	Sarfaraz Khan	Employee
	Toyota Corolla Altis 1.6	2,457,330	(1,105,799)	1,351,531	3,000,000	1,648,469	Sale and lease back	Al Baraka Bank (Pakistan) Limited	N/A

# 7.4 Capital work-in-progress - at cost

	As at July 1, 2020	Additions/ Adjustments	Acquired under business combination(Rupees)	Transfers/ Adjustments	As as June 30, 2021
Lease hold land	-	121,377,000	-	(121,377,000)	-
Building on lease / free hold land	434,649,775	2,313,991,555	-	(2,027,171,636)	721,469,694
Plant and machinery	170,571,080	2,584,970,071	-	(1,181,494,505)	1,574,046,646
Furniture, fixtures and office equipment	4,210,768	20,310,489	-	(4,328,397)	20,192,860
Vehicles	760,589	34,028,624	-	(5,317,305)	29,471,908
	610,192,212	5,074,677,739	-	(3,339,688,843)	2,345,181,108

**Acquired under** 



	OODS LIMITED			Acquired		
	food for life! ————————————————————————————————————	As at July 1, 2019	Additions/ Adjustments	Acquired under business	Transfers/ Adjustments	As as June 30, 2020
	Lease hold land	E00 000		(Rupees)	/F00,000\	
	Building on lease / free hold land	500,000 229,516,386	- 281,105,404	- 671,985	(500,000) (76,644,000)	- 434,649,775
		, ,		•		
	Plant and machinery	534,485,312	34,422,082	439,096	(398,775,411)	170,571,079
	Furniture, fixtures and office equipment	4,305,917	828,040	141,522	(1,064,711)	4,210,768
	Vehicles	9,718,389 778,526,004	316,355,526	<u>27,385</u> 1,279,988	(8,985,185) (485,969,307)	760,589 610,192,211
						-
8	RIGHT-OF-USE ASSETS			Note	Consolid 2021	2020
	Mon or oserosers			14010	(Rupe	
	Written down value (WDV) - opening				95,183,633	-
	Impact of initial application of IFRS-16				-	119,648,079
	Net additions/ disposals during the year				169,191,576	-
	Depreciation charged for the year			8.1	(66,331,957)	(24,464,446)
	Written down value (WDV) - closing				198,043,252	95,183,633
8.1	Depreciation for the year has been charged to	;				
	Cost of sales			26	EE 020 222	17 520 046
	Selling and distribution			27	55,838,333 9,279,120	17,529,046 5,720,897
	Administrative expenses			28	1,214,504	1,214,503
	Administrative expenses			20	66,331,957	24,464,446
9	INTANGIBLE ASSETS					
	Goodwill			9.1 & 9.3	281,249,256	281,249,256
	Software			9.1	9,593,222	10,978,956
					290,842,478	292,228,212
9.1	Intensible essets				Ac at 20 lo	2021
9.1	Intangible assets				As at 30 Ju Goodwill	Software
					(Rupe	
	Cost As at July, 01				281,249,256	14,847,415
	Additions during the year/ Acquired under bus	iness combination			201,243,230	1,156,827
	As at June, 30				281,249,256	16,004,242
	Accumulated amortization					
	As at July, 01				-	(3,868,459)
	Amortization charged during the year				-	(2,542,561)
	As at June, 30				-	(6,411,020)
	Written down value as at June, 30				281,249,256	9,593,222
	Amortization rate (%)				Indefinite	20%
					As at 30 Ju	ne 2020
					Goodwill	Software
	Cost				(Rupe	es)
	As at July, 01				281,249,256	10,276,432
	Additions during the year/ Acquired under bus	iness combination			-	4,570,983
	As at June, 30				281,249,256	14,847,415
	Accumulated amortization					(4 (24 002)
	As at July, 01				-	(1,621,992)
	Amortization charged during the year					(2,246,467)
	As at June, 30					(3,868,459)
	Written down value as at June, 30				281,249,256	10,978,956
	Amortization rate (%)				Indefinite	20%



1,123,234

2,246,467

9.2	Amortization for the year has been charged to:		Consolidated	
	,	Note	2021	2020
	Cost of sales		(Rupe	es)
	Selling and distribution expenses		765,988	673,940
	Administrative expenses		507,592	449,293

9.3 Goodwill

Goodwill amounting to Rs. 281.25 million has been recognised by the Group on initial acquisition of 69% equity of Sunridge Foods (Private)

# 9.3.1 Impairment testing of goodwill

For the purpose of impairment testing, goodwill recognised on acquisition of Sunridge Foods (Private) Limited has been allocated to cash generating unit (CGU) which is Wheat Production Unit based on their operating results at the acquisition date.

The recoverable amounts of all CGUs have been determined based on value-in-use calculations. The Group has used the Income Approach -Discounted Cash Flow Method (DCF) to determine the value-in-use of the operating segments. The financial projections used have been prepared by the management of the subsidiary company and approved by its Board of Directors covering a five-year period. Cash flows beyond the five-year period are extrapolated using the estimated growth rates.

STOCK-IN-TRADE 2021 2020 ----(Rupees)--Raw and packing material 200 000 400 In hand In transit

Traded/ semi-finished goods In hand

Work in process **Finished goods** 

4,300,832,182	827,941,826
5,304,029,641	3,443,996,938
9,604,861,823	4,271,938,764
680,804,615	68,794,256
94,938,036	54,250,306
1,387,147,719	967,418,083
11,767,752,193	5,362,401,409

1.268.981

2,542,561

### 10.1 Pledged as security

10

As at June 30, 2021, Rs. 655.18 million (June 30, 2020: Rs.1075.37 million) of the Group's raw material was pledged as security for a Rs. 655.18 million (June 30, 2020: Rs. 1425.37 million) loan from various banks.

11 **TRADE DEBTS** Note 2020 -----(Rupees)------

Unsecured

12,508,420,427 Considered goods 7,812,790,409 Considered doubtful 19,959,229 17,202,904 12,528,379,656 7,829,993,313 (19,959,229) Allowance for expected credit loss (17,202,904) 12,508,420,427 7,812,790,409

11.1 Related parties from whom trade debts are due are as under:

> Unity Feeds (Private) Limited 11.1.1 & 11.1.2

70,918,694 41,200,406

11.1.1 The maximum aggregate amount of receivable due from related parties at the end of any month during the year was Rs. 718.62 million (2020: Rs. 188.54 million).

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

19,018,382 Not yet due 16,486,774 Past due 1-60 days 51,900,366 24,713,632 Total 70,918,694 41,200,406



			Consolidat	ed
12	ADVANCES, DEPOSITS AND PREPAYMENTS	Note	2021	2020
			(Rupees	)
	Advances - considered good			
	To suppliers	12.1	91,238,285	62,780,194
	To employees		21,161,972	4,286,612
	Security deposits	12.1 & 12.2	11,602,458	11,262,675
	Prepayments		15,024,583	17,283,258
			139,027,298	95,612,739
12.1	These advances and deposits are non interest bearing.			
12.2	These security deposits pertain to imports and right-of-use a	assets.		
13	SHORT TERM INVESTMENTS	Note	2021	2020
			(Rupees	)
	At fair value through profit or loss			
	Mutual funds	13.1	1,618,985,954	-
	At amortized cost			
	Term deposit receipts	13.2	5,240,000,000	-
			6,858,985,954	-
13.1	Mutual funds			
	2021 2020			
	Number of units			
	15,997,648		1,618,985,954	
	Delawar as at hills 1			
	Balance as at July 1		1 000 000 000	-
	Addition during the year		1,960,000,000	-
	Redemption during the year		(350,000,000)	<del>-</del>
	Balance as at June 30		1,610,000,000	-
	Market value as at June 30		1,618,985,954	-
	Unrealized gain		8,985,954	

This represents HBL Cash Fund Units redeemable along with dividend unitsat closing price of previous day NAV . As at June 30, 2021, Rs. 1,618.82 million (June 30, 2020: Nil) out of the total investment value was pledged as security for a Rs. 1,603.70 million (June 30, 2020: Nil) loan from HBL.

This carries markup at 6.5% (June 30, 2020: Nil) having maturity up to one year. 13.2

# **CASH AND BANK BALANCES**

# Bank balances - conventional banking

- In saving accounts

14

- In current accounts

# Bank balances - islamic banking

- In saving accounts
- In current accounts

Cash in hand

(Rupees)				
3,207,498	8,796,304			
285,717,719	104,275,932			
288,925,217	113,072,236			
2,113,119	8,203			

2020

2,113,119	8,203
37,495,690	57,933,651
39,608,809	57,941,854
1,930,890	2,169,172
330,464,916	173,183,262

### 14.1 Rate of return on savings account

Profit on saving accounts ranges from 2.50% to 8.16% (2020: from 4.97% to 11.50%) per annum.

2021



15 SHARE CAPITAL Note 2021 2020 ------(Rupees)-------

Authorized share capital

1,000,000,000 (2020: 1,000,000,000) ordinary shares of Rs. 10/- each

Issued, subscribed and paid-up capital

994,050,000 (2020: 544,050,000) ordinary shares of Rs. 10/- each fully paid in cash.

10,000,000,000	10,000,000,000
9,940,500,000	5,440,500,000
, , ,	. , , ,

- 15.1 During the year, the Holding Company has issued further 450,000,000 (Four Hundred Fifty Million) ordinary shares of the Company at Rs. 10/- per share (i.e. at par). The purpose of the Right Issue was to meet the increased working capital requirements of the Holding Company in order to, inter alia, enhance profitability of the Holding Company and, consequentially, the returns to the shareholders. Thus the proceeds from the Right Issue have been utilized accordingly thereby enhancing returns to the shareholders.
- 15.2 The shareholders are entitled to receive all distributions including dividends and other entitlements in the form of cash, bonus and right shares, as the case may be, as and when declared by the Holding Company. All shares carry one vote per share without restriction.

16	LONG TERM LOANS	Note	2021	2020
			(Ru	pees)
	Financing under CDD Cohomo man charich arrangements	16 1 9 16 2	205 201 664	100 421 017
	Financing under SBP Scheme - non-shariah arrangements	16.1 & 16.2	305,281,664	198,431,917
	Financing under ITERF Scheme - shariah arrangement	16.3	65,633,319	
			370,914,983	198,431,917
	Diminishing Musharaka		-	2,083,012
			370,914,983	200,514,929
	Current portion shown under current liabilities		(199,367,074)	(57,247,103)
			171,547,909	143,267,826

- 16.1 The Group obtained long term financing from JS Bank during financial year ended June 30, 2020 under a refinance scheme by the State Bank of Pakistan for payment of salaries and wages. The financing carries flat mark-up at the rate of 3% per annum. However, the effective interest rate range from 9.33% to 10.40% per annum and the loan has been recognised at the present value. This loan is repayable in 8 equal quarterly installments commencing from January 2021 discounted at the effective rate of interest. The differential mark-up has been recognised as government grant (as mentioned in note 18) which is being amortised to other income over the period of the facility. The financing is secured against plant and machinery of the Group (inclusive of 25% margin).
- 16.2 During the year, the Holding Company has obtained long term financing from Bank of Punjab under the same refinance scheme as mentioned in note 16.1. The financing carries flat mark-up at the rate of 1% per annum and is secured against joint parri passu hypothecation charge over current assets of the Holding Company while the margin component is secured against plant and machinery of the Holding Company. All other terms and conditions are similar to the financing mentioned in note 16.1 and accordingly the treatment of loan and government grant has been consistently applied.
- 16.3 The Holding Company has also obtained long term financing from Al Baraka Bank (Pakistan) Limited under ITERF "Islamic Temporary Economic Refinance Facility" refinance scheme by State Bank of Pakistan. The facility is secured with exclusive charge over the imported machineries under the expansion projects with 25% margin and lien over debt payment account (DPA) under ITERF. The facility carries a mark-up at the rate of 5% per annum, while the effective interest rate is calculated at 9.75% per annum to recognize same at the present value.



17 LEASE LIABILITIES

Present value of future minimum lease payments Less: current portion shown under current liabilities Non current portion Consolidated
2021 2020
-----(Rupees)-----212,143,181 106,571,190
(98,927,742) (17,414,776)
113,215,439 89,156,414

17.1 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:

		2021	
	Minimum lease payments	Finance charge	Present value of Minimum lease payments
		Rupees	
Not later than one year	116,184,720	(17,256,978)	98,927,742
Later than one year but not later than five years	121,915,984	(8,700,545)	113,215,439
Total future minimum lease payments	238,100,704	(25,957,523)	212,143,181
		2021	2020
		(Rup	ees)
		25 724 242	45.005.000
Amount recognised in the statement of profit or loss		25,731,310	15,885,839

# 18 STAFF RETIREMENT BENEFITS

17.2

The Subsidiary company operates unfunded gratuity scheme for employees who have completed the employment period of one year. During the year, the Subsidiary Company has carried out valuation under projected unit credit method and has made required disclosures:

		2021 (Ru	2020 pees)
18.1 Staff	retirement benefits - gratuity	5,513,100	7,832,183
18.2 Mov	ement in present value of defined benefit obligations		
Oper	ning present value of defined benefit obligation	7,832,183	7,506,126
Curre	ent service cost	2,134,055	6,039,109
Inter	est cost on defined benefit obligation	470,453	786,115
Bene	fits paid	(4,574,877)	(5,941,790)
Remo	easurements:		
Actua	arial (gains)/losses from changes in financial assumptions	24,112	(97,112)
Expe	rience adjustments	(372,826)	(460,265)
Closi	ng present value of defined benefit obligation	5,513,100	7,832,183
18.3 Expe	nses recognised in the statement of profit or loss		
Curre	ent service cost	2,134,055	6,039,109
Inter	est cost on defined benefit obligation	470,453	786,115
		2,604,508	6,825,224
18.4 Rem	easurements recognised in other comprehensive income		
Actua	arial (gains)/losses from changes in financial assumptions	24,112	(97,112)
Expe	rience adjustments	(372,826)	(460,265)
		(348,714)	(557,377)
18.5 Mov	ement in the net liability recognised:		
Balar	nce as at July, 01	7,832,183	7,506,126
Expe	nse recognized in the statement of profit or loss	2,604,508	6,825,224
Reme	easurements chargeable in other comprehensive income	(348,714)	(557,377)
Bene	fits paid	(4,574,877)	(5,941,790)
Balar	nce as at June, 30	5,513,100	7,832,183



		Note	2021	2020
		Note		
18.6	Significant Actuarial Assumptions			
	- Discount rate used for interest cost		8.50%	14.25%
	- Discount rate used for year end obligation		10.00%	8.50%
	- Salary Increase rate		10.00%	8.50%
	- Next salary is increased at		01.Jul.21	01.Jul.20
	Mortality Patos		SLIC 2001-2005	SLIC 2001-2005
	- Mortality Rates		Setback 1 year	Setback 1 year
	- Retirement Assumption		Age 60	Age 60
18.7	Year end sensitivity analysis on staff retirement benefits:		2021	2020
	- Discount rate +100 bps		(Rup	oees)
	- Discount rate -100 bps		5,072,725	7,310,528
	- Salary Increase +100 bps		5,995,392	8,449,943
	- Salary Increase -100 bps		6,007,235	8,461,769
	'			
	Expected gratuity expense for the financial year 2022 will be Rs 2.887 million.		5,053,876	7,289,735
19	DEFERRED GOVERNMENT GRANTS			
	As at 01 July		19,493,109	-
	•	.1 & 19.2	36,217,640	19,611,918
	Amortized during the period		- 27,195,852	(118,809)
	As at 30 June		28,514,897	19,493,109
	Current portion		17,341,943	12,194,400
	Non-current portion		11,172,954	7,298,709
			,,_,	. ,

- 19.1 As mentioned in note 16.1 and 16.2 of the annual audited consolidated financial statements for the year ended June 30, 2021, the purpose of the government grant is to facilitate the Group in making timely payments of salaries and wages to its employees in light of the COVID-19 pandemic. The grant is conditional upon the fact that the Group would not terminate any employee, due/ owing to cash flow limitations, for a period of three months from the date of receipt of the first tranche. The grant is being amortized at the rate ranges between 9.33% to 10.40% per annum.
- 19.2 As mentioned in note 16.3, the purpose of the government grant given under ITERF is to facilitate the Group in making payments of imported and locally manufactured new plant and machinery to be used for setting-up of new projects. The grant is conditional upon the fact that the Group would be required to contribute its equity share in an escrow account maintained with the Participating Islamic Banking Institution (PIBI). The proceeds in the said account shall be used by the Group only for the purpose of setting up of the project/payment to the supplier etc, representing Group's equity share in the project. The grant is being amortized at the rate of 9.75% per annum.

DEFERRED TAXATION - NET

20

20	DEFERRED TAXATION - NET	2021	2020
		(Ru <sub>l</sub>	oees)
	Deferred tax asset in respect of:		
	Brought forward losses	193,283,862	93,068,335
	Exchange loss - unrealized	-	49,584,128
	Expected credit loss	5,788,177	4,695,233
	Staff retirement benefits	1,598,799	
	Lease liabilities	4,088,980	3,116,867
	Deferred tax liability in respect of:		
	Accelerated tax depreciation	(202,792,186)	(131,314,056)
	Accelerated tax amortization	(472,151)	-
	Unrealized gain on short term investment	(2,605,927)	
	Deferred tax (liability)/ asset	(1,110,446)	19,150,507

2020

2021



			Consc	olidated
21	TRADE AND OTHER PAYABLES	Note	2021	2020
			(Ru	pees)
	Trade creditors	21.1	12,949,505,801	9,053,032,310
	Advances from customers		5,239,176	6,896,314
	Accrued liabilities	21.2	734,626,501	81,843,372
	Withholding sales tax payable		3,653,466	1,050,702
	Withholding income tax payable		19,727,247	10,732,779
	Provident fund	21.3	2,239,746	1,711,218
	Worker's welfare fund		72,568,820	3,891,006
	Worker's profit participation fund	21.5	191,470,036	10,615,247
	Others		3,525,789	618,659
			13,982,556,582	9,170,391,607

- 21.1 This represents Rs. nil (June 30, 2020: Rs. 1.310 million) payable to Unity Packages (Private) Limited [formerly Reliance Exim (Private) Limited].
- 21.2 This includes a provision which comprises 50% of the value of amount that may be payable to Excise and Taxation Department of Government of Sindh as Sindh Development and Infrastructure Cess which was levied on goods entering or leaving the province through air or sea at prescribed rate under Sindh Finance Ordinance, 2001. Earlier, the levy was challenged by various companies in Sindh High Court (SHC). SHC through its interim order passed on May 31, 2011 ordered that for every consignment cleared after December 28, 2006, 50% of the value of infrastructure cess should be paid in cash and a bank guarantee for the remaining amount should be submitted until the final order is passed. Accordingly, the Holding Company, during the year, filed a petition CP No. 4090 of 2020 in the Honourable High Court of Sindh at Karachi whereby challenging the imposition of Infrastructure Cess and started paying 50% of the value whereas recorded a liability of Rs. 276.80 million remaining amount which is supported by bank guarantee. During the year, the Sindh High Court has passed an order on June 4, 2021 for settlement of remainder of Infrastructure Cess against which the Company has filed an appeal in Supreme Court.

21.3	Provident Fund	(Unaudited)	(Audited)
		(Ru	pees)
	Size of the trust	52,055,024	33,792,930
	Cost of investments	49,815,278	32,081,712
	Fair value of investments	49,815,278	32,081,712

21.4 This amount of Rs. 2.24 million is held with Unity Foods Limited as on June 30, 2021 (2020: Rs. 1.71 million) and investment from provident fund has been made as per section 218 of the Companies Act, 2017.

21.5	Worker's profit participation fund	Note	2021	2020
			(Ru	pees)
	As at July 01	21.5.1	10,615,247	14,667,337
	Interest on fund utilized in Group's business		474,485	693,182
	Allocation for the year	30	190,995,551	9,922,065
	Paid during the year		(10,615,247)	(14,667,337)
	As at June 30		191,470,036	10,615,247

21.5.1 Interest on the workers profit participation fund has been provided at the rate 9.53% (2020: 15%) per annum.

22	ACCRUED MARK-UP	Note	2021	2020
			(Ru	pees)
	Mark-up accrued on:			
	- Loan from related party		-	73,693
	- Running finance on short term loans	22.1	214,320,052	66,625,823
			214,320,052	66,699,516

22.1 This includes mark-up accrued amounting to Rs. 108.34 million (June 30, 2020: Rs. 21.74 million) on shariah arrangements.



		Note	2021	2020
23	SHORT TERM BORROWINGS - SECURED		(Ru	pees)
	Under conventional arrangement			
	Finance against imported merchandise	23.1	6,897,862,544	1,524,331,650
	Short term running finance	23.2	1,256,840,113	265,493,153
	Under Islamic arrangement			
	Short term running finance	23.3	7,981,854,325	2,191,681,220
			16,136,556,982	3,981,506,023

- 23.1 Post import facilities (i.e. finance against imported merchandise and finance against trust receipt) from conventional window of commercial banks under mark-up arrangements amounted to Rs. 6,833.07 million (June 30, 2020: Rs. 1,524.33 million). During the year mark-up on such arrangements ranged between matching KIBOR plus 1% 2% (June 30, 2020: 1% 2%) per annum for financing in local currency only and 3 months LIBOR plus 2% 4% (2020: 3% 4%) per annum for financing in foreign currency.
- 23.2 Short term running finance available from conventional window of various commercial banks under mark-up arrangements amounted to 1,256.84 million (2020: Rs. 265.49 million). During the year mark-up on such arrangements ranged between matching KIBOR plus 1% 2% (2020: 1% 2%) per annum.
- 23.3 Funded facilities (isitisna, wakala and murabaha) available from Islamic banks amounted to Rs. 7,981.85 million (June 30, 2020: Rs. 2,191.68 million). During the year mark-up on such arrangements ranged between matching KIBOR plus 0.9% 2% (June 30, 2020: 1.25% 1.70%) per annum for financing in local currency only and matching LIBOR plus 2% 4% (2020: 3% 4%) flat per annum for financing in foreign currency.
- 23.4 Post import funded facilities, running finance and funded facilities under Islamic mode are secured by way of pledge over import goods and hypothecation charge over current and fixed assets of the Group.

# 24 LOAN FROM RELATED PARTY

This represents interest free loan which was payable on demand obtained from a related party, to meet working capital requirements. The name and relationship with the related party has been disclosed in note 38 of these consolidated financial statements.

# 25 CONTINGENCIES AND COMMITMENTS

# 25.1 Contingencies

- 25.1.1 During the period, in respect of the GIDC matter (as mentioned in note 21.2), the SCP in its judgment dated November 03, 2020, while dismissing all review petitions filed against its earlier judgement dated August 13, 2020, clearly stated that as the SCP held the Act to be intravires therefore all the sections are to be applied and that the question pertaining to the applicability of Section 8(2) and its proviso has not been agitated and its relief lies elsewhere and that the companies claiming any relief under GIDC Act, 2015 may approach the right forum. Further, SCP has permitted the Government to collect arrears of GIDC that have become due up to July 31, 2020 in 48 equal installments. Meanwhile, during the year, the Holding Company has filed petition CP No. 4090 of 2020 in the Honourable High Court of Sindh at Karachi whereby challenging the imposition of Infrastructure Cess. The Sindh High Court has passed an order on June 4, 2021 for settlement of remainder of Infrastructure Cess against which the Company has filed an appeal in SCP and SCP's order is awaited.
- 25.1.2 On May 24, 2018 the Holding Company and the former directors received a notice from Habib Bank Limited relating to Suo Moto Notice of Supreme Court on loan write off pertaining to the period 2007. The former management for their own behalf of the Holding Company have filed a statement on June 5, 2018 through their legal counsel whereby they have explained that due amounts were paid by the then management to the National Bank of Pakistan and Habib Bank Limited. The case is yet to be decided. The current management believes that no liability or payment accrues against the Holding Company. Accordingly, no provisioning has been provided in these consolidated financial statements.

# 25.2 Commitments

25.2.1 Commitments under letter of credit for raw materials as at June 30, 2021 amounted to Rs. 6,093.50 million (June 30, 2020: Rs. 1,443.40 million).



Consolidated 26 **NET SALES** Note 2021 2020 ----(Rupees)----Local 77,130,524,177 33,292,365,357 Export 331,728,162 1,435,000,796 77,462,252,339 34,727,366,153 Sales tax (8,565,867,586) (4,103,975,937)Trade discount (66,033,746)(177,213,245)(8,631,901,332) (4,281,189,182)Toll manufacturing 950,033 33,324,947 68,831,301,040 30,479,501,918 **COST OF SALES** 27 62,482,672,408 Raw material consumed 26,505,310,123 Salaries, wages and benefits 27.1 604,131,079 402,404,727 Rent, rates and taxes 22,100,577 21,474,969 Fuel, power and electricity 345,298,237 306,102,705 Insurance 74,911,909 51,679,151 Security and janitorial 26,057,171 14,459,549 Postage, telephone and internet 3,265,709 2,115,150 Printing, stationery and office supplies 4,072,621 2,046,330 Vehicles, travelling and conveyance 10,870,358 5,624,449 Transport - freight 351,584,933 154,787,858 Toll manufacturing expenses 856,490 27,150,954 Depreciation on operating fixed assets 7.2 167,819,003 119,161,565 Depreciation to right-of-use assets 8.1 55,838,333 17,529,046 9.1 Amortization on intangible assets 765,989 673,940 Repair and maintenance 62,701,952 36,554,275 Factory canteen expenses 3,209,517 828,631 Cleaning expense 299,470 2,173,370 Others 8,835,589 8,532,055 64,227,165,245 27,676,734,947 Add: Opening stock of work-in-process 54,250,306 134,482,603 Less: Closing stock of work-in-process (94,938,036)(54,250,306) Cost of goods manufactured 64,186,477,515 27,756,967,244 Add: Opening stock of finished goods 1,036,212,339 1,658,306,888 Less: Closing stock of finished goods (2,042,514,627)(1,036,212,339) **Cost of sales** 63,180,175,227 28,379,061,793

27.1 Salaries, wages and benefits include Rs. 5.07 million for the year ended June 30, 2021 (2020: Rs. 5.90 million) in respect of staff retirement benefits.



751,014,096

1,236,246,093

			Consoli	dated
28	SELLING AND DISTRIBUTION EXPENSES	Note	2021	2020
			(Rupe	ees)
	Salaries, wages and benefits	28.1	104,858,587	94,293,362
	Security and janitorial		4,311,181	7,068,159
	Freight and forwarding		535,675,284	403,938,840
	Travelling, conveyance and entertainment		9,567,255	15,512,173
	Depreciation of operating fixed assets	7.2	3,215,088	1,775,781
	Depreciation to right-of-use assets	8.1	9,279,120	5,720,897
	Amortization on intangible assets	9.1	507,592	449,293
	Expected credit loss		2,756,325	17,202,904
	Electricity, gas and water		966,977	1,250,182
	Printing, stationery and office supplies		199,821	1,685,190
	Repairs and maintenance		762,549	1,542,932
	Distributor expenses		275,560,688	124,515,131
	Rent ,rates and taxes		239,291	14,850,585
	Insurance		1,687,915	416,002
	Fees and subscription			2,774,968
	Postage, telephone and internet		1,542,136	1,279,737
	Marketing and research cost		3,169,861	5,851,982
	Advertising and sales promotion		280,777,534	49,414,760
	Others		1,168,889	1,471,218

28.1 Salaries, wages and benefits include Rs. 4.10 million for the year ended June 30, 2021 (2020: Rs. Rs. 5.75 million) in respect of staff retirement benefits.

29	ADMINISTRATIVE EXPENSES	Note	2021	2020
			(Rup	ees)
	Salaries, wages and benefits	29.1	182,072,182	115,499,648
	Rents, rates and taxes		2,115,761	398,832
	Travelling, conveyance and entertainment		26,466,377	31,688,869
	Electricity, gas and water		3,170,652	2,680,823
	Postage, telephone and internet		8,938,103	4,978,751
	Insurance		2,645,091	992,424
	Repairs and maintenance		7,139,120	3,195,579
	Advertising and sales promotion		854,537	1,948,532
	Auditor's remuneration	29.2	8,428,050	4,070,000
	Legal and professional		21,568,545	10,802,916
	Consultancy services		42,365,399	12,460,955
	Fees and subscription		51,326,155	15,151,050
	Security and janitorial charges		5,903,244	4,270,015
	Donations	29.3	18,140,148	42,667
	Depreciation on operating fixed assets	7.2	9,834,109	7,000,159
	Depreciation of right-of-use assets	8.1	1,214,504	1,214,503
	Amortization on intangible assets	9.1	1,268,981	1,123,234
	Printing, stationery and office supplies		3,565,416	2,717,721
	Others		13,646,981	7,431,734
			410,663,355	227,668,412

29.1 Salaries, wages and benefits include Rs. 5.91 million for the year ended June 30, 2021 (2020: Rs. 6.34 million) in respect of staff retirement benefits.

29.2 Auditor's remuneration 2021 2	020
Audit services(Rupees)	
Audit fee 5,100,000 2,	660,000
Half yearly review 1,350,000	810,000
Consolidation of Group's Financial Statements 500,000	300,000
Review of Code of Corporate Governance	100,000
Out of pocket expenses 198,050	100,000
<b>7,248,050</b> 3,	970,000
Certifications for regulatory purposes 1,180,000	100,000
8,428,050 4,	070,000



			Consolida	ited
29.3	The Holding Company has paid donations to the following:	Note	2021	2020
			(Rupee	s)
	Name of Donee		10,000,000	
	Future Trust		10,000,000	-
	Saylani Welfare Trust Others		7,022,361 1,117,787	-
	Others		18,140,148	<u>-</u>
			20)210,210	
30	OTHER OPERATING (INCOME) / EXPENSES			
	Exchange (gain)/ loss		(441,489,722)	374,127,511
	Worker's welfare fund		72,568,820	3,891,006
	Worker's profit participation fund		190,995,551	9,922,065
			(177,925,351)	387,940,582
31	OTHER INCOME			
	Income / return on financial assets			
	Income on bank deposits -under conventional banking		2,090,090	621,098
	Income on TDRs		256,822,205	-
	Unrealized gain on investment in mutual fund units		8,985,954	-
	Profit realized on redemption of mutual fund units		133,669	-
	Income on bank deposits - under Islamic banking Income / (loss) from non-financial assets		56,823	2,813
	Scrap sales		21,285,745	4,794,608
	Gain on disposal of operating fixed assets		1,648,469	592,143
	Amotisation of deferred government grants		27,195,852	118,809
	Others		16,489,982	7,347,578
			334,708,789	13,477,049
32	FINANCE COST			
32				
	Interest on non-shariah arrangements		428,867,865	249,987,943
	Profit on shariah arrangement		465,186,021	238,561,067
	Interest on worker's profit participation fund		474,485	693,182
	Finance charges of lease liabilities		25,731,310	15,885,839
	Interest cost on staff retirement benefits		470,453	786,115
	Bank charges Transaction cost on debt financing		17,874,204	42,231,788
	Transaction cost on debt illianting		22,374,000 960,978,338	548,145,934
			, ,	· · ·
33	TAXATION			
	Current year	33.1	197,418,283	-
	Prior years		-	53,511
			197,418,283	53,511
	Deferred	20	20,260,953	15,078,506
	Net Tax Charged		217,679,236	15,132,017



Consolidated

2021 2020 -----(Rupees)-----

33.1 Relationship between tax expense and accounting profit:

Profit before taxation	3,555,872,167	199,148,150
Applicable to vista as you become Tay Ordinarias 2001	29%	29%
Applicable tax rate as per Income Tax Ordinance, 2001	29%	29%
Tax on accounting profit	1,031,202,928	57,752,964
Effect of final tax regime	5,297,563	-
Effect of minimum tax	35,059,278	-
Effect of tax credit and unused tax losses	(934,531,950)	(33,495,434)
Deferred tax adjustment	49,216,495	-
Others	31,434,922	(9,125,513)
	217,679,236	15,132,017

The Group has opted for tax credit under section 65D and 65E of the Income Tax Ordinance, 2001. Provision for current taxation has been made in these consolidated financial statements on non-exempted activities of the Group.

		Conso	lidated
34	EARNINGS PER SHARE	2021	2020
		(Ru	oees)
	Profit after taxation	3,263,697,353	212,838,242
	Weighted average number of ordinary shares outstanding during the year	(Number	of Shares) Restated 599,351,401
		(Ru	Restated pees)
	Basic and diluted earning per share	3.61	0.36



			Collson	luateu
35	CASH FLOWS FROM OPERATING ACTIVITIES	Note	2021	2020
			(Rup	
	Profit before taxation		3,555,872,167	199,148,150
	Adjustments for non-cash items:			
	Depreciation of operating fixed assets	7.1	180,868,201	127,937,507
	Depreciation to right-of-use assets	8.1	66,331,957	24,464,446
	Amortization on intangible assets	9.1	2,542,561	2,246,467
	Amortization on deferred government grant		(27,195,852)	(118,809)
	Expected credit loss	11	2,756,325	17,202,904
	Gain on revaluation of mutual fund units - unrealized		(8,985,954)	-
	Provision for staff gratuity		2,604,508	6,825,224
	Gain on disposal		(1,599,419)	(592,143)
	Liability written off		(418,558)	(25,000)
	Unrealised exchange loss		112,082,600	170,979,754
	Donation		-	(22,667)
	Profit on short term investment / deposit account		(265,808,159)	3,066
	Finance cost		960,978,338	548,362,355
			4,580,028,715	1,096,411,254
	Changes in working capital			
	(Increase)/ decrease in current assets:			
	Stock-in-trade		(6,405,350,784)	(2,077,785,462)
	Stores and spares		26,068,107	(33,556,747)
	Trade debts		(4,691,002,614)	(4,712,410,402)
	Advances, deposits and short term prepayments		(49,607,606)	(171,912,504)
	Sales tax receivable		(400,635,324)	-
	Other receivables		18,805,953	(9,608,886)
			(11,501,722,268)	(7,005,274,001)
	Increase/ (decrease) in current liabilities:		, , , , ,	
	Trade and other payables		4,711,257,351	6,817,478,344
	Sales tax payable		(1,195,396)	293,680,782
	Contract liabilities		40,236,369	3,532,548
	Unclaimed dividend		-	-
	onsidined dividend		4,750,298,324	7,114,691,674
	Cash generated from/ (used in) operating activities		(2,171,395,229)	1,205,828,927
	cash generated from (assaum) operating detinities		(=)=?=)===	1)203)020,327
35.1	Cash and cash equivalents comprise of:			
	Cash and bank balances	14	330,464,916	173,183,262
	Short term borrowings under conventional banks	23	(1,256,840,113)	(265,493,153)
	Short term borrowings under Islamic banks	23	(1,443,000,000)	(89,250,000)
			(2,369,375,197)	(181,559,891)

Consolidated

# Reconciliation of movements of liabilities to cash flows arising from financing activities 35.2

ce as at July 1, 2020  es from financing cash and from issuance of right	naid-un canital	profit	loans	Liabilities	borrowings	markup	dividend	related party	Total
Changes from financing cash flows	5,440,500,000	412,785,010	200,514,929	106,571,190	3,981,506,023	66,699,516	747,612	75,490,811	10,209,324,280
Proceeds from issuance of right									
יייייייייייייייייייייייייייייייייייייי									
shares	4,500,000,000	ı	•		ı	•	1		4,500,000,000
Transaction cost paid on									
issuance of right shares	ı	(82,151,068)	ı	ı	1	1	•	ı	(82,151,068)
Long term loan received	ı	1	285,353,209	1	1	1	•	ı	285,353,209
Long term loan repaid	ı	ı	(108,487,083)	1	1	ı	1	1	(108,487,083)
Proceeds from short term									
finance facilities	ı		1	ı	9,809,953,999	1		ı	9,809,953,999
Proceeds from running finance									
facilities shown as cash									
equivalents	1		1	1	2,786,519,056	1	•		2,786,519,056
Rentals paid against right-of-use									
assets	,	ı	1	(75,526,251)	1	1	•		(75,526,251)
Repayment of borrowing	,	ı	1	1	(452,849,346)	1	•	(75,490,811)	(452,849,346)
Finance cost paid	1	1	(7,011,372)	1	1	(752,769,145)	1	i	(759,780,517)
Dividend paid	1	1	1	1	1	1	(78,605)	ı	(78,605)
	4,500,000,000	(82,151,068)	169,854,754	(75,526,251)	12,143,623,709	(752,769,145)	(78,605)	(75,490,811)	15,902,953,394
Other changes									
Interest expense	1	1	36,758,117	25,731,310	1	900,389,681	1	•	962,879,108
Additions/ reassesment/									
termination of lease	1	1	1	155,366,932	1	1	1	i	155,366,932
Deferred government grant									
recognized	1	1	(36,212,817)	1	ı	1		ı	(36,212,817)
Goodwill / Negative movement									
in equity	ı	(346,592,040)	ı	•	1	1	•	1	(346,592,040)
Total comprehensive income for									
the year	1	3,263,868,188	1	1	1	1		1	3,263,868,188
	•	2,917,276,148	545,300	181,098,242	•	900,389,681	•	•	3,999,309,371
Balance as at June 30, 2021	9,940,500,000	3,247,910,090	370,914,983	212,143,181	16,125,129,732	214,320,052	200'699		30,111,587,045



# 36 FINANCIAL INSTRUMENTS AND RELATED DISCLOSURES

The Board of Directors of the Group has overall responsibility for the establishment and oversight of the Group's risk management framework.

# Risk management framework

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

The Audit Committee oversees how management monitors compliance with the Group's risk management policies and procedures, and reviews the adequacy of the risk management framework in relation to the risks faced by the Group.

The Group has exposure to the following risks from its use of financial instruments:

- Credit risk
- Liquidity risk
- Market risk

# 36.1 Credit risk

Credit risk is the risk of financial loss to the Group if a customer or counter party to a financial instrument fails to meet its contractual obligations without considering the fair value of the collateral available there against.

# **Exposure to credit risk**

The carrying amount of respective financial assets represent the maximum credit exposure. The maximum exposure to credit risk at the reporting date is as follows:

		C	onsolidated
	Note	2021	2020
			-(Rupees)
Long term deposits		25,780,830	3,086,098
Trade debts	11	12,508,420,427	7,812,790,409
Advances and deposits	12	124,002,715	11,262,675
Other receivables		86,420,577	10,761,361
Short term investments	13	6,858,985,954	-
Cash and bank	14	328,534,026	171,610,974
		19,932,144,529	8,009,511,517

# Long term deposits

These represent security deposits provided to utility companies as per the contractual terms. The Group does not expect material loss against those deposits and retention money.

# **Trade debts**

The Group's exposure to credit risk arising from trade debtors is mainly influenced by the individual characteristics of each customer. The Group establishes an allowance for ECL that represents its estimate of incurred losses.

Analysis of gross amounts receivable from local and foreign trade debtors are as follows:

	2021	2020
		(Rupees)
Domestic	12,528,379,656	7,829,993,313
Export	-	
	12,528,379,656	7,829,993,313



2020

The ageing of trade debts at the date of statement of financial position is:

Not past due Past due 1 - 30 days Past due 30 - 90 days Past due above 90 days

4,978,984,352	1,916,512,458
2,546,157,715	4,539,438,682
4,238,522,396	1,316,677,962
764,715,193	57,364,211
12,528,379,656	7,829,993,313

----(Rupees)---

2021

# **Advances and deposits**

These represents loan and advances to employees as per group policy and deposits placed with various suppliers as per the terms of securing availability of services. The management does not expect to incur credit loss there against.

# Others receivables

These represent profit receivable against investment in TDRs and mutual fund units. The management does not expect to incur credit loss there against.

# **Short term investments**

These represent investment in mutual fund units and TDRs. The management does not expect to incur credit loss there against.

### **Bank balances**

The Group kept its surplus funds with banks having good credit rating. Currently the surplus funds are kept with banks having rating from AAA to A-.

# Concentration of credit risk

Concentration of credit risk arises when a number of counter parties are engaged in similar business activities or have similar economic features that would cause their abilities to meet contractual obligations to be similarly affected by the changes in economic, political, or other conditions. The Group believes that it is not exposed to major concentration of credit risk.

# 36.2 Liquidity risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting obligations associated with financial liabilities that are settled by delivering cash or another financial asset. Liquidity risk arises because of the possibility that the Group could be required to pay its liabilities earlier than expected or difficulty in raising funds to meet commitments associated with financial liabilities as they fall due. The Group's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Group's reputation. The Group ensures that it has sufficient cash to meet expected working capital requirements by having credit lines available.



The following are the contractual maturities of financial liabilities, including interest payments and excluding the impact of netting agreements:

Conso	lidated

As at June 30, 2021	Carrying amount	Contractual maturities	Maturity up to one year	Maturity up to two to five years
Non-derivative financial liabilities			(Rupees)	
Long term loan	370,914,983	370,914,983	199,367,074	171,547,909
Lease liabilities	212,143,181	212,143,181	98,927,742	113,215,439
Trade and other payables	13,982,556,582	13,982,556,582	13,982,556,582	
Accrued mark-up	214,320,052	214,320,052	214,320,052	
Short term borrowings	16,136,556,982	16,136,556,982	16,136,556,982	
Unclaimed dividend	669,007	669,007	669,007	-
Contract liabilities	45,171,820	45,171,820	45,171,820	
	30,962,332,607	30,962,332,607	30,677,569,259	284,763,348
Derivative financial liabilities	-	-	-	-
	30,962,332,607	30,962,332,607	30,677,569,259	284,763,348

As at June 30, 2020	Carrying amount	Contractual maturities	Maturity up to one year	Maturity up to two to five years
Non-derivative financial liabilities			(Rupees)	
Long term loan	200,514,929	200,514,929	57,247,103	143,267,826
Lease liabilities	106,571,190	106,571,190	17,414,776	89,156,414
Trade and other payables	9,170,391,607	9,170,391,607	9,170,391,607	-
Accrued mark-up	66,699,516	66,699,516	66,699,516	-
Short term borrowings	3,981,506,023	3,981,506,023	3,981,506,023	-
Sales tax payable	1,195,395	1,195,395	1,195,395	-
Unclaimed dividend	747,612	747,612	747,612	-
Loan from related party	75,490,811	75,490,811	75,490,811	-
Contract liabilities	4,935,451	4,935,451	4,935,451	
	13,608,052,534	13,608,052,534	13,375,628,294	232,424,240
Derivative financial liabilities	<u> </u>	-		
	13,608,052,534	13,608,052,534	13,375,628,294	232,424,240

# 36.3 Market risk

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

# 36.3.1 Currency risk

Currency risk is the risk that the fair values or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. Foreign currency risk arises mainly where receivables and payables exist due to transactions entered into foreign currencies.

The Group is exposed to currency risk on foreign trade creditors that are denominated in a currency other than the respective functional currency of the Group, primarily U.S. Dollar. The Group's exposure to foreign currency risk is as follows:

	202	1	20	20
	Rupees	US Dollars	Rupees	US Dollars
Financial liabilities				
Trade creditors - foreign	9,158,092,700	57,852,765	7,555,587,160	44,773,159

The following significant exchange rates were applicable during the year:

US Dollars (USD) to Pakistan Rupee

 Reporting date rate

 Buying / Selling
 Buying / Selling

 157.80 / 158.30
 168.25 / 168.75



# Sensitivity analysis

A 10 percent strengthening / weakening of the Pak Rupee against the US Dollar at June 30, 2021 would have decreased / increased the equity / profit after tax by Rs. 915.81 million (June 30, 2020: 755.56 million).

# 36.3.2 Interest rate risk

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

The Group has no long term interest bearing financial assets and liabilities whose fair value or future cash flows will fluctuate because of changes in market interest rates.

Financial assets and liabilities include balance of Rs. 5,245 million (June 30, 2020: Rs 8.796 million) and Rs. 16,431 million (June 30, 2020: 4,282 million) respectively, which are subject to interest rate risk. Applicable interest rates for financial assets have been indicated in respective notes.

As at June 30, 2021, if interest rates had been 1% higher/ lower with all other variables held constant, profit after tax for the year would have been Rs. 111.86 million (June 30, 2020: Rs. 52.19 million) lower/ higher, mainly as a result of lower/ higher interest expense/ income from these financial liabilities and assets.

# 36.3.3 Price risk

Price risk is the risk that the fair value or future cash flows from a financial instrument will fluctuate due to changes in market prices (other than those arising from interest rate risk or currency risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all similar financial instruments traded in the market. The Group has no exposure to price risk.

# 36.3.4 Fair value of financial assets and liabilities

The carrying values of financial assets and financial liabilities reported in the statement of financial position approximate their fair values.

# 36.3.5 Financial instruments by categories

Financ	cial assets	
Held a	t amortized	cost

Long term deposits
Trade debts
Advances and deposits
Other receivables
Short term investments
Bank balances

# Held at fair value

Short term investments

# Financial liabilities Held at amortized cost

Long term loan
Lease liabilities
Trade and other payables
Accrued mark-up
Short term borrowings
Sales tax payable
Unclaimed dividend

Consolidated	
	2020

2021

(Rupees)				
25,780,830	4,436,599			
12,508,420,427	7,765,666,856			
124,002,715	69,906,512			
86,420,577	9,753,965			
5,240,000,000	-			
328,534,026	161,787,891			
18,313,158,575	8,011,551,823			
1,618,985,954				
370,914,983	178,911,655			
212,143,181	99,555,309			
13,982,556,582	8,838,121,773			
214,320,052	65,799,695			
16,136,556,982	3,892,256,023			
-	1,195,396			
669,007	747,612			
30,917,160,787	13,076,587,463			



# 37 REMUNERATION TO THE CHIEF EXECUTIVE, DIRECTORS AND EXECUTIVES

		Consolidated						
		2021						
	Chief Executive Officer	Directors	Executives	Total				
		(Rupees)						
Managerial remuneration	-	-	142,176,144	142,176,144				
House rent	-	-	40,966,703	40,966,703				
Medical	-	-	8,232,342	8,232,342				
Retirement benefits	-	-	5,865,553	5,865,553				
Director's meeting fee	250,000	1,300,000	-	1,550,000				
	250,000	1,300,000	197,240,742	198,790,742				
Number of persons	1	7	56	64				
		2020						
	Chief Executive							
	Officer	Directors	Executives	Total				
		(Rupe	es)					
Managerial remuneration	2,666,664	-	55,434,817	58,101,481				
House rent	1,733,336	-	27,369,232	29,102,568				
Medical	-	-	4,536,705	4,536,705				
Retirement benefits	650,000	-	5,447,535	6,097,535				
Director's meeting fee	200,000	1,170,000	<u> </u>	1,370,000				
	5,250,000	1,170,000	92,788,289	99,208,289				
Number of persons	2	7_	23	32				

The chief executive officer and directors of the Holding Company waived their remuneration.

# 38 TRANSACTIONS AND BALANCES WITH RELATED PARTIES

Related parties comprise of associated companies, the subsidiary companies, directors of the Group, companies in which the Group's directors also hold directorship, related group companies, key management personnel and staff retirement benefit funds. All transaction with related parties are under agreed terms/ contractual arrangements.

Transactions v	vith r	elat	ed par	<u>ties</u>						

Transactions with related parti	es other than those disclosed elsew	here are as follows:	2021	2020
Related parties	Nature of relationship	Nature of transaction	(Rup	
Unity Feeds (Private) Limited	Associated company	Sales	159,027,222	410,337,472
Unity Enterprises	Associated company	Loan received	-	86,425,000
(Private) Limited		Loan paid	75,490,811	10,934,189
Unity Packages (Private) Limited	Associated company	Commission	_	1,310,596
(Trivate) Elimited	/ issociated company	Commission		1,310,330
Ms. Fehmida Amin	Lendor (Mother of director)	Loan received	-	663,724,884
		Loan repaid	-	843,591,388
Provident fund	Staff retirement benefit fund	Contribution paid	24,281,641	20,595,680
Directors and executives	Key management personnel	Remuneration paid	59,980,000	49,012,655

For the Year ended



			As At		
Balances with related parties			June 30, 2021 (Ru	June 30, 2020 pees)	
Unity Feeds (Private) Limited	Key management personnel	Against sale of goods	70,918,694	41,200,406	
Unity Enterprises (Private) Limited	Associated company	Against loan payable		75,490,811	
Unity Packages (Private) Limited	Associated company	Against commission payable	-	1,310,596	
Provident fund - Contribution payable	Staff retirement benefit fund	Against contribution payable	2,239,746	1,711,218	

# 38.1 Name of the related party

Unity Packages (Pvt) Ltd. (formerly Reliance Exim (Pvt) Ltd.) Agro Allianz Limited Unity Enterprises (Pvt) Ltd. Unity Feeds (Pvt) Ltd. Unity Wilmar Foods (Pvt) Ltd. Unity Wilmar Packages (Pvt) Ltd. Unity Wilmar Agro (Pvt) Ltd. Kairos Resources (Pvt) Ltd.

# Relationship

Associated company by nature of common directorship

Associated company by nature of common directorship Associated company by nature of common directorship Associated company by nature of common directorship Associated company by nature of common directorship Associated company by nature of common directorship Associated company by nature of common directorship Associated company by nature of common directorship

# 39 CAPITAL RISK MANAGEMENT

The Group manages its capital structure and makes adjustments to it in the light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payments to shareholders or issue new shares. The management seeks to maintain a balance between higher returns that might be possible with higher levels of borrowings and the advantages and security afforded by a sound capital position.

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

In order to achieve the above objectives, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares through bonus or right issue or sell assets to reduce debts or raise debts, if required.

The gearing ratio as at June 30, 2021 and June 30, 2020 is as follows:

	2021	2020
	(Rup	oees)
Long-term loan	370,914,983	200,514,929
Short-term financing	16,136,556,982	3,981,506,023
Total debt	16,507,471,965	4,182,020,952
Cash and bank balances	(330,464,916)	(173,183,262)
Net debt	16,177,007,049	4,008,837,690
Share Capital	9,940,500,000	5,440,500,000
Advance against future issue of shares	-	12,163,324
Unappropriated profit	3,247,910,090	412,785,010
Share Capital and reserves	13,188,410,090	5,865,448,334
Gearing ratio (Net debt / (Net debt + Equity)	55.09%	40.60%

2021

2020



#### 40 MEASUREMENT OF FAIR VALUES

Fair value is defined as 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 Group is a going concern without any intention or requirement to curtail materially the scale of its operations or to undertake a transaction on adverse terms.

The fair value of financial assets and liabilities traded in active markets i.e. listed equity shares are based on the quoted market prices at the close of trading on the period end date. The quoted market prices used for financial assets held by the Group is current bid price.

A financial instrument is regarded as quoted in an active market if quoted prices are readily and regularly available from an exchange dealer, broker, industry group, pricing service, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis.

IFRS 13, 'Fair Value Measurements' requires the Group 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:

Level 1: Fair value measurement using quoted (unadjusted) in active markets for identical asset or liability.

Level 2: Fair value measurements using inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).

Level 3: Fair value measurement using inputs for the asset or liability that are not based on observable market data (i.e. unobservable inputs).

As at June 30, 2021, all financial assets and financial liabilities are carried at amortised cost which is approximate to their fair value, except short term investment which is carried at fair value.

If the inputs used to measure the fair value of an asset or a liability fall into different levels of the fair value hierarchy, then the fair value measurement is categorized in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement.

For assets and liabilities that are recognised in the consolidated financial statements at fair value on a recurring basis, the management recognises transfers between levels of the fair value hierarchy at the end of the reporting period during which the change has occurred. There were no transfers between different levels of fair values mentioned above.

	2021	2020
Production capacity as at year end was as follows:	Metric Tons	
Edible oil refinery	234,000	234,000
Solvent extraction plant	162,000	162,000
Feed Mill	302,400	302,400
Soap plant	15,600	-
Wheat plant	101,400	43,800
The actual production for the year was:		
Edible oil refinery	206,117	176,553
Solvent extraction plant	36,691	9,795
Feed Mill	273,824	170,728
Soap plant	256	-
Wheat plant	60,064	25,125

Consolidated



#### 42 OPERATING SEGMENT

These consolidated financial statements have been prepared on the basis of a single reportable segment as the Group's asset allocation decisions are based on a single, integrated business strategy, and the Group's performance is evaluated on an overall basis.

#### 43 CORRESPONDING FIGURES

The fourth schedule to the Companies Act, 2017 has introduced certain presentation and classification requirements for the elements of financial statements. Accordingly, the corresponding figures have been rearranged and reclassified, wherever considered necessary, to comply with the requirements of Companies Act, 2017.

In addition certain corresponding figures have been rearranged and reclassified, wherever considered necessary, for the purposes of comparison and to reflect the substance of the transactions, the effect of which is immaterial.

#### 44 GENERAL

44.1 Figures have been rounded off to the nearest rupee unless otherwise stated.

44.2	Number of employees	2021	2020
	Total number of employees as at June 30	632	472
	Average number of employees during the year	564	429

#### 45 DATE OF AUTHORIZATION FOR ISSUE

These annual audited consolidated financial statements were authorized for issue in the Board of Directors meeting held on **October 06, 2021**.

Director

Chief Executive

**Chief Financial Officer** 

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# UNITY FOODS LIMITED Pattern Of Share Holding - Form "34" Shareholders Statistics As At June 30, 2021

Number of	Share Holding		Total Shares	
Share Holders	From		То	Held
655	1	-	100	30,372
1369	101	-	500	549,732
1269	501	-	1000	1,180,485
2399	1001	-	5000	6,754,923
696	5001	-	10000	5,614,749
254	10001	-	15000	3,306,227
169	15001	-	20000	3,143,938
125	20001	-	25000	2,951,688
72	25001	-	30000	2,039,643
39	30001	-	35000	1,299,968
54	35001	-	40000	2,083,022
24	40001	-	45000	1,033,511
50	45001	-	50000	2,465,092
14	50001	-	55000	743,925
19	55001	-	60000	1,107,292
13	60001	-	65000	814,661
8	65001	-	70000	549,503
15	70001	-	75000	1,112,744
12	75001	-	80000	948,850
8	80001	-	85000	659,956
12	85001	-	90000	1,063,991
6	90001	-	95000	563,500
30	95001	-	100000	2,995,790
9	100001	-	105000	920,778
8	105001	-	110000	868,894
5	110001	-	115000	563,912
8	115001	-	120000	948,807
10	120001	-	125000	1,234,084
7	125001	-	130000	899,684
3	130001	-	135000	399,500
6	135001	-	140000	829,100
8	140001	-	145000	1,139,873
8	145001	-	150000	1,198,464
8	150001	-	155000	1,224,150
3	155001	-	160000	473,212
4	160001	-	165000	652,000
4	165001	-	170000	670,000
2	170001	-	175000	346,000
4	180001	-	185000	730,611
3	185001	-	190000	565,119



Num	ber of	Share Holding		Total Shares	
	Holders	From		То	Held
	2	190001	-	195000	386,848
	10	195001	-	200000	1,997,901
	1	200001	-	205000	
	2	205001	-	210000	417,000
	1	215001	-	220000	220,000
	2	220001	-	225000	450,000
	1	225001	-	230000	230,000
	2	230001	-	235000	464,042
	3	235001	-	240000	716,500
	5	245001	-	250000	1,248,000
	1	250001	-	255000	252,500
	5	255001	-	260000	1,291,979
	1	265001	-	270000	266,113
	2	275001	-	280000	556,966
	2	280001	-	285000	567,965
	2	290001	-	295000	586,464
	3	295001	-	300000	900,000
	2	300001	-	305000	602,915
	1	305001	-	310000	306,500
	1	310001	-	315000	311,605
	1	315001	-	320000	320,000
	1	325001	-	330000	327,000
	2	330001	-	335000	663,440
	1	335001	-	340000	336,500
	1	340001	-	345000	345,000
	2	345001	-	350000	698,000
	2	350001	-	355000	705,500
	3	360001	-	365000	1,083,591
	2	370001	-	375000	
	2	380001	-	385000	763,500
	1	390001	-	395000	395,000
	2	395001	-	400000	
	2	400001	-	405000	
	1	405001	-	410000	409,500
	2	415001 450001	-	420000	
	1	460001	-	455000 465000	910,000 462,000
	1	465001	<u>-</u>	470000	
	1	475001	-	480000	
	1	480001	-	485000	481,723
	1	485001	-	490000	488,000
	10	495001	-	500000	



Number of		Share Holding		Total Shares
Share Holders	From		То	Held
2	500001	-	505000	1,001,000
1	510001	-	515000	511,000
1	520001	-	525000	524,723
1	525001	-	530000	527,104
1	555001	-	560000	556,000
1	560001	-	565000	562,707
1	575001	-	580000	578,286
2	595001	-	600000	1,196,557
1	610001	-	615000	615,000
1	615001	-	620000	617,816
1	620001	-	625000	625,000
1	650001	-	655000	653,400
1	655001	-	660000	658,000
1	660001	-	665000	663,000
1	685001	-	690000	690,000
2	695001	-	700000	1,400,000
1	700001	-	705000	701,004
1	715001	-	720000	716,000
1	720001	-	725000	723,500
1	735001	-	740000	739,170
1	740001	-	745000	743,074
1	755001	-	760000	756,144
2	785001	-	790000	1,579,000
1	815001	-	820000	820,000
1	830001	-	835000	831,800
1	835001	-	840000	839,007
1	850001	-	855000	853,000
1	855001	-	860000	860,000
1	895001	-	900000	900,000
1	930001	-	935000	932,000
2	945001	-	950000	1,899,300
1	985001	-	990000	986,000
1	990001	-	995000	991,712
4	995001	-	1000000	3,998,590
1	1000001	-	1005000	1,000,400
2	1005001	-	1010000	2,016,379
1	1010001	-	1015000	1,010,670
1	1015001	-	1020000	1,017,600
2	1020001	-	1025000	2,049,090
1	1035001	-	1040000	1,035,086
1	1070001	-	1075000	1,075,000
1	1090001	-	1095000	1,090,312
1	1100001	-	1105000	1,103,500



Number of	Share Holding		Total Shares	
Share Holders	From		То	Held
1	1150001	-	1155000	1,153,500
1	1180001	-	1185000	1,183,500
1	1195001	-	1200000	1,200,000
1	1245001	-	1250000	1,250,000
1	1295001	-	1300000	1,297,500
1	1300001	-	1305000	1,302,500
1	1375001	-	1380000	1,380,000
1	1395001	-	1400000	1,400,000
1	1455001	-	1460000	1,457,191
1	1490001	-	1495000	1,492,567
1	1495001	-	1500000	1,500,000
1	1535001	-	1540000	1,538,036
1	1605001	-	1610000	1,608,000
1	1620001	-	1625000	1,623,833
1	1670001	-	1675000	1,673,055
1	1730001	-	1735000	1,733,500
1	1920001	-	1925000	1,925,000
1	2015001	-	2020000	2,017,035
1	2275001	-	2280000	2,277,785
1	2435001	-	2440000	2,440,000
1	2495001	-	2500000	2,500,000
1	2720001	-	2725000	2,721,500
1	2980001	-	2985000	2,982,000
1	3240001	-	3245000	3,240,251
1	3615001	-	3620000	3,615,319
1	3620001	-	3625000	3,620,642
1	3685001	-	3690000	3,689,086
1	3995001	-	4000000	4,000,000
1	4045001	-	4050000	4,046,500
1	4495001	-	4500000	4,500,000
1	4635001	-	4640000	4,635,639
1	4685001	-	4690000	4,688,000
1	4740001	-	4745000	4,741,991
2	4995001	-	5000000	10,000,000
1	5445001	-	5450000	5,445,500
1	5995001	-	6000000	6,000,000
1	6330001	-	6335000	6,330,390
1	6995001	-	7000000	7,000,000
1	7000001	-	7005000	7,002,500
1	7195001	-	7200000	7,200,000
1	7495001	-	7500000	7,500,000
1	7885001	-	7890000	7,888,000
1	7995001	-	8000000	8,000,000



Number of		Share Holding		Total Shares
Share Holders	From		То	Held
2	8995001	-	9000000	18,000,000
1	9620001	-	9625000	9,623,441
1	11105001	-	11110000	11,107,364
1	11935001	-	11940000	11,935,034
1	12300001	-	12305000	12,301,831
1	14120001	-	14125000	14,124,376
1	14495001	-	14500000	14,500,000
1	16440001	-	16445000	16,441,355
1	17495001	-	17500000	17,500,000
2	19995001	-	20000000	39,999,920
1	30260001	-	30265000	30,262,429
1	39265001	-	39270000	39,268,389
1	39495001	-	39500000	39,500,000
1	41565001	-	41570000	41,565,253
1	45950001	-	45955000	45,952,292
1	46530001	-	46535000	46,530,388
1	70150001	-	70155000	70,155,000
1	70915001	-	70920000	70,916,712
1	163165001	-	163170000	163,165,877
7,620				994,050,000



## UNITY FOODS LIMITED PATTERN OF SHAREHOLDING AS OF JUNE 30, 2021

SHAREHOLDER'S CATEGORY	HOLDING	PERCENTAGE
Associated Companies, Undertakings and Related Parties		
UNITY WILMAR AGRO (PRIVATE) LIMITED	163,165,877	
WILMAR PAKISTAN HOLDINGS (PVT) LIMITED	70,155,000	
	233,320,877	23.47%
DIRECTORS, CHIEF EXECUTIVE OFFICER AND THEIR SPOUSE AND MINOR CHILDREN		
MR. MUHAMMAD FARRUKH -CHIEF EXECUTIVE OFFICER AND DIRECTOR	62,104,525	
MR. MUNEER S GODIL -DIRECTOR	2,939	
MS. TAYYABA RASHEED - DIRECTOR	913	
MS.LIE HONG HWA- DIRECTOR	-	
MR. ABDUL MAJEED GHAZIANI -DIRECTOR	61,030,390	
MR. SULAIMAN SADRUDDIN MEHDI - DIRECTOR	6,000,000	
MS. SALMA MAJEED -SPOUSE OF MR. ABDUL MAJEED GHAZIANI -DIRECTOR	3,689,086	
	132,827,853	13.36%
EXECUTIVE	102,027,000	20.007
MR. JALEES EDHI - CHIEF FINANCIAL OFFICER	5,879	
WIN. JALLES LOTH - CHILLI HIVANGIAL OFFICEIN	<del>-                                    </del>	0.00000
AUT AND ICD	5,879	0.0006%
NIT AND ICP	-	-
DUDUG CECTOR COMPANIES & CORROLL TIONS		
PUBLIC SECTOR COMPANIES & CORPORATIONS	-	-
Banks, DFIs, NBFCs, Insurance Companies and Takaful	47.700.000	
CYAN LIMITED	17,500,000	
EFU LIFE ASSURANCE LIMITED	16,441,355	
THE BANK OF PUNJAB, TREASURY DIVISION.	3,615,319	
BANK ALFALAH LIMITED	1,925,000	
MEEZAN BANK LIMITED	1,673,055	
FAYSAL BANK LIMITED	1,025,000	
HABIB BANK LIMITED-TREASURY DIVISION	998,590	
DAWOOD FAMILY TAKAFUL LIMITED	492,112	
ADAMJEE LIFE ASSURANCE COMPANY LTD-IMF	467,762	
LSE FINANCIAL SERVICES LIMITED - MT	302,500	
THE BANK OF KHYBER	300,000	
ALFALAH INSURANCE COMPANY LIMITED	285,000	
DAWOOD FAMILY TAKAFUL LIMITED	135,000	
PREMIER INSURANCE LIMITED	20,000	
EXCEL CONSULTING (PVT.) LIMITED	11,000	
CENTURY INSURANCE COMPANY LTD.	3,900	
	45,195,593	4.55%
MODARBAS AND MUTUAL FUNDS		
CDC - TRUSTEE FAYSAL ISLAMIC DEDICATED EQUITY FUND	11,107,364	
CDC - TRUSTEE MEEZAN ISLAMIC FUND	7,888,000	
CDC - TRUSTEE FAYSAL MTS FUND - MT	5,445,500	
CDC - TRUSTEE FAYSAL STOCK FUND	4,741,991	
CDC - TRUSTEE ABL INCOME FUND - MT	4,046,500	
CDC - TRUSTEE ALFALAH GHP INCOME FUND	2,982,000	
MC FSL TRUSTEE JS - INCOME FUND	2,440,000	
CDC - TRUSTEE ABL STOCK FUND	1,623,833	
CDC - TRUSTEE NBP STOCK FUND	1,608,000	
CDC - TRUSTEE KSE MEEZAN INDEX FUND	1,538,036	
CDC - TRUSTEE ALFALAH GHP ISLAMIC STOCK FUND	1,492,567	
CDC - TRUSTEE FAYSAL ISLAMIC STOCK FUND	1,380,000	
CDC - TRUSTEE NIT INCOME FUND - MT	1,302,500	
CDC - TRUSTEE ALFALAH GHP STOCK FUND	1,090,312	
CDC - TRUSTEE MEEZAN TAHAFFUZ PENSION FUND - EQUITY SUB FUND	1,010,000	
CDC - TRUSTEE NIT ISLAMIC EQUITY FUND	1,006,379	
ese mester in istance equitions	1,000,373	



SHAREHOLDER'S CATEGORY	HOLDING	PERCENTAGE
CDC - TRUSTEE HBL EQUITY FUND	949,300	
CDC - TRUSTEE AL MEEZAN MUTUAL FUND	860,000	
CDC - TRUSTEE PICIC GROWTH FUND	839,007	
CDC - TRUSTEE ATLAS STOCK MARKET FUND	831,800	
MCBFSL - TRUSTEE ABL ISLAMIC STOCK FUND	756,144	
CDC - TRUSTEE NBP ISLAMIC SARMAYA IZAFA FUND	743,074	
CDC - TRUSTEE FAYSAL ASSET ALLOCATION FUND	663,000	
CDC - TRUSTEE MEEZAN BALANCED FUND	658,000	
CDC - TRUSTEE HBL - STOCK FUND	653,400	
CDC - TRUSTEE PICIC INVESTMENT FUND	617,816	
CDC - TRUSTEE ALFALAH GHP ALPHA FUND	524,723	
CDC - TRUSTEE MEEZAN ASSET ALLOCATION FUND	511,000	
CDC - TRUSTEE MBP ISLAMIC STOCK FUND	477,000	
CDC - TRUSTEE PAKISTAN INCOME FUND - MT	409,500	
CDC - TRUSTEE ASKARI HIGH YIELD SCHEME CDC - TRUSTEE ATLAS ISLAMIC STOCK FUND	360,500	
	353,500	
CDC-TRUSTEE HBL ISLAMIC STOCK FUND	352,000	
CDC - TRUSTEE IS ISLAMIC FUND	348,000	
CDC TRUSTEE - MEEZAN DEDICATED EQUITY FUND	345,000	
CDC - TRUSTEE HBL ISLAMIC EQUITY FUND	311,605	
MCBFSL - TRUSTEE JS VALUE FUND	306,500	
CDC - TRUSTEE ALFALAH GHP VALUE FUND	292,253	
FIRST EQUITY MODARABA	266,113	
CDC - TRUSTEE ALFALAH GHP ISLAMIC DEDICATED EQUITY FUND	259,247	
CDC - TRUSTEE MCB DYNAMIC CASH FUND - MT	252,500	
MCBFSL - TRUSTEE PAK OMAN ISLAMIC ASSET ALLOCATION FUND	163,000	
CDC - TRUSTEE NBP SARMAYA IZAFA FUND	140,500	
CDC - TRUSTEE LAKSON INCOME FUND - MT	138,000	
CDC - TRUSTEE AKD INDEX TRACKER FUND	130,000	
MCBFSL TRUSTEE ABL ISLAMIC DEDICATED STOCK FUND	128,684	
CDC - TRUSTEE AWT INCOME FUND	127,000	
CDC-TRUSTEE AWT ISLAMIC INCOME FUND	125,000	
CDC-TRUSTEE NITIPF EQUITY SUB-FUND	110,000	
CDC - TRUSTEE LAKSON EQUITY FUND	108,534	
CDC - TRUSTEE HBL PF EQUITY SUB FUND	99,500	
CDC - TRUSTEE APIF - EQUITY SUB FUND	95,000	
CDC - TRUSTEE APF-EQUITY SUB FUND	90,000	
MCBFSL - TRUSTEE PAK OMAN ADVANTAGE ASSET ALLOCATION FUND	90,000	
CDC - TRUSTEE HBL IPF EQUITY SUB FUND	80,500	
CDC - TRUSTEE ASKARI ASSET ALLOCATION FUND	75,000	
CDC - TRUSTEE HBL MULTI - ASSET FUND	67,000	
CDC - TRUSTEE LAKSON ISLAMIC TACTICAL FUND	61,448	
CDC - TRUSTEE MEEZAN PAKISTAN EXCHANGE TRADED FUND	60,900	
CDC - TRUSTEE HBL ISLAMIC ASSET ALLOCATION FUND	56,500	
CDC - TRUSTEE ABL PENSION FUND - EQUITY SUB FUND	45,000	
CDC-TRUSTEE NITPF EQUITY SUB-FUND	45,000	
CDC - TRUSTEE JS ISLAMIC DEDICATED EQUITY FUND (JSIDEF)	41,917	
CDC - TRUSTEE ATLAS ISLAMIC DEDICATED STOCK FUND	37,500	
CDC - TRUSTEE ABL ISLAMIC PENSION FUND - EQUITY SUB FUND	35,000	
TRUST MODARABA	30,000	
CDC - TRUSTEE FIRST CAPITAL MUTUAL FUND	30,000	
CDC - TRUSTEE NIT ASSET ALLOCATION FUND	25,000	
CDC - TRUSTEE NBP BALANCED FUND	24,500	
CDC - TRUSTEE HBL INCOME FUND - MT	22,000	
CDC - TRUSTEE LAKSON TACTICAL FUND	13,357	
CDC - TRUSTEE BARSON FACTIVE ALLOCATION EQUITY FUND	11,000	
MODARABA AL-MALI	10,000	
,	10,000	



SHAREHOLDER'S CATEGORY	HOLDING	PERCENTAGE
CDC - TRUSTEE ALFALAH GHP INCOME FUND - MT	1,500	
FIRST ELITE CAPITAL MODARABA	700	
CDC - TRUSTEE UBL DEDICATED EQUITY FUND	542	
MC FSL - TRUSTEE JS GROWTH FUND	500	
CDC - TRUSTEE UBL ASSET ALLOCATION FUND	69	
	65,972,005	6.6357%
IOINT STOCK COMPANIES		
JOINT STOCK COMPANIES  NICC. DDE SETTLEMENT DELIVERY ACCOUNT	41 565 353	
NCC - PRE SETTLEMENT DELIVERY ACCOUNT	41,565,253	
DJM SECURITIES LIMITED	30,262,429	
BULK MANAGEMENT PAKISTAN (PVT.) LTD. PEBBLES (PVT) LIMITED	9,623,441 9,000,000	
HAMDARD LABORATORIES (WAQF) PAKISTAN	4,635,639	
· · · · ·		
MAAN SECURITIES (PRIVATE) LIMITED	2,721,500	
ABA ALI HABIB SECURITIES (PVT) LIMITED	2,277,785	
ADAM SECURITIES LIMITED	1,297,500	
SIGN SOURCE LIMITED	1,103,500	
MOHAMMAD MUNIR MOHAMMAD AHMED KHANANI SECURITIES LTD MF	1,035,086	
MOHAMMAD MUNIR MOHAMMAD AHMED KHANANI SECURITIES LIMITED	1,017,600	
SOFIAN BUSINESS CORPORATION (PRIVATE) LIMITED	1,010,670	
NOVATEX LIMITED	950,000	
MRA SECURITIES LIMITED - MF	932,000	
BHAYANI SECURITIES (PVT) LTD.	853,000	
INSIGHT SECURITIES (PVT.) LTD	789,000	
GROWTH SECURITIES (PVT) LTD.	723,500	
AMER SECURITIES (PRIVATE) LIMITED	690,000	
ABA ALI HABIB SECURITIES (PVT) LIMITED - MT	625,000	
MRA SECURITIES LIMITED	500,500	
WESTBURY (PRIVATE) LTD	481,723	
SIDDIQ LEATHER WORKS (PVT) LIMITED	462,000	
JS GLOBAL CAPITAL LIMITED - MF SIDDIQ LEATHER WORKS (PVT) LTD	419,002	
MULTILINE SECURITIES LIMITED - MF	383,000	
BIPL SECURITIES LIMITED	336,500	
CUMBERLAND (PVT) LIMITED	279,966	
SAYA SECURITIES (PRIVATE) LIMITED.	239,000	
STANDARD CAPITAL SECURITIES (PVT) LIMITED - MF	232,000	
GROWTH SECURITIES (PRIVATE) LIMITED - MF	220,000	
EVALUATION GRID (PRIVATE) LIMITED	200,222	
SIDDIQ LEATHER WORKS (PVT) LIMITED	200,000	
PEARL SECURITIES LIMITED	188,500	
ASDA SECURITIES (PVT.) LTD.	182,500	
INTERACTIVE SECURITIES (PVT) LIMITED	166,000	
Abdoolally Ebrahim & Co. (HK) Ltd	150,300	
ARIF HABIB LIMITED	138,378	
ARIF LATIF SECURITIES (PVT.) LIMITED - MT	136,000	
INTERMARKET SECURITIES LIMITED - MF	132,500	
DILSONS (PRIVATE) LIMITED.	130,000	
RAH SECURITIES (PVT) LIMITED	128,000	
ALTAF ADAM SECURITIES (PVT) LTD.	107,000	
AHSAM SECURITIES (PVT) LIMITED	102,100	
FAWAD YUSUF SECURITIES (PRIVATE) LIMITED - MF	100,000	
ARIF HABIB COMMODITIES (PVT) LTD	85,000	
BIPL SECURITIES LIMITED - MF	80,000	
SEVEN STAR SECURITIES (PVT.) LTD.	79,500	
GAZIPURA SECURITIES & SERVICES (PRIVATE) LIMITED	65,000	
ZAFAR SECURITIES (PVT) LTD.	61,000	
MAYARI SECURITIES (PVT) LIMITED	61,000	
	01,000	



SHAREHOLDER'S CATEGORY	HOLDING	PERCENTAGE
JS GLOBAL CAPITAL LIMITED	60,500	
AL-RAHIM TRADING COMPANY (PRIVATE) LIMITED	50,000	
Z.A. GHAFFAR SECURITIES (PRIVATE) LTD.	40,000	
SHADAB INNOVATIONS (PRIVATE) LIMITED	40,000	
IHSAN SONS (PRIVATE) LIMITED	40,000	
Y.H. SECURITIES (PVT.) LTD.	39,000	
H. M. IDREES H. ADAM (PRIVATE) LIMITED	28,000	
HH MISBAH SECURITIES (PRIVATE) LIMITED	25,000	
B & B SECURITIES (PRIVATE) LIMITED	25,000	
EFG HERMES PAKISTAN LIMITED - MF	24,600	
BAWA SECURITIES (PVT) LTD MF	22,000	
STANLEY HOUSE INDUSTRIES (PRIVATE) LIMITED.	20,000	
TEXPAK (PVT.) LIMITED	20,000	
MRA SECURITIES LIMITED-MM-MZNP-ETF	18,792	
DOSSLANI'S SECURITIES (PVT) LIMITED	18,500	
ZILLION CAPITAL SECURITIES (PVT) LTD.	17,000	
ARIF HABIB LIMITED - MF	17,000	
SHAFFI SECURITIES (PVT) LIMITED	15,545	
·		
PEARL SECURITIES LIMITED - MF	15,000	
AL-HABIB CAPITAL MARKETS (PRIVATE) LIMITED - MF	15,000	
FAWAD YUSUF SECURITIES (PRIVATE) LIMITED.	11,500	
Amer Cotton Mills (Pvt) Ltd	10,000	
PRUDENTIAL DISCOUNT & GUARANTEE HOUSE LIMITED	8,000	
M. F. STOCKS (PRIVATE) LIMITED	8,000	
RAFI SECURITIES (PRIVATE) LIMITED	7,500	
SITARA CHEMICAL INDUSTRIES LIMITED	7,000	
AXIS GLOBAL LIMITED - MF	7,000	
SAJJAD TEXTILE MILLS LTD	6,800	
ADAM SECURITIES LIMITED-MM-MZNP-ETF	6,564	
SHAKOO (PVT) LTD.	6,000	
AKHAI SECURITIES (PRIVATE) LIMITED	5,000	
DARSON SECURITIES LIMITED	5,000	
VENUS SECURITIES (PVT.) LIMITED	5,000	
MEMON SECURITIES (PVT.) LIMITED	3,500	
UNITED TOWEL EXPORTERS (PVT.) LIMITED	3,500	
JS GLOBAL CAPITAL LIMITED-MM-MZN-ETF	3,274	
National Export Corporation (Pvt) Ltd	2,939	
Sultanabad Model Ginning	2,500	
NAVEED H. M. IDREES (PRIVATE) LIMITED	2,000	
CREATIVE CAPITAL SECURITIES (PRIVATE) LIMITED - MF	2,000	
ZAHID LATIF KHAN SECURITIES (PVT) LTD.	1,000	
BRR FINANCIAL SERVICES (PVT.) LIMITED	1,000	
N. U. A. SECURITIES (PRIVATE) LIMITED - MF	700	
AZEE SECURITIES (PRIVATE) LIMITED	571	
FIRST NATIONAL EQUITIES LIMITED	495	
TPS PAKISTAN (PRIVATE) LIMITED	27	
ISPI CORPORATION (PRIVATE) LIMITED	2	
MAPLE LEAF CAPITAL LIMITED	1	
KHADIM ALI SHAH BUKHARI SECURITIES (PRIVATE) LIMITED	1	
\	118,227,405	11.89%
	110,227,403	11.0570
OTHER FOREIGN INVESTORS		
EVLI EMERGING FRONTIER FUND	19,999,920	
SILK INVEST NEW HORIZONS FRONTIER FUND	1,000,400	
ARISTEA SICAV NEW FRONTIERS EQUITY FUND	986,000	
AZIMUT PAKISTAN EQUITY FUND (OEIC) PLC	403,000	
ALASKA PERMANENT FUND CORPORATION		
	120,500	
SYED ALI RAZA NAQVI	1,153,500	



SHAREHOLDER'S CATEGORY	HOLDING	PERCENTAGE
MOHAMMAD ZAIN KUKASWADIA	10,000	
BILAL AMANULLAH MOTI	10,000	
SAQIB KHAN	2,000	
SABEEN SAKINA	1,000	
CHEN YUANXI	1,000	
	23,687,320	2.38%
Others		
Others TRUSTERS OF HAMPARA LARGRATORIES (WARE) RANGETANI	20,000,000	
TRUSTEES OF HAMDARD LABORATORIES (WAQF) PAKISTAN.	20,000,000	
HAMDARD LABORATORIES (WAQF) PAKISTAN	3,240,251	
HAMDARD LABORATORIES (WAQF) PAKISTAN	1,000,000	
HAMDARD LABORATORIES (WAQF) PAKISTAN	500,000	
TRUSTEES OF PAKISTAN MOBILE COMMUNICATION LTD-PROVIDENT FUND	200,000	
TRUSTEE PAKISTAN PETROLEUM EXECUTIVE STAFF PENSION FUND	145,000	
TRUSTEES ICI PAKISTAN MGNT.STAFF P.F.	120,000	
TRUSTEES-ICI M.S.D.C SUPERANNUATION FUND	120,000	
CDC - TRUSTEE NAFA ISLAMIC PENSION FUND EQUITY ACCOUNT	118,000	
PAKISTAN PETROLEUM EXECUTIVE STAFF PENSION FUND (DC SHARIAH)	100,000	
TRUSTEE PAKISTAN PETROLEUM NON EXECUTIVE STAFF PENSION FUND	57,500	
CDC - TRUSTEE AGIPF EQUITY SUB-FUND	56,000	
TRUSTEE PAKISTAN PETROLEUM SENIOR PROVIDENT FUND	55,000	
CDC - TRUSTEE AGPF EQUITY SUB-FUND	32,700	
TRUSTEES OF PHILIP MORRIS (PAKISTAN) LIMITED E.C.P.F TRUST	30,900	
TRUSTEE PAKISTAN PETROLEUM JUNIOR PROVIDENT FUND	26,000	
TRUSTEE PAKISTAN PETROLEUM NON EXECUTIVE STAFF GRATUITY FUND	22,000	
TRUSTEE-SULAIMANIYAH TRUST	20,000	
TRUSTEES OF ICI PAKISTAN MNG STAFF GF	17,500	
TRUSTEES PAKISTAN PETROLEUM EXECUTIVE STAFF GRATUITY FUND	17,000	
TRUSTEES OF PHILIP MORRIS (PAKISTAN) LIMITED EMPL G.F TRUST	16,200	
TRUSTEE PAK. PETROLEUM EXEC. STAFF PEN. FUND DC CONVENTIONAL	12,500	
HOMMIE AND JAMSHED NUSSERWANJEE CHARITABLE TRUST	10,270	
KIRAN FOUNDATION	10,000	
TRUSTEE-THE PAKISTAN MEMON EDUCATIONAL & WELAFRE SOCIETY	9,000	
ALOO & MINOCHER DINSHAW CHARITABLE TRUST	5,500	
TRUSTEES ARVABAI&FAKHRUDDIN MEMORIAL FDN	5,000	
TRUSTEE-FIRST DAWOOD INV. BANK LTD. & OTHER EMPOLYEES P.FUND	4,325	
CDC - TRUSTEE NAFA PENSION FUND EQUITY SUB-FUND ACCOUNT	3,500	
TRUSTEE-AZAN WELFARE TRUST	2,000	
	25,956,146	2.61%
INDIVIDUALS (GENERAL PUBLIC)	348,856,922	
	348,856,922	35.09%
TOTAL	994,050,000	100%
TOTAL		100/0



#### **UNITY FOODS LIMITED**

#### Categories of Shareholders as at June 30, 2021

S.No.	Categories of Shareholders	No of	Shares	Damantana
		Shareholders	Held	Percentage
1	Directors, Chief Executive Officer their Spouse(s) and Minor Children.	7	132,827,853	13.36
				22.17
2	Associated Companies, Undertakings and Related Parties.	2	233,320,877	23.47
3	Executive	1	5,879	0.0006
	Executive	-	3,073	0.0000
4	Banks, DFIs, NBFCs, Insurance Companies and Takaful	16	45,195,593	4.55
6	Foreign Companies	6	22,509,820	2.26
		70	65.050.005	0.04
7	Modarabas and Mutual Funds	79	65,972,005	6.64
8	General Public			
	a) Local	7,377	348,856,922	35.09
	b) Foreign	3	1,177,500	0.12
	Others			
	b) Joint Stock Companies	99	118,227,405	11.89
	c) Provident Funds, Pension Funds, Gratuity Funds and other entities	30	25,956,146	2.61
		7,620	994,050,000	100.00
		7,620	394,030,000	100.00
	Shareholders holding 10% Shares or more Voting Rights			
	Total Paid Up Capital		994,050,000	
	10% of the Paid Up Capital		99,405,000	Shares
-			11.12	0/
			<u>Holding</u>	<u>%</u>
	UNITY WILMAR AGRO (PRIVATE) LIMITED		163,165,877	16.41
	OTHER MEMANITAGE (FRIVITE) EINITED		103,103,077	10.11



#### **E- DIVIDEND MANDATE FORM**

MANDATORY CREDIT OF DIVIDEND INTO BANK ACCOUNT
To:
Dear Sir / Madam,
The undersigned being member of UNITY FOODS LIMITED (the Company), hereby authorize the Company that all my cash dividend amounts declared by the Company, from time to time, be credited into the bank account as per following details:
SHAREHOLDER'S DETAILS
Name of the Shareholder:
Folio / CDC Participant ID & Sub Acc.No / CDC IAS Account :
CNIC / NICOP No. (Please attach copy)
Passport No. (in case of Foreign Shareholder) (Please attach copy)
Land Line Phone No.
Cell phone No.
Email Address:
SHAREHOLDER'S BANK DETAILS Title of Bank Account:
Bank Account Number:



Bank's Name :
Branch Name and Address :
International Bank Account Number (IBAN) (24 digit)
It is stated that the above mentioned information is correct that I will intimate the change in the above mentioned information to the Company and the Concerned Share Registrar as soon as these occur

Signature of the member / Shareholder (Please affix company stamp in case of corporate entity)

#### Note:

- Please provide complete IBAN after consultation with your bank branch. Im case of any error or omission in given IBAN, the company will not be held responsible in any manner for any loss or delay in your cash dividend payment.
- In case of Physical shares, a duly lied –in-e-Dividend Mandate Form shall be submitted with the Company's Share Registrar. While for shares held in CDC, E-Dividend Mandate Form shall be submitted directly to member's broker / participant /cdc as required by the Central Depository Company of Pakistan Limited vide its Circulat No. 16 of 2017 issued on August 31, 2017.



## STANDARD REQUEST FORM FOR TRANSMISSION OF ANNUAL AUDITED ACCOUNTS AND NOTICE OF ANNUAL GENERAL MEETINGS

The Company Secretary Unity Foods Limited Unity Tower, Plot # 8C Block 6, PECHS, Karachi

Pursuant to the directions given by the Securities and Exchange Commission of Pakistan through its SRO 787/(I)/2014 dated September 08, 2014 and SRO 470(I)/2016 dated May 31, 2016 whereby the companies are allowed to circulate their Annual Audited Accounts (i.e Annual Balance Sheet, Profit and Loss Account, Statements of Comprehensive Income, Cash Flow Statement, Notes to the Financial Statements, Auditor's and Director's Report) along with Notice of the Annual General Meetings to its members either through email at their registered e-mail address "OR" hard copy at their registered mailing addresses.

Shareholders who wish to receive the Annual Audited Accounts along with Notice of the Annual General Meetings through e-mail or hard copy shall have to fill the below details and send the duly filled form to the Company Secretary at the Company's Registered Office.

I/We, being member(s) of Unity Foods Limited, desires and hereby consent either for Option-1"or" Option-2 to receive the Annual Audited Accounts along with Notice of the Annual General Meeting(s) of Unity Foods Limited either through e-mail or hard copy, in pursuance of the aforesaid two SROs.

Option 1 – VIA EMAIL			
Name of the Member:			
	_		
CNIC No. / Passport No:			
Folio / CDC Participant ID / Sub Investor Account Number :			
Valid Email Address:			



(to receive Annual Audited Accounts and Notice of General Meeting(s) through email instead of hard copy /CD/DVD/USB

Option 2 – HARD COPY
Name of the Member:
CNIC No. / Passport No:
Folio / CDC Participant ID / Sub Investor Account Number :
Mailing Address:
(to receive Annual Audited Accounts and Notice of General Meeting(s) through hard copy instead of hard copy /CD/DVD/USB
I / We hereby confirm that the above mentioned information is correct and in case of any change therein, I/We, undertake to immediately intimate to the Company through revised Request Form.
Member's Signature Date :





## Taste the Healthier Side of Life







دلچیسی رکھتے ہیں، انہیں چاہئے کہ وہ 26 اکتوبر 2021 تک ای میل info@fdregistrar.com کے ذریعے درج ذیل معلومات اور کمپیوٹر ائز ڈقو می شناختی کارڈ ( دونوں اطراف )/ پاسپورٹ کی کا پیاں / (اگر کارپوریٹ ادارے کے طور پر شرکت کرنی ہے ) تو بورڈ کی قرار داد / یا ورآف اٹارنی کی تصدیق شدہ کانی جمع کرائیں۔

ای میل ایڈریس	فون نمبر	فوليونمبر / CDC	شناختی کارڈنمبر	شيئر ہولڈر کا نام
		ا كاؤنٹ نمبر		

ضروری تصدیقی عمل کے بعد، رجسڑ ڈیموجانے والے شیئر ہولڈرز کفصیلی طریقہ کارای میل کے ذریعے بتلادیا جائے گا۔لاگ ان کرنے کی سہولت میٹنگ شروع ہونے سے اختتام پذیر ہونے تک میسرر ہے گی۔

شیئر ہولڈرزای میل ایڈرلیری info@unityfoods.pkپرایجنڈ اامور کے حوالے سے اپنی رائے اور سوالات بھی فراہم کر سکتے ہیں۔اس طرح کی رائے کومیٹنگ میں زیرغور لایا جائے گا اور اسے منٹس کا حصہ بنایا جائے گا۔

لہٰذاممبران کوترغیب دلائی جاتی ہے کہ وہ سالانہ جنرل میٹنگ میں ویڈیولنک کے ذریعے یاا پنے نامزدگان کے ذریعے شرکت کو یقینی بنائیں۔

## (vii) لاوارث مقسوم (Unclaimed dividend):

ایسے شیئر ہولڈرز جو کہ سی بھی وجہ سے اپنے مقسوم (dividend) وصول نہیں کریائے ہیں انہیں ہدایت دی جاتی ہے کہ وہ اس حوالے سے ہمارے شیئر رجٹر ارسے رابطہ کریں۔

## (viii) آ ڈٹشدہ سالانہ مالی گوشوارے اور سالانہ جزل میٹنگ کا نوٹس بذریعہ ای میل تقسیم کرنا (سرکولیٹ کرنا):

SECP نے نوٹینگیش نمبر2014(1) 787 بتاریخ 8 ستمبر2014 کے ذریعے کمپنیوں کوآڈٹ شدہ سالانہ مالی گوشوارے اور سالانہ مالی گوشوارے اور جزل میٹنگ کا نوٹس، بذریعہ ای میل ایپنی مبران کو بیجنے کی اجازت دی ہے۔ ایسے ٹیئر ہولڈرز جو کہ آڈٹ شدہ سالانہ مالی گوشوارے اور سالانہ جزل میٹنگ کا نوٹس ای میل کے ذریعے موصول کرنا چاہتے ہوں ، انہیں چاہئے کہ وہ ویب سائٹ پر موجود درخواست فارم کو پُر کریں اور اسے کمپنی کے رجسڑ ڈ آفس پر کمپنی سیکریٹری کو ارسال کریں۔ اگر سی ممبران کی جانب سے اس کے بعد سالانہ مالیاتی گوشوارے کی ہارڈ کا پی کی درخواست کی جاتی ہے تو وہ بھی اس طرح کی درخواست موصول ہونے کے بعد سے 7 دنوں کے اندر اندر مفت فراہم کی حائے گی۔

## (ix) مالياتی گوشوارون کی دستيابی

کمپنی کے آڈٹ شدہ مالیاتی گوشوارے برائے سال اختتام پذیر 30 جون 2021 اوراس کے ساتھ ساتھ اس پرآڈ پٹرز اور ڈائز یکٹر کی رپورٹ اور چیئر مین کی جائز ہ رپورٹ کمپنی کی ویب سائٹ www.unityfoods.pk پرموجود ہے۔



ہوئے ہوں، قابلِ عمل تصور کیا جائے گا۔وہ ممبران جنہوں نے سینٹرل ڈپازٹری کمپنی آف پاکستان(CDC) میں اپنے شیئر زجمع کراہیں انہیں مزید درج ذیل ہدایات برعملدرآ مدکرنا ہوگا جیسا کہ سیکورٹیز اینڈ ایکسچنج کمیشن آف پاکستان کی جانب سے تعین کیا گیا ہے۔

## A\_میٹنگ میں شرکت کیلئے

- a) انفرادی طور شرکت کرنے کیلئے، وہ اکا وُنٹ ہولڈر / ذیلی اکا وُنٹ ہولڈر جن کی رجسٹریشن کی تفصیلات CDC ریگولیشنز کے مطابق ابلوڈ کی جاتی ہیں، انہیں میٹنگ میں شرکت کے وقت اپنے اصل شناختی کارڈیا پاسپورٹ کے ذریعے اپنی شناخت کی تضدیق کرانی ہوگی۔
- ایک کا پوریٹ ادارے کے طور پر شرکت کرنے کیلئے ، میٹنگ کے وقت ، ادارے کے نامز د شخص کے نمونہ دستخط کے ساتھ بورڈ آف ڈائر یکٹر کی قر ارداد / پاورآف اٹارنی پیش کرنی ہوگی (الایہ کہاسے پہلے ہی فراہم کر دیا گیا ہو)۔

## B نامزدگان کاتقررکرنے کیلئے

- a) انفرادی طورشرکت کرنے کیلئے، وہ اکا وُنٹ ہولڈر / ذیلی اکا وُنٹ ہولڈر جن کی رجیٹریشن کی تفصیلات CDC ریگولیشنز کے مطابق ایلوڈ کی جاتی ہیں، اپنے نامزدگی فارم مذکورہ بالا تقاضوں کے مطابق جمع کرائیں گے۔
- b) اس طرح کا نامزدگی فارم دوگواہان کی جانب سے تصدیق شدہ ہوگا جن کے نام، پتے اور شناختی کارڈ نمبر فارم پر ظاہر کیے جائیں گے۔
- c) اصل مالکان اوران کے نامزدگان کے شاختی کارڈ زیا پاسپورٹس کی تصدیق شدہ کا پیاں، نامزدگی فارم کے ساتھ منسلک کی جائیں گی۔
  - d اس طرح کے نامزدگان میٹنگ کے وقت اپنااصل شناختی کارڈیایا سپورٹ پیش گے۔
- e) ایک کا پوریٹ ادارے کے طور پر شرکت کرنے کیلئے، نامزدگی فارم کے ساتھ، ادارے کے نامز دھنی کے نمونہ دستخط کے ساتھ بورڈ آف ڈائر یکٹر کی قرار داد/یا ورآف اٹارنی پیش کرنی ہوگی (الابیکہ اسے پہلے ہی فراہم کردیا گیا ہو)۔
- ۷) ایسے ممبران جنہوں نے کمپنی کے رجسڑ اراور شیئر ٹرانسفرایجنٹ کو دیئے گئے بیتے میں کسی شم کی تبدیلی کی ہے تو فوری طوراس حوالے سے آگاہ کرنے کی درخواست کی جاتی ہے۔

## vi سالانه جزل ميٽنگ مين آن لائن شركت:

کووڈ-19 کی وبائی صورتحال اورSECP کی ہدایات کے پیش نظر، کمپنی بیرچاہتی ہے کہ وہ اپنی سالانہ جنرل میٹنگ کا انعقاد کم از کم نفری کے ساتھ کر سے تاہم اس کے ساتھ ساتھ کورم مکمل کرنے کے نقاضوں کوبھی پورا کیا جائے اور ممبران سے درخواست کرتی ہے کہ وہ اپنے نامزدگان کے ذریعے AGM میں اپنی شرکت اور ووٹنگ کویقینی بنا کیں۔

لہذا، کمپنی نے شیئر ز ہولڈر کی سلامتی اوران کے بہترین مفاد کومدِ نظر رکھتے ہوئے انہیں ویڈیولنک کے ذریعے میٹنگ میں شرکت کرنے کی سہولت دینا کا فیصلہ کیا ہے۔لہذا وہ شیئر ہولڈر جو کہ سالا نہ جنزل میٹنگ میں ویڈیولنک کے ذریعے شرکت کرنے میں



2۔ کمپنی کے آرٹیکل آف ایسوی ایش کو، موجودہ صنعتی معیارات اور پاکستان کے موجودہ توانین کی مطابقت میں لانے کیلئے، تبدیلیاں کرنے کے کوزیرغور لانا، جو کہ تمام ضروری ریگولیٹری منظور یوں سے مشروط ہوگا، اور اس سلسلے میں خصوصی قر اردادوں کے طور پر، ترمیم کرنے کے ساتھ یابلاتر میم درج ذیل قر اردادیں منظور کرنا:

یہ طے پایا ہے کہ کمپنی کے آرٹیکلز آف ایسوسی ایشن میں جو تبدیلیاں ڈائر یکٹرز کی جانب سے تجویز کی گئی ہیں، کی جائیں یا کیے جانا بذریعہ باز استعاد کردہ تبدیلیاں اور لا گوتوانین کے تحت میا منظور کیا جاتا ہے، جو کہ سیکورٹیز اینڈ ایکھینے کمیشن آف پاکستان کی جانب سے تقاضہ کردہ تبدیلیاں اور لا گوتوانین کے تحت میں مقاضوں اطریقہ کاروں پر پورااتر نے سے مشروط ہوگا۔

طے کیا گیا ہے کہ چیف ایگزیکٹوآفیسراور کمپنی کے سیریٹری، مذکورہ بالاقر ارداد پر عملدرآمد کرانے کے سلسلے میں تمام کام، چیزیں ، اور تمام ضروری کارروائیوں، جس میں تمام قانونی تقاضے اور دستاویزات پورے کرنا شامل ہے، کرنے کیلئے اکیلے مجاز ہوں گے اور افتیارر کھتے ہوں گے، اور اس کے ساتھ ساتھ مذکورہ بالاقر اردادوں کے امہداف کو بھر پور طریقے سے حاصل کرنے کیلئے تمام دیگر معاونتی یا حادثاتی امور سرانجام دینے کے مجاز ہوں گے۔

C۔ دیگرامور

چیئر مین کی اجازت کے ساتھ دیگر امورزیر بحث لانا۔

کمپنیز ایک 2017 کی دفعہ (3) 134 کے تابع گوشوارے ، سالانہ جزل میٹنگ میں سرانجام دیے جانے والے خصوصی امور کے حوالے تمام بنیادی حقائق بیان کرتے ہیں ، جنہیں اس نوٹس کے ساتھ منسلک کیا جاتا ہے اور سوائے اخبار میں اشاعت کے سوا ، میمورنڈم اور آرٹمکل آف ایسوسی ایشن میں تبدیلیوں کے موازنہ گوشوار ہے بھی منسلک ہیں۔

بحكم بورد

تاريخ: 7اكتوبر2021،

سیدمحمه طارق نبیل جعفری سمپنی سیریرر

اطلاع:

بمقام كراجي

- (i) کمپنی کی شیئر ٹرانسفر بکس 22 اکتوبر 2021 سے 28 اکتوبر 2021 (بشمول دونوں ایام)، شیئر ہولڈرز کے استحقاق کے تعین کیلئے سالانہ جزل میٹنگ کے سلسلے میں بندر ہیں گی۔
- (ii) مورخہ 21 اکتوبر 2021 کو کمپنی کی جانب سے مادی طور پر موصول کردہ ٹرانسفر کو، میٹنگ میں تثرکت کے حوالے سے بروقت تصور کیا جائے گا۔
- (iii) سالانہ جنرل میٹنگ میں شرکت کرنے اور ووٹ دینے کا اختیار رکھنے والے ممبران اگر چاہیں تو اپنی جانب سے کسی شخص کومیٹنگ میں شرکت کرنے ، بات کرنے اور ووٹ دینے کیلئے نامز دکر سکتے ہیں۔اس طرح کے نامز دگان کیلئے کمپنی کاممبر ہونا ضروری نہیں ہے۔
- (iv) نامزدگی کے فارم جو کہ لازماً باضابطہ طور پر پر شدہ ہوں اور کمپنی کی جانب سے میٹنگ شروع ہونے سے کم از کم 48 گھنٹوں پہلے موصول



## سالانه جزل ميثنگ كيلئے نوٹس

بذیعه بذایونی فوڈ زلمیٹٹ (یعنی'' کمپنی'') کی 31 ویں سالانہ جزل میٹنگ (AGM) بروز جمعرات مورخہ 202 اکتوبر2021 کو بوقت 10:00 بجے تبح بمقام ریجنٹ پلازہ ہوٹل اور کنوینشن سینٹر، مین شاہراہ فیصل ،کراچی پردرج ذیل امور سرانجام دینے کیلئے منعقد کی جائے گی۔

### A- عمومی امور:

- 1۔ سیمپنی کے آڈٹ شدہ مالیاتی گوشوارے برائے سال اختتام پذیر 30 جون2021 اوراس کے ساتھ اس پر ڈائر یکٹرز اور آڈیٹرز کی ریورٹس اور چیئر مین کی جائزہ ریورٹ کووصول کرنا، زیر بحث لانا اوراختیار کرنا۔
- 2۔ سیمپنی کے آڈیٹر کا تقرر کرنا اور ان کا معاوضہ طے کرنا۔ بورڈ آف ڈائز کیٹر نے KPMG تا ثیر ہادی اینڈ کمپنی، چارٹرڈ ا کا وُنٹ کو مالی سال اختتام پذیر 30 جون 2022 کیلئے کمپنی کے آڈیٹر کے طور پر تقرر کرنے کی تجویز دی ہے۔

### B\_ خصوصى امور:

## 1- متندشير كيبل مين اضافه:

کمپنی کے متند شیئر کیپٹل میں مبلغ-/10,000,000,000 روپے جے مبلغ 10 روپے فی شیئر کے حساب سے 10,000,000,000 عمومی شیئر زمیں تقسیم کیا جائے ، سے مبلغ/12,000,000,000 روپے جے مبلغ 1,000,000,000 معومی شیئر زمیں تقسیم کیا جائے ، تک اضافہ کرنے کوزیرِ غور لا نا اور اگر مناسب تصور کیا جاتا ہے تو حساب سے 1,200,000,000,000 عمومی شیئر زمیں تقسیم کیا جائے ، تک اضافہ کرنا اور اس سلسلے میں کمپنی کے میمور ناٹر م اور آرٹر کیل آف ایسوسی ایشن میں ضروری تبدیلیاں کرنا اور ترمیم کے ذریعے یا بلاتر میم خصوصی قرار داوں کے طور درج ذبلی قرار دادیں جاری کرنا:

'' یہ طے کیا گیا ہے کہ کمپنی کاشیئر کیپٹل میں مبلغ -/10,000,000,000 روپے جے مبلغ 10 روپے فی شیئر کے حساب سے 10,000,000,000 عمومی شیئر زمین تقسیم کیا جائے ، سے مبلغ -/12,000,000,000 روپے جے مبلغ 10 روپے فی شیئر زمین تقسیم کیا جائے ، ہواور بذریعہ ہذا بڑھایا جاتا ہے۔

مزید بید طے کیا گیا ہے کہ کمپنی کے متند شیئر کیپٹل میں مذکورہ بالا اضافے کے نتیجے میں جمبران کو دیئے گئے مسودے کے مطابق کمپنی کے میمورند م اور آرٹکل آف ایسوی ایشن میں ضروری تبدیلیاں کرنے کو بذریعہ باذا منظور کیا جاتا ہے، جو کہ سیکورٹیز اینڈ ایمپینی کے میمورند م اور آرٹکل آف ایسوی ایشن میں ضروری تبدیلیوں اور لا گوقوا نین کے تحت ضروری تفاضوں اطریقہ کا روں پر پورا اتر نے سے مشروط ہوگا۔

بذریعہ ہذا مزید ہے طے کیا گیا ہے کہ چیف ایگزیکٹو آفیسر اور کمپنی کے سیکریٹری ، مذکورہ بالا قرار داد پرعملدر آمد کرانے کے سلسلے میں تمام کام ، چیزیں ، اور تمام ضروری کارروائیوں ، جس میں تمام قانونی تفاضے اور دستاویز ات پورے کرنا شامل ہے ، کرنے کیلئے اکیلے مجاز ہوں گے اور اختیار رکھتے ہوں گے ، اور اس کے ساتھ ساتھ مذکورہ بالا قرار دادوں کے اہداف کو بھر پور طریقے سے حاصل کرنے کیلئے اتمام دیگر معاورتی یا حادثاتی امور سرانجام دینے کے مجاز ہوں گے۔



# UNITY FOODS LIMITED PROXY FORM 31st ANNUAL GENERAL MEETING

I/We	0	f	in the district of holding
being men	nber(s) of UNITY FC	ODS LIMITED	holding
ordinary shares as per-	Share Register Folio n	10 a	and /or CDC Participant ID
No	_ and A/c No	(for mem	bers who have shares in
CDS) hereby appoint		of	or /hei
failing	hi	m	/hei
of			
who is / a	ire also member (s) of	f UNITY FOODS	LIMITED vide Registered
Folio No.		as my /our proxy	y in my /our absence to
attend, act and vote for	me / us and on my /o	ur behalf at the A	nnual General Meeting of
			t 10:00 a.m and /or any
			Affix Five Rupees
			Revenue Stamp
Signature			
(Signature should agree			d with the Registrar).
Signed on			
<ul> <li>Witness Signatu</li> </ul>	re	2. Witness S	Signature
Name		Name	
CNIC		CNIC	
		-···- <u></u>	

#### NOTE:

A person need not be a member of the company to act as proxy.

- A person need not be a member of the company to act as proxy.
- In the case of bank or company, the proxy form must be executed under its common seal and signed by its authorized person.
- If this proxy form is signed under power of attorney then a certified copy of that power of attorney / authority must be deposited along with this proxy form.
- Proxy form duly completed and signed, must be received at the registered office
  of the company at Unity Tower, Plot 8-C, Block-6, PECHS, Karachi at least 48
  hours before the time of holding the meeting.



- If a member appoints more than one proxy and more than one instrument of proxy are deposited by a member with the company, all such instruments of proxy shall be rendered invalid.
- In case of CDC account holders:
  - The Proxy Form shall be witnessed by two persons whose names, address and CNIC numbers shall be mentioned on the form
  - Attested Copies of CNIC or Passport of the Beneficial Owners and the Proxy shall be furnished with the proxy form.
  - The Proxy shall produce his/her original CNIC or Original passport at the time of meeting.



میں/ہم

# براکسی فارم 31وال سالانه اجلاس عام

اور/ یا CDC یار سپنٹ ID نمبر	عام شیئر زر کھتا ہول/ رکھتے ہیں شیئر رجٹر ارفو لیونمبر	بطور پونژی فو دُ زلمیشهٔ ممبر( ز ) بطورِ ملکیت
خے ہیں)اپنی جانب سے نامز دکرتے ہیں	ــــــانىيىر زركى دەلىلىم ئىرزىركى	ــــاورا كاؤنث نمبرـــــــــــــــاورا كاؤنث نمبرــــــــــــــــــــــــــــــــــــ
	۔۔۔۔۔۔کیصورت میں ۔۔۔	ــــــــــــــــــــــــــــــــــــــ
ـــــر کھتے ہیںاُن کوبطور پرائسی اپنی	افو ژنه لینٹر کمیبر(ز) میں اور رجشر ژفو لیونمبر۔۔۔۔۔۔۔۔	ـــــکو، جو که ایونی
ے اور ووٹ دینے کاحق دیتا ہوں/ دیتے ہیں۔	شن 10:00 بجے یا اُس کے ملتوی ہونے پرآئندہ ہونے والے اجلاس میں شرکت کر	/ ہماری غیرموجودگی میں بروزجمعرات مورخہ 28 اکتوبر2021 بوقت م
		پاخچ روپے مالیت کا ڈاک ٹکٹ چسپاں کریں۔
		وستخط
	ا بيخ )	(پیتخطار جسڑار کے پاس بطور موجو دبطور نمونہ دستخط کے مطابق ہونے ج
		اِن کی موجود گی میں دستخط کیے:
	2_گواہ کے دستخط	1 _ گواہ کے دستخط
	رن	نام
	CNIC	CNIC
		نوك:

بطور پرائسی خدمات کی انجام دہی کے لیے متعلقہ تخص کا کمپنی کارکن ہونالا زمی نہیں ہے۔

1۔بطور پراکسی خدمات کی انجام دہی کے لیے متعلقہ تخص کا کمپنی کارکن ہونالاز می نہیں ہے۔

2\_ بینک یا ممپنی ہونے کی صورت میں، براکسی فارم برائس ادارے کی مہراور مجاز کردہ فرد کے دستخط ہونالاز می ہیں۔

3۔اگر اِس پراکسی فارم پر یاورآ ف اٹارنی کے تحت د شخط کیے جائیں توالی صورت میں پراکسی فارم کے ساتھ یاورآ ف اٹارنی کی تصدیق شدہ کا بی بھی ہمراہ مہیا کرنی ہوگا۔

4 مکمل پُرشدہ اور دستخط کر دہ پراکسی فارم کمپنی کے رجٹر ڈ آفس کے بیتے واقع یونٹی ٹاور، پلاٹPECHS،8-C کراچی کواجلاس کے انعقاد کی تاریخ سے کم از کم 48 گھنے قبل موصول ہوجانا جا ہے۔

5۔اگرکوئی ممبرایک سے زائد پراکسی مقرر کرتا ہے تو اُس ممبر کو پراکسی کے ایک سے زائد فارم کمپنی کوجمع کروائے جاتے ہیں توایسے تمام فارم کوغلط قرار دیا جائے گا۔

CDC-6 کا وُنٹ ہولڈز ہونے کی صورت میں ؛

پراکسی فارم کی گواہی دولوگ دیں گے، جن کے نام، پیۃ اور CNIC نمبرز فارم میں واضح ہوں گے۔ (i

پرائسی فارم کےساتھ پرائسی اور پینفشل اونرز کےCNIC اور پاسپورٹ کی کا بی مہیا کرنا ہوگا۔ (ii

پراکسی کے لیےلازمی ہے کہ وہ اینااصلیCNIC پا سپورٹ میٹنگ کے وقت مہاکرے۔ (iii

درست ڈاکٹکٹ چساں کریں

کمپنی سیریٹری

يونځ فو ډ زلميڅر

يوني ٹاور، يلاكPECHS،8-C، كراجي، ياكستان





UNITY TOWER

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