WAVES

Annual Report 2022

Waves Corporation Limited



Table of Contents

1.	CORPORATE INFORMATION	02
2.	CHAIRMAN'S REVIEW	04
3.	DIRECTORS REPORT TO THE SHAREHOLDERS	05
4.	CORPORATE VALUE STATEMENTS	18
5.	HISTORY OF WAVES CORPORATION LIMITED	23
6.	INDEPENDENT REVIEW REPORT OF AUDITORS	25
7.	STATEMENT OF COMPLIANCE STATEMENT	27
8.	NOTICE OF ANNUAL GENERAL MEETING	35
9.	FINANCIAL STATEMENTS	42
	a. Consolidated Accounts 2022 b. Standalone Accounts 2022	

CORPORATION INFORMATION

BOARD OF DIRECTORS

1. Mr. Muhammad Zafar Hussain

2. Mr. Tajammal Hussain Bokharee

3. Mr. Khalid Azeem

4. Mr. Moazzam Ahmad Khan

5. Mrs. Nighat Haroon Khan

6. Mr. Hamza Ahmad Khan

7. Mr. Haroon Ahmad Khan

Chairman/Independent Director

Independent Director

Non-Executive Director

Non-Executive Director

Non-Executive Director

Executive Director

Chief Executive Officer

AUDIT COMMITTEE

1. Mr. Tajammal Hussain Bokharee

2. Mr. Moazzam Ahmad Khan

3. Mrs. Nighat Haroon Khan

4. Mr. Ahmad Bilal Zulfigar

Chairman/Independent Director Member/Non-Executive Director Member/Non-Executive Director

Secretary

HR & REMUNERATION COMMTTEE

1. Mr. Muhammad Zafar Hussain

2. Mr. Khalid Azeem

3. Mr. Moazzam Ahmad Khan

4. Mr. Haroon Ahmad Khan

5. Mr. Ahmad Bilal Zulfigar

Chairman/Independent Director Member/Non-Executive Director Member/Non-Executive Director Member/ Executive Director

Secretary

CHIEF FINANCIAL OFFICER

Mr. Arslan Shahid Butt

COMPANY SECRETARY

Mr. Ahmad Bilal Zulfiqar

HEAD OF INTERNAL AUDITOR

Mr. Usman Khalid

LEGAL ADVISOR

Law Wings Advocates & Solicitors

EXTERNAL AUDITORS

RSM Avais Hyder Liaquat Nauman Chartered Accountants

SHARE REGISTRAR

Corplink (Private) Limited

RESISTERED OFFICE/PLANT

Factory: 9-KM Multan Road, Lahore PH. No. 042-35415421-5, 35421502-4

UAN: 042-111-31-32-33

COMPANY REGISTRATION NO.

CUIN 0001286

Email: cs@waves.net.pk
Website: www.waves.net.pk

BANKERS

Al Baraka Bank (Pakistan) Limited

Askari Bank Limited Bank Al Falah Limited

Dubai Islamic Bank Pakistan Limited

Faysal Bank Limited First Prudential Modaraba

Habib Bank Limited
Habib Metropolitan Ban

Habib Metropolitan Bank Limited Industrial & Commercial Bank of China

National Bank of Pakistan

Pak Brunei Investment Company Limited Pak Libya Holding Company Limited Pak Oman Investment Company Limited

Samba Bank Limited Silkbank Limited Sindh Bank Limited The Bank of Khyber The Bank of Punjab

Contact Information:

Registered Office: 042-35415421-5, 042-35421502-4

Email: cs@waves.net.pk
Web Site: www.waves.net.pk

Waves Corporation Limited

Chairman's Review

On behalf of the Board of Directors of Waves Corporation Limited (WAVES or the Company), Annual Report for the year ended 31 December 2022 (Consolidated and Standalone) is presented to our stakeholders.

We extend our appreciation to our partners, bankers, shareholders, strategic alliances, human capital and other stakeholders in our business who have shown continued trust in our Company. WAVES has a well-diversified and experienced Board members that have core competencies, knowledge, skills and experience relevant to the Company's businesses, that follows best practices relating to corporate governance and other related regulatory requirements. The Board held meetings during the year to review and approve periodic financial statements, annual business plan, demerger of home appliances business and other matters requiring Board attention. The committees also held regular sessions to perform their duties assigned under their respective terms of references by the Board. The detail of these meetings is stated in this Annual Report. The performance of the outgoing and incoming Board members has been commendable and together we steered the Company towards another year of success and good governance, despite the challenging post-pandemic economic environment.

The global Russia-Ukraine conflict that has substantially impacted economies in terms of high interest rates, energy prices, inflation etc., across the world including Pakistan. However, despite of these challenges, the Company's wholly owned subsidiary Waves Marketplace Limited (WML), formerly Electronic Marketing Company Limited has continued showing growth. The revenues of home appliances business undertaken by the Company's subsidiary Waves Home Appliances Limited (WHALE), showed slight dip as compared to previous year as the whole appliances industry was under pressure due to restrictions on import of its raw materials. However, WHALE was able to position itself to substantially rely on the local manufactured material vis-à-vis its competitors thus reducing production risks. Shifting to local raw material paved the way for growth of the local industry with new employment opportunities and reducing reliance on foreign exchange reserves. The Company' real estate development plans has been updated to include substantial commercial portion, which results in increased revenues and bottom line. Accordingly, the new timeline of soft launch fits well with the shifting of appliances operations to the new factory premises.

Over the years, WAVES leadership has strived to adapt a transparent and conducive business environment, by demonstrating respect and fairness in all our efforts. As we reflect, it is commendable the swiftness with which WAVES has adapted to the macro and micro economic challenges during the year 2022. We expect this trend to continue in the years to come. We would like to conclude by extending our gratitude and thanks to the Directors for their energy, knowledge, advice, and earnest contributions towards the advancement of the Company to achieve new heights in a socially responsible and ethical manner.

-Sd-Chairman

Directors Report to Shareholders

Overview

On behalf of the Board of Directors of Waves Corporation Limited, formerly Waves Singer Pakistan Limited (WAVES or the Company), we are obliged to submit the Directors' report and audited financial statements of your Company for the year ended 31 December 2022, together with the Auditors' report thereon. Alhamdullilah, demand for WAVES branded products continues to be strong as our vision is to make a difference by producing high quality, market oriented and innovative products.

During the year, the world observed multitude of events that slowed down the economy such as increase in the geopolitical tensions on account of Russia-Ukraine conflict, intensifying of climate change impacts, energy crises and supply chain disruptions. These have articulated the most difficult set of global challenges impacting Pakistan by soaring food and fuel prices, leading to highest inflation since past decades which was further intensified by high interest rates to curb inflation. The unparalleled floods and delay in IMF staff level agreement only added further challenges. Amid all the challenging economic conditions it yet opened up new avenues of growth and opportunities for WAVES Group. The Company remained committed to growth and expansion with a vision to contribute to Pakistan's GDP.

The business model of the Company remained resilient owing to the timely decisions and strategies. The wholly owned subsidiary Waves Marketplace Limited (WAVES Plus) continued with its growth pattern, whereas the business model for real estate development was improved to include sizeable commercial portion, that increases its top and bottom line. The home appliances business undertaken by the Company's subsidiary Waves Home Appliances Limited (WHALE) faced challenges as the whole appliances industry was under pressure due to restriction on import of raw material. However, WHALE was able to position itself to substantially rely on locally manufactured material vis-à-vis its competitors thus reducing production risks. Resultantly it has not only provided competitive edge to WAVES but also paved the way for growth of local industry with rising employments while reducing reliance on foreign exchange. The completion of state-of-the-art purpose-built owned factory by WHALE is continuing but at a compact pace in line with current economic environment. The shifting of appliance manufacturing to new factory in expected in second half of FY23 which fits well with the soft-launch of the real estate project of the Company.

The Company's Consolidated Revenues are PKR 11,989 million with net profit of PKR 366 million (10% increase) as compared to previous years of PKR 12,321 million, whereas net profit of PKR 327 million. It is commendable that this was achieved in a challenging business environment where all macro indicators had been lower as compared to previous years. Continued improvement in knowledge management, operational management, cost rationalization, process re-engineering and strategical measures taken during the whole year etc., helped the Company in its sustenance. Further analysis is given separately in this Annual Report.

Going forward, the global growth is projected to decelerate before rising again, impacted by geopolitical tensions and tight financial conditions. Pakistan's government is implementing measures to correct fiscal and current account imbalances and control inflation, leading to improved domestic conditions. The Government aims to secure an IMF deal, and it is anticipated that the Rupee will appreciate and monetary policy will ease.

Looking ahead we remain optimistic and confident about the future of the Company. We have a coherent team of management, staff & workforce, brand name, excellent product line, and a nationwide distribution and after sales service network which allows us to reach customers and provide them service both in urban & rural areas at the best possible terms. We would like to thank all our Shareholders and the Board of Directors for their immense support. The Company's

accomplishments and present standing could not have been possible without the commitment and efforts of our employees who deserve full compliments. We are confident that the team will continue to grow and constantly deliver on the expectations of all stakeholders.

Financial Highlights

Financial highlights are presented as hereunder for consolidated financial statements, wherein financial results of standalone financial statements are also provided in this report:

Consolidated Operating Results

	FY22	FY21
	Rs. in '000	Rs. in '000
Gross Sales	11,988,936	12,321,443
Gross Profit	1,957,467	2,282,366
Admin, Marketing, selling and distribution Expenses	(1,526,305)	(1,577,958)
Other Expenses	(92,899)	(122,423)
Operating Profit	338,263	581,985
Finance Costs (net of earned carrying charges)	(60,431)	(316,813)
Other Income	109,758	249,967
Profit for the year before taxation	387,590	515,139
Taxation	(21,502)	(187,252)
Profit after taxation	366,088	327,887
Earnings Per Share	1.25	1.13

The Board has considered and is providing operating results and business performance for consolidated financial results as it better reflects the performance of the Company as a holding entity. The individual standalone operating results of the Company (after demerger of the home appliances business to WHALE) are also given.

Consolidated Operating Performance

During the year the Company on consolidated basis achieved revenues of PKR 11,989 million as compared to PKR 12,321 million last year, whereas the Net Profit increased to PKR 366 million from PKR 327 million last year. The slight dip in sales resulted in a lower Gross Profit of PKR 1,957 million as compared to 2,282 million last year. The earning per share for the year is PKR 1.25 as compared to PKR 1.13 of previous year. With the improvement in the economic conditions coupled with increase in urbanization and growing metropolitan areas on the back of rural population migrating towards the cities for employment, better life style we expect results to improve. The financial analysis is given separately in this Report.

Investments in Subsidiaries

The **standalone** financial statements of the Company in which investments in subsidiaries are accounted for on the basis of direct equity interest rather than on the basis of reported results and net assets of the investees. The Consolidated financial statements of the Company are prepared and presented separately.

The Company has the following investments in the subsidiary companies:

	FY 2022	FY 2021
Waves Home Appliances Limited	74.5%	74.5%
Waves Marketplace Limited	100.0%	100.0%
Waves Builders & Developers (Private) Limited	100.0%	100.0%

Standalone Results of the Company

The standalone results of the Company are given hereunder:

	FY22	FY21
	Rs. in '000	Rs. in '000
CONTINUING OPERATIONS		
Operating Profit	177,420	63,052
Finance Cost		(152,333)
Profit/(Loss) before Taxation	177,420	(89,281)
Taxation – continued operations		-
Profit for the Year – Continuing Operations*	177,420	(89,281)
DISCONTINUED OPERATIONS		
Profit before Tax	-	373,419
Taxation – discontinued operations	76,334	(110,186)
Profit for the Year – Discontinued Operations**	76,334	263,233
Profit for the Year – Continued & Discontinued Operations Earnings Per Share – Continued & Discontinued	253,754	173,952
Operations***	0.90	0.62

^{*} The continued operations consist of fair value gain on investment property, interest on loan to subsidiary, markup on receivables from subsidiary, rental income and amortization of deferred income as the case may be

Based on the financial results in view of the tough current economic and political conditions the Board of Directors do not recommend any pay-out to the shareholders of the Company. The brief information on the subsidiary companies is given in the section History of this Annual Report.

Business Overview – Activities and Development

WAVES or the Company is listed on Pakistan Stock Exchange Limited (PSX). The Company has recently gone under a Scheme of Arrangement (the Scheme) wherein the home appliances business is demerged and merged into Waves Home Appliances Limited, formerly Samin Textiles Limited (WHALE), while retaining the real estate development business and retail shop network for consumer appliances and other consumer goods. The Scheme was sanctioned by the honorable Lahore High Court, Lahore on 27 May 2022. The effective date of Scheme is 31 August 2021. WHALE is now a subsidiary company of the Company. The retail business is currently undertaken by Waves Market Place Limited, whereas a project company Waves

^{**} The discontinued operations represent operations for eight months period ended 31 August 2021, thereafter, the operations are transferred to WHALE.

^{***} Further details on EPS are given in the notes of the audited financial statements

Builders & Developers (Private) Limited to undertake the real estate project. WHALE is predominantly involved in manufacturing, assembling, and distributing a variety of home appliances and other light engineering products. WAVES has a vast range of product lines which were sold through dealer networks spread all over Pakistan and also via retail outlets owned and operated by the Company. WHALE's product line includes:



Waves Home Appliances Limited (WHALE)

Waves Home Appliances Limited (formerly Samin Textiles Limited) was incorporated in Pakistan on 27 November, 1989 as a public limited company under the Companies Ordinance, 1984 (now Companies Act, 2017). The registered office of the Company is situated at 15/3 Block A, Model Town, Lahore, which is now being shifted to 9-KM, Multan Road, at the same premises where the existing Registered office of the Company exists. WHALE is currently listed on Pakistan Stock Exchange. The principal business of the Company was trading, import and export of appliances and other textile related products. Consequent to approval of scheme of arrangement, the principal line of business has been amended to include manufacturing, assembly and wholesale of domestic consumer appliances and other light engineering products. The appliances' manufacturing plant is being moved to a new purpose-built larger factory for which land has already been purchased and construction is already underway. Progress on construction of the new factory premises is expected to be completed in the second half of calendar year 2023.

WAVES is operating a nationwide set-up of warehouses in cities such as Karachi, Lahore, Gujranwala, Peshawar, Multan, etc., a network of around 1,500 + dealers, approx. 16 after-sales -- service centers and 509 service workshops spread nationwide. The Company's sales infrastructure is comparable to any other leading Home Appliance Company operating within Pakistan.

	FY22	FY21 [*]
	Rs. in '000	Rs. in '000
Gross Revenues	8,956,449	2,425,840
Gross Profit	1,454,318	501,633
Net Profit	48,873	36,496

*Represents mainly four months operations from 31 August 2021 to 31 December 2021 (post demerger). For further details on the results for the FY22, please see consolidated annual report of WAVES for the year 2022.

In view of recent policy changes in allowing import of materials/components by the home appliances industry, the L/C opening process by the commercial banks is expected to go slow. Consequently, dependence on foreign sources of materials is continuing to be challenging, therefore, WHALE has

been making arrangements for achieving major import substitution in order to ensure uninterrupted continuity of operations. In these circumstances market sizes of domestic appliances may not reach the expected levels, therefore deferral of capital expenditure is necessitated. Accordingly, WHALE has substantially switched to local source of materials, which will ensure less dependence on imports and inhouse development of certain imported components through WHALE's vendors. In addition, shift to the new premises in second-half of FY2023 instead of FY2022 allowing deferral of capital expenditure on construction of new factory. There is a huge potential of deep freezers and vizi-coolers corporate sales not only to Coca Cola but for the whole frozen food and beverages industry. Insha Allah, continuity of operations shall be fully focused during ongoing difficult times.

Waves Marketplace Limited (WML)

Waves Marketplace Limited which was previously named as Electronic Marketing Company Limited (EMCL), is a wholly owned subsidiary of the Company is a pioneer of retail sales of home appliances, offering cash and installment sales to its treasured customers to shop with convenience at 135 nationwide spread outlets in rural and urban areas of Pakistan. WML has shown robust growth and in order to fund its expansion plans, the Board in principle decided that it may be listed on Pakistan Stock Exchange Limited (PSX) at an appropriate time when market is conducive for listing. However, due to the current tough political and economic conditions, the pace for listing preparation is slowed, until market sentiments are improved. The Gross revenues have increased, whereas the net profit has decreased owing to the high interest cost during the year.

	FY22	FY21	
	Rs. in '000	Rs. in '000	
Net Revenues	3,340,835	2,607,815	
Gross Profit	512,049	491,330	
Net Profit	68,910	65,379	

The management in parallel is also considering alternate options of funds arrangement for growth by way of securitization of receivables and/or strategic equity investors/partners. With high interest rates, growing population and high rate of urbanization, the business model of Buy Now Pay Later (BNPL) has immense growth potential similar to other parts of the developed economies. However, WAVES Plus will focus on a balance sales mix between Installment Sales and Cash Sales keeping in view the risk and rewards. Waves network has a potential to grow its sales multifold on the same network in line with the industry averages.

Waves Builders and Developers (Private) Limited (WBDL)

The Company is undertaking a real estate project through Waves Builders and Developers (Private Limited) which is currently a wholly owned subsidiary of the Company. In line with the recommendations of research and marketing/sales advisers of real estate, it is decided to revise the real estate construction plan by converting its sizeable part into commercial activities.

Being near to city center and on a commercially declared road, close to Lahore's entry point i.e., Thokar Niaz Baig, the commercial usage of the Project will enable optimum land utilization while substantially improving its revenues and profitability. This coincides well with revised timeline for shifting of manufacturing operations to new site.

	FY22	FY21
	Rs. in '000	Rs. in '000
Net Revenues	-	69,022
Gross Profit	-	7,444
Net Profit/(Loss)	(285)	34,235

WBDL is earmarked for real estate project, whereas the previous year revenues reflected trading business. All the real estate project development activities are currently undertaken by the holding company WAVES. Therefore, accounts of WBDL are prepared on going concern basis.

Scheme of Arrangement

During the year the honorable Lahore High Court, Lahore sanctioned the Scheme of Arrangement by and between WAVES and WHALE wherein home appliances business was carved out into WHALE, while retaining the retail and real estate business. This will provide several benefits including unique identities of individual companies, more focused business, customer base, supervision and controlling the business/direction of WHALE, while the management of WHALE can operate and manage the business of WHALE on a regular day-to-day basis. Accordingly, 199,724,956 ordinary shares were issued to WAVES by WHALE out of the total issue of 256,006,196 ordinary shares pursuant to the Scheme, which resulted in becoming WHALE as a subsidiary of the Company. In addition, as a Settlement Consideration WHALE also issued 56,281,240 shares of WHALE to the shareholders of WAVES. The balance of PKR 2 billion cash is to be settled within two (2) years of the Sanction of the Scheme. No profit/mark-up shall accrue on such outstanding amount if the said amounts is settled within two (2) years of the sanction of the Scheme. For further details please refer the paragraphs at the start of the Notes to the Annual Financial Statements.

Economic and Industry Analysis

The global growth is projected to decelerate to 2.9% in 2023 before rising to 3.1% in 2024 (Source: World Economic Outlook –January 2023). While the outlook for 2023 is 0.2% points higher than the previous forecasts, it still falls below the historical average of 3.8%. This slower growth is being attributed to rising interest rates and the ongoing Russia-Ukraine conflict, which are weighing on economic activity. However, China's recent reopening enabled a faster-than-expected recovery and is expected to positively impact global growth in the coming years. Global inflation is anticipated to decline from 6.6% in 2023 to 4.3% in 2024, but it is still projected to remain above pre-pandemic levels. The Global Trade Update from United Nations Conference on Trade and Development (UNCTAD) projects that the slowdown in global trade which began in the second half of the year, will continue to worsen in 2023. This is mainly due to the persistence of geopolitical tensions and tight financial conditions. Several factors, such as geopolitical shocks, globalization, climate action, and technology, are also expected to have a significant impact on trade and investments in coming year.

The global macro-economic instability has impacted on the Country's economy resulting in high inflation and also increase in the current account deficit of the Country resulting in high interest rates and currency devaluation. The Consumer Prince Index (CPI) measure for Inflation stands at 27.6% on a YoY basis, which is higher than 24.5% the previous month and13% in January 2022. Inflation is anticipated to remain high in the coming months before easing out gradually. It is expected that inflation will remain around 28 to 30% in coming months. The key reasons are uncertain political and economic environment, pass through of currency depreciation, recent rise in energy prices and increase in administered prices. Although, SBP has been enacting contractionary monetary policy, but the inflationary expectation would take some time to settle. However, the federal government, in liaison with provincial governments, is closely monitoring the demand supply gap of essential items and taking necessary measures to stabilize their prices. It is hoped that resumption of economic stabilization program will help achieve economic stability leading to exchange rate stabilization and provide an opportunity to reap the benefit of falling international commodity prices. This will also help contain cost push inflation and provide a cushion to the government to pass through the lower commodity prices to domestic consumers.

The Import restriction has substantially reduced trade deficit. During the first nine months of the current fiscal year trade deficit has shrunk to US% 20.4 billion compared to US\$ 38 billion in the same period of the last fiscal year. During January to March 2023 quarter, current account balance turned positive with surplus of US\$ 388 million, bringing down overall Current Account Deficit (CAD) during July to March 2023 to US\$ 3.37 billion compared to US\$ 13.01 billion, showing a significant reduction of 74%. During the first nine months of current fiscal year, workers' remittances declined to US\$ 20.5

billion, which is approximately 10.8% lesser than US\$ 23.2 billion in the same period of last year. Constant devaluation of Pak rupee, coupled with supply chain disruptions, has adversely affected business activity and is fueling inflation. (Source: Business Recorder)

During April 2023, the consumer price index (CPI) inflation increased to 36.4% on year-on-year (YoY) basis, compared to 35.4% in the previous month. The "Food & Non-alcoholic Beverages", having a 34.58% weightage in CPI, witnessed inflation of 48.07% on YoY basis in April 2023. Similarly, "Housing, Water, Electricity, Gas & Fuels" (carrying 23.63% weightage) increased by 16.94%. The Large-scale manufacturing sector (LSM) has shown a decline of 5.56% during July-February of FY 2023 compared to the same period of last year.

The latest GDP estimates, issued by the IMF, forecast a sluggish growth of 0.5% in FY 2023. On the fiscal front, during the first nine months of current FY, there was a primary surplus of Rs. 781 billion compared to Rs. 399 billion in the same period of last year. Despite year on year 18% growth in tax revenues and 35% in non-tax levies, the financial resources have yet to cope up to meet growing debt servicing needs. Further, despite a noticeable improvement in tax collections, the overall performance is still lower than the target set for the first nine months of the current fiscal year, The stalled IMF program is adding to the fiscal challenges. (Source: Business Recorder)

FUTURE OUTLOOK / FORWARD LOOKING STATEMENTS

Our primary objective is to provide high-quality and effective home appliance products. We remain committed to enhancing shareholder value while balancing profitability and investments into projects of long-term significance.

The Pakistan Bureau of Statistics (PBS) has reported increase in the refrigerators production, air conditioners and deep freezers in past years. However, those companies that have home appliances products such as Television, Air-Conditioners etc., which have substantial foreign component will face challenges. With the changes in the overall weather conditions surges in refrigeration and air conditioning will be experienced. Since much of the Pakistan's Economy is still un-documented for which efforts are make them document, the money circulation and spending power in this economy is also fueling the inflation. High spending habits out of such un-documented economy shall continue the demand of consumable and durable products in the local market.

With the settlement of political and economic challenges, the low household penetration (well below world average) of appliances in Pakistan will provide opportunities for companies to extend their reach. Expansion of modern retail and exclusive company outlets across regions is expected to increase the penetration of Home Appliances. Appliances are expected to post strong growth even in non-metro cities (tier two & three cities & rural areas). Other factors creating positive impact on growth of consumer appliances are rise in double-income nuclear families, easy availability of credit, changing lifestyles, introduction of new models, and increasing consumer awareness. Rapidly shrinking replacement cycle for consumer durables is also expected to continue and therefore fuel demand for consumer electronics.

Amongst the unfavorable circumstances such as economic shocks, Pakistan Government is taking various measures to correct fiscal and current account imbalances and controlling inflation. The current policy stance has enabled the Government to increase expenditures on vulnerable segments of society through BISP and poverty alleviation fund. On the revenue side, despite slowdown in economic activity, tax and non-tax collection have improved. Particularly, FBR tax collection have maintained its growth trajectory. Encouragingly, domestic tax collection, in particular direct taxes are growing at rapid pace indicating effective implementation of administrative and enforcement measures. Although risks to domestic resource mobilization efforts persist due to economic activity and growth slowdown.

Inflation is anticipated to remain high in the coming months before easing out gradually. The key reasons are uncertain political and economic environment, pass through of currency depreciation, recent rise in energy prices and increase in administered prices. Although, SBP has been enacting

contractionary monetary policy, but the inflationary expectation would take some time to settle. However, the federal government, in liaison with provincial governments, is closely monitoring the demand supply gap of essential items and taking necessary measures to stabilize their prices. It is hoped that resumption of economic stabilization program will help achieve economic stability leading to exchange rate stabilization and provide an opportunity to reap the benefit of falling international commodity prices. This will also help contain cost push inflation and provide a cushion to the government to pass through the lower commodity prices to domestic consumers.

Going forward, the Government is putting in all efforts to secure IMF deal which as per the current Prime Minister is at the final stage. This will help the Country in over the next few quarters in the form of stabilized reserves, controlled fiscal balance and sustainable economic growth. However, while the current political temperature is increasing, the fast-paced implementation of energy pass-through and tight fiscal/monetary policy will have its impact in the short term. As the current account deficit is curtailed and political and social sentiments improve, we fully expect the Rupee to appreciate and monetary policy shall be eased. This will be a starting point for recovery and sustainable growth in coming years

As one of the leading consumer brand entity, WAVES endeavors persistently in its quest to solve some of the most pressing issues of our time, relating to energy, inflation, supply-chain and human development. We will continue to contribute towards enabling the recovery of our economy at this pivotal juncture. This ambition in our overall strategy will continue as we envision to create value addition in our portfolio by augmenting synergy in the Group's overall performance and profitability. Our people continue to be our key driving force. WAVES success is built on their skills and creativity, and we are committed to human development ensuring that we have the best possible talent, from all backgrounds, driving our growth and ambition. We remain committed to further developing an empowered learning organization.

RISKS, UNCERTAINTIES AND MITIGATIONS

The Company recognizes that risk is an integral part of business and is committed to managing the risks proactively and efficiently. The Company periodically assesses risks, in the internal and external environment and incorporates risk mitigation plans in its strategy and business/operational plans. Every risk is carefully looked into, as in some of the cases post-analysis it may lead to a new business opportunity. The Company has a well-defined risk management framework in place. The risk management framework works at various levels from top to bottom across the enterprise. These levels form the strategic defense cover of the Company's risk management. The Company's Risk Management Committee monitors and reviews the risk mitigation plan.

Key Business Risks	Mitigants	
Operational excellence – These are risks associated with internal factors, administrative and operational procedures like employee turnover, supply chain disruption, IT system shutdowns or control failures.	emphasis on in-house manufacturing and scorecard evaluation of vendors has been put in place.	
Branding/Innovation Risk – Risk that applies to innovative areas of your business such as product research and to cope up with latest market trends and product innovation.	marketing structure during the year, thereby strengthening its consumer insight process and	

	into and implementing product innovation strategies.
Organization Excellence – Ability to attract and retain the right talent may lead to your Company's inability to achieve organization's goals.	Your Company has put in place Succession Planning framework mapping career development and progression opportunities for suitable employees and thereby ensuring talent retention
Liquidity Risk- is the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset	Prudent liquidity risk management implies maintaining sufficient cash and marketable securities, the availability of funding through an adequate amount of committed credit facilities. Due to dynamic nature of the business, the Company maintains flexibility in funding by maintaining committed credit lines available. The Company's liquidity management involves projecting cash flows and considering the level of liquid assets necessary to meet these, monitoring statement of financial position liquidity ratios against internal and external regulatory requirements and maintaining debt financing plans
Credit Risk- Credit risk represents the risk of a loss if the counterparties fail to perform as contracted.	The risk is mitigated by applying individual credit limits and by securing the majority of trade debts against bank guarantees and inland letter of credit. The credit risk arising on account of acceptance of these bank guarantees is managed by ensuring that the bank guarantees are issued by banks of reasonably high credit ratings as approved by the Board of Directors.
Price Risk- with new entrants in the market, there is a likelihood of price competition which might squeeze margins.	The Company is constantly sourcing competitive suppliers, improving its technology, efficiency and productivity. Also, since WAVES has in-house capability to develop products with fast turnaround time, that by itself obviates possibilities of competition affecting WAVES.
Competitive Risk- Increasing entrants making their way into the plastic industry.	WAVES's diversified product line and unique dealer plus retail sale structure and technical expertise makes it adequately prepared to face these challenges.
Regulatory Risk- Imposition/enhancement of duties, taxes, levies and other conditions may adversely affect the operations.	New levies go across the board, so we stay competitive

ENVIRONMENT, HEALTH & SAFETY

We are committed to achieve excellence in health, safety, and the environment across our business. We prioritize the safety of our employees and work hard to provide a positive environment, good health, and safety culture, particularly at our manufacturing facilities while vigilantly fulfilling our environmental duties and responsibilities. Our company gives importance to the occupational safety and health of our workers. We maintain a safe working environment and takes responsibility for the health and wellbeing of our staff and stakeholders.

The Company actively trains all employees to ensure their safety at both the workplace and beyond. Besides, our manufacturing, distribution, and retail operations have developed SOPs that seek to reduce the risk of accidents.

CORPORATE SOCIAL RESPONSIBILITY (CSR)

We believe in collective effort and therefore, have created a strong organizational culture that extends benefits to all employees and stakeholders. We embrace social responsibility as one of our core values and it is shared by every member of the group. Sustainable and responsible development is not only binding by local laws on corporate entities, but it is more about moral obligation which needs to be followed and practiced with the best spirit. We strongly believe that improving its environmental and social performance is inevitable for its financial success. The Company always emphasizes a culture of excellence, good governance, transparency, integrity, and accountability. WAVES has been consistently running the following diverse CSR initiatives each fulfilling in achieving our goals towards our CSR vision.

INVESTMENT IN HUMAN CAPITAL

At Waves Corporation, we believe in attracting the best talent in the marketplace and giving them the skills and opportunities, they need to become high-achievers.

Human Assets

The Company treats its people as its most important asset. We are always on the lookout to recruit, train and promote the best human resource talent available. Besides attractive remuneration packages, our corporate culture is designed to boost employee performance. Our succession planning framework proactively guides our recruitment and promotion activities.

Learning & Organizational Development

Our workforce regularly undergoes training in their respective functional areas. The Singer Retail Academy is instrumental in taking the employees through a comprehensive workforce training calendar. We also conduct workshops to make our employees aware of new developments in the field to remain abreast of the changing market landscape.

Adequacy of Internal Financial Controls

The internal control framework has been effectively implemented through an in-house Internal Audit function established by the Board which is independent of the External Audit function. The Company's system of internal control is sound in design and has been continually evaluated for effectiveness and adequacy. The Audit Committee has ensured the achievement of operational, compliance, risk management, financial reporting and control objectives, safeguarding of the assets of the Company, and the shareholders' wealth at all levels within the Company. The Internal Audit function has carried out its duties under the charter defined by the Audit Committee. The Audit Committee has reviewed material Internal Audit findings, took appropriate action or brought the matters to the Board's attention where required. Coordination between the External and Internal Auditors was facilitated to ensure efficiency and contribution to the Company's objectives, including a reliable financial reporting system and compliance with laws and regulations.

BEST PRACTICS OF CORPORATE GOVERNANCE

Our Code of Conduct lists Ethics as one of our core values, therefore Waves Corporation Limited has a zero-tolerance policy towards any form of discrimination and harassment. Similarly, honesty and open communication is also expected on the reporting front, we care how we get results. We believe it is essential for everyone associated with Waves Corporation Limited to embrace this culture and live by the highest standards of integrity and accountability.

The Board of directors adopted the Code of Conduct for Directors and employees and the same has been circulated to board members and employees in terms of requirement of the Listed Companies (Code of Corporate Governance) Regulations, 2019. The code of conduct is also placed on the Company's website.

Directors' Statement

As required by the Code, we, the Directors of the Company, are pleased to state that:

- a) The financial statements, prepared by the management of the Company, present fairly its state of affairs, the result of its operations, cash flows, and changes in equity;
- b) Proper books of account have been maintained by the Company;
- c) Appropriate accounting policies have been consistently applied in the preparation of financial statements;
- d) The accounting estimates are based on reasonable and prudent judgment;
- e) International Accounting Standards (IAS) and IFRS, as applicable in Pakistan, have been followed in the preparation of financial statements;
- f) The system of internal control is sound in design and has been effectively implemented and monitored;
- g) There are no significant doubts upon the Company's ability to continue as a going concern; and
- h) There has been no material departure from the best practices of corporate governance, as detailed in the listing regulations.

Statement of Compliance

The Company adheres to the best practices of governance. The Company has issued a "Statement of Compliance with the Code of Corporate Governance" as stipulated in listed Companies (Code of Corporate Governance) Regulations 2019, which has also been reviewed and certified by the Auditors of the Company.

Meetings and Activities during the Financial Year

During the year under review, six (6) meetings of the Board of Directors were held, which were presided over by the Chairman. The Chief Financial Officer and Company Secretary also attended the meetings to the extent required.

Board of Directors:

No.	Name	Designation	Meetings	Attended
1	Mr. Adnan Afaq ¹	Director	6	6
2	Mr. Shoaib Dastgir ²	Director	6	6
3	Mr. Muhammad Zafar Hussain	Director	6	6
4	Mr. Haroon Ahmad Khan	Director/CEO	6	6
5	Mr. Tajammal Bukharee ³	Director	6	6
6	Mrs. Nighat Haroon Khan	Director	6	6
7	Mr. Moazzam Ahmad Khan	Director	6	6

¹ Mr. Adnan Afaq resigned as director during the year and Mr. Hamza Ahmad Khan was appointed as Director subsequent to the year end.

² Mr. Shoaib Dastgir resigned as director during the year and Mr. Khalid Azeem was appointed as Director subsequent to the year end.

³ Mr. Nadeem Mahmood Butt, Director has ceased to be the Director of the Company during the year and Mr. Tajammal Hussain Bukharee was appointed as Director in his place.

Audit Committee

An Audit Committee of the Board has been in existence since the enforcement of the Code of Corporate Governance. It comprises of three (3) members. The Chairman is an Independent Director. Other members include two (2) Non-Executive Directors. Four (4) meetings of the Audit Committee were held during the year. Attendance of each Member is given hereunder: —

No.	Name of the Director	Designation in the Company	Meeting Available During Tenure	Meetings Attended
1	Mr. Shoaib Dastgir*	Independent Director	4	4
2	Mrs. Nighat Haroon Khan	Non-Executive Director	4	4
3	Mr. Moazzam Ahmad Khan	Non-Executive Director	4	4

^{*} Mr. Shoaib Dastgir resigned and Mr. Tajammal Bukharee was appointed as a Chairman of Audit Committee in his place subsequent to the year end.

The Audit Committee has adopted its terms of reference as provided in the Listed Companies (Code of Corporate Governance) Regulations, 2019.

Human Resource and Remuneration Committee

The Human Resource & Remuneration Committee comprises of Four (4) members out of which one (1) member is independent and there are one (1) Executive Directors and two (2) Non-Executive Directors. One meeting of the Human Resource and Remuneration Committee was held during the year. Attendance of each Member is given hereunder –

No.	Name of the Director	Designation	Meeting Held	Attended
1	Mr. Shoaib Dastgir*	Chairman/Independent	1	1
2	Mr. Moazzam Ahmad Khan	Non-Executive Director	1	1
3	Mr. Muhammad Zafar Hussain*	Non-Executive Director	1	1
4	Mr. Haroon Ahmad Khan	Executive Director	1	1

^{*} Mr. Shoaib Dastgir resigned and Mr. Muhammad Zafar Hussain was appointed as a Chairman of Audit Committee since he was acting as an Independent Director. Mr. Khalid Azim was appointed as a member in place of Mr. Muhammad Zafar Hussain as a Non-Executive Director. Mr. Nadeem Mehmood Butt resigned during the year.

The Human Resource and Remuneration Committee has adopted its terms of reference as provided in the Listed Companies (Code of Corporate Governance) Regulations, 2019

Evaluation of the Board's Performance and Directors' Training Program

As required under the Listed Companies (Code of Corporate Governance) Regulations, 2019, a formal and effective mechanism is put in place for an annual evaluation of the Board's own performance, members of the Board, and of its committees against pre-determined operational and strategic goals. Effective boards make sound collective decisions to meet the company's strategic objectives and provide oversight and support on key matters to management for optimal operational performance.

A well-conducted evaluation helps the board and its committees to perform to their maximum capabilities, crucial for the continuing success and growth in the long-term sustainable value of the Company.

Notice of Annual General Meeting

The notice of Annual General Meeting is also attached to this Report.

Pattern of Shareholding

The total number of the Company's shareholders as of 31 December 2022 were 8,053 in numbers.

The pattern of Shareholding of the Company as of 31 December 2022, along with a pattern of shareholding of certain classes of shareholders whose disclosure is required under the reporting framework as well as the statement of purchase and sale of shares by Directors, executives, and their spouses including minor children (if any) during financial year 2022 is given in the report.

Directors' Remuneration

The Board of Directors has duly approved the policy and procedure for remuneration of the Directors for attendance of Board and Committee meetings in compliance with the requirements of the Company's Article of Association, Companies Act, 2017 and the listed companies (Code of Corporate Governance) Regulations, 2019.

The remuneration is determined by the level of responsibility and expertise, to attract and retain the best talent while ensuring that their independence is not compromised in any manner. Its main features include that Independent Directors are entitled to meeting fees as remuneration for attending meetings of the Board of Directors and other committees of the Board.

Details of the remuneration paid to Directors during the year is given in relevant Note of the Consolidated Financial Statements.

Investor Relations & Website

We want our investors, shareholders, and customers to be well informed about us and our operations so we can continue to build lasting and mutually beneficial relationships. We are determined to service our Shareholders and Stakeholders by delivering material information as soon as the same are available for circulation.

As a practice, we will regularly publish all material communiqués on the official website of the company (www.waves.net.pk) such as the Company's financial, operational performance, a pattern of shareholding, material disclosures, and any other information deemed essential for the investors.

Our investor(s) complaint section also covers detail of the person to contact in case of investor grievances so that your concerns may be duly addressed.

EXTERNAL AUDITORS

The Audit Committee has recommended the reappointment of M/s. RSM Avais Hyder Liaquat Nauman (Chartered Accountants, house no. 136B, Street No. 43, Sector F-10/4, Islamabad) as Statutory Auditors of the Company for the year ending 31 December 2023, at a fee to be mutually agreed upon.

The Audit Committee and Board have endorsed this recommendation.

ACKNOWLEDGEMENTS

We would like to thank all our stakeholders, especially our valued customers, suppliers, business partners, financial institutions, regulators, who have positioned their trust in us. The Company's

accomplishments and present standing could not have been possible without the unswerving commitment, hard work, immense support, and efforts of our management team and other employees who deserve a full compliment. We are confident that the team will continue to grow and constantly deliver on the expectations of all stakeholders.

The Board would also like to place its appreciation for the Securities & Exchange Commission of Pakistan, State Bank of Pakistan, and the management of the Pakistan Stock Exchange for their continued support and cooperation. We would also like to extend our sincerest gratitude to our shareholders for the confidence and trust they have reposed in us and for their unwavering support. For and on behalf of the Board:

-Sd-	-Sd-
Director	Director
Lahore	

CORPORATE VALUE STATEMENT

Vision <u>Statem</u>ent

To be an innovative company that is driven by modern ideas, committed to constantly strive for surpassing customer expectations in Quality and Value for Money and to be a leading Group engaged in home appliances, real estate and retail business in Pakistan.

Mission Statement

To inspire the Consumer with our innovative products & designs through R&D, improve the standard of life by offering high-quality products and services at affordable prices and create the Future.

CORE VALUES



CODE OF CONDUCT

Waves Corporation Limited has committed itself to conduct its business in an honest, ethical and legal manner. The Company wants to be seen as a role model in the community by its conduct and business practices. All this depends on the Company's personnel, as they are the ones who are at the forefront of Company's affairs with the outside world.

This statement in general is in accordance with Company goals and principles that must be interpreted and applied within the framework of



laws and customs in which the Company operates. This code will be obligatory for each director and employee to adhere to. Waves Group endeavors for implementation of similar code in other companies that it controls.

RESPECT, HONESTY AND INTEGRITY

Directors and employees are expected to exercise honesty, objectivity and due diligence in the performance of their duties and responsibilities. They are also directed to perform their work with due professionalism.

COMPLIANCE WITH LAWS, RULES AND REGULATIONS

The Company is committed to comply and take all reasonable actions for compliance with all applicable laws, rules and regulations of state or local jurisdiction in which the Company conducts business. Every director and employee, no matter what position he or she holds, is responsible for ensuring compliance with applicable laws.

FULL AND FAIR DISCLOSURE

Directors and employees are expected to help the Company in making full, fair, accurate, timely and understandable disclosure, in compliance with all applicable laws and regulations, in all reports and documents that the Company files with, furnishes to or otherwise submits to, any governmental authorities in the applicable jurisdiction and in all other public communications made by the Company. Employees or directors who have complaints or concerns regarding accounting, financial reporting, internal accounting control or auditing matters are expected to report such complaints or concerns in accordance with the procedures established by the Company's Board of Directors.

PREVENT CONFLICT OF INTEREST

Directors and employees, irrespective of their function, grade or standing, must avoid conflict of interest situations between their direct or indirect (including members of immediate family) personal interests and the interest of the Company. Employees must notify their direct supervisor of any actual or potential conflict of interest situation and obtain a written ruling as to their individual case. In case of directors, such ruling can only be given by the Board and will be disclosed to the shareholders.

TRADING IN COMPANY SHARES

Trading by directors and employees in the Company shares is possible only in accordance with the more detailed guidelines issued from time to time by corporate management in accordance with applicable laws. This also includes shares of the companies that are directly/indirectly controlled by the Company.

INSIDE INFORMATION

Directors and employees may become aware of information about Company that has not been made public. The use of such non-public or "inside" Directors and employees becoming aware of information which might be price sensitive with respect to the Company's shares have to make sure that such information is treated strictly confidential and not disclosed to any colleagues or to third parties other than on a strict need-to know basis. Potentially price sensitive information pertaining to shares must be brought promptly to the attention of the Management, who will deliberate on the need for public disclosure. Only the Management will decide on such disclosure. In case of doubt, seek contact with the Company Secretary and/or the Chief Financial Officer.

MEDIA RELATIONS AND DISCLOSURES

To protect commercially sensitive information, financial details released to the media should never exceed the level of detail provided in Quarterly and Annual Reports or official statements issued at

the presentation of these figures. As regards topics such as financial performance, acquisitions, divestments, joint ventures and major investments, no information should be released to the press without prior consultation with the Management. Employees should not make statements that might make third parties capable of "insider trading" on the stock market.

COMPETITION AND FAIR DEALING

The Company seeks to outperform its competition fairly and honestly. Stealing proprietary information, possessing trade secret information that was obtained without the owner's consent or inducing such disclosures by past or present employees of other companies is prohibited. Each director and employee are expected to deal fairly with Company's customers, suppliers, competitors and other employees. No one is to take unfair advantage of anyone through manipulation, abuse of privileged information or any other unfair practice.

The Company is committed to selling its products and services honestly and will not pursue any activity that requires to act unlawfully or in violation of this Code. Bribes, kickbacks and other improper payments shall not be made on behalf of the Company in connection with any of its businesses. However, tip, gratuity or hospitality may be offered if such act is customary and is not illegal under applicable law. Any commission payment should be justified by a clear and traceable service rendered to the Company. The remuneration of agents, distributors and commissioners cannot exceed normal business rates and practices. All such expenses should be reported and recorded in the Company's books of accounts.

EQUAL EMPLOYMENT OPPORTUNITY

The Company believes in providing equal opportunity to everyone around. The Company laws in this regard have to be complied with and no discrimination upon race, religion, age, national origin, gender or disability is acceptable. No harassment or discrimination of any kind will be tolerated; directors and employees need to adhere standards with regard to child labor and forced labor.

WORK ENVIRONMENT

All employees are to be treated with respect. The Company is highly committed to providing its employees and directors with a safe, healthy and open work environment, free from harassment, intimidation or personal behavior not conducive to a productive work climate. In response the Company expects consummate employee allegiance to the Company and due diligence in his job. The Company also encourages constructive reasonable criticism by the employees of the management and its policies. Such an atmosphere can only be encouraged in an environment free from any prospects of retaliation due to the expression of honest opinion.

PROTECT HEALTH, SAFETY AND SECURITY

The Company intends to provide each director and employee with a safe work environment and comply with all applicable health and safety laws. Employees and directors should avoid violence and threatening behavior and report to work in fair condition to perform their duties.

RECORD KEEPING

The Company is committed to compliance with all applicable laws and regulations that require the Company to maintain proper records and accounts which accurately and fairly reflect the Company's transactions. It is essential that all transactions be recorded and described truthfully, timely and accurately on the Company's books. No false, artificial or misleading transactions or entries shall be

reflected or made in the books or records of the Company for any reason. Records must always be retained or destroyed according to the Company's record retention policies.

PROTECTION OF PRIVACY AND CONFIDENTIALITY

All directors and employees, both during and after their employment, must respect the exclusivity and trade secrets of the Company, its customers, suppliers and other colleagues and may not disclose any such information unless the individual or firm owning the information properly authorizes the release or disclosure. All the Company's assets (processes, data, designs, etc.) are considered as certified information of the Company. Any disclosure will be considered as grounds, not only for termination of services/employment, but also for criminal prosecution, legal action or other legal remedies available during or after employment with the Company to recover the damages and losses sustained.

PROTECTION & PROPER USE OF COMPANY ASSETS / DATA

Each director and employee are expected to be the guardian of the Company's assets and should ensure its efficient use. Theft, carelessness and waste have a direct and negative impact on the Company's profitability. All the Company assets should be used for legitimate business purposes only. The use, directly or indirectly, of Company funds for political contributions to any organization or to any candidate for public office is strictly prohibited. Corporate funds and assets will be utilized solely for lawful and proper purposes in line with the Company's objectives.

GIFT RECEIVING

Directors and employees will not accept gifts or favors from existing or potential customers, vendors or anyone doing or seeking to do business with the Company. However, this does not preclude giving or receiving gifts or entertainment, which are customary and proper in the circumstances, provided that no obligation could be or be perceived to be, expected in connection with the gifts or entertainment.

COMMUNICATION

All communications, whether internal or external, should be accurate, forthright and where ever required, confidential. The Company is committed to conduct business in an open and honest manner and provide open communication channels that encourage candid dialogue relative to employee concerns. The Company strongly believes in a clean desk policy and expects its employees to adhere to it not only for neatness but also security purposes.

EMPLOYEE RETENTION

High quality employee's attraction and retention is very important. The Company will offer competitive packages to the deserving candidates. The Company strongly believes in personnel development and employee training programs are arranged regularly.

INTERNET USE / INFORMATION TECHNOLOGY

As a general rule, all Information Technology related resources and facilities are provided only for internal use and/or business-related matters. Information Technology facilities which have been provided to employees should never be used for personal gain or profit, should not be misused during work time and remain the property of the Company. Disclosure or dissemination of confidential or proprietary information regarding the Company, its products or its customers outside the official communication structures is strictly prohibited.

COMPLIANCE WITH BUSINESS TRAVEL POLICIES

The safety of employees while on a business trip is of vital importance to the Company. The Company encourages the traveler and his/her supervisor to exercise good judgment when determining whether travel to a high-risk area is necessary and is for the Company's business purposes. It is not permitted to combine business trips with a vacation or to take along spouse, relative or friend without the prior written authorization from Management.

COMPLIANCE

It is the responsibility of each director and employee to comply with this code. Failure to do so will result in appropriate disciplinary action, including possible warning issuance, suspension and termination of employment, legal action and reimbursement to the Company for any losses or damages resulting from such violation. Compliance also includes the responsibility to promptly report any apparent violation of the provisions of this code. Any person meeting with difficulties in the application of this code should refer to the Management.

CORPORATE OBJECTIVES AND STRATEGIES

Objectives	Strategies		
Enhance shareholders' Returns	To manage business in an efficient manner with a constant focus on the topline and bottom-line performance of the Company		
Become Price-Competitive	Improve production efficiency through both technological upgrades and optimal resource utilization		
Broaden the Product Portfolio	Enter into strategic trading relationships with global brands to improve standing in segments where product standing is weak		
Exceed Customer Expectations	Invest in customer-centric initiatives to improve geographical touch-points and after-sales services		
Create a Pro-Growth, Learning Organization	Promote employee training & development and ethical business		
Knowledge Management	Promote tacit and explicit knowledge within the Group to effectively create, gather, store and re-use knowledge as an asset for ultimate Group benefits		

History of Waves Corporation Limited (WAVES)

Waves Corporation history has its legacy from the Singer's brand where Singer's history dates back to 1850, when Isaac Merritt Singer manufactured the first ever sewing machine in Boston, USA. I. M Singer



& Company was duly incorporated during the same year. The name changed to Singer Manufacturing Company during 1853 when the factory of the Company was also relocated to New York, USA. Singer established its presence in the Indian sub-continent during 1877. Over the years, and after the independence of Pakistan, Singer continued its business of sewing machines in the country, but also started dealing in domestic consumer appliances, besides manufacturing and assembling light engineering products. In 1985, the Company became a public listed company. Later with global restructuring of Singer, the local Singer company was sold out to professional team having expertise in home appliances and light engineering businesses. Under Singer brand, the Company manufactured variety of consumer appliances including refrigerators, air conditioners, LED TVs, washing machines, microwave ovens, in addition to its more traditional offerings of sewing machines, water heaters and gas ovens etc. In addition, it had an extensive retail network in Pakistan that covered mostly small towns and metropolitan cities of the country.

Later the Company acquired WAVES brand through a merger sanctioned by the honorable high court, wherein Cool Industries (Private) Limited (owner of Waves brand) and Link Wel (Private) Limited were merged with and into the Company and the name of the Company was changed from Singer Pakistan Limited to Waves Singer Pakistan Limited. With the growth in business, the management felt prudent to demerge home appliances business into a separate entity Waves Home Appliances Limited, formerly Samin Textiles Limited (WHALE), while retaining the real estate development business and retail shop network for consumer appliances and other consumer goods. Accordingly, with the sanction of honorable Lahore High Court, pursuant to a scheme of arrangement (the Scheme) between the Company and WHALE, the home appliances business was demerged into WHALE and the name of the Company was changed to Waves Corporation Limited (WAVES) to act as a holding company of WHALE. The retail business is currently undertaken by the Company's wholly owned subsidiary Waves Marketplace Limited (WML), whose name is being changed to Waves Marketplace Limited, whereas a project company Waves Builders & Developers (Private) Limited is incorporated to undertake the real estate project.

The Company was in discussion with Singer International since year 2021 in respect of relinquishment of Singer brand used by the Company. During the first quarter of year 2022, the deal with the Singer International was not conclusive. Efforts are still in pipeline for re-negotiation of royalty to Singer International. However, in order to avoid legal complication, the Company halted the use of Singer brand and its related production. Accordingly, the name of the Company was also changed to exclude the word "Singer" from the name of the Company.

WAVES brand of consumer appliances was established by Cool Industries (Private) Limited in 1971 by a family of entrepreneurs from Lahore. Within a span of four decades, the Company became a household brand in the country. The history of the company is filled with many milestones. Back in 1976, it started the production of refrigerators. By 2002, the company had become the sole producer of Split Air Conditioners in Pakistan. The company started producing Microwaves in 2003, under an agreement with GALANZ, a Chinese company. The product take-off was impressive, thanks to product durability. The production of Washing Machines started in 2004, when Waves pioneered single-tub and double-tub washing machines in this market. The company continued its growth path until 2015, when a tough competitive landscape and succession issues within the sponsors family created many bottlenecks in the smooth operations of the company. Subsequently, WAVES was acquired by the sponsors of Waves Corporation Limited (formerly Waves Singer Pakistan Limited).

Timeline

1877

First Singer sewing machine goes into sales in the Indian subcontinent

1985

Singer gets listed on the Karachi Stcok Exchange (Now Pakistan Stock Exchange)

2006

Singer broadends its product portfolio and launces retail stores with brand name "Singer Plus"

2007

Singer Retail Academy was launched for human resources development

2009

LCD Television product is launched

2010

A new assembly line for split ACs is luanched and silar water geysers go on sale

2011

The company introduces its Refregerator products to the market

2016

Singer (Pakistan) B.V Netherlands divests its entire shareholding in Sinsger Pakistan Limted. A wholly owned subsidiary Elentronic Marketing Company (Pvt) Limited incorporated to deal in distribution and wholesale business of electronic appliances and its components

2017

Glass door refrigerator and Inverter ACs launched in the market

2018

Singer merged with Cool Industries Limited (Waves), creating Waves – Singer Pakistan Limited.

2019

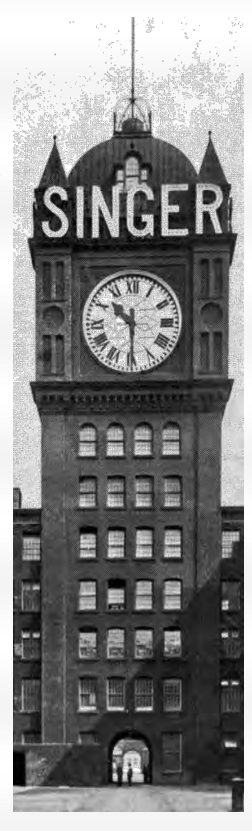
Glass Door Alpha Deep Freezer launched in the market

2020

Singer branded Instant Water Heater developed and Introduced

2022

Demerged Home Appliances business to its subsidiary company Waves Home Appliances Limited (WHALE)



Independent Review Report of Auditors

To the Members of Waves Corporation Limited

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

We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2019 (the Regulations) prepared by the Board of Directors of Waves Corporation Limited ("the Company") for the year ended 31 December 2022 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 part of our audit of financial statements we are required to obtain an understanding of the accounting and internal control systems sufficient to plan the audit and develop an effective audit approach. We are not required to consider whether the Board of Directors' statement on internal control covers all risks and controls or to form an opinion on 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, of 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. We have not carried out procedures to determine whether the related party transactions were undertaken at arm's length price or not.

Based on our review, nothing has come to our attention which causes us to believe that the Statement of Compliance does not appropriately reflect the Company's compliance, in all material respects, with the requirements contained in the Regulations as applicable to the Company for the year ended 31 December 2022.

Further, we highlight below instances of non-compliance with the requirements of the Regulations as reflected in the paragraphs where these are stated in the Statement of Compliance:

	Reference	Description
i.	Paragraph 9	As required under clause 19 (1)(i) of the regulations, it is encouraged that by 30 June 2021 at least 5 directors (75%) of the directors on their boards have acquired the prescribed certification under any director training program offered by institutions, local or foreign, that meet the criteria specified by the commission and approved by it. Majority of the directors have completed their DTP except one director during the year.
ii.	Paragraph 19	As required under clause 10 (3)(v) of the Regulations, the Board shall ensure that a formal and effective mechanism is put in place for an annual evaluation of the Board's own performance, members of the Board and of its committees. The Board has devised the mechanism however annual evaluation has not been carried out during the year

-Sd-RSM Avais Hyder Liaqat Nauman Chartered Accountants

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

Name of the Company: Waves Corporation Limited (

Year ended: 31 December 2022

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

1. The total number of directors are Seven (7) as per the following:

a. a. Male: Seven (6) b. b. Female: One (1)

2. The composition of the Board is as follows:

Category	Composition
Independent Directors	2
Executive Director	2
Non-Executive Directors	2
Female director (non-Executive)	1

During the year 6 Board meetings were held

- 3. The directors have confirmed that none of them is serving as a director on more than seven listed companies, including the Company.
- 4. The Company has prepared a Code of Conduct and has ensured that appropriate steps have been taken to disseminate it throughout the Company along with its supporting policies and procedures.
- 5. The Board has developed a vision/mission statement, overall corporate strategy and significant policies of the Company. The Board has ensured that complete record of particulars of the significant policies along with their date of approval or updating is maintained by the Company.
- 6. All the powers of the Board have been duly exercised and decisions on relevant matters have been taken by Board/ shareholders as empowered by the relevant provisions of the Act and these Regulations.
- 7. The meetings of the Board were presided over by the Chairman and, in his absence, by a director elected by the Board for this purpose. The Board has complied with the requirements of Act and the Regulations with respect to frequency, recording and circulating minutes of meeting of the Board.
- 8. The Board have a formal policy and transparent procedures for remuneration of directors in accordance with the Act and these Regulations approved.
- 9. The Company had 6 directors out of 7 directors who completed their Directors' Training Program (DTP). The Company is in the process of arranging formal DTP training for remaining director. However, periodic in-house training to apprise them with the changes in laws, rules & regulations along with their duties and responsibilities etc., to keep them updated.
- 10. The Board has approved appointment of Chief Financial Officer, Company Secretary and Head of Internal Audit, including their remuneration and terms and conditions of employment are complied with relevant requirements of the Regulations.

- 11. Chief Financial Officer and Chief Executive Officer duly endorsed the financial statements before approval of the Board.
- 12. The Board has formed committees comprising of members given below:

Audit Committee

No.	Name of the Director
1	Mr. Tajammal Hussain Bokharee (Chairman)*
2	Mrs. Nighat Haroon Khan
3	Mr. Moazzam Ahmad Khan

^{*} Mr. Shoaib Dastgir resigned and Mr. Tajammal Bukharee was appointed as a Chairman of Audit Committee in his place subsequent to the year end.

HR and Remuneration Committee

No.	Name of the Director
1	Mr. Muhammad Zafar Hussain (Chairman)*
2	Mr. Moazzam Ahmad Khan
3	Mr. Khalid Azeem
4	Mr. Haroon Ahmad Khan

^{*} Mr. Shoaib Dastgir resigned and Mr. Muhammad Zafar Hussain was appointed as a Chairman of Audit Committee since he was acting as an Independent Director. Mr. Khalid Azim was appointed as a Non-Executive Director.

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

The Board has not formed the 'Nomination Committee' and 'Risk Management Committee' as responsibilities of these committees are being taken care of at the Board level as and when required. Therefore, a need for the separate formation of these committees is not required at current stage.

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

Meetings	Frequency
Audit Committee	4
HR & Remuneration Committee	1

- 15. The Board has set up an effective internal audit function which is considered suitably qualified and experienced for the purpose and are conversant with the policies and procedures of the Company.
- 16. The statutory auditors of the Company have confirmed that they have been given a satisfactory rating under the Quality Control Review program of the Institute of Chartered Accountants of Pakistan and registered with Audit Oversight Board of Pakistan, that they and all their partners are in compliance with International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by the Institute of Chartered Accountants of Pakistan and that they and the partners of the firm involved in the audit are not a close relative (spouses, parent, dependent and non-dependent children) of the Chief Executive Officer, Chief Financial Officer, Head of Internal Audit, Company Secretary or Director of the Company.

- 17. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the Act, these regulations or any other regulatory requirement and the auditors have confirmed that they have observed IFAC guidelines in this regard.
- 18. We confirm that all other requirements of the Regulations 3, 6, 7, 8, 27, 32, 33, and 36 of the regulations have been complied with.
- 19. As required under clause 10 (3)(v) of the Regulations, the Board has devised the mechanism however annual evaluation has not been carried out as the Company was in the process of completing post-demerger formalities.

On behalf of the Board

-Sd-Chairman

THE COMPANIES ACT, 2017 Form 34 Section 227(2)(f) PATTERN OF SHAREHOLDING

- 1.1 Name of the Company: Waves Corporation Limited
- 2.1 Pattern of holding of shares held by the shareholders as at: **31 December 2022**

Shareholdings					
2.2	No. of Shareholders	From	То	Total Shares Held	
	466	1	100	12,359	
	1,033	101	500	430,418	
	1,139	501	1,000	1,075,360	
	2,786	1,001	5,000	8,000,686	
	1,060	5,001	10,000	8,487,207	
	399	10,001	15,000	5,214,409	
	267	15,001	20,000	4,950,223	
	193	20,001	25,000	4,512,363	
	116	25,001	30,000	3,325,489	
	61	30,001	35,000	2,019,087	
	68	35,001	40,000	2,611,150	
	31	40,001	45,000	1,345,433	
	75	45,001	50,000	3,694,706	
	26	50,001	55,000	1,367,812	
	25	55,001	60,000	1,460,670	
	20	60,001	65,000	1,263,395	
	17	65,001	70,000	1,160,500	
	17	70,001	75,000	1,258,737	
	11	75,001	80,000	872,500	
	10	80,001	85,000	828,250	
	11	85,001	90,000	974,355	
	4	90,001	95,000	372,750	
	29	95,001	100,000	2,887,054	
	8	100,001	105,000	829,000	
	6	105,001	110,000	653,000	
	6 7	110,001	115,000	785,750	
	7	115,001	120,000	826,882	
	9	120,001	125,000	1,105,664	
	9 6	125,001	130,000	772,000	
	2 8	130,001	135,000	268,000	
	8	135,001	140,000	1,107,000	
	3	140,001	145,000	426,117	
	4	145,001	150,000	599,000	
		150,001	155,000	458,000	
	3 5	155,001	160,000	787,750	
	4	160,001	165,000	655,500	
	1	165,001	170,000	170,000	
	4	170,001	175,000	694,500	

5	175,001	180,000	891,500
2	180,001	185,000	368,280
4	185,001	190,000	752,500
4	195,001	200,000	799,000
2	200,001	205,000	409,000
1	205,001	210,000	206,500
1			•
	210,001	215,000	213,500
2	215,001	220,000	432,500
2	220,001	225,000	450,000
1	230,001	235,000	230,500
1	235,001	240,000	239,500
3	240,001	245,000	725,134
3	245,001	250,000	748,000
2	255,001	260,000	510,800
1	260,001	265,000	263,500
2	· ·		
	265,001	270,000	538,500
4	270,001	275,000	1,092,500
1	275,001	280,000	280,000
1	280,001	285,000	285,000
1	285,001	290,000	289,500
	· · · · · · · · · · · · · · · · · · ·		
2	290,001	295,000	584,500
3	295,001	300,000	898,000
1	300,001	305,000	300,697
4	305,001	310,000	1,232,500
1	325,001	330,000	330,000
	•		
1	330,001	335,000	333,500
1	340,001	345,000	341,500
1	345,001	350,000	350,000
1	360,001	365,000	363,000
3	370,001	375,000	1,125,000
1	400,001	405,000	405,000
1	410,001	415,000	415,000
1	415,001	420,000	415,418
1	420,001	425,000	421,000
	· · · · · · · · · · · · · · · · · · ·		
1	425,001	430,000	427,500
1	440,001	445,000	444,750
1	485,001	490,000	486,500
1	490,001	495,000	493,512
2	495,001	500,000	1,000,000
	•		
1	510,001	515,000	513,750
1	515,001	520,000	518,500
1	535,001	540,000	539,327
1	545,001	550,000	550,000
1			
	620,001	625,000	624,000
1	645,001	650,000	647,694
1	690,001	695,000	695,000
3	695,001	700,000	2,100,000
2	720,001	725,000	1,447,000
1	730,001	735,000	731,500
1	735,001	740,000	739,500
1	745,001	750,000	750,000
1	750,001	755,000	751,000
1	890,001	895,000	895,000
	•		
1	915,001	920,000	919,500
1	1,000,001	1,005,000	1,001,012
1	1,115,001	1,120,000	1,120,000
1	1,195,001	1,200,000	1,198,500
-	.,,	-,,	.,,

40,245,001 67,590,001		40,250,000 67,590,286
		20,414,887
9,670,001	9,675,000	9,670,274
7,510,001	7,515,000	7,511,024
3,790,001	3,795,000	3,792,159
3,255,001	3,260,000	3,258,315
3,170,001	3,175,000	3,173,190
2,770,001	2,775,000	2,773,525
2,390,001	2,395,000	2,391,657
2,090,001	2,095,000	2,090,500
1,795,001	1,800,000	1,799,803
		1,763,500
		1,711,657
		1,706,500
		1,690,361
		1,598,500
		1,500,000
		1,322,500
1,295,001	1,300,000	1,300,000
	1,320,001 1,495,001 1,595,001 1,690,001 1,705,001 1,710,001 1,760,001 1,795,001 2,090,001 2,390,001 2,770,001 3,170,001 3,255,001 3,790,001 7,510,001 9,670,001 20,410,001	1,595,001

WAVES CORPORATION LIMTIED Categories of Shareholding required under Code of Corporate Governance (CCG) As at 31 December 2022

S. No.	NAME	Shares	% AGE
Α	Directors, CEO, their Spouse and Minor Children		
1	Mr. Haroon Ahmad Khan	107,840,286	38.3219
2	Mrs. Nighat Haroon Khan	28,132,411	9.9971
3	Mr. Moazzam Ahmad Khan	1,825	0.0006
4	Mr. Hamza Ahmad Khan	244,134	0.0868
5	Mr. Khalid Azeem	55	0.0000
6	Mr. Muhammad Zafar Hussain	1,705	0.0006
7	Mr. Tajammal Hussain Bokharee	500	0.0002
	Sub-Total	136,220,916	48.4072
В	Associated Companies	0	0.0000
С	Executives	5,000	0.0018
D	NIT & ICP	29,052	0.0103
E	Financial Institutions	2,193,000	0.7793
F	Insurance Companies	2,356,750	0.8375
G	Pension Funds		
Н	Investment Companies	89,500	0.0318
I	Modaraba and Mutual Funds	1,826,250	0.6490
J	Joint Stock Companies	19,662,907	6.9874
K	Other Companies	367,627	0.1306
L	General Public	118,655,086	42.1651
	Sub-Total	145,185,172	51.5928
	Total	281,406,088	100
	Charabaldara balding mare than 50/ of the accital		
1	Shareholders holding more than 5% of the capital Mr. Haroon Ahmad Khan	107 040 006	20 2240
1		107,840,286	38.2319
2	Mrs. Nighat Haroon Khan Total	28,132,411	9.9970
	I Otal		

WAVES CORPORATION LIMTIED

All trades in the shares of the listed company, carried out by its Directors, CEO, CFO, Company Secretary and their Spouses and minor children during FY 2022

No.	Name	Designation	Opening Balance	Purchase	Sale	Closing Balance
1	Mr. Adnan Afaq ¹	Director	50,750			50,750
2	Mr. Shoaib Dastgir ²	Director	50,750			50,750
3	Mrs. Nighat Haroon Khan	Director	27,925,911	206,500		28,132,411
4	Mr. Moazzam Ahmad Khan	Director	1,825			1,825
5	Mr. Tajammal Bukharee	Director	500			500
6	Mr. Haroon Ahmad Khan	CEO	107,840,286			107,840,286
7	Mr. Hamza Ahmad Khan	Director	244,134			244,134
8	Mr. Khalid Azeem	Director	-	55		55
9	Mr. Muhammad Zafar Hussain	Director	1,705			1,705
10	Mr. Arslan Shahid	CFO	5,000			5,000
11	Mr. Ahmad Bilal Zulfiqar ³	CS	-			-

¹ Mr. Adnan Afaq resigned as director during the year and Mr. Hamza Ahmad Khan was appointed as Director subsequent to the year end. He held 244,134 shares as of 31 December 2022.

² Mr. Shoaib Dastgir resigned as director during the year and Mr. Khalid Azeem was appointed as Director subsequent to the year end. He held Nil shares as of 31 December 2022.

² Mr. Wasif Ali Rana resigned as Company Secretary during the year and Mr. Ahmad Bilal Zulfiqar was appointed as Company Secretary in his place. He held NIL shares as of 31 December 2022.

Notice of Annual General Meeting

WAVES CORPORATION LIMITED

Notice is hereby given that the Annual General Meeting (AGM) of the shareholders of Waves Corporation Limited (WAVES or the Company) will be held on Monday, 29 May 2023 at 12:30 p.m. at the Registered Office, 9-Km Multan Road, Lahore (Waves Factory Premises) physically as well electronically to transact the following businesses:

Ordinary Businesses

- 1. To receive, consider and adopt audited consolidated and standalone financial statements of the Company for the year ended 31 December 2022, together with the Directors' Report and Chairman's Review thereon.
- 2. To appoint Statutory Auditors of the Company for the year ending 31 December 2023 and to fix their remuneration. The Board and Audit Committee have recommended the name of M/s RSM Avais Hyder Liaqat Nauman, Chartered Accountants, located at H. No. 136-B, Street No. 43, Sector F-10/4, Islamabad, the retiring auditors, for appointment as Auditors of the Company.

Special Businesses

- 3. To consider and if deemed fit pass the following ordinary resolutions with or without modifications:
 - "Resolved that the approval be and is hereby given to allow the Company to circulate the annual audited financial statements to its members/shareholders through Quick Response (QR) enabled code and weblink instead of through CD/DVD/USB, subject to the requirements of Notification No. S.R.O. 389(I)/2023 of the Securities and Exchange Commission of Pakistan dated 21 March 2023"
- 4. To consider and if deemed fit pass the following special resolutions with or without modifications:
 - "Resolved that the transactions carried out by the Company with Waves Home Appliances Limited, Waves Marketplace Limited and Employees' Pension/Gratuity/Provident Fund as the case may be, during the financial year 31 December 2022 as given in the related party note of the Annual Audited Financial Statements of the Company for the year ended 31 December 2022, be and hereby are approved."
 - "Resolved further that the Board of Directors of the Company is authorized to approve all related party transactions to be carried out on case-to-case basis during the financial year 31 December 2023. These transactions shall be deemed to be approved by the shareholders and shall be placed before the shareholders in the next AGM for their formal ratification/approval"

By the order of the Board

Ahmad Bilal Zulfiqar Company Secretary 08 May 2023 Lahore

Notes:

1. The share transfer Books of the Company will remain closed from 19 May 2023 to 29 May 2023 (both days inclusive). Transfers received in order at the office of our Share Registrar M/s Corplink

(Private) Limited, Wings Arcade, 1-K, Commercial Model Town, Lahore at the close of business on 18 May 2023 will be treated in time for the purposes of entitlement to the transferees.

- 2. A Member entitled to attend and vote at the Meeting may appoint another Member as his/her Proxy to attend, speak and vote at the Meeting on his/her behalf. Instrument appointing Proxy must be deposited at the Head Office of the Company not less than 48 hours before the time of holding the meeting. Proxy form is available at the Company's website i.e., www.waves.net.pk However, in case of electronic attendance, the relevant procedure given in the precedent paragraph may be followed.
- 3. CDC Accounts Holders will further have to follow the guidelines as laid down in Circular 1 dated January 26, 2000 issued by the Securities & Exchange Commission of Pakistan:

a. For attending the meeting:

- i. In case of individuals, the account holder or sub-account holder and/or the person whose securities are in group account and their registration details are uploaded as per the Regulations, shall authenticate his/her identity by showing his/her original Computerized National Identity Card (CNIC) or original passport at the time of attending the meeting
- ii. In case of 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 appointment proxies:

- i. In case of individuals, the account holder or sub-account holder and/or the person whose securities are in group account and their registration details are uploaded as per the Regulations, shall submit the proxy form as per the above requirement.
- ii. The proxy form shall be witnessed by two persons whose names, addresses and CNIC Numbers shall be mentioned on the form.
- iii. Attested copies of CNIC or Passport of the beneficial owners and the proxy shall be furnished with the proxy form.
- iv. The proxy shall produce his / her original CNIC or original Passport at the time of the meeting.
- v. In case of corporate entity, the Board of Directors' resolution / power of attorney with specimen signature shall be submitted (unless it has been provided earlier) along with proxy form to the Company
- 4. Shareholders are requested to notify the Company's Share Registrar if there is any change in their registered postal addresses.

5. Electronic Voting:

- a. In accordance with the Companies (Postal Ballot) Regulation, 2018 (the Regulations) the right to vote by post shall be provided to members of every listed company for, inter alia, all businesses classified as special business under the Companies Act, 2017 in the manner and subject to conditions contained in the Regulations.
- b. Detail of the E-Voting facility will be shared through email with those members of the Company who have valid cell numbers/e-mail addresses available in the Register of Members of the Company by the end of business on 19 May 2023 by Corplink (Private) Limited being the E-Voting service provider.
- c. The identity of the members intending to cast vote through E-Voting shall be authenticated through electronic signature or authentication for login.

- d. Members shall cast vote online from 26 May 2023 at 9.00 a.m. till 28 May 2023 at 05:00 p.m. Voting shall close on 28 May 2023 at 05:00 p.m. Once the vote on the resolution has been casted by a Member, he/she shall not be allowed to change it subsequently.
- 6. Procedure of Voting through Postal Ballot:
 - a. Members may alternatively opt for voting through postal ballot. For convenience of the members, Ballot Paper is annexed to this notice and the same is also available on the Company's website (www.waves.net.pk) for download
 - b. The members must ensure that the duly filled and signed Ballot Paper along with a copy of the Computerized National Identity Card (CNIC) should reach the Chairman of the meeting through post at the Company's Registered Office, 9-KM, Multan Road, Lahore, (WAVES Factory Premises) or email at cs@waves.net.pk, at least one day before the date of AGM i.e., on 28 May 2023 before 05:00 p.m. A postal ballot received after this time shall not be considered for voting. The signature on the Ballot Paper should match with the signature on the CNIC
- 7. The shareholders of the Company interested to participate in the general meeting through video link are requested to send their particulars (as given below) along with a valid copy of their CNIC (both sides)/passport, attested copy of the board resolution / power of attorney (in case of corporate shareholders) through email at cs@waves.net.pk (or through post/courier) with the subject similar to "Registration for AGM 31 December 2022 of WAVES" at least 48 hours before the holding of the general meeting. The original signed documents are required to be sent to the Company separately through courier or post, for record purposes.

Name of	CNIC No.	Folio No.	Cell/WhatsApp	Email Address
Shareholder			No.	

^{*} Where applicable, please also give the above particulars of proxy-holder or nominee of shareholder

The video link and login credential will be shared with only those members whose emails, containing all the required particulars are received well within time. This notice of video link shall also cover providing vide link facility to the members holding 10% or more shareholding (in aggregate) in the Company, residing at a geographical location.

8. Pursuant to SECP's Circular No 10 dated 21 May 2014, if the Company receives consent from members holding in aggregate 10% or more shareholding residing at a geographical location other than the city of the Meeting, to participate in the meeting through video conference at least 07 (seven) days prior to the date of meeting, the Company will arrange video conference facility in that city subject to availability of such facility in that city. In this regard, please fill the following and submit to Head Office address of the Company at least 07 (seven) days before the date of general meeting.

I/We	of	, being me	ember(s) of Waves Corporation Limited holder of	Ordinary
share(s) a	s per Regis	ster Folio No	hereby opt for video conference facility at	

- 9. The Company can transmit annual financial statements through email for which shareholders may provide their relevant information to Share Registrar or the Company Secretary by filling the Standard Request Form available on the Company's website. The shareholders can submit their request for minutes of the previous general meetings at the Registered Office of the Company.
- 10. Shareholders, who for any reason, could not claim their dividends/shares, if any, are advised to contact our Share Registrar Office M/s. Corplink (Private) Limited, Wings Arcade, 1-K, Commercial, Model Town, Lahore, to enquire about their unclaimed dividends/shares.

- 11. The Annual Audited Financial Statements along with relevant Reports/Reviews will be available at Company's website at www.waves.net.pk. These accounts are also available for inspection during the office hours at the registered office of Company.
- 12. In compliance with the requirements of Section 72 of the Companies Act, 2017 every existing listed company shall be required to replace his/her physical shares with book entry form in a manner as may be specified and from the date notified by the SECP, within a period not exceeding four years from the commencement of the Companies Act, 2017 that is, 30 May 2017. Members having physical share certificates are requested to convert their shares from physical form into book entry form as early as possible. It would facilitate the Members in many ways including safe custody of shares, no loss of shares, avoidance of formalities required for issuance of duplicate shares and readily available for sale and purchase in open market at better rates.
- 13. Pursuant to the approval of the shareholders in the previous AGM, the notice of AGM, annual accounts and the proxy form shall be sent through DVD/USB/CD to the shareholders of the Company and shall also be available on the Company's website. Any shareholder who requires the copy of the annual accounts in the hard copy, may write (or send email) to the Company Secretary, who shall provide the same without any costs to the shareholders.
- 14. For any query / clarification / information, the shareholders may contact the Company at email cs@waves.net.pk and/or the Share Registrar of the Company at email akbar@corplink.com.pk.

Statement of Material Facts in respect of the Special Businesses

Agenda Item No. 3 – Approval of circulation of the Annual Audited Accounts of the Company

The Securities and Exchange Commission of Pakistan (SECP) through its Notification No. S.R.O. 389(I)/2023 dated 21 March 2023 has allowed the companies to circulate the annual audited financial statements to its members/shareholders through Quick Response (QR) enabled code and weblink instead of through CD/DVD/USB. The notice of meeting shall be dispatched to members as per requirements of the Act, on their registered address, containing the QR code and the weblink address to view and download the annual audited financial statements together with the reports and documents required to be annexed thereto under the Act. The companies shall circulate the annual audited financial statements through email in case email address has been provided by the member to the company and the consent of member to receive the copies through email is not required.

The copy of the subject notification from, SECP is placed before the members of the meeting for inspection. The contents of the notification shall be complied with by the Company. The Annual Financial Statements of the Company for the financial year ended 31 December 2022 shall be available on the Company's website www.waves.net.pk.

Agenda Item No. 4 – Approval of Related Party Transactions during the Financial Year ended 31 December 2022 and to authorize the Board to approve Related Party Transactions during the Financial Year ended 31 December 2023

The Company has undertaken related party transactions with the following entities which includes holding and associated companies/undertakings as the case may be.

- a. Waves Home Appliances Limited (WHALE), a wholly owned subsidiary
- b. Waves Marketplace Limited (WMPL), a wholly owned subsidiary
- c. Employee's Provident Fund / Employees' Pension Fund / Employees' Gratuity Fund

All the transactions with related parties during financial year are entered into by the Company in the ordinary course of business and at arm's length basis, under the policy of the Company for related

party transactions. All transactions entered into with related parties require the approval and recommendation of the Audit Committee of the Board. Upon recommendation of the Audit Committee, such transactions are placed before the Board of Directors for approval. All transactions with the related parties are disclosed in the relevant note of the audited financial statements for the year ended 31 December 2022. The transactions with WHALE include transactions which are arising out of the implementation process of the Scheme and results in inter-company balances appearing in the financial statements, till such time the implementation process pursuant to the Scheme is fully complete. The nature of these relationships is also disclosed in the relevant note.

The Company shall be conducting transactions with the related parties during the year ending 31 December 2023 in the ordinary course of business and at arm's length basis under the policy of the Company for related party transactions. All transactions entered into with related parties require the approval of the Audit Committee of the Board. Upon recommendation of the Audit Committee, such transactions shall be placed before the Board of Directors for approval. The transactions with WHALE may include transactions which are arising out of the implementation process of the Scheme and results in inter-company balances appearing in the financial statements, till such time the implementation process pursuant to the Scheme is fully complete.

In order to promote transparent business practices, the shareholders are recommended to authorize the Board of Directors of the Company to approve transactions with the related parties from time-to-time on case-to-case basis for the year ending 31 December 2023, which transactions shall be deemed to be approved by the shareholders. These transactions shall be placed before the shareholders in the next AGM for their formal ratification/approval. The Directors are interested in the resolutions only to the extent of their common directorship in such related parties.

Interest of Directors

The Company has only one class of members. The effect of resolutions on the interests of directors of the Company does not differ from the effect of interest of other members except stated herein and the Directors are interested in the resolution only to the extent of their common directorship in such related parties and that the directors of the Company and the related parties performing full time executive functions are also interested to the extent of remunerations, benefits and allowances as per the respective policies of the Company and the related parties, therefore may be regarded as interested to that extent in the resolutions.

Material Information

All material information in respect of the special business including MOA/AOA, , SECP's notification regarding annual accounts, financial statements, related party transactions and record, minutes of the previous general meetings, shareholding of directors of Company and related parties along with their interest (if any), Scheme of Arrangement sanctioned by honorable Lahore High Court, Lahore, information on further issue of new shares, extract of the related party note separately copied and placed for the information of the shareholders, Statement of Material Facts and other necessary documents in respect of the notice of AGM are kept at the registered office of the Company and shall be available for inspection from the date of this notice till the conclusion of the AGM and also placed to the extent required on the Company's website www.waves.net.pk.

Proxy Form

The Proxy Form is attached with the notice of Notice of Annual General Meeting.

Postal Ballot Form

The Postal Ballot Form is attached with the notice of Notice of Annual General Meeting.

WAVES CORPORATION LIMITED

Formerly Waves Singer Pakistan Limited FORM OF PROXY

The Company Secretary Waves Corporation Limited 9 KM, Multan Road, **Lahore**

I/ We								
от		member	of	Waves	Corporation	Limited	hereby	
being	а	member	OI	waves	Corporation	Lillitea	Петеру	appoir
of								
of	in m	abaanaa ta atta	ad anaak a	nd vote for m	e on my behalf at the	Appual Capara	Mosting of the	- Compony
					e on my benail at the ny adjournment there		i weeting or th	e Company
to be ner	a on won	uay, 20 May 202	.o at 12.00	p.m. and at a	ny adjodrimient there	oi.		
As witnes	ss my / οι	ır hand this	day of	·				
								ks. 5/-
							-	venue
							_ 3	tamp
Witness								
Name Address	-							
Address	•							
CNIC No	.:							
	-				Sigr	ature of Membe	er(s)	
Witness	No. 2							
Name	-							
Address	: .							
CNIC No								
CIVIC IVO					(Na	ame in Block lett	ers)	
					(2.00	,	
					Folio No)		
					Particip:	ant ID No.		
					No. of s	hares		
					Account	No. in CDC		

Important:

- 1. CDC Account Holders are requested to strictly follow the guidelines mentioned in the Notice of Meeting.
- 2. A Member entitled to attend a General Meeting is entitled to appoint a proxy to attend and vote instead of him/her.
- 3. Members are requested:
 - (a) To affix Revenue Stamp of Rs. 5/- at the place indicated above.
 - (b) To sign across the Revenue Stamp in the same style of signature as is registered with the Company.
 - (c) To write down their Folio Numbers.
- 4. This form of proxy, duly completed and signed across a Rs. 5/- revenue stamp, must be deposited/sent at the Company's Registered Office not less than 48 hours before the time for holding the meeting or may be sent through the email as given in this notice followed by courier/post to the Company's registered office.

WAVES CORPORATION LIMTIED BALLOT PAPER FOR VOTING THROUGH POST

For poll at the Annual General Meeting of Waves Corporation Limited (WAVES or the Company) to be held on Monday, 29 May 2023 at 12:30 p.m. at the Registered Office of the Company. The designated email address for Chairman at which the duly filled in ballot paper can be sent at cs@waves.net.pk

Name of shareholder/joint shareholders	
Registered Address	
Folio No. / CDC Participant / Investor ID with sub-account No	
Number of shares held (shall be taken as of book closure in notice)	
CNIC, NICOP/Passport No. (for foreigner) (Copy to be attached)	
Additional Information ((In case of representative of body corporate, corporation and Federal Government.)	
Name of Authorized Signatory:	
CNIC, NICOP/Passport No. (In case of foreigner) of Authorized Signatory - (Copy to be attached)	

Special Business: Resolution 3

1/we hereby exercise my/our vote in respect of the following resolutions through postal ballot by conveying my/our assent or dissent to the following resolution by placing tick (✓) mark in the relevant box below or may write "Approve" or "Disapprove"

"Resolved that the approval be and is hereby given to allow the Company to circulate the annual audited financial statements to its members/shareholders through Quick Response (QR) enabled code and weblink instead of through CD/DVD/USB, subject to the requirements of Notification No. S.R.O. 389(I)/2023 of the Securities and Exchange Commission of Pakistan dated 21 March 2023"

No.	Resolution Information	I/We approve Resolution	I/We disapprove the Resolution
1	Special Business: Resolution 3	For:	Against:

Special Business: Resolution 4

1/we hereby exercise my/our vote in respect of the following resolutions through postal ballot by conveying my/our assent or dissent to the following resolution by placing tick (<) mark in the relevant box below or may write "Approve" or "Disapprove"

"Resolved that the transactions carried out by the Company with Waves Home Appliances Limited, Waves Marketplace Limited and Employees' Pension/Gratuity/Provident Fund, during the financial year 31 December 2022 as given in the related party note of the Annual Audited Financial Statements of the Company for the year ended 31 December 2022, be and hereby are approved."

"Resolved further that the Board of Directors of the Company is authorized to approve all related party transactions to be carried out on case-to-case basis during the financial year 31 December 2023. These transactions shall be deemed to be approved by the shareholders and shall be placed before the shareholders in the next AGM for their formal ratification/approval"

ı	No.	Resolution Information	I/We approve Resolution	I/We disapprove the Resolution
	1	Special Business: Resolution 4	For:	Against:

Signature of Shareholder Place and Date

Notos

- 1. Dully filled postal ballot should be sent to Chairman of the Company, at 9-KM, Multan Road, Lahore (Waves Factory Office) along with the copy of CNIC, NICOP/Passport (for foreigner). The form should reach the Chairman till 05:00pm by 19 May 2023. The Signature on the postal ballot should match with the signatures on the CNIC, NICOP/Passport.
- 2. Incomplete, unsigned, incorrect, defaced, torn, mutilated, overwritten, expired identification copy shall be rejected.

WAVES Consolidated FS 2022

Along with Auditors' Report to the Members

WAVES Standalone FS 2022

Along with Auditors' Report to the Members



RSM Avais Hyder Liaquat Nauman

Chartered Accountants
House # 136~B, Street # 43,
Sector F-10/4
Islamabad Pakistan

T +92 (51) 211 4096/7/8 F +92 (51) 229 6688

E islamabad@rsmpakistan.com W www.rsmpakistan.com

INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF WAVES CORPORATION LIMITED Report on the Audit of the Consolidated Financial Statements

Opinion

We have audited the annexed Consolidated financial statements of Waves Corporation Limited ("the Company") and its subsidiaries ("the Group"), which comprise the consolidated statement of financial position as at 31 December 2022, and the consolidated statement of profit or loss, the consolidated statement of other 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 31 December 2022, 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.

Kev Audit Matters

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



S. No.	Key audit matters	How the matter was addressed in our audit
1.	Impairment of intangible assets Refer to note 4.2 and 20 to the consolidated financial statements. The Group annually tests the carrying value of goodwill and intangible assets. The testing is subject to estimates and judgments made by the management of the Group with respect to future sales growth and profitability, cash flow projection and selection of appropriate discount rate. We identified the impairment testing of separately identifiable intangible assets and goodwill as a key audit matter because significant degree of management judgement is involved in making the above assessment and in forecasting the future cash flows which are inherently uncertain.	Our audit procedures, amongst others, included the following: Assessing the appropriateness of the Group's accounting policy for impairment testing of intangible assets and goodwill and compliance of the relevant accounting policy as referred to in the consolidated financial statements; discussing with the Group's management key assumptions used in valuation model and testing the mathematical accuracy of the model; assessing the significant estimates, assumptions and judgements applied in the valuation of intangible assets and goodwill, including discount rate, growth rate, terminal value and attrition rate, with reference to available market information; growth rate, terminal value and attrition rate, with reference to available market information; assessing the ability of the Group to accurately forecast through comparison of previous forecasts with actual results; comparing the recoverable amount with the goodwill and intangible assets recognized to identify impairment, if any; and assessing the adequacy of disclosure made in the consolidated financial statements in accordance with the requirements of the applicable accounting and reporting standards.
2.	Revenue Refer to note 4.11 and 27 to the consolidated financial statements. The Group principally generates revenue from manufacturing and assembly of domestic consumer appliances along-with retailing and trading of the same.	Our audit procedures, amongst others, included the following: obtaining an understanding of and testing the design and operating effectiveness of controls designed to ensure that revenue is recognized in the appropriate accounting period;



We identified revenue as a key audit matter because it is one of the key performance indicators of the Group and gives rise to a risk that sale may be recognized without transferring of control.

- assessing the appropriateness of the Company's accounting policy for revenue recognition and compliance with applicable accounting standard;
- comparing a sample of sale transactions recorded before and after the year-end with the sales orders, sales invoices, delivery challans and other relevant underlying documentation to assess if the sale was recorded;
- inspecting credit notes issued to record sales returns subsequent to year end, if any, and scanning for any manual journal entries relating to sales recorded during and near the period end which were considered to be material or met other specific risk based criteria for inspecting underlying documentation.

3. First year audit

We have been engaged to perform the audit of the Group for the first time i.e., for the year ended 31 December 2022. Initial audit engagement involves a number of considerations not associated with recurring audits.

Additional planning activities considerations necessary to establish an appropriate audit strategy and audit plan include gaining an initial understanding of the Group and its business including its control environment and information systems sufficient to make audit risk assessment and develop the audit strategy and plan, obtaining sufficient appropriate audit evidence regarding the opening balances including the selection and application of accounting principles, and with the communicating previous auditors.

We performed various procedures to obtain sufficient appropriate audit evidence regarding opening balances including the following:

- We reviewed significant work papers of the predecessor auditor that may affect our audit in the current period. Accordingly, we evaluated the results of our review of the predecessor auditor's work papers;
- We evaluated the key accounting position and audit matters from prior years;
- We assessed the overall control environment of the Group including communication with members of those charged with governance and other key executives; and

We evaluated whether accounting policies reflected in the opening balances have been consistently applied in the current year's financial statements, and whether changes in accounting policies have been appropriately accounted for and adequately presented and disclosed in accordance with the applicable financial reporting framework.

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

Management is responsible for the other information. Other information comprises the information included in the annual report for the year ended 31 December 2022, but does not include the consolidated and unconsolidated financial statements and our auditor's report thereon.



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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the 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 the requirements of Companies Act, 2017(XIX of 2017) and for such internal control as management determines is necessary to enable the preparation of the consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

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

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 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 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.

Other matter

The financial statements of the Group for the year ended 31 December 2021, were audited by previous who expressed an unmodified opinion on those financial statements on August 18, 2022.

The engagement partner on the audit resulting in this independent auditor's report is Mr. Nauman Mahmood, FCA

RSM

Lahore

Date: May 8, 2023

UDIN: AR202210379mkHZRVvW5

RSM AVAIS HYDER LIAQUAT NAUMAN CHARTERED ACCOUNTANTS

Rady-Gale

Waves Corporation Limited Consolidated Statement of Financial Position As at 31 December 2022

		2022 2021			2022	2021
EQUITY AND LIABILITIES	Note	(Rupees in '000)	ASSETS	Note	(Rupees in	'000)
Share Capital and Reserves			Non-current assets			
Authorised capital 300,000,000 (2020: 300,000,000) ordinary shares of Rs. 10 each	5	3,000,000 3,000,0	Property, plant and equipment Intangible assets and goodwill	19 20	8,855,926 2,848,133	6,289,556 2,878,385
3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3		5,000,000	Trade debts - long term Long term deposits	23 21	25,669	19,230
Issued, subscribed and paid-up capital	5	2,814,062 2,814,0	62	21	11,729,728	9,201,06
Share premium reserve	6	5,009,250 5,025,6				
Capital reserve Revenue reserve - unappropriated profit		5,000 5,0 716,756 318,3				
Surplus on revaluation of property,		710,730	22			
plant and equipment - net of tax	7	528,895 561,6	98			
Equity attributable to owners of the Company		9,073,963 8,724,7	43			
Non-controlling interests		1,563,509 1,549,5				
		10,637,472 10,274,2	96			
Non-current liabilities			Current assets			
Long term loans • secured	8	789,415 1,103,0			44,143	45,72
Lease liabilities	9	44 407	Stock-in-trade	22	3,288,148	4,167,73
Building under right of use - unsecured Other assets under right of use - secured	9	41,687 51,0 55,189 84,7		23	1,457,687	1,344,45
Employee retirement benefits	10	13,553 36,5			3,979,667	5,351,39
Deferred income	11	6,477 7,7			138,960	160,03
Deferred tax liability - net	12	434,546 467,2	Advances, deposits, prepayments			
		1,340,867 1,750,5		24	100,781	132,75
			Taxation - net Cash and bank balances	25	385,124 114,344	243,64 152,85
			Cash and bank balances	23 L	9,508,854	11,598,59
Current liabilities			Non current assets held for sale	26	1,470	1,470
			_	-	9,510,324	11,600,063
Trade and other payables	13	3,260,192 2,297,1				
Mark-up accrued on borrowings	14	400,468 184,2				
Short term borrowings - secured Loan from Directors - unsecured	15	4,955,965 5,188,2				
Loan from Directors - unsecured Unpaid dividend	16	119,497 115,30 1,179 1,1				
Current portion of long term liabilities	17	524,412 990,1				
Current portion of rong term machines	47	9,261,713 8,776,2				
Contingencies and commitments	18				21 240 052	20,801,133
		21,240,052 20,801,1	22		21,240,052	20,801,133
						4.

The annexed notes 1 to 47 form an integral part of these consolidated financial statements.

Lahore

Waves Corporation Limited

Consolidated Statement of Profit or Loss

For the year ended 31 December 2022

	Note	2022 (Rupees i	2021 n '000)
Revenue - net of sales return		11,988,936	12,321,443
Sales tax and trade discount on invoices		(2,050,268)	(1,882,433)
Revenue - net	27	9,938,668	10,439,010
Cost of sales	28	(7,981,201)	(8,156,644)
Gross profit		1,957,467	2,282,366
Marketing, selling and distribution costs	29	(961,878)	(1,020,257)
Administrative expenses	30	(564,427)	(557,701)
Other expenses	31	(92,899)	(122,423)
Other income	32	109,758	249,967
		(1,509,446)	(1,450,414)
		448,021	831,952
Earned carrying charges		332,020	388,202
Finance costs	33	(392,451)	(705,015)
		(60,431)	(316,813)
Profit before taxation		387,590	515,139
Taxation	34	(21,502)	(187,252)
Profit for the year		366,088	327,887
Attributable to:			
Owners of the Group		351,391	318,620
Non-controlling interests		14,697	9,267
		366,088	327,887
Earnings per share - basic and diluted (Rupees)	35	1.25	1.13
			Ru

The annexed notes 1 to 47 form an integral part of these consolidated financial statements.

Lahore

Director

Director

Chief Financial Officer

Waves Corporation Limited

Consolidated Statement of Comprehensive Income For the year ended 31 December 2022

	2022 (Rupees in '	2021 000)
Profit for the year	366,088	327,887
Other comprehensive (loss) / income		
Item that will not be reclassified to profit and loss:		
- Surplus on revaluation of property, plant and equipment	-	326,976
- Related deferred tax on surplus	-	(77,287)
 Actuarial gain/(loss) on employee retirement benefits 	19,099	6,674
	19,099	256,363
Total comprehensive income for the year	385,187	584,250
Attributable to:		
Owners of the Group	365,632	574,726
Non-controlling interests	19,556	9,524
And a resolution to a part of a	385,187	584,250
The annexed notes 1 to 47 form an integral part of these consolidated f	inancial statements.	Qual

Lahore

Director

Chief Financial Officer

		Attributa		of the Company				
	Issued,		Capital reser	Surplus on	Revenue Reserve			
	subscribed and paid-up capital	Share premium reserve	Other capital reserve	revaluation of land, building and Plant and	Unappropriated profit	Total	Non- controlling interest	Total
	**************			(Rupees	in '000)			
Balance as at 01 January 2021	1,876,041	4,581,063	5,000	338,171	1,660,149	8,460,424		8,460,424
Total comprehensive income for the year								
Profit after taxation		-	-		318,620	318,620	9,267	327,887
Other comprehensive income for the year								
Surplus on revaluation of property plant and and equipment				326,976		326,976		326,976
Related deferred tax on revaluation surplus				(77,287)		(77,287)		(77,287)
Remeasurement of defined benefit obligation	-	-	-	-	6,416	6,416	258	6,674
Surplus transferred to accumulated profits				249,688	325,036	574,725	9,525	584,250
Incremental depreciation relating to								
surplus on revaluation - net of tax		-		(26,162)	26,162	- :	-:-	-:-
Issue of ordinary shares	938,021	468,914		,,,		1,406,935		1,406,935
Incremental cost of issuance of shares	756,021	(24,316)				(24,316)		(24,316)
	938,021	444,598	-	-	-	1,382,619	-	1,382,619
under scheme of arrangement					(1,364,472)	(1,364,472)		(1,364,472)
Change in ownership interest								
NCI of subsidiary			-				1,540,028	1,540,028
Difference arising on the consideration paid and the capital of the subsidiary		-	-	-	(328,553)	(328,553)	-	(328,553)
Balance as at 31 December 2021	2,814,062	5,025,661	5,000	561,698	318,322	8,724,743	1,549,553	10,274,296
Total comprehensive income for the year								
Profit after taxation	-		-		351,391	351,391	14,697	366,088
Other comprehensive loss for the year								
Remeasurement of defined benefit obligation			-		14,241	14,241	4,859	19,099
Surplus transferred to accumulated profits					365,632	365,632	19,556	385,187
Incremental depreciation relating to surplus on revaluation - net of tax Shares capital issuance expenses	:	(16,411)	:	(32,803)	32,803	1	(5,600)	(22,011)
Balance as at 31 December 2022	2,814,062	5,009,250	5,000	528,895	716,756	9,090,375	1,563,509	10,637,472
		2,007,200	5,000	020,070	710,700	2,020,073	1,000,000	10,007,472

The annexed notes 1 to 47 form an integral part of these consolidated financial statements.

RUN

Malhan

Director

Chief Financial Officer

Waves Corporation Limited Consolidated Statement of Cash Flows For the year ended 31 December 2022

	Note	2022	2021
Cash flows from operating activities		(Rupees in	1 000)
The same of the sa			
Profit before taxation		387,590	515,139
djustments for non-cash items;	19.1.4	339,594	374,204
Depreciation on property, plant and equipment	20.3	42,634	47,015
Amortisation of intangible asset			
Finance costs	33	392,451	705,015
Gain on sale of property, plant and equipment	32	(14,840)	(2,047
Liabilities no longer payable written back	32		(121,669)
Workers' Profit Participation Fund	44	6,889	21,791
Amortisation of deferred income	32	(9,006)	(24,010
Provision for slow moving and damaged stock			(5,504
Workers Welfare Fund		9,419	8,889
Reversal of loss allowance against trade debts		(21,751)	(35,465
Unrealised exchange loss		68,137	56,576
Provision for employee retirement benefits- net		1,112	8,747
rofit before working capital changes		1,202,229	1,548,681
ffect on cash flows due to working capital changes			
Increase) / decrease in current assets			
Stores, spares and loose tools		1,580	(11,960
Stock-in-trade		879,588	(1,199,187
Trade debts		1,298,808	(954,941
Advances, deposits, prepayments and other receivables		31,969	(26,909
Decrees V / Jacobs and a trade and a thorough the		909,412	666,079
Decrease) / increase in trade and other payables	L	3,121,357	(1,526,918
Cash used in operations	,	4,323,585	21,763
ncome tax - net		(141,481)	(150,147
Vorkers' Profit Participation Fund paid		(21,954)	(14,367
/orkers' Welfare Fund paid		(8,889)	(5,522
mployee retirement benefits (refund) / paid		(12,222)	(4,097
ong term deposits - net		(11,775)	6,960
Net cash used in operating activities		4,127,264	(145,410
		1,121,121	(* 10) 110
Cash flows from investing activities			
Capital expenditure		(2,921,723)	(815,924
roceeds from disposal of property, plant and equipment		58,150	14,021
let cash flows used in investing activities		(2,863,573)	(801,903
Cash flows from financing activities			
ease rentals paid	1	(61,393)	(114,978
oan from sponsors		4,197	4-5-76-7-8
roceeds from the issue of right shares - net off transaction cost		1,100	1,002,119
nd adjustment of loan from sponsor			1,000,112
hares capital issuance expenses paid		(22,011)	
inance costs paid		(176,212)	(699,202
Dividend paid		(170,212)	(97
hort term finances availed / (paid) - net		(1,752,100)	1,104,510
ong term loans repaid		(814,542)	(464,131
Net cash flows generated from financing activities		(2,822,060)	828,221
Net (decrease) / increase in cash and cash equivalents	9	(1,558,369)	(119,092
			(1,071,594
Cash and cash equivalents at beginning of the year	24	(1,190,686)	
Cash and eash equivalents at end of the year	36	(2,749,055)	(1,190,686
	ts.		· ·

Lahore

Waves Corporation Limited Notes to the Consolidated Financial Statements For the year ended 31 December 2022

1 Status and nature of business

1.1 The Group comprises of:

Holding Company

- Waves Corporation Limited (formerly, Waves Singer Pakistan Limited)

and the first of the contract of the contract section and the contract of the	2022	2021
	(Holding percentage)	
sidiary Companies		
Waves Builders and Developers (Private) Limited	100	100
(formerly, Waves Marketing (Private) Limited)		
Waves Marketplace Limited	100	100
(formerly, Electronics Marketing Company (Private) Limited		
Waves Home Appliances Limited	74.56	74.56
(formerly, Samin Textile Limited)		
	(formerly, Waves Marketing (Private) Limited) Waves Marketplace Limited (formerly, Electronics Marketing Company (Private) Limited Waves Home Appliances Limited	Waves Builders and Developers (Private) Limited (formerly, Waves Marketing (Private) Limited) Waves Marketplace Limited (formerly, Electronics Marketing Company (Private) Limited Waves Home Appliances Limited 74.56

Waves Corporation Limited (formerly, Waves Singer Pakistan Limited) ("the Company") is incorporated in Pakistan under the repealed Companies Ordinance, 1984 (now Companies Act, 2017) as a public Company limited by shares and is quoted on the Pakistan Stock Exchange. The Company is principally engaged in the manufacturing and assembly of domestic consumer appliances along with retailing and trading of the same and other light engineering products. The registered office of the Company is located at 9-K.M, Hanjarwal, Multan Road, Lahore.

Geographical locations of the manufacturing facilities of the Group are located at:

- 9-K.M, Hanjarwal, Multan Road, Lahore.
- Dina Nath, Mouza Rakh Serai Cheenba, Tehsil Pattoki, District Kasur.
- Mouza Mustafabad,41-KM Ferozepur Road, Off 2-KM Rohi Nala Road, Tehsil & District Kasur

Waves Builders and Developers (Private) Limited (formerly Waves Marketing (Private) Limited)-Subsidiary Company

Waves Builders and Developers (Private) Limited (formerly Waves Marketing (Private) Limited) which was incorporated on 10 April 2017 under the repealed Companies Ordinance, 1984 (now Companies Act, 2017). The registered office of the company is located at 15/3 A Model Town, Lahore. The principal activity of the company previously was sale, distribution and marketing of consumer appliances being a trading concern, however during the year the principal line of business had been changed to carry on business of any or all type of real estate. In-line with these plans, during the Board meeting held on 19 March 2021, the name of the subsidiary company was changed from Waves Marketing (Private) Limited to Waves Builders and Developers (Private) Limited. The company is currently in process of undertaking a real estate development project.

The subsidiary company has not made any significant sales during the year. The business during the year represented revenue earned from sale of products that was in stock since last year. The management currently is in the process of envisaging a mega real estate project but financial arrangement and regulatory approvals for the same are pending.

Electronics Marketing Company (Private) Limited - Subsidiary Company

Electronics Marketing Company (Private) Limited (EMCPL) is a private limited company which was incorporated on 09 September 2016 under the repealed Companies Ordinance, 1984 (now Companies Act, 2017). The principal activity of the company is to carry out distribution / wholesales / retail business of all kinds of electronic appliances, its components and accessories, etc.

Waves Home Appliances Limited (formerly Samin Textiles Limited)- Subsidiary Company

Waves Home Appliances Limited (WHAL) (formerly as Samin Textiles Limited) was incorporated in Pakistan on November 27, 1989 as a public limited company under the Companies Ordinance, 1984 (now Companies Act, 2017). The registered office of the Company is situated at 15/3 Block A, Model Town, Lahore. The Company is currently listed on Pakistan Stock Exchange. The principal business of the Company previously was trading, import and export of textile products. Consequent to approval of scheme of arrangement, the principal line of business shall be amended to include manufacturing, assembly and wholesale of domestic consumer appliances and other light engineering products.

- 1.2 On 11 March 2020, Covid-19 (Coronavirus) was declared a pandemic by the World Health Organization. The spread of coronavirus as a pandemic and consequently imposition of lock down by Federal and Provincial Governments of Pakistan (Authorities) has effected the production and sale volumes of the Group during the lock down period. However, as per relaxation given by Authorities, the Group continued its operations during the with all precautionary measures to prevent the pandemic spread. While no material effects on the Company's business and measurement of assets and liabilities have yet been identified at the date of these financial statements, the management will continue to monitor and evaluate them including effects of new variants.
- 1.3 During the year ended 31 December 2021, the Holding Company, Waves Corporation Limited (WCL), acquired WHAL (formerly Samin Textiles Limited) as a subsidiary Company through a scheme of arrangement. As per the term of the scheme, WCL 'Carved out / seperated home appliances business by transferring certain assets, liabilities, obligations, contracts and undertakings to the subsidiary Company as of the effective date of 01 September 2021.

The Honourable Lahore High Court (the Court) through its Order dated 22 June 2022, has approved the Scheme of Arrangement as proposed and granted sanction order for the carving out of home appliances business from the Holding Company and amalgamation of the same into the subsidiary Company, WHAL.

The Board of Directors of the Holding Company and subsidiary Company, in their meetings held on 23 December 2021, approved and resolved to present the Scheme of Arrangement before the shareholders of the Company for their approval.

After approval by the BOD, the said scheme was submitted to Court for approval. As per requirments, the Holding Company subsequently obtained approval of the Scheme of Arrangement from its shareholders and secured creditors of the Holding Company.

On account of consideration under the scheme of arrangement, 56,281,240 shares of the subsidiary company were issued and allotted to shareholders of Holding Compnay in the swap ratio of 20 shares for every 100 shares held in parent compnay at the date of acquisition. The consideration also included issue of 199,724,956 shares to WCL and Rs. 2 billion in cash (interest free) payable over the period of 2 years but these have no impact on these consolidated financial statements.

The Group expects several benefits after this merger including the synergies of operations, allowing them to become leading suppliers / service providers, resulting in greater revenue. Furthermore, by separating the business segments (as contemplated in this Scheme), the individual companies shall have unique identities, a more focussed business and customer base.

If the acquisition of WHAL had occurred on 01 January 2021, the management estimates that there would not have been any material changes to the revenue and profits of the Group as WHAL was a dormant entity.

However, this scheme of arrangement/group restructuring does not have any material impact on these consolidated financial statements.

2 Basis of preparation

2.1 Statement of compliance

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

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

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

2.2 Basis of measurement

These consolidated financial statements have been prepared under the historical cost convention except for land, buildings and plant and machinery which are stated at revalued amounts less subsequent depreciation and impairment losses as referred to in note 19, recognition of lease liability and certain employee retirement benefits as referred to in note 9 and 10 at present value respectively.

2.3 Functional and presentation currency

These consolidated financial statements are presented in Pakistani Rupee which is also the Group's functional and presentation currency and have been rounded off to the nearest thousand.

2.4 Basis of consolidation

These consolidated financial statements comprise the financial statements of the Holding Company and its subsidiary companies as at 31 December 2022. These consolidated financial statements have been prepared from the information available in the audited separate financial statements of the Holding Company for the year ended 31 December 2022 and the audited financial statements of the subsidiaries for the year ended 31 December 2022.

Subsidiaries

Subsidiaries are all entities (including structured entities) over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the activities of the entity. The subsidiaries are fully consolidated from the date of acquisition, being the date on which the Holding Company obtains control, and continue to be consolidated until the date that such control ceases.

The financial statements of the subsidiary companies have been consolidated on a line-by-line basis and the carrying values of the investments held by the Holding Company have been eliminated against the shareholders' equity in the subsidiary companies. The financial statements of the subsidiaries are prepared for the same reporting year as of the Holding Company, using consistent accounting policies.

Intra - Group balances and transactions, and any unrealized income and expenses arising from intragroup transactions, are eliminated in full.

The purchase method of accounting is used to account for the acquisition of subsidiaries by the Group. The cost of an acquisition is measured as the fair value of the assets given, equity instruments issued and liabilities incurred or assumed at the date of exchange, plus costs directly attributable to the acquisition. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date, irrespective of the extent of any non-controlling interest. The excess of the cost of acquisition over the fair value of the Group's share of the identifiable net assets acquired is recorded as goodwill. Any goodwill that arises is tested annually for impairment.

Non-controlling interest

Non-controlling interest is that part of net results of operations and of net assets of the subsidiaries which are not owned by the Holding Company either directly or indirectly. Non-controlling interest is presented as a separate item in the consolidated financial statements. The Group applies a policy of treating transactions with non-controlling interests as transactions with parties external to the Group.

Changes in the Group's interest in a subsidiary that do not result in a loss of control are accounted for as equity transaction.

Loss of control

On the loss of control, the Group derecognizes the assets and liabilities of the subsidiary, any non controlling interests and other components of equity related to the subsidiary. Any surplus or deficit arising on the loss of control is recognized in consolidated statement of profit or loss. In addition, any amounts previously recognized in other comprehensive income in respect of that subsidiary are reclassified to the consolidated profit or loss. If the Group retains any interest in the previous subsidiary, then such interest is measured at fair value at the date that control is lost. Subsequently that retained interest is accounted for as an equity-accounted investee, joint venture or as an available for sale financial asset depending on the level of influence retained.

3 Use of estimates and judgments

The preparation of these consolidated financial statements in conformity with approved accounting standards requires management to make judgments, estimates and assumptions that affect the application of policies and 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 circumstances, and the results of which form the basis for making judgment about carrying value of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which estimates are 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.

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

		Note
	Residual value, market values and useful lives of	
	property, plant and equipment	4.1
	Estimates of Useful lives and recoverable amount of intangible assets and goodwill	4.2
-	Provision for employee retirement benefit plans	4.5
	Stock in trade and stores and spares and loose tools	
	at net realizable value / net of impairment losses	4.6 & 4.7
-	Provisions	4.10
-	Taxation	4.12
-	Impairment of financial and non-financial assets	4.15

4 Significant Accounting Policies

The accounting policies set out below have been applied consistently to all periods presented in these consolidated financial statements.

4.1 Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and impairment losses, if any, except for the land which is stated at revalued amount less impairment loss, if any, and buildings and plant and machinery which are stated at the revalued amounts less accumulated depreciation and impairment losses, if any. Cost includes expenditure directly attributable to the acquisition of an asset.

Land, Buildings and Plant and Machinery are revalued by professionally qualified valuer with sufficient regularity to ensure that the net carrying amount does not differ materially from the fair value (market value). In case of revalued assets, any accumulated depreciation at the date of revaluation is eliminated against the gross carrying amount of the asset and the net amount restated at the revalued amount of the asset.

Increase in the carrying amount arising on revaluation of property, plant and equipment is recognized in other comprehensive income and accumulated in equity under the heading of revaluation surplus. Each year the difference between depreciation based on the revalued carrying amount of the asset charged to the consolidated statement of profit or loss, and depreciation based on the asset's original cost is transferred to retained earnings. Upon disposal, any revaluation reserve relating to the particular assets being sold is transferred to retained earnings. All transfers to / from surplus on revaluation of property, plant and equipment are net of applicable deferred tax.

Useful lives are determined by the management based on expected usage of assets, expected physical wear and tear, technical and commercial obsolescence, legal and similar limits on the use of the assets and other similar factors.

Depreciation is charged to the consolidated statement of profit or loss applying the straight-line method whereby the depreciable amount of an asset is depreciated over its estimated useful life. Depreciation on additions is charged from the month in which the asset is available for use and up to the month of disposal. The rates of depreciation are stated in note 19.1 to these consolidated financial statements.

The assets' residual values and useful lives are reviewed at each financial year-end and adjusted if impact on depreciation is significant. The Group's estimate of the residual value of its property, plant and equipment as at reporting date has not required any adjustment as its impact is considered insignificant.

Subsequent expenditure is capitalized only when it increases the future economic benefits embodied in the item of property, plant and equipment. Normal repairs and maintenance are charged to the consolidated statement of profit or loss as and when incurred. Gains and losses on disposal of assets are taken to the consolidated statement of profit or loss.

Capital work in progress

It is stated at cost less impairment losses, if any. It includes expenditure incurred and advances made in respect of assets in the course of their construction and installation. These cost are transferred to relevant assets category as and when assets are available for intended use.

Assets held for sale

Non-current assets, or disposal groups comprising assets and liabilities, are classified as held-for sale if it is highly probable that they will be recovered primarily through sale rather than through continuing use. Such assets, or disposal groups, are generally measured at the lower of their carrying amount and fair value less costs to sell. Any impairment loss on a disposal group is allocated first to goodwill, and then to the remaining assets and liabilities on a pro rata basis, except that no loss is allocated to inventories, financial assets, deferred tax assets, employee benefit assets, investment property or biological assets, which continue to be measured in accordance with the Group's other accounting policies. Impairment losses on initial classification as held-for-sale or held-for distribution and subsequent gains and losses on remeasurement are recognised in profit or loss. Once classified as held-for-sale, intangible assets and property, plant and equipment are no longer amortised or depreciated, and any equity-accounted investee is no longer equity'accounted.

Ram

4.2 Intangible assets and goodwill

Goodwill

Goodwill arising on the acquisition of business represents future economic benefits arising from assets that are not capable of being individually identified and separately recognized. Goodwill is initially recognized at cost which is determined as the excess of the cost of business combination over the Group's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities of the acquire. Subsequent to initial recognition, goodwill is measured at cost less accumulated impairment losses, if any. Goodwill is annually tested for impairment.

Other Intangible asset

Other intangible assets, that are acquired by the Group and have finite useful lives are measured at cost less accumulated amortization and any accumulated impairment losses. Intangible assets such as brand value that have infinite lives are measured at cost less accumulated impairment losses, if any.

Following initial recognition, intangible assets are carried at cost less accumulated amortization and accumulated impairment losses, if any. Intangible assets are amortized on a straight-line basis over their estimated useful lives and is generally recognized in profit or loss. The rates of amortization are stated in note 20.1 to these consolidated financial statements.

Subsequent expenditure is capitalized only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditures, including expenditure on internally generated goodwill and brands, is recognized in profit or loss as incurred.

Amortization method, useful lives and residual values are reviewed at each reporting date and adjusted if appropriate.

Gain or loss from derecognition of intangible assets is recognized in the consolidated statement of profit or loss.

The Group assesses at each reporting date whether there are any indications that the intangible assets may be impaired. If such indications exists then the recoverable amount is determined. (Refer note 4.15 for impairment of non-financial assets).

4.3 Business combination

As per the requirement of International Financial Reporting Standards 3, business combinations are accounted for by applying the acquisition method (other than those of the businesses / entities under common control unless it is transitory in nature). The cost of acquisition is measured at the fair value of assets given, equity instruments issued and the liabilities incurred or assumed at the date of acquisition. The consideration transferred includes the fair value of any liability resulting from a contingent consideration arrangement, if any.

Acquisition-related costs are expensed as incurred. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. The excess of the consideration transferred over the fair value of the identifiable net assets acquired is recorded as goodwill. If this is less than the fair value of the net assets acquired in the case of a bargain purchase, the difference is recognized directly in the consolidated statement of profit or loss.

4.4 Investment property

Property, comprising land or a building or part thereof, held to earn rentals or for capital appreciation or both are classified as investment property. These are not held for use in the production or supply of goods or services or for administrative purposes. The Group's business model i.e. the Group's intentions regarding the use of property is the primary criterion for classification as an investment property.

Investment property is initially measured at cost (including the transaction costs). However when an owner occupied property carried at fair value becomes an investment property because its use has changed, the transfer to the investment property is at fair value on the date of transfer and any balance of surplus on the revaluation of the related assets, on the date of such a transfer continues to be maintained in the surplus account on revaluation of property, plant and equipment. Upon disposal, any surplus previously recorded in the revaluation surplus account is directly transferred to retained earnings / accumulated losses and the transfer is not made through the statement of profit or loss. However, any gain or loss on disposal of investment property (calculated as the difference between the net proceeds from disposal and the carrying amount of the item) is recognized in the consolidated statement of profit or loss.

The transfer to investment property is made when, and only when, there is a change in use, evidenced by the end of owner occupation. In case of dual purpose properties, the same is classified as investment property, only if the portion could be sold or leased out separately under finance lease.

Subsequent to initial recognition, the Group measures the investment property at fair value at each reporting date and any subsequent change in fair value is recognized in the statement of profit or loss (i.e. in case where the owner occupied property carried at fair value becomes an investment property, the fair value gain to be recognized in the statement of profit or loss would be the difference between the fair value at the time of initial classification as investment property and fair value at the time of subsequent remeasurement). The revaluation of investment properties are carried out by independent professionally qualified valuers on the basis of active market price.

4.5 Employee retirement and other service benefits

Defined benefit plans

The Group operates a funded defined benefit pension scheme for the eligible executives and managers (old Singer Pakistan Limited employees) and a funded gratuity scheme for all of its eligible employees (old Singer Pakistan Limited's employees). The Group also operates an unfunded gratuity scheme for its eligible field staff. Benefits under the scheme are payable to staff on the completion of prescribed qualifying period of service. Provisions / contributions are made in the consolidated financial statements to cover obligations on the basis of actuarial valuation carried out annually under the Projected Unit Credit Method.

Amount recognized in the consolidated statement of financial position represents the present value of defined benefit obligations as reduced by the fair value of the plan assets, if any. All actuarial gains and losses are recognized in 'Other Comprehensive Income' as they occur. Past service cost resulting from the changes to defined benefit plan is immediately recognized in the consolidated statement of profit or loss. Current service cost together with net interest cost are also charged to the consolidated statement of profit or loss.

Calculation of gratuity and pension require assumptions to be made of future outcomes which mainly includes increase in remuneration, expected long term return on plan assets and the discount rate used to convert future cash flows to current values. Calculations are sensitive to changes in the underlying assumptions.

Defined contribution plan

The Group operates a recognized provident fund scheme covering all eligible employees. The Group and employees make equal monthly contributions to the fund.

Staff Compensated absences

The Group recognizes the liability for compensated absences in respect of employees in the period in which they are earned up to the reporting date on the basis of un-availed earned leaves balance at the end of the year.

4.6 Stores, spares and loose tools

These are valued at lower of cost determined on first-in-first-out basis and impairment losses if any. Items in transit are valued at cost comprising invoice value plus other charges incurred thereon up to the reporting date less any impairment losses.

Provision for obsolete and slow moving stores, spares and loose tools is determined based on management's estimates. These are based on their future usability. Provision is made for any excess of carrying value over the estimated net realizable value and is recognized in the consolidated statement of profit or loss.

4.7 Stock-in-trade

Stock-in-trade is valued at the lower of cost determined on first-in-first-out basis and net realizable value except for stock in transit which is stated at invoice value plus other charges incurred thereon up to the reporting date. Cost in relation to work in process and manufactured finished goods represent direct cost of materials, direct wages and appropriate allocation of manufacturing overheads. Cost of goods purchased for resale comprises of purchase price, import duties, taxes (other than those subsequently recoverable by the entity from tax authorities) and other directly attributable cost wherever applicable.

Cost comprises of all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition. Net realizable value signifies the estimated selling price in the ordinary course of business less estimated cost of completion and the estimated cost necessary to be incurred to make the sale.

The management continuously reviews its inventory for existence of any items which may have become obsolete. Provision is made for slow moving inventory based on management's estimation. These are based on historical experience and are continuously reviewed.

4.8 Cash and cash equivalents

Cash and cash equivalents comprise of cash in hand, and deposits held with banks having original maturities of three months or less and where these are held for the purpose of meeting short term cash commitments rather than for investments or other purposes. Short term running finance facilities availed by the Group are also included as part of cash and cash equivalents for the purpose of consolidated statement of cash flows.

4.9 Trade and other payables

Trade and other payables are obligations to pay for goods and services that have been acquired in the ordinary course of business from suppliers. Account balances are classified as current liabilities if payment is due within one year or less (or in the normal operating cycles of business if longer). If not, they are classified as non-current liabilities.

Trade and other payables are recognized initially at fair value and subsequently measured at amortized cost using the effective interest method. Exchange gains and losses arising on translation in respect of liabilities in foreign currency are added to the carrying amount of the respective liabilities.

4.10 Provisions

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

The Group accounts for its warranty obligations based on historical trends when the underlying products or services are sold.

4.11 Revenue Recognition

- Revenue represents the fair value of consideration received or receivable for sale of goods, net
 of sales tax, sales returns and related discounts. Revenue is recognized when or as
 performance obligation is satisfied by transferring control of promised goods or services to a
 customer and control either transfers overtime or point in time.
- Earned carrying charges representing the difference between the cash sale price and hire
 purchase price are recognized in the consolidated statement of profit or loss using the effective
 interest rate method over the period of the sale under the hire purchase arrangement.
- Income on profit and loss sharing bank accounts are recognized on accrual basis using the
 effective interest rate method.

4.12 Taxation

Income tax expense comprises of current and deferred tax. Income tax expense is recognized in the statement of profit or loss except to the extent that it relates to items recognized directly in equity / surplus on revaluation of fixed assets or in other comprehensive income.

The Holding Company has determined that interest and penalties related to income taxes, including uncertain tax treatments, do not meet the definition of income taxes, and therefore accounted for them under IAS 37 Provisions, contingent liabilities and contingent assets.

The Holding Company has opted for Group Taxation under section 59AA of the Income Tax Ordinance, 2001. The Group and two subsidiaries Waves Builders and Developers (Private) Limited and Wavess Marketplace Limited are part of the Group Taxation Under this approach, the Group is accounting for the related taxes under standalone taxpayer approach. Under this approach, current and deferred taxes are recognized as if the entity was taxable in its own right. Following companies are part of group taxation:

- -Waves Builders and Developers (Private) Limited
- Waves Marketplace Limited
- Waves Corporation Limited

Waves Home Appliances Limited is not part of group taxation.

Rim

Current

Current tax is the amount of tax payable on taxable income for the year, using tax rates enacted or substantively enacted by the reporting date, and any adjustment to the tax payable in respect of previous years. Provision for current tax is based on current rates of taxation in Pakistan after taking into account tax credits, rebates and exemptions available, if any. The amount of unpaid income tax in respect of the current or prior periods is recognized as a liability. Any excess paid over what is due in respect of the current or prior periods is recognized as an asset.

Deferred

Deferred tax is accounted for using the balance sheet method in respect of all temporary differences arising from differences between the carrying amount of assets and liabilities in the consolidated financial statements and the corresponding tax bases used in the computation of the taxable profit. However, deferred tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of transaction neither affects accounting nor taxable profit or loss. Deferred tax liabilities are generally recognized for all taxable temporary differences and deferred tax assets are recognized to the extent that it is probable that taxable profits will be available against which the deductible temporary differences, unused tax losses and tax credits can be utilized.

Deferred tax is calculated at the rates that are expected to apply to the period when the differences reverse based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date. The carrying amount of all deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the deferred tax assets to be utilized. Deferred tax is charged or credited in the consolidated statement of profit or loss, except in the case of items credited or charged to other comprehensive income or equity in which case it is included in other comprehensive income or equity.

4.13 Borrowings

All interest bearing borrowings are initially recognized at the fair value of the consideration received less directly attributable transaction costs. After initial recognition, interest bearing borrowings are subsequently measured at amortized cost using the effective interest rate method. Borrowings are classified as current liabilities unless the Group has an unconditional / contractual right to defer settlement of the liability for at least twelve months after the reporting date.

Finance cost are accounted for on an accrual basis and are included in accrued finance cost to the extent of the remaining amount unpaid.

General and specific borrowing 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 or sale, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale. All other borrowing costs are recognized in the consolidated statement of profit or loss in the period in which they are incurred.

4.14 Financial instruments

Recognition and initial measurement

All financial assets and financial liabilities are initially recognized when the Group becomes a party to the contractual provisions of the instruments.

A financial asset (unless it is a trade receivable without a significant financing component) or financial liability is initially measured at fair value plus, for an item not at FVTPL, transaction costs that are directly attributable to its acquisition or issue. A trade receivable without a significant financing component is initially measured at the transaction price.

Classification and subsequent measurement

Financial assets

On initial recognition, a financial asset is classified as measured at amortized cost, fair value through consolidated other comprehensive income (FVOCI), fair value through consolidated statement of profit or loss (FVTPL) and in case of an equity instrument it is classified as FVOCI or FVTPL.

Financial assets are not reclassified subsequent to their initial recognition unless the Group changes its business model for managing financial assets in which case all affected financial assets are reclassified on the first day of the first reporting period following the change in the business model.

Amortized cost

A financial asset is measured at amortized cost 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 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 the principal amount outstanding.

These assets are subsequently measured at amortized cost using the effective interest method. The amortized cost is reduced by impairment losses. Interest income, foreign exchange gains and losses and impairment are recognized in the consolidated statement of profit or loss. Any gain or loss on derecognition is recognized in the consolidated statement of profit or loss.

Financial assets measured at amortized cost comprise of cash and bank balances, deposits, trade debts and other receivables.

Debt Instrument - 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.

These assets are subsequently measured at fair value. Interest income calculated using the effective interest method, foreign exchange gains and losses and impairment are recognized in the consolidated statement of profit or loss. Other net gains and losses are recognized in OCI. On derecognition, gains and losses accumulated in OCI are reclassified to consolidated statement of profit or loss. However, the Group has no such instrument at the reporting date.

Equity Instrument - FVOCI

On initial recognition of an equity investment that is not held for trading, the Group may irrevocably elect to present subsequent changes in the investment's fair value in OCI. This election is made on an investment-by-investment basis.

These assets are subsequently measured at fair value. Dividends are recognized as income in the consolidated statement of profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognized in OCI and these investments are never reclassified to statement of profit or loss. However, the Group has no such instrument at the reporting date.

Fair value through statement of profit or loss (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 as at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

These assets are subsequently measured at fair value. Net gains and losses, including any interest or dividend income, are recognized in statement of profit or loss. The Group has no such investments at the reporting date.

Financial assets - Business model assessment

For the purposes of the assessment, 'principal' is defined as the fair value of the financial asset on initial recognition. 'Interest' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs (e.g. liquidity risk and administrative costs), as well as a profit margin.

In assessing whether the contractual cash flows are solely payments of principal and interest, the Group considers the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows such that it would not meet this condition. In making this assessment, the Group considers:

- contingent events that would change the amount or timing of cash flows;
- terms that may adjust the contractual coupon rate, including variable-rate features;
- prepayment and extension features; and
- terms that limit the Group's claim to cash flows from specified assets (e.g. non-recourse features).

Financial liabilities

Financial liabilities are classified as measured at amortized cost or FVTPL. 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 gains and losses, including any interest expense, are recognized in the consolidated statement of profit or loss.

Other financial liabilities are subsequently measured at amortized cost using the effective interest method, while the interest expense and foreign exchange gains and losses are recognized in the consolidated statement of profit or loss. Any gain or loss on derecognition is also recognized in the consolidated statement of profit or loss.

The Group's financial liabilities comprise trade and other payables, long and short term borrowings, lease liabilities, accrued markup and dividend payable.

Derecognition

Financial assets

The Group derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Group neither transfers nor retains substantially all of the risks and rewards of ownership and it does not retain control of the financial asset.

The Group might enter into transactions whereby it transfers assets recognized in its consolidated statement of financial position, but retains either all or substantially all of the risks and rewards of the transferred assets. In these cases, the transferred assets are not derecognized.

Financial liabilities

The Group derecognizes a financial liability when its contractual obligations are discharged or cancelled, or expire. The Group also derecognizes a financial liability when its terms are modified and the cash flows of the modified liability are substantially different, in which case a new financial liability based on the modified terms is recognized at fair value. On derecognition of a financial liability, the difference between the carrying amount extinguished and the consideration paid (including any non-cash assets transferred or liabilities assumed) is recognized in the consolidated statement of profit or loss.

Offsetting of financial assets and financial liabilities

Financial assets and financial liabilities are offset and the net amount is presented in the consolidated financial statements only when the Group has a legally enforceable right to set off the recognized amounts and the Group intends either to settle on a net basis, or to realize the asset and settle the liability simultaneously.

4.15 Impairment

Financial assets

The Group recognizes loss allowances for ECLs on:

- financial assets measured at amortized cost;
- debt investments measured at FVOCI; and
- contract assets.

The Group measures loss allowances at an amount equal to lifetime ECLs, except for the following, which are measured at 12-month ECLs:

- debt securities that are determined to have low credit risk at the reporting date; and
- other debt securities, bank balances and other receivables for which credit risk (i.e. the risk of
 default occurring over the expected life of the financial instrument) has not increased
 significantly since initial recognition.

12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months).

ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive. The shortfall is then discounted at an approximation to the assets' original effective interest rate.

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECL, the Group considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Group's historical experience and informed credit assessment and including forward-looking information.

The Group assumes that the credit risk on a financial asset has increased significantly if it is more than past due for a reasonable period of time. Loss allowances for trade receivables and contract assets are always measured at an amount equal to lifetime ECLs. Lifetime ECLs are the ECLs that result from all possible default events over the expected life of a financial instrument. 12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months). The maximum period considered when estimating ECLs is the maximum contractual period over which the Group is exposed to credit risk.

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

The gross carrying amount of a financial asset is written off when the Group has no reasonable expectations of recovering of a financial asset in its entirety or a portion thereof. The Group individually makes an assessment with respect to the timing and amount of write-off based on whether there is a reasonable expectation of recovery. The Group expects no significant recovery from the amount written off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Group's procedures for recovery of amounts due.

The Group has elected to measure loss allowances for trade debts using IFRS 9 simplified approach and has calculated ECLs based on lifetime ECLs. The Group has established a provision matrix that is based on the Group's historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment. The Group reviews the recoverability of its trade debts, deposits, advances and other receivables to assess amount of loss allowance required on an annual basis. Impairment of cash and cash equivalents has been measured on a 12-month expected loss basis and reflects the short maturities of the exposures. The Group considers that its cash and cash equivalents have low credit risk based on the external credit ratings of the counterparties.

Non - Financial assets

The carrying amount of the Group's non-financial assets, other than inventories and deferred tax assets are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated. The recoverable amount of an asset or cash generating unit is the greater of its value in use and its fair value less cost to sell. In assessing value in use, the estimated future cash flows are discounted to their present values using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset or cash generating unit.

An impairment loss is recognized if the carrying amount of the assets or its cash generating unit exceeds its estimated recoverable amount. Impairment losses are recognized in the consolidated statement of profit or loss. Impairment losses recognized in respect of cash generating units are allocated to reduce the carrying amounts of the assets in a unit on a pro rata basis. Impairment losses recognized in prior periods are assessed at each reporting date for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to that extent that the asset's carrying amount after the reversal does not exceed the carrying amount that would have been determined, net of depreciation and amortization, if no impairment loss had been recognized.

4.16 Foreign currency transactions and translation

Transactions and balances

All monetary assets and liabilities in foreign currencies are translated into Pak Rupees using the exchange rate at the reporting date. Exchange gains and losses resulting from the settlement of such transactions and from the translations at the year end exchange rates of monetary assets and liabilities denominated in foreign currencies are taken to profit or loss. Non-monetary assets and liabilities denominated in foreign currency that are measured in terms of historical cost are translated using the exchange rates as at the dates of the initial transactions. Non-monetary assets and liabilities denominated in foreign currency that are measured at fair value are translated using the exchange rates at the date when the fair value was determined. Exchange differences are generally included in the consolidated statement of profit or loss.

4.17 Dividends and appropriations to reserves

Dividend and appropriation to reserves are recognized in the consolidated financial statements in the period in which these are approved. Transfer between reserves approved subsequent to the reporting date is considered as non-adjusting event and is recognized in the consolidated financial statements in the period in which such transfers are made.

4.18 Earnings per share

As required under International Accounting Standard 33 Earnings Per Share, basic EPS is calculated by dividing the profit after tax attributable to ordinary shareholders of the Group by the weighted average number of ordinary shares outstanding during the year. The Group is not exposed to the dilutive effect on EPS.

4.19 Common control transactions

A business combination (or a demerger for that purpose) involving entities or businesses under common control is a business combination in which all of the combining entities or businesses are ultimately controlled by the same party or parties both before and after the combination. Such common control transactions have been excluded from the scope of International Financial Reporting Standards 3 (IFRS-3) dealing with Business Combinations. Accordingly, as an accounting policy choice, the assets acquired and liabilities assumed / assets and liabilities transferred are recognized under the book value basis (carry-over basis) of accounting. In applying book value accounting any difference between the consideration paid and the capital acquired is reflected as an adjustment in retained earnings.

4.20 Deferred income

Grant in aid

Grant in aid represents the amount received from the World Bank under a project to phase out the Ozone Depleting Substances (ODS) by acquiring asset (production facility) which manufactures such products which are free from such substances. This grant is classified as deferred income and is being amortized over the useful life of such asset.

Government grant

The Group recognizes the benefit of a government loan at a below-market rate of interest as Government grant. The benefit of the below-market rate of interest shall be measured as the difference between the initial carrying value of the loan determined in accordance with IFRS 9 and the proceeds received and is presented as deferred grant. The recognition of government grants in profit or loss is done on a systematic basis over the periods in which the expenses for which the grants are intended to compensate.

4.21 Leases

At the inception of a contract, the Group assesses whether a contract is or contains lease. A contract is, or contains, a lease if the contract conveys a right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Group uses the definition of a lease in IFRS 16.

The Group recognizes a right of use asset and a lease liability at the lease commencement date. The right of use asset is initially measured at cost which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date plus any initial direct cost incurred less any lease incentive received. The right of use asset is subsequently measured at cost less accumulated depreciation and impairment losses, and adjusted for certain remeasurements of the lease liability, if any. The right of use assets is depreciated using the straight line method from the commencement date to the end of the lease term, unless the lease transfers ownership of the underlying asset to the Group by the end of the lease term or cost of the right of use asset reflects that the Group will exercise a purchase option. In that case the right of use asset will be depreciated over the useful life of the underlying asset, which is determined on the same basis as those of property, plant and equipment. Right of use asset is disclosed in the property, plant and equipment as referred to in 19.1 of the consolidated financial statements.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or if that rate cannot be readily determined, the Group's incremental borrowing rate. The Group has used it incremental borrowing rate as the discount rate for leases where rate is not readily available. The lease liability is subsequently increased by the interest cost on the lease liability and decreased by lease payment made.

The lease liability is measured at amortized cost using the effective interest method. It is remeasured when there is a change in future lease payments arising from a change in rate or a change in the terms of the lease arrangement, if there is change in the Group's estimate of the amount expected to be payable under a residual value guarantee, if the Group changes its assessment of whether it will exercise a purchase, extension or termination option or if there is a revised insubstance fixed lease payment. When the lease liability is re-measured in this way, a corresponding adjustment is made to the carrying amount of the right of use asset, or is recorded in statement of profit or loss if the carrying amount of the right of use asset has been reduced to zero. Refer note 9 to these financial statements for disclosure of lease liability.

Short term leases and leases of low value assets

The Group has elected not to recognize right of use assets and liabilities for some leases of low value assets. The Group recognizes the lease payments associated with these leases as an expense on a straight line basis over the lease term.

Sale and lease back

Where the sale and lease back transactions result in a lease liability, any excess of sale proceeds over the carrying amount is deferred and amortized over the lease term. However, sale proceeds less than the carrying value is immediately recognised in the consolidated statement of profit or loss.

4.22 Operating segments

amalgamation

Balance as at 01 January

Balance as at 31 December

Ordinary shares issued as fully paid bonus shares

Reconciliation of ordinary shares

5.3

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the Board of Directors of the Holding Company that makes the strategic decisions. These consolidated financial statements are prepared on the basis of single reportable segment as the Board of Directors views the Group's operations as one reportable segment.

4.23 Changes in accounting standards, interpretations and pronouncements:

There are certain amendments and interpretations to the accounting and reporting standards which are mandatory for the Company's annual accounting period which began on January 1, 2022. However, these do not have any significant impact on the Company's financial reporting.

4.23.1 Standards and amendments to approved accounting standards that are not yet effective:

There are certain amendments to the accounting and reporting standards that will be mandatory for the Company's annual accounting periods beginning on or after January 1, 2023. However, these are considered either not to be relevant or to have any significant impact on the Company's financial statements and operations and, therefore, have not been disclosed in these financial statements.

				2022	2021	2022	2021		
			Note	(Number of shares)		(Rupees in '000)			
5	Share	capital							
	5.1	Authorized share capital	5.1.1	300,000,000	300,000,000	3,000,000	3,000,000		
	5.1.1	The authorized share capital stands at Rs. 3,000 million, divided into 300,000,000 shares of Rs. 10 each, according to the Memorandum and Articles of Association the Company.							
	5.2	Issued, subscribed and paid-up capital							
	Fully	paid-up ordinary shares of		2022	2021	2022	2021		
	Rs.	10 each		(Number of shares)		(Rupees in '000)			
	Issued	I for cash		105,263,597	105,263,597	1,052,636	1,052,636		
	Issued	I for consideration							
	othe	er than cash		703,733	703,733	7,037	7,037		
	Issued	l as paid bonus shares		78,988,759	78,988,759	789,888	789,888		
	Issued	under scheme of		1000-000-00					

96,450,000

281,406,089

281,406,089

281,406,089

96,450,000

281,406,089

187,604,060

93,802,029

281,406,089

964,500

2,814,061

2,814,061

2,814,061

964,500

2,814,061

1,876,041

938,020

2,814,061

During the year 2021, the Holding Company has issued 93,802,029 ordinary shares in the ratio of 1 right share for every 2 ordinary shares at the rate of Rs. 15 per share (including share premium of Rs. 5 per share). The same has been approved by Board of Directors ("the Board") in their meeting held on 19 March 2021.

The primary purpose of the right issue was to finance the purchase of new property, construction of buildings at the said property and meeting the working capital requirements of the Holding Company's operations and activities for effectively implementing its business plan to enhance the profitability of the Holding Company.

5.5 Ordinary shares of the Holding Company held by associated persons and undertaking at year end are as follows:

are as rone ws.					
	2022	2021	2022	2021	
	(Percent	age held)	(Number of shares)		
*Poseidon Synergies (Private) Limited	3.70%	3.80%	10,421,274	10,680,183	
Chief Executive Officer and his spouse and minor children					
- Haroon Ahmad Khan (CEO)	38.32%	25.55%	107,840,286	71,893,524	
- Nighat Haroon Khan (Wife of CEO)	10.00%	7.33%	28,132,411	20,617,274	
	52.02%	36.67%	146,393,971	103,190,981	

^{*} Owned by Chief Executive Officer and his wife.

- Pursuant to Scheme of Arrangement, approved by Honorable Sindh High Court through its Order dated 22 May 2018, Singer Pakistan Limited was merged and combined with Cool Industries (Private) Limited and Link Wel (Private) Limited. The Holding Company issued 96,450,000 shares to the shareholders of Cool Industries (Private) Limited and Link Wel (Private) Limited pursuant to the same scheme.
- 5.7 The holders of ordinary shares are entitled to receive dividends as declared (if any), and are entitled to one vote per share at meetings of the Holding Company.

6 Share premium

This includes excess of market value over the face value of shares issued under the scheme of arrangement amounting to Rs. 4,581 million. This reserve can only be utilized by the Group for the purpose specified in Section 81(2) of the Companies Act, 2017.

7	Surplus on revaluation of property, plant and		2022	2021		
	equipment - net of tax	Note	(Rupees in '000)			
	Revaluation Surplus - as on 01 January		763,453	473,141		
	Surplus on revaluation arisen during the year		-	326,976		
	Incremental depreciation transferred to equity		(46,201)	(36,664)		
			717,252	763,453		
	Deferred tax liability - as on 01 January		(201,756)	(134,970)		
	Deferred tax on revaluation arisen during the year		- 1	(77,287)		
	Tax effect on transfer of incremental					
	depreciation to retained earnings		13,398	10,502		
	Adjustment resulting from change of tax rate		231			
	Deferred tax liability		(188,357)	(201,756)		
		7.1 & 7.2	528,895	561,698		

- 7.1 Balance as at 31 December includes surplus on land of Rs. 57.152 million (2021: 57.152), building on freehold land of Rs. 191.43 million (2021: Rs. 225.17 million) and plant and machinery of Rs. 280.315 million (2021: Rs. 306.31 million).
- 7.2 The Group revalued its freehold land, building on freehold land and plant and machinery during the financial year 2017, 2019 and 2021. The latest revaluation was carried out on 31 August 2021. This was conducted by M/s Asif Associates (Private) Limited. Freehold land was revalued on the basis of current market value whereas other assets were revalued on the basis of depreciated market values. The most significant input into this valuation approach is price per kanal for land, price per square foot for buildings and present operational condition and age of plant and machinery.

8 Long term loans - Secured

Long term loans - Banking Company Long term loans - Non-banking Company Less: Deferred grant Current maturity presented under current liabilities

	2022	2021	
Note	(Rupees i	n '000)	
8.1	265,588	1,168,574	
8.2	998,799	874,127	
8.3		(36,228)	
17	(474,972)	(903, 375)	
	789,415	1,103,098	
8.2 8.3	998,799	874,127 (36,228 (903,375	7

8.1 Long term finances utilized under mark-up arrangements from banking and non banking companies are composed of:

Bank Name	Facility	2022 Rupees	2021 Rupees	Mark-up as per Agreement	Tenure and basis of principal repayment	Security
Sindh Bank Limited	Term Finance	161,958	324,458	3 Months KIBOR plus 3% per annum, payable quarterly.		This facility is secured by way of First pari passu charge of Rs.215.944 Million on present and future fixed assets of the Company with 25% margin, exclusive charge of Rs. 300 million on shops of the Company and personal guarantees of the directors of the Company. This facility has been obtained to meet long term working capital requirements of the Company.
The Bank of Punjab	Term Finance	-	345,383	N/A	N/A	N/A
The Bank of Khyber - note 8.3	SBP Salary Refinance Scheme	28,630	98,733	SBP rate plus 3% per annum, payable quarterly.	This balance became due on 31st December 2022 and paid subsequently.	This facility is secured by way of ranking charge of Rs. 29.52 million over present and future fixed assets of the Company with 25% margin.
Dubai Islamic Bank Limited	Term Finance	75,000	400,000	3 Months KIBOR plus 2% per annum, payable quarterly.	Balance payable in three quarterly instalments starting from January 2024 and ending on October 2024.	This facility is secured by way of joint pari passu charge of Rs. 534 million on present and future fixed assets of the Holding Company and Cross corporate guarantees of group concerns of the Holding Company. This facility has been obtained to meet long term working capital requirements and balance sheet re-profiling of the Holding Company.



8.2 Long term finances utilized under mark-up arrangements from non banking companies are composed of

Bank Name	Facility	2022 Rupees	2021 Rupees	Mark-up as per Agreement	Tenure and basis of principal repayment	Security
Pak Brunei Investment Company Limited	Term Finance	305,518	207,813	3 Months KIBOR plus 2.5%- 3% per annum, payable quarterly.	Balance payable in quarterly/monthly instalments starting from 19th January 2023 and ending on 31st January 2027.	This facility is secured by way of joint parri passu charge of Rs. 407.36 million on present and future fixed assets with 25% margin of the Company, ranking charge of Rs. 407.36 million on current assets with 25% margin and joint pari pasu charge of 407.36 million on immovable properties of the Company with 25% margin and personal guarantees of the directors of the Company. This facility has been obtained to meet long term working capital requirements and balance sheet re-profiling of the Company.
Pak Oman Investment Company Limited	Term Finance	225,000	281,250	3 Months KIBOR plus 2.5% per amnum, payable quarterly.	Balance payable in 12 quarterly instalments starting from 6 march 2023 and ending on 06 September 2025.	This facility is secured by way of first parri passu charge of Rs. 300 million on fixed assets of the Company (including land, building and machinery) with 25% margin over the financing amount and personal guarantees of the directors of the Company. This facility has been obtained to meet long term working capital requirements and CAPEX for shifting of existing manufacturing unit to new place.
Pak Libya Investment Company Limited - note 8.3	SBP Salary Refinance Scheme	14,281	100,064	SBP rate plus 3% per annum, payable quarterly.	Balance payable subsequently in the month of February.	This facility is secured by way of joint pan passu charge of Rs. 264 million on present and future fixed assets of the Holding Company.
Pak Libya Investment Company Limited	Term Finance	454,000	285,000	6 & 3 Months KIBOR plus 2.5% & 2.75%% per annum, payable quarterly.	Balance payable in 31 quarterly instalments starting from 4th January 2023 ending on 17th November 2027.	This facility is secured by way of joint pari passu charge of Rs. 605 33 million on present and future fixed assets of the Company along with ranking equitable mortgage of Rs 334 million on Company's land and building and personal guarantees of the sponsor of the Company. This facility has been obtained to finance the expansion of production facility.
	1	998,799	874,127			

- 8.3 State Bank of Pakistan introduced a 'Refinance Scheme for payment of wages and salaries (RFWS Scheme)' to support the companies in payment of salaries during COVID-19 pandemic. Under this scheme, WCL has availed financing of Rs. 197.46 million from Bank of Khyber. Loans obtained were utilized against salaries for the months from April 2020 to September 2020. These facilities have been recognized at fair value under IFRS-9 using an effective rate of interest of 9.76%, difference being recorded as deferred grant in accordance with IAS 20.
- 8.4 State Bank of Pakistan introduced a 'Regulation R-8, Rescheduling / Restructuring of Financing Facilities' to relieve the stress on the corporate / commercial sector arises due to COVID-19 pandemic situation. Under this scheme, the financial institutions have deferred repayment of principal loan amounting to Rs. 1,732 million by 12 to 18 month, provided that the Holding Company will continue to service the mark-up amount as per agreed terms and conditions. As a result of this, these loans are repayable starting latest from 28 February 2021.
- 8.5 As per the financing arrangements, the Holding Company is required to comply with certain financial covenants and other conditions imposed by the providers of finance.

RSM

2022 2021 (Rupees in '000) Note Lease liabilities 9.1 Building under right of use - unsecured 71,037 89,714 Other assets under right of use - secured 9.2 73,977 122,798 145,014 212,512 (48, 138)(76,678)Current maturity 96,876 135 835

The future minimum lease payments and their present values to which the Group is committed under various lease arrangements are as follows:

		2022			2021				
		Minimum lease payments	Finance cost	Present value of minimum lease payments	Minimum lease payments	Finance cost	Present value of minimum lease payments		
9.1	Building under right of use - unsecured			(Kupec	s in '000)				
	Not later than one year Later than one year and not later	35,883	6,532	29,350	45,264	6,591	38,673		
	than five years	52,110	10,423	41,687	56,290	5,249	51,041		
		87,993	16,956	71,037	101,554	11,840	89,714		

The Company has recognized lease buildings on account of warehouses rented out to the Company. The remaining tenure of contracts ranges from 2 to 60 month payable monthly, quarterly and annually. Lease liability is calculated at discount rate ranging from 8.93% to 17.07%.

			2022			2021				
		Minimum lease payments	Finance cost	Present value of minimum lease payments	Minimum lease payments	Finance cost	Present value of minimum lease payments			
9.2	Other assets under right of use - secured			(Rupee	es in '000)					
	ater than one year	28,416	9,628	18,788	49,303	11,299	38,004			
	than one year and not later an five years	64,339	9,150	55,189	103,708	18,914	84,794			
		92,755	18,778	73,977	153,011	30,213	122,798			

The above represents leases entered into with certain financial institution for plant and machinery and vehicles. Monthly payments of leases carry mark-up rates at KIBOR plus 2.5% to 3% per annum. KIBOR is one, three and six months average ask side. At the year-end the applicable rates range between 10.21% to 19.08% per annum. Title to the assets acquired under the leasing arrangements are transferrable to the Company upon payment of entire lease obligations.

10	Employee retirement benefits	Note	2022 (Rupees in '	2021 000)
	Classified under non-current liabilities			
	Employee retirement benefits			
	- Pension fund	10.2	(16,092)	467
	 Gratuity fund - permanent employees 	10.2	9,943	13,553
	- Gratuity - field staff	10.2	19,702	22,566
			13,553	36,586

10.1 Pension scheme is available to permanent full-time employees in the executive and manager grades including the full-time working directors but excluding persons working as temporary, trainees or apprentice employees. Minimum years of service for qualifying to pension is 15 years. Employees are entitled to Pension on retirement at 57 years of age. Gratuity to the permanent employees is payable on normal retirement at the age of 57 years, natural death, etc. and is payable only on the minimum completion of 5 years of service with the Group. Both of these benefits relate only to old employees of former Singer Pakistan Limited (before the effective date of amalgamation) and this benefit has been freeze at the level that existed as at 31 May 2019. Employees who have not completed the term, their related charge was reversed. On freeze date gratuity is payable to field staff only on completion of minimum 5 years of service with the Group.

The details of employee retirement benefits based on actuarial valuations carried out by an independent actuary as at 31 December 2022 under the Projected Unit Credit method are given below.

The principal assumptions used in the actuarial valuation are as follows:

		Pensio	n Fund		Gra	ituity	
		The Late Co		Permanent emp	oloyees (funded)	Field staff	f (unfunded)
		2022	2021 (%)	2022 (%)	2021 (%)	2022 (%)	2021
1)	Discount rate per annum	14.5	10.5	15.5	10.5	14.5	11.75
2)	Expected per annum rate of increase in future salaries / commission	Nil	Nil	-		11.5	8.75
3)	Expected rate of increase in pension	Nil	Nil				
4)	Mortality rates	SLIC (2001-05)-1	SLIC (2001-05)-1	SLIC (2001-05)-1	SLIC (2001-05)-1	SLIC (2001-05)-1	SLIC (2001-05)-1
5)	Rate of employee turnover	Heavy	Heavy	Heavy	Heavy	Heavy	Heavy

RSM

		Pensi		Pension Fund		Gratuity		Gratuity		
					Permanent er	nployees	Field staff (u	infunded)	Tota	1
			2022	2021	2022	2021	2022	2021	2022	2021
10.2	Amounts recognised in consolidated statement of financial position	Note				(Rupees i	n '000'			
	Present value of defined benefit obligation	10.4	47,480	64,191	10,132	13,996	19,702	22,566	77,314	100,753
	Fair value of plan assets	10.5	(63,572)	(63,724)	(189)	(443)		14	(63,760)	(64,167)
	Liability / (asset) on the reporting date	10.3	(16,092)	467	9,943	13,553	19,702	22,566	13,553	36,586
10.3	Movement in net defined benefit liability recognised in consolidated statement of financial position									
	Net (asset) / liability as at 01 January		467	3,355	13,553	16,311	22,566	18,944	36,586	35,255
	(Income) / cost recognised in profit or loss for the year	10.6	47	312	1,382	1,547	~	6,888	1,429	8,435
	Refund / (contribution) during the year Total amount of remeasurements recognised in other		-		(2,498)	(831)	1.47	(3,266)	(2,498)	(4,097)
	comprehensive income (OCI) - actuarial loss / (gain)	10.7	(16,606)	(3,200)	(2,494)	(3,474)			(19,099)	(6,674)
	Net liability / (asset) as at 31 December	_	(16,092)	467	9,943	13,553	22,566	22,566	16,418	32,919
10.4	Movement in present value of defined benefit obligations									
	Liability for defined benefit obligation at 01 January		64,191	68,528	13,996	16,757	22,566	18,944	100,753	104,229
	Benefits paid		(7.135)	(4.811)	(2,539)	(846)	(2,547)	(3,266)	(12.222)	(8,923)
	Current service cost				1.0	*	(317)	6,888	(317)	6,888
	Past service cost Interest cost		6,547	6,498	1,433	1,465			7.980	7.963
	Re-measurements - actuarial loss / (gain) on obligation		0.547	0,436	1,433	1,403			7.500	1,505
	- Change in financial assumptions		(11,859)	(3,312)	(1,700)	(415)	-	-	(13,559)	(3,727)
	-Change in demographic assumptions		-	(540)		113				(427)
	- Change in experience adjustments		(4,264)	(2,172)	(1,059)	(3,078)	-		(5,322)	(5,250)
	Liability for defined benefit obligation					2000		10 x 2 v 2		
	at 31 December	_	47,480	64,191	10,132	13,996	19,702	22,566	77,314	100,753
10.4.1	Analysis of present value of defined benefit obligation									
	Vested / non-vested									
	- Vested Benefits		47,480	64.191	10.132	13,996			57,612	78,187
	- Non Vested Benefits	-	47,480	64,191	10,132	13,996			57,612	78,187
	Benefit obligation by participant status/ cadre	-								
	- Active / Management		6,683	13,104	4	1	-		6.683	13,104
	- Retirees / Union		40,797	51,087					40,797	51,087
		-	47.480	64,191				-	47,480	64,191
	Type of benefits earned to date									
	- Accumulated benefit obligation		47,480	68,528	10,132	16,757	*	-	10,132	16,757
	Amounts attributed to future salary increase									
	addity increase	-	47,480	68,528	10,132	16,757	-	-	10.132	16,757
		_		-	2.744.					



			Pension Fund		Gratuity		Gratuity			
					Permanent e		Field staff (infunded)	Tota	
			2022	2021	2022	2021	2022	2021	2022	2021
10.5	War and the first of the second	Note -				(Rupees i	n '000)			
10.5	Movements in the fair value of plan assets									
	Fair value of plan assets - at 01 January		63,724	65,173	443	446			64,167	65,619
	(Refund) / contribution during the year				2,498	831	*	-	2,498	831
	Benefits paid		(7,135)	(4,811)	(2,539)	(846)			(9,675)	(5,657)
	Expected return on plan assets		6,500	6,186	51	(82)	1 -	-	6,551	6,104
	Re-measurements on assets - actuarial loss									
	- Change in experience adjustments		483	(2,824)	(265)	94	- 9		218	(2,730)
	Fair value of plan assets - at 31 December	10.9	63,572	63,724	189	443	-		63,760	64,167
10.6	Expense recognised in consolidated statement of profit or loss									
	Current service cost			2		3	(317)	6,888	(317)	6,888
	Past service cost		-			-	-	-		-
	Interest cost net of expected return on plan assets		47	312	1,382	1,547			1,429	1,859
	The state of the s	_	47	312	1,382	1,547	(317)	6,888	1,112	8,747
	The expense is recognised in the following line items in the statement of profit or loss:									
	The state of the s		14.		1500	404			ana	
	Cost of sales		31	203	899	988			930	1,191
	Marketing, selling and distribution costs		12	78	137	179	(317)	6,888	(168)	7,145
	Administrative expenses	-	- 5 47	31	1,382	1,547	(317)	6,888	1,112	8,747
		-		512	1,502	1,547	(317)	0,000	1,112	0,747
10.7	Actuarial loss / (gain) recognised in other comprehensive income during the year									
	Actuarial loss / (gain) on obligation		(16,123)	(5,484)	(2,758)	(3,493)	1	2	(18,881)	(8,977)
	Actuarial loss on plan assets		(483)	2,824	265	(94)		-	(218)	2,730
	Total actuarial loss / (gain) recognised in OCI	_	(16,606)	(2,660)	(2,494)	(3,587)		-	(19,099)	(6,247)
	Net actuarial gain on pension fund and funded gratuity amounts to Rs. 19.0	09 million (202	21: Rs. 6.67 milli	ion) which has b	een taken to other	r comprehensive	income.			
		_	Pension	Fund	Gratuity		Gratuity			
					Permanent er	mployees	Field staff (u	infunded)	Tota	ıl
		_	2022	2021	2022	2021 Rupees in	2022 n '000)	2021	2022	2021
10.8	Return on plan assets					(isupees i	4 000)			
	Actual return on plan assets		6,983	3,362	(214)	12			6,769	3,374



	_	Donala	Pand		Grat		
	-	Pension	i runa				
			2220	Permanent		Field staff	
	and the second second second	2022	2021	2022	2021	2022	2021
10.9	Composition of plan assets			(Rupees	in '000)		
	Cook and each controlante	12 572	1.107	100	442		
	Cash and cash equivalents	13.572	1,197	189	443	-	
	D1.77	*					
	Debt instruments - Government Bonds / Securit		co con				
	- Term Deposit Receipts	50,000	62,527		-	-	-
	i) Pakistan Investment Bonds	-			1		
	ii) Special Savings Certificates	-	1		-		-
	iii) Treasury bills						
	iv) Current liabilities						
				100			
	Total fair value of plan assets	63,572	63,724	189	443		
10.10	Historical information				31 December		
			2022	2021	2020	2019	2018
	Pension fund			(Rupees in '000)		*********
	2000000				and the same		
	Present value of the defined benefit obligation		47,480	64,191	68,528	63,394	69,324
	Fair value of plan assets		(63,572)	(63,724)	(65,173)	(66,782)	(79,284)
	(Surplus) / deficit in the plan		(16,092)	467	3,355	(3,388)	(9,960)
	(Surprus) / detreit in the plan		(10,072)	407	2,300	(2,300)	(3,300)
	Financial assumptions arising on plan liabilities		(11,859)	(3,312)	6,508	9,932	(23,496)
			(11,039)		0,500	7,234	
	Demographic assumptions arising on plan liabi		-	(540)		-	
	Experience adjustments arising on plan liabiliti	es	(4,264)	(2,172)	(579)	(6,204)	(653)
	Experience adjustments arising on plan assets		483	(2,824)	(1,175)	(5,993)	(4,437)
	Gratuity - funded						
	The state of the s						
	Present value of the defined benefit obligation		10,132	13,996	16,757	25,043	47,178
	Fair value of plan assets		(189)		(446)	(1,955)	(4,698)
				(443)			
	Deficit in the plan		9,943	13,553	16,311	23,088	42,480
	Photo in the second sec		/* =00×	(415)	nee	1 505	1 201
	Financial assumptions arising on plan liabilities		(1,700)	(415)	966	1,525	1,301
	Experience adjustments arising on plan liabiliti	es	(1,059)	(3,078)	(1,074)	(9,370)	1,855
	Experience adjustments arising on plan assets		(265)	94	(147)	(194)	(1,359)
	Gratuity - unfunded						
	The state of the s						
	Present value of the defined benefit obligation		19,702	22,566	18,945	18,124	19,343
10.11	Sensitivity analysis on significant actuarial a	ssumntions					
	beautiful and the second and the sec	Sampaons		2	1 December 202	2	
							4 - 14
	A 10 - 1 - 10 - 100 c		Change in	Pen			tuity
	Actuarial liability		assumption	Increase in	Decrease in	Increase in	Decrease in
			The same of the sa	assumption	assumption	assumption	assumption
	Discount sets		0.50/	45 200	10 700	0.00	10.220
	Discount rate		0.5%	46,329	48,692	9,951	10,320
	Salary increases		0.5%	*		-	-
	The weighted average of plan duration for pens	ion is 4.97 vea	rs (2021: 6.54 ve	ars) while for fur	nded gratuity is 3	64 years (2021	- 3.84 years) .
10.12	Maturity profile of the defined benefit obligation			, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	saca Branding to a		. 2.0. / 0.0/
10.12	waterity profile of the defined benefit doligand	ii - undiscount	eu payments	-			
	_				n years		
		1	2	3	4	5	6-10
	69			(Rupees	in '000)		
	Distribution of timing of benefit payments						
		-			2.520		20.000
	- Pension	3,782	7,630	7,706	7,484	7,248	33,765
	- Gratuity-funded	1,101	3,031	2,327	694	1,329	7,920
	3	4,883	10,661	10,032	8,177	8,577	41,685
10.13	Expected charge to statement of profit or loss f	or post employ	ment funded grat	uity and pension	plans for the year	ar ending 31 Dec	cember 2023 are
	Rs. 1.39 million and Rs. 2.18 million respective						
					Pension	Gratuity permanent	Gratuity field staff
						staff	Stall
10.14	Number of employees covered in the scheme				47	23	557
	The second				- 1/	See.	

Deferi	red income	Note	2022 (Rupees in	2021
Grant	nd lease back in aid nment grant	11.1 11.2 11.3	6,477	7,639 140
11.1	Sale and lease back Details of the movement in the balance	-	6,477	7,779
	Gross balance: Balance as at 01 January Balance at 31 December	0-	36,576 36,576	36,576 36,576
	Accumulated amortization: Balance as at 01 January Amortization for the year Balance at 31 December	32 _	(35,454) (1,122) (36,576)	(30,966) (4,488) (35,454)
	Carrying amount: Balance at 31 December	-	-	1,122
	Current portion of deferred income Balance as at 31 December	17 11.2.1		(1,122)

11

11.1.1 The Holding Company had entered in sale and lease back arrangements of specific items of plant and machinery resulting in a deferred income (representing excess of sale proceeds over the carrying amount of respective assets). The deferred income has been amortized and recognized in the consolidated statement of profit or loss over the lease term.

		2022	2021
Grant in aid	Note	(Rupees in	(000)
Gross balance: Balance as at 01 January Balance at 31 December	-	13,953 13,953	13,953 13,953
Accumulated amortization: Balance as at 01 January Amortization for the year Balance at 31 December	32 _	(5,152) (1,162) (6,314)	(4,206) (946) (5,152)
Carrying amount: Balance at 31 December	-	7,639	8,801
Current portion Balance as at 31 December	17	(1,162)	(1,162) 7,639
	Gross balance: Balance as at 01 January Balance at 31 December Accumulated amortization: Balance as at 01 January Amortization for the year Balance at 31 December Carrying amount: Balance at 31 December	Gross balance: Balance as at 01 January Balance at 31 December Accumulated amortization: Balance as at 01 January Amortization for the year Balance at 31 December Carrying amount: Balance at 31 December Current portion 17	Grant in aid Gross balance: Balance as at 01 January Balance at 31 December Accumulated amortization: Balance as at 01 January Amortization for the year Balance at 31 December Carrying amount: Balance at 31 December Current portion Note (Rupees in (Rupees in (Rupees in (Rupees in (13,953) 13,953 (5,152) (5,152) (6,314) (6,314)

11.2.1 Grant in aid represents the amount received from the World Bank under a project to phase out the Ozone Depleting Substances (ODS) by acquiring asset (production facility) which manufactures products that are free from such substances. This grant is classified as deferred income and is being amortized over the useful life of the asset. Amortization for the year is based on 8.33% of the balance in accordance with the depreciation charged on plant and machinery for which the grant was received.

Government grant	Note	2022 (Rupees in	2021
			26,560
Recognized during the year	8	(7,844)	
Amortization during the year	32		(18,576)
Unamortized balance of deferred grant		140	7,984
Current maturity	17	(140)	(7,844)
Balance as at 31 December	8.3		140
	Amortization during the year Unamortized balance of deferred grant Current maturity	Balance as at 01 January Recognized during the year Amortization during the year Unamortized balance of deferred grant Current maturity 8 32 17	Government grant Balance as at 01 January Recognized during the year Amortization during the year Unamortized balance of deferred grant Current maturity Note (Rupees in 7,984 (7,844) 32 - 140 (140)

RUN

12 Deferred tax liability - net

Deferred tax asset and liability comprise of taxable and deductible temporary differences in respect of the following:

		Balance as at 01 January 2021	Recognized in statement of profit or loss	Recognised in equity / OCI	Balance as at 31 December 2021	Recognized in statement of profit or loss	Recognised in equity	Balance as at 31 December 2022
Touch la tourn communité de	Note	***************************************		***************************************	(Rupees in '000)			************
Taxable temporary difference								
- accelerated tax depreciation - surplus on revaluation of property,		524,250	5,346	-	529,596	17,880	*-	547,476
plant and equipment	7	134,970	(10,502)	77,287	201,755	(13,398)	/	188,357
		659,220	(5,156)	77,287	731,351	4,482		735,833
Deductible temporary difference								
provision for defined benefit plans		(5,610)	(841)		(6,451)	2,521	-	(3,930
other provisions		(156,376)	10,675	2	(145,701)	37,821	7.40	(107,880
minimun tax	3.0	(179,269)	67,336		(111,933)	(77,544)	1.40	(189,477)
tax losses	12.2	(21,091)	21,091	+	32.0		-	-
		(362,346)	98,261		(264,085)	(37,202)		(301,287)
Deferred tax liability - net		296,874	93,105	77,287	467,266	(32,720)		434,546

12.1 Deferred tax has been recognised at rates enacted at the reporting date at which these are expected to be settled / realized.

12.2 The Holding Company has recorded deferred tax asset on used tax credits based on financial projections indicating the absorption of deferred tax asset over a future years against future expected taxable profits. The financial projections involve certain key assumptions such as sales price and composition, raw materials, labour prices and distribution channels etc. Any significant change in the key assumptions may have an effect on the absorption of the deferred tax asset. Nonetheless, the Group is confident of the achievement of its targeted results.

		2022	2021
Trade and other payables	Note	(Rupees i	n '000)
Trade creditors		2,078,221	1,207,083
Bills payable		163,705	336,871
Accrued liabilities		118,488	233,962
Contract liabilities		103,507	10,275
Security deposits from dealers		13,987	14,836
Provisions in respect of warranty obligation	ns 13.1	7,423	8,118
Sales tax and excise duty - net		262,641	41,071
Retention from employees	13.2	142,249	127,428
Workers' profits participation fund	13.3	6,889	21,954
Workers' welfare fund		9,419	8,889
Advance from employees against vehicle		30,152	25,329
Income tax deducted at source		235,955	142,845
Payable to the provident fund	37	4,348	5,532
Payable to ex-employees	13.4		3,634
Others	13.5	83,209	109,352
		3,260,192	2,297,179

13

- 13.1 These amounts are not kept in a separate bank account as required by section 217 of the Companies Act, 2017.
- 13.2 This represents deposits of employees held by the Group and is paid at the time of final settlement.

			2022	2021
13.3	Workers' profits participation fund	Note	(Rupees in	'000)
	Balance as at 01 January		21,954	14,530
	Add: Allocation for the year	31	6,889	21,791
	Add: Interest on funds utilized by Group	33		163
			28,843	36,484
	Less: Payment made during the year		(21,954)	(14,530)
	Balance as at 31 December		6,889	21,954

- 13.4 It includes bonus payable to ex-directors and ex-executives of Waves Home Appliances Limited (formerly Samin Textile Limited) amounting to Nil (2021: Rs. 1.21 million.)
- 13.5 Included in other liabilities are provisions aggregating to Rs. 27.87 million (2021: Rs 27.89 million) in respect of probable loss from pending litigation of the Group against Income tax, Sales tax and Custom Authorities (the authorities). The above provisions have been made as per the management's best estimate against various demands raised by the authorities that are being contested by the Holding Company at various forums as explained in note 18.

		2022	2021
14	Mark-up accrued on borrowings	(Rupees in	(000)
	Mark-up based borrowings from banking companies		
	- Long term loans - secured	16,145	20,602
	- Short term borrowings - secured	325,850	120,169
	Mark-up based borrowings from non-banking companies		
	- Long term loan from financial institution	36,483	22,239
	Islamic mode of borrowings		
	- Short term borrowings - secured	21,990	21,219
	Samuel Sa	400,468	184,229

Short to	erm borrowings - secured	Note	2022 (Rupees i	2021 n '000)
From b	anking companies			
Running	g finance under mark-up arrangements	15.2	2,863,400	1,343,540
Finance	against trust receipt	15.3	1,796,224	2,568,459
Short te	rm borrowings under Murahaba arrangement	15.4	296,341	351,523
			4,955,965	4,263,522
From n	on banking companies - unsecured			
Comme	rcial Papers	15.5	-	924,683
			4,955,965	5,188,205
15.1	Particulars of borrowings			
	Interest / mark-up based borrowings		4,659,624	4,836,682
	Islamic mode of borrowings		296,341	351,523
			4,955,965	5,188,205

15.2 Short term running finance

15

This represents utilized amount of short term running finance facilities under mark-up arrangements availed from various commercial banks aggregating to Rs. million (2021: Rs. 1,343.35 million). These facilities are secured by way of equitable mortgage charge on building on freehold land of the Holding Company, charge over all current assets and fixed assets of the Holding Company and personal guarantees of the directors of the Holding Company and carry mark-up ranging from 11.89% to 18.77% (2021: 9.01% to 10.45%) per annum, payable monthly and quarterly in arrears and advance. These facilities are expiring on various dates between Dec 2022 and maximum by July 2023.

15.3 Finance against trust receipt

This represents Finance Against Trust Receipt (FATR) available from commercial banks aggregating to Rs. 1796.22 million (2021: 2,568.46 million). These facilities are secured against charge over current assets of the Holding Company and personal guarantees of the directors of the Holding Company and carries mark-up rate ranging between 9.42% to 19.56% (2021: 9.09% to 13.25%) per annum payable on maturity, monthly and quarterly in arrears. These borrowings are repayable on different dates between June 2022 and June 23.

15.4 Islamic mode of borrowings

This represents utilized amount of Murabaha / Istisna borrowings available from banks aggregating to Rs. 296 million (2021: Rs. 352 million). These facilities are secured against charge over all current assets and fixed assets of the Holding Company and personal guarantees of the directors of the Holding Company and carrying mark-up rates ranging from 10.09% to 19.56% (2021: 9.06% to 10.09%) per annum payable quarterly in arrears. These borrowings are repayable between Jan 2022 to May 2023.

15.5 Commercial Paper Loan

Commercial Paper loan were issued to finance the working capital requirements of the Company. The total issue comprises of 10,000 certificates of Rs. 100,000 each. The issue was made at discount at the start of November 2021, during year 2022 principle has been redeemed after expiry of 270 days following receipt of principal i.e start of month of August 2022.

15.6 Unavailed credit facilities

The facilities for opening of letter of credits and guarantees as at 31 December 2022 amounted to Rs. 6,432.10 million of which remaining unutilized amount was Rs. 3,100.18 million.

15.7 As per the financing arrangements, the Holding Company is required to comply with certain financial covenants and other conditions imposed by the providers of finance.

16 Loan from Directors - unsecured

		2022	2021
	Note	(Rupees in	1 '000)
Loan 1	16.1	119,497	115,300
		119,497	115,300

16.1 These represent interest free loans from ex-members of the Waves Home Appliances Limited (formerly, Samin Textiles Limited) novated to major shareholder and CEO of the Group to meet financing requirements. These loan are designated interest free and are repayable at the discretion of the Company.

17	Current portion of long term liabilities Long term loans - secured Lease liabilities Deferred income	Note	(Rupees in '000)			
	Long term loans - secured	8	474,972	903,375		
	Lease liabilities	9	48,138	76,678		
	Deferred income	11	1,302	10,128		
		-	524,412	990,181		

RSm

18 Contingencies and commitments

18.1 Contingencies - Holding Company

18.1.1 The Holding Company has filed a Constitutional petition before the Honorable Sindh High Court at Karachi, challenging the vires of Rule 58T of the Sales Tax Special Procedure Rules relating to 2% extra sales tax on certain home appliances. This is based on the view that the said vires are not applicable on the Company. The case is pending before the Honorable Sindh High Court. An interim order was received in favour of the Company. The Company is confident that no liability is expected to occur. Amount involved is Rs. 84.80 million as of 31 December 2020 against which no provision has been made as the Company, based on the opinion of legal advisor's advice, is confident of a favourable decision.

During the financial year 2014, the Holding Company received a show cause notice from the Federal Board of Revenue (FBR) in respect of short payment of 2% extra sales tax under the Sales Tax Procedures Rules, 2007 as amended by SRO. 896(I)/2013 dated 4 October 2013 and deduction of input tax more than the limit defined under section 8 read with chapter IV of Sales Tax Rules, 2006. The tax authority in the said notice raised a demand of Rs. 19.91 million and Rs. 11.15 million respectively for the period from 1 January 2014 to 30 September 2014. The Company after consultation with its tax advisors has replied and submitted explanation with the tax authorities along with revised workings for the apportionment of input tax which in the case of the Company for the above period was Rs. 0.52 million. Since then, no further action has been initiated by the tax authorities.

The Holding Company had earlier received a sales tax recovery order from the sales tax authorities amounting to Rs. 195.63 million, for the financial year ended 31 December 2010 against which the Company had filed an appeal with the Commissioner Inland Revenue - Appeals (CIR-A). CIR-A had deleted one item while the remaining matters were set aside. Moreover, the management, based on consultation with its tax advisor, is of the view that matter would be decided in favour of the Company. However, CIR has filed an appeal against Company on the matters of SRO 647/2007 regarding input tax adjustments against 90% output tax and payment of sales tax on instalment sales at the time of receipt of instalment instead at the time when instalment sales are actually being made for which no hearing has yet taken place. Amount involved is Rs. 171.71 million. However, based on advice of legal consultant, management is of the view that that no potential liability is expected to occur.

Income tax assessments of the Holding Company have been finalized up to and including the tax year 2007. The Company had applied for Income tax refund for the tax years from 2006 to 2011. Income tax refund orders were earlier determined for the tax years 2009, 2010 and 2011. Income tax refund was released for the tax year 2009. However, the Additional Commissioner Inland Revenue (ACIR) amended the deemed assessed orders under section 122 (5A) of the Income Tax Ordinance, 2001 for the tax years from 2009 to 2012 and raised additional income tax demand of Rs. 19.98 million. However, the Company had filed an application for the rectification of orders after which the net tax additional demand was reduced to Rs. 2.02 million (after the adjustment of the refund of related years) under section 221 of the Income Tax Ordinance, 2001. Appeals have been filed to Commissioner Inland Revenue - Appeals (CIR-A) against these orders.

The Holding Company has received appellate orders for the tax years from 2009 to 2012, dated 29 June 2015, where the CIR-A has set aside certain issues for reassessment, deleted certain items and maintained certain disallowances. The financial impact of the items set aside for reassessment and continued disallowances amount to Rs. 43.72 million. Appeal has been filed with Appellate Tribunal Inland Revenue (ATIR) against these issues. The Holding Company based on the merits of matters is of the view that ultimate decisions are expected in its favour. However, adequate provision is held in the unconsolidated financial statements in respect of the above balance.

- 18.1.3 The Finance Act, 2017 introduced a tax under section 5A of the Income Tax ordinance, 2001 on every pubic Company other than a scheduled bank or Modaraba, that derives profit for the tax year and does not distribute at least 40% of the after tax profit within six months of the end of said tax year through cash or bonus issue. Under the earlier section tax was not mandatorily leviable in case the Company's reserves were not in excess of the paid up capital (which was the case with the Company as it had accumulated losses). Provision for the above referred tax amounting to Rs. 9.35 million has not been paid as the Holding Company's management is of the view that the amendment was made after the closure of Company's financial year ended 31 December 2016 and for certain other legal reasons. The Holding Company has filed a Constitutional petition before the Honorable Sindh High Court at Karachi challenging the vires of Section 5A of the Income Tax Ordinance, 2001 and a stay order has been granted against any coercive action against the Holding Company under the newly inserted Section 5A.
- 18.1.4 The Deputy Commissioner Inland Revenue (DCIR), via order dated 30 April 2014, under section 161(1) and 205(3) of the Income Tax Ordinance, 2001 for the tax year 2014 raised a tax demand of Rs. 0.83 million for non deduction of advance income tax for the period from 01 November 2013 to 30 April 2014 under section 236(G) and 236(H) of the aforesaid Ordinance. The Holding Company filed an appeal before the Commissioner Inland Revenue Appeals (CIR-A) which was remanded back to DCIR. The Company filed an appeal against the order of CIR-A in Appellate Tribunal Inland Revenue (ATIR), which is pending adjudication. However, adequate provision is held in the unconsolidated financial statements in respect of the above balance.
- During the financial year 2014, the Holding Company received a notice by Commissioner Inland Revenue Zone I for selection of audit under section 214C for the tax year 2012. The Company filed an appeal against the said notice before Honorable Lahore High Court which was decided against the Company and audit proceedings were initiated. The Deputy Commissioner Inland Revenue issued an amended assessment order under section 122(1) and 122(5) through which certain additions were made and demand order was raised amounting to Rs. 48.10 million. Being aggrieved, the Company filed an appeal before Commissioner Inland Revenue Appeals (CIR-A), who vide his order no. 9 dated 04 April 2019 deleted certain additions. Being aggrieved with the order of CIR-A the Company filed an appeal before the honorable Appellate Tribunal Inland Revenue, which is pending adjudication.
- During the financial year 2014, the Assistant Commissioner Inland Revenue imposed penalty vide order dated 27 April 2014 under section 182(1) of the Income Tax Ordinance, 2001 amounting Rs. 0.91 million for the tax year 2013 for the late filling of income tax return under section 114 of the Income Tax Ordinance, 2001. The Holding Company filed an appeal before Commissioner Inland Revenue Appeals (CIR-A) against the above order. The CIR-A decided the matter against the Company vide order dated 25 March 2014. The Company filed an appeal before Appellate Tribunal Inland Revenue (ATIR) against the order of CIR-A which is pending adjudication. However, adequate provision is held in the unconsolidated financial statements in respect of the above balance.

RLM

- During the financial year 2015, the Additional Commissioner Inland Revenue (ACIR), vide order dated 30 April 2015, under section 122(5A) of the Income Tax Ordinance, 2001 for the tax year 2010, raised an amended demand of Rs. 7.85 million after disallowing certain expenses amounting to Rs. 29.15 million. The Holding Company filed an appeal for the rectification of order before Commissioner Inland Revenue Appeals (CIR-A) who vide its order dated 30 December 2015 deleted certain items amounting to Rs. 19.94 million. ACIR has filed an appeal before Appellate Tribunal Inland Revenue (ATIR) against the order of CIR-A which is pending adjudication. However, adequate provision is held in the unconsolidated financial statements in respect of the above belance.
- 18.1.8 During the financial year 2017, the Additional Commissioner Inland Revenue (ACIR) amended the deemed assessed return vide its order dated 19 June 2017 under section 122(5A) of the Income Tax Ordinance, 2001 for the tax year 2011. The ACIR disallowed certain expenses amounting to Rs. 9.58 million and raised the additional income tax demand of Rs. 1.02 million. The Holding Company filed an appeal before the Commissioner Inland Revenue Appeals (CIR-A). The CIR-A vide order no. 19 dated 21 September 2020 decided the appeal partially in favour of the Company by deleting the additions amounting to Rs. 4.62 million under the head financial charges and directed the ACIR to verify the said contention and adjust the refund of Rs. 1.02 million if still available to the Company for adjustment in the current year. Being aggrieved with of the CIR-A order, the Company preferred an appeal before the Honorable Appellate Tribunal Inland Revenue, Lahore, which is still pending for adjudication. However, adequate provision is held in the unconsolidated financial statements in respect of the above balance.
- 18.1.9 During the financial year 2018, the Holding Company received a show cause notice issued by Deputy Commissioner Inland Revenue under section 161 for the tax year 2017 on non deduction of withholding tax amounting to Rs. 6.03 million on payments against purchase of plant and machinery, packing material and other miscellaneous payments. The Company filed an appeal before Commissioner Inland Revenue Appeals (CIR-A) where the case was remanded back to the Department. Being aggrieved, the Company filed an appeal before Appellate Tribunal Inland Revenue (ATIR) which is pending adjudication.
- 18.1.10 During the financial year 2018, the Taxation Officer, after conducting audit under section 177 of the Income Tax Ordinance, 2001 (the Ordinance) for the tax year 2014, passed an amended assessment order under section 122 of the Ordinance raising tax demands of Rs. 25.29 million alleging that the Holding Company suppressed its sales and adjusted inadmissible expenses. Being aggrieved, the Company has filed appeal before Commissioner Inland Revenue Appeals (CIR-A). CIR-A vide order, deleted certain additions amounting to Rs. 80 million and the rest of the additions amounting to Rs. 26 million were confirmed. 'Hence there is no outstanding amount payable against the Company. The department filed an appeal before Income Tax Appellate Tribunal (ITAT) which is pending for adjudication and a favourable outcome is expected.

18.1.11 During the financial year 2016, the Deputy Commissioner Inland Revenue raised an order under section 161/205 of the Income Tax Ordinance, 2001 for non-deduction of tax amounting Rs. 6.45 million and Rs. 3.76 million for tax years 2009 and 2010 respectively. The Company filed an appeal before the Commissioner Inland Revenue - Appeals (CIR-A) which was decided against the Company. The Company filed an appeal against the order of CIR-A in Appellate Tribunal Inland Revenue (ATIR), which is pending for adjudication. However, adequate provision is held in the unconsolidated financial statements in respect of the above balance.

Based on the opinion of the legal and tax advisors handling the above litigations, the management believes that the Company has strong legal grounds against each case and that no financial liability is expected to accrue. Accordingly, no provision (in addition to already held in respect of certain cases of the Company) has been made in these unconsolidated financial statements.

- 18.2 Contingencies Subsidiary Company
- 18.2.1 Contingencies arising after scheme of arrangement
- 18.2.1.1 During the financial year 2019, the Company received a show cause notice from Collector of Customs dated 05 April 2019 and respective order dated 17 October 2019 in which the Company was directed to deposit an amount of Rs. 24,118,794 for the consignment of Polymethylene polyphenylene isocynate which was cleared through erroneous application of SRO 659/2007 dated 30 June 2007. The Company has filed an appeal against the order which is in progress. There is likelihood that matter will be resolved in favour of the Company. Accordingly, no provision/liability is required in these financial statements.
- 18.2.1.2 The Company received a show cause notice from Collector of Customs and respective order dated 14 December 2017 in which the Company was directed to deposit an amount of Rs. 10,449,214 for the consignment of Polymethylene polyphenylene isocynate which was cleared through erroneous application of SRO 659/2007 dated 30 June 2007. The Company has filed an appeal against the order which is in progress. There is likelihood that matter will be resolved in favour of the Company. Accordingly, no provision/liability is required in these financial statements.

The reference of the Company is under adjudication. There is likelihood that matter will be resolved in favour of the Company. Accordingly, no provision/liability is required in these financial statements.

- 18.2.2 Contingencies related to Samin Textile Limited before scheme of arrangement
- 18.2.2.1 A petition for execution of decree of the Civil Court relating to land of the Company situated in village Rousa, Kasur which has been sold last year is pending before Civil Judge, Kasur.
- 18.2.2.2 An appeal effect order u/s 124 for Tax Year 2008 in the light of direction given in the CIR(A)-II dated 16-04-2014 where total losses amounting to Rs. 128,915,283 has been determined and a demand of Rs. 28,482,019 has been vacated. However, the Company and tax department have approached ATIR against the order of CIR(A)-II, which is pending adjudication till date. There is likelihood that matter will be resolved in favour of the Company. Accordingly, no provision/liability is required in these financial statements.

Rsm

- 18.2.2.3 An order u/s 122(5A) for Tax Year 2009 on 27 October 2014 has been passed by Additional Commissioner Inland Revenue (Add. CIR) raising demand of Rs. 4.8 million. Appeal was filed before CIR-Appeals, who provided partial relief whereas interest on WPPF & on short term borrowings was disallowed against export sale, whereas, the Subsidiary Company has approached ATIR on 17 May 2015 against the order of CIR-Appeals which is pending adjudication till date. There is likelihood that matter will be resolved in favour of the Subsidiary Company. Accordingly, no provision/liability is required in these consolidated financial statements.
- An order u/s 122(5A) for Tax Year 2010 on 31-10-2012 has been passed by Add. CIR 18.2.2.4 reducing the Income Tax Refunds to Rs. 521,334 by imposing minimum tax u/s 113 @ 0.5% on local sales amounting to Rs. 4,412,674. Appeal was filed before CIR Appeals who upheld the stance of Add. CIR. Appeal against the Order of CIR Appeals has been filed on 04-072013 before the Appellate Tribunal Inland Revenue (ATIR), Appeal was heard on 11-04-2019 where the ATIR upheld the decision of CIR. The Company has approached Honorable High Court, Lahore against such order. Orders for Tax Year 2010 u/s 122(5A) dated 16-09-2015 and 26-11-2015, had also been passed by CIR which had reduced brought forward losses and created a liability amounting to Rs. 1,640,269 and 1,775,510 respectively. Appeal against orders of CIR was filed before CIR Appeals-II who annulled the aforesaid order and remanded back the case to Department for reexamination through an order dated 06-02-2019. An appeal has been filed by tax Department before Appellate Tribunal Inland Revenue (ATIR) which is pending adjudication till date. There is likelihood that matter will be resolved in favour of the Company. Accordingly, no provision/liability is required in these financial statements.
- 18.2.2.5 An order u/s 122(5A) for Tax Year 2011 has been passed on 02-02-2016 by CIR reducing the Income Tax Refunds from Rs. 8,939,819 to Rs. 2,925,744. Appeal against order of CIR was filed before CIR Appeals-II, Lahore who after considering arguments, deleted the additions made u/s 158(a) of the Ordinance by the CIR along with direction to re-examine the issue of refunds to the department through an order dated 06-02-2019. However, appeal was filed by tax department before higher appellate forum i.e. ATIR dated 22-03-2019, which is pending adjudication till date. There is likelihood that matter will be resolved in favour of the Company. Accordingly, no provision/liability is required in these financial statements.
- 18.2.2.6 In respect of the Audit proceedings for the Tax Year 2012. The Add. CIR (ACIR) passed an Order on 23-06-2018 u/s 122(5A) of the Ordinance along with notice of demand u/s 137 of the Ordinance whereby the tax demand of Rs. 3,971,666 was raised and made impugned addition/disallowance of Rs. 22,739,169. The Company has filed an Appeal before the first Appellate Forum i.e. Commissioner Appeals-II, that passed the Appellate Order no. 18/A-V dated 26-07-2021 wherein addition made on account of 'Markup' amounting to Rs. 22,530,747 has been deleted and remaining additions have been remanded back to the ACIR for reexamination. The department has not been challenged this order of CIR-A so far.
- An order u/s 122(1)(5) for Tax Year 2014 was passed on 29-0-2017 by ACIR, Unit-02, Zone-VII, whereby addition of Rs. 23,525,775 were made and the tax demand of Rs. 1,293,704 was raised. Appeal against order of ACIR has been filed before CIR Appeals-II, that passed the appellate order no. 33/A-V dated 25-06-2021 wherein additions made on account of salaries amounting to Rs. 900,000 were reduced by 50% and disallowance of 'power and fuel charges' amounting to Rs. 1,500,000 has been deleted and remaining additions have been remanded back to the ACIR for re-examination. The department has not been challenged this order of CIR-A so far.

- 18.2.2.8 An order u/s 122(1) for Tax Year 2015 was passed by ACIR whereby addition of Rs. 18,856,268 was made and the tax refund claimed demand was reduced from Rs. 17,462,076 to Rs. 17,099,006. Appeal against order of ACIR has been filed before Commissioner Inland Revenue Appeal (CIR-A) who passed the appellate order no. 19/A-V dated 26-07-2021 wherein additions made on account of donations amounting to Rs. 300,000 has been deleted and remaining additions have been remanded back to the ACIR for reexamination. The department has not been challenged this order of CIR-A so far.
- 18.2.2.9 A suit has been filed by Dynamic Equipment & Control (Pvt.) Limited on 12 October, 2018 seeking recovery of Rs. 8.4 million from the Company. Notices have been issued and the Company is defending its rights in the suit. The Company has already recorded payable amounting to Rs. 7.1 million and is confident that no additional liability is required in these financial statements.
- 18.2.2.10 An appeal has been preferred against the Company in a recovery suit instituted against it by a customer of the Company on account of supply of defective cloth for a sum of Rs. 11,383,145 along with damages of Rs. 5,000,000. The matter is subjudice before the Lahore High Court, Lahore. There is likelihood that the matter will be resolved in favour of the Company. Accordingly, no provision/liability is required in these financial

Based on the opinion of the legal and tax advisors handling the above litigations, the management believes that the Holding Company has strong legal grounds against each case and that no financial liability is expected to accrue. Accordingly, no provision (in addition to already held in respect of certain cases of the Holding Company) has been made in these consolidated financial statements.

18.3 Commitments - Subsidiary Company

- 18.3.1 Commitments, for the import of stock in trade, outstanding at year end were for Rs. Nil million (2021: Rs. 592.64 million).
- 18.3.2 Commitments, for capital expenditure, against irrevocable letters of credit outstanding at year end were for Rs. 6.5 milliom (2021: Rs. Nil).

			2022	2021
19	Property, plant and equipment	Note	(Rupees in 6,473,916 161,105 2,220,905	n '000)
	Operating fixed assets	19.1	6,473,916	5,760,285
	Right of use assets	19.1	161,105	231,931
	Capital work-in-progress	19.2	2,220,905	297,340
			8,855,926	6,289,556

RSM

19.1 Operating fixed assets / Right of use assets

				Op	erating fixed as	sets					Rig	ht of use assets			
		Freehold Land	Buildings On leasehold land	Buildings On freehold land	Plant and machinery	Furniture and equipment	Vehicles	Computers	Leasehold improvements	Buildings	Plant and machinery	Furniture and equipment	Vehicles	Computers	Total
	Note						Ruj	nees (000)							
At 01 January 2022															
Cost / revaluation		2,894,165	323,480	429,907	1,789,548	126,628	148,002	79,398	586,274	351,568	74,432	1,360	82,344	3,917	6,891,02
Accumulated depreciation			(3,234)	(4,299)	(49,238)	(71,786)	(87,354)	(77,162)	(324,044)	(229,787)	(16,274)	(1,360)	(30,353)	(3,917)	(898,80
Net book value		2,894,165	320,246	425,608	1,740,310	54,842	60,648	2,236	262,230	121,781	58,158	*	51,991	-	5,992,21
Transactions during the year															
Additions		890,108	1.00			10,528	246	4,044	80,850	42,973			34,782	*	1,063,532
Transfers															
Cost*	1	-	-		48,480		10,770				(48,480)		(10,770)	1.5	
Depreciation*					(1,913)		(8,749)				1,913		8,749		
				+	46,567	1.5	2,021	+		-	(46,567)		(2,021)		
Disposals / derecognition of lease	19.3														
Cost			(30,000)			(57)	(28,562)	-		(127,331)			(2,966)		(188,91
Depreciation	1	4			4	6	17,528		-	82,509		-	742		100,78
			(30,000)			(51)	(11,034)			(44,822)	(6)	-	(2,225)		(88,13)
Depreciation charge															
for the year			(7,320)	(12,897)	(152,931)	(14,470)	(24,718)	(2,604)	(71,708)	(34,567)	(2,339)		(16,040)	*	(339,59
Effect of revaluation	[7,000			1.6%			[4-	-		7,000
Closing net book value		3,784,273	289,926	412,711	1,633,946	50,849	27,162	3,676	271,372	85,365	9,252		66,488	-	6,635,02
As at 31 December 2022															
Cost / revaluated amount		3,784,273	300,480	429,907	1,838,028	137,099	130,455	83,442	667,124	267,210	25,952	1,360	103,390	3,917	7,772,63
Accumulated depreciation			(10,554)	(17,196)	(204,082)	(86,250)	(103,293)	(79,766)	(395,752)	(181,845)	(16,700)	(1,360)	(36,902)	(3,917)	(1,137,61
Net book value		3,784,273	289,926	412,711	1,633,946	50,849	27,162	3,676	271,372	85,365	9,252	-	66,488	- 1	6,635,02
Depreciation rate															
(% per annum)		Nil	3	3	8.33	10-20	20	20	10 - 33.33	10	8,33	10	20	20	



				Op	erating fixed ass	iets					Rig	ght of use assets			
		Freehold Land	Buildings On leasehold land	Buildings On freehold land	Plant and machinery	Furniture and equipment	Vehicles	Computers	Leasehold improvements	Buildings	Plant and machinery	Furniture and equipment	Vehicles	Computers	Total
	Note						Rup	ees in (000)							
At 01 January 2021															
Cost / revaluation Accumulated depreciation		2,364,500	204,278 (6,128)	410,606 (12,177)	1,911,420 (146,379)	110,936 (63,054)	138,261 (71,125)	71,324 (67,276)	556,942 (265,409)	423,463 (203,431)	75,512 (6,290)	1,360 (1,337)	82,344 (20,395)	3,917 (3,597)	6,354,86
Net book value		2,364,500	198,150	398,429	1,765,041	47,882	67,136	4,048	291,533	220,032	69,222	23	61,949	320	5,488,26
Transactions during the year															
Additions		472,513	3	31,133	14,131	20,887	17,074	8,074	29,657	60,389	-	-			653,85
Transfers	1								11						
Cost* Depreciation*						2		vi V	4	2					
Disposals	19.3					-									*
Cost	10.5	- 3			(5,392)	(5,195)	(7,333)	-	(325)	(132,284)	-	-	-	-	(150,52
Depreciation					760	3,578	1,873		60	41,580					47,85
Depreciation charge					(4,632)	(1,617)	(5,737)		(265)	(90,704)					(102,67
for the year			(7,320)	(12,903)	(156,285)	(12,310)	(18,102)	(9,886)	(58,695)	(67,935)	(20,467)	(23)	(9,958)	(320)	(374,20
Effect of revaluation	[57,152	119,202	(11,832)	(130,611)	-			-	-	(1,080)			-	32,83
Elimination of gross carrying value against accumulated depreciation	. [10,214	20,781	252,666			- (6)	:10	-	10,483	a)	- 3		294,144
Closing net book value		2,894,165	320,246	425,608	1,740,310	54,842	60,371	2,236	262,230	121,782	58,158		51,991		5,992,215
As at 31 December 2021															
Cost / revaluated amount Accumulated depreciation		2,894,165	323,480 (3,234)	429,907 (4,299)	1,789,548 (49,238)	126,628 (71,786)	148,002 (87,354)	79,398 (77,162)	586,274 (324,044)	351,568 (229,787)	74,432 (16,274)	1,360 (1,360)	82,344 (30,353)	3,917 (3,917)	6,891,023 (898,807
Net book value		2,894,165	320,246	425,608	1,740,310	54,842	60,648	2,236	262,230	121,782	58,158	(1,500)	51,991	(5,511)	5,992,216
Depreciation rate															
(% per annum)		Nil	3	3	8.33	10-20	20	20	10 - 33.33	10	8.33	10	20	20	



19.1.1 Had there been no revaluation of the freehold land, buildings thereon and plant and machinery therin, the net book value as of 31 December 2022 would have been as follows:

	2022	2021
	(Rupees in '000)	
Land	3,727,121	2,837,012
Buildings	434,020	473,233
Plant and Machinery	1,251,715	1,370,789
	5,412,856	4,681,034

19.1.2 The latest revaluation was carried on 31 August 2021 by Asif Associates (Private) Limited. As per the revaluation report, forced sale value of freehold land, buildings and plant and machinery was Rs. 2,578.34 million, Rs. 390.60 and Rs. 1,488.75 million respectively.

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

	Location	Usage of immovable propert	ty	Total area (Kanals)	Covered area (Square Feet)
	9-K.M, Hanjarwal, Multan Road, Lahore.	Head Office and manufacturing facility	3	61.90	340,134
	Dina Nath, Mouza Rakh Serai Cheenba, Tehsil Pattoki, District Kasur.	Manufacturing facility		8.45	18,069
	Muaza Mustafabad, 41 KM Ferozepur Road, Off 2-KM Rohi Nala Road, Tehsil & District Kasur	Manufacturing facility (In the process of construction)		278.00	-
	35- Shahrah-e-Fatima Jinnah Lahore	Shop		0.14	754
	Ground floor, Marhaba Center Opposite Muhammad bin Qasim Park, Taluka and district Sukkar	Shop		0.36	1,983
	Ground floor, AL- AMNA Complex, Civil Lines Hyderabad	Shop		0.17	915
	Land no 23A, Block-6, P.E.C.H.S Karachi	Shop		0.32	1,717
	Plot No 34 and 35,Sadar Bazar Karachi	Shop		0.064	350
	Shop Bearing survey no 13, Sadar Bazar quarters Karachi	Shop		0.47	2,575
				2022	2021
19.1.4	Depreciation for the year has been allocated a	No.	te	(Rupee	es in '000)
19.1.4				161 710	160.001
	Cost of sales Marketing, selling and distribution costs	28.		161,718 113,503	168,991 142,813
	Administrative expenses	30		64,373	62,400
	- Talling Confession		-	339,594	374,204
19.2	Capital work-in-progress				
	Balance as at 01 January			297,340	82,995
	Additions during the year			1,923,565	286,838
	Transfers during the year				(72,493)
	Balance as at 31 December		=	2,220,905	297,340
	Breakup of capital work in progress is as foll	ows:			
	- Building			044.604	27
	Plant and machinery Electric installation			844,601 127,358	95,838 1,208
	- Project development expenditure			1,315	31,758
	New land development expenditure			1,247,631	168,509
	A TO THE STATE OF	19.	2.1	2,220,905	297,340
19.2.1	These represents work in process for develop	ment, improvement and installation	1.		RLM

19.3 Disposal of operating fixed assets

Particulars of assets	Particulars of purchaser	Relationship with Company	Cost / Revalued amount	Net book value	Net sale proceeds	Gain / (loss) on disposal	Mode of disposa
				(Rupees	in '000)		
Building 1	9.3.1 N/A	N/A	127,331	44,822	N/A	N/A	N/A
Building on leasehold lan	ıd	Third Party	30,000	30,000	29,715	(285)	Negotiation
			157,331	74,822	29,715	(285)	
Vehicles							
Audi A-5	Employee Transferred	Third Party	12,028	7,622	14,700	7,078	Open Bid
Suzuki Alto	Jubilee General Insurance	Third Party	1,474	1,131	1,441	309	Insurance Claim
			13,502	8,753	16,141	7,388	
Various assets having net b	book value up to Rs 500,000 each		13,153	907	7,562	6,655	
	31-Dec-22		183,986	84,482	53,418	13,758	

19.3.1 These building were recognised under right of use. The contracts against the right of use have been expired / terminated / modified during the year.

2022 2021 Intangible assets and goodwill Note (Rupees in '000) Software 42,026 41,550 1,070,206 Goodwill 1,070,206 1,582,147 Brand value 1,582,147 Customer relationships 153,754 184,482 20.1 2,878,385 2,848,133

20.1 Reconciliation of carrying amounts

Description	Software	Goodwill	Brand value	Customer relationships	Total
	***********		- (Rupees in '00	00)	
Cost					
Balance at 01 January 2021	115,350	1,070,206	1,582,147	322,769	3,090,472
Additions during the year	8,110				8,110
Balance as at 31 December 2021	123,460	1,070,206	1,582,147	322,769	3,098,582
Additions during the year	12,382				12,382
Balance at 31 December 2022	135,842	1,070,206	1,582,147	322,769	3,110,964
Accumulated amortisation and impairment losses					
Balance at 01 January 2021	(65,592)		-	(107,590)	(173, 182)
Amortisation for the year	(16,318)		-	(30,697)	(47,015)
Balance at 31 December 2021	(81,910)	-		(138,287)	(220,197)
Amortisation for the year	(11,906)	-	-	(30,728)	(42,634)
Balance at 31 December 2022	(93,816)			(169,015)	(262,831)
Carrying amounts:					
At 31 December 2021	41,550	1,070,206	1,582,147	184,482	2,878,385
At 31 December 2022	42,026	1,070,206	1,582,147	153,754	2,848,133
Rates of amortization	5-10 years	Nil	Nil	10.5 years	

20.2 Goodwill and other intangible assets acquired in business combination

Effective 01 July 2017, Waves Singer Pakistan Limited now renamed as Waves Corporation Limited ("the Holding Company") completed a 'Scheme of Arrangement' as approved by the Honorable Sindh High Court through its Order dated 22 May 2018 for the amalgamation of Cool Industries (Private) Limited [CIPL] and Link Wel (Private) Limited [LWPL] with and into the Company and demerger of retail business from the Company and amalgamate the same into the subsidiary. The excess amount paid over the fair value of the net assets of CIPL and LWPL on its acquisition as of the start of business on 01 July 2017 represents goodwill. The fair valuation exercise of the recorded tangible assets and liabilities was completed at the time of acquisition resulting in recognition of provisional goodwill amounting to Rs. 2,975.12 million which, after completion of exercise for determination of separately identifiable assets, has been allocated to 'Goodwill' amounting to Rs. 1,070.21 million, 'Brand value' amounting to Rs. 1,582.15 million and 'Customers relations' amounting to Rs. 322.77 million inline with the requirements of International Accounting Standard 38, (IAS-38) 'Intangible Assets'.

Impairment testing

The recoverable amount of goodwill including intangible assets (brand value and customer relationships) acquired through a business combination has been tested for impairment as at 31 December 2021, by allocating the amount of goodwill and intangible assets to respective assets on which it arose, based on value in use in accordance with IAS 36 "Impairment of Assets". The recoverable amount was calculated on the basis of four years business plan approved by the Board of Directors which includes a comprehensive analysis of existing operational deployments of the Company along with strategic business plans and business growth. The value in use calculations are based on cash flow projections derived from aforesaid business plan, which have been extrapolated beyond five years, by using a steady 21.00% growth rate. The cash flows are discounted using a discount rate of 16.00% (goodwill) and 21.33% (intangibles) for use in calculation of value in use which is sensitive to discount rate and local inflation rates. The values assigned to the key assumptions represent management's assessment of future business trends and have been based on historical data from both external and internal sources. Based on this calculation no impairment is required to be accounted for against the carrying amount of goodwill and other intangible assets.

20.3	Amortisation for the year has been allocated as follows:	Note	(Rupees in	1 '000)
	Marketing, selling and distribution costs	29	30,728	30,728
	Administrative expenses	30	11,907	16,287
			42,635	47,015

RUD

Tomas	torm denosits	Mate	2022	2021
	term deposits	Note	(Rupees in	000)
Depos	sits ases		7,324	5,357
	her long term deposits		18,345	8,537
			25,669	13,894
Stock	-in-trade			
	and packing materials			
	stores (in hand)	22.1	627,165	779,670
	bonded warehouse transit	22.1	1,706,155 15,000	1,169,535 465,777
- 111	uansit	_	2,348,320	2,414,982
Work	in process		141,300	239,286
Finish	ned goods			
- 01	vn manufactured	Г	416,049	1,002,138
- pu	irchased for resale	L	468,843	597,694
			884,892	1,599,832
Provi	sion for slow moving and damaged stock	22.2	(86,364)	(86,364
		-	3,288,148	4,167,736
22.1	Stock amounting to Rs. 15 million (2021: Rs. 121.71 million) was of	cleared subsequ	ent to the year end.	
			2022	2021
		Note	(Rupees in	'000)
22.2	Movement in provision for slow moving and damaged stock Balance as at 01 January		86,364	91,868
	(Reversal) / provision during the year		30,304	(5,504
	Balance as at 31 December		86,364	86,364
Trade				
3 Trad	e debts		2022	2021
3 Trad	e debts		2022 (Rupees in	2021 '000)
23.1	e debts Retail network - unsecured			
	Retail network - unsecured			
	Retail network - unsecured Considered good Hire purchase - Retail		(Rupees in	1,291,286
	Retail network - unsecured Considered good Hire purchase - Retail - Institutional (employees of the corporate entities)		(Rupees in 1,443,351 198,806	1,291,286 264,753
	Retail network - unsecured Considered good Hire purchase - Retail		(Rupees in 1,443,351 198,806 1,289	1,291,286 264,753 2,496
	Retail network - unsecured Considered good Hire purchase - Retail - Institutional (employees of the corporate entities) Others	23.4	1,443,351 198,806 1,289 1,643,446	1,291,286 264,753 2,496 1,558,535
	Retail network - unsecured Considered good Hire purchase - Retail - Institutional (employees of the corporate entities)	- 23.4 23.5	(Rupees in 1,443,351 198,806 1,289	1,291,286 264,753 2,496 1,558,535 (194,849
	Retail network - unsecured Considered good Hire purchase - Retail - Institutional (employees of the corporate entities) Others		1,443,351 198,806 1,289 1,643,446 (185,759) 1,457,687	1,291,286 264,753 2,496 1,558,535 (194,849 1,363,686
	Retail network - unsecured Considered good Hire purchase - Retail - Institutional (employees of the corporate entities) Others Unearned carrying charges		1,443,351 198,806 1,289 1,643,446 (185,759)	1,291,286 264,753 2,496 1,558,535 (194,849 1,363,686 410,090
	Retail network - unsecured Considered good Hire purchase - Retail - Institutional (employees of the corporate entities) Others Unearned carrying charges		1,443,351 198,806 1,289 1,643,446 (185,759) 1,457,687 221,347	
	Retail network - unsecured Considered good Hire purchase - Retail - Institutional (employees of the corporate entities) Others Unearned carrying charges Considered doubtful Loss allowance against trade debts	23.5	1,443,351 198,806 1,289 1,643,446 (185,759) 1,457,687 221,347 1,679,034	1,291,286 264,753 2,496 1,558,535 (194,849 1,363,686 410,090 1,773,776 (410,090
	Retail network - unsecured Considered good Hire purchase - Retail - Institutional (employees of the corporate entities) Others Unearned carrying charges Considered doubtful Loss allowance against trade debts Less: Long term portion of trade debts	23.5	1,443,351 198,806 1,289 1,643,446 (185,759) 1,457,687 221,347 1,679,034 (221,347) 1,457,687	1,291,286 264,753 2,496 1,558,535 (194,849 1,363,686 410,090 1,773,776 (410,090 1,363,686 (19,230
23.1	Retail network - unsecured Considered good Hire purchase - Retail - Institutional (employees of the corporate entities) Others Unearned carrying charges Considered doubtful Loss allowance against trade debts Less: Long term portion of trade debts Current portion of trade debts	23.5	1,443,351 198,806 1,289 1,643,446 (185,759) 1,457,687 221,347 1,679,034	1,291,286 264,753 2,496 1,558,535 (194,849 1,363,686 410,090 1,773,776 (410,090 1,363,686
	Retail network - unsecured Considered good Hire purchase - Retail - Institutional (employees of the corporate entities) Others Unearned carrying charges Considered doubtful Loss allowance against trade debts Less: Long term portion of trade debts	23.5	1,443,351 198,806 1,289 1,643,446 (185,759) 1,457,687 221,347 1,679,034 (221,347) 1,457,687	1,291,286 264,753 2,496 1,558,535 (194,849 1,363,686 410,090 1,773,776 (410,090 1,363,686 (19,230
23.1	Retail network - unsecured Considered good Hire purchase - Retail - Institutional (employees of the corporate entities) Others Unearned carrying charges Considered doubtful Loss allowance against trade debts Less: Long term portion of trade debts Current portion of trade debts	23.5	1,443,351 198,806 1,289 1,643,446 (185,759) 1,457,687 221,347 1,679,034 (221,347) 1,457,687	1,291,286 264,753 2,496 1,558,535 (194,849 1,363,686 410,090 1,773,776 (410,090 1,363,686 (19,230
23.1	Retail network - unsecured Considered good Hire purchase - Retail - Institutional (employees of the corporate entities) Others Unearned carrying charges Considered doubtful Loss allowance against trade debts Less: Long term portion of trade debts Current portion of trade debts Corporate and Wholesale - unsecured Corporate Wholesale	23.5	1,443,351 198,806 1,289 1,643,446 (185,759) 1,457,687 221,347 1,679,034 (221,347) 1,457,687	1,291,286 264,753 2,496 1,558,535 (194,849 1,363,686 410,090 1,773,776 (410,090 1,363,686 (19,230 1,344,456
23.1	Retail network - unsecured Considered good Hire purchase - Retail - Institutional (employees of the corporate entities) Others Unearned carrying charges Considered doubtful Loss allowance against trade debts Less: Long term portion of trade debts Current portion of trade debts Corporate and Wholesale - unsecured Corporate Wholesale - Wholesale	23.5	1,443,351 198,806 1,289 1,643,446 (185,759) 1,457,687 221,347 1,679,034 (221,347) 1,457,687 1,457,687	1,291,286 264,753 2,496 1,558,535 (194,849 1,363,686 410,090 1,773,776 (410,090 1,363,686 (19,230 1,344,456
23.1	Retail network - unsecured Considered good Hire purchase - Retail - Institutional (employees of the corporate entities) Others Unearned carrying charges Considered doubtful Loss allowance against trade debts Less: Long term portion of trade debts Current portion of trade debts Corporate and Wholesale - unsecured Corporate Wholesale	23.5	1,443,351 198,806 1,289 1,643,446 (185,759) 1,457,687 221,347 1,679,034 (221,347) 1,457,687 1,457,687	1,291,286 264,753 2,496 1,558,533 (194,849 1,363,686 410,090 1,773,776 (410,090 1,363,686 (19,230 1,344,456
23.1	Retail network - unsecured Considered good Hire purchase - Retail - Institutional (employees of the corporate entities) Others Unearned carrying charges Considered doubtful Loss allowance against trade debts Less: Long term portion of trade debts Current portion of trade debts Corporate and Wholesale - unsecured Corporate Wholesale - Wholesale - Wholesale - Considered doubtful	23.5	1,443,351 198,806 1,289 1,643,446 (185,759) 1,457,687 221,347 1,679,034 (221,347) 1,457,687 	1,291,286 264,753 2,496 1,558,535 (194,845 1,363,686 410,090 1,773,776 (410,090 1,363,686 (19,230 1,344,456 160,038 5,351,398 8,752 5,360,150
23.1	Retail network - unsecured Considered good Hire purchase - Retail - Institutional (employees of the corporate entities) Others Unearned carrying charges Considered doubtful Loss allowance against trade debts Less: Long term portion of trade debts Current portion of trade debts Corporate and Wholesale - unsecured Corporate Wholesale - Wholesale	23.5	1,443,351 198,806 1,289 1,643,446 (185,759) 1,457,687 221,347 1,679,034 (221,347) 1,457,687 1,457,687	1,291,286 264,753 2,496 1,558,533 (194,849 1,363,686 410,096 1,773,776 (410,096 1,363,686 (19,230 1,344,456 160,038

		2022	2021
23.3	Movement in loss allowance against trade debts	(Rupees in	'000)
	Balance as at 01 January	418,842	454,306
	Loss allowance during the year		21,931
	Balances written off during the year	(166,993)	
	Reversal of loss allowance	(21,751)	(57,395)
	Balance as at 31 December	230,098	418,842

- 23.4 This represents unearned carrying charges on the outstanding balance of sales under the hire purchase arrangements. Earned carrying charges for the year amounted to Rs. 322.02 million (2021: Rs. 388.20 million).
- 23.5 The remaining instalment period of above trade debts are generally for a period ranging from three months to twelve months carrying interest rates ranging between 0% to 45%.

24 Advances, deposits, prepayments and other receivables

		2022	2021
	Note	(Rupees in	(000)
Advances - considered good			
- Employees and executives		701	7,279
- Suppliers		28,403	22,744
- Expense to store		5,721	4,599
- Against letter of credit		7,625	42,396
	-	42,449	77,018
Short term deposits		46,215	44,176
Prepayments		6,359	5,662
Other receivables			
- Claims	24.1	8,099	8,236
Loss allowances against other receivables	24.2	(2,342)	(2,342)
		5,757	5,894
	24.3	100,781	132,750

24.1 This includes claims receivable from insurance companies, suppliers and product claims against which provision of Rs. 2.34 million (2021: Rs. 2.34 million) is held.

		2022	2021
		(Rupees	in '000)
24.2	Movement in loss allowance against other receivables		
	Balance as at 01 January	2,342	2,342
	(Reversal) / charge of loss allowance for the year		
	Balance as at 31 December	2,342	2,342
24.3	All the above balances are interest free and unsecured.		Rsm

			2022	2021
25 C	ash and bank balances	Note	(Rupees in	'000)
	alances with banks - in current accounts	25.1	48,242	85,558
C	ash in hand		66,103	67,296 152,854

25.1 These include bank account of Rs. 11.8 million (2021: Rs. 2.21 million) maintained under Shariah compliant arrangement.

			2022	2021
26	Non current assets held for sale	Note	(Rupees in	(000)
	Non-current assets held for sale	26.1	1,470	1,470

26.1 This includes office equipment and vehicles amounting to Rs. 1.47 million. The estimated realizable value of these non-current assets exceeds their carrying value by approximately Rs. 5.54 million. This amount has not been incorporated in these financial statements and will be recognized at the time of actual sale. The Group management is committed to sale of these assets within a period of one year.

		2022	2021
27	Revenue - net	(Rupees in	(000° a
	Sales		
	- local	9,877,183	10,178,866
	- Hire purchase	2,178,129	2,245,733
	- export	-	15,996
	Sales return	(66,376)	(119,152)
		11,988,936	12,321,443
	Sales tax	(1,731,638)	(1,595,314)
	Trade discount	(318,630)	(287,119)
		(2,050,268)	(1,882,433)
	Revenue from contracts with customers	9,938,668	10,439,010

27.1 Revenue from contracts with customers relates to both local (Pakistan) and foreign (Afghanistan) markets and represents sale of domestic consumer products.

28

Cost of sales	Note	2022 (Rupees in	2021 1 '000)
Opening stock - finished goods			
- own manufactured		1,002,138	879,061
- purchased for resale		597,694	592,832
		1,599,832	1,471,893
Purchases for resale		2,037,779	2,093,668
Cost of goods manufactured	28.1	5,243,483	6,190,915
		8,881,094	9,756,476
Closing stock - finished goods			
- own manufactured		(416,049)	(1,002,138)
- purchased for resale		(483,843)	(597,694)
		(899,892)	(1,599,832)
		7,981,201	8,156,644
			Dem

			2022	2021
		Note	(Rupees	in '000)
28.1	Cost of goods manufactured			
	Raw and packing materials and stores consumed		4,340,525	5,413,517
	Salaries, wages and other benefits	28.1.1	380,018	435,349
	Depreciation on property, plant and equipment	19.1.4	161,718	168,991
	Fuel and power		111,792	87,533
	Freight charges		86,029	55,582
	Insurance expense		9,888	10,889
	Repairs and maintenance		21,703	22,574
	Printing and stationery		19,369	25,184
	Travelling and conveyance		256	268
	Rent, rates and taxes		12,170	4,249
	Communication		64	819
	Entertainment		1,964	1,065
			5,145,497	6,226,021
	Work-in-process			
	Opening stock		239,286	204,180
	Closing stock		(141,300)	(239,286)
			97,986	(35,106)
	Cost of goods manufactured		5,243,483	6,190,915

28.1.1 These include provision of Rs. 0.031 million (2021: Rs. 0.98 million), Rs. 0.089 million (2021: Rs. 0.21 million) and Rs. 12.23 million (2021: Rs. 10.54 million) in respect of gratuity, pension and provident funds respectively.

			2022	2021
29	Marketing, selling and distribution costs	Note	(Rupees	in '000)
	Salaries and benefits	29.1	480,607	527,664
	Rent, rates and taxes		130,665	93,584
	Publicity and sales promotion		42,756	63,448
	Depreciation on property, plant and equipment	19.1.4	113,503	142,813
	Warranty obligations		61,791	61,642
	Utilities		40,863	30,037
	Printing and stationery		3,981	6,333
	Travelling and conveyance		35,271	43,025
	Amortisation of intangible assets	20.3	30,728	30,728
	Communication		5,127	6,118
	Repair and maintenance		7,115	8,979
	Insurance expense		2,840	3,330
	Others		6,630	2,556
			961,878	1,020,257

29.1 These include provision / (reversal) of Rs. (0.505) million (2021: Rs. 7.07 million), Rs. 0.08 million (2021: Rs. 0.08 million) and Rs. 10.19 million (2021: Rs. 8.65 million) in respect of gratuity, pension and provident funds respectively.

	2022	2021
Note	(Rupees in	1 '000)
30.1	346,197	321,476
	21,413	31,742
30.3	7,846	9,288
19.1.4	64,373	62,400
	15,300	15,797
	33,538	26,371
	3,721	3,714
	14,076	11,561
	7,018	7,527
	550	7,318
	16,318	13,069
	7,449	4,235
	7,922	17,831
20.3	11,907	16,287
30.2	737	40
	6,064	9,045
	564,427	557,701
	30.1 30.3 19.1.4	Note (Rupees in 30.1 346,197 21,413 30.3 7,846 19.1.4 64,373 15,300 33,538 3,721 14,076 7,018 550 16,318 7,449 7,922 20.3 11,907 30.2 737 6,064

30

30.1 These include provision of Rs. 0.38 million (2021: Rs. 0.38 million), Rs. 0.03 million (2021: Rs. 0.03 million) and Rs. 7.14 million (2021: Rs. 6.68 million) in respect of gratuity, pension and provident funds respectively.

30.2 None of the donations were made to an entity in which any director or his / her spouse had an interest.

				2022 (Rupees in	2021
	30.3	Auditors' remuneration		(Rupees ii	1 000)
		Audit fee		3,328	3,328
		Special audit		-	2,315
		Audit fee for the financial statements of subs	idiary companies	1,982	1,982
		Fee for the review of interim financial inform	nation of		105
		subsidiary company	392		
		Fee for the review of interim financial inform	nation	513	513
		Fee for other certifications/ reports under agr	758	758	
		Out of pocket expenses		872	873
			_	7,846	9,874
31	Other	expenses	Note		
	Loss a	llowance against debts	23.3	2	21,931
	Worke	ers' profits participation fund (WPPF)	13.3	6,889	21,791
	Excha	nge loss - net		68,137	56,576
	Resear	rch and development expenditure		8,454	7,802
	Worke	ers' welfare fund		9,419	8,889
	Other	expenses		1022	5,434
			2	92,899	122,423
			-		

32	Other income	Note	2022 (Rupees in	2021 (000)
	Income from financial assets			
	Profit on a profit and loss sharing bank balance	_	1,219	165
	Income from non-financial instruments			
	Gain on disposal of property, plant and equipment- net Reversal of loss allowance against trade debts Liabilities no longer payable written back	23.3	15,225 21,751	2,047 57,396 121,669
	Scrap sales Amortisation of deferred income Gain on derecognition of lease Others	11	4,956 9,006 36,805 20,796	11,827 24,010 21,186 11,667
			108,539	249,802
		=	109,758	249,967
33	Finance costs			
	Islamic mode of financing			
	- Short term borrowings		18,535	19,538
	Interest / mark-up on interest / mark-up based loans			
	- Long term loans		94,621	218,433
	- Short term borrowings		248,345	418,303
	- Lease liabilities	12.2	17,430	26,055
	- Interest on Workers' Profit Participation Fund	13.3	12.520	163
	Bank charges		13,520 392,451	22,523 705,015
34	Taxation			
	Current:			
	- for the year	34.1	130,555	86,828
	-poverty alleviation tax		-	15,073
	- prior year	L	(76,334)	(7,754)
			54,221	94,147
	Deferred tax	12		
	- for the year		(32,719)	93,105
	- prior year	L	-	- 02.105
		-	(32,719)	93,105
		-	21,502	187,252
				RSM

34.1 Represents the tax charge under Minimum Tax on Turnover (2021: Final tax regime, Normal tax regime @ 29 % and Minimum Tax on Turnover') under section 113 of the Income Tax Ordinance, 2001 under Group taxation (other than WHAL which is not part of Group and whose taxation represents minimum tax on turnover) as the Holding Company has opted for Group taxation.

34.2 Tax charge reconciliation

Numerical reconciliation between tax expense and accounting profit:

	2022 (Rupees in	2021 '000)
Profit before taxation	387,590	515,139
Tax at the applicable tax rate of 29% (2021: 29%)	112,401	149,390
Tax effect of permanent differences: - Differential under normal tax and final / minimum		
tax regime	(30,458)	10,964
 Other permanent differences 	(8,700)	721
Effect of proration	-	7,004
Effect of poverty alleviation tax		15,073
Prior year tax charge	(76,334)	(7,754)
Others	24,593	11,854
	21,502	187,252

35 Earnings per share - basic and diluted

The calculation of earnings per share (basic and diluted) is based on earnings attributable to the owners of ordinary shares of the Group.

No figure for diluted earnings per share has been presented as the Group has not issued any instruments carrying options which would have an impact on earnings per share when exercised.

Group's earnings per share have been calculated as follows:

			2022	2021
	the year after taxation attributable holders of the Holding Company	Rupees in '000	351,391	318,620
Weighted shares - N	average number of ordinary fote 35.1	Shares =	281,406	281,406
Earnings 1	per share - basic and diluted	Rupees =	1.25	1.13
35.1	Weighted-average number of or	dinary shares (basic a	nd diluted)	
	Issued ordinary shares at 1 January Effect of right issue	у	281,406	187,604 93,802
	Weighted-average number of ordin	nary		
	shares at 31 December		281,406	281,406
				RSM

36 Cash and cash equivalents

2022 2021 (Rupees in '000)

36.1 Cash and cash equivalents as at 31 December

Cash and bank balances

Short term running finances under mark-up arrangements

- secured

(2,863,400) (1,343,540)

152,854

(1,190,686)

114,344

(2,749,056)

36.2 Reconciliation of movements of liabilities to cash flows arising from financing activities

					202	2				
			Lia	bilities			Equity			
	Short term borrowings	Loan from sponsors	Long term loans	Lease liability	Mark-up accrued on borrowings	Unpaid dividend	Share capital	Share premium reserve	Capital reserve	Total
	*************				Rupees in	'000				
Balance as at 01 January 2022	5,188,205		2,042,700	212,512	184,229	1,179	2,814,062	5,025,661	5,000	15,473,548
Cash flows										
Short term borrowings repaid net of receipts	(1,752,100)	-	-	,	-		-	-	-	(1,752,100)
Proceeds from issuance of ordinary shares	-	-	-	-	-	-	-	-	-	
Dividend / share issuance expense paid	-	-	-	-	-		-	(16,411)	-	(16,411)
Long term loans repaid	-		(814,542)	-	-	-	-	-	-	(814,542)
Finance cost paid	-	-	S- 1	-	(176,212)		-	100	(4)	(176,212)
Repayment of lease rentals		-	- 1	(61,393)	-	4	-	+	-	(61,393)
	(1,752,100)	-	(814,542)	(61,393)	(176,212)		-	(16,411)	(8)	(2,820,658)
Non-cash changes										
Changes in running finance	1,519,860	-	-	-	-	-		-	-	1,519,860
Movement in lease liabilities	-	-	-	(6,105)	-	1.4		-		(6,105)
Finance cost	-	2		-	392,451	-		-	-	392,451
	1,519,860			(6,105)	392,451	-	-	-	-	1,906,205
Balance as at 31 December 2022	4,955,965	- 4	1,264,387	145,014	400,468	1,179	2,814,062	5,009,250	5,000	14,559,096



					202	1				
		Liabilities Equity								9
	Short term borrowings		Long term finances	Lease liability	Mark-up accrued on borrowings	Unpaid dividend	Share capital	Share premium reserve	Capital reserve	Total
					Rupees in	'000'				
Balance as at 01 January 2021	3,954,952	380,500.00	2,506,831	358,454	178,416	1,276	1,876,041	4,581,063	5,000	13,842,533
Cash flows										
Short term borrowings repaid net of receipts	1,104,510	-		-	-	- /		-	•	1,104,510
oan obtained from Directors		(380,500)	-		-	- 1	938,021	444,598	-	1,002,119
Dividend paid	-	-		-	-	(97)	-	-	+	(97
Long term loans received	-	*	(464,131)	-		-	-		-	(464,131
Finance cost paid		*			(699,202)	-	-	-	-	(699,202)
Repayment of lease rentals	-		-	(114,978)	-	-	+	-	-	(114,978)
	1,104,510	(380,500)	(464,131)	(114,978)	(699,202)	(97)	938,021	444,598	-	828,221
Non-cash changes										
Changes in running finance	128,743	-	-		-	-		-	-	128,743
Movement in lease liabilities		-	240	(30,964)	-	-	-		-	(30,964)
Finance cost	-	-	-		705,015	-	-		+	705,015
	128,743		-	(30,964)	705,015			•		802,794
Balance as at 31 December 2021	5,188,205		2,042,700	212,512	184,229	1,179	2,814,062	5,025,661	5,000	15,473,548

37 Provident fund related disclosure

The Group operates approved contributory provident fund for all the employees eligible under the scheme. Till 2018, the Holding Company was operating two separate provident funds in the name of SPL and CIPL but with effect from 01 January 2019, the Holding Company has merged its funds. The management is of the view that the investments out of provident fund have not been made in accordance with the provisions of Section 218 of the Companies Act, 2017 and the rules formulated thereunder.



38 Remuneration of Chief Executive, Directors And Executives

The aggregate amounts charged in the consolidated financial statements in respect of remuneration, including all benefits, to the Chief Executive, Directors and Executives of the Group are as follows:

Chief Executive		Directors		Executives		Tot	al
2022	2021	2022	2021	2022	2021	2022	2021
***************************************		***********	(Rupees	ın '000)			
18,480	16,036	(2)	14,083	92,863	103,926	111,343	134,045
2,099	1,908	-	1,131	7,448	8,081	9,547	11,120
	4	-	-	849	410	849	410
7,392	9,164	-	2,025	40,195	43,274	47,587	54,463
	-	-	851	2,033	2,940	2,033	3,791
27,971	27,108		18,090	143,388	158,631	171,359	203,830
1	1	2	2	51	45	54	48
	18,480 2,099 7,392	2022 2021 18,480 16,036 2,099 1,908 	2022 2021 2022 18,480 16,036 - 2,099 1,908 - - 7,392 9,164 -	2022 2021 2022 2021 (Rupees 18,480 16,036 - 14,083 2,099 1,908 - 1,131	2022 2021 2022 2021 2022 (Rupees in '000)	2022 2021 2022 2021 2022 2021 (Rupees in '000) (Rupees in '000) <td>2022 2021 2022 2021 2022 2021 2022 (Rupees in '000) (Rupees in '000) 103,926 111,343 2,099 1,908 - 1,131 7,448 8,081 9,547 - - - 849 410 849 7,392 9,164 - 2,025 40,195 43,274 47,587 - - - 851 2,033 2,940 2,033 27,971 27,108 - 18,090 143,388 158,631 171,359</td>	2022 2021 2022 2021 2022 2021 2022 (Rupees in '000) (Rupees in '000) 103,926 111,343 2,099 1,908 - 1,131 7,448 8,081 9,547 - - - 849 410 849 7,392 9,164 - 2,025 40,195 43,274 47,587 - - - 851 2,033 2,940 2,033 27,971 27,108 - 18,090 143,388 158,631 171,359

- 38.1 In addition to the above, Directors and certain Executives are provided with free use of the Group maintained vehicles, club facility and certain items of furniture and fixtures in accordance with their entitlement. The Group also makes contributions based on actuarial calculations to gratuity and pension funds.
- 38.2 In addition, aggregate amount charged in the consolidated financial statements for payments on account of the meeting fee to two (2021: two) non-executive directors was Rs. Nil (2021: Rs. Nil).



39 Related party transactions and balances

Related parties comprise of associated undertakings, directors, entities with common directorship, post employment plans and key management personnel (note 38). Significant transactions with related parties are as follows:

		2022	2021
Relationship	Nature of transactions	(Rupees in '000)	
Post employee contribution plan	Contribution for the year	29,561	20,645
Post employee benefit plan	Contribution for the year	2,498	831
Employees	Fee for meetings Loan from sponsors received during the year Loan from sponsors adjusted against right issue	4,197	245,201 678,831
	Post employee contribution plan Post employee benefit plan	Post employee contribution plan Post employee benefit plan Contribution for the year Contribution for the year Employees Fee for meetings Loan from sponsors received during the year	Relationship Nature of transactions (Rupees in Post employee contribution plan Contribution for the year 29,561 Post employee benefit plan Contribution for the year 2,498 Employees Fee for meetings - Loan from sponsors received during the year 4,197

	Capa	Production			
	2022	2021	2022	2021	
Plant capacity and actual production	(Units)	(Units)		(Units)	
Refrigerators	125,000	125,000	38,235	132,114	
Deep Freezer	115,000	115,000	95,239	218,797	
Microwave ovens	60,000	60,000	89	7,771	
Air conditioners	60,000	60,000	-		
Washing Machines	40,000	40,000	2,640	8,538	
Gas appliances (water heater and cooking range excluding microwave ovens)	25,000	20,000	3,209	9,370	
Televisions	22,500	22,500			
Water dispenser	20,000	20,000		-	
	Refrigerators Deep Freezer Microwave ovens Air conditioners Washing Machines Gas appliances (water heater and cooking range excluding microwave ovens) Televisions	Color	Plant capacity and actual production ————————————————————————————————————	Plant capacity and actual production 2022 2021 2022 2021 (Units)	

Capacity reflects units expected to be produced on the basis of normal production hours (one shift of 8 hours). The production / capacity utilization is according to market demand.

		Total emplo	Total employees	
		2022	2021	
41	Number of employees	(Number of p	(Number of persons)	
	Total number of employees as at 31 December	1,575	2,500	
	Average number of employees	2,203	2,594	



42 Financial instruments

The Group's Board of Directors ("the Board") has overall responsibility for establishment and oversight of the Group's risk management framework. The Board of Directors is responsible 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 training and management standards and procedures, aims to maintain a disciplined and constructive control environment in which all employees understand their roles and obligations. The Board of Directors reviews and agrees policies for managing each of the risks.

Audit committee oversees how management monitors compliance with the Group's risk management policies and procedures. Audit committee is assisted in its oversight role by internal audit department. Internal audit department undertakes both regular and ad hoc reviews of risk management controls and procedures, the results of 'which are reported to the Board of Directors. The Group has exposure to the following risks from its use of financial instruments:

- Credit risk
- Liquidity risk
- Market risk

This note presents information about the Group's exposure to each of the above risks, the Group's objectives, policies and processes for measuring and managing risk, and the Group's management of capital.

42.1 Credit risk

Credit risk is the risk that the counterparty to a financial instrument will cause a financial loss for the Group by failing to discharge an obligation. Credit risk of the Group arises principally from trade debts, advances, deposits, other receivables and bank balances.

42.1.1 Exposure to credit risk

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk before any credit enhancements at the reporting date was:

	Carrying	mount
	2022	2021
	(Rupees in '000)	
Security deposits	71,884	58,070
Trade debts	5,576,314	6,855,892
Other receivables	8,099	5,894
Balances with banks	48,242	85,558
	5,704,539	7,005,414

42.1.2 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 obligation to be similarly effected by the changes in economic, political or other conditions. Concentration of credit risk indicate the relative sensitivity of the Group's performance for developments affecting a particular industry. Maximum exposure to credit risk by type of counterparty is as follows:

Net receivable (net of provisions)	
2022	2021
(Rupees in	n '000)
1,457,687	1,344,456
3,979,667	5,351,398
138,960	160,038
64,560	52,713
7,324	5,357
8,099	5,894
48,242	85,558
5,704,539	7,005,414
	(net of pro- 2022 (Rupees in 1,457,687 3,979,667 138,960 64,560 7,324 8,099 48,242

RSM

42.1.3 Credit quality and impairment

Credit quality of financial assets is assessed by reference to external credit ratings, where available, or historical information about the counterparty default rates. All counterparties, with the exception of customers, have external credit ratings determined by various credit rating agencies and other regulatory authorities. Credit quality of customer is assessed by reference to historical default rates and present ages.

42.1.3(a) Counterparties with external credit ratings

These include banking companies and financial institutions, which are counterparties to bank balances and deposits. Credit risk is considered minimal as these counterparties have reasonably high credit ratings as determined by various credit rating agencies. Due to long standing business relationships with these counterparties and considering their strong financial standing, management does not expect non-performance by these counterparties on their obligations to the Group. Following are the credit ratings of counterparties with external credit ratings:

	Rating	Short	Long	2022	2021
Banks	Agency	term	term	(Rupees in	'000)
Al Baraka Bank (Pakistan) Limited	PACRA	Al	A	834	4.720
Allied Bank Limited	PACRA	A-1+	AAA	303	5,482
Askari Bank Limited	PACRA	A-1+	AA+	136	635
Bank Alfalah Limited	PACRA	A-1+	AA+	2.038	8,178
Bank Islami Pakistan Limited	PACRA	A-1	A+	1	1
The Bank of Khyber	PACRA	A-1	A	240	2
The Bank of Punjab	PACRA	A-1+	AA	726	15,098
Dubai Islamic Bank Limited	R-VIS	A-1+	AA	6	
Faysal Bank Limited	JCR-VIS	A-1+	AA	3,746	1,642
Finca Microfinance Bank Limited	JCR-VIS	A-1	A	373	348
Habib Bank Limited	JCR-VIS	A-1+	AAA	14,164	28,172
Habib Metropolitan Bank Limited	PACRA	A1+	AA+	356	236
JS Bank Limited	PACRA	A1+	AA-	4	4
MCB Bank Limited	PACRA	A1+	AAA	978	1,665
Sindh Bank	JCR-VIS	A-1+	AA	9	
Meezan Bank	JCR-VIS	A1+	AA+	7,480	15,002
National Bank Of Pakistan	PACRA	A1+	AAA	60	296
Silk Bank Limited	JCR-VIS	A2	A-	9	11.0
Soneri Bank Limited	PACRA	A1+	AA-	a)	4
Standard Chartered Bank (Pakistan) Limited	PACRA	A1+	AAA	1.090	1,090
United Bank Limited	JCR-VIS	A1+	AAA	1,270	1,880
Telenor Microfinance Bank Limited	JCR-VIS	A-1	A	453	750
U Microfinance Bank Limited	JCR-VIS	A-1	A+	9	75
Industrial Commercial Bank of China	SBP	P-1	A-1	1,121	262
KASAB Bank	PACRA		BFR3++	1	
Samba Bank Limited	VIS	A-1	AA	81	20
Shop Remittances and collection clearing A/C		1000		12,762	
District and Control of the Control				48,242	85,558
Security Deposits					
The Bank of Punjab	PACRA	A-1+	AA	41	209
Askari Bank Limited	PACRA	A1+	AA+	5,826	2,412
Sindh Leasing Company Limited	JCR-VIS	A+	A-1	1,498	2,905
and the second s				7,324	5,526
				55,566	91,084

42.1.3(b) Counterparties without external credit ratings

These include customers which are counter parties to trade debts. The Group's exposure to credit risk is influenced mainly by the individual characteristics of each customer / dealers. The Group applies the IFRS 9 simplified approach to measure expected credit losses. The analysis of ages of trade debts and loss allowance using the aforementioned approach was determined as follows:

	202	2	2021		
	Gross Impairment loss		Gross	Impairment loss	
			(Rupees in '000)		
et due	1,901,978	3,184	1.886,462		
ue 1 - 30 days	337,677	5,334	439,388		
ue 31 days - 90 days	615,923	13,018	769,613		
ue 91 - 180 days	1,806,227	17,139	1,103,841		
ue 181 - 360 days	1,160,027	21,084	2,870,666		
ue by more than 1 year	169,687	163,930	418,842	418,842	
	5,991,519	223,689	7,488,813	418,842	
ue 91 - 180 days ue 181 - 360 days	1,806,227 1,160,027 169,687	17,139 21,084 163,930	1,103,841 2,870,666 418,842		

The management has established a credit policy under which each new customer is analysed individually for credit worthiness. None of the financial assets of the Group are secured or impaired except as those mentioned in these consolidated financial statements. Deposits and other receivables are mostly due from banks and individuals. Impairment on these assets has been measured on a 12 month expected loss basis and reflects the short maturities of the exposures. Based on past experience the management believes that no impairment allowance is necessary in respect of these financial assets. There are reasonable grounds to believe that these amounts will be recovered in short course of time.

Run

42.2 Liquidity risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Group's approach to managing liquidity is to ensure as far as possible to 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's liquidity management involves forecasting future cash flow requirements, monitoring balance sheet liquidity ratios against internal and external regulatory requirements and maintaining debt financing plans. The Group maintains committed lines of credit as disclosed in note 15 to ensure flexibility in funding. In addition, the Group has unavailed facilities of running finances to meet the deficit, if required to meet the short term liquidity commitment.

Following are the contractual maturities of the financial liabilities (based on the remaining period as of the period-end), including interest obligations:

				2022			5
		Carrying amount	Contractual cash flows	One year or less	One to two years	Two to five years	More than 5 years
Financial liabilities	Note			(Rupees in	'000)	**********	
Long term loans - secured	8	1,264,387	1,626,918	608,572	421,882	596,464	
Lease liabilities	9	145,014	174,215	55,473	35,139	83,603	
Trade and other payables	13	2,451,046	2,451,046	2,451,046	-	-	-
Mark-up accrued on borrowings	14	400,468	400,468	400,468	-	2	-
Short term borrowings - secured and unsecured	15	4,955,965	4,955,965	4,955,965	-		-
Loan from Directors		119,497	119,497	119,497		-	-
		9,336,377	9,728,109	8,591,021	457,021	680,067	
		2021					
		Carrying	Contractual	One year	One to	Two to five	More than
		amount	cash flows	or less	two years	years	5 years
Financial liabilities				(Rupees in	'000)	***********	
Long term loans - secured	8	2,042,701	2,089,902	903,822	642,629	496,250	
Lease liabilities	9	212,512	224,548	84,004	100,905	39,638	-
Trade and other payables	13	1,895,386	1,895,386	1,895,386	2.7		-
Mark-up accrued on borrowings	14	184,229	184,229	184,229		-	*
Short term borrowings - secured and unsecured	15	5,188,205	5,188,205	5,188,205		41	-
Loan from Directors		115,300	115,300	115,300	_		
AND THE STATE OF T		9,638,333	9,697,569	8,370,946	743,534	535,888	



42.3 Market risk

Market risk is the risk that changes in market price, such as foreign exchange rates, interest rates and equity prices will effect the Group's income or the value of its holdings of financial instruments. The Group is exposed to currency risk and interest rate risk.

42.3.1 Currency risk

The Group is exposed to currency risk to the extent that there is a mismatch between the currencies in which sales and purchases are denominated and the respective functional currency of the Group. The functional currency of the Group is Pak Rupee. The currencies in which these transactions are primarily denominated are Euros and US dollars.

42.3.1(a) Exposure to currency risk

The Group is mainly exposed to currency risk on import of raw materials and merchandise denominated in US dollars. The Group's exposure to foreign currency risk at the reporting date is as follows:

		2022	2021	2022	2021
			(Rupees in	n '000)	
Trade creditors	(USD in '000) _	432	2,492	97,870	439,778
Trade creditors	(Euro in '000)	187	187	45,565	37,913

Following significant exchange rates have been applied:

	Average	rate	Reporting dat	e Spot rate
	2022	2021	2022	2021
USD to PKR	201.53	168.17	226.55	176.51
EUR to PKR	223.15	199.67	243.60	202.69

Sensitivity analysis

At reporting date, if the PKR had strengthened by 10% against the US Dollar and Euro with all other variables held constant, profit for the year would have been lower by the amount shown below, as a result of net foreign exchange gain on translation of foreign currency bills payables.

	2022	2021
	(Rupees	in '000)
Effect on statement of profit or loss	14,343	47,769

The weakening of the PKR by 10% against US Dollar would have had an equal but opposite impact on the profit for the year.

The sensitivity analysis prepared is not necessarily indicative of the effects on profit for the year and liabilities of the Group.

42.3.2 Interest rate risk

Interest rate risk is the risk that fair values or future cash flows of a financial instrument will fluctuate because of changes in interest rates. Sensitivity to interest rate risk arises from mismatch of financial assets and financial liabilities that mature or re-price in a given period.

42.3.2(a) Fair value sensitivity analysis for fixed rate instruments

The Group does not account for any fixed rate financial assets and liabilities at fair value through statement of profit or loss. Therefore a change in interest rate at the reporting date would not affect statement of profit or loss.

42.3.2(b) Mismatch of interest rate sensitive financial assets and financial liabilities

The Group's interest / mark-up and non-interest / mark-up bearing bearing financial instruments as at the reporting date are as follows:

All the state of t			
		2022	
	Carrying amount	Interest bearing / variable rate financial instruments	Non-interest bearing / fixed rate financial instruments
		(Rupees in '000)	
Financial assets			
Security deposits	71,884	-	71,884
Trade debts	5,576,314	-	5,576,314
Other receivables	8,099	-	8,099
Cash and bank balances	114,344	•	114,344
Financial liabilities	5,770,641	*	5,770,641
Long term loans - secured	(1,264,387)	(1,264,387)	
Lease liabilities	(145,014)	(145,014)	20.00
Trade and other payables	(2,451,046)	-	(2,451,046
Mark-up accrued on borrowings	(400,468)	-	(400,468
Short term borrowings - secured and unsecured	(4,955,965)	(4,955,965)	/110 107
Loan from Directors	(9,336,377)	(6,365,366)	(119,497 (2,971,011
	(3,565,736)	(6,365,366)	2,799,630
		2021	
	Carrying	Interest bearing /	Non-interest
	amount	variable	bearing
	umount	rate financial	financial
		instruments	instruments
Financial assets		(Rupees in '000)	
Security deposits	58,070	-	58,070
Trade debts	6,855,892	-	6,855,892
Other receivables	5,894	-	5,894
Cash and bank balance	152,854		152,854
Financial liabilities	7,072,710		7,072,710
Long term loans - secured	(2,042,701)	(2,042,701)	-
Lease liabilities	(212,512)	(212,512)	** ***
Trade and other payables	(1,895,386)		(1,895,386
Mark-up accrued on borrowings	(184,229)	(6.100.005)	(184,229
Short term borrowings - secured and unsecured	(5,188,205)	(5,188,205)	(115 200
Loan from Directors	(9,638,333)	(7,443,418)	(2,194,915
	(2,565,623)	(7,443,418)	4,877,795

RSM

42.3.2.1 Effective interest / mark-up rates for the financial assets and financial liabilities are as follows:

2022 2021 Percentage

Financial liabilities

 Long term loans - secured
 3% to 10.58%
 3% to 10.58%

 Lease liabilities
 9.16% to 19.08%
 9.93% to 10.58%

 Short term borrowings - secured and unsecured
 11.89% to 18.77%
 8.95% to 16.30%

A change of 100 basis points in interest rates at the reporting date would have increased / (decreased) profit for the year by Rs. 71.2 million (2021: Rs. 60.29 million). This analysis assumes that all other variables, in particular foreign currency rates, remain constant. The analysis is performed on the same basis for 2021.

42.3.3 Other price risk

Other price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk). At reporting date the Group did not have financial instruments exposed to other price risk.

42.4 Fair value of financial instruments

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

Underlying the definition of fair value is the presumption that the 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:

- Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date (level 1).
- Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly (level 2).
- Unobservable inputs for the asset or liability (level 3).

42.4.1 The following table shows the carrying amounts and fair values of financial instruments and non-financial instruments including their levels in the fair value hierarchy:

On statement of financial position financial instruments

			31 Decen	iber 2022		
		Carrying Amount			Fair value	
	Financial assets at amortised cost	Other financial assets / liabilities	Total	Level 1	Level 2	Level 3
	***************************************		(Rupees	in '000)		
Financial assets - amortised cost						
Security deposits	71,884		71,884		-	-
Trade debts	5,576,314	4	5,576,314		-	-
Other receivables	8,099		8,099		-	-
Cash and Bank balances	114,344	· ·	114,344		-	4.
	5,770,641	-	5,770,641	-		-
Financial liabilities - amortised cost						
Long term loans - secured		1,264,387	1,264,387		-	-
Lease liabilities		145,014	145,014	-		7-
Trade and other payables	+	2,451,046	2,451,046	-	4	-
Mark-up accrued on borrowings	+/	400,468	400,468	-	-	
Short term borrowings - secured and unsecured	4	4,955,965	4,955,965	-		
Loan from Directors		119,497	119,497			
	*	9,336,377	9,336,377			-



On statement of financial position financial instruments

			31 Decen	nber 2021		
		Carrying Amount			Fair value	
	Financial assets at amortised cost	Other financial assets / liabilities	Total	Level I	Level 2	Level 3
Financial assets not measured at fair value			(Rupees	in '000)		
Security deposits	58,070	4	58,070		-	
Trade debts	6,855,892	4	6,855,892		-	-
Other receivables	5,894		5,894	-	-	-
Cash and bank balances	152,854		152,854	-	-	
	7,072,710		7,072,710	-		•
Financial liabilities not measured at fair value						
ong term loans - secured	-	2,042,701	2,042,701	1.2	2	-
ease liabilities	-	212,512	212,512			+
rade and other payables	2	1,895,386	1,895,386	0.0		-
fark-up accrued on short term running		184,229	184,229			-
hort term borrowing		5,188,205	5,188,205			
oan from Directors		115,300	115,300			
		9,638,333	9,638,333			11.0

The Group has not disclosed the fair values for these financial assets and financial liabilities, as these are either short term in nature or repriced periodically. Therefore, their carrying amounts are reasonable approximation of fair values.

Non-financial assets measured at fair value

Land, building and plant and machinery

Revalued Property, plant and equipment

Date of valuation

31 August 2021

Valuation approach and inputs used

The valuation model for land and building is based on price per square meter. In determining the valuation for land and building the valuer refers to numerous independent market inquiries from local estate agents / realtors in the vicinity to establish the present market value. The valuation for plant and machinery is based on present operational condition and age of plant and machinery. The valuation experts used a market-based approach to arrive at the fair value of the Group's properties. The fair valuation of land, building and plant and machinery are considered to represent a level 3 valuation based on significant non-observable inputs being the location and condition of the assets.

The effect of changes in the unobservable inputs used in the valuations cannot be determined with certainty, accordingly a quantitative disclosure of sensitivity has not been presented in these consolidated financial statements. The fair value are subject to change owing to changes in input.



43 Capital risk management

The Group's objectives when managing capital are:

- to safeguard the entity's ability to continue as a going concern, so that it can continue to provide returns for shareholders and benefits for other stakeholders, and
- b) to provide an adequate return to shareholders.

The Group manages the capital structure in the context of economic conditions and the risk characteristics of the underlying assets. In order to maintain or adjust the capital structure, the Group may, for example, adjust the amount of dividends paid to shareholders, issue new shares, or sell assets to reduce debt. The Group monitors capital on the basis of the gearing ratio calculated as total debt (current and non-current borrowings) to debt plus equity.

The debt to equity ratios were as follows:	2022	2021
	(Rupees in	'000')
Total debt	6,413,826	7,469,004
Total equity and debt	15,487,789	16,193,747
Debt to equity ratio	41%	46%

The Group is not subject to externally imposed capital requirements.

44 Group entities

The following table summarizes the information relating to the Group's subsidiaries that have non controlling interest (NCI).

		e Appliances nited
	31-Dec-22	13-Dec-21
NCI percentage	25.44%	25.44%
Non current assets	8,302,888	6,093,036
Current assets	7,196,544	10,138,513
Non-current liabilities	3,055,246	3,068,669
Current liabilities	5,327,772	6,096,624
Net assets	7,116,414	7,066,256
Carrying amount of NCI	1,810,416	1,797,655
Consolidation Adjustment	(246,907)	(248,360)
Non Controlling Interest	1,563,509	1,549,295
Revenue - net	7,422,503	2,072,057
Profit after taxation	48,873	36,426
Other comprehensive income	19,099	1,013
Total comprehensive income	67,972	37,439
Total comprehensive income		
allocated to NCI	19,556	10,280
Cash flows from operating activities	3,375,762	171,597
Cash flows from investing activities	(2,409,711)	(73,280)
Cash flows from financing activities Net decrease in cash and	(1,027,283)	(164,596)
cash equivalents	(61,232)	(66,279)

Rem

45 Events after the reporting date

There are no events subsequent to the reporting date that could have an impact on these consolidated financial statements.

46 Corresponding figures

Corresponding figures have been re-arranged and re-classified, where necessary, for the purpose of comparison and better presentation as per reporting framework. However, no significant reclassification has been made.

47 Date of authorization of issue

Lahore

Director

Director



RSM Avais Hyder Liaquat Nauman Chartered Accountants

> House = 136-B, Street # 43. Sector F-10/4. Islamabad - Pakistan

T +92 (51) 211 4096/7/8 F +92 (51) 229 6688

INDEPENDENT AUDITOR'S REPORT

E. Islamabad@rsmpakistan.com W. www.rsmpakistan.com

TO THE MEMBERS OF WAVES CORPORATION LIMITED

Report on the Audit of the Unconsolidated Financial Statements

Opinion

We have audited the annexed unconsolidated financial statements of **Waves Corporation Limited** ("the Company"), which comprise the statement of financial position as at 31 December 2022, and the statement of profit or loss, the statement of other comprehensive income, the statement of changes in equity, the 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 statement of financial position, 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 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 31 December 2022 and of the profit, the 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 Matters

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



Following are the Key audit matters:

S. No.	Key audit matters	How the matter was addressed in our audit
1.	First year audit We have been engaged to perform the audit of the Company for the first time i.e., for the year ended 31 December 2022. Initial audit engagement involves a number of considerations not associated with recurring audits. Additional planning activities and considerations necessary to establish an appropriate audit strategy and audit plan include gaining an initial understanding of the Company and its business including its control environment and information systems sufficient to make audit risk assessment and develop the audit strategy and plan, obtaining sufficient appropriate audit evidence regarding the opening balances including the selection and application of accounting principles, and communicating with the previous auditors.	We performed various procedures to obtain sufficient appropriate audit evidence regarding opening balances including the following: We reviewed significant work papers of the predecessor auditor that may affect our audit in the current period. Accordingly, we evaluated the results of our review of the predecessor auditor's work papers; We evaluated the key accounting position and audit matters from prior years; We assessed the overall control environment of the Company including communication with members of those charged with governance and other key executives; and We evaluated whether accounting policies reflected in the opening balances have been consistently applied in the current year's financial statements, and whether changes in accounting policies have been appropriately accounted for and adequately presented and disclosed in accordance with the applicable financial reporting framework.

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

Management is responsible for the other information. Other information comprises the information included in the report for the year ended 31 December 2022, but does not include the financial statements and our auditor's report thereon.

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

In connection with our audit of the 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 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 the 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 skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the unconsolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances, but not for the purpose of expressing an
 opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our 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; and
- d) no Zakat was deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980).

Other Matter

The financial statements of the Company for the year ended 31 December 2021, were audited by another auditor who expressed an unmodified opinion on those financial statements on August 18, 2022.

The engagement partner on the audit resulting in this independent auditor's report is Mr. Nauman Mahmood, FCA

RSM

Lahore

DATE: May 6, 2023

RSM AVAIS HYDER LIAQUAT NAUMAN CHARTERED ACCOUNTANTS

RSM & 4/- Golder

UDIN: AR202210379YDvrw3GQA

Unconsolidated Statement of Financial Position

As at 31 December 2022

EQUITY AND LIABILITIES	Note	2022 (Rupees	2021 in '000)	ASSETS	Note	2022 (Rupees	2021 in '000)
Share Capital and Reserves				Non-current assets			
Authorised capital 300,000,000 (2021: 300,000,000) ordinary shares of Rs. 10 each	6	3,000,000	3,000,000	Property, plant and equipment Investment property Investment in subsidiaries	17 18 19	10,000 300,480 5,079,797	10,000 323,480 5,079,797
Issued, subscribed and paid-up capital	6	2,814,062	2,814,062	Deferred tax asset	11	8,891	115,810
Share premium reserve	7	5,025,661	5,025,661	Long term advances and deposits	20	1,721,340	1,779,177
Capital reserve		5,000	5,000				
Revenue reserve - unappropriated profit		271,528	17,774			7,120,508	7,308,264
Surplus on revaluation of property,							
plant and equipment - net of tax	8	151,467	151,467				
		8,267,718	8,013,964				
Non-current liabilities				Current assets			
Long term loans - secured	9	-	354,952	Advances, deposits, prepayments			
Deferred income	10	-	140	and other receivables	21	338,577	715,288
		14	355,092	Taxation - net		388,394	263,997
				Cash and bank balances	22	19,991	73,554
						746,962	1,052,839
Company to the contract of the				Non-current assets held for sale	23	2,740,879	2,356,000
Current liabilities						3,487,841	3,408,839
Trade and other payables	12	487,126	285,282				
Mark-up accrued on borrowings	13	114,084	54,421				
Short term borrowings - secured	14	1,725,000	1,274,661				
Current portion of long term liabilities	15	14,421	733,683				
		2,340,631	2,348,047				
Contingencies and commitments	16						
		10,608,349	10,717,103			10,608,349	10,717,103
The annexed notes 1 to 44 form an integral part of these unc						Den	1

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

Lahore

Unconsolidated Statement of Profit or Loss

For the year ended 31 December 2022

	Note	2022 (Rupees in	2021 ' 000)
Continuing operations			
Other income	29	243,756	125,723
Other expenses		(5,668)	
Admin expenses	27	(60,668)	(62,671)
Operating profit		177,420	63,052
Finance cost	30		(152,333)
Profit / (Loss) before taxation - continuing operations		177,420	(89,281)
Discontinued operations			
Profit before taxation - discontinued operations	41.2	-	373,419
Profit before tax		177,420	284,138
Taxation			
- continuing operation		-	
- discontinued operation	31	76,334	(110,186)
		76,334	(110,186)
Profit for the year			
- continuing		177,420	(89,281)
- discontinued		76,334	263,233
Profit for the year		253,754	173,952
Earning / (loss) per share - Continuing operations			
Earning / (loss) per share - basic and diluted (Rupees)	32	0.63	(0.32)
Earnings per share - Discontinued operations			
Earnings per share - basic and diluted (Rupees)	32	0.27	0.94
The annexed notes 1 to 44 form an integral part of these unconsoli	dated financial staten	nents.	RSM

Lahore

Director

Director

Unconsolidated Statement of Comprehensive Income

For the year ended 31 December 2022

2022 2021 (Rupees in '000)

Profit for the year 253,754 173,952

Other comprehensive income / (loss)

Items that will not be reclassified to profit or loss:

- Surplus on revaluation of property, plant and equipment	-	197,560
- Related deferred tax on surplus		(40,218)
- Actuarial gain / (loss) on employee retirement benefits	-	5,634
		162,976
Total comprehensive income for the year	253,754	336,928

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

Ryn

Lahore

Director

Director

Waves Corporation Limited Unconsolidated Statement of Changes in Equity For the year ended 31 December 2022

	Issued,		Capital reser	ves	Revenue Reserve	
	subscribed and paid-up capital	Share premium reserve	Other capital reserve	Surplus on revaluation of land	Unappropriated profits	Total
			(Ru	pees in '000)		
As at 01 January 2021	1,876,041	4,581,063	5,000	385,086	1,939,444	8,786,634
Total comprehensive income for the year						
Profit after taxation	- 1	.			173,952	173,952
Other comprehensive income for the year						
Remeasurement of defined benefit obligation Surplus on revaluation of land arisen Remeasurement of defined benefit obligation				197,560 (40,218)	5,634	5,634 197,560 (40,218)
				157,342	179,586	336,928
Surplus transferred to accumulated profits						
Incremental depreciation relating to surplus on revaluation - net of tax				(13,216)	13,216	
Transactions with owners of the Company						
Issue of ordinary shares Incremental cost of issuance of shares	938,021	468,914 (24,316)				1,406,935 (24,316)
Transferred to Waves Home Appliances Limited - revenue reserve - surplus on revaluation				(377,745)	(750,000)	(750,000 (377,745
under scheme of arrangement						
	938,021	444,598	:	(377,745)	(1,364,472) (2,114,472)	(1,364,472
Balance as at 31 December 2021	2,814,062	5,025,661	5,000	151,467	17,774	8,013,964
Total comprehensive income for the year						
Profit after taxation	-				253,754	253,754
Other comprehensive income for the year						
Remeasurement of defined benefit obligation Surplus on revaluation of land arisen Remeasurement of defined benefit obligation						:
remeasurement of defined benefit obligation					253,754	253,754
Surplus transferred to accumulated profits						
Incremental depreciation relating to surplus on revaluation - net of tax						
Transactions with owners of the Company						
Issue of ordinary shares Incremental cost of issuance of shares			:		:	:
Transferred to Waves Home Appliances Limited						
- revenue reserve		-				
- surplus on revaluation under scheme of arrangement						
	-		•	•	•	
Balance as at 31 December 2022	2,814,062	5,025,661	5,000	151,467	271,528	8,267,718

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

RSM

Lahore

Director

Director

Unconsolidated Statement of Cash Flows

For the year ended 31 December 2022

For the year ended 31 December 2022		2022	2021
	Note	(Rupees in	(000)
Cash flows from operating activities			
Profit for the year		177,420	284,138
Adjustments for non-cash items:			
Depreciation on property, plant and equipment	17.1.4	-	183,501
Fair value gain on investment property	100	(7,000)	(20,000)
Amortisation of intangible asset	18.3		30,000
Notional interest income on loan to subsidiary	29	(229,355)	(56,821)
Finance costs	30		514,599
Gain/loss on sale of property, plant and equipment		385	(584)
Workers' Profit Participation Fund		-	16,811
Workers's Welfare Fund		5,668	
Amortisation of deferred income		(4,041)	(18,280)
Reversal of loss allowance against trade debts			(4,216)
Provision for employee retirement benefits - net			1,246
Unrealised exchange gain			(3,458)
Profit before working capital changes		(56,923)	926,936
Effect on cash flows due to working capital changes			
(Increase) / decrease in current assets			
Stores, spares and loose tools			(11,726)
Stock-in-trade			(327,170)
Trade debts			307,343
Advances, deposits, prepayments and other receivables		437,098	(1,631,183)
(Decrease) / increase in trade and other payables	1	196,176 633,274	389,502 (1,273,234)
Cash used in operations		576,351	(346,298)
Income tax - net		58,856	(153,010)
Workers' Profit Participation Fund paid		30,030	(14,530)
Employee retirement benefits paid			(831)
Long term deposits - net		226,805	
Net cash (used in) / generated from operating activities			(169)
Net cash (used in) / generated from operating activities		862,012	(514,838)
Cash flows from investing activities			
Capital expenditure		(384,879)	(658,412)
Proceeds from disposal of property, plant and equipment		29,615	2,131
Investment in subsidiary company		-	
Net cash (used in) / generated from investing activities		(355,264)	(656,281)
Cash flows from financing activities			
Long term loans repaid-net		(1,070,313)	(396,014)
Proceed from the issue of right shares - net off transaction cost and		3,000	
and adjustment of loan from sponsor			1,002,119
Lease rentals paid		-	(48,625)
Finance costs paid		59,663	(485,442)
Dividend paid		-	(97)
Short term finances availed/(repaid)		(924,683)	1,943,332
Net cash (used in) / generated from financing activities		(1,935,333)	2,015,273
Net increase in cash and cash equivalents		(1,428,585)	844,154
Cash and cash equivalents at beginning of the year		(276,424)	(1,120,578)
Cash and cash equivalents at end of the year	33	(1,705,009)	(276,424)
The annexed notes I to 44 form an integral part of these unconsolidated financial statements.			RSM
^			175.1

Lahore

Director

Director

Notes to the Unconsolidated Financial Statements

For the year ended 31 December 2022

1 Legal status and nature of business

Waves Corporation Limited (formerly, Waves Singer Pakistan Limited) ("the Company") is incorporated in Pakistan under the repealed Companies Ordinance, 1984 (now Companies Act, 2017) as a public Company limited by shares and is quoted on the Pakistan Stock Exchange. Consequent to approval of scheme of arrangement as discussed in note 2, the principal line of business has been amended which includes managing its investment in subsidiaries (explained in note 19) which are principally engaged in manufacturing and assembly of domestic consumer appliances along with retailing and trading the same and real estate development. The registered office of the Company is located at 9-K.M, Hanjarwal, Multan Road, Lahore.

Geographical locations of the manufacturing facilities of the Company are located at:

- 9-K.M. Hanjarwal, Multan Road, Lahore.
- Dina Nath, Mouza Rakh Serai Cheenba, Tehsil Pattoki, District Kasur.
- 1.2 On 11 March 2020, Covid-19 (Coronavirus) was declared a pandemic by the World Health Organization. The spread of coronavirus as a pandemic and consequently imposition of lock down by Federal and Provincial Governments of Pakistan (Authorities) has effected the overall economic environment of the country and production and sale volumes of the Company during the lock down period. However, as per relaxation given by Authorities, the Company continued its operations during the with all precautionary measures to prevent the pandemic spread. While no material effects on the Company's business and measurement of assets and liabilities have yet been identified at the date of these financial statements, the management will continue to monitor and evaluate them including effects of new variants.

2 Separation / Carving out of Home Appliances Business from the Company and Amalgamation with and into Waves Home Appliances Limited (a related entity)

During year 2021, effective from 01 September 2021 Waves Singer Pakistan Limited now renamed as Waves Corporation Pakistan Limited ("the Company - WCL") completed a Scheme of Arrangement as follows:

Carving out / separation of home appliances business from the Company by transferring certain assets, liabilities, obligations, contracts and undertakings and amalgamating the same with and into Waves Home Appliance Limited (WHAL) (formerly Samin Textiles Limited) as of the effective date 01 September 2021 against allotment and issue of WHAL shares. WHAL was a related party of the Company by virtue of common shareholding.

The Honourable Lahore High Court (the Court) through its Order dated 22 June 2022, has approved the Scheme of Arrangement as proposed and granted sanction order for the carving out of home appliances business from WCL (the Holding Company) and amalgamation of the same into the subsidiary company WHAL.

The Board of Directors of the Company, in their meeting held on 23 December 2021, approved and resolved to present the Scheme of Arrangement before the shareholders of WCL for their approval. After approval by the BOD, the said scheme was submitted to Court for approval. As per requirements, the Company obtained approval of the Scheme of Arrangement from its shareholders on 15 February 2022, while the secured creditors of the Company approved the Scheme of Arrangement in Extraordinary General Meeting (EOGM) held on 03 March 2022. Further on 15 February 2022, shareholders of the Company also approved the change of name of the Company in accordance with Section 12 of the Companies Act, 2017 from "Waves Singer Pakistan Limited (WSPL)" to "Waves Corporation Limited (WCL)" and "Samin Textile Limited (SMTM)" to "Waves Home Appliance Limited (WHAL)".

As consideration for the transfer of the home appliances business, WHAL shall issue a total of 256,006,196 shares as follows:

- 199,724,956 shares shall be issued and allotted to the Company.
- Remaining 56,281,240 shares of WHAL shall to be issued and allotted to shareholders of the Company in the swap ratio of 20 shares for every 100 shares of the Company. The 20 shares of WHAL directly issued to the shareholders of the Company are equivalent to presently traded 45 shares of the Company prior to the proposed capital reduction.
- Rs. 2 billion in cash shall be payable to the Company; no additional compensation shall be applicable against this amount if the said amount is settled by the WHAL within 2 years of sanction of this scheme. However, if the said amount is still wholly or partially outstanding at the end of 2 years of the sanction of scheme, then a profit/mark-up shall be payable on outstanding amount on a quarterly basis in arrears at such profit/mark-up rate as determined by the Board(s) of Directors of each of the Company at the relevant time, provided such profit/mark-up rate shall not be less than the rate prescribed under applicable laws

As part of the arrangement hereunder, subsequent to the Scheme completion date, but prior to the issuance / allotment of WHAL Shares to the Company and its shareholders, share capital of WHAL will be reduced from every 225 shares to 100 shares i-e total paid up capital from 26,728,000 to 11,879,111 shares.

The Company expects several benefits after this scheme of arrangement including the synergies of operations, allowing them to become leading suppliers / service providers, resulting in greater revenue. Furthermore, by separating the business segments (as contemplated in this Scheme), the individual companies shall have unique identities and a more focused business and customer base. At the same time, as a consequence of the arrangement, WHAL shall become a subsidiary of the Company and this will allow the management of each Company to focus on the business segment, resulting in better performance of the same.

Further, this will enable the Company to oversee, supervise and control the business / direction of WHAL, while the management of WHAL can operate and manage the business of WHAL on a regular /day-to-day basis. Through the scheme of arrangement, WCL shall reduce the risk of diseconomies of scale associated with WCL's growth.

Waves Home Appliances Limited (formerly Samin Textiles Limited) was incorporated in Pakistan on 27 November, 1989 as a public limited company under the Companies Ordinance, 1984 (now Companies Act, 2017). The registered office of the Company is situated at 15/3 Block A, Model Town, Lahore. The Company is currently listed on Pakistan Stock Exchange. The principal business of the Company is trading, import and export of textile products. Consequent to approval of scheme of arrangement as discussed in note 2, the principal line of business has been amended to include manufacturing, assembly and wholesale of domestic consumer appliances and other light engineering products.

Details of assets and liabilities carved out along with other disclosures are given in note 41 to these unconsolidated financial statements.

3 Basis of preparation

3.1 Separate financial statements

These financial statements are the separate financial statements of the Company in which investments in subsidiaries are accounted for on the basis of direct equity interest rather than on the basis of reported results and net assets of the investees. Consolidated financial statements of the Company are prepared and presented separately.

The Company has the following long term investments:

		2022	2021
Nai	ne of subsidiary companies	(Direct holding	g percentage)
٠	Waves Builders and Developers (Private) Limited (formerly, Waves Marketing (Private) Limited)	100	100
-	Waves Marketplace Limited (formerly, Electronics Marketing Company (Private) Limited)	100	100
•	Waves Home Appliances Limited (formerly, Samin Textiles Limited)	74.56	74.56

3.2 Statement of compliance

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

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

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

3.3 Basis of measurement

These unconsolidated financial statements have been prepared under the historical cost convention except for land and investment property which are stated at revalued amounts less subsequent depreciation and impairment losses as referred to in note 5.1 and 5.4.

3.4 Functional and presentation currency

These unconsolidated financial statements are presented in Pakistani Rupee which is also the Company's functional and presentation currency and have been rounded off to the nearest thousand.

4 Use of estimates and judgments

The preparation of these unconsolidated financial statements in conformity with approved accounting standards requires management to make judgments, estimates and assumptions that affect the application of policies and 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 circumstances, and the results of which form the basis for making judgment about carrying value of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which estimates are 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.

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

		Note
-	Residual value, market values and useful lives of property, plant and equipment	5.1
-	Investment property	5.4



	Note
Provisions	5.11
Taxation	5.15
Impairment of financial and non-financial assets	5.19

5 Significant Accounting Policies

The accounting policies set out below have been applied consistently to all periods presented in these unconsolidated financial statements.

5.1 Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and impairment losses, if any, except for the land which is stated at revalued amount less impairment loss, if any, and buildings and plant and machinery which are stated at the revalued amounts less accumulated depreciation and impairment losses, if any. Cost includes expenditure directly attributable to the acquisition of an asset. As explained in note 2, as a result of scheme of arrangement, the property, plant and equipment other than freehold land has been transferred to Waves Home Appliances Limited.

Land, buildings and plant and machinery are revalued by professionally qualified valuer with sufficient regularity to ensure that the net carrying amount does not differ materially from the fair value (market value). In case of revalued assets, any accumulated depreciation at the date of revaluation is eliminated against the gross carrying amount of the asset and the net amount restated at the revalued amount of the asset.

Increase in the carrying amount arising on revaluation of property, plant and equipment is recognized in other comprehensive income and accumulated in equity under the heading of revaluation surplus. Each year the difference between depreciation based on the revalued carrying amount of the asset charged to the statement of profit or loss, and depreciation based on the asset's original cost is transferred to retained earnings. Upon disposal, any revaluation reserve relating to the particular assets being sold is transferred to retained earnings. All transfers to / from surplus on revaluation of property, plant and equipment are net of applicable deferred tax.

Useful lives are determined by the management based on expected usage of assets, expected physical wear and tear, technical and commercial obsolescence, legal and similar limits on the use of the assets and other similar factors.

Depreciation is charged to the statement of profit or loss applying the straight-line method whereby the depreciable amount of an asset is depreciated over its estimated useful life. Depreciation on additions is charged from the month in which the asset is available for use and up to the month of disposal. The rates of depreciation are stated in note 17.1 to these unconsolidated financial statements.

The assets' residual values and useful lives are reviewed at each financial year-end and adjusted if impact on depreciation is significant. The Company's estimate of the residual value of its property, plant and equipment as at balance sheet date has not required any adjustment as its impact is considered insignificant.

Subsequent expenditure is capitalized only when it increases the future economic benefits embodied in the item of property, plant and equipment. Normal repairs and maintenance are charged to the unconsolidated statement of profit or loss as and when incurred, gains and losses on disposal of assets are taken to the statement of profit or loss.

Capital work in progress

It is stated at cost less impairment losses, if any. It includes expenditure incurred and advances made in respect of assets in the course of their construction and installation. These cost are transferred to relevant assets category as and when assets are available for intended use.

RSM

5.2 Intangible assets and goodwill

Goodwill

Goodwill arising on the acquisition of business represents future economic benefits arising from assets that are not capable of being individually identified and separately recognized. Goodwill is initially recognized at cost which is determined as the excess of the cost of business combination over the Company's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities of the acquire. Subsequent to initial recognition, goodwill is measured at cost less accumulated impairment losses, if any. Goodwill is annually tested for impairment.

Other Intangible asset

Other intangible assets, including customer relationship, that are acquired by the Company and have finite useful lives are measured at cost less accumulated amortization and any accumulated impairment losses. Intangible assets such as brand value that have infinite lives are measured at cost less accumulated impairment losses, if any.

Following initial recognition, intangible assets are carried at cost less accumulated amortization and accumulated impairment losses, if any. Intangible assets are amortized on a straight-line basis over their estimated useful lives and is generally recognized in profit or loss. The rates of amortization are stated in note 17.1 to these unconsolidated financial statements.

Subsequent expenditure is capitalized only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditures, including expenditure on internally generated goodwill and brands, is recognized in profit or loss as incurred.

Amortization method, useful lives and residual values are reviewed at each reporting date and adjusted if appropriate.

Gain or loss from derecognition of intangible assets is recognized in the statement of profit or loss.

The Company assesses at each reporting date whether there are any indications that the intangible assets may be impaired. If such indications exists then the recoverable amount is determined. As explained in note 2, as per scheme of arrangement, all intangible assets have been transferred to Waves Home Appliances Limited (Refer note 5.19 for impairment of non-financial assets).

5.3 Business combination

As per the requirement of International Financial Reporting Standards 3, business combinations are accounted for by applying the acquisition method (other than those of the businesses / entities under common control unless it is transitory in nature). The cost of acquisition is measured at the fair value of assets given, equity instruments issued and the liabilities incurred or assumed at the date of acquisition. The consideration transferred includes the fair value of any liability resulting from a contingent consideration arrangement, if any.

Acquisition-related costs are expensed as incurred. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. The excess of the consideration transferred over the fair value of the identifiable net assets acquired is recorded as goodwill. If this is less than the fair value of the net assets acquired in the case of a bargain purchase, the difference is recognized directly in the statement of profit or loss.

RSM

5.4 Investment property

Property, comprising land or a building or part thereof, held to earn rentals or for capital appreciation or both are classified as investment property. These are not held for use in the production or supply of goods or services or for administrative purposes. The Company's business model i.e. the Company's intentions regarding the use of property is the primary criterion for classification as an investment property.

Investment property is initially measured at cost (including the transaction costs). However when an owner occupied property carried at fair value becomes an investment property because its use has changed, the transfer to the investment property is at fair value on the date of transfer and any balance of surplus on the revaluation of the related assets, on the date of such a transfer continues to be maintained in the surplus account on revaluation of property, plant and equipment. Upon disposal, any surplus previously recorded in the revaluation surplus account is directly transferred to retained earnings and the transfer is not made through the statement of profit or loss. However any gain or loss on disposal of investment property (calculated as the difference between the net proceeds from disposal and the carrying amount of the item) is recognized in the unconsolidated statement of profit or loss.

The transfer to investment property is made when, and only when, there is a change in use, evidenced by the end of owner occupation. In case of dual purpose properties, the same is classified as investment property, only if the portion could be sold or leased out separately under finance lease.

Subsequent to initial recognition, the Company measures the investment property at fair value at each reporting date and any subsequent change in fair value is recognized in the statement of profit or loss (i.e. in case where the owner occupied property carried at fair value becomes an investment property, the fair value gain to be recognized in the statement of profit or loss would be the difference between the fair value at the time of initial classification as investment property and fair value at the time of subsequent remeasurement). The revaluation of investment properties are carried out by independent professionally qualified valuers on the basis of active market price.

5.5 Employee retirement and other service benefits

Defined benefit plans

The Company operates a funded defined benefit pension scheme for the eligible executives and managers (old Singer Pakistan Limited's employees) and a funded gratuity scheme for eligible employees (old Singer Pakistan Limited's employees) other than field staff. Provisions / contributions are made in the unconsolidated financial statements to cover obligations on the basis of actuarial valuation carried out annually under the Projected Unit Credit Method.

Amount recognized in statement of financial position represents the present value of defined benefit obligations as reduced by the fair value of the plan assets, if any. All actuarial gains and losses are recognized in 'Other Comprehensive Income' as they occur. Past service cost resulting from the changes to defined benefit plan is immediately recognized in the statement of profit or loss. Current service cost together with net interest cost are also charged to the statement of profit or loss.

Calculation of gratuity and pension require assumptions to be made of future outcomes which mainly includes increase in remuneration, expected long term return on plan assets and the discount rate used to convert future cash flows to current values. Calculations are sensitive to changes in the underlying assumptions.

Defined contribution plan

The Company operates a recognized provident fund scheme covering all eligible employees. The Company and employees make equal monthly contributions to the fund.

Staff Compensated absences

The Company recognizes the liability for compensated absences in respect of employees in the period in which they are earned up to the reporting date on the basis of un-availed earned leaves balance at the end of the year.

5.6 Stores, spares and loose tools

These are valued at lower of cost determined on first-in-first-out basis and impairment losses if any. Items in transit are valued at cost comprising invoice value plus other charges incurred thereon up to the reporting date less any impairment losses.

Provision for obsolete and slow moving stores, spares and loose tools is determined based on management's estimates. These are based on their future usability. Provision is made for any excess of carrying value over the estimated net realizable value and is recognized in the unconsolidated statement of profit or loss.

5.7 Stock-in-trade

Stock-in-trade is valued at the lower of cost determined on first-in-first-out basis and net realizable value except for stock in transit which is stated at invoice value plus other charges incurred thereon up to the reporting date. Cost in relation to work in process and manufactured finished goods represent direct cost of materials, direct wages and appropriate allocation of manufacturing overheads. Cost of goods purchased for resale comprises of purchase price, import duties, taxes (other than those subsequently recoverable by the entity from tax authorities) and other directly attributable cost wherever applicable.

Cost comprises of all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition. Net realizable value signifies the estimated selling price in the ordinary course of business less estimated cost of completion and the estimated cost necessary to be incurred to make the sale.

The management continuously reviews its inventory for existence of any items which may have become obsolete. Provision is made for slow moving inventory based on management's estimation. These are based on historical experience and are continuously reviewed.

5.8 Investment in subsidiaries

Investments in subsidiaries are measured at cost less impairment, if any, in the Company's separate financial statements. At subsequent reporting date, the recoverable amounts of investments are estimated to determine the extent of impairment losses, if any, and carrying amounts of investments are adjusted accordingly.

Impairment losses are recognized as an expense in the statement of profit or loss. Investments in subsidiaries that have suffered an impairment are reviewed for possible reversal of impairment at each reporting date. Where impairment losses are subsequently reversed, the carrying amounts of the investments are increased to the revised recoverable amounts but limited to the extent of initial cost of investments. Impairment losses recognized in the statement of profit or loss on investments in subsidiaries are reversed through the statement of profit or loss.

The Company is required to issue consolidated financial statements along with its separate financial statements, in accordance with the requirements of IAS 27, 'Separate Financial Statements'.

5.9 Cash and cash equivalents

Cash and cash equivalents comprise of cash in hand, and deposits held with banks having original maturities of three months or less and where these are held for the purpose of meeting short term cash commitments rather than for investments or other purposes. Short term running finance facilities availed by the Company are also included as part of cash and cash equivalents for the purpose of cash flow statement.

5.10 Trade and other payables

Trade and other payables are obligations to pay for goods and services that have been acquired in the ordinary course of business from suppliers. Account balances are classified as current liabilities if payment is due within one year or less (or in the normal operating cycles of business if longer). If not, they are classified as non-current liabilities.

Trade and other payables are recognized initially at fair value and subsequently measured at amortized cost using the effective interest method. Exchange gains and losses arising on translation in respect of liabilities in foreign currency are added to the carrying amount of the respective liabilities.

5.11 Provisions

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

The Company accounts for its warranty obligations based on historical trends when the underlying products or services are sold.

5.12 Revenue recognition

Revenue represents the fair value of consideration received or receivable for sale of goods, net of sales tax, sales returns and related discounts. Revenue is recognized when or as performance obligation is satisfied by transferring control of promised goods or services to a customer and control either transfers overtime or point in time.

5.13 Other incomes

- Income on investments and profit and loss sharing bank accounts are recognized on accrual basis using the effective interest rate method.
- Rental income from investment property is recognized as other income on a straight-line basis over the term of lease.
- Dividend income and entitlement of bonus shares are recognized when the right to receive is established

5.14 Contract liabilities

A contract liability is the obligation of the Company to transfer goods or services to a customer for which the Company has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Company transfers goods or services to the customer, a contract liability is recognized when the payment is made or the payment is due (whichever is earlier). Contract liabilities are recognized as revenue when the Company performs under the contract. It also includes refund liabilities arising out of customers' right to claim amounts from the Company on account of contractual delays in delivery of performance obligations and incentive on target achievements.

5.15 Taxation

Income tax expense comprises of current and deferred tax. Income tax expense is recognized in the statement of profit or loss except to the extent that it relates to items recognized directly in equity / surplus on revaluation of fixed assets or in other comprehensive income. The Company has determined that interest and penalties related to income taxes, including uncertain tax treatments, do not meet the definition of income taxes, and therefore accounted for them under IAS 37 Provisions, contingent liabilities and Contingent assets.

The Company has opted for Group Taxation under section 59AA of the Income Tax Ordinance, 2001. The Company and two subsidiaries Waves Builders and Developers (Private) Limited and Waves Marketplace Limited are part of the Group Taxation. Under Group Taxation, the Company is accounting for the related taxes under standalone taxpayer approach. Under this approach, current and deferred taxes are recognized as if the entity was taxable in its own right.

Current taxation

Current tax is the amount of tax payable on taxable income for the year, using tax rates enacted or substantively enacted by the reporting date, and any adjustment to the tax payable in respect of previous years. Provision for current tax is based on current rates of taxation in Pakistan after taking into account tax credits, rebates and exemptions available, if any. The amount of unpaid income tax in respect of the current or prior periods is recognized as a liability. Any excess paid over what is due in respect of the current or prior periods is recognized as an asset.

Deferred taxation

Deferred tax is accounted for using the balance sheet method in respect of all temporary differences arising from differences between the carrying amount of assets and liabilities in the unconsolidated financial statements and the corresponding tax bases used in the computation of the taxable profit. However, deferred tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of transaction neither affects accounting nor taxable profit or loss. Deferred tax liabilities are generally recognized for all taxable temporary differences and deferred tax assets are recognized to the extent that it is probable that taxable profits will be available against which the deductible temporary differences, unused tax losses and tax credits can be utilized.

Deferred tax is calculated at the rates that are expected to apply to the period when the differences reverse based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date. The carrying amount of all deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the deferred tax assets to be utilized. Deferred tax is charged or credited in the statement of profit or loss, except in the case of items credited or charged to other comprehensive income or equity in which case it is included in other comprehensive income or equity.

5.16 Borrowing cost

General and specific borrowing 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 or sale, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale. All other borrowing costs are recognized in unconsolidated statement of profit or loss in the period in which they are incurred.

5.17 Financial instruments

Recognition and initial measurement

All financial assets and financial liabilities are initially recognized when the Company becomes a party to the contractual provisions of the instruments.

A financial asset (unless it is a trade receivable without a significant financing component) or financial liability is initially measured at fair value plus, for an item not at FVTPL, transaction costs that are directly attributable to its acquisition or issue. A trade receivable without a significant financing component is initially measured at the transaction price.

Classification and subsequent measurement

Financial assets

On initial recognition, a financial asset is classified as measured at amortized cost, fair value through other comprehensive income (FVOCI), fair value through statement of profit or loss (FVTPL) and in case of an equity instrument it is classified as FVOCI or FVTPL.

Financial assets are not reclassified subsequent to their initial recognition unless the Company changes its business model for managing financial assets in which case all affected financial assets are reclassified on the first day of the first reporting period following the change in the business model.

Amortized cost

A financial asset is measured at amortized cost 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 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 the principal amount outstanding.

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

Financial assets measured at amortized cost comprise of cash and bank balances and other receivables.

Debt Instrument - 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.

These assets are subsequently measured at fair value. Interest income calculated using the effective interest method, foreign exchange gains and losses and impairment are recognized in statement of profit or loss. Other net gains and losses are recognized in OCI. On derecognition, gains and losses accumulated in OCI are reclassified to unconsolidated statement of profit or loss. However, the Company has no such instrument at the reporting date.

Equity Instrument - FVOCI

On initial recognition of an equity investment that is not held for trading, the Company may irrevocably elect to present subsequent changes in the investment's fair value in OCI. This election is made on an investment-by-investment basis.

These assets are subsequently measured at fair value. Dividends are recognized as income in unconsolidated statement of profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognized in OCI and these investments are never reclassified to unconsolidated statement of profit or loss. However, the Company has no such instrument at the reporting date.

Fair value through statement of profit or loss (FVTPL)

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 irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortized cost or at FVOCI as at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

These assets are subsequently measured at fair value. Net gains and losses, including any interest or dividend income, are recognized in unconsolidated statement of profit or loss. The Company has no such investments at the reporting date.

Financial assets - Business model assessment

For the purposes of the assessment, 'principal' is defined as the fair value of the financial asset on initial recognition. 'Interest' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs (e.g. liquidity risk and administrative costs), as well as a profit margin.

In assessing whether the contractual cash flows are solely payments of principal and interest, the Company considers the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows such that it would not meet this condition.

In making this assessment, the Company considers:

- contingent events that would change the amount or timing of cash flows;
- terms that may adjust the contractual coupon rate, including variable-rate features;
- prepayment and extension features; and
- terms that limit the Company's claim to cash flows from specified assets (e.g. non-recourse features).

Financial liabilities

Financial liabilities are classified as measured at amortized cost or FVTPL. 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 gains and losses, including any interest expense, are recognized in statement of profit or loss. Other financial liabilities are subsequently measured at amortized cost using the effective interest method, while the interest expense and foreign exchange gains and losses are recognized in unconsolidated statement of profit or loss. Any gain or loss on derecognition is also recognized in statement of profit or loss.

The Company's financial liabilities comprise trade and other payables, long and short term borrowings, accrued markup and dividend payable.

Derecognition

Financial assets

The Company derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Company neither transfers nor retains substantially all of the risks and rewards of ownership and it does not retain control of the financial asset.

The Company might enter into transactions whereby it transfers assets recognized in its statement of financial position, but retains either all or substantially all of the risks and rewards of the transferred assets. In these cases, the transferred assets are not derecognized.

Financial liabilities

The Company derecognizes a financial liability when its contractual obligations are discharged or cancelled, or expire. The Company also derecognizes a financial liability when its terms are modified and the cash flows of the modified liability are substantially different, in which case a new financial liability based on the modified terms is recognized at fair value.

On derecognition of a financial liability, the difference between the carrying amount extinguished and the consideration paid (including any non-cash assets transferred or liabilities assumed) is recognized in unconsolidated statement of profit or loss.

5.18 Offsetting of financial assets and financial liabilities

Financial assets and financial liabilities are offset and the net amount is presented in the unconsolidated financial statements only when the Company has a legally enforceable right to set off the recognized amounts and the Company intends either to settle on a net basis, or to realize the asset and settle the liability simultaneously.

5.19 Impairment

Financial assets

The Company recognizes loss allowances for ECLs on:

- financial assets measured at amortized cost:
- debt investments measured at FVOCI; and
- contract assets.

The Company measures loss allowances at an amount equal to lifetime ECLs, except for the following, which are measured at 12-month ECLs:

- debt securities that are determined to have low credit risk at the reporting date; and
- other debt securities, bank balances and other receivables for which credit risk (i.e. the risk of
 default occurring over the expected life of the financial instrument) has not increased
 significantly since initial recognition.

12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months).

ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Company expects to receive. The shortfall is then discounted at an approximation to the assets' original effective interest rate.

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECL, the Company considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Company's historical experience and informed credit assessment and including forward-looking information.

The Company assumes that the credit risk on a financial asset has increased significantly if it is more than past due for a reasonable period of time. Loss allowances for trade receivables and contract assets are always measured at an amount equal to lifetime ECLs. Lifetime ECLs are the ECLs that result from all possible default events over the expected life of a financial instrument. 12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months). The maximum period considered when estimating ECLs is the maximum contractual period over which the Company is exposed to credit risk.

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

The gross carrying amount of a financial asset is written off when the Company has no reasonable expectations of recovering of a financial asset in its entirety or a portion thereof. The Company individually makes an assessment with respect to the timing and amount of write-off based on whether there is a reasonable expectation of recovery. The Company expects no significant recovery from the amount written off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Company's procedures for recovery of amounts due.

The Company has elected to measure loss allowances for trade debts using IFRS 9 simplified approach and has calculated ECLs based on lifetime ECLs. The Company has established a provision matrix that is based on the Company's historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment. The Company reviews the recoverability of its trade debts, deposits, advances and other receivables to assess amount of loss allowance required on an annual basis. Impairment of cash and cash equivalents has been measured on a 12-month expected loss basis and reflects the short maturities of the exposures. The Company considers that its cash and cash equivalents have low credit risk based on the external credit ratings of the counterparties.

Non - Financial assets

The carrying amount of the Company's non-financial assets, other than inventories and deferred tax assets are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated. The recoverable amount of an asset or cash generating unit is the greater of its value in use and its fair value less cost to sell. In assessing value in use, the estimated future cash flows are discounted to their present values using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset or cash generating unit.

An impairment loss is recognized if the carrying amount of the assets or its cash generating unit exceeds its estimated recoverable amount. Impairment losses are recognized in unconsolidated statement of profit or loss. Impairment losses recognized in respect of cash generating units are allocated to reduce the carrying amounts of the assets in a unit on a pro rata basis. Impairment losses recognized in prior periods are assessed at each reporting date for any indications that the loss has decreased or no longer exists.

Such assets, or disposal groups, are generally measured at the lower of their carrying amount and fair value less costs to sell. Any impairment loss on a disposal group is allocated first to goodwill, and then to the remaining assets and liabilities on a pro rata basis, except that no loss is allocated to inventories, financial assets, deferred tax assets, employee benefit assets, investment property or biological assets, which continue to be measured in accordance with the Company's other accounting policies. Impairment losses on initial classification as held-for-sale or held-for distribution and subsequent gains and losses on remeasurement are recognised in profit or loss.

5.20 Foreign currency transactions and translation

Transactions and balances

All monetary assets and liabilities in foreign currencies are translated into Pak Rupees using the exchange rate at the reporting date. Exchange gains and losses resulting from the settlement of such transactions and from the translations at the year end exchange rates of monetary assets and liabilities denominated in foreign currencies are taken to profit or loss. Non-monetary assets and liabilities denominated in foreign currency that are measured in terms of historical cost are translated using the exchange rates as at the dates of the initial transactions. Non-monetary assets and liabilities denominated in foreign currency that are measured at fair value are translated using the exchange rates at the date when the fair value was determined. Exchange differences are generally included in the unconsolidated statement of profit or loss.

5.21 Dividends and appropriations to reserves

Dividend and appropriation to reserves are recognized in the financial statements in the period in which these are approved. Transfer between reserves approved subsequent to the reporting date is considered as non-adjusting event and is recognized in the unconsolidated financial statements in the period in which such transfers are made.

5.22 Earnings per share

As required under IAS 33 Earnings Per Share, basic EPS is calculated by dividing the profit after tax attributable to ordinary shareholders of the Company by the weighted average number of ordinary shares outstanding during the year. The Company is not exposed to the dilutive effect on EPS.

5.23 Common control transactions

A business combination (or a demerger for that purpose) involving entities or businesses under common control is a business combination in which all of the combining entities or businesses are ultimately controlled by the same party or parties both before and after the combination and that the control is not transitory. Such common control transactions have been excluded from the scope of International Financial Reporting Standards 3 (IFRS 3) dealing with Business Combinations. Accordingly, as an accounting policy choice, the assets acquired and liabilities assumed / assets and liabilities transferred are recognized under the book value basis (carry-over basis) of accounting.

5.24 Deferred income

Grant in aid

Grant in aid represents the amount received from the World Bank under a project to phase out the Ozone Depleting Substances (ODS) by acquiring asset (production facility) which manufactures such products which are free from such substances. This grant is classified as deferred income and is being amortized over the useful life of such asset.

Government grant

The Company recognizes the benefit of a government loan at a below-market rate of interest as Government grant. The benefit of the below-market rate of interest shall be measured as the difference between the initial carrying value of the loan determined in accordance with IFRS 9 and the proceeds received and is presented as deferred grant. The recognition of government grants in profit or loss is done on a systematic basis over the periods in which the expenses for which the grants are intended to compensate.

5.25 Asset held for sale

Non-current assets, or disposal groups comprising assets and liabilities, are classified as held-for sale if it is highly probable that they will be recovered primarily through sale rather than through continuing use.

Such assets, or disposal groups, are generally measured at the lower of their carrying amount and fair value less costs to sell. Any impairment loss on a disposal group is allocated first to goodwill, and then to the remaining assets and liabilities on a pro rata basis, except that no loss is allocated to inventories, financial assets, deferred tax assets, employee benefit assets, investment property or biological assets, which continue to be measured in accordance with the Company's other accounting policies. Impairment losses on initial classification as held-for-sale or held-for distribution and subsequent gains and losses on remeasurement are recognised in profit or loss.

Once classified as held-for-sale, intangible assets and property, plant and equipment are no longer amortised or depreciated, and any equity-accounted investee is no longer equity accounted.

5.26 Leases

At the inception of a contract, the Company assesses whether a contract is or contains lease. A contract is, or contains, a lease if the contract conveys a right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Company uses the definition of a lease in IFRS 16.

The Company recognizes a right of use asset and a lease liability at the lease commencement date. The right of use asset is initially measured at cost which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date plus any initial direct cost incurred less any lease incentive received.

The right of use asset is subsequently measured at cost less accumulated depreciation and impairment losses, and adjusted for certain re-measurements of the lease liability, if any. The right of use assets is depreciated using the straight line method from the commencement date to the end of the lease term, unless the lease transfers ownership of the underlying asset to the Company by the end of the lease term or cost of the right of use asset reflects that the Company will exercise a purchase option. In that case the right of use asset will be depreciated over the useful life of the underlying asset, which is determined on the same basis as those of property, plant and equipment. Right of use asset is disclosed in the property, plant and equipment as referred to in note 20.1 of the unconsolidated financial statements.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or if that rate cannot be readily determined, the Company's incremental borrowing rate. The Company has used it incremental borrowing rate as the discount rate for leases where rate is not readily available. The lease liability is subsequently increased by the interest cost on the lease liability and decreased by lease payment made.

The lease liability is measured at amortized cost using the effective interest method. It is remeasured when there is a change in future lease payments arising from a change in rate or a change in the terms of the lease arrangement, if there is change in the Company's estimate of the amount expected to be payable under a residual value guarantee, if the Company changes its assessment of whether it will exercise a purchase, extension or termination option or if there is a revised insubstance fixed lease payment. When the lease liability is re-measured in this way, a corresponding adjustment is made to the carrying amount of the right of use asset, or is recorded in statement of profit or loss if the carrying amount of the right of use asset has been reduced to zero. Refer note 10 to these financial statements for disclosure of lease liability.

Short term leases and leases of low value assets

The Company has elected not to recognize right of use assets and liabilities for some leases of low value assets. The Company recognizes the lease payments associated with these leases as an expense on a straight line basis over the lease term.

Sale and lease back

Where the sale and lease back transactions result in a lease liability, any excess of sale proceeds over the carrying amount is deferred and amortized over the lease term. However, sale proceeds less than the carrying value is immediately recognized in the statement of profit or loss.

5.27 Discontinued Operations

A discontinued operation is a component of company's business, the operations and cash flows of which can be clearly distinguished from rest of the company and which:

- represents a separate major line of business or geographic area of operations.
- is part of a single co-ordinated plan to dispose a separate major line of business or geographic are of operations; or
- is a subsidiary acquired exclusively with a view of resale.

When an operation is classified as a discontinued operation, the comparative statement of profit of loss and OCI is represented as if the operation had been discontinued from the start of the comparative year. The comparative statement of profit or loss and OCI has been re-presented to show the discontinued operations seperately from continuing operations.

5.28 Allocation of expenses

Certain expenses are allocated by the Company to its subsidiaries in accordance to a basis approved by the Company and its subsidiaries.

5.29 Changes in accounting standards, interpretations and pronouncements:

5.29.1 Standards and amendments to approved accounting standards that are effective:

There are certain amendments and interpretations to the accounting and reporting standards which are mandatory for the Company's annual accounting period which began on January 1, 2022. However, these do not have any significant impact on the Company's financial reporting.

5.29.2 Standards and amendments to approved accounting standards that are not yet effective:

There are certain amendments to the accounting and reporting standards that will be mandatory for the Company's annual accounting periods beginning on or after January 1, 2023. However, these are considered either not to be relevant or to have any significant impact on the Company's financial statements and operations and, therefore, have not been disclosed in these financial statements.

RSM

				2022	2021	2022	2021
6	Shar	e capital	Note	(Number	of shares)	(Rupees in	(000)
	6.1	Authorized share capital	6.1.1	300,000,000	300,000,000	3,000,000	3,000,000

6.1.1 The authorized share capital stands at Rs. 3,000 million, divided into 300,000,000 shares of Rs. 10 each, according to the Memorandum and Articles of Association the Company.

6.2 Issued, subscribed and paid-up capital

Balance as at 01 January

Balance as at 31 December

Ordinary shares issued as fully paid right shares

		2022	2021	2022	2021
Fully paid-up ordinary shares of	Note	(Number	of shares)	(Rupees in	'000)
Rs. 10 each					
Issued for cash		105,263,597	105,263,597	1,052,637	1,052,637
Issued for consideration other than	cash	703,733	703,733	7,037	7,037
Issued as paid bonus shares		78,988,759	78,988,759	789,888	789,888
Issued under scheme of amalgama	tion 6.5	96,450,000	96,450,000	964,500	964,500
		281,406,089	281,406,089	2,814,062	2,814,062
6.3 Reconciliation of ordinal shares	ry				

187,604,060

93,802,029

281,406,089

1,876,041

938,020

2,814,061

2,814,061

2,814,061

6.4 Ordinary shares of the Company held by associated persons and undertaking at year end are as follows:

281,406,089

281,406,089

	2022	2021	2022	2021
	(Percent	age held)	(Number o	f shares)
*Poseidon Synergies (Private) Limited	3.70%	3.80%	10,421,274	10,680,183
Chief Executive Officer and his spouse and dependent children				
- Haroon Ahmad Khan (CEO)	38.32%	25.55%	107,840,286	71,893,524
- Nighat Haroon Khan (Wife of CEO)	10.00%	7.33%	28,132,411	20,617,274
	52.02%	36.68%	146,393,971	103,190,981

^{*} Owned by Chief Executive Officer and his wife.

- 6.5 Pursuant to Scheme of Arrangement, approved by Honourable Sindh High Court through its Order dated 22 May 2018, Singer Pakistan Limited was merged and combined with Cool Industries (Private) Limited and Link Wel (Private) Limited. The Company issued 96,450,000 shares to the shareholders of Cool Industries (Private) Limited and Link Wel (Private) Limited pursuant to the same scheme.
- 6.6 The holders of ordinary shares are entitled to receive dividends as declared (if any), and are entitled to one vote per share at meetings of the Company.

7 Share premium

This includes excess of consideration received / market value of share acquired under scheme of arrangement over the face value of shares issued under the scheme of arrangement amounting to Rs. 4,581 million. This reserve can only be utilized by the Company for the purpose specified in Section 81(2) of the Companies Act, 2017.

		2022	2021
	Note	(Rupees in	1 '000)
Surplus on revaluation of property, plant			
and equipment - net of tax			
Revaluation surplus - as on 01 January		151,467	479,153
Surplus on revaluation arisen during the year			197,560
Incremental depreciation transferred to equity			(18,207)
Transferred to WHAL under scheme of arrangement	2 & 41		(507,039)
		151,467	151,467
Deferred tax liability - as on 01 January		- 1	(94,067)
Deferred tax on revaluation arisen during the year			(40,218)
Tax effect on transfer of incremental			
depreciation to retained earnings			4,991
Transferred to WHAL under scheme of arrangement	2 & 41	-	129,294
Deferred tax liability		-	*
	8.1	151,467	151,467

- 8.1 This includes balance of Rs. 149.97 million (2021: 149.97 million) representing surplus on revaluation of buildings prior to their classification as investment property. Balance as at 31 December 2022 includes surplus related to land of Rs. 1.50 million (2021: 1.5 million).
- 8.2 During year 2021, the balance (net of related deferred tax) of revaluation surplus of land amounting to Rs. 55.65 million and building on freehold land of Rs. 7.84 million and plant and machinery of Rs. 314.48 million has been transferred as per scheme of arragement as refer to note 2 and 47 of these unconsolidated financial statement.
- 8.3 The Company revalued its freehold land, building on freehold land and plant and machinery during the financial year 2017, 2019 and 2021. The latest revaluation was carried out on 31 August 2021. This was conducted by M/s Asif Associates (Private) Limited. Freehold land was revalued on the basis of current market value whereas other assets were revalued on the basis of depreciated market values. The most significant input into this valuation approach is price per kanal for land, price per square foot for buildings and present operational condition and age of plant and machinery.

			2022	2021
		Note	(Rupees in	'000)
9	Long term loans - Secured			
	Long term loans - Banking Companies	9.2		807,558
	Long term loans - Non-banking Companies	9.3	14,281	294,430
	Less: Deferred grant			(17,394)
	Less: Current maturity presented under current liabilities	15	(14,281)	(729,642)
		9.1		354,952

9.1 Movement of Long term loans during the period

Opening Balance		1,101,988	2,506,831
Add: Addition during the year		-	
Less: Repayment during the year		(1,101,988)	(396,014)
Transferred to WHAL under scheme of arrangement	2 & 41		(1,008,829)
Closing Balance	9.2 & 9.3	1.0	1,101,988
Less: Current portion			(729,642)
Less: Deferred grant		140	(17,394)
- 1 day - 0 (0) 25 mg			354,952

- 9.2 During the year 2022, loans obtained from Sindh Bank Limited, The Bank of Punjab, The Bank of Khyber, Dubai Islamic Bank Limited, Pak Brunei Investment Company Limited, Pak Oman Investment Company Limited and Pak Libya Investment Company Limited in previous years have been fully paid.
- 9.3 State Bank of Pakistan introduced a 'Refinance Scheme for payment of wages and salaries (RFWS Scheme)' to support the companies in payment of salaries during COVID-19 pandemic. Under this scheme, the Company has availed financing of Rs. 197.46 million and Rs. 182.37 million from Bank of Khyber and Pak Libya Holding Company (Private) Limited respectively. Loans obtained were utilized against salaries for the months from April 2020 to September 2020. These facilities have been recognized at fair value under IFRS-9 using an effective rate of interest of 9.76%, difference being recorded as deferred grant in accordance with IAS 20. This facility is secured by way of joint pari passu charge of Rs. 264 million on present and future fixed assets of the Company. Balance payable period in 9 quarterly instalments ending on January 2023 at SBP rate plus 3% per annum, payable quarterly.
- 9.4 As per the financing arrangements, the Company is required to comply with certain financial covenants such as current ratio and debt service coverage ratio and other conditions imposed by the providers of finance.
- 9.5 The scheme of arrangement is applicable effective from 01 September 2021. As per the Court Order all charges have been transferred in the name of WHAL alongwith the transfer of relevant collaterals as per the approved scheme of arrangement referred to in note 41. In pursuance of WCL demerger plan, WCL approached and reached an arrangement with banks and lenders. The loans will be spilt between WCL and WHAL, retained with WCL and transferred to WHAL in conformity with the bank arrangement.

RSM

2021

			2022	2021
Defer	red income	Note	(Rupees	in '000)
Sale a	nd lease back	10.1	-	0.40
Grant	in aid	10.2	-	
Gover	nment grant	10.3		140
10.1	Sale and lease back		-	140
	Details of the movement in the balance			
	Gross balance:			50 343
	Balance as at 01 January			36,576
	Balance at 31 December		-	36,576
	Accumulated amortization:			
	Balance as at 01 January		-	(30,966)
	Amortization till 31 Aug 2021	29		(2,992)
	Balance at 31 August			(33,958)
	Transferred to WHAL under scheme of arrangement	2 & 41	4	(2,618)
	Carrying amount:			
	Balance at 31 December			
	Current portion of deferred income	15		
	Balance as at 31 December	10.1.1		

10

10.1.1 The Company had entered in sale and lease back arrangements of specific items of plant and machinery resulting in a deferred income (representing excess of sale proceeds over the carrying amount of respective assets). During year 2021, the deferred income has been fully amortized and recognized in the unconsolidated statement of profit or loss over the lease term.

			2022	2021
10.2	Grant in aid	Note	(Rupees	in '000)
	Gross balance:			
	Balance as at 01 January		-	13,953
	Balance at 31 December		-	13,953
	Accumulated amortization:			
	Balance as at 01 January			(4,206)
	Amortization till 31 August 2021	29		(775)
	Balance at 31 August		. 3	(4,981)
	Transferred to WHAL under scheme of arrangement	2 & 41	-	(8,972)
	Carrying amount:			
	Balance at 31 December			
	Current portion	15		
	Balance as at 31 December	10.2.1		

10.2.1 Grant in aid represents the amount received from the World Bank under a project to phase out the Ozone Depleting Substances (ODS) by acquiring asset (production facility) which manufactures products that are free from such substances. This grant is classified as deferred income and is being amortized over the useful life of the asset. Amortization for the year is based on 8.33% of the balance in accordance with the depreciation charged on plant and machinery for which the grant was received. During year 2021, under scheme of arrangements the balance was trasferred to subsidary.

Government grant	2022 (Rupees in	2021	
Balance as at 01 January		4.181	26,560
	0		
Amortization for the year	29	(4,041)	(14,513)
		140	12,047
Transferred to WHAL under scheme of arrangement	2 & 41	-	(7,866)
		5-2	
Current maturity	15	(140)	(4,041)
Balance as at 31 December	9.4		140
Transferred to WHAL under scheme of arrangement Current maturity	29 2 & 41 15	140	(1

11 Deferred tax (asset) / liability - net

Deferred tax asset and liability comprise of taxable and deductible temporary differences in respect of the following:

		Balance as at 01 January 2021	Recognized in statement of profit or loss	Recognized in equity / OCI	Transferred to WHAL	Balance as at 31 December 2021	Recognized in statement of profit or loss	Recognized in equity / OCI	Balance as at 31 December 2022
Taxable temporary difference	Note								
- accelerated tax depreciation		466,025	17,549		(483,574)	-	- 1	-	
 surplus on revaluation of property, plant and equipment 	8	94,067	(4,991)	40,218	(129,294)		- 1		
•		560,092	12,558	40,218	(612,868)	-	-	-	-
Deductible temporary difference									
- other provisions		(49,605)	(107)	-	49,712		- 1	-	
effect of "Group Taxation"		(115,810)		-	-	(115,810)	-	106,919	(8,891)
effect of minimum tax		(149,436)	-	-	149,436		-		-
- tax losses		(21,326)	21,326	-		-	-		-
		(336,177)	21,219	-	199,148	(115,810)	-	106,919	(8,891)



				2022	2021	
12	Trade	and other payables	Note	(Rupees in	ees in '000)	
	Accrue	ed liabilities		4,423	1,747	
	Sales ta	ax and excise duty - net		262,641	90,303	
	Worke	rs' profits participation fund	12.1			
	Income	e tax deducted at source	12.2	184,055	101,213	
	Payabl	e to the provident fund	34		948	
	Bank o	overdrawn		262		
	Unpaid	d dividend		1,179	1,179	
	Others		12.3	34,566	89,892	
				487,126	285,282	
				2022	2021	
	12.1	Workers' profits participation fund	Note	(Rupees in	n '000)	
		Balance as at 01 January		-	14,530	
		Add: Allocation for the year	28		16,811	
					31,341	
		Less: Payment made during the year		-	(14,530)	
		Transferred to WHAL under scheme				
		of arrangement .	2 & 41	4-	(16,811)	
		Balance as at 31 December	1000			

12.2 Amount of Rs. Nil has been paid subsequent to year end.

12.3 Included in other liabilities are provisions aggregating to Rs. 27.87 million (2021: Rs 27.87 million) in respect of probable loss from pending litigation of the Company against Income Tax and Sales Tax (the authorities). The above provisions have been made as per the management's best estimate against various demands raised by the authorities that are being contested by the Company at various forums as explained in note 19.

				2022	2021	
13	Mark-	up accrued on borrowings		(Rupees in '000)		
	Mark-1	up based borrowings from banking companies				
	- Long	term loans - secured		15,898	13,683	
	- Short	term borrowings - secured		90,307	27,101	
		up based borrowings from non-banking companies				
	- Long	term loan from financial institution - secured		7,879	13,637	
				114,084	54,421	
				2022	2020	
14	Short	term borrowings - secured	Note	(Rupees in '000)		
	From	banking companies				
	Runnin	ng finance under mark-up arrangements	14.2	1,725,000	349,978	
	Comm	ercial Paper	14.3		924,683	
			14.1	1,725,000	1,274,661	
	14.1	Particulars of borrowings				
		Interest / mark-up based borrowings		1,725,000	1,274,661	
				1,725,000	1,274,661	
	32.2	42.0				

14.2 Short term running finance

This represents utilized amount of short term running finance facilities under mark-up arrangements availed from various commercial banks aggregating to Rs. 1,725 million (2021:

Rs. 349.79 million). During year 2021, The running finance liability amounting to Rs. 1500.77 million was to transferred to WHAL as at 31 August 2021 under scheme of arrangement as explained in note 2 and 47. These facilities are secured by way of equitable mortgage charge on building on freehold land of the Company, charge over all current assets and fixed assets of the Company and personal guarantees of the sponsor directors of the Company and carry mark-up ranging from 13.54% to 18.77% (2021: 9.01% to 10.45%) per annum, payable monthly and quarterly in arrears. These facilities are expiring on various dates latest by May 23.

14.3 Commercial Paper

Commercial Paper loan were issued to finance the working capital requirements of the Company. The total issue comprises of 10,000 certificates of Rs. 100,000 each. The issue was made at discount at the start of November 2021, during year 2022 principle has been redeemed after expiry of 270 days following receipt of principal i.e start of month of August 2022

14.4 Unavailed credit facilities

The facilities for opening of letter of credits and guarantees as at 31 December 2022 amounted to Rs. 1,725 million of which remaining unutilized amount was Rs. Nil.

14.5 As per the financing arrangements, the Company is required to comply with certain financial covenants and other conditions imposed by the providers of finance.

				2021	2020
15	Current portion of long term liabilit	ies	Note	(Rupees in	(000)
	Long term loans - secured		9	14,281	729,642
	Deferred income		10	140	4,041
				14,421	733,683

16 Contingencies and commitments

16.1 Contingencies

16.1.1 The Company has filed a Constitutional petition before the Honorable Sindh High Court at Karachi, challenging the vires of Rule 58T of the Sales Tax Special Procedure Rules relating to 2% extra sales tax on certain home appliances. This is based on the view that the said vires are not applicable on the Company. The case is pending before the Honorable Sindh High Court. An interim order was received in favour of the Company. The Company is confident that no liability is expected to occur. Amount involved is Rs. 84.80 million as of 31 December 2020 against which no provision has been made as the Company, based on the opinion of legal advisor's advice, is confident of a favourable decision.

During the financial year 2014, the Company received a show cause notice from the Federal Board of Revenue (FBR) in respect of short payment of 2% extra sales tax under the Sales Tax Procedures Rules, 2007 as amended by SRO. 896(I)/2013 dated 4 October 2013 and deduction of input tax more than the limit defined under section 8 read with chapter IV of Sales Tax Rules, 2006. The tax authority in the said notice raised a demand of Rs. 19.91 million and Rs. 11.15 million respectively for the period from 1 January 2014 to 30 September 2014. The Company after consultation with its tax advisors has replied and submitted explanation with the tax authorities along with revised workings for the apportionment of input tax which in the case of the Company for the above period was Rs. 0.52 million. Since then, no further action has been initiated by the tax authorities.

The Company had earlier received a sales tax recovery order from the sales tax authorities amounting to Rs. 195.63 million, for the financial year ended 31 December 2010 against which the Company had filed an appeal with the Commissioner Inland Revenue - Appeals (CIR-A). CIR-A had deleted one item while the remaining matters were set aside. Moreover, the management, based on consultation with its tax advisor, is of the view that matter would be decided in favour of the Company. However, CIR has filed an appeal against Company on the matters of SRO 647/2007 regarding input tax adjustments against 90% output tax and payment of sales tax on instalment sales at the time of receipt of instalment instead at the time when instalment sales are actually being made for which no hearing has yet taken place. Amount involved is Rs. 171.71 million. However, based on advice of legal consultant, management is of the view that that no potential liability is expected to occur.

16.1.2 Income tax assessments of the Company have been finalized up to and including the tax year 2007. The Company had applied for Income tax refund for the tax years from 2006 to 2011. Income tax refund orders were earlier determined for the tax years 2009, 2010 and 2011. Income tax refund was released for the tax year 2009. However, the Additional Commissioner Inland Revenue (ACIR) amended the deemed assessed orders under section 122 (5A) of the Income Tax Ordinance, 2001 for the tax years from 2009 to 2012 and raised additional income tax demand of Rs. 19.98 million. However, the Company had filed an application for the rectification of orders after which the net tax additional demand was reduced to Rs. 2.02 million (after the adjustment of the refund of related years) under section 221 of the Income Tax Ordinance, 2001. Appeals have been filed to Commissioner Inland Revenue - Appeals (CIR-A) against these orders.

Company has received appellate orders for the tax years from 2009 to 2012, dated 29 June 2015, where the CIR-A has set aside certain issues for reassessment, deleted certain items and maintained certain disallowances. The financial impact of the items set aside for reassessment and continued disallowances amount to Rs. 43.72 million. Appeal has been filed with Appellate Tribunal Inland Revenue (ATIR) against these issues. The Company based on the merits of matters is of the view that ultimate decisions are expected in its favour. However, adequate provision is held in the unconsolidated financial statements in respect of the above balance.

- 16.1.3 The Finance Act, 2017 introduced a tax under section 5A of the Income Tax ordinance, 2001 on every pubic Company other than a scheduled bank or Modaraba, that derives profit for the tax year and does not distribute at least 40% of the after tax profit within six months of the end of said tax year through cash or bonus issue. Under the earlier section tax was not mandatorily leviable in case the Company's reserves were not in excess of the paid up capital (which was the case with the Company as it had accumulated losses). Provision for the above referred tax amounting to Rs. 9.35 million has not been paid as the Company's management is of the view that the amendment was made after the closure of Company's financial year ended 31 December 2016 and for certain other legal reasons. The Company has filed a Constitutional petition before the Honorable Sindh High Court at Karachi challenging the vires of Section 5A of the Income Tax Ordinance, 2001 and a stay order has been granted against any coercive action against the Company under the newly inserted Section 5A.
- 16.1.4 The Deputy Commissioner Inland Revenue (DCIR), via order dated 30 April 2014, under section 161(1) and 205(3) of the Income Tax Ordinance, 2001 for the tax year 2014 raised a tax demand of Rs. 0.83 million for non deduction of advance income tax for the period from 01 November 2013 to 30 April 2014 under section 236(G) and 236(H) of the aforesaid Ordinance, Company filed an appeal before the Commissioner Inland Revenue Appeals (CIRA) which was remanded back to DCIR. The Company filed an appeal against the order of CIRA in Appellate Tribunal Inland Revenue (ATIR), which is pending adjudication. However, adequate provision is held in the unconsolidated financial statements in respect of the above balance.

- 16.1.5 During the financial year 2014, the Company received a notice by Commissioner Inland Revenue Zone I for selection of audit under section 214C for the tax year 2012. The Company filed an appeal against the said notice before Honorable Lahore High Court which was decided against the Company and audit proceedings were initiated. The Deputy Commissioner Inland Revenue issued an amended assessment order under section 122(1) and 122(5) through which certain additions were made and demand order was raised amounting to Rs. 48.10 million. Being aggrieved, the Company filed an appeal before Commissioner Inland Revenue Appeals (CIR-A), who vide his order no. 9 dated 04 April 2019 deleted certain additions. Being aggrieved with the order of CIR-A the Company filed an appeal before the honorable Appellate Tribunal Inland Revenue, which is pending adjudication.
- 16.1.6 During the financial year 2014, the Assistant Commissioner Inland Revenue imposed penalty vide order dated 27 April 2014 under section 182(1) of the Income Tax Ordinance, 2001 amounting Rs. 0.91 million for the tax year 2013 for the late filling of income tax return under section 114 of the Income Tax Ordinance, 2001. The Company filed an appeal before Commissioner Inland Revenue Appeals (CIR-A) against the above order. The CIR-A decided the matter against the Company vide order dated 25 March 2014. The Company filed an appeal before Appellate Tribunal Inland Revenue (ATIR) against the order of CIR-A which is pending adjudication. However, adequate provision is held in the unconsolidated financial statements in respect of the above balance.
- 16.1.7 During the financial year 2015, the Additional Commissioner Inland Revenue (ACIR), vide order dated 30 April 2015, under section 122(5A) of the Income Tax Ordinance, 2001 for the tax year 2010, raised an amended demand of Rs. 7.85 million after disallowing certain expenses amounting to Rs. 29.15 million. The Company filed an appeal for the rectification of order before Commissioner Inland Revenue Appeals (CIR-A) who vide its order dated 30 December 2015 deleted certain items amounting to Rs. 19.94 million. ACIR has filed an appeal before Appellate Tribunal Inland Revenue (ATIR) against the order of CIR-A which is pending adjudication. However, adequate provision is held in the unconsolidated financial statements in respect of the above balance.
- 16.1.8 During the financial year 2017, the Additional Commissioner Inland Revenue (ACIR) amended the deemed assessed return vide its order dated 19 June 2017 under section 122(5A) of the Income Tax Ordinance, 2001 for the tax year 2011. The ACIR disallowed certain expenses amounting to Rs. 9.58 million and raised the additional income tax demand of Rs. 1.02 million. The Company filed an appeal before the Commissioner Inland Revenue Appeals (CIR-A). The CIR-A vide order no. 19 dated 21 September 2020 decided the appeal partially in favour of the Company by deleting the additions amounting to Rs. 4.62 million under the head financial charges and directed the ACIR to verify the said contention and adjust the refund of Rs. 1.02 million if still available to the Company for adjustment in the current year. Being aggrieved with of the CIR-A order, the Company preferred an appeal before the Honorable Appellate Tribunal Inland Revenue, Lahore, which is still pending for adjudication. However, adequate provision is held in the unconsolidated financial statements in respect of the above balance.
- 16.1.9 During the financial year 2018, the Company received a show cause notice issued by Deputy Commissioner Inland Revenue under section 161 for the tax year 2017 on non deduction of withholding tax amounting to Rs. 6.03 million on payments against purchase of plant and machinery, packing material and other miscellaneous payments. The Company filed an appeal before Commissioner Inland Revenue Appeals (CIR-A) where the case was remanded back to the Department. Being aggrieved, the Company filed an appeal before Appellate Tribunal Inland Revenue (ATIR) which is pending adjudication.

16.1.10 During the financial year 2018, the Taxation Officer, after conducting audit under section 177 of the Income Tax Ordinance, 2001 (the Ordinance) for the tax year 2014, passed an amended assessment order under section 122 of the Ordinance raising tax demands of Rs. 25.29 million alleging that the Company suppressed its sales and adjusted inadmissible expenses. Being aggrieved, the Company has filed appeal before Commissioner Inland Revenue - Appeals (CIR-A). CIR-A vide order, deleted certain additions amounting to Rs. 80 million and the rest of the additions amounting to Rs. 26 million were confirmed.

Hence there is no outstanding amount payable against the Company. The department filed an appeal before Income Tax Appellate Tribunal (ITAT) which is pending for adjudication and a favourable outcome is expected.

16.1.11 During the financial year 2016, the Deputy Commissioner Inland Revenue raised an order under section 161/205 of the Income Tax Ordinance, 2001 for non-deduction of tax amounting Rs. 6.45 million and Rs. 3.76 million for tax years 2009 and 2010 respectively. The Company filed an appeal before the Commissioner Inland Revenue - Appeals (CIR-A) which was decided against the Company. The Company filed an appeal against the order of CIR-A in Appellate Tribunal Inland Revenue (ATIR), which is pending for adjudication. However, adequate provision is held in the unconsolidated financial statements in respect of the above balance.

Based on the opinion of the legal and tax advisors handling the above litigations, the management believes that the Company has strong legal grounds against each case and that no financial liability is expected to accrue. Accordingly, no provision (in addition to already held in respect of certain cases of the Company) has been made in these unconsolidated financial statements.

16.2 Commitments

- 16.2.1 Commitments, for the import of stock in trade, outstanding at year end were for Rs. Nil (2021: Nil).
- 16.2.2 Commitments, for capital expenditure, against irrevocable letters of credit outstanding at year end were for Rs. Nil (2021: Nil).

Effective from 01 September 2021, all commitments have been transferred to Waves Home Appliance Limited (WHAL) under Scheme of arrangement as explained in note 2 and 41 of these unconsolidated financial statements.

			2022	2021
17	Property, plant and equipment	Note	(Rupees i	n '000)
	Operating fixed assets			
	As at 01 January	17.1	10,000	4,786,037
	Addions during the period		-	593,565
	Transfers during the period		2	-
	Disposals during the period			(1,547)
	Reclassification of assets held for sale		-	(2,356,000)
	Depreciation charged for the year			(183,501)
	Effect of revaluation		-	197,559
	Transferred to WHAL			(3,026,113)
	As at 31 December		10,000	10,000

D 5m

17.1 Operating fixed assets / Right of use assets

		-		Operating	fixed assets				Ric	tht of use assets			_
		Freehold Land	Buildings On freehold land	Plant and machinery	Furniture and equipment	Vehicles	Computers	Buildings	Plant and machinery	Furniture and equipment	Vehicles	Computers	Total
	Note						Ru	pees (000)					
At 01 January 2022													
Cost / revaluation		10,000			70,887	79,108	67,003	133,745		1,360	25,197	3,917	391,21
Accumulated depreciation Net book value		10,000		-	(70,887)	(79,108)	(67,003)	(133,745)	-	(1,360)	(25,197)	(3,917)	10,000
Transactions during the year													
Additions				-	-	-	-	1.					
Transfers										-1			
Cost				-	-	*				-	+	-	
Depreciation			-	-			-	•	- :				-
Disposals	17.3			-	-			•					-
Cost	2	-		-		-	-	-					18
Depreciation				-					-	- 4	4	-	-
				-							,	-	
Reclassification to asset held	23		*										
for sale	23	-	7	-	-		-	-	-		-	*	
Depreciation charge for the year								- 2	- 2		-		-
Effect of revaluation							-				-		
Elimination of gross carrying value													
against accumulated depreciation		-	•	•	-		-		•	•		•	
Transferred to WHAL	2 & 41						-	*			-	¥.	
Closing net book value		10,000				-/•	-						10,000
As at 31 December 2022													
Cost / revaluated amount		10,000			70,887	79,108	67,003	133,745		1,360	25,197	3,917	391,217
Accumulated depreciation		-			(70,887)	(79,108)	(67,003)	(133,745)		(1,360)	(25,197)	(3,917)	(381,217)
Assets held for sale	23	-											-
Transferred to WHAL Net book value	2 & 41	10,000	- :	- :	:	:		- :	- :	- :		- :	10,000
Depreciation rate											24		
(% per annum)	71	Nil	3	8.33	10-20	20	20	10	8.33	10	20	20	

17.1 Operating fixed assets / Right of use assets

				Operating I	fixed assets				Rig	th of use assets			
		Freehold Land	Buildings on freehold land	Plant and machinery	Furniture and equipment	Vehicles	Computers	Buildings	Plant and machinery	Furniture and equipment	Vehicles	Computers	Total
	Note						Rupees (000)					
At 01 January 2021													
Cost / revaluation		2,364,500	410,606	1,911,420	110,372	124,676	66,844	150,316	75,512	1,360	51,708	3,917	5,271,231
Accumulated depreciation Net book value		2,364,500	(12,177) 398,429	(146,379) 1,765,041	(62,994) 47,378	(65,641) 59,035	(66,312) 532	(102,162) 48,154	(6,290) 69,222	(1,337)	(18,303)	(3,599)	4,786,037
Transactions during the year													
Additions		472,513	31,084	5,559	13,492	8,372	2,156	60,389					593,56
Transfers													
Cost							- 1						
Depreciation								- :	-		-		-
Disposals	17.3	-		-									
Cost			*	-	-	(5,095)	-	100				74	(5,09
Depreciation						3,548			-		-		3,54
			- 8	- 4		(1,547)			- 19	-0.8	- 40		(1,54
Reclassification of assets held for sale		(2,356,000)											(2,356,000
Depreciation charge													
for the year		*	(8,604)	(106,287)	(7,893)	(17,015)	(691)	(31,583)	(4,193)	(23)	(6,894)	(318)	(183,50)
Effect of revaluation		57,152	(11,832)	(130,611)		- 4	-]		(1,080)		-		(86,37
Elimination of gross carrying value			20 701	252,666					10,483	20.0			283,930
against accumulated depreciation			20,781	252,000	**	•	-	•	10,483		•	•	283,930
Transferred to WHAL	2 & 41	(528,165)	(429,858)	(1,786,368)	(52,977)	(48,845)	(1,997)	(76,960)	(74,432)		(26,511)	(+)	(3,026,113
Closing net book value		10,000										-	10,000
As at 31 December 2021													
Cost / revaluated amount		10,000	4		70,887	79,108	67,003	133,745	-	1,360	25,197	3,917	391,217
Accumulated depreciation Net book value		10,000			(70,887)	(79,108)	(67,003)	(133,745)	-	(1,360)	(25,197)	(3,917)	10,000
Depreciation rate													
(% per annum)		Nil	3	8.33	10-20	20	20	10	8.33	10	20	20	



17.1.1 Had there been no revaluation of the freehold land the net book value as of 31 December 2022 would have been as follows:

	2022	2021
	(Rupees	in '000)
Land	10,000	10,000
	10,000	10,000

- The latest revaluation was carried on 31 August 2021 by Asif Associates (Private) Limited. As per the revaluation report, forced sale value of freehold land was Rs. 9 million.
- 17.1.3 Particulars of immovable property (i.e. land and building) in the name of Company are as follows:

Location	Usage of immovable property	Total area (Kanals)	Covered area (Square Feet)
9-K.M, Hanjarwal, Multan Road, Lahore.	Head Office and manufacturing facility	61.90	340,134
Dina Nath, Mouza Rakh Serai Cheenba, Tehsil Pattoki, District Kasur.	Manufacturing facility	8.45	18,069

17.1.4 Depreciation for the year has been allocated as follows:

		2022	2021
	Note	(Rupees	in '000)
Cost of sales	25.1	-	114,774
Marketing, selling and distribution costs	26	-	31,583
Administrative expenses	27	-	37,144
		-	183,501
Canital work-in-progress			

17.2

Balance as at 01 January			
Additions during the year			191,805
Transfers to PPE			(72,493)
Transferred to WHAL under scheme of arrangement		4	(119,312)
Balance as at 31 December	17.2.1	-	

17.2.1 During year 2021, this represents work-in-progress for development, improvement and installation. Effective from 01 September 2021, all balances have been transferred to Waves Home Appliance Limited (WHAL) under Scheme of arrangement as explained in note 2 and 47 of these unconsolidated financial statements.

		2022	2021
18	Investment property	(Rupees in	'000)
	Balance as at 01 January	323,480	303,480
	Disposals during the year	(30,000)	
	Fair value gain	7,000	20,000
	Balance as at 31 December	300,480	323,480

The Company has rented out the owned shops to its subsidiary Company {Waves Marketplace Limited}. Balance as of 31 December 2022 comprised of shops of Rs. 293.48 million (2021: Rs 323.48 million) and disposal of Rs. 30 million (2021:Nil) and revaluation gain of Rs 7 million (2021: Rs.20 million) based on the revaluation / fair value of the owned shops determined on 31 December 2022. The fair value gain have been recognized in the unconsolidated statement of profit or loss as 'Other income' as referred to in note 35.

Rent income of Rs. 3.36 million (2021: Rs 5.67 million) has been recognized on the above property during the period ended 31 December 2022. Agreements for the rent are valid up to 9 years and are renewable. Surplus on revaluation of the above properties amounting to Rs. 149.97 million as of 31 December 2022 continues to be maintained in the "Surplus on Revaluation of Property, Plant and Equipment" mentioned in note 8 to these unconsolidated financial statements.

The fair value of investment properties as of 31 December 2022 has been determined by an external independent property valuer M/s Asif Associates (Private) Limited based on independent inquiries from active local realtors, recent experience in the location and the records of the valuer. The fair value measurement of the investment property had been categorized as a level 3 fair value based on the input to the valuation technique used.

19

			2022	2021
9	Investment in subsidiaries	Note	(Rupees i	n '000)
	Waves Marketplace limited			
	(formerly named as Electronics Marketing Company (Priva	vate) Limi	ted)	
	50,000,000 (2021: 50,000,000) fully paid ordinary			
	shares of Rs. 10 each	19.1	500,000	500,000
	Equity held: 100% (2021: 100%)			
	Chief Executive Officer - Moazzam Ahmad Khan			
	Waves Builders and Developers (Private) Limited			
	(formerly named as Waves Marketing (Private) Limited)			
	100,000 (2021: 100,000) fully paid ordinary			
	shares of Rs. 10 each	19.2	1,000	1,000
	Equity held: 100% (2021: 100%)			
	Chief Executive Officer - Moazzam Ahmad Khan			
	Waves Home Appliance Limited			
	(formerly named as Samin Textile Limited)			
	199,724,956 (2021: 199,724,956) fully paid ordinary shares of Rs. 10 each			
	Equity held: 74.56% (2021: 74.56%)			
	Chief Executive Officer - Haroon Ahmad Khan	19.3	4,578,797	4,842,093
	Gain on transfer of home appliances business	41.1		(263,296)
			4,578,797	4,578,797
			5,079,797	5,079,797



- 19.1 Waves Marketplace Limited (formerly, Electronics Marketing Company (Private) Limited), a wholly owned subsidiary, was incorporated on 09 September 2016. The principal activity of the subsidiary Company is to carry out distribution / wholesales and retail business of all kinds of electronic appliances, its components and accessories etc. The registered office of the subsidiary Company is located at 9KM Multan Road, Hanjarwal, Lahore, Punjab.
- 19.2 Waves Builders and Developers Private Limited (formerly, Waves Marketing (Private) Limited) is a private limited company which was incorporated on 10 April 2017 under the repealed Companies Ordinance, 1984 (now Companies Act, 2017). The registered office of the company is located at 15/3 A Model Town, Lahore. The principal activity of the company is real estate development.
- 19.3 Waves Home Appliances Limited (formerly, Samin Textiles Limited) was incorporated in Pakistan on November 27, 1989 as a public limited company under the Companies Ordinance, 1984 (now Companies Act, 2017). The registered office of the Company is situated at 8.7 KM Multan Road Hanjarwal Lahore. The Company is currently listed on Pakistan Stock Exchange. The principal business of the Company is trading, import and export of textile products and electric appliances. The interest in subsidiary has been acquired for the reasons fully explained in note 2 and 47 of the unconsolidated financial statement.

20	Long term advances and deposits	Note	2022 (Rupees i	2021 n '000)
	Receivable from a subsidiary company Deposits	20.1	1,721,340	1,779,177
	- leases - other long term deposits	20.2	-	
			1,721,340	1,779,177

20.1 As per scheme of arrangement described in note 2 and 47, WCL is liable to receive Rs. 2 billion from WHAL within two years of the sanction of the scheme. However, if the said amount is still wholly or partially receivable from WHAL, then WHAL is also subject to pay profit / markup on the outstanding amount on a quarterly basis in arrears and such rate shall be decided by the BOD of each company and should not be less than the prescribed rate as per applicable laws.

		2022	2021
Movement of long term advance	Note	(Rupees in	n '000)
Gross consideration receivable from WHAL Less: Short term payable adjustment Less: Fair value adjustment		1,779,177 (226,805)	2,000,000
Fair value of the deferred consideration Notional income on amount receivable		1,552,372	1,722,356
from subsidiary company Carrying value as at 31 December	29	1,721,340	56,821 1,779,177

- 20.1.1 This represents notional interest discounted at average borrowing rate (9.87%) of the Company and has been accounted for as part of consideration paid under the scheme of arrangement.
- 20.2 Effective from 01 September 2021, all balances have been transferred to Waves Home Appliance Limited (WHAL) under Scheme of arrangement as explained in note 2 and 47 of these unconsolidated financial statements.

21

- 21.1 This represents amounts due on account of expenses incurred on behalf of subsidiary in accordance to a basis approved by the Board of Directors of the Company. The balance is unsecured and receivable on demand. Mark-up is charged at average quarterly borrowing rate of the Company.
- 21.2 These represent expenses incurred on behalf of subsidiary in the ordinary course of business and have primarily originated during the process of scheme of arrangement.

		2022	2021	
21.3	Movement in loss allowance against other receivables	(Rupees in '000)		
Balance as at 01 January	Balance as at 01 January		2,342	
	Loss allowance for the year	-		
	Transferred to WHAL	-	(2,342)	
	Balance as at 31 December			

21.4 Effective from 01 September 2021, all balances have been transferred to Waves Home Appliance Limited (WHAL) under Scheme of arrangement as explained in note 2 and 47 of these unconsolidated financial statements

22	Cash and bank balances		2022	2021
			(Rupees in	n '000)
	Balances with banks	22.1	19,991	68,616
	- in current accounts			
				4,938
	Cash in hand		19,991	73,554

22.1 These include bank account of Rs. 11.8 million (2021: Rs. 2.21 million) maintained under Shariah compliant arrangement.

DSM

23 Assets held for sale

In November 2021, the Board decided that the land on which existing manufacturing facility of WCL is located shall be sold to its subsidiary for construction of a real estate project/apartment complex through the wholly owned subsidiary. Hence, the land is presented as a non-current asset held for sale. The estimated realizable value of these non-current assets is equal to their carrying value based on valuation conducted on 31 August 2021. Efforts to sell the land has been intiated and the management is committed to sale within a period of one year.

	Movement during the period		Note	2022 (Rupees	2021 in '000)
	Balance as at 01 January Transfer from operating fixed assets Addition during the period Transfer from investment property Disposal of property			2,356,000 - 384,879 30,000 (30,000)	2,356,000
	Balance as at 31 December		17.1	2,740,879	2,356,000
24	Revenue - net			2022 (Rupees	01 Jan to 31 Aug 2021 in '000)
7	Discontinued operations				
	Sales				
	- local			-	7,478,288
	- export			-	15,996
	Sales return				(95,753)
					7,398,531
	Sales tax				(1,067,597)
	Trade discount	14.1		-	(301,980)
				•	(1,369,577)
	Revenue from contracts with customers				6,028,954
25	Cost of sales		Note	2022 (Rupees	01 Jan to 31 Aug 2021
43	Cost of sales		ivote	(Kupees	m 000)
	Discontinued operations				
	Opening stock - finished goods				822 802
	- own manufactured - purchased for resale			-	832,803 46,258
	- purchased for resale				879,061
	Purchases				95,906
	Cost of goods manufactured		25.1		4,496,170
				-	5,471,137
	Closing stock - finished goods as at 31 Aug 2021				
	- own manufactured				(659,893)
	- purchased for resale				(64,449)
	and the same of th				4,746,795

				2021
25.1	Cost of goods manufactured	Note	(Rupees	in '000)
	Raw and packing materials	Γ		
	and stores consumed	- 1	-	3,967,967
	Salaries, wages and other benefits	25.1.1	-	302,014
	Depreciation on property, plant and equipment	17.1.4	-	114,774
	Fuel and power	2.33		58,505
	Freight charges		-	42,067
	Insurance expense		-	7,396
	Repairs and maintenance	1	2.7	15,202
	Printing and stationery		-	20,158
	Travelling and conveyance	- 0	-21	146
	Rent, rates and taxes		11.4	1,429
	Communication			511
	Miscellaneous expenses		-	992
		_		4,531,161
	Work-in-process			
	Opening stock	Г		204,180
	Closing stock as at 31 Aug 2021			(239,171)
		7	-	(34,991)
		0-		1 106 170
	Cost of goods manufactured		-	4,496,170

25.1.1 This balance include provision / reversal of Rs. Nil (2021: Rs. 0.67 million), Rs.Nil (2021: Rs. 1.36 million) and Rs. Nil (2021: Rs. 6.63 million) in respect of gratuity, pension and provident funds respectively.

Marketing, selling and distribution costs			
mineting, seming with distribution costs	Note	(Rupees	in '000)
Discontinued operations			
Salaries and benefits	26.1		169,745
Rent, rates and taxes		0.0	953
Publicity and sales promotion		-	35,220
Depreciation on property, plant and equipment	17.1.4	-	31,583
Warranty obligations			35,725
Utilities			4,657
Printing and stationery		-	1,620
Travelling and conveyance		(4)	21,097
Amortization of intangible assets	18.3	14.7	20,485
Communication		-	562
Repair and maintenance			812
Insurance expense			1,565
Others		-	627
			324,651
	Salaries and benefits Rent, rates and taxes Publicity and sales promotion Depreciation on property, plant and equipment Warranty obligations Utilities Printing and stationery Travelling and conveyance Amortization of intangible assets Communication Repair and maintenance Insurance expense	Salaries and benefits Rent, rates and taxes Publicity and sales promotion Depreciation on property, plant and equipment Warranty obligations Utilities Printing and stationery Travelling and conveyance Amortization of intangible assets Communication Repair and maintenance Insurance expense	Salaries and benefits Rent, rates and taxes Publicity and sales promotion Depreciation on property, plant and equipment Warranty obligations Utilities Printing and stationery Travelling and conveyance Amortization of intangible assets Communication Repair and maintenance Insurance expense - 26.1 - 17.1.4 - 27.1.4 - 28.1.3 - 28.3 - 28.3 - 28.3

26.1 This balance include provision / reversal of Rs. Nil (2021: Rs. 0.10 million), Rs. Nil (2021: Rs. 0.52 million) and Rs. Nil (2021: Rs. 5.77 million) in respect of gratuity, pension and provident funds respectively.

			2022	2021
27	Administrative expenses	Note	(Rupees in	(000)
	Continuing operations			
	Salaries and benefits	27.1	55,468	45,582
	Legal and professional charges		1.4	1,000
	Fees and subscription			9,274
	Loss on disposal of property, plant and equipment and investment property		385	•
	Auditors' remuneration	27.3	4,815	6,815
		-	60,668	62,671
	Discontinued operations			
	Salaries and benefits	27.1		87,812
	Legal and professional charges		*0	11,274
	Depreciation on property, plant and equipment	17.1.4		37,144
	Communication		-	7,819
	Travelling and conveyance		-	10,158
	Repair and maintenance		*	2,011
	Utilities			7,679
	Printing and stationery			3,994
	Rent, rates and taxes		1.5	5,453
	Insurance expense		•	3,946
	Entertainment expense		72	3,485
	Fees and subscription		-	4,660
	Amortization of intangible assets		-	9,515
	Charity and donations	27.2		25
	Others		- 4	1,780
			•	196,755
			60,668	259,426

27.1 This balance include provision / reversal of Rs. Nil (2021: Rs. 0.26 million), Rs. Nil (2021: Rs. 21 million) and Rs. 3.38 (2021: Rs. 5.78 million) in respect of gratuity, pension and provident funds respectively.

27.2 None of the donations were made to an entity in which any director or his / her spouse had an interest.

				2022	2021
	27.3	Auditors' remuneration	Note	(Rupees in	n '000)
		Audit fee		3,328	3,328
		Fee for the review of interim financial information		513	513
		Special audit			2,000
		Fee for the review of code of corporate governance and			
		other certifications / reports under agreed upon procedures		390	390
		Out of pocket expenses		584	584
				4,815	6,815
				2022	2021
28	Other	expenses		(Rupees i	n '000)
	Discor	ntinued operations			
	Worke	ers' profits participation fund (WPPF)	12.1	*	16,811
	Excha	inge loss - net			22,734
	Resear	rch and development expenditure			5,261
	Worke	ers' welfare fund		0.0	6,402
			28.1		5,434
	Other	expenses	20.1		2,737

28.1 This includes penalty for late payment of income tax of Rs. Nil (2021: Rs. 3.9 million).

29	Other income		Note	2022 (Rupees in	2021 '000)
	Continuing operations				
	Income from financial assets				
	Profit on a profit and loss sharing bank balance	•		40.	165
	Income from non-financial instruments				
	Fair value gain on investment property Notional interest income on loan to subsidiary Mark-up on receivables from subsidiary company		18 20	7,000 168,968	20,000 56,821
	Rental income Amortization of deferred income		29.1 18 10	60,387 3,360 4,041	33,970 5,670 9,097
				243,756	125,558
	Discontinued operations			243,756	125,723
	Discontinued operations				
	Income from non-financial instruments				
	Gain on disposal of property, plant and equipment and investment property - net Scrap sales			-	584 5,946
	Amortization of deferred income		10		9,183
	Exchange gain - net Reversal of loss allowance against trade debts			-	4,216
	Liabilities no longer payable written back				4,210
	Others				11,645
	*			-	31,574
	Total Other income			243,756	157,297
	29.1 This represents mark-up charged from the subside outstanding balance receivable.	liary company at an a	average quarterly borro		
0	Finance costs		Note	2022 (Rupees in	2021
	Continuing operations				
	Interest / mark-up on interest / mark-up based loans - Long term loans				123,794
	- Short term borrowings Bank charges			-	16,333
	Bank Charges				12,206
	Discontinued			-	132,333
	Discontinued operations Islamic mode of financing - Short term borrowings	4			19,538
					19,336
	Interest / mark-up on interest / mark-up based loans - Long term loans - Short term borrowings			1	63,549 270,055
	- Finance lease				9,124
	2			*	362,266
	Total Finance cost				514,599
1	Taxation				
	Discontinued operations Current:				
	- for the year		31.1		78,639
	- poverty alleviation tax		-		5,523
				(76,334)	(7,754 76,408
	- prior year			(76 224)	10,400
				(76,334)	
	- prior year Deferred: - for the year			(76,334)	33,778
	- prior year Deferred:	-x	11	(76,334)	33,778
	- prior year Deferred: - for the year - prior year	×	11	(76,334)	
	- prior year Deferred: - for the year - prior year		11		33,778 - - 33,778 110,186
	- prior year Deferred: - for the year - prior year	x	11		33,778

31.1 The provision for current taxation has been determined under 'Minimum Tax Turnover' (2021: 'Minimum Tax on Turnover' under section 113) of the Income Tax Ordinance, 2001. The current tax includes tax under the final tax regime amounting to Rs. Nil (2021: Rs. 0.16 million).

31.2 Tax charge reconciliation

Numerical reconciliation between tax expense and accounting profit:

	2022 (Rupees in	2021
Profit before tax	177,420	284,138
Tax at the applicable tax rate of 29% (2021: 29%)	51,452	82,400
Tax effect of permanent differences:		
 Differential under normal and final / minimum tax regime 	14.	5,403
- Exempt income (exempt due to group taxation)	(66,513)	(15,623)
- Other permanent differences		7
Deferred tax asset not recognized on tax losses	15,061	
Prior year tax charge	-	(7,754)
Poverty Alleviation Tax	-	5,523
Differential in respect to minimum tax and NTR		38,617
Effect of group taxation	7.0	
Others		1,613
		110,186

32 Earnings per share - basic and diluted

The calculation of earnings per share (basic and diluted) is based on earnings attributable to the owners of ordinary shares of the Company.

No figure for diluted earnings per share has been presented as the Company has not issued any instruments carrying options which would have an impact on earnings per share when exercised.

Company's earnings per share have been calculated as follows:

		2022	2021
Loss for the year - Continuing operations	Rupees in '000	177,420	(89,281)
Profit for the year - Discontinued operation	ons Rupees in '000	76,334	263,233
Weighted average number of ordinary shares - <i>Note 38.1</i>	Shares	281,406	281,406
Loss per share - basic and diluted from continued operations	Rupees	0.63	(0.32)
Earnings per share - basic and diluted from discontinued operations	Rupees	0.27	0.94
32.1 Weighted average number of o	ordinary shares (basic and diluted)		
Issued ordinary shares at 01 Janu Effect of right issue	uary	281,406	187,604 93,802
Weighted-average number of ord	dinary shares at 31 December	281,406	281,406

33 Cash and cash equivalents

2022 2021 (Rupees in '000)

33.1 Cash and cash equivalents as at 31 December

Cash and bank balances Short term running finances under mark-up arrangements - secured 19,991 73,554 (1,725,000) (349,978) (1,705,009) (276,424)

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

					20	22				
			Liat	oilities				Equity		
	Short term borrowings	Loan from sponsors	Long term loans	Lease liability	Mark-up accrued on borrowings	Unpaid dividend	Share capital	Share premium reserve	Capital reserve	Total
	-				Rupees in	'000				
Balance as at 01 January	1,274,661		1,101,988		54,421	1,179	2,814,062	5,025,661	5,000	10,276,972
Cash flows										
Short term borrowings repaid net of receipts	(924,683)	7	-	-	-	-	-	-	-	(924,683)
Dividend paid	7.75	-	4.0			-		-	-	
Long term loans repaid		12	(1,070,313)	-	-		- 1	-	-	(1,070,313)
Long term loans received		-					-	*	-	
Finance cost paid		-	-		59,663					59,663
Repayment of lease rentals	-	-	-		4		-	-	-	
	(924,683)		(1,070,313)		59,663					(1,935,333)
Non-cash changes										
Changes in running finance	1,375,022	-		7	-	-	-	-	-	1,375,022
Transfer to WHAL			-		-			-		
Movement in lease liabilities	-		-	10-11	-	-		- 1	-	
Deffered grant			(17,394)							
Finance cost		-	-	-	-	-		-	-	
	1,375,022	+	(17,394)				+	+	-	1,375,022
Balance as at 31 December	1,725,000	-	14,281		114,084	1,179	2,814,062	5,025,661	5,000	9,716,661

DEW

	-				20	21				
			Liab	ilities				Equity		
	Short term borrowings	Loan from Sponsors	Long term finances	Lease liability	Mark-up accrued on borrowings	Unpaid dividend	Share capital	Share premium reserve	Capital reserve	Total
				***************	Rupees in	. '000'				
Balance as at 01 January	3,954,952	380,500	2,506,831	122,846	178,416	1,276	1,876,041	4,581,063	5,000	13,606,925
Cash flows										
Short term borrowings repaid net of receipts	1,943,332	-	-	-	-	-	-	-	-	1,943,332
Loan from sponsors - unsecured		(380,500)	4		-	-	938,021	444,598	1.7	1,002,119
Dividend paid		-	(*)		-	(97)	-	-	-	(97)
Long term loans repaid	-		(396,014)	- 4	-	2.0	8.1	2.		(396,014)
Long term loans received	-			-		-	8.1			
Finance cost paid	-				(485,442)			-	-	(485,442)
Repayment of lease rentals	*			(48,625)	-		-	-		(48,625)
	1,943,332	(380,500)	(396,014)	(48,625)	(485,442)	(97)	938,021	444,598	161	2,015,273
Non-cash changes										
Changes in running finance	(4,623,623)	-	-	207.00		-	-	-	-	(4,623,623)
Dividend approved			(1,008,829)	(74,221)	(153,152)					
Movement in lease liabilities			-				-			
Finance cost		-		(84.857)	514,599	-	-	-	-	514,599
	(4,623,623)		(1,008,829)	(74,221)	361,447	-	*	*		(4,109,024)
Balance as at 31 December	1,274,661		1,101,988	-	54,421	1,179	2,814,062	5,025,661	5,000	11,513,174

34 Provident fund related disclosure

The Company operates approved contributory provident fund for all the employees eligible under the scheme. Till 2018, the Company was operating two separate provident funds in the name of SPL and CIPL but with effect from 01 January 2019, the Company has merged its funds. The management is of the view that the investments out of provident fund have not been made in accordance with the provisions of Section 218 of the Companies Act, 2017 and the rules formulated thereunder. The Company has however carved out its home appliances business with effect from 01 September 2021 in which all employees except ten as per scheme of arrangement have been transferred to WHAL as explained in note 2 and 41.



35 Remuneration of Chief Executive, Directors And Executives

The aggregate amounts charged in the unconsolidated financial statements in respect of remuneration, including all benefits, to the Chief Executive, Directors and Executives of the Company are as follows:

	Chief Exe	Chief Executive		Directors	Executives		Total	
	2022	2021	2022	2021	2022	2021	2022	2021
				- (Rupees in '0	90)			-
Managerial remuneration	18,480	16,036		5,569	11,423	54,285	29,903	75,890
Contribution to provident fund	2,099	1,908		422	952	4,107	3,051	6,437
Housing allowance	7,392	9,164		2,025	4,569	19,740	11,961	30,929
	27,971	27,108	1.4	8,016	16,944	78,132	44,915	113,256
Number of persons	1	1	1	1	6	32	8	34

- 35.1 In addition to the above, Directors and certain Executives are provided with free use of the Company maintained vehicles, club facility and certain items of furniture and fixtures in accordance with their entitlement. The Company also makes contributions based on actuarial calculations to gratuity and pension funds.
- 35.2 In addition, aggregate amount charged in the unconsolidated financial statements for payments on account of the meeting fee of non-executive directors was Rs. 0.5 million (2021:Nil).
- 35.3 During year 2021, Aggregate amount charged in the unconsolidated financial statements for chief executive, directors and executives are charged till 31 August 2021 and remuneration from 01 September 2021 to 31 December 2021 has been transferred to Waves Home Appliance Limited (WHAL) on account of scheme of arrangement, for details refer to note 2 and 41 of these unconsolidated financial statement except 10 employees who were retained by WCL.
- Related parties comprise of associated undertakings, directors, entities with common directorship, post employment plans and key management personnel. Amounts due from related parties are shown under advances, deposits, prepayments and other receivables note 21 and remuneration of directors and key management personnel note 35. Further, transfer of business along with asstes and liabilities to WHAL have been explained in note 2 and 41. Other significant transactions with related parties are as follows:

			2022	2021
Name of the Company	Relationship	Nature of transactions	(Rupees i	n '000)
i. Subsidiary Company				
Waves Builders and Developers (Private) Limited	Wholly owned subsidiary	Mark-up charged on receivable from subsidiary	3	4
Waves Markeplace Limited	Wholly owned subsidiary	Sale of inventory - gross	4	298,102
		Expenses incurred / paid on behalf of subsidiary		
		Mark-up charged on receivable from subsidiary	60,387	33,970



Name of the Company	Relationship	Nature of transactions	2022 (Rupees i	2021 n '000)
Waves Home Appliances Limited	Subsidiary	Purchase of raw material Expenses incurred / paid on behalf of subsidiary	1	13,413 15,226
Employee's Provident Fund	Post employee contribution plan	Contribution for the year	3,385	20,645
Employee's Gratuity Fund	Post employee benefit plan	Contribution for the year	Æ.	846
Employee's Pension Fund	Post employee benefit plan	Contribution for the year	20.0	+
Directors	Employees	Fee for meetings Loan from sponsors received during the year Loan from sponsors adjusted against right issue	500	245,201 678,831

		2022	31-Aug-21	2022	1 Jan to 31-Aug-21
37	Plant capacity and actual production	(1	Jnits)	(Units)
	Refrigerators		83,333	1.0	55,308
	Deep Freezer		76,667	-	98,471
	Microwave ovens	+	40,000	-	
	Air conditioners		40,000	-	
	Washing Machines		26,667	-	3,748
	Gas appliances (water heater and cooking range excluding microwave ovens)		16,667	-	686
	Televisions		15,000	-	
	Water dispenser		13,333	-	4.1

Capacity

Production

During year 2021, Capacity reflects units expected to be produced on the basis of normal production hours (one shift of 8 hours). The production / capacity utilization is according to market demand. However, as per the scheme of arrangement explained in note 2, the Home Appliance Business has been transferred to Waves Home Appliance Limited (WHAL) hence the capacity is only mentioned till 31 August 2021.

		Total em	ployees
		2022	2021
3	Number of employees	(Number of	f persons)
	Total number of employees as at 31 December - note 41	8	10
	Average number of employees	9	2,050

38

39 Financial risk management

The Company's Board of Directors has overall responsibility for the establishment and oversight of the Company's risk management framework. The Board of Directors is responsible for developing and monitoring the Company's risk management policies.

The Company's risk management policies are established to identify and analyze 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 training and management standards and procedures, aims to maintain a disciplined and constructive control environment in which all employees understand their roles and obligations. The Board of Directors reviews and agrees policies for managing each of the risks.

The Company's audit committee oversees how management monitors compliance with the Company's risk management policies and procedures. Audit committee is assisted in its oversight role by internal audit department. Internal audit department undertakes both regular and ad hoc reviews of risk management controls and procedures, the results of 'which are reported to the Board of Directors. The Company has exposure to the following risks from its use of financial instruments:

- Credit risk
- Liquidity risk
- Market risk

This note presents information about the Company's exposure to each of the above risks, the Company's objectives, policies and processes for measuring and managing risk, and the Company's management of capital.

39.1 Credit risk

Credit risk is the risk that the counterparty to a financial instrument will cause a financial loss for the Company by failing to discharge an obligation. Credit risk of the Company arises principally from trade debts, advances, deposits, other receivables and bank balances.

39.1.1 Exposure to credit risk

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk before any credit enhancements at the reporting date was:

	Carrying amount
	2022 2021
	(Rupees in '000)
Long term advances and deposits	1,721,340 1,779,177
Trade debts	
Other receivables	338,577 715,288
Balances with banks	19,991 68,616
	2,079,908 2,563,081

39.1.2 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 obligation to be similarly effected by the changes in economic, political or other conditions. Concentration of credit risk indicate the relative sensitivity of the Company's performance for developments affecting a particular industry. Out of total receivable, 100% (2021: 100%) relates to receivable from subsidiary companies. Maximum exposure to credit risk by type of counterparty is as follows:

	Net recei	101100000
	2022	2021
	(Rupees in	n '000)
Trade debts	170	
- others		
- subsidiary companies	•	
Security deposits		
- individuals		
- lease	•	
Other receivable from subsidiary companies	338,577	715,288
Long term advance from subsidiary company	1,721,340	1,779,177
Insurance Company (claims)		43
Banks	19,991	68,616
	2,079,908	2,563,081

39.1.3 Credit quality and impairment

Credit quality of financial assets is assessed by reference to external credit ratings, where available, or historical information about the counterparty default rates. All counterparties, with the exception of customers and utility Companies, have external credit ratings determined by various credit rating agencies and other regulatory authorities. Credit quality of customer is assessed by reference to historical default rates and present ages.

39.1.3(a) Counterparties with external credit ratings

These include banking companies and financial institutions, which are counterparties to bank balances and deposits. Impairment on cash and cash equivalents has been measured on a 12 month expected loss basis and reflects the short maturities of the exposures. Credit risk is considered minimal as these counterparties have reasonably high credit ratings as determined by various credit rating agencies. Due to long standing business relationships with these counterparties and considering their strong financial standing, management does not expect non-performance by these counterparties on their obligations to the Company. Following are the credit ratings of counterparties with external credit ratings:

Banks	Rating Agency	Short	Long term	2022 (Rupees in	2021
AlBaraka Bank (Pakistan) Limited	VIS	A-1	A+	834	4,720
Allied Bank Limited	PACRA	A-1+	AAA	83	83
Askari Bank Limited	PACRA	A-1+	AA+	136	635
Bank Alfalah Limited	PACRA	A-1+	AA+	1,447	7,090
Bank Islamic Pakistan Limited	PACRA	A-1	Α	1	1
The Bank of Khyber	PACRA	A-1	A+	4	2
The Bank of Punjab	PACRA	A-1+	AA+	726	15,098
Dubai Islamic Bank Limited	VIS	A-1+	AA	6	
Faysal Bank Limited	PACRA	A-1+	AA	3,500	1,642
Finca Microfinance Bank Limited	PACRA	A1	A	373	348
Habib Bank Limited	JCR-VIS	A-1+	AAA	704	19,543
Habib Metropolitan Bank Limited	PACRA	A1+	AA+	356	236
JS Bank Limited	PACRA	A1+	AA-	4	4
MCB Bank Limited	PACRA	A1+	AAA	922	1,480
Meezan Bank	JCR-VIS	A1+	AAA	7,480	15,002
National Bank Of Pakistan	PACRA	A1+	AAA	55	292
Samba Bank Limited	VIS	A-1	AA	81	19
Silk Bank Limited	JCR-VIS	A2	Α-		
Soneri Bank Limited	PACRA	A1+	AA-		
Standard Chartered Bank (Pakistan) Limited	PACRA	Al+	AAA	1,090	1,090
United Bank Limited	JCR-VIS	A1+	AAA	1,067	1,069
Industrial Commercial Bank of China	SBP		Α	1,121	262
KASB Bank Ltd.	PACRA	- 4	BFR3++	1	
				19,991	68,616

39.2 Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Company's approach to managing liquidity is to ensure as far as possible to 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's liquidity management involves forecasting future cash flow requirements, monitoring balance sheet liquidity ratios against internal and external regulatory requirements and maintaining debt financing plans. The Company maintains committed lines of credit as disclosed in note 16 to ensure flexibility in funding. In addition, the Company has unavailed facilities of running finances to meet the deficit, if required to meet the short term liquidity commitment.

Exposure to liquidity risk

Following are the contractual maturities of the financial liabilities (based on the remaining period as of the period-end), including interest obligations:

				2022			
Financial liabilities	Note	Carrying amount	Contractual cash flows	One year or less - (Rupees in '000)	One to two years	Two to five years	More than 5 years
Long term loans - secured	9	14,281	14,281	14,281		-	-
Trade and other payables	12	487,126	487,126	487,126	-	1+1	140
Mark-up accrued on borrowings	13	114,084	114,084	114,084		-	
Short term borrowings - secured	14	1,725,000	1,725,000	1,725,000		-	
		2,340,491	2,340,491	2,340,491			
				2021			
		Carrying amount	Contractual cash flows	One year or less	One to two years	Two to five years	More than 5 years
Financial liabilities			***************************************	(Rupees in '000)			
Long term loans - secured	9	1,101,988	1,101,988	730,089	271,899	100,000	4.
Trade and other payables	12	91,639	91,639	91,639	1		+
Mark-up accrued on borrowings	13	54,421	54,421	54,421			-
Short term borrowings - secured	14	1,274,661	1,274,661	1,274,661		-	
Shanka Market Branch St.		2,522,709	2,522,709	2,150,810	271,899	100,000	-



39.3 Market risk

Market risk is the risk that changes in market price, such as foreign exchange rates, interest rates and equity prices will effect the Company's income or the value of its holdings of financial instruments. The Company is exposed to currency risk and interest rate risk.

39.3.1 Currency risk

The Company is exposed to currency risk to the extent that there is a mismatch between the currencies in which sales and purchases are denominated and the respective functional currency of the Company. The functional currency of the Company is Pak Rupee. The currencies in which these transactions are primarily denominated are Euros and US dollars.

39.3.1(a) Exposure to currency risk

The Company is mainly exposed to currency risk on import of raw materials and merchandise denominated in US dollars. The Company's exposure to foreign currency risk at the reporting date is as follows:

		2022	2021	2022	2021
				(Rupees	in '000)
*Trade creditors	(USD in '000)	- 4	-		-
Trade creditors	(Euro in '000)	1.0	•		

^{*} Effective from 01 September 2021, all balances have been transferred to Waves Home Appliance Limited (WHAL) under Scheme of arrangement as explained in note 2 and 47 of these unconsolidated financial statements

Following significant exchange rates have been applied:

	Average	Average rate		e Spot rate		
	2022	2021	2022	2021		
USD to PKR	201.53	168.17	226.55	176.51		
EUR to PKR	223.15	199.67	243.60	202.69		

Sensitivity analysis

At reporting date, if the PKR had strengthened by 10% against the US Dollar and Euro with all other variables held constant, profit for the year would have been lower by the amount shown below, as a result of net foreign exchange gain on translation of foreign currency bills payables.

	2022	2021
	(Rupees in '000)	
Effect on statement of profit or loss		

The weakening of the PKR by 10% against US Dollar would have had an equal but opposite impact on the profit for the year.

The sensitivity analysis prepared is not necessarily indicative of the effects on profit for the year and liabilities of the Company.

39.3.2 Interest rate risk

Interest rate risk is the risk that the fair values or future cash flows of a financial instrument will fluctuate because of changes in interest rates. Sensitivity to interest rate risk arises from mismatch of financial assets and financial liabilities that mature or re-price in a given period.

39.3.2(a) Fair value sensitivity analysis for fixed rate instruments

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

39.3.2(b) Mismatch of interest rate sensitive financial assets and financial liabilities

The Company's interest / mark-up and non-interest / mark-up bearing financial instruments as at the reporting date are as follows:

		2022	
Figure in Language	Carrying amount	Interest bearing / variable rate financial instruments (Rupees in '000)	Non-interest bearing / fixed rate financial instruments
Financial assets			
Other receivables	2,059,917	338,577	1,721,340
Cash and bank balances	19,991		19,991
	2,079,908	338,577	1,741,331
Financial liabilities			
Long term loans - secured	(14,281)	(14,281)	-
Trade and other payables	(487,126)	10.00	(487,126
Mark-up accrued on borrowings	(114,084)	(114,084)	
Short term borrowings - secured	(1,725,000)	(1,725,000)	-
	(2,340,491)	(1,853,365)	(487,126
	(260,583)	(1,514,788)	1,254,205
		2021	
	Carrying amount	Interest bearing / variable rate financial instruments	Non-interest bearing financial instruments
Financial assets	***************************************	(Rupees in '000)	
Security deposits	1,779,177		1,779,177
Other receivables	715,288	416,457	298,831
Cash and bank balance	73,554	-	73,554
	2,568,019	416,457	2,151,562
Financial liabilities			
Long term loans - secured	(1,101,988)	(1,101,988)	
Trade and other payables	(91,639)		(91,639
Mark-up accrued on borrowings	(54,421)	(54,421)	
Short term borrowings - secured	(1,274,661)	(1,274,661)	•
	(2,522,709)	(2,431,070)	(91,639

39.3.2.1 Effective interest / mark-up rates for the financial assets and financial liabilities are as follows:

2022

2021

Percentage

Financial liabilities

Long term loans - secured

Lease liabilities

Short term borrowings - secured

3% to 10.58% 9.93% to 10.58%

13.54% to 18.77%

8.95% to 16.30%

A change of 100 basis points in interest rates at the reporting date would have increased / (decreased) profit for the year by Rs. 15.71 million (2021: Rs. 20.15 million). This analysis assumes that all other variables, in particular foreign currency rates, remain constant. The analysis is performed on the same basis for 2020.

39.3.3 Other price risk

Other price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk). At reporting date the Company did not have financial instruments exposed to other price risk.

39.4 Fair value of financial instruments

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

Underlying the definition of fair value is the presumption that the Company is 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:

- Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity
 can access at the measurement date (level 1).
- Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly (level 2).
- Unobservable inputs for the asset or liability (level 3).

Ism

39.4.1 The following table shows the carrying amounts and fair values of financial instruments and non-financial instruments including their levels in the fair value hierarchy:

On statement of financial position - Financial instruments

			31 Decemb	er 2022			
	-	Carrying Amount			Fair value		
	Financial assets at amortized cost	Other financial assets / liabilities	Total	Level 1	Level 2	Level 3	
			(Rupees in	1 '000)			
Financial assets - amortized cost							
Other receivables	2,059,917		2,059,917		-	1,721,340	
Cash and bank balances	19,991		19,991		-		
	2,079,908	•	2,079,908	-		1,721,340	
Financial liabilities - amortized cost							
Long term loans - secured	-	14,281	14,281	-	19	-	
Trade and other payables	-	487,126	487,126	-	-	-	
Mark-up accrued on borrowings	-	114,084	114,084	-			
Short term borrowings - secured	•	1,725,000	1,725,000	-	4		
		2,340,491	2,340,491				

On statement of financial position - Financial instruments

		31 December 2021					
		Carrying Amount			Fair value		
	Financial assets	Other financial	Total	Level 1	Level 2	Level 3	
	at amortized cost	assets / liabilities	Total	Level 1	Level 2	Level 3	
Financial assets - amortized cost	***************************************		(Rupees in	n '000)			
Other receivables	2,494,465		2,494,465			1,779,177	
Cash and bank balances	73,554		73,554	2	4		
	2,568,019		2,568,019	-	•	1,779,177	
Financial liabilities - amortized cost							
Long term loans - secured		1,101,988	1,101,988		V.		
Trade and other payables	-	91,639	91,639			-	
Mark-up accrued on short term running		54,421	54,421			.2	
Short term borrowing - secured	-	1,274,661	1,274,661		10-		
A STATE OF CHARLES AND THE STATE OF THE STAT	4	2,522,709	2,522,709	(4)	-		

The Company has not disclosed the fair values for these financial assets and financial liabilities, as these are either short term in nature or repriced periodically. Therefore, their carrying amounts are reasonable approximation of fair values.

Non-financial assets measured at fair value

Land, building and plant and machinery

Revalued Property, plant and equipment	Date of valuation	31 August 2021
Investment property	Date of valuation	31 August 2021

Valuation approach and inputs used

The valuation model for land and building is based on price per square meter. In determining the valuation for land and building the valuer refers to numerous independent market inquiries from local estate agents / realtors in the vicinity to establish the present market value. The valuation for plant and machinery is based on present operational condition and age of plant and machinery. The valuation experts used a market-based approach to arrive at the fair value of the Company's properties. The fair valuation of land, building and plant and machinery are considered to represent a level 3 valuation based on significant non-observable inputs being the location and condition of the assets.

The effect of changes in the unobservable inputs used in the valuations cannot be determined with certainty, accordingly a quantitative disclosure of sensitivity has not been presented in these financial statements. The fair value are subject to change owing to changes in input.



40 Capital risk management

The Company's objectives when managing capital are:

- to safeguard the entity's ability to continue as a going concern, so that it can continue to provide returns for shareholders and benefits for other stakeholders, and
- b) to provide an adequate return to shareholders.

The Company manages the capital structure in the context of economic conditions and the risk characteristics of the underlying assets. In order to maintain or adjust the capital structure, the Company may, for example, adjust the amount of dividends paid to shareholders, issue new shares, or sell assets to reduce debt. The Company monitors capital on the basis of the gearing ratio calculated as total debt (current and non-current borrowings) to debt plus equity.

The debt to equity ratios were as follows:	2022	2021
and the second s	(Rupees	in '000)
Total debt	1,739,421	2,363,296
Total equity and debt	10,007,139	10,377,260
Debt to equity ratio	17%	23%

The Company is not subject to externally imposed capital requirements.

41 Demerger and discontinued operations

41.1 As explained in note 2 of these unconsolidated financial statements, the Company under scheme of arrangement transferred its entire home appliance business to Waves Home Appliance Limited (formerly Samin Textile Limited). Details of the assets and liabilities demerged from the Company and transferred to Waves Home Appliances Limited (WHAL) as at 01 September 2021 are as follows:

Balance as at

Retained by

Assets	31 Aug 2021	WCL Rupees in '000)	Home Appliances Limited as at 01 Sept 2021
Property, plant and equipment	5,594,420	2,364,500	3,229,920
Intangible assets and goodwill	2,879,080	-	2,879,080
Long term deposits	8,545		8,545
Stores and spares	45,489	4	45,489
Stock in trade	2,759,383		2,759,383
Investment property	323,480	323,480	
Investment in subsidiaries	501,000	501,000	*
Taxation - net	175,017	175,017	
Cash and bank	127,162	127,162	
Trade debts	6,078,825		6,078,825
Advances, deposits, prepayments			-
and receivables	557,270		557,270
	19.049.671	3,491,159	15,558,512

RSM

Transferred

	Balance as at 31 Aug 2021	Retained by WCL	Transferred to Waves Home Appliances Limited as at 01 Sept 2021
manufacture of the control of the co		(Rupees in '000)	
Equity and Liabilities			
Issued, subscribed and paid up capital	2,814,062	2,814,062	G-
Share premium reserve	5,025,661	5,025,661	
Capital reserve	5,000	5,000	
Revenue reserve	2,183,745	1,433,745	750,000
Surplus on property, plan and			
equipment, net of tax	529,212	151,467	377,745
Long term loans - secured	1,426,956	683,128	743,828
Lease liabilities	70,434	-	70,434
Employee retirement benefit	14,447	4.50	14,447
Deferred tax liability - net	267,179	(146,541)	413,720
Deferred income	9,822	10.17.40	9,822
Trade and other payable	1,512,346	201,642	1,310,704
Mark up accrued on borrowing	140,946	24,806	116,140
Unpaid dividend	1,197	1,197	-
Short term borrowings - secured	4,107,964	349,160	3,758,804
Current portion of long term liabilities	940,700	613,457	327,243
	19,049,671	11,156,784	7,892,887
Net Assets transferred			7,665,625
Cash consideration - gross value			2,000,000
Less: Fair value adjustment			(277,644)
Fair value of deferred consideration			1,722,356
Consideration to be paid by issuance of W			1000
- To the Company (199,724,956 shares @	PKR 24.24/shares)		4,842,093
- Directly to shareholder of the Company			
(56,281,240 shares @ PKR 24.24/share)			1,364,472
Total Consideration			7,928,921
Gain on transfer of discontinued operat	tion		
(transferred to Investment in WHAL)	- Note 19		263,296

For the eight months period ended 31 August 2021, the Company contributed revenue of Rs. 6,028.95 million and profit of Rs. 225,45 million. If the demerger had occurred on 0I January 2021, the management estimates that the below revenue and profit would have been recognized in Waves Home Appliances Limited. However, there would be no material change in the consolidated results.

42 Events after the reporting date

There are no events subsequent to the reporting date.

43 Corresponding figures

Corresponding figures have been re-arranged and re-classified, where necessary, for the purpose of comparison and better presentation as per reporting framework. However, no significant reclassification has been made.

44 Date of authorization of issue

These unconsolidated financial statements were authorized for issue by the Board of Directors in their meeting held on 04-05-2023

RYM

Lahore

Director

Director

Chief Financial Officer

. في ته ط ط •			•	
بیرونی آڈیٹرز	يٹرز	آ ڈ	برونی	7

آ ڈٹ کمیٹی نے میسرز RSMاولیں حیدرلیافت نعمان (چارٹرڈاکا وَنٹنٹس، اسلام آباد) کی 31 وسمبرر 2023 کوشم ہونے والے سال کے لیے کمپنی کے قانونی آ ڈیٹرز کے طور پر، باہمی متفقہ فیس پر تقرری کی سے۔بورڈ نے اس سفارش کی توثیق کی ہے۔

اظهارتشكر

ہم اپنے تمام اسٹیک ہولڈرز، خاص طور پراپنے قابل قدرصار فین، سپلائز، کاروباری شراکت داروں ، مالیاتی اداروں ، ریگولیٹرز ، جنہوں نے ہم پراپنااعتاد ظاہر کیا کاشکریداداکرتے ہیں۔ کمپنی کی کامیاییاں ادرموجودہ تشخص غیر متزلزل عزم ، سخت محنت ، بے پناہ تعاون ، اور ہماری انتظامی ٹیم اور دیگر ملاز مین کی کوششوں کے بغیر ممکن نہیں تھا جو بھر پورتعریف کے مستحق ہیں ۔ ہمیں یقین ہے کہ ٹیم تی کرتی رہے گی اور مقام میں کمسلسل ہمایت اور تعاون کا بھی امام اسٹیک ہولڈرز کی تو قعات پر مسلسل پورااتر ہے گی ۔ بورڈ سکیورٹیز اینڈ ایکیچنج کمیشن آف پاکستان ، اسٹیٹ بینک آف پاکستان ، اور پاکستان اسٹاک ایکیچنج کی انتظام یہ کی مسلسل ہمایت اور تعاون کا بھی اعتراف کرتا ہے۔

بئر ہولڈرز اوران کی غیر متزلزل حمایت کے بھی تہددل شے شکر گز ار ہیں کہ انہوں نے ہم پراعثا داور بھروسہ کا اظہار کیا ہے۔	ہم اپنے ^ش
ىرۇ:	منجانب بو

ڈائر یکٹر	ڈائر کیٹر

لاہور

انسانی وسائل اورمعاوضه میپٹی

ہیومن ریسورس اینڈریمنزیشن کمیٹی چار (4) ممبران پرمشمل ہے،جس میں ایک (1)ممبرآ زادڈائر یکٹرایک (1)ا گیزیکٹوڈائر یکٹرزاوردو(2) نان ایگزیکٹوڈائر یکٹرشامل ہیں۔سال کے دوران ہیومن ریسورس اینڈریموزیش کمیٹی کا ایک اجلاس منعقد ہوا۔ ہرممبر کی حاضری ذیل میں دی گئی ہے۔

نمبرشار	نام ڈائر یکٹر	عبده	تعداداجلاس	حاضر
1	جناب شعيب دشگير *	چیئر مین/آزاد	1	1
2	جناب ^{معظ} م احمدخان	نان ایگزیکٹوڈ ائریکٹر	1	1
3	جناب <i>محمر ظفر حسي</i> ن *	نان ایگزیکٹوڈ ائریکٹر	1	1
4	جناب بارون احمرخان	ا يَكِز يكڻو ڈائر يکٹر	1	1

^{*} جناب شعیب دشگیر متنعفی ہو گئے اور جناب محمد ظفر حسین کوآ ڈٹ کمیٹی چیئر مین مقرر کیا گیا چونکہ وہ آزاد ڈائر کیٹر کی حثیت سے افعال سرانجام دے رہے تھے۔ جناب خالد عظیم کومحمہ ظفر حسین کی جگہ نان ایکز کیٹر ڈائر کیٹر کے طور پرممبر مقرر کیا گیا۔ جناب ندیم محمود بٹ نے سال کے دوران استعفٰ دے کراپنا کام جاری رکھا۔

ہیومن ریبورس اینڈریمونریشن کمیٹی نے لے کمینیز (کوڈ آف کارپوریٹ گورننس)ریگولیشنز،2019میں فراہم کردہ اپنے ٹرمزآف ریفرنس کواختیار کیا ہے۔

بورڈ کی کارکردگی اورڈ ائر یکٹرز کے تربیتی پروگرام کا جائزہ

جیسا کد اسدگیپنیز (کوڈ آف کارپوریٹ گورنس)ریگولیشنز ،2019 کے تصروری ہے، بورڈ کی اپنی کارکردگی ، بورڈ کے مجران اوراس کی کمیٹیوں کے پہلے سے طے شدہ آپیشنل اورسڑ یجگ مقاصد کی خاطر سالانہ جائزہ لینے کے لیے اجتماعی فیصلے کرتے ہیں اور بہترین آپیشنل کارکردگی کے لیے انتظامیہ کو سالانہ جائزہ لینے کے لیے اجتماعی فیصلے کرتے ہیں اور بہترین آپیشنل کارکردگی کے لیے انتظامیہ کو کلیدی معاملات پرنگرانی اور مدوفراہم کرتے ہیں۔ اچھی طرح سے کی جانے والی شخیص سے بورڈ اوراس کی کمیٹیوں کواپنی زیادہ سے زیادہ صلاحیتوں کے مطابق کارکردگی کا مظاہرہ کرنے میں مدولتی ہے، جو کمپنی کی طویل مدتی پائیدار قدر میں مسلسل کا ممیابی اور ترقی کے لیے اہم ہے۔

سالانهاجلاس عام كانوثس

سالا نہ اجلاس عام کا نوٹس بھی رپورٹ م**ن**را کے ہمراہ لف ہے۔

شيئر ہولڈنگ کانمونہ

31 دئمبر 2022 کو کمپنی کے شیئر ہولڈرز کی کل تعداد 8,053 تھی۔31 دئمبر 2022 کو کمپنی کے شیئر ہولڈنگ کانمونہ جھسی یافتگان کے خصوص طبقے کے شیئر ہولڈنگ کے نمونہ جن کا انکشاف رپورٹک فریم ورک کے تحت ضروری ہے نیز 2022 کے دوران ڈائر یکٹرز،ا بگزیکٹوز،اوران کے شریک حیات بشمول نابالغ بچوں کی طرف سے کی گئی شیئرز کی خریدوفروخت کابیان اس رپورٹ کے شیئر ہولڈنگ سیکشن میں فلہر کیا گیا ہے۔

ڈائر یکٹرز کامعاوضہ

بورڈ آف ڈائر کیٹرزنے کمپنی کے آٹھکل آف ایسوی ایشن کمپنیزا کیٹ،2017 اور لٹائپنیز (کوڈ آف کار پوریٹ گورننس)ریگولیشنز ،2019 کے نقاضوں کےمطابق بورڈ اور کمیٹی کے اجلاسوں میں شرکت کے لیے ڈائر مکٹرز کےمعاوضے کی پالیسی اور طریقہ کار کی منظوری دی ہے۔

معاوضے کانعین ذمدداری اورمہارت کی سطح سے کیا جا تا ہے، بہترین ٹیلنٹ کوراغب اور برقر ارر کھنے کے لیے اس بات کوقینی بناتے ہوئے کہ ان کی آزاد ڈائریکر بھی طرح سے مجھونہ نہ کیا جائے۔اس کی اہم خصوصیات میں شامل ہے کہ آزاد ڈائریکٹر زبورڈ آف ڈائریکٹر زاور بورڈ کی دیگر کمیٹیول کے اجلاسوں میں شرکت کے معاوضے کے طور پر اجلاس کی فیس کے حقد اربیں۔سال کے دوران ڈائریکٹر زکوا دا کیے گئے معاوضے کی تفصیلات مجموعی مالیاتی گوشواروں کے متعلقہ نوٹ میں دی گئی ہیں۔

سرمايه کارسے تعلقات اور ویب سائٹ

ہم چاہتے ہیں کہ ہمارے سرمایہ کاروں ،شیئر ہولڈرز ،اورصارفین کو ہمارے اور ہمارے آپریشنز کے بارے میں اچھی طرح سے آگاہ کیا جائے تا کہ ہم دیر پااور باہمی طور پر فاکدہ مند تعلقات استوار کرنا جاری رکھ سکیں ۔ہم اپنے شیئر ہولڈرز اور اسٹیک ہولڈرز کو جیسے ہی دستیاب ہومواد کی ترسل کرنے کی خدمت کے لیے پُرعز مہیں۔ایک مثل کے طور پر ،ہم کمپنی کی آفیشل و یب سائٹ
سکیں ۔ہم اپنے شیئر ہولڈرنز اور اسٹیک ہولڈرز کو جیسے ہی دستیاب ہومواد کی ترسل کرنے کی خدمت کے لیے پُرعز میں کہیٹی کی مالی ، آپریشنل کارکردگی ، شیئر ہولڈنگ کا نمونہ ، مادی انگروں کے گئیت مادی ابلاغیات جیسے کہیٹی کی مالی ، آپریشنل کارکردگی ، شیئر ہولڈنگ کا نمونہ ، مادی انگروں کے گئیت سکے والی کوئی دوسری معلومات کو سے سے دورکیا جا سکے۔
با قاعدگی سے شائع کریں گے۔ ہمارا سرمایہ کاری شکایت سیکشن پرسرمایہ کاروں کی شکایات کی صورت میں رابط فرد کی تفصیل بھی دی گئیبے تا کہ آپ کے خدشات کو مناسب طریقے سے دورکیا جا سکے۔

- g) کمپنی کے گوئنگ کنسرن ہونے کی صلاحیت پرکوئی قابل ذکر شکوک وشبہات نہیں ہیں۔
- h کارپوریٹ گورننس کے لسٹنگ ضا بطے میں تفصیلی بہترین طریقوں میں سے کوئی مادی انحراف نہیں ہور ہاہے۔

تغميل كابيان

سمپنی گورننس کے بہترین طریقوں پڑمل پیرا ہے۔ سمپنی نے مندر جکیپنیز (کوڈ آف کارپوریٹ گورننس)ریگولیشنز 2019 کے مطابق" کارپوریٹ گورننس کے ضابطہ کی تغییل کا بیان " جاری کیا ہے، جس کا کمپنی کے آڈیٹرز نے بھی جائزہ لیااور توثیق کی ہے۔

مالی سال کے دوران اجلاس اور سرگرمیاں

ز برجائزہ سال کے دوران بورڈ آف ڈائر کیٹرز کے چیر(6)اجلاس منعقد ہوئے جن کی صدارت چیئر مین نے کی۔تقاضہ کے مطابق چیف فنانشل آفیسراور کمپنی سیکرٹری نے بھی اجلاس میں شرکت کی۔

بوردْ آف دْ ائرْ يكٹرز:

نمبرشار	نام ڈائر بکٹر	عبده	تعداداجلاس	تعدادحاضري
1	جناب عدنان آفاق 1	ڈائر یکٹر	6	6
2	جناب شعيب دشگير 2	ڈائز یکٹر	6	6
3	جناب <i>محمر ظفر حسي</i> ن	ڈائز یکٹر	6	6
4	جناب ہارون احمد خان	ڈائر کیٹر/سیایاو	6	6
5	جناب جُمل بخاری3	ڈائز یکٹر	6	6
6	محترمه نكهت بإرون خان	ڈائز یکٹر	6	6
7	جناب معظم احمرخان	ڈائر یکٹر	6	6

1 جناب عدنان آفاق، ڈائر کیٹر نے سال کے دوران کمپنی کے ڈائر کیٹر کی حیثیت سے دستبرداری اختیار کرلی اور جناب جزہ احمد خان کوسال کے اختیام تک ڈائر کیٹر مقرر کیا گیا ہے۔ 2 جناب شعیب دیٹلیر، ڈائر کیٹر نے سال کے دوران کمپنی کے ڈائر کیٹر کی حیثیت سے دستبرداری اختیار کرلی اور جناب خلاصین بخاری کوان کی جگد ڈائر کیٹر مقرر کیا گیا ہے۔ 3 جناب ندیم محمود بٹ، ڈائر کیٹر نے سال کے دوران کمپنی کے ڈائر کیٹر کی حیثیت سے دستبرداری اختیار کرلی اور جناب خل حسین بخاری کوان کی جگد ڈائر کیٹر مقرر کیا گیا ہے۔

ىر آ ۋ پ

کوڈآ ف کارپوریٹ گورنس کےنفاذ کے بعد سے بورڈ کی ایک آڈٹ کمیٹی تشکیل دی گئی ہے۔ بیتن (3)ارکان پرشتمل ہے۔ چیئر مین ایک آزادڈائر یکٹر ہے۔ دیگرارا کین میں دو(2) نان ایگزیکٹوڈائر یکٹر نے شامل میں ۔ سال کے دوران آڈٹ کمیٹی کے چار (4)اجلاس منعقد ہوئے۔ ہرممبر کی حاضری ذیل میں دی گئی ہے: –

اجلاسول میں شرکت	مدت کے دوران	سمينى ميں عبدہ	شار نام ڈائر یکٹر	نمبر
	دستياب اجلاس			
4	4	آ زاد ڈائر <i>یکٹر</i>	جناب شعيب وتشكير *	1
4	4	نان ایگزیکٹوڈ ائریکٹر	محتر مهنگهت بارون خان	2
4	4	نان ایگزیکٹوڈ ائریکٹر	جناب معظم احمدخان	3
<i>4</i>			م المستقور ال	

* جناب شعیب دشگیر مستعفی ہو گئے اور سال کے اختتا م تک ان کی جگہ جناب خجل بخار کی کوآ ڈٹ سمیٹی کا چیئر میں مقرر کیا گیا۔

آ ڈے کمیٹی نے لے کمپینیز (کوڈ آف کارپوریٹ گورننس)ر یکلیشنز،2019 میں فراہم کردہ اپنے ٹرمز آف ریفرنس کواختیار کیا ہے۔

کے ساتھ مل کرنے کی ضرورت ہے۔

ہمارا پختہ یقین ہے کہاس کی مالیاتی کامیابی کے لیےاس کی ماحولیاتی اور سابتی کارکردگی کوبہتر بنانانا گزیرہے۔ کمپنی ہمیشہ فضیلت، گڈگورننس، شفافیت، دیا نتداری اور جوابدہی کے کچر پرزوردیتی ہے۔ WAVES مسلسل درج ذیل متنوع CSR اقدامات کررہی ہے جس میں سے ہرایک ہمارے CSR وژن کی طرف ہمارے امہاف کو پورا کرتا ہے۔

انسانی کیپٹل میں سرمایہ کاری

و یوز کارپوریش میں، ہم مارکیٹ بلیس میں بہترین ٹیلنٹ کواپنی طرف متوجہ کرنے اورانہیں مہارت اور مواقع دینے ، انہیں اعلیٰ کا میاب بننے کی ضرورت پریفین رکھتے ہیں۔

انسانیا ثاثے

کمپنی اپنے لوگوں کوا پناسب سے اہم اٹا شیمحتی ہے۔ہم ہمیشہ دستیاب انسانی وسائل کی بہترین صلاحیتوں کو بھرتی ہر بیت اور فروغ دینے کے لیے کوشاں رہتے ہیں۔ پُرکشش معاوضے کے پیکجوں کےعلاوہ، ہمارا کارپوریٹ کلچرملاز مین کی کارکردگی کو بڑھانے کے لیے ڈیزائن کیا گیا ہے۔ہمارا جانشینی کی منصوبہ بندی کا فریم ورک ہماری بھرتی اور فروغ کی سرگرمیوں کی فعال طور پر رہنمائی کرتا ہے۔

لرنئك اورنظيمي ترقى

ہماری افرادی قوت با قاعدگی سے اپنے متعلقہ شعبوں میں تربیت حاصل کرتی ہے۔ ہم الیڈمی ملاز مین کوایک جامع ورک فورسٹریننگ کیلنڈر کے ذریعے لے جانے میں اہم کردارادا کرتی ہے۔ ہم اپنے ملاز مین کواس شعبے میں ہونے والی نئی پیشرفتوں سے آگاہ کرنے کے لیےورکشا پس کا انعقاد بھی کرتے ہیں تا کہ مارکیٹ کے بدلتے ہوئے منظرنا مے سے باخبرر ہیں۔

كافى داخلى مالياتى كنٹرول

داخلی کنٹرول کافریم ورک مؤثر طریقے سے بورڈی طرف سے قائم کردہ داخلی آڈٹ فنکشن کے ذریعے نافذ کیا گیا ہے جو بیرونی آڈٹ فنکشن سے آزاد ہے۔ کمپنی کا داخلی کنٹرول کا نظام ڈیزائن کے لحاظ سے مشخکم ہےاورتا ثیراورمنا سبیت کے لیےاس کامسلسل جائزہ لیا جاتا ہے۔ آڈٹ کمپٹی کے اندرتمام سطحوں پر آپیشنل بھیل، رسک مینجمنٹ، مالیاتی رپورٹنگ اورکنٹرول کے مقاصد، کمپٹی کے اثاثوں کی حفاظت اورشیئر ہولڈرز کی دولت کے حصول کو پینی بنایا ہے۔

داخلی آؤٹ فنکشن نے آؤٹ کمیٹی کی طرف سے بیان کردہ چارٹر کے تحت اپنے فرائض سرانجام دیۓ ہیں۔ آؤٹ کمیٹی نے داخلی آؤٹ کے مواد کا جائزہ لیا،مناسب کارروائی کی ہے یا جہال ضرورت ہو معاملات بورڈ کی توجہ میں لائے ہیں۔ ایک قابل اعتماد مالیاتی رپورٹنگ سٹم اور قوانین وضوابط کی قیبل سمیت کمپنی کے مقاصد میں کارکردگی اور شراکت کویقینی بنانے کے لیے ہیرونی اوراندرونی آؤیٹرز کے درمیان ہم آ ہنگی کوآسان بنایا گیا ہے۔

کار پوریٹ گورنس کے بہترین طرزعمل

ہارے ضابطا خلاق کواخلا قیات کی ہماری بنیادی اقدار میں سے ایک کے طور پردرج کیا گیا ہے ،اس لیے و یوز کار پوریش کمیٹرٹس بھی قتم کے امتیازی سلوک اورایذ ارسانی کے خلاف صفر رواداری کی پالیسی رکھتی ہے۔ اس طرح رپورٹنگ کے محاذ پر بھی ایمانداری اور کھلی بات چیت کی توقع کی جاتی ہے ہمیں اس بات کی پرواہ ہے کہ ہم کیسے نتائج حاصل کرتے ہیں۔ ہماراما ننا ہے کہ و یوز کار پوریش کمیٹرٹر سے وابسۃ ہر فرد کے لیے اس کلچرکو اپنانا اور دیانتداری اور جوابد ہی کے اعلیٰ ترین معیارات کے مطابق زندگی گزار نا ضروری ہے۔ بورڈ آف ڈائر کیٹرز نے ڈائر کیٹرز اور ملاز مین کے لیے کوڈ آف کنڈ کٹ کواپنایا اوراسے بورڈ کے ممبران اور ملاز مین کو لیے کمیٹرز کوڈ آف کار پوریٹ گونٹس)ر گولیشنز ، 2019 کی ضرورت کے مطابق ترسل کیا گیا ہے۔ کوڈ آف کنڈ کٹ کمپنی کی ویب سائٹ پر بھی رکھا گیا ہے۔

ڈائر یکٹرز کابیان

ضابطه کی ضرورت کے مطابق ،ہم ، ممپنی کے ڈائر یکٹرز، بخوشی بیان کرتے ہیں کہ:

- a) کمپنی کی انتظامیه کی طرف سے تیار کر دہ، مالیا تی حسابات ،اس کے امور، آپریشنز کے نتائج، نقذی بہا وَاورا کیوَنُی میں تبدیلیوں کومنصفانہ طور پر ظاہر کرتے ہیں۔
 - b کمپنی کے کھا تہ جات بالکل صحیح طور سے بنائے گئے ہیں۔
 - c) مالى حسابات كى تيارى مين مناسب اكاؤنئنگ پاليسيوں كوشلسل كے ساتھ لا گوكيا گيا ہے۔
 - d) ا کاؤنٹنگ کے تخمینہ جات مناسب اور دانشمندانہ فیصلوں پرمٹنی ہیں۔
 - e مالی حسابات کی تیاری میں یا کتان میں لا گو بین الاقوامی مالیاتی رپورٹنگ کے معیارات (IAS) اور IFRS کی بیروی کی گئی ہے۔
 - f) اندرونی کنٹرول کے نظام کاڈیزائن مشحکم ہے اور اسکی مؤثر طریقے ہے عملدرآ مداور نگرانی کی جاتی ہے۔

اپنی مالی ذمه • پروژنٹ کیکویڈیٹی رسک	لیویدی رسک-وہ خطرہ ہے جس سے کمپنی کو
میں دشواری کاسامنا فروخت سیکیو رٹیز کو برقرار ا	داریوں سے وابسۃ ذمہ داریوں کو پورا کرنے ا
فراہمی سے طے فرایعے فنڈنگ کی دستیا بی ۔	كرنا پڑے گا جونفتريائسي اور مالياتي ا ثا ثوں كي
ہے، کمپنی پرعزم کریڈٹ ا	پاتے ہیں۔
میں کپک برقر ارد کھتی ہے۔	
فلوكا تخيينه لكانا اوران كو پور	
کی سطح پرغور کرنا،اندرونی ا	
مقابلے میں مالیاتی پوزیشز	
قرض کی مالی اعانت کے من	
خطرے کی نمائندگ •انفرادی کریڈٹ کی حدول	کریڈٹ رسک -کریڈٹ رسک نقصان کے
ت کارکردگی کا ملک لیٹرآف کریڈٹ کے	كرتاہےا گركا ؤنٹر فریقین معاہدے کےمطابغ
حاصل کر کے اس خطرے	مظاہرہ کرنے میں نا کام رہتے ہیں۔
قبول کرنے کی وجہ سے پید	
اس بات کویقینی بنا کر کیا جا	
كريْدْ ٺ ريْنْك والے بينَ	
جىيا كەبوردْ آف دْائر يك	
کے ساتھ، قیمت • سمپنی اپنی ٹیکنالوجی، کار	قیمت کا خطرہ - مارکیٹ میں نئے آنے والوں
ہے۔ کرمیابقتی سپلائرز کوسلسل	کے مقابلے کا امکان ہے جو مارجن کو کم کرسکتا۔
WAVES يى تىزى ـ	
تیار کرنے کی اندرون ملک	
WAVES کومتاژ کر۔	
کردیتی ہے۔	
ہونے والوں میں •WAVES کی متنوع	مسابقتی خطره- پلاسک کی صنعت میں داخل:
علاوه خور د هفروخت کا ڈھا	اضافه
کاسامناکرنے کے لیےم	
	ر يگوليثرى رسك- دُيوڻيز ، شيكسز ، ليويز اور ديگ
ہے۔ ارتج ہیں۔	نفاذ/اضافهآ پریشنزکوبری طرح متاثر کرسکتا۔

ماحوليات بصحت اورحفاظت

ہم اپنے پورے کاروبار میں صحت ، مفاظت اور ماحول میں عمدگی حاصل کرنے کے لیے پُرُعز م ہیں۔ ہم اپنے ملاز مین کی حفاظت کوتر جج دیتے ہیں اور ایک مثبت ماحول ، اچھی صحت ، اور حفاظتی کلچر فراہم کرنے کے لیے ، خاص طور پراپنی مینوفین کچر نگ سہولیات پراپنے ماحولیاتی فرائض اور ذمہ داریوں کو چوکس طریقے سے پورا کرتے ہوئے سخت محنت کرتے ہیں۔ ہماری کمپنی اپنے کارکنوں کی بیشہ ورانہ تحفاظت اور صحت کو ایمیت دیتی ہے۔ ہم کام کرنے کا ایک محفوظ ماحول برقر ارر کھتے ہیں اور اپنے عملے اور اسٹیک ہولڈرزی صحت اور تندرتی کی ذمہ داری لیتے ہیں۔ کمپنی تمام ملاز مین کو کام کی جگہ اور اس سے باہر دونوں جگہوں پر ان کی کوشش کی حفاظت کو یقنی بنانے کے لیے فعال طور پر تربیت دیتی ہے۔ اس کے علاوہ ، ہمار مینوفین کچرنگ ، ڈسٹری بیوٹن ، اور بیٹیل آپریشنز نے SOPs تیار کیے ہیں جوحاد ثابت کے خطرے کو کم کرنے کی کوشش کرتے ہیں۔

کار پوریٹ ساجی ذمہداری (CSR)

ہم اجتا کی کوششوں پریفین رکھتے ہیں اوراس لیے، ایک مضبوط نظیمی کلچر بنایا ہے جوتمام ملاز مین اوراسٹیک ہولڈرز کوفوائدفرا ہم کرتا ہے۔ ہم ساجی ذ مدداری کواپی ایک بنیادی اقدار کے طور پر قبول کرتے ہیں۔ اوراسے گروپ کے ہرممبر کے ساتھ شیئر کیا گیا ہے۔ پائیداراور ذمداران نتر تی نہ صرف کارپوریٹ اداروں پرمقامی قوانین کی پابند ہے، بلکہ بیا خلاقی ذمدداری کے بارے میں زیادہ ہے جس پر بہترین جذبے

معروف صارف برانڈادارہ میں سے ایک کے طور پر، WAVES توانائی، افراط زر، سپلائی چین اورانسانی ترقی ہے متعلق ہمارے وقت کے چنداہم ترین مسائل کوٹل کرنے کے لیے مسلسل کوشاں ہے۔ ہم اس اہم موڑ پراپنی معیشت کی بحالی کے لیے اپنا کرداراداکرتے رہیں گے۔ ہماری مجموعی حکمت عملی میں بیخواہش جاری رہے گی کیونکہ ہم گروپ کی مجموعی کارکردگی اور منافع میں ہم آ ہنگی کو بڑھا کرا پنے پورٹ فولیو میں ویلیوا پڑیشن پیدا کرنے کا تصور کرتے ہیں۔ ہمارے لوگ ہماری کلیدی محرک قوت بنے ہوئے ہیں۔ WAVES کی کامیابی ان کی مہارتوں اور تخلیقی صلاحیتوں پرٹنی ہے، اور اس بات کولیتی بناتے ہوئے ہماری ترقی دینے کے ہوئے ہم انسانی ترقی کے لیے پُرعزم ہیں کہ ہمارے پاس تمام پس منظر سے بہترین ممکنہ ٹیلنٹ موجود ہے، جو ہماری ترقی اور خواہشات کوآ گے بڑھا تا ہے۔ ہم ایک بااختیار تعلیمی ادارے کومزید ترقی دینے کے لیے پُرعزم ہیں۔

خطرات،غيريقيني صورتحال اورتخفيف

آپ کی کمپنی اس بات کوتسلیم کرتی ہے کہ خطرہ کاروبار کا ایک لازمی حصہ ہے اور خطرات کو فعال اور مؤثر طریقے سے منظم کرنے کے لیے پُرعز م ہے۔ آپ کی کمپنی وقٹا فو قٹا ندرونی اور بیرونی ماحول میں خطرات کا جائزہ لیتی ہے اورا پی حکمت عملی اور کاروباری/ آپیشنل پلانز میں خطرے کے خفیف کے منصوبوں کوشامل کرتی ہے۔ ہر خطرے کا بغور جائزہ لیاجا تا ہے، جبیبا کہ تجزیہ کے بعد کی بعض صورتوں میں یہ کاروبار کے منصوبات کا بعث میں رسک مینجنٹ کا ایک اچھی طرح سے طے شدہ فریم ورک موجود ہے۔ رسک مینجمنٹ فریم ورک پورے انٹر پر ائز میں او پر سے بنچ تک مختلف سطحوں پر کام کرتا ہے۔ یہ سطحیں کمپنی کے رسک مینجمنٹ کا اسٹر پیچگ دفاعی احاط تشکیل دیتی ہیں۔ کمپنی کی رسک مینجمنٹ کمپٹی خطرے میں کمی کے منصوبے کی نگرانی اور جائزہ لیتی ہے۔

_	
کمی کےاقدامات	کلیدی کاروباری خطرات
• آپ کی کمپنی نے وینڈ رریشنلا ئزیشن،اندرون ملک	آ رپشن ایکسیلنس - بیاندرونی عوامل ، انتظامی اور آپریشنل
مینوفی کچرنگ پرزوردینا شروع کردیا ہے اور وینڈرز کے سکور کارڈ	طریقه کارجیسے که ملاز مین کے کاروبار، سپلائی چین میں خلل، IT
کی تشخیص ر کھ دی گئی ہے۔	سسٹم کے بند ہونے یا کنٹرول کی نا کامیوں سے وابستہ خطرات
• آپ کی تمپنی نے سال کے دوران پوری تمپنی میں معیار اور مل	يں۔
میں بہتری کا پروگرام ترتیب دیا ہے،جس میں اسٹر یٹجگ وینڈرز	
بھی شامل ہیں، با قاعدہ انتظامی جائزوں میں پیش رفت کا پہۃ	
لگایا جار ہا ہے۔	
• آپ کی کمپنی نے سال کے دوران ایک مرکزی مارکیٹنگ کا	برانڈنگ/انوویشن رسک -وہ خطرہ جوآپ کے کاروبار کے جدید
ڈھانچہ قائم کیا ہے،اس طرح اس کےصارفین کی بصیرت کے	شعبوں پرلا گوہوتا ہے جیسے کہ پروڈ کٹ ریسرچ اور مارکیٹ کے
عمل کوتقویت ملی ہے اور متعلقه فنکشن میں قابلیت کےخلا کو پُر کیا	تاز ہزین رجحانات اور مصنوعات کی جدت سے نمٹنے کے لیے۔
گیا ہے۔	
• کمپنی کے ریسر چانیڈ ڈویلپمنٹ ڈیپارٹمنٹ کومضبوط کیا گیا	
ہےاوروہ مسلسل مصنوعات کی جدت طرازی کی حکمت عملیوں کو	
د مکھاوران پر مل درآ مد کرر ہاہے۔	
• آپ کی ممپنی نے موزوں ملاز مین کے لیے کیرئیر کی ترقی اور	آر گنائزین ایکسیلنس صحیح ٹیانٹ کواپنی طرف متوجہ کرنے اور
ترقی کےمواقع کی نقشہ سازی کے لیے Succession	برقر ارر کھنے کی صلاحیت آپ کی تمپنی کی تنظیم کے مقاصد کے
Planning فريم ورك قائم كيا ہے اوراس طرح ثيانت كو	حصول میں نا کا می کا باعث بن سکتی ہے۔
برقر ارر کھنے کو بقنی بنایا گیا ہے۔	

اپریل 2023 کے دوران، کنزیوم پرائس انڈیکس (CPI)افراط زرسال بدسال (YoY) کی بنیاد پر بڑھ کر %36.4 ہوگیا، جو پچھلے مہینہ میں %35.4 تھا۔ ی پی آئی میں 34.58 فیصد اوسط کے ساتھ "فوڈائیڈٹان الکوحل ہیور پچڑ "نے اپریل 2023 میں سالانہ بنیادوں پر 48.07 فیصد مہنگائی دیکھی۔اس طرح،" رہائش، پانی، پلی، گیس اورائیدھن" (23.63 فیصد اوسط) میں اضافہ ہوا۔16.94 فیصد سے بڑے پیانے پرمینوفینکچرنگ کیلئر (LSM) نے مالی سال 2023 کے جولائی تافروری کے دوران گزشتہ سال کی اس مدت کے مقابلے میں 5.56 فیصد کی کی ظاہر کی ہے۔

آئی ایم ایف کی طرف ہے جاری کردہ تازہ ترین جی ڈی پی تخیینہ ، مالی سال 2023 میں 5.0 فیصد کی ست شرح نمو کی پیش گوئی کرتا ہے۔ مالی محاظ پر ، موجودہ ۲۷ کے پہلے نوم ہینوں کے دوران ، گزشتہ سال کی ایس میں 18 اور تان ٹیکس لیویز میں 35% نمو کے باوجود ، مالی وسائل نے قرض کی سروس کی بردھتی ہوئی میں 399 بلین روپے کے مقابلے 781 بلین روپے کا پرائمری سرپلس تھا۔ سال بہ سال ٹیکس ریو نیومین 18% اور تان ٹیکس لیویز میں 35% نموک ہوتی کی بردھتی میں ہوئی میں نمایاں بہتری کے باوجود مجموعی کارکردگی رواں مالی سال کے پہلے نوم ہینوں کے لیے مقررہ ہدف سے اب بھی کم ہے ہفتال کا شکار آئی ایم ایف پروگرام مالیاتی مشکلات میں اضافہ کررہا ہے۔ (ماخذ: برنس ریکارڈر)

مستقبل کا نقط نظر/آگے بڑھنے کے بیانات

ہمارا بنیادی مقصداعلی معیاراورمؤثر گھریلوآلات کی مصنوعات فراہم کرناہے۔ہم طویل مدتی اہمیت کے منصوبوں میں منافع اورسر مایدکاری میں توازن رکھتے ہوئے شیئر ہولڈر کی قدر کو بڑھانے کے لیے پُرعز م ہیں۔

پاکستان بیوروآ فسٹیٹنگس (پی بی ایس) نے گزشتہ برسوں میں ریفر یج بیٹرز، ایپڑ کنڈیشنر زاورڈیپ فریزر کی پیداوار میں اضافے کی اطلاع دی ہے۔ تاہم، وہ کمپنیاں جن کے پاس گھریلوآلات کی مصنوعات ہیں جیسے کہ ٹیلی ویژن، ایپڑ کنڈیشنر وغیرہ، جن میں کافی غیر ملکی اجزاء شامل ہیں، انہیں چیلنجز کا سامنا کر ناپڑے گا۔ مجموعی طور پرموسی حالات میں تبدیلی کے ساتھر یفر بجریشن اور ایپڑ کنڈیشنگ میں اضافے کا تجربہ کیا جائے گا۔ چونکہ پاکستان کی معیشت میں پیسے کی گردش اور خرچ کرنے کی عادت مقامی مارکیٹ میں قابل استعال اور پائیدار مصنوعات کی طلب کو جاری رکھی ۔
طافت بھی مہنگائی کو ہوادے رہی ہے۔ ایسی غیروستاویز کی معیشت میں زیادہ خرچ کرنے کی عادت مقامی مارکیٹ میں قابل استعال اور پائیدار مصنوعات کی طلب کو جاری رکھی گ

سیاسی اور معاشی چیلنجوں کے صلے کے ساتھ، پاکستان میں آلات کی کم گھریلور سائی (عالمی اوسط ہے کم) کمپنیوں کوا پنی رسائی بڑھانے کے مواقع فراہم کرے گی۔ تمام خطوں میں جدیدخور دہ اور کمپنی کے خصوصی آؤٹ کیٹوسٹی کی توسیع سے گھریلوآلات کی رسائی میں اضافہ متوقع ہے۔ غیر میٹروشہروں (تمام دواور تین شہروں اور دیجی علاقوں) میں بھی آلات سے مضبوط ترتی کی توقع ہے۔ صارفین کے آلات کی ترتی پر مثبت اثر ات مرتب کرنے والے دیگر عوامل دو ہری آمدنی والے خاندانوں میں اضافہ ہیں۔ صارفین کی میں تبدیلی، نئے ماڈلز کا تعارف، اور صارفین کی بیداری میں اضافہ ہیں۔ کی توقع ہے اور اس لیے کنزیوم الیکٹر انکس کے لیے تیز طلب میں اضافہ ہوگا۔

معاثی جھکوں جیسے ناموافق حالات کے درمیان ، حکومت پاکستان مالیاتی اور کرنٹ اکاؤنٹ کے عدم توازن کو درست کرنے اورم بنگائی کوئٹرول کرنے کے لیے مختلف اقد امات کررہی ہے۔ موجود ہ پالیسی موقف نے حکومت کو بی آئی ایس پی اورغربت کے خاتمے کے فنڈ کے ذریعے معاشر سے کمزور طبقات پر اخراجات بڑھانے کے قابل بنایا ہے۔ آمدنی کے لحاظ ہے، اقتصادی سرگرمیوں میں سست روی کے باوجود ، ٹیکس اور بان ٹیکس وصولی میں بہتری آئی ہے۔ خاص طور پر ایف بی آری ٹیکس وصولی نے نمو کی رفتار کو برقر اررکھا ہے۔ حوصلہ افزاء بات بیہ ہے کہ گھریلوٹیکس کی وصولی ، خاص طور پر براہ راست ٹیکس تیزی سے بڑھ رہے ہیں جو کہ انتظامی اور نافذ کرنے والے اقد امات کے مؤثر نفاذ کی نشاند ہی کرتے ہیں۔ اگر چہ معاشی سرگرمیوں اور نمو کی صد سے گھریلو و سائل کو متحرک کرنے کی کوششوں کوخطرات کا لائق ہیں۔

آئندہ مہینوں میں مہنگائی زیادہ رہنے کی تو قع ہے اس سے پہلے کہ بندر نج نرمی ہوجائے۔ اہم وجوہات غیر بیٹی سیاسی اور معاشی ماحول، کرنبی کی قدر میں کی، توانائی کی قیمتوں میں حالیہ اضافہ اور زیرا نظام قیمتوں میں مہنگائی زیادہ رہنے کی تو قع ہے اس سے پہلے کہ بندر نج نرمی ہوجائے۔ اہم وجوہا نے میں کچھوفت گےگا۔ تاہم، وفاقی حکومت، صوبائی حکوم ہوں کے ساتھ را بطے میں، اشیائے ضرور یہ کی طلب ورسد کے فرق کو قریب سے مانیٹر کر رہی ہے اوران کی قیمتوں کو متحکم کرنے کے لیے ضروری اقدامات کر رہی ہے۔ امید ہے کہ اقتصادی استحکام آبے گا اورا جناس کی بین الاقوامی قیمتوں میں کمی کا فائدہ اٹھانے کا موقع ملے گا۔ اس سے لاگت کو بڑھانے والی افراط زر پر قابو پانے میں بھی مدد ملے گی اور حکومت کو الشیاء کی گھیتوں گھی گھیتوں میں کمی کا فائدہ اٹھانے کا موقع ملے گا۔ اس سے لاگت کو بڑھانے والی افراط زر پر قابو پانے میں بھی مدد ملے گی اور حکومت کو الگھیتوں گھیتوں گئی ہو کہ سے سے سے کہ بینچانے میں مدد ملے گی۔

آ گے بڑھتے ہوئے ،حکومت آئی ایم ایف ڈیل کومخوظ بنانے کے لیے تمام کوششیں کررہی ہے جوموجودہ وزیراعظم کے مطابق آخری مرحلے میں ہے۔اس سے ملک کوآئندہ چندسہ ماہیوں میں متحکم ذخائر،
کنٹرول شدہ مالیاتی توازن اور پائیداراقتصادی ترقی کی صورت میں مدد ملے گی۔تاہم ،جب کہ موجودہ سیاسی درجہ حرارت میں اضافہ ہور ہاہے،توانائی کے پاس تھرواور تخت مالیاتی / مالی پالیسی کے تیزر فقار نفاذ
کااثر مختصر مدت میں پڑے گا۔جیسا کہ کرنٹ اکا وَنٹ خسارہ کم ہوا ہے اور سیاسی اور ساجی جذبات میں بہتری آئی ہے، ہم پوری توقع کرتے ہیں کہ روپیری قدر بڑھے گی اور مانیٹری پالیسی میں نرمی کی جائے
گی۔ یہ آنے والے سالوں میں بحالی اور یائیدار ترقی کا نقط آغاز ہوگا۔

	FY22	FY21
	روپے000 میں	روپے000 میں
خالص آمدنی	1	69,022
مجموعى منافع	1	7,444
خالص منافع	(285)	34,235

انظامات كي اسكيم

سال کے دوران معزز لاہور ہائی کورٹ، لاہور نے WHALE کے درمیان انظامات کی اسکیم کی منظوری دی جس میں خوردہ اوررئیل اسٹیٹ کے کاروبار کوجے ہوئے گھر بلوآ لات کے کاروبار کو WHALE میں تبدیل کردیا گیا۔ بیانفرادی کمپنیوں کی منفر دشاخت، زیادہ توجیم کوز کاروبار کسٹر ہیں، نگرانی اور WHALE کے کاروبار است کو کنٹرول کرنے سمیت متعدد فوا کدفراہم کرے گا، جب کہ WHALE کی انتظام پر با قاعدہ یومیہ بنیاد پر WHALE کے کاروبار کو چلا سکتی اور اس کا انتظام کرسکتی ہے۔ اسکیم کے مطابق 256,006, 196 عام صص کے کل اجراء میں سے WHALE کی طرف سے 199,724,956 عام صص کے کل اجراء میں سے WHALE نے کل طرف سے 199,724,956 عام صص کے کل اجراء میں سے WHALE کے کلے میں کی ذیلی سمپنی کی ذیلی سمپنی کی ذیلی سمپنی کی ذیلی سمپنی کی نوٹور کرتے ہوئے 199,724,956 میں کے بیں۔ اسکیم کی منظور کے دور (2) سالوں کے اندر 2 بلین روپے کیش کا بیلنس طے کیا جانا ہے۔ اس طرح کی بنایا تھی بیانات کے فوش کے آغاز میں بیرا گراف مطابق کی بازہ کرم سالانہ مالیاتی بیانات کے فوش کے آغاز میں بیرا گراف ملاظ کریں۔

معاشى اورمنعتى تجزبيه

عالمی نمو 2024 میں 3.1 فیصد تک بڑھنے سے پہلے 2023 میں 2.9 فیصد تک گرنے کا امکان ہے(ماخذ:ورلڈا کنا مک آؤٹ لک جنوری 2023)۔ جبکہ 2023 کے لیے نظر نظر تجھیلی پیشین گوئیوں سے 20.2% پوجھ ڈال دے ہیں یہ یہ بیان جاری تنازعہ تر اردیا جارہ ہے ، جواقتصادی مرگرمیوں پر ہوجھ ڈال رہے ہیں ۔ تاہم ، چین کے حالیہ دوبارہ کھلنے سے توقع سے زیادہ تیزی سے بحالی ممکن ہوئی ہے اور توقع ہے کہ آئندہ سالوں میں عالمی نمو پر شبت اثر پڑے گا۔ عالمی افراط زر 2023 میں مرگرمیوں پر ہوجھ ڈال رہے ہیں۔ تاہم ، چین کے حالیہ دوبارہ کھلنے سے توقع سے زیادہ تیزی سے بحالی سطح سے کم ہوکر 2024 میں 8.4 فیصد سے کم ہوکر 2024 میں 8.4 فیصد سے کم ہوکر 2024 میں 8.4 فیصد سے کہ ہوکہ وی کانفرنس (یوائین کی ٹی اے ڈی) کے منصوبوں سے گلوبل ٹریڈا پیڈیٹ کہ عالمی تجارت اور مرمایہ کی بنیادی دو جغرافیا کی سیاسی تناؤ کی برقر اری ہے اور تخت مالی حالات ہیں۔ گئو وامل ، جیسے کہ جغرافیا کی سیاسی جھلے ، عالمگیریت ، آب وہوا کی کارروائی ، اور ٹیکنالوجی ، کے آئندہ سال میں تجارت اور سرمایہ کاری پر بھی نمایاں اثر پڑنے کی توقع ہے۔

عالمی سطح پر معاثی عدم استخام نے ملکی معیشت کومتاثر کیا ہے جس کے نتیج میں افراط زر میں اضافہ اور ملک کے کرنٹ اکا ؤنٹ خسارے میں بھی اضافہ ہوا ہے جس کے نتیج میں شرح سوداور کرنی کی قدر میں کی مواقع ہوئی ہے۔ مہنگائی ہے کہ دورے 2022 میں 13% سے دیا دہ ہے۔ مہنگائی ہتدریج کم ہونے سے پہلے آئندہ مہینوں میں بلندر ہے گی توقع ہے۔ توقع ہے کہ آئندہ مہینوں میں مہنگائی 28 سے 30 فیصد کے قریب رہے گی۔ اہم وجو ہات غیر بھینی سیاسی اور معاثی ماحول ، کرنی کی قدر میں کی ، توانائی کی قیمتوں میں بلندر ہے گی توقع ہے۔ توقع ہے کہ آئندہ مہینوں میں مہنگائی 28 سے 30 فیصد کے قریب رہے گی۔ اہم وجو ہات غیر بھینی سیاسی اور معاثی ماحول ، کرنی کی قدر میں کی ، توانائی کی قیمتوں میں مادی کی تعرب کی کہ کی تو میں کی ہونائی مورٹ کی تعرب کی مورٹ کی مورٹ کی تعرب کی ہونائی کو توقع کی ہونائی کی مورٹ کی تعرب کی ہونائی کی مورٹ کی تعرب کی ہونائی کی تعرب کی تعرب کی مورٹ کی تعرب کی مورٹ کی تعرب کی تعرب کی تعرب کی ہونائی کی جو تو ہوئی مورٹ کی تعرب کی تعرب کی مورٹ کی تعرب کی تعرب کی تعرب کی مورٹ کی تعرب کی تعرب کی تعرب کی تعرب کی مورٹ کی تعرب کی کا فائدہ اٹھانے کا موقع ملے گا۔ اس سے لاگت کو بڑھانے والی افراط زر پر قابویا نے میں بھی مدد ملے گی اور عومت کو اشیاء کی کم قیمتوں کو گھریلو صارفین تک پہنچانے میں مدد ملے گی۔

درآ مدی پابندی سے تجارتی خسارہ کافی حدتک کم ہوا ہے۔رواں مالی سال کے پہلے تو مہینوں کے دوران تجارتی خسارہ کم ہوکر 20.4 بلین امریکی ڈالررہ گیا ہے جوگزشتہ مالی سال کے اسی موصے میں 38 بلین امریکی ڈالر تھا۔ جنوری سے مارچ 2023 کی سہ ماہی کے دوران ، کرنٹ اکا ؤنٹ بیلنس 388 ملین امریکی ڈالر کے سرپلس کے ساتھ شبت ہوگیا، جس سے جولائی تامارچ 2023 کے دوران مجموعی کرنٹ اکا وَنٹ خسارہ (CAD) 13.01 بلین امریکی ڈالر کے مقابلے میں 3.37 بلین امریکی ڈالر تک تم ہوگیا، جس میں 74 فیصد کی نمایاں کی واقع ہوئی۔ رواں مالی سال کے پہلے نو مہینوں کے دوران کارکنوں کی ترسیلات زرکم ہوکر 20.5 بلین امریکی ڈالر سے تقریباً میں ہوکر 20.5 بلین امریکی ڈالر سے تقریباً کی جوئر شیس کی سپلائی چین میں رکا وڈوں کے ساتھ کاروباری سرگرمیوں کو بڑھار تو مورخ کاروباری سرگرمیوں کو بڑھار تی ورمز کی کو بڑھار تی ہے۔ (ماخذ: برنس ریکارڈر)

WAVES کراچی، لا ہور، گوجرانوالہ، پیٹا ور، ملتان وغیرہ جیسے شہروں میں 15 گوداموں کا ملک گیرسیٹ اپ، تقریباً 1,500+ ڈیلرز کا نیٹ ورک چلار ہاہے۔ 16 ابعداز فروخت سروس سینٹرزاور 509 سروں ورکشا پس ملک بھر میں پھیلی ہوئی ہیں۔ کمپنی کے بینز انفراسٹر کچر کا پاکستان کے اندر کا م کرنے والی کسی بھی سرکردہ ہوم اپلائنس کمپنی سے موازنہ کیا جاسکتا ہے۔

*FY21	FY22	
روپے000 میں	روپے000 میں	
2,425,840	8,956,449	مجموعي آمدني
501,633	1,454,318	مجموعي منافع
36,496	48,873	خالص منافع

^{*}بنیادی طور پر 31 اگست 2021 سے 31 دسمبر 2021 تک چار ماہ کے آپریشنز کی نمائندگی کرتا ہے (انضام کے بعد)

گھر پلوآلات کی صنعت کی طرف سے مواد/اجزاء کی درآمد کی اجازت دیے میں حالیہ پالیسی تبدیلیوں کے پیش نظر، تجارتی بینکوں کی طرف سے کہا کھو لئے کا ممار سے جہاں ہے۔ اس کے مواد کے غیر ملکی ذرائع پر انحصار مسلسل مشکل ہوتا جارہا ہے، اس لیے، ۱۷۲۱ ہم درآمد کی متبادل کے حصول کے لیے انتظامات کررہا ہے تا کہ کارروائیوں کے بالقطل تسلسل کو یقنی بنایا جا سکے۔ ان حالات میں گھر بلو آلات کی مارکیٹ کا سائز متوقع سطح تک نہیں پہنچ سکتا ، اس لیے سرمائے کے اخراجات کو مؤخر کرنے کی ضرورت ہے۔ اس کے مطابق ، FY2022 کی جائے کہ واد کے مقامی ذرائع میں تبدیل کر دیا ہے، جو اس کے مطابق ، FY2023 کی بجائے کہ وسری شما ہی میں نئے جو اس کے کے اخراجات کو مؤخر کر دیا جائے۔ نہ صرف کو کا کولا بلکہ پوری خجمہ فوڈ اینڈ بیور بجزا نڈسٹری کے لیے ڈیپ فریز راوروزی کولرز کار پور بیٹ سیلز کی بہت بری صلاحیت موجود ہے۔ انشاء اللہ مشکل وقت میں آپریشنز کے تسلسل پر یوری قوجہ دی جائے گی۔

و یوز مارکیٹ بلیس *لمیٹڈ* (WML)

و یوز مارکیٹ پلیس لمیٹر جس کا سابقہ نام الکٹر اٹک مارکیٹنگ ممپنی لمیٹر (EMCL)، کمپنی کا مکمل ملکتی ذیلی ادارہ گھر بلوآلات کی خوردہ فروخت کاعلمبر دارہ، جو ہمارے قابل قدرصارفین کو پاکستان کے دیمی اور شہری علاقوں میں ہمارے 135 ملک گیر بھیلے ہوئے آؤٹ لیٹس پرخریداری کرنے کے لیے ہولت کے ساتھ نقدا ورا قساط پر فروخت کی پیشکش کرتا ہے۔ WML نے مضبوط ترقی کا مظاہرہ کیا ہے اور ایسیائی مضوبوں کوفنڈ دینے کے لیے، بورڈ نے اصولی طور پر فیصلہ کیا ہے کہ اسے پاکستان اسٹاک ایک پھیٹے لمیٹر گر (PSX) میں کسی موجودہ ہوت پر درج کرایا جائے گا جب مارکیٹ لسٹنگ کے لیے موزوں ہوت پر درج کرایا جائے گا جب مارکیٹ لسٹنگ کے لیے موزوں ہوت ہم موجودہ ہوت سے مالات کی وجہ سے، اندراج کی تیاری کی رفتارست پڑ جاتی ہے، جب تک کہ مارکیٹ کے جذبات بہتر نہ ہوں۔ مجموعی آمدنی میں اضافہ ہوا ہے، جبکہ سال کے دوران زیادہ صود کی لاگت کی وجہ سے خالص منافع میں کی آئی ہے۔

FY21	FY22	
روپے000 میں	روپے 000 میں	
2,607,815	3,340,835	غال <i>ص</i> آمدنی
491,330	512,387	مجموعي منافع
65,379	40,389	خالص منافع

ويوزبلڈرزاينڈ ڈويلير ز (يرائيويث)ليٹڈ (WBDL)

کمپنی و یوز بلڈرزاینڈ ڈویلپر ز(پرائیویٹ)لمیٹڈ کے ذریعےایک رئیل اسٹیٹ پروجیکٹ کا آغاز کررہی ہے جواس وقت کمپنی کانکمل ملکیتی ماتحت ادارہ ہے۔رئیل اسٹیٹ کے ریسر چاور مارکیٹنگ/سیز ایڈ وائز رز کی سفارشات کےمطابق کمرشل سرگرمیوں میں اپنے نمایاں حصہ کوتبریل کر کے رئیل اسٹیٹ تعمیراتی منصوبہ کوریوائز کرنے کا فیصلہ کیا گیا ہے۔

شہر کے مرکز کے قریب اور تجارتی روڈ پر، لا ہور کے داخلی مقام یعنی ٹھوکر نیاز بیگ کے قریب ہونے کی وجہ ہے، پراجیکٹ کا تجارتی استعال زمین کے زیادہ استعال کے قابل بنائے گا جبکہ اس کی آمدنی اور منافع میں خاطرخواہ بہتری آئے گی۔ پیمینونیکچرنگ آپریشنز کوئی سائٹ پڑھٹل کرنے کے لیے نظر ثانی شدہ ٹائم لائن کے ساتھ موافق ہے۔

FY21 كنتائج رِمز بي تفصيلات كے لئے ، براوكرم سال 2021 كے لئے WAVES كى مجموعى سالا ندر پورٹ ملاحظہ كريں۔

373,419	-	ٹیکس سے پہلے منافع
(110,186)	76,334	^{طي} كسيش-منقطع آ _م ريشنر
263,233	76,334	سال کے لیےمنافع -منقطع آپریشنر **
173,952	253,754	سال کے لیےمنافع - جاری اور منقطع آپریشنز
0.62	0.90	فی شیئرآ مدنی-جاری اور منقطع آپریشن ***

* جاری آپریشنز میں انویسٹمنٹ پراپڑ ٹیپر پرفیئر ویلیوگین، ماتحت ادارہ کو قرض پر سود، ماتحت ادارہ سے وصولیوں پر مارک اپ، کرایہ کی آمدنی اورمؤخر آمدنی کی امور ٹائزیشن شامل ہے۔ ** منقطع آپریشنز 31 اگست 2021 کوختم ہونے والی آٹھ ماہی مدت کے لیے آپریشنز کی نمائندگی کرتے ہیں، اس کے بعد، آپریشنز 201 کوختم ہونے والی آٹھ ماہی مدت کے لیے آپریشنز کی نمائندگی کرتے ہیں، اس کے بعد، آپریشنز 2021 کوختم ہونے والی آٹھ ماہی دی گئی ہیں۔ ***ای لی ایس پرمزید تفصیلات نظر ثانی شدہ مالیاتی حسابات کے نوٹ میں دی گئی ہیں۔

مالیاتی نتائج کی بنیاد پرمشکل موجودہ معاشی حالات کے پیش نظر بورڈ آف ڈائر یکٹرز کمپنی کے شیئر ہولڈرز کوئسی قتم کی ادائیگی کی سفارش نہیں کر تا ہے۔

ذیلی کمپنیوں کے بارے میں مختصر معلومات اس سالا نہ رپورٹ کی سیکشن ہسٹری اور ذیلی کمپنیوں میں دی گئی ہیں۔

كاروباركاجائزه

اصل سر گرمیاں اور ترقی

AVES کے اور بارکوڈیمری کے اور ہوم اپلائنسز کے اور ہوم اپلائنسز کے اور ہوم اپلائنسز کے کاروبارکوڈیمری کر کے ویوز ہوم اپلائنسز کے لئے ٹرنسا اور پٹیل سائنسز کے کاروبارکوڈیمری کردیا گیا ہے۔ اس اسکیم کم نظور کی لا ہور ہائی کورٹ اور کھا گیا ہے۔ اس اسکیم کم مؤثر تاریخ 131 گاست 2021 ہے۔ 10 اسکیم کی منظور کی لا ہور ہائی کورٹ اور ہوم کی کورٹ میں ایک منظور کی لا ہور ہائی کورٹ اور کھا گیا ہے۔ اس اسکیم کم مؤثر تاریخ 131 گاست 2021 ہے۔ 10 اسکیم کی منظور کی لا ہور ہائی کورٹ اور کی مضوعات کی تیاری اسمبلنگ دیا گیا ہے۔ جب کہ کپنی کا ایک رئیل اسٹیٹ پروجیکٹ، ویوز بلڈرز اینڈ ڈویلپر ز (پرائیویٹ) کمیٹٹرکودیا گیا ہے۔ 10 سائنس کے اور کیٹر نہیٹ ورکس کے ذریعے اور کپنی کے زیر ملکت اور نظریم میں مشغول ہے۔ 204 کی پاس پروڈ کٹ لائنز کی ایک وسیح ری جاتی ہیں۔ 20 سائن میں مشغول ہے۔ 20 سے والے کا بیٹر آ والے رئیل آ وکیٹیش کے ذریعے اور کپنی جب کہ میٹر میں شامل ہیں:





ives Brand

- Deep Freezers
- Visi Coolers
- Air Conditioners
- Washing Machines
- Microwaves
- Water Dispensers

inger Brand

- Deep Freezers
- Refrigerators
- Air Conditioners
- Washing Machines
- Microwaves
- Water Dispensers
- Sewing Machines
- Water Heaters
- Instant Geysers
- Cooking Ranges

و يوز ہوم اپلائنسز لميشڈ (WHALE)

و یوز ہوم اپلائنسز لمیٹٹر (سابقہ مین ٹیکسٹائلز لمیٹٹر) پاکستان میں 27 نومبر 1989 کھینیز آرڈ بینس، 1984 (اسکمینیزا کیٹ، 2017) کے تحت ایک پبلکے لمیٹٹر کمپٹی کے طور پرشامل ہوئی کمپٹی کارجٹر ڈ آفس 15/3 بلاک اے، ماڈل ٹاؤن، لا ہور میں واقع ہے، جے اب KM-9، ملتان روڈ پراس جگہ پر پنتقل کیا جارہ ہے جہاں کمپنی کا موجود ہوجود ہے۔ کمپٹی کا اصل کاروبار تجارت ، آلات اور ٹیکسٹائل سے متعلقہ دیگر مصنوعات کی در آمداور بر آمد تھا۔ انتظامات کی اسلیم کی منظوری کے نتیج میں، کاروبار کی اصل لائن میں ترمیم کی گئی ہے جس میں گھر یلوصار فین کے آلات اور دیگر ہلکی انجیئئر نگ مصنوعات کی مینوفین کچرنگ بیانٹ کوایک نے مقصد سے تیمر کی گئی بردی فیکٹر کی میں منتقل کیا جارہ ہے۔ جس کے لیے زمین پہلے ہی خریدی جاچی ہے اور قبیرا تی کام پہلے ہی سے جاری ہے۔ بن فیکٹر کی کے اعاطے کی تھیر پر پیش رفت کیلنڈرسال 2023 کی دوسری ششاہی میں کمل ہونے کی اُمید ہے۔

<u>و</u> عي منا فع	1,957,467	2,282,366
لماميه، ماركينُنگ،فروخت اورتقسيم كےاخراجات	(1,526,305)	(1,577,958)
رافراجات	(92,899)	(122,423)
رِیْنگ منافع	338,263	581,985
اِتَى لا گت (خا ^{لص})	(60,431)	(316,813)
رآمدنی	109,758	249,967
ں ہے بل سال کامنا فع	387,590	515,139
سيشن	(21,508)	(187,252)
ں کے بعد منافع	366,082	327,887
نيئرآ مدني نيئرآ مدني	1.30	1.13

بورڈ نے غور وخوش کیاا ورمجموعی مالیاتی نتائج کے لیے آپریٹنگ نتائج اور کاروباری کارکردگی فراہم کررہاہے جوایک ہولڈنگ ادارے کےطور پر کمپنی کی بہتر کارکردگی کی عکاسی کرتے ہیں۔انفرادی طور پر واحد آپریٹنگ نتائج بھی (ہوم ایلائنسز کے کاروبار کو WHALE سے الگ کرنے کے بعد) دیئے گئے ہیں۔

مجوى آيريٹنگ كاركردگ

سال کے دوران کمپنی نے متھ کم بنیادوں پر 11,989 ملین روپے کی آمدنی حاصل کی جوگزشتہ سال 12,321 ملین روپے تھی، جبہ خالص منافع گزشتہ سال کے 31,100 ملین روپے سے بڑھر 366 ملین روپے ہوگیا۔ فروخت میں معمولی کمی کے نتیجے میں مجموعی منافع گزشتہ سال کے 2,282 ملین روپے کے مقابلے میں سال کے لیے فی حصص آمدنی روپے ہوگیا ہے۔ پچھلے سال کے دوران دیمی آبادی کے روزگار، بہتر طرز زندگی اوراقتصادی بحالی کے لیے شہروں کی طرف ججرت کرنے کی پشت پرشہری آبادی اور میٹر و پولیٹن علاقوں میں اضافہ کے نتیجے میں ہم نتائج کے بہتر ہونے کی توقع کرتے ہیں۔

ذیلی ادارون میں سرمایه کاری

کمپنی کے واحد مالیاتی حسابات جن میں ذیلی اداروں میں سر ماییکاری کور پورٹ شدہ نتائج اور سر ماییکاروں کے خالص ا ثاثوں کی بنیاد پرکرنے کی بجائے براہ راست ایکویٹی انٹریٹ کی بنیاد پر حساب لگایا گیا ہے۔ کمپنی کے مجموعی مالیاتی گوشواروں کوالگ سے تیار اور پیش کیا گیا ہے۔ کمپنی کی ذیلی کمپنیوں میں مندرجہ ذیل سر ماییکاری کی گئی ہے:

	FY 2022	FY 2021
و يوز ہوم ايلا ئنسز لميشڈ	74.5%	74.5%
الیکٹرا نک مارکیٹنگ (پرائیویٹ) کمیٹٹر	100.00%	100.00%
و یوزبلڈرزاینڈ ڈویلپر ز (پرائیویٹ) کمیٹڈ	100.00%	100.00%

کمپنی کے واحد نتائج کمپنی کے واحد نتائج یہال درج ذیل میں دیے گئے ہیں:

	FY22	FY21
جاری آ پریشنر	روپے000 میں	روپے000 میں
آ پریٹنگ منافع	177,420	63,052
مالياتی لا گت	-	(152,333)
ٹیکس سے بل منافع/(نقصان)	177,420	(89,281)
^{طی} سیشن-جاری آپریشنر	-	_
سال کے لیےمنافع - جاری آپریشنر	177,420	(89,281)
منقطع آپریشنر منقطع آپریشنر		

حصص داران کوڈ ائر بکٹرز کی رپورٹ

جائزه

و پوز کار پوریش کمیٹر ،سابقہ و پوزشکر پاکستان کمیٹر (و یوزیا کمپنی) کے بورڈ آف ڈائر کیٹرز کی جانب ہے، ہم 31 دیمبر 2022 کوختم ہونے والے سال کے لیے آپ کیمپنی کے ڈائر کیٹرز کی رپورٹ اور نظر ثانی شدہ مالیاتی گوشوارے معداس پر آڈیٹرز کی رپورٹ جمع کرانے کے پابند ہیں۔ الحمد للہ، WAVES برانڈ ڈمصنوعات کی طلب بدستور مضبوط ہے کیونکہ ہماراوژن اعلیٰ معیار ، مارکیٹ پر بمنی اور جدید مصنوعات تیار کر کے فرق پیدا کرنا ہے۔

سال کے دوران، دنیا نے بہت سارے واقعات جیسے کہ روس بوکرین تازعہ کی وجہ سے جغرافیا کی سیاس کشیدگی ہیں اضافہ موسمیاتی تبدیلیوں کے اثرات ہیں شدت، توانا کی کے بحران اور سپلائی چین ہیں خلل کا مشاہدہ کیا جس نے معیشت کوست کیا۔ انہوں نے خوراک اورائید هن کی قیمتوں ہیں اضافے سے پاکتان کو متاثر کرنے والے عالمی چیلنجوں کا سب سے مشکل جموعہ بیان کیا ہے، جس کی وجہ سے پچپلی دہائی کا مشاہدہ کیا۔ آئی ایم الف کے عملے کی سطح کے معاہدے ہیں شدید سیلا ب اور تا خیر نے مزید چیلنجز کا اضافہ کیا۔ تمام چیلنجنگ معاثی حالات کے درمیان اس نے نموکی نئی راہیں اور WAVES گروپ کے لیے مواقع پیدا کتے ہیں۔ کمپنی پاکستان کے جی ڈی پی میں حصد ڈالنے کے وژن کے ساتھ ترتی اور توسیع کے لیے کو بیا کے ہیں۔ کمپنی پاکستان کے جی ڈی پی میں حصد ڈالنے کے وژن کے ساتھ ترتی اور توسیع کے لیے کرمیا کے بیں۔ کمپنی پاکستان کے جی ڈی پی میں حصد ڈالنے کے وژن کے ساتھ ترتی اور توسیع کے لیے کرمیا کی میں دھی دالے کے دورن کے ساتھ ترتی اور توسیع کے لیے مواقع پیدا کے ہیں۔ کمپنی پاکستان کے جی ڈی پی میں حصد ڈالنے کے دورن کے ساتھ ترتی اور توسیع کے لیے کرمیا کے بیات کی درمیان اس کے نمول کی مورن کی درمیان اس کے جی درمیان اس کے جی درمیان اس کے جی درمیان اس کے بیان کے درمیان اس کے تھوں کی بی میں حصد ڈالنے کے دورن کے ساتھ ترتی کی مورن کے بیں۔ کمپنی پاکستان کے جی ڈی پی میں حصد ڈالنے کے دورن کے ساتھ ترتی کے درمیان اس کے جی درمیان اس کی جی درمیان اس کی جی درمیان اس کے جی درمیان اس کے جی درمیان اس کی جی درمیان اس کی جی درمیان اس کے جو در میان اس کی جی درمیان اس کے جی درمیان اس کے جی درمیان اس کی جی درمیان اس کے جی درمیان اس کی درمیان کی درمیان کی در کی درمیان کی د

بروقت فیصلوں اور حکمت عملیوں کی وجہ سے کمپنی کا کاروباری نمونہ متحکم رہا ۔ کمل ملکیتی ویوز مارکیٹ پلیس لمیٹڈ (ویوز پلس) نے اپنی تی کے انداز کوجاری رکھا، جب کہ ریمل اسٹیٹ کی ترقی کے لیے کاروباری ماڈل کو بہتر کیا گیا تا کہ بڑے تجارتی حصہ کوشائل کیا جا سکے، جس سے اس کی بالائی اور زیریں لائن میں بہتری آئی ہے۔ کمپنی کی ذیلی کمپنی ویوز ہوم اپلائنسز لمیٹٹ (WHALE) کی طرف سے شروع کیے جوم اپلائنسز کے کاروبارکو چیلنج زکا سامنا کر ناپڑا کیونکہ خام مال کی در آمد پر پابندی کی وجہ سے پوری آلات کی صنعت دباؤیل تھی ۔ تاہم ، WAVES ہے جو گیئو کی مقال کی در آمد پر پابندی کی وجہ سے پوری آلات کی صنعت دباؤیل تھی برتری فراہم کی ہے بلکہ غیر ملکی کرنی پر انحصار کو کم کیا گیا۔ نیج بنگا اس نے نہ صرف WAVES کو مصابقتی برتری فراہم کی ہے بلکہ غیر ملکی کرنی پر انحصار کو کم کیا گیا۔ نیج بنگا اس نے نہ صرف WAVES کو مصابقتی برتری فراہم کی ہے بلکہ غیر ملکی کو گیا گیا۔ نیج بنگری کی مصابقتی برتری فراہم کی ہے بلکہ غیر مسلام کی کارونا کے مصابقتی فیکٹری کی دوسری ششاہی میں نے کارونا نے میں آلات کی مینوفی کی منتقل متوقع ہے جو کمپنی کے رئیل اسٹیٹ پر وجیکٹ کے سافٹ لاخ کے کے ساتھ اچھی طرح فٹ میٹھتی ہے۔ میک طید کی میٹو کی کہ میل کے کہ می ان کے کہ دوسری ششاہی میں نے کارونا نے میں آلات کی مینوفی کی منتقل مورودہ انتقل کی روجیکٹ کے سافٹ لاخ کے کے ساتھ ان کھور کے دیا ہو کمپنی کے رئیل اسٹیٹ پر وجیکٹ کے سافٹ لاخ کے کے ساتھ انجھ کی طرف میں میں کھور کی دوسری ششاہی میں نے کارونا نے میں آلات کی مینوفی کی منتقل مورودہ کو کینو کی دوسری ششاہی میں نے کارونا نے میں آلات کی مینوفی کی منتقل میں کو کی دوسری شند کی میان کے کہ دوسری شاہد کی دوسری ششاہ کی میں کو کی دوسری ششاہ کی میں کھور کی دوسری ششاہ کی میں کھور کی دوسری ششاہ کی میں نے کارونا نے میں آلات کی مینوفی کی کھور کے کہ کھور کی کی دوسری ششاہ کی میں کو کی دوسری ششاہ کی میں کے کہ کو کی دوسری ششاہ کی میان کے میں آلات کی میں کو کی دوسری ششاہ کی میں کے کہ کو کو کی دوسری ششاہ کی کو کی دوسری ششاہ کی میں کو کی دوسری کے کہ کو کی دوسری کی کو کر کو کی دوسری کو کی کو کی کو کی کو کی کو کی کو کو کی کو کی کی کو کیٹو کی کو کے

کمپنی کی مجموعی آمدنی گزشته سالوں کے 12,321 ملین روپے، جبکہ خالص منافع 327 ملین روپے کے مقابلے میں 11,989 ملین روپے جس کا خالص منافع 366 ملین روپے (10% اضافہ) ہے۔ یہ قابل ستائش ہے کہ بیا یک مشکل کاروباری ماحول میں حاصل کیا گیا جہاں تمام میکروا شارے پچھلے سالوں کے مقابلے میں کم تھے۔ نالج مینجمنٹ، آپریشنل مینجمنٹ، لاگت کی معقولیت، پروسیس ری انجینئر نگ اور پورے سال کے دوران اٹھائے گئے اسٹر جبٹی کل اقدامات وغیرہ میں مسلسل بہتری نے کمپنی کواس کی آمدنی میں مدوفرا ہم کی ۔ اس سالا ندر پورٹ میں مزید تجزیبالگ ہے۔

آ گے بڑھتے ہوئے ، جغرافیائی سیاسی تناوَاور تخت مالی حالات سے متاثرہ ، عالمی نمودوبارہ بڑھنے سے پہلےست ہونے کاامکان ہے۔ پاکستان کی حکومت مالیاتی اور کرنٹ اکا وَنٹ کے عدم توازن کودرست کرنے اور مہنگائی کوکنٹرول کرنے کے لیےاقد امات پڑمل درآ مدکر رہی ہے ، جس سے ملکی حالات بہتر ہورہے ہیں۔ حکومت کا مقصد IMF کے معاہدے کومخوظ بنانا ہے ، اور بیتو قع ہے کہ روپید کی قدر بڑھے گ اور مانیٹری پالیسی میں نرمی آئے گی۔

آگد کیھتے ہوئے ہم کمپنی کے مستقبل کے بارے میں پُرامیداور پُراعتاد ہیں۔ ہارے پاس انتظامیہ ، عملداور افرادی قوت ، برانڈ نام ، بہترین پروڈ کٹ لائن ، اور ملک گیرتھیم اور فروخت کے بعد سروس نیٹ ورک کی ایک مربوط ٹیم ہے جو ہمیں صارفین تک بینچنے اور انہیں شہری اور دیمی علاقوں میں بہترین مکن شرائط پرخد مات فراہم کرنے کی اجازت دیتا ہے۔ ہم اپنے تمام شیئر ہولڈرز اور بورڈ آف ڈائر کیٹرز کا مجر پورتعاون کے لیے شکر میادا کرنا چاہیں گے۔ کمپنی کی کامیابیاں اور موجودہ موقف ہمارے ملاز مین کے عزم اور کوششوں کے بغیر ممکن نہیں تھاجو پوری تعریف کے ستی ہیں ہمیں یقین ہے کہ ٹیم ترقی کرتی رہے گی اور تمام اسٹیک ہولڈرز کی تو قعات پرسلسل پورا اترے گی۔

مالياتي جھلكياں

مجموی مالیاتی گوشواروں کی مالیاتی جھلکیاں درج ذیل میں پیش کی گئی ہیں جہاں واحد مالیاتی گوشواروں کے مالیاتی نتائج بھی اس رپورٹ میں فراہم کئے گئے ہیں۔

مجموعي آيريلنگ نتائج

2	FY22	FY21
/	روپے'000'	روپے'000'
وعی فروخت	11,988,936	12,321,443

جائیں گی جن میں صف کی محفوظ تحویل ، صف کا گم نہ ہونا، ڈپلیکیٹ صف کے اجراء کے لیے درکارر سی کارروائیوں سے گریز اوراوین مارکیٹ میں بہتر زخوں پر فروخت اور خریداری کے لیے آسانی سے دستیاب ہے۔

13 گرشتہ AGM میں شیئر ہولڈرز کی منظوری کے بعد ، AGM کا نوٹس ، سالانہ اکا وَنٹس اور پراکسی فارم کمپنی کے شیئر ہولڈرز کو CD/USB/DV کے ذریعے بھیجا جائے گا اور کمپنی کی ویب سائٹ پر بھی دستیاب ہوگا۔ کوئی بھی شیئر ہولڈر جے ہارڈ کا پی میں سالانہ اکا وَنٹس کی کا بی درکار ہو، وہ کمپنی سیکر یٹری کولکھ سکتا ہے (یاای میل بھیج سکتا ہے)، جوشیئر ہولڈرز کو لغیر کی لاگرز کو لغیر کی لاگر ترکو لغیر کی لاگر ترکو لؤیغیر کی لاگر ترکو لغیر کی لاگر ترکو لؤیغیر کی لاگر ت کے پیغر انہم کر کے گا۔

14 کسی استفسار / وضاحت / معلومات کے لئے جھٹ یافتگان کمپنی سے ای میل cs@waves.net.pk پراور ایا کمپنی کے شیئر رجٹر ارسے ای میل akbar @ corplink.com.pk 4۔ شیئر ہولڈر سے التماس ہے کہا پنے رجٹر ڈ ڈاک کے تیوں میں کسی تبدیلی بارے کمپنی کے نام ٹیئر ہولڈر CNIC نمبر فولیونمبر شیئر رجٹر ارکوم طلع کریں۔

5_الْيكٹرانك دوٹنگ:

a کمپنیز (پوشل بیك) ریگولیشن،2018 (ریگولیشنز) کےمطابق، دیگر با توں کے ساتھ ساتھ کمپنیز ایک ، 2017 کے تحت خصوصی امور کے طور پر درجہ بندتمام کاروباری طریقہ کار اور ضوابط میں موجود شرائط کے تالع ڈاک کے ذریعے ووٹ دینے کاحق ہر لٹ کمپنی کے ممبران کوفر اہم کیا جائے گا۔

۵۔ ای ووٹگ کی سہولت کی تفصیل ای میل کے ذریعے کمپنی کے ان ممبروں کے ساتھ شیئر کی جائے گی جن کے پاس 19 مئی 2023 کوکار وبار کے اختتام تک ای ووٹٹگ سروس فراہم کنندہ کی حیثیت سے کارپ لئک (پرائیویٹ) لمیٹڈ کے ذریعے کمپنی کے ممبران کے رجسڑ میں کار آمد سیل نمبر/ ای میل ایڈریس موجود ہیں۔

۵۔ ای ووٹنگ کے ذریعے ووٹ ڈالنے کا ارادہ رکھنے والے اراکین کی شناخت الیکٹرا مک دستخطیالاگ ان کے لیے تصدیق کے ذریعے کی جائے گی۔

d مبران26 مئى 2023 صى 9:00 بجے سے 28 مئى 2023 شام 05:00 بجاتك آن لائن ووٹ ڈالیں گے۔ووئنگ 28 مئى 2023 كوشام 05:00 بجے بند ہوگی۔ایک بار جب کسی رکن کی طرف سے قرار داد پرووٹ ڈال دیا گیا تواسے بعد میں اسے تبدیل كرنے كى اجازت نہیں ہوگی۔

6 - پوشل بیلٹ کے ذریعے ووٹنگ کا طریقہ کار:

a اراکین متبادل کے طور پر پوشل بیلٹ کے ذریعے ووٹ ڈالنے کا انتخاب کر سکتے ہیں۔
اراکین کی سہولت کے لیے، بیلٹ پیپراس نوٹس کے ساتھ منسلک ہے اور پیمپنی کی ویب
سائٹ (www.waves.net.pk) پر بھی ڈاؤن لوڈ کے لیے دستیاب ہے۔
اراکین اس بات کویقینی بنا ئیس کہ کمپیوٹر ائز ڈ تو می شناختی کارڈ (CNIC) کی کا پی کے
ساتھ سے جمرا ہوا اور دستخط شدہ بیلٹ پیپرا جلاس کے چیئر مین تک کمپنی کے دہٹر ڈ
آفس، S-KM، ماتان روڈ، لا ہور (ویوز فیکٹری پر پسرز) میں ڈاک یا

cs@waves.net.pk کی تاریخ ہے کم از کم ایک دن پہلے، لینی 28 مئی 2023 کوشام 05:00 بجے سے پہلے پہنچ جا کیں۔اس وقت کے بعد موصول ہونے والا پوشل بیلٹ ووٹنگ کے لیے قبول نہیں کیا جائے گا۔ بیلٹ پیپر پر دستخط CNIC پر دستخط سے مماثل ہونا چاہئے۔

7-ویڈ یولنگ کے ذریعے اجلاس عام میں شرکت کرنے میں دلچپی رکھنے والے کمپنی کے شیئر ہولڈرز سے درخواست کی جاتی ہے کہ وہ اپنی تفصیلات (جیسا کہ ذیل میں دیا گیاہے) اپنے ONIC (دونوں اطراف)/پاسپورٹ کی مؤثر کا پی، بورڈ کی قرار داد /پاورآ ف اٹارنی (کارپوریٹ شیئر ہولڈرز کی صورت میں) waves.net.pk کی حق سے پرائی میل کے ذریعے (بیابوسٹ/کورئیر کے ذریعے) جس کاعنوان "WAVES کی MAGM کی AGM کی میٹے پہلے در ساتھ اجلاس عام کے انعقاد سے کم از کم 48 گھٹے پہلے ارسال کریں۔اصل دستخط شدہ دستاہ بیزات کوریکارڈ کے مقاصد کے لیے الگ سے کورئیریا ڈاک کے کورئیریا دوراک ہے۔

نام شیئر ہولڈر CNIC نمبر فولیونبر موبائل/وٹس ای میل ایڈرلیس ایپ نمبر

* جہاں قابل اطلاق ہو، براہ مہر بانی شیئر ہولڈر کے پراکسی ہولڈریا نامزد کے بالاکوا کف بھی دیں۔

وڈیولنک اورلاگ اِن کریڈنشل صرف ان ممبران کے ساتھ شیئر کی جائے گی جن کی ای ممبلز، بشمول تمام مطلوبہ تفصیلات بروقت موصول ہو گئی ہیں۔وڈیولنک کابینوٹس جغرافیا کی کل وقوع میں سکونتی بمپنی میں 100 یازیا دہ شیئر ہولڈنگ (مجموعی) کے مالک ارکان کووڈیولنک سہولت فراہم کرنے کے تقاضہ کو بھی یورا کرےگا۔

SECP-8 کے سرکلرنمبر 10 مورخہ 21 مئی 2014 کی پیروی میں، اگر کمپنی اجلاس کے شہر کے علاوہ جغرافیائی مقام میں رہنے والے اور مجموعی %10 یازیا دہ شیئر زر کھنے والے ارکان سے وڈیو کا نفرنس کے ذریعے اجلاس میں شرکت کے لئے رضا مندی اجلاس کی تاریخ سے کم از کم 7 (سات) یوم قبل وصول کرتی ہے تو، کمپنی اس شہر میں ایسی سہولت کی دستیابی کے حوالہ سے اس شہر میں وڈیو کا نفرنس سہولت کا انتظام کرے گی۔ اس سلسلہ میں، براومهر بانی درج ذیل فارم کو پُر کریں اور کمپنی کے صدر دفتر کے پیتہ پراجلاس عام کی تاریخ سے کم از کم 07 (سات) یوم قبل جو کر وائیں۔

میں/ہم _____و نے کی حیثیت سے عام صف بمطابق رجسڑ ڈ فولیونمبر ____ عام صف بمطابق رجسڑ ڈ فولیونمبر _____ بزریعہ ہذا _____ بزریعہ ہذا _____ بردیعہ ہذا ____ بردیعہ ہدا _____ بردیعہ ہدا ____ بردیعہ ہدا _____ بردیعہ ہدا ____ بردیعہ ہدا _____ ہدا ___ بردیعہ ہدا ____ ہدا ___ ہدا

9 کمپنی ای میل کے ذریعے سالانہ مالی حسابات ترسیل کرسکتی ہے جس کے لئے حصص داران کمپنی کی ویب سائٹ پر دستیاب معیاری درخواست فارم داخل کرواکر شیئر رجٹراریا کمپنی سیرٹری کواپنی متعلقہ معلومات فراہم کریں۔ حصص داران کمپنی کے رجٹر ڈ دفتر پر گزشتہ عام

ا جلاسوں کی کاروائیوں کے لئے اپنی درخواست جمع کراسکتے ہیں۔

10۔ تصص داران ، جو کسی وجہ ہے، اپنے ڈیویڈیٹڈز / تصص ، اگر کوئی ہوں، کلیم نہیں کرسکے، کو ہدایت ہے کہ اپنے ڈیویڈیٹڈز / تصص کے بارے دریافت کرنے کے لئے، ہمارے شیئر رجٹر ارمیسرز کارپ لنک (پرائیویٹ) کمیٹرڈونگز آرکیڈ، K-1، کمرشل ، ماڈل ٹاؤن لاہور سے رابطہ کریں۔

11_ سالانه نظر ثانی شده مالی حسابات معه متعلقه رپورٹس / جائزے کمپنی کی ویب سائٹ www.waves.net.pk پر بھی دستیاب ہیں۔ بیا کاؤنٹس کمپنی کے رجٹر ڈ دفتر میں دفتری اوقات کے دوران معائند کے لئے بھی دستیاب ہیں۔

12 كىينىزا كىك، 2017 كىيشن 72 كے تقاضوں كى تقيل ميں، ہر موجودہ لسطة كمپنى پرلازم ہوگا كہ دہ اپنے فزيكل شيئر زكوبك انٹرى فارم كے ساتھ SECP كى طرف سے مطلع كردہ تاريخ سے اوراس انداز ميں تبديل كرے جيسا كہ بيان كيا گيا ہو جس كى مدت كمينيزا كيك كے آغاز يعنى 30 مئى 2017 سے چارسال سے زيادہ نہ ہو۔ فزيكل شيئر شخفيك ركھنے والے ممبران سے درخواست كى جاتى ہے كہ وہ اپنے شيئر زكوفزيكل فارم سے جلد از جلد بك انشرى فارم ميں تبديل كروائيں۔ اس سے اراكين كوكئ طريقوں سے سہوليات فراہم كى انشرى فارم ميں تبديل كروائيں۔ اس سے اراكين كوكئ طريقوں سے سہوليات فراہم كى

08 مئى 2023ء

بحکم بورڈ احمد بلال ذوالفقار (کمینی سیکرٹری)

مادی حقائق کابیان نوٹس سالا نہ اجلاس عام کے ہمراہ تر سیل کیا جارہا ہے۔

نوث:

۔ کمپنی کی حصص منتقلی کتابیں 19 مئی 2023ء تا 29 مئی 2023ء (بشمول ہردوایام) بند رہیں گی۔ 18 مئی 2023 کو کاروبار کے اختقام پر ہمارے شیئر رجسڑ ارمیسرز کارپ لنک (پرائیویٹ) کمیٹڈ، ونگز آرکیڈ، K-، کمرشل ماڈل ٹاؤن، لا ہور کے دفتر میں موصول ہونے والی منتقلیاں ٹرانسفریز کے استحقاق کے مقاصد کے لئے بروقت تصور ہونگی۔

2۔ اجلاس ہذا میں شرکت اور ووٹ دینے کا مستحق ممبراینے بجائے شرکت ، تقریراور ووٹ دینے کیلئے کسی دیگر مبر کو بطور پراکسی مقرر کر سکتا/ سکتی ہے۔ پراکسی تقرری کے آلات کمپنی کے صدر دفتر پر اجلاس کے انعقاد کے وقت سے کم از کم 48 گھنٹے تبل لاز ماجم کر ایا جانا چاہئے۔ پراکسی فارم کمپنی کی ویب سائٹ یعنی www.waves.net.pk پراکسی فارم کمپنی کی ویب سائٹ یعنی متعلقہ طریقہ کار کے مطابق الکیٹر ونک حاضری کی ادازت ہوگی۔

3۔ ی ڈی بی ا کا وَنٹ ہولڈرز کوسیکورٹیز اینڈ ایمپین کمیشن آف پاکستان کی طرف سے جاری کردہ سرککر 1 مورخہ 26 جنوری 2000 میں دی گئی گائیڈ لائنز کی پیروی کرناہوگی۔

a-اجلاس میں شرکت کیلئے:

i)۔بصورت افراد،اکا وَنٹ ہولڈریاسب اکا وَنٹ ہولڈراور /یاافراد جن کی سیکورٹیز گروپ اکا وَنٹ میں ہیں اوران کی رجٹریش تفصیلات،ریگولیشنز کےمطابق اپ لوڈ ہیں، کو اجلاس میں شرکت کے وقت اپنااصل کمپیوٹرائز ڈقومی شناختی کارڈ (CNIC) یااصل پاسپورٹ دکھا کراپنی شناخت ثابت کرنا ہوگی۔

ii)۔بصورت کارپوریٹ اینٹٹی ، بورڈ آف ڈائر یکٹرز قرارداد/مختارنامہ معہ نامزد کے نمونہ دستخطا جلاس کے وقت مہیا کرنا ہونگے (اگر پہلے فراہم نہیں کئے گئے ہیں)۔ b۔براکسیز کی نقر رکی کیلئے

i-بصورت افراد، اکاؤنٹ ہولڈریاسب اکاؤنٹ ہولڈراور کیا شخص جن کی سیوکرٹیز گروپ اکاؤنٹ میں ہیں اوران کی رجٹریش تفصیلات تواعد وضوابط کے مطابق اپ لوڈ ہیں کو مذکورہ بالاضروریات کے مطابق پراکسی فارم جمع کرانا ہوگا۔

ii۔ پراکسی فارم دوافراد کا گواہی شدہ ہوگا جن کے نام، پتے اور CNIC نمبرز فارم پردرج ہونگے۔

iii۔ بیٹیفشل مالکان اور پراکسی کے CNIC/پاسپورٹ کی مصدقہ نقول پراکسی فارم کے ساتھ جمع کرانا ہونگی۔

۔ iv پراکسی، اجلاس کے وقت اپنااصل CNIC یااصل پاسپورٹ مہیا کرےگا۔ ۷۔ کارپوریٹ اینٹٹی کی صورت میں بورڈ آف ڈائر بیٹرز کی قرار دادر مختار نامہ معینمونہ دستخط، ممپنی کو پراکسی فارم کے ہمراہ جمع کرانا ہوگا (اگر پہلے فرا ہم نہیں کیا گیاہے)۔

ويوز كار پوريش كميشر

اطلاع سالانها جلاس عام

بذریعه ہذامطلع کیا جاتا ہے کہ ویوز کار پوریش کمیٹٹر (ویوزیا کمپنی) کے قصص داران کا سالانہ اجلاسِ عام، کمپنی کے رجٹر ڈ دفتر 9 کلومیٹر ملتان روڈ، لاہور (ویوز فیکٹری پریمسز) میں فزیکلی اور الیکٹر وزیکلی بروزسوموار 29 مئی 2023ء کو دوپہر 12:30 بجے درج ذیل اُمورکی انجام دبی کیلئے منعقد ہوگا۔

عام أمور:

1۔ 31 دئمبر 2022 مِختتمہ سال کیلئے کمپنی کے نظر ثانی شدہ مجموعی اور واحد مالی حسابات معدد ائر کیٹران کی رپورٹس اور چیئر مین کے جائزہ کی وصولی بغور وخوض اور منظوری دینا۔

2-31 دئمبر 2023 ومختمه سال کیلئے کمپنی کے قانونی آڈیٹران کا تقرر اور اُن کے صلہ ء خدمت کا تعین کرنا۔ بورڈ اور آڈٹ کمپٹی نے ریٹا کر ہونے والے میسرز RSM اولیں حیدر لیافت نعمان ، چارٹرڈ ا کا وَمُنتئس ، بواقع مکان نمبر B-136 ، گلی نمبر ، سیٹر 10/4 ، اسلام آباد ، کو کمپنی کے آڈیٹرز کی حثیت سے مقرر کرنے کی سفارش کی ہے۔

صوصى امور

3۔ درج ذیل عمومی قرار داد پرغور وخوض اور اگر بہتر خیال کیا گیا تو اصطلاحات کے ساتھ اور کے بغیر منظوری دینا۔

" قرار پایا که سیکورٹیز اینڈ ایجیج کمیشن آف پاکتان کے نوٹیفکیشن نمبر . S.R.O. مالی میکارا)/2023 مورخه 21 مارچ 2023ء کے حوالہ سے سالانہ نظر ثانی شدہ مالی حسابات اپنے ارکان/ حصص داران کو CD/DVD/USB کے ذریعے کی بجائے کوئیک ریپانس (QR) اعبیلڈ کوڈ اور ویب لنگ کے ذریعے تربیل کرنے کی منظوری اور کمپنی کو اجازت دی جاتی ہے "۔

4۔ غور دخوض اور اگر بہتر خیال کیا گیا تو درج ذیل خصوصی قر اردادوں کو اصطلاحات کے ساتھ اور کے بغیر منظور کرنا۔

"قرار پایا کہ کمپنی کی جانب سے مالی سال 31 دئمبر 2022 کے دوران ویوز ہوم اپلائنسز لمیٹڈ، ویوز مارکیٹ پلیس لمیٹڈ اورایمپلائز پنشن اگریچوٹی / پراویڈنٹ فنڈ جوبھی صورت ہوکے ساتھ کیے گئے لین دین جیسا کہ 31 دئمبر 2022 کوختم ہونے والے سال کے لیے کمپنی کے سالا نہ نظر ثانی شدہ مالیاتی حسابات کے متعلقہ پارٹی نوٹ میں دیا گیا ہے، اس کی منظوری دی حاتی ہے۔

"مزید قرار پایا که ممپنی کا بور دُ آف دُائر یکٹرز مالی سال 31 دیمبر 2023 کے دوران کیس ٹو کیس ٹو کیس ٹو کیس کی بنیاد پر کیے جانے والے تمام متعلقہ پارٹی ٹرانز یکشنز کومنظور کرنے کا مجازے۔ ان ٹرانز یکشنز کوشیئر ہولڈرز کی جانب سے منظور تصور کیا جائے گا اورا گلے AGM میں تصص یا فتگان کے سامنے ان کی باضا بطرتو ثیق/منظوری کے لیے پیش کیا جائے گا۔

WAVES CORPORATION LIMITED FORM OF PROXY

The Company Secretary Waves Corporation Limited 9 KM, Multan Road, Lahore

of _ being	а	member	of	Waves	Corporation	Limited	hereby	appoin
of								
•	•							
					d vote for me on my	behalf at the Annu	al General Meetir	ng of the
		•		•	12:30 p.m and at any			
As witne	ess my /	our hand this	.	day of	·			
							Rs. 5/- Revenue] .
Witnes Name	s No.1						Stamp	
Address	s:							
CNIC N	lo.:							
Witnes Name Address	: s:					Signatuı	re of Member(s)	
CNIC N	No.:					(Name	in Block letters)	
						Folio No		
						Participant I	D No	
						No. of share	es	· · · · · ·
						Account No.	in CDC	

Important

- 1. CDC Account Holders are requested to strictly follow the guidelines mentioned in the Notice of Meeting.
- 2. A Member entitled to attend a General Meeting is entitled to appoint a proxy to attend and vote instead of him/her.
- 3. Members are requested:
 - (a) To affix Revenue Stamp of Rs. 5/- at the place indicated above.
 - (b) To sign across the Revenue Stamp in the same style of signature as is registered with the Company.
 - (c) To write down their Folio Numbers.
- 4. This form of proxy, duly completed and signed across a Rs. 5/- revenue stamp, must be deposited/sent at the Company's Registered Office not less than 48 hours before the time for holding the meeting or may be sent through the email as given in this notice followed by courier/post to the Company's registered office.

ويوز كارپوريشن لمڻيڈ پاكسائر

کمپنی *بیکرڑی* **ویوز کارپوریشن لمٹیڈ**

^ی ن و بوز کار پور یش <i>کمڈیڈ</i> اور حامل —	عام حصص بمطابق شيئر رجى فوليونمبر	يونمبر
	· ·	
رمہ	ماكن	
بىرى <i>چە بى</i> طابق شىئررچى ^ل رفوليونمبر	,	
· · ·	ر پارٹیسپٹ (شرکت) آ کی) آئی ڈی ٹمبر
· ·	ساكن	
ہر ہے بمطابق شیئر د جنر فولیونمبر بینول دیں دو و سیشر برابرد یہ اور بربرد ن	211500 (4) 61	
	ر ر پارٹیسینٹ (شرکت) آئی ڈی نمبر ا نهاجلاس عام یاکسی متباول دن جو بھی ہوگا میں رائے دہندگی کے لئے نمائندہ مقر	
	,	
3······· <i>D1</i> 4·········· <i>J94</i> .6···········	<i>9</i> 2023	5 روپے کارسیدی ٹکٹ
		چپاں کریں
يستخط:	۲_ رشخط:	دستخط کمپنی کے ہاں رجسٹر ڈنمونہ دستخطوں
) م. بيع:	سے: پی ت :	مطابق ہونے چاہئیں
شاختی کاردنمبر:	شاختی کارڈنمبر:	
ين		
Oا کا وُنٹ ہولڈرز سے درخواست کی جاتی ہے کہوہ ِ	دہ میٹنگ کے نوٹس میں بیان کردہ رہنما خطوط پر تخق سے عمل کریں ۔ -	
	لت کرنے اور ووٹ دینے کے لیے ایک پرائسی مقرر کرنے کا حقد ارہے۔	
ن سے درخواست کی جاتی ہے: ریسے رہ		
بِهَا نَى گئی جَلَّه پر-/ 5 روپے کاریو نیوسٹیمپ چسپاں ک) کرنا۔ اطرح کمپنی کےساتھ رجسٹرڈ ہے۔	

ے جیسا کہ اس نوٹس میں دیا گیاہے اور اس کے بعد کمپنی کے رجسٹر ڈ آفس کوکورئیر/ پوسٹ کے ذریعے بھیجا جاسکتا ہے۔

WAVES CORPORATION LIMITED BALLOT PAPER FOR VOTING THROUGH POST

For poll at the Annual General Meeting of Waves Corporation Limited (WAVES or the Company) to be held on Monday, 29 May 2023 at 12:30 p.m. at the Registered Office of the Company. The designated email address for Chairman at which the duly filled in ballot paper can be sent at cs@waves.net.pk

Name of shareholder/joint shareholders	
Registered Address	
Folio No. / CDC Participant / Investor ID with sub-account No	
Number of shares held (shall be taken as of book closure in	
notice)	
CNIC, NICOP/Passport No. (for foreigner) (Copy to be attached)	
Additional Information ((In case of representative of body	
corporate, corporation and Federal Government.)	
Name of Authorized Signatory:	
CNIC, NICOP/Passport No. (In case of foreigner) of	
Authorized Signatory - (Copy to be attached)	

Special Business: Resolution 3

I/we hereby exercise my/our vote in respect of the following resolutions through postal ballot by conveying my/our assent or dissent to the following resolution by placing tick () mark in the relevant box below or may write "Approve" or "Disapprove"

"Resolved that the approval be and is hereby given to allow the Company to circulate the annual audited financial statements to its members/shareholders through Quick Response (QR) enabled code and weblink instead of through CD/DVD/USB, subject to the requirements of Notification No. S.R.O. 389(I)/2023 of the Securities and Exchange Commission of Pakistan dated 21 March 2023"

No.	Resolution Information	I/We approve Resolution	I/We disapprove the Resolution
1	Special Business: Resolution 3	For:	Against:

Special Business: Resolution 4

I/we hereby exercise my/our vote in respect of the following resolutions through postal ballot by conveying my/our assent or dissent to the following resolution by placing tick () mark in the relevant box below or may write "Approve" or "Disapprove"

"Resolved that the transactions carried out by the Company with Waves Home Appliances Limited, Waves Marketplace Limited and Employees' Pension/Gratuity/Provident Fund, during the financial year 31 December 2022 as given in the related party note of the Annual Audited Financial Statements of the Company for the year ended 31 December 2022, be and hereby are approved."

"Resolved further that the Board of Directors of the Company is authorized to approve all related party transactions to be carried out on case-to-case basis during the financial year 31 December 2023. These transactions shall be deemed to be approved by the shareholders and shall be placed before the shareholders in the next AGM for their formal ratification/approval"

No.	Resolution Information	I/We approve Resolution	I/We disapprove the Resolution
1	Special Business: Resolution 4	For:	Against:

Signature of Shareholder Place and Date

Notes:

- 1. Dully filled postal ballot should be sent to Chairman of the Company, at 9-KM, Multan Road, Lahore (Waves Factory Office) along with the copy of CNIC, NICOP/Passport (for foreigner). The form should reach 48 hours before the meeting. The Signature on the postal ballot should match with the signatures on the CNIC, NICOP/Passport.
- 2. Incomplete, unsigned, incorrect, defaced, torn, mutilated, overwritten, expired identification copy shall be rejected.



Published by: WAVES CORPORATION LIMTIED

Head Office: 042 35415421-5, 042 35421502-4

UAN: 042 111 21 32 33 www.waves.net.pk