

FULL FAMILY CLOTHING PARTNER OF CHOICE



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Company Overview





OUR FOOTPRINT

Global Presence Through Affiliates & Associates



COMPANY PROFILE



Interloop Limited, headquartered in Pakistan, is a vertically integrated Full Family Clothing company, manufacturing Hosiery, Denim, Knitted Apparel & Seamless Activewear products, for top international brands and retailers, aiming to become a Partner of Choice.

8MW
Solar installed capacity
4.6 MW
installation in process

Being the largest listed textile company on Pakistan Stock Exchange by market capitalization and among the top exporters of Pakistan, with annual sales of PKR 119,200 million, Interloop employs 30,000+ highly motivated and engaged people from over 15 nationalities. It enjoys an organizational network operating from 6 countries, with an extensive, well-equipped industrial infrastructure base in Pakistan, an associate manufacturing facility in Sri Lanka, contract manufacturing facility and sourcing office in China, and marketing services offices in USA, Europe and Japan.

Renowned globally for its manufacturing excellence, Interloop is also a pioneer in environmental consciousness and at the forefront of social change. Aiming for Race to Zero, it focuses on circular by choice, reducing its carbon footprint, and using less water. Elevating its commitment to environment, Interloop became Pakistan's First manufacturing organization in Large Enterprise Category to have its Science Based Targets approved. In addition, it installed a water recycling Plant at its Hosiery Plant 5, recycling all the process water. Adding cleaner fuel to its energy generation sources as a major priority, it has switched from coal to biomass fuel for steam generation which has significantly reduced its carbon footprint.

Living the digital-first reality, we ensure that existing operations are carried out as per industry best practices, and new initiatives are pursued to digitize operations, enabling our people to work faster and better. We have already deployed Robotic Process Automation across repetitive tasks and are using indigenous digital app for HR services. LoopTrace; our proprietary traceability solution to provide end-to-end traceability from product to the farm level, covering man, material and machine, is ensuring complete chain of custody for raw materials and we have already shipped our completely traceable yarn from our spinning facility.

Being a Business with Purpose, Interloop follows the Triple Bottom Line approach focused on Planet, People and Prosperity. Rooted in our Mission, our reason for existence is to bring about a positive change for the stakeholders and the community. Our ambition to transform lives, improve wellbeing, build a diverse, engaged and inclusive workforce, and conserve the environment, is reflected in our business decisions, practices and initiatives. As a signatory to the United Nations Global Compact, and by joining the UN Fashion Industry's Charter for Climate Action to drive net-zero GHG emissions by 2050, Interloop is fully committed to sustainable development.

OUR MISSION

To be an agent of positive change for the stakeholders and community by pursuing an ethical and sustainable business

OUR CORE **VALUES**



INTEGRITY





ACCOUNTABILITY



RESPECT



Vision 2025 is our growth led strategy with a customer first approach designed to enable Interloop to be a Full Family Clothing Partner of Choice

our strategic focus on offering multi-category products, manufactured responsibly, meeting the highest standards of

build credibility of our new categories, by offering denim,

To successfully deliver on our strategy, we are unleashing the engaged workforce creating a high-performing organization. This is being enabled by our digital transformation and by an agile and lean mindset across all aspects of our business.

VISION 2025



To Become a
Full Family Clothing
Partner of Choice

WHAT WE DO

RESPONSIBLE BUSINES

SERVICES

and
with

HOW WE'LL DO IT



PEPOLE

A diverse, inclusive and engaged workforce creating a high performing organization



DIGITAL TRANSFORMATION

Drive efficiencies through digitalization and provide transparency to our customers with real time information



AGILE MANUFACTURING

Drive an agile organization retaining our competitive position as a responsive high quality manufacturer

\$700M

REVENUE BY FY2026

Transforming into a full family clothing business will build further credibility with our customers 2.5x

REVENUE THROUGH VALUE ADDED SERVICES

Providing value added services creating strong lasting partnerships

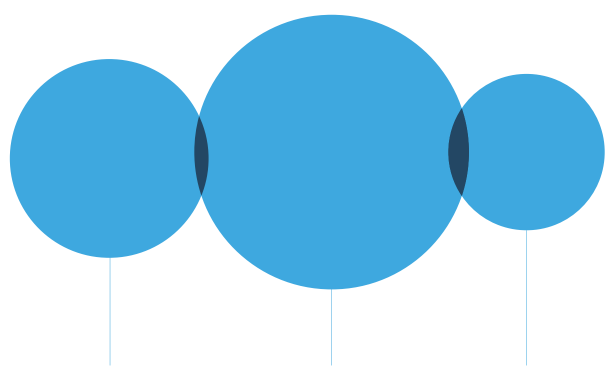
25%

LOWER CARBON FOOTPRINT

Lead the way in responsible manufacturing meeting highest standards of environmental and social performance

KEY

PERFORMANCE INDICATORS



Total Sales PKR 'B 119.20

90.89 FY2022

Earnings per Share PKR

8.82 FY2022

Profit after Tax PKR 'B 20.17

12.36 FY2022

Current Ratio Times

1.14

1.30 FY2022



Return on Equity

46.05%

41.28% FY2022



Cash Dividend per Share in PKR

5.00*

4.00 FY2022



50.00%

4.00% FY2022



*Including final dividend PKR 2 per share subject to approval of shareholders

2023

HIGHLIGHTS



BIOMASS BOILERS

Adding Cleaner Fuel to Energy Generation by Switching From Coal to Biomass for Steam Generation by Installing Two 27.5 Tph Boilers HIGHEST EVER SALES REVENUE

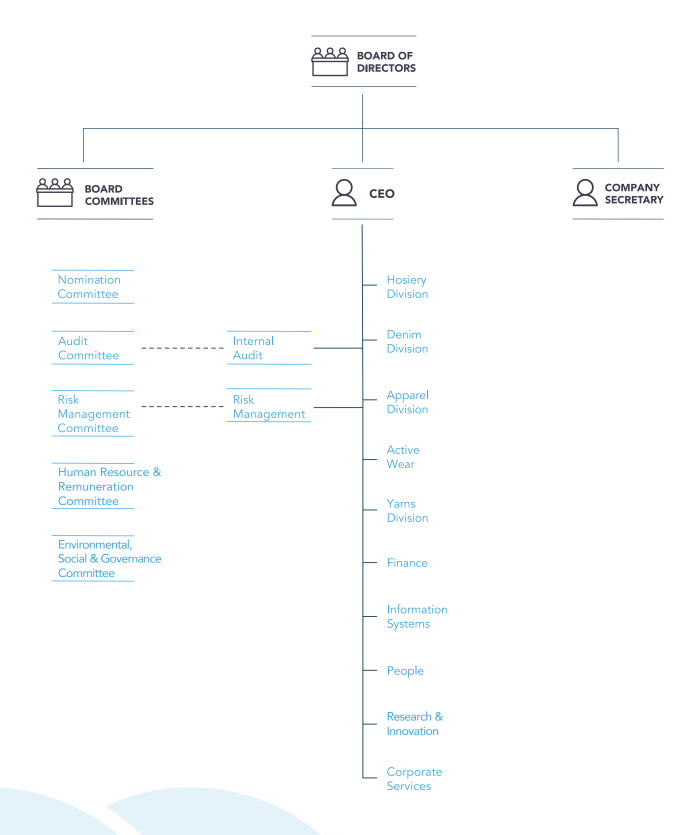
31%

Year On Year

SCIENCE BASED TARGETS APPROVED

Pakistan's 1st Large-Scale Enterprise With Approved Science Based Targets

ORGANIZATIONAL STRUCTURE



2023

RECOGNITIONS



TOM TAILOR SUPPLIER EXCELLENCE AWARD

Interloop was conferred upon the prestigious Supplier Excellence Award by Tom Tailor at its Supplier Summit 2023, in recognition of Interloop's steadfast dedication to upholding exceptional standards across all its operational aspects.

UN GCNP SUSTAINABILITY AWARD

Interloop was recognized for Living the Global Compact Principles and Championing the UN SDGs, second time in a row, as it received the 1st prize in the Large National Enterprise category, at the Global Compact Business Sustainability Awards 2022, by UN Global Compact Network Pakistan.



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BUSINESS CATEGORIES

HOSIERY

796M



Over the last 31 years, Interloop Limited has maintained its position as one of the largest suppliers of socks to international brands and retailers globally, including Nike, adidas, STICHD, Target, H&M, C&A, Amazon, and Uniqlo, to name a few. With 5 vertically integrated manufacturing facilities spread across Pakistan, Interloop Hosiery is equipped with the latest Italian and Chinese Knitting Machines, Spanish Processing Machines, and Italian Dyeing Machines, having quick changeover capability and highly skilled staff to produce high volumes of multi-types and complex products. Interloop Hosiery Plant 4, located at the Interloop Industrial Park, is Pakistan's and Region's first LEED Gold Certified Socks Production Facility, and the newly established Hosiery Plant 5 at Interloop Apparel Park is also a LEED Gold Certified Socks Manufacturing Facility.

Interloop has the capacity to produce 796 million pairs of socks annually, including athletic, performance, fashion, and casual wear for all genders and sizes, and it has one

of the largest capacities for infant socks. The company is on a responsible manufacturing trajectory, ensuring sustainable production from farm to factory and for its customers. As Interloop works towards becoming a full-service company for its customers, it has the edge of having in-house end-to-end services for product development, quality assurance, research and innovation, and digital sampling. It is aggressively investing in its digital capabilities to transform its way of working across product design and development, manufacturing, and customer services.

DENIM

6M



As part of business diversification, Interloop started its Denim Apparel manufacturing operations in December 2019. Interloop Denim is one of the most technologically advanced facilities in Southeast Asia and represents the future of the Denim Industry. The facility is LEED Platinum certified by the US Green Building Council, and was declared as one of the World's 7 greenest buildings in 2021 by PlaceTech. It operates with minimal environmental impact and prioritizes worker well-being by committing to the United Nations Sustainable Development Goals. With over 3,500 associates, Denim aims to achieve a 1:1 male to female ratio in its workforce in the long run. The plant currently has a production capacity of 500,000 units of sustainable denim per month and en-route to 1 million pieces expansion by 2025, where all infrastructure is already in place. The product line includes bottoms, shorts, skirts, jackets, and workwear cargos for all ages, genders, and sizes. Interloop Denim provides services to brands and retailers such as Guess, Hugo Boss, Mustang, Diesel, Levi's Kids (Haddad Brands), Target, NYDJ, and INDITEX, maintaining a balanced geographical mix.

Ecofriendly technologies have replaced traditional polluting processes and chemicals in the facility. Water conservation and Green Chemistry have been key initiatives, maintaining overall 90% developments as low Environmental Impact (rated on EIM by Jeanologia). Laser and Ozone machines have replaced manual processes to minimize the impact on workers and ensure precision and quality. The implementation of new, more efficient, and environmentally friendly technologies will have favorable impacts on both people and the planet. Interloop Denim is poised to become a model for sustainability and manufacturing practices in the region's Denim apparel manufacturing industry.

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APPAREL 22M



Interloop's expansion into Knitted Apparel since 2019 has attracted numerous brands and retailers, from various markets including North America, EU and UK. Capacity expansion in the form of a new high-tech and fully vertically integrated facility has been a major milestone covered during FY2023. The new Apparel plant is in the final commissioning phase with the first commercial output planned to be shipped to EU customers from second quarter of FY 2024. It has been designed as a LEED Platinum facility which will house the most modern equipment in knitting, dyeing, finishing, cutting, printing, and sewing. This will add substantial production capacity to our existing Knitwear Apparel output. Sustainability being an essential element of our business, the Apparel plant is also equipped with renewable energy component, effluent treatment plant, recycling of water process and a wetland

bird sanctuary where rare plant species will be grown. The Knitwear Apparel division produces a variety of

The Knitwear Apparel division produces a variety of product mix including T-Shirts, Underwears, Polo shirts, Sweatshirts, Pants, Fleece Hoodies, and Jackets, which are exported to renowned brands and retailers in USA, UK, and EU. Some of our customers include, adidas, Target, JCPenney, Tom Tailor, Carhartt, LEE, Lyle & Scott, Ben Sherman, New Balance, and Juicy Couture.

ACTIVE WEAR

4M



Interloop has established a state-of-the-art vertically integrated Seamless Activewear manufacturing facility at the Interloop Industrial Park. The business has an annual production capacity of 4 million pieces in various styles, ranging from high-performance Activewear to basic Underwear, offering ten different sizes to cater to a wide range of customers.

Top-notch equipment, including Italian knitting, and dyeing machines, and Japanese sewing machines ensure optimum quality with vast capability in fabrics, dyeing techniques, and stitching operations.

Each garment is meticulously designed to blend style and performance seamlessly. We offer 360-degree stretches that enable freedom of movement. The use of microfiber yarns ensures optimum comfort and sweat management. Our body-mapping fabric construction provides ideally suitable fabric in line with body zone requirements, whether it's compression, ventilation, or rejuvenation, and all without any seams between them. We source materials from reliable supply partners and utilize a wide range of performance yarns, including polyamide, polyester, polypropylene, and spandex. We also offer the choice to

opt for a recycled version, highlighting our commitment to sustainability.

With a dedicated and self-sufficient Product Development department, we ensure quick sample turnaround time. Our in-house design team stays up to date with the latest trends and fashion, allowing us to create cutting-edge products. An efficient sales team works closely with the product development, design, and customer teams to co-create the next best-selling items, starting from yarn selection to the final end product.

Interloop Activewear is a proud partner of world-leading brands and retailers, including adidas, Reebok, Guess, Zara, H&M, K-Mart, and Dillard. Our commitment to quality, innovation, and customer satisfaction has established us as a trusted supplier in the industry.

YARNS

32M



LBS Annual Production Capacity (Converted into 20/s)

SPINNING

Interloop produces 32 million Lbs (Converted into 20/s) of top-quality Yarn annually for a range of textile customers, following strict testing standards, on automated spinning plants equipped with the latest European and Japanese machines.

Raw Materials include:

- Virgin Fibers:
 - Pak, Imported, CF Cottons
 - All types of Synthetic / Acrylic fibers
 - All types of Viscose based fibers (Modal, Bamboo, Lyocell)
 - All types of Cellulosic fibers (Hemp, Linen / Flax)
- Recycled / Sustainable Fibers:
 - Organic Cotton and other Sustainable (BCI / PSCP / CMIA), Recycled (PIW / PCW)
 - All types of Recycled / Sustainable Polyester based fibers (GRS)
 - All types of Recycled / Sustainable Viscose based fibers

Multiple varieties of Yarn produced include:

 Plain, Slub, Multi Count, Slub Lycra, Siro Slub Core, SIRO Compact, Polyamide Core, Siro & Blended Yarns, etc.



YARN DYEING & AIR COVERING

A state-of-the-art Yarn Dyeing & Elastomeric Yarn facility, equipped with modern machines including highly automated dyeing operations, automatic dyestuff, chemical dispensing system, etc., is providing a wide variety of colors in Spun and Filament Yarns. With an annual dyeing capacity of 5.5 million kgs, Interloop offers a diverse range of colors in yarns, including Polyester, Nylon, Acrylic, Coolmax, Modal, Tencel, Viscose, Wool, Bamboo, Blended, Microfibers, and Recycled Yarns.

Modern Italian Air Covering Machines, with annual production capacity of 1 million kgs, are being used for covering all types of in-house dyed, dope dyed, and raw white yarns, with various brands of spandexes like Lycra and Creora, at different customized percentages.

CUSTOMERS

Some of our top clients across Europe, USA and Asia









HUGO BOSS















PRIMARK*



JCPenney





GYMSHARK

carter's

BESTSELLER

CORPORATE INFORMATION

BOARD OF DIRECTORS

MUSADAQ ZULQARNAIN

Chairman / Non-Executive Director

NAVID FAZIL

Chief Executive Officer / Executive Director

MUHAMMAD MAQSOOD

Executive Director / Group CFO

TARIQ IQBAL KHAN

Independent Director

SHEREEN AFTAB

Non-Executive Director

JAHAN ZEB KHAN BANTH

Non-Executive Director

SAEED AHMAD JABAL

Independent Director

CHIEF FINANCIAL OFFICER

MUHAMMAD MAQSOOD

COMPANY SECRETARY

RANA ALI RAZA

HEAD OF INTERNAL AUDIT

JAMSHAID IQBAL

CHIEF INFORMATION OFFICER

YAQUB AHSAN

LEGAL ADVISOR

HAIDERMOTA & CO.

AUDITORS

KRESTON HYDER BHIMJI & CO.

Chartered Accountants

AUDIT COMMITTEE

TARIQ IQBAL KHAN

Chairman

SAEED AHMAD JABAL

Member

JAHAN ZEB KHAN BANTH

Member

HUMAN RESOURCE & REMUNERATION COMMITTEE

SAEED AHMAD JABAL

Chairman

NAVID FAZIL

Member

JAHAN ZEB KHAN BANTH

Member

NOMINATION COMMITTEE

MUSADAQ ZULQARNAIN

Chairman

NAVID FAZIL

Member

MUHAMMAD MAQSOOD

Member

RISK MANAGEMENT COMMITTEE

TARIQ IQBAL KHAN

Chairman

MUHAMMAD MAQSOOD

Member

YAQUB AHSAN

Member

AHSAN PERVAIZ SHEIKH

Member

SYED HAMZA GILLANI

Member

ENVIRONMENTAL, SOCIAL & GOVERNANCE COMMITTEE

MUSADAQ ZULQARNAIN

Chairman

NAVID FAZIL

Member

JAHAN ZEB KHAN BANTH

Member

FARYAL SADIQ

Member

AQEEL AHMAD

Member

SHARE REGISTRAR / TRANSFER AGENT

AGENI

CDC Share Registrar Services

Limited

KARACHI OFFICE:

Share Registrar Department CDC House, 99-B, Block B,

S.H.C.H.S, Main Shahra-e-Faisal,

Karachi - 74400

Tel: +92 21 111 111 500

Fax: +92 21 34326031

LAHORE OFFICE:

Mezzanine Floor,

South Tower, LSE Plaza, 19-Khayaban-e-Aiwan-e-Iqbal,

Lahore.

Tel: +92 42 36362061-66

BANKERS

- Allied Bank Limited
- Askari Bank Limited
- Bank Alfalah Limited
- Faysal Bank Limited
- Habib Bank Limited
- Habib Metropolitan Bank Limited
- MCB Bank Limited
- MCB Islamic Bank Limited
- Meezan Bank Limited
- National Bank of Pakistan
- Standard Chartered Bank Pak Limited
- Summit Bank Limited
- The Bank of Punjab
- United Bank Limited

REGISTERED OFFICE

INTERLOOP LIMITED

Al-Sadiq Plaza, P-157, Railway Road, Faisalabad, Pakistan

Tel: +92 41 4360400 Fax: +92 41 2428704

Email: info@interloop.com.pk

CORPORATE OFFICE

INTERLOOP LIMITED

1 KM, Khurrianwala- Jaranwala Road, Khurrianwala, Faisalabad, Pakistan

Phone: +92 41 4360400 Fax: +92 41 2428704

PLANT LOCATIONS

PLANT 1:

1 KM, Khurrianwala-Jaranwala Road, Khurrianwala, Faisalabad, Pakistan.

PLANT 2 & 4:

7 KM, Khurrianwala-Jaranwala Road, Khurrianwala, Faisalabad, Pakistan.

PLANT 3:

8 KM, Manga-Raiwind Road, Distt. Kasur, Lahore, Pakistan.

PLANT 5:

6 KM, By Pass Road, Khurrianwala, Faisalabad, Pakistan.

DENIM PLANT:

8 KM, Manga-Raiwind Road, Lahore, Pakistan.

E - COMMUNICATION

Website: www.interloop-pk.com LinkedIn: Interloop Limited Twitter: @InterloopLtd Instagram: interlooplimited YouTube: Interloop Limited



Governance





BOARD OF DIRECTORS



MUSADAQ ZULQARNAIN
Chairman / Non-Executive Director

Musadaq Zulqarnain is the Chairman of Interloop Limited, Interloop Holdings & its subsidiaries. Musadaq also serves on the board of Karandaaz; a not-for-profit organization promoting financial inclusion, sponsored by FCDO (ex DFID) and Bill & Melinda Gates Foundation. He is also the President of Interloop Welfare Trust and Lyallpur Literary Council. An ardent supporter of quality affordable education, Musadaq serves on the Board of The Citizens Foundation (TCF); the largest not-for-profit organization providing education to underprivileged children in Pakistan. In recognition of his services, the University of Engineering & Technology Lahore has awarded him the Honorary Ph.D. degree.

A mechanical engineer by profession, Musadaq's leadership experience spans over four decades. Through his vision & commitment, he successfully led Interloop to become one of the world's largest Hosiery manufacturers, backed by a strong purpose of creating positive change. His leadership played an important role in expanding the business into Denim, Knitted Apparel, and Seamless Activewear manufacturing, turning Interloop into the largest apparel goods company on PSX. Besides the flagship company of the group, Musadaq has established 12 organizations in Pakistan, USA, Netherlands & Sri Lanka, covering the fields of Logistics, Dairy and Dairy products, Packaging, Apparel, Health Care & IT.

A development enthusiast and philanthropist, Musadaq is actively engaged in nurturing the youth of Pakistan through education, women empowerment, and sports. He has always been at the forefront in providing free health care services for poor patients, and relief activities during natural disasters including the Pandemic and current floods.



NAVID FAZILChief Executive Officer / Executive Director

Navid Fazil, a Founding Director and CEO of Interloop Limited, enjoys three decades' experience as an entrepreneur and has played a key role in developing Interloop Limited as one of the world's largest Hosiery manufacturers, and a Full Family Clothing supplier for top international brands and retailers. He also serves on the Boards of Texlan Center (Pvt.) Limited and Interloop Holdings (Pvt.) Limited, and is the Vice President of Interloop Welfare Trust, engaged in numerous philanthropic activities across the country.

An electrical engineer by training and a Masters in Management from Oxford, Navid puts great emphasis on lean manufacturing, research & innovation, and sustainability. A strong supporter of diversity, equity & inclusion, Navid is actively involved in many social responsibility programs and is part of the global Champions of Change Coalition; nurturing gender equality, women leadership, and respectful and inclusive workplaces. He is passionate about protecting the environment for future generations and keenly follows developments in regenerative agriculture worldwide.



MUHAMMAD MAQSOOD
Executive Director

Muhammad Maqsood is an Executive Director at Interloop Limited. He is also a member of the Boards of Interloop Dairies, Texlan Center (Pvt.) Limited, Interloop Assets Management Limited, and Interloop Welfare Trust. With an overall experience of 28 years, Maqsood's association with Interloop spans 20 years. He is also performing his duties as the Group CFO. His current responsibility portfolio includes Group finances, financial reporting, and taxation. Maqsood is a fellow member of Institute of Chartered Accountants of Pakistan & Institute of Financial Accountants, UK, and trained at INSEAD on Strategic Financial Management in Global Markets.

TARIQ IQBAL KHAN Independent Director

Tariq Iqbal Khan is an Independent Director on the Board of Interloop Limited. He is also serving as the Chairman of Interloop Asset Management Limited. He is the Chairman of Audit Oversight Board (AOB) of Pakistan and Packages Converters Limited. He is also on the Boards of various eminent listed and non-listed companies. Previously, he has served on the Boards of multiple banks, pharmaceutical, chemical & petroleum companies, and also as the Chairman of SNGPL and ARL, etc. A fellow member of the Institute of Chartered Accountants of Pakistan, Tariq has served the country for more than four decades by holding prominent positions in the private and public sectors. He played a pivotal role in founding the Islamabad Stock Exchange and subsequently served as its President. He also served as Member Tax Policy & Co-ordination at the Central Board of Revenue, followed by working as Commissioner, Securities & Exchange Commission of Pakistan (SECP), and later as Chairman SECP (acting) for a brief period where he was instrumental in restructuring SECP. Tariq served as the Chairman & MD of NIT for more than 8 years, which played a key role in establishing and stabilizing the capital markets.



SHEREEN AFTAB

Non-Executive Director

Shereen Aftab is currently a Non-Executive Director on the Board of Interloop Limited and has served on the Board as a Director since 1999. In the past, she has also been associated with Interloop as Director Merchandising. She holds a Ph.D. in Immunology from the University of Manchester, UK, and is an MBBS Medic. She is a self-taught artist working in acrylic and mixed media. She has a keen interest in animal welfare. She works with the Ayesha Chundrigar Foundation, which runs a large animal rescue center, among other activities. Currently, she is serving on the ACF board as Vice President.



JAHAN ZEB KHAN BANTH

Non-Executive Director

Jahan Zeb Khan Banth currently serves as a Non-Executive Director on the Board of Interloop Limited. A chemical engineer by profession, Jahan Zeb previously worked with Interloop Limited as Director Technical, strategically leading the maintenance of Hosiery manufacturing equipment, expansion projects, BMR, and the Energy Division. Of the overall rich professional experience of 43 years, Jahan Zeb has spent the last 25 years with Interloop.



SAEED AHMAD JABAL

Independent Director

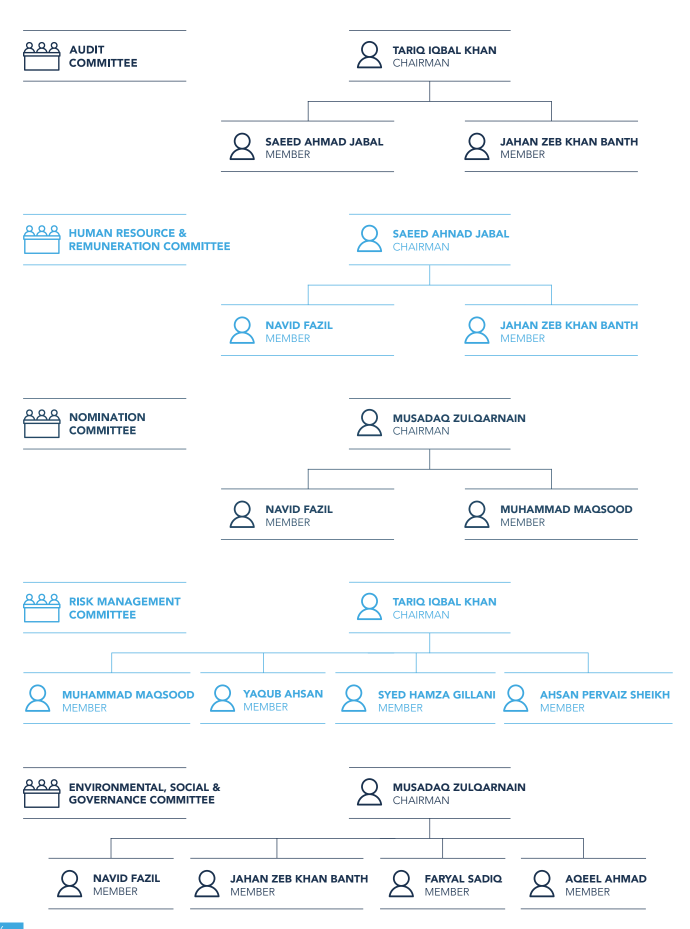
Saeed Ahmad Jabal is an Independent Director on the Board of Interloop Limited. A Chartered Accountant by profession, he carries 49 years' rich and versatile experience of working in Pakistan and abroad, at leadership positions in pioneer industries of Fruits & Vegetables, Apparels, and multiple sectors of Textile industry including Spinning, Weaving, Processing, Home Textiles, Hosiery, etc. He also led World Bank's unique Seed Industry Project in the public sector.



Saeed has expertise in developing Process Systems Flowcharts and writing SOPs for control and smooth running of processes in the Composite Textile industry and Seed Industry Project, and always worked on improving the business profitability. His career included enhancing computerized financial system on IBM platform that adequately served the complex textiles manufacturing and export environment, where he also supervised development and implementation of Oracle ERP System, and transforming accounting and financial data into it. While abroad, Saeed participated in a large computerization project and ensured system's performance and output data quality. He was also responsible for cost compliance management of projects.

Saeed's proficiency in interpreting Corporate Taxation and Customs Laws, etc., resulted in rescinding impracticable SROs and recovered/avoided hundreds of millions of rupees of imposed taxes, etc.

BOARD COMMITTEES



MANAGEMENT COMMITTEE



NAVID FAZIL CHAIRMAN



TARIQ RASHID MALIK PRESIDENT YARNS & SOURCING



MUHAMMAD MAQSOOD PRESIDENT/GROUP CFO



AZHAR SADIQPRESIDENT HOSIEY



ZAIN SADIQ VICE PRESIDENT OPERATIONS



FEROZE AHMED
VICE PRESIDENT DENIM



FARYAL SADIQ
VICE PRESIDENT SALES & MARKETING



YAQUB AHSAN CHIEF INFORMATION OFFICER



MASOOMA ZAIDI VICE PRESIDENT HOSIERY SALES



AQEEL AHMADVICE PRESIDENT PEOPLE & OD



TAYYAB MASOOD VICE PRESIDENT APPAREL



AHSAN PERVAIZ SHEIKH
VICE PRESIDENT CONTROLS & BUSINESS CONTINUITY



SAIRA KHAN SR. GENERAL MANAGER STRATEGIC HR/L&D

CHAIRMAN'S REVIEW REPORT

Interloop Limited has exhibited an extraordinary performance during Fiscal Year 2023, despite numerous challenges posed by the economic landscape. Dedication and relentless efforts of our team yielded remarkable results, as our sales revenue surged to Rs. 119.20 billion, reflecting a growth of 31.14% over the preceding year, while our net profit rose to an impressive Rs. 20.18 billion, indicating an increase of 63.28% from the preceding year.

I, on behalf of the Board of Directors (Board), would like to extend our sincere appreciation for the Management, particularly for CEO's leadership and dedication, attributing to our shared success. Under his astute leadership, our organization achieved remarkable milestones this year. I would also like to express our gratitude to the members of our Board whose strategic guidance charts a prosperous course for the Company's future. Looking ahead, I am confident that the Board's visionary leadership will continue to inspire excellence across all facets of our operations.

The Company's Board maintains continuous oversight over critical aspects, including adherence to the Company's mission, vision and values, besides providing strategic guidance, and setting benchmarks for the Management. In my role as the Chairman of the Board, I have witnessed the resolute commitment of each member of the Board to strategic leadership, effective governance, and prudent financial stewardship. Their collective expertise has facilitated well-informed decision-making, ensuring that our organization remains agile, innovative, and responsive to the dynamic business

environment. Through their strategic oversight and engagement with the stakeholders, the Board has contributed substantially to our continued growth, responsible corporate citizenship, and enduring success.

The Board also demonstrated its commitment to the highest standards of Corporate Governance, and the best industry practices. Notably, the Board and its dedicated Committees have maintained focus on ensuring compliance with all relevant statutory and regulatory requirements governing the Company. The Board Committees have provided valuable insights and support to the Board, operating with the highest level of proficiency. All Committees have complied with the required regulations and reported their findings to the Board. The comprehensive and effective Board & Committees' meetings led to conducive decisions for the Company. The Board received agendas and supporting written material including follow-up materials in sufficient time prior to the Board and its Committees' meetings. The Board monitored its own performance along with the performance of its Committees through an annual evaluation. I am pleased to convey that the Board's self-evaluation for the Fiscal Year 2023 has been successfully concluded. It is indeed gratifying to observe that the overall performance has demonstrated a commendable level of satisfaction.

The Company, while striving to create value for its shareholders, also remains focused on being an agent of positive change for its other stakeholders and community. I would like to express my sincere gratitude to our esteemed Board members, whose

vital contributions have played a pivotal role in driving our journey towards achieving profitable growth. I would also like to thank our valued investors for their trust and confidence in the Company. The hardworking individuals on our team, whose unwavering dedication has been the catalyst for our successes, equally deserve our praise.

I acknowledge the success of Interloop, as a true reflection of the blessings bestowed upon us by the grace of God almighty.



DIRECTORS' REPORT

The Board of Directors of Interloop Limited ('the Company' or 'ILP') is delighted to present the Annual Report for the fiscal year ended on June 30, 2023, along with the audited Financial Statements and the accompanying Auditors' Report.

ECONOMIC & INDUSTRY OVERVIEW

Fiscal year 2023 proved to be another challenging year for the global economy, as it grappled with the delicate balance between stabilizing growth and containing unabated rise in inflation. This inflationary pressure was primarily a consequence of supply chain disruptions, the prolonged Russia-Ukraine conflict, and pressure on consumer demand during the first two quarters of the fiscal year. Additionally, the Central Bank's countering contractionary monetary policies further burdened the economic activity.

Pakistan's economic growth prospects also dampened throughout fiscal year 2023, primarily due to a challenging macroeconomic environment, and climatic devastations, further aggravated by the global economic slowdown. Pakistan's GDP posted a growth of 0.29% in fiscal year 2023 while its foreign reserves contracted by USD 5.4 billion, causing the Pakistani Rupee (PKR) to depreciate by 39.6% against the US Dollar in fiscal year 2023. This, coupled with rising energy and food prices, led to a multi-year high CPI inflation rate of 29.2% YoY in fiscal year 2023, compared to 12.2% in fiscal year 2022. The State Bank of Pakistan (SBP), consequently, continued with tightening of monetary policy and raising the Policy Rate to 22.0%. The Government imposed strict import restrictions, reducing the trade

deficit by 38.3% with considerable reduction in Imports by 27.3%. Exports decreased by 14.1% and workers' remittances also declined by 13.6% YOY in fiscal year 2023.

In fiscal year 2023, Pakistan's textile sector remained on the downturn in tandem with the overall 'Manufacturing' sector situation. According to the Pakistan Bureau of Statistics (PBS), the textile industry's exports dropped significantly by 14.6% YoY to USD 16.5 billion, and this decline was primarily attributed to factors such as the limited availability of local cotton after flash floods, import restrictions, and sluggish demand from USA and Europe. Among the value added segment, knitwear, holding highest share in exports, posted 13.4% YoY decline in exports to USD 4.4 billion despite 10% volumetric growth in the same period. Exports of Readymade Garments and Bed wear also declined by 10.6% YoY and 18.3% YoY to USD 3.5 billion and USD 2.7 billion, respectively. As per latest statistics published in the World Trade Organization report, Pakistan maintains its position among the top 10 textile exporters globally, however, its market share has contracted to 2.6%, down from 3.0% over the past decade. In valueadded textiles, Pakistan's share is even smaller at 1.1%, owing to non-competitive industry policies, lack of innovation, and an unstable macroeconomic environment.

FINANCIAL AND OPERATIONAL PERFORMANCE

The fiscal year 2023 encountered several challenges, primarily due to political and economic uncertainty, floods, a growing current account deficit, currency depreciation,

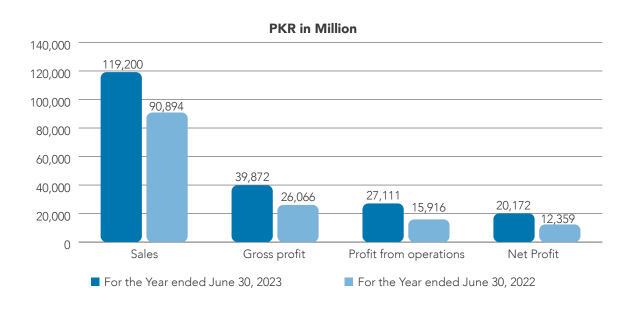
rising foreign debt, and dwindling reserves in Pakistan. The State Bank intervened by rapidly increasing interest rates in order to control inflation, and introduced various restrictions on imports in an effort to arrest the depletion of foreign currency reserves, which further constricted the economic activity.

Despite these significant challenges, the Company performed remarkably well during the fiscal year 2023 and delivered exceptional results by achieving the highest ever sales revenue of PKR 119,200 million, compared to PKR 90,894 million during the corresponding year. Despite continuous upside trend in material costs and manufacturing overheads, the Management's commitment to achieve Lean manufacturing excellence led the Company's gross profit to grow significantly by 53%, amounting to PKR 39,872 million in fiscal year 2023, compared to PKR 26,066 million in the corresponding year. Operating expenses increased by 27%, amounting to PKR 12,919 million, compared to PKR 10,207 million in the preceding year. Finance cost increased by 122%, in comparison to last year, due to increase in average borrowing rates.

Cost saving initiatives and better pricing management contributed to the notable improvement in profitability. The Company, resultantly, achieved a profit after tax of PKR 20,172 million for the current fiscal year, reflecting an increase of 63% compared to PKR 12,359 million last year. This translated into earnings per share of PKR 14.39 in fiscal year 2023, compared to PKR 8.82 per share in fiscal year 2022.

The operating results of the Company are summarized as follows:

	2023	2022	
	(RUPEES IN	(RUPEES IN MILLION)	
Sales – net	119,200.29	90,894.05	
Gross profit	39,872.37	26,066.17	
EBITDA	30,093.11	18,488.22	
Profit before tax	21,583.85	13,423.47	
Tax expense	(1,412.01)	(1,063.97)	
Profit after tax	20,171.85	12,359.50	
Other comprehensive loss	(1,687.86)	(263.12)	
Total comprehensive income	18,483.99	12,096.38	
Unappropriated profit brought forward	17,428.49	8,001.04	
Accumulated profit available for appropriations	35,912.48	20,097.42	
Appropriations			
- Final dividend 2021		(872.20)	
- Interim dividend 2022		(1,796.73)	
- Final dividend 2022	(1,796.73)		
- Interim dividend 2023	(2,802.89)		
- Interim Bonus shares 2023	(4,671.49)		
	04.4		
Unappropriated profit carried forward	26,641.36	17,428.49	
Earnings per share – Basic (PKR)	14.39	8.82	
Earnings per share – Diluted (PKR)	14.39	8.82	

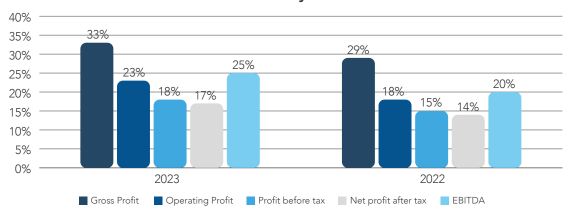


The Company remains dedicated to delivering its long-term sustainable growth and value creation objectives. This is achieved through continued focus on operational excellence, product portfolio diversification, cost reduction, and a strong capital structure.

VERTICAL ANALYSIS

	2023	2022
Gross profit	33%	29%
Operating profit	23%	18%
Profit before tax	18%	15%
Net profit after tax	17%	14%
EBITDA	25%	20%

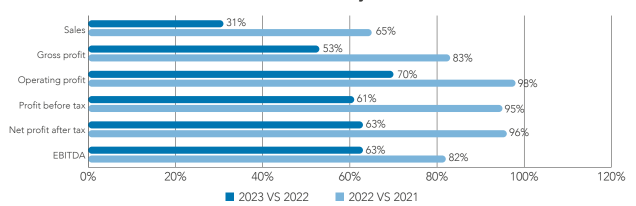
Vetical Analysis



HORIZONTAL ANALYSIS

	2023 VS 2022	2022 VS 2021
Sales	31%	65%
Gross profit	53%	83%
Operating profit	70%	98%
Profit before tax	61%	95%
Net profit after tax	63%	96%
EBITDA	63%	83%





EARNINGS PER SHARE (EPS)

The Basic and Diluted earnings per share after tax is PKR 14.39 per share (2022: PKR 8.82 per share - restated)

DIVIDEND

The Board of Directors has recommended a final cash dividend for the fiscal year ended June 30, 2023, at the rate of PKR 2.0 per share (i.e.,20%), subject to the approval of the members at the Annual General Meeting to be held on October 13, 2023. Including an interim cash dividend of PKR 3.0 per share (i.e., 30%) already paid, total cash distribution stands at PKR 5 (i.e., 50%) for the year ended June 30, 2023. Additionally, the Company had already issued and credited Interim Bonus Shares, in the proportion of 50 share(s) for every 100 share(s) held i.e. 50%. These financial statements do not include the effect of the proposed final dividend

EVENTS AFTER REPORTING PERIOD

The Board of Directors, in its meeting held on September 07, 2023, has proposed a final cash dividend for the year ended June 30, 2023, @ PKR 2 per share, for approval of the members in the Annual General Meeting.

PRINCIPAL ACTIVITIES

Interloop Limited was incorporated in Pakistan on April 25, 1992 and publicly listed on the Pakistan Stock Exchange on April 05, 2019. Interloop is a vertically integrated multi-category Full Family Clothing Company, manufacturing Hosiery, Denim, Knitted Apparel and Seamless Active wear products, for top international brands and retailers, besides producing Yarns for a range of textile customers. Throughout the year, the Company's core activities remained unchanged.

BUSINESS SEGMENTS

The Company's management has determined the following operating segments based on the information presented to the Company's Board of Directors for allocation of resources and assessment of performance. Segment performance is generally evaluated based on certain key performance indicators, including business volume and gross profit

Based on the internal management reporting structure and products produced and sold, the Company is organized into the following operating segments:

Hosiery

Interloop Hosiery has the capacity to produces 796 million pairs of socks annually, through five vertically integrated manufacturing facilities, and serves international brands and retailers globally, including Nike, adidas, STICHD, Target, H&M, C&A, Amazon, and Uniqlo, to name a few. It's Plants 4 and 5 are LEED Gold Certified Socks Manufacturing Facilities. Equipped with advanced machinery, skilled staff, and versatile production, it creates diverse socks for all ages and genders. The Company is dedicated to responsible manufacturing, covering farm-to-factory processes. With inhouse services spanning development, quality, and innovation, Interloop's digital investments aim to modernize design, production, and customer relations

Denim

Interloop Denim, a cutting-edge facility in Southeast Asia, has a current production capacity of 500,000 units of sustainable denim garments per month, with plans to expand to 1 million pieces by 2025. The plant is renowned for its environmental consciousness, holding LEED Platinum certification and being recognized as one of the world's 7 greenest buildings in 2021. It serves prominent brands like Guess, Hugo Boss, Mustang, Diesel, Levi's Kids, Target, NYDJ, and INDITEX. Interloop Denim leads the way in ecofriendly denim manufacturing, using laser and ozone technology to cut pollution by 90%, championing water conservation, and Green Chemistry.

Apparel

Interloop Apparel has the capacity to produce 22 million garments annually, attracting brands from North America, Europe, and UK. The new eco-friendly facility, set to start operations in the second quarter of the fiscal year 2024, is equipped with advanced machines which will enhance the production capacity, and has sustainability features like renewable energy sources, a wetland, and a bird sanctuary. The Knitwear Apparel division produces a variety of products including T-Shirts, Underwears, Polo shirts, Sweatshirts, Pants, Fleece Hoodies, and Jackets for renowned brands and retailers.

Activewear

Interloop's vertically integrated Seamless Activewear manufacturing facility, with a staggering annual production capacity of 4 million pieces, offers a wide variety of styles and sizes. The facility is equipped with the latest machinery, including Italian knitting and dyeing machines, along with Japanese sewing machines, ensuring top-notch quality in fabric handling, dyeing techniques, and stitching operations. These Seamless garments provide an exceptional 360-degree stretch, free from any restrictive seams. Moreover, the Company boasts a dedicated and self-sufficient product development department that ensures a speedy sample turnaround. Simultaneously, their in-house design team keeps pace with the latest trends and fashion.

Yarns

- Spinning
 Interloop produces 32 million
 pounds of top-quality yarns annually
 on automated spinning plants,
 equipped with the latest European
 and Japanese machines. We use a
 variety of raw materials, including
 virgin and recycled/sustainable fibers,
 to create different yarn types. Over
 50% of our yarn is used internally,
 and the rest is supplied to renowned
 manufacturers in various textile
 industries.
- Yarn Dyeing & Air Covering
 Interloop operates an advanced
 Yarn Dyeing & Elastomeric Yarn
 facility with automated operations,
 offering a wide range of colors in
 Spun and Filament Yarns. Its annual
 dyeing capacity is 5.5 million kgs.
 Interloop also utilizes modern Italian
 Air Covering Machines with 1 million
 kgs annual production capacity for
 various yarn types of in-house dyed,
 dope dyed, and raw white yarns with
 spandexes like Lycra and Creora at
 customized ratios.

CORPORATE AND FINANCIAL REPORTING FRAMEWORK

The Company firmly upholds stringent Corporate Governance standards without any deviation. The Directors are delighted to affirm that the Company adheres to the provisions outlined in the Listed Companies (Code of Corporate Governance) Regulations, 2019 (CCG Regulations, 2019) and Companies Act, 2017, issued by the Securities and Exchange Commission of Pakistan (SECP), which are integral to the Listing Regulations of the Pakistan Stock Exchange (PSX). The Directors confirm that:

- The Financial Statements, prepared by the Management of the Company, fairly present its state of affairs, the result of its operations, cash flow and changes in equity.
- Proper books of account have been maintained by the Company.
- iii. Appropriate accounting policies have been consistently applied in the preparation of financial statements and accounting estimates are based on reasonable and prudent judgment.
- iv. International Financial Reporting
 Standards (IFRS), as applicable in
 Pakistan and the requirements of
 the Companies Act 2017, have been
 duly followed in the preparation
 of the financial statements. Any
 departure thereof has been
 adequately disclosed and explained
- v. The internal control system is sound in design and has been effectively implemented and monitored. The process of monitoring internal controls will continue as an ongoing process to further strengthen the controls and bring improvements to the system.
- vi. There are no significant doubts upon the Company's ability to continue as a going concern.
- vii. There has been no material departure from the best practices o Corporate Governance, as detailed in the listing regulations of the Pakistan Stock Exchange.
- viii. Information regarding outstanding taxes and levies, as required by the listing regulations, is disclosed in the notes to the financial statements.
- ix. The Company operates a contributory provident fund scheme for all employees and a defined benefit gratuity fund scheme for its management/non-management employees. The unaudited value of investment based as of June 30, 2023, is;

Provident Fund: PKR 125,253,393

- Statements regarding the following are annexed in this Annual Report:
- Key financial data for the last six (6) years
- Pattern of Shareholding

STATEMENT OF COMPLIANCE WITH THE CODE OF CORPORATE GOVERNANCE

The Company strictly adheres to the principles of Corporate Governance mandated by SECP and has implemented all the prescribed stipulations. The same have been summarized in statement of compliance with CCG Regulations, 2019 duly reviewed by the auditors and annexed with this Annual Report.

BOARD OF DIRECTORS AND ITS COMMITTEES THE BOARD

Interloop Limited maintains a Board of Directors consisting of Seven (7) members elected on October 22, 2020, encompassing professionals with diverse backgrounds, essential skills, insights, and proficiencies pertinent to the Company's operations. Our Board composition as on June 30, 2023 is as below:

TOTAL	NUMBER OF DIRECTORS	
a)	Male	6
b)	Female	1
СОМР	OSITION:	
i.	Independent Directors	2
ii.	Other Non-Executive Directors	3
iii.	Executive Directors	2

During the fiscal year 2023, Five (5) Board meetings were conducted. The names of Directors and the number of meetings attended by each Director are presented below:

NAME(S) OF DIRECTOR	t(S)	MEETINGS ATTENDED
Musadaq Zulqarnain	Chairman / Non-Executive Director	4
Navid Fazil	Chief Executive Officer / Executive Director	4
Jahan Zeb Khan Banth	Non-Executive Director	5
Muhammad Maqsood	Executive Director	5
Shereen Aftab	Non-Executive Director	2
Saeed Ahmad Jabal	Independent Director	5
Tariq Iqbal Khan	Independent Director	5

BOARD COMMITTEES

The Board of Directors has constituted the below stated Committees:

- 1. Audit Committee (AC)
- 2. Human Resource & Remuneration Committee (HR&RC)
- 3. Nomination Committee (NC)
- 4. Risk Management Committee (RMC)
- 5. Environmental, Social, and Governance Committee (ESGC)

AUDIT COMMITTEE (AC)

The Audit Committee assists the Board to oversee financial reporting and internal controls to ensure transparency and accuracy. Throughout the fiscal year 2023, a total of Nine (9) Committee meetings took place. The subsequent information outlines the names of the Directors and the number of meetings they attended:

NAME(S) OF COMMITTEE MEMBERS	MEETINGS ATTENDED
Tariq Iqbal Khan (Chairman)	9
Saeed Ahmad Jabal	9
Jahan Zeb Khan Banth	9

HUMAN RESOURCE & REMUNERATION COMMITTEE (HR&RC)

The HR&R Committee comprises of three members, the Chairman of the Committee is an Independent Director. The Committee meets to review and recommend all elements of compensation and organization and employee development policies related to the senior executives. The Committee held Three (3) meetings during the fiscal year which were attended by the following Members:

NAME(S) OF COMMITTEE MEMBERS	MEETINGS ATTENDED
Saeed Ahmad Jabal (Chairman)	3
Navid Fazil	3
Jahan Zeb Khan Banth	3

NOMINATION COMMITTEE (NC)

Nomination Committee has been established to assist the Board in regularly evaluating and suggesting potential changes to the Board's structure, size, and composition. Throughout the fiscal year 2023, One (1) Committee meeting took place. The list below includes the names of the Members who participated in the meeting:

NAME(S) OF COMMITTEE MEMBERS	MEETINGS ATTENDED
Musadaq Zulqarnain (Chairman)	1
Navid Fazil	1
Muhammad Maqsood	1

RISK MANAGEMENT COMMITTEE (RMC)

The Risk Management Committee assists the Board in providing oversight on the adequacy and effectiveness of the risk management framework and internal control system. It includes evaluating operational, strategic, and external risks; and reviewing all material controls (financial, operational, compliance). During the fiscal year 2023, Five (5) Committee meetings were held. The names of Directors & Members who attended the meetings are as follows:

NAME(S) OF COMMITTEE MEMBERS	MEETINGS ATTENDED
Tariq Iqbal Khan (Chairman)	5
Muhammad Maqsood	4
Muhammad Yaqub Ahsan	2
Ahsan Pervaiz Sheikh	5
Syed Hamza Gillani	5

ENVIRONMENTAL, SOCIAL & GOVERNANCE COMMITTEE (ESGC)

The ESG Committee ensures the Company's adherence to environmental, social, and governance principles for sustainable and ethical practices. It oversees ecofriendly, socially responsible, and well-governed operations, driving long-term prosperity and positive societal impact. In the fiscal year 2023, One (1) meeting was held, attended by the following Directors & Members:

NAME(S) OF COMMITTEE MEMBERS	MEETINGS ATTENDED
Musadaq Zulqarnain (Chairman)	1
Navid Fazil	1
Muhammad Maqsood	1
Faryal Sadiq	1
Aqeel Ahmad	1

PERFORMANCE EVALUATION OF BOARD OF DIRECTORS AND COMMITTEES OF THE BOARD

The evaluation of Board's role of oversight and its effectiveness is a continual process, which is appraised by the Board itself. The core areas of focus are:

- Alignment of corporate goals and objectives with the vision and mission of the Company;
- Strategy formulation for sustainable operation;
- Board's independence; and
- Evaluation of Board's Committees' performance in relation to discharging their responsibilities set out in the respective terms of reference.

The Board has a comprehensive mechanism for evaluation of its performance developed in conformity with the CCG Regulations, 2019 and Global best practices. The Board's and its Committees' overall performance measured on the basis of approved criteria remained satisfactory.

DIRECTORS' REMUNERATION

The Board has implemented a formal policy supported by transparent procedures for fixing Directors' remuneration. In accordance with the Code of Corporate Governance, no Director is involved in the determination of his/her own remuneration package. The Company does not pay remuneration to the Non-Executive Directors except fees for attending the meetings. To retain the best talent, the Company's remuneration policies are structured in line with the prevailing industry trends and business practices. For information on the remuneration of Directors and CEO during fiscal year 2023, please refer to notes in the Financial Statements.

DIRECTORS' TRAINING PROGRAM

The Directors on the Board are well aware of their duties and responsibilities, in compliance with the CCG Regulations, 2019.
All our Directors, including the Chief Executive Officer, either have certification under the Directors' Training Program or exemption from the Directors' Training Program based on experience. The Board is kept upto-date on legal, regulatory, and

governance matters through regular papers and briefings from the Company Secretary, and presentations by internal and external advisors. Directors are responsible for upholding Corporate Governance and giving the Company a strategic direction. To optimize the effectiveness of the Board, it is pertinent for new members to learn about the dynamics and operations of the Company. Your Company conducts various training programs to ensure that the entire Board is aligned with the Organization's Mission and Corporate Governance.

REVIEW OF CEO'S PERFORMANCE

The Board of Directors conducts routine assessments of the CEO's performance, utilizing a set of defined quantitative and qualitative metrics. These metrics encompass a range of financial and non-financial Key Performance Indicators (KPIs). The primary KPIs used in this evaluation encompass financial performance, operational processes, regulatory compliance, operational excellence, and human resource management. This evaluation also considers the CEO's achievements related to goals such as profit generation, organizational development, succession planning, and overall corporate success.

CHAIRMAN'S REVIEW

The Chairman's review included in the Annual Report deals inter-alia with the performance of the Company and role and responsibility of the Board of Directors.

ROLES AND RESPONSIBILITIES OF CHAIRMAN AND CEO

In order to promote transparency and effective governance, we ensure that the roles of the Chairman of the Board of Directors and the Chief Executive Officer are distinct, each with well defined duties and accountabilities. Chairman's role is to oversee and guide the Board's activities, establish meeting agendas, provide guidance, and endorse meeting minutes. On the other hand, the Chief Executive Officer, deemed as an Executive Director, assumes the position of the

Company's Management leader. He is empowered to execute the Board's policies within specified boundaries, alongside his primary managerial duties.

REVIEW OF RELATED PARTIES TRANSACTIONS

All related party transactions are executed on arm's length basis in the ordinary course of business, and are in compliance with the applicable laws and regulations, and the policies approved by the Board. All related party transactions during the fiscal year 2023 were placed before the Audit Committee and the Board for their review, and approved accordingly. For information on the transaction with the related party in fiscal year 2023, please refer to the notes in the Financial Statements.

WEB PRESENCE

Company's periodic financial statements for the current financial year including previous Annual, Half Yearly and Quarterly Reports are available on the Company's website www.interloop-pk.com for information of the investors.

CODE OF CONDUCT

In order to put in place professional standards and corporate values for promotion of integrity of the Board, senior management and other employees, the Board has approved and disseminated a Code of Conduct, defining therein acceptable and unacceptable behaviors.

TRADING IN THE SHARES OF THE COMPANY

The trading and holding of Company's shares by Directors & their Spouses or Executives, along with the price, the number of shares and nature of the transaction, were notified by the Company Secretary to the Board, SECP & PSX, within the stipulated time. All such holdings have been disclosed in the Pattern of Shareholding.

EMPLOYEE STOCK OPTION SCHEME

The Company had introduced

"Interloop Limited Employees
Stock Option Scheme, 2016 (ESOS or Scheme)" to offer Company's
Shares to its eligible Executive
Employees, pursuant to the Public
Companies (Employees Stock Option
Scheme) Rules, 2001 (repealed),
transforming them from Stakeholders
to Shareholders. The Scheme is
flexible, voluntary, and focused on
long term growth and prosperity of
the employees. These shares under
ESOS rank pari passu in all respects
with the existing ordinary shares of
the Company.

We consider our employees as our most valuable asset and we firmly believe in providing them a conducive work environment and a sense of security. The Scheme had originally been approved by the Members in the General Meeting held on December 31, 2015 and by SECP through its letter no. SMD/ CIW/ESOS/01/2016 dated September 01, 2016. Later, upon listing of Company's stock on the Pakistan Stock Exchange (PSX) during the year 2019, certain amendments to the Scheme with the context of listed Companies regulations, had been approved by the Shareholders of the Company in its Annual General Meeting held on October 15, 2020 and by SECP through its letter no. SMD/CIW/ESOS/01/2016/184 dated February 25, 2021.

The Core objective of the Scheme is to provide incentives to the Management & Executive & Non-Executive employees of the Company which will eventually provide them a sense of ownership of the Company and encourage greater performance in the direction of the Company's overall growth. The Compensation Committee shall determine and recommend to the Board of Directors about Eligible Employees who are entitled to grant of Options for the Financial Year preceding the Date of Entitlement, and the proposed terms and conditions and quantum of each Option, and shall be subject to such other requirements and modalities, as the Company may prescribe from time to time.

	company has granted following options to the consideration:	ne eligible er	mployees of the Company during the fiscal year
1	No. of Shares as on June 30, 2022		898,363,374
2	Entitlement Pool 10% of Paid up Capital		89,836,337
3	Grant of Options (0.90% precise)		8,085,270
4	Date of Entitlement		19-10-2022
5	Date of Grant		15-11-2022
6	Financial Year		2021-22
7	Share Price (Option Price)	PKR	63.80/share
8	Mr. V. P. I	From	15-11-2022
9	Minimum Vesting Period	То	14-11-2023
10	- · · · · ·	From	15-11-2023
11	Exercise Period	То	14-05-2024
12	No. of Employees		10,838

CREDIT RATING

The Management holds a strong commitment towards ensuring transparency and reliability of the financial information. As part of this commitment, Interloop engaged VIS Credit Rating Company Limited (VIS), a reputable rating agency in Pakistan offering independent rating services. In a press release dated May 10, 2023, VIS assigned an initial entity rating of 'A+/A-1' (Single A plus/Single A-One) to ILP. The outlook for these ratings is 'Stable Long-term.'

These assigned ratings accurately mirror Interloop's solid financial position, stemming from a well-established capital structure, minimal expected credit risk, and a powerful ability to make timely financial commitments. This capacity is not significantly vulnerable to foreseeable events.

RISK GOVERNANCE AND INTERNAL CONTROLS

The Board of Directors is responsible for the governance of risk through the Risk Management Policy which is defined in line with the ISO 31000. For this purpose, the Board has established an efficient system of internal controls for ensuring effective and efficient conduct of operations, safeguarding Company assets as well as reputation, compliance with applicable laws and regulations, and reliable financial reporting. Risk Management Committee, reporting

to the Board of Directors, supervises and guides the Management on effective mitigation, and monitoring of key risks.

ADEQUACY OF INTERNAL FINANCIAL CONTROLS

The Board of Directors has established an efficient system of internal financial controls, safeguarding of Company's assets, compliance with applicable laws and regulations and reliable financial reporting. The Company's independent Internal Audit function regularly monitors financial control implementation, whereas the Audit Committee and Risk Management Committee continuously review the internal control framework and financial statements' effectiveness.

INTERNAL AUDIT AND CONTROL

The Board has set up an independent Internal Audit Function. The Audit Committee regularly reviews the appropriateness of resources and authority of this function. The Head of Internal Audit functionally reports to the Audit Committee and carries out reviews on the financial, operational and compliance controls, and reports on findings to the Audit Committee and Chief Executive Officer.

PATTERN OF SHAREHOLDING

The pattern of shareholding as of June 30, 2023, is annexed to this report in accordance with the reporting framework's disclosure requirements.

DEBTS SERVICING

Your Company has an effective cash flow strategy in place whereby inflows and outflows are projected and monitored regularly. This comprehensive strategy has always empowered your Company in smooth settlement of its financial commitments and hopes to cater to any and every challenge that will come its way. In compliance with the above, the management has made constant endeavors to rationalize borrowing costs by managing a balanced portfolio of sources of funds and efficient financing arrangements. The Company has a practice of timely settling its obligations, and accordingly, there is no history of any default concerning payment of debts, including this year.

COMMUNICATION

The Company places significant emphasis on effective communication with all its stakeholders, ensuring timely distribution of Annual, Halfyearly and Quarterly Reports, as well as notices for the General Meetings as mandated under the Companies Act, 2017. To further engage with the shareholders and analysts, the Company conducts annual briefing sessions. Additionally, the Company ensures timely updating its activities on its website, which can be accessed at www.interloop-pk.com.

CORPORATE BRIEFING SESSION (CBS)

Interloop Limited held a Corporate Briefing Session via Zoom on November 7, 2022. The session focused on the financial results for the year ended June 30, 2022, offering insights into operational performance and future prospects. Attendees included investors, analysts, fund managers, and Company representatives. The Chief Financial Officer presented the current year's performance, followed by Question & Answer session. The management has planned to hold the Corporate Briefing Session for the year ended June 30, 2023, in November 2023.

BUSINESS CONTINUITY MANAGEMENT

The Board of Directors has defined a Business Continuity Management (BCM) Policy in line with the ISO 22301, encompassing all aspects of planning, preparation, and operational management, necessary to provide continuance of business operations under disaster circumstances. Business Continuity is integral to a Company's operations to improve resilience and protect against disruptive incidents, reduce the impact, and ensure business recovery. It is the Company's policy to maintain a BCM program and recovery plans to ensure prompt and efficient recovery of critical operations of its products and services, from any incident or physical disaster the Company may face from time to time. Further, the Company has a complete insurance cover to protect financially and help minimize losses arising from catastrophic incidents.

APPOINTMENT OF STATUTORY AUDITORS

M/s. Kreston Hyder Bhimji & Company, Chartered Accountants, have concluded their tenure for the current fiscal year 2023 and will retire after the upcoming Annual General Meeting. Meeting the eligibility criteria, they have expressed their willingness to be considered for re-appointment. The Audit Committee has recommended their re-appointment as the Company's auditors for the next fiscal year 2024.

HEALTH, SAFETY & ENVIRONMENT

Interloop is unwavering in its commitment to safeguarding a healthy environment for all, by diligently adhering to environmental standards at our production facilities. We recognize our profound responsibility in this regard and prioritize sustainability by reducing our carbon footprint and implementing initiatives that conserve water and energy. Our dedication to responsible business practices extends throughout our value chain. Additionally, we are dedicated to fostering a safe and secure work environment for our associates, striving to create a workplace that promotes happiness and a genuine sense of safety and security. Guided by these principles, Interloop's Environment, Health and Safety (EHS) department has established policies to prevent industrial accidents, ensure the well-being of our associates, and conduct mandatory annual medical checkups for all employees, taking prompt action if any deviations from standard health parameters are identified.

CORPORATE SOCIAL RESPONSIBILITY (CSR)

Through a diverse range of impactful CSR initiatives, we aim to create a positive impact within our sphere of influence, benefiting both our dedicated employees and our communities. From promoting sustainable business practices to championing diversity and inclusion, every endeavor is rooted in making a meaningful difference. Providing insight into our CSR commitments, here are some noteworthy initiatives:

Commitment to Learning and Wellbeing of Youth

In partnership with The Citizen Foundation (TCF), we're providing quality affordable education to over 5000 underprivileged children, 50% girls, in 34 TCF-Interloop schools, spanning primary, secondary, and higher secondary levels. Moreover, three additional TCF schools are currently under construction, further expanding our reach and impact.

Partnering with Allah Walay Trust, we initiated a program aimed at

providing free meals to primary school students in Lahore, positively impacting their health, academic performance, and emotional wellbeing. Presently, 231 students at Government Primary School, Hassan Da Kot, benefit from this initiative, receiving nutritious meals during lunch hours. Expanding on this initiative, we have now extended our reach to Faisalabad, where we will be supporting six additional schools.

Additionally, we collaborated with Roshni Homes Trust in Gujranwala, focusing on supporting orphaned children. We recognize the importance of providing education and a safe environment for the children, aiming to rehabilitate them and make them productive members of the society. This collaboration not only extends financial assistance but also nurtures hope for a brighter future, committed to the children's educational, physical, and psychological growth.

We are proud of providing around 650 young men and women access to higher and technical education through annual scholarships across various institutions.

Health

Interloop is working towards enhancing healthcare accessibility in the cotton-growing regions of Punjab. In collaboration with Lok Sanjh Foundation, the Company facilitates Mobile Health Services via specialized Mobile Clinics, delivering vital health care services and medications. Additionally, Interloop organizes informative sessions, symposiums, and screening camps for both employees and local communities, highlighting a comprehensive approach to overall well-being.

Interloop's Flood Relief Fund demonstrates its unwavering dedication to aiding communities in times of crisis. This relief initiative encompasses aid for more than 16,820 families, including provision of meals, establishment of mobile health clinics, and distribution of cattle feed to areas including Sanghar, Nawab Shah, Rajanpur, Rakhni, Thatta, Taunsa, Dadu, Barkhan, and Badin.

We provided free healthcare services to approximately 100,000+ deserving patients at various hospitals across Pakistan and supported multiple hospitals by providing necessary medical equipment.

Empowering Women

Interloop Limited, in partnership with the Salman Sufi Foundation, introduced the Women on Wheels (WOW) program. This effort empowers women through motorbike training, road safety, and anti-harassment workshops. It also facilitates access to purchasing motorcycles on highly subsidized rates, promoting financial and mobility independence. The program is designed to empower 2000 women, dismantling socio-economic barriers to mobility and enabling them to access colleges, universities, offices or seek other economic opportunities, independently. Currently, more than 1100 women are actively engaging in the training program. This initiative exemplifies Interloop's dedication to creating an inclusive, fair, and thriving society.

For further information on Interloop Limited's CSR efforts, please consult the Annual Sustainability Report.

RISKS AND UNCERTAINTIES

Risks and Opportunities are discussed in detail in the Annual Report.

MATERIAL CHANGES DURING THE CURRENT YEAR

There are no material changes and commitments affecting the Company's financial position between the end of fiscal year 2023 and the date of this report.

BUSINESS CHALLENGES AND FUTURE OUTLOOK

Pakistan's business landscape will remain uncertain until structural reforms are undertaken. On the economic front, the Government, in order to meet IMF's structural benchmarks, scheduled for the next review in November 2023, is continuously increasing energy prices which will notably raise the cost of conducting business within the country. Furthermore, the global outlook remains unstable, affecting

the earning prospects of exportoriented industries.

Interloop remains committed to its customers and major stakeholders. The Company will continue to offer best in class and sustainable products. Despite challenging times, the Management is ambitious about pursuing its expansion plans and is geared towards commissioning its vertically integrated new Apparel Complex in second quarter of fiscal year 2024, and make headway in the knitted apparel business

Interloop is committed to elevating labor industry standards through investments in top quality learning opportunities and capacity development programs. One such initiative is the establishment of our Technical Training School at the Interloop Apparel Park, which trains our workforce in enhancing their operational skills, and standardization on the factory floors.

Sustainable Future

Interloop is poised for a future marked by sustainability, innovation, and responsible practices. Our journey towards a more sustainable future is an ongoing commitment, and we remain resolute in our mission to make a positive impact on our environment and communities while ensuring the prosperity of future generations. In our dedicated mission towards a sustainable future, we have successfully reached significant milestones, including:

- Interloop has been awarded 1st prize in Living the Global Compact Best Practices Sustainability Awards in the Large National Enterprises category, at the annual event; SDGs Pakistan Summit 2023. The UN Global Compact is the largest corporate sustainability initiative in the world, with more than 9500 companies and 3000 non-business signatories based in over 160 countries, and more than 60 Local Networks. This award is granted in recognition of our state of the art practices in the field of sustainability.
- Interloop also became Pakistan's first Large Scale Enterprise and Textile Manufacturing Company

- to have approved Science Based Targets. These targets are based on the latest climate science and cover the full set of its emissions: Scope 1, 2 and 3. This milestone is a major move for Interloop on its mission to lighten its environmental impact as the Company moves toward decarburization.
- Another major achievement was first ever shipment of farm-to-floor Traceable Yarns from Interloop Spinning to Germany. LoopTrace is our proprietary traceability solution to provide end-to-end traceability from product to the farm level. This was made possible by our LoopTrace project, which has allowed us to ensure supply chain traceability.
- Working out alternative options for cleaner fuels, Interloop has already added 8MW installed solar capacity to its system and is in the process of commissioning an additional 4.6 MW. Also, we are installing state of the art Biomass based Boilers replacing coal for steam generation by using Biomass Fuels.
- Interloop Limited has taken substantial steps to reduce water consumption and its impact on resources. A notable initiative is the Water Recycling Plant at Hosiery Plant-5, now operational, recycling 100% of our process water. Most of our recent equipment employs nano-bubble technology for washing, markedly cutting water usage. Hosiery Plant 4 and 5, designed for zero liquid discharge using this technology, represents a significant stride towards our goal of a 25% water consumption reduction by 2026.
- The Interloop Organic Kapas (ILOK) project, in collaboration with Lok Sanjh Foundation, has achieved the IC1 certification for In-Conversion Organic Cotton from Control Union Sri Lanka. This project covers 10,138 acres in southern Punjab and involves 2000 farmers. Switching to organic farming is crucial for the economic well-being of both local and global communities. The ILOK project not only preserves land fertility but also empowers farmers and reduces environmental impact through local organic cotton production.

ACKNOWLEDGMENT

The Board expresses its gratitude to our Board Members, Management, and the employees in all cadres for their invaluable dedication and contribution as they have served the Company with enthusiasm, and anticipate the continuity of this devoted spirit in future as well. The Board also appreciates and acknowledges the assistance, guidance and cooperation of all stakeholders, including the Government, financial institutions business associates, customers for their cooperation and support.

On Behalf of the Board of Directors

NAVID FAZIL

JAHAN ZEB KHAN BANTH

Talam Zed

Chief Executive Officer Director

Faisalabad

September 07, 2023

ا کوکسانجھ فاؤنڈیشن کے تعاون سے ILOK پراجیکٹ نے Conversion Organic Cotton میں کنٹرول یونین سری کئا سے ILOK سرٹیفکیشن حاصل کی ہے۔ یہ پراجیکٹ جنوبی پنجاب میں 10,138 یکٹر پرمحیط ہے اور اس میں 2,000 کاشت کارشامل ہیں۔ آرگینک فارمنگ کی طرف منتقلی مقامی اور عالمی دونوں برادر یوں کی معاشی بہود کے لیے اہم ہے۔ ILOK پراجیکٹ نہ صرف زمین کی زرخیزی کا تحفظ کرتا ہے بلکہ کپیاس کی مقامی آرگینک پیداوار کے ذریعے کاشت کاروں کو بااختیار بناتا ہے اور ماحولیاتی اثرات بھی کم کرتا ہے۔

اظهارتشكر

بورڈ،اپنے بورڈمبرز،اورتمام کیڈرز کے ملاز مین کاان کی گرال قدرگن اور محنت کاشکریدادا کرتا ہے، جنھوں نے جوش وجذ بے کے ساتھ کمپنی کی خدمت کی اور مستقبل میں بھی اس بےلوث جذبے کے جاری رہنے کی امیدر کھتا ہے۔ بورڈ، حکومت، مالیاتی اداروں، کاروباری ساتھیوں اور سٹمرز سمیت تمام سٹیک ہولڈرز کی مدد، رہنمائی اور تعاون کوسراہتا ہے اوران کاشکریدادا کرتا ہے

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چيف ايگزيکڻيو آفيسر

فيصلآباد 07 ستمبر، 2023

Jahan Zed

جهانزيب خان بانته

ڈ ائر یکٹر

انٹرلوپ،اعلی معیار کی تعلیم کےمواقع اورصلاحیتِ کار کی تعمیر کے پروگراموں میں سر مابیکاری کے ذریعے لیبرانڈسٹری کے معیارات کو بہتر بنانے کے لیے پرعزم ہے۔الیی، ہی ایک کاوش انٹرلوپ اپیرل یارک میں ہمارٹے کینیکل ٹریننگ سکول کا قیام ہے جو ہماری ورک فورس کوان کی آپریشنل مہارتیں بڑھانے اور فیکٹری فلورز پرمعیار کاری کی تربیت دیتا ہے۔

يا ئىدارسىتىقىل

انٹرلوپایک ایسے ستنقبل کے لیے تیار ہے جس میں پائیدار، جدت اور ذمہ دارانہ طور طریقے نمایاں ہوں۔ ایک زیادہ پائیدار ستنقبل کی طرف ہماراسفر، برقر اررہنے والاعزم ہے اور ہم مستقبل کی نسلوں کی خوش حالی کویقینی بناتے ہوئے اپنے ماحول اور لوگوں پر مثبت اثر ڈالنے کے لیے اپنے مشن پر بدستور ٹابت قدم ہیں۔ ایک دیر پامستقبل کی جانب اپنے مخلصانہ مشن میں ہم کا بیابی سے جن اہم سنگ میل تک پہنچے ہیں، ان میں مندجہ ذیل شامل ہیں:

- انٹرلوپ کوسالانہ ایونٹ؛ SDGs پاکستان سمٹ 2023 میں بڑے قومی کاروباری اداروں کی کیٹیگری میں SDGs پاکستان سمٹ 2023 میں بڑا پر انز ملا ہواین گلوبل امپیکٹ، 160 سے زیادہ ملکوں میں میں پہلا پر انز ملا ہواین گلوبل امپیکٹ، 160 سے زیادہ ملکوں میں 9,500 سے زیادہ مقامی نیٹ ورکس کے ساتھ سب سے بڑی کارپوریٹ 9,500 میں میں اور 3,000 فیرکاروباری دشخط کنندگان اور 60 سے زیادہ مقامی نیٹ ورکس کے ساتھ سب سے بڑی کارپوریٹ sustainability کاوش ہے۔ یہ ایوارڈ، پائیداری کے شعبہ میں ہمارے اپنی مثال آپ طور طریقوں کے اعتراف میں دیا گیا ہے۔
- انٹرلوپ،سائنسی بنیاد پراہداف کومنظور کرنے والا پاکستان کا پہلالارج سکیل انٹر پرائز اور ٹیکسٹائل مینوفیکچرنگ کمپنی بھی ہے۔ یہاہداف جدیدترین ماحولیاتی سائنس کی بنیاد پرہوتے ہیں اوراخراج کے کمل set:سکوپ 1,2 اور 3 کااحاطہ کرتے ہیں۔ یہ سنگ میل اپنے ماحولیاتی اثر کوروش کرنے کی خاطرانٹرلوپ کے لیےایک بڑی پیش رفت ہے، کیونکہ کمپنی decarburization کی طرف بڑھرہی ہے۔
- ایک اور بڑی کامیا بی انٹرلوپ سپنگ ہے جرمنی کواپنی نوعیت کی پہلی farm-to-floor Traceable Yarns کی شیمنٹ تھی ۔ لوپٹر لیس پراڈ کٹ سے فارم کی سطح تک ایک سرے سے دوسر ہے سرے تک traceability فراہم کرنے کے لیے ہمار املکیتی ٹر لیس ایمبلٹی سلوثن ہے ۔ یہ ہمار کا ویسٹر لیس پراجیکٹ کی طرف سے ممکن بنایا گیا، جس نے ہمیں سپلائی چین کی ٹرس ایمبلٹی کوفیتی بنانے کا موقع دیا ہے۔
- انٹرلوپزیادہ صاف سخرے فیولز کے لیے اپنے متبادل آپشنز پر کام کرتے ہوئے پہلے ہی اپنے سٹم میں 8 MW کی تصیبی سٹسی استعداد شامل کر پکی ہے اور اضافی 4.6 MW کہ شامل کرنے کے مل میں ہے۔اس کے علاوہ ہم بھاپ پیدا کرنے کے لیے کوئلہ کو تبدیل کرکے بائیو ماس ایندھن استعال کرتے ہوئے ، اپنی مثال آپ بائیو ماس سے چلنے والے بوائلر بھی نصب کررہے ہیں۔
- انٹرلوپ لمیٹڈنے پانی کی کھیت اوروسائل پراس کے اثر کو کم کرنے کے لیے خاطر خواہ اقد امات کیے ہیں۔ ایک قابل ذکر کاوش ہوزری پلانٹ 5 میں واٹر ری سائیکلنگ کررہا ہے۔ ہمارے بیشتر حالیہ آلات واشنگ واٹرری سائیکلنگ کررہا ہے۔ ہمارے بیشتر حالیہ آلات واشنگ کے لیے nano-bubble ٹیکنالوجی استعال کرتے ہیں، جس سے پانی کے استعال میں واضح کی ہوتی ہے۔ ہوزری پلانٹ 4 اور 5 اس ٹیکنالوجی کو استعال کرتے ہوئے حضر مائع اخراج کے لیے بنائے گئے ہیں جو 2026 تک پانی کے استعال میں % 25 کی کے ہمارے مقصد کی جانب ایک اہم قدم ہے۔

انٹرلوپ کافلڈ ریلیف فنڈ بحرانی حالات میں لوگوں کی مدد کے لیے اس کاغیر میزلزل عزم ظاہر کرتا ہے۔ بیامدادی کاوش، کھانے کی فراہمی صحت کے موبائل کلینکس کے قیام سمیت 16,820 سے زیادہ خاندانوں کے لیے امداد اور سانگھڑ، نواب شاہ، راجن پور، رکھنی بھٹھ، تو نسہ، دادو، بار کھان اور بدین سمیت مختلف علاقوں میں مویشیوں کے چارے کی تقسیم محیط ہے۔

ہم نے پاکستان کے مختلف ہیں تالوں میں اندازاً 100,000 لا کھ ستحق مریضوں کو صحت عامہ کی مفت خدمات فراہم کیس اور ضروری طبی آلات فراہم کرتے ہوئے متعدد ہیں تالوں کی مدد کی ۔

خواتين كوبااختيار بنانا

انٹرلوپ لمیٹرٹنے سلمان صوفی کی شراکت داری کے ساتھ (WOW) Women on Wheels پروگرام متعارف کرایا۔ موٹر با تیکٹر نینگ، روڈ سیفٹی اور ہراسانی کے خلاف ورکشا پوں کے ذریعے یہ کوشش خواتین کو بااختیار بناتی ہے۔ یہ موٹر سائیکلوں کی خریداری کے لیے چھوٹے قرضوں تک رسائی، مالی اور نقل وحرکت کی آزادی کوفر وغ دینے میں بھی سہولت کا باعث ہے۔ یہ پروگرام نقل وحرکت کے لیے ساجی ومعاثی پابندیاں توڑنے اور انھیں معاشر سے میں محفوظ طریقے سے کردارادا کرنے کے قابل بنانے کے میں بھی سے میں محفوظ طریقے سے کردارادا کرنے کے قابل بنانے کے لیے موقش، ایک ہمہ سے میں موف ہیں۔ یہ کاوش، ایک ہمہ سے موف ایس سے موف ہیں۔ یہ کاوش، ایک ہمہ گیر، منصفانہ اور ترقی کرنے والا معاشرہ تھیر کرنے کے لیے انٹرلوپ کے عزم کو ظاہر کرتی ہے۔

انٹرلوپلمیٹڈ کی CSR کوششوں کے بارے میں مزید معلومات کے لیے برائے مہربانی سالانہ پائیداری رپورٹ ملاحظہ کیجئے۔

خطرات اورغيريقيني

خطرات اورموا قع کے بارے میں سالا نہ رپورٹ میں تفصیل ہے ذکر کیا گیا ہے۔

رواں مالی سال کے دوران مادی تبریلیاں

مالی سال 2023اوراس رپورٹ کی تاریخ کے درمیان کوئی مادی تبدیلیاں اورا پسے وعد نے بیں ہوئے جن سے کمپنی کی مالی صورت حال متاثر ہو۔

كاروبارى مشكلات اورمستقبل كانقطه ونظر

جب تک ڈھانچہ جاتی اصلاحات نہیں کی جاتیں پاکتان کا کاروباری منظر نامہ غیریقینی رہے گا۔معاشی محاذیر حکومت آئی ایم ایف کے بنیادی معیارات پورے کرنے کے لیے جن پرنومبر، 2023 میں اگلے جائزہ میں غور ہوگا مسلسل تو انائی کی قیمتیں بڑھارہی ہے جس سے ملک کے اندر کاروبار کرنے کی لاگت میں قابل ذکراضا فہ ہوگا۔علاوہ ازیں، عالمی نقطہ ذِنظر بدستور غیر شخکم ہے جو بر آمدات سے منسلک صنعتوں کی کمائی کے امکانات کو متاثر کررہا ہے۔

انٹرلوپاپنے کسٹمرزاور بڑے سٹیک ہولڈرز کے بارے میں پرعزم ہے۔ کمپنی،اپن نوعیت کی بہترین اور پائیدار پراڈ کٹس پیش کرتی رہے گی۔انتظامیہ، مشکل حالات کے باوجود اپنے توسیعی منصوبوں پرعمل کرنے کی خواہش مندہے اور مالی سال 2024 کی دوسری سہ ماہی میں عمودی طور پر مربوط نیاا بیرل کمپلیکس قائم کرنے اور اپنے نمٹنگ ابیرل برنس میں پیش رفت کے لیے تیار ہے۔

صحت ، تحفظ اور ماحول

انٹرلوپ، اپنی پیداواری فیسلٹیز پراحتیاط کے ساتھ ماحولیاتی معیارات بڑمل کرتے ہوئے سب کے لیے ایک صحت مند ماحول کے تحفظ برغیر متزلزل یقین رکھتی ہے۔ ہم اس ضمن میں اپنی اہم ذمہ داری کو تسلیم کرتے ہیں اور اپنی کاربن نقش پاکو کم اور الیں کاوشوں پڑمل درآ مدکرتے ہوئے جن سے پانی اور بجلی کی بچیت ہو، پائیداری کور جج دستے ہیں۔ فدمہ دارانہ کاروباری طور طریقوں سے ہماری وابستگی ہماری پوری ویلیو چین تک پھیلی ہوئی ہے۔ کام کرنے کو ایک ایک الیی جگنیق کرنے کی تگ ودوکرتے ہوئے جو خوشی اور تحفظ و سلامتی کے حقیقی احساس کوفر وغ دے، ہم نے خودکو ایک محفوظ ماحول شخکم بنانے کے لیے وقف کر رکھا ہے۔ انٹرلوپ کے انوائر منٹ ، ہمیلتھ اینڈ سینفٹی (EHS) ڈیپارٹمنٹ نے ان اصولوں سے رہنمائی حاصل کرتے ہوئے منعتی حادثات کی روک تھام ، اپنے ساتھیوں کی بہودکو بینی بنانے اور تمام ملاز مین کالازی سالانہ طبی معائنہ کرانے اور صحت کے معیاری طریقوں سے کسی انجراف کی نشان دبی پرفوری کارروائی کے لیے پالیسیاں وضع کی ہیں۔

Corporate Social Responsibility (CSR)

ا اثرانگیز CSR کاوشوں کی ایک متنوع رہنے کے ذریعے ہمارا مقصدا ہے ذارہ و اربیں ایک ایسا شبت ماحول پیدا کر ماہے جس سے ہمارے پرخلوص ملاز مین اور ہماری کی کیو ییز کو فائدہ ہو۔ کاروباری طور طریقوں کی پائیداری کوفروغ دینے سے لے کرتنوع اور ہمہ گیری کو آ گے بڑھانے تک ہماری ہرکوشش کی جڑیں با مقصد فرق ڈالنے میں پیوست ہیں۔ CSRعزم کے بارے میں بصیرت فراہم کرتے ہوئے کچھ قابل ذکر کاوشیں مندرجہ ذیل ہیں:

نو جوانوں کی تعلیم اور بہبود کاعزم

ہم، دی سٹیزن فاؤنڈیشن (TCF) کی شراکت داری سے 5,000 کم مراعات یا فتہ بچوں کو، جن میں 500 لڑکیاں ہیں، 34 ٹی سی ایف-انٹرلوپ سکولوں میں معیاری با کفایت تعلیم فراہم کررہے ہیں جو پرائمری، سکنڈری اور ہائر سکنڈری لیولز کے سکول ہیں۔مزید برآں،اس وقت تین اضافی TC F سکول زیرتھیر ہیں، جن سے ہماری رسائی اور دائرہ ءاثر مزید وسیع ہوجائے گا۔

ہم نے اللہ والےٹرسٹ کی شراکت داری سے ایک پر وکرام شروع کیا جس کا مقصد لا ہور میں پرائمری سکول کے بچوں کومفت کھانا فراہم کرنا ہے،اس سے ان کی صحت ،تعلیمی کارکردگی اور جذباتی بہبود پر مثبت اثر پڑر ہاہے۔اس وقت گورنمنٹ پرائمری سکول،حسن دا کوٹ میں 23 1 طلبہ اس کاوش سے فائدہ اٹھارہے ہیں اور انھیں دو پہر کو صحت بخش کھانا مل رہاہے۔اس کاوش کو بڑھاتے ہوئے ابہم نے اپنی رسائی کوفیصل آباد تک وسیع کیا ہے، جہاں ہم چھاضا فی سکولوں کی مددکریں گے۔

اس کے علاوہ ہم نے گوجرا نوالہ میں بیتیم بچوں کی مدد پر توجہ مرکوز کرتے ہوئے روشنی ہومزٹرسٹ کے ساتھ تعاون کیا۔ہم بچول کو تعلیم اور محفوظ ماحول فراہم کرنے کی اہمیت کو تسلیم کرتے ہیں جس کا مقصدانھیں اپنے پاؤں پر کھڑا کرنا اور معاشرے کے مفید شہری بنانا ہے۔ بیتعاون نہ صرف مالی مدوفرا ہم کرتا ہے بلکہ بچوں کی تعلیمی، جسمانی اور نفسیاتی افز اکش سے وابستہ روشن مستقبل کی امید کو بھی جلا بخشا ہے۔

ہمیں مختلف اداروں میں سالا نہ وظا کف کے ذریعے 650 نو جوان مردوں اورغورتوں کواعلیٰ اورفنی تعلیم تک رسائی فراہم کرنے رفیخر ہے۔

صحت

انٹرلوپ، پنجاب کے کپاس پیدا کرنے والےعلاقوں میں صحت عامہ تک رسائی ہڑھانے کے لیے کام کررہی ہے۔ کمپنی، لوک سانجھ فاؤنڈیشن کے تعاون سے صحت عامہ کی اہم خدمات اور دوائیس فراہم کرتے ہوئے خصوصی موبائل کلینکس کے ذریعے موبائل ہیلتھ سروسز میں مدددیتی ہے۔اس کےعلاوہ انٹرلوپ، ملاز مین اور مقامی لوگوں، دونوں کے لیے معلوماتی اجلاسوں، سمپوزیمز اور سکریننگ کیمپوں کا انتظام کرتی ہے جس سے اجتماعی بہتری کے لیے جامع سوچ اجاگر ہوتی ہے۔

انٹرنل آڑٹ اینڈ کنٹرول

30 جون، 2023 کےمطابق شیئر ہولڈنگ کا پیٹرن، جسےرپورٹنگ فریم ورک کے تحت بتانا ضروری ہے،اس رپورٹ کےساتھ منسلک ہے۔

Debts سروسنگ

آپ کی کمپنی کے پاس ایک موژکیش فلوحکمت عملی ہے جس کے تحت اِن فلوز اور آؤٹ فلوز کے متوقع ہدف مقرر کیے جاتے ہیں اوران پر با قاعد گی سے نظرر تھی جاس جامع حکمت عملی نے آپ کی کمپنی کواس کے مالی وعدے ہمیشہ پرسکون طریقے سے پورے کرنے کا اختیار دیا اور اسے اپنے راستے میں آنے والی کسی بھی اور ہر مشکل پر قابو پانے کی امید ہے۔انتظامیہ نے ذکورہ بالا کی تعمیل کرتے ہوئے ،فنڈ زکے ذرائع کے ایک متوازن پورٹ فولیوا ورفنا نسنگ کے موثر انتظامات کے ذریعے قرض کی لاگت کو معقول بنانے کے لیے کو ششیں کیس۔ذمہ داریوں کو بروفت نمٹانا کمپنی کا معمول ہے،الہٰذا اس سال سمیت ،قرضوں کی ادائیگی سے متعلق کسی ڈیفالٹ کی کوئی تاریخ نہیں ملتی۔

رابط

کمپنی ،سالانہ،ششماہی اورسہ ماہی رپورٹس اوراسی طرح عام اجلاسوں کے نوٹسز کی بروفت تقسیم کوبقینی بناتے ہوئے، جیسا کمپنیز ایکٹ،2017 کے تحت لازمی ہے، اپنے تمام سٹیک ہولڈرز کے ساتھ موثر را بطے کو بہت زیادہ اہمیت دیتے ہے۔شیئر ہولڈرز اور تجزیبے کاروں کے ساتھ مزید تعاون کے لیے کمپنی سالانہ بریفنگ اجلاسوں کا انعقاد کرتی ہے۔ اس کے علاوہ کمپنی اپنی ویب سائیٹ پراپنی سرگرمیوں کی بروفت updating کوبیٹی بناتی ہے، جس کے لیے www.interloop-pk.com پررسائی حاصل کی جاسکتی ہے۔

کار پوریٹ بریفنگ سیشنز (CBS)

انٹرلوپ لمیٹڈ نے 7 نومبر، 2022 کوبڈر بعیہ زوم ایک کارپورٹ بریفنگ اجلاس منعقد کیا۔اس اجلاس نے کاروباری کارکردگی اور متعقبل کے امکانات کے بارے میں بصیرت افروز معلومات پیش کرتے ہوئے 30 جون، 2022 کوختم ہونے والے سال کے مالی نتائج پر توجہ مرکوز کی۔شرکا میں سرمایہ کار، تجزیہ کارمنی نور کوختم ہونے والے سے جیف فٹانشل آفیسر نے رواں سال کی کارکردگی پیش کی جس کے بعد سوال اور جواب کا سیشن ہوا۔انتظامیہ نے نومبر 2023 میں 30 جون، 2023 کوختم ہونے والے سال کے لیے ایک کارپوریٹ مریفنگ سیشن منعقد کرنے کا منصوبہ بناماہے۔

كاروباركِ شلسل كانتظام (Business Continuity Management)

بورڈ آف ڈ ائر کیٹرزنے ISO 22301 کی مطابقت ہے ایک (ISO 22301 کی مطابقت ہے ایک (ISO 22301 کی مطابقت ہے ایک ان باہ کاری ان باہ کاری بہتر بنانے ہمال انگیز کے حالات میں کاروباری آپریشنز جاری رکھنے کے لیے ضروری منصوبہ بندی، تیاری اور کاروباری انتظام کے تمام پہلوؤں کوشامل کیا گیا ہے۔استقامت کو بہتر بنانے ہملل انگیز واقعات کے خلاف شخفظ ، اثر کو کم کرنے اور کاروباری بحالی کویقنی بنانے کے لیے کاروباری شلسل کمپنی کے آپریشنز کے لیے لازمی ہے۔ کسی بھی ایسے واقعہ یا طبعی تباہی ہے، جس کا کمپنی کو بھی کھارسا منا کرنا پڑسکتا ہے اپنی مصنوعات اور خدمات کے اہم آپریشنز کی فوری اور موثر بحالی کویقنی بنانے کے لیے کمپنی کے یاس انشورنس کا مکمل کور ہے۔ کی یا گیسی ہے۔ مزید برآس ، مالی تحفظ اور کسی تباہی کے واقعات سے ہونے والے نقصا نات کو کم سے کم کرنے میں مدود سے کے لیے کمپنی کے یاس انشورنس کا مکمل کور ہے۔

قانونی آڈیٹرز کاتقرر

میسر زکریسٹن حیدر بھیم جی اینڈ کمپنی، چارٹرڈا کاؤٹٹینٹس نے روال مالی سال 2023 کے لیے اپنی مدے مکمل کرلی ہے اوروہ اگلے سالا نہ اجلاس عام کے بعد سبکدوش ہوجا کیں گے۔انھوں نے اہلیت کے طریقہ ءکار پر پورااتر تے ہوئے دوبارہ تقرر کی خواہش ظاہر کی ہے۔آ ڈٹ کمیٹی نے اگلے مالی سال 2024 کے لیے کمپنی کے آڈیٹرز کی حیثیت سے ان کے دوبارہ تقرر کی سفارش کی ہے۔

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		مالی سال کے دوران آپ کی کمپنی نے مستحق ملاز مین کو درج ذیل آپشنز دیں ؛	زرغور
63.80/شيئر	PKR	شیئر پرائس (آپشن پرائس)	7
15-11-2022	سے	کم از کم vesting پیریٹر	8
14-11-2023	تک	z.z.vesting n	9
15-11-2023	سے	ا یکسرسائز چیریپر	10
14-05-2024	تك		11
10,838		ملاز مین کی تعداد	12

كرييْر الله المالينك

ا تظامیہ، مالی معلومات میں شفافیت اور اعتبار کو یقنی بنانے کا پختہ عزم رکھتی ہے۔ انٹرلوپ نے اس عزم کے حصہ کے طور پر پاکستان میں آزادا نہ ریٹنگ سروسز پیش کرنے والی ایک اچھی شہرت کی حامل ریٹنگ ایجنسی VIS کریڈٹ ریٹنگ کمپنی لمیٹلڈ (VIS) کی خدمات حاصل کیں۔ VIS نے مورخہ 10 مئی، 2023 کو جاری کیے جانے والے ایک پریس ریلیز میں entity کو (Single A plus/Single A One) کی ابتدائی entity بٹنگ دی۔ ان ریٹینگڑ کے لیے نقطہ فرط طویل المدیم متحکم "ہے۔

تفویض کردہ پر بیٹگز ،انٹرلوپ کی مشحکم مالی پوزیشن ،مضبوط بنیا دوں پراستوار سرمائے کے ڈھانچے ،کم سے کم متوقع کریڈٹ رسک اور مالی ذمہ داریوں کو بروقت پورا کرنے کی طاقت ورصلاحیت کی درست عکاسی کرتی ہیں۔ پیاستعداد متوقع ایونٹس کے لیے کسی بڑی کمزوری کوظا ہز ہیں کرتی۔

رسك گورننس اورا نٹرنل كنٹر ولز

بورڈ آف ڈائر کیٹرز،رسک مینجنٹ پالیسی کے ذریعے رسک کی گورننس کا ذمہ دارہے،جس کی ISO 31000 کی مطابقت سے صراحت کی گئی ہے۔اس مقصد کے لیے بورڈ نے موثر اور باصلاحیت طریقے سے آپریشنز کویقینی بنانے، نمپنی کے اٹا ثوں اور ساکھ کی حفاظت قابل اطلاق قوانین اور ضابطوں کی تعمیل اور قابل بھروسہ فنانشل رپورٹنگ کے لیے انٹرنل کنٹرولز کا ایک موثر نظام قائم کررکھا ہے۔رسک مینجمنٹ کمیٹی، جو بورڈ آف ڈائر کیٹرزکور پورٹ کرتی ہے، اہم خطرات کوموثر انداز میں کم کرنے کی نگرانی کرتی ہے اور انتظامیہ کی رہنمائی کرتی ہے۔

معقول انثرنل فنانشل كنثرولز

بورڈ آف ڈائر کیٹرز نے کمپنی کے اٹا ثوں کی کی حفاظت، قابل اطلاق قوانین اور ضابطوں کی پابندی اور قابل اعتبار فنانشل رپورٹنگ کے لیے انٹرنل فنانشل کنٹرولز کا ایک موثر نظام قائم کیا ہے ۔ کمپنی کا آزادانٹرنل آڈٹ فنکشن با قاعد گی سے فنانشل کنٹرول عمل درآ مدکی نگرانی کرتا ہے، جب کہ آڈٹ کمپنی اور رسک کمپٹی، انٹرنل کنٹرول فریم ورک اور مالی حسابات کے موثر ہونے کا مسلسل جائزہ لیتی ہے۔

انٹرنلآ ڈٹ اینڈ کنٹرول

بورڈ نے ایک آزادا نٹرنل آڈٹ فنکشن قائم کررکھا ہے۔ آڈٹ کمیٹی با قاعد گی سے اس فنکشن کے وسائل اوراختیار کے مناسب ہونے کا جائز ہ لیتی ہے۔انٹرنل آڈٹ فنکشن کا ہیڈ آڈٹ کمیٹی کورپورٹ کرتا ہے اور فنانشل ، آپریشنل اور کم پلائنس کنٹر ولز کا جائز ہ لیتا ہے اور نتائج کے بارے میں آڈٹ کمیٹی اور چیف ایگزیکٹیو آفیسر کورپورٹ کرتا ہے۔

ضابطهءكار

بورڈ ،اعلیٰ انتظامیاوردیگرملاز مین کی سا کھکوفروغ دینے کی خاطر پیشہورانہ معیارات اور کارپوریٹ اقدار نافذ کرنے کے لیے بورڈ نے ایک ضابطہ ءکار منظوراور تقسیم کیا ہے جس میں قابل قبول اور نا قابل قبول رویوں کی وضاحت کی گئی ہے۔

مميني كے شيئر ز كى خريد وفروخت

ڈ ائر یکٹرزاوران کی شریک حیات یا ایگزیکٹیوز کی طرف ہے کمپنی کے شیئرز کی خریدوفروخت اور ہولڈنگ ،مع قیمت ، شیئرز کی تعداداور لین دین کی نوعیت کے بارے میں کمپنی سیئر سیکریٹری کی طرف سے معینہ مدت کے اندر بورڈ ،ایس ای سی کی اور PSX کومطلع کر دیا گیا۔اس قتم کی تمام ہولڈنگز کے بارے میں پیٹرن آف شیئر ہولڈنگ میں بتا دیا گیا ہے۔

ايمپلائي ساك آپشن سكيم

کمپنی نے پبلک کمپنیز (ایمپلا ئیز سٹاک آپش سیم)رولز،2001 (منسوخ شدہ) پڑ ممل کرتے ہوئے اپنے مستحق ایگزیکیوملاز مین کو کمپنی کے شیئرز پیش کرنے کے لیے اضیں سٹیک ہولڈرز سے شیئر ہولڈرز میں تبدیل کرنے کی خاطر "انٹرلوپ کمیٹٹر ایمپلائیز سٹاک آپش سیم،2016 (ESOS یاسیم)" متعارف کروائی۔ یہ سیم کیک داراوررضا کارانہ ہے اوراس کا تحور ملاز مین کی طویل المدتر تی اورخوش حالی ہے۔ ESOS کے تیشیئرز ہر لحاظ سے کمپنی کے موجودہ آرڈ بیزی شیئرز کے برابر ہیں۔

ہم اپنے ملاز مین کواپناسب سے قیمتی اٹا فیہ بچھتے ہیں اور ہم ان کاعز م اور کوششیں برقر ارر کھے کے لیے انھیں سازگار ماحول کی قرا ہمی اور ان میں احساس تحفظ پیدا کرنے پر پختہ یقتین رکھتے ہیں۔اصل میں اس سکیم کی منظوری ممبرز کی طرف سے 31 در ممبرز کی طرف سے 31 در میر ، 2016 کو منعقدہ اجلاس میں اور الیس ای ہی پی کی طرف سے اس کے مکتوب نمبر SMD/CIW/ESOS/01/2016 مورخہ 01 سکیم بر 3016 کے ذریعے دی گئی تھی۔ اس کے بعد سال 2019 کے دوران کمپنی کے سٹاک کے پاکستان سٹاک ایکھی تھیں اندراج پر کمپنی کے شیئر ہولڈرز کی طرف سے 15 اکتوبر، 2020 کو منعقدہ اجلاس میں اور الیس ای پی کی طرف سے اس کے مکتوب نمبر 2021 کو دوران کمپنیز ریگولیشنز کے حوالے نے اس سکیم میں بعض تر امیم کی گئیں۔

اس سیم کابنیادی مقصد، کمپنی کے پنجمنٹ اینڈا گیزیکٹیواورا گیزیکٹیوملاز مین کوتر نیبات فراہم کرنا ہے جس سے انھیں بالآخر کمپنی کی ملکیت کا احساس حاصل ہوگا اور کمپنی کی مجموعی نمو کی سمت میں زیادہ کارکردگی دکھانے کی حوصلہ افزائی ہوگی۔معاوضہ کمپٹی ،ایسے ستحق ملاز مین کے بارے میں جوتاری استحقاق سے پچھلے مالی سال میں اس آپشن کے ستحق ہیں ،اور مجوزہ شرائط وضوابط اور ہرآپشن کی مقدار کا تعین کرے گی اور بورڈ آف ڈائر یکٹرز کوسفارش کرے گی جودوسرے ایسے تقاضوں اور طریقوں سے مشروط ہوگی ،جیسا کہ مپنی وقتاً فو قتاً تجو مزکرے گی۔

یغور مالی سال کے دوران آپ کی تمپنی نے مستحق ملاز مین کو درج ذیل آپشنز دیں ؟		زرغور
898,363,374	30 جون،2022 کے مطابق شیئر ز کی تعداد	1
89,836,337	استحقاق کا پول اداشده سرماییکا% 10	2
8,085,270	Grant of Options(0.90% precise)	3
19-10-2022	الشحقاق كى تاريخ	4
15-11-2022	دیئے جانے کی تاریخ	5
2021-22	וטייור	6

ڈائر کیٹرز کاتربیتی پروگرام

پورڈ پرڈائر کیٹرز 'ہیں تی جی ریگولیشنز ، 2019 کی تعمیل کرتے ہوئے اپنے فرائض اور ذمہ داریوں سے بخوبی آگاہ ہیں۔ چیف ایگز کیٹیو آفیسر سمیت ہارے تمام ڈائر کیٹرز کے باس یا تو ڈائر کیٹرزٹر بننگ پروگرام سے استناء حاصل ہے۔ بورڈ کو کمپنی سکریٹری کی طرف سے باتا عدہ بہپرز اور ہریفنگر اور اندرونی و بیرونی مثیروں کی پریذ ٹیشنز کے ذریعے قانونی ، ریگو لیٹری اور گورنس کے معاملات کے بارے میں باخبرر کھا جاتا ہے۔ ڈائر کیٹرز ، کارپوریٹ گورنس کو مقدم رکھنے اور کمپنی کورزویراتی سمت دینے کے ذمہ دار ہیں۔ بورڈ کی موثر افادیت کو بڑھانے کے لیے نئے ممبرز کے لیے ضروری ہے کہ وہ کمپنی کی حرکیات اور آئیز سے ہم آپریشنز کے بارے میں سیکھیں۔ آپ کمپنی اس امرکو بیٹنی بنانے کے لیے ختاف تربیتی پروگراموں کا انعقاد کرتی ہے کہ پورابورڈ ادارے کے مشن اور کارپوریٹ گورنس سے ہم آپریشنز کے بارے میں سیکھیں۔ آپ کی میٹن اس امرکو بیٹنی بنانے کے لیے ختاف تربیتی پروگراموں کا انعقاد کرتی ہے کہ پورابورڈ ادارے کے مشن اور کارپوریٹ گورنس سے ہم آپریشنز کے بارے میں سیکھیں۔ آپ کی کمپنی اس امرکو بیٹنی بنانے کے لیے ختاف کرتی ہے کہ پورابورڈ ادارے کے مشن اور کارپوریٹ گورنس سے ہم آپریشنز کے بارے میں سیکھیں۔ آپ کی کمپنی اس امرکو بیٹن کی سیکھیں۔ آپ کی کمپنی اس امرکو بیٹن کی اور کمپنی کی در سیکھیں۔ آپ کی کمپنی اس امرکو بیٹر کے لیے ختاف کرتی ہے کہ پورابورڈ ادارے کے مشن اور کارپوریٹ گورنس سے ہم

سی ای او کی کارکردگی کا جائز ہ

بورڈ آف ڈائر کیٹر زصراحت کردہ مقداری اور معیاری پیانوں کے ایک مجموعے کو استعمال کرتے ہوئے CEO کی کارکردگی کے معمول کے تجزیے کرتا ہے۔ یہ پیانے متعدد مالیاتی اورغیر مالیاتی (Key Performance Indicators (KPIs) پرمجیط ہیں۔ اس جانچ میں جو بنیادی KPIs استعمال کیے جاتے ہیں وہ مالی کارکردگی، آپریشنل پراسیسز ، ریگولیٹری گھیل، کاروباری کاملیت اور انسانی و سائل کے انتظام پرمجیط ہیں۔ اس جانچ میں منافع پیدا کرنے ، اوارے کی ترتی ہسلسل کی منصوبہ بندی اور مجموعی کارپوریٹ کامیابیوں پر بھی غور کیا جاتا ہے۔

چيئر مين كاجائزه

چیئر مین کا جائز ہ سالا نہ رپورٹ میں شامل ہے جو دیگر کے علاوہ کمپنی کی کارکر دگی اور بورڈ آف ڈائر یکٹرز کے کر داراور ذمہ داری کے بارے میں ہے۔

چیئر مین اور CEO کا کرداراورذ مهداریان

ہم، شفافیت اور موثر گورننس کوفر وغ دینے کے لیے یقینی بناتے ہیں کہ بورڈ آف ڈائر یکٹرز کے چیئر مین اور چیف ایگزیکٹیوآ فیسر کے کردار میں فرق رہے۔ ہرایک کی بخو بی صراحت کردہ ذمہ داریاں اور جواب دہی ہے۔ چیئر مین کا کر دار بورڈ کی سرگرمیوں کی نگرانی اور رہنمائی ، اجلاسوں کا ایجنڈ اتیار کرنا، رہنمائی فراہم کرنا اور اجلاس کی کارروائی کی توثیق کرنا ہے۔ دوسری طرف چیف ایگزیکٹیوآ فیسرکوایک ایگڑیکٹیوڈ ائریکٹر مجھا جاتا ہے جس کے پاس کمپنی کے انتظامی لیڈر کی پوزیشن ہوتی ہے۔ اسے اپنے بنیادی انتظامی فرائف کے ساتھ ساتھ مخصوص حدود کے اندر بورڈ کی پالیسیوں پڑمل کا اختیار ہوتا ہے۔

تعلق دارفریقوں سے لین دین کا جائزہ

تعلق دار فریقوں سے تمام لین دین معمول کے کاروباری طریقے سے اپنے مفاد کو مد نظر رکھ کر پوری آزادی کے ساتھ کیا جاتا ہے اور بہ قابل اطلاق قوانین اور ضابطوں اور بورڈ کی منظور کردہ پالیسیوں کے مطابق ہوتا ہے۔ مالی سال 2023 کے دوران تعلق دار فریق کے ساتھ تمام لین دین جائزہ لینے کے لیے بورڈ کے سامنے پیش کیا گیا اوراس کی منظوری دی گئی۔ مالی سال 2023 میں تعلق دار فریق کے ساتھ لین دین کی معلومات کے لیے برائے مہر بانی مالیا تی حسابات کے ساتھ منسلک Notes ملاحظہ بیجئے۔

ویب بردستیاب

سیجیلی سالانہ، ششماہی اور سہ ماہی رپورٹس سمیت رواں مالی سال کے لیے مختلف مدتوں کے مالی حسابات ،سر مابیکاروں کی معلومات کے لیے کمپنی کی ویب سائیٹ www.interloop-pk.com پردستیاب ہیں۔

ماحولیاتی ،ساجی اور گورننس تمینگی (ESGC)

ای ایس جی تمیٹی پائیداراوراخلاقی طورطریقوں کے لیے بمپنی کے ماحولیاتی ،ساجی اور گورننس اصولوں پر کاربندر ہنے کوئیٹی بناتی ہے۔ یہ تیٹی طویل المدت خوشحالی اور مثبت ساجی اثر کوآ گے بڑھاتے ہوئے ماحول دوست ،ساجی اعتبار سے ذمہ دارانہ اور بہترانتظام سے آپریشنز کی گرانی کرتی ہے۔ مالی سال 2023 میں اس کا ایک (1) اجلاس منعقد ہوا، جس میں مندر جہ ذیل ڈائر کیٹرز اور ممبرزشریک ہوئے۔

ا جلاسوں کی تعداد	سمیلی ممبرز کے نام مصدق ذوالقرنین (چیئر مین)
1	مصدق ذ والقرنين (چيئر مين)
1	نويدفاضل
1	مج مقصود
1	فريال صادق
1	عقيل احمد

بورڈ آف ڈائر یکٹرزاور بورڈ کی کمیٹیوں کی کارکردگی کی جانچ

بورڈ کے oversight کے کرداراوراس کے موثر ہونے کی جانچ ایک مسلسل عمل ہے جس کا اندازہ خود بورڈ کرتا ہے۔ توجہ مرکوز کرنے کے بنیادی شعبے درج ذیل ہیں:

- کارپوریٹ اغراض ومقاصد کو کمپنی کی سوچ اورمشن کے ساتھ ترتیب میں رکھنا؛
 - یائدارآ پریش کے لیے حکمت عملی کی تیاری؛
 - بورڈ کی آزادی؛ اور
- متعلقة شرائط كارمين بيان كرده ذمه داريول كوانجام دينے كے حوالے سے بورڈ كى كميٹيوں كى كاركر دگى كى جانج

بورڈ کے پاس اپنی کا کردگی کی جانج کے لیے ایک جامع طریقہ ء کارہے جسے CCG ریگولیشنز ، 2019 اور بہترین عالمی طورطریقوں کی مطابقت سے تیار کیا گیا ہے۔ بورڈ اور اس کی کمیٹیوں کی مجموعی کارکردگی کومنظور شدہ طریقہ ء کار کی بنیاد پر جانجا گیا ، جواطمینان بخش رہی۔

ڈائر یکٹرز کامعاوضہ

بورڈ نے ڈائر کیٹرز کامعاوضہ مقرر کرنے کے لیے شفاف طریقوں کی معاونت سے ایک باضابطہ پالیسی نافذ کی ہے۔ کوڈ آف کارپوریٹ گورننس کے مطابق کوئی ڈائر کیٹر خوداپنے معاوضے کے پیچکے کے تعین میں شامل نہیں ہے۔ کہنی کہی نان ایکز کیٹیوڈ ائر کیٹر کو اجلاسوں میں ان کی شرکت کی فیس کے سوامعاوضہ ادائہیں کرتی۔ بہترین ٹیلنٹ کو اپنے پاس رکھے کے لیے کمپنی کی معاوضہ پالیسیاں انڈسٹری کے موجودہ رجحانات اور کاروباری طور طریقوں کی مطابقت سے تیار کی گئی ہیں۔ مالی سال 2023 کے دوران ڈائر کیٹرز اورسی ای اللہ معاوضہ کے بارے میں معلومات کے لیے برائے مہر بانی مالی حسابات میں Notes ملاحظہ بیجئے۔

انسانی وسائل اورمعاوضه کمیٹی (HR&RC)

HR&RC کمیٹی نین ارکان پرمشتمل ہے، کمیٹی کا چیئر مین ایک انڈیپیٹڈ ینٹ ڈائر کیٹر ہوتا ہے۔ کمیٹی کا اجلاس معاوضے اور ادارے اور سینئرا گیزیکٹیوز ہے متعلق ملاز مین کی ترقی کی یالیسیوں کے تمام اجزاء کا جائز ہیلنے اور سفارش کرنے کے لیے منعقد ہوتا ہے مالی سال کے دوران کمیٹی کے تین (3) اجلاس منعقد ہوئے جن میں مندرجہ ذیل ارکان نے شرکت کی:

کیٹی <i>مبرز</i> کے نام	اجلاسوں کی تعداد
سعيداحد جبل (چيئر مين)	3
نويدفاضل	3
جهانز يب خان بانتقر	3

نامزدگی نمیٹی (NC)

نامزگی کمیٹی، بورڈ کے ڈھانچے، جم اورساخت کو با قاعدگی ہے جانچنے اوراس میں امکانی تبدیلیاں تجویز کرنے میں بورڈ کی مدد کے لیے قائم کی گئی ہے۔ 2023 کے پورے مالی سال میں اس کمیٹی کا ایک (1) اجلاس منعقد ہوا۔مندرجہ ذیل فہرست میں اُن ڈائر یکٹرز اور ممبرز کے نام شامل ہیں جواجلاس میں شریک ہوئے:

کمیٹی مبرز کے نام	اجلاسوں کی تعداد
مصدق ذ والقرنين (چيئر مين)	1
نو يدفاضل	1
مير مقصود	1

رسک مینجمنٹ کمیٹی (RMC)

رسک مینجمنٹ کمیٹی،رسک مینجمنٹ فریم ورک اورانٹرنل کنٹر ول سٹم کے کافی اور موثر ہونے کے بارے میں نگرانی فراہم کرنے میں بورڈ کی مدد کرتی ہے۔اس میں آپریشنل، تزویراتی اور خارجی خطرات کی جانچ اور تمام مادی کنٹرولز (مالی، کاروباری تغیلی) شامل ہیں۔ 2023 کے مالی سال کے دوران کمیٹی کے پانچ (5) اجلاس منعقد ہوئے۔ان اجلاسوں میں شرکت کرنے والے ڈائر کیٹرز اور ممبرز کے نام مندرجہ ذیل ہیں:

اجلاسون کی تعداد	سمییٹی ممبرز کے نام
5	طارق اقبال خان (چیئر مین)
4	مي مقصود
2	محمد يعقوب احسن
5	احسن پرویز شیخ
5	سيدحمزه محميلاني

		ساخت:
2	انڈبیپینڈنٹ ڈائریکٹرز	.i
3	دیگرنان ایگزیکٹیوڈ ائر یکٹرز	.ii
2	ا گَیْز بَیشیوڈ ائر پکٹر ز	.iii

مالی سال 2023 کے دوران بورڈ کے پانچ (5) اجلاس منعقد ہوئے۔ڈائر کیٹرز کے نام اوراُن اجلاسوں کی تعداد جن میں کوئی ڈائر کیٹرشر یک ہوا،مندرجہ ذیل ہے:

ڈائریکٹر(s) کانام		شرکت کرده اجلاس
مصدق ذ والقرنين	چيئر مين/نان ايگريکڻيوڈ ائرکٹر	4
نو پد فاضل	چیف ا گیزیکشوآ فیسر ۱۱ گیزیکشوڈ ائریکشر	4
جهانزيب خان بانتھ	ناناً گزیکشودٔ ائر بکٹر	5
م مقصود	ا بگزیکشپوڈ ائر بکٹر	5
<u> شیری</u> آقاب	نانا بگیزیکثیوڈائریکٹر	2
سعيدا حمد جبل	انڈییپٹرینٹ ڈائریکٹر	5
طارق ا قبال خان	انڈیبینڈینٹ ڈائریکٹر	5

بورڈ کی کمیٹیاں

بورد آف دائر يكٹرزنے مندرجه ذیل كمیٹیاں قائم كى ہیں:

- 1 آڈٹ کمیٹی (AC) 2 انسانی وسائل اور معاوضہ کمیٹی (HR&RC)
 - 3 نامزدگی تمیٹی (NC)
 - 4 رسک مینجمنٹ کمیٹی (RMC)
- 5 ماحولياتي، ساجي اور گورننس كميڻي (ESGC)

آ ڈٹ کمیٹی (AC)

آ ڈٹ کمیٹی، شفافیت اور درستی کویقینی بنانے کے لیے فنانشل رپورٹنگ اورانٹرنل کنٹر ولز کی ٹکرانی کے لیے بورڈ کی مد دکرتی ہے۔ مالی سال 2023 کے دوران کمیٹی کے کل نو(9) اجلاس منعقد ہوئے۔مندجہ ذیل معلومات میں ڈائر کیٹرز کے نام اور ہر ڈائر کیٹر کی طرف سے شرکت کر دہ اجلاسوں کی تعداد بتائی گئی ہے:

کمیٹی مبرز کے نام	اجلاسوں کی تعداد
طارق ا قبال خان (چيئر مين)	9
سعيداحد جبل	9
جهانز يب خان بانتھ	9

- iv. مالی حسابات کی تیاری میں انٹرنیشنل فنانشل رپورٹنگ سٹینڈ رڈز (IFRS)، جیسا کہوہ پاکتان میں قابل اطلاق ہیں اوکیپنیز ایکٹ، 2017 کے تقاضوں پر مناسب طریقے سے عمل کیا گیا ہے۔ان سے کسی بھی انحراف کومناسب طریقے سے ظاہر کیا گیا ہے اوراس کی وضاحت کی گئی ہے۔
- انٹرنل کنٹرول سٹم اپنی وضع میں مشخکم ہے، جسے موثر طریقے سے نافذ کیا گیا ہے اوراس کی نگرانی کی جاتی ہے۔ انٹرنل کنٹرولز کو کرنے کی میں بہتری لانے کے لیے ایک آگے بڑھنے والے عمل کی حیثیت سے جاری رہے گا۔
 - vi. ایک آ گے بڑھنے والےادارے کی حیثیت ہے کمپنی کی اہلیت برقر ارر بنے کے بارے میں کوئی قابل ذکرشک نہیں ہے۔
 - vii. جبیها که یا کتان سٹاک ایجیجنج کے لسٹنگ ریگولیشنز میں تفصیل بتائی گئی ہے، کارپوریٹ گورننس کے بہترین طریقوں سےکوئی انحراف نہیں کیا گیا۔
 - viii. واجب الا دائیکسوں اور لیویز کے بارے میں معلومات، جبیبا کہ اسٹنگ ریگولیشنز کی ضرورت ہے، مالی حسابات کے notes میں دی گئی ہیں۔
- ix. سیخی نے اپنے تمام ملاز مین کے لیےایک کنٹری پیوٹری پراویڈنٹ فنڈ سیم اوراپنے انتظامی اورغیرا نتظامی ملاز مین کے لیے صراحت کردہ فوائد کی گریچوئی فنڈ زسیم شروع کررکھی ہے۔30 جون، 2023 کی صورت حال کی بنیاد برسر مابیکاری کی غیر آڈٹ شدہ ویلیومندرجہ ذیل ہے:
 - پراویڈنٹ فنڈ: 125,253,393 پاکستانی رویے
 - x. مندرجہ ذیل کے بارے میں المبیٹمنٹس اس سالا نہ رپورٹ کے ساتھ منسلک ہیں:
 - گزشته چهه (6) سالون کی اہم مالی معلومات
 - شیئر ہولڈنگ کا پیٹرن

كود آف كاربوريث كورنس كالتميل كالشيمنث

کمپنی، SECP کی طرف سے لازم کردہ کارپوریٹ گورننس کے اصولوں پرتختی سے عمل کرتی ہے اوراس نے تمام تجویز کردہ شرائط کونا فذکیا ہے۔ CCG ریگولیشنز، 2019 کی تعیل کے اسٹیمٹنٹ میں اس کا اختصار سے ذکر ہے، جس کا آڈیٹرز نے جائزہ لیا اور بیاس سالا نہ رپورٹ کے ساتھ منسلک ہے۔

بوردْ آف ڈائر کیٹرزاوراس کی کمیٹیاں

لورط

انٹرلوپلمیٹڈ کابورڈ آف ڈائر کیٹرز 22 اکتوبر، 2020 کومنتخب ہونے والےسات (7) ممبرز پرمثنل ہے جومنتف النوع پس منظر کے حامل اور کمپنی کے کاروبار سے متعلق لازمی صلاحیتوں، بصیرت اورمہارت کے مالک ہیں۔30 جون،2023 کے مطابق ہمارے بورڈ کی تشکیل اس طرح سے ہے:

	ي تعداد	ڈائر یکٹرز کی کل
6	2/	(a
1	عورت	(b

اليثووئر

4 ملین pieces کی جیران کن سالانہ پیداواری گنجائش کے ساتھ انٹرلوپ کی عمودی طور پر مر بوط Seamless Activewear مینونی چرنگ فیسلٹی ، سٹائلز اور سائزوں کی ایک وسیع ورائٹی پیش کرتی ہے۔ نیسلٹی ، سلائی کی جاپانی مشینوں کے علاوہ اطالوی نٹنگ اور ڈائنگ مشینوں سمیت جدید ترین مشینری ہے آراستہ ہے، جوفیبر ک بینڈلنگ، ڈائنگ مشینوں سمین اور سچنگ آپریشنز میں اعلیٰ ترین معیار کوشینی بناتی ہے۔ جوڑ کے نشان سے عاری بیگا رمنٹس ، رکاوٹ بننے والے کسی جوڑ کے بغیر 360 ڈگری کا غیر معمولی تھنچا و فراہم کرتے ہیں۔ اس کے علاوہ کمپنی کے پاس ایک مثالی اورخور کفیل پراڈ کٹ ڈیویلپہنٹ ڈیپارٹمنٹ ہے جو تیزی سے بیس نمٹانے کوئینی بناتا ہے۔ اس کے ساتھ ، ان ہاؤس ڈیزائن ٹیم جدید ترین ربحانات اورفیشن کی رفتار کا ساتھ دیتی ہے۔

دھا گہ

☆ اسینتگ

انٹرلوپ، جدیدترین یورپی اور جاپانی مشینوں سے آراستہ خود کاراسپنگ پلانٹس استعال کرتے ہوئے سالا نہ اعلیٰ معیار کا 32 ملین پونڈ دھا گہ تیار کرتی ہے۔ہم دھاگے کی مختلف اقسام تیار کرنے کے لیے نئے اور recycled کہا ہوتا کہ ایک ایک ورائٹی استعال کرتے ہیں۔ہمارا % 50 سے زیادہ دھا گہ داخلی طور پر استعال ہوتا ہے اور باقی مختلف ٹیکسٹائل صنعتوں میں ممتاز مینونی بچررز کوسپلائی کیا جاتا ہے۔

🖈 دھاگے کی رنگائی اور ائر کورننگ

انٹرلوپ، خودکارآ پریشنز کے ساتھ ایک جدیدیارن ڈائنگ اینڈ Elastomeric یار فیسلٹی چلاتی ہے جو Spun اور Filament یارز میں ایک وسیع رہنی پیش کرتی ہے۔ دھا گے کور نکنے کی اس کی سالانہ استعداد 5.5 ملین کلوگرام ہے۔ انٹرلوپ، معیاری تناسب سے Lycra جیسے spandexex کے ساتھ اِن ہاؤس dyed اور dyed اور خام سفید دھا گے سمیت دھا گے کی مختلف اقسام کے لیے جدیدا طالوی ائر کورننگ مشینیں استعمال کرتی ہے جن کی سالانہ پیداواری گنجائش ایک ملین کلوگرام ہے۔

كار بوريث ايند فنانشل ر بور ٹنگ فريم ورك

کمپنی کسی انحراف کے بغیر کار پوریٹ گورننس کے سخت معیارات کو برقر اررکھتی ہے۔ ڈائر بکٹرزکواس بات کی تصدیق کرتے ہوئے خوثی ہے کہ کمپنی ،سیکیو رٹیز اینڈ ایجیج کمیشن آف پاکستان (SECP) کی طرف سے جاری کردہ اسٹیکیپنیز (کوڈ آف کارپوریٹ گورننس)ریگولیشنز ،2019 (CCG) ریگولیشنز ،2019)اور کمپنیز ایکٹ ،2017 میں بیان کردہ دفعات کی پابندی کرتی ہے جو پاکستان سٹاک ایکیچینج کے لسٹنگ ریگولیشنز کالازمی حصہ ہیں۔

ڈائرکٹرزتصدیق کرتے ہیں کہ:

- i. کمپنی کی انتظامیه کی طرف سے تیار کردہ مالی حسابات،اس کے حالات کار،کار وباری نتائج،کیش فلواورا یکوئی میں تبدیلیوں کو دیانت داری سے پیش کرتے ہیں۔ ہیں۔
 - ii. کمپنی نے حساب کتاب کے مناسب طریقے سے کھاتے رکھے ہوئے ہیں۔
- iii. مالی حسابات کی تیاری میں مسلسل موزوں اکا وَنٹنگ پالیسیوں کا اطلاق کیاجا تا ہے اورا کا وَنٹنگ کے تخمینوں کی بنیا دمعقول اورمختاط فیصلوں پر ہوتی ہے۔

بره ی سرگرمیاں

انٹرلوپ لمیٹٹر پاکستان میں25اپریل،1992 کوقائم ہوئی اور105 پریل 2019 کوسرکاری طور پر پاکستان سٹاک ایکیچینج میں اس کا اندراج کیا گیا۔انٹرلوپ عمودی طور پرمر بوط، کثیرزمرہ ،مکمل فیملی کلودنگ کمپنی ہے جو ٹیکسٹائل سٹمرز کی ایک رینج کے لیے دھاگے تیار کرنے کے علاوہ سرکردہ بین الاقوامی برانڈ زکے لیے ہوزری، ڈینم ،مٹنگ ایپیر ل اور سلائی کے نشان کے بغیر Active وئر تیار کرتی ہے۔ کمپنی کی بنیادی سرگرمیوں میں پوراسال کوئی تبدیلی نہیں آئی۔

رنس يكمينش رنس

کمپنی کی انتظامیہ نے ،وسائل کی تخصیص اور کارکر دگی کا اندازہ لگانے کے لیے کمپنی کے بورڈ آف ڈائر یکٹرز کو پیش کی جانے والی معلومات کی بنیاد پر مندرجہ ذیل آپریٹنگ سیکسینٹس کانعین کیا ہے۔ سیگمیٹ کارکر دگی کوعام طور پر کاروبار کی مقدار اور مجموعی منافع سمیت پر فارمنس کے بعض کلیدی اشاریوں کی بنیاد پر جانچا جاتا ہے۔

ر پورٹنگ کے داخلی انظامی ڈھانچے اور تیار کر دہ وفروخت کر دہ مصنوعات کی بنیاد پر مندرجہ ذیل آپریٹنگ سیمٹیٹس میں کمپنی کومنظم کیا گیا ہے۔

ہوزری

انٹرلوپ ہوزری سیکمیٹ کی سالانہ گنجائش 796 ملین پیئر زہاور Nike, Adidas, STICHD, Target, H&M, C&A Amazon اور Uniqlo انٹرلوپ ہوزری سیکمیٹ کی سالانہ گنجائش 796 ملین پیئر زکی ضروریات پوری کررہی ہے۔ اس کا پلانٹ 194 حاور 1950 کا گولٹسر ٹیفائیڈ سوکس مینوفی پچرنگ فیسلٹیز ہیں۔ جدید مشینری ، ہنر مند ساف اور ہرطرح کی پراڈکشن سے آراستہ فیسلٹیز ہر عمر اور سٹائل کے لیے متنوع موزے تیار کرتی ہیں۔ کمپنی ، فارم سے فیکٹری تک کے پروسیسز کا احاطہ کرتے ہوئے ذمہ دارانہ مینوفی پچرنگ کے لیے وقف ہے۔ ڈیویلپمنٹ، کوالٹی اور جدت پر محیط اِن ہاؤس سروسز کے ساتھ انٹرلوپ کی ڈیجیٹل سرمایہ کاری کا مقصد ڈیز ائن ، پراڈکشن اور کسٹمرریلیشنز میں جدت لانا ہے۔

ڙ پيم

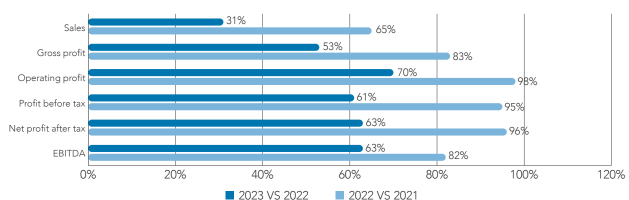
جنوبی ایثیا کی جدیدترین فیسلٹی ، انٹرلوپ ڈینم ، کے پاس اس وقت پائیدار ڈینم کے ماہانہ 500,000 یونٹ تیار کرنے کی گنجائش ہے اور 2025 تک یہ استعدادا کی ملین تک برطھانے کا منصوبہ ہے۔ یہ پلانٹ اپنے ماحولیاتی شعور کی وجہ سے ممتاز ہے ، اس کے پاس LEED پلاٹینم سرٹیفکیشن ہے اور 2021 میں اسے دنیا کی 7 سبزترین عمارتوں میں سے ایک تسلیم کیا گیا۔ یہ INDITEX جیسے ممتاز برانڈز سے ایک تسلیم کیا گیا۔ یہ السلیم کیا گیا۔ یہ السلیم کیا گیا۔ یہ السلیم کیا گیا۔ یہ اور 2021 میں مینونی چرنگ کی رہنمائی کرتا ہے اور اس کی خدمت کرتا ہے۔ انٹرلوپ ڈینم مینونی چرنگ کی رہنمائی کرتا ہے اور اس طرح پانی کی بچت اور گرین کیمسٹری میں سب سے آگے ہے۔

ايپيرل

انٹرلوپ کی گارمنٹ کی سالانہ پیداواری 22 ملین Pieces ہے اور ثالی امریکا، پورپ اور برطانیہ کے برانڈ زکوا پنی طرف راغب کررہا ہے۔نئی ماحول دوست فیسلٹی ، جو مالی سال 2024 کی دوسری سے ماہی میں کام شروع کردے گی ، جدیدآ لات سے آراستہ ہے جن سے اس کی گئجائش میں اضافہ ہوگا اوراس میں قابل تجدید توانائی کے ذرائع اورایک مالی سال کے درائع اورایک wetland bird sanctuary جیسے پائیداری کے پہلوشامل ہیں۔ نٹ ویزا پیرل ڈویژن ، ممتاز برانڈ زاور یٹیلرز کے لیے ٹی شرٹس ، انڈروئر ، پولوشرٹس ، سویٹ شرٹس ، پینٹس ، Fleece Hoodies اور جیکٹس سمیت مصنوعات کی ورائی تیار کرتا ہے۔

افقی تجزییہ

Horizantal Analysis



آمدنی فی شیئر (EPS)

بعداز ٹیکس بنیادی اور تحلیل شدہ فی شیئر آمدنی 14.39 پاکستانی روپے فی شیئر ہے (2022: 8.82 پاکستانی روپے فی شیئر ۔۔مقرر بیان کردہ)

منافع منقسمه

بورڈ آف ڈائر کیٹرزنے 30 جون، 2023 کوختم ہونے والے مالی سال کے لیے 13 اکتوبر، 2023 کومنعقد ہونے والے سالانہ اجلاس عام میں ممبرزی منظوری سے مشروط 2.0 پاکستانی روپے فی شیئر (یعنی %30) کے عبوری نقد منافع منقسمہ کے ساتھ، جو پہلے ہی اوا کیا جاچکا ہے، 30 ہون، 2023 کوختم ہونے والے سال کے لیکل نقد تقسیم 5 پاکستانی روپے (یعنی %50) ہوجاتی ہے۔ اس کے علاوہ ، کمپنی پہلے ہی ہر 100 موجو دشیئرز کے لیے 50 شیئرز کے تناسب سے (یعنی %50) عبوری بونس شیئرز جاری اور کریڈٹ کرچکی ہے۔ ان مالیاتی حسابات میں مجودہ حتی منافع منقسمہ کا اثر شامل نہیں ہے۔

ر پورٹنگ کی مدت کے بعد کے واقعات

بورڈ آف ڈامر کیٹرز نے 07 ستمبر، 2023 کومنعقدہ اپنے اجلاس میں 30 جون، 2023 کوختم ہونے والے سال کے لیے سالا نہ اجلاس عام میں ممبرز کی منظوری کے لیے 20 2.0 پاکستانی روپے فی شیئر کی شرح سے حتی نقد منافع منقسمہ کی تجویز بیش کی ہے۔



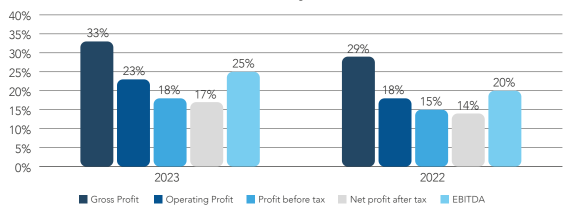


کمپنی، اپی طویل المدت پائیدارافزائش اور قدر کی تخلیق کے مقاصد فراہم کرنے لیے پرعزم ہے۔ یہ، کاروباری کاملیت ، پراڈ کٹ پورٹ فولیو تنوع ، لاگت میں کمی اور سرمائے کے مضبوط ڈھانچے پر مسلسل توجہ مرکوزر کھنے سے حاصل ہوتا ہے۔

عمودی تجزییه

	2023	2022	
مجموعی منافع کار و باری منافع	33%	29%	
کاروباری منافع	23%	18%	
منافع قبل ازئيكس	18%	15%	
بعداز تيكس خالص منافع	17%	14%	
EBITDA	25%	20%	

Vetical Analysis



مالیت گزشتہ سال میں 26,066 ملین پاکستانی روپے کے مقابلے میں 2023 کے مالی سال میں 39,872 ملین پاکستانی روپے ہوگئی۔ کاروباری اخراجات میں %21 اضافہ ہوا جو پچھلے سال کے10,207 ملین پاکستانی روپے کے مقابلے میں بڑھرکر 12,919 ملین پاکستانی روپے تک پنچ گئے ۔ قرض کی اوسط شرحوں میں اضافہ کی وجہ سے فنانس کی لاگت میں پچھلے سال کے مقابلے میں %122 اضافہ ہوا۔

لاگت بچانے کی کاوشوں اور قیمتوں کے بہتر انتظام نے منافع میں قابل ذکر حدتک بہتری لانے میں کردارادا کیا۔اس کے نتیجہ میں کمپنی نے رواں مالی سال کے لیے 20,172 ملین پاکتانی روپے کا بعداز ٹیکس منافع حاصل کیا، جو پچھلے سال 12,359 ملین پاکتانی روپے کے مقابلے میں %63 اضافہ کی عکاسی کرتا ہے۔ یہ مالی سال 2022 میں 2022 میں 8.82 میں گزا مرکزتا ہے۔

کمپنی کے کاروباری نتائج کا خلاصه مندرجه ذیل ہے:

	2023	2022
	(پاکستانی رو۔	پے قلین میں)
سيز - خالص	119,200.29	90,894.05
مجهوعي منافع	39,872.37	26 066.17
EBITDA	30,093.11	18,488.22
قبل از قیکس منافع 	21,583.85	13,423.47
ٹیکس کاخر چیہ	(1,412.01)	(1,063.97)
بعدا زئيكس منا فع	20,171.85	12,359.50
دیگر حیامع خساره	(1,687.86)	(263.12)
كل جامع آمدنى	18,483.99	12,096.38
ٱ گے ملایا گیا غیرخرج شدہ منافع	17,428.49	8,001.04
۔ تضیصات کے لیے دستیاب مر بوط منافع	35,912.48	20,097.42
تخفيصات		
حتى منا فع منقسمه 2021		(872.20)
عبوري منا فع منقسمه 2022		(1,796.73)
حتمى منا فع منقسمه 2022	(1,796.73)	
عبوري منا فغ مقسمه 2023	(2,802.89)	
عبوری بونس شیئرز 2023	(4,671.49)	
آگے ملایا گیا غیرخرچ شدہ منافع	26,641.36	17,428.49
آمدنی فی شیئر - بنیادی (PKR)	14.39	8.82
آمدنی فی شیئر - تحلیل شده(PKR)	14.39	8.82

ڈائر کیٹرصاحبان کی رپورٹ

انٹرلوپلمیٹٹر("دی کمپنی" یا"LP") کے بورڈ آف ڈائر کیٹرزکوآ ڈٹشدہ مالی گوشواروں مع آڈیٹرزر پورٹ کےساتھ 30 جون، 2023 کونتم ہونے والے مالی سال کی سالا نہ رپورٹ پیش کرتے ہوئے خوشی ہورہی ہے۔

معاشی اور شعتی جائز ہ

مالی سال 2023 عالمی معیشت کے لئے ایک اور مشکل سال ثابت ہوا، کیونکہ سینبھلتی ہوئی نمواور مہنگائی میں بلاروک ٹوک اضافے کی روک تھام کے نازک تو ازن کے نرخے میں رہا۔ مہنگائی کا بید باؤ بنیادی طور پرسپلائی چین میں خلل، طویل روس یوکرائن تنازع اور مالی سال کی پہلی دوسہ امیوں کے دوران صارفین کی مانگ پر دباؤ کا نتیجہ ہے۔اس کے علاوہ معاثی ساتھ معاشی سرگرمی پر مزید بوجھ ڈال رہی ہیں۔

مالی سال 2023 میں پاکتان کی ٹیکٹائل کا شعبہ بھی" مینوفینچرنگ" سیٹر کی مجموعی صورت حال کے ساتھ گراوٹ کا شکار ہا۔ادارہ ء تاریات پاکتان (PBS) کے مطابق ٹیکٹائل کی صنعت کی برآ مدات میں سال کی بنیاد پر 14.6% کی بڑی کی آئی ،اس کی مالیت 16.5 بلین امریکی ڈالر بنتی ہے ،اس انحطاط کو بنیاد کی طور پر تباہ کن سیلا بول کے بعد مقامی کہاس کی محدود دستیا بی ، درآ مدی پابند یوں اور امریکا ویورپ سے مانگ میں کی جیسے محرکات سے منسوب کیا جاتا ہے۔ ویلیوا پڈیڈسگمنٹ میں ،نٹ ور جس کا برآ مدات میں سب سے بڑا حصہ ہے ،،اسی عوصہ میں 10% کی مقداری افزائش کے باوجو دسال کی بنیاد پر 13.4% کی آئی جس کی مالیت 14.4 بلین امریکی ڈالر بنتی ہے۔ دیڈی میڈ کا رشنٹس اور بیڈورکی برآ مدات بھی سال بسال 10.6% ورائش کے باوجو دسال کی بنیاد پر 13.4% بلین اور 2.7 بلین امریکی ڈالر بنتی ہے۔ورلڈٹر یڈآ رگنا کر نیشن سے کردہ تازہ ترین اعدادو شار کے مطابق ، پاکتان عالمی سطی پر ٹیکٹائل کے دس بڑے برآ مدکنندگان میں اپنی پوزیشن برقر اررکھے ہوئے ہے ، تاہم ، پھیلی ایک دہائی کے دوران اس کا مارکیٹ کا حصہ 2.0% مورک کی باعث ویلیوا یڈیڈ ٹیکٹائلز کے دوران اس کا مارکیٹ کا حصہ 2.0% مورک کی باعث ویلیوا یڈیڈ ٹیکٹائلز کے دوران اس کا مارکیٹ کا حصہ کورک کے باعث ویلیوا یڈیڈ ٹیکٹائلز کی سالتان کا حصہ اور 11.1 ہوگیا۔

مالیاتی اور کاروباری کارکردگی

بنیادی طور پرسیاسی اور معاشی غیر بینی ،سیلا بوں ،اخراجات جاریہ کے بڑھتے ہوئے خسارے ،کرنی کی قیمت میں کمی ، بڑھتے ہوئے غیر ملکی قرضے اور پاکستان میں کم ہوتے ہوئے ذخائر کے باعث 2023 کے مالی سال میں پاکستان کو متعدد مشکلات کا سامنار ہا۔ سٹیٹ بدیک آف پاکستان (SBP) نے مہدگائی پرقابو پانے کے لیے سود کی شرحوں میں تیزی سے اضافہ کرتے ہوئے مداخلت کی اورغیر ملکی کرنی کے ذخائر میں کمی کورو کنے کی کوشش میں درآ مدات پرمختلف پابندیاں لگا دیں ، جن سے معاشی سرگرمی مزید محدود ہوگئی۔

کمپنی نے مالی سال 2023 کے دوران خاصی مشکلات کے باوجود بہت اچھی کارکر دگی دکھائی اوراس سے پچھلے سال 90,894 ملین پاکستانی روپے کے مقابلے میں 119,200 ملین پاکستانی روپے کا اب تک کا بلند ترین سیزر یو نیوحاصل کرتے ہوئے غیر معمولی نتائج دیئے۔ مال کی لاگتوں اور مینوفیکچرنگ کے اخراجات میں مسلسل اضافہ کے رجحان کے باوجود مصنوعات کی تیاری میں کاملیت حاصل کرنے کے لیے انتظامیہ کے عزم نے کمپنی کومجموعی منافع % 53 کی خاطر خواہ حد تک بڑھانے کی راہ ہموار کی جس کی



LISTED COMPANIES (CODE OF CORPORATE GOVERNANCE) REGULATIONS, 2019

Name of Company: Interloop Limited Year Ended: June 30, 2023

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) Male: Six (6)b) Female: One (1)

2. The composition of Board is as follows:

CATEGORY	NAMES	
Independent Directors	Tariq Iqbal Khan Saeed Ahmad Jabal	
Other Non-Executive Directors (excluding female director)	Musadaq Zulqarnain Jahan Zeb Khan Banth	
Executive Directors	Navid Fazil Muhammad Maqsood	
Female Director (Non-Executive)	Shereen Aftab	

Note:-

For a Board comprising of seven members, one-third equates to 2.33. Two independent directors have been appointed, however, the fraction of 0.33 in such one-third is not rounded up as one since the fractions is below half (0.5):

- 3. The directors have confirmed that none of them is serving as a director on more than seven listed companies, including this Company.
- 4. The Company has prepared a code of conduct and has ensured that appropriate steps have been taken to disseminate it throughout the Company along with its supporting policies and procedures.
- 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 the 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 has a formal policy and transparent procedures for remuneration of directors, in accordance with the Act and these Regulations.
- 9. All the directors are either exempt or have acquired the prescribed certification under Directors' Training Program specified and approved by the Commission. Supplemental to that, one female executive and one head of department also obtained Directors' Training Program Certification from PICG during the fiscal year under consideration.

- 10. The Board has approved the appointment of the Chief Financial Officer, Company Secretary, and Head of Internal Audit, including their remuneration and terms and conditions of employment and complied with relevant requirements of the Regulations.
- 11. 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:

A) AUDIT COMMITTEE

Tariq Iqbal Khan	Chairman
Saeed Ahmad Jabal	Member
Jahan Zeb Khan Banth	Member

B) HUMAN RESOURCE AND REMUNERATION COMMITTEE

Saeed Ahmad Jabal	Chairman
Navid Fazil	Member
Jahan Zeb Khan Banth	Member

C) NOMINATION COMMITTEE

Musadaq Zulqarnain	Chairman
Navid Fazil	Member
Muhammad Maqsood	Member

D) RISK MANAGEMENT COMMITTEE

Tariq Iqbal Khan	Chairman
Muhammad Maqsood	Member
Yaqub Ahsan	Member
Ahsan Pervaiz Sheikh	Member
Syed Hamza Gillani	Member

E) ENVIRONMENTAL, SOCIAL & GOVERNANCE COMMITTEE

Musadaq Zulqarnain	Chairman
Navid Fazil	Member
Jahan Zeb Khan Banth	Member
Faryal Sadiq	Member
Aqeel Ahmad	Member

- 13. The terms of reference of the aforesaid committees have been formed, documented and advised to the committee for compliance;
- 14. The frequency of the meetings of the Committees was as follows:
 - a) Audit Committee Quarterly
 - b) Human Resource and Remuneration Committee On requirement basis
 - c) Nomination Committee On requirement basis
 - d) Risk Management Committee On requirement basis
 - e) Environmental, Social & Governance Committee On requirement basis
- 15. The Board has set up an effective Internal Audit function which comprises of professionals 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 (spouse, parent, dependent and non-dependent children) of the Chief Executive Officer, Chief Financial Officer, Head of Internal Audit, Company Secretary or Director of the Company.;
- 17. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the Act, these Regulations or any other regulatory requirement and the auditors have confirmed that they have observed IFAC guidelines in this regard.
- 18. We confirm that all requirements of regulations 3, 6, 7, 8, 27, 32, 33 and 36 of the Regulations have been complied with.
- 19. Explanation for non-compliance with requirements, other than regulations 3, 6, 7, 8, 27, 32, 33 and 36 are below (if applicable):

Sr. No.	Sr. No. Non-Mandatory Requirement		Explanation		
1	Financial Statement Endorsed By Chief Executive Officer And Chief Financial Officer:	25	Since the CEO was out of country on business tour, therefore, the annual financial statements of the last fiscal year 2022 were endorsed by Mr. Tariq Iqbal Khan, who is a member of the Board and		
	CEO and CFO Shall Duly Endorse The Quarterly, Half-Yearly And Annual Financial Statements Under Their Respective Signatures Prior To Placing And Circulating The Same For Consideration And Approval Of The Board.		duly authorized by the Board to do so.		

Contro

JAHAN ZEB KHAN BANTH

Talan Zed

Director

NAVID FAZIL
Chief Executive Officer

Faisalabad

September 07, 2023



INDEPENDENT AUDITOR'S REVIEW REPORT TO THE MEMBERS ON STATEMENT OF COMPLIANCE

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

We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulation, 2019 (the Regulations) prepared by the Board of Directors of Interloop Limited (the Company) for the year ended June 30, 2023, in accordance with the requirements of regulation 36 of the Regulations.

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

As a part of our audit of the financial statements we are required to obtain an understanding of the accounting and internal control system 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 recommendations of the Audit Committee place before the Board of Directors for their review and approval, its related party transactions. We are only required and have ensured compliance of this requirement to the extent of the approval of the related party transactions by the Board of Directors upon recommendation of the Audit Committee.

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

Date: September 07, 2023

Place: Faisalabad

UDIN: CR202310475ZXxe8ak7U

KRESTON HYDER BHIMJI & CO. CHARTERED ACCOUNANTS

Engagement Partner: Syed Aftab Hameed

Kneran Hydr Bhim; &



Risk Management



RISK

MANAGEMENT

Risk Management encompasses the identification, evaluation, controlling and reporting risk factors that form part of Interloop Limited's processes and systems. Interloop understands that effective Risk Management means controlling future outcomes as much as possible by acting proactively rather than reactively and therefore, reducing both the possibility of occurring of a risk, and its potential impact.

RISK

GOVERNANCE

The Board of Directors approves and periodically reviews the Risk Management Policy. It provides oversight to ensure that the policies, processes, and systems are implemented effectively at all decision levels.

The Risk Management Committee assists the Board, primarily in monitoring and approving the risk policies and associated risk management framework. The Risk Management Committee is also responsible for:

1. Reviewing and evaluating significant risk exposures and the steps that business heads take to identify, measure, monitor, control, and report such exposures, including risks such as

strategic, credit, market, liquidity, and operational (including technological risks) in consultation with the Risk Management Department (RMD).

2. Reviewing significant issues identified by RMD and the Internal Audit Department with respect to risk management and compliance activities.

The Policy aims at the management of risks by identifying them early on and minimizing their impact on the business through mitigation strategies.

The Board has set up a dedicated RMD for effective implementation of Risk Management Policy, Risks & Mitigation Strategies and associated framework. RMD is responsible for providing support and monitoring for the development, implementation, and continuous improvement of risk management practices including internal controls at all levels. It also collaborates with other departments to identify and evaluate risks related to their areas and devise suitable mitigating strategies.

It regularly provides analysis and reports on the adequacy and effectiveness of risk management and internal controls to the RMC and Management Committee, as required. In addition, RMD's role is to foster a culture where risk can be identified and mitigated, effectively.

RISK MITIGATION

The Management, in collaboration with Risk Management Department, carries out an in-depth analysis of the major risks faced by the company business that could threaten the business model, future performance, solvency or liquidity of the company. The types of risks include strategic, operational, and financial, which are identified along with the nature of their impact and likelihood of occurrence, and mitigation strategies are deployed to manage these risks.

INADEQUACY IN THE CAPITAL STRUCTURE AND

PLANS TO ADDRESS SUCH INADEQUACY

The Company manages its capital structure in the context of economic conditions and the risk characteristics of the underlying assets. For further details, related to the Company's capital risk management, please refer to note in the financial statement.

RISK STRATEGY

LIQUIDITY AND CASH FLOW MANAGEMENT STRATEGY

The company is diligently managing its cash flow stream and has thoughtfully crafted its portfolio of investment and borrowing. The management meticulously reviews key financial ratios and adjusts the company strategy, maintaining financial discipline. In addition to that, the company maintains enough reserves along with sufficient funded lines from the financial institutions.

LIQUIDITY GENERATION

Internal cash generation is ensured through revenues and income from deposits / short term investments. Receipts from customers are effectively managed through optimized control on customers' credit. The management diligently monitors operating cash flow needs through effective cash flow forecasting. It periodically evaluates planned vs actual results and takes steps to keep it in line with plans. Furthermore, before taking external financing, the company carries out in-depth cash flow forecasting and considers optimal returns. This ensures optimum weighted average cost of capital and minimal reliance over external sources.

INVESTMENTS AND PLACEMENT OF FUNDS

The company has strategically diversified its portfolio overtime to maintain maximum returns while taking prudent levels of risks and exposure. The company prefers premium credit-rated institutions for investment and placement of funds to minimize liquidity and credit risk, and profitable returns are ensured by investments in the Money-market / Government securities, term deposits with banks / financial institutions, and any other investment schemes to enhance profitability and increase shareholders' return. Further Liquidity risk-related information is given in the financial statement.

Performance & Position





KEY FINANCIAL HIGHLIGHTS

PARTICULARS		2023	2022	2021	2020	2019	2018
Profitability Ratios							
Gross Profit Margin	%	33.45	28.68	25.86	21.66	31.90	29.37
Net Profit Margin	%	16.92	13.60	11.45	4.95	13.86	12.48
Return on Equity	%	46.05	41.28	30.67	10.40	29.05	42.78
Liquidity Ratios							
Current Ratio	Times	1.14	1.30	1.22	1.14	1.27	0.86
Quick/Acid Test Ratio	Times	0.75	0.77	0.77	0.59	0.84	0.56
Investment/Market Ratios							
Earnings per share - basic & diluted*	Rs	14.39	8.82	4.49	1.28	3.71	2.77
Dividend Yield Ratio	%	14.18	6.56	3.57	4.55	6.78	_
Cash dividend per share - declared	Rs	5.00	4.00	2.50	2.00	3.00	5.00
Market Price - at year end	Rs	35.26	61.00	70.03	43.92	44.27	_
Break up value per share	Rs	31.26	33.33	23.52	19.81	20.50	47.78
Capital Structure							
Gearing Ratio	%	57.57	63.12	59.62	55.53	48.15	66.95
Interest Cover	Times	5.20	7.16	8.29	3.15	7.09	10.62
Operating Cycle	Days	156.20	151.97	135.56	144.66	124.04	117.58

^{*}Restated with impact of bonus shares

LAST SIX YEAR STATEMENT OF FINANCIAL POSITION

PARTICULARS	2023	2022	2021	2020	2019	2018
			(RUPEES	IN '000)		
Assets						
Non Current Assets						
Property, plant and equipment	58,650,853	34,730,382	26,193,029	22,744,239	18,256,474	15,451,969
Intangible Asset	394,618	227,457	209,623	171,459	66,161	42,410
Long term investments	-	-	-	1,853,735	1,008,735	380,549
Long term loans	147,858	179,626	144,673	113,823	65,762	60,747
Long term deposits	81,701	86,955	60,478	38,337	28,019	25,055
Total non current assets	59,275,030	35,224,420	26,607,803	24,921,593	19,425,151	15,960,730
Current Assets						
Stores and spares	2,490,975	1,866,417	1,199,116	1,062,524	887,659	779,198
Stock in trade	19,728,810	23,142,048	11,276,308	8,810,625	6,282,491	5,121,718
Trade debts	34,138,665	28,603,965	15,052,940	7,207,391	8,247,740	7,293,008
Loan and advances	2,112,755	1,633,562	1,034,836	485,930	1,063,342	617,743
Deposit, prepayment and other receivables	671,874	998,491	318,708	193,182	194,544	179,864
Derivative financial instruments	21,672	_	_	_	_	-
Accrued Income	1,623	4,570	2,131	2,239	10,441	-
Refunds due from Government & statutory authorities	4,758,814	4,224,938	4,328,555	2,408,014	1,925,439	2,451,806
Short term investments	500,000	500,000	500,000	125,044	1,207,251	147,425
Deferred employee share option compensation expense	_	_	_	_	_	5,014
Cash and bank balances	1,544,502	117,119	374,442	150,787	1,538,564	193,687
Total current assets	65,969,690	61,091,110	34,087,036	20,445,736	21,357,471	16,789,463
Total Assets	125,244,720	96,315,530	60,694,839	45,367,329	40,782,622	32,750,193
Equity & Liabilities						
Equity						
Issued, subscribed and paid up capital	14,014,469	8,983,635	8,721,975	8,721,975	8,721,975	1,901,104
Reserves	3,150,573	3,528,149	3,791,602	3,791,602	3,791,602	38,863
Unappropriated profit	26,641,364	17,428,486	8,001,035	4,766,115	5,366,207	7,142,570
Total equity	43,806,406	29,940,270	20,514,612	17,279,692	17,879,784	9,082,537
Non current liabilities						
Long term financing	15,348,901	14,396,116	8,213,978	6,861,130	3,628,745	2,247,936
Lease liabilities	57,011	93,973	152,969	102,158	_	615
Deferred liabilities	7,999,204	5,048,654	3,816,001	3,140,682	2,482,623	1,925,612
Total non current liabilities	23,405,116	19,538,743	12,182,948	10,103,970	6,111,368	4,174,163
Current liabilities						
Trade and other payables	12,003,908	9,084,790	5,551,641	3,031,231	3,576,861	2,730,414
Unclaimed dividend	4,074	3,006	4,004	2,952	130,935	475,276
Accrued mark up	1,830,013	702,689	221,674	191,136	110,483	137,856
Short term borrowings	42,148,912	35,007,908	19,636,066	14,354,861	11,726,000	15,180,937
Derivative financial instruments	_	94,154	33,074	_	_	-
Current portion of non current liabilities	2,046,291	1,943,970	2,550,820	403,487	1,247,191	969,010
Total current liabilities	58,033,198	46,836,517	27,997,279	17,983,667	16,791,470	19,493,493
Total equity and liabilities	125,244,720	96,315,530	60,694,839	45,367,329	40,782,622	32,750,193

HORIZONTAL ANALYSIS ON STATEMENT OF FINANCIAL POSITION

PARTICULARS	2023 VS 2022	2022 VS 2021	2021 VS 2020	2020 VS 2019	2019 VS 2018	2018 VS 2017
			PERCEN	ITAGE		
Assets						
Non Current Assets						
Property, plant and equipment	69%	33%	15%	25%	18%	13%
Intangible Asset	73%	9%	22%	159%	56%	-10%
Long term investments	0%	0%	-100%	84%	165%	-73%
Long term loans	-18%	24%	27%	73%	8%	21%
Long term deposits	-6%	44%	58%	37%	12%	-15%
Total non current assets	68%	32%	7%	28%	22%	5%
Current Assets						
Stores and spares	33%	56%	13%	20%	14%	12%
Stock in trade	-15%	105%	28%	40%	23%	44%
Trade debts	19%	90%	109%	-13%	13%	51%
Loan and advances	29%	58%	113%	-54%	72%	-39%
Deposit, prepayment and other receivables	-33%	213%	65%	-1%	8%	-63%
Derivative financial instruments	100%	_	_	_	_	_
Accrued Income	-64%	114%	-5%	-79%	100%	0%
Refunds due from Government and statutory authorities	13%	-2%	80%	25%	-21%	24%
Short term investments	0%	0%	300%	-90%	719%	-79%
Deferred employee share option compensation expense	0%	0%	0%	0%	-100%	418%
Cash and bank balances	1219%	-69%	148%	-90%	694%	231%
Total current assets	8%	79%	67%	-4%	27%	26%
Total Assets	30%	59%	34%	11%	25%	15%
Equity & Liabilities						
Equity						
Issued, subscribed and paid up capital	56%	3%	0%	0%	359%	0%
Reserves	-11%	-7%	0%	0%	9656%	85%
Unappropriated profit	53%	118%	68%	-11%	-25%	-43%
Total equity	46%	46%	19%	-3%	97%	-37%
Non current liabilities						
Long term financing	7%	75%	20%	89%	61%	17%
Lease liabilities	-39%	-39%	50%	100%	-100%	-43%
Deferred liabilities	58%	32%	22%	27%	29%	22%
Total non current liabilities	20%	60%	21%	65%	46%	20%
Current liabilities						
Trade and other payables	32%	64%	83%	-15%	31%	50%
Unclaimed dividend	36%	-25%	36%	-98%	-72%	100%
Accrued mark up	160%	217%	16%	73%	-20%	66%
Short term borrowings	20%	78%	37%	22%	-23%	99%
Derivative financial instruments	-100%	185%	100%	0%	0%	0%
Current portion of non current liabilities	5%	-24%	532%	-68%	29%	-4%
Total current liabilities	24%	67%	56%	7%	-14%	85%
Total equity and liabilities	30%	59%	34%	11%	25%	15%

VERTICLE ANALYSIS ON **STATEMENT OF FINANCIAL POSITION**

PARTICULARS	2023	2022	2021	2020	2019	2018
TARTICOLARS			PERCEN	ITAGE		
Assets						
Non Current Assets						
Property, plant and equipment	47%	36%	43%	50%	44%	47%
Intangible Asset	0%	0%	0%	0%	0%	0%
Long term investments	0%	0%	0%	4%	2%	1%
Long term loans	0%	0%	0%	0%	0%	0%
Long term deposits	0%	0%	0%	0%	0%	0%
Total non current assets	47%	36%	43%	54%	46%	48%
Current Assets						
Stores and spares	2%	2%	2%	2%	2%	2%
Stock in trade	16%	24%	19%	19%	15%	16%
Trade debts	27%	30%	25%	16%	21%	23%
Loan and advances	2%	2%	2%	1%	3%	2%
Deposit, prepayment and other receivables	1%	1%	0%	1%	1%	1%
Derivative financial instruments	0%	_	_	_	_	-
Accrued Income	0%	0%	0%	0%	0%	0%
Refunds due from Government and statutory authorities	4%	4%	7%	5%	5%	7%
Short term investments	0%	1%	1%	1%	3%	0%
Deferred employee share option compensation expense	0%	0%	0%	0%	0%	0%
Cash and bank balances	1%	0%	1%	1%	4%	1%
Total current assets	53%	64%	57%	46%	54%	52%
Total Assets	100%	100%	100%	100%	100%	100%
Equity & Liabilities						
Equity						
Issued, subscribed and paid up capital	11%	9%	14%	19%	21%	6%
Reserves	3%	4%	6%	8%	9%	0%
Unappropriated profit	21%	18%	13%	11%	13%	22%
Total equity	35%	31%	33%	38%	43%	28%
Non current liabilities						
Long term financing	12%	15%	14%	15%	9%	7%
Lease liabilities	0%	0%	0%	0%	0%	0%
Deferred liabilities	6%	6%	7%	7%	7%	6%
Total non current liabilities	18%	21%	21%	22%	16%	13%
Current liabilities						
Trade and other payables	10%	9%	9%	7%	9%	8%
Unclaimed dividend	0%	0%	0%	0%	0%	1%
Accrued mark up	1%	1%	1%	0%	0%	0%
Short term borrowings	34%	36%	32%	32%	29%	47%
Derivative financial instruments	0%	0%	0%	0%	0%	0%
Current portion of non current liabilities	2%	2%	4%	1%	3%	3%
Total current liabilities	46%	48%	46%	40%	41%	59%
Total equity and liabilities	100%	100%	100%	100%	100%	100%

LAST SIX YEARS **STATEMENT OF PROFIT OR LOSS**

PARTICULARS	2023	2022	2021	2020	2019	2018
	(RUPEES IN '000)					
Sales	119,200,293	90,894,049	54,962,265	36,302,794	37,478,321	31,138,736
Gross Profit	39,872,372	26,066,169	14,212,280	7,863,718	11,954,714	9,144,499
Operating expenses	(12,760,981)	(10,149,751)	(6,192,379)	(4,610,725)	(5,538,024)	(4,655,082)
Profit from operations	27,111,391	15,916,418	8,019,901	3,252,993	6,416,690	4,489,417
Finance cost	(5,527,536)	(2,492,950)	(1,147,038)	(1,137,162)	(995,707)	(483,654)
Profit before taxation	21,583,855	13,423,468	6,872,863	2,115,831	5,420,983	4,005,763
Taxation	(1,412,009)	(1,063,972)	(581,292)	(319,428)	(226,216)	(119,954)
Profit for the year	20,171,846	12,359,496	6,291,571	1,796,403	5,194,767	3,885,809

HORIZONTAL ANALYSIS ON **STATEMENT OF PROFIT OR LOSS**

PARTICULARS	2023 vs 2022	2022 vs 2021	2021 vs 2020	2020 vs 2019	2019 vs 2018	2018 vs 2017	
FARTICULARS	PERCENTAGE						
Sales	31%	65%	51%	-3%	20%	17%	
Gross Profit	53%	83%	81%	-34%	31%	30%	
Operating expenses	26%	64%	34%	-17%	19%	32%	
Profit from operations	70%	98%	147%	-49%	43%	28%	
Finance cost	122%	117%	1%	14%	106%	23%	
Profit before taxation	61%	95%	225%	-61%	35%	29%	
Taxation	33%	83%	82%	41%	89%	16%	
Profit for the year	63%	96%	250%	-65%	34%	29%	

VERTICAL ANALYSIS ON STATEMENT OF PROFIT OR LOSS

DA DTICLII A DC	2023	2022	2021	2020	2019	2018
PARTICULARS	PERCENTAGE					
Sales	100%	100%	100%	100%	100%	100%
Gross Profit	33.45%	28.68%	25.86%	21.66%	31.90%	29.37%
Operating expenses	-10.71%	-11.17%	-11.27%	-12.70%	-14.78%	-14.95%
Profit from operations	22.74%	17.51%	14.59%	8.96%	17.12%	14.42%
Finance cost	-4.64%	-2.74%	-2.09%	-3.13%	-2.66%	-1.55%
Profit before taxation	18.11%	14.77%	12.50%	5.83%	14.46%	12.86%
Taxation	-1.18%	-1.17%	-1.06%	-0.88%	-0.60%	-0.39%
Profit for the year	16.92%	13.60%	11.45%	4.95%	13.86%	12.48%

LAST SIX YEARS **STATEMENT OF CASH FLOWS**

PARTICULARS	2023	2022	2021	2020	2019	2018	
PARTICULARS	(RUPEES IN '000)						
Cash Flows from Operating Activities	25,358,188	(7,205,843)	(707,684)	2,602,454	5,856,137	(2,790,766)	
Cash Flows from Investing Activities	(27,349,129)	(11,390,899)	(4,618,250)	(7,283,840)	(5,224,627)	(4,467,281)	
Cash Flows from Financing Activities	3,418,324	18,339,419	5,413,852	2,477,398	1,654,622	7,369,132	
Net increase / (decrease) in cash and cash equivalents	1,427,383	(257,323)	87,918	(2,203,988)	2,286,132	111,085	

Sustainability & Corporate Social Responsibility



PLANET

ENVIRONMENT & SOCIAL GOAL 2025

Lead the way in responsible manufacturing meeting highest standards of environmental & social performance.

ENVIRONMENTAL TARGETS 2025

REDUCE CARBON FOOTPRINT BY

25%

REDUCE WATER
CONSUMPTION BY

25%

INCREASE USE OF SUSTAINABLI
RAW MATERIALS UPTO



DIVERT WASTE FROM LANDFILL

100%



7DHC (SUPPLIER TO 7FRO)

100%



(ASPIRATIONAL LEVEL COMPLIANT FACILITIES)

ACHIEVEMENTS VS TARGETS 2023

IMPACT AREAS	TARGETS	ACHIEVEMENTS
WATER (Liters/KG)	-7%	+2%
GHG EMISSIONS (KG CO ₂ /KG)	-10%	+2%
SOLID WASTE (Diversion from landfill)	70%	70%
SUSTAINABLE MATERIAL (% of total material procured)	70%	68%
CHEMICAL MANAGEMENT	ZDHC (Supplier to Zero) Foundational level Compliant facilities	

PEOPLE

GOAL 2025

A diverse, inclusive and engaged workforce creating a high performing organization.

PEOPLE TARGETS 2025

INCREASE WORKFORCED DIVERSITY

BOOST EMPLOYEE ENGAGEMEN

TRAIN WORKFORCE ON RELEVANT 8

30%



70%

80%

ACHIEVEMENTS VS TARGETS 2023

IMPACT AREAS		TARGETS	ACHIEVMENTS		
WORKFORCE DIVERSITY		14.2%	10.3%		Women Ratio
*EMPLOYEE ENGAGMENT		64.8%	64%		
WORKFORCE	Events	143	134	94%	For Executives only
TRAINING	Man Hours	30,944	32,979	107%	For Executives only

^{*}The figure is for FY'22 as the Engagement Survey is conducted every two years. This year's focus remained on Talent Development & fostering Anti-harassment.

HIGHLIGHTS

DOMAIN	AREA	DETAILS
Employee Engagement	Anti-Harassment Campaign	A 3-month campaign raised workplace harassment awareness, educating 8,000 employees through 60 sessions, using engaging tools like surveys and competitions.
Talent Management	Elevate - Talent Development	Elevate offers growth opportunities within Interloop, driven by an integrated talent management framework emphasizing strengths and derailment awareness. It includes a multi-level development center, evaluating 229 employees from E6 to M2 grades, with a focus on sustainability and objectivity.

COMMUNITY

SOCIAL TARGET 2025

INVEST IN
COMMUNITY WELL-BEING

4%



ACHIEVEMENT VS TARGET 2023

IMPACT AREA	TARGET	ACHIEVEMENT	INITIATIVES
Invest % of profit in Community Well-Being	4%	4%	 Affordable, equitable quality education to *5000 children by sponsoring 34 TCF schools Technical & higher education scholarships for *650+ young women & men Equal access to education for *5000+ children with disabilities Early childhood development and pre-primary education to at least **180 children at Interloop's childcare centers Enabling *4000+ local talent from grassroots through Sports events Organized literary & cultural activities for *15,000+ people Free healthcare for over *100,000+ patients Raised PKR 190 million through company funds, its employees, sponsors and friends and supported thousands of families by delivering more than a million meals, and essential aid in the form of medicines, home textile items and feed for thousands of cattle

*Approximate Figure **Children enrolled so far

PROSPERITY

ECONOMIC PERFORMANCE

PARTICULARS		FY 2023 PKR Million	FY 2022 PKR Million
Direct Economic Value Generated			
Revenue	a	120,499	92,118
Direct Economic Value Distributed			
Operating Cost	b	65,797	54,071
Employee Wages/Benefits	С	25,588	19,165
Payment to Providers of Capital	d	11,107	6,071
Payment to Government		4,337	3,819
Investments in Community		792	490
Economic Value Retained	g=a-b-c-d-e-f	12,878	8,502

CERTIFICATIONS

ENVIRONMENTAL





































ecovadis





*Hosiery Plant 4 & Plant 5 **Denim Plant

SOCIAL



















COMMITMENTS & COLLABORATIONS













CHEMICAL MANAGEMENT







OTHERS







MEMBERSHIPS













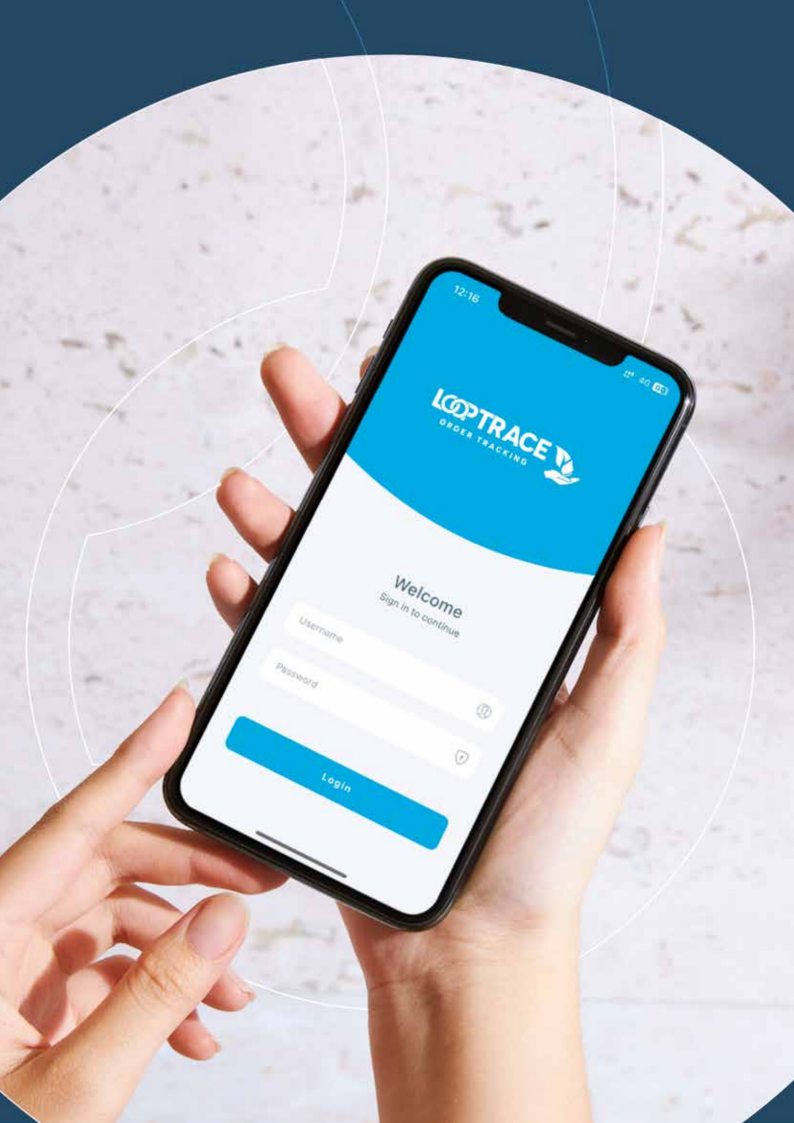








Financial Statements







INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF INTERLOOP LIMITED

Report on the Audit of Financial Statements

Opinion

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

In our opinion and to the best of our information and according to the explanations given to us, the statement of financial position, the statement of profit or loss, 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 June 30, 2023 and of the profit, total 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 Financial Statements section of our report. We are independent of the Company in accordance with the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants as adopted by the Institute of Chartered Accountants of Pakistan (the Code) and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

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

Following are the Key Audit Matter(s):

S. No	Key Audit Matter(s)	How the Matter was addressed in audit				
1.	Borrowings: (Refer notes 22, 24.2 and 27 to the financial statements)					
	The Company has significant amounts of borrowings from Banks and other financial institutions amounting to Rs. 59.595 billion, being 73.87% of total liabilities, as at reporting date. Given the significant level of borrowings, finance costs, significant gearing, the disclosure given by the management in financial statements and compliance with various loan covenants, this is considered to be a key audit matter.	 Our audit procedures included: Review of loan agreements and facility letters to ascertain the terms and conditions of repayment, rates of markup used and disclosed by management for finance costs and to ensure that the borrowings have been approved at appropriate level. Verification of disbursement of loans and utilization on sample basis. Review of documents for charge registration with regulator - SECP. Verification of repayments made by the Company during the year on sample basis to confirm that repayments are being made on time and no default has been made. 				

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S. No Key Audit Matter(s) How the Matter was addressed in audit Assessing procedures designed by management to comply with the debt covenants and performing covenant tests on sample basis. Obtaining direct confirmations from Banks of the Company to confirm balances, terms & conditions stated in the facility offer letters and compliance thereof. Performing analytical procedures, recalculations and other related procedures for verification of finance costs. Ensuring that the outstanding liabilities have been properly classified and related securities and other terms are adequately disclosed in the financial statements. Capital expenditures (Refer notes 6 to the financial statements) The Company is investing significant amounts in its Our audit procedures in relation to capitalization of operations and there is a number of areas where property, plant and equipment, amongst others include management's judgment impacts the carrying value the following: of property, plant and equipment and its respective depreciation profile. These include among others the Understanding the design and implementation decision to capitalize costs; and review of useful life of of management controls over capitalization and the assets. performing tests of control over authorization of capital expenditure and accuracy of its recording The Company's principal accounting policy on in the system. operating fixed assets and capital work in progress are disclosed in notes – 5.1 and 5.2 to the financial Testing, on sample basis, the costs incurred on statements. projects with supporting documents and contracts. We focused on this area since the amounts have a Assessing the nature of costs incurred for capital significant impact on the financial position of the projects through testing, on sample basis, of Company and there is significant management amounts recorded and considering whether the judgment required that has significant impact on the expenditure meets the criteria for capitalization as per the accounting policy and applicable reporting of the financial position for the Company. accounting standards. Therefore, considered as one of the key audit matters. Checked the reasonableness of management's assessment of categories of assets and working of reclassification in categories of assets including impact of reclassification on both cost of assets and accumulated depreciation in each category. Inspecting supporting documents for the date of capitalization when project was ready for its intended use to assess whether depreciation commenced and further capitalization of costs ceased from that date and assessing the useful life assigned by management including the calculation

of related depreciation.

S. No Key Audit Matter(s)

How the Matter was addressed in audit

3. Inventory existence and valuation (Refer notes 10 and 11 to the financial statements)

The company has significant levels of inventories amounting to Rs. 22 billion as at the reporting date, being 17.74% of the total assets of the Company.

There is a risk in estimating the eventual NRV of items held, as well as assessing which items may be slowmoving or obsolete.

The Company's principal accounting policy on stores and spares and stock in trade are disclosed in notes – 5.5 and 5.6 to the financial statements.

The significance of the balance coupled with the judgments and estimates involved on their valuation has resulted in the inventories being considered as a key audit matter.

Our audit procedures over existence and valuation of inventory include, but were not limited to:

- To test the quantity of inventories at all locations, we assessed the corresponding inventory observation instructions and participated in inventory counts on sites. Based on samples, we performed test counts and compared the quantities counted by us with the results of the counts of the management;
- For a sample of inventory items, re-performed the weighted average cost calculation and compared the weighted average cost appearing on valuation sheets;
- We tested that the ageing report used by management correctly aged inventory items by agreeing a sample of aged inventory items to the last recorded invoice;
- On a sample basis, we tested the net realizable value of inventory items to recent selling prices and reperformed the calculation of the inventory write down, if any;
- We also made enquires of management, including those outside of the finance function, and considered the results of our testing above to determine whether any specific write downs were required.

4. Revenue recognition (Refer note 30 to the financial statements)

We identified recognition of revenue of the Company as a key audit matter because revenue is one of the key performance indicators and gives rise to an inherent risk that revenue could be subject to misstatement to meet expectations or targets.

The Company earns revenue from multiple business lines which operate as distinct business units with significant volume of revenue transactions.

Revenue is recorded in accordance with the requirements of IFRS-15 which provides a comprehensive model of revenue recognition and requires the Company to exercise judgement, taking into consideration all of the relevant facts and circumstances when applying the model to contracts with customers.

For further information, refer to the summary of significant accounting policies, Revenue from contracts with customers' note 5.19 to the financial statements.

We performed a range of audit procedures in relation to revenue including the following:

- We obtained an understanding of the process relating to recognition of revenue and testing the design, implementation and operating effectiveness of key internal controls over recording of revenue;
- We compared a sample of revenue transactions recorded during the year with sales orders, sales invoices, delivery documents and other relevant underlying documents;
- We performed analytical review procedures and other test of details over various revenue streams including the cut-off procedures to check that revenue has been recognized in the appropriate accounting period;
- We assessed the adequacy of the disclosures as per the guidelines set out in the applicable financial reporting requirements.

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

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

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

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

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

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

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

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

Auditors' Responsibilities for the Audit of the Financial Statements

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

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

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

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

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

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

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

Report on Other Legal and Regulatory Requirements:

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

- a) proper books of account have been kept by the Company as required by the Companies Act, 2017 (XIX of 2017);
- b) the statement of financial position, the statement of profit or loss, 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;
- c) investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Company's business; and
- d) zakat deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980), was deducted by the Company and deposited in the Central Zakat Fund established under section 7 of that Ordinance.

The engagement partner on the audit resulting in this independent auditor's report is Syed Aftab Hameed - FCA.

Date: September 07, 2023

Place: Faisalabad

UDIN: AR202310475lzuKrqoWh

Kneran Hydr Bhimj; &

KRESTON HYDER BHIMJI & CO. CHARTERED ACCOUNTANTS

STATEMENT OF FINANCIAL POSITION

As at June 30, 2023

	Note	2023 (Rupees '000)	2022 (Rupees '000)
ASSETS			
NON CURRENT ASSETS			
Property, plant and equipment Intangible assets Long term loans Long term deposits	6 7 8 9	58,650,853 394,618 147,858 81,701	34,730,382 227,457 179,626 86,955
		59,275,030	35,224,420
CURRENT ASSETS		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Stores and spares Stock in trade Trade debts Loans and advances Deposit, prepayment and other receivables Derivative financial instruments Accrued income Refunds due from Government and statutory authorities Short term investments Cash and bank balances	10 11 12 13 14 15 16 17 18	2,490,975 19,728,810 34,138,665 2,112,755 671,874 21,672 1,623 4,758,814 500,000 1,544,502	1,866,417 23,142,048 28,603,965 1,633,562 998,491 - 4,570 4,224,938 500,000 117,119
		65,969,690	61,091,110
TOTAL ASSETS		125,244,720	96,315,530
EQUITY AND LIABILITIES SHARE CAPITAL AND RESERVES			
Authorized share capital	19	15,000,000	15,000,000
Issued, subscribed and paid up capital Reserves Unappropriated profit	20 21	14,014,469 3,150,573 26,641,364	8,983,635 3,528,149 17,428,486
NON CURRENT HARMITIES		43,806,406	29,940,270
NON CURRENT LIABILITIES Long term financing Lease liabilities Deferred liabilities	22 23 24	15,348,901 57,011 7,999,204 23,405,116	14,396,116 93,973 5,048,654 19,538,743
CURRENT LIABILITIES		23,403,110	17,550,745
Trade and other payables Unclaimed dividend Accrued mark up Short term borrowings Derivative financial instruments Current portion of non current liabilities	25 26 27 28	12,003,908 4,074 1,830,013 42,148,912 - 2,046,291	9,084,790 3,006 702,689 35,007,908 94,154 1,943,970
CONTINGENCIES AND COMMITMENTS	29	58,033,198 -	46,836,517 –
TOTAL EQUITY AND LIABILITIES		125,244,720	96,315,530

The annexed notes 1 to 50 form an integral part of these financial statements.

Chief Executive Officer

Jalan Zel Director

STATEMENT OF PROFIT OR LOSS For the year ended June 30, 2023

	Note	2023 (Rupees '000)	2022 (Rupees '000)
Sales - net Cost of sales	30 31	119,200,293 (79,327,921)	90,894,049 (64,827,880)
Gross profit		39,872,372	26,066,169
Operating expenses			
Distribution cost Administrative expenses Other operating expenses	32 33 34	(3,952,564) (6,245,370) (2,721,284)	(3,382,031) (4,681,472) (2,143,370)
Other income	35	(12,919,218) 158,237	(10,206,873) 57,122
Profit from operations		27,111,391	15,916,418
Finance cost	36	(5,527,536)	(2,492,950)
Profit before taxation		21,583,855	13,423,468
Taxation	37	(1,412,009)	(1,063,972)
Profit for the year		20,171,846	12,359,496
			Restated
Earnings per share - basic and diluted (Rupees)	38	14.39	8.82

The annexed notes 1 to 50 form an integral part of these financial statements.

Chief Executive Officer

Talan Zed Director

STATEMENT OF COMPREHENSIVE INCOME For the year ended June 30, 2023

No	ote	2023 (Rupees '000)	2022 (Rupees '000)
Profit for the year		20,171,846	12,359,496
Other comprehensive loss:			
Items that will not be reclassified subsequently to profit or loss:			
Actuarial loss on remeasurement of post retirement benefits obligations 24.	1.4	(1,687,858)	(263,121)
Total comprehensive income for the year		18,483,988	12,096,375

The annexed notes 1 to 50 form an integral part of these financial statements.

Chief Executive Officer

Takan Zed Director

STATEMENT OF CHANGES IN EQUITY For the year ended June 30, 2023

		Capital Reserves		Revenue Reserve	
	Share Capital	Share Premium	Employee Share Option Compensation Reserve	Unappropriated Profit	Total
			(Rupees '000)		
Balance as at July 01, 2021	8,721,975	3,791,602	-	8,001,035	20,514,612
Profit for the year Other comprehensive loss				12,359,496 (263,121)	12,359,496 (263,121)
Total comprehensive income for the year	_	_	_	12,096,375	12,096,375
Transaction cost on issuance of bonus shares	_	(1,793)	-	_	(1,793)
Transactions with owners:					
Bonus shares issued during the year Final cash dividend @ Re. 1 per share	261,660	(261,660)	-	-	-
for the year ended June 30, 2021 Interim cash dividend @ Rs. 2 per share for the year ended June 30, 2022	_	_	_	(872,197)	(872,197)
Balance as at June 30, 2022	8,983,635	3,528,149	_	17,428,486	29,940,270
Profit for the year	-	-	_	20,171,846	20,171,846
Other comprehensive loss	_	_	_	(1,687,858)	(1,687,858)
Total comprehensive income for the year	-	-	-	18,483,988	18,483,988
Transaction cost on issuance of bonus shares	-	(25,199)	-	-	(25,199)
Employee share option scheme (ESOS)	-	-	6,968	_	6,968
Transactions with owners:					
Bonus shares issued during the year	5,030,834	(359,345)	-	(4,671,489)	-
Final cash dividend @ Rs. 2 per share for the year ended June 30, 2022	_	_	_	(1,796,727)	(1,796,727)
Interim cash dividend @ Rs. 3 per share for the year ended June 30, 2023	_	_	_	(2,802,894)	(2,802,894)
Balance as at June 30, 2023	14,014,469	3,143,605	6,968	26,641,364	43,806,406

The annexed notes 1 to 50 form an integral part of these financial statements.

Chief Executive Officer

Talan Zed Director

STATEMENT OF CASH FLOWS

For the year ended June 30, 2023

	2023 (Rupees '000)	2022 (Rupees '000)
a) CASH FLOWS FROM OPERATING ACTIVITIES		
Profit before taxation	21,583,855	13,423,468
Adjustments for:		
Depreciation	3,213,744	2,774,273
Amortization	62,205	47,630
Depreciation on right of use assets	96,677	63,923
Workers' welfare fund Workers' profit participation fund	440,487 1,150,770	273,948 721,746
Staff retirement gratuity	1,649,159	1,154,135
Employee share option compensation expense	6,968	-
Loss on disposal of non current assets	49,143	15,204
Exchange (gain)/loss - net	(41,197)	20,943
Balances written off	14,995	-
Realized loss on derivative financial instruments	274,060	527,775
Unrealized (gain)/loss on derivative financial instruments Profit on term finance certificates (TFCs)	(21,672) (95,030)	94,154 (55,441)
Interest on Ioan to Metis International (Pvt) Ltd	(73,030)	(1,489)
Finance cost	5,527,536	2,492,950
Operating cash flows before working capital changes	33,911,700	21,553,219
Changes in working capital		
(Increase)/decrease in current assets		
Stores and spares	(624,558)	(667,301)
Stock in trade	3,413,238	(11,865,740)
Trade debts	(5,534,700)	(13,551,025)
Loans and advances	(427,178) 326,617	(575,394) (679,783)
Deposit, prepayment and other receivables Refunds due from Government and statutory authorities	(598,853)	(378,500)
Increase in current liabilities	(670,000)	(87 8,888)
Trade and other payables	2,049,347	2,902,411
	(1,396,087)	(24,815,332)
Cash generated from / (used in) operations	32,515,613	(3,262,113)
Finance cost paid	(4,357,365)	(1,976,543)
Income tax paid	(1,347,032)	(581,855)
Staff retirement gratuity paid	(351,023)	(337,353)
Workers' profit participation fund paid	(748,441)	(380,983)
Long term loans paid	(31,801)	(58,285)
Long term deposits received / (paid) Settlement of derivative financial instruments	5,254 (274,060)	(26,477) (527,775)
Exchange loss - net	(52,957)	(54,459)
Net cash generated from / (used in) operating activities	25,358,188	(7,205,843)

		2023 (Rupees '000)	2022 (Rupees '000)
b)	CASH FLOWS FROM INVESTING ACTIVITIES		
	Additions in: Property, plant and equipment Intangible assets Proceeds from disposal of operating fixed assets Profit on term finance certificates (TFCs) received	(27,296,865) (229,364) 82,564 94,536	(11,423,547) (65,464) 43,179 54,933
	Net cash used in investing activities	(27,349,129)	(11,390,899)
c)	CASH FLOWS FROM FINANCING ACTIVITIES		
	Long term financing obtained Repayment of long term financing Payment of lease rentals Changes in short term borrowings - net Transaction cost on issuance of bonus shares Dividend paid	10,895,588 (9,874,900) (119,616) 7,141,004 (25,199) (4,598,553)	8,480,399 (2,757,691) (83,416) 15,371,842 (1,793) (2,669,922)
	Net cash generated from financing activities	3,418,324	18,339,419
	Net increase / (decrease) in cash and cash equivalents (a+b+c)	1,427,383	(257,323)
	Cash and cash equivalents at the beginning of the year	117,119	374,442
	Cash and cash equivalents at the end of the year	1,544,502	117,119

The annexed notes 1 to 50 form an integral part of these financial statements.

Chief Executive Officer

Jalan Zed Director

For the year ended June 30, 2023

1. LEGAL STATUS AND OPERATIONS

Interloop Limited (the Company) was incorporated in Pakistan on April 25, 1992 and publicly listed on Pakistan Stock Exchange on April 5, 2019. The registered office of the Company is situated at Al-Sadiq Plaza, P-157, Railway Road, Faisalabad. The manufacturing facilities are located at 1-km, 6-km, 7-km Jaranwala Road, Khurrianwala, Faisalabad and 8-km Manga Mandi, Raiwand Road, Lahore. The Company is a vertically integrated multi-category Full Family Clothing, manufacturing Hosiery, Denim, Knitted Apparel and Seamless Active wear, for top international brands and retailers, besides producing yarns for a range of textile customers. The Company's commitment to environmental, social responsibility & governance (ESG) is deeply rooted in its mission and has gained it global recognition as a pioneer in responsible manufacturing. The Company's diverse & engaged workforce and operational excellence has established it as a Partner of Choice for its customers.

2. BASIS OF PREPARATION

2.1 Statement of compliance

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

Where the 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 financial statements have been prepared under the historical cost convention except as otherwise stated in respective policy notes. In these financial statements, all the transactions are recorded on actual basis except for the statement of cash flows.

2.3 Functional and presentation currency

These financial statements are presented in Pakistani Rupee which is also the Company's functional currency.

3. NEW AND REVISED STANDARDS, INTERPRETATIONS AND PRONOUNCEMENTS

3.1 Standards, interpretations and amendments to approved accounting standards which became effective during the year

There were certain amendments to accounting and reporting standards which became effective during the year. The Company has adopted the following accounting standards and the amendments and interpretation of IFRSs which became effective for the current year:

Amendment to IAS 16 'Property, Plant and Equipment' - Proceeds before Intended Use (effective for annual period beginning on or after January 01, 2022):

The amendment prohibit deducting from the cost of an item of property, plant and equipment any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Instead, an entity recognizes the proceeds from selling such items, and the cost of producing those items, in profit or loss. The adoption of amendment did not have any impact on the Company's financial statements.

Amendment to IAS 37 'Provisions, Contingent Liabilities and Contingent Assets' - Onerous Contracts - Cost of Fulfilling a Contract (effective for annual period beginning on or after January 01, 2022):

The amendment specify that the 'cost of fulfilling' a contract comprises the 'costs that relate directly to the contract'. Costs that relate directly to a contract can either be incremental costs of fulfilling that contract (examples would be direct labour, materials) or an allocation of other costs that relate

For the year ended June 30, 2023

directly to fulfilling contracts (an example would be the allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract). The adoption of amendment did not have any impact on the Company's financial statements.

 Amendments to IFRS 3, 'Business Combinations' - Reference to the Conceptual Framework (effective for the Company's annual period beginning on January 01, 2022):

The amendments are intended to replace a reference to the Framework for the Preparation and Presentation of Financial Statements, issued in 1989 with a reference to the Conceptual Framework for Financial Reporting, that was issued in March 2018, without significantly changing its requirements. In addition, the Board added an exception to the recognition principle of IFRS 3 to avoid the issue of potential 'day 2' gains or losses arising for liabilities and contingent liabilities and it clarified existing guidance in IFRS 3 for contingent assets. The adoption of amendment did not have any impact on the Company's financial statements.

- Annual Improvements to IFRS Standards 2018–2020 Cycle. The new cycle of improvements addresses improvements to following approved accounting standards (effective for annual period beginning on or after January 01, 2022):
- IFRS 1 First-time Adoption of International Financial Reporting Standards. This amendment simplifies the application of IFRS 1 for a subsidiary that becomes a first-time adopter of IFRS Standards later than its parent i.e. if a subsidiary adopts IFRS Standards later than its parent and applies IFRS 1.D16(a), then a subsidiary may elect to measure cumulative translation differences for all foreign operations at amounts included in the consolidated financial statements of the parent, based on the parent's date of transition to IFRS Standards. The adoption of the improvement did not have any impact on the Company's financial statements.
- IFRS 9 Financial Instruments. The amendment clarifies which fees an entity includes when it applies the '10 percent' test in assessing whether to derecognize a financial liability. An entity includes only fees paid or received between the entity (the borrower) and the lender, including fees paid or received by either the entity or the lender on the other's behalf. The adoption of the improvement did not have any impact on the Company's financial statements.
- IAS 41 Agriculture. The amendment removes the requirement for entities to exclude taxation cash flows when measuring the fair value of a biological asset using a present value technique. This will ensure consistency with the requirements in IFRS 13 Fair Value Measurement. The adoption of the improvement did not have any impact on the Company's financial statements.

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

The following standards, amendments and interpretations with respect to the approved accounting standards as applicable in Pakistan would be effective from the dates mentioned below and have not been adopted early by the Company.

 Amendments to IAS 1, 'Presentation of financial statements' and IFRS Practice Statement
 2- Disclosure of Accounting Policies (effective for the Company's annual period beginning on January 01, 2023):

The amendments require that an entity discloses its material accounting policies, instead of its significant accounting policies. Further amendments explain how an entity can identify a material accounting policy. Examples of when an accounting policy is likely to be material are added. To support the amendment, the Board has also developed guidance and examples to explain and demonstrate the application of the 'four-step materiality process' described in IFRS Practice Statement 2.

For the year ended June 30, 2023

 Amendments to IAS 1, 'Presentation of financial statements' - Classification of Liabilities as Current or Non-current (effective for the Company's annual period beginning on January 01, 2023):

The amendments specify that the conditions which exist at the end of the reporting period are those which will be used to determine if a right to defer settlement of a liability exists. Management expectations about events after the reporting date, for example on whether a covenant will be breached, or whether early settlement will take place, are not relevant. The amendments clarify the situations that are considered settlement of a liability.

Amendments to IAS 8, 'Accounting policies, changes in accounting estimates and errors' Definition of Accounting Estimates (effective for the Company's annual period beginning on
January 01, 2023):

The amendments replace the definition of a change in accounting estimates with a definition of accounting estimates. Under the new definition, accounting estimates are "monetary amounts in financial statements that are subject to measurement uncertainty". Entities develop accounting estimates if accounting policies require items in financial statements to be measured in a way that involves measurement uncertainty. The amendments clarify that a change in accounting estimate that results from new information or new developments is not the correction of an error.

 IAS 12 Income Taxes - Amendments regarding deferred tax on leases and decommissioning obligations (Effective for annual periods beginning on or after 1 January 2023):

The main change in Deferred Tax related to Assets and Liabilities arising from a Single Transaction (Amendments to IAS 12) is an exemption from the initial recognition exemption provided in IAS 12. Accordingly, the initial recognition exemption does not apply to transactions in which equal amounts of deductible and taxable temporary differences arise on initial recognition.

- Amendments to IFRS 16, 'Leases' - Sale and leaseback transactions (Effective for annual periods beginning on or after 1 January 2024):

Amendments impact how a seller-lessee accounts for variable lease payments that arise in a sale-and-leaseback transaction. On initial recognition, the seller-lessee includes variable lease payments when it measures a lease liability arising from a sale-and-leaseback transaction. After initial recognition, the seller-lessee applies the general requirements for subsequent accounting of the lease liability such that it recognizes no gain or loss relating to the right of use it retains. The amendments introduce a new accounting model for variable payments and will require seller-lessees to reassess and potentially restate sale-and-leaseback transactions entered.

The Company expects that the adoption of the above amendments to the standards will have no material effect on the Company's financial statements, in the period of their initial application.

Further, the following new standards have been issued by the International Accounting Standards Board (IASB), which are yet to be notified by the Securities and Exchange Commission of Pakistan (SECP), for the purposes of their applicability in Pakistan:

IFRS - 1 'First time adoption of International Financial Reporting Standards'.

IFRS - 17 'Insurance Contracts'.

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

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

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised if the revision affects only that period, or in the period

For the year ended June 30, 2023

of the revision and future periods. Judgments made by management in application of the approved accounting standards that have significant effect on the financial statements and estimates with a significant risk of material adjustments in the next year are discussed in respective policy notes. The areas where various assumptions and estimates are significant to the Company's financial statements or where judgment was exercised in application of accounting policies are as follows:

- Estimate of useful life of operating fixed assets note 5.1
- Estimated useful life of intangible assets note 5.3
- Impairment of non-financial assets note 5.4
- Stores and spares note 5.5
- Stock-in-trade note 5.6
- Estimates for expected credit loss (ECL) of financial assets i.e. trade debts and other receivables- note
 5.7
- Estimation used in right of use asset and corresponding lease liability note 5.9
- Staff retirement benefits note 5.11
- Provisions note 5.16
- Contingencies note 5.17
- Estimates as to expected value or most likely amount method for determination of variable consideration of transaction price - note 5.19
- Taxation note 5.21
- Derivative financial instruments note 5.26
- Impairment of Financial Assets note 5.26

5. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

5.1 Operating fixed assets and depreciation

Operating fixed assets, except freehold land which is stated at cost, are stated at cost less accumulated depreciation and identified accumulated impairment loss, if any. Cost comprises acquisition and other directly attributable costs.

Depreciation is calculated at the rates stated in note - 6.1 applying reducing balance method. The useful life and residual value of major components of operating fixed assets are reviewed annually to determine that expectations are not significantly different from the previous estimates. Adjustment in depreciation rate for current and future periods is made if expectations are significantly different from the previous estimates. Depreciation is charged from the month when an asset becomes available for use, whereas no depreciation is charged in the month of its disposal.

Expenditure, which enhances or extends the performance of operating fixed assets beyond its original specification and its useful life, is recognized as a capital expenditure and is added to the cost of the operating fixed assets. These are depreciated on reducing balance method at the rate mentioned in note - 6.1.

An item of operating fixed asset and any significant part initially recognized is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. The gain or loss arising on derecognition of an item of operating fixed asset is determined as the difference between the sales proceeds and the carrying amounts of the asset and is recognized in the statement of profit or loss.

5.2 Capital work in progress

Capital work in progress is stated at cost less identified impairment loss, if any, and represents direct cost of material, labour, applicable overheads and borrowing costs on qualifying assets. Transfers are made to relevant property, plant and equipment category as and when assets are available for its intended use.

5.3 Intangible assets - Computer software

Intangible assets are stated at cost less accumulated amortization and identified accumulated impairment loss, if any. These are amortized using the reducing balance method at the rates given in note - 7.1. Amortization on additions is charged from the month in which an intangible asset is acquired, while no amortization is charged for the month in which intangible asset is disposed off.

Costs associated with maintaining computer software program are recognized as an expense as and when incurred. Costs that are directly attributable to identifiable software and have probable economic

For the year ended June 30, 2023

benefits exceeding one year, are recognized as an intangible asset at the time of initial recognition. Direct costs include the purchase cost of software and related overhead costs.

Expenditure, which enhances or extends the performance of computer software beyond its original specification and useful life, is recognized as a capital expenditure and added to the cost of the software. These are amortized on reducing balance method at the rate mentioned in the relevant note.

5.3.1 Development costs

Development costs that are directly attributable to the design and testing of identifiable and unique software products controlled by the Company are recognized as development cost in intangible assets. Directly attributable costs that are capitalized as part of the software include advance payments for the software. Capitalized development costs are recorded as intangible assets and amortized from the point at which the asset is ready for use.

5.4 Impairment of non-financial assets

The carrying amounts of the Company's non-financial assets, other than stock in trade and stores & spares, 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. For goodwill and intangible assets that have indefinite lives or that are not yet available for use, recoverable amount is estimated at each reporting date.

An impairment loss is recognized if the carrying amount of an asset or its cash-generating unit exceeds its recoverable amount. A cash-generating unit is the smallest identifiable asset group that generates cash flows that largely are independent from other assets and groups.

Impairment losses are recognized in profit or loss. Impairment losses recognized in respect of cashgenerating units are allocated first to reduce the carrying amount of any goodwill allocated to the units and then to reduce the carrying amount of the other assets of the unit on a pro-rata basis. Impairment losses on goodwill shall not be reversed.

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 the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognized. Prior impairments of non-financial assets are reviewed for possible reversal at each reporting date.

5.5 Stores and spares

Stores and spares are carried at moving average cost. Provision is made for slow moving and obsolete store items when so identified. Stores and spares held for capital expenditure are included in capital work in progress.

5.6 Stock-in-trade

These are stated at the lower of cost and net realizable value (NRV). The methods used for the calculation of cost are as follows:

Raw material - At factory Moving average cost

- In transit Invoice value plus direct charges in respect thereof.

Wastes are valued at net realizable value.

Stock-in-trade is regularly reviewed by the management and any obsolete items are brought down to their net realizable value. Net realizable value signifies the selling price in the ordinary course of business less costs necessary to be incurred to affect such sale.

For the year ended June 30, 2023

5.7 Trade debts and other receivables

Trade debts are recognized and carried at the original invoice amounts, being the fair value, less loss allowance, if any. For measurement of loss allowance for trade debts, the Company applies IFRS 9 simplified approach to measure the expected credit losses.

Other receivables are recognized at amortized cost, less any allowance for expected credit losses.

5.8 Cash and cash equivalents

Cash and cash equivalents comprise of cash in hand, cheques in hand/cheques overdrawn, balances with banks and include short term highly liquid investments with original maturities of three months or less. The cash and cash equivalents are readily convertible to known amount of cash and are subject to insignificant risk of change in value.

5.9 Leases

Right of use assets

At inception, the Company assesses whether a contract is or contains a lease. This assessment involves the exercise of judgement about whether the Company obtains substantially all the economic benefits from the use of the asset and whether the Company has a right to direct the use of the asset. The Company recognizes right of use assets (RoU) at the commencement date of the lease (i.e. the date the underlying asset is available for use). Right of use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of RoU includes the amount of lease liabilities recognized, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received.

Unless the Company is reasonably certain to obtain ownership of the leased asset at the end of the lease term, the recognized right of use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term. Depreciation of RoU is charged to statement of profit or loss. Residual value and the useful life of an RoU are reviewed at least at each financial year-end and the impact on depreciation is adjusted in the statement of profit or loss. Depreciation on additions to RoU is charged from the month in which an asset is acquired, while no depreciation is charged for the month in which the asset is disposed off.

Lease liabilities

At the commencement date of the lease, the Company recognizes lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees.

The related payment obligations, net of finance costs are classified as current and long term liability depending upon the timing of the payment.

In calculating the present value of lease payments, the Company uses the incremental borrowing rate at the lease commencement date if the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the in-substance fixed lease payments or a change in the assessment to purchase the underlying asset.

Each lease payment is allocated between the liability and finance cost so as to achieve a constant rate on the balance outstanding. The interest element of the rental is charged to statement of profit or loss over the lease term.

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

For the year ended June 30, 2023

5.10 Share capital

Ordinary shares are classified as equity and recognized at their face value. Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds.

5.11 Staff retirement benefits

The Company operates an unfunded gratuity scheme for all its employees (executives and non executives) and also a contributory provident fund for only executive employees of the Company. Executive employees of the Company can avail contributory provident fund along with 50% of their entitlement for gratuity.

(a) Defined Benefit Plan

The Company operates an unfunded gratuity scheme for all its employees according to the terms of employment, subject to a minimum qualifying period of service. Annual provision is made on the basis of actuarial valuation to cover obligations under the scheme for all employees eligible to gratuity benefits.

The cost of providing benefits is determined using the projected unit credit method, with actuarial valuation being carried out at each reporting date. Remeasurement of net defined benefit liability, which comprise of actuarial gains and losses i.e. experience adjustments and the effects of changes in actuarial assumptions, are recognized immediately in other comprehensive income. The Company determines net interest expense/(income) on the defined benefit obligation for the period by applying the discount rate used to measure the defined benefit obligation at the beginning of the annual period to then-net defined benefit, taking into account any change in the net defined benefit obligation during the period as a result of contributions and benefit payments. Net interest expense and other expenses e.g. current service cost, related to defined benefit plans are recognized in statement of profit or loss.

(b) Defined Contribution Plan

There is also a contributory provident fund for only executive staff of the Company for which contributions are charged to profit or loss as and when incurred.

The Company makes monthly contribution to the fund at the rate of 7.5% whereas employees of the Company have the option to contribute more than 7.5% but not exceeding 12.5% of his/her monthly basic pay with the written approval of the Board. The assets of the fund are held separately under the control of trustees.

5.12 Employees' Share Option Scheme (ESOS)

Equity settled share based payments to the employees are measured at fair value at grant date. The fair value determined at grant date of equity settled share based payments is recognized as an employee compensation expense on a straight line basis over the vesting period.

Fair value is measured using the Black-Scholes Pricing model. The expected life used in the model has been adjusted, based on the management's best estimate for the effects of exercise restrictions.

When a vested option lapses on expiry of exercise period. employee compensation expense already recognized in statement of profit and loss is transferred to unappropriated profit from employee share option compensation reserve in the statement of changes in equity.

When options are exercised, employee share option compensation reserve relating to these options is transferred to share capital and share premium. An amount equivalent to the face value of related shares is transferred to share capital. Any amount over and above the share capital is transferred to share premium.

5.13 Government grants

Government grants are transfers of resources to an entity by a government entity in return for compliance with certain past or future conditions related to the entity's operating activities - e.g. a government subsidy. The definition of "government" refers to governments, government agencies and similar bodies, whether local, national or international.

For the year ended June 30, 2023

The Company recognizes government grants when there is reasonable assurance that grants will be received and the Company will be able to comply with conditions associated with grants. Government grants are recognized at fair value, as deferred income, when there is reasonable assurance that the grants will be received and the Company will be able to comply with the conditions associated with the grants.

Grants that compensate the Company for expenses incurred, are recognized on a systematic basis in the income for the year in which the related expenses are recognized. Grants that compensate for the cost of an asset are recognized in income on a systematic basis over the expected useful life of the related asset.

Government grant includes any benefit earned on account of a government loan obtained at below-market rate of interest. The loan is initially recognized and subsequently measured in accordance with IFRS 9. IFRS 9 requires loans at below-market rates to be initially measured at their fair value - e.g. the present value of the expected future cash flows discounted at a market-related interest rate. The benefit that is the government grant is measured as the difference between the fair value of the loan on initial recognition and the amount received, which is accounted for according to the nature of the grant.

5.14 Trade and other payables

Liabilities for trade and other payables are carried at their amortized cost, which approximate fair value of the consideration to be paid in future for goods and services received, whether or not billed to the Company. Exchange gains and losses arising on translation in respect of liabilities in foreign currency are added to the carrying amount of the respective liabilities.

5.15 Contract liabilities

Contract liability is the obligation of the Company to transfer goods to a customer for which the Company has received consideration from the customer. If a customer pays consideration before the Company transfers goods, a contract liability is recognized when the payment is made. Contract liabilities are recognized as revenue when the Company performs its performance obligations under the contract.

5.16 Provisions

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

Provisions are reviewed at each reporting date and are adjusted to reflect the current best estimate. If it is no longer probable that an outflow of resources embodying economic benefits will be required to settle the obligation, the provisions are reversed.

5.17 Contingencies

The Company reviews the status of all pending litigations and claims against the Company. Based on the judgment and the advice of the legal advisors for the estimated financial outcome, appropriate disclosure or provision is made. The actual outcome of these litigations and claims can have an effect on the carrying amounts of the liabilities recognized at the statement of financial position date.

5.18 Foreign currency translation

Transactions in foreign currency during the period are initially recorded in the functional currency at the rate prevailing at the date of transaction. Monetary assets and liabilities denominated in foreign currencies are translated at functional currency at the rate of exchange prevailing at the reporting date. All non-monetary assets and liabilities are translated into rupees at exchange rates prevailing on the date of transaction or on date when fair values are determined. Exchange differences are charged to statement of profit or loss.

5.19 Revenue recognition

Revenue is recognized at an amount that reflects the consideration to which the Company is expected to be entitled in exchange for transferring goods or services to a customer. For each contract with a customer, the Company: identifies the contract with a customer; identifies the performance obligations in the contract; determines the transaction price which takes into account estimates of variable consideration and the time value of money; allocates the transaction price to the separate performance obligations on

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the basis of the relative stand-alone selling price of each distinct good or service to be delivered; and recognizes revenue when or as each performance obligation is satisfied in a manner that depicts the transfer to the customer of the goods or services promised.

Variable consideration within the transaction price, if any, reflects concessions provided to the customer such as discounts, rebates and refunds, any potential bonuses receivable from the customer and any other contingent events. Such estimates are determined using either the 'expected value' or 'most likely amount' method. The measurement of variable consideration is subject to a constraining principle whereby revenue will only be recognized to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognized will not occur. The measurement constraint continues until the uncertainty associated with the variable consideration is subsequently resolved. Amounts received that are subject to the constraining principle are initially recognized as deferred revenue in the form of a separate refund liability.

a) Sale of goods

Revenue from the sale of goods is recognized at the point in time when the customer obtains control of the goods, which is generally at the time of delivery. Otherwise, control is transferred over time and revenue is recognized over time by reference to the progress towards complete satisfaction of the relevant performance obligation if one of the following criteria is met:

- the customer simultaneously receives and consumes the benefits provided by the Company's performance as the Company performs;
- the Company's performance creates and enhances an asset that the customer controls as the Company performs; or
- the Company's performance does not create an asset with an alternative use to the Company and the Company has an enforceable right to payment for performance completed to date.

b) Rendering of services

Revenue from a contract to provide services is recognized over time as the services are rendered.

c) Interest income

Interest income is recognized as interest accrues using the effective interest method. This is a method of calculating the amortized cost of a financial asset and allocating the interest income over the relevant period using the effective interest rate, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the net carrying amount of the financial asset.

d) Other revenue

Other revenue is recognized when it is received or when the right to receive payment is established.

5.20 Borrowing costs

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 when the assets are substantially ready for their intended use or sale. All other borrowing costs are charged to statement of profit or loss in the period of as and when incurred.

5.21 Taxation

Current

The charge for current taxation is based on taxable income at current rates of taxation after taking into account tax credits, rebates and exemptions available, if any. However, for income covered under Final Taxation Regime (FTR), taxation is based on the applicable tax rates under such Regime. The charge for current tax also includes adjustments, where considered necessary, and the tax assessed from assessments framed during the year for such years is over/under the provision of tax then made.

For the year ended June 30, 2023

Deferred

Deferred tax is accounted for using the statement of financial position method in respect of temporary differences arising from differences between the carrying amount of assets and liabilities in the financial statements and the corresponding tax basis used in the computation of taxable income. Deferred tax is calculated by using the tax rates enacted at the reporting date. In this regard, the effect on deferred taxation of the portion of income subjected to Final Tax Regime is adjusted in accordance with the requirements of Accounting Technical Release – 27 of the Institute of Chartered Accountants of Pakistan, if considered material. However, no provision of deferred tax is made/required where the whole income of the Company arises and comes under the ambit of Final Tax Regime (FTR).

Deferred tax liability is recognized for all taxable temporary differences and deferred tax asset is recognized for all deductible temporary differences and carry forward of unused tax losses and unused tax credits, if any, to the extent that it is probable that future taxable profit will be available against which these can be utilized.

Deferred tax assets are reduced to the extent that it is no longer probable that the related tax benefit will be realized. Significant management judgment is required to determine the amount of deferred tax assets that can be recognized, based upon the likely timing and level of future taxable profits together with future tax planning strategies.

5.22 Earnings per share

The Company presents basic and diluted earnings per share (EPS) for its ordinary shares. Basic EPS is calculated by dividing the profit by weighted average number of shares outstanding during the period. Diluted EPS is calculated by adjusting for the effects of all dilutive potential ordinary shares.

5.23 Dividend

Dividend is recognized as a liability in the period in which it is declared. Movement in reserves is recognized in the year in which it is approved.

Final dividend distributions to the Company's shareholders are recognised as a liability in the financial statements in the period in which the dividends are approved by the Company's shareholders at the Annual General Meeting, while interim dividend distributions are recognised in the period in which the dividends are declared by the Board of Directors.

5.24 Segment reporting

Segment reporting is based on the operating (business) segments of the Company. An operating segment is a component of the Company that engages in business activities from which it may earn revenues and incur expenses, including revenues and expenses that relate to the transactions with any of the Company's other components. An operating segment's operating results are reviewed regularly by the chief operating decision maker ('CODM') to make decisions about resources to be allocated to the segment and assess its performance, and for which discrete financial information is available. The CODM, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the Board of Directors of the Company that makes the strategic decisions.

Segment results that are reported to the CODM include items directly attributable to a segment as well as those that can be allocated on a reasonable basis. Those incomes, expenses, assets, liabilities and other balances which cannot be allocated to a particular segment on a reasonable basis are reported as unallocated.

Transactions among the business segments are recorded at cost. Inter segment sales and purchases are eliminated from the total.

5.25 Related party transactions

All transactions with related parties are carried out at arm's length prices. Each transaction is evaluated to be characterized as an ""arm's length transaction"" and approximated to the arm's length criteria using one of the following methodologies:

- Market-based pricing
- Negotiated pricing
- Cost-based pricing

For the year ended June 30, 2023

5.26 Financial Instruments:

5.26.1 Financial assets

A financial asset is measured at amortized cost if it is held in order to collect contractual cash flows which arise on specified dates and that are 'solely payment of principal and interest (SPPI)' on the principal amount outstanding. A debt investment is measured at fair value through other comprehensive income if it is held in order to collect contractual cash flows which arise on specified dates that are solely principal and interest and as well as selling the asset on the basis of its fair value. All other financial assets are classified and measured at fair value through profit or loss unless the Company makes an irrevocable election on initial recognition to present gains and losses on equity instruments in other comprehensive income. Despite these requirements, a financial asset may be irrevocably designated as measured at fair value through profit or loss to reduce the effect of, or eliminate, an accounting mismatch.

A. Classification and measurement of financial assets

Investments and other financial assets

Classification:

The Company classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value (either through other comprehensive income, or through profit or loss), and
- those to be measured at amortized cost.

The classification depends on the Company's business model for managing the financial assets and the contractual terms of the cash flows. In order for a financial asset to be classified and measured at amortized cost or fair value through OCI, it needs to give rise to cash flows that are 'solely payments of principal and interest (SPPI)' on the principal amount outstanding. This assessment is referred to as the SPPI test and is performed at an instrument level. The Company's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows.

For assets measured at fair value, gains and losses will either be recorded in profit or loss or other comprehensive income. For investments in debt instruments, this will depend on the business model in which the investment is held. For investments in equity instruments, this will depend on whether the Company has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income. The Company reclassifies debt investments when and only when its business model for managing those assets changes.

Measurement:

At initial recognition, the Company measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at fair value through profit or loss are expensed in statement of profit or loss.

Financial assets with embedded derivatives are considered in their entirety when determining whether their cash flows are solely payment of principal and interest.

Debt instruments

Subsequent measurement of debt instruments depends on the Company's business model for managing the asset and the cash flow characteristics of the asset. There are three measurement categories into which the Company classifies its debt instruments:

Amortized cost

Financial assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortized cost. Interest income from these financial assets is included in other income using the effective interest rate method. Any gain or loss arising on derecognition is recognized directly in statement of profit or loss and presented in other income / (other operating expenses) together with foreign exchange gains and losses. Impairment losses are presented as separate line item in the statement of profit or loss.

For the year ended June 30, 2023

Fair value through other comprehensive income (FVTOCI)

Financial assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest, are measured at FVTOCI. Movements in the carrying amount are taken through other comprehensive income, except for the recognition of impairment losses (and reversal of impairment losses), interest income and foreign exchange gains and losses which are recognized in statement of profit or loss. When the financial asset is derecognized, the cumulative gain or loss previously recognized in other comprehensive income is reclassified from equity to profit or loss and recognized in other income / (other operating expenses). Interest income from these financial assets is included in other income using the effective interest rate method. Foreign exchange gains and losses are presented in other income/ (other operating expenses) and impairment losses are presented as separate line item in the statement of profit or loss.

Fair value through profit or loss

Financial assets at fair value through profit or loss include financial assets held for trading, financial assets designated upon initial recognition at fair value through profit or loss, or financial assets mandatorily required to be measured at fair value. Financial assets are classified as held for trading if they are acquired for the purpose of selling or repurchasing in the near term. Financial assets with cash flows that are not solely payments of principal and interest are classified and measured at fair value through profit or loss, irrespective of the business model. Notwithstanding the criteria for debt instruments to be classified at amortized cost or at fair value through OCI, as described above, debt instruments may be designated at fair value through profit or loss on initial recognition if doing so eliminates, or significantly reduces, an accounting mismatch.

Financial assets at fair value through profit or loss are carried in the statement of financial position at fair value with net changes in fair value recognized in the statement of profit or loss.

B. Derecognition

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognized when:

The rights to receive cash flows from the asset have expired, or

The Company has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement; and either (a) the Company has transferred substantially all the risks and rewards of the asset, or (b) the Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Company has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if, and to what extent, it has retained the risks and rewards of ownership.

When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Company continues to recognize the transferred asset to the extent of its continuing involvement. In that case, the Company also recognizes an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Company has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Company could be required to repay.

C. Impairment

The Company record an allowance for a forward-looking expected credit loss (ECL) approach for all loans and other debt financial assets not held at FVPL.

For the year ended June 30, 2023

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 asset's original effective interest rate.

For trade and other receivables, the Company has applied the standard's simplified approach and has calculated ECLs based on lifetime expected credit losses. 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. However, in certain cases, the Company may also consider a financial asset to be in default when internal or external information indicates that the Company is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Company.

D. Derivative financial instruments

Derivatives are initially recognized at fair value. Any directly attributable transaction costs are recognized in the statement of profit or loss as incurred. They are subsequently remeasured at fair value, with all gains or losses, realized and unrealized, recognized in the statement of profit or loss.

5.26.2 Financial liabilities

A. Classification and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognized initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

i) Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss. Gains or losses on liabilities held for trading are recognized in the statement of profit or loss. Financial liabilities designated upon initial recognition at fair value through profit or loss are designated at the initial date of recognition, and only if the criteria in IFRS 9 are satisfied. The Company has not designated any financial liability as at fair value through profit or loss.

ii) Loans and borrowings

This is the category most relevant to the Company. After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortized cost using the EIR method. Gains and losses are recognized in the statement of profit or loss when the liabilities are derecognized as well as through the EIR amortization process.

Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortization is included as finance costs in the statement of profit or loss.

This category generally applies to interest-bearing loans and borrowings.

B. Derecognition

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognized in the statement of profit or loss.

5.26.3 Offsetting of financial assets and liabilities

Financial assets and financial liabilities are set off and the net amount is reported in the financial statements when there is a legally enforceable right to set off and the Company intends either to settle on a net basis, or to realize the assets and to settle the liabilities simultaneously.

For the year ended June 30, 2023

		Note	2023 (Rupees '000)	2022 (Rupees '000)
6.	PROPERTY, PLANT AND EQUIPMENT			
	Operating fixed assets	6.1 6.2	33,588,068	29,632,448
	Capital work in progress Right of use assets	6.3	24,959,464 103,321	4,964,375 133,559
			58,650,853	34,730,382

6.1 Operating fixed assets

	2023									
	Cost Depreciation						W.D.V			
Description	As On July 1, 2022	Additions	Deletions	As on June 30, 2023	As on July 1, 2022	For the year	Adjustments	As on June 30, 2023	As on June 30, 2023	Rate %
					(Rupee	es '000)				
Owned										
Freehold land	2,564,800	86,915	-	2,651,715	-	-	_	-	2,651,715	-
Buildings on freehold land	9,438,090	1,952,364	(36,181)	11,354,273	3,643,244	659,902	(4,744)	4,298,402	7,055,871	10
Plant and machinery	27,110,144	3,164,586	(9,774)	30,264,956	10,954,965	1,785,087	(6,941)	12,733,111	17,531,845	10
Tools and equipment	1,905,021	455,287	(2,685)	2,357,623	675,176	138,997	(644)	813,529	1,544,094	10
Office equipment	929,337	208,830	(10,474)	1,127,693	413,284	126,378	(6,566)	533,096	594,597	20
Electric installations	3,162,597	615,064	(9,866)	3,767,795	983,638	238,654	(6,933)	1,215,359	2,552,436	10
Furniture and fixtures	840,674	200,348	(2,934)	1,038,088	270,308	67,113	(1,223)	336,198	701,890	10
Vehicles	983,965	617,677	(193,262)	1,408,380	361,565	197,613	(106,418)	452,760	955,620	20
Total	46,934,628	7,301,071	(265,176)	53,970,523	17,302,180	3,213,744	(133,469)	20,382,455	33,588,068	

	2022									
	Cost				Depre	ciation		W.D.V		
Description	As On July 1, 2021	Additions	Deletions	As on June 30, 2022	As on July 1, 2021	For the year	Adjustments	As on June 30, 2022	As on June 30, 2022	Rate %
					(Rupee	s '000)				
Owned										
Freehold land	2,132,389	432,411	-	2,564,800	-	-	_	-	2,564,800	-
Buildings on freehold land	7,994,854	1,443,236	-	9,438,090	3,061,490	581,754	-	3,643,244	5,794,846	10
Plant and machinery	22,112,767	5,069,606	(72,229)	27,110,144	9,426,295	1,588,318	(59,648)	10,954,965	16,155,179	10
Tools and equipment	1,456,513	451,611	(3,103)	1,905,021	559,954	117,324	(2,102)	675,176	1,229,845	10
Office equipment	718,432	228,401	(17,496)	929,337	320,424	108,694	(15,834)	413,284	516,053	20
Electric installations	2,333,598	831,002	(2,003)	3,162,597	791,479	193,575	(1,416)	983,638	2,178,959	10
Furniture and fixtures	590,782	249,932	(40)	840,674	220,572	49,769	(33)	270,308	570,366	10
Vehicles	800,652	296,661	(113,348)	983,965	292,612	134,839	(65,886)	361,565	622,400	20
Total	38,139,987	9,002,860	(208,219)	46,934,628	14,672,826	2,774,273	(144,919)	17,302,180	29,632,448	

For the year ended June 30, 2023

6.1.1 The detail of operating fixed assets disposed / written off during the year are as follows:

Description	Cost	Accumulated Depreciation	Book Value	Sale Proceeds	Gain / (Loss)	Mode of Disposal	Relationship of Buyer with the Company	Particulars of Buyers
		(F	Rupees '000))				
Assets having book value exceeding Rs. 500,000 each Buildings								
Civil Works - Apparel Stitching Unit - II	36,109	4,737	31,372	-	(31,372)	Negotiation	Independent	JRC Apparels (Pvt) Limited, Punj Puli,
Plant and Machinery							Third Party	Muslim Town B, Sadiq Abad, Faisalabad.
Generator - Cummins - KTA19G4	4,400	2,890	1,510	3,000	1,490	Negotiation	Associated Company	Printkraft (Pvt) Ltd
Tools and equipments Analogue Addressable Fire Alarm Control Panel System	906	77	829	-	(829)	Negotiation	Independent Third Par	y JRC Apparels (Pvt) Limited, Punj Puli, Muslim Town B, Sadiq Abad, Faisalabad.
Fire Hydrant System	1,130	19	1,111	-	(1,111)	Negotiation	Independent Third Par	y JRC Apparels (Pvt) Limited, Punj Puli,
Sub Total	2,036	96	1,940	-	(1,940)			Muslim Town B, Sadiq Abad, Faisalabad.
Vehicles								
Honda City 1300Cc Mt	1,587	1,056	531	281	(250)	Company Policy	Company Employee	Mr. Rana Naveed Ahmed
Honda City - 1300Cc	1,782	1,186	596	281	(315)	Company Policy	Company Employee	Mr. Iftikhar Ahmad
Honda City Mts 1339Cc	1,756	1,037	719	574	(145)	Company Policy	Company Employee	Mr. Qaiser Abbas Shaheen
Honda City Mt Asp 1300Cc	1,713	1,115	598	418	(180)	Company Policy	Company Employee	Mr. Zulfiqar Ali
Honda - Civic Vti Prosmatic Oriel	2,917	1,672	1,245	1,122	(123)	Company Policy	Company Employee	Mr. Tayyab Masood
Honda - City - Pt 1500Cc	1,954	1,167	787	536	(251)	Company Policy	Company Employee	Mr. Paiman Raza Piracha
Toyota Corolla Gli 1.6 A/T	940	237	703	332	(371)	Company Policy	Company Employee	Mr. Muhammad Umer Arshad
Honda - City - Mts Fl 1339Cc Honda - City - I-Vtec 1339Cc Mts	1,786	1,051	735	536	(199)	Company Policy	Company Employee	Mr. Muhammad Yasir Rahman
With Fog Light	1,786	1,052	734	536	(198)	Company Policy	Company Employee	M. Tahir Ahmad
Honda - City I-Vtec 1500Cc Prosmatec	1,991	1,155	836	536	(300)	Company Policy		Ms. Maira Javed
Honda - City - Mts Fl 1339Cc	1,787	1,050	737	536	(201)	Company Policy	Company Employee	Mr.Bilal Altaf
Honda - City - 1339Cc	2,619	1,312	1,307	1,350	43	Company Policy	Company Employee	Muhammad Mueen Ud Din Raza
Honda - City Pts 1339Cc	1,974	1,174	800	536	(264)	Company Policy	Company Employee	Mr. Muhammad Sajjad
Honda City Pt 1.3 Prosmatec 1339Cc	1,922	1,128	794	590	(204)	Company Policy	Company Employee	Manager Cutting & Sewing At II Denim
Corolla Altis A/T 1.6L	2,316	1,578	738	446	(292)	Company Policy		Mr. Ali Nimmer
Honda City Pt F/L 1339Cc	1,793	1,194	599	438	(161)	Company Policy	Company Employee	Mr. Sohail Arif
Toyota - Corolla - Gli 1.3L M/T	2,311	1,371	940	902	(38)	Company Policy	Company Employee	Mr. M Rizwan Mohsin
Toyota Fortuner A/T 4X4 Diesel	7,383	4,265	3,118	1,187	(1,931)	Company Policy	Company Employee	Mr. Yaqub Ahsan
Toyota Corolla Gli A/T	2,344	1,409	935	830	(105)	Company Policy	Company Employee	Mr. Muhammad Rizwan
Honda Civic 1800Cc	2,926	1,736	1,190	1,042	(148)	Company Policy	Company Employee	Mr. Naseer Ahmad
Honda Civic 1800Cc	2,926	1,736	1,190	1,042	(148)	Company Policy	Company Employee	Mr. Shahid Hameed
Suzuki - Ciaz - Gl Automatic	2,266	1,290	976	880	(96)	Company Policy	Company Employee	Mr. S.M. Hasnain Abbas
Toyota - Corolla - Altis Cvt Grande 1.8	3,029	1,797	1,232	1,083	(149)	Company Policy	Company Employee	Mr.Muhammad Shahzad
Honda City Pt 1500Cc	1,855	1,228	627	344	(283)	Company Policy	Company Employee	Mr. Naeem Ud Din
Suzuki Cultus Vxr	1,444	845	599	564	(35)	Company Policy	Company Employee	Mr. Rashid Ali Khan
Suzuki - Cultus - Vxl	1,567	904	663	564	(99)	Company Policy	Company Employee	Mr. Adnan Aziz
Suzuki - Cultus - Vxl	1,566	904	662	564	(98)	Company Policy	Company Employee	Ms. Sadaf Zaheer
Honda City	1,629	1,078	551	313	(238)	Company Policy		Mr. Muhammad Usman Hameed
Toyota Corolla Gli 1.3 A/T	2,093	1,372	721	737	16	Company Policy	Company Employee	Mr. Khurshid Hassan Tiwana
Suzuki - Cultus - Vxl	1,566	904	662	564	(98)	Company Policy	Company Employee	Mr. Arslan Maqbool
Suzuki - Cultus - Vxl	1,566	904	662	564	(98)	Company Policy	Company Employee	Mr Yasir Waheed
Suzuki - Cultus - Vxl	1,566	904	662	564	(98)	Company Policy	Company Employee	Mr. Yasir Sajjad
Honda Civic Vti Nav Ls	2,717	1,782	935	493	(442)	Company Policy	Company Employee	Mr. Kamran Akhtar
Honda City 1.3, 1339Cc	1,912	1,105	807	564	(243)	Company Policy	Company Employee	Mr. Muhammad Atif Saleem
Toyota Corolla Xli Suzuki - Cultus - Vxl	2,100	1,416 917	684 649	446 564	(238)	Company Policy	Company Employee	Mr. Amjad Islam
Suzuki - Cultus - Vxi Toyota - Corolla - Gli 1.3L M/T	1,566 2,309	1,334	975	830	(85) (145)	Company Policy Company Policy	Company Employee Company Employee	Mr. Tahir Yaqoob Alvi Raza Mohi Ud Din
Toyota - Corolla - GIT 1.3L M/T Suzuki Cultus Vxl	2,309 1,566	905	661	564	(97)	Company Policy	Company Employee Company Employee	Mr. Naeem Tahir
			624	351				Ms. Afshan Shuja Dar
Honda City Pts Nav F/L 1339Cc	1,847	1,223 1,083	567	318	(273) (249)	Company Policy	Company Employee	Mr.Muhammad Arshad
Honda City Mt F/L1339Cc Honda City Mts 1339Cc	1,650 1,905	1,101	804	564	(249)	Company Policy Company Policy	Company Employee Company Employee	Mr. M Sohail
Suzuki Cultus Vxl	1,566	905	661	564	(97)	Company Policy	Company Employee Company Employee	Mr. Muhammad Jamshaid Aslam
	1,300	/03	001	JU4	(//)	Company rolley	Company Employee	ivii. Iviuitattittau JaffiSfidiU ASIdiff
Suzuki Cultus Vxr	1,474	841	633	576	(57)	Company Policy	Company Employee	Mr.Ihtesham Hussain

For the year ended June 30, 2023

Description	Cost	Accumulated Depreciation	Book Value	Sale Proceeds	Gain / (Loss)	Mode of Disposal	Relationship of Buyer with the Company	Particulars of Buyers
		<u> </u>	(Rupees '00		/	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
Suzuki Swift	1 502	001	(70	400	(E0)	Carrage Dalts	Common Francisco	M- Niveran Markid
Honda City 1339Cc	1,593	921 1,099	672	622 344	(50)	Company Policy	Company Employee	Mr. Numan Khalid
Honda City Mts With Navigation &	1,629	1,077	530	344	(186)	Company Policy	Company Employee	Mr. Mian Muhammad Khalid Amin
Fog Lights	1,963	1,150	813	564	(249)	Company Policy	Company Employee	Mr. Muhammad Abbas
Toyota Corolla Altis A/T 1.6L	2,692	1,577	1,115	622	(493)	Company Policy	Company Employee	Mr. Khakan Haider
Toyota Corolla XIi M/T 1299Cc Efi	2,125	1,245	880	830	(50)	Company Policy	Company Employee	Mr. Zubair Masood
Suzuki Cultus Vxr	1,474	853	621	576	(45)	Company Policy	Company Employee	Mr. Zeeshan Ahmad
Toyota Corolla Gli 1.3 M/T	2,383	1,414	969	830	(139)	Company Policy	Company Employee	Mr. Zahid Hussain
Honda City Mts	1,906	1,117	789	622	(167)	Company Policy	Company Employee	Mr. M Arif
Toyota Corolla XIi	2,267	1,280	987	856	(131)	Company Policy	Company Employee	Mr. Zaheer Ahmad
Suzuki Cultus Avk310	1,674	994	680	564	(116)	Company Policy	Company Employee	Ms. Sabra Kanwal
Suzuki Cultus Vxl 998 Cc	1,566	930	636	564	(72)	Company Policy	Company Employee	Mr. Atta-Ur-Rehman
Suzuki Cultus Vxr	1,444	847	597	564	(33)	Company Policy	Company Employee	Mr. Aamir Rauf
Suzuki Cultus Vxr	1,444	857	587	564	(23)	Company Policy	Company Employee	Mr. Muhammad Naeem
Honda City Mts	1,906	1,104	802	622	(180)	Company Policy	Company Employee	Mr. Waheed Ahmad
Suzuki - Cultus	1,474	877	597	576	(21)	Company Policy	Company Employee	Ms. Shabana Ashraf
Honda - City Mts	1,971	1,172	799	622	(177)	Company Policy	Company Employee	Mr. Ghazanfar Ali
Suzuki Swift Dlx	1,768	1,014	754	634	(120)	Company Policy	Company Employee	Mr. Saad J. Durran
Honda City Mts F/L 1339Cc	1,752	1,174	578	318	(260)	Company Policy	Company Employee	Mr. Muhammad Amjad
Honda City Mts With Fog Lights	1,911	1,137	774	622	(152)	Company Policy	Company Employee	Mr. Abbas Ali
Honda City Mt 1500Cc	1,966	1,185	781	622	(159)	Company Policy	Company Employee	Mr. Masroor Ul Mujeeb Kashif
Toyota Corolla Altis Grande	3,424	2,062	1,362	830	(532)	Company Policy	Company Employee	Mr.Javed Iqbal
Toyota Corolla Altis	2,692	1,604	1,088	932	(156)	Company Policy	Company Employee	Mr. Muhammad Naseer Ud Din
Honda City - I-Vtec (Cvt)	3,029	761	2,268	2,300	32	Company Policy	Company Employee	Mr. Tariq Mansoor
Honda - Civic 1800Cc	3,590	2,135	1,455	1,283	(172)	Company Policy	Company Employee	Mr.Yaser Riaz
Suzuki - Swift Dlx M/T Navi 1328Cc	1,515	890	625	590	(35)	Company Policy	Company Employee	Mr. Faisal Ashraf
Suzuki Cultus Vxr	1,474	805	669	700	31	Company Policy	Company Employee	Ms. Uzma,
Kia Picanto M/T	1,808	430	1,378	1,390	12	Negotiation	Independent	Mr. Sheraz, Saeed Autos, House No. P-231,
							Third Party	Street No. 1, Muhammad Pura, Faisalabad.
Toyota Yaris	2,921	285	2,636	2,640	4	Negotiation	Independent	Mr. Sheraz, Saeed Autos, House No. P-231,
							Third Party	Street No. 1, Muhammad Pura, Faisalabad.
Suzuki Cultus Vxr 998 Cc	2,295	226	2,069	2,070	1	Negotiation	Independent	Mr. Sheraz, Saeed Autos, House No. P-231,
							Third Party	Street No. 1, Muhammad Pura, Faisalabad.
Honda City	3,609	541	3,068	3,025	(43)	Negotiation	Independent	Mr. Sheraz, Saeed Autos, House No. P-231,
H	4.000	704	20/0	2.250	04	M. C.	Third Party	Street No. 1, Muhammad Pura, Faisalabad.
Honda - Civic Vti Prosmatic Oriel	4,003	734	3,269	3,350	81	Negotiation	Independent	Mr. Sheraz, Saeed Autos, House No. P-231, Street No. 1, Muhammad Pura, Faisalabad.
Suzuki Cultus Vxr	2,802	327	2,475	2,475	-	Negotiation	Independent	Mr. Sheraz, Saeed Autos, House No. P-231,
							Third Party	Street No. 1, Muhammad Pura, Faisalabad.
Honda City 1.2 Cvt 199 Cc	3,338	389	2,949	3,000	51	Negotiation	Independent	Mr. Sheraz, Saeed Autos, House No. P-231,
							Third Party	Street No. 1, Muhammad Pura, Faisalabad.
Suzuki - Cultus Vxr	1,765	415	1,350	1,350	-	Negotiation	Independent	Mr. Tanveer Ahmad, Chak # 77 RB, Lookan Kalan, Third Party Tehsil Jaranwala,
Suzuki Cultus Vxr	1,875	450	1,425	1,425	-	Negotiation	Independent	Distt. Faisalabad. Mr. Tanveer Ahmad, Chak #77 RB, Lookan
								Kalan, Third Party Tehsil Jaranwala, Distt. Faisalabad.
Toyota Yaris Gli Mt 1.3L	2,709	743	1,966	2,000	34	Negotiation	Independent	M/s Kay & Emms (Pvt) Ltd, 117/JB, Millat Road, Third Party Dhanola, Faisalabad.
Sub Total	170,615	89,084	81,531	68,700	(12,831)			
Other assets having book value below Rs. 500,000 each	52,016	36,662	15,354	10,864	(4,490)			
Total - 2023	265,176	133,469	131,707	82,564	(49,143)			
Total - 2022	208,219	144,919	63,300	43,179	(20,121)			
	200,217	111//17	00,000	10,177	(20,121)			

For the year ended June 30, 2023

		Note	2023 (Rupees '000)	2022 (Rupees '000)
6.1.2	Depreciation expense for the year has been allocated as under;			
	Cost of sales Administrative expenses	31 33	2,786,041 427,703	2,425,903 348,370
			3,213,744	2,774,273
6.2	Capital work in progress			
	Civil works Plant and machinery Capital stores Advances to suppliers	6.2.1 6.2.1 6.2.2	7,790,908 11,365,158 1,330,125 4,473,273	1,450,282 851,990 436,760 2,225,343
			24,959,464	4,964,375

6.2.1 Civil works and plant and machinery includes borrowing cost capitalized during the year, calculated at the rate of 1.75% to 23.23% per annum (2022: 4.50% to 15.17% per annum).

	2023 (Rupees '000)	2022 (Rupees '000)
Civil works Plant and machinery	435,394 842,117	_ 24,205
	1,277,511	24,205

6.2.2 Capital stores include factory tools and equipment, office equipment, electric installations and furniture and fixtures that are held in store for future use and capitalization.

		Note	2023 (Rupees '000)	2022 (Rupees '000)
6.3	Right of use assets			
	Buildings			
	Cost:			
	Opening Balance Additions during the year Disposal during the year		258,082 66,439 -	257,775 31,333 (31,026)
	Closing balance		324,521	258,082
	Accumulated depreciation:			
	Opening balance Depreciation for the year Adjustment on disposal	6.3.1	124,523 96,677 -	75,596 63,923 (14,996)
	Closing balance		221,200	124,523
	Net book value		103,321	133,559
6.3.1	Depreciation on right of use assets has been allocated as under;			
	Cost of sales Administrative expenses	31 33	70,635 26,042	63,923 -
			96,677	63,923

NOTES TO THE FINANCIAL STATEMENTS For the year ended June 30, 2023

6.4 Details of immovable property in the name of the Company:

Usage	Location	Area
	— Chak # 76 RB. 1 - KM, Jaranwala Road, Khurrianwala, Faisalabad.	19 Acres 7 Kanals 12 Marlas
Plant 1	Chak # 194 RB. 1 - KM, Jaranwala Road, Khurrianwala, Faisalabad.	3 Acres 13 Marlas
	— Chak # 108 RB. 1 - KM, Jaranwala Road, Khurrianwala, Faisalabad.	9 Marlas
Interloop Industrial Park - (Plant 2, Plant 4 & Spinning unit)	Chak # 103 RB, 7 - KM, Jaranwala Road, Khurrianwala, Faisalabad.	140 Acres 4 Kanals 2 Marlas 5 Sarsai
Plant 3	8 - KM, Manga Raiwind Road, Distt. Kasur, Lahore.	41 Acres 3 Kanals 8 Marlas
Denim Division	8 - KM, Manga Raiwind Road, Distt. Kasur, Lahore.	26 Acres 7 Kanals 14 Marlas
Apparel Industrial Park - (Plant 5 & Apparel unit)	Chak # 106 RB, 6 - KM, By Pass Road, Khurrianwala, Faisalabad.	247 Acres 4 Kanals 8 Sarsai
Land	Chak # 200 RB, Near Toll Plaza Gatwala, Lathianwala, Faisalabad.	2 Acres 13 Marlas 5 Sarsai
	Chak # 33/10-R, Tehsil & District Khanewal.	13 Acres 7 Kanals 3 Marlas 5 Sarsa

			Note	2023 (Rupees '000)	2022 (Rupees '000)
7.	INTAI	NGIBLE ASSETS			
		uter software opment cost - in progress	7.1	361,555 33,063	218,057 9,400
				394,618	227,457
	7.1	Computer Software			
		Cost:			
		Opening balance Addition during the year		357,124 205,701	301,060 56,064
		Amortization:		562,825	357,124
		Opening balance For the year amortization	7.2	139,065 62,205	91,435 47,630
				201,270	139,065
		Net book value		361,555	218,059
		Amortization rate		20%	20%
	7.2	Amortization on intangible assets has been allocated as under;			
		Cost of sales Administrative expenses	31 33	666 61,539	832 46,798
				62,205	47,630

For the year ended June 30, 2023

			Note	2023 (Rupees '000)	2022 (Rupees '000)
8.	LONG	TERM LOANS			
	Consi	dered good - Secured			
		to employees o director	8.1 8.2	144,205 3,653	171,357 8,269
				147,858	179,626
	8.1	Loans to employees			
		Opening balance Add: disbursement made during the year		305,630 1,550,906	242,729 1,278,407
		Less: amount received during the year		1,856,536 (1,514,489)	1,521,136 (1,215,506)
		Less: receivable within twelve months	13	342,047 (197,842)	305,630 (134,273)
				144,205	171,357

8.1.1 These represent loans given to executives and other employees as per the Company's policy for house building and general purposes. The loan balances except for housing finance are interest free. The loans are recoverable in equal monthly installments from respective employees based on the tenor of the loan. The loans are secured against the employees' respective retirement benefits. These loans have not been carried at amortized cost as the effect of discounting is not considered material.

		Note	2023 (Rupees '000)	2022 (Rupees '000)
8.2	Loan to director			
	Opening balance Less: amount received during the year		12,885 (4,616)	17,501 (4,616)
	Less: receivable within twelve months	13	8,269 (4,616)	12,885 (4,616)
			3,653	8,269

- 8.2.1 This represents loan paid to executive director of the Company as per house building finance policy of the Company. Under the first policy, home ownership grant is Rs. 2.5 million and mortgage assistance is Rs. 23.25 million. Tenure of the home ownership grant and mortgage assistance is for a period of six years. Mortgage assistance is repayable in 60 equal monthly installments along with markup thereon.
- **8.2.2** The maximum aggregate amount of loan to director at the end of any month during the year was Rs. 12.50 million (2022: Rs. 17.12 million).

		2023 (Rupees '000)	2022 (Rupees '000)
9.	LONG TERM DEPOSITS		
	Considered good:		
	Security deposits - unsecured	81,701	86,955
10.	STORES AND SPARES		
	Stores Spares	932,770 1,558,205	677,644 1,188,773
-		2,490,975	1,866,417

For the year ended June 30, 2023

			Note	2023 (Rupees '000)	2022 (Rupees '000)
11.	STOC	C IN TRADE			
	Work i	aterials n process ed goods		10,610,676 3,124,698 5,993,436	14,941,539 2,592,821 5,607,688
				19,728,810	23,142,048
12.	TRAD	E DEBTS			
	Consid	dered good:			
	Foreig	n			
	- Secu - Unse		12.1	14,503,120 18,332,668	12,289,640 15,206,965
	Local			32,835,788	27,496,605
	- Unse	cured	12.1	1,302,877	1,107,360
				34,138,665	28,603,965
	12.1	It includes receivables from following related parties;			
		Foreign			
		Texlan Center (Pvt) Limited Eurosox Plus BV		476,478 165,489	756,854 142,509
		Local			
		Socks & Socks (Pvt) Limited		161,972	194,931
				803,939	1,094,294

- 12.2 The maximum aggregate amount of receivable due from related parties at the end of any month during the year was Rs. 1,555.361 million (2022: Rs. 1,094.294 million).
- **12.3** At June 30, 2023, trade debts due from related parties aggregating to Rs. 156.874 million (2022: Rs. 171.024 million) were past due but not impaired. The aging analysis of these trade debts is as follows:

	2023 (Rupees '000)	2022 (Rupees '000)
Not yet due Upto 1 month More than 1 month	647,065 14,264 142,610	923,270 57,629 113,395
	803,939	1,094,294

For the year ended June 30, 2023

		Note	2023 (Rupees '000)	2022 (Rupees '000)
13.	LOANS AND ADVANCES			
	Considered good:			
	Loans - secured			
	Current portion of loans to employees Current portion of loan to director Metis International (Pvt) Limited	8.1 8.2	197,842 4,616 -	134,273 4,616 8,272
	Advances - unsecured			
	Advances to suppliers Advances to employees	13.1 13.2	1,883,376 26,921	1,457,576 28,825
			2,112,755	1,633,562
	13.1 It includes advances to following related partie	S;		
	Socks & Socks (Pvt) Limited		37,111	13,740

13.1.1 The maximum aggregate amount of receivable due from related party at the end of any month during the year was Rs. 37.111 million (2022: Rs. 13.740 million). The aging analysis of this advances payment is as follows:

	2023 (Rupees '000)	2022 (Rupees '000)
Less than 3 months	37,111	13,740

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

		Note	2023 (Rupees '000)	2022 (Rupees '000)
14.	DEPOSIT, PREPAYMENT AND OTHER RECEIVABLES			
	Deposit			
	LC margin		406,625	656,978
	Prepayment			
	Insurance premium		29,675	25,737
	Prepaid expenses		69,838	2,423
	Other receivables - considered good			
	Subsidy on gas Others	14.1	155,321 10,415	304,442 8,911
			671,874	998,491

14.1 This represents the subsidy receivable against sui gas consumption from Government of Pakistan (GoP) amounting to Rs. 86.53 million (2022: Rs. 197.22 million) and Sui Northern Gas Pipelines Limited (SNGPL) amounting to Rs. 68.79 million (2022: Rs. 107.22 million). The GoP has fixed weighted average gas tariff of US \$9 per million British Thermal Unit (MMBtu) to zero-rated industry and announced subsidy to the units bearing higher rate than fixed one, whereas SNGPL allowed 50% system gas adjustment capped at initial contractual load.

For the year ended June 30, 2023

		Note	2023 (Rupees '000)	2022 (Rupees '000)
15.	ACCRUED INCOME			
	Interest on loan to Metis International (Pvt) Limited Profit on term finance certificates (TFCs)		- 1,623	3,441 1,129
			1,623	4,570
16.	REFUNDS DUE FROM GOVERNMENT AND STATUTORY AUTHORITIES			
	DDT Sales tax refundable Income tax refundable		1,183,158 3,159,151 416,505	1,139,194 2,604,262 481,482
			4,758,814	4,224,938
17.	SHORT TERM INVESTMENTS			
	Term Finance Certificates (TFCs) - Amortized cost:			
	Habib Bank Limited	17.1	500,000	500,000

17.1 This represents investment as fully paid-up, rated, privately placed, perpetual, unsecured, subordinated, noncumulative, contingent convertible, additional Tire 1, capital eligible 5,000 term finance certificates (TFCs) of Habib Bank Limited having face value of Rs. 100,000/- each aggregating to Rs. 500 million (2022: Rs. 500 million). TFCs carry profit at the rate of 3 months KIBOR + 1.60% per annum payable quarterly in arrears.

		2023 (Rupees '000)	2022 (Rupees '000)
18.	CASH AND BANK BALANCES		
	Cash in hand Cash at banks	15,577	24,324
	In current accounts In foreign currency accounts	60,973 1,467,952	34,814 57,981
		1,528,925	92,795
		1,544,502	117,119

19. AUTHORIZED SHARE CAPITAL

2023 (Number of sha	2022 ares in '000)		2023 (Rupees '000)	2022 (Rupees '000)
1,500,000	1,500,000	Ordinary shares of Rs. 10 each	15,000,000	15,000,000

20. ISSUED, SUBSCRIBED AND PAID UP CAPITAL

2023 (Number o	2022 of shares in '000)		2023 (Rupees '000)	2022 (Rupees '000)
132,160	132,166	Ordinary shares of Rs. 10 each		
1,269,28	766,197	fully paid in cash Ordinary shares of Rs. 10 each	1,321,663	1,321,663
1,401,447	898,363	issued as fully paid bonus shares	12,692,806 14,014,469	7,661,972 8,983,635

For the year ended June 30, 2023

		Ordinary shares of Rs. 10 each Fully paid in cash Fully paid bonus shares	
		Number of shares in '000	
20.1	Movement in issued, subscribed and paid up capital		
	Opening balance Issued during the year	132,166 -	766,197 503,084
	Closing balance	132,166	1,269,281

20.1.1 The Company has issued bonus shares as followings;

- 4% bonus shares (i.e. 4 shares for every 100 shares held on the entitlement date) are issued on 18th
 October, 2022 out of the share premium account.
- 50% bonus shares (i.e. 50 shares for every 100 shares held on the entitlement date) are issued on 16th
 June, 2023 out of the unappropriated profit of the Company.
- 20.2 All ordinary shares rank equally with regard to the Company's residual assets. Holders of these shares are entitled to dividends from time to time and are entitled to one vote per share at the general meetings of the Company.

		Note	2023 (Rupees '000)	2022 (Rupees '000)
21.	RESERVES			
	Capital reserves			
	Share premium Employee share option compensation reserve	21.1 21.2	3,143,605 6,968	3,528,149 -
			3,150,573	3,528,149

21.1 This represents premium received over and above face value of the shares issued to institutional investors, high net worth individuals and general public through initial public offering (IPO) and employees of the Company through employees stock option scheme (ESOS). This reserve can be utilized by the Company only for the purposes specified in section 81 of the Companies Act, 2017.

21.2 Employees Share Option Scheme (Esos)

The Company had introduced "Interloop Limited Employees Stock Option Scheme, 2016 ("the Scheme") to offer Company shares to its eligible employees, pursuant to the Public Companies (Employees Stock Option Scheme) Rules, 2001 (repealed), transforming them from stakeholders to shareholders. The Scheme is flexible, voluntary, and focused on long term growth and prosperity of the employees. These shares under ESOS rank pari passu in all respects with the existing ordinary shares of the Company.

The Scheme had originally been approved by the members in the general meeting held on December 31, 2015 and by SECP through its letter no. SMD/CIW/ESOS/01/2016 dated September 01, 2016. Upon listing on the Pakistan Stock Exchange (PSX) during the year 2019, certain amendments to the Scheme with the context of listed companies regulations, had been approved by the shareholders of the Company in its annual general meeting held on October 15, 2020 and by SECP through its letter no. SMD/CIW/ESOS/01/2016/184 dated February 25, 2021.

On November 15, 2022, the Company has made a grant of 8.085 millions stock options (less than 1% of the paid up capital of the Company at that time) to its eligible employees at an exercise price of Rs. 63.80 per share after the Scheme has been revamped. These options will have a vesting period of one year and an exercise period of six months from the date the options are vested as laid down in the Scheme. Upon vesting, employees are eligible to apply and secure allotment of Company's shares at an exercise

For the year ended June 30, 2023

price determined on the date of grant of options. Option price shall be payable by the employee on the exercise of options in full or part. These options will lapse after completion of six months from the date options are vested if not exercised and do not carry the right to vote or dividend. Management expects 35% of the options will be exercised after completion of minimum vesting period subject to lucrative repricing of option price by the Company.

The Company recognized Rs. 6.97 million as share option compensation reserve based on the fair value of options granted. Fair value of options granted calculated based on Black Scholes model was Rs. 3.94 per option. The following assumptions have been used in calculating the fair value of the options:

- Share price	58.62
- Exercise price	63.80
- Expected volatility	15%
- Expected life of share options	1 Year
- Risk free interest rate	10%

The volatility has been measured as the standard deviation of quoted share prices over the last year from respective grant date.

22. LONG TERM FINANCING

	Pricing	Tenor	Repayment	Note	2023 (Rupees '000)	2022 (Rupees '000)
From financial institutions - secured						
Islamic banking:						
Islamic long term finance facility - ILTFF	SBP ILTFF rate + 0.75% per annum	10 years including 2 years grace period	32 quarterly payments		3,139,758	3,448,273
Islamic temporary economic refinance facility - ITERF	SBP ITERF rate + 0.95% per annum	10 years including 2 years grace period	32 quarterly payments		45,061	44,500
Islamic finance renewable energy - IFRE	SBP rate + 0.75% per annum	6 years including 1 year grace period	20 quarterly payments		173,431	222,983
Diminishing musharika	3 months KIBOR + 0.05% to 0.15% per annum	6 to 10 years including 1 to 2 years grace period	20 to 32 quarterly payments		6,109,031	3,944,980
Diminishing musharika vehicles	3 months KIBOR + 0.50% per annum	5 years	60 monthly payments		20,949	24,453
Conventional banking:						
Long term financing facility - LTFF	SBP LTFF rate + 0.50% to 0.75% per annum	10 years including 2 years grace period	32 quarterly payments		3,177,154	2,389,730
Demand finance loan	3 months KIBOR + 0.05% per annum	10 years including 2 years grace period	32 quarterly payments		1,758,828	2,746,211
Temporary economic refinance facility - TERF	SBP TERF rate + 0.75% to 1.25% per annum	10 years including 2 years grace period	32 quarterly payments		2,709,488	2,701,924
SBP renewable energy	SBP rate + 0.75% per annum	12 years including 2 years grace period	40 quarterly payments		154,382	154,382
Refinance for salaries	SBP rate + 0.90% to 1% per annum	2.5 years including 6 months grace period	08 quarterly payments		-	548,667
Less: Current portion of					17,288,082	16,226,103
long term financing				28	(1,939,181)	(1,829,987
					15,348,901	14,396,11

For the year ended June 30, 2023

22.1 The Company has obtained long term finance facilities from various banks for balancing, modernization and expansion of existing projects and establishment of Hosiery Division - V, Apparel Division and Fabric Dye House as well as renewable energy projects. These are secured against 1st Joint Pari Passu (JPP) charge of Rs. 30,860 million, 1st specific charge of Rs. 6,660 million, mortgage charge of Rs. 2,667 million, hypothecation charge of Rs. 534 million and ranking charge of Rs. 2,541 million over all present and future fixed assets of the Company (land, building and plant & machinery).

The Government of Pakistan has introduced Islamic Temporary Economic Refinance Faciliaty (ITERF) and Temporary Economic Refinance Faciliaty (TERF) for setting of new industrial units and for undertaking Balancing, Modernization and Replacement and /or expansion of projects / businesses. The Company has availed this facility from various banks at concessional rate of markup. The loan under these facilities was initially recognized at fair value in accordance with IFRS 9 - Financial instruments using an effective interest rate at respective drawdown dates. The difference between the fair value of the loan and loan proceeds has been recognized as deferred income as per requirements of IAS 20 (Accounting for Government grants and disclosure of Government assistance) and as per Circular 11/2020 issued by the Institute of Chartered Accountants of Pakistan.

		Note	2023 (Rupees '000)	2022 (Rupees '000)
23.	LEASE LIABILITIES			
	Opening balance Additions during the year Accretion of interest Payments during the year Termination during the year		166,659 65,734 16,158 (119,616)	220,044 31,333 19,645 (83,416) (20,947)
	Less: Current portion shown under current liabilities	28	128,935 (71,924)	166,659 (72,686)
			57,011	93,973

- 23.1 These represents lease contracts for Company manufacturing facility, warehouses, and employees hostel and have estimated lease terms between 3 to 5 years. These are discounted using incremental borrowing rate of the Company.
- 23.2 The future minimum lease payments to which the Company is committed under the agreements will be due as follows:

	Not later than one year	Later than one year and not later than three years	More than three years
		Rupees in '000	
At 30 June 2023			
Future minimum lease payments Less: Un-amortized finance charges	79,501 (7,577)	59,909 (2,898)	-
Present value of future minimum lease payments	71,924	57,011	_
At 30 June 2022			
Future minimum lease payments Less: Un-amortized finance charges	85,428 (12,742)	89,968 (8,310)	12,741 (426)
Present value of future minimum lease payments	72,686	81,658	12,315

For the year ended June 30, 2023

		Note	2023 (Rupees '000)	2022 (Rupees '000)
24.	DEFERRED LIABILITIES			
	Staff retirement gratuity Deferred income - Government grant	24.1 24.2	7,876,298 122,906	4,890,568 158,086
			7,999,204	5,048,654

24.1 Staff retirement gratuity

This represents an unfunded gratuity scheme which provides termination benefits for all employees of the Company who attain the minimum qualifying period. The latest actuarial valuation of the defined benefit plan was carried out as at June 30, 2023 using the Projected Unit Credit (PUC) Actuarial Cost Method. Details of the defined benefit plan are as follows:

		Note	2023 (Rupees '000)	2022 (Rupees '000)
24.1.1	Movement in the present value of defined benefit obligation			
	Opening balance Expenses recognized in the statement of profit or loss Remeasurement of plan obligation chargeable to	24.1.2	4,890,568 1,649,159	3,810,946 1,154,135
	other comprehensive income Balance transferred (to) / from associated companies Balance transferred to Interloop Welfare Trust Paid during the year	24.1.4	1,687,858 (264) – (351,023)	263,121 387 (668) (337,353)
	Closing balance		7,876,298	4,890,568
24.1.2	Expenses recognized in the statement of profit or loss			
	Current service cost Interest cost		1,012,626 636,533	780,803 373,332
			1,649,159	1,154,135
24.1.3	Amounts charged in the statement of profit or loss are as follows:			
	Cost of sales Distribution cost Administrative expenses	31 32 33	1,423,493 34,056 191,610	978,277 28,977 146,881
			1,649,159	1,154,135
24.1.4	Total remeasurement chargeable to other comprehensive income			
	Remeasurement of plan obligation: Actuarial losses from changes in financial assumptions Experience adjustments		468,058 1,219,800	(369,544) 632,665
			1,687,858	263,121

For the year ended June 30, 2023

		2023	2022
24.1.5	Principal actuarial assumptions used		
	Discount rate used for profit and loss charge	13.50%	10.25%
	Discount rate for year end obligation	15.75%	13.50%
	Salary increase used for year end obligation Salary increase for FY 2023 Salary increase for FY 2024 Salary increase for FY 2025 Salary increase for FY 2026 Salary increase for FY 2027 Salary increase for FY 2028 Salary increase for FY 2029 onward Demographic assumption Mortality rates (for deaths in service)	N/A 15.50% 15.50% 15.50% 15.50% 15.50% SLIC 2001-2005	10.00% 10.00% 10.00% 13.25% 13.25% 13.25% SLIC 2001-2005
	Retirement assumption	Setback 1 year 60 years	Setback 1 year 60 years

- **24.1.6** The expected contribution to defined benefit obligation for the year ending June 30, 2024 will be Rs. 2,604.479 million.
- **24.1.7** Experience adjustment includes change in actuarial assumptions as well as the impact determined by calculating the difference of Present Value of Defined Benefits Obligations based on benefit formula for workers (i.e. 30/26 x salary x service). Present Value of defined Benefits Obligations has been determined using demographic and financial assumptions by applying Projected United Credit Method (PUC Method) as required by IAS19 on the basis of actuarial assumptions.

24.1.8 Sensitivity analysis

The calculation of the defined benefit obligation is sensitive to assumptions set out above. The following table summarizes how the impact on the defined benefit obligation at the end of the reporting period would have increased / (decreased) as a result of a change in respective assumptions by 100 bps.

	2023 (Rupees '000)	2022 (Rupees '000)
Discount rate + 100 bps Discount rate - 100 bps Salary change + 100 bps Salary change - 100 bps	(7,100,625) 8,797,476 8,808,754 (7,076,936)	(4,396,926) 5,479,193 5,490,180 (4,378,654)

The sensitivity analysis of the defined benefit obligation to the significant actuarial assumptions has been performed using the same calculation techniques as applied for calculation of defined benefit obligation reported in the statement of financial position.

24.1.9 Maturity profile

The average duration of defined benefit obligation for the year ended 2023 is 11 years (2022: 11 years).

The expected benefit payment for the upcoming years is as follows;

	2023 (Rupees '000)	2022 (Rupees '000)
Between 1 to 3 years Between 3 to 5 years Beyond 5 years	2,459,792 2,176,570 710,138,004	1,568,477 1,333,916 289,949,645
	714,774,366	292,852,038

For the year ended June 30, 2023

		Note	2023 (Rupees '000)	2022 (Rupees '000)
24.2	Deferred income - Government grant			
	Opening balance Government grant recognized For the year amortization		199,383 - (41,291)	50,198 228,504 (79,319)
	Current portion of deferred income	28	158,092 (35,186)	199,383 (41,297)
	Closing balance		122,906	158,086

24.2.1 There are no unfulfilled conditions or other contingencies attaching to these grants.

			Note	2023 (Rupees '000)	2022 (Rupees '000)
25.	TRADI	E AND OTHER PAYABLES			
	Contra Other Emplo Withho Worke	ors ed liabilities ed liabilities cot liabilities - advances from customers payables yees provident fund trust blding tax payable rs' profit participation fund rs' welfare fund	25.1 25.2 25.3 25.4 25.5	3,345,455 5,504,218 96,365 508,027 6,840 493,891 1,150,769 898,343	2,519,808 4,833,842 133,489 320,620 5,510 91,914 721,751 457,856
				12,003,908	9,084,790
	25.1	It includes payable to following related parties; Interloop Holdings (Pvt) Limited Octans Digital (Pvt) Limited PrintKraft (Pvt) Limited Momentum Logistics (Pvt) Limited		14,169 5,244 27,895 83,687	25,457 3,098 28,723 70,528
				130,995	127,806

- **25.2** It includes an amount of Rs. 895.967 million (2022: Rs. 551.642 million) relating to infrastructure cess payable.
- Honourable Sindh High Court in its decision dated September 17, 2008 declared the imposition of infrastructure cess before December 28, 2006 as void and invalid. However, the Excise and Taxation Department filed an appeal before the Honourable Supreme Court of Pakistan. The Honourable Supreme court of Pakistan had disposed off the appeal with a joint statement of the parties that during the pendency of the appeal, another law i.e. fifth version came into existence which was not the subject matter of the appeal hence the case was referred back to High Court of Sindh with right to appeal to Supreme Court. The Company filed constitutional petition bearing No. 1809 of 2011 before Honourable High Court Sindh. On May 31, 2011, the High Court of Sindh had granted an interim relief on an application of petitioners on certain terms including discharge and return of bank guarantees / security furnished on consignment released up to December 27, 2006 and any bank guarantee / security furnished on consignment released after December 27, 2006 shall be encashed to the extent of 50% of the guaranteed or secured amount only with balance kept intact till the disposal of petition. In case the High Court upholds the applicability fifth version of law and its retrospective application, the authorities are entitled to claim the amounts due under the said law with the right to appeal available to petitioner. In the light of interim relief the Company has paid 50% of the amount of Infrastructure cess. Imports of the Company are being released against 50% payment of Infrastructure cess to Excise and Taxation Department and furnishing of bank guarantee of balance amount. On 4th June 2021, Honorable Sindh High Court passed an order whereby it upheld the contention of Sindh Government and suspend its own order for 90 days. The Company has filed writ petition CPLA NO. 4611 against the said order before the Supreme Court of Pakistan.

For the year ended June 30, 2023

The Honourable Supreme Court of Pakistan granted an interim relief on September 01, 2021 against the impugned Judgment of the Sindh High Court. The Honourable Apex Court directed that till further orders, operation of the impugned Judgment of the High Court of Sindh dated June 04, 2021 and recovery of the impugned levy shall remain suspended. The petitioner shall keep the bank guarantee already submitted, pursuant to the order of the Sindh High Court, valid, operative and enforceable and shall furnish fresh bank guarantees equivalent to the amount of levy claimed by the respondents against release of all future import consignments. However, in the light of the order of the Supreme Court of Pakistan, the Company has issued bank guarantees equivalent to the amount of the levy and no payment is being made subsequent to the order date of the Court.

The full amount of Infrastructure cess forms component of cost of imported items and provision recorded in books. Bank guarantees furnished ragarding imposition of infrastructure cess have been disclosed in note - 29.1 to these financial statements.

- 25.2.2 The Government of Punjab imposed Punjab Infrastructure Development Levy in terms of the Punjab Infrastructure Development Cess Act, 2015 (the Act) read with PRA Notification No.PRA/IDC/2015 dated May 16, 2016 and PRA order No.PRA/Orders.08/2015 dated May 23, 2016. The Company being aggrieved filed writ petition vide WP No.24536 of 2016 before Honorable Lahore High Court challenging the constitutionality of the Act . The Lahore High Court on July 28, 2016 granted interim relief for clearance of goods subject to payment of 50% of the disputed amount and upon furnishing of a bank guarantee for the balance of 50% of the amount. The case is pending litigation before Honorable Lahore High Court, Lahore, the same has been adjourned without any next date.
- 25.3 The contract liabilities primarily relate to the advance consideration received from customers for sale of goods, for which revenue is recognized at point in time when goods are transferred. Out of Rs. 133.489 million recognized in contract liabilities as on June 30, 2022, all the amount has been adjusted and recognized as revenue during the year.
- 25.4 The investments out of provident fund have been made in accordance with the provisions of section 218 of the Companies Act, 2017 and the rules formulated in Employees Contributory Funds (Investment in Listed Securities) Regulations, 2018.

			Note	2023 (Rupees '000)	2022 (Rupees '000)
	25.5	Workers' profit participation fund			
		Opening balance Interest on funds utilized in the Company's business	36	721,751 26,689	365,241 15,747
		Expense allocation for the year	34	1,150,770	721,746
		Paid during the year		1,899,210 (748,441)	1,102,734 (380,983)
		Closing balance		1,150,769	721,751
26.	ACCR	UED MARK UP			
		p on: g term financing t term borrowings		798,072 1,031,941 1,830,013	186,447 516,242 702,689

For the year ended June 30, 2023

		2023 (Rupees '000)	2022 (Rupees '000)
27.	SHORT TERM BORROWINGS		
	From banking companies - Secured		
	Under mark up arrangements		
	Islamic banking:		
	IERS - II	4,930,000	2,230,000
	Islamic export finance scheme (IEFS) Running musharika	2,000,000 6,803,003	999,998 10,325,671
	Conventional banking:		
	ERF - II Export finance scheme (EFS) FAPC - own source Running finance	20,702,960 6,518,318 – 1,194,631	18,220,000 - 2,600,000 632,239
		42,148,912	35,007,908

These are secured against 1st Joint Pari Passu (JPP) charge of Rs. 83,995 million (2022: Rs. 66,665.33 million) and ranking charge of nil (2022: Rs. 2,666.67 million) over all present and future current assets of the Company. Further to that, these are also secured by 2nd JPP ranking charge of nil (2022: Rs. 6,000 million) over all present and future plant and machinery of the Company in favor of all the lending banks. The total limits available to the Company for short term borrowings from all the banks are amounting to Rs. 62,996 million (2022: Rs. 51,996 million).

Mark up is charged as;

ERF - II / IERS - II	SBP Rate + 0.25% to 1% per annum (2022: SBP Rate + 0.25% to 0.30% per annum)
FAPC - own source	1 to 3 month Kibor + 0.05% to 0.10% per annum (2022: 1 to 3 month Kibor + 0.05% to 0.10% per annum)
EFS / IEFS	SBP refinance rate for EFS
Running finance/musharika	1 to 3 month Kibor + 0.05% to 0.75% per annum (2022: 1 to 3 month Kibor + 0.05% to 0.25% per annum)

		Note	2023 (Rupees '000)	2022 (Rupees '000)
28.	CURRENT PORTION OF NON CURRENT LIABILITIES			
	Long term financing Lease liabilities	22 23	1,939,181 71,924	1,829,987 72,686
	Deferred income - Government grant	24.2	35,186	41,297
			2,046,291	1,943,970

29. CONTINGENCIES AND COMMITMENTS

29.1 Contingencies

29.1.1 The Punjab Revenue Authority has created a demand of an amount of Rs. 29.931 million in respect of an alleged default on withholding of provincial sales tax on account of various transport services received by the Company during the period from March 01, 2015 to May 31, 2016 along with default surcharge and penalty under Punjab Sales Tax on Services Act, 2012, rejecting the exemption claim of the taxpayer company. The Company being aggrieved, filed an appeal before Commissioner (Appeals) Punjab Revenue Authority (PRA) which is pending adjudication at the terminal date.

For the year ended June 30, 2023

The Company has not made any provision against the above demand as the management is confident that the ultimate outcome of the appeal would be in favor of the Company, inter alia on the basis of the advice of the tax consultant and relevant law and facts.

			Note	2023 (Rupees '000)	2022 (Rupees '000)
	29.1.2	Bank guarantees issued by various banks on behalf of the company in favour of:			
		Sui Northern Gas Pipelines limited (SNGPL) against supply of gas		806,221	720,657
		The Director, Excise and Taxation, Karachi against imposition of infrastructure cess		792,353	542,353
		Faisalabad Electric Supply Company (FESCO) against supply of electricity		143,245	143,245
		Punjab Revenue Authority against imposition of infrastructure cess		11,533	11,533
		State Bank of Pakistan		110,112	110,112
		Total Parco Pakistan Ltd		6,000	4,000
				1,869,464	1,531,900
	29.1.3	Post dated cheques issued in favour of custom authorities for release of imported goods.		7,008,593	6,794,202
	29.2	Commitments			
		Under letters of credit for:			
		Capital expenditure Raw materials Stores and spares		2,053,832 3,793,848 349,329	12,239,092 5,947,551 470,201
				6,197,009	18,656,844
30.	SALES	· NET			
	Export : Local sa		30.1	112,942,064 7,776,228	84,230,046 8,114,857
	Less:			120,718,292	92,344,903
	Sales di Sales ta			(377,444) (1,140,555)	(283,818) (1,167,036)
				(1,517,999)	(1,450,854)
				119,200,293	90,894,049

^{30.1} It includes exchange gain amounting to Rs. 8,409.697 million (2022: Rs. 5,291.138 million).

^{30.2} Revenue is disaggregated based on geographical locations of our customers. The same is disclosed in note - 44.

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			Note	2023 (Rupees '000)	2022 (Rupees '000)
31.	COST	OF SALES			
	Raw m Stores Knittin Salarie Staff re Fuel ar Repair Insurar Depre	aterial consumed and spares consumed g, processing and packing charges s, wages and benefits etirement gratuity nd power s and maintenance nce	31.1 31.2 31.3 24.1.3	48,461,949 2,317,762 1,445,253 16,541,929 1,423,493 6,088,391 671,504 109,195 2,786,041 70,635	42,334,871 2,043,050 2,066,880 13,585,864 978,277 4,019,997 542,866 77,190 2,425,903 63,923
	Amort Rent, r		7.2	666 110,707 218,021	832 36,940 208,412
				80,245,546	68,385,005
	Оре	n process ening balance sing balance		2,592,821 (3,124,698)	1,368,804 (2,592,821)
				(531,877)	(1,224,017)
		f goods manufactured		79,713,669	67,160,988
	Оре	ed goods ening balance sing balance		5,607,688 (5,993,436)	3,239,645 (5,607,688)
				(385,748)	(2,368,043)
	DDT			79,327,921 –	64,792,945 34,935
				79,327,921	64,827,880
	31.1	Raw material consumed			
		Opening balance Purchases		14,941,539 44,131,086	6,667,859 50,608,551
		Closing balance		59,072,625 (10,610,676)	57,276,410 (14,941,539)
				48,461,949	42,334,871
	31.2	Stores and spares consumed			
		Opening balance Purchases		1,866,417 2,942,320	1,199,116 2,710,351
		Closing balance		4,808,737 (2,490,975)	3,909,467 (1,866,417)
				2,317,762	2,043,050

^{31.3} Salaries, wages and benefits include Rs. 14.208 million (2022: Rs. 10.469 million) in respect of the provident fund contribution.

For the year ended June 30, 2023

		Note	2023 (Rupees '000)	2022 (Rupees '000)
32.	DISTRIBUTION COST			
	Staff salaries and benefits Staff retirement gratuity Sea and air freight Shipping expenses Selling commission Export development surcharge Marketing and advertisement	32.1 24.1.3	615,340 34,056 288,454 1,353,067 1,124,247 290,817 246,583	514,075 28,977 549,321 915,850 1,024,412 203,477 145,919
			3,952,564	3,382,031

32.1 Staff salaries and benefits include Rs. 2.096 million (2022: Rs. 1.655 million) in respect of the provident fund contribution.

		Note	2023 (Rupees '000)	2022 (Rupees '000)
33.	ADMINISTRATIVE EXPENSES			
	Staff salaries and benefits Directors' remuneration Staff retirement gratuity Postage and communication Electricity, gas and water Rent, rates and taxes Printing and stationery Travelling and conveyance Vehicles running and maintenance	33.1 & 33.2 24.1.3	3,819,198 96,927 191,610 49,200 49,622 331,994 173,231 187,857 64,570	2,804,516 105,484 146,881 138,164 23,288 219,068 155,789 109,576 43,531
	Legal and professional charges Repairs and maintenance Auditors' remuneration Insurance Entertainment Advertisement Newspapers and periodicals Depreciation Depreciation on right of use assets Amortization Others	6.1.2 6.3.1 7.2	330,607 48,411 7,304 28,168 167,518 2,418 754 427,703 26,042 61,539 180,697	168,091 41,907 5,377 24,278 137,000 6,357 466 348,370 - 46,798 156,531
	Othors		6,245,370	4,681,472

- **33.1** Staff salaries and benefits include Rs. 13.673 million (2022: Rs. 10.693 million) in respect of the provident fund contribution.
- **33.2** Staff salaries and benefits include Rs. 6.968 million in respect of employees' share option compensation expense.

		2023 (Rupees '000)	2022 (Rupees '000)
33.3	Auditors' remuneration		
	Annual audit fee Other certification Half yearly review Out of pocket expenses	5,775 79 1,050 400	4,263 79 735 300
		7,304	5,377

For the year ended June 30, 2023

			Note	2023 (Rupees '000)	2022 (Rupees '000)
34.	OTHE	R OPERATING EXPENSES			
	Loss or Balanc Realize Unreali Charity Worke	nge loss - net in disposal of non current assets es written off ed loss on derivative financial instruments fized loss on derivative financial instruments of and donations rs' profit participation fund rs' welfare fund	34.1 34.2 25.5	49,143 14,995 274,060 — 791,829 1,150,770 440,487	20,943 15,204 - 527,775 94,154 489,600 721,746 273,948
				2,721,284	2,143,370
	34.1	Loss on disposal of non current assets			
		Loss on disposal of operating fixed assets Gain on disposal of right of use assets		49,143 -	20,121 (4,917)
				49,143	15,204

34.2 Charity and donations include the following;

Names of donees' in which a director or his spouse has an interest:

Name of Donee	Interest in Donee	Name of Director / Spouse	2023 (Rupees '000)	2022 (Rupees '000)
Interloop Welfare Trust Lyallpur Literary Council	Trustees Trustees	- Mr. Navid Fazil Mr. Musadaq Zulqarnain Mrs. Shereen Aftab Mr. Jahanzeb Khan Banth - Mr. Muhammad Maqsood - Mr. Musadaq Zulqarnain - Mrs. Nazia Navid	356,227 3,500	253,160
			359,727	254,760

		Note	2023 (Rupees '000)	2022 (Rupees '000)
		Note	(Nupees 000)	(Nupees 000)
35.	OTHER INCOME			
	Income from financial assets			
	Interest on loan to Metis International (Pvt) Ltd Exchange gain - net Unrealized gain on derivative financial instruments Profit on term finance certificates (TFCs)		41,197 21,672 95,030	1,489 - - 55,441
	Income from non-financial assets			
	Scrap sales		338	192
			158,237	57,122
36.	FINANCE COST			
	Mark up on: Short term borrowings Long term financing - net Interest on workers' profit participation fund Interest on lease liabilities Bank charges and commission	25.5	3,894,317 1,199,465 26,689 16,158 390,907 5,527,536	1,493,908 649,627 15,747 19,645 314,023 2,492,950

For the year ended June 30, 2023

		Note	2023 (Rupees '000)	2022 (Rupees '000)
37.	TAXATION			
	Current year Prior year	37.1	1,576,024 (164,015)	1,066,115 (2,143)
			1,412,009	1,063,972

- 37.1 The relationship between tax expense and accounting profit has not been presented in these financial statements as almost all income of the Company falls under the ambit of presumptive tax regime.
- **37.2** Provision for deferred tax is not required as the Company is chargeable to tax under sections 154 and 169 of the Income Tax Ordinance, 2001 and no temporary differences are expected to arise in the foreseeable future.

			2023	Restated 2022
38.	EARN	INGS PER SHARE - BASIC AND DILUTED		
	38.1	Earnings per share - Basic		
		Profit for the year (Rupees in '000)	20,171,845	12,359,496
		Weighted average number of ordinary shares outstanding during the year (Numbers in'000)	1,401,447	898,363
		Add: Bonus shares issued after the reporting period (Numbers in'000)	-	503,084
			1,401,447	1,401,447
		Earnings per share - basic (Rupees)	14.39	8.82

38.1.1 During the year, the Company has issued bonus shares. In accordance of the requirement of IAS 33 'Earnings per share' the number of ordinary shares outstanding last year has been adjusted as if the event had occurred at the beginning of the year. Therefore, earnings per share has been restated accordingly.

38.2 Earnings per share - Diluted

There is no dilutive effect on the basic earnings per share of the Company, after taking the effect of options granted on Company's shares to employees of the Company under the Employee share option scheme (ESOS). Such dilution is based on the fair value of the Company's shares, which is lower than the respective exercise price of options granted during the year.

39. RECONCILIATION OF MOVEMENT OF LIABILITIES TO CASH FLOWS ARISING FROM FINANCING ACTIVITIES

	Balance as on July 01, 2022	Non Cash Changes	Cash Flows	Balance as on June 30, 2023	
		Rupees i	n '000		
Issued, subscribed and paid up capital Capital reserve - share premium Long term financing Lease liabilities Short term borrowings	8,983,635 3,528,149 16,226,103 166,659 35,007,908	5,030,834 (359,345) 41,291 81,892	(25,199) 1,020,688 (119,616) 7,141,004	14,014,469 3,143,605 17,288,082 128,935 42,148,912	
Unclaimed dividend	3,006	4,599,621	(4,598,553)	4,074	
	63,915,460	9,394,293	3,418,324	76,728,077	

For the year ended June 30, 2023

		Balance as on July 01, 2021	Non Cash Changes	Cash Flows	Balance as on June 30, 2022
			Rup	ees in '000	
	Issued, subscribed and paid up capital Capital reserve - share premium Long term financing Lease liabilities Short term borrowings Unclaimed dividend	8,721,975 3,791,602 10,652,580 220,044 19,636,066 4,004	261,660 (261,660 (149,185 30,031 - 2,668,924	(1,793) 5) 5,722,708 (83,416) 15,371,842	8,983,635 3,528,149 16,226,103 166,659 35,007,908 3,006
		43,026,271	2,549,770	18,339,419	63,915,460
				2023	2022
40.	NUMBER OF EMPLOYEES				
	Average number of employees during the year			31,794	29,524
	Number of employees at end of the year			30,774	31,986
		١	Note	2023 (Rupees '000)	2022 (Rupees '000)
11.	SHARIAH SCREENING DISCLOSURE				
	Loans/advances as per Islamic mode				
	Loans	22, 2	4.2 & 27	23,221,346	21,244,048
	Shariah compliant bank deposits/bank balance	es			
	Bank balances			241,711	9,952
	Revenue earned from a shariah compliant bus	iness		119,200,293	90,894,049
	Mark up on Islamic mode of financing			(2,357,214)	(765,877)
	Profits or interest on any conventional loan or	r advance			
	Interest on loan to Metis International (Pvt) Ltd Profit on term finance certificates (TFCs) Interest on workers' profit participation fund Interest on lease liabilities Interest on other conventional loans			95,030 (26,689) (16,158) (2,736,568)	1,489 55,441 (15,747) (19,645) (1,377,658)
	Relationship with shariah compliant banks				
	Name of institutions Relationship with institution		th institutior	ıs	
	MCB Islamic Bank	Bank Balance, lo	ng term finar	icing and short te	m borrowing
	Allied Bank Limited (Islamic Banking)	Bank Balance, long term financing and short term borrowing Bank balance and long term financing			
	Meezan Bank Limited	Bank Balance, lo	ng term finar	icing and short te	m borrowing
	Bank Alfalah Limited (Islamic)	Bank balance			
	Bank of Punjab (Taqwa Islamic Banking)	Bank balance			
	Habib Bank Limited (Islamic Banking)		_	icing and short te	_
	Faysal Bank Limited		_	icing and short te	m borrowing
	United Bank Limited - Ameen	Bank Balance an	d short term	borrowing	

For the year ended June 30, 2023

42. REMUNERATION TO CHIEF EXECUTIVE, DIRECTORS AND EXECUTIVES

		2023	
	Chief Executive	Directors	Executives
		Rupees in '000	
Managerial remuneration Directorship fee	40,050 —	41,157 15,410	1,879,130
Reimbursable expenses Staff retirement gratuity	_ _	· –	386,708 81,619
Contribution to provident fund Other allowances		- 310	19,916 243,390
	40,050	56,877	2,610,763
Number of persons	1	6	442

		2022	
	Chief Executive	Directors	Executives
		Rupees in '000	
Managerial remuneration	39,000	41,004	1,335,172
Directorship fee	_	14,200	_
Reimbursable expenses	_	_	158,589
Bonus	3,500	3,640	88,187
Staff retirement gratuity	_	_	52,552
Contribution to provident fund	_	_	13,275
Other allowances	-	4,140	122,631
	42,500	62,984	1,770,406
Number of persons	1	6	301

The chief executive officer, executive director and some executives are provided with company maintained cars.

43. TRANSACTIONS WITH RELATED PARTIES

Related parties include associated companies and undertakings, entities under common directorship, directors, major shareholders, key management personnel, employees benefit trust and post employment benefit plans. The Company in the normal course of business carries out transactions with various related parties. Amounts due from and to related parties are shown under the relevant notes to the financial statements. Remuneration to directors and key management personnel is disclosed in note 42. Detail of transactions with related parties, other than those which have been specifically disclosed elsewhere in these financial statements are as follows:

Name	Nature of transaction	2023 (Rupees '000)	2022 (Rupees '000)
Interloop Holdings	Services received	217,136	174,340
(Pvt) Limited	Purchase of assets - net	9,847	1,323
Texlan Center	Sale of yarn	2,339,816	2,387,903
(Pvt) Limited	Sale of packing material	90,597	87,929
Momentum Logistics (Pvt) Limited	Services received	593,331	524,916
PrintKraft	Purchase of packing material	520,246	314,940
(Pvt) Limited	Sale of asset	4,130	-
Eurosox Plus BV	Sale of socks	858,108	491,986

For the year ended June 30, 2023

Name	Nature of transaction	2023 (Rupees '000)	2022 (Rupees '000)
Octans Digital (Pvt) Limited	Services received Purchase / (sales) of assets - net	31,549 -	15,770 159
Socks & Socks (Pvt) Limited	Rent expenses Processing services Sale of goods - net	- 124,252	2,135 12,047 428,443
Interloop Provident Fund Trust	Contribution to the fund	80,703	62,658
Key management personnel and other related parties	Sale of assets Repayment of housing finance loan Mark up on house building finance loan Rent expenses Dividend paid	3,446 4,616 188 1,556 3,912,939	1,182 4,616 288 1,415 2,419,412

43.1 Following are the related parties with whom the Company had entered into transactions or have arrangements / agreements in place.

Con	npany Name	Basis of Relationship	Common Directorship / Percentage of shareholding	Address and Country of Incorporation
Inte	rloop Holdings (Pvt) Limited	Associate	Common Directors	Al-Sadiq Plaza, P-157, Railway Road, Faisalabad, Pakistan.
Inte	rloop Dairies Limited	Associate	Common Directors	Al-Sadiq Plaza, P-157, Railway Road, Faisalabad, Pakistan.
Texl	an Center (Pvt) Limited	Associate	Common Directors	Dagonna Road, Minuwangoda, Sri Lanka.
Mor	mentum Logistics (Pvt) Limited	Associate	Common Directors	Al-Sadiq Plaza, P-157, Railway Road, Faisalabad, Pakistan.
Prin ⁻	tKraft (Pvt) Limited	Associate	Subsidiary of Associate	Al-Sadiq Plaza, P-157, Railway Road, Faisalabad, Pakistan.
	a Medical Center amabad (Pvt) Limited	Associate	Common Directors	Shifa, International Hospitals, Sector H-8/4 Islamabad, Pakistan.
IRC	Dairy products (Pvt) Limited	Associate	Common Directors	Al-Sadiq Plaza, P-157, Railway Road, Faisalabad, Pakistan.
Glob	oal Veneer Trading Limited	Associate	Common Directors	Bahnhofasteasse22, 6300 Zug, Switzerland.
Euro	osox Plus BV	Associate	Subsidiary of Associate	Constructieweg 1, 7451 PS Holten, Netherlands.
Inte	rloop Welfare Trust	Trustee	Common Directors	Al-Sadiq Plaza, P-157, Railway Road, Faisalabad, Pakistan.
Inte	rloop Provident Fund Trust	Trustee	Post Employment Benefit Plan	Al-Sadiq Plaza, P-157, Railway Road, Faisalabad, Pakistan.

For the year ended June 30, 2023

Company Name	Basis of Relationship	Common Directorship / Percentage of shareholding	Address and Country of Incorporation
Octans Digital (Pvt) Limited	Associate	Subsidiary of Associate	Al-Sadiq Plaza, P-157, Railway Road, Faisalabad, Pakistan.
Shifa National Hospital Faisalabad (Pvt) Limited	Associate	Common Directors	Shifa, International Hospitals, Sector H-8/4 Islamabad, Pakistan.
Lyallpur Literary Council	Associate	Common Directors	Al-Sadiq Plaza, P-157, Railway Road, Faisalabad, Pakistan.
Socks & Socks (Pvt) Limited	Associate	Subsidiary of Associate	7- KM Khurrianwala-Jaranwala Road, Khurrianwala- Faisalabad, Pakistan.
Interloop Asset Management Limited	Associate	Common Directors	Plot No. 29, Street No. 40, G-10/4, Islamabad, Pakistan.

44. OPERATING SEGMENTS

Management has determined the operating segments based on the information that is presented to the Board of Directors of the Company for allocation of resources and assessment of performance. Operating segments are reported in a manner consistent with internal reporting provided to the Chief Operating Decision Maker ('CODM'). Segment performance is generally evaluated based on certain key performance indicators including business volume and gross profit.

Based on internal management reporting structure and products produced and sold, the Company is organized into the following operating segments :

a) Hosiery

This segment relates to the sale of socks.

b) Spinning

This segment relates to the sale of yarn and its in-house use.

c) Denim

This segment relates to the sale of denim products and garments.

d) Active wear

This segment relates to the sale of active wears.

e) Apparel

This segment relates to the sale of fashion apparels.

f) Other operating segments

These represent various segments of the Company which currently do not meet the minimum reporting threshold mentioned in International financial reporting standards 'Operating Segments' (IFRS 8). These mainly include domestic sales, yarn dyeing and active wear.

NOTES TO THE FINANCIAL STATEMENTS For the year ended June 30, 2023

44.1 Segment information	ormatio	E														
	Hos	Hosiery	Spinning	guir	Denim	ι <u>ε</u>	Active wear	vear	Apparel	arel	Other Segments		Elimination of Intersegment Transactions	Intersegment	Total Company	ıl any
	2023 203 (Rupees '000)	2022 s (000)	2023 203 Rupees in '000	2022 in '000	2023 20 (Rupees '000)	2022 s '000)	2023 20 (Rupees '000)	2022 (000)	2023 20; (Rupees '000)	2022 s (000)	2023 20 (Rupees '000)	2022 (000)	2023 20 (Rupees '000)	2022 s (000)	2023 20 (Rupees '000)	2022 (000)
Sales																
External sales Intersegment sales	89,387,698	69,584,985	7,949,083	6,317,797	12,650,763	5,922,393	767,173	627,937	6,887,701	5,871,473	1,557,877	2,569,462 4,393,300	- (16,902,526)	- (12,698,196)	119,200,293	90,894,049
Cost of sales	89,614,901 (53,266,571)	69,878,029 (47,652,059)	16,465,386 (15,599,713)	14,321,574 (10,409,825)	12,669,014 (10,992,135)	5,924,467 (6,838,182)	768,836 (999,340)	628,219 (854,138)	6,895,597	5,877,194 (5,191,624)	9,689,085 (8,812,600)	6,962,762 (6,580,248)	(16,902,526) 16,902,526	(12,698,196) 12,698,196	119,200,293	90,894,049 (64,827,880)
Gross profit/(loss)	36,348,330	22,225,970	865,673	3,911,749	1,676,879	(913,715)	(230,504)	(225,919)	335,509	685,570	876,485	382,513	I	1	39,872,372	26,066,169
Distribution cost Administrative expenses	(2,929,377)	(2,457,935)	(93,512)	(42,573)	(570,299)	(421,605)	(42,299)	(58,224)	(277,207)	(309,689)	(39,870)	(92,005)	1 1	1 1	(3,952,564)	(3,382,031)
D 11 11 11 11 11 11 11 11 11 11 11 11 11	(7,921,078)	(6,105,556)	(209,192)	(126,107)	(1,177,957)	(963,182)	(79,087)	(90,638)	(733,759)	(664,391)	(76,861)	(113,629)	'	'	(10,197,934)	(8,063,503)
rront/lioss) before taxation and unallocated income and expenses	28,427,252	16,120,414	656,481	3,785,642	498,922	(1,876,897)	(309,591)	(316,557)	(398,250)	21,179	799,624	268,884	1	1	29,674,438	18,002,666
Other operating expenses Other income Finance cost Taxation Profit after taxation															(2,721,284) 158,237 (5,527,536) (1,412,009) 20,171,846	(2,143,370) 57,122 (2,492,950) (1,063,972) 12,359,496
Depreciation and amortization	1,812,857	1,528,161	208,968	198,615	564,556	600,490	94,000	91,958	336,074	244,138	356,171	222,465	1	1	3,372,626	2,885,826
44.2 Reconciliation of reportable segment assets and liabilities	able segment a	ssets and liab	ilities													

Assets 2023 <			Н	Hosiery	Spinning	ning	Denim	Ε	Active wear	wear	Арр	Apparel	Other Segments	gments	Unallocated	cated	lotal C	Total Company
Assets 55,56/351 53/75,615 8,161,674 10,199,831 11,172,079 1,475,153 1,333,865 29,557,793 10,375,097 8,107,934 4,620,107 6,890,119 4,818,934 Liabilities 32,026,395 26,591,248 754,830 872,770 1,486,894 1,328,625 154,511 126,947 1,248,391 1,335,958 496,683 4,90,683 4,90,683 4,90,897 35,710,597 Segment Capital Expenditures 4,392,466 6,524,261 30,854 170,109 188,421 48,935 19,551,142 3,182,934 3,382,723 1,063,252			2023 (Rupe	2022 es '000)	2023 Rupees	2022 in ′000	2023 (Rupees	2022 (000)	2023 (Rupees	2022 (000)	2023 (Rupee	2022 ss '000)	2023 (Rupee)	2022 s '000)	2023 (Rupee	2022 ss '000)	2023 20 (Rupees '000)	2022 se (000)
Carbolities 32,026,395 26,591,248 754,830 872,770 1,486,894 1,328,625 154,511 126,947 1,700,797 1,248,391 1,335,958 496,683 4,378,929 35,710,597 3,182,934 3,332,723 1,063,252 2,242,61 30,854 338,545 1,701,109 188,421 48,935 1,91,598 1,91,598 1,9551,142 3,182,934 3,332,723 1,063,252		Assets	59,567,351	53,775,615	8,161,674	10,199,831	11,484,774	11,172,079	1,475,153	1,353,865	29,557,793	10,375,097	8,107,934	4,620,107	6,890,119	4,818,934	125,244,720	96,315,530
lent Capital 4,392,466 6,524,261 30,854 170,109 188,421 48,935 191,598 19,551,142 3,182,934 3,332,723 1,063,252 – Fraphical information company's revenue from external customers by geographical locations is detailed below:		Liabilities	32,026,395	26,591,248	754,830	872,770	1,486,894	1,328,625	154,511	126,947	1,700,797	1,248,391	1,335,958	496,683	43,978,929	35,710,597	81,438,314	66,375,260
		Segment Capital Expenditures	4,392,466		30,854	338,545	170,109	188,421	48,935	191,598	19,551,142	3,182,934	3,332,723	1,063,252	ı	I	27,526,229	11,489,011
	44.3	Geographical informati	ion															
Australia Asia Europe United States	44.3.1	The Company's revenu	ue from external	customers by	geographical	locations is de	etailed below:											
Asia Europe United States Pakistan		Australia															444,108	74,887
Europe United States Pakistan		Asia															11,708,565	5,892,622
United States Pakistan		Europe															44,414,349	29,440,547
Pakistan		United States															55,997,598	48,545,431
		Pakistan															6,635,673	6,940,562

g in Pakistan.	
All non-current assets of the Company as at reporting dates are located and operati	The Company earns its revenue from a large mix of customers.
44.3.2	44.4

For the year ended June 30, 2023

		UOM	2023 Figures	2022 in '000
45.	PLANT CAPACITY AND ACTUAL PRODUCTION			
	Hosiery			
	Installed capacity - knitting Actual production - knitting	[DZN] [DZN]	66,342 50,067	66,303 55,702
	Spinning			
	Installed capacity after conversion into 20/s Actual production after conversion into 20/s	[LBS] [LBS]	31,637 25,756	29,949 26,214
	Yarn Dyeing			
	Installed capacity Actual production	[KGs] [KGs]	6,337 4,480	5,074 4,468
	Denim			
	Installed capacity Actual production	[Pieces] [Pieces]	6,000 4,233	6,000 4,620

Active Wear and Apparel

The plant capacity of these divisions is indeterminable due to multi product plans involving varying processes of manufacturing and run length of order lots.

45.1 Reason for shartfall

- The actual production is planned to meet the internal demand and orders in hand.

46. FAIR VALUE OF FINANCIAL INSTRUMENTS

The carrying values of the financial assets and financial liabilities approximate their fair values. Fair value is the amount for which an asset could be exchanged, or a liability settled, between knowledgeable, willing parties in an arm's length transaction.

Fair value hierarchy

Fair value is defined as the price that would be received to sell an asset or paid to settle 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 and there is no intention or requirement to curtail materially the scale of its operations or to undertake a transaction on adverse terms.

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.

For the year ended June 30, 2023

IFRS 13 'Fair Value Measurement' requires the Company to classify fair value measurements and fair value hierarchy that reflects the significance of the inputs used in making the measurements of fair value hierarchy has the following levels:

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

Transfer between levels of the fair value hierarchy are recognized at the end of the reporting period during which the changes have occurred.

The following table shows the carrying amounts and fair values of financial assets and financial liabilities, including their levels in the fair value hierarchy. It does not include fair value information for financial assets and financial liabilities not measured at fair value if the carrying amount is a reasonable approximation of fair value.

	2023						
		Carrying Amount	:		Fair	/alue	
	Fair value through profit or loss	Amortized cost	Total	Level 1	Level 2	Level 3	Total
				(Rupees '000)			
On balance sheet financial instruments							
Financial assets measured at fair value							
Derivative financial instruments	21,672	-	21,672	-	21,672	-	21,672
Financial assets not measured at fair value Long term loans Long term deposits Trade debts Loans and advances Other receivables Accrued income	- - - -	147,858 81,701 34,138,665 202,458 165,798	147,858 81,701 34,138,665 202,458 165,798	- - - -	- - - -	- - - -	- - - -
Short term investments	-	1,561 500,000	1,561 500,000	-	-	-	-
Cash and bank balances	-	1,544,502	1,544,502	-	-	-	-
	21,672	36,782,543	36,804,215	-	21,672	-	21,672
Financial liabilities measured at fair value Financial liabilities not measured at fair value							
Long term financing Lease liabilities Trade and other payables Unclaimed dividend Accrued mark up Short term borrowings	- - - - -	17,288,082 128,935 9,364,540 4,074 1,830,013 42,148,912	17,288,082 128,935 9,364,540 4,074 1,830,013 42,148,912	- - - - -	- - - - -	- - - - -	- - - - -
	-	70,764,556	70,764,556	-	-	-	-

For the year ended June 30, 2023

				2022			
		Carrying Amount		2022	Fair \	/alue	
	Fair value through profit or loss	Amortized cost	Total	Level 1	Level 2	Level 3	Total
		'		(Rupees '000)			
On balance sheet financial instruments							
Financial assets measured at fair value	-	_	_	_	_	_	-
Financial assets not measured at fair value							
Long term loans	_	179,626	179,626	_	_	_	-
Long term deposits	-	86,955	86,955	-	-	-	-
Trade debts	-	28,603,965	28,603,965	-	-	-	
Loans and advances	-	147,161	147,161	-	-	-	
Other receivables	-	313,353	313,353	-	-	-	
Accrued income	-	4,570	4,570	-	-	-	
Short term investments	-	500,000	500,000	-	-	-	
Cash and bank balances	-	117,119	117,119	_	_	-	
	-	29,952,749	29,952,749	_	_	_	
Financial liabilities measured at fair value							
Derivative financial instruments	94,154	-	94,154	-	94,154	-	94,15
Financial liabilities not measured at fair value							
Long term financing	_	16,226,103	16,226,103	-	-	-	
Lease liabilities	_	166,659	166,659	_	_	-	
Trade and other payables	_	7,679,780	7,679,780	_	-	-	
Unclaimed dividend	-	3,006	3,006	-	-	-	
Accrued mark up	-	702,689	702,689	-	-	-	
Short term borrowings	-	35,007,908	35,007,908	-	-	-	
	94,154	59,786,145	59,880,299	_	94,154	_	94,15

47. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Company finances its operations through equity, borrowings and management of working capital with a view to maintain an appropriate mix between various sources of finance to minimize risk. The Company follows an effective cash management and planning policy and maintains flexibility in funding by keeping committed credit lines available. Market risks are managed by the Company through the adoption of appropriate policies to cover currency risks and interest rate risks.

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

- Market risk
- Credit risk
- Liquidity risk

For the year ended June 30, 2023

47.1 Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprises interest rate risk, currency risk and other price risk. The sensitivity analysis in the following sections relate to the position as at June 30, 2023 and 2022.

47.1.1 Interest rate risk:

Interest rate risk represents the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Majority of the interest rate exposure arises from investments in term finance certificates, long term and short term loans, lease liabilities, short term borrowings and long term financing.

At the reporting date, the interest rate profile of the Company's interest bearing financial instruments is as follows:

	2023 (Rupees '000)	2022 (Rupees '000)
Fixed rate instruments		
Loan to Metis International (Pvt) Limited - Secured	_	8,272
Long term financing - Secured	9,399,274	9,510,459
Lease liabilities against right of use assets	128,935	166,659
Short term borrowings - Secured	34,151,278	21,449,998
Variable rate instruments		
Short term investments	500,000	500,000
Loan to director - Secured	5,769	10,385
Long term financing from financial		
institutions - Secured	7,888,808	6,715,644
Short term borrowings from financial		
institutions - Secured	7,997,634	13,557,910

Fair value sensitivity analysis for fixed rate instruments

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

Cash flow sensitivity analysis for variable rate instruments

The following analysis demonstrates the sensitivity to a change in interest rates of 1%, with all other variables held constant, of the Company's profit before tax. The analysis is prepared assuming the amounts of floating rate instruments outstanding at reporting date were outstanding for the whole year.

For the year ended June 30, 2023

	2023 (Rupees '000)	2022 (Rupees '000)
Effect on profit and (loss) of an increase in interest rate for short term investments	4,655	4,655
Effect on profit and (loss) of an increase in interest rate for loan to director	54	97
Effect on profit and (loss) of an increase in interest rate for long term financing	(73,445)	(62,523)
Effect on profit and (loss) of an increase in interest rate for short term borrowings	(74,458)	(126,224)
	(143,194)	(183,995)

Decrease in interest rates at June 30 would have had the equal but opposite effect of these amounts. Sensitivity analysis has been prepared on symmetric basis.

47.1.2 Currency risk / Foreign Exchange risk:

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

Exposure to Currency Risk

The Company's exposure to currency risk is restricted to the amounts receivable from/payable to the foreign entities and bank balances which are denominated in currency other than the functional currency of the Company. The Company's exposure to currency risk is as follows:

		20	23	20	22
Particulars	Currency	F.Currency	Rupees (Amoun	F.Currency at '000)	Rupees
Foreign currency bank accounts	US\$ EUR€	5,120.84 0.05	1,467,937 15 1,467,952	282.10 0.05	57,971 10 57,981
Trade debts	US\$ GBP£	114,570.09	32,835,788	133,759.75 36.00	27,487,630 8,975
Loans and advances	US\$	_	32,835,788 -	40.52	27,496,605 8,272
			34,303,740		27,562,858
Less: Payables - Creditors	US\$ EUR€ GBP£ CHF	(479.89) (308.51) (29.69)	(137,776) (96,957) (10,849)	(1,057.73) (193.33) - (0.42)	(217,893) (41,710) – (90)
			(245,581)		(259,693)
On Balance sheet Exposure			34,058,159		27,303,164
Under letter of credit	US\$ EUR€ GBP£ JPY¥ CHF CNY	13,049.81 2,931.25 291.12 – 53.86	3,743,337 920,398 106,283 – 17,267	56,410.69 24,494.41 32.50 322,513.76 19.07 50.70	11,620,602 5,284,669 8,122 486,448 4,118 1,568
Off Balance Sheet Exposure			4,787,285		17,405,527

For the year ended June 30, 2023

The following significant exchange rates have been applied as at reporting date:

	2023		2022	
Foreign Currency	Selling	Buying	Selling	Buying
	(Rupees)		(Rupees)	
LIC	007.40	00//0	00 / 00	005.50
US \$	287.10	286.60	206.00	205.50
EUR€	314.27	313.72	215.75	215.23
GBP £	365.40	364.77	249.92	249.31
CNY	39.98	39.91	30.93	30.85
JPY ¥	2.00	2.00	1.51	1.50
CHF	320.90	320.34	215.96	215.43

Currency rate sensitivity analysis

If the functional currency, at reporting date, had weakened by 10% against the foreign currencies with all other variables held constant, the profit before taxation would have increased for the year 2023 and 2022 by the following amounts:

	2023 (Rupees '000)	2022 (Rupees '000)
Foreign Currency		
US\$ EUR€ GBP£ CHF	3,180,850 (9,025) (1,010)	2,544,980 (3,882) 836 (8)
	3,170,815	2,541,925

A 10% strengthening of the functional currency against foreign currencies at June 30 would have had the equal but opposite effect of these amounts.

Currency risk sensitivity to foreign exchange movements has been calculated on a symmetric basis. The analysis assumes that all other variables remained constant.

47.1.3 Other price risk:

Price risk represents 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), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all similar financial instruments traded in the market. The Company is not exposed to any significant other price risk.

For the year ended June 30, 2023

47.2 Credit risk:

Credit risk is the risk representing accounting loss that would be recognized at the reporting date if one party to a financial instrument will fail to discharge an obligation or its failure to perform duties under the contract as contracted. Concentration of credit risk arises when a number of counterparties are engaged in similar business activities or have similar economic features that would cause their ability to meet contractual obligations that is susceptible to changes in economic, political or other conditions. Concentration of credit risk indicates the relative sensitivity of the Company's performance to developments affecting a particular industry. The maximum exposure to credit risk at the reporting date is as follows:

	2023 (Rupees '000)	2022 (Rupees '000)
Long term loans Long term deposits Trade debts Loans and advances Other receivables Accrued income Short term investments Bank balances	147,858 81,701 34,138,665 202,458 165,736 1,623 500,000 1,528,925	179,626 86,955 28,603,965 147,161 313,353 4,570 500,000 92,795
	36,766,966	29,928,425

Loans and advances consist of loans to employees and director. Loans to employees and director are secured against their retirement benefits. Therefore, the Company is not exposed to any significant credit risk on these loans and advances.

Long term deposits have been mainly placed with suppliers of electricity, gas and telecommunication services. Considering the financial position and credit quality of the institutions, the Company's exposure to credit risk is not significant.

Trade debts amounting to Rs. 14,503 million (2022: Rs. 12,290 million) out of total debts are secured against letters of credit and insured contract. Furthermore, credit quality of customers is assessed taking into consideration their financial position and previous dealings and on that basis, individual credit limits are set. Moreover, the management regularly monitors and reviews customers' credit exposure. Accordingly, the Company is not exposed to any significant credit risk.

Other receivables constitute mainly subsidy on gas and receivable from custom authoroties. Considering the financial position of and credit quality of the institution, the Company's exposure to credit risk is not significant.

The Company has no material expected credit loss or impairment allowance at the year end regarding trade debts and other receivables.

Short term investments are investments in TFCs. The credit risk on these investments and their accrued profit is limited because counter party is bank with reasonably high credit ratings.

The credit quality of the Company's bank balances can be assessed by reference to external credit ratings or to historical information about counterparty default rate:

For the year ended June 30, 2023

Name of Bank	Date	Long term	Short term	Outlook	Agency
Allied Bank Limited	23-Jun-23	AAA	A1+	Stable	PACRA
Askari Bank Limited	23-Jun-23	AA+	A1+	Stable	PACRA
Bank Alfalah Limited	24-Jun-23	AA+	A1+	Stable	PACRA
Dubai Islamic Bank Pakistan Limited	26-Jun-23	AA	A-1+	Stable	JCR-VIS
Faysal Bank Limited	23-Jun-23	AA	A1+	Stable	PACRA
Habib Bank Limited	27-Jun-23	AAA	A-1+	Stable	JCR-VIS
Habib Metropolitan Bank Limited	23-Jun-23	AA+	A1+	Stable	PACRA
MCB Bank Limited	23-Jun-23	AAA	A1+	Stable	PACRA
MCB Islamic Bank Limited	23-Jun-23	Α	A1	Stable	PACRA
Meezan Bank Limited	27-Jun-23	AAA	A-1+	Stable	JCR-VIS
National Bank of Pakistan	23-Jun-23	AAA	A1+	Stable	PACRA
Standard Chartered Bank					
(Pakistan) Limited	23-Jun-23	AAA	A1+	Stable	PACRA
The Bank of Punjab	26-Jun-23	AA+	A1+	Stable	PACRA
United Bank Limited	27-Jun-23	AAA	A-1+	Stable	JCR-VIS

Due to the Company's long standing relationships with these counterparties and after giving due consideration to their strong financial standing, management does not expect non-performance by these counter parties on their obligations to the Company. Accordingly, the risk is minimal.

47.3 Liquidity risk

Liquidity risk is the risk that an entity will encounter difficulty in meeting obligations associated with financial liabilities.

The Company's approach to manage liquidity risk is to maintain sufficient level of liquidity by holding highly liquid assets and the availability of funding through an adequate amount of committed credit facilities. At June 30, 2023 the Company has Rs. 20,847 million (2022: Rs. 28,973 million) unutilized borrowing limits available from financial institutions and Rs. 1,544.502 million (2022: Rs. 117.119 million) cash and bank balances. The management believes that the Company is not exposed to any liquidity risk.

The following are the contractual maturity analysis of financial liabilities as at June 30, 2023 and 2022:

			2023		
	Carrying amount	Contractual cash flows	Within 1 Year	More than 1 Year and up to 5 years	More than 5 Years
			Rupees in '000		
Financial Liabilities :					
Long term financing Lease liabilities Trade and other payables Unclaimed dividend	17,288,082 128,935 9,364,540 4.074	24,772,160 139,410 9,364,540 4.074	3,725,244 79,501 9,364,540 4,074	13,422,690 59,909 –	7,624,226 - -
Accrued mark up	1,830,013 42,148,912	1,830,013 42,148,912	1,830,013 42,148,912	_ _ _	_ _ _
	70,764,556	78,259,109	57,152,284	13,482,599	7,624,226

For the year ended June 30, 2023

			2022		
	Carrying amount	Contractual cash flows	Within 1 Year	More than 1 Year and up to 5 years	More than 5 Years
			Rupees in '000		
Financial Liabilities :					
Long term financing Lease liabilities Trade and other payables Unclaimed dividend Accrued mark up Short term borrowings	16,226,103 166,659 7,679,780 3,006 702,689 35,007,908	21,490,100 188,137 7,679,780 3,006 702,689 35,007,908	2,856,088 85,428 7,679,780 3,006 702,689 35,007,908	13,235,516 102,709 - - - -	5,398,496 - - - - -
	59,786,145	65,071,620	46,334,899	13,338,225	5,398,496

The contractual cash flows relating to the above financial liabilities have been determined on the basis of interest rates / mark-up rates effective as at 30 June. The rates of interest / mark up have been disclosed in note 22, 23 and 27 to these financial statements.

47.4 Capital risk management

The primary objective of the Company's capital management is to safeguard the Company's ability to continue as a going concern, maintain healthy capital ratios, strong credit rating and optimal capital structures in order to ensure ample availability of finance for its existing and potential investment projects, so that it can continue to provide returns for shareholders thereby maximizing their wealth, benefits for other stakeholders and reduce the cost of capital.

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 debt to equity ratio, calculated on the basis of total debt to equity.

	2023 (Rupees '000)	2022 (Rupees '000)
Long term financing Short term borrowings	17,288,082 42,148,912	16,226,103 35,007,908
Debts Equity	59,436,994 43,806,406	51,234,011 29,940,270
Total capital (equity + debt)	103,243,400	81,174,281
Gearing ratio (percentage)	57.57	63.12

NOTES TO THE FINANCIAL STATEMENTS

For the year ended June 30, 2023

48. EVENT AFTER THE BALANCE SHEET DATE

The Board of Directors in their meeting held on September 07, 2023 have proposed a final cash dividend of Rs. 2 per share (2022: Rs. 2 per share), amounting to Rs. 2,802.89 million (2022: Rs. 1,796.73 million), for approval of the members at the Annual General Meeting of the Company.

49. DATE OF AUTHORIZATION FOR ISSUE

The financial statements were authorized for issue on September 07, 2023 by the Board of Directors of the Company.

50. GENERAL

50.1 Corresponding figures

Corresponding figures have been rearranged and reclassified wherever necessary for the purpose of better presentation. However, during the year no major reclassification is made in the corresponding figures.

50.2 Following nomenclature has been changed during the year

Previous year nomenclature Current year nomenclature

Tax refunds due from Government Refunds due from Government and statutory authorities

50.3 Rounding

Figures have been rounded off to the nearest thousand of rupees.

Chief Executive Officer

Talan Zed Director

Chief Financial Officer

Shareholders' Information





NOTICE OF 31ST ANNUAL GENERAL MEETING

Notice is hereby given that the 31st Annual General Meeting (AGM) of Interloop Limited (the "Company") will be held on Friday, October 13, 2023 at 10:00 a.m. at the Interloop Executive Club, Interloop Industrial Park located at 7-KM Khurrianwala - Jaranwala Road, Khurrianwala, Faisalabad, to transact the following businesses:

ORDINARY BUSINESS:

- 1. To confirm the minutes of the last Annual General Meeting (AGM) of the Company held on October 18, 2022.
- 2. To receive, consider and adopt the Annual Audited Financial Statements of the Company for the year ended June 30, 2023, together with the Auditors' and Directors' Report thereon and Chairman's Review Report.
- 3. To approve Final Cash Dividend @ 20% i.e. Rs. 2 per Share, for the year ended June 30, 2023, as recommended by the Board of Directors.
- **4.** To appoint Auditors and fix their remuneration for the financial year 2023-24. The members are hereby given notice that Audit Committee and the Board of Directors have recommended the name of retiring auditors, M/s Kreston Hyder Bhimji & Company, Chartered Accountants for re-appointment as an Auditors of the Company.
- 5. To elect Nine (9) Directors of the Company as fixed by the Board of Directors, in accordance with Section 159(1) of the Companies Act, 2017 for a term of three (3) year commencing from October 22, 2023. Names of the retiring directors who are eligible for re-election are given below:
 - 1) Mr. Musadaq Zulqarnain
 - 2) Mr. Navid Fazil
 - 3) Mr. Jahan Zeb Khan Banth
 - 4) Mr. Muhammad Magsood
 - 5) Mrs. Shereen Aftab
 - 6) Mr. Saeed Ahmad Jabal
 - 7) Mr. Tariq Iqbal Khan

(Attached to this Notice is the Statement under Section 166(3) of the Companies Act, 2017, pertaining to the election of Directors.)

6. To ratify the Interim Bonus Shares which were already issued and credited for the year ended June 30, 2023, in the proportion of 50 shares for every 100 shares held i.e. 50% and fractional entitlements of the members consolidated into whole shares and sold in the stock market and the sale proceeds of which had been donated to a charitable institution, as permissible under the law.

RESOLVED THAT the Interim Bonus Shares, in the proportion of fifty (50) ordinary shares for every hundred (100) ordinary shares held, i.e. fifty percent (50%), already issued and credited into CDS, for the year ended June 30, 2023, and fractional entitlements of the members, consolidated into whole shares and sold in the stock market, the sale proceeds of which had been donated to a charitable institution, as permissible under the law and as approved by the Board of Directors, in their meeting held on June 09, 2023, be and are hereby ratified and confirmed.

SPECIAL BUSINESS:

7. To consider and if thought fit, to pass with or without modification(s), special resolution in terms of Section 85 of the Companies Act, 2017, to authorize the Company to increase the Authorized Share Capital of Interloop Limited, and to make the necessary amendments to the Memorandum of Association of the Company, subject to the other requisite approvals, if any:

RESOLVED THAT the Authorized Share Capital of the Company, be and is hereby increased from Rs. 15,000,000,000 (Rupees Fifteen Billion only) divided into 1,500,000,000 (One Billion Five Hundred Million) ordinary shares of Rs. 10

(Rupees Ten) each to Rs. 50,000,000,000 (Rupees Fifty Billion only) divided into 5,000,000,000 (Five Billion) ordinary shares of Rs. 10 (Rupees Ten) each, ranking pari passu in every respect with the existing ordinary shares of the Company.

FURTHER RESOLVED THAT in consequence of the said increase in the Authorized Share Capital of the Company, the existing Clause V of the Memorandum of Association (MOA) of the Company, be and is hereby replaced accordingly, subject to any modifications as may be required by the Securities and Exchange Commission of Pakistan and the fulfilment of all formalities / procedures required under the applicable laws, by revising the following Clause V, to read as follows;

Clause V of the Memorandum of Association:

"The Authorized Capital of the Company is Rs. 50,000,000,000/- (Rupees Fifty Billion only) divided into 5,000,000,000 (Five Billion) Ordinary Shares of Rs.10/- (Rupees Ten) each, with attached thereto respectively such preferential, deferred, qualified or special rights, privileges and conditions as provided in the Articles of Association of the Company, or in accordance with the Companies Act, 2017, and to vary, modify or abrogate such rights, privileges and conditions, in such manner as may be permitted by the Companies Act, 2017 and to increase and/or reduce the capital and to divide shares in the capital into several kinds and classes and to consolidate or subdivide the shares and to issue shares for higher or lower denominations."

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

8. To consider and if deemed fit, to pass the following resolution as a special resolution, to alter the provisions of Articles of Association of the Company relating to the capitalization of reserves, with or without modification (s), addition(s) or deletion(s), as recommended by the Board of Directors, subject to the requisite approvals, if any:

RESOLVED THAT approval of members of the Company, be and is hereby accorded that the Board of Directors of the Company may resolve that it is desirable to capitalize any part of the amount for the time being standing to the credit of any of the Company's reserve accounts or to the credit of the profit and loss account or otherwise available for distribution, and accordingly that such sum be set free for distribution amongst the members who would have been entitled thereto if distributed by way of dividend and in the same proportions on condition that the same be not paid in cash but be applied in or towards paying up in full unissued shares as bonus shares or debentures of the Company to be allotted and distributed as fully paid up to and amongst such members in the proportion aforesaid and the directors shall give effect to such resolution.

FURTHER RESOLVED THAT whenever such a resolution aforesaid shall have been passed by the Board of Directors of the Company, the Directors are authorized to make all appropriations and applications of the undivided profits resolved to be capitalized thereby, and all allotments and issue of fully paid shares or debentures, if any, and generally shall do all acts and things required to give effects thereto.

FURTHER RESOLVED THAT in consequence of aforesaid authorizations to the Board of Directors of the Company, the existing Article 129 of the Articles of Association of the Company, be and is hereby substituted as 129A & 129B respectively, to read as follows:

Article 129A of Articles of Association:

"The Board of Directors of the Company may resolve that it is desirable to capitalize any part of the amount for the time being standing to the credit of any of the Company's reserve accounts or to the credit of the profit and loss account or otherwise available for distribution, and accordingly that such sum be set free for distribution amongst the members who would have been entitled thereto if distributed by way of dividend and in the same proportions on condition that the same be not paid in cash but be applied in or towards paying up in full unissued shares as bonus

shares or debentures of the Company to be allotted and distributed as fully paid up to and amongst such members in the proportion aforesaid and the directors shall give effect to such resolution."

Article 129B of Articles of Association:

"Whenever such a resolution aforesaid shall have been passed by the Board of Directors of the Company, the Directors are authorized to make all appropriations and applications of the undivided profits resolved to be capitalized thereby, and all allotments and issue of fully paid shares or debentures, if any, and generally shall do all acts and things required to give effects thereto."

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

9. To consider and, if deemed fit, to pass with or without modification(s), addition(s) or deletion(s), the following resolution, as a special resolution, to enable and authorize the Company, to circulate the Annual Report (including the Audited Financial Statements, Auditor's Report, Directors' Report, Chairman's Review Report) to the members of the Company through QR enabled code and weblink, in accordance with Section 223(6) of the Companies Act, 2017 read with S.R.O. 389(I)/2023 dated March 21, 2023.

RESOLVED THAT the Company be and is hereby authorized to circulate its Annual Report, including the Annual Audited Financial Statements, Auditor's Report, Directors' Report, Chairman's Review Report and other reports contained therein, to the members of the Company through QR enabled code and weblink, in accordance with S.R.O. 389(I)/2023 issued by the Securities and Exchange Commission of Pakistan, and that the practice of circulation of the Annual Report through CD / USB, be discontinued.

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

10. To consider and if thought fit, to pass, with or without modification(s), the following resolution as a special resolution, to amend the Interloop Limited Employees Stock Option Scheme, 2016 (ESOS):

RESOLVED THAT subject to all requisite approvals, if any, the clause 10 of the approved ESOS, be and is hereby amended by inserting the following new sub-clause:

"10.2. Save as herein provided, owing to dismal market conditions and in case, the exercise price is not favorable and attractive, the Board of Directors of the Company shall be authorized to reprice all the options granted and vested up to -10% of the last day closing market price of the day of decision to allot."

FURTHER RESOLVED THAT the amended Interloop Limited Employees Stock Option Scheme, 2016 incorporating the aforesaid amendment, be and is hereby approved.

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

11. To consider and if deemed fit to pass, with or without modification(s), addition(s) or deletion(s), the following resolution as an ordinary resolution:

RESOLVED THAT subject to the procurement of all applicable regulatory and corporate approvals, as may be required, approval of the members of the Company, be and is hereby accorded, to make a long term equity investment for the acquisition of 64% equity stake in the Target Company i.e., Top Circle Hosiery Mills Co., Inc. (Top), USA, which is incorporated under the laws of the United States of America, where it is registered, on the terms and conditions, as may be mutually agreed between the both parties.

FURTHER RESOLVED THAT for such purposes, the Board of Directors of the Company are being authorized including their delegates/agents and/or the legal counsel to do all acts, matters, deeds and things, take any or all necessary actions including signing and execution of agreement(s) including but not limited to the Share Purchase Agreements, Shareholders Agreements ("Agreements") and any other documents, required by the applicable law of both the Countries as per their specific formats and as approved by the regulatory authorities, to complete all legal formalities, as may be necessary or expedient for the purpose of implementing the aforesaid resolutions and in the best interest of the Company and its shareholders.

FURTHER RESOLVED THAT the Board of Directors of the Company are being further authorized including the Chief Executive Officer of the Company and their delegates/agents and/or the legal counsel, to do all things necessary or incidental, to give effect to the Agreements and/or to execute and deliver, on behalf of the Company, any and all documents and agreements necessary or desirable to effectuate the Agreements and the acquisition and any filings or submissions required by the regulatory authorities of both Countries and to complete the acquisition, including but not limited to the negotiation of the terms of the Agreements and/or to amend, modify, or make any changes to the Agreements, provided that such amendments, modifications, or changes are in the best interests of the Company and its shareholders.

12. To consider and, if thought fit, to approve the following resolution as a special resolution, in accordance with Sections 207 and/or 208 (as applicable) of the Companies Act, 2017, with or without modification(s):

RESOLVED THAT pursuant to the provisions of Sections 207 and 208 of the Companies Act, 2017, approval of the members of the Company, be and is hereby accorded that the Board of Directors of the Company, may enter into an Asset Purchase Agreement (APA) with M/s. Socks & Socks (Private) Limited, a wholly owned subsidiary of Interloop Holdings (Private) Limited (Interloop's Associate), to purchase its production plant including machinery and land & building and other fixed assets, subject to the approval of all relevant regulatory authorities.

FURTHER RESOLVED THAT Mr. Navid Fazil, Chief Executive Officer and Mr. Rana Ali Raza, Company Secretary, be and are hereby, jointly and / or severally, authorized and empowered to take all steps necessary, ancillary and incidental for the purchase of assets, but not limited to, obtaining all requisite regulatory approvals, engaging legal advisor(s) and other consultants for the purposes of the above, filing of the requisite application(s), statutory forms and all other documents as may be required to be filed with SECP and any other authority, submitting all such documents as may be required, executing all necessary agreements, deeds and documents for the acquisition of the assets and registration thereof (to the extent applicable), and all other matters incidental or ancillary thereto.

FURTHER RESOLVED THAT in case any error, omission or mistake is pointed by SECP and / or any other competent authority or that the SECP and / or any competent authority require any amendments, modifications, additions or deletions in the aforesaid resolution(s), the Chief Executive Officer and /or Company Secretary, be and are hereby jointly and severally authorized to make such amendment, modification, addition or deletion, as may be required without requiring the approval of the members.

13. To consider and if deemed fit, ratify and approve (as the case may be), the following resolution, as a special resolution, with respect to the Related Party Transactions / arrangements conducted / to be conducted, in terms of Sections 207 and / or 208 of the Companies Act, 2017 (to the extent applicable), with or without modification(s):

RESOLVED THAT the transactions carried out by the Company with the Related Parties, during the year ended June 30, 2023, as disclosed in note 43 of the Audited Financial Statements of the Company for the said period, be and are hereby ratified and confirmed.

FURTHER RESOLVED THAT the Company be and is hereby authorized to enter into arrangements or carry out transactions from time to time including, but not limited to, for the purchase and sale of goods, commodities and materials including rendering of services or share subscription, with the Related Parties to the extent deemed fit and/or approved by the Board of Directors, during the financial year ending June 30, 2024. The members have noted that for the aforesaid arrangements and transactions some or a majority of the Directors may be interested. Notwithstanding the same, the members hereby grant an advance authorization and approval to the Board Audit Committee and the Board of Directors of the Company, including under Sections 207 and/or 208 of the Companies Act, 2017 (to the extent applicable) to review and approve all the Related Party Transactions approved by the Board of Directors from time to time.

FURTHER RESOLVED THAT the Related Party Transactions, for the period ending on June 30, 2024, shall be deemed to have been approved by the members, and shall subsequently be placed before the members in the subsequent Annual General Meeting for ratification and confirmation, if required.

(Attached to this Notice is the Statement of Material Facts covering the above-mentioned Special Businesses, as required under Section 134(3) of the Companies Act, 2017.)

OTHER BUSINESS:

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

By Order of the Board

Place: Faisalabad

Dated: September 21, 2023

(Rana Ali Raza) Company Secretary

NOTES:

1. Closure of Share Transfer Books:

The Share Transfer Books of the Company will remain closed from October 06, 2023 to October 13, 2023 (both days inclusive). Transfer requests on prescribed format, received at the office of the Share Registrar of the Company, M/s. CDC Share Registrar Services Limited, CDC House, 99 –B, Block B, S.M.C.H.S., Main Shahrah-e- Faisal, Karachi-74400 on or before the close of business on October 05, 2023 will be treated 'in time' for the purpose of above entitlement(s) to the transferees and/or to attend the AGM.

2. Virtual Participation in the AGM Proceedings:

Shareholders interested in attending the AGM virtually are hereby advised to get themselves registered with the Company by providing the following information through email at aliraza.rana@interloop.com.pk or aliraza.rana@interloop.com.pk or aliraza.rana@interloop.com.pk

Name of	CNIC No.	Folio No./CDC	No. of Shares	Contact No.	Email Address
Shareholder		Account No.			

Online meeting link and login credentials will be shared with only those Members whose emails, containing all the required particulars, are received at the given email address by the end of business on Thursday October 12, 2023. The login facility shall remain open from 09:30 am till the start of the Meeting on October 13, 2023.

3. Election of Directors:

In terms of Section 159(1) of the Companies Act, 2017, the Board of Directors have fixed the number of elected directors at nine (9) to be elected in the AGM for the next term of three year commencing from October 22, 2023.

Any person who seeks to contest the election of directors shall, whether he / she is a retiring director or otherwise, file with the Company, the following documents and information at its registered office not later than fourteen days before the day of the above said meeting:

- a) His/her Folio No./CDC Investors Account No./CDC Participant No./Sub-Account No.
- b) Notice of his/her intention to offer himself/herself for the election of directors in terms of Section 159(3) of the Companies Act, 2017.
- c) Consent to act as director on Form 28 under Section 167 of the Companies Act, 2017.
- d) A detailed profile along with his/her office address for placement onto the Company's website i.e., www.interloop-pk.com
- e) The selection of independent directors shall be as per requirements of Section 166 of the Companies Act, 2017 and under Clause 6(3) of the Listed Companies (Code of Corporate Governance) Regulations, 2019. Any member intending to contest as an independent director shall submit a declaration on non-judicial stamp paper that he/she qualifies the criteria of eligibility and independence notified under the Companies Act, 2017 and rules and regulations issued thereunder.
- f) Detail of other Offices / Directorships and offices held.
- g) An attested copy of Computerized National Identity Card (CNIC).
- h) A declaration that:
 - i. He/she is not ineligible to become a director of the Company under Section 153 of the Companies Act, 2017 and any other applicable laws, rules and regulations.
 - ii. He/she is not serving as a director of more than seven listed companies.
 - iii. Neither he/she nor his/her spouse is engaged in the business of brokerage or is a sponsor director or officer of a corporate brokerage house.
 - iv. He/she is aware of his/her duties and powers under the Companies Act, 2017, Memorandum & Articles of Association of Company, regulations of Pakistan Stock Exchange Limited and other applicable laws, rules and regulations.
- i) A member who seeks to contest for election may select any one category in which he / she intends to contest election of directors. In case of simultaneous nominations in more than one categories, acceptance to contest shall be made in only one category. For the purposes of election of directors of the Company the voting shall be held separately in the following three (3) categories:
 - i. Female Director
 - ii. Independent Directors
 - iii. Other Directors

The member in their discretion may cast vote to any candidate contesting election in each of the above categories. It must, however, be noted that division of votes available to each member for a category shall be in proportion to the number of seats of directors under such category. If the number of members who offer themselves in each category is not more than the number of directors to be elected in each category, such members will be elected unopposed without the voting process.

j) The candidates are requested to read the relevant provisions/requirements relating to the Election of Directors, as stipulated in the Companies Act, 2017 and the Listed Companies (Code of Corporate Governance) Regulations, 2019, the other applicable laws and regulations and ensure the compliance with the same in letter and spirit.

4. Participation in the AGM:

All members, entitled to attend and vote at the meeting, are entitled to appoint another person in writing as their proxy to attend and vote on their behalf. A proxy must be a member of the Company. In case of corporate entities, a resolution of the Board of Directors / power of attorney with specimen signature of the person nominated to represent and vote on behalf of the corporate entity and an attested copy of CNIC shall be submitted to the Company at the meeting or along with a completed proxy form. The proxy holders are required to produce their original valid CNICs or original passports at the time of the meeting.

In order to be effective, duly completed and signed proxy forms must be received at the Company's Registered Office at least 48 hours before the time for holding the meeting.

CDC account holders will further have to follow the below mentioned guidelines as laid down by the Securities and Exchange Commission of Pakistan in this regard:

a) For Attending the Meeting

- i. In case of individuals, the account holders or sub-account holders whose registration details are uploaded as per the Regulations shall authenticate his/her original valid CNIC or the original passport at the time of attending the meeting.
- ii. Members registered on CDC are also requested to bring their particulars, I.D. numbers and account numbers in CDS.
- iii. 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 Appointing Proxies

- i. In case of individuals, the account holders or sub-account holders whose registration details are uploaded as per the Regulations shall submit the proxy form as per above requirements.
- ii. Attested copies of valid CNIC or the passport of the beneficial owners and the proxy shall be furnished with the proxy form.
- iii. The proxy shall produce original valid CNIC or original passport at the time of the meeting.
- iv. In case of a 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.
- v. Proxy form will be witnessed by two persons whose names, addresses and valid CNIC numbers shall be mentioned on the form.

5. Postal Balloting:

Pursuant to the Companies (Postal Ballot) Regulations, 2018, and also subject to the Sections 143 & 144 of the Companies Act, 2017, for any Special Business and for the purpose of election of directors, if the number of persons who offer themselves to be elected is more than the number of directors fixed under Section 159(1) of the Companies Act, 2017, members will be allowed to exercise their right to vote through postal ballot or through e-voting, in accordance with the requirements and procedure contained in the aforesaid Regulations. The Company shall provide Electronic Voting procedures and Postal Ballot papers in the newspapers and also upload the same on the Company's website i.e., www.interloop-pk.com not later than seven days before the Annual General Meeting.

Members are requested to update their details together with Name, Folio/CDC Account No., E-mail address, contact number to the Share Registrar of the Company, M/s. CDC Share Registrar Services Limited, CDC House, 99 –B, Block B, S.M.C.H.S., Main Shahrah-e- Faisal, Karachi-74400.

6. Mandatory Submission of CNIC Copies:

With reference to the notification of Securities and Exchange Commission of Pakistan (SECP), SRO 779(1)2011 dated August 18, 2011, the Members/ Shareholders who have not yet submitted a photo copy of their valid CNIC to the Company, are required to send the same at the earliest directly to the Company's Share Registrar M/s. CDC Share Registrar Services Limited, CDC House, 99 –B, Block B, S.M.C.H.S., Main Shahrah-e- Faisal, Karachi-74400. In case of non-receipt of the copy of valid CNIC and non-compliance of the above mentioned SRO of SECP, the Company may be constrained to withhold transfer of dividend in the future, if any.

7. Dividend Bank Mandate:

Pursuant to Section 242 of the Companies Act, 2017, members are requested to provide their CNIC's and bank account details including name of the bank, address of bank branch and International Bank Account Number (IBAN) to receive their cash dividend directly into their bank account. Therefore, all members who have not yet provided their CNIC and Bank Account details are once again reminded to immediately submit a copy of their CNIC and duly filled 'Dividend Bank Mandate Form' to the Company's Share Registrar or to the Company directly. In the absence of valid bank account details and CNIC, dividend amount will be withheld in compliance with the provisions of the Act and Regulations made thereunder by the Commission. The 'Dividend Bank Mandate Form' is available on the Company's website i.e., www.interloop-pk.com

Members who hold shares in CDC accounts are required to provide their bank mandates to their respective participants.

8. Deduction of Income Tax from Dividend under Section 150 of the Income Tax Ordinance, 2001 ("Income tax Ordinance"):

The rates of deduction of withholding tax for Filers and Non-Filers as prescribed under Section 150 of the Income Tax Ordinance 2001, are as under:

For Filers of income tax returns 15.00% For Non-Filers of income tax returns 30.00%

Withholding tax on Dividend in case of Joint Account Holders

Members who have joint shareholdings held by Filers and Non-Filers shall be dealt with separately and in such particular situation, each account holder is to be treated as either a Filer or a Non-Filers and tax will be deducted according to his/her shareholding.

If the share is not ascertainable then each account holder will be assumed to hold equal proportion of shares and the deduction will be made accordingly. Therefore, in order to avoid deduction of tax at a higher rate, the joint account holders are requested to provide the below mentioned details of their shareholding to the Share Registrar of the Company latest by the Annual General Meeting date.

Folio No/	Total No of	Name of Principal	Share Holding	Name of Joint	Share Holding
CDC Account No	Shares	Shareholder and		Shareholders and	-
		CNIC#		CNIC#	

Valid Tax Exemption Certificate for Exemption from Withholding Tax

A valid tax exemption certificate is necessary for exemption from the deduction of withholding tax under Section 150 of the Income Tax Ordinance, 2001. Members who qualify under Clause 47B of Part IV of the Second Schedule to the Income Tax Ordinance, 2001 and wish to seek an exemption must provide a copy of their valid tax exemption certificate to the Shares Registrar prior to the date of commencement of Book closure otherwise tax will be deducted according to the applicable law.

9. Unclaimed Dividend / Shares under Section 244 of the Companies Act, 2017:

An updated list for unclaimed dividend / shares of the Company is available on the Company's website i.e., www.interloop-pk.com. These are unclaimed dividend / shares, which have remained unclaimed or unpaid for a period of three (3) years from the date these have become due and payable.

Shareholders are requested to ensure that their claims for unclaimed dividend and share are lodged promptly. Shareholders, who by any reason, could not claim their dividend, if any, are advised to contact our Share Registrar M/s. CDC Share Registrar Services Limited, CDC House, 99 –B, Block B, S.M.C.H.S., Main Shahrah-e- Faisal, Karachi-74400 and collect / enquire about their unclaimed dividend, if any. Incase no claim is lodged, the Company shall proceed to deposit the unclaimed/unpaid Account and shares with the Federal Government pursuant to the provision of Section 244 (2) of Companies Act, 2017.

10. Consent for video conference facility:

Pursuant to Section 132(2) & section 134(b) of the Companies Act, 2017, if the Company receives a consent form from the Shareholders holding aggregate 10% or more shareholding residing at geographical location to participate in the meeting through video conference at least seven (7) 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. To avail this facility please provide following information and submit to registered office of the Company:

I / We,	of	, being a member of Interloop Limited, holder of
or	dinary share(s) as per Regis	tered Folio / CDC Account No.
hereby opt for video conference	e facility at	·
Signature of Member		

11. Transmission of Audited Financial Statements / Notices Through Email:

Members are hereby informed that pursuant to SECP SRO 787(1)/2014 dated September 8, 2014, and under section 223(6) of the Companies Act 2017, circulation of Audited Financial Statements and Notice of Annual General Meeting has been allowed in electronic format through email.

In compliance with the above mentioned requirements, members who wish to receive the Annual Report 2023 in electronic form may file an application as per the form provided on the Company's website www.interloop-pk.com in compliance with the subject SRO. The members who have provided consent to receive Annual Report 2023 can subsequently request any other media including hard copy which shall be provided free of cost within seven (7) days.

12. Transmission of Annual Audited Financial Statements Through CD/DVD/USB:

SECP through its SRO 470 (I)/2016 dated May 31, 2016 have allowed companies to circulate their Annual Audited Financial Statements to their members through CD/DVD/USB at their registered addresses. In view of the above, the Company has sent its Annual Report to the Shareholders in the form of CD/DVD. Any Member can send request for a printed copy of the Annual Report to the Company on standard request form placed under the Investor Information section on its website www.interloop-pk.com

SECP through its SRO 389 (I)/2023 dated March 21, 2023 have allowed companies to circulate their Annual Audited Financial Statements to their members through QR enabled code and weblink. Considering technological advancements and old technology becoming obsolete, the circulation of Annual Financial Statements through CD/DVD/USB may be discontinued in future subject to the approval of the Shareholders.

13. Placement of Financial Statements on Website:

The Financial Statements of the Company for the year ended June 30, 2023 along with reports have been placed on the website of the Company: www.interloop-pk.com

14. Intimation of Changes of Address and declaration for non-deduction of Zakat:

Shareholders are requested to promptly notify any changes in their registered addresses and provide their declarations for non-deduction of zakat, if applicable, to the Share Registrar of the Company. Members who hold shares in CDC / participant accounts are required to update their addresses and submit their declarations for non-deduction of zakat, if applicable, to the CDC or their respective participants.

STATEMENT UNDER SECTION 166 (3) OF THE COMPANIES ACT, 2017

Agenda Item No. 5 of the Notice -

ELECTION OF DIRECTORS:

Any person who is eligible under Section 153 and meet the criteria under Section 166(2) of the Companies Act, 2017 and the Companies (Manner and Selection of Independent Directors) Regulation, 2018, may submit his/her nomination to be elected as an independent director of the Company. However, it is noteworthy to mention that independent directors shall be elected in the same manner as other directors are elected in terms of Section 159 of the Companies Act, 2017. Final list of contesting directors will be published in the newspaper not later than seven (7) days before the date of said meeting in terms of section 159(4). Further, website of the Company will also be updated with the required information for each Director. The candidates are requested to read the relevant provisions/requirements relating to the Election of Directors, as stipulated in the Companies Act, 2017 and the Listed Companies (Code of Corporate Governance) Regulations, 2019, the other applicable laws and regulations and ensure the compliance with the same in letter and spirit. Please refer to note no. 3 of this Notice for additional information.

None of the Directors have direct or indirect interest in the above said business other than as the shareholders of the Company and that they can contest the election of Directors subject to the fulfillment of the eligibility criteria.

STATEMENT OF MATERIAL FACTS CONCERNING SPECIAL BUSINESS PURSUANT TO SECTION 134 (3) OF THE COMPANIES ACT, 2017

This statement sets out the material facts concerning the Special Businesses given in agenda item(s) No. 7 to 13 of this Notice of AGM, which will be considered to be transacted in the AGM of the Company. The purpose of this statement is to set forth the material facts concerning such Special Businesses:

Agenda Item No. 7 of the Notice -

Increase in the Authorized Share Capital of the Company, to be passed as a Special Resolution:

In order to provide the Company with adequate leverage to consider the future issuance of shares against right, bonus and others, it has been proposed/recommended by the Board of Directors of the Company, in their meeting held on September 07, 2023, subject to the approval of the shareholders of the Company, to increase the Authorized Share Capital of the Company, from existing Share Capital of Rs. 15,000,000,000 (Rupees Fifteen Billion only) divided into 1,500,000,000 (One Billion Five Hundred Million) of the nominal value of Rs. 10 (Rupees Ten) each ordinary shares to Rs. 50,000,000,000 (Rupees Fifty Billion only) divided into 5,000,000,000 (Five Billion) of the nominal value of Rs. 10 (Rupees Ten) each ordinary shares.

The proposed increase in the Authorized Share Capital of the Company will also necessitate the amendments in Clause V of the Memorandum of Association of the Company. The comparison of existing clause with the proposed is as under:

Description	Existing	Proposed
Clause V of Memorandum of Association	"The Authorized Capital of the Company is Rs. 15,000,000,000/-(Rupees Fifteen Billion only) divided into 1,500,000,000 (One Billion Five Hundred Million) Ordinary Shares of Rs.10/- (Rupees Ten) each, with attached thereto respectively such preferential, deferred, qualified or special rights, privileges and conditions as provided in the Articles of Association of the Company, or in accordance with the Companies Act, 2017, and to vary, modify or abrogate such rights, privileges and conditions, in such manner as may be permitted by the Companies Act, 2017 and to increase and/or reduce the capital and to divide shares in the capital into several kinds and classes and to consolidate or subdivide the shares and to issue shares for higher or lower denominations."	"The Authorized Capital of the Company is Rs. 50,000,000,000/-0 (Rupees Fifty Billion only) divided into 5,000,000,000 (Five Billion) Ordinary Shares of Rs.10/- (Rupees Ten) each, with attached thereto respectively such preferential, deferred, qualified or special rights, privileges and conditions as provided in the Articles of Association of the Company, or in accordance with the Companies Act, 2017, and to vary, modify or abrogate such rights, privileges and conditions, in such manner as may be permitted by the Companies Act, 2017 and to increase and/or reduce the capital and to divide shares in the capital into several kinds and classes and to consolidate or subdivide the shares and to issue shares for higher or lower denominations."

None of the Directors of the Company have any direct or indirect interest in this special business except in their capacity as the shareholders or Directors of the Company.

Agenda Item No. 8 of the Notice -

To substitute the Article 129 with Articles 129A & 129B respectively, of the Article of Association of the Company relating to Capitalization of Reserve:

The current provision of Article 129 stipulates that capitalization of reserves must be approved by members at a general meeting. The Board of Directors of the Company has recommended changing the current Article 129 by replacing it with Articles 129A & 129B respectively, in order to simplify the legal requirements and for better governance, including cost and time savings.

The comparison of existing Article 129 of Articles of Association of the Company with the proposed Articles 129A & 129B, is as under:

Existing Article

Proposed Article

Capitalization of Reserves

Capitalization of Reserves

"129 Any general meeting may, upon recommendation of the Board, by ordinary resolution resolve that any undistributed profits of the Company (including profits carried and standing to the credit of any reserve or reserves or other special accounts or representing premiums received on the issue of shares and standing to the credit of the share premium account and capital reserve arising from realized or unrealized appreciation of the assets or goodwill of the Company or from any acquisition/sale of interests in other undertakings) be capitalized. Such capitalized undistributed profits and reserves shall be distributed amongst such of the shareholders as would be entitled to receive the same if distributed by way of dividend, and in the same proportions, on the footing that they become entitled thereto as capital. All or any part of such capitalized fund may be applied on behalf payment in full or in part either at par or at such premium as the resolution may provide, for any unissued shares or debentures of the Company which shall be distributed accordingly, and such distribution or payment shall be accepted by such shareholders in full satisfaction of their interest in the said capitalized sum."

"129A. The Board of Directors of the Company may resolve that it is desirable to capitalize any part of the amount for the time being standing to the credit of any of the Company's reserve accounts or to the credit of the profit and loss account or otherwise available for distribution, and accordingly that such sum be set free for distribution amongst the members who would have been entitled thereto if distributed by way of dividend and in the same proportions on condition that the same be not paid in cash but be applied in or towards paying up in full unissued shares as bonus shares or debentures of the Company to be allotted and distributed as fully paid up to and amongst such members in the proportion aforesaid and the directors shall give effect to such resolution."

"129B. Whenever such a resolution aforesaid shall have been passed by the Board of Directors of the Company, the Directors are authorized to make all appropriations and applications of the undivided profits resolved to be capitalized thereby, and all allotments and issue of fully paid shares or debentures, if any, and generally shall do all acts and things required to give effects thereto."

None of the Directors of the Company have any direct or indirect interest in this special business except in their capacity as the shareholders or Directors of the Company.

Statement of the Board of Directors:

We, the members of the Board of Directors hereby confirm that the proposed amendments / alterations in the Memorandum and Articles of Association of the Company are in line with the applicable laws and regulatory framework.

Availability of Relevant Documents:

A copy each of the existing and amended Memorandum and Articles of Association identifying the changes proposed therein bearing the initial of the Company Secretary for identification purposes is available for inspection at the registered office of the Company from 9.00 a.m. to 5.00 p.m. on any working day, up to the last working day before the date of the Annual General Meeting. The same shall also be available for inspection by the members in the Annual General Meeting.

Agenda Item No. 9 of the Notice -

To circulate the Annual Audited Financial Statements / Annual Report to the Members through QR Enabled Code and Weblink:

In view of the technological advancements, and taking into account that old technology becoming obsolete, the Securities and Exchange Commission of Pakistan ("SECP") has, vide S.R.O. 389(I)/2023 dated March 21, 2023, allowed listed companies to circulate the Annual Report (including the Audited Financial Statements, Auditor's Report, Directors' Report, Chairman's Review Report) to the members of the Company through QR enabled code and weblink. The SECP

has also permitted that the circulation of Annual Financial Statements through CD/DVD/USB may be discontinued.

In accordance with the aforesaid SRO, the same is subject to the approval of the members of the Company.

Considering the optimum use of advancements in technology and in order to fulfil the Company's corporate social responsibility to the environment and sustainability, the Company seeks to discontinue the circulation of the Annual Report through CDs in the future. Consequently, the Board of Directors of the Company has recommended that the special resolution, as set out in the notice, be passed by the members for approving the circulation of the Annual Report (including Annual Audited Financial Statements and other reports contained therein) to the members of the Company through QR enabled code and weblink.

This arrangement will help all members wherever they are located to access the financial statements of the Company. Additionally, it will also reduce unnecessary expenditure for making CDs.

It is pertinent to mention that if any member seeks to obtain a hard copy of the Annual Report, such member will be provided a printed version of the same free of cost in accordance with the aforementioned SRO. Explicitly being stated that No change to that right / privileged is being proposed.

None of the Directors of the Company have any direct or indirect interest in this special business except in their capacity as the shareholders or Directors of the Company.

Agenda Item No. 10 of the Notice -

Insertion of sub-clause 10.2 for re-pricing of the exercise price:

The Company has issued stock options to its eligible employees in accordance with the approved Interloop Employees Stock Option Scheme, 2016 (ESOS) and made first grant of options under the revamped ESOS on November 15, 2022 for the financial year 2021-22. These options are marked at the exercise price of Rs. 63.80 per share upon completion of the vesting period.

Management is considering multiple options to keep the scheme attractive for the employees including re-pricing of the exercise price for the options granted. However, there is no express provision in the approved ESOS which would enable Board of Directors to entertain any such proposal by the Management. Accordingly, a new subclause, 10.2 is being inserted in the approved Scheme subject to approval of shareholders, which will grant the authority to the Board of Directors of the Company to re-evaluate and potentially revise the exercise price of all granted and vested options up to -10% of the last day closing market price of the day of decision to allot.

None of the Directors of the Company have any direct or indirect interest in this special business except in their capacity as the shareholders or Directors of the Company but except two executive directors who have been issued stock options under the approved ESOS during the previous year.

Agenda Item No. 11 of the Notice -

Acquisition of 64% equity stake in Top Circle Hosiery Mills Co., Inc. USA:

The Board of Directors of the Company has determined that the proposed acquisition of 64% equity stake in the Target Company i.e., Top Circle Hosiery Mills Co., Inc. (Top), USA, which is incorporated under the laws of United States of America, where it is registered, is considered to be in the best interests of the Company and its shareholders and unanimously approved the aforementioned resolution in their Board Meeting held on September

07, 2023, and recommended to the Company's shareholders for their approval with further authorization to the Board of Directors of the Company, to enter into a Share Purchase Agreements, Shareholders Agreements and/ or to complete all legal formalities as may be necessary or expedient in the best interest of the Company and its shareholders.

The following factors provide the rationale of the proposed acquisition in Top:

- Established in year 1997, Top Circle Hosiery Mills Co., Inc. (Top), USA, markets and sells hosiery products mainly to
 the American customers. In year 1999, Top established a subsidiary i.e., Shanghai Haolu Trading Co. Ltd and began
 sourcing hosiery products from China. Production in US was gradually phased out and closed completely in year
 2005 which is now routed from China.
- The acquisition of a majority equity stake in Top aligns with the Company's strategic objectives and long-term growth plans. This strategic move enhances Interloop's control over key assets and strengthens its position in the market. It presents a valuable opportunity to expand Interloop's presence in the textile and manufacturing industry, tapping into Top's established expertise and market presence. The final settlement for the acquisition involves the purchase of a 64% stake in Top.
- PricewaterhouseCoopers (PwC) and Haiwen & Partner conducted comprehensive due diligence on the proposed investment/acquisition. The Company's Attorneys provided a favourable recommendation, ensuring that the agreements are fair, protect the Company's interests, and comply with all relevant regulations. A Term Sheet outlining the terms and conditions of the proposed acquisition was mutually agreed upon and duly reviewed and finalized by the Company's solicitors i.e., Womble Bond Dickinson.

None of the Directors of the Company have any direct or indirect interest in this special business except in their capacity as the shareholders or Directors of the Company.

Agenda Item No. 12 of the Notice -

Authorization to enter into an Asset Purchase Agreement (APA) with the Socks & Socks (Private) Limited, a wholly owned Subsidiary of Interloop's Associate:

M/s. Socks & Socks (Private) Limited (S&S), is a wholly owned subsidiary of M/s. Interloop Holdings (Private) Limited, which is an Associate of M/s. Interloop Limited. S&S is selling its fixed assets, which includes a complete set up for installation of 375 machines out of which 220 machines have already been installed. M/s. Interloop Limited is experiencing capacity constraints as a result of an increase in orders. In addition to increasing production capacity, buying these assets would essentially reduce time and cost related to new setup and installation.

In accordance with the Sections 207 and/or 208 of the Companies Act, 2017 (as applicable), the Board of Directors of the Company, at their meeting on September 07, 2023, referred the proposal to the shareholders of the Company, seeking authorization to the Board of Directors of the Company, to enter into an Asset Purchase Agreement (APA) with M/s. Socks & Socks (Private) Limited, for the purchase of its production plant and transfer of other fixed assets.

The Directors are only interested in the resolutions because of their shareholdings and/or common directorships (as applicable) in such Related Party.

Agenda Item No. 13 of the Notice -

Ratification and approval (to the extent applicable) of the Related Party Transactions / arrangements conducted / to be conducted by the Company:

The Company routinely enters into arrangements and carries out transactions with its Related Parties in accordance with its policies and the applicable laws and regulations. Certain Related Party transactions, in which a majority of the Directors are interested, would require members' approval under Sections 207 and / or 208 (to the extent applicable) of the Companies Act, 2017, read with Regulation 15 of the Listed Companies (Code of Corporate Governance) Regulations, 2019.

The Company carries out transactions and enters into arrangements with its Related Parties primarily on an arm's length basis as per the approved policy with respect to 'transactions with the Related Parties' in the normal course of business. All transactions / arrangements entered into with the Related Parties require the approval of the Board Audit Committee, which is chaired by an Independent Director of the Company. Upon the recommendation of the Board Audit Committee, such arrangements / transactions are placed before the Board of Directors for approval.

The Company shall be conducting transactions with its Related Parties during the year ending on June 30, 2024 in the normal course of business. The majority of Directors are interested due to their common directorship in the associated undertakings. In order to promote transparent business practices, the shareholders are required to authorize the Board of Directors to approve transactions with the related parties from time-to-time and on case to case basis for the year ending on June 30, 2024, which transactions shall be deemed to be approved by the shareholders, irrespective of the composition of the Board, and in compliance with the Company's policy pertaining to Related Party transactions and notwithstanding any interest of the Directors of the Company in any Related Party transaction which has been noted by the shareholders.

Based on the aforesaid the members are requested to pass the Special Resolutions (with or without modification) as stated in the Notice.

The Directors are interested in the resolutions only to the extent of their shareholdings and / or common directorships (to the extent applicable) in such Related Parties.

نولس كاليجند اآئم نمبر 12:

انٹرلوپ ایسوی ایٹ کی کمل ملکیتی سبسیڈری سوکس اینڈ سوکس (پرائیویٹ) لمیٹڈ کے ساتھ ایسیٹ پر چیزا مگریمنٹ (APA) کرنے کا اختیار دینا:

میسرزسوکس اینڈسوکس (براپئیویٹ) کمیٹٹر (8&S) میسرزانٹرلوپ ہولڈنگز (پرائیویٹ) کمیٹٹر کی کل ملکیتی سبیڈری ہے جومیسرزانٹرلوپ کمیٹٹر کی ایسوسی ایٹ ہے۔ 8&S اپنے فکسڈ اٹا ثے فروخت کررہی ہے جن میں 375 مشینوں کی تنصیب کا ایک مکمل سیٹ اپ شامل ہے جس میں سے220 مشینیں پہلے ہی نصب کی جا چکی میں میسرز انٹرلوپ کمیٹٹر کو آرڈرز بڑھ جانے کے نتیجہ میں گنجائش کی کمی کا سامنا ہے۔ پیداواری صلاحیت میں اضافے کے علاوہ ان اٹا توں کو خریدنے سے نئے سیٹ اپ اور تنصیب سے متعلق وقت اور لاگت میں بھی کمی آئے گی۔

کمپنیزا یکٹ،2017 کے پیشن207اور/یا 208 (جوبھی قابل اطلاق ہو) کے مطابق کمپنیز کے بورڈ آف ڈائر یکٹرزنے 07 ستمبر، 2023 کواپنے اجلاس میں میسرزسوکس اینڈسوکس (پرائیویٹ) کمپیٹر گاپراڈکشن پلانٹ خریدنے اور دوسرے اٹا ثوں کی منتقل کے لیے اس کے ساتھ ایسیٹ پر چیزا نگر یمنٹ (APA) کرنے کی خاطر بورڈ آف ڈائر کیٹرز کی منظوری حاصل کرنے کے لیے کمپنی کے شیئر ہولڈرز کو بیتجو بیز دی۔

ڈائر کیٹرزکواس قتم کے تعلق دارفریق میں اپنی شیئر ہولڈنگزاور / یامشتر کہڈائر کیٹرشپس (جیسے بھی قابل اطلاق ہو) کی وجہ سے صرف قر اردادوں میں دلچیسی ہے۔

نولس كاليجند اآئم نمبر 13:

تعلق دارفریق سے لین دین کے لیے مینی کی طرف سے کیے گئے ا یا کیے جانے والے انتظامات کی (قابل اطلاق حد تک) توثیق اور منظوری:

کمپنی عام طور برتعلق دار فریقوں کے ساتھ اپنی پالیسیوں اور قابل اطلاق قوانین اور ضابطوں کے مطابق لین دین کرتی ہے۔ تعلق دار فریق کے ساتھ کی مخصوص لین دین میں، جس میں ڈائر مکٹرزک اکثریت کی دلچیں ہو کمپینیز ایکٹ، 2017 کے شیشن 202اور ایا 208 اسٹیڈ کمپنیز (کوڈ آف کارپوریٹ گورنس)ریگولیشنز ، 2019 کے ریگولیشن 15 کوساتھ ملاکر پڑھا جائے ، (جس حد تک قابل اطلاق ہو) کے تحت ممبرز کی منظوری درکار ہوگی۔

کمپنی تعلق دارفریقوں کے ساتھ معمول کے کاروبار میں لین دین کے ممن میں اپنی منظور شدہ پالیسی کے مطابق کاروباری مفاد کی بنیاد پرلین دین اورا تنظامات کرتی ہے تعلق دارفریقوں کے ساتھ تمام لین دین / انتظامات کے لیے بورڈ آڈٹ کمیٹی کی منظوری کی ضرورت ہوتی ہے، جس کے سربراہ کمپنی کے ایک انڈیپینڈنٹ ڈائریکٹر ہیں۔ بورڈ آڈٹ کمیٹی کی سفارش پراس فتم کے انتظامات / لین دین منظوری کے لیے بورڈ آف ڈائریکٹرز کے سامنے پیش کیے جاتے ہیں۔

کمپنی،30 جون 2024 کوختم ہونے والے سال کے دوران اپنے تعلق دار فریقوں کے ساتھ معمول کے کاروباری طریقے سے لین دین کرے گی۔ ڈائر یکٹرزکی اکثریت کوابیوسی ایٹیڈ انڈرٹیئنگر میں اپنی مشتر کہ ڈائر یکٹرشیس کی وجہ سے دلچیسی ہے۔ شفاف کاروباری طور طریقوں کوفر وغ دینے کے لیے شیئر ہولڈرز کے لیے ضروری ہے کہ وہ بورڈ آف ڈائر یکٹرز کو تعلق دار فریقوں کے ساتھ وقاً فو قاً کیے جانے والے اور 30 جون ، 2024 کوختم ہونے والے سال کے لیے ایک ایک کیس کی بنیا د پر لین دین کی منظور کی کا اختیار دیں ،جس سے ، بورڈ کی تشکیل سے قطع نظر ، اور تعلق دار فریق سے کسی بھی ایسے لین دین میں جوشیئر ہولڈرز کے ملم میں ہو، کمپنی کے ڈائر یکٹرز کی کسی دلچیسی کے باوجود اور تعلق دار فریق کے ساتھ لین دین سے منظور سے منظور

ممبرز سے مذکورہ بالا کی بنیاد پرگزارش ہے کہ وہ (ردوبدل کے ساتھ یا بغیر)خصوصی قرار دادوں کومنظور کریں، جبیبا کہ نوٹس میں کہا گیا ہے۔ ڈائر کیٹرزکوان قرار دادوں میں، ایسے تعلق دارفریقوں میں صرف اپنی شیئر ہولڈنگزاور / یامشتر کہ ڈائر کیٹرشیس میں (قابل اطلاق حد تک) دلچیسی ہے۔ vested تمام آپشنز کی از سرنوفندر مقرر کرے اورا بکسرسائز پرائس پرالاٹ کرنے کے فیصلہ کے روز آخری دن کی کلوزنگ مارکیٹ پرائس کے %10- تک امکانی نظر ثانی کرے۔

اس خصوصی برنس میں کمپنی کے سی ڈائر یکٹر کا کمپنی کے ٹیمئر ہولڈر یا کمپنی کے ڈائر یکٹرز کی حیثیت کے سواد دسرا کوئی بلا واسطہ یا بالواسطہ کوئی مفاذہیں ہے، ماسوائے دو ایگز یکٹیوڈ ائر یکٹرز کے جنھیں گزشتہ سال کے دوران منظور شدہ ESOS کے تحت سٹاک آپشز جاری کی گئیں۔

نولس كاا يجند اآئم نمبر 11:

ٹاپ سرکل ہوزری مذرکمپنی اٹکار پوریش، بوایس اے میں % 64 ایکوئی سٹیک کا حصول

کمپنی کے بورڈ آف ڈائر کیٹرز نے طے کیا ہے کہٹار گٹ کمپنی یعنی ٹاپ سرکل ہوزری ملز کمپنی انکار پوریشن (ٹاپ)، بوایس اے جوریاست ہائے متحدہ امریکا کے قوانین کے تحت انکار پوریٹیڈ ہے، جہاں بیر جٹر ڈ ہے، میں % 164 کیوئی کا مجوزہ حصول کمپنی اوراس کے شیئر ہولڈرز کے بہترین مفاد میں ہے اور بورڈ نے 07 ستمبر 2023 کو منعقدہ اپنے بورڈ اجلاس میں مذکورہ بالاقر ارداد کی اتفاق رائے سے منظوری دی اور کمپنی کے شیئر ہولڈرز کو سفارش کی کہوہ کمپنی کے بورڈ آف ڈائر کیٹرز کوشیئر پرچیزا گیریمنٹس ، شیئر ہولڈرز ایگریمنٹس ، شیئر ہولڈرز ایگریمنٹس اور ایا تمام قانونی کارروائیاں جو کمپنی اوراس کے شیئر ہولڈرز کے بہترین مفاد میں ضروری اور ناگزیر ہوں ہمل کرنے کے مزید اعتمار کے ساتھ منظوری دیں۔

درج ذیل عوامل ٹاپ میں مجوز ہ حصول کے لیے عقلی دلیل فرا ہم کرتے ہیں۔

- ۲۹۹۶ میں قائم ہونے والی ٹاپ سرکل ہوزری ملز کمپنی انکار پوریشن (ٹاپ) زیادہ ترامر کی کسٹمرز کو ہوزری مصنوعات مارکیٹ اور فروخت
 کرتی ہے۔ ٹاپ نے 1999 میں ایک سبسیڈری یعنی شنگھائی Haolu ٹریڈنگ کمپنی کمیٹرڈ قائم کی اور چین سے ہوزری مصنوعات کی سورسنگ شروع کی۔
- کے در ٹاپ) میں اکثریتی ایکوئی سٹیک کا حصول کمپنی کے تزوریاتی مقاصداور طویل المدت ترقی کے منصوبوں کے مطابق ہے۔ یہ اہم پیش رفت پر انٹرلوپ کی پوزیشن کو مارکیٹ میں مضبوط کرتی ہے۔ یہ (ٹاپ) کی مسلمہ مہارت اور مارکیٹ میں موجودگی سے فائدہ اٹھاتے ہوئے ٹیکسٹائل اور مینوفی پر ٹیک انڈسٹری میں انٹرلوپ کی موجودگی کو وسیع کرنے کا ایک گراں قدر موقع پیش کرتی ہے۔ حصول کے حتمی تصفیہ میں (ٹاپ) میں 64% سٹیک کی خریداری شامل ہے۔
- ہے۔ Price waterhouse Coopers (PwC) اور Haiwen&Partner نے بحوزہ سرمایہ کاری احصول کا احتیاط سے جائز ہلیا۔ کمپنی کے اٹار نیز نے بیام یقینی بناتے ہوئے موافق سفارش فراہم کی کہ معاہدے منصفانہ ہیں، کمپنی کے مفادات کی حفاظت کرتے ہیں، اور تمام متعلقہ ضا بطوں کے مطابق ہیں۔ شرا لکا کی ایک دستاویز پر جس میں مجوزہ حصول کی شرا لکا اور ضوابط کی صراحت کی گئی، باہمی رضا مندی کا اظہار کیا گیا، اس کا مناسب جائزہ لیا گیا اور کمپنی کے ثالثوں، Womble Bond Dikinson کی طرف سے اسے حتمی شکل دی گئی۔

اس خصوصی برنس میں کمپنی کے سی ڈائر کیٹر کا ماسوائے کمپنی کے شیئر ہولڈرزیا ڈائر کیٹرز کی حیثیت کے ،کوئی بلاواسطہ پایالواسطہ مفاذہیں ہے۔

نولس كاايجندا آئتم نمبر 9:

ممبرزکو QR enabled کوڈاورویب لنک کے ذریعے سالانہ آڈٹ شدہ مالی حسابات / سالانہ رپورت کی ترسیل

ٹیکنالوجی کی ترقی اور پرانی ٹیکنالوجی کے فرسودہ ہوجانے کو مدنظر رکھتے ہوئے سیکیو رٹیز اینڈ ایکیچنج کمیشن آف پاکستان ("SECP") نے بذر بعد. S.R.O. ٹیکنالوجی کی ترقی اور پرانی ٹیکنالوجی کے فرسودہ ہوجانے کو مدنظر رکھتے ہوئے سیکیو رٹیز اینڈ ایکٹر نے بازد پورٹ، ڈائر کیٹر زر پورٹ، ڈائر کیٹر زر پورٹ، چیئر مین کی جائزہ رپورٹ کی جائزہ میل کے دریعے بھیجنے کی اجازت دے دی ہے۔ ایس ای بی بی نے بیاجازت بھی دی ہے کہ سالانہ مالی حسابات CD/DVD/USB کے دریعے اسلیاروک دیاجائے۔

نہ کورہ بالا SRO کے مطابق ، یہ کمپنی کے مبرز کی منظوری سے مشروط ہے۔

ٹیکنالوجی کی ترقی سے بھر پورفائدہ اٹھانے اور ماحولیات و پائیداری کے بارے میں کمپنی کی کارپوریٹ ہاجی ذمہداری پوری کرنے کے لیے کمپنی مستقبل میں سالانہ رپورٹ و کے دریع تقسیم کرنے کا سلسلہ بند کرنا چاہتی ہے۔ چنا نچہ کمپنی کے بورڈ آف ڈائر کیٹرزنے سفارش کی ہے کہ کمپنی کے ممبرزکوسالا نہ رپورٹ (بشول سالانہ آڈٹ شدہ مالی حسابات، اوراس سے متعلق دیگررپورٹس) QR enabled کوڈاورویب لنگ کے ذریعے بھیجنے کی منظوری حاصل کرنے کے لیے ممبرز سے خصوصتی فرار داد منظور کرائی جائے ، جیساکہ نوٹس میں بتایا گیا ہے۔

اس انتظام سے تمام ممبرزکو،خواہ وہ کہیں بھی ہوں، کمپنی کے مالی حسابات تک رسائی میں مدد ملے گی۔اس کےعلاوہ اس سے CDs کی تیاری کے لیے غیر ضروری خرچہ بھی کم ہوگا۔

یہاں بیذ کرکرنامناسب ہوگا کہا گرکوئی ممبرسالا نہر پورٹ کی ہارڈ کا پی لینا چاہے تو ندکورہ بالا SRO کےمطابق ایسے ممبرکواس رپورٹ کی پرنٹ شدہ کا پی بلاقیمت فراہم کی جائے گی۔واضح طور پریہ بتایا جارہاہے کہاس حق 1 رعایت میں کوئی تبدیلی تجویز نہیں کی جارہی۔

اس خصوصی برنس میں کمپنی کے سی بھی ڈائر یکٹر کا کمپنی کے شیئر ہولڈر یا کمپنی کے ڈائر یکٹرز کی حیثیت کے سوادوسرا کوئی بلاواسطہ یا بالواسطہ کوئی مفاز نہیں ہے۔

نولس كاايجندا آئتم نمبر 10:

ا يكسرسائز پرائس كازسرنوتعين ك ليي شق 10.2 كوشامل كرنا:

کمپنی نے منظورشدہ انٹرلوپ ایمپلائز سٹاک آپشن سکیم، (ESOS) 2016 کے مطابق اپنے مستحق ملاز مین کے لیے سٹاک آپشنز جاری کی ہیں اور مالی سال 22-2021 کے لیے 15 نومبر، 2022 کو بہتر بنائی گئی ESOS کے تحت پہلی آپشنز دی گیں۔ یہویسٹنگ مدت کی تکمیل پر 63.80روپے فی شیئر کی ایکسر سائز پرائس پردی گئی ہیں۔

ا تظامیہ، دی جانے والی آپشز کے لیے ایکسرسائز پرائس کے از سرنو تعین سمیت متعدد آپشز پرغور کررہی ہے تا کہ ملاز مین کے لیے اس سکیم کودکش رکھا جائے۔ تا ہم، منظور شدہ ESOS میں کوئی ایسی ظاہری وفعہ ہیں ہے جو بورڈ آف ڈائر کیٹرزکوا نظامیہ کی طرف سے ایسی کسی تجویز پرغور کرنے کے قابل بنائے۔ چنانچہ، منظور شدہ سکیم میں شیئر ہولڈرز کی منظوری سے مشروط ایک نئی ذیلی دفعہ، 10.2 شامل کی جارہی ہے جو کمپنی کے بورڈ آف ڈائر کیٹرز کو بیاختیار دے گی کہوہ دی گئیں اور

VINICORMATION

مجوزه آرشكل موجوده آرثكل محفوظات كااستعال محفوظات كااستعال " 129A کمپنی کے بورڈ آف ڈائر یکٹرز تہ فراردے سکتے ہیں کہالیی رقم کے کسی جھے "129A، بورڈ کی سفارش پر اجلاس عام قرار داد کے ذریعے قرار دے سکتا ہے کہ کواستعال کرناضروری ہے جوفی الوقت کمپنی کے کسی محفوظ اکا ؤنٹ میں ہے یا جوفع و کمپنی کا کوئی غیرتقسیم شده منافع (بشمول،سی ریز روباریز روزیادیگرخصوصی ا کاونٹس یا شیئرز کے اجراء بروصول کردہ پر میمیز کی نمائندگی کرنے والے اور کریڈٹ آف دی شیئر نقصان کھاتے میں ہے پاکسی دوسری تقسیم کے لیے دستیاب ہے اوراس رقم کوا پسے ممبرز میں تقسیم کے لیےالگ کر دیا جائے ، جواس صورت میں اس کے ستحق ہوئے کہ بہان یر پمیما کاؤنٹ میں کریڈٹ کے لیےاورر کے ہوئے یا نمپنی کے اثاثوں یا میں منافع منقسمہ کی حیثیت سے تقسیم کی گئی اور اس تناسب سے اور اس شرط کے ساتھ goodwill کے realized باunrealized اضافے سے پیدا ہونے والے تقسیم کی گئی کہ بینقد میں تقسیم نہیں کی جائے گی بلکہ سیمپنی کے بونس شیسر زیا ریز رویا دوسری انڈرٹیکنگز میں مفادات کے حصول افروخت سے ملنے والے فوائد کو debentures کی حیثیت سے ایسے ممبر زمیں مذکورہ مالا تناسب سے کمل غیر حاری استعال کیا جاسکتا ہے) اس قتم کا capitalized اورغیر تقسیم شدہ منافع اور شدہ شیئرز کے لیے استعال میں لائی گئی یااس مقصد کے لیے ادا کی گئی اور ڈائر یکٹرزاس ریز روزا پیے شیئر ہولڈرز میں تقسیم کیے جائیں گے جوانھیں اس طرح سے وصول کرنے قر اردادکوموثر بنائیں گے"۔ کے مستحق ہوں گے، جیسے بیانھیں منافع منقسمہ کے طریقے سے اور اسی تناسب سے اس بنیاد برتقسیم کیے گئے ہوں کہ وہ سرمائے کی حیثیت سے اس کے ستحق بنے۔ایسے capitalized فنڈیورا یااس کا کوئی حصہ ایسے شیئر ہولڈرز کی جانب سے کلی یا جزوی " 129B، كمپنى كے بورڈ آف ڈائر كيٹرزى طرف سے جب بھى اس قتم كى قرارداد، جس کااویر ذکر کیا گیاہے،منظور کی جائے گی ڈائر کیٹرز،کواس غیرتقسیم شدہ منافع، جواستعال طور پرمساوی یاا یسے پریمیم پرادائیگی کے لیے استعال میں لایا جاسکتا ہے،جبیبا کہ قرار كياجائ كأى كتمام رتخصيص اوراطلاق اورتمام الامتنش اورتكمل اداشده شيئرزيا داد میں کہا جائے گا کمپنی کے سی غیر جاری شدہ شیئر زیاdebuntures کے لیے جو debuntures کرکوئی ہوں، جاری کرنے کا اختیار حاصل ہوگا اور وہ عام طور پر اس کی مطابقت سے تقسیم کیے جائیں گےاوراس فتم کی تقسیم یاادائیگی کوایسے ٹیئر ہولڈرز مٰرکورہ capitalized رقم میں اپنے مفاد کے کمل اطمینان کے مطابق قبول کریں ایسے تمام افعال اور کام انجام دے گا جواسے موثر بنانے کے لیے ضروری ہوں گے۔"

اس خصوصی برنس میں کمپنی کے کسی بھی ڈائر یکٹر کا کمپنی کے ثیبر ہولڈریا کمپنی کے ڈائر یکٹرز کی حیثیت کے سواد وسرا کوئی بلاواسطہ یا بالواسطہ کوئی مفاذ نہیں ہے۔

بورد آف دائر يكثرز كااستيشند:

ہم، بورڈ آف ڈائر کیٹرز کے مبرز بذریعہ ہذاتصدیق کرتے ہیں کہ کمپنی کے میمورینڈ ماینڈ آرٹیکز آف ایسوسی ایش میں مجوزہ ترامیم / ردوبدل، قابل اطلاق قوانین اورریگولیٹری فریم ورک کے مطابق ہے۔

متعلقه دستاویزات کی دستیایی:

موجودہ اور ترمیم شدہ میمورینڈم اینڈ آرٹیکلز آف ایسوسی ایشن کی ایک ایک کا پی ، جن میں تجویز کردہ تبدیلیوں کی نشان دہی کی گئی ہے اور شناخت کے مقصد کے لیے اس پر کمپنی سیکرٹری کے دستخط میں ، سالا نہ اجلاس عام کی تاریخ سے پہلے کام کے آخری دن تک کمپنی کے رجٹر ڈ دفتر میں کسی بھی کام کے دن صبح 9.00 جج سے شام 5.00 بج تک معائنہ کے لیے دستیاب ہے۔ یہ سالا نہ اجلاس عام میں ممبرز کے ملاحظہ کے لیے بھی دستیاب ہوگی۔ سمپنی کے منظور شدہ شیئرکیپیل میں مجوزہ اضافے کے لیے کمپنی کے میمورینڈم آف ایسوسی ایشن کی شق ۷ میں ترامیم کرنا بھی ضروری ہوگا۔ مجوزہ شق کے ساتھ موجودہ شق کامواز نہ مندرجہ ذیل ہے:

بۇزە	موچوده	صراحت
کمپنی کا مجازسر ماہیہ-/10روپے (وس روپے)فی کے	کمپنی کامجازسر مایی-/10 روپے (دس روپے)فی کے	ميموريندم آف ايسوسي ايش
5,000,000,000 (پانچ بلین) آرڈیزی شیئرز میں منقسم	1,500,000,000 (ایک بلین پانچ سوملین) آرڈینری	کشق∨
50,000،000،000 روپے (مبلغ پیچاس بلین روپے	شيئرز مين منقسم -/Rs.15,000,000,000(مبلغ	
صرف) ہے جس کے ساتھ ایسے ترجیحی، التوائی، کوالیفائیڈیا	پندرہ بلین روپے صرف)ہے،جس کے ساتھ ایسے	
خصوصی حقوق،مراعات اورشرا ئط منسلک ہیں، جن کا ذکر کمپنی کے	ترجيحى،التوائى،كواليفائية ياخصوصى حقوق،مراعات اورشرائط	
آرٹیکز آف ایسوس ایش میں کیا گیاہے یاد کمپینز ایکٹ،2017	منسلک ہیں،جن کا ذکر کمپنی کے آرٹیکلز آف ایسوسی ایشن میں کیا	
سے مطابقت رکھتی ہیں اور ان حقوق ، مراعات اور شرائط کواس	گیاہے یاوہ کمپنیزا کیٹ،2017سے مطابقت رکھتی ہیں اور	
طریقے سے مختلف، تبدیل یامنسوخ کرتی ہیں اور سرمائے کو	ان حقوق،مراعات اورشرا ئط كواس طريقے سے مختلف، تبديل	
برُ ها نااور ابا کم کرنااور شیئر زکولیپیل مین نقسیم کرنا،ان کی کئی لحاظ	یامنسوِخ کرتی ہیں اور سر مائے کو بڑھانا اور ایا کم کرنا اور	
سے درجہ بندی کرنااورشیئر زکومر بوط یاان کی ذیلی تقسیم کرنااور -	شيئرز وكيييل مين تقسيم كرنا،ان كى كئى لحاظ سے درجہ بندى كرنا	
زیادہ یا کم فرق کے شیئر زجاری کرنا	اورشیئرزکومر بوط یاان کی ذیلی تقسیم کرنااورزیاده یا کم فرق کے	
	شيئرز جاري كرنا	

اس خصوصی برنس میں تمپنی کے سی بھی ڈائر مکٹر کا تمپنی کے شیئر ہولڈر کی حیثیت کے سواد وسرا کوئی بلا واسطہ یا بالواسطہ کوئی مفاذ نہیں ہے۔

نولس كاليجند اآئم نمبر 8:

محفوظات کے استعال ہے متعلق کمپنی کے آرٹیکل آف ایسوی ایشن کے آرٹیکل 129 کو بالتر تیب آرٹیکلز 1298 اور 1298 سے تبدیل کرنا:

آرٹیکل 129 کی موجودہ تعریف وضاحت کرتی ہے کہ محفوظات کے استعال کے لیے عام اجلاس میں ممبرز کی طرف سے منظوری لازمی ہے۔ کمپنی کے بورڈ آف ڈائر یکٹرزنے قانونی تقاضوں کوآسان بنانے اور لاگت ووقت کی بچت سمیت بہتر گورننس کے لیے موجودہ آرٹیکل 129 کو بالتر تیب آرٹیکلز A 129 اور 129 کو سمیت بہتر گورنس کے لیے موجودہ آرٹیکل 129 کو بالتر تیب آرٹیکلز A 129 اور 129 کی سفارش کی ہے۔

کمپنی کے آرٹیکلز آف ایسوسی ایش کے موجودہ آرٹیل 129 کا مجوزہ آرٹیکلز 129 اور 129 سے موازنہ:

كمپنيزايك ،2017 كىيشن (3) 166 كى تحت شيشنك

نولس كاايجندا آئتم نمبر 5

ڈائریکٹرز کاانتخاب:

کوئی بھی شخص جو سیشن 153 کے تحت اہل ہے اور کمپینز ایک 2017ء کے بیشن (2) 166 اور کمپینز (Manner) بیڈ سلیشن آف انڈیپیڈنٹ ڈائر کیٹر کی حیثیت سے فتخب ہونے کے لیے اپنی نام درگی پیش کرسکتا/ سکتی ہے۔ تاہم ، بیذ کر کرنا ضروری ہے کہ ڈائر کیٹر زاسی طریعے سے فتخب ہوں گے جیسا کمپینز ایک موابقت سے دوسرے ڈائر کیٹر زفتخب ہوتے ہیں۔
کرنا ضروری ہے کہ ڈائر کیٹر زاسی طریعے سے فتخب ہوں گے جیسا کمپینز ایک ، 2017 کے سیشن 159 کی مطابقت سے دوسرے ڈائر کیٹر زفت فی فیرست سیشن (4) 159 کے مطابق اجلاس کی تاریخ سے کم از کم سات (7) روز قبل اخبار میں شائع کی جائے گی ۔ مزید برآس ، کمپنی کی و یب سائیٹ بھی ہر ڈائر کیٹر کی مطلوبہ معلومات کے ساتھ اپ ڈیٹ کی جائے گی۔ امید واروں سے گز ارش ہے کہ وہ ڈائر کیٹرز کے انتخاب کے بارے میں متعلقہ دفعات اضروریات کو پڑھ لیس جیسا کمپینز ایک ، 201 اور لسٹیڈ کمپینز (کوڈ آف کارپوریٹ گورنس) ریگولیشنز ، 2019 اور دیگر قائل اطلاق قوانین میں متعلقہ دفعات اضروریات کو پڑھ لیس جیسا کہ کمپینز ایک ویشنی کی ہے ہیں۔ ہوان ایک لفظی و معنوی تغیل کو یقنی بنائیں۔ برائے مہر بانی اضافی معلومات کے لیے اس نوٹس کا طریقہ عالم بھر اور کو گرا میں۔ کے ساتھ ڈائر کیٹرز کا انتخاب لڑسکتے ہیں۔

كمپنيزايك،2017 كے سيكشن (3) 134 كے مطابق خصوصى كارروائى سے متعلق مادى حقائق كاسٹيمنٹ

یسٹیٹمنٹ AGM کے اس نوٹس میں ایجنڈ ا آئٹم نمبر7 سے 13 تک میں مذکورخصوصی کارروائیوں سے متعلق مادی حقائق کی صراحت کرتا ہے، جن کونمٹانے کے لیے سمپنی کے AGM میں غور کیا جائے گا۔اسٹیٹمنٹ کا مقصدخصوصی امور سے متعلق مادی حقائق کوسامنے لانا ہے۔

نولس كاايجندا آئتم نمبر7:

كمپنى كے منظور شدہ شيركىپيل میں اضافہ، جيخصوصى قرار داد كى حيثيت سے منظور كيا جانا ہے:

رائٹ، بونس اور دیگر کے وض مستقبل میں شیئرز کے اجراء پرغور کے لیے کمپنی کو مناسب سبقت فرانہم کرنے کی خاطر ، کمپنی کے بورڈ آف ڈائر کیٹرز کی طرف ہے 07 ستمبر، 2023 کو منعقدہ اجلاس میں بیتجویز پیش کی گئی اسفارش کی گئی کہ کمپنی کے شیئر ہولڈرز کی منظور میں ہے شروط ، کمپنی کا منظور شدہ شیئر کیپیل 10 روپ (دس روپ) فی آرڈ بیزی شیئر کی برائے نام قدر کے 15,000,000,000 (ایک بلین پانچ سولین) شیئر زمیں منقسم 15,000,000,000 روپ (مبلغ پیل کو بڑھا کر 10 روپ (دس روپ) فی آرڈ بیزی شیئر کی برائے نام قدر کے 5,000,000,000 روپ (بلین) شیئر زمیں منقسم 5,000,000,000,000 روپ (مبلغ پیاس بلین روپ صرف) کر دیا جائے۔

11. آڈٹشدہ مالی حسابات / نوٹسز کی ای میل کے ذریعے ترسیل:

مبرز کومطلع کیاجا تا ہے کہ 2014/(1)/2014 SECP SRO مورخہ 8 ستمبر، 2014 کےمطابق اورکینیزا یکٹ،2017 کے سیشن (6) 223 کے ت آڈٹ شدہ مالی حسابات اور سالانہ اجلاس عام کے نوٹس ای میل کے ذریعے الیکٹرا نک فارمیٹ میں بیسیخے کی اجازت دے دی گئی ہے

جوم مرز فدکورہ بالا تقاضوں کی تعمیل کرتے ہوئے سالاندر پورٹ 2023 الیکٹرا نکشکل میں وصول کرنا چاہتے ہیں وہ اس SRO پٹمل کرتے ہوئے کمپنی کی ویب سائیٹ swww.interloop-pk.com پر دستیاب فارم کے مطابق درخواست دے سکتے ہیں۔ جن ممبرز نے سالاندر پورٹ 2023 وصول کرنے کی رضا مندی دی ہے وہ ہارڈ کا بی سمیت کسی دوسرے میڈیا کی درخواست بھی کر سکتے ہیں جواضیں سات (7) یوم کے اندرمفت فراہم کی جائے گی۔

12. سالانه آ دُك شده مالى حسابات كى CD /DVD/USB كوزر يع موسيل:

الیں ای بی نے اپنے SRO 470 (I)/2016 مورخہ 31 میں، 2016 کے ذریعے کمپنیوں کواپنے ممبرز کوان کے رجسٹر ڈپیۃ پرسالانہ آڈٹ شدہ مالی حسابات بذریعیہ SRO 470 (I)/2016 مورخہ 31 میں مالی حسابات بذریعیہ SRO 470 انقسیم کرنے کی اجازت دے دی ہے۔ کمپنی نے مذکورہ بالا کے پیش نظر شیئر ہولڈرز کواپئی سالانہ رپورٹ کی پرنٹ شدہ کا بی کے لیے معیاری درخواست فارم پر درخواست بھیج سکتا ہے جو اس کی ویب سائیٹ www.interloop-pk.com پرانویسٹر انفار میشن سیکشن کے تحت دستیاب ہے۔

الیں ای بی نے بذریعہ اپنے 2023/(۱) SRO 389 مورخہ 2013 مارچ، 2023 کمپنیوں کو بیا جازت دی ہے کہ وہ اپنے ممبرز کوسالانہ آڈٹ شدہ حسابات بذریعہ QR enabled کوڈاورویب لنک ارسال کر سکتے ہیں۔ٹیکنالوجی کی ترقی اور پرانی ٹیکنالوجی کے فرسودہ ہوجانے کے پیش نظر سالانہ مالی حسابات کی بذریعہ CD/DVD/USB ترسیل مستقبل میں شیئر ہولڈرز کی منظوری سے مشروط جتم ہوسکتی ہے۔

13. مالى حسابات ويب سائيك برد النا:

30 جون، 2023 کوختم ہونے والے سال کے لیے کمپنی کے مالی حسابات مع رپورٹس، کمپنی کی ویب سائیٹ www.interloop-pk.com پرڈال دی گئی ہیں۔

14. پية مين تبديلي اورز كوة نه كاشيخ كے ليے حلف نامه سے آگاه كرنا:

شیئر ہولڈرز سے گزارش ہے کہ وہ اپنے رجٹر ڈپتوں میں کسی تبدیلی کی فوری اطلاع دیں اور اگر قابل اطلاق ہے تو نمپنی کے شیئر رجٹر ارکوز کو ق کی عدم کٹوتی کے بارے میں اپنے ڈیکلریشن فراہم کریں۔ جن ممبرز کے شیئرز CDC کیارٹیسیپنٹ اکاؤنٹس میں ہیں ان کے لیے ضروری ہے کہ وہ اپنے پت اپ ڈیٹ کریں اور زکو ق کی عدم کٹوتی کے لیے ، اگر قابل اطلاق ہو، اپنا حلف نامہ CDC یا اپنے متعلقہ یاڑیسیپیٹس کودیں۔

ود ہولڈنگ ٹیکس سے استثناء کے لیے کار آ مرٹیکس استثناء سر ٹیقلیٹ

انگم کیس آرڈیننس،2001 کے سینٹن 150 کے تحت و دہولڈنگ کیس سے استثناء کے لیے ایک کار آمد ٹیکس استثناء سر ٹیفکیٹ ضروری ہے۔ جوممبرز انگم شیس آرڈیننس،2001 کے سینڈشیڈول کے پارٹ IV کی شق 478 کے تحت کوالیفائی کرتے ہیں اور استثناء حاصل کرنے کے خواہش مند ہیں وہ کھاتے کی بندش کی تاریخ سے قبل ٹیکس سے استثناء کے اپنے کار آمد سرٹیفکیٹ کی کا پی شیئر رجٹر ارکولا زمی فراہم کریں ورنہ قابل اطلاق قانون کے مطابق میکس منہا کیا جائے گا۔

9. كىپنىزا يك ،2017 كىيىش 244 كى تحت غيردى پدارمنافع منقسمد اشيئرز:

کمپنی کے غیر دعویدار منافع منقسمہ اشیئرز کی updated فہرست کمپنی کی ویب سائیٹ www.interloop-pk.com پردستیاب ہے۔ یہ غیر دعویدار ڈیویڈنڈ اشیئرز ہیں جواُس تاریخ سے جب بیواجب اور قابل ادائیگی تھے، تین (3) سال سے غیر دعویدار اورغیرا داشدہ چلے آرہے ہیں۔

شیئر ہولڈرز سے گزارش ہے کہ وہ اس امر کویقنی بنائیں کہ غیر دعویدار ڈیویڈنڈ اورشیئر زکے لیے ان کے کئیمز بروفت داخل ہوں۔ جوشیئر ہولڈرز کسی وجہ سے اپنا ڈیویڈنڈ ،اگر کوئی ہے ،کلیم نہیں کر سکے آخییں مشورہ دیا جاتا ہے کہ وہ ہمار ہے شیئر رجٹر ار، میسرزی ڈی سی شیئر رجٹر ارسروسز لمیٹڈ ،سی ڈیسی ہاؤس، اپنا ڈیویڈنڈ ،اگر کوئی ہے ،کلیم نہیں کر سکے آخییں ، مین شاہراہ فیصل ،کراچی - 74400 سے رابطہ کریں اورا پنے غیر دعویدار منافع منقسمہ وصول کریں / اس کے بارے میں معلوم کریں۔اگر کوئی کلیم داخل نہیں کیا جاتا ہے تو کمپنی غیر دعویدار اغیر ادا شدہ منافع اکا وُنٹ میں ڈیپازٹ کرانے کی کارروائی ممل میں لائے گی اورا سے کمپنیز ایکٹ کرانے کی کارروائی مل میں لائے گی اورا سے کمپنیز ایکٹ کرانے کی کارروائی مل میں دی دے گی ۔

10. ویڈ یوکانفرنس سہولت کے لیے رضامندی:

کمپنیزا یک ،2017 کے بیشن (2)131 اور سیشن (4) 134 کے مطابق اگر کمپنی کو اجلاس کی تاریخ سے کم از کم سات (7) دن قبل مختلف جغرافیا کی محل وقوع پر رہنے والے ایسے شیئر ہولڈرز کی طرف ہے، جن کے پاس مجموعی طور پر %10 یا اس سے زیادہ شیئر ہولڈنگ ہے، ویڈیو کانفرنس کے ذریعے اجلاس میں شرکت کی رضامندی موصول ہوتو کمپنی اس شہر میں ویڈیو کانفرنس سہولت کا انتظام کرے گی بشرطیکہ اس شہر میں اس قتم کی سہولت دستیاب ہو۔ اس سہولت سے فائدہ اٹھانے کے لیے برائے مہر بانی مندرجہ ذیل معلومات کمپنی کے رجٹر ڈوفتر کو پیش کریں۔

ہے ہے، انٹرلوپ لمیٹڈ کے ممبر ہونے کے ناتے	جن كاتعلق	میں اہم
ویڈیو کانفرنس کی سہولت حاصل کرنا چاہتے ہیں	. کی حیثیت سے رجیٹر ڈ ، نو لیو <i>ا C D C ا کا وُنٹ نمبر</i>	آرڈینری شیئرز کے مالکہ
		شهر کا نام

ممبر کے دستخط

رجسڑ ارسروسز لمیٹڈ ہی ڈیسی ہاؤس، B-99، بلاک B، ایس ایم ہی ایچ ایس، مین شاہراہ فیصل، کراچی-74400 کوجیجیں۔کارآ مدی این آئی ہی کی کا بی نہ ملنے اور ایس ای ہی کے مذکورہ بلاک SRO کی عدلتھیل کی صورت میں کمپنی مستقبل میں منافع منقسمہ،اگر کوئی ہو، کی منتقلی کوروک لینے پرمجبور ہوگی۔

7. بزرىيدىبىئك منافع كى لازمى ادائيگى:

کمپنیزا کیٹ،2017 کے بینک کا وائٹ میں وصول کرنے کے لیے بینک اکا وُنٹ میں وصول کرنے کے لیے بینک اکا وُنٹ میں وصول کرنے کے لیے بینک کے نام، بینک برائج کے پیۃ اورانٹر نیشنل بینک اکا وُنٹ نمبر (IBAN) سمیت اپنے سی این آئی سی اور بینک اکا وُنٹ کی تفصیلات فراہم کریں ۔ ان تمام ممبر زکو جضوں نے ابھی تک سی این آئی سی اور بینک اکا وُنٹ کی تفصیلات فراہم نہیں کیس، ایک بار پھر یا دد ہائی کروائی جاتی ہے کہ وہ فوری طور سے اپنے سی این آئی سی کی ایک کا پی اور چیٹر کیا ہوا" ڈیو یڈنٹر بینک مینٹریٹ فارم " کمپنی کے شیئر رجٹر ار با براہ راست کمپنی کوئیش کریں ۔ کار آمد بینک اکا وُنٹ کی تفصیلات اور سی آئی سی کی عدم موجودگی میں ایکٹی وفعات اور کمیشن کی طرف سے ان کے تحت وضع کردہ ضا بطوں کریں ۔ کار آمد بینک اکا وُنٹ کی تفصیلات اور سی آئی سی کی عدم موجودگی میں ایکٹی کی دفعات اور کمیشن کی طرف سے ان کے تحت وضع کردہ ضا بطوں پر میٹن کی دیب سائیٹ معتصمہ کی رقم روک کی جائے گی ۔ "ڈیویٹر ٹینک مینٹریٹ فارم " کمپنی کی دیب سائیٹ سی سائیٹ سی سی سی بردستیاب ہے ۔

جن ممبرز کے شیئرزی ڈی سی ا کاؤنٹس میں ہیںان کے لیے ضروری ہے کہ وہ اپنے متعلقہ پارسیپینٹس کو ہینک مینڈیٹ فراہم کریں۔

8. اَنْكُنِيكُ آروْنِينْس، 2001 ("اَنْكُمْنِيكُس آروْنِينْس") كَسْكِشْن 150كة تحت منافع منقسمه سے اَنْكُمْنِيكس كَي كُوْتَى:

گوشوارے جمع کروانے اور گوشوارے جمع نہ کروانے والوں کے لیے ود ہولڈنگ ٹیکس کی کٹوتی کی شرحیں ، جبیبا کہ آئم ٹیکس آرڈیننس کے کیش 150، 2001 میں تجویز کیا گیا ہے، مندرجہ ذیل ہیں:

> اُنگٹیس گوشوارے جمع کرانے والوں کے لیے %15.00 اُنگٹیکس گوشوارے جمع نہ کرانے والوں کے لیے %30.00

جوائنٹ اکاؤنٹ ہولڈرز کی صورت میں منافع منقسمہ پرود ہولڈنگ ٹیکس

جن ممبرز کی فائیلرز اورنان فائیلرز کے پاس جوائنٹ شیئر ہولڈنگ ہےان کےساتھ الگ الگ برتاؤ کیا جائے گااوراس شیم کی مخصوص صورت حال میں ہر ا کاؤنٹ ہولڈرکوفائیلریانان فائیلر باور کیا جائے گااوراس کی شیئر ہولڈنگ کےمطابق ٹیکس منہا کیا جائے گا۔

اگرشیئر کے بارے میں پتہ چلاناممکن نہ ہوتو پھر ہرا کاؤنٹ ہولڈر کے بارے میں بیہ مجھاجائے گا کہان کے پاس شیئر زکا مساوی حصہ ہے اوراسی لحاظ سے کٹوتی کی جائے گی۔ الہٰذا، زیادہ شرح سے ٹیکس کی کٹوتی سے بیخے کے لیے جوائنٹ اکاؤنٹ ہولڈرز سے گزارش ہے کہوہ زیادہ سالانہ اجلاس عام کی تاریخ تک اپنی شیئر ہولڈنگ کی مندرج تفصیلات ممپنی کے شیئر رجسڑ ارکوفرا ہم کریں۔

شيئر ہولڈنگ	جوائٹ شیئر ہولڈرز کا نام اور CNIC نمبر	شیئر ہولڈنگ	بڑے شیئر ہولڈر کا نام اور CNIC نمبر	شيئرز کی کل تعداد	فولیو/CDC A/C نمبر
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a) اجلاس میں شرکت کے لیے:

- i. افراد کی صورت میں ،اکا ؤنٹ ہولڈریاسب اکا ؤنٹ ہولڈرجس کی سیکیورٹیز اوررجسٹریشن کی تفصیلات سنٹرل ڈیپازٹری کمپنی آف پاکستان کمیٹڈ کے ضوابط کے مطابق اپ لوڈیڈ ہوں ، وہ سالا نہ اجلاس عام میں شرکت کے وقت اپنااصلی کمپیوٹرائز ڈقو می شاختی کارڈیا اصل یا سپورٹ دکھا کر شناخت کی توثیق کرے گا اگر ہے گی۔
- ii. CDC میں رجٹر ڈممبرز سے بیگز ارش بھی کی جاتی ہے کہ وہ اپنے کوائف، آئی ڈی نمبرز اورسی ڈی ایس کے اکاؤنٹ نمبرز ہمراہ لائیں
- iii. کاروباری ادارے کی صورت میں سالانہ اجلاس عام کے موقع پر بورڈ آف ڈائر یکٹرز کی قرار داد / مختار نامہ، نامز دفر د کے دستخط کے نمونے کے ساتھ پیش کرنا ہوگا (اگراس سے پہلے فراہم نہیں کیے گئے)

b) نمائندہ کی تقرری کے لیے:

- i. افراد کی صورت میں ،ا کاؤنٹ ہولڈرزیاسب ا کاؤنٹ ہولڈرز جن کی رجسٹریشن کی تفصیلات ضابطوں کے مطابق اپ لوڈیڈ ہیں ، ندکورہ بالا تقاضوں کے مطابق نمائندگی نامہ پیش کریں گے۔
- ii. اصل ما لکان اور پراکسی کے کارآ مد شناختی کارڈیا یاسپورٹ کی تصدیق شدہ کا پیاں نمائندگی نامہ کے ساتھ پیش کی جائیں گی۔
 - iii. پراکسی، اجلاس کے وقت اصل کارآ مدشناختی کارڈیا اصل یا سپورٹ پیش کرےگا۔
 - iv. کاروباری ادارے کی صورت میں اجلاس کے موقع پر نمائندگی نامے کے ہمراہ بورڈ آف ڈائر یکٹرز کی قرار داد / مختار نامہ، مع نمائندے کے دستخط کے نمونے کمپنی کو پیش کرنا ہوں گے (اگراس سے پہلے پیش نہیں کیے گئے)۔
 - ۷. نمائندگی نامه کی گواہی دوافراد دیں گے، جن کے نام، پیتہ اور کارآ مد شناختی کارڈ نمبرز فارم پر درج ہوں گے۔

5. پوشل بیلٹنگ کے ذریعے ووٹ دینا:

کمپنیز (پوشل بیک)ریگولیشنز ، 2018 کے مطابق او کمپنیز ایک ، 2017 کے سیکشنز 143 اور 144 سے بھی مشروط ،کسی بھی خصوصی کارروائی اور ڈائر کیگرز کے انتخاب کے مقصد کے لیے بیش کرنے والے افراد کی تعداد ڈائر کیٹرز کی اس تعداد سے زیادہ ہے جو کمپنیز ایکٹ ،2017 کے بیش کرنے والے افراد کی تعداد ڈائر کیٹرز کی اس تعداد سے زیادہ ہے جو کمپنیز ایکٹ ،2017 کے بیش مقرر کردہ ہے تو ممبرز کو ذرکورہ بالاریگولیشنز میں شامل ضروریات اور طریقہ ء کارکے مطابق پوشل بیلٹ یا بندر بعدای ۔ ووٹنگ اپناووٹ کاحق استعال کرنے کی اجازت ہوگی ۔ کمپنی ،سالانہ اجلاس عام سے کم از کم سات دن پہلے اخبارات میں الیکٹرا نک ووٹنگ کی میں مسام سے محار اور پوشل بیلٹ بیپرز فراہم کرنے گی اور یہ کمپنی کی و یب سائیٹ www.interloop-pk.com پر بھی اپ لوڈ کرنے گی۔

ممبرز سے گزارش ہے کہ وہ اپنے نام، فولیو/ س ڈی سی اکاؤنٹ نمبر،ای میل ایڈریس اور رابط نمبر کے ساتھ اپنی تفصیلات کمپنی کے ثیئر رجسڑ ار، میسرزس ڈی سی شیئر رجسڑ ارسروسر لمیٹڈ، سی ڈی سی ہاؤس، B-99، بلاک B،ایس ایم سی ایچ ایس، مین شاہراہِ فیصل، کراچی-74400 کواپ ڈیٹ کریں۔

6. ساين آئى سى كى كاپيال لازى پيش كرنا:

بحواله سیکیورٹیز اینڈ انگیجینج کمیشن آف پاکستان (SECP) کانوٹیفکیشن،SRO779(1)2011مورخہ18اگست،2011،جنممبرز اشیئر ہولڈرز نے ابھی تک اپنے کارآ مدسی این آئی سی کی فوٹو کا پی جمع نہیں کروائی وہ جلد سے جلدیہ کا پی براہ راست کمپنی کے شیئر رجسڑ ار،میسرزسی ڈی سی شیئر

- iv. وہ، کمپنیزا یکٹ،2017، کمپنی کے میمورینڈ م اینڈ آرٹیکلز آف ایسوسی ایش، پاکستان سٹاک ایکسی پیٹے کمپیٹر کے ضابطوں اور دیگر قابل اطلاق قوانین، قواعد اور ضوابط کے تحت اپنے فرائض اور اختیارات ہے آگاہ ہے۔
- i) ا بتخاب لڑنے کا خواہش مند کوئی ممبر کوئی الیم ایک کیٹگر ی منتخب کرسکتا / سکتی ہے جس میں وہ ڈائر یکٹر ز کا الیکشن لڑنا چا ہتا / جپا ہتی ہے۔ بیک وقت ایک سے زیادہ کیٹگر پز میں نامزدگیوں کی صورت میں صرف ایک کیٹگر ی کوقبول کیا جائے گا۔ کمپنی کے ڈائر کٹر ز کے انتخاب کے مقاصد کے لیے ووٹنگ مندرجہ ذیل تین کیٹگر پز میں الگ الگ ہوگی۔
 - i. خاتون ڈائر یکٹر
 - ii. انڈییپڈنٹ ڈائریکٹرز
 - iii دیگرڈائریکٹرز

کوئی ممبر مذکورہ بالا ہر کنیگری میں انتخاب لڑنے والے کسی امید وارکوا پنی صوابدید کے مطابق ووٹ دے سکتا ہے۔ تاہم، اس بات کونوٹ کیا جائے کہ کسی کیٹیگری کے لیے ہر ممبر کو دستیاب ووٹوں کی تقسیم، ہر کنیگری کے تحت ڈائر یکٹرز کی نشستوں کی تعداد کے تناسب سے ہوگی۔اگرا پسے ممبرز کی تعداد، جنھوں نے ہرکنیگری میں خود کو پیش کیا ہے، ہرکنیگری میں منتخب کیے جانے والے ڈائر یکٹرز کی تعداد سے زیادہ نہیں ہے تواپیے ممبرز ووٹ ڈالنے کے مل کے بغیر بلامقابلہ منتخب ہوجائیں گے۔

j) امیدواروں سے گزارش ہے کہوہ ڈائر یکٹرز کے انتخاب کے بارے میں متعلقہ دفعات اضروریات کو پڑھ لیں، جبیبا کہ کمپنیزا یکٹ، 2017 اور لسٹیڈ کمپنیز (کوڈ آف کارپوریٹ گورننس)ریگولیشنز، 2019اور دیگر قابل اطلاق قوانین اورضا بطوں میں صراحت کی گئی ہے اوران کی گفتلی ومعنوی لنتیل کولیٹنی بنائیں۔

4. سالانداجلاس عام مین شرکت:

اجلاس میں شرکت کرنے اور ووٹ دینے کے اہل تمام ممبرزاپئی جانب سے شرکت اور ووٹ دینے کے لیے کسی دوسر نے فرد کوتح ری طور پر اپنانمائندہ مقرر کرسکتے ہیں نمائندے کے لیے کہ گام مبر ہونا ضروری ہے۔ کارپوریٹ اداروں کی صورت میں بورڈ آف ڈائر یکٹرز کی قرار داد / پاورآف اٹارنی مع اس خص کے دستخط نمونہ جسے کارپوریٹ ادارے کی طرف سے نمائندگی اور ووٹ دینے لیے نامز دکیا گیا ہے اور تی این آئی تی کی تصدیق شدہ کا پی جمل شدہ پراکسی فارم کے ساتھ اجلاس میں کمپنی کو پیش کی جائے گی۔ پراکسی ہولڈرز کے لیے ضروری ہے کہ وہ اپنااصل کار آمد CNICs یا اصل پاسپورٹ اجلاس کے وقت پیش کریں۔

موژ ہونے کے لیے، مناسب طریقے سے پُر اور دستخط شدہ پراکسی فارم اجلاس کے انعقاد کے وقت سے کم از کم 48 گھنٹے قبل کمپنی کے رجسٹر ڈ دفتر کوئل جا کیں۔ CDC کا وُنٹ ہولڈرز کومندرجہ ذیل مزیدرہنمااصولوں پر بھی عمل کرنا ہوگا جواس شمن میں سیکیورٹیز اینڈ ایکسچنج کمیشن آف پاکستان کی طرف سے طے کیے گئے ہیں۔

آن لائن اجلاس کالنک اور لاگ اِن کریڈنشلز صرف اُن ممبرز کے ساتھ شیئر کئے جائیں گے جن کے مطلوبہ کوائف پر شتمال ای میلز جمعرات 12 اکتوبر، 2023 کوئی 9:30 کج سے 2023 کو کاروبار بند ہونے تک دینے گئے ای میل ایڈریس پرموصول ہوجائیں گی ۔ لاگ اِن کی سہولت 13 اکتوبر، 2023 کوئی 9:30 جج سے اجلاس شروع ہونے تک کھلی رہے گی۔

3. ڈائر یکٹرز کاانتخاب

کمپنیزا یکٹ،2017کے سیشن (1)591کے مطابق بورڈ آف ڈائر یکٹرزنے منتخب ڈائر یکٹرز کی تعدادنو (9) مقرر کی ہے جنھیں سالا نہا جلاس عام میں 22اکتوبر،2023 سے شروع ہونے والی اگلی تین سالہ میعاد کے لیے منتخب کیا جائے گا۔

کوئی بھی شخص جوڈ ائر یکٹرز کا الیکشن لڑنے کا/ کی خواہش مند ہو،خواہ وہ سبکدوش ہور ہا/رہی ہو یا دوسری صورت میں ، مذکورہ اجلاس سے کم از کم چودہ دن پہلے کمپنی کواس کے رجسٹر ڈ دفتر میں مندرجہ ذیل دستاویزات اور معلومات جمع کرائے۔

- a) اپنافولیونمبر اسی ڈی می انویسٹرزا کاؤنٹ نمبر اسی ڈی می پارٹیسپیمٹ نمبر اسب-ا کاؤنٹ نمبر _
- b) کمپنیزا کیٹ،2017 کے سیشن (3) 159 کے مطابق خودکوڈ ائر کیٹرز کے انتخاب کے لیے پیش کرنے کے ارادے کا نوٹس۔
 - c کمپنیزا کیٹ،2017 کے شین 167 کے تحت فارم 28 پر ڈائر کیٹر کی حیثیت سے کام کرنے پر رضامندی۔
- d) کمپنی کی ویب سائیٹ www.interloop-pk.com پرڈالنے کے لیےا بینے دفتر کے بیتے کے ساتھ تفصیلی پروفائل۔
- e) انڈیپپڈنٹڈ ڈائریکٹرز کاسلیکٹن کمپنیزا یکٹ،2017 کے سیشن 166 کے تفاضوں کے مطابق اور لسٹیڈ پینیز (کوڈ آف کارپوریٹ گورنس)ریگولیشنز، 2019 کی شق(3) کے تحت ہوگا۔انڈیپپڈنٹ ڈائریکٹر کی حیثیت سے انتخاب میں حصہ لینے کا خواہش مندممبرنان جوڈیشل اسٹامپ پیپر پر بیا قرار نامہ پیش کرے گا/ کرے گی کہ وکھیپنزا یکٹ،2017 کے خت نوٹیفائیڈ اوران کی مطابقت سے جاری کردہ قواعد وضوا بط کی روسے اہلیت اور غیر جانبداری کے طریقہ ء کارپر پورا اتر تا/اتر تی ہے۔
 - f) دیگرعهدول / ڈائریکٹرشپس اورعهدوں کی تفصیل
 - g) کمپیوٹرائز ڈقومی شناختی کارڈ (CNIC) کی ایک تصدیق شدہ کا بی
 - h) يياقرارنامه كه:
- i. وہ کمپنیزا کیٹ،2017 کے سیکشن 153 اور کسی دوسرے قابل اطلاق قانون، قواعداور ضوابط کے تحت کمپنی کا / کی ڈائر کیٹر بننے کا / کی نااہل نہیں ہے؛
 - ii. وهسات اسٹیڈ کمپنیوں سے زیادہ کے ای ڈائر مکٹر کی حیثیت سے خدمات انجام نہیں دے رہاارہی ؟
- iii. نہ نووہ اور نہ ہی اس کا/ کی شریک حیات بروکر تے کے برنس میں مصروف ہے یا کسی کارپوریٹ بروکر تے ہاؤس کا/ کی سیانسر،ڈائر یکٹریا آفیسر ہے۔

لین دین میں بعض ڈائر کیٹرزیاان کیا کثریت کی دلچیبی ہوسکتی ہے۔اس کے باوجودممبرز، بورڈ آ ڈٹ کمیٹی بورڈ آ ف ڈائر کیٹرز کی طرف سے بشمول کمپنیز ا یکٹ،2017 کے سیکشن207اور/یا 208 کے تحت (جس حد تک بھی قابل اطلاق ہو) وقتاً فو قتاً منظور کر دہ تمام تعلق دارفریقوں کے ساتھ لین دین کا جائزہ لینے کے لیے بذریعہ ہذا پیشگی اختیار اور منظوری دیتے ہیں۔

مزید قرار طے پایا کہ 30 جون، 2024 کوئتم ہونے والی مدت کے لیے تعلق دار فریق سے لین دین مبرزی طرف سے منظور شدہ تصور کیا جائے گا اور ا گرضر ورت ہوئی تواسے توثیق اور منظوری کے لیےا گلے سالا نہ اجلاس عام میں ممبرز کے سامنے پیش کیا جائے گا۔

(اں گزارشات کے ساتھ مذکورہ ہالاخصوصی کارروائی برمحیط مادی حقائق کاسٹیٹمنٹ منسلک ہے، جبیبا کہ کمپنیزا یکٹ، 17 20 کے سیشن 13 (3) کے تحت ضروری ہے)

د گیرامور:

صاحب صدر کی اجازت سے کوئی اور کارروائی نمٹانا۔

بحكم بورد

Ahrim

(راناعلی رضا)

سمینی سیریٹری

گزارشات:

1. شيئر ٹرانسفربگس کابند ہونا

کمپنی کی شیئر ٹرانسفر بکس 106 کتوبر، 2023 سے 13 اکتوبر، 2023 (بشمول دونوں دن) تک بندر ہیں گی۔ منتقلی کی جودرخواستیں تجویز کردہ فارمیٹ بر50اکتوبر، 2023 کوکاروباریاوقات بندہونے سے پہلے کمپنی کے شیئر رجسڑ ار،میسرزسی ڈیسی شیئر رجسڑ ارسروسزلمیٹیڈسی ڈیسی ہاؤس،99-B، بلاکB،ایس ایم سی اینچ ایس، مین شاہراہ فیصل، کراچی-74400 کوموصول ہوجا کیں گی،وہ ٹرانسفریز کے مذکورہ بالا اور / پا سالا نہاجلاس عام میں شرکت کے استحقاق کے لیے برونت سمجھی جا کیں گی۔

بمقام: فيصل آباد

بتاريخ: 21 ستمبر، 2023

2. AGM کی کارروائی میں ورچوکل نثر کت

سالا نه اجلاس عام میں ورچوکی شرکت کے خواہش مند شیئر ہولڈرز کومشورہ دیا جاتا ہے کہ وہ aliraza.rana@interloop.com.pk یا aliraza.ca@gmail.com پرای میل کے ذریعے مندرجہ ذیل معلومات فراہم کر کے خود کورجسٹر ڈ کروائیں۔

ای میل ایڈریس	دابطنمبر	شيئرز كى تعداد	فوليونمبر <i>ا</i> CDC اكاؤنٺ نمبر	سى اين آئى سى نمبر	شيئر ہولڈر کا نام
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12. کمپنیزا یک 2017 کے سیکشنز207 اور کیا 208 کے مطابق مندرجہ ذیل قرار دادپر غور اور اگر مناسب سمجھا جائے تو کسی ردوبدل کے ساتھ یا بغیرا سے خصوصی قرار داد کی حیثیت سے منظور کرنا

قرار طے پایا کہ کمپنیزا یکٹ،2017 کے سیکشنز207 اور 208 کی دفعات کے مطابق ، کمپنی کے ممبرز کی طرف سے منظوری دی جائے اور بذریعہ ہذا دی جاتی ہے کہ کمپنی کا بورڈ آف ڈائر کیٹرز، انٹرلوپ ہولڈنگز (پرائیویٹ) کمپیٹٹر (انٹرلوپ کے ایسوسی ایٹ) کی کل ملکیتی سبسیڈ ری میسرزسوکس اینڈ سوکس (پرائیویٹ) کمپنی کا بورڈ آف ڈائر کیٹرز، انٹرلوپ ہولڈنگز (پرائیویٹ) کمپیٹٹر (انٹرلوپ کے ایسوسی ایس کا پراڈکشن پلانٹ خریدنے کے لیے تمام متعلقہ ریگولیٹری انتھار ٹیر کہ منظوری سے مشروط، ایک ایسیٹ پر چیزا گریمنٹ (APA) کرے۔

مزید قرار طے پایا کہ چیف ایگزیکٹیوآ فیسر جناب نوید فاضل اور کمپنی سیریٹری جناب راناعلی رضامشتر کہ طور پراور / یا الگ الگ بااختیار ہوں اور بذرایعہ ہذا آخیس بیاختیار دیاجا تا ہے کہ وہ اٹا توں کی خریداری ، تمام مطلوبہ ریگولیٹری منظور یوں کے حصول ، ندکورہ بالا کے مقاصد کے حصول کے لیے قانونی مشیر (مشیروں) اور دوسر کے کسسلٹنٹس کی خدمات حاصل کرنے ، مطلوبہ درخواست (درخواسیں) ، دیگر قانونی فارم اور تمام دوسری دستاویز ات داخل کرنے جو الیس ایسی پی یاکسی دوسری اتھارٹی کے پاس جمع کرانے کی ضرورت ہو، الیں تمام دستاویز ات جمع کرانے ، جن کی ضرورت ہو، اثاثوں کے حصول اور ان کی رجہ ٹریشن کے لیے تمام ضروری سمجھوتوں ، ڈیڈز اور دستاویز ات کورو بھمل لانے (قابل اطلاق حد تک) اور دوسر ہے تمام معاملات اتفاقی یا تائیدی کے لیے تمام ضروری اقدامات کریں۔

مزید قرار طے پایا کہ اگر ایس ای سی پی اور ایا کسی دوسری مجاز اتھارٹی کی طرف سے سی غلطی ،صرف نظر یا کوتا ہی کی نشان دہی کی جائے یا ایس ای سی پی اور ایا کسی مجاز اتھارٹی کو فذکورہ بالاقر ارداد (قر اردادوں) میں کسی ترمیم ،ردوبدل ،اضافے یا احذاف کی ضرورت ہوتو چیف ایگزیکٹیواور ایا کمپنی سیکریٹری کوشتر کہ طور پر اور الگ الگ بیا ختیار ایسی ترمیم ، تبدیلی ، اضافہ یا تحریف کریں ، جبیبا کہ ضرورت ہو۔
تحریف کریں ، جبیبا کہ ضرورت ہو۔

13. کمپنیزا یک ،2017 کے سیشن 207اور/یا 208 (جس حد تک بھی قابل اطلاق ہو) کے شمن میں تعلق دار فریقوں سے لین دین اکیے جانے والے انتظامات / یا جو کیے جانے ہیں، کے حوالے سے مندرجہ ذیل قرار دادپرغور کرنا اورا گرمنا سب سمجھا جائے تو کسی ردوبدل کے بغیریا ساتھا س کی توثیق کرنا اور منظوری دینا (جو بھی صورت ہو)۔

قرار طے پایا کہ 30 جون، 2023 کوئتم ہونے والے سال کے دوران تعلق دار فریقوں کے ساتھ کیے جانے والے لین دین کی ، جیسا کہ مذکورہ مدت کے لیے کہپنی کے آڈٹ شدہ مالی حسابات کے 43 Note میں منکشف کیا گیا ہے، توثیق کی جائے اور منظوری دی جائے اور بذریعہ ہذا ہے توثیق کی جاتی ہے اور منظوری دی جاتی ہے۔ ہے اور منظوری دی جاتی ہے۔

مزید قرار طے پایا کہ کمپنی 30 جون، 2024 کوختم ہونے والے مالی سال کے دوران تعلق دار فریقوں کے ساتھ اس حدتک گڈز، کموڈیٹیز، اور مٹیریلز کی خرید وفروخت، بشمول مگراسی حدتک محدود نہیں، خدمات کی فراہمی یا شیئر سبسکر پیٹن کے لیے، جسے بورڈ آف ڈائریکٹرز مناسب سمجھے اور ایااس کی منظوری دے، انتظامات کرنے یا وقاً فو قاً لین دین کرنے کی مجاز ہواور بذریعہ بندا سے میاختیار دیا جاتا ہے میمبرزنے بیات نوٹ کی کہ مذکورہ بالا انتظامات اور

" 10.2. مارکیٹ کی مایوس کن صورت حال کے باعث، جبیبا کہاس میں کہا گیا ہے، محفوظ بنایا جائے ،ادراگرا بیسر سائز پرائس موافق اور دکش نہ ہوتو کمپنی کے بورڈ آف ڈائر بیٹرز کوالاٹ کرنے کے فیصلے کے دن مارکیٹ کی کلوزنگ پرائس پرتمام آپشنز کی % 10- تک از سرنو قیت مقرر کرنے کا اختیار ہوگا"۔

مزید قرار طے پایا کہ ترمیم شدہ انٹرلوپ لمیٹڈا یمپلائز سٹاک آپشن سکیم، 2016 مذکورہ بالاترمیم شامل کرتے ہوئے منظور کی جائے اور بذر بعیہ ہذا منظور کی جاتی ہے۔

مزید قرار طے پایا کہ چیف ایگزیکٹیو آفیسر جناب نوید فاضل اور کمپنی سیکریٹری جناب را ناعلی رضا کوایسے تمام کام، افعال ، اور چیزیں کرنے ، تمام قانونی کارروائیوں کی تکمیل کے لیے کوئی یا تمام ضروری اقد امات اٹھانے اور ایسی تمام دستاویز ات جمع کروانے کا اختیار دیا جائے اور بذر بعیہ ہذا دیا جاتا ہے ، جو مذکورہ بالاقر ارداد پڑمل در آمدے مقصد کے لیے ضروری یا اتفاقی ہو، اس کے علاوہ کوئی اور عمل یا قدم جو مذکورہ بالا کاموں کے لیے تائیدی اور کیا اتفاقی ہواور مذکورہ بالاقر اردادوں کا مقصد کلی طور برحاصل کرنے کے لیے ضروری ہو۔

11. مندرجهذيل قرارداد پرغوركرنااورا گرمناسب سمجها جائة توكسي ردوبدل، اضافے ياتحريف كے ساتھ يا بغيرعام قرارداد كي حيثيت سے اسے منظوركرنا:

قرار طے پایا کہٹارگٹ کمپنی بعنی ٹاپ سرکل ہوزری ملز کمپنی، انکار پوریشن (ٹاپ)، بوالیس اے اور بعد میں اس کے % 164 یکوئی سٹیک کے حصول کے الیے، اُن شرائط وضوابط پر جن پر دونوں فریق با ہمی طور پر رضا مند ہوں گے، طویل المدت ایکوئٹی سرمایہ کاری کرنے کے لیے، جوریاست ہائے متحدہ امریکا کے قوانین کے تحت انکار پوریٹ پڑ ہے، جہاں بیر جسٹر ڈ ہے، تمام قابل اطلاق ریگولیٹری اور کار پوریٹ منظور یوں، جو بھی درکار ہوں، سے مشروط کمپنی کی منظوری حاصل کی جائے اور بذریعہ ہذا ہے منظوری دی جاتی ہے۔

مزید قرار طے پایا کہ ان مقاصد کے لیے کمپنی کے بورڈ آف ڈائر کیٹرز، کوبشمول ان کے مندو بین / ایجنٹس اور ایا قانونی مشیر، یہ اختیار دیا جارہا ہے کہ وہ الیسے تمام کام، افعال، اور معاملات انجام دیں اور بشمول معاہد سے (معاہدوں) پر دستخط کرنے اور ان پڑل کرانے ،بشمول شیئر پر چیزا گیر یمنٹس ، شیئر ہولڈرزا گیر یمنٹس ("ا گیر یمنٹس") اور کسی بھی دوسری دستاویز جو دونوں ملکوں کے قابل اطلاق قانون کے حوالے سے ان کے خصوص فارمیٹس کے مطابق در کار ہوا ورجیسا کہ ریگو لیٹری حکام کی طرف سے منظوری دی گئی ہو پر دستخط اور کمل کرانے سمیت تمام ضروی اقد امات کریں ، ایسی تمام قانونی کارروائیاں مکمل کریں جو مذکورہ بالاقر اردادوں پڑمل درآ مدے مقصد کے لیے ضروری یانا گزیر ہوں اور کمپنی اور اس کے ثیئر ہولڈرز کے بہترین مفاد میں ہوں۔

مزید قرار طے پایا کہ کمپنی کے بورڈ آف ڈائر کیٹرزکوبشمول کمپنی کے چیف ایگز کیٹیوآ فیسراوران کے مندوبین/ایجنٹس اور ایا قانونی مشیر کومزیدیا حقایار دیا جارہا ہے کہ وہ معاہدوں کوموثر بنانے اور ایا کمپنی کی طرف سے ان پڑمل کرانے اور فراہم کرنے کے لیے تمام ضروری یا اتفاقی امورانجام دیں اور معاہدوں کوموثر بنانے اور حصول کے لیے ضروری یا درکارکسی یا تمام دستاویز ات اور مجھوتوں کو جو دونوں ملکوں کے ریگولیٹری حکام کی ضرورت ہوں جمع یا پیش کوموثر بنانے اور حصول کو کمل کریں، بشمول معاہدوں کی شرائط اور ایاان معاہدوں میں کسی ترمیم ، تبدیلی یاردوبدل پربات چیت کریں، بشرطیکہ بیتر امیم، تبدیلیاں، یاردوبدل کمپنی اور اس کے ثیمر ہولڈرز کے بہترین مفاد میں ہوں۔

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آر فيكلز آف ايسوى ايش كا آر ثيل 129B:

" نمپنی کے بورڈ آف ڈائر یکٹرز کی طرف سے جب بھی اس قتم کی قرار داد، جس کا اوپر ذکر کیا گیا ہے ، منظور کی جائے گی ڈائر یکٹرز ، کواس غیر تقسیم شدہ منافع ، جواستعال کیا جائے گا، کی تمام تر تخصیص اور اطلاق اور تمام الاٹمنٹس اور کمل اداشدہ شیئرزیا de buntures اکرکوئی ہوں ، جاری کرنے کا اختیار حاصل ہوگا اور وہ عام طور پرایسے تمام افعال اور کام انجام دے گا جواسے موثر بنانے کے لیے ضروری ہوں گے۔"

مزید قرار طے پایا کہ چیف ایگزیکٹیو آفیسر جناب نوید فاضل اور کمپنی سیریٹری جناب راناعلی رضا کوایسے تمام کام، افعال، اور چیزیں کرنے، تمام قانونی کارروائیوں کی تکمیل کے لیے کوئی یا تمام ضروری اقدامات اٹھانے اور ایسی تمام دستاویزات جمع کروانے کا اختیار دیاجائے اور بذر بعیہ ہذا دیاجا تاہے، جو مذکورہ بالا کا موں کے لیے تا ئیدی اور ایا اتفاقی ہو اس کے علاوہ کوئی اور عمل یا قدم جو مذکورہ بالا کا موں کے لیے تا ئیدی اور ایا اتفاقی ہو اور مذکورہ بالا قرار دا دوں کا مقصد کی طور پر حاصل کرنے کے لیے ضروری ہو۔

9. کمپنی کو کمپنیز ایک یک 2017 کے سیشن (6) 2023،223(ا) S.R.O389 مورخه 21 مارچ ، 2023 کے ساتھ ملا کر پڑھا جائے گی مطابقت سے کمپنی کے ممبرزکوسالا ندر پورٹ (بشمول آڈٹ شدہ مالی حسابات ، آڈیٹرزر پورٹ ، ڈائر یکٹرز کی رپورٹ ، چیئر مین کی جائزہ رپورٹ) جائزہ رپورٹ کی جائزہ کی جائزہ رپورٹ کی جائزہ کی جائزہ رپورٹ کی جائزہ کی جائز کر پورٹ کی جائز کی جائزہ کی جائزہ

قرار طے پایا کہ کمپنی، سکیورٹیز اینڈ ایمپینچ کمیشن آف پاکستان کی طرف سے جاری کردہ S.R.O 389(I)/2023 کے مطابق سالاندر پورٹ بشمول اوراس میں شامل دیگرر پورٹ کمبرز کو QR enabled آڈٹ شدہ مالی حسابات، آڈیٹرزر پورٹ، ڈائر کیٹرز کی رپورٹ، چیئر مین کی جائزہ رپورٹ اوراس میں شامل دیگرر پورٹ کمبرز کو CD / USB کے ذریعے کو ڈاورویب لنک کے ذریعے ارسال کرنے کی مجاز ہواور بذریعہ ہذااسے بیاختیار دیاجا تا ہے اور بیکہ سالاندر پورٹ CD / USB کے ذریعے کا طریقہ ختم کردیا جائے۔

مزید قرار طے پایا کہ چیف ایگزیکٹیوآفیسر جناب نوید فاضل اور کمپنی سیکریٹری جناب را ناعلی رضا کوایسے تمام کام، افعال، اور چیزیں کرنے، تمام قانونی کارروائیوں کی تکمیل کے لیے کوئی یا تمام ضروری اقد امات اٹھانے اور ایسی تمام دستاویز ات جمع کروانے کا اختیار دیا جائے اور بذریعہ ہذا دیا جاتا ہے، جو فہ کورہ بالا قرار داد برعمل در آمد کے مقصد کے لیے ضروری یا اتفاقی ہو اور فہ کا اور فہ کورہ بالا کا موں کے لیے تائیدی اور ایا اتفاقی ہو اور فہ کورہ بالاقر اردادوں کا مقصد کلی طور پر حاصل کرنے کے لیے ضروری ہو۔

10. انٹرلوپ لمیٹڈا یمپلائز سٹاک آپٹن سکیم، (ESOS) 2016میں ترمیم پرغور کرنا اورا گرمنا سب سمجھا جائے تو مندرجہ ذیل قرار داد کوکسی تبدیلی کے ساتھ یا بغیر خصوصی قرار داد کی حیثیت سے منظور کرنا۔

قرار طے پایا کہ تمام مطلوبہ منظوریوں،اگر کوئی ہوں، سے مشروط ESOS کی شق10 میں مندرجہ ذیل نئی ذیلی شق شامل کرتے ہوئے اس میں ترمیم کی جائے اور بذریہ ہذا بیترمیم کی جاتی ہے: مزید قرار طے پایا کہ چیف ایگزیکٹیوآفیسر جناب نوید فاضل اور کمپنی سیریٹری جناب راناعلی رضا کوایسے تمام کام، افعال، اور چیزیں کرنے، تمام قانونی کارروائیوں کی تکمیل کے لیے کوئی یا تمام ضروری اقدامات اٹھانے اور ایسی تمام دستاویز ات جمع کروانے کا اختیار دیا جائے اور بذر بعد ہذا دیا جاتا ہے، جو مذکورہ بالا کاموں کے لیے تا ئیدی اور ایا اتفاقی ہو اس کے علاوہ کوئی اور عمل یا قدم جو مذکورہ بالا کاموں کے لیے تائیدی اور ایا اتفاقی ہو اور مذکورہ بالاقر اردادوں کا مقصد کی طور پر حاصل کرنے کے لیے ضروری ہو۔

8. بوردٌ آف دُّائر بکٹرز کی سفارش پر محفوظات کے استعال سے متعلق نمپنی کے آرٹیکڑ آف ایسوسی ایشن کی دفعات کوسی تبدیلی ،اضافے یا احذاف کے ساتھ یا بغیر ، در کارمنظوریوں سے مشروط ،اگر کوئی ہو،مندرجہ ذیل قرار دادیرغوراوراگر مناسب سمجھا جائے تواس کوخصوصی قرار داد کی حیثیت سے منظور کرنا۔

قرار طے پایا کہ کمپنی کے ممبرز اس بارے میں منظوری دیں اور بذریعہ ہذادی جاتی ہے کہ کمپنی کا بورڈ آف ڈائر کیٹرزیقر اردے کہ سی الیی رقم کے سی حصے کو استعال کرنا ضروری ہے جو فی الوقت کمپنی کے سی محفوظ اکا وَنٹ میں ہے یا جونفع ونقصان کھاتے میں ہے یا کسی دوسری تقسیم کے لیے دستیاب ہے اوراس رقم کو ایسے ممبرز میں تقسیم کے لیے الگ کردیا جائے ، جواس صورت میں اس کے ستحق ہوئے کہ بیان میں منافع منقسمہ کی حیثیت سے قسیم کی گئی کہ بینفتر میں تقسیم کی گئی کہ بینفتر میں تقسیم کی گئی کہ بینفتر کے بوٹس شیئر زیا debentures کی حیثیت سے ایسے ممبرز میں فہ کورہ بالا تناسب سے ممل غیر جاری شدہ شیئر زکے لیے استعال میں لائی گئی یا اس مقصد کے لیے ادا کی گئی اور ڈائر کیٹرز اس قر ارداد کو موثر بنا کمیں گئی ۔

مزید قرار طے پایا کہ جب بھی کمپنی کے بورڈ آف ڈائر یکٹرز کی طرف سے اس قتم کی قرار داد، جس کا اوپر ذکر کیا گیا ہے، منظور کی جائے گی ڈائر یکٹرز، کواس غیر تقسیم شدہ منافع ، جواستعال کیا جائے گا کی تمام تر تخصیص اور اطلاق اور تمام الائمنٹس اور مکمل اداشدہ شیئرزیا de buntures اگر کوئی ہوں ، جاری کرنے کا اختیار حاصل ہوگا اور وہ عام طور سے ایسے تمام افعال اور کام انجام دے گا جواسے موثر بنانے کے لیے ضروری ہوں گے۔

مزید قرار طے پایا کہ پینی کے بورڈ آف ڈائر بکٹرز کو مذکورہ بالااختیارات ملنے کے بعد کمپنی کے آرٹیکلز آف ایسوسی ایشن کے موجودہ آرٹیکل 129 کو 129A اور 129B سے تبدیل کردیا جائے اور بذریعہ ہذا تبدیل کیا جاتا ہے ،اب بیمندرجہ ذیل کی طرح پڑھا جائے گا۔

آرئيكز آف ايسوى ايش كا آرئيل A 129A:

" کمپنی کے بورڈ آف ڈائر کیٹرزیقر اردے سکتے ہیں کہ ایسی رقم کے کسی حصے کو استعمال کرنا ضروری ہے جو فی الوقت کمپنی کے کسی محفوظ اکا وُنٹ میں ہے یا جونفع ونقصان کھاتے میں ہے یا کسی دوسری تقسیم کے لیے دستیاب ہے اور اس رقم کو ایسے ممبرز میں تقسیم کے لیے الگ کردیا جائے ، جو اس صورت میں اس کے مستحق ہوئے کہ بیان میں منافع منقسمہ کی حیثیت سے تقسیم کی گئی اور اس تناسب سے اور اس شرط کے ساتھ تقسیم کی گئی کہ یہ یفقد میں تقسیم نہیں کی جائے گی بلکہ یہ کپنی کے بونس شیئرزیا و debentures کی حیثیت سے ایسے ممبرز میں مذکورہ بالا تناسب سے ممل غیر جاری شدہ شیئرز کے لیے استعمال میں لائی گئی یا اس مقصد کے لیے اداکی گئی اور ڈائر کیٹرز اس قر ارداد کوموثر بنا ئیں گے "۔

6. عبوری بونس شیئر زکی توثیق کرنا، جو 30 جون، 2023 کوختم ہونے والے سال کے لیے ہرسو (100) ملکیتی شیئر زیر پچاس (50) شیئر زیعنی %50 کے تناسب سے جو پہلے ہی جاری اور کریڈٹ کیے جاچکے ہیں اور ممبر زے فریکشنل استحقاق جوسالم شیئر زمیں مربوط کیے گئے اور سٹاک مارکیٹ میں فروخت کردیئے گئے اور جن کی فروخت سے حاصل شدہ رقم ایک خیراتی ادارے کوعطیہ کردی گئی ،جیسا کہ قانون کے تحت اجازت ہے۔

قرار طے پایا کہ ہرایک سو (100) ملکیتی شیئر زیر پیچاس (50) شیئر زلیعنی پیچاس فیصد (%50) کے تناسب سے جوری بونس شیئر زجو 30 جون، 2023 کوختم ہونے والے سال کے لیے پہلے ہی جاری اور CDS میں کریڈٹ کیے جاچکے ہیں اور ممبر زکے فریکشنل استحقاق جوسالم شیئر زمیں مربوط اور سٹاک مارکیٹ میں فروخت کردیئے گئے، جن کی فروخت سے حاصل ہونے والی رقم ایک خیراتی ادار کے وعطیہ کردی گئی، جس کی قانون کے تحت اجازت ہے اور جس کی بورڈ آف ڈائر کیٹر زنے 90 جون، 2023 کومنعقدہ اپنے اجلاس میں منظوری دی تھی، کی توثیق وتصدیق کی جائے اور بذرایعہ ہذا کی جائے اور بذرایعہ ہواتی ہے۔

خصوصی امور:

7. تمپنی کوانٹرلوپ لمیٹڈ کامنظور شدہ شیئر کیپیٹل بڑھانے کااختیار دینے اور دیگر در کارمنظور یوں ، اگر کوئی ہوں ، سے مشروط ، کمپنی کے میمورینڈ م آف ایسوی ایشن میں ضروری ترامیم کرنے کے لیکینیز ایکٹ ، 2017 کے کیشن 85 کے حوالے سے خصوصی قرار داد پرغور کرنا اور اگر مناسب خیال کیا جائے تو کسی ردوبدل کے ساتھ یا بغیراس کومنظور کرنا:

قرار طے پایا کہ کمپنی کا منظور شدہ شیئر کیپیٹل 10روپے (دس روپے) فی کے 1,500,000,000,000 (ایک بلین پانچ سوملین) آرڈیزی شیئر زمیں منقسم 1,500,000,000,000 روپے (مبلغ پندرہ بلین روپے صرف) سے بڑھا کر 10روپے (دس روپے) فی کے 5,000,000,000 (بانچ بلین) آرڈینزی شیئر زمیں منقسم 5,000,000,000 (مبلغ پچاس بلین روپے صرف) کر دیا جائے اور کیا جاتا ہے۔ یہ ہر لحاظ سے کمپنی کے موجودہ آرڈینزی شیئر زکے برابر ہوں ہوں گے۔

مزید قرار طے پایا کہ کمپنی کے منظور شدہ کیپیٹل میں اس اضافے کے بعد کسی بھی ایسی تبدیلیوں سے مشروط جوسکیو رٹیز اینڈ ایکسیٹی کی کیشن آف پاکستان کی ضرورت ہوں اور قابل اطلاق قوانین کے تحت درکار رسمی کارروائیوں اطریقہ ءکار کی تکمیل سے مشروط ، کمپنی کے میمورینڈم آف ایسوسی ایشن (MOA) کی موجودہ شق ۷ کوتبدیل کردیا جائے اور بذریعہ ہذا کیا جاتا ہے۔ تبدیلی کے بعد مندرجہ ذیل شق ۷ کواس طرح پڑھا جائے گا؛

ميموريندم آف ايسوسي ايش كي شق٧:

" کمپنی کا مجاز سر ماید-/10 روپے (وس روپے) فی کے5,000,000,000 رپانچ بلین) آرڈییزی شیئر زمین منقسم -/100,000,000 روپے (مبلغ پچپاس بلین روپے صرف) ہے،جس کے ساتھ ایسے ترجیجی ،التوائی ،کوالیفائیڈیا خصوصی حقوق ،مراعات اور شرا لکا کواس طریقے سے کمپنی کے آرٹیکٹر آف ایسوسی ایش میں کیا گیا ہے یاوہ کمپنیز ایک ،7102 سے مطابقت رکھتی ہیں اوران حقوق ،مراعات اور شرا لکا کواس طریقے سے مختلف، تبدیل یا منسوخ کرتی ہیں جیسا کہ کمپنیز ایک ،2017 کی روسے اجازت دی گئی ہے اور سر مائے کو بڑھا نا اور ایا کم کرنا اور شیئر زکولیپیل میں تقسیم کرنا ،ان کی کئی لحاظ سے درجہ بندی کرنا اور شیئر زکوم بوطیان کی ذیا تقسیم کرنا ،ان کی کئی لحاظ سے درجہ بندی کرنا اور شیئر زکوم بوطیان کی ذیا تقسیم کرنا ،ان کی کئی لحاظ سے درجہ بندی کرنا اور شیئر زکوم بوطیان کی ذیا تقسیم کرنا ،ان کی کئی لحاظ سے درجہ بندی کرنا اور شیئر زکوم بوطیان کی ذیا تقسیم کرنا ،ان کی کئی لحاظ سے درجہ بندی کرنا اور شیئر زکوم بوطیان کی ذیا تقسیم کرنا ، ان کی کئی لحاظ سے درجہ بندی کرنا اور شیئر کوم بوطیان کی ذیا تقسیم کرنا ،ان کی کئی لحاظ سے درجہ بندی کرنا اور شیئر کوم بوطیان کی ذیا تقسیم کرنا ، ان کی کئی لحاظ سے درجہ بندی کرنا اور شیئر کوم بوطیان کی ذیا تقسیم کرنا ، ان کی کئی لحاظ سے درجہ بندی کرنا اور شیئر کوم بوطیان کی ذیا تقسیم کرنا ، ان کی کئی لحاظ سے درجہ بندی کرنا اور شیئر کا کھیلا کے دورجہ بندی کرنا ورشیا کی کئی لوگی کی کھیل کے دورجہ بندی کرنا ورشیکر کوم بوطیان کی ذیا تو تقسیم کرنا ، ان کی گئی کے دورجہ بندی کرنا ورشیکر کی کھیل کے دورجہ بندی کرنا ورشیکر کوم بوطیان کی کئی کے دورجہ بندی کرنا ورشیان کو کیا کیا کہ کا دور شیخ کرنا کی کئی کو کئی کے دورجہ بندی کی کرنا ہے درجہ بندی کرنا ہو کرنا کو کرنا ہو کیا کی کئی کے دورجہ کرنا کو کئی کی کے دورجہ بندی کرنا کو کر

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بذریعہ بذااطلاع دی جاتی ہے کہ انٹرلوپ کمیٹٹر(" سمپنی") کا 3 واں سالا نہ اجلاس عام (AGM) **بروز جمعہ 10 اکتوبر، 2023 کوئن 10:00 بج** انٹرلوپ ایگزیکٹیوکلب، انٹرلوپ انٹرسٹریل یارک واقع 7-KM کھڑیا نوالہ - جڑا نوالہ روڈ ، کھڑیا نوالہ، فیصل آباد منعقد ہوگا جس میں مندرجہ ذیل امورنمٹائے جائیں گے۔

عمومي امور:

- 1. کمپنی کے 18 اکتوبر، 2022 کومنعقد ہونے والے گزشتہ سالانہ اجلاس عام (AGM) کی کارروائی کی توثیق کرنا۔
- 2. 30 جون،2023 کوختم ہونے والے سال کے لیے کمپنی کے سالانہ آڈٹ شدہ مالی گوشواروں کی وصولی ،غوروخوض اور منظوری دینا اوراس کے ساتھ اس بارے میں آڈیٹرز اورڈ ائر کیٹرز رپورٹ اور چیئر مین کی جائز ہ رپورٹ۔
- 30. 30 جون، 2023 کوختم ہونے والے سال کے لیے بورڈ آف ڈائر یکٹرز کی سفارش کے مطابق %20 کی شرح یعنی 2 روپے فی شیئر کی شرح سے حتی نفذ منافع منقسمہ کی منظوری وینا۔
- 4. مالی سال 24-2023 کے لیے آڈیٹرز کا تقرراوران کا معاوضہ طے کرنا میمبرز کومطلع کیا جاتا ہے کہ آڈٹ میٹی اور بورڈ آف ڈائر یکٹرز نے سبکدوش ہونے والے آڈیٹرز میسرز کریسٹن حیدر جھیم جی اینڈ کمپنی ، چارٹرڈا کا وَشینٹس کودوبارہ کمپنی کے آڈیٹرز کی حیثیت سے مقرر کرنے کی سفارش کی ہے۔
- 5. کمپنیزا یک،2017 کے سیشن (1) 159 کے مطابق 22 اکتوبر،2023 سے شروع ہونے والی تین (3) سالہ مدت کے لیے بورڈ آف ڈائر یکٹرز کی طرف سے مقرر کردہ کمپنی کے نو (9) ڈائر یکٹرز کونتخب کرنا۔ سبکدوش ہونے والے ڈائر یکٹرز کے نام جود وبارہ انتخاب کے لیے اہل ہیں،مندرجہ ذیل ہیں:
 - 1) جناب مصدق ذوالقرنين
 - 2) جنابنويدفاضل
 - 3) جناب جهانزیب خان بانته
 - 4) جناب محم مقصود
 - 5) محترمة شيرين آفتاب
 - 6) جناب سعيداحرجبل
 - 7) جناب طارق اقبال خان

(كمپنيزا يك،2017 كے يشن (3) 166 كے تت ڈائر يكٹرز كے امتخاب سے متعلق شيٹنٹ اس نوٹس كے ساتھ منسلك ہے)

PATTERN OF SHAREHOLDING AS ON JUNE 30, 2023

SHAREHOLDING			
Number of Shareholders	From	То	Total Shares Held
742	1	100	23,597
726	101	500	195,531
1,340	501	1,000	1,052,458
1,945	1,001	5,000	4,545,063
400	5,001	10,000	2,870,492
209	10,001	15,000	2,562,081
98	15,001	20,000	1,649,826
74	20,001	25,000	1,677,573
42	25,001	30,000	1,186,341
34	30,001	35,000	1,100,792
35	35,001	40,000	1,311,619
28	40,001	45,000	1,180,221
23	45,001	50,000	1,098,048
24	50,001	55,000	1,258,048
12	55,001	60,000	685,285
17	60,001	65,000	1,071,219
6	65,001	70,000	403,445
8	70,001	75,000	598,806
10	75,001	80,000	775,155
13	80,001	85,000	1,062,346
9	85,001	90,000	796,947
9	90,001	95,000	830,827
6	95,001	100,000	590,844
5	100,001	105,000	510,159
5	105,001	110,000	538,369
6	110,001	115,000	672,837
5	115,001	120,000	590,898
5	120,001	125,000	610,977
3	125,001	130,000	378,288
2	130,001	135,000	268,270
4	135,001	140,000	553,143
3	140,001	145,000	430,608
6	145,001	150,000	891,897
2	150,001	155,000	307,198
<u>_</u>	155,001	160,000	159,072
5	160,001	165,000	807,492
2	165,001	170,000	334,287
4	170,001	175,000	691,140
2	175,001	180,000	360,000
2	185,001	190,000	372,276
2	195,001	200,000	396,954
7	200,001	205,000	1,414,452
2	205,001	210,000	418,386
1	210,001	215,000	214,864
3	215,001	220,000	657,088
2	220,001	225,000	448,500
3	230,001	235,000	697,866
4	240,001	245,000	967,738
2	245,001	250,000	
2	250,001	255,000	497,256 506,873
	255,001		506,872 259,163
I		260,000	259,162
1	260,001	265,000	261,448
1	270,001	275,000	273,156
1	275,001	280,000	278,797
1	280,001	285,000	281,190

	SHARE	HOLDING	
Number of Shareholders	From	То	Total Shares Held
2	295,001	300,000	598,863
4	310,001	315,000	1,247,432
2	315,001	320,000	633,078
4	320,001	325,000	1,292,883
1	330,001	335,000	330,796
1	350,001	355,000	354,120
2	360,001	365,000	726,310
1	365,001	370,000	369,564
1	370,001	375,000	372,787
1	380,001	385,000	382,500
1	395,001	400,000	397,803
1	475,001	480,000	477,360
1	505,001	510,000	509,640
1	520,001	525,000	525,000
1	525,001	530,000	528,593
1	530,001	535,000	531,676
2	545,001	550,000	1,091,928
1	560,001	565,000	562,371
1	570,001	575,000	570,337
1	595,001	600,000	600,000
2	600,001	605,000	1,204,498
1	610,001	615,000	615,000
1	640,001	645,000	641,760
2	685,001	690,000	1,373,307
1	690,001	695,000	694,500
2	700,001	705,000	1,405,431
1	745,001	750,000	750,000
2	775,001	780,000	1,560,000
1	800,001	805,000	803,400
1	865,001	870,000	866,601
1	870,001	875,000	870,033
1	880,001	885,000	881,180
1	905,001	910,000	906,099
1	1,060,001	1,065,000	1,064,496
1	1,065,001	1,070,000	1,066,034
1	1,110,001	1,115,000	1,115,000
1	1,160,001	1,165,000	1,161,697
1	1,170,001	1,175,000	1,173,597
1	1,290,001	1,295,000	1,293,642
1	1,395,001	1,400,000	1,395,900
1	1,495,001	1,500,000	1,499,998
1	1,505,001	1,510,000	1,508,973
1	1,535,001	1,540,000	1,537,500
2	2,015,001	2,020,000	4,031,661
1	2,190,001	2,195,000	2,191,423
1	2,245,001	2,250,000	2,250,000
1	3,345,001	3,350,000	3,348,651
1	3,560,001	3,565,000	3,563,107
1	3,655,001	3,660,000	3,659,325
1	3,685,001	3,690,000	3,685,966
1	4,130,001	4,135,000	4,130,905
1	4,915,001	4,920,000	4,916,203
1	6,000,001	6,005,000	6,001,398
1	6,160,001	6,165,000	6,163,940
1	6,330,001	6,335,000	6,334,904

	SI	HAREHOLDING	
Number of Shareholders	From	То	Total Shares Held
1	6,340,001	6,345,000	6,340,021
2	6,425,001	6,430,000	12,854,400
1	6,595,001	6,600,000	6,596,641
1	6,710,001	6,715,000	6,712,834
2	6,970,001	6,975,000	13,949,262
1	7,140,001	7,145,000	7,143,722
1	8,505,001	8,510,000	8,505,004
1	9,715,001	9,720,000	9,719,745
1	9,835,001	9,840,000	9,836,802
1	11,140,001	11,145,000	11,144,488
2	11,565,001	11,570,000	23,137,920
1	13,460,001	13,465,000	13,461,957
1	20,900,001	20,905,000	20,902,500
1	27,435,001	27,440,000	27,438,351
1	29,995,001	30,000,000	30,000,000
1	31,760,001	31,765,000	31,760,311
1	89,155,001	89,160,000	89,155,912
1	460,810,001	460,815,000	460,812,685
1	479,625,001	479,630,000	479,627,935
5,997			1,401,446,864

Categories of Shareholders	Shareholders	Share Held	Percentage
Director, Chief Executive Officer and their Spouse(s) and minor children	. 13	1,101,659,023	78.61
Associated Companies, undertakings and related parties.	-	-	-
NIT and ICP	-	-	-
Banks Development Financial Institutions, Non-Banking			
Financial Institutions	9	30,268,621	2.16
Insurance Companies.	11	14,993,899	1.07
Modarabas and Mutual Funds.	46	39,323,574	2.81
General Public			
a. Local	5,585	168,454,257	12.02
b. Foreign	205	840,733	0.06
Foreign Companies	2	30,010,920	2.14
Others	126	15,895,837	1.13
Totals	5,997	1,401,446,864	100
Shareholders holding 10% or more	2	940,440,620	67.10

INFORMATION FOR SHAREHOLDERS

COMPANY REGISTERED OFFICE

Established on April 25, 1992 Line of Business Textile Composite

Registered Office Al- Sadiq Plaza, P-157, Railway

Road, Faisalabad, Pakistan

Fiscal Year-End 30th June

External Auditors Kreston Hyder Bhimji & Co.

Chartered Accountants

Share Registrar CDC Share Registrar Services

Limited

Website www.interloop-pk.com

STOCK INFORMATION

Exchange Listing Listed on Pakistan Stock

Exchange (PSX) on April 05,

2019.

Stock Symbol ILP

Number of Shares Authorized 1,500,000,000 Number of Shares Issued 1,401,446,864

Number of Shareholders 5,997 (as on June 30, 2023)

ANNUAL LISTING FEE

The Annual listing fee for the financial year 2023-24 has been paid within the prescribed time limit.

FINANCIAL CALENDAR

September 2023	Audited annual results for the year ended June 30, 2023
September 2023	Mailing of annual reports
October 2023	Annual General Meeting
October 2023	Unaudited first quarter financial results
January 2024	Unaudited half year financial results duly reviewed by Auditor
April 2024	Unaudited third quarter financial results
June 2024	Annual Business Plan & Budgets for next fiscal year

STATUTORY COMPLIANCE

During the year, the Company has complied with all applicable provisions, filed all returns/forms and furnished all the relevant particulars as required under the Companies Act, 2017 and allied rules, the Securities and Exchange Commission of Pakistan (SECP) Regulations and the Listing regulations of PSX.

SHARE TRANSFER SYSTEM

Share transfers received by the Company's Share Registrar are registered within the prescribed period.

ANNUAL GENERAL MEETINGS

Pursuant to Section 132 of the Companies Act, 2017, the Company holds a General Meeting of shareholders at least once a year. Every shareholder has a right to attend the General Meeting. The notice of such meeting is sent to all the shareholders at least 21 days before the meeting and also advertised in at least one English and one Urdu newspaper having circulation nationwide.

AGM 2023 will be held as on:

Date: October 13, 2023

Time: 10:00 A.M.

Venue: Interloop Executive Club, Interloop Industrial Park, 7 KM, Khurrianwala –Jaranwala Road, Khurrianwala, Faisalabad.

DATES OF BOOK CLOSURE

The register of the members and shares transfer books of the Company will remain closed from October 06, 2023 to October 13, 2023 (both days inclusive).

Dividend & Bonus

The Board of Directors in their meeting held on September 07, 2023 has proposed a final dividend on ordinary shares at Rs. 2.0 per ordinary share and nil bonus share issue, in addition to the interim dividend of Rs. 3.0 per share and 50% interim bonus shares.

DATE OF DIVIDEND PAYMENT

The payment of dividend, upon approval by shareholders at the forthcoming Annual General Meeting, will be made after October 13, 2023.

Last year, the Company has credited the final cash dividend on October 25, 2022 after approval from shareholders at the 30th Annual General Meeting.

PROXIES

Pursuant to Section 137 of the Companies Act, 2017 and according to the Memorandum and Articles of Association of the Company, every shareholder of the Company who is entitled to attend and vote at a general meeting of the Company can appoint another person as his/her proxy to attend and vote on his/her behalf. Every notice calling a general meeting of the Company contains a statement that a shareholder entitled to attend and vote is entitled to appoint a proxy who sought to be a member of the Company. The instrument appointing a proxy (duly signed by the shareholder appointing that proxy) should be deposited at the registered office of the Company not less than forty-eight hours before the said general meeting.

CIRCULATION OF ANNUAL REPORTS

As notified by the Securities and Exchange Commission of Pakistan (SECP) vide SRO 470(1)/2016, dated May 31, 2016, and in continuation with the SRO 787(1)/2014 dated September 8, 2014, further supported by Section 223(6) of the Companies Act 2017 and approved by the Shareholders. The Company shall circulate Annual Report 2023 to its shareholders in the form of CD. Any member requiring printed copy of Annual Report 2023 may send a request using a Standard Request Form placed on Company website.

Starting from the fiscal year 2024, Subject to the approval of Shareholders, as per the new S.R.O. 389(I)/2023 dated March 21, 2023, the Company will be introducing a QR code and weblink option for accessing the Annual Reports, making it more accessible and convenient. SECP has also permitted that the circulation of annual financial statements through CD/DVD/USB may be discontinued. Whereas the Company will continue to provide printed copies to members upon request via a Standard Request Form on our website. This change reflects our commitment to compliance and innovation, ensuring our shareholders have diverse access to vital information.

DIVIDEND MANDATE (MANDATORY)

As per provisions of Section 242 of Companies Act, 2017, any dividend payable in cash shall only be paid through electronic mode directly into the bank account designated by the entitled shareholders and SECP vide S.R.O.1145(I)/2017 (as amended) directed all shareholders to provide their valid International Bank Account Numbers (IBAN) to receive cash dividend electronically. Company shall be constrained to withhold the payment of Dividend to the shareholders, in case of non-availability of IBAN of the shareholder or authorized person.

UNCLAIMED DIVIDEND

Shareholders, who by any reason, could not claim their dividends / shares, if any, are advised to contact our Share Registrar to collect / enquire about their unclaimed dividend/ shares, if any. In compliance with Section 244 of the Companies Act, 2017, after having completed the stipulated procedure,

all such dividend outstanding for a period of 3 years or more from the date due and payable shall be deposited to the Federal Government in case of unclaimed dividend and in case of shares, shall be delivered to the SECP.

WITHHOLDING TAX/ZAKAT ON DIVIDENDS:

Pursuant to the requirements under Section 150 of the Income Tax Ordinance, 2001, withholding tax is deductible at source on the amount of dividend paid by the Company at the rate of 15% for filers and at the rate of 30% for non-filers.

In the light of clarification from Federal Board of Revenue, all the shareholders who intend to seek exemption from withholding of taxes on payment of dividend under clause 47B of Part – IV of the Second Schedule of the Income Tax Ordinance, 2001, are requested to provide valid Exemption Certificate under section 159(1) of the Income Tax Ordinance, 2001 duly issued by the concerned Commissioner of Inland Revenue in order to claim the said exemption. Zakat is also deductible at source from the dividend at the rate of 2.5% of the face value of the share, other than corporate holders or individuals who have provided an undertaking for non-deduction of zakat.

REDRESSAL OF INVESTOR COMPLAINTS

Investors approach the Company for their queries and complaints generally through Company Secretarial Section. Various means of filing a complaint are available on Company's website. Investors' complaints /queries are usually related to receipt of latest dividends, request for hard copies of annual/quarterly reports, updation of bank account details to receive dividends, change of address, transfer/transmission of shares and unclaimed dividends etc. These queries / complaints are handled with utmost priority meeting the expectations of investors to their satisfaction.

STOCK MARKET DATA OF HIGH AND LOW PRICE OF EQUITY SHARES ON PAKISTAN STOCK EXCHANGE DURING FISCAL YEAR 2023

Highest	Lowest	
67.71	32.59	

FORM OF PROXY

ANNUAL GENERAL MEETING

I/We	ot				
CDC A/C NO./ FOLIO NO	being a shareholder of Interloop Limited ("The Company")				
hold	Ordinary Shares do hereby appoint				
Mr./Ms./Miss	of				
CDC A/C NO./ FOLIO NO	and or falling him/her				
ofwho is	are also a shareholder of the said Company, as my /our proxy in my /our absence to				
attend and vote for me /us at the 31st A	nual General Meeting of the Company to be held on October 13, 2023 (Friday) at				
10:00 A.M. at Interloop Executive Club,	terloop Industrial Park, 7-KM Khurrianwala-Jaranwala Road, Faisalabad and/or any				
adjournment thereof in the same manne	as I/we myself /ourselves would vote if personally present at that meeting.				
At witness my/our hand this	day of 2023.				
Witness 1:					
1. Signed:	Affix Revenue Stamp of				
Name:	Rs. 5/-				
Address:					
C.N.I.C/Passport NO.	Signature of Member(s)				
Witness 2:	(The signature should match with the specimen registered with the Company)				
1. Signed:					
Name:					
Address:					
CNIC/Passnort NO					

Important:

- a. This Proxy Form, duly completed and signed, must be received at the Registered Office of the Company, Interloop Limited, Al-Sadiq Plaza P-157, Railway Road, Faisalabad, not less than 48 hours before the time of holding the meeting.
- b. If a member appoints more than one proxy and more than one instruments of proxies are deposited by a member with the Company, all such instruments of proxy shall be rendered invalid.
- c. The proxy form shall be witnessed by two persons whose names, addresses and CNIC/SNIC (Computer National Identity Card/Smart National Identity Card) numbers shall be mentioned on the form.
- d. Attested copies of CNIC or the passport of the beneficial owners and the proxy shall be furnished with proxy form.
- e. In case of corporate entity, the Board of Directors resolution/power of attorney with specimen shall be submitted (unless it has been provided earlier) along with proxy form to the Company.

پراکسی فارم انٹرلوپ لمیٹڈ سالا نہ اجلاسِ عام

میں اہم			
ى ڈى سى ا كاؤنٹ نمبر افوليونمبر —	انٹرلوپلمیٹڈ (" کمپنی") کے۔	شیئر ہولڈر ہونے کے ناطے مجتر م المحتر مہ-	
	سى ڈىسى ا كاؤنٹ نمبر 1 فوليونمبر	اور/یااُت	
	- جو کہ مذکورہ کمپنی کے شیئر ہولڈر بھی ہے، کمپنی کے 31وال	اسالا نداجلاس عام میں جو 13اکتوبر، 2023 بروز جمعه وارکومبح 10:00 بجے انٹرلوپ ایگز	
		وگایااس کےالتوا کی صورت میں،میری/ہماری غیرموجودگی میںمیری/ہماری طرف سے شر	
		۔ ا کہ میں اہم ذاتی طور پراس اجلاس میں موجود ہوتے ہوئے ووٹ دیتا/ دیتے۔	
وستخط بروز	2023		
		گواپان	
1) نام:			
پچ:		(-/5روپےکارسیدی	
شناختی کارڈ/پاسپورٹ نمب	;	منكث يهال چسپال كري)	
وستخط:			
2) نام: (2			
		ممران کے دشخط	
شناختی کارڈ1 پاسپورٹ نمب	 ;	(دستخط اس نمونے کے مطابق ہوں جو کمپنی کے پاس رجسڑ ڈہیں)	

نوڭس:

وستخط: -

- 1- صحیح طریقے سے کمل کیا ہوااور دستخط شدہ پراکسی فارم،اجلاس کے انعقاد سے کم از کم 48 گھنٹے قبل کمپنی کے رجٹر ڈ دفتر ،انٹرلوپ کمیٹٹہ،الصادق بلازہ،P-157،ریلوپروڈ،فیمل آباد کو مل جانا چاہیئے۔
 - 2- اگرکوئی ممبرایک سے زیادہ نمائندے مقرر کرے گااور کمپنی کوایک سے زیادہ پرائسی فارم جمع کروائے گا توالیے تمام نمائندگی نامے غیرموژ سمجھے جائیں گے۔
 - 3- پراکسی فارم کی گواہی دوافراددیں گے جن کے نام، پیۃ اور شاختی کارڈنمبر / سمارٹ قومی شناختی کارڈنمبراس فارم پردرج ہوں گے۔
 - 4- اصل ما لکان اورنمائندے کے شناختی کار ڈیا یا سپورٹ کی تصدیق شدہ کا پیاں ، پرائسی فارم کے ساتھ پیش کی جائیں۔
 - 5- کاروباری ادارے کی صورت میں کمپنی کو پراکسی فارم کے ساتھ بورڈ آف ڈائر کیٹرز کی قرار داد اعتار نامہ مع دستخطانمونہ پیش کیے جا کمیں گے (اگراس سے پہلے فراہم نہیں کیے گئے)

CORPORATE OFFICE

1-KM, Khurrianwala-Jaranwala Road Khurrianwala, Faisalabad, Pakistan

Tel: +92 41 4360400 Fax: +92 41 2428704

REGISTERED OFFICE

Al-Sadiq Plaza, P-157, Railway Road,

Faisalabad, Pakistan Tel: +92 41 2619724 Fax: +92 41 2639400

Email: info@interloop.com.pk



