

COMPANY INFORMATION

BOARD OF DIRECTORS

Chairman

Mr. Yousuf Abdullah

Chief Executive

Mr. Shahid Abdullah

Director

Mr. Nadeem Abdullah Mr. Amer Abdullah Mr. Shayan Abdullah Mr. Abdul Sattar

Independent Director

Mr. Muhammad Naeem Khan Mr. Nadeem Arshad Elahi Dr. Marium Chughtai

AUDIT COMMITTEE

Mr. Nadeem Arshad Elahi Chairman
Mr. Shayan Abdullah Member
Mr. Yousuf Abdullah Member
Mr. Amer Abdullah Member

HUMAN RESOURCE AND REMUNERATION COMMITTEE

Mr. Muhammad Naeem Khan Chairman Mr. Yousuf Abdullah Member Mr. Shahid Abdullah Member Mr. Shayan Abdullah Member

CHIEF FINANCIAL OFFICER

Mr. Jawwad Faisal

SECRETARY

Mr. Rameez Ghausi

AUDITORS

Shinewing Hameed Chaudhri & Company Chartered Accountants

TAX CONSULTANTS

Yousuf Adil, Chartered Accountants

LEGAL ADVISOR

Hassan & Hassan Advocates

BANKERS

Allied Bank Limited
Bank Alfalah Limited
MCB Bank Limited
Habib Bank Limited
Habib Metropolitan Bank Limited
United Bank Limited
Askari Bank Limited
Bank Al Habib Limited
National Bank of Pakistan
The Bank of Khyber

SHARE REGISTRARS

THK Associates (Pvt.) Limited, Plot No. 32-C, Jami Commercial Street 2, D.H.A., Phase VII, Karachi - 75500.

REGISTERED OFFICE

316, Cotton Exchange Building, I.I. Chundrigar Road, Karachi.

CORPORATE OFFICE

1st Floor, Tricon Corporate Centre, 73-E Main Jail Road, Gulberg II, Lahore.

MILLS

Spinning Units

10 KM, Sheikhupura Faisalabad Road, Kharianwala District Sheikhupura

26 KM, Sheikhupura Faisalabad Road, Ferozewattuan District Sheikhupura

Fabric Knitting Unit

7 KM, Warburton Road, Ferozewattuan District Sheikhupura

Fabric Dyeing and Denim Units

3.5 Km, Raiwind Manga Road, Raiwind

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UNCONSOLIDATED FINANCIAL STATEMENTS

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

DIRECTORS' REPORT TO THE SHAREHOLDERS

 $The \, Directors \, of the \, Company \, are \, pleased \, to \, present \, unaudited \, financial \, statements \, for the \, period \, of \, nine \, months \, ended \, 31 \, March \, 2025.$

Financial Highlights

	M	ARCH 31
	2025	2024
	Rupee	s in thousand
Sales	39,450,748	34,952,747
Gross profit	3,825,076	4,244,535
Profit from operations	4,156,146	4,872,665
Other income	2,593,116	2,457,295
Profit before taxation	2,634,014	2,646,858
Provision for tax	1,280,127	969,409
Profit after taxation	1,353,887	1,677,449

During the first nine months of the current financial year, your Company achieved sales of Rs. 39.5 billion compared to Rs. 34.9 billion during the corresponding period of last year, showing an increase of 12.9%. The gross profit as a percentage of sales declined to 9.7% from 12.1% in the previous year. Whereas the Company earned profit after tax of Rs. 1,354 million compared to Rs. 1,677 million during last year's corresponding period.

Earnings per Share

The Company's earnings per share (EPS) were at Rs. 65.49 as compared to Rs. 81.15 during the same period of last year.

Future outlook

Global economic growth is expected to remain stable in the current financial year, though escalating trade tensions and rising protectionism pose a threat to this outlook. Pakistan's textile exports continue to experience margin pressure due to intense global competition and high cost of doing business in the country.

Your Company has successfully completed the acquisition of 50% shareholding each in UCH Power (Private) Limited and UCH-II Power (Private) Limited. This strategic investment is expected to generate a stable stream of dividend income for the Company over the foreseeable future.

The Board extends its sincere appreciation to the Company's employees for their dedication and hard work.

For and on behalf of the Board

SHAYAN ABDULLAH DIRECTOR

SHAHID ABDULLAH CHIEF EXECUTIVE

Lahore

Dated: 28 April, 2025

ڈائر یکٹرزر پورٹ برآئے حصص یافتگان

کمپنی کے ڈائر کیٹرز 31 مارچ 2025ء کوختم ہونے والی نو ماہی کے لئے کمپنی کے غیرنظر ثانی شدہ عبوری مالیاتی گوشوارے پیش کرتے ہوئے خوثی محسوں کرتے ہیں۔

مالياتي جھلكياں

ول میں	روپے ہزار]
31دارچ2024ء	3025ى يارچ	تفصيل
34,952,747	39,450,748	فروشت
4,244,535	3,825,076	مجموئ منافع
4,872,665	4,156,146	آ پریشز سے منافع
2,457,295	2,593,116	ديگرآمه نی
2,646,858	2,634,014	نیکس ہے قبل منافع
969,409	1,280,127	پرویژن برائ ^{یکی} س
1,677,449	1,353,887	ٹیکس کے بعد منافع

مالی کارکر دگی

آپ کی کمپنی نے گزشتہ سال کی اسی مرت کے دوران 34.9 بلین رویے کے مقابلے رواں مالی سال کے پہلے نوماہ کے دوران 39.5 بلین رویے کی فروخت حاصل کی ، جو 12.9 فیصد کا اضافہ ظ ہر کررہی ہے۔ مجموعی منافع گزشتہ سال کے 12.1 فیصد سے کم ہو کرزیر جائزہ مدت کے دوران 9.7 فیصد ہوا۔ جبکہ ممپنی نے گزشتہ سال کی اسی مدت کے دوران 1,677 ملین روپے کے مقابلے موجودہ مدت کے دوران 1,354 ملین رویے ٹیس کے بعد منافع کمایا ہے۔

في حصص آمدني

کمپنی کی موجود ہدت کی فی شیئر آمدنی (EPS) 65.49رویے ہے جو کہ پچھلے سال کی اس مدت کے دوران 81.15رویے تھی۔

مستفتل كانقط نظر

تو قع ہے کہ رواں مالی سال میں عالمی اقتصادی نمو شخکم رہے گی ،اگر چہ بڑھتے ہوئے تجارتی تناؤاور بڑھتی ہوئی تحفظ پیندی اس نقطہ ونظر کے لئے خطرہ ہے۔ پاکستان کی ٹیکسٹائل برآ مدات شدید عالمی مسابقت اورملک میں کاروبارکرنے کی زیادہ لاگت کی وجہ سے مارجن پریشر کا سامنا کررہی ہیں۔

آپ کی کمپنی نے اُچ یا ور (پرائیویٹ) لمیٹڈ میں 50 فیصد اوراُچ-۱۱ یا ور (پرائیویٹ) لمیٹڈ میں 50 فیصد شیئر ہولڈنگ کے حصول کو کامیابی سے مکمل کرلیا ہے۔اس اسٹریج کجک سرمایہ کاری سے مستقبل قریب میں تمپنی کے لئے منافع کی آمدنی کا ایک مشحکم سلسلہ پیدا ہونے کی تو قع ہے۔

ڈائر یکٹرز کمپنی کے عملےاور کار کنوں کی تخت محنت اور قابل ستائش خد مات کوہرا ہتے ہیں۔

منحانب بوردْ آف دْ ائر يكٹرز

شايان عبدالله ڈ ائریکٹر

چف ایگزیکٹو

تاريخ:28اپريل2025ء

UNCONSOLIDATED CONDENSED INTERIM STATEMENT OF FINANCIAL POSITION (Un-audited)

As At March 31, 2025

		(Un-audited) March 31,	(Audited) June 30,
	Note	2025 Rupees	2024 Rupees
ASSETS			
NON-CURRENT ASSETS			
Property, plant and equipment	4	18,269,209,831	16,045,333,501
Investment property		31,750,000	31,750,000
Intangible assets		1,751,809	2,657,333
Long term investments	5	25,572,648,564	10,142,348,046
Long term loans		300,000	365.570
Deferred taxation		-	337,480,577
Long term deposits		62,418,345	62,018,345
		43,938,078,549	26,621,953,372
CURRENT ASSETS			
Stores, spares parts and loose tools		1,308,585,154	1,281,986,491
Stock in trade	6	18,019,722,437	14,890,873,033
Trade debts		6,434,594,680	5,596,181,993
Loans and advances		321,021,848	448,776,997
Trade deposits and short term prepayments		41,032,951	10,058,628
Short term investments		4,198,595,862	2,954,959,698
Other receivables		1,821,673,381	1,671,735,391
Tax refunds due from Government		3,302,089,941	2,136,849,845
Cash and bank balances		1,317,348,415	662,222,792
		36,764,664,669	29,653,644,868
TOTAL ASSETS		80,702,743,218	56,275,598,240
EQUITY AND LIABILITIES			
SHARE CAPITAL AND RESERVES			
Authorized capital 35,000,000 ordinary shares of Rs.10 each		350,000,000	350,000,000
Issued, subscribed and paid up capital			
20,671,875 ordinary shares of Rs.10 each		206,718,750	206,718,750
Reserves		33,628,629,696	4,944,193,070
Unappropriated profit		3,859,613,093	29,409,171,885
		37,694,961,539	34,560,083,705
LIADULTIFC			
LIABILITIES NON-CURRENT LIABILITIES			
Long term liabilities	7	3,187,385,434	3,913,799,341
Staff retirement benefits - gratuity	/	816,108,696	716,804,813
Deferred taxation		288,086,083	710,004,010
Defend (axation)		4,291,580,213	4,630,604,154
CURRENT LIABILITIES			
Trade and other payables		5,592,220,124	4,742,066,969
Contract liabilities		352,073,489	1,051,457,307
Accrued mark-up / interest		370,365,144	205,543,878
Short term borrowings	8	29,292,028,466	8,117,354,325
Current portion of long term liabilities	7	1,298,884,184	1,291,068,388
Unclaimed dividend		8,671,156	8,072,375
Provision for income tax / levies	9	1,801,958,903	1,669,347,139
		38,716,201,466	17,084,910,381
Total liabilities		43,007,781,679	21,715,514,535
CONTINGENCIES AND COMMITMENTS	10		
TOTAL EQUITY AND LIABILITIES		80,702,743,218	56,275,598,240

The annexed notes form an integral part of these condensed interim financial statements.

Chief Executive Officer

Director

UNCONSOLIDATED CONDENSED INTERIM STATEMENT OF PROFIT OR LOSS (Un-audited)

FOR THE NINE MONTHS PERIOD AND QUARTER ENDED MARCH 31, 2025

		Nine months	period ended	Quarte	r ended
	Note	March 31, 2025 Rupees	March 31, 2024 Rupees (Restated)	March 31, 2025 Rupees	March 31, 2024 Rupees (Restated)
Sales - net	11	39,450,748,364	34,952,746,532	12,990,561,023	12,053,752,569
Cost of sales	12	(35,625,672,440)	(30,708,211,025)	(11,965,725,883)	(10,637,497,943)
Gross profit		3,825,075,924	4,244,535,507	1,024,835,140	1,416,254,626
Distribution cost		(1,615,987,928)	(1,265,858,198)	(463,921,996)	(531,306,219)
Administrative expenses		(645,049,264)	(507,716,553)	(257,091,331)	(182,042,633)
Other income	13	2,593,115,623	2,457,295,261	1,009,367,513	845,968,948
Other expenses		(1,008,837)	(55,590,757)	-	(16,441,078)
Profit from operations		4,156,145,518	4,872,665,260	1,313,189,326	1,532,433,644
Finance cost		(1,522,131,114)	(2,225,807,416)	(509,145,609)	(726,820,802)
Profit before revenue tax and income tax		2,634,014,404	2,646,857,844	804,043,717	805,612,842
Final taxes - levy		(492,533,363)	(535,736,435)	(146,024,086)	(218,423,985)
Profit before income tax		2,141,481,041	2,111,121,409	658,019,631	587,188,857
Income tax					
- Current		(484,006,932)	(433,474,842)	(211,179,126)	(93,617,933)
- Deferred		(303,586,829)	(197,936)	(136,508,194)	2,003,329
		(787,593,761)	(433,672,778)	(347,687,320)	(91,614,604)
Profit after taxation		1,353,887,280	1,677,448,631	310,332,311	495,574,253
Earnings per share - basic and diluted		65.49	81.15	15.01	23.97

The annexed notes form an integral part of these condensed interim financial statements.

Chief Executive Officer

Director

UNCONSOLIDATED CONDENSED INTERIM STATEMENT OF OTHER COMPREHENSIVE INCOME (Un-audited)

FOR THE NINE MONTHS PERIOD AND QUARTER ENDED MARCH 31, 2025

		period ended ch 31		r ended ch 31
	2025 Rupees	2024 Rupees	2025 Rupees	2024 Rupees
Profit after taxation	1,353,887,280	1,677,448,631	310,332,311	495,574,253
Other comprehensive income				
Items that will not be reclassified				
to statement of profit or loss subsequently				
Unrealised gain on remeasurement of				
investment at fair value through				
other comprehensive income:				
- long term	1,218,774,508	1,880,698,460	(169,037,583)	531,984,976
- short term	1,149,507,118	1,004,774,807	152,842,098	27,293,174
	2,368,281,626	2,885,473,267	(16,195,485)	559,278,150
Realised (loss) / gain on sale of investment				
at fair value through other income	(58,592,491)	(75,595,287)	3,925,568	-
Impact of deferred tax	(321,979,831)	-	1,763,786	
Other comprehensive income / (loss) for the period	1,987,709,304	2,809,877,980	(10,506,131)	559,278,150
Total comprehensive income for the period	3,341,596,584	4,487,326,611	299,826,180	1,054,852,403

The annexed notes form an integral part of these condensed interim financial statements.

Chief Executive Officer

Director

UNCONSOLIDATED CONDENSED INTERIM STATEMENT OF CASH FLOWS (Un-audited)

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

		Nine months March 31	period ended March 31
	Note	2025 Rupees	2024 Rupees
CASH FLOWS FROM OPERATING ACTIVITIES			
Cash used in operations	14	(2,173,818,798)	1,217,262,035
Staff retirement benefits paid		(111,296,117)	(110,883,550)
Finance cost paid		(1,357,309,848)	(2,251,130,071)
Taxes paid - net		(846,922,417)	(475,098,152)
Workers' profit participation fund paid		(14,682,955)	(199,260,238)
Long term loans - net		(334,430)	(1,398,370)
Net cash (used in) operating activities		(4,504,364,566)	(1,820,508,346)
CASH FLOWS FROM INVESTING ACTIVITIES			
Fixed capital expenditure		(3,103,651,289)	(853,737,804)
Long term investment made		(14,211,526,010)	(88,498,098)
Proceeds from disposal of operating fixed assets		51,669,524	19,303,614
Proceeds from sale of stores		=	738,199
Proceeds from disposal of short term investment		(152,721,537)	58,564,712
Dividend and interest income received		2,325,884,236	2,181,199,470
Net cash (used in) / generated from investing activities		(15,090,345,076)	1,317,570,093
CASH FLOWS FROM FINANCING ACTIVITIES			
Long term finances - repaid		(718,718,907)	(628,582,649)
Dividend paid		(206,119,969)	(205,878,905)
Short term borrowings - net		21,174,674,141	1,589,043,864
Net cash generated from financing activities		20.249.835.265	754.582.310
Net increase in cash and cash equivalents		655,125,623	251,644,057
Cash and cash equivalents - at beginning of the period		662,222,792	359,991,393
Cash and cash equivalents - at end of the period		1,317,348,415	611,635,450

The annexed notes form an integral part of these condensed interim financial statements.

Chief Executive Officer

San Ashell Director

UNCONSOLIDATED CONDENSED INTERIM STATEMENT OF CHANGES IN EQUITY (Un-audited) FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

				Reserves	Ves		Other Components of equity	ents of equity	
	lsched subscribed	Cap	Capital	E	Revenue		Unrealised gain	ed gain	
	and paid up	Share Premium	Reserves	General	Unappropriated profit	Sub-total	on financial assets at fair value through other comprehensive Income	Sub-total	Total
					Rupees				
Balance as at July 01, 2023 (Audited)	206,718,750	391,833,750	-	1,183,845,000	26,529,231,407	28,104,910,157	(602,963,037)	(602,963,037)	27,708,665,870
Transaction with owners of the Company									
Final dividend related to the year ended June 30, 2023 at the rate of Rs. 10 per share		-	-	-	(206,718,750)	(206,718,750)			(206,718,750)
Total comprehensive income for the Nine months period ended March 31, 2024									
Profit for the period		1	1	-	1,677,448,631	1,677,448,631		1	1,677,448,631
Other comprehensive income			1	1	1	=	2,809,877,980	2,809,877,980	2,809,877,980
		1	1	-	1,677,448,631	1,677,448,631	2,809,877,980	2,809,877,980	4,487,326,611
Reclassification adjustment of realised loss on sale of equity instrument	***************************************								
at fair value through other comprehensive income				-	(75,595,287)	(75,595,287)	75,595,287	-	
Balance as at March 31, 2024 (Un-audited)	206,718,750	391,833,750		1,183,845,000	27,924,366,001	29,500,044,751	2,282,510,230	2,206,914,943	31,989,273,731
Balance as at July 01, 2024 (Audited)	206,718,750	391,833,750	-	1,183,845,000	29,409,171,885	30,984,850,635	3,368,514,320	3,368,514,320	34,560,083,705
Transaction with owners of the Company									
Final dividend related to the year ended June 30, 2024 at the rate of Rs.10 per share	8	1			(206,718,750)	(206,718,750)			(206,718,750)
Total comprehensive income for the Nine months period ended March 31, 2025									
Profit for the period		,	,	'	1,353,887,280	1,353,887,280	-	1	1,353,887,280
Other comprehensive Income			-		(321,979,831)	(321,979,831)	2,309,689,135	2,309,689,135	1,987,709,304
				,	1,031,907,449	1,031,907,449	2,309,689,135	2,309,689,135	3,341,596,584
Reclassification adjustment of realised loss on sale of equity instrument									
at fair value through other comprehensive income	1	ı	1	1	(58,592,491)	(58,592,491)	58,592,491	1	ı
Transfer to capital reserve		-	27,500,000,000	27,500,000,000 (1,183,845,000)	(26,316,155,000)	-	-	-	-
Balance as at March 31. 2025 (Un-audited)	004 719 750	391 833 750	27 500 000 000	1	3 859 613 093	31,751,446,843	5 736 795 946	5 678 203 455	37.694.961.539

Chief Financial Officer Birector

Chief Executive Officer

The annexed notes form an integral part of these condensed interim financial statements.

NOTES TO THE UNCONSOLIDATED CONDENSED INTERIM FINANCIAL STATEMENTS (Un-audited)

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

1. **LEGAL STATUS AND OPERATIONS**

Sapphire Fibres Limited (the Company) was incorporated in Pakistan on June 5, 1979 as a Public Company under the Companies Act, 1913 (now the Companies Act, 2017) and its shares are quoted on Pakistan Stock Exchange. The Company is principally engaged in manufacture and sale of yarn, fabrics and garments.

Geographical location and addresses of major business units including mills/plant of the Company are as under:

Karachi	Purpose
316, Cotton Exchange Building, I.I Chundrigar Road	Registered office
Lahore	
1st Floor, Tricon Corporate Centre, 73-E Main Jail Road, Gulberg II	Head office
3.5 km, Manga Road, Raiwind	Production plant
Shiekhupura	
10 km, Sheikhupura / Faisalabad Road, Kharianwala	Production plant
26 km, Sheikhupura / Faisalabad Road, Feroze Wattoan	Production plant

2 BASIS OF PREPARATION AND SIGNIFCANT ACCOUNTING POLICIES

2.1 Statement of compliance

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

- International Accounting Standard ('IAS') 34, 'Interim Financial Reporting', issued by International Accounting Standards Board ('IASB') as notified under the Companies Act, 2017 (the Act);
- Provisions of and directives issued under the Act; and
- Islamic Financial Accounting Standards (IFAS) issued by the Institute of Chartered Accountants of Pakistan as notified under the Act.

Where provisions of and directives issued under the Act, differ with the requirements of IAS 34, the provisions of and directives issued under the Act have been followed.

2.1.2 These condensed interim financial statements does not include all the information and disclosures as required in an annual audited financial statements, and these should be read in conjunction with the Company's annual audited financial statements for the year ended June 30, 2024. These condensed interim financial statements are being submitted to the shareholders as required by the section 237 of the Companies Act, 2017.

2.2 Standards, amendments to approved accounting standards effective in current period and are relevant

Certain standards, amendments and interpretations to IFRSs are effective for accounting periods beginning on July 01, 2024 but are considered not to be relevant or to have any significant effect on the Company's operations (although they may affect the accounting for $future\ transactions\ and\ events)\ and\ are, therefore, not detailed\ in\ these\ condensed\ interim\ financial\ statements.$

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

There are certain standards, amendments to the accounting standards and interpretations that are effective for accounting periods beginning on July 01, 2025 but are considered not to be relevant or to have any significant effect on the Company's operations and are, $therefore, not detailed in these \, condensed \, interim \, financial \, statements.$

2.4 **Material Accounting Policies**

All the material accounting policies and the methods of computation adopted in the preparation of these condensed interim financial statements are consistent with those applied in the preparation of audited annual financial statements for the year ended June 30, 2024.

NOTES TO THE UNCONSOLIDATED CONDENSED INTERIM FINANCIAL STATEMENTS (Un-audited)

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

2.4.1 Restatement

In May 2024, the Institute of Chartered Accountants of Pakistan (ICAP) had issued a circular on "IAS -12 Application Guidance on Accounting for Minimum Taxes and Final Taxes". The said guidance requires certain amounts of taxes paid under minimum tax regime (which is not adjustable against the future income tax liability) and final tax regime to be shown separately as a levy instead of showing it in current tax. Accordingly, the impact has been incorporated in these interim financial statements retrospectively in accordance with the requirement of International Accounting Standard (IAS - 8) — 'Accounting Policies, Change in Accounting Estimates and Errors'. There has been no effect on the condensed interim statement of financial position and statement of cash flows as a result of this change.

3. ACCOUNTING ESTIMATES AND JUDGEMENTS

The preparation of condensed interim financial statements 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. Actual results may differ from these estimates.

In preparing these condensed interim financial statements, the significant judgments made by management in applying the Company's accounting policies and the key sources of estimation and uncertainty were the same as those that applied to the audited annual financial statements for the year ended June 30, 2024.

			Un-audited March 31,	Audited June 30,
		Note	2025 Rupees	2024 Rupees
4	PROPERTY, PLANT AND EQUIPMENT			
	Operating fixed assets	4.1	15,354,185,028	14,103,694,892
	Capital work-in-progress	4.2	2,915,024,803	1,941,638,609
			18,269,209,831	16,045,333,501
4.1	Operating fixed Assets			
	Net book value at beginning of the period / year		14,103,694,892	13,524,386,843
	Additions during the period / year	4.1.1	2,130,015,095	1,650,605,296
	Disposals costing Rs. 225.555 million (June 30, 2024: Rs.64.218 million)			
	- at net book value	4.1.3	(32,515,539)	(11,709,186)
	Depreciation charge for the period / year		(847,009,420)	(1,059,588,061)
	Net book value at end of the period / year		15,354,185,028	14,103,694,892
4.1.1	Additions To Operating Fixed Assets, Including Transfer From Capital Work-in-progress, during The Period / Year:			
	Freehold land		-	450,000,000
	Residential buildings and others on freehold land		6,916,962	9,852,468
	Factory buildings on freehold land	80,591	80,591,863	411,069,884
	Plant and machinery	4.1.4	4.1.4 1,950,977,256 2,822,010	655,838,370
	Electric installation			37,725,058
	Equipment			
	- Office		611,000	-
	- Mills		3,369,522	2,673,650
	- Fire fighting		-	11,750,985
	Computer hardware		15,093,166	27,602,801
	Vehicles		66,323,900	38,440,100
	Furniture and fixtures		3,309,416	5,651,980
			2,130,015,095	1,650,605,296

NOTES TO THE UNCONSOLIDATED CONDENSED INTERIM FINANCIAL STATEMENTS (Un-audited)

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

- **4.1.2** These include transfer from capital work-in-progress amounting Rs.2,130.016 million (June 30, 2024: Rs.1,650.605 million).
- $\textbf{4.1.3} \quad \text{These include disposal costing Rs.} 52.230 \, \text{thousand against sale of machinery to Reliance Cotton Spinning Mills Limited (a related party)}.$
- **4.1.4** These include machinery costing Rs.33.20 million purchased from Reliance Cotton Spinning Mills Limited (a related party).

			Un-audited March 31,	Audited June 30,
		Note	2025 Rupees	2024 Rupees
4.2	Capital work-in-progress			
	Building		597,951,788	574,701,399
	Furniture and fixtures		3,255,475	3,255,475
	Plant and machinery	4.2.1	981,879,430	933,724,499
	Advance payments against:			
	- freehold land		9,002,400	22,502,400
	- factory / office building		130,615,799	6,668,800
	- plant and machinery	4.2.2	961,629,200	_
	- electric installation		195,198,723	384,746,541
	- vehicles		32,363,588	14,651,095
	- Computers		3,128,400	1,388,400
			1,331,938,110	429,957,236
			2,915,024,803	1,941,638,609

- 4.2.1 The company during the period has capitalized borrowing cost of Rs. Nil (June 30, 2024: Rs.32.948 million) charged at the rate ranging from Nil (June 30, 2024: 15.81% to 23.28%) per annum.
- 4.2.2 These include advance payment of Rs.961.629 million against purchase of machinery from Reliance Cotton Spinning Mills Limited (a related party).

5.	LONG TERM INVESTMENTS			
	Subsidiary Companies - at cost		4,163,135,476	3,675,058,316
	Associated Companies - at cost		758,276,769	758,276,769
	Others - equity instruments	5.1	6,394,210,309	5,175,435,801
•••••	- debt instruments	5.2	45,500,000	45,500,000
	Share deposit money	5.3	14,211,526,010	488,077,160
			25,572,648,564	10,142,348,046
5.1	Equity Instruments - at FVTOCI			
	Quoted			
	MCB Bank Limited			
	18,837,275 ordinary shares of Rs.10 each - cost		984,949,221	984,949,221
	Adjustment arising from re-measurement to fair value		4,301,920,381	3,291,488,950
***************************************			5,286,869,602	4,276,438,171
	Habib Bank Limited			
	7,244,196 ordinary shares of Rs.10 each - cost		1,217,073,609	1,217,073,609
	Adjustment arising from re-measurement to fair value		(110,232,902)	(318,575,979)
			1,106,840,707	898,497,630
	Unquoted			
	TCC Management Services (Pvt.) Limited			
	50,000 ordinary shares of Rs.10 each		500,000	500,000
			6,394,210,309	5,175,435,801

NOTES TO THE UNCONSOLIDATED CONDENSED INTERIM FINANCIAL STATEMENTS (Un-audited)

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

		Un-audited March 31,	Audited June 30,
	Note	2025 Rupees	2024 Rupees
5.2	Debt Instruments - at FVTOCI		
	Habib Bank Limited		
	term finance certificates (TFCs)		
	500 term finance certificates of		
	Rs.100,000 each - cost	50,000,000	50,000,000
	Adjustment arising from re-measurement to fair value	(4,500,000)	(4,500,000)
		45,500,000	45,500,000

5.3 The Company during the period made payment of Rs.14,070.08 million to UCH Power (Pvt) Limited and UCH-II Power (Pvt) Limited and Rs.141.45 million to M/S Sapphire USA, LLC for subscription of shares.

6.	STOCK-IN-TRADE			
	Raw materials		12,240,753,270	9,517,724,084
	Work-in-process		1,405,566,831	1,396,530,229
	Finished goods		4,373,402,336	3,976,618,720
			18,019,722,437	14,890,873,033
7	LONG TERM LIABILITIES			
	Long term finances	7.1	4,160,415,666	4,879,134,573
	Provision for Gas Infrastructure Development Cess	7.2	325,853,952	325,733,156
			4,486,269,618	5,204,867,729
	Less: current portion grouped under current liabilities		(1,298,884,184)	(1,291,068,388)
			3,187,385,434	3,913,799,341
7.1	Long term finances - secured			
	Balance at beginning of the period / year		4,879,134,573	5,732,823,306
	Add: disbursements during the period / year	7.1.1	-	-
	Less: - repayments made during the period / year		(718,718,907)	(853,688,733)
	Balance at end of the period / year		4,160,415,666	4,879,134,573

- **7.1.1** All the terms and conditions of long term finances are materially same as disclosed in audited annual financial statements of the Company for the year ended June 30, 2024. These long term finances, during the period, carried mark-up / profit at the rates ranged from 2.00% to 21.24% (June 30, 2024: 2.00% to 23.47%) per annum.
- 7.2 The Honourable Supreme Court of Pakistan (SCP) vide its judgment dated August 13, 2020 decided the appeal against the Company and declared the GIDC Act, 2015 to be constitutional and recoverable from the gas consumer. A review petition was filed against the judgment which was also dismissed. However, partial relief was granted and recovery period was extended to 48 months from 24 months. SCP in its detailed judgment stated that the Cess under GIDC Act, 2015 is applicable only to those consumers of natural gas who on account of their industrial or commercial dealings had passed on GIDC burden to their end customers.

The Company has filed a civil suit before the Honourable Sindh High Court (SHC) on the grounds that the Company falls under the category of consumer and had not passed on the impact of GIDC to end customers. SHC has granted stay order in the said suit and has restrained SNGPL from taking any coercive action against the Company.

The Company has recorded a liability for GIDC at its present value, by discounting future estimated cash flows using risk free rate of return.

NOTES TO THE UNCONSOLIDATED CONDENSED INTERIM

FINANCIAL STATEMENTS (Un-audited)

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

			Un-audited March 31,	Audited June 30,
		Note	2025 Rupees	2024 Rupees
8.	SHORT TERM BORROWINGS			
	Running / cash finances - secured	8.1	24,431,384,718	7,655,369,676
	Running musharakah finance - secured	8.1	4,856,279,143	458,909,062
	Temporary bank overdraft - unsecured		4,364,605	3,075,587
			29,292,028,466	8,117,354,325

The Company has obtained short term finance facilities, aggregating Rs.41,695 million (June 30, 2024: Rs.26,900 million) from various commercial banks under mark-up arrangements. These finance facilities are secured against hypothecation charge of Rs.62,359 million (June 30, 2024: Rs.49,593 million) over current assets of the Company, lien on export / import documents, trust receipts and promissory notes duly signed by the directors. These finances carry mark-up/profit at the rates ranging from 12.21% to 20.89% (June 30, 2024: 16.25%) and the rates ranging from 12.21% to 20.89% (June 30, 2024: 16.25%) and the rates ranging from 12.21% to 20.89% (June 30, 2024: 16.25%) and the rates ranging from 12.21% to 20.89% (June 30, 2024: 16.25%) and the rates ranging from 12.21% to 20.89% (June 30, 2024: 16.25%) and the rates ranging from 12.21% to 20.89% (June 30, 2024: 16.25%) and the rates ranging from 12.21% to 20.89% (June 30, 2024: 16.25%) and the rates ranging from 12.21% to 20.89% (June 30, 2024: 16.25%) and the rates ranging from 12.21% to 20.89% (June 30, 2024: 16.25%) and the rates ranging from 12.21% to 20.89% (June 30, 2024: 16.25%) and the rates ranging from 12.21% to 20.89% (June 30, 2024: 16.25%) and the rates ranging from 12.21% to 20.89% (June 30, 2024: 16.25%) and the rates ranging from 12.21% to 20.89% (June 30, 2024: 16.25%) and the rates ranging from 12.21% to 20.89% (June 30, 2024: 16.25%) and the rates ranging from 12.21% to 20.89% (June 30, 2024: 16.25%) and the rates ranging from 12.21% to 20.89% (June 30, 2024: 16.25%) and the rates ranging from 12.21% to 20.89% (June 30, 2024: 16.25%) and the rates ranging from 12.21% (June 30, 2024: 16.25%) and the rates ranging from 12.21% (June 30, 2024: 16.25%) and the rates ranging from 12.21% (June 30, 2024: 16.25%) and the rates ranging from 12.21% (June 30, 2024) and the rates ranging from 12.21% (June 30, 2024: 16.25%) and the rates ranging from 12.21% (June 30, 2024: 16.25%) and the rates ranging from 12.21% (June 30, 2024: 16.25%) and the rates ranging from 12.21% (June 30, 2024: 16.25%) and the rates ranging from 12.21% (June 30, 2024: 16.25%) and the rates ranging from 12.21% (June 30, 2024: 16.25%) and the rates ranging from 12.21% (June 30, 2024: 16.25%) and the rates ratesto 23.99%) per annum. These facilities are expiring on various dates upto November 30, 2025.

9. LEVIES AND INCOME TAXATION

The provision for levies and income taxation for the nine month period ended and quarter ended March 31, 2025 has been made using the best possible estimate of total annual tax liability of the Company. Amount accrued may has to be adjusted in the subsequent period.

CONTINGENCIES AND COMMITMENTS 10.

10.1 Contingencies

Guarantees aggregating Rs.1,450.968 million (June 30, 2024: Rs.1,213.131 million) have been issued by banks of the Company to various Government institutions and Sui Northern Gas Pipelines Limited.

There has been no material change in the status of other contingencies as disclosed in the audited annual financial statements of the Company for the year ended June 30, 2024.

		Un-audited March 31,	Audited June 30,
		2025 Rupees	2024 Rupees
10.2	Commitments in respect of:		
	letters of credit for capital expenditure	768,702,806	944,042,713
	letters of credit for purchase of raw materials and		
	stores, spare parts & chemicals	3,594,242,313	1,534,011,443
	capital expenditure other than letters of credit	184,473,932	147,714,378
	foreign bills discounted	817,859,468	3,501,789,032

11. SALES - Net

- Raw materials - Local steam income

- Processing income

Segment wise disaggregation of revenue from contracts with respect to type of goods and services and geographical market is presented below:

	For the Nine	For the Nine months period ended March 31, 2025 - Un-audited						
	Spinning	Spinning Knits		Total				
		Rupe	es					
Types of goods and services								
Local sales								
- Yarn	9,558,029,616	3,389,580	12,083,486	9,573,502,682				
- Fabric	-	457,135,029	7,327,298,973	7,784,434,002				
- Garments	-	401,720,360	-	401,720,360				
- Waste	709,427,544	43,732,009	92,309,529	845,469,082				

283,059,789

20,896,200

7,989,257

10,579,402,406

545,721,508

1,451,698,486

44,685,907

7,476,377,895

283,059,789

20.896.200

598,396,672

19,507,478,787

NOTES TO THE UNCONSOLIDATED CONDENSED INTERIM

FINANCIAL STATEMENTS (Un-audited)

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

	For the Nine	For the Nine months period ended March 31, 2025 - Un-audited					
	Spinning	Knits	Denim	Total			
		Rupe	es				
Export Sales							
- Yarn	9,829,375,931	147,158,861	-	9,976,534,792			
- Fabric	-	1,029,182,020	3,603,948,024	4,633,130,044			
- Garments	-	5,229,702,135	-	5,229,702,135			
- Waste	60,143,780	-	-	60,143,780			
	9,889,519,711	6,406,043,016	3,603,948,024	19,899,510,751			
Export rebate							
- Yarn	764,298	228,231	-	992,529			
- Fabric	-	2,486,031	18,903,343	21,389,374			
- Garments	-	21,376,923	-	21,376,923			
	764,298	24,091,185	18,903,343	43,758,826			
	20,469,686,415	7,881,832,687	11,099,229,262	39,450,748,364			
Timing of revenue recognition							
Goods transferred at a point in time	20,461,697,158	7,336,111,179	11,054,543,355	38,852,351,692			
Services rendered at a point in time	7,989,257	545,721,508	44,685,907	598,396,672			
	20,469,686,415	7,881,832,687	11,099,229,262	39,450,748,364			
	For the Nine	For the Nine months period ended March 31, 2024 - Un-audited					
	Spinning	Knits	Denim	Total			
Types of goods and services		Rupe	es				
Local sales							
- Yarn	2,293,226,858	13,130,929	6,581,423	2,312,939,210			
- Fabric		276,190,308	1,594,776,252	1,870,966,560			
- Garments		132,274,966	-	132,274,966			
- Waste	282,179,906	31,396,385	104,045,053	417,621,344			
- Raw materials	113,955,576	=		113,955,576			
- Local steam income	15,195,700	_	_	15,195,700			
- Processing income	15,173,238	683,583,639	30,336,564	729,093,441			
	2,719,731,278	1,136,576,227	1,735,739,292	5,592,046,797			
Export Sales							
- Yarn	18,480,151,602	160,343,591	_	18,640,495,193			
	10, 100,131,002		7,299,331,341				
- Fabric		455,250,558	/,∠77,331,341	7,754,581,899			
- Garments	-	2,555,470,627	-	2,555,470,627			
- Waste	J ==:						
vvaste	352,964,064 18,833,115,666	3,171,064,776	7,299,331,341	352,964,064 29,303,511,783			

NOTES TO THE UNCONSOLIDATED CONDENSED INTERIM FINANCIAL STATEMENTS (Un-audited)

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

For the Nine months period ended March 31, 2	024 - Un-audited
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		Spinning	3		Knits	Denim	Total	
					Rupees-			
Export rebate						1.5		
- Yarn		35:	2,647		7,519	-	360,166	
- Fabric			-		1,765,475	15,958,916	17,724,391	
- Garments			-		39,103,395	-	39,103,395	
		35	2,647		40,876,389	15,958,916	57,187,952	
		21,553,19	9,591	4,0	348,517,392	9,051,029,549	34,952,746,532	
Timing of revenue recognition		,						
Goods transferred at a point in time		21,538,02	5,353	3,6	564,933,753	9,020,692,985	34,223,653,091	
Services rendered at a point in time		15,17	3,238	ć	583,583,639	30,336,564	729,093,441	
		21,553,19	9,591	4,0	348,517,392	9,051,029,549	34,952,746,532	
					Un-a	udited		
					period ended ch 31		er ended ch 31	
	Note		2025 Rupees		2024 Rupees	2025 Rupees	2024 Rupees	
12. COST OF SALES								
Finished goods at beginning of the period		3,97	76,618,72	:0	3,459,768,225	4,655,522,077	3,349,574,147	
Cost of goods manufactured	12.1	35,76	65,030,03	2	30,346,461,165	11,639,398,720	10,445,365,377	
Cost of raw materials sold		25	57,426,02	4	105,879,772	44,207,422	46,456,556	
		36,02	22,456,05	6	30,452,340,937	11,683,606,142	10,491,821,933	
		39,99	99,074,77	'6	33,912,109,162	16,339,128,219	13,841,396,080	
Finished goods at end of the period		(4,37	73,402,33	(6)	(3,203,898,137)	(4,373,402,336)	(3,203,898,137)	
		35,62	25,672,440	.0	30,708,211,025	11,965,725,883	10,637,497,943	
12.1 Cost of goods manufactured								
Work-in-process at beginning of the period		1,39	96,530,22	!9	1,264,365,323	1,470,694,739	1,194,389,844	
Raw materials consumed		22,97	74,413,80)5	22,264,425,751	6,044,608,146	7,836,532,122	
Direct labour and other overheads		12,79	99,652,82	!9	8,384,931,572	5,529,662,666	2,981,704,892	
		35,77	74,066,634	4	30,649,357,323	11,574,270,812	10,818,237,014	
		37,17	70,596,86	3	31,913,722,646	13,044,965,551	12,012,626,858	
Work-in-process at end of the period		(1,40	05,566,83	31)	(1,567,261,481)	(1,405,566,831)	(1,567,261,481)	
		35,76	55,030,03	2	30,346,461,165	11,639,398,720	10,445,365,377	

13. OTHER INCOME

 $This mainly includes dividend of Rs. 1, 299.522 \ million (March 31, 2024: Rs. 866.348 \ million) \ received from Sapphire Electric Company Limited-Indian (March 31, 2024: Rs. 866.348 \ million) \ received from Sapphire Electric Company Limited-Indian (March 31, 2024: Rs. 866.348 \ million) \ received from Sapphire Electric Company Limited-Indian (March 31, 2024: Rs. 866.348 \ million) \ received from Sapphire Electric Company Limited-Indian (March 31, 2024: Rs. 866.348 \ million) \ received from Sapphire Electric Company Limited-Indian (March 31, 2024: Rs. 866.348 \ million) \ received from Sapphire Electric Company Limited-Indian (March 31, 2024: Rs. 866.348 \ million) \ received from Sapphire Electric Company Limited-Indian (March 31, 2024: Rs. 866.348 \ million) \ received from Sapphire Electric Company Limited-Indian (March 31, 2024: Rs. 866.348 \ million) \ received from Sapphire Electric Company Limited-Indian (March 31, 2024: Rs. 866.348 \ million) \ received from Sapphire Electric Company Limited-Indian (March 31, 2024: Rs. 866.348 \ million) \ received from Sapphire Electric Company Limited-Indian (March 31, 2024: Rs. 866.348 \ million) \ received from Sapphire Electric Company Limited-Indian (March 31, 2024: Rs. 866.348 \ million) \ received from Sapphire Electric Company Limited-Indian (March 31, 2024: Rs. 866.348 \ million) \ received from Sapphire Electric Company Limited-Indian (March 31, 2024: Rs. 866.348 \ million) \ received from Sapphire Electric Company Limited-Indian (March 31, 2024: Rs. 866.348 \ million) \ received from Sapphire Electric Company Limited-Indian (March 31, 2024: Rs. 866.348 \ million) \ received from Sapphire Electric Company Limited-Indian (March 31, 2024: Rs. 866.348 \ million) \ received from Sapphire Electric Company Limited-Indian (March 31, 2024: Rs. 866.348 \ million) \ received from Sapphire Electric Company Limited-Indian (March 31, 2024: Rs. 866.348 \ million) \ received from Sapphire Electric Company Limited-Indian (March 31, 2024: Rs. 866.348 \ million) \ rece$ a Subsidiary Company.

NOTES TO THE UNCONSOLIDATED CONDENSED INTERIM

FINANCIAL STATEMENTS (Un-audited)

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

------Un-audited------Nine months period ended March 31

	1410	IICII 31
Note	2025 Rupees	2024 Rupees
14. CASH USED IN OPERATIONS		
Profit before taxation	2,634,014,404	2,646,857,844
Adjustments for non-cash and other items:		
Depreciation	847,009,420	784,091,496
Amortization of intangible assets	1,155,524	1,653,094
Staff retirement benefit - gratuity	210,600,000	161,100,000
Provision for workers' welfare fund	-	54,017,507
Gain on disposal of operating fixed assets	(19,153,985)	(12,056,891)
Gain on sale of stores and spares	-	(738,199)
Dividend and interest income	(2,325,884,236)	(2,181,199,470)
Finance cost	1,522,131,114	2,225,807,416
Working capital changes 14.1	(5,043,691,040)	(2,462,270,762)
	(2,173,818,798)	1,217,262,035
14.1 Working capital changes		
(Decrease) in current assets:		
- stores, spare parts and loose tools	(26,598,663)	(364,358,607)
- stock-in-trade	(3,128,849,404)	(3,192,197,580)
- trade debts	(838,412,687)	1,903,959,008
- loans and advances	127,755,149	(49,450,559)
- deposits and other receivables	(1,343,158,523)	(405,098,192)
	(5,209,264,128)	(2,107,145,930)
Increase / (decrease) in current liabilities:		
trade and other payables	864,956,906	(505,970,083)
- contract liabilities	(699,383,818)	150,845,251
	165,573,088	(355,124,832)
	(5,043,691,040)	(2,462,270,762)

15. FINANCIAL RISK MANAGEMENT

The Company's activities expose it to a variety of financial risks: market risk (including currency risk, interest rate risk and price risk), credit risk and liquidity risk.

There has been no change in the Company's sensitivity to these risks since June 30, 2024, except for the change in exposure from liquidity risks due to increase in borrowings and general exposure due to fluctuations in foreign currency and interest rates. There have been no change in risk management objectives and policies of the Company during the period.

These condensed interim financial statement does not include all financial risk management information and disclosures as are required in the audited annual financial statements and should be read in conjunction with the Company's audited annual financial statement as at June 30, 2024.

NOTES TO THE UNCONSOLIDATED CONDENSED INTERIM

FINANCIAL STATEMENTS (Un-audited)

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

16. FAIR VALUE OF FINANCIAL ASSETS AND FINANCIAL LIABILITIES

Fair value is the price that would be received upon sale of an asset or paid upon transfer of 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 operation or to undertake a transaction on adverse terms.

Given below is the analysis of financial instruments, carried at fair value, by valuation method. The different levels have been defined as follows:

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

The Company's financial assets measured at fair value consists of level 1 financial assets amounting Rs.10,498.562 million (June 30, 2024: Rs.8,176.702 million).

During the period ended March 31, 2025, there were no transfers amongst the levels. Further, there were no changes in the valuation techniques during the period.

The carrying values of other financial assets and liabilities reflected in the financial statements approximate their fair values.

17. TRANSACTIONS WITH RELATED PARTIES

ignificant transactions with related parties are as follows:		Un-audited Nine months period ended		
	Mar 2025 Rupees	ch 31 2024		
	Rupees	Rupees		
Transactions with Subsidiary Companies				
Dividend received	1,299,521,700	1,299,521,699		
Expenses charged to	1,240,295	213,277		
Loans provided	37,207,617	51,403,084		
Mark-up charged	69,308,557	142,505,91		
Transactions with Associated Companies				
Sales:				
• raw material / yarn / fabric / stores	1,019,166,320	601,751,43		
• assets	800,000	-		
Purchases:				
• raw material / yarn / fabric / stores	1,490,664,744	3,069,728,41		
• assets	987,230,884	25,000,00		
Services:				
• rendered	45,062,845	35,051,06		
obtained	3,327,869	11,534,29		
Expenses charged by	71,056,511	69,267,63		
Expenses charged to	24,428,250	36,260,88		
Advance against share deposit	14,211,526,010	-		
Dividend:				
• received	178,739,472	143,114,47		
• paid	111,201,540	111,201,54		

NOTES TO THE UNCONSOLIDATED CONDENSED INTERIM FINANCIAL STATEMENTS (Un-audited)

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

		audited s period ended
	Ma 2025 Rupees	rch 31 2024 Rupees
Transactions with Key management personnel		
Remuneration and other benefits	679,031,085	452,687,390
Transactions with Retirement fund		
Contribution made	46,704,927	35,760,366
	Un-audited March 31,	Audited June 30,
	2025 Rupees	2024 Rupees
17.2 Period / year end balances are as follows:		
Receivables from related parties		
Advance for purchase of fixed assets	961,629,200	-
Trade debts	340,326,243	184,342,475
Other receivables	595,397,667	772,568,842
Payable to related parties		
Trade and other payables	466,354,300	198,153,520

18. CORRESPONDING FIGURES

- In order to comply with the requirements of International Accounting Standard 34 'Interim Financial Reporting', the condensed interim statement of financial position has been compared with the balances of audited annual financial statements of the Company for the year ended June 30, 2024, whereas, the condensed interim statement of profit or loss, condensed interim statement of other comprehensive income, condensed interim statement of cash flows and condensed interim statement of changes in equity have been compared with the balances of comparable period of condensed interim financial statements of the Company for the nine months period ended March 31, 2024.
- Comparative information has been re-classified, re-arranged or additionally incorporated in these interim financial statements, where necessary, to facilities better comparison and to conform with the changes in presentation.

19. DATE OF AUTHORISATION FOR ISSUE

 $These \, condensed \, interim \, financial \, statements \, were \, approved \, by \, the \, Board \, of \, Directors \, and \, authorised \, for issue \, on \, April \, 28, 2025.$

Chief Executive Officer

Director

Note:		

Note:	

Note:			

Note:			

CONSOLIDATED FINANCIAL STATEMENTS

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

DIRECTORS' REPORT TO THE SHAREHOLDERS

The directors are pleased to present their report together with consolidated financial statements of Sapphire Fibres Limited and its subsidiaries

Sapphire Electric Company Limited, Premier Cement Limited, Sapphire Cement Company Limited, Sapphire Hydro Limited, Sapphire Energy (Pvt.) Limited, Ignite Power (Private) Limited, Sapphire Mining Exploration (Private) Limited, Sapphire Building Materials Limited, Sapphire Power Limited and Sapphire Properties (Private) Limited for the period ended March 31, 2025. The Company has annexed consolidated financial statements along with its separate financial statements in accordance with the requirements of the International Accounting Standard-27 (Consolidated and Separate Financial Statements).

Sapphire Electric Company Limited (SECL):

Sapphire Electric Company Limited was incorporated in Pakistan as a public unlisted company under the Companies Ordinance, 1984 on January 18,2005. Sapphire Fibres Limited has holding of 68.11% (2024:68.11%) share capital of the subsidiary.

 $The principal \ activity \ of the subsidiary \ company \ is \ to \ own, operate \ and \ maintain \ a \ combined \ cycle \ power \ station \ having \ net \ capacity \ of \ 212 \ MW.$

Premier Cement Limited (PCL):

Premier Cement Limited was incorporated in Pakistan as an unlisted public company limited by shares under the Companies Ordinance, 1984 on July 26, 2016. SFL holds 100% shares of PCL as on March 31, 2025

PCL intends to establish and install plant for manufacturing of all kinds of cement and its allied products.

Sapphire Cement Company Limited (SCCL):

Sapphire Cement Company Limited was incorporated in Pakistan as an unlisted public company limited by shares under the Companies Ordinance, 1984 on October 28, 2016. SFL holds 100% shares of SCCL as on March 31, 2025.

SCCL intends to establish and install plant for manufacturing of all kinds of cement and its allied products.

Sapphire Hydro Limited (SHL):

Sapphire Hydro Limited was incorporated in Pakistan as an unlisted public company limited by shares under the Companies Act, 2017 on September 07, 2017. The principal business of the subsidiary company shall be to construct, establish and setup a Hydro Electric Power generation project having a net capacity of 150 MW with potential of 682 GWh of annual energy generation at Sharmai, Khyber Pakhtunkhwa.

Sapphire Hydro Limited is a wholly owned subsidiary of Sapphire Electric Company Limited which is a subsidiary of Sapphire Fibres Limited

Sapphire Energy (Private) Limited (SEPL):

Sapphire Energy (Private) Limited was incorporated in Pakistan as a private company limited by shares under the Companies Act, 2017 on December 11, 2017. SFL holds 100% shares of SEPL as on March 31, 2025.

SEPL intends to undertake, develop power projects and make equity investment, acquire or hold shares in companies involved in energy generation and operate a terminal for handling, regasification, storage, treatment and processing of all types of gases and all other related liquids, chemical & petroleum products.

Ignite Power (Private) Limited (IPPL):

Ignite Power (Private) Limited is a 99.93% owned subsidiary of Sapphire Energy (Private) Limited which is a wholly owned subsidiary of the Parent Company and was incorporated in Pakistan as a private company limited by shares under the Companies Act, 2017 on July 03, 2019. It intends to undertake, develop power projects including the use of solar energy systems and all other forms of energy and products or services associated therewith.

Sapphire Mining Exploration (Private) Limited (SMEL):

Sapphire Mining Exploration (Private) Limited was incorporated in Pakistan as a private company limited by shares under the Companies Act, 2017 on August 25, 2020. Subject to necessary approvals, SMEL intends to establish and install plant for manufacturing of all kinds of cement and its allied products in Gilgit.

SMEL is a wholly owned subsidiary of Premier Cement Limited which is a subsidiary of Sapphire Fibres Limited.

Sapphire Building Materials Limited (SBML):

Sapphire Building Materials Limited was incorporated in Pakistan as an unlisted public company limited by shares under the Companies Act, 2017 on March 24, 2021. SBML intends to deal in allied products used in construction industry.

SBML is a wholly owned subsidiary of Premier Cement Limited which is a subsidiary of Sapphire Fibres Limited.

Sapphire Power Limited (SPL):

Sapphire Power Limited is a public unlisted company limited by shares incorporated in Pakistan on April 19, 2021 under the Companies Ordinance, 1984 (now Companies Act, 2017). The principal activity of the Company is to generate, purchase, import, transform, convert, and the company is to generate activity of the Company in the company is to generate activity of the Company in the company is to generate activity of the Company in the company is to generate activity of the Company in the company is to generate activity of the Company in the company in the company is to generate activity of the Company in the codistribute and supply electricity including the hydril and wind power system.

SPL is a wholly owned subsidiary of Sapphire Fibres Limited ("the Holding Company").

Sapphire Properties (Private) Limited (SPPL):

Sapphire Properties (Private) Limited was incorporated in Pakistan as a private company limited by shares under the Companies Act, 2017 on August 5, 2022. The purpose of the Company is to invest in real estate projects.

SPPL is a wholly owned subsidiary of Sapphire Fibres Limited.

For and on behalf of the Board of Directors

Son Asallh

SHAYAN ABDULLAH DIRECTOR

SHAHID ABDULLAH CHIEF EXECUTIVE

Lahore

Dated: April 28, 2025

ڈائر یکٹرزر بورٹ برآئے صص یافتگان

ڈائز کیٹرز 31 مارج 2025ء کوختم ہونے والی مدت کے لئے سفائز فائبرز لمیٹڈ اور اسکی ذیلی کمپنیوں سفائز الکیٹرک کمپنی لمیٹڈ، پریمیئر سیسنٹ لمیٹڈ، سفائز سینٹ کمپٹی لمیٹڈ، سفائز ہائیڈ، سفائز ہائیٹ سفائز ہائیڈ، سفائز ہائیڈ

سفائرالیکٹرک ممپنی لمیٹڈ (ایس ای سیایل):

سفائرالیکٹرک کمپنی کمیٹٹر (ایس ای می ایل) 18 جنوری 2005ء کو کمیٹیز آرڈیننس، 1984ء کے تحت غیر مندرج پبلک کمپنی کے طور پرشراکت سے پاکستان میں قائم ہوئی۔سفائر فائبرزلمیٹر ڈیلی کمپنی کے 1984ء کے تحت غیر مندرج پبلک کمپنی کے طور پرشراکت سے پاکستان میں قائم ہوئی۔سفائر فائبرزلمیٹر ڈیلی کمپنی کے 1984ء کے تحت غیر مندرج پبلک کمپنی کے 1984ء کے تحت غیر مندرج پبلک کمپنی کے طور پرشراکت سے پاکستان میں قائم ہوئی۔سفائر فائبرزلمیٹر ڈیلی کمپنی کے 1984ء کے تحت غیر مندرج پبلک کمپنی کے 1984ء کے تحت غیر مندرج پبلک کمپنی کے 1984ء کے تحت کے تحت غیر مندرج پبلک کمپنی کے 1984ء کے تحت خور کو تحت کے تحت خور کی کہنی کے 1984ء کے تحت خور کرنے کے تحت کے تحت خور کو تحت کے ت

ذیلی کمپنی کی اصل سرگرمی 212 میگاواٹ کی خالص صلاحیت کے حامل کمبائنڈ سائیکل پاور شیشن کی ملکیت ،کوچلانا اور برقر اررکھنا ہے۔

يريميئر سيمنط لميثله (ييسي ايل):

پریمیئر سیمنٹ لمیٹڈ (پی ہی ایل)26جولائی2016ء کو کمپینز آرڈیننس1984ء کے تحت ایک غیر مندرج پبلک کمپنی لمیٹڈ کے طور پرشراکت سے پاکستان میں قائم ہوئی۔الیں ایف ایل 31 مارچ2025ء کے مطابق پی ہی ایل کے %100 حصص کی مالک ہے۔

پی مایل ہوتم کے سیمنٹ اوراس کی متعلقہ مصنوعات بنانے کے لئے پلانٹ قائم اورنصب کرنے کا ارادہ رکھتی ہے۔

سفائر سيمنث تميني لميشر (ايس سي سي ايل):

سفائر سینٹ کمپنی لمیٹڈ (ایس می مایل)28 اکتوبر 2016ء کو کمپنیز آرڈیننس 1984ء کے تحت ایک غیر مندرج پبلک کمپنی لمیٹڈ کے طور پر شراکت سے پاکستان میں قائم ہوئی۔ایس ایف ایل 31 مارچ 2025ء کے مطابق ایس میں ایل کے %100 حصص کی مالک ہے۔

الیس ی ایل ہوتم کے سینٹ اوراس کی متعلقہ مصنوعات بنانے کے لئے پلانٹ قائم اورنصب کرنے کا ارادہ رکھتی ہے۔

سفائر مائيڈرولميٹڈ (ايس انچايل):

سفائر ہائیڈرولمیٹڈ(الیںا نے ایل)07 متمبر 2017ءکو کمپنیزا کیٹ 2017ء کے تحت ایک غیر مندرج پبلک کمپنی لمیٹڈ کے طور پرشراکت سے پاکستان میں قائم ہوئی۔ ذیلی کمپنی کا اصل کاروبارشرمئی، خیبر پختونخواہ میں 682 GWh کی سلانہ بکلی کی پیداوار کی پڑینشل کے ساتھ 150 میگاواٹ کی خالص صلاحیت کا حامل ایک ہائیڈروالیکٹرک پاور جزیش منصوبہ قیمر، قائم اور چلانا ہوگا۔ سفائر ہائیڈرولمیٹڈ (الیں انٹے ایل) پیرٹ کمپنی سفائر فائبرزلمیٹڈ کی ذیلی کمپنی لمیٹڈ کی ایک مکمل ملکیتی ذیلی کمپنی ہے۔

سفائرازجی (پرائیویٹ) کمیٹڈ (ایس ای پی ایل):

سفائرانر بی (پرائیویٹ) کمیٹڈ (ایسای پی ایل) 11 دسمبر 2017ء کو کمپینزا یکٹ 2017ء کے تحت ایک پرائیویٹ کمپنی کمیٹڈ کے طور پرشراکت سے پاکستان میں قائم ہوئی۔ایس ایف ایل 31 مارچ 2025ء کے مطابق ایسای پی ایل کے %100 حصص کی مالک ہے۔

الیں ای پی امل بجل پیدا کرنے اورتمام تھم کی گیسوں اورتمام دیگر متعلقہ ما کعات، کیمیکل اور پٹر ولیم مصنوعات کی ہینڈ لنگ، ری گیسیفیکیشن ،اسٹور بج،ٹریٹمنٹ اور پروسینگ کے لئے ایک ٹرمینل چلانے میں مصروف کمپنیوں میں توانائی کے منصوبوں میں حصہ لینے، شرکت کرنے اور سرماریکاری کرنے یا تصص حاصل کرنے کا ارادہ رکھتی ہے۔

ا گنائٹ یاور (پرائیویٹ) لمیٹڈ (آئی پی بی ایل):

ا گنائٹ پاور(پرائیویٹ) کمیٹٹر (آئی پی پی ایل) پیرنٹ کمپنی سفائر فائبرزلمیٹٹر کی ذیلی کمپنی سفائر انرجی پرائیویٹ کمیٹٹر کی سیٹٹر کی ہیں ہے۔ اگنائٹ پاور(پرائیویٹ) کمیٹٹر (آئی پی پی ایل) 03 جولائی 2019ء کو سمپنیزا کیٹ 2017ء کے تحت ایکپر ائیویٹ کمپنی کمیٹٹر کے طور پرشراکت سے پاکستان میں قائم ہوئی۔سولرانرجی سٹم کے استعال اورتوانائی کی تمام دیگر شکلوں اورمصنوعات یا اس سے متعلقہ خدمات سمیت پاور پروجیکٹس حاصل ،ترتی دینے کا ارادہ رکھتی ہے۔

سفائر ما ئىنگ ايكسپلوريش (يرائيويث)لميشد (ايس ايم اي ايل):

سفائر ما ئننگ ایکسپلوریش (پرائیویٹ) لمیٹڈ (ایس ایم ای ایل) 25 اگست 2020ء کو کمپنیز ایکٹ 2017ء کے تحت ایک پرائیویٹ کمپنی لمیٹڈ کے طور پرشراکت سے پاکستان میں قائم ہوئی۔ ضروری منظوریوں کے حوالہ سے، ایس ایم ای ایل گلگت میں تمام اقسام کے سیمنٹ اوراس کی متعلقہ مصنوعات کی تیاری کے لئے پلانٹ قائم اورنصب کرنے کا ارادہ رکھتی ہے۔ ایس ایم ای ایل سفائر فائبرز لمیٹڈ کی ذیلی کمپنی ہے کمیل ملکیتی ذیلی کمپنی ہے۔

سفارُ بلدُنگ ميٹريلزلميڻدُ (ايس بي ايم ايل):

سفائر بلڈنگ میٹر میزلمیٹڈ (ایس بی ایم ایل) 24 مارچ 2021ء کو کمپنیزا یک 2017ء کے تحت ایک غیر مندرج پلک کمپنی کمیٹڈ کے طور پرشراکت سے پاکستان میں قائم ہوئی۔ایس بی ایم ایل تعمیراتی صنعت میں استعال ہونے والی متعلقہ مصنوعات میں ڈیل کرنے کا ارادہ رکھتی ہے۔ ایس بی ایم ایل سفائر فائبر زلمیٹڈ کی ذیلی کمپنی پریمئر سیمنٹ لمیٹڈ کی کممل ملکیتی ذیلی کمپنی ہے۔

سفائر ياورلميشد (ايس بي ايل):

سفائر پاورلمیٹڈ (ایس پی ایل)19اپریل 2021ء کو کمپنیزا میٹ 2017ء کے تحت ایک پبلک غیر مندرج کمپنی لمیٹڈ کے طور پرشراکت سے پاکستان میں قائم ہوئی کمپنی کی اصل سرگری ہائیڈ رل اورونڈ پاور سسٹم سمیت بجلی کی پیداوار بخریداری، درآمد،ٹرانسفارم، کنورٹ تقتیم اورسپلائی کرنا ہے۔ کمپنی سفائر فائبرزلمیٹڈ (ہولڈنگ کمپنی) کی مکمل ملکیتی ذیلی کمپنی ہے۔

سفارً براير شيز (برائيويك) لميشدٌ (الس في في امل):

سفائر پراپرٹیز (پرائیویٹ) کمیٹٹر (ایس پی پی ایل)5اگست 2022ء کمپنیز ایک 2017ء کے تحت ایک پرائیویٹ کمپنی کمیٹٹر کے طور پرشراکت سے پاکستان میں قائم ہوئی۔ کمپنی کا مقصدر ئیل اسٹیٹ کے منصوبوں میں سرماییکاری کرنا ہے۔

سفائر پراپرٹیز (پرائیویٹ) لمیٹڈ،سفائر فائبرزلمیٹڈی کمل ملکیتی ذیلی مینی ہے۔

منجانب بوردْ آف دْ ارْ يكٹرز

Son Asalla

شايان عبدالله

ڈائر یکٹر

شامدعبدالله

إبهور

تاريخ:28ايريل2025ء

CONSOLIDATED CONDENSED INTERIM STATEMENT OF FINANCIAL POSITION (Un-audited)

As At MARCH 31, 2025

		Un-audited March 31,	Audited June 30,
	Note	2025 Rupees	2024 Rupees
ASSETS			
NON-CURRENT ASSETS			
Property, plant and equipment	4	28,232,652,227	26,263,263,686
Investment property		31,750,000	31,750,000
Intangible assets		7,364,713	8,270,237
Long term investments	5	24,571,347,311	8,753,485,328
Long term loans		5,300,000	5,365,570
Deferred taxation		=	307,761,674
Long term deposits		64.348.145	63,948,145
201,6 001111 001010		52,912,762,396	35,433,844,640
CURRENT ASSETS			
Stores, spare parts and loose tools		1,321,265,606	1,300,088,673
Stock-in-trade	6	18,313,094,137	15,192,244,890
Trade debts	7	11,829,640,236	17,715,725,180
Loans and advances		2,826,477,967	777,414,249
Trade deposits and short term prepayments		42,579,508	82,868,660
Short term investments		10,049,877,106	4,064,853,287
Other receivables		1,469,887,413	2,024,988,152
Tax refunds due from Government		3,321,966,564	3,076,135,765
Cash and bank balances		2,137,284,995	1,832,065,719
		51,312,073,531	46,066,384,575
TOTAL ASSETS		104,224,835,927	81,500,229,215
EQUITY AND LIABILITIES			
SHARE CAPITAL AND RESERVES			
Authorized capital 35,000,000 ordinary shares of Rs.10 each		350,000,000	350,000,000
Issued, subscribed and paid-up capital			
20,671,875 (June 30, 2024: 20,671,875) ordinary shares of Rs.10 each		206,718,750	206,718,750
Reserves		33,823,161,062	5,033,306,365
Unappropriated profit		17,469,897,064	43,160,723,124
Equity attributable to shareholders of the Parent Company		51,499,776,876	48,400,748,239
Non-controlling interest		7,150,475,120	7,031,568,261
TOTAL EQUITY		58,650,251,996	55,432,316,500
LIABILITIES			
NON-CURRENT LIABILITIES			
Long term liabilities	8	3,187,385,434	3,913,799,341
Staff retirement benefit - gratuity		816,108,696	716,804,813
Deferred taxation		307,500,684	7 10,004,013
Deferred taxation		4,310,994,814	4,630,604,154
CURRENT LIABILITIES		7,010,777,017	7,000,007,107
Trade and other payables		7,986,878,009	7,935,741,567
Contract liabilities		352,073,484	1,051,457,307
Accrued mark-up / interest		371,081,164	213,277,317
Short term borrowings	9	29,320,805,776	9,149,051,771
Current portion of long term finances		1,298,884,184	1,291,068,388
Unclaimed dividend	O	125,973,566	125,374,785
Provision for taxation		1,807,892,934	1,671,337,426
		41,263,589,117	21,437,308,561
TOTAL LIABILITIES		45,574,583,931	26,067,912,715
CONTINGENCIES AND COMMITMENTS	10	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
TOTAL EQUITY AND LIABILITIES		104,224,835,927	81,500,229,215
Annual Control of the			,- > =,- = /,2 +=

The annexed notes 1 to 18 form an integral part of these consolidated condensed interim financial statements.

Chief Executive Officer

Director

CONSOLIDATED CONDENSED INTERIM STATEMENT OF PROFIT OR LOSS (Un-audited)

FOR THE NINE MONTHS PERIOD AND QUARTER ENDED MARCH 31, 2025

			s period ended ch 31		er ended rch 31
	Note	2025 Rupees	2024 Rupees (Restated)	2025 Rupees	2024 Rupees (Restated)
Sales - net	11	47,997,022,103	47,608,609,290	14,570,766,930	13,300,220,976
Cost of sales	12	(42,402,740,985)	(41,576,153,561)	(13,417,389,741)	(11,252,209,404)
Gross profit		5,594,281,118	6,032,455,729	1,153,377,189	2,048,011,572
Distribution cost		(1,615,987,928)	(1,265,858,198)	(463,921,996)	(531,306,219)
Administrative expenses		(769,039,143)	(660,189,442)	(299,255,684)	(239,602,722)
Other income		1,189,432,089	1,013,821,823	457,515,417	268,361,471
Other expenses		(1,008,837)	(55,590,757)	14,206,145	(16,441,078)
Profit from operations		4,397,677,299	5,064,639,155	861,921,071	1,529,023,024
Finance cost		(1,631,786,665)	(2,300,076,269)	(583,482,635)	(634,154,518)
		2,765,890,634	2,764,562,886	278,438,437	894,868,506
Share of profit of associated companies		381,898,482	647,476,111	154,036,080	111,498,382
Profit before revenue tax and income tax		3,147,789,116	3,412,038,997	432,474,517	1,006,366,888
Final taxes - levy		(500,174,212)	(535,736,435)	(152,576,631)	(63,917,933)
Profit before income tax		2,647,614,904	2,876,302,562	279,897,886	942,448,955
Taxation					
Current		(484,187,552)	(437,209,011)	(211,179,127)	(246,973,349)
Deferred		(323,001,430)	(197,936)	(141,962,596)	2,003,329
		(807,188,982)	(437,406,947)	(353,141,723)	(244,970,020)
Profit / (loss) after taxation		1,840,425,922	2,438,895,615	(73,243,837)	697,478,935
Attributable to:					
- Shareholders of the Parent Company		1,307,101,593	1,898,994,818	(104,966,053)	493,360,503
- Non-controlling interest		533,324,329	539,900,797	31,722,216	204,118,432
		1,840,425,922	2,438,895,615	(73,243,837)	697,478,935
Earnings / (loss) per share					
- attributable to					
shareholders of the Parent Company		63.23	91.86	(5.08)	23.87

The annexed notes 1 to 18 form an integral part of these consolidated condensed interim financial statements.

Chief Executive Officer

For Asalla Director

CONSOLIDATED CONDENSED INTERIM STATEMENT OF OTHER COMPREHENSIVE INCOME (Un-audited)

FOR THE NINE MONTHS PERIOD AND QUARTER ENDED MARCH 31, 2025

	Nine months Marc	period ended h 31		er ended ch 31
	2025 Rupees	2024 Rupees	2025 Rupees	2024 Rupees
Profit / (loss) after taxation	1,840,425,922	2,438,895,615	(73,243,837)	697,478,935
Other comprehensive income / (loss)				
Items that will not be reclassified				
to statement of profit or loss subsequently				
Unrealised gain on remeasurement of				
investment at fair value through				
other comprehensive income				
- long term	1,218,774,508	1,880,698,460	(169,037,583)	531,984,976
- short term	1,149,507,118	1,004,774,807	152,842,098	27,293,174
Impact of deferred tax	(321,979,831)	-	1,763,786	-
Realised (loss) / gain on sale of investment at fair				
value through other comprehensive income	(58,592,491)	(75,595,287)	3,925,568	-
Share of fair value gain on				
remeasurement of investment at fair				
value through other comprehensive				
income by Associated Companies	24,425,991	20,657,582	8,530,607	3,543,471
	2,012,135,295	2,830,535,562	(1,975,525)	562,821,621
Items that will be reclassified				
to statement of profit or loss subsequently				
Share of unrealised (loss) on				
remeasurement of hedging				
instruments of Associated Companies	(652,826)	(26,937)	(532,182)	(26,937)
	(652,826)	(26,937)	(532,182)	(26,937)
Other comprehensive income / (loss) for the period	2,011,482,469	2,830,508,625	(2,507,707)	562,794,684
Total comprehensive income / (loss) for the period	3,851,908,391	5,269,404,240	(75,751,544)	1,260,273,619
Attributable to:				
- Shareholders of the Parent Company	3,318,584,062	4,729,503,443	(107,473,759)	1,056,155,187
- Non-controlling interest	533,324,329	539,900,797	31,722,216	204,118,432
	3,851,908,391	5,269,404,240	(75,751,544)	1,260,273,619

The annexed notes 1 to 18 form an integral part of these consolidated condensed interim financial statements.

Chief Executive Officer

Director

CONSOLIDATED CONDENSED INTERIM STATEMENT OF CASH FLOWS (Un-audited)

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

	Nine months	period ended
	March 31	March 31
	2025	2024
Note	Rupees	Rupees
CASH FLOWS FROM OPERATING ACTIVITIES		
Cash generated in operations 13	5,395,229,378	3,994,778,781
Staff retirement benefits paid	(111,296,117)	(110,883,550)
Finance cost paid	(1,473,982,818)	(2,280,107,229)
Taxes paid	(865,374,228)	(482,021,187)
Workers' profit participation fund paid	(14,682,955)	(199,260,238)
Long term loans - net	65,570	(2,242,370)
Long term deposits - net	(400,000)	-
Net cash generated from operating activities	2,929,558,830	920,264,207
CASH FLOW FROM INVESTING ACTIVITIES		
Fixed capital expenditures	(3,247,306,341)	(868,697,252)
Proceeds from disposal of operating fixed assets	51,669,524	19,365,175
Long term investments- net	(14,215,954,392)	(88,498,098)
Short term investments- net	(5,071,608,541)	1,324,442,178
Proceeds from sale of stores and spares	-	738,199
Dividend and interest income received	1,026,362,537	656,808,752
Net cash (used in) / generated from investing activities	(21,456,837,213)	1,044,158,954
CASH FLOW FROM FINANCING ACTIVITIES		
Long term finances - Repaid	(718,718,907)	(628,582,649)
Dividend paid	(620,537,439)	(1,048,975,530)
Short term borrowings - net	20,171,754,005	(259,757,999)
Net cash generated / (used in) financing activities	18,832,497,659	(1,937,316,178)
Net increase in cash and cash equivalents	305,219,276	27,106,983
Cash and cash equivalents - at the beginning of the period	1,832,065,719	1,399,220,229
Cash and cash equivalents - at the end of the period	2,137,284,995	1,426,327,212

The annexed notes 1 to 18 form an integral part of these consolidated condensed interim financial statements.

Chief Executive Officer

Ser Asalla Director

CONSOLIDATED CONDENSED INTERIM STATEMENT OF CHANGES IN EQUITY (Un-audited)

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

				Veseives	624				Care components a characteristic control of the con			
	Issued, subscribed		Capital		Revenue			Unrealised gain / (loss)	in / (loss)		F etc	
	capital	Share Premium	Capital reserve	Maintenance reserve	General	Unappropriated profit	Sub-total	on financial assets at fair value through other comprehensive income	on hedging instrument	Sub-total		Interest
						Ru						
Balance as at July 1, 2023 (Audited)	206,718,750	391,833,750		584,910,480	1,183,845,000	39,301,687,521	41,462,276,751	(629,691,620)	953,520	(628,738,100)	41,040,257,401	6,955,409,522
Transaction with owners												
Final dividend for the year ended June 30, 2023	=	-		-		(206,718,750)	(206,718,750)	=			(206,718,750)	(608,491,834)
Total comprehensive income for the	***************************************		***************************************									
Nine months period ended March 31, 2024												
Profit for the period	-	-	,		1	1,898,994,818	1,898,994,818	,	,	-	1,898,994,818	539,900,797
Other comprehensive income	-		-			1	-	2,830,535,562	(26,937)	2,830,508,625	2,830,508,625	
			1			1,898,994,818	1,898,994,818	2,830,535,562	(26,937)	2,830,508,625	4,729,503,443	539,900,797
Transfer to maintenance reserve	-	-		(570,764,283)	-	570,764,283	,	-	1	1	,	
Reclassification adjustment of realised loss on sale of												
equity instrucment at fair value through OCI		,		,	,	(75,595,287)	(75,595,287)	75,595,287	-	75,595,287	,	
Effect of items directly credited in equity by the associated companies	S		=		H	60,572	60,572				60,572	
Balance as at March 31, 2024 (un-audited)	206,718,750	391,833,750		14,146,197	1,183,845,000	41,489,193,157	43,079,018,104	2,276,439,229	926,583	2,277,365,812	45,563,102,666	6,886,818,485
Balance as at July 1, 2024 (Audited)	206,718,750	391,833,750	-	87,089,407	1,183,845,000	43,160,723,124	44,823,491,281	3,369,447,071	1,091,137	3,370,538,208	48,400,748,239	7,031,568,261
Transaction with owners												
Final dividend for the year ended June 30, 2024	1	1	3	1	3	(206,718,750)	(206,718,750)		8	1	(206,718,750)	(414,417,470)
Total comprehensive income for the			***************************************									
Nine months period ended March 31, 2025												
Profit for the period		,	1			1,307,101,593	1,307,101,593	,	,		1,307,101,593	533,324,329
Other comprehensive profit		-		-	-	(321,979,831)	(321,979,831)	2,334,115,126	(652,826)	2,333,462,300	2,011,482,469	
						985,121,762	985,121,762	2,334,115,126	(652,826)	2,333,462,300	3,318,584,062	533,324,329
Transfer to maintenance reserve				81,644,906		(81,644,906)	,	,				
Reclassification adjustment of realised loss on sale of												
equity instrucment at fair value through OCI		-	-		-	(58,592,491)	(58,592,491)	58,592,491		58,592,491	-	
Transfer to capital reserve			27,500,000,000		(1,183,845,000)	(26,316,155,000)				-		
Effect of items directly credited in equity by the associated companies		8			8	(12,836,675)	(12,836,675)		8	8	(12,836,675)	
Balance as at March 31, 2025 (Un-audited)	206,718,750	391,833,750	27,500,000,000	168,734,313	1	17,469,897,064	45,530,465,127	5,762,154,688	438,311	5,762,592,999	51,499,776,876	7,150,475,120

Br 183000

Chief Financial Officer

Chief Executive Officer

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

THE GROUP AND ITS OPERATIONS

The Group consists of:

The Parent Company

- Sapphire Fibres Limited

Subsidiary Companies

- Sapphire Electric Company Limited SECL
- Sapphire Hydro Limited SHL
- Sapphire Energy (Private) Limited SEPL
- Ignite Power (Private) Limited IPPL
- Premier Cement Limited PCL
- Sapphire Mining Exploration (Private) Limited SMEL
- Sapphire Building Materials Limited SBML
- Sapphire Cement Company Limited SCCL
- Sapphire Power Limited SPL
- Sapphire Properties (Private) Limited SPPL

• Sapphire Fibres Limited

The Parent Company was incorporated in Pakistan on June 05, 1979 as a public limited company and its shares are quoted on Pakistan Stock Exchange. The Parent Company is principally engaged in manufacture and sale of yarn, fabrics and garments.

Geographical location and addresses of major business units including mills/plant of the Parent Company are as under:

Karachi	Purpose
316, Cotton Exchange Building, I.I Chundrigar Road	Registered office
Lahore	
1st Floor, Tricon Corporate Centre, 73-E Main Jail Road, Gulberg II, Lahore.	Head office
3.5 km, Manga Road, Raiwind	Production plant
Sheikhupura	
10 km, Sheikhupura / Faisalabad Road, Kharianwala	Production plant
26 km, Sheikhupura / Faisalabad Road, Feroze Wattoan	Production plant

Sapphire Electric Company Limited

Sapphire Electric Company Limited - SECL was incorporated in Pakistan as a public company limited by shares under the Companies Ordinance, 1984 (now the Companies Act, 2017) on January 18, 2005. The principal activity of the Subsidiary Company is to build, own, operate and maintain a combined cycle power station having a net capacity of 212 MW. The Subsidiary Company has a Power Purchase Agreement (PPA) with its sole customer, Central Power Purchasing Agency (Guarantee) Limited (CPPA).

 $Geographical location and addresses of major business units including \verb|mills/plant| of the Subsidiary Company are as under:$

Lanore	Purpose
7-A/K, Main Boulevard, Gulberg	Registered office
Sheikhupura	
Muridke, District Sheikhupura	Production plant

Labora

Premier Cement Limited - PCL is a wholly owned subsidiary and was incorporated in Pakistan as a public company limited by shares under the Companies Ordinance, 1984 (now the Companies Act, 2017) on July 26, 2016. The principal activity of subsidiary company is to manufacture and sale of cement and allied products. The Subsidiary Company obtained license from Directorate General Mines and $Minerals, Khyber\ Pakhtunkhwa\ for\ setting\ up\ cement\ plant\ in\ D.I.\ Khan\ district.$

 $Geographical \, location \, and \, address \, of \, major \, business \, unit \, of \, the \, Subsidiary \, Company \, is \, as \, under: \, and \, address \, of \, major \, business \, unit \, of \, the \, Subsidiary \, Company \, is \, as \, under: \, and \, address \, of \, major \, business \, unit \, of \, the \, Subsidiary \, Company \, is \, as \, under: \, and \, address \, of \, major \, business \, unit \, of \, the \, Subsidiary \, Company \, is \, as \, under: \, and \, address \, of \, major \, business \, unit \, of \, the \, Subsidiary \, Company \, is \, as \, under: \, and \, address \, of \, major \, business \, unit \, of \, the \, Subsidiary \, Company \, is \, as \, under: \, and \, address \, of \, major \, business \, unit \, of \, the \, Subsidiary \, Company \, is \, as \, under: \, and \, address \, of \, under \, u$

Lahore	Purpose
1st Floor, Tricon Corporate Centre, 73-E Main Jail Road, Gulberg II, Lahore.	Registered office

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

Sapphire Cement Company Limited

Sapphire Cement Company Limited - SCCL is a wholly owned subsidiary and was incorporated in Pakistan as a public company limited by shares under the Companies Ordinance, 1984 (now the Companies Act, 2017) on October 28, 2016. The principal activity of Subsidiary Company is to manufacture and sale of cement and allied products. The Subsidiary Company is aiming to set up its plant in the province of Punjab, however license application has not been filed with Directorate General Mines and Minerals, Punjab till the reporting date due to delay in grant of requisite approvals.

Geographical location and address of major business unit of the Subsidiary Company is as under:

Purpose Lahore

1st Floor, Tricon Corporate Centre, 73-E Main Jail Road, Gulberg II, Lahore.

Registered office

• Sapphire Mining Exploration (Private) Limited - SMEL

Sapphire Mining Exploration (Private) Limited (the Company) is a wholly owned subsidiary of Premier Cement Limited - PCL which is a subsidiary of the Parent Company. SMEL was incorporated on August 25, 2020 as a private company under the Companies Act, 2017. The principal activity of the Company is to explore, operating and working on mines, quarries and purchase, acquire, set up of plant or take on lease or otherwise acquire any working on mines, mining rights, licenses and concession and metalliferous land having mineral reserves and to crush, win, query, smelt, refine, manufacture, process, excavate, dig survey, produce, undertake and barter.

Geographical location and addresses of major business unit of the Subsidiary Company are as under:

Purpose Hunza

Passu, Ambassador Hotel, Gojal, Hunza, Gilgit Registered office

• Sapphire Energy (Pvt.) Limited - SEPL

Sapphire Energy (Pvt.) Limited - SEPL is a wholly owned subsidiary and was incorporated in Pakistan as a private company limited by shares under the Companies Act, 2017 on December 11, 2018. The principal activity of Subsidiary Company shall be to undertake, develop power projects and make equity investments, acquire or hold shares in companies involved in energy generation and to establish and operate a terminal for the handling, regasification, storage, treatment and processing of Liquefied Natural Gas (LNG), Re-gasified Liquefied Natural Gas (RLNG), Liquid Petroleum Gas (LPG), Natural Gas Liquid (NGL) and other related products. The Subsidiary Company is in setup phase and has not yet commenced commercial operations.

Geographical location and address of major business unit of the Subsidiary Company is as under:

Lahore **Purpose**

1st Floor, Tricon Corporate Centre, 73-E Main Jail Road, Gulberg II, Lahore.

Registered office

• Sapphire Hydro Limited - SHL

Sapphire Hydro Limited - SHL is a wholly owned subsidiary of Sapphire Electric Company Limited - SECL which is a subsidiary of the Parent Company and was incorporated in Pakistan as a public company limited by shares under the Companies Act, 2017 on September 07, 2018. The principal business of the Subsidiary Company is to construct, establish and setup a Hydro Electric Power generation project having a net capacity of 150 MW with potential of 682 GWh of annual energy generation at Sharmai, Khyber Pakhtunkhwa. The subsidiary company is in setup phase and has not yet commenced commercial operations.

 $Geographical \, location \, and \, address \, of \, major \, business \, unit \, of \, the \, Subsidiary \, Company \, is \, as \, under: \, and \, in \, company \, is \, as \, under \, in \, company \, in \,$

Lahore **Purpose**

7 - A/K, Main Boulevard, Gulberg Registered office

• Ignite Power (Private) Limited - IPPL

Ignite Power (Private) Limited - IPPL is a subsidiary of Sapphire Energy (Private) Limited - SEPL which is a wholly owned subsidiary of the Parent Company. IPPL was incorporated in Pakistan as a private company limited by shares under the Companies Act, 2017 on July 03, 2019. It intends to undertake, develop power projects including the use of solar energy systems and all other forms of energy and products or services associated therewith.

Geographical location and address of major business unit of the Subsidiary Company is as under:

Lahore **Purpose**

1st Floor, Tricon Corporate Centre, 73-E Main Jail Road, Gulberg II, Lahore.

Registered office

Sapphire Power Limited - SPL

Sapphire Power Limited - SPL is a public unlisted company limited by shares incorporated in Pakistan on April 19, 2021 under the Companies Act, 2017. The principal activity of the company generate, purchase, import, transform, convert, distribute and supply electricity including the hydril and wind power system. SPL is a wholly owned subsidiary of Sapphire Fibres Limited (" the Holding Company").

 $Geographical \, location \, and \, address \, of \, major \, business \, unit \, of \, the \, Subsidiary \, Company \, is \, as \, under: \, and \, in the subsidiary \, Company \, is \, as \, under \, in the subsidiary \, Company \, is \, as \, under \, in the subsidiary \, Company \, Compan$

Purpose 1st Floor, Tricon Corporate Centre, 73-E, Main Jail Road, Gulberg II, Lahore Registered office

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

Sapphire Building Materials Limited - SBML

Sapphire Building Materials Limited - SBML is a wholly owned subsidiary of Premier Cement Limited - PCL which is a subsidiary of the Parent Company. SBML is a public unlisted company limited by shares incorporated in Pakistan on March 24, 2021 under the Companies Act, 2017. The principal activity of the Subsidiary Company is to deal, trade, import, purchase and sale of cement and allied products.

Geographical location and address of major business unit of the Subsidiary Company is as under:

Lahore

1st Floor, Tricon Corporate Centre, 73-E Main Jail Road, Gulberg II, Lahore.

Purpose

Registered office

• Sapphire Properties (Private) Limited - SPPL

Sapphire Properties (Private) Limited - SPPL is a wholly owned subsidiary and was incorporated as a private limited company in Pakistan on August 05, 2022 under the Companies Act, 2017. The principal line of business of the SPPL is to invest, manage, construct, develop, hold, acquire, sell, purchase all type of real estate projects.

Geographical location and address of major business unit of the Subsidiary Company is as under:

1st Floor, Tricon Corporate Centre, 73-E Main Jail Road, Gulberg II, Lahore.

Purpose

Registered office

BASIS OF PREPARATION AND SIGNIFCANT ACCOUNTING POLICIES

2.1 Statement of compliance

- 2.1.1 These condensed consolidated interim financial statements have been prepared in accordance with the accounting and reporting standards as applicable in Pakistan for interim financial reporting. The accounting and reporting standards as applicable in Pakistan for interim financial reporting comprise of:
 - International Accounting Standard ('IAS') 34, 'Interim Financial Reporting', issued by International Accounting Standards Board ('IASB') as notified under the Companies Act, 2017 (the Act), and
 - Provisions of and directives issued under the Act; and
 - Islamic Financial Accounting Standards (IFAS) issued by the Institute of Chartered Accountants of Pakistan as notified under the Act.

Where provisions of and directives issued under the Act differ with the requirements of IAS 34, the provisions of and directives issued under the Act have been followed.

2.1.2 These consolidated condensed interim financial statements do not include all the information and disclosures as required in an annual audited consolidated financial statements, and these should be read in conjunction with the Group's annual audited consolidated financial statements for the year ended June 30, 2024. These condensed interim consolidated financial statements are being submitted to the shareholders as required by the section 237 of the Act.

Principal of consolidation

These consolidated condensed interim financial statements of the Group include the financial statements of Parent Company and of its Subsidiary Companies. The Parent Company's direct interest, as at March 31, 2025, in the SECL is 68.11% (June 30, 2024: 68.11%) and effective holding in SHL is also 68.11% as SHL is wholly owned Subsidiary of SECL. SEPL is a wholly owned subsidiary company and effective holding of the Parent Company in IPPL is also 100% as it is wholly owned Subsidiary of SEPL. The other companies PCL, SCCL ,SPL, SBML, SMEL and SPPL are wholly owned Subsidiary Companies of the Parent Company.

The assets, liabilities, income and expenses of the Subsidiary Companies are consolidated on a line by line basis and the carrying values of investments held by the Parent Company is eliminated against the Subsidiaries' shareholders' equity in these consolidated condensed interimfinancial statements.

 $All\,material\,inter-group\,balances\,and\,transactions\,have\,been\,eliminated.\,Investments\,in\,Associated\,Companies,\,as\,defined\,in\,the\,Act\,are$ accounted for under the equity method of accounting.

Transactions with non-controlling interests

The Group treats transactions with non-controlling interests that do not result in loss of control as transactions with equity owners of the Group. The difference between fair value of any consideration paid and the relevant share acquired of the carrying value of net assets of the subsidiary is recorded in equity. Gains or losses on disposals to non-controlling interests are also recorded in equity.

- New standards, amendments to approved accounting standards and interpretations that are effective during the period and are
- 2.3.1 Certain standards, amendments and interpretations to International Financial Reporting Standards (IFRS) are effective for accounting periods beginning on July 01, 2024 but are considered not to be relevant or to have any significant effect on the Group's operations (although they may affect the accounting for future transactions and events) and are, therefore, not detailed in these consolidated condensed interim financial statements.

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

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

There are certain standards, amendments to the accounting standards and interpretations that are effective for accounting periods beginning on July 01, 2025 but are considered not to be relevant or to have any significant effect on the Group's operations and are, therefore, not detailed in these consolidated condensed interimfinancial statements.

2.4 Material accounting policies

All the accounting policies and the methods of computation adopted in the preparation of these consolidated condensed interim financial statements are consistent with those applied in the preparation of consolidated annual audited financial statements for the year ended June 30, 2024

2.4.1 Restatement

In May 2024, the Institute of Chartered Accountants of Pakistan (ICAP) had issued a circular on "IAS-12 Application Guidance on Accounting for Minimum Taxes and Final Taxes". The said guidance requires certain amounts of taxes paid under minimum tax regime (which is not adjustable against the future income tax liability) and final tax regime to be shown separately as a levy instead of showing it in current tax. Accordingly, the impact has been incorporated in these interim financial statements retrospectively in accordance with the requirement of International Accounting Standard (IAS-8) — 'Accounting Policies, Change in Accounting Estimates and Errors'. There has been no effect on the condensed interim statement of financial position and statement of cash flows as a result of this change.

3. ACCOUNTING ESTIMATES AND JUDGEMENTS

The preparation of condensed consolidated interim financial statements require management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expenses. Actual results may differ from these estimates.

In preparing these consolidated condensed interim financial statements, the significant judgements made by management in applying the Group's accounting policies and the key sources of estimation and uncertainty were the same as those that applied to the consolidated audited annual financial statements for the year ended June 30, 2024.

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			Un-audited March 31,	Audited June 30,
		Note	2025 Rupees	2024 Rupees
4.	PROPERTY, PLANT AND EQUIPMENT			
	Operating fixed assets	4.1	24,749,442,808	23,887,532,449
	Capital work-in-progress	4.2	3,483,209,419	2,375,731,237
			28,232,652,227	26,263,263,686
4.1	Operating fixed assets			
	Net book value at beginning of the period / year		23,887,532,449	23,893,565,448
	Additions during the period / year	4.1.1	2,139,578,160	1,662,690,871
	Disposals costing Rs.225.555 million (June 30, 2024: Rs.64.548 million)			
	- at net book value		(32,515,539)	(11,709,186)
	Depreciation charge for the period / year		(1,245,152,262)	(1,657,014,684)
	Net book value at end of the period / year		24,749,442,808	23,887,532,449
4.1.:	Additions to operating fixed assets, including transfer from capital work-in-progress, during the period / year:			
	Freehold land		=	450,000,000
	Residential buildings and others on freehold land		6,916,962	9,852,468
	Factory buildings on freehold land		80,591,863	411,069,884
	Plant and machinery	4.1.4	1,950,977,256	655,838,370
	Electric installations		2,822,010	37,725,058
	Equipment		3,980,522	14,424,635
	Computer hardware		15,601,366	28,782,951
	Vehicles		75,378,765	49,345,525
	Furniture and fixtures		3,309,416	5,651,980
			2,139,578,160	1,662,690,871

^{4.1.2} These include transfer from capital work-in-progress amounting Rs.2,139.578 million (June 30, 2024: Rs.1,662.691 million).

^{4.1.3} These include disposal costing Rs.52.230 thousand against sale of machinery to Reliance Cotton Spinning Mills Limited (a related party).

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

4.1.4 These include machinery costing Rs.33.20 million purchased from Reliance Cotton Spinning Mills Limited (a related party).

		Un-audited March 31,	Audited June 30,
		2025 Rupees	2024 Rupees
4.2	Capital work-in-progress		
	Buildings	597,951,788	574,701,399
	Furniture and fixtures	3,255,475	3,255,475
	Plant and machinery	981,879,430	933,724,499
	Un-allocated capital expenditure	568,184,616	434,092,628
	Advance payments against:		
	land-freehold	9,002,400	22,502,400
	factory building	130,615,799	6,668,800
	Plant and Machinery	961,629,200	-
	electric installation	195,198,723	384,746,541
	• vehicles	32,363,588	14,651,095
	computer software	3,128,400	1,388,400
		1,331,938,110	429,957,236
		3,483,209,419	2,375,731,237

 $[\]textbf{4.2.1} \quad \textbf{The company during the period has capitalized borrowing cost of Rs. Nil (June 30, 2024: Rs. 32.948 \, million) charged at the rate ranging from Nil (June 30, 2024: 15.81\% to 23.28\%) per annum.$

4.2.2 These include advance payment of Rs.961.629 million against purchase of machinery from Reliance Cotton Spinning Mills Limited (a related party).

			Un-audited March 31,	Audited June 30,
		Note	2025 Rupees	2024 Rupees
5.	LONG TERM INVESTMENTS			
	Associated Companies	5.1	3,751,073,409	3,532,549,527
	Others - equity instruments	5.2	6,563,247,892	5,175,435,801
	- debt instruments	5.3	45,500,000	45,500,000
***************************************	Advance for share deposit	5.4	14,211,526,010	-
			24,571,347,311	8,753,485,328
5.1	Associated Companies - equity method			
	Quoted			
	Reliance Cotton Spinning Mills Limited (RCSML)	5.1.1	152,655,544	138,425,780
	Unquoted			
	SFL Limited (SFLL)	5.1.2	5,478,666	5,353,466
	Sapphire Power Generation Limited (SPGL)	5.1.3	499,365,111	371,470,981
	Sapphire Dairies (Private) Limited (SDL)	5.1.4	217,197,728	211,117,539
	Tricon Boston Consulting			
	Corporation (Private) Limited - TBCCL	5.1.5	2,545,069,716	2,479,303,499
	Energas Terminal (Private) Limited - ETL	5.1.6	-	-
	Energas Marketing (Private) Limited - EML	5.1.7	-	-
	Creek Properties (Pvt) Ltd CPPL	5.1.8	331,306,644	326,878,262
			3,751,073,409	3,532,549,527

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

- 5.1.1 Investment in RCSM represents 138,900 fully paid ordinary shares of Rs.10 each representing 1.35% (June 2024: 1.35%) of RCSM's issued, subscribed and paid-up capital as at March 31, 2025. RCSM was incorporated on June 13, 1990 as a public limited company and its shares are quoted on Pakistan Stock Exchange. The principal activity of RCSM is manufacturing and sale of yarn. Market value of the Group's investment in RCSM as at March 31, 2025 was Rs.68.99 million (June 2024: Rs.62.720 million). RCSM is an associate of the Group due to common directorship.
- **5.1.2** Investment in SFLL represents 10,199 fully paid ordinary shares of Rs.10 each representing 1.090% (June 2024: 1.090%) of SFLL's issued, subscribed and paid-up capital as at March 31, 2025. SFLL was incorporated on April 26, 2010 as a public limited company. The main business of SFLL is to investment in the shares of Related Parties. SFLL is an associate of the Group due to common directorship.
- 5.1.3 Investment in SPGL represents 2,824,500 fully paid ordinary shares of Rs.10 each representing 17.63% (June 2024: 17.63%) of SPGL's issued, subscribed and paid-up capital as at March 31, 2025. SPGL was incorporated in Pakistan as a public limited company and is principally engaged in the business of electric power generation and distribution. SPGL is an associate of the Group due to common directorship.
- 5.1.4 Investment in SDL represents 10,000,000 fully paid ordinary shares of Rs.10 each representing 5.50% (June 2024: 5.50%) of SDL's issued, subscribed and paid-up capital as at March 31, 2025. SDL was incorporated as a private limited company and is principally engaged in production and sale of milk and milk products. SDL is an associate of the Group due to common directorship.
- 5.1.5 Investment in TBCCL represents 59,251,500 fully paid ordinary shares of Rs.10 each representing 7.13% (June 2024: 7.13%) of TBCCL's issued, subscribed and paid-up capital as at March 31, 2025. The Parent Company has pledged these shares through an Onshore Security Trustee under Share Pledge Group Agreement dated May 08, 2018 as security against financing facilities advanced to TBCCL. TBCCL was incorporated as a private limited company by shares and its principal business is to operate and maintain wind power plants to generate and supply electricity. TBCCL is an associate of the Group due to common directorship.
- 5.1.6 The Group has made investment in ETL's 2500 fully paid ordinary shares (June 2024: 2500) of Rs.10 each representing 25% (June 2024: 25%) of ETL's issued, subscribed and paid-up capital as at March 31, 2025. ETL was incorporated as a private limited company and its principal business is to undertake and develop power projects.
 - ETL has incurred loss amounted Rs.23.675 million during the year ended June 30, 2024 and has accumulated losses aggregated Rs. 139.574 million as on June 30, 2024. Subsidiary Company's SEL share of loss has been recognized up to the extent of cost of investment.
- 5.1.7 The Subsidiary Company SEL has made investment in EML's 2,500 fully paid ordinary shares (June 2024: 2500) of Rs.10 each representing 25% (June 2024: 25%) of EML's issued, subscribed and paid-up capital as at March 31, 2025. EML was incorporated as a private limited company. The principal activity of EML shall be to import, process and sell natural gas, liquefied natural gas all other related items
 - EML has incurred loss amounted Rs.243 thousand during the year ended June 30, 2024 and it has accumulated losses aggregated Rs.1,142 thousand as on June 30, 2024. Subsidiary Company's SEL share of loss has been recognized up to the extent of cost of investment.
- 5.1.8 Investment in CPPL represents 5,047,489 (June 2024:5,047,489) fully paid ordinary shares having face value of PKR 10/- each representing 17.50% of CPPL 's issued, subscribed and paid-up capital as at March 31, 2025. CPPL was incorporated as a private limited company and is principally engaged in marketing and development of real estate projects. CPPL is an associate of the Group due to common directorship.

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

		Un-audited March 31,	Audited June 30,
		2025 Rupees	2024 Rupees
5.2	Equity Instruments - at FVTOCI		
	Quoted		
	MCB Bank Limited		
	18,837,275 (June 2024: 18,837,275) ordinary shares of Rs. 10 each - cost	984,949,221	984,949,221
	Adjustment arising from re-measurement to fair value	4,313,976,237	3,291,488,950
		5,298,925,458	4,276,438,171
	Habib Bank Limited		
	7,244,196 (June 2024: 7,244,196) ordinary shares of Rs.10 each - cost	1,217,073,609	1,217,073,609
	Adjustment arising from re-measurement to fair value	46,748,825	(318,575,979)
		1,263,822,434	898,497,630
	Un-quoted		
	TCC Management Services (Private) Limited		
***************************************	50,000 ordinary shares of Rs. 10 each	500,000	500,000
		6,563,247,892	5,175,435,801
5.3	Debt Instruments - at FVTOCI		
***************************************	Habib Bank Limited - Term finance certificates		
	500 (June, 2024: 500) term finance certificates		
***************************************	of Rs.100,000 each - cost	50,000,000	50,000,000
***************************************	Adjustment arising from re-measurement to fair value	(4,500,000)	(4,500,000)
		45,500,000	45,500,000

5.4 The Company during the period made payment of Rs.14,070.08 million to UCH Power (Pvt) Limited and UCH-II Power (Pvt) Limited and Rs.141.45 million to M/S Sapphire USA, LLC for subscription of shares.

6.	STOCK-IN-TRADE		
	Raw materials	12,534,124,970	9,819,095,941
***************************************	Work-in-process	1,405,566,831	1,396,530,229
	Finished goods	4,373,402,336	3,976,618,720
		18,313,094,137	15,192,244,890

7. TRADE DEBTS

These represent trade receivables from CPPA and are considered good. These are secured by a guarantee from the Government of Pakistan under the Implementation Agreement and are in the normal course of business and interest free, however, a delayed payment markup is charged in case the amounts are not paid within the due dates. The delayed payment markup at the rate of three months KIBOR plus 2% is charged on the amounts not paid within a period of the sixty days from the due date and at the rate of three months KIBOR plus 4.5% after the first sixty days, with the exception of RLNG fuel cost component invoices, in which case, the delayed payment markup at the rate of three months KIBOR plus 2% is charged on the amount not paid within a period of thirty days from the due date and at the rate of three months KIBOR plus 4.5% after the first thirty days. The rate of delayed payment markup charged during the year on outstanding amounts ranges from 13.26% to 21.93% (June 2025: 22.80% to 28.49%) per annum.

Included in trade debts are amounts aggregating Rs.227.610 million relating to capacity revenue not acknowledged by NTDC/CPPA for the period from March 2011 to May 2011 due to non-supply of gas by SNGPL on account of certain force majeure events. The Group's management raised this matter with NTDC, SNGPL and Private Power & Infrastructure Board ('PPIB'), however, the dispute remained unresolved. Hence, the Group had taken up this issue at appropriate forums.

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

7.2 On June 28, 2013, the Group entered into a Memorandum of Understanding (MoU) for cooperation on the extension of credit terms with NTDC, whereby it was agreed that the constitutional petition filed by the Group before the Supreme Court of Pakistan on the above-mentioned issue would be withdrawn unconditionally and resolved through the dispute resolution mechanism under the PPA. Accordingly, as per the terms of the MoU, the Group applied for withdrawal of the aforesaid petition in 2013, and on January 25, 2018, the Supreme Court disposed of the petitions filed before it.

During the financial year 2014, the Group, in consultation with NTDC, appointed an Expert for dispute resolution under the PPA. In August 2015, the Expert gave his determination whereby the Group's claim regarding the above-mentioned amount of Rs.227.610 million was not accepted. In addition to the Expert Determination process mentioned above, the Group had also filed a request for arbitration in the London Court of International Arbitration (LCIA) in accordance with the terms of the GSA against SNGPL, whereby an Arbitrator was appointed. The Arbitrator, through his order dated March 9, 2016, decided the matter in the Group's favor, whereby the aforesaid amount of Rs.227.610 million was determined to be payable to the Group by SNGPL. Furthermore, the Arbitrator also awarded interest at the rate of 6% per annum on the aforesaid amount payable as of August 18, 2014, until the date of the actual payment and reimbursement of certain arbitration costs incurred by the Group, along with interest at the rate of 6% per annum from the date of award till the date of actual payment, which works out to Rs.138.304 million as of June 30, 2024, and has been recognized as a receivable (out of which Rs.3.459 million is the markup on arbitration cost of Rs.6.933 million which is classified in other receivables - note 15). Consequently, under the relevant provisions of the Arbitration Act, 1940, the Group filed an application before the court of Senior Civil Judge to pass appropriate directions for the implementation/enforcement of the Arbitration Award.

The Civil Judge, through an order dated October 16, 2023, confirmed the arbitration award in favor of the Group (the "Domestic Award"), stipulating that interest at 6% per annum on the principal amount would only accrue from the date of this order. Consequently, a Decree Sheet (the "Domestic Award Decree") was issued based on this decision. The Group appealed this order in the Lahore High Court (LHC) for seeking relief to accrue 6% interest per annum from the date of award as per the true sense of the LCIA Award, however, the LHC upheld the decision of the Senior Civil Judge on April 22, 2024. Currently, the Group has filed a Civil Petition for Leave to Appeal (CPLA) with the Supreme Court of Pakistan against the Lahore High Court's order. The Group believes there are substantial grounds for a favorable outcome in the case.

Based on the advice of the company's legal counsel and Arbitration Award in the company's favor, management strongly feels that under the terms of the PPA, Implementation Agreement and the GSA, this receivable will be recovered in due course of time. Consequently, it is unimpaired as of the reporting date.

			Un-audited March 31,	Audited June 30,
		Note	2025 Rupees	2024 Rupees
8.	LONG TERM LIABILITIES			
	Long term finances	8.1	4,160,415,666	4,879,134,573
	Provision for Gas Infrastructure Development Cess		325,853,952	325,733,156
			4,486,269,618	5,204,867,729
	Less: current portion grouped under current liabilities		(1,298,884,184)	(1,291,068,388)
			3,187,385,434	3,913,799,341
8.1	Long term finances - secured			
	Balance at beginning of the period / year		4,879,134,573	5,732,823,306
	Add: disbursements during the period / year	8.1.1	=	=
	Less: repayments made during the period / year		(718,718,907)	(853,688,733)
	Balance at end of the period / year		4,160,415,666	4,879,134,573

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

- 8.1.1 All the terms and conditions of long term finances are materially same as disclosed in audited annual financial statements of the Company for the year ended June 30, 2024. These long term finances, during the period, carried mark-up/profit at the rates ranged from 2.00% to 21.24%(June 30, 2024: 2.00% to 23.47%) per annum.
- 8.2 The Honorable Supreme Court of Pakistan (SCP) vide its judgement dated August 13, 2020 decided the appeal against the Parent Company and declared the GIDC Act, 2015 to be constitutional and recoverable from the gas consumer. A review petition was filed against the judgement which was also dismissed. However, partial relief was granted and recovery period was extended to 48 months from 24 months. SCP in its detailed judgment stated that the Cess under GIDC Act, 2015 is applicable only to those consumers of natural gas who on account of the consumers of the constheir industrial or commercial dealings had passed on GIDC burden to their end customers.

The Parent Company has filed a civil suit before the Honorable Sindh High Court (SHC) on the grounds that the Company falls under the category of consumer and had not passed on the impact of GIDC to end customers. SHC has granted stay order in the said suit and has restrained SNGPL from taking any coercive action against the Parent Company.

The Parent Company has recorded a liability for GIDC at its present value, by discounting future estimated cash flows using risk free rate of return.

			Un-audited Audit March 31, June	
		Note	2025 Rupees	2024 Rupees
9.	SHORT TERM BORROWINGS			
	Running / cash finances - secured	9.1	24,460,162,028	8,082,042,566
	Running musharakah finance - secured	9.1	4,856,279,143	1,063,933,619
	Temporary bank overdraft - unsecured		4,364,605	3,075,586
			29,320,805,776	9,149,051,771

9.1 The Company has obtained short term finance facilities, aggregating Rs.41,695 million (June 30, 2024: Rs.26,900 million) from various commercial banks under mark-up arrangements. These finance facilities are secured against hypothecation charge of Rs.62,359 million (June $30, 2024: Rs. 49, 593 \ million) \ over current \ assets of the \ Company, lien on \ export/import \ documents, trust \ receipts \ and \ promissory \ notes \ duly$ signed by the directors. These finances carry mark-up/profit at the rates ranging from 12.21% to 20.89% (June 30, 2024: 16.25% to 23.99%) per annum. These facilities are expiring on various dates upto November 30, 2025.

10. CONTINGENCIES AND COMMITMENTS

10.1 CONTINGENCIES

10.1.1 Outstanding Bank Guaratees

Guarantees aggregating Rs.3,493.955 million (June 30, 2024: Rs.3,254.876 million) have been issued by banks of the Company to various Government institutions and Sui Northern Gas Pipelines Limited.

There was no significant change in status of contingencies that were disclosed to the annual audited consolidated financial statements for the year ended 30 June, 2024 except disclosed above.

10.2 Commitments in respect of :		
letters of credit for capital expenditure	768,702,806	944,042,713
letters of credit for purchase of raw materials and		
stores, spare parts & chemicals	3,594,242,313	1,534,011,443
capital expenditure other than letters of credit	184,473,932	147,714,378
foreign bills discounted	817,859,468	3,501,789,032

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

10.3 The Subsidiary Company-SECL has an agreement with a consortium between General Electric International, Inc. and General Electric Energy Parts, Inc. for the operation and maintenance (O&M) of the power station. The O&M agreement commenced from the Commercial Operations Date and will continue until either the power station has operated for 144,000 Fired Hours or until October 4, 2040, whichever occurs earlier.

According to the terms of the O&M agreement, the company is obligated to make Quarterly payments that include a fixed O&M fee and a variable O&M fee based on the operation of the plant using either gas or diesel. These fees will be subject to an annual increase based on the US Consumer Price Index (CPI), with a minimum increase of 1.5% or USCPI whichever is higher.

SALES - NET

Segment wise disaggregation of revenue from contracts with respect to type of goods and services and geographical market is presented below:

	For th	For the Nine months period ended March 31, 2025 - Un-audited				
	Spinning	Knits	Denim	Power	Total	
			Rupees		-	
Local sales					17	
- Yarn	9,558,029,616	3,389,580	12,083,486	-	9,573,502,682	
- Fabric	=	457,135,029	7,327,298,973	-	7,784,434,002	
- Garments	-	401,720,360	-	-	401,720,360	
- Waste	709,427,544	43,732,009	92,309,529	-	845,469,082	
- Raw materials	283,059,789	-	-	-	283,059,789	
- Energy Revenue	-	-	-	9,019,920	9,019,920	
- Energy purchase price	-	-	-	5,960,291,871	5,960,291,871	
- Capacity purchase price	-	-	-	2,576,961,948	2,576,961,948	
- Local steam income	20,896,200	-	-	-	20,896,200	
- Processing income	7,989,257	545,721,508	44,685,907	-	598,396,672	
	10,579,402,406	1,451,698,486	7,476,377,895	8,546,273,739	28,053,752,526	
Export Sales						
- Yarn	9,829,375,931	147,158,861	-	-	9,976,534,792	
- Fabric	-	1,029,182,020	3,603,948,024	-	4,633,130,044	
- Garments	-	5,229,702,135	-	-	5,229,702,135	
- Waste	60,143,780	-	-	-	60,143,780	
	9,889,519,711	6,406,043,016	3,603,948,024	-	19,899,510,751	

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

For the Nine mont	hs period en	ded March 3:	1, 2025 - Un-audi	ted
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	Spinning	Knits	Denim	Power	Total
			Rupees		
Export rebate					
- Yarn	764,298	228,231	-	-	992,529
- Fabric	-	2,486,031	18,903,343	-	21,389,374
- Garments	-	21,376,923	-	-	21,376,923
	764,298	24,091,185	18,903,343	_	43,758,826
	20,469,686,415	7,881,832,687	11,099,229,262	8,546,273,739	47,997,022,103
Timing of revenue recognition					
Goods transferred at a point in time	20,461,697,158	7,336,111,179	11,054,543,355	8,546,273,739	47,398,625,431
Services rendered at a point in time	7,989,257	545,721,508	44,685,907	-	598,396,672
	20,469,686,415	7,881,832,687	11,099,229,262	8,546,273,739	47,997,022,103

For the Nine months period ended March 31, 2024 - Un-audited

	101 111	Tot the time months period chaca that chot, 2021 on addited					
	Spinning	Knits	Denim	Power	Total		
		Rupees					
Local sales							
- Yarn	2,293,226,858	13,130,929	6,581,423	-	2,312,939,210		
- Fabric	-	276,190,308	1,594,776,252	-	1,870,966,560		
- Garments	-	132,274,966	-	-	132,274,966		
- Waste	282,179,906	31,396,385	104,045,053	-	417,621,344		
- Raw materials	113,955,576	-	-	-	113,955,576		
- Energy purchase price	-	-	-	9,759,611,499	9,759,611,499		
- Capacity purchase price	-	-	-	2,896,251,259	2,896,251,259		
- Local steam income	15,195,700	-	-	-	15,195,700		
- Processing income	15,173,238	683,583,639	30,336,564	-	729,093,441		
	2,719,731,278	1,136,576,227	1,735,739,292	12,655,862,758	18,247,909,555		
Export Sales							
- Yarn	18,480,151,602	160,343,591	-	-	18,640,495,193		
- Fabric	-	455,250,558	7,299,331,341	-	7,754,581,899		
- Garments	-	2,555,470,627	-	-	2,555,470,627		
- Waste	352,964,064	-	-	-	352,964,064		
	18,833,115,666	3,171,064,776	7,299,331,341	-	29,303,511,783		

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

	For th	e Nine months pe	riod ended Marc	h 31, 2024 - Un-ai	udited
	Spinning	Knits	Denim	Power	Total
			Rupees		
Export rebate					
- Yarn	352,647	7,519	-	-	360,166
- Fabric	-	1,765,475	15,958,916	-	17,724,391
- Garments	-	39,103,395	-	-	39,103,395
	352,647	40,876,389	15,958,916	=	57,187,952
	21,553,199,591	4,348,517,392	9,051,029,549	12,655,862,758	47,608,609,290
Timing of revenue recognition					
Goods transferred at a point in time	21,539,889,633	3,813,050,848	9,038,623,170	12,655,862,758	47,047,426,409
Services rendered at a point in time	13,309,958	535,466,544	12,406,379	-	561,182,881
	21,553,199,591	4,348,517,392	9,051,029,549	12,655,862,758	47,608,609,290

	Note		Nine months period ended March 31		r ended ch 31
		2025 Rupees	2024 Rupees	2025 Rupees	2024 Rupees
12. COST OF SALES					
Finished goods at beginning of the period		3,976,618,720	3,459,768,225	4,655,522,077	3,349,574,147
Cost of goods manufactured	12.1	42,542,098,577	41,214,403,701	13,091,062,578	11,060,076,838
Cost of raw materials sold		257,426,024	105,879,772	44,207,422	46,456,556
		42,799,524,601	41,320,283,473	13,135,270,000	11,106,533,394
		46,776,143,321	44,780,051,698	17,790,792,077	14,456,107,541
Finished goods at end of the period		(4,373,402,336)	(3,203,898,137)	(4,373,402,336)	(3,203,898,137)
		42,402,740,985	41,576,153,561	13,417,389,741	11,252,209,404
12.1 Cost of goods manufactured					
Work-in-process at beginning of the period		1,396,530,229	1,264,365,323	1,470,694,739	1,194,389,844
Raw materials consumed		27,940,577,939	30,357,181,085	6,931,320,552	7,875,394,168
Direct labour and other overheads		14,610,557,240	11,160,118,774	6,094,614,118	3,557,554,307
		42,551,135,179	41,517,299,859	13,025,934,670	11,432,948,475
		43,947,665,408	42,781,665,182	14,496,629,409	12,627,338,319
Work-in-process at end of the period		(1,405,566,831)	(1,567,261,481)	(1,405,566,831)	(1,567,261,481)
		42,542,098,577	41,214,403,701	13,091,062,578	11,060,076,838

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

------Un-audited -----Nine months period ended March 31

		Mai	larch 31	
	Note	2025 Rupees	2024 Rupees	
13. CASH USED IN OPERATIONS				
Profit before taxation		2,765,890,634	2,764,562,886	
Adjustments for non-cash and other items:				
Depreciation		1,245,152,262	1,231,963,454	
Amortization of intangible assets		1,155,524	1,653,094	
Staff retirement benefit - gratuity		210,600,000	161,100,000	
Provision for workers' profit participation fund		-	-	
Provision for workers' welfare fund		-	54,017,507	
Loss on sale of short term investment		-	75,595,287	
Gain on disposal of operating fixed assets		(19,153,985)	(12,118,452)	
Gain on sale of stores and spares		-	(738,199)	
Dividend and interest income	***************************************	(847,623,065)	(656,808,752)	
Finance cost		1,631,786,665	2,300,076,269	
Working capital changes	13.1	407,421,344	(1,924,524,313)	
		5,395,229,378	3,994,778,781	
13.1 Working capital changes				
Increase / (decrease) in current assets:				
- stores, spare parts and loose tools		(21,176,933)	(380,678,361)	
- stock-in-trade		(3,120,849,247)	(3,189,615,177)	
- trade debts		5,886,084,944	3,973,551,543	
- loans and advances		(2,049,063,718)	(89,877,838)	
- deposits, other receivables and sales tax		360,552,883	(427,332,131)	
		1,055,547,929	(113,951,964)	
Increase / (decrease) in current liabilities:				
- trade and other payables		51,136,442	(1,964,363,445)	
- Gas Infrastructure Development Cess		120,796	2,945,845	
- contract liabilities		(699,383,823)	150,845,251	

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

14. FINANCIAL RISK MANAGEMENT

The Group's activities expose it to a variety of financial risks: market risk (including currency risk, interest rate risk and price risk), credit risk and liquidity risk.

There has been no change in the Group's sensitivity to these risks since June 30, 2024, except for the change in exposure from liquidity risks due to increase in borrowings and general exposure due to fluctuations in foreign currency and interest rates. There have been no change in risk management objectives and policies of the Group during the period.

This condensed consolidated interim financial statement does not include all financial risk management information and disclosures as are required in the audited annual consolidated financial statements and should be read in conjunction with the Group's audited annual consolidated financial statement as at June 30, 2024.

14.1 Fair value estimation

 $Given below is the {\it analysis} of financial instruments, carried {\it atfair} value, by valuation method. The {\it different} levels have been defined as follows::}$

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

The Company's financial assets measured at fair value consists of level 1 financial assets amounting Rs.16,658.625 million (June 30, 2024: Rs.9,285.789 million). The carrying values of other financial assets and liabilities reflected in the financial statements approximate their fair values.

15 . ⁻	. TRANSACTIONS WITH RELATED PARTIES			I la a	Un-audited		
15.1		transactions with relate	ed parties are as follows: Nature of	Nine month	ns period ended arch 31		
	the Company		transactions	2025	2024		
	(i)	Associates	Sales:				
			• raw material / yarn /				
			fabric/stores	1,019,166,320	601,751,438		
			• assets	800,000	-		
			Purchases:				
			• raw material / yarn /				
			fabric/stores	1,490,664,744	3,069,728,411		
			• assets	987,230,884	25,000,000		
			Services:				
			• rendered	45,062,845	35,051,061		
			• obtained	3,327,869	11,534,292		
			Expenses charged by	71,056,511	69,267,639		
			Expenses charged to	24,428,250	36,260,884		
			Advance against share deposit	14,070,025,000	-		
			Dividend:				
			• received	178,739,472	143,114,472		
			• paid	111,201,540	111,201,540		
	(ii)	Key management					
		personnel	Remuneration and other benefits	773,332,745	537,415,358		
	(iii)	Retirement fund	Contribution made	52,660,854	40,458,786		

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

SEGMENT REPORTING 16.

16.1 Reportable segments

The Group's reportable segments are as follows:

- Spinning;
- Knitting, processing & garments;
- Denim; and
- Power.

16.2 Information regarding the Group's reportable segments is presented below.

	Spinning 	Knitting, processing and garments	Denim Rupees	Power	Total
For the Nine months period ended March 31, 2025					
Revenue - external customers	20,469,686,415	7,881,832,688	11,099,229,261	8,546,273,739	47,997,022,103
Inter - segment sale	4,563,946,115	-	-	-	4,563,946,115
Segment results	1,696,267,090	63,053,342	449,767,563	1,769,205,195	3,978,293,190
For the Nine months period ended March 31, 2024					
Revenue - external customers	21,553,199,590	4,348,517,393	9,051,029,549	12,665,862,758	47,618,609,290
Inter - segment sale	2,845,950,603	-	-	-	2,845,950,603
Segment results	2,443,092,209	109,555,966	426,029,134	1,787,920,222	4,766,597,531

Un-audited Nine months period March31,

	2025 Rupees	2024 Rupees
Reconciliation of segment results with profit after tax is as follows:		
Total results for reportable segment	3,978,293,190	4,766,597,531
Administrative expenses	(769,039,143)	(660,189,442)
Other expenses	(1,008,837)	(95,590,757)
Other income	1,189,432,089	1,013,821,823
Finance cost	(1,631,786,665)	(2,300,076,269)
Share of profit of Associated Companies	381,898,482	647,476,111
Taxation	(1,307,363,194)	(973,143,382)
Profit after taxation	1,840,425,922	2,398,895,615

FOR THE NINE MONTHS PERIOD ENDED MARCH 31, 2025

16.3	Segment assets and liabilities		Knitting, processing			
	Reportable segments' assets and liabilities are reconciled to total assets and liabilities as follo	Spinning ws:	and garments	Denim Rupees	Power	Total
	As at March 31, 2025					
	Segment assets	26,934,255,459	6,725,271,915	10,682,753,447	13,487,732,441	57,830,013,262
************	Unallocatable assets					46,394,822,666
	Total assets as per balance sheet					104,224,835,927
	Segment liabilities	11,924,930,796	5,450,269,621	13,362,610,768	1,390,126,866	32,127,938,051
	Unallocatable liabilities					13,446,645,880
	Total liabilities as per balance sheet					45,574,583,931
	As at June 30, 2024					
	Segment assets	20,097,975,804	7,058,891,591	9,785,662,292	26,067,164,258	63,009,693,945
***************************************	Unallocatable assets					18,490,535,270
	Total assets as per balance sheet					81,500,229,215
	Segment liabilities	3,115,750,541	4,279,477,482	14,090,347,714	3,424,769,288	24,910,345,025
***************************************	Unallocatable liabilities					1,157,567,690
	Total liabilities as per balance sheet					26,067,912,715

16.4 Geographical information

All segments of the Group are managed on nation-wide basis and operate manufacturing facilities in Pakistan.

17. CORRESPONDING FIGURES

In order to comply with the requirements of International Accounting Standard 34 - 'Interim Financial Reporting', the condensed consolidated interim statement of financial position has been compared with the balances of audited annual consolidated financial statements of the Group for the year ended June 30, 2024, whereas, the condensed consolidated interim statement of profit or loss, condensed consolidated interim statement of other comprehensive income, condensed consolidated interim statement of cash flows and condensed consolidated interim statement of changes in equity have been compared with the balances of comparable period of condensed consolidated interim financial statements of the Group for the nine months period ended March 31, 2024.

18. DATE OF AUTHORIZATION FOR ISSUE

This condensed consolidated interim financial statements were approved by the Board of Directors of the Parent Company and authorized for issue on April 28,2025.

Chief Executive Officer

Director

Chief Financial Officer

Note:			

Note:		
-		



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