KOT ADDU POWER COMPANY LIMITED Annual Report 2019

POWER From Within

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KEY FIGURES





EARNING PER SHARE RS. 14.90

COMPANY INFORMATION

Board of Directors

Lt. General Muzammil Hussain (Retd) Chairman

Mr. Aftab Mahmood Butt Chief Executive

Mr. Aqeel Ahmed Nasir Mr. Hafiz Muhammad Yousaf Mr. Saad Iqbal Mr. Muhammad Arshad Ch. Mr. Muhammad Ikram Khan Ms. Zunaira Azhar

Audit Committee

Mr. Hafiz Muhammad Yousaf Chairman

Mr. Saad lqbal Mr. Muhammad Arshad Ch. Mr. Muhammad Ikram Khan

HR Committee

Mr. Aqeel Ahmed Nasir Chairman

Mr. Aftab Mahmood Butt Mr. Muhammad Ikram Khan

LDS Committee

Mr. Aqeel Ahmed Nasir Chairman Mr. Aftab Mahmood Butt Mr. Saad Iqbal

General Manager Finance / CFO

Mr. Muhammad Mohtashim Aftab

Company Secretary

Mr. A. Anthony Rath

Head of Internal Audit

Mr. Sikandar Usmani

Auditors

Deloitte Yousuf Adil Chartered Accountants

Internal Auditors

EY Ford Rhodes Chartered Accountants

Legal Advisor

Cornelius, Lane & Mufti

Banks

Conventional

Allied Bank Limited Askari Bank Limited Bank Al-Habib Limited Citibank, N.A. Faysal Bank Limited Habib Bank Limited Habib Metropolitan Bank Limited MCB Bank Limited National Bank of Pakistan Samba Bank Limited Standard Chartered Bank (Pakistan) Limited United Bank Limited

Islamic

AlBaraka Bank (Pakistan) Limited Askari Bank Limited-IBD Bank Alfalah Limited BankIslami Pakistan Limited Dubai Islamic Bank Pakistan Limited Meezan Bank Limited National Bank of Pakistan-IBD Standard Chartered Bank (Pakistan) Limited-IBD The Bank of Punjab - IBD

Shares Registrar

THK Associates (Private) Limited First Floor, 40-C, Block-6 P.E.C.H.S. Karachi 75400, Pakistan Tel: +92 (0)21 111 000 322 Fax: +92 (0)21 34168271

Registered Office

Office No. 309, 3rd Floor, Evacuee Trust Complex Agha Khan Road, F-5/1, Islamabad, Pakistan

Corporate Office

5 B/3, Gulberg III Lahore 54660, Pakistan Tel: +92 (0)42 3577 2912-6 Fax: +92 (0)42 3577 2922

Power Project

Kot Addu Power Complex, Kot Addu District Muzaffargarh, Punjab, Pakistan Tel: +92 (0)66 230 1047-9 Fax: +92 (0)66 230 1025



info@kapco.com.pk



www.kapco.com.pk

KAPCO | Annaul Report 2019





To be a leading power generation company, driven to exceed our shareholders' expectations and meet our customer's requirements



MISSION

- To be a responsible corporate citizen
- To maximise shareholders' return
- To provide reliable and economical power for our customer
- To excel in all aspects relating to safety, quality and environment
- To create a work environment which fosters pride, job satisfaction and equal opportunity for career growth for the employees

NOTICE OF 23rd ANNUAL GENERAL MEETING

Notice is hereby given that the 23rd Annual General Meeting of Kot Addu Power Company Limited will be held at the Islamabad Serena Hotel, Khayban-e-Suhrawardy, Islamabad on Monday, October 28, 2019 at 10.00 a.m. to transact the following business:



ORDINARY BUSINESS

- 1. To confirm the Minutes of the Twenty Second Annual General Meeting of the Company held on October 23, 2018.
- 2. To receive, consider and adopt the Annual Audited Accounts of the Company for the year ended June 30, 2019 together with Directors' and Auditor's Reports thereon.
- 3. To approve the final cash dividend of Rs. 3.00 per share, that is, 30% for the year ended June 30, 2019 as recommended by the Board of Directors. This is in addition to the interim dividend of Rs. 1.50 per share, that is, 15% already paid making a total cash dividend of Rs. 4.50 per share, that is, 45% during the year.
- 4. To appoint Auditors and fix their remuneration for the year ending June 30, 2020. The present Auditors, Messrs. Deloitte Yousuf Adil, Chartered Accountants, retired and being eligible, offer themselves for reappointment.
- 5. To transact any other business with the permission of the Chairman.

By Order of the Board

A Alyu

A. Anthony Rath Company Secretary

Lahore September 16, 2019

NOTES:

- The share transfer books of the Company will remain closed from October 22, 2019 to October 28, 2019 (both days inclusive). Transfers received in order at the office of the Company's Shares Registrar, THK Associates (Private) Limited at the close of business on October 21, 2019 will be treated in time for purposes of payment of the final cash dividend (subject to approval of the Members) and to attend and vote at the Meeting.
- 2. A Member entitled to attend and vote at the Meeting is entitled to appoint a proxy to attend and vote on his/her behalf, provided such proxy is also a Member.
- 3. An instrument of proxy and the Power of Attorney or other authority (if any) under which it is signed, or a Notary Public certified copy of such Power of Attorney, in order to be valid, must be deposited with the Company's Registrar, THK Associates (Private) Limited not later than (48) forty-eight hours before the time of holding the Meeting.
- CDC account holders will in addition have to follow the under mentioned guidelines as laid down in Circular No.1 dated January 26, 2000 of the Securities & Exchange Commission of Pakistan for attending the Meeting:
 - (i) In case of individuals: The account holder or sub account holder and / or the person whose securities are registered on CDS; and their registration details are uploaded as per the regulations, shall authenticate his/her identity by showing his/her original Computerized National Identity Card (CNIC) or original passport at the time of attending the Meeting. The Members are also required to bring their Participants' I.D. number and account numbers in CDS.
 - (ii) In case of corporate entity: The Board of Directors Resolution / Power of Attorney with specimen signature of the nominee shall be produced (unless it has been provided earlier) at the time of Meeting.

5. E-Dividend (Mandatory)

In pursuance of Section 242 of the Companies Act, 2017 and Circular No. 18/2017 dated August 1, 2017, it is mandatory for all listed companies to pay dividend only by way of electronic mode, directly into the bank accounts of entitled shareholders.

Keeping in view the same, all cash dividend, if declared by the Company in future will be directly transferred in bank account of the shareholders. In order to enable the Company to follow the directives of the regulators in regard to payment of dividend only through electronic mode, shareholders are requested to provide/update your IBAN to our Share Registrar. Accordingly, all CDC shareholders are requested to send their IBAN details directly to their concerned Stock Broker / Central Depository Company of Pakistan Limited. In case of nonavailability/incorrect IBAN, the Company will not be in a position to pay the cash dividend of such shareholders.

6. Submission of copy of CNIC (Mandatory)

The Securities and Exchange Commission of Pakistan (SECP) vide their SRO 779(i) 2011 dated August 18, 2011 has directed the company to print your CNIC number on your dividend warrants and if your CNIC number is not available in our records, your dividend warrant will not be issued / dispatched to you. In order to comply with the regulatory requirement, you are requested to kindly send photocopy of your CNIC to your Participant / Investor Account Services or to us (in case of physical shareholding) immediately to Company's Shares Registrar, THK Associates (Private) Limited.

7. Transmission of Annual Financial Statements through E-Mail:

SECP vide SRO 787(1)/2014 dated September 8, 2014 has provided an option to receive audited financial statements electronically through email. Hence, members who hold shares in physical form and are interested in receiving the annual reports electronically in future are required to submit their e-mail addresses and consent for electronic transmission to the Shares Registrar of the Company. CDC shareholders are requested to submit their email address and consent directly to their broker (Participant)/CDC Investor Account Services.

- 8. In compliance with SECP notification No. 634(1)/2014 dated July 10, 2014, the audited financial statements and reports of the Company for year ended June 30, 2018 are being placed on the Company's website: www.kapco. com.pk for the information and review of shareholders.
- 9. The correspondence address of the Company's Registrars, THK Associates (Private) Limited is as follows:

THK Associates (Private) Limited First Floor, 40-C, Block-6 P.E.C.H.S Karachi 75400, Pakistan

Consent for Video Conference Facility

Members can also avail video conference facility in {name of cities where facility can be provided keeping in view geographical dispersal of members}. In this regard please fill the following and submit to the Company's Corporate Office at 5-B/3, Gulberg III, Lahore 54660 10 days before holding of the AGM.

If the Company receives consent from Members holding in aggregate 10% or more shareholding residing at a geographical location, to participate in the meeting though video conference at least 10 days prior to date of the Meeting, the Company will arrange video conference facility in that city subject to availability of such facility in that city.

The Company will intimate Members regarding venue of video conference facility at least 5 days before the date of the AGM along with complete information necessary to enable them to access such facility.

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|--------------------------|-----------------------------------|
| ,being a member of Kot , | Addu Power Company Limited, |
| holder of | Ordinary Share(s) as per Register |
| Folio No | hereby opt for video conference |
| facility at | |

Signature of Member Folio Number:

PROFILE OF THE **BOARD OF DIRECTORS**



Lt General Muzammil Hussain (Retd)

Chairman

General Hussain joined Army in 1976 and graduated with distinction from PMA .Underwent his grooming in an Infantry Battalion. Having been employed on exalted positions including his employment in Interior Sindh on anti-dacoit operations in 1992; and the Gulf War 1 in Saudi Arabia. He has attended courses in France and Indonesia. General Hussain has privileged to command his parent Unit.

His youth witnessed his distinctive representation of Army in sports like Athletics, basket ball, squash and tennis. His employment as Defence Attache in Jakarta exposed him to diplomacy for over three years. He had the privilege of being instructor in Army Command and Staff College, Quetta and later on also as a Chief Instructor as a brigadier.

Commanded an Infantry brigade and then as a Maj General went on to command most prestigious division in Gilgit Baltistan. His passion for adventurism lead him to phenomenal support of Gilgit Political Govt. and supported them in exploring energy resources. His popularity with the people of Gilgit gives him a unique distinction. He commanded 30 Corps Gujranwala and supported the successful conduct of 2013 election in Gujranwala Division.

He is a regular speaker in seminars on Pakistan successful transition to democracy and economic positive trajectory in Universities in UK.



Chief Executive

Mr. Aftab Mahmood Butt has been the Company's Chief Executive since August 1, 2008. Prior to being appointed Chief Executive, he was a Director of the Company (appointment: July 2007). From January 2007 to July 2008, Mr. Butt held the position of General Manager Finance, Corporate Planning & Performance Monitoring in Pakistan Electric Power (Private) Limited (PEPCO). His other professional experience includes the position of Member Finance & Secretary Board in the Corporate and Industrial Restructuring Corporation, Ministry of Finance, Government of Pakistan.

Mr. Butt is a Fellow Member of the Institute of Chartered Accountants of Pakistan. He has more than 15 years experience in the corporate and finance sector in senior management positions. Mr. Butt served previously on the Board of Directors of Central Power Purchasing (Guarantee) Limited, the Lahore Stock Exchange (Guarantee) Limited, and the Lahore Electric Supply Company Limited.



Mr. Aqeel Ahmed Nasir

Director

Mr. Aqeel Ahmed Nasir has been a Director since March 2015. Mr. Nasir is the Company Secretary & Chief Legal Counsel of United Bank Limited (UBL). Mr. Nasir has to his credit 20 years experience in the legal and financial sector of both the public and private sector.

Mr. Nasir is a Master of Laws (LL.M.) from the University of London, England. He is a Director on the Board of Directors of the Lahore Stock Exchange Limited and United Executor and Trustee Limited (a wholly owned subsidiary of UBL). He is also a director of the Pakistan Institute of Corporate Governance and Central Depository Company of Pakistan Limited (CDC). His previous employments include Sui Southern Gas Company Limited, Pakistan PTA Limited and ICI worldwide Group Company.



Mr. Hafiz Muhammad Yousaf

Director

Mr. Hafiz Muhammad Yousaf has been appointed Director of the Company with effect from June 21, 2019. Mr. Yousaf is a Fellow Member of the Institute of Chartered Accountants of Pakistan. Over three decades of post qualification experience as chartered accountant, having vast experience in corporate finance and restructuring, corporate compliance and regulations, governance and oversight, assurance and audits, consulting and financial advisory services, including two decades at a Big 4 (KPMG Taseer Hadi (1983-1989), (Ilyas Saleem and Co, CAs (1989-1995) and Deloitte Yousuf Adil (1996-2014)) professional accounting firm as Partner/Country Leader Consulting.

The key areas of his focus were the high end policy formulation and implementation, strategic directions, governance initiatives and organizational reforms at State Bank of Pakistan and SBP Banking Services Corporation and as Board Member of Policy Board of Securities and Exchange Commission of Pakistan where he was also the Chairman of its Oversight Committee having overall responsibility to review and monitor the regulations and policy matters.



Mr. Saad Iqbal

Director

Mr. Saad Iqbal was appointed Director on November 4, 2016. Mr. Saad Iqbal is a graduate of Curry College, USA in Business Communication. He also holds a Postgraduate Diploma in International Business Management (2009) from Kingston University, United Kingdom.

Mr. Saad Iqbal is the Chief Executive of Gul Ahmed Bio Films Limited, Swift Textile Mills (Private) Limited and Metro Solar Power Limited. His other Directorships are on the Board of Directors of Millat Tractors Limited, Metro Power Company Limited, Metro Wind Power Limited, Tariq Glass Industries Limited, HUB Power Company Limited and Metro Estate (Private) Limited.



Mr. Muhammad Arshad Ch.

Director

Mr. Muhammad Arshad Chaudhry has been Director since October 10, 2017. He is the Member (Power) WAPDA. Mr. Arshad has more than 30 years experience as Professional Engineer in Planning, Construction/Development, Rehabilitation and Operation & Maintenance of Hydel/Thermal power plants under the flag of Pakistan Water and Power Development Authority (WAPDA).

Mr. Arshad is a B.Sc. Engineering (Mechanical). He also attended various trainings/short courses in China and Germany. He also a Member on the Board of Directors of Neelum Jhelum Hydropower Company Limited.



Mr. Muhammad Ikram Khan

Director

Mr. Muhammad Ikram Khan has been Director since April 3, 2018. Mr. Khan is Member Finance of the Pakistan Water and Power Development Authority (WAPDA). He is also a Member on the Board of Directors of Neelum Jhelum Hydropower Company Limited. He has more than 30 years of experience in the field of budget, accounts and audit.

Mr. Khan joined Pakistan Audit and Accounts Service Group and has served in various senior positions in Audit and Accounts field including Member Finance in Pakistan Railway, Rector in Pakistan Audit & Accounts Academy, Deputy Auditor General (Admin & Coordination), Director General P.T & T Audit, Director General Audit Customs & Petroleum and Director General Income Tax Audit. He also holds an LL.B degree. He has attended numerous professional trainings both locally and internationally in the field of Audit Accounts and Budget.



Ms. Zunaira Azhar

Director

Ms. Zunaira Azhar has been appointed director of Company on December 31, 2018. Ms. Azhar has Masters Degree in Public Policy and Governance. She also qualified CSS (competitive examination) and holds M.Sc. in Child Development.

Ms. Azhar has civil services exposure, eight years of active broadcast journalism in the mainstream media outlets of Pakistan, and concurrently is a PhD fellow in UK. She has a multifaceted and dynamic exposure to the public sector, socio-political and security arena of Pakistan. A strong research and development has been her forte throughout her academic and professional stream. She was selected by the State Department (US) in 2012, to represent Pakistan in the South Asian Group under the Edward. R Murrow Exchange Program. Under this initiative, young emerging leader and journalists from throughout the globe were invited to observe and report the mechanism and transparency of the electoral system in USA.



CODE OF CONDUCT

INTRODUCTION

This Code of Conduct (this "Code") establishes a standard of conduct for Directors and employees of the Company; deters wrongdoing and promotes honest and ethical conduct of Directors and employees. It also promotes compliance with applicable laws, rules and regulations which apply to the Company, its Directors and employees.

This Code is not meant to cover all possible situations that may occur. It is designed to provide a frame of reference against which to measure activities. You should seek guidance when in doubt about the proper course of action in a given situation, as it is ultimately your responsibility to.

You should always be guided by the following basic principles:

- Avoid any conduct that could damage or risk the Company or its reputation.
- Act legally and honestly.
- Put the Company's interests ahead of personal or other interests.

This Code is a living document, which may change over time.

This Code is not an employment contract between you and the Company. Violations of this Code may lead to disciplinary action and also culminate in termination of employment.

This Code does not supersede, change or alter any Company policies and procedures already in place or which may be put in place, from time to time.

This Code is not intended to and does not create any rights in any employee, customer, supplier, competitor, shareholder or any other person or entity.

SCOPE

This Code applies to the Company's Directors to the extent of carrying out their director-related activities.

For the purposes of this Code, references to "employee(s)" include officers, staff, trainees, temporary employees, and contract employees (including those employed by third party contractors).

SECTION I

Compliance with laws, rules and regulations

The Company, its Directors and employees are bound by the law. Compliance with all applicable laws and regulations must not be compromised. No one will be subject to retaliation because of a good faith report of a suspected violation. If an employee fails to comply with an applicable law, rule or regulation, he/she may be subject to disciplinary measures, upto and including termination of employment.

To avoid inadvertent violations, you are encouraged to ask questions when there is uncertainty. To encourage open communication, you may discuss the matter with the Company Secretary.

SECTION II Conflicts of Interest

A conflict of interest occurs when your personal interests (financial or other) interfere, or even appear to interfere, in any way, with the interests of the Company. Conflicts of interest can also arise when you take actions or have interests, or a

member of your family has interests, that may make it difficult for you to perform your duties to the Company objectively and effectively. When a potential conflict of interest arises, it is important that you act with great care to avoid even the appearance that your actions were not in the best interest of the Company.

Some examples for avoiding conflicts of interest are as follow:

- You will deal with all suppliers, customers, and all other persons doing business with the Company in a completely fair and objective manner without favour or preference based upon personal financial or relationship considerations.
- You will not accept from or give to any supplier or, customer any gift or entertainment except as allowed under Section III (Gifts, Meals and Entertainment) below.
- You will not do business on behalf of the Company with a member of your family or a close relative, unless the transaction is disclosed in writing, to the Chief Executive, who determines that the transaction is on arms-length terms and is consistent with the purposes

of this Principle. A close relative would include a spouse, parent, parent-in-law, sibling, sibling-in-law, child or son/ daughter-in-law.

- You will not, directly or indirectly, have a financial interest with any individual, firm or company which does or seeks to do business with the Company whether as a customer, supplier, contractor, sub-contractor or service provider.
- You will not use your position in the Company to gain an unfair advantage over a customer, supplier, contractor or service provider including to the extent of obtaining any goods or services on credit, rebate or discount which is not available generally.

Conflicts of interest may not always be clear-cut. If in doubt you should consult with the Company Secretary. If an actual or potential conflict of interest arises, you are required to intimate the same in writing to the Company Secretary (or with respect to the Company Secretary, the Chief Executive) forthwith; and the Company Secretary is to report the same to the Chief Executive. The Company Secretary shall maintain a record of such reporting.

Code of Conduct

SECTION III

Gifts, Meals and Entertainment

You will not seek, accept, offer, promise, or give (directly or indirectly) anything of value including payments, fees, loans, services, entertainment, favours or gifts from or to any person or firm as a condition or result of doing business with the Company.

You may accept gifts, services or other items of value under the following circumstances:

- You may accept meals, travel, lodging, refreshment, or other normal business courtesies of reasonable value either in the course of a business meeting or to satisfy a reasonable business purpose of the Company.
- You may accept meals and entertainment, such as the occasional sporting event, provided that you do not do so frequently or under circumstances where your judgment could be influenced, or where the cumulative value of the entertainment is excessive. Any meals and entertainment involving substantial travel or an extended number of days cannot be accepted without the permission of the Chief Executive.
- You may accept discounts or rebates on merchandise or services that do not exceed those available to members of the general public.
- You may accept gifts of reasonable value including for commonly-recognised events or occasions, such as a promotion, new job, wedding, retirement, birthday or holiday.
- You may receive awards from civic, charitable, educational or religious organisations of reasonable value in recognition of services and accomplishments.
- You may receive gifts, gratuities, amenities or favours received because of family or personal relationships when the circumstances make it clear that it is those relationships rather than business of the Company that are the motivating factor.

If you receive gifts, services or other items of value under the above, you are required to intimate the same in writing to the Company Secretary (or with respect to the Company Secretary, the Chief Executive) forthwith. The Company Secretary shall maintain a record of such receivings. If you are offered gifts, services or other items of value not in conformity with the exceptions noted above, or if either arrives at your office or home, you must report it to your superior in writing with a copy to the Company Secretary (or with respect to the Company Secretary, the Chief Executive).

SECTION IV Outside directorships and other outside activities

Outside of the Company, no activities shall be pursued if such activities will interfere with the employee's responsibilities for the Company, or if they create risks for the Company's reputation or if they in any other way are likely to conflict with the interests of the Company.

Unless requested by the Company to take up a particular position or activity, an employee shall pursue outside activities and positions at his own risk and within his spare time only subject to the condition that such position or activity do not in any manner whatsoever adversely impact the employee in the performance of his official duties and responsibilities and provided further that it is permissible to so do in terms of the employees employment contract with the Company.

An employee will not seek directorship in any company (public or private) without the prior written consent of the Chief Executive (and in case of the Chief Executive, the Board of Directors); and the directorships in other companies shall be capped at 4.

You will not participate, directly or indirectly, in a joint venture, partnership or other business arrangement with the Company.

SECTION V Corporate Opportunities

When presented with opportunities related to the Company's business interests, you must first offer those opportunities to the Company. You will not take for yourself personally, or for members of your family and friends opportunities that are discovered through the use of Company property, information or position; nor use Company property, information, or position for personal gain. You may participate in such opportunities only with the prior written approval of the Chief Executive (or, with respect to the Directors, written approval of the Board of Directors).



You will deal honestly and ethically with the Company and with the Company's customers, suppliers, employees and other stakeholders.

You will treat people fairly. You must not take unfair advantage of anyone through manipulation, concealment, abuse of privileged or otherwise undisclosed information, misrepresentation of material facts or any other unfair-dealing practices.

You are prohibited from taking any action (or inaction) to improperly influence, coerce, manipulate or mislead the Company's internal or external auditors; or to prevent such persons from performing a diligent audit of the Company in accordance with their respective mandates.

SECTION VII

Accuracy and Integrity of Books, Records and Accounts

All Company books, records and accounts must accurately reflect the nature of the transactions recorded. Books and records include but are not limited to ledgers, vouchers, bills, invoices, time sheets, expense reports, payroll and benefits records and other essential Company data. All assets and liabilities of the Company must be properly recorded in the regular books of account. No undisclosed or unrecorded fund or asset shall be established in any amount for any purpose. No transaction or arrangement shall be structured to circumvent the Company's internal control systems. No false or artificial entries shall be made for any purpose. No payment shall be made, nor purchase price agreed to with the intention or understanding that any part of such payment is to be used for any purpose other than that described in the document supporting the payment.

SECTION VIII

Protection and Proper use of Company Assets

You are expected to protect the Company's assets and ensure their efficient use, and are prohibited from engaging in theft, carelessness, or waste. All Company assets should be used for legitimate business purposes, but incidental personal use may be permitted if ancillary to a business purpose. You are prohibited from making any improper use of Company property such as Company funds, software, e-mail systems, voice mail systems, computer networks, Company vehicles, rental cars rented on behalf of the Company, and facilities for personal benefit or profit.



You, your spouse or minor children shall not trade in or recommend to any third party the purchase or sale of the Company's shares (or any other equity or debt securities of the Company) while you are in possession of material nonpublic information regarding the financial, operational or other prospects of the Company that have not been publicly disclosed and disseminated.

You, your spouse or minor children shall also similarly abstain from trading in, or recommending the purchase or sale of the securities of any other company that issues publicly-traded shares/securities of which you may have obtained material non-public information as a result of your employment by or affiliation with the Company.

You shall not pass-on, tip or disclose any material nonpublic information to third parties except when done so for valid business purposes (and covered by an appropriate confidential disclosure agreement) under proper authorisation.

As per the securities laws, the communication by an "insider" of purchase or sale of a security while in possession of "material non-public information" is illegal and a crime and is subject to substantial fines, damages, imprisonment and other proceedings. "Insiders" include employee's relatives and other who have access to a Director or an employee. Any use by the "insider" of this information for trading securities or by disclosure by way of "tips" to third parties is dubbed as "insider trading".

The Company shall impose a 'closed period', from time to time, during which the Directors and certain identified employees shall be prohibited directly or indirectly, from engaging in transactions involving the Company's shares (or any other equity or debt securities of the Company).

In the absence of the above conditions, you may make investments in listed securities (including those of the Company).

Code of Conduct



The Company is an equal opportunity employer and is committed to cultivating a diverse work environment where individual differences are appreciated and respected. It is the Company's policy, through responsible management, to recruit, hire, train, and promote persons regardless of their cast, colour, sex or religion.

You will maintain an environment that is free from harassment in which all employees are equally respected. Workplace harassment would include but not be limited to sexual harassment, disparaging comments and insinuations based on gender, religion, race and ethnicity.

SECTION XI Families and Relatives

Family members may be hired as employees or consultants only if the appointment is based on qualifications, performance, skills and experience and provided that there is no direct reporting relationship between the employee and his or her relative. These principles of fair employment will apply to all aspects of employment, including compensation, promotions and transfers, as well as in case that the relationship develops after the respective employee has joined the Company.

If your spouse, your children, parents, or in-laws, or someone else with whom you have a family relationship is a customer or supplier of the Company or is employed by one, you must disclose the situation to the Company Secretary (or, with respect to the Company Secretary, to the Chief Executive) so that the Company may assess the nature and extent of any concern and how it can be resolved. If you have any doubt as to whether or not conduct or a relationship would be considered an actual or apparent conflict of interest or could be expected to give rise to such a conflict, you should consult with the Company Secretary.

SECTION XII

Weapons, Workplace Violence, Drugs, Alcohol and Gambling

You will not display and/or carry weapons or explosives on Company premises (including the residential colony), unless as a security personnel you have a licensed weapon. Similarly, the Company will not tolerate any level of violence in the workplace or in any work-related setting or the residential colony.

Without prejudice to the contents of the preceding paragraph, in case of a licensed weapon, you shall be required to give written notice to the Security Manager and provide him with a true copy of the license (and renewal thereof). Further, it shall be your obligation to ensure that such licensed weapon is duly and properly secured in a safe and secure place.

The use of alcohol and illegal drugs is strictly prohibited in the workplace; and all forms of gambling on Company premises is forbidden.

SECTION XIII

For the purposes of this Code, Confidential Information of the Company includes all non-public information, correspondence, documents, papers, records, drawings and data (collectively, the "Confidential Information").

You must maintain the confidentiality of Confidential Information entrusted to you by the Company or which comes to your knowledge on account of the position you hold. You may disclose Confidential Information if you are duly authorised by the Company or legally mandated to do so. Prior to making a disclosure of any Confidential Information which is legally mandated, you are required to consult with the Company Secretary.

You shall not keep or make or keep for personal use copies of any Confidential Information. All Confidential Information should be surrendered to the Company when you cease (for whatever reason) to be a Director or employee (as the case may be) of the Company. The Company respects that third parties have a similar interest in protecting their confidential information. In case that third parties including suppliers or customers share with the Company confidential information, such information shall be treated with the same care as if it was the Company's confidential information.

SECTION XIV

Responding to Inquiries from the Press and Others

Those of you who are not official spokespersons of the Company shall not speak with any third party as Company representatives. Officer(s) authorised by the Chief Executive shall respond to requests for financial or other information about the Company from the media (print or electronic), financial analysts, or the public. Requests for information from regulators or the government should be referred to the Company Secretary. In each of these instances the Officer(s) authorised or the Company Secretary (as the case may be) shall in a timely manner seek instructions from the Chief Executive and intimate him the details of the responses made.

SECTION XV

Accountability for Adherence to the Code

Each of us is responsible for our decision-making and for adherence to the Principles set forth in this Code.

Internal Investigations

The Company will promptly investigate all alleged violations and potential violations of this Code, or of any related Company standard, policy or procedure. Any allegations will be treated confidentially, to the extent consistent with the Company's interests and its legal obligations. No person covered by this Code may conduct his/her own investigation. Each of us is expected to cooperate in the investigation of an alleged violation of this Code.

If the Company determines that corrective action is necessary to fix a problem and avoid the likelihood of its recurrence, the Company will promptly decide what steps to take, including legal proceedings when appropriate.

Disciplinary Action

Appropriate disciplinary action will be taken for violation of this Code, or any related Company standard, policy or procedure, including for:

- Authorisation of or participation in violations.
- Failure to report a violation or potential violation.
- Refusal to cooperate in the investigation of an alleged violation.
- Failure by a violator's supervisor(s) to detect and report a violation, if such failure reflects inadequate supervision or lack of oversight.

SECTION XVI Waivers and Amendments

The Board of Directors may waive or amend a provision of this Code subject to any applicable regulation/law.

OPERATIONAL HIGHLIGHTS



Electricity Sold





42.2%



COMMERCIAL AVAILABILITY

95.6%



THERMAL EFFICIENCY





WHISTLEBLOWING POLICY & PROCEDURE

1. POLICY STATEMENT

1.1 The Company is committed to achieving and maintaining high standards of behaviour at work from its employees. Employees are expected to conduct themselves with integrity, impartiality and honesty. The Company seeks to develop a culture where inappropriate behaviour at all levels is challenged. To achieve this, the Company encourages reporting of genuine concerns of malpractices, illegal acts or failures to comply with recognised standards of work without fear of reprisal or victimisation.

This Policy is accompanied by a Procedure that should be followed when "blowing the whistle".

- 1.2 The Company will not tolerate harassment or victimisation of a genuine whistle blower (including informal pressures) and will treat such conduct as gross misconduct, which if proven, may result in dismissal.
- 1.3 The Board of Directors reserves the right to amend this Policy and Procedure as necessary to meet any change in requirements.
- 1.4 If there is anything which you think the Company should know about, kindly use the Procedure. By knowing of a malpractice at an early stage, the Company can take necessary steps to safeguard the interests of others and protect the organisation. Please do not hesitate to "blow the whistle" on wrongdoing.

2. WHAT IS WHISTLEBLOWING?

2.1 This Policy is designed to deal with concerns raised in relation to specific issues which are detailed in paragraph 2.2 below.

The Company's other policies and procedures deal with matters not covered by paragraph 2.2 below. The relevant policy should be followed where appropriate.

2.2 Whistleblowing is specific and means a disclosure of information made by an employee where he/she reasonably believes that one or more of the following matters is happening now, took place in the past or is likely to happen in the future:

- incorrect financial reporting;
- unlawful activity;
- danger to health and safety of any individual;
- activity not in line with Company policy, including the Code of Conduct;
- activity, which otherwise amounts to serious improper conduct; or
- deliberate concealment of information tending to show any of the above.
- 2.3 This Policy does not extend to mismanagement which may arise from error of judgment or incompetence.
- 2.4 This Policy does extend to matters arising out of a personal grievance which should continue to be pursued through your line managers in accordance with your local grievance procedure.
- 2.5 Only genuine concerns should be reported. Disclosures must be made in good faith with a reasonable belief that any information and/or allegation is substantially true, and that the disclosure is not made for personal gain.

Malicious or false allegations will be treated as a serious disciplinary offence.

3. WHO DOES THE POLICY APPLY TO?

3.1 This Policy applies to all officers, staff, trainees, temporary employees, and contract employees (including those employed by third party contractors).

4. THE COMPANY'S WHISTLEBLOWING PROCEDURE

4.1 If you wish to disclose information as contemplated in this Policy you may send a written communication to the Disciplinary Committee at the address and e-mail notified by the Company. All incidences of whistleblowing to the Disciplinary Committee are to be reported by the Disciplinary Committee to the Members of the HR Committee of the Board of Directors at the immediately next Board Meeting.

- 4.2 The Disciplinary Committee shall consist on three (3) members; and one of its members will act as Coordinator. The Chief Executive will appoint the members of the Disciplinary Committee. To avoid a conflict of interest, if a whistleblowing instance involves a member of the Disciplinary Committee, the Chief Executive will reconstitute the Disciplinary Committee.
- 4.3 Anonymous allegations are not automatically disregarded but given the safeguards which are in place for those making allegations under this Policy, anonymous allegations are less powerful than those from named individuals.
- 4.4 The Disciplinary Committee will decide how the investigation should proceed.
- 4.5 If you are unhappy with the response that you receive you may report the matter to the Chairman of the Audit Committee. This option will not apply where an allegation has been dismissed following an investigation.
- 4.6 If in doubt, you should speak to the Company Secretary. Your conversation will be treated in absolute confidence.

THE INVESTIGATION

4.7 The Disciplinary Committee will decide how to respond in a responsible and appropriate manner under this Policy. An investigation will be conducted as speedily and sensitively as possible. An official written record will be kept at each stage of the procedure. A decision as to whether a preliminary investigation should be carried out will be made within two (2) weeks of the complaint having been received.

Where this is not possible, the employee making the complaint will receive an explanation of the delay.

4.8 You are entitled to be accompanied by a work colleague throughout the proceedings when reporting your concerns.

OUTCOME OF THE INVESTIGATION

- 4.9 If there is a case to answer, and if appropriate, the disciplinary proceedings will be initiated against the person(s) who are the subject of the allegation(s).
- 4.10 You will be informed of the outcome of the investigation within 5 working days of completion of the investigation (including any disciplinary investigation). However, the exact nature of any disciplinary action taken against any person will remain confidential.
- 4.11 Whether there was a case to answer or not, and provided that your disclosure was made in good faith because you reasonably believed it to be true, the Company will ensure that you are protected from reprisal or victimisation as a result of your complaint.
- 4.12 Only where it is established that your allegations were false and made maliciously will disciplinary action be taken against you. Such disclosures will be treated as gross misconduct and may result in your dismissal without notice or payment in lieu of notice.
- 4.13 If, as a result of investigations you are implicated in some way in any wrong doings disciplinary action may be taken against you. The fact that you have blown the whistle will be taken into account if an action is considered.

BOARD COMMITTEES

AUDIT COMMITTEE

During the year, four meetings of the Audit Committee were held, attendance of these meetings is as follows:ittee

| Name of Director | No. of Meetings Attended |
|--|--------------------------|
| Mr. Hafiz Muhammad Yousaf ¹ | 0 |
| Mr. Owais Shahid ² | 2 |
| Mr. Saad lqbal | 4 |
| Mr. Muhammad Arshad Chaudhry | 4 |
| Mr. Muhammad Ikram Khan | 4 |

The Audit Committee among other things is responsible for recommending to the Board of Directors' the appointment of External Auditors and for considering any questions of resignation or removal of the External Auditors and their audit fees.

The Audit Committee's responsibilities also include the following:

- a. determination of appropriate measures to safeguard the Company's assets;
- b. review of preliminary announcements of results prior to publication;
- c. review of quarterly, half-yearly and annual financial statements of the Company, prior to their approval by the Board of Directors;
- Facilitating the external audit and discussion with the External Auditors on major observations arising from interim and final audits and any matter that the External Auditors may wish to highlight (in the absence of management, where necessary);
- e. Review of the Management Letter issued by the External Auditors and Management's response thereto;
- f. Ensuring coordination between the Internal Auditors and External Auditors of the Company;

- Review of the scope and extent of Internal Audit ensuring that the Internal Audit function has adequate resources and is appropriately placed within the Company;
- Consideration of major findings of internal investigations of activities characterized by fraud, corruption and abuse of power and management's response thereto;
- Ascertaining that the internal control systems including financial and operational controls, accounting system for timely and appropriate recording of purchases and sales, receipts and payments, assets and liabilities and reporting structure are adequate and effective;
- j. Review of the Company's statement on internal control systems prior to endorsement by the Board of Directors and internal audit reports;
- k. Determination of compliance with relevant statutory requirements;
- I. Monitoring compliance with the best practices of corporate governance and identification of significant violations thereof; and
- m. Consideration of any other issue or matter on its own or as may be assigned by the Board of Directors.

¹Appointed Chairman Audit Committee on June 21, 2019

²Resigned from the Board of Directors on March 25, 2019

HR COMMITTEE

During the year, three meetings of the HR Committee were held, attendance of these meetings is as follows:

| Name of Director | No. of Meetings Attended |
|-------------------------|--------------------------|
| Mr. Aqeel Ahmed Nasir | 3 |
| Mr. Aftab Mahmood Butt | 4 |
| Mr. Muhammad Ikram Khan | 3 |

The HR Committee will review and make recommendations, where appropriate, to the Board of Directors to ensure that the Company's Human Resources policies are aligned with its overall business objectives; Departmental/Divisional team performances are in line with business results for each year; and the remuneration philosophy, strategy and framework is in place.

The HR Committee's responsibilities shall also include the following:

- provide general guidelines for HR policies including terms of employment and HR Head Count and to make recommendations for Board of Directors' approval;
- b. determine a comprehensive compensation philosophy, strategy and framework and to make recommendation for Board of Directors' approval;
- c. review a graphical presentation on the overall Departmental/Divisional team performances vis-à-vis overall commercial results of the Company after the close of a financial year of the Company and to appraise the Board of Directors' on the overall performances with regards to the Human Resource Key Performance Indicators;
- d. review periodically the monitoring and enforcement of and compliance with the Company's Code of Conduct;

- e. periodically review appointments, exits, retirements and promotions in the Company;
- f. review the Company's overall remuneration competitiveness with the market and to make recommends to the Board of Directors for appropriate actions, if required;
- g. review collective bargaining mandates and tentative settlements and to make recommendations to the Board of Directors;
- recommend to the Board of Directors the selection, evaluation, compensation and succession planning of the Chief Executive;
- review with the Chief Executive and recommend to the Board of Directors the selection, evaluation and compensation of a General Manager(s) or to recommend his removal;
- review with the Chief Executive and recommend to the Board of Directors the selection, evaluation, and compensation of the Company Secretary or to recommend his removal;
- review with the Chief Executive and recommend to the Board of Directors the selection, evaluation, and compensation of the Head of Internal Audit or to recommend his removal; and
- I. consideration of any other issue or matter as may be assigned by the Board of Directors.

CHAIRMAN'S **REVIEW**

I am pleased to present the Annual Report of your Company for the financial year ended on June 30, 2019.

The Company's profit before tax for the year is Rs. 18,963 Million; and profit after tax is Rs. 13,112 Million bringing its earnings per share (EPS) for the year to Rs. 14.90 per share of Rs. 10 each. The Board of Directors has recommended a final cash dividend of Rs. 3.00 per share, which will be in addition to the interim dividend of Rs. 1.50 per share paid to entitled shareholders in June, 2019. Subject to shareholders approval at the AGM, the total cash dividend for the year will be Rs. 4.50 per share.

Your Board of Directors is cognizant of your Company's obligation to be compliant with the Listed Companies (Code of Corporate Governance) Regulations, 2017 and the Companies Act, 2017.

To this end, as appropriate policies and procedures have been put in place by the Company to ensure compliance with applicable laws, regulations and best practices. The Board of Directors has skill sets which include engineering, financial, banking, legal experience and the media. These skill sets complement one another for informed decision making at the Board level.

A formal mechanism for the annual evaluation of the Board of Directors and Committees of the Board of Directors has been approved by the Board of Directors and is in place. A self-assessment questionnaire covers the attributes/skill sets of professional experience, Company knowledge, industry knowledge, governance issues, specific competency, business judgement, strategic vision, attendance, meeting preparation, team player, active participation and overall contribution.

The Board of Directors has constituted Board Committees which work under specified terms of reference and, as appropriate, these Board Committees made recommendations to the Board of Directors. The Directors' Report amongst other matters also discussed the overdue receivables of your Company (Rs. 94,071 Million); and the arbitration proceedings commenced by the Company in respect of the liquidated damages claims. The Board of Directors is cognisant of these matters and they are being actively pursued.

The Company has entered the twenty-third year of its twenty-five year Power Purchase Agreement (PPA). Over the years, the Company has proved to be reliable in meeting its dispatch requirements; and the Company's has operated and maintained its Power Complex at the highest international standards in accordance with Original Equipment Manufacturer recommendations. The Company is actively seeking an extension/renewal of its PPA and in this respect is engaged with WAPDA and concerned entities of the Government of Pakistan.

Following the successful completion of re-certification audit, the Company continues to be compliant with the following accreditations under the Integrated Management System:

ISO 9001:2015

Quality Management System

ISO 14001:2015

Environmental Management System

OHSAS 18001:2007

Occupational Health and Safety Assessment Series (Occupational Health and Safety Management System)

The Company continues to reach out to the local community of Kot Addu through its Social Action Programme.

Muzan V

Lt. General Muzammil Hussain (Retd) Chairman, Board of Directors

September 16, 2019 Lahore





DIRECTORS' **REPORT**

We present the Directors' Report together with the Financial Statements (audited) for the year ended June 30, 2019.

PRINCIPLES ACTIVITIES OF THE COMPANY

The principal activities of the Company are the ownership, operation and maintenance of the 1600 MW nameplate capacity multi fuel (gas, furnace oil and high speed diesel) fired power plant at Kot Addu, Punjab. The Company continues to sell the electrical energy produced from its power plant to its sole customer, the Pakistan Water and Power Development Authority (WAPDA).

The Company is listed on the Pakistan Stock Exchange; and is a KSE 100 and KSE 30 index company.

FINANCIAL HIGHLIGHT

Turnover for the year stood at Rs. 84,831 Million (2018: Rs. 91,916 Million); and the cost of sales were Rs. 70,625 Million (2018: Rs. 78,537 Million). The gross profit earned is Rs. 14,205 Million (2018: Rs. 13,379 Million); and profit before tax is Rs. 18,963 Million (2018: Rs. 15,808 Million). Tax provision is Rs. 5,851 Million (2018: 5,191 Million); and profit after tax is Rs. 13,112 Million (2018: Rs.10,617 Million) resulting earnings per share (EPS) of Rs. 14.90 per share of Rs. 10 each (2018: Rs. 12.06 per share) for the year.

As in previous years, WAPDA's payment default towards the Company continues. On June 30, 2019, the overdue receivables were Rs. 94,071 Million (for details refer to Note 19 to the Financial Statements). The payables of the Company as on June 30, 2019, to Pakistan State Oil Company Limited (PSO) for fuel oil supplies were Rs. 4,105 Million and to Sui Northern Gas Pipelines Limited (SNGPL) for the supplies of gas (RLNG) amounts to Rs.15,053 Million (for details refer to Note 10 to the Financial Statements). The Company continues to pursue WAPDA and the concerned Ministries of the Government of Pakistan for resolution of the matter.

As on June 30, 2019, the Company does not have any long term debt obligation other than of operational nature.

OPERATIONAL HIGHLIGHT

During the year, the Company sold 4,961 GWh of electricity to its customer, representing a cumulative load factor of 42.2%; overall commercial availability of 95.6%; and thermal efficiency of 44.0%. Proportion of generation on Gas increased due to availability of RLNG from Sui Northern Gas Pipelines Limited. The fuel generation mix was 71% on gas (RLNG), 28.7% on low sulphur furnace oil and 0.3% on high speed diesel.

The Company's power complex is being maintained at the highest international standards in accordance with the Original Equipment Manufacturers recommendations to assure technical availability of the power complex in accordance with the provisions of the PPA. During the year, eighteen Combustion Inspections were duly carried out as per approved outage plan; and a mandatory major overhaul of one gas turbine was carried out.

LIQUIDATED DAMAGES – ARBITRATION PROCEEDINGS

On March 29, 2018, the Company commenced arbitration proceedings in Singapore against WAPDA and Central Power Purchasing Agency (Guarantee) Limited (CPPA-G) (as current market operator) under the arbitration rules of the International Chamber of Commerce (ICC) to nullify the liquidated damages of PKR 27,727,118,565 wrongfully imposed by WAPDA/ CPPA-G, and to enforce its right to claim PKR 2,446,520,553 comprising the Company's net losses not otherwise covered by late payment interest. The Government of Pakistan (GoP) was also made a party to the arbitration proceedings pursuant to the Facilitation Agreement it entered into with the Company and the Guarantee it issued in favour of the Company.

The ICC Tribunal in its Partial Award (received on June 10, 2019) dismissed the challenge by WAPDA to the jurisdiction of the ICC Tribunal. The ICC Tribunal further held that it has no jurisdiction over CPPA-G and GoP. The arbitration proceedings continue on the merits of the case. For details you may refer to Note 11.1(vii) of the Financial Statements.

The Board of Directors has constituted an LDs Committee of the Board of Directors. The LDs Committee works closely with Management on the LDs issue and the arbitration proceedings. The Members of the LDs Committee are:

Mr. Aqeel Ahmed Nasir

Mr. Aftab Mahmood Butt

Mr. Saad Iqbal

EXPIRY OF POWER PURCHASE AGREEMENT

The Company's Power Purchase Agreement (PPA) is for a term of twenty-five years, which is due to expire on June 26, 2021. In terms of the provisions of the PPA, the Company is actively pursuing the matter of the renewal/extension of its PPA with WAPDA and other relevant entities of the Government of Pakistan. GoP is in the process of implementing reforms in the energy sector and formulating a new energy policy for issuance and renewal of power purchase contracts. Under the new energy policy, a merchant market contracts regime on competitive pricing mechanism (take & pay basis) is expected to be introduced, for both new and renewal cases. The timeframe and structure of the new policy has not yet been finalised; and so it is difficult at this stage to determine the level of plant utilisation and the terms and conditions of sale/purchase of electricity by the Company beyond June 26, 2021. You may refer to Note 2.2 of the financial statements in this respect.

SOCIAL ACTION PROGRAMME

As part of the Company's Social Action Programme, a two day free medical/eye camp was arranged in March 2019 at Kot Addu with the usual vigour and enthusiasm. Major activities included free medical consultancy, medication, free diagnostic tests and eye surgeries. Forty volunteers from different sections including doctors participated in the camp. These doctors included a Medical Specialist, Gynaecologist, Paediatrician, Ultra Sound Specialist, Cardiologist, Neurologist, Pathologist, Pulmonologist, Orthopaedicians and Eye Specialists. For patient facilitation there was a pharmacy, laboratory, and ultra sound facility. Around 3,824 patients received medical assistance, 69 eye surgeries were conducted, 67 ultrasound tests, 86 X-rays tests were carried out, and 325 laboratory tests were completed. Eye surgeries through modern technique (Pheco) were carried out.

Other activities of the Social Action Programme included the following:

- 1. Donation to Hunar Ghar was made during the review period. This organization is working for the empowerment of women, and have initiated different projects.
- 2. Tree plantation was carried out on August 14, 2018 under slogan of "Green Pakistan".

The Social Action Programme was completed at a cost of Rs. 4.700 Million.

DIRECTORS' TRAINING

During the year, Mr. Muhammad Ikram Khan (Director) participated and passed in the assessments carried out by the Pakistan Institute of Corporate Governance under its Corporate Governance Leadership Skills – Directors Education Program.

DIRECTORS' REMUNERATION

Non-executive Directors and the Independent Directors are entitled to a Directors' fee for meetings attended.

FEMALE REPRESENTATION ON THE COMPANY'S BOARD OF DIRECTORS & CASUAL VACANCIES

In compliance with the requirements of the Code of Corporate Governance for female representation, the Board of Directors appointed Ms. Zunaira Azhar as Director on December 31, 2018 in place of Mr. Aftab Mahmood Butt who resigned as elected Director (Mr. Aftab Mahmood Butt continues as Chief Executive of the Company). On June 21, 2019, Mr. Hafiz Muhammad Yousaf was appointed a Director by the Board of Directors to fill in the casual vacancy caused by the resignation of Mr. Owais Shahid.

BOARD OF DIRECTORS COMPOSITION

The Board of Directors as at June 30, 2019 consists of:

| Total number of Directors: | |
|-----------------------------|----|
| a) Male | 07 |
| b) Female | 01 |
| Composition | |
| i) Independents Directors | 04 |
| ii) Non-executive Directors | 03 |
| iii) Executive Directors | 01 |
| | |

The names of the Directors as at June 30, 2019 are as follows:

- 1. Lt. General Muzammil Hussain (Retd)
- 2. Mr. Aftab Mahmood Butt
- 3. Mr. Aqeel Ahmed Nasir
- 4. Mr. Hafiz Muhammad Yousaf
- 5. Mr. Saad Iqbal
- 6. Mr. Muhammad Arshad Chaudhry
- 7. Mr. Muhammad Ikram Khan
- 8. Ms. Zunaira Azhar

CORPORATE AND FINANCIAL REPORTING FRAMEWORK

As required by the Code of Corporate Governance, we are pleased to report the following:

- a) The financial statements, prepared by the management of the Company, present fairly its state of affairs, the results of its operations, cash flows and changes in equity.
- b) Proper books of accounts of the Company have been maintained.

- c) Appropriate accounting policies have been consistently applied in preparation of financial statements and any changes in accounting policies have been disclosed in the financial statements. The accounting estimates are based on reasonable and prudent judgement.
- d) International Financial Reporting Standards, as applicable in Pakistan, and subject to waivers from the competent authority, have been followed in preparation of financial statements and any departure there-from has been adequately disclosed and explained.
- e) The system of internal control is sound in design and has been effectively implemented and monitored.
- f) There are no significant doubts upon the Company's ability to continue as a going concern.
- g) Key operating and financial data for the last six years is annexed.
- h) The pattern of shareholding as at June 30, 2019 is annexed.
- Except as disclosed in the pattern of shareholding, the Directors, the Chief Executive, the Chief Financial Officer, the Company Secretary, Head of Internal Audit, their spouses and minor children have not traded in the shares of the Company.
- j) The value of investments of Pension Fund and Provident Fund as at June 30, 2018 is as follows:

| | Rs. in Million |
|----------------|----------------|
| Pension Fund | 2,822 |
| Provident Fund | 913 |

- Information about outstanding taxes and levies is given in the Notes to the Financial Statements.
- I) During the year, six (6) meetings of the Board of Directors were held, attendance of these meetings is as follows:

| Name of Director | No. of Meetings Attended |
|--|--------------------------------|
| Lt. General Muzammil Hussain (Retd) | 6 |
| Mr. Aftab Mahmood Butt | 6 |
| Mr. Owais Shahid ¹ | 4 |
| Mr. Aqeel Ahmed Nasir | 3 |
| Mr. Saad Iqbal | 5 |
| Mr. Muhammad Arshad Chaudhry | 6 |
| Mr. Muhammad Ikram Khan | 5 |
| Ms. Zunaira Azhar ² | 3 |
| Mr. Hafiz Muhammad Yousaf ³ | 0 |

m) During the year, four meetings of the Audit Committee were held, attendance of these meetings is as follows:

| Name of Director | No. of Meetings Attended |
|------------------------------|--------------------------------|
| Mr. Owais Shahid | 2 |
| Mr. Saad Iqbal | 3 |
| Mr. Muhammad Arshad Chaudhry | 4 |
| Mr. Muhammad Ikram Khan | 4 |

n) During the year, three meetings of the HR Committee were held, attendance of these meetings is as follows:

| Name of Director | No. of Meetings Attended |
|-------------------------|--------------------------------|
| Mr. Aqeel Ahmed Nasir | 3 |
| Mr. Aftab Mahmood Butt | 3 |
| Mr. Muhammad Ikram Khan | 3 |

 During the year, three meetings of the LDs Committee were held, attendance of these meetings is as follows:

| Name of Director | No. of Meetings Attended |
|------------------------|--------------------------------|
| Mr. Aqeel Ahmed Nasir | 3 |
| Mr. Aftab Mahmood Butt | 3 |
| Mr. Saad Iqbal | 3 |

CHAIRMAN'S REVIEW

The accompanied Chairman's Review is endorsed by the Board of Directors.

APPROPRIATIONS

The Directors are pleased to recommend a final dividend of Rs. 3.00 per share. This will be paid to the shareholders on the Company's Register of Members on October 21, 2019. An Interim Dividend of Rs. 1.50 per share was approved by the Board of Directors on April 26, 2019 and was dispatched in June 2019. The total dividend to be approved by the shareholders at the Annual General Meeting on October 28, 2019 will be Rs. 4.50 per share i.e. 45% for the year ended June 30, 2019. These financial statements do not reflect this proposed dividend:

¹ Resigned from the Board of Directors on March 25, 2019

² Appointed Director of the Company on December 31, 2018

³Appointed Director of the Company of June 21, 2019

The net profit for the year is appropriated as follows.

| | Rs. '000' |
|---|------------|
| Net Profit for the year | 13,111,540 |
| Other comprehensive income/(loss) | 353,969 |
| Un-appropriated profit brought forward (adjusted) | 23,994,250 |
| Profit available for appropriation | 37,459,759 |

APPROPRIATIONS

| | Rs. '000' |
|---|-------------|
| Final dividend for the year ended June 30, 2018 Rs. 4.80 per share | (4,225,215) |
| Interim dividend for the year ended June 30, 2019 Rs. 1.50 per share | (1,320,380) |
| | 5,545,595 |
| Un-appropriated profit carried forward | 31,914,164 |
| Basic Earnings Per Share (Rupees) | 14.90 |

The Directors draw your attention to the contingencies referred to in the Auditors Report relating to Note 11.1(vii) of the Financial Statements.

APPRECIATION

We take this opportunity to thank the employees of the Company for making this a successful year for the Company.

By Order of the Board

14

Saad Iqbal Director

AUDITORS

The present auditors, Deloitte Yousuf Adil, Chartered Accountants, retire and being eligible, offer themselves for reappointment. The Board of Directors recommends the appointment of Deloitte Yousuf Adil, Chartered Accountants, as auditors of the Company for the next year, as suggested by the Audit Committee.

Aftab Mahmood Butt

September 16, 2019

Chief Executive

Lahore

KAPCO | Annaul Report 2019

| ايلان تر 20 - كاقداء | والأكلزو تسلام |
|----------------------|------------------|
| 3 | بتاب فكر العناسر |
| 3 | بناب آلآب محوديث |
| 3 | جناب سعداقيال |

المركن كاجازه

المترمن تستقدمان كالارة المسادان يكثر فالاتيك ب

5.55344

وَالرَّ يَعْزَرُ 0 0 . 3 راب في غَيْرَ بَ حَتَى منافع كى بتوقى ستارش كرت ميں مدين في 21 تو رو 1 2 2 كو كوئى مجران تے رجن پر اعدائ شد ، حصص مالكان كو اذا كيا جائے 2-28 لو يل 2019 كو بورة آف الرَّ يكُرُو كي جانب - 1.50 روب في شير كامبورى منافع منظور كي شيا تو اور اس كى ترتيل جن 2019 مي كى تحى - 28 كو يو 2019 كومند شد و ف دال ل مالا خداجان هام مى حصص مالكان كى طرف سے متحور كرو و كل منافع 25.0 دوب في شير من تحود منافع كى حكى تو من الكان كى طرف سے متحور كرو و كل منافع 20.0 دوب في شير اس تحود منافع كى حكى تو تيل ہونے والے مال كر الح قصد ہوجا تو كار ہوا تي تو تو تو 20

مال كفالص منافى كالشيم يحديون رى ب:

| | ÷1/000° | |
|---|-------------|--|
| Employed | 13,111,540 | |
| وتكريا مع فوائد التصان | 353,969 | |
| فيرمظهمه منافح | 23,994,250 | |
| Engine Crit | 37,459,759 | |
| رقم می تشیم 30 جون 2018 کوشتم ہونے والے سال سے لیے تشقی متافع بحساب 4,80 و بے فی شیئر | (4,225,215) | |
| 30 جون 2019 کوشتم ہونے والے سال کے لیے میوری منافع بحساب 1.50 روپے ٹی شیئر | (1,320,380) | |
| | 5,545,595 | |
| فيرمنتهمه منافع (الحكي سال كيلية) | 31,914.164 | |
| فاحسص بنيادي آبدن (روب) | 14.90 | |

دائر يكرز آب كى توجد اليالى كردارون كروت (11.1 (vil) محقق آفريز كى ريورت على در يد ع

stat

ر خائد موت والے آؤیزر ڈیات بست مادل، چارزد الکاد ملس فے دوبارہ تقرری کی درخواست دی ہے۔ بورد آف ڈائز کمرز آوٹ کمین کی تجویز پر ڈیات بیسف مادل، چارلرد اکا المنٹ کو الح سال کے لیے کمینی کا آؤیڈ مقرر کرنے کی سفارش کرتا ہے۔

اعجارتقكر

We all

2019216

ہم اس موقع پر کیٹی کے قنام مادین کا شکر بدادا کرتے میں جنوں نے کامیابی کے ایک اور سال کے لیے کام اور سال کے لیے کام ای -لیے کام کیا-

12

- ۵) مالیاتی کوشواروں کی تیاری کے لیے میشد مناسب اور محلقہ اکا وَمَثْلَ پالیسیوں پر عمل کیا جا، ۲ بادر پالیسیوں میں ہوتے والی کی میکی تجد یکی کو مالیاتی کوشواروں میں لفا جرکیا جا، جب۔ حمایداری کے کوشوارے میشر انجائی منطقی اوری طالعان وں پر مشتل ہوتے ہیں۔
- b) پاکستان میں اولا اللاطن نی فاضل ر پورتک میں شروز وز جم بالیاتی کو طواروں کی تیاری کے لیے روحے کا رالا یہ جا ہے اور ان میں ہونے والی سکی بحکی تو یو کی کو متاسب طور پر ظاہر کیا جاتا ہے اور اس کی دختا احتہ کی جاتی ہے۔
- اندرونی انترول کا تظام منبوط بنیادون پاستوار بادرموثر طریقے ، رو بیمل بے جس کی مسلس تحرافی کی جاتی ہے۔
 - די אינ גדי בי גפו ג גפו ג לי לי אינ שיבת און אין ג
- g) م کرشتہ 6 برت کے مالی اور انتظامی اسور سے متعلق اعداد دیتھار کا خلاصہ اس ریورٹ کے ساتھے مسلک ہے۔
- h) شابط برائے تیجادتی انتظام والفرام کے تخت 30 یون 2019 تک تصعی یافتگان کی تفسیل شبکک ہے۔
- ۱) سلمین کے دائر کیٹرور چیف الجر کیٹیور برزل میٹر کانس ای ایف اور کیٹی تیروی ، ان کی وہ یاں ایٹو ہر اور بچاں نے کیٹی کے شیئرو کا تجارتی لین وی ڈیش کیا ہے۔ اسوات الے جر الما ہر کیا کیا ہے۔
 - ل) 30 جران 2018 تحديث فلز ادريداديد من فلز كى مرد يكارى كالنيس وكم يول ب

| T. | لین دو ب |
|--------------|----------|
| بلخنى فكر | 2,822 |
| ياء لمنف فلا | 913 |

- k) ، دابب الدائيك ون الد لويز ك بار من معلومات مالياتى كالشارون تروش ش وى كى . جمار -
- ا) اس سال کے دوران بورا آف ڈائر میٹرز کے چھ (6) اجلام منعظد ہوتے تھے جن بن الزیکٹرز کی حاضر کی درین ڈیل رہی ہے:۔

| الایکٹرڈ کے نام | ایلان بر شرکت کی تعداد |
|---------------------------------|------------------------|
| ناب يفتينف يترك برل حين (رغارة) | 6 |
| تابية فآب محوديث | 6 |
| المياية المشايد | 4 |
| تاريعظل العرتاص | 3 |

| جناب سعداقيال | 5 |
|-----------------------------------|---|
| يتاب فحارش يودحرى | 6 |
| يناب هراكرام فنان | 5 |
| محتر مدرّد فیره اظهر ² | 3 |
| يناب بافالد يست 3 | ٥ |
| | |

m) اس سال کرددان آڈ تے میٹی کے پاراجام بوئے جن میں ڈائر بکٹرز کی حاضر میدن ڈیل رہی :۔

| العادى تك شركت كي تعداد |
|-------------------------|
| 2 |
| 3 |
| 4 |
| 4 |
| |

) ان سال کے دوران انکا آرکیٹی کے تکن اجلاس ہوتے جن میں ڈائر بیٹرو کی حاضری کی مقصیل درن تویل ہے:۔

| الاكلاكتام | اجلال شرافي تت كي تحلواه |
|--------------------|--------------------------|
| جناب فتكريا احرنام | 3 |
| جتاب آ فآب تحود بث | 3 |
| جناب هماكرام فان | 3 |

- 1- يدة أف دار يمرز = 25 مرق 2019 كواستعنى مديد
 - 2018 2018 كوكمان كى دائر يكم مقررة وكين -
 - 3- 21 2018 كم تلى 2018 كم مقرر الوت.
- ٥٠ مال کردوران نقساتات کان ا الکی میش کرتین اجات منعقد موت ان اجاموں ، محد ان اجاموں ، محد محد مان اجاموں ، مح

ياليسى مرتب كردى ب- ال فى تواناتى ياليسى تحت مسابقى قيتون برطريت كار فيك ايناب كى بنياد ايداكي مرجنت ماركيت معايده كالقام حعارف أردايا بار باب متوقع بالى اليسى ك الذ ار ٤٤٢ الداما ٤٤ الى فى على في الى الى الى الى مع عام 202 ال 202 ك بعد مجلى ك الي بانت ك استعال ف تاسب اور بحل ك خريد وفروطت ف صوابدا ورشرا تذكا تعين ار ومطل جدة بال معن من الياتي الشون كانوت 2.2 وكم يحد وي -

New KALINES+

تجلی کے جلتی پردگرام کے تھے کے طور پر کوٹ اور میں ادری 2019 میں ور دوارہ مغت میڈیکل/آتھوں کے معالنے کے لیوک نظیا کیا تھا۔ اس کی اہم قدمات بش مفت ملی معات، ادویات کی فراہی، مفت تشخیصی نمیت ادر انتخصوں کی سر جری شال تھی۔ مخلف شعبوں کے واللوول سيت 40 دشاكارول ف الريم يل حدايا- ان واللوول شي ايك ميديك التعطيف الماجر اجراض لموال الجول كامراض كماجر الثرا ساتا فالتعطيف ماجرا مراض ول مایر امراض گرده، مایر امراض چمانی وجد، مایر امراض بذی وجود، بقالوجست، اور تصول ک 一三小になりし

مريعون كى موات ك في الك قاريس، ليرارترى اورالغراسا وطر كامركز يحى قائم كي تما فارتكب عر 3,824 مريشول كولمى الداوميا كى كى وتعمول 2 69 تريش دوية 67 التراساة الشيت -186 كمر - ك كالر 325 ليارون في 32 ك

الماقدام عردترام يومندوو في خدمت مح مثاق تحين:-

1- تدوره سال 2 دوران "بتر كمر" تاى عقيم كو مدايات وي 2 - يعظيم غواتين كو بااحتيادة في المحكم مرفى جادراى فاطلف معو بشرور في بوت وي- .2. "كرين باكتان" مهم على 14 أكست 2018 وقر كارى كى كى -الماى اقدام كان يدورام 4.700 ملين رو يدى المات محمل كيا تميار

(الزيمرد) ترب ال ممال حدودان كمانى كددائر يكثر جناب محد الرام خان في بالمتان المنى فدعدة ف كار يوريد كوتس كى جانب اس كى كار يوريد كونس ليدوث مطو الزيكر والجايك والرام ك تحت منعقده جالزون تر التركت كااوران تد كاميالي ماصل كى-

التريش وكاسادف

فیراتھائی دائر کمرد اور قرب دیدار ڈائر کمرز اجاموں على شركت كے ليے ڈائر كمر وقيس لين كا 15210-570-

محق 2 اوردات دائر يكثر ديش تواتين كافها تحد كادومار من اساموان

قواتمن كى فراعدكى ك في كار يوريد كويش ك منابط ك تقاضون كويوراكر في ت في يورد آف دائر يكثرو في دناب آلماب تحود بث في عكد 31 دمبر 2018 كالترمد ودفيره الليم كا

بطورة الزيكترتقر ركيا جنحول في فتحت الأريكش بحطور باستعلى وبالعار (جتاب آفاك محمود بت تميش كايف يتركيوك يتبت ماكم ترتدي ك

بورة أف الركيفرة في 21 جران 2019 كوجاب اولين شار ب المعطى كى مدين خال او ف والى اسالى أوركر ترك لي وتاب ما فقائد يست كالبلودة الريكم تقرركيا-

بدا الداد يزدى وجب

30 جون 2019 تك بورا آف الزيكترز كالوعيت ال طريق ست :-

| الزيكشرة كالجموق تغصاد | 04 |
|-------------------------|----|
| <i>₂</i> ∕ (a | 07 |
| b) قواتین | 01 |
| -21 | |
| i) غيريانيدارة الزيكترز | 04 |
| (۱) غیرانطانی دان کیند: | 03 |
| iii) انتقامی دانزیکترد | 01 |
| | |

30 جون 2019ء كمطابق يورة آف ۋالا يكتردان افراد يد مشتل ب-

| بینید جرل جل سین (ر) | |
|---|--|
| cash BT, A: -2 | |
| - 12 - 12 - 3 | |
| الم جاب الالايت | |
| رجا جاتال المراج -5 | |
| 151242011207 -6 | |
| USPUTALE -7 | |
| -B - B - 10 - 10 | |
| متابط عارة والقام والعرام (كودة ف كاريد عد كورش) كالجل | |
| شابط برائ تجارتى انتظام والفرام تحقت جمين ورتة ذيل امور وثي كرت بوت مرت بورى | |
| i ç | |
| a) مستحق كا انقلاميك جانب يتاركردو الياتي كوشوار - قمام معاملات كوداش طور يرفيش | |
| كرت ين ي كرمركنيون كوتك، رقم كاآمد وادكار وبادى مرايد من وفدوال | |
| تبديليال- | |
| | |

b) احمادار کان کان کان کان کان ا

ۋاتريم رو پورٹ

میں دائد بیکٹر زربید کے ساتھ 30 ہون 19 20 گرفتم ہونے والے سال کے مالیاتی موضوروں (محقیح شدو) وی کر لے ش خوش موری ج

على كالميادى مركريان

سمین کی بنیادی مرکز میون میں کوت ادو وجاب میں اپنے کمیں، قرض آس اور ڈیزل سے پیلے والے 1600 میکاوان کی استعداد کے ماش بیل کمر / پادر پادن کی ملیت، آپیش اور دیکر ممال ومرمت شام ہے۔ کیش اپنے دامی سمر اصارف پاکستان دافراجڈ پادر ڈیل پیشٹ اتھار کی (داپڈ ا) کو اپنے بیل کم / پادر پادن سے بیدا کردہ بیلی قروضت کردی ہے۔

کمیٹنی پاکستان اعاک ایجیٹی میں مندری ارجنوٹ ہے اور اے تے الحماد کا 100 اور کے الحماد ای 30 الایکس کیٹن ہوئے کا افزاد بھی حاصل ہے۔

1450000

اس سال کیٹی کا کاردیاری تم 84,831 ملین روب (2018: 91,916 ملین روب) روب را ہے جس میں فروخت کی اثالت 70,625 ملین روپ ہے (2018: 78,537 ملین روپ) ۔ مناقع کی مجموعی قرآ 14,205 ملین روپ (2018: 13,379 ملین روپ) ہے اور تحک کی کا اوا یکس سے تحک مناقع کی رقم 18,963 ملین روپ ہے (2018: 2018: 3808 ملین روپ) ہے اور تحک کی کا کی رقم 15,805 ملین روپ (18,963: 1911; 5,405 ملین روپ) ہے اور تحک کی کا دار یکن کے جد مناقع کی رقم 13,515 ملین روپ (2018: 1915; 5,191 ملین روپ) ہے اور تحک کی کا دار یکن کے جد مناقع کی رقم 13,112 ملین روپ (2018: 10,617 ملین روپ) ہے اور تحک کی کا دار یکن کے جد مناقع کی رقم 2018: 2018 ملین روپ (2018: 10,617 ملین روپ) ہے ان مرز کا کا سال 10 دوپ کے مرحص پر آمان (14,90 موب فی حصص روک (2018: 2016 مار یوپ فی معم) ۔

کر شیسال کی طرف اس سال بھی نکلی کا فریدارا دودید اوا جب الادار قوم کی ادا کی میں ناکام دیا۔ 30 جون 2019 کو داجب الادا رقم 94,071 طین روپے تھی (طرید تصیبات کے لیے مالیاتی کوشادے کا لوٹ 19 دیکھیں)۔ 30 جون 2019 میک تھل کی قرارتھی کی مد میں کمچکی کے قدمہ پاکستان اللیٹ آئل کمچنی لمینٹر (PSO) کی تھ بل ادا دقم 105 ، 4 لین راب تھی اور کیس (RLNG) کی قرارتھی کی مدیم سوئی ناردان کیس پات الا تر کمچنی لینڈ (SNGPL) کی تھی ار تر محافظ میں میں بلکی اور میں تصیبات کے لیے مالیاتی کوشوا رے کا لوٹ 10 دیکھیں)۔ کمچنی اس لی مسل کی تل کے طریداروں اور کو میت پاکھتان کی متعلقہ وزارتوں سے لی کر اس معاملے سے مل کے لیے مسل کی تعلق کر رہی ہے۔

30 بون 2019 تک مجنی کے اسام یشن فرمیت کے علادہ دیگر کوئی طویل المدت قرش کی ادا یکی تمہی ہے۔

آي حس كاسول پايك نظر

اس سال کے دوران کمیلی لے اپنے اسارف کو 4,961 GW ملیلی فروخت کی ہے۔ یہ پیدادار جموع صلاحیت کی 42.2 فیصد کے زائد ہے اور 6.56 فیصد بحموق تجارتی دستیالی ہے۔ مرارتی استباد سے 44.0 فیصد کا رکزدگی کو تعاہر کرتی ہے۔ سولی مارون کیس پائی انتخاب کے مس کی اراہی (RLNG) کی دستیالی کی دجہ سے کیس یہ پیدادار میں احتافہ ہواریکی کی مجموع پیدادار کے

لي (كيس 71 فيعد الرض آتل 28.7 فيعد الدويول 0.3 فيعد) يخون ايدمون كا تاب را

سیجنی کے پاور کمیلیس کی دیکھ برمال دمرمت مشینوں کے اصل تیار کندرگان کی سفار شاہ کے مطابق اعلیٰ ترین حالی سعیار کے مطابق کی جاتی ہے وہ اس طربق سے کی پلی اے کے قواعد کے مطابق پاور سمیلیس کی کمی دستیابی شیخی ہو جاتی ہے۔ اس سال کے ووران منطور شدہ منصوب کے مطابق 18 بارحراب پذیری (اور حن سیلنے کی ظلہ)کا محاط کے لیا تمیادوالیک کیس کر باقن کی ہیں پرانے کی اوور بالک کی گی تھی۔

تتسانات كالاالم المكالك

29 ارت 2018 تو تلی فراغ محمد آف کام س (ICC) کرتو انگان کے مطابق طلابور میں واپڈ ااور سترل پادر انجنس پر چیز تک (کارٹی) لویڈ (CPPA-G) (موجود دارکیٹ ، تکولیز) ت طاق مال ت مالی تک تلی کا آغاز کیا تاکہ واپڈ اور GPPA-G کی جانب سے علام طور پر عائد کرد و 27,727,118,565 دو بیا کہ تشابات کے دعوی کو کالام مرتز او دیاجات اور کمچنی کے انتشابات کا زالہ پر مشتل رقم 27,727,550,520,446,520,553 کو دوست ماہت کی جانے ج کہ و یقسانات کا زالہ و مشتل رقم 2,446,520,553 دو بیا کہ دی کہ کا کا اور مرتز اور کی جائے اور کمچنی کے تحد ایک کا زالہ پر مشتل رقم 2,446,520,553 دو بیا کہ دو جائی کہ دو مار کو دو ایک کا تحک کا زالہ و مشتل دو جائی کہ دو ایک کر دو جائے کہ مادہ دول کے ذکر کا کو تک کا تک کہ دو تحد ایک میں شکل کی دو جائی کی تاخر سے اور تک تر دار کے مادہ دول کی دول سے ماہ دول کی کو ایک کر کی کہ دو جائی کی تر خبر اور ایک کر دول میں تک کر دول کا دول کا دول کا تک کر تک کا دول میں تک کا دول کی مواہر ہے کی دار ہے تک کہ دول میں تک فریق مادا دی کی تک کر تک کی تک کر تک کی تک تر مادی تک کر تک کی تک تک کر تک کی تک تک تک تک تر تک کر تک کر تک تک تک کر تک تک تک دول ہو تک کر تک تک دول ہو تک تک مادی تک تک مادی تک کر تک تک کر تک کر

الار بيول في اسيط بروى فيط (موصول 10 جون 2019) على اسيط التيارات في والذوكار ك يار من من وايد ال موقت كوستر وكرويا - CC الريول في اسيح فيط عن مويد ميدى كما كر مترك يريونك (كارش) ليطر (CPPA-G) ورتعومت باكتان ال في دائر والتيار شان تك أن في عالى كان كي أيس في اليمت (مورف) عرص الى ب مارى ب مزيد تعيان مالياتي موهمارول في قوت (11.1 شروات كالح ما تكن بيل-

بردا آف (الریکٹرز لے اس تناز ٹاکٹل کر لے سے تصابحت کے اوالے کی ایک کیلی 2014 (Committee تائم کردی ہے۔ یہ کیٹل تصابحت کے اوالے اور کائل کے توالے سے انتظامیے کے مانچول کرکام کرے گی۔ اس کیٹل کے میران حسب ویل ہیں:۔

MARTE

2.25-17-57

ج - الإل

على كرم دارى يحموا بر على معاد كالقدام

سمیتی بے بلی کی فریداری کے معامد (PPA) کی مدت بھی سال تے لیے موڑ بے جد 26 جرن 2021 کوفتم ہوجائے گی۔ PPA کی شراخلاک مطابق کمیٹن اس کی تجدید / توسیق کے لیے دایڈااور تصومت پاکستان کی دیگر متعلقہ اداروں کے ساتھ بات چیت کردی ہے متکومت پاکستان تواناتی کے شیسی اصلاحات ہافذ کرتے اور بکلی کی ٹریداری کے معاہدوں کے اجراءاور تجدید کے لیے ڈکی قدا ہوتی

SOCIAL ACTION **PROGRAMME**

وتد17.16 الج إز بخت الوار

10







EMPLOYEE TRAININGS























KOT ADDU POWER COMPANY LIMITED

Key Operating and Financial Data of the Last Six Years

| Financial Year E | inding June 30, | 2019 | 2018 | 2017 | 2016 | 2015 | 2014 |
|--------------------|-----------------|---------|---------|---------|--------|---------|---------|
| Turnover | PKR in Million | 84,831 | 91,916 | 81,847 | 64,178 | 101,481 | 113,206 |
| Net profit | PKR in Million | 13,112 | 10,617 | 9,447 | 9,071 | 9,799 | 7,730 |
| Assets | PKR in Million | 139,267 | 138,446 | 116,001 | 92,213 | 96,262 | 95,352 |
| Dividends | PKR in Million | 5,546 | 8,010 | 7,966 | 7,922 | 6,822 | 6,382 |
| EPS | PKR per share | 14.90 | 12.06 | 10.73 | 10.31 | 11.13 | 8.78 |
| Net Output | GWh | 4,961 | 7,437 | 7,335 | 6,583 | 6,934 | 6,479 |
| Thermal Efficiency | % | 44.0 | 44.0 | 43.7 | 44.0 | 44.2 | 43.7 |
| Load Factor | % | 42.2 | 63.3 | 62.4 | 55.8 | 59.0 | 55.1 |
| Availability | % | 91.8 | 86.0 | 84.3 | 81.9 | 85.5 | 80.2 |



PATTERN OF **SHAREHOLDING**

| No of Share | Having Share | | | |
|-------------|--------------|--------|------------|------------|
| Holders | From | То | Share Held | Percentage |
| 534 | 1 | 100 | 25786 | 0.0029 |
| 48251 | 101 | 500 | 24022005 | 2.7290 |
| 2467 | 501 | 1000 | 2421965 | 0.2751 |
| 3036 | 1001 | 5000 | 8184553 | 0.9298 |
| 868 | 5001 | 10000 | 6889864 | 0.7827 |
| 331 | 10001 | 15000 | 4295529 | 0.4880 |
| 203 | 15001 | 20000 | 3768339 | 0.4281 |
| 158 | 20001 | 25000 | 3694046 | 0.4197 |
| 90 | 25001 | 30000 | 2572248 | 0.2922 |
| 68 | 30001 | 35000 | 2261596 | 0.2569 |
| 71 | 35001 | 40000 | 2731447 | 0.3103 |
| 46 | 40001 | 45000 | 1987868 | 0.2258 |
| 54 | 45001 | 50000 | 2660321 | 0.3022 |
| 35 | 50001 | 55000 | 1849920 | 0.2102 |
| 34 | 55001 | 60000 | 1993133 | 0.2264 |
| 16 | 60001 | 65000 | 1009200 | 0.1146 |
| 14 | 65001 | 70000 | 952550 | 0.1082 |
| 18 | 70001 | 75000 | 1328500 | 0.1509 |
| 16 | 75001 | 80000 | 1262500 | 0.1434 |
| 7 | 80001 | 85000 | 580600 | 0.0660 |
| 13 | 85001 | 90000 | 1147000 | 0.1303 |
| 6 | 90001 | 95000 | 557477 | 0.0633 |
| 28 | 95001 | 100000 | 2795745 | 0.3176 |
| 13 | 100001 | 105000 | 1339566 | 0.1522 |
| 13 | 105001 | 110000 | 1412300 | 0.1604 |
| 1 | 110001 | 115000 | 115000 | 0.0131 |
| 6 | 115001 | 120000 | 711000 | 0.0808 |
| 5 | 120001 | 125000 | 614000 | 0.0698 |
| 6 | 125001 | 130000 | 771000 | 0.0876 |
| 3 | 130001 | 135000 | 396470 | 0.0450 |
| 9 | 135001 | 140000 | 1238200 | 0.1407 |
| 3 | 140001 | 145000 | 430000 | 0.0488 |
| 9 | 145001 | 150000 | 1347000 | 0.1530 |
| 7 | 150001 | 155000 | 1072500 | 0.1218 |
| 4 | 155001 | 160000 | 632167 | 0.0718 |
| 5 | 160001 | 165000 | 809500 | 0.0920 |
| 2 | 165001 | 170000 | 334000 | 0.0379 |
| 2 | 170001 | 175000 | 348500 | 0.0396 |
| 3 | 175001 | 180000 | 533100 | 0.0606 |
| 2 | 180001 | 185000 | 368000 | 0.0418 |
| 2 | 185001 | 190000 | 378000 | 0.0429 |
| 5 | 190001 | 195000 | 963120 | 0.1094 |
| 9 | 195001 | 200000 | 1799761 | 0.2045 |
| 2 | 200001 | 205000 | 404500 | 0.0460 |
| 5 | 205001 | 210000 | 1040500 | 0.1182 |
| 1 | 210001 | 215000 | 211000 | 0.0240 |
| 4 | 215001 | 220000 | 876500 | 0.0996 |
| 2 | 220001 | 225000 | 448491 | 0.0510 |
| 2 | 225001 | 230000 | 458500 | 0.0521 |
| 4 | 230001 | 235000 | 931800 | 0.1059 |
| 1 | 235001 | 240000 | 240000 | 0.0273 |
| 1 | 240001 | 245000 | 243000 | 0.0276 |
| | | | | |

| No of Share Having Share | | | | |
|--------------------------|--------|--------|------------|------------|
| Holders | From | То | Share Held | Percentage |
| | | | | |
| 7 | 245001 | 250000 | 1748000 | 0.1986 |
| 1 | 250001 | 255000 | 250500 | 0.0285 |
| 1 | 255001 | 260000 | 260000 | 0.0295 |
| 3 | 260001 | 265000 | 789000 | 0.0896 |
| 3 | 265001 | 270000 | 801763 | 0.0911 |
| 1 | 270001 | 275000 | 275000 | 0.0312 |
| 1 | 285001 | 290000 | 287832 | 0.0327 |
| 4 | 295001 | 300000 | 1197000 | 0.1360 |
| 1 | 300001 | 305000 | 305000 | 0.0346 |
| 2 | 305001 | 310000 | 612500 | 0.0696 |
| 2 | 320001 | 325000 | 648000 | 0.0736 |
| | 325001 | | | 0.0730 |
| 1 | | 330000 | 328000 | |
| 2 | 335001 | 340000 | 672000 | 0.0763 |
| 1 | 350001 | 355000 | 351239 | 0.0399 |
| 1 | 355001 | 360000 | 358333 | 0.0407 |
| 3 | 360001 | 365000 | 1087678 | 0.1236 |
| 2 | 375001 | 380000 | 760000 | 0.0863 |
| 1 | 380001 | 385000 | 385000 | 0.0437 |
| 1 | 390001 | 395000 | 393500 | 0.0447 |
| 1 | 395001 | 400000 | 400000 | 0.0454 |
| 1 | 400001 | 405000 | 403500 | 0.0458 |
| 2 | 410001 | 415000 | 822934 | 0.0935 |
| 2 | 415001 | 420000 | 838500 | 0.0953 |
| 1 | 425001 | 430000 | 430000 | 0.0488 |
| 1 | 435001 | 440000 | 440000 | 0.0500 |
| 1 | 445001 | 450000 | 450000 | 0.0511 |
| 3 | 460001 | 465000 | 1389653 | 0.1579 |
| 1 | 465001 | 470000 | 466000 | 0.0529 |
| 1 | 470001 | 475000 | 475000 | 0.0540 |
| 1 | 475001 | 480000 | 477000 | 0.0542 |
| 2 | 480001 | 485000 | 965000 | 0.1096 |
| 1 | 490001 | 495000 | 495000 | 0.0562 |
| 7 | 495001 | 500000 | 350000 | 0.3976 |
| 1 | 515001 | 520000 | 515500 | 0.0586 |
| 1 | | 525000 | 524500 | |
| | 520001 | | | 0.0596 |
| 1 | 530001 | 535000 | 534500 | 0.0607 |
| 1 | 550001 | 555000 | 552000 | 0.0627 |
| 1 | 585001 | 590000 | 590000 | 0.0670 |
| 1 | 600001 | 605000 | 601000 | 0.0683 |
| 1 | 605001 | 610000 | 610000 | 0.0693 |
| 1 | 620001 | 625000 | 623784 | 0.0709 |
| 2 | 655001 | 660000 | 1311500 | 0.1490 |
| 1 | 675001 | 680000 | 676000 | 0.0768 |
| 1 | 705001 | 710000 | 710000 | 0.0807 |
| 1 | 730001 | 735000 | 735000 | 0.0835 |
| 1 | 745001 | 750000 | 746000 | 0.0847 |
| 1 | 780001 | 785000 | 783000 | 0.0890 |
| 1 | 825001 | 830000 | 826000 | 0.0938 |
| 1 | 835001 | 840000 | 840000 | 0.0954 |
| 1 | 840001 | 845000 | 842500 | 0.0957 |
| 1 | 870001 | 875000 | 871409 | 0.0990 |
| 1 | 885001 | 890000 | 885500 | 0.1006 |

PATTERN OF **SHAREHOLDING**

| No of Share | Hav | ring Share | | Branchaus |
|-------------|--------------------|--------------------|--------------------|------------------|
| Holders | From | То | Share Held | Percentage |
| | | | | |
| 1 | 970001 | 975000 | 973127 | 0.1106 |
| 2 | 995001 | 1000000 | 2000000 | 0.2272 |
| 1 | 1000001 | 1005000 | 1004700 | 0.1141 |
| 1 | 1030001 | 1035000 | 1031000 | 0.1171 |
| 1 | 1145001 | 1150000 | 1146530 | 0.1302 |
| 1 | 1150001 | 1155000 | 1151400 | 0.1308 |
| 1 | 1165001 | 1170000 | 1166500 | 0.1325 |
| 2 | 1170001 | 1175000 | 2349608 | 0.2669 |
| 1 | 1180001 | 1185000 | 1181944 | 0.1343 |
| 1 | 1245001 | 1250000 | 1250000 | 0.1420 |
| 1 | 1280001 | 1285000 | 1280500 | 0.1455 |
| 1 | 1295001 | 1300000 | 1298500 | 0.1475 |
| 1 | 1330001 | 1335000 | 1330700 | 0.1512 |
| 1 | 1360001 | 1365000 | 1364400 | 0.1550 |
| 1 | 1385001 | 1390000 | 1387500 | 0.1576 |
| 1 | 1495001 | 1500000 | 1500000 | 0.1704 |
| 2 | 1505001 | 1510000 | 3014500 | 0.3425 |
| 1 | 1695001 | 1700000 | 1700000 | 0.1931 |
| 1 | 1725001 | 1730000 | 1728500 | 0.1964 |
| 1 | 1780001 | 1785000 | 1784000 | 0.2027 |
| 1 | 1970001 | 1975000 | 1974000 | 0.2243 |
| 1 | 1995001 | 2000000 | 2000000 | 0.2272 |
| 1 | 2120001 | 2125000 | 2120500 | 0.2409 |
| 1 | 2150001 | 2155000 | 2153679 | 0.2447 |
| 1 | 2180001 | 2185000 | 2183000 | 0.2480 |
| 1 | 2210001 | 2215000 | 2212500 | 0.2513 |
| 1 | 2495001 | 2500000 | 2500000 | 0.2840 |
| 1 | 2530001 | 2535000 | 2530500 | 0.2875 |
| 1 | 2680001 | 2685000 | 2682000 | 0.3047 |
| 1 | 2995001 | 3000000 | 300000 | 0.3408 |
| 1 | 3235001 | 3240000 | 3236394 | 0.3677 |
| 1 | 3780001 | 3785000 | 3784500 | 0.4299 |
| 1 | 4940001 | 4945000 | 4941500 | 0.5614 |
| 1 | 5005001 | 5010000 | 5007671 | 0.5689 |
| 1 | 5045001 | 5050000 | 5050000 | 0.5737 |
| 1 | 5090001 | 5095000 | 5091000 | 0.5784 |
| 1 | 5585001 | 5590000 | 5589000 | 0.6349 |
| 1 | 5730001 | 5735000 | 5731000 6192000 | 0.6511 |
| 1 | 6190001 | 6195000 | | 0.7034 |
| 1 | 7045001 7465001 | 7050000 | 7046000 | 0.8005 |
| 1 | 9130001 | 7470000 9135000 | 7469500 9131721 | 0.8486 1.0374 |
| 1 | 15435001 | 15440000 | 15436000 | 1.7536 |
| 1 | 15660001 | 15665000 | 15662000 | 1.7793 |
| 1 | 22615001 | 22620000 | 22619000 | 2.5696 |
| 1 | 48250001 | 48255000 | 48252429 | 5.4817 |
| 1 | 78400001 | 78405000 | 78402000 | 8.9068 |
| 1 | 87995001 | 88000000 | 88000000 | 9.9971 |
| 1 | 354310001 | 354315000 | 354311133 | 40.2510 |
| 56630 | Company Total | | 880253228 | 100.0000 |

CATEGORIES OF **SHAREHOLDERS**

| Particulars | No of Folio | Balance Share | Percentage |
|-----------------------------------|-------------|---------------|------------|
| DIRECTORS, CEO, SPOUSE & CHILDREN | 8 | 3788004 | 0.4303 |
| ASSOCIATED COMPANIES | 2 | 402563562 | 45.7327 |
| BANKS, DFI & NBFI | 18 | 224283047 | 25.4794 |
| INSURANCE COMPANIES | 14 | 19644586 | 2.2317 |
| MUTUAL FUNDS | 21 | 5079395 | 0.5770 |
| GENERAL PUBLIC (LOCAL) | 54695 | 134659733 | 15.2978 |
| GENERAL PUBLIC (FOREIGN) | 2643 | 23895415 | 2.7146 |
| OTHERS | 201 | 14647483 | 1.6640 |
| FOREIGN COMPANIES | 49 | 35026229 | 3.9791 |
| APPROVED FUND | 51 | 16665774 | 1.8933 |
| Company Total | 57702 | 880253228 | 100.0000 |

PATTERN OF SHAREHOLDING ADDITIONAL INFORMATION

| Shareholders Category | No. of Shares Held |
|--|--------------------|
| Associated Companies | |
| Pakistan Water and Power Development Authority | 354,311,133 |
| KAPCO Employees Empowerment Trust | 48,252,429 |
| Autual Funds | |
| JNICOL LIMITED EMPLOYEES PROVIDENT FUND | 1,000 |
| FIRST EQUITY MODARABA | 6,000 |
| RUSTEE CHERAT CEMENT CO.LTD.EMP.PRO.FND | 15,000 |
| FIRST ALNOOR MODARABA | 1,000 |
| CDC - TRUSTEE ALFALAH GHP VALUE FUND | 570,000 |
| CDC - TRUSTEE AKD INDEX TRACKER FUND | 103,779 |
| CDC - TRUSTEE MCB DCF INCOME FUND | 1,000 |
| CDC - TRUSTEE ALFALAH GHP ISLAMIC STOCK FUND | 1,167,500 |
| /IC FSL TRUSTEE JS - INCOME FUND | 25,500 |
| CDC - TRUSTEE ALFALAH GHP STOCK FUND | 1,296,000 |
| CDC - TRUSTEE ALFALAH GHP ALPHA FUND | 944,000 |
| CDC - TRUSTEE NIT STATE ENTERPRISE FUND | 526,284 |
| CDC - TRUSTEE ASKARI EQUITY FUND | 10,000 |
| CDC - TRUSTEE NIT INCOME FUND - MT | 4,000 |
| CDC - TRUSTEE NATIONAL INVESTMENT (UNIT) TRUST | 187,832 |
| CDC-TRUSTEE NITIPF EQUITY SUB-FUND | 43,000 |
| CDC-TRUSTEE NITPF EQUITY SUB-FUND | 8,000 |
| CDC - TRUSTEE FAYSAL MTS FUND - MT | 500 |
| CDC - TRUSTEE ALFALAH GHP ISLAMIC DEDICATED EQUITY FUND | 9,000 |
| CDC - TRUSTEE ALFALAH GHP ISLAMIC VALUE FUND | 44,500 |
| CDC - TRUSTEE ALFALAH CAPITAL PRESERVATION FUND II | 115,500 |
| Directors, CEO, their spouses and minor children | |
| t. General Muzammil Hussain (Retd) | 1 |
| /r. Aftab Mahmood Butt | 1,000 |
| <i>I</i> r. Hafiz Muhammad Yousaf | 1 |
| /r. Ageel Ahmed Nasir | 500 |
| Ar. Saad Iqbal | 3,784,500 |
| /r. Muhammad Arshad Ch. | 2,000 |
| /r. Muhammad Ikram Khan | 1 |
| Is. Zunaira Azhar | 1 |
| Executives | 357,125 |
| Public Sector Companies and Corporations | - |
| Banks, Development Finance Institutions, Non Banking Finance | |
| Companies, Insurance Companies, Takaful, Modarabas and | 260,593,407 |
| Approved Funds (Pension Funds, Provident Funds, Gratuity Funds etc.) | ,000,101 |

Shareholders Category

No. of Shares Held

Shareholders holding 5% or more voting interest

| Pakistan Water and Power Development Authority | 354,311,133 |
|--|-------------|
| Allied Bank Limited | 86,720,500 |
| United Bank Limited - Trading Portfolio | 69,476,500 |
| KAPCO Employees Empowerment Trust | 48,252,429 |
| | |

None of the CEO, Directors, CFO, Company Secretary, Head of Internal Auditors and their spouses and minor children have traded in the shares of the Company during the year ended June 30, 2019.

CORPORATE HOLDING 10,000 AND MORE SHARES

| NAME | NO. OF SHARES |
|---|----------------------|
| THE PAKISTAN WATER & POWER DEVELOPMENT AUTHORITY | 354,311,133 |
| KAPCO EMPLOYEES EMPOWERMENT TRUST | 48,252,429 |
| THE PAKISTAN MEMON WOMEN EDUCATIONAL SOCIETY | 20,000 |
| TRUSTEES-TREET CORPLTD. E.SUPERANNVAT FUND | 20,000 |
| TRUSTEE- TREET COR. LTD EMP. PROVIDENT FUND | 10,000 |
| TRUSTEE- TREET CORPORATION LIMITED G.E. GRATUITY | 10,000 |
| PAKISTAN HERALD PUBLICATIONS (PVT) LTD. STAFF PENSION FUND | 14,000 |
| WAH NOBEL (PRIVATE) LIMITED MANAGEMENT STAFF PENSION FUND | 20,000 |
| ALPHA BETA FINANCE LIMITED | 270,000 |
| DEUTSCHE BANK AG LONDON BRANCH EATON VANCE COLLECTIVE INV TRT FOR EMP BENEFIT PLANS | 946,127 534,500 |
| UPS GROUP TRUST | 464,653 |
| PARAMETRIC EMERGING MARKETS FUND | 765,900 |
| PARAMETRIC TAX-MANAGED EMERGING MARKETS FUND | 1,347,500 |
| SPDR S&P EMERGING MARKETS SMALL CAP ETF | 173,500 |
| ADVANCE SERIES TRUST - AST PARAMETRIC EMERGING MKTS EQT PRTF | 250,500 |
| EATON VANCE TRT CO CM TRT FD-PARMTC STR EME MKT EQT CM TRT F | 223,491 |
| CALIFORNIA PUBLIC EMPLOYEES RETIREMENT SYSTEM | 579,000 |
| COLLEGE RETIREMENT EQUITIES FUND | 207,500 |
| E VAN TR C CIT FOR EM BEN PLN EVTC PARA SE COR EQT FD | 203,500 |
| GLOBAL ADVANTAGE FUNDS-EMERGING MARKETS HIGH VALUE TEILFONDS | 243,000 |
| ISHARES MSCI EMERGING MARKETS SMALL-CAP ETF | 127,000 |
| STATE STR MSCI EME MKTS SMALL CAP INDEX NON-LEND COMM TRT FD | 82,500 |
| STA STR GBL ADVI TRT COM INVST FDS FOR TAX EXEM RETIR PLNS STA STR GBL ADVI TRT COM INVST FDS FOR TAX EXEM RETIR PLNS | 328,000 155,000 |
| ISHARES PLC-ISHARES CORE MSCI EM IMI UCITS ETF | 605,000 |
| ISHARES III PLC-ISHARES MSCI EM SMALL CAP UCITS ETF | 121,587 |
| VANGUARD TOTAL WORLD STOCK INDEX FUND | 450.500 |
| VANGUARD FTSE ALL-WORLD EX-US SMALL CAP INDEX FUND | 1,310,608 |
| EMPLOYEES RETIREMENT SYSTEM OF TEXAS | 800,000 |
| LEGAL & GENERAL ASSURANCE (PENSIONS MANAGEMENT) LTD | 114,500 |
| EATON VANCE INTL IRLEND F.P. EATN V.INTL IRLND PRAMTRIC E.M.F | 284,500 |
| AUSTRALIAN CATHOLIC SUPERANNUATION AND RETIREMENT FUND | 137,000 |
| NRTHRN TRST COLECTVE EME MKT SMAL CAP INDEX FUND-NON-LENDING | 260,000 |
| PARAMETRIC TMEMC FUND LP | 183,000 |
| CAPITAL ONE EQUITIES LIMITED. | 206,500 |
| TRUSTEE PAK TOBACCO CO. LTD MANAGEMENT PROV FUND (1386-2) TRUSTEE PAK TOBACCO CO. LTD EMPLOYEES PROVIDENT FUND(1385-5) | 42,418 39,280 |
| TRUSTEE PAK TOBACCO CO LTD ENVLOYEES GRATUITY FUND(1383-4) | 49,921 |
| TRUSTEE PAK TOBACCO CO LTD STAFF DEF CONTRI PEN FD (1384-1) | 20,583 |
| TRUSTEE PAK TOBACCO CO LTD STAFF PENSION FUND [1390-2] | 410,934 |
| VANGUARD TOTAL INTERNATIONAL STOCK INDEX FUND | 7,047,009 |
| GLOBAL X FUNDS-GLOBAL X MSCI PAKISTAN ETF | 1,712,700 |
| PUB INSTITUTIONAL FUND UMBRELLA - PUB EQUITIES EMG MKTS 2 | 92,000 |
| PGIM STRATEGIC INVESTMENTS INC. | 69,500 |
| VANGUARD EMERGING MARKETS STOCK INDEX FUND | 9,131,721 |
| ARROW DOGS OF THE WORLD ETF | 35,526 |
| EMERGING MKTS SML CAPITALIZATION EQTY INDEX NON-LENDABLE FD | 765,739 |
| EMERGING MKTS SML CAPITALIZATION EQTY INDX NON-LENDABLE FD B | 56,941 |
| TCM INVESTMENT FUNDS LUX - TCM GLOB FRONTR HI DIVDEND EQUITY EMERGING MARKETS SMALL CAPITALIZATION EQUITY INDEX FUND | 1,326,000 563.763 |
| VANGUARD ESG INTERNATIONAL STOCK ETF | 503,703 77,500 |
| LAERERNES PENSION FORSIKRINGSAKTIESELSKAB | 231,000 |
| VANGUARD FIDUCIARY TRST CO INST TOTAL INTL STCK MRKT IND TRU | 203,162 |
| F & B BULK STORAGE (PTIVATE) LIMITED | 34,000 |
| KODVAWALA TRUST | 100,000 |
| TRUSTEE-MCB EMPLOYEES PENSION FUND | 5,804,000 |
| TRUSTEE - MCB PROVIDENT FUND PAK STAFF | 7,046,000 |
| SHAFFI SECURITIES (PVT) LIMITED | 12,000 |
| M. N. TEXTILES (PRIVATE) LIMITED | 90,000 |
| AHMED SPINNING MILLS LIMITED | 61,500 |
| TRUSTEE - BANK ALFALAH LTD EMPLOYEES PROVIDENT FUND TRUST | 110,000 |
| UBL INSURERS LIMITED | 185,000 |

| NAME | NO. OF SHARES |
|---|------------------------|
| PAKISTAN KUWAIT INVESTMENT CO. (PVT) LTD. | 4,941,500 |
| SAMBA BANK LIMITED | 1,000,000 |
| ALLIED BANK LIMITED | 86,720,500 |
| PREMIER INSURANCE LIMITED | 140,470 |
| HABIB BANK LIMITED-TREASURY DIVISION | 20,927,500 |
| TRUSTEE HBL EMPLOYEES GRATUITY FUND TRUST | 462,000 |
| TRUSTEE- HBL EMPLOYEES PENSION FUND TRUST FAYSAL BANK LIMITED | 1,387,500 5,300,500 |
| JUBILEE GENERAL INSURANCE COMPANY LIMITED | 5,301,000 |
| BANK AL HABIB LIMITED | 7,469,500 |
| BANK AL-HABIB LIMITED-ISLAMIC BANKING DIVISION | 403,500 |
| STATE LIFE INSURANCE CORP. OF PAKISTAN | 3,236,394 |
| UNITED BANK LIMITED - TRADING PORTFOLIO | 69,476,500 |
| ABBASI & COMPANY (PRIVATE) LIMITED | 50,500 |
| PREMIER FASHIONS (PVT) LTD | 75,000 |
| TRUSTEES OF NEW JUBILEE INS CO.LTD S.P.F THE AGA KHAN UNIVERSITY FOUNDATION | 75,000 |
| EFU GENERAL INSURANCE LIMITED | 1,146,530 450,000 |
| TRUSTEES OF DHORAJI FOUNDATION | 13,000 |
| MOHAMAD AMIN BROS (PVT) LIMITED | 45,000 |
| MERCHANT CONSTRUCTION CO.(PVT) LIMTIED | 90,000 |
| EFU LIFE ASSURANCE LTD | 100,000 |
| TRUSTEE CHERAT CEMENT CO.LTD.EMP.PRO.FND | 15,000 |
| NATIONAL INSURANCE COMPANY LIMITED | 1,181,944 |
| TRUSTEES MOOSA LAWAI FOUNDATION | 12,500 |
| PAKISTAN REINSURANCE COMPANY LIMITED | 30,000 |
| TRUSTEES NRL OFFICERS PROVIDENT FUND BULK MANAGEMENT PAKISTAN (PVT.) LTD. | 25,000 71,000 |
| SHAKOO (PVT) LTD. | 34,500 |
| TRUSTEES ALOO&MINOCHER DINSHAW CHR.TRUST | 250,000 |
| RELIANCE INSURANCE COMPANY LTD. | 125,000 |
| TRUSTEES SAEEDA AMIN WAKF | 50,000 |
| TRUSTEES MOHAMAD AMIN WAKF ESTATE | 325,000 |
| ISMAILIA YOUTH SERVICES | 80,000 |
| SIKANDER (PVT) LIMITED | 10,000 |
| THE PAKISTAN MEMON WOMEN EDUCATIONAL SOC | 15,000 |
| TRUSTEES OF FAROUKH&ROSHEN KARANI TRUST TRUSTEES WORLD MEMON FND.COMM.CEN.TRUST | 10,000 430,000 |
| PEARL ENGINEERING (PVT) LTD | 430,000 |
| BANDENAWAZ (PVT) LTD | 10,000 |
| TRUSTEES HOMMIÉ&JAMSHED NUSSERWANJEE C.T | 150,000 |
| TRUSTEES OF HAJI MOHAMMED WELFARE TRUST | 110,000 |
| TRUSTEE NEW JUBILEE INS CO.LTD EMP G.F | 75,000 |
| TRUSTEES MCB EMPLOYEES FOUNDATION | 100,000 |
| TRUSTERS AL-BADER WELFARE TRUST | 87,000 |
| WESTBURY (PRIVATE) LTD | 1,735,000 |
| TRUSTEES S.M.SOHAIL TRUST YOUSUF YAQOOB KOLIA AND COMPANY (PVT) LTD | 21,500 25,500 |
| EDULJEE DINSHAW (PVT.) LIMITED | 264,000 |
| TRUSTEES OF MIRPURKHAS SUGAR MILLS LIMITED EMP GRATUITY FUND | 15,000 |
| TRUSTEES OF MIRPURKHAS SUGAR MILLS LTD EMP PROVIDENT FUND | 50,000 |
| TRUSTEES OF GREAVES PAKISTAN (PVT) LTD. EMP PROVIDENT FUND | 10,000 |
| CUMBERLAND (PVT) LIMITED | 180,000 |
| MARIAM ALI MUHAMMAD TABBA FOUNDATION | 250,000 |
| TRUSTEES OF SAMAD CHARITABLE TRUST | 110,000 |
| ATLAS INSURANCE LIMITED TRUSTEE NATIONAL REFINERY LTD. MANAGEMENT STAFF PENSION FUND | 361,778 199,761 |
| M/S RANG COMMODITIES (PVT) LTD | 20,000 |
| DOSSA COTTON & GENERAL TRADING (PVT) LIMITED | 17,500 |
| ANAM FABRICS (PVT) LTD. | 105,500 |
| ADAMJEE LIFE ASSURANCE COMPANY LIMITED | 2,682,000 |
| GOOD HOMES (PVT) LTD | 218,000 |
| TRUSTEES OF ZENSOFT (PVT) LTD EMPL. PROVIDENT FUND | 15,000 |

CORPORATE HOLDING 10,000 **AND MORE SHARES**

| NAME | NO. OF SHARES |
|--|-----------------------|
| TRUSTEES OF KHATIJA ADAMJEE FOUNDATION | 33.000 |
| TRUSTEE MOMIN ADAMJEE WELFARE TRUST | 200,000 |
| TRUSTEES OF GHORI TRUST | 57,000 |
| AL-FARAN MULTIPURPOSE COOPERATIVE SOCIETY LIMITED | 12,300 |
| LUCKY TEX PAKISTAN (PVT.) LIMITED GLOBE MANAGEMENTS (PRIVATE) LIMITED | 500,000 305,000 |
| TAHAFFUZ (PRIVATE) LIMITED | 610,000 |
| AL-RAHIM TRADING COMPANY (PRIVATE) LIMITED | 25,000 |
| TRUSTEES OF FRIENDS EDUCATIONAL AND MEDICAL TRUST | 26,000 |
| MERIN (PRIVATE) LIMITED | 10,000 |
| KIRAN FOUNDATION | 50,500 |
| ZAHID LATIF KHAN SECURITIES (PVT) LTD. SURAJ COTTON MILLS LTD. | 53,000 475,000 |
| NAEEM TEXTILE MILLS (PVT.) LTD. | 20,000 |
| SIDDIQ LEATHER WORKS (PVT.) LIMITED | 205,000 |
| SUNRAYS TEXTILE MILLS LIMITED | 13,000 |
| TRUSTEES LEINER PAK GELATINE LTD EMPLOYEES PROVIDENT FUND | 30,000 |
| SHADAB INNOVATIONS (PRIVATE) LIMITED HABIB BANK AG ZURICH, ZURICH, SWITZERLAND | 45,000 273,300 |
| HABIB BANK AG ZURICH, DEIRA DUBAI | 2,030,500 |
| CONTINENTAL CAPITAL MANAGEMENT (PVT) LTD | 41,000 |
| NATIONAL BANK OF PAKISTAN | 5,589,000 |
| MRA SECURITIES LIMITED | 110,000 |
| MCB BANK LIMITED - TREASURY BAWA SECURITIES (PVT) LTD. | 15,662,000 540,000 |
| ZILLION CAPITAL SECURITIES (PVT) LTD. | 21,000 |
| RAFI SECURITIES (PRIVATE) LIMITED | 40,450 |
| IRFAN MAZHAR SECURITIES (PVT) LTD. | 61,000 |
| ORIENTAL SECURITIES (PVT) LTD. | 20,000 |
| MULTILINE SECURITIES (PVT) LIMITED HAMID ADAMJEE TRUST | 10,000 |
| ZAFAR MOTI CAPITAL SECURITIES (PVT) LTD. | 40,000 10,100 |
| TRUSTEE OF PTC MANAGEMENT PROVIDENT FUND | 52,909 |
| TRUSTEE OF PTC STAFF PENSION FUND | 91,977 |
| TRUSTEE OF PTC EMPLOYEES PROVIDEND FUND | 30,600 |
| TRUSTEES FAUJI FERTILIZER BIN QASIM LTD. PROVIDENT FUND | 250,000 |
| TRUSTEES FAUJI FERTILIZER BIN QASIM LTD. EMP. GRATUITY FUND TRUSTEES OF ARL MANAGEMENT STAFF PENSION FUND | 140,000 40,000 |
| DJM SECURITIES (PRIVATE) LIMITED | 150,500 |
| THE AL-MALIK CHARITABLE TRUST | 25,000 |
| ASKARI BANK LIMITED | 2,530,500 |
| JS GLOBAL CAPITAL LIMITED | 106,500 |
| NOOR AUTOMOBILES (PVT.) LIMITED TRUSTEE-TREET CORPORATION LTDGROUP EMPSUPERANNUATION FUND | 10,000 10,000 |
| NCC - PRE SETTLEMENT DELIVERY ACCOUNT | 36,790 |
| MONEYLINE SECURITIES (PRIVATE) LIMITED | 12,000 |
| CDC - TRUSTEE ALFALAH GHP VALUE FUND | 570,000 |
| SAUDI PAK INDUSTRIAL & AGRICULTURAL INVESTMENT CO. LTD PMD | 2,535,000 |
| CDC - TRUSTEE AKD INDEX TRACKER FUND DARSON SECURITIES (PVT) LIMITED | 103,779 |
| HABIBSONS BANK LTD - CLIENT ACCOUNT | 11,100 100,000 |
| PERIDOT PRODUCTS (PVT) LIMITED | 10,000 |
| TARIIC HOLDING COMPANY BSC (CLOSED) | 100,000 |
| QUADRIA WELFARE TRUST | 37,000 |
| ALI HUSAIN RAJABALI LIMITED | 140,000 |
| BANDENAWAZ (PVT) LTD. MOHAMMAD MUNIR MOHAMMAD AHMED KHANANI SECURITIES (PVT.) LTD. | 10,000 26,000 |
| GAZIPURA SECURITIES & SERVICES (PRIVATE) LIMITED | 50,000 |
| RIAZ AHMED SECURITIES (PVT) LTD. | 11,500 |
| THE BANK OF PUNJAB, TREASURY DIVISION. | 1,175,000 |
| TARIQ VOHRA SECURITIES (PVT) LIMITED | 15,000 |
| MUHAMMAD SALIM KASMANI SECURITIES (PVT.) LTD. MUHAMMAD BASHIR KASMANI (PRIVATE) LIMITED | 20,000 11,000 |
| ALTAF ADAM SECURITIES (PVT) LTD. | 17,000 |
| 128 SECURITIES (PVT) LTD. | 50,000 |
| SOUTHERN AGENCIES (PRIVATE) LIMITED | 29,000 |
| | |

| NAME | NO. OF SHARES |
|--|--------------------|
| SURAJ COTTON MILLS LIMITED | 50,000 |
| FIRST CREDIT & INVESTMENT BANK LIMITED | 25,000 |
| GULREZ SECURITIES (PRIVATE) LIMITED | 101,500 |
| GPH SECURITIES (PVT.) LTD. | 75,500 |
| TRUSTEE KARACHI PARSI ANJUMAN TRUST FUND | 15,000 |
| CDC - TRUSTEE ALFALAH GHP ISLAMIC STOCK FUND | 1,167,500 |
| PAK BRUNEI INVESTMENT COMPANY LIMITED | 1,362,000 |
| MC FSL TRUSTEE JS - INCOME FUND | 25,500 |
| SEVEN STAR SECURITIES (PVT.) LTD. | 26,000 |
| PAIR INVESTMENT COMPANY LIMITED | 420,000 |
| CMA SECURITIES (PVT) LIMITED | 10,000 |
| TRUSTEE - GREAVES PAKISTAN (PVT) LTD STAFF GRATUITY FUND | 10,000 |
| UNITED TOWEL EXPORTERS (PVT) LIMITED | 10,000 |
| ABRIS (PVT) LIMITED | 25,000 |
| ALPHA BETA FINANCE LIMITED | 30,000 |
| HABIB EDUCATION TRUST STAFF PROVIDENT FUND | 13,000 |
| ABA ALI HABIB SECURITIES (PVT) LIMITED | 17,000 |
| CDC - TRUSTEE ALFALAH GHP STOCK FUND | 1,296,000 |
| CDC - TRUSTEE ALFALAH GHP ALPHA FUND | 944,000 |
| CDC - TRUSTEE NIT STATE ENTERPRISE FUND | 526,284 |
| FLOAT SECURITIES (PVT) LIMITED | 28,000 |
| INA SECURITIES (PVT) LTD | 10,500 |
| MERCHANT INVESTMENTS (PRIVATE) LIMITED | 10,000 |
| TRUSTEE-AL-MUSTAFA TRUST | 10,000 |
| TRUSTEES OF PAKISTAN HUMAN DEVELOPMENT FUND | 117,000 |
| ELLCOT SPINNING MILLS. LIMITED | 82,000 |
| ASKARI CEMENT LIMITED EMPLOYEES PROVIDENT FUND TRUST | 60,000 |
| ADAM SECURITIES LTD MT | 20,000 |
| JS GLOBAL CAPITAL LIMITED - MF | 16,000 |
| ADAMJEE INSURANCE COMPANY LIMITED | 5,731,000 |
| CDC - TRUSTEE ASKARI EQUITY FUND | 10,000 |
| EMPLOYEES OLD AGE BENEFITS INSTITUTION | 1,151,400 |
| MUHAMMAD TARIQ MOTI SECURITIES (PVT) LTD. | 103,500 |
| THE TRUSTEES, ZOROASTRIAN CO-OP. HOUSING SOCIETY | 10,000 |
| ALFALAH INSURANCE COMPANY LIMITED | 119,500 |
| CDC - TRUSTEE NATIONAL INVESTMENT (UNIT) TRUST | 187,832 |
| AKY SECURITIES (PVT) LTD. | 32,000 |
| AHSAM SECURITIES (PVT) LIMITED CDC-TRUSTEE NITIPF EQUITY SUB-FUND | 15,000 43,000 |
| | , |
| BIPL SECURITIES LIMITED - MF | 10,000 |
| CDC - TRUSTEE AGIPF EQUITY SUB-FUND CDC - TRUSTEE AGPF EQUITY SUB-FUND | 30,100 |
| CDC - TRUSTEE AGPF EQUITY SUB-FUND CDC - TRUSTEE ALFALAH GHP ISLAMIC VALUE FUND | 30,900 |
| SAMBA BANK LIMITED - MT | 44,500 |
| CDC - TRUSTEE ALFALAH CAPITAL PRESERVATION FUND II | 124,500 115,500 |
| TOTAL NO. OF SHARES | 717,593,823 |

HIGHLIGHTS

Complex Net Output - Actual v Forcast 2018 / 2019



0.72 0.69 2.52 3.45 3.19 39 0.53 89 46 40 3.88 7.91 74 .48 0.61 2.36 3.34 I.02 0.33 100 90 80 70 60 50 40 30 20 10 0 97-98 98-99 99-00 00-01 01-02 02-03 03-04 03-04 05-06 05-06 07-08 08-09 09-10 10-11 11-12 12-13 13-14 14-15 15-16 16-17 17-18 18-19 Gas FO HSD

Generation By Fuel %

THERMAL EFFICIENCY %







Plant Utilisation %



ORGANIZATIONAL STRUCTURE*



----- Functional Reporting

······ Administrative Reporting

EXECUTIVE & MANAGEMENT **COMMITTEES**

Executive Committee:

The Executive Committee consists of the Departmental Heads and is chaired by the Chief Executive. Its function include formulating, reviewing, communicating and managing the delivery of the Company's strategy; agreeing and recommending the Business Plan to the Board of Directors; and managing the delivery of the agreed Business Plan. The Executive Committee meets from time to time to coordinate activities and to take up any matters/issues.

Management Committee:

The Management Committee consists of the Departmental Heads and the Senior Managers and is chaired by the Chief Executive. Its function include in-depth Departmental reviews so as to create synergies within the Company. The Management Committee meets regularly.



Mr. Aftab Mahmood Butt Chief Executive



Mr. Khalid Pervaiz Bajwa GM Engineerintg



Mr. M. Mohtashim Aftab GM Finance / CFO

STATEMENT OF COMPLIANCE WITH LISTED COMPANIES

(Code of Corporate Governance) Regulations, 2017

Name of Company Kot Addu Power Company Limited

Year Ended

June 30, 2019

The Company has complied with the requirements of the (Code of Corporate Governance) Regulations, 2017 ("Regulations") in the following manner:

1. The total number of directors are eight (8) as per the following:

| a) | Male: | Seven (7) |
|----|---------|-----------|
| b) | Female: | One (1) |

2. The composition of board is as follows:

| Category | Names |
|-------------------------|---|
| Independent Directors | Mr. Hafiz Muhammad Yousaf Mr. Aqeel Ahmed Nasir Mr. Saad Iqbal Ms. Zunaira Azhar |
| Executive Directors | Mr. Aftab Mahmood Butt (Chief Executive) |
| Non-Executive Directors | Lt. General Muzammil Hussain (Retd) Mr. Muhammad Arshad Ch. Mr. Muhammad Ikram Khan |

- 3. The Directors have confirmed that none of them is serving as a director on more than five listed companies, including this Company (excluding the listed subsidiaries of listed holding companies where applicable).
- 4. The Company has prepared a "Code of Conduct" and has ensured that appropriate steps have been taken to disseminate it throughout the Company along with its supporting policies and procedures.

- 5. The Board has developed a vision/mission statement, overall corporate strategy and significant policies of the Company. A complete record of particulars of significant policies along with the dates on which they were approved or amended has been maintained.
- 6. All the powers of the Board have been duly exercised and decisions on relevant matters have been taken by board/ shareholders as empowered by the relevant provisions of the Act and these Regulations.
- 7. The meetings of the Board were presided over by the Chairman and, in his absence, by a Director elected by the Board for this purpose. The Board has complied with the requirements of Act and the Regulations with respect to frequency, recording and circulating minutes of meeting of board.
- 8. The Board of Directors have a formal policy and transparent procedures for remuneration of directors and accordance with the Act and these Regulations.
- 9. The Board has arranged Directors Training program for the following:

Mr. Muhammad Ikram Khan

(Non-Executive Director)

- 10. The Board has approved the appointment of the Internal Auditors of the Company including their remuneration and terms and conditions of employment. The Board has also approved the appointment of Head of Internal Audit to act as coordinator between the Internal Auditors and the Board of Directors. The Company's CFO and Company Secretary were appointed prior to the listing of the Company.
- 11. Chief Executive Officer and Chief Finance Officer duly endorsed the financial statements before approval of the Board.

12. The Board has formed Committees comprising of members given below:

Audit Committee

| Mr. Hafiz Muhammad Yousaf | Chairman |
|------------------------------|----------|
| Mr. Saad Iqbal | Member |
| Mr. Muhammad Arshad Chaudhry | Member |
| Mr. Muhammad Ikram Khan | Member |

HR Committee

| Mr. Aqeel Ahmed Nasir | Chairman |
|-------------------------|------------------------|
| Mr. Aftab Mahmood Butt | Member/Chief Executive |
| Mr. Muhammad Ikram Khan | Member |

LDs Committee

| Mr. Aqeel Ahmed Nasir | Chairman |
|------------------------|------------------------|
| Mr. Aftab Mahmood Butt | Member/Chief Executive |
| Mr. Saad Iqbal | Member |

- 13. The terms of reference of the aforesaid Committees have been formed, documented and advised to the Committee for compliance.
- 14. The frequency of meetings for the year ended June 30, 2019 of the Committees were as follows:

| Audit Committee | Four |
|-----------------|-------|
| HR Committee | Three |
| LDs Committee | Three |

15. The Board has outsourced the internal audit function to EY Ford Rhodes, Chartered Accountants who are considered suitably qualified and experienced for the purpose and are conversant with the policies and procedures of the Company.

- 16. The statutory auditors of the Company have confirmed that they have been given a satisfactory rating under the quality control review program of ICAP and registered with Audit Oversight Board of Pakistan, that they or any of the partners of the firm, their spouses and minor children do not hold shares of the Company and that the firm and all its partners are in compliance with International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by ICAP.
- 17. The statutory auditors or the persons associated with them have not been appointed to provide other services, except in accordance with the Companies Act, 2017, these Regulations or any other regulatory requirement and the auditors have confirmed that they have observed IFAC guidelines in this regard.
- 18. We confirm that all other requirements of the Regulations have been complied with.

For and on behalf of the Board

Nura

Aftab Mahmood Butt Chief Executive

Lt. General Muzammil Hussain (R) Chairman, Board of Directors

September 16, 2019 Lahore INDEPENDENT AUDITOR'S REVIEW REPORT TO THE MEMBERS OF KOT ADDU POWER COMPANY LIMITED **REVIEW REPORT ON THE STATEMENT OF COMPLIANCE CONTAINED IN LISTED COMPANIES (CODE OF CORPORATE GOVERNANCE) REGULATIONS, 2017**



We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2017 (the Regulations) prepared by the Board of Directors of Kot Addu Power Company Limited for the year ended June 30, 2019 in accordance with the requirements of regulation 40 of the Regulations.

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

As a part of our audit of the financial statements we are required to obtain an understanding of the accounting and internal control systems sufficient to plan the audit and develop an effective audit approach. We are not required to consider whether the Board of Directors' statement on internal control covers all risks and controls or to form an opinion on the effectiveness of such internal controls, the Company's corporate governance procedures and risks.

The Regulations require the Company to place before the Audit Committee, and upon recommendation of the Audit Committee, place before the Board of Directors for their review and approval, its related party transactions and also ensure compliance with the requirements of section 208 of the Companies Act, 2017. We are only required and have ensured compliance of this requirement to the extent of the approval of the related party transactions by the Board of Directors upon recommendation of the Audit Committee. We have not carried out procedures to assess and determine the Company's process for identification of related party transactions were undertaken at arm's length price or not.

Based on our review, nothing has come to our attention which causes us to believe that the Statement of Compliance does not appropriately reflect the Company's compliance, in all material respects, with the requirements contained in the Regulations as applicable to the Company for the year ended June 30, 2019.

Deloitte Young Adil

Chartered Accountants Engagement Partner: Rana M. Usman Khan

September 16, 2019 Lahore

INDEPENDENT AUDITOR'S REPORT

To the members of Kot Addu Power Company Limited Report on the Audit of the Financial Statements

OPINION

We have audited the annexed financial statements of Kot Addu Power Company Limited (the Company) which comprise the statement of financial position as at June 30, 2019, and the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity, the statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information, and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of the audit.

In our opinion and to the best of our information and according to the explanations given to us, the statement of financial position, the statement of profit or loss, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes forming part thereof conform with the accounting and reporting standards as applicable in Pakistan and give the information required by the Companies Act, 2017 (XIX of 2017), in the manner so required and respectively give a true and fair view of the state of the Company's affairs as at June 30, 2019 and of the profit, its comprehensive income, cash flows and changes in equity for the year then ended.

BASIS FOR OPINION

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

KEY AUDIT MATTERS

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

Following are the key audit matters:

| Key audit matter | How the matter was addressed in our audit | |
|--|---|--|
| Trade debts | | |
| As described in Note 1 (Legal status and nature of business), the Company has a Power Purchase Agreement (PPA) to sell the electricity produced to a single customer, WAPDA. Continuous delays by WAPDA in settlement of invoices raised by the Company, under the PPA, have resulted in buildup of trade debts aggregating to Rs.116.03 billion (Note 19). The Company has financed these trade debts via short term financing arrangements of Rs. 54.18 billion (Note 9), trade and other payables of Rs. 40.14 billion (Note 10) and own sources. In view of the significance and monetary value of the trade debts, the various financing arrangements there against and the consequential impact on the operations of the Company, we have identified this area as a Key Audit Matter. | Our audit procedures included the following: assessed if appropriate recognition policies are applied for trade debts and trade creditors through comparison with applicable accounting standards and industry practices. checked invoices raised by and received by the Company during the year and performed recalculation on the accrued income in accordance with relevant agreements. obtained direct confirmations for trade debts, financing arrangements and major trade creditor balances, evaluating and rationalizing the reconciling items. made inquiries with management of the Company and read minutes of Board and committees formed thereunder to ascertain actions taken and planned for remediation and management of trade debts. assessed adequacy of the related disclosures in the financial statements. | |

| Contingencies | | | |
|---|--|--|--|
| As described in Note 11.1(vii) (Contingencies and commitments), WAPDA had raised invoices for liquidated | Our audit procedures for contingencies including arbitration proceedings in ICC included the following: | | |
| damages to the Company aggregating to Rs. 27.9 billion up to June 30, 2016. In order to safeguard its interest, the Company has pursued arbitration proceedings in the International Chamber of Commerce (ICC), as per section 15 of PPA. The ICC tribunal in its partial award has decided the jurisdictional matters and that the proceedings related to the liquidated damages will continue between the Company and WAPDA. | read minutes of Board and committees formed thereunder, made inquiries with management and reviewed relevant correspondence to identify and evaluate contingencies. | | |
| | reviewed the filings made by the Company with ICC and decision of partial award related to the liquidated damages proceedings by the ICC tribunal. | | |
| As described in Note 11.1 (viii), the existing 25 year term PPA of the Company will expire on June 26, 2021. The Company has applied for new or renewal of PPA, however, the issuance of new or renewal of PPA will be under new energy policy, which has yet to be finalized by the Government. Further, as described in Note 11 Contingencies and commitments, the Company has several ongoing litigations, claims and tax matters, attributable to its business activities, for which ultimate outcomes and consequential financial exposures, if any, cannot be reliably predicted. We note that management judgements and estimation are required in: | met / corresponded with management, internal and external legal counsels (including counsels representing the Company in ICC) and tax advisor to understand status of ongoing and potential legal and tax matters impacting the Company. | | |
| | reviewed application filed with Government for new or renewal of the PPA. | | |
| | obtained and reviewed reports published by energy market regulator relating to generation forecasts and merit order. | | |
| | assessed and challenged management's conclusions on tax matters and related contingencies through understanding precedents, if any, set in similar cases. | | |
| predicting likely outcomes for these litigations, claims and tax matters, which, in certain cases may incorporate complex assumptions and inputs of external legal counsels / tax consultants; and | analyzed legal and professional expenses incurred during the year to support the completeness of contingencies identified. | | |
| | assessed adequacy of the related disclosures in the financial statements. | | |
| - assessing adequacy of associated provisions and related disclosures in the financial statements. | | | |
| In view of the significance of such litigations and the involvement of management's judgement and estimates, we have identified this area as a Key Audit Matter. | | | |
| INFORMATION OTHER TH | | | |

STATEMENTS AND AUDITOR'S REPORT THEREON

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

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

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

RESPONSIBILITIES OF MANAGEMENT AND BOARD OF DIRECTORS FOR THE FINANCIAL STATEMENTS

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

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

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

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE FINANCIAL STATEMENTS

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

- As part of an audit in accordance with ISAs as applicable in Pakistan, we exercise professional judgment and maintain professional skepticism throughout the audit. We also identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast

significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

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

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

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

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

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

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

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

The engagement partner on the audit resulting in this independent auditor's report is Rana M. Usman Khan.

Deloitte Young Adul

Chartered Accountants Engagement Partner: Rana M. Usman Khan

September 16, 2019 Lahore



FINANCIAL STATEMENTS For the year ended June 30, 2019

STATEMENT OF FINANCIAL POSITION

As at June 30, 2019

| | Note | 2019 2018 (Rupees in thousand) | |
|---|------|-----------------------------------|-------------|
| | | | |
| EQUITY AND LIABILITIES | | | |
| CAPITAL AND RESERVES | | | |
| Authorised capital | | | |
| 3,600,000,000 (2018: 3,600,000,000) ordinary | | | |
| shares of Rs 10 each | | 36,000,000 | 36,000,000 |
| Issued, subscribed and paid up capital | | | |
| 880,253,228 (2018: 880,253,228) ordinary | | | |
| shares of Rs 10 each | 5 | 8,802,532 | 8,802,532 |
| Capital reserve | 6 | 444,451 | 444,451 |
| Unappropriated profit | | 31,914,164 | 25,845,905 |
| | | 41,161,147 | 35,092,888 |
| NON-CURRENT LIABILITIES | | | |
| Liabilities against assets subject to finance lease | 7 | 25,106 | 38,487 |
| Deferred liabilities | 8 | 1,762,224 | 2,710,085 |
| | | 1,787,330 | 2,748,572 |
| CURRENT LIABILITIES | | | |
| Current portion of liabilities against assets | | | |
| subject to finance lease | 7 | 12,976 | 15,960 |
| Finances under mark-up arrangements - secured | 9 | 54,180,294 | 49,874,599 |
| Provision for taxation - net | | 641,741 | 296,738 |
| Trade and other payables | 10 | 40,138,658 | 49,754,942 |
| Unclaimed dividend | | 1,344,900 | 662,289 |
| | | 96,318,569 | 100,604,528 |
| CONTINGENCIES AND COMMITMENTS | 11 | | |
| | | 139,267,046 | 138,445,988 |

The annexed notes 1 to 41 form an integral part of these financial statements.

Aftab Mahmood Butt Chief Executive Officer

Tohtahad

M. Mohtahsim Aftab Chief Financial Officer

114

Saad Iqbal Director

| | | 2019 | 2018 |
|--|------|----------------------|-------------|
| | Note | (Rupees in thousand) | |
| | | | |
| ASSETS | | | |
| NON-CURRENT ASSETS | | | |
| Property, plant and equipment | 12 | 6,337,095 | 8,564,577 |
| Intangible assets | 13 | 4,252 | 7,462 |
| Assets subject to finance lease | 14 | 34,721 | 51,747 |
| Capital work-in-progress | | 4,988 | 7,327 |
| Long term loans and deposits | 15 | 25,395 | 31,821 |
| Post retirement benefits | 16 | 348,784 | _ |
| | | 6,755,235 | 8,662,934 |
| | | | |
| CURRENT ASSETS | | | |
| Stores and spares | 17 | 3,465,081 | 4,248,855 |
| Stock-in-trade | 18 | 9,466,456 | 6,717,597 |
| Trade debts | 19 | 115,798,387 | 115,472,114 |
| Loans, advances, deposits, prepayments | | | |
| and other receivables | 20 | 2,431,965 | 2,659,533 |
| Cash and bank balances | 21 | 1,349,922 | 684,955 |
| | | 132,511,811 | 129,783,054 |
| | | | |
| | | 139,267,046 | 138,445,988 |

these

Aftab Mahmood Butt Chief Executive Officer

Tohtabut Ŵ.

M. Mohtahsim Aftab Chief Financial Officer

LIL

Director

Saad Iqbal

STATEMENT OF **PROFIT OR LOSS** For the year ended June 30, 2019

2019 2018 Note (Rupees in thousand) Sales 22 84.830.617 91,915,894 Cost of sales (70, 625, 377)(78,536,832) 23 Gross profit 14,205,240 13,379,062 Administrative expenses 24 (708, 740)(465, 787)Other operating expenses 25 (8,922)(371,085) Other income 26 13,781,099 9,453,211 Profit from operations 27,268,677 21,995,401 Finance cost 27 (8,306,164) (6,187,594) 18,962,513 Profit before tax 15,807,807 Taxation 28 (5,850,973)(5,190,722) Profit for the year 13,111,540 10,617,085 Earnings per share (Rupees) 37 14.90 12.06

Appropriations have been reflected in the statement of changes in equity.

The annexed notes 1 to 41 form an integral part of these financial statements.

Aftab Mahmood Butt Chief Executive Officer

M. Mohtahsim Aftab Chief Financial Officer

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Saad Iqbal Director
STATEMENT OF COMPREHENSIVE INCOME

For the year ended June 30, 2019

| | 2019 (Rupees ir | 2018 n thousand) |
|--|--------------------|---------------------|
| Profit for the year | 13,111,540 | 10,617,085 |
| Items that will not be reclassified subsequently to profit or loss: | | |
| - Re-measurement gains / (losses) on net defined benefit obligation - net of tax | 353,969 | (17,101) |
| Other comprehensive income / (loss) for the year - net of tax | 353,969 | (17,101) |
| Total comprehensive income for the year | 13,465,509 | 10,599,984 |

The annexed notes 1 to 41 form an integral part of these financial statements.

Aftab Mahmood Butt Chief Executive Officer

M. Mohtahsim Aftab Chief Financial Officer

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Saad Iqbal

Director

KAPCO | Annaul Report 2019

STATEMENT OF **CASH FLOWS** For the year ended June 30, 2019

| | | 2019 | 2018 |
|--|-----------------|--------------|--------------|
| | Note (Rupees ir | | housand) |
| Cash flows from operating activities | | | |
| Cash generated from operations | 35 | 14,064,860 | 12,208,836 |
| Finance cost paid | | (6,872,629) | (3,368,218) |
| Taxes paid | | (5,805,315) | (4,151,558) |
| Staff retirement benefits paid | | (109,997) | (4,876) |
| Net cash generated from operating activities | | 1,276,919 | 4,684,184 |
| Cash flows from investing activities | | | |
| Fixed capital expenditure including intangibles | | (85,363) | (81,687) |
| Income on bank deposits received | | 37,205 | 32,968 |
| Net decrease / (increase) in long term loans and deposits | | 6,426 | (1,199) |
| Proceeds from sale of property, plant and equipment | | 3,434 | 17,210 |
| Net cash used in investing activities | | (38,298) | (32,708) |
| Cash flows from financing activities | | | |
| Repayment of liabilities against assets subject to finance lease | | (16,365) | (23,082) |
| Repayment of long term loans - unsecured | | _ | (386,195) |
| Dividend paid | | (4,862,984) | (7,928,387) |
| Net cash used in financing activities | | (4,879,349) | (8,337,664) |
| Net decrease in cash and cash equivalents | | (3,640,728) | (3,686,188) |
| Cash and cash equivalents at beginning of the year | | (49,189,644) | (45,503,456) |
| Cash and cash equivalents at the end of the year | 36 | (52,830,372) | (49,189,644) |

The annexed notes 1 to 41 form an integral part of these financial statements.

Aftab Mahmood Butt Chief Executive Officer

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M. Mohtahsim Aftab Chief Financial Officer

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Saad Iqbal Director

STATEMENT OF CHANGES IN EQUITY

For the year ended June 30, 2019

| | Note | Share capital | Capital reserve | Un- appropriated profit | Total |
|--|-------|------------------|-----------------|-------------------------------|-------------|
| | | | (Rupees in | thousand) | |
| Balance as at June 30, 2017 | | 8,802,532 | 444,451 | 23,256,226 | 32,503,209 |
| Final dividend for the year ended | | 0,002,002 | 111,101 | 20,200,220 | 02,000,200 |
| June 30, 2017 - Rs 4.75 per share | | _ | _ | (4,181,203) | (4,181,203) |
| Profit for the year | | _ | - | 10,617,085 | 10,617,085 |
| Other comprehensive income: | | | | | |
| - Re-measurement of net defined benefit | | | | | |
| obligation - net of tax | | _ | _ | (17,101) | (17,101) |
| Total comprehensive income for the year | | _ | _ | 10,599,984 | 10,599,984 |
| Interim dividend for the year ended | | | | | |
| June 30, 2018 - Rs 4.35 per share | | _ | _ | (3,829,102) | (3,829,102) |
| Balance as at June 30, 2018 (earlier reported) | | 8,802,532 | 444,451 | 25,845,905 | 35,092,888 |
| Impact of change in accounting policy- | | | | | |
| IFRS 15 (net of tax) | 2.5.2 | _ | _ | (1,851,655) | (1,851,655) |
| Adjusted balance as at June 30, 2018 | | 8,802,532 | 444,451 | 23,994,250 | 33,241,233 |
| Final dividend for the year ended | | | | | |
| June 30, 2018 - Rs 4.80 per share | | _ | _ | (4,225,215) | (4,225,215) |
| Profit for the year | | _ | _ | 13,111,540 | 13,111,540 |
| Other comprehensive income: | | | | | |
| - Re-measurement of net defined benefit | | | | | |
| obligation - net of tax | | _ | _ | 353,969 | 353,969 |
| Total comprehensive income for the year | | _ | _ | 13,465,509 | 13,465,509 |
| Interim dividend for the year ended | | | | | |
| June 30, 2019 - Rs 1.50 per share | | _ | _ | (1,320,380) | (1,320,380) |
| Balance as at June 30, 2019 | | 8,802,532 | 444,451 | 31,914,164 | 41,161,147 |

The annexed notes 1 to 41 form an integral part of these financial statements.

Aftab Mahmood Butt Chief Executive Officer

M. Mohtahsim Aftab Chief Financial Officer

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Saad Iqbal Director

For the year ended June 30, 2019

1 Legal status and nature of business

Kot Addu Power Company Limited (the Company or KAPCO), was incorporated in Pakistan on April 25, 1996 as a public limited company under the Companies Ordinance, 1984 (now Companies Act, 2017). The Company was listed on April 18, 2005 on Pakistan Stock Exchange Limited. The principal activities of the Company are to own, operate and maintain a multi-fuel fired power station with fifteen generating units with a nameplate capacity of 1,600 MW in Kot Addu, District Muzaffargarh, Punjab, Pakistan and to sell the electricity produced therefrom to a single customer, Pakistan Water and Power Development Authority (WAPDA) under a Power Purchase Agreement (PPA).

2 Basis of preparation

- 2.1 These financial statements have been prepared in accordance with the accounting and reporting standards as applicable in Pakistan. The accounting and reporting standards applicable in Pakistan comprise of:
 - International Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board (IASB) and Islamic Financial Accounting Standards (IFAS) issued by the Institute of Chartered Accountants of Pakistan (ICAP) as notified under the Companies Act, 2017; and
 - Provisions of and directives issued under the Companies Act, 2017.

Where provisions of and directives issued under the Companies Act, 2017 (the Act) differ from the IFRSs, the provisions of and directives issued under the Act, 2017 have been followed.

2.2 Expiry of PPA and going concern assumption

The existing PPA is for the term of 25 years which will expire on June 26, 2021. As per the stipulations of PPA relating to renewal, the Company has taken-up the matter for a new or renewal/extension of PPA with WAPDA and other relevant quarters of the Government of Pakistan (GOP / Government).

Currently, the Government is in the process of implementing reforms in the energy sector and formulating a new energy policy for issuance and renewal of power purchase contracts. Under the new energy policy, a merchant market contracts regime on competitive pricing mechanism (take & pay basis) is expected to be introduced, for both new and renewal cases. Since, the timeframe and structure of the new energy policy is being finalised, therefore, the terms and conditions of sale/purchase of electricity by the Company and the level of plant utilisation beyond June 26, 2021, will be determined after the promulgation of the said policy. It is expected that the plant will be technically and commercially viable under the new regime.

2.3 New accounting standards / amendments and IFRS interpretations that are effective for the year ended June 30, 2019

The following standards, amendments and interpretations are effective for the year ended June 30, 2019.

| Standards or Interpretations with no significant impact | Effective from annual period beginning on or after: |
|---|--|
| Amendments to IFRS 2 'Share-based Payment' - Clarification on the classification and measurement of share-based payment transactions. | January 01, 2018 |
| IFRIC 22 'Foreign Currency Transactions and Advance Consideration': Provides guidance on transactions where consideration against non-monetary prepaid asset / deferred income is denominated in foreign currency. Amendments to IAS 40 'Investment Property': Clarification on transfers of | January 01, 2018 |
| property to or from investment property. | January 01, 2018 |
| | Amendments to IFRS 2 'Share-based Payment' - Clarification on the classification and measurement of share-based payment transactions. IFRIC 22 'Foreign Currency Transactions and Advance Consideration': Provides guidance on transactions where consideration against non-monetary prepaid asset / deferred income is denominated in foreign currency. Amendments to IAS 40 'Investment Property': Clarification on transfers of |

Certain annual improvements have also been made to a number of IFRSs.

| | | beginning on or after: |
|---|---|--|
| | The following new standards become applicable for the year ended June 30, 2019 whe Company's accounting policies: | hich have required changes to |
| - | IFRS 9 'Financial Instruments' - This standard supersedes IAS 39 Financial Instruments: Recognition and Measurement upon its effective date. | July 01, 2018 |
| - | IFRS 15 'Revenue' - This standard supersedes IAS 18, IAS 11, IFRIC 13, 15 and 18 and SIC 31 upon its effective date. | January 01, 2018 |
| - | he impact of adoption of these new standards is disclosed in note 2.5. | |
| 1 | New accounting standards / amendments and IFRS interpretations that are not yet eff | ective |
| | The following standards, amendments and interpretations are only effective for account for the dates mentioned. | inting periods, beginning on or |
| | Standards or Interpretations with no significant impact | Effective from annual period beginning on or after: |
| - | Amendments to IFRS 3 'Business Combinations' - Amendments regarding the definition of business. | January 01, 2020 |
| - | Amendments to IFRS 9 'Financial Instruments' - Amendments regarding prepayment features with negative compensation and modifications of financial liabilities | s. January 01, 2019 |
| - | Amendments to IFRS 10 'Consolidated Financial Statements' and IAS 28 'Investments in Associates and Joint Ventures' - Sale or contribution of assets between an investor and its associate or joint venture. | Effective from accounting period beginning on or after a date to be determined. Earlier application is permitted. |
| - | Amendments to References to the Conceptual Framework in IFRS Standards. | January 01, 2020 |
| - | Amendments to IAS 1 'Presentation of Financial Statements' and IAS 8 'Accounting Policies, Changes in Accounting Estimates and Errors' - Amendments regarding the definition of material. | January 01, 2020 |
| - | Amendments to IAS 19 'Employee Benefits' - Amendments regarding plan amendments, curtailments or settlements. | January 01, 2019 |
| - | Amendments to IAS 28 'Investments in Associates and Joint Ventures' - Amendments regarding long-term interests in an associate or joint venture that form part of the net investment in the associate or joint venture but to which the equity method is not applied. IFRIC 23 'Uncertainty over Income Tax Treatments': Clarifies the accounting treatment in relation to determination of taxable profit (tax loss), | January 01, 2019 |
| | tax bases, unused tax losses, unused tax credits and tax rates, when there is uncertainty over income tax treatments under IAS 12 'Income Taxes'. | January 01, 2019 |
| | | |

Certain annual improvements have also been made to a number of IFRSs.

2.3.2

Standards impacting financial statements

Other than the aforesaid standards, interpretations and amendments, the International Accounting Standards Board (IASB) has also issued the following standards which have not been adopted locally by the Securities and Exchange Commission of Pakistan:

Effective from annual period

For the year ended June 30, 2019

- IFRS 1 First Time Adoption of International Financial Reporting Standards
- IFRS 14 Regulatory Deferral Accounts
- IFRS 17 Insurance Contracts

2.4.2 Standard impacting financial statements

SECP has notified implementation of IFRS 16 'Leases' for annual reporting period beginning on or after January 01, 2019. IFRS 16 will supersede IAS 17 'Leases', IFRIC 4, SIC 15 and SIC 27 upon its effective date. The status of adoption and impact of IFRS 16, IFRIC 4 and IAS 17 is described in note 2.6.1.

2.5 Adoption of new accounting standards

The following changes in standards have taken place effective from July 01, 2018:

2.5.1 Impact of IFRS 9 - Financial Instruments

IFRS 9 replaces certain provisions of IAS 39 - "Financial Instruments: Recognition and Measurement" that relate to the recognition, classification and measurement of financial assets and financial liabilities, derecognition of financial instruments, impairment of financial assets and hedge accounting. Under IFRS 9 the financial instruments, excluding derivatives, are accounted for at amortised cost, fair value through other comprehensive income or fair value through profit or loss depending on the nature of the relevant contractual cash flows and the business model in which it is held.

The adoption of IFRS 9 from July 01, 2018 has resulted in changes in relevant accounting policies and classification of financial assets and financial liabilities. IFRS 9 also requires implementation of a new impairment model based on Expected Credit Losses (ECL). However, SECP through SRO 985 (I)/2019 dated September 2, 2019 has granted exemption from applying ECL based impairment model to financial assets due from the Government, for three years till June 30, 2021. Consequently, the Company is not required to recognise allowance for ECL against trade debts due under the PPA.

The following table explains the original and the new measurement categories for financial assets and financial liabilities:

| Financial assets | Original classification under IAS 39 | New classification under IFRS 9 | Original carrying amount under IAS 39 (Rupees in | New carrying amount under IFRS 9 thousand) |
|--|---|------------------------------------|--|--|
| Trade debts | Loans and receivables | At amortized cost | 115,472,114 | 115,472,114 |
| Cash and cash equivalents | Loans and receivables | At amortized cost | 684,955 | 684,955 |
| Long term loans and deposits | Loans and receivables | At amortized cost | 31,821 | 31,821 |
| Loans, advances, deposits, prepayments and other receivables | Loans and receivables | At amortized cost | 1,094,931 | 1,094,931 |
| Financial liabilities | Original classification under IAS 39 | New classification under IFRS 9 | Original carrying amount under IAS 39 (Rupees in | New carrying amount under IFRS 9 thousand) |
| Trade and other payable Finances under mark-up | | At amortized cost | 49,469,427 | 49,469,427 |
| arrangements - secured | At amortized cost | At amortized cost | 49,874,599 | 49,874,599 |
| Unclaimed dividend | At amortized cost | At amortized cost | 662,289 | 662,289 |
| Liabilities against assets subject to finance lease | | At amortized cost | 54,447 | 54,447 |

2.5.2 Impact of IFRS-15 - Revenue from Contracts with Customers

IFRS 15 supersedes IAS 11 'Construction Contracts', IAS 18 'Revenues' and related Interpretations and it applies to all revenue arising from contracts with customers, unless those contracts are in the scope of other standards. The new standard establishes a five-step model to account for revenue arising from contracts with customers. Under IFRS 15, revenue is recognised at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer.

The standard requires entities to exercise judgment, taking into consideration all of the relevant facts and circumstances when applying each step of the model to contracts with their customers. The standard also specifies the accounting for the incremental costs of obtaining a contract and the costs directly related to fulfilling a contract.

The Company adopted IFRS 15 Revenue from contracts with customers with initial date of application of 1 July 2018. In accordance with the transition provision of IFRS 15, the Company has followed modified retrospective transitional method, taking into consideration the exemption allowing it not to restate comparative information or prior periods.

The impact of initially applying the standard is mainly attributed to True-up Income on underlying Capacity Purchase Price (CPP) invoices, where the timing of revenue recognition has changed. True-up Income contains 'Variable Consideration' under the PPA as it is subject to significant uncertainties attributable to factors outside the Company's influence, such as the timings of underlying CPP receipts and PKR/USD parity at the time of such receipts. Therefore, True-up income is recognised to the extent of firmed up consideration i.e. upon receipt of underlying CPP invoices, wholly/partially by the reporting date.

As a result of adoption of IFRS 15, opening retained earnings of the Company as of July 1, 2018 are restated downward by Rs 1,852 million, net of tax of Rs 794 million, attributable to delay in the timing of recognition of True-up Income previously recognised in other income, using the modified retrospective method. Had this policy not been changed, the other income and the closing balance of trade debts would have been higher by Rs 9,017 million, profit after tax would have been higher by Rs 6,402 million and closing retained earnings would have been higher by Rs 8,254 million.

2.6 Standards, amendments and interpretations to existing standards that are not yet effective but applicable / relevant to the Company's operations

2.6.1 IFRIC 4, 'Determining Whether an Arrangement Contains a Lease' is applicable for annual periods beginning on or after January 1, 2006, however, SECP granted exemption from the application of IFRIC 4 to all companies including power sector companies. This interpretation provides guidance on determining whether arrangements that do not take the legal form of a lease should, nonetheless, be accounted for as a lease in accordance with IAS 17, 'Leases'.

Consequently, the Company is not required to account for a portion of its PPA as a lease under IAS 17. If the Company were to follow IFRIC 4 and IAS 17, the effect on the financial statements would be as follows:

| | 2019 | 2018 |
|---|--------------|-------------|
| | (Rupees in t | housand) |
| De-recognition of property, plant and equipment | (6,251,479) | (8,467,063) |
| Recognition of lease debtor | 3,237,479 | 4,032,969 |
| Decrease in deferred tax liability | 473,824 | 579,926 |
| Decrease in un-appropriated profit at the beginning of the year | (3,854,169) | (5,005,540) |
| Increase in profit for the year | 1,313,992 | 1,151,371 |
| Decrease in un-appropriated profit at the end of the year | (2,540,177) | (3,854,169) |

For the year ended June 30, 2019

IFRS 16 'Leases' will supersede IFRIC 4 and IAS 17 for annual periods beginning on or after January 1, 2019. Similar to the IFRIC 4 requirements, IFRS 16 will require the Company to account for a portion of its PPA as a lease. SECP through SRO 986 (I)/2019 dated September 2, 2019 has extended the earlier exemption from application of IFRS 16 to all companies which have entered into PPAs before January 1, 2019. Accordingly, the Company continues to be exempt from recording a portion of PPA as a lease under the new standard.

2.6.2 IFRS 2 (Amendment), 'Share-based Payment – Group Cash-settled Share-based Payment Transactions' effective for annual periods beginning on or after January 1, 2010.

The IASB amended IFRS 2 whereby an entity receiving goods or services is to apply this IFRS in accounting for group cash-settled share-based payment transactions in its financial statements when that entity has no obligation to settle the share-based payment transaction.

On August 14, 2009, the GOP launched Benazir Employees' Stock Option Scheme ("the Scheme") for employees of certain State Owned Enterprises (SOEs) and non-State Owned Enterprises where GOP holds significant investment (non-SOEs). The Scheme is applicable to permanent and contractual employees who were in employment of these entities, on the date of launch of the scheme, subject to completion of five years vesting period by all contractual employees and by permanent employees in certain instances.

The Scheme provides for a cash payment to employees on retirement or termination based on the price of shares of respective entities. To administer this scheme, GOP transferred 12% of its investment in such SOEs and non-SOEs to Trust Fund created for the purpose, by each of such entities. The eligible employees would be allotted units by each Trust Fund in proportion to their respective length of service. On retirement or termination such employees would be determined be entitled to receive such amounts from Trust Fund in exchange for the surrendered units as would be determined based on market price for listed entities or breakup value for non-listed entities. The shares relating to the surrendered units would be transferred back to GOP.

The Scheme also provides that 50% of dividend related to shares transferred to the respective Trust Fund would be distributed amongst the unit-holder employees. The balance 50% dividend would be transferred by the respective Trust Fund to Central Revolving Fund managed by the Privatization Commission of Pakistan for payment to employees against surrendered units. The deficit, if any, in Trust Fund to meet the re-purchase commitments would be met by GOP.

The Scheme, developed in compliance with stated GOP Policy of empowerment of employees of SOEs need to be accounted for by the covered entities, including the Company, under the provisions of amended IFRS 2. However, keeping in the view the difficulties that may be faced by entities covered under the scheme, the SECP on receiving representations from some of entities covered under the Scheme and after having consulted the Institute of Chartered Accountants of Pakistan (ICAP), has granted exemption to such entities from the application of IFRS 2 to the Scheme.

Had the exemption not been granted, the staff costs of the Company for the year would have been higher by Rs 705 million (2018: Rs 1,135 million), profit after taxation would have been lower by Rs 486 million (2018: Rs 727 million), retained earnings would have been lower by Rs 451 million (2018: Rs 727 million), earnings per share would have been lower by Rs 0.55 per share (2018: Rs 0.83 per share).

3 Basis of measurement

These financial statements have been prepared under the historical cost convention except for recognition of certain employee retirement benefits at present value.

The Company's significant accounting policies are stated in note 4. Some of these significant policies may require the management to make difficult, subjective or complex judgments or estimates. The following is intended to provide an understanding of the policies the management considers critical because of their complexity, judgment of estimation involved in their application and their impact on these financial statements. Estimates and judgments are continually evaluated and are based on historical experience, including expectations of future events that are believed to be reasonable under the circumstances. These judgments involve assumptions or estimates in respect of future events

and the actual results may differ from these estimates. The areas involving a higher degree of judgments or complexity or areas where assumptions and estimates are significant to the financial statements are as follows:

a) Staff retirement benefits

The Company uses the valuation performed by an independent actuary as the present value of its retirement benefit obligations. The valuation is based on assumptions as mentioned in note 4.2.

b) Provision for taxation

The Company takes into account the current income tax law and the decisions taken by appellate authorities. Instances where the Company's view differs from the view taken by the income tax department at the assessment and appellate stage and where the Company considers that its views on items of material nature are in accordance with law, the amounts are disclosed as contingent liabilities.

c) Useful life and residual values of property, plant and equipment

The Company reviews the useful lives of property, plant and equipment on regular basis. Any change in estimates in future years might affect the carrying amounts of the respective items of property, plant and equipment with a corresponding effect on the depreciation charge and impairment.

d) Provision for stores and spares

The Company reviews stores and spares inventory items based on the technical evaluation(s) conducted in-house by the technical team. Provision is recognized against items determined to be obsolete and / or not expected to be used up till the expiry of current PPA.

4 Significant accounting policies

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

4.1 Taxation

Current

Provision for current tax is based on taxable income for the year determined in accordance with the prevailing law for taxation of income. The charge for current tax is calculated using prevailing current tax rates or tax rates expected to apply to the profit for the year, if enacted. The charge for current tax also includes adjustments, where considered necessary, to provision for tax made in previous years arising from assessments framed during the year for such years.

Previously, income of the Company derived from the power station up to June 27, 2006 was exempt from income tax under clause 138 of the Part I of the Second Schedule to the Income Tax Ordinance, 2001. The Company was also exempt from minimum tax under clause 13(A) of Part IV of the Second Schedule to the Income Tax Ordinance, 2001 for the period it continued to be entitled to exemption under clause 138 of the Part I of the Second Schedule i.e. up to June 27, 2006. Thereafter, the income of the Company is taxable under the provisions of the Income Tax Ordinance, 2001.

Deferred

Deferred tax is accounted for using the balance sheet liability method in respect of all temporary differences arising from differences between the carrying amount of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of the taxable profit.

Deferred tax liabilities are generally recognised for all taxable temporary differences and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences, unused tax losses and tax credits can be utilised.

For the year ended June 30, 2019

Deferred tax is calculated at the rates that are expected to apply to the period when the differences reverse based on tax rates that have been enacted or substantively enacted by the balance sheet date. Deferred tax is charged or credited in the income statement, except in the case of items credited or charged to equity in which case it is included in equity.

4.2 Staff retirement benefits

The main features of the schemes operated by the Company for its employees are as follows:

(a) The Company operates an approved funded defined benefit pension scheme for all employees with a qualifying service period of ten years. Monthly contribution is made to the fund on the basis of actuarial recommendation. The latest actuarial valuation was carried out as at June 30, 2019. The actual return on plan assets during the year is Rs 106 million (2018: Rs 22 million). The actual return on plan assets represents the difference between the fair value of plan assets at beginning of the year and end of the year, after adjustments for contributions made by the Company, as reduced by benefits paid during the year.

The future contribution rate includes allowances for deficit and surplus. Projected unit credit method, using the following significant assumptions, is used for valuation of the scheme:

- Discount rate: 14.25 percent per annum (2018: 10.00 percent per annum).
- Expected rate of increase in salary level: 13.75 percent per annum (2018: 9.50 percent per annum).
- Expected rate of increase in pension: 5.50 percent per annum (2018: 5.50 percent per annum).

Plan assets include long-term Government bonds, term finance certificates of financial institutions, investment in mutual funds and term deposits with banks. Return on Government bonds and debt is at fixed and floating rates.

The expected expense for the next year is Rs 13 million as this is asset, so no contribution is required in next year.

- (b) The Company also operates an approved funded contributory provident fund for all employees. Equal monthly contributions are made by both the Company and the employees to the fund.
- (c) The Company provides medical facilities to its retired employees and eligible dependent family members along with free electricity. Provisions are made annually to cover the obligation on the basis of actuarial valuation and are charged to income. The latest actuarial valuation was carried out as at June 30, 2019.

Projected unit credit method, using the following significant assumptions, is used for valuation of these schemes:

- Discount rate: 14.25 percent per annum (2018: 10.00 percent per annum).
- Expected rate of increase in medical cost: 12 percent per annum (2018: 7.75 percent per annum).
- Expected rate of increase in electricity benefit: 14.25 percent per annum (2018: 10.00 percent per annum).

Retirement benefits are payable to all regular employees on completion of prescribed qualifying period of service under these schemes.

The Company's policy with regard to actuarial (gains / losses) is to immediately recognise all actuarial losses and gains in other comprehensive income under IAS 19, 'Employee benefits'.

4.3 Property, plant and equipment

Property, plant and equipment except freehold land are stated at cost less accumulated depreciation and any identified impairment loss. Freehold land is stated at cost less any identified impairment loss. Cost represents the acquisition price of assets transferred to the Company in accordance with the Transfer Agreement signed between WAPDA and the Company on June 26, 1996 based on a valuation by M/s Stone and Webster using depreciated replacement cost basis.

Depreciation on all property, plant and equipment is charged to profit or loss account on the straight line method so as to write off the depreciable amount of an asset over the economic useful life or the remaining term of PPA, whichever is lower, using the annual rates mentioned in note 12 after taking their residual values into account.

The assets' residual values and estimated useful lives are reviewed at each financial year end and adjusted if impact on depreciation is significant. The Company's estimate of the residual value of its property, plant and equipment as at June 30, 2019 has not required any significant adjustment.

Depreciation on additions to property, plant and equipment is charged from the month in which an asset is acquired or capitalised while no depreciation is charged for the month in which the asset is disposed off.

The Company assesses at each balance sheet date whether there is any indication that property, plant and equipment may be impaired. If such indication exists, the carrying amounts of such assets are reviewed to assess whether they are recorded in excess of their recoverable amount. Where carrying values exceed the respective recoverable amount, assets are written down to their recoverable amounts and the resulting impairment loss is recognised in income currently. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. Where an impairment loss is recognised, the depreciation charge is adjusted in the future periods to allocate the asset's revised carrying amount over its estimated useful life.

Major plant modifications and improvements are capitalised. Overhauls, maintenance and repairs are charged to income as and when incurred. The gain or loss on disposal or retirement of an asset, represented by the difference between the sale proceeds and the carrying amount of the asset, is recognised as an income or expense.

Blades for Gas Turbines are considered a separate category of assets. All blades are depreciated at the annual rate as mentioned in note 12 regardless of whether they are in use or not. Refurbishment costs are accrued and charged to profit or loss account.

4.4 Intangible assets

Expenditure incurred to acquire computer software are capitalised as intangible assets and stated at cost less accumulated amortization and any identified impairment loss. Intangible assets are amortized using the straight line method so as to write off the depreciable amount of an asset over its estimated useful life at the annual rates mentioned in note 13.

Amortization on additions to intangible assets is charged from the month in which an asset is acquired or capitalised, while no amortization is charged for the month in which the asset is disposed off.

The Company assesses at each balance sheet date whether there is any indication that intangible asset may be impaired. If such indication exists, the carrying amount of such assets are reviewed to assess whether they are recorded in excess of their recoverable amount. Where carrying values exceed the respective recoverable amount, assets are written down to their recoverable amounts and the resulting impairment loss is recognised in income currently. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. Where an impairment loss is recognised, the amortization charge is adjusted in the future periods to allocate the asset's revised carrying amount over its estimated useful life.

4.5 Capital work-in-progress

Capital work-in-progress is stated at cost less any identified impairment loss.

4.6 Leases

The Company is the lessee:

Finance leases

Leases where the Company has substantially all the risks and rewards of ownership are classified as finance leases. At inception finance leases are capitalised at the lower of present value of minimum lease payments under the lease agreements and the fair value of the assets.

For the year ended June 30, 2019

The related rental obligations, net of finance charges, are included in liabilities against assets subject to finance lease. The liabilities are classified as current and long term depending upon the timing of the payment.

Assets acquired under a finance lease are depreciated over the useful life of the asset on a straight line method so as to write off the depreciable amount of an asset over its estimated useful life at the annual rates mentioned in note 14. Depreciation of leased assets is charged to profit or loss account.

Depreciation on additions to leased assets is charged from the month in which an asset is acquired while no depreciation is charged for the month in which the asset is disposed off.

Operating leases

Leases where a significant portion of the risks and rewards of ownership are retained by the lessor are classified as operating leases. Payments made under operating leases (net of any incentives received from the lessor) are charged to profit on a straight line basis over the lease term. The assets acquired under Ijarah agreement where the terms of agreement meet the conditions of recognition of Ijarah financing specified in Islamic Financial Accounting Standard (IFAS) 2- Ijarah, are classified as operating leases.

4.7 Stores and spares

Usable stores and spares are valued principally at weighted average cost. Impairment provision is recognised against items determined to be obsolete and / or not expected to be used up till the expiry of PPA. Items in transit are valued at cost comprising invoice value plus other charges paid thereon.

Refurbishable items are valued at the lower of cost and net realisable value. Cost of refurbishment is charged to the profit or loss account as it is incurred. The item is charged to the profit or loss account when, upon inspection, it cannot be refurbished.

4.8 Stock-in-trade

Stock-in-trade except for those in transit are valued at lower of cost based on First In First Out (FIFO) and net realisable value.

Materials in transit are stated at cost comprising invoice value plus other charges paid thereon.

Net realisable value signifies the estimated selling price in the ordinary course of business less costs necessarily to be incurred in order to make a sale. Provision is made in the financial statements for obsolete and slow moving stock-in-trade based on management's best estimate.

4.9 Financial instruments

Financial assets and financial liabilities are recognised in the Company's statement of financial position when the Company becomes a party to the contractual provisions of the instrument.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial as

4.9.1 Financial assets

All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace.

All recognised financial assets are measured subsequently in their entirety at either amortised cost or fair value, depending on the classification of the financial assets.

Classification of financial assets

a) Debt instruments measured at amortised cost

Debt instruments that meet the following conditions are measured subsequently at amortised cost.

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

Amortised cost and effective interest method

The amortised cost of a financial asset is the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus the cumulative amortization using the effective interest method of any difference between that initial amount and the maturity amount, adjusted for any loss allowance. The gross carrying amount of a financial asset is the amortised cost of a financial asset before adjusting for any loss allowance.

The effective interest method is a method of calculating the amortised cost of a debt instrument and of allocating interest income over the relevant period. Interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset.

As at reporting date, the Company carries cash and cash equivalents, trade debts, due from related parties and employees' advances at amortized cost.

b) Debt instruments measured at fair value through other comprehensive income (FVTOCI):

Debt instruments that meet specified conditions and are measured subsequently at fair value through other comprehensive income (FVTOCI).

As at reporting date, the Company does not hold any debt instrument classified as at FVTOCI.

c) Equity instruments designated as at FVTOCI

On initial recognition, the Company may make an irrevocable election (on an instrument-by-instrument basis) to designate investments in equity instruments as at FVTOCI.

As at reporting date, the Company does not hold any equity instruments designated as at FVTOCI.

d) Financial assets measured subsequently at fair value through profit or loss (FVTPL)

By default, all other financial assets are measured subsequently at fair value through profit or loss (FVTPL).

As at reporting date, the Company does not possess any financial assets classified as at FVTPL.

Impairment of financial assets

The Company recognises a loss allowance for expected credit losses on financial assets, except for financial assets due from Government. The amount of expected credit losses is updated at each reporting date to reflect changes in credit risk since initial recognition of the respective financial instrument.

The Company recognises lifetime ECL when there has been a significant increase in credit risk since initial recognition. However, if the credit risk on the financial instrument has not increased significantly since initial recognition, the Company measures the loss allowance for that financial instrument at an amount equal to 12-month ECL. Lifetime ECL represents the expected credit losses that will result from all possible default events over the expected life of a financial instrument. In contrast, 12 month ECL represents the portion of lifetime ECL that is expected to result from default events on a financial instrument that are possible within 12 months after the reporting date.

For the year ended June 30, 2019

Write-off policy

The Company writes off financial assets when there is information indicating that the amount is not recoverable due to the conflict in invoices with customer. Financial assets written off may still be subject to enforcement activities under the Company's recovery procedures, taking into account legal advice where appropriate. Any recoveries made against financial assets written-off are recognised in profit or loss.

Derecognition of financial assets

The Company derecognizes a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. If the Company neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Company recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the Company retains substantially all the risks and rewards of ownership of a transferred financial asset, the Company continues to recognise the financial asset and also recognises a collateralized borrowing for the proceeds received.

On derecognition of a financial asset measured at amortised cost, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

4.9.2 Financial liabilities

Subsequent measurement of financial liabilities

Financial liabilities that are not

- contingent consideration of an acquirer in a business combination,
- held-for-trading, or
- designated as at FVTPL, are measured subsequently at amortised cost using the effective interest method.

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or (where appropriate) a shorter period, to the amortised cost of a financial liability.

Derecognition of financial liabilities

The Company derecognizes financial liabilities when, and only when, the Company's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

4.10 Offsetting of financial assets and liabilities

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

4.11 Long term loans and deposits

Loans and deposits are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are included in non-current assets for having maturities greater than 12 months after the reporting date. Initially they are recognised at fair value and subsequently stated at amortized cost.

4.12 Trade debts

Trade debts are carried at amount to be received less an estimate made for doubtful debts based on a review of all outstanding amounts at the year end. Bad debts are written off when identified.

4.13 Cash and cash equivalents

Cash and cash equivalents are carried in the balance sheet at cost. For the purpose of cash flow statement, cash and cash equivalents comprise cash in hand, demand deposits, other short term highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of change in value and finances under mark-up arrangements. In the balance sheet, finances under mark-up arrangements are included in current liabilities.

4.14 Borrowings

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortized cost, any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the profit or loss account over the period of the borrowings using the effective interest method. Finance costs are accounted for on an accrual basis and are reported under accrued finance costs to the extent of the amount remaining unpaid.

Borrowings are classified as current liabilities unless the Company has an unconditional right to defer settlement of the liability for at least twelve months after the balance sheet date.

4.15 Trade and other payables

Liabilities for creditors and other amounts payable are carried at cost which is the fair value of the consideration to be paid in the future for the goods and/or services received, whether or not billed to the Company.

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

4.16 Foreign currencies

a) Functional and presentation currency

Items included in the financial statements of the Company are measured using the currency of the primary economic environment in which the Company operates (the functional currency). The financial statements are presented in Pak Rupees (PKR), which is the Company's functional and presentation currency.

b) Transactions and balances

Foreign currency transactions are translated into PKR using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the profit or loss account.

4.17 Borrowing costs

Mark-up, interest and other charges on borrowings are capitalised up to the date of commissioning of the related property, plant and equipment, acquired out of the proceeds of such borrowings. All other mark-up, interest and other charges are charged to income.

4.18 Revenue recognition

Revenue on account of energy is recognised on transmission of electricity to WAPDA, whereas revenue on account of capacity is recognised when due, using the 'performance obligation satisfied over time' approach under IFRS 15 as the customer simultaneously receives and consumes the benefits provided by the Company's performance. There is no significant financing component attached to the receivables from the customer. Company submits invoices of energy and capacity on monthly basis in arrears and have credit period of 25 days.

For the year ended June 30, 2019

The True up Income on CPP is recognised upon the receipt of the underlying CPP invoices, wholly or partially as provided in clause 13.4(iv) of Part II of schedule 6 to the PPA. The True up income contains 'Variable Consideration' as it is subject to significant uncertainties attributable to certain factors. These factors include but not limited to the timing of receipt of underlying CPP invoices, PKR/USD parity at the time of receipts etc. Since the amount of consideration is highly susceptible to factors outside the Company's influence, therefore the True-up income is recognised only to the extent of firmed up consideration.

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

4.19 Dividend

Dividend distribution to the Company's shareholders is recognised as a liability in the period in which the dividends are approved.

5 Issued, subscribed and paid up capital

| | 2019 (Nuurada d | 2018 | | 2019 | 2018 |
|---|--------------------|---------------|-------------------------------|-----------|-------------|
| | admuri) | er of shares) | | (Rupees | n thousand) |
| | 253,000 | 253,000 | Ordinary shares of Rs 10 each | | |
| | | | fully paid in cash | 2,530 | 2,530 |
| _ | | | Ordinary shares of Rs 10 each | | |
| | | | issued as fully paid for | | |
| | 880,000,228 | 880,000,228 | consideration other than cash | 8,800,002 | 8,800,002 |
| | 880,253,228 | 880,253,228 | | 8,802,532 | 8,802,532 |

5.1 There has been no movement in the ordinary share capital of the Company. Ordinary shares of the Company held by associated undertakings are as follows:

| | 2019 | 2018 |
|---|-------------|--------------|
| | (Number | r of shares) |
| Pakistan Water and Power Development Authority (WAPDA) | 354,311,133 | 354,311,133 |
| KAPCO Employees Empowerment Trust | | |
| [Formed under Benazir Employees' Stock Option Scheme (BESOS)] | 48,252,429 | 48,252,429 |
| | 402,563,562 | 402,563,562 |

6 Capital reserve

This represents the value of fuel stock taken over by the Company at the time of take over of Kot Addu Gas Turbine Power Station from WAPDA. The value of stock was not included in the valuation of assets at the time of take over.

| | | 2019 | 2018 |
|---|---|--------------------|----------|
| | | (Rupees in thousan | |
| 7 | Liabilities against assets subject to finance lease | | |
| | Present value of minimum lease payments | 38,082 | 54,447 |
| | Current portion shown under current liabilities | (12,976) | (15,960) |
| | | 25,106 | 38,487 |

Minimum lease payments have been discounted at an implicit interest rate ranging from 7.5 percent to 13.8 percent (2018: 7.5 percent to 9.1 percent) per annum to arrive at their present values. The lessee has the option to purchase the assets after expiry of the lease term.

Taxes, repairs, replacements and insurance costs are borne by the lessee.

The amount of future payments of the lease and the period in which these payments will become due are as follows:

| | Minimum lease payment | Future finance charge (Rupees in thousand) | Present value of lease liability |
|---|-----------------------------|---|--|
| | | | |
| 2019 | | | |
| Not later than one year | 15,211 | 2,235 | 12,976 |
| Later than one year and not later than five years | 26,802 | 1,696 | 25,106 |
| | 42,013 | 3,931 | 38,082 |
| 2018 | | | |
| Not later than one year | 19,338 | 3,378 | 15,960 |
| Later than one year and not later than five years | 42,377 | 3,890 | 38,487 |
| | 61,715 | 7,268 | 54,447 |

| | | 2019 | 2018 |
|--|--|--|---|
| | Note | (Rupees in th | nousand) |
| Deferred Liebilities | | | |
| | 0 1 | 059 245 | 1,892,254 |
| | | , | 817,831 |
| | 0.2 | 1,762,224 | 2,710,085 |
| Deferred taxation | | | |
| The (asset) / liability for deferred taxation comprises of | | | |
| timing differences relating to: | | | |
| Accelerated tax depreciation | | 690,067 | 1,202,852 |
| Provision for store obsolescence | | (540,416) | (93,424) |
| Provision for doubtful debts | | (66,442) | (71,817) |
| Write back of unpaid liabilities | | (13,139) | (937) |
| Provision for other staff benefits | | (12,883) | _ |
| Unrealised True-up income | | 912,102 | 871,914 |
| Liabilities against assets subject to finance lease | | (11,044) | (16,334) |
| | | 958,245 | 1,892,254 |
| Staff retirement benefits | | | |
| These are composed of: | | | |
| Pension | 16.1 | _ | 118,562 |
| Medical | 8.2.1 | 175,061 | 157,161 |
| Free electricity | 8.2.1 | 563,106 | 510,575 |
| | The (asset) / liability for deferred taxation comprises of timing differences relating to: Accelerated tax depreciation Provision for store obsolescence Provision for doubtful debts Write back of unpaid liabilities Provision for other staff benefits Unrealised True-up income Liabilities against assets subject to finance lease Staff retirement benefits These are composed of: Pension Medical | Deferred Liabilities Deferred taxation 8.1 Staff retirement benefits 8.2 Deferred taxation 9.2 Deferred taxation 9.2 Deferred taxation 9.2 Accelerated tax depreciation 9.2 Provision for store obsolescence 9.2 Provision for doubtful debts 9.2 Write back of unpaid liabilities 9.2 Provision for other staff benefits 9.2 Unrealised True-up income 9.2 Liabilities against assets subject to finance lease 9.2 Staff retirement benefits 16.1 Medical 8.2.1 | NoteRupees in theDeferred Liabilities8.1Deferred taxation8.1958,245Staff retirement benefits8.28.2803,9791,762,224Deferred taxationThe (asset) / liability for deferred taxation comprises of timing differences relating to:Accelerated tax depreciation690,067Provision for store obsolescence(540,416)Provision for doubtful debts(66,442)Write back of unpaid liabilities(13,139)Provision for other staff benefits(12,883)Unrealised True-up income912,102Liabilities against assets subject to finance lease(11,044)958,245Staff retirement benefitsThese are composed of:958,245Pension16.1Pension16.1Medical8.2.1175,061 |

Other long term employee benefits

31,533

871,831

65,812

803,979

For the year ended June 30, 2019

| 8.2.1 | Post retire medica | | Post retirement free electricity | | |
|----------------------------------|-----------------------|---------------|-------------------------------------|----------|--|
| | 2019 | 2018 | 2019 | 2018 | |
| | | (Rupees in th | iousand) | | |
| The amounts recognised in the | | | | | |
| balance sheet are as follows: | | | | | |
| Present value of defined benefit | | | | | |
| obligation as at June 30 | 175,061 | 157,161 | 563,106 | 510,575 | |
| Liability as at July 1 | 157,161 | 141,430 | 510,575 | 538,693 | |
| Charge to profit or loss account | 19,698 | 16,918 | 63,286 | 64,241 | |
| Benefits paid during the year | (3,335) | (2,341) | (6,400) | (5,824) | |
| Remeasurement loss / (gain) | | | | | |
| recognised in other | | | | | |
| comprehensive income | 1,537 | 1,154 | (4,355) | (86,535) | |
| Liability as at June 30 | 175,061 | 157,161 | 563,106 | 510,575 | |
| The movement in the present | | | | | |
| value of defined benefit | | | | | |
| obligation is as follows: | | | | | |
| Present value of defined benefit | | | | | |
| obligation as at July 1 | 157,161 | 141,430 | 510,575 | 538,693 | |
| Current service cost | 3,879 | 3,714 | 11,839 | 13,941 | |
| Interest cost for the year | 15,819 | 13,204 | 51,447 | 50,300 | |
| Benefits paid during the year | (3,335) | (2,341) | (6,400) | (5,824) | |
| Remeasurement loss / (gain) | | | | | |
| recognised in other | | | | | |
| comprehensive income | 1,537 | 1,154 | (4,355) | (86,535) | |
| Present value of defined benefit | | | | | |
| obligation as at June 30 | 175,061 | 157,161 | 563,106 | 510,575 | |

The present value of defined benefit obligation, the fair value of plan assets and the surplus or deficit of post retirement medical is as follows:

| | Post retirement medical | | | | | | |
|----------------------------------|-------------------------|---------|----------------|----------|---------|--|--|
| | 2019 | 2018 | 2017 | 2016 | 2015 | | |
| | | (Rup | ees in thousan | d) | | | |
| As at June 30 | | | | | | | |
| Present value of defined benefit | | | | | | | |
| obligations | 175,061 | 157,161 | 141,430 | 139,060 | 157,628 | | |
| Fair value of plan assets | _ | _ | _ | _ | _ | | |
| Deficit | 175,061 | 157,161 | 141,430 | 139,060 | 157,628 | | |
| Experience adjustment | | | | | | | |
| on obligation - loss / (gain) | 1,537 | 1,154 | (12,882) | (38,751) | (685) | | |

The present value of defined benefit obligation, the fair value of plan assets and the surplus or deficit of post retirement free electricity is as follows:

| | Post retirement free electricity | | | | | | |
|----------------------------------|----------------------------------|----------|----------------|----------|----------|--|--|
| | 2019 | 2018 | 2017 | 2016 | 2015 | | |
| | | | ees in thousan | d) | | | |
| As at June 30 | | | | | | | |
| Present value of defined benefit | | | | | | | |
| obligations | 563,106 | 510,575 | 538,693 | 495,210 | 508,307 | | |
| Fair value of plan assets | - | - | - | - | - | | |
| Deficit | 563,106 | 510,575 | 538,693 | 495,210 | 508,307 | | |
| Experience adjustment | | | | | | | |
| on obligation - gain | (4,355) | (86,535) | (9,778) | (77,281) | (47,735) | | |

Year end sensitivity analysis on present value of defined benefit obligation:

| | Post retire medic | | Post retire free elect | |
|---------------------------------|----------------------|---------------|---------------------------|---------|
| | 2019 | 2018 | 2019 | 2018 |
| | | (Rupees in th | nousand) | |
| Discount rate +0.50% | 161,219 | 143.904 | 516,764 | 466,225 |
| Discount rate -0.50% | 190,060 | 171,605 | 615,455 | 561,001 |
| Increase in medical cost / | 190,000 | 171,003 | 010,400 | 301,001 |
| electricity benefit +0.50% | 177,631 | 159,846 | 573,614 | 519,639 |
| Increase in medical cost / | | | | |
| electricity benefit -0.50% | 172,065 | 154,064 | 552,977 | 501,847 |
| Maturity profile of the defined | | | | |
| benefit obligation | | | | |
| 1. Weighted average duration | | | | |
| of the benefit (Years) | 15.54 | 16.57 | 16.46 | 17.37 |

| | Post retire medic | | Post retirement free electricity | | | |
|--------------------------------------|----------------------|--------|-------------------------------------|---------|--|--|
| | 2019 | 2018 | 2019 | 2018 | | |
| | (Rupees in thousand) | | | | | |
| 2. Distribution of timing of benefit | | | | | | |
| payments (time in years) | | | | | | |
| 1 | 1,527 | 1,241 | 4,508 | 3,862 | | |
| 2 | 3,798 | 2,928 | 11,153 | 9,042 | | |
| 3 | 4,917 | 3,750 | 14,244 | 11,398 | | |
| 4 | 6,258 | 4,648 | 18,055 | 13,915 | | |
| 5 | 8,009 | 5,670 | 23,032 | 16,838 | | |
| 6 to 10 | 76,462 | 49,544 | 219,274 | 144,573 | | |

For the year ended June 30, 2019

| | | | 2019 | 2018 |
|---|---|------|------------|-------------|
| | | Note | (Rupees ir | n thousand) |
| 9 | Finances under mark-up arrangements - secured | | | |
| | - Under conventional finances | | 33,283,753 | 30,635,440 |
| | - Under islamic finances | | 20,896,541 | 19,239,159 |
| | | 9.1 | 54,180,294 | 49,874,599 |

9.1 Finances under mark up arrangements available from various commercial banks amount to Rs 36,389 million (2018: Rs 39,317 million) and finances available under musharika and murabaha arrangements amount to Rs 23,942 million (2018: Rs 22,250 million). The rate of mark-up ranges from 7.1 percent to 13.6 percent (2018: 6.4 percent to 9.4 percent) per annum on the balances outstanding. In the event, the Company fails to pay the balances on the expiry of the quarter, year or earlier demand, mark-up is to be computed at the rate of 20 percent to 24 percent (2018: 20 percent to 24 percent) per annum on the balances unpaid.

9.2 Letters of credit and bank guarantees

Of the aggregate facility of Rs 273 million (2018: Rs 2,523 million) for opening letters of credit and Rs 7,004 million (2018: Rs 12,304 million) for guarantees, the amounts utilised as at June 30, 2019 were Rs 128 million (2018: Rs 178 million) and Rs 4 million (2018: Rs 12,304 million) respectively.

....

....

9.3 The aggregate running finances, short term finances and letters of credit and guarantees are secured by joint pari passu charge over current assets up to a limit of Rs 90,792 million (2018: Rs 105,200 million) and ranking charge over current assets up to a limit of Rs 8,134 million (2018: Rs 2,533 million).

| | | | 2019 | 2018 |
|----|---|------|------------|------------|
| | | Note | (Rupees in | thousand) |
| 10 | Trade and other payables | | | |
| | Trade creditors | 10.1 | 19,187,312 | 31,314,040 |
| | Accrued liabilities | | 351,526 | 335,217 |
| | Liquidated damages | | 55,025 | 55,568 |
| | Markup accrued on: | | | |
| | - Finances under markup arrangements - secured | | 1,591,166 | 732,953 |
| | - Liabilities against assets subject to finance lease | | 270 | 349 |
| | - Credit supplies of raw material | | 16,938,316 | 16,363,928 |
| | | | 18,529,752 | 17,097,230 |
| | Deposits - interest free repayable on demand | 10.2 | 601 | 470 |
| | Workers' Welfare Fund | 10.3 | 397,052 | 285,515 |
| | Differential payable to WAPDA | 10.4 | 1,438,596 | 639,179 |
| | Provident fund payable | | 12,685 | 12,414 |
| | Others | | 166,109 | 15,309 |
| | | | 40,138,658 | 49,754,942 |

- 10.1 Trade creditors include payable to Pakistan State Oil Company Limited (PSO) amounting to Rs 4,105 million (2018: Rs 27,067 million) and Sui Northern Gas Pipelines Limited (SNGPL) amounting to Rs 15,053 million (2018: Rs 4,227 million).
- 10.2 These represent security deposits received against rent and utility charges of shops rented out in colony. None of these deposits is utilizable for Company for other purpose. This amount is kept in separate bank account especially maintained for such purpose.

| | | 2019 | 2018 |
|------|--|------------|-----------|
| | | (Rupees in | thousand) |
| 10.3 | Movement in Workers' Welfare Fund is as follows: | | |
| | Opening balance | 285,515 | 609,567 |
| | Provision made during the year | 397,052 | 285,515 |
| | | 682,567 | 895,082 |
| | Payments made during the year | (285,515) | (609,588) |
| | Adjustment | _ | 21 |
| | Closing balance | 397,052 | 285,515 |

10.4 This represents income tax differential payable to WAPDA in accordance with clause 6.7 and 6.15(a) of Part I of Schedule 6 of PPA on account of difference in income tax rate as provided for in the PPA and the current tax rate as applicable to the Company.

11 Contingencies and commitments

11.1 Contingencies

(i) Income tax returns of the Company for tax years 2003 to 2007 were filed, wherein, only normal tax depreciation was claimed. However, the aforesaid returns were revised thereby depreciation and initial allowance earlier claimed in respect of assets in the original income tax returns for tax periods upto June 27, 2006 were not claimed being the date upto which Company was exempt from levy of income tax.

Tax depreciation in income tax return for tax year 2008 was also claimed with resultant written down value carried forward from tax year 2007, as computed in the revised return of income in accordance with position explained above. Such return and revised returns for tax year 2003 to 2007 were amended by tax authorities by restoring the earlier position and were also endorsed by Commissioner Inland Revenue (Appeals) [CIR(A)]. The Company preferred appeal before Income Tax Appellate Tribunal (ITAT) [now Appellate Tribunal Inland Revenue (ATIR)] against the decision of CIR(A) which was decided in Company's favor in April 2012. No appeal was filed by the Tax Department before High Court within the time stipulated under law.

Later on the Tax Department filed miscellaneous application for rectification before ATIR which was decided against the Company. Being aggrieved, the Company filed reference with the Honorable Lahore High Court (LHC) against this order.

During the year, the LHC issued an order dated December 05, 2018 wherein it was held that the miscellaneous applications filed by the Tax Department at ATIR for recalling the earlier orders (which were in favor of KAPCO) are set aside and remanded back to ATIR with the direction that these miscellaneous applications will be deemed pending before ATIR and ATIR after allowing proper opportunity of being heard to both the parties shall decide in detail these applications. Thus the original orders passed by ATIR in favor of KAPCO are restored automatically and these orders will be considered as orders in field.

The management is of the view that instead of being remanded back to ATIR, case should have been decided in favor of KAPCO. Being aggrieved, the Company has applied for leave of appeal from Honorable Supreme Court of Pakistan which is pending fixation.

The management is of the view that there are meritorious grounds available to defend the foregoing demands. Consequently no provision for such demands has been made in these financial statements.

(ii) The Tax Department issued a sales tax order against the Company for the financial period from June 2008 to June 2013 and created a demand of Rs 10,102 million by apportioning input sales tax between Capacity Purchase Price (CPP) invoices and Energy Purchase Price (EPP) invoices and allowed input sales tax allocated to EPP invoices only. The refund claims of the Company during the period falling between the aforementioned period were also rejected by the Tax Authorities. Against the foregoing order, the Company filed an appeal before CIR(A) which was partially decided against the Company. However, CIR(A) instructed the Tax Department to rectify the demand by deleting the sales tax liability in respect of tax periods beyond five years, resulting in reduction of demand to the tune of Rs 1,481 million.

For the year ended June 30, 2019

Being aggrieved, the Company filed an appeal before ATIR against the CIR(A) order which was also decided against the Company. The Company filed petition with LHC against ATIR decision.

Tax Department also created a demand of Rs 2,933 million for the financial period July 2013 to June 2014 pertaining to aforementioned issue of apportionment of input tax. The Company filed an appeal before CIR(A) who remanded back the demand of Rs 2,933 million till adjudication of petition from LHC on inadmissibility of input tax on Capacity invoices.

The LHC vide its judgement dated October 31, 2016 decided the case in favor of the Company and Company has received the refund from Federal Board of Revenue (FBR) out of the refunds which were withheld by the Tax Department due to above mentioned apportionment issue. The Tax Department has filed an intra-court appeal in LHC against the decision of LHC, which is pending adjudication. The management is of the view that there are meritorious grounds available to defend the foregoing demands. Consequently no provision for such demands has been made in these financial statements.

- (iii) Additional Commissioner Inland Revenue amended the assessment of tax year 2016 and issued order by disallowing certain expenses, on October 13, 2017 creating a demand of Rs 1,162 million which was later reduced to Rs 1,077 million through rectification order. The Company filed an appeal before CIR(A) who vide order dated January 11, 2018 reduced the demand to Rs 779 million. Being aggrieved with the order of the CIR(A), both department and KAPCO filed appeals before the ATIR. After hearing the stance of both the parties in appeal, ATIR proceeded to uphold the order passed by the learned CIR(A). Being aggrieved both department and KAPCO filed appeals before the Honorable Lahore High Court which is pending adjudication. The management is of the view that there are meritorious grounds available to defend the foregoing demand. Consequently no provision for such demand has been made in theses financial statements.
- (iv) Additional Commissioner Inland Revenue amended the assessment of tax year 2017 and issued an order by disallowing certain expenses, on April 23, 2018 creating a demand of Rs 741 million. The Company filed an appeal before CIR(A). CIR(A) issued an order dated November 05, 2018 wherein all the issues, except disallowance of project development cost amounting to Rs 221 million, were decided in the Company's favor. The Company filed an appeal before ATIR against disallowance of project development cost which is pending fixation. Meanwhile department has proceeded an appeal effect order dated 16 May, 2019 thereby creating a demand of Rs 95 million. An appeal against order has been passed before CIR(A) which is also pending. KAPCO applied for stay of demand before ATIR which has been granted before the year end.

The management is of the view that there are meritorious grounds available to defend the foregoing demand. Consequently no provision for such demand has been made in these financial statements.

(v) Additional Commissioner Inland Revenue amended the assessment of tax year 2018 and issued an order by disallowing certain expenses, on April 23, 2019 creating a demand of Rs 277 million. The Company filed an appeal before CIR(A). Subsequent to year end CIR(A) issued an order dated July 23, 2019 wherein all the issues, except disallowance of acquisition cost amounting to Rs 297 million, were decided in Company's favor. The Company has decided to file an appeal before ATIR against disallowance of acquisition cost.

The management is of the view that there are meritorious grounds available to defend the foregoing demand. Consequently no provision for such demand has been made in these financial statements.

(vi) Before introduction of amendments in Finance Act 2006, the Company had not established Workers' Profit Participation Fund under the Companies Profit (Workers' Participation) Act, 1968 (the Act) based on the opinion of the legal advisor that it did not employ any person who fell under the definition of Worker as defined in the Act.

Further, the question whether a company to which the Act and its scheme applies but which does not employ any worker is nevertheless obliged to establish and pay contributions into the Fund under the Act and thereafter transfer the same to the Fund established under the WWF Ordinance, 1971 is subjudice before the Sindh High Court, as the Supreme Court of Pakistan accepted the petition of another company and remanded the case to the Sindh High Court for fresh decision in accordance with its order.

Certain amendments were introduced in Finance Act 2006, to relax the conditions of payment of interest and penalty for companies defaulting in creating Fund under the Act. If it is established that Workers' Profit Participation Fund (WPPF) is applicable to the Company and Company makes the principal payment on or before the date which is yet to

be decided by the Federal Government, no such penalty may be imposed and the Company may not be liable to pay interest.

In view of the foregoing, the Company did not make any provision for Workers' Profit Participation Fund and interest thereon in the financial statements up to June 30, 2006.

Subsequent to the amendments in Finance Act 2006, the Company had established the KAPCO Workers' Profit Participation Fund in March 2008 to allocate the amount of annual profits stipulated by the Act for distribution amongst workers eligible to receive such benefits under the Act. Accordingly contributions to WPPF were duly made up to the year ended June 30, 2016.

In 2017, the Honorable Supreme Court of Pakistan decided that amendments in Workers' Welfare Fund Ordinance, 1971 and Companies Profit (Workers Participation) Act, 1968 cannot be introduced through Finance Act, thereby, the said amendments made through the Finance Act 2006 are void ab initio. Subsequently, the Commissioner Inland Revenue (Peshawar) filed review petition in the Honorable Supreme Court of Pakistan against the said decision in case of another company, which is pending adjudication.

During the year ended June 30, 2018, the Government of Punjab issued Companies Profits (Workers' Participation) (Amendment) Ordinance 2018 and accordingly the Company made contribution to WPPF for the year ended June 30, 2018. During current year, this Ordinance expired and no further enactment has been made by the Government of Punjab. Keeping in view this, the contribution of WPPF for the year ended June 30, 2018 amounting to Rs 790 million was refunded to the Company by the Fund / Trust during the year. Further, no contribution has been made for the year ended June 30, 2019.

In case the liability materializes, the cumulative principal amount of WPPF for the year ended June 30, 2016 upto the year ended June 30, 2019 would amount to Rs 3,126 million (2018: Rs 1,388 million). If it is established that the scheme is applicable to the Company and the Company is liable to pay contribution to the Workers' Welfare Fund, then these amounts would be recoverable from WAPDA as a pass-through item under the provisions of PPA.

(vii) WAPDA had raised invoices for liquidated damages to the Company for the years ended June 30, 2009 through 2016 (after taking into account forced outage allowance stipulated under the terms of PPA) on account of short supply of electricity by the Company, which was due to cash flow constraints of the Company as a result of default by WAPDA in making timely payments. Liquidated damages invoiced to the Company amount to Rs 27,898 million (2018: Rs 27,898 million). Estimated amount of liquidated damages (including un-invoiced liquidated damages till June 30, 2019) are not expected to exceed Rs 27,681 million as at June 30, 2019 (2018: Rs 27,681 million) based on the best estimate of the management of the Company.

The Company disputes and rejects any claim on account of liquidated damages that may be raised by WAPDA on the premise that its failure to dispatch electricity was due to WAPDA's non-payment of dues on timely basis to the Company and consequential inability of the Company to make timely payments to its fuel supplier (PSO) that resulted in inadequate level of electricity production owing to shortage of fuel. In this regard, the Company has initiated the dispute resolution procedures specified in the PPA and has commenced proceedings for Arbitration in Singapore under the rules of International Chamber of Commerce (ICC).

In June 2019, the ICC Tribunal in its partial award has decided matters related to its jurisdiction over WAPDA, Central Power Purchasing Agency Guarantee Limited (CPPA – G) and Government of Pakistan (GOP) and after considering various factors including provisions of PPA and Facilitation Agreement, ICC Tribunal has decided that it has jurisdiction over WAPDA and moving forward, the regular hearing of the case will continue between WAPDA and the Company.

According to legal advice available with the Company, there are adequate grounds to defend any claim by WAPDA for such liquidated damages since these conditions were imposed on the Company due to circumstances beyond its control. The ultimate outcome of the matter cannot presently be determined, and consequently no provision for such liquidated damages has been made in these financial statements.

For the year ended June 30, 2019

(viii) The Company has provided bank guarantees in favor of following:

Sui Northern Gas Pipelines Limited on account of payment of dues against gas sales etc., amounting to Rs 4 million (2018: Rs 12,304 million);

11.2 Commitments

- (i) Contracts for capital expenditure are Rs 21 million (2018: Rs 107 million).
- (ii) Letters of credit other than for capital expenditure are Rs 128 million (2018: Rs 178 million).
- (iii) Contracts for car ijara are Rs 59 million (2018: Rs 68 million).

12 Property, plant and equipment

| | Freehold land | Buildings on freehold land | Plant and machinery | Gas turbine blading | Auxiliary plant and machinery | Office equipment | Fixtures and fittings | Vehicles | Total |
|---------------------------------------|------------------|----------------------------------|---------------------|---------------------------|-------------------------------------|---------------------|-----------------------------|-----------|--------------|
| | | | | (Ri | upees in thousa | nd) | _ | | |
| Net carrying value basis | | | | | | | | | |
| Year ended June 30, 2019 | | | | | | | | | |
| Opening net book value (NBV) | 100,773 | 236,671 | 6,161,785 | 1,954,346 | 59,775 | 33,704 | 64 | 17,459 | 8,564,577 |
| Additions (at cost) | - | 13,861 | _ | 63,117 | 4,829 | 3,632 | 311 | - | 85,750 |
| Transfers from leased assets (at NBV) | - | - | - | _ | - | - | - | 4,002 | 4,002 |
| Disposals / adjustments (at NBV) | _ | (1) | (4) | (7,853) | (156) | (2,022) | - | (2,339) | (12,375) |
| Depreciation charge | - | (79,448) | (1,462,034) | (731,376) | (16,515) | (14,578) | (81) | (827) | (2,304,859) |
| Closing net book value (NBV) | 100,773 | 171,083 | 4,699,747 | 1,278,234 | 47,933 | 20,736 | 294 | 18,295 | 6,337,095 |
| Gross carrying value basis | | | | | | | | | |
| As at June 30, 2019 | | | | | | | | | |
| Cost | 100,773 | 893,661 | 35,513,576 | 9,074,787 | 409,808 | 144,549 | 18,142 | 97,432 | 46,252,728 |
| Accumulated depreciation | - | (722,578) | (30,813,829) | (7,796,553) | (361,875) | (123,813) | (17,848) | (79,137) | (39,915,633) |
| Net book value (NBV) | 100,773 | 171,083 | 4,699,747 | 1,278,234 | 47,933 | 20,736 | 294 | 18,295 | 6,337,095 |
| Depreciation rate % per annum | - | 4 - 48.0 | 4 - 29.3 | 10 - 38.7 | 20 - 46.2 | 20 - 48.0 | 20 - 42.9 | 25 - 31.6 | |
| Net carrying value basis | | | | | | | | | |
| Year ended June 30, 2018 | | | | | | | | | |
| Opening net book value (NBV) | 100,773 | 187,430 | 7,623,819 | 2,766,485 | 75,471 | 43,649 | 101 | 15,684 | 10,813,412 |
| Additions (at cost) | - | 98,947 | - | 2,632 | 3,415 | 6,678 | - | - | 111,672 |
| Transfers from leased assets (at NBV) | - | - | _ | - | - | - | - | 21,478 | 21,478 |
| Disposals / adjustments (at NBV) | - | - | - | (75,896) | - | (177) | - | (18,832) | (94,905) |
| Depreciation charge | - | (49,706) | (1,462,034) | (738,875) | (19,111) | (16,446) | (37) | (871) | (2,287,080) |
| Closing net book value (NBV) | 100,773 | 236,671 | 6,161,785 | 1,954,346 | 59,775 | 33,704 | 64 | 17,459 | 8,564,577 |
| Gross carrying value basis | | | | | | | | | |
| As at June 30, 2018 | | | | | | | | | |
| Cost | 100,773 | 879,800 | 35,513,576 | 9,041,203 | 408,306 | 159,268 | 17,831 | 90,555 | 46,211,312 |
| Accumulated depreciation | - | (643,129) | (29,351,791) | (7,086,857) | (348,531) | (125,564) | (17,767) | (73,096) | (37,646,735) |
| Net book value (NBV) | 100,773 | 236,671 | 6,161,785 | 1,954,346 | 59,775 | 33,704 | 64 | 17,459 | 8,564,577 |
| Depreciation rate % per annum | _ | 4 - 32.4 | 4 - 29.3 | 10 - 29.3 | 20 - 32.4 | 20 - 32.4 | 20 | 25 - 31.6 | |

The cost of fully depreciated assets which are still in use as at June 30, 2019 is Rs 3,969 million (2018: Rs 3,134 million).

12.1 The depreciation charge for the year has been allocated as follows:

| | Note | 2019 (Rupees i | 2018 n thousand) |
|-------------------------|------|-------------------|---------------------|
| Cost of sales | 23 | 2,224,502 | 2,236,466 |
| Administration expenses | 24 | 80,357 | 50,614 |
| | | 2,304,859 | 2,287,080 |

12.2 Disposal of property, plant and equipment of book value exceeding Rs 500,000

| | | | Accumulated | | Sale | Gain / | |
|-----------------------|--------------------------|--------|--------------|---------------|----------|---------|------------------|
| Particulars of assets | Sold to | Cost | depreciation | Book value | proceeds | (Loss) | Mode of disposal |
| | | | | es in thousan | d) | | |
| | Third party | | | | | | |
| San Storage Disaster | | | | | | | |
| Recovery System | Cubetier | 5,025 | (3,183) | 1,842 | 656 | (1,186) | Trade-off |
| | Employees | | | | | | |
| Honda Civic Prosmatec | Mr. Muhammad Anwar | 2,566 | (2,053) | 513 | 513 | - | Company Poli |
| 2018 | | | | | | | |
| 2010 | | | Accumulated | | Sale | Gain / | |
| Particulars of assets | Sold to | Cost | depreciation | Book value | proceeds | (Loss) | Mode of disposa |
| | | | | es in thousan | d) | | |
| Vehicles | Employees | | | | | | |
| Toyota Camry | Mr. Khalid Pervaiz Bajwa | 10,193 | (8,154) | 2,039 | 2,039 | - | Company Poli |
| BMW X5 50i | Mr. Aftab Mahmood Butt | 21,742 | (17,394) | 4,348 | 4,348 | - | Company Poli |
| Toyota Camry | Mr. Mohtashim Aftab | 10,201 | (8,161) | 2,040 | 2,040 | _ | Company Poli |
| Honda Civic Prosmatec | Mr. Waheed Sohail | 2,508 | (2,007) | 501 | 501 | - | Company Poli |
| Honda Civic Prosmatec | Mr. Rabnawaz Anjum | 2,508 | (2,007) | 501 | 501 | - | Company Poli |
| Honda Civic | Mr. Nadeem Mukhtar Rana | 2,040 | (1,632) | 408 | 408 | - | Company Poli |
| Honda Civic Prosmatec | Mr. Adolf Anthony Rath | 2,509 | (2,007) | 502 | 502 | - | Company Poli |
| Honda Civic Prosmatec | Mr. Ghulam Rasool Saber | 2,510 | (2,008) | 502 | 502 | - | Company Poli |
| Honda Civic Prosmatec | Mr. Jamal Younus | 2,510 | (2,008) | 502 | 502 | | Company Poli |

| | | | 2019 | 2018 |
|------|------------------------|---|------------|---------|
| | | | (Area in k | (anals) |
| 12.3 | Location and area of f | reehold land | | |
| | Description | Location | | |
| | Plant site | Kot Addu, District Muzaffargarh, Pakistan | 3081 | 3081 |
| | Corporate office | Lahore, Pakistan | 2 | 2 |
| | Land (Plot) | Islamabad, Pakistan | 1 | 1 |

For the year ended June 30, 2019

| | | | 2019 | 2018 |
|------|-------------------------|----------------------------|---------------|-----------|
| | | | (Rupees in th | ousand) |
| 12.4 | Assets not in possessio | on of the Company | | |
| | Description | Party | | |
| | Blades & vanes | Siemens AG, Germany | | 246,786 |
| | Buckets & nozzles | GE Middle East, FZE | | 96,124 |
| | Blades & vanes | Ethos Energy Italia, Italy | 275,132 | 28,480 |
| | | | 275,132 | 371,390 |
| 13 | Intangible assets - com | puter software | | |
| | Net carrying value basi | S | | |
| | Year ended June 30 | | | |
| | Opening net book value | e (NBV) | 7,462 | 9,577 |
| | Additions (at cost) | | | 2,027 |
| | Amortization charge | | (3,210) | (4,142) |
| | Closing net book value | | 4,252 | 7,462 |
| | Gross carrying value ba | asis | | |
| | Cost | | 60,621 | 60,621 |
| | Accumulated amortizat | ion | (56,369) | (53,159) |
| | Net book value | | 4,252 | 7,462 |
| | Amortization rate % per | annum | 25 - 32.4 | 25 - 32.4 |

13.1 Amortization charge for the year has been allocated to cost of sales.

13.2 The cost of intangible assets as on June 30, 2019 include fully amortized assets amounting to Rs 49 million (2018: Rs 46 million).

| | | 2019 (Rupees in th | 2018 ousand) |
|----|---------------------------------|-----------------------|-----------------|
| | | | |
| 14 | Assets subject to finance lease | | |
| _ | Net carrying value basis | | |
| | Year ended June 30 | | |
| | Opening net book value (NBV) | 51,747 | 63,615 |
| | Additions (at cost) | 1,971 | 26,640 |
| | Transferred (at NBV) | (4,002) | (24,246) |
| | Depreciation charge | (14,995) | (14,262) |
| | Closing net book value | 34,721 | 51,747 |
| | Gross carrying value basis | | |
| | Cost | 69,734 | 87,618 |
| | Accumulated depreciation | (35,013) | (35,871) |
| | Net book value | 34,721 | 51,747 |
| | Depreciation rate % per annum | 25 - 34.3 | 25 - 32.4 |

14.1 Depreciation charge for the year has been allocated to administrative expenses.

14.2 The cost of fully depreciated assets which are still in use as at June 30, 2019 is Rs 6 million (2018: Rs 9 million).

| | | | 2019 | 2018 |
|----|--------------------------------------|------|---------------|----------|
| | | Note | (Rupees in th | nousand) |
| 15 | Long term loans and deposits | | | |
| | Loans to employees - considered good | 15.1 | 23,318 | 28,351 |
| | Security deposits | | 13,681 | 14,638 |
| | | | 36,999 | 42,989 |
| | Receivable within one year | | (11,604) | (11,168) |
| | | | 25,395 | 31,821 |

15.1 These represent unsecured loans to non-executive employees for the purchase of plot, car, construction of house etc. and are repayable in monthly installments over a maximum period of 120 months. These loans carry interest of 9 percent per annum (2018: 9 percent per annum). Included in loans to employees are loans amounting to Rs 0.107 million (2018: Rs 0.199 million) given to employees who were victims of flood. These are interest free and repayable up to 10 years.

| | | 2019 | 2018 |
|------|--|--------------|-------------|
| | Note | e (Rupees ir | n thousand) |
| 16 | Post retirement benefits | | |
| | Pension asset / (liability) 16.1 | 348,784 | (118,562) |
| 16.1 | Pension | | |
| | The amounts recognised in the balance sheet are as follows: | | |
| | Fair value of plan assets | 2,823,878 | 2,819,945 |
| | Present value of defined benefit obligation | (2,475,094) | (2,938,507) |
| | Net asset / (liability) as at June 30 | 348,784 | (118,562) |
| | (Liability) / asset as at July 1 | (118,562) | 58,876 |
| | Charge to profit or loss account | (84,942) | (70,147) |
| | Contribution paid by the Company | 42,234 | 3,614 |
| _ | Remeasurement gain / (loss) recognised in | | |
| | other comprehensive income | 510,054 | (110,905) |
| | Net asset / (liability) as at June 30 | 348,784 | (118,562) |
| | The movement in the present value of defined benefit obligation is as fo | llows: | |
| | Present value of defined benefit obligation as at July 1 | 2,938,507 | 2,880,932 |
| | Current service cost | 71,958 | 74,313 |
| | Interest cost for the year | 290,490 | 263,992 |
| | Benefits paid during the year | (142,443) | (145,209) |
| | Remeasurement gain on obligation | (683,418) | (135,521) |
| | Present value of defined benefit obligation as at June 30 | 2,475,094 | 2,938,507 |

For the year ended June 30, 2019

| | 2019 | 2018 |
|--|---------------|----------|
| | (Rupees in th | nousand) |
| The movement in fair value of plan assets is as follows: | | |
| | | |
| Fair value as at July 1 | 2,819,945 | 2,939,8 |
| Expected return on plan assets | 277,506 | 268, |
| Contribution paid by the Company | 42,234 | 3,6 |
| Benefits paid during the year | (142,443) | (145,2 |
| Remeasurement loss on plan assets | (173,364) | (246,4 |
| Fair value as at June 30 | 2,823,878 | 2,819,9 |
| | 2019 | 2018 |
| Plan assets are comprised as follows (%age): | | |
| Mutual funds | 41% | 4 |
| Interest bearing instruments | 50% | 4 |
| Other | 9% | 1 |
| | 100% | 10 |

The present value of defined benefit obligation, the fair value of plan assets and the surplus or deficit of pension fund is as follows:

| | 2019 | 2018 | 2017 | 2016 | 2015 |
|--------------------------------|-------------|-------------|----------------|-------------|-------------|
| | | (Ru | pees in thousa | .nd) | |
| | | | | | |
| As at June 30 | | | | | |
| Fair value of plan assets | 2,823,878 | 2,819,945 | 2,939,808 | 2,625,082 | 2,196,875 |
| Present value of defined | | | | | |
| benefit obligations | (2,475,094) | (2,938,507) | (2,880,932) | (2,621,615) | (2,350,904) |
| Surplus / (deficit) | 348,784 | (118,562) | 58,876 | 3,467 | (154,029) |
| Experience adjustment | | | | | |
| on obligation - (gain) / loss | (683,418) | (135,521) | 42,297 | 43,258 | 142,695 |
| Experience adjustment | | | | | |
| on plan assets - (loss) / gain | (173,364) | (246,426) | 120,149 | 46,775 | 40,567 |
| | | | | | |

Year end sensitivity analysis on present value of defined benefit obligation:

| | 2019 | 2018 |
|---|-----------|-------------|
| | (Rupees i | n thousand) |
| | | |
| Discount rate + 0.50% | 2,383,343 | 2,794,022 |
| Discount rate - 0.50% | 2,573,577 | 3,096,643 |
| Increase in salary level + 0.50% | 2,491,604 | 2,961,904 |
| Increase in salary level - 0.50% | 2,458,985 | 2,915,735 |
| Increase in pension + 0.50% | 2,530,237 | 3,036,000 |
| Increase in pension - 0.50% | 2,423,460 | 2,848,539 |
| Maturity profile of the defined | | |
| benefit obligation | | |
| 1. Weighted average duration of the benefit (Years) | 7.41 | 10.00 |

| | | Note | 2019 (Rupees in th | 2018 Iousand) |
|----|---|-------|-----------------------|------------------|
| | | 11010 | | |
| | 2. Distribution of timing of benefit payments (time in ye | ars) | | |
| | 1 | | 181,241 | 140,803 |
| | 2 | | 229,139 | 203,982 |
| | 3 | | 206,153 | 223,151 |
| | 4 | | 468,282 | 198,025 |
| | 5 | | 323,276 | 431,029 |
| | 6 to 10 | | 2,132,756 | 1,611,884 |
| 17 | Stores and spares | | | |
| | Stores and spares | 17.2 | 5,328,585 | 4,560,270 |
| | Provision for store obsolescence | 17.3 | (1,863,504) | (311,415) |
| | | | 3,465,081 | 4,248,855 |

17.1 Stores and spares include items which may result in fixed capital expenditure but are not distinguishable.

17.2 Stores and spares include items in transit amounting to Rs 20 million (2018: Rs 9 million) and items valuing Rs 5 million (2018: Rs 57 million) which are being held by the following suppliers for inspection / refurbishment purposes.

| | | Note | 2019 (Rupees in th | 2018 iousand) |
|------|--------------------------------------|--------|-----------------------|------------------|
| | | | | |
| - | GE International, USA | | _ | 3,204 |
| | GE Middle East, UAE | | - | 48,646 |
| | GE Global Service GMBh, Switzerland | | 3,304 | _ |
| | Ethos Energy, Italy | | — | 3,494 |
| | Allweiler GmBH, Germany | | — | 1,961 |
| | Siemens, Germany | | 1,681 | _ |
| | | | 4,985 | 57,305 |
| 17.3 | Provision for store obsolescence | | | |
| | Opening balance as at July 1 | | 311,415 | 274,749 |
| | Provision for the year | 17.3.1 | 1,571,859 | 39,779 |
| | | | 1,883,274 | 314,528 |
| | Stores written off against provision | | (19,770) | (3,113) |
| | Closing balance as at June 30 | | 1,863,504 | 311,415 |

17.3.1 It includes provision for store obsolescence of Rs 1,428 million based on the in-house technical evaluation carried out during the year for the store and spares, while keeping in view their potential usage uptill June 26, 2021 i.e. upto the expiry of current PPA. 100% provision has been made for items which are not expected to be used till June 26, 2021.

For the year ended June 30, 2019

| | | | 2019 | 2018 |
|----|------------------------------|------|----------------------|-------------|
| | | Note | (Rupees in thousand) | |
| 18 | Stock-in-trade | | | |
| | Furnace oil | | 8,668,590 | 5,836,742 |
| | Diesel | | 781,107 | 870,102 |
| | Coal | | 16,759 | 10,753 |
| | | | 9,466,456 | 6,717,597 |
| 19 | Trade debts | | | |
| | Trade debts | 19.1 | 116,027,489 | 115,711,504 |
| | Provision for doubtful debts | 19.2 | (229,102) | (239,390) |
| | | | 115,798,387 | 115,472,114 |

19.1 Trade debts include an overdue amount of Rs 94,071 million (2018: Rs 95,575 million) receivable from WAPDA. The maximum aggregate amount outstanding during the year was Rs 131,988 million (2018: Rs 116,360 million).

The trade debts are Pakistan rupee denominated and secured by sovereign guarantee from the Government of Pakistan under the Facilitation Agreement. These are in the normal course of business and are interest free, however, a late payment surcharge of SBP discount rate plus 4 percent per annum is charged in case the amounts are not paid within due dates (25~30 days from invoice date) as prescribed in the PPA i.e. default by WAPDA in timely payment.

Aging analysis of trade debts is given in note 40.1(b). Due to delays in settlement by WAPDA, the Company has financed the trade debts via short term financing arrangements (Note 9), trade creditors (Note 10) and from own sources.

| | | 2019 | 2018 |
|------|-------------------------------|--------------|----------|
| | | (Rupees in t | housand) |
| 10.0 | | | |
| 19.2 | Provision for doubtful debts | | |
| | Opening balance as at July 1 | 239,390 | 234,063 |
| | | 239,390 | 234,063 |
| | Provision for the year | _ | 5,327 |
| | | 239,390 | 239,390 |
| | Trade debts written off | (10,288) | _ |
| | Closing balance as at June 30 | 229,102 | 239,390 |

| | | | 2019 | 2018 | |
|----|--|------|--------------|----------------------|--|
| | | Note | (Rupees in t | (Rupees in thousand) | |
| 20 | Loans, advances, deposits, prepayments and | | | | |
| | other receivables | | | | |
| | Loans to employees - considered good | | 11,604 | 10,302 | |
| | Advances to suppliers - considered good | 20.1 | 18,153 | 14,477 | |
| _ | Sales tax claims recoverable from Government | | 1,986,644 | 1,504,051 | |
| | Prepayments | | 5,367 | 20,482 | |
| | Claims recoverable from WAPDA as pass through items: | | | | |
| | - Workers' Welfare Fund | | 397,052 | 285,515 | |
| - | - Workers' Profit Participation Fund | | _ | 790,390 | |
| | | 20.2 | 397,052 | 1,075,905 | |
| | Security deposits | 20.3 | 1,485 | 3,682 | |
| | Refundable from Workers' Profit Participation Fund | 20.4 | _ | 19,610 | |
| | Other receivables | | 11,660 | 11,024 | |
| | | | 2,431,965 | 2,659,533 | |

20.1 Advances to suppliers include amounts due from WAPDA amounting to Rs 1 million (2018: Rs 1 million). These are in the normal course of business and are interest free.

20.2 Under section 14.2(a) of Part III of Schedule 6 to Power Purchase Agreement (PPA) with WAPDA, payments to Workers' Welfare Fund and Workers' Profit Participation Fund are recoverable from WAPDA as pass through items.

^{20.3} All the security deposits are non-interest bearing.

| | | 2019 | 2018 |
|------|--|----------|--------------|
| | | (Rupees | in thousand) |
| 20.4 | Movement in Workers' Profit Participation Fund | | |
| | Opening refundable at July 1 | (19,610) | _ |
| | Adjustment / provision for the year | 19,610 | 790,390 |
| | | - | 790,390 |
| | Payments made during the year | _ | (810,000) |
| | Closing refundable as at June 30 | - | (19,610) |

20.4.1 No provision for the year ended June 30, 2019 has been made as disclosed in note 11.1 (vi).

| | | Note | 2019 (Rupees ir | 2018 n thousand) |
|----|------------------------|------|--------------------|---------------------|
| 21 | Cash and bank balances | | | |
| | At banks on: | | | |
| | - Current accounts | | 182,759 | 193,148 |
| | - Savings accounts | | 1,166,927 | 491,581 |
| | | 21.1 | 1,349,686 | 684,729 |
| | In hand | | 236 | 226 |
| | | | 1,349,922 | 684,955 |

21.1 Included in these are total restricted funds of Rs 2 million (2018: Rs 11 million) held by banks under lien as margin against letters of credit. The balances in savings accounts are placed under markup arrangements and bear mark up ranging from 5.5 percent to 11 percent (2018: 4.0 percent to 5.5 percent) per annum.

For the year ended June 30, 2019

| | | | 2019 | 2018 |
|------|--|------|--------------|--------------|
| | | Note | (Rupees in t | thousand) |
| 22 | Sales | | | |
| | Energy purchase price | | 75,671,224 | 86,673,231 |
| | Sales tax | | (10,978,135) | (12,709,470) |
| | Net energy purchase price | | 64,693,089 | 73,963,761 |
| | Capacity purchase price | | 20,137,528 | 17,952,133 |
| | | | 84,830,617 | 91,915,894 |
| 23 | Cost of sales | | | |
| 20 | Fuel cost | | 64,013,511 | 73,032,960 |
| | Salaries, wages and benefits | 23.1 | 1,900,607 | 1,635,563 |
| | Plant maintenance | 20.1 | 274,895 | 298,301 |
| | Gas turbines overhauls | | 543,259 | 765,822 |
| | Repair and renewals | | 93,534 | 523,799 |
| | Depreciation on property, plant and equipment | 12.1 | 2,224,502 | 2,236,466 |
| | Amortization on intangible assets | 13.1 | 3,210 | 4,142 |
| | Provision for store obsolescence | 17.3 | 1,571,859 | 39,779 |
| | | | 70,625,377 | 78,536,832 |
| 23.1 | Salaries, wages and benefits | | | |
| 20.1 | Salaries, wages and benefits include following | | | |
| | in respect of retirement benefits: | | | |
| | Pension | | | |
| | Current service cost | | 71,958 | 74,313 |
| | Net interest cost / (income) for the year | | 12,984 | (4,166) |
| | | | 84,942 | 70,147 |
| | Medical | | | |
| | Current service cost | | 3,879 | 3,714 |
| | Net interest cost for the year | | 15,819 | 13,204 |
| | Net interest cost for the year | | 19,698 | 16,918 |
| | Free electricity | | | |
| | Free electricity | | 11.000 | 10 0 4 1 |
| | Current service cost | | 11,839 | 13,941 |
| | Net interest cost for the year | | 51,447 | 50,300 |
| | | | 63,286 | 64,241 |

In addition to above, salaries, wages and benefits also include Rs 46 million (2018: Rs 42 million) in respect of provident fund contribution by the Company.

23.2 Cost of sales include Rs 277 million (2018: Rs 728 million) for stores and spares consumed.

| | | | 2019 | 2018 |
|--------|---|------|---------------|---------|
| | | Note | (Rupees in th | ousand) |
| 24 | Administrative expenses | | | |
| | Travelling | | 21,825 | 25,809 |
| | Motor vehicles running | | 54.666 | 46,317 |
| | Postage, telephone and telex | | 9,493 | 15,095 |
| | Legal and professional charges | | 49,025 | 41,583 |
| | Liquidated damages arbitration cost | | 211,264 | 28,625 |
| | Computer charges | | 22,621 | 18,771 |
| | Auditors' remuneration | 24.1 | 5.854 | 5,113 |
| | Printing, stationery and periodicals | 24.1 | 11,755 | 16,382 |
| | Repairs and maintenance infrastructure | | 82,955 | 70,855 |
| | Training expenses | | 20,469 | 15,910 |
| | Rent, rates and taxes | | 15,850 | 14,176 |
| | Depreciation on property, plant and equipment | 12.1 | 80,357 | 50,614 |
| | Depreciation on assets subject to finance lease | 14.1 | 14,995 | 14,262 |
| | Infrastructure cost | | 43,054 | 37,319 |
| | Education fee | | 29,570 | 29,627 |
| | Bad debts written off | | | 471 |
| •••••• | Provision for doubtful debts | | _ | 5,327 |
| | Other expenses | | 34,987 | 29,531 |
| | | | 708,740 | 465,787 |
| 24.1 | Auditors' remuneration | | | |
| | The charges for auditors' remuneration include the following in | | | |
| | respect of auditors' services for: | | | |
| | Statutory audit | | 3,135 | 2,850 |
| | Half yearly review | | 1,155 | 1,050 |
| • | Workers' Profit Participation Fund audit, Employees Provident a | Ind | , | , |
| | Pension Fund audit, special reports and certificates | | 1,027 | 830 |
| | Out of pocket expenses | | 537 | 383 |
| | | | 5,854 | 5,113 |
| 25 | Other operating expenses | | | |
| | Loss on disposal / scrap of property, plant and equipment | | 8,922 | 73,795 |
| | Charges associated to acquisition of shares | | - | 297,290 |
| | · · · | | 8,922 | 371,085 |

For the year ended June 30, 2019

| | | | 2019 | 2018 |
|----|--|------|--------------|-----------|
| | | Note | (Rupees in t | housand) |
| 26 | Other income | | | |
| | Income from financial assets | | | |
| | Income on bank deposits | | 37,205 | 32,968 |
| | Bad debts recovered | | 8,008 | _ |
| | Interest on loans to employees | | 2,320 | 2,722 |
| | True-up income | 26.1 | 2,885,712 | 2,906,381 |
| - | Interest on late payment - WAPDA | | 10,751,090 | 6,434,932 |
| | | | 13,684,335 | 9,377,003 |
| | Income from non-financial assets | | | |
| | Colony electricity | | 7,076 | 5,691 |
| | Provisions and unclaimed balances written back | | 58,889 | 18,030 |
| | Scrap sales | | 6,399 | 20,708 |
| | House rent recovery | | 12,738 | 10,398 |
| | Others | | 11,662 | 21,381 |
| | | | 96,764 | 76,208 |
| | | | 13,781,099 | 9,453,211 |

26.1 It represents True-up income resulting from change in US Dollar - Pak Rupee exchange rate exceeding the threshold defined in PPA, compared to the rates used for indexation calculation of relevant CPP invoices, under section 13.4 (iv) of Part II of Schedule 6 to PPA.

| | | | 2019 | 2018 |
|----|---|------|---------------|-----------|
| | | Note | (Rupees in th | nousand) |
| 27 | Finance cost | | | |
| | Interest and mark up including commitment charges on | | | |
| | - long term loan from WAPDA - unsecured | 27.1 | _ | 39,958 |
| | - finances under markup arrangements - secured | | 5,183,478 | 2,971,886 |
| | - credit supplies of raw material | | 3,074,943 | 3,115,353 |
| | - car ijarah | | 10,019 | 4,805 |
| | - liabilities against assets subject to finance lease | | 7,911 | 5,750 |
| | Exchange loss | | 11,989 | 16,214 |
| | Bank and other charges | | 17,824 | 33,628 |
| | | | 8,306,164 | 6,187,594 |

27.1 It is related to the WAPDA loan repaid during the last year.

| | | | 2019 | 2018 |
|------|--|------|---------------|-----------|
| | | | (Rupees in th | nousand) |
| 28 | Taxation | | | |
| | Current tax | | | |
| | - Current year | | 5,992,010 | 4,718,808 |
| | - Prior year | | (594) | 5,030 |
| | • | | 5,991,416 | 4,723,838 |
| | Deferred tax | | (140,443) | 466,884 |
| | | | 5,850,973 | 5,190,722 |
| | | | | |
| | | | 2019 | 2018 |
| | | Note | % age | % age |
| 28.1 | Tax charge reconciliation | | | |
| | Numerical reconciliation between the applicable tax rate | | | |
| | and the average effective tax rate | | | |
| | Applicable tax rate | | 29.00 | 30.00 |
| | Super tax | 28.2 | 2.00 | 3.00 |
| | Effect of change in tax rate | | (0.07) | _ |
| | Effect of tax credit | | (0.02) | _ |
| | Others | | (0.05) | (0.16) |
| | Average effective tax rate | | 30.86 | 32.84 |

- 28.2 It represents tax expense pertaining to super tax, which has been levied at the rate of 2% for the tax year 2019 on all the persons having taxable income of Rs 500 million or above.
- 28.3 Section 5A of Income Tax Ordinance, 2001 imposed income tax at the rate of 5% on accounting profit before tax where the Company derives profit for a tax year but does not distribute at least twenty percent of its after tax profits within six months of the end of the tax year through cash or bonus shares. It is expected that the Company will fulfill the requirements of the said section of Income Tax Ordinance 2001, therefore no provision has been recognised in these financial statements.

| | | | 2019 | 2018 |
|------|---|-------|----------------------|-------|
| | | Note | (Rupees in thousand) | |
| 28.4 | Tax recognised directly in equity | | | |
| | Impact of change in accounting policy- IFRS 15 | 2.5.2 | 793,563 | _ |
| | | | 793,563 | _ |
| | | | | |
| 28.5 | Tax recognised directly in other comprehensive income | | | |
| | Defined benefit obligation | | 158,903 | 8,423 |
| | | | 158,903 | 8,423 |

For the year ended June 30, 2019

29 Remuneration of Directors, Chief Executive and Executives

29.1 The aggregate amount charged in the financial statements for the year for remuneration including certain benefits to the chief executive and executives of the Company is as follows:

| | Chief Executive | | Executives | |
|---------------------------|-----------------|----------------------|------------------|---------|
| Note | 2019 | 2018 (Rupees in t | 2019 housand) | 2018 |
| Mnagerial remuneration | 54,583 | 49,381 | 323,671 | 296,293 |
| Bonus | 27,500 | 21,285 | 92,016 | 80,793 |
| Reimbursable expenses | 1,826 | 1,686 | 26,055 | 23,781 |
| Contribution to provident | | | | |
| & pension funds and | | | | |
| other retirement benefit | | | | |
| plans | 5,458 | 4,938 | 44,703 | 39,522 |
| Leave passage | 4,583 | 4,167 | 17,316 | 15,833 |
| Other perquisites 29.1.1 | 6,112 | 2,450 | 22,305 | 19,356 |
| | 100,062 | 83,907 | 526,066 | 475,578 |
| Number of persons | 1 | 1 | 54 | 54 |

29.1.1 This includes Company transport, education of children, club charges, house loan subsidy, security and utilities provided to the employees as per Company policy.

29.2 Remuneration to other directors

Aggregate amount charged in the financial statements for the year for fee to 7 directors (2018: 6 directors) is Rs 10 million (2018: Rs 11 million). No other perquisite is provided to other directors.

30 Transactions with related parties

The related parties comprise associated undertakings, key management personnel, directors and post retirement benefit plans. The Company in the normal course of business carries out transactions with various related parties. Amounts due to / from related parties are shown under payables and receivables and remuneration of the key management personnel, including directors, is disclosed in note 29. Other significant transactions with related parties are as follows:

| | | 2019 | 2018 |
|--------------------------------|---------------------------------|------------|------------|
| Relationship with the Company | Nature of transaction | (Rupees in | thousand) |
| | | | |
| i. Associated undertakings | | | |
| -WAPDA | Sale of electricity | 84,830,617 | 91,915,894 |
| -WAPDA | Purchase of electricity | 144,780 | _ |
| -WAPDA | Purchase of services | 2,097 | 3,893 |
| -WAPDA | Interest expense | - | 39,958 |
| -WAPDA | Interest income on late payment | 10,751,090 | 6,434,932 |
| -WAPDA | True-up income | 2,885,712 | 2,906,381 |
| -WAPDA | Bad debts written off | - | 471 |
| -WAPDA | Bad debts recovered | 8,008 | _ |
| -WAPDA | Dividend paid | 2,232,160 | 3,224,231 |
| -KAPCO Employees | | | |
| Empowerment Trust | Dividend paid | 303,990 | 439,097 |
| | | | |
| Relationship with the Company | Nature of transaction | 2019 (Rupees in tho | 2018 usand) |
|-----------------------------------|-----------------------|------------------------|----------------|
| ii. Post retirement benefit plans | | | |
| -KAPCO employees pension | | | |
| fund trust | Contributions paid | 42,234 | 3,614 |
| -KAPCO employees provident | | | |
| fund trust | Contributions paid | 46,127 | 40,991 |

Sale and purchase transactions with related parties are carried out on mutually agreed terms.

31 Non-adjusting events after the reporting date

31.1 The Board of Directors of the Company have proposed a final dividend for the year ended June 30, 2019 of Rs 3.00 (2018: Rs 4.80) per share amounting to Rs 2,641 million (2018: Rs 4,225 million) at their meeting held on September 16, 2019 for approval of members at the Annual General Meeting to be held on October 28, 2019. These financial statements do not reflect this dividend payable.

| | | 2019 MWh | 2018 MWh |
|----|---|-------------|-------------|
| 32 | Capacity and production | | |
| | Annual dependable capacity [based on 8,760 hours (2018: 8,760 hours)] | 11,756,064 | 11,756,064 |
| | Actual energy delivered | 4,960,755 | 7,436,756 |

Capacity for the power plant taking into account all the planned scheduled outages is 11,332,920 MWh (2018: 10,654,791 MWh). Actual energy delivered by the plant is dependent on the load demanded by WAPDA and the plant availability.

| | | July 01, 2018 | Accruals/ dividend declared | Payments | June 30, 2019 |
|----|---------------------------------------|------------------|-----------------------------------|-------------|------------------|
| | | | (Rupees in th | nousand) | |
| 33 | Reconciliation of liabilities arising | | | | |
| _ | from financing activities | | | | |
| | Liabilities against assets subject | | | | |
| | to finance lease | 54,447 | - | (16,365) | 38,082 |
| | Dividend | 662,289 | 5,545,595 | (4,862,984) | 1,344,900 |

34 Rates of exchange

Liabilities in foreign currencies as on June 30, 2019 have been translated into Rupees at USD 0.6079 (2018: USD 0.8224), EURO 0.5348 (2018: EURO 0.7064), GBP 0.4797 (2018: GBP 0.6273) and YEN 65.4236 (2018: YEN 90.9835) equal to Rs 100.

For the year ended June 30, 2019

| | | | 2019 | 2018 | |
|------|--|--------------------|--------------|--------------|--|
| | | Note | (Rupees in t | thousand) | |
| 35 | Cash generated from operations | | | | |
| | Profit before tax | | 18,962,513 | 15,807,807 | |
| | Adjustments for: | | | | |
| | - Depreciation on property, plant and equipmen | t | 2,304,859 | 2,287,080 | |
| | - Amortization on intangible assets | | 3,210 | 4,142 | |
| | - Depreciation on assets subject to finance leas | е | 14,995 | 14,262 | |
| | - Loss on disposal of property, plant and equipr | ment | 8,922 | 73,795 | |
| | - Income on bank deposits | | (37,205) | (32,968) | |
| | - Bad debts written off | | _ | 471 | |
| | - Provision for store obsolescence | | 1,571,859 | 39,779 | |
| | - Staff retirement benefits accrued | | 260,503 | 151,306 | |
| | - Provision for doubtful debts | | _ | 5,327 | |
| | - Finance cost | | 8,306,164 | 6,187,594 | |
| | Profit before working capital changes | | 31,395,820 | 24,538,595 | |
| - | Effect on cash flow due to working capital chang | jes: | | | |
| | - Increase in stores and spares | | (788,085) | (23,882) | |
| | - Increase in stock-in-trade | | (2,748,859) | (803,195) | |
| _ | - Increase in trade debts | | (2,971,494) | (25,490,748) | |
| | - Increase in Ioans, advances, deposits, prepay | ments | | | |
| | and other receivables | | 227,568 | 1,221,985 | |
| _ | - (Decrease) / increase in trade and other paya | bles | (11,050,090) | 12,766,081 | |
| | | | (17,330,960) | (12,329,759) | |
| | | | 14,064,860 | 12,208,836 | |
| 36 | Cash and cash equivalents | | | | |
| 00 | Cash and bank balances | 21 | 1,349,922 | 684,955 | |
| | Finances under mark up arrangements - secured | | (54,180,294) | (49,874,599) | |
| | | u <u> </u> | (52,830,372) | (49,189,644) | |
| 37 | Earnings per share | | | | |
| - | | | | | |
| 37.1 | Basic earnings per share | | | | |
| | Profit for the year | Rupees in thousand | 13,111,540 | 10,617,085 | |
| | Weighted average number of ordinary shares | Numbers | 880,253,228 | 880,253,228 | |
| | Earnings per share | Rupees | 14.90 | 12.06 | |

37.2 Diluted earnings per share

Diluted earnings per share has not been presented as the Company does not have any convertible instruments in issue as at June 30, 2019 and June 30, 2018 which would have any effect on the basic earnings per share.

38 Financial risk management

38.1 Financial risk factors

The Company's activities expose it to a variety of financial risks: market risk (including currency risk, other price risk and interest rate risk), credit risk and liquidity risk. The Company's overall risk management program focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the financial performance.

Risk management is carried out by the management in accordance with the Financial Risk Management Policy approved by the Board of Directors. This policy covers specific areas such as foreign exchange risk, interest rate risk, credit risk and investment of excess liquidity. All treasury related transactions are carried out within the parameters of this policy.

(a) Market risk

(i) Currency risk

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

The Company is exposed to currency risk arising from various currency exposures, primarily with respect to the United States Dollar (USD), Great Britain Pound (GBP) and Euro. Currently, the Company's foreign exchange risk exposure is restricted to the amounts receivable/payable from/to the foreign entities. The Company's exposure to currency risk is as follows:

| | 2019 | 2018 |
|--|-----------|---------|
| | | |
| Trade and other payables - USD | (142,317) | (169,08 |
| Advances to suppliers - USD | _ | |
| Net exposure - USD | (142,317) | (169,08 |
| Trade and other payables - GBP | (9,129) | (96,80 |
| Advances to suppliers - GBP | — | |
| Net exposure - GBP | (9,129) | (96,80 |
| Trade and other payables - Euro | (164,539) | (633,02 |
| Advances to suppliers - Euro | _ | |
| Net exposure - Euro | (164,539) | (633,02 |
| The following exchange rates were applied during the year: | | |
| Rupees per USD | | |
| Average rate | 136.75 | 110.3 |
| Reporting date rate | 164.50 | 121.6 |
| Rupees per GBP | | |
| Average rate | 176.84 | 148.8 |
| Reporting date rate | 208.45 | 159.4 |
| Rupees per Euro | | |
| Average rate | 155.94 | 131.8 |
| Reporting date rate | 186.99 | 141.5 |

For the year ended June 30, 2019

If the functional currency, at reporting date, had fluctuated by 5% against the USD, GBP and Euro with all other variables held constant, the impact on profit after taxation for the year would have been Rs 3 million (2018: Rs 4 million) respectively lower/higher, mainly as a result of exchange gains/losses on translation of foreign exchange denominated financial instruments. Currency risk sensitivity to foreign exchange movements has been calculated on a symmetric basis.

(ii) Interest rate risk

Interest rate risk represents the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates.

The Company has no significant long-term interest-bearing assets. The Company's interest rate risk arises from short term financing. Borrowings obtained at variable rates expose the Company to cash flow interest rate risk.

At the balance sheet date, the interest rate profile of the Company's interest bearing financial instruments is:

| | 2019 (Rupees in | 2018 thousand) |
|---|--------------------|-------------------|
| | | |
| Financial assets | | |
| Fixed rate instruments | | |
| Staff loans | 23,318 | 28,351 |
| Floating rate instruments | | |
| Bank balances - savings accounts | 1,166,927 | 491,581 |
| Financial liabilities | | |
| Floating rate instruments | | |
| Liabilities against assets subject to finance lease | 38,082 | 54,447 |
| Finances under mark-up arrangements - secured | 54,180,294 | 49,874,599 |
| | 54,218,376 | 49,929,046 |

Fair value sensitivity analysis for fixed rate instruments

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

Cash flow sensitivity analysis for variable rate instruments

If interest rates on late payments, liabilities against assets subject to finance lease and finances under mark-up arrangement, at the year end date, fluctuate by 1% higher/lower with all other variables held constant, profit after taxation for the year would have been Rs 20 million (2018: Rs 46 million) higher/lower, mainly as a result of higher/ lower interest expense on floating rate borrowings.

(iii) Other price risk

Other price risk represents the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all similar financial instruments traded in the market. The Company is not exposed to equity price risk since there are no investments in equity securities.

(b) Credit risk

Credit risk represents the risk that one party to a financial instrument will cause a financial loss for the other party by failing to discharge an obligation. Company's credit risk is primarily attributable to its trade debts and its balances at banks. The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at the reporting date is as follows:

| | 2019 (Rupees | 2018 in thousand) |
|--|-----------------|----------------------|
| Long term loans and deposits | 25,395 | 31,821 |
| Trade debts | 115,798,387 | 115,472,114 |
| Loans, advances, deposits, prepayments and other receivables | | |
| Loans to employees - considered good | 11,604 | 10,302 |
| Claims recoverable from WAPDA as pass through items: | | |
| - Workers' Welfare Fund | 397,052 | 285,515 |
| - Workers' Profit Participation Fund | _ | 790,390 |
| Security deposits | 1,485 | 3,682 |
| Other receivables | 6,234 | 5,042 |
| Balances with banks | 1,349,686 | 684,729 |
| | 117,589,843 | 117,283,595 |

The credit risk on liquid funds is limited because the counter parties are banks with reasonably high credit ratings. The Company believes that it is not exposed to major concentration of credit risk and the risk attributable to trade debts, Workers' Welfare Fund and Workers' Profit Participation Fund receivable from WAPDA is mitigated by guarantee from the Government of Pakistan under the Facilitation Agreement. Age analysis of trade receivable balances is as follows:

| | 2019 | 2018 |
|------------------------------|-------------|-------------|
| | (Rupees in | thousand) |
| | | |
| Not yet due | 21,956,980 | 20,136,960 |
| Due past 90 days | 27,491,730 | 33,179,128 |
| Due past 91 to 180 days | 13,901,703 | 20,921,396 |
| Due past 181 to 365 days | 15,284,815 | 11,767,698 |
| Due past 365 days | 37,392,261 | 29,706,322 |
| | 116,027,489 | 115,711,504 |
| Provision for doubtful debts | (229,102) | (239,390) |
| | 115,798,387 | 115,472,114 |

For the year ended June 30, 2019

The credit quality of bank balances that are neither past due nor impaired can be assessed by reference to external credit ratings (if available) or to historical information about counterparty default rate:

| | Rat | ting | Rating | 2019 | 2018 |
|------------------------------------|------------|-----------|---------------|------------|-------------|
| | Short term | Long term | Agency | (Rupees ir | n thousand) |
| | | | | | |
| - National Bank of Pakistan | A-1+ | AAA | JCR-VIS | 103 | 105 |
| - Habib Bank Limited | A-1+ | AAA | JCR-VIS | 1,347,384 | 672,820 |
| - MCB Bank Limited | A1+ | AAA | PACRA | 73 | 8,455 |
| - Habib Metropolitan Bank Limited | A1+ | AA+ | PACRA | 1,652 | 2,810 |
| - Faysal Bank Limited | A-1+ | AA | JCR-VIS | 1 | 1 |
| - Standard Chartered Bank | | | | | |
| (Pakistan) Limited | A1+ | AAA | PACRA | 324 | 1 |
| - Askari Bank Limited | A-1+ | AA | JCR-VIS | _ | 387 |
| - AlBaraka Bank (Pakistan) Limited | A-1 | Α | PACRA | 143 | 144 |
| - Citibank N.A. | A-1 | A Stand | lard & Poor's | 6 | 6 |
| | | | | 1,349,686 | 684,729 |

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

(c) Liquidity risk

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

The Company manages liquidity risk by maintaining sufficient cash and the availability of funding through an adequate amount of committed credit facilities. At June 30, 2019, the Company had borrowing limits available from financial institutions at Rs 60,323 million (2018: Rs 61,567 million) and Rs 1,350 million (2018: Rs 684 million) in cash and bank balances. The Company follows an effective cash management and planning policy to ensure availability of funds and to take appropriate measures for new requirements.

The following are the contractual maturities of financial liabilities as at June 30, 2019:

| | Carrying amount | Less than one year (Rupees in th | One to five years ousand) | More than five years |
|------------------------------------|--------------------|--|---------------------------------|----------------------|
| Liabilities against assets subject | | | | |
| to finance lease | 38,082 | 12,976 | 25,106 | _ |
| Car Ijarah | 58,930 | 14,981 | 43,949 | _ |
| Finances under mark-up | | | | |
| arrangements - secured | 54,180,294 | 54,180,294 | _ | _ |
| Trade and other payables | 39,741,606 | 39,741,606 | _ | _ |
| Unclaimed dividend | 1,344,900 | 1,344,900 | _ | _ |
| | 95,363,812 | 95,294,757 | 69,055 | - |

The following are the contractual maturities of financial liabilities as at June 30, 2018:

| | Carrying amount | Less than one year | One to five years | More than five years |
|------------------------------------|--------------------|--------------------|----------------------|-------------------------|
| | | (Rupees in th | ousand) | |
| Liabilities against assets subject | | | | |
| to finance lease | 54,447 | 15,960 | 38,487 | _ |
| Car Ijarah | 68,101 | 15,784 | 52,317 | _ |
| Finances under mark-up | | | | |
| arrangements - secured | 49,874,599 | 49,874,599 | _ | _ |
| Trade and other payables | 49,469,427 | 49,469,427 | _ | _ |
| Unclaimed dividend | 662,289 | 662,289 | _ | _ |
| | 100,128,863 | 100,038,059 | 90.804 | _ |

38.2 Fair values of financial assets and liabilities

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at measurement date. Underlying the definition of fair value is the presumption that the Company is a going concern without any intention or requirement to curtail materially the scale of its operations or to undertake a transaction on adverse terms. The carrying values of all financial assets and liabilities reflected in these financial statements approximate their fair values. Fair value is determined on the basis of objective evidence at each reporting date.

Specific valuation techniques used to value financial instruments include:

- 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).

There were no financial assets or financial liabilities carried at fair value by the Company during current or prior year.

| | | 2019 (Rupees i | 2018 n thousand) |
|------|--|-------------------|---------------------|
| | | | |
| 38.3 | Financial instruments by categories | | |
| | Financial assets as per statement of financial position | | |
| | At amortized cost | | |
| | Long term loans and deposits | 25,395 | 31,821 |
| | Trade debts | 115,798,387 | 115,472,114 |
| | Loans, advances, deposits, prepayments and other receivables | | |
| | Loans to employees - considered good | 11,604 | 10,302 |
| | Claims recoverable from WAPDA as pass through items: | | |
| | - Workers' Welfare Fund | 397,052 | 285,515 |
| | - Workers' Profit Participation Fund | _ | 790,390 |
| | Security deposits | 1,485 | 3,682 |
| | Other receivables | 6,234 | 5,042 |
| | Cash and bank balances | 1,349,922 | 684,955 |
| | | 117,590,079 | 117,283,821 |

For the year ended June 30, 2019

| | 2019 | 2018 |
|--|----------------------|-------------|
| | (Rupees in thousand) | |
| | | |
| Financial liabilities as per statement of financial position | | |
| At amortized cost | | |
| Liabilities against assets subject to finance lease | 38,082 | 54,447 |
| Finances under mark-up arrangements - secured | 54,180,294 | 49,874,599 |
| Trade and other payables | 39,741,606 | 49,469,427 |
| Unclaimed dividend | 1,344,900 | 662,289 |
| | 95,304,882 | 100,060,762 |

38.4 Capital risk management

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, return capital to shareholders through repurchase of shares, issue new shares or sell assets to reduce debt. Consistent with others in the industry and the requirements of the lenders, the Company monitors the capital structure on the basis of gearing ratio.

This ratio is calculated as long term debt divided by total capital. Debt is calculated as total borrowings including current and non-current portion of long term borrowings, if any. Total capital is calculated as 'equity' shown in the balance sheet plus long term debt. The gearing ratios as at year ended June 30, 2019 and June 30, 2018 are as follows:

| | | 2019 | 2018 |
|---------------|------------|------------|--------------|
| | | (Rupees i | in thousand) |
| | | | |
| Total equity | | 41,161,147 | 35,092,888 |
| Total debt | | - | _ |
| Total capital | | 41,161,147 | 35,092,888 |
| Gearing ratio | Percentage | 0% | 0% |

39 Number of employees

Total number of employees at year end and average number of employees during the year are 563 (2018: 600) and 592 (2018: 607) respectively.

40 Corresponding figures

Corresponding figures have been re-arranged, wherever necessary, for the purposes of comparison. However, no significant reclassifications have been made.

41 Date of authorisation for issue

These financial statements were approved and authorised for issue on September 16, 2019 by the Board of Directors of the Company.

Aftab Mahmood Butt Chief Executive Officer

M. Mohtahsim Aftab Chief Financial Officer

14

Saad Iqbal Director

CONSENT FOR VIDEO CONFERENCE FACILITY

Members can also avail video conference facility in {name of cities where facility can be provided keeping in view geographical dispersal of members}. In this regard please fill the following and submit to the attention of the Company Secretary at Company's Corporate Office at 5-B/3, Gulberg III, Lahore 54660 10 days before holding of the AGM.

If the Company receives consent from Members holding in aggregate 10% or more shareholding residing at a geographical location, to participate in the meeting through video conference at least 10 days prior to date of the Meeting, the Company will arrange video conference facility in that city subject to availability of such facility in that city.

The Company will intimate Members regarding venue of video conference facility at least 5 days before the date of the AGM along with complete information necessary to enable them to access such facility.

| I/We, | of | , being a member of Kot |
|---------------------------------------|----|---|
| | | |
| Addu Power Company Limited, holder of | | Ordinary Share(s) as per Register Folio |

No. ______ hereby opt for video conference facility at _____

Signature of the Member

| I/We | | of | |
|---|---------------------------------|--|---|
| being a Member of k | Kot Addu Power Company I | imited (the "Company") hole | ding sha |
| - | | | his / her absence |
| | | | |
| | | | proxy to vote for me/us, and on my/ |
| behalf at the 23 rd Ani | nual General Meeting of the | e Company to be held on Mo | onday, October 28, 2019 at 10:00 an |
| Islamabad Serena H | lotel and any adjournment th | hereof. | |
| Signed this | day of | 2019 | |
| | Folio No. | CDC Account No. | |
| | | Participant I.D. Account No. | |
| | | | |
| | | | |
| | | | |
| Witnesses: | | | |
| 1. Signature _ | | | |
| Name: | | | Revenue Stamp |
| CNIC: | | | Rs 5/- |
| Address: _ | | | |
| 2. Signature_ | | | |
| Name: | | | |
| CNIC: | | | The Signature should agree with the Specimen signature registered with |
| Address: _ | | | the Company |
| Note: | | | |
| THK Associates | s (Private) Limited, First Floo | or, 40-C, Block-6, P.E.C.H.S. | t the offices of the Company's Regist Karachi 75400, Pakistan not later tl |
| , , | hours before the time appoi | 0 | want that a corporation may an ar |
| No person shall person who is n | | | except that a corporation may appoir |
| | | and more than one instrumer ents or proxies shall be rega | nts of proxy are deposited by a Memł rded invalid. |
| | produce his/her original CN | IIC or original passport at the | e time of Meeting. |
| 4. The Proxy shall | produce mayner original ori | 0 | |





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| كاى يمل | de_ | |
| وليرتبرا الحاقا فكالحا الكاة مصاليرز | ج کی جز اجترا کا جنرا کی قبر موجو | ر = ا دار براکن (المالند =) ترطور بر کمانی کی 23 و بر ساا |
| جلال بام منتقر 28 أكتر 2019 م يدور موالدون 0 | | د کر میکادد میری / جماری جگدوت استعال کر میگا |
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- ۲۔ پاکی کا توران کی یہ دستاہ یک کرک اپنے اور کواہان کے دیکھ کے ساتھ اجلال کے انستاد کے کم از کم 48 کھنے پہلے کمان کے دسترد کے دلتر ٹی انکا کے ایسوی ایش (پائیویٹ) کمیٹر بکل مزل 40-0، باک 6، ٹی ای ی انکائرا پائٹی جاتی ہے۔
 - 2- الوليمى باكى كى طور يالى المحل أرسكا أردة تلتى كالمرتش ب (ما مات ال كار كار يوايش كى تحش أوهر راسكتى بالالرش ب)-
 - 3. الرائيد ميركون كردموارك ياس الك بدائد يراكى متر ركرتا جادد ياكى كى الك بدائد متادين ك كراج جادالك دمتاد يا الد بايراكى أفيرمو المعداليا با علا-
 - ٨. باكرابان كما متحاجات كم متحافظ محافظ كالالواصل باجور مددكما تا ماد
 - 5- ى دى ى شير مولدردادران كالماعدكان سالتاس برودار يرتي والود النافق كاردا بالمجد ي شدد الى ياكى قادم كرما تحد الحراب
 - 6- كار يوريد اداره كامورت شى دبورة كى قراردا أعارة مد وتكرا تقار فى فواعد مداريا كى) ترد محدا تك ما توكون كرانا دوكار







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Information and enquiries may be addressed to:

Mr. A. Anthony Rath Company Secretary

Corporate Office: Kot Addu Power Company Limited 5 B/3, Gulberg III, Lahore 54660, Pakistan



Power Plant: Kot Addu Power Complex Kot Addu, District Muzaffargarh Punjab, Pakistan

Corporate Office: 5 B/3, Gulberg III Lahore 54660, Pakistan

Registered Office: Office No. 309, 3rd Floor, Evacuee Trust Complex Agha Khan Road, F-5/1, Islamabad, Pakistan