3RD QUARTER report

March 31, 2022 (un-audited)

Company Information

HR Committee

Bankers

Registered Office

Board of Directors Lt. General Muzammil Hussain (Retd.) (Chairman)
Mr. Aftab Mahmood Butt (Chief Executive)

Mr. Ageel Ahmed Nasir Mr. Hafiz Muhammad Yousaf

Mr. Saad Iqbal Mr. Naveed Asghar Chaudhry Mr. Jamil Akhtar Ms. Mahwish Humayun Khan

Audit Committee Mr. Hafiz Muhammad Yousaf (Chairman)

Mr. Saad Iqbal

Mr. Naveed Asghar Chaudhry Mr. Jamil Akhtar

> Mr. Aquel Ahmed Nasir (Chairman) Mr. Aftab Mahmood Butt

mr. Artab Manimodo Butt Mr. Naveed Asghar Chaudhry Ms. Mahwish Humayun Khan

Investment Committee Mr. Hafiz Muhammad Yousaf (Chairman)

Mr. Saad Iqbal Mr. Jamil Akhtar

GM Finance / CFO Mr. Muhammad Rabnawaz Ajnum

GM Legal / Company Secretary Mr. A. Anthony Rath Head of Internal Audit Mr. Sikandar Usmani

Auditors A.F. Ferguson & Co. Chartered Accountants

Internal Auditors EY Ford Rhodes
Chartered Accountants

Legal Advisor Cornelius, Lane & Mufti

Allied Bank Limited Askari Bank Limited

Bank Al-Habib Limited Habib Bank Limited Habib Metropolitan Bank Limited MCB Bank Limited National Bank of Pakistan

Samba Bank Limited Standard Chartered Bank (Pakistan) Limited

Standard Chartered Ba United Bank Limited

Conventional

Islamic AlBaraka Bank (Pakistan) Limited Askari Bank Limited-IBD Bank Alfalah Limited Bankistami Pakistan Limited

Dubai Islamic Bank Pakistan Limited Faysal Bank Limited Meezan Bank Limited National Bank of Pakistan-IBD

Standard Chartered Bank (Pakistan) Limited-IBD

The Bank of Punjab-IBD

Share Registrar THK Associates (Private) Limited
Plot No. 32-C, Jami Commercial Street 2, DHA. Phase-VII, Karachi 75500, Pakistan

Tel: +92 (0)21 111 000 322, Fax: +92 (0)21 34168271 Office No. 309, 3rd Floor, Evacuee Trust Complex

Agha Khan Road, F-5/1, Islamabad, Pakistan

Coxporate 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
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Website www.kapco.com.pk

Directors' Report

for the nine month ended March 31, 2022

We are pleased to present the financial statements (un-audited) for the period ended March 31, 2022.

For the nine month period, the turnover was Rs. 77,088 Million; cost of sales were Rs. 71,687 Million; and profit after tax stood at Rs. 8,227 Million (compared to Rs. 15,927 Million in the corresponding period last year) giving an EPS of Rs. 9,35 (Rs. 18,09) in the corresponding period last year). Pursuant to the Third Amendment to the PPA, Capacity Purchase Price (CPP) revenue has been booked as amortization of CPP already received in advance from the Power Purchaser (as referred to in Note 4.1 of the Financial Statements) whereas previously CPP revenue was based on annual dependable capacity and indexation factors. The decrease in earnings for the period, as compared to previous period, is due to lesser CPP revenue and True-up Income.

During the third quarter, the Power Plant generated 845 GWh of electricity at a load factor of 29.2 % with an overall commercial availability of 57.4 % (year to date overall commercial availability 96.5%). It is pertinent to state that during the nine month period ended March 31, 2022, the Company sold 3,327 GWh (load factor: 37.7%) of electricity to the Power Purchaser, which is in excess of forecast given in the Indicative Generation Canachity Examsion Plant (IGCEP) 12021-22030.

During the review period, combustion inspection of two Gas Turbines were carried out as per plan. Major Overhauling of one Gas Trubine were carried out.

On March 31, 2022, total receivables from the Power Purchaser were Rs. 56,440 (net of provision) Million out of which Rs. 47,546 Million are overdue.

The National Electric Power Regulatory Authority (NEPRA) conducted a public hearing on March 31, 2022 for progressing the application filed by the Company for extension of its generation license.

The Financial Statements have been prepared on going concern basis (reference Note 2.3 of the Financial Statements for details).

The Company is the proud recipient of CSR Statwart Award from NEPRA in recognition of its support to

NEPRA's CSR drive – Power with Prosperity.

The Company has complied with the requirements of the Code of Corporate Governance in the following

The total number of Directors are eight (8) as per the following detail:

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

manner

The composition of the Board of Directors is as follows:

Category	Names			
ndependent Directors	Mr. Ageel Ahmed Nasir			
	 Mr. Hafiz Muhammad Yousaf 			
	Mr. Saad lobal			
	Ms. Mahwish Humayun Khan			
xecutive Director	 Mr. Aftab Mahmood Butt (Chief Executive) 			
Non-Executive Directors	 Lt. General Muzammil Hussain (Retd) 			
	Mr. Naveed Asghar Chaudhry			
	Mr. Jamil Akhtar			

Committees of the Board of Directors

Audit Committee	· Mr. Hafiz Muhammad Yousaf (Chairman)	 Mr. Saad lqbal
	Mr. Naveed Asghar Chaudhry	 Mr. Jamil Akhtar
HR Committee	Mr. Aqeel Ahmed Nasir (Chairman)	 Mr. Aftab Mahmood Butt
	Mr. Naveed Asghar Chaudhry	 Ms. Mahwish Humayun Khan
Investment	Mr. Hafiz Muhammad Yousaf (Chairman)	 Mr. Jamil Akhtar
Committee	Mr. Saad lobal	

On behalf of the Board

Aftab Mahmood Butt Chief Executive Lahore: April 21, 2022

(31ار بي 2022 وكوفتم موتے والى تو مان كے ليے)

31 ماری 2022ء کوفتم ہونے والی مدت کے لئے عبور کی الیاتی گوشوارے (غیر آ ڈٹ شدو) پیش خدمت ہیں۔

تیمری سهای کے دوران پادیان نے ہے۔48 کیکا واٹ آورنگل پیدا کی ایکٹر افزوج و تصویر ایس کی خوارس کا درائی ایس مارل کا خواوس پر درقیان 6.50 فیصری کئی۔ بیات ایم ہے کہ 13 ماری 2500 کوئم ہونے والی فروان کا میں کے دوران کائی سے 3377 در کا فروائٹ کہ، جمار 2021 کے 1500 کے پیدا اور مصاورت کی مان نے محتصوب کے تقدیم نے سے زیادہ ہے۔

زریرجا تزویدت کے دوران دوگیس ٹر بائنز کی ترارت پذیری کامعائید منصوب کے مطابق انجام دیا گیا۔ ایک گیس ٹربائن کی بڑی اور ہائنگ بھی کی گئے۔

181. نوکو2022 کسکٹنی کے 6,440 ملتوں د پ (Net of provision) کئی ٹریار کے زمیان اور چھنٹی مگن سے 47,546 ملتوں د پہلی زائرالیوار قراب کئی شال تاری

بیشل الینزک یا در یکولیزی اتحار ٹی (بچرا) نے بینی کی طرف سے پیداداری لائسنس میں توسع کے لیے دائر درخواست کی عوامی ساعت 31 مارچ 2022 کو منطقد کی۔

ة/ سے ليے بيات قائل فرے كركئو كو يورك كوئ كا SSR Stalwart Award واگيا ہے، بيالادا كئو كار فرف سے يوا كوروارى س يورگورا : Vower with Prosperity - كوئل كاركان فرف كالتراف ہد

سمیتی نے کار پوریٹ گونٹس کے ضابط اخلاق کے تقاضوں کی مندرجہ ذیل طریقے سے قبیل کی ہے:

.1 درج وَ يَلِ تَفْصِيل كِمطابِق وَالرَّ يَكُرُونَ كِاللَّ تَعْداوا تَعْداوا تَعْد (8) ب:

(a) مرد سات (7) (b) فاتون ایک (b)

(1) 000 (B

2- بورڈ آف ڈائر بکٹرز کی تھکیل درج ذیل ہے:

ام	يثيرى
 جناب حافظ ثمر اوسف محترمه مبوش جالول خاا 	ومختار ڈائز یکٹرز • جناب عقبل احدناصر • جناب سعداقبال
	بزيكثيوذائر يكثر • جناب آفماً محمود بث (جيف
رُو) • جنابانويداصغرچومدرگ	نا يَكْزِيكِيْوْدَارُ يَكِتْرُزُ • ليفنيك جزل مزل صين (ريا
ین (ریٹا	نا تَكْرَ كِمْثِودْارْ كِمْرْز • ليفنيك جزل مزل مبر • جناب تيس اخر

پورڈ آف ڈائر یکٹرز کی کمیٹیاں :	آۋٹ تمينى	 جناب حافظ محمد پوسف (چیئر مین) جناب نویداصغرچو بدری 	 جناب سعدا قبال جناب جمیل اختر
	ان آرمینلی	 جناب عقیل احمد ناصر (چیئر مین) جناب نوید اصغرچو بدری 	 جناب آفیاب محمود بث محتر مدم موش جالیول خان
	سر مایدکاری تمیشی	 جناب حافظاتم بوسف (چيئر ثان) 	• جناب محميل اخر

منحانب بورة

• جناب معدا قبال

به ملاحد ملام آ فا پیمجود بث

> بيت ياديار لا جور: 21ايريل 2022ء

حافظ میر بوسف دائر یکٹر

Condensed Interim Statement of Financial Position

as at March 31, 2022 (Un-audited)

		Un-audited March 31, 2022	Audited June 30, 2021	
	Note	(Rupees	n thousand)	
EQUITY AND LIABILITIES				
CAPITAL AND RESERVES				
Authorised capital				
3,600,000,000 (June 30, 2021: 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 (June 30, 2021: 880,253,228)				
ordinary shares of Rs 10 each		8,802,532	8,802,532	
Capital reserve		444,451	444,451	
Unappropriated profit		57,602,223	55,976,628	
		66,849,206	65,223,611	
NON-CURRENT LIABILITIES				
Lease liabilities			3,443	
Contract liability	4	-	4,613,061	
Deferred liabilities		3,018,211	9,223,790	
		3,018,211	13,840,294	
CURRENT LIABILITIES				
Current portion of long term liabilities		17,032	7,105	
Current portion of contract liability	4	8,231,928	14,515,237	
Finances under mark-up arrangements - secured	5	39,977,035	36,257,334	
Trade and other payables	6	12,338,331	17,177,916	
Provision for taxation - net		858,260		
Unpaid dividend			4,401,266	
Unclaimed dividend		979,072	810,833	
		62,401,658	73,169,691	
CONTINGENCIES AND COMMITMENTS	7			
		132,269,075	152,233,596	

The annexed notes 1 to 21 form an integral part of these condensed interim financial statements.

Aftab Mahmood Butt Chief Executive Officer

KOT ADDU POWER COMPANY LIMITED

Chief Financial Officer

Un audited

Un-audited March 31, 2022

Audited June 30, 2021

Note

(Rupees in thousand)

ASSETS

NON-CURRENT ASSETS

Property, plant and equipment Intangible assets Right of use assets Long term loans and deposits Staff retirement benefits 8 2,435,794 3,068,225 3,011 3,529 2,875 7,455 18,636 6,419 417,626 435,286 2,877,942 3,520,914

CURRENT ASSETS

Stock-in-trade Trade debts	
Investments at fair value	
Income tax due from government	
Loans, advances, deposits, prepayment and other receivables	ts
Cash and bank balances	

	3,405,607	3,181,423
	6,945,336	5,921,887
9	56,440,276	104,622,431
0	54,199,061	25,670,360
	-	1,504,400
1	6,916,981	6,528,658
	1,483,872	1,283,523
	129,391,133	148,712,682
	132,269,075	152,233,596

		Three mo	nth ended	Nine month ended		
		March 31, 2022	March 31, 2021	March 31, 2022	March 31, 2021	
	Note	(Rupees in thousand)		(Rupees in	thousand)	
Sales	12	23,356,869	11,564,144	77,088,300	45,640,283	
Cost of sales	13	(21,065,475)	(6,581,400)	(71,666,635)	(29,267,078)	
Gross profit		2,291,394	4,982,744	5,421,665	16,373,205	
Administrative expenses		(436,875)	(208,852)	(718,815)	(872,639)	
Other expenses		(247)		(128,409)	12	
Other income	14	2,569,032	2,235,630	9,114,580	9,335,102	
Finance cost		(992,766)	(770,675)	(2,574,244)	(2,399,343)	
Profit before tax		3,430,538	6,238,847	11,114,777	22,436,325	
Taxation		(810,706)	(1,809,562)	(2,887,283)	(6,509,047)	
Profit for the period		2,619,832	4,429,285	8,227,494	15,927,278	
Earnings per share - basic and diluted Ru	upees	2.98	5.03	9.35	18.09	

The annexed notes 1 to 21 form an integral part of these condensed interim financial statements.

Aftab Mahmood Butt Chief Executive Officer M. Rabnawaz Anjum Chief Financia Officer

Condensed Interim Statement of Comprehensive Income

for the three-month and nine-month period ended March 31, 2022 (Un-audited)

March 31, 2022 (Rupees in 2,619,832	March 31, 2021 thousand) 4,429,285	March 31, 2022 (Rupees in 8,227,494	March 31, 2021 thousand) 15,927,278
2,619,832	4,429,285	8,227,494	15,927,278
-			
10.70	-	-	-
2 619 832	4 429 285	8 227 494	15,927,278
	2,619,832	2,619,832 4,429,285	2,619,832 4,429,285 8,227,494

The annexed notes 1 to 21 form an integral part of these condensed interim financial statements.

Aftab Mahmood Butt Chief Executive Officer M. Rabnawaz Anjum Chief Financia Officer

	Nine mo		
	March 31, 2022	March 31, 2021	
Note	(Rupees i	n thousand)	
Cash flows from operating activities			
Cash generated from operations 16 Finance cost paid Taxes paid Staff retirement benefits paid	47,902,173 (5,667,584) (6,768,174) (27,907)	14,371,444 (3,852,185) (3,122,691) (62,493)	
Net cash generated from operating activities	35,438,508	7,334,075	
Cash flows from investing activities			
Fixed capital expenditure Income on bank deposits received Interest received on investments at fair value Long term loans and deposits - net Investments at fair value - net Proceeds from sale of property, plant and equipment	(67,474) 7,010 610,950 (12,217) (28,656,920) 1,915	(25,434) 16,956 - 2,601 - 1,299	
Net cash used in investing activities	(28,116,736)	(4,578)	
Cash flows from financing activities			
Repayment of lease liabilities Dividend paid	(6,198) (10,834,926)	(10,205) (1,302,164)	
Net cash used in financing activities	(10,841,124)	(1,312,369)	
Net (decrease) / increase in cash and cash equivalents during the period Cash and cash equivalents at beginning of	(3,519,352)	6,017,128	
the period Cash and cash equivalents at end of the period 17	(34,973,811) (38,493,163)	(43,226,949) (37,209,821)	

The annexed notes 1 to 21 form an integral part of these condensed interim financial statements.

Aftab Mahmood Butt Chief Executive Officer M. Rabnawak Anjum Chief Financia Officer

Hafiz Muhammad Yousaf Director

KOT ADDU POWER COMPANY LIMITED

Condensed Interim Statement of Changes in Equity

for the nine-month period ended March 31, 2022 (Un-audited)

	Share capital	Capital reserve	Un-appro- priated profit thousand)	Total
		(nupees iii	inousanu)	-
Balance as at June 30, 2020 Audited	8,802,532	444,451	51,103,528	60,350,511
Total comprehensive income for the period				
Profit for the period	-		15,927,278	15,927,278
Other comprehensive income for the period				
Transactions with owners:	-		15,927,278	15,927,278
Interim dividend for the year ended June 30, 2021 - Rs 1.50 per share		*	(1,320,380)	(1,320,380)
Balance as at March 31, 2021				
Un-audited	8,802,532	444,451	65,710,426	74,957,409
Balance as at June 30, 2021 Audited	8,802,532	444,451	55,976,628	65,223,611
Total comprehensive income for the period				
Profit for the period	-	14	8,227,494	8.227.494
Other comprehensive income for the period	91	-	100	80
the period			8.227.494	8,227,494
Transactions with owners:				
Final dividend for the year ended June 30, 2021 - Rs 3.50 per share			(3,080,886)	(3.080.886)
dulic do, Edel Tila diad per dilate			(0,000,000)	(0,000,000)
Interim dividend for the year ending			(0 FO4 010)	(0.504.040)
June 30, 2022 - Rs 4.00 per share			(3,521,013)	(3,521,013)
Balance as at March 31, 2022				
Un-audited	8,802,532	444,451	57,602,223	66,849,206

The annexed notes 1 to 21 form an integral part of these condensed interim financial statements.

Aftab Mahmood Butt Chief Executive Officer M. Rabnawar njum Chief Financial Officer

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) which was extended by 16 months during the year ending June 30, 2021 and is due to expire on October 24, 2022. WAPDA has irrevocably transferred all of its rights, obligations and liabilities under the PPA to Central Power Purchasing Agency Guarantee Limited (CPPA-G) (Power Purchaser) thereunder via Novation Agreement which became effective on May 21, 2021 after approval from the relevant authorities.

2 Basis of preparation and measurement

2.1 Statement of compliance

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

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

Where the provisions of and directives issued under the Companies Act, 2017 differ with the requirements of IAS 34, the provisions of and directives issued under the Companies Act, 2017 have been followed.

2.2 These condensed interim financial statements are un-audited and are being submitted to the members of the Company as required by Section 237 of the Companies Act, 2017 (the "Act").

These condensed interim financial statements do not include all the information required for annual financial statements including financial risk management information and therefore should be read in conjunction with the annual financial statements for the year ended June 30, 2021.

The accounting policies adopted for the preparation of these condensed interim financial statements are the same as those applied in the preparation of preceding annual published financial statements of the Company for the year ended June 30, 2021. Furthermore, the basis of significant estimates are

same as those that were applied to the preceding financial statements for the year ended June 30, 2021.

The financial statements have been prepared under the historic cost convention except certain employee benefits which are recognized on present value. The financial statements are prepared in Pak Rupees, which is the functional currency of the Company. Figures have been rounded off to the nearest thousand rupee unless otherwise specified.

2.3 Impact on Going Concern Assumption due to expiry of PPA and Generation License

The existing PPA was initially for a term of 25 years and was due to expire on June 26, 2021. Pursuant to the terms of the Third Amendment to the PPA and Master Agreement (together, the 'Agreements), the pending dispute of liquidated damages imposed by the Power Purchaser relating to the outages due to fuel shortages during the period 2008-2016 were treated as Other Force Majeure Event (OFME) under the PPA; and consequently, the term of the PPA was agreed to be extended by 485 days (approximately 16 months). Accordingly, the pending dispute of liquidated damages were settled and the term of the PPA was extended till October 24, 2022.

The Company's generation license issued by the National Electric Power Regulatory Authority (NEPRA) was set to expire on September 21, 2021. The Company, in accordance with applicable regulations, duly filed an application in June 2021 before NEPRA for renewal/extension of its generation license for a period of 10 years. The Company's application is under consideration; and NEPRA has provisionally allowed the Company to continue to generate and supply electricity to the Power Purchaser/ national grid under the obligation of its existing generation license till final decision, which is expected to be received in due course. The pending renewal of the generation license and the extension/renewal of the PPA indicates the existence of material uncertainty that may cast significant doubt on the entity's ability to continue as a going concern and, therefore, it may be unable to realize its assets and discharge its liabilities in the normal course of business.

Notwithstanding, as elaborated below, the Company has sound financial position and as per the Management's forecasts, the Company has sufficient liquidity and reserves to meet the operational expenditures and discharge its liabilities for the foreseeable future.

Government of Pakistan (GoP) recently approved the Indicative Generation Capacity Expansion Plan (IGCEP) for the period 2021-2030, which is subject to review and update annually. As per IGCEP, the Company's Power Plant is being retired as per the expiry date of its PPA. As such, there is no anticipated purchase of electricity from the Company for the year 2022-2023 and beyond. It may, however, be noted that IGCEP is indicative in nature and does not take into account technical issues and fuel constraints of the system (as mentioned in the disclaimer of IGCEP). Additionally, it is pertinent to note that the Company has already generated and supplied electricity well in excess of the

forecast of IGCEP during the current period due to system requirements which further strengthens the critical importance of the Plant in the System.

Keeping in view the system constraints and energy security, Management of the Company believes that the PPA will be extended for an additional term following the expiry of the extended term since the Power Purchaser has in the Master Agreement consented to the extension of the PPA for an additional term subject to agreement on the terms and conditions and completion of legal and corporate formalities. Accordingly, Management has taken up this matter with the relevant Authorities and initiated the formalities in this respect. The Company has had several meetings with the Ministry, CPPA-G and other relevant stakeholders. As a result, the Power Division of Ministry of Energy / CPPA-G has advised the National Transmission & Despatch Company (NTDC) to carry out system study for assessing the system requirements visa-vis the Company's PPA extension/renewal. The matter is currently pending with NTDC/CPPA-G.

In respect of the Company's pending application for extension of generation license, NEPRA sought comments from the stakeholders including National Power Control Center (System Operator), Power Purchaser (CPPA-G), NTDC, Multan Electric Power Company (MEPCO) etc. NEPRA is processing the application and has conducted a public hearing on March 31, 2022. Based on the positive progress, Management believes that generation license will be granted, while keeping in view the favourable comments received from System Operator, MEPCO, WAPDA etc. as well as the actual requirement of the Power Plant for the system.

Some other factors which support Management's stance for extension of the PPA and renewal of generation license are as follows:

- the Company's Power Plant has certain distinct capabilities such as being able to run on multi fuel, having black start facility, optimum size machines and lesser ramp-up/ramp down time, providing an extensive fuel storage facility at its Power Complex and the Company's contribution to the National Power;
- the Power Plant's strategic mid Country location; and its capability of being a major feeding source for distribution companies of Central and Lower Punjab.
 In addition, it is also a major Reactive Power source helping in maintaining the voltage profile of the area;
- the remaining useful life of the Power Plant of at least 10 years as per the life assessment study carried out by an independent foreign consultant in June 2021;
- recent generation trend in summer as well as winter evidencing need of KAPCO to the national power system; and
- GoP is the major shareholder of the Company (through WAPDA) so ultimate beneficial ownership lies with GoP.

In addition, the GoP has planned to implement the Competitive Trading

Bilateral Contracts Market (CTBCM) in near future. Under this arrangement, the Company will have the option to participate in the Market by seilling electricity to Bulk Power Consumers (BPC) through wheeling arrangements. The Company intends to take full advantage of CTBCM once it is implemented in the interest of its shareholders and is currently in discussion with certain Bulk Power Consumers for the supply of electricity. The Company has also shared the technical evaluation of remaining useful life of the plant, carried out by an independent foreign consultant referred above with one of the Bulk Power Consumers who is currently evaluating the same.

Additionally, the Company has a sound financial position as its current assets are well in excess of its current liabilities, which can be utilized for diversification of its operations. The Company is currently evaluating different investment options. WAPDA, being a major shareholder, strongly supports plans for diversification and is rigorously following it up with the relevant authorities of GoP for approval of such investments. Thereafter, the Company will be in a position to initiate legal and corporate formalities including but not limited to carrying out due diligence exercise for any shortlisted companies and obtaining approvals, consents and permissions in accordance with contractual, legal and regulatory requirements.

As per the Management's forecasts, the Company has sufficient liquidity reserves to meet the operational expenditures and liabilities for the foreseeable future. Further, the Company draws strength from the following:

- The Company has received Rs 99,002 million from the Power Purchaser in two tranches as per terms of Third Amendment to PPA. As at the reporting date, receivables from the Power Purchaser of Rs 57,043 million are outstanding which are backed by GoP Guarantee and will be realised in normal course of business;
- Sufficient working capital facilities are available to the Company and a cushion of Rs 5,924 million is available for further utilization. Further, the Company has strong relationship with all the key banks who have renewed the financing facilities during the current and previous periods; and
- Significant amount of Rs 54,199 million as at March 31, 2022 is invested in PIBs and Sukuks, which carry a yield effective return in excess of 6 months' T-Bill rate, and are readily convertible into cash, if required.

Based on foregoing, Management is confident that the Company will continue as a going concern in the foreseeable future. Thus, these interim financial statements have been prepared on a going concern basis and consequently, do not require adjustment relating to the realisation of its assets and liquidation of liabilities.

- 2.4 Income tax expense is recognised based on management's best estimate of the weighted average income tax rate expected for the full financial year.
- Standards, amendments and interpretations to published approved accounting standards

Standards, amendments and interpretations to existing standards effective in current period

Certain standards, amendments and interpretations to the approved accounting standards are effective for the accounting periods beginning on or after July 01, 2021 but are considered not to be relevant or to have any significant effect on the Company's operations and are, therefore, not detailed in these condensed interim financial statements.

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

Certain standards, amendments to the approved accounting standards and interpretations are mandatory for the Company's accounting periods beginning on or after January 01, 2022, but are considered not to be relevant or to have any significant effect on the Company's operations and are, therefore, not detailed in these condensed interim financial statements except for the following:

The Securities and Exchange Commission of Pakistan (SECP) through S.R.O. 229 (I) / 2019 dated February 14, 2019 notified that the standard IFRS y Financial Instruments' would be effective for reporting period / year ending on or after June 30, 2019. However, SECP through S.R.O. 985 (I) / 2019 dated September 30, 2019 granted exemption from applying expected credit loss based impairment model to financial assets due from the Government till June 30, 2021 which was further extended till June 30, 2022 vide S.R.O. 1177 (I) / 2021 dated September 13, 2021. The Management of the Company believes that the application of this standard subsequent to June 30, 2022 will not have any material impact on the Company

	any material impact on the Company.			
			Un-audited	Audited
			March 31, 2022	June 30, 2021
		Note	(Rupees i	n thousand)
4.	Contract liability			
	Opening		19,128,298	
	Add: Adjustment to Capacity			
	Purchase Price (CPP)	4.1	-	19,287,369
	Less: Amount recognised as revenue			
	in CPP during the period		(10,896,370)	(159,071)
	•		8,231,928	19,128,298
	Less: Current portion of contract liability		(8,231,928)	(14,515,237)
	Closina			4,613,061

4.1 The Company signed a Master Agreement and the Third Amendment to the Power Purchase Agreement on February 11, 2021 with Power Purchaser which later became binding on May 21, 2021. Pursuant to the terms and approval of these Agreements, the outages due to fuel shortage during the period 2008 to 2016 have been treated as Other Force Majeure Event (OFME) under the PPA and consequently, existing Term of PPA has been extended by

485 days (approximately 16 months). Pursuant to a letter of understanding signed by both parties, it was agreed to treat the already received amount of Rs 19,287 million representing Capacity Purchase Price (CPP) of the OFME period (485 days) as advance against future CPP. Accordingly, this advance is adjusted, and the related revenue is recorded over the period from June 27, 2021 to October 24, 2022 upon satisfaction of the underlying performance obligation i.e. ensuring the availability of the Plant.

			Un-audited March 31, 2022	Audited June 30, 2021
		Note	(Rupees in	n thousand)
5.	Finances under mark-up arrangements			
	- Under conventional finances - secured		21,431,034	21,705,523
	- Under Islamic finances - secured		18,546,001	14,551,811
		5.1	39,977,035	36,257,334

- 5.1 Finances under mark-up arrangements available from various commercial banks amount to Rs 25,801 million (June 30, 2021: Rs 29,967 million) and finances available under musharika and murabaha arrangements amount to Rs 20,100 million (June 30, 2021: Rs 20,400 million). The rate of mark-up ranges from 7.70 percent to 13.52 percent (June 30, 2021: 7.0 percent to 10.6 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 (June 30, 2021: 20 percent to 24 percent) per annum on the balances unpaid.
- 5.2 Of the aggregate facility of Rs 403 million (June 30, 2021: Rs 240 million) for opening letters of credit and Rs 2,504 million (June 30, 2021: Rs 2,504 million) for guarantees, the amounts utilised as at March 31, 2022 were Rs 254 million (June 30, 2021: Rs 108 million) and Rs 2,504 million (June 30, 2021: Rs 2,504 million) respectively.
- 5.3 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 (June 30, 2021: Rs 90,792 million) and ranking charge over current assets up to a limit of Rs 4,001 million (June 30, 2021: Rs 1,334 million).

6. Trade and other payables

Trade and other payables include an amount of Rs 6,655 million (June 30, 2021: Rs 11,446 million) payable to the fuel suppliers on account of fuel supplies and late payment surcharge on credit supplies of fuel. Further, included in it is an amount of Rs 556 million payable to Workers Profit Participation Fund pursuant to the Companies Profits (Workers' Participation Act) (Amendment) Act, 2021 ('Act'), which became effective on October 01, 2021. Since it is a pass-through item as per the provisions of the PPA, consequently, the Management also recorded other receivable from the Power Purchaser in this respect.

Notes to the Condensed Interim Financial Statements for the three-month and nine-month period ended March 31, 2022 (Un-audited)

Contingencies and commitments

7.1 Contingencies

- (a) There has been no significant change in the status of the contingent liabilities disclosed as at June 30, 2021 except the following:
- (i) The Additional Commissioner Inland Revenue (ACIR) amended the assessment of tax year 2020 vide order dated February 01, 2021 and created a demand of Rs 6,121 million on account of chargeability of tax on true-up income, late payment income from Power Purchaser and inadmissibility of few deductions by disallowing certain expenses. Being aggrieved, the Company filed an appeal with Commissioner Inland Revenue (Appeals) (CIR-A), which was decided vide order dated September 01, 2021 partially in favour of the Company on certain issues whereas issues of true-up income, LP income and certain other expenses were decided against the Company and rest of the issues were remanded back. Being aggrieved, the Company has filed an appeal in Appellate Tribunal Inland Revenue (ATIR) against order of the CIR-A, which is pending adjudication.
- (ii) The ACIR amended the assessment of tax year 2018 vide order dated May 28, 2019 and created a demand of Rs 277 million by disallowing certain expenses. The Company filed appeal before CIR-A which was partially decided in favor of the Company vide order dated July 23, 2019. Being aggrieved, the Company filed an appeal before ATIR against CIR-A order which was decided against the Company vide order dated September 24, 2021. The Company has now filed reference in Lahore High Court against the ATIR order, which is pending adjudication.
- (iii) The ACIR amended the assessment for tax year 2021 vide order dated February 26, 2022 creating demand of Rs 6,788 million by charging tax on true up income, late payment income from WAPDA and certain inadmissible expenses. Being aggrieved, the Company filed appeal before CIR-A which is pending adjudication. Meanwhile, the ACIR passed rectification order under section 221 dated March 24, 2022 by incorporating credit of true up income and LP income that have been offered for tax on receipt basis. Resultantly, the demand has been reduced to Rs 1,746 million.
- (iv) The Deputy Commissioner Inland Revenue (DCIR) issued an assessment order dated August 05, 2020 by rejecting the credit notes claimed by the Company during the tax period from October 2014 to November, 2016 and created a demand of Rs 1,110 million. The Company filed an appeal before CIR-A. Consequently, the matter was remanded back to Commissioner Inland Revenue (CIR) for fresh adjudication. CIR finalized the remand back proceedings and confirmed the aforesaid demand vide order dated June 30, 2021. Being aggrieved, the Company filed an appeal in CIR-A who again remanded back the case to DCIR vide order dated January 05, 2022. The DCIR passed order dated February 23, 2022 and created demand of Rs 3,751 million including penalty of Rs 1,110 million and default surcharge of Rs 1,530 million. Being aggrieved, the Company has filed appeal before CIR-A which is pending adjudication.

The DCIR passed order dated September 30, 2021 in sales tax audit proceedings for 2019 raising a demand of Rs 15,568 million on account of rejection of input tax due to non-compliance of section 73 and non-production of records. Being aggrieved, the Company filed appeal before CIR-A who annulled the order passed by DCIR and remanded back the case vide order dated January 28, 2022. DCIR passed order dated March 29, 2022 in remand back proceedings whereby demand was reduced to Rs 164 million. Being aggrieved, Company has filed appeal before CIR-A which is pending adjudication.

The management and taxation expert of the Company believe that there are mentorious grounds to defend the above mentioned demands relating to the respective cases, consequently, no provision has been recorded in these interim financial statements with respect to the above matters.

(b) Sui Northern Gas Pipelines Limited (SNGPL) has raised claims of late payment surcharge amounting to Rs 769 million (June 30, 2021: Rs 766 million). The Management is of the view that these claims are not as per the underlying agreements, therefore such claims have been disputed.

The Management and the legal advisor of the Company believe that there are meritorious grounds available to defend the foregoing claims. Consequently, no provision has been recorded in these financial statements.

(c) The Company has provided bank guarantees in favour of Sui Northern Gas Pipelines Limited on account of payment of dues against gas sales etc., amounting to Rs 2,504 million (June 30, 2021: Rs 2,504 million).

7.2 Commitments

8.

- (i) Contracts for capital expenditure Rs 16 million (June 30, 2021: Rs 4 million).
- (ii) Letters of credit other than for capital expenditure Rs 254 million (June 30, 2021: Rs 108 million).
- (iii) Contracts for car ijara are Rs 126 million (June 30, 2021: Rs 47 million).

		Un-audited	Audited
		March 31, 2022	June 30, 2021
	Note	(Rupees in	thousand)
Property, plant and equipment			
Opening Net Book Value (NBV)		3,068,225	4,106,460
Add: Additions / transfers during the period	8.1	68,692	31,390
		3,136,917	4,137,850
Less: Disposals / adjustment during the period	d [
(at NBV)		2,105	2,245
Depreciation charged during the period	1	699,018	1,067,380
		701,123	1,069,625
	Ī	2,435,794	3,068,225

			Un-audited March 31, 2022	Audited June 30, 2021
	No	te	(Rupees i	n thousand)
	8.1 Following is the detail of additions / transfers during the period			
	Additions: Buildings		665	
	Gas turbine blading		663	
	Auxiliary plant and machinery		1 700	23,024 345
			1,700	
	Office equipment		4,986	2,064
	Vehicles	L	57,999	-
			65,350	25,433
	Transfers (at NBV)			
	Vehicles		3.342	5,957
			68,692	31,390
9.	Trade debts	Ī		-
	Trade debts 9.	1	57,043,031	104,920,893
	Less: Provision for doubtful debts		602,755	298,462
		1	56,440,276	104,622,431

9.1 These are considered good except Rs 603 million (June 30, 2021: Rs 298 million) which are considered doubtful. Trade debts include an overdue amount of Rs 47,546 million (June 30,2021: Rs 81,260 million) receivable from CPPA-G, which is a related party of the Company. The maximum aggregate amount outstanding during the period was Rs 116,586 million (June 30, 2021: Rs 132,903 million). The trade debts are secured by a guarantee from the Government of Pakistan under the Facilitation Agreement. These are in the normal course of business and are interest free, however, a penal mark-up of SBP discount rate plus 4 percent per annum is charged in case the amounts are not nail within due dates.

	are not paid within du	ie dates.			
		Mar	udited ch 31, 022	Jun	dited le 30, 021
		Cost	Carrying Value (Rupees	Cost in thousand)	Carrying Value
10.	Investments at fair value		(
	Fair value through profit or loss - Government Securities				
	Pakistan Investment Bond	26,831,000	26,788,070	12,738,300	12,780,336
	GoP Ijarah Sukuk	27,417,400	27,410,991	12,762,400	12,890,024
		54,248,400	54,199,061	25,500,700	25,670,360

Particulars of debt securities

are as follows:

	Maturity	Effective	Un-audited March 31, 2022	Audited June 30, 2021
		Yield	(Rupees in	thousand)
Pakistan Investment Bond	18-Jun-30	12.079%	26,788,070	12,780,336
GoP Ijarah Sukuk	09-Dec-25	10.959%	7,771,715	12,890,024
GoP Ijarah Sukuk	29-Oct-26	8.700%	19,639,276	
			54,199,061	25,670,360

11. Loans, advances, deposits, prepayments and other receivables

These include an advance of Rs 1,985 million (June 30, 2021: Rs 4,557 million) paid to Pakistan State Oil Company Limited (PSO) against supplies of fuel. Further, advances to suppliers include amount due for more than a year from WAPDA, an associated undertaking, amounting to Rs 1 million (June 30, 2021: Rs 1 million). These are in the normal course of business and are interest free.

		Three mo	nth ended	Nine mor	nth ended
		March 31, 2022	March 31, 2021	March 31, 2022	March 31, 2021
		(Rupees in	thousand)	(Rupees in	thousand)
12.	Sales				
	Energy Purchase Price				
	under the PPA	23,540,523	5,358,184	79,918,093	29,561,033
	Sales tax	(3,364,854)	(776,538)	(11,490,618)	(4,277,127)
	Net Energy Purchase Price Capacity Purchase Price	20,175,669	4,581,646	68,427,475	25,283,906
	under the PPA - net	3,181,200	6,982,498	8,660,825	20,356,377
		23,356,869	11,564,144	77,088,300	45,640,283
13.	Cost of sales				
	Fuel cost	20,268,599	4,579,546	69,023,968	24,766,223
	Salaries, wages and benefits	406,139	418,731	1,535,377	1,444,233
	Plant maintenance	63,457	41,092	210,242	149,636
	Gas turbines overhauls	62,640	378,345	105,742	434,698
	Repair and renewals	60,585	629,983	138,916	860,845
	Depreciation on property,				
	plant and equipment	202,904	531,913	649,745	1,605,997
	Amortisation on intangible				
	assets	1,151	1,790	2,645	5,446
		21,065,475	6,581,400	71,666,635	29,267,078

		Thr	ee mo	nth ended	Nine m	onth ended
		March 202		March 31, 2021	March 31, 2022	March 31 2021
		(Rup	oees ir	thousand)	(Rupees	in thousand)
4.	Other Income					
	True-up income		•	67,180	747,369	2,918,944
	Interest on late payment					
	- CPPA-G	1,123,3	36	2,151,869	5,905,120	6,339,891
	Interest on investments					
	at fair value	1,428,3	32	1.50	2,421,690	-
	Others	17,3	64	16,581	40,401	76,267
		2,569,0	32	2,235,630	9,114,580	9,335,102
					Nine mo	nth ended
					March 31, 2022	March 31 2021
					(Rupees i	n thousand)
5.	Transactions with related p	arties				
	Relationship with Perce	entage of	Vature	of		
	the Company share	eholdina tr	ansac	tion		
	i. Associated	-				
	undertakings					
	- CPPA-G	0% Sa	le of e	lectricity	77,088,300	45.640,283
	- CPPA-G	0% Pu	rchase	e of electricity	172,748	191,638
	- WAPDA	40% Pu	rchase	e of services	603	1,852
	- CPPA-G	0% Int	erest i	ncome on		
		30.70	late pa	yments	5,905,120	6,339,891
	- CPPA-G			ncome	747,369	2.918.944
	- CPPA-G			for doubtful		
			debts		32.738	1-11
	- WAPDA	40% Div	vidend	paid	4,428,889	531.467
	- KAPCO Employees			para	1,120,000	0011101
	Empowerment Trust	5% Div	vidend	paid	603,155	72,379
	- Samba Bank Limited			charges	-	23.667
	- Pakistan Institute of	0,0	idilold	onargos		20,007
	Corporate					
	Governance*	0% Pu	irchaei	e of services		431
	ii. Post retirement benefit	070 1 0	ii Cricio	5 01 361 11003		401
	plans					
	- KAPCO employees					
	pension fund trust	0% Co	ntribud	tions paid		31,634
	- KAPCO employees	0% 00	minou	lions paid		31,034
		00/ 0=	and of law or	tions and	00 107	07.000
	provident fund trust	0% Co	HITIDU	tions paid	38,167	37,080
	iii. Key management					
	personnel (including directors)	0% Co	mpen		398.799	281,278

All transactions with related parties have been carried out on mutually agreed terms and conditions.

Notes to the Condensed Interim Financial Statements for the three-month and nine-month period ended March 31, 2022 (Un-audited)

* Pakistan Institute of Corporate Governance is no longer a related party, hence the value of transaction during the period is not disclosed.

March 31,	June 30,
2022	2021

March 31,

Period end balances

Associated Undertakings

Receivable from related parties

Payable to related parties

57,622,890 105,000,161 3.147.077 3.993.234

Nine month ended March 31,

They are in the normal course of business and interest free.

16. Cash generated from operations Profit before tax 11, Adjustments for:	Rupees in t	22,436,325
Profit before tax Adjustments for: Depreciation on property, plant and equipment	114,777	22,436,325
Adjustments for: - Depreciation on property, plant and equipment	114,777	22,436,325
- Depreciation on property, plant and equipment		
Amortisation on intangible assets	699,018	1,670,224
	2,646	5,446
- Depreciation on right of use assets	1,234	5,929
Provision for doubtful debts	304,293	-
 Loss / (gain) on sale of fixed assets 	190	(516)
- Income on bank deposits	(7,010)	(16,956)
 Interest income on investment at fair value (2, 	421,690)	
	128,219	2
Staff retirement benefits accrued	96,223	149,405
- Finance cost 2,	574,244	2,399,342
Revenue recognised in CPP against contract		
liability (10,	896,370)	
Profit before working capital changes 1,	595,774	26,649,199
Effect on cash flow due to working capital changes:		
(Increase) / decrease in current assets		
- Stores and spares (3	224,184)	682,856
- Stock-in-trade (1,	023,449)	(6,146,153)
- Trade debts 47,	877,862	(6,838,785)
- Loans, advances, deposits, prepayments		
and other receivables 1,	422,417	(921,451)
(Decrease) / increase in trade and other payables (1,7)	746,247)	945,778
46,	306,399	(12,277,755)
Cash generated from operations 47,	902,173	14,371,444
KOT ADDU POWER COMPANY LIMITED		21

Notes to the Condensed Interim Financial Statements for the three-month and nine-month period ended March 31, 2022 (Un-audited)

		March 31, 2022	March 31, 2021
	Note	(Rupees in t	thousand)
17. Cash and cash equivalents			
Cash and bank balances Finances under mark-up arrangements		1,483,872	815,120
- secured	5	(39,977,035)	(38,024,941)
		(38,493,163)	(37,209,821)

18 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,

March 31, 2022:				-
	Level 1	Level 2	Level 3	Total
	·	Un-au	udited	
Assets:	72	(Rupees in	thousand)	12
Investments at fair value	54,199,061			54,199,061
	zation of assets w	hich are disc	losed at fair v	alue as at June
The following is categoria 30, 2021:	zation of assets w	Level 2	Level 3	alue as at June Total
The following is categoria 30, 2021:		Level 2	Level 3	
		Level 2	Level 3	

Notes to the Condensed Interim Financial Statements for the three-month and nine-month period ended March 31, 2022 (Un-audited)

19. Date of authorisation for issue

These condensed interim financial statements were authorised for issue on April 21, 2022 by the Board of Directors of the Company.

20. Events after the reporting date

- 20.1 The Board of Directors of the Company have declared an interim dividend for the year ending June 30, 2022 of Nil (2021: Rs 3.50) per share amounting to Nil (2021: Rs 3.081 million) at their meeting held on April 21, 2022.
- 20.2 No significant events have occurred subsequent to March 31, 2022, other than those mentioned elsewhere in these condensed financial statements.

21. Corresponding figures

In order to comply with the requirements of International Accounting Standard 34 - 'Interim Financial Reporting', the condensed interim statement of financial position and condensed interim statement of changes in equity have been compared with the balances of annual audited financial statements of preceding financial year, whereas, the condensed interim statement of profit or loss, condensed interim statement of comprehensive income and condensed interim statement of cash flows have been compared with the balances of comparable period of immediately preceding financial year.

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

Aftab Mahmood Butt Chief Executive Officer M. Rabnawaz Anjum Chief Financia Officer