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COMPANY INFORMATION

BOARD OF DIRECTORS

Mr. Sohail Ahmed Chief Executive

Mr. Asim Ahmed Director
Mrs. Ghazala Salim Director
Mrs. Saba Sohail Director
Mrs. Sana Sohail Director
Ms. Bina Sohail Director
Mr. Farhan Sohail Director

AUDIT COMMITTEE

Ms. Tania Asim
Mr. Sohail Ahmed
Mrs. Alia Shahid
Independent Director
Chief Executive
Independent Director

HR AND REMUNERATION COMMITTEE

Mr. Sohail Ahmed Chief Executive
Mrs. Alia Shahid Independent Director
Mrs. Tania Asim Independent Director

CHIEF FINANCIAL OFFICER

Mr. Muhammad Hasan

AUDITORS

Muniff Ziauddin & Co. Chartered Accountants

LEGAL ADVISOR

M.J. Panny Associate Mohsin Tayab & Co.

BANKERS

Summit Bank Limited

SHARES REGISTRAR

M/S F.D. Registrar Services (SMC-Pvt.) Limited, Office# 1705. 17th Floor, Saima Trade Tower 'A', I.I. Chundrigar Road, Karachi.

REGISTERED OFFICE

B-40 S.I.T.E., Karachi.



Review Report by the Chairman on Board's overall

As required under the Code of Corporate Governance, an annual evaluation of the Board of Directors of (the "Board") of S.G. Power Limited (the "Company") is carried out. The purpose of this evaluation is to ensure that the Board's overallperformance and effectiveness is measured and benchmarked against expectations in the context of objectives set for the Company. Areas where improvements are required are duly considered and action plans are framed.

The Board has recently completed its annual self-evaluation for the year ended June 30,2020 and I report that:

The overall performance of the Board measured on the basis of approved criteria for the year was satisfactory. The overall assessment as Satisfactory is based on an evaluation of the following integral components, which have a direct bearing on Board's role in achievement of Company's objectives:

- 1. Vision, mission and values: Board members are familiar with the current vision, mission and values and support them. The Board revisits the mission and vision statement from time to time.
- 2. Engagement in strategic planning: Board has a clear understanding of the stakeholders (shareholders, customers, employees, vendors, Society at large) whom the Company serves. The Board has a strategic vision of how the organization should be evolving over the next three to five years. Further Board sets annual goals and targets for the management in all major performance areas.
- 3. Diligence: The Board members diligently performed their duties and thoroughly reviewed, discussed and approved Business Strategies, Corporate Objectives, plans, budgets, financial statements and other reports. It received clear and succinct agendas and supporting written material in sufficient time prior to board and committee meetings. The board met frequently enough to adequately discharge its responsibilities.
- 4. Monitoring of organization's business activities: The Board remained updated with respect to achievement of Company's objectives, goals, strategies and financial performance through regular presentations by the management, internal and external auditors and other independent consultants. The Board provided appropriate direction and oversight on a timely basis.
- 5. Diversity and Mix: The Board members effectively bring the diversity to the Board and constitute a mix of independent and non-executive directors. The non-executive and independent directors were equally involved in important board decisions.
- 6. Governance and Control Environment: The Board has effectively set the tone-at-the-top, by putting in place transparent and robust system of governance. This is reflected by setting up an effective control environment, compliance with best practices of corporate governance and by promoting ethical and fair behavior across the company.

Karachi dated 22 September 2020.

Mr. Sohail Ahmed Chief Executive



NOTICE OF ANNUAL GENERAL MEETING

Notice is hereby given that 28th Annual General Meeting of the members of M/s S.G. Power Limited will be held on Saturday November 27, 2021 at 10:30am at Company Registered Office at B-40, S.I.T.E., Karachi to transact the following business:

- 1. To confirm the minutes of 27th Annual General Meeting held on Tuesday October 27, 2020.
- 2. To receive, consider and adopt audited annual accounts of the company for the year ended June 30, 2021 together with the Directors' and Auditors' report thereon.
- 3. To appoint auditors for the year 2021-22 and fix their remunerations.
- 4. To dispose off obsolete generators
- 5. To transact any other business with the permission of the Chair.

Karachi: November 04, 2021 By Order of the Board

Muhammad Hasan (Company Secretary)

Notes:

- 1. The Shares Transfer Books of the Company will remain closed from November 24, 2021 to November 27, 2021 (both days inclusive) for the purpose of the Annual General Meeting.
- 2. A member entitled to attend and vote at the Annual General Meeting may appoint another member as his/her proxy to attend the meeting and vote instead of him/her. In case of corporate entity, the Board of Director's resolution/power of attorney with specimen signature shall be submitted along with proxy from the Company. Proxies in order to be effective must reach at the Registered Office of the Company not less than 48 hours before the time of the meeting.
- 3. Members are requested to notify change in their mailing address, if any, immediately to the Share Registrar of the Company M/S F.D. Registrar Services (Private) Limited, Office No. 1705, 17th Floor, Saima Trade Tower, I.I. Chundrigar Road, Karachi.
- 4. Members, who have deposited their shares with the Central Depository Company of Pakistan Ltd. (CDC), are requested to bring their original Computerized National Identity Cards along with their account numbers in CDC for verification at the time of the meeting.
- 5. CDC account holders will further have to follow the guidelines as laid down in Circular 1 dated January 26, 2000 issued by the Securities and Exchange Commission of Pakistan.



DIRECTORS' REPORT

The Board of Directors of SG Power Limited (SGPL) is pleased to present the 28th Annual Report and Audited Financial Statements of the Company together with Auditor's Report for the year ended 30th June 2021.

FINANCIAL RESULTS

The performance of your Company during the year under review has been on track of recovery due to the factors as mentioned above. The Company has made a sale of Rs. 9.018 million for the year comparing to the last year of sale was 8.998 million, however the accumulated loss as at June 30, 2021 stood at Rs.256.49 million as compared to Rs.253.87 million for the previous year, no dividend is purposed in current year, a revaluation activity was carried out consequently the assets were revalued, therefore, financial statements shows revaluations reserve. The major reason of loss was payment of such expenses those in nature of professional and devotement.

Following are the financial results for the year ended June 30, 2021:

Sales	9,018,898
Cost of Sales	(8,056,652)
Gross Profit	962,236
Admin & Selling Expenses	(4,181,754)
Loss before taxation	(3,219,518)
Loss after taxation	(2,611,657)
Earnings per share	(0.14)

During the financial year following were the directors of the company;

S. No.	Name of Director
1	Mr. Sohail Ahmed
2	Mr. Asim Ahmed
3	Mr. Ferhan Sohail
4	Ms. Saba Sohail
5	Ms. Bina Sohail
6	Ms. Sana Sohail
7	Mrs.Ghazala Ahmed

Company were involved in the businesses of electricity generation.

During the year there was no such risk was faced by the company



FUTURE OUTLOOK

Alhamd o Lilllah the Company is continuing its business as the business activities of SG Allied Businesses Limited (the Sole buyer of the power) is growing the company is hopeful that sales will further pick-up in upcoming financial year 2021-22

COMPLIANCE WITH THE CODE OF CORPORATE GOVERNANCE

In accordance with the requirement of the Code of Corporate Governance Regulation 2017 of Securities and Exchange Commission of Pakistan, the Directors hereby confirm that:

- The financial Statements for the year ended June 30, 2021 prepared by the management present fairly its state of affairs, the results of its operation, cash flow and change in equity.
- Proper books of accounts of the Company have been maintained.
- International Accounting Standards, as applicable in Pakistan, have been followed in preparation of financial statements.
- Appropriate accounting policies have been consistently applied in preparation of financial statements and accounting estimates are based on reasonable and prudent judgement.
- The Company is in the process of implementing internal control.
- There has been no material departure from the best practice of Code of Corporate Governance as detailed in the listing regulations.
- The Directors, Chief Executive and their spouses and minor children did not carry out any transaction in the shares of the Company during the year.
- Compliance of Code of Corporate Governance is annexed.
- Certain non-compliances mentioned in the Auditors' Review Report are due to the fact
 that the Company is in the process of revamping its business process and certain
 compliances remained unushered as at the year end.

The Board held four meeting during the year. The attendance by each Director was as follows:

Name of Director	No. of meeting attended
Mr. Sohail Ahmed	4
Mr. Asim Ahmed	4
Mr. Ferhan Sohail	4
Ms. Saba Sohail	4
Ms. Bina Sohail	4
Ms. Sana Sohail	3
Mrs.Ghazala Ahmed	4



Leave of absence was granted to director who could not attend some of the Board meeting.

AUDITORS

The present Auditors M/S Muniff Ziauddin& Co., Chartered Accountants, retires and being eligible, offers themselves for re-appointment. Audit Committee recommended for their reappointment for the year ending June 30, 2021.

AUDIT COMMITTEE

The meetings of Audit Committee were held during the year ended June 30, 2021 as required by Code of Corporate Governance for review of Quarterly/Half Yearly, Annual Account and the related matters. The meetings were also attended by the External Auditors as and when required.

The composition of the Committee is as follows:-

Mrs. Ghazala Ahmed Chairman
Ms. Saba Sohail Member
Ms. Sana Sohail Member

ACKNOWLEGEMENT

The Directors of your Company offer their sincere gratitude to the shareholders, institutions for their support and assistance.

SHARE HOLDINGS PATTERN

The Pattern of Shareholding as on June 30, 2021 is annexed.

On behalf of the Board of Directors

Sohail Ahmed Chief Executive

Farhan Sohail Director

Karachi 04, October, 2021



ایس جی پاور لمیٹڈ (SGPL) کے بورڈ آف ڈائریکٹرز کو 28 ویں سالانہ پیش کرنے پر خوشی ہے آڈیٹر کی رپورٹ کے ساتھ کمپنی کے مالیاتی گوشواروں کی رپورٹ اور آڈٹ سال 30 جون 2021 کو ختم ہوا۔

مالياتي نتائج

زیر جائزہ سال کے دوران آپ کی کمپنی کی کارکردگی بحالی کے راستے پر رہی ہے۔ اوپر بیان کردہ عوامل کی وجہ سے۔ کمپنی نے روپے کی فروخت کی ہے۔ کے لیے 9.018 ملین فروخت کی ہے۔ کے لیے 9.018 ملین فروخت کے پچھلے سال کے مقابلے میں سال 8.998 ملین تھا، تاہم جمع شدہ نقصان 30 جون 2021 پچھلے سال کے 253.87 ملین روپے کے مقابلے میں 256.49 ملین روپے رہا، موجودہ سال میں کوئی ڈیویڈنڈ کا مقصد نہیں ہے، اس کے نتیجے میں دوبارہ تشخیص کی سرگرمی کی گئی۔ اثاثوں کا دوبارہ جائزہ لیا گیا، اس لیے، مالیاتی بیانات ری ویلیویشن ریزرو کو ظاہر کرتے ہیں۔ اہم نقصان کی وجہ ایسے اخراجات کی ادائیگی تھی جو پیشہ ورانہ اور لگن کے ہوتے ہیں۔ 30 جون 2021 کو ختم ہونے والے سال کے مالی نتائج درج ذیل ہیں:

9,018,898	فروخت
(8,056,652)	فروخت کی لاگت
962,236	مجمو عى منافع
(4,181,754)	ایدٔمن اور سیلنگ اخراجات
(3,219,518)	ٹیکس سے پہلے نقصان
(2,611,657)	ٹیکس کے بعد نقصان
(0.14)	فی شیئر آمدنی

مالی سال کے دوران کمپنی کے ڈائریکٹرز درج ذیل تھے۔

- S. نمبر ڈائریکٹر کا نام
 - 1 جناب سمپیل احمد
 - 2 جناب عاصم احمد
 - 3 مسٹر فرحان سہیل
 - 4 محترمہ صبا سہیل
 - 5 محترمہ بینا سہیل
 - 6 محترمہ ثنا سہیل
 - 7 مسز غزالہ احمد

کمپنی بجلی پیدا کرنے کے کاروبار میں ملوث تھی۔

سال کے دوران کمپنی کو اس طرح کے کسی خطرے کا سامنا نہیں کرنا پڑا

مستقبل کا آؤٹ لک

الحمد لله کمپنی SG کی کاروباری سرگرمیوں کے طور پر اپنا کاروبار جاری رکھے ہوئے ہے۔

الائیڈ بزنسز لمیٹڈ (طاقت کا واحد خریدار) کمپنی بڑھ رہی ہے۔

امید ہے کہ آئندہ مالی سال 2021-22 میں فروخت میں مزید اضافہ ہوگا۔

کوڈ آف کارپوریٹ گورننس کے ساتھ تعمیل

کوڈ آف کارپوریٹ گورننس ریگولیشن 2017 کی ضرورت کے مطابق

سیکیورٹیز اینڈ ایکسچینج کمیشن آف پاکستان کے ڈائریکٹرز اس بات کی تصدیق کرتے ہیں کہ:

30 جون 2021 کو ختم ہونے والے سال کے مالیاتی بیانات جو انتظامیہ کے ذریعہ تیار کیے گئے ہیں۔ اس کی حالت، اس کے آپریشن کے نتائج، کیش فلو اور تبدیلی کو منصفانہ طور پر پیش کریں۔

مساو ات

کمپنی کے کہاتوں کی صحیح کتابیں رکھی گئی ہیں۔

بین الاقوامی اکاؤنٹنگ معیار آت، جیسا کہ پاکستان میں لاگو ہوتا ہے، کی پیروی کی گئی ہے۔ مالی بیانات کی تیاری

مناسب اکاؤنٹنگ پالیسیوں کو مالیاتی تیاری میں مسلسل لاگو کیا گیا ہے۔

بیانات اور اکاؤنٹنگ تخمینے معقول اور دانشمندانہ فیصلے پر مبنی ہیں۔

کمپنی اندرونی کنٹرول کو نافذ کرنے کے عمل میں ہے۔

کوڈ آف کارپوریٹ کے بہترین عمل سے کوئی مادی خارج نہیں ہوا ہے۔

گورننس جیسا کہ فہرست سازی کے ضوابط میں تفصیل ہے۔

۔ ذائریکٹرز، چیف ایگزیکٹو اور آن کی شریک حیات اور نابالغ بچوں نے عمل نہیں کیا۔

سال کے دوران کمپنی کے حصص میں کوئی بھی لین دین۔

کوڈ آف کارپوریٹ گورننس کی تعمیل منسلک ہے۔

آڈیٹرز کی جائزہ رپورٹ میں بیان کردہ کچھ عدم تعمیل حقیقت کی وجہ سے ہیں

کہ کمپنی اپنے کاروباری عمل کو بہتر بنانے کے عمل میں ہے اور یقینی طور پر

سال کے آخر کی طرح تعمیلات بے اثر رہیں۔

S.G. POWER LIMITED

بورڈ نے سال کے دوران چار اجلاس منعقد کیے۔ ہر ڈائریکٹر کی حاضری کچھ یوں تھی: ڈائریکٹر کا نام اجلاس میں شریک ہوا

اجلاس میں شرکت کی تعداد	ڈائر یکٹر کے نام
4	جناب سہیل احمد
4	جناب عاصم احمد
4	مستر فرحان سهيل
4	محترمه صبا سهيل
4	محترمه بينا سهيل
3	محترمہ ثنا سہیل
4	مسز غزالہ احمد

3

۔ ڈائریکٹر کو غیر حاضری کی چھٹی دی گئی جو بورڈ کے کچھ اجلاس میں شرکت نہیں کر سکے۔ آڈیٹرز

موجودہ آڈیٹرز M/S منف ضیاء الدین اینڈ کمپنی، چارٹرڈ اکاؤنٹنٹس، ریٹائر ہو رہے ہیں اہل، خود کو دوبارہ تقرری کے لیے پیش کرتے ہیں۔ آڈٹ کمیٹی نے 30 جون 2021 کو ختم ہونے والے

سال کے لیے ان کی دوبارہ تقرری کی سفارش کی۔

حساب کتاب کا گروہ یا لوگ

آڈٹ کمیٹی کے اجلاس 30 جون 2021 کو ختم ہونے والے سال کے دوران ضرورت کے مطابق منعقد ہوئے۔ سہ ماہی/ششماہی، سالانہ اکاؤنٹ اور

متعلقہ معاملات. اجلاسوں میں ضرورت پڑنے پر بیرونی آڈیٹرز نے بھی شرکت کی۔

کمیٹی کی تشکیل حسب ذیل ہے:-

مسز غزالہ احمد چیئرمین

محترمہ صبا سہیل ممبر

محترمہ ثنا سہیل ممبر

اعتر اف

آپ کی کمپنی کے ڈائریکٹرز شیئر ہولڈرز، اداروں کا تہہ دل سے شکریہ ادا کرتے ہیں۔

ان کی حمایت اور مدد.

شيئر بوللنكز ييثرن

30 جون 2021 تک شیئر ہولڈنگ کا پیٹرن منسلک ہے۔

بورڈ آف ڈائریکٹرز

سبيل احمد

چیف ایگز یکیٹو

فرحان سهيل

ڈائر پکٹر



VISION STATEMENT

To be nationally & internationally recognized as trendsetter of polyester filament yarn. Producing and introducing new verities of highly value added Products to our customers both in Pakistan & abroad.

MISSION STATEMENT

Our mission is to exceed the expectations of our customers in producing highest quality product.

With determination of greater returns to shareholders and good opportunities to employees. To make the company a high flyer of all times.

CORPORATE OBJECTIVES & DEVELOPMENT STRATEGY

From the beginning we have been producing exceptionally high quality products. Every time we introduced new varieties in the market which was followed by others later on

Alhamdolillah we become the only exporter of polyester filament yarn from Pakistan. We wish to strive continuously to achieve higher levels of excellence by employing most Modern manufacturing technology Operational & Financial Management.

To extend our maximum contribution to our beloved Country in almost all possible Fields specially to National exchequer.

STATEMENT OF COMPLIANCE WITH THE BEST PRACTICE ON TRANSFER PRICING

The Company has fully complied with the best practice on Transfer Pricing as contained in the regulation No. 38 of the Karachi Stock Exchange (G) Limited.

On behalf of the Board of Directors

Asim Ahmed (Chief Executive)



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

For the year ended June 30, 2021

This statement is being presented to comply with the Listed Companies (Code of Corporate Governance) Regulations 2019 (CCG / Regulations) for the purpose of establishing a framework of good governance, whereby a listed company is managed in compliance with the best practices of corporate governance.

- S.G. Power Limited ("the company") has complied with the requirements of the Regulations in the following manner:
- 1. The total number of directors are 7 (Seven) as per the following:

a. Male : 3 b. Female : 4

2. The composition of the Board is as follows:

Category	Names
Independent Director	-
E ti - Di t	Mr. Sohail Ahmed
Executive Director	Mr. Farhan Sohail
	Mr. Asim Ahmed
	Ms. Ghazala Salim
Non-Executive Director	Ms. Saba Sohail
	Ms. Sana Sohail
	Ms. Bina Sohail
	Ms. Ghazala Salim
Female Directors	Ms. Saba Sohail
	Ms. Sana Sohail
	Ms. Bina Sohail

- 3. The directors have confirmed that none of them is serving as a director on more than seven listed companies, including this company;
- 4. The company has prepared a code of conduct and has ensured that appropriate steps have been taken to disseminate it throughout the company along with its supporting policies and procedures;
- 5. The Board has developed a vision/mission statement, overall corporate strategy and significant policies of the company. The Board has ensured that complete record of particulars of the significant policies along with their date of approval or updating is maintained by the company;
- 6. All the powers of the Board have been duly exercised and decisions on relevant matters have been taken by the Board/ shareholders as empowered by the relevant provisions of the Act and these Regulations;
- 7. The meetings of the Board were presided over by the Chairman and, in his absence, by a director elected by the Board for this purpose. The Board has complied with the requirements of Act and the Regulations with respect to frequency, recording and circulating minutes of meeting of the Board;
- 8. The Board have a formal policy and transparent procedures for remuneration of directors in accordance with the Act and these Regulations;



- 9. No Director's Training Program were held during the year
- 10. The Board has approved appointment of chief financial officer and company secretary, including their remuneration and terms and conditions of employment and complied with relevant requirements of the Regulations;
- 11. Chief financial officer and chief executive officer duly endorsed the financial statements before approval of the Board:
- 12. The Board has formed committees comprising of members given below:

a) Audit Committee

Ms.Ghazala Salim Chairman Ms. Saba Sohail Member Ms. Sana Sohail Member

b) HR and Remuneration Committee

Mr. Asim Ahmed Chairman
Ms. Ghazala Salim Member
Ms. Saba Sohail 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 (quarterly/half yearly/ yearly) of the committee were as per following:

a) Audit Committee;b) HR and Remuneration Committee;4 Quarterly Meetings2 Half Yearly Meetings

- 15. The board is in the process of setting up an effective internal audit function, as the operations of the company are being revived;
- 16. The statutory auditors of the company have confirmed that they have been given a satisfactory rating under the Quality Control Review program of the Institute of Chartered Accountants of Pakistan and registered with Audit Oversight Board of Pakistan, that they and all their partners are in compliance with International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by the Institute of Chartered Accountants of Pakistan and that they and the partners of the firm involved in the audit are not a close relative (spouse, parent, dependent and non-dependent children) of the chief executive officer, chief financial officer, head of internal audit, company secretary or director of the company;
- 17. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the Act, these Regulations or any other regulatory requirement and the auditors have confirmed that they have observed IFAC guidelines in this regard;
- 18. We confirm that all requirements of regulations 3, 7, 32, 33 and 36 of the Regulations have been complied with.
- 19. Explanation for non-compliance with requirements, other than regulations 3, 6, 7, 8, 27, 32, 33 and 36 are below:

Reg.	Explanation
9	A director acting as both CEO and Chairman of the Board of Directors because elected for the position of Chairman was not held by the company a chairperson will be appointed in upcoming BOD meeting.
24	Same person holds office of chief financial officer and the company secretary of the company as the company secretary was left and new appointment for the position of company secretary is under process.
28	Since there are no independent directors in the company, consequently the human resource and remuneration committee does not have at least one independent director as a member. Furthermore, the Chairman of the committee is not an independent director.
31	The board is in the process of setting up an effective internal audit function, as the operations of the company are being revived.



INDEPENDENT AUDITOR'S REVIEW REPORT TO THE MEMBERS OF

S.G. POWER LIMITED

REVIEW REPORT ON THE STATEMENT OF COMPLIANCE CONTAINED IN LISTED COMPANIES (CODE OF CORPORATE GOVERNANCE) REGULATIONS, 2019

We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2019 (the Regulations) prepared by the Board of Directors of **S.G. Power Limited** (the Company) for the year ended June 30, 2021 in accordance with the requirements of regulation 36 of the Regulations.

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

As a part of our audit of 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 Director's statement on internal control I 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 requires 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. 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.

Note reference Description

- 2 The Company does not have any independent directors.
- The executive directors are more than one third of the Board.
- Since there are no independent directors in the company as stated above, the audit committee does not have at least one independent director, consequently, the Chairman of the audit committee is also not an independent director. Furthermore, no member of the committee falls under the definition of 'financial literate' under regulation 27 of the Regulations.

Based on our review, except for the above instances of non-compliance, 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 Regulations as applicable to the Company for the year ended June 30, 2021.

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

Reg.	Explanation
9	A director acting as both CEO and Chairman of the Board of Directors because elected for the position of Chairman was not held by the company.
24	Same person holds office of chief financial officer and the company secretary of the company as the company is not operating sufficiently yet and the company believes that there is no need of separate person for both positions.
28	Since there are no independent directors in the company, consequently the human resource and remuneration committee does not have at least one independent director as a member. Furthermore, the Chairman of the committee is not an independent director.
31	The board is in the process of setting up an effective internal audit function, as the operations of the company are being revived.



Independent Auditors' Report To the Members of S.G. Power Limited

Report on the Audit of Financial Statements

Opinion

We have audited the annexed financial statements of **S.G. Power Limited** (the Company), which comprise the statement of financial position as at **30 June 2021**, and the statement of profit or loss and other 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 and other 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 30 June 2021 and of the profit and other comprehensive income, the changes in equity and its cash flows for the year then ended.

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs) as applicable in Pakistan. Our responsibilities under those standards are further described in the Auditors' 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.

Material Uncertainty relating to Going Concern

Without qualifying our opinion, we draw attention to note 2 in the financial statements, which indicates that the Company has the accumulated loss as at June 30, 2021 stood at Rs. 256.491million. This condition indicates the existence of material uncertainty that may cast significant doubt about the Company'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.



Key Audit Matters

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

Key Audit Matters	How our audit addressed the Key Audit Matters
1. Revenue recognition	Our procedures included:
Refer note 5.8 to the financial statements relating to the revenue recognition. The company generates revenue from generation and supply of the electric power to its associated company, of SG Allied Businesses Limited (Formerly, S.G. Fibre Limited). The company recognized revenue of Rs. 9.018 million for the year ended June 30, 2021. We identified revenue recognition as Key audit matter as it is one the Key performance indicators of the Company and because of the Potential risk that revenue transactions may not being recognized in appropriate period and risk of misapplication of the new accounting standard IFRS-15 'Revenue from contract with customers'.	We obtained an understanding of assessed and tested the design and operating effectiveness of controls designed to ensure that revenue is recognized in appropriate accounting period; We assessed the appropriateness of the company's accounting policies for revenue recognition and compliance of those policies with applicable accounting standards; We compared on a sample basis, specific revenue transactions recorded before and after the reporting date with underlying documentation to assess whether revenue has been recognized in the appropriate accounting period; We received management's IFRS-15 assessment to verify the reasonableness, accuracy and completeness of the impact on the financial statements of the company; and We obtained an understanding of the nature of the revenue contracts entered into by the company, tested a sample of sales contracts to confirm our understanding and assessed whether or not management's application of IFRS-15 requirements was in accordance with the standard.
2. Contingencies The Company is subject to material litigations involving different courts pertaining to taxation and other matters, which requires management to make assessment and judgements with respect to likelihood and impact of such litigations. Management have engaged independent legal counsel on these matters.	In response to this matter, our audit procedures included: Discussing legal cases with the legal department to understand the management's view point and obtaining and reviewing the litigation documents in order to assess the facts and circumstances.



The accounting for, and disclosure of, contingencies is complex and is a matter of most significance in our audit because of the judgements required to determine the level of certainty on these matters.

The details of contingencies along with management's assessment and the related provisions are disclosed in note 12 to the financial statements.

Obtaining independent opinion of legal advisors dealing with such cases in the form confirmations.

We also evaluated the legal cases in line with the requirements of IAS 37: Provisions, contingent liabilities and contingent assets.

The disclosures of legal exposures and provisions were assessed for completeness and accuracy.

Information other than the Financial Statements and Auditors' Report Thereon

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

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

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Management and 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 controls as management determines is necessary to enable the preparation of financial statements that are free from material misstatements, whether due to fraud and 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.

Auditors' Responsibilities for the Audit of the Financial Statements

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



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

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

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

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

From the matters communicated with the board of directors, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' 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 and other 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) No zakat was deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980).

The engagement partner on the audit resulting in this independent auditors' report is Muhammad Moin Khan.





S.G POWER LIMITED STATEMENT OF FINANCIAL POSITION **AS AT JUNE 30, 2021**

		2021	2020
	Note	Rupees	Rupees
SHARE CAPITAL AND RESERVES			
Authorised			
20,000,000 Ordinary shares of Rs. 10 each		200,000,000	200,000,000
Issued, subscribed and paid up capital	6	178,332,670	178,332,670
Share premium		89,116,330	89,116,330
Revenue reserve			
Accumulated loss		(256,491,305)	(253,879,648)
		10,957,695	13,569,352
NON CURRENT LIABILITIES			
Deferred liabilities	7		
Deferred habilities	,	-	_
CURRENT LIABILITIES			
Trade and other payables	8	1,811,740	1,233,215
Loan from director	9	46,262	46,262
Unclaimed dividend	10	1,297,283	1,297,283
Due to associated undertaking	11	1,071,700	1,071,700
Provision for taxation		-	629,329
		4,226,985	4,277,789
CONTINGENCIES AND COMMITMENTS	12		
		15,184,680	17,847,141
NON CURRENT ASSETS			
Property, plant and equipment	13	8,579,396	7,541,870
Long term deposit	14	5,300,000	5,300,000
CURRENT ASSETS	15		
Current portion of long term receivable	15	-	4 505 205
Trade debts	16	-	4,595,205
Advance tax	17		21,468
Accrued interest considered good Cash and bank balances	17	1,305,284	388,598
Cash and Dank Darances	19	1,305,284	5,005,271
		15,184,680	17,847,141
		15,104,000	17,047,141
The annexed notes form an integral part of these finan	ncial stateme	ents.	

Chief Executive	Director	Chief Financial Officer
	19	



S.G POWER LIMITED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED JUNE 30, 2021

	Note	2021 Rupees	2020 Rupees				
Sales	19	9,018,898	8,998,660				
Generation cost	20	(8,056,662)	(6,662,672)				
Gross profit		962,236	2,335,988				
Administrative and selling expenses	21	(4,181,754)	(153,297)				
Operating (loss) / profit		(3,219,518)	2,182,691				
Finance charges	22	-	-				
Other income	23	-	-				
(Loss) / profit before taxation		(3,219,518)	2,182,691				
Taxation	24	607,861	-				
(Loss) / profit after taxation		(2,611,657)	2,182,691				
Other comprehensive income		-	-				
Total comprehensive (loss) / income for the year	·	(2,611,657)	2,182,691				
Earning per share - basic and diluted	25	(0.146)	0.122				
The annexed notes form an integral part of these financial statements.							
Chief Executive	Director		Chief Financial Officer				



S.G POWER LIMITED STATEMENT OF CASHFLOWS FOR THE YEAR ENDED JUNE 30, 2021

		2021 Rupees	2020 Rupees
CASH FLOW FROM OPERATION ACTIV	VITIES	<u> </u>	ı
Profit before taxation		(3,219,518)	2,182,691
Adjustment for non cash items:			
Depreciation		481,875	430,929
Financial charges		-	-
Thankell charges		481,875	430,929
Cash flow from operating activity before we Changes in working capital	working capital changes	(2,737,643)	2,613,620
(Increase) / decrease in current assets			
Trade debts		4,595,205	(2,682,040)
		1,857,562	(68,420)
Increase / (decrease) in current liabilities	s		
Accrued Liabilities		-	-
Trade and other payable		578,525	452,250
Due to associated undertaking			
		2,436,087	383,830
Finance charges paid		-	_
Tax paid		-	-
Net Cash generated from operating act	ivities	2,436,087	383,830
CASH FLOW FROM INVESTING ACTIV	ITIES	<u>-</u>	_
Additions in fixed assets		(1,519,400)	_
Net cash (used in) investing activities		(1,519,400)	-
CASH FLOW FROM FINANCING ACTIV	/ITIES		
Net cash from financing activities		-	-
Net increase / (decrease) in cash and cash	sh equivalents	916,686	383,830
Cash and cash equivalents at the beginn	ing of the year	388,598	4,768
Cash and cash equivalents at the end of	f the year	1,305,284	388,598
The annexed notes form an integral part of t	these financial statements.		
 Chief Executive	 Director	Chie	f Financial Officer



S.G POWER LIMITED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED JUNE 30, 2021

	SHARE CA	APITAL	REVENUE RESERVE	
	Issued, subscribed and paid up capital	Share Premium	Accumulated loss	Total
		R u p	e e s	_
Balance as at July 1, 2019	178,332,670	89,116,330	(256,062,339)	11,386,661
Total comprehensive income for the year ended June 30, 2020	-	-	2,182,691	2,182,691
Balance as at June 30, 2020	178,332,670	89,116,330	(253,879,648)	13,569,352
Total comprehensive income for the year ended June 30, 2021	-	-	(2,611,657)	(2,611,657)
Balance as at June 30, 2021	178,332,670	89,116,330	(256,491,305)	10,957,695
The annexed notes form an integral part of these final	ancial statements.			
Chief Executive	Director		Chief Financ	ial Officer



S.G. POWER LIMITED NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED JUNE 30, 2021

1 LEGAL STATUS AND OPERATIONS

S.G Power Limited (the company) is a public limited company incorporated in Pakistan on February 10, 1994, under the repealed Companies Ordinance, 1984 (repealed with the enactment of the Companies Act, 2017). The shares of the company are listed on Pakistan Stock Exchange Limited.

The principal activities of the company is generation and supply of the electric power to its associated company, S.G Allied Businesses Limited.

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

KARACHI Purpose

B-40, S.I.T.E., Karachi The registered office of the company

2 GOING CONCERN ASSUPMTIONS

The Company's accumulated loss as at June 30, 2021 stood at Rs. 256.491 million (2020: 253.879 million). This condition indicates the existence of a material uncertainty that may cast significant doubt on Company's ability to continue as a going concern and, therefore, it may be unable to realize its assets and and discharge its liabilities in the normal course of business.

In 2017, the associated company, SG Allied Businesses Limited (Formerly, S.G. Fibre Limited) started new lines of business activities and the Company acquired new generators and w.e.f. May 2017 has restarted to supply electricity to its associated company. Moreover, the Directors and its associated company will provide the finance to the Company as and when needed. Based on the above facts, management expects that company will be able to continue as a going concern and will be able to realize its assets and discharge its liabilities in the normal course of business.

3 BASIS OF PREPARATION

3.1 Statement of Compliance

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

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

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

3.2 Basis of measurement

These financial statements have been prepared under the historical cost convention, except for items as disclosed in the relevant accounting policies below.

3.3 Functional and presentation currency

These financial statements are presented in Pak Rupees, which is also the functional currency of the Company. All amounts presented in the financial statements have been rounded off to the nearest of Rs. / Rupees, unless otherwise stated.



3.4 Key judgements and estimates

The preparation of financial statements in confirmation with the accounting and reporting standards as applicable in Pakistan requires the use of certain critical accounting estimates. In addition it require management to exercise judgement in the process of applying the company's accounting policies. The area involving a high degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements, are documented in the following accounting policies and notes and related primarily to;

Useful lives, residual value and depreciation method of property, plant and equipment (refer note 5.1 & 13)

Impairment of non-financial assets(refer note 5.2)

Provision for expected credit losses

Estimation of contingent liabilities (refer note 5.14 & 12)

Estimation of provisions (refer note 5.7)

current income tax expense, provision for current tax recognition of deferred tax (refer note 5.10 & 24)

5 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The accounting policies set out below have been consistently applied to all years presented in these financial statements, except in changes as indicated below.

5.1 Operating Fixed Asset

- a Items of property, plant and equipment are measured at cost less accumulated depreciation and impairment loss (if any).
- b Depreciation is charged to income applying diminishing balance method at the rates specified in note 13.
- c Depreciation is charged on assets from the month of purchase or from the month of commercial production for additions in respect of additions made during the year while proportionate depreciation is charged on assets disposed off during the year till the month of disposal.
- d Major renewals and replacement are capitalized.
- e An item of property, plant and equipment and any significant part initially recognised is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. The gain or loss arising on derecognition of an item of property plant and equipment is determined as the difference between the sales proceeds and the carring amount of the assets and as recognised on as other income in the statement of profit or loss. The useful lives, residual values and depreciation method are reviewed on a regular basis. The effect of any changes in estimateis accounted for on a propective basis. An asset's carring amount is writtendown immediately to its recoverable amount if the assets carring amount is greater than its estimated recoverable amount.
- f Profit or loss on disposal of fixed asset are reflected in the Profit and Loss account.

Judgements and estimates

The useful lives, residual values $\frac{450000}{0000}$ reciation method are reviewed on a regular basis. The effect of any changes in estimate accounted for on a propective basis.

Impairment

An asset's carring amount is writtendown immediately to its recoverable amount if the assets carring amount is greater than its estimated recoverable amount.

Capital work-in-progress

Capital work-in-progress is stated at cost less impairment loss (if any).



5.2 Impairment of non-financial assets

At each reporting date, the Company reviews the carrying amounts of its non financial assets (other than stock in trade and deferred tax assets) to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated.

The recoverable amount of an asset is the greater of its value in use and its fair value less costs to sell. Value in use is based on the estimated future cash flows, discounted to their present value using a pre tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. An impairment loss is recognised if the carrying amount of an asset exceeds its recoverable amount. Impairment losses are recognised in profit or loss. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised. The increase in the carrying amounts shall be treated as reversals of impairment losses for individual assets and recognized in profit or loss unless the asset is measured at revalued amount. Any reversal of impairment loss of a revalued asset shall be treated as a revaluation increase.

5.3 Stores, spares and loose tools

These are valued at the cost, determined on weighted average cost less allowance for obsolete and slow moving items. Items in transit are valued at invoice value plus other charges incurred thereon.

5.4 Trade debts and other receivables

Trade debts and other receivables represents the company's right to an amount of consideration (i.e, only the passage of time is required before payment of the consideration is due)

5.5 Cash and cash equivalents

Cash and cash equivalents on the statement of financial position comprises cash at banks and on hand. For cash flow statement, cash and cash equivalents comprise cash on hand and deposit held with banks.

5.6 Trade and other payables

Liabilities for trade and other payables are recognized initially at their fair value and subsequently measured at amortized cost using effective interest method.

5.7 Provisions

Provisions are recognized when the Company has a present legal or constructive obligation as a result of past events and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate of the obligation can be made. As the actual outflows can differ from estimates made for provisions due to changes in laws, regulations, public expectations, technology, prices and conditions, and can take place many years in the future, the carrying amount of provisions are reviewed at each reporting date and adjusted to take account of such changes. Any adjustments to the amount of previously recognized provision is recognized in the statement of profit or loss unless the provision was originally recognized as part of the cost of as asset.

5.8 Revenue Recognition

Revenue from contracts with customers is recognised at the point in time when performance obligation is satisfied i.e. control of the goods is transferred to the customers at an amount that reflects the consideration to which the Company expects to be entitled to on exchange of those goods.

Revenue from supply of electricity is recognized on issue of bills on monthly basis.

Profit on bank deposits is recognized on accrual basis.

5.9 Borrowing Costs

Borrowing costs are recognized as an expense in the period in which these are incurred except where such costs are directly attributable to the acquisition, construction or production of a qualifying asset in which case such costs are capitalized as part of the cost of that asset.



5.10 Taxation

Current

Profits derived by the company from electric power generation project are exempt from tax under clause 132 of Part -1 of the Second Schedule to the Income Tax Ordinance 2001

The company is also exempt from minimum tax on turnover under section 113 as per clause 15 of the part-IV of the Second Schedule to the Income Tax Ordinance 2001

The charge for current taxation is based on taxable income at the current rate of taxation after taking into account applicable tax credit, rebates and exemption available, if any.

Deferred

Deferred income tax is provided using the liability method for all temporary differences at the balance sheet date between tax bases of assets and liabilities and their carrying amounts for financial reporting purposes. In this regard, the effects on deferred taxation of the portion of income subject to final tax regime is also considered in accordance with the requirements of Technical Release-27 of the Institute of Chartered Accountants of Pakistan.

5.11 Foreign currency translations

Transactions in foreign currencies are accounted for in Pakistani Rupees at the foreign exchange rates prevailing on the date of transactions. Monetary assets and liabilities in foreign currencies, except for those covered under forward foreign exchange contracts, if any, are retranslated into Pak Rupees at the foreign exchange rates approximately those prevailing at the reporting date. Forward foreign exchange contracts, if any, are translated at contracted rates exchange differences, if any, are charged on statement of profit or loss.

5.12 Financial Instruments

Financial assets

The Company classifies its financial assets at amortised cost, fair value through other comprehensive income or fair value through profit or loss on the basis of the Company's business model for managing the financial assets and the contractual cash flow characteristics of the financial asset.

Financial assets at amortised cost

Financial assets at amortised cost are 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. Interest income from these financial assets, impairment losses, foreign exchange gains and losses, and gain or loss arising on de-recognition are recognised directly in profit or loss.

Financial assets at fair value through other comprehensive income

Financial assets at fair value through other comprehensive income are held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets 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.

Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss are those financial assets which are either designated in this category or not classified in any of the other categories. A gain or loss on debt investment that is subsequently measured at fair value through profit or loss is recognised in profit or loss in the period in which it arises.

Financial assets are initially measured at cost, which is the fair value of the consideration given and received respectively. These financial assets and liabilities are subsequently premeasured to fair value, amortized cost or cost as the case may be. Any gain or loss on the recognition and de-recognition of the financial assets and liabilities is included in the profit or loss for the period in which it arises.



Equity instrument financial assets / mutual funds are measured at fair value at and subsequent to initial recognition. Changes in fair value of these financial assets are normally recognised in profit or loss. Dividends from such investments continue to be recognised in profit or loss when the Company's right to receive payment is established. Where an election is made to present fair value gains and losses on equity instruments in other comprehensive income there is no subsequent reclassification of fair value gains and losses to profit or loss following the de-recognition of the investment.

Financial assets are derecognised when the rights to receive cash flows from the assets have expired or have been transferred and the Company has transferred substantially all risks and rewards of ownership. Assets or liabilities that are not contractual in nature and that are created as a result of statutory requirements imposed by the Government are not the financial instruments of the Company.

In the light of ongoing COVID-19 pandemic, the company has review its exposure to business riskand has not identified any risk that could materially impact the financial performance or position of the company. Consequently, there was no significant impact of COVID-19 pandemic on the company's operations or recognition and measurement of assets and liabilities during the year ended June 30,2021.

Financial liabilities

All financial liabilities are recognised at the time when the Company becomes a party to the contractual provisions of the instrument. Financial liabilities at amortised costs are initially measured at fair value minus transaction costs. Financial liabilities at fair value through profit or loss are initially recognised at fair value and transaction costs are expensed in the profit or loss.

Financial liabilities, other than those at fair value through profit or loss, are subsequently measured at amortised cost using the effective yield method.

A financial liability is derecognised when the obligation under the liability is discharged, cancelled or expired. Where an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange and modification is treated as a de-recognition of the original liability and the recognition of a new liability, and the difference in respective carrying amounts is recognised in the profit or loss.

5.13 Offsetting of financial assets and financial liabilities

A financial asset and a financial liability is offset and the net amount reported in the balance sheet. If the company has a legally enforceable right to set off the transaction and also intends either to settle on a net basis or to realize the asset and settle the liability simultaneously.

5.14 Contingent liabilities

Contingent liability is disclosed when:

There is possible obligation that arises from past events and whose existence will be confirmed only by the occurrence or non occurrence of one or more uncertain future events not wholly with in the control of the Company' or

There is present obligation that arises from past events but it is not probable that an outflow of resources embodying economic benefits will be required to settle the obligation or the amount of the obligation cannot be measured with sufficient reliability.

5.15 Dividend distrbution

Dividend distribution to the Company's shareholders is recognized as liability on the period in which the dividends are approved by the company's shareholders.



5.16 Share capital

Share capital is classified as equity and recognized at the face value. Incremental costs net of tax and directly attributable to the issue of new shares are shown as a deduction in equity

5.17 Related party transactions

Transactions with related parties are based at arms's length at normal commercial rates on the same terms and conditions as applicable to third party transactions.

5.18 Basic and diluted earnings per share

The company presents basic and diluted earnings per share (EPS) for its shareholders. Basic EPS is calculated by dividing the profit or loss attributable to ordinary shareholders of the company by the weighted average number of ordinary shares outstanding during the year. Diluted EPS is determined by adjusting the profit or loss attributable to ordinary shareholders and the weighted average number of ordinary shares outstanding for the effects of all dilutive potential ordinary shares, if any

4 NEW STANDARDS, AMENDMENTS TO APPROVED ACCOUNTING STANDARDS AND NEW INTERPRETATIONS

4.1 New standards/ amendments and interpretations to published approved accounting and reporting standards which are effective during the year:

The Company has adopted all the new standards and amendments to the following approved accounting standards as applicable in Pakistan which became effective during the year:

4.2 Effective in current year and not relevant to the Company

		Effective date (annual periods beginning on or after)
IFRS 3	Business Combinations - The amendments narrowed and clarified the definition of a business, the amendments aiming to resolve the difficulties that arise when an entity determines whether it has acquired a business or a group of assets.	January 1, 2020
IFRS 16	Leases - The objective of the amendment is to give timely relief to lessees to Covid-19 - related rent concessions while still enabling them to provide useful information about their leases to investors.	January 1, 2020
IFRS 7	Financial Instruments "disclosures".	January 1, 2020
IFRS 9	Financial Instruments	January 1, 2020
IAS 1	Presentation of Financial Statements - amendments to its definition of material to make it easier for companies to make materiality judgements.	January 1, 2020
IAS 39	Financial Instruments: Recognition and Measurement.	January 1, 2020
IAS 41	Agriculture.	January 1, 2020



3.3 The following International Financial Reporting Standards (IFRS Standards) and amendments not yet effective

IFRS 16 COVID-19 - Related Rent Concessions

The International Accounting Standards Board (the Board) has issued amendments to IFRS 16 (the amendments) to provide practical relief for lessees in accounting for rent concessions. Under the standard's previous requirements, lessees assess whether rent concessions are lease modifications and, if so, apply the specific guidance on accounting for lease modifications. This generally involves remeasuring the lease liability using the revised lease payments and a revised discount rate.

Rent concessions are eligible for the practical expedient if they occur as a direct consequence of the COVID-19 pandemic and if all the following criteria are met:

- The change in lease payments results in revised consideration for the lease that is substantially the same as, or less than, the consideration for the lease immediately preceding the change;
- Any reduction in lease payments affects only payments originally due on or before June 30, 2021; and
- c) there is no substantive change to the other terms and conditions of the lease.

		The standard is not likely to have any effect on Company's financial statements.	January 1, 2021
-	IFRS 3	Business Combinations - amendments updating a reference to the Conceptual Framework	January 1, 2022
-	IFRS 4	Insurance Contracts - Amendments regarding the expiry date of the deferral approach	January 1, 2023
-	IFRS 9	Financial Instruments - The amendment clarifies which fees an entity includes when it applies the '10 per cent' test in assessing whether to derecognise a financial liability.	January 1, 2022
-	IAS 1	Presentation of Financial Statements - Amendments regarding the classification of current and non-current liabilities.	January 1, 2023
	IAS 8	Accounting Policies, Changes in Accounting Estimates and Errors-Amendment regarding the definition of accounting estimates, the standard defines the concept of a "change in accounting estimates".	January 1, 2023
	IAS 12	Income taxes - Amendment regarding to clarify how companies account for deferred tax on leases and decommissioning obligations	January 1, 2023
	IAS 16	Property, plant and equipment - The amendments clarify the prohibition on an entity from deducting from the cost of an item of property, plant and equipment any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Instead, an entity recognizes the proceeds from selling such items, and the cost of producing those items, in profit or loss.	January 1, 2022
	IAS 37	Provisions, Contingent Liabilities and Contingent Assets - The amendments specify the costs a company should include as the cost of fulfilling a contract when assessing whether a contract is onerous.	January 1, 2022



Provision

IFRS 1

11.1

The IASB issued 'Interest Rate Benchmark Reform — Phase 2 (Amendments to IFRS 9, IAS 39, IFRS 7,IFRS 4 and IFRS 16)' with amendments that address issues that might affect financial reporting after thereform of an interest rate benchmark, including its replacement with alternative benchmark rates. Theamendments are effective for annual periods beginning on or after January 01, 2021. The standard is notlikely to have any effect on Company's financial statements.

The following new standards and interpretations have been issued by the IASB, which are yet to be notified by the Securities and Exchange Commission of Pakistan (SECP), for the purpose of their applicability in Pakistan

First time adoption of International Financial Reporting Standard

	FRS 17 Insurance Contracts	nur i maneiar repor	ang standard		
			Note	2021 Rupees	2020 Puppee
6	ISSUED, SUBSCRIBED AND PAID UP C	APITAL	Note	Kupees	Rupees
	17,883,267 Ordinary shares of Rs.10/- each			178,332,670	178,332,670
	Shares held by the related parties of the co	ompany	=		
	•	2021	2021	2020	
		No. of		No. of	Shareholding
	Directors, CEO, & their spouse and minor children	snarenoiders	Shareholding Percentage	shareholders	Percentage
	Mst. Zubaida Khatoon	3,484,572	19.54	3,484,572	19.54
	Mr. Sohail Ahmed	3,484,572	19.54	3,484,572	19.54
	Mr. Asim Ahmed	3,511,072	19.54	3,511,072	19.69
7	DEFERRED LIABILITY				
	Staff Gratuity The principal assumption used in the value.	ation of gratuity are	as follows:		
	Discount rate Expected rate of increase in salary Expected average remaining working lives				
	Movement in liability recognized in the b	alance sheet is as fol	lows:		
	Liability as at July 01 Charge to profit or loss			113,040	113,040
			·	113,040	113,040
	Payments made during the year Transferred to current liabilities in respe	at of amployees left		-	
	Liability as at June 30	et of employees left		113,040	113,040
7.1	There is no employee in the company as at	year end and no actu	arial valuation was carried o	out.	
	Staff gratuity			113,040	113,040
	Less: Provision against staff gratuity			(113,040)	(113,040)
			-	-	=
8	TRADE AND OTHER PAYABLE				
	Accrued Liabilities			1,084,564	450,000
	Tax deducted at source			19,815	19,815 763,400
	Gas bill payable Provision for sale tax liability			- 707,361	763,400
	,		-	1,811,740	1,233,215
9	LOAN FROM DIRECTOR		-	46,262	46,262
9.1	This represents interest free loan from spor	soring directors. This	will be repaid on demand.		
10	UNCLAIMED DIVIDEND				
	Unclaimed dividend			1,297,283	1,297,283
11	DUE TO ASSOCIATED UNDERTAKING	3		1,071,700	1,071,700

This represents the amount of rent payable and utilities to SG Allied Businesses Limited (Formerly, S.G. Fibre Limited).



12 CONTINGENCIES AND COMMITMENTS

12.1 Contingencies

S.NO.	WRIT PETITION	FORUM	ISSUE INVOVLED	STATUS
1			Based on the legal opinion in respect of non applicability of Worker's Profit Participation Act.1968, on the company, provision made to workers profit participation, fund and interest thereon amounting Rs. 20,711,654/- up to June 30, 2002 has been transferred back to shareholder's equity in the accounts for the year ended 30, June 2003. No provision has been made thereafter from the financial year ended June 30, 2003 to June 30, 2006 for an amount of Rs.12,685,253. The contention of the company is that since there are no workers as defined in the Act, and accordingly the said Act does not apply to the company. No provision is being made under this head since the year 2002-2003. The Company has filed petition before High Court of Sindh, Karachi challenging the levy in this respect. The management is confident that no liability will arise on this account. However, in the Finance Act, 2006 amendments have been made in the Act which is effective from July 01, 2006. These changes may require the company to pay 5% of its profits to the fund from the Fiscal year beginning July 01, 2006. However in these years the Company has incurred losses.	Pending
2		Sales Tax Appellate Tribunal	The collectorate of Sales Tax and Central Excise (west) Karachi has served a show cause notice requiring the repayment of inaccurate input tax adjustments and additional tax amounting to Rs.13,247,743/ and Rs.3,248,501/ - respectively, in respect of financial years ended June 30, 2000 and 2001. The Company has filed an appeal against such order in the Sales Tax Appellate Tribunal. Management of the company expects a favorable outcome and no provision has been made in these financial statements.	Pending

12.2 Commitments

There are no commitments as at year end (2020: Nil)



WDV	As on June 30, 2021	Rupees	8,085,845	30,719	58,811	71,170	322,301	10,549	8,579,395
	As on June 30, 2021		186,619,983	444,701	473,179	1,030,372	2,210,856	1,772,151	192,551,242
	Impairment		,	1	1		1	E	
	For the year	Rupees	425,571	3,413	6,535	2,908	35,811	2,637	481,875
	On disposal		•	ī	τ	ı	ĩ	11	ı
2021	As on July 01, 2020		186,194,412	441,288	466,644	1,022,464	2,175,045	1,769,514	192,069,367
'	Rate %		5%	10%	10%	10%	10%	20%	
	As on June 30, 2021		194,705,828	475,420	531,990	1,101,542	2,533,157	1,782,700	201,130,637
	Disposals	see	J	1	1	!	Ī	1	
Cost	Addition/ (Disposal)	Rupees	1,519,400	1	1	1	į.	L	1,519,400
	As on July 01, 2020		193,186,428	475,420	531,990	1,101,542	2,533,157	1,782,700	199,611,237
	Particulars		Generators	Air Handling Unit	Electric fitting	Gas installation	Equipment	Vehicles	Total Owned Assets

The land on which the project is setup, has been obtained on rent from SG Allied Businesses Limited (Formerly, S.G. Fibre Limited), an associated company.

Depreciation for the year ended has been allocated as under:

430 929	481 875		
3,297	2,637	21	Administration expenses
427,632	479,238	20	Generation cost
June	June		
2020	2021	Note	

During the year no assets were disposed-off to Chief Executive, Director, Executive or a Shareholder not less then ten percent of the voting shares of the Company or any related party.



As on June 30, 2020 Rupees 34,132 820'62 13,186 65,346 358,112 7,541,870 6,992,016 ----- WDV-----441,288 1,022,464 As on June 30, 2020 186,194,412 2,175,045 1,769,514 466,644 192,069,367 Impairment 8,787 39,790 3,793 3,297 368,001 7,261 430,929 --- Depreciation For the year Rupees On disposal As on July 01, 2019 437,495 459,383 1,013,677 2,135,255 185,826,411 1,766,217 191,638,438 Rate % 10% 20% 10% 10% 10% 2% 1,101,542 475,420 531,990 2,533,157 193,186,428 1,782,700 As on June 30, 2020 199,611,237 Disposals Addition/ (Disposal) As on July 01, 2019 531,990 1,101,542 193,186,428 475,420 2,533,157 1,782,700 199,611,237 Air Handling Unit Fotal Owned Assets Gas installation Electric fitting **Particulars** Generators Equipment Vehicles

2020



		Note	2021 Rupees	2020 Rupees
14	L0NG TERM DEPOSIT			
	Long term deposit	14.1	5,300,000	5,300,000
14.1	This represents margin held by M/s Sui Southern Gas Company	limited against the supp	ly of Gas.	
15	LONG TERM RECEIVABLE			
	Unsecured and Considered good			
	Associated Company- SG Allied Businesses Limited Less: Allowance for expected credit loss	15.1	65,287,542n erly, (65,287,512)	S.G. 165;28 Z ;5112 e; (65,287,512) -
15.1	SECP vide order dated 19th July, 2013 directed the Compar undertaking being doubtful of recovery. Accordingly the same v	A		
16	TRADE DEBTS			
	Unsecured and Considered good			
	Electricity bill receivable		-	4,595,205
	Associated Company-SG Allied Businesses Ltd	16.1	94,036,243	94,036,243
	Less: Allowance for expected credit loss	16.1	(94,036,243)	(94,036,243) 4,595,205
17	undertaking being doubtful of recovery. Accordingly the same h INTEREST ACCRUED Considered good	as been provided for dur	ing the year ended june 3	0, 2013.
	Interest on loan to associated company -SG Allied Businesses			
	Limited (Formerly, S.G. Fibre Limited) Less: Provision for doubtful debt	17.1	10,654,243 (10,654,243)	10,654,243 (10,654,243)
	Less. 1 Tovision for doubtful debt		(10,034,243)	(10,034,243)
				,-
17.1	This represents interest accrued on long term receivable from the Fibre Limited), charged as per the direction issued by SECP vidvide order dated 19th July, 2013 directed the Company to mak being doubtful of recovery. Accordingly the same has been proven	e Order dated April 6, 20 e provision against the r	006. During year ended Ju	ne 30, 2013 SECP
18	CASH & BANK BALANCE			
	Cash on hand		400	400
	Cash at bank-current accounts		1,304,884	388,198
			1,305,284	388,598
19	SALES			
	Sales of electricity	19.1	9,018,898	8,998,660
	*	, page 1900)	9,018,898	8,998,660
19.1	The Company has done away with the policy of charging lassociated undertaking for sale of electricity.	ate payment surcharge	on delayed receipt of pa	nyment from the



	•			
			2021	2020
		Note	Rupees	Rupees
			•	•
20	GENERATION COST			
	Gas consumed		7,577,424	6,235,040
	Depreciation	13	479,238	427,632
			8,056,662	6,662,672
24	A DAMINICED A TION A CELLING EVENING			
21	ADMINISTRATION & SELLING EXPENSES			
	Depreciation	13	2,637 23,837	3,297
	Advertisement expense Fuel expense		1,654,460	1 - 1
	Legal and professional		790,126	-
	Printing and stationery		31,515	-
	Auditor's remuneration		150,000	150,000
	Provision for sale tax liability		707,361	-
	Repairs and maintenance		821,818 4,181,754	153,297
			4,161,754	133,297
22	Financial Charges			
23	Other Income		-	-
24	TAXATION			
	Current		=	,=
	Prior year		(607,861)	-
	Deferred			
			(607,861)	
	The relationship between tax expense and accounting profi	t has not been presented in t	basa financial statem	anto ao tha incoma
	derived by the Company from electric power generation p Schedule.			
25	EARNING PER SHARE- basic and diluted			
	There is no dilutive effect on the basic earnings per share of the	ne Company which is based or	n:	
	Profit for the year		(2,611,657)	2,182,691
	Weighted average number of ordinary shares outstanding du	ring the year	17,833,267	17,833,267
	Earning per share		(0.146)	0.122
26	TD ANCACTIONS MITH DELATED DADTIES			
20	TRANSACTIONS WITH RELATED PARTIES			

The related parties comprise of associated company and directors. Transactions with associated undertaking are as follows:

NAME OF RELATED PARTY	RELATIONSHIP WITH THE COMPANY	TRANSACTIONS	2021	2020
SG Allied Businesses Ltd (Formerly, S.G. Fibre Ltd)	Associated Company	Electricity sales to SG Allied Businesses Ltd (Formerly, S.G. Fibre Ltd)	9,018,898	5,788,165
SG Allied Businesses Ltd (Formerly, S.G. Fibre Ltd)	Associated Company	Amount received from SG Allied Businesses Ltd (Formerly, S.G. Fibre Ltd)	13,614,103	-
BALANCES				
SG Allied Businesses Ltd (Formerly, S.G. Fibre Ltd)	Associated Company	Rent payable	1,071,700	1,071,700
SG Allied Businesses Ltd (Formerly, S.G. Fibre Ltd)	Associated Company	Electricity bill receivable	-	4,595,205



27 REMUNERATION OF CHIEF EXECUTIVE AND EXECUTIVES

	2021	2020	2021	2020	2021	2020
	Chief Exe	cutive	Direct	ors	Execut	ives
Remuneration	_	-	_	_	_	-
House Rent	-	-	-	-	-	
Retirement Benefits	-	-	-	-	-	-
Utilities	-	-	-	-	-	-
	-	-	-	-	-	-
Number of directors	1	1	6	6	1-	-

^{*}The definition of executive has been changed as per the Companies Act, 2017. The Company has no executive as per the new definition as at the year end.

In order to improve financial position of the company, the directors of the Company have decided to forgo fees, remuneration and other perquisites.

			2021	2020
		Note	Rupees	Rupees
28	PLANT CAPACITY AND ACTUAL PRODUCTION		Electricity (KWH)	Electricity (KWH)
			2021	2020
	Annual Capacity		1,576,800	1,576,800
	Actual Generation		501,050	499,925
29	FINANCIAL INSTRUMENTS BY CATEGORY			
	Financial assets			
	At amortized cost			
	Long term deposit		5,300,000	5,300,000
	Trade debts		-	4,595,205
	Cash and bank balances		1,305,284	388,598
			6,605,284	10,283,803
	Financial liabilities At amortized cost			
	Trade and other payables		1,811,740	1,233,215
	Loan from director		46,262	46,262
	Unclaimed dividend		1,297,283	1,297,283
	Due to associated undertaking		1,071,700	1,071,700
			4,226,985	3,648,460

30 FINANCIAL RISK MANAGEMENT

The company's activities expose it to a verity of financial risk, market risk, credit risk and liquidity risk. The company's overall risk management programme focuses on having cost efficient funding as well as to manage financial risk to minimize earning volatility and provide maximum return to shareholders

The Board of Directors has overall responsibility for the establishment and oversight of the Company's financial risk management framework. The board is also responsible for developing and monitoring the Company's risk management policies.

30.1 Market Risk

Market risk is the risk that changes in market prices, such as foreign exchange rates, interest rates and equity prices will affect the Company's income or the value of its holdings of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters while optimizing returns.

30.2 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 where receivables and payables exist due to transactions entered in foreign currencies. As at June 30, 2021, the company is not exposed to currency risk.



30.3 Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Majority of the interest rate risk arises from long and Short term borrowings from financial institutions. As at June 30, 2021, the interest rate risk profile of the Company's doesn't have any interest-bearing financial instrument.

30.4 Price risk

Price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk), 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. As at June 30, 2021 the Company is not exposed to price risk.

30.5 Credit risk

Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the other party to incur a financial loss, without taking into account the fair value of any collateral. Concentration of credit risk arises when a number of counter parties are engaged in similar business activities or have similar economic features that would cause their ability to meet contractual obligations to be similarly affected by changes in economic, political or other conditions. Concentrations of credit risk indicate the relative sensitivity of the Company's performance to developments affecting a particular industry. The Company does not have any significant exposure to customers from any single customer

Credit risk arises from cash equivalents, deposits with banks, as well as credit exposures to customers and other counterparties which include loans and advances, trade debts and other receivables. Out of the total financial assets, those that are subject to credit risk amounted to Rs 6,604,884 (2020: Rs 10,283,403).

For trade debts, credit risk assessments process determines the credit quality of the customer, taking into account its financial position, past experience and other factors. The utilization of credit limit is regularly monitored. Accordingly, the credit risk is minimal and the company also believes that it is not exposed to major concentration of credit risk.

In respect of other counter parties, due to the company's long standing business relationship with them, management does not expect non-performance by these counter parties on their obligations to the company.

The maximum exposure to credit risk as at June 30, 2021, along with comparative is tabulated below:

	2021	2020
	Rupees	Rupees
Financial Assets		
Long term deposit	5,300,000	5,300,000
Trade debts	-	4,595,205
Bank balances	1,304,884	388,198
	6,604,884	10,283,403

30.6 Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting obligations associated with financial liabilities that are settled by delivering cash or another financial asset. Liquidity risk arises because of the possibility that the Company could be required to pay its liabilities earlier than expected or would have difficulty in raising funds to meet commitments associated with financial liabilities as they fall due. The following are the contractual maturities of financial liabilities, including interest payments, excluding the impact of netting agreements:

Financial liabilities in accordance with their contractual maturities are presented below:

2021	Less than 3 months	3 to 12 months	1 to 5 years	Greater than 5 years	Total
Trade and other payables	150,000	1,449,392	362,348	-	1,811,740
Due to associated undertaking	-	-	1,071,700	-	1,071,700
Loan from director	=	-	46,262	-	46,262
Unclaimed dividend			1,297,283		1,297,283
Total	150,000	1,449,392	2,777,593	-	4,226,985
2020	Less than 3 months	3 to 12 months	1 to 5 years	Greater than 5 years	Total
Trade and other payables	783,215	150,000	300,000	-	1,233,215
Due to associated undertaking	=	-	1,071,700	-	1,071,700
Loan from director	:=	-	46,262	i -	46,262
Unclaimed dividend	-		1,297,283	1=	1,297,283
Total	783,215	150,000	2,715,245		3,648,460



FAIR VALUE OF FINANCIAL INSTRUMENTS

The carrying value of all the financial instruments reflected in the financial statements approximates to their fair values.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The carrying values of all financial assets and liabilities reflected in the financial statements approximate to their fair values.

Fair value hierarchy;

The following table provides an analysis of financial instruments that are measured subsequent to initial recognition at fair value, grouped into Levels 1 to 3 based on the degree to which the fair value is observable.

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

As at 30 June, 2021, the company has no financial instruments that falls into any of the above category. There were no transfer between level 1, 2 and 3 in the year.

CAPITAL RISK MANAGEMENT

The objective of the company when managing capital i-e its shareholder's equity is to safeguard its ability to continue as a going concern so that it can continue to provide returns for shareholders and benefits to other stakeholders; and to maintain a strong capital base to support the sustained development of its businesses.

The company manage its capital structure by monitoring return on net assets and makes adjustments to it in the light of changes in economic conditions consistent with others in the industry. The company manages its capital risk by monitoring its liquid assets and keeping in view future investment requirements and expectation of the shareholders.

As at June 30, 2021 and 2020, the company had surplus reserves to meet its requirements.

The gearing ratio as at June 30, 2021 and June 30, 2020 is as follows:

	June 30,	June 30,
	2021	2020
Total Debts*	2,415,245	2,415,245
Cash and bank balances	(1,305,284)	(388,598)
	1,109,961	2,026,647
Share capital	178,332,670	178,332,670
Share premium	89,116,330	89,116,330
Revenue reserve	(256,491,305)	(253,879,648)
Equity	10,957,695	13,569,352
Capital	12,067,656	15,595,999
Gearing ratio (debt / (debt + Equity)	9.2%	13.0%

^{*}These compries of loan from director, due to associated undertaking, unclaimed dividend

IMPACT OF COVID-19

In the light of ongoing COVID-19 pandemic, the company has review its exposure to business riskand has not identified any risk that could materially impact the financial performance or position of the company. Consequently, there was no significant impact of COVID-19 pandemic on the company's operations or recognition and measurement of assets and liabilities during the year ended June 30,2021.

34	NUMBER OF EMPLOYEES		
		2021	2020
	Number of employees at the year-end	-	-
	Average number of employees	-	-
35	CORRESPONDING FIGRUES		
	Corresponding figures have been reclassified wherever necessary to reflect more appropriate purpose of comparison in accordance with the accounting and reporting standards as		nts and transactions for
36	DATE OF AUTHORIZATION FOR ISSUE		

These financial statements were approved and authorized for issue on _______ by the Board of Directors of the Company.

Chief Executive Director Chief Financial Officer 38



NOTES TO THE FINANCIAL STATEMENTS For the year ended June 30, 2021

Number of	Shareholdings		Total Shares
Shareholders	From	То	held
173	1	100	17,300
943	101	500	271,400
125	501	1000	127,600
212	1001	5000	597,500
48	5001	10000	373,600
21	10001	15000	271,100
8	15001	20000	145,400
3	20001	25000	71,500
3	25001	30000	89,000
4	30001	35000	126,500
1	35001	40000	35,500
1	40001	45000	44,500
6	45001	50000	287,500
2	55001	60000	113,200
1	65001	70000	68,000
2	95001	100000	196,900
1	170001	175000	175,000
1	655001	660000	656,480
2	1740001	1745000	3,685,071
2	3480001	3485000	6,969,144
1	3510001	3515000	3,511,072
1560			17,833,267

Categories of Shareholder	Numbers	Shares held	Percentage
Directors,CEO, Their Spouses & Minor Childre	7	8,713,430	48.86
Individuals	1,547	8,383,757	47.01
National Investment Trust	1	656,480	3.68
Financial Institutions	3	51,000	0.29
Investment Companies	2	28,600	0.16
Total	1,560	17,833,267	100.00



NOTES TO THE FINANCIAL STATEMENTS DETAILS OF CATIGORIE OF SHAREHOLDERS FOR THE YEAR ENDED JUNE 30, 2021

	No. of Share Holders	Total
National Investment Trust	1	656,480
Investing Companies	2	
Aims Investment Advisory Co. (Pvt) Ltd		1,100
Investment Corporation of Pakistan		27,500
	3	685,080
Financial Institutions		
Pak Libya Holding Co. (Pvt) Ltd		44,000
Cresent Investment Bank		1,500
Guardian Leasing Modarba		5,500
	3	51,000
DIRECTORS, CEO, THEIR SPOUSES AND MING	OR CHILDREN	
Sohail Ahmed		4,537,894
Asim Ahmed		2,431,250
Ghazala		1,742,286
Saba Sohail		500
Sana Sohail		500
Bina Sohail		500
Farhan Sohail		500
	7	8,713,430
Individual		8,383,757
Total		17,833,267
Shareholders Holding 10% or More Voting ir as at June 30, 2021	nterest in the company	
DIRECTORS, CEO, THEIR SPOUSES AND MING	OR CHILDREN	
Sohail Amed	4,537,894	25%
Asim Ahmed	2,431,250	14%
Ghazala	1,742,286	10%



FORM OF PROXY

The Secretary		
B-40, S.I.T.E., Karachi.		
I/Weof	being a member of	, and holder
Of	Ordinary shares hereby appoint	of
as	me/our proxy to attend and vote for me	our behalf at
the 28 th Annual General Meeting of t	the Company to be held on Saturday the November 27, 2021.	10:30a.m and at
Any adjournment thereof;		
In witness my/our hand seal this	day of	_2021
Signed by	Please affi Rs. 5/- Revenue Stamp	
In the presence of	Signature of Member	
Folio No.		

IMPORTANT

- 1. This proxy form duly completed and signed, must be received at the Registered Office of the Company, B-40, S.I.T.E., Karachi, not less then 48 hours before the time of holding the meeting and must be duly signed and witnessed.
- 2. A Proxy need not be a member of the Company.
- 3. If a member appoint more than one proxy and more than one instrument of proxy are deposited by a member with the Company, all such instruments of proxy shall be rendered invalid.

For CDC Account Holders / Corporate Entities::

- 1. The proxy form shall be witnessed by two persons whose names, addresses and CNIC number shall be mentioned on the form.
- 2. Attested copies of CNIC or the passport of the beneficial owners and the proxy shall be furnished with the proxy form.
- 3. The proxy shall produce his/her original passport at the time of the meeting.
- 4. In case of Government of Pakistan, State Bank of Pakistan, Corporate entity, the Board of Directors' resolution / power of attorney with specimen signature shall be submitted along with proxy form to the compan



The Company Secretary
S.G. Power Limited
B-40, S.I.T.E.
Karachi

فارم برائے نمائندگی

	اٹھائیسواں سالا نہ اجلاس
	ا تھا بیسوال شان کا جہا ہوں سمپنی سیکر بیٹری
	,
	الیس جی پاور لمی <i>یٹڈ</i> ۔
	B-40 سائٹ کراچی
	کرا چی۔ پاکستان
۔۔۔۔ آ دڈیزی شیئر فولیونمبر۔۔۔۔۔۔بمطابق	میں اہم بحثیت ایس جی باور لمیٹڈ کے رکن (اراکین)۔۔۔۔۔
ابرخاست کرتا ہوں۔ان کامکمل پیتہ۔۔۔۔۔۔۔	سى ڈى سى ا كا ۇنٹ نمبر اپنى جانب سے مٹر امسز امس كوتقرر ا
ورووٹ دینے کے اہل ہے اہیں جو کہ 27 نومبر 2021	
ں ہے اہوں گے	کومنعقد ہوگا یاالتوا کی صورت میں (بعد میں)میری یا ہماری جانب سے اہل
2	دستخط۔۔۔۔۔۔۔ <i>بروز ابتاری خ</i> ۔۔۔۔۔۔۔۔۔۔۔021
	گوابان:
2	. 1
نام:ـــــن	نام:۔۔۔۔۔۔۔ن
:•,	
چە. كەرەپ ئىرىنىدىن ئىرىنىدىن ئىزىنىڭ ئاردىنىر ئىرىنىدىن ئىزىنىڭ ئاردىنىر ئىرىنىڭ ئارىدىنىڭ ئارىدىنىڭ ئارىدىنى	پپه که دورود دورود دورود دورود شناختی کارونمبر :
ر ستخط	سنا کی کارد . را
33333333333333333333333333333333333333	
	<i>بد</i> ایات:
	ا۔ نمائندے کیلئے کمپنی کاممبر ہونالازمی ہے۔ ۔
	۲ یہان کیے جانے والے دستخط کا کمپنی کے ریکارڈ میں موجود دستخط
ں نے اپنے شیئر زسیز ل ڈیپازٹری کمپنی آف پاکستان میں جمع کروائے ہوں،	س۔ اگرکسی ایسے مبر کی جانب سے نمائندگی کی اجازت دی گئی ہے جس
ڈی تی ا کاؤنٹ اسب ا کاؤنٹ نمبر کے ساتھ کمپیوٹرائز ڈقومی شناخی کارڈ	تواس صورت میں نمائندے کوشرا کت دار کا شناختی کارڈنمبراور ہی
	یا پاسپورٹ کی تقید ایق شدہ فوٹو کا بیاں ہمراہ لاضروری ہے۔
اجلاس ہے کم از کم 48 گھنٹے قبل کمپنی کے رجسڑ ڈ آفس میں جمع کرا ناہوں ں گے۔	



AFFIX CORRECT POSTAGE

The Company Secretary S.G. Power Limited B-40, S.I.T.E. Karachi





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