



ANNUAL REPORT 2014





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Company Information

Board of Directors:

Mr. Shahzad Saleem (*Chief Executive/Chairman*) Ms. Farhat Saleem Mr. Yahya Saleem Mr. M. Imran Rafiq (*Nominee NIT*) Mr. Aftab Ahmad Khan Mr. Shahid A. Malik Mr. Kamran Rasool

AUDIT COMMITTEE:

Mr. Aftab Ahmad Khan (*Chairman*) Mr. Shahzad Saleem (*Member*) Mr. Yahya Saleem (*Member*)

HR & R COMMITTEE:

Mr. Yahya Saleem (*Chairman*) Mr. Shahzad Saleem (*Member*) Mr. Kamran Rasool (*Member*)

CFO / Company Secretary: Mr. Saqib Riaz

Head of Internal Audit:

Mr. Ibraheem Saleem

Mills:

Spinning 1, 4, 5, 7 & 8 49th Kilometre, Multan Road, Bhai Pheru, Tehsil Chunian, District Kasur.

Dyeing & Printing 4th Kilometre, Manga Road, Raiwind.

Spinning 2, 3, 6 & Weaving 49th Kilometre, Multan Road, Kamogal, Tehsil Pattoki, District Kasur.

Bankers to the Company:

Allied Bank Limited Askari Bank Limited Al Barka Bank (Pakistan) Limited Bank Alfalah Limited Barclays Bank plc, Pakistan Bank Islami Pakistan Limited Buri Bank Limited Dubai Islamic Bank Pakistan Limited Faysal Bank Limited Habib Bank Limited Habib Metropolitan Bank Limited JS Bank Limited **KASB Bank Limited** Meezan Bank Limited National Bank of Pakistan NIB Bank Limited Pak Kuwait Investment Company (Private) Limited Standard Chartered Bank Pakistan Limited SAMBA Bank Limited Soneri Bank Limited The Bank of Punjab **United Bank Limited**

Auditors:

Riaz Ahmad & Company Chartered Accountants

Registered & Head Office:

31-Q, Gulberg-II, Lahore, Pakistan. Phone : 35761730-39 Fax : 35878696-97 Web : www.nishat.net

Share Registrar:

Hameed Majeed Associates (Pvt) Limited 1st Floor, H.M. House 7-Bank Square, Lahore Ph: 042 37235081-2 Fax: 042-37358817

Notice of Annual General Meeting



Lahore: 10th October, 2014

Notice is hereby given that the 25th Annual General meeting of the Shareholders of Nishat (Chunian) Limited will be held at the Registered Office of the Company, 31-Q, Gulberg II, Lahore on 31st October 2014 (Tuesday) at 11.30 a.m. to transact the following business:-

ORDINARY BUSINESS:

1. To confirm the minutes of the last Annual General Meeting held on 30th October 2013.

2. To receive and adopt audited accounts of the Company for the year ended 30 June 2014 together with Directors' and Auditors' reports thereon.

3. To approve final cash dividend @ 10% (i.e.Rs. 1 per share) as recommended by the Board of Directors.

4. To appoint auditors for the year ending 30 June 2015 and to fix their remuneration. The present Auditors M/s Riaz Ahmad & Company, Chartered Accountants, retire and being eligible offer themselves for reappointment.

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

By Order of the Board

Saqib Riaz Company Secretary

Notes

1. The Members' Register will remain closed from 22- are in group account and their registration details are 10-2014 to 28-10-2014 (both days inclusive). Transfers uploaded as per the Regulations, shall authenticate received at Hameed Majeed Associate (Pvt) Limited, his/her identity by showing his original Computerized H.M. House, 7-Bank Square, Lahore, the Registrar and National Identity Card (CNIC) or original passport at share transfer office of the Company by the close of the time of attending the meeting. business on 21-10-2014 will be considered in time for attending the AGM and for above entitlement.

2. A member eligible to attend and vote at this meeting of the nominee shall be produced (unless it has been may appoint another member as proxy to attend and vote in the meeting. Proxies in order to be effective must be received by the company at the Registered b. For Appointing Proxies Office not later than 48 hours before the time for holding the meeting.

3. Shareholders are informed that Income Tax are in group account and their registration details Ordinance, as amended by Finance Act., 2014 has are uploaded as per the Regulations, shall submit the prescribed 15% withholding tax on dividend payment proxy form as per the above requirement. to non-filers while filers of income tax returns will be liable to withholding tax @10%. Shareholders are ii) The proxy form shall be witnessed by two persons advised to provide their NTN to Share Registrar s of whose names, addresses and CNIC numbers shall be the Company for availing the benefit of withholding mentioned on the form. tax rate applicable to filers.

4. SECP through its Notification SRO 787/(I)/2014 beneficial owners and the proxy shall be furnished dated September 8, 2014, has allowed the circulation with the proxy form. of Audited Financial Statements along with the Notice of Annual General meeting to the members of the iv) The proxy shall produce his original CNIC or original Company through email. Therefore all members who passport at the time of the Meeting. want to receive the soft copy of Annual Report are requested to send their email addresses. The consent v). In case of corporate entity, the Board of Directors' form for electronic transmission can downloaded from resolution/power of attorney with specimen signatures the Company's website:www.nishatchunian.com or shall be submitted (unless it has been provided earlier) http://nishat.net

5. Shareholders are requested to immediately notify the change in address, if any.

6. CDC account holders will further have to follow the following guidelines as laid down by the Securities and Exchange Commission of Pakistan:

a. For attending the meeting

i) In case of individuals, the account holder or subaccount holder and/or the person whose securities

ii) In case of corporate entity, the Board of Directors' resolution/power of attorney with specimen signatures provided earlier) at the time of the Meeting

i) In case of individuals, the account holder or subaccount holder and/or the person whose securities

iii) Attested copies of CNIC or the passport of the

along with proxy form to the company.

Consent Form For Electronic Transmission

Pursuant to the allowance granted through SRO 787(I)/2014 of September 8, 2014, by the Securities Exchange Commission of Pakistan, the Company can circulate its annual balance sheet and profit and loss accounts, auditor's report and directors' report etc. ("Audited Financial Statements") along with the Company's Notice of Annual General Meeting through email to its shareholders. Those shareholders who wish to receive the Company's Annual Report via email are requested to provide a completed consent form to the Company's Share Registrar, Hameed Majeed Associates (Pvt) Limited.

PLEASE NOTE THAT RECEIPT OF THE ANNUAL REPORT VIA EMAIL IS OPTIONAL AND NOT COMPULSORY.

ELECTRONIC TRANSMISSION CONSENT FORM

Date:

The Share Registrar Hameed Majeed Associates (Pvt) Limited Hameed Majeed House, 7-Bank Square The Mall, Lahore. Ph#042-37235081-82 Fax#042-37358817 Email: info@hmaconsultants.com

Pursuant to the directions given by the Securities Exchange Commission of Pakistan through its SRO 787(I)/2014 of September 8, 2014, I, Mr./Ms.______S/o, D/o, W/o

hereby consent to have The Nishat Chunian Limited's Audited Financial Statements and Notice of Annual General Meeting delivered to me via email on my email address provided below:

Name of Member/ Shareholder	
Folio/ CDC Account Number	
Email Address:	

It is stated that the above mentioned information is true and correct and that I shall notify the Company and its Share Registrar in writing of any change in my email address or withdrawal of my consent to email delivery of the Company's Audited Financial Statements and Notice of Annual General Meeting.

Signature of the Member/ Shareholder



DIRECTOR'S REPORT

The current fiscal year has not been very good for the The weaving and home textile divisions have faced textile industry as a whole. Our textile business faced a similar situation due to the constricting margins in a number of challenges where both the demand and the industry. The market remained highly competitive margins fell considerably. The previous three years had and the division has overcome numerous internal and been excellent for the spinning division as both the external challenges. demand and margins were high; so although this year We remain committed to creating value for our we have lower profits, our company has fared much stakeholders through our unparalleled performance better than many in the industry. The unfavourable and exponential growth. Financial figures of the effect on profitability can also be attributed to the company over the last six years show steady and high scale expansion of our spinning capacity. We have durable growth. Our net sales rose to Rs. 22.8 billion one new factory and two refurbished units that have in 2014 from Rs. 9.96 billion in 2009, while total assets enhanced NCL's spinning capacity to one of the highest stood at Rs.26billion as at June 30, 2014, more than in Pakistan. The fixed cost of these three additions was twice as compared to June 30, 2009 which stood at Rs higher than anticipated and because of the sluggish 12 billion. coarse count market we are not operating them at full capacity. This has also had an adverse effect on the We are pleased to announce the audited results for bottom line.

the year ended June 30, 2014.

YEAR AT A GLANCE

Revenue: Rs. 22.8 Billion (+7.5%) Profit from Operations Rs. 2.3 Billion (-38.9%) Net Profit for the Year Rs. 761.3 Million (-66.6%)

Financial Highlights	For the Year Ended		
	2014	2013	
Sales (Rs.)	22,799,758,141	21,213,244,304	
Gross Profit (Rs.)	1,380,613,423	3,595,566,904	
Profit After Taxation (Rs.)	761,296,535	2,276,161,110	
Gross Profit %	6.06%	16.9%	
Profit After Taxation %	3.34%	10.7%	
Earnings Per Share (Rs.)	3.80	11.37	

As seen in the table below, NCL's growth has been stable and it has outperformed most textile companies on the stock exchange.

	2009	2010	2011	2012	2013	2014
Dividend Yield (based on opening Market Value)	0%	17.14%	12.62%	8.85%	11.43%	3.32%
Return on Equity (based on opening Book Value)	3.96%	30.01%	32.48%	12.25%	37.47%	9.49%
Compounded Average DY for last 6 years	8.15%					
Compounded Average ROE for last 6 years						

PROFITABILITY

Revenue earned during this year was Rs. 22.8 billion, up Majority of income generated during the year was by 7.5% from last year. Due to the overall depression in dividend received from our subsidiary. We realise at the textile industry, severe foreign exchange fluctuation this juncture that our strategic decision to diversify has and increasing energy costs, the gross profits for this been a very prudent measure to balance the cyclical period declined from 16.9% to 6.06% as compared to last year. Net profit after tax for the current period is Rs. 761.3million compared to Rs. 2,276 million for the year 2013. The drop in profits was also due to writing down of inventory to net realizable value due to decline in cotton prices which has decreased profits by Rs. 470 million.

INVESTMENTS

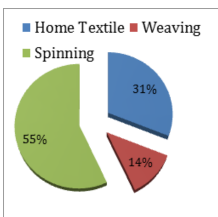
Our brand new fully automated spinning unit NCL 6 units have been renamed as NCL 7 and 8. install Toyota's longest ever 1824 spindle Ring-frames the slump in the blended yarn market. making it the most modern and innovative spinning During the year investment of over Rs. 2 billion was factory in the world. The acquisition process of Taj made on various projects including NCL 6,7,8 software Textile's operating assets has been completed and the enhancements, Boilers improvement and other assets.

and unpredictable textile business.

equipped with 22,128 spindles started production in Both NCL 7 and 8 have commenced production January 2014. NCL 6 is the first mill in the world to although they are not running at full capacity due to

SEGMENT WISE REVENUE

Spinning continues to be the main income generating business for NCL. The 3 businesses have shown steady growth in terms of volume but because of the recent depressed market and rupee appreciation, the revenues have not shown a corresponding growth.

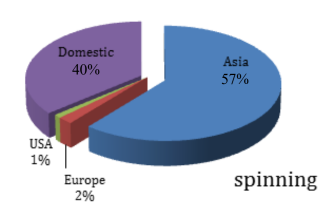




SPINNING

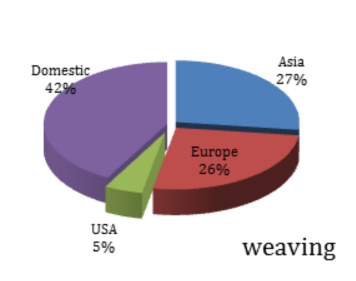
We now have a capacity of 210,000 spindles, producing approximately 75,000 tons of yarn per annum. NCL has seen investment in innovation and enhancement towards a balanced business approach. With the setup of a new plant, NCL has further diversified the product range.

This year the Spinning Division experienced losses; higher energy costs, sudden foreign exchange rates fluctuations adversely affected export businesses while decreased margins in sales was a result of a general slump in Chinese markets. As Cotton prices are lower in 2014-15, the write down of inventory at this year-end has also decreased profits by 470 million.



WEAVING

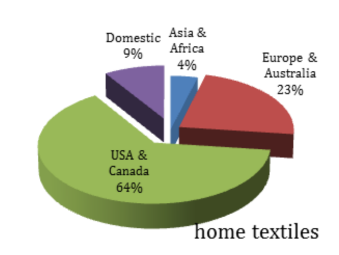
During the year under review, export sales decreased by 3.6% since last year. Gross profit decreased from 8.3% to 5.5%. The decrease in profitability was mainly due to abrupt foreign exchange fluctuation and higher energy costs. Share of export sales has decreased from 75% to 58%. Major volume has increased in local sales from 25% to 42%. In case of export sales there is an increase of 4% in Asian markets.



HOME TEXTILES

The dyeing and printing plant has maintained a capacity of 3 million yards per month with an equivalent stitching capacity. This year export sales increased by 8.5%. The share of export sales has remained stable at around 90%. Major volume has increased in Europe by 5% and Asia by 3%. The year under review posted a challenge especially in terms of volume and increasing energy costs. Gross profit decreased from 8.5% to 5.9%. The decrease in profitability was mainly due to abrupt foreign exchange fluctuation and higher energy costs.

The company has strived to enhance the market share in value added sector. In order to boost sales, the company has already set up a wholly owned subsidiary in USA to capture the retail market. The management is confident that this endeavour will generate higher revenue in USA and Canada.







FUTURE OUTLOOK

Historically NCL has been a market leader in ground breaking decisions and this year is no different. We have formally signed a contract for a 46 MW coal based captive power plant which will commence operations in March 2016. This initiative will significantly reduce our cost of production. Currently we are paying Rs13-14 per unit as energy cost and we expect this project to bring these costs down by Rs 3-4 per unit translating into huge savings which will help bolster the shrinking margins in the textile business. For the foreseeable future we will not be expanding capacities in our textile business as a tactical choicethe focus will be on expanding the customer base and our product portfolio. The next few years will see NCL fortify and integrate the benefits of the growth it has witnessed in the last few years.

On the whole the future of the company looks very encouraging. The Group is well placed to achieve further success and build shareholder value in the years ahead.

CORPORATE SOCIAL RESPONSIBILITY

As always, we remain committed to our vision and mission to assist our society in achieving equitable growth. Not only do we add substantially to the national exchequer through the methodical payment of various taxes, duties and levies, our export earnings contribute considerably in stabilizing the country's foreign exchange position.

We strongly believe that these contributions alone are not enough to make a meaningful impact on society. We must support the development of society at large, through assisting educational programs, aiding healthcare, protecting the environment and empowering women and improving the condition of the disadvantaged.

The company donates to a hospital and school through a trust that was founded to deal in philanthropic activities. The school provides quality education for a nominal fee while the hospital provides affordable healthcare for the underprivileged.

The company is in the process of setting up a state of the art not for profit hospital. The hospital will be based on a model of subsidized medical treatment for the underprivileged and normal charges for those who can pay.

We are committed to providing our employees with a work environment that is healthy, safe and conducive to continuous learning. The company continues to employ people irrespective of ethnicities, cultures or gender. We pride ourselves in being an equal opportunity employer.

Statement of Value Addition & Distribution Wealth Generated	Rs. In Millions
Total Revenue and other income Bought in Material and services	24,612 (19,945) 4,670
Wealth Distribution	
To Society Employee remuneration Donations	1,641 24
To Government Taxes, duties, development surcharge etc.	255
To providers of Finance Finance Cost Dividend	1,375 364
Retained for reinvestment and future growth Depreciation, amortization and retained profit	<u>1,011</u> 4,670

CORPORATE GOVERNANCE

During the year your company remained compliant with the Code of Corporate Governance requirements

Board of Directors Meetings:

During the year 4 meetings were held. Attendance by each director is as follows:

Name of Directors	No. of Meetings
Mr. Shahzad Saleem	3
Mr. Yahya Saleem	3
Mrs. Farhat Saleem	0
Mr. Imran Rafiq (Nominee NIT)	2
Mr. Aftab Ahmad Khan	3
Mr. Shahid A. Malik	3
Mr. Kamran Rasool	4
Mr. Manzoor Ahmad (Resigned on 06-02-2014)	2

Audit Committee

The audit committee is performing its duties in line with its terms of reference as determined by the Board of Directors. Composition of the Audit Committee is as follows:

Mr. Aftab Ahmad Khan	Chairman
Mr. Shahzad Saleem	Member
Mr. Yahya Saleem	Member

HR & Remuneration Committee

In compliance with the COCG 2012, the Board of Directors of your Company has established a HR & R Committee. Composition of the HR & R committee is as follows:

Mr. Yahya Saleem	Chairman
Mr. Shahzad Saleem	Member
Mr. Kamran Rasool	Member

Pattern of Shareholding

Pattern of shareholding as on June 30, 2014 is annexed.



DIRECTORS' STATEMENT

In compliance with the Code of Corporate Governance, we give below statements on Corporate and Financial Reporting framework.

- 1. The financial statements, prepared by the management of the Company, present fairly its state of affairs, the results of its operation, cash flows and changes in equity.
- 2. Proper books of accounts of the Company have been maintained.
- 3. Appropriate accounting policies have been consistently applied in preparation of the financial statements and accounting estimates are based on reasonable and prudent judgment.
- 4. International Accounting Standards, as applicable in Pakistan, have been followed in preparation of financial statements and any departure there from has been adequately disclosed.
- 5. The system of internal control is sound in design and has been effectively implemented and monitored.
- 6. There are no significant doubts upon the Company's ability to continue as a going concern.
- 7. There has been no material departure form best practices of corporate governance, as detailed in the listing regulations.

Acknowledgement

The Directors of you company would like to show their appreciation of the support of respected customers, banks, financial institutions, regulators and shareholders for achieving good results and hope that this cooperation and support continues to grow in the future.

The directors of your Company would also like to express their deep appreciation for the services, loyalty and efforts being continuously rendered by the employees of the Company and hope that they will continue to do so in the future.

On behalf of the Board

Director

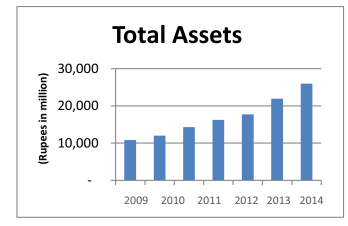
Director

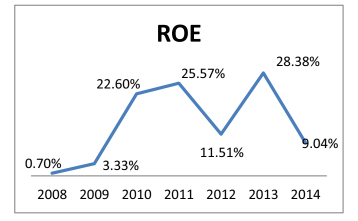
Lahore: September 26, 2014

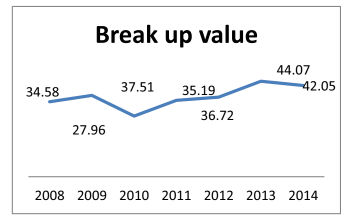
FINANCIAL HIGHLIGHTS

Year	2008	2009	2010 2011 (Rupees in thousand)	2011 thousand)	2012	2013	2014
Net Sales Gross Profit Distribution, Admin and Other Expenses Operating Profit plus Other Income Finance Cost Net Income	9,138,298 1,040,880 315,397 782,001 705,822 18,179	9,964,545 1,491,183 413,923 1,249,880 1,081,536 103,344	13, 343, 539 2, 682, 206 631, 908 2, 236, 669 1, 101, 054 1, 001, 832	20,322,002 3,408,524 866,966 3,145,188 1,452,399 1,458,580	18,616,943 2,076,797 685,999 2,247,418 1,353,445 699,331	21,213,244 3,595,567 821,778 3,774,183 1,243,262 2,276,161	22,799,758 1,380,613 892,998 2,302,894 1,375,292 761,297
Current Assets Total Assets Current Liabilities Total Equity	4,357,788 10,838,117 5,646,893 2,600,194	4,646,949 12,016,810 5,730,881 3,102,471	6,073,156 14,308,086 7,089,429 4,432,511	8,068,112 16,230,295 7,191,922 5,704,441	9,724,895 17,682,955 7,622,371 6,074,994	12,396,935 21,924,849 9,703,454 8,020,271	14,548,838 25,940,962 12,801,084 8,417,596
Cash Flows: Net Cash generated from /(used in) Operating Activities Net Cash generated from/(used in) Investing Activities Net Cash generated from /(used in) Financing Activities	(470,400) (552,774) 413,625	480,373 (1,430,973) 961,800	630,193 (1,629,190) 1,060,325	(349,434) 138,299 255,384	298, 230 (969, 208) 583, 952	(1,186,723) (231,730) 1,629,694	(2,457,485) (933,413) 3,149,899
Earnings Per Share Basic Diluted	0.20 0.22	1.08 0.83	7.72 6.13	8.25 8.82	3.88 3.88	11.37 11.37	
Dividends for the year Dividend Payout Ratio	1 1	1 1	1.50 0.24	2.00	2.00 0.47	2.00 0.16	1.00 0.53
Financial Measures: ROE ROI Shareholders' Equity Ratio Net Debt Equity Ratio Net Debt Equity Ratio (times) Interest Coverage Ratio (times) P/E ratio (Price per share / EPS) Dividend Yield Ratio (Cash dividend / Net Income) Common Stock	0.70% -39% 24% 1.00 1.11 120.05 -	3.33% -64% 26% 1.04 7.96 -	22.60% 101% 31% 0.61 2.03 2.03 0.24 0.24	25.57% 54% 35% 0.59 2.12 2.70 0.22	11.51% -9% 34% 0.67 1.66 4.48 0.47 0.47	28.38% 255% 37% 0.52 3.04 5.26 0.16	9.04% -26% 32% 0.49 1.67 11.16 0.53
Break up value	34.58	37.51	27.96	35.19	36.72	44.07	42.05

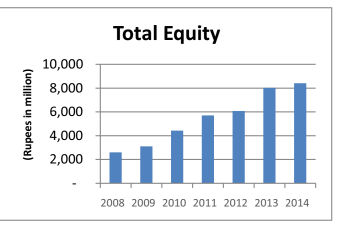


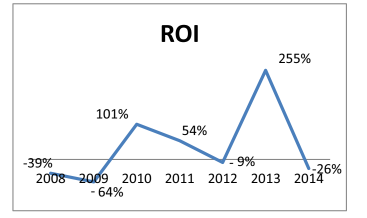


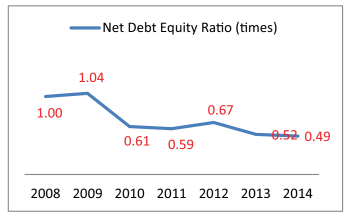












STATEMENT OF COMPLIANCE WITH THE CODE OF CORPORATE GOVERNANCE (CCG) FOR THE YEAR ENDED: 30 JUNE 2014

This statement is being presented to comply with the Code of Corporate Governance (CCG) contained in Regulation No.35 of Listing Regulations of Karachi, Lahore and Islamabad Stock Exchanges 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.

The Company has applied the principles contained in the CCG in the following manner:

1. The Company encourages representation of independent non-executive directors and directors representing minority interests on its Board of Directors. At present the board includes:

Category	Names
Independent Directors	Mr. Manzoor Ahmed (Resigned on 6th February 2014) Mr. M. Imran Rafiq (Appointed on 6th February 2014)
Executive Directors	Mr. Shahzad Saleem Mr. Yahya Saleem Mrs. Farhat Saleem
Non Executive Directors	Mr. Kamran Rasool Mr. Aftab Ahmad Khan Mr. Shahid A. Malik

The independent director meets the criteria of independence as required under clause i (b) of the CCG.

2. The directors have confirmed that none of them is serving as a director on more than seven listed companies, including this Company (excluding the listed subsidiaries of listed holding companies where applicable).

3. All the resident directors of the Company are registered as taxpayers and none of them has defaulted in payment of any loan to a banking company, a DFI or an NBFI or, being a member of stock exchange, has been declared as a defaulter by that stock exchange.

4. No casual vacancy was occurred on the Board during the year.

5. The Company has prepared a "Code of Conduct" and executive and non-executive directors, have been taken

has ensured that appropriate steps have been taken to disseminate it throughout the company along with its supporting policies and procedures.

6. The Board has developed a vision/mission statement, overall corporate strategy and significant policies of the Company. A complete record of particulars of significant policies along with the dates on which they were approved or amended has been maintained.

7. All the powers of the Board have been duly exercised and decisions on material transactions, including appointment and determination of remuneration and terms and conditions of employment of the CEO, other executive and non-executive directors, have been taken by the board in accordance with the Articles of Association of the Company.

8. 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 and the Board met at least once in every quarter. Written notices of the Board meetings, along with agenda and working papers, were circulated at least seven days before the meetings. The minutes of the meetings were appropriately recorded and circulated.

9. All the directors on the Board are fully conversant with their duties and responsibilities as directors of corporate bodies. The directors were apprised of their duties and responsibilities through orientation courses

10. The board has approved appointment of CFO, Company Secretary and Head of Internal Audit including their remuneration and terms and conditions of employment.

11. The Directors' Report for this year has been prepared in compliance with the requirements of the CCG and fully describes the salient matters required to be disclosed.

12. The financial statements of the Company were duly endorsed by CEO and CFO before approval of the Board.

13. The directors, CEO and executives do not hold any interest in the shares of the company other than that disclosed in the pattern of shareholding.

14. The Company has complied with all the corporate shrined in the CCG have been complied with. and financial reporting requirements of the CCG.

15. The Board has formed an Audit Committee. It comprises of 3 members, all are non-executive directors. The Chairman of the committee is an independent director.

16. The meetings of the Audit Committee were held at least once every quarter prior to approval of interim and final results of the Company as required by the CCG. The Terms of Reference of the committee have been formed and approved by the Board and advised to the committee for compliance.

17. The Board has formed a Human Resource and Remuneration (HR&R) Committee. It comprises of 3 members, of whom 2 are non-executive directors and the chairman of the Committee is an Executive director.

18. The Board has set up an effective internal audit function that is considered suitably qualified and experienced for the purpose and is conversant with the policies and procedures of the Company and they are involved in the internal audit function on full time basis.

19. The statutory auditors of the Company have confirmed that they have been given a satisfactory rating under the quality control review program of the ICAP, that they or any of the partners of the firm, their spouses and minor children do not hold shares of the company and that the firm and all its partners are in compliance with International Federation of Accountants (IFAC) guidelines on code of ethics as adopted by the ICAP.

20. The statutory auditors or the persons associated with them have not been appointed to provide other services except in accordance with the Listing Regulations and the auditors have confirmed that they have observed IFAC guidelines in this regard.

21. The 'closed period', prior to the announcement of interim/final results, and business decisions, which may materially affect the market price of company's securities, was determined and intimated to directors, employees and Stock Exchanges.

22. Material/price sensitive information has been disseminated among all market participants at once through Stock Exchanges.

23. We confirm that all other material principles enshrined in the CCG have been complied with.

On behalf of the Board

Director

Director

Lahore : September 26, 2014

Statement of Compliance

With the Best Practices on Transfer Pricing

The Compnay has fully complied with best practices as contianced in the related listing Regulations of the Karachi and Lahore stock Exchanges.

On behalf of the Board

Director

Director

Lahore : September 26, 2014

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REVIEW REPORT TO THE MEMBERS ON THE STATEMENT OF COMPLIANCE WITH THE CODE OF CORPORATE GOVERNANCE

We have reviewed the enclosed Statement of Compliance with the best practices contained in the Code of Corporate Governance (the Code) prepared by the Board of Directors of **NISHAT (CHUNIAN) LIMITED** ("the Company") for the year ended 30 June 2014, to comply with the requirements of Listing Regulation No. 35 of the Karachi, Islamabad and Lahore Stock Exchanges, where the Company is listed.

The responsibility for compliance with the Code is that of the Board of Directors of the Company. Our responsibility is to review, to the extent where such compliance can be objectively verified, whether the Statement of Compliance reflects the status of the Company's compliance with the provisions of the Code and report if it does not and to highlight any non-compliance with the requirements of the Code. 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 Code.

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

The Code 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 distinguishing between transactions carried out on terms equivalent to those that prevail in arm's length transactions and transactions which are not executed at arm's length price and recording proper justification for using such alternate pricing mechanism. We are only required and have ensured compliance of this requirement to the extent of the approval of the related party transactions by the Board of Directors upon recommendation of the Audit Committee. We have not carried out any procedures to determine whether the related party transactions were undertaken at arm's length price or not.

Following instance of non-compliance with the requirements of the Code was observed which is not stated in the Statement of Compliance:

(i) The Board has not made arrangements for directors' training program for one of the non-exempted directors of the Company during the year ended 30 June 2014 as required by clause (xi) of the Code of Corporate Governance.

Based on our review, except for the above instances of noncompliance, 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 best practices contained in the Code as applicable to the Company for the year ended 30 June 2014.

RIAZ AHMAD & COMPANY Chartered Accountants

Name of engagement partner: Mubashar Mehmood

Date: September 26, 2014 Lahore

AUDITORS' REPORT TO THE MEMBERS

We have audited the annexed balance sheet of NISHAT (CHUNIAN) LIMITED as at 30 June 2014 and the related profit and loss account, statement of comprehensive income, cash flow statement and statement of changes in equity together with the notes forming part thereof, for the year then ended 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 our audit.

It is the responsibility of the company's management to establish and maintain a system of internal control, and prepare and present the above said statements in conformity with the approved accounting standards and the requirements of the Companies Ordinance, 1984. Our responsibility is to express an opinion on these statements based on our audit.

We conducted our audit in accordance with the auditing standards as applicable in Pakistan. These standards require that we plan and perform the audit to obtain reasonable assurance about whether the above said statements are free of any material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the above said statements. An audit also includes assessing the accounting policies and significant estimates made by management, as well as, evaluating the overall presentation of the above said statements. We believe that our audit provides a reasonable basis for our opinion and, after due verification, we report that:

(a) in our opinion, proper books of account have been kept by the company as required by the Companies Ordinance, 1984;

(b) in our opinion:

i) the balance sheet and profit and loss account together with the notes thereon have been drawn up in conformity with the Companies Ordinance, 1984, and are in agreement with the books of account and are further in accordance with accounting policies consistently applied;

ii) the expenditure incurred during the year was for the purpose of the company's business; and

iii) the business conducted, investments made and the expenditure incurred during the year were in accordance with the objects of the company;

(c) in our opinion and to the best of our information and according to the explanations given to us, the balance sheet,

profit and loss account, statement of comprehensive income, cash flow statement and statement of changes in equity together with the notes forming part thereof conform with approved accounting standards as applicable in Pakistan, and, give the information required by the Companies Ordinance, 1984, 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 2014 and of the profit, its comprehensive income, its cash flows and changes in equity for the year then ended; and

(d) in our opinion, Zakat deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980), was deducted by the company and deposited in the Central Zakat Fund established under Section 7 of that Ordinance.

RIAZ AHMAD & COMPANY Chartered Accountants

Name of engagement partner: Mubashar Mehmood

Date: September 26, 2014 LAHORE

NISHAT (CHUNIAN) LIMITED BALANCE SHEET AS AT 30 JUNE 2014

	Note	2014 Rupees	2013 Rupees
EQUITY AND LIABILITIES			
SHARE CAPITAL AND RESERVES			
Authorized share capital	3	2,500,000,000	2,500,000,000
lssued, subscribed and paid-up share capital Reserves Total equity	4 5	2,001,846,300 6,415,749,627 8,417,595,927	1,819,860,280 6,200,411,169 8,020,271,449
LIABILITIES			
NON-CURRENT LIABILITIES			
Long term financing	6	4,691,031,413	4,044,873,183
Redeemable capital	7	31,250,000	156,250,000
CURRENT LIABILITIES		4,722,281,413	4,201,123,183
Trade and other payables	8	1,485,564,889	1,425,022,011
Accrued mark-up	9	210,934,620	164,249,549
Short term borrowings	10	9,180,243,052	6,493,965,784
Current portion of non-current liabilities	11	1,924,341,777	1,620,216,772
- () () ()		12,801,084,338	9,703,454,116
Total liabilities		17,523,365,751	13,904,577,299
CONTINGENCIES AND COMMITMENTS	12		
TOTAL EQUITY AND LIABILITIES		25,940,961,678	21,924,848,748

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

Statement under section 24 (2) of the Companies Ordinace, 1984

This Consolidated financial information has been signed by two directors instead of chief executive and one director as the chief executive is not available for the time being in Pakistan

NISHAT (CHUNIAN) LIMITED BALANCE SHEET AS AT 30 JUNE 2014

	Note	2014 Rupees	2013 Rupees	
ASSETS				
NON-CURRENT ASSETS				
Fixed assets Investments in subsidiary companies Long term loans to employees Long term security deposits	13 14 15	9,382,006,140 1,986,318,705 3,054,223 20,744,440 11,392,123,508	7,635,608,369 1,886,681,200 3,092,629 2,531,259 9,527,913,457	
CURRENT ASSETS				
Stores, spare parts and loose tools Stock-in-trade Trade debts Loans and advances Short term prepayments Other receivables Short term investments Cash and bank balances	16 17 18 19 20 21 22	765,142,811 7,017,095,839 4,482,128,869 586,862,402 866,632 1,655,844,130 22,658,812 18,238,675 14,548,838,170	569,177,807 5,639,883,723 3,904,386,724 782,917,291 340,213 1,158,829,645 82,162,359 259,237,529 12,396,935,291	
TOTAL ASSETS		25,940,961,678	21,924,848,748	

NISHAT (CHUNIAN) LIMITED

PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED 30 JUNE 2014

	Note	2014 Rupees	2013 Rupees
SALES	23	22,799,758,141	21,213,244,304
COST OF SALES	24	(21,419,144,718)	(17,617,677,400)
GROSS PROFIT		1,380,613,423	3,595,566,904
DISTRIBUTION COST	25	(665,488,948)	(535,142,990)
ADMINISTRATIVE EXPENSES	26	(154,783,508)	(149,342,527)
OTHER EXPENSES	27	(72,725,888)	(137,292,220)
		(892,998,344)	(821,777,737)
		487,615,079	2,773,789,167
OTHER INCOME	28	1,815,279,349	1,000,393,903
PROFIT FROM OPERATIONS		2,302,894,428	3,774,183,070
FINANCE COST	29	(1,375,291,820)	(1,243,261,666)
PROFIT BEFORE TAXATION		927,602,608	2,530,921,404
TAXATION	30	(166,306,073)	(254,760,294)
PROFIT AFTER TAXATION		761,296,535	2,276,161,110
			Restated
EARNINGS PER SHARE - BASIC AND DILUTED	31	3.80	11.37

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

Statement under section 24 (2) of the Companies Ordinace, 1984

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DIRECTOR



NISHAT (CHUNIAN) LIMITED STATEMENT OF COMPREHENSIVE INCOME

FOR THE YEAR ENDED 30 JUNE 2014

	2014 Rupees	2013 Rupees
PROFIT AFTER TAXATION	761,296,535	2,276,161,110
OTHER COMPREHENSIVE INCOME		
Items that will not be reclassified to profit or loss	-	-
Items that may be reclassified subsequently to profit or loss	-	-
Other comprehensive income for the year	-	
	761,296,535	2,276,161,110

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

Statement under section 24 (2) of the Companies Ordinace, 1984

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DIRECTOR



NISHAT (CHUNIAN) LIMITED

CASH FLOW STATEMENT FOR THE YEAR ENDED 30 JUNE 2014

Note	2014 e Rupees	2013 Rupees
CASH FLOWS FROM OPERATING ACTIVITIES		
Cash (utilized in) / generated from operations 32	(509,286,955)	332,616,906
Net increase in long term security deposits Finance cost paid Income tax paid Net (increase) / decrease in long term loans to employees Net cash used in operating activities	(18,213,181) (1,473,509,793) (454,900,277) (1,574,511) (2,457,484,717)	(244,350) (1,223,861,554) (297,884,201) 2,649,818 (1,186,723,381)
CASH FLOWS FROM INVESTING ACTIVITIES		
Capital expenditure on property, plant and equipment Capital expenditure on intangible asset Proceeds from sale of operating fixed assets Investment in subsidiary company Short term loans made to subsidiary company Repayment of short term loans by subsidiary company Dividend received from subsidiary company Short term investments - net Profit on bank deposits received	(2,210,599,129) (9,585,298) 8,572,740 (99,637,505) - 1,313,100,740 59,503,547 5,232,138	(2,088,196,451) - 7,000,981 (10,823,000) (1,430,000,000) 2,562,500,000 750,343,280 (49,667,839) 27,113,410
Net cash used in investing activities	(933,412,767)	(231,729,619)
CASH FLOWS FROM FINANCING ACTIVITIES Proceeds from long term financing Repayment of long term financing Repayment of redeemable capital Short term borrowings - net Dividend paid Net cash from financing activities	2,658,000,000 (1,707,716,765) (125,000,000) 2,686,277,268 (361,661,873) 3,149,898,630	2,242,000,000 (1,304,591,772) (125,000,000) 1,144,455,260 (327,169,970) 1,629,693,518
Net (decrease) / increase in cash and cash equivalents	(240,998,854)	211,240,518
Cash and cash equivalents at the beginning of the year Cash and cash equivalents at the end of the year	259,237,529	47,997,011

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

Statement under section 24 (2) of the Companies Ordinace, 1984

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STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 JUNE 2014 **NISHAT (CHUNIAN) LIMITED**

			REVENUE RESERVES	S	
	SHARE CAPITAL	General reserve	Unappropriated profit	Total	τοται εαυιτγ
			Rupees		
Balance as at 30 June 2012	1,654,418,440	1,629,221,278	2,791,354,309	4,420,575,587	6,074,994,027
Transactions with owners:					
Final dividend for the year ended 30 June 2012 @ Rupees 2 per ordinary	'		(330,883,688)	(330,883,688)	(330,883,688)
lssue of bonus shares during the year	165,441,840	-	(165,441,840)	(165,441,840)	
	165,441,840	I	(496,325,528)	(496,325,528)	(330,883,688)
Profit for the year			2,276,161,110	2,276,161,110	2,276,161,110
Other comprehensive income for the year		1	•		
Total comprehensive income for the year	•	•	2,276,161,110	2,276,161,110	2,276,161,110
Balance as at 30 June 2013	1,819,860,280	1,629,221,278	4,571,189,891	6,200,411,169	8,020,271,449
Transactions with owners:					
Final dividend for the year ended 30 June 2013 @ Rupees 2 per ordinary	ı	•	(363,972,057)	(363,972,057)	(363,972,057)
lssue of bonus shares during the year	181,986,020	•	(181,986,020)	(181,986,020)	•
	181,986,020	•	(545,958,077)	(545,958,077)	(363,972,057)
Profit for the year	1	•	761,296,535	761,296,535	761,296,535
Other comprehensive income for the year	•	•			
Total comprehensive income for the year	•	•	761,296,535	761,296,535	761,296,535
Balance as at 30 June 2014	2,001,846,300	1,629,221,278	4,786,528,349	6,415,749,627	8,417,595,927

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

Statement under section 24 (2) of the Companies Ordinace, 1984 This Consolidated financial information has been signed by two directors instead of chief executive and one director as the chief executive is not available for the time being in Pakistan

DIRECTOR

DIRECTOR

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NISHAT (CHUNIAN) LIMITED NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

1. THE COMPANY AND ITS OPERATIONS

Nishat (Chunian) Limited ("the Company") is a public limited company incorporated in Pakistan under the Companies Ordinance, 1984 and is listed on the Lahore, Karachi and Islamabad Stock Exchanges. Its registered office is situated at 31-Q, Gulberg II, Lahore. The Company is engaged in business of spinning, weaving, dyeing, printing, stitching, processing, doubling, sizing, buying, selling and otherwise dealing in yarn, fabrics and made-ups made from raw cotton, synthetic fibre and cloth and to generate, accumulate, distribute, supply and sell electricity.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

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

2.1 Basis of preparation

a) Statement of compliance

These financial statements have been prepared in accordance with approved accounting standards as applicable in Pakistan. Approved accounting standards comprise of such International Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board as are notified under the Companies Ordinance, 1984, provisions of and directives issued under the Companies Ordinance, 1984. In case requirements differ, the provisions or directives of the Companies Ordinance, 1984 shall prevail.

b) Accounting convention

These financial statements have been prepared under the historical cost convention except for the certain financial instruments carried at fair value.

c) Critical accounting estimates and judgments

The preparation of financial statements in conformity with the approved accounting standards requires the use of certain critical accounting estimates. It also requires the management to exercise its judgment in the process of applying the Company's accounting policies. Estimates and judgments are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. The areas where various assumptions and estimates are significant to the Company's financial statements or where judgments were exercised in application of accounting policies are as follows:

Useful lives, patterns of economic benefits and impairment

Estimates with respect to residual values and useful lives and pattern of flow of economic benefits are based on the analysis of the management of the Company. Further, the Company reviews the value of assets for possible impairment on an annual basis. Any change in the estimates in the future might affect the carrying amount of respective item of property, plant and equipment, with a corresponding effect on the depreciation charge and impairment.

Inventories

Net realizable value of inventories is determined with reference to currently prevailing selling prices less estimated expenditure to make sales.

Accumulating compensated absences

The provision for accumulating compensated absences is made on the basis of accumulated leave balance on account of employees.

Taxation

In making the estimates for income tax currently payable by the Company, the management takes into account the current income tax law and the decisions of appellate authorities on certain issues in the past.

Provisions for doubtful debts

The Company reviews its receivables against any provision required for any doubtful balances on an ongoing basis. The provision is made while taking into consideration expected recoveries, if any.

Impairment of investments in subsidiary companies

In making an estimate of recoverable amount of the Company's investments in subsidiary companies, the management considers future cash flows.

d) Amendments to published approved standards that are effective in current year and are relevant to the Company

The following amendments to published approved standards are mandatory for the Company's accounting periods beginning on or after 01 July 2013:

IFRS 7 (Amendment) 'Financial Instruments: Disclosures' (effective for annual periods beginning on or after 01 January 2013). The International Accounting Standards Board (IASB) has amended the accounting requirements and disclosures related to offsetting of financial assets and financial liabilities by issuing amendments to IAS 32 'Financial Instruments: Presentation' and IFRS 7. These amendments are the result of IASB and US Financial Accounting Standards Board undertaking a joint project to address the differences in their respective accounting standards regarding offsetting of financial instruments. The application of the amendments does not result in any impact on profit or loss, other comprehensive income and total comprehensive income.

On 17 May 2012, IASB issued Annual Improvements to IFRS: 2009 – 2011 Cycle, incorporating amendments to five IFRS more specifically in IAS 1 'Presentation of Financial Statements' and IAS 32 'Financial instruments: Presentation' that are considered relevant to the Company's financial statements. These amendments are effective for annual periods beginning on or after 01 January 2013. The application of the amendments does not result in any impact on profit or loss, other comprehensive income and total comprehensive income.

e) Standards, interpretation and amendments to published standards that are effective in current year but not relevant to the Company

There are other standards, new interpretation and amendments to published standards that are mandatory for accounting periods beginning on or after 01 July 2013 but are considered not to be relevant or do not have any significant impact on the Company's financial statements and are therefore not detailed in these financial statements.

f) Standards, interpretation and amendments to published standards that are not yet effective but relevant to the Company

Following standards, interpretation and amendments to existing standards have been published and are mandatory for the Company's accounting periods beginning on or after 01 July 2014 or later periods:

IFRS 9 'Financial Instruments' (effective for annual periods beginning on or after 01 January 2018). A finalized version of IFRS 9 which contains accounting requirements for financial instruments, replacing IAS 39 'Financial Instruments: Recognition and Measurement'. Financial assets are classified by reference to the business model within which they are held and their contractual cash flow characteristics. The 2014 version of IFRS 9 introduces a 'fair value through other comprehensive income' category for certain debt instruments. Financial liabilities are classified in a similar manner to under IAS 39, however there are differences in the requirements applying to the measurement of an entity's own credit risk. The 2014 version of IFRS 9 introduces an 'expected credit loss' model for the measurement of the impairment of financial assets, so it is no longer necessary for a credit event to have occurred before a credit loss is recognized. It introduces a new hedge accounting model that is designed to be more closely aligned with how entities undertake risk management activities when hedging financial and non-financial risk exposures. The requirements for the derecognition of financial assets and liabilities are carried forward from IAS 39. The management of the Company is in the process of evaluating the impacts of the aforesaid standard on the Company's financial statements.

IFRS 10 'Consolidated Financial Statements' (effective for annual periods beginning on or after 01 January 2015). Concurrent with the issuance of IFRS 10, the IASB has also issued IFRS 11 'Joint Arrangements', IFRS 12 'Disclosure of Interests in Other Entities', IAS 27 (revised 2011) 'Separate Financial Statements' and IAS 28 (revised 2011) 'Investments in Associates'. The objective of IFRS 10 is to have a single basis for consolidation for all entities, regardless of the nature of the investee, and that basis is control. The definition of control includes three elements: power over an investee, exposure or rights to variable returns of the investee and the ability to use power over the investee to affect the investor's returns. IFRS 10 replaces those parts of IAS 27 'Consolidated and Separate Financial Statements' that address when and how an investor should prepare consolidated financial statements and replaces Standing Interpretations Committee (SIC) 12 'Consolidation – Special Purpose Entities' in its entirety. The management of the Company is in the process of evaluating the impacts of the aforesaid standard on the Company's financial statements.

IFRS 12 'Disclosures of Interests in Other Entities' (effective for annual periods beginning on or after 01 January 2015). This standard includes the disclosure requirements for all forms of interests in other entities, including joint arrangements, associates, special purpose vehicles and other off-balance sheet vehicles. This standard is not expected to have a material impact on the Company's financial statements.

Amendments to IFRS 10, IFRS 11 and IFRS 12 (effective for annual periods beginning on or after 01 January 2015) provide additional transition relief in by limiting the requirement to provide adjusted comparative information to only the preceding comparative period. Also, amendments to IFRS 12 eliminate the requirement to provide comparative information for periods prior to the immediately preceding period.

Amendments to IFRS 10, IFRS 12 and IAS 27 (effective for annual periods beginning on or after 01 January 2015) provide 'investment entities' an exemption from the consolidation of particular subsidiaries and instead require that: an investment entity measure the investment in each eligible subsidiary at fair value through profit or loss; requires additional disclosures; and require an investment entity to account for its investment in a relevant subsidiary in the same way in its consolidated and separate financial statements. The management of the Company is in the process of evaluating the impacts of the aforesaid amendments on the Company's financial statements.

IFRS 13 'Fair value Measurement' (effective for annual periods beginning on or after 01 January 2015). This standard aims to improve consistency and reduce complexity by providing a precise definition of fair value and a single source of fair value measurement and disclosure requirements for use across IFRSs. The requirements, which are largely aligned between IFRSs and US GAAP, do not extend the use of fair value accounting but provide

guidance on how it should be applied where its use is already required or permitted by other standards within IFRSs or US GAAP. This standard is not expected to have a material impact on the Company's financial statements.

IFRS 15 'Revenue from Contracts with Customers' (effective for annual periods beginning on or after 01 January 2017). IFRS 15 provides a single, principles based five-step model to be applied to all contracts with customers. The five steps in the model are: identify the contract with the customer; identify the performance obligations in the contract; determine the transaction price; allocate the transaction price to the performance obligation. Guidance is provided on topics such as the point in which revenue is recognised, accounting for variable consideration, costs of fulfilling and obtaining a contract and various related matters. New disclosures about revenue are also introduced. The management of the Company is in the process of evaluating the impacts of the aforesaid standard on the Company's financial statements.

IAS 16 (Amendments) 'Property, Plant and Equipment' (effective for annual periods beginning on or after 01 January 2016). The amendments clarify that a depreciation method that is based on revenue that is generated by an activity that includes the use of an asset is not appropriate for property, plant and equipment; and add guidance that expected future reductions in the selling price of an item that was produced using an asset could indicate the expectation of technological or commercial obsolescence of the asset, which, in turn, might reflect a reduction of the future economic benefits embodied in the asset. However, the amendments are not expected to have a material impact on the Company's financial statements.

IAS 32 (Amendments) 'Financial Instruments: Presentation' (effective for annual periods beginning on or after 01 January 2014). Amendments have been made to clarify certain aspects because of diversity in application of the requirements on offsetting, focused on four main areas: the meaning of 'currently has a legally enforceable right of set-off'; the application of simultaneous realization and settlement; the offsetting of collateral amounts and the unit of account for applying the offsetting requirements. However, the amendments are not expected to have a material impact on the Company's financial statements.

IAS 36 (Amendments) 'Impairment of Assets' (effective for annual periods beginning on or after 01 January 2014). Amendments have been made in IAS 36 to reduce the circumstances in which the recoverable amount of assets or cash- generating units is required to be disclosed, clarify the disclosures required and to introduce an explicit requirement to disclose the discount rate used in determining impairment (or reversals) where recoverable amount (based on fair value less costs of disposal) is determined using a present value technique. However, the amendments are not expected to have a material impact on the Company's financial statements.

On 12 December 2013, IASB issued Annual Improvements to IFRSs: 2010 – 2012 Cycle, incorporating amendments to seven IFRSs more specifically in IFRS 8 'Operating Segments' and IFRS 13 'Fair Value Measurement', which are considered relevant to the Company's financial statements. These amendments are effective for annual periods beginning on or after 01 July 2014. These amendments are unlikely to have a significant impact on the Company's financial statements are unlikely to have a significant impact on the Company's financial statements are unlikely to have a significant impact on the Company's financial statements.

On 12 December 2013, IASB issued Annual Improvements to IFRSs: 2011 – 2013 Cycle, incorporating amendments to four IFRSs more specifically in IFRS 13 'Fair Value Measurement', that is considered relevant to the Company's financial statements. These amendments are effective for annual periods beginning on or after 01 July 2014. These amendments are unlikely to have a significant impact on the Company's financial statements and have therefore not been analyzed in detail.

IFRIC 21 'Levies' (effective for annual periods beginning on or after 01 January 2014). The interpretation provides guidance on when to recognize a liability for a levy imposed by a government, both for levies that are accounted for in accordance with IAS 37 'Provisions, Contingent Liabilities and Contingent Assets' and those where the timing and amount of the levy is certain. The interpretation identifies the obligating event for the recognition of a liability as the activity that triggers the payment of the levy in accordance with the relevant legislation. However, the interpretation is not expected to have a material impact on the Company's financial statements.

g) Standard and amendments to published standards that are not yet effective and not considered relevant to the Company

There are other standard and amendments to published standards that are mandatory for accounting periods beginning on or after 01 July 2014 but are considered not to be relevant or do not have any significant impact on the Company's financial statements and are therefore not detailed in these financial statements.

2.2 Taxation

Current

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

Deferred

Deferred tax is accounted for using the balance sheet liability method in respect of all temporary differences arising from differences between the carrying amount of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of the taxable profit. Deferred tax liabilities are generally recognized for all taxable temporary differences and deferred tax assets to the extent that it is probable that taxable profits will be available against which the deductible temporary differences, unused tax losses and tax credits can be utilized.

Deferred tax is calculated at the rates that are expected to apply to the period when the differences reverse based on tax rates that have been enacted or substantively enacted by the balance sheet date. Deferred tax is charged or credited in the profit and loss account, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case the tax is also recognised in statement of comprehensive income or directly in equity.

2.3 Employee benefits

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

Provident fund

There is an approved contributory provident fund for employees of the Company. Equal monthly contributions are made both by the employees and the Company to the fund in accordance with the fund rules. The Company's contributions to the fund are charged to income currently.

Accumulating compensated absences

The Company provides for accumulating compensated absences, when the employees render service that increase their entitlement to future compensated absences. Under the rules, head office employees and factory staff are entitled to 20 days leave per year and factory workers are entitled to 14 days leave per year respectively. Unutilized leaves can be accumulated upto 10 days in case of head office employees, 40 days in case of factory staff and upto 28 days in case of factory workers. Any further un-utilized leaves will lapse. Any un-utilized leave balance i.e. 40 days and 28 days in case of factory staff and workers respectively, can be encashed by them at any time during their employment. Unutilized leaves can be used at any time by all employees, subject to the Company's approval.

Provisions are made annually to cover the obligation for accumulating compensated absences and are charged to income.

2.4 Fixed assets

Property, plant, equipment and depreciation

Property, plant and equipment except freehold land and capital work-in-progress are stated at cost less accumulated depreciation and any identified impairment loss. Cost in relation to certain property, plant and equipment signifies historical cost, borrowing cost pertaining to erection / construction period of qualifying assets and other directly attributable cost of bringing the asset to working condition. Freehold land and capital work-in-progress are stated at cost less any identified impairment loss.

Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and cost of the item can be measured reliably. All other repair and maintenance costs are charged to income during the period in which they are incurred.

Depreciation

Depreciation on all operating fixed assets is charged to income on the reducing balance method so as to write off the cost / depreciable amount of the assets over their estimated useful lives at the rates given in Note 13.1. Depreciation on additions is charged from the month in which the assets are available for use upto the month prior to disposal. The assets' residual values and useful lives are reviewed at each financial year end and adjusted if impact on depreciation is significant.

Derecognition

An item of property, plant and equipment is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and carrying amount of the asset) is included in the profit and loss account in the year the asset is derecognized.

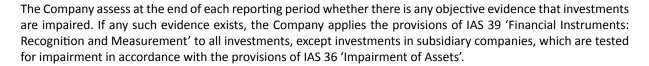
Intangible asset

Intangible assets, which are non-monetary assets without physical substance, are recognized at cost, which comprise purchase price, non-refundable purchase taxes and other directly attributable expenditures relating to their implementation and customization. After initial recognition, an intangible asset is carried at cost less accumulated amortization and impairment losses, if any. Intangible assets are amortized from the month, when these assets are available for use, using the straight line method, whereby the cost of the intangible asset is amortized over its estimated useful life over which economic benefits are expected to flow to the Company. The useful life and amortization method are reviewed and adjusted, if appropriate, at each reporting date.

2.5 Investments

Classification of an investment is made on the basis of intended purpose for holding such investment. Management determines the appropriate classification of its investments at the time of purchase and re-evaluates such designation on regular basis.

Investments are initially measured at fair value plus transaction costs directly attributable to acquisition, except for 'investment at fair value through profit or loss' which is measured initially at fair value.



a) Investment at fair value through profit or loss

Investment classified as held-for-trading and those designated as such are included in this category. Investments are classified as held-for-trading if these are acquired for the purpose of selling in the short term. Gains or losses on investments held-for-trading are recognized in profit and loss account.

b) Held-to-maturity

Investments with fixed or determinable payments and fixed maturity are classified as held-to-maturity when the Company has the positive intention and ability to hold to maturity. Investments intended to be held for an undefined period are not included in this classification. Other long-term investments that are intended to be held to maturity are subsequently measured at amortized cost. This cost is computed as the amount initially recognized minus principal repayments, plus or minus the cumulative amortization, using the effective interest method, of any difference between the initially recognized amount and the maturity amount. For investments carried at amortized cost, gains and losses are recognized in profit and loss account when the investments are de-recognized or impaired, as well as through the amortization process.

c) Investments in subsidiary companies

Investments in subsidiary companies are stated at cost less impairment loss, if any, in accordance with the provisions of IAS 27 'Consolidated and Separate Financial Statements'.

d) Available-for-sale

Investments intended to be held for an indefinite period of time, which may be sold in response to need for liquidity, or changes to interest rates or equity prices are classified as available-for-sale. After initial recognition, investments which are classified as available-for-sale are measured at fair value. Gains or losses on available-for-sale investments are recognized directly in statement of comprehensive income until the investment is sold, de-recognized or is determined to be impaired, at which time the cumulative gain or loss previously reported in statement of comprehensive income is included in profit and loss account. These are sub-categorized as under:

Quoted

For investments that are actively traded in organized capital markets, fair value is determined by reference to stock exchange quoted market bids at the close of business on the balance sheet date.

Unquoted

Fair value of unquoted investments is determined on the basis of appropriate valuation techniques as allowed by IAS 39 'Financial Instruments: Recognition and Measurement'.

2.6 Inventories

Inventories, except for stock-in-transit and waste stock, are stated at lower of cost and net realizable value. Cost is determined as follows:

Stores, spare parts and loose tools

Usable stores, spare parts and loose tools are valued principally at weighted average cost, while items considered obsolete are carried at nil value. Items-in-transit are valued at cost comprising invoice value plus other charges paid thereon.

Stock-in-trade

Cost of raw materials is measured using the weighted average cost formula.

Cost of work-in-process and finished goods comprise cost of direct material, labour and appropriate manufacturing overheads. Cost of goods purchased for resale is based on first-in-first-out (FIFO) cost formula.

Materials-in-transit are stated at cost comprising invoice values plus other charges paid thereon. Waste stock is valued at net realizable value.

Net realizable value signifies the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

2.7 Foreign currencies

These financial statements are presented in Pak Rupees, which is the Company's functional currency. All monetary assets and liabilities denominated in foreign currencies are translated into Pak Rupees at the rates of exchange prevailing at the balance sheet date, while the transactions in foreign currencies during the year are initially recorded in functional currency at the rates of exchange prevailing at the transaction date. All non-monetary items are translated into Pak Rupees at exchange rates prevailing on the date of transaction or on the date when fair values are determined. Exchange gains and losses are included in the income currently.

2.8 Borrowing cost

Borrowing costs are recognized as expense in the period in which these are incurred except to the extent of borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset. Such borrowing costs, if any, are capitalized as part of cost of that asset.

2.9 Revenue recognition

Revenue from sales is recognized on dispatch of goods to customers.

Return on bank deposits is accrued on a time proportionate basis by reference to the principal outstanding and the applicable rate of return.

Revenue from sale of electricity is recognized at the time of transmission.

Dividend income on equity investment is recognized as and when the right to receive dividend is established.

2.10 Share capital

Ordinary shares and irredeemable preference shares are classified as equity. Incremental costs directly attributable to the issue of new shares are shown in equity as a deduction, net of tax, from the proceeds.

2.11 Financial instruments

Financial instruments carried on the balance sheet include security deposits, trade debts, loans and advances, short term investments, other receivables, cash and bank balances, short term borrowings, long term financing, redeemable capital, accrued mark-up and trade and other payables. Financial assets and liabilities are recognized when the Company becomes a party to the contractual provisions of the instrument. Initial recognition is made at fair value plus transaction costs directly attributable to acquisition, except for 'financial instrument at fair value through profit or loss' which is measured initially at fair value.

Financial assets are de-recognized when the Company loses control of the contractual rights that comprise the financial asset. The Company loses such control if it realizes the rights to benefits specified in contract, the rights expire or the Company surrenders those rights. Financial liabilities are de-recognized when the obligation specified in the contract is discharged, cancelled or expired. Any gain or loss on subsequent measurement (except available for sale investments) and de-recognition is charged to the profit or loss currently. The particular measurement methods adopted are disclosed in the individual policy statements associated with each item and in the accounting policy of investments.

2.12 Trade debts and other receivables

Trade debts and other receivables are carried at original invoice value less an estimate made for doubtful debts based on a review of all outstanding amounts at the year end. Bad debts are written off when identified.

2.13 Borrowings

Borrowings are recognized initially at fair value and are subsequently stated at amortized cost. Any difference between the proceeds and the redemption value is recognized in the profit and loss account over the period of the borrowings using the effective interest rate method.

2.14 Trade and other payables

Liabilities for trade and other amounts payable are initially recognized at fair value which is normally the transaction cost.

2.15 Off setting

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

2.16 Cash and cash equivalents

Cash and cash equivalents are carried in the balance sheet at book value which approximates their fair value. For the purpose of cash flow statement, cash and cash equivalents comprise cash in hand, cash at banks on current, saving and deposit accounts, other short term highly liquid instruments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

2.17 Non-current assets held for sale

Non-current assets are classified as assets held for sale and stated at the lower of carrying amount and fair value less costs to sell if their carrying amount is to be recovered principally through a sale transaction rather than through continuing use.

2.18 Derivative financial instruments

Derivative financial instruments are initially recognized at fair value on the date a derivative contract is entered into and are remeasured to fair value at subsequent reporting dates. The method of recognizing the resulting gain or loss depends on whether the derivative is designated as a hedging instrument, and if so, the nature of the item being hedged. The Company designates certain derivatives as cash flow hedges.

The Company documents at the inception of the transaction the relationship between the hedging instruments and hedged items, as well as its risk management objective and strategy for undertaking various hedge transactions. The Company also documents its assessment, both at hedge inception and on an ongoing basis, of whether the derivatives that are used in hedging transactions are highly effective in offsetting changes in cash flow of hedged items.

The effective portion of changes in the fair value of derivatives that are designated and qualify as cash flow hedges are recognized in statement of comprehensive income. The gain or loss relating to the ineffective portion is recognized immediately in the profit and loss account.

Amounts accumulated in equity are recognized in profit and loss account in the periods when the hedged item will affect profit or loss.

2.19 Provisions

Provisions are recognized when the Company has a 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 obligations and a reliable estimate of the amount can be made.

2.20 Impairment

a) Financial assets

A financial asset is considered to be impaired if objective evidence indicate that one or more events had a negative effect on the estimated future cash flows of that asset.

An impairment loss in respect of a financial asset measured at amortized cost is calculated as a difference between its carrying amount and the present value of estimated future cash flows discounted at the original effective interest rate. An impairment loss in respect of available for sale financial asset is calculated by reference to its current fair value.

Individually significant financial assets are tested for impairment on an individual basis. The remaining financial assets are assessed collectively in groups that share similar credit risk characteristics.

b) Non-financial assets

The carrying amounts of the Company's assets are reviewed at each balance sheet date to determine whether there is any indication of impairment. If such indication exists, the recoverable amount of such asset is estimated. An impairment loss is recognized wherever the carrying amount of the asset exceeds its recoverable amount. Impairment losses are recognized in profit and loss account. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. If that is the case, the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in profit and loss account.

2.21 Segment reporting

Segment reporting is based on the operating (business) segments of the Company. An operating segment is a component of the Company that engages in business activities from which it may earn revenues and incur expenses, including revenues and expenses that relate to the transactions with any of the Company's other components. An operating segment's operating results are reviewed regularly by the chief executive to make decisions about resources to be allocated to the segment and assess its performance, and for which discrete financial information is available.

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

The Company has four reportable business segments. Spinning (Producing different quality of yarn using natural and artificial fibres), Weaving (Producing different quality of greige fabric using yarn), Processing and Home Textile (Processing greige fabric for production of printed and dyed fabric and manufacturing of home textile articles) and Power Generation (Generating and distributing power).

Transaction among the business segments are recorded at arm's length prices using admissible valuation methods. Inter segment sales and purchases are eliminated from the total.

2.22 Dividend to ordinary shareholders and other appropriations

Dividend distribution to the ordinary shareholders is recognized as a liability in the Company's financial statements in period in which the dividends are declared and other appropriations are recognized in the period in which these are approved by the Board of Directors.

3.		HARE CAPITAL		2014 Rupees	2013 Rupees	
J.	AUTHORIZED					
	2014 (Number o	2013 of shares)				
	230,000,000	230,000,000	Ordinary shares of Rupees 10 each	2,300,000,000	2,300,000,000	
	20,000,000	20,000,000 250,000,000	Preference shares of Rupees 10 each	200,000,000 2,500,000,000	200,000,000 2,500,000,000	
4.	ISSUED, SUBS	CRIBED AND PA	ND-UP SHARE CAPITAL			
	2014 (Number o	2013 of shares)				
	94,720,922	94,720,922	Ordinary shares of Rupees 10 each fully paid in cash	947,209,220	947,209,220	
	104,239,443	86,040,841	Ordinary shares of Rupees 10 each issued as fully paid bonus shares	1,042,394,430	860,408,410	
	1,224,265	1,224,265	Ordinary shares of Rupees 10 each issued as fully paid for consideration other than cash to members of Umer Fabrics Limited as per the Scheme of Arrangement as approved by the Honourable Lahore High Court, Lahore	12,242,650	12,242,650	
	200,184,630	181,986,028		2,001,846,300	1,819,860,280	

2014 2013 (Number of shares)

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4.1 Ordinary shares of the Company held by related companies:

Nishat Mills Limited	27,241,116	24,764,653
D.G. Khan Cement Company Limited	6,062,169	5,511,065
	33,303,285	30,275,718

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				2014	2013
				Rupees	Rupees
4.2	Movement duri	ng the year			
	2014 (Number o	2013 of shares)			
	181,986,028	165,441,844	At 01 July	1,819,860,280	1,654,418,440
	18,198,602	16,544,184	lssue of fully paid bonus shares of Rupees 10 each at par	181,986,020	165,441,840
	200,184,630	181,986,028	At 30 June	2,001,846,300	1,819,860,280

4.3 18,198,602 ordinary shares of Rupees 10 each were issued as fully paid bonus shares during the year ended 30 June 2014 in pursuance of 10% bonus issue approved in Annual General Meeting of the shareholders of the Company held on 30 October 2013.

		2014 Rupees	2013 Rupees
5.	RESERVES		
	Composition of reserves is as follows:		
	Revenue reserves		
	General reserve	1,629,221,278	1,629,221,278
	Unappropriated profit	4,786,528,349	4,571,189,891
		6,415,749,627	6,200,411,169
6.	LONG TERM FINANCING		
	From banking companies / financial institutions - secured		
	Long term loans (Note 6.1)	6,020,373,190	4,875,089,955
	Long term musharaka (Note 6.2)	470,000,000	665,000,000
	-	6,490,373,190	5,540,089,955
	Less: Current portion shown under current liabilities (Note 11)		
	Long term loans	1,604,341,777	1,300,216,772
	Long term musharaka	195,000,000	195,000,000
		1,799,341,777	1,495,216,772
		4,691,031,413	4,044,873,183

6.1 Long term loans

LENDER	2014	2013	RATE OF MARK-UP PER ANNUM	NUMBER OF INSTALLMENTS	MARK-UP REPRICING	MARK-UP PAYABLE
	Rupees	Rupees				
Standard Chartered Bank (Pakistan) Limited	1,000,000,000		3-month KIBOR + 0.75%	Sixteen equal quarterly instalments commencing on 04 May 2015 and ending on 04 February 2019.	Quarterly	Quarterly
United Bank Limited-1	3,575,000	10,725,000	SBP rate for LTFF + 2.5%	Eight equal half yearly instalments commenced on 20 May 2011 and ending on 20 November 2014.		Quarterly
United Bank Limited-2	4,800,000	14,400,000	SBP rate for LTFF + 2.5%	Eight equal half yearly instalments commenced on 08 June 2011 and ending on 08 December 2014.		Quarterly
United Bank Limited-3	2,200,000	4,400,000	SBP rate for LTFF + 2.5%	Eight equal half yearly instalments commenced on 28 July 2011 and ending on 28 January 2015.		Quarterly
United Bank Limited-4	22,150,000	44,300,000	SBP rate for LTFF + 2.5%	Eight equal half yearly instalments commenced on 18 July 2011 and ending on 18 January 2015.		Quarterly
United Bank Limited-5	6,625,000	13,250,000	SBP rate for LTFF + 2.5%	Eight equal half yearly instalments commenced on 26 July 2011 and ending on 26 January 2015.		Quarterly
United Bank Limited-6	343,750,000	468,750,000	3-month KIBOR + 1.25%	Sixteen equal quarterly instalments commenced on 09 June 2013 and ending on 09 March 2017.	Quarterly	Quarterly
Allied Bank Limited-1	375,000,000	500,000,000	3-month KIBOR + 1.25%	Sixteen equal quarterly instalments commenced on 06 September 2013 and ending on 06 June 2017.	Quarterly	Quarterly
Allied Bank Limited-2	750,000,000	1,050,000,000	3-month KIBOR + 1.25%	Sixteen equal quarterly instalments commenced on 28 February 2013 and ending on 29 November 2016.	Quarterly	Quarterly
Pak KuwaitInvestment Company (Private) Limited	83,333,344	138,888,896	6-month KIBOR + 2%	Eighteen equal quarterly instalments commenced on 21 September 2011 and ending on 21 December 2015.	Half Yearly	Quarterly
The Bank of Punjab-1	101,250,000	168,750,000	SBP rate for LTFF + 2.5%	Sixteen equal quarterly instalments commenced on 15 January 2012 and ending on 15 October 2015.		Quarterly
The Bank of Punjab-2	20,833,344	104,166,669	6-month KIBOR + 1.25%	Twelve equal guarterly instalments commenced on 01 October 2011 and ending on 01 July 2014.	Quarterly	Quarterly
The Bank of Punjab-3	350,000,000	450,000,000	3-month KIBOR + 0.75%	Ten equal half yearly instalments commenced on 17 June 2013 and ending on 17 December 2017.	Quarterly	Quarterly
The Bank of Punjab-4	800,000,000	1,000,000,000	3-month KIBOR + 0.75%	Ten equal half yearly instalments commenced on 10 December 2013 and ending on 10 June 2018.	Quarterly	Quarterly
Samba Bank Limited-1		62,500,000	3-month KIBOR + 1.50%	Eight equal quarterly instalments commenced on 31 January 2012 and ended on 31 October 2013.	Quarterly	Quarterly
Samba Bank Limited-2	437,500,000		3-month KIBOR + 0.75%	Sixteen equal quarterly instalments commenced on 28 February 2014 and ending on 31 October 2017.	Quarterly	Quarterly
Saudi Pak Industrial and Agricultural Investment Company Limited	47,481,502	68,584,390	SBP rate for LTFF+ 3%	Eighteen equal quarterly instalments commenced on 31 May 2012 and ending on 31 August 2016.		Quarterly
Soneri Bank Limited	171,875,000	234,375,000	3-month KIBOR + 1%	Sixteen equal quarterly instalments commenced on 30 April 2013 and ending on 31 January 2017.	Quarterly	Quarterly
Pak Brunei Investment Company Limited	·	200,000,000	3-month KIBOR + 1.25%	Sixteen edual quarterly instalments commenced on 02 July 2013 and ending on 02 April 2017. However, the Company made pre- payment of loan in full during the currenty ear.	Quarterly	Quarterly

6.1 Long term loans

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LENDER	2014	2013	RATE OF MARK-UP PER ANNUM	NUMBER OF INSTALLMENTS	MARK-UP REPRICING	MARK-UP PAYABLE
	Rupees	Rupees				
Syndicated term finance						
Allied Bank Limited	1,100,000,000	342,000,000	3-month KIBOR + 1%	Ten equal half yearly instalments commencing on 27 December 2014 and ending on 27 June 2019.	Quarterly	Quarterly
Habib Bank Limited	300,000,000		3-month KIBOR + 1%	Ten equal half yearly instalments commencing on 27 December 2014 and ending on 27 June 2019.	Quarterly	Quarterly
Habib Me r opolitan Bank Limited	100,000,000		3-month KIBOR + 1%	Ten equal half yearly instalments commencing on 27 December 2014 and ending on 27 June 2019.	Quarterly	Quarterly
	1,500,000,000	342,000,000				
		6,020,373,190 4,875,089,955				

6.2 Long term musharaka

LENDER	2014	2013	RATE OF PROFIT PER ANNUM	NUMBER OF INSTALLMENTS	PROFIT REPRICING	PROFIT PAYABLE
	Rupees	Rupees				
Burj Bank Limited	70,000,000	105,000,000	6-month KIBOR + 1%	Sixteen equal quarterly instalments commenced on 30 September 2012 and ending on 30 June 2016.	Half Yearly	Quarterly
Dubai Islamic Bank (Pakistan) Limited-1	80,000,000	160,000,000	6-month KIBOR + 1.15%		Half Yearly	Half Yearly
Dubai Islamic Bank (Pakistan) Limited-2	320,000,000	400,000,000	6-month KIBOR + 0.75%	Ten equal half yearly instalments commenced on 29 September 2013 and ending on 29 March 2018.	Half Yearly	Half Yearly
	470,000,000	665,000,000				

- 6.3 Long term loans are secured by first joint pari passu hypothecation and equitable mortgage on all present and future fixed assets of the Company to the extent of Rupees 5,566,909 million (2013: Rupees 5,566,909 million) and ranking charge on all present and future fixed assets of the Company to the extent of Rupees 3,333.34 million).
- 6.4 Long term musharaka are secured by first joint pari passu hypothecation and equitable mortgage on all present and future fixed assets of the Company to the extent of Rupees 610.833 million (2013: Rupees 610.833 million) and ranking charge on all present and future fixed assets of the Company to the extent of Rupees 610.833 million (2013: Rupees 480 million) and
- 7. REDEEMABLE CAPITAL

	2014	2013	RATE OF PROFIT PER ANNUM	NUMBER OF INSTALLMENTS	PROFIT REPRICING	PROFIT PAYABLE
	Rupees	Rupees				
Privately placed term finance certificates	156,250,000	281,250,000	3-month KIBOR + 2.25%	281,250,000 3-month KIBOR + 2.25% Six teen equal quarterly instellments commenced on 30 December		
Less: Current portion shown under current liabilities (Note 11)	125,000,000	125,000,000		2011 and ending on 30 September 2015.	Quarterly	Quarterly
	31,250,000	156,250,000				

Privately placed term finance certificates are secured by first joint pari passu hypothecation and equitable mortgage on all present and future fixed assets of the Company to the extent of Rupees 583.333 million (2013: Rupees 583.333 million). 7.1

		2014	2013
		Rupees	Rupees
8.	TRADE AND OTHER PAYABLES		
	Creditors (Note 8.1)	823,301,752	845,135,593
	Accrued liabilities	460,083,872	284,274,252
	Advances from customers	42,660,691	73,010,759
	Securities from contractors - interest free and repayable on		
	completion of contracts	3,296,033	2,893,232
	Retention money	33,695,305	18,918,528
	Income tax deducted at source	15,469,966	12,459,832
	Unclaimed dividend	22,988,204	20,678,020
	Workers' profit participation fund (Note 8.2)	48,963,705	133,588,242
	Workers' welfare fund	21,681,803	21,681,803
	Fair value of forward exchange contracts	-	3,934,388
	Others	13,423,558	8,447,362
		1,485,564,889	1,425,022,011

8.1 It includes Rupees 1.439 million (2013: Rupees Nil) due to a related party.

8.2 Workers' profit participation fund

Balance as at 01 July	133,588,242	45,795,817
Add: Interest for the year (Note 29)	2,707,776	7,255,187
Add: Allocation for the year (Note 27)	48,963,705	133,588,242
	185,259,723	186,639,246
Less : Payments during the year	136,296,018	53,051,004
Balance as at 30 June	48,963,705	133,588,242

8.2.1 The Company retains workers' profit participation fund for its business operations till the date of allocation to workers. Interest is paid at prescribed rate under the Companies Profit (Workers' Participation) Act, 1968 on funds utilized by the Company till the date of allocation to workers.

		2014 Rupees	2013 Rupees
9.	ACCRUED MARK-UP		
	Long term financing	99,717,443	72,521,723
	Redeemable capital	53,165	87,300
	Short term borrowings	111,164,012	91,640,526
		210,934,620	164,249,549

		2014 Rupees	2013 Rupees
10.	SHORT TERM BORROWINGS		
	From banking companies - secured		
	Short term running finances (Notes 10.1 and 10.2)	261,564,193	587,198,422
	Export finances - Preshipment / SBP refinance (Notes 10.1 and 10.3)	7,043,678,859	1,662,615,362
	Other short term finances (Notes 10.1 and 10.4)	1,875,000,000	4,244,152,000
		9,180,243,052	6,493,965,784

- **10.1** These finances are obtained from banking companies under mark-up arrangements and are secured by hypothecation of all present and future current assets of the Company and lien on export bills to the extent of Rupees 23,864 million (2013: Rupees 16,493 million). These form part of total credit facilities of Rupees 17,140 million (2013: Rupees 12,225 million).
- **10.2** The rates of mark-up range from 9.52% to 12.94% (2013: 10.02% to 14.60%) per annum on the balance outstanding.
- **10.3** The rates of mark-up on Pak Rupee finances and US Dollar finances range from 8.90% to 11.03% (2013: 8.70% to 12.83%) per annum and 1.25% to 3.28% (2013: 1.45% to 2.39%) per annum respectively on the balance outstanding.
- **10.4** The rates of mark-up range from 9.32% to 10.84% (2013: 9.42% to 12.84%) per annum on the balance outstanding.

		2014 Rupees	2013 Rupees
11.	CURRENT PORTION OF NON-CURRENT LIABILITIES		
	Current portion of long term financing (Note 6)	1,799,341,777	1,495,216,772
	Current portion of redeemable capital (Note 7)	125,000,000	125,000,000
		1,924,341,777	1,620,216,772

12. CONTINGENCIES AND COMMITMENTS

12.1 Contingencies

12.1.1 The Company filed the sales tax refund claim amounting to Rupees 43.507 million for the tax period December 2011 through Expeditious Refund System (ERS) / Risk Management System (RMS) of Federal Board of Revenue (FBR). However, the said claim did not qualify the RMS criteria due to information technology issues and was forwarded for normal processing to Large Taxpayer Unit (LTU). Subsequently, the request for roll back of the subject claim was submitted by the Company to FBR. The subject claim was rolled back by FBR. However, when the Company tried to re-file its claim through RMS, the claim had become time barred. In the meanwhile, the Tax Department had also initiated pre-refund audit of the Company for the tax period December 2011 and duly completed it. After completion of pre-refund audit, LTU, Lahore, tried to allow condonation so that the Company can file the above said claim, but filing of refund claim could not be processed as it has exceeded time limit of one year. Now, the Chief Commissioner has requested FBR to condone the time limit for re-filing of above referred refund claim, as the Company has filed complaint before Federal Tax Ombudsman in this regard. No provision against this sales tax refund has been made in these financial statements as the Company is confident to get the sales tax refund.



- 12.1.2 The Company preferred appeal against the Government of Punjab in the Honourable Lahore High Court, Lahore against imposition of electricity duty on internal generation and the writ petition has been accepted. However, Government of Punjab has moved to the Honourable Supreme Court of Pakistan against the order of Honourable Lahore High Court, Lahore. The Company has fully provided its liability in respect of electricity duty on internal generation. As at the reporting date, an amount of Rupees 36.881 million (2013: Rupees 28.246 million) is payable on this account but the management of the Company is confident that payment of electricity duty will not be required.
- 12.1.3 The Collectorate of Customs (Export) has issued show cause notices with the intention to reject the duty draw back claims aggregating to Rupees 9.482 million on blended grey fabrics exported under Duty and Tax Remission Rules for Export (DTRE) scheme. The department is of the view that the Company has not submitted Appendix-1 as per Rule 297-A of the above referred scheme. The Company considers that since it has taken benefit of remission of sales tax only, it is entitled to full duty draw back and filed appeal before Appellate Tribunal Inland Revenue (ATIR), Karachi Bench which was decided against the Company. The Company also applied to Federal Board of Revenue (FBR) to constitute Alternate Dispute Resolution Committee (ADRC) in terms of section 195C of the Custom Act, 1969 to settle the dispute. ADRC vide its order dated 16 April 2008 has recommended the case in favour of the Company and forwarded the case to FBR. However, FBR has not accepted the recommendations of ADRC. The Company has now filed appeal before the Honourable High Court of Sindh against the order of ATIR, where the case is pending.
- **12.1.4** The Company has impugned selection of its tax affairs for audit in terms of section 177 of the Income Tax Ordinance, 2001 for tax year 2009 in Honourable Lahore High Court, Lahore through writ petition. The tax audit authorities have been restrained from proceeding with the audit.
- 12.1.5 While framing assessment orders of Umer Fabrics Limited (merged entity) for the assessment years 1998-99, 2000-01, 2001-02 and 2002-03, the Officer Inland Revenue disallowed certain expenses on pro-rata basis and disagreed on certain additions. The Company being aggrieved filed appeals with the Commissioner Inland Revenue (Appeals) which was decided in the Company's favour against which the department preferred an appeal to Appellate Tribunal Inland Revenue (ATIR). ATIR decided the case in favour of the Company. The department has filed an appeal before Honourable Lahore High Court, Lahore. No provision against these disallowances and addition has been made in the financial statements as the management is confident that the matter would be settled in the Company's favour. If the decision of ATIR is not upheld, the provision for taxation amounting to Rupees 17.157 million would be required.
- **12.1.6** As a result of withholding tax audit for the tax year 2006, the Deputy Commissioner Inland Revenue (DCIR) has raised a demand of Rupees 32.156 million under sections 161 and 205 of the Income Tax Ordinance, 2001. The Company is in appeal before ATIR as its appeal before Commissioner Inland Revenue (Appeals) [CIR(A)] was unsuccessful. The Company expects a favourable outcome of the appeal based on advice of the tax counsel. The Company has also challenged the initiation of proceedings, under section 161 and 205 of the Income Tax Ordinance, 2001 pertaining to tax years 2007, 2008, 2009, 2010, 2011 and 2012 in the Honourable Lahore High Court, Lahore through a writ petition. The Honourable Lahore High Court, Lahore has directed the Tax Department to issue notice for reconciliation and in case default is established only that action under section 205 of the Income Tax Ordinance, 2001 can be taken. The management of the Company believes that the expected favourable outcome of its appeal before ATIR, in respect of tax year 2006 on same issues, will dispose of the initiation of these proceedings.
- 12.1.7 The Company is in appeal before ATIR as its appeal before CIR(A) against the order of Additional Commissioner Inland Revenue (ACIR) was unsuccessful. ACIR has passed an order under section 122(5A) of the Income Tax Ordinance, 2001 for tax year 2011 whereby a demand of Rupees 6.822 million has been raised. No provision against the demand has been made in these financial statements as the Company is hopeful of a favourable outcome of appeal based on opinion of the tax advisor.

- 12.1.8 The Deputy Collector (Refund Gold) by order dated 16 May 2007 rejected the input tax claim of the Company, for the month of June 2005, amounting to Rupees 1.604 million incurred in zero rated local supplies of textile and articles thereof on the grounds that the input tax claim is in contravention of SRO 992(I)/2005 which states that no registered person engaged in the export of specified goods (including textile and articles thereof) shall, either through zero-rating or otherwise, be entitled to deduct or reclaim input tax paid in respect of stocks of such goods acquired up to 05 June 2005, if not used for the purpose of exports made up to the 31 December 2005. The appeal of the Company before Appellate Tribunal Inland Revenue (ATIR) was successful and input tax claim of the Company is expected to be processed after necessary verification in this regard. Pending the outcome of verification no provision for inadmissible input tax has been recognized in these financial statements.
- **12.1.9** Guarantees of Rupees 296.059 million (2013: Rupees 221.299 million) have been issued by the banks of the Company to Sui Northern Gas Pipelines Limited against gas connections, Shell Pakistan Limited against purchase of furnace oil and Lahore Electric Supply Company Limited against electricity connection.
- **12.1.10** Guarantees of Rupees 106 million (2013: Rupees 86 million) have been issued by the banks of the Company to Director, Excise and Taxation, Karachi against disputed amount of infrastructure cess.
- **12.1.11** Post dated cheques have been issued to custom authorities in respect of duties amounting to Rupees 292.511 million (2013: Rupees 154.347 million) on imported material availed on the basis of consumption and export plans. In the event the documents of exports are not provided on due dates, cheque issued as security shall be encashable.

12.2 Commitments

- 12.2.1 Contracts for capital expenditure amounting to Rupees 128.530 million (2013: Rupees 913.661 million).
- 12.2.2 Letters of credit other than for capital expenditure amounting to Rupees 269.393 million (2013: Rupees 197.348 million).
- **12.2.3** Outstanding foreign currency forward contracts of Rupees 2,874.933 million (2013: Rupees 3,350.847 million).

	2014 Rupees	2013 Rupees
. FIXED ASSETS		
Property, plant and equipment:		
Operating fixed assets (Note 13.1)	8,512,710,263	5,986,747,224
Capital work-in-progress (Note 13.2)	860,189,843	1,648,294,714
	9,372,900,106	7,635,041,938
Intangible asset:		
Computer software (Note 13.1)	9,106,034	566,431
	9,382,006,140	7,635,608,369

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					Operating fixed assets	(ed assets					Intangible asset
Description	Freehold land	Buildings on freehold land	Plant and machinery	Standby equipment	Electric installations	ц	Furniture, fixture and equipment	Office equipment	Motor vehicles	Total	Computer software
At 30 June 2012 Cost Accumulated depreciation / amortization Net book value	209,609,873 - 209,609,873	1,732,448,408 (785,434,353) 947,014,055	8,833,537,981 (4,330,515,606) 4,503,022,375	30,352,951 (16,765,927) 13,587,024	203,297,646 (113,016,782) 90,280,864	Rupees 158,838,415 (80,346,604) 78,491,811	58,780,767 (29,689,193) 29,091,574	52,356,959 (20,114,823) 32,242,136	122,308,870 (52,865,086) 69,443,784	11,401,531,870 (5,428,748,374) 5,972,783,496	5,664,316 (3,398,590) 2,265,726
Year ended 30 June 2013 Opening net book value Additions Disposals:	209,609,873 370,043,524	947,014,055 24,931,067	4,503,022,375 110,871,634	13,587,024 -	90,280,864 10,632,596	78,491,811 1,615,546	29,091,574 1,906,888	32,242,136 7,659,019	69,443,784 14,119,569	5,972,783,496 541,779,843	2,265,726
Cost Accumulated depreciation				• •	• •	• •	(123,900) 7,141	(1,017,480) 345,347	(9,529,506) 5,487,701	(10,6/0,886) 5,840,189	• •
Depreciation / amortization charge		(47,677,178)	(436,263,695)	(1,316,350)	(9,508,787)	- (7,919,299) 	(116,759) (2,978,575)	(672,133) (3,554,193)	(4,041,805) (13,767,341)	(4,830,697) (522,985,418)	- (1,699,295)
Closing net book value	579,653,397	924,267,944	4,177,630,314	12,270,674	91,404,673	72, 188, 058	27,903,128	35,674,829	65,754,207	5,986,747,224	566,431
At 30 June 2013 Cost Accumulated depreciation / amortization	579,653,397 -	1,757,379,475 (833,111,531)	8,944,409,615 (4,766,779,301)	30,352,951 (18,082,277)	213,930,242 (122,525,569)	160,453,961 (88,265,903)	60,563,755 (32,660,627)	58,998,498 (23,323,669)	126,898,933 (61,144,726)	11,932,640,827 (5,945,893,603)	5,664,316 (5,097,885)
Net book value	579,653,397	924,267,944	4,177,630,314	12,270,674	91,404,673	72, 188, 058	27,903,128	35,674,829	65,754,207	5,986,747,224	566,431
Year ended 30 June 2014 Opening net book value Additions Disposals:	579,653,397 16,331,538	924,267,944 654,202,667	4,177,630,314 2,148,057,522	12,270,674 2,845,255	91,404,673 227,233,720	72, 188, 058 48, 812, 684	27,903,128 8,990,058	35,674,829 10,361,431	65,754,207 26,772,169	5,986,747,224 3,143,607,044	566, 431 9, 585, 298
Cost Accumulated depreciation		• •	• •		(3,876,413) 2,762,181		• •	(374, 142) 115,604	(8,576,652) 5,211,646	(12,827,207) 8,089,431	•••
Depreciation / amortization charge Closing net book value	- 595,984,935	- (59,202,810) 1,519,267,801	- (502,639,018) 5,823,048,818	- (1,466,394) 13,649,535	(1,114,232) (19,507,127) 298,017,034	- (9,049,136) 111,951,606	- (3,185,802) 33,707,384	(258,538) (4,040,128) 41,737,594	(3,365,006) (13,815,814) 75,345,556	(4, / 3/ , / /6) (612, 906, 229) 8, 512, 710, 263	- (1,045,695) 9,106,034
At 30 June 2014 Cost Accumulated depreciation / amortization Net book value	595,984,935 - 595,984,935	2,411,582,142 (892,314,341) 1.519.267,801	11,092,467,137 (5,269,418,319) 5.823.048,818	33,198,206 (19,548,671) 13.649.535	437,287,549 (139,270,515) 298,017,034	209,266,645 (97,315,039) 111,951,606	69,553,813 (35,846,429) 33.707,384	68,985,787 (27,248,193) 41.737.594	145,094,450 (69,748,894) 75.345,556	15,063,420,664 (6,550,710,401) 8,512,710,263	15,249,614 (6,143,580) 9.106.034
Annual rate of depreciation / amortization (%)		ى ب	10	10	10	10	10	10	20		30

13.1 Reconciliations of carrying amounts of operating fixed assets and intangible asset at the beginning and at the end of the year are as follows:

<< Nishat (Chunian) Limited

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13.1.1 Detail of operating fixed assets, exceeding the book value of Rupees 50,000, disposed of during the year is as follows:

Description	Qty	Cost	Accumulated depreciation	Net book value	Sale proceeds	Gain / (loss)	Gain / (loss) Mode of disposal	Particulars of purchasers
				Rupees				
Electric installations								
Generator 300 KVA	~	3,876,413	(2,762,181)	1,114,232	400,000	(714,232)	(714,232) Negotiation	Mr. Abdul Waheed, Lahore
Office equipment								

Apple IPhone 5s	~	106,750	(12,098)	94,652	47,000	(47,652)	(47,652) Negotiation	Mr. Bilal Amjad, Lahore
Motor vehicles								
Honda Civic LRM-700	~	1,297,031	(1,135,432)	161,599	825,000	663,401	663,401 Negotiation	Mr. Zahid Ali Khan, Lahore
Toyota Corolla Atlis LWF-7967	-	1,343,880	(1,072,608)	271,272	860,000	588,728	Negotiation	Mr. Abdul Wahab Khan, Bannu
Suzuki Mehran LEA-06-9308	-	395,000	(295,680)	99,320	395,000	295,680	Company's policy	Company's policy Mr. Buland Akhtar (Employee), Lahore
Toyota Hilux Van LZJ-7163	-	849,807	(714,168)	135,639	850,000	714,361	Negotiation	Mr. Abdul Wahab Khan, Bannu
Suzuki Cultus LEC-5496	-	646,566	(474,184)	172,382	660,000	487,618	Negotiation	Mr. Atta Ullah Hussain, Faisalabad
Toyota Hiace LZJ 2499	-	000'006	(665,937)	234,063	1,470,000	1,235,937	Negotiation	Mr. Muhammad Akhtar, Jhelum
Suzuki Bolan LEE-08-6872	-	472,230	(326,065)	146,165	475,000	328,835	Negotiation	Mr. Habib Asad Khan, Lahore
Suzuki Cultus LZV-8519	-	602,788	(482,050)	120,738	465,000	344,262	Negotiation	Mr. Shahzad Pirzada, Lahore
Toyota Corolla Atlis LEF-13-9567	-	2,013,610	ı	2,013,610	1,900,000	(113,610)	Insurance claim	Adamjee Insurance Company Limited -
								associated company
Aggregate of other items of operating fixed assets with								
individual book values not	7	323, 132	(149,028)	174,104	225,740	51,636		
exceeding Rupees 50,000		12,827,207	(8,089,431)	4,737,776	8,572,740	3,834,964		

	2014 Rupees	2013 Rupees
13.1.2 The depreciation charge for the year has been allocated as follows:		
Cost of sales (Note 24)	603,961,035	512,146,606
Administrative expenses (Note 26)	8,945,194	10,838,812
	612,906,229	522,985,418

13.1.3 Amortization on intangible asset amounting to Rupees 1.046 million (2013: Rupees 1.699 million) has been allocated to administrative expenses.

13.2 Capital work-in-progress

Civil works on freehold land	172,681,787	396,616,392
Plant and machinery	258,722,704	-
Mobilization advances	8,030,572	41,355,035
Letters of credit	16,384,824	771,403,466
Advances for capital expenditures	30,066,886	438,919,821
Unallocated expenditures (Note 13.2.1)	374,303,070	-
	860,189,843	1,648,294,714

13.2.1 Unallocated expenditures

789,312,172	-
122,997,390	-
115,668,629	-
176,343,083	-
374,303,070	
	122,997,390 115,668,629 176,343,083

13.3 Borrowings cost capitalized amounted to Rupees 144.903 million (2013: Rupees 0.378 million) using the capitalization rate of 10.52% to 10.86% (2013: 10.09%) per annum during the year.

14. INVESTMENTS IN SUBSIDIARY COMPANIES - AT COST

Nishat Chunian Power Limited - quoted (Note 14.1) 187,585,820 (2013: 187,585,820) fully paid ordinary shares of Rupees 10 each. Equity held 51.07% (2013: 51.07%)	1,875,858,200	1,875,858,200
Nishat Chunian USA Inc unquoted 200 (2013: 200) fully paid shares with no par value per share Equity held 100% (2013: 100%)	10,823,000	10,823,000
NC Electric Company Limited - unquoted 1,000 (2013: Nil) fully paid ordinary shares of Rupees 10 each		
Equity held 100% (2013: Nil)	10,000	-
Advance for purchase of shares	99,627,505	-
	99,637,505	-
	1,986,318,705	1,886,681,200

14.1 The Company has to maintain at least 51% holding in the share capital of Nishat Chunian Power Limited (NCPL) during the period of first six years from the date of commercial operations of NCPL which is 21 July 2010. Moreover, the Company has pledged 187,346,939 (2013: 187,346,939) ordinary shares to lenders of NCPL for the purpose of securing finance.

15.	LONG TERM LOANS TO EMPLOYEES	2014 Rupees	2013 Rupees
	Considered good:		
	Executives (Notes 15.1 and 15.2)	4,908,602	2,773,119
	Other employees (Note 15.2)	387,914	948,886
		5,296,516	3,722,005
	Less: Current portion shown under current assets (Note 19)		
	Executives	2,204,811	506,298
	Other employees	37,482	123,078
		2,242,293	629,376
		3,054,223	3,092,629

15.1 Reconciliation of carrying amount of loans to executives:

Balance as at 01 July	2,773,119	4,693,327
Add: Disbursements	2,625,000	1,759,000
Add: Transferred from other employees	573,936	-
Less: Repayments	1,063,453	3,679,208
Balance as at 30 June	4,908,602	2,773,119

- **15.1.1** Maximum aggregate balance due from executives at the end of any month during the year was Rupees 4.908 million (2013: Rupees 4.486 million).
- **15.2** These represent motor vehicle loans and personal loan to executives and employees, payable in 30 to 48 and 16 monthly instalments respectively. Interest on long term loans ranged from 10.45% to 14.50% per annum (2013: 10.49% to 14.50% per annum) while some loans are interest free. Motor vehicle loans are secured against registration of cars in the name of the Company, whereas personal loan is secured against balance standing to the credit of employee in the provident fund trust account.
- **15.3** The fair value adjustment in accordance with the requirements of IAS 39 'Financial Instruments: Recognition and Measurement' arising in respect of staff loans is not considered material and hence not recognized.

16. STORES, SPARE PARTS AND LOOSE TOOLS

488,707,414	375,742,240
233,768,022	171,230,560
42,667,375	22,205,007
765,142,811	569,177,807
5,773,991,478	4,730,548,430
507,370,103	376,405,750
695,735,249	478,795,009
39,999,009	54,134,534
7,017,095,839	5,639,883,723
	233,768,022 42,667,375 765,142,811 5,773,991,478 507,370,103 695,735,249 39,999,009

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- 17.1 Stock-in-trade of Rupees 5,533.388 million (2013: Rupees 98.997 million) is being carried at net realizable value.
- 17.2 The aggregate amount of write-down of inventories to net realizable value recognized as an expense during the year was Rupees 470.283 million (2013: Rupees Nil).

		2014 Rupees	2013 Rupees
18.	TRADE DEBTS		
	Considered good:		
	Secured:		
	- Others	3,441,486,869	3,217,867,421
	Unsecured:		
	- Nishat Chunian USA Inc subsidiary company	613,576,538	337,974,868
	- Nishat Mills Limited - related party	32,500,266	102,181
	- Others	394,565,196	348,442,254
		1,040,642,000	686,519,303
		4,482,128,869	3,904,386,724

18.1 As at 30 June 2014, trade debts due from other than related parties of Rupees 479.249 million (2013: Rupees 1.808 million) were past due but not impaired. These relate to a number of independent customers from whom there is no recent history of default. The age analysis of these trade debts is as follows:

Upto 1 month	-	-
1 to 6 months	476,757,097	127,226
More than 6 months	2,491,679	1,680,622
	479,248,776	1,807,848

As at 30 June 2014, trade debts due from related parties amounting to Rupees 205.164 million (2013: 18.2 Rupees Nil) were past due but not impaired. The age analysis of these trade debts is as follows:

Upto 1 month	205,164,250	-
More than 6 months	-	-
	205,164,250	-

19. LOANS AND ADVANCES

Considered good:

Employees - interest free:

- Executives	4,271,950	5,037,525
- Other employees	1,307,642	864,925
	5,579,592	5,902,450
Current portion of long term loans to employees (Note 15)	2,242,293	629,376
Advances to suppliers (Note 19.1)	527,455,675	380,387,981
Advances to contractors	558,612	337,112
Letters of credit	51,026,230	395,660,372
	586,862,402	782,917,291

19.1 It includes advances amounting to Rupees 3.178 million (2013: Rupees 0.181 million) to D.G. Khan Cement Company Limited - related party.

20.

	2014	2013
	Rupees	Rupees
OTHER RECEIVABLES		
Considered good:		
Sales tax recoverable	722,710,539	839,653,479
Advance income tax - net	505,565,379	216,971,175
Export rebate and claims	126,002,461	89,716,885
Fair value of forward exchange contracts	8,552,927	-
Receivable from employees' provident fund trust	3,179,649	2,684,361
Dividend receivable from Nishat Chunian Power Limited - subsidiary		
company	281,378,730	-
Miscellaneous (Note 20.1)	8,454,445	9,803,745
	1,655,844,130	1,158,829,645

20.1 It includes Rupees Nil (2013: Rupees 1.507 million) due from Nishat Chunian Power Limited - subsidiary company, which is in the ordinary course of business and is interest free.

SHORT TERM INVESTMENTS 21.

Held-to-maturity

Term deposit receipts (Note 21.1)	20,660,226	78,660,226
Add: Accrued interest	1,998,586	3,502,133
	22,658,812	82,162,359

21.1 These represent deposits under lien with the bank of the Company against bank guarantees of the same amount issued by the bank to Sui Northern Gas Pipelines Limited against gas connections. Interest on term deposit receipts range from 4.98% to 9.01% (2013: 8.64% to 9.59%) per annum. The maturity period of these term deposit receipts is one year.

22. CASH AND BANK BALANCES

Cash with banks:

On saving accounts (Note 22.1) Including US\$ 18,516 (2013: US\$ 48,008)	1,834,710	6,338,277
Term deposit receipt (Note 22.2)	-	2,000,000
On current accounts (Note 22.3) Including US\$ 36,793 (2013: US\$ 30,601)	15,226,155	249,376,329
	17,060,865	257,714,606
Cash in hand	1,177,810	1,522,923
	18,238,675	259,237,529

- 22.1 Rate of profit on saving accounts is 6% (2013: 6%) per annum.
- 22.2 It represented deposit under lien with the bank of the Company against bank guarantee of the same amount issued by the bank to the Director, Excise and Taxation against disputed amount of infrastructure cess. Interest on term deposit receipt was 6% per annum. The maturity period of this term deposit receipt was one month.
- 22.3 Included in cash with banks on current accounts are Rupees 5.993 million (2013: Rupees 14.953 million) with MCB Bank Limited - associated company.

		2014	2013
		Rupees	Rupees
23.	SALES		·
	Export	15,723,098,104	15,536,609,195
	Local (Notes 23.1 and 23.2)	7,012,192,459	5,630,598,321
	Export rebate and duty draw back	64,467,578	46,036,788
		22,799,758,141	21,213,244,304
23.1	Local sales		
	Sales	6,761,065,099	5,288,476,276
	Processing income	409,815,969	381,911,799
		7,170,881,068	5,670,388,075
	Less: Sales tax	158,688,609	39,789,754
		7,012,192,459	5,630,598,321

23.2 Local sales includes waste sales of Rupees 544.910 million (2013: Rupees 489.837 million).

24. COST OF SALES

Raw materials consumed (Note 24.1)	14,591,503,845	11,699,927,834
Packing materials consumed	668,286,707	619,687,238
Stores, spare parts and loose tools consumed	1,140,113,380	963,866,913
Salaries, wages and other benefits (Note 24.2)	1,526,798,448	1,235,272,015
Fuel and power	3,022,413,495	2,515,711,503
Insurance	42,507,210	34,395,849
Postage and telephone	4,114,794	437,580
Travelling and conveyance	18,908,191	14,828,304
Vehicles' running and maintenance	25,024,795	22,047,753
Entertainment	9,244,244	4,451,654
Depreciation on operating fixed assets (Note 13.1.2)	603,961,035	512,146,606
Repair and maintenance	25,920,597	18,580,245
Other factory overheads	74,117,045	59,664,137
	21,752,913,786	17,701,017,631
Work-in-process		
Opening stock	376,405,750	380,749,192
Closing stock	(507,370,103)	(376,405,750)
	(130,964,353)	4,343,442
Cost of goods manufactured	21,621,949,433	17,705,361,073
Finished goods and waste - opening stocks		
Finished goods	478,795,009	412,367,556
Waste	54,134,534	32,878,314
	532,929,543	445,245,870
	22,154,878,976	18,150,606,943
Finished goods and waste - closing stocks		
Finished goods	(695,735,249)	(478,795,009)
Waste	(39,999,009)	(54,134,534)
	(735,734,258)	(532,929,543)
	21,419,144,718	17,617,677,400

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24.1 Raw materials consume	ed	2014 Rupees	2013 Rupees
Opening stock Add: Purchased during t	he year	4,730,548,430 15,634,946,893	3,184,718,270 13,245,757,994
Less: Closing stock		20,365,495,323 5,773,991,478 14,591,503,845	16,430,476,264 4,730,548,430 11,699,927,834

24.2 Salaries, wages and other benefits include Rupees 10.412 million (2013: Rupees 10.435 million) and Rupees 26.619 million (2013: Rupees 23.255 million) in respect of accumulating compensated absences and provident fund contribution by the Company respectively.

25. DISTRIBUTION COST

Salaries and other benefits (Note 25.1)	46,012,905	34,255,191
Ocean freight	135,990,247	128,842,607
Freight and octroi	75,465,227	82,688,934
Forwarding and other expenses	167,517,829	40,029,361
Export marketing expenses	122,489,664	108,979,946
Commission to selling agents	118,013,076	140,346,951
	665,488,948	535,142,990

25.1 Salaries and other benefits include Rupees 0.718 million (2013: Rupees 0.513 million) and Rupees 2.263 million (2013: Rupees 1.682 million) in respect of accumulating compensated absences and provident fund contribution by the Company respectively.

26. ADMINISTRATIVE EXPENSES Salaries and other benefits (Note 26.1) 67,850,433 58,951,543 Printing and stationery 3,751,059 4,284,781 Vehicles' running and maintenance 4,486,506 4,398,630 Travelling and conveyance 35,474,701 30,314,207 Postage and telephone 3,851,550 3,355,901 Fee and subscription 4,886,811 5,951,290 Legal and professional 5,703,946 4,758,000 Electricity and sui gas 3,441,121 7,995,075 Insurance 3,306,950 3,185,956 Repair and maintenance 1,933,107 5,195,255 Entertainment 6,366,620 3,917,714 Auditors' remuneration (Note 26.2) 1,778,000 1,371,750 Depreciation on operating fixed assets (Note 13.1.2) 8,945,194 10,838,812 Amortization on intangible asset (Note 13.1.3) 1,045,695 1,699,295 Miscellaneous 1,961,815 3,124,318 154,783,508 149,342,527

26.1 Salaries and other benefits include Rupees 2.454 million (2013: Rupees 3.893 million) and Rupees 2.175 million (2013: Rupees 2.224 million) in respect of accumulating compensated absences and provident fund contribution by the Company respectively.

26.2 Auditors' remuneration

Audit fee	1,260,000	1,000,000
Half yearly review	280,000	197,750
Certification fees	100,000	50,000
Reimbursable expenses	138,000	124,000
	1,778,000	1,371,750

27.	OTHER EXPENSES	2014 Rupees	2013 Rupees
	Workers' profit participation fund (Note 8.2) Donations (Note 27.1)	48,963,705 23,762,183 72,725,888	133,588,242 3,703,978 137,292,220

27.1 Donations

This includes donations amounting to Rupees 3.696 million (2013: Rupees 3.704 million) to Mian Muhammad Yahya Trust, 31-Q, Gulberg II, Lahore in which Mr. Shahzad Saleem, Chairman and Chief Executive, Mr. Aftab Ahmad Khan, Director, Mrs. Farhat Saleem, Director and Mr. Yahya Saleem, Director are trustees and Rupees 20 million (2013: Rupees Nil) to Saleem Memorial Trust Hospital, 31-Q, Gulberg II, Lahore in which Mr. Shahzad Saleem, Director and Mr. Yahya Saleem, Director are directors.

28. OTHER INCOME

29.

30.

Income from financial assets		
Return on bank deposits	5,232,138	5,201,545
Net exchange gain	166,060,595	183,982,497
Credit balances written back	3,123,402	-
Income from investment in and loans to subsidiary company		
Interest income on loans to subsidiary company	-	15,946,610
Dividend income	1,594,479,470	750,343,280
Income from non-financial assets		
Gain on sale of operating fixed assets	3,834,964	2,170,284
Sale of scrap	41,875,851	42,125,780
Miscellaneous	672,929	623,907
	1,815,279,349	1,000,393,903
FINANCE COST		
Mark-up on:		
- long term loans	561,112,815	460,022,803
- long term musharaka	60,101,084	54,259,832
- redeemable capital	28,002,801	45,469,512
- short term running finances	97,597,500	78,407,849
 export finances - Preshipment / SBP refinances 	275,105,699	248,317,271
- short term finances	339,185,997	284,772,973
Interest on workers' profit participation fund (Note 8.2)	2,707,776	7,255,187
Bank charges and commission	11,478,148	64,756,239
	1,375,291,820	1,243,261,666
TAXATION		
Current (Note 30.1)	166,306,073	254,760,294

30.1 The Company falls under the ambit of presumptive tax regime under section 169 of the Income Tax Ordinance, 2001. Provision for income tax is made accordingly.

30.2 Provision for deferred tax is not required as the Company is chargeable to tax under section 169 of the Income Tax Ordinance, 2001 and no temporary differences are expected to arise in the foreseeable future.

30.3 Reconciliation of tax expense and product of accounting profit multiplied by the applicable tax rate is not required in view of presumptive taxation.

31.	EARNINGS PER SHARE - BASIC AND DILUTED	2014	2013 Restated
	Profit after taxation attributable to ordinary shareholders (Rupees)	761,296,535	2,276,161,110
	Weighted average number of ordinary shares outstanding during the year (Number)	200,184,630	200,184,630
	Basic earnings per share (Rupees)	3.80	11.37

- **31.1** There is no dilutive effect on basic earnings per share for the year ended 30 June 2014 and 30 June 2013 as the Company has no potential ordinary shares as on 30 June 2014 and 30 June 2013.
- **31.2** Basic earnings per share has been adjusted for the increase in the number of ordinary shares outstanding as a result of bonus issue.

		2014 Rupees	2013 Rupees
32.	CASH (UTILIZED IN) / GENERATED FROM OPERATIONS		
	Profit before taxation	927,602,608	2,530,921,404
	Adjustments for non - cash charges and other items:		
32.1	Depreciation on operating fixed assets Amortization on intangible asset Gain on sale of operating fixed assets Dividend income Finance cost Interest income on loans to subsidiary company Return on bank deposits Credit balances written back Working capital changes (Note 32.1)	612,906,229 1,045,695 (3,834,964) (1,594,479,470) 1,375,291,820 - (5,232,138) (3,123,402) (1,819,463,333) (509,286,955)	522,985,418 1,699,295 (2,170,284) (750,343,280) 1,243,261,666 (15,946,610) (5,201,545) - (3,192,589,158) 332,616,906
	(Increase) / decrease in current assets:		
	Stores, spare parts and loose tools Stock-in-trade Trade debts Loans and advances Short term prepayments Other receivables	(195,965,004) (1,377,212,116) (577,742,145) 197,667,806 (526,419) <u>72,958,449</u> (1,880,819,429) 61,356,096	(45,904,017) (1,629,170,391) (876,530,572) (612,561,849) (73,785) (344,609,676) (3,508,850,290) 316,261,132
		(1,819,463,333)	(3,192,589,158)

33. REMUNERATION OF CHIEF EXECUTIVE, DIRECTORS AND EXECUTIVES

	Chief Ex	ecutive	Dire	ectors	Execut	ives
	2014	2013	2014	2013	2014	2013
				Rupees		
Managerial remuneration	4,600,000	1,533,333	-	2,733,267	52,022,000	37,514,000
Contribution to provident fund	-	-	-	-	4,333,433	3,124,916
House rent	1,840,000	613,333	-	1,093,307	20,808,800	15,005,600
Utilities	460,000	153,333	-	273,327	5,202,200	3,751,400
Others	844,669	482,668	-	855,976	6,178,219	4,090,716
	7,744,669	2,782,667	-	4,955,877	88,544,652	63,486,632
Number of persons	1	1	-	2	47	33

Aggregate amount charged in the financial statements for the year for remuneration including certain benefits to the chief executive, directors and executives of the Company is as follows:

- **33.1** The Company provides to chief executive, directors and certain executives with free use of Company maintained cars and residential telephones.
- **33.2** Aggregate amount charged in these financial statements for meeting fee to seven (2013: one) directors was Rupees 400,000 (2013: Rupees 80,000).
- **33.3** No remuneration was paid to non-executive directors of the Company.

34. TRANSACTIONS WITH RELATED PARTIES

Related parties comprise subsidiary companies, associated undertakings, other related companies, key management personnel and post employment benefit plan. The Company in the normal course of business carried out transactions with various related parties. Details of transactions with related parties, other than those which have been specifically disclosed elsewhere in these financial statements are as follows:

	2014	2013
	Rupees	Rupees
Subsidiary companies		
Short term loans made during the year	-	1,430,000,000
Repayment of short term loans by the subsidiary company	-	2,562,500,000
Common facilities cost charged	18,000,000	9,900,000
Dividend income	1,594,479,470	750,343,280
Sale of goods	1,749,534,468	353,015,470
Investment made	99,637,505	10,823,000
Associated undertakings		
Insurance premium paid	78,299,654	64,488,754
Insurance claims received	7,765,714	11,306,029
Purchase of operating fixed asset	925,000	-
Other related parties		
Purchase of goods	52,371,455	64,447,186
Sales of goods	417,799,933	91,383,063
Dividend paid	60,551,432	55,046,760
Company's contribution to employees' provident fund trust	31,058,066	27,160,918

35 PROVIDENT FUND RELATED DISCLOSURES

The following information is based on audited financial statements of the provident fund for the years ended 30 June 2014 and 30 June 2013:

	2014 Rupees	2013 Rupees
Size of the fund - Total assets Cost of investments	256,700,262 228,951,219	215,300,085 194,652,856
Fair value of investments Percentage of investments made	235,587,674 91.77%	197,948,210 91.94%

35.1 The break-up of fair value of investments is as follows:

	2014	2013	2014	2013
	Percen	tage	Rupees	Rupees
Deposits with banks	0.85%	0.60%	1,997,499	1,196,019
T reasury bills	89.36%	93.58%	210,528,650	185,230,165
Mutual funds - open end	6.13%	1.02%	14,444,594	2,018,993
Listed securities	3.66%	4.80%	8,616,931	9,503,033
	100%	100%	235,587,674	197,948,210

35.2 Investments, out of provident fund, have been made in accordance with the provision of section 227 of the Companies Ordinance, 1984 and the rules formulated for this purpose.

		2014	2013
36	NUMBER OF EMPLOYEES		
	Number of employees as on 30 June	6,839	6,228
	Average number of employees during the year	6,698	5,897

VFORMATION
EGMENTI

			Spinning	ing				Weaving	ing		Descention and L	iomo Tanitla	Dennes Com		Elimination of inter com	to an address of the second	Tatel Came	
	Zone - 1 (1)	1 (1)	Zone - 2 (4,5)	. (4,5)	Zone - 3 (2,3,6)*	2,3,6)*	Unit-1 (1,2)	(2'1)	Unit-2 (3,4,5)	4,5)	Processing and nome rexue	nome rextile	Power Generation	ter anon	cumination of inter-segment transactions	ment transactions		Aupo
	2014	2013	2014	2013	2014	2013	2014	2013	2014	2013	2014	2013	2014	2013	2014	2013	2014	2013
										seans					Sandha			
Sales																		
external - Export	2,728,320,003	3,101,858,081	3,377,255,589	4,128,717,717	1,344,876,341	468,746,958		-	1,858,982,065	1,927,616,815	6,478,131,684	5,955,706,412		-	-		15,787,565,682	15,582,645,983
- Local	477,407,284	643,465,243	1,234,903,775	1,564,435,623		2,221,148,831	1,223,961,693	534,045,936	107,475,849	118,483,597	635,906,163	549,019,091					7,012,192,459	5,630,598,321
	3,205,727,287	3,745,323,324	4,612,159,364	5,693,153,340	4,677,414,036	2,689,895,789	1,2 23,96 1,693	534,045,936	1,966,457,914	2,046,100,412	7,114,037,847	6,504,725,503					22,799,758,141	21,213,244,304
Inter-segment	326,122,990	18,094,980	1,533,330,403	2 39,566,679	7,018,400	1,878,339,501	3,593,916,009	3,751,916,929					2,477,159,080	1,466,508,442	(7,937,546,882)	(7,354,426,531)		•
	3,531,850,277	3,763,418,304	6,145,489,767	5,932,720,019	4,684,432,436	4,568,235,290	4,817,877,702	4,285,962,865	1,966,457,914	2,046,100,412	7,114,037,847	6,504,725,503	2,477,159,080	1,466,508,442	(7,937,546,882)	(7,354,426,531)	22,799,758,141	21,213,244,304
Cost of sales	(3,407,032,216)	(2,971,232,371)	(5,928,303,853)	(4,683,903,926)	(4,518,881,312)	(3,606,638,294)	(4,557,427,494)	(3,927,710,547)	(1,860,152,938)	(1,875,072,281)	(6,685,982,383)	(5,950,484,917)	(2,398,911,405)	(1,957,061,595)	7,937,546,882	7,354,426,531	(21,419,144,718)	(17,617,677,400)
Gross profit / (loss)	124,818,061	792,185,933	217,185,914	1,248,816,093	165,551,124	961,596,996	260,450,208	358,252,318	106,304,976	171,028,131	428,055,464	554,240,586	78,247,675	(490,553,153)			1,380,613,423	3,595,566,904
Distribution cost	(67,198,826)	(75,629,522)	(116,927,294)	(119,223,733)	(89,128,455)	(91,803,096)	(50,581,611)	(58,060,762)	(20,645,316)	(27,717,961)	(321,007,447)	(162,707,917)					(6 65,488,948)	(535,142,990)
Administrative expenses	(12,274,167)	(15,507,883)	(21,357,296)	(24,446,904)	(16,279,713)	(18,824,284)	(22,930,395)	(19,882,739)	(9,359,237)	(9,491,935)	(67,315,769)	(56,870,758)	(5,266,931)	(4,318,024)			(154,783,508)	(149,342,527)
	(79,472,993)	(91,137,404)	(138,284,589)	(143,670,637)	(105,408,168)	(110,627,380)	(73,512,006)	(77,943,501)	(30,004,553)	(37,209,896)	(388,323,216)	(219,578,675)	(5,266,931)	(4,318,024)			(820,272,456)	(684,485,517)

(72,725,888) 1,815,279,349 (1,375,291,820 (1,66,306,0 560,340,967 1404 871 234661011 39.732.248 32 818 7 35 26 200 473 280,308,817 201 22 02 207 850 969 616 60 147 057 1 1 05 1 45 457 78.901.325 01 048 520 15.345.068 Profit / (loss) before taxation and unallocated income and expenses Unallocated income and expenses Other expenses Other income Fina nce cost Toxation Profit after taxation

(137,292,220) 1,000,393,903 (1,243,261,666) (254,760,294

2,911,081,387

* This relates to 2014 only.

37.1 Reconciliation of reportable segment assets and liabilities

	Spinning	ing	Weaving	ing	Processing and Home Textile	Home Textile	Power Generation	neration	Total - Company	ompany
	2014	2013	2014	2013	2014	2013	2014	2013	2014	2013
					Rupees		Rupees			
Total assets for reportable segments	12,756,045,200	9,076,070,829	2,785,896,015	2,654,255,116	4,067,899,200	4,054,524,679	1,502,578,060	1,483,285,882	21,112,418,475	17,268,136,506
Unallocated assets:										
Investments in subsidiary companies									1,986,318,705	1,886,681,200
Other receivables									1,655,844,130	1,158,829,645
Short term investments									22,658,812	82,162,359
Cash and bank balances									18,238,675 1 145 402 001	259,237,529 1 260 801 500
									1,143,402,001	1,203,001,003
Total assets as per balance sheet									25,940,961,678	21,924,848,748
Total liabilities for reportable segments	710,393,170	670,185,995	72,227,540	73,443,571	256,063,020	270,905,156	56,513,482	42,896,113	1,095,197,212	1,057,430,835
Unallocated liabilities:										
Long term financing									6,490,373,190	5,540,089,955
Redeemable capital									156, 250,000	281,250,000
Accrued mark-up									210,934,620	164,249,549
Short term borrowings									9,180,243,052	6,493,965,784
Other corporate liabilities									390, 367, 677	367,591,176
Total liabilities as per balance sheet									17,523,365,751	13,904,577,299
Geographical information										
The Company's revenue from external customers by geographical location is detailed below.	mers by geographical I	location is detailed	below:							
					2014	2013				
					Rupees	Rupees				
Europe					2,763,173,122	2, 395, 591, 369				
Asia, Africa and Australia					7,798,926,494	8,368,451,782				
United States of America, Canada and South America	America				5,160,998,488	4,772,566,044				
Pakistan					7,076,660,037	5,676,635,109				
				. •	22,799,758,141	21,213,244,304				
All non-currant accets of the Company as at reporting dates	aporting dates are loca	are located and operation in Dakistan	in Dakietan							

All non-current assets of the Company as at reporting dates are located and operating in Pakistan. 37.3 37.4

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Revenue from major customers

The Company's revenue is eamed from a large mix of customers.

37.2

SPLANT CAPACITY AND ACTUAL PRODUCTION 2014 Spinning 171,836 149,948 Number of spindles installed 171,836 149,948 Number of spindles worked 156,856 141,752 Number of shifts per day 3 3 Capacity after conversion into 20/1 count (Kgs.) 52,888,973 49,394,297 Actual production of yam after conversion into 20/1 count (Kgs.) 52,034,299 48,702,945 Under utilization of available capacity was due to normal maintenance and time lost in shifting of coarser counts to finer counts and vice versa. 293 293 Number of looms installed 293 293 293 Number of looms worked 293 293 Number of looms worked 293 293 Actual production after conversion into 50 picks - square yards 215,512,868 215,512,868 Actual production after conversion into 50 picks - square yards 185,426,474 200,349,994 Under utilization of available capacity was due to the following reasons: - change of articles required 19 19 Number of engines installed 19 19 19 19 19 Number of engines worked 19 <
Spinning Number of spindles worked 171,836 149,948 Number of spindles worked 156,856 141,752 Number of spindles worked 3 3 Capacity after conversion into 20/1 count (Kgs.) 52,888,973 49,384,297 Actual production of yam after conversion into 20/1 count (Kgs.) 52,034,299 48,702,945 Under utilization of available capacity was due to normal maintenance and time lost in shifting of coarser counts to finer counts and vice versa. 93 293 Number of foloms installed 293 293 293 Number of foloms installed 293 293 Number of shifts per day 2 2 Capacity after conversion into 50 picks - square yards 215,512,868 215,512,868 Actual production after conversion into 50 picks - square yards 185,426,474 200,349,994 Under utilization of available capacity was due to the following reasons: - : : - change of articles required 19 19 - higher count and cover factor 3 3 - due to normal maintenance 19 19 Number of snifts per day 3 <td< th=""></td<>
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Number of spindles installed171,836149,948Number of spindles worked156,856141,752Number of spindles worked33Capacity after conversion into 20/1 count (Kgs.)52,888,97349,384,297Actual production of yam after conversion into 20/1 count (Kgs.)52,034,29948,702,945Under utilization of available capacity was due to normal maintenance and time lost in shifting of coarser counts to finer counts and vice versa.93293Weaving222Number of looms installed293293Number of shifts per day222Capacity after conversion into 50 picks - square yards215,512,868215,512,868Actual production after conversion into 50 picks - square yards185,426,474200,349,994Under utilization of available capacity was due to the following reasons: change of articles required1919- higher count and cover factor1919- due to normal maintenance1919Number of shifts per day33Generation capacity (KWh)346,896,000346,896,000Actual generation (KWh)99,979,762127,295,248Under utilization of available capacity was due to normal maintenance.1919Number of shifts per day333Generation of available capacity was due to normal maintenance.127,295,248
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Number of shifts per day33Capacity after conversion into 20/1 count (Kgs.)52,888,97349,384,297Actual production of yam after conversion into 20/1 count (Kgs.)52,034,29948,702,945Under utilization of available capacity was due to normal maintenance and time lost in shifting of coarser counts to finer counts and vice versa.52,034,29948,702,945Weaving293293Number of looms installed293293Number of looms worked293293Number of looms worked293293Number of shifts per day22Capacity after conversion into 50 picks - square yards215,512,868Actual production after conversion into 50 picks - square yards185,426,474200,349,994Under utilization of available capacity was due to the following reasons: change of articles required1919Number of engines installed1919Number of engines worked1919Number of engines installed1919Number of shifts per day33Generation capacity (KWh)346,896,000346,896,000Actual generation (KWh)99,979,762127,295,248Under utilization of available capacity was due to normal maintenance.99,979,762127,295,248
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Number of looms installed293293Number of looms worked293293Number of looms worked293293Number of shifts per day22Capacity after conversion into 50 picks - square yards215,512,868215,512,868Actual production after conversion into 50 picks - square yards185,426,474200,349,994Under utilization of available capacity was due to the following reasons: change of articles required due to normal maintenance91919Number of engines installed191919Number of engines worked191919Number of shifts per day333Generation capacity (KWh)346,896,000346,896,000346,896,000Actual generation (KWh)99,979,762127,295,248127,295,248Under utilization of available capacity was due to normal maintenance.Deving127,295,248
Number of looms worked293293Number of shifts per day22Capacity after conversion into 50 picks - square yards215,512,868215,512,868Actual production after conversion into 50 picks - square yards185,426,474200,349,994Under utilization of available capacity was due to the following reasons:22- change of articles required185,426,474200,349,994- higher count and cover factor due to normal maintenance1919Number of engines installed1919Number of engines worked1919Number of shifts per day33Generation capacity (KWh)346,896,000346,896,000Actual generation (KWh)99,979,762127,295,248Under utilization of available capacity was due to normal maintenance.99,979,762127,295,248
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Capacity after conversion into 50 picks - square yards215,512,868215,512,868Actual production after conversion into 50 picks - square yards185,426,474200,349,994Under utilization of available capacity was due to the following reasons: - change of articles required - higher count and cover factor - due to normal maintenance1919Power plant Number of engines installed Number of engines worked1919Number of shifts per day Generation capacity (KWh)346,896,000346,896,000Actual generation (KWh)99,979,762127,295,248Under utilization of available capacity was due to normal maintenance.Dyeing
Actual production after conversion into 50 picks - square yards 185,426,474 200,349,994 Under utilization of available capacity was due to the following reasons: - change of articles required - higher count and cover factor - due to normal maintenance Power plant 19 19 Number of engines installed 19 19 Number of engines worked 19 19 Number of shifts per day 3 3 Generation capacity (KWh) 346,896,000 346,896,000 Actual generation of available capacity was due to normal maintenance. 99,979,762 127,295,248
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Actual generation (KWh) 99,979,762 127,295,248 Under utilization of available capacity was due to normal maintenance. Dyeing
Under utilization of available capacity was due to normal maintenance. Dyeing
Dyeing
Number of thermosol dyeing machines 1 1
Number of stenters machines33
Number of shifts per day 3 3
Capacity in meters 30,800,000 30,800,000
Actual processing of fabrics - meters28,386,57527,873,206
Under utilization of available capacity was due to normal maintenance and power outages.
Printing
Number of stenter machine 1 1
Number of shifts per day22
Capacity in meters 6,200,000 6,200,000
Actual processing of fabrics - meters7,517,2256,335,081
Over utilization of available capacity was due to occasional extra shift.

The plant capacity of this division is indeterminable due to multi product plant involving varying run length of order lots.

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39. FINANCIAL RISK MANAGEMENT

39.1 Financial risk factors

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

Risk management is carried out by the Company's finance department under policies approved by the Board of Directors. The Company's finance department evaluates and hedges financial risks. The Board provides principles for overall risk management, as well as policies covering specific areas such as currency risk, other price risk, interest rate risk, credit risk, liquidity risk, use of derivative financial instruments and non-derivative financial instruments and investment of excess liquidity.

(a) Market risk

(i) Currency risk

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

The Company is exposed to currency risk arising from various currency exposures, primarily with respect to the United States Dollar (USD) and Euro. Currently, the Company's foreign exchange risk exposure is restricted to bank balances, borrowings and the amounts receivable / payable from / to the foreign entities. The Company uses forward exchange contracts to hedge its foreign currency risk, when considered appropriate. The Company's exposure to currency risk was as follows:

	2014	2013
Cash at banks - USD	55,309	78,609
Trade debts - USD	40,790,291	36,212,258
Trade debts - EURO	599,684	785,994
Trade and other payables - USD	(502,759)	(546,564)
Trade and other payables - EURO	(26,377)	(8,422)
Short term borrowings - USD	(41,094,691)	(2,658,050)
Accrued mark-up - USD	(239,838)	(4,396)
Net exposure - USD	(991,688)	33,081,857
Net exposure - EURO	573,307	777,572
The following significant exchange rates were applied during the year:		
Rupees per US Dollar		
Average rate	102.80	96.80
Reporting date rate	98.65	98.70

Rupees per EURO		
Average rate	139.79	126.66
Reporting date rate	134.60	128.79

Sensitivity analysis

If the functional currency, at reporting date, had weakened / strengthened by 5% against the USD and EURO with all other variables held constant, the impact on profit after taxation for the year would have been Rupees 3.034 million (2013: Rupees 158.02 million respectively higher / lower) respectively lower / higher, mainly as a result of exchange losses / gains on translation of foreign exchange denominated financial instruments. Currency risk sensitivity to foreign exchange movements has been calculated on a symmetric basis. In management's opinion, the sensitivity analysis is unrepresentative of inherent currency risk as the year end exposure does not reflect the exposure during the year.

(ii) Other price risk

Other price risk represents the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all similar financial instrument traded in the market. The Company is not exposed to equity and commodity price

(iii) Interest rate risk

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

The Company has no significant long-term interest-bearing asset. The Company's interest rate risk arises mainly from long term financing, redeemable capital and short term borrowings. Borrowings obtained at variable rates expose the Company to cash flow interest rate risk. Borrowings obtained at fixed rate expose the Company to fair value interest rate risk.

At the reporting date the interest rate profile of the Company's interest bearing financial instruments was:

	2014	2013
	Rupees	Rupees
Fixed rate instruments		
Financial liabilities		
Long term financing	188,081,502	324,409,390
Short term borrowings	4,821,312,745	700,000,000
Financial assets		
Long term loans to employees	2,994,606	1,168,224
Short term investments	-	22,000,000
Floating rate instruments		
Financial assets		
Bank balances - saving accounts	1,834,710	6,338,277
Short term investments	20,660,226	58,660,226
Financial liabilities		
Long term financing	6,302,291,688	5,215,680,565
Redeemable capital	156,250,000	281,250,000
Short term borrowings	4,358,930,307	5,793,965,784

Fair value sensitivity analysis for fixed rate instruments

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

Cash flow sensitivity analysis for variable rate instruments

If interest rates at the year end date, fluctuates by 1% higher / lower with all other variables held constant, profit after taxation for the year would have been Rupees 102.552 million (2013: Rupees 106.373 million) lower / higher, mainly as a result of higher / lower interest expense on floating rate borrowings. This analysis is prepared assuming the amounts of assets and liabilities outstanding at reporting dates were outstanding for the whole year.

(b) Credit risk

Credit risk represents the risk that one party to a financial instrument will cause a financial loss for the other party by failing to discharge an obligation. The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at the reporting date was as follows:

	2014 Rupees	2013 Rupees
Long term security deposits	20,744,440	2,531,259
Trade debts	4,482,128,869	3,904,386,724
Loans and advances	10,876,108	9,624,455
Other receivables	298,386,102	9,803,745
Short term investments	22,658,812	82,162,359
Bank balances	17,060,865	257,714,606
	4,851,855,196	4,266,223,148

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

	Rating		2014	2013	
	Short Term	Long term	Agency	Rupees	Rupees
Banks					
Askari Bank Limited	A1+	AA	PACRA	68,162	4,619,172
Al-Baraka Bank (Pakistan) Limited	A1	А	PACRA	200,845	29
Bank Alfalah Limited	A1+	AA	PACRA	1,139,920	1,135,030
Bank Al-Habib Limited	A1+	AA+	PACRA	58,646	6,499,073
Banklslami Pakistan Limited	A1	А	PACRA	137,089	203,057,984
Burj Bank Limited	A-1	А	JCR-VIS	4,123	6,501
Citibank N.A.	P-1	A2	Moody's	5,764	2,630
Deutsche Bank AG	P-1	A3	Moody's	105,108	107,196
Dubai Islamic Bank (Pakistan) Limited	A-1	A+	JCR-VIS	468,118	268,024
Faysal Bank Limited	A1+	AA	PACRA	186,181	3,080,502
Habib Bank Limited	A-1+	AAA	JCR-VIS	684,876	3,608,173
HSBC Bank Middle East Limited	P-1	A2	Moody's	793,960	795,974
MCB Bank Limited	A1+	AAA	PACRA	5,993,382	14,952,578
Meezan Bank Limited	A-1+	AA	JCR-VIS	619,128	14,036,912
National Bank of Pakistan	A-1+	AAA	JCR-VIS	98,289	-
NIB Bank Limited	A1+	AA -	PACRA	152,647	153,034
Standard Chartered Bank (Pakistan) Limited	A1+	AAA	PACRA	539,863	540,197
Summit Bank Limited	A-3	A-	JCR-VIS	463	463
The Bank of Punjab	A1+	AA -	PACRA	4,084,716	3,351,593
United Bank Limited	A-1+	AA+	JCR-VIS	1,719,585	1,499,541
				17,060,865	257,714,606
Short term investments					
Askari Bank Limited	A1+	AA	PACRA	-	22,074,426
BankIslami Pakistan Limited	A1	А	PACRA	22,658,812	60,087,933
				22,658,812	82,162,359
				39,719,677	339,876,965

The Company's exposure to credit risk and impairment losses related to trade debts is disclosed in Note 18.

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

(c) Liquidity risk

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

The Company manages liquidity risk by maintaining sufficient cash and the availability of funding through an adequate amount of committed credit facilities. At 30 June 2014, the Company had Rupees 7,960 million (2013: Rupees 5,731 million) available borrowing limits from financial institutions and Rupees 18.239 million (2013: Rupees 259.238 million) cash and bank balances. The management believes the liquidity risk to be low. Following are the contractual maturities of financial liabilities, including interest payments. The amount disclosed in the table are undiscounted cash flows:

Contractual maturities of financial liabilities as at 30 June 2014:

	Carrying Amount	Contractual cash flows	6 month or less	6-12 month	1-2 Year	More than 2 Years
			Rupe	e s		
Non-derivative financial liabil	ities:					
Long term financing	6,490,373,190	7,966,537,002	1,140,023,351	1,257,970,248	2,239,732,404	3,328,810,999
Redeemable capital	156,250,000	170,817,980	71,262,055	67,327,637	32,228,288	-
Short term borrowings	9,180,243,052	9,619,428,845	9,032,788,489	586,640,356	-	-
Trade and other payables	1,356,788,724	1,356,788,724	1,356,788,724	-	-	-
Accrued mark-up	210,934,620	210,934,620	210,934,620	-	-	-
	17,394,589,586	19,324,507,171	11,811,797,239	1,911,938,241	2,271,960,692	3,328,810,999

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Contractual maturities of financial liabilities as at 30 June 2013:

Carrying Amount	Contractual cash flows	6 months or less	6-12 months	1-2 Year	More than 2 Years
Rupees					

Non-derivative financial liabilities:

Long term financing	5,540,089,955	6,768,506,321	1,006,785,275	960,631,846	1,806,475,129	2,994,614,071
Redeemable capital	281,250,000	321,099,008	77,593,733	73,965,805	137,397,038	32,142,432
Short term borrowings	6,493,965,784	6,774,557,025	5,991,278,122	783,278,903	-	-
Trade and other payables	1,184,281,375	1,184,281,375	1,184,281,375	-	-	-
Accrued mark-up	164,249,549	164,249,549	164,249,549	-	-	-
	13,663,836,663	15,212,693,278	8,424,188,054	1,817,876,554	1,943,872,167	3,026,756,503

The contractual cash flows relating to the above financial liabilities have been determined on the basis of interest rates / mark up rates effective as at reporting date. The rates of interest / mark up have been disclosed in note 6, note 7 and note 10 to these financial statements.

39.2 Fair values of financial assets and liabilities

The carrying values of all financial assets and liabilities reflected in financial statements approximate their fair values. Fair value is determined on the basis of objective evidence at each reporting date.

39.3 Financial instruments by categories

Assets as per balance sheet

	2014			2013		
	Loans and receivables	At amortized cost	Total	Loans and receivables	At amortized cost	Total
	Rupees	Rupees	Rupees	Rupees	Rupees	Rupees
Long term security deposits	20,744,440	-	20,744,440	2,531,259	-	2,531,259
Trade debts	4,482,128,869	-	4,482,128,869	3,904,386,724	-	3,904,386,724
Loans and advances	10,876,108	-	10,876,108	9,624,455	-	9,624,455
Other receivables	298,386,102	-	298,386,102	9,803,745	-	9,803,745
Short term investments	-	22,658,812	22,658,812	-	82,162,359	82,162,359
Cash and bank balances	18,238,675	-	18,238,675	259,237,529	-	259,237,529
	4,830,374,194	22,658,812	4,853,033,006	4,185,583,712	82,162,359	4,267,746,071

Liabilities at	Liabilities at amortized cost		
2014	2013		
Rupees	Rupees		
6,490,373,190	5,540,089,955		
156,250,000	281,250,000		
210,934,620	164,249,549		
9,180,243,052	6,493,965,784		
1,356,788,724	1,184,281,375		
17,394,589,586	13,663,836,663		

40. CAPITAL RISK MANAGEMENT

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, issue new shares or sell assets to reduce debt. Consistent with others in the industry and the requirements of the lenders, the Company monitors the capital structure on the basis of gearing ratio. This ratio is calculated as borrowings divided by total capital employed. Borrowings represent long term financing, redeemable capital and short term borrowings obtained by the Company as referred to in note 6, note 7 and note 10 respectively. Total capital employed includes 'total equity' as shown in the balance sheet plus 'borrowings'. The Company's strategy was to maintain a gearing ratio of 65% debt and 35% equity (2013: 65% debt and 35% equity).

		2014	2013
Borrowings	Rupees	15,826,866,242	12,315,305,739
Total equity	Rupees	8,417,595,927	8,020,271,449
Total capital employed	Rupees	24,244,462,169	20,335,577,188
Gearing ratio	Percentage	65.28	60.56

The increase in gearing ratio resulted primarily from increase in borrowings of the Company.

41. UNUTILIZED CREDIT FACILITIES

The Company has total credit facilities amounting to Rupees 17,140 million (2013: Rupees 12,225 million) out of which Rupees 7,960 million (2013: Rupees 5,731 million) remained unutilized at the end of the year.

42. EVENTS AFTER THE REPORTING PERIOD

The Board of Directors of the Company at their meeting held on September 26, 2014 has proposed Cash dividend of Rupees 1 per ordinary share (2013: Rupees 2 per ordinary share) in respect of the year ended 30 June 2014. However, these events have been considered as non-adjusting events under IAS 10 'Events after the Reporting Period' and have not been recognized in these financial statements.

43. DATE OF AUTHORIZATION FOR ISSUE

These financial statements were authorized for issue on September 26, 2014 by the Board of Directors of the Company.

44. CORRESPONDING FIGURES

Corresponding figures have been rearranged / regrouped wherever necessary for the purpose of comparison. However, no significant rearrangements / regroupings have been made in these financial statements.

45. GENERAL

Figures have been rounded off to nearest of Rupee.

Statement under section 24 (2) of the Companies Ordinace, 1984

This Consolidated financial information has been signed by two directors instead of chief executive and one director as the chief executive is not available for the time being in Pakistan

NISHAT (CHUNIAN) LIMITED CATEGORIES OF SHAREHOLDERS AS ON JUNE 30, 2014

	CATEGORIES OF SHAREHOLDERS	NO.OF SHAREHOLDERS	TOTAL SHARES HELD	PERCENTAGE
A)	Directors/Chief Executive Officer and their spouse and minor Children			
	Mrs. Farhat Saleem	1	4,929,719	2.46
	Mr. Shahzad Saleem	1	22,971,118	11.47
	Mr. Yahya Saleem	1	22,971,119	11.47
	Spouse:			
	Mrs. Ayesha Shahzad w/o	1	198,707	0.10
	Mr. Shahzad Saleem			
	TOTAL:-	4	51,070,663	25.51
B)	Executives		0 _)0 / 0)000	20101
-7	N/A	-	-	0.00
C)	Associated Companies, Undertakings and	4	33,303,285	16.64
,	related parties		, ,	
D)	Public Sectors Companies & Corporations	-	-	
E)	NIT and IDBP (ICP UNIT)	4	5,690	0.00
F)	Banks, Development Financial Institutions &	42	20,702,053	10.34
	Non-Banking Financial Institutions			
H)	Insurance Companies	14	4,916,975	2.46
I)	Modarabas & Mutual Funds	28	14,000,350	6.99
J)	*Shareholding 5% or more	*3	*73,183,353	*36.56
K)	Joint Stock Companies	100	7,155,013	3.57
L)	Others	41	1,744,819	0.87
M)	General Public	8,453	67,285,782	33.61
	TOTAL:-	8,690	200,184,630	100.00

*Shareholders having 5% or above shares exist in other categories therefore not included total.

Shareholding Detail of 5% or more

Name of Shareholder	Shares held	%
MR. SHAHZAD SALEEM	22,971,118	11.47
MR. YAHYA SALEEM	22,971,119	11.47
NISHAT MILLS LIMITED	27,241,116	13.61
TOTAL:-	50,212,235	25.08

INFORMATION UNDER CLAUSE XIX(i) OF THE CODE OF CORPORATE GOVERNANCE All trade in the company's shares, carried by its Directors, CEO, CFO, Company Secetary and their spouses and minor children during the year July 01, 2013 to June 30, 2014

Sale

Purchase

Nishat (Chunian) Limited Pattern of Shareholding as on June 30, 2014

Number of			Total Number of	Percentage of
ShareHolders	From	То	Shares Held	Total Capital
2587	1	100	60,072	0.0
1499	101	500	482,321	0.2
1293	501	1000	1,075,961	0.5
2049	1001	5000	5,726,661	2.8
531	5001	10000	4,050,983	2.0
196	10001	15000	2,491,792	1.2
114	15001	20000	2,060,545	1.0
70	20001	25000	1,631,468	8.0
40	25001	30000	1,111,589	0.5
39	30001	35000	1,273,002	0.6
25	35001	40000	954,505	0.4
14	40001	45000	599,043	0.3
36	45001	50000	1,771,244	8.0
16	50001	55000	848,824	0.4
12	55001	60000	702,680	0.3
7	60001	65000	430,294	0.2
11	65001	70000	750,862	0.3
11	70001	75000	811,214	0.4
3	75001	80000	234,120	0.1
2	80001	85000	163,103	0.0
3	85001	90000	265,893	0.1
6	90001	95000	557,109	0.2
15	95001	100000	1,497,707	0.7
5	100001	105000	510,350	0.2
6	105001	110000	654,980	0.3
1	110001	115000	110,314	0.0
3	115001	120000	359,000	0.1
3	120001	125000	369,500	0.1
5	125001	130000	641,050	0.3
1	130001	135000	134,500	0.0
2	135001	140000	279,150	0.1
2	140001	145000	284,800	0.1
5	145001	150000	743,133	0.3
1	150001	155000	152,851	0.0
2	160001	165000	328,000	0.1
2	170001	175000	346,699	0.1
1	180001	185000	181,700	0.0
1	185001	190000	186,870	0.0
1	190001	195000	192,500	0.1
1	195001	200000	200,000	0.1
2	200001	205000	406,994	0.2
1	205001	210000	210,000	0.1
1	210001	215000	210,500	0.1
1	215001	220000	218,142	0.1
1	235001	240000	237,000	0.1
1	250001	255000	250,163	0.1
1	260001	265000	262,500	0.1
1	265001	270000	269,800	0.1
1	270001	275000	271,000	0.1

Number of	Shareho	olding	Total Number of	-
ShareHolders	From	То	Shares Held	Total Capital
			000 500	0.47
1	295001	300000	298,500	0.15
1	300001 310001	305000	608,000	0.30
1	335001	315000 340000	<u>314,500</u> 339,400	0.1
1	345001	350000	350,000	0.1
1	350001	355000	350,459	0.1
1	355001	360000	356,500	0.1
1	370001	375000	375,000	0.1
2	395001	400000	800,000	0.4
1	400001	405000	401,000	0.2
1	405001	410000	410,000	0.2
1	420001	425000	425,000	0.2
1	445001	450000	450,000	0.2
1	460001	465000	463,525	0.2
1	480001	485000	481,000	0.2
1	595001	600000	600,000	0.3
1	600001	605000	600,084	0.3
1	610001	615000	612,203	0.3
1	640001	645000	640,603	0.3
1	645001	650000	647,000	0.3
1	725001	730000	727,609	0.3
1	745001	750000	750,000	0.3
1	835001	840000	835,450	0.4
1	895001	900000	900,000	0.4
1	995001	1000000	1,000,000	0.5
1	1060001	1065000	1,063,500	0.5
1	1075001	1080000	1,075,486	0.5
1	1180001	1185000	1,182,715	
1	1210001	1215000	1,211,500	0.6
1	1355001	1360000	1,358,003	0.6
1	1395001	1400000	1,400,000	0.7
1	1570001	1575000	1,573,500	0.7
1	1655001	1660000	1,656,700	0.8
1	1825001	1830000	1,828,500	
1	1930001	1935000	1,933,449	
1	2045001	2050000	2,048,345	1.0
2	2080001	2085000 2100000	2,084,050 4,200,000	1.0
2	2095001		2,189,180	1.0
1	2185001 2395001	2190000 2400000	2,189,180	1.0
1	2685001	2400000	2,688,850	1.3
1	2850001	2855000	2,851,645	
1	2915001	2920000	2,031,043	
1	3280001	3285000	3,280,450	1.6
1	4060001	4065000	4,060,465	2.0
1	4390001	4395000	4,391,450	2.1
1	4700001	4705000	4,704,166	
1	4835001	4840000	4,839,826	
1	6615001	6620000	6,619,632	3.3
1	6740001	6745000	6,744,576	
1	7090001	7095000	7,091,557	3.5
1	8445001	8450000	8,447,119	4.2
1	11820001	11825000	11,822,562	5.9
1	13910001	13915000	13,911,796	6.9
1	15415001	15420000	15,418,554	7.7
1	21895001	21900000	21,895,633	10.9
8,690	<total< td=""><td>></td><td>200,184,630</td><td>100.0</td></total<>	>	200,184,630	100.0

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NISHAT (CHUNIAN) LIMITED AND ITS SUBSIDIARY COMPANIES

CONSOLIDATED FINANCIAL STATEMENTS WITH ACCOMPANYING INFORMATION

30 JUNE 2014

The Board of Directors is pleased to present their report together with the consolidated audited results of Nishat (Chunian) Limited and its subsidiaries for the year ended June 30, 2014. The Directors' Report, giving a commentary on the performance of Nishat (Chunian Limited for the year ended June 30, 2014 has been presented separately. The group results comprise of financial statements of Nishat (Chunian) Limited ("the Holding Company"), Nishat Chunian Power Limited (NCPL), Nishat Chunian USA Inc. and NC Electric Company Limited.

Financial Highlights	2014	2013
Turnover	50,325	46,104
Gross Profit	6,437	8,648
Profit before taxation	2,225	4,474
Taxation	166	230
Profit after taxation	2,059	4,243
Earnings per share (basic & diluted) – Rupees	3.2	14.53

Nishat Chunian Power Limited, incorporated under the Companies Ordinance, 1984 on 23 February, 2007, is established with the objective of setting up power generation project having gross capacity of 200MW under a 25 year 'take or pay' agreement with National Transmission & Dispatch Company Limited (NTDCL). NCPL started its operations on July 21, 2010. The Company has been listed on Karachi and Lahore Stock Exchanges. Nishat (Chunian) Limited currently owns and controls 51.07% shares of Nishat Chunian Power Limited. The Directors' Report giving a commentary on the performance of NCPL for the year ended 30 June 2014 has been presented separately.

Nishat Chunian USA Inc. is a foreign subsidiary incorporated under the Business Corporation Laws of the State if New York. It is a wholly owned subsidiary incorporated with a principle objective to liaison Holding Company's marketing department providing access, information and other services relating to USA Market and to import home textile products and distribute to local retailers in USA.

NC Electric Company Limited, incorporated under the Companies Ordinance, 1984 on 18th April, 2014, is established with the objective of setting up coal based power plant of gross capacity of 46 MW. This will help Nishat (Chunian) Limited (holding company) to reduce their fuel and electricity cost.

Clarification to Qualification in Auditors' Report

In their report to Members, Auditors have stated that consolidate financial statements include un-audited figures pertaining to a subsidiary company, Nishat Chunian USA Inc. ("the Subsidiary Company"). The Subsidiary Company is incorporated under the Business Corporation Law of the The State of New York. The governing law does not require audit of financial statements of the Subsidiary Company. Hence, we have used un-audited financial statements of the Subsidiary Company to prepare Consolidated Financial Statements.

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AUDITORS' REPORT TO THE MEMBERS



We have audited the annexed consolidated financial statements comprising consolidated balance sheet of Nishat (Chunian) Limited (the Holding Company) and its Subsidiary Companies (together referred to as Group) as at 30 June 2014 and the related consolidated profit and loss account, consolidated statement of comprehensive income, consolidated cash flow statement and consolidated statement of changes in equity together with the notes forming part thereof, for the year then ended. We have also expressed separate opinions on the financial statements of Nishat (Chunian) Limited and NC Electric Company Limited. The financial statements of the Subsidiary Company, Nishat Chunian Power Limited were audited by other firm of auditors whose report has been furnished to us and our opinion, in so far as it relates to the amounts included for such Company, is based solely on the report of such other auditors. These financial statements are the responsibility of the Holding Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

Our audit was conducted in accordance with the International Standards on Auditing and accordingly included such tests of accounting records and such other auditing procedures as we considered necessary in the circumstances.

The financial statements of Nishat Chunian USA Inc. (Subsidiary Company) for the period ended 30 June 2014 were unaudited. Hence, total assets and total liabilities of Rupees 639,209,333 and Rupees 624,635,678 respectively as at 30 June 2014 and net profit of Rupees 2,658,396 for the year ended 30 June 2014 pertaining to such Subsidiary Company have been incorporated in these consolidated financial statements by the management using the un-audited financial statements.

In our opinion, except for any adjustments that may have been required due to the un-audited figures in respect of Nishat Chunian USA Inc. (Subsidiary Company) as referred to in above paragraph of the report, the consolidated financial statements present fairly the financial position of Nishat (Chunian) Limited and its Subsidiary Companies as at 30 June 2014 and the results of their operations for the year then ended.

The auditors of Nishat Chunian Power Limited (Subsidiary Company) have drawn attention to Note 17.4 to the consolidated financial statements, which describe the matter regarding recoverability of certain trade debts. Their opinion is not qualified in respect of this matter.

> RIAZ AHMAD & COMPANY Chartered Accountants

Name of engagement partner: Mubashar Mehmood

LAHORE

September 26, 2014

NISHAT (CHUNIAN) LIMITED AND ITS SUBSIDIARY COMPANIES CONSOLIDATED BALANCE SHEET AS AT 30 JUNE 2014

	Note	2014 Burnada	2013 Bunasa
EQUITY AND LIABILITIES	note	Rupees	Rupees
SHARE CAPITAL AND RESERVES			
Authorized share capital	3	2,500,000,000	2,500,000,000
lssued, subscribed and paid-up share capital Reserves	4 5	2,001,846,300 8,107,393,543	1,819,860,280 8,013,542,833
Equity attributable to equity holders of the Holding Compar Non-controlling interest		10,109,239,843 3,443,786,824	9,833,403,113 3,552,270,788
Total equity		13,553,026,667	13,385,673,901
LIABILITIES			
NON-CURRENT LIABILITIES			
Long term financing	6	15,295,182,188	15,881,868,234
Redeemable capital	7	<u>31,250,000</u> 15,326,432,188	156,250,000
CURRENT LIABILITIES		13,320,432,100	10,030,110,234
Trade and other payables	8	3,521,920,445	3,382,808,041
Accrued mark-up	9	718,900,828	683,900,614
Short term borrowings Current portion of non-current liabilities	10 11	14,879,080,864 3,157,186,050	6,498,176,644 2,681,282,514
Current portion of non-current habilities	11	22,277,088,187	13,246,167,813
Total liabilities		37,603,520,375	29,284,286,047
CONTINGENCIES AND COMMITMENTS	12		
TOTAL EQUITY AND LIABILITIES		51,156,547,042	42,669,959,948

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

Statement under section 24 (2) of the Companies Ordinace, 1984

This Consolidated financial information has been signed by two directors instead of chief executive and one director as the chief executive is not available for the time being in Pakistan

DIRECTOR

NISHAT (CHUNIAN) LIMITED AND ITS SUBSIDIARY COMPANIES CONSOLIDATED BALANCE SHEET AS AT 30 JUNE 2014

		2014	2013
	Note	Rupees	Rupees
ASSETS			
NON-CURRENT ASSETS			
Fixed assets	13	23,583,552,739	22,391,029,019
Long term loans to employees	14	3,473,721	3,474,134
Long term security deposits		20,849,440	2,636,259
		23,607,875,900	22,397,139,412
CURRENT ASSETS			
Stores, spare parts and loose tools	15	1,681,534,544	1,244,305,405
Stock-in-trade	16	7,938,835,684	6,331,973,069
Trade debts	17	14,182,408,936	9,452,690,417
Loans and advances	18	781,099,555	994,644,550
Short term deposits and prepayments		8,263,811	2,932,499
Accrued interest		402,011	161,854
Other receivables	19	1,866,117,388	1,620,867,710
Derivative financial instruments	20	-	2,362,939
Short term investments	21	22,658,812	82,162,359
Cash and bank balances	22	1,067,350,401	540,719,734
		27,548,671,142	20,272,820,536
TOTAL ASSETS		51,156,547,042	42,669,959,948

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NISHAT (CHUNIAN) LIMITED AND ITS SUBSIDIARY COMPANIES CONSOLIDATED PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED 30 JUNE 2014

ADMINISTRATIVE EXPENSES 26 (282,205,382) (226,234,391)		Note	2014 Rupees	2013 Rupees
GROSS PROFIT 6,437,847,141 8,647,561,441 DISTRIBUTION COST 25 (783,994,589) (537,730,402) ADMINISTRATIVE EXPENSES 26 (282,205,382) (226,234,391) OTHER EXPENSES 27 (155,397,673) (148,345,872) OTHER INCOME 28 307,078,559 390,090,594 PROFIT FROM OPERATIONS 5,523,328,056 8,125,341,370 FINANCE COST 29 (3,297,614,246) (3,651,551,470)	SALES	23	50,325,116,016	46,104,381,356
DISTRIBUTION COST 25 (783,994,589) (537,730,402) ADMINISTRATIVE EXPENSES 26 (282,205,382) (226,234,391) OTHER EXPENSES 27 (155,397,673) (148,345,872) (1,221,597,644) (912,310,665) (912,310,665) OTHER INCOME 28 307,078,559 390,090,594 PROFIT FROM OPERATIONS 5,523,328,056 8,125,341,370 FINANCE COST 29 (3,297,614,246) (3,651,551,470)	COST OF SALES	24	(43,887,268,875)	(37,456,819,915)
ADMINISTRATIVE EXPENSES 26 (282,205,382) (226,234,391) OTHER EXPENSES 27 (155,397,673) (148,345,872) (1,221,597,644) (912,310,665) (912,310,665) OTHER INCOME 28 307,078,559 390,090,594 PROFIT FROM OPERATIONS 5,523,328,056 8,125,341,370 FINANCE COST 29 (3,297,614,246) (3,651,551,470)	GROSS PROFIT		6,437,847,141	8,647,561,441
OTHER EXPENSES 27 (155,397,673) (148,345,872) (1,221,597,644) (912,310,665) (912,310,665) (1,221,597,644) (912,310,665) (912,310,665) OTHER INCOME 28 307,078,559 390,090,594 PROFIT FROM OPERATIONS 5,523,328,056 8,125,341,370 FINANCE COST 29 (3,297,614,246) (3,651,551,470)	DISTRIBUTION COST	25	(783,994,589)	(537,730,402)
Image: Constraint of the system Image: Constraint of the system	ADMINISTRATIVE EXPENSES	26	(282,205,382)	(226,234,391)
The system The sys	OTHER EXPENSES	27		(148,345,872)
OTHER INCOME 28 307,078,559 390,090,594 PROFIT FROM OPERATIONS 5,523,328,056 8,125,341,370 FINANCE COST 29 (3,297,614,246) (3,651,551,470)			(1,221,597,644)	(912,310,665)
PROFIT FROM OPERATIONS 5,523,328,056 8,125,341,370 FINANCE COST 29 (3,297,614,246) (3,651,551,470)			5,216,249,497	7,735,250,776
FINANCE COST 29 (3,297,614,246) (3,651,551,470)	OTHER INCOME	28	307,078,559	390,090,594
	PROFIT FROM OPERATIONS		5,523,328,056	8,125,341,370
PROFIT BEFORE TAXATION 2,225,713,810 4,473,789,900	FINANCE COST	29	(3,297,614,246)	(3,651,551,470)
	PROFIT BEFORE TAXATION		2,225,713,810	4,473,789,900
TAXATION 30 (166,306,073) (230,386,577)	TAXATION	30	(166,306,073)	(230,386,577)
PROFIT AFTER TAXATION 2,059,407,737 4,243,403,323	PROFIT AFTER TAXATION		2,059,407,737	4,243,403,323
PROFIT ATTRIBUTABLE TO:	PROFIT ATTRIBUTABLE TO:			
EQUITY HOLDERS OF THE HOLDING COMPANY 639,922,199 2,908,747,548	EQUITY HOLDERS OF THE HOLDING COMPANY		639,922,199	2,908,747,548
NON-CONTROLLING INTEREST 1,419,485,538 1,334,655,775	NON-CONTROLLING INTEREST		1,419,485,538	1,334,655,775
2,059,407,737 4,243,403,323			2,059,407,737	
Restated				Restated
EARNINGS PER SHARE - BASIC AND DILUTED313.2014.53	EARNINGS PER SHARE - BASIC AND DILUTED	31	3.20	14.53

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

Statement under section 24 (2) of the Companies Ordinace, 1984

This Consolidated financial information has been signed by two directors instead of chief executive and one director as the chief executive is not available for the time being in Pakistan

NISHAT (CHUNIAN) LIMITED AND ITS SUBSIDIARY COMPANIES

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED 30 JUNE 2014

	2014 Rupees	2013 Rupees
PROFIT AFTER TAXATION	2,059,407,737	4,243,403,323
OTHER COMPREHENSIVE INCOME		
Items that will not be reclassified to profit or loss	-	-
Items that may be reclassified subsequently to profit or		
Exchange difference on translation of foreign operations	(113,412)	56,555
Other comprehensive income for the year	(113,412)	56,555
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	2,059,294,325	4,243,459,878
TOTAL COMPREHENSIVE INCOME ATTRIBUTABLE TO:		
EQUITY HOLDERS OF THE HOLDING COMPANY NON-CONTROLLING INTEREST	639,808,787 1,419,485,538 2,059,294,325	2,908,804,103 1,334,655,775 4,243,459,878

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

Statement under section 24 (2) of the Companies Ordinace, 1984

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DIRECTOR



NISHAT (CHUNIAN) LIMITED AND ITS SUBSIDIARY COMPANIES CONSOLIDATED CASH FLOW STATEMENT FOR THE YEAR ENDED 30 JUNE 2014

	Note	2014 Rupees	2013 Rupees
CASH FLOWS FROM OPERATING ACTIVITIES			
Cash generated from operations	32	637,069,874	12,597,442,869
Net increase in long term security deposits Finance cost paid Income tax paid Net (increase) / decrease in long term loans to employees Net cash (used in) / generated from operating activities	_	(18,213,181) (3,407,517,076) (457,440,819) (1,696,551) (3,247,797,753)	(244,350) (3,848,476,520) (298,577,493) 3,446,069 8,453,590,575
CASH FLOWS FROM INVESTING ACTIVITIES		(-)	-,,,-
Capital expenditure on property, plant and equipment Capital expenditure on intangible asset Proceeds from sale of operating fixed assets Short term investments - net Profit on bank deposits received		(2,829,783,049) (9,585,298) 19,557,106 59,503,547 6,739,201	(2,137,802,602) - 7,649,981 (48,660,226) 4,349,282
Net cash used in investing activities		(2,753,568,493)	(2,174,463,565)
CASH FLOWS FROM FINANCING ACTIVITIES			
Proceeds from long term financing Repayment of long term financing Repayment of redeemable capital Short term borrowings - net Dividend paid to non-controlling interest Dividends paid		2,658,000,000 (2,768,782,510) (125,000,000) 8,380,904,220 (1,255,349,512) (361,661,873)	2,242,000,000 (2,217,813,768) (125,000,000) (4,681,086,694) (717,187,499) (327,169,970)
Net cash from / (used in) financing activities	_	6,528,110,325	(5,826,257,931)
Net increase in cash and cash equivalents		526,744,079	452,869,079
Impact of exchange translation		(113,412)	56,555
Cash and cash equivalents at the beginning of the year		540,719,734	87,794,100
Cash and cash equivalents at the end of the year	=	1,067,350,401	540,719,734

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

Statement under section 24 (2) of the Companies Ordinace, 1984

This Consolidated financial information has been signed by two directors instead of chief executive and one director as the chief executive is not available for the time being in Pakistan

		ATTR		ATTRIBITABLE TO FOULTY HOLDERS OF THE HOLDING COMPANY	DE THE HOI DING	COMPANY			
		CAPITAL	RE	REVENUE RESERVES	S			NON-	
	CAPITAL	Exchange translation reserve	General reserve	Unappropriated profit	Total	RESERVES	EQUITY		ו סו אד במחוי ו
					Rupees				
Balance as at 30 June 2012	1,654,418,440		1,629,221,278	3,971,842,980	5,601,064,258	5,601,064,258	7,255,482,698	2,936,659,488	10,192,142,186
Transactions with owners:									
Final dividend for the year ended 30 June 2012 @ Rupees 2 per ordinary share				1000 000 000/	(220 082 608)	(220 062 600)	(220 002 600)		000 000 000
Bonus shares issued during the vear	- 165.441.840			(165.441.840)	(330,003,000) (165.441.840)	(165.441.840)	(000,000,000) -		
Dividend to non-controlling interest	1	'						(719,044,475)	(719,044,475
	165,441,840].].	(496,325,528)	(496,325,528)	(496,325,528)	(330,883,688)	(719,044,475)	(1,049,928,163
Profit for the year Other comprehensive income for the vear		- 56.555		2,908,747,548 -	2,908,747,548 -	2,908,747,548 56.555	2,908,747,548 56.555	1,334,655,775 -	4,243,403,323 56.555
Total comprehensive income for the year] .	56,555].	2,908,747,548	2,908,747,548	2,908,804,103	2,908,804,103	1, 334, 655, 775	4,243,459,878
Balance as at 30 June 2013	1,819,860,280	56,555	1,629,221,278	6,384,265,000	8,013,486,278	8,013,542,833	9,833,403,113	3,552,270,788	13,385,673,901
Transactions with owners:									
Final dividend for the year ended 30 June 2013 @ Rupees 2 per ordinary share			,	(363, 972, 057)	(363,972,057)	(363,972,057)	(363, 972, 057)		(363,972,057
Bonus shares issued during the year	181,986,020			(181,986,020)	(181,986,020)	(181,986,020)	ı		
Dividend to non-controlling interest		'	'		-		-	(1,527,969,502)	(1,527,969,502
	181,986,020		•	(545,958,077)	(545,958,077)	(545,958,077)	(363,972,057)	(1,527,969,502)	(1,891,941,559
Profit for the year	•			640,420,905	640,420,905	640,420,905	640,420,905	1,418,986,832	2,059,407,737
Other comprehensive loss for the year		(113,412)				(113,412)	(113,412)		(113,412
Total comprehensive income for the year	•	(113,412)		640,420,905	640,420,905	640,307,493	640,307,493	1,418,986,832	2,059,294,325
Balance as at 30 June 2014	2,001,846,300	(56,857)	1,629,221,278	6,478,727,828	8,107,949,106	8,107,892,249	10,109,738,549	3,443,288,118	13,553,026,667

(330,883,688)

56,555

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 JUNE 2014

NISHAT (CHUNIAN) LIMITED AND ITS SUBSIDIARY COMPANIES

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

Statement under section 24 (2) of the Companies Ordinace, 1984 This Consolidated financial information has been signed by two directors instead of chief executive and one director as the chief executive is not available for the time being in Pakistan

DIRECTOR

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DIRECTOR

(113,412)



NISHAT (CHUNIAN) LIMITED AND ITS SUBSIDIARY COMPANIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

1. THE GROUP AND ITS OPERATIONS

The Group consists of:

Holding Company

• Nishat (Chunian) Limited

Subsidiary Companies

- Nishat Chunian Power Limited
- Nishat Chunian USA Inc.
- NC Electric Company Limited

Nishat (Chunian) Limited

Nishat (Chunian) Limited ("the Holding Company") is a public limited company incorporated in Pakistan under the Companies Ordinance, 1984 and is listed on the Lahore, Karachi and Islamabad Stock Exchanges. Its registered office is situated at 31-Q, Gulberg II, Lahore. The Holding Company is engaged in business of spinning, weaving, dyeing, printing, stitching, processing, doubling, sizing, buying, selling and otherwise dealing in yarn, fabrics and made-ups made from raw cotton, synthetic fibre and cloth and to generate, accumulate, distribute, supply and sell electricity.

Nishat Chunian Power Limited

Nishat Chunian Power Limited is a public limited company incorporated in Pakistan under the Companies Ordinance, 1984 and listed on the Lahore, Karachi and Islamabad Stock Exchanges. The principal activity of Nishat Chunian Power Limited is to build, own, operate and maintain a fuel fired power station having gross capacity of 200 MW and net capacity of 195.722 MW at Jamber Kalan, Tehsil Pattoki, District Kasur, Punjab, Pakistan. Its registered office is situated at 31-Q, Gulberg II, Lahore. Nishat Chunian Power Limited has commenced commercial operations from 21 July 2010 and the twenty five years term of the Power Purchase Agreement (PPA) with National Transmission and Despatch Company Limited (NTDCL) starts from this date.

Nishat Chunian USA Inc.

Nishat Chunian USA Inc. is a foreign subsidiary incorporated under the Business Corporation Laws of the State of New York. The registered office of Nishat Chunian USA Inc. is situated at Suite No. 639, 7 West, 34th Street New York, NY 10001, USA. The principal business of the Nishat Chunian USA Inc. is to import home textile products and distribute to local retailers.

NC Electric Company Limited

NC Electric Company Limited is a public limited company incorporated in Pakistan on 18 April 2014 under the Companies Ordinance, 1984. The Company is a wholly owned subsidiary of Nishat (Chunian) Limited. Its registered office is situated at 31-Q, Gulberg II, Lahore. The principal objects of the Company are to develop, design, construct, own and acquire coal powered power generation complexes and thermal, hydel, solar and wind energy projects in Pakistan and to carry on the business of electricity generation, transmission and distribution in Pakistan.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

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

2.1 Basis of preparation

a) Statement of compliance

These consolidated financial statements have been prepared in accordance with approved accounting standards as applicable in Pakistan. Approved accounting standards comprise of such International Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board as are notified under the Companies Ordinance, 1984, provisions of and directives issued under the Companies Ordinance, 1984, provisions or directives of the Companies Ordinance, 1984 shall prevail.

b) Accounting convention

These consolidated financial statements have been prepared under the historical cost convention except for the certain financial instruments carried at fair value.

c) Critical accounting estimates and judgments

The preparation of these consolidated financial statements in conformity with the approved accounting standards requires the use of certain critical accounting estimates. It also requires the management to exercise its judgment in the process of applying the accounting policies. Estimates and judgments are continually evaluated and are based on historical experience, including expectation of future events that are believed to be reasonable under the circumstances. The areas where various assumptions and estimates are significant to the consolidated financial statements or where judgments were exercised in application of accounting policies are as follows:

Useful lives, patterns of economic benefits and impairments

Estimates with respect to residual values and depreciable lives and pattern of flow of economic benefits are based on the analysis of the management. Further, the Group reviews the values of assets for possible impairments on an annual basis. Any change in the estimates in the future might affect the carrying amount of respective item of property, plant and equipment, with a corresponding effect on the depreciation charge and impairment.

Inventories

Net realizable value of inventories is determined with reference to currently prevailing selling prices less estimated expenditure to make sales.

Accumulating compensated absences

The provision for accumulating compensated absences is made by the Holding Company on the basis of accumulated leave balance on account of employees.

Taxation

In making the estimates for income tax currently payable, the management takes into account the current income tax law and the decisions of appellate authorities on certain issues in the past.

Provisions for doubtful debts

The Group reviews its receivables against any provision required for any doubtful balances on an ongoing basis. The provision is made while taking into consideration expected recoveries, if any.

d) Amendments to published approved standards that are effective in current year and are relevant to the Group

The following amendments to published approved standards are mandatory for the Group's accounting periods beginning on or after 01 July 2013:

IFRS 7 (Amendment) 'Financial Instruments: Disclosures' (effective for annual periods beginning on or after 01 January 2013). The International Accounting Standards Board (IASB) has amended the accounting requirements and disclosures related to offsetting of financial assets and financial liabilities by issuing amendments to IAS 32 'Financial Instruments: Presentation' and IFRS 7. These amendments are the result of IASB and US Financial Accounting Standard Board undertaking a joint project to address the differences in their respective accounting standards regarding offsetting of financial instruments. The application of the amendments does not result in any impact on profit or loss, other comprehensive income and total comprehensive income.

On 17 May 2012, IASB issued Annual Improvements to IFRS: 2009 – 2011 Cycle, incorporating amendments to five IFRS more specifically in IAS 1 'Presentation of Financial Statements' and IAS 32 'Financial instruments: Presentation' that are considered relevant to the Group's consolidated financial statements. These amendments are effective for annual periods beginning on or after 01 January 2013. The application of the amendments does not result in any impact on profit or loss, other comprehensive income and total comprehensive income.

e) Standards, interpretation and amendments to published standards that are effective in current year but not relevant to the Group

There are other standards, new interpretation and amendments to published standards that are mandatory for accounting periods beginning on or after 01 July 2013 but are considered not to be relevant or do not have any significant impact on the Group's consolidated financial statements and are therefore not detailed in these consolidated financial statements.

f) Standards, interpretation and amendments to published standards that are not yet effective but relevant to the Group

Following standards, interpretation and amendments to existing standards have been published and are mandatory for the Group's accounting periods beginning on or after 01 July 2014 or later periods:

IFRS 9 'Financial Instruments' (effective for annual periods beginning on or after 01 January 2018). A finalized version of IFRS 9 which contains accounting requirements for financial instruments, replacing IAS 39 'Financial Instruments: Recognition and Measurement'. Financial assets are classified by reference to the business model within which they are held and their contractual cash flow characteristics. The 2014 version of IFRS 9 introduces a 'fair value through other comprehensive income' category for certain

debt instruments. Financial liabilities are classified in a similar manner to under IAS 39, however there are differences in the requirements applying to the measurement of an entity's own credit risk. The 2014 version of IFRS 9 introduces an 'expected credit loss' model for the measurement of the impairment of financial assets, so it is no longer necessary for a credit event to have occurred before a credit loss is recognized. It introduces a new hedge accounting model that is designed to be more closely aligned with how entities undertake risk management activities when hedging financial and non-financial risk exposures. The requirements for the derecognition of financial assets and liabilities are carried forward from IAS 39. The management of the Group is in the process of evaluating the impacts of the aforesaid standard on the Group's consolidated financial statements.

IFRS 10 'Consolidated Financial Statements' (effective for annual periods beginning on or after 01 January 2015). Concurrent with the issuance of IFRS 10, the IASB has also issued IFRS 11 'Joint Arrangements', IFRS 12 'Disclosure of Interests in Other Entities', IAS 27 (revised 2011) 'Separate Financial Statements' and IAS 28 (revised 2011) 'Investments in Associates'. The objective of IFRS 10 is to have a single basis for consolidation for all entities, regardless of the nature of the investee, and that basis is control. The definition of control includes three elements: power over an investee, exposure or rights to variable returns of the investee and the ability to use power over the investee to affect the investor's returns. IFRS 10 replaces those parts of IAS 27 'Consolidated and Separate Financial Statements' that address when and how an investor should prepare consolidated financial statements and replaces Standing Interpretations Committee (SIC) 12 'Consolidation – Special Purpose Entities' in its entirety. The management of the Group is in the process of evaluating the impacts of the aforesaid standard on the Group's consolidated financial statements.

Amendments to IFRS 10, IFRS 11 and IFRS 12 (effective for annual periods beginning on or after 01 January 2015) provide additional transition relief in by limiting the requirement to provide adjusted comparative information to only the preceding comparative period. Also, amendments to IFRS 12 eliminate the requirement to provide comparative information for periods prior to the immediately preceding period.

IFRS 12 'Disclosures of Interests in Other Entities' (effective for annual periods beginning on or after 01 January 2015). This standard includes the disclosure requirements for all forms of interests in other entities, including joint arrangements, associates, special purpose vehicles and other off-balance sheet vehicles. This standard is not expected to have a material impact on the Group's consolidated financial statements.

Amendments to IFRS 10, IFRS 12 and IAS 27 (effective for annual periods beginning on or after 01 January 2015) provide 'investment entities' an exemption from the consolidation of particular subsidiaries and instead require that: an investment entity measure the investment in each eligible subsidiary at fair value through profit or loss; requires additional disclosures; and require an investment entity to account for its investment in a relevant subsidiary in the same way in its consolidated and separate financial statements. The management of the Group is in the process of evaluating the impacts of the aforesaid amendments on the Group's consolidated financial statements.

IFRS 13 'Fair value Measurement' (effective for annual periods beginning on or after 01 January 2015). This standard aims to improve consistency and reduce complexity by providing a precise definition of fair value and a single source of fair value measurement and disclosure requirements for use across IFRSs. The requirements, which are largely aligned between IFRSs and US GAAP, do not extend the use of fair value accounting but provide guidance on how it should be applied where its use is already required or permitted by other standards within IFRSs or US GAAP. This standard is not expected to have a material impact on the Group's consolidated financial statements.

IFRS 15 'Revenue from Contracts with Customers' (effective for annual periods beginning on or after 01

January 2017). IFRS 15 provides a single, principles based five-step model to be applied to all contracts with customers. The five steps in the model are: identify the contract with the customer; identify the performance obligations in the contract; determine the transaction price; allocate the transaction price to the performance obligation. Guidance is provided on topics such as the point in which revenue is recognised, accounting for variable consideration, costs of fulfilling and obtaining a contract and various related matters. New disclosures about revenue are also introduced. The management of the Group is in the process of evaluating the impacts of the aforesaid standard on the Group's consolidated financial statements.

IAS 16 (Amendments) 'Property, Plant and Equipment' (effective for annual periods beginning on or after 01 January 2016). The amendments clarify that a depreciation method that is based on revenue that is generated by an activity that includes the use of an asset is not appropriate for property, plant and equipment; and add guidance that expected future reductions in the selling price of an item that was produced using an asset could indicate the expectation of technological or commercial obsolescence of the asset, which, in turn, might reflect a reduction of the future economic benefits embodied in the asset. However, the amendments are not expected to have a material impact on the Group's consolidated financial statements.

IAS 32 (Amendments) 'Financial Instruments: Presentation' (effective for annual periods beginning on or after 01 January 2014). Amendments have been made to clarify certain aspects because of diversity in application of the requirements on offsetting, focused on four main areas: the meaning of 'currently has a legally enforceable right of set-off'; the application of simultaneous realization and settlement; the offsetting of collateral amounts and the unit of account for applying the offsetting requirements. However, the amendments are not expected to have a material impact on the Group's consolidated financial statements.

IAS 36 (Amendments) 'Impairment of Assets' (effective for annual periods beginning on or after 01 January 2014). Amendments have been made in IAS 36 to reduce the circumstances in which the recoverable amount of assets or cash-generating units is required to be disclosed, clarify the disclosures required and to introduce an explicit requirement to disclose the discount rate used in determining impairment (or reversals) where recoverable amount (based on fair value less costs of disposal) is determined using a present value technique. However, the amendments are not expected to have a material impact on the Group's consolidated financial statements.

On 12 December 2013, IASB issued Annual Improvements to IFRSs: 2010 – 2012 Cycle, incorporating amendments to seven IFRSs more specifically in IFRS 8 'Operating Segments' and IFRS 13 'Fair Value Measurement', which are considered relevant to the Group's consolidated financial statements. These amendments are effective for annual periods beginning on or after 01 July 2014. These amendments are unlikely to have a significant impact on the Group's consolidated financial statements and have therefore not been analyzed in detail.

On 12 December 2013, IASB issued Annual Improvements to IFRSs: 2011 – 2013 Cycle, incorporating amendments to four IFRSs more specifically in IFRS 13 'Fair Value Measurement', that is considered relevant to the Company's financial statements. These amendments are effective for annual periods beginning on or after 01 July 2014. These amendments are unlikely to have a significant impact on the Group's consolidated financial statements and have therefore not been analyzed in detail.

IFRIC 21 'Levies' (effective for annual periods beginning on or after 01 January 2014). The interpretation provides guidance on when to recognize a liability for a levy imposed by a government, both for levies that are accounted for in accordance with IAS 37 'Provisions, Contingent Liabilities and Contingent Assets'

and those where the timing and amount of the levy is certain. The interpretation identifies the obligating event for the recognition of a liability as the activity that triggers the payment of the levy in accordance with the relevant legislation. However, the interpretation is not expected to have a material impact on the Group's consolidated financial statements.

g) Standard and amendments to published standards that are not yet effective and not considered relevant to the Group

There are other standard and amendments to published standards that are mandatory for accounting periods beginning on or after 01 July 2014 but are considered not to be relevant or do not have any significant impact on the Group's consolidated financial statements and are therefore not detailed in these consolidated financial statements.

h) Exemption from applicability of certain interpretations to standards

Securities and Exchange Commission of Pakistan (SECP) through SRO 24(I)/2012 dated 16 January 2012, has exempted the application of International Financial Reporting Interpretations Committee (IFRIC) 4 'Determining whether an Arrangement contains a Lease' to all companies. However, the SECP made it mandatory to disclose the impact of the application of IFRIC 4 on the results of the companies. This interpretation provides guidance on determining whether arrangements that do not take the legal form of a lease should, nonetheless, be accounted for as a lease in accordance with International Accounting Standard (IAS) 17 'Leases'.

Consequently, Nishat Chunian Power Limited – Subsidiary Company is not required to account for a portion of its PPA with NTDCL as a lease under IAS 17. If the aforesaid Subsidiary Company were to follow IFRIC 4 and IAS 17, the effect on the consolidated financial statements would be as follows:

	2014 Rupees	2013 Rupees
De-recognition of property, plant and equipment	(14,062,304,227)	(14,745,480,908)
Recognition of lease debtor	15,084,440,069	16,029,526,247
Increase in un-appropriated profit at the beginning of the year	1,284,045,339	1,016,939,394
(Decrease) / Increase in profit for the year	(261,909,497)	267,105,945
Increase in un-appropriated profit at the end of the year	1,022,135,842	1,284,045,339

2.2 Consolidation

Subsidiaries

Subsidiaries are those entities in which the Holding Company directly or indirectly controls, beneficially owns or holds more than 50% of the voting securities or otherwise has power to elect and appoint more than 50% of its directors. The financial statements of the subsidiary companies are included in the consolidated financial statements from the date control commences until the date that control ceases.

The assets and liabilities of the subsidiary companies have been consolidated on a line by line basis and the carrying value of investments held by the Holding Company is eliminated against the Holding Company's share in paid up capital of the subsidiary companies. Intra group balances and transactions have been eliminated.

Non-controlling interest is that part of net results of the operations and of net assets of the subsidiary companies attributable to interest which is not owned by the Holding Company. Non-controlling interest is presented as a separate item in the consolidated financial statements.

Translation of the financial statements of foreign subsidiary

The financial statements of foreign subsidiary of which the functional currency is different from that used in preparing the Group's consolidated financial statements are translated in functional currency of the Group. Balance sheet items are translated at the exchange rate at the balance sheet date and profit and loss account items are converted at the average rate for the period. Any resulting translation differences are recognized under exchange translation reserve in consolidated reserves.

2.3 Taxation

Current

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

The profits and gains of Nishat Chunian Power Limited – Subsidary Company from electric power generation are exempt from tax under clause (132), Part I of the Second Schedule to the Income Tax Ordinance, 2001, subject to the conditions and limitations provided therein. The aforesaid Subsidiary Company is also exempt from minimum tax on turnover under clause (11A), Part IV of the Second Schedule to the Income Tax Ordinance, 2001. However, full provision is made in the consolidated profit and loss account on income from sources not covered under the above clause at current rates of taxation after taking into account, tax credits and rebates available, if any.

Provision for income tax on the income of foreign subsidiary – Nishat Chunian USA Inc. is computed in accordance with the tax legislation in force in the country where the income is taxable.

Deferred

Deferred tax is accounted for using the balance sheet liability method in respect of all temporary differences arising from differences between the carrying amount of assets and liabilities in the consolidated financial statements and the corresponding tax bases used in the computation of the taxable profit. Deferred tax liabilities are generally recognized for all taxable temporary differences and deferred tax assets to the extent that it is probable that taxable profits will be available against which the deductible temporary differences, unused tax losses and tax credits can be utilized.

Deferred tax is calculated at the rates that are expected to apply to the period when the differences reverse based on tax rates that have been enacted or substantively enacted by the reporting date. Deferred tax is charged or credited in the profit and loss account, except to the extent that it relates to items recognized in other comprehensive income or directly in equity. In this case the tax is also recognized in statement of comprehensive income or directly in equity, respectively. Nishat Chunian Power Limited - Subsidiary Company has not made provision for deferred tax as the Subsidiary Company's management believes that the temporary differences will not reverse in the foreseeable future due to the fact that the profits and gains of the Subsidiary Company derived from electric power generation are exempt from tax subject to the conditions and limitations provided for in terms of clause (132), Part I of the Second Schedule to the Income Tax Ordinance, 2001.

2.4 Employee benefits

The main features of the schemes operated are as follows:

Provident fund

The Holding Company and Nishat Chunian Power Limited – Subsidiary Company operate funded provident fund schemes covering all permanent employees. Equal monthly contributions are made both by the employees and the employers' to funds in accordance with the funds' rules. The employers' contributions to the funds are charged to income currently.

Accumulating compensated absences

The Holding Company provides for accumulating compensated absences, when the employees render service that increase their entitlement to future compensated absences. Under the rules, head office employees and factory staff are entitled to 20 days leave per year and factory workers are entitled to 14 days leave per year respectively. Unutilized leaves can be accumulated up to 10 days in case of head office employees, 40 days in case of factory staff and up to 28 days in case of factory workers. Any further un-utilized leaves will lapse. Any un-utilized leave balance i.e. 40 days and 28 days in case of factory staff and workers respectively, can be encashed by them at any time during their employment. Unutilized leaves can be used at any time by all employees, subject to the Holding Company's approval. Provisions are made annually to cover the obligation for accumulating compensated absences and are charged to income.

2.5 Fixed assets

Property, plant, equipment and depreciation

Property, plant and equipment except freehold land and capital work-in-progress are stated at cost less accumulated depreciation and any identified impairment loss. Cost in relation to certain property, plant and equipment signifies historical cost, borrowing cost pertaining to erection / construction period of qualifying assets and other directly attributable cost of bringing the asset to working condition. Freehold land and capital work-in-progress are stated at cost less any identified impairment loss.

Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and cost of the item can be measured reliably. All other repair and maintenance costs are charged to income during the period in which they are incurred.

Depreciation

Depreciation on all operating fixed assets is charged to income on the reducing balance method, except in case of Nishat Chunian Power Limited - Subsidiary Company, where this accounting estimate is based on

straight line method, so as to write off the cost / depreciable amount of the assets over their estimated useful lives at the rates given in Note 13.1. Depreciation on additions is charged from the month in which the assets are available for use upto the month prior to disposal. The assets' residual values and useful lives are reviewed at each financial year end and adjusted if impact on depreciation is significant.

Derecognition

An item of property, plant and equipment is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and carrying amount of the asset) is included in the consolidated profit and loss account in the year the asset is derecognized.

Intangible asset

Intangible assets, which are non-monetary assets without physical substance, are recognized at cost, which comprise purchase price, non-refundable purchase taxes and other directly attributable expenditures relating to their implementation and customization. After initial recognition, an intangible asset is carried at cost less accumulated amortization and impairment losses, if any. Intangible assets are amortized from the month when these assets are available for use, using the straight line method, whereby the cost of the intangible asset is amortized over its estimated useful life over which economic benefits are expected to flow to the Group. The useful life and amortization method is reviewed and adjusted, if appropriate, at each reporting date.

2.6 Goodwill

Goodwill represents the excess of the cost of an acquisition over the Group's share of the identifiable net assets acquired. Goodwill is tested annually for the impairment and carried at cost less accumulated impairment losses. Any impairment is recognized immediately through the consolidated profit and loss account and is not subsequently reversed.

Negative goodwill is recognized directly in consolidated profit and loss account in the year of acquisition.

2.7 Investments

Classification of an investment is made on the basis of intended purpose for holding such investment. Management determines the appropriate classification of its investments at the time of purchase and re-evaluates such designation on regular basis.

Investments are initially measured at fair value plus transaction costs directly attributable to acquisition, except for 'investment at fair value through profit or loss' which is measured initially at fair value.

The Group assess at the end of each reporting period whether there is any objective evidence that investments are impaired. If any such evidence exists, the Group applies the provisions of IAS 39 'Financial Instruments: Recognition and Measurement' to its investments.

a) Investment at fair value through profit or loss

Investment classified as held-for-trading and those designated as such are included in this category. Investments are classified as held-for-trading if these are acquired for the purpose of selling in the short term. Gains or losses on investments held-for-trading are recognized in consolidated profit and loss account.

b) Held-to-maturity

Investments with fixed or determinable payments and fixed maturity are classified as held-to-maturity when the Group has the positive intention and ability to hold to maturity. Investments intended to be held for an undefined period are not included in this classification. Other long-term investments that are intended to be held to maturity are subsequently measured at amortized cost. This cost is computed as the amount initially recognized minus principal repayments, plus or minus the cumulative amortization, using the effective interest method, of any difference between the initially recognized amount and the maturity amount. For investments carried at amortized cost, gains and losses are recognized in consolidated profit and loss account when the investments are de-recognized or impaired, as well as through the amortization process.

c) Available-for-sale

Investments intended to be held for an indefinite period of time, which may be sold in response to need for liquidity, or changes to interest rates or equity prices are classified as available-for-sale. After initial recognition, investments which are classified as available-for-sale are measured at fair value. Gains or losses on available-for-sale investments are recognized directly in consolidated statement of comprehensive income until the investment is sold, de-recognized or is determined to be impaired, at which time the cumulative gain or loss previously reported in consolidated statement of comprehensive income is included in consolidated profit and loss account. These are sub-categorized as under:

Quoted

For investments that are actively traded in organized capital markets, fair value is determined by reference to stock exchange quoted market bids at the close of business on the reporting date.

Unquoted

Fair value of unquoted investments is determined on the basis of appropriate valuation techniques as allowed by IAS 39 'Financial Instruments: Recognition and Measurement'.

2.8 Inventories

Inventories, except for stock-in-transit and waste stock, are stated at lower of cost and net realizable value. Cost is determined as follows:

Stores, spare parts and loose tools

Usable stores, spares parts, loose tools are valued principally at weighted average cost, while items considered obsolete are carried at nil value. Items-in-transit are valued at cost comprising invoice value plus other charges paid thereon.

Stock-in-trade

Cost of raw materials is measured using the weighted average cost formula. Cost of work-in-process and finished goods comprise cost of direct material, labour and appropriate manufacturing overheads. Cost of goods purchased for resale is based on first-in-first-out (FIFO) cost formula.

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

stock is valued at net realizable value.

Net realizable value signifies the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

2.9 Foreign currencies

These consolidated financial statements are presented in Pak Rupees, which is the Group's functional currency. All monetary assets and liabilities denominated in foreign currencies are translated into Pak Rupees at the rates of exchange prevailing at the balance sheet date, while the transactions in foreign currencies (except the results of foreign operation which are translated to Pak Rupees at the average rate of exchange for the year) during the year are initially recorded in functional currency at the rates of exchange prevailing at the transaction date. All non-monetary items are translated into Pak Rupees at exchange rates prevailing on the date of transaction or on the date when fair values are determined. Exchange gains and losses are recorded in the consolidated profit and loss account.

2.10 Borrowing cost

Borrowing costs are recognized as expense in the period in which these are incurred except to the extent of borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset. Such borrowing costs, if any, are capitalized as part of cost of that asset.

2.11 Revenue recognition

Revenue from different sources is recognized as under:

- Revenue from sales is recognized on dispatch of goods to customers.
- Return on bank deposits is accrued on a time proportionate basis by reference to the principal outstanding and the applicable rate of return.
- Revenue on account of energy is recognized on transmission of electricity to National Transmission and Despatch Company Limited, whereas on account of capacity is recognized when due.

2.12 Share capital

Ordinary shares and irredeemable preference shares are classified as equity. Incremental costs directly attributable to the issue of new shares are shown in equity as a deduction, net of tax, from the proceeds.

2.13 Financial instruments

Financial instruments carried on the balance sheet include deposits, trade debts, loans and advances, other receivables, derivative financial instruments, short term investments, accrued interest, cash and bank balances, short term borrowings, long term financing, redeemable capital, accrued mark-up and trade and other payables. Financial assets and liabilities are recognized when the Group becomes a party to the contractual provisions of the instrument. Initial recognition is made at fair value plus transaction costs directly attributable to acquisition, except for 'financial instrument at fair value through profit or loss' which is measured initially at fair value.

Financial assets are de-recognized when the Group loses control of the contractual rights that comprise the financial asset. The Group loses such control if it realizes the rights to benefits specified in contract, the rights expire or the Group surrenders those rights. Financial liabilities are de-recognized when the obligation specified in the contract is discharged, cancelled or expired. Any gain or loss on subsequent measurement (except available for sale investments) and de-recognition is charged to the profit or loss currently. The particular measurement methods adopted are disclosed in the individual policy statements associated with each item and in the accounting policy of investments.

2.14 Trade debts and other receivables

Trade debts and other receivables are carried at original invoice value less an estimate made for doubtful debts based on a review of all outstanding amounts at the year end. Bad debts are written off when identified.

2.15 Borrowings

Borrowings are recognized initially at fair value and are subsequently stated at amortized cost; any difference between the proceeds and the redemption value is recognized in the consolidated profit and loss account over the period of the borrowings using the effective interest rate method.

2.16 Trade and other payables

Liabilities for trade and other amounts payable are initially recognized at fair value which is normally the transaction cost.

2.17 Offsetting of financial assets and financial liabilities

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

2.18 Cash and cash equivalents

Cash and cash equivalents are carried in the balance sheet at book value which approximates their fair value. For the purpose of consolidated cash flow statement, cash and cash equivalents comprise cash in hand, cash at banks on current, saving and deposit accounts, other short term highly liquid instruments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

2.19 Derivative financial instruments

Derivative financial instruments are initially recognized at fair value on the date a derivative contract is entered into and are re-measured to fair value at subsequent reporting dates. The method of recognizing the resulting gain or loss depends on whether the derivative is designated as a hedging instrument, and if so, the nature of the item being hedged. The Group designates certain derivatives as cash flow hedges.

The Group documents at the inception of the transaction the relationship between the hedging instruments and hedged items, as well as its risk management objective and strategy for undertaking various hedge transactions. The Group also documents its assessment, both at hedge inception and on an ongoing basis, of whether the derivatives that are used in hedging transactions are highly effective in offsetting changes in cash flow of hedged items.

The effective portion of changes in the fair value of derivatives that are designated and qualify as cash flow hedges are recognized in equity. The gain or loss relating to the ineffective portion is recognized immediately in the consolidated profit and loss account.

Amounts accumulated in equity are recognized in consolidated profit and loss account in the periods when the hedged item will affect profit or loss.

2.20 Provisions

Provisions are recognized when the Group has a 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 obligations and a reliable estimate of the amount can be made.

2.21 Impairment

a) Financial assets

A financial asset is considered to be impaired if objective evidence indicate that one or more events had a negative effect on the estimated future cash flows of that asset.

An impairment loss in respect of a financial asset measured at amortized cost is calculated as a difference between its carrying amount and the present value of estimated future cash flows discounted at the original effective interest rate. An impairment loss in respect of available for sale financial asset is calculated by reference to its current fair value.

Individually significant financial assets are tested for impairment on an individual basis. The remaining financial assets are assessed collectively in groups that share similar credit risk characteristics.

b) Non-financial assets

The carrying amounts of the Group's assets are reviewed at each balance sheet date to determine whether there is any indication of impairment. If such indication exists, the recoverable amount of such asset is estimated. An impairment loss is recognized wherever the carrying amount of the asset exceeds its recoverable amount. Impairment losses are recognized in consolidated profit and loss account. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. If that is the case, the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in consolidated profit and loss account.

2.22 Segment reporting

Segment reporting is based on the operating (business) segments of the Group. An operating segment is a component of the Group that engages in business activities from which it may earn revenues and incur expenses, including revenues and expenses that relate to the transactions with any of the Group's other components. An operating segment's operating results are reviewed regularly by the Group's chief operating decision makers to make decisions about resources to be allocated to the segment and assess its performance, and for which discrete financial information is available.

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

The Group has four reportable business segments. Spinning (Producing different quality of yarn using natural and artificial fibers), Weaving (Producing different quality of greige fabric using yarn), Processing and Home Textile (Processing greige fabric for production of printed and dyed fabric and manufacturing of home textile articles) and Power Generation (Generating, transmitting and distributing power).

Transaction among the business segments are recorded at arm's length prices using admissible valuation methods. Inter segment sales and purchases are eliminated from the total.

2.23 Dividend to ordinary shareholders and other appropriations

Dividend distribution to the ordinary shareholders is recognized as a liability in the Group's consolidated financial statements in period in which the dividends are declared and other appropriations are recognized in the period in which these are approved by the Board of Directors.

				2014 Rupees	2013 Rupees
3.	AUTHORIZED	SHARE CAPITA	L		
	2014 (Number o	2013 of shares)			
	230,000,000	230,000,000	Ordinary shares of Rupees 10 each	2,300,000,000	2,300,000,000
	20,000,000	20,000,000	Preference shares of Rupees 10 each	200,000,000	200,000,000
	250,000,000	250,000,000	-	2,500,000,000	2,500,000,000
4.	ISSUED, SUBS	CRIBED AND F	PAID-UP SHARE CAPITAL		
	2014 (Number o	2013 of shares)			
	94,720,922	94,720,922	Ordinary shares of Rupees 10 each fully paid in cash	947,209,220	947,209,220
	104,239,443	86,040,841	Ordinary shares of Rupees 10 each issued as fully paid bonus shares	1,042,394,430	860,408,410
	1,224,265	1,224,265	Ordinary shares of Rupees 10 each issued as fully paid for consideration other than cash to members of Umer Fabrics Limited as per the Scheme of		
			Arrangement as approved by the	12,242,650	12,242,650
	200,184,630	181,986,028	Honourable Lahore High Court, Lahore	2,001,846,300	1,819,860,280
				2014	2013
				(Number o	of shares)
4.1	Ordinary share	es of the Holdin	g Company held by related companies:		
	Nishat Mills Lim	nited		27,241,116	24,764,653
	D.G. Khan Cerr	nent Company L	imited	6,062,169	5,511,065
			-	33,303,285	30,275,718

4.2 Movement during the year

2014 (Number o	2013 of shares)		2014 Rupees	2013 Rupees
181,986,028	165,441,844	At 01 July	1,819,860,280	1,654,418,440
18,198,602	16,544,184	lssue of fully paid bonus shares of Rupees 10 each at par	181,986,020	165,441,840
200,184,630	181,986,028	At 30 June	2,001,846,300	1,819,860,280

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4.3 18,198,602 ordinary shares of Rupees 10 each were issued as fully paid bonus shares during the year ended 30 June 2014 in pursuance of 10% bonus issue approved in Annual General Meeting of the shareholders of the Holding Company held on 30 October 2013.

		2014 Rupees	2013 Rupees
5.	RESERVES	·	·
	Composition of reserves is as follows:		
	Capital reserve		
	Exchange translation reserve	(56,857)	56,555
	Revenue reserves		
	General reserve	1,629,221,278	1,629,221,278
	Unappropriated profit	6,478,229,122	6,384,265,000
		8,107,450,400	8,013,486,278
		8,107,393,543	8,013,542,833
6.	LONG TERM FINANCING		
	From banking companies / financial institutions - secured		
	Long term loans (Note 6.1)	17,857,368,238	17,773,150,748
	Long term musharaka (Note 6.2)	470,000,000	665,000,000
	č	18,327,368,238	18,438,150,748
	Less: Current portion shown under current liabilities (Note 11)		
	Long term loans	2,837,186,050	2,361,282,514
	Long term musharaka	195,000,000	195,000,000
		3,032,186,050	2,556,282,514
		15,295,182,188	15,881,868,234

	LENDER	2014	2013	RATE OF MARK- UP PER ANNUM	NUMBER OF INSTALMENTS	MARK-UP REPRICING	MARK-UP PAYABLE
		Rupees	Rupees				
6.1	Long term loans (Note 6.3)						
	Nishat (Chunian) Limited - Holding Company	Company					
	Standard Chartered Bank (Pakistan) Limited	1,000,000,000		3-month KIBOR + 0.75%	Sixteen equal quarterly instalments commencing on 04 May 2015 and ending on 04 February 2019.	Quarterly	Quarterly
	United Bank Limited-1	3,575,000	10,725,000	SBP rate for LTFF + 2.5%	Eight equal half yearly instalments commenced on 20 May 2011 and ending on 20 November 2014.		Quarterly
	United Bank Limited-2	4,800,000	14,400,000	SBP rate for LTFF + 2.5%	Eight equal half yearly instalments commenced on 08 June 2011 and ending on 08 December 2014.		Quarterly
	United Bank Limited-3	2,200,000	4,400,000	SBP rate for LTFF + 2.5%	Eight equal half yearly instalments commenced on 28 July 2011 and ending on 28 January 2015.		Quarterly
	United Bank Limited-4	22,150,000	44,300,000	SBP rate for LTFF + 2.5%	Eight equal half yearly instalments commenced on 18 July 2011 and ending on 18 January 2015.		Quarterly
	United Bank Limited-5	6,625,000	13,250,000	SBP rate for LTFF + 2.5%	Eight equal half yearly instalments commenced on 26 July 2011 and ending on 26 January 2015.		Quarterly
	United Bank Limited-6	343,750,000	468,750,000	3-month KIBOR + 1.25%	Sixteen equal quarterly instalments commenced on 09 June 2013 and ending on 09 March 2017.	Quarterly	Quarterly
	Allied Bank Limited-1	375,000,000	500,000,000	3-month KIBOR + 1.25%	Sixteen equal quarterly instalments commenced on 06 September 2013 and ending on 06 June 2017.	Quarterly	Quarterly
	Allied Bank Limited-2	750,000,000	1,050,000,000	3-month KIBOR + 1.25%	Sixteen equal quarterly instalments commenced on 28 February 2013 and ending on 29 November 2016.	Quarterly	Quarterly
	Pak Kuwait Investment Company (Private) Limited	83,333,344	138,888,896	6-month KIBOR + 2%	Eighteen equal quarterly instalments commenced on 21 September 2011 and ending on 21 December	Half Yearly	Quarterly
	The Bank of Punjab-1	101,250,000	168,750,000	SBP rate for LTFF + 2.5%	Sixteen equal quarterly instalments commenced on 15 January 2012 and ending on 15 October 2015.		Quarterly
	The Bank of Punjab-2	20,833,344	104,166,669	6-month KIBOR + 1.25%	Twelve equal quarterly instalments commenced on 01 October 2011 and ending on 01 July 2014.	Quarterly	Quarterly
	The Bank of Punjab-3	350,000,000	450,000,000	3-month KIBOR + 0.75%	Ten equal half yearly instalments commenced on 17 June 2013 and ending on 17 December 2017.	Quarterly	Quarterly

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LENDER	2014	2013	RATE OF MARK- UP PER ANNUM	NUMBER OF INSTALMENTS	MARK-UP REPRICING	MARK-UP Payable
	Rupees	Rupees				
The Bank of Punjab-4	800,000,000	1,000,000,000	3-month KIBOR + 0.75%	Ten equal half yearly instalments commenced on 10 December 2013 and ending on 10 June 2018.	Quarterly	Quarterly
Samba Bank Limited-1		62,500,000	3-month KIBOR + 1.50%	Eight equal quarterly instalments commenced on 31 January 2012 and ended on 31 October 2013.	Quarterly	Quarterly
Samba Bank Limited-2	437,500,000		3-month KIBOR + 0.75%	Sixteen equal quarterly instalments commenced on 28 February 2014 and ending on 31 October 2017.	Quarterly	Quarterly
Saudi Pak Industrial and Agricultural Investment Company Limited	47,481,502	68,584,390	SBP rate for LTFF+ 3%	Eighteen equal quarterly instalments commenced on 31 May 2012 and ending on 31 August 2016.	·	Quarterly
Soneri Bank Limited	171,875,000	234,375,000	3-month KIBOR + 1%	Sixteen equal quarterly instalments commenced on 30 April 2013 and ending on 31 January 2017.	Quarterly	Quarterly
Pak Brunei Investment Company Limited		200,000,000	3-month KIBOR + 1.25%	Sixteen equal quarterly instalments commenced on 2 July 2013 and ending on 2 April 2017. However, the Company made pre-payment of loan in full during the current year.	Quarterly	Quarterly
Syndicated term finance						
Allied Bank Limited	1,100,000,000	342,000,000	3-month KIBOR + 1%	Ten equal half yearly instalments commencing on 27 December 2014 and ending on 27 June 2019.	Quarterly	Quarterly
Habib Bank Limited	300,000,000	I	3-month KIBOR + 1%	Ten equal half yearly instalments commencing on 27 December 2014 and ending on 27 June 2019.	Quarterly	Quarterly
Habib Metropolitan Bank Limited	100,000,000	I	3-month KIBOR + 1%	Ten equal half yearly instalments commencing on 27 December 2014 and ending on 27 June 2019.	Quarterly	Quarterly
-	1,500,000,000	342,000,000				

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LENDER	2014	2013	RATE OF MARK- UP PER ANNUM	NUMBER OF INSTALMENTS	MARK-UP REPRICING	MARK-UP Payable
	Rupees	Rupees				
Nishat Chunian Power Limited - Subsidiary Company	lbsidiary Company					
Senior facility (Note 6.5)	9,542,103,996	10,398,126,373	3-month KIBOR + 3%	Twenty five quarterly instalments ending on 01 July 2020.	Quarterly	Quarterly
Term finance facility (Note 6.5)	2,294,891,052 11,836,995,048	2,499,934,420 12,898,060,793	3-month KIBOR + 3%	Twenty five quarterly instalments ending on 01 July 2020.	Quarterly	Quarterly
	17,857,368,238	17,773,150,748				
LENDER	2014	2013	RATE OF PROFIT PER ANNUM	NUMBER OF INSTALMENTS	PROFIT REPRICING	PROFIT PAYABLE
	Rupees	Rupees				
6.2 Long term musharaka (Note 6.4)						
Nishat (Chunian) Limited - Holding Company	Company					
Burj Bank Limited	70,000,000	105,000,000	6-month KIBOR + 1%	Sixteen equal quarterly instalments commenced on 30 September 2012 and ending on 30 June 2016.	n HalfYearly	Quarterly
Dubai Islamic Bank (Pakistan) Limited- 1	80,000,000	160,000,000	6-month KIBOR + 1.15%	Ten equal half yearly instalments commenced on 01 October 2010 and ending on 01 April 2015.	1 Half Yearly	Half Yearly
Dubai Islamic Bank (Pakistan) Limited- 2	320,000,000	400,000,000	6-month KIBOR + 0.75%	Ten equal half yearly instalments commenced on 29 September 2013 and ending on 29 March 2018.	9 Half Yearly	Half Yearly
	470,000,000	665,000,000		3		

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	the extent of Kupees 4,550 million (2013: Kupees 3,333.334 million)	013: Rupees 3,333.	Company to the extent of Kupees 5,565.3U9 million (2013: Kupees 5,566.9U9 million) and ranking charge on all present and future tixed assets of the Holding Company to the extent of Rupees 4,550 million (2013: Rupees 3,333.334 million).			IIIy cumpany w
6.4	Long term musharaka of the Holding Company are ser Holding Company to the extent of Rupees 610.833 milli to the extent of Rupees 480 million (2013: Rupees 480 r	Company are sec pees 610.833 millio 013: Rupees 480 m	cured by first joint on (2013: Rupees million).	, pari passu hypothe 610.833 million) and	Long term musharaka of the Holding Company are secured by first joint pari passu hypothecation and equitable mortgage on all present and future fixed assets of the Holding Company to the extent of Rupees 610.833 million (2013: Rupees 610.833 million) and ranking charge on all present and future fixed assets of the Holding Company to the extent of Rupees 480 million (2013: Rupees 480 million).	ed assets of th olding Compan
6.5	This represents long term financing obtained from a consortium of banks led by United Bank Limited Limited is on murabaha basis. The overall financing is secured against registered first joint pari pass (excluding energy payment receivables), hypothecation of all present and future assets and all pr (excluding working capital hypothecated property), lien over project bank accounts and pledge of shan Subsidiary Company. The effective mark-up rate charged during the year on the outstanding balance ra As of 30 June 2014, the finance is repayable in twenty five quarterly instalments ending on 01 July 2020.	obtained from a co verall financing is bles), hypothecatic ted property), lien (lark-up rate charge vayable in twenty fiv	nsortium of banks secured against i on of all present over project bank during the year e quarterly instalr	e led by United Bank egistered first joint and future assets accounts and pledg on the outstanding t ments ending on 01.	This represents long term financing obtained from a consortium of banks led by United Bank Limited (Agent Bank). The portion of long term financing from Faysal Bank Limited is on murabaha basis. The overall financing is secured against registered first joint pari passu charge on immovable property, mortgage of project receivables (excluding energy payment receivables), hypothecation of all present and future assets and all properties of Nishat Chunian Power Limited - Subsidiary Company (excluding working capital hypothecated property), lien over project bank accounts and pledge of shares held by the Holding Company in Nishat Chunian Power Limited - Subsidiary Company. The effective mark-up rate charged during the year on the outstanding balance ranged from 12.08% to 13.18% (2013: 12.31% to 14.99%) per annum. As of 30 June 2014, the finance is repayable in twenty five quarterly instalments ending on 01 July 2020.	om Faysal Bar ject receivable idiary Compar Power Limitec 19%) per annur
6.6	In accordance with the terms of agreement with the lenders of long term finances to the distribution of dividends by Nishat Chunian Power Limited - Subsidiary Company.	ement with the len t Chunian Power Lir	ders of long term nited - Subsidiary	finances to Nishat C Company.	In accordance with the terms of agreement with the lenders of long term finances to Nishat Chunian Power Limited - Subsidiary Company, there are certain restrictions on the distribution of dividends by Nishat Chunian Power Limited - Subsidiary Company.	in restrictions
7.	REDEEMABLE CAPITAL					
		2014	2013	RATE OF PROFIT PER ANNUM	NUMBER OF INSTALMENTS REPRICING	T PROFIT NG PAYABLE
	-	Rupees	Rupees			
	Privately placed term finance	156,250,000	281,250,000	3-month KIBOR +	Sixteen equal quarterly instalments commenced Quarterly	ly Quarterly
	Less: Current portion shown under	125,000,000	125,000,000	0/07.7		
	current liabilities (Note 11)	31,250,000	156,250,000			

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		2014 Rupees	2013 Rupees
8.	TRADE AND OTHER PAYABLES		
	Creditors (Note 8.1)	2,414,118,224	2,575,703,502
	Accrued liabilities	476,111,193	369,585,590
	Advances from customers	42,660,691	73,010,759
	Securities from contractors - interest free and repayable on		
	completion of contracts	4,396,033	3,993,232
	Retention money	34,572,274	19,817,167
	Income tax deducted at source	20,044,772	12,459,832
	Unclaimed dividend	29,024,585	23,736,090
	Workers' profit participation fund (Note 8.2)	194,001,650	269,224,793
	Workers' welfare fund	21,681,803	21,681,803
	Fair value of forward exchange contracts	-	3,934,388
	Dividend payable	269,641,679	-
	Others	15,667,541	9,660,885
		3,521,920,445	3,382,808,041

8.1 It includes Rupees 1.440 million (2013: Rupees Nil) due to a related party.

8.2 Workers' profit participation fund

Balance as at 01 July	269,224,793	147,611,125
Add: Interest for the year (Note 29)	2,782,893	7,386,641
Add: Allocation for the year	194,001,650	269,224,793
	466,009,336	424,222,559
Less: Payments during the year	272,007,686	154,997,766
Balance as at 30 June	194,001,650	269,224,793

8.2.1 The Holding Company and Nishat Chunain Power Limited - Subsidiary Company retain workers' profit participation funds for their business operations till the date of allocation to workers. Interest is paid at prescribed rate under the Companies Profit (Workers' Participation) Act, 1968 on funds utilized by the Holding Company and Nishat Chunain Power Limited - Subsidiary Company till the date of allocation to workers.

2014	2013
Rupees	Rupees
488,800,363	478,021,768
53,165	87,300
230,047,300	205,791,546
718,900,828	683,900,614
	Rupees 488,800,363 53,165 230,047,300



		2014 Rupees	2013 Rupees
10.	SHORT TERM BORROWINGS		
	From banking companies - secured		
	Nishat (Chunian) Limited - Holding Company		
	Short term running finances (Notes 10.1 and 10.2) Export finances - Preshipment / SBP refinance (Notes 10.1 and 10.3) Other short term finances (Notes 10.1 and 10.4)	261,564,193 7,043,678,859 1,875,000,000	587,198,422 1,662,615,362 4,244,152,000
	Nishat Chunian Power Limited - Subsidiary Company		
	Short term running finances (Note 10.5) Money market loans (Note 10.6) Murabaha facilities (Note 10.7)	625,832,731 2,850,000,000 2,223,005,081 14,879,080,864	4,210,860 - - 6,498,176,644

- 10.1 These finances are obtained from banking companies under mark-up arrangements and are secured by hypothecation of all present and future current assets of the Holding Company and lien on export bills to the extent of Rupees 23,864 million (2013: Rupees 16,493 million). These form part of total credit facilities of Rupees 17,140 million (2013: Rupees 12,225 million).
- **10.2** The rates of mark-up range from 9.52% to 12.94% (2013: 10.02% to 14.60%) per annum on the balance outstanding.
- **10.3** The rates of mark-up on Pak Rupees finances and US Dollar finances range from 8.90% to 11.03% (2013: 8.70% to 12.83%) per annum and 1.25% to 3.28% (2013: 1.45% to 2.39%) per annum respectively on the balance outstanding.
- **10.4** The rates of mark-up range from 9.32% to 10.84% (2013: 9.42% to 12.84%) per annum on the balance outstanding.
- 10.5 Short term running finance facilities and money market loans available from commercial banks under markup arrangements amount to Rupees 6,150 million (2013: Rupees 4,479.03 million). Running finance facilities are available at mark-up rates ranging from one month to three months KIBOR plus 1% to 2% per annum, payable quarterly, on the balance outstanding. Running finance facilities are secured against first joint pari passu hypothecation charge on the present and future current assets of Nishat Chunian Power Limited - Subsidiary Company comprising of fuel stocks, inventories and energy price payment receivables from NTDCL. The mark-up rate charged during the year on the outstanding balance ranges from 10.44% to 12.44% (2013: 11.31% to 13.90%) per annum.
- 10.6 Money market loans are available to Nishat Chunian Power Limited Subsidiary Company as a sub-facility to the running finance facility. Such facilities amount to Rupees 4,150 million (2013: Rupees Nil) and are available at mark-up rates ranging from one month to six months KIBOR plus 0.5% to 1.0% per annum. Money market loans are secured against first joint pari passu hypothecation charge on the present and future current assets of Nishat Chunian Power Limited Subsidiary Company comprising of fuel stocks, inventories and energy price payment receivables from NTDCL. The mark-up rate charged during the year on the outstanding balance ranges from 10.15% to 10.99% (2013: Nil) per annum.

- 10.7 This represents murabaha facilities aggregating Rupees 3,034.92 million (2013: Rupees 1,800 million) under mark-up arrangements from commercial banks at mark-up rates ranging from one month to nine months KIBOR plus 0.5% to 1.5% per annum. Mark-up is payable at the maturity of the respective murabaha transaction. Murabaha facilities are secured against first joint pari passu hypothecation charge on the present and future current assets of Nishat Chunian Power Limited - Subsidiary Company comprising of fuel stocks, inventories and energy price payment receivables from NTDCL. The mark-up rate charged during the year on the outstanding balance ranges from 10.15% to 11.47% (2013: 11.04% to 14.32%) per annum.
- 10.8 Of the aggregate facilities of Rupees 2,135.08 million (2013: Rupees 1,047.03 million) for opening letters of credit and guarantees, the amount utilized at 30 June 2014 was Rupees 1,159.12 million (2013: Rupees 249.44 million). The aggregate facilities for opening letters of credit and guarantees are secured by ranking charge on the present and future current assets of Nishat Chunian Power Limited - Subsidiary Company comprising of fuel stocks, inventories and energy price payment receivables from NTDCL, counter guarantee, cash margin and lien over import documents.

		2014	2013
		Rupees	Rupees
	CURRENT PORTION OF NON-CURRENT LIABILITIES		
•	CONNENT FORTION OF NON-CORNENT LIADIETTES		

Long term financing (Note 6)	3,032,186,050	2,556,282,514
Redeemable capital (Note 7)	125,000,000	125,000,000
	3,157,186,050	2,681,282,514

12. CONTINGENCIES AND COMMITMENTS

12.1 Contingencies

11.

- 12.1.1 The Holding Company filed the sales tax refund claim amounting to Rupees 43.507 million for the tax period December 2011 through Expeditious Refund System (ERS) / Risk Management System (RMS) of Federal Board of Revenue (FBR). However, the said claim did not qualify the RMS criteria due to information technology issues and was forwarded for normal processing to Large Taxpayer Unit (LTU). Subsequently, the request for roll back of the subject claim was submitted by the Holding Company to FBR. The subject claim was rolled back by FBR. However, when the Holding Company tried to re-file its claim through RMS, the claim had become time barred. In the meanwhile, the Tax Department had also initiated pre-refund audit of the Holding Company for the tax period December 2011 and duly completed it. After completion of pre-refund audit, LTU, Lahore, tried to allow condonation so that the Holding Company can file the above said claim, but filing of refund claim could not be processed as it has exceeded time limit of one year. Now, the Chief Commissioner has requested FBR to condone the time limit for re-filing of above referred refund claim, as the Holding Company has filed complaint before Federal Tax Ombudsman in this regard. No provision against this sales tax refund has been made in these consolidated financial statements as the Holding Company is confident to get the sales tax refund.
- **12.1.2** The Holding Company preferred appeal against the Government of Punjab in the Honourable Lahore High Court, Lahore against imposition of electricity duty on internal generation and the writ petition has been accepted. However, Government of Punjab has moved to the Honourable Supreme Court of Pakistan against the order of Honourable Lahore High Court, Lahore. The Holding Company has fully provided its liability in respect of electricity duty on internal generation. As at the reporting date, an amount of Rupees 36.881 million (2013: Rupees 28.246 million) is payable on this account but the management of the Holding Company is confident that payment of electricity duty will not be required.



- **12.1.3** The Collectorate of Customs (Export) has issued show cause notices with the intention to reject the duty draw back claims aggregating to Rupees 9.482 million on blended grey fabrics exported under Duty and Tax Remission Rules for Export (DTRE) scheme. The department is of the view that the Holding Company has not submitted Appendix-1 as per Rule 297-A of the above referred scheme. The Holding Company considers that since it has taken benefit of remission of sales tax only, it is entitled to full duty draw back and has filed appeal before Appellate Tribunal Inland Revenue (ATIR), Karachi Bench which was decided against the Holding Company. The Holding Company also applied to Federal Board of Revenue (FBR) to constitute Alternate Dispute Resolution Committee (ADRC) in terms of section 195C of the Custom Act, 1969 to settle the dispute. ADRC vide its order dated 16 April 2008 has recommended the case in favour of the Holding Company and forwarded the case to FBR. However, FBR has not accepted the recommendations of ADRC. The Holding Company has now filed appeal before the Honourable High Court Sindh against the order of ATIR, where the case is pending.
- **12.1.4** The Holding Company has impugned selection of its tax affairs for audit in terms of section 177 of the Income Tax Ordinance, 2001 for tax year 2009 in Honourable Lahore High Court, Lahore through writ petition. The tax audit authorities have been restrained from proceeding with the audit.
- 12.1.5 While framing assessment orders of Umer Fabrics Limited (merged entity) for the assessment years 1998-99, 2000-01, 2001-02 and 2002-03, the Officer Inland Revenue disallowed certain expenses on pro-rata basis and disagreed on certain additions. The Holding Company being aggrieved filed appeals with the Commissioner Inland Revenue (Appeals) [CIR(A)] which was decided in the Holding Company's favour against which the department preferred an appeal to Appellate Tribunal Inland Revenue (ATIR). ATIR decided the case in favour of the Holding Company. The department has filed an appeal before Honourable Lahore High Court, Lahore. No provision against these disallowances and addition has been made in these consolidated financial statements as the management is confident that the matter would be settled in the Holding Company's favour. If the decision of ATIR is not upheld, the provision for taxation amounting to Rupees 17.157 million would be required.
- **12.1.6** As a result of withholding tax audit for the tax year 2006, the Deputy Commissioner Inland Revenue (DCIR) has raised a demand of Rupees 32.156 million under sections 161 and 205 of the Income Tax Ordinance, 2001. The Holding Company is in appeal before ATIR as its appeal before CIR(A) was unsuccessful. The Holding Company expects a favourable outcome of the appeal based on advice of the tax counsel. The Holding Company has also challenged the initiation of proceedings, under section 161 and 205 of the Income Tax Ordinance, 2001 pertaining to tax years 2007, 2008, 2009, 2010, 2011 and 2012, in the Honourable Lahore High Court, Lahore through a writ petition. The Honourable Lahore High Court, Lahore has directed the tax department to issue notice for reconciliation and in case of default is established only that action under section 205 of the Income Tax Ordinance, 2001 can be taken. The management of the Holding Company believes that the expected favourable outcome of its appeal before ATIR, in respect of tax year 2006 on same issues, will dispose of the initiation of these proceedings.
- 12.1.7 The Deputy Collector (Refund Gold) by order dated 16 May 2007 rejected the input tax claim of the Holding Company, for the month of June 2005, amounting to Rupees 1.604 million incurred in zero rated local supplies of textile and articles thereof on the grounds that the input tax claim is in contravention of SRO 992(I)/2005 which states that no registered person engaged in the export of specified goods (including textile and articles thereof) shall, either through zero-rating or otherwise, be entitled to deduct or reclaim input tax paid in respect of stocks of such goods acquired up to 05 June 2005, if not used for the purpose of exports made up to the 31 December 2005. The appeal of the Holding Company before Appellate Tribunal Inland Revenue (ATIR) was successful and input tax claim of the Holding Company is expected to be processed after necessary verification in this regard. Pending the outcome of verification, no provision for inadmissible input tax has been recognized in these consolidated financial statements.
- **12.1.8** Post dated cheques have been issued by the Holding Company to custom authorities in respect of duties amounting to Rupees 292.511 million (2013: Rupees 154.347 million) on imported material availed on the basis of consumption and export plans. In the event the documents of exports are not provided on due dates, cheques issued as security shall be encashable. << Nishat (Chunian) Limited

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- 12.1.9 The Holding Company is in appeal before ATIR as its appeal before CIR(A) against the order of Additional Commissioner Inland Revenue (ACIR) was unsuccessful. ACIR has passed an order under section 122(5A) of the Income Tax Ordinance, 2001 for tax year 2011 whereby a demand of Rupees 6.822 million has been raised. No provision against the demand has been made in these consolidated financial statements as the Holding Company is hopeful of a favourable outcome of appeal based on opinion of the tax advisor.
- 12.1.10 National Electric Power Regulatory Authority (NEPRA) issued an order dated 08 February 2013 through which it raised a demand of Rupees 243.702 million payable by the Nishat Chunian Power Limited Subsidiary Company to NTDCL for the period upto 30 June 2011 in respect of Calorific Value (CV) adjustment on fuel consumed for power generation as per the terms of the PPA and various CV adjustment mechanisms prescribed by NEPRA. The first such CV adjustment mechanism was announced by NEPRA in March 2009 and as per this mechanism, the Subsidiary Company has already made a provision of Rupees 81.211 million in its financial statements for the above CV adjustment. In July 2011, NEPRA revised its CV adjustment mechanism and directed all Independent Power Producers (IPPs) to maintain consignment-wise CV record of the fuel received and consumed for power generation. Consequently, the Subsidiary Company started maintaining such CV record after such direction was received from NEPRA.

NEPRA directed the Subsidiary Company to submit consignment-wise record of CV for the period upto 30 June 2011. The Subsidiary Company disputed such direction as it was not required to maintain consignment-wise record prior to July 2011. However, NEPRA computed retrospectively and determined Rupees 243.702 million payable by the Subsidiary Company to NTDCL for the period upto 30 June 2011 in respect of CV adjustment on the basis of the mechanism directed by it in July 2011. The Subsidiary Company filed a Motion for Leave for Review before NEPRA requesting it to reconsider its decision, which was decided against the Subsidiary Company. Consequently, the Subsidiary Company filed a writ petition before the Islamabad High Court against NEPRA's decision on the grounds that change in CV adjustment mechanism in July 2011 cannot be applied retrospectively and credible information is also not available from any source upon which CV adjustment computations can be made. The case is pending adjudication before Islamabad High Court. Based on the advice of the Subsidiary Company's legal counsel, management feels that there are meritorious grounds to support the Subsidiary Company's stance and the aforesaid NEPRA's decision is likely to be revoked. Under these circumstances, no provision of the balance amount of Rupees 162.491 million has been made in these consolidated financial statements.

12.1.11 During the current year, a sales tax demand of Rupees 1,161.548 million was raised against Nishat Chunian Power Limited - Subsidiary Company through order dated 28 November 2013 by the Assistant Commissioner Inland Revenue (ACIR) by disallowing input sales tax for the tax periods from July 2010 to June 2012. Such amount was disallowed on the grounds that the revenue derived by the Subsidiary Company on account of 'capacity purchase price' was against a non-taxable supply and thus, the entire amount of input sales tax claimed by the Subsidiary Company was required to be apportioned with only the input sales tax attributable to other revenue stream i.e. 'energy purchase price' admissible to the Subsidiary Company. Against the aforesaid order, the Subsidiary Company preferred an appeal before the Commissioner Inland Revenue (Appeals) (CIR(A) who vacated the ACIR's order on the issue regarding apportionment of input sales tax. However, the CIR(A) did not adjudicate upon the Subsidiary Company's other grounds of appeal. Consequently, the Subsidiary Company preferred an appeal before the Appellate Tribunal Inland Revenue (ATIR) on the issues not adjudicated upon by the CIR(A) and the Department also preferred a second appeal before the ATIR against the CIR(A)'s order, which are both pending adjudication. Based on the advice of the Subsidiary Company's legal counsel, management believes that there are meritorious grounds to defend the Subsidiary Company's stance in respect of the abovementioned input sales tax claimed by the Subsidiary Company. Consequently, no provision has been made in these consolidated financial statements.

- 12.1.12 Guarantees of Rupees 296.059 million (2013: Rupees 221.299 million) have been issued by the banks of the Holding Company to Sui Northern Gas Pipelines Limited against gas connections, Shell Pakistan Limited against purchase of furnace oil and Lahore Electric Supply Company Limited against electricity connection.
- **12.1.13** Guarantees of Rupees 106 million (2013: Rupees 86 million) have been issued by banks of the Holding Company to Director, Excise and Taxation, Karachi against disputed amount of infrastructure cess.
- 12.1.14 The followings have been issued by the banks on behalf of Nishat Chunian Power Limited Subsidiary

(a) Irrevocable standby letter of credit in favour of Wartsila Pakistan (Private) Limited for Rupees 45 million (2013: Rupees 45 million) as required under the terms of the Operation and Maintenance

(b) Letter of guarantee of Rupees 5.032 million (2013: Rupees 2.032 million) in favour of Director, Excise and Taxation, Karachi under direction of Sindh High Court in respect of suit filed for levy of infrastructure cess.

(c) Standby letter of credit in favour of Industrial and Commercial Bank of China Limited, Karachi Branch for Rupees 781.358 million (2013: Rupees Nil) in order to secure payment against liability of Nishat Chunian Power Limited - Subsidiary Company towards Hascol Petroleum Limited in respect of import of furnace oil.

(d) Letter of guarantee of Rupees 65.076 million (2013: Rupees Nil) in favour of Punjab Power Development Board, Energy Department, Government of the Punjab, Lahore, in respect of issuance of Letter of Interest to Nishat Chunian Power Limited - Subsidiary Company to set up a 660 MW Imported Coal Fired Power Plant in Jhang, Punjab.

12.2 Commitments

- 12.2.1 Contracts for capital expenditure amounting to Rupees 128.530 million (2013: Rupees 913.661 million).
- **12.2.2** Letters of credit other than for capital expenditure amounting to Rupees 532.047 million (2013: Rupees 399.759 million).
- 12.2.3 Outstanding foreign currency forward contracts of Rupees 2,874.933 million (2013: Rupees 3,350.847 million).
- 12.2.4 Nishat Chunian Power Limited Subsidiary Company has an agreement with Wartsila Pakistan (Private) Limited for the operations and maintenance ('O&M') of the power station until the earlier of the completion of 35,000 hours of first engine or five years period starting from the Commercial Operations Date of the power station i.e. 21 July 2010. Under the terms of the O&M agreement, Nishat Chunian Power Limited Subsidiary Company is required to pay a monthly fixed O&M fee and a variable O&M fee depending on the net electrical output, both of which are adjustable according to the Wholesale Price Index.

		2014 Burboos	2013 Puppos
13.	FIXED ASSETS	Rupees	Rupees
	Property, plant and equipment:		
	Operating fixed assets (Note 13.1)	22,708,727,455	20,738,713,874
	Capital work-in-progress (Note 13.2)	865,242,250	1,650,794,714
		23,573,969,705	22,389,508,588
	Intangible asset:		
	Computer software (Note 13.1)	9,583,034	1,520,431
		23,583,552,739	22,391,029,019

					Operating fixed assets	ted assets					ntangible asset
Description	Freehold land	Buildings on freehold land	Plant and machinery	Standby equipment	Electric installations	Factory equipment	Furniture, fixture and equipment	Office equipment	Motor vehicles	Total	Computer software
At 30 June 2012 Cost Accumulated depreciation / amortization Net book value	280,626,588 280,626,588	1,902,894,404 (799,030,280) 1,103,864,124	26,575,966,793 (6,517,978,625) 20,057,988,168	30,352,951 (16,765,927) 13,587,024	205,833,185 (113,524,932) 92,308,253	R u p e e s 158,838,415 (80,346,604) 78,491,811	59,725,344 (29,827,349) 29,897,995	65,634,038 (22,488,218) 43,145,820	140,248,750 (59,651,452) 80,597,298	29,420,120,468 (7,639,613,387) 21,780,507,081	8,049,316 (4,352,590) 3,696,726
Year ended 30 June 2013 Opening net book value Additions Disposals:	280,626,588 370,043,524	1,103,864,124 26,057,273	20,057,988,168 151,117,434	13,587,024 -	92,308,253 10,711,096	78,491,811 1,615,546	29,897,995 1,971,388	43, 145, 820 9, 004, 144	80,597,298 18,365,589	21,780,507,081 588,885,994	3,696,726 -
Cost Accumulated depreciation	· · ·		(45,187,669) 45,187,669	• •			(123,900) 7,141	(1,092,401) 349,093	(10, 196, 926) 6, 099, 899	(56,600,896) 51,643,802	
Depreciation / amortization charge Closing net book value	- 650,670,112	- (54,519,383) 1,075,402,014	- (1,524,918,187) 18,684,187,415	(1,316,350) 12,270,674	- (9,770,191) 93,249,158	- (7,919,299) 72,188,058	(116,759) (3,079,104) 28,673,520	(743,308) (6,807,387) 44,599,269	(4,097,027) (17,392,206) 77,473,654	(4,957,094) (1,625,722,107) 20,738,713,874	- (2,176,295) 1,520,431
At 30 June 2013 Cost Accumulated depreciation / amortization Net book value	650,670,112 - 650,670,112	1,928,951,677 (853,549,663) 1,075,402,014	26,681,896,558 (7,997,709,143) 18,684,187,415	30,352,951 (18,082,277) 12,270,674	216,544,281 (123,295,123) 93,249,158	160,453,961 (88,265,903) 72,188,058	61,572,832 (32,899,312) 28,673,520	73,545,781 (28,946,512) 44,599,269	148,417,413 (70,943,759) 77,473,654	29,952,405,566 (9,213,691,692) 20,738,713,874	8,049,316 (6,528,885) 1,520,431
Year ended 30 June 2014 Opening net book value Additons Disposals: Cost	650,670,112 114,449,178 -	1,075,402,014 661,983,667 -	18,684,187,415 2,618,448,472 (451,876,687)	12,270,674 2,845,255 -	93,249,158 227,233,720 (3,876,413)	72,188,058 48,812,684	28,673,520 12,595,334	44,599,269 11,605,814 (374,142)	77,473,654 62,264,433 (8,576,652)	20,738,713,874 3,760,238,557 (464,703,894)	1,520,431 9,585,298
Depreciation / amortization charge Closing net book value	- - 765,119,290	- (66,091,635) 1,671,294,046	(10,984,366) (10,984,366) (1,646,114,458) 19,645,537,063	(1,466,394) (13,649,535	2, 02, 101 (1, 114, 232) (19, 768, 531) 299,600, 115	- (9,049,136) 111,951,606	- (3,897,383) 37,371,471	(258,538) (7,365,237) (7,365,237) 48,581,308	(3,365,006) (20,750,060) (20,750,060) 115,623,021	(15,722,142) (1,774,502,834) 22,708,727,455	- (1,522,695) 9,583,034
At 30 June 2014 Cost Accumulated depreciation / amortization Net book value	765,119,290 - 765,119,290	2,590,935,344 (919,641,298) 1,671,294,046	28,848,468,343 (9,202,931,280) 19,645,537,063	33, 198, 206 (19, 548, 671) 13, 649, 535	439,901,588 (140,301,473) 299,600,115	209,266,645 (97,315,039) 111,951,606	74,168,166 (36,796,695) 37,371,471	84,777,453 (36,196,145) 48,581,308	202,105,194 (86,482,173) 115,623,021	33,247,940,229 (10,539,212,774) 22,708,727,455	17,634,614 (8,051,580) 9,583,034
Annual rate of depreciation / amortization (%)	•	4 - 5	4 - 32.83	10	10	10	10	10 - 30	20	ļ	20 - 30

Reconciliations of carrying amounts of operating fixed assets and intangible asset at the beginning and at the end of the year are as follows:

13.1

Description	Qty	Cost	Accumulated depreciation	Net book value	Sale proceeds	Gain / (loss)	Mode of disposal	Particulars of purchasers
				Rupees				
Plant and machinery								
Major parts of engines		225,938,342	(214,953,976)	10,984,366	10,984,366	ı	Premature failure	Wartsila Pakistan (Private) Limited
Major parts of engines		225,938,345	(225,938,345)	·	·		Written off	
Electric installations								
Generator 300 KVA	-	3,876,413	(2,762,181)	1,114,232	400,000	(714,232)	(714,232) Negotiation	Mr. Abdul Waheed, Lahore
Office equipment								
Apple IPhone 5s	-	106,750	(12,098)	94,652	47,000	(47,652)	(47,652) Negotiation	Mr. Bilal Amjad, Lahore
Motor vehicles								
Honda Civic LRM-700	~	1,297,031	(1,135,432)	161,599	825,000	663,401	Negotiation	Mr. Zahid Ali Khan, Lahore
Toyota Corolla Atlis LWF-7967	~	1,343,880	(1,072,608)	271,272	860,000	588,728	Negotiation	Mr. Abdul Wahab Khan, Bannu
Suzuki Mehran LEA-06-9308	-	395,000	(295,680)	99,320	395,000	295,680	Holding	Mr. Buland Akhtar (Employee), Lahore
							Company's policy	
Toyota Hilux Van LZJ-7163	-	849,807	(714,168)	135,639	850,000	714,361	Negotiation	Mr. Abdul Wahab Khan, Bannu
Suzuki Cultus LEC-5496	-	646,566	(474,184)	172,382	660,000	487,618	Negotiation	Mr. Atta Ullah Hussain, Faisalabad
Toyota Hiace LZJ 2499	-	900,000	(665,937)	234,063	1,470,000	1,235,937	Negotiation	Mr. Muhammad Akhtar, Jhelum
Suzuki Bolan LEE-08-6872	-	472,230	(326,065)	146,165	475,000	328,835	Negotiation	Mr. Habib Asad Khan, Lahore
Suzuki Cultus LZV-8519	-	602,788	(482,050)	120,738	465,000	344,262	Negotiation	Mr. Shahzad Pirzada, Lahore
Toyota Corolla Atlis LEF-13-9567	-	2,013,610		2,013,610	1,900,000	(113,610)	Insurance claim	Adamjee Insurance Company Limited -
Aggregate of other items of operating								
values not exceeding Rupees 50,000		323,132	(149,028)	174,104	225,740	51,636		
		464,703,894	(448,981,752)	15,722,142	19,557,106	3,834,964		

13.1.1 Detail of operating fixed assets, exceeding the book value of Rupees 50,000 disposed of during the year is as follows:

>>

		2014	2013
		Rupees	Rupees
13.1.2	The depreciation charge for the year has been allocated as follows:		
	Cost of sales (Note 24)	1,758,775,069	1,612,065,906
	Administrative expenses (Note 26)	15,727,765	13,656,201
		1,774,502,834	1,625,722,107
13.1.3 13.2	Amortization on intangible assets amounting to Rupees 1.523 million (2 allocated to administrative expenses. Capital work-in-progress	2013: Rupees 2.176	million) has been
10.2		174 074 400	000 040 000
	Civil works on freehold land	174,871,108	396,616,392
	Plant and machinery	258,722,704	-
	Mobilization advance	8,030,572	41,355,035

Unallocated ex	penditures			375,088,156	-
				865,242,250	1,650,794,714

16,384,824

32,144,886

5,690,187

3,432,664

771,403,466

441,419,821

The Holding Company has capitalized borrowing cost amounting to Rupees 144.903 million (2013: Rupees 13.3 0.378 million) using the capitalization rate of 10.52% to 10.86% (2013: 10.09%) per annum during the year.

14. LONG TERM LOANS TO EMPLOYEES

Advances for capital expenditure

Considered good:

Balance as at 30 June

Letters of credit

Executives (Notes 14.1 and 14.2)	5,690,187	3,432,664
Other employees (Note 14.2)	387,914	948,886
	6,078,101	4,381,550
Less: Current portion shown under current assets (Note 18)		
Executives	2,566,898	784,338
Other employees	37,482	123,078
	2,604,380	907,416
	3,473,721	3,474,134
Reconciliation of carrying amount of loans to executives:		
Balance as at 01 July	3,432,664	6,149,123
Add: Disbursements	3,312,035	2,566,812
Add: Transferred from other employees	573,936	-
Less: Repayments	1,628,448	5,283,271

14.1.1 Maximum aggregate balance due from executives at the end of any month during the year was Rupees 6.094 million (2013: Rupees 6.044 million).

14.1



- **14.2** These represent motor vehicle and personal loan to executives and employees, payable in 30 to 48 and 16 monthly instalments respectively. Interest on long term loans ranged from 10.44% to 14.50% per annum (2013: 10.49% to 14.50% per annum) while some loans are interest free. Motor vehicle loans are secured against registration of motor vehicles in the name of the respective Group Company, whereas personal loan is secured against balance standing to the credit of employee in the provident fund trust account.
- **14.3** The fair value adjustment in accordance with the requirements of IAS 39 'Financial Instruments: Recognition and Measurement' arising in respect of staff loans is not considered material and hence not recognized.

		2014 Rupees	2013 Rupees
ı	STORES, SPARE PARTS AND LOOSE TOOLS		
	Stores (Note 15.1)	1,405,099,147	1,050,869,838
	Spare parts	233,768,022	171,230,560
	Loose tools	42,667,375	22,205,007
		1,681,534,544	1,244,305,405

15.1 Most of the items of stores and spares of Nishat Chunian Power Limited - Subsidiary Company are of interchangeable nature and can be used as machine spares or consumed as stores. Accordingly, it is not practicable to distinguish stores from spares until their actual usage. Moreover, stores and spares include items which may result in fixed capital expenditure but are not distinguishable.

2013
Rupees
0 5,148,374,900
3 376,405,750
2 753,057,885
9 54,134,534
4 6,331,973,069

- 16.1 Stock-in-trade of Rupees 5,533.388 million (2013: Rupees 98.997 million) is being carried at net realizable value.
- **16.2** The aggregate amount of write-down of inventories to net realizable value recognized as an expense during the year was Rupees 470.283 million (2013: Rupees Nil)

17. TRADE DEBTS

15.

Considered good:

Secured (Notes 17.3 and 17.4) - Others Unsecured	13,755,343,474	9,030,433,751
- Nishat Mills Limited - related party	32,500,266	102,181
- Others	394,565,196	422,154,485
	427,065,462	422,256,666

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9,452,690,417

14,182,408,936

17.1 As at 30 June 2014, trade debts of Rupees 5,409.136 million (2013: Rupees 1,234.624 million) were past due but not impaired. These relate to a number of independent customers from whom there is no recent history of default. The age analysis of these trade debts is as follows:

	2014 Rupees	2013 Rupees
Upto 1 month	2,124,775,657	500,609,344
1 to 6 months	2,192,451,423	127,226
More than 6 months	1,091,908,828	733,887,198
	5,409,135,908	1,234,623,768

17.2 As at 30 June 2014, trade debts due from related party amounting to Rupees 12.318 million (2013: Rupees Nil) were past due but not impaired. The age analysis of these trade debts is as follows:

	2014 Rupees	2013 Rupees
Upto 1 month	12,318,035	-
More than 6 months	-	-
	12,318,035	-

- **17.3** This includes trade receivables from NTDCL. These are secured by a guarantee from the Government of Pakistan under the Implementation Agreement and are in the normal course of business and interest free, however, a delayed payment mark-up at the rate of three months KIBOR plus 4.5% per annum is charged in case the amounts are not paid within due dates. The effective rate of delayed payment mark-up charged during the year on outstanding amounts ranged from 13.49% to 14.68% (2013: 13.72% to 16.47%) per annum.
- 17.4 Included in trade debts is an amount of Rupees 957.876 million relating to capacity purchase price not acknowledged by NTDCL as the plant was not fully available for power generation. However, the sole reason of this under-utilization of plant capacity was non-availability of fuel owing to non-payment by NTDCL. Since management considers that the primary reason for claiming these payments is that plant was available, however, could not generate electricity due to non-payment by NTDCL, therefore, management believes that Nishat Chunian Power Limited - Subsidiary Company cannot be penalized in the form of payment deductions due to NTDCL's default of making timely payments under the PPA. Hence, the Subsidiary Company had taken up this issue at appropriate forums. On 28 June 2013, the Subsidiary Company entered into a Memorandum of Understanding (MoU) for cooperation on extension of credit terms with NTDCL whereby it was agreed that the constitutional petition filed by the Subsidiary Company before the Supreme Court of Pakistan on the abovementioned issue would be withdrawn unconditionally and it would be resolved through the dispute resolution mechanism under the PPA. Accordingly, as per terms of the MoU, the Subsidiary Company applied for withdrawal of the aforesaid petition which is pending adjudication before Supreme Court of Pakistan. During the current year, the Subsidiary Company in consultation with NTDCL, appointed an expert for dispute resolution under the PPA. The proceedings before the expert are under process. Based on the advice of the Subsidiary Company's legal counsel, management feels that there are meritorious grounds to support the Subsidiary Company's stance and such amounts are likely to be recovered. Consequently, no provision for the above mentioned amount has been made in these consolidated financial statements.

18.	LOANS AND ADVANCES	2014 Rupees	2013 Rupees
	Considered good:		
	Employees - interest free: - Executives - Other employees	4,271,950 1,307,642 5,579,592	5,037,525 864,925 5,902,450
	Current portion of long term loans to employees (Note 14) Advances to suppliers (Note 18.1) Advances to contractors Letters of credit	2,604,380 721,330,741 558,612 51,026,230 781,099,555	907,416 591,837,200 337,112 395,660,372 994,644,550

18.1 It includes advances amounting to Rupees 3.178 million (2013: Rupees 0.181 million) to D.G. Khan Cement Company Limited - related party.

19. OTHER RECEIVABLES

Considered good:

	Sales tax recoverable	816,175,592	904,470,145
	Advance income tax - net	521,236,160	230,101,414
	Export rebate and claims	126,002,461	89,716,885
	Receivable from employees' provident fund trust	3,179,649	2,684,361
	Rebate receivable on early retirement of short term finances	-	56,355,393
	Claim recoverable from NTDCL for pass through item -		
	Workers' profit participation fund (Note 19.1)	382,489,804	237,451,859
	Fair value of forward exchange contracts	8,552,927	-
	Insurance claim receivable	-	91,790,908
	Miscellaneous	8,480,795	8,296,745
		1,866,117,388	1,620,867,710
19.1	Workers' profit participation fund		
	Balance as at 01 July	237,451,859	183,115,965
	Add: Provision for the year	145,037,945	135,636,551
		382,489,804	318,752,516
	Less: Amount received during the year	-	81,300,657
	Balance as at 30 June	382,489,804	237,451,859

19.1.1 Under section 9.3(a) of the Power Purchase Agreement (PPA) with NTDCL, payments to Workers' Profit Participation Fund by Nishat Chunian Power Limited - Subsidiary Company are recoverable from NTDCL as pass through item.

20. DERIVATIVE FINANCIAL INSTRUMENTS

This represented the derivative cross currency swap the Nishat Chunian Power Limited - Subsidiary Company entered into with a commercial bank. Under the terms of the cross currency swap arrangement, the Subsidiary Company paid London Inter-Bank Offered Rate (LIBOR) plus bank spread to the arranging bank on the notional USD amount for the purposes of the cross currency swap and received fixed interest at the rate of 11.65% from the arranging bank on the Rupee amount. The derivative cross currency swap expired during the year on 06 February 2014 and the resulting loss has been recognized in the consolidated profit and loss account.

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21.	SHORT TERM INVESTMENTS Held-to-maturity	2014 Rupees	2013 Rupees
	Term deposit receipts (Note 21.1)	20,660,226	78,660,226
	Add: Accrued interest	1,998,586	3,502,133
		22,658,812	82,162,359

21.1 These represent deposits under lien with the bank of the Holding Company against bank guarantees of the same amount issued by the bank to Sui Northern Gas Pipelines Limited against gas connections. Interest on term deposit receipts range from 4.98% to 9.01% (2013: 8.64% to 9.59%) per annum. The maturity period of these term deposit receipts is one year.

22. CASH AND BANK BALANCES

Cash with banks:

On saving accounts (Note 22.1) Including US\$ 18,516 (2013: US\$ 48,008)	1,044,509,425	7,016,452
Term deposit receipt (Note 22.2)	-	2,000,000
On current accounts (Note 22.3) Including US\$ 89,179 (2013: US\$ 146,547)	21,663,166	530,180,359 539,196,811
Cash in hand	1,177,810 1,067,350,401	1,522,923 540,719,734

- 22.1 Rate of profit on saving accounts ranges from 6% to 7.29% (2013: 6% to 9.41%) per annum.
- 22.2 It represented deposit under lien with the bank of the Holding Company against bank guarantee of the same amount issued by the bank to the Director, Excise and Taxation against disputed amount of infrastructure cess. Interest on term deposit receipt was 6% per annum. The maturity period of this term deposit receipt was one month.
- 22.3 Included in cash with banks on current accounts are Rupees 6.115 million (2013: Rupees 15.046 million) with MCB Bank Limited - associated company.

23. SALES

	Export	13,973,563,636	15,536,609,195
	Local (Note 23.1 and Note 23.2)	36,287,084,802	30,521,735,373
	Export rebate and duty draw back	64,467,578	46,036,788
		50,325,116,016	46,104,381,356
23.1	Local sales		
	Sales	40,132,146,892	33,419,814,871
	Processing income	409,815,969	381,911,799
		40,541,962,861	33,801,726,670
	Less: Sales tax	3,956,490,293	3,271,193,876
	Less: Discount	298,387,766	8,797,421
		36,287,084,802	30,521,735,373

23.2 Local sales includes waste sales of Rupees 544.910 million (2013: Rupees 489.837 million).



24.	COST OF SALES	2014 Rupees	2013 Rupees
	Raw materials consumed	35,356,188,992	29,969,226,145
	Packing materials consumed	668,286,707	619,687,238
	Operations and maintenance	377,909,140	325,609,443
	Stores, spare parts and loose tools consumed	1,291,181,275	1,145,162,276
	Salaries, wages and other benefits (Note 24.1)	1,551,989,454	1,253,420,235
	Fuel and power	3,022,799,220	2,516,037,172
	Fee and subscription	5,674,062	7,342,725
	Insurance	237,083,972	194,434,036
	Postage and telephone	6,278,867	2,478,129
	Travelling and conveyance	25,734,006	16,476,446
	Vehicles' running and maintenance	25,024,795	22,047,753
	Entertainment	9,876,773	4,999,231
	Depreciation on operating fixed assets (Note 13.1.2)	1,758,775,069	1,612,065,906
	Repair and maintenance	28,275,133	60,739,953
	Other factory overheads	75,338,975	64,696,334
	···· ·	44,440,416,440	37,814,423,022
	Work-in-process		
	Opening stock	376,405,750	380,749,192
	Closing stock	(507,370,103)	(376,405,750)
	-	(130,964,353)	4,343,442
	Cost of goods manufactured	44,309,452,087	37,818,766,464
	Finished goods and waste - opening stocks		
	Finished goods	753,057,885	412,367,556
	Waste	54,134,534	32,878,314
		807,192,419	445,245,870
		45,116,644,506	38,264,012,334
	Finished goods and waste - closing stocks		
	Finished goods	(1,189,376,622)	(753,057,885)
	Waste	(39,999,009)	(54,134,534)
		(1,229,375,631)	(807, 192, 419)
		43,887,268,875	37,456,819,915

24.1 Salaries, wages and other benefits include Rupees 10.412 million (2013: Rupees 10.435 million) and Rupees 27.685 million (2013: Rupees 23.991 million) in respect of accumulating compensated absences and provident funds contribution by the Holding Company and Nishat Chunian Power Limited - Subsidiary Company respectively.

25. DISTRIBUTION COST

Salaries and other benefits (Note 25.1)	46,012,905	34,255,191
Ocean freight	135,990,247	128,842,607
Freight and octroi	75,465,227	82,688,934
Forwarding and other expenses	286,023,470	42,616,773
Export marketing expenses	122,489,664	108,979,946
Commission to selling agents	118,013,076	140,346,951
	783.994.589	537,730,402

25.1 Salaries and other benefits include Rupees 0.718 million (2013: Rupees 0.513 million) and Rupees 2.263 million (2013: Rupees 1.682 million) in respect of accumulating compensated absences and provident fund contribution by the Holding Company respectively.

		2014 Rupees	2013 Rupees
26.	ADMINISTRATIVE EXPENSES		
	Salaries and other benefits (Note 26.1)	128,560,505	94,549,122
	Printing and stationery	4,608,057	4,820,871
	Vehicles' running and maintenance	8,264,561	5,936,432
	Travelling and conveyance	47,450,210	39,503,298
	Postage and telephone	6,559,149	3,844,547
	Fee and subscription	11,336,655	9,592,608
	Legal and professional	21,418,630	13,054,291
	Electricity and sui gas	10,088,043	7,995,075
	Insurance	5,882,015	4,108,932
	Repair and maintenance	4,133,589	5,295,060
	Entertainment	6,858,478	4,207,996
	Auditors' remuneration (Note 26.2)	4,557,111	3,514,329
	Depreciation on operating fixed assets (Note 13.1.2)	15,727,765	13,656,201
	Amortization on intangible assets (Note 13.1.3)	1,522,695	2,176,295
	Miscellaneous	5,237,919	13,979,334
		282,205,382	226,234,391

26.1 Salaries and other benefits include Rupees 2.454 million (2013: Rupees 3.893 million) and Rupees 3.789 million (2013: Rupees 3.374 million) in respect of accumulating compensated absences and provident fund contribution by the Holding Company and Nishat Chunian Power Limited - Subsidiary Company respectively.

	2014 Rupees	2013 Rupees
Auditors' remuneration		
Riaz Ahmad & Company		
Audit fee	1,360,000	1,000,000
Half yearly review	280,000	197,750
Certification fees	100,000	50,000
Reimbursable expenses	138,000	124,000
	1,878,000	1,371,750
A. F. Ferguson & Co.		
Audit fee	1,200,000	1,100,000
Half yearly review	715,000	650,000
Tax services	472,200	129,700
Other assurance services	107,500	92,200
Reimbursable expenses	184,411	170,679
	2,679,111	2,142,579
	4,557,111	3,514,329

26.2

		2014	2013
		Rupees	Rupees
27.	OTHER EXPENSES		
	Workers' profit participation fund	48,963,705	133,588,242
	Donations (Note 27.1)	74,618,183	7,398,956
	Loss on derivative financial instruments	7,215,356	-
	Interest on delayed payment (Note 27.2)	24,600,429	7,358,674
		155,397,673	148,345,872

27.1 Donations

Following is the interest of the directors of the Group in the donees:

Donee	Directors of the Group Companies	Interest in donee	-	
Mian Muhammad Yahya Trust 31-Q, Gulberg II, Lahore	Mr. Shahzad Saleem Mrs. Farhat Saleem Mr. Aftab Ahmad Khan Mr. Yahya Saleem	Trustee Trustee Trustee Trustee	7,392,000	7,398,956
Saleem Memorial Trust Hospital 31-Q, Gulberg II, Lahore	Mr. Shahzad Saleem Mrs. Farhat Saleem Mr. Yahya Saleem	Director Director Director	62,160,000 69,552,000	7,398,956

27.2 This represents delayed payment charges by Wartsila Pakistan (Private) Limited as per the terms of the Operations and Maintenance Agreement (2013: Rupees 5.587 million).

		2014 Rupees	2013 Rupees
28.	OTHER INCOME	Nupees	Nupees
	Income from financial assets		
	Return on bank deposits	6,979,358	5,448,238
	Net exchange gain	166,060,595	183,982,497
	Mark up on loans to executives	93,148	107,812
	Gain on derivative financial instruments:		
	Realized	-	27,433,806
	Un-realized	-	28,469,093
		-	55,902,899
	Income from non-financial assets		
	Compensation for loss of revenue	36,489,360	52,634,436
	Liabilities written back	3,123,402	75,745
	Gain on sale of operating fixed assets	3,834,964	2,692,887
	Sale of scrap	89,064,424	86,991,280
	Miscellaneous	1,433,308	2,254,800
		307,078,559	390,090,594

		2014	2013
		Rupees	Rupees
29.	FINANCE COST		
	Mark-up on:		
	- long term loans	2,115,005,550	2,229,104,826
	- long term musharaka	60,101,084	54,259,832
	- redeemable capital	28,002,801	45,469,512
	- short term running finances	461,104,806	714,582,279
	- export finances - Preshipment / SBP refinances	275,105,699	248,317,271
	- short term finances	339,185,997	284,772,973
	Interest on workers' profit participation fund (Note 8.2)	2,782,893	7,386,641
	Bank charges and commission	16,325,416	67,658,136
	-	3,297,614,246	3,651,551,470
30.	TAXATION		
	Current (Notes 30.1 and 30.2)	166,306,073	255,147,494
	Prior year adjustment	-	(24,760,917)
		166,306,073	230,386,577

- 30.1 Nishat (Chunian) Limited Holding Company falls under the ambit of presumptive tax regime under section 169 of the Income Tax Ordinance, 2001. Provision for income tax is made accordingly. Provision for deferred tax is not required as the Holding Company is chargeable to tax under section 169 of the Income Tax Ordinance, 2001 and no temporary differences are expected to arise in the foreseeable future. Reconciliation of tax expense and product of accounting profit multiplied by the applicable tax rate is not required in view of presumptive taxation.
- 30.2 For the purposes of current taxation of Nishat Chunian Power Limited Subsidiary Company, tax losses as at 30 June 2014 are estimated at Rupees Nil (2013: Rupees 2,780.557 million), while the tax credit available for carry forward is estimated at Rupees 49.237 million (2013: Rupees 2.486 million). As explained in note 2.3, management of Nishat Chunian Power Limited Subsidiary Company believes that the tax credit available for carry forward may not be utilized in the foreseeable future. Consequently, based on the prudence principle, deferred tax asset has not been recognized in these consolidated financial statements.

		2014	2013 Restated
31.	EARNINGS PER SHARE - BASIC AND DILUTED		
	Profit after taxation attributable to shareholders of the Holding Company (Rupees)	640,420,905	2,908,747,548
	Weighted average number of ordinary shares outstanding during the year (Number)	200,184,630	200,184,630
	Basic earnings per share (Rupees)	3.20	14.53

- **31.1** There is no dilutive effect on basic earnings per share for the year ended 30 June 2014 and 30 June 2013 as no potential ordinary shares were in issue as on 30 June 2014 and 30 June 2013.
- **31.2** Basic earnings per share has been adjusted for the increase in the number of ordinary shares outstanding as a result of bonus issue.

		2014 Rupees	2013 Rupees
32.	CASH GENERATED FROM OPERATIONS		
	Profit before taxation	2,225,713,810	4,473,789,900
	Adjustments for non-cash charges and other items:		
	Depreciation on operating fixed assets	1,774,502,834	1,625,722,107
	Amortization on intangible asset	1,522,695	2,176,295
	Gain on sale of property, plant and equipment	(3,834,964)	(2,692,887)
	Finance cost	3,297,614,246	3,651,551,470
	Return on bank deposits	(6,979,358)	(5,448,238)
	Unrealized gain on derivative financial instruments	-	(37,453,307)
	Liabilities written back	(3,123,402)	(75,745)
	Working capital changes (Note 32.1)	(6,648,345,987)	2,889,873,274
		637,069,874	12,597,442,869
32.1	Working capital changes		
	(Increase) / decrease in current assets:		
	Stores, spare parts and loose tools	(437,229,139)	(302,987,580)
	Stock-in-trade	(1,606,862,615)	(1,944,546,134)
	Trade debts	(4,729,718,519)	5,285,695,763
	Loans and advances	215,241,959	(821,015,791)
	Short term deposits and prepayments	(5,331,312)	(1,571,126)
	Derivative financial instruments	2,362,939	-
	Other receivables	45,885,068	(574,905,925)
		(6,515,651,619)	1,640,669,207
	(Decrease) / increase in trade and other payables	(132,694,368)	1,249,204,067
		(6,648,345,987)	2,889,873,274

33. REMUNERATION OF CHIEF EXECUTIVE, DIRECTORS AND EXECUTIVES

	Chief E	xecutive	Dire	ectors	Execu	tives
	2014	2013	2014	2013	2014	2013
				Rupees		
Managerial remuneration	4,600,000	1,533,333	-	2,733,267	52,022,000	37,514,000
Contribution to provident fund	-	-	-	-	4,333,433	3,124,916
House rent	1,840,000	613,333	-	1,093,307	20,808,800	15,005,600
Utilities	460,000	153,333	-	273,327	5,202,200	3,751,400
Others	844,669	482,668	-	855,976	6,178,219	4,090,716
	7,744,669	2,782,667	-	4,955,877	88,544,652	63,486,632
Number of persons	1	1	-	2	47	33

Aggregate amount charged in these consolidated financial statements for the year for remuneration including certain benefits to the chief executive, directors and executives of the Holding Company is as follows:

- **33.1** The Holding Company provides to chief executive, directors and certain executives with free use of Holding Company maintained cars and residential telephones.
- **33.2** Aggregate amount charged in these consolidated financial statements for meeting fee to seven directors (2013: one director) of the Holding Company was Rupees 400,000 (2013: Rupees 80,000).
- 33.3 No remuneration was paid to non-executive directors of the Holding Company.

34. TRANSACTIONS WITH RELATED PARTIES

Related parties comprise associated undertakings, other related companies, key management personnel and post employment benefit plan. The Group in the normal course of business carried out transactions with various related parties. Details of transactions with related parties, other than those which have been specifically disclosed elsewhere in these consolidated financial statements are as follows:

	2014 Rupees	2013 Rupees
Associated undertakings		
Insurance premium paid	78,299,654	64,488,754
Insurance claims received	7,765,714	11,306,029
Purchase of operating fixed asset	925,000	-
Other related parties		
Purchase of goods	52,371,455	64,447,186
Sales of goods	417,799,933	91,383,063
Dividend paid	60,551,432	55,046,760
Contribution to employees' provident fund trusts	33,737,864	29,047,089

35. PROVIDENT FUND RELATED DISCLOSURES

The following information is based on audited financial statements of the provident fund of the Holding Company for the years ended 30 June 2014 and 30 June 2013 and un-audited financial statements of the provident fund of Nishat Chunian Power Limited - Subsidiary Company for the year ended 30 June 2014 and audited financial statements for the year ended 30 June 2013:

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	Nishat (Chuni	an) Limited	Nishat Chun Limi	
	2014	2013	2014	2013
	Rupees	Rupees	Rupees	Rupees
Size of the fund - Total assets	256,700,262	215,300,085	21,125,486	15,206,312
Cost of investments	228,951,219	194,652,856	19,101,539	12,044,697
Fair value of investments	235,587,674	197,948,210	19,408,778	12,924,052
Percentage of investments made	91.77%	91.94%	91.87%	84.99%

35.1 The break-up of fair value of investments is as follows:

Deposits with banks	1,997,499	1,196,019	38,289	329,852
Treasury bills	210,528,650	185,230,165	19,370,489	11,770,987
Mutual funds - open end	14,444,594	2,018,993	-	823,213
Listed securities	8,616,931	9,503,033	-	-
	235,587,674	197,948,210	19,408,778	12,924,052

	Nishat (Chunia	n) Limited	Nishat Chuni Limite	
	2014	2013	2014	2013
Deposits with banks	0.85%	0.60%	0.20%	2.55%
Treasury bills	89.36%	93.58%	99.80%	91.08%
Mutual funds - open end	6.13%	1.02%	0.00%	6.37%
Listed securities	3.66%	4.80%	0.00%	0.00%
	100.00%	100.00%	100.00%	100.00%

35.2 Investments out of provident funds have been made in accordance with the provision of section 227 of the Companies Ordinance, 1984 and the rules formulated for this purpose.

		2014	2013
36.	NUMBER OF EMPLOYEES		
	Number of employees as on 30 June	6,930	6,311
	Average number of employees during the year	6.785	5.974

IFORMATION
SEGMENT IN
37.

			Spinning	8u,				Weaving										
	Zone - 1 (1)	1 (1)	Zone - 2 (4,5)	(4,5)	Zone - 3 (2,3,6)*	3,6)*	Unit-1 (1,2)	(2	Unit-2 (3,4,5)	(Processing and Home Textile	me Textile	Power Generation		Elimination of inter-segment transactions	ent transactions	Total - Group	•
	2014	2013	2014	2013	2014	2013	2014	2013	2014	2013	2014	2013	2014	2013	2014	2013	2014	2013
										-Rupees					a suddrug a sub-sub-sub-sub-sub-sub-sub-sub-sub-sub-			
Sales Enternal																		
- Export	2.728,320,003	3,101,858,081	3,377,255,589	4,128,717,717	1,344,876,341	468,746,958	•		1,858,982,065	1.927,616,815	4.728.597.216	5,955,706,412					14,038,031,214	15,582,645,983
- local	477,407,284	643,465,243	1,234,903,775	1,564,435,623	3,332,537,695	2,221,148,831	1,223,961,693	534,045,936	107,475,849	118,483,597	2,281,156,507	274,617,879	27,629,641,999	25,165,538,264			36,287,084,802	30,521,735,373
	3,205,727,287	3,745,323,324	4,612,159,364	5,693,153,340	4,677,414,036	2,689,895,789	1,223,961,693	534,045,936	1,966,457,914	2,046,100,412	7,009,753,723	6,230,324,291	27,629,641,999	25,165,538,264			50,325,116,016	46,104,381,356
Inter-segment	326,122,990	18,094,980	1,533,330,403	239,566,679	7,018,400	1,878,339,501	3,593,916,009	3,751,916,929			1,749,534,470	349,388,758	2,477,159,080	1,466,508,442	(9,687,081,352)	(7,703,815,289)		
	3,531,850,277	3,763,418,304	6,145,489,767	5,932,720,019	4,684,432,436	4,568,235,290	4,817,877,702	4,285,962,865	1,966,457,914	2,046,100,412	8,759,288,193	6,579,713,049	30,106,801,079	26,632,046,706	(9,687,081,352)	(7,703,815,289)	50,325,116,016	46,104,381,356
Cost of sales	(3,407,032,214)	(2,971,232,371)	(5,928,303,853)	(4,683,903,926)	(4,518,881,312)	(3,606,638,294)	(4,557,427,494)	(3,927,710,547)	(1,860,152,938)	(1,875,072,281)	(8,208,028,065)	(6,031,101,576)	(25,094,524,352)	22,064,976,209)	9,687,081,352	7,703,815,289	(43,887,268,875)	(37,456,819,915)
Gross profit / (loss)	124,818,061	792,185,933	217,185,914	1,248,816,093	165,551,124	961,596,996	260,450,208	358,252,318	106,304,976	171,028,131	551,260,128	548,611,473	5,012,276,727	4,567,070,497			6,437,847,141	8,647,561,441
Distribution cost	(67,198,826)	(75,629,522)	(116,927,294)	(119,223,733)	(89,128,455)	(91,803,096)	(50,581,611)	(58,060,762)	(20,645,316)	(27,717,961)	(439,513,088)	(165,295,329)			•	•	(783,994,589)	(537,730,402)
Administrative expenses	(12,274,167)	(15,507,883)	(21,357,296)	(24,446,904)	(16,279,713)	(18,824,284)	(22,930,395)	(19,882,739)	(9,359,237)	(9,491,935)	(78, 311, 782)	(57,967,325)	(121,692,792)	(80,113,321)			(282,205,382)	(226,234,391)
	(79,472,993)	(91,137,404)	(138,284,589)	(143,670,637)	(105,408,168)	(110,627,380)	(73,512,006)	(77,943,501)	(30,004,553)	(37,209,896)	(517,824,870)	(223,262,654)	(121,692,792)	(80,113,321)			(1,066,199,971)	(763,964,793)
Profit / (loss) before taxation and unallocated																		
income and expenses	45,345,068	701,048,529	78,901,325	1,105,145,457	60,142,957	850,969,616	186,938,202	280,308,817	76,300,423	133,818,235	33,435,258	325,348,819	4,890,583,935	4,486,957,176			5,371,647,170	7,883,596,648
Unallocated income and expenses																		
Other expenses																	(155,397,673)	(148,345,872)
Other income Finance cost																	307,078,559 (3.297,614.246)	390,090,594 (3.651,551,470)
Taxation																ļ	(166,306,073)	(230,386,577)
Profit after taxation																I	2,059,407,737	4,243,403,323

37.1 Reconciliation of reportable segment assets and liabilities

* This relates to 2014 only.

	Spinning	ning	Weaving	ing	Processing and Home Textile	Home Textile	Power G	Power Generation	Total - Group	Group
	2014	2013	2014	2013	2014	2013	2014	2013	2014	2013
					Kupees					
Total assets for reportable segments Unallocated assets:	12,756,045,200	9,076,070,829	2,785,896,015	2,654,255,116	4,072,963,604	4,414,437,167	28,997,594,496	24,113,793,481	48,612,499,315	40,258,556,593
Other receivables Short term investments Cash and bank balances									1,374,465,400 22,658,812 18,238,675	1,158,829,645 82,162,359 259,237,529
Other corporate assets Total assets as per consolidated balance sheet									1,128,684,840 51,156,547,042	911,173,822 42,669,959,948
Total liabilities for reportable segments Unallocated liabilities:	710,393,170	670,185,995	72,227,540	73,443,571	267,122,160	291,784,610	20,407,012,719	15,403,652,230	21,456,755,589	16,439,066,406
Long term financing Redeemable capital									6,490,373,190 156,250,000	5,540,089,955 281,250,000
Accrued mark-up									210,934,620	164,249,549 6 403 065 704
snort term porrowings Other corporate liabilities									9, 100, 240, 032 108, 963, 924	0,493,903,704 365,664,353
Total liabilities as per consolidated balance sheet	et								37,603,520,375	29,284,286,047
Geographical information										
The Group's revenue from external customers by geographical location is detailed below:	geographical location i	s detailed below:								
					2014	2013				
					Rupees	Rupees				
Europe					2,763,173,122	2,395,591,369				
Asia, Amica and Australia United States of America Perioda and South America	co.				1,130,320,434 5 056 711 361	0,300,451,762 A 847 553 500				
Differences of America, Carlada and South Ameri Pakistan	20				34.706.302.036	30,492,784,615				
					50,325,116,016	46,104,381,356				

37.3 Almost all of the non-current assets of the Group as at reporting dates are located and operating in Pakistan.37.4 Revenue from major customers

37.2

Nishat Chunian Power Limited - Subsidiary Company sells electricity only to NTDCL. The Holding Company and Nishat Chunian USA Inc. - Subsidiary Company earn revenue from a large mix of customers.

DI ANT CARACITY AND ACTUAL RECEVENION	2014	2013
PLANT CAPACITY AND ACTUAL PRODUCTION		
Nishat (Chunian) Limited - Holding Company		
Spinning		
Number of spindles installed	171,836	149,948
Number of spindles worked Number of shifts per day	156,856 3	141,752 3
Capacity after conversion into 20/1 count (Kgs.)	52,888,973	49,384,297
Actual production of yarn after conversion into 20/1 count (Kgs.)	52,034,299	48,702,945
Under utilization of available capacity was due to normal maintenance and finer counts and vice versa.	time lost in shifting of co	arser counts to
Weaving		
Number of looms installed	293	293
Number of looms worked	293	293
Number of shifts per day Capacity after conversion into 50 picks - square yards	2 215,512,868	2 215,512,868
Actual production after conversion into 50 picks - square yards	215,512,608 185,426,474	215,512,888 200,349,994
 Under utilization of available capacity was due to the following reasons: change of articles required higher count and cover factor due to normal maintenance 		
Power plant		
Number of engines installed	19	19
Number of engines worked	19	19
Number of shifts per day	3	3
Generation capacity (KWh) Actual generation (KWh)	346,896,000 99,979,762	346,896,000 127,295,248
Under utilization of available capacity was due to normal maintenance.	55,515,102	121,295,240
Dyeing		
Number of thermosol dyeing machines	1	1
Number of stenters machines	3	3
Number of shifts per day	3	3
Capacity in meters	30,800,000	30,800,000
Actual processing of fabrics - meters	28,386,575	27,873,206
Under utilization of available capacity was due to normal maintenance and po	wer outages.	
Printing	4	4
Number of stenter machine Number of shifts per day	1	1
Capacity in meters	6,200,000	6,200,000
Actual processing of fabrics - meters	7,517,225	6,335,081
Over utilization of available capacity was due to occasional extra shift.		
Stitching		

Nishat Chunian Power Limited - Subsidiary Company

Installed capacity [based on 8,760 (2013: 8,760) hours] - MWH	1,714,525	1,714,525
Actual energy delivered - MWH	1,471,445	1,283,004

Output produced by Plant is dependent on the load demanded by NTDCL and Plant availability.

39. FINANCIAL RISK MANAGEMENT

39.1 Financial risk factors

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

Risk management is carried out by the finance departments of the Group Companies under policies approved by the respective Board of Directors. The finance departments evaluate and hedges financial risks. The Board of each Group Company provides principles for overall risk management, as well as policies covering specific areas such as currency risk, other price risk, interest rate risk, credit risk, liquidity risk, use of derivative financial instruments and non derivative financial instruments and investment of excess liquidity.

Market risk (a)

(i) Currency risk

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

The Group is exposed to currency risk arising from various currency exposures, primarily with respect to the United States Dollar (USD) and Euro. Currently, the Group's foreign exchange risk exposure is restricted to bank balances, borrowings and the amounts receivable / payable from / to the foreign entities. The Group uses forward exchange contracts to hedge its foreign currency risk, when considered appropriate. The Group's exposure to currency risk was as follows:

	2014	2013
Cash at banks - USD	55,309	
Trade debts - USD	34,564,248	36,959,089
Trade debts - EURO	599,684	785,994
Trade and other payables - USD	(502,759)	(548,981)
Trade and other payables - EURO	(26,377)	(8,422)
Short term borrowings - USD	(41,094,691)	(2,658,050)
Accrued mark-up - USD	(239,838)	(4,396)
Net exposure - USD	(7,217,731)	33,942,217
Net exposure - EURO	573,307	777,572
The following significant exchange rates were applied during th	e year:	
Rupees per US Dollar		
Average rate	102.80	96.80
Reporting date rate	98.65	98.70
Rupees per EURO		
Average rate	139.79	126.66
Reporting date rate	134.60	128.79



Sensitivity analysis

If the functional currency, at reporting date, had weakened / strengthened by 5% against the USD and Euro with all other variables held constant, the impact on profit after taxation for the year would have been Rupees 31.901 million (2013: Rupees 161.786 million respectively higher / lower) respectively lower / higher, mainly as a result of exchange losses / gains on translation of foreign exchange denominated financial instruments. Currency risk sensitivity to foreign exchange movements has been calculated on a symmetric basis. In management's opinion, the sensitivity analysis is unrepresentative of inherent currency risk as the year end exposure does not reflect the exposure during the year.

(ii) Other price risk

Other price risk represents the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices (other than those arising from interest rate risk or currency risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all similar financial instrument traded in the market. The Group is not exposed to equity and commodity price risks.

(iii) Interest rate risk

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

The Group has no significant interest-bearing assets except long term loans to employees, overdue trade debts of Nishat Chunian Power Limited - Subsidiary Company and bank balances in saving and deposit accounts. The Group's interest rate risk arises from long term financing and short term borrowings. Borrowings obtained at variable rates expose the Group to cash flow interest rate risk. Borrowings obtained at fixed rate expose the Group to fair value interest rate risk.

At the reporting date the interest rate profile of the Group's interest bearing financial instruments was:

	_2014	2013
	Rupees	Rupees
Fixed rate instruments		
Financial liabilities		
Long term financing	188,081,502	324,409,390
Short term borrowings	4,821,312,745	700,000,000
Financial assets		
Long term loans to employees	2,994,606	1,168,224
Term deposit receipts	-	22,000,000

Floating rate instruments	2014 Rupees	2013 Rupees
Financial assets		
Trade debts - over due Derivative financial instruments Bank balances - saving accounts Term deposit receipts	3,594,697,911 - 1,044,509,425 20,660,226	500,609,344 2,362,939 7,016,452 58,660,226
Financial liabilities		
Long term financing Redeemable capital Short term borrowings	18,139,286,736 156,250,000 10,057,768,119	18,113,741,358 281,250,000 5,798,176,644

Fair value sensitivity analysis for fixed rate instruments

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

Cash flow sensitivity analysis for variable rate instruments

If interest rates at the year end date, fluctuates by 1% higher / lower with all other variables held constant, profit after taxation for the year would have been Rupees 101.591 million (2013: Rupees 224.420 million) lower / higher, mainly as a result of higher / lower interest expense on floating rate borrowings. This analysis is prepared assuming the amounts of liabilities outstanding at reporting dates were outstanding for the whole year.

(b) Credit risk

Credit risk represents the risk that one party to a financial instrument will cause a financial loss for the other party by failing to discharge an obligation. The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at the reporting date was as follows:

	2014 Rupees	2013 Rupees
Deposits	25,881,428	4,668,247
Trade debts	14,182,408,936	9,452,690,417
Loans and advances	11,657,693	10,284,000
Short term investments	22,658,812	82,162,359
Other receivables	399,523,526	393,894,905
Derivative financial instruments	-	2,362,939
Accrued interest	402,011	161,854
Bank balances	1,066,172,591	539,196,811
	15,708,704,997	10,485,421,532

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

		Rating		2014	2013
	Short Term	Long term	Agency	Rupees	Rupees
Banks					
Askari Bank Limited	A1+	AA	PACRA	93,543	180,924,732
Al-Baraka Bank (Pakistan) Limited	A1	А	PACRA	208,371	8,522
Bank Alfalah Limited	A1+	AA	PACRA	1,925,419	1,831,451
Bank Al-Habib Limited	A1+	AA+	PACRA	58,646	6,499,073
Banklslami Pakistan Limited	A1	А	PACRA	137,089	203,057,984
Barclays Bank Plc	A-1	А	Standards and	21,994	54,094
			Poors		
Burj Bank Limited	A-1	А	JCR-VIS	23,146	20,301
Citibank N.A.	P-1	A2	Moody's	5,764	2,630
Deutsche Bank AG	P-1	A3	Moody's	105,108	107,196
Dubai Islamic Bank (Pakistan) Limited	A-1	A+	JCR-VIS	468,740	268,024
Faysal Bank Limited	A1+	AA	PACRA	186,181	3,082,480
Habib Bank Limited	A-1+	AAA	JCR-VIS	1,505,256	3,610,444
HSBC Bank Middle East Limited	F1+	AA-	FITCH	793,960	795,974
MCB Bank Limited	A1+	AAA	PACRA	6,114,991	15,045,845
Meezan Bank Limited	A-1+	AA	JCR-VIS	682,617	14,038,221
National Bank of Pakistan	A-1+	AAA	JCR-VIS	157,886	92,844,050
NIB Bank Limited	A1+	AA-	PACRA	152,647	153,034
Standard Chartered Bank (Pakistan) Limited	A1+	AAA	PACRA	539,863	540,197
Summit Bank Limited	A-3	A-	JCR-VIS	463	463
The Bank of Punjab	A1+	AA -	PACRA	4,084,716	3,351,593
United Bank Limited	A-1+	AA+	JCR-VIS	1,043,738,287	1,516,621
JPMorgan Chase Bank, N.A.	P-2	A3	Moody's	5,167,904	11,443,882
0			,	1,066,172,591	539,196,811
Short term investments					
Askari Bank Limited	A1+	AA	PACRA	-	22,074,426
BankIslami Pakistan Limited	A1	А	PACRA	22,658,812	60,087,933
				22,658,812	82,162,359
Trade debts - NTDCL		Not available		5,269,122,883	4,579,750,410
				6,357,954,286	5,201,109,580

The Group's exposure to credit risk and impairment losses related to trade debts is disclosed in Note 17.

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

(c) Liquidity risk

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

The Group manages liquidity risk by maintaining sufficient cash and the availability of funding through an adequate amount of committed credit facilities. At 30 June 2014, the Group had Rupees 15,596 million available borrowing limits from financial institutions and Rupees 1,067.350 million cash and bank balances. The management believes the liquidity risk to be low. Following are the contractual maturities of financial liabilities, including interest payments. The amount disclosed in the table are undiscounted cash flows:

Contractual maturities of financial liabilities as at 30 June 2014:

Carrying Amount	Contractual cash flows	6 month or less	6-12 month	1-2 Year	More than 2 Years
		R u p e	e s		
es:					
18,327,368,238	24,406,883,256	2,857,722,976	2,901,126,251	5,354,217,940	13,293,816,089
156,250,000	170,817,980	71,262,055	67,327,637	32,228,288	-
14,879,080,864	15,637,968,681	14,389,495,271	1,248,473,410	-	-
3,243,531,529	3,243,531,529	3,243,531,529	-	-	-
718,900,828	718,900,828	718,900,828	-	-	-
37,325,131,459	44,178,102,274	21,280,912,659	4,216,927,298	5,386,446,228	13,293,816,089
	Amount es: 18,327,368,238 156,250,000 14,879,080,864 3,243,531,529 718,900,828	Amount cash flows ass: 18,327,368,238 24,406,883,256 156,250,000 170,817,980 14,879,080,864 15,637,968,681 3,243,531,529 3,243,531,529 718,900,828 718,900,828	Amount cash flows 6 month or less	Amount cash flows 6 month or less 6-12 month R u p e e s R u p e e s	Amount cash flows 6 month or less 6-12 month 1-2 Year R u p e e s R u p e e s as: 18,327,368,238 24,406,883,256 2,857,722,976 2,901,126,251 5,354,217,940 156,250,000 170,817,980 71,262,055 67,327,637 32,228,288 14,879,080,864 15,637,968,681 14,389,495,271 1,248,473,410 - 3,243,531,529 3,243,531,529 - - - 718,900,828 718,900,828 - - -

Contractual maturities of financial liabilities as at 30 June 2013:

	Carrying Amount	Contractual cash flows	6 months or less	6-12 months	1-2 Year	More than 2 Years
Non-derivative financial liabil			Rupe	e s		
	iues.					
Long term financing	18,438,150,748	27,077,679,990	2,405,006,112	2,265,147,430	4,425,117,362	17,982,409,086
Redeemable capital	281,250,000	321,099,008	77,593,733	73,965,805	137,397,038	32,142,432
Short term borrowings	6,498,176,644	6,779,232,343	5,991,512,260	787,720,083	-	-
Trade and other payables	3,006,430,854	3,006,430,854	3,006,430,854	-	-	-
Accrued mark-up	683,900,614	683,900,614	683,900,614	-	-	-
	28,907,908,860	37,868,342,809	12,164,443,573	3,126,833,318	4,562,514,400	18,014,551,518

The contractual cash flows relating to the above financial liabilities have been determined on the basis of interest rates / mark up rates effective as at reporting date. The rates of interest / mark up have been disclosed in note 6, note 7 and note 10 to these consolidated financial statements.

39.2 Fair values of financial assets and liabilities

The carrying values of all financial assets and liabilities reflected in these consolidated financial statements approximate their fair values. Fair value is determined on the basis of objective evidence at each reporting date.

39.3 Financial instruments by categories

Assets as per balance sheet

	2014			
	At fair value through profit or loss	Loans and receivables	At amortized cost	Total
		R	upees	
Deposits	-	25,881,428	-	25,881,428
Trade debts	-	14,182,408,936	-	14,182,408,936
Loans and advances	-	11,657,693	-	11,657,693
Short term investments	-	-	22,658,812	22,658,812
Other receivables	-	399,523,526	-	399,523,526
Accrued interest	-	402,011	-	402,011
Cash and bank balances		1,067,350,401		1,067,350,401
	-	15,687,223,995	22,658,812	15,709,882,807

		2013		
	At fair value through profit or loss	Loans and receivables	At amortized cost	Total
		R	upees	
Deposits	-	4,668,247	-	4,668,247
Trade debts	-	9,452,690,417	-	9,452,690,417
Loans and advances	-	10,284,000	-	10,284,000
Short term investments	-	-	82,162,359	82,162,359
Other receivables	-	393,894,905	-	393,894,905
Accrued interest	-	161,854	-	161,854
Derivative financial instruments	2,362,939	-	-	2,362,939
Cash and bank balances		540,719,734	-	540,719,734
	2,362,939	10,402,419,157	82,162,359	10,486,944,455

	Liabilities at amortized cost	
	2014	2013
Liabilities as per balance sheet	Rupees	Rupees
Long term financing	18,327,368,238	18,438,150,748
Redeemable capital	156,250,000	281,250,000
Accrued mark-up	718,900,828	683,900,614
Short term borrowings	14,879,080,864	6,498,176,644
Trade and other payables	3,243,531,529	3,006,430,854
	37,325,131,459	28,907,908,860

40. CAPITAL RISK MANAGEMENT

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, issue new shares or sell assets to reduce debt. Consistent with others in the industry and the requirements of the lenders, the Group monitors the capital structure on the basis of gearing ratio. This ratio is calculated as borrowings divided by total capital employed. Borrowings represent long term financing, redeemable capital and short term borrowings obtained by the Group as referred to in note 6, note 7 and note 9 respectively. Total capital employed includes 'total equity' as shown in the balance sheet plus 'borrowings'. The Group's strategy, which was unchanged from last year, was to maintain a gearing ratio of 75% debt and 25% equity.

		2014	2013
Borrowings	Rupees	33,362,699,102	25,217,577,392
Total equity	Rupees	13,553,026,667	13,385,673,901
Total capital employed	Rupees	46,915,725,769	38,603,251,293
Gearing ratio	Percentage	71.11	65.33

41. UNUTILIZED CREDIT FACILITIES

The Group has total credit facilities amounting to Rupees 30,475 million (2013: Rupees 18,551 million) out of which Rupees 15,596 million (2013: Rupees 12,053 million) remained unutilized at the end of the year.

42. EVENTS AFTER THE REPORTING PERIOD

The Board of Directors of the Holding Company at their meeting held on September 26, 2014 has proposed cash dividend of Rupees 1 per ordinary share (2013: Rupees 2 per ordinary share) in respect of the year ended 30 June 2014. The Board of Directors of Nishat Chunian Power Limited ("the Subsidiary Co") at their meeting held on September 26, 2014 had declared cash dividend of Rupees 2 per ordinary share (2013:2) in respect of the year ended 30 June 2014. However, these events have been considered as non-adjusting events under IAS 10 'Events after the Reporting Period' and have not been recognized in these consolidated financial statement.

43. DATE OF AUTHORIZATION FOR ISSUE

These consolidated financial statements were authorized for issue on September 26, 2014 by the Board of Directors of the Holding Company.

44. CORRESPONDING FIGURES

Corresponding figures have been rearranged / regrouped wherever necessary for the purpose of comparison. However, no significant rearrangements / regroupings have been made in these consolidated financial statements.

45. GENERAL

Figures have been rounded off to nearest of Rupee.

Statement under section 24 (2) of the Companies Ordinace, 1984

This Consolidated financial information has been signed by two directors instead of chief executive and one director as the chief executive is not availabe for the time being in Pakistan

DIRECTOR

Proxy Form

The Company Secretary. Nishat (Chunian) Limited 31-Q, Gulberg-II, Lahore.

I/We	Of	being a member(s)
of Nishat (Chunian) L	imited, and a holder of	Ordinary shares as per Share
Register Folio No	(in case of Central	Depository System Account Holder A/c
No Partic	ipant I.D. No) hereby	appoint of
	another member of the	Company as per Register Folio No.
	or (failing him / her	of
	another member of the	Company) as my / our Proxy to attend
and vote for me / us a	nd on my / our behalf at 24th A	nnual General Meeting of the Company,
will be held on Octobe	r 28, 2014 (Tuesday) at 11:00	0 a.m at the Head Office of the Company
31-Q, Gulberg II, Laho	ore and at any adjournment ther	reof.

As witness my hand this	day of	2014 <mark>si</mark> g	ned by the said
		in	presence of

Witness

Signature

Affix Rs. 5/-Revenue Stamp

Signature

Notes:

- Proxies, in order to be effective, must be received at the company's Registered Office / 1. Head Office not less than 48 hours before the meeting duly stamped, singed and witnessed.
- 2. Signature must agree with the specimen signature registered with the Company.







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